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Regulations

TITLE 4—ACCOUNTS

Chapter I—General Accounting Office
[General Regs. 97]

PART 8—BILLS OF LADING FOR TRANSPORTATION OF GOVERNMENT PROPERTY

APRIL 13, 1943.

General Regulations No. 69, issued August 24, 1928, and Supplement No. 1 thereto, issued January 18, 1934, prescribing the standard forms of U. S. Government bills of lading and the procedure pertaining thereto, are hereby rescinded.

Sec.

- 8.1 Bill of lading, etc., forms for transportation of Government property.
- 8.2 Use of bill of lading forms.
- 8.3 Use of consignee's temporary receipt.
- 8.4 Use of certificate in lieu of lost bill of lading.
- 8.5 Use of continuation sheets.
- 8.6 Department or establishment identification symbols.

AUTHORITY: §§ 8.1 to 8.6, inclusive, issued under secs. 309, 311 (f), 42 Stat. 25; 31 U.S.C. 49, 52 (f).

§ 8.1 *Bill of lading, etc., forms for transportation of Government property.* The following new standard forms covering the shipment, transportation, and delivery of Government property by transportation companies are hereby prescribed and published for general use throughout the U. S. Government service, in lieu of all other forms of like character now being used by departments and establishments to accomplish the purpose of the standard forms herein prescribed:

New standard form No.	Title	Old standard Form No.
1103	U. S. Government Bill of Lading—Original	1058
1104	U. S. Government Bill of Lading—Shipping Order	1059
1105	U. S. Government Freight Waybill—Original	None
1106	U. S. Government Freight Waybill—Carrier's Copy	None

New standard form No.	Title	Old standard form No.
1103a	U. S. Government Bill of Lading—Memorandum	1058a
1107	Temporary Receipt in Lieu of U. S. Government Bill of Lading	1060
1108	Certificate in Lieu of Lost U. S. Government Bill of Lading—Original	1061
1108a	Certificate in Lieu of Lost U. S. Government Bill of Lading—Memorandum	None
1109	U. S. Government Bill of Lading—Original, Continuation Sheet	1062
1110	U. S. Government Bill of Lading—Shipping Order, Continuation Sheet	1062b
1111	U. S. Government Freight Waybill—Original, Continuation Sheet	None
1112	U. S. Government Freight Waybill—Carrier's Copy, Continuation Sheet	None
1199a	U. S. Government Bill of Lading—Memorandum, Continuation Sheet	1062a

The size of the above-prescribed forms will be 8½ by 11 inches and the original bill of lading, the freight waybill—original, the freight waybill—carrier's copy, the temporary receipt, the certificate in lieu of lost bill of lading, and the corresponding continuation sheets will be printed on white paper. The memorandum bill of lading and its continuation sheet and the memorandum certificate in lieu of lost bill of lading will be printed on yellow paper, and the shipping order and its continuation sheet on salmon paper. The bill of lading forms will be furnished by the Government Printing Office in sets with interleaved carbon and in single sheets of the forms as heretofore. Requisitions to the Public Printer for such forms should clearly indicate the style desired. No departure from the exact specifications of the standard bill of lading forms herein approved will be permitted, but this shall not be construed to prevent a department or establishment from ordering printed on the forms used by it, when more economical and advantageous to do so, the name of the department or establishment, name of bureau or service, place of issue, title of issuing officer,

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and designation of appropriation or fund chargeable. Also, the departments and establishments may have a brief additional notation printed in the box on the bill of lading form headed "Important", provided that the need therefor is apparent and prior written approval of the Comptroller General of the United States is obtained.

The present supply of bills of lading, temporary receipts, certificates in lieu of lost bill of lading, and extra (continuation) sheets therefor on hand in the departments and establishments and at the Government Printing Office will be used until exhausted, provided that no department or establishment shall continue the use of the old forms after December 31, 1943.

§ 8.2 Use of bill of lading forms. The set of bill of lading forms will consist, in the exact order named, of the original bill of lading, Standard Form No. 1103, containing the description of the articles comprising the shipment, evidence of delivery, and the terms and conditions of the contract of transportation; the shipping order, Standard Form No. 1104 (for the initial carrier); the freight waybill—original, Standard Form No. 1105 (for the initial carrier); the freight waybill—carrier's copy, Standard Form No. 1106 (for the initial carrier); and the memorandum copy (or copies), Standard Form No. 1103a (to be retained for administrative purposes). Careful attention should be given to all instructions and details in arrangement, especially to the new boxed section headed "For use of destination carrier only", which must not be covered by writing or marks since it is for the sole use of the accounting officer of the destination carrier to insert therein the proper class, rates, and charges. Special attention is directed to the new paragraph in the Administrative Directions on the reverse of the original bill of lading which provides that in those departments and establishments which ship property the nature of which makes it subject to land-grant rates, and where such rates may be applicable over all or part of the route, the words "Military" or "Nonmilitary" should be placed on the original bill of lading and all copies thereof in a conspicuous manner immediately preceding the first item in the column headed "Description of articles". If the same bill of lading covers both "Military" and "Nonmilitary" items, appropriate groupings should be used, each conspicuously identified.

When the bill of lading forms have been prepared, the issuing officer must, in every case, sign the "Certificate of Issuing Officer" regardless of whether the bill of lading is to be used by a contractor as shipper. Carbon impression signatures on the shipping order and the other forms are acceptable. When the bill of lading is to be used by a contractor as shipper, it is particularly important that the issuing officer fill in above his signature the contract or purchase order number, the date thereof, and the f. o. b. point named in such contract or purchase order. Unless such data appear on bills of lading, the carriers may refuse to accept the shipment from a con-

tractor as shipper. The statement of pick-up service must be initialed by the person having accurate knowledge of the facts and in most instances it will not be the person signing the bill of lading as issuing officer. Upon delivery of the property to the carrier for shipment, the original bill of lading should be receipted by the agent of the initial carrier and immediately forwarded by the shipper (issuing officer or contractor) to the consignee, in order that it will be in his possession upon arrival of the property at destination where it will be promptly receipted and surrendered by him to the last carrier for billing. In event of property being transported by air, it is essential that the original bill of lading for such shipments be dispatched by air mail immediately. With respect to air shipments between the United States proper and its territories and possessions, as well as international air shipments, and on such shipments only, the shipper may surrender to the air transportation carrier, or its agent, the original of the U. S. Government Bill of Lading, Standard Form No. 1103, to accompany such shipments, provided that before releasing such original bill of lading the shipper sends a memorandum copy thereof to the consignee and obtains from the carrier or its agent, the following autographically signed indorsement on the first (retained) memorandum copy of the bill of lading:

I certify that the original of the U. S. Government Bill of Lading, of which this is a memorandum copy, has been delivered to me to accompany the shipment of the property described hereon which has been accepted for transportation by air.

Agent

Every precaution should be taken to guard against the shipment of Government property on a commercial bill of lading, since payment to the carrier of the transportation charges will not be made by the Government on such bill of lading alone. If, however, Government property unavoidably moves on a commercial bill of lading, the consignee must obtain from the proper Government official who authorized such shipment a Government bill of lading form (Standard Form No. 1103) signed by the said official as issuing officer and attach thereto the commercial bill of lading on which the shipment moved. Both the Government bill of lading form and the commercial bill of lading so attached should be indorsed by notations to refer to each other and the consignee's certificate of delivery should be properly executed on the Government bill of lading; however, the signature of the agent of the initial carrier will not be required as such will appear on the commercial bill of lading.

The shipping order, Standard Form No. 1104, the freight waybill—original, Standard Form No. 1105, and the freight waybill—carrier's copy, Standard Form No. 1106, will be surrendered to the agent of the initial carrier at the time the shipment is accepted and the bill of lading is receipted by its agent. Upon receiving the shipping order, the agent of the

initial carrier should verify that the statement thereon with respect to pick-up service at origin, which must be accomplished on all bills of lading, is in accordance with the facts and agrees with the same statement on the original bill of lading.

§ 8.3 *Use of consignee's temporary receipt.* The use by the consignee of the Temporary Receipt in Lieu of U. S. Government Bill of Lading, Standard Form No. 1107, should be restricted to instances where the receipt of the original bill of lading is delayed and where immediate delivery of the shipment is imperative. Under no circumstances will transportation charges be paid on a temporary receipt; hence, in order that prompt payment may be made to the carrier, the person responsible for issuing the temporary receipt(s) should maintain a record of the temporary receipts issued and promptly replace such temporary receipts with the original bill of lading or the certificate in lieu of lost bill of lading.

§ 8.4 *Use of certificate in lieu of lost bill of lading.* In the event that the original bill of lading can not be found after diligent effort has been made to locate same, and it is evident that it has been lost or destroyed, the Certificate in Lieu of Lost U. S. Government Bill of Lading, Standard Form No. 1108, and memorandum therefor, Standard Form No. 1108a, are provided for use by authorized Government employees as a basis for settlement of the charges for transportation of the property shipped on the original lost bill of lading. Upon receipt of information by the Office which issued the said original bill of lading that same has been lost, and after further diligent search therefor has been made by the said office, the Certificate in Lieu of Lost U. S. Government Bill of Lading will be promptly issued and forwarded to the consignee. In accomplishing the Certificate in Lieu of Lost U. S. Government Bill of Lading, if the issuing officer of the lost bill of lading on which the property was shipped and the consignor are the same, the issuing officer need sign the certificate only once, as consignor. If, however, the lost bill of lading had been issued for the use of a contractor or any other person, the issuing officer shall sign the Certificate of Issuing Officer and forward the form to the contractor or other person for accomplishment of the Certificate of Consignor with instructions that it be sent to the consignee without delay. If a temporary receipt with issued by the consignee for delivery of the property shipped, he should indorse such fact on the Certificate in Lieu of Lost U. S. Government Bill of Lading, and when the certificate is received by the carrier for accomplishment of its certificate and waiver, reference to such certificate in lieu of lost bill of lading should be made on the temporary receipt and the certificate and receipt securely attached together for billing. It is to be understood that if the original bill of lading is located either by the consignee or carrier before settlement is made on the certificate, said original bill of lading will be

substituted therefor and the certificate will be immediately marked with the notation "Canceled—original bill of lading located and delivered to the destination carrier" and returned to the office which originally issued the certificate in lieu of lost bill of lading. If the original bill of lading is located after settlement is made, it will be forwarded, with appropriate advice, to the administrative office concerned, there to be properly voided and inscribed with the name of the disbursing officer and his voucher number (or the General Accounting Office certificate of settlement number) and the date on which the Certificate in Lieu of Lost U. S. Government Bill of Lading, issued in its stead, was paid, and then transmitted to the General Accounting Office.

§ 8.5 *Use of continuation sheets.* The forms of continuation sheets herein prescribed will be used as follow sheets for the original bill of lading and its corresponding copies, the Temporary Receipt in Lieu of U. S. Government Bill of Lading, and the Certificate in Lieu of Lost U. S. Government Bill of Lading, to carry forward the itemization of the property shipped.

§ 8.6 *Department or establishment identification symbols.* The bill of lading forms will be serially numbered when printed, and such numerals will be immediately preceded by symbol letters, approved in advance by the Comptroller General, for the purpose of aiding in identifying the department or establishment using same. The letter symbols for bills of lading heretofore approved by this office and now in use will be continued. All parties concerned should include the symbol letter or letters in referring to the serial numbers.

[SEAL]

LINDSAY C. WARREN,
Comptroller General.

[F. R. Doc. 43-8072; Filed, May 21, 1943;
9:22 a. m.]

[General Regs. 97]

PART 9—TRANSPORTATION VOUCHERS

APRIL 13, 1943.

General Regulations No. 75, issued June 26, 1931, prescribing the standard forms and the procedure for the billing of transportation charges, is hereby modified to eliminate that part, only, pertaining to the billing of freight and express charges.

Sec.

9.1 Standard forms and numbers.

9.2 Use by carriers in billing transportation charges.

AUTHORITY: §§ 9.1 and 9.2 issued under secs. 309, 311 (f), 42 Stat. 25; 31 U.S.C. 49, 52 (f).

§ 9.1 *Standard forms and numbers.* The following new standard forms of public voucher for transportation charges are prescribed and published for general use throughout the Government service in lieu of all other forms of like character now being used to accomplish the purpose of the standard forms herein prescribed:

New standard form No.	Title	Old standard form No.
1113	Public Voucher for Transportation Charges (original)	1068
1113a	Public Voucher for Transportation Charges (memorandum)	1068a

The original voucher for transportation charges, Standard Form No. 1113, should be printed on white paper and be 8½ by 11 inches in size with the addition of a perforated coupon, 8½ by 3 inches, at the bottom of the form, to be used in transmitting checks in payment of the voucher. The memorandum of the voucher, Standard Form No. 1113a, should be printed on yellow paper in the same size as the original without the perforated coupon.

In view of the furnishing of the U. S. Government Freight Waybill—Original, Standard Form No. 1105, and U. S. Government Freight Waybill—Carrier's Copy, Standard Form No. 1106, for use by the carriers, it is agreed that the carriers will bear the cost of the transportation voucher forms, Standard Form No. 1113 and Standard Form 1113a, with the understanding that the carriers may either purchase the said forms from the Superintendent of Documents, Government Printing Office, Washington, D. C., or may print the forms themselves or have them printed by any association of carriers. It is understood, however, that in reproducing the said voucher forms outside the Government Printing Office, the exact size, wording, and arrangement as approved by the Comptroller General of the United States must be adhered to and while no minimum as to the grade of paper will be set, this office will rely upon the carriers to provide a paper stock of reasonable grade and reserves the right to impose such requirement. Accordingly, the Public Printer has been requested to furnish for the stock of the Superintendent of Documents a supply of the transportation voucher forms herein prescribed, and the carriers will be advised as to the cost thereof so that check or money order may accompany their requisition. Inquiries with respect to the cost of the said voucher forms should be addressed to the Superintendent of Documents, Government Printing Office, Washington, D. C.

§ 9.2 *Use by carriers in billing transportation charges.* The public voucher herein prescribed will be used by carriers as the standard form on which to bill their charges against all branches of the U. S. Government service for transportation furnished in accordance with official orders therefor, whether for services performed over land-grant or nonland-grant lines; but bills involving land-grant deductions must not be included on the same voucher with those involving no land-grant deductions. Furthermore, the carriers should note particularly the last paragraph of the Instructions on the reverse of the bill of lading, Standard Form No. 1103, which provides for the new procedure of furnishing with the bills of lading, where land-grant deductions are involved, the basis or formula

of arriving at the net amount claimed unless this information has been previously furnished.

The arrangement of the revised voucher form requires only the listing of the symbol and serial number and amount of each subvoucher (bill of lading, etc.), and does not provide for descriptive details of the service rendered. Carriers are requested to make a special effort where the charges are to be billed to the same office, to include as many subvouchers as possible on each voucher form, since such practice will materially reduce the number of forms used, Government checks issued, and expedite the payment and audit of transportation charges.

In the interest of economy the carrier will furnish to the department or establishment billed only one memorandum copy, Standard Form No. 1113a, with each voucher form unless specifically authorized in advance by the General Accounting Office to furnish extra copies.

It should be noted further that the transportation voucher, Standard Form No. 1113, may not be used to bill any department or establishment which has not begun the use of the revised bill of lading form, Standard Form No. 1103, since the old bill of lading provided no section for showing the details of the charges. Therefore, the Government Printing Office will carry in stock and furnish to the carriers, as heretofore, the old forms of public vouchers for the transportation of freight and express until such time as all departments and establishments have started to use the revised bill of lading form.

[SEAL]

LINDSAY C. WARREN,
Comptroller General.

[F. R. Doc. 43-8071; Filed, May 21, 1943;
9:22 a. m.]

TITLE 7—AGRICULTURE

Chapter VIII—War Food Administration

PART 802—SUGAR DETERMINATIONS

REVISION OF 1942 FLORIDA SUGARCANE PRICES

Determination of fair and reasonable prices for the 1942 crop of Florida sugarcane for sugar, pursuant to the Sugar Act of 1937, as amended (revised).

Pursuant to section 301 (d) of the Sugar Act of 1937, as amended, and Executive Order No. 9322, issued March 26, 1943 (8 F.R. 3807), as amended by Executive Order No. 9334, issued April 19, 1943 (8 F.R. 5423), the following determination is hereby issued:

§ 802.22j *Fair and reasonable prices for the 1942 crop of Florida sugarcane for sugar.* Fair and reasonable prices for the 1942 crop of Florida sugarcane shall be not less for sugarcane of like quality in terms of commercially recoverable sugar than those provided for in Sugar Determination Number 147, issued October 8, 1942, for mills defining standard sugarcane as sugarcane containing 11½ per centum to 12½ per centum of sucrose in the normal juice, equivalent in terms of commercially re-

coverable sugar to 10.354 per centum to 11.432 per centum of sucrose in the crushed juice. The price basis for sugar shall be determined in accordance with whichever of the following options may be agreed upon: (1) the average price per pound of 96° raw sugar, duty-paid at New York less .17 cent (plus transportation tax on such amount payable under section 620 of the Revenue Act of 1942) per pound to adjust for the appropriate freight differential for the week in which such sugarcane is delivered, or (2) the average price per pound of 96° raw sugar, duty-paid at New York less .17 cent (plus transportation tax on such amount payable under section 620 of the Revenue Act of 1942) per pound to adjust for the appropriate freight differential for the period beginning October 15, 1942 and ending May 31, 1943, except that, if such prices do not give full effect to orders or regulations of the Federal Government pertaining to the establishment of a price for 96° raw sugar, duty-paid basis at New York, the Chief of the Sugar Branch may substitute such prices as will give effect to any such orders or regulations, and except, further, that if through any orders or regulations of the Federal Government the existing relationship between the price of 96° raw sugar, duty-paid basis, between New York City and Savannah, Georgia, should be changed, the price at Savannah, Georgia, except for the differential existing on October 15, 1942, shall be governing. *Provided, however,* That on each ton of Florida sugarcane there shall be paid a molasses bonus equal to 2.75 times the amount, if any, by which the average net liquidation from disposal of black-strap or final molasses exceeds 6.75 cents per gallon, f. o. b. sugar-house tanks at Clewiston, Florida during the 12 months ended May 31, 1943 and, *Provided further,* That the established customs and practices with respect to methods of sucrose analysis, deductions for frozen sugarcane based upon decreased boiling house efficiency, fiber content determinations and deductions, definitions of delivery points, delivery schedules, and similar terms, as employed in connection with the purchase of the 1941 crop shall be employed in connection with the purchase of the 1942 crop, and the processor shall not, through any subterfuge or device whatsoever reduce the returns to the producer below those contemplated by this determination, but nothing in this sub-paragraph shall be construed as prohibiting modifications of practices which may be made necessary by unusual circumstances, any such modifications to be subject to review by the War Food Administrator, or his authorized agent, in the event of changes alleged to be unfair to either the producer or the processor.

This determination supersedes the determination entitled "Determination of Fair and Reasonable Prices for the 1942 Crop of Florida Sugarcane for Sugar, Pursuant to The Sugar Act of 1937, as Amended".

(Sec. 301, 50 Stat. 909; 7 U.S.C. 1940 ed. 1131; 8 F.R. 3807; 8 F.R. 5423)

Done at Washington, D. C., this 20th day of May 1943.

[SEAL] CHESTER C. DAVIS,
War Food Administrator.

[F. R. Doc. 43-8086; Filed, May 21, 1943; 11:20 a. m.]

TITLE 8—ALIENS AND NATIONALITY

Chapter I—Immigration and Naturalization Service

[Gen. Order C-1, Supp. 16]

PART 110—PRIMARY INSPECTION AND DETENTION

DISCONTINUANCE OF LOUISVILLE LANDING, N. Y., AS PORT OF ENTRY AND CORNWALL, ONTARIO, AS U. S. IMMIGRATION STATION

May 11, 1943.

Pursuant to the authority contained in section 23 of the Act of February 5, 1917 (39 Stat. 892; 8 U.S.C. 102); section 24 of the Act of May 26, 1924 (43 Stat. 166; 8 U.S.C. 222); section 1 of Reorganization Plan No. V (5 F.R. 2223); section 37 (a) of the Act of June 28, 1940 (54 Stat. 675; 8 U.S.C. 458) and § 90.1, Title 8, Chapter I, Code of Federal Regulations (7 F.R. 6753), the designation of Louisville Landing, New York, as a port of entry for aliens and the designation of Cornwall, Ontario, as a United States immigration station located in Canada are hereby canceled, effective immediately.

Section 110.1, Title 8, Code of Federal Regulations, is amended by deleting Louisville Landing, New York, from the list of ports of entry for aliens in District No. 1 and § 110.2 is amended by deleting Cornwall, Ontario, from the list of United States immigration stations located in Canada.

EARL G. HARRISON,
Commissioner of
Immigration and Naturalization.

Approved:

FRANCIS BIDDLE,
Attorney General.

[F. R. Doc. 43-8073; Filed, May 21, 1943; 10:45 a. m.]

TITLE 10—ARMY: WAR DEPARTMENT

Chapter II—Aircraft

PART 21—USE OF ARMY AIRCRAFT

CIVILIAN PASSENGERS

Sections 21.1 (a) (2) (ii) and 21.4 (a) are amended as follows:

§ 21.1 *Authorization.* (a) * * *
(2) On flights which will not extend beyond the local flying area:

(ii) Civilian employees of the War Department, of other Government agencies, of Government contractors, and technical advisers to military authorities en-

gaged in activities for the Army which require such flight. (R.S. 161; 5 U.S.C. 22) [Par. 1, AR 95-90, July 24, 1942 as amended by C 3 May 11, 1943]

§ 21.4 *Release from claim for injury or death.* (a) Civilians specified in § 21.1 (a) (1) (ii), (2) (i), (3) (iii), (b), and (c) (3) will be required to sign the release form specified in paragraph (b) of this section, unless under the provisions of these regulations they are exempted from signing the form. Persons specified in § 21.1 (a) (1) (vii) will, when practicable, be required to sign the release form specified in paragraph (b) of this section, unless under the provisions of these regulations they are exempted from signing the form. (R.S. 161; 5 U.S.C. 22) [Par. 5, AR 95-90 July 24, 1942, as amended by C 3, May 11, 1943]

H. B. LEWIS,
Brigadier General,
Acting The Adjutant General.

[F. R. Doc. 43-8070; Filed, May 21, 1943; 9:35 a. m.]

TITLE 17—COMMODITY AND SECURITIES EXCHANGES

Chapter II—Securities and Exchange Commission

PART 240—GENERAL RULES AND REGULATIONS, SECURITIES EXCHANGE ACT OF 1934

SHORT SALES ON A NATIONAL SECURITIES EXCHANGE

The Securities and Exchange Commission, deeming it necessary for the exercise of the functions vested in it and necessary and appropriate in the public interest and for the protection of investors so to do, pursuant to authority conferred upon it by the Securities Exchange Act of 1934, particularly sections 10 and 23 (a) thereof, hereby amends paragraph (a) of § 240.10A-1 (Rule X-10A-1) to read as follows:

§ 240.10A-1 *Short sales.* (a) No person shall, for his own account or for the account of any other person, effect on a national securities exchange a short sale of any security (1) below the price at which the last sale thereof, regular way, was effected on such exchange, or (2) at such price unless such price is above the next preceding different price at which a sale of such security, regular way, was effected on such exchange. In determining the price at which a short sale may be effected after a security goes ex-dividend, ex-right, or ex- any other distribution, all sale prices prior to the "ex" date may be reduced by the value of such distribution.

Effective May 20, 1943.
By the Commission.

[SEAL] ORVAL L. DUBOIS,
Secretary.

[F. R. Doc. 43-8038; Filed, May 20, 1943; 2:55 p. m.]

TITLE 19—CUSTOMS DUTIES

Chapter I—Bureau of Customs

[T. D. 50869]

CERTAIN CHANGES MADE IN THE DESIGNATION OF PARTS AND SECTIONS

The following changes in designation of parts and sections are hereby made, effective upon the filing of this document with the Division of the Federal Register:

Part 26, entitled "Imports and Exports Subject to the Provisions of Executive Order 8339, as Amended, and Proclamation 2497, Regarding 'Blocked Nationals'", is redesignated as Part 51.

Part 27, entitled "Regulations under Trading with the Enemy Act", is redesignated as Part 52.

A new Part 53, entitled "Importation Free of Duty of Food, Clothing, and Medical, Surgical, and other Supplies under Emergency Proclamations of the President", is created; and § 8.79b, with the heading "Jerked beef for sale or distribution to consumers in Puerto Rico", and § 8.79c, with the heading "Articles imported by the Red Cross for war relief work", are transferred to the new Part 53 and are redesignated as §§ 53.1 and 53.2, respectively.

A new Part 54, entitled "Certain Importations Free of Duty During the War", is created; and § 8.26a with the heading "Free entry of articles for use of armed forces of United Nations and enemy prisoners of war, articles made by captured members of armed forces of United Nations and captured nationals of the United States", § 8.26b, with the heading "Free entry of personal and household effects of certain classes of persons in the service of the United States, of their families, and of evacuees", and § 8.61a, with the heading "Bona fide gifts from a member of the armed forces of the United States", are transferred to the new Part 54 and are redesignated as §§ 54.1, 54.2, and 54.3, respectively.

A new Part 55, entitled "Changes in Customs Requirements and Procedure Due to the War", is created; and § 23.20a, with the heading "Bonds for production of certified invoices; temporary instructions", is transferred to the new Part 55 and redesignated as § 55.1.

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

Approved: May 18, 1943.

HERBERT E. GASTON,
Acting Secretary of the Treasury.

[F. R. Doc. 43-8061; Filed, May 20, 1943; 3:50 p. m.]

TITLE 30—MINERAL RESOURCES

Chapter III—Bituminous Coal Division

[Docket No. A-1533]

PART 335—MINIMUM PRICE SCHEDULE, DISTRICT NO. 15

MEMORANDUM OPINION AND ORDER

Memorandum opinion and order in the matter of the petition of District

Board No. 15 for the establishment of price classifications and minimum prices for the coals of certain mines in District No. 15.

On September 14, 1942, 7 F.R. 7519, an order was issued in this docket granting additional temporary relief and conditionally providing for additional final relief which amended the Schedule of Effective Minimum Prices for District No. 15 for All Shipments Except Truck in accordance with a schedule marked Supplement R annexed thereto. The changes in minimum prices effected by said schedule were made to conform to freight rate changes based upon an increase effective March 18, 1942, in railway rates, fares and charges authorized by order of the Interstate Commerce Commission in Ex Parte No. 148 titled "Increased Railway Rates, Fares, and Charges, 1942." On April 12, 1943, the Interstate Commerce Commission issued a suspension order in said docket, suspending from and after May 15, 1943, until January 1, 1944, the increases in railway rates, fares and charges previously authorized in said docket. Accordingly, I find that it is necessary that the order previously issued in this docket should be adjusted to conform to the rates which will become effective May 15, 1943, by virtue of the suspension order of the Interstate Commerce Commission, issued April 12, 1943. It is further necessary, and I so find, that such an adjustment should be made in order to effectuate the purposes of sections 4 II (a) and (b) of the Act and to comply in all respects with the standards thereof.

Now, therefore, it is ordered, That effective thirty (30) days from the date hereof, subject to further order, § 335.7 (General prices; domestic, commercial and industrial coal schedule) is amended by adding thereto Supplement R, which supplement is hereinafter set forth and hereby made a part hereof.

It is further ordered, That pleadings in opposition to the aforesaid order and applications to stay, terminate or modify said order may be filed with the Division within twenty-five (25) days from the date hereof, pursuant to the rules and regulations governing practice and procedure before the Bituminous Coal Division in proceedings instituted pursuant to section 4 II (d) of the Bituminous Coal Act of 1937.

Dated: May 13, 1943.

[SEAL]

DAN H. WHEELER,
Director.

DISTRICT No. 15

NOTE: The material contained in this supplement is to be read in the light of the classifications, prices, instructions, exceptions and other provisions contained in Part 335, Minimum Price Schedule for District No. 15 and supplements thereto.

§ 335.7 General prices; domestic, commercial and industrial coal schedule—Supplement R

Section in the schedule of effective minimum prices	To market area No.	From product group No.	Domestic and commercial size group 13 washed screenings	Industrial size group 13 washed screenings
335.7.....	75	4	210	177
335.7.....	78	4	192

[F. R. Doc. 43-7978; Filed, May 20, 1943; 10:55 a. m.]

[Docket No. A-1459, Part II]

PART 337—MINIMUM PRICE SCHEDULE, DISTRICT No. 17

MEMORANDUM OPINION AND ORDER

Memorandum opinion and order of the director in the matter of the petition of District Board No. 17 for establishment and revision of price classifications and minimum prices for the I H I No. 2 Mine and the North Canyon Mine.

This proceeding was instituted upon a petition¹ filed with the Bituminous Coal Division by District Board 17 on May 19, 1942, pursuant to section 4 II (d) of the Bituminous Coal Act of 1937. The petition herein requests the establishment of effective minimum prices for truck shipment for the I H I No. 2 Mine (Mine Index No. 513) of Bill Haas, and a revision of the effective minimum prices for truck shipment for the North Canyon Mine (Mine Index No. 266), of Willis E. Davis,² located in Subdistrict 18 of District 17, Garfield County, Colorado. On June 25, 1941, an order was issued granting temporary relief to the I H I No. 2 Mine pending final disposition of this proceeding.³

Pursuant to appropriate orders, and after due notice to interested persons, a hearing in this matter was held on August 11, 1942, before Charles O. Fowler, a duly designated examiner of the Division, at a hearing room thereof in Denver, Colorado. Interested persons were afforded an opportunity to be present,

¹ The Petition in Docket A-1459 requested establishment of price classifications and minimum prices not heretofore established for the coals of certain mines in District 17 for all shipments, and establishment or revision of effective minimum prices for truck shipment of the coals of the I H I No. 2 Mine and the North Canyon Mine, respectively. By order of the Director, dated June 25, 1942, that part of Docket A-1459 relating to these latter mines was severed and scheduled for hearing.

² According to the Schedule of Effective Minimum Prices for District No. 17 for Truck Shipment, the North Canyon Mine is presently operated by Bryan Nichols.

³ Temporary relief was not granted as to the North Canyon Mine for which prices had been heretofore established.

adduce evidence, cross-examine witnesses, and otherwise be heard. Petitioner appeared, and at the conclusion of the hearing waived the preparation and filing of a report by the examiner. The matter was thereupon submitted to me for consideration.

The I. H. I. No. 2⁴ Mine, the North Canyon Mine and the Zieseniss Mine (Mine Index No. 420) of Henry Zieseniss are three small truck mines located in close proximity of each other in Subdistrict 18, in Garfield County, about 5½ miles from the town of Rifle, Colorado. The Zieseniss Mine and tipples are located adjacent to the county road, whereas the I H I No. 2 and the North Canyon Mines are located directly opposite each other, a distance of approximately 2½ miles of narrow mountain road from the county highway, on which their loading tipples are located.

F. O. Sandstrom, Secretary of District Board 17, and the only witness at the hearing, testified that lower minimum prices had been proposed and established for the North Canyon Mine⁵ than for the Zieseniss Mine in order to make allowance for the transportation disadvantages caused by the location of this mine, but that the district board had not then been informed that the tipples of the North Canyon Mine were located on the county road. The district board understood that no coal was sold at the mine and that the code member would assume the actual cost of transportation from the mine to the tipples as required by Price Instruction 14 of the price schedule. According to the witness, investigation made by the district board disclosed that the coals produced by the North Canyon and I H I No. 2 Mines and by the Zieseniss Mine were comparable in sizes, quality, use value, marketability and consumer acceptance, and that these mines were in direct competition with each other.⁶ Accordingly, it was proposed to advance the prices of the North Canyon Mine so as to equal those of the Zieseniss Mine, to establish similar prices for the I H I No. 2 Mine, and to make these prices applicable as of the tipples of the North Canyon and I H I No. 2 Mines.⁷ He testified further

⁴ The original I H I Mine, for which the tipples was constructed in 1936, has been abandoned; the tipples for the I H I No. 2 Mine was constructed in August 1941.

⁵ Prices for the North Canyon Mine were established as follows:

Size group	2	3	4	5	9	10	13	17
Price	440	425	425	400	375	225	140	300

⁶ The foregoing is confirmed by the statement of Thomas Allen, State Coal Mine Inspector, which was introduced into evidence, with respect to the location of and the coals produced by these three mines.

⁷ The prices proposed for these mines are as follows:

Size group	2	3	4	5	9	10	13	17
Price	490	475	475	450	425	275	185	325

Since the petition herein was filed prior to the general increase in prices directed in

that no code member in District 17 had made objection to the proposed price revision and classification and that all three of the code members operating the mines in question, upon inquiry from the district board, had indicated their approval of such proposal."

The record clearly establishes that the coals produced by the North Canyon and I H I No. 2 Mines are comparable and competitive with similarly sized coals produced by the Zieseniss Mine in size, characteristics, and marketability and have similar consumer acceptance and market value.

In view of the uncontroverted evidence, I am of the opinion and find that the coals produced by the North Canyon and I H I No. 2 Mines should be related to the comparable and competitive coals produced by the Zieseniss Mine and classified on a similar minimum price basis in order that their true market value may be reflected as nearly as possible and the existing fair competitive opportunities among the three producers of these coals may be preserved as nearly as may be. I find, therefore, that the minimum prices of the North Canyon Mine should equal the presently effective minimum prices of the Zieseniss Mine, that similar prices should be established for the I H I No. 2 Mine, and that such prices should apply f. o. b. transportation facilities of the North Canyon and I H I No. 2 Mines at their tipples located about 2½ miles distant from the mines and adjacent to the county road. I find further that such price revision and classification comply with the standards set forth in section 4 II (a) and (b) of the Act and are required to effectuate the purposes thereof.

It is, therefore, ordered, That effective as of the date hereof § 337.4 (Code member price index) and § 337.21 (General prices in cents per net ton for shipment into all market areas) are amended to include minimum prices f. o. b. transportation facilities of the North Canyon Mine (Mine Index No. 266), operated by Bryan Nichols, and the I H I No. 2 Mine

General Docket No. 21, effective as of October 1, 1942, the petition shall be deemed amended to include the general 15-cent increase provided for District 17 and the relief herein granted shall reflect such increase in accordance therewith.

* This approval was made by a series of letters received by the district board from these code members between April 22, 1942 and July 5, 1942, which were introduced into evidence.

° Temporary relief was granted the I H I No. 2 Mine on the basis of prices f. o. b. its tippie adjacent to the county road. In clarification of the price schedule for truck shipment, it should be noted that minimum prices f. o. b. the mine, including the increase directed in General Docket No. 21, for the North Canyon and I H I No. 2 Mines are herein established as:

Size group 2 3 4 5 9 10 13 17
Price ---- 505 490 490 465 440 290 200 340

(Mine Index No. 513), operated by Bill Haas, at their tipples located about 2½ miles distant from the mines and adjacent to the county road, as set forth in Supplement R and Supplement T, which

supplements are hereinafter set forth and hereby made a part hereof.

Dated: May 11, 1943.

[SEAL]

DAN H. WHEELER,
Director.

DISTRICT No. 17

FOR ALL SHIPMENTS EXCEPT TRUCK

NOTE: The material contained in these supplements is to be read in the light of the classifications, prices, instructions, exceptions and other provisions contained in Part 337, Minimum Price Schedule for District No. 17, and supplements thereto.

The following price classification and minimum prices shall be inserted in Price Schedule No. 1 for District No. 17:

Insert the following listings in proper alphabetical order under Code Member Price Index:

§ 337.4 Code member price index—Supplement R

Producer	Mine	Mine index No.	County	Subdistrict price group	Prices, section, truck
Haas, Bill.....	1111 #2.....	513	Garfield.....	18	337.21
Nichols, Bryan.....	North Canyon.....	266	Garfield.....	18	337.21

FOR TRUCK SHIPMENTS

Delete code member name and minimum f. o. b. mine prices shown for the North Canyon Mine in § 337.21.

Insert the following code members' names, mine names, mine index numbers and counties under Sub-District No. 18 and the following prices f. o. b. transportation facilities of the mines at their respective tipples located approximately 2½ miles from the mine mouths and adjacent to the county road:

§ 337.21 General prices in cents per net ton for shipment into all market areas—Supplement T

Code member—mine name	Mine index No.	County	Size groups								
			2	3	4	5	9	10	13	17	
SUB-DISTRICT NO. 18											
Haas, Bill, 1111 #2.....	513	Garfield.....	505	490	490	465	440	290	200	340	
Nichols, Bryan, North Canyon.....	266	Garfield.....	505	490	490	465	440	290	200	340	

[F. R. Doc. 43-7980; Filed, May 20, 1943; 10:55 a. m.]

[Docket No. A-1974]

PART 338—MINIMUM PRICE SCHEDULE, DISTRICT No. 18

ORDER GRANTING RELIEF

Order granting temporary relief and conditionally providing for final relief in the matter of the petition of District Board No. 18 for the establishment of price classifications and minimum prices for certain mines in District No. 18.

An original petition, pursuant to section 4 II (d) of the Bituminous Coal Act of 1937, having been duly filed with this Division by the above-named party, requesting the establishment, both temporary and permanent, of price classifications and minimum prices for the coals, in Size Group 1, produced from mines in Subdistrict 6 in District No. 18 for shipment by rail and for shipment by truck; and

It appearing that a reasonable showing of necessity has been made for the granting of temporary relief in the manner hereinafter set forth; and

No petitions of intervention having been filed with the Division in the above-entitled matter; and

The following action being deemed necessary in order to effectuate the purposes of the Act;

It is ordered, That, pending final disposition of the above-entitled matter, temporary relief is granted as follows: Commencing forthwith § 338.2 (Code member price index) is amended by adding thereto Supplement R-I, and § 338.5 (General prices; minimum prices for shipment via rail transportation) is amended by adding thereto Supplement R-II, and § 338.21 (General prices in cents per net ton for shipment into all market areas) is amended by adding thereto Supplement T, which supplements are hereinafter set forth and hereby made a part hereof.

It is further ordered, That pleadings in opposition to the original petition in the above-entitled matter and applications to stay, terminate or modify the temporary relief herein granted may be

filed with the Division within forty-five (45) days from the date of this order, pursuant to the rules and regulations governing practice and procedure before the Bituminous Coal Division in proceedings instituted pursuant to section 4 II (d) of the Bituminous Coal Act of 1937.

It is further ordered, That the relief herein granted shall become final sixty (60) days from the date of this order, unless it shall otherwise be ordered.

Dated: May 14, 1943.

[SEAL] DAN H. WHEELER,
Director.

TEMPORARY AND CONDITIONALLY FINAL EFFECTIVE MINIMUM PRICES FOR DISTRICT No. 18

NOTES The material contained in these supplements is to be read in the light of the classifications, prices, instructions, exceptions and other provisions contained in Part 338, Minimum Price Schedule for District No. 18, and supplements thereto.

FOR SHIPMENTS EXCEPT TRUCK

§ 338.2 Code member price index—Supplement R-I

Insert shipping point, railroad and F. O. G. number for the Hart Mine (Mine Index No. 108) of Code Member Raphael and Alfredo Soto, in Subdistrict No. 6 of District No. 18, as follows:

Shipping point	Railroad	Freight origin group No.
San Antonio, N. Mex.....	AT&SF.....	40

The following price classification and minimum prices shall be inserted in Price Schedule No. 1 for District No. 18:

§ 338.5 General prices; minimum prices for shipment via rail transportation—Supplement R-II

Insert under Subdistrict No. 6 the following f. o. b. mine price in cents per net ton for shipment via rail transportation into all market areas:

Subdistrict No. 6—Size group 1, 465.

FOR TRUCK SHIPMENTS

§ 338.21 General prices in cents per net ton for shipment into all market areas—Supplement T

Insert for all mines in Subdistrict No. 6 the following f. o. b. mine price in cents per net ton for shipment via truck transportation into all market areas:

Subdistrict No. 6—Size group 1, 465.

[F. R. Doc. 43-7981; Filed, May 20, 1943; 10:55 a. m.]

[Docket No. A-1976]

PART 343—MINIMUM PRICE SCHEDULE, DISTRICT No. 23

ORDER GRANTING RELIEF

Order granting temporary relief and conditionally providing for final relief in the matter of the petition of District Board No. 23 for the establishment of price classifications and minimum prices for the coals of the Dependable Coal Co. Mine.

An original petition, pursuant to section 4 II (d) of the Bituminous Coal Act of 1937, having been duly filed with

this Division by the above-named party, requesting the establishment, both temporary and permanent, of price classifications and minimum prices for the coals of the Dependable Coal Co. Mine, Mine Index No. 179, of the Dependable Coal Co. (Adolph Angeline) in Subdistrict "B" in District No. 23; and

It appearing that a reasonable showing of necessity has been made for the granting of temporary relief in the manner hereinafter set forth; and

No petitions of intervention having been filed with the Division in the above-entitled matter; and

The following action being deemed necessary in order to effectuate the purposes of the Act;

It is ordered, That, pending final disposition of the above-entitled matter, temporary relief is granted as follows: Commencing forthwith § 343.4 (*Code member price index*) is amended by adding thereto Supplement R, and § 343.21 (*General prices*) is amended by adding thereto Supplement T, which supplements are hereinafter set forth and hereby made a part hereof.

It is further ordered, That pleadings in opposition to the original petition in the above-entitled matter and applications to stay, terminate or modify the temporary relief herein granted may be filed with the Division within forty-five

(45) days from the date of this order, pursuant to the rules and regulations governing practice and procedure before the Bituminous Coal Division in proceedings instituted pursuant to section 4 II (d) of the Bituminous Coal Act of 1937.

It is further ordered, That the relief herein granted shall become final sixty (60) days from the date of this order, unless it shall otherwise be ordered.

The original petition in this matter does not request the establishment of price classifications and minimum prices for coals in Size Groups 16 and 23, and for washed coals in Size Group 24, produced from the Dependable Coal Co. Mine, for shipment by rail and for shipment by truck. However, price classifications and minimum prices were established by the order entered in Docket No. A-1936 on April 28, 1943, for comparable coals, in those size groups, produced from other mines located in Subdistrict "B" in District No. 23. Accordingly, for the purpose of uniformity price classifications and minimum prices are established herein for the coals produced from the Dependable Coal Co. Mine, in Size Groups 16 and 23, and for washed coals in Size Group 24, for shipment by rail and for shipment by truck.

Dated: May 11, 1943.

[SEAL] DAN H. WHEELER,
Director.

TEMPORARY AND CONDITIONALLY FINAL EFFECTIVE MINIMUM PRICES FOR DISTRICT No. 23

NOTE: The material contained in these supplements is to be read in the light of the classifications, prices, instructions, exceptions and other provisions contained in Part 343, Minimum Price Schedule for District No. 23, and supplements thereto.

FOR ALL SHIPMENTS EXCEPT TRUCK

The following price classification and minimum prices shall be inserted in Price Schedule No. 1 for District No. 23:

Insert the following listing in proper alphabetical order under Code Member Price Index:

§ 343.4 Code member price index—Supplement R

Producer	Mine name	Mine Index No.	County	Shipping point	Subdistrict price group	Railroad	Freight price group No.	Prices section	
								Rail	Truck
Dependable Coal Co. (Adolph Angeline).	Dependable Coal Co.	179	Pierce, Wash.	Wilkeson, Wash.	B	NP	11	343.5	343.21

[Minimum f. o. b. mine prices in cents per net ton for rail transportation into all market areas]

The Dependable Coal Co. Mine (Mine Index No. 179) of Dependable Coal Co., shall be included in Subdistrict "B" in District No. 23, and the coals of that mine, in the respective size groups, shall be subject to the minimum f. o. b. mine prices for shipment via rail to all market areas, for all uses, that are presently in effect for the coals of the Gale Creek Mine (Mine Index No. 115) of the Gale Creek Coal Co., in Subdistrict "B" of District No. 23.

NOTE: When coals in Size Group 24 are washed the prices shall be increased in the amount of 25 cents per net ton.

FOR TRUCK SHIPMENTS

Insert under Sub-District "B" in proper alphabetical order the following code member name, mine name, mine index number, county, and minimum prices:

§ 343.21 General prices—Supplement T

Code Member	Mine	Mine Index No.	County	Size groups											
				2	3	7	13	16	19	20	21	22	23	24	
SUBDISTRICT B Dependable Coal Co. (Adolph Angeline).	Dependable Coal Co.	179	Pierce...	550	550	550	475	475	440	440	415	400	400	335	

NOTE: When coals in Size Group 24 are washed the above prices shall be increased in the amount of 25 cents per ton.

NOTE: When truck coal from Subdistrict "B" is sold to established retail dealers for storage, or when sold to public institutions and industrial consumers, the above prices may be reduced 25 cents per net ton.

[F. R. Doc. 43-7979; Filed, May 20, 1943; 10:55 a. m.]

[Docket No. A-2005]

PART 329—MINIMUM PRICE SCHEDULE,
DISTRICT NO. 9

ORDER GRANTING RELIEF

Order granting temporary relief and conditionally providing for final relief in the matter of the petition of District Board No. 9 for an additional shipping point for coals produced from Mine Index No. 724.

An original petition, pursuant to section 4 II (d) of the Bituminous Coal Act of 1937, having been duly filed with this Division by the above-named party, requesting the establishment, both temporary and permanent, of Cornick, Kentucky, on the L. & N. Railroad as an additional shipping point for the coals produced at the Black Bat Mine, Mine Index No. 724, of the Pond River Coal Co. (D. J. Ruckman); and

It appearing that a reasonable showing of necessity has been made for the granting of temporary relief in the manner hereinafter set forth; and

No petitions of intervention having been filed with the Division in the above-entitled matter; and

The following action being deemed necessary in order to effectuate the purposes of the Act;

It is ordered, That, pending final disposition of the above-entitled matter, temporary relief is granted as follows: Commencing forthwith, in § 329.5 (*Alphabetical list of code members*), Cornick, Kentucky, on the L. & N. Railroad is established as an additional rail shipping point for the coals produced at the Black Bat Mine, Mine Index No. 724, of Pond River Coal Co. (D. J. Ruckman).

It is further ordered, That pleadings in opposition to the original petition in the above-entitled matter and applications to stay, terminate or modify the temporary relief herein granted may be filed with the Division within forty-five (45) days from the date of this order, pursuant to the rules and regulations governing practice and procedure before the Bituminous Coal Division in proceedings instituted pursuant to section 4 II (d) of the Bituminous Coal Act of 1937.

It is further ordered, That the relief herein granted shall become final sixty (60) days from the date of this order, unless it shall otherwise be ordered.

Dated: May 19, 1943.

[SEAL]

DAN H. WHEELER,
Director.[F. R. Doc. 43-8075; Filed, May 21, 1943;
10:50 a. m.]

TITLE 32—NATIONAL DEFENSE

Chapter IX—War Production Board

Subchapter B—Executive Vice Chairman

AUTHORITY: Regulations in this subchapter issued under P.D. Reg. 1, as amended, 6 F.R. 6680; W.P.B. Reg. 1, 7 F.R. 561; E.O. 9024, 7 F.R. 329; E.O. 9040, 7 F.R. 527; E.O. 9125, 7 F.R. 2719; sec. 2 (a), Pub. Law 671, 76th Cong., as amended by Pub. Laws 89 and 507, 77th Cong.

No. 101—2

PART 944—REGULATIONS APPLICABLE TO THE
OPERATION OF THE PRIORITIES SYSTEM[Priorities Regulation 1, as Amended May
15, 1943]¹

This regulation is issued to promote the defense of the United States and facilitate the operation of the Priorities System.

Sec.

- 944.1 Definitions.
944.1a Certain defense orders rated A-10.
944.2 Compulsory acceptance of defense or other rated orders.
944.3 Rejected orders.
944.4 Assignment of preference ratings.
944.4a Duration of preference rating orders.
944.5 Sequence of preference ratings.
944.6 Doubtful cases.
944.7 Sequence of deliveries.
944.8 Delivery and performance dates.
944.9 Deferred deliveries.
944.10 Allocations and limitations.
944.11 Material to be used for which priorities assistance granted.
944.12 Intra-company deliveries.
944.13 Effect of rule, regulation or order.
944.14 Inventory restriction.
944.15 Records.
944.16 Audit and inspection.
944.17 Reports.
944.18 Violations and penalties.
944.19 Relief in exceptional cases.
944.20 Notification of customers.
944.21 Effect and scope of regulation; ratification of prior acts.

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

(b) "Defense order" means:

(1) Any contract or purchase order for material or equipment to be delivered to, or for the account of:

(i) The Army or Navy of the United States, the United States Maritime Commission, the War Shipping Administration, The Panama Canal, the Coast and Geodetic Survey, the Coast Guard, the Selective Service System, the Civil Aeronautics Administration, the National Advisory Committee for Aeronautics, the Office of Scientific Research and Development, Defense Supplies Corporation, Metals Reserve Company;

(ii) The government of any of the following countries: Belgium, China, Czechoslovakia, Free France, Greece, Iceland, Netherlands, Norway, Poland, Russia, Turkey, United Kingdom, including its dominions, crown colonies and protectorates, and Yugoslavia.

(2) Any contract or purchase order placed by any agency of the United States Government for material or equipment to be delivered to, or for the account of, the government of any country listed above, or any other country, including those in the Western Hemisphere, pursuant to the Act of March 11,

¹This document is a re-statement of Amendment 6 to Priorities Regulation 1 as amended December 23, 1941, which appeared in the FEDERAL REGISTER of May 18, 1943, page 6417 and reflects the order in its completed form as of May 15, 1943.

1941, entitled "An Act to Promote the Defense of the United States" (Lend-Lease Act).

(3) Any other contract or purchase order to which the War Production Board assigns a preference rating of A-10 or higher.

(4) Any contract or purchase order for material or equipment required by the person placing the same to fill his contracts or purchase orders on hand, provided such material or equipment is to be physically incorporated in material or equipment to be delivered under contracts or purchase orders included under (1), (2) or (3) above.

(c) "Material" means any commodity, equipment, accessory, part, assembly or product of any kind.

§ 944.1a *Certain defense orders rated A-10.* Every defense order (as defined in this regulation) for any material which has not been specifically assigned a higher preference rating, is hereby assigned a rating of A-10.

§ 944.2 *Compulsory acceptance of defense or other rated orders.* Defense orders and all other orders bearing preference ratings must be accepted and filled in preference to any other contracts or orders, subject to the following provisions:

(a) Such orders must be accepted even if acceptance will render impossible, or result in deferment of

(1) Deliveries or performance under previously accepted orders bearing no preference ratings, or

(2) Deliveries or performance under previously accepted orders bearing lower preference ratings, unless rejection is specifically permitted by the War Production Board or is permitted under the terms of § 944.2 (b) (2).

(b) Any such order need not be accepted

(1) If delivery or performance on schedule thereunder would be impossible by reason of the requirements of previously accepted orders bearing higher or equal preference ratings, unless acceptance is specifically directed by the War Production Board;

(2) If delivery on schedule thereunder can be made only by use of material which is already completed when such order is received or which is scheduled to be completed within fifteen days thereafter, and which was specifically produced for delivery under an order bearing any rating higher than A-1—a previously accepted, unless the proffered order bears a rating of AAA or acceptance thereof is specifically directed by the War Production Board;

(3) If the person seeking to place such order is unwilling or unable to meet regularly established prices and terms of sale

or payment, but there shall be no discrimination against such orders in establishing such prices or terms;

(4) If such order is of a kind which has not been usually accepted or performed by the person to whom such order is offered, and if such order either is not capable of being performed by such person without substantial alteration of or addition to his facilities or can readily be performed by another person by whom such an order is usually accepted and performed;

(5) If delivery or performance on schedule thereunder would require interruption or change of a schedule of production or operations in a manner inconsistent with the provisions of § 944.7 (e) of this regulation or CMP Regulation 1.

(c) Any person who fails or refuses to accept an order bearing a preference rating shall, upon written request of the person placing the order, promptly give his reasons in writing for such failure or refusal.

§ 944.3 *Rejected orders.* When a defense order or any other rated order has been rejected in violation of this regulation, the person seeking to place such order may file with the War Production Board a report setting forth the facts in connection with the rejection. When the facts set forth justify such action, the War Production Board will thereupon direct the person against whom complaint is made to submit a statement setting forth the circumstances concerning the rejection. Thereafter, such action will be taken by the War Production Board as it deems appropriate.

§ 944.4 *Assignment of preference ratings.* Preference ratings may be assigned to contracts, orders or deliveries by means of preference rating certificates, or by rules, regulations or orders of the War Production Board assigning ratings to particular orders or deliveries or to specified classes of orders or deliveries. Such ratings may be assigned to accepted contracts or orders, and also to orders which have not been placed or accepted at the time the rating is applied for. Specific orders may also be issued as to particular deliveries or as to the use of particular facilities, without assigning ratings thereto.

§ 944.4a *Duration of preference rating orders.* In the case of any order of the War Production Board which authorizes a person to apply a preference rating to deliveries of material, such rating may, in the absence of a contrary provision in the particular order, be applied to deliveries to be made after the date of expiration of the order, provided such application is made during the life of the order, and provided the purchase order calling for such delivery is not

placed further in advance of the delivery date than has been the usual business practice. In the event of revocation or upon expiration of any order of the War Production Board pursuant to which a preference rating has been applied to deliveries of material, deliveries already rated pursuant to such order shall be completed in accordance with said rating, unless the rating has been specifically revoked by the War Production Board as to such delivery. After such revocation or expiration, said rating shall not be applied by any person to whom such order directly assigned the rating, but may still be extended (notwithstanding the provisions of any order heretofore issued) by suppliers and subsuppliers of such person whose deliveries are rated by such order to the extent that they could do so if such order were still in full effect.

§ 944.5 *Sequence of preference ratings.*

(a) Preference ratings in order of precedence are: AAA, AA-1, AA-2, AA-2X, AA-3, AA-4, etc.; A-1-a, A-1-b, etc.; A-2, A-3, etc.; B-1, B-2, etc. The letter "X" after a numeral indicates that such rating is inferior to the rating of the same numeral and superior to the rating of the next lower numeral. (For example, AA-2X is inferior to AA-2 and superior to AA-3).

(b) All orders rated AA-2 before May 15, 1943, shall continue to be equivalent to orders rated AA-1 in accordance with this regulation as in effect prior to that date. A person to whom a rating of AA-2 has been applied or extended before then may thereafter extend the same as provided in Priorities Regulation 3, and, in doing so, may certify that the order is rated AA-1. However, with respect to all orders rated on or after May 15, 1943, a rating of AA-2 shall be inferior to AA-1 and superior to AA-2X.

§ 944.6 *Doubtful cases.* Whenever there is doubt as to the preference rating applicable to any order, or as to whether a particular order is a defense order, the matter is to be referred to the War Production Board for determination, with a statement of all pertinent facts.

§ 944.7 *Sequence of deliveries.* (a) Every delivery under a defense order or other rated order shall be made in preference to deliveries under all other contracts or orders whenever, and to the extent, necessary to meet the required delivery date (determined as provided in § 944.8). Deliveries bearing no preference rating or lower preference ratings shall be deferred to the extent necessary to assure those deliveries bearing higher preference ratings, even though such deferment may cause defaults under other contracts or orders. Each person who has defense orders or other rated orders on hand must so schedule his production and deliveries that deliveries thereunder will be made on the dates required, giving precedence, in case of unavoidable delay, to deliveries bearing the higher preference ratings.

(b) The sequence of deliveries bearing the same preference rating shall be determined by the respective dates on which the preference ratings are applied or extended to the deliveries, the delivery to which the preference rating was first applied or extended in point of time having precedence over other deliveries. If the same preference rating is applied or extended on the same day to two or more deliveries, and it is impossible to make all deliveries on schedule, the sequence of deliveries shall be determined by the required delivery dates (determined as provided in § 944.8).

(c) Completion of performance of a rated order for the use of facilities only shall be deemed to be delivery for the purpose of determining the sequence of the use of such facilities, and the rules stated in paragraphs (a) and (b) of this § 944.7 shall apply for the purpose of making such determination.

(d) Notwithstanding the foregoing provisions of this § 944.7, material specifically produced for an order bearing a rating higher than A-1-a may not be diverted and delivered under a higher rated order subsequently accepted if such material is completed at the time of the acceptance of the higher rated order or is in production and scheduled for completion within fifteen days thereafter, unless such diversion is specifically directed by the War Production Board, or unless the subsequently accepted order bears a rating of AAA.

(e) Notwithstanding the foregoing provisions of this § 944.7, no person who receives any rated order shall be required by reason of such order to immediately terminate or interrupt a schedule of production or operations in any case where such termination or interruption would result in a substantial loss of production or delay in operations: *Provided, however,* That in any such case termination or interruption of the schedule required by the receipt of such rated order shall not be postponed more than forty days after such receipt.

§ 944.8 *Delivery and performance dates.* Every rated order must bear a specified delivery or performance date or dates which in no case may be earlier than required by the person placing the order. No rating assigned to a delivery or performance for a specified date shall be applied to obtain delivery or performance on an earlier date. The required delivery or performance date, for purposes of determining the sequence of deliveries or performance pursuant to section 944.7, shall be the date on which delivery or performance is actually required. The person with whom the order is placed may assume that the required delivery or performance date is the date specified in the order or contract unless he knows either (1) that the date

so specified was earlier than required at the time the order was placed, or (2) that delivery or performance by the date originally specified is no longer required by reason of any change of circumstances. A delay in the scheduled receipt of any other material which the person placing the order requires prior to or concurrently with the material ordered, shall be deemed a change of circumstances within the meaning of the foregoing sentence.

§ 944.9 *Deferred delivery.* When delivery or performance under rated orders has been unreasonably or improperly deferred, the person entitled to delivery or performance may file with the War Production Board a report setting forth the facts in connection with the deferment. When the facts set forth justify such action, the War Production Board will thereupon direct the person against whom complaint is made to submit a statement, setting forth the circumstances concerning the deferment of deliveries or performance. Thereafter, such action will be taken by the War Production Board as it deems appropriate.

§ 944.10 *Allocations and limitations.* When specific allocation or other directions for the delivery of materials or the use of a facility are made or issued by the War Production Board, such allocations or directions may, in its discretion, be made or issued without regard to any preference ratings which have been assigned to particular contracts or orders. Such allocations and directions shall take precedence over any preference rating assigned to particular contracts or orders unless otherwise specified. In the case of any rule, regulation or order limiting the amount of deliveries, sales, production, manufacture, processing, use, or other transactions in any material, transactions involved in the performance of defense or other rated orders shall be included in calculating the amount permitted by such limitation unless otherwise expressly provided. In case limitations imposed by two or more rules, regulations or orders are applicable to the same subject matter, the most restrictive shall apply, unless otherwise expressly provided.

§ 944.11 *Material to be used for purposes for which priorities assistance granted.* (a) Any person who obtains material with priorities assistance must, if possible, use or dispose of the same (or an equivalent amount thereof) for the purpose for which the assistance was given. This restriction applies to material obtained by means of a preference rating, allocation, specific direction, CMP allotment, or any other action of the War Production Board. The foregoing re-

striction does not apply to scrap normally generated in the fabrication of material, but the use and disposition of certain forms of scrap are restricted by certain other regulations and orders of the War Production Board.

(b) When a material, or a product into which it has been incorporated, can no longer be used for the purpose for which the priorities assistance was given (for example, when the priorities assistance was given to fill a particular contract or purchase order and the material or product does not meet the customer's specifications or the contract or purchase order is cancelled), its use or disposition shall be restricted as follows. If the material or product is an "industrial material" within the meaning of § 944.34 (Priorities Regulation No. 13) and if the holder does not regularly sell similar materials or products in the course of his business, he may sell or transfer it as provided in that section. In all other cases:

(1) The holder may use or dispose of the material or product to fill, in accordance with this regulation, a contract or purchase order bearing a preference rating of AA-5 or higher (or a rating as high as that with which the material was obtained, if it was obtained with a rating lower than AA-5), unless either the filling of the contract or purchase order or the fabrication of the material or product to fill that type of contract or purchase order is prohibited by an order or regulation of the War Production Board;

(2) The holder may use it to fill his own needs (such as meeting his requirements for maintenance, repair or operating supplies) if he has been authorized to obtain similar materials or products for that purpose by applying or extending a preference rating of AA-5 or higher (or a rating as high as that with which the material was obtained if he obtained it with a rating lower than AA-5), provided that use of the same for that purpose is not prohibited by an order or regulation of the War Production Board;

(3) It may be redelivered to the person from whom it was obtained, if he is willing to accept redelivery;

(4) It may be used or disposed of as scrap, unless the use or disposition is prohibited by other regulations or orders of the War Production Board; or

(5) It may be used or disposed of in any other manner specifically authorized in writing by the War Production Board. District and regional offices of the Board will advise persons making inquiry of the method of obtaining authorization.

(c) In any event, if a material or product is a controlled material or a Class A product obtained pursuant to an allotment under CMP Regulation 1, the holder

may use it in accordance with paragraph (u) of that regulation.

§ 944.12 *Intra-company deliveries.* When any rule, regulation or order of the War Production Board prohibits or restricts deliveries of any material by any person, such prohibition or restriction shall, in the absence of a contrary direction, apply not only to deliveries to other persons, including affiliates and subsidiaries, but also to deliveries from one branch, division or section of a single enterprise to another branch, division or section of the same or any other enterprise under common ownership or control.

§ 944.13 *Effect of rule, regulation or order.* When any rule, regulation or order of the War Production Board prohibits or restricts deliveries or use of any material, such prohibition or restriction shall, in the absence of a contrary direction, apply to all deliveries and use made after the effective date of the rule, regulation or order, including deliveries under contracts or purchase orders accepted either prior to or subsequent to such effective date. No person shall be held liable for damages or penalties for any default under any contract or order which shall result directly or indirectly from compliance with any rule, regulation or order of the War Production Board, notwithstanding that any such rule, regulation or order shall thereafter be declared by judicial or other competent authority to be invalid.

§ 944.14 *Inventory restriction.* Unless specifically authorized by the War Production Board, no person shall knowingly make delivery of any material whatever, and no person shall accept delivery thereof if the inventory of such material of the person accepting delivery, in the same or other forms, is, or will by virtue of such acceptance become, in excess of the practicable minimum working inventory reasonably necessary to meet deliveries of the products of the person accepting delivery, on the basis of his current method and rate of operation. Unless specifically authorized by the War Production Board, no person shall process, fabricate, alloy or otherwise alter the shape or form of any material if his inventory of such material in its processed, fabricated, alloyed or otherwise altered shape or form is, or will by virtue of such operation become, in excess of a practicable minimum working inventory thereof. The term "practicable minimum working inventory" is to be strictly construed. The mere fact that the rate of turnover has increased or that materials are difficult to obtain does not justify maintaining inventories above the minimum with which operations can be continued. In the calculation of the practicable minimum working inventory of any person who imports material, either directly or through an agent, deliveries of such imported material to such person may be excluded.

§ 944.15 *Records.* Each person participating in any transaction to which any rule, regulation or order of the

War Production Board applies shall keep and preserve for a period of not less than two years accurate and complete records of his inventories of the material or materials to which such rule, regulation or order relates and of the details of all transactions in such materials. Such records shall include the dates of all contracts or purchase orders accepted, the delivery dates specified in such contracts or purchase orders, and in any preference rating certificates accompanying them, the dates of actual deliveries thereunder, description of the material covered by such contracts or purchase orders, description of deliveries by classes, types, quantities, weights and values, the parties involved in each transaction, the preference ratings, if any, assigned to deliveries under such contracts or purchase orders, details of defense orders and all other rated orders either accepted or offered and rejected, and other pertinent information. Records kept by any person pursuant to this section shall be kept either separately from the other records of such person and chronologically according to daily deliveries by such person, or in such form that such a separate chronological record can be promptly compiled therefrom.

§ 944.16 Audit and inspection. All records required to be kept by this regulation or by any rule, regulation or order of the War Production Board shall, upon request, be submitted to audit and inspection by its duly authorized representatives.

§ 944.17 Reports. Each person participating in any transaction to which any rule, regulation or order of the War Production Board applies, shall execute and file with it such reports and questionnaires as it shall from time to time request, subject to the approval of the Bureau of the Budget pursuant to the Federal Reports Act of 1942.

§ 944.18 Violations and penalties. Any person who violates any provision of this regulation or any other rule, regulation or order of the War Production Board, or who, by any statement or omission, wilfully falsifies any records which he is required to keep, or who otherwise wilfully furnishes false or misleading information to the War Production Board, and any person who obtains a delivery, an allocation of material or facilities, or a preference rating by means of a material and wilful, false or misleading statement, may be prohibited by the War Production Board from making or obtaining further deliveries of material or using facilities under priority or allocation control and may be deprived of further priorities assistance. The War Production Board may also take any other action deemed appropriate, including the making of a recommendation for

prosecution under section 35 (A) of the Criminal Code (18 U.S.C. § 80), or under the Second War Powers Act (Public No. 507, 77th Congress, March 27, 1942).

§ 944.19 Relief in exceptional cases. Any person subject to any requirement of any rule, regulation or order of the War Production Board who considers that compliance therewith would work an exceptional and unreasonable hardship upon him, may appeal to the War Production Board, setting forth the pertinent facts and the reasons such person considers that he is entitled to relief. The War Production Board may thereupon take such action as it deems appropriate.

§ 944.20 Notification of customers. Any person who is prohibited from or restricted in, making deliveries of any material by the provisions of any rule, regulation or order of the War Production Board shall, as soon as practicable, notify each of his regular customers of the requirements of such rule, regulation or order, but the failure to give such notice shall not excuse any customer from the obligation of complying with any requirements of such rule, regulation or order applicable to such customer.

§ 944.21 Effect and scope of regulation; ratification of prior acts. This regulation shall take effect at once, and, except where inconsistent with the specific provisions of any existing or future rule, regulation, order or direction of the War Production Board shall hereafter regulate and govern all matters embraced herein, including transactions in materials not subjected to priority control otherwise than by this regulation. All existing rules, regulations, orders, directions and actions of the War Production Board are hereby ratified and confirmed and shall remain in full force and effect until they expire by their terms or are specifically revoked or amended.

Issued this 15th day of May 1943.

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

INTERPRETATION OF § 944.14 OF PRIORITIES
REGULATION 1, AS AMENDED

The question has been raised, in connection with various seasonal industries, whether a company which is engaged in such an industry and which normally stocks up inventory in advance of the season, is forbidden by the foregoing regulation from doing so.

The prohibition against accepting delivery of inventory "in excess of the practicable minimum working inventory reasonably necessary to meet deliveries of the products of the person accepting delivery, on the basis of his current method and rate of operation," does not prevent the acceptance of delivery by such person of his requirements of the inventory in question provided, (a) that such person is not guilty of hoarding, and (b) that the deliveries accepted are no greater and no further in advance than those which he would normally accept in the ordinary course of his business to meet reasonably anticipated requirements. (Issued March 10, 1942.)

INTERPRETATION 1 OF § 944.2 OF PRIORITIES
REGULATION 1, AS AMENDED

Section 944.2 of Priorities Regulation No. 1, as amended, makes compulsory the acceptance and filling of rated orders for any material "in preference to any other contracts or purchase orders for such material." The "other contracts" referred to include not only ordinary purchase contracts but other arrangements achieving substantially the same results, though in form they may concern the use of production facilities rather than the material produced. Preference ratings are applicable to facilities as well as materials.

Examples of such "other contracts" which must be subordinated to higher rated orders are (1) arrangements whereby a producer, regularly engaged in producing a given product for sale to others, leases a portion of his plant, or the whole of it for a relatively short period, as a going concern to one of his customers and operation is continued under the producer's management and with the producer's regular personnel; and (2) arrangements whereby such a producer, in lieu of buying raw materials and selling the product, accepts raw materials belonging to a customer for processing pursuant to a toll agreement or similar undertaking. If the deliveries to be made to such customer carry a preference rating, the sequence of deliveries as compared with deliveries to other persons placing orders with the producer is to be determined as provided in § 944.7 of Priorities Regulation No. 1. (Issued May 7, 1942.)

INTERPRETATION 1 OF § 944.7 OF PRIORITIES
REGULATION 1, AS AMENDED

The provisions of § 944.7 (b) of Priorities Regulation No. 1, as amended, with respect to the sequence of deliveries bearing the same preference rating, are applicable only in cases where different deliveries bearing the same preference rating cannot be made on schedule. If material supply and available facilities permit deliveries bearing the same rating to be made on schedule, Regulation No 1 does not have any particular effect on the sequence of production for such deliveries. Where it is necessary to choose between deliveries bearing the same preference ratings, deliveries to the customers who first applied or extended the rating are to be preferred and, subject to the exceptions indicated in paragraphs (c) and (d) of § 944.7, production schedules must be adjusted accordingly.

For example, suppose one customer places in January an order rated A-1-a for August delivery and a second customer places in June an order bearing the same rating for July delivery. If both deliveries cannot be made on schedule, the second customer is not permitted to get the material away from the first customer, as he could under the regulation before the recent amendment. The producer must defer production on the second order to the extent necessary to make delivery on the first order on the August delivery date. If, on the other hand, both deliveries can be made on schedule, it is not necessary to produce or make delivery on the first customer's order ahead of that of the second. (Issued July 21, 1942.)

INTERPRETATION 1 OF § 944.18

The impression has arisen that orders and regulations of the War Production Board which restrict the sale, transfer or delivery of materials, products or equipment, need not be observed in the case of sales made by auctioneers, receivers, trustees in bankruptcy, and other cases where the assets of a business are being liquidated. This impression is erroneous.

All orders and regulations of the War Production Board which control the sale, transfer or delivery of any material, product or equipment, apply to sales made by any per-

son, whether for his own account or for the account of others, and all restrictions upon accepting delivery apply to acceptance of delivery at any type of sale, except as otherwise provided in Priorities Regulation No. 13 with respect to "special sales" or as otherwise provided in any other applicable regulation or order. Any sale made in violation of any order or regulation or any delivery accepted in violation of any order or regulation, subjects parties to all penalties provided by law, including liability for prosecution under Title III of the Second War Powers Act, which specifies penalties up to \$10,000 or imprisonment for one year or both. (Issued October 20, 1942.)

INTERPRETATION 1 of § 944.1

Section 944.1 (b) defines "defense order" to mean, among other things, any contract or purchase order for material or equipment to be delivered to or for the accounts of the Army or Navy of the United States, the Panama Canal or the Coast Guard. At the present time the Panama Canal is part of the Army and the Coast Guard is part of the Navy. Some question has arisen as to whether the specific enumeration in Priorities Regulation No. 1 of the Panama Canal and the Coast Guard means that they do not fall within general references to the Army and Navy in other regulations and orders of the War Production Board. In particular, inquiries have been made as to whether exemptive provisions in limitation and conservation orders in favor of the Army and Navy also provide exemptions for the Panama Canal and the Coast Guard when the latter are not specifically mentioned.

An exemptive or other provision applicable to the Army also applies to the Panama Canal, and a provision applicable to the Navy to the Coast Guard, unless the provision expressly states otherwise. (Issued Feb. 3, 1943.)

[F. R. Doc. 43-8039; Filed, May 20, 1943; 3:29 p. m.]

PART 1010—SUSPENSION ORDERS

[Suspension Order S-323]

NAPIER & SCOTT

Virgil E. Napier, doing business under the trade name of Napier & Scott, 1927 Fourth Avenue South, Seattle, Washington, is engaged in the business of distributing and installing heating, plumbing and fuel supplies. Between April 24, 1942 and November 27, 1942, Napier & Scott made 69 sales and deliveries of new metal heating equipment and new metal plumbing equipment, having a total value of approximately \$20,394, to ultimate consumers on orders which did not bear any Preference Ratings and did not contain any of the certifications required by Limitation Order L-79. These sales and deliveries were made in such reckless disregard of the terms of Limitation Order L-79 as to constitute wilful violations thereof.

These violations of Limitation Order L-79 have hampered and impeded the war effort of the United States by diverting scarce materials to uses unauthorized by the War Production Board. In view of the foregoing facts, *It is hereby ordered*, That:

§ 1010.323 Suspension Order S-323.

(a) Virgil E. Napier, doing business as Napier & Scott or otherwise, and his successors or assigns, are hereby prohibited

from accepting deliveries of, receiving, delivering, selling, transferring or otherwise dealing in any new metal heating equipment or new metal plumbing equipment, as defined in Limitation Order L-79, unless hereafter specifically authorized in writing by the Regional Compliance Chief, San Francisco Regional Office of the War Production Board.

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

(c) This order shall take effect on May 23, 1943, and shall expire on August 31, 1943, at which time the restrictions contained in this order shall be of no further effect.

Issued this 20th day of May 1943.

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

[F. R. Doc. 43-8040; Filed, May 20, 1943; 3:28 p. m.]

PART 1010—SUSPENSION ORDERS

[Suspension Order S-324]

MIKE LUSSA

Mike Lussa of New Orleans, Louisiana, in December 1942 began construction work in connection with the remodeling of part of the premises at No. 300 Dauphine Street, New Orleans, Louisiana. At that location, the respondent operates a cafe or night club known as the "Magnolia Room". The estimated cost of this construction work was \$2,169.00. In spite of the fact that the attention of the respondent was called to war time building restrictions by both the contractor and the architect, no application was made to the War Production Board for authority to undertake this work. This action of the respondent constituted a violation of Conservation Order L-41, which has hampered and impeded the war effort of the United States. In view of the foregoing, *It is hereby ordered*, That:

§ 1010.324 Suspension Order S-324.

(a) Neither Mike Lussa, his successors or assigns, nor any other person shall order, purchase, accept delivery of, withdraw from inventory, or in any other manner secure or use material or construction plant in order to continue, or complete construction of, or the remodeling of the premises located at No. 300 Dauphine Street, New Orleans, Louisiana, unless hereafter specifically authorized in writing by the War Production Board.

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

(c) This order shall take effect on May 22, 1943.

Issued this 20th day of May 1943.

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

[F. R. Doc. 43-8041; Filed, May 20, 1943; 3:28 p. m.]

PART 1142—DRY CELL BATTERIES AND PORTABLE ELECTRIC LIGHTS OPERATED BY DRY CELL BATTERIES

[General Limitation Order L-71, as Amended May 21, 1943]

Section 1142.1 *General Limitation Order L-71* is hereby amended to read as follows:

§ 1142.1 *General Limitation Order L-71*—(a) *Definitions*. For the purposes of this order:

(1) "Circular C435" means Circular C435 of the National Bureau of Standards, issued February 18, 1942, entitled "American Standard Specification for Dry Cells and Batteries".

(2) "Dry cell battery" means any primary cell or assembly of cells in which the electrolyte is nonspillable and in which electric current is produced by electrochemical action.

(3) "Portable electric light" means any flashlight and any other portable electric light operated by one or more dry cell batteries. It does not include bulbs, dry cell batteries, electric flares (as defined in Limitation Order L-158, as amended from time to time) or airport and seadrome lights (as defined in Limitation Order L-235, as amended from time to time).

(4) "Flashlight" means any portable electric light designed and produced to be operated primarily by a miniature dynamo or one or more dry cell batteries designated as "D", "C", "BB" or "AA" in Table 4 of Circular C435.

(5) "Transfer" means to sell, lease, trade, lend, deliver, ship or transfer any dry cell batteries and portable electric lights from one person to any other person. For the purposes of this order the following shall not be considered transfers:

(i) To sell, lease, trade, lend, deliver, ship or transfer dry cell batteries or portable electric lights from one branch, division or section of a single enterprise to another branch, division or section of the same or any other enterprise under common ownership or control;

(ii) A transfer of title merely for security purposes;

(iii) Transfers of dry cell batteries or portable electric lights to and from warehouses where no substantial change in right, title or ownership to such dry cell batteries or portable electric lights is effected;

(iv) Transfers to and from carriers in order to effect the transfers specified in this paragraph.

(6) "Manufacturer" means any person engaged in the business of manufacturing or assembling dry cell batteries or portable electric lights.

(b) *Restrictions on use of materials.* No manufacturer shall make or assemble any dry cell batteries or portable electric lights containing any of the following materials:

- (1) Aluminum;
- (2) Cadmium;
- (3) Chromium;
- (4) Copper or copper base alloy, except that

(i) Brass may be used for plating electric contacts; and

(ii) Bare copper wire of the minimum size required for proper operation may be used as an electrical conductor in dry cell batteries; and

(iii) Where permitted by Preference Order M-43 (as amended from time to time) copper wire coated with lead-tin alloy may be used in the same way as may bare copper wire; and

(iv) Where permitted by Conservation Order M-9-c (as amended from time to time) copper or copper base alloys may be used for multiple dry cell batteries, provided that the use of any less scarce materials is impracticable;

(5) Crude or reclaimed rubber;

(6) Iron or steel, except that

(i) Where permitted by Supplementary Order M-21-e (as amended from time to time) terneplate may be used as an electrical conductor in dry cell batteries where a solderable coating is required, and

(ii) Iron or steel may be used for any part of portable electric lights other than flashlights. In flashlights and in dry cell batteries iron or steel may be used for reflectors, electrical contact fittings, switches, eyelets, rivets, screws, springs, end ferrules, end caps, lens rings, battery carbon caps, and in grommets, ferrules and stitching wire for containers for holding assemblies of dry cell batteries;

(7) Nickel;

(8) Tin except tin contained in solder where its use is allowed by Preference Order M-43 (as amended from time to time);

(9) Zinc except zinc used for plating, for electrical contact fittings and for dry cell battery shells.

(c) *Restrictions on production and transfer of dry cell batteries and portable electric lights.* (1) On or before the 10th day of June 1943, and on or before the 10th day of each third succeeding calendar month thereafter, each manufacturer shall file Form PD-880 with the War Production Board, which shall include:

(i) Such manufacturer's proposed production schedules for dry cell batteries and portable electric lights for the next succeeding calendar quarter.

(ii) His proposed transfer schedules for dry cell batteries and portable electric lights for the next succeeding calendar quarter.

The War Production Board shall notify manufacturers of its approval or disapproval of the production and transfer schedules for the period covered in the report. The War Production Board may at any time change any schedules; direct the cancellation of any order shown on any schedules; prescribe any other schedule for production or trans-

fers for any period, regardless of whether a schedule for such period, or any part thereof, has been reported by the manufacturer or theretofore approved by the War Production Board; allocate any order listed on the report to any other manufacturer; or direct the transfer of any dry cell batteries and portable electric lights so listed to any other person, at the established price and terms.

(2) The approved transfer schedules shall remain subject to the restrictions contained in paragraph (d) of this order, except as provided in paragraph (e) of this order, and no manufacturer shall make any transfers which are prohibited by paragraph (d) unless the approved transfer schedules expressly state otherwise.

(3) On and after May 1, 1943, no manufacturer shall produce, and on and after July 1, 1943, no manufacturer shall transfer any dry cell batteries and portable electric lights except in accordance with schedules approved or prescribed by the War Production Board as herein provided; and no manufacturer shall alter any such approved or prescribed production or transfer schedules unless authorized or directed to do so by the War Production Board.

(4) During the calendar quarter beginning April 1, 1943, and ending June 30, 1943, the production permitted by General Limitation Order L-71, as amended January 9, 1943, and as modified by authorizations or appeals granted to individual manufacturers thereunder, shall be deemed to be the approved production schedule for each individual manufacturer. Such schedule shall be subject to all applicable provisions contained in this order and shall be considered in the same manner as if it had been originally filed on Form PD-880 and the approval of the War Production Board had been received therefor.

(5) If the schedule for production approved under the provisions of this order does not correspond to the authorized production schedule approved for the same period or part thereof under the Controlled Materials Plan (on Form CMP-4B, or any other designated form), then the schedule approved under this order shall constitute the authorized production schedule of the manufacturer.

(d) *Special transfer restrictions.* On and after May 21, 1943, no manufacturer shall transfer

(1) Any new portable electric lights except pursuant to orders bearing preference ratings of A-9 or higher;

(2) Any dry cell batteries for ultimate use in any radio set designed primarily for the reception of broadcasts on standard radio wave lengths (550 to 1500 k. c.), except

(i) Batteries containing cells designated "D" in Table 1 of Circular C435, with the modifications permitted in Section 2.2 of that Circular, or cells larger in size than such cells designated "D", and

(ii) "C" batteries of the types described in Table 8 of Circular C435.

(e) *Special exemptions.* The provisions of paragraphs (b) and (d) of this

order shall not apply to the production and transfer of any dry cell batteries or portable electric lights produced and transferred to or for the account of the Army or Navy of the United States, the United States Maritime Commission, the War Shipping Administration, the Office of Scientific Research and Development, Panama Canal, Coast and Geodetic Survey or the government of any country, including those in the Western Hemisphere, pursuant to the Act of March 11, 1941, entitled "An Act to Promote the Defense of the United States" (Lend-Lease Act). However, the provisions of paragraph (c) of this order shall apply to the persons specified above, and manufacturers shall include in their production and transfer schedules on Form PD-880 their proposed production and transfers for the above specified persons. Any dry cell batteries or portable electric lights produced for the account of the persons specified above but not transferred to such persons may not be further processed, assembled or transferred to any other persons except pursuant to the specific authorization of the War Production Board.

(f) *Applicability of other orders.* The provisions of Conservation Order M-11-b, limiting the use of zinc, shall no longer apply to manufacturers of dry cell batteries in the manufacture of such batteries but shall be superseded by the provisions of this order. In so far as any other order heretofore or hereafter issued by the Office of Production Management or the War Production Board limits the use of any material in the production of portable electric lights or dry cell batteries to a greater extent than the limits imposed by this order, the restrictions in such other order shall govern unless otherwise specified therein.

(g) *Applicability of regulations.* This order and all transactions affected thereby are subject to all applicable provisions of the regulations of the War Production Board, as amended from time to time.

(h) *Avoidance of excessive inventories.* No manufacturer shall accumulate for use in the manufacture of portable electric lights or dry cell batteries inventories of raw materials, semi-processed materials, or finished parts in quantities in excess of the minimum amount necessary to maintain production at the rates permitted by this order.

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

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

(k) *Communications.* All reports required to be filed hereunder, and all communications concerning this order shall, unless otherwise directed, be addressed to the War Production Board, Consumers Durable Goods Division, Washington, D. C., Ref: L-71.

Issued this 21st day of May 1943.

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

[F. R. Doc. 43-8077; Filed, May 21, 1943;
11:24 a. m.]

PART 1185—SANITARY NAPKINS

[Limitation Order L-95 as Amended May 21, 1943]

The fulfillment of requirements for the defense of the United States has created a shortage in the supply of cotton gauze and wood cellulose for defense, for private account and for export; and the following order is deemed necessary and appropriate in the public interest and to promote the national defense:

§ 1185.1 *General Limitation Order L-95—(a) Definitions.* For the purposes of this order:

(1) "Sanitary napkin" means any napkin manufactured and sold for consumer use but not including so called hospital type napkins sold in bulk for hospital use.

(2) "Gauze wrapper" means any woven sanitary napkin cover which wraps around the filler.

(3) "Knitted wrapper" means any sanitary napkin cover which is knitted in seamless circular form.

(4) "Cellulose filler" means any sanitary napkin filler made principally of wood cellulose either in layer or shredded form.

(5) "Cotton filler" means any sanitary napkin filler made entirely of cotton material.

(b) *General restrictions.* (1) After 20 days from April 9, 1942, no person shall manufacture any sanitary napkin with a gauze wrapper or knitted wrapper of a length greater than 19 inches.

(2) After 60 days from April 9, 1942, no person shall manufacture:

(i) Any sanitary napkin of a size other than super, of the cellulose filler type, with a gauze wrapper of a width greater than 8¾ inches;

(ii) Any sanitary napkin of a size other than super, of the cotton filler type, with a gauze wrapper of a width greater than 9 inches;

(iii) Any sanitary napkin of super size, of either the cellulose filler or cotton filler type, with a gauze wrapper of a width greater than 9¾ inches;

(iv) Any sanitary napkin with a gauze wrapper having more than 18 warp threads per inch or more than 14 filling threads per inch.

(3) No person shall manufacture during any calendar year more sanitary napkins of super or large size, by percentage of total production, than he manufactured in 1940.

(c) *Restrictions on the packaging of sanitary napkins.* On and after July 21, 1943, any person packaging sanitary napkins for shipment and sale shall compress them into the smallest practicable container, but in no instance shall the dimensions of the container provide a space of more than 13.75 cubic inches for each sanitary napkin packed therein.

NOTE: Following paragraphs redesignated May 21, 1943.

(d) *Avoidance of excessive inventories.* No producer of sanitary napkins shall accumulate for use in the manufacture of such sanitary napkins inventories of raw materials, semi-processed materials or finished parts in quantities in excess of the minimum amount necessary to maintain production of sanitary napkins in the quantities permitted by this order.

(e) *Applicability of Priorities Regulation No. 1.* This order and all transactions affected thereby are subject to the provisions of Priorities Regulation No. 1 (Part 944), as amended from time to time, except to the extent that any provisions hereof may be inconsistent therewith, in which case the provisions of this order shall govern.

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

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

(h) *Reports.* Every person manufacturing sanitary napkins shall, within thirty days from April 9, 1942, report by letter the following data: (1) his production of sanitary napkins of super or large size, by aggregate number of units, in 1940; (2) his production of sanitary napkins of all sizes, including super, by aggregate number of units, in 1940. All persons affected by this order shall execute and file with the War Production Board such other reports and questionnaires as said Board shall from time to time prescribe.

(i) *Violations.* Any person who willfully violates any provision of this order, or who by any act or omission falsifies records to be kept or information to be furnished pursuant to this order, may be prohibited from receiving further deliveries of any material subject to allocation, and such further action may be taken as is deemed appropriate, including a recommendation for prosecution under section 35 (a) of the Criminal Code (18 U.S.C. 80).

(j) *Appeal.* Any person affected by this order who considers that compliance herewith would work an exceptional and unreasonable hardship upon him, may appeal to the War Production Board, setting forth the pertinent facts and the reasons such person considers that he is entitled to relief. The War Production Board may thereupon take such action as it deems appropriate.

(k) *Communications.* All reports required to be filed hereunder, or com-

munications concerning this order, shall, unless otherwise directed, be addressed to: War Production Board, Safety and Technical Equipment Division, Washington, D. C. (Ref: L-95).

Issued this 21st day of May, 1943.

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

[F. R. Doc. 43-8078; Filed, May 21, 1943;
11:24 a. m.]

PART 3243—SHIPPING CONTAINERS

[Conservation Order M-313]

FIBRE DRUMS

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

§ 3243.1 *Conservation Order M-313—(a) Definitions.* For the purposes of this order:

(1) "Manufacturer" means any person who manufactures fibre drums for sale.

(2) "Fibre drums" means any cylindrical shipping container which (i) is of the types known in the container industry as "fibre drums" and "fibre pails," (ii) is made with a body of paperboard and ends of paperboard, steel (28 gauge or heavier), wood, or any combination thereof, (iii) has a capacity of one gallon or more, and (iv) is of the types which, upon conforming with any applicable Consolidated Freight Classification rule¹ and Interstate Commerce Commission regulation,² are acceptable for shipment without covering containers. This does not include cylindrical containers, of similar construction, known in the container industry as "cans" and "tubes."

(3) "Qualified order" means any purchase order for fibre drums which specifies the following information as to each type and size of drum ordered: (i) the specific products to be packed in such drums, (ii) the number of drums desired for each such product, and (iii) the desired receiving date or dates for such drums.

(b) *Restrictions on manufacturers—*

(1) *Shipping restriction.* Notwithstanding any preference rating received, no manufacturer shall ship fibre drums to any purchaser on and after June 16, 1943, except as specifically authorized by the War Production Board on Form PD-881.

(2) *Reporting requirements.* On or before June 3, 1943, every manufacturer shall forward to the War Production Board a report on Form PD-881 for the period June 16 through July 31, 1943, inclusive. Such report shall include, among other required data, a listing of "qualified orders" requiring shipment during the report period. On or before

¹ Consolidated Freight Classification No. 15, General Rule 41.

² Freight Tariff No. 4 (I. C. C. No. 4) Specifications 21A, 21B.

the 15th day of July, 1943, and of each month thereafter, every manufacturer shall forward Form PD-881 for the next succeeding month.³

(c) *Restrictions on purchasers*—(1) *Acceptance restriction.* No purchaser shall accept delivery of any fibre drum shipped on or after June 16, 1943, if he has reason to believe that the shipping of such drum was not authorized pursuant to paragraph (b) (1) above.

(2) *Inventory limitation.* No person shall order any quantity of any type of fibre drum for delivery to him or for his account on any date if receipt thereof on that date would increase his estimated inventory of that type of drum to more than his requirements therefor for the 60-day period commencing on that date.

(d) *Applicability of other regulations.* This order and all transactions affected thereby are subject to all applicable regulations of the War Production Board as same may be amended from time to time.

(e) *Communications.* All reports required to be filed hereunder, and all communications concerning this order, shall, unless otherwise directed, be addressed to: War Production Board, Containers Division, Washington, D. C., Ref: M-313.

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

Issued this 21st day of May 1943.

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

[F. R. Doc. 43-8080; Filed, May 21, 1943;
11:24 a. m.]

PART 3254—DENTAL BURS

[General Limitation Order L-295]

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

§ 3254.1 *General Limitation Order L-295*—(a) *Definitions.* For the purposes of this order:

(1) "Dental bur" means only metal bur or diamond impregnated point or disc designed to be used in an engine hand-piece by dentists for the purpose of excavating or cutting human teeth.

(2) "Manufacturer" means any person engaged in the manufacture of dental burs.

³ This reporting requirement approved by the Bureau of the Budget pursuant to Federal Reports Act of 1942.

(b) *Production and shipping schedules and restrictions thereon.* On or before June 15, 1943, and on or before the 15th day of each succeeding calendar month, each manufacturer of dental burs shall file with the War Production Board in triplicate on Form PD-774, his proposed production and shipping schedules of dental burs for the period required by such form. The War Production Board will approve the proposed production and shipping schedules or make such changes therein as it shall deem necessary, and will return to the manufacturer a copy of such form as approved or changed. Notwithstanding any preference rating which any purchase order or contract may bear or any rule or regulation of the War Production Board, each manufacturer shall produce and ship dental burs in accordance with his production and shipping schedules as approved or changed by the War Production Board.

(c) *Applicability of regulations.* Except as otherwise provided herein, this order and all transactions affected thereby are subject to all applicable regulations of the War Production Board, as amended from time to time.

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

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

(f) *Communications.* All reports to be filed hereunder and communications concerning this order shall, unless otherwise directed, be addressed to the War Production Board, Safety and Technical Equipment Division, Washington, D. C., Ref: L-295.

Issued this 21st day of May 1943.

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

[F. R. Doc. 43-8079; Filed, May 21, 1943;
11:24 a. m.]

Chapter XI—Office of Price Administration

PART 1351—FOOD AND FOOD PRODUCTS

[MPR 329, Amdt. 9]

PURCHASES OF MILK FROM PRODUCERS FOR RESALE AS FLUID MILK IN HARFORD, MD. AREA

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

¹ 8 F.R. 2038, 2874, 3253, 3621, 4726, 5933, 5907, 5933.

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

Maximum Price Regulation No. 329 is amended in the following respects:

1. Section 1351.402 (a) (5) is added to read as follows:

(5) Maximum prices for purchases of "milk" from producers for resale as fluid milk in the Harford, Maryland area, are modified and adjusted in § 1351.415 below.

2. Section 1351.404 (k) is added to read as follows:

(k) "Harford, Maryland area" means the territory included in the counties of Carroll, Cecil, Harford, Howard and Kent, and that portion of the County of Baltimore which is north of the latitude 39°30', all in the State of Maryland.

3. Section 1351.415 (n) is added to read as follows:

(n) *Adjusted maximum prices for purchases of "milk" from producers in the Harford, Maryland area:* (1) The maximum price for each grade of "milk" purchased from a producer for resale as fluid milk in the Harford, Maryland area shall be the higher of the following prices:

(i) The highest price each purchaser of "milk" from a producer paid that producer for "milk" of the same grade received during January, 1943.

(ii) \$3.79 per hundredweight for milk testing 4 percent butterfat plus or minus 5 cents for each $\frac{1}{10}$ of 1 percent that the butterfat content varies over or under 4 percent as the case may be.

(2) On or before June 4, 1943, each purchaser of "milk" from a producer for resale as fluid milk in the Harford, Maryland area, shall calculate and notify each such producer of his adjusted maximum purchasing price as determined under the foregoing subparagraph (1).

(3) On or before June 19, 1943, each such purchaser of "milk" from a producer for resale as fluid milk in the Harford, Maryland area shall file a report with the Regional Office of the Office of Price Administration, New York City, New York, showing his adjusted maximum purchasing price, as determined under the foregoing subparagraph (1), and the factors upon which it is based.

This amendment shall become effective as of May 1, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 20th day of May 1943.

PRENTISS M. BROWN,
Administrator.

Approved: May 19, 1943.

CHESTER C. DAVIS,
War Food Administrator.

[F. R. Doc. 43-8046; Filed, May 20, 1943;
4:04 p. m.]

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

PART 1315—RUBBER AND PRODUCTS AND MATERIALS OF WHICH RUBBER IS A COMPONENT

[RO 1A, Amdt. 28]

TIRES, TUBES, RECAPPING AND CAMELBACK

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

Ration Order No. 1A is amended in the following respects:

1. Sections 1315.302, 1315.505 (a) and (b), 1315.506 (a) and (b), 1315.511 (a) and (b), 1315.804 (a), (b), (c) (5) and (f), 1315.808 (a) and (b), 1315.1005 (a) (3), 1315.1008 and the text of §§ 1315.802 (a) and 1315.1005 (a) are amended by inserting the word "new" before the word "tube" or "tubes" wherever the word "tube" or "tubes" appears therein.

2. Section 1315.305 is added to read as follows:

§ 1315.305 *No Board jurisdiction over used tubes.* No Board may issue a certificate authorizing the purchase of a used tube.

3. The eligibility table in § 1315.503 (c) is amended to read as follows:

Total allowed mileage	Kind of tire	Kind of tube
240 miles per month or less.	Grade III.....	New.
241 miles per month or over.	Grade I or Grade III tire at applicant's option.	New.
For fleet passenger automobiles or official passenger automobiles for which interchangeable gasoline ration books have been currently issued.	Grade III tire; if applicant establishes that the particular vehicle will be operated for 241 or more miles per month, then a Grade I tire.	New.

4. Section 1315.509 (e) is amended to read as follows:

(e) *Allotment of tubes.* Each applicant who was authorized to acquire an allotment of Grade III tires prior to January 20, 1943, or who has been authorized to acquire an allotment of passenger-type tires as provided in paragraphs (b) and (c) or an allotment of used passenger-type tires under paragraph (d) prior to the revocation thereof, may be granted a certificate by the State Director or District Manager authorizing him to acquire one new passenger-type tube for each passenger-type tire that he has been authorized to acquire.

5. Section 1315.510 is amended to read as follows:

§ 1315.510 *Eligibility of recappers for curing tubes.* Any recapper may file an application for authority to acquire new tubes for use solely in recapping. The applicant must establish that he does not have more than one serviceable air bag or tube of the required size for each mold

operated by him and that the new tube applied for is necessary to the operation of the mold. No recapper shall be authorized to acquire in any one calendar month more than four (4) new tubes for each mold operated by him.

6. Section 1315.801 is amended to read as follows:

§ 1315.801 *Prohibitions.* Notwithstanding the terms of any contract, agreement or other obligation, regardless of when made, no person, unless permitted by Ration Order No. 1A, or by an order, authorization or regulation issued by the War Production Board, shall:

(a) Make or offer to make, accept or offer to accept, or solicit a transfer of any tire, new tube or camelback; or

(b) Use, alter or change the physical location of any tire, new tube or camelback; or

(c) Mount any tire or new tube upon a wheel or rim.

7. Section 1315.802 (b) is amended to read as follows:

(b) *Mounting from stock prohibited.* No dealer or manufacturer shall declare on his tire inspection record or mount or use tires or new tubes taken from his stock unless he has obtained a certificate authorizing such mounting or use or unless such tires or new tubes were permanently removed from his stock and mounted on his vehicle prior to October 1, 1942.

8. Section 1315.802 (c) is amended to read as follows:

(c) *Temporary transfer, mounting and use of used tires.* A person may temporarily transfer, without certificate, used tires to another person who may mount and use them to:

(1) Replace a tire that is being repaired or recapped;

(2) Move a wrecked, disabled or repossessed vehicle to a garage or other place of safety or storage;

(3) Move vehicles held for resale from one sales premises to another;

(4) Move any house trailer to a site for housing purposes.

Such tires shall be returned to the transferor within three (3) days after the purpose for which the tires were transferred is accomplished.

9. Section 1315.803 (e) is amended to read as follows:

(e) *By warehousemen.* A public warehouseman who has received tires or new tubes for storage may, in exchange for a certificate, transfer tires or new tubes to a consumer as follows:

(1) New tires or new tubes stored prior to December 11, 1941.

(2) Recapped tires used less than one thousand (1,000) miles after being recapped and stored prior to February 19, 1942.

(3) Used tires, including tires used more than one thousand (1,000) miles after being recapped, and stored prior to October 1, 1942.

10. The last two lines in the replenishment table in § 1315.804 (c) (3) are amended to read as follows:

If part B calls for—
Any size passenger tube
Any size truck tube

Dealer or manufacturer may replenish with—
Any size new passenger tube
Any size new truck or new passenger tube

11. Section 1315.806 (1) (4) (iii) is amended to read as follows:

(iii) Used tires including tires used more than one thousand (1,000) miles after being recapped, after September 30, 1942.

12. Section 1315.806 (p) is added to read as follows:

(p) *Transfers and mounting of used tubes.* Any person may transfer, acquire, mount, use, alter or change the physical location of used tubes without certificate or authorization.

13. Section 1315.807 (g) is amended to read as follows:

(g) *Tires, new tubes or camelback held in customs.* Tires, new tubes or camelback imported into this country and held in customs may not be released to the claimant unless he holds a certificate, receipt or authorization from the Office of Price Administration which would entitle him to acquire such tires, new tubes or camelback.

14. Section 1315.1005 (a) (5) is amended to read as follows:

(5) If tires or new tubes are transferred for repair, information sufficient to identify the ownership of the tires or new tubes.

15. Section 1315.1005 (e) is amended to read as follows:

(e) Every person transferring tires temporarily pursuant to § 1315.802 (c) shall keep a record showing: (1) the purpose for which the transfer is made; (2) the serial number of the tire transferred; (3) the serial number of the tire temporarily replaced, if any; (4) the date the tire is transferred; (5) the name and address of the person to whom the tire is transferred; and (6) the date the tire is returned.

16. Section 1315.1011 is amended to read as follows:

§ 1315.1011 *Preservation and filing of records.* Any person affected by this Ration Order No. 1A shall keep and file such additional records and reports as the Office of Price Administration may require. Any record required by Ration Order No. 1A, notwithstanding any amendment thereto, shall be preserved for not less than two (2) years, except that records of transfers for repair need be preserved only while the tires or new tubes to be repaired are in the possession of the repairer. Such records and any other records relating to tires, tubes or camelback shall be available at all times for inspection by the Office of Price Administration.

This amendment shall become effective May 20, 1943.

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

¹ 7 F.R. 9160, 9392, 9724, 10072, 10336; 8 F.R. 435, 606, 1585, 1628, 1629, 1839, 2030, 2348, 2152, 2670, 2595, 2600, 2719, 3071, 3317, 3521, 3702, 3839, 4179, 4628, 4769, 4849, 5483, 5477, 5565.

(Pub. Law 671, 76th Cong. as amended by Pub. Laws 89, 421 and 507, 77th Cong.; E.O. 9125, 7 F.R. 2719, issued April 7, 1942, WPB Dir. No. 1, 7 F.R. 562, Supp. Dir. No. 1Q, 7 F.R. 9121)

Issued this 20th day of May 1943.

GEORGE J. BURKE,
Acting Administrator.

[F. R. Doc. 43-8042; Filed, May 20, 1943;
3:40 p. m.]

PART 1315—RUBBER AND PRODUCTS AND MATERIALS OF WHICH RUBBER IS A COMPONENT

[RO 1A,¹ Amdt. 29]

TIRES, TUBES, RECAPPING AND CAMELBACK

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

Ration Order No. 1A is amended in the following respect:

Section 1315.804 (j) is added to read as follows:

(j) *Downstream transfers without certificate.* (1) A manufacturer or dealer may, upon written authorization of the State Director or District Manager having jurisdiction over the area in which the transferee is located, transfer tires or tubes to a dealer. A dealer who acquires tires or tubes under this paragraph shall surrender to the State or District Office which issued the authorization, within ninety (90) days of the date thereof, Parts B of certificates or receipts representing the number, type and grade of tires or tubes received pursuant to the authorization.

(2) Tires or tubes acquired by a dealer under this paragraph may be transferred to another dealer upon the written authorization of the State Director or District Manager having jurisdiction over the area in which the dealer to whom the transfer is to be made is located. In the case of such subsequent transfer, the transferor shall surrender a copy of the authorization (in lieu of Parts B) to the State or District Office having jurisdiction over the area in which he is located. The transferee must, within ninety (90) days of the date of the authorization for the subsequent transfer, surrender to the State or District Office which issued such authorization the Parts B representing the transferred tires or tubes.

(i) However, if the tires or tubes are to be transferred from a retailer to a dealer, or from a wholesaler to a wholesaler, the authorization at the option of the transferor may provide that the transferor and not the transferee shall be required to surrender the Parts B. If such an authorization is issued the transferor must surrender the Parts B and not a copy of the authorization to the State or District Office having juris-

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

¹ 7 F.R. 9160, 9392, 9724.

diction over the area in which he is located.

(3) Application for authority to make a transfer under this paragraph shall be made by either the transferor or the transferee and shall state the names and addresses of the transferor and the transferee and the number, type and grade of tires or tubes to be transferred.

(4) No authorization to make or receive a transfer under this paragraph shall be granted by a State Director or District Manager after June 30, 1943. An authorization issued by a State Director or District Manager under this paragraph shall state the person who is required to surrender Parts B of certificates or receipts representing the number, type and grade of the tires or tubes to be transferred.

(5) No manufacturer or dealer may be authorized under this paragraph to make more than one transfer to any one dealer.

This amendment shall become effective May 20, 1943.

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

(Pub. Law No. 671, 76th Cong. as amended by Pub. Laws 89, 421 and 507, 77th Cong.; E.O. 9126, 7 F.R. 2719, issued April 7, 1942, WPB Dir. No. 1, 7 F.R. 562, Supp. Dir. No. 1Q, 7 F.R. 9121)

Issued this 20th day of May, 1943.

GEORGE J. BURKE,
Acting Administrator.

[F. R. Doc. 43-8045; Filed, May 20, 1943;
4:04 p. m.]

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

[MPR 359, Amendment 1]

CERTAIN CONVERTED PAPER PRODUCTS

Certain converted paper products, including plates, dishes, spoons and forks and liquid-tight cylindrical containers.

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

Maximum Price Regulation No. 359 is amended in the following respects:

1. Section 1347.563 (a) (5) is amended to read as follows:

(5) "Spoons and forks" includes all spoons and forks manufactured from vulcanized fiber.

2. The head-note in Appendix C is amended to read as follows:

Appendix C: Manufacturers' maximum delivered prices for vulcanized fiber spoons and forks.

3. Appendix C (c) (1) and (c) (2) are hereby revoked.

This amendment shall become effective May 26, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 20th day of May 1943.

PRENTISS M. BROWN,
Administrator.

[F. R. Doc. 43-8043; Filed, May 20, 1943;
3:40 p. m.]

PART 1351—FOOD AND FOOD PRODUCTS
[MPR 312, Correction]

MAPLE SYRUP AND MAPLE SUGAR

Subparagraph (9) of § 1351.1614 (a) is corrected to read as follows:

(9) "Loading point" means the central collection point (including but not limited to railroad stations, warehouses, storehouses, and creameries) in the producing area to which maple syrup is delivered by the producer from his sugar bush, and at which point the syrup is picked up by the buyer or at which point the syrup is loaded for shipment to the buyer.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued and effective this 20th day of May 1943.

PRENTISS M. BROWN,
Administrator.

[F. R. Doc. 43-8044; Filed, May 20, 1943;
3:40 p. m.]

PART 1429—POULTRY AND EGGS
[Rev. MPR 269,¹ Amdt. 9]

POULTRY

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 1429.14 (d) is added to read as follows:

(d) Each Regional Administrator of the Office of Price Administration is authorized to adjust the maximum base prices for any live poultry item, as established in § 1429.19 of this regulation, for all places within any political subdivision or other defined area in "his region to one uniform maximum base price applicable to all places in such political subdivision or other defined area, *Provided*, That:

(1) Such uniform maximum base price for the live poultry item does not exceed by more than $\frac{1}{10}$ th of one cent per pound the lowest maximum base price for the live poultry item in such political subdivision or other defined area.

(2) Such uniform maximum base price for the live poultry item will not create or tend to create a shortage, or need for increase in prices, in another locality, and will effectuate the purposes of the Emergency Price Control Act of 1942, as amended.

¹ 7 F.R. 10708, 10864, 11118; 8 F.R. 567, 856, 878, 2289, 3316, 3419, 3792.

(3) The Price Executive of the Poultry, Eggs, and Dairy Products Branch of the Food Price Division of the Office of Price Administration is notified in writing of the proposed uniform maximum base price for the live poultry item, and has consented in writing to the establishment of such uniform maximum base price.

Example: The maximum base price for live broilers in County X ranges from a low of 28.44 cents per pound to a high of 28.53 cents per pound. The Regional Administrator decides to adjust all maximum base prices for live broilers in County X to one uniform maximum base price of 28.5 cents per pound, in the interest of simplicity and effective enforcement. He ascertains that such uniform price will not create a shortage or need for increase in prices in another locality. He also knows that the uniform maximum base price of 28.5 cents per pound does not exceed by more than 1/10th of one cent the lowest maximum base price of 28.44 cents per pound. Therefore, upon receiving the written consent of the Price Executive of the Poultry, Eggs, and Dairy Products Branch of the Food Price Division of the Office of Price Administration, he may establish 28.5 cents per pound as the uniform Maximum base price for live broilers at all places in County X.

This amendment shall become effective May 26, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 20th day of May 1943.

PRENTISS M. BROWN, Administrator.

Approved: May 11, 1943.

CHESTER C. DAVIS, Administrator, War Food Administration.

[F. R. Doc. 43-8047; Filed, May 20, 1943; 4:04 p. m.]

(104) Transportation of property by carriers, other than common carriers within the exemption conferred by section 302 (c) of the Emergency Price Control Act of 1942, performing pick-up and delivery service for rail and motor line haul carriers—(i) Maximum prices. The maximum prices for transportation of property by carriers, other than common carriers, performing pick-up and delivery service for rail, motor, and water line haul carriers shall be either (a) the maximum price established for such service by § 1499.2 of the General Maximum Price Regulation, or (b) a price agreed upon between the seller and purchaser of the service and reported to, and approved by, the Office of Price Administration. Such report shall be on the form set forth in subdivision (v) below.

(ii) Filing of report. The report required in subdivision (i) (b) above shall be filed by either the seller or the purchaser of the service with the Office of Price Administration, Transportation and Public Utilities Division, Washington, D. C., at least thirty days before the date on which the rates requested therein are proposed to be made effective.

(iii) Approval, adjustment, or modification of prices. The requested increase in maximum rates for pick-up and delivery service set forth in a report filed

with the Office of Price Administration pursuant to this subparagraph (104) shall be deemed approved by the Office of Price Administration, subject to subsequent adjustment or modification thereof, if a notice of disapproval of such rates is not mailed to the seller and purchaser of the service within thirty days after the filing of such report with the Office of Price Administration.

(iv) Definitions. As used in this subparagraph (104):

(a) "Pick-up service" means the transportation of property to a terminal of a line haul carrier from the point of origin from which the line haul carrier's rate applies;

(b) "Delivery service" means the transportation of property from a terminal of a line haul carrier to the point of destination to which the line haul carrier's rate applies;

(c) "Pick-up and delivery carrier" means a carrier who contracts with a line haul carrier to perform pick-up and delivery services; and

(d) "Line haul carrier" means a carrier by rail, motor, or water engaged in transportation of property for hire.

(v) Appendix A: Form of report. The maximum prices established pursuant to subdivision (i) (b) hereof shall be reported to the Office of Price Administration on the following form:

OPA Form: 3838

United States of America Office of Price Administration Washington, D. C.

Application for approval of adjustment in rates charged by carriers performing pick-up and delivery service under contract for the account of line-haul rail, motor and rail carriers.

Form Approved Budget Bureau No. 08-R469 Not to be filled in by applicant Record of OPA Action Date Received: Date of Action: Check on: Approved in Full Approved in Part Denied By: Report No. P. U. D.

PART 1499—COMMODITIES AND SERVICES

[SR 14 to GMPR, Amdt. 175]

PICK-UP AND DELIVERY TRANSPORTATION SERVICES FOR RAIL AND MOTOR LINE HAUL CARRIERS

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

A new subparagraph (104) is added to paragraph (a) of § 1499.73 as set forth below:

§ 1499.73 Modification of maximum prices established by § 1499.2 of the General Maximum Price Regulation for certain commodities, services and transactions. (a) The maximum prices established by § 1499.2 of the General Maximum Price Regulation for the commodities, services, and transactions listed below are modified as hereinafter provided.

1. (Read Carefully "Instructions" on Page, Before Filling in Form)

2. Name of Pick-up and Delivery Carrier:

Street City State

3. Requests permission to increase ceiling rates for pick-up and delivery services as follows:

From cents per cwt. To cents per cwt. (If rates are stated differently, or if more than one rate is involved—attach complete schedule) For the account of the following carriers with whom applicant has entered into contracts for picking up and/or delivering property:

Table with 3 columns: Name, Address, Rail, motor or water

(Attach separate sheet for additional listings)

4. Answer question 4 only if increased costs include increases in wage rates for pick-up and delivery service.

- A. Do you employ in your entire firm more than eight individuals?
B. Are you now paying wages or salaries higher than those paid on September 15, 1942?
C. If the answer to "B" is yes, was the increase approved by the National War Labor Board?
D. If the National War Labor Board has issued an order approving wage or salary increases for your employees after October 3, 1942, what is the title and date of such order?

Check one

Yes; No

Yes; No

Yes; No

Yes; No

Date: month day year

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

E. If you base this application in whole or in part on wage or salary increases which still require the approval of the National War Labor Board and such increases are voluntary or agreed-upon, when and where did you file an application for wage or salary adjustment with that agency?

DATE: _____ PLACE: _____
month day year city state

F. If you base this application in whole or in part on wage or salary increases which still require the approval of the National War Labor Board and such increases are disputed rather than voluntary or agreed-upon, when were you notified that your case was certified to the National War Labor Board, and when were you notified of the proposed National War Labor Board decision?

Notification of certification _____ Notification of proposed action _____
month day year month day year

6. List below the expense items showing increased costs after the ceiling date as determined for columns (3) and (4), showing specific and appropriate unit costs for each item, such as (a) gasoline—per gallon, (b) wages—per hour, or per week, etc. Total pick-up-and-delivery revenue \$ _____ 1941, \$ _____ 1942, \$ _____ 1943 to _____ (date) Revenues and costs for purposes of computation in column (2) below shall be based on the calendar year 1941.

Description of cost item (1)	Percentage which cost of this item bears to total P. U. & D. revenue (2)	Cost on _____ (date) (See note 5-1 below)		Present unit cost (5)	Percent of cost increase (6)	Do not fill in this column (7)
		Unit of measure (3)	Unit cost (4)			

NOTE 5-1.—If your pickup and delivery services supplied during March 1942 were given under a contract entered into before that date, show at the head of columns (3) & (4) either the date of such contract or Oct. 1, 1941, whichever is more recent. If your present authorized ceiling price for these P. U. & D. services was approved on a date later than March 1942, enter that date when this ceiling was approved at the head of these columns. In all other cases the date to be entered at the head of these columns should be "March 1942."

NOTE 6-2.—If the requested adjustment in rate is based in any part upon an increase in labor cost which is not due to increased wages or salaries (such as increased cost resulting from manpower shortage), attach a separate sheet marked Exhibit 6-2 describing in detail the reasons for the increased cost.

6. To be executed by pick-up and delivery carrier: _____ hereby certifies that:
 (Name of pick-up and delivery carrier)
 A. It cannot continue to supply Pick-up and Delivery Service at present ceiling rates;
 B. It is not paying more for material or labor than the legally authorized ceiling prices and wages; and
 C. The requested increase in Pick-up and Delivery rates is no more than is justified by the actual lawful increase in material and labor costs since the date shown in Question 5, Column 3, as the date when the present ceiling rates were established.
 Dated at _____
 On _____ 19____
 By _____
 (Signature of owner, partner or officer)
 Title _____

(CORPORATE SEAL)
 7. To be executed by line haul carrier: _____ hereby certifies that:
 A. It has reviewed the statements made above;
 B. It has agreed to pay the increased Pick-up and Delivery rates requested in this application and will absorb such increased rates and will not increase its own charges for or on account of such increases; and
 C. It will not use such increased Pick-up and Delivery rates as a basis for or a factor in any application to the Office of Price Administration or any other Federal, State or Municipal agency for permission to increase its rates.
 Dated at _____
 On _____ 19____
 By _____
 (Signature of owner, partner or officer)
 Title _____
 (CORPORATE SEAL)
 If additional line haul carriers are involved in this application, each of them should execute a similar certification and attach it to this form.

INSTRUCTIONS

(This method of adjustment may be applied only to rates charged by carriers other than common carriers performing pick-up and delivery service for rail, motor, and water line haul carriers.)

GENERAL

Purpose and Use

This form must be submitted by either the pick-up and delivery carrier or the line haul carrier to obtain permission to adjust the ceiling rate charged for pick-up and delivery service in accordance with the provisions of § 1499.73 (a) 104 of Supplementary Regulation No. 14 to the General Maximum Price Regulation. This Amendment allows a carrier performing pick-up and delivery service for line haul carriers by rail, motor or water to increase his ceiling rates by no more than the amount of any actual lawful dollar-and-cents increases in his material and labor costs incurred in supplying the service: *Provided,*

That both carriers certify to the facts required by this form.

Number of Copies—Place and Time of Filing

Two (2) copies of this form, with the appropriate sections filled in and signed by the pick-up and delivery carrier and the line haul carrier, must be filed with the Office of Price Administration, Transportation and Public Utilities Division, Washington, D. C., at least thirty (30) days before the effective date of the increased rate.

Authorized Date for Use of New P. U. & D. Rates

A. If no wage or salary increase which requires National War Labor Board approval is quoted in support of your request for an increase in rate, the requested rate may be charged thirty (30) days after such filing, *unless and until* the Office of Price Administration notifies the "pick-up and delivery carriers" and the "line haul carriers" to the contrary.

B. If an agreed-upon wage or salary increase requiring National War Labor Board approval is a factor in the increased costs reported in justification of the requested increase in rates, two (2) copies of this form must be filed within fifteen (15) days from the date on which application for approval of the agreed-upon wage or salary adjustment was filed with the National War Labor Board.

C. If a disputed wage or salary proceeding is involved, the Office of Price Administration must be notified in writing within fifteen (15) days after the pick-up and delivery carrier receives notice that the case was certified to the National War Labor Board; and two (2) copies of this form must be filed within five days of the date upon which carrier is notified of the proposed National War Labor Board decision in his case. In the case of either B. or C., the pick-up and delivery carrier may not charge the increased rate until the date upon which the wage or salary increase becomes finally effective.

Definitions

"Pick-up service" means the transportation of property to a terminal of a line haul carrier from the point of origin from which the line haul carrier's rate applies.

"Delivery service" means the transportation of property from a terminal of a line haul carrier to the point of destination to which the line haul carrier's rate applies.

"Pick-up and delivery carrier" means a carrier who contracts with a line haul carrier to perform pick-up or delivery service.

"Line haul carrier" means a carrier by rail, motor, or water, engaged in transportation of property for hire.

Instructions on Questions

Question No. 3: Before inserting the ceiling rates in effect as of the date of the application, read carefully Note 5-1 in Paragraph 5 for instructions on how to determine the proper ceiling date.

If the rate schedule applies to more than one line haul carrier, it should show clearly which rates are applicable to each such carrier. If the rate schedule contains varying rates for different classes of service, such as zone rates, the rates applicable to each classification of service should be set forth clearly.

Question No. 4: If your increased costs listed in question 5 includes an increase in wage rates as an item of increased cost of operation, check the appropriate blocks for "Yes" or "No" in lines A, B, and C. If line D, applies to your case give the title and date of the order in the space provided.

Question No. 5 Column (1): The description of the items of cost inserted in this column must be specific and brief. It should follow well recognized breakdowns of truck operating expense and each entry should cover a single item. Example: "operating expenses", which might include cost of repairs, tires and gasoline, would be too general. Each of the items "repairs", "tires", and "gasoline" should be listed separately.

Column (2): The cost of each item as used in this column means the total dollar-and-cent cost of the item for the pick-up and delivery service covered by the application. It may be taken either from the applicant's profit and loss statements or may be arrived at by multiplying the unit cost as shown in column (4) by the total units of that item used in a given period. The calendar year 1941 shall be used as the basis for calculating both the revenue and the cost of any particular item. Where costs have advanced during a given period, use an average. The percentage is the result obtained by dividing the cost of the item by the total Pick-up-and-Delivery Revenue.

Example: A pick-up-and-delivery carrier had an average revenue of \$100.00 per month or a total of \$1200.00 per year derived from pick-up-and-delivery service. His expendi-

ture for gasoline during this same period was \$180.00. Therefore, \$180.00 divided by \$1200.00 equals 15%, which is the percentage which the cost of gasoline bears to the pick-up-and-delivery revenue. On the other hand, if the pick-up and delivery carrier does not have information available to determine the amount of his total expense for gasoline, he should be able to estimate quite accurately the number of gallons of gasoline which he used during the period selected. Thus, if he uses 1200 gallons per year at an average cost of 15¢ per gallon, his gasoline cost would amount to \$180.00 per year.

As used in this column "P. U. & D." means "pick-up and delivery."

Column (3): Show the unit of measure, as "gallon", "mile", "hour", "week", etc.

Column (4): Show the unit cost of the item shown on each line (under Column (1)) for the date you inserted at the head of this column.

Column (5): "Present unit Cost" as used in column (5) means the cost of items described in column (1) as of the date of the certification of the application or the closest practicable date thereto.

Column (6): Subtract column (4) from column (5) then divide the result by column (4), and insert the resulting percentage in column (6).

Question No. 6: This certification shall be signed and dated by the owner, or designated employee, of the company, or person, doing the pick-up-and-delivery service.

Question No. 7: This certification shall be executed by the line haul carrier (railroad, motor truck, barge or other carrier) carrying the signature and official title of the officer signing as designated.

Note: The reporting provision of this amendment has been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

This amendment shall become effective May 20, 1943.

(Pub. Laws 421, 729, 77th Cong., E.O. 9250, 7 F.R. 7871)

Issued this 20th day of May 1943.

GEORGE J. BURKE,
Acting Administrator.

[F. R. Doc. 43-8048; Filed, May 20, 1943;
4:04 p. m.]

Chapter XIII—Petroleum Administration for War

[Petroleum Directive 66 as Amended May 22,
1943]

PART 1527—MARKETING ASPHALT

The most effective utilization of petroleum requires that the number of grades of asphalt be limited to the minimum necessary to fulfill essential civilian and war demands, contributing thereby to the best use of the transportation and storage facilities available for asphalt; and the following operating directive is deemed necessary and appropriate to promote the national defense and to provide adequate supplies of petroleum for military and other essential uses:

§ 1527.1 *Petroleum Directive 66—(a) Manufacture of asphalt.* No asphalt or asphaltic products for paving purposes or dust palliatives other than the grades specified in paragraph (b) shall be manufactured after the effective date of this directive.

(b) *Grades of asphalt.* The grades of asphalt and asphaltic products for paving purposes which may be manufactured after the effective date of this directive are:

Asphalt cements:

Penetration Ranges—50-60, 60-70, 85-100, 120-150, 150-200, 200-300.¹

Federal Specifications—SS-A-706a² (November 26, 1940) and SS-R-406a (April 25, 1942).

Medium Curing Cutback Asphalts:

MC-1.

Federal Specifications—SS-A-671a (June 20, 1941) and SS-R-406a (April 25, 1942) except tests on residue from distillation, penetration at 77 degrees Fahrenheit, 100 grams, 5 seconds, shall be 200-350 instead of 120-300.

MC-2, MC-3, MC-5.

Federal Specifications—SS-A-671a (June 20, 1941) and SS-R-406a (April 25, 1942).

Rapid Curing Cutback Asphalts:

RC-1, RC-2, RC-3, RC-5.

Federal Specifications—SS-A-671a (June 20, 1941) and SS-R-406a (April 25, 1942).

Emulsified Asphalts:

Any grade manufactured from base stocks provided for in this directive.

(c) *Special provisions.* (1) At the option of the purchaser, the Heptane-Xylene Equivalent Spot Test as set forth in Specification A. A. S. H. O. designation T102-42 (using a minimum of 15 percent Xylene with normal Heptane) may be required in addition to Federal Specifications.

(2) Except as provided in paragraph (c) (1), no refiner or processor of asphalt and asphaltic products for paving purposes shall be required to meet any material test not provided for in the Federal Specifications.

(d) *Exceptions.* (1) Crack filler, joint filler, cold patch, lump or powdered asphalt and zone marking paint may be manufactured only when such products are to be transported from a refinery by means other than tanker, barge, tank car, tank truck or tank truck trailer.

(2) Flux oil may be manufactured only when such flux oil is to be used in connection with natural rock asphalt or is to be used with lump or powdered asphalt exclusively for plant mix paving mixtures.

(e) *Communications.* All communications concerning this Directive shall, unless otherwise directed, be addressed to: The Director of Marketing, Petroleum Administration for War, The Interior Building, Washington, D. C. Ref: PD 66.

(f) *Area of applicability.* This directive shall apply to the Continental United States.

(g) *Revocation of Recommendation No. 61.* Sections 1504.112 to 1504.115,

¹ Same specifications as 150-200 penetration asphalt except that the softening point shall be 90-125 degrees Fahrenheit, and penetration at 77 degrees Fahrenheit, 100 grams, 5 seconds, shall be 200-300.

² The test, Organic Matter Insoluble, may be waived.

³ Rapid curing cutback asphalt RC-1 may be manufactured only when this product is to be transported from a refinery to a terminal via tank ship or barge.

inclusive (Recommendation No. 61) (7 F.R. 9737) are hereby revoked.

(E.O. 9276, 7 F.R. 10091)

Issued this 22d day of May 1943.

R. K. DAVIS,
Deputy Petroleum
Administrator for War.

[F. R. Doc. 43-8084; Filed, May 21, 1943;
11:39 a. m.]

TITLE 41—PUBLIC CONTRACTS

Chapter I—Procurement Division, Department of the Treasury

PART 11—STANDARD CONTRACT PROCEDURE SUBPART—STANDARDIZATION OF PURCHASE ORDER FORMS

The following subpart is added to the regulations under this part, to effect the standardization of purchase order forms¹ used in the procurement of supplies.

Sec.

- 11.100 Standardization requirements.
- 11.101 Required format.
- 11.102 Optional features.
- 11.103 Approval by Director of Procurement.
- 11.104 Use in foreign countries not required.
- 11.105 Existing stocks.

AUTHORITY: §§ 11.100 to 11.105, inclusive, issued under sec. 1, E.O. 6166, June 10, 1933 (41 CFR 1.1); subdivision D, secs. 1 and 3, Regulations Governing the Operation of the Branch of Supply, Procurement Division, Treasury Department, approved by the President April 12, 1935 (41 CFR 11.1, 11.3).

§ 11.100 *Standardization requirements.* Except as otherwise authorized by law, by these regulations, or by the Director of Procurement under § 11.3, purchase order forms used by all departments and establishments in the Executive Branch of the Government, for or in connection with contracts for supplies, shall conform without deviation to the format set forth and described in § 11.101.

§ 11.101 *Required format.* The format of purchase order forms subject to § 11.100 shall be standardized in the following respects:

(a) *Size.* To be 8" x 10.5" for the body of the form, apart from additions incident to the type of manifolding used, and apart from any other additions removable from copies not for agency use by tearing along perforations.

(b) *Arrangement, spacing, and terminology.* To be as set forth in attached sample, except that the spaces provided at the bottom of the sample form for "billing or other instructions" and "use of agency when necessary" may be enlarged, if desired, by reducing the space provided in the main block under the headings "Item No.", "Articles or Services", "Quantity", "Unit", "Unit price", and "Amount", and except that an additional column may be added to such main block where required.

¹ Form filed as part of the original document.

(c) *Titling.* In the space below the title "Purchase Order" shall be inserted the name of the issuing department or establishment, and also its address in cases where the particular form is to be used for a single point of issue only, omitting in such cases the line dividing the designated space from the space below and also the words "Point of issue".

§ 11.102 *Optional features.* (a) The format to be used is not standardized as to the form number to be assigned, the location and use of copy identification (that is, whether original, duplicate, etc.), the number of copies to be used, the distribution of copies, the type of manifolding (such as strip, fanfold, continuous, or single set), printing on the reverse side of the original or any copy, and instructions or conditions of purchase in addition to those contained in the attached sample form. Those features are left for determination by the using department or establishment.

(b) Any desired material may be printed in the spaces designated in the attached sample as "for use of agency when necessary" and for "billing or other instructions".

§ 11.103 *Approval by Director of Procurement.* To assure the uniformity of purchase order forms as regards the features standardized by these regulations, all proposed forms shall be submitted to the Director of Procurement for approval prior to printing. The Director of Procurement will review proposed forms as to the standardized features only, and his approval will not extend to any feature left optional under these regulations.

§ 11.104 *Use in foreign countries not required.* Purchase order forms for use in foreign countries need not comply with these regulations.

§ 11.105 *Existing stocks.* Except as may be directed by the Director of Procurement, purchase order forms now in use by departments and establishments may be used until stocks on hand or in process of printing are exhausted.

[SEAL] CLIFTON E. MACK,
Director of Procurement.

Approved: May 18, 1943.

HERBERT E. GASTON,
Acting Secretary of the Treasury.

[F. R. Doc. 43-8087; Filed, May 21, 1943;
11:26 a. m.]

TITLE 49—TRANSPORTATION AND RAILROADS

Chapter I—Interstate Commerce Commission

[No. 3666]

PARTS 73, 75—TRANSPORTATION OF EXPLOSIVES¹

TRANSPORTATION OF EXPLOSIVES AND OTHER DANGEROUS ARTICLES

At a session of the Interstate Commerce Commission, Division 3, held at its

¹ Parts 2 and 3 in this order appear in CFR as Parts 73 and 75.

office in Washington, D. C., on the 12th day of May, A. D. 1943.

It appearing, that pursuant to section 233 of the Transportation of Explosives Act approved March 4, 1921, (41 Stat. 1445), and section 204 (a) (2) of Part II of the Interstate Commerce Act, the Commission has formulated and published certain regulations for transportation of explosives and other dangerous articles;

It further appearing, that in applications received we are asked to amend the aforesaid regulations as set forth in provisions made part hereof;

And it further appearing, that amendments involved in said applications, having been considered and found to be in accord with the best-known practicable means for securing safety in transit;

It is ordered, That the aforesaid regulations for transportation of explosives and other dangerous articles be, and they are hereby, amended as follows:

Part 2—List of Explosives and Other Dangerous Articles

Superseding and amending item of list, section 4, order April 13, 1943, to read as follows (change):

Article	Classed as—	Exemptions and packing (sec.)	Label	Maximum quantity, express
Urea nitrate wet, not exceeding 16 ounces.	See sec. 192.	-----	-----	16 ounces.

Part 3—Regulations Applying to Shippers

Amending paragraph (b) (4), section 110, order August 16, 1940, as follows (*packing inflammable liquids*) add:

NOTE: Because of the present emergency and until further order of the Commission, used metal drums in good condition, manufactured prior to May 1, 1943, having welded side seams, openings not over 2.3 inches in diameter, bodies and heads of 18 gage minimum thickness, and minimum rated capacity of 55 gallons may be reused, if retested by owner or user in the manner prescribed in par. 14 of specification 17 E, and approved for service by the Bureau of Explosives. Each drum must be embossed or stamped on one head (1) with manufacturer's name, or with an identification symbol or trademark which must have been registered with the Consolidated Freight Classification Committee, and (2) with the U. S. Standard gage of the metal, the capacity of the container, and the year of manufacture (these may be abbreviated and must appear in the order specified, for example, 8-55-43). Each drum must be adequately closed before shipment to prevent leakage, gaskets being required, and must be stamped with the words "Authorized for reuse by Bureau of Explosives." Applications for permission for reuse should be made to the Bureau of Explosives, 30 Vesey Street, New York City.

Superseding and amending section 192, order Aug. 16, 1940, to read as follows (*packing picrate of ammonia, etc.*):

192 *Picrate of ammonia (ammonium picrate), picric acid and urea nitrate, wet with not less than 10 per cent water,*

in quantity not exceeding 16 ounces in one outside package, may be shipped as drugs, medicines, or chemicals, when in glass bottles securely stoppered, each bottle inclosed in a strong fiber carton properly cushioned in the outside shipping case. No restrictions other than packing prescribed by this section are required when these materials are offered for transportation.

It is further ordered, That this order amending the aforesaid regulations shall be effective on and after May 12, 1943, and shall remain in full force and effect and be observed until further order of the Commission;

And it is further ordered, That copies of this order be served upon all the parties of record herein and that notice be given to the public by posting in the office of the Secretary of the Commission at Washington, D. C.

(Sec. 233, 41 Stat. 1445, sec. 204 (a) (2), 49 Stat. 546; 18 U.S.C. 383, 49 U.S.C. 304)

By the Commission, Division 3.

[SEAL]

W. P. BARTEL,
Secretary.

[F. R. Doc. 43-8008; Filed, May 20, 1943;
11:54 a. m.]

[Service Order 124]

PART 95—CAR SERVICE

MOVEMENT OF POTATOES FROM ALABAMA AND FLORIDA

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 19th day of May, A. D. 1943.

It appearing, That Food Distribution Order No. 49, Title 7—Agriculture, Chapter XI—Food Distribution Administration, (War Food Administration) Part 1405—Fruits and Vegetables, Restrictions Relative to Irish Potatoes, § 1405.4, issued April 13, 1943, effective April 15, 1943, (8 F.R. 4859), has been amended by Director of Food Distribution Order No. 49-1, dated May 18, 1943, effective 12:01 a. m. eastern war time, May 21, 1943, (8 F.R. 6573) to provide that no person may ship from Baldwin, Escambia, and Mobile counties in the State of Alabama or from Escambia and Santa Rosa counties in the State of Florida, any Irish potatoes until after such person has applied to the Director of Food Distribution and received from him a permit to ship the respective lot of Irish potatoes; and that the Director of the Office of Defense Transportation has requested this Commission to take such action as it deems necessary; the Commission is of the opinion that an emergency exists requiring immediate action: *It is ordered, That:*

§ 95.14 *Movement of potatoes from Alabama and Florida under permit.* Effective 12:01 a. m. eastern war time, May 21, 1943, and until further order of the Commission, no common carrier by railroad and no common or contract motor carrier subject to the Interstate Commerce Act shall accept or move Irish potatoes, as defined in Food Distribution Order No. 49, as amended by Director of

Food Distribution Order No. 49-1 from Baldwin, Escambia, and Mobile counties in the State of Alabama, or from Escambia and Santa Rosa counties in the State of Florida, in carloads, less-than-carloads, truckloads, or less-than-truckloads, except upon presentation of a permit from the Director of Food Distribution provided for in Food Distribution Order No. 49, as amended by Director of Food Distribution Order No. 49-1, or amendments or reissues thereof.

(40 Stat. 101, sec. 402, 41 Stat. 476, sec. 4, 54 Stat. 901, 56 Stat. 176; 49 U.S.C. 1 (10)-(17)).

It is further ordered, That copies of this order and direction be served upon all common carriers by railroad and upon all common and contract motor carriers serving the States of Alabama and Florida and upon the Association of American Railroads, Car Service Division, as agent of all railroads subscribing to the car service and per diem agreement under the terms of this agreement; and that notice of this order be given to the general public by depositing a copy thereof 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, The National Archives.

By the Commission, Division 3.

[SEAL] W. P. BARTEL,
Secretary.

[F. R. Doc. 43-8003; Filed, May 20, 1943; 11:38 a. m.]

[Amendment 1 to Service Order 123]

PART 95—CAR SERVICE

REICING OF POTATOES IN TRANSIT

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 19th day of May, A. D. 1943.

Upon further consideration of the provisions of Service Order No. 123 of May 14, 1943, and it appearing that an emergency exists requiring immediate action: *It is ordered*, That:

Section 95.307 is hereby amended to read as follows:

§ 95.307 *Refrigerator cars*—(a) *Cars of potatoes not to be reiced in transit.* No common carrier by railroad subject to the Interstate Commerce Act, after the first or initial icing shall reice or allow or permit reicing, of a refrigerator car or cars loaded with potatoes originating at any point or points in the States of Alabama, Arizona, Arkansas, California, Florida, Georgia, Louisiana, Mississippi, North Carolina, Oklahoma, South Carolina, Tennessee, Texas, or Virginia. The operation of all tariff rules or regulations insofar as they conflict with the provisions of this order is hereby suspended.

(b) *Announcement of suspension.* Each of such railroads shall publish, file, and post a supplement to each of its tariffs affected thereby, in substantial

accordance with the provisions of § 141.9 (k) of this chapter (Rule 9 (k) of the Commission's Tariff Circular No. 20) announcing the suspension of any of the provisions therein.

(c) *Special and general permits.* The provisions of this section shall be subject to any special or general permits issued by the Director of the Bureau of Service, Interstate Commerce Commission, Washington, D. C., to meet specific needs or exceptional circumstances.

(40 Stat. 101, sec. 402, 41 Stat. 476, sec. 4, 54 Stat. 901; 49 U.S.C. 1 (10)-(17))

It is further ordered, That this amendment shall become effective May 20, 1943, and remain in force until further order of this Commission; that a copy of this order and direction shall be served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and that notice of this order be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register, The National Archives.

By the Commission, Division 3.

[SEAL] W. P. BARTEL,
Secretary.

[F. R. Doc. 43-8004; Filed, May 20, 1943; 11:38 a. m.]

[Amendment 3 to Posting Order 308]

PART 148—POSTING TARIFFS AT STATIONS

PITTSBURGH, CHARTIERS & YOUGHIOGHENY RAILWAY CO.

In the matter of modification of the provisions of section 6 of the Act with regard to posting freight or passenger tariffs at stations.

Present: Clyde B. Aitchison, Commissioner, to whom the above-entitled matter has been assigned for action thereon.

The modification of the posting requirements made by Posting Order No. 308, as amended, being under further consideration, and good cause appearing therefor:

It is ordered, That the list of localities specifically named in the eighth paragraph (§ 148.8) of the Commission's order of October 12, 1915, as modified by Posting Order No. 308 of April 30, 1942 and Amendment No. 1 thereto dated November 2, 1942, be, and it is hereby further amended to eliminate from Amendment No. 1 to Posting Order No. 308 reference to Pittsburgh, Pa., as the point at which a complete public file of tariffs must be provided and maintained by the Pittsburgh, Chartiers & Youghioghenny Railway Company.

It is further ordered, That the Pittsburgh, Chartiers & Youghioghenny Railway Company shall provide and hereafter maintain its complete public file of tariffs at a point on its line as required by the eighth paragraph (§ 148.8) of the Commission's order of October 12, 1915,

as modified by Posting Order No. 308 of April 30, 1942.

And it is further ordered, That this order shall continue in force until further order of the Commission.

Dated at Washington, D. C., this 19th day of May, 1943.

By the Commission.

[SEAL] W. P. BARTEL,
Secretary.

[F. R. Doc. 43-8005; Filed, May 20, 1943; 11:37 a. m.]

Notices

DEPARTMENT OF AGRICULTURE.

Farm Security Administration.

LEWIS COUNTY, KENTUCKY

DESIGNATION OF LOCALITIES FOR LOANS

In accordance with the rules and regulations promulgated by the Secretary of Agriculture on July 1, 1941, as extended by Supplement 2 of Secretary's Memorandum No. 867 issued as of July 1, 1942, loans made in the county mentioned herein, under Title I of the Bankhead-Jones Farm Tenant Act may be made within the localities herein described and designated. The value of the average farm unit of thirty acres and more in each of these localities has been determined in accordance with the provisions of the said rules and regulations. A description of the localities and the determination of value for each follow:

REGION IV—KENTUCKY

Lewis County

Locality I, Consisting of District 1....	\$2,396
Locality II, Consisting of District 2....	2,818
Locality III, Consisting of District 3....	882
Locality IV, Consisting of District 4....	1,130
Locality V, Consisting of District 5....	2,155
Locality VI, Consisting of District 6....	2,173
Locality VII, Consisting of District 7....	2,807
Locality VIII, Consisting of District 8....	1,937

The purchase price limit previously established for the county above-mentioned is hereby cancelled.

Approved: May 19, 1943.

[SEAL] C. B. BALDWIN,
Administrator.

[F. R. Doc. 43-8081; Filed, May 21, 1943; 11:20 a. m.]

War Food Administration.

DESIGNATION OF PERSONS TO HOLD HEARINGS, TO SIGN AND ISSUE SUBPENAS, AND TO ADMINISTER OATHS OR AFFIRMATIONS

Pursuant to the power vested in the War Food Administrator, the names of M. Cook Barwick, Frank A. Gallagher, Ben Ivan Melnicoff, Albert B. Parkcr, Horace H. Robbins, Albert B. Spector, and Jean A. Vanderbilt are hereby added to the list of persons appearing in paragraph (A) of the "Designation of Persons to Hold Hearings, to Sign and Issue Subpenas, and to Administer Oaths or Affirmations", issued by the Secretary of

Agriculture of the United States on March 13, 1943 (8 F.R. 3222), and each of the persons so listed in paragraph (A) thereof is authorized to perform any of the acts and exercise any of the powers specified in such designation.

(E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9324, 8 F.R. 5423)

Done at Washington, D. C., this 21st day of May 1943.

[SEAL] WILLIAM E. BYRD, JR.,
Acting War Food Administrator.

[F. R. Doc. 43-8083; Filed, May 21, 1943;
11:20 a. m.]

INTERSTATE COMMERCE COMMISSION.

[Special Permit 1 Under Service Order 123]

ARIZONA AND CALIFORNIA POTATOES

REICING IN TRANSIT

Pursuant to the authority vested in me by paragraph (c) of the first ordering paragraph (§ 95.307) of Service Order No. 123, of May 14, 1943, as amended, permission is granted for:

Any common carrier by railroad subject to the Interstate Commerce Act transporting a refrigerator car or cars loaded with potatoes originating at any point or points in Arizona or California to perform:

One (1) reicing in transit after the first or initial icing of any car or cars destined to any point or points in Arkansas, Illinois, Iowa, Kansas, Louisiana, Michigan (Upper Peninsula), Minnesota, Missouri, Nebraska, North Dakota, Oklahoma, South Dakota, Texas, and Wisconsin, and to perform

Two (2) reicings in transit after the first or initial icing of any car or cars destined to any point or points east of the aforesaid states.

A copy of this 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 has been 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, The National Archives.

Issued at Washington, D. C., this 20th day of May, 1943.

HOMER C. KING,
Director,
Bureau of Service.

[F. R. Doc. 43-8006; Filed, May 20, 1943;
11:38 a. m.]

OFFICE OF ALIEN PROPERTY CUSTODIAN.

[Amendment of Vesting Order 130]

RESINOUS PRODUCTS & CHEMICAL CO.

Re: 28.716% of the capital stock of Resinous Products & Chemical Co.

Whereas, pursuant to Vesting Order Number 130 of August 28, 1942, the un-

dersigned intended to vest 5640 shares of \$100 par value common stock of The Resinous Products & Chemical Company; and

Whereas, in describing such company in said Vesting Order Number 130, the name was, as a result of a typographical error, inadvertently designated as "Resinous Products & Chemical Company, Inc.;"

Now, therefore, Vesting Order Number 130 of August 28, 1942, is hereby amended as follows and not otherwise;

By changing the name "Resinous Products & Chemical Company, Inc." where it appears therein to "The Resinous Products & Chemical Company".

All other provisions of such Vesting Order Number 130 and all action taken on behalf of the undersigned in reliance thereon, pursuant thereto and under the authority thereof are hereby ratified and confirmed.

Executed at Washington, D. C., on May 14, 1943.

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

[F. R. Doc. 43-8012; Filed, May 20, 1943;
1:58 p. m.]

[Vesting Order 1260]

ALBEKO SHOE MACHINERY CORPORATION

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

1. Finding that the following named persons, whose last known addresses and principal places of business are stated below, are nationals of a designated enemy country (Germany):

Names	Last known addresses
Albert Ahlborn-----	Frankfurt a/M, Germany.
August Ahlborn-----	Frankfurt a/M, Germany.
Albeko Schuhmaschinen G. m. b. H.	Frankfurt a/M, Germany.
Albeko Kommandit Gesell- schaft fur Artikel der Shuhindustrie Ahlborn & Company.	Vienna, Austria.
Maschinenfabrik Moenus A. G.	Frankfurt a/M, Germany.

2. Finding that Albeko Shoe Machinery Corporation is a corporation organized under the laws of and doing business in the State of New York and is a business enterprise within the United States;

3. Finding that 50 shares of \$100 par value common capital stock of Albeko Shoe Machinery Corporation are registered in the name of August Ahlborn and are beneficially owned by Albert Ahlborn;

4. Finding that the aforesaid 50 shares constitute a substantial part (namely, 50%) of all outstanding capital stock of Albeko Shoe Machinery Corporation and represent an interest therein;

5. Determining, therefore, that said Albeko Shoe Machinery Corporation is a national of a designated enemy country (Germany);

6. Finding that Albeko Schuhmaschinen A. G., whose principal place of business is located at Basle, Switzerland, is a corporation organized under the laws of Switzerland and is owned and controlled by Albert and/or August Ahlborn and is therefore a national of a designated enemy country (Germany);

7. Finding that the property described as follows:

All right, title, interest and claim of any name or nature whatsoever of the aforesaid Albeko Schuhmaschinen G. m. b. H., Albeko Schuhmaschinen A. G., Albeko Kommandit Gesellschaft fur Artikel der Schuhindustrie Ahlborn & Company and Maschinenfabrik Moenus A. G., and each of them, in and to all obligations contingent or otherwise and whether or not matured owing to them, or any of them, by said Albeko Shoe Machinery Corporation, including but not limited to all security rights in and to any and all collateral for any or all such obligations and the right to sue for and collect such obligations, including particularly the obligations represented on the books and records of said corporation as accounts payable, is an interest in Albeko Shoe Machinery Corporation held by nationals of an enemy country, and also is property within the United States owned or controlled by nationals of a designated enemy country (Germany);

8. 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 the aforesaid designated enemy country (Germany);

9. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise; and

10. Deeming it necessary in the national interest;

hereby (i) vests in the Alien Property Custodian the shares of stock described in subparagraph 3 and the property described in subparagraph 7 hereof, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States, and (ii) undertakes the direction, management, supervision and control of such business enterprise to the extent deemed necessary or advisable from time to time by the undersigned.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof or to indicate that compensation will not be paid in lieu thereof, or to vary the extent of such direction, management, supervision or control or to terminate the same, if and when it should be determined that any of such action should be taken.

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

The terms "national", "designated enemy country" and "business enterprise within the United States" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on April 20, 1943.

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

[F. R. Doc. 43-8013; Filed, May 20, 1943; 1:57 p. m.]

[Amendment of Vesting Order 1283]

ESTATE OF ELIZABETH RICHTER

Whereas pursuant to Vesting Order Number 1283 of April 20, 1943, the undersigned purported to vest all the right, title, interest and claim of any kind or character whatsoever of Karl Heft in and to the Estate of Elizabeth Richter, deceased; and

Whereas through clerical error the name of "Karl Heft" appears in such vesting order as "Kark Heft";

Now, therefore, Vesting Order Number 1283 is hereby amended by substituting the name "Karl Heft" for "Kark Heft" wherever the latter appears in such vesting order.

All other provisions of said Vesting Order Number 1283 and all action taken on behalf of the undersigned in reliance thereon, pursuant thereto and under the authority thereof are hereby ratified and confirmed.

Executed at Washington, D. C., on May 13, 1943.

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

[F. R. Doc. 43-8014; Filed, May 20, 1943; 1:58 p. m.]

[Vesting Order 1372]

METROPOLITAN STEVEDORING CO., INC.

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

1. Having found in Vesting Order Number 442 of December 4, 1942, that Vogemann-Goudriaan Company, Inc., Henry Vogemann and Richard Vogemann are nationals of a designated enemy country (Germany);

2. Finding that Metropolitan Stevedoring Co., Inc. is a corporation organized under the laws of and doing business in the State of Louisiana and is a business enterprise within the United States;

3. Finding that 235 shares of \$100 par value common capital stock of Metropolitan Stevedoring Co., Inc. are owned by said Vogemann-Goudriaan Company, Inc.; and that 15 shares of similar stock are owned by said Richard Vogemann, Henry Vogemann, and Richard Vogemann or Vogemann-Goudriaan Company, Inc. in the following respective amounts:

Names	Number of shares
Richard Vogemann.	5 (registered in the name of Richard Vogemann).
Henry Vogemann.	5 (registered in the name of Henry Vogemann).
Richard Vogemann or Vogemann-Goudriaan Company, Inc.	5 (registered in the name of Carl Ulrichs).
Total.	15

No. 101—4

4. Finding that the aforesaid 250 shares constitute all of the outstanding capital stock of the said corporation and represent ownership of such business enterprise;

5. Determining, therefore, that said business enterprise is a national of a designated enemy country (Germany);

6. 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 the aforesaid enemy country (Germany);

7. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise; and

8. Deeming it necessary in the national interest;

hereby (i) vests in the Alien Property Custodian the 15 shares of stock described in subparagraph 3 hereof, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States, and (ii) undertakes the direction, management, supervision and control of such business enterprise to the extent deemed necessary or advisable from time to time by the undersigned.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof or to indicate that compensation will not be paid in lieu thereof, or to vary the extent of such direction, management, supervision or control or to terminate same, if and when it should be determined that any of such action should be taken.

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

The terms "national", "designated enemy country" and "business enterprise within the United States" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on April 29, 1943.

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

[F. R. Doc. 43-8015; Filed, May 20, 1943; 1:58 p. m.]

[Vesting Order 1456]

ESTATE OF ENRICO VIGGIANI

In re: Estate of Enrico Viggiani, deceased, and the trust estate under the Last Will and Testament of Enrico Viggiani, deceased; File D 38-400; E. T. sec. 1370.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that—

(1) The property and interests herein-after described are property which is in the process of administration by Francesco Viggiani, 4612 Richardson Avenue, New York City, and Michele Favata, 1024 East 219th Street, New York City, Executors, and by Francesco Viggiani, Michele Favata and Francis X. Iannuzzi, as trustees, acting under the judicial supervision of the Surrogate's Court, County of New York, New York;

(2) Such property and interests are payable or deliverable to, or claimed by, nationals of a designated enemy country, Italy, namely,

Nationals:	Last known address
Severino Viggiani	Italy.
Enrico Viggiani	Italy.
Domenica Viggiani	Italy.
Raffaele Viggiani	Italy.
Felice Viggiani	Italy.
Carolina Viggiani nee Campolongo	Italy.
Maria Viggiani nee Iannuzzi	Italy.
Luigi Viggiani	Italy.
Antonio Viggiani	Italy.
Rosina Viggiani	Italy.
The heirs at law, distributees, and legatees of Enrico Viggiani.	Italy.

And determining that—

(3) If such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, Italy; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest and claim of any kind or character whatsoever of Severino Viggiani, Enrico Viggiani, Domenica Viggiani, Raffaele Viggiani, Felice Viggiani, Carolina Viggiani (nee Campolongo), Maria Viggiani, (nee Iannuzzi), Luigi Viggiani, Antonio Viggiani, and Rosina Viggiani, and each of them, in and to the estate of Enrico Viggiani, deceased, and all right, title, interest and claim of any kind or character whatsoever of Severino Viggiani and Enrico Viggiani, his heirs at law and distributees and legatees, and each of them, in and to the trust estate created under the last will and testament of Enrico Viggiani, deceased.

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

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

Any person, except a national of a designated enemy country, asserting any

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

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: May 11, 1943.

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

[F. R. Doc. 43-8016; Filed, May 20, 1943;
1:58 p. m.]

[Vesting Order 1459]

ESTATE OF ELIZABETH W. LONG

In re: Estate of Elizabeth W. Long, deceased; File D-38-460; E. T. sec. 676.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that—

(1) The property and interests hereinafter described are property which is in the process of administration by the Safe Deposit and Trust Company of Baltimore, Executor, acting under the judicial supervision of the Orphans' Court of Baltimore City, Baltimore, Maryland.

(2) Such property and interests are payable or deliverable to, or claimed by, a national of a designated enemy country, Italy, namely,

National: Last known address
Alice Horowitz Andreozzi Bernini Italy.
D'Assergio.

And determining that—

(3) If such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country, Italy; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian vests the following property and interests:

All right, title, interest, and claim of any kind or character whatsoever of Alice Horowitz Andreozzi Bernini D'Assergio in and to the Estate of Elizabeth W. Long, deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

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

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

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: May 13, 1943.

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

[F. R. Doc. 43-8017; Filed, May 20, 1943;
1:59 p. m.]

[Vesting Order 1473]

TRUST UNDER WILL OF JOHN F. BETZ

In re: Trust under the will of John F. Betz, deceased; File No. D-28-1633; E. T. sec. 444.

Under the authority of the Trading with the Enemy Act as amended and Executive Order 9095 as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that—

(1) The property and interests hereinafter described are property which is in the process of administration by the Fidelity-Philadelphia Trust Company as trustee under the Last Will and Testament of John F. Betz, deceased, acting under the judicial supervision of the Orphans' Court, of the State of Pennsylvania, in and for the County of Philadelphia;

(2) Such property and interests are payable or deliverable to, or claimed by nationals of a designated enemy country, Germany, namely,

Nationals:	Last known address
Alexander Adolph Von Beroldingen.	Germany.
Paula Schrempel.....	Germany
Kate Partenhelmer.....	Germany
Sybille Von Beroldingen.....	Germany
Helene Von Beroldingen.....	Germany

And determining that—

(3) If 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, after appropriate consultations and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, The Alien Property Custodian hereby vests the following property and interests:

All right, title, interest and claim of any kind or character whatsoever of Alexander Adolph Von Beroldingen, Paula Schrempel, Kate Partenhelmer, Sybille Von Beroldingen, and Helene Von Beroldingen, and each of them, in and to the Estate of John F. Betz, deceased.

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

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

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

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: May 15, 1943.

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

[F. R. Doc. 43-8018; Filed, May 20, 1943;
1:54 p. m.]

[Vesting Order 1474]

TRUST UNDER WILL OF AUGUST BOECHER

In re: Trust under will of August Boecher, deceased; File D-66-68; E. T. sec. 1524.

Under the authority of the Trading with the Enemy Act as amended and Executive Order 9095 as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that—

(1) The property and interests hereinafter described are property which is in the process of administration by Corn Exchange Bank Trust Company, William and Beaver Streets, New York, N. Y., and Agnes Boecher, 1160 West Farms Road, Bronx County, New York, as co-Trustees under the Last Will and Testament of August Boecher, deceased, acting under the judicial supervision of the Surrogate's Court of Bronx County, New York; and

(2) Such property and interests are payable or deliverable to, or claimed by nationals of a designated enemy country, Germany, namely,

National:	Last known address
Emma Well.....	Germany.
August Well.....	Germany.
Otto Well.....	Germany.

And determining that—

(3) If 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, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest and claim of any kind or character whatsoever of Emma Well,

August Weil and Otto Weil, and each of them, in and to the trust created under the Last Will and Testament of August Boecher, deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

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

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

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: May 15, 1943.

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

[F. R. Doc. 43-8019; Filed, May 20, 1943;
1:54 p. m.]

[Vesting Order 1475]

TRUSTS UNDER WILL OF ESTELLE E. DEUS

In re: Trusts under the will of Estelle E. Deus, deceased; File No. D-28-2096; E. T. sec. 2585).

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that—

(1) The property and interests hereinafter described are property which is in the process of administration by Boston Safe Deposit and Trust Company, of Boston, Massachusetts, and Robert T. Russell, of Boston, Massachusetts, Trustees, acting under the judicial supervision of the Probate Court, Suffolk County, Massachusetts; and

(2) Such property and interests are payable or deliverable to, or claimed by nationals of a designated enemy country, Germany, namely,

Last known address

Nationals:
Doctor Max Bruno Arthur Deus, Germany,
also known as Arthur Deus.
Olga Deus..... Germany.

And determining that—

(3) If 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, after appropriate consultation and certification required by said Executive Order

or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest and claim of any kind or character whatsoever of Doctor Max Bruno Arthur Deus, also known as Arthur Deus, and of Olga Deus, and each of them, in and to trusts created under the will of Estelle E. Deus, deceased.

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

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

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

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: May 15, 1943.

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

[F. R. Doc. 43-8020; Filed, May 20, 1943;
1:54 p. m.]

[Vesting Order 1476]

ESTATE OF CHARLES EISENBEIS

In re: Estate of Charles Eisenbeis, deceased; File D-28-2125; E. T. sec. 2832.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that—

(1) The property and interests hereinafter described are property which is in the process of administration by August Eisenbeis, Executor, acting under the judicial supervision of the Orphans' Court of Philadelphia County, Pennsylvania;

(2) Such property and interests are payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

Last known address

Nationals:
Margareta Long, nee Eisenbeis.....Germany.
Christian Eisenbeis.....Germany.
Sophie Kern, nee Eisenbeis.....Germany.
Anna Eberle, nee Eisenbeis.....Germany.
Friederich Eisenbeis.....Germany.
Catharine Reintenbach, nee Eisenbeis.
Eisenbeis.
Emma Jenewein.....Germany.
Minna Jenewin.....Germany.

And determining that—

(3) If 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, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest, and claim of any kind or character whatsoever of Margareta Long, nee Eisenbeis, Christian Eisenbeis, Sophie Kern, nee Eisenbeis, Anna Eberle, nee Eisenbeis, Friederich Eisenbeis, Catharine Reitenbach, nee Eisenbeis, Emma Jenewein, Minna Jenewein and each of them in and to the Estate of Charles Eisenbeis, deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States

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

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

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: May 15, 1943.

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

[F. R. Doc. 43-8021; Filed, May 20, 1943;
1:54 p. m.]

[Vesting Order 1477]

FARMERS TRUST CO. OF LANCASTER, PA.

In re: Trust mortgage pool of the Farmers Trust Company of Lancaster, Pa.; File D-28-1812; E. T. sec. 1194.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that—

(1) The property and interests hereinafter described are property which is in the process of administration by Farmers Bank and Trust Company, Substituted Fiduciary of Trust Mortgage Pool of the Farmers Trust Company of Lancaster, Pa., acting under the judicial supervision of the Court of Common Pleas of Lancaster County, Pa.,

(2) Such property and interests are payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

Nationals:	<i>Last known address</i>
Maria Schafer.....	Germany.
Herman Schafer.....	Germany.
Wilhelmine Schafer.....	Germany.
Karl Schafer.....	Germany.
Regina Gorke.....	Germany.
Heirs of Louisa Sheaffer, deceased, names unknown,	Germany.

And determining that—

(3) If 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, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest, and claim of any kind or character whatsoever of Maria Schafer, Herman Schafer, Wilhelmine Schafer, Karl Schafer, Regina Gorke, Heirs of Louisa Sheaffer, deceased, names unknown and each of them, in and to the Trust Mortgage Pool of the Farmers Trust Company of Lancaster, Pa.,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

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

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

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: May 15, 1943.

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

[F. R. Doc. 43-8022; Filed, May 20, 1943; 1:54 p. m.]

[Vesting Order 1478]

TRUSTS UNDER WILL OF ESTHER R. HOLMES

In re: Trusts under the will of Esther R. Holmes, deceased; File No. D-38-1074; E. T. sec. 3006.

Under the authority of the Trading with the Enemy Act, as amended, and

Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that—

(1) The property and interests hereinafter described are property which is in the process of administration by Springfield Safe Deposit and Trust Company, of Springfield, Massachusetts, Trustee, acting under the judicial supervision of the Probate Court, Hampden County, Massachusetts; and

(2) Such property and interests are payable or deliverable to, or claimed by nationals of a designated enemy country, Italy, namely,

Nationals:	<i>Last known address</i>
Countess Santucci Fontanelli, formerly Faith Mola.	Italy.
Leonora Holmes Mola.....	Italy.

And determining that—

(3) If such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, Italy, and

Having made all determinations and taken all action, after appropriate consultation and certification required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest and claim of any kind or character whatsoever of Countess Santucci Fontanelli, formerly Faith Mola, and of Leonora Holmes Mola, and each of them, in and to trusts under the will of Esther R. Holmes, deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

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

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

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: May 15, 1943.

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

[F. R. Doc. 43-8023; Filed, May 20, 1943; 1:55 p. m.]

[Vesting Order 1479]

ESTATE OF KATHARINA JACOB

In re: Estate of Katharina Jacob, deceased; File No. D-28-1666; E. T. sec. 532.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that—

(1) The property and interests hereinafter described are property which is in the process of administration by the Treasurer of the City of New York as depository acting under the judicial supervision of the Surrogate's Court, County of New York, New York;

(2) Such property and interests are payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

Nationals:	<i>Last known address</i>
Margaretha Jacob.....	Germany.
Otto Bernhart.....	Germany.
Michael Jacob.....	Germany.
Maria Mehring.....	Germany.

And determining that—

(3) If 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, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest, and claim of any kind or character whatsoever of Margaretha Jacob, Otto Bernhart, Michael Jacob and Maria Mehring, and each of them, in and to the Estate of Katharina Jacob, Deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

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

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

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: May 15, 1943.

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

[F. R. Doc. 43-8024; Filed, May 20, 1943; 1:55 p. m.]

[Vesting Order 1480]

ESTATE OF ANNI CHRISTA LASCH

In re: Guardianship of Estate of Anni Christa Lasch; File D-28-2268; E. T. sec. 2981.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that—

(1) The property and interests hereinafter described are property which is in the process of administration by The Ninth Bank and Trust Company, Guardian of the estate of Anni Christa Lasch, acting under the judicial supervision of the Orphans' Court of Philadelphia County, Pa.,

(2) Such property and interests are payable or deliverable to, or claimed by, a national of a designated enemy country, Germany, namely,

National:	<i>Last known address</i>
Anni Christa Lasch.....	Germany.

And determining that—

(3) If such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country, Germany; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All property and estate of Anni Christa Lasch of any nature whatsoever in the possession of The Ninth Bank and Trust Company, as Guardian of the Estate of Anni Christa Lasch,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

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

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

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: May 15, 1943.

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

[F. R. Doc. 43-8025; Filed, May 20, 1943; 1:55 p. m.]

[Vesting Order 1481]

ESTATE OF HENRY MEYER

In re: Estate of Henry Meyer, deceased; File No. D-28-5686; E. T. sec. 5730.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that—

(1) The property and interests hereinafter described are property which is in the process of administration by the Treasurer of the County of Cook of State of Illinois, as depository, acting under the judicial supervision of the Probate Court of Cook County, Illinois; and

(2) Such property and interests are payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

Nationals:	<i>Last known address</i>
Herman Meyer, alias Lorenz Hermann Meyer.	Heimweg 5, Hamburg 15, Germany.
Lorens Meyer, alias Lorenz Meyer.	Dimpfelsweg 36, Hamburg 11, Germany.
Anna Detje, alias Anna C. M. Detje.	Koernstraegergang 37, Hamburg 36, Germany.

And determining that—

(3) If 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, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

Cash distributable and payable to Herman Meyer, alias Lorenz Hermann Meyer, in the sum of \$1,957.55, Lorens Meyer, alias Lorenz Meyer, in the sum of \$1,957.55, and Anna Detje, alias Anna C. M. Detje, in the sum of \$1,957.55, which amounts were deposited with the Treasurer of Cook County, Illinois, on February 13, 1942, pursuant to order of the court of February 9, 1942, to the credit of the aforesaid nationals,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an

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

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

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: May 15, 1943.

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

[F. R. Doc. 43-8026; Filed, May 20, 1943; 1:55 p. m.]

[Vesting Order 1482]

ESTATE OF SAMUEL MUNDHEIM

In re: Estate of Samuel Mundheim, deceased; File D-28-1741; E. T. sec. 847.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that—

(1) The property and interests hereinafter described are property which is in the process of administration by the Treasurer of the City of New York, as depository acting under the judicial supervision of the Surrogate's Court of the State of New York, in and for New York County;

(2) Such property and interests are payable or deliverable to, or claimed by, a national, of a designated enemy country, Germany, namely, Siegfried Mundheim, whose last known address is Germany;

And determining that—

(3) If such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country, Germany; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest, and claim of any kind or character whatsoever of Siegfried Mundheim in and to the Estate of Samuel Mundheim, deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

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

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

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: May 15, 1943.

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

[F. R. Doc. 43-8027; Filed, May 20, 1943; 1:55 p. m.]

[Vesting Order 1483]

ESTATE OF JACOB NEBEL

In re: Estate of Jacob Nebel, deceased; File No. D-28-6516; E. T. sec. 4481.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that—

(1) The property and interests herein-after described are property which is in the process of administration by the Treasurer of the City of New York as depositary acting under the judicial supervision of the Surrogate's Court, Queens County, New York;

(2) Such property and interests are payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

Nationals:	<i>Last known address</i>
Barbara Adam.....	Germany.
Maria Kastel.....	Germany.
Franz August Nebel.....	Germany.
Hermann Nebel.....	Germany.
Anton George Nebel.....	Germany.
Albert Nebel.....	Germany.

And determining that—

(3) If 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, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest and claim of any kind or character whatsoever of Barbara Adam, Maria Kastel, Franz August Nebel, Hermann Nebel, Anton George Nebel, and Albert Nebel, and each of them, in and to the Estate of Jacob Nebel, deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

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

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

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: May 15, 1943.

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

[F. R. Doc. 43-8028; Filed, May 20, 1943; 1:56 p. m.]

[Vesting Order 1484]

TRUST UNDER WILL OF JOHANNA NELSON

In re: Trust under the will of Johanna Nelson, aka Hanna Nelson, and also known as Hannah Nelson, deceased; File D-28-2302; E. T. sec. 3163.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that—

(1) The property and interests hereinafter described are property which is in the process of administration by the Bank of America National Trust and Savings Association,

Trustee, acting under the judicial supervision of the Superior Court of the State of California, in and for the County of Sacramento;

(2) Such property and interests are payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

Nationals:	<i>Last known address</i>
Sophia Bohm.....	Germany.
Adolph Bohm.....	Germany.
Hanna (Hannah) Bohm.....	Germany.
Helen Bohm (Bohn).....	Germany.

And determining that—

(3) If 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, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest and claim of any kind or character whatsoever of Sophia Bohm, Adolph Bohm, Hanna (Hannah) Bohm and Helen Bohm (Bohn) and each of them in and to a trust created under the will of Johanna Nelson, also known as Hanna Nelson, and also known as Hannah Nelson, deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

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

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

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: May 15, 1943.

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

[F. R. Doc. 43-8029; Filed, May 20, 1943; 1:56 p. m.]

[Vesting Order 1485]

ESTATE OF GIOVANNI PEJROLO

In re: Estate of Giovanni Pejrolo, also known as John Peirolo, deceased; File D-38-1155; E. T. sec. 3890.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that—

(1) The property and interests hereinafter described are property which is in the process of administration by the Citizens Trust Company, administrator, acting under the judicial supervision of the Orphans Court of Washington County, Pennsylvania;

(2) Such property and interests are payable or deliverable to, or claimed by, nationals of a designated enemy country, Italy, namely,

Last known address

Nationals:
Mattia Pejrolo..... Italy.
Maria Pejrolo..... Italy.

And determining that—

(3) If such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, Italy; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said executive order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest and claim of any kind or character whatsoever of Mattia Pejrolo and Maria Pejrolo, and each of them, in and to the Estate of Giovanni Pejrolo, also known as John Peirolo, deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

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

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

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: May 15, 1943.

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

[F. E. Doc. 43-8030; Filed, May 20, 1943; 1:56 p. m.]

[Vesting Order 1486]

ESTATE OF HERMAN POPPE

In re: Estate of Herman Poppe, also known as Hermann Poppe, deceased; File D-28-2456; E. T. sec. 3510.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that—

(1) The property and interests hereinafter described are property which is in the process of administration by W. A. Moehle, Executor, acting under the judicial supervision of the Superior Court of the State of California, in and for the County of Los Angeles;

(2) Such property and interests are payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

Last known address

Nationals:
Marie Sudmann or her issue.... Germany.
Anna Boesche, also known as Anna Bosche, or her issue. Germany.
Wilhelmine Tonne or her issue. Germany.
Carl Meyer..... Germany.
Rosa Poppe or her issue..... Germany.
Dietrich Poppe or his issue.... Germany.
Child or children, names unknown, entitled to receive the estate of Heinrich Poppe, who died a resident of Germany.

And determining that—

(3) If 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, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest and claim of any kind or character whatsoever of Marie Sudmann or her issue, Anna Boesche, also known as Anna Bosche, or her issue, Wilhelmine Tonne or her issue, Carl Meyer, Rosa Poppe or her issue, Dietrich Poppe or his issue and the child or children, names unknown, entitled to receive the estate of Heinrich Poppe, who died a resident of Germany, and each of them in and to the Estate of Her-

man Poppe, also known as Hermann Poppe, deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

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

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

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated May 15, 1943.

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

[F. E. Doc. 43-8031; Filed, May 20, 1943; 1:56 p. m.]

[Vesting Order 1487]

TRUST UNDER WILL OF FRANZ E. SEIFERT

In re: Trust u/w Franz E. Seifert, deceased; File D-28-2442; E. T. sec. 3456.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that—

(1) The property and interests hereinafter described are property which is in the process of administration by Bank of America National Trust & Savings Association, Trustee of the trust under the will of Franz E. Seifert, deceased, acting under the judicial supervision of Superior Court of State of California, in and for the County of San Francisco,

(2) Such property and interests are payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

Last known address

Nationals:
Anna Seifert Germany.
Heirs-at-law of Anna Seifert, names unknown, Germany.

And determining that—

(3) If 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, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest and claim of any kind or character whatsoever of Anna Seifert, Heirs-at-law of Anna Seifert, names unknown, and each of them, in and to a trust created under the will of Franz E. Seifert, deceased, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

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

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

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: May 15, 1943.

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

[F. R. Doc. 43-8032; Filed, May 20, 1943;
1:57 p. m.]

[Vesting Order 1488]

ESTATE OF HENRIETTA E. SMITH

In re: Estate of Henrietta E. Smith, deceased; file D-28-6489; E. T. sec. 4155.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that—

(1) The property and interests hereinafter described are property which is in the process of administration by John M. Huston, Depository, acting under the judicial supervision of the Orphan's Court of Allegheny County, Pennsylvania;

(2) Such property and interests are payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

Nationals:	Last known address
Franz Walther.....	Germany.
Frieda Walther.....	Germany.
Otto Walther.....	Germany.
Anna Diehl.....	Germany.
Marie Gruner.....	Germany.
A daughter, name unknown, of Paul Walther, deceased.	Germany.
Alford Olsner.....	Germany.
Lena Winzer.....	Germany.
Bertha Bemme.....	Germany.
Otto Olsner.....	Germany.
Ella Miller.....	Germany.
Martha Olsner.....	Germany.
Helen Olsner.....	Germany.
Martha Burckhardt.....	Germany.
Lena Muller.....	Germany.
Kurt Muller.....	Germany.
Gerda Karnberger.....	Germany.
William Muller.....	Germany.
Albin Muller.....	Germany.
Fritz Muller.....	Germany.
Lena Walther.....	Germany.
Marie Bernhardt.....	Germany.

And determining that—

(3) If 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, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest and claim of any kind or character whatsoever of Franz Walther, Frieda Walther, Otto Walther, Anna Diehl, Marie Gruner, a daughter, name unknown, of Paul Walther, deceased, Alford Olsner, Lena Winzer, Bertha Bemme, Otto Olsner, Ella Miller, Martha Olsner, Helen Olsner, Martha Burckhardt, Lena Muller, Kurt Muller, Gerda Karnberger, William Muller, Albin Muller, Fritz Muller, Lena Walther, Marie Bernhardt and each of them in and to the Estate of Henrietta E. Smith, deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not

be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

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

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: May 15, 1943.

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

[F. R. Doc. 43-8033; Filed, May 20, 1943;
1:57 p. m.]

[Vesting Order 1489]

ESTATE OF THEODORA CASEY TOPLIFFE

In re: Estate of Theodora Casey Topliffe, deceased; File D-38-1169; E. T. sec. 3262.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that—

(1) The property and interests hereinafter described are property which is in the process of administration by the National Metropolitan Bank of Washington, Executor, acting under the judicial supervision of the District Court of the United States for the District of Columbia;

(2) Such property and interests are payable or deliverable to, or claimed by, a national of a designated enemy country, Italy, namely,

National:	Last known address
Josephine Casali.....	Italy.

And determining that—

(3) If such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country, Italy; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest and claim of any kind or character whatsoever of Josephine Casali in and to the Estate of Theodora Casey Toppliffe, deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

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

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

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: May 15, 1943.

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

[F. R. Doc. 43-8034; Filed, May 20, 1943;
1:57 p. m.]

[Vesting Order 1490]

ESTATE OF JOHN WILKENS

In re: Estate of John Wilkens, deceased; File No. D-28-3552; E. T. sec. 5720.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that—

(1) The property and interests hereinafter described are property which is in the process of administration by the Treasurer of the County of Cook of State of Illinois, as depository, acting under the judicial supervision of the Probate Court of Cook County, Illinois;

(2) Such property and interests are payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

No. 101—5

Nationals:	Last known address
Anna Zirk-----	Elsfleth, Oldenburg, Germany
Georg Wilkens-----	Wilhelms haven, Bergst. 2, Germany.

And determining that—

(3) If 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, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

Cash distributable and payable to Anna Zirk in the sum of \$12,266.45 and Georg Wilkens in the sum of \$11,556.31, which amounts were deposited with the Treasurer of Cook County, Illinois, on October 3, 1942, pursuant to order of the court of September 29, 1942, to the credit of the aforesaid nationals,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

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

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

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: May 15, 1943.

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

[F. R. Doc. 43-8035; Filed, May 20, 1943;
1:57 p. m.]

OFFICE OF PRICE ADMINISTRATION.

[Order 46 Under MPR 136, as Amended]

FOLEY TRACTOR COMPANY

AUTHORIZATION OF MAXIMUM PRICES

Order No. 46 under Maximum Price Regulation No. 136, as amended—Machines and Parts, and Machinery Services; Docket No. S. O. 28-316.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to and under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, Executive Order No. 9250, § 1390.25a (b) of Maximum Price Regulation No. 136, as amended, Maximum Price Regulation No. 134, Revised Procedural Regulation No. 1, and Procedural Regulation No. 6, It is hereby ordered:

(a) Foley Tractor Company of Wichita, Kansas is hereby authorized to charge \$1.80 per hour for the machinery services it performs in repairing, rebuilding, and maintenance of machines and parts subject to the provisions of Maximum Price Regulation No. 136, as amended.

(b) Foley Tractor Company is hereby authorized to enter into, offer to enter into and carry out contracts with the United States or any agency thereof or with the government of any country whose defense the President deems vital to the defense of the United States under the terms of the Act of March 11, 1941, entitled "An Act to Promote the Defense of the United States", or any agency of such government, or subcontracts under any such contracts for the repair of construction and road maintenance equipment at the rate of \$1.80 per hour.

(c) The issuance of this order shall not in any way affect or relieve the liability of Foley Tractor Company for any violation of any regulation or order issued by the Office of Price Administration.

(d) To the extent that the application filed by Foley Tractor Company has not been granted, the application is denied.

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

This order shall become effective May 21, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 20th day of May 1943.

GEORGE J. BURKE,
Acting Administrator.

[F. R. Doc. 43-8051; Filed, May 20, 1943;
3:40 p. m.]

Region II.

COMMUNITY CEILING PRICES

[Altoona Order 2 Under Gen. Order 51]

COMMUNITY CEILING PRICES FOR BLAIR COUNTY, PA.

SECTION 1 *What this order does.* In accordance with the provisions of General Order No. 51, this order establishes in section 7, dollars-and-cents ceiling prices for certain food items sold at retail in the County of Blair, State of Pennsylvania.

SEC. 2 *Applicability.* No seller, except a "retail route seller," may charge more than the ceiling prices fixed herein for his particular class of retailers, as defined in section 4, hereof. Retail route sellers may continue to charge their present ceiling prices. The ceiling prices fixed herein for a class of retailers shall be the only ceiling prices for such food items for all sellers in that class.

SEC. 3 *Posting—(a) Selling prices.* All retail stores must post their selling prices for the food items listed below on the item or at or near the place where such food item is offered for sale.

(b) *Ceiling prices.* All retail stores must post, in a conspicuous place in the store, a list of the ceiling prices for such food items, when such list is supplied by the Office of Price Administration.

(c) *Class of store.* All retail stores selling any of the food items listed below must post a sign showing the appropriate class of retailers, which sign will read "OPA-1", "OPA-2", "OPA-3", or "OPA-4", whichever applies, so that it can be clearly seen by their customers.

SEC. 4 *Definitions of classes of retailers.* For the purpose of this regulation, retailers are divided into the following four classes:

(a) *Class 1. "Independent" retail stores with "annual gross sales" of less than \$50,000.* A retail store shall be an "independent" retail store if it is not one of a group of four or more stores under one ownership whose combined "annual gross sales" are \$500,000 or more.

(b) *Class 2. "Independent" retail stores with "annual gross sales" of \$50,000 or more, but less than \$250,000.*

(c) *Class 3. Retail stores, other than "independent" retail stores, with "annual gross sales" of less than \$250,000.*

(d) *Class 4. Any retail store with "annual gross sales" of \$250,000 or more.*

(e) *Farmers and other sellers.* Farmers shall be considered Class 1 retailers for retail sales. Other sellers not retail stores shall find their class according to their 1942 volume of retail sales of all goods. (See section 21 of Revised Maximum Price Regulation No. 238 for the meaning and method of determining "annual gross sales.")

SEC. 5 *Applicability of General Order No. 51.* This order is subject to all the provisions of General Order No. 51, which are hereby made a part of this order.

SEC. 6 *Effective date.* This order becomes effective on May 17, 1943, at 12:01 a. m.

SEC. 7 *The dollars-and-cents ceiling prices established.* The following is a list of the food items and the ceiling prices thereof:

	Container size	Class 1	Class 2	Class 3	Class 4
BEANS, GREEN					
GRADED BRANDS					
Grade A (including only the following brand): A & P Whole.....	#2.....			\$0.23	\$0.22
Grade O (including only the following brand): Iona, Cut.....	#2.....			.12	.11
UNGRADED BRANDS					
Clover Farm, cut.....	#2.....	\$0.18	\$0.17		
Dewco, cut.....	#2.....	.13	.12		
Elmdale, cut.....	#2.....	.13	.13		
Farmdale, cut.....	#2.....			.16	.16
Lakeview, cut.....	#2.....	.15	.15		
Lily of the Valley, cut.....	#2.....	.19	.19		
Penn Alto, cut.....	#2.....			.14	
Phillips, cut.....	#2.....	.12	.12		
Shurfine, cut.....	#2.....	.21	.20		
Asco, whole.....	#2.....			.28	
BEANS, LIMA					
GRADED BRANDS					
Grade A (including only the following brand): Asco, Green Label.....	#2.....			.22	.22
Grade O (including only the following brand): Farmdale.....	#2.....			.14	.14
UNGRADED BRANDS					
All Gold.....	#2.....	.17	.16		
All Gold.....	Glass jar #303.....	.16	.16		
Good Taste.....	#2.....	.16	.15		
Lily of the Valley.....	#2.....	.19	.19		
Nectar, Small Green.....	#2.....	.19	.19		
Penn Alto.....	#2.....			.13	
BEANS, WAX					
GRADED BRANDS					
Grade A (including only the following brand): Reliable Cut.....	#2.....			.15	.15
UNGRADED BRANDS					
Clover Farm Cut.....	#2.....	.19	.19		
Dewco.....	#2.....	.13	.13		
Elmdale.....	#2.....	.13	.13		
Farmdale Cut.....	#2.....			.15	.14
Lily of the Valley.....	#2.....	.19	.19		
Penn Alto Cut.....	#2.....			.14	
Shurfine.....	#2.....	.17	.17		
BEETS					
UNGRADED BRANDS					
All Gold (diced).....	Glass #2.....	.14	.13		
All Gold (sliced).....	#2.....	.16	.16		
All Gold (whole).....	Glass #2.....	.18	.17		
Asco (cut).....	#2.....			.09	.09
Asco (whole).....	#2 1/2.....			.14	.14
Clover Farm (cut).....	#2.....	.09	.09		
Clover Farm (cut).....	#2 1/2.....	.14	.13		
Fresh Like (diced).....	15 oz.....	.12	.12		
Lily of the Valley (whole).....	#2.....	.16	.16		
Nectar (medium).....	#2.....	.15	.15		
Nectar (small).....	#2.....	.16	.16		
Nectar (tiny).....	#2.....	.19	.18		
Penn Alto Cut.....	#2 1/2.....			.11	.11
Rob Ford (sliced).....	16 oz. jar.....			.11	.11
Rob Ford (whole).....	16 oz. jar.....			.15	.14
Snow Top (cut).....	#2 1/2.....	.13	.12		
CARROTS					
UNGRADED BRANDS					
Fresh Like (diced).....	15 oz.....	.12	.12		
Lily of the Valley.....	#2.....	.12	.12		
Scott County (diced).....	16 oz. jar.....	.11	.11		
Shurfine (diced).....	#2.....	.11	.11		
CORN, GOLDEN BANTAM					
(WHOLE KERNEL)					
UNGRADED BRANDS					
All Gold.....	#303 jar.....	.15	.15		
Big Valley.....	#2.....	.14	.14		
Butter Kernel.....	#2.....			.14	.14
Clover Farm.....	#2.....	.15	.15		
Del Maiz Niblets.....	12 oz.....			.13	.12
Fort.....	#2.....	.15	.15		
Glenwood.....	12 oz.....			.11	.11
Knighthood.....	#2.....	.16	.16		
Lily of the Valley.....	#2.....	.15	.15		
Nectar.....	#2.....	.15	.15		
Niblets.....	12 oz.....	.14	.14		

COMMUNITY CEILING PRICES—Continued

Container size	Class 1	Class 2	Class 3	Class 4
SAUERKRAUT				
UNGRADED BRANDS				
Champion..... 32 oz.				
Penn Alto..... #2 1/2	.19		.15	.16
Scott County..... 32 oz. jar		.19	.14	
Silver Floss..... #2 1/2	.14			
SPINACH				
UNGRADED BRANDS				
All Gold..... #2 1/2	.19	.19		
Clover Farm..... #2	.14	.13		
Clover Farm..... #2 1/2	.18	.17		
Lily of the Valley..... #2	.14	.14		
Lily of the Valley..... #2 1/2	.17	.16		
Nectar..... #2	.15	.15		
Shurfine..... #2 1/2	.16	.16		
TOMATOES				
GRADED BRANDS				
Grade C (following only the following brand):				
Iona..... #2			.30	.30
UNGRADED BRANDS				
All Gold..... #2	.19	.19		
All Gold..... #2 1/2	.23	.23		
Asco..... #2 1/2	.13	.12		
Asco..... #2	.12	.12		
Dawson's Favorite..... #2	.11	.11		
Dewco..... #2	.11	.11		
Elmdale..... #2	.15	.14		
Farmdale..... #2	.19	.19		
Good Taste..... #2 1/2	.20	.19		
Good Taste..... #2	.14	.13		
Lily of the Valley..... #2	.19	.18		
Lily of the Valley..... #2 1/2	.15	.14		
Lily of the Valley..... #2	.12	.12		
Mountain Glory..... #2	.12	.12		
Mountain City..... #2	.14	.14		
Penn Alto..... #2 1/2	.18	.17		
Phillips..... #2 1/2	.12	.12		
Pride of Morgan County..... #2 1/2	.12	.12		
Shirley—Ayr..... #2 1/2	.13	.13		
Sun Ray..... #2				

COMMUNITY CEILING PRICES—Continued

Container size	Class 1	Class 2	Class 3	Class 4
CORN, GOLDEN BANTAM—Cont.				
(WHOLE KERNEL)				
UNGRADED BRANDS—Cont.				
Penn Alto..... #2	.14	.14	.12	
Shurfine..... #2	.14	.14		
Snow Top..... #2	.15	.15		
Sugar Kist..... #2	.15	.15		
CORN—WHITE OR COUNTRY GENTLEMEN				
GRADED BRANDS				
Grade C (including only the following brand):				
Iona Evergreen..... #2			.11	.11
UNGRADED BRANDS				
Asco Shoe Peg..... #2	.15	.14	.13	.13
All Gold..... #2	.13	.13		
Dewco..... #2	.15	.15		
Lily of the Valley..... #2	.15	.15		
Penn Alto..... #2			.12	.12
CORN, GOLDEN BANTAM, CREAM STYLE				
GRADED BRANDS				
Grade B (including only the following brand):				
Asco..... #2			.13	.12
UNGRADED BRANDS				
All Gold..... #2	.15	.14		
Clover Farm..... #2	.14	.14		
Dewco..... #2	.13	.13		
Elmdale..... #2	.11	.11		
Elmdale..... #303	.14	.14		
Fort..... #2	.13	.13		
Great Northern..... #2	.16	.16		
Knighthood..... #2	.14	.14		
Lily of the Valley..... #2	.14	.14		
Penn Alto..... #2	.14	.14		
Shurfine..... #2				
PEAS				
GRADED BRANDS				
Grade A (including only the following brands):				
A & P..... #2	.15	.14	.18	.17
Asco Blue Label..... #2	.15	.15	.15	.15
Asco Green Label..... #2	.13	.13	.17	.17
Asco..... #2	.13	.13	.13	.13
Grade C (including only the following brand):				
Farmdale..... #2				
UNGRADED BRANDS				
All Gold Early Garden..... #2	.19	.19	.16	.15
Butter Kernel..... #2	.16	.16		
Clover Farm Sweet Gem..... #2	.14	.13		
Dewco..... #2	.16	.16		
Good Taste..... #2	.16	.16		
Green Giant..... #303	.20	.20		
Junior..... #2	.18	.18		
Lily of the Valley..... #2	.15	.15		
Mountain Lake..... #2	.15	.15		
Nectar Paucy..... #2	.16	.16		
Penn Alto..... #2	.16	.16		
Rosedale..... #2	.16	.16		
Silver Ear..... #2	.14	.14		
Sugar Kist..... #2	.14	.14		
Templar..... #2				

Container size	Class 1	Class 2	Class 3	Class 4
TOMATO JUICE				
UNGRADED BRANDS				
All Gold..... #2 tall	.12	.12		
All Gold..... 46 oz.	.28	.27		
Asco..... 14 oz.	.09	.09		
Campbell's..... 20 oz.	.28	.27		
Campbell's..... 47 oz.	.12	.12		
Clover Farm..... 20 oz.	.24	.23		
Clover Farm..... 46 oz.	.13	.13		
Del Haven..... 20 oz.	.08	.08		
Dewco..... 12 1/2 oz.	.12	.12		
Dewco..... 24 oz.	.08	.08		
Libby's..... 14 oz.	.08	.08		
Libby's..... 47 oz.	.25	.23		
Lily of the Valley..... 20 oz.	.12	.12		
Lily of the Valley..... 47 oz.	.12	.12		
Nectar..... 20 oz.	.12	.12		
Phillips..... 14 oz.	.11	.11		
Shurfine..... #2 tall	.24	.24		
Shurfine..... 46 oz.				.20
Sunrise..... 46 oz.				.20

eral Order No. 51, this order establishes in section 7 community (dollars-and-cents) ceiling prices for certain food items sold in class I retail stores and in other classes of retail stores as indicated in section 7, located in the following areas in the Commonwealth of Pennsylvania: all of Schuylkill County.

SEC. 2 Application to other sellers. No seller except a "retail route seller", may charge more than these community (dollars-and-cents) ceiling prices. The community ceiling prices shall be the only ceiling prices for such food items for "class I retail stores". All other sellers must continue to charge no more than any lower ceiling prices established by this or any other applicable price regulations.

SEC. 3 Posting—(a) Selling prices. All retail stores must post their selling prices for the food items listed below on the item or at or near the place where such food item is offered for sale.

(b) Ceiling prices. All class I retail stores must post in a conspicuous place in the store, a list of the community ceiling prices for such food items, when such list is supplied by the Office of Price Administration. Other retailers must continue to post ceiling prices as required by any other applicable regulation fixing their ceiling prices.

(c) Class of store. All retail stores selling any of the food items listed below must post a sign reading "OPA-1", "OPA-2", "OPA-3", or "OPA-4", whichever applies, so that it can be clearly seen by their customers. The definitions of class of retailers shall be those contained in Revised Maximum Price Regulation Nos. 238 and 268.

SEC. 4 Applicability of General Order No. 51. This order is subject to all the provisions of General Order No. 51, which are hereby made a part of this order.

SEC. 5 Revocation. This order replaces any previous order, covering any of the food items in the area covered by this order for which ceiling prices are established thereby, heretofore issued by the Regional Administrator of Region II or by the District Director of this District.

SEC. 6 Effective date. This order becomes effective May 17, 1943.

SEC. 7 The community (dollars-and-cents) ceiling prices established. The following is a list of the food items and the community (dollars-and-cents) ceiling prices thereof.

COMMUNITY CEILING PRICES

DRY BEANS

Table listing community ceiling prices for Dry Beans: Lima Beans, 1 lb. at \$0.14; Pea Beans, 1 lb. at .09 1/2; Marrow Beans, large, 1 lb. at .12; Marrow Beans, regular, 1 lb. at .10; Baby Lima Beans, 1 lb. at .12; Lentils, 1 lb. at .11; Green Split Peas, 1 lb. at .12 1/2; Green Whole Peas, 1 lb. at .11; Yellow Split Peas, 1 lb. at .12; Smith Green Split Peas, 1 lb. pkg. at .14 1/2; Smith Whole Green Peas, 1 lb. pkg. at .14; Smith Yellow Split Peas, 1 lb. pkg. at .14; Premier Pea Beans, 1 lb. box. at .15; Premier Green Split Peas, 1 lb. box. at .19; Premier Yellow Split Peas, 1 lb. box. at .17.

COMMUNITY CEILING PRICES—Continued

DRY BEANS—continued

Table listing community ceiling prices for Dry Beans continued: Red Bow Lentils, 1 lb. at \$0.13; Red Kidney Beans, 1 lb. at .10; Great Northern Beans, 1 lb. at .11; Cranberry Beans, 1 lb. at .11; Red Bow Green Split Peas, 1 lb. at .15; Red Bow Barley, 1 lb. at .12; Quaker Scotch Barley, 1 lb. at .11; Blue Seaside Lima Beans, 1 lb. at .15; Red Bow Whole Green, 12 oz. at .14; Red Bow Green Split, 16 oz. at .15; Perlo Green Split Peas, 16 oz. at .15; Perlo Whole Green Peas, 16 oz. at .14.

CORN MEAL

Table listing community ceiling prices for Corn Meal: Bulk, 10 lb. at .50; Pillsbury, 1 1/2 lb. pkg. at .10; Quaker, 1 1/2 lb. pkg. at .10; Quaker, bulk, 2 lb. at .09.

BANANAS

Table listing community ceiling prices for Bananas: On Stem, 1 lb. at .13; In Hand, 1 lb. at .13.

LARD

Table listing community ceiling prices for Lard: Puritan Print (Cudahy), 1 lb. at .20; Swift's Premium Print, 1 lb. at .20; Wilson's Certified Print, 1 lb. at .20; Cudahy Rex Bulk, 1 lb. at .20; Swift Silver Leaf Bulk, 1 lb. at .20; Wilson Laurelleaf bulk, 1 lb. at .20; Armour Star Bulk, 1 lb. at .20; Morrell Pride Bulk, 1 lb. at .20; Albany 1st Prize Bulk, 1 lb. at .19; Dold Niagara Print, 1 lb. at .20; Dold Niagara Bulk, 1 lb. at .20; Albany 1st Prize Print, 1 lb. at .19; Armour Simon Pure Print, 1 lb. at .20; Morrell Pride Print, 1 lb. at .20.

RICE

Table listing community ceiling prices for Rice: Red Bow, 1 lb. at .12; Tru-Blue, 1 lb. at .10; Perlo, 1 lb. at .12; Shurfine, 1 lb. at .13; Wonder Choice, 1 lb. at .12; Boscul, 1 lb. at .14; Water Maid, 1 lb. at .13; Premier, 1 lb. at .12; Premier Long Grain, 1 lb. at .14; Premier Brown, 1 lb. at .13; River Brand White, 1 lb. boxed. at .12; River Brand White, 2 lb. boxed. at .23; River Brand Brown, 12 oz. boxed. at .10; River Brand Puffed Wheat, 4 oz. boxed. at .07; River Brand Puffed Rice, 4 oz. boxed. at .07; River Brand Brown, 4 oz. boxed. at .08.

SHORTENING

Table listing community ceiling prices for Shortening: Crisco, 1 lb. at .26; Spy, 1 lb. at .26; Yolanda, 1 lb. at .25; Advance, 1 lb. at .22; Simco, 1 lb. at .20; Shurfine, 1 lb. at .22; Dexo, 1 lb. (class 4) at .22; Fry Bake, 1 lb. (class 4) at .23; Premier, 1 lb. at .26; Dexo, 3 lb. (class 4) at .63; Fry Bake, 3 lb. at .64; Spy, 3 lb. at .75; Crisco, 3 lb. at .75.

POULTRY

Table listing community ceiling prices for Poultry: Grade A: Broilers, live at .38; Fryers, live at .38; Roasters, live at .38; Broilers, dressed at .44; Fryers, dressed at .44; Roasters, dressed at .44; Fowl, dressed at .39; Fowl, live at .34; Broilers-Kosher Killed and Plucked at .46; Fryers-Kosher Killed and Plucked at .46; Roasters-Kosher Killed and Plucked at .46; Fowl-Kosher Killed and Plucked at .41.

COMMUNITY CEILING PRICES—Continued

POULTRY—continued

Table listing community ceiling prices for Poultry continued: Grade B: Broilers, live at \$0.36 1/2; Fryers, live at .36 1/2; Roasters, live at .36 1/2; Broilers, dressed at .42 1/2; Fryers, dressed at .42 1/2; Roasters, dressed at .42 1/2; Fowl, dressed at .36 1/2; Grade C: Broilers, live at .34; Fryers, live at .34; Roasters, live at .34; Broilers, dressed at .40; Fryers, dressed at .40; Roasters, dressed at .40; Fowl, dressed at .34.

DRIED FRUITS

Raisins

Table listing community ceiling prices for Raisins: Not-a-seed raisin, 15 oz. at .16; Ideal raisins, seedless, 15 oz. at .16; A. & P. seeded raisins (class 4), 15 oz. at .14; A. & P. seedless raisins (class 4), 15 oz. at .12; Premier seedless raisins, 15 oz. at .16; Sun Maid raisins, 15 oz. boxed. at .15; Sun Maid raisins, seedless, 15 oz. boxed. at .15; Del Monte seedless raisins, 15 oz. at .14; Del Monte Seed Muscat raisins, 15 oz. at .17.

Currants

Table listing community ceiling prices for Currants: Sante Currants, 10 oz. at .14; Sunbeam currants, 11 oz. at .17; Sun Maid Zante Currants, 11 oz. at .15.

Prunes

Table listing community ceiling prices for Prunes: Sugar Ripe Prunes, 1 lb. at .17; Ideal Prunes, 1 lb. at .20; Ideal Prunes, 2 lb. at .38; Hearts Delight Prunes, 2 lb. med. at .28; Hearts Delight Prunes, 1 lb. large at .18; Premier Santa Clara Large, 1 lb. box. at .20; Sunbeam Santa Clara Medium, 1 lb. at .18; Rob Ford Prunes (class 4), 1's. at .16; Rob Ford Prunes (class 4), 2's. at .29; Prunes (30-40) size, 1 lb. at .18; Prunes (40-50) size, 1 lb. at .17; Prunes (50-60) size, 1 lb. at .17; Del Monte Prunes, large, 1 lb. boxed. at .20; Del Monte Prunes, large, 2 lb. boxed. at .37.

FLOUR AND FLOUR MIXES

Table listing community ceiling prices for Flour and Flour Mixes: Flako Pie Crust, 8 oz. at .15.

COFFEE

Table listing community ceiling prices for Coffee: Boscul, 1 lb. bag. at .35; Boscul, 1 lb. can or jar. at .38; Maxwell House, 1 lb. bag. at .35; Maxwell House, 1 lb. can or jar. at .38; Maxwell House, 2 lb. can or jar. at .73; Kaffe Hag, 1 lb. vacuum. at .40; Nescafe, 4 oz. at .34; Sanka, 1 lb. vacuum. at .41; White House, 1 lb. vacuum. at .30; Instant Postum, 4 oz. at .25; Instant Postum, 8 oz. at .44; Wilco, 1 lb. bag. at .32; Shurfine, 1 lb. at .27; Fairlawn, 1 lb. at .29; Bokar (class 4), 1 lb. at .26; Red Circle (class 4), 1 lb. at .24; Eight O'Clock (class 4), 1 lb. at .21; Brown's Special, 1 lb. at .34; Brown's Favorite, 1 lb. at .28; Ehler's, 1 lb. at .35; Chase & Sanborn Dated Coffee, 1 lb. at .33; Genuine French Chicory Powder, 6 oz. at .10; Genuine French Chicory Tablets, 3 oz. at .08; D. P. N., 1 lb. pkg. at .35; Supreme, 1 lb. pkg. at .35; Hazle Cup, 1 lb. at .27; Perlo Vacuum, 1 lb. at .33; Lucky Dutchman, 1 lb. bag. at .32; Tempo Mix, coffee substitute, 1 lb. at .14; Martinson Coffee, 1 lb. at .46; Premier Drip, 1 lb. at .33; Sally Ann, 1 lb. at .29.

COMMUNITY CEILING PRICES—Continued

COFFEE—continued

Table with 2 columns: Item name and price. Items include Colonial, Neco, Green Brier, and President.

GRAPEFRUIT JUICE

Table with 2 columns: Item name and price. Items include Perlo, Wilco, Tropic Gold, Shurfine, Bruce, Stokely, Polk, Dromedary, Glenwood, and Premier.

ORANGE JUICE

Table with 2 columns: Item name and price. Items include Perlo.

HONEY

Table with 2 columns: Item name and price. Items include Premier strained, Sweet Sip, Hudson, Afterglow, Perlo, Guatemala, Bee, Sioux City, Honey Spread, Shurfine, Rolland, Lake Shore, Ann Page, Mt. Blossom, Hoffman's, Dandee.

SYRUP

Table with 2 columns: Item name and price. Items include Premier Pancake, Duffs Molasses, Brer Rabbit Molasses, Diamond, Champion Maple, King Syrup.

COMMUNITY CEILING PRICES—Continued

SYRUP—continued

Table with 2 columns: Item name and price. Items include Palmetto, Heyle, Log Cabin, Blue Label Karo, Ann Page, Staley's Waffle, New England, Turkey, Vermont Maid, Grandma, Golden Table, Crystal White, Quaker Maid, New England Pancake.

CEREALS

Table with 2 columns: Item name and price. Items include Kellogg's Corn Flakes, Allbran, Mother's Oats, Quaker Puffed Rice, Cheerloats, Corn Kix, Wheaties, Wheatena, Shredded Wheat, Cream of Wheat, Post Toasties, Post Ass't Ind. Cereals, Grapenuts Flakes, Ralston Wheat Cereal, H. O. Quick Oats, Force Toasted Whole Wheat Flakes, Post Tens, Nabisco 100% Bran, Instant Ralston, Wheat Krumbles, 40% Bran Flakes, All Bran, Rippled Wheat, Post's 40% Bran Flakes, Quaker Oats, Quaker Hominy Grits, Quaker Enriched Farina, Rye Krisp, Ann Page Mellow Wheat, Sunnyfield Corn Flakes, Sunnyfield Wheat Puffs, Sunnyfield Rolled Oats, Sunnyfield Rice Gems, Sunnyfield Rice Puffs.

COMMUNITY CEILING PRICES—Continued

CEREALS—continued

Table with 2 columns: Item name and price. Items include Sunnyfield Wheat Puffs, Sunnyfield Wheat Flakes, Sunnyfield Bran Flakes, Sunnyfield Asst. Individual Cereals, H. O. Old Fashioned Oats, Postum Cereal, Grape Nut Wheat Meal, Shredded Wheat, Gold Seal Corn Flakes, Gold Seal Corn Flakes, Gold Seal Oats, Asco Rice Puffs.

CONDENSED AND EVAPORATED MILK

Table with 2 columns: Item name and price. Items include Condensed Eagle, Llon, Nestle, White House, Evaporated Everyday, Carnation, Gold Cross, Pet, Borden Silver Cow, Sealact, Sheffield, Libby, Swift, Perlo, Shurfine, Spring Farm, Page, Everyday, Carnation, Gold Cross, Pet, Silver Cow, Sealact, Libby, Swift, Neco, Sky Top, Royal Swan, Land O' Lakes, White House.

MACARONI AND NOODLES

Table with 2 columns: Item name and price. Items include Cavalier fine, Cavalier Egg Bows, Cavalier Bulk Macaroni, Dutch Maid Noodles, Krum's Noodles, Krum Macaroni & Spaghetti, Viviani Noodles, Viviani Macaroni, Viviani Spaghetti, Cavalier Noodles, Cavalier Macaroni, Cavalier Spaghetti, Perlo Egg Noodles, Perlo Egg Noodles, Dutch Maid Macaroni, Dutch Maid Noodles, Ann Page Macaroni, Ann Page Spaghetti, Ann Page Noodles, Encore Noodles, Ann Page Macaroni, Ann Page Spaghetti, Ann Page Macaroni, Premier Egg Noodles, Premier Egg Noodles, Elbow Macaroni, Elbow Macaroni, Premier Spaghetti, Premier Spaghetti.

this or any other applicable price regulations.

SEC. 3 Posting—(a) Selling prices. All retail stores must post their selling prices for the food items listed below on the item or at or near the place where such food item is offered for sale.

(b) Ceiling prices. All class I retail stores must post in a conspicuous place in the store, a list of the community ceiling prices for such food items, when such list is supplied by the Office of Price Administration. Other retailers must continue to post ceiling prices as required by any other applicable regulation fixing their ceiling prices.

(c) Class of store. All retail stores selling any of the food items listed below must post a sign reading "OPA-1", "OPA-2", "OPA-3", or "OPA-4", whichever applies, so that it can be clearly seen by their customers. The definitions of class of retailers shall be those contained in Revised Maximum Price Regulations 238 and 268.

SEC. 4 Applicability of General Order 51. This order is subject to all the provisions of General Order 51, which are hereby made a part of this order.

SEC. 5 Revocation. This order replaces any previous order, covering any of the food items in the area covered by this order for which ceiling prices are established thereby, heretofore issued by the Regional Administrator of Region II or by the District Director of this District.

SEC. 6 Effective date. This order becomes effective May 17, 1943.

SEC. 7 The community dollars-and-cents ceiling prices established. The following is a list of the food items and the community (dollars-and-cents) ceiling prices thereof:

COMMUNITY CEILING PRICES	
RICE	
Red Bow, 1 lb.....	\$0.12
Tru-Blu, 1 lb.....	.10
Perlo, 1 lb.....	.12
Shurfine, 1 lb.....	.13
Wonder Choice, 1 lb.....	.12
Boscul, 1 lb.....	.14
Water Maid, 1 lb.....	.13
Premier, 1 lb.....	.12
Premier Long Grain, 1 lb.....	.14
Premier Brown, 1 lb.....	.13
River Brand White, 1 lb. boxed.....	.12
River Brand White, 2 lb. boxed.....	.23
River Brand Brown, 12 oz. boxed.....	.10
River Brand Puffed Wheat, 4 oz. boxed.....	.07
River Brand Puffed Rice, 4 oz. boxed.....	.07
River Brand Brown, 4 oz. boxed.....	.08
DRY BEANS	
Lima Beans, 1 lb.....	.14
Pea Beans, 1 lb.....	.09½
Marrow Beans, large, 1 lb.....	.12
Marrow Beans, regular, 1 lb.....	.10
Baby Lima Beans, 1 lb.....	.12
Lentils, 1 lb.....	.11
Green Split Peas, 1 lb.....	.12½
Green Whole Peas, 1 lb.....	.11
Yellow Split Peas, 1 lb.....	.12
Smith Green Split Peas, 1 lb. pkg.....	.14½
Smith Whole Green Peas, 1 lb. pkg.....	.14
Smith Yellow Split Peas, 1 lb. pkg.....	.14
Premier Pea Beans, 1 lb. box.....	.15
Premier Green Split Peas, 1 lb. box.....	.19
Premier Yellow Split Peas, 1 lb. box.....	.17
Premier Red Kidney Beans, 1 lb. box.....	.14
Conyngam Seaside Brand Lima, 15 oz.....	.15
Conyngam Jumbo Marrow, 1 lb.....	.13
Conyngam Pea, 1 lb.....	.11
Conyngam Red Kidney, 14 oz.....	.10

COMMUNITY CEILING PRICES—Continued

DRY BEANS—continued	
Conyngam Green Split, 1 lb.....	\$0.13
Conyngam Yellow Split, 1 lb.....	.11
Conyngam Green Whole, 1 lb.....	.13
Conyngam Lentils, 1 lb.....	.11
Conyngam Great Northern, 1 lb.....	.12
Conyngam Barley, 1 lb.....	.09
Conyngam Blue Rose Extra Fancy Rice, 1 lb.....	.13
Red Bow Lentils, 1 lb.....	.13
Red Kidney Beans, 1 lb.....	.10
Great Northern Beans, 1 lb.....	.11
Cranberry Beans, 1 lb.....	.11
Red Bow Green Split Peas, 1 lb.....	.15
Red Bow Barley, 1 lb.....	.12
Quaker Scotch Barley, 1 lb.....	.11
Blue Seaside Lima Beans, 1 lb.....	.15
Red Bow Whole Green, 12 oz.....	.14
Red Bow Green Split, 16 oz.....	.15
Perlo Green Split Peas, 16 oz.....	.15
Perlo Whole Green Peas, 16 oz.....	.14

CORN MEAL	
Bulk, 10 lb.....	.50
Pillsbury, 1½ lb pkg.....	.10
Quaker, 1½ lb. pkg.....	.10
Quaker, bulk, 2 lb.....	.09

BANANAS	
On stem, 1 lb.....	.13
In hand, 1 lb.....	.13

LARD	
Puritan Print (Cudahy), 1 lb.....	.20
Swift's Premium Print, 1 lb.....	.20
Wilson's Certified Print, 1 lb.....	.20
Cudahy Rex Bulk, 1 lb.....	.20
Swift Silver Leaf Bulk, 1 lb.....	.20
Wilson Laureleaf Bulk, 1 lb.....	.20
Armour Star Bulk, 1 lb.....	.20
Morrell Pride Bulk, 1 lb.....	.20
Albany 1st Prize Bulk, 1 lb.....	.19
Dold Niagara Bulk, 1 lb.....	.20
Armour Simon Pure Print, 1 lb.....	.20
Morrell Pride Print, 1 lb.....	.20
Dold Niagara Print, 1 lb.....	.20
Albany 1st Prize Print, 1 lb.....	.19

POULTRY	
Grade A:	
Broilers, live.....	Per lb. \$0.38
Fryers, live.....	.38
Roasters, live.....	.38
Broilers, dressed.....	.44
Fryers, dressed.....	.44
Roasters, dressed.....	.44
Fowl, dressed.....	.39
Fowl, live.....	.34
Broilers, Kosher killed and plucked.....	.46
Fryers, Kosher killed and plucked.....	.46
Roasters, Kosher killed and plucked.....	.46
Fowl, Kosher killed and plucked.....	.41
Grade B:	
Broilers, live.....	.36½
Fryers, live.....	.36½
Roasters, live.....	.36½
Broilers, dressed.....	.42½
Fryers, dressed.....	.42½
Roasters, dressed.....	.42½
Fowl, dressed.....	.36½
Grade C:	
Broilers, live.....	.34
Fryers, live.....	.34
Roasters, live.....	.34
Broilers, dressed.....	.40
Fryers, dressed.....	.40
Roasters, dressed.....	.40
Fowl, dressed.....	.34

DRIED FRUITS	
Raisins:	
Not-a-seed, 15 oz.....	.16
Ideal, seedless, 15 oz.....	.16
A. & P. seeded (class 4), 15 oz.....	.14
A. & P. seedless (class 4), 15 oz.....	.12
Premier seedless, 15 oz.....	.16
Sun Maid, 15 oz. boxed.....	.15
Sun Maid, seedless, 15 oz. boxed.....	.15
Del Monte seedless, 15 oz.....	.14
Del Monte Seed Muscat, 15 oz.....	.17

COMMUNITY CEILING PRICES—Continued

DRIED FRUITS—continued	
Currants:	
Sante, 10 oz.....	\$0.14
Sunbeam, 11 oz.....	.17
Sun Maid Zante, 11 oz.....	.15
Prunes:	
Sugar Ripe, 1 lb.....	.17
Ideal, 1 lb.....	.20
Ideal, 2 lb.....	.38
Hearts Delight, 2 lb. Med.....	.28
Hearts Delight, 1 lb. Large.....	.18
Premier Santa Clara Large, 1 lb. box.....	.20
Sunbeam Santa Clara Medium, 1 lb.....	.18
Rob Ford (class 4), 1's.....	.16
Rob Ford (class 4), 2's.....	.29
(30-40) size, 1 lb.....	.18
(40-50) size, 1 lb.....	.17
(50-60) size, 1 lb.....	.17
Del Monte, large, 1 lb. boxed.....	.20
Del Monte, large, 2 lb. boxed.....	.37

FLOUR AND FLOUR MIXES	
Flako Pie Crust, 8 oz.....	.15

COFFEE	
Boscul, 1 lb. bag.....	.35
Boscul, 1 lb. can or jar.....	.38
Maxwell House, 1 lb. bag.....	.35
Maxwell House, 1 lb. can or jar.....	.38
Maxwell House, 2 lb. can or jar.....	.73
Kaffee Hag, 1 lb. vacuum.....	.40
Nescafe, 4 oz.....	.34
Sanka 1 lb. vacuum.....	.41
White House, 1 lb. vacuum.....	.30
Instant Postum, 4 oz.....	.25
Instant Postum, 8 oz.....	.44
Wilco, 1 lb. bag.....	.32
Shurfine, 1 lb.....	.27
Fairlawn, 1 lb.....	.29
Bokar (class 4), 1 lb.....	.26
Red Circle (class 4), 1 lb.....	.24
Eight O'Clock (class 4), 1 lb.....	.21
Brown's Special, 1 lb.....	.34
Brown's Favorite, 1 lb.....	.28
Ehler's, 1 lb.....	.35
Chase & Sanborn Dated Coffee, 1 lb.....	.33
Genuine French Chicory powder, 6 oz.....	.10
Genuine French Chicory tablets, 3 oz.....	.08
D. P. N., 1 lb. pkg.....	.35
Supreme, 1 lb. pkg.....	.35
Hazle Cup, 1 lb.....	.27
Perlo Vacuum, 1 lb.....	.33
Lucky Dutchman, 1 lb. bag.....	.32
Tempo Mix, coffee substitute, 1 lb.....	.14
Martinson Coffee, 1 lb.....	.46
Premier Drip, 1 lb.....	.33

GRAPEFRUIT JUICE	
Perlo, 18 oz.....	.17
Wilco, 18 oz.....	.17
Tropic Gold, 18 oz.....	.17
Perlo, 46 oz.....	.37
Wilco, 46 oz.....	.38
Tropic Gold, 46 oz.....	.38
Shurfine, 18 oz.....	.15
Shurfine, 46 oz.....	.34
Bruce, 18 oz.....	.16
Bruce, 46 oz.....	.37
Stokely, 18 oz.....	.16
Stokely, 46 oz.....	.37
Polk unsweetened (class 4), 18 oz.....	.11
Polk unsweetened (class 4), 46 oz.....	.30
Dromedary unsweetened, 18 oz.....	.14
Dromedary sweetened, 18 oz.....	.14
Dromedary unsweetened, 46 oz.....	.32
Dromedary sweetened, 46 oz.....	.32
Glenwood (class 4), 46 oz.....	.50
Premier, 18 oz.....	.18
White Rose sweetened, 18 oz.....	.16
White Rose sweetened, 46 oz.....	.38
White Rose unsweetened, #2.....	.16
White Rose unsweetened, 46 oz.....	.38
White Rose pink grapefruit (section), #2.....	.17

ORANGE JUICE	
Perlo, 18 oz.....	.20
Perlo, 46 oz.....	.50

COMMUNITY CEILING PRICES—Continued

COMMUNITY CEILING PRICES—Continued

COMMUNITY CEILING PRICES—Continued

HONEY

Premier strained, 5 oz.....	\$0.14
Premier strained, 10 oz.....	.24
Premier strained, 16 oz.....	.35
Premier strained, 32 oz.....	.65
Premier strained, 5 lb.....	1.39
Sweet Sip, 16 oz.....	.24
Sweet Sip, 32 oz.....	.42
Sweet Sip, 8 oz.....	.13
Hudson, 8 oz.....	.19
Afterglow, 5 oz.....	.12
Perlo, 5 oz.....	.13
Guatemala, 16 oz.....	.32
Bee, 5 oz.....	.13
Sioux City, 8 oz.....	.16
Sioux City, 16 oz.....	.35
Sioux City, 32 oz.....	.66
Honey Spread, 16 oz.....	.88
Shurfine, 5 oz.....	.12
Shurfine, 16 oz.....	.31
Rolland, 16 oz.....	.36
Lake Shore, 16 oz.....	.32
Ann Page (class 4), 8 oz.....	.16
Mt. Blossom, 16 oz.....	.32
Hoffman's, 5 oz.....	.14
Hoffman's, 8 oz.....	.20
Hoffman's, 16 oz.....	.34
Dandee, 5 oz.....	.14
Dandee, 8 oz.....	.20
Dandee, 16 oz.....	.34

SYRUP AND MOLASSES

Premier Pancake, 8 oz.....	.12
Premier Pancake, 12 oz.....	.18
Premier Pancake, 16 oz.....	.22
Premier Pancake, 24 oz.....	.31
Premier Pancake, 32 oz.....	.37
Duffs Molasses, #2½.....	.38
Duffs Molasses, #1½.....	.21
Brer Rabbit Molasses (Gold Label), 24 oz.....	.38
Brer Rabbit Molasses (Gold Label), 12 oz.....	.20
Brer Rabbit Molasses (Green Label), 12 oz.....	.17
Brer Rabbit Molasses (Green Label), 24 oz.....	.31
Diamond, 2 lb.....	.33
Champion Maple, 12 oz.....	.15
King Syrup (glass), 20 oz.....	.14
Palmetto, 1½ lb.....	.17
Heyle (table), 1½ lb.....	.13
Heyle, 2½ lb.....	.20
Heyle, 5 lb.....	.38
Heyle, 10 lb.....	.73
Log Cabin, 12 oz.....	.21
Blue Label Karo, 5 lb.....	.49
Blue Label Karo, 10 lb.....	.93
Red Label Karo, 5 lb.....	.50
Ann Page (class 4), 12 oz.....	.16
Ann Page (class 4), 2 lb.....	.33
Staley's Waffle, 1½ lb.....	.17
New England, 6 oz.....	.10
New England, 8 oz.....	.12
New England, 12 oz.....	.17
New England, 16 oz.....	.21
Turkey, 20 oz.....	.14
Vermont Maid, 12 oz.....	.21
Vermont Maid, 24 oz.....	.40
Shurfine, 12 oz.....	.17
Grandma, 2 lb.....	.33
Golden Table, 1½ lb.....	.17
Crystal White, 1½ lb.....	.17
Quaker Maid, 1½ lb.....	.18
New England Pancake, 6 oz.....	.10
New England Pancake, 12 oz.....	.17

CEREALS

Kellogg's Corn Flakes, 6 oz.....	.06
Kellogg's Corn Flakes, 11 oz.....	.10
Kellogg's Corn Flakes, 18 oz.....	.14
Allbran, 10 oz.....	.14
Mother's Oats, 20 oz.....	.12
Quaker Puffed Rice.....	.13
Quaker Puffed Wheat.....	.11
Kellogg's Rice Crispies.....	.14

CEREALS—continued

Cheerioats.....	\$0.18
Corn Kix.....	.18
Wheaties, 8 oz.....	.18
Wheatena, 22 oz.....	.26
Wheatena, 11 oz.....	.15
Shredded Wheat.....	.13
Cream of Wheat, 14 oz.....	.15
Post Toasties, 6 oz.....	.06
Post Toasties, 11 oz.....	.10
Post Ass't. Ind. Cereals, 1 oz.....	.03
Grapenuts Flakes, 7 oz.....	.11
Shredded Ralston.....	.13
Ralston Wheat Cereal.....	.24
Cream of Wheat, 28 oz.....	.28
H. O. Quick Oats, 16 oz.....	.12
H. O. Quick Oats, 32 oz.....	.22
Force Toasted Whole Wheat Flakes, 8 oz.....	.12
Force Toasted Whole Wheat Flakes, 1 oz.....	.02
Post Tens.....	.26
Nabisco 100% Bran, 8 oz.....	.10
Instant Ralston.....	.24
Pep, 8 oz.....	.11
Wheat Krumbles, 9 oz.....	.13
40% Bran Flakes, 8 oz.....	.11
40% Bran Flakes, 14 oz.....	.16
All Bran, 16 oz.....	.22
Rippled Wheat, 9 oz.....	.10
Post's 40% Bran Flakes, 14 oz.....	.16
Post's 40% Bran Flakes, 8 oz.....	.11
Quaker Oats, Regular, 20 oz.....	.13
Quaker and Mother Oats, 3 lbs.....	.26
Quaker Hominy Grits.....	.09
Quaker Enriched Farina, 14 oz.....	.09
Quaker Enriched Farina, 28 oz.....	.18
Rye Krisp, 6 oz.....	.14
Rye Krisp, 12 oz.....	.22
Ann Page Mellow Wheat (class 4), 14 oz.....	.08
Ann Page Mellow Wheat (class 4), 28 oz.....	.14
Sunnyfield Corn Flakes (class 4), 8 oz.....	.05
Sunnyfield Corn Flakes (class 4), 11 oz.....	.07
Sunnyfield Corn Flakes (class 4), 18 oz.....	.11
Sunnyfield Rice Puffs (class 4), 8 oz.....	.10
Sunnyfield Wheat Puffs (class 4), 8 oz.....	.08
Sunnyfield Rolled Oats (class 4), 20 oz.....	.08
Sunnyfield Rolled Oats (class 4), 48 oz.....	.18
Sunnyfield Rolled Oats (class 4), 5 lb.....	.25
Sunnyfield Rice Gems (class 4), 5½ oz.....	.10
Sunnyfield Rice Puffs (class 4), 4½ oz.....	.05
Sunnyfield Wheat Puffs (class 4), 4 oz.....	.04
Sunnyfield Wheat Flakes (class 4), 8 oz.....	.08
Sunnyfield Bran Flakes (class 4), 8 oz.....	.07
Sunnyfield Bran Flakes (class 4), 15 oz.....	.10
Sunnyfield Asst. Ind. Cereals (class 4), 9½ oz.....	.20
H. O. Old Fashioned Oats, 16 oz.....	.12
H. O. Old Fashioned Oats, 32 oz.....	.22
Postum Cereal, 18 oz.....	.23
Grape Nut Wheat Meal, 16 oz.....	.14
Shredded Wheat Kellogg, 12 oz.....	.12
Gold Seal Corn Flakes (class 4), 8 oz.....	.05
Gold Seal Corn Flakes (class 4), 11 oz.....	.07
Gold Seal Oats (class 4), 20 oz.....	.08
Gold Seal Oats (class 4), 48 oz.....	.17
Asco Rice Puffs (class 4), small.....	.05
Asco Rice Puffs (class 4), large.....	.08

SHORTENING

Crisco, 1 lb.....	.26
Spry, 1 lb.....	.26
Yolanda, 1 lb.....	.25
Advance, 1 lb.....	.22
Simco, 1 lb.....	.20
Shurfine, 1 lb.....	.22
Dexo (class 4), 1 lb.....	.22
Fry Bake, 1 lb.....	.23
Premier, 1 lb.....	.26
Dexo (class 4), 3 lb.....	.63
Fry Bake (class 4), 3 lb.....	.64
Spry, 3 lb.....	.75
Crisco, 3 lb.....	.75

CONDENSED & EVAPORATED MILK

Condensed:	
Eagle, 15½ oz.....	\$0.21
Lion, 14½ oz.....	.17
Nestle, 14½ oz.....	.15
White House, (class 4), 14 oz.....	.12
Evaporated:	
Everyday, 15 oz.....	.11
Carnation, 15 oz.....	.11
Gold Cross, 15 oz.....	.11
Pet, 15 oz.....	.11
Borden Silver Cow, 15 oz.....	.11
Sealact, 15 oz.....	.11
Sheffield, 15 oz.....	.11
Libby, 15 oz.....	.11
Swift, 15 oz.....	.11
Perlo, 15 oz.....	.11
Shurfine, 15 oz.....	.11
Spring Farm, 15 oz.....	.11
Page, 15 oz.....	.11
Everyday, 6 oz.....	.05
Carnation, 6 oz.....	.05
Gold Cross, 6 oz.....	.05
Pet, 6 oz.....	.05
Silver Cow, 6 oz.....	.05
Sealact, 6 oz.....	.05
Libby, 6 oz.....	.05
Swift, 6 oz.....	.05
Neco, 14 oz.....	.11
Sky Top, (class 4), tall.....	.10
Royal Swan, 14½ oz.....	.11
Land O' Lakes, tall.....	.11
White House, (class 4), 6 oz.....	.05

MACARONI AND NOODLES

Cavalier—fine, wide, medium spaghetti, 1 lb.....	.23
Cavalier Egg Bows, 1 lb.....	.24
Cavalier Bulk Macaroni, 1 lb.....	.11
Dutch Maid Noodles, 16 oz.....	.18
Krum's Noodles, 12 oz.....	.18
Krum Macaroni & Spaghetti, 16 oz.....	.11
Viviani Noodles, 8 oz.....	.10
Viviani Macaroni, 16 oz.....	.14
Viviani Spaghetti, 16 oz.....	.14
Cavalier Noodles, 8 oz.....	.12
Cavalier Macaroni, 16 oz.....	.12
Cavalier Spaghetti, 16 oz.....	.12
Perlo Egg Noodles, 1 lb.....	.22
Perlo Egg Noodles, 8 oz.....	.13
Dutch Maid Macaroni, 12 oz.....	.10
Dutch Maid Noodles, 8 oz.....	.10
Ann Page Macaroni (class 4), 8 oz.....	.06
Ann Page Spaghetti (class 4), 8 oz.....	.06
Ann Page Noodles (class 4), 5 oz.....	.06
Encore Noodles (class 4), 1 lb.....	.18
Ann Page Macaroni (class 4), 3 lbs.....	.28
Ann Page Spaghetti (class 4), 3 lbs.....	.28
Ann Page Macaroni (Elbow) (class 4), 3 lbs.....	.28
Premier Egg Noodles—fine, wide and broad, 8 oz.....	.14
Premier Egg Noodles—fine, wide and broad, 12 oz.....	.21
Elbow Macaroni (Premier), 8 oz.....	.09
Elbow Macaroni (Premier), 16 oz.....	.14
Premier Spaghetti, 8 oz.....	.09
Premier Spaghetti, 16 oz.....	.14
Gold Seal Macaroni & Spaghetti (class 4), 8 oz.....	.05
Gold Seal Macaroni & Spaghetti (class 4), 16 oz.....	.10
Gold Seal Macaroni & Spaghetti (class 4), 3 lb.....	.27
Asco Noodles (class 4), 5 oz.....	.07
Asco Noodles (class 4), 12 oz.....	.13
Asco Alphabet (class 4), 7 oz.....	.09
Muellers Macaroni, 9 oz.....	.11
Muellers Spaghetti, 9 oz.....	.11
Muellers Elbow Macaroni, 9 oz.....	.11
Muellers Thin Spaghetti, 9 oz.....	.11
Wilco Noodles, 12 oz. pkg.....	.16
Wilco Macaroni, 12 oz. pkg.....	.10
Shurfine Noodles, 16 oz. pkg.....	.23
Shurfine Noodles, 12 oz. pkg.....	.19
Shurfine Noodles, 8 oz. pkg.....	.18

COMMUNITY CEILING PRICES—Continued

COMMUNITY CEILING PRICES—Continued

COMMUNITY CEILING PRICES—Continued

MACARONI AND NOODLES—continued

BREAD—continued

BREAD—continued

Shurfine Macaroni, 16 oz. pkg.	\$0.13
San Georges Bulk Macaroni, 16 oz. pkg.	.12
San Georges Macaroni, 1 lb. pkg.	.13
San Georges Noodles, 1 lb. pkg.	.24
San Georges Noodles, 8 oz. pkg.	.13
Givla Macaroni, 1 lb. pkg.	.14
Givla Macaroni, 16 oz. bulk.	.11
Conti Luna Noodles, 1 lb. pkg.	.22
Conti Luna Noodles, 8 oz. pkg.	.12
White Rose Macaroni, 8 oz. pkg.	.09
White Rose Spaghetti, 8 oz. pkg.	.09
White Rose Elbow Macaroni, 8 oz. pkg.	.09
White Rose Egg Noodles, 5 oz. pkg.	.10
White Rose Egg Noodles, 10 lb. pkg.	2.16

SUGAR

Granulated white, 2 lb. carton.	.15
Granulated white, 5 lb. bag carton.	.37
Granulated white, 10 lb. bag carton.	.73
Granulated, 1 lb. bulk.	.07
Brown, 1 lb. pkg.	.08
Confectioner, 1 lb. pkg.	.09

BREAD

Saylor's Home-Aid, 16 oz. to 17 oz.	.11
Saylor's Enriched Sandwich, 17 oz. to 18 oz.	.12
Saylor's Enriched Open Top, 18 oz. to 19 oz.	.12
Saylor's Whole Wheat, 17 oz. to 18 oz.	.12
Saylor's Sliced Rye, 18 oz. to 19 oz.	.12
Saylor's Round Rye (Hand Made), 18 oz. to 19 oz.	.12
Saylor's Raisin, 15 oz. to 16 oz.	.12
Hazle Maid Regular, 18 oz.	.12
Hazle Maid Nu-Pak, 20 oz.	.13
Hazle Maid Rye, 18 oz.	.12
Hazle Maid Whole Wheat, 18 oz.	.12
Hazle Maid Vienna, 18 oz.	.12
American Stores Supreme (class 4), 18 oz.	.08½
American Stores Sandwich (class 4).	.11
American Stores Double Family (class 4).	.10
American Stores Crack Wheat (class 4), 16 oz.	.10
American Stores Rye (class 4), 16 oz.	.10
American Stores Fruited Supreme Raisin (class 4), 16 oz.	.10
United Bakers Table Master, 15¼ oz.	.10
United Bakers Gold Cup, 18¼ oz.	.12
United Bakers Toast Master, 18¼ oz.	.12
United Bakers Double Mothers, 18½ oz.	.12
United Bakers Cracked Wheat, 15½ oz.	.12
United Bakers Whole Wheat, 15½ oz.	.12
United Bakers Hearth Rye Plain, 16 oz.	.12
United Bakers Poppy Seed Vienna, 15¾ oz.	.12
United Bakers Raisin Plain, 15½ oz.	.15
United Bakers Raisin Iced, 17 oz.	.15
Williams Holsum (White), 19½ oz.	.12
Williams Wheat Bread, 18 oz.	.12
Williams Jumbo (White), 20 oz.	.12
Williams 100% Whole Wheat, 17 oz.	.12
Williams Enriched (White), 16½ oz.	.10
Marvel (class 4), 16 oz.	.08
Marvel (class 4), 24 oz.	.10
A & P Sandwich (class 4), 24 oz.	.11
A & P Raisin (class 4), 16 oz.	.10
A & P Whole Wheat (class 4), 16 oz.	.10
A & P Cracked Wheat (class 4), 16 oz.	.10
A & P Vienna (class 4), 16 oz.	.10
A & P Rye (class 4), 16 oz.	.10
Vaughn's Long Dainty, 16 oz.	.10
Vaughn's Big Dainty, 20 oz.	.12
Vaughn's Dainty Main Sandwich, 16 oz.	.10
Vaughn's Health Wheat, 16 oz.	.10
Vaughn's Short Dainty, 16 oz.	.10
Vaughn's Vienna, 15 oz.	.10
Vaughn's Club Sandwich, 32 oz.	.20
Vaughn's Rye, 16 oz.	.10
Spaulding's Enriched, 18 oz.	.12
Spaulding's Table Queen, 18 oz.	.12
Spaulding's Wheat, 16 oz.	.12
Spaulding's Rye, 16 oz.	.12
Spaulding's Vienna, 16 oz.	.12
Eames' Enriched, 17½ oz.	.12

Eames' Butter Crust, 16 oz.	\$0.11
Eames' Special Pullman, 17½ oz.	.12
Eames' Big 13 Pullman, 19 oz.	.13
Eames' Club Pullman, 22 oz.	.15
Eames' Corn Top.	(1)
Eames' French.	(1)
Eames' Long Vienna, 13 oz.	.13
Eames' Sliced Vienna, 16 oz.	.12
Eames' Cinnamon, 14 oz.	.12
Eames' Sliced Raisin, 15 oz.	.12
Eames' Rye, 16 oz.	.12
Eames' 70% Whole Wheat, 17 oz.	.12
Eames' 100% Whole Wheat, 16 oz.	.12
Eames' Cracked Wheat, 17 oz.	.12
Hartenstine's Home Leader, 18 oz.	.12
Hartenstine's Blue Ribbon, 11 oz.	.06
Hartenstine's Round Loaf, 18 oz.	.12
Hartenstine's Vienna, 18 oz.	.12
Hartenstine's Raisin, 16 oz.	.13
Hartenstine's Rye, 17 oz.	.12
Hartenstine's Whole Wheat, 16 oz.	.12
Bower's Large Sliced Loaf, 16 oz.	.10
Bower's Large Vienna, 16 oz.	.12
Bower's Small Sandwich (Richer Dough), 21 oz.	.15
Bower's Double Square, 29 oz.	.14
Bower's Rye, 18 oz.	.13
Bower's Whole Wheat, 15 oz.	.12
Bower's Gluten, 16 oz.	.25
March's Vienna (Hearth), 18 oz.	.12
March's Vienna (Hearth), 14 oz.	.07
March's Sliced Vienna (large), 19 oz.	.13
March's Tasty, 14 oz.	.07
March's First Prize, 18 oz.	.12
March's Pullman, 18 oz.	.12
March's Italian, 14 oz.	.07
March's Twins, 19 oz.	.13
March's Giant, 19 oz.	.13
March's Ritual (Holly), 28 oz.	.25
March's Small Holly, 14 oz.	.12
March's Loving Cup, 16 oz.	.10
March's Raisin, 14 oz.	.12
March's Sm. Rd. Sour Rye, 20 oz.	.13
March's Small Long Sour Rye, 20 oz.	.13
March's Tamaqua Rye, 38 oz.	.25
March's Round Special, 18 oz.	.12
March's Long Special, 18 oz.	.12
March's Round Sour, 38 oz.	.25
March's Large Pomps, 38 oz.	.25
March's Small Pomps, 20 oz.	.13
March's Long Pomps, 20 oz.	.13
March's Sliced Rye, 19 oz.	.12
March's Whole Wheat, 19 oz.	.12
Deitch's Rye Bread, 21 oz.	.13
Deitch's Rye Bread, 32 oz.	.21
Deitch's Vienna, 19 oz.	.12
Deitch's Pan Sliced, 18 oz.	.10
Deitch's Twin, 19 oz.	.12
Deitch's Twists, 23 oz.	.21
Deitch's Twists, 16 oz.	.13
Anthracite Sandwich (small), 16 oz.	.12
Anthracite Jumbo, 18 oz.	.13
Anthracite Sandwich (large), 18 oz.	.13
Anthracite Long Dandee, 16 oz.	.12
Anthracite Short Dandee, 16 oz.	.12
Anthracite Round Top, 18 oz.	.13
Anthracite Large Vienna, 16 oz.	.12
Anthracite French, 16 oz.	.12
Anthracite Long Rye, 17 oz.	.12
Anthracite Round Rye, 17 oz.	.12
Anthracite Long Sour Rye, 16 oz.	.10
Anthracite Round Sour Rye, 16 oz.	.10
Anthracite Small Pullman, 32 oz.	.22
Anthracite Club Pullman, 48 oz.	.30
Anthracite Whole Wheat, 16 oz.	.12
Anthracite Ovals, 18 oz.	.13
Anthracite Raisin, 14 oz.	.12
Genetti's Bread, 22 oz.	.10
Genetti's Raisin (Wrapped), 16 oz.	.14
Genetti's Rye (Wrapped), 20 oz.	.12
Genetti's Whole Wheat (Wrapped), 20 oz.	.14
Genetti's Round Top, 20 oz.	.13
Genetti's Vienna, 20 oz.	.13
Genetti's Rye—Plain or Seeded, 20 oz.	.12
Genetti's Home Made, 20 oz.	.14
Genetti's French, 20 oz.	.15

Genetti's Cinnamon Crimp, 16 oz.	\$0.15
Genetti's Gluten, 16 oz.	.26
Genetti's Pumpernickle, 20 oz.	.16
Genetti's Raisin, Date & Nut, 20 oz.	.14
Letterman's Master, 21 oz.	.12
Letterman's Purity, 17 oz.	.10
Letterman's Purity Sandwich, 23 oz.	.12
Letterman's Vienna, 16 oz.	.10
Letterman's Whole Wheat, 16 oz.	.10
Letterman's K-Wheat, 16 oz.	.10
Sharp's Wheat Bread, 17 oz.	.11
Sharp's Whole Wheat, 16 oz.	.11
Sharp's Vienna, 17 oz.	.11
Sharp's Round Rye, 17 oz.	.11
Sharp's Vienna Rye, 17 oz.	.11
Sharp's Square Rye, 17 oz.	.11
Sharp's Sandwich Rye, 28 oz.	.17
Sharp's Sandwich Wheat, 28 oz.	.17
Sharp's Sandwich Whole Wheat, 28 oz.	.17
Sharp's Raisin, 14 oz.	.18

PEANUT BUTTER

Virginia Maid, 12 oz.	.27
Virginia Maid, 6 oz.	.15
Jo Jo, 12 oz.	.28
Boscul, 16 oz.	.38
Butter Cup, 9 oz.	.24
Butter Cup, 16 oz.	.28
Butter Cup, 24 oz.	.50
Royal Swan, 9 oz.	.24
Royal Swan, 12 oz.	.30
Royal Swan, 16 oz.	.38
Royal Swan, 24 oz.	.50
Chunky Nut, 16 oz.	.39
Flowers, 24 oz.	.52
Flowers, 12 oz.	.27
Sky Top (class 4), 8 oz.	.20
Sky Top (class 4), 9 oz.	.22
Sky Top (class 4), 16 oz.	.30
Sky Top (class 4), 32 oz.	.29
Asco Peanut Butter, 8 oz.	.14
Perlo, 8 oz.	.22
Perlo, 12 oz.	.30
Perlo, 16 oz.	.37
Perlo, 24 oz.	.56
Wilco, 5 oz.	.16
Wilco, 9 oz.	.24
Wilco, 16 oz.	.36
Wilco, 24 oz.	.53
Shurfine, 5 oz.	.13
Shurfine, 16 oz.	.34
Shurfine, 32 oz.	.64
A & S, 12 oz.	.28
A & S, 16 oz.	.38
A & S, 24 oz.	.56
Peter Pan, 12 oz.	.38
Fairlawn, 5 oz.	.14
Fairlawn, 16 oz.	.36
Museman, 9 oz.	.25
Museman, 16 oz.	.39
Wilmar, 5 oz.	.16
Wilmar, 8 oz.	.22
Wickham's Maple Leaf, 16 oz.	.38
Premier, 16 oz.	.35
Sunbeam, 16 oz.	.35
Armour Star, 6 oz.	.16
Armour Star, 8 oz.	.21
Armour Star, 12 oz.	.30
Armour Star, 16 oz.	.37
Wilson Certified, 8 oz.	.20
Wilson Certified, 9 oz.	.22
Wilson Certified, 16 oz.	.37
Sultana (class 4), 1 lb.	.28
Sultana (class 4), 2 lb.	.54
White Rose, 5 oz.	.15
White Rose, 1 lb.	.39
White Rose, 2 lb.	.76

CHEESE

Borden's Camembert, 6 portions.	.60
Borden's Cream, 2 oz.	.12
Borden's Wej-Cuts, 6 oz.	.22
Borden's Chateau, 8 oz.	.24
Borden's Vera-Sharp, 8 oz.	.25
Borden's Pimento Limburger Swiss, 8 oz.	.22
Borden's Vera Sharp Smoky Blue Cocktail, 5 oz.	.23

1 Omitted in original document.

COMMUNITY CEILING PRICES—Continued

CHEESE—continued

Borden's Relish Pimento Olive Cock-tail, 5 oz.....	\$0.20
Borden's Limburger, 6 oz.....	.23
Kraft Packaged Cheese—American, 8 oz.....	.23
Kraft Packaged Cheese—American, 4 oz.....	.11
Kraft American Loaf, per lb.....	.41
Kraft Grated Cheese, American, 2 oz.....	.10
Kraft Grated Cheese, American, 4 oz.....	.18
Kraft Grated Parmisello Cheese, 1½ oz.....	.10
Kraft Philadelphia Cream Cheese, 3 oz.....	.12
Kraft Bulk Cheese Elkhorn Daisies, per lb.....	.37
Kraft Bulk Cheese, Chantelle, per lb.....	.47
Kraft Bulk Cheese, Blue, per lb.....	.53
Mohawk Limburger, ½ lb.....	.27
Mohawk Limburger, 1 lb.....	.47
Pabst-ette, 6½ oz.....	.22
Mellobit, 2 lb.....	.72
Armour Clover Bloom.....	.41
Wilson Certified Processed, per lb.....	.41
Cudahy Meadow Grove Processed, per lb.....	.41
Swift Brookfield, per lb.....	.41
Wilson Clearbrook Daisy Cheddar, per lb.....	.36
Cudahy Sunlight Daisy Cheddar, per lb.....	.36
Armour Cloverbloom Daisy Cheddar, per lb.....	.36
Borden's American, ½ lb.....	.23
Borden's Grated American, 2 oz.....	.11
Borden's Grated American, 4 oz.....	.20
Borden's Grated Italian, 1½ oz.....	.12
Borden's Grated Italian, 3 oz.....	.22
Kraft Velveeta, ½ lb.....	.24
Kraft Swiss, ½ lb.....	.24
Kraft Pimento, ½ lb.....	.24
Kraft Swiss, ¼ lb.....	.14
Kraft Velveeta, ¼ lb.....	.14
Kraft Dinner, package.....	.10
Kraft Philadelphia Cream, 8 oz.....	.27
Kraft Relish, 5 oz.....	.20
Kraft Pimento, 5 oz.....	.20
Kraft Pinneapple, 5 oz.....	.29
Kraft Olive Pimento, 5 oz.....	.20
Kraft Limburger, 5 oz.....	.20
Kraft Roka Cream Spread, 5 oz. jar.....	.24
Kraft Old English, 5 oz.....	.24
Kraft Parmisello, 3 oz.....	.21
Kraft Aemrican Cheese Food Spread, 5 oz.....	.19
Kraft Pimento Cheese Food Spread, 5 oz.....	.19

BUTTER

Grade AA, 93 score:	
Prints or rolls in parchment, ½ to 1 lb.....	.56
Prints in cartons, ½ lb. to 1 lb.....	.57
Prints in cartons, ¼ lb.....	.57
Prints without cartons, ¼ lb.....	.57
Grade A, 92 score:	
Prints or rolls in parchment, ½ to 1 lb.....	.56
Prints in cartons, ½ to 1 lb.....	.56
Prints in cartons, ¼ lb.....	.56
Prints without cartons, ¼ lb.....	.56
Grade B, 90 score:	
Prints or rolls in parchment, ½ to 1 lb.....	.56
Prints in cartons, ½ to 1 lb.....	.56
Prints in cartons, ¼ lb.....	.56
Prints without cartons, ¼ lb.....	.56
Grade C, 89 score:	
Prints or rolls in parchment, ½ to 1 lb.....	.55
Prints in cartons, ½ to 1 lb.....	.56
Prints in cartons, ¼ lbs.....	.56
Prints without cartons, ¼ lb.....	.55

COMMUNITY CEILING PRICES—Continued

BUTTER—continued

Cooking butter:	
Prints or rolls in parchment, ½ to 1 lb.....	\$0.54
Prints in cartons, ½ lb. to 1 lb.....	.54
Prints in cartons, ¼ lb.....	.54
Prints without cartons, ¼ lb.....	.54
No grade:	
Prints or rolls in parchment, ½ to 1 lb.....	.49
Prints in cartons, ½ to 1 lb.....	.50
Prints in cartons, ¼ lb.....	.50
Prints without cartons, ¼ lb.....	.50

CANNED FISH

Shrimp:	
Gulf Kist, 6¾ oz.....	.39
Shurfine, 7 oz.....	.35
Premier, 7 oz.....	.36
Tastewell, 7 oz.....	.33
Victor Shrimp, #1.....	.33
Wilco Jumbo, 6¾ oz.....	.40
Sultana (class 4), 7 oz.....	.29
Tuna:	
Shurfine White, 8 oz.....	.48
Tastewell, 8 oz.....	.32
Sultana Flakes, 6 oz.....	.27
Salmon:	
Briney Deep, 1 lb.....	.28
Recipe Pink, 1 lb.....	.28
Shurfine Red, 1 lb.....	.46
Elmdale Chum, 1 lb.....	.25
Belleanna, 1 lb.....	.27
Ferry Chum, 1 lb.....	.27
Rapid River, 1 lb.....	.28
Gold Standard Salmon, 1 lb.....	.22
Libby Red, ½ lb.....	.33
Humpty Dumpty, 1 lb.....	.27
Happy Vale, 1 lb.....	.28
Ocean Crest, 1 lb.....	.29
Rosedale, 1 lb.....	.36
Goldstream (class 4), 1 lb.....	.22
Some Strike (class 4), 1 lb.....	.30
Sunny Brook Red (class 4), 1 lb.....	.39
Sardines:	
Neptune, 3¼ oz.....	.09
Sea Lion, 3½ oz.....	.07
White Rosa Clams, #1.....	.27
Perlo Tomato Sardines, 15 oz.....	.18
Gorton Shredded Codfish, 5 oz.....	.14

COOKING AND SALAD OILS

Rome Pompeln, 8 oz.....	.52
Conti, 6 oz.....	.42
Conti, 3 oz.....	.22
Wilco, 4 oz.....	.14
Wilco, 8 oz.....	.21
Silver Star Oil, 1 gal.....	2.04
Silver Star Oil, ½ gal.....	1.06
Silver Star Oil, 1 qt.....	.56
Silver Star Oil, 16 oz.....	.31
Silver Star Oil, 8 oz.....	.17
Silver Star Oil, 6 oz.....	.13
Silver Star Oil, 4 oz.....	.11
Tra-la-la Soy Bean Oil, 1 gal.....	1.90
Tra-la-la Soy Bean Oil, ½ gal.....	.99
Tra-la-la Soy Bean Oil, 1 qt.....	.53
Tra-la-la Soy Bean Oil, 16 oz.....	.29
Tra-la-la Soy Bean Oil, 8 oz.....	.16
Tra-la-la Soy Bean Oil, 6 oz.....	.12
Tra-la-la Soy Bean Oil, 4 oz.....	.10
Italian Cooking Oil, 1 gal. tin.....	1.94
Italian Cooking Oil, ½ gal. tin.....	1.04
Italian Cooking Oil, ¼ gal. tin.....	.54
Italian Cooking Oil, ⅛ gal. tin.....	.32
Italian Cooking Oil, 5 gal. tin.....	9.43
All D'Italia, ½ gal.....	1.21
All D'Italia, pt.....	.37
All D'Italia, 1 gal.....	2.32
All D'Italia, qt.....	.70
Wilco, 16 oz.....	.36
Wilco, 32 oz.....	.66
Shurfine, 1 oz.....	.08
Shurfine, 4 oz.....	.26

COMMUNITY CEILING PRICES—Continued

COOKING AND SALAD OILS—continued

Shurfine, 8 oz.....	\$0.49
Ann Page (Class 4), 3 oz.....	.24
Ann Page (Class 4), 8 oz.....	.54
Ann Page (Class 4), pt.....	.99
Mirco, pt.....	.36
#77, gal.....	1.93
Tom Soya (Soya Bean Oil), 4 oz.....	.14
Tom Soya (Soya Bean Oil), 8 oz.....	.25
Tom Soya (Soya Bean Oil), 16 oz.....	.45
Burma Olive (pure), 1½ oz.....	.11
Burma Olive, 4 oz.....	.26
Fiorella, 1 gal.....	1.82
A B Bond, 1½ oz.....	.11
A B Bond, 4 oz.....	.27
San Michele, 1 qt.....	.54
San Michele, 1 pt.....	.29
Perlo, 3 oz.....	.21
Perlo, 1 oz.....	.08
Ann Page Salad Oil (Class 4), pt.....	.27
Wesson Oil, pt.....	.33
Wesson Oil, qt.....	.65
Wesson Oil, gal.....	2.15
Planters Hi Hat, pt.....	.37
Planters Hi Hat, qt.....	.70
Planters Hi Hat, ½ gal.....	1.21
Planters Hi Hat, 1 gal.....	2.32

MILK

Columbia County (Borough of Centralia and Township of Conyngham); Luzerne County (Borough of Hazleton and Townships of Nescopeck, Hollenback, Butler, Foster, Black Creek and Sugar Loaf):

Per qt.	
Grade A.....	\$0.17
Vitamin D (Natural or Homogenized 4% butterfat or less).....	.16
Grade B (over 4% butterfat).....	.16
Grade B (4% butterfat or less).....	.15
Cream Buttermilk.....	.16
Columbia County (Berwick):	
Grade A.....	.17
Vitamin D (Natural or Homogenized, 4% butterfat or less).....	.16
Grade B (over 4% butterfat).....	.16
Grade B (4% butterfat or less).....	.15
Cream Buttermilk.....	.15
Remainder of Columbia County:	
Grade A.....	.16
Grade B (4% butterfat or less).....	.14
Grade B (4% butterfat or over).....	.15
Cream Buttermilk.....	.15

(Pub. Laws 421 and 729, 77th Cong., E.O. 9250, 7 F.R. 7871 and E.O. 9328, 8 F.R. 4681, Gen. Order 51, 8 F.R. 6008)

Issued this 15th day of May 1943.

W. FRANK SNYDER,
District Director,
Scranton District Office.

[F. R. Doc. 43-7950; Filed, May 19, 1943; 3:18 p. m.]

Region III.

[Columbus Order 1 Under Gen. Order 51]

COMMUNITY CEILING PRICES FOR DESIGNATED COUNTIES IN OHIO

SECTION 1 *What this order does.* In accordance with the provisions of General Order No. 51, this order establishes in section 6, community "dollars-and-cents" ceiling prices for certain food items sold in class 1 retail stores located in the following areas: The Counties of Franklin, Pickaway, Madison, Union,

Delaware, Licking and Fairfield, all in the State of Ohio.

SEC. 2 *Application to other sellers.* No seller, except a "retail route seller", may charge more than these community "dollars-and-cents" ceiling prices. Retail route sellers may continue to charge their present ceiling prices. The community ceiling prices shall be the only ceiling prices for such food items for "class 1 retail stores." All other sellers must continue to charge no more than any lower ceiling prices established by any other applicable price regulations.

SEC. 3 *Posting—(a) Selling prices.* All retail stores must post their selling prices for the food items listed below on the item or at or near the place where such food item is offered for sale.

(b) *Ceiling prices.* All class 1 retail stores must post in a conspicuous place in the store, a list of the community ceiling prices for such food items, when such list is supplied by the Office of Price Administration. Other retailers must continue to post ceiling prices as required by any other applicable regulation fixing their ceiling prices.

(c) *Class of store.* All retail stores selling any of the food items listed below must post a sign reading "OPA-1", "OPA-2", "OPA-3", or "OPA-4", whichever applies, so that it can be clearly seen by their customers. The definitions of classes of retailers shall be those contained in Maximum Price Regulation Nos. 238 and 268, as the same may be revised from time to time.

SEC. 4 *Applicability of General Order No. 51.* This order is subject to all the provisions of General Order No. 51, which are hereby made a part of this order.

SEC. 5 *Effective date.* This order becomes effective on May 10, 1943.

SEC. 6 *The community "dollars-and-cents" ceiling prices established.* The following is a list of the food items and the community ceiling prices thereof:

COMMUNITY CEILING PRICES

BANANAS

Bananas, 1 lb.----- 0.13

BREAD

Bonds		
Clark	Large White, 20 oz.-----	.11
Omar	Small White, 16 oz.-----	.09
Taystee	Whole Wheat, 16 oz.-----	.11
Ward's	Cracked Wheat, 16 or 17 oz.-----	.11
Wonder	Rye, 16 oz.-----	.11
Clark	Vienna, 16 oz.-----	.11
Omar		
Ward's	Poppy Seed, 20 oz.-----	.11
Ward's	Vienna, 20 oz.-----	.12
Ward's	Vienna Twist, 16 oz.-----	.11
Woman's	Honey Bread, Large White, 20 oz.-----	.11
Woman's	Honey Bread, Small White, 16 oz.-----	.07
Woman's	Honey Bread, Potato, 20 oz.-----	.11
Clock	Enriched, 20 oz.-----	.09½
Clock	Rye, 20 oz.-----	.11
Clock	Cracked 20 oz.-----	.11
Clock	Whole Wheat, 20 oz.-----	.11
Marvel	Enriched, 24 oz.-----	.10
Marvel	Jumbo, 20 oz.-----	2 for .17
Marvel	100% Whole Wheat, 20 oz.-----	.10
Marvel	Old Fashioned Rye, 24 oz.-----	.10

COMMUNITY CEILING PRICES—continued

BUTTER (PRICE PER POUND)

Grade of butter	½ and 1 lb. parchment wrapped	½ and 1 lb. prints in cartons	¼ lb. prints in cartons
U. S. Grade AA or 93 Score	\$0.56	\$0.57	\$0.57
U. S. Grade A or 92 Score	.56	.56	.56
U. S. Grade B or 90 Score	.55	.56	.56
U. S. Grade C or 89 Score	.55	.55	.56
U. S. Cooking Grade	.53	.54	.54
No Grade	.49	.49	.50

NOTE: Prices of farm butter sold to consumers are identical with the prices for the corresponding "grade" or "score" butter.

CEREALS (COLD)

General Mills:		
Wheaties, 8 oz.-----		\$0.13
Kix, 7 oz.-----		.13
Cheerios, 7 oz.-----		.13
Jersey:		
Corn Flakes, 6 oz.-----		.05
Wheat Flakes, 8 oz.-----		.09
Corn Flakes, 11 oz.-----		.08
Bran Flakes, 15 oz.-----		.11
Kellogg:		
Corn Flakes, 6 oz.-----		.06
Corn Flakes, 11 oz.-----		.10
Corn Flakes, 18 oz.-----		.14
Whole Wheat Biscuit, 12 oz.-----		.12
Krumbles, 9 oz.-----		.13
Rice Krispies, 5½ oz.-----		.14
All Bran, 10 oz.-----		.14
All Bran, 16 oz.-----		.22
Bran Flakes, 8 oz.-----		.11
Bran Flakes, 14 oz.-----		.16
Raisin Bran, 10 oz.-----		.12
Shredded Wheat, 12 oz.-----		.12
Wheat Krispies, 8 oz.-----		.12
Variety Package, 10's.-----		.26
Kenny's Corn Flakes, 11 oz.-----		.09
Marvin:		
Wheat Flakes, 4 oz.-----		.05
Wheat Flakes, 8 oz.-----		.09
Rice Flakes, 4 oz.-----		.06
Puffed Wheat, 4 oz.-----		.05
Puffed Wheat, 8 oz.-----		.09
Miller's:		
Wheat Flakes-Reg. & Premium, 8 oz.-----		.12
Wheat Brandies, 14 oz.-----		.11
Popped Wheat, 5 oz.-----		.09
Corn Flakes, 6 oz.-----		.05
Corn Flakes, 11 oz.-----		.09
Bran Flakes, 8 oz.-----		.09
Bran Flakes, 14 oz.-----		.11
NBC:		
Shredded Wheat, 12 oz.-----		.13
Shreddies, 12 oz.-----		.14
100% Bran, 8 oz.-----		.10
100% Bran, 16 oz.-----		.19
Pillsbury Health Bran, 20 oz.-----		.17
Post:		
Post Toasties, 6 oz.-----		.06
Post Toasties, 11 oz.-----		.10
Post Toasties, 18 oz.-----		.14
Post 10's, 10's.-----		.26
Bran Flakes, 8 oz.-----		.11
Bran Flakes, 14 oz.-----		.16
Whole Bran, 10 oz.-----		.14
Grape Nuts, 12 oz.-----		.16
Grapenuts Flakes, 7 oz.-----		.11
Grapenuts Flakes, 12 oz.-----		.16
Purity Mills, Honey Munch Popped Wheat, 6 oz.-----		.10
Quaker:		
Puffed Wheat, 4 oz.-----		.11
Puffed Rice, 4½ oz.-----		.13
Muffets, 8 oz.-----		.10
Ralston:		
Shredded Ralston, 12 oz.-----		.13
Ry-Krisp, 12 oz.-----		.23

COMMUNITY CEILING PRICES—continued

COLD CEREALS—continued

Red Bird, Wheat Puffs, 8 oz.-----	\$0.07
Red & White:	
Corn Flakes, 11 oz.-----	.09
Bran Flakes, 15 oz.-----	.11
Puffed Wheat, 4 oz.-----	.05
Puffed Wheat, 8 oz.-----	.09
Puffed Rice, 6 oz.-----	.10
Wheat Flakes, 8 oz.-----	.09
Skinner's, Raisin Bran, 10 oz.-----	.12

CEREALS (HOT)

Big Value, Oats, Reg. & Quick, 32 oz.-----	.12
Cream of Wheat, Cream of Wheat, Reg. and Quick, 14 oz.-----	.15
Cream of Wheat, Cream of Wheat, Reg. and Quick, 28 oz.-----	.26
Little Crow, Coca Wheat, 20 oz.-----	.24
Maltex, Maltex, 22 oz.-----	.26
Malto Meal, Malto Meal, 26 oz.-----	.26
National, Three Minute Oats, 20 oz.-----	.12
National, Three Minute Oats, 48 oz.-----	.23
Nurich, Rolled Wheat, 22 oz.-----	.20
Pillsbury, Farina, 28 oz.-----	.16
Post, Grape Nut Wheat Meal, 16 oz.-----	.15
Quaker:	
Mother's Oats, Reg. and Quick, 20 oz.-----	.13
Mother's Oats, Reg. and Quick, 48 oz.-----	.26
Mother's China Oats, Reg. and Quick, 48 oz.-----	.33
Pettijohn, 22 oz.-----	.20
Hominy Grits, 24 oz.-----	.09
Scotch Pearl Barley, 16 oz.-----	.09
Farina, 14 oz.-----	.09
Ralston, Cereal, Reg., 24 oz.-----	.24
Ralston, Cereal, Quick, 16 oz.-----	.24
Red Bird:	
Oats, Reg. and Quick, 20 oz.-----	.10
Oats, Reg. and Quick, 48 oz.-----	.21
Farina, 28 oz.-----	.12
Red & White, Oats, 20 oz.-----	.10
Red & White, Oats, 48 oz.-----	.21
Red & White, Oats, 5 lb.-----	.30
Red & White, Wheat Cereal, 28 oz.-----	.14
Rosan, Oats, Reg. and Quick, 5 lb.-----	.29
Rosan, Farina, 28 oz.-----	.06
Wheatena, Wheatena, 22 oz.-----	.26

PACKAGED CHEESE

Borden:		
American, 8 oz.-----		.23
Vera Sharp, 8 oz.-----		.23
Swiss, 8 oz.-----		.23
Clover Bloom:		
American, 16 oz.-----		.43
Pimento, 16 oz.-----		.43
Kraft:		
American, 8 oz.-----		.23
American, 32 oz.-----		.86
Velveeta, 8 oz.-----		.23
Velveeta, 16 oz.-----		.43
Velveeta, 32 oz.-----		.86
Meadow Gold:		
American, 8 oz.-----		.23
American, 16 oz.-----		.43
Borden:		
Liederkrantz, 4 oz.-----		.28
Grated, 1½ oz.-----		.10
Blue, glass, 5 oz.-----		.23
Pimento, Olive, glass, 5 oz.-----		.20
Relish Cheese, glass, 5 oz.-----		.20
Vera Sharp, glass, 5 oz.-----		.23
Smoky, glass, 5 oz.-----		.23
Kraft:		
American Grated, 2 oz.-----		.10
American Cheese Food, glass, 5 oz.-----		.19
Pimento Cheese Food, glass, 5 oz.-----		.19
Limburger, glass, 5 oz.-----		.20
Old English, glass, 5 oz.-----		.24
Pabstett-Standard, glass, 8 oz.-----		.23
Pabstett-Pimento, glass, 8 oz.-----		.23
Parmisello Grated, 1½ oz.-----		.12
Philadelphia Cream, 3 oz.-----		.12
Philadelphia Cream, 8 oz.-----		.27
Roka, 1¼ oz.-----		.09
Roka, glass, 5 oz.-----		.24
Pimento, Pineapple, glass, 5 oz.-----		.20

COMMUNITY CEILING PRICES—Continued

COFFEE

Alberle, Mild Blend, bag, 1 lb.....	\$0.26½
Alberle, Mocha, bag, 1 lb.....	.24½
Beechnut, glass, 1 lb.....	.36
Big Bear, bag, 1 lb.....	.22
Bokar, bag, 1 lb.....	.26
Boscul, glass, 1 lb.....	.38
Chase and Sanborn, bag, 1 lb.....	.33
Clover Farm, glass, 1 lb.....	.36
Del Monte, glass, 1 lb.....	.38
Eight O'Clock, bag, 1 lb.....	.21
Franklin Our Leader, bag, 1 lb.....	.26
Franklin Blue Bag, bag, 1 lb.....	.32
Golden Sun, glass, 1 lb.....	.33
Green Cup, bag, 1 lb.....	.28
Kaffee Hag, glass, 1 lb.....	.40
Karavan, bag, 1 lb.....	.33
Maxwell House, glass, 1 lb.....	.38
Monarch, carton, 1 lb.....	.32
Norwood, bag, 1 lb.....	.34
Old Reliable, glass, 1 lb.....	.38
Old Reliable, bag, 1 lb.....	.36
Patsy Ann, bag, 1 lb.....	.20½
Premier, bag, 1 lb.....	.31
Radiant, bag, 1 lb.....	.28
Red Bird, glass, 1 lb.....	.32
Red Circle, bag, 1 lb.....	.24
Red and White, carton, 1 lb.....	.31
Sanka, glass, 1 lb.....	.41
Servus, bag, 1 lb.....	.24
White House, package, 1 lb.....	.30

EGGS¹

[In cartons, 2 cents additional]

Grade	Jumbo	Extra large	Large	Medium	Small
	Cents	Cents	Cents	Cents	Cents
AA.....	55	54	42	47	42
A.....	55	52	49	45	40
B.....	47	47	47	42	38
C and as-sorted.....	44	44	44	39	34

¹ Effective until June 7, 1943.

FROZEN FISH

40 Fathom:	
Flounder Fillet, 1 lb.....	.45
Skinless Cod Fillet, 1 lb.....	.41
Twin Haddock, 1 lb.....	.41
Whiting, 1 lb.....	.19

PROCESSED FISH

Salmon:	
Cold Stream, Pink, 1 lb.....	.22
Country Club, Red, #1.....	.39
Deming, Red Alaska Sockeye, 1 TL.....	.49
Happyvale, Pink, 7 oz.....	.17
Happyvale, Red, 7 oz.....	.33
Happyvale, Pink, 15 oz.....	.27
Humpty-Dumpty, Pink, 1 TL.....	.26
Libby, Red, 15 oz.....	.49
Lord Calvert, Pink, #1.....	.31
Peter Pan, Pink, 15 oz.....	.27
Premier, Puget Sound, Sockeye, ½'s.....	.38
Recipe, Pink, 1 TL.....	.27
Red Poppy, Sockeye Steaks, ½'s.....	.37
Red & White, Red, #1.....	.44
Sea Kist, Red, #1.....	.49
Silver Bow, Cohoes Red, 1 TL.....	.38
Silver Rapid, Pink, #1.....	.27
Sunnybrook, Alaska Red, 8 oz.....	.24
Tuna:	
Alamo, ½'s.....	.38
Albacore, 7 oz. or ½'s.....	.51
Albacore, 15 oz.....	1.00
Belle Isle, 7 oz. or ½'s.....	.39
Belle Isle, ½'s.....	.40
Chicken of the Sea, White Label, ½'s.....	.50
Chicken of the Sea, Green Label, ½'s.....	.33
Eat Best, ½'s.....	.39
Eat Best, ½'s.....	.40
Premier, ½'s.....	.52
Red and White, ½'s.....	.52
Star Kist, ½'s.....	.37
Sultana, 7 oz.....	.32
Sun Harbor, ½'s.....	.40
White Star, ¼'s.....	.21

COMMUNITY CEILING PRICES—Continued

PROCESSED FISH—continued

Tuna flakes, yellow:	
Belle Isle, 7 oz.....	\$0.40
Clear Water, ½'s.....	.18
Tuna, grated:	
Star Kissed, 7 oz.....	.34
Star Kissed, 6 oz.....	.33
Southern Cross, ½'s.....	.34
Shrimp, large wet:	
Blue Plate, 7 oz.....	.40
Brimfull, #1.....	.20
Red and White, #1.....	.26
Rosan, Dry, #1.....	.23
Rosan, Large Wet, 5¾ oz.....	.30
Sardines:	
Baronet, Smoked, ¼ lb.....	.19
Belle Isle, Tomato Sauce or Plain, 1 lb.....	.17
Neptune, ¼ lb.....	.09
Van Camp, Tomato Sauce, 1 lb.....	.17
Rosan, Oysters, Cove, 5 oz.....	.26

FLOUR AND FLOUR MIX

Flour:	
Avondale, 5 lb.....	.25
Avondale, 12 lb.....	.53
Avondale, 24 lb.....	1.03
Best-O-Luck, 2 lb.....	.10
Best-O-Luck, 5 lb.....	.25
Best-O-Luck, 12 lb.....	.66
Best-O-Luck, 24 lb.....	1.29
Country Life, Blended, 24½ lb.....	1.24
Full Ohio, 5 lb.....	.25
Full Ohio, 12 lb.....	.61
Full Ohio, 24 lb.....	1.18
Gold Medal, 5 lb.....	.36
Gold Medal, 12 lb.....	.80
Gold Medal, 12¼ lb.....	.84
Gold Medal, 24 lb.....	1.52
If-Sa, 5 lb.....	.28
If-Sa, 12 lb.....	.59
If-Sa, 24 lb.....	1.13
Jefferson, 5 lb.....	.32
Jefferson, 12¼ lb.....	.73
Jefferson, 24½ lb.....	1.43
Jefferson, 98 lb.....	5.59
Ken-Down, 12 lb.....	.60
Kenny's, 2 lb.....	.15
Kenny's, 5 lb.....	.31
Kenny's, 12 lb.....	.66
Kenny's, 24 lb.....	1.28
Mrs. Lane's, 5 lb.....	.28
Mrs. Lane's, 12 lb.....	.57
Mrs. Lane's, 24 lb.....	1.10
Midland, Winter Wheat, 5 lb.....	.26
Midland, Winter Wheat, 12¼ lb.....	.58
Midland, Winter Wheat, 24½ lb.....	1.12
Pillsbury, 5 lb.....	.36
Pillsbury, 12 lb.....	.80
Pillsbury, 12¼ lb.....	.84
Pillsbury, 24 lb.....	1.52
Pillsbury, 24½ lb.....	1.63
Snowball, 12 lb.....	.66
Snowball, 24 lb.....	1.29
Spring Valley, 5 lb.....	.29
Spring Valley, 12 lb.....	.66
Spring Valley, 24 lb.....	1.30
Snow White, Cake, 44 oz.....	.23
Soft-As-Silk, Cake, 44 oz.....	.31
Swansdown, Cake, 44 oz.....	.32
Aunt Jemima, Buckwheat, 20 oz.....	.15
Aunt Jemima, Wheat Pancake, 20 oz.....	.13
Clover Farm, Enriched, 2 lb.....	.14
Clover Farm, Enriched, 5 lb.....	.32
Clover Farm, Enriched, 12 lb.....	.67
Clover Farm, Enriched, 24 lb.....	1.30
Clover Farm, Pastry, 5 lb.....	.31
Clover Farm, Cake, Tea Hour, 2¾ lb.....	.25
Clover Farm, Buckwheat, 20 oz.....	.11
Clover Farm, Wheat Pancake, 20 oz.....	.10
Country Club, Cake, 2¾ lb.....	.19
Country Club, 5 lb.....	.26
Country Club, 12 lb.....	.57
Country Club, 24 lb.....	1.11
Country Club, 48 lb.....	2.23
Country Club, Pancake, 1¼ lb.....	.07
Country Club, Pancake, 5 lb.....	.21
Famo, Pancake, 20 oz.....	.09
Famo, Pancake, 5 lb.....	.30
Kirk's, Buckwheat, 20 oz.....	.11
Kirk's, Buckwheat, 3 lb.....	.23

COMMUNITY CEILING PRICES—Continued

FLOUR AND FLOUR MIXES—continued

Flour—Continued:	
Kirk's, Buckwheat, 5 lb.....	\$0.29
Kirk's, Wheat Pancake, 20 oz.....	.10
Kirk's, Wheat Pancake, 3 lb.....	.20
Kirk's, Corn Meal Pancake, 20 oz.....	.10
Larrowe, Buckwheat, 5 lb.....	.47
Little Crow, Buckwheat, 5 lb.....	.27
Little Crow, Pancake, 20 oz.....	.10
Little Crow, Pancake, 3 lb.....	.20
Little Crow, Pancake, 5 lb.....	.31
McKenzie, Buckwheat, 20 oz.....	.12
McKenzie, Pancake, 20 oz.....	.15
McKenzie, Pancake, 3¾ lb.....	.34
Premier, Pancake, Waffle, 20 oz.....	.08
Premier, Pastry, 5 lb.....	.29
Premier, Cake, 2¾ lb.....	.22
Red Bird, Flour, 5 lb.....	.30
Red Bird, Blended, 12 lb.....	.64
Red Bird, Blended, 24 lb.....	1.23
Red Bird, Buckwheat, 20 oz.....	.10
Red Bird, Buckwheat, 4 lb.....	.27
Red Bird, Pancake, 20 oz.....	.09
Red Bird, Pancake, 4 lb.....	.24
Red & White, 12¼ lb.....	.72
Red & White, 24½ lb.....	1.39
Red & White, 49 lb.....	2.79
Red & White, Buckwheat, 20 oz.....	.11
Red & White, Buckwheat, 5 lb.....	.28
Red & White, Panoake, 20 oz.....	.09
Red & White, Pancake, 5 lb.....	.26
Red & White, Cake, 2¾ lb.....	.26
Rosan, 5 lb.....	.31
Rosan, 12 lb.....	.66
Rosan, 24 lb.....	1.28
Rosan, Wheat Pancake, 20 oz.....	.10
Rosan, Buckwheat, 20 oz.....	.11
Sunnyfield, cake, 2¾ lb.....	.18
Sunnyfield, Enriched (Super Mkt.) 5 lb.....	.23
Sunnyfield, Enriched (Super Mkt.) 10 lb.....	.42
Sunnyfield, Enriched (Super Mkt.) 12 lb.....	.53
Sunnyfield, Enriched (Super Mkt.) 24 lb.....	1.01
Sunnyfield, Enriched (Super Mkt.) 48 lb.....	1.99
Sunnyfield, Pastry (Super Mkt.), 5 lb.....	.24
Sunnyfield, Pastry (Super Mkt.), 12 lb.....	.53
Sunnyfield, Pastry (Super Mkt.), 24 lb.....	1.02
Sunnyfield, Pancake, Prepared (Super Mkt.), 20 oz.....	.06
Sunnyfield, Pancake, Prepared (Super Mkt.), 5 lb.....	.20
Sunnyfield, Enriched (Super Mkt.) 20 oz.....	.10
Sunny Morn, Pancake, Blend, 5 lb.....	.30
Flour mixes:	
Bisquick, biscuit mix, 20 oz.....	.20
Bisquick, biscuit mix, 40 oz.....	.37
Bisquick, Cake and Pie Mix, 20 oz.....	.21
Bisquick, Cake and Pie Mix, 40 oz.....	.38
Dromedary, Gingerbread Mix, 14 oz.....	.22
Dromedary, Orange and Nut Bread, 8 oz.....	.15
Dromedary, Date and Nut Bread, 8¼ oz.....	.15
Dromedary, Devil's Food Mix, 14 oz.....	.26
Duff's, Gingerbread Mix, 14 oz.....	.25
Duff's, Devil's Food Mix, 14 oz.....	.25
Duff's Waffle Mix, 14 oz.....	.25
Duff's Sugar Bread Mix, 14 oz.....	.25
Flake, Pie Crust Mix, 8 oz.....	.15
Flakorn, Corn Meal Mix, 11¼ oz.....	.16
Flakorn, Muffin Mix, 12 oz.....	.16
Good Luck, Pie Crust Mix, 8 oz.....	.13
Modern X-pert, Gingerbread Mix, 14 oz.....	.20
Modern X-pert, Devil's Food Mix, 14 oz.....	.20
CANNED CITRUS FRUIT AND JUICES	
Grapefruit juice:	
Clover Farm, unsweetened, #2.....	.16
Country Club, unsweetened #2.....	.13

COMMUNITY CEILING PRICES—Continued

CANNED CITRUS FRUITS AND JUICES—continued

Grapefruit juice—Continued.

Florida Gold, sweetened, #2	\$.16
Florida Gold, unsweetened, #2	.16
Florida Gold, unsweetened, 47 oz.	.30
Florida Gold, sweetened 47 oz.	.36
Gulf Breeze, unsweetened, #2	.16
Kenny's, unsweetened, 46 oz.	.36
Premier, unsweetened, #2	.16
Premier, sweetened, #2	.14
Premier, unsweetened, 46 oz.	.39
Premier, sweetened, 46 oz.	.34
Premier, unsweetened, #10	.64
Red and White, unsweetened, #2	.15
Red & White, sweetened, #2	.16
Red & White, unsweetened, 46 oz.	.35
Red & White, sweetened 46 oz.	.30
Red & White, unsweetened, 46 oz.	.36
Rosan, unsweetened, 46 oz.	.36
Sun Sip, unsweetened, 46 oz.	.36
Stephen's, lemon juice, #5	.50
Country Club, grapefruit, #2	.12
Libby, orange juice, 12 oz.	.15
O-Mi-O, orange juice, 46 oz.	.48
Palm Beach, orange juice, #2	.12
Premier, orange juice, #2	.19
Red & White, orange juice, 12 oz.	.15

DRIED FRUITS (PACKAGED)

Rosan, apricots, 11 oz.	.22
Rosan, dates, 6 oz.	.22
Rosan, dates, 20 oz.	.33
Prunes:	
A & P, large, 1 lb.	.16
Clover Farm, 1 lb.	.19
Clover Farm, 2 lb.	.37
Ensign, 1 lb.	.19
Ensign, 2 lb.	.37
Red and White, medium, 1 lb.	.18
Red and White, small, 1 lb.	.19
Red and White, small, 2 lb.	.34
Red and White, large, 2 lb.	.32
Sultana, medium, 2 lb.	.27
Sunbeam, S. C., 2 lb.	.34
Sunsweet, 1 lb.	.20
Sunsweet, tenderized, 1 lb.	.20
Sunsweet, tenderized, 2 lb.	.37
Raisins:	
A & P, seedless, 15 oz.	.12
A & P, seeded, 15 oz.	.14
Country Club, seedless, 15 oz.	.12
Iris, seeded, 15 oz.	.17
Red and White, seedless, 15 oz.	.15
Red and White, seeded, 15 oz.	.17
Red and White, bleached seedless, 15 oz.	.19
Rosan, seedless, 15 oz.	.15
Rosan, seeded, 15 oz.	.17
Sun Maid Blue Ribbon, seedless, 15 oz.	.14
Sun Maid Muscat, 15 oz.	.17
Sun Maid Nectar, 15 oz.	.15
Sun Maid Regular, 15 oz.	.15
Sunsweet, fancy seedless, 15 oz.	.15
Sun Maid, currants, 11 oz.	.15
Clover Farm, figs, 6 oz.	.11

HONEY (STRAINED)

Clover Maid, 16 oz.	.34
Economy, 16 oz.	.34
Economy, 32 oz.	.62
Krema, 16 oz.	.33
Krema, 32 oz.	.62
Premier, 16 oz.	.35
Premier, 10 oz.	.22
Red and White, 5 oz.	.14
Red and White, 16 oz.	.35

LARD

All lard, bulk or package, maximum price, 1 lb.	.20
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MACARONI AND NOODLE PRODUCTS

Macaroni:

Astro, bulk, 1 lb.	.12
Brimful, pkg., 7 oz.	.05
Brimful, pkg., 1 lb.	.09

COMMUNITY CEILING PRICES—Continued

MACARONI AND NOODLES—continued

Macaroni—Continued.

Brimful, pkg., 2 lb.	\$.16
Capitol, pkg., 1 lb.	.09
Clover Farm, elbow, pkg., 8 oz.	.09
Clover Farm, elbow, long cello, 12 oz.	.10
Conte-Verd, pkg., 1 lb.	.14
Cyrillo, pkg., 1 lb.	.12
Foodland, elbow, 8 oz.	.05
Fould's, pkg., 8 oz.	.10
If-Sa, elbow, 7 oz.	.06
If-Sa, elbow & long bulk, 1 lb.	.09
Kendawn, pkg., 1 lb.	.09
Kendawn, cellophane, 2 lb.	.20
Kenny, cellophane, 1 lb.	.13
Mrs. Lane, elbow, 2 lb.	.16
Midland, elbow, bulk, 1 lb.	.09
Midland, pkg., 1 lb.	.11
Midland, pkg., 2 lb.	.19
Mueller's, pkg., 9 oz.	.11
Mueller's, pkg., 16 oz.	.16
Premier, pkg., 8 oz.	.09
Premier, pkg., 1 lb.	.15
Premier, bulk, 1 lb.	.11
Red Bird, bulk, 1 lb.	.11
Red and White, bulk, 1 lb.	.12
Red and White, pkg., 1 lb.	.14
Rosan, bulk, 1 lb.	.11
Rosan, pkg., 12 oz.	.19
Ann Page, pkg. (Super Markets), 7 oz.	.05
Ann Page, pkg. (Super Markets), 1 lb.	.11
Ann Page, pkg. (Super Markets), 2 lb.	.18
Ann Page, pkg. (Super Markets), 3 lb.	.28
Ann Page, bulk (Super Markets), 1 lb.	.08
Spaghetti:	
Astro, bulk, 1 lb.	.12
Brimful, elbow, 7 oz.	.05
Brimful, elbow, 2 lb.	.16
Capitol, bulk, 1 lb.	.09
Clover Farm, long elbow, 8 oz.	.09
Clover Farm, long, cello, 12 oz.	.10
Conte-Verd, bulk, 1 lb.	.14
Cyrillo, bulk, 1 lb.	.12
Fould's, pkg., 8 oz.	.10
Gold Medal, pkg., 10 oz.	.10
If-Sa, long elbow, 7 oz.	.06
If-Sa, long elbow, bulk, 1 lb.	.09
Kendawn, bulk, 1 lb.	.09
Kendawn, cellophane, 2 lb.	.20
Kenny, cellophane, 1 lb.	.13
Midland, package, 1 lb.	.11
Midland, elbow, bulk, 1 lb.	.09
Midland, package, 2 lb.	.19
Mueller's, package, 9 oz.	.11
Mueller's, package, 16 oz.	.16
Premier, package, 8 oz.	.09
Premier, package, 1 lb.	.15
Premier, bulk, 1 lb.	.11
Red Bird, bulk, 1 lb.	.11
Red & White, bulk, 1 lb.	.12
Red & White, package, 1 lb.	.14
Rosan, bulk, 1 lb.	.11
Viviano, bulk, 1 lb.	.11
Ann Page, pkg., (Super Market), 7 oz.	.05
Ann Page, pkg., (Super Market), 1 lb.	.11
Ann Page, pkg., (Super Market), 2 lb.	.18
Ann Page, pkg., (Super Market), 3 lb.	.28
Ann Page, bulk, (Super Market), 1 lb.	.08
Noodles:	
Cincinnati, package, 8 oz.	.12
Cincinnati, package, 16 oz.	.21
Clover Farm, egg, package, 8 oz.	.11
Foodland, egg, cellophane, 8 oz.	.11
Foodland, egg, cellophane, 12 oz.	.16
Fould's, package, 5 oz.	.10
Kenny, cello., bag, 8 oz.	.12
Kenny, cello., bag, 16 oz.	.21
Kenny, bulk, 1 lb.	.19
Mueller's, vermicella, 6 oz.	.12
Mueller's, egg & alphabets, 6 oz.	.11
Mueller's, egg, wide, 6 oz.	.12

COMMUNITY CEILING PRICES—Continued

MACARONI AND NOODLES—continued

Noodles—Continued.

Mueller's, egg, wide, 12 oz.	\$.16
Premier, bulk, 1 lb.	.20
Premier, pkg., all widths, 8 oz.	.13
Premier, pkg., all widths, 12 oz.	.17
Red Bird, egg, bulk, 1 lb.	.19
Red and White, ringlets, 8 oz.	.10
Red and White, package, 8 oz.	.13
Red and White, package, 12 oz.	.20
Red and White, bulk, 1 lb.	.22
Rosan, ABC, 12 oz.	.09
Sweet Briar, 8 oz.	.11
Sweet Briar, 16 oz.	.20
Ann Page, broad or fine, (Super Market), 4 oz.	.07
Ann Page, cellophane, (Super Market), 1 lb.	.19
Van Camp, Tenderoni, 6 oz.	.10

CANNED MILK

Evaporated or condensed unsweetened:

Armour	
Beauty	
Borden's	
Carnation	
Jersey	
Kenny	
Keystone	
Libby	14 1/2 oz. .11
Lion (Nestle)	6 oz. .05
Pet.	
Red Bird	
Red & White	
Shady Nook	
Van Camp	
Wilson	
Country Club:	
evaporated, 6 1/2 oz.	.05
evaporated, 14 1/2 oz.	.09
Eagle:	
condensed, 7 1/2 oz.	.11
sweetened, 15 oz.	.21
White House:	
evaporated, 6 1/2 oz.	.05
evaporated, 14 1/2 oz.	.09
condensed, 14 1/2 oz.	.12

APPROVED FLUID MILK AND SPECIAL MILK

1. Approved fluid milk:

Gallon	\$.48
One-half gallon	.26
Quart	.14
Pint	.08
One-half pint	.06

2. The maximum price, at retail, of plain homogenized milk, chocolate drink, butter-milk, and skim milk cannot exceed the maximum price of fluid milk quoted above.

3. The maximum price, at retail, of special milk is one cent (1¢) higher than the prices quoted for approved fluid milk.

Special milk is defined as Vitamin D homogenized milk, soft-curd milk, Golden Guernsey milk, Creamline milk, and, in addition, any milk which:

- (1) Contains a higher butterfat content than approved milk; and
- (2) Which sold at a higher price in March 1942, than approved milk.

EDIBLE OILS

Fairmont Salad, tin, 1 gal.	\$1.98
Fluffo Salad, glass, 1 gal.	1.95
King Taste Salad:	
glass, 8 oz.	.19
glass, 16 oz.	.35
Mikado Salad, tin, 1 gal.	1.70
Mazola Salad:	
glass, 16 oz.	.36
tin, 16 oz.	.34
glass, 32 oz.	.68
tin, 32 oz.	.65
glass, 1 gal.	2.15
tin, 1 gal.	2.14
Premier Salad:	
Cottonseed, glass, 6 oz.	.14
Peanut, glass, 6 oz.	.13
Peanut, glass, 8 oz.	.17

COMMUNITY CEILING PRICES—Continued

EDIBLE OILS—continued

Wesson Salad:
Glass, 16 oz..... \$0.33
Tin, 16 oz..... .35
Tin, 32 oz..... .65
Tin, 1 gal..... 2.28

Dover Olive:
Glass, 1½ oz..... .14
Glass, 4 oz..... .34
Glass, 6 oz..... .37

Pompeian Olive:
Glass, 1 oz..... .10
Glass, 3 oz..... .24
Tin, 8 oz..... .52
Tin, 16 oz..... 1.02
Tin, 32 oz..... 2.02

Re Umberto Olive:
Glass, 1¾ oz..... .14
Glass, 6 oz..... .36

Triat Olive:
Glass, 1½ oz..... .11
Glass, 3 oz..... .19
Glass, 8 oz..... .46

Virgilio Olive:
Tin, 2 oz..... .17
Tin, 4 oz..... .31
Tin, 8 oz..... .58

PEANUT BUTTER

Ann Page:
8 oz..... .17
16 oz..... .32
32 oz..... .58

Arco:
16 oz..... .34
32 oz..... .63

Battleship:
16 oz..... .36
24 oz..... .53

Beechnut:
8 oz..... .23
16 oz..... .39

Blue and White:
4 oz..... .11
16 oz..... .36
32 oz..... .63

Clover Farm:
5 oz..... .11
8 oz..... .18
16 oz..... .35

Clover Valley, 23 oz..... .40

Country Club:
16 oz..... .32
Peanut Crunch, 16 oz..... .33

Embassy:
8 oz..... .16
16 oz..... .29
32 oz..... .55

Franklin:
Nut Chew Spread, 16 oz..... .42
Nut Spread, 16 oz..... .41
Peanut Butter, 16 oz..... .40
Uncle Ben, 7 oz..... .18
Uncle Ben, 12 oz..... .27
Uncle Ben, 16 oz..... .35
Uncle Ben, 24 oz..... .50

Heinz:
9½ oz..... .26
16 oz..... .41

Holsum Crunch:
9 oz..... .27
16 oz..... .43

Kenny's:
4 oz..... .13
6 oz..... .15
12 oz..... .29
16 oz..... .36
24 oz..... .54
32 oz..... .68

Krema:
4 oz..... .14
8 oz..... .21
16 oz..... .38
24 oz..... .55
32 oz..... .71

Mrs. Lane:
4 oz..... .11
8 oz..... .16
32 oz..... .54

COMMUNITY CEILING PRICES—Continued

PEANUT BUTTER—continued

Munch, 16 oz..... \$0.37

Our Value:
12 oz..... .24
24 oz..... .43

Peter Pan:
4½ oz..... .13
12 oz..... .32

Premier, 16 oz..... .35

COMMUNITY CEILING PRICES—Continued

PEANUT BUTTER—continued

Red Bird:
5 oz..... \$0.14
8 oz..... .20

Red and White, 16 oz..... .38

Sultana:
16 oz..... .29
32 oz..... .54

Tap-O, 16 oz..... .32

POULTRY

[Maximum prices retailers may charge and consumers may pay in Columbus area 4]

Type	Live weight (in pounds)	Dressed weight (in pounds)	Quick-frozen eviscerated, and drawn weight (in pounds)	Live	Packer dressed	Table dressed
Broilers and fryers	Under 4	Under 3½	Under 2½	\$0.36	\$0.44	\$0.50
Roasters	4 and over	3½ and over	2½ and over	.36	.44	.50
Capons:						
Light	Under 6	Under 5½	Under 4½	.36	.44	.50
Heavy	6 and over	5½ and over	4½ and over	.41	.47	.50
Fowl (hens)	All weights	All weights	All weights	.32	.39	.51
Stags and old roosters	All weights	All weights	All weights	.27	.34	.44
Geese	All weights	All weights	All weights	.33	.38	.51
Young turkeys:						
Light	Under 18	Under 16	Under 13	.45	.60	.63
Medium	18 to 22	16 to 20	13½ to 16½	.43	.48	.60
Heavy	22 and over	20 and over	16½ and over	.42	.47	.58
Old turkeys:						
Light	Under 18	Under 16	Under 13	.43	.47	.61
Medium	18 to 22	16 to 20	13 to 16½	.40	.46	.58
Heavy	22 and over	20 and over	16½ and over	.40	.44	.55
Ducks	All weights	All weights	All weights	.32	.36	.49

1 Above prices are based upon prices charged by wholesaler who delivers to a retailer located at a point not exceeding 25 miles from the wholesaler.

SHORTENING

Hydrogenated:
Covo, bulk, 1 lb..... \$0.21
Crisco, glass, 1 lb..... .26
Crisco, tin, 1 lb..... .27
Crisco, glass or tin, 3 lb..... .75
Hydora, bulk, 1 lb..... .19
King Taste, glass, 1 lb..... .22
King Taste, glass, 3 lb..... .61
Krogo, 1 lb..... .23
Premier, tin, 3 lb..... .69
Primex, bulk, 1 lb..... .21
Red and White, tin, 3 lb..... .66
Spry, glass, 1 lb..... .26
Spry, tin, 1 lb..... .27
Spry, glass or tin, 3 lb..... .75

Non-hydrogenated:
Vegetole, bulk, 1 lb..... .21

SUGAR

All brands, Beet, packaged, 2 lb..... .15
All brands, Beet, packaged, 5 lb..... .36
All brands, Beet, packaged, 10 lb..... .72
All brands, Beet, bulk, per lb..... .07
All brands, cane, granulated, pkgd. 1 lb..... .08
All brands, cane, granulated, pkgd., 2 lb..... .15
All brands, cane, granulated, pkgd., 5 lb..... .87
All brands, cane, granulated, pkgd., 10 lb..... .73
All brands, cane, granulated, bulk, per lb..... .07
All brands, brown, granulated, pkgd., 1 lb..... .08
All brands, brown, granulated, bulk, per lb..... .07
C & H, cane, crystal tablets, pkgd., 1 lb..... .11
C & H, cane, powdered, pkgd., 1 lb..... .09
C & H, cane, powdered, bulk, per lb..... .08
Domino, cane, crystal sq., pkgd., 1 lb..... .12
Domino, cane, powdered, pkgd., 1 lb..... .09
Henderson, cane, powdered, pkgd., 1 lb..... .09

SYRUP

Ann Page, cane and maple blend, 12 oz..... .16
Ann Page, cane and maple blend, 32 oz..... .31
Brimful, syrup blend, 11 oz..... .10
Brimful, syrup blend, 22 oz..... .15
Brimful, syrup blend, 44 oz..... .26
Blue and White, molasses, 24 oz..... .14

SYRUP—continued

Blue and White, syrup blend, 12 oz..... \$0.15
Blue and White, syrup blend, 1 gal..... 1.27
Brer Rabbit, green label, glass, 12 oz..... .16
Brer Rabbit, green label, tin, 24 oz..... .30
Brer Rabbit, gold label, glass, 12 oz..... .19
Brer Rabbit, gold label, tin, 24 oz..... .36
Clover Farm, molasses, 1½ lb..... .14
Duffs, molasses, 1½ lb..... .20
Duffs, molasses, 2 lb..... .24
Foodland, molasses, 1½ lb..... .18
Glendale, cane and maple blend, 8 oz..... .09
Golden Glo, cane, maple, corn blend, 16 oz..... .23
Golden Sweet, corn, 1½ lb..... .14
Grandma's molasses, 32 oz..... .46
Grandma's molasses, 16 oz..... .26
Grandma's molasses, Barbados, 16 oz..... .26
Karo, green label, glass, 1½ lb..... .18
Karo, green label, tin, 3 lb..... .31
Karo, green label, tin, 5 lb..... .46
Karo, red label, glass, 1½ lb..... .18
Karo, red label, tin, 5 lb..... .44
Karo, blue label, glass, 1½ lb..... .17
Karo, blue label, tin, 5 lb..... .41
Ken-Dawn, syrup, 16 oz..... .20
Ken-Dawn, syrup, 24 oz..... .23
Kenny, syrup, corn, white, 1½ lb..... .15
Kenny, syrup, corn, white, 5 lb..... .40
Kenny, syrup, corn, golden, 1½ lb..... .18
Kenny, syrup, corn, golden, 5 lb..... .38
Log Cabin, blend, 12 oz..... .21
Mrs. Lane, corn, cane, maple blend, 6 oz..... .19
New England, pancake syrup, 6 oz..... .11
New England, pancake syrup, 16 oz..... .23
New England, cane and maple, 12 oz..... .19
Red & White, syrup, crystal, 1½ lb..... .15
Red & White, syrup, crystal, 5 lb..... .40
Red & White, golden, 1½ lb..... .16
Red & White, golden, 5 lb..... .38
Red & White, maple syrup, 12 oz..... .42
Red & White, molasses, 16 oz..... .23
Red River, molasses, baking, 1½ lb..... .15
Red River, molasses, baking, 2 lb..... .21
Red River, molasses, baking, 2½ lb..... .27
Rosan, cane and maple, 6 oz..... .10
Silver Sweet, corn, 1½ lb..... .15
Veri-Sweet, corn, 5 lb..... .51
Vermont Maid, maple, 12 oz..... .22
Vermont Maid, maple, 24 oz..... .42
Alaga, syrup, blend, 2½ lb..... .27

COMMUNITY CEILING PRICES—Continued

SYRUP—continued

Alaga, syrup, blend, 4 lb.....	\$0.51
Alaga, molasses, blend, 12 oz.....	.11
Alaga, molasses, blend, 24 oz.....	.20

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 10th day of May 1943.

HARRY T. BECKMANN,
District Director,
Columbus District.

[F. R. Doc. 43-7968; Filed, May 19, 1943;
4:37 p. m.]

[Detroit Order 1 Under Gen. Order 51]

Amdt. 1]

COMMUNITY CEILING PRICES FOR DESIGNATED COUNTIES IN MICHIGAN

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Administrator of Region III by paragraph (a) of General Order No. 51, and by him delegated to the District Director of the Detroit District Office under the provisions of that section, *It is hereby ordered*, That the sizes and prices for certain food items set forth in section 6 of Order No. 1 should be corrected to read as follows:

Chase & Sanborn Coffee, 1 lb. pkg....	\$0.33
Cocoa Wheat, 24 oz.....	.24
Mother's Oats, large.....	.26
Mother's Oats, small.....	.12
Mother's Oats, china.....	.33
Philadelphia Cream Cheese, 8 oz.....	.27
Instant Postum, 8 oz.....	.44
Schmidt Noodles, Semolina Flour Fine Medium Wide, 10 oz.....	.20
Capitol Macaroni or Spaghetti Durum Flour, 3 lb.....	.35
Carolene Filled Milk, 14½ oz.....	.08

POULTRY—QUICK FROZEN Eviscerated

	(Per lb.)
Fryers and broilers.....	.69
Roasters.....	.66
Fowl (old hens).....	.59
Stags and old roosters.....	.46
Geese.....	.60
Ducks.....	.55

This amendment to Order No. 1 under General Order No. 51 shall become effective May 13, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 13th day of May 1943.

JAMES A. KENNEDY,
Acting District Director,
Detroit District.

[F. R. Doc. 43-7969; Filed, May 19, 1943;
4:37 p. m.]

[Detroit Order 2 Under Gen. Order 51]

COMMUNITY CEILING PRICES FOR DESIGNATED COUNTIES IN MICHIGAN

SECTION 1 *What this order does.* In accordance with the provisions of General Order No. 51, this order establishes in section 7, "dollars-and-cents" ceiling prices for certain food items sold at retail in the following areas: Wayne, Oakland, Macomb Counties of the State of Michigan.

No. 101—7

SEC. 2 *Applicability.* No seller, except a "retail route seller", may charge more than the ceiling prices fixed herein for his particular class of retailers as defined in section 4 hereof. Retail route sellers may continue to charge their present ceiling prices. The ceiling prices fixed herein for a class of retailers shall be the only ceiling prices for such food items for all sellers in that class. All other sellers must continue to charge no more than any lower ceiling prices established by any other applicable price regulations.

SEC. 3 *Posting—(a) Selling prices.* All retail stores must post their selling prices for the food items listed below on the item or at or near the place where such food item is offered for sale.

(b) *Ceiling prices.* All retail stores must post in a conspicuous place in the store, a list of the ceiling prices for such food items, when such list is supplied by the Office of Price Administration.

(c) *Class of store.* All retail stores selling any of the food items listed below must post a sign showing the appropriate class of retailers which sign will read "OPA-1", "OPA-2", "OPA-3", or "OPA-4" whichever applies, so that it can be clearly seen by their customers.

SEC. 4 *Definitions of classes of retailers.* For the purpose of this order

retailers are divided into the following four classes:

(a) *Class 1.* "Independent" retail stores with "annual gross sales" of less than \$50,000. A retail store shall be an "independent" retail store if it is not one of a group of 4 or more stores under one ownership whose combined "annual gross sales" are \$500,000 or more.

(b) *Class 2.* "Independent" retail stores with "annual gross sales of \$50,000 or more, but less than \$250,000.

(c) *Class 3.* Retail stores, other than "independent" retail stores, with "annual gross sales" of less than \$250,000.

(d) *Class 4.* Any retail store with "annual gross sales" of \$250,000 or more.

Other sellers not retail stores shall find their class according to their 1942 volume of retail sales of all foods. (See section 21 of Revised Maximum Price Regulation No. 233 for the meaning and method of determining "annual gross sales".)

SEC. 5 *Applicability of General Order No. 51.* This order is subject to all the provisions of General Order No. 51, which are hereby made a part of this order.

SEC. 6 *Effective date.* This order becomes effective on May 17, 1943.

SEC. 7 *"Dollars-and-cents" ceiling prices established.* The following is a list of the food items and the ceiling prices thereof:

COMMUNITY CEILING PRICES

FRUITS, BERRIES, AND FRUIT JUICES

Brand	Size	Class of store			
		1	2	3	4
CANNED FRUIT COCKTAIL					
Del Monte.....	#2½'s glass.....	\$0.36	\$0.36	\$0.35	\$0.30
Del Monte.....	#2's tin.....	.24	.24	.21	.20
Del Monte.....	#303's glass.....	.23	.23	.20	.20
Del Monte.....	#1 tall tin.....	.20	.19	.17	.17
Del Monte.....	Buff tin.....	.12	.11	.10	.10
Libbys.....	#1 tin.....	.20	.20	.17	.17
Libbys.....	#2½'s tin.....	.35	.34	.30	.29
Hunts superior.....	#2½'s glass.....	.37	.36		
Quaker.....	#1 tins.....	.21	.21		
Quaker.....	#2 tins.....	.25	.24		
All Gold.....	2½ glass.....			.31	.30
All Gold.....	16 oz glass.....			.20	.20
All Gold.....	16 oz tin.....			.17	.17
Reel Treet.....	#1 tall tin.....	.20	.20	.20	.19
Grosse Pointe.....	#1 tall.....	.21	.20	.20	.20
Grosse Pointe.....	#2½'s.....	.35	.34	.34	.33
Country Club.....	#1's tall.....			.17	.17
West Point.....	#1's tall.....	.20	.20	.20	.19
A & P.....	#1's tall.....			.18	.18
A & P.....	#2½'s.....			.31	.31
Sultana.....	#1's tall.....			.17	.17
Premier.....	#1's tall.....	.19	.19		
Premier.....	#2½'s tin.....	.37	.36		
Premier.....	2½ glass.....	.38	.38		
Premier.....	#303 glass.....	.24	.23		
Sacramento.....	#1 tall.....			.16	.16
Sacramento.....	#2½.....			.28	.27
CANNED PEACHES					
Del Monte Free Stone Peaches.....	#2½ tin.....	.35	.35	.30	.29
Del Monte Free Stone Peaches.....	#2 tin.....	.26	.26	.22	.22
Del Monte Sliced or Halves Clings.....	#2½ glass.....	.33	.32	.28	.28
Del Monte Sliced or Halves Clings.....	#2½ tins.....	.31	.30	.26	.26
Del Monte Sliced Clings.....	#2 tin.....	.23	.23	.20	.19
Del Monte Sliced.....	16 oz glass.....	.23	.22	.19	.19
Del Monte Sliced or Halves Clings.....	Buffet tins.....	.11	.11	.10	.10
Argo Halves Y. C. Clings.....	#2½ tins.....	.26	.26	.22	.22
Libby's Sliced or Halves Cling Peaches.....	#1 tall.....	.19	.19	.16	.16
Libby's Sliced or Halves Cling Peaches.....	#2 tall.....	.23	.23	.20	.19
Libby's Sliced or Halves Cling.....	#2½ tall.....	.31	.30	.26	.26
Quaker Halves or Sliced Cling.....	#2½ tin.....	.29	.29		
Table King Halves or Sliced Cling.....	2½ tin.....	.27	.27		
All Gold Halves or Cling Peaches.....	#2½ glass.....			.28	.27
All Gold Halves or Cling Peaches.....	16 oz glass.....			.19	.19
Reel Treet Halves or Cling Peaches.....	#2½ tin.....	.27	.26	.26	.25
Reel Treet Sliced or Cling Peaches.....	#2½ tin.....	.27	.26	.26	.26
Grosse Pointe Sliced Cling.....	#2½ tin.....	.29	.28	.28	.28
Grosse Pointe Halves Cling.....	#2½ tin.....	.28	.28	.27	.27
Grosse Point Sliced Sun Ripe.....	#2½ tin.....	.36	.35	.34	.34
Grosse Pointe Halves Sun Ripe.....	#2½ tin.....	.35	.35	.34	.34

COMMUNITY CEILING PRICES—Continued
VEGETABLES AND VEGETABLE JUICES—Continued

COMMUNITY CEILING PRICES—Continued
VEGETABLES AND VEGETABLE JUICES—Continued

Table with 5 columns: Brand, Size, Class of store (1, 2, 3, 4). Categories include CANNED PEAS, CANNED SAUERKRAUT, and CANNED SPINACH. Prices range from \$0.10 to \$0.23.

Table with 5 columns: Brand, Size, Class of store (1, 2, 3, 4). Categories include CANNED CORN, CANNED LIMA BEANS, and CANNED PEAS. Prices range from \$0.10 to \$0.23.

COMMUNITY CEILING PRICES—Continued
VEGETABLES AND VEGETABLE JUICES—Continued

Brand	Size	Class of store			
		1	2	3	4
CANNED TOMATOES—continued					
Stokley's Tomatoes.....	#2½ tin.....	\$0.19	\$0.19	\$0.16	\$0.16
Grosse Pointe Tomatoes.....	#2 tin.....	.16	.15	.15	.15
Premier Ex. Standard Tomatoes.....	#2 tin.....	.13	.13	.13	.12
Sun Beam Ex. Standard Tomatoes.....	#2 tin.....	.12	.12	.12	.12
Sun Beam Ex. Standard Tomatoes.....	#2½ tin.....	.16	.16	.16	.15
Cayuga Tomatoes.....	#2 tin.....			.12	.12
Cayuga Tomatoes.....	#2½ tin.....			.16	.16
CANNED TOMATO JUICE					
Del Monte Tomato Juice.....	Buffer tin.....	.06	.06	.06	.06
Del Monte Tomato Juice.....	#300 tin.....	.10	.10	.08	.08
Del Monte Tomato Juice.....	#2 tin.....	.13	.13	.11	.11
Del Monte Tomato Juice.....	47 oz. tin.....	.29	.29	.25	.25
Libbys Tomato Juice.....	#1 tin.....	.09	.08	.07	.07
Libbys Tomato Juice.....	46 oz. tin.....	.27	.26	.23	.22
Scott County Tomato Juice.....	46 oz. tin.....	.23	.22	.19	.19
Sniders Tomato Juice.....	20 oz. tin.....	.12	.11	.10	.10
Quaker Tomato Juice.....	#303 tin.....	.11	.11		
Quaker Tomato Juice.....	46 oz. tin.....	.26	.26		
Campbells Tomato Juice.....	14 oz. tin.....	.09	.09	.08	.07
Campbells Tomato Juice.....	20 oz. tin.....	.12	.12	.12	.10
Campbells Tomato Juice.....	47 oz. tin.....	.28	.27	.23	.23
Hunts Supreme Tomato Juice.....	#2 tin.....	.13	.13		
Phillips Tomato Juice.....	10½ oz. tin.....	.08	.08	.07	.06
Aunt Nellie Tomato Juice.....	20 oz. tin.....	.11	.11	.11	.11
Aunt Nellie Tomato Juice.....	46 oz. tin.....	.22	.22	.22	.21
Blue Label Tomato Juice.....	18 oz. tin.....			.09	.09
Blue Label Tomato Juice.....	46 oz. tin.....			.23	.23
Heinz Tomato Juice.....	12 oz. tin.....	.10	.09	.09	.09
Heinz Tomato Juice.....	18 oz. tin.....	.13	.13	.13	.12
Grosse Pointe Tomato Juice.....	47 oz. tin.....	.25	.24	.24	.23
Country Club Tomato Juice.....	#1 tall.....			.05	.04
Country Club Tomato Juice.....	24 oz. tin.....			.11	.10
Country Club Tomato Juice.....	46 oz. tin.....			.20	.19
Sun Rayed Tomato Juice.....	13 oz. tin.....	.09	.08	.07	.07
Sun Rayed Tomato Juice.....	#2 tin.....	.12	.12	.10	.10
Star Cross Tomato Juice.....	#2 tin.....	.11	.11	.09	.09
Star Cross Tomato Juice.....	#10 tin.....	.49	.48	.42	.41
J. & W. Tomato Juice.....	46 oz. tin.....	.23	.22	.22	.22
Iona Tomato Juice.....	24 oz. tin.....			.09	.09
Iona Tomato Juice.....	46 oz. tin.....			.19	.19
Iona Tomato Juice.....	#10 tin.....			.42	.41
Stokeley's Tomato Juice.....	#303 tin.....	.11	.11	.10	.10
Stokeley's Tomato Juice.....	47 oz. tin.....	.25	.24	.21	.21
Grosse Pointe Tomato Juice.....	#10 tin.....	.52	.51	.50	.49
Premier Tomato Juice.....	18 oz. tin.....	.11	.10		
Premier Tomato Juice.....	46 oz. tin.....	.24	.24		
Premier Tomato Juice.....	24 oz. tin.....	.11	.11		
BABY FOODS					
Libbys Baby Foods.....	4½ oz. tin.....	.08	.08	.07	.07
Gerbers Strained Baby Food.....	4½ oz. tin.....	.08	.08	.07	.07
Gerbers Chopped Baby Food.....	4½ oz. tin.....	.08	.08	.07	.07
Heinz Baby Food.....	4½ oz. tin.....	.08	.08	.08	.08
Heinz Junior Baby Food.....	6½ oz. tin.....	.10	.10	.09	.09
Clapps Baby Food.....	4½ oz. tin.....	.09	.09	.08	.07
Clapps Junior Chopped Baby Food.....	6½ oz. tin.....	.11	.11	.09	.09
Beech Nut Baby Food.....	4½ oz. tin.....	.10	.10	.08	.08
Beech Nut Junior Baby Food.....	6½ oz. tin.....	.13	.13	.11	.11
Stokeley's Strained Baby Food.....	4½ oz. tin.....	.08	.08	.07	.07

established by any other applicable price regulations.

Sec. 3 Posting—(a) *Selling prices.* All retail stores must post their selling prices for the food items listed below on the item or at or near the place where such food item is offered for sale.

(b) *Ceiling prices.* All class 1 retail stores must post in a conspicuous place in the store, a list of the community ceiling prices for such food items, when such list is supplied by the Office of Price Administration. Other retailers must continue to post ceiling prices as required by any other applicable regulation fixing their ceiling prices.

(c) *Class of store.* All retail stores selling any of the food items listed below must post a sign reading "OPA-1", "OPA-2", "OPA-3" or "OPA-4" which ever applies, so that it can be clearly seen by their customers. The definitions of classes of retailers shall be those contained in Maximum Price Regulation Nos. 238 and 268, as the same may be revised from time to time.

Sec. 4 *Applicability of General Order No. 51.* This order is subject to all the provisions of General Order No. 51, which are hereby made a part of this order.

Sec. 5 *Effective date.* This order becomes effective on May 10, 1943.

Sec. 6 *The community "dollars-and-cents" ceiling prices established for class 1 retail stores.* The community prices are established for a group of food products as hereinafter specifically set forth. These food commodities are described by brands, sizes, method of packaging and, where appropriate, by types, grades, weights or other classifications. For any item for which a "dollars-and-cents" price is not fixed in the succeeding paragraphs of this section, a class 1 retailer shall continue to determine his ceiling prices under the applicable price regulations issued by the Office of Price Administration. (For example, a class 1 retailer might carry in stock a brand of coffee named "XYZ" brand. Such brand is not listed in this order and the retailer must determine his ceiling price for that brand under the provisions of Maximum Price Regulation No. 238. On the other hand, if a class 1 retailer sells any type of standard commercial refined lard, bulk or packaged in 1, 2 or 4 pound cartons, he must use the prices listed in this order.)

COMMUNITY CEILING PRICES

PACKAGED DRIED FRUIT

Prunes:	
Medium size, 1 lb., Pansy.....	\$0.18
Medium size, 1 lb., Sugar Ripe.....	.18
Large size, 1 lb., Sugar Ripe.....	.20
Extra large size, 1 lb., Sugar Ripe.....	.21
Large size, 2 lb., Sunkist.....	.36
Medium size, 1 lb., Sunkist.....	.18
Large size, 2 lb., Sunsweet.....	.37
Large size, 1 lb., Sunsweet.....	.19
Extra large size, 1 lb., Sunsweet.....	.22
Currants, 11 oz. Fruit Cake.....	.17
Raisins:	
Seeded, 15 oz., Iris.....	.17
Seeded, 15 oz., Sunkist.....	.18
Seedless, 15 oz., Sunkist.....	.15
Seedless, 15 oz., I. G. A.....	.15
Seedless, 15 oz., Guggenheim.....	.14

This order shall become effective May 17, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 51, 8 F.R. 6008)

Issued this 15th day of May 1943.

JAMES A. KENNEDY,
Acting District Director,
Detroit District.

[F. R. Doc. 43-7970; Filed, May 19, 1943;
4:46 p. m.]

[Wheeling Order 1 Under Gen. Order 51]
COMMUNITY CEILING PRICES FOR CERTAIN
COUNTIES IN W. VA.

Sec. 1 *What this order does.* In accordance with the provisions of General Order No. 51, this order establishes in section 6, community "dollars-and-cents" ceiling prices for certain food items sold in class 1 retail stores located in the following area: any part of Ohio County, West Virginia and that part of Marshall County, West Virginia, comprising the municipalities of Benwood, McMechen, Glendale and Moundsville.

For the purpose of this order, a "class 1" retail store is an "independent" retail store with an annual gross volume of sales of less than \$50,000. A retail store shall be an "independent" retail store if it is not one of a group of four or more stores under one ownership whose combined "annual gross sales" are \$500,000 or more. A retailer who sells food at retail from an inventory stocked in trucks or other conveyances operated by driver-salesmen over regular routes is not subject to this order for the listed foods he sells in this manner.

Sec. 2 *Application to other sellers.* No seller except a "retail route seller", may charge more than these community "dollars-and-cents" ceiling prices. Retail route sellers may continue to charge no more than their present ceiling prices. The community ceiling prices shall be the only ceiling prices for the listed food items for "Class 1 retail stores". All other sellers must continue to charge any lower ceiling prices es-

COMMUNITY CEILING PRICES—Continued

CEREALS—continued

Post Tens, Post, 11 oz.....	\$0.26
Corn Flakes, Kellogg, 6 oz.....	.06
Corn Flakes, Kellogg, 11 oz.....	.10
Corn Flakes, Kellogg, 18 oz.....	.15
Variety, Kellogg, 11½ oz.....	.26
Krumbles, Kellogg, 9 oz.....	.13
All Bran, Kellogg, 16 oz.....	.22
All Bran, Kellogg, 10 oz.....	.14
Shredded Wheat, Kellogg, 12 oz.....	.12
Rice Krispies, Kellogg, 5½ oz.....	.14
Pep, Kellogg, 10 oz.....	.14
Bran Flakes, Kellogg, 14 oz.....	.16
Wheat Krispies, Kellogg, 8 oz.....	.13
Puffed Rice, Quaker, 4½ oz.....	.13
Puffed Wheat, Quaker, 4 oz.....	.11
Muffets, Quaker, 8 oz.....	.11
Shredded Ralston, Ralston, 12 oz.....	.16
Cheerios, General Mills, 7 oz.....	.14
Kix, General Mills, 7 oz.....	.14
Wheaties, General Mills, 8 oz.....	.13
Shredded Wheat, N. B. C., 12 oz.....	.13
Shreddies, N. B. C., 12 oz.....	.14
Honey Wheat, Ranger Joe, 6¼ oz.....	.12
Oats—Quick, I. G. A., 20 oz.....	.11
Oats—Quick, I. G. A., 48 oz.....	.23
Oats—Quick, Fargo, 48 oz.....	.23
Oats, I. G. A., 48 oz.....	.23
Oats, I. G. A., 20 oz.....	.11
Oats, Fargo, 48 oz.....	.23
Hominy Grits, I. G. A., 24 oz.....	.09
Oats, Honeymoon, 20 oz.....	.11
Ground Wheat, Purity, 24 oz.....	.23
Honey Munch, Purity, 6 oz.....	.10
Oats—Carnival, Mother's, 48 oz.....	.33
Oats, Quaker, 20 oz.....	.12
Oats—Quick, Quaker, 20 oz.....	.12
Oats, Quaker, 48 oz.....	.26
Oats—Quick, Quaker, 48 oz.....	.26
Farina, Quaker, 28 oz.....	.16
Farina, Pillsbury, 28 oz.....	.17
Hominy Grits, Quaker, 24 oz.....	.09
Wheatena, Wheatena, 22 oz.....	.26
Grape Nuts Wheat Meal, Post's, 16 oz.....	.14
Oats—Quick, Mother's, 20 oz.....	.12
Oats—Quick, Mother's, 48 oz.....	.26
Oats, Crystal Wedding, 16 oz.....	.11
Oats, Crystal Wedding, 48 oz.....	.24
Farina, Pillsbury, 14 oz.....	.09
Hominy Grits, Quaker, 24 oz.....	.09
Farina, Quaker, 14 oz.....	.09
Pettijohns, Quaker, 22 oz.....	.20
Instant Ralston, Ralston, 16 oz.....	.25
Wheat Cereal, Ralston, 24 oz.....	.25
Cream of Wheat, Cream of Wheat, 14 oz.....	.15
Cream of Wheat, Cream of Wheat, 28 oz.....	.26
Malt-O-Meal, Malt-O-Meal, 26 oz.....	.26
Coco-Wheats, Little Crow, 24 oz.....	.24

POULTRY

Chickens bought live and sold dressed: Per lb.	
Broilers, under 3½ lb.....	.44
Fryers, under 3½ lb.....	.44
Roasters, 3½ lb. and over.....	.44
Light Capons, under 5½ lb.....	.44
Heavy Capons, 5½ lb. and over.....	.49
Fowl, all weights.....	.39
Stags and Old Roosters, all weights.....	.34
Chickens bought dressed and sold dressed:	
Broilers, under 3½ lb.....	.44
Fryers, under 3½ lb.....	.44
Roasters, 3½ lb. and over.....	.44
Light Capons, under 5½ lb.....	.44
Heavy Capons, 5½ lb. and over.....	.47
Fowl, all weights.....	.39
Stags and Old Roosters, all weights.....	.34
Chickens bought drawn and sold drawn:	
Broilers, under 2½ lb.....	.59
Fryers, under 2½ lb.....	.59
Roasters, 2½ lb. and over.....	.56
Light Capons, under 4½ lb.....	.56
Heavy Capons, over 4½ lb.....	.59
Fowl, all weights.....	.51
Stags and Old Roosters, all weights.....	.44

All poultry bought live and sold dressed or bought dressed must be sold on a "dressed weight" basis. A "dressed" poultry item is one that has been killed, bled and plucked. After weighing the bird and multiplying the weight by the dressed price, the retailer may draw the bird if he so desires. No additional charge may be made for such drawing.

Drawn poultry is dressed poultry from which the head, shank, crop, entrails, and gall bladder have been wholly removed without contamination of the body cavity, the gizzard has been cleaned by removing the contents and lining, the cleaned gizzard and heart and liver then being included with the carcass. Dressed poultry is not drawn poultry.

PACKAGED CHEESE

Kraft's, Swiss, 8 oz. pkg.....	\$0.22
Kraft's, American, 8 oz. pkg.....	.22
Kraft's, Brick, 8 oz. pkg.....	.22
Kraft's, Pimento, 8 oz. pkg.....	.22
Kraft's, American, 4 oz. pkg.....	.11
Borden's, Chateau, 8 oz. pkg.....	.22
Borden's, Pimento, 8 oz. pkg.....	.22
Borden's, Brick, 8 oz. pkg.....	.22
Borden's, Swiss, 8 oz. pkg.....	.22
Borden's, American, 8 oz. pkg.....	.22
Shefford, Chevelle, 8 oz. pkg.....	.22
Shefford, Brick, 8 oz. pkg.....	.22
Shefford, Pimento, 8 oz. pkg.....	.22
Shefford, American, 8 oz. pkg.....	.22
Meadowgold, American, 8 oz. pkg.....	.22
Meadowgold, Pimento, 8 oz. pkg.....	.22
Meadowgold, Brick, 8 oz. pkg.....	.22
Meadowgold, Smoozette, 8 oz. pkg.....	.22
Cloverbloom, Swiss, 8 oz. pkg.....	.22
Cloverbloom, Snax Spread, 4 oz. pkg.....	.11
Kraft's, Old English, 8 oz. pkg.....	.26
Kraft's, Roka Spread, 5 oz. glass.....	.24
Kraft's, Velveeta, 8 oz. pkg.....	.22
Kraft's, Old English Spread, 5 oz. glass.....	.24
Borden's, Vera Sharp, 8 oz. pkg.....	.25
Borden's Vera Sharp Cocktail Spread, 5 oz. glass.....	.23
Borden's, Blue Cocktail Spread, 5 oz. glass.....	.24
Borden's, Old Smoky Cocktail Spread, 5 oz. glass.....	.23
Kraft's, Philadelphia Cream, 8 oz. pkg.....	.32
Kraft's, Philadelphia Cream, 3 oz. pkg.....	.12
Kraft's, Pineapple Spread, 5 oz. glass.....	.20
Kraft's, Relish Cream Spread, 5 oz. glass.....	.20
Kraft's, Pimento Spread, 5 oz. glass.....	.20
Kraft's, Olive-Pimento Spread, 5 oz. glass.....	.20
Borden's, Eagle Brand Cream, 6 oz. pkg.....	.23
Borden's, Eagle Brand Cream, 3 oz. pkg.....	.12
Borden's, Pimento Cocktail Spread, 5 oz. glass.....	.20
Borden's, Olive-Pimento Cocktail, 5 oz. glass.....	.20
Borden's, Relish Cocktail Spread, 5 oz. glass.....	.20
Borden's, Pineapple Cocktail Spread, 5 oz. glass.....	.20
Shefford, Relish Spread, 5 oz. glass.....	.20
Shefford, Pimento Spread, 5 oz. glass.....	.20
Shefford, Pineapple Spread, 5 oz. glass.....	.20
Shefford, Olive-Pimento Spread, 5 oz. glass.....	.20
Kraft's, Grated Italian Style, 3 oz. pkg.....	.21
Kraft's, Grated American, 2 oz. pkg.....	.10
Kraft's, Grated Italian Style, 1½ oz. pkg.....	.12
Borden's, Grated Italian Style, 3 oz. pkg.....	.22
Borden's, Grated American, 2 oz. pkg.....	.11
Borden's, Grated Italian Style, 1½ oz. pkg.....	.12

BUTTER

Rose Brand-90, ½ and 1 lb. prints and rolls.....	Per lb. .56
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COMMUNITY CEILING PRICES—Continued

BUTTER—continued

Rose Brand-90, ½ and 1 lb. prints in cartons.....	\$0.56
Rose Brand-90, ¼ lb. prints in 1 lb. cartons.....	.57
Blue Valley-90, ½ and 1 lb. prints and rolls.....	.56
Blue Valley-90, ½ and 1 lb. prints in cartons.....	.56
Blue Valley-90, ¼ lb. prints in 1 lb. cartons.....	.57
Rich Pasture-90, ½ and 1 lb. prints and rolls.....	.56
Rich Pasture-90, ½ and 1 lb. prints in cartons.....	.56
Rich Pasture-90, ¼ lb. prints in 1 lb. cartons.....	.57
Farm Valley-90, ½ lb. and 1 lb. prints and rolls.....	.58
Farm Valley-90, ½ and 1 lb. prints in cartons.....	.56
Farm Valley-90, ¼ lb. prints in 1 lb. cartons.....	.57
Brookfield-90, ½ and 1 lb. prints and rolls.....	.56
Brookfield-90, ½ and 1 lb. prints in cartons.....	.56
Brookfield-90, ¼ lb. prints in 1 lb. cartons.....	.57
Rosebud-90, ½ and 1 lb. prints and rolls.....	.56
Rosebud-90, ½ and 1 lb. prints in cartons.....	.56
Rosebud-90, ¼ lb. prints in 1 lb. cartons.....	.57
Armour's Cloverbloom-90, ½ and 1 lb. prints and rolls.....	.56
Armour's Cloverbloom-90, ½ and 1 lb. prints in cartons.....	.56
Armour's Cloverbloom-90, ¼ lb. prints in 1 lb. cartons.....	.57
Wilson's Certified-90, ½ and 1 lb. prints and rolls.....	.56
Wilson's Certified-90, ½ and 1 lb. prints in cartons.....	.56
Wilson's Certified-90, ¼ lb. prints in 1 lb. cartons.....	.57
Meadowgold-92, ½ and 1 lb. prints and rolls.....	.56
Meadowgold-92, ½ and 1 lb. prints in cartons.....	.57
Meadowgold-92, ¼ lb. prints in 1 lb. cartons.....	.57
Land o' Lakes-92, ½ and 1 lb. prints and rolls.....	.56
Land o' Lakes-92, ½ and 1 lb. prints in cartons.....	.57
Land o' Lakes-92, ¼ lb. prints in 1 lb. cartons.....	.57
Hygrade-92, ½ and 1 lb. prints and rolls.....	.56
Hygrade-92, ½ and 1 lb. prints in cartons.....	.57
Hygrade-92, ¼ lb. prints in 1 lb. cartons.....	.57
Fairmont Creamery-92, ½ and 1 lb. prints and rolls.....	.56
Fairmont Creamery-92, ½ and 1 lb. prints in cartons.....	.57
Fairmont Creamery-92, ¼ lb. prints in 1 lb. cartons.....	.57
Quaker City-92, ½ and 1 lb. prints and rolls.....	.56
Quaker City-92, ½ and 1 lb. prints in cartons.....	.57
Quaker City-92, ¼ lb. prints in 1 lb. cartons.....	.57
Land o' Hill's-92, ½ and 1 lb. prints and rolls.....	.56
Land o' Hill's-92, ½ and 1 lb. prints in cartons.....	.57
Land o' Hill's-92, ¼ lb. prints in 1 lb. cartons.....	.57
U. S. Rosebud-92, ½ and 1 lb. prints and rolls.....	.56
U. S. Rosebud-92, ½ and 1 lb. prints in cartons.....	.57

COMMUNITY CEILING PRICES—Continued

BUTTER—continued

U. S. Rosebud-92, ¼ lb. prints in 1 lb. cartons.....	\$0.57
Hammonds Calumet-89, ½ and 1 lb. prints and rolls.....	.55
Hammonds Calumet-89, ½ and 1 lb. prints in cartons.....	.56
Hammonds Calumet-89, ¼ lb. prints in 1 lb. cartons.....	.56
Wilson's Clearbrook-89, ½ and 1 lb. prints and rolls.....	.55
Wilson's Clearbrook-89, ½ and 1 lb. prints in cartons.....	.56
Wilson's Clearbrook-89, ¼ lb. prints in 1 lb. cartons.....	.56

SHELL EGGS¹

Sold loose or in bulk: Per doz.	
Grade A "Fresh", (24 to 26 oz. per doz.).....	.50
Grade A "Fresh", (21 to 24 oz. per doz.).....	.45
Grade A "Fresh", (18 to 21 oz. per doz.).....	.40
Grade B, (24 to 28 oz. per doz.).....	.47
Grade B, (21 to 24 oz. per doz.).....	.43
Grade B, (18 to 21 oz. per doz.).....	.38
Grade C or unclassified, (24 to 28 oz. per doz.).....	.44
Grade C or unclassified, (21 to 24 oz. per doz.).....	.39
Grade C or unclassified, (18 to 21 oz. per doz.).....	.34
All shell eggs sold in cartons of one dozen size:	
Grade A "Fresh", (24 to 26 oz. per doz.).....	.52
Grade A "Fresh", (21 to 24 oz. per doz.).....	.47
Grade A "Fresh", (18 to 21 oz. per doz.).....	.42
Grade B, (24 to 28 oz. per doz.).....	.49
Grade B, (21 to 24 oz. per doz.).....	.45
Grade B, (18 to 21 oz. per doz.).....	.40
Grade C or unclassified, (24 to 28 oz. per doz.).....	.46
Grade C or unclassified, (21 to 24 oz. per doz.).....	.41
Grade C or unclassified, (18 to 21 oz. per doz.).....	.36
All shell eggs sold in cartons of half-dozen size:	
Grade A "Fresh", (24 to 26 oz. per doz.).....	.26
Grade A "Fresh", (21 to 24 oz. per doz.).....	.24
Grade A "Fresh", (18 to 21 oz. per doz.).....	.21
Grade B, (24 to 28 oz. per doz.).....	.25
Grade B, (21 to 24 oz. per doz.).....	.23
Grade B, (18 to 21 oz. per doz.).....	.20
Grade C or unclassified, (24 to 28 oz. per doz.).....	.23
Grade C or unclassified, (21 to 24 oz. per doz.).....	.21
Grade C or unclassified, (18 to 21 oz. per doz.).....	.18

BREAD

Cracked Wheat:	
Cadiz Cracked Wheat, 16 oz.....	.11
Frantz Movie Star Slices, 16 oz.....	.12
Nolte Honey-Krushed, 16 oz.....	.11
Ward Tip Top, 16 oz.....	.11
Bayha, 16 oz.....	.11

¹In order for the retailer to sell at Grade A or B prices the eggs must be candled, weighed and classified according to the laws of the State of West Virginia and the standards issued by the United States Department of Agriculture. Eggs that are not candled and graded must sell at prices established for Grade C or unclassified eggs.

COMMUNITY CEILING PRICES—Continued

BREAD—continued

Whole Wheat:	
Frantz Homi-Wheat, 16 oz.....	\$0.11
Bond, 16 oz.....	.11
Wonder, 16 oz.....	.11
Nickle's Toastmaster, 16 oz.....	.11
Quimby Natural Lax, 16 oz.....	.11
Pfister, 18 oz.....	.10
Superior, 20 oz.....	.10
Bayha's (Graham), 16 oz.....	.11
Bayha, 16 oz.....	.11
Ward Banner 100% Whole Wheat, 16 oz.....	.11
White:	
Frantz Home-Style, 16 oz.....	.11
Mother's Extra Calcium Sandwich, 16 oz.....	.11
Ward's Tip Top Sandwich, 18 oz.....	.11
Nolte's Golden-Krust, 18 oz.....	.11
Ward's Tip Top, 18 oz.....	.11
Bond, 18 oz.....	.11
Bond, 22 oz.....	.13
Wonder, 18 oz.....	.11
Wonder, 20 oz.....	.13
Nickle's Toastmaster, 20 oz.....	.11
Nolte's Long Top, 18 oz.....	.11
Cadiz Mother's Real Bread, 16 oz.....	.09
Cadiz Old Fashioned, 18 oz.....	.11
Ma Frantz, 16 oz.....	.09
Nickle's Pullman, 18 oz.....	.11
Gast Splendid, 18 oz.....	.11
Quimby Enriched Holsum, 18 oz.....	.11
Pfister's Square Sandwich, 18 oz.....	.11
Pfister's Round Sandwich, 14 oz.....	.09
Ft. Steuben, 16 oz.....	.10
Pfister's Homemade, 17½ oz.....	.10
Superior, 18 oz.....	.10
Superior Round Sandwich, 18 oz.....	.10
Royal Cream Crust, 18 oz.....	.11
Royal Long Cream Crust, 18 oz.....	.11
Royal Small Twist, 16 oz.....	.11
Royal Large Twist, 34 oz.....	.20
Bayha Square Homemade, 16 oz.....	.11
Bayha Pullman, 25 oz.....	.17
Bayha Salt Rising, 20 oz.....	.16
Bayha Sesame Twist, 18 oz.....	.16
Bayha Sesame Ring, 16 oz.....	.13
Bayha Plain Twist, 18 oz.....	.13
Bayha Poppy Seed Twist, 18 oz.....	.16
Bayha Pullman, 24 oz.....	.22
Rye:	
Nolte's Plain, 16 oz.....	.11
Ward Romany Rye, 16 oz.....	.11
Bond, 16 oz.....	.11
Nickle's Sliced, 16 oz.....	.11
Nickle's Jewish Rye, 18 oz.....	.13
Gasts, 18 oz.....	.11
Sichling Genuine Milwaukee Rye, 24 oz.....	.20
Jaeger's Milwaukee Pumpernickle, 16 oz.....	.20
Cadiz Rye, 16 oz.....	.11
Pfister's Dark Rye, 17½ oz.....	.10
Superior, 20 oz.....	.10
Royal Large Light, 34 oz.....	.20
Royal Kimmel, 34 oz.....	.20
Royal Long Light Plain, 34 oz.....	.20
Royal Large Kimmel, 34 oz.....	.20
Royal Large Round Kimmel, 34 oz.....	.20
Royal Small Round Kimmel, 16 oz.....	.11
Royal Pumpernickle, 16 oz.....	.11
Royal Large Pumpernickle, 34 oz.....	.20
Bayha Rye, 16 oz.....	.11
Bayha Rye Seed, 19 oz.....	.13
Bayha Round Seed Rye, 19 oz.....	.13
Corn Meal Type:	
Bond Corn Meal, 17 oz.....	.11
Ward Vienna, 16 oz.....	.11
Wonder Vienna, 18 oz.....	.11
Nickle's Vienna, 18 oz.....	.11
Gast Corn Meal, 18 oz.....	.11
Pfister Corn Meal, 18 oz.....	.10
Pfister Vienna, 17 oz.....	.10
Superior Corn Meal, 18 oz.....	.10
Royal Corn Meal, 18 oz.....	.11

COMMUNITY CEILING PRICES—Continued

BREAD—continued

Corn Meal Type—Continued.	
Bayha Larg French, 16 oz.....	\$0.11
Bayha Vienna, 16 oz.....	.11
Superior Hearth, 18 oz.....	.10
Bayha Hearth, 16 oz.....	.11
Pfister's Hearth, 17½ oz.....	.10
Nolte's Corn Meal, 16 oz.....	.11
Quimby's Vienna, 16 oz.....	.11
Raisin:	
Nickle's Raisin, 16 oz.....	.15
Pfister's Raisin, 20 oz.....	.10
Superior Raisin, 22 oz.....	.15
Bayha's Raisin, 16 oz.....	.12
Bayha's Holland Style, 19 oz.....	.16
Cadiz Raisin, 16 oz.....	.15
Boston Brown, Bayha Boston Brown, 16 oz.....	.10
Diabetic Gluten, Bayha Diabetic Gluten, 10 oz.....	.19
Nut Bread, Bayha Nut Bread, Dark, 16 oz.....	.10
Gluten Health, Nickle's Gluten Health, 16 oz.....	.25

MILK

Fluid whole milk plain or homogenized:	
Glass or paper, 1 qt.....	.15
Glass or paper, 1 pt.....	.09
Glass or paper, ½ pt.....	.07
Vitamin D homogenized milk, glass or paper, 1 qt.....	.16
Chocolate flavored milk or chocolate drink:	
Glass or paper, 1 qt.....	.15
Glass or paper, 1 pt.....	.09
Glass or paper, ½ pt.....	.07

Effective May 10, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued May 8, 1943.

WILLIAM N. HOGAN,
District Director,
Wheeling District.

[F. R. Doc. 43-8011; Filed, May 20, 1943;
11:52 a. m.]

Region IV.

[Birmingham Order 2 Under Gen. Order 51]

COMMUNITY CEILING PRICES FOR JEFFERSON COUNTY, ALA.

SECTION 1 *What this order does.* In accordance with the provisions of General Order No. 51, this order establishes in section 7, dollars-and-cents ceiling prices for certain food items sold at retail in the following areas: Jefferson County, Alabama.

SEC. 2 *Applicability.* No seller, except a "retail route seller", may charge more than the ceiling prices fixed herein for his particular class of retailers, as defined in section 4 hereof. Retail route sellers may continue to charge their present ceiling prices. The ceiling prices fixed herein for a class of retailers shall be the only ceiling prices for such food items for all sellers in that class.

SEC. 3 *Posting.*—(a) Selling prices. All retail stores must post their selling prices for the food items listed below on the item or at or near the place where such food item is offered for sale.

CEILING PRICES, GREATER TAMPA AREA—Con.

PROCESSED FISH

Salmon:
 Chum (pink), 1 lb. can..... \$0.26
 Double Q (pink), 1 lb. can..... .27
 Recipe Salmon (pink), 1 lb. can..... .28
 Repeater, 1 lb. can..... .26
 Taste T (pink), 1 lb. can..... .28
 Eatwell (Natural) (Sardines), 1 lb. can..... .13

COFFEE

Chase and Sanborn, 1 lb. paper..... .33
 Del Monte, 1 lb. glass..... .38
 Instant Postum, 8 oz. package..... .44
 Instant Postum, 4 oz. package..... .25
 Kaffee Hag, 1 lb. glass..... .41
 Maxwell House, 1 lb. glass..... .38
 Maxwell House, 1 lb. paper..... .35
 Sanka, 1 lb. glass..... .41
 Senate, 1 lb. paper..... .35

SUGAR

Brown:
 Dixie Crystal (Dark), 1 lb. package..... .08
 Dixie Crystal (Light), 1 lb. package..... .08
 Granulated:
 Dixie Crystal, 1 lb. package..... .08
 Cane or Beet Unbranded, 1 lb. bulk..... .07
 Dixie Crystal (XXX) (Confectionery), 1 lb. package..... .09

SYRUP

Log Cabin, 12 oz. glass jar..... .21
 Log Cabin, 24 oz. glass jar..... .40
 Karo (Plain), 24 oz. glass jar..... .18
 Karo (Red Label), 24 oz. glass jar..... .19
 Karo (Blue Label), 24 oz. glass jar..... .17

POULTRY

Broilers and Fryers, under 4 lbs., sold live..... .41
 Hens, any weight, sold live..... .36
 Broilers and Fryers, under 3½ lbs., sold dressed..... .46
 Hens, any weight, sold dressed..... .41
 Broilers and Fryers, under 2½ lbs., sold drawn..... .61
 Hens, all weight, sold drawn..... .53

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 8th day of May 1943.

CARLTON C. CONE,
 District Director,
 Tampa District.

[F. R. Doc. 43-8054; Filed, May 20, 1943; 3:42 p. m.]

[Florida Order 1 Under Gen. Order 51]

COMMUNITY CEILING PRICES FOR CERTAIN FLORIDA COUNTIES

SECTION 1 What this order does. In accordance with the provisions of General Order No. 51, there is hereby established community (dollars-and-cents) ceiling prices for certain food items sold in class 1 retail stores located in the Counties of Baker, Bradford, Clay, Duval, Nassau and St. Johns in the State of Florida.

Sec. 2 Application to other sellers. No seller, except a "retail route seller", may charge more than these community (dollars-and-cents) ceiling prices. Retail route sellers may continue to charge their present ceiling prices. The community ceiling prices shall be the only ceiling prices for such food items for

"class 1 retail stores". All other sellers must continue to charge no more than any lower ceiling prices established by any other applicable price regulations.

Sec. 3 Posting—(a) Selling prices. All retail stores must post their selling prices for the food items listed below on the item or at or near the place where such food item is offered for sale.

(b) **Ceiling prices.** All class 1 retail stores must post in a conspicuous place in the store a list of the community ceiling prices for such food items, when such list is supplied by the Office of Price Administration. Other retailers must continue to post ceiling prices as required by any other applicable regulation fixing their ceiling prices.

(c) **Class of store.** All retail stores selling any of the food items listed below must post a sign reading "OPA-1", "OPA-2", "OPA-3", or "OPA-4", whichever applies, so that it can be clearly seen by their customers. The definitions of classes of retailers shall be those contained in Revised Maximum Price Regulations Nos. 238 and 268, which are as follows:

(1) **Class 1.** "Class 1 retail store" is an "independent" retail store with annual gross sales of less than \$50,000.00. A retail store shall be an "independent" retail store if it is not one of a group of four or more stores under one ownership whose combined "annual gross sales" are \$500,000.00 or more.

(2) **Class 2.** "Class 2 retail store" is an independent retail store with annual gross sales of \$50,000.00 or more but less than \$250,000.00.

(3) **Class 3.** Class 3 is a store with annual gross sales of less than \$250,000.00 which is not an independent store.

(4) **Class 4.** Class 4 is a store having annual gross sales of \$250,000.00 or more.

SEC. 4 Applicability of General Order No. 51. This order is subject to all the provisions of General Order No. 51, which are hereby made a part of this order.

SEC. 5 Revocation, amendment, or correction. This order may be revoked, amended, or corrected at any time.

SEC. 6 Effective date. This order becomes effective on May 10, 1943.

SEC. 7 The community (dollars-and-cents) ceiling prices established. The following is a list of the food items and the community ceiling prices thereof:

CEILING PRICES, CERTAIN FLORIDA COUNTIES

PACKAGED DRIED FRUIT

Sunsweet Prunes, 1 lb., large..... \$0.20

COFFEE AND COFFEE SUBSTITUTES

Maxwell House, 1 lb. paper..... .35
 Maxwell House, 1 lb. glass..... .38
 Oversea, 1 lb. paper..... .29
 Sanka, 1 lb. glass..... .41
 Kaffee Hag, 1 lb. glass..... .40
 Chase & Sanborn, 1 lb. paper..... .33
 Instant Postum, 4 oz..... .25
 Instant Postum, 8 oz..... .44

PROCESSED FISH

Myrtle Pink Salmon, 16 oz..... .27
 Edola Pink Salmon, 16 oz..... .27
 Pleezing Pink Salmon, 16 oz..... .27
 Peter Pan Pink Salmon, 16 oz..... .27
 Levee Pink Salmon, 16 oz..... .27
 Sextant Chum White Salmon, 15½ oz..... .26

CEILING PRICES, CERTAIN FLORIDA COUNTIES—Continued

HYDROGENATED SHORTENING

Crisco, 1 lb..... \$0.28
 Crisco, 3 lb..... .74
 Snowdrift, 1 lb..... .26
 Snowdrift, 3 lb..... .73
 Spry, 1 lb..... .26
 Spry, 3 lb..... .74

COMPOUND SHORTENING

Scoco, 1 lb..... .21
 Scoco, 4 lb..... .83
 Jewell, 1 lb..... .21
 Jewell, 4 lb..... .83

EVAPORATED MILK

Borden's, tall can..... .11
 Carnation, tall can..... .11
 Pet, tall can..... .11
 Golden Key, tall can..... .11

GRAPEFRUIT JUICE

Dromedary, #2 can..... .15
 Pleezing, #2 can..... .15
 Oversea, #2 can..... .15
 Indian River, 46 oz..... .32
 Adams, 46 oz..... .32
 Dr. Phillips, 46 oz..... .32

CONDENSED MILK

Eagle Brand, 15 oz..... .22
 Nestles, 14 oz..... .15

SUGAR

Bulk, per lb..... .07
 Dixie Crystal, Brown, 1 lb. pkge..... .08
 Dixie Crystal, Conf., 1 lb. pkge..... .08
 Domino, Brown, 1 lb. pkge..... .08
 Domino, Conf., 1 lb. pkge..... .08

CEREALS

Kelloggs Corn Flakes, 6 oz..... .06
 Kelloggs Corn Flakes, 11 oz..... .10
 Kelloggs Rice Krispies, 5½ oz..... .14
 Kelloggs All Bran, 10 oz..... .14
 Kelloggs Shredded Wheat, 12 oz..... .12
 Post Corn Flakes, 6 oz..... .06
 Post Corn Flakes, 11 oz..... .10
 Post Bran Flakes, 8 oz..... .11
 Post Bran Flakes, 14 oz..... .16
 Post Grapenuts, 12 oz..... .16
 Post Raisin Bran, 11 oz..... .13
 Post Grapenut Flakes, 7 oz..... .11
 Post Grapenut Flakes, 12 oz..... .16
 Quaker Puffed Wheat, 4 oz..... .11
 Quaker Puffed Rice, 4½ oz..... .13
 Quaker Rolled Oats, 20 oz..... .12
 Quaker Rolled Oats, 48 oz..... .26
 Cream of Wheat, 14 oz..... .15
 Cream of Wheat, 25 oz..... .26
 Postum Cereal, 18 oz..... .23

BUTTER

Brookfield, Prints, per lb..... .57
 Cloverbloom, Prints, per lb..... .57
 Sunlight, Prints, per lb..... .57
 Reliable, Prints, per lb..... .57
 Brookfield, Rolls, per lb..... .56
 Cloverbloom, Rolls, per lb..... .56
 Sunlight, Rolls, per lb..... .56
 Reliable, Rolls, per lb..... .56

PROCESSED CHEESE

Kraft Pimento, ½ lb. pkg..... .24
 Kraft Limburger, ½ lb. pkg..... .24
 Kraft Swiss, ½ lb. pkg..... .24
 Kraft Velveeta, ½ lb. pkg..... .24
 Shefford Pimento, ½ lb. pkg..... .24
 Shefford Limburger, ½ lb. pkg..... .24
 Shefford Swiss, ½ lb. pkg..... .24
 Shefford Chevalle, ½ lb. pkg..... .24
 Philadelphia Cream Cheese, 3 oz. pkg..... .12
 Shefford Cream Cheese, 3 oz. pkg..... .12

Kraft Cream Spreads:
 Relish, 5 oz..... .20
 Pimento, 5 oz..... .20
 Olive-Pimento, 5 oz..... .20
 Limburger, 5 oz..... .20
 Old English, 5 oz..... .24

CEILING PRICES, CERTAIN FLORIDA COUNTIES— Continued

PROCESSED CHEESE—continued
Shefford Cream Spreads:
Relish, 5 oz. \$0.20
Pimento, 5 oz. .20
Olive-Pimento, 5 oz. .20
Limburger, 5 oz. .20
Blue Cheese, 5 oz. .24
Old York, 5 oz. .24

BREAD
Southern, Jax-Maid, Merita, Tip-Top:
Above Brands:
White, 16 oz. loaf .11
Whole Wheat, 14 oz. loaf .11

SYRUP
Karo, Blue Label, 24 oz. .17
Karo, Red Label, 24 oz. .18
Karo, Green Label, 24 oz. .19
Log Cabin, Maple Blend, 12 oz. .21
Log Cabin, Maple Blend, 24 oz. .40
Vermont Maid, 12 oz. .21

POULTRY
Live poultry:
Broilers and fryers, under 4 lbs. .40
Hens, any weight .35
Dressed poultry:
Broilers and fryers, under 3 1/2 lbs. .45
Hens, any weight .40
Drawn poultry:
Broilers and fryers, under 2 1/2 lbs. .60
Hens, any weight .52

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 8th day of May 1943.

C. W. BUTLER,
State Director,
Florida State Office.

[F. R. Doc. 43-8052; Filed, May 20, 1943; 3:43 p. m.]

Region V.

[Lubbock Order 1 Under Gen. Order 51]

COMMUNITY CEILING PRICES FOR LUBBOCK, TEXAS, DISTRICT

SECTION 1 What this order does. In accordance with the provisions of General Order No. 51, community (dollars-and-cents) ceiling prices are hereby established for certain food items herein mentioned, sold, transferred or delivered in Class 1 retail stores located in the following areas located within the State of Texas, to-wit:

The Counties of Bailey, Lamb, Hale, Floyd, Cochran, Hockley, Lubbock, Crosby, Yoakum, Terry, Lynn, and Garza.

SEC. 2 Application to others. No seller except a "retail route seller" may charge more than these community (dollars-and-cents) ceiling prices. Retail route sellers may continue to charge their present ceiling prices. The community ceiling prices shall be the only ceiling prices for such food items for "Class 1 retail store". All other sellers must continue to charge no more than ceiling prices established by any other applicable price regulations.

SEC. 3 Posting—(a) Selling prices. All retail stores must post their selling prices for the food items listed below on the item or at or near the place such food is offered for sale.

(b) Ceiling prices. All "class 1" retail stores must post in a conspicuous place in the store a list of community ceiling prices for such food items when such list is supplied by Office of Price Administration. Other retailers must continue to post ceiling prices as required by any other applicable regulation fixing their ceiling prices.

(c) Class of store. All retail stores selling any of the food items listed below must post a sign reading: "OPA-1", "OPA-2", "OPA-3", or "OPA-4", whichever applies, so that it can be clearly seen by their customers. The definitions of classes or retailers shall be those contained in Revised Maximum Price Regulations Numbers 238 and 268.

SEC. 4 Applicability of General Order 51. This order is subject to all provisions of General Order No. 51, which are hereby made a part of this order.

SEC. 5 Effective date. This order becomes effective on May 10, 1943, at 7:00 o'clock a. m., Central War Time.

SEC. 6 The community dollars-and-cents ceiling prices established. The following is a list of food items and the community ceiling prices thereof affected by this order, to-wit:

MAXIMUM RETAIL PRICES FOR SELECTED FOOD ITEMS IN LUBBOCK AREA

BREAD
1 lb. Loaf, (white and whole wheat) \$0.10

FLUID SWEET MILK
Grade "A" (Raw or Pasteurized)
Lubbock, per qt. 14 1/2
Brownfield, Lamesa, Plainview, per qt. .14
All other towns in area, per qt. .13
(Any milk shipped from Lubbock to Levelland, Slaton, Brownfield, Littlefield and Sundown takes same maximum as Lubbock, per qt. .14 1/2)

EGGS
Grade A, large .49
Grade B, large .46
Grade C, assorted .43
(When packed 1/2 dozen in carton, price is one cent (1c) higher. When packed 1 dozen in carton, price is two cents (2c) higher.)

SUGAR
C. & H., Brown Sugar, 1 lb. .09
C. & H., Cane Sugar, 2 lb. .16
C. & H., Cane Sugar, 5 lb. .38
C. & H., Cane Sugar, 10 lb. .75
C. & H., Cane Sugar, 25 lb. 1.87
C. & H., Confectioners Powdered Sugar, 1 lb. .09
C. & H., Beet Sugar, 5 lb. .37
C. & H., Beet Sugar, 10 lb. .74
Great Western, Beet Sugar, 5 lb. .38
Great Western, Beet Sugar, 10 lb. .74
Great Western, Beet Sugar, 25 lb. 1.81
Sea Island, Cane Sugar, 5 lb. .38
Sea Island, Cane Sugar, 10 lb. .75

BUTTER (Creamery and Country)
93 Score "AA" Best Grade:
1 lb. in paper .56
1 lb. in carton .56
1 lb. in carton (1/4's) .57
90 Score "B" (Average):
1 lb. in paper .55
1 lb. in carton .55
1 lb. carton (1/4's) .56
Cooking:
1 lb. in paper .49
1 lb. in carton .49
1 lb. in carton (1/4's) .49

MAXIMUM RETAIL PRICES FOR SELECTED FOOD ITEMS IN LUBBOCK AREA—Continued

BREAKFAST CEREALS
Cheerlotts, 7 oz. \$0.14
Dry Cereal, Clapp's, 8 oz. .14
Dry Oatmeal, Clapp's, 8 oz. .14
Postum Cereal, 18 oz. .23
Corn Kix, 7 oz. .14
Cream of Wheat (Reg.), 14 oz. .15
Cream of Wheat (Reg.), 28 oz. .26
Cream of Wheat (5 Min.), 14 oz. .15
Cream of Wheat (5 Min.), 28 oz. .26
Crystal Wedding Oats, 20 oz. .11
Crystal Wedding Oats, 48 oz. .24
Dry Cereal, Gerber's, 8 oz. .14
Dry Oatmeal, Gerber's, 8 oz. .14
Grape Nut Flakes, 7 oz. .11
Grape Nut Flakes, 12 oz. .16
Grape Nuts, 12 oz. .16
All Bran, Kellogg, 10 oz. .14
All Bran, Kellogg, 16 oz. .22
40% Bran Flakes, Kellogg, 8 oz. .11
40% Bran Flakes, Kellogg, 14 oz. .16
Corn Flakes, Kellogg, 11 oz. .10
Corn Flakes, Kellogg, 18 oz. .15
Pep, Kellogg, 10 oz. .14
Post Raisin Bran, Kellogg, 11 oz. .13
Rice Krispies, Kellogg, 5 1/2 oz. .14
Shredded Wheat, Kellogg, 12 oz. .12
Varieties, Kellogg, ind. .26
Wheat Krispies, Kellogg, 8 oz. .13
Wheat Krumbles, Kellogg, 9 oz. .13
Malt-O-Meal, 26 oz. .26
Mother's Oats with Premium, 48 oz. .33
Shredded Wheat, Nabisco, reg's. .13
3-Minute Oats, National, 20 oz. .12
3-Minute Oats, National, 48 oz. .25
40% Bran Flakes, Post, 8 oz. .11
40% Bran Flakes, Post, 14 oz. .16
Post-Tens, ind. .26
Post Toasties, 11 oz. .10
Post Toasties, 18 oz. .15
Frona Quaker, 14 oz. .10
Frona Quaker, 28 oz. .19
Hexagon Muffett, Quaker, pkg. .10
Hominy Grits, Quaker, 24 oz. .09
Yellow Meal, Quaker, 1.5# .09
White Meal, Quaker, 1.5# .09
Oats, Quaker, 20 oz. .12
Oats, Quaker, 48 oz. .26
Puffed Rice, Quaker, 4 1/2 oz. .13
Post Toasties, Quaker, 6 oz. .06
Puffed Wheat, Quaker, 4 oz. .11
Corn Flakes, Ralston, 8 oz. .08
Corn Flakes, Ralston, 6 oz. .05
Instant Ralston, 1 lb. .25
Wheat Cereal, Ralston, 24 oz. .25
Shredded Ralston, 12 oz. .14
Scotch Pearl Barley, pkg. .10
Raisin Bran, Skinner's, 11 oz. .13
White Swan Oats, 20 oz. .10
White Swan Oats, 48 oz. .21
Wheaties, 8 oz. .13

COFFEE
Admiration in Glass, 1 lb. .35
Admiration in Paper, 1 lb. .32
Bright & Early in Paper, 1 lb. .28
Chase & Sanborn in Paper, 1 lb. .34
Del Monte in Glass, 1 lb. .38
Folgers in Glass, 1 lb. .37
H & H in Paper, 1 lb. .34
Kaffee Hag in Glass, 1 lb. .40
Magnolia in Paper, 1 lb. .34
Maxwell House in Paper, 1 lb. .35
Maxwell House in Glass, 1 lb. .39
Red & White in Paper, 1 lb. .33
Sanka in Glass, 1 lb. .41
White Swan in Glass, 1 lb. .37

FLOUR
Amaryllis, 6 lb. .39
Amaryllis, 12 lb. .72
Amaryllis, 24 lb. 1.41
Amaryllis, 48 lb. 2.73
Bewley's Best, 3 lb. .23
Bewley's Best, 6 lb. .43
Bewley's Best, 24 lb. 1.44
Bewley's Best, 48 lb. 2.79
Flakey Bake, 6 lb. .38

MAXIMUM RETAIL PRICES FOR SELECTED FOOD ITEMS IN LUBBOCK AREA—Continued

MAXIMUM RETAIL PRICES FOR SELECTED FOOD ITEMS IN LUBBOCK AREA—Continued

MAXIMUM RETAIL PRICES FOR SELECTED FOOD ITEMS IN LUBBOCK AREA—Continued

FLOUR—continued

Flakey Bake, 12 lb. \$0.60

Flakey Bake, 24 lb. 1.14

Flakey Bake, 48 lb. 2.23

Gladiola, 6 lb. .38

Gladiola, 12 lb. .72

Gladiola, 24 lb. 1.40

Gladiola, 48 lb. 2.64

Gold Medal, 6 lb. .43

Gold Medal, 12 lb. .74

K. B., 6 lb. .37

K. B., 12 lb. .67

K. B., 24 lb. 1.33

Kitchen Tested, 12 lb. .81

Kitchen Tested, 24 lb. 1.59

Kitchen Tested, 48 lb. 3.07

Lightcrust, 6 lb. .41

Lightcrust, 10 lb. .64

Lightcrust, 12 lb. .75

Lightcrust, 24 lb. 1.38

Lightcrust, 48 lb. 2.67

Lightcrust, 98 lb. 5.25

Marechal Neil, 6 lb. .37

Marechal Neil, 12 lb. .67

Marechal Neil, 24 lb. 1.30

Marechal Neil, 48 lb. 2.30

Minimax, 24 lb. 1.05

Minimax, 48 lb. 1.94

Red & White, 6 lb. .34

Red & White, 12 lb. .62

Red & White, 24 lb. 1.19

Red & White, 48 lb. 2.31

FLOUR MIKES

Pancake Flour:

Aunt Jemima, 20 oz. .13

Aunt Jemima, 2½ lb. .25

Pillsbury's, 20 oz. .12

White Swan, 20 oz. .09

Buckwheat Flour:

Aunt Jemima, 20 oz. .15

Aunt Jemima, 2½ lb. .29

Pillsbury's, 20 oz. .15

Pillsbury's, large. .29

White Swan, 20 oz. .11

Whole Wheat Flour:

Lightcrust, 24 lb. 1.12

Devilsfood Mix:

Dromedary, 14¼ oz. .24

Waffle Mix:

Duff's, 14 oz. .24

Flour Mix:

Bisquick, 20 oz. .21

Bisquick, 40 oz. .38

Snosheen, 44 oz. .32

Softasilk, 44 oz. .32

Swansdown, 44 oz. .32

Gingerbread Mix:

Duff's, 14 oz. .24

Dromedary, 14½ oz. .24

SHORTENING

Birdbrand, 4 lb. .83

Crisco, 1 lb. .26

Crisco, 3 lb. .74

Crustene, 1 lb. .21

Crustene, 3 lb. .63

K. B., 4 lb. .83

Snowdrift, 1 lb. .26

Snowdrift, 3 lb. .74

Spry, 1 lb. .26

Spry, 3 lb. .74

Mrs. Tucker's, 1 lb. .21

Mrs. Tucker's, 3 lb. .63

Mrs. Tucker's, 4 lb. .83

Mrs. Tucker's, 8 lb. 1.66

COOKING AND SALAD OILS

Wesson Oil, pt. .33

Wesson Oil, qt. .63

SYRUPS

A-B Brand:

Blue Label, 5 lb. \$0.46

Blue Label, 10 lb. .82

Red Label, 5 lb. .48

Red Label, 10 lb. .85

Waffle Syrup, 5 lb. .51

Waffle Syrup, 10 lb. .94

Black Beauty Molasses, 5 gal. 2.33

Brer Rabbit (glass container):

Blue Label, 11 oz. .14

Blue Label, 25 oz. .25

Brown Label, 25 oz. .25

Gold Label, 11 oz. .21

Green Label, 11 oz. .18

Red Label, 11 oz. .11

Red Label, 25 oz. .23

Red Label, 5 lb. .39

Delta Syrup, 5 lb. .45

Delta Syrup, 10 lb. .79

Double Check, Ribbon Cane, 5 lb. .46

Double Check, Ribbon Cane, 10 lb. .81

Karo (glass container):

Blue Label, 1½ lb. .17

Blue Label, 5 lb. .43

Blue Label, 10 lb. .83

Green Label, 1½ lb. .17

Red Label, 1½ lb. .18

Red Label, 5 lb. .46

Red Label, 10 lb. .85

Log Cabin (glass container):

Cane and Maple Syrup, 12 oz. .21

Cane and Maple Syrup, 24 oz. .40

Penick:

Red Waffle Syrup, 52 oz. .46

White Waffle Syrup, 52 oz. .42

Golden, 52 oz. .40

Sandy Land (glass container):

Pure Ribbon Cane, 5 lb. .46

Pure Ribbon Cane, 10 lb. .81

Staley:

Crystal White, 1½ lb. .17

Crystal White, 5 lb. .43

Crystal White, 10 lb. .78

Golden, 1½ lb. .17

Golden, 3 lb. .28

Golden, 5 lb. .44

Golden, 10 lb. .80

Pure Sorghum, 5 lb. .42

Pure Sorghum, 10 lb. .78

Waffle Syrup, 1½ lb. .19

Waffle Syrup, 5 lb. .49

Vermont Maid (glass container):

Cane and Maple Syrup, 12 oz. .21

Cane and Maple Syrup, 24 oz. .40

Waples-Platter (glass container):

Waffle Syrup, pint. .17

Waffle Syrup, quart. .31

POULTRY

Fryers and broilers, drawn .59

Fowls (hens), drawn .51

EVAPORATED AND CONDENSED MILK

Eagle, 14 oz. .22

Bordens, 6 oz. .06

Bordens, 14 oz. .11

Carnation, small .05

Carnation, tall .11

Pet, small .05

Pet, tall .11

White Swan, small .06

White Swan, tall .10

CHEESE

½ lb. American Cheddar, all brands, per pkg. .23

1 lb. American Cheddar, all brands, per pkg. .43

2 lb. American Cheddar, all brands, per pkg. .86

CHEESE—continued

½ lb. Pimento, all brands, per pkg. \$0.24

½ lb. Swiss, all brands, per pkg. .24

½ lb. Velveeta, all brands, per pkg. .24

3 oz. Philadelphia Cream, all brands, per pkg. .12

FRUIT JUICES

Texas Grapefruit Juice, natural or unsweetened, Bounty, #2, "C" std. .15

Texas Grapefruit Juice, natural or unsweetened, Queen of Sheba, 46 oz., "C" std. .35

Texas Grapefruit Juice, Laferia, #2. .15

Texas Grapefruit Juice, natural or unsweetened, #2, A/fcy. .15

Texas Grapefruit Juice, natural or unsweetened, 46 oz., A/fcy. .34

Texas Grapefruit Juice, Texsun, 12 oz. .11

Texas Grapefruit Juice, Texsun, 46 oz. .33

Texas Grapefruit Juice, Tropic Gold, #2. .15

Texas Grapefruit Juice, Tropic Gold, 46 oz. .34

Texas Grapefruit Juice, Tropic Sun, #2. .08

Texas Grapefruit Juice, Tropic Sun, 46 oz., A/fcy. .34

Texas Grapefruit Juice, Uncle William, #2, A/fcy. .15

Texas Grapefruit Juice, Uncle William, 46 oz., A/fcy. .33

Texas Grapefruit Juice, White Swan, #2. .15

Texas Grapefruit Juice, White Swan, 46 oz. .34

FRUITS, DRIED & DEHYDRATED (PACKAGED)

Raisins:

Del Monte, Seedless, 15 oz. .16

Del Monte, Seeded, 15 oz. .18

Iris, Seedless, 2 lb. .31

Iris, Seedless, 4 lb. .61

Sun Maid, Seedless, 2's. .14

Prunes:

Sunsweet, (med size), 1's. .19

Sunsweet, (med size), 2's. .38

Sunsweet, (lg. size), 1's. .20

Sunsweet, (lg. size), 2's. .38

Sunsweet, (extra large size), 1's. .21

MACARONI & SPAGHETTI—MACARONI PRODUCTS

Golden Glow, 6 oz. .05

Macaroni Dinner (luxury brand), 7 oz. .11

O. B., 7 oz. .10

O. B., 8 oz. .10

O. B., 16 oz. .17

O. K., 6 oz. .05

Q. & Q., 6 oz. .05

Quakers, 6 oz. .10

Red Label, 6 oz. .04

Rosebud, 10 lb. 1.03

Skinner's, 7 oz. .10

Van Camp's Tenderoni, 6 oz. .10

PEANUT BUTTER

Justo, 6 oz. .14

K. B., 6 oz. .14

K. B., 12 oz. .24

K. B., 16 oz. .29

K. B., 24 oz. .43

K. B., 32 oz. .54

Pecan Valley, 8 oz. .20

Pecan Valley, 16 oz. .37

Pecan Valley, 24 oz. .52

Pecan Valley, 32 oz. .67

Supreme, 8 oz. .21

Supreme, 16 oz. .36

Supreme, 32 oz. .66

Wapco, 12 oz. .26

Wapco, 16 oz. .35

Wapco, 24 oz. .50

Wapco, 32 oz. .65

MAXIMUM RETAIL PRICES FOR SELECTED FOOD ITEMS IN LUBBOCK AREA—Continued

Table with columns for item name and price. Includes HONEY (Burleson's, 'Sioux Bee') and LARD (1 lb. Carton, 2 lb. Carton, etc.).

CANNED FISH

Table with columns for item name and price. Includes Fish Flakes, Oysters, Chum Salmon, Pink Salmon, Red Salmon, and California Sardines.

BANANAS

Table with columns for item name and price. Includes Central America, Mexico, States of Chiapas and Tabasco, and Mexico, All Other States.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871, E.O. 9328, 8 F.R. 4681)

Issued this 8th day of May 1943.

HOWARD R. GHOLSON, District Director, Lubbock District.

[F. R. Doc. 43-8057; Filed, May 20, 1943; 3:24 p. m.]

[Lubbock Order 1 Under Gen. Order 51, Amdt. 1]

CERTAIN FOOD ITEMS

Modification of Prices of Certain Listed Food Items in Lubbock District

For the reasons set forth in the opinion issued simultaneously herewith and under authority vested in the District Director of the Lubbock District of the Office of Price Administration, Section 6 of Order No. 1 under General Order No. 51 is hereby amended as follows:

The maximum prices of the following listed food items are changed so that they shall be as follows:

CANNED FISH

Table with columns for item name and price. Includes Fish Flakes, B & M, 7 oz.

FRUIT JUICES

Table with columns for Item and brand, Size, Grade, and Price. Includes Texas grapefruit juice, natural or unsweetened, BOUNTY, and Tropic Sun.

EVAPORATED AND CANNED MILK

Table with columns for item name and price. Includes White Swan, tall.

This Amendment No. 1 to Order No. 1 under General Order No. 51 shall become effective the 13th day of May 1943, at 8 a. m.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued at Lubbock, Texas, this 12th day of May, 1943.

HOWARD R. GHOLSON, District Director, Lubbock District.

[F. R. Doc. 43-8056; Filed, May 20, 1943; 3:42 p. m.]

Region VI.

[Milwaukee Order 1, Under Gen. Order 51]

COMMUNITY CEILING PRICES FOR MILWAUKEE COUNTY, WISCONSIN

SECTION 1 What this order does. In accordance with the provisions of General Order No. 51, this order establishes in section 6, community (dollars and cents) ceiling prices for certain food items sold in class 1 retail stores located in Milwaukee County, State of Wisconsin.

SEC. 2 Application to other sellers. No seller, except a "retail route seller", may charge more than these community (dollars and cents) ceiling prices. Retail Route Sellers may continue to charge their present ceiling prices. The Community Ceiling Prices shall be the only ceiling prices for such food items for "class 1 retail stores". All other sellers must continue to charge any lower ceiling prices established by any other applicable price regulations.

SEC. 3 Posting—(a) Selling prices. All retail stores must post their selling prices for the food items listed below on the item or at or near the place where such food item is offered for sale.

(b) Ceiling prices. All class 1 retail stores must post in a conspicuous place in the store, a list of the community ceiling prices for such food items, when such list is supplied by the Office of Price Administration. Other retailers must continue to post ceiling prices as required by any other applicable regulation fixing their ceiling prices.

(c) Class of store. All retail stores selling any of the food items listed below must post a sign reading "OPA-1", "OPA-2", "OPA-3", or "OPA-4", whichever applies, so that it can be clearly seen by their customers. The definitions of classes of retailers shall be those contained in Revised Maximum Price Regulation Nos. 238 and 268.

SEC. 4 Applicability of General Order No. 51. This order is subject to all the provisions of General Order No. 51, which are hereby made a part of this order.

SEC. 5 Effective date. This order becomes effective on May 10, 1943.

SEC. 6 The community (dollars-and-cents) ceiling prices established. The following is a list of the food items and the community ceiling prices thereof:

CEILING PRICES, MILWAUKEE COUNTY

BANANAS

Table with columns for item name and price. Includes All, lb.

BREAD

Table with columns for item name and price. Includes Jaeger Honey Krushed, Rotter Hollywood Health, and various baker's breads.

BUTTER

Table with columns for item name and price. Includes 92 score, 1 lb. print (all), 1/4 lb. print, etc.

COFFEE

Table with columns for item name and price. Includes Chase & Sanborn, Clark's Victory Blend, Columbia, Coronet, etc.

COFFEE SUBSTITUTES

Table with columns for item name and price. Includes Jah-Vah, Plus, Postum (instant), etc.

CEREALS

Table with columns for item name and price. Includes Cheer-Oats, Cream of Wheat, Gold Toast Wheat Flakes, etc.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 8th day of May, 1943.

RICHARD G. MONTGOMERY, District Director, Portland (Oreg.) District.

[F. R. Doc. 43-8055; Filed, May 20, 1943; 3:42 p. m.]

[Seattle Order 1 Under Gen. Order 51 as Corrected¹]

COMMUNITY CEILING PRICES FOR SEATTLE, WASHINGTON

SECTION 1 What this order does. In accordance with the provisions of General Order No. 51, this order establishes in section 6 community (dollars-and-cents) ceiling prices for certain food items sold in class 1 retail stores located in the following areas: Corporate limits of the City of Seattle, Washington.

SEC. 2 Application to other sellers. No seller except a "retail route seller," may charge more than these community (dollars-and-cents) ceiling prices. The community ceiling prices shall be the only ceiling prices for such food items for "class 1 retail stores." All other sellers must continue to charge no more than any lower ceiling prices established by any other applicable price regulations.

SEC. 3 Posting—(a) Selling prices. All retail stores must post their selling prices for the food items listed below on the item or at or near the place where such food item is offered for sale.

(b) Ceiling prices. All class 1 retail stores must post in a conspicuous place in the store a list of the community ceiling prices for such food items when such list is supplied by the Office of Price Administration. Other retailers must continue to post ceiling prices as required by any other applicable regulation fixing their ceiling prices.

(c) Class of store. All retail stores selling any of the food items listed below must post a sign reading "OPA-1", "OPA-2" "OPA-3" or "OPA-4" whichever applies, so that it can be clearly seen by their customers. The definitions of classes of retailers shall be those contained in Revised Maximum Price Regulation Nos. 238 and 268.

SEC. 4 Applicability of General Order No. 51. This order is subject to all the provisions of General Order No. 51, which are hereby made a part of this order.

SEC. 5 Effective date. This order becomes effective May 10, 1943.

SEC. 6 The community (dollars-and-cents) ceiling prices established. The following is a list of the food items and the community ceiling prices thereof:

CEILING PRICES, SEATTLE, WASH.

BREAD

Betty Barker Butter Krisp and Sno-queen Brand:

Table listing bread items: 16 oz. White, 16 oz. Dark, 24 oz. White, 24 oz. Dark, 16 oz. Sesame, 16 oz. Germako.

¹ A correction, effective May 10, 1943, has been filed with the Division of the Federal Register.

CEILING PRICES, SEATTLE, WASH.—Continued

BREAD—continued

Table listing various bread items under different brands: Buchan, Langendorf, Olympia, West Coast, Wonder, and Butter (All Brands).

BUTTER (ALL BRANDS)

Table listing butter items: 93 Score U. S. Grade AA, 92 Score U. S. Grade A, 90 Score U. S. Grade B, 89 Score U. S. Grade C.

CEREALS

Table listing cereal items: Cream of Rice, Kellogg's (8 oz. Pep, 10 oz. Variety Pack, etc.), and other brands.

² Corrected, effective May 10, 1943.

CEILING PRICES, SEATTLE, WASH.—Continued

CEREALS—continued

Table listing various cereal items: Kellogg's, NBC Post's, Quaker, and Ralston.

CHICKENS

Table listing chicken products: Broilers and Fryers, Dressed, and Quick-frozen drawn.

CITRUS, CANNED

Table listing various citrus products: Grapefruit (Golden Holly, Red & White, etc.), Grapefruit Juice (Natural, Sweetened), and Lemon Juice.

CEILING PRICES FOR SEATTLE, WASH.—CON.

CITRUS, CANNED—continued

Orange Juice:	
12 oz. Absopure.....	\$0. 20
#10 Absopure.....	2. 14
12 oz. Apte.....	.20
46 oz. Apte.....	.49
12 oz. Old South.....	.20
46 oz. Old South.....	.49
46 oz. O-Mi-O.....	.51
12 oz. Red & White.....	.14
46 oz. Red & White.....	.48
Orange & Grapefruit Juice:	
46 oz. Adams.....	.39
#2 Apte.....	.18
#2 Happy Home.....	.18
46 oz. Old South.....	.39
#10 Red & White.....	.99

COFFEE

1 lb. Bliss.....	.31
2 lbs. Bliss.....	.59
1 lb. Blue Banner.....	.38
2 lbs. Blue Banner.....	.73
1 lb. Chase & Sanborn.....	.32
1 lb. Corona.....	.36
1 lb. Crescent.....	.35
1 lb. Del Monte.....	.35
1 lb. Gold Shield.....	.33
1 lb. Hills Brothers.....	.36
1 lb. Kaffee Hag.....	.40
1 lb. Maxwell House.....	.38
2 lbs. Maxwell House.....	.74
1 lb. M. J. B.....	.36
1 lb. Old Homestead.....	.37
1 lb. Par.....	.31
2 lbs. Par.....	.59
1 lb. Red & White.....	.33
1 lb. Reliance.....	.34
2 lbs. Reliance.....	.68
1 lb. Sanka.....	.41
1 lb. Shurfine.....	.31
1 lb. Wide A Wake.....	.27

DRIED FRUIT

Currants:	
11 oz. Bonners.....	.16
11 oz. Fruitcake.....	.16
11 oz. Nonpareil.....	.16
11 oz. Sunmaid.....	.16
8 oz. Zante.....	.10
Fig: 12 oz. Roedings.....	.20
Prunes:	
1 lb. med. Del Monte.....	.15
2 lb. lge. Del Monte.....	.31
2 lb. med. Del Monte.....	.29
2 lb. lge. Shurfine.....	.30
2 lb. med. Shurfine.....	.28
1 lb. ex. lge. Sunsweet.....	.19
2 lb. ex. lge. Sunsweet.....	.38
2 lb. lge. Sunsweet.....	.34
2 lb. med. Sunsweet.....	.32
Raisins, Seeded:	
15 oz. Blue Ribbon.....	.15
15 oz. Shurfine.....	.15
15 oz. Sunmaid.....	.16
Raisins, Seedless:	
15 oz. Blue Ribbon ctn.....	.13
15 oz. Del Monte ctn.....	.13
4 lb. Isle O'Gold.....	.49
15 oz. Lion.....	.13
4 lb. Lion.....	.53
15 oz. Shurfine.....	.13
15 oz. Sunmaid.....	.15
1 lb. (cello) Sunmaid.....	.13
15 oz. Sunmaid nectars.....	.14
15 oz. Sunmaid puffed.....	.16
15 oz. Supreme.....	.13

CEILING PRICES FOR SEATTLE, WASH.—CON.

EGGS

	Loose	Pkd. by retr.	Pkd. by whslr.
	Cents per doz.	Cents per doz.	Cents per doz.
Grade AA (U. S. cert.):			
Jumbo.....			.59
Extra Large.....			.57
Large.....			.55
Medium.....			.50
Small.....			.46
Grade A (incl. AA when not cert.):			
Jumbo.....	.56	.58	.59
Extra Large.....	.53	.55	.55
Large.....	.50	.52	.53
Medium.....	.46	.48	.48
Small.....	.41	.43	.43
Grade B:			
Jumbo.....	.48	.50	.50
Extra Large.....	.48	.50	.50
Large.....	.48	.50	.50
Medium.....	.43	.45	.46
Small.....	.39	.41	.41
Grade C (asstd.):			
Jumbo.....	.44	.46	.47
Extra Large.....	.44	.46	.47
Large.....	.44	.46	.47
Medium.....	.40	.42	.42
Small.....	.35	.37	.37
Dirty and checked:			
Jumbo.....	.42	.44	.44
Extra Large.....	.42	.44	.44
Large.....	.42	.44	.44
Medium.....	.37	.39	.40
Small.....	.33	.35	.35

FOWL

Dressed:	
Grade A.....	Per lb. \$0.40
Grade B.....	.38
Grade C.....	.35
Drawn:	
Grade A.....	.52
Grade B.....	.50
Grade C.....	.47
Honey:	
24 oz. Boyden's.....	.45
16 oz. Bradshaw.....	.34
2 1/2 lbs. Bradshaw.....	.72
5 lbs. Bradshaw.....	1.39
14 oz. Dexter's Creamed.....	.31
20 oz. Reliance.....	.41
12 oz. Silver Bow.....	.26
11 oz. Whitney's Clover.....	.24
20 oz. Whitney's Clover.....	.41
14 oz. Whitney's Creamed.....	.34
16 oz. Whitney Server.....	.48

LARD

1 lb. Armour's Simon Pure.....	.22
1 lb. Armour's Star.....	.21
1 lb. Carsten's.....	.22
1 lb. Swift's Premium.....	.22
1 lb. Swift's Silverleaf.....	.21

MACARONI & SPAGHETTI PRODUCTS

Macaroni & Spaghetti (all styles):	
2 1/2 lbs. Best Bet.....	.29
8 oz. Creamette.....	.10
2 1/2 lbs. Favro.....	.29
8 oz. Fould's.....	.10
16 oz. Fould's.....	.17
27 oz. Fould's.....	.26
8 oz. Mission.....	.10
8 oz. Mission (carton).....	.09
16 oz. Mission.....	.17
27 oz. Mission.....	.26
8 oz. Reliance.....	.10
16 oz. Reliance.....	.17
27 oz. Reliance.....	.26
2 1/2 lbs. Reliance.....	.29
8 oz. Quaker.....	.12
16 oz. Quaker.....	.21

CEILING PRICES FOR SEATTLE, WASH.—CON.

MACARONI & SPAGHETTI PRODUCTS—continued

Egg Noodles:	
14 oz. Best Bet.....	\$0. 21
2 1/2 lbs. Best Bet.....	.29
12 oz. Big Value.....	.16
5 oz. Creamette.....	.10
16 oz. Fould's.....	.25
16 oz. Fould's Twirls.....	.27
5 oz. Favro.....	.10
8 oz. Favro.....	.14
14 oz. Favro.....	.21
8 oz. Manchu Chinese.....	.12
5 oz. Mission.....	.10
8 oz. Mission.....	.14
16 oz. Mission.....	.25
8 oz. Mission Chinese.....	.11
11 oz. Mission Chinese.....	.19
8 oz. Missionettes.....	.16
16 oz. Missionettes.....	.27
5 oz. Reliance.....	.10
8 oz. Reliance.....	.14
8 oz. Reliance Chinese.....	.12
16 oz. Reliance Egg Twistees.....	.25
16 oz. Reliance Noodlettes.....	.27
8 oz. Rose Chinese.....	.10
5 oz. Quaker.....	.11
6 oz. Van Camp Tenderoni.....	.10

CANNED MILK

Condensed: 15 oz. Eagle Brand.....	.21
Evaporated:	
Borden:	
Tall.....	.11
Small.....	.05 1/2
Carnation:	
Tall.....	.11
Small.....	.05 1/2
Darigold:	
Tall.....	.11
Small.....	.05
Federal:	
Tall.....	.11
Small.....	.05
Mt. Vernon: Tall.....	.11
Pet:	
Tall.....	.11
Small.....	.05 1/2
Red & White:	
Tall.....	.11
Small.....	.05
Regular Morning: Tall.....	.11
Rose: Tall.....	.11
Special Morning: Tall.....	.11
Swifts Premium: Tall.....	.11

MILK, FLUID (ALL BRANDS)

Per quart, 4%.....	.13
Per quart, 5%.....	.15
Per quart, Homogenized, 4%.....	.13
Per quart, Premium, Vitamin D, 4%.....	.14

OIL

1 pint Durkee.....	.33
1 quart Durkee.....	.63
1 gallon Fluffs.....	2.01
1 pint Mazola.....	.36
1 quart Mazola.....	.68
1 gallon Mazola.....	2.12
1 gallon Puritan.....	2.01
1 gallon Soy Bean Oil.....	1.81
1 gallon Staley's.....	2.01
1 pint Wesson.....	.33
1 quart Wesson.....	.63
1/2 gallon Wesson.....	1.12
1 gallon Wesson.....	2.10

PEANUT BUTTER

16 oz. Creamy Kernel.....	.39
24 oz. Creamy Kernel.....	.55
16 oz. Dennison's.....	.39

* Corrected, effective May 10, 1943.

CEILING PRICES FOR SEATTLE, WASH.—CON.

Table listing ceiling prices for Peanut Butter—continued, including items like Dennison's, Goober, Happy Home, Heinz, Jo Jo, Old Homestead, Peter Pan, Red & White, and Reliance.

PROCESSED FISH

Table listing ceiling prices for Processed Fish, including Clams, Crab Meat, Lobsters, Oysters, Pilchards, and Salmon.

CEILING PRICES FOR SEATTLE, WASH.—CON.

Table listing ceiling prices for Processed Fish—continued, including Salmon, Sardines, Shrimp, Snacks, Tuna, and various fish products.

SHORTENING

Table listing ceiling prices for Shortening, including Crisco, Fluffo, Jewel, and Snowdrift.

SUGAR

Table listing ceiling prices for Sugar, including Beet and Cane sugar products.

1 Corrected, effective May 10, 1943.

CEILING PRICES FOR SEATTLE, WASH.—CON.

Table listing ceiling prices for Syrups and Molasses, including various brands like Happy Home, Karo Blue, and Staley's.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 7th day of May 1943.

HENRY B. OWEN, District Director, Seattle District.

[F. R. Doc. 43-8060; Filed, May 20, 1943; 3:43 p. m.]

SECURITIES AND EXCHANGE COMMISSION.

[File No. 811-56]

MIDDLE STATES SECURITIES CORPORATION

NOTICE OF AND ORDER FOR HEARING

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pennsylvania, on the 19th day of May, A. D. 1943.

An application having been filed by Middle States Securities Corporation pursuant to section 8 (f) of the Investment Company Act of 1940 for an order declaring that the applicant has ceased to be an investment company within the meaning of said Act;

It is ordered, Pursuant to section 40 (a) of said Act, that a hearing on the aforesaid application be held on May 31, 1943 at 10:15 o'clock, a. m., Eastern War Time in Room 318, Securities and Exchange Commission Building, 18th and Locust Streets, Philadelphia, Pennsylvania; and

It is further ordered, That Charles S. Lobingier, Esq., or any other officer or officers of the Commission designated by it for that purpose shall preside at such

hearing. The officer so designated is hereby authorized to exercise all the powers granted to the Commission under sections 41 and 42 (b) of the Investment Company Act of 1940 and to trial examiners under the Commission's Rules of Practice.

Notice of such hearing is hereby given to the applicant and to any other persons whose participation in such proceeding may be in the public interest or for the protection of investors.

By the Commission.

[SEAL] ORVAL L. DuBOIS,
Secretary.

[F. R. Doc. 43-8037; Filed, May 20, 1943;
2:55 p. m.]

[File Nos. 811-457 and 811-463]

MUTUAL FUNDS, INC. AND MUTUAL FUNDS TRUST

NOTICE OF AND ORDER FOR HEARING

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pennsylvania on the 19th day of May, A. D., 1943.

In the matter of Mutual Funds, Incorporated, File No. 811-457; and Mutual Funds Trust, File No. 811-463.

An application having been filed by Mutual Funds, Incorporated and Mutual Funds Trust pursuant to section 8 (f) of the Investment Company Act of 1940 for an order declaring that the applicants have ceased to be investment companies within the meaning of said Act;

It is ordered, Pursuant to section 40 (a) of said Act, that a hearing on the aforesaid application be held on May 31, 1943, at ten o'clock, a. m., Eastern War Time in Room 318, Securities and Exchange Commission Building, 18th and Locust Streets, Philadelphia, Pennsylvania; and

It is further ordered, That Charles S. Lobingier, Esq., or any other officer or officers of the Commission designated by it for that purpose shall preside at such hearing. The officer so designated is hereby authorized to exercise all the powers granted to the Commission under sections 41 and 42 (b) of the Investment Company Act of 1940 and to trial examiners under the Commission's Rules of Practice.

Notice of such hearing is hereby given to the applicants and to any other persons whose participation in such proceeding may be in the public interest or for the protection of investors.

By the Commission.

[SEAL] ORVAL L. DuBOIS,
Secretary.

[F. R. Doc. 43-8036; Filed, May 20, 1943;
2:55 p. m.]

[File Nos. 70-717, 70-704]

UNITED LIGHT AND RAILWAYS COMPANY ET AL.

NOTICE OF FILING AND NOTICE OF AND ORDER FOR HEARING AND ORDER OF CONSOLIDATION

At a regular session of the Securities and Exchange Commission, held at its

office in the City of Philadelphia, Pa., on the 19th day of May 1943.

In the matter of The United Light and Railways Company, Continental Gas & Electric Corporation, Iowa-Nebraska Light and Power Company, Iowa Power and Light Company, Des Moines Electric Light Company, File No. 70-717; Illinois Iowa Power Company, File No. 70-704.

The Commission having, by order dated April 14, 1942, directed, among other things, that Illinois Iowa Power Company ("Illinois Iowa Power"), a registered public utility holding company, sever its relationship with Des Moines Electric Light Company ("Des Moines Electric"), a registered holding company, and Iowa Power and Light Company ("Iowa Power"), a public utility subsidiary of Des Moines Electric, in an appropriate manner not in contravention of the applicable provisions of the Act or the Rules, Regulations and Orders promulgated thereunder;

Notice is hereby given that the above-named companies and The United Light and Railways Company, a registered holding company and a subsidiary of The United Light and Power Company, also a registered holding company, Continental Gas & Electric Corporation ("Continental"), a registered holding company and a subsidiary of The United Light and Railways Company, and Iowa-Nebraska Light and Power Company ("Iowa Nebraska Light"), a subsidiary of Continental, have filed with this Commission applications and declarations pursuant to sections 6, 7, 9, 10, 11 and 12 of the Act and Rule U-42, U-43, U-44, U-45, U-46 and U-50, and any other applicable sections of the Act or Rules thereunder with respect to various proposed transactions, all as more particularly hereinafter described, designed to accomplish the disposition of all interest, direct and indirect, of Illinois Iowa Power in Iowa Power and Des Moines Electric, and the direct or indirect acquisition of such interest by Continental;

All interested persons are referred to said documents, which are on file in the office of this Commission, for a full statement of the transactions therein proposed which are summarized as follows:

(1) Continental, pursuant to an agreement dated March 1, 1943, will purchase from Illinois Iowa Power for \$10,210,000 in cash all the outstanding shares (335,000) of common stock, without par value, stated value \$20 per share, of Des Moines Electric, and all the outstanding shares (\$250,000) of common stock, par value \$10 per share, of Iowa Power; Illinois Iowa Power will acquire the latter shares as a partial liquidating dividend from Des Moines Electric;

(2) Continental will transfer to Iowa Power all the shares of capital stock of Des Moines Electric acquired by it in the preceding transaction, and Iowa Power will issue to Continental 486,160 additional shares of its common stock at par (\$10 per share) in exchange for such stock of Des Moines Electric;

(3) Iowa Power will purchase from Illinois Iowa Power, for \$5,010,000 in cash, \$1,750,000 principal amount of 5% Mortgage Bonds of Des Moines Electric, \$3,000,000 of open account indebtedness

owing by Des Moines Electric to Illinois Iowa Power, and \$260,000 par amount of 7% Cumulative Preferred Stock of Iowa Power now owned by Illinois Iowa Power;

(4) Iowa Power, owning as a result of the foregoing transactions all the outstanding securities of Des Moines Electric, will cause Des Moines Electric to be liquidated by distributing all its property and assets to Iowa Power which will surrender the outstanding securities of Des Moines Electric for cancellation and will assume all the liabilities of Des Moines Electric which will then be dissolved;

(5) Iowa Power will acquire from Iowa-Nebraska Light all of the property and assets of that company located in the State of Iowa by paying to Iowa-Nebraska Light approximately \$1,000,000 in cash, by issuing and delivering 462,500 additional shares of its common stock to Iowa-Nebraska Light at par, and by assuming the liabilities and obligations appertaining to the property and business acquired;

(6) Iowa-Nebraska Light will pay its indebtedness in the amount of \$523,055 to Continental and will effect a partial liquidation by distributing to Continental \$1,500,000 in cash, the 462,500 shares of common stock of Iowa Power acquired by it in the preceding transaction, and all securities of Maryville Electric Light and Power Company now owned by Iowa-Nebraska Light. In connection with this transaction, Continental will surrender to Iowa-Nebraska Light for cancellation 68,650 shares of the common stock of Iowa-Nebraska Light now owned by Continental, and, in addition, Continental will transfer to Iowa-Nebraska Light, as a credit to paid-in surplus, 10,758 shares of common stock (\$100 par value) of Iowa-Nebraska Light; the earned surplus deficit of Iowa-Nebraska Light, in the amount of \$1,075,735, will be written off against this paid-in surplus;

(7) Iowa Power proposes to issue and sell at competitive bidding \$17,000,000 principal amount of 3 1/4% First Mortgage Bonds, due 1973, and to borrow \$2,500,000 from one or more commercial banks; such loan to be evidenced by promissory notes bearing interest at a rate to be determined and maturing in ten equal annual installments. With a portion of the proceeds obtained from this financing, Iowa Power proposes to redeem all of its presently outstanding bonds, in the principal amount of \$11,232,000, and \$1,013,000 par amount of its publicly held 7% Cumulative Preferred Stock.

It appearing to the Commission that it is appropriate in the public interest and in the interest of investors and consumers that a hearing be held with respect to said matters, and that said declarations shall not become effective nor said applications be granted except pursuant to further order of this Commission; and

It further appearing to the Commission that the issues presented by the declarations and applications of Illinois Iowa Power Company (File No. 70-704) and by The United Light and Railways Company, et al. (File No. 70-717) involve

common questions of law and fact and should be consolidated and heard together;

It is ordered, That the proceedings in both matters be, and they hereby are consolidated, and that a consolidated hearing under the applicable provisions of said Act and Rules of the Commission thereunder be held on June 9, 1943, at 10:00 a. m., e. w. t., at the offices of the Securities and Exchange Commission, 18th and Locust Streets, Philadelphia, Pennsylvania, in such room as the hearing room clerk in Room 318 will at that time advise. At such hearing cause shall be shown why such declarations and applications shall become effective or shall be granted. All persons desiring to be heard or otherwise wishing to participate in the proceedings should notify the Commission in the manner provided by its Rules of Practice, Rule XVII, on or before June 7, 1943.

It is further ordered, That Willis E. Monty, or any other officer or officers of the Commission designated by it for that purpose shall preside at the hearings in such matter. The officer so designated to preside at any such hearing is hereby authorized to exercise all powers granted to the Commission under section 18 (c) of said Act and to a trial examiner under the Commission's Rules of Practice.

It is further ordered, That without limiting the scope of the issues presented by said declarations and applications otherwise to be considered in this proceeding, particular attention will be directed at the hearing to the following matters and questions:

1. Whether the consideration to be paid by Continental, directly or indirectly, and to be received by Illinois Iowa Power, for the securities to be acquired from such latter company by Continental is reasonable and fair and bears a fair relation to the sums invested in or the earning capacity of the utility assets underlying the securities to be acquired;

2. Whether competitive conditions have been maintained in the negotiation of the proposed acquisition of securities from Illinois Iowa Power;

3. Whether the consideration to be paid by Iowa Power for the property and assets of Iowa-Nebraska Light located in the State of Iowa is reasonable and bears a fair relation to the sums invested in or the earning capacity of the utility assets to be acquired;

4. Whether the proposed acquisitions by Iowa Power and by Continental will serve the public interest by tending towards the economical and efficient development of an integrated public-utility system and whether they meet the requirements of the other applicable provisions of Section 10 of the Act;

5. Whether the proposed acquisitions of securities and utility assets are detrimental to the carrying out of the provisions of Section 11 of the Act;

6. Whether the proposed capital distribution in partial liquidation of Iowa-Nebraska Light will impair the financial integrity or working capital of Iowa-Nebraska Light or will otherwise be detrimental to the public interest or the

interest of investors or consumers or the proper functioning of such company;

7. Whether the proposed securities of Iowa Power will be reasonably adapted to the security structure and earning power of such company, and, generally, whether such securities comply with the standards of Section 7 of the Act;

8. Whether it is necessary or appropriate to impose terms or conditions in the public interest or for the protection of investors or consumers, with particular attention to all accounting entries in connection with the proposed transactions, to intangibles and other inflationary items in the property and other accounts, to property which is not used or useful in the performance of utility services, to the adequacy of the depreciation reserves and to the adequacy of the proposed annual provision for maintenance and depreciation;

9. Generally, whether, in any respect, the proposed transactions are detrimental to the public interest or to the interest of investors or consumers or will tend to circumvent any provisions of the Act or the Rules, Regulations or Orders promulgated thereunder;

It is further ordered, That notice of this hearing be given to the applicants and declarants, and to all other persons; said notice to be given to the declarants and applicants and to the Mayor of the City of Des Moines, Iowa, by registered mail, and to all other persons by general release of this Commission which shall be distributed to the press and mailed to the mailing list for releases issued under the Public Utility Holding Company Act of 1935, and by publication in the FEDERAL REGISTER;

It is further ordered, That jurisdiction be and is hereby reserved to separate, whether for hearing, in whole or in part, or for disposition, in whole or in part, any of the issues, questions or matters hereinbefore set forth or which may arise in this proceeding, or to consolidate with these proceedings other filings or matters pertaining to the subject matter of this proceeding, or to take such other action as may appear conducive to an orderly, prompt and economical disposition of the matters involved.

By the Commission.

[SEAL]

ORVAL L. DUBOIS,
Secretary.

[F. R. Doc. 43-8069; Filed, May 21, 1943;
9:36 a. m.]

[File No. 69-54]

KENTUCKY UTILITIES COMPANY

NOTICE OF FILING AND ORDER FOR HEARING

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 19th day of May, A. D. 1943.

Notice is hereby given that an application and amendment thereto have been filed with this Commission by Kentucky Utilities Company, a registered holding company, subsidiary of The Middle West Corporation, also a registered holding company, for the exemption of Kentucky Utilities Company from the provisions

of the Public Utility Holding Company Act of 1935 pursuant to section 3 (a) (2) thereof, upon the ground that it is predominantly a public utility company whose operations as such do not extend beyond the State of Kentucky, in which it is organized, and the contiguous State of Tennessee. Kentucky Utilities Company also requests that the effectiveness of its Notification of Registration filed with the Commission on or about December 9, 1938 (File No. 30-161) be terminated. All interested persons are referred to said application, which is on file in the office of this Commission, for a statement of the claims therein made, which are summarized as follows:

Kentucky Utilities Company, a Kentucky corporation, with its principal office at Lexington, Kentucky, conducts the business of generating, purchasing, transmitting, distributing and selling electric energy; purchasing and distributing natural gas in two communities; manufacturing and distributing gas in three communities; operating water plants and distributing water in thirteen communities; manufacturing and selling ice; and, in one community, operating a bus system. All such business is conducted in the State of Kentucky except that at two points the transmission system extends a short distance into Tennessee, and three of the communities served with electricity are located in Tennessee, adjacent to the Kentucky line.

The following five corporations are subsidiary companies of Kentucky Utilities Company, and do business as follows:

(1) Old Dominion Power Company, a Virginia corporation, with its principal office at Norton, Virginia, conducts the business of generating, purchasing, transmitting, distributing and selling electric energy in three counties in southwestern Virginia adjoining the Kentucky line.

(2) Old Dominion Ice Corporation (all of whose securities are owned by Old Dominion Power Company), a Virginia corporation, with its principal office at Norton, Virginia, conducts the business of manufacturing and selling ice in five communities in southwestern Virginia.

(3) South Fulton Light and Power Company, a Tennessee corporation, with its principal office at South Fulton, Tennessee, conducts the business of purchasing distributing and selling electric energy in the Town of South Fulton, immediately adjacent to and constituting a part of the same community as Fulton, Kentucky.

(4) Dixie Power & Light Company, a Tennessee corporation, with its principal office at Tazewell, Tennessee, conducts the business of purchasing, transmitting, distributing and selling electric energy in four communities in Claiborne County, Tennessee and territory immediately adjoining the Kentucky line.

(5) Lexington Gas Company, a Kentucky corporation, with its principal office in Lexington, Kentucky, is not actively engaged in any business but owns a perpetual franchise for the distribution of gas in Lexington.

It appearing to the Commission that it is appropriate in the public interest and in the interest of investors and consumers that a hearing be held with respect to said matters, and that said application shall not be granted except pursuant to further order of this Commission:

It is ordered, That a hearing on such matters under the applicable provisions of the Act and rules of the Commission thereunder be held on June 14, 1943, at 10 a. m., e. w. t., at the offices of the Securities and Exchange Commission, 18th and Locust Streets, Philadelphia, Pa. On such day the hearing room clerk in Room 318 will advise as to the room where such hearing will be held. At such hearing cause shall be shown why such application shall be granted.

It is further ordered, That Charles S. Lobingier or any other officer or officers of the Commission designated by it for that purpose shall preside at the hearings on such matters. The officer so designated to preside at any such hearing is hereby authorized to exercise all powers granted to the Commission under section 18 (c) of the Act and to a trial examiner under the Commission's Rules of Practice.

It is further ordered, That without limiting the scope of issues presented by said application otherwise to be considered in this proceeding, particular attention will be directed at the hearings to the following matters and questions:

(1) Whether Kentucky Utilities Company is predominantly a public-utility company.

(2) Whether the operations of Kentucky Utilities Company as a public-utility company extend beyond the State in which it is organized, and States contiguous thereto.

(3) Whether exemption of Kentucky Utilities Company from any provision or provisions of the Public Utility Holding Company Act of 1935 would be detrimental to the public interest or the interest of investors or consumers

It is further ordered, That notice of said hearing is hereby given to Kentucky Utilities Company, Old Dominion Power Company, Old Dominion Ice Corporation, South Fulton Light and Power Company, Dixie Power & Light Company and Lexington Gas Company, to their respective security holders and consumers, to all States, municipalities, and political subdivisions of States within which are located any of the physical assets of said companies or under the laws of which any of said companies are incorporated, all State Commissions, State Securities Commissions and all agencies, authorities, or instrumentalities of one or more States, municipalities or other political subdivisions having jurisdiction over any of said companies, or over any of the business, affairs, properties or operations of any of them; that the Secretary of the Commission shall serve notice of said hearing by mailing a copy of this order by registered mail to Kentucky Utilities Company, Old Dominion Power Company, Old Dominion Ice Corpora-

tion, South Fulton Light and Power Company, Dixie Power & Light Company and Lexington Gas Company, not less than 15 days prior to the date hereinbefore fixed as the date of hearing; that such notice shall be given further by a general release of the Commission, distributed to the press and mailed to the mailing list for releases issued under the Act; and that further notice shall be given to all persons by publication in the FEDERAL REGISTER, not less than 15 days prior to the date hereinbefore fixed as the date of hearing.

It is further ordered, That any person proposing to intervene or to be heard in these proceedings shall file with the Secretary of the Commission on or before June 7, 1943, his request or application therefor, as provided by Rule XVII of the Rules of Practice of the Commission.

By the Commission.

[SEAL] ORVAL L. DuBOIS,
Secretary.

[F. R. Doc. 43-8068; Filed, May 21, 1943;
9:36 a. m.]

[File No. 1-1729]

BUCKEYE UNION OIL COMPANY

FINDINGS AND ORDER WITHDRAWING SECURITIES FROM REGISTRATION

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 20th day of May, A. D. 1943.

This proceeding having been instituted pursuant to section 19 (a) (2) of the Securities Exchange Act of 1934, to determine whether or not the Commission should suspend or withdraw the registration of the common and preferred stock, \$1 par value, of Buckeye Union Oil Company, listed and registered on the Los Angeles Stock Exchange, a national securities exchange;

A hearing having been held after appropriate notice to the registrant and the Los Angeles Stock Exchange; the trial examiner having filed an advisory report finding that the registrant has failed to comply with the provisions of section 13 of the Act and Rules X-13A-1 and X-13A-2 promulgated pursuant thereto in that it has failed to file its annual report on Form 10-K for the fiscal year ended December 31, 1941; no exceptions to the trial examiner's report having been filed; the Commission having adopted the trial examiner's findings as being in accord with the evidence, and finding that it is necessary and appropriate for the protection of investors to withdraw the said stock from registration;

It is ordered, pursuant to section 19 (a) (2) of the said Act, that the registration of said stock in question be, and the same hereby is, withdrawn, effective ten days after the date of this order.

By the Commission.

[SEAL] ORVAL L. DuBOIS,
Secretary.

[F. R. Doc. 43-8059; Filed, May 21, 1943;
9:36 a. m.]

[File No. 59-12]

ELECTRIC BOND AND SHARE COMPANY ET AL. NOTICE OF AND ORDER RECONVENING HEARING

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pennsylvania, on the 18th day of May, A. D. 1943.

In the matter of Electric Bond and Share Company, American Power & Light Company, Pacific Power & Light Company, Electric Power & Light Corporation, Utah Power & Light Company, National Power & Light Company, American & Foreign Power Company, Inc., Ebasco Services Incorporated, respondents, File No. 59-12.

The Commission having on May 9, 1940 instituted the above-entitled proceeding under section 11 (b) (2) of the Public Utility Holding Company Act of 1935 against Electric Bond and Share Company and various of its subsidiary companies; and

Hearings having been held and concluded with respect to certain of the issues in said proceeding, and the Commission having handed down its findings, opinion and order with respect thereto; and

It appearing appropriate to the Commission that hearings be reconvened in the said proceeding with respect to certain of the issues remaining therein; and

The Commission having information in its official files tending to establish the following facts:

1. American Gas and Electric Company, a subsidiary of Electric Bond and Share Company, is a registered holding company, organized under the laws of the State of New York.

2. American Gas and Electric Company has 25 subsidiary companies, of which 13 are public-utility companies within the meaning of the Act. The holding company system of American Gas and Electric Company serves with electricity approximately 1,926 communities, having an aggregate population of approximately 3,500,000 in the States of Indiana, Kentucky, Michigan, New Jersey, Ohio, Pennsylvania, Tennessee, Virginia and West Virginia and is also engaged in various other businesses including the holding and owning of real estate, coal mining, heating and transportation.

3. American Gas and Electric Company owns all of the outstanding securities of its subsidiary company, American Gas and Electric Service Corporation, which performs service sales and construction contracts for associate companies in the holding company system of American Gas and Electric Company.

4. Neither Electric Bond and Share Company nor any of its subsidiary companies, except American Gas and Electric Company and its subsidiary companies, performs any function, other than that of the exercise of control or controlling influence, with respect to American Gas and Electric Company or any of its subsidiary companies.

5. The outstanding securities of American Gas and Electric Company at December 31, 1942 were as follows:

Sinking fund debentures:	
2¼% Series due 1950.....	\$5,975,000
3½% Series due 1960.....	9,700,000
3¾% Series due 1970.....	11,640,000
4¾% Cumulative Preferred Stock:	
355,623 shares (\$100 Par Value) ..	35,562,300
Common Stock:	
4,432,737 shares (\$10 Par Value) ..	44,827,370

The preferred and common stocks are each entitled to one vote per share. Electric Bond and Share Company owns 46,985 shares of the common stock or 17.51% of the outstanding voting securities.

6. In its Findings and opinion with respect to the application of American Gas and Electric Company under section 2 (a) (8) of the Act (Holding Company Act Release No. 2749), this Commission found:

Bond and Share's investment in the applicant represents approximately 5 percent of the total investment by all persons or corporations in American Gas and its subsidiaries as shown by their books, the total investment being approximately \$425,000,000, of which Bond and Share's holdings represent approximately \$23,000,000. These facts indicate that Bond and Share's control or controlling influence has been "exerted through disproportionately small investment" (see section 1 (b) (3) of the Act).

7. American & Foreign Power Company, Inc., a subsidiary of Electric Bond and Share Company, is a registered holding company organized under the laws of the State of Maine.

8. American & Foreign Power Company, Inc. has 104 subsidiary companies, of which 74 are public-utility companies in the countries of Argentina, Brazil, Chile, China, Colombia, Costa Rica, Cuba, Ecuador, Guatemala, India, Mexico, Panama and Venezuela. The holding company system of American & Foreign Power Company, Inc., through the medium of its various subsidiary companies is also engaged in various other businesses in said foreign countries.

9. On February 4, 1943, effective as of the close of business on January 31, 1943, Electric Bond and Share Company, with the approval of this Commission by order dated January 22, 1943 (Holding Company Act Release No. 4070), caused its wholly-owned subsidiary, Ebasco Services Incorporated, to transfer to Ebasco International Corporation, a wholly-owned subsidiary company of American & Foreign Power Company, Inc., all of the assets including service contracts of the International Division of Ebasco Services Incorporated, which had previously rendered services to subsidiary companies of American & Foreign Power Company, Inc.

10. Neither Electric Bond and Share Company nor any of its subsidiary companies, except American & Foreign Power Company, Inc. and its subsidiary companies, performs any functions, other than that of the exercise of control or controlling influence, with respect to American & Foreign Power Company, Inc. or any of its subsidiary companies.

11. Several of the subsidiary companies of American & Foreign Power

Company, Inc., which itself is a subsidiary of Electric Bond and Share Company, are holding companies. In addition, several of the subsidiary companies of American & Foreign Power Company, Inc. have subsidiary companies which are holding companies.

12. The outstanding securities of American & Foreign Power Company, Inc. at December 31, 1942 and the respective holdings of Electric Bond and Share Company and the public therein are as follows:

American & Foreign Power Company, Inc.	Assigned or minimum liquidating value of securities	Electric Bond and Share Company	Public
Long Term Debt.....	\$50,000,000	-----	\$50,000,000
Notes Payable.....	38,100,000	\$35,620,000	2,480,000
Preferred Stocks.....	82,818,714	7,611,040	75,207,674
2nd Preferred Stocks.....	168,801,294	223,400,750	45,400,539
Common Stocks.....	42,320,444	17,893,064	24,427,360
Total.....	482,040,452	284,524,870	197,515,573

The accumulated dividend arrearages on the preferred stocks and second preferred stocks aggregate \$56,169,744 and \$222,676,551 respectively, or a total of \$280,846,295. All of the voting power in the corporation is vested in the common stock of which Electric Bond and Share Company owns 42.28%.

It appearing appropriate to the Commission that the issues to be considered at the reconvened hearings herein be those hereinafter set forth:

It is ordered, That the hearings in the above-entitled proceeding shall be reconvened on June 9, 1943, at 10:30 a. m., e. w. t., at the offices of the Securities and Exchange Commission, 18th and Locust Streets, Philadelphia, Pennsylvania. On such day the hearing room clerk will advise as to the room where such hearing will be held.

It is further ordered, That William W. Swift or any other officer or officers of the Commission designated by it for that purpose shall preside at the reconvened hearing. The officer so designated to preside at such hearing is hereby authorized to exercise all powers granted to the Commission under section 18 (e) of said Act and to a Trial Examiner under the Commission's Rules of Practice.

It is further ordered, That any person desiring to be heard at said reconvened hearing or proposing to intervene herein shall file with the Secretary of the Commission on or before June 2, 1943 his request or application therefor as provided by Rule XVII of the Rules of Practice of the Commission.

It is further ordered, That the issues to be considered at said reconvened hearing shall be as follows:

1. Whether the facts set forth in paragraphs numbered "1" to "12" inclusive, above, are true and accurate.

2. Whether Electric Bond and Share Company's continued existence as a holding company with respect to American Gas and Electric Company, and its subsidiary companies, unduly or unnecessarily complicates the structure of, or unfairly or inequitably distributes voting power among the security holders

of, the holding company system of Electric Bond and Share Company or American Gas and Electric Company.

3. Whether Electric Bond and Share Company's continued existence as a holding company with respect to American & Foreign Power Company, Inc., and its subsidiary companies, unduly or unnecessarily complicates the structure of, or unfairly or inequitably distributes voting power among the security holders of, the holding company system of Electric Bond and Share Company or American & Foreign Power Company, Inc.

4. Whether Electric Bond and Share Company should be directed to take appropriate action in order to ensure that it shall cease to be a holding company with respect to American Gas and Electric Company and American & Foreign Power Company, Inc. and their respective subsidiary companies.

5. (a) Whether prior to Electric Bond and Share Company's ceasing to be a holding company with respect to American & Foreign Power Company, Inc., and its subsidiary companies, Electric Bond and Share Company and American & Foreign Power Company, Inc. should be required to take appropriate action to ensure that the corporate structure of American & Foreign Power Company, Inc. shall not unduly or unnecessarily complicate the structure, or unfairly or inequitably distribute voting power among security holders, of its holding company system; (b) whether such action should include a recapitalization or reorganization of American & Foreign Power Company, Inc.; and (c) if such recapitalization or reorganization is required, what shall constitute a fair and equitable recognition of the respective claims in and against American & Foreign Power Company, Inc. therein.

It is further ordered, That the issues first to be considered at the reconvened hearings shall be those with respect to the relation between Electric Bond and Share Company and American Gas and Electric Company and its subsidiary companies and the action which may be appropriate with respect thereto. Jurisdiction is reserved to separate, either for hearing in whole or in part, or for disposition in whole or in part, any of the other issues or questions which may arise in these proceedings and to take such other action as may appear conducive to an orderly, prompt and economic disposition of the matters involved.

By the Commission.

[SEAL]

ORVAL L. DuBOIS,
Secretary.

[F. R. Doc. 43-8067; Filed, May 21, 1943; 9:35 a. m.]

[File Nos. 54-74, 59-69]

NORTH CONTINENT UTILITIES CORPORATION
ET AL.

NOTICE OF FILING AND ORDER FOR HEARING

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pennsylvania, on the 20th day of May, A. D. 1943.

In the matter of North Continent Utilities Corporation and Subsidiary Companies, applicants, file No. 54-74, and in the matter of North Continent Utilities Corporation and Subsidiary Companies, respondents, file No. 59-69.

Notice of filing and order for hearing on plan filed pursuant to section 11 (e); notice of and order for hearing pursuant to sections 11 (b) (1), 11 (b) (2), 15 (f) and 20 (a) of The Public Utility Holding Company Act of 1935 and order consolidating proceedings.

I

Notice is hereby given that North Continent Utilities Corporation, a registered holding company, has filed an application and amendments thereto pursuant to section 11 (e) of the Public Utility Holding Company Act of 1935 ("Act") for approval of a plan, the purpose of which is to effect compliance by North Continent Utilities Corporation and its subsidiary companies with the provisions of sections 11 (b) (1) and 11 (b) (2) of said Act.

All interested persons are referred to said plan which is on file at the office of this Commission for a statement of the transactions therein proposed, which are summarized as follows:

North Continent proposes to dispose of its interests in its subsidiaries, either through the sale of their securities or their assets. The proceeds of such sales are to be used to retire or redeem its First Lien Collateral and Refunding 5½% Bonds, due 1948, and thereafter, to retire, on a fair and equitable basis, its \$7 non-cumulative convertible Preferred Stock. If, when all of the outstanding Bonds and Preferred Stock shall have been retired, there should be any remaining assets, such remaining assets will be distributed (either in kind or after sale, the proceeds thereof) pro rata among the holders of the Common Stock. It is also proposed that the Bonds and Preferred Stock of North Continent may be retired through the distribution of subsidiary securities in kind, in the event such procedure is deemed to be advisable.

After the disposition or distribution by North Continent of all its properties and assets, North Continent proposes to dissolve.

To effectuate its plan of disposing of all of its assets and liquidating and dissolving, North Continent proposes to take the following steps:

(a) The sale of all of its interests in North Continent Mines, Inc., The S. W. Shattuck Chemical Company, and The Denver Ice & Cold Storage Company and its subsidiaries;

(b) The sale of its interests in the following utility subsidiary companies:

- Elk River Power & Light Company
- Great Northern Gas Company, Ltd.
- New Mexico Public Service Company
- Southern Arizona Public Service Company
- Highland Utilities Company

(c) The sale or distribution in kind to its security holders of all of its interests in North Shore Gas Company;

(d) North Continent and Great Falls Gas Company propose to take such steps

as are necessary to recapitalize and simplify the corporate structure of Great Falls Gas Company for the purpose of fairly and equitably distributing voting power among its security holders. In such recapitalization, it is proposed that the outstanding debt will be reduced substantially and the preferred and common stocks exchanged for a single class of capital stock.¹

(e) North Continent further proposes to sell or distribute in kind to its security holders, its interests in Great Falls Gas Company, Great Northern Utilities Company and Southern Utilities Company, Limited, or to merge, consolidate or combine said companies into one system (either directly or indirectly through stock control), and either sell or distribute in kind to its security holders, its interests in the merged, consolidated or combined enterprise.

North Continent proposes to carry out the plan, or to cause the plan to be carried out, within the statutory period provided for in section 11 (c) of the Act.

II

The Commission having examined, pursuant to sections 11 (a), 18 (a), and 18 (b) of the Act, the corporate structure of North Continent Utilities Corporation, a registered holding company, and its subsidiary companies, the relationship among companies of said holding company system, the character of the interests thereof and the properties owned or controlled thereby, to determine the extent to which the corporate structure of such holding company system and the companies therein may be simplified, unnecessary complexities therein eliminated, voting power fairly and equitably distributed among the holders of securities thereof, and the properties and business of such system should be confined to those necessary or appropriate to the operations of an integrated public utility

¹ A plan providing for the recapitalization and simplification of the corporate structure of Great Falls Gas Company is now pending before the Commission (File No. 70-653). See Holding Company Act Release No. 4275 (1943).

system or systems under the standards of section 11 (b) of the Act; and said examination having disclosed data establishing or tending to establish the following:

1. North Continent Utilities Corporation, a registered holding company, is a corporation organized under the laws of Delaware. It maintains its principal office for doing business in Chicago, Illinois. North Continent Utilities Corporation presently owns or controls 16 subsidiaries, 9 of which are utility and 7 are non-utility companies. The subsidiaries of North Continent Utilities Corporation are engaged in the electric, gas (manufactured and natural), water, ice, coal, coke, oil, feed, cold storage, and telephone business. The operations of the subsidiary companies are conducted within seven widely separated States of the United States and two Provinces of Canada, namely, Arizona, Colorado, Illinois, Minnesota, Montana, New Mexico, Wyoming, and the Provinces of Ontario and Alberta, Canada. In 1942, approximately 26% of the total consolidated operating revenues was derived from its non-utility business. The total consolidated assets and deferred charges per books, including North Continent's investments in the securities of the non-consolidated subsidiaries, as of December 31, 1942, amounted to \$11,248,000.²

2. The names of subsidiary companies presently embraced in the holding company system of North Continent Utilities Corporation, the corporate relationship of the companies within the system to each other, States of their incorporation, the percentage of voting control of such companies held by North Continent Utilities Corporation, the type of business conducted by such companies, and the States of the United States and the Provinces of Canada in which such companies operate are shown in the following table:

² The accounts of North Continent Mines, Inc., The S. W. Shattuck Chemical Company and North Shore Gas Company are not consolidated. The assets of North Shore Gas Company, 35.4% of whose stock is owned by North Continent, amounted to \$10,956,422, as of December 31, 1942.

Companies	State of incorporation	Percent of voting control	Type of business	Location of properties
North Continent Utilities Corporation	Delaware		Holding company	
William A. Baehr Organization Inc.	Delaware	100.0	Service Company	Illinois
The Denver Ice and Cold Storage Co.	Colorado	100.0	I, C	Colorado
Fort Morgan Ice & Cold Storage Co.	Colorado	100.0	I, C	Colorado
Raton Distributing Co.	New Mexico	100.0	I, F, O	New Mexico
Western Railways Ice Co.	Colorado	100.0	I	Colorado
Elk River Power & Light Co.	Minnesota	100.0	E	Minnesota
Great Falls Gas Company	Montana	82.8	NG	Montana
Great Northern Gas Co., Ltd.	Ontario, Canada	69.0	G	Province of Ontario, Canada
Great Northern Utilities Co.	Montana	100.0	E, I, W	Montana
Highland Utilities Co.	Colorado	100.0	E, I, W	Kansas, Colorado
New Mexico Public Service Co.	New Mexico	100.0	E, I, T	New Mexico
North Continent Mines, Inc.	Wyoming	91.5	Ore Mining	Colorado
The S. W. Shattuck Chemical Company	Colorado	54.9	Ore refining	Colorado
North Shore Gas Company	Illinois	35.4	G, Coke	Illinois
Southern Arizona Public Service Company	Arizona	100.0	E, I, W, C	Arizona
Southern Utilities Co., Ltd.	Alberta, Canada	100.0	E	Province of Alberta, Canada

Symbols:
I—Ice and cold storage.
C—Coal.

E—Electric.
NG—Natural gas.
G—Manufactured gas.

W—Water.
T—Telephone.
F—Feed.

O—Oil.

3. The consolidated capitalization of North Continent Utilities Corporation, and its subsidiaries, as of December 31, 1942, was as follows:

	Consolidated	
	Amount	Percent
Funded Debt:		
First Lien Coll. and Ref. 5½% Bonds, due 1948.....	\$3,473,000	35.1
Minority Interest in Subsidiaries.....	105,845	1.1
Capital Stock and Surplus:		
\$7 Preferred Stock, Non-Cumulative Conv., no par value, 43,821 shares, stated value \$87.67 per share, liquidating value \$100 per share.....	3,842,001	38.9
Common Stock, no par value, 166,732 shares.....	166,965	1.7
Capital Surplus.....	23,803,532	26.4
Earned Surplus (Deficit).....	(1,306,799)	(13.2)
Total Common Stock and Surplus.....	2,463,688	24.9
Total Capitalization.....	9,884,544	100.0

¹ The liquidating value of the Preferred Stock is \$540,099 in excess of the stated value thereof.

² Included in the consolidated capital surplus account is \$1,015,193 representing the excess of the book value of securities of subsidiaries at dates of acquisition over the cost to North Continent.

4. The Preferred Stock is entitled to receive dividends at the rate of \$7 a share per annum, such dividends being noncumulative. Each share of Preferred and Common Stock of North Continent Utilities Corporation has the right to one vote per share at all meetings of the stockholders. No dividends have been paid on either the Preferred or Common Stock since the recapitalization of the company in 1935.

5. The following table indicates, on a consolidated basis, the assets available for the outstanding securities of North Continent Utilities Corporation, after adjusting the property account for ascertained intangibles, appreciation and inter-company profits and adjusting North Continent's investment in the Common Stock of North Shore Gas Company to approximate market value as of May 13, 1943:

Property, plant and equipment, per books.....	\$8,420,710
Less ascertained intangibles, appreciation and inter-company profits.....	2,345,847
Total gross property, as adjusted.....	6,074,863
Deduct: Retirement reserve.....	938,446
Net property, plant and equipment, as adjusted.....	5,136,417
Investment in subsidiaries not consolidated and other investments (less reserve for loss on investments).....	828,015
Current and other assets (including \$557,795 in cash).....	\$832,684
Less current and other liabilities.....	348,416
Total.....	6,448,700

Securities:	
Minority interest in subsidiaries.....	105,845
First Lien Collateral and Refunding 5½% Gold Bonds.....	3,473,000

Securities—Continued.

\$7 Non-Cumulative Convertible Preferred Stock at liquidating value of \$100 per share.....	\$4,382,100
Balance for Common Stock.....	(1,512,245)
Total.....	6,448,700

() denotes deficit.

6. The retirement reserve represented 11% of the total gross property per books, and 15% of total gross property, exclusive of ascertained intangibles, appreciation and inter-company profits.

7. There were 6% demand notes and open account advances outstanding, as of December 31, 1942, between North Continent Utilities Corporation and its subsidiary companies, as follows:

	Open accounts		Notes payable to North Continent ¹
	Up-stream	Down-stream	
The Denver Ice and Cold Storage Co.....	\$278,853		\$342,000
Western Railways Ice Co.....	12,000		290,000
Elk River Power & Light Co.....	72,752		145,000
Great Falls Gas Co.....			1,125,000
Great Falls Northern Gas Co., Ltd.....		\$56,291-A	380,000
Great Northern Utilities Co.....		22,286-B	\$45,000
Highland Utilities Co.....			451,000
New Mexico Public Service Co.....		18,832-C	\$65,000
Southern Utilities Co., Ltd.....			29,000
Total.....	\$63,605	\$2,409	4,172,000

¹ All pledged as collateral security for North Continent Bonds.

A—\$15,000 pledged as collateral security for North Continent Bonds.

B—\$10,000 pledged as collateral security for North Continent Bonds.

C—\$10,000 pledged as collateral security for North Continent Bonds.

8. The operating revenues, gross income, net income, Preferred dividend requirements, and the balance for Common Stock, of North Continent, on a consolidated basis for the period 1938-1942 inclusive, were as follows:

	Operating revenues	Gross income	Net income	Preferred dividend requirements	Balance for common (deficit)
1938.....	\$1,683,168	\$197,618	(\$40,580)	\$306,747	(\$347,337)
1939.....	1,672,109	309,928	76,277	306,747	(231,470)
1940.....	1,751,756	321,229	92,916	306,747	(213,831)
1941.....	1,761,954	260,746	35,492	306,747	(271,255)
1942.....	1,888,678	262,305	32,170	306,747	(274,577)

9. Although the consolidated net income of North Continent and its subsidiaries for the years 1935 to 1942, inclusive, was not sufficient to cover the Preferred Stock dividend requirements in any year, the Common Stock has 79.2% of the voting power of the company.

III

It, therefore, tentatively appearing to the Commission, on the basis of the allegations hereinbefore set forth, that the holding company system of North Continent Utilities Corporation is not confined in its operations to those of a single integrated public utility system, within the meaning of the Act, or to

those of a single integrated public utility system together with such additional integrated public utility systems as meet the requirements of section 11 (b) (1) and such other businesses as can be retained under the standards of section 11 (b) (1), and that proceedings should be instituted under section 11 (b) (1) with respect to the North Continent Utilities Corporation holding company system; and

It further appearing to the Commission, on the basis of the allegations hereinbefore set forth, that proceedings should be instituted under sections 11 (b) (2), 15 (f) and 20 (a) of the Act with respect to North Continent Utilities Corporation to determine whether and what steps should be required to be taken by such company pursuant to the provisions of said sections;

Wherefore it is ordered, That proceedings be instituted pursuant to section 11 (b) (1) of the Act directed to North Continent and its subsidiary companies and that said companies be made Respondents herein.

It is further ordered, That proceedings be instituted pursuant to sections 11 (b) (2), 15 (f) and 20 (a) of the Act directed to North Continent and that such company be made a Respondent herein.

IV

It appearing to the Commission that it is appropriate in the public interest and in the interest of investors and consumers that a hearing be held with respect to the plan filed by North Continent Utilities Corporation and subsidiary companies or said plan as subsequently amended;

It further appearing to the Commission that the proceedings instituted by it herein under sections 11 (b) (1), 11 (b) (2), 15 (f) and 20 (a) of the Act and the proceedings in respect of the plan, as amended, filed by North Continent Utilities Corporation and its subsidiaries pursuant to section 11 (e) of the Act involve common questions of law and of fact and should be consolidated.

It is further ordered, That such proceedings be, and the same hereby are, consolidated.

V

It is further ordered, That hearings on such matters, under the applicable provisions of the Act and the Rules of the Commission thereunder, be held on the 15th day of June, 1943, at 10:00 a. m. at the offices of the Securities and Exchange Commission, 18th and Locust Streets, Philadelphia, Pennsylvania. On such day, the hearing-room clerk in Room 318 will advise as to the room in which such hearing will be held.

It is further ordered, That Willis E. Monty, or any other officer or officers designated by the Commission to preside at such hearing, shall exercise all powers granted to the Commission under Section 18 (c) of the Act and to a trial examiner under the Commission's Rules of Practices.

It is further ordered, That North Continent Utilities Corporation and each of its subsidiary companies hereinbefore named and included herein, all of which

are hereby made Respondents in these proceedings, shall file with the Secretary of the Commission, on or before June 5, 1943, joint or several answers in the form prescribed by Rule U-25, admitting, denying, or otherwise explaining their respective positions as to each of the allegations set forth in paragraphs 1 through 9 hereof.

It is further ordered, That, without limiting the scope of the issues presented by the proceedings herein instituted by the Commission, particular attention will be directed at the hearing to the following matters and questions:

(a) Whether the allegations set forth in paragraphs numbered 1 to 9, inclusive, in this notice and order are true and accurate;

(b) Whether the utility properties of Elk River Power & Light Company, Great Falls Gas Company, Great Northern Gas Company, Ltd., Great Northern Utilities Company, Highland Utilities Company, New Mexico Public Service Company, North Shore Gas Company, Southern Arizona Public Service Company, and Southern Utilities Company, Ltd. constitute more than a single integrated public utility system and systems additional thereto, control of which may be retained by North Continent Utilities Corporation under section 11 (b) (1) of the Act, and if so, what action is necessary in order to comply with the requirements of section 11 (b) (1) of the Act;

(c) Whether the businesses conducted by and operations of the non-utility subsidiaries of North Continent Utilities Corporation are reasonably incidental or economically necessary or appropriate to the operations of any of the utility systems of the companies named in paragraph (b) above;

(d) Whether the continued existence of North Continent Utilities Corporation is an unnecessary corporate complexity in the holding company system of which it is a part and whether such company should be liquidated and dissolved;

(e) Whether an order should be entered requiring that divestment of North Continent's interest in New Mexico Public Service Company, Highland Utilities Company, Elk River Power & Light Company, Great Northern Gas Company, Limited, Great Falls Gas Company, and Southern Utilities Company, Limited, shall not be effected through the sale of securities owned by North Continent prior to the recapitalization of such companies in such manner as to provide for a fair and equitable distribution of voting power among security holders thereof;

(f) What further action may be required by North Continent Utilities Corporation and its subsidiaries to effect complete compliance with section 11 (b) of the Act;

(g) Whether the plan, as amended, filed by North Continent Utilities Corporation and its subsidiaries pursuant to section 11 (e) of the Act, is necessary to effectuate the provisions of section 11 (b) of the Act and is fair and equitable to the persons affected thereby; and

(h) Whether the plan should be amended to provide for the redemption, retirement, or satisfaction of the outstanding First Lien Collateral and Refunding Bonds of North Continent without payment of premium thereon.

(i) To what further extent, if any, the proposed plan should be modified or amended to render it feasible and fair and equitable to the persons affected and what terms and conditions should be imposed in the public interest and for the protection of investors and consumers.

It is further ordered, That any other person desiring to be heard in connection with these proceedings or proposing to intervene herein shall file with the Secretary of the Commission, on or before the 12th day of June, 1943, his request or application therefor, as provided by Rule XVII of the Rules of Practice of the Commission.

It is further ordered, That jurisdiction be and hereby is reserved to separate, either in whole or in part, or for disposition in whole or in part, any of the issues or questions which may arise in these proceedings and to take such other action as may appear conducive to an orderly, prompt, and economic disposition of the matters involved.

It is further ordered, That the Secretary of the Commission shall serve notice of the hearing aforesaid by mailing a copy of this order to North Continent Utilities Corporation and its various subsidiaries, and to the Public Utility Commissions of the States of Colorado, New Mexico, Montana, Wyoming, Illinois and Arizona not less than ten days prior to the date hereinbefore fixed as the date of the hearing; and that notice of the said hearing is hereby given to North Continent Utilities Corporation and its subsidiaries, to their security holders, to all consumers of North Continent and its subsidiaries, to all States, municipalities, and political subdivisions of States within which is located any of the physical assets of said companies or under the requirements of which any of said companies is incorporated, all State commissions, State securities commissions, and all agencies, authorities and instrumentalities of one or more States, municipalities, or other political subdivisions having jurisdiction over North Continent or its subsidiaries or any of the businesses, affairs or operations of any of them, that such notice shall be given further by a general release of the Commission, distributed to the press and mailed to the mailing list for releases issued under the Public Utility Holding Company Act of 1935; and that further notice be given to all persons by publication of this order in the FEDERAL REGISTER not later than ten days prior to the date hereinbefore fixed as the date of hearing.

By the Commission.

[SEAL]

ORVAL L. DuBOIS,
Secretary.

[F. R. Doc. 43-8066; Filed, May 21, 1943;
9:35 a. m.]

[File Nos. 54-69, 59-65]

OGDEN CORP. AND SUBSIDIARY COMPANIES

ORDER APPROVING CERTAIN ASPECTS OF PLAN AND DIRECTING FURTHER ACTION

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pennsylvania, on the 20th day of May, A. D. 1943.

In the matter of Ogden Corporation and subsidiary companies, File No. 54-69; Ogden Corporation and subsidiary companies, respondents, File No. 59-65.

Ogden Corporation, a registered holding company, and subsidiary companies, having filed an application and amendments thereto pursuant to section 11 (e) of the Public Utility Holding Company Act of 1935 for approval of a plan, the purpose of which is to effect compliance by Ogden Corporation and subsidiaries with the provisions of section 11 (b) of said Act;

The Commission having, on March 22, 1943, instituted proceedings under section 11 (b) of the Act involving Ogden Corporation and subsidiary companies to determine what action should be required to be taken by such companies under said section and having ordered a consolidation of such proceedings with the proceedings involving the plan filed by Ogden Corporation and subsidiaries pursuant to section 11 (e);

A public hearing having been held after appropriate notice and the Commission having examined the record and having made and filed its opinion herein;

It is ordered, That Ogden Corporation shall take such action as may be necessary to divest itself of all of its interests, held directly or indirectly, in holding and public utility companies and to cause its elimination as a public utility holding company: *Provided, however,* That in the cases of Central States Power & Light Corporation, Interstate Power Company, The Laclede Gas Light Company, Missouri Natural Gas Company, and Missouri Electric Power Company, such divestments shall not be effected by means of disposition of securities prior to the recapitalization of such companies to the extent necessary to comply with section 11 (b) (2); and that in the case of Central States Utilities Corporation, Ogden shall not divest itself of the outstanding securities of such company.

It is further ordered, That Central States Power & Light Corporation, Interstate Power Company and The Laclede Gas Light Company shall take such steps as may be necessary to recapitalize so as to distribute voting power fairly and equitably among the security holders of such companies: *Provided,* That in the case of Central States Power & Light Corporation, such recapitalization need not be effected if the company is liquidated and dissolved within the statutory period provided by section 11 (c).

It is further ordered, That Ogden Corporation and Central States Utilities Corporation shall take such action as may be necessary to cause the liquidation and

dissolution of Central States Utilities Corporation.

It is further ordered, That the plan filed by Ogden Corporation and subsidiaries pursuant to section 11 (e) (File No. 54-69) be and hereby is approved in so far as such plan provides for:

(1) The divestment by Ogden of interests held by it directly or indirectly, in all of its subsidiary companies which are registered holding companies or public utility companies: *Provided, however,* That in the case of The Laclede Gas Light Company, Interstate Power Company, Missouri Natural Gas Company, Central States Utilities Corporation, Central States Power & Light Corporation, and Missouri Electric Power Company such divestment shall not be effected by means of the sale of securities prior to the recapitalization of such companies to the extent necessary to comply with section 11 (b) (2) of the Act;

(2) The recapitalization of Interstate Power Company and The Laclede Gas Light Company in such manner as to comply with the provisions of section 11 (b) (2) of the Act; the recapitalization of The Laclede Gas Light Company to include a substantial reduction of its debt, the elimination of preferred stock arrears, and the conversion of its outstanding preferred and common stocks into a single class of stock;

(3) The liquidation and dissolution of Central States Utilities Corporation, Central States Power & Light Corporation, and Missouri Electric Power Company;

(4) The pro rata distribution to Ogden's common stockholders of the proceeds of sale of its investments in holding company and public utility subsidiaries and of the new securities received by Ogden upon recapitalization of certain utility subsidiaries (or the proceeds from the sale thereof);

(5) The consummation of the plan within the statutory period provided for in section 11 (c) and the terms of the plan relating to the enforcement and carrying out of its provisions, pursuant to section 11 (e).

It is further ordered, That jurisdiction be and hereby is reserved with respect to all other steps proposed in the plan and all steps needed to execute and carry out the plan, including the proposed sale of the electric properties operated by Laclede Power & Light Company to Union Electric Company of Missouri, the disposition of the Bemidji-Crookston Division of Interstate Power Company and the properties of Interstate Power Company of North Dakota, the treatment to be accorded the security holders of the companies proposed to be recapitalized or liquidated, as well as the question of which of the properties owned or controlled by Interstate Power Company, Central States Power & Light Corporation, and Derby Gas & Electric Corporation are retainable by such companies under Section 11 (b) (1) of the Act.

It is further ordered, That Ogden Corporation and its subsidiaries shall proceed with due diligence to take such steps as may be necessary or appropriate to effectuate this order, including the consummation of plans by Ogden Corporation, Central States Utilities Corporation, Central States Power & Light Corporation, Interstate Power Company, and The Laclede Gas Light Company to effect compliance with the foregoing order;

It is further ordered, That jurisdiction be, and the same hereby is, reserved to determine questions of possible subordi-

nation of securities of Central States Power & Light Corporation, Interstate Power Company, and Laclede Power & Light Company, owned by Ogden Corporation to the claims of the publicly-held securities of the said subsidiaries of Ogden Corporation;

It is further ordered, That jurisdiction be, and the same hereby is, reserved for the purpose of considering any and all plans for compliance with the action hereinbefore ordered and approved, for the purpose of entertaining such further proceedings and entering such further orders as may be necessary or appropriate to insure that the action hereinbefore ordered and approved is accomplished in a manner consistent with the public interest and with the provisions of the Public Utility Holding Company Act of 1935, and for the purpose of considering such further action as may be found to be appropriate in the premises in connection with the disposition of securities or assets and the recapitalization of companies as required by our order herein and as proposed by applicants' plan pursuant to section 11 (c) of the Act.

By the Commission.

[SEAL]

ORVAL L. DUBOIS,
Secretary.

[F. R. Doc. 43-8065; Filed, May 21, 1943;
9:36 a. m.]

[File Nos. 54-48, 59-70]

EASTERN MINNESOTA POWER CORP. AND
WISCONSIN HYDRO ELECTRIC CORP.

NOTICE OF FILING AND ORDER FOR HEARING

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 20th day of May 1943.

In the matter of Eastern Minnesota Power Corporation and Wisconsin Hydro Electric Company, File No. 54-48; and Eastern Minnesota Power Corporation and Wisconsin Hydro Electric Company, respondents, File No. 59-70.

Notice of filing and order for hearing on plan filed pursuant to section 11 (e); order instituting proceedings pursuant to sections 11 (b) (2), 15 (f) and 20 (a); notice of and order for hearing on said proceedings, and order consolidating hearings.

I

Notice is hereby given that on March 31, 1942 Eastern Minnesota Power Corporation, a registered holding company, and its subsidiary Wisconsin Hydro Electric Company filed a joint plan pursuant to Section 11 (e) of the Public Utility Holding Company Act of 1935 for the purpose of enabling said companies to comply with section 11 (b) of said Act; and that on May 1, 1943 said companies filed an amendment to said plan which amendment is in effect a substitute for the plan filed on March 31, 1942 and will be hereinafter referred to as the "amended plan." All interested persons are referred to said amended plan which is on file at the office of this Commission for a statement of the transactions proposed therein which may be summarized as follows:

II

1. The corporate relationship of the two companies will be reversed: Eastern Minnesota Power Corporation (hereinafter sometimes referred to as the Minnesota Company) will become a wholly-owned subsidiary of Wisconsin Hydro Electric Company (hereinafter sometimes referred to as the Wisconsin Company).

2. Manufacturers Trust Company, a presently exempt holding company and the owner of all of the common stock of the Minnesota Company, will surrender all of such stock to the Minnesota Company without consideration.

3. The Minnesota Company will issue to the Wisconsin Company its Twenty-Year 6% Notes in the principal amount of \$750,000.

4. The Minnesota Company will (1) re-issue all of its common stock to the Wisconsin Company, and (2) will deliver all of the common stock of the Wisconsin Company to the Wisconsin Company.

5. The Wisconsin Company will issue the following new securities:

Twenty-Year First Mortgage 3½% Bonds in the principal amount of \$2,500,000

Six Year 3% Serial Notes in the principal amount of \$477,000

179,530 shares of new common stock having a par or stated value of \$8.00 per share or an aggregate par or stated value of \$1,436,240

6. The proceeds from the sale of the new debt securities, of the Wisconsin company, together with other cash, and the new common stock of the Wisconsin Company will be delivered to the holders of the bonds and preferred stock of the two companies in exchange for the surrender for cancellation of said bonds and preferred stock as follows:

(a) \$1,010 in cash for each \$1,000 First Mortgage 5% Gold Bond of the Wisconsin Company,

(b) \$666.66 in cash and 34⅓ shares of the said new common stock for each \$1,000 First Mortgage 5½% Gold Bond of the Minnesota Company,

(c) 10 shares of the said new common stock for each share of the preferred stock, and all accumulated and unpaid arrearages thereon, of the Wisconsin Company,

(d) 8/10th of a share of the said new common stock for each share of the preferred stock, and all accumulated and unpaid arrearages thereon, of the Minnesota Company.

If this Commission should approve the proposed plan of recapitalization, the Minnesota Company and the Wisconsin Company may request the Commission to apply to a United States District Court pursuant to Section 11 (e) and 18 (f) of the Act to enforce and carry out the terms and provisions of the plan. Submission of the plan to the security holders of the Minnesota Company and the Wisconsin Company for their approval or rejection is not contemplated.

The Commission, pursuant to sections 11 (a), 18 (a) and 18 (b) of the Act, having examined the corporate structure of Eastern Minnesota Power Corporation and Wisconsin Hydro Electric Company, the relationship between the companies, and the character of their interests and

properties, to determine the extent to which the corporate structure of such companies may be simplified, unnecessary complexities therein eliminated, and voting power fairly and equitably distributed among their security holders; and said examination having disclosed data establishing or tending to establish the following:

1. The Minnesota Company, a corporation organized under the laws of Minnesota, is both a registered holding company and a public-utility company. The Wisconsin Company is its only subsidiary and its investment in that company is represented by the ownership of all, namely 10,552 shares, of no par value common stock. The public-utility operations of the Minnesota Company, which are exclusively those of an electric utility company, are carried on in central-eastern Minnesota where it serves electrical energy to about 5,400 customers.

2. The Wisconsin Company, a corporation organized under the laws of the State of Wisconsin, is both an electric and gas utility company. It furnishes electric service to about 7,500 customers and gas service to above 2,700 customers located in central-western Wisconsin.

3. The electrical generating facilities of the Minnesota Company consist of a steam plant and a diesel plant, whereas those of the Wisconsin Company consist principally of hydro-electric plants. Both companies purchase some power from non-affiliates. An inter-connection between the electrical properties of the two companies enables the Minnesota Company to sell power to the Wisconsin Company during low water periods and permits the Minnesota Company to obtain dump power from the Wisconsin Company during high water periods. The companies assert that each of them is benefited by this interchange of power.

4. The Minnesota Company and the Wisconsin Company have common officers and several common employees. The companies represent that this arrangement results in operating economies for each of them and that their respective operating expenses would be increased if they were under separate management.

5. As of December 31, 1942 the capitalization and surplus (deficit) of the Minnesota Company, adjusted to reflect dividend arrearages on its preferred stock, was as follows:

	Amount	Percent
Long term debt.....	\$1,500,000	52.8
Preferred stock.....	1,000,000	35.2
Dividends accumulated and unpaid.....	590,000	20.8
Total preferred stock and arrearages.....	1,590,000	56.0
Common stock and surplus:		
Common stock.....	2,309,399	81.8
Deficit (includes \$60,000 of surplus donated by former parent company).....	(2,560,033)	(90.1)
Net common stock equity.....	(250,634)	(8.8)
Total capitalization and surplus (deficit).....	2,839,366	100.0

() Denotes red figures.

6. No dividends have been paid on the preferred stock of the Minnesota Company since March 1, 1933. As of December 31, 1942 the accumulated and unpaid dividends on such preferred stock amounted to \$59 per share or an aggregate of \$590,000.

7. Manufacturers Trust Company owns all of the common stock and 6,621 shares of the preferred stock of the Minnesota Company. The remainder of the preferred stock and all of the bonds of the Minnesota Company are publicly held.

8. Unless and until the preferred stock dividends of the Minnesota Company are in arrears for 8 quarterly periods, the entire voting power is vested in the common stock, each share of which is entitled to one vote. As a result of dividend arrears, the preferred stock now has 22.22% of the voting power.

9. The preferred stock of the Minnesota Company has a preference as to dividends over the common stock and in the event of a voluntary liquidation has a preference over the common stock to the extent of \$105 per share and all accumulated and unpaid dividends; in the event of involuntary liquidation it has such a preference to the extent of \$100 per share and all accumulated and unpaid dividends.

10. A condensed corporate balance sheet of the Minnesota Company as of December 31, 1942 is as follows:

Assets:	
Utility Plant:	
Tangible	\$1,940,520
Intangible	2,472
	<u>1,942,992</u>
Other Physical Property.....	58,303
Investment in 10,552 shares of common stock of Wisconsin Hydro Electric Company.....	1,110,000
Current Assets:	
Cash.....	126,897
Other Current Assets (net).....	93,050
	<u>219,947</u>
Deferred Charges.....	100,299
Total Assets.....	<u>3,431,541</u>

Liabilities:	
Capital Stock:	
Preferred, \$6 Cumulative, without par value, outstanding 10,000 shares.....	1,000,000
Common, without par value, 35,000 shares outstanding.....	2,309,399
	<u>3,309,399</u>
Deficit (includes \$60,000 of donated surplus).....	(1,970,033)
Long Term Debt:	
First Mtge. 5½% Gold Bonds, due 3-1-51.....	1,500,000
Current Liabilities.....	82,727
Customers' Advances for Construction.....	8,359

Liabilities—Continued.

Reserves:	
Depreciation reserve.....	\$209,116
Injury and damage reserve.....	1,662
Loss of subsidiary company since date of acquisition after provision of \$543,861.50 for unpaid cumulative preferred stock dividend of that company.....	288,614
	<u>499,392</u>
Contribution in aid of construction.....	6,697
Total Liabilities.....	<u>3,431,541</u>

11. The utility plant of the Minnesota Company is carried on its balance sheet at an amount approved by its directors based on estimated original installed cost as at January 1, 1937 (\$1,720,757 for tangible property and \$2,472 for intangibles) determined by the staff of the Federal Power Commission, plus subsequent additions at cost, less retirements.

12. During 1942, at the request of the Minnesota Company, the Public Service Commission of Wisconsin made a study of that company's properties and concluded that its Depreciation Reserve should be increased in such an amount that as of December 31, 1942 it would be \$655,575 or 33.78% of tangible utility plant.

13. The operating revenues, gross income before fixed charges, net income before dividends, and balance for common stock of the Minnesota Company on a corporate basis for the years 1937 to 1942, inclusive, were as follows:

	Operating revenues	Gross income before fixed charges	Net income before dividends	Preferred stock dividend requirements	Balance for common
1937.....	\$394,427	\$96,450	\$1,659	\$60,000	\$(58,341)
1938.....	406,506	106,487	11,769	60,000	(48,231)
1939.....	424,587	109,835	15,157	60,000	(44,843)
1940.....	452,091	105,235	10,590	60,000	(49,410)
1941.....	449,982	105,612	11,089	60,000	(48,911)
1942.....	457,725	124,876	30,321	60,000	(29,679)

() Denotes red figure.

14. As of December 31, 1942 the capitalization and surplus of the Wisconsin Company, adjusted to reflect dividend arrearages on its preferred stock, was as follows:

	Amount	Percent
Long Term Debt.....	\$2,077,000	45.1
Preferred Stock.....	1,195,300	26.0
Dividends accumulated and unpaid.....	543,862	11.8
Total preferred stock and arrearages.....	1,739,162	37.8
Common stock and surplus:		
Common stock.....	1,055,200	22.9
Earned Surplus (Deficit).....	(269,037)	(5.8)
Net Common Stock Equity.....	786,163	17.1
Total Capitalization and Surplus.....	4,602,325	100.0

() Denotes red figure.

15. Since October 2, 1933, the last date on which dividends at the full rate were regularly paid on the preferred stock of the Wisconsin Company, dividends in irregular amounts totaling \$10 per share have been paid. As of December 31, 1942 the accumulated and unpaid dividends on such preferred stock amounted to \$45.50 per share or an aggregate of \$543,861.

16. As before stated, the Minnesota Company owns all of the common stock of the Wisconsin Company; all of its bonds and preferred stock are publicly held.

17. Unless and until the preferred stock dividends of the Wisconsin Company are in arrears for 8 quarterly periods, the entire voting power is vested in the common stock, each share of which is entitled to one vote. As a result of dividend arrears, the preferred stock now has 53.11% of the voting power.

18. The preferred stock of the Wisconsin Company has a preference as to the dividends over the common stock. In the event of a voluntary liquidation it is entitled to receive \$100 per share plus an additional \$5 out of earned surplus, if such surplus is available, and all accumulated and unpaid dividends before any distribution is made to the common stockholders; in the event of an involuntary liquidation the preference is limited to \$100 per share and all accumulated and unpaid dividends.

19. A condensed corporate balance sheet of the Wisconsin Company as of December 31, 1942 is as follows:

Assets:	
Utility Plant:	
Tangible Property:	
Electric plant.....	\$3,975,908
Gas plant.....	352,450
Intangibles:	
Electric plant.....	849,190
Gas plant.....	76,950
	4,754,498
Leased Property (net).....	21,533
Investments:	
Other physical property.....	11,983
Miscellaneous.....	4,635
	16,618
Current Assets:	
Cash.....	166,486
Other current assets (net)....	163,150
	329,636
Deferred Charges.....	144,782
Total Assets.....	5,267,087
Liabilities:	
Capital Stock:	
Preferred, 6% Cumulative, \$100 par value, 11,953 shares outstanding.....	1,195,300
Common, without par value, 10,552 shares outstanding....	1,055,200
	2,250,500
Earned Surplus.....	274,825
Long Term Debt:	
First Mtge. 5% Gold Bonds, due 10-1-47.....	2,077,000
Current Liabilities.....	
Customers' Advances for Con- struction.....	1,920

Liabilities—Continued.

Reserves:	
Depreciation Reserve:	
Electric.....	\$933,439
Gas.....	144,534
Other physical property....	2,242
Injuries and damages reserve..	5,148
	485,363
Contribution in Aid of Con- struction.....	50,586
Total Liabilities.....	5,267,087

20. The tangible plant of the Wisconsin Company is stated at original cost installed, based primarily upon an inventory of physical property as of December 31, 1935, priced at actual or estimated unit construction costs, approved by the Public Service Commission of Wisconsin.

21. During 1942 the Public Service Commission of Wisconsin made a study of the properties of the Wisconsin Company and concluded that its Depreciation Reserve should be increased in such an amount that as of December 31, 1942 it would be \$1,229,440 or 28.4% of tangible plant.

22. The operating revenues, gross income before fixed charges, net income, preferred stock dividend requirements, and balance for common stock of the Wisconsin Company on a corporate basis for the years 1937 to 1942, inclusive, were as follows:

	Operating revenues	Gross income before fixed charges	Net income before dividends	Preferred stock dividend requirements	Balance for common
1937.....	\$609,169	\$197,291	\$74,426	\$71,718	\$2,708
1938.....	646,215	210,381	90,773	71,718	19,055
1939.....	656,012	196,489	77,748	71,718	6,030
1940.....	677,213	192,119	74,076	71,718	2,358
1941.....	722,407	216,948	99,875	71,718	28,157
1942.....	779,379	182,190	68,907	71,718	*7,811

*Denotes red figure.

II.

It being the duty of the Commission pursuant to section 11 (b) (2) of the Act, to require by order, after notice and opportunity for hearing, that each registered holding company and each subsidiary company thereof take such steps as the Commission shall find necessary to ensure that the corporate structure or continued existence of any company in a holding-company system does not unduly or unnecessarily complicate the structure, or unfairly or inequitably distribute voting power among security holders, of such holding company system; and

It being appropriate in the public interest and in the interests of investors and consumers to institute proceedings against the Minnesota Company and the Wisconsin Company under sections 15 (f) and 20 (a) of the Act directed toward a determination of whether appropriate orders should be entered pursuant to said sections; and

The Commission being required by the provisions of section 11 (e) of the Act to find, after notice and opportunity for hearing and before approving any plan filed thereunder, that such plan, as submitted or as modified, is necessary to

effectuate the provisions of section 11 (b), and is fair and equitable to the persons affected thereby; and

It being appropriate that notice be given and a hearing held for the purpose of determining what action should be ordered under sections 11 (b) (2), 15 (f) and 20 (a) and for the purpose of ascertaining what action should be taken on the amended plan; and the common issues of fact and law arising in connection with the amended plan and in connection with proceedings pursuant to sections 11 (b) (2), 15 (f) and 20 (a) making it appropriate that the hearing on said matters be consolidated: *It is hereby ordered:*

(a) That a hearing be held on the amended plan filed by Eastern Minnesota Power Corporation and Wisconsin Hydro Electric Company pursuant to section 11 (e) of the Act;

(b) That proceedings be instituted against Eastern Minnesota Power Corporation and Wisconsin Hydro Electric Company pursuant to sections 11 (b) (2), 15 (f) and 20 (a) of the Act and that a hearing be held on the proceedings so instituted;

(c) That Eastern Minnesota Power Corporation and Wisconsin Hydro Electric Company may file an answer with the Secretary of the Commission on or before June 16, 1943 to the allegations contained in paragraphs No. 1 to 22, inclusive, of section II herein, in the form prescribed by Rule U-25 of the Rules and Regulations under the Act; any of such allegations which are not denied or otherwise controverted shall be deemed to be admitted for the purpose of these proceedings;

(d) That the hearing on said plan and on the proceedings instituted pursuant to sections 11 (b) (2), 15 (f) and 20 (a) of the Act be consolidated, subject to a reservation of jurisdiction to separate the matters so consolidated either for hearing or for disposition, in whole or in part;

It is further ordered, That the consolidated hearing on the amended plan and on the proceedings instituted pursuant to sections 11 (b) (2), 15 (f) and 20 (a) of the Act be held on the 21st day of June, 1943, at 10:00 o'clock a. m., e. w. t., at the offices of the Securities and Exchange Commission, 18th and Locust Streets, Philadelphia, Pennsylvania, in such room as may be designated on such date by the hearing room clerk in Room 318.

It is further ordered, That Richard Townsend or any other officer or officers of the Commission designated by it for that purpose shall preside at the hearing in such matter. The officer so designated to preside at any such hearing is hereby authorized to exercise all the powers granted to the Commission under section 18 (c) of said Act; and

It is further ordered, That the Secretary of the Commission shall serve notice of such hearing by mailing a copy of this order by registered mail to the Eastern Minnesota Power Corporation, Wisconsin Hydro Electric Company and the Public Service Commission of Wisconsin and that notice of said hearing be given to all other interested persons by a general release of the Commission

and by publication of this order in the FEDERAL REGISTER.

It is further ordered, That Eastern Minnesota Power Corporation and Wisconsin Hydro Electric Company mail a copy of this notice and order together with a copy of the amended plan to each of its security holders at his last-known address at least twenty days prior to the 21st day of June, 1943.

It is further ordered, That any person desiring to be heard in connection with these proceedings shall file with the Secretary of the Commission on or before the 16th day of June, 1943, a written statement relative thereto; any person proposing to intervene shall file with the Secretary of the Commission on or before such date his application therefor, as provided by Rule XVII of the Commission's Rules of Practice;

It is further ordered, That without limiting the scope of the issues presented by the amended plan or by the proceedings herein instituted, that evidence having particular bearing on the following matters will be adduced at the hearing:

1. Whether the amended plan filed pursuant to section 11 (e) of the Act is necessary to effectuate the provisions of section 11 (b) and is fair and equitable to the persons affected thereby;
2. Whether the allegations contained in paragraphs numbered 1 to 22, inclusive, of section II hereof are true and correct;
3. Whether voting power is fairly and equitably distributed among the security holders of the Eastern Minnesota Power Corporation and Wisconsin Hydro Electric Company and, if not, what action should be required with respect thereto;
4. Whether the security structures of Eastern Minnesota Power Corporation and Wisconsin Hydro Electric Company are reasonably adapted to their respective earning power;
5. What further action may be required by Eastern Minnesota Power Corporation and Wisconsin Hydro Electric Company to effect complete compliance with section 11 (b) of the Act;
6. What orders, if any, should be entered pursuant to sections 15 (f) and 20 (a) of the Act, to require Eastern Minnesota Power Corporation and Wisconsin Hydro Electric Company to take such steps as the Commission may find necessary to reflect properly the amounts in its various accounts;
7. Whether the fees and expenses to be paid in connection with the consummation of the amended plan and all transactions incident thereto are for necessary services and are reasonable in amount.
8. Generally, whether the proposed transactions are in all respects in the public interest and in the interest of investors and consumers and consistent with all applicable requirements of the Act and the Rules thereunder, and, if not, what modifications should be required to be made therein and what terms and conditions should be imposed to satisfy the statutory standards.

It is further ordered, That jurisdiction be and is hereby reserved to separate, either for hearing, in whole or in part, or for disposition in whole or in part, any of the issues or questions that may arise in these proceedings, and to take such other action as may appear conducive to an orderly, prompt, and economic disposition of the matters involved.

By the Commission.

[SEAL] ORVAL L. DuBois,
Secretary.

[F. R. Doc. 43-8064; Filed, May 21, 1943;
9:36 a. m.]

[File No. 1-1603]

BEAVER GOLD AND COPPER CO.

FINDINGS AND ORDER WITHDRAWING
SECURITIES FROM REGISTRATION

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 20th day of May, A. D. 1943.

In the matter of Beaver Gold and Copper Company Common Capital Stock, 10¢ Par Value, Assessable.

This proceeding having been instituted pursuant to section 19 (a) (2) of the Securities Exchange Act of 1934, to determine whether or not the Commission should suspend or withdraw the registration of the common capital stock, 10¢ par value, assessable, of Beaver Gold and Copper Company, listed and registered on the Salt Lake Stock Exchange, a national securities exchange;

A hearing having been held after appropriate notice to the registrant and the Salt Lake Stock Exchange; the trial examiner having filed an advisory report finding that the registrant has failed to comply with the provisions of Section 13 of the Act and Rules X-13A-1 and X-13A-2 promulgated pursuant thereto in that it has failed to file its annual report on Form 10-K for the fiscal year ended December 31, 1941; no exceptions to the trial examiner's report having been filed; the Commission having adopted the trial examiner's findings as being in accord with the evidence, and finding that it is necessary and appropriate for the protection of investors to withdraw the said stock from registration;

It is ordered, Pursuant to section 19 (a) (2) of said Act, that the registration of the stock in question be and the same hereby is withdrawn, effective ten days after the date of this order.

By the Commission.

[SEAL] ORVAL L. DuBois,
Secretary.

[F. R. Doc. 43-8062; Filed, May 21, 1943;
9:36 a. m.]

[File No. 1-2090]

BUCKEYE UNION OIL CO.

FINDINGS AND ORDER WITHDRAWING SECURITIES FROM REGISTRATION

At a regular session of the Securities and Exchange Commission, held at its

office in the City of Philadelphia, Pa., on the 20th day of May, A. D. 1943.

In the matter of voting trust certificates of Roland W. Schoettler et al., voting trustees for preferred and common stocks of Buckeye Union Oil Company, \$1.00 par value.

This proceeding having been instituted pursuant to section 19 (a) (2) of the Securities Exchange Act of 1934, to determine whether or not the Commission should suspend or withdraw the registration of the voting trust certificates for the preferred and common stocks of the Buckeye Union Oil Company, \$1.00 par value, listed and registered on the Los Angeles Stock Exchange, a national securities exchange;

A hearing having been held after appropriate notice to the registrant and the Los Angeles Stock Exchange; the trial examiner having filed an advisory report finding that the registrant has failed to comply with the provisions of section 13 of the Act and Rules X-13A-1 and X-13A-2 promulgated pursuant thereto in that it has failed to file its annual report on Form 10-K for the fiscal year ended December 31, 1941; no exceptions to the trial examiner's report having been filed; the Commission having adopted the trial examiner's findings as being in accord with the evidence, and finding that it is necessary and appropriate for the protection of investors to withdraw the said voting trust certificates from registration;

It is ordered, Pursuant to section 19 (a) (2) of said Act, that the registration of the voting trust certificates in question be and the same hereby is withdrawn, effective ten days after the date of this order.

By the Commission.

[SEAL] ORVAL L. DuBois,
Secretary.

[F. R. Doc. 43-8063; Filed, May 21, 1943;
9:37 a. m.]

UNITED STATES COAST GUARD.

MISCELLANEOUS ITEMS OF EQUIPMENT

NOTICE OF APPROVAL

By virtue of the authority vested in me by R.S. 4405, 4417a, 4426, 4488, 4491, as amended, 49 Stat. 1544, 54 Stat. 163-167 (46 U.S.C. 375, 391a, 404, 481, 489, 367, 526-526t), and Executive Order 9083, dated February 28, 1942 (7 F.R. 1609), the approval of the following miscellaneous items of equipment for the better security of life at sea are prescribed:

Lifeboat

24'-0" x 8'-6" x 3'-6" plywood oar-propelled lifeboat (455 cu. ft.) (Dwg. No. 5L-101-X, revised 7 April, 1943), manufactured by Gunderson Bros. Engineering Corp., Portland, Oregon (wartime capacity 30 persons).

Line-throwing Gun

2½" line-throwing gun, mounted type (Dwg. No. 10, dated 9 April, 1943), manufactured by Reading Iron & Steel Company, New York, N. Y.

Bilge Pump

Bucra All American bilge pump (U.S.C.G. Size No. 1) for lifeboats not exceeding 330 cubic feet capacity (Dwg. No. 7100, dated 8 November, 1942), manufactured by Bushcraft Marine Specialties, Los Angeles, California.

Life Preserver

Adult kapok life preserver vest, Style 10-BF-6, Approval No. B-186, (Dwg. No. C-177, dated 7 April, 1943, and Specification No. A-116, dated 7 April, 1943), manufactured by

The American Pad & Textile Company, Greenfield, Ohio (for general use and for use with approved rubber lifesaving suits).

Fishing Kits

Emergency fishing kit, manufactured by Thompson and Cooke, Washington, D. C.

Emergency fishing kit No. 4, manufactured by Edw. K. Tryon Co., Philadelphia, Pennsylvania.

Flashlight

Two-cell watertight flashlight, Type I—Size No. 1 (Dwg. No. A-2060, dated 17 March,

1943), manufactured by Delta Electric Company, Marion, Indiana.

Pilot or Jacob's Ladder

Scully Pilot or Jacob's ladder, submitted by The Ro-Ed Engineering Co., New York, N. Y., manufactured by H. K. Metal Craft Manufacturing Co., New York, N. Y.

R. R. WAESCHE,
Commandant.

MAY 20, 1943.

[F. R. Doc. 43-8082; Filed, May 21, 1943;
11:16 a. m.]

