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## Regulations

### TITLE 6—AGRICULTURAL CREDIT

#### Chapter III—Farm Security Administration

##### Subchapter A—Administration

#### PART 300—GENERAL

##### AUTHORITY TO SELL CERTAIN LANDS IN JEFFERSON COUNTY, OREG.

Part 300 of Title 6 of the Code of Federal Regulations is amended by adding the following section:

§ 300.17 *Delegation of authority to Regional Director of Farm Security Administration (Region XI) to sell certain lands in Jefferson County, Oregon.* Pursuant to the authority vested in the Administrator of the Farm Security Administration by the Secretary's Delegation of Authority issued May 13, 1946 (11 F. R. 5211), covering certain therein described lands located in Jefferson County, Oregon, as continued in effect by the Order of the Secretary issued August 14, 1946 (11 F. R. 9007, 11 F. R. 9183), *It is hereby ordered, That:*

(a) All of the functions, powers, duties, and responsibilities conferred upon the Administrator of the Farm Security Administration with respect to said lands and loans for the improvement thereof shall be performed and exercised, subject to the provisions hereof, by the Regional Director of the Farm Security Administration for Region XI. The authority hereby delegated to said Regional Director includes but is not limited to the execution of real estate conveyances and other instruments on behalf of the United States.

(b) Upon written determination by the Regional Director that any of the land referred to herein is suitable for sale as an efficient farm-management unit in furtherance of the purposes of Title I of the Bankhead-Jones Farm Tenant Act (50 Stat. 522; 7 U. S. C. 1000-1006), the land to which such determination applies shall be sold, and funds for the necessary improvement thereof may be loaned, to such a purchaser and upon such terms as shall be in accordance with the provisions of said act and title. Each sale shall be at a price based on the earning-capacity

value of the farm unit involved, and shall be subject to mineral reservations conforming to paragraph (a) (3) of the War Food Administrator's Delegation of Authority to the Administrator of the Farm Security Administration issued March 13, 1944 (9 F. R. 2840).

(c) The functions, powers, duties, and responsibilities referred to herein may be performed and exercised by the Acting Regional Director of Region II during periods of absence of the Regional Director.

(d) The provisions hereof shall take effect immediately and shall remain in effect until consummation of the transfers of functions to the Farmers Home Administration as provided by the above-mentioned order issued August 14, 1946 (11 F. R. 9007, 11 F. R. 9183).

(Secretary's Delegation of Authority, May 13, 1946 (11 F. R. 5211), as continued in effect by Secretary's Order, August 14, 1946 (11 F. R. 9007, 11 F. R. 9183))

Issued this 14th day of October, 1946.

[SEAL] DILLARD B. LASSETER,  
Administrator,  
Farm Security Administration.

[F. R. Doc. 46-18765; Filed, Oct. 17, 1946; 8:49 a. m.]

### TITLE 7—AGRICULTURE

#### Chapter IX—Production and Marketing Administration (Marketing Agreements and Orders)

##### PART 904—MILK IN THE GREATER BOSTON, MASSACHUSETTS MARKETING AREA

#### DECLARATION OF EMERGENCY

§ 904.201 *Emergency Period No. 1—(a) Findings.* (1) Pursuant to the provisions of Order No. 4, as amended, regulating the handling of milk in the Greater Boston, Massachusetts, marketing area (7 CFR, Cum. Supp. 904.1 et seq., 8 F. R. 3109, 8294; 9 F. R. 4972; 11 F. R. 5897, 10693), issued under authority contained in the Agricultural Marketing Agreement Act of 1937, as amended (7 U. S. C. 601 et seq.), and upon the basis of special reports from handlers who handle approximately 85 percent of the milk re-

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provide notice of, and public rule making procedure on, or 30 days prior publication of, this declaration, as set forth in section 4 of the Administrative Procedure Act (Public Law 404, 79th Cong.; 2d Sess.; 60 Stat. 237), for the reasons that the information upon which this declaration is based has only now become available and any delay in putting into effect the provisions of said order with regard to emergency milk as defined in § 904.3 (a) (15) will tend to deprive the consuming public of necessary and available additional supplies of milk.

(b) *Declaration.* It is therefore declared, That under § 904.3 (a) (14) of Order No. 4 an emergency exists in that the milk supply available to the marketing area from producers and from plants designated as pool plants under Order No. 27 is insufficient to meet the demand for Class I milk in the marketing area, and that § 904.8 (e) and other applicable provisions of Order No. 4 which relate to emergency milk shall become effective as of 12:01 a. m. e. s. t., October 20, 1946, and continue in effect until the emergency is declared to be ended.

Issued at Boston, Massachusetts, this 11th day of October 1946.

[SEAL] RICHARD D. APLIN,  
Acting Market Administrator.

[F. R. Doc. 46-18787; Filed, Oct. 17, 1946; 8:46 a. m.]

Chapter XI—Production and Marketing Administration (War Food Distribution Orders)

[WFO 82]

PART 1405—FRUITS AND VEGETABLES  
WALNUTS

The following rules and regulations, effective pursuant to War Food Order No. 82, as amended (8 F. R. 13283, 16643; 9 F. R. 4321, 4319, 9584, 11419, 13619; 10 F. R. 103; 11 F. R. 5105), have my approval. These rules and regulations were recommended or prescribed by the Program Committee, established under said War Food Order.

§ 1405.59 *Rules and regulations—(a) Size and variety or type specifications for merchantable unshelled walnuts—*

(1) *Varietal packs.* Merchantable walnuts when packed separately by varieties, within a 10 percent tolerance for dissimilar varieties, shall be designated by the recognized variety name or by the special group names herein specified. Walnuts of the Placentia variety or varieties of similar type may be designated as "Budded". All varietal packs shall be graded as follows.

(i) *Large.* Walnuts of which not over 12 percent by count pass through a round opening 79/64 inches in diameter.

(ii) *Medium.* Walnuts all of which pass through a round opening 79/64 inches in diameter and of which not over 12 percent by count pass through a round opening 74/64 inches in diameter.

(iii) *Babies.* Walnuts all of which pass through a round opening 75/64 inches in

diameter and of which not over 10 percent by count pass through a round opening 60/64 inch in diameter.

(iv) With the exception of Babies, varietal packs shall be designated by both size and variety; i. e., Large Paynes, Large Budded, Medium Franquettes, Medium Concords, etc.

(v) Babies may be packed separately and designated by variety; or Baby sizes of the Eureka, Franquette, and Payne varieties may be packed separately or in combination and designated as Long Type Babies, and Babies of other varieties may be packed separately or in combination and designated as Round Type Babies.

(2) *Seedling or mixed packs.* Walnuts produced from seedling trees or walnuts of recognized varieties not packed separately within the 10 percent tolerance specified, shall be graded in accordance with the same sizes specified for varietal packs and designated, respectively, as Large Soft Shells, Medium Soft Shells, and Baby Soft Shells, except that Baby Soft Shells may be designated as Round Type Babies and the following pack is also authorized:

*No. 1's or No. 1 Soft Shell.* Walnuts produced from seedling trees or walnuts containing more than 10 percent of dissimilar varieties of which not over 12 percent by count pass through a round opening 74/64 inches in diameter.

(3) *Special packs.* In addition to the foregoing Standard Packs, the following Special Packs are authorized:

(i) *Mammoth Willson Wonder.* Walnuts of the Willson Wonder variety of which not over 12 percent by count pass through a round opening 96/64 inches in diameter.

(ii) *Extra Large Willson Wonder.* Walnuts of the Willson Wonder variety all of which pass through a round opening 96/64 inches in diameter and of which not over 12 percent by count pass through a round opening 83/64 inches in diameter.

(iii) *Special Willson Wonder.* Walnuts of the Willson Wonder variety all of which pass through a round opening 83/64 inches in diameter.

(iv) *Large specialty grade.* Walnuts of the Bijou, Klondyke, Mammoth Mayette or other abnormally large varieties of which not over 12 percent by count pass through a round opening 96/64 inches in diameter.

(v) *Jumbo soft shell.* Walnuts produced from seedling trees and/or walnuts not properly classified in any of the varietal packs, and of which not over 12 percent by count pass through a round opening 82/64 inches in diameter.

(vi) *Jumbo Franquette.* Walnuts of the Franquette variety of which not over 12 percent by count pass through a round opening 82/64 inches in diameter.

(vii) *Jumbo Mayette.* Walnuts of the Mayette variety of which not over 12 percent by count pass through a round opening 82/64 inches in diameter.

(viii) With the exception of Jumbo Soft Shells and Large Specialty Grade, no special pack shall contain in excess of 10 percent by count of walnuts of a dissimilar variety.

(b) *Quality grade specifications for merchantable unshelled walnuts.* The

ceived from producers and who customarily handle 100 percent of the milk received from plants designated as pool plants under Order No. 27, regulating the handling of milk in the New York metropolitan milk marketing area, and upon other available information, it is hereby determined that the milk supply available to the marketing area from producers and from plants designated as pool plants under Order No. 27 is insufficient to meet the demand for Class I milk in the marketing area.

(2) It is further found and determined that it will be impractical, unnecessary, and contrary to the public interest to



quality grade of any lot of walnuts shall be the highest quality grade to which such lot is eligible under the following specifications. The color charts referred to in these grades are available for inspection at the office of the Program Committee, 213 Wholesale Terminal Building, Los Angeles 21, California.

(1) *California quality grades.* (i) First quality grade walnuts shall contain not less than 90 percent (by count) of kernels practically free from defects. At least 55 percent of said minimum percentage of sound kernels shall be light in color in accordance with the color chart adopted June 15, 1944 by Program Committee.

(ii) Second quality grade walnuts shall contain not less than 86 percent (by count) of kernels practically free from serious defects. At least 35 percent of said minimum percentage of sound kernels shall be light in color in accordance with the color chart adopted June 15, 1944 by Program Committee.

(iii) Third quality grade walnuts shall include all merchantable walnuts as defined in the order and testing below the requirements for Second Quality Grade.

(iv) In determining the percentage of sound kernels in a lot of walnuts for qualification as of First Quality Grade, all walnuts the kernels of which show the following defects shall not be considered as sound:

(a) *Insect damage.* Kernels affected in any way by codling moth larvae, ants, moths or beetles commonly attacking stored food products, or any other insects.

(b) *Moldy kernels.* Kernels showing on their surface mold readily discernible to the eye.

(c) *Shriveled kernels.* Walnuts in which the kernel is noticeably shrunken, leathery or tough, as distinguished from kernels which are plump and fully developed.

(d) *Blanks.* Walnuts which contain no kernels or in which the kernel consists of empty, papery skin, with or without a small amount of flesh.

(e) *Rancid kernels.* Kernels which have a decomposed appearance or a rancid taste.

(f) *Black kernels.* Kernels as dark or darker in color than those illustrated in row "E" of the official color chart of the Program Committee.

(v) In determining the percentage of sound kernels in a lot of walnuts for qualification as of Second Quality Grade, all walnuts showing the defects described above shall not be considered as sound, except that:

(a) *Partially moldy kernels.* Kernels affected by white or gray mold which does not affect more than one-quarter of the entire kernel will be classed as sound, and

(b) *Partially shriveled kernels.* Kernels which are partially shriveled but where such shrivelling does not affect more than one-quarter of the entire kernel, shall be classed as half sound; that is, two such kernels shall be counted as one sound and one defective kernel, provided, however, that in any one hundred walnuts not over twenty with kernels one-quarter or less shriveled shall be

combined as 10 percent sound and 10 percent defective.

(vi) None of the quality grades specified shall contain in excess of 10 percent Blanks.

(2) *Oregon - Washington quality grades—*(i) First Quality Grade Walnuts shall contain not less than 90 percent (by count) of kernels practically free from defects. At least 55 percent of said minimum percentage of sound kernels shall be light in color in accordance with the color chart adopted June 15, 1944 by Program Committee.

(ii) Second Quality Grade Walnuts shall not contain more than 10 percent (by count) of moldy, rancid, blank, black, or half-shriveled or insect-damaged kernels all combined, and not more than an additional 20 percent (by count) of kernels which are from one-quarter to one-half shriveled. Second quality grade walnuts shall also contain not less than 30 percent (by count) of kernels which, in addition to being wholly sound, are light in color in accordance with the color chart adopted June 15, 1944 by Program Committee.

(iii) Third Quality Grade Walnuts shall include all merchantable walnuts as defined in the Order and testing below the requirements for Second Quality Grade.

(iv) In determining the percentage of sound kernels in a lot of walnuts for qualification as of First Quality Grade, all walnuts the kernels of which show the following defects shall not be considered as sound:

(a) *Insect damage.* Kernels affected in any way by codling moth larvae, ants, moths, or beetles commonly attacking stored food products, or any other insects.

(b) *Moldy kernels.* Kernels showing on their surface any kind or amount of mold except kernels affected by white or light gray mold which does not cover over one-quarter of the kernel.

(c) *Rancid kernels.* Kernels which have a decomposed or rancid flavor.

(d) *Shriveled kernels.* Walnuts in which the kernel is noticeably shrunken, leathery or tough, as distinguished from kernels which are plump and fully developed.

(e) *Blanks.* Walnuts which contain no kernels or in which the kernel consists of empty, papery skin, with or without a small amount of flesh.

Kernels which are one-eighth or more shriveled, but less than one-half shriveled, shall be considered as one-half of one percent sound.

Kernels which are less than one-eighth shriveled shall be considered sound except that not over 10 percent (by count) of such defects shall be allowed.

(f) *Black kernels.* Kernels as dark or darker in color than those illustrated in row "E" of the official color chart of the Program Committee.

(v) In determining the percentage of sound kernels in a lot of walnuts for qualification as of Second Quality Grade, all walnuts showing the defects described above shall not be considered as sound, except that there shall be no limit on the percentage of kernels which are one-eighth or less shriveled and which may be counted as sound.

(vi) None of the quality grades specified shall contain in excess of 10 percent Blanks.

(3) *External defects.* First, Second and Third Quality Grade Walnuts, of California, Oregon and Washington production, must be free of excessively dirty nuts, nuts affected by adhering husks, dark spots, and nuts having perforated or broken or split shells, except that tolerances specified in "U. S. Standards for Unshelled English Walnuts" (effective September 30, 1939) shall apply.

(c) *Method of determining the equivalent merchantable walnut content of Orchard-Run Set-Aside—*(1) *Tender of Orchard-Run Walnuts.* No individual tender of orchard-run walnuts for certification shall exceed 15 tons. Such tender shall be properly segregated from other lots of walnuts in order to facilitate and expedite inspection, sealing, tagging, and subsequent identification. It shall be the duty of the packer to make accessible for sampling as many sacks as the inspector may designate.

(2) *Weights.* The method of determining the weight of individual tenders of orchard-run walnuts shall be designated by the Supervising Inspector subject to the approval of the Program Manager or his representative, but shall conform with one of the following methods: (i) by weighing or reweighing under the supervision of the inspector; (ii) by licensed public weighmaster's certificate; or (iii) by recorded delivery weights reflected in the packer's accounting to growers or local associations.

(3) *Sampling.* (i) Inspectors will be required to examine only thoroughly representative samples, reflecting a cross-section of the quality and condition of each tender. As used herein, the words "one handful" mean not less than 10 walnuts.

(ii) *Procedure.* (a) From lots containing 2,000 pounds or less, at least one handful shall be drawn from every other sack.

From lots containing more than 2,000 pounds up to 6,000 pounds, at least one handful shall be drawn from every third sack.

From lots containing more than 6,000 pounds up to 12,000 pounds, at least one handful shall be drawn from every fourth sack.

From lots containing more than 12,000 pounds up to 20,000 pounds, at least one handful shall be drawn from every fifth sack.

From lots containing more than 20,000 pounds up to 30,000 pounds, at least one handful shall be drawn from every sixth sack.

(b) To supplement the samples resulting from the foregoing procedure, one whole sack of average weight of walnuts from each lot of 2,000 pounds or less shall be dumped into boxes and thoroughly mixed, and from each lot of more than 2,000 pounds one whole sack shall be similarly dumped into boxes for each 2,000 pounds or fraction thereof in the lot. From this quantity, the inspector shall draw a representative sample of not less than four handfuls for each sack dumped.

(c) At the discretion of the Program Manager, the supplemental sampling

procedure prescribed in the next preceding paragraph may be dispensed with, provided, that the initial samples are drawn in uniform order, one from the top one-third of the sack; the next from the center one-third of the sack; and the next from the bottom one-third of the sack; in such a fashion from all portions of a lot as to get a total sampling representative of nuts in all containers sampled.

(d) All of the walnuts drawn in accordance with the sampling procedure above specified shall then be thoroughly mixed so as to produce a composite sample representative of the lot tendered. The gross sample from any lot shall be at least double the quantity sufficient to make the number of crack tests indicated below.

(e) Samples for testing purposes shall number not less than 100 walnuts in each test, and the number of tests for any tender shall be made as indicated in (4) of this paragraph.

(4) *Testing.* (i) For lots weighing 2,000 pounds or less, two tests; for lots weighing over 2,000 pounds and up to 10,000 pounds, three tests; for lots weighing over 10,000 pounds and up to 20,000 pounds, four tests; and for lots weighing over 20,000 pounds and up to 30,000 pounds, six tests.

(ii) *Procedure.* The method used for testing graded walnuts shall be applied to the testing of orchard-run walnuts, except that the size of walnuts and external defects shall be disregarded. Thus, each tray of 100 walnuts tested must be examined for nonpassable or defective kernels to determine the percentage of merchantable walnuts contained in the test. Each tender shall be scored in terms of percentage reflecting the average of tests for merchantable kernel content; plus a tolerance of 5 percent of the merchantable kernel percentage so scored, representing an allowance for defects comparable to the percentage of defects within the established 10 percent tolerance which normally occur in lots of unshelled walnuts certified as merchantable.

(5) *Certification.* Certificates shall be issued on special printed forms prescribed by the Program Manager and shall show that they apply to "orchard-run walnuts". They shall contain such other specific information as may be required by the Program Manager, including, but not restricted to: name and address of packer, the number of sacks and weight of walnuts tendered, location of walnuts, the final percentage determination, and the computed weight of merchantable-equivalent walnuts contained in the lot. Copies of certificates shall be furnished to the packer and the Program Manager in accordance with procedure prescribed for certificates pertaining to set-aside lots of merchantable walnuts.

(E. O. 9280, 7 F. R. 10179; E. O. 9577, 10 F. R. 8087; WFO 82, as amended, 8 F. R. 13293, 16643; 9 F. R. 4321, 4319, 9584, 11419, 13619; 10 F. R. 103; 11 F. R. 5105)

Done at Washington, D. C. this 14th day of October 1946.

[SEAL] E. A. MEYER,  
Acting Administrator, Production and Marketing Administration.

[F. R. Doc. 46-18766; Filed, Oct. 17, 1946; 8:48 a. m.]

TITLE 8—ALIENS AND NATIONALITY  
Chapter II—Office of Alien Property Custodian

PART 503—SUBSTANTIVE RULES

GENERAL LICENSE GRANTED CONDITIONALLY TO ITALY, BULGARIA, RUMANIA AND HUNGARY

Section 503.13-6 (d) (1) of Regulation No. 6 under General Order No. 13, as amended on August 21, 1946 (11 F. R. 9183), is hereby amended to read as follows:

§ 503.13-6 *Licensing certain transactions involving works subject to copyright.* \* \* \*

(d) *General license is granted conditionally in the case of Italy, Bulgaria, Rumania and Hungary.* \* \* \*

(1) The making and filing in the United States Copyright Office, on and after July 1, 1946, of applications for registration or renewal of copyrights in which individuals resident in, or firms or corporations having their principal place of business in Italy, Bulgaria, Rumania or Hungary, have at any time on or since the effective date of Executive Order No. 8389, as amended, had any interest, and the receipt of registration or renewal certificates granted pursuant to any such applications is authorized; *Provided*, That nothing contained herein shall relieve any person who has executed or may hereafter execute any instrument under the authorization of subparagraph (3) of this paragraph from the requirement of recording such instrument set forth in subparagraph (3) (i) of this paragraph.

(40 Stat. 411, 50 U. S. C. App.; 55 Stat. 839, 50 U. S. C. App. (Supp. 1945); E. O. 9193, 7 F. R. 5205)

Executed at Washington, D. C., on October 11, 1946.

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

[F. R. Doc. 46-18799; Filed, Oct. 17, 1946; 8:51 a. m.]

TITLE 9—ANIMALS AND ANIMAL PRODUCTS

Chapter I—Bureau of Animal Industry

[B. A. I. Order 368, Amdt. 4]

PART 93—SPECIAL REGULATIONS GOVERNING EXPORT AND IMPORT OF LIVESTOCK TO AND FROM MEXICO

INSPECTION AND QUARANTINE

Part 93, Chapter I, Title 9, Code of Federal Regulations (B. A. I. Order 368),

as amended, is hereby further amended as follows:

1. By deleting the amendments to § 93.2 (Regulation 2) and § 93.3 (Regulation 3) made effective by amendment 3 to said B. A. I. order on June 5, 1946 (11 F. R. 5855), and reinstating such sections as they existed prior to said date.

2. By deleting §§ 93.17 and 93.18 (Regulations 17 and 18).

Notice of such amendment and public procedure thereon are unnecessary due to the fact that the amendment constitutes a relaxation of the regulations and are impracticable since it is important that the relaxation be made effective at the earliest possible time.

(Article XII, Convention between the United States of America and the United Mexican States proclaimed January 18, 1930; Act of August 30, 1890, 21 U. S. C. 101-105; Act of February 2, 1903, as amended, 21 U. S. C. 111-113, 120-122)

This amendment, which for purposes of identification, is designated Amendment 4 to B. A. I. Order 368, shall be effective at 12:01 a. m., e. s. t., October 18, 1946.

Done at Washington, D. C., this 15th day of October, 1946. Witness my hand and seal of the Department of Agriculture.

[SEAL] N. E. DODD,  
Acting Secretary of Agriculture.

[F. R. Doc. 46-18786; Filed, Oct. 17, 1946; 8:45 a. m.]

TITLE 13—BUSINESS CREDIT

Chapter I—Reconstruction Finance Corporation

DELEGATION OF AUTHORITY FROM OFFICE OF HOUSING EXPEDITER WITH RESPECT TO HARDWOOD FLOORING (NORTHERN AND SOUTHERN AREAS)

CROSS REFERENCE: For assignment of responsibilities to the Reconstruction Finance Corporation regarding Premium Payments Regulation No. 6 (Hardwood Flooring (Southern Area)) and Premium Payments Regulation No. 7 (Hardwood Flooring (Northern Area)), by the Office of Housing Expediter, see Title 24, chapter VIII, *infra*.

TITLE 24—HOUSING CREDIT

Chapter V—Federal Housing Administration

PART 500—GENERAL

SUBPART B—DELEGATION OF AUTHORITY AND ASSIGNMENT OF DUTIES

1. Paragraph (f) of § 500.13 (11 F. R. 177A-882) is amended by inserting after the words "To the position of General Counsel" the words "and in his absence or inability to act, to the Assistant General Counsel".

2. Paragraph (h) of § 500.13 is hereby amended by adding at the end thereof a

new subparagraph numbered "(13)" reading as follows:

§ 500.13 *Specific delegations to named positions.*

(h) *Zone Commissioners and Directors.*

(13) In connection with the sale of Commissioner owned property, to consent to the assignment of the interest of the contract purchaser under a contract for deed and to the substitution of mortgagors under a mortgage held by the Commissioner.

Issued at Washington, D. C. the third day of October 1946.

RAYMOND M. FOLEY,  
Federal Housing Commissioner.

[F. R. Doc. 46-18788; Filed, Oct. 17, 1946;  
8:52 a. m.]

Chapter VIII—Office of Housing  
Expediter

[HED-63-RFC-12]

PART 802—DELEGATIONS OF FINAL  
AUTHORITY

DIRECTIVE TO RFC WITH RESPECT TO HARD-  
WOOD FLOORING (SOUTHERN AREA)

§ 802.2 *Directive to the Reconstruction Finance Corporation on Premium Payments Regulation 6* (§ 805.6 of this chapter (11 F. R. 8438)); *hardwood flooring (Southern Area)*. This directive assigns to the Reconstruction Finance Corporation responsibilities which are necessary to assure effective administration of Premium Payments Regulation 6 as amended September 3, 1946 (11 F. R. 9673), on hardwood flooring (Southern Area), and in addition it summarizes responsibilities assigned to the RFC by § 805.6 of this chapter.

(a) Pursuant to the authority vested in me by the Veterans' Emergency Housing Act of 1946, the RFC is hereby authorized and directed to perform the following functions in addition to those assigned to it by § 805.6 of this chapter:

(1) RFC will review claims for payment or information returns for completeness of entries and for accuracy of computations, and, after making payments as provided for by § 805.8 of this chapter, forward three copies of the claim or the information return to the Civilian Production Administration, Forest Products Division, and two copies to the Office of the Housing Expediter, Washington, D. C., Attention: Office of Materials Supply.

(2) Furnish to CPA at its request, serial numbers to be inserted on the quota application form by CPA.

(3) The RFC shall notify the applicant of any change in a claim.

(4) On certification by CPA or the Expediter that the total production of the producers participating in the program is 110% of the total quota in any quarter, RFC shall reimburse companies which have exceeded quota by less than 10% for the difference between the amount paid on Premium A (§ 805.6 (d) of this chapter) pursuant to paragraph (a) of Rule B, and the full amount of Premium A, as provided by paragraph (b) of rule B.

(5) The RFC shall act upon advice from the CPA with respect to such au-

thority delegated to CPA by the Housing Expediter as affects the functions of the RFC in the program.

(6) The RFC shall prepare and transmit to the OHE such regular and special reports of its operations under § 805.6 of this chapter and this directive as may be requested by the OHE.

(7) The RFC shall take all other steps necessary to carry out the responsibilities of the RFC under § 805.6 of this chapter.

(b) Responsibilities assigned to RFC by § 805.6 of this chapter, together with appropriate reference to related delegations to the CPA, are summarized as follows:

(1) The RFC will furnish Quota Forms NHA-14-67 and Claim Forms NHA-14-68 to applicants on request, through its Loan Agencies.

(2) The RFC will receive claims for payment and information returns and:

(i) Determine whether such claims appear to have been correctly and properly prepared.

(ii) Subject to final verification by CPA, pay all or any part of a claim accepted by RFC. If any part of a claim is questionable after review or audit by CPA, RFC may:

(a) Require that a bond satisfactory in form and amount be furnished by the claimant, or

(b) Suspend further payments.

(3) The RFC may require that a bond satisfactory in form and amount be furnished by any claimant for the last period during which § 805.6 of this chapter is in effect.

(4) If the amount verified and approved for payment by CPA is less than the amount previously paid, or if the claim is invalidated in whole or in part, RFC shall notify the claimant of the overpayment, or the invalidation, and:

(i) Demand that the claimant refund the overage, or the amount invalidated, plus interest at the rate of 4 percent per annum, or

(ii) Deduct such sum plus interest from any accrued or subsequent claim of the claimant.

(5) The RFC shall consider the amounts paid on account of a one- or a two-month claim as an advance payment on the claim for the quarterly period including such months, and such amounts shall be subject to recovery or set-off if the amount found payable on the quarterly claim is less than the amount of such advance payment.

(6) RFC shall deduct any payments made on account of a quarterly claim for Premium A from any subsequent claim which is based on average quarterly production.

(7) The RFC shall make payments of Premium A for the quarter beginning August 1, 1946, only (and for such months in this quarter as claimed) on the basis of total production of hardwood flooring (as defined) as provided in § 805.6 (f) (2) of this chapter.

(60 Stat. 207)

Issued this 25th day of September 1946.

WILSON W. WYATT,  
Housing Expediter.

[F. R. Doc. 46-18662; Filed, Oct. 17, 1946;  
8:46 a. m.]

[HED-64-RFC-13]

PART 802—DELEGATIONS OF FINAL  
AUTHORITY

DIRECTIVE TO RFC WITH RESPECT TO HARD-  
WOOD FLOORING (NORTHERN AREA)

§ 802.3 *Directive to the Reconstruction Finance Corporation on Premium Payments Regulation 7* (§ 805.7 of this chapter (11 F. R. 8442)); *hardwood flooring (Northern Area)*. This directive assigns to the Reconstruction Finance Corporation responsibilities which are necessary to assure effective administration of Premium Payments Regulation 7, as amended September 3, 1946 (11 F. R. 9674), on hardwood flooring (Northern Area), and in addition it summarizes responsibilities assigned to the RFC by § 805.7 of this chapter.

(a) Pursuant to the authority vested in me by the Veterans' Emergency Housing Act of 1946, the RFC is hereby authorized and directed to perform the following functions in addition to those assigned to it by § 805.7 of this chapter:

(1) RFC will review claims for payment or information returns for completeness of entries and for accuracy of computations, and, after making payments as provided for by § 805.8 of this chapter, forward three copies of the claim or the information return to the Civilian Production Administration, Forest Products Division, and two copies to the Office of the Housing Expediter, Washington, D. C., Attention: Office of Materials Supply.

(2) Furnish to CPA at its request, serial numbers to be inserted on the quota application form by CPA.

(3) The RFC shall notify the applicant of any change in a claim.

(4) On certification by CPA or the Expediter that the total production of the producers participating in the program is 110% of the total quota in any quarter, RFC shall reimburse companies which have exceeded quota by less than 10% for the difference between the amount paid on Premium A, pursuant to § 805.7 (d) (3) Rule B (a) of this chapter and the full amount of Premium A, as provided by § 805.7 (d) (3) Rule B (b) of this chapter.

(5) The RFC shall act upon advice from the CPA with respect to such authority delegated to CPA by the Housing Expediter as affects the functions of the RFC in the program.

(6) The RFC shall prepare and transmit to the OHE such regular and special reports of its operations under the regulation and this directive as may be requested by the OHE.

(7) The RFC shall take all other steps necessary to carry out the responsibilities of the RFC under § 805.7 of this chapter.

(b) Responsibilities assigned to RFC by § 805.7 of this chapter, together with appropriate reference to related delegations to the CPA, are summarized as follows:

(1) The RFC will furnish Quota Forms NHA-14-70 and Claim Forms NHA-14-71 to applicants on request, through its Loan Agencies.

(2) The RFC will receive claims for payment and information returns and:

(i) Determine whether such claims appear to have been correctly and properly prepared.



(ii) Subject to final verification by CPA, pay all or any part of a claim accepted by RFC. If any part of a claim is questionable after review or audit by CPA, RFC may:

(a) Require that a bond satisfactory in form and amount be furnished by the claimant, or

(b) Suspend further payments.

(3) The RFC may require that a bond satisfactory in form and amount be furnished by any claimant for the last period during which this § 805.7 of this chapter is in effect.

(4) If the amount verified and approved for payment by CPA is less than the amount previously paid, or if the claim is invalidated in whole or in part, RFC shall notify the claimant of the overpayment, or the invalidation, and:

(i) Demand that the claimant refund the overage, or the amount invalidated, plus interest at the rate of 4 percent per annum, or

(ii) Deduct such sum plus interest from any accrued or subsequent claim of the claimant.

(5) The RFC shall consider the amounts paid on account of a one- or a two-month claim as an advance payment on the claim for the quarterly period including such months, and such amounts shall be subject to recovery or set-off if the amount found payable on the quarterly claim is less than the amount of such advance payment.

(6) The RFC shall deduct any payments made on account of a quarterly claim for Premium A from any subsequent claim which is based on average quarterly production.

(7) The RFC shall make payments of Premium A for the quarter beginning August 1, 1946, only (and for such months in this quarter as claimed), on the basis of total production of hardwood flooring (as defined) as provided in § 805.7 (f) (2) of this chapter.

(60 Stat. 207)

Issued this 25th day of September 1946.

WILSON W. WYATT,  
Housing Expediter.

[F. R. Doc. 46-18782; Filed, Oct. 17, 1946;  
8:46 a. m.]

[HED-65-CPA-7]

PART 802—DELEGATIONS OF FINAL  
AUTHORITY

DIRECTIVE TO CPA WITH RESPECT TO HARD-  
WOOD FLOORING (SOUTHERN AREA)

§ 802.4 *Directive to the Civilian Production Administration on Premium Payments Regulation 6 (§ 805.6 of this chapter (11 F. R. 8438)); hardwood flooring (Southern Area).* This directive states the responsibilities of the Civilian Production Administration for the administration of Premium Payments Regulation 6 relating to hardwood flooring (Southern Area), as amended September 3, 1946 (11 F. R. 9673).

(a) Pursuant to the authority vested in me by the Veterans' Emergency Housing Act of 1946, the Civilian Production Administration is hereby authorized and directed to act as my representative in

performing the following functions in accordance with § 805.6 of this chapter:

(1) Upon receipt of each application for establishment of quota in accordance with § 805.6 (b) (1), Rules 1 and 2 of this chapter, on the basis of the facts set forth in the application, together with any additional information available to it, the Civilian Production Administration will establish a quota, enter such quota on each of the eight copies of the form and distribute them as follows: one copy to the applicant, one copy to the Office of the Housing Expediter, three copies to the Reconstruction Finance Corporation, and three copies to be retained by CPA.

(2) With respect to applications for special quotas required to be filed with the Expediter pursuant to § 805.6 (b) (1), Rule 3 of this chapter, on the basis of the facts set forth in the application, together with any additional information available to it, CPA will recommend to the Office of the Housing Expediter a figure to be used as the quota to be assigned the applicant. Such applications, with the recommended quotas, shall be submitted by CPA to OHE for approval. CPA will forward the approved quota to the applicant, and send three signed copies to the Reconstruction Finance Corporation.

(3) With respect to all quotas, CPA will forward one copy of each quota application to the Treasurer, RFC, for establishment of serial number, and upon return by RFC, insert such serial number on all copies.

(4) With respect to applications from producers for authorization to submit applications for quota and claims for payment on the basis of a stipulated fiscal quarter (§ 805.6 (a) (15) of this chapter), CPA will review the applications on the basis of the facts submitted, together with any additional information available, and will grant authorization to submit applications and claims on the basis of a stipulated fiscal quarter when in CPA's judgment hardship would otherwise result. CPA will forward notification of the action taken to the applicant and the OHE, and send three copies to the RFC.

(5) With respect to applications for special orders pursuant to § 805.6 (1) received from producers outside the areas defined in § 805.6 (a) (3), of this chapter, CPA will review the applications, and, on the basis of the facts submitted, together with any additional information available to it, recommend to the OHE the terms of the special order for each such application. Such applications, with the recommendations, shall be submitted by CPA to the OHE for approval. CPA will forward the OHE order or disapproval to the applicant, and send three copies to the RFC.

(6) In cases where a company represents that its production during a claim period was interrupted due to unusual circumstances beyond its control and desires adjustment of its quota for such claim period (pursuant to § 805.6 (b) (2) of this chapter) the CPA shall determine whether the interruption was due to circumstances beyond the control of the company. If the facts justify such action, CPA shall make the adjustment in

quota for the claim period, and shall notify the applicant, the RFC (in triplicate), and the OHE of the action taken.

(7) With respect to applications for quota, and to claims for payment filed with RFC and forwarded by RFC to CPA, review each application and claim on the basis of the facts submitted therein, together with any additional information available.

(i) Where it appears to CPA that immediate investigation or audit of any such application or claim is required, CPA will take such action and will notify RFC (in triplicate), stating whether or not further payments should be withheld by RFC pending the result of such investigation or audit. In all cases in which CPA concludes that quotas previously established should be changed, or that the amount of the claim should be modified, CPA shall make such change in the quota or in the amount of the claim and shall notify the RFC (in triplicate), and the OHE of any such modification of a quota or of a claim. In those cases in which the quota is changed, the CPA shall notify the applicant.

(ii) Where the CPA finds no basis for immediate investigation or withholding of payment, CPA shall notify RFC (in triplicate), within 30 days of the date that the claim was received by CPA, of the findings and send a copy of such notification to OHE.

(8) CPA shall in its best judgment determine whether a claim of any company should be invalidated in whole or in part, shall make such recommendations to the OHE, and shall notify the RFC and the company of the decisions, in those cases where a company:

(i) Has failed to maintain production of lumber of all species from its own sawmill operations at a level which obtained during the corresponding quarter of the previous year,

(ii) Has, at the end of any month, an inventory of Southern usable lumber which exceeds a sixty-day supply, or

(iii) Has, at the end of any month, an inventory of residential flooring which is more than the residential flooring production during that month.

(9) At the end of each quarter, if total production in that quarter is 110% or more of total quota, the CPA shall notify RFC and furnish a list of the companies that are eligible for additional payment pursuant to § 805.6 (d) (3) Rule B (b) of this chapter.

(10) With respect to applications by companies for authorization to supply southern hardwood flooring lumber to other companies within the definition of "Supplier", § 805.6 (a) (10) of this chapter, CPA will review the applications on the basis of the facts submitted, together with any additional information available, and will grant such authorization when in CPA's judgment such a practice is normal and proper and hardship would otherwise result. CPA will forward notification of the action taken to the applicant, the OHE and send three copies to the RFC.

(11) With respect to applications by companies for authorization to use southern hardwood flooring lumber on which Premium A is payable, or has been paid, for uses other than the production

of residential flooring, CPA will review the applications on the basis of the facts submitted, together with any additional information available, and will grant such authorizations when in CPA's judgment such authorization is essential to prevent undue economic dislocation or hardship to the company. CPA will forward notification of the action taken to the applicant, the OHE and send three copies to the RFC.

(12) With respect to reports received from companies under the provisions of § 805.6 (d) of this chapter, to the effect that suppliers have upgraded lumber, CPA will review the reports and make prompt investigation of the circumstances. When in CPA's judgment such upgrading has occurred and continued bonus payments to such suppliers will be to the detriment of the objective of this § 805.6 of this chapter, CPA will recommend to the OHE that the Expediter revoke authorization to pay a bonus to such suppliers. CPA will forward notification of the action taken to all companies who have applied for quotas under this § 805.6 of this chapter, and to the OHE and send three copies to the RFC.

(13) With respect to all applications for quotas and claims for payment, the CPA shall:

(i) Perform such investigations and post-audits in the field as may appear to be feasible and necessary with respect to all producers of hardwood flooring (Southern Area) who participate in the premium payments plan, modifying previous determinations on quotas and claims, or, in the case of special quotas, recommending modification to the OHE, where such determinations are inconsistent with the findings of investigations and post-audits. Such investigations and post-audits shall follow procedures approved by the OHE, shall include questionable cases prior to approval or invalidation, and shall be so scheduled as to cover all participating producers by the end of the sixth month of operation of the plan. A copy of each audit report shall be sent to the OHE. The CPA shall notify the RFC (in triplicate) and the OHE of actions taken as a result of the findings of investigations and post-audits. The CPA shall notify the applicant of any change in quotas established pursuant to § 805.6 (b) (1) Rules 1, 2, and 3 of this chapter, resulting from investigations and post-audits under this paragraph.

(ii) Make such special investigations or audits as may be requested by OHE.

(iii) Consider complaints by applicants, hold hearings whenever necessary and notify the applicant, and RFC (in triplicate) of the decisions, sending copies thereof to the OHE. In the event the applicant is still dissatisfied with such decisions, the CPA shall notify him that he may appeal to the OHE Appeals Board.

(14) CPA shall prepare and transmit to the OHE such regular and special reports of operations under the regulation and this directive as may be requested by the OHE.

(15) CPA shall take all other steps necessary to carry out the responsibilities of CPA under § 805.6 of this chapter.

(60 Stat. 207)

Issued this 25th day of September, 1946.

WILSON W. WYATT,  
Housing Expediter.

[F. R. Doc. 46-18784; Filed, Oct. 17, 1946;  
8:46 a. m.]

[HED-66-CPA-8]

PART 802—DELEGATIONS OF FINAL  
AUTHORITY

DIRECTIVE TO CPA WITH RESPECT TO  
HARDWOOD FLOORING (NORTHERN AREA)

§ 802.5 *Directive to the Civilian Production Administration on Premium Payments Regulation 7* (§ 805.7 of this chapter (11 F. R. 8442)); *hardwood flooring (Northern Area)*. This directive states the responsibilities of the Civilian Production Administration for the administration of Premium Payments Regulation 7 relating to hardwood flooring (Northern Area) as amended September 3, 1946 (11 F. R. 9674).

(a) Pursuant to the authority vested in me by the Veterans' Emergency Housing Act of 1946, the Civilian Production Administration is hereby authorized and directed to act as my representative in performing the following functions in accordance with § 805.7 of this chapter:

(1) Upon receipt of each application for establishment of quota in accordance with § 805.7 (b) (1), Rules 1 and 2 of this chapter, on the basis of the facts set forth in the application, together with any additional information available to it, the Civilian Production Administration will establish a quota, enter such quota on each of the eight copies of the form and distribute them as follows: one copy to the applicant, one copy to the Office of the Housing Expediter, three copies to the Reconstruction Finance Corporation, and three copies to be retained by CPA.

(2) With respect to applications for special quotas required to be filed with the Expediter pursuant to § 805.7 (b) (1), Rule 3 of this chapter, on the basis of the facts set forth in the application, together with any additional information available to it, CPA will recommend to the Office of the Housing Expediter a figure to be used as the quota to be assigned the applicant. Such applications, with the recommended quotas, shall be submitted by CPA to OHE for approval. CPA will forward the approved quota to the applicant, and send three signed copies to the Reconstruction Finance Corporation.

(3) With respect to all quotas; CPA will forward one copy of each quota application to the Treasurer, RFC, for establishment of serial number, and upon return by RFC, insert such serial number on all copies.

(4) With respect to applications from producers for authorization to submit applications for quota and claims for payment on the basis of a stipulated fiscal quarter (§ 805.7 (a) (15) of this chapter), CPA will review the applications on the basis of the facts submitted, together with any additional information available, and will grant authorization to submit applications and claims on the basis of a stipulated fiscal quarter

when in CPA's judgment hardship would otherwise result. CPA will forward notification of the action taken to the applicant and the OHE, and send three copies to the RFC.

(5) With respect to applications for special orders pursuant to § 805.7 (1) received from producers outside the areas defined in § 805.7 (a) (3), of this chapter, CPA will review the applications and, on the basis of the facts submitted, together with any additional information available to it, recommend to the OHE the terms of the special order for each such application. Such applications, with the recommendations, shall be submitted by CPA to the OHE for approval. CPA will forward the OHE order or disapproval to the applicant, and send three copies to the RFC.

(6) In cases where a company represents that its production during a claim period was interrupted due to unusual circumstances beyond its control and desires adjustment of its quota for such claim period (pursuant to § 805.7 (b) (2) of this chapter) the CPA shall determine whether the interruption was due to circumstances beyond the control of the company. If the facts justify such action, CPA shall make the adjustment in quota for the claim period, and shall notify the applicant, the RFC (in triplicate), and the OHE of the action taken.

(7) With respect to applications for quota, and to claims for payment filed with RFC and forwarded by RFC to CPA, review each application and claim on the basis of the facts submitted therein, together with any additional information available.

(i) Where it appears to CPA that immediate investigation or audit of any such application or claim is required, CPA will take such action and will notify RFC (in triplicate), stating whether or not further payments should be withheld by RFC pending the result of such investigation or audit. In all cases in which CPA concludes that quotas previously established should be changed, or that the amount of the claim should be modified, CPA shall make such change in the quota or in the amount of the claim and shall notify the RFC (in triplicate), and the OHE of any such modification of a quota or of a claim. In those cases in which the quota is changed, the CPA shall notify the applicant.

(ii) Where the CPA finds no basis for immediate investigation or withholding of payment, CPA shall notify RFC (in triplicate), within 30 days of the date that the claim was received by CPA, of the findings and send a copy of such notification to OHE.

(8) CPA shall in its best judgment determine whether a claim of any company should be invalidated in whole or in part, shall make such recommendations to the OHE, and shall notify the RFC and the company of the decisions, in those cases where a company:

(i) Has failed to maintain production of lumber of all species from its own sawmill operations at a level which obtained during the corresponding quarter of the previous year,

(ii) Has, at the end of any month, an inventory of Northern usable lumber which exceeds a sixty-day supply, or



(iii) Has, at the end of any month, an inventory of residential flooring which is more than the residential flooring production during that month.

(9) At the end of each quarter, if total production in that quarter is 110% or more of total quota, the CPA shall notify RFC and furnish a list of the companies that are eligible for additional payment pursuant to § 805.7 (d) (3) Rule B (b) of this chapter.

(10) With respect to applications by companies for authorization to supply Northern hardwood flooring lumber to other companies within the definition of "Supplier" (§ 805.7 (a) (10) of this chapter), CPA will review the applications on the basis of the facts submitted, together with any additional information available, and will grant such authorizations when in CPA's judgment such a practice is normal and proper and hardship would otherwise result. CPA will forward notification of the action taken to the applicant, the OHE, and send three copies to the RFC.

(11) With respect to applications by companies for authorization to use Northern hardwood flooring lumber on which Premium A is payable, or has been paid, for uses other than the production of residential flooring, CPA will review the applications on the basis of the facts submitted, together with any additional information available, and will grant such authorizations when in CPA's judgment such authorization is essential to prevent undue economic dislocation or hardship to the company. CPA will forward notification of the action taken to the applicant, the OHE, and send three copies to the RFC.

(12) With respect to reports received from companies under the provisions of § 805.7 (d) of this chapter, to the effect that suppliers have upgraded lumber, CPA will review the reports and make prompt investigations of the circumstances. When in CPA's judgment such upgrading has occurred and continued bonus payments to such suppliers will be to the detriment of the objectives of this section, CPA will recommend to the OHE that the Expediter revoke authorization to pay a bonus to such suppliers. CPA will forward notification of the action taken to all companies who have applied for quotas under this section and to the OHE, and send three copies to the RFC.

(13) With respect to all applications for quota and claims for payment, the CPA shall:

(i) Perform such investigations and post-audits in the field as may appear to be feasible and necessary with respect to all producers of hardwood flooring (Northern Area) who participate in the premium payments plan, modifying previous determinations on quotas and claims or, in the case of special quotas, recommending modification to the OHE, where such determinations are inconsistent with the findings of investigations and post-audits. Such investigations and post-audits shall follow procedures approved by the OHE, shall include questionable cases prior to approval or invalidation, and shall be so scheduled as to cover all participating producers by the end of the sixth month of operation of the plan. A copy of each audit report shall be sent to the OHE. The CPA shall

notify the RFC (in triplicate) and the OHE of the actions taken as a result of the findings of investigations and post-audits. The CPA shall notify the applicant of any change in quotas established pursuant to § 805.7 (b) (1) Rules 1, 2, and 3 of this chapter, resulting from investigations and post-audits under this paragraph.

(ii) Make such special investigations or audits as may be requested by the OHE.

(iii) Consider complaints by applicants, hold hearings whenever necessary and notify the applicant, and RFC (in triplicate) of the decisions, sending copies thereof to the OHE. In the event the applicant is still dissatisfied with such decisions, the CPA shall notify him that he may appeal to the OHE Appeals Board.

(14) CPA shall prepare and transmit to the OHE such regular and special reports of operations under the regulation and this directive as may be requested by the OHE.

(15) CPA shall take all other steps necessary to carry out the responsibilities of CPA under § 805.7 of this chapter. (60 Stat. 207)

Issued this 25th day of September 1946.

WILSON W. WYATT,  
Housing Expediter.

[F. R. Doc. 46-18783; Filed, Oct. 17, 1946;  
8:45 a. m.]

## TITLE 29—LABOR

### Chapter IX—Department of Agriculture (Agricultural Labor)

[Supp. 28, Amdt. 3]

#### PART 1110—SALARIES AND WAGES OF AGRICULTURAL LABOR IN THE STATE OF OREGON

##### WORKERS ENGAGED IN HARVESTING POTATOES IN CROOK AND DESCHUTES COUNTIES, OREG.

Section 1110.4 of this chapter (9 F. R. 11603; 10 F. R. 11849; 11 F. R. 11132) is hereby amended as follows:

The first sentence of § 1110.4 (b) (2) is changed to read:

Wage rate for all other work in potato harvest—\$1.25 per hour.

*Effective date.* This amendment 3 to Supplement 28 shall become effective at 12:01 a. m. Pacific Standard Time, October 10, 1946.

(56 Stat. 765; 50 U. S. C. 961 et seq. (Supp. IV); 57 Stat. 63; 50 U. S. C. 964 (Supp. IV); 58 Stat. 632; Pub. Law 108, 79th Cong.; E. O. 9250, 7 F. R. 7871; E. O. 9328, 8 F. R. 4681; E. O. 9577, 10 F. R. 8087; E. O. 9620, 10 F. R. 12023; E. O. 9651, 10 F. R. 13487; E. O. 9697, 11 F. R. 1691; regulations of the Economic Stabilization Director, 8 F. R. 11960, 12139, 16702; 9 F. R. 6035, 14547; 10 F. R. 9478, 9628; 11 F. R. 2517, regulations of the Secretary of Agriculture, 9 F. R. 655, 12117, 12611; 10 F. R. 7609, 9581; 9 F. R. 831, 12807, 14206; 10 F. R. 3177; 11 F. R. 5903).

Issued this 14th day of October 1946.

[SEAL] K. A. BUTLER,  
Acting Director, Labor Branch,  
Production and Marketing  
Administration.

[F. R. Doc. 46-18767; Filed Oct. 17, 1946;  
8:46 a. m.]

## TITLE 32—NATIONAL DEFENSE

### Chapter VIII—Office of International Trade, Department of Commerce

#### Subchapter B—Export Control

#### EXPORT LICENSES

#### ORDER EXTENDING VALIDITY

*It is hereby ordered,* That all outstanding export licenses, except licenses to export coal, Department of Commerce Schedule B No. 500100 and 500200, which expire by their own terms or the terms of the orders of extension dated September 19, 1946 (11 F. R. 10754) and September 30, 1946 (11 F. R. 11367) during the period October 21, 1946 through November 11, 1946 are extended through November 12, 1946 provided that shipments made under such licenses are exported by ocean carriers.

(Sec. 6, 54 Stat. 714; 55 Stat. 206; 56 Stat. 463; 58 Stat. 671; 59 Stat. 270; 60 Stat. 215; E. O. 9630, 10 F. R. 12245)

Dated: October 10, 1946.

FRANCIS MCINTYRE,  
Deputy Director for Export  
Control Commodities Branch.

[F. R. Doc. 46-18780; Filed, Oct. 17, 1946;  
8:45 a. m.]

#### PART 801—GENERAL REGULATIONS [Amdt. 259]

##### REFUNDS OF SUBSIDY PAYMENTS

Section 801.16 *Refunds of subsidy payments* is amended by revoking paragraph (d).

(Sec. 6, 54 Stat. 714; 55 Stat. 206; 56 Stat. 463; 58 Stat. 671; 59 Stat. 270; 60 Stat. 215; E. O. 9630, 10 F. R. 12245)

Dated: October 8, 1946.

FRANCIS MCINTYRE,  
Deputy Director for Export  
Control, Commodities Branch.

[F. R. Doc. 46-18781; Filed, Oct. 17, 1946;  
8:46 a. m.]

#### Chapter IX—Civilian Production Administration

*AUTHORITY:* Regulations in this chapter unless otherwise noted at the end of documents affected, issued under sec. 2 (a), 54 Stat. 676, as amended by 55 Stat. 236, 56 Stat. 177, 58 Stat. 827, and Public Laws 270 and 475, 79th Congress; Public Law 388, 79th Congress; E. O. 9024, 7 F. R. 329; E. O. 9040, 7 F. R. 527; E. O. 9125, 7 F. R. 2719; E. O. 9599, 10 F. R. 10155; E. O. 9638, 10 F. R. 12591; C. P. A. Reg. 1, Nov. 5, 1945, 10 F. R. 13714; Housing Expediter's Priorities Order 1, Aug. 27, 1946, 11 F. R. 9507.

#### PART 1010—SUSPENSION ORDERS [Suspension Order S-987]

##### LAD AND LASSIE SHOP AND PIN ROSE STUDIOS, INC.

Max Sander and Rose Sander are co-partners doing business as Lad and Lassie Shop, with offices and principal place of business at 921 Prospect Avenue, Bronx, New York. Pin Rose Studios, Inc., a New York corporation with its office and principal place of business at 57 West 28th Street, New York, New York, is engaged in business as an

architectural designer and contractor. Max Sander and Rose Sander are lessees of a building at 13 Speedwell Avenue, Morristown, New Jersey, which they planned to remodel as a retail store for the sale of children's clothing; and they retained Pin Rose Studios, Inc., to do the designing and work involved. In the month of June, 1946, without authorization from the Civilian Production Administration, they began and carried on construction consisting of the altering and remodeling of the foregoing building at an estimated cost in excess of the \$1,000 limit permitted by Veterans' Housing Program Order No. 1, and in violation thereof. In view of the foregoing, it is hereby ordered that:

§ 1010.987 *Suspension Order No. S-987.* (a) Neither Max Sander nor Rose Sander, doing business as Lad and Lassie Shop or otherwise, or Pin Rose Studios, Inc., their successors or assigns, nor any other person shall do any further construction on the premises located at 13 Speedwell Avenue, Morristown, New Jersey, including putting up, altering or completing the structure, unless hereafter specifically authorized in writing by the Civilian Production Administration.

(b) Max Sander, Rose Sander and Pin Rose Studios, Inc., shall refer to this order in any application or appeal which they may file with the Civilian Production Administration for authorization to do any construction.

(c) Nothing contained in this order shall be deemed to relieve Max Sander and Rose Sander, doing business as Lad and Lassie Shop or otherwise, or Pin Rose Studios, Inc., from any restriction, prohibition, or provision contained in any order or regulation of the Civilian Production Administration except insofar as the same may be inconsistent with the provisions hereof.

Issued this 16th day of October 1946.

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

[F. R. Doc. 46-18876; Filed, Oct. 16, 1946;  
4:36 p. m.]

PART 1010—SUSPENSION ORDERS

[Suspension Order S-992]

MULE BATTERY MFG. CO.

Albert Setzer, doing business as Mule Battery Manufacturing Company at 45 River Street, Providence, Rhode Island, is engaged in the manufacture of automotive SLI type storage batteries. During the four quarters of 1945 and the first quarter of 1946, he used in the manufacture of storage batteries a substantial amount of lead in excess of his authorized quota, in violation of General Preference Order M-38. These violations have diverted critical materials to uses not authorized by the Civilian Production Administration. In view of the foregoing, it is hereby ordered that:

§ 1010.992 *Suspension Order No. S-992.* (a) During the fourth quarter of 1946 and the first, second and third quarters of 1947, Albert Setzer shall reduce his use

of lead in the manufacture of automotive SLI type storage batteries for replacement purposes by using in each of these quarters at least 28,250 pounds less than the quota he would otherwise be entitled to use during these quarters under the provisions of Order M-38, unless otherwise authorized in writing by the Civilian Production Administration.

(b) Albert Setzer shall refer to this order in any application or appeal which he may file with the Civilian Production Administration dealing with his use of lead during the period of this order.

(c) Nothing contained in this order shall be deemed to relieve Albert Setzer from any restriction, prohibition or provision contained in any other order or regulation of the Civilian Production Administration, except insofar as the same may be inconsistent with the provisions hereof.

(d) The restrictions and provisions contained herein shall apply to Albert Setzer, doing business as Mule Battery Manufacturing Company, his successors or assigns or persons acting in his behalf. Prohibitions against the taking of any action include the taking indirectly as well as directly of any such action.

Issued this 16th day of October 1946.

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

[F. R. Doc. 46-18878; Filed, Oct. 16, 1946;  
4:36 p. m.]

PART 1010—SUSPENSION ORDERS

[Suspension Order S-996]

WALTER F. SMITH

Walter F. Smith, 304 North 9th Street, Allentown, Pennsylvania, subsequent to March 26, 1946, began construction of a combination two-story commercial and residential building, at 1912 South 4th Street, Allentown, Pennsylvania, at an estimated cost of \$7,500, without authorization of the Civilian Production Administration, and in violation of Veterans' Housing Program Order No. 1. This violation was discovered by an investigator of the Civilian Production Administration, on or about June 19, 1946, at which time the construction was about 30% complete, having been started on May 15, 1946. Walter E. Smith voluntarily agreed to stop all further construction until authorized. Subsequently, Walter F. Smith filed Application CPA-4386, for authorization to carry on this construction, which applications were returned by the Federal Housing Administration, with the notation that he was not eligible for HH Preference Rating, or authorization to construct. In spite of his voluntary agreement to refrain from further construction until authorized, and the fact that the authorization was not granted by the Federal Housing Administration, Walter F. Smith continued with the construction, claiming that he did not understand that he had to have authorization for construction, but considered it was only a question of using priorities for materials. The carrying on of this construction, with knowledge

of the order, and his express agreement to stop construction, constituted at least a grossly negligent violation of Veterans' Housing Program Order No. 1.

This violation has diverted critical materials to uses not authorized by the Civilian Production Administration. In view of the foregoing, it is hereby ordered that:

§ 1010.996 *Suspension Order No. S-996.* (a) That temporary Suspension Order issued by telegram dated August 7, 1946, against Walter F. Smith is hereby revoked.

(b) Neither Walter F. Smith, his successors or assigns, nor any other person shall do construction on the premises located at 1912 South 4th Street, Allentown, Pennsylvania, including completing, putting up, or the altering of any structure located thereon, unless hereafter specifically authorized in writing by the Civilian Production Administration or the Federal Housing Administration.

(c) Walter F. Smith shall refer to this order in any application or appeal which he may file with the Civilian Production Administration, or the Federal Housing Administration for priorities assistance or for authorization to carry on construction.

(d) Nothing contained in this order shall be deemed to relieve Walter F. Smith from any restriction, prohibition, or provision contained in any other order or regulation of the Civilian Production Administration, except insofar as the same may be inconsistent with the provisions hereof.

Issued this 16th day of October 1946.

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

[F. R. Doc. 46-18877; Filed, Oct. 16, 1946;  
4:36 p. m.]

PART 3290—TEXTILE, CLOTHING AND  
LEATHER

[Conservation Order M-328, Interpretation 1  
to Direction 32]

EXPIRATION OF RATINGS GRANTED FOR FABRICS  
TO BE PROCESSED IN PUERTO RICO

The following interpretation is issued with respect to Direction 32 of Conservation Order M-328:

There is no requirement in Direction 32 to Order M-328 that the CC ratings assigned under it must be used within the third quarter of 1946. The only requirement relating to time is in paragraph (d) which provides that all materials obtained with a rating under the direction must be shipped immediately to Puerto Rico. Under Interpretation 13 to Priorities Regulation 3 preference ratings generally must be applied to purchase orders within three months of the time the ratings are issued. Therefore, since the ratings were not assigned under this direction until August 29, 1946, they may be used by applicants at least until November 29, 1946.

Issued this 17th day of October 1946.

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

[F. R. Doc. 46-18916; Filed, Oct. 17, 1946;  
11:18 a. m.]

Chapter XI—Office of Price Administration

PART 1305—ADMINISTRATION

[SO 126, Amdt. 57]

EXEMPTION AND SUSPENSION OF WOVEN LAME OR METALLIC FABRICS FROM PRICE CONTROL

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.

Supplementary Order No. 126 is amended in the following respects:

1. Section 10 (o) is added to read as follows:

(o) Woven lame or metallic fabrics having a metallic yarn content of not less than 25% by weight.

This amendment shall become effective October 17, 1946.

Issued this 17th day of October 1946.

PAUL A. PORTER,  
Administrator.

Statement of the Considerations Involved in the Issuance of Amendment No. 57 to Supplementary Order No. 126

The accompanying amendment suspends price control on woven lame or metallic fabrics having a metallic yarn content of not less than 25% by weight.

Lame is the name given to a fabric woven in whole or in part of a yarn known as laminette. This yarn, which is imported for the most part from France, has a thread core of silk, synthetic or cotton wound with a fine thread of silver or gold.

In the prewar period it is estimated that the value of the annual production of metallic fabrics did not exceed \$2,500,000, while the volume of business of the largest manufacturer did not average more than \$300,000 per year. They are not used in the staple garment trade in any important manner, but are used mainly in the manufacture of theatrical costumes, evening gowns and blouses, and millinery trade and accessories.

The product suspended by this action is not considered to be a commodity but

is in fact an item within a commodity or class of commodities. No determination has been made at this time that the commodity group to which this product belongs is not important in the cost of living or business costs. The Price Administrator has, nevertheless, selected this product out of its commodity group for suspension at this time because (a) it is insignificant in relation to the class of commodities to which it belongs; (b) its special end uses are different from the end uses of the other products within its commodity group and are unimportant in the cost of living and business costs; (c) the administrative burden involved in processing applications for adjustment in the event a minimum price for this product is maintained is disproportionate in relation to the effectiveness of controls or the contribution to stabilization and (d) suspension from price control will not result in any cumulative and dangerously unstabilizing effect.

After due consideration of the foregoing, the Price Administrator finds that this action is consistent with the Emergency Price Control Act of 1942, as amended.

[F. R. Doc. 46-18898; Filed, Oct. 17, 1946; 11:00 a. m.]

PART 1413—SOFTWOOD LUMBER PRODUCTS

[MPR 381, Amdt. 11]

STOCK SCREEN GOODS

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 381 is amended in the following respect:

Section 3 (b) (1) is amended to read as follows:

(b) *Maximum prices.* The maximum prices for stock screen goods shall be the prices arrived at by applying the following percentage addition or deduction for the specified species and products to the list prices in the appendices (adjusted for "list extras" and "list deductions").

(1) *Ponderosa pine screen products; maximum prices.* (Percentage to be added to or deducted from list price.)

This amendment shall become effective October 17, 1946.

Issued this 17th day of October 1946.

PAUL A. PORTER,  
Administrator.

Statement of Considerations Involved in the Issuance of Amendment No. 11 To Maximum Price Regulation No. 381

The accompanying amendment increases the ceiling prices of Western Pine stock screen goods to reflect the recent cost increases experienced by manufacturers of these items. The price increases amount to 3.65 percent on the manufacturers' delivered price and 3.97 percent on the f. o. b. mill price. Resellers are permitted to reflect this increase by increasing their present maximum prices by the percentage amount of their increase in costs resulting from the increases in their suppliers' maximum prices.

This action gives manufacturers of stock screen goods a full pass-through of the increase in the price of Western pine shop lumber and the advance in freight rates. Amendment 5 to RMPR 94, issued September 4, 1946, increased the price of No. 1 and 3 Western pine shop lumber by \$5.00 per year M'BM and the price of No. 2 shop by \$8.00 per M'BM. These advances in lumber prices were granted by OPA in consideration of a National Housing Agency Directive. The National Housing Agency determined that the level of millwork production was considerably below the industry's capacity as a result of an inadequate supply of shop lumber for millwork. Accordingly, the Housing Expediter directed that the price of shop lumber be increased at the same time that CPA directed all sawmills to channel their total production of shop lumber to millwork fabricators. It is expected that these two actions will result in a significant increase in the amount of shop lumber available to producers of millwork items. The National Housing Agency has further requested that the OPA grant millwork manufacturers a complete pass-through of the increase in their costs resulting from the lumber advance to assure a continued flow of millwork production. In addition to a pass-through of the lumber cost increase, NHA has requested that millwork prices be advanced to reflect the recent 6% increase in freight rates. The required amount of the increase has been computed on the basis of the industry's use of shop lumber and upon the average inbound freight paid by millwork manufacturers.

The percentage increase granted by this action has been effected by a shortening of the discount points ranging from 3 to 4 at the manufacturer's level with appropriate further adjustments for resellers' maximum prices. Resellers are permitted, by the accompanying amendment, to increase their present maximum prices by the percentage amount of their increase in costs resulting from the increases in their suppliers' maximum prices.

[F. R. Doc. 46-18900; Filed, Oct. 17, 1946; 11:01 a. m.]

Kind of sale	Appendices: Tables 1, 2, and 4, all patterns; and patterns N and Q in Table 5		Appendices: Table 9, all sales <sup>1</sup>	Appendices: Tables 10 and 11, all sales
	For sales other than in the State of California	For sales in the State of California		
	<i>Percent</i>	<i>Percent</i>	<i>Percent</i>	<i>Percent</i>
Sales to jobbers and special dealers, all quantities.	Less 11.....	Less 16½.....	Plus 2.....	Less 11.....
Sales to regular dealers:				
Full carloads of screen goods.....	Less 11.....	Less 16½.....	Plus 2.....	Less 11.....
Distribution cars.....	Less ½.....	Less 6.....	Plus 12½.....	Less ½.....
Less than carload quantities not shipped in pool or distribution cars.....	Plus 10.....	Plus 4½.....	Plus 21.....	Plus 10.....
Direct factory sales to consumers:				
Full carloads of screen goods.....	Less 11.....	Less 16½.....	Plus 2.....	Less 11.....
Distribution cars.....	Less ½.....	Less 6.....	Plus 12½.....	Less ½.....
Retail sales:				
Full bundles.....	Plus 40½.....	Plus 35½.....	Plus 57.....	Plus 40½.....
Broken bundles.....	Plus 51.....	Plus 45½.....	Plus 68½.....	Plus 51.....
Mail-order sales:				
Full bundles.....	Plus 21½.....	Plus 16.....	Plus 32½.....	Plus 21½.....
Broken bundles.....	Plus 32½.....	Plus 27.....	Plus 44.....	Plus 32½.....

<sup>1</sup> Sales by manufacturers of combination screen and storm doors sold alone or with other millwork in quantities of 12,000 pounds or more by truck to a single place or 15,000 pounds or more by rail to one or more places are covered by RMPR 293.



PART 1499—COMMODITIES AND SERVICES  
[MPR 586, Amdt. 10 to Supp. Storage Reg. 1  
(§ 1499.690)]

STORAGE OF SOYBEANS IN COUNTRY  
ELEVATORS

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

Section 19 (b) (1) is amended to read as follows:

(b) *Maximum storage charges*—(1) *Season basis.* (i) Except as otherwise provided in subparagraph (ii) below covering storage by certain country elevators in Iowa, the maximum storage rate shall be 7½ cents per bushel for storage of at least 90 days, but not exceeding 240 days, and 1/30 cent per bushel per day for storage after 240 days.

(ii) For storage by country elevators in Iowa, the maximum rate shall be 8½ cents per bushel including insurance, or 7½ cents per bushel if the depositor provides insurance, for storage of at least 90 days but not exceeding 240 days, and 1/30 cent per bushel per day for storage after 240 days.

This amendment shall become effective October 17, 1946.

Issued this 17th day of October 1946.

PAUL A. PORTER,  
Administrator.

*Statement of the Considerations Involved in the Issuance of Amendment 10 to Supplementary Storage Regulation 1 Under Maximum Price Regulation 586*

This amendment establishes 8½ cents per bushel as the basic "season rate" for storage of soybeans by country elevators in Iowa operating in circumstances wherein the elevator itself is required to bear the costs of insurance on the soybeans in storage. This action is necessary to provide for equal treatment of such Iowa country elevators in relation to country elevators in other parts of the belt, all of which were covered by the recent Amendment 9 establishing 7½ cents per bushel as the maximum season rate. The aforementioned amendment did not in any way deal with the matter of insurance. In all cases except in Iowa insurance charges are borne directly by the contracting processor for whose account the elevator stores the beans. However, in Iowa country elevators licensed and operating under the State's grain warehousing law and regulations are required thereby to themselves provide insurance, and the elevator's rates which are required to be filed with the State Commission must be inclusive of insurance costs. For these reasons, in the absence of corrective action provided by this amendment, such Iowa elevators, if they adopted and filed the 7½ cent rate permitted by Amendment 9, would be penalized to the extent of their insurance costs.

There are some variations in insurance rates as between different facilities. Similarly, actual insurance costs, being prorated, will vary with the duration of

storage of the beans. Meetings and consultations have been had in Iowa attended by both elevator operators and processors, as well as officials of this Office. Some analysis of actual insurance costs has been made and, giving due consideration to the inevitable variations just mentioned, it appears that provision of an additional 1 cent per bushel applicable only on the "season rate," would fairly compensate the affected elevators for the costs of insurance. There are a number of country elevators in Iowa who operate under federal licenses. These elevators are not required to provide insurance and would not have the difficulties experienced by the State licensed elevators. However, since the two groups of elevators are operating in the same territory and since processors may desire to maintain uniform contracts, this amendment is so worded that federally licensed elevators may use either the higher rate including insurance or the lower rate without providing insurance.

[F. R. Doc. 46-18903; Filed, Oct. 17, 1946;  
11:02 a. m.]

TITLE 45—PUBLIC WELFARE

Subtitle A—Federal Security Agency,  
General Administration

PART 1—ORGANIZATION AND DELEGATIONS  
OF FINAL AUTHORITY

OFFICE OF SPECIAL SERVICES

45 CFR 1.23 (11 F. R. 177A-520) is hereby amended to read as follows:

§ 1.23 *Office of Special Services.* The Office of Special Services is under the direction and supervision of the Commissioner for Special Services. It is composed of four operating constituents, namely: Bureau of Employees' Compensation, Food and Drug Administration, Office of Vocational Rehabilitation and Employees' Compensation Appeals Board. In addition to direction and supervision the Commissioner is responsible for preparing for approval by the Administrator regulations and standards required in connection with the operation of the constituents listed. For a description of the organization and functions of these constituents see 20 CFR Chapter I, Bureau of Employees' Compensation; 21 CFR Chapter I, Food and Drug Administration; 45 CFR Chapter VI, Office of Vocational Rehabilitation; and 20 CFR Chapter IV, Employees' Compensation Appeals Board.

The foregoing statement is ordered to be published in the FEDERAL REGISTER in compliance with section 3 of the Administrative Procedure Act.

Dated: October 14, 1946.

[SEAL] MAURICE COLLINS,  
Acting Federal Security Administrator.

[F. R. Doc. 46-18785; Filed, Oct. 17, 1946;  
8:50 a. m.]

TITLE 47—TELECOMMUNICATION

Chapter I—Federal Communications  
Commission

PART 3—RULES GOVERNING RADIO BROADCAST SERVICES<sup>1</sup>

STATEMENT OF PROCEDURE TO BE FOLLOWED  
BY COMMISSION IN CONNECTION WITH AP-  
PLICATIONS TO OPERATE ON I-A CHANNELS

AUGUST 9, 1946.

On February 4, 1946 the Commission issued a public notice which provided for the dismissal of all applications in conflict with §§ 3.22 and 3.25 (a) and applications for frequencies not presently included in those available for standard broadcast operation. On June 21, 1946 another public notice was issued in which it was stated that daytime or limited time applications for operation on I-A frequencies would receive consideration only if the station proposed was less than 750 miles from the dominant I-A station on the channel, operating without a directional antenna, or if the proposed station was to be within the 0.5 Mv/m 50% skywave contour of a I-A station using a directional antenna; otherwise, the application would be placed in the pending files until after decision in the Clear Channel Hearing, Docket No. 6741.

With respect to the applications dismissed because of conflict with § 3.25 (a) under the February 5, 1946 statement of policy an exception was made in the case of Station KOB which has now pending an application to operate unlimited time on 770 kc. This frequency is classified as I-A under § 3.25 (a). This exception was made because of the peculiar situation with respect to Station KOB. Prior to the effective date of NARBA, KOB operated unlimited time on 1180 kc with 10 kw power, and no other station was licensed to operate nighttime on the same channel. Under the shift in frequencies necessitated by NARBA no comparable facility was available and Station KOB was assigned to 1030 kc as a class II station. This necessitated reclassification of Station WBZ at Boston, Massachusetts, from I-A status to I-B status. Subsequently, because interference resulted between Station KOB and Station WBZ operating on 1030 kc the Commission assigned KOB to 770 kc, issuing a special service authorization to Station KOB. The frequency 770 kc under the Commission's rules as presently written remains a I-A channel although KOB operates on it under a special service authorization, while 1030 kc under the Commission's rules remains a I-B channel even though no other station operates on that frequency nighttime. An anomalous situation, therefore, exists so far as the frequencies 770 kc and 1030 kc are concerned. The Commission is desirous of resolving this situation as soon as possible but cannot do so effectively until after the conclusion of the clear channel hearing.

Accordingly, it is proposed that the KOB application and all other applications for operation on either 770 kc or 1030 kc be put in the pending files, until

<sup>1</sup> 11 F. R. 10299.

after a decision in the clear channel hearing. Any application which may be filed in the future for operation on either of these two frequencies will likewise be put in the pending files.

There are some applications pending before the Commission which do not request operation on a clear channel but are mutually exclusive with applications in the pending files requesting daytime or limited time operation on an adjacent channel which is a clear channel. Where there is such a situation, now or in the future, the Commission will designate for hearing all such mutually exclusive applications and will include an issue as to which, if any, of the applications should be granted. If as a result of the hearing it appears that the application which does not request operation on a clear channel is the one that should be granted, such application will be granted and the others denied. If it appears that were it not for the clear channel issue public interest would best be served by a grant of the application requesting operation on the clear channel, the other applications will be denied, and the application requesting authority to operate on a clear channel will be placed in the pending files until after a decision in the clear channel hearing.

[SEAL] FEDERAL COMMUNICATIONS COMMISSION,  
T. J. SLOWIE,  
Secretary.

[F. R. Doc. 46-18725; Filed, Oct. 17, 1946; 9:12 a. m.]

**TITLE 49—TRANSPORTATION AND RAILROADS**

**Chapter I—Interstate Commerce Commission**

**PART 95—CAR SERVICE**  
[Rev. S. O. 558, Amdt. 1]

**REFRIGERATOR CARS FOR FRUIT AND VEGETABLE CONTAINERS**

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 14th day of October A. D. 1946.

Upon further consideration of Revised Service Order No. 558 (11 F. R. 11817), and good cause appearing therefor; it is ordered, that:

Section 95.558 *Substitution of refrigerator car for box cars, to transport fruit and vegetable containers and box shooks*, of Revised Service Order No. 558, be, and it is hereby, amended by substituting the following paragraph (a) (1) for paragraph (a) (1) thereof:

(a) (1) Except as provided in paragraph (a) (2), common carriers by railroad subject to the Interstate Commerce Act transporting fruit and vegetable containers, box shooks or other packaging or packing materials, in carloads, from origins located in the State of California, or in the State of Oregon on or south of a line extending from Bend through Eugene, to destinations in the State of California may, at their option, furnish and transport not more than

three (3) refrigerator cars in lieu of each box car ordered, subject to the carload minimum weight which would have applied if the shipment had been loaded in a box car, provided such refrigerator cars are not suitable for fruit and vegetable loading.

It is further ordered, that this amendment shall become effective at 12:01 a. m., October 16, 1946; that a copy of this order 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.

By the Commission, Division 3.

[SEAL] W. P. BARTEL,  
Secretary.

[F. R. Doc. 46-18776; Filed, Oct. 17, 1946; 8:49 a. m.]

**Notices**

**CIVIL AERONAUTICS BOARD.**

[Docket No. 2168]

**PENNSYLVANIA-CENTRAL AIRLINES AND NORTHEAST AIRLINES, INC.; NORTHEAST MERGER CASE**

**NOTICE OF POSTPONEMENT OF ORAL ARGUMENT**

In the matter of the application of Pennsylvania-Central Airlines Corporation under sections 401 and 408 of the Civil Aeronautics Act of 1938, as amended, for approval of proposed merger of Northeast Airlines, Inc., with Pennsylvania-Central Airlines Corporation and of the transfer of the certificates of public convenience and necessity of Northeast Airlines, Inc., to Pennsylvania-Central Airlines Corporation.

Notice is hereby given, pursuant to the Civil Aeronautics Act of 1938, as amended, particularly sections 401, 408, and 1001 of said act, that oral argument in the above-entitled proceeding assigned to be held on October 21, 1946, is hereby postponed to be held on October 22, 1946, 10 a. m., eastern standard time, in Room 5044 Commerce Bldg., 14th Street and Constitution Ave., N. W., Washington, D. C., before the Board.

Dated Washington, D. C., October 14, 1946.

By the Civil Aeronautics Board.

[SEAL] M. C. MULLIGAN,  
Secretary.

[F. R. Doc. 46-18736; Filed, Oct. 17, 1946; 8:48 a. m.]

**CIVILIAN PRODUCTION ADMINISTRATION.**

**DELEGATION OF AUTHORITY FROM OFFICE OF HOUSING EXPEDITER WITH RESPECT TO HARDWOOD FLOORING (NORTHERN AND SOUTHERN AREAS)**

**CROSS REFERENCE:** For a statement of responsibilities of the Civilian Production

Administration regarding Premium Payments Regulation No. 6 (Hardwood Flooring (Southern Area)) and Premium Payments Regulation No. 7 (Hardwood Flooring (Northern Area)) by the Office of Housing Expediter, see Title 24, Chapter VIII, *supra*.

**FEDERAL COMMUNICATIONS COMMISSION.**

**GENERAL MOBILE URBAN SERVICE**

**TEMPORARY FREQUENCY ASSIGNMENT PLAN**

SEPTEMBER 30, 1946.

The Commission is receiving a large number of applications for authorization to conduct experimental operation in the proposed new General Mobile Urban Service. This large demand for radio channels necessitates that a temporary frequency assignment plan be followed in order to afford all parties an equal opportunity to explore fully their particular operational requirements. The Commission, therefore, has adopted a plan for temporary frequency assignments to the various groups as follows:

Assignable channels for land stations and mobile stations	Assignable channels for mobile stations only	Notes
152.03 Mc.....	157.29 Mc.....	(1)
152.15 Mc.....	157.41 Mc.....	(2)
152.27 Mc.....	157.53 Mc.....	(3)
152.39 Mc.....	157.65 Mc.....	(4)
152.51 Mc.....	157.77 Mc.....	(5)
152.63 Mc.....	157.89 Mc.....	(6)

<sup>1</sup> May be assigned to applicants who are not general communications common carriers, but who propose to render, experimentally, a common carrier type communication service for special purposes.

<sup>2</sup> May be assigned to miscellaneous applicants who will not provide a common carrier service, such as department stores, delivery services, ambulance services, etc. Not assignable to applicants coming under the classes designated under Notes (1), (3) and (4).

<sup>3</sup> May be assigned to taxicab systems.

<sup>4, 5, 6</sup> May be assigned to existing general communications common carriers.

It should be noted that all applicants proposing to render service of the type specified under Notes (1), (2), (3) or (4) would be required to share the channels assignable for that type of service; for example, all taxicab systems will operate their land stations on the common frequency 152.27 Mc. If simplex operation is desired, this same channel will also be assigned to the mobile station. If two-channel, or duplex, operation is desired, the frequency 157.53 Mc will be assigned to the mobile station. Further, if requested, the Commission will authorize one system to use both simplex and duplex operation, in which case the mobile station will be authorized to use both 152.27 Mc and 157.53 Mc. In no event, however, will any land station be permitted to use a mobile frequency. This will not prohibit the authorizing of a test transmitter whose sole purpose is the testing of receivers located at a remote point.

[SEAL] FEDERAL COMMUNICATIONS COMMISSION,  
T. J. SLOWIE,  
Secretary.

[F. R. Doc. 46-18721; Filed, Oct. 17, 1946; 8:50 a. m.]

[Delegation Order 2]

GENERAL COUNSEL

## DELEGATION OF AUTHORITY

At a session of the Federal Communications Commission held at its offices in Washington, D. C., on the 25th day of September 1946,

It appearing, that no members of the Commission may be present for the period specified below,

*It is ordered*, That for the day September 27, 1946, only, Benedict P. Cottle, General Counsel, is hereby authorized to hear, and determine, order, certify, report, or otherwise act upon the matters set forth in § 1.112 of the Commission's rules and regulations, subject to the provisions of § 1.102 of said rules and regulations.

[SEAL] FEDERAL COMMUNICATIONS  
COMMISSION,  
T. J. SLOWIE,  
Secretary.

[F. R. Doc. 46-18722; Filed, Oct. 17, 1946;  
8:47 a. m.]

[Docket No. 7831]

HAROLD H. THOMS

## ORDER DESIGNATING APPLICATION FOR CONSOLIDATED HEARING ON STATED ISSUES

In re application of Harold H. Thoms, Greenville, South Carolina, for construction permit; Docket No. 7831, File No. B3-P-5150.

At a session of the Federal Communications Commission, held at its offices in Washington, D. C., on the 12th day of September 1946;

The Commission having under consideration the above-entitled application requesting a construction permit for a new standard broadcast station to operate on 1240 kc, with 100 w power, unlimited time, at Greenville, South Carolina:

*It is ordered*, That pursuant to section 309 (a) of the Communications Act, as amended, the said application be, and it is hereby, designated for hearing in a consolidated proceeding with the application of J. B. Fuqua (File No. B3-P-5187) requesting a construction permit for a new standard broadcast station to operate on 1240 kc, with 250 w power, unlimited time, at Greenville, South Carolina, at a time and place to be designated by subsequent order of the Commission, upon the following issues:

1. To determine the technical, financial, and other qualifications of the applicant to construct and operate the proposed station.

2. To determine the areas and populations which may be expected to gain primary service from the operation of the proposed station and the character of other broadcast service available to those areas and populations.

3. To determine the type and character of program service proposed to be rendered and whether it would meet the requirements of the populations and areas proposed to be served.

4. To determine whether the operation of the proposed station would involve objectionable interference with any existing broadcast stations and, if so, the nature and extent thereof, the

areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.

5. To determine whether the operation of the proposed station would involve objectionable interference with the services proposed in the pending application of T. B. Fuqua (File No. B3-P-5187) or in any other pending applications for broadcast facilities and, if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.

6. To determine whether the installation and operation of the proposed station would be in compliance with the Commission's rules and Standards of Good Engineering Practice Concerning Standard Broadcast Stations.

7. To determine on a comparative basis which, if either, of the applications in this consolidated proceeding should be granted.

By the Commission.

WM. P. MASSING,  
Acting Secretary.

[F. R. Doc. 46-18735; Filed, Oct. 17, 1946;  
8:47 a. m.]

## WESTERN UNION TELEGRAPH CO.

## SUSPENSION OF INVESTIGATION INTO SERVICES AND OPERATIONS

SEPTEMBER 23, 1946.

By order of June 4, 1946, the Commission provided for a special investigation into the services and operations of The Western Union Telegraph Company (Docket No. 7618). At that time the Commission pointed out that although it proposed to initiate such an investigation, because of present limitations upon the Commission's funds and staff, the project could not be carried to its conclusion without a specific additional appropriation for the purpose.

On the basis of the preliminary work which has been done, the Commission is convinced that such a special investigation cannot be conducted without a special staff, and one that is sufficiently large to complete the investigation within a limited period of time. The rate, service, and accounting matters involving Western Union which the Commission, in the normal course of its operations, must handle under the Communications Act, require the complete attention of the personnel the Commission now has available for this work under its regular appropriation.

Accordingly, until such time as additional funds are obtained for the purpose of conducting the special telegraph investigation, the Commission is suspending such action as would be carried on solely as part of this investigation, as distinguished from regulatory action with respect to Western Union which is to be carried on as part of the Commission's normal functions.

[SEAL] FEDERAL COMMUNICATIONS  
COMMISSION,  
T. J. SLOWIE,  
Secretary.

[F. R. Doc. 46-18723; Filed, Oct. 17, 1946;  
8:47 a. m.]

[Docket No. 7828]

ELIAS I. GODOFSKY

## ORDER DESIGNATING APPLICATION FOR HEARING ON STATED ISSUES

In re application of Elias I. Godofsky, Hempstead, New York, for construction permit; Docket No. 7828, File No. B1-P-4958.

At a session of the Federal Communications Commission, held at its offices in Washington, D. C., on the 12th day of September 1946;

The Commission having under consideration the above-entitled application for a construction permit for a new standard broadcast station to operate on the frequency 1090 kilocycles, with 250 watts power, daytime only, at Hempstead, New York;

*It is ordered*, That pursuant to section 309 (a) of the Communications Act, as amended, the said application be, and it is hereby, designated for hearing at a time and place, to be designated by subsequent order of the Commission upon the following issues:

1. To determine the technical, financial, and other qualifications of the applicant to construct and operate the proposed station.

2. To determine the areas and populations which may be expected to gain primary service from the operation of the proposed station and the character of other broadcast service available to those areas and populations.

3. To determine the type and character of program service proposed to be rendered and whether it would meet the requirements of the populations and areas proposed to be served.

4. To determine whether the operation of the proposed station would involve objectionable interference with stations WBAL, Baltimore, Maryland, or WTIC, Hartford, Connecticut, or with any other existing broadcast stations and, if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.

5. To determine whether the operation of the proposed station would involve objectionable interference with the services proposed in any other pending applications for broadcast facilities and, if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.

6. To determine whether the installation and operation of the proposed station would be in compliance with the Commission's rules and Standards of Good Engineering Practice Concerning Standard Broadcast Stations.

*It is further ordered*, That Hearst Radio, Inc., Baltimore, Maryland, licensee of Station WBAL, be, and it is hereby, made a party to this proceeding.

By the Commission.

[SEAL] WM. P. MASSING,  
Acting Secretary.

[F. R. Doc. 46-18734; Filed, Oct. 17, 1946;  
8:47 a. m.]



[Docket No. 7830]

FRANK M. HELM

## ORDER DESIGNATING APPLICATION FOR CONSOLIDATED HEARING ON STATED ISSUES

In re application of Frank M. Helm, Modesto, California, for construction permit; Docket No. 7830, File No. B5-P-5184.

At a session of the Federal Communications Commission, held at its offices in Washington, D. C., on the 12th day of September 1946;

The Commission having under consideration the above-entitled application requesting a construction permit for a new standard broadcast station to operate on the frequency 1300 kc, with 1 kw power, unlimited time, using a directional antenna, at Modesto, California:

*It is ordered*, That, pursuant to section 309 (a) of the Communications Act, as amended, the said application be, and it is hereby, designated for hearing in a consolidated proceeding with the application of Robert Schuler, Sheldon Anderson and Lester Eugene Chenault, a partnership (File No. B5-P-4709) requesting a construction permit for a new standard broadcast station to operate on the frequency 1300 kc, with 1 kw power, unlimited time, using a directional antenna, at Fresno, California, at a time and place to be designated by subsequent order of the Commission, upon the following issues:

1. To determine the legal, technical, financial, and other qualifications of the applicant to construct and operate the proposed station.
2. To determine the areas and populations which may be expected to gain primary service from the operation of the proposed station and the character of other broadcast service available to those areas and populations.
3. To determine the type and character of program service proposed to be rendered and whether it would meet the requirements of the populations and areas proposed to be served.
4. To determine whether the operation of the proposed station would involve objectionable interference with any existing broadcast stations and, if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.
5. To determine whether the operation of the proposed station would involve objectionable interference with the services proposed in the pending application of Robert Schuler, Sheldon Anderson and Lester Eugene Chenault, a partnership (File No. B5-P-4709) or in any other pending applications for broadcast facilities and, if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.
6. To determine whether the installation and operation of the proposed station would be in compliance with the Commission's Rules and Standards of Good Engineering Practice Concerning Standard Broadcast Stations.
7. To determine on a comparative basis which, if either, of the applications in

this consolidated proceeding should be granted.

By the Commission.

WM. P. MASSING,  
*Acting Secretary.*

[F. R. Doc. 46-18731; Filed, Oct. 17, 1946;  
8:48 a. m.]

[Docket No. 7832]

J. B. FUQUA

## ORDER DESIGNATING APPLICATION FOR CONSOLIDATED HEARING ON STATED ISSUES

In re application of J. B. Fuqua, Greenville, South Carolina, for construction permit; Docket No. 7832, File No. B3-P-5187.

At a session of the Federal Communications Commission, held at its offices in Washington, D. C., on the 12th day of September 1946;

The Commission having under consideration the above-entitled application requesting a construction permit for a new standard broadcast station to operate on 1,240 kc, with 250 w power, unlimited time, at Greenville, South Carolina;

*It is ordered*, That, pursuant to section 309 (a) of the Communications Act, as amended the said application be, and it is hereby, designated for hearing in a consolidated proceeding with the application of Harold H. Thomas (File No. B3-P-5150) requesting a construction permit for a new standard broadcast station to operate on 1,240 kc, with 100 w power, unlimited time, at Greenville, South Carolina, at a time and place to be designated by subsequent order of the Commission, upon the following issues;

1. To determine the technical, financial, and other qualifications of the applicant to construct and operate the proposed station.
2. To determine the areas and populations which may be expected to gain primary service from the operation of the proposed station and the character of other broadcast service available to those areas and populations.
3. To determine the type and character of program service proposed to be rendered and whether it would meet the requirements of the populations and areas proposed to be served.
4. To determine whether the operation of the proposed station would involve objectionable interference with any existing broadcast stations and, if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.
5. To determine whether the operation of the proposed station would involve objectionable interference with the services proposed in the pending application of Harold H. Thomas (File No. B3-P-5150) or in any other pending applications for broadcast facilities and, if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.
6. To determine whether the installation and operation of the proposed sta-

tion would be in compliance with the Commission's rules and Standards of Good Engineering Practice Concerning Standard Broadcast Stations.

7. To determine on a comparative basis which, if either, of the applications in this consolidated proceeding should be granted.

By the Commission.

WM. P. MASSING,  
*Acting Secretary.*

[F. R. Doc. 46-18733; Filed, Oct. 17, 1946;  
8:48 a. m.]

[Docket No. 7829]

ROBERT SCHULER ET AL.

## ORDER DESIGNATING APPLICATION FOR CONSOLIDATED HEARING ON STATED ISSUES

In re application of Robert Schuler, Sheldon Anderson and Lester Eugene Chenault, a partnership, Fresno, California, for construction permit; Docket No. 7829, File No. B5-P-4709.

At a session of the Federal Communications Commission, held at its offices in Washington, D. C., on the 12th day of September 1946;

The Commission having under consideration the above-entitled application requesting a construction permit for a new standard broadcast station to operate on the frequency 1300 kc, with 1 kw power, unlimited time, using a directional antenna at Fresno, California;

*It is ordered*, That, pursuant to section 309 (a) of the Communications Act, as amended, the said application be, and it is hereby, designated, for hearing in a consolidated proceeding with the application of Frank M. Helm (File No. B5-P-5184) requesting a construction permit for a new standard broadcast station to operate on the frequency 1300 kc, with 1 kw power, unlimited time, using a directional antenna, at Modesto, California, at a time and place to be designated by subsequent order of the Commission, upon the following issues:

1. To determine the legal, technical, financial and other qualifications of the applicant partnership and the partners to construct and operate the proposed station.
2. To determine the areas and populations which may be expected to gain primary service from the operation of the proposed station and the character of other broadcast service available to those areas and populations.
3. To determine the type and character of program service proposed to be rendered and whether it would meet the requirements of the populations and areas proposed to be served.
4. To determine whether the operation of the proposed station would involve objectionable interference with any existing broadcast stations and, if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.
5. To determine whether the operation of the proposed station would involve objectionable interference with the services proposed in the pending application of Frank M. Helm (File No. B5-

P-5184) or in any other pending applications for broadcast facilities and, if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.

6. To determine whether the installation and operation of the proposed station would be in compliance with the Commission's rules and Standards of Good Engineering Practice Concerning Standard Broadcast Stations.

7. To determine on a comparative basis which, if either, of the applications in this consolidated proceeding should be granted.

By the Commission.

WM. P. MASSING,  
Acting Secretary.

[F. R. Doc. 46-18732; Filed, Oct. 17, 1946;  
8:48 a. m.]

[Docket No. 7840]

MIAMI COUNTY BROADCASTING CO., INC.  
ORDER DESIGNATING APPLICATION FOR HEARING ON STATED ISSUES

In re application of The Miami County Broadcasting Company, Inc., Piqua, Ohio, for construction permit; Docket No. 7840, File No. B2-P-4954.

At a session of the Federal Communications Commission, held at its offices in Washington, D. C., on the 19th day of September 1946;

The Commission having under consideration the above-entitled application requesting a construction permit for a new standard broadcast station to operate on 860 kc, with 250 w power, daytime only, at Piqua, Ohio;

*It is ordered.* That, pursuant to section 309 (a) of the Communications Act, as amended, the said application be, and it is hereby, designated for hearing, at a time and place to be designated by subsequent order of the Commission, upon the following issues:

1. To determine the areas and populations which may be expected to gain primary service from the operation of the proposed station and the character of other broadcast service available to those areas and populations.

2. To determine whether the operation of the proposed station would involve objectionable interference with stations WRFD at Worthington, Ohio, WHAS at Louisville, Kentucky, or with any other existing broadcast stations and, if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.

3. To determine whether the operation of the proposed station would involve objectionable interference with Station CFRB at Toronto, Canada, or with any other existing foreign broadcasting station, within the meaning of the North American Regional Broadcasting Agreement.

4. To determine whether the operation of the proposed station would involve objectionable interference with the services proposed in any pending applications for broadcast facilities and, if so, the nature and extent thereof, the areas and populations affected thereby, and the avail-

ability of other broadcast service to such areas and populations.

5. To determine whether the installation and operation of the proposed station would be in compliance with the Commission's rules and Standards of Good Engineering Practice Concerning Standard Broadcast Stations.

By the Commission.

[SEAL]

T. J. SLOWIE,  
Secretary.

[F. R. Doc. 46-18730; Filed, Oct. 17, 1946;  
8:49 a. m.]

[Docket No. 7859]

JAMES R. DOSS, JR.

ORDER DESIGNATING APPLICATION FOR HEARING ON STATED ISSUES

In re application of James R. Doss, Jr., Decatur, Alabama, for construction permit; Docket No. 7859, File No. B3-P-4890.

At a session of the Federal Communications Commission, held at its offices in Washington, D. C., on the 19th day of September 1946;

The Commission having under consideration the above-entitled application for a construction permit for a new standard broadcast station to operate on the frequency 1050 kilocycles with 250 watts power, daytime only, at Decatur, Alabama;

*It is ordered.* That, pursuant to section 309 (a) of the Communications Act of 1934, as amended, the said application be, and it is hereby, designated for hearing at a time and place to be designated by subsequent order of the Commission, upon the following issues:

1. To determine the legal, technical, financial, and other qualifications of the applicant to construct and operate the proposed station, particularly in view of the applicant's past activities in connection with the management and operation of stations WMFO and WJRD.

2. To determine the areas and populations which may be expected to gain primary service from the operation of the proposed station and the character of other broadcast service available to those areas and populations.

3. To determine the type and character of program service proposed to be rendered and whether it would meet the requirements of the populations and areas proposed to be served.

4. To determine whether the operation of the proposed station would involve objectionable interference with any existing broadcast stations or with the services proposed in any pending applications, and, if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.

5. To determine whether the installation and operation of the proposed station would be in compliance with the Commission's rules and Standards of Good Engineering Practice Concerning Standard Broadcast Stations.

By the Commission.

[SEAL]

T. J. SLOWIE,  
Secretary.

[F. R. Doc. 46-18729; Filed, Oct. 17, 1946;  
8:49 a. m.]

[Docket No. 7473]

LA CROSSE BROADCASTING CO.

ORDER GRANTING PETITION AND DELETING ISSUES

In re application of La Crosse Broadcasting Company, La Crosse, Wisconsin, for construction permit; Docket No. 7473, File No. B4-P-4507.

The Commission having under consideration a petition filed October 1, 1946, by La Crosse Broadcasting Company, La Crosse, Wisconsin, requesting the Commission to strike the following issues:

1. To determine the legal, technical, financial and other qualifications of the applicant to construct and operate the proposed station.

3. To determine the type and character of program service proposed to be rendered and whether it would meet the requirements of the areas and populations proposed to be served.

8. To determine on a comparative basis which, if either, of the applications in this consolidated proceeding should be granted.

In the order of March 27, 1946, designating its above-entitled application for hearing;

*It is ordered.* This 2d day of October, 1946, that the petition be, and it is hereby, granted; and the said Issues 1, 3 and 8 in the order of March 27, 1946, designating the said above-entitled application for hearing be, and they are hereby, deleted.

By the Commission.

[SEAL]

T. J. SLOWIE,  
Secretary.

[F. R. Doc. 46-18728; Filed, Oct. 17, 1946;  
8:49 a. m.]

[Docket 7611]

MECHANICAL RECORDS

ORDER SETTING FORTH DATE FOR ORAL ARGUMENT

In the matter of amendment to § 3.407 of the Commission's rules and regulations governing the announcement of mechanical records; Docket No. 7611.

*It is ordered.* That oral argument on the above-entitled matter be held before the Commission en banc on November 25, 1946, at 10 o'clock a. m. and the time for filing briefs be extended to November 18, 1946.

By the Commission.

[SEAL]

T. J. SLOWIE,  
Secretary.

[F. R. Doc. 46-18727; Filed, Oct. 17, 1946;  
8:49 a. m.]

[Docket No. 7894]

MILTON TELEPHONE EXCHANGE AND SOUTHERN BELL TELEPHONE AND TELEGRAPH CO.

ORDER SETTING FORTH DATE FOR PUBLIC HEARING

In the matter of the joint application of Betty Jane Williams et al., doing business as the Milton Telephone Exchange, and Southern Bell Telephone and Telegraph Company, for a certificate under section 221 (a) of the Communications

Act of 1934, as amended; Docket No. 7894, File No. P-C-1245.

At a session of the Federal Communications Commission, held at its offices in Washington, D. C., on the 30th day of September 1946;

The Commission, having under consideration a joint application filed on August 29, 1946, by the Southern Bell Telephone and Telegraph Company and Betty Jane Williams, Ruby Lucille Smith, Anna Louise Jernigan and Johnnie Mae Hogan, owners of, and doing business under the name of Milton Telephone Exchange, for a certificate under section 221 (a) of the Communications Act of 1934, as amended, that the proposed acquisition by the Southern Bell Telephone and Telegraph Company of the telephone plant and property of the Milton Telephone Exchange will be of advantage to the persons to whom service is to be rendered and in the public interest;

It is ordered, That, pursuant to the provisions of section 221 (a) of the Communications Act of 1934, as amended, the above application be, and it is hereby, set for public hearing in order to determine whether the proposed acquisition will be of advantage to the persons to whom service is to be rendered and in the public interest;

It is further ordered, That the hearing upon the said application be held in the offices of the Commission in Washington, D. C., beginning at 10:00 A. M., on the 25th day of October 1946, and that a copy of this order shall be served upon the Governor and the Railroad Commission of the State of Florida, the Postmasters and the Town Councils of the towns of Milton and Jay, Florida, the Milton Telephone Exchange and the Southern Bell Telephone and Telegraph Company;

It is further ordered, That within five days after receipt from the Commission of a copy of this order, the applicants herein shall cause a copy hereof to be published in a newspaper or newspapers having a general circulation in the counties of Santa Rosa, Escambia, and Okaloosa, Florida, and shall furnish proof of such publication at the hearing herein.

[SEAL] FEDERAL COMMUNICATIONS  
COMMISSION,  
T. J. SLOWIE,  
Secretary.

[F. R. Doc. 46-18724; Filed, Oct. 17, 1946; 8:50 a. m.]

NON-GOVERNMENT FIXED AND MOBILE  
SERVICES IN THE BAND 152-162 Mc  
REVISED FREQUENCY SERVICE-ALLOCATIONS  
OCTOBER 1, 1946.

The Federal Communications Commission released a Public Notice (No. 95408) dated July 12, 1946, containing a proposal for the allocation of specific frequencies in the band 152-162 Mc to the non-government fixed and mobile services. Requests for oral argument on that proposal were received from the Eastern States Police Radio League and the Executive Committee of the Massachusetts Chiefs of Police Association. Statements were received from various police departments in the New England area and from the American Telephone and Telegraph

Company, Radiomarine Corporation of America, Mackay Radio and Telegraph Company, R. C. A. Communications, Inc., Lorain County Radio Corporation, National Broadcasting Company, and the Association of American Railroads.

The Commission has considered all recommendations received, and hereby announces a revised proposal for frequency service-allocations to non-government fixed and mobile services in the band 152-162 Mc, with provisions for oral argument. Revisions of the original proposal are indicated in this revised proposal by underscoring.

This proposal attempts to reconcile a number of conflicting viewpoints within the industry, to provide the maximum degree of frequency utilization for all the services affected, to permit international coordination of maritime mobile frequencies, to permit the relay broadcast service to have its frequency space in one block, and to comply to the maximum extent possible with specific recommendations of services represented on Panel 13 of the Radio Technical Planning Board, as furnished to the Commission by that Panel.

The desirability and importance of having a standard international maritime mobile band in the VHF region was recognized at the recent International Meeting on Radio Aids to Marine Navigation at London. The band 152-162 Mc is the only VHF band in the Commission's allocation which provides exclusive channels for the maritime mobile service.

Several possible important uses of an internationally standardized maritime mobile VHF band are envisaged:

1. Safety and Distress.
2. Communications between (a) ships of all nations and (b) land stations associated with shore-based radar transmitters and harbor control facilities.
3. The use of VHF radiotelephone ship-shore frequencies by large ocean-going passenger vessels near large ports. An example would be the *Queen Mary* in or near New York Harbor.
4. Intercommunication among vessels and water craft of all types on rivers, lakes and oceans connecting the United States and Canada and the United States and Mexico.

Incident to the International Meeting on Radio Aids to Marine Navigation at London, it was learned that the United Kingdom has allocated four pairs of single channels each one hundred kc wide between 156 and 162 Mc. It was urged that the United States allocate the same frequencies for this purpose, since the difficulties in obtaining common agreement on frequencies elsewhere in the VHF spectrum appear to be insurmountable at this time.

A request from the industry to place the urban mobile and maritime mobile blocks adjacent to each other was considered, but it was not possible to provide this in the case of the maritime mobile block centering on 161.13 Mc and at the same time provide maritime mobile allocations as outlined above. The Commission is unaware of any basic technical considerations which require that the urban mobile service blocks be adjacent to those of the maritime mobile, and accordingly believes that the

desirability of international standardization outweighs the other considerations. This proposal therefore involves a re-allocation of three of the channels in the present railroad block to the maritime mobile service. The railroad service is compensated by the addition of three new channels at the lower end of its block.

The allocations provided herein for the urban mobile (shared with rural subscriber telephone and short distance toll telephone), police and fire services are identical to those recommended in the May, 1946, recommendation of Panel 13 of the R. T. P. B.

Since equipment in this band is immediately available, all applicants for new municipal police and municipal fire radio systems will be required to operate on frequencies in the 152-162 Mc band except in those instances where the applicant makes an adequate technical showing of need for some other frequency. An applicant requesting replacement of an entire or major part of an existing municipal police or municipal fire system will also be required to adhere to the frequency utilization policy set forth herein.

The Commission's proposal involves a modification of the allocations to the proposal of May 25, 1945, for the relay broadcast, relay press, motion picture, forestry-conservation, and geophysical services. This modification is tabulated herewith for comparison with the earlier proposal:

May 25, 1945		Proposal of Sept. 30, 1946	
Service	Number of channels	Service	Number of channels
Relay press.....	4	Relay press.....	2
Forestry conservation.....		Forestry conservation.....	
Geophysical.....		Geophysical.....	
Relay broadcast.....		Motion picture.....	
Motion picture.....	12	Relay broadcast.....	10
Geophysical.....		Geophysical.....	
Forestry conservation.....		Forestry conservation.....	
		Relay broadcast.....	2
		Motion picture.....	
		Relay press.....	
		Forestry conservation.....	
		Geophysical.....	2
		Motion picture.....	
		Relay broadcast.....	

This modification was effected in order to satisfy the requirement of the relay broadcast service to have its allocations in a block and at the same time provide sufficient channels to the power, petroleum and similar services to make possible the formulation of a workable allocation plan for them.

The Commission recognizes that at the present state of the art all of the services will not derive the full utility of their allocations in all areas, but the Commission intends by this proposal to indicate a plan which can be put into effect at an early date and permit licensees to obtain frequencies in this highly desirable VHF band.

It is proposed that authorizations for continued operation of stations now employing frequencies between 156-162 Mc, not in accordance with the allocations shown herein, may be renewed on a temporary basis on frequencies coinci-



dent with channel center frequencies until equipment is available to permit their transfer to the frequencies regularly allocated to those services. Such operation may be authorized on the condition that no interference be caused to stations regularly assigned for operation in the 156-162 Mc band.

Oral argument will be held on the frequency service-allocation plan herein

proposed, on October 16, 1946, in the Commission's offices, Washington, D. C. Any party desiring to be heard should file a brief by October 14, 1946, outlining the statement to be presented. Each appearance will be limited to thirty minutes and data or material which normally would require more time should be presented in written form for the record.

Adopted: September 30, 1946.

LIST OF ASSIGNMENTS BY FREQUENCY

Frequency assignments (Mc)	Service
152.03, 152.09, 152.15, 152.21, 151.27, 152.33, 152.39, 152.45, 152.51, 152.57, 152.63, 152.69.	Urban mobile. <sup>1</sup> Rural subscriber telephone. Short-distance toll telephone.
152.75, 152.81	Relay press. Relay broadcast. Geophysical. Forestry-conservation. Motion picture.
152.87, 152.93, 152.99, 153.05, 153.11, 153.17, 153.23, 153.29, 153.35, 153.41.	Relay broadcast. Geophysical. Forestry-conservation. Motion picture.
153.47, 153.53	Relay press. Relay broadcast. Geophysical. Forestry-conservation. Motion picture.
153.59, 153.65, 153.71	Power. Petroleum, etc. <sup>2</sup> Fire.
153.77, 153.83, 153.89, 153.95, 154.01, 154.07, 154.13, 154.19, 154.25, 154.31, 154.37, 154.43.	Provisional. Experimental.
154.49, 154.57 <sup>3</sup>	Police.
154.65, 154.71, 154.77, 154.83, 154.89, 154.95, 155.01, 155.07, 155.13, 155.19, 155.25, 155.31, 155.37, 155.43, 155.49, 155.55, 155.61, 155.67, 155.73, 155.79, 155.85, 155.91, 155.97, 156.03, 156.09, 156.15, 156.21, 156.27, 156.33, 156.39, 156.45, 156.51, 156.57, 156.63, 156.69, 156.75.	Maritime mobile. Power. Petroleum, etc. <sup>2</sup> Urban mobile. <sup>1</sup> Rural subscriber telephone. Short-distance toll telephone.
156.81, 156.87, 156.93	Provisional. Experimental.
156.99, 157.05, 157.11, 157.17, 157.23.	Maritime mobile. Power. Petroleum, etc. <sup>2</sup> Urban mobile. <sup>1</sup> Rural subscriber telephone. Short-distance toll telephone.
157.29, 157.35, 157.41, 157.47, 157.53, 157.59, 157.65, 157.71, 157.77, 157.83, 157.89, 157.95.	Provisional. Experimental.
158.01	Maritime mobile. Provisional.
158.07	Experimental.
158.13	Maritime mobile. Provisional.
158.19	Experimental.
158.25, 158.31, 158.37, 158.43, 158.49, 158.55, 158.61, 158.67, 158.73, 158.79, 158.85, 158.91, 158.97, 159.03, 159.09, 159.15, 159.21, 159.27, 159.33, 159.39, 159.45, 159.51, 159.57, 159.63, 159.69, 159.75, 159.81, 159.87, 159.93, 159.99, 160.05, 160.11, 160.17, 160.23, 160.29, 160.35, 160.41, 160.47, 160.53, 160.59, 160.65, 160.71, 160.77, 160.83, 160.89, 160.95, 161.01.	Maritime mobile. Railroads.
161.07, 161.13, 161.19	Maritime mobile.
161.25, 161.31, 161.37, 161.43, 161.49, 161.55, 161.61, 161.67, 161.73, 161.79, 161.85, 161.91, 161.97.	Railroads.

<sup>1</sup> May provide radio communication service to all types of mobile units such as marine, land vehicles, aircraft, etc.

<sup>2</sup> Other classes of stations rendering similar radio services.

<sup>3</sup> Its channel is 100 kc wide.

ASSIGNABLE FREQUENCIES BY SERVICES—Con.

Railroads—60 channels (Mc)			
158.97	159.87	160.77	161.85
159.03	159.93	160.83	161.91
159.09	159.99	160.89	161.97
Police—36 channels (Mc)			
154.65	155.19	155.73	156.27
154.71	155.25	155.79	156.33
154.77	155.31	155.85	156.39
154.83	155.37	155.91	156.45
154.89	155.43	155.97	156.51
154.95	155.49	156.03	156.57
155.01	155.55	156.09	156.63
155.07	155.61	156.15	156.69
155.13	155.67	156.21	156.75
Fire—12 channels (Mc)			
153.77	153.95	154.13	154.31
153.83	154.01	154.19	154.37
153.89	154.07	154.25	154.43
Provisional and experimental—4 channels (Mc)			
154.49	154.57	158.01	158.13
(The channel 154.57 Mc is 100 kc wide)			
Relay broadcast, geophysical, forestry-conservation, relay press, motion picture—4 channels (Mc)			
152.75	152.81	153.47	153.53
Relay broadcast, geophysical, forestry-conservation, motion picture—10 channels (Mc)			
152.87	153.05	153.17	153.29
152.93	153.11	153.23	153.35
152.99			
Power, petroleum, etc.—8 channels (Mc)			
153.59	153.71	157.05	157.17
153.65	156.99	157.11	157.23

[SEAL] FEDERAL COMMUNICATIONS COMMISSION, T. J. SLOWIE, Secretary.  
[F. R. Doc. 46-18726; Filed, Oct. 17, 1946; 8:50 a. m.]

FEDERAL POWER COMMISSION.  
[Docket Nos. G-200 and G-207]  
PANHANDLE EASTERN PIPELINE CO., ET AL.  
ORDER POSTPONING HEARING  
OCTOBER 11, 1946.

In the matter of City of Detroit, Michigan and County of Wayne, Michigan, v. Panhandle Eastern Pipe Line Company and Michigan Transmission Corporation, Docket No. G-200; Panhandle Eastern Pipe Line Company, Michigan Gas Transmission Corporation, and Illinois Natural Gas Company, Docket No. G-207.

It appears to the Commission that:  
(a) On August 15, 1946, the Commission ordered that a public hearing be held in the above-entitled matter commencing at 10:00 a. m. (e. s. t.) on October 14, 1946, in the Hearing Room of the Federal Power Commission, 1800 Pennsylvania Avenue NW., Washington, D. C.  
(b) Good cause exists for postponing the date of hearing as hereinafter provided.  
The Commission orders that:  
The public hearing in the above-entitled proceeding is hereby postponed to

ASSIGNABLE FREQUENCIES BY SERVICES				ASSIGNABLE FREQUENCIES BY SERVICES—Con.			
Urban mobile, rural subscriber telephone, short distance toll telephone—24 channels (Mc)				Railroads—60 channels (Mc)			
152.03	152.39	157.29	157.65	158.25	159.15	160.05	160.95
152.09	152.45	157.35	157.71	158.31	159.21	160.11	161.01
152.15	152.51	157.41	157.77	158.37	159.27	160.17	161.25
152.21	152.57	157.47	157.83	158.43	159.33	160.23	161.31
152.27	152.63	157.53	157.89	158.49	159.39	160.29	161.37
152.33	152.69	157.59	157.95	158.55	159.45	160.35	161.43
Maritime mobile—8 channels (Mc)				158.61	159.51	160.41	161.49
156.81	156.93	158.19	161.13	158.67	159.57	160.47	161.55
156.87	158.07	161.07	161.19	158.73	159.63	160.53	161.61
				158.79	159.69	160.59	161.67
				158.85	159.75	160.65	161.73
				158.91	159.81	160.71	161.79

October 16, 1946, commencing at 10:00 a. m. (e. s. t.) in the Hearing Room of the Federal Power Commission, 1800 Pennsylvania Avenue NW., Washington, D. C.

By the Commission.

Dated: October 15, 1946.

[SEAL] LEON M. FUQUAY,  
Secretary.

[F. R. Doc. 46-18772; Filed, Oct. 17, 1946;  
8:47 a. m.]

[Docket Nos. G-200 and G-207]

PANHANDLE EASTERN PIPELINE CO. ET AL.  
ORDER POSTPONING HEARING

OCTOBER 14, 1946.

In the matter of City of Detroit, Michigan and County of Wayne, Michigan v. Panhandle Eastern Pipe Line Company and Michigan Transmission Corporation, Docket No. G-200; Panhandle Eastern Pipe Line Company, Michigan Gas Transmission Corporation, and Illinois Natural Gas Company, Docket No. G-207.

It appears to the Commission that:

(a) On October 11, 1946, the Commission ordered that a public hearing be held in the above-entitled matter commencing at 10:00 a. m. (e. s. t.) on October 16, 1946, in the Hearing Room of the Federal Power Commission, 1800 Pennsylvania Avenue, N. W., Washington, D. C.

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

The Commission orders that:

The public hearing in the above-entitled proceeding is hereby postponed to October 21, 1946, commencing at 10:00 a. m. (e. s. t.) in the Hearing Room of the Federal Power Commission, 1800 Pennsylvania Avenue NW., Washington, D. C.

Date of issuance: October 15, 1946.

By the Commission.

[SEAL] LEON M. FUQUAY,  
Secretary.

[F. R. Doc. 46-18774; Filed, Oct. 17, 1946;  
8:46 a. m.]

[Docket No. G-795]

REPUBLIC LIGHT, HEAT AND POWER CO., INC.  
NOTICE OF APPLICATION

OCTOBER 14, 1946.

Notice is hereby given that on October 4, 1946, an application was filed with the Federal Power Commission by Republic Light, Heat and Power Company, Inc. (Applicant), a New York corporation, having its principal place of business at Buffalo, New York, for a certificate of public convenience and necessity pursuant to section 7 of the Natural Gas Act, as amended, to authorize Applicant to construct and operate certain natural gas transmission facilities, all subject to the jurisdiction of the Federal Power Commission, as more particularly described hereafter.

Applicant proposed to connect its Ontario system with the 14-inch natural gas pipeline of New York State Natural Gas Corporation (New York State), by the construction of approximately 14 miles of 4½-inch O. D. pipeline. The proposed line will begin at the Village of Lima, New York, on Applicant's Ontario District system and extend westerly to a point on New York State's 14-inch pipeline at a point approximately one mile southeast of the Village of Caledonia, New York.

The service proposed to be rendered by this pipeline is to supplement the depleting local supply of natural gas of Applicant's Ontario District of 1,248 customers.

The capacity of the proposed pipeline will be 850 Mcf per day at an inlet pressure of 100# and a discharge pressure of 60#. Applicant estimates the cost of construction of the proposed facilities will be approximately \$78,000 and will be financed from current cash on hand at the time of construction.

Any interested State commission is requested to notify the Federal Power Commission whether the application should be considered under the cooperative provisions of the Commission's rules of practice and procedure, and, if so, to advise the Federal Power Commission as to the nature of its interest in the matter and whether it desires a conference, the creation of a board, or a joint or concurrent hearing, together with the reasons for such request.

Any person desiring to be heard or to make any protest with reference to the application of Republic Light, Heat and Power Company, Inc., should file with the Federal Power Commission, Washington 25, D. C., not later than fifteen days from the date of publication of this notice in the FEDERAL REGISTER, a petition or protest in accordance with the Commission's rules of practice and procedure.

[SEAL] LEON M. FUQUAY,  
Secretary.

[F. R. Doc. 46-18773; Filed, Oct. 17, 1946; 8:46 a. m.]

INTERSTATE COMMERCE COMMISSION.

[S. O. 627]

UNLOADING OF ALUMINUM SHEET AT COLUMBIA, S. C.

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 11th day of October, A. D. 1946.

It appearing, that car SP 68030 containing aluminum sheet at Columbia, South Carolina, on the Southern Railway Company, has been on hand under load for unreasonable lengths of time and that the delay in unloading said car is impeding its use; in the opinion of the Commission an emergency exists requiring immediate action; *It is ordered, That:*

*Aluminum sheet at Columbia, S. C., be unloaded.* (a) The Southern Railway Company, its agents or employees, shall unload immediately car SP 68030, loaded with aluminum sheet, now on hand at Columbia, South Carolina.

(b) *Provisions suspended.* The operation of any or all rules, regulations, or practices, insofar as they conflict with the provisions of this order, is hereby suspended.

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

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

By the Commission, Division 3.

[SEAL] W. P. BARTEL,  
Secretary.

[R. R. Doc. 46-18775; Filed, Oct. 17, 1946;  
8:48 a. m.]

OFFICE OF ALIEN PROPERTY CUSTODIAN.

[Vesting Order 7639]

KIKUYO SAKYU

In re: Estate of Kikuyo Sakyu, deceased. (File D-39-18745; E. T. sec. 15261; H-402.)

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

That the property described as follows:

All right, title, interest and claim of any kind or character whatsoever of Tamaji Noto, in and to the Estate of Kikuyo Sakyu deceased,

is property payable or deliverable to, or claimed by, a national of a designated enemy country, Japan, namely,

*National and Last Known Address*  
Tamaji Noto, Japan.

That such property is in the process of administration by Ryoichi Murata, as Administrator, acting under the judicial supervision of the Circuit Court, First Judicial Circuit, Territory of Hawaii.

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country, (Japan);

And having made all determinations and taken all action required by law, including appropriate consultation and

certification, and deeming it necessary in the national interest,

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

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

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

Executed at Washington, D. C., on September 18, 1946.

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

[F. R. Doc. 46-18797; Filed, Oct. 17, 1946;  
8:51 a. m.]

[Vesting Order 7846]

EDWARD KAUPE

In re: Trust under the will of Bernard Eduard Kaupé, a/k/a Edward Kaupé, deceased. File No. D-28-2543; E. T. sec. 3701.

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

That the property described as follows:

All right, title, interest and claim of any kind or character whatsoever of Baroness Marie Auguste von Neurath, Mrs. Anna von Kaufmann, Mrs. Elisabeth von Winterfelt, Mrs. Margarethe von Winterfelt, Alexander von Moser, Eberhard von Gemmingen, Countess Marie Luise Larisch, Count Cesar von Beroldingen and Mrs. Priska von Lieres, and each of them, in and to the trust under the will of Bernard Eduard Kaupé, also known as Edward Kaupé, deceased,

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

*Nationals and Last Known Address*

Baroness Marie Auguste von Neurath, Germany.

Mrs. Anna von Kaufmann, Germany.

Mrs. Elisabeth von Winterfelt, Germany.

Alexander von Moser, Germany.

Eberhard von Gemmingen, Germany.

Countess Marie Luise Larisch, Germany.

Count Cesar von Beroldingen, Germany.

Mrs. Priska von Lieres, Germany.

Mrs. Margarethe von Winterfelt, Germany.

That such property is in the process of administration by Ernest Iselin, as Trustee, acting under the judicial supervision of the Supreme Court, New York County, State of New York;

And determining that to the extent that such nationals are persons not with-

in a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany);

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

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

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

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

Executed at Washington, D. C., on October 14, 1946.

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

[F. R. Doc. 46-18798; Filed, Oct. 17, 1946;  
8:51 a. m.]

#### SECURITIES AND EXCHANGE COMMISSION.

[File No. 54-51]

NATIONAL POWER & LIGHT CO. ET AL.

ORDER RECONVENING HEARING

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 4th day of October A. D. 1946.

In the matter of National Power & Light Company, Lehigh Valley Transit Company, Pennsylvania Power & Light Company; File No. 54-51, Application No. 9.

National Power & Light Company (National), a registered holding company, Pennsylvania Power & Light Company (Pennsylvania), and Lehigh Valley Transit Company (Lehigh) having filed a joint application, designated Application No. 9, providing, among other things, for the sale by National and Lehigh and the purchase by Pennsylvania of the Allentown Steam Electric Generating Station and certain related electrical equipment, owned by Lehigh and presently leased to Pennsylvania, and the Commission by order dated the 25th day of February, 1944, having given notice of the filing of said application and having ordered a public hearing with respect thereto to be held on March 23, 1944, and said hearing having been held on March 23 and March 24, 1944 pursu-

ant to said order, and on March 24, 1944 having been adjourned subject to call; and

The applicants having requested the Commission to reconvene the hearing in these proceedings for the purpose of permitting them to offer additional evidence with respect to that part of the proposed transaction involving the sale of the Allentown Steam Electric Generating Station and related electrical equipment; and

It appearing to the Commission that the hearing on the application, adjourned subject to call, should be reconvened for the purpose of adducing additional evidence with respect to that part of the proposed transaction involving the sale of Allentown Steam Electric Generating Station and related electrical equipment:

It is ordered, That the hearing in said proceedings be reconvened, on October 22, 1946 at 10:30 a. m., e. s. t., at the offices of the Securities and Exchange Commission, 18th and Locust Streets, Philadelphia, Pennsylvania, in such room as may be designated on said date by the hearing room clerk.

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 reconvened hearing 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 any person desiring to be heard at said reconvened hearing or proposing to intervene therein shall file with the Secretary of the Commission on or before October 13, 1946 his request or application therefor as provided by Rule XVII of the rules of practice of the Commission.

It is further ordered, That notice of this reconvened hearing be given to National and Lehigh and to all other persons, said notice to be given by registered mail to National, Lehigh, the Pennsylvania Public Utility Commission, the Federal Power Commission, Lehigh Valley Trust Company of Allentown, Pennsylvania, the Trustee under the Indenture securing the outstanding Refunding and Improvement Bonds of Lehigh, and to all other persons by publication in the FEDERAL REGISTER.

It is further ordered, That, without limiting the scope of the issues presented in the proceedings, particular attention will be directed at the hearing to be held on October 22, 1946 to the following matters and questions:

Whether the price of \$1,900,000 proposed to be paid by Pennsylvania and to be received by Lehigh for the sale of the Allentown Steam Electric Generating Station and related electrical equipment is unfair or unreasonable and, if so, what lesser purchase price for such properties would be fair and reasonable.

By the Commission.

[SEAL] ORVAL L. DUBOIS,  
Secretary.

[F. R. Doc. 46-18719; Filed, Oct. 17, 1946,  
8:46 a. m.]



[File No. 54-97 et al.]

## UNITED PUBLIC UTILITIES CORP. ET AL.

## ORDER APPROVING PLAN, GRANTING APPLICATIONS AND PERMITTING DECLARATIONS TO BECOME EFFECTIVE SUBJECT TO RESERVATIONS OF JURISDICTION

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 10th day of October A. D. 1946.

In the matter of United Public Utilities Corporation, Applicant, File No. 54-97; United Public Utilities Corporation and its Subsidiary Companies, Respondents, File No. 59-73; United Public Utilities Corporation and its Subsidiary Companies, Respondents, File No. 59-38; United Public Utilities Corporation, File No. 70-1110.

The Commission having instituted proceedings under sections 11 (b) (1), 11 (b) (2), 15 (f) and 20 (a) of the Public Utility Holding Company Act of 1935 with respect to United Public Utilities Corporation ("UPU"), a registered holding company, and its subsidiaries; and said proceedings having been consolidated for the purpose of hearing with those relating to an application filed by UPU pursuant to section 11 (e) of said act seeking approval of a plan for effecting compliance with section 11 (b) (2) and with proceedings relating to a declaration of UPU (File No. 70-1110) regarding the sale of UPU's investment in two former subsidiaries, Dakota Public Service Company and Knife River Coal Mining Company ("Dakota subsidiaries");

Hearings having been held in such consolidated proceedings and the Commission having approved the sale by UPU of its interest in the Dakota subsidiaries and having reserved jurisdiction over the use of the proceeds therefrom which remained after retirement of UPU's debt securities;

UPU having filed in the consolidated proceedings pursuant to sections 11 (e) an Amended Plan of Recapitalization which supersedes UPU's earlier plan and which includes a plan designated as "Plan 1", which Plan 1 is part of a program designed to effectuate compliance with the provisions of section 11 (b) (2) of the act; such Plan 1 proposing the distribution to UPU's preferred stockholders of \$3,331,672 in cash, which represents substantially the entire portion of the proceeds of the sale of the Dakota subsidiaries referred to hereinabove, by applying a portion thereof (\$948,952) on account of accumulated dividend arrearages and the balance (\$2,382,720) as a 32% reduction of the stated capital and liquidating value of the preferred stocks, with a corresponding reduction in the dividend rates and the modification of certain other provisions and rights of the preferred stocks;

UPU having requested the Commission, upon its approval of Plan 1, to apply to an appropriate District Court of the United States for an order approving and enforcing said plan;

Public hearings having been held on Plan 1 in the consolidated proceedings after appropriate notice thereof and the Commission having considered the record and having issued its findings and

opinion herein on September 20, 1946 and the Commission having found that the plan, subject to a finding that it is fair and equitable, is necessary to effectuate the provisions of section 11 (b) of the act and that the plan would be fair and equitable if it were amended to provide that the proposed alterations and modifications of the rights of the preferred stocks are subject to such adjustments, if any, which the Commission, subject to court review, subsequently determines are fair and equitable;

UPU having, on September 27, 1946, filed an amendment modifying Plan 1 in conformity with said findings and opinion; *It is ordered*, Pursuant to the applicable provisions of the act and the rules and regulations thereunder that Plan 1, as amended, be, and the same hereby is, approved as necessary to effectuate the provisions of section 11 (b) of the act and as fair and equitable to the persons affected thereby, and that the applications and declarations regarding the various transactions involved in Plan 1, as amended, be, and the same hereby are, granted and permitted to become effective, respectively, subject to the following reservations of jurisdiction: (a) to approve, disapprove, modify, allocate or award all fees and expenses to be paid in connection with the plan; and (b) to take such action as the Commission may deem necessary or appropriate in connection with the plan and to secure compliance by UPU and its subsidiaries with sections 11 (b) (1), 11 (b) (2), 15 (f) and 20 (a) of the act and with respect to all questions in the consolidated proceedings not herein decided:

*It is further ordered*, That this order shall not be operative to authorize any of the proposed transactions involved in Plan 1, as amended, nor the consummation of the plan in any respect until an appropriate District Court of the United States shall have entered an order enforcing said plan pursuant to an application duly made by the Commission for that purpose.

By the Commission.

[SEAL] ORVAL L. DUBOIS,  
Secretary.

[F. R. Doc. 46-18718; Filed, Oct. 17, 1946;  
8: 47 a. m.]

[File Nos. 59-86 and 54-148]

PUBLIC SERVICE CORP. OF NEW JERSEY  
ET AL.

## NOTICE OF FILING OF AMENDMENT TO PLAN 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 11th day of October 1946.

In the matters of Public Service Corporation of New Jersey and its Subsidiary Companies and The United Corporation File No. 59-86; Public Service Corporation of New Jersey File No. 54-148.

Public Service Corporation of New Jersey ("Public Service") having on August 15, 1946 filed and application pursuant to section 11 (e) of the Public Utility Holding Company Act of 1935 for approval of a plan proposing, among other

things, that "Atlantic City Gas Company and Peoples Gas Company will merge or consolidate, the resulting or surviving company \* \* \* to have such capital stock and securities as shall be specified by amendment to the plan"; and

The Commission having on September 9, 1946 issued its order giving notice of the filing of the plan and consolidating proceedings with respect thereto with proceedings previously instituted by the Commission under sections 11 (b) (1) and 11 (b) (2) of the act and directing that a hearing on the consolidated matters be held on the 28th day of October, 1946 (Holding Company Act Release No. 6883); and

Public Service and two of its subsidiaries, Atlantic City Gas Company ("Atlantic City") and Peoples Gas Company ("Peoples"), having on September 27, 1946 filed a joint application or declaration (or both) pursuant to sections 6, 7, 9, 10, 11 and 12 of the Act and Rules U-42, U-43 and U-45 promulgated thereunder regarding (1) the acquisition by Atlantic City, by means of merger or consolidation, of the properties and assets of Peoples and the assumption of the latter's outstanding liabilities; (2) the issuance by the surviving corporation to Public Service of 550,319 shares of the new common stock, par value \$5 per share, in exchange for all the outstanding common and preferred stocks of the merging corporations, consisting of 57,000 shares of common stock, no par value (stated at \$1,350,000), and 8,820 shares of the 7% Cumulative Preferred Stock, \$100 par value, of Atlantic City; and 58,375 shares of common stock, no par value (stated at \$1,835,000), of Peoples; and (3) the donation of \$5,000,000 in cash by Public Service to the surviving corporation to be applied in part to the redemption of the outstanding bonds of Atlantic City and Peoples and in part for construction and improvement of property and other corporate purposes; and

It appearing to the Commission that it is appropriate in the public interest and in the interests of investors and consumers that a hearing be held with respect to said application-declaration, and that said application-declaration should not be granted or permitted to become effective except pursuant to further order of this Commission;

*It is ordered*, That a hearing on said application or declaration under the applicable provisions of the act and rules of the Commission thereunder be held concurrently with the hearing heretofore scheduled to convene on October 28, 1946, at 10 a. m., e. s. t., in respect of the above described consolidated proceedings.

*It is further ordered*, That the Secretary of the Commission shall serve notice of this order by mailing copies thereof by registered mail to Public Service Corporation of New Jersey, Atlantic City Gas Company, Peoples Gas Company, The United Corporation, and the Board of Public Utility Commissioners of the State of New Jersey and that notice shall be given to all other persons by publication thereof in the FEDERAL REGISTER.

*It is further ordered*, That, in addition to the matters and questions heretofore designated for consideration in the Com-

mission's Order of September 9, 1946 directing a hearing in the above described consolidated proceedings (Holding Company Act Release No. 6883), particular attention will be directed at said hearing to the following matters and questions:

(1) Whether the proposed merger will serve the public interest by tending toward the economical and efficient development of an integrated public utility system;

(2) Whether the proposed issue and sale of securities by the surviving company is solely for the purpose of financing the business of said company and has been expressly authorized by the State Commission of the State in which it is organized and doing business;

(3) Whether the proposed capital contribution by Public Service complies with the applicable provisions of the act and rules thereunder;

(4) Whether the accounting entries to be recorded in connection with the proposed transactions are proper and conform with sound accounting principles;

(5) What terms and conditions, if any with respect to the proposed transactions should be prescribed in the public interest and for the protection of investors and consumers;

(6) Generally, whether the proposed transactions comply with the applicable provisions of the act and the rules and regulations promulgated thereunder.

By the Commission.

[SEAL] ORVAL L. DuBOIS,  
Secretary.

[F. R. Doc. 46-18720; Filed, Oct. 17, 1946;  
8:46 a. m.]

#### OFFICE OF PRICE ADMINISTRATION.

[MPR 580, Amdt. 2 to Order 225]

##### MERCURY FOOTWEAR

###### ESTABLISHMENT OF CEILING PRICES

Maximum Price Regulation 580 Amendment 2 to Order 225, establishing ceiling prices at retail for certain articles. Docket No. 6063-580-13-791.

For the reasons set forth in the opinion issued simultaneously herewith, Order No. 225 issued under section 13 of Maximum Price Regulation 580 on application of Mercury Footwear, 640 Broadway, Brooklyn, New York, is amended in the following respects:

1. Paragraph (a) is amended by adding the following:

WOMEN'S SHOES	
Manufacturer's unadjusted selling price	Retail ceiling price
\$6.17 to \$6.46	\$10.95

2. Paragraph (b) is amended by inserting the word "unadjusted" immediately preceding the word "selling."

3. Paragraph (d) is amended by adding thereto the following undesignated paragraph:

Upon issuance of any amendment to this order which either adds an article

to those already covered by the order or changes the retail ceiling price of a covered article, Mercury Footwear, as to such article, must comply with the preticketing requirements of this paragraph within 30 days after the issuance of the amendment. After 60 days from the issuance date, no retailer may offer or sell the article unless it is ticketed in accordance with the requirements of this paragraph. Prior to the expiration of the 60 day period, unless the article is so ticketed, the retailer shall comply with the marking, tagging and posting provisions of the regulation which would apply in the absence of this order.

This amendment shall become effective October 18, 1946.

Issued this 17th day of October 1946.

PAUL A. PORTER,  
Administrator.

#### Opinion Accompanying Amendment 2 to Order No. 225 Under Maximum Price Regulation 580

The accompanying amendment to Order No. 225 issued to Mercury Footwear, 640 Broadway, Brooklyn, New York, under section 13 of Maximum Price Regulation 580, establishes uniform retail ceiling prices for new shoe styles. This will enable the manufacturer to continue his customary business practice of maintaining uniform retail selling prices on his branded merchandise.

With respect to articles for which retail ceiling prices are established by amendment, provision is made for the suspension of the preticketing requirements for a specified period.

[F. R. Doc. 46-18901; Filed, Oct. 17, 1946;  
11:01 a. m.]

[MPR 188, Amdt. 40 to Order A-2]

##### CERTAIN DURABLE GOODS

###### ADJUSTMENT OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this amendment and filed with the Division of the Federal Register and pursuant to § 1499.159b of Maximum Price Regulation No. 188, *it is ordered*:

Paragraph (a) (14) of Order No. A-2 under § 1499.159b of Maximum Price Regulation No. 188 be and hereby is revoked subject to the provisions of Supplementary Order No. 40.

This amendment shall become effective on the 22d day of October 1946.

Issued this 17th day of October 1946.

PAUL A. PORTER,  
Administrator.

#### Opinion Accompanying Amendment No. 40 to Order No. A-2 Under Section 1499.159b of Maximum Price Regulation No. 188

Paragraph (a) (14) of Order No. A-2 under § 1499.159b of Maximum Price Regulation No. 188 provided price adjustments for manufacturers of felt base floor coverings in cases where the cost of living would not be affected and the

supply would otherwise be lost if a manufacturer's maximum prices are below the prevailing level; and his maximum prices are below his total costs to make and sell; and his entire operation is being conducted at a loss or will be within 30 days. Under such circumstances a manufacturer's price may be adjusted up to the prevailing level only in an amount sufficient to permit him to make and sell without loss.

Since the issuance of Order No. A-2, manufacturers of felt base floor coverings have received industry-wide adjustments under Order No. 4875 under § 1499.159b of Maximum Price Regulation No. 188; and Supplementary Order No. 133 has also been issued which contains more complete provisions regarding manufacturers who operate at an over-all loss. Manufacturers of felt base floor coverings are included in Supplementary Order No. 133.

Paragraph (a) (14) is therefore no longer necessary, and is accordingly revoked.

[F. R. Doc. 46-18899; Filed, Oct. 17, 1946;  
11:01 a. m.]

[MPR 580, Amdt. 2 to Rev. Order 249]

##### LA SALLE HAT CO.

###### ESTABLISHMENT OF CEILING PRICES

Maximum Price Regulation 580, Amendment 2 to Revised Order 249. Establishing ceiling prices at retail for certain articles. Docket No. 6063-580-13-828.

For the reasons set forth in the opinion issued simultaneously herewith, Revised Order No. 249 issued under section 13 of Maximum Price Regulation 580 on application of La Salle Hat Company, 4 North 11th Street, Philadelphia 7, Pennsylvania, is amended in the following respect:

1. The footnote to paragraph (a) is amended to read as follows:

The manufacturer's prices listed in paragraph (a) are subject to a discount of 2%, 30 days, 60 days net to those retailers who customarily received such terms prior to the effective date of this order.

This amendment shall become effective October 18, 1946.

Issued this 17th day of October 1946.

PAUL A. PORTER,  
Administrator.

#### Opinion Accompanying Amendment 2 to Revised Order No. 249 Under Maximum Price Regulation 580

The accompanying amendment to Revised Order No. 249 issued to La Salle Hat Company, 4 North 11th Street, Philadelphia 7, Pennsylvania, under section 13 of Maximum Price Regulation 580, supplies an omission in the footnote to paragraph (a) due to inadvertence on the part of the company.

[F. R. Doc. 46-18902; Filed, Oct. 17, 1946;  
11:02 a. m.]

[MPR 188, Order 5236]

CASSIDY CO., INC.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188, It is ordered:

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Cassidy Company, Incorporated, 36th & 43rd Avenue, Long Island City 1, N. Y.

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

Article	Model No.	For sale by manufacturer to—		For sale by any person to consumer
		Jobber	Retailer	
Plated metal bridge lamp:		Each	Each	Each
Brass finish.....	L-101 BRA.	\$15.62	\$17.67	\$31.81
Silver finish.....	L-101 SIL.	15.74	18.50	33.30
Plated metal junior bridge lamp:				
Brass finish.....	L-103 BRA.	21.95	25.82	46.48
Silver finish.....	L-103 SIL.	21.95	25.82	46.48
Plated metal table lamp:				
Brass finish.....	L-104 BRA.	15.94	18.75	33.75
Silver finish.....	L-104 SIL.	16.79	19.75	35.55
Brass finish.....	L-105 BRA.	16.79	19.75	35.55
Silver finish.....	L-105 SIL.	17.12	20.14	36.25
Plated metal desk lamp:				
Brass finish.....	L-107 BRA.	18.60	21.99	39.58
Silver finish.....	L-107 SIL.	18.69	21.99	39.58
Plated metal floor lamp:				
Brass finish.....	L-108 BRA.	21.49	25.28	45.50
Silver finish.....	L-108 SIL.	21.49	25.28	45.50
Plated metal desk lamp:				
Brass finish with parchment shade.....	L-113 BRA.	20.83	24.51	44.11
Silver finish.....	L-114 BRA.	29.75	35.00	63.00
Plated metal desk lamp, silver finish with parchment shade.....	L-114 SIL.	30.97	36.43	65.57
25" plated metal, silver finish, imported English Wedge wood table lamp.....	L-116 SIL.	42.60	50.12	90.22
25" same as above with crystal prisms.....	L-117 SIL.	22.78	26.80	48.24
Plated metal junior bridge lamp, silver finish.....	L-119 SIL.	22.54	26.52	47.74
Plated metal bridge lamp:				
Brass finish.....	L-121 BRA.	17.50	20.59	37.06
Silver finish.....	L-121 SIL.	17.99	21.16	38.09
Plated metal floor lamp:				
Brass finish.....	L-122 BRA.	23.23	27.33	49.19
Silver finish.....	L-122 SIL.	23.23	27.33	49.19
Plated metal "In-vento" bridge lamp:				
Brass finish.....	L-123 BRA.	21.95	25.82	46.48
Silver finish.....	L-123 SIL.	22.54	26.52	47.74
Plated metal junior floor lamp:				
Brass finish.....	L-124 BRA.	23.23	27.33	49.19
Silver finish.....	L-124 SIL.	25.06	29.48	53.06
Plated metal junior bridge lamp, brass finish and enameled.....	L-129 BRA.	15.02	17.67	31.81

These maximum prices are for the articles described in the manufacturer's application dated August 23, 1946.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regula-

tion No. 188 became applicable to those sales and deliveries. For sales to persons other than consumers they are f. o. b. Long Island City, New York, 2% 10 days, net 30 days. The maximum price to consumers is net, delivered.

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

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

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

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

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

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

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

(f) This order shall become effective on the 18th day of October 1946.

Issued this 17th day of October 1946.

PAUL A. PORTER,  
Administrator.

Opinion Accompanying Order 5236 Under § 1499.158 of Maximum Price Regulation 188

By application dated August 23, 1946, Cassidy Company, Incorporated, 36th and 43rd Avenue, Long Island City 1, New York, herein called the applicant, requested the Office of Price Administration to establish maximum prices for sales of lamps which it manufactures.

Since the applicant has not previously manufactured an article the maximum price of which may be used as a basis for pricing the articles described in the application under one of the first three pricing methods of Maximum Price Regulation No. 188, it has been necessary to consider the application under the Fourth Pricing Method, § 1499.158, which requires that prices be set in line with the level of maximum prices established by Maximum Price Regulation No. 188.

The specifications, construction and design of the applicant's product have been compared with those of comparable competitive articles for which maximum prices have been properly established under the regulation. The prices established by this order are in line with the maximum prices of those comparable articles for sales to the same classes of purchasers and are, therefore, in line with the level of maximum prices established by Maximum Price Regulation No. 188.

Highly inflationary tendencies have developed as a result of a great shortage in the supply of these articles. The Administrator has, therefore, deemed it advisable to establish maximum resale prices. These prices are in line with the general levels of maximum resale prices for similar merchandise, allowing the sellers markups normally enjoyed in the industry for their types of distributive operations.

[F. R. Doc. 46-18793; Filed, Oct. 17, 1946; 8:48 a. m.]

[MPR 188, Order 5237]

ORIGINAL ART CO.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; It is ordered:

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Original Art Company, 543 West Lake Street, Chicago 6, Ill.

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

Article and Model No.	For sales by the manufacturer to—		For sales by any person to consumer
	Jobbers	Retailers	
21" colored lacquer composition figurine table lamp and shade:	Each	Each	Each
70-L.....	\$5.91	\$6.95	\$12.51
71-L.....			
22", same:			
82-L.....	5.91	6.95	12.51
83-L.....			
26", same:			
86-L.....	10.20	12.00	21.60
87-L.....			
23½", same:			
92-L.....	5.91	6.95	12.51
93-L.....			
23½", same:			
96-L.....	5.91	6.95	12.51
97-L.....			
27", same: 207-L.....	7.23	8.50	15.30
27", same: 208-L.....	7.23	8.50	15.30
23", same:			
104-L.....	8.93	10.50	18.90
105-L.....			
30½", same:			
1000-L.....	11.14	13.10	23.58
1001-L.....			
26", same:			
1002-L.....	10.20	12.00	21.60
1003-L.....			
30½", same:			
1004-L.....	11.14	13.10	23.58
1005-L.....			
36", same:			
1006-L.....	14.88	17.50	31.50
1007-L.....			
34", same: 1008-L.....	11.14	13.10	23.58



These maximum prices are for the articles described in the manufacturer's application dated September 25, 1946.

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

For sales to persons other than consumers they are f. o. b. Chicago 6, Illinois, 2%, 10 days, net 30 days. The maximum price to consumers is net delivered.

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

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

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

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

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

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

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

(f) This order shall become effective on the 18th day of October 1946.

Issued this 17th day of October 1946.

PAUL A. PORTER,  
Administrator.

*Opinion Accompanying Order 5237  
Under § 1499.158 of Maximum Price  
Regulation 188*

By application dated September 25, 1946, Original Art Company, 543 W. Lake Street, Chicago 6, Illinois, herein called the applicant, requested the Office of Price Administration to establish maximum prices for sales of lamps and shades which it manufactures.

Since the applicant has not previously manufactured an article the maximum price of which may be used as a basis for pricing the articles described in the application under one of the first three pricing methods of Maximum Price Regulation No. 188, it has been necessary to

consider the application under the Fourth Pricing Method, § 1499.158, which requires that prices be set in line with the level of maximum prices established by Maximum Price Regulation No. 188.

The specifications, construction and design of the applicant's product have been compared with those of comparable competitive articles for which maximum prices have been properly established under the regulation. The prices established by this order are in line with the maximum prices of those comparable articles for sales to the same classes of purchasers and are, therefore, in line with the level of maximum prices established by Maximum Price Regulation No. 188.

Highly inflationary tendencies have developed as a result of a great shortage in the supply of these articles. The Administrator has, therefore, deemed it advisable to establish maximum resale prices. These prices are in line with the general levels of maximum resale prices for similar merchandise, allowing the sellers markups normally enjoyed in the industry for their types of distributive operations.

[F. R. Doc. 46-18777; Filed, Oct. 17, 1946; 8:51 a. m.]

[MPR 188, Order 5238]

KENTCRAFT MFG. CO.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188, *It is ordered:*

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Kentcraft Manufacturing Company, 3040 Indiana Avenue, Kansas City 3, Mo.

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

Article	Model No.	For sales by the manufacturer to—		For sales by any person to consumers
		Jobbers	Retailers	
Plated 3-way floor lamp with glass diffuser.	1004-F3N	Each \$8.48	Each \$9.98	Each \$17.96
Plated 3-way floor lamp with shade.	1004-F3...	14.04	16.50	29.70
Decorated china table lamp.	1005-T....	4.67	5.50	9.90
7 x 13 x 8 fibre glass or rayon lamp shade (glued).	8-C1-W...	2.34	2.75	4.95
7 x 13 x 8 fibre glass or rayon lamp shade (sewn).	S-C2-W...	2.97	3.50	6.30
14 x 19 x 10 fibre glass or rayon lamp shade (sewn).	O-A1-W...	3.99	4.70	8.46

These maximum prices are for the articles described in the manufacturer's application dated August 17, 1946.

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

other than consumers they are f. o. b. Kansas City, 3, Mo., 2%, 10 days, net 30 days. The maximum price to consumers is net delivered.

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

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

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

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

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

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

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

(f) This order shall become effective on the 18th day of October 1946.

Issued this 17th day of October 1946.

PAUL A. PORTER,  
Administrator.

*Opinion Accompanying Order 5238 Under  
§ 1499.158 of Maximum Price Regula-  
tion 188*

By application dated August 17, 1946, Kentcraft Manufacturing Company, 3040 Indiana Avenue, Kansas City, 3, Missouri, herein called the applicant, requested the Office of Price Administration to establish maximum prices for sales of lamps and shades which it manufactures.

Since the applicant has not previously manufactured an article the maximum price of which may be used as a basis for pricing the articles described in the application under one of the first three pricing methods of Maximum Price Regulation No. 188, it has been necessary to consider the application under the Fourth Pricing Method, § 1499.158, which requires that prices be set in line with the level of maximum prices established by Maximum Price Regulation No. 188.

The specifications, construction and design of the applicant's product have

been compared with those of comparable competitive articles for which maximum prices have been properly established under the regulation. The prices established by this order are in line with the maximum prices of those comparable articles for sales to the same classes of purchasers and are, therefore, in line with the level of maximum prices established by Maximum Price Regulation No. 188.

Highly inflationary tendencies have developed as a result of a great shortage in the supply of these articles. The Administrator has, therefore, deemed it advisable to establish maximum resale prices. These prices are in line with the general levels of maximum resale prices for similar merchandise, allowing the sellers markups normally enjoyed in the industry for their types of distributive operations.

[F. R. Doc. 46-18794; Filed, Oct. 17, 1946; 8:48 a.m.]

[MPR 188, Order 5239]

FLUOCRAFT, INC.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; *It is ordered:*

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Fluocraft, Incorporated, 365 Canal Street, New York 13, New York.

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

Article	Model No.	For sale by the manufacturer to—		For sale by any person to consumers
		Jobbers	Retailers	
Decorated china 2-tube "Fluocraft" ac-dc fluorescent table lamp.....	214-II-103	Each \$22.57	Each \$26.55	Each \$47.79
Same—2 tube.....	214-V-501	28.73	33.80	60.84
Same—4 tube.....	414-V-302	35.61	41.78	75.20
	414-X-401	38.62	45.44	81.79
Plated metal 4-tube "Fluocraft" ac-dc fluorescent floor lamp.....	414-11-1201	35.65	41.94	75.49

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

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

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

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

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

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

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

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

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

(f) This order shall become effective on the 18th day of October 1946.

Issued this 17th day of October 1946.

PAUL A. PORTER,  
Administrator.

Opinion Accompanying Order 5239 Under § 1499.158 of Maximum Price Regulation 188

By application dated September 10, 1946, Fluocraft, Inc., 365 Canal Street, New York City 13, New York, herein called the applicant, requested the Office of Price Administration to establish maximum prices for sales of lamps which it manufactures.

Since the applicant has not previously manufactured an article the maximum price of which may be used as a basis for pricing the articles described in the application under one of the first three pricing methods of Maximum Price Regulation No. 188, it has been necessary to consider the application under the Fourth Pricing Method, § 1499.158, which requires that prices be set in line with the level of maximum prices established by Maximum Price Regulation No. 188.

The specifications, construction and design of the applicant's product have been compared with those of comparable competitive articles for which maximum prices have been properly established under the regulation. The prices established by this order are in line with the maximum prices of those comparable articles for sales to the same classes of purchasers and are, therefore, in line with the level of maximum prices established by Maximum Price Regulation No. 188.

Highly inflationary tendencies have developed as a result of a great shortage in the supply of these articles. The Administrator has, therefore, deemed it advisable to establish maximum resale prices. These prices are in line with the general levels of maximum resale prices for similar merchandise, allowing the sellers markups normally enjoyed in the industry for their types of distributive operations.

[F. R. Doc. 46-18792; Filed, Oct. 17, 1946; 8:49 a. m.]

[MPR 188, Order 5241]

PERVIN ELECTRICAL APPLIANCE CO.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188, *It is ordered:*

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Pervin Electrical Appliance Company, 1919 East 4th Street, Brooklyn 23, N. Y.

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

Article	Model No.	For sales by the manufacturer to—		For sales by any person to consumers
		Jobbers	Retailers	
Decorated embossed china table lamp with plated metal mounting (base only).....	203, 204, 205	Each \$5.10	Each \$6.00	Each \$10.50

These maximum prices are for the articles described in the manufacturer's application dated September 23, 1946.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. For sales to persons other than consumers they are f. o. b. Brooklyn 23, New York, 2% 10 days, net 30 days. The maximum price to consumers is net delivered.

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

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158, of Maximum Price Regulation 158, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which

a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement, with the proper model number and the ceiling price inserted in the blank spaces:

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

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

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

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

(f) This order shall become effective on the 18th day of October 1946.

Issued this 17th day of October 1946.

PAUL A. PORTER,  
 Administrator.

*Opinion Accompanying Order 5241 Under § 1499.158 of Maximum Price Regulation 188*

By application dated September 12, 1946, Pervin Products Company, 1919 East 4th Street, Brooklyn 23, New York, herein called the applicant, requested the Office of Price Administration to establish maximum prices for sales of lamp bases, only, which it manufactures.

Since the applicant has not previously manufactured an article the maximum price of which may be used as a basis for pricing the articles described in the application under one of the first three pricing methods of Maximum Price Regulation No. 188, it has been necessary to consider the application under the Fourth Pricing Method, § 1499.158, which requires that prices be set in line with the level of maximum prices established by Maximum Price Regulation No. 188.

The specifications, construction and design of the applicant's product have been compared with those of comparable competitive articles for which maximum prices have been properly established under the regulation. The prices established by this order are in line with the maximum prices of those comparable articles for sales to the same classes of purchasers and are, therefore, in line with the level of maximum prices established by Maximum Price Regulation No. 188.

Highly inflationary tendencies have developed as a result of a great shortage in the supply of these articles. The Administrator has, therefore, deemed it advisable to establish maximum resale prices. These prices are in line with the general levels of maximum resale prices for similar merchandise, allowing the sellers markups normally enjoyed in the industry for their types of distributive operations.

[F. R. Doc. 46-18790; Filed, Oct. 17, 1946; 8:50 a. m.]

[MPR 188, Order 5240]

EAGLE PRODUCTS CO.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188, It is ordered:

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Eagle Products Company, 60 East 42d Street, New York 17, N. Y.

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

Article	Model No.	For sales by the manufacturer to—		For sales by any person to consumers
		Jobbers	Retailers	
Genuine hand tooled leather table lamp:				
With custom made leather trimmed plastic shade.	RD.....	Each \$18.19	Each \$21.40	Each \$35.52
With custom made leather trimmed mica shade.	RD-MS..	17.03	20.03	36.05
With custom made paper parchment shade.	RD-PS..	14.23	16.74	30.13
With custom made leather trimmed plastic shade.	HG.....	18.49	21.75	39.15
With custom made leather trimmed mica shade.	HG-MS..	17.25	20.30	36.54
With custom made paper parchment shade.	HG-PS..	13.98	16.45	29.61
With custom made leather trimmed plastic shade.	HM.....	19.12	22.50	40.50
With custom made leather trimmed mica shade.	HM-MS..	18.50	21.77	39.19
With custom made paper parchment shade.	HM-PS..	14.40	16.94	30.49
With custom made leather trimmed shade.	PS.....	28.07	33.02	59.4
With custom made leather trimmed mica shade.	PS-MS..	27.64	32.52	58.54
With custom made paper parchment shade.	PS-PS..	24.17	28.44	51.19
Genuine hand tooled leather desk lamp:				
With custom made leather trimmed plastic or mica shade and fountain pen-set.	OF.....	21.25	25.00	45.00
With custom made leather trimmed plastic or mica shade and fountain pen-set.	OF-PS..	16.93	19.92	35.86

These maximum prices are for the articles described in the manufacturer's application dated August 30, 1946.

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

sales and deliveries. For sales to persons other than consumers they are f. o. b. New York, New York, 2% 10 days, net 30 days. The maximum price to consumers is net delivered.

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

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

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

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

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

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

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

(f) This order shall become effective on the 18th day of October 1946.

Issued this 17th day of October 1946.

PAUL A. PORTER,  
 Administrator.

*Opinion Accompanying Order 5240 Under § 1499.158 of Maximum Price Regulation 188*

By application dated August 30, 1946, Eagle Products Company, 60 East 42nd Street, New York 17, New York, herein called the applicant, requested the Office of Price Administration to establish maximum prices for sales of lamps which it manufactures.

Since the applicant has not previously manufactured an article the maximum price of which may be used as a basis for pricing the articles described in the application under one of the first three pricing methods of Maximum Price Regulation No. 188, it has been necessary to consider the application under the Fourth Pricing Method, § 1499.158, which requires that prices be set in line with the level of maximum prices established by Maximum Price Regulation No. 188.



The specifications, construction and design of the applicant's product have been compared with those of comparable competitive articles for which maximum prices have been properly established under the regulation. The prices established by this order are in line with the maximum prices of those comparable articles for sales to the same classes of purchasers and are, therefore, in line with the level of maximum prices established by Maximum Price Regulation No. 188.

Highly inflationary tendencies have developed as a result of a great shortage in the supply of these articles. The Administrator has, therefore, deemed it advisable to establish maximum resale prices. These prices are in line with the general levels of maximum resale prices for similar merchandise, allowing the sellers markups normally enjoyed in the industry for their types of distributive operations.

[F. R. Doc. 46-18791; Filed, Oct. 17, 1946; 8:49 a. m.]

[MPR 188, Order 5242]

RAYMOND WINTERS

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; *It is ordered:*

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Raymond Winters, 4518 Northeast 28th Avenue, Portland 16, Oreg.

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

Article	Model No.	For sale by manufacturer		For sale by any person to consumers
		Jobbers	Retailers	
10" Myrtlewood table lamp.....	1-10"	Each \$5.52	Each \$6.50	Each \$11.70
12" Myrtlewood table lamp.....	2-12"	5.97	7.00	12.60

These maximum prices are for the articles described in the manufacturer's application dated September 20, 1946.

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

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

(4) If the manufacturer wishes to make sales and deliveries to any other

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

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

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

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

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

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

(f) This order shall become effective on the 18th day of October 1946.

Issued this 17th day of October 1946.

PAUL A. PORTER,  
 Administrator.

Opinion Accompanying Order 5242 Under § 1499.158 of Maximum Price Regulation 188

By application dated September 20, 1946, Raymond Winters, 4518 N. E. 28th Avenue, Portland, Oregon, herein called the applicant, requested the Office of Price Administration to establish maximum prices for the sales of lamps which it manufactures.

Since the applicant has not previously manufactured an article the maximum price of which may be used as a basis for pricing the articles described in the application under one of the first three pricing methods of Maximum Price Regulation No. 188, it has been necessary to consider the application under the Fourth Pricing Method, § 1499.158, which requires that prices be set in line with the level of maximum prices established by Maximum Price Regulation No. 188.

The specifications, construction and design of the applicant's product have been compared with those of comparable competitive articles for which maximum prices have been properly established under the regulation. The prices established by this order are in line with the maximum prices of those comparable articles for sales to the same classes of purchasers and are, therefore, in line with the level of maximum prices established by Maximum Price Regulation No. 188.

Highly inflationary tendencies have developed as a result of a great shortage in the supply of these articles. The Ad-

ministrator has, therefore, deemed it advisable to establish maximum resale prices. These prices are in line with the general levels of maximum resale prices for similar merchandise, allowing the sellers markups normally enjoyed in the industry for their types of distributive operations.

[F. R. Doc. 46-18789; Filed, Oct. 17, 1946; 8:50 a. m.]

[SO 133, Order 77]

WOODCRAFT MFGS., INC.

ADJUSTMENT OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to Supplementary Order No. 133; *It is ordered:*

(a) This order established maximum prices for sales and deliveries of certain articles specified below, manufactured by Woodcraft Manufacturers, Inc., 601-615 South Longwood Street, Baltimore, Maryland.

(1) For all sales and deliveries of the following articles by the manufacturer to retailers the adjusted maximum prices are those set forth below:

Article	Model No.	Adjusted maximum price to retailers
Porcelain "stainless top" wood leg tables.	138	\$8.09
	150	8.09
	151	7.96
	152	7.84
	153	7.71
	154	7.59
	155	7.46
Porcelain "stainless top" chrome leg tables.	922	11.50
	923	11.50
	924	11.31
	935	11.12
	925	10.93
	926	10.75
Porcelain "stainless top" cabinet bases.	927	10.56
	800	13.75
	801	14.75
Porcelain "stainless top" drop leaf tables.	802	15.75
	816	9.75
	817	10.75

(2) For sales and deliveries of the above listed articles to classes of purchasers other than retailer, the maximum prices are the maximum prices established under sub-paragraph (1) above, adjusted to reflect the manufacturer's customary differentials for those types of sales.

(b) Retailers of articles which the manufacturer has sold at an adjusted maximum price determined under this order shall determine their maximum prices as follows:

(1) A retailer who must determine his ceiling price under Maximum Price Regulation No. 580 and a wholesaler who must determine his ceiling prices under Maximum Price Regulation No. 590, shall compute their ceiling prices under those regulations as they have been modified by Order No. 4800 under § 1499.159b of Maximum Price Regulation No. 188.

(2) A reseller who determines his maximum resale price under the General Maximum Price Regulation, and whose supplier's invoice states both an "unadjusted maximum price" and a selling price, shall compute his ceiling prices

under that regulation as modified by Order No. 4800 under § 1499.159b of Maximum Price Regulation No. 188.

If his supplier's invoice does not state an "unadjusted maximum price", the reseller shall calculate his ceiling prices by adding to his invoice cost the same percentage markup which he had on the "most comparable article" for which he has properly established ceiling price. For this purpose, the "most comparable article" is the one which meets all of the following tests:

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

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

(iii) Both it and the article being priced belong to a class of article to which, according to customary trade practices, an approximately uniform percentage markup is applied.

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

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

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

(3) The provisions of Supplementary Order No. 153 shall not apply to the determination of ceiling prices for resales of articles covered by this order.

(c) *Terms of sale.* Ceiling prices adjusted by this order are subject to each seller's terms, discounts, and allowances on sales to each class of purchaser in effect during March 1942, or thereafter, properly established under OPA regulations.

(d) *Notification.* At the time of, or prior to the first invoice to a purchaser for resale on and after the effective date of this order, showing prices adjusted in accordance with this order, the seller shall notify the purchaser in writing of the method established in paragraph (b) of this order for determining adjusted maximum prices for resale of the articles. This notice may be given in any convenient form.

(e) The manufacturer shall file the report described in section 5 of Supplementary Order No. 133 with the Office of Price Administration, Washington 25, D. C. He shall also comply with the invoicing and reporting provisions of Order No. 4800 under Maximum Price Regulation No. 188 with respect to all articles whose prices are adjusted under this order.

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

(g) This order shall become effective on the 18th day of October 1946.

Issued this 17th day of October 1946.

PAUL A. PORTER,  
Administrator.

*Opinion Accompanying Order 77 Under Supplementary Order 133*

Woodcraft Manufacturers Inc., 601-615 South Longwood Street, Baltimore Maryland, requested an adjustment under Supplementary Order No. 133 of its maximum prices for sales of certain articles which it manufactures.

Supplementary Order No. 133 authorizes the granting of an increase in the maximum prices of a manufacturer when his products are covered by Maximum Price Regulation No. 188, if the manufacturer shows that unless an adjustment is authorized he will be compelled to conduct his entire business operations at a loss. In addition, it must appear that the loss is not due to any of the factors listed in section 3 (b) of Supplementary Order No. 133.

The information submitted demonstrates that the articles in question are covered by Maximum Price Regulation No. 188. On the basis of that information, it appears that the manufacturer's current overall operations are being conducted at a loss, and that such loss is not occasioned by any of the factors listed in section 3 (b) of Supplementary Order No. 133.

The accompanying order established dollar-and-cent adjusted maximum prices for the articles specified therein, in lieu of a uniform percentage increase in all the applicant's ceiling prices. This is in accordance with Supplementary Order No. 133 which provides for that type of adjustment when the Administrator or his authorized representative finds that such action will result in a better balanced price structure. That judgment has been made in this case.

In compliance with the requirements of section 5 of Supplementary Order No. 133, the manufacturer is advised of his duty to file a profit and loss statement covering the first three months of his operations under the accompanying order with the Office of Price Administration, Washington 25, D. C., within four months after the effective date of this order. As to all articles whose prices are adjusted under the accompanying order, he is directed to file a report and to furnish an invoice to purchasers for resale setting forth an unadjusted maximum price to purchasers in the manner provided by Order No. 4800 under Maximum Price Regulation No. 188.

Purchasers for resale of those articles are permitted to pass on to their customers the amount of the increase permitted by the accompanying order which is in excess of that authorized for the furniture industry generally by Order No. 4800 under Maximum Price Regulation No. 188. This follows from the invoicing requirements of Order No. 4800 under which the manufacturer must furnish his purchasers for resale with an invoice of a particular type, and under which purchasers for resale are given fixed rules as to how they determine their

resale selling prices. This is in accordance with the policy of the Office of Price Administration in cases where an industry-wide action has been taken.

[F. R. Doc. 46-18795; Filed, Oct. 17, 1946; 8:47 a. m.]

[SO 133, Order 78]

B. F. HUNTLEY FURNITURE CO.

ADJUSTMENT OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to Supplementary Order No. 133, it is ordered,

(a) *Manufacturer's maximum prices.* B. F. Huntley Furniture Company, 12th Street and Patterson Avenue, Winston-Salem, North Carolina, may increase its maximum prices properly established under Maximum Price Regulation No. 188 (exclusive of any adjustment charges), for bedroom and dining room furniture, which it manufactures, by 19 per cent of each such maximum price.

(b) *Resellers' ceiling prices.* Resellers of articles which the manufacturer has sold at an adjusted ceiling price determined under this order shall determine their maximum prices as follows:

(1) A retailer who must determine his ceiling price under Maximum Price Regulation No. 580 and a wholesaler who must determine his ceiling price under Maximum Price Regulation No. 590, shall compute their ceiling prices in the manner provided by these regulations. However, if the supplier's invoice states both an "unadjusted maximum price" and a selling price, the reseller shall compute his ceiling prices under these regulations as they have been modified by Order No. 4800 under § 1499.159b of Maximum Price Regulation No. 188.

(2) A reseller who determines his maximum resale price under the General Maximum Price Regulation, and whose supplier's invoice states both an "unadjusted maximum price" and a selling price, shall compute his ceiling price under that regulation as modified by Order No. 4800 under § 1499.159b of Maximum Price Regulation No. 188.

If his supplier's invoice does not state an "unadjusted maximum price", the reseller shall calculate his ceiling prices by adding to his invoice cost the same percentage markup which he had on the "most comparable article" for which he has a properly established ceiling price. For this purpose the "most comparable article" is the one which meets all of the following tests:

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

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

(iii) Both it and the article being priced belong to a class of article to which, according to customary trade practices, an approximately uniform percentage markup is applied.

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

The determination of a ceiling price in this way need not be reported to the Office of Price Administration; however, each seller must keep complete records showing all the information called for by OPA Form No. 620-759 with regard to how he determined his ceiling price, for so long as the Emergency Price Control Act of 1942, as amended, remains in effect.

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

(3) The provisions of Supplementary Order No. 153 shall not apply to the determination of ceiling prices for resales of articles covered by this order.

(c) *Terms of sale.* Ceiling prices adjusted by this order are subject to each seller's terms, discounts, and allowances on sales to each class of purchaser in effect during March 1942, or, thereafter, properly established under Office of Price Administration regulations.

(d) *Notification.* At the time of, or prior to the first invoice to a purchaser for resale on and after the effective date of this order, showing prices adjusted in accordance with this order, the seller shall notify the purchaser in writing of the method established in paragraph (b) of this order for determining adjusted maximum prices for resale of the articles. This notice may be given in any convenient form.

(e) The manufacturer shall file the report described in Section 5 of Supplementary Order No. 133 with the Office of Price Administration, Washington 25, D. C., and shall comply with the invoicing and reporting provisions of order No. 4800 under Maximum Price Regulation No. 188.

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

(g) This order shall become effective on the 18th day of October, 1946.

Issued this 17th day of October, 1946.

PAUL A. PORTER,  
Administrator.

*Opinion Accompanying Order 78 Under Supplementary Order 133*

The B. F. Huntley Furniture Company, 12th Street and Patterson Avenue, Winston Salem, North Carolina requested an adjustment under Supplementary Order No. 133 of its maximum prices for sales of bedroom and dining room furniture which it manufactures.

Supplementary Order No. 133 authorizes the granting of an increase in the maximum prices of a manufacturer when his products are covered by Maximum Price Regulation No. 188, if the manufacturer shows that unless an adjustment is authorized he will be compelled to conduct his entire business operations at a loss. In addition, it must appear that the loss is not due to any of

the factors listed in section 3 (b) of Supplementary Order No. 133.

The information submitted demonstrates that the articles in question are covered by Maximum Price Regulation No. 188; that the manufacturer's current overall operations are being conducted at a loss; and that such loss is not occasioned by any of the factors listed in section 3 (b) of Supplementary Order No. 133. Therefore, the accompanying order permits a uniform percentage increase in the manufacturer's maximum prices with respect to the items specified in the application. This increase will enable the manufacturer to operate without loss.

In compliance with the requirements of section 5 of Supplementary Order No. 133, the manufacturer is advised of his duty to file a profit and loss statement covering the first three months of his operations under this order with the Office of Price Administration, Washington 25, D. C., within four months after the effective date of this order. Since the provisions of Order No. 4800 under Maximum Price Regulation No. 188 are also applicable, the manufacturer is further informed of his duty to file the report required by section 9 of that order together with the necessity of furnishing an invoice to purchasers for resale setting forth an unadjusted maximum price as required by Order No. 4800.

Purchasers for resale of the articles which the manufacturer sells at adjusted prices are permitted to pass on to their customers the amount of the increase permitted by the accompanying order which is in excess of that authorized for the manufacturer's industry generally by Order No. 4800 under § 1499.159b of Maximum Price Regulation No. 188. This follows from the requirements contained in Order No. 4800 under § 1499.159b of Maximum Price Regulation No. 188 under which the manufacturer must furnish his purchasers for resale with an invoice of a particular type and under which purchasers for resale are given fixed rules as to how they determine their resale ceiling prices. This is in accordance with the policy of the Office of Price Administration in cases where industry-wide actions have been taken with respect to a particular commodity, and a manufacturer of that commodity has also qualified for an individual adjustment in excess of that granted the industry generally.

[F. R. Doc. 46-18796; Filed, Oct. 17, 1946; 8:47 a. m.]

[MPR 594, Amdt. 9 to Rev. Order 5]

FORD MOTOR CO.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 9a of Maximum Price Regulation 594, *It is ordered:*

Revised Order 5 is amended in the following respect:

1. Paragraph (b) is deleted.

This amendment shall be effective immediately.

Issued this 17th day of October 1946.

PAUL A. PORTER,  
Administrator.

*Opinion Accompanying Amendment 9 to Revised Order 5 Under Maximum Price Regulation 594*

Paragraph (b) of Revised Order 5 establishes maximum prices for Mercury passenger automobiles when sold for export on a knocked down basis. These maximum prices will henceforth be established by letter under Maximum Price Regulation 594. Therefore the amendment which this opinion accompanies deletes paragraph (b) in its entirety.

[F. R. Doc. 46-18904; Filed, Oct. 17, 1946; 11:02 a. m.]

Regional and District Office Orders.

[Region III Order G-106 Under Gen. Order 68]

HARD BUILDING MATERIALS IN FLINT, MICH. AREA

For the reasons set forth in an opinion, which has been filed with the Division of the Federal Register, and pursuant to the provisions of General Order No. 68 and of Regional Basic Order No. 1-B under General Order No. 63, this order is issued:

SECTION 1. *What this order does.* This adopting order establishes dollars-and-cents maximum prices for the hard building materials listed in Table I, hereof, when sold at retail at or from any point within the Flint, Michigan Area.

SEC. 2. *Area covered.* For the purposes of this order, the "Flint, Michigan Area" consists of the County of Genesee in the State of Michigan.

SEC. 3. *Applicability of Basic Order No. 1-B.* All the provisions of Basic Order No. 1-B, consistent with this Adopting Order No. 106, are hereby adopted by, and incorporated by reference into, this order as though fully rewritten herein. If Basic Order No. 1-B is amended in any respect, all of the provisions of that order, as amended, shall likewise, without other action, be a part of this order.

All persons subject to this adopting order are also subject to, and should read and be familiar with, the provisions of Basic Order No. 1-B.

SEC. 4. *Maximum prices—(a) Price list.* The maximum prices for hard building materials covered by this order shall be those set forth in Table I, which is annexed to and made a part of this order. Prices lower than the listed maximum prices may, of course, be charged or paid.

(b) *Delivery.* (i) The maximum prices listed in Table I, hereof, include free delivery to any point within the Flint, Michigan Area.

(ii) No deduction need be made from the prices listed in Table I, hereof, where the seller elects to make his own delivery.

(c) *Discounts.* Sellers shall grant discounts of not less than two percent (2%) of the maximum prices established hereby on all cash sales.



**SEC. 5. Effective date.** This Order No. G-106 shall become effective October 3, 1946.

Issued September 19, 1946.

J. F. KESSEL,  
Regional Administrator.

The prices listed in this order include all increases granted to resellers by the OPA through August 8, 1946 (See section 6 (b) of Basic Order No. 1-B)

TABLE I

Commodity	Unit	Maximum price
Plaster, hardwall.....	100 lb.....	\$1.05
Plaster, gauging.....	100 lb.....	1.05
Plaster, moulding.....	100 lb.....	2.05
Keene's cement.....	100 lb.....	2.30
Finishing lime.....	50 lb.....	.56
Gypsum lath, 3/8 inch.....	1,000 sq. ft.....	26.00
Metal lath, 2.5 lb., painted diamond mesh.....	sq. yd.....	.3289
Metal lath, 2.75 lb., flat rib painted.....	sq. yd.....	.33
Metal lath, corner bead, expanded type.....	lin. ft.....	.0556
Portland cement, standard (paper bags).....	bbl.....	2.86
Portland cement, standard (paper bags).....	94 lb.....	.715
Masonry mortar (paper sack).....	bbl.....	2.86
Masonry mortar (paper sack).....	70 lb.....	.715
Mason's hydrated lime.....	50 lb.....	.52
Waterproof cement, gray.....	bbl.....	3.86
Waterproof cement, gray.....	94 lb.....	1.015
Clay drain tile, 3 inch.....	lin. ft.....	.07
Clay drain tile, 4 inch.....	lin. ft.....	.1045
Clay drain tile, 6 inch.....	lin. ft.....	.1337
Vitrified clay sewer pipe, No. 1SS, 4 inch (2 ft lengths).....	lin. ft.....	.1801
Vitrified clay sewer pipe, No. 1SS, 6 inch (2 ft lengths).....	lin. ft.....	.2819
Flue lining, 8 in. x 8 in., inside.....	lin. ft.....	.3830
Flue lining, 8 in. x 12 in., inside.....	lin. ft.....	.5176
Flue lining, 12 in. x 12 in., inside.....	lin. ft.....	.7070
Gypsum wallboard, 3/4 inch.....	1,000 sq. ft.....	43.00
Gypsum sheathing, 1/2 inch.....	1,000 sq. ft.....	35.00
Asphalt roofing, 90 lb., mineral surface (108 sq. ft.).....	Roll.....	3.15
Asphalt or tarred felt, 15 lb. (432 sq. ft.).....	Roll.....	3.06
Asphalt or tarred felt, 30 lb. (216 sq. ft.).....	Roll.....	3.06
Asphalt shingles, 210 lb., (3 in 1) thickbutt.....	Square.....	6.91
Asphalt shingles, 165 lb., 2 tab hexagon.....	Square.....	5.24
Fibre insulation board, 1/2 in., standard lath and board.....	1,000 sq. ft.....	53.75
Fibre insulation board, 3/4 in., asphalt sheathing.....	1,000 sq. ft.....	78.00
Asbestos cement siding, 12 in. x 24 in. or 27 in., standard colors.....	Square.....	9.45
Hard density synthetic fibre board, 1/2 in., tempered (4 ft. x 8 ft.).....	1,000 sq. ft.....	95.00
Thermal insulation batts (paper backed) 2 inch thick.....	1,000 sq. ft.....	45.00
Thermal insulation batts (paper backed) full thick.....	1,000 sq. ft.....	65.00
Thermal insulation, loose in bags (plain).....	35 lb.....	.90
Thermal insulation, loose in bags (nodulated).....	35 lb.....	1.10

**Delivery.** (i) The maximum prices listed in Table I hereof, include free delivery to any point within the Flint, Michigan Area.

(ii) No deduction need be made from the prices listed in Table I, hereof, where the seller elects to make his own delivery.

**Discounts.** Sellers shall grant discounts of not less than two percent (2%) of the maximum prices established hereby on all cash sales.

#### Opinion Accompanying Order No. G-106 Under General Order No. 68

The accompanying order establishes area-wide prices for retail sales of hard building materials in the Flint, Michigan, Area. The order is issued under the provisions of General Order No. 68 and adopts all the applicable provisions contained in Basic Order No. 1-B, under General Order No. 68. The opinion ac-

companying said Basic Order No. 1-B is hereby incorporated by reference into this opinion.

The defined area covered by the accompanying order includes the County of Genesee in the State of Michigan.

The maximum prices established by the accompanying order supersede pricing provisions currently in effect for retail sales of the listed hard building materials in this area.

This action has been discussed with members of the trade in the area at informal meetings with representative dealers. Most of the dealers in attendance agreed that prices established by the accompanying order are in line with those formerly prevailing under the freeze. All suggestions and recommendations of the trade have been considered and have been incorporated into the accompanying order to the extent that these suggestions were consistent with the provisions of General Order No. 68 and the Emergency Price Control Act of 1942.

In the opinion of the Regional Administrator, the provisions of the accompanying order are fair and equitable and will effectuate the purposes of the Emergency Price Control Act of 1942, as amended, and of General Order No. 68, as amended.

[F. R. Doc. 46-18764; Filed, Oct. 17, 1946; 8:49 a. m.]

[Albany Adopting Order 11 Under Basic Order 3 under MPR 251]

#### INSTALLED INSULATION IN EXISTING STRUCTURES AND RELATED AND INCIDENTAL CONSTRUCTION WORK IN ALBANY, N. Y., AREA

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and under the authority vested in the Regional Administrator of Region 2 by the Emergency Price Control Act of 1942 as amended by section 9 of Revised Maximum Price Regulation 251 as amended and by Revised Procedural Regulation No. 1, which authority has been duly delegated by such Regional Administrator to the District Director, Albany District Office, it is hereby ordered that:

**SECTION 1. What this order covers.** This adopting order under Basic Order No. 3 under section 9 to Revised Maximum Price Regulation No. 251 as amended, covers all sales of installed insulation and related and incidental construction work in existing structures in the area hereinafter described. All provisions of the Basic Order No. 3 under section 9 of Revised Maximum Price Regulation No. 251 as amended are adopted in this order and are just as much a part of this order as if specifically set forth herein. If said Basic Order No. 3 is amended in any respect, the provisions of said order as amended, shall likewise without further action become part of this order. All persons subject to this adopting order are also subject to Basic Order No. 3 under section 9 of Revised Maximum Price Regulation

No. 251 as amended, and should be familiar with the provisions of said Basic Order.

**SEC. 2. Territory covered by this order.** The geographical area covered by this order consists of the counties of Albany, Columbia, Greene, Rensselaer, and Schenectady, all in the State of New York.

**SEC. 3. General provisions—(1) Related and incidental work.** The term "related and incidental" work, for the purposes of this order, shall mean any installation of building materials, or any work necessary for the actual installation of insulation and provided by the seller for which prices are not fixed by this order. Charges for such work shall be determined under RMPR-251, and shall be stated separately on all contracts or invoices.

**2. Fire retarding.** Where fire retarding material and specified density are required by local building codes, or by any other local ordinance, the cost of doing this work shall be determined under RMPR-251.

**3. Special insulation.** All types of insulation not expressly listed in the categories contained in this order, shall, for the purposes of this order, be treated as special insulation. Charges for such special insulation shall be determined under Revised Maximum Price Regulation 251, and such charges shall be separately stated on all contracts or invoices.

**4. Bonded, tar, gravel and metal roofs.** Where it is necessary to preserve the guarantee of a bonded roof, the price of the opening and restoration of the roof to its original condition, in accordance with the guarantee, shall be determined under RMPR-251.

Where it is necessary to open a roof, the exterior of which is composed of tar, gravel, or metal the price of the opening and restoration of the roof to its original condition shall be determined under RMPR-251.

**5. Access to areas to be insulated.** The maximum prices fixed by this order include scaffolding and other means for access commonly used by the industry for the installation of insulation.

Where unusual conditions are encountered which require special scaffolding or other special means of access to areas to be insulated, the price of this special work shall be determined under RMPR-251.

**6. Retaining material.** The price of furnishing and installing retaining materials other than the three standard types specified in this order shall be determined under RMPR-251.

**7. Finished flooring.** The term finished flooring shall mean flooring strip or parquet up to three and one-quarter inches (3 1/4") wide, and other architecturally designed or antique flooring that has been sanded, filled, finished, waxed and pressure rubbed, or shellacked to form a finished product.

Where it is necessary to make openings in such floor for the insulation of areas under said floor, the price of the openings and restoration of the floor to its

original condition shall be determined under RMPR-251.

8. *Finished ceilings.* Where it is necessary to make openings in a ceiling, or overhang, finished with materials other than the three standard retaining materials specified in this order, for the insulation of areas above such ceiling, the price of the openings and restoration of the ceiling to its original condition shall be determined under RMPR-251.

9. *Deliveries.* The maximum prices provided by this order shall apply to all installations of insulation made within a radius of ten miles of the seller's nearest place of business.

For installations of insulation at more distant points, one-half of one percent (½ of 1%) may be added to the total contract price for each mile in excess to 10 miles from the seller's nearest place of business.

SEC. 4. *Maximum prices.* The maximum prices for all sales of installed insulations in existing structures in the area covered by this order are set forth in Schedule A hereto annexed and made a part of this order. The prices fixed in this order apply to all sales in the area covered by this order regardless of the location of the seller's place of business.

SEC. 5. *Relationship of the order to other regulations and orders.* As previously stated, all provisions of Basic Order No. 3 are adopted by this order. The maximum prices fixed by this order supersede sections 6, 7, and 8 of Revised Maximum Price Regulation No. 251 as amended with respect to all sales of installed insulation in existing structures in the area covered by this order, unless otherwise provided by this order. All other provisions of Revised Maximum Price Regulation No. 251 as amended are applicable to transactions covered by this order unless otherwise specifically provided in this order.

SEC. 6. *Notification.* Every person making sales of insulation covered by this order shall furnish to the purchaser at or before the starting of the work, a copy of the agreement pursuant to which the work is to be done. This agreement shall set forth the name and address of the buyer and of the seller, the location of the work, and an adequate description of the areas to be insulated, the materials to be used, and the services to be performed, and the amount to be paid. If any work other than insulation, for which ceiling prices are fixed by this order is to be performed, the price of such work shall be separately stated.

SEC. 7. *Revocation or amendment.* This order may be revised, amended, revoked, or modified at any time by the Office of Price Administration.

This order shall become effective October 28, 1946.

Issued this 8th day of October 1946.

LESTER W. HERZOG,  
District Director.

SCHEDULE A—MAXIMUM PRICES FOR INSTALLED INSULATION IN EXISTING STRUCTURES AND RELATED AND INCIDENTAL CONSTRUCTION WORK IN THE ALBANY AREA CONSISTING OF THE COUNTIES OF ALBANY, COLUMBIA, GREENE, RENSSELAER, AND SCHENECTADY, ALL IN THE STATE OF NEW YORK

(The prices listed below are per square foot (4 inch thickness basis) for Insulation Wool as defined in paragraph (b) of Basic Order No. 3 under section 9 of RMPR 251)

FLAT AREAS

Exposed ceilings

	Price per square foot
1. Open attics with over 24" clearance to roof. No roof opening necessary, open blowing conditions. Drawing 1.....	\$0.16
2. Under flat built up roofs (suspended ceilings) with over 24" clearance between roof and hung ceiling; open blowing conditions. (Price does not include cost of opening and closing). Drawing 2.....	.16

Covered ceilings

3. Open attics with a single rough flooring (unfinished and accessible). No roof opening necessary. Price includes cost of removing and replacing flooring. Drawing 3.....	.18
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Flat ceilings in closed spaces

(Prices do not include cost of opening and closing—items 4 to 11 inclusive)

4. Flat ceilings in closed spaces under pitched or sloping roofs where opening in roof is necessary, such as pocket areas behind knee walls, areas under roof ridges, or extensions which are practically flat. Drawing 6.	
(a) Open floors.....	.17
(b) Closed single rough flooring (unfinished).....	.19
5. Ceilings in closed spaces ridge of pitched roofs, where openings for the full length of ridge is necessary because of small clearance between ridge and ceiling area. Drawing 7.....	.18
6. Flat built up roof types including row house construction and commercial buildings. Drawings 2 and 8.....	.19
7. Flat roof decks covered with tin, copper or canvas. Drawing 9.....	.19
8. Garrison Overhang. Drawing 10.....	.22
9. Dormer tops. Drawing 11:	
(a) Where no retainer material is necessary.....	.17
(b) Where retainer material is necessary. (Price includes installation of retainer material.)	
Sisal kraft (includes belly band).....	.23
Backer board.....	.25
Corrugated board.....	.21
10. Bay Windows. Drawing 12.	
(a) Top.....	.19
(b) Bottom.....	.20

Floors

11. Any exposed floors over garage ceilings, open porches or similar types of areas where the underside of the area to be insulated is closed and finished. Drawing 13.....	.20
12. Any exposed floors where the areas to be insulated are not closed and finished and where retaining materials are required. Drawing 14. (Price includes installation of retainer materials):	
Sisal kraft (includes belly band).....	.22
Backer board.....	.26
Corrugated board.....	.25

SCHEDULE A—Continued

FLAT AREAS—continued

Floors over unexcavated areas

Price per square foot

13. Batts and blankets. (Full thick.) Drawing 15:	
(a) Under 4 feet clearance.....	\$0.20
(b) Over 4 feet clearance.....	.20
14. 4" full blown over retaining material and lath retaining surface. Drawing 16 (Price includes installation of retainer materials):	
(a) Under 4 feet clearance:	
Sisal kraft (includes belly band).....	.28
Backer board.....	.30
Corrugated board.....	.29
(b) Over 4 feet clearance:	
Sisal kraft (includes belly band).....	.25
Backer board.....	.27
Corrugated board.....	.26

Sloping Areas

15. All slopes where closed and finished on the interior side of the rafters. (Price does not include cost of opening and closing). Drawing 17.....	.19
16. Open rafters and slopes where batts or blankets are used, such as pockets outside of knee walls where blow is impractical. (Price does not include cost of opening and closing.) Drawing 18.....	.20
17. Open rafters and slopes. Insulation held in place by retaining material. (Price includes installation of retainer material.) Drawing 19.	
(a) Blowing:	
Sisal kraft (includes belly band).....	.24
Backer board.....	.26
Corrugated board.....	.25
(b) Batts and Blankets (full thick):	
Sisal kraft (includes belly band).....	.23
Backer board.....	.25
Corrugated board.....	.25

KNEE WALLS AND PARTITIONS

18. Interior plastered walls where no decoration is necessary except plaster patching. Drawing 20. (Price includes opening and closing).....	.20
19. Knee walls adjacent to slopes and easily accessible (open studs), no openings required. (Price includes installation of retaining materials.) Drawing 21:	
(a) Retaining material—one side:	
Sisal kraft (includes belly band).....	.24
Backer board.....	.26
Corrugated board.....	.25
(b) Retaining material—both sides:	
Sisal kraft (includes belly band).....	.32
Backer board.....	.36
Corrugated board.....	.34
(c) Batts and blankets—No retaining materials necessary.....	.19
20. Knee walls not accessible, requiring retaining material. (Price includes installation of retaining material but does not include opening and closing). Drawing 22.	
(a) Sisal kraft (includes belly band).....	.24
Backer board.....	.26
Corrugated board.....	.25
(b) Batts and blankets—No retaining materials necessary.....	.20
21. Stairwells. (Price includes opening and closing.) Drawing 23:	
(a) Soffits.....	.20
(b) Walls (measurement of walls may be taken as rectangle from floor to ceiling).....	.20
(c) Weatherstrip attic door (felt stripping only). Flat price.....	1.00
(d) Cover door with insulating board. Flat price.....	5.00

SCHEDULE A—Continued

EXTERIOR WALLS

Price per square foot

All prices on gross basis (prices include cost of opening and closing)

- 22. Exterior walls (including gable and end walls) with inner finish whose outer surface is composed of:
  - (a) Wood or asphalt shingles..... \$0.19
  - (b) Wood clapboard..... .19
  - (c) Brick..... .28
  - (d) Stucco..... .26
  - (e) Asbestos-cement shingles..... .24
  - (f) Insulated brick..... .25
  - (g) Stone..... .30
 Drawings 24, 25, 26, 27 and 30.
- 23. Gable and end walls without inner finish, requiring standard retaining material. (Price includes installation of retaining material.) Drawings 25, 26 and 27:
  - Sisal kraft (includes belly band).... .22
  - Backer board..... .24
  - Corrugated board..... .23
- 23A. Batts and blankets not requiring retaining material..... .19
- 24. Dormer cheeks and faces with inner finish, unit cost per dormer—up to 5'0" in width—over 5'0" in width same unit price as exterior walls. Drawings 28 and 29. Flat price... 15.00
- 25. Dormer cheeks and faces without inner finish, requiring retainer material. (Price includes installation of retaining material.) Drawings 28 and 29:
  - (a) Sisal kraft (includes belly band)..... .22
  - Backer board..... .24
  - Corrugated board..... .23
  - (b) Batts and blankets—no retaining materials necessary... .19
- 26. Maximum prices for the following openings in types of roofs indicated.

	Strip opening 12" wide (per linear ft.)	Manhole openings (per opening)
Metal.....	\$1.00	\$5.00
Wood shingle.....	.75	4.00
Asphalt or asbestos.....	.75	4.00
Slate.....	1.00	6.00
Tile.....	1.00	6.00
Roll roofing.....	.75	4.00
Built-up roofing.....	.75	5.00

- 27. Maximum price differentials per inch for thicknesses of insulation other than 4":
  - (a) Above 4"..... \$0.03
  - (b) Below 4"..... .015

The drawings referred to by number in this schedule are hereto annexed and made a part of this schedule.<sup>1</sup>

Opinion Accompanying Adopting Order 11 Under Basic Order 3 Under Section 9 of Revised Maximum Price Regulation 251

Pursuant to the provisions of section 9 of Revised Maximum Price Regulation 251, as amended, Basic Order No. 3 for area pricing of installed insulation in existing structures and related and incidental construction work in Region 2, has been issued by the Regional Administrator of Region 2 under date of December 4, 1945. This Basic Order contains all the provisions common to future area pricing orders to be issued covering such

<sup>1</sup> Not filed with the Division of the Federal Register.

services, such future orders to be known as Adopting Orders. Authority to issue area pricing orders has been duly delegated by the Regional Administrator to the District Directors of the various districts in Region 2 in accordance with the authority contained in section 9 of Revised Maximum Price Regulation No. 251 as amended.

The accompanying order, Adopting Order No. 11, fixes flat (dollars-and-cents prices) for all sales of installed insulation in existing structures in the area covered thereby, more fully described in the order.

A study of conditions in the area shows that the maximum prices fixed by this order do not exceed the general level of prices in the area and are consistent with Executive Orders No. 9250, 9328, and 9651 and 9599. The general provisions contained in the order are in accordance with the prevailing practices in the industry affected, and no provision has been made in the order which might have the effect of requiring any change in the practices or methods of the industry affected, except to the extent that such change is necessary to prevent circumvention or evasion of the order, or of Basic Order 3 of Revised Maximum Price Regulation 251 as amended.

[F. R. Doc. 46-18693; Filed, Oct. 16, 1946; 8:53 a. m.]

[Region VII Order G-29 Under Gen. Order 68]  
BUILDING MATERIALS IN NAMPA AND MELBA, IDAHO AREA

Order No. G-29 under General Order No. 68. Maximum prices for retail sales of certain building and construction materials in the Nampa and Melba, Idaho area. Docket No. 7-GO 68-29.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to the provisions of General Order 68; it is hereby ordered:

**SECTION 1. What this order does.** This order covers all retail sales by any seller of commodities specified in this order delivered to a purchaser in the Nampa and Melba, Idaho area. The Nampa and Melba, Idaho area for the purposes of this order includes all of the cities of Nampa and Melba in Canyon County, Idaho.

**SEC. 2. Definitions.** For the purposes of this order:

(a) "Retail sale" means a sale to an ultimate user or to a purchaser for resale on an installed basis.

(b) "Delivered sale" means the sale of any quantity of the building and construction materials covered by this order, delivered to any point designated by the purchaser.

(c) "Yard sale" means the sale of any quantity of the building and construction materials covered by this order delivered to the purchaser at the seller's yard, store or warehouse.

(d) "Building and construction materials" means the masonry, gypsum, and metal lath, insulation and wall board, roofing and siding, and metal products materials, as set forth in the annexed price tables incorporated in this order.

**SEC. 3. Relation to other regulations.** The maximum prices established by this Order No. G-29 supersede any maximum prices or pricing method previously established by any other regulation or order covering the commodities listed in the tables annexed to and incorporated herein. Except to the extent that they are inconsistent with the provisions of this order, all other provisions of the General Maximum Price Regulation or other applicable regulation or order shall continue to apply to retail sales covered by this order.

**SEC. 4. Authorized maximum prices.** Upon and after the effective date of this Order No. G-29, the maximum prices for the retail sales of the specified building and construction materials covered by this order shall be the prices listed in the tables annexed to and incorporated herein.

**SEC. 4A. Adjustment to reflect increase in supplier's price—(a) Applicability.** This section is applicable only where an amendment or order grants a supplier an increase in his maximum price and provides that all resellers, including those subject to area orders issued under General Order 68, may increase their maximum prices for the commodity in question.

(b) **Maximum price.** A seller may increase the price listed in this order by the amount permitted for resellers by an amendment or order increasing a supplier's maximum price. A seller can do this, however, only if the effective date of the action increasing a supplier's maximum price is later than the date stated in the price tables incorporated in this order. Thus, if a supplier's maximum price for a product is increased and at some later date the price listed in this order is increased for this product, an amendment to this order will supersede the increase originally granted a seller by the amendment or order increasing the supplier's maximum price.

**SEC. 5. Delivery practices.** (a) Sales under this order may be made as yard sales or delivered sales. If the buyer requests delivery within a free delivery zone which the seller recognized during March 1942, the seller shall not charge for making the delivery.

(b) If the buyer requests delivery outside the free delivery zone which the seller recognized during March 1942 or if no free delivery zone was recognized by the seller in March 1942, the seller may make delivery charges not in excess of those made by him in March 1942 but if delivery is made by a common or contract carrier the seller shall not charge in excess of the actual freight paid.

(c) If the seller was not in business during March 1942, he may elect to establish a free delivery zone or to make delivery charges, or both, and any such delivery charges shall not be in excess of such charges made by his principal competitors in his community for delivery during March 1942, and subject to the limitations of this section.

(d) All additional charges for delivery shall be itemized separately on any sales slips furnished the buyer and record thereof shall be kept as required by Section 8 of this order.



SEC. 6. *Discounts and allowances.* Each seller, subject to this order must maintain his customary terms, discounts, and allowances on sales to each class of purchaser which he had in effect during March 1942.

SEC. 7. *Availability of order.* Every seller making a sale covered by this order shall, if requested by the purchaser, make available to the purchaser for inspection a copy of this order. Copies for this purpose may be obtained from the office of the Regional Administrator or from the Boise District Office of the Office of Price Administration.

SEC. 8. *Sales slips and records.* (a) Every seller covered by this order who has customarily given his customers a sales slip or other evidence of purchase must continue to do so. Upon request from a customer such seller, regardless of previous custom, shall give the purchaser a receipt showing the date, name and address of the seller and the purchaser, a description and the quantity of each item sold and the price received for it. If he customarily prepared his sales slips in more than one copy, he must keep a duplicate copy of each sales slip delivered by him pursuant to this section. Such sales slips and records required to be kept by subsection (b) of this section shall be kept at the seller's principal place of business in the area and shall be made available for inspection by representatives of the Office of Price Administration for so long as the Emergency Price Control Act of 1942, as amended, remains in effect.

(b) Each seller making a sale of \$10.00 or more, regardless of previous custom, must keep and retain at his principal place of business in the area covered by this order, records concerning each such sale covered by this order showing at least the following:

1. Name and address of buyer.
2. Date of transaction.
3. Place of delivery.
4. Complete description and quantity of each item sold and the price charged.
5. Any additional charges for delivery.

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

This Order No. G-29 shall become effective October 7, 1946.

Issued this 7th day of October 1946.

ARTHUR S. BRODHEAD,  
Regional Administrator.

TABLE I—CEMENT, LIME AND PLASTER

[Maximum prices for yard sales and delivered sales within the free delivery zone]

Item and unit	
<b>Cement:</b>	
Portland, paper sacks, per sack, 100 lbs.	\$1.00
Portland, cloth sacks, per sack, 100 lbs.	1.25
Quick-strength, per sack, 100 lbs.	1.25
Waterproof, per sack, 100 lbs.	1.50
Keene, per sack, 100 lbs.	3.00
Atlas or Duro white:	
Regular, per sack, per 100 lbs.	4.50
Water proof, per sack, per 100 lbs.	4.50
Mortar: Masonry, paper sacks, per sack, 75 to 80 lbs.	1.35

TABLE I—CEMENT, LIME AND PLASTER—Con.

[Maximum prices for yard sales and delivered sales within the free delivery zone]

Item and unit	
<b>Lime:</b>	
Finishing, Ohio Hydrated, per sack, 50 lbs.	\$1.15
Hydrated, Colorado, per sack, 50 lbs.	1.15
Hydrated, Missouri, per sack, 50 lbs.	1.20
Pebble, per sack, 80 lbs.	2.25
Quick-pulverized (Verifat and Cheshire):	
Per sack, 90 lbs.	2.50
Per sack, 180 lb. drum.	5.65
Per sack, 60 lbs.	1.95
<b>Plaster:</b>	
Hardwall, per sack, 100 lbs.	1.15
Plaster paris, white, per sack, 100 lbs.	1.15
Moulding and gauging plaster, per sack, 100 lbs.	1.50
Ready mix finish plaster, per sack, 100 lbs.	2.00
Plaster, less than full sacks, per pound	.02
<b>Calcium chloride (used for building purposes) less than 100 lb quantities:</b>	
Per cwt., 100 lb. sack.	5.00
Per lb.	.06½

TABLE II—LATH: GYPSUM AND METAL: CORNER BEADS AND EXPANSION CASINGS

[Maximum prices for yard sales and delivered sales within the free delivery zone]

Item and unit	
<b>Lath:</b>	
Gypsum, per M sq. ft.	\$36.50
Metal lath, flat diamond mesh:	
2.5 lb. painted, sq. yd.	.41
3.4 lb. painted, sq. yd.	.46
3.4 lb. galvanized, sq. yd.	.50
Metal lath, flat rib:	
2.75 lb. painted, sq. yd.	.46
3.4 lb. painted, sq. yd.	.46
Metal, high rib, 3.4¾" painted, sq. yd.	.46

NOTE.—For all copper bearing lath, add 1¢ per sq. yd.

<b>Corner bead:</b>	
Expanded apron, M lin. ft.	64.00
Flat apron, M lin. ft.	38.50
¾" bull nose flat apron, M lin. ft.	58.50
All expansion casing, ¼ round (bull nose, C. G. or square edge), M lin. ft.	109.00
Corner lath, M lin. ft.	37.00

NOTE.—Add for metal lath, self furring, 1¢ per yd. over flat diamond mesh.

TABLE III—INSULATION MATERIALS, WALL BOARDS AND BUILDING PAPER

[Maximum prices for yard sales and delivered sales within the free delivery zone]

Item and unit	
<b>Insulation board:</b>	
½"—4' x 6', 7', 8', 9', 10', 12', per M sq. ft.	\$59.50
¾"—4' x 6', 7', 8', 9', 10', 12', per M sq. ft.	48.00
If edges beveled, add per M sq. ft.	5.00
<b>Insulation tile:</b>	
Under ½ x 16 x 32, per M sq. ft.	75.00
16 x 32 x ½ and over, per M sq. ft.	69.50
<b>Insulation plank: ½", per M sq. ft.</b>	75.00
<b>Insulation sheathing, asphalt coated or impregnated:</b>	
½"—4' x 8', 8' 6", 9', 9' 6", 10', 12', per M sq. ft.	61.50
25/32"—4' x 8', 8' 6", 9', 9' 6", 10', 12', 2' x 8', per M sq. ft.	86.00
Other sizes, per M sq. ft.	91.00

1 The maximum price set forth above for Portland Cement-Cloth Sacks includes a 25¢ deposit. This deposit shall be refunded to the purchaser when the sack is returned in good condition.

TABLE III—INSULATION MATERIALS, WALL BOARD AND BUILDING PAPER—Con.

[Maximum prices for yard sales and delivered sales within the free delivery zone]

Item and unit	
<b>Insulation lath: ½"—16 x 48—18 x 48—24 x 48, per M sq. ft.</b>	\$50.00
<b>Balsam wool sealed blankets:</b>	
Standard, per M sq. ft.	55.00
Double thick, per M sq. ft.	75.00
Wall thick, per M sq. ft.	105.00
<b>Kimsul insulation:</b>	
Commercial ½", per M sq. ft.	50.00
Standard 1", per M sq. ft.	55.00
Double thick 2", per M sq. ft.	55.00
Double thick 3", per M sq. ft.	72.00
<b>Mineral wool insulation:</b>	
Semi-thick batts 15 x 48", per M sq. ft.	60.00
Full-thick batts 15 x 48", per M sq. ft.	90.00
Handi-batts full thick 15 x 24", per M sq. ft.	90.00
Jr. batts 11½ x 15", per bag—18 pieces (20 sq. ft.—4" thick)	90.00
<b>Mineral wool blankets:</b>	
2", per M sq. ft.	75.00
3", per M sq. ft.	90.00
<b>Nodulated and loose wool in sacks:</b>	
35 lb., per sack	1.85
38 lb., per sack	2.00
40 lb., per sack	2.10
<b>Building paper:</b>	
<b>Red Resin:</b>	
20-lb., 500 sq. ft. rolls—per roll	1.40
25-lb., 500 sq. ft. rolls—per roll	1.70
30-lb., 500 sq. ft. rolls—per roll	2.25
40-lb., 500 sq. ft. rolls—per roll	2.80
<b>Presswood:</b>	
½ x 48 x 72 and longer—plain—per M sq. ft.	80.00
½ x 48 x 72 and longer—tempered—per M sq. ft.	100.00
¾ x 48 x 72 and longer—plain—per M sq. ft.	97.00
¾ x 48 x 72 and longer—tempered—per M sq. ft.	117.00
¾ x 48 x 72 and longer—plain—per M sq. ft.	127.00
¾ x 48 x 72 and longer—tempered—per M sq. ft.	147.00
¾ x 48 x 72—tempered tile—per M sq. ft.	125.00
<b>Wallboard:</b>	
<b>Sheetrock:</b>	
¼ x 48 x 72 and longer, per M sq. ft.	40.50
¾ x 48 x 72 and longer, per M sq. ft.	45.50
½ x 48 x 72 and longer, per M sq. ft.	51.00
Para-Board, ¾" x 48 x 72 and longer, per M sq. ft.	45.00

TABLE IV—ROOFING MATERIALS AND ASBESTOS SIDING

[Maximum prices for yard sales and delivered sales within the free delivery zone]

Item and unit	
<b>Felt—Asphalt and tarred:</b>	
15-lb. 36" wide, 324 sq. ft., per roll	\$3.10
15-lb. 36" wide, 432 sq. ft., per roll	3.85
30-lb. 36" wide, 316 sq. ft., per roll	3.85
7-lb. 36" wide, 250 sq. ft., per roll	1.35
7-lb. 36" wide, 500 sq. ft., per roll	2.60
<b>Roll roofing:</b>	
<b>Smooth surfaced:</b>	
35-lb., per roll	1.70
45-lb., per roll	2.35
55-lb., per roll	2.75
65-lb., per roll	3.15
65-lb. alumishield, per roll	4.50
<b>Mineral surfaced:</b>	
90-lb., per roll	3.60
Split roll, 105-lb diamond point, hex. edge or stag. edge, per roll	4.75
<b>Shingles:</b>	
<b>Composition shingles:</b>	
Standard individual 250-lb., per sq.	
<b>Asphalt shingles:</b>	
Hex. standard, 3-tab, 167-lb., per sq.	7.10

TABLE IV—ROOFING MATERIALS AND ASBESTOS SIDING—Continued

[Maximum prices for yard sales and delivered sales within the free delivery zone]

*Item and unit*

Shingles—Continued.

Asphalt shingles—Continued.

Thick butt, 3-tab 12", 210-lb., per sq.----- \$8.40

Asbestos shingles:

Asbestos shingles, 260-290-lb., per sq.----- 15.00

Dutch Lap 16 x 16, per sq.----- 15.00

Siding—asbestos cement:

Standard surf. hard standard colors (12 x 24) (12 x 27), per sq.----- 12.10

Standard surf. hard standard colors (white or buff), per sq.----- 13.45

Extra hard surf. white (Glatex) (12 x 24) (12 x 27), per sq.----- 14.20

Siding—asphalt:

Insulated brick:

14 3/8 x 43 x 7/8, per sq.----- 17.35

13 7/8 x 43 x 1/8, 14 x 43" per sq.----- 17.35

Roll brick, per roll----- 6.05

Opinion Accompanying Order No. G-29 Under General Order 68

This order, establishing area prices for masonry, gypsum and metal lath, insulation and wall board, roofing and siding, and metal products materials, as set forth in the price tables annexed to and incorporated in the order, for retail sales to ultimate consumers and purchasers for resale on an installed basis by sellers of commodities specified in the order delivered to a purchaser in the Nampa and Melba, Idaho area is issued under the provisions of General Order 68. The Nampa and Melba, Idaho area for the purposes of this order, includes all of the cities of Nampa and Melba, Idaho, in Canyon County, Idaho. General Order 68 authorizes Regional Administrators to issue and put into effect community pricing of commodities under the jurisdiction of the Building and Construction Price Division, which includes the commodities covered by this order.

The standards for issuing orders under General Order 68 are set forth in that order and a study of conditions and consultations with the trade, with respect to the pricing of the specific commodities included in the order, indicate that an order covering retail sales of such commodities is desirable. Specific dollars-and-cents prices are established replacing the present prices which have been frozen under the General Maximum Price Regulation at the March 1942 levels plus allowable increases. The specific prices are set so as to meet the requirements of section 2 (t) of the Emergency Price Control Act of 1942, as amended, and will permit resellers to realize the same average markup on the commodities in question as was in effect on March 31, 1946. Differential prices are established to encompass sales made in varying quantities to different classes of purchasers and for other customary, definitive variations in pricing.

In view of the foregoing considerations, the Regional Administrator is of the opinion and finds that the provisions of this order are proper and consistent with the purposes and standards of the Emergency Price Control Act of 1942, as amended, and the provisions of General Order 68 under which this Order No. G-29 is issued.

[F. R. Doc. 46-18688; Filed, Oct. 16, 1946; 8:51 a. m.]

[Nashville, Rev. Order G-1 under Gen. Order 50, Amdt. 7]

MALT BEVERAGES IN NASHVILLE, TENN. AREA

An opinion accompanying this amendment has been issued simultaneously herewith. Revised District Order No. G-1 under General Order No. 50 is amended in the following respects:

(1) Appendix A is amended to read as follows:

APPENDIX A (AMENDED)

GROUP 1B

Brand or trade name	Maximum price per bottle	
	12 ounce	32 ounce
Beer:	Cents	Cents
Barbarossa.....	26	52
Budweiser.....	26	52
Burger Brau.....	26	52
Down's Art & Art.....	26	52
Miller's High Life.....	26	52
Pabst Blue Ribbon.....	26	52
Ruby.....	26	52
Schlitz.....	26	52
Ale:		
Ballantine's.....	26	52
Buckingham.....	26	52
Burger.....	26	52
Carling's Red Cap.....	26	52
Drewry's Old Stock Ale.....	26	52
Red Top.....	26	52
All other beer and ale not listed above including unlabeled beer and ale.....	21	42
Draught beer:	Cents	
6 ounce glass.....	9	
8 ounce glass.....	11	
10 ounce glass.....	13	
12 ounce glass.....	15	
14 ounce glass.....	17	
16 ounce glass.....	19	

Any other ounce than listed shall be 1 1/4¢ per ounce, except Michelob Beer, which shall have a maximum price of 1.0¢ per ounce for any size.

Sellers who are required to pay a Federal Excise Tax on cabarets may add same to above price if such tax is separately stated and collected.

GROUP 2B

Brand or trade name	Maximum price per bottle	
	12 ounce	32 ounce
Beer:	Cents	Cents
Royal Amber.....	18	42
Birk's Trophy.....	18	42
Citizens.....	18	42
Crown Select.....	18	42
Esslinger.....	18	42
Frontier.....	18	42
Gold Medal.....	18	42
Heirloom.....	18	42
Koller's Topaz.....	18	42
Lambie.....	18	42
Lion.....	18	42
Old Gold.....	18	42
Red Fox.....	18	42
Ebling's Extra.....	18	42
Signet.....	18	42
Silver Fox DeLuxe.....	18	42
Supreme.....	18	42
Barbarossa.....	21	47
Budweiser.....	21	47
Burger Brau.....	21	47
Down's Art & Art.....	21	47
Miller's High Life.....	21	47
Pabst Blue Ribbon.....	21	47
Ruby.....	21	47
Schlitz.....	21	47
Ale:		
Bruck's Pale.....	18	42
Esslinger's Little Man.....	18	42
Ballantine's XXX.....	21	47
Buckingham.....	21	47
Burger.....	21	47
Carling's Red Cap.....	21	47
Drewry's Old Stock.....	21	47
Red Top.....	21	47

GROUP 2—continued

Brand or trade name	Maximum price per bottle	
	12 ounce	32 ounce
All other brands not listed above including unlabeled beer and ale.....	Cents 16	Cents 37
Draught beer:	Cents	
6 ounce glass.....	6	
8 ounce glass.....	9	
10 ounce glass.....	11	
12 ounce glass.....	13	
14 ounce glass.....	15	
16 ounce glass.....	17	

Any other ounce than listed shall be 1¢ per ounce, except Michelob beer, which shall have a maximum price of 1.4¢ per ounce for any size.

Sellers who are required to pay a Federal Excise Tax on cabarets may add same to above price if such tax is separately stated and collected.

GROUP 3B

Brand or trade name	Maximum price per bottle	
	12 ounce	32 ounce
Beer:	Cents	Cents
Royal Amber.....	16	37
Ebling's Extra.....	16	37
Birk's Trophy.....	16	37
Citizens.....	16	37
Crown Select.....	16	37
Esslinger.....	16	37
Frontier.....	16	37
Gold Medal.....	16	37
Heirloom.....	16	37
Koller's Topaz.....	16	37
Lambie.....	16	37
Lion.....	16	37
Old Gold.....	16	37
Red Fox.....	16	37
Signet.....	16	37
Silver Fox DeLuxe.....	16	37
Supreme.....	16	37
Barbarossa.....	19	42
Budweiser.....	19	42
Burger Brau.....	19	42
Down's Art & Art.....	19	42
Miller's High Life.....	19	42
Pabst Blue Ribbon.....	19	42
Ruby.....	19	42
Schlitz.....	19	42
Ale:		
Bruck's Pale.....	16	37
Esslinger's Little Man.....	16	37
Ballantine's XXX.....	19	42
Buckingham.....	19	42
Burger.....	19	42
Carling's Red Cap.....	19	42
Drewry's Old Stock.....	19	42
Red Top.....	19	42
All other brands not listed above including unlabeled beer and ale.....	14	32
Draught beer:	Cents	
6 ounce glass.....	6	
8 ounce glass.....	9	
10 ounce glass.....	11	
12 ounce glass.....	13	
14 ounce glass.....	15	
16 ounce glass.....	17	

Any other ounce than listed shall be 1¢ per ounce for any size.

Sellers who are required to pay a Federal Excise Tax on cabarets may add same to above price if such tax is separately stated and collected.

This amendment shall become effective October 7, 1946.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E. O. 9250, 7 F. R. 7871; E. O. 9328, 8 F. R. 4681; G. O. 50, 8 F. R. 4808)

Issued this 30th day of September 1946.

CARSON VAUGHAN,  
District Director.

*Opinion Accompanying Amendment 7 to Revised District Order G-1 Under General Order 50*

On September 5, 1944, Revised District Order No. G-1 under General Order No. 50, which established flat retail prices for malt beverages in the Nashville District area, was issued.

This amendment 7 increases the price of quarts of beer 1¢ per bottle for all establishments. Under Amendment 6 quarts should have been advanced 2¢ per bottle instead of 1¢. This amendment corrects this inequity and is consistent with Amendment 15 to Restaurant Maximum Price Regulation 2, effective August 16, 1946.

This amendment also increases the price of draught beer sold in eight-ounce or larger glasses by 1¢. Brewers were given an advance of \$1.27 per barrel by Amendment 13 to Maximum Price Regulation 259, and an additional increase per barrel by Amendment 15 to MPR 259. This increase is reflected at retail by this amendment and is consistent with Restaurant MPR 2, Amendment 15, effective August 16, 1946.

This amendment further increases the price of high-priced beers 1¢ per bottle for 3-B establishments in order to maintain the normal differential of 5¢ per bottle between standard and premium beers for sellers in this group.

This amendment further adds the following beers in the high-priced categories:

1. Burger Brau.
2. Ruby.
3. Burger Ale.
4. Drewry's Old Stock Ale.

Burger Brau delivers to retailers at the same price as Budweiser and Schlitz, and Ruby at 2¢ less per case; Burger Ale at 3¢ higher, Drewry Old Stock Ale 10¢ higher. As these beers have sold in some areas as high-priced or premium beers, and as the wholesale ceiling is practically the same as other beers in the high-price category, it was found to be equitable to add these brands to the high-priced category.

This amendment deletes Pioneer Victory from Appendix A as this brand is no longer available in this marketing area.

This amendment incorporates the following brands of beer in the intermediate priced category:

1. Citizens—brewed by Joliet Citizens' Brewing Company, Joliet, Illinois, f. o. b. \$1.57—wholesale ceiling \$2.35.
2. Gold Medal—brewed by Indianapolis Brewing Company, f. o. b. \$1.59—wholesale ceiling \$2.41.
3. Crown Select—brewed by Indianapolis Brewing Company, f. o. b. \$1.59—wholesale ceiling \$2.41.
4. Signet—brewed by Lancaster Brewery Corporation, Lancaster, Pennsylvania, f. o. b. brewery \$1.52—wholesale ceiling \$2.50.
5. Silver Fox DeLuxe—brewed by Fox DeLuxe Brewing Company, Marian, Indiana, f. o. b. \$1.62—wholesale ceiling \$2.45.
6. Supreme—brewed by South Bethlehem Brewing Company, Bethlehem, Pennsylvania, f. o. b. \$1.70—wholesale ceiling \$2.55.

The above beers have been on the market a reasonable length of time and deliver to the retailer at a price substantially higher than Standard beers and substantially lower than high-priced beers.

The prices established under Amendment 7 to Revised District Order No. G-1 reflect the generally prevailing legal prices in the District and are generally fair and equitable and will effectuate the purposes of the Emergency Price Control Act of 1942 as amended.

[F. R. Doc. 46-18691; Filed, Oct. 16, 1946; 8:52 a. m.]

[Region III Order G-109 Under Gen. Order 68]

**HARD BUILDING MATERIALS IN FORT WAYNE, IND., AREA**

For the reasons set forth in an opinion, which has been filed with the Division of the Federal Register, and pursuant to the provisions of General Order No. 68 and of Regional Basic Order No. 1-B under General Order No. 68, this order is issued:

**SECTION 1. What this order does.** This adopting order establishes dollars-and-cents maximum prices for the hard building materials listed in Table I, hereof, when sold at retail at or from any point within the Fort Wayne, Indiana, Area.

**SEC. 2. Area covered.** For the purposes of this order, the "Fort Wayne, Indiana Area" consists of the County of Allen in the State of Indiana.

**SEC. 3. Applicability of Basic Order No. 1-B.** All the provisions of Basic Order No. 1-B, consistent with this Adopting Order No. G-109 are hereby adopted by, and incorporated by reference into, this order as though fully rewritten herein. If Basic Order No. 1-B is amended in any respect, all of the provisions of that order, as amended, shall likewise without other action, be a part of this order.

All persons subject to this adopting order are also subject to, and should read and be familiar with, the provisions of Basic Order No. 1-B.

**SEC. 4. Maximum prices—(a) Price list.** The maximum prices for hard building materials covered by this order shall be those set forth in Table I, which is annexed to, and made a part of, this order. Prices lower than the listed maximum prices may, of course, be charged or paid.

**(b) Delivery.** (i) The maximum prices established by this order include free delivery to any point within the Fort Wayne, Indiana Area of all purchases of ten dollars' value or more.

(ii) On sales of less than ten dollars' value, sellers shall charge not more than fifty cents, in addition to the maximum prices established hereby, for delivery.

(iii) No deduction need be made from the prices established hereby where the buyer elects to make his own delivery.

**(c) Discounts.** No seller covered hereby shall discontinue or reduce any of the allowances or discounts, which he offered in March, 1942, on sales of any of the items listed in Table I, hereof.

**SEC. 5. Effective date.** This Order No. G-109 shall become effective October 3, 1946.

Issued: September 19, 1946.

J. F. KESSEL,  
Regional Administrator.

The prices listed in this order include all increases granted to resellers by the OPA through August 8, 1946. (See section 6 (b) of Basic Order No. 1-B.)

TABLE I

Commodity	Unit	Maximum price
Plaster, hardwall.....	100 lb. bag.....	\$1.15
Plaster, gauging.....	100 lb. bag.....	1.60
Plaster, moulding.....	100 lb. bag.....	1.60
Keene's cement.....	100 lb. bag.....	2.70
Finishing lime.....	50 lb. bag.....	.672
Gypsum lath, 3/8".....	M sq. ft.....	23.60
Metal lath, 2.2 lb., painted diamond mesh.....	Sq. yd.....	.2899
Metal lath, 2.5 lb., painted diamond mesh.....	Sq. yd.....	.3011
Metal lath, 3.4 lb., painted diamond mesh.....	Sq. yd.....	.3658
Metal lath, 2.75 lb., flat rib painted.....	Sq. yd.....	.352
Metal lath, 3.4 lb., high rib painted.....	Sq. yd.....	.4248
Metal lath, corner bead, expanded type.....	Lin. ft.....	.0538
Metal lath, cornerite—3".....	Lin. ft.....	.0321
Portland cement (paper bag) standard.....	94 lb. bag.....	.715
Masonry mortar (paper bag).....	70 lb. bag.....	.715
Mason's hydrated lime.....	50 lb. bag.....	.56
Waterproof cement (gray).....	94 lb. bag.....	1.065
Gypsum block partitions, 3", hollow.....	Each.....	.12
Gypsum block partitions, 4", hollow.....	Each.....	.15
Gypsum block partitions, 6", hollow.....	Each.....	.24
Clay drain tile—3".....	Lin. ft.....	.06
Clay drain tile—4".....	Lin. ft.....	.06
Clay drain tile—6".....	Lin. ft.....	.12
Vitrified clay sewer pipe, No. 1SS—4".....	Lin. ft.....	.2013
Vitrified clay sewer pipe, No. 1SS—6".....	Lin. ft.....	.3007
Flue lining, 9" x 9".....	Lin. ft.....	.4025
Flue lining, 9" x 13".....	Lin. ft.....	.6095
Flue lining, 13" x 13".....	Lin. ft.....	.7889
Gypsum wallboard, 3/8".....	M sq. ft.....	40.00
Gypsum sheathing, 1/2".....	M sq. ft.....	45.00
Asphalt roofing, mineral surface, 90 lb. (ft.).....	Roll (108 sq. ft.).....	2.76
Asphalt or tarred felt, 15-lb. (ft.).....	Roll (432 sq. ft.).....	2.78
Asphalt or tarred felt, 30-lb. (ft.).....	Roll (216 sq. ft.).....	2.78
Asphalt shingles, (3 in 1) thickbutt, 210-lb.....	Square.....	6.82
Asphalt shingles, 2 tab hexagon, 167-lb.....	Square.....	5.16
Fibre insulation board, 1/2", St'd, lath & board.....	Sq. ft.....	.0538
Fibre insulation board, 2 1/2", asphalt sheathing S.....	Sq. ft.....	.073
Hard density synthetic fibre board, 1/8", tempered.....	Sq. ft.....	.10

**(b) Delivery.** (i) The maximum prices established by this order include free delivery to any point within the Fort Wayne, Indiana Area of all purchases of ten dollars' value or more.

(ii) On sales of less than ten dollars' value, sellers charge not more than fifty cents, in addition to the maximum prices established hereby, for delivery.

(iii) No deduction need be made from the prices established hereby where the buyer elects to make his own delivery.

**(c) Discounts.** No seller covered hereby shall discontinue or reduce any of the allowances or discounts, which he offered in March, 1942, on sales of any of the items listed in Table I, hereof.

*Opinion Accompanying Order No. G-109 Under General Order No. 68*

The accompanying order establishes area-wide prices for retail sales of hard building materials in the Fort Wayne, Indiana Area. The order is issued under the provisions of General Order No. 68 and adopts all the applicable provisions contained in Basic Order No. 1-B under General Order No. 68. The opinion accompanying said Basic Order No. 1-B is hereby incorporated by reference into this opinion.

The defined area covered by the accompanying order includes the County of Allen in the State of Indiana.

The maximum prices established by the accompanying order supersede pricing provisions currently in effect for retail sales of the listed hard building materials in this area.



This action has been discussed with members of the trade in the area at informal meetings with representative dealers. Most of the dealers in attendance agreed that prices established by the accompanying order are in line with those formerly prevailing under the freeze. All suggestions and recommendations of the trade have been considered and have been incorporated into the accompanying order to the extent that these suggestions were consistent with the provisions of General Order No. 68 and the Emergency Price Control Act of 1942.

In the opinion of the Regional Administrator, the provisions of the accompanying order are fair and equitable and will effectuate the purposes of the Emergency Price Control Act of 1942, as amended, and of General Order No. 68, as amended.

[F. R. Doc. 46-18763; Filed, Oct. 17, 1946; 8:51 a. m.]

[Region III Rev. Order G-3 Under Gen. Order 68]

STOCK MILLWORK IN TOLEDO, OHIO AREA

For the reasons set forth in an opinion, which has been filed with the Division of the Federal Register, and pursuant to the provisions of General Order No. 68 and of Regional Basic Order No. 1-B under General Order No. 68, this order is issued:

**SECTION 1. What this order does.** This adopting order establishes maximum prices for the stock millwork items listed in the accompanying tables when sold at retail at or from any point within the Toledo, Ohio Area.

**SEC. 2. Area covered.** For the purposes of this order, the "Toledo, Ohio Area" consists of the area in the States of Ohio and Michigan within a radius of seven miles of the Courthouse Square in Toledo, Ohio.

**SEC. 3. Applicability of Basic Order No. 1-B.** All the provisions of Basic Order No. 1-B, consistent with this Adopting Order No. G-3 are hereby adopted by, and incorporated by reference into, this order as though fully re-written herein. If Basic Order No. 1-B is amended in any respect, all of the provisions of that order, as amended, shall likewise, without other action, be a part of this order.

All persons subject to this adopting order are also subject to, and should read and be familiar with, the provisions of Basic Order No. 1-B.

**SEC. 4. Maximum prices—(a) Price lists.** (i) Subject to the provisions of subsection (b) of this section 4, the maximum prices for the stock millwork items for which maximum prices are established by this order shall be those set forth in the accompanying tables which are annexed to and made a part of this order. Prices lower than the maximum prices established hereby may, of course, be charged or paid.

(ii) The designation "8A", appearing in the tables, dealing with frames, refers to the description of the frames con-

tained in Catalogue 8-A, "Standard Pine Frames" published by the Pinney Printing Company, Clinton, Iowa.

(b) **Additions.** The maximum prices of the stock millwork items listed in the accompanying tables, shall be determined by adding, to the prices listed in said tables, whichever of the percentage increases listed below are applicable, depending upon the general category of the item to be priced.

General Category of Item To Be Priced

General Category of Item To Be Priced	Percentage increase to be added to price in table
Open sash	24.5
Doors with plywood panels	25.0
Doors with raised panels	22.0
Glazed sash	17.5
Frames	25.5
Combination doors	22.0
Window screens	20.5
Douglas fir house doors	24.5
Douglas fir, other than house doors	11.0
Other items	22.0

(c) **Sash doors not embedded in putty.** The maximum prices for all sash doors established herein are the maximum prices for sash doors, embedded in putty. If a sash door item listed in the accompanying tables is sold not embedded in putty, the maximum price for such item shall be as established in Revised Maximum Price Regulation No. 293, plus the markup provided in Maximum Price Regulation No. 525, plus 33 1/3 percent.

(d) The prices established herein are the maximum retail prices which may be charged for the stock millwork items listed, whether purchased from manufacturer, jobbers, or self-produced. A seller may quote on a contract basis provided that he maintains records showing complete calculations for each item in his contract price and provided that the contract price is based on prices permitted by this order and applicable regulations. Contract sales may not exceed the sum total of the maximum stock millwork prices for each and all items in the contract. Prices lower than the maximum prices may, of course, be charged and paid.

(e) **Delivery.** (i) The maximum prices established hereby include free delivery of the items purchased.

(ii) No deduction need be made from the maximum prices established hereby where the purchaser elects to make his own delivery.

(f) **Discounts.** No seller shall discontinue or reduce any of the allowances or discounts which he offered in March, 1942. The maximum prices established herein include all commissions.

**SEC. 5. Relationship to Order No. G-3.** Subject to the provisions of Supplementary Order No. 40 this Revised Order No. G-3 replaces and supersedes Order No. G-3 which is hereby revoked.

**SEC. 6. Effective date.** This Revised Order No. G-3 shall become effective September 20, 1946.

Issued: September 20, 1946.

J. F. KESSEL,  
Regional Administrator.

The prices listed in this order include all increases granted to resellers by the OPA through August 8, 1946. (See section 6 (b) of Basic Order No. 1-B.)

TABLE I—1 3/4" INTERIOR PANEL DOORS, WHITE PINE

Size	2 panels (fir panels)	1 panel (fir panels)	6 panels (birch panels)	6 panels (pine panels)	4 raised pine panels	5 raised pine panels
1' 6" x 6' 6"	\$6.30			\$7.40		
1' 6" x 6' 8"	6.40	\$6.40	\$7.85	7.50		
1' 8" x 6' 6"			7.85	7.50		
1' 8" x 6' 8"	6.50	6.50	8.00	7.60		
1' 10" x 6' 6"			8.10	7.70		
2' 0" x 6' 0"	5.15	5.65	6.40	6.05	\$5.40	\$5.10
2' 0" x 6' 6"	5.40	5.95	6.65	6.30	5.85	5.65
2' 0" x 6' 8"	5.50	5.50	6.75	6.40	5.90	5.75
2' 0" x 7' 0"	6.50			6.90	6.80	6.30
2' 2" x 6' 0"	6.65					
2' 2" x 6' 6"	6.25	6.95	7.60	7.20	6.55	6.55
2' 2" x 6' 8"	6.35	7.05	7.70	7.30	6.60	6.20
2' 2" x 7' 0"	6.85					7.15
2' 4" x 6' 0"	6.30				7.35	6.75
2' 4" x 6' 6"	5.95	6.15	7.25	6.90	6.25	6.20
2' 4" x 6' 8"	6.10	6.10	7.35	7.00	6.35	6.35
2' 4" x 7' 0"	7.20			8.15	7.50	7.50
2' 6" x 6' 0"	6.50	7.25	7.90	7.50	6.80	6.80
2' 6" x 6' 6"	6.25	6.45	7.55	7.20	6.75	6.75
2' 6" x 6' 8"	6.35	6.35	7.65	7.25	6.80	6.65
2' 6" x 7' 0"	7.05	7.50		8.50	7.80	7.35
2' 8" x 7' 6"						9.50
2' 8" x 6' 0"	6.80				7.90	7.10
2' 8" x 6' 6"	7.15	7.95	9.55	9.05	8.30	7.90
2' 8" x 6' 8"	6.65	6.65	7.95	7.60	7.15	6.95
2' 8" x 7' 0"	7.35	7.80		8.85	8.15	7.70
2' 8" x 7' 6"						9.95
2' 10" x 6' 8"	7.10	8.40			8.75	7.40
2' 10" x 7' 0"	8.15				8.50	8.50
3' 0" x 6' 0"	8.20					7.65
3' 0" x 6' 6"	8.60				9.00	8.05
3' 0" x 6' 8"	7.85	8.75	10.45	9.90	8.20	7.75
3' 0" x 7' 0"	8.50	9.50		10.65	8.90	8.40

<sup>1</sup> Doors narrower than 2' 0" are priced with 3 panels rather than 6 panels.  
<sup>2</sup> Cross panel doors over 7' 0" high have 6 cross panels.

TABLE II—FIR STILES AND RAILS AND FIR PANELS

Size	2 flat panels	5 cross panels
1' 6" x 6' 8"		\$5.50
1' 8" x 6' 8"		5.50
2' 0" x 6' 0"		4.70
2' 0" x 6' 6"		4.90
2' 0" x 6' 8"		5.00
2' 2" x 6' 6"		5.70
2' 2" x 6' 8"		5.80
2' 4" x 6' 0"		5.45
2' 4" x 6' 6"		5.20
2' 4" x 6' 8"		5.30
2' 6" x 6' 0"		5.60
2' 6" x 6' 6"		5.35
2' 6" x 6' 8"		5.45
2' 8" x 6' 0"		5.75
2' 8" x 6' 6"		6.05
2' 8" x 6' 8"		5.60
2' 10" x 6' 8"		6.00
3' 0" x 6' 8"		6.30

TABLE III—1 3/4" EXTERIOR PANEL DOORS, WHITE PINE

Size	Maximum price each
2 panels—fir panels:	
2' 6" x 6' 8"	\$9.60
2' 6" x 7' 0"	10.40
2' 8" x 6' 8"	10.10
2' 8" x 7' 0"	10.85
2' 10" x 7' 0"	11.30
3' 0" x 6' 8"	10.90
3' 0" x 7' 0"	11.75
3' 6" x 7' 0"	
1 panel—fir panel:	
2' 0" x 6' 8"	9.35
2' 4" x 6' 8"	10.25
2' 6" x 6' 8"	10.70
2' 6" x 7' 0"	11.60
2' 8" x 6' 8"	11.25
2' 8" x 7' 0"	12.10
2' 10" x 7' 0"	12.60
3' 0" x 6' 8"	12.15
3' 0" x 7' 0"	13.10

TABLE III—1 3/4" EXTERIOR PANEL FLOORS, WHITE PINE—Continued

Table with 3 columns: Size, Maximum price each. Rows include 6 panels—pine panels, 4 raised—pine panels, and 5 cross panels—pine panels.

TABLE IV—EXTERIOR SASH DOORS—WHITE PINE STILE AND RAIL—Continued

[Bedded in putty, glazed, single strength, not toxic treated]

Table with 3 columns: N. D. No., Size, Price. Rows include 12 lights—1 panel—Con., 2 cross panels—1 light 1 3/4", 2 cross panels—9 Lights, 3 cross panels—1 light, 3 cross panels—4 lights, 3 cross panels—6 lights, 3 cross panels—5 vertical lights, 3 cross panels below—1 light, 1 cross panel above, 2 cross 3 small panels below, 1 cross panel above—1 light.

TABLE IV—EXTERIOR SASH DOORS—WHITE PINE STILE AND RAIL—Continued

[Bedded in putty, glazed, single strength, not toxic treated]

Table with 3 columns: N. D. No., Size, Price. Rows include 2 cross 3 small panels below—Con., 1 cross panel above—1 light—Con., 2 panels—1 light, 2 panels—4 lights, 2 panels—6 lights, 2 vertical panels—1 light, 2 vertical panels—3 vertical lights, 2 vertical panels—6 lights, 4 panels—4 fan lights, 14 panels—1 light divided—4 lights, 4 panels—3 church lights, 4 panels—4 church lights, 4 panels—4 rectangular lights, Cross buck—3 vertical church lights, Cross buck—9 lights.

TABLE IV—EXTERIOR SASH DOORS—WHITE PINE STILE AND RAIL

[Bedded in putty, glazed, single strength, not toxic treated]

Table with 3 columns: N. D. No., Size, Price. Rows include 1 light—1 panel below, 12 lights—1 panel, 9 marginal lights—1 panel, 12 lights—1 panel.

TABLE IV—EXTERIOR SASH DOORS—WHITE PINE STILE AND RAIL—Continued

[Bedded in putty, glazed, double strength, not toxic treated]

N. D. No.	Size	Price	
<i>10 light French</i>			
625	13 1/2" 2' 6" x 6' 8"	\$8.85	
	13 3/4" 2' 8" x 6' 8"	9.40	
	13 5/8" 2' 0" x 7' 0"	11.10	
	13 5/8" 2' 6" x 7' 0"	9.75	
	13 5/8" 2' 0" x 6' 8"	11.15	
	13 5/8" 2' 6" x 6' 8"	13.05	
	13 5/8" 2' 6" x 6' 8"	11.95	
	13 5/8" 2' 8" x 6' 8"	12.00	
	13 5/8" 2' 8" x 7' 0"	12.95	
	13 5/8" 2' 0" x 7' 0"	12.60	
<i>15-light French</i>			
627	13 1/2" 2' 6" x 6' 8"	10.05	
	13 3/4" 2' 8" x 6' 8"	10.90	
	13 5/8" 2' 0" x 7' 0"	11.30	
	13 5/8" 3' 0" x 6' 8"	11.15	
	13 5/8" 3' 0" x 7' 0"	11.70	
	13 5/8" 2' 6" x 7' 0"	11.05	
	13 5/8" 2' 10" x 6' 8"	12.15	
	13 5/8" 2' 8" x 6' 8"	12.60	
	13 5/8" 2' 8" x 6' 8"	12.70	
	13 5/8" 2' 8" x 7' 0"	14.40	
	13 5/8" 3' 0" x 6' 8"	12.25	
	13 5/8" 3' 0" x 7' 0"	14.55	
	13 5/8" 3' 0" x 7' 0"	14.30	
	13 5/8" 2' 10" x 6' 8"	10.00	
	<i>1 long light</i>		
635	13 1/2" 2' 6" x 6' 8"	9.90	
	13 3/4" 2' 8" x 7' 0"	10.35	
	13 5/8" 2' 0" x 7' 0"	14.50	
	13 5/8" 2' 6" x 6' 8"	10.90	
	13 5/8" 2' 8" x 6' 8"	13.15	
	13 5/8" 2' 8" x 7' 0"	12.05	
	13 5/8" 2' 8" x 7' 0"	15.40	
	13 5/8" 2' 10" x 6' 8"	14.80	
	13 5/8" 2' 10" x 7' 0"	15.60	
	13 5/8" 3' 0" x 6' 8"	13.85	
	13 5/8" 3' 0" x 7' 0"	12.35	
	13 5/8" 3' 0" x 7' 0"	14.75	
	13 5/8" 3' 0" x 7' 0"	11.85	
	13 5/8" 3' 0" x 7' 0"	18.90	
	13 5/8" 3' 0" x 7' 0"	22.30	
<i>9 marginal lights</i>			
638	13 1/2" 2' 6" x 6' 8"	14.05	
	13 3/4" 2' 8" x 6' 8"	12.20	
	13 5/8" 2' 8" x 7' 0"	14.00	
	13 5/8" 3' 0" x 7' 0"	14.05	
	13 5/8" 2' 6" x 7' 0"	19.25	
	13 5/8" 2' 8" x 6' 8"	15.95	
	13 5/8" 2' 8" x 7' 0"	18.00	
	13 5/8" 2' 10" x 6' 8"	17.35	
	13 5/8" 2' 10" x 7' 0"	18.50	
	13 5/8" 3' 0" x 6' 8"	16.90	
	13 5/8" 3' 0" x 7' 0"	17.90	
	13 5/8" 3' 0" x 7' 0"	22.90	
	13 5/8" 3' 0" x 7' 0"	23.75	
	<i>12 lights</i>		
	641	13 1/2" 2' 6" x 7' 0"	18.15
13 3/4" 2' 8" x 6' 8"		15.05	
13 5/8" 2' 8" x 7' 0"		15.50	
13 5/8" 2' 10" x 6' 8"		18.00	
13 5/8" 2' 10" x 7' 0"		19.00	
13 5/8" 3' 0" x 6' 8"		15.80	
13 5/8" 3' 0" x 7' 0"		16.05	
13 5/8" 3' 0" x 7' 0"		21.15	
13 5/8" 3' 0" x 7' 0"		21.75	
13 5/8" 3' 6" x 7' 0"			
<i>15 lights</i>			
642	13 1/2" 2' 6" x 7' 0"	19.20	
	13 3/4" 2' 8" x 6' 8"	16.01	
	13 5/8" 2' 8" x 7' 0"	17.85	
	13 5/8" 2' 10" x 6' 8"	18.10	
	13 5/8" 2' 10" x 7' 0"	19.85	
	13 5/8" 3' 0" x 6' 8"	16.90	
	13 5/8" 3' 0" x 7' 0"	17.60	
	13 5/8" 3' 0" x 7' 0"	21.75	
	13 5/8" 3' 0" x 7' 0"	22.80	
	13 5/8" 3' 6" x 7' 0"		

TABLE V—EXTERIOR SASH DOORS—WHITE PINE STILE AND RAIL

[Bedded in putty, glazed, single strength, not toxic treated]

N. D. No.	Size	Price
<i>9 lights—1 panel below</i>		
502	13 1/2" 2' 8" x 6' 8"	\$10.90
<i>1 light—3 panels below</i>		
530	13 1/2" 2' 6" x 6' 8"	7.70
	13 3/4" 2' 6" x 6' 8"	7.80
	13 5/8" 2' 8" x 6' 8"	8.10
	13 5/8" 2' 8" x 6' 8"	10.65

TABLE V—EXTERIOR SASH DOORS—WHITE PINE STILE AND RAIL—Continued

[Bedded in putty, glazed, double strength, not toxic treated]

N. D. No.	Size	Price
<i>4 lights—3 panels below</i>		
531 538	13 1/2" 2' 8" x 6' 8"	\$8.90
	13 3/4" 2' 8" x 6' 8"	9.05
	13 5/8" 2' 8" x 6' 8"	11.83
<i>1 light—3 small panels below</i>		
537	13 1/2" 2' 6" x 6' 6"	7.70
	13 3/4" 2' 8" x 6' 8"	7.85
	13 5/8" 2' 6" x 6' 8"	7.95
	13 5/8" 2' 8" x 6' 8"	10.77
<i>1 panel above light—3 panels below</i>		
549	13 1/2" 2' 6" x 6' 6"	7.90
	13 3/4" 2' 6" x 6' 8"	8.05
	13 5/8" 2' 8" x 6' 8"	8.25
<i>1 light—laminated panel below</i>		
575	13 1/2" 2' 8" x 6' 8"	8.70
<i>1 light—2 vertical panels below</i>		
501	13 1/2" 2' 6" x 6' 8"	8.25
	13 3/4" 2' 8" x 6' 8"	8.55
	13 5/8" 2' 8" x 6' 8"	11.55
	13 5/8" 3' 0" x 6' 8"	12.30
	13 5/8" 3' 0" x 7' 0"	13.25
<i>3 lights—2 vertical panels below</i>		
502	13 1/2" 2' 8" x 6' 8"	9.25
	13 3/4" 2' 8" x 6' 8"	12.35
	13 5/8" 3' 0" x 6' 8"	13.11
	13 5/8" 3' 0" x 7' 0"	14.20
<i>2 vertical panels—4 vertical lights</i>		
503	13 1/2" 2' 8" x 6' 8"	9.45
	13 3/4" 3' 0" x 6' 8"	13.55
	13 5/8" 3' 0" x 7' 0"	14.30
<i>6 lights—2 vertical panels</i>		
504	13 1/2" 2' 6" x 6' 8"	9.55
	13 3/4" 2' 8" x 6' 8"	12.15
	13 5/8" 3' 0" x 6' 8"	13.70
	13 5/8" 3' 0" x 7' 0"	14.70
<i>8 lights—2 vertical panels below</i>		
505	13 1/2" 2' 8" x 6' 8"	10.15
	13 3/4" 2' 8" x 6' 8"	13.60
	13 5/8" 3' 0" x 6' 8"	14.25
	13 5/8" 3' 0" x 7' 0"	15.25
<i>15 lights</i>		
627	13 1/2" 2' 6" x 6' 8"	10.85
	13 3/4" 2' 8" x 6' 8"	10.65
	13 5/8" 2' 6" x 6' 8"	12.55
	13 5/8" 2' 8" x 6' 8"	14.70
	13 5/8" 3' 0" x 6' 8"	11.85
<i>9 marginal lights</i>		
638	13 1/2" 2' 8" x 6' 8"	12.15
	13 5/8" 2' 8" x 6' 8"	15.55
<i>1 long light—white pine strip 1 3/4"</i>		
635	13 1/2" 3' 0" x 6' 8"	13.70
	13 3/4" 3' 0" x 7' 0"	14.75

1 Preservative treatment with toxic preservative only; Add \$0.26 to retail price.

TABLE VI

3/4" Cupboard doors—white pine stile and rail and fir panels

Size	Price
0' 8" x 0' 10"	\$1.00
0' 8" x 1' 0"	1.00
1' 0" x 1' 2"	1.05
1' 0" x 1' 4"	1.05
1' 0" x 1' 6"	.90
1' 0" x 1' 8"	.95
1' 0" x 2' 0"	1.00
1' 0" x 2' 2"	1.05
1' 0" x 2' 4"	1.05
1' 0" x 2' 6"	1.20
1' 0" x 2' 8"	1.25
1' 0" x 3' 0"	1.35
1' 2" x 1' 6"	.95
1' 2" x 1' 8"	1.05
1' 2" x 2' 0"	1.05
1' 2" x 2' 2"	1.05

TABLE VI—Continued

3/4" Cupboard doors—white pine stile and rail and fir panels—Continued

Size	Price
1' 2" x 2' 4"	\$1.10
1' 2" x 2' 6"	1.30
1' 2" x 2' 8"	1.35
1' 2" x 3' 0"	1.40
1' 4" x 1' 6"	1.00
1' 4" x 1' 8"	1.05
1' 4" x 2' 0"	1.10
1' 4" x 2' 2"	1.15
1' 4" x 2' 4"	1.20
1' 4" x 2' 6"	1.35
1' 4" x 2' 8"	1.40
1' 4" x 3' 0"	1.50
1' 6" x 1' 6"	1.05
1' 6" x 1' 8"	1.05
1' 6" x 2' 0"	1.15
1' 6" x 2' 2"	1.20
1' 6" x 2' 4"	1.30
1' 6" x 2' 6"	1.40
1' 6" x 2' 8"	1.45
1' 6" x 3' 0"	1.55
1' 8" x 1' 6"	1.10
1' 8" x 1' 8"	1.10
1' 8" x 2' 0"	1.15
1' 8" x 2' 2"	1.20
1' 8" x 2' 4"	1.25
1' 8" x 2' 6"	1.55
1' 8" x 2' 8"	1.55
1' 8" x 3' 0"	1.70
1' 10" x 1' 8"	1.75
1' 10" x 2' 0"	1.30
1' 10" x 2' 2"	1.35
1' 10" x 2' 4"	1.45
1' 10" x 2' 6"	1.55
1' 10" x 2' 8"	1.65
1' 10" x 3' 0"	1.75
2' 0" x 1' 8"	1.90
2' 0" x 2' 0"	1.35
2' 0" x 2' 2"	1.45
2' 0" x 2' 4"	1.50
2' 0" x 2' 6"	1.70
2' 0" x 2' 8"	1.75
2' 0" x 3' 0"	1.90
1' 0" x 3' 6"	1.55
1' 0" x 4' 0"	1.70
1' 0" x 4' 6"	1.95
1' 0" x 5' 0"	2.20
1' 0" x 5' 6"	2.30
1' 0" x 6' 0"	2.40
1' 0" x 6' 6"	2.55
1' 0" x 6' 8"	2.70
1' 2" x 3' 6"	1.65
1' 2" x 4' 0"	1.80
1' 2" x 4' 6"	2.05
1' 2" x 5' 0"	2.30
1' 2" x 5' 6"	2.40
1' 2" x 6' 0"	2.55
1' 2" x 6' 6"	2.75
1' 2" x 6' 8"	2.85
1' 4" x 3' 6"	1.75
1' 4" x 4' 0"	1.90
1' 4" x 4' 6"	2.20
1' 4" x 5' 0"	2.45
1' 4" x 5' 6"	2.55
1' 4" x 6' 0"	2.70
1' 4" x 6' 6"	2.90
1' 4" x 6' 8"	3.05
1' 6" x 3' 6"	1.80
1' 6" x 4' 0"	2.05
1' 6" x 4' 6"	2.30
1' 6" x 5' 0"	2.55
1' 6" x 5' 6"	2.75
1' 6" x 6' 0"	2.85
1' 6" x 6' 6"	3.10
1' 6" x 6' 8"	3.25
1' 8" x 3' 6"	1.95
1' 8" x 4' 0"	2.20
1' 8" x 4' 6"	2.50
1' 8" x 5' 0"	2.75
1' 8" x 5' 6"	2.95
1' 8" x 6' 0"	3.10
1' 8" x 6' 6"	3.35
1' 8" x 6' 8"	3.50
1' 10" x 3' 6"	2.05
1' 10" x 4' 0"	2.30
1' 10" x 4' 6"	2.60
1' 10" x 5' 0"	2.95
1' 10" x 5' 6"	3.10
1' 10" x 6' 0"	3.25



TABLE IX—1 3/4" WINDOWS, GLAZED WHITE PINE STILE AND CHECK RAILS, SINGLE STRENGTH—Cont.

[Read down for glass width and across for glass height]

Glass width	Glass height										
	10"	12"	14"	16"	18"	20"	22"	24"	26"	28"	
4-light windows						\$2.80				\$3.80	\$3.70
12-light windows											
8-light windows	\$3.60	\$4.10	\$4.60	\$5.30							
8" x 10"	3.90	4.20	4.75	5.55							
9" x 12"	3.30	3.90	4.30	5.55							

TABLE X—WINDOW AND SASH FRAMES, \*\* WHITE PINE, KNOCKED DOWN

Glass size	SA Frame No. 813, for unique windows						SA Frame No. 821, for windows		SA Frame No. 823, for windows		Anderson stationary sash frame No. 601 for single sash	
	SA Frame No. 807, for windows	SA Frame No. 813, for unique windows	SA Frame No. 821, for windows	SA Frame No. 823, for windows	Anderson windows, frame No. 601 for windows	Anderson stationary sash frame No. 601 for single sash	SA Frame No. 807, for windows	SA Frame No. 813, for unique windows	SA Frame No. 821, for windows	SA Frame No. 823, for windows	Anderson windows, frame No. 601 for windows	Anderson stationary sash frame No. 601 for single sash
12"	\$1.15	\$1.10	\$1.05	\$0.75	\$1.25	\$1.25	\$1.15	\$1.10	\$0.75	\$1.25	\$1.25	
14"	1.20	1.20	1.15	.85	1.40	1.40	1.30	1.25	.85	1.55	1.55	
16"	1.35	1.30	1.25	.90	1.55	1.55	1.45	1.40	.90	1.70	1.70	
18"	1.55	1.50	1.45	.95	1.70	1.70	1.60	1.55	1.00	1.85	1.85	
20"	1.75	1.65	1.60	1.00	1.85	1.85	1.75	1.70	1.05	2.00	2.00	
22"	1.95	1.85	1.80	1.05	2.00	2.00	1.90	1.85	1.10	2.15	2.15	
24"	2.15	2.05	2.00	1.10	2.15	2.15	2.05	2.00	1.15	2.30	2.30	
26"	2.35	2.25	2.20	1.15	2.30	2.30	2.20	2.15	1.20	2.45	2.45	
28"	2.55	2.45	2.40	1.20	2.45	2.45	2.35	2.30	1.25	2.60	2.60	
30"	2.75	2.65	2.60	1.25	2.60	2.60	2.50	2.45	1.30	2.75	2.75	
32"	2.95	2.85	2.80	1.30	2.75	2.75	2.65	2.60	1.35	2.90	2.90	
34"	3.15	3.05	3.00	1.35	2.90	2.90	2.80	2.75	1.40	3.05	3.05	
36"	3.35	3.25	3.20	1.40	3.05	3.05	2.95	2.90	1.45	3.20	3.20	
38"	3.55	3.45	3.40	1.45	3.20	3.20	3.10	3.05	1.50	3.35	3.35	
40"	3.75	3.65	3.60	1.50	3.35	3.35	3.25	3.20	1.55	3.50	3.50	
42"	3.95	3.85	3.80	1.55	3.50	3.50	3.40	3.35	1.60	3.65	3.65	
44"	4.15	4.05	4.00	1.60	3.65	3.65	3.55	3.50	1.65	3.80	3.80	
46"	4.35	4.25	4.20	1.65	3.80	3.80	3.70	3.65	1.70	3.95	3.95	
48"	4.55	4.45	4.40	1.70	3.95	3.95	3.85	3.80	1.75	4.10	4.10	
50"	4.75	4.65	4.60	1.75	4.10	4.10	4.00	3.95	1.80	4.25	4.25	
52"	4.95	4.85	4.80	1.80	4.25	4.25	4.15	4.10	1.85	4.40	4.40	
54"	5.15	5.05	5.00	1.85	4.40	4.40	4.30	4.25	1.90	4.55	4.55	
56"	5.35	5.25	5.20	1.90	4.55	4.55	4.45	4.40	1.95	4.70	4.70	
58"	5.55	5.45	5.40	1.95	4.70	4.70	4.60	4.55	2.00	4.85	4.85	
60"	5.75	5.65	5.60	2.00	4.85	4.85	4.75	4.70	2.05	5.00	5.00	

For sash frames use price for cross parts as shown and 45% of side parts price.

TABLE VI—Continued

3/4" Cupboard doors—white pine stile and rail and fir panels—Continued

Size	Price
1'10" x 6'6"	\$3.50
1'10" x 6'8"	3.70
2'0" x 3'6"	2.20
2'0" x 4'6"	2.45
2'0" x 4'0"	2.75
2'0" x 5'0"	3.15
2'0" x 5'6"	3.30
2'0" x 6'0"	3.50
2'0" x 6'6"	3.80
2'0" x 6'8"	4.05

TABLE VII

1 3/4" garage doors, glazed single strength, beaded in putty, white ponderosa pine

N. D. No.	Size	Price	SA door No. 850		SA door No. 856		Anderson door, frame No. 801
			Pine sill	Oak sill	Pine sill	Oak sill	
718	8'0" x 8'0"—6 lights	\$31.00					\$3.50
719	8'0" x 8'0"—8 lights	32.05					3.90
720	8'0" x 8'0"—4 lights	29.35					4.05
721	8'0" x 8'0"—6 lights	29.85					4.90
722	8'0" x 8'0"—4 lights	30.80					5.15
723	8'0" x 8'0"—6 lights	29.85					5.10
724	8'0" x 8'0"—4 lights	30.80					5.10
725	8'0" x 8'0"—6 lights	30.80					5.10

1 For setting up, add per frame \$0.80.

TABLE VIII—DOOR FRAMES, KNOCKED DOWN 1"

Size	SA door No. 850		SA door No. 856		Anderson door, frame No. 801
	Pine sill	Oak sill	Pine sill	Oak sill	
Cross parts:					
2'6"	\$1.95	\$3.30	\$1.95	\$3.35	\$3.50
2'8"	2.05	3.50	2.10	3.55	3.90
2'10"	2.25	3.80	2.25	3.80	4.05
3'0"	2.40	4.05	2.40	4.05	4.05
Side parts:					
6'6"	4.75	4.75	4.70	4.70	4.90
6'8"	4.90	4.90	4.85	4.85	4.90
6'10"	5.00	5.00	4.95	4.95	5.15
7'0"	5.15	5.15	5.10	5.10	5.15

TABLE IX—1 3/4" WINDOWS, GLAZED WHITE PINE STILE AND CHECK RAILS, SINGLE STRENGTH

[Read down for glass width and across for glass height]

Glass width	Glass height											
	14"	16"	18"	20"	22"	24"	26"	28"	30"	32"	34"	36"
12-light windows	\$1.80	\$1.95	\$2.10	\$2.25	\$2.40	\$2.55	\$2.70	\$2.85	\$3.00	\$3.15	\$3.30	\$3.45
14"	1.95	2.10	2.25	2.40	2.55	2.70	2.85	3.00	3.15	3.30	3.45	3.60
16"	2.10	2.25	2.40	2.55	2.70	2.85	3.00	3.15	3.30	3.45	3.60	3.75
18"	2.25	2.40	2.55	2.70	2.85	3.00	3.15	3.30	3.45	3.60	3.75	3.90
20"	2.40	2.55	2.70	2.85	3.00	3.15	3.30	3.45	3.60	3.75	3.90	4.05
22"	2.55	2.70	2.85	3.00	3.15	3.30	3.45	3.60	3.75	3.90	4.05	4.20
24"	2.70	2.85	3.00	3.15	3.30	3.45	3.60	3.75	3.90	4.05	4.20	4.35
26"	2.85	3.00	3.15	3.30	3.45	3.60	3.75	3.90	4.05	4.20	4.35	4.50
28"	3.00	3.15	3.30	3.45	3.60	3.75	3.90	4.05	4.20	4.35	4.50	4.65
30"	3.15	3.30	3.45	3.60	3.75	3.90	4.05	4.20	4.35	4.50	4.65	4.80
32"	3.30	3.45	3.60	3.75	3.90	4.05	4.20	4.35	4.50	4.65	4.80	4.95
34"	3.45	3.60	3.75	3.90	4.05	4.20	4.35	4.50	4.65	4.80	4.95	5.10
36"	3.60	3.75	3.90	4.05	4.20	4.35	4.50	4.65	4.80	4.95	5.10	5.25

For 4/1 light windows add to above prices \$0.30 for windows up to and including 16" in height and \$0.45 for windows longer than 16".  
 For 6/1 light windows add to above prices \$0.45 for windows up to and including 16" in height and \$0.65 for windows longer than 16".  
 For 8/1 light windows add to above prices \$0.60 for windows up to and including 16" in height and \$0.85 for windows longer than 16".

TABLE XI—1 1/4" TWO LIGHT WINDOW SCREENS, WHITE PINE STILE AND RAILS 1  
[Read down for glass widths and across for glass heights]

Table with columns for Glass width (14", 16", 18", 20", 22", 24", 26", 28", 30", 32", 34", 36") and Glass height (16", 18", 20", 22", 24", 26", 28", 30", 32", 34", 36", 40"). Rows include 16-mesh galvanized wire and 16-mesh bronze wire.

1 If toxic treated, add 5¢ per screen.

TABLE XII—1 3/8" 1 LIGHT SASH, WHITE PINE STILES AND RAILS, SINGLE STRENGTH

Table with columns for Size and Price. Lists various window sizes from 10" x 12" to 28" x 32" with corresponding prices.

TABLE XII—1 3/8" 1 LIGHT SASH, WHITE PINE STILES AND RAILS, SINGLE STRENGTH—CON.

Table with columns for Size and Price. Continuation of Table XII, listing sizes from 28" x 36" to 36" x 36" with prices.

TABLE XIII

1 3/8" cellar sash, 3 lights three wide, glazed white pine, stile and rail, single strength

Table with columns for Size and Price. Lists sizes from 7" x 9" to 12" x 18" for cellar sashes.

1 3/8" cellar sash, two lights, white pine stile and rail glazed

Table with columns for Size and Price. Lists sizes from 10" x 12" to 12" x 16" for two-light cellar sashes.

TABLE XIII—Continued

1 3/8" cellar cash, two lights, white pine stile and rail glazed—Continued

Table with columns for Size and Price. Lists sizes from 12" x 18" to 14" x 20" for cellar cashes.

TABLE XIV

1 3/8" barn sash, 4 lights, white pine stile and rail glazed, single strength

Table with columns for Size and Price. Lists sizes from 8" x 10" to 12" x 16" for barn sashes.

1 1/8" barn sash, 2 lights wide, glazed single strength

Table with columns for Size and Price. Lists sizes from 8" x 10" to 10" x 16" for barn sashes.

1 1/8" barn sash, 9 lights, 3 lights wide, glazed

Table with columns for Size and Price. Lists sizes from 8" x 10" to 10" x 12" for barn sashes.

1 3/8" barn sash, 12 lights, 3 lights wide, glazed single strength

Table with columns for Size and Price. Lists sizes from 8" x 10" to 8" x 12" for barn sashes.

TABLE XV

1 3/8" casement sash, 8 lights, 2 lights wide, glazed single strength

Table with columns for Size and Price. Lists sizes from 8" x 10" to 10" x 14" for casement sashes.

1 3/8" casement sash, 6 lights

Table with columns for Size and Price. Lists sizes from 8" x 10" to 10" x 14" for casement sashes.

TABLE XVI—1 1/4" STORM SASH, GLAZED SINGLE STRENGTH, WHITE PINE

[Read down for glass width and across for glass height]

Table with columns for Glass width and Glass height (14", 16", 18", 20", 22", 24"). Rows list various sizes from 12" to 36" with prices.

TABLE XVI—1½" STORM SASH, GLAZED SINGLE STRENGTH, WHITE PINE—Continued

[Read down for glass width and across for glass height]

Glass width	Glass height					
	26"	28"	30"	32"	34"	36"
12"	\$2.40	\$2.50				
14"	2.50	2.60				
16"	2.85	2.75	\$3.05			
18"	3.05	3.15	3.30			
20"	2.80	2.90	3.05	\$3.75		
22"	2.90	3.05	3.70	3.95		
24"	3.05	3.25	3.45	4.05	\$4.35	\$4.65
26"	3.25	3.55	4.20	4.35	4.95	5.00
28"	3.75	4.00	4.25	4.95	5.00	5.40
30"	4.00	4.05	5.00	5.00	5.40	5.45
32"	4.35	4.95	4.90			
34"	5.00	5.40				
36"	5.00	5.40				

For 4/1 light windows add to above prices \$0.30 for windows up to and including 16" height—\$0.45 for windows longer than 16".

For 6/1 light windows add to above prices \$0.45 for windows up to and including 16" height—\$0.65 for windows longer than 16".

For 8/1 light windows add to above prices \$0.60 for windows up to and including 16" height—\$0.85 for windows longer than 16".

TABLE XVII—INTERIOR DOORS, FLUSH DOORS WITH GRID CORE

[Numerical symbols are taken from and refer to design numbers and description in Allen A. Smith, Toledo, Ohio, Catalog No. 22]

Size	Unselected gum	Unselected birch
1 ft. 6 in. x 6 ft. 8 in.—1¾ in.	\$9.94	\$11.39
1 ft. 8 in. x 6 ft. 8 in.—1¾ in.	9.94	11.39
1 ft. 10 in. x 6 ft. 8 in.—1¾ in.	9.94	11.39
2 ft. 0 in. x 6 ft. 0 in.—1¾ in.	8.37	9.58
6 ft. 6 in.—1¾ in.	8.04	9.20
6 ft. 8 in.—1¾ in.	8.16	9.34
2 ft. 2 in. x 6 ft. 6 in.—1¾ in.	8.85	10.14
2 ft. 8 in.—1¾ in.	9.40	10.76
2 ft. 4 in. x 6 ft. 6 in.—1¾ in.	8.85	10.14
6 ft. 8 in.—1¾ in.	9.04	10.35
2 ft. 6 in. x 6 ft. 6 in.—1¾ in.	9.20	10.64
6 ft. 8 in.—1¾ in.	9.42	10.78
2 ft. 8 in. x 6 ft. 6 in.—1¾ in.	10.41	12.10
6 ft. 8 in.—1¾ in.	9.85	11.29
2 ft. 10 in. x 6 ft. 8 in.—1¾ in.	10.39	12.06
3 ft. 0 in. x 6 ft. 8 in.—1¾ in.	11.66	13.35
3 ft. 0 in. x 6 ft. 8 in.—1¾ in.		14.91

TABLE XVIII

INTERIOR DOOR JAMBS IN SETS

¾ in. x 5½ in. without stops

	Yellow pine	White pine
Up to 3 ft. 0 in. x 7 ft. 0 in. opening. (For 1½ in. thickness add \$0.85.)	Per 100 lin. ft. \$2.50	Per 100 lin. ft. \$2.75

YELLOW PINE STOPS IN SETS

Door stops: Up to 3 ft. 0 in. x 7 ft. 0 in.; ¾ in. x 1 ft. ¾ in. \$2.85 (For 1½ in. thickness add \$0.85.)

INTERIOR DOOR TRIM IN SETS

Modern trim	Yellow pine	White pine
Up to 3 ft. 0 in. x 7 ft. 0 in.:		
2½ in.	\$1.25	\$1.35
3½ in.		1.75

WINDOW TRIM IN SETS

	White pine
Up to 32 in. x 30 in. opening:	
2½ in.	\$2.35
3½ in.	2.85

TABLE XVIII—Continued

SHOE MOULDING

	Yellow pine	White pine
	Per 100 lin. ft. \$1.20	Per 100 lin. ft. \$1.30
¾ in. x ¾ in.		

CHAIR RAIL

White pine:	Per 100 lin. ft.
½ in. x 2¼ in.	\$5.00
¾ in. x 2½ in.	5.91

THRESHOLDS

Oak:	Each
¾ in. x 3¾ in. x 3 ft. 0 in.	\$0.37

WINDOW AND DOOR CASING

White pine:	Per 100 lin. ft.
¾ in. x 2½ in.	\$4.98

WINDOW AND DOOR CASING

White pine:	Per 100 lin. ft.
¾ in. x 3½ in.	\$6.63

Base

White pine:	Per 100 lin. ft.
¾ in. x 2½ in.	\$5.10
¾ in. x 3½ in.	6.45

Window stool

White pine:	Per 100 lin. ft.
1½ in. x 3½ in.	\$10.84

Window stops

Yellow pine:	Per 100 lin. ft.
¾ in. x 1½ in.	\$2.25

Door stops

Yellow pine:	Per 100 lin. ft.
¾ in. x 1½ in.	\$2.85

Core moulding

	Yellow pine	White pine
	Per 100 lin. ft. \$1.20	Per 100 lin. ft. \$1.35
¾ in. x ¾ in.		

TABLE XIX—STANDARD STAIR PARTS

	Yellow pine	Red oak
Treads 1½ in. x 11½ in.:		
3 ft. 0 in.	\$1.59	\$2.02
3 ft. 6 in.	1.68	2.39
4 ft. 0 in.	2.08	2.69

STANDARD STAIR PARTS

Risers ¾ in. x 7½ in.:	Yellow pine	Red oak
3 ft. 0 in.	\$0.69	\$1.20
3 ft. 6 in.	.86	1.50
4 ft. 0 in.	.95	1.64

SKIRTING

[Per 100 lin. Ft.]

	Yellow pine	White ponderosa pine	Unselected gum	Red oak	Birch
¾ in. x 9½ in.	\$0.27	\$0.30	\$0.33	\$0.42	\$0.48
¾ in. or ¾ in. x 9½ in.					
¾ in. or ¾ in. x 9½ in.					

TABLE XIX—STANDARD STAIR PARTS—Con.

COLONIAL STAIR PARTS

Birch

Newell:	Price
S4010—¾ in. x 3¼ in., 3 ft. 5 in. long.	\$5.31
S4040—3 in. x 3 in., 3 ft. 8 in. long.	5.55
S4050—2¼ in. x 2¼ in., 3 ft. 5 in. long.	4.37
Landing newell:	
S4015—¾ in. x 3¼ in., 4 ft. 10 in. long.	7.58
S4045—3 in. x 3 in., 5 ft. 2 in. long.	7.98

All designs

Balusters:	Price
S5020—1¼ in. x 1¼ in., 2 ft. 7 in.	.50
S5025—1¼ in. x 1¼ in., 2 ft. 10 in.	.51
S5010—1¼ in. x 1¼ in., 3 in.	.53
S5015—1¼ in. x 1¼ in., 3 ft. 3 in.	.55
S5035—1¼ in. x 1¼ in., 3 ft. 3 in.	.55
S5030—1¼ in. x 1¼ in., 3 ft. 3 in.	.55
S5040—1¼ in. x 1¼ in., 3 ft. 3 in.	.55
S-6010—Stair nail.	.51
S-7010—Starting casing.	5.90
S-7011—Quarter turn.	3.89
S-7012—Up casing.	4.13
S-7013—Over casing.	4.13
S-7017—Rosette.	.59
S-7018—Plain newel cap.	1.89
S-7019—1 opening cap.	2.60
S-7021—Quarter turn cap.	4.25
S-7030—Volute, L. H.	12.39
S-7035—Volute, R. H.	12.39
S-7040—Turnout, L. H.	6.84
S-7045—Turnout, R. H.	6.84
S-7050—Gooseneck and casing, L. H.	12.98
S-7055—Gooseneck and casing, R. H.	12.98
S-7060—Gooseneck and casing cap, L. H.	13.22
S-7065—Gooseneck and casing cap, R. H.	13.22
S-7070—Gooseneck with L. H. turn.	9.47
S-7075—Gooseneck with R. H. turn.	9.47
S-7071—Gooseneck with L. H. turn.	10.65
S-7076—Gooseneck with R. H. turn.	10.65
S-7080—Gooseneck with L. H. cap.	9.70
S-7085—Gooseneck with R. H. cap.	9.70
S-7081—Gooseneck with L. H. cap.	10.89
S-7086—Gooseneck with R. H. cap.	10.89
S-7090—Landing return gooseneck, L. H.	14.20
S-7095—Landing return gooseneck, R. H.	14.20
S-7096—Gooseneck with cap, 1-riser.	7.10
S-7097—Gooseneck with cap, 2-riser.	8.29
S-7098—Gooseneck, no cap, 1-riser.	6.39
S-7099—Gooseneck, no cap, 2-riser.	7.58
S-8010—Oak tread and birch riser.	13.45
S-8020—Seroll oak tread and birch riser.	15.98
S-8030—Bullnose oak tread and birch riser.	14.40
S-8122—Shoe mold, oak.	.94

Opinion Accompanying Revised Order No. G-3 Under General Order No. 68

On February 11, 1946, Order No. G-3 under General Order No. 68 became effective. This order established maximum prices or pricing methods for all stock millwork items sold at retail in the Toledo, Ohio Area. This order has been amended twice and is now revised.

The accompanying revised order differs from the previous order in the following respects:

1. The order is now an adopting order under Basic Order No. 1-B under General Order No. 68. The opinion accompanying Basic Order No. 1-B is hereby incorporated by reference into this opinion.

2. The order establishes maximum prices for only those items listed therein. No pricing method is provided for items not listed, such items being subject to the applicable regulations.

3. Percentage increases have been provided for certain general categories of stock millwork items listed in the tables. These increases are made for the purpose of allowing current distributors their average current costs of acquisition plus such average percentage markups as were in effect on March 31, 1946. Any additional price increases granted to resellers subject to the accompanying order shall be taken subject to section 6 of Basic Order No. 1-B.

In the opinion of the Regional Administrator, the provisions of the accompanying revised Order are fair and equitable and will effectuate the purposes of



the Emergency Price Control Act of 1942, as amended, and General Order No. 68, as amended.

[F. R. Doc. 46-18753; Filed, Oct. 17, 1946; 9:01 a. m.]

[Region III Order G-72 Under Gen. Order 68]

**HARD BUILDING MATERIALS IN JACKSON-LANSING, MICH., AREA**

For the reasons set forth in an opinion which has been filed with the Division of the Federal Register, and pursuant to the provisions of General Order No. 68 and of Regional Basic Order No. 1-B under General Order No. 68, this order is issued:

**SECTION 1. What this order does.** This adopting order establishes dollars-and-cents maximum prices for the hard building materials listed in Table I, hereof, when sold at retail at or from any point within the Jackson-Lansing Area in the State of Michigan.

**SEC. 2. Area covered.** For the purposes of this order, the "Jackson-Lansing, Michigan, Area" consists of the Counties of Clinton, Eaton, Hillside, Ingham, Jackson, Lenawee, Livingston, Monroe and Washtenaw in the State of Michigan.

**SEC. 3. Applicability of Basic Order No. 1-B.** All the provisions of Basic Order No. 1-B, consistent with this Adopting Order No. G-72, are hereby adopted by, and incorporated by reference into, this order as though fully rewritten herein. If Basic Order No. 1-B is amended in any respect, all of the provisions of that order, as amended, shall likewise, without other action, be a part of this order.

All persons subject to this adopting order are also subject to, and should read and be familiar with, the provisions of Basic Order No. 1-B.

**SEC. 4. Maximum prices—(a) Price list.** The maximum prices for hard building materials covered by this order shall be those set forth in Table I which is annexed to, and made a part of, this order. Prices lower than the listed maximum prices may, of course, be charged or paid.

(b) **Delivery.** (i) For delivery of any of the items listed in Table I, hereof, a seller shall charge no more than he did in March 1942 for the same or similar delivery service.

(ii) No deduction need be made from the prices listed in Table I, hereof, where the seller elects to make his own delivery.

(c) **Discounts.** No seller shall discontinue or reduce any allowances or discounts on any of the commodities listed in Table I, hereof, which he offered in March 1942.

**SEC. 5. Effective date.** This order No. G-72 shall become effective October 14, 1946.

Issued September 30, 1946.

E. C. TURNEY,  
Acting Regional Administrator.

The prices listed in this order include all increases granted to resellers by the OPA through August 8, 1946. (See section 6 (b) of Basic Order No. 1-B.)

TABLE I

Commodity	Unit	Maximum price
Plaster, hardwall.....	100 lb. sack....	\$1.05
Plaster, gauging.....	100 lb. sack....	1.05
Keene's cement.....	100 lb. sack....	2.50
Finishing lime.....	50 lb. sack....	.616
Mason's hydrated lime.....	50 lb. sack....	.56
Gypsum lath, 3/4 in.....	1,000 sq. ft....	24.00
Metal lath, 2.5 lb. painted, diamond mesh.....	Sq. yd.....	.3122
Metal lath, 3.4 lb. painted, diamond mesh.....	Sq. yd.....	.384
Metal lath, 2.75 lb. flat rib, painted.....	Sq. yd.....	.33
Metal lath, corner bead, expanded type.....	Lin. ft.....	.0535
Portland cement, paper bags (standard).....	94 lb. bag.....	.715
Masonry mortar, paper sacks.....	70 lb. bag.....	.715
Waterproof cement, gray.....	94 lb. bag.....	.965
Gypsum block partitions, 3 in. hollow.....	1,000 sq. ft.....	90.00
Gypsum block partitions, 4 in. hollow.....	1,000 sq. ft.....	100.00
Clay drain tile—3 in.....	Lin. ft.....	.0581
Clay drain tile—4 in.....	Lin. ft.....	.0726
Clay drain tile—6 in.....	Lin. ft.....	.1445
Vitrified clay sewer pipe, No. 1SS, 4 in.....	Lin. ft.....	.1915
Vitrified clay sewer pipe, No. 1SS, 6 in.....	Lin. ft.....	.2935
Flue lining, 8 in. x 8 in. inside.....	Lin. ft.....	.4050
Flue lining, 8 in. x 12 in. inside.....	Lin. ft.....	.5757
Flue lining, 12 in. x 12 in. inside.....	Lin. ft.....	.7057
Gypsum wallboard, 3/4 in., 4 x 6 in., 7 in., 8 in., 9 in.....	1,000 sq. ft.....	43.00
Asphalt roofing, 90 lb., mineral surface.....	108 sq. ft. roll.....	2.76
Asphalt or tarred felt, 15 lb.....	432 sq. ft. roll.....	2.55
Asphalt or tarred felt, 30 lb.....	216 sq. ft. roll.....	2.55
Asphalt shingles, 210 lb. (3 in 1) thickbutt.....	Square.....	6.60
Asphalt shingles, 165 lb., 2 tab hexagon.....	Sqrs.....	5.24
Fibre insulation board, 1/2 in. st'd. lath and board.....	1,000 sq. ft.....	53.75
Fibre insulation board, 2 3/4 in., asphalt sheathing.....	1,000 sq. ft.....	78.00
Thermal insulation blankets, paper backed, medium.....	1,000 sq. ft.....	42.00
Thermal insulation blankets, paper backed, single.....	1,000 sq. ft.....	42.00
Thermal insulation blankets, paper backed, thick.....	1,000 sq. ft.....	65.00
Thermal insulation batts, 2 in. thick.....	1,000 sq. ft.....	47.00
Thermal insulation batts, full-thick.....	1,000 sq. ft.....	63.00

**Delivery.** (i) For delivery of any of the items listed in Table I, hereof, a seller shall charge no more than he did in March, 1942 for the same or similar delivery service.

(ii) No deduction need be made from the prices listed in Table I, hereof, where the seller elects to make his own delivery.

**Discounts.** No seller shall discontinue or reduce any allowances or discounts on any of the commodities listed in Table I, hereof, which he offered in March, 1942.

**Opinion Accompanying Order No. G-72 Under General Order No. 68**

The accompanying order establishes area-wide prices for retail sales of hard building materials in the Jackson-Lansing, Michigan, Area. The order is issued under the provisions of General Order No. 68 and adopts all the applicable provisions contained in Basic Order No. 1-B, under General Order No. 68. The opinion accompanying said Basic Order No. 1-B is hereby incorporated by reference into this opinion.

The defined area covered by the accompanying order includes the Counties of Clinton, Eaton, Hillsdale, Ingham, Jackson, Lenawee, Livingston, Monroe, and Washtenaw in the State of Michigan.

The maximum prices established by the accompanying order supersede pricing provisions currently in effect for

retail sales of the listed hard building materials in this area.

This action has been discussed with members of the trade in the area at informal meetings with representative dealers. Most of the dealers in attendance agreed that prices established by the accompanying order are in line with those formerly prevailing under the freeze. All suggestions and recommendations of the trade have been considered and have been incorporated into the accompanying Order to the extent that these suggestions were consistent with the provisions of General Order No. 68 and the Emergency Price Control Act of 1942.

In the opinion of the Regional Administrator, the provisions of the accompanying order are fair and equitable and will effectuate the purposes of the Emergency Price Control Act of 1942, as amended, and of General Order No. 68, as amended.

[F. R. Doc. 46-18762; Filed, Oct. 17, 1946; 8:52 a. m.]

[Region III Order G-101 Under Gen. Order 68]

**HARD BUILDING MATERIALS IN LAFAYETTE, IND. AREA**

For the reasons set forth in an opinion, which has been filed with the Division of the Federal Register, and pursuant to the provisions of General Order No. 68 and of Regional Basic Order No. 1-B under General Order No. 68, this order is issued:

**SECTION 1. What this order does.** This adopting order establishes dollars-and-cents maximum prices for the hard building materials listed in Table I, hereof, when sold at retail at or from any point within the Lafayette, Indiana Area.

**SEC. 2. Area covered.** For the purpose of this order, the "Lafayette, Indiana Area" consists of the County of Tippecanoe in the State of Indiana.

**SEC. 3. Applicability of Basic Order No. 1-B.** All the provisions of Basic Order No. 1-B, consistent with this Adopting Order No. G-101 are hereby adopted by, and incorporated by reference into, this order as though fully rewritten herein. If Basic Order No. 1-B is amended in any respect, all of the provisions of that order, as amended, shall likewise without other action, be a part of this order.

All persons subject to this adopting order are also subject to, and should read and be familiar with, the provisions of Basic Order No. 1-B.

**SEC. 4. Maximum prices—(a) Price list.** The maximum prices for hard building materials covered by this order shall be those set forth in Table I, which is annexed to, and made a part of, this order. Prices lower than the listed maximum prices may, of course, be charged or paid.

(b) **Delivery.** (i) The maximum prices established by this order include free delivery to any point within the Lafayette, Indiana Area.

(ii) No deduction need be made from the prices established hereby where the buyer elects to make his own delivery.

(c) *Discounts.* Sellers covered hereby shall grant discounts of not less than five percent (5%), of the prices established hereby, on all sales to contractors.

SEC. 5. *Effective date.* This Order No. G-101 shall become effective October 3, 1946.

Issued September 19, 1946.

J. F. KESSEL,  
Regional Administrator.

TABLE I

The prices listed in this order include all increases granted to resellers by the OPA through August 8, 1946. (See section 6 (b) of Basic Order No. 1-B.)

Commodity	Unit	Maximum price
Plaster, hardwall.....	100 lb. bag.....	\$1.10
Plaster, gauging.....	100 lb. bag.....	1.88
Keene's cement.....	100 lb. bag.....	2.55
Finishing lime.....	50 lb. bag.....	.62
Gypsum lath, 3/8 inch.....	Sq. ft.....	.0275
Metal lath, corner bead, expanded type.....	Lin. ft.....	.0482
Portland cement (paper bag) standard.....	94 lb. bag.....	.815
Waterproof cement (gray).....	94 lb. bag.....	1.065
Masonry mortar (paper bag).....	70 lb. bag.....	.715
Mason's hydrated lime.....	50 lb. bag.....	.50
Clay drain tile, 4 inch diameter.....	Lin. ft.....	.05
Clay drain tile, 6 inch diameter.....	Lin. ft.....	.0875
Vitrified clay sewer pipe, No. 1SS, 4 inch diameter.....	Lin. ft.....	.2013
Vitrified clay sewer pipe, No. 1SS, 6 inch diameter.....	Lin. ft.....	.2875
Flue lining, 9 in. x 9 in.....	Lin. ft.....	.403
Flue lining, 9 in. x 12 in.....	Lin. ft.....	.5463
Flue lining, 13 in. x 13 in.....	Lin. ft.....	.7188
Gypsum wallboard, 3/8 in.....	1,000 sq. ft.....	45.00
Asphalt roofing, 90 lb., mineral surface.....	Roll (108 sq. ft.).....	2.76
Asphalt or tarred felt, 15 lb.....	Roll (432 sq. ft.).....	2.95
Asphalt or tarred felt, 30 lb.....	Roll (216 sq. ft.).....	2.95
Asphalt shingles, 210 lb. (3 in 1).....	Square.....	6.55
Asphalt shingles, 165 lb. (2 1/4 hexagon).....	Square.....	5.11
Fibre insulation board, 1/2 in. standard lath & board.....	1,000 sq. ft.....	53.75
Fibre insulation board, asphalt sheathing, 2 3/4 in.....	1,000 sq. ft.....	82.55
Hard density synthetic fibre board, 1/2 in., tempered (4 ft. x 8 ft.).....	1,000 sq. ft.....	110.00

tail sales of the listed hard building materials in this area.

This action has been discussed with members of the trade in the area at informal meetings with representative dealers. Most of the dealers in attendance agreed that prices established by the accompanying order are in line with those formerly prevailing under the freeze. All suggestions and recommendations of the trade have been considered and have been incorporated into the accompanying order to the extent that these suggestions were consistent with the provisions of General Order No. 68 and the Emergency Price Control Act of 1942.

In the opinion of the Regional Administrator, the provisions of the accompanying order are fair and equitable and will effectuate the purposes of the Emergency Price Control Act of 1942, as amended, and of General Order No. 68 as amended.

[F. R. Doc. 46-18759; Filed, Oct. 17, 1946; 8:55 a. m.]

[Region III Order G-138 Under Gen. Order 68]

**HARD BUILDING MATERIALS IN MARTINSBURG, W. VA. AREA**

For the reasons set forth in an opinion, which has been filed with the Division of the Federal Register, and pursuant to the provisions of General Order No. 68, and of Regional Basic Order No. 1-B under General Order No. 68, this order is issued:

SECTION 1. *What this order does.* This adopting order establishes dollars-and-cents maximum prices for the hard building materials listed in Table I, hereof, when sold at retail at or from any point within the Martinsburg, West Virginia Area.

SEC. 2. *Area covered.* For the purposes of this order, the "Martinsburg, West Virginia Area" consists of the Counties of Berkeley, Hampshire, Jefferson, Mineral, and Morgan in the State of West Virginia.

SEC. 3. *Applicability of Basic Order No. 1-B.* All the provisions of Basic Order No. 1-B consistent with this Order No. G-138 are hereby adopted by, and incorporated by reference into, this order as though fully rewritten herein. If Basic Order No. 1-B is amended in any respect, all of the provisions of that order, as amended, shall likewise, without other action, be a part of this order.

All persons subject to this adopting order are also subject to, and should read and be familiar with, the provisions of Basic Order No. 1-B.

SEC. 4. *Maximum prices.*—(a) *Price list.* The maximum prices for hard building materials covered by this order shall be those set forth in Table I, which is annexed to, and made a part of, this order. Prices lower than the listed maximum prices may, of course, be charged or paid.

(b) *Delivery.* (i) No seller shall charge more for delivery of items covered hereby than he did in March, 1942, for the same or similar delivery service.

(ii) No deduction need be made from the prices set forth in Table I, where the purchaser elects to make his own delivery.

(c) *Discounts.* No seller covered hereby shall discontinue or reduce any allowances or discounts which he offered in March, 1942.

SEC. 5. *Effective date.* This Order No. G-138 shall become effective October 9, 1946.

Issued: September 25, 1946.

E. C. TURNEY,  
Acting Regional Administrator.

The prices listed in this order include all increases granted to resellers by the OPA through August 8, 1946. (See section 6 (b) of Basic Order No. 1-B.)

TABLE I

Commodity	Unit	Maximum price
Plaster, hardwall.....	Ton.....	\$22.40
Plaster, gauging.....	Ton.....	39.95
Keene's cement.....	100 lb.....	2.52
Finishing lime.....	50 lb.....	.64
Gypsum lath, 3/8 in.....	1,000 sq. ft.....	28.45
Metal lath, 2.5 lb. galvanized.....	Sq. yd.....	.2788
Metal lath, 3.4 lb. galvanized.....	Sq. yd.....	.3894
Metal lath corner bead expanded type.....	Lin. ft.....	.0514
Portland cement, standard (paper bags).....	94 lb.....	.765
Masonry mortar (paper sacks).....	70 lb.....	.735
Mason's hydrated lime.....	50 lb.....	.58
Clay drain tile, 3 in.....	Lin. ft.....	.0672
Clay drain tile, 4 in.....	Lin. ft.....	.0808
Vitrified clay sewer pipe, No. 1SS, 4 in.....	2 ft. lengths.....	.3876
Vitrified clay sewer pipe, No. 1SS, 6 in.....	2 ft. lengths.....	.6521
Flue lining, 9 in. x 9 in.....	2 ft. lengths.....	.8311
Flue lining, 9 in. x 13 in.....	2 ft. lengths.....	1.1856
Flue lining, 13 in. x 13 in.....	2 ft. lengths.....	1.5265
Gypsum wallboard, 3/8 in.....	1,000 sq. ft.....	38.65
Gypsum wallboard, 1/2 in.....	1,000 sq. ft.....	40.00
Asphalt roofing, 90 lb. mineral surface.....	108 sq. ft. roll.....	2.93
Asphalt or tarred felt, 15 lb.....	432 sq. ft. roll.....	2.87
Asphalt or tarred felt, 30 lb.....	216 sq. ft. roll.....	2.87
Asphalt shingles 210 lb. (3 in 1) thickbutt.....	Square.....	6.29
Fibre insulation board, 1/2 in. standard lath and board.....	1,000 sq. ft.....	53.75
Fibre insulation board 2 3/4 in. asphalt sheathing.....	1,000 sq. ft.....	84.50
Asbestos cement siding, 12 in. x 24 in. or 27 in., standard colors.....	Square.....	8.93
Thermal insulation batts (paper backed) fullthick.....	1,000 sq. ft.....	65.00
Thermal insulation batts (paper backed) 2 in. thick.....	1,000 sq. ft.....	45.00
Thermal insulation, loose in bags (plain).....	40 lb.....	1.25
Standard density synthetic fibre board 1/2 in. (4 ft. x 8 ft.).....	1,000 sq. ft.....	85.00

**Opinion Accompanying Order No. G-138 Under General Order No. 68**

The accompanying order establishes area-wide prices for retail sales of hard building materials in the Martinsburg, West Virginia Area. The order is issued under the provisions of General Order No. 68 and adopts all the applicable provisions contained in Basic Order No. 1-B under General Order No. 68. The opinion accompanying said Basic Order No. 1-B is hereby incorporated by reference into this opinion.

The defined area covered by the accompanying order includes the Counties of Berkeley, Hampshire, Jefferson, Mineral, and Morgan in the State of West Virginia.

The maximum prices established by the accompanying order supersede pricing provisions currently in effect for retail sales of the listed hard building materials in this area.

**Opinion Accompanying Order No. G-101 Under General Order No. 68**

The accompanying order establishes area-wide prices for retail sales of hard building materials in the Lafayette, Indiana Area. The order is issued under the provisions of General Order No. 68 and adopts all the applicable provisions contained in Basic Order No. 1-B under General Order No. 68. The opinion accompanying said Basic Order No. 1-B is hereby incorporated by reference into this opinion.

The defined area covered by the accompanying order includes the County of Tippecanoe, Indiana.

The maximum prices established by the accompanying order supersede pricing provisions currently in effect for re-

This action has been discussed with members of the trade in the area at informal meetings with representative dealers. Most of the dealers in attendance agreed that prices established by the accompanying order are in line with those formerly prevailing under the freeze. All suggestions and recommendations of the trade have been considered and have been incorporated into the accompanying order to the extent that these suggestions were consistent with the provisions of General Order No. 68 and the Emergency Price Control Act of 1942.

In the opinion of the Regional Administrator, the provisions of the accompanying order are fair and equitable and will effectuate the purposes of the Emergency Price Control Act of 1942, as amended, and of General Order No. 68, as amended.

[F. R. Doc. 46-18754; Filed, Oct. 17, 1946; 9:00 a. m.]

[Region III Order G-111 Under Gen. Order 68]

**HARD BUILDING MATERIALS IN SPENCER, W. VA. AREA**

For the reasons set forth in an opinion, which has been filed with the Division of the Federal Register, and pursuant to the provisions of General Order No. 68 and of Regional Basic Order No. 1-B under General Order No. 68, this order is issued:

**SECTION 1. What this order does.** This adopting order establishes dollars-and-cents maximum prices for the hard building materials listed in Table I, hereof, when sold at retail at or from any point within the Spencer, West Virginia Area.

**SEC. 2. Area covered.** For the purposes of this order, the "Spencer, West Virginia Area" consists of the Counties of Calhoun, Gilmer, and Roane in the State of West Virginia.

**SEC. 3. Applicability of Basic Order No. 1-B.** All the provisions of Basic Order No. 1-B, consistent with this Adopting Order No. G-111, are hereby adopted by, and incorporated by reference into, this order as though fully rewritten herein. If Basic Order No. 1-B is amended in any respect, all of the provisions of that order, as amended shall likewise, without other action, be a part of this order.

All persons subject to this adopting order are also subject to, and should read and be familiar with, the provisions of Basic Order No. 1-B.

**SEC. 4. Maximum prices—(a) Price list.** The maximum prices for hard building materials covered by this order shall be those set forth in Table I, which is annexed to, and made a part of, this order. Prices lower than the listed maximum prices may, of course, be charged or paid.

(b) *Delivery.* (i) The maximum prices in Table I, hereof, include free delivery to any point within five miles of the seller's place of business.

(ii) For delivery beyond the zone described in subparagraph (i), above, no seller shall charge an amount in excess

of the amount he charged in March, 1942, for the same or similar delivery service.

(iii) No deduction need be made from the prices listed in Table I, hereof, where the seller elects to make his own delivery.

(c) *Discounts.* No seller shall discontinue or reduce any of the allowances or discounts, which he offered in March, 1942, on sales of any of the items listed in Table I, hereof.

**SEC. 5. Effective date.** This Order No. G-111 shall become effective October 4, 1946.

Issued: September 20, 1946.

J. F. KESSEL,  
Regional Administrator.

The prices listed in this order include all increases granted to resellers by the OPA through August 8, 1946. (See Section 6 (b) of Basic Order No. 1-B.)

TABLE I

Commodity	Unit	Maximum price
Plaster, hardwall.....	100 lb.....	\$1.25
Plaster, gauging.....	100 lb.....	2.50
Keene's cement.....	100 lb.....	2.85
Finishing lime.....	50 lb.....	.75
Gypsum lath, 5/8 in.....	1,000 sq. ft.....	29.00
Portland cement, standard (paper bag),	94 lb.....	.915
Masonry mortar (paper bag).....	70 lb.....	.815
Mason's hydrated lime.....	50 lb.....	.56
Clay drain tile, 4 in.....	Lin. ft.....	.10
Vitrified clay sewer pipe, No. 18S, 4 in.	Lin. ft.....	.214
Vitrified clay sewer pipe, No. 18S, 6 in.	Lin. ft.....	.3392
Gypsum wallboard, 3/4 in.....	1,000 sq. ft.....	45.00
Gypsum wallboard, 1/2 in.....	1,000 sq. ft.....	46.00
Asphalt roofing, 90 lb., mineral surface, 1st quality.	108 sq. ft. roll.	3.04
Asphalt tarred felt, 15 lb., 1st quality.	432 sq. ft. roll.	3.23
Asphalt tarred felt, 30 lb., 1st quality.	216 sq. ft. roll.	3.23
Asphalt shingles, 210 lb. (3 in 1) thickbutt.	Square.....	6.82
Asphalt shingles, 165 lb., 2 tab hexagon.	Square.....	5.03
Fibre insulation board, 3/4 in., standard lath and board.	1,000 sq. ft.....	64.50
Asbestos cement siding, 12 in. x 24 in. or 27 in., standard colors.	Square.....	8.93
Thermal insulation batts (paper backed) full thick.	1,000 sq. ft.....	63.00

*Delivery.* (i) The maximum prices in table I, hereof, include free delivery to any point within five miles of the seller's place of business.

(ii) For delivery beyond the zone described in subparagraph (i), above, no seller shall charge an amount in excess of the amount he charged in March, 1942, for the same or similar delivery service.

(iii) No deduction need be made from the prices listed in table I, hereof, where the seller elects to make his own delivery.

*Discounts.* No seller shall discontinue or reduce any of the allowances, or discounts, which he offered in March, 1942, on sales of any of the items listed in Table I, above.

**Opinion Accompanying Order No. G-111 Under General Order No. 68**

The accompanying order establishes area-wide prices for retail sales of hard building materials in the Spencer, West Virginia Area. The order is issued under the provisions of General Order No. 68 and adopts all the applicable provisions contained in Basic Order No. 1-B under General Order No. 68. The opinion accompanying said Basic Order No. 1-B is hereby incorporated by reference into this opinion.

The defined area covered by the accompanying order includes the Counties of Calhoun, Gilmer, and Roane, in the State of West Virginia.

The maximum prices established by the accompanying order supersede prices

currently in effect for retail sales of the listed hard building materials in this area.

This action has been discussed with members of the trade in the area at informal meetings with representative dealers. Most of the dealers in attendance agreed that prices established by the accompanying order are in line with those formerly prevailing under the freeze. All suggestions and recommendations of the trade have been considered and have been incorporated into the accompanying order to the extent that these suggestions were consistent with the provisions of General Order No. 68 and the Emergency Price Control Act of 1942.

In the opinion of the Regional Administrator, the provisions of the accompanying order are fair and equitable and will effectuate the purposes of the Emergency Price Control Act of 1942, as amended, and of General Order No. 68 as amended.

[F. R. Doc. 46-18757; Filed, Oct. 17, 1946; 8:57 a. m.]

[Region V Order G-1 Under Gen. Order 50, Amdt. 17]

**MALT BEVERAGES IN DESIGNATED SOUTHERN STATES**

For the reasons set forth in the opinion issued simultaneously herewith and under the authority vested in the Regional Administrator by General Order 50, Region V Order No. G-1 under General Order 50, Maximum Prices For Malt Beverages In Designated Southern States, is amended in the following respect.

1. Section 4 of Region V Order No. G-1 is amended by adding a new subparagraph (f) thereto which reads as follows:

(f) *Fair ground sellers.* (1) A fair ground seller is an establishment which sells malt beverages, within the grounds where a fair is held, by virtue of a concession permit issued by the management of such fair.

(2) A fair, as used herein means a show or exhibition where farm products and livestock are exhibited within grounds under the control of the management of such fair.

(3) The appropriate District Director may, by order, and upon his own motion establish maximum prices for the sale of malt beverages by fair ground sellers for the duration of such fair. Any person may request the appropriate District Director to establish maximum prices for the sale of malt beverages under this subparagraph (f).

(4) The appropriate District Director shall establish maximum prices under this subparagraph (f) by adding to the maximum prices established in this order for Group 3B establishments a price differential to be determined in the following manner: Determine the average customary differential, established by peacetime historical practices, between the prices customarily charged by fair ground sellers at fairs held in the area in question and the peacetime prices historically charged by the group of estab-



lishments located in the area of such fair now classified as Group 3B establishments in this order;

(5) Maximum prices established hereunder shall apply in like manner to all fair ground sellers for the same fair, and the District Director shall establish appropriate maximum prices for the respective List of Brands of malt beverages in each of the tables under section 20 of this order without classifying fair ground sellers as either a Group 1B, 2B or 3B establishment.

This amendment shall become effective this 3d day of October 1946.

Issued at Dallas, Texas, this 3d day of October 1946.

J. BRYAN MILLER,  
Acting Regional Administrator.

Opinion Accompanying Amendment 17 to Region V Order G-1 Under General Order 50

At the time of the issuance of Region V Order No. G-1 under General Order 50, due to the wartime restrictions, Fairs were not generally held at any time during the year within Region V of the Office of Price Administration, therefore, Fair Ground Sellers of malt beverages were not given any special consideration in said order. It has now come to the attention of the Regional Administrator of Region V that, since the cessation of hostilities, many Fairs are and will be held throughout Region V of the Office of Price Administration and Fair Ground Sellers of malt beverages are requesting that special maximum prices for beer sold on Fair Grounds be established reflecting a price increase over the present maximum prices established in Region V Order No. G-1 because Fair Ground Sellers have historically sold malt beverages on such occasions higher than prices established in said order.

From survey data available to the Regional Administrator and from information brought to his attention by certain District Directors of Region V, it has been determined that Fair Ground Sellers of malt beverages did historically sell these beverages at prices in excess of the prices for which the majority of establishments sold the same brand of beverage at customary business locations and outside the Fair Grounds. It has been found that the vast majority of establishments selling malt beverages in Region V of the Office of Price Administration historically came within the category and price range of these sellers who are now classified as Group 3B establishments under Region V Order No. G-1, and that many Fair Ground Sellers did historically sell beer at prices in excess of those sellers in peacetime.

For these reasons Amendment No. 17 to Region V Order No. G-1 authorizes the District Directors in Region V of the Office of Price Administration to establish special maximum prices for Fair Ground Sellers of malt beverages. In establishing these prices the District Directors will determine the average customary differential, established by historical practices, between the prices customarily charged by Fair Ground Sellers and the pre-war prices historically charged by the group of establishments

now classified as Group 3B establishments in said order, and add this differential so established to the respective prices of the various brands of malt beverages established for Group 3B establishments in said Order G-1.

It is the opinion of the Regional Administrator that prices so established for Fair Ground Sellers will be fair and equitable and will properly effectuate the purposes of the Emergency Price Control Act of 1942, as amended.

[F. R. Doc. 46-18696; Filed, Oct. 16, 1946; 8:54 a. m.]

#### LIST OF COMMUNITY CEILING PRICE ORDERS

The following orders under Revised General Order 51 were filed with the Division of the Federal Register on October 11, 1946.

##### Region I

Augusta Order 19, Amendment 15, covering dry groceries. Filed 11:03 a. m.

Concord Order 17, Amendment 16, covering dry groceries. Filed 10:03 a. m.

##### Region II

District of Columbia Order 18, covering dry groceries in the Washington, D. C. area. Filed 10:04 a. m.

Newark Orders 31, 32, and 33, covering dry groceries in certain counties in New Jersey. Filed 10:00 and 10:01 a. m.

Newark Order 34, covering dry groceries in certain counties in New Jersey. Filed 10:01 a. m.

##### Region III

Detroit Order 30, Amendment 7, covering dry groceries in certain counties in Michigan. Filed 10:00 a. m.

Detroit Order 31, Amendment 7, covering dry groceries in certain counties in Michigan. Filed 10:03 a. m.

Detroit Order 32, Amendment 8, covering dry groceries in certain counties in Michigan. Filed 10:03 a. m.

##### Region IV

Memphis Order 31, Amendment 6, covering dry groceries sold by Groups 1 and 2 stores in the Memphis area. Filed 10:02 a. m.

Memphis Order 32, Amendment 6, covering dry groceries sold by Groups 3 and 4 stores in the Memphis area. Filed 10:02 a. m.

##### Region V

New Orleans Order 31, Amendments 9, 10, 11, and 13 covering dry groceries sold by Groups 1 and 2 stores. Filed 10:02 a. m. and 10:01 a. m.

New Orleans Order 32, Amendments 11, 12, and 14, covering dry groceries sold by Groups 1 and 2 stores. Filed 10:01 and 10:05 a. m.

New Orleans Order 33, Amendments 15, 16, 17, 22, and 23, covering dry groceries sold by Groups 3 and 4 and 3A and 4A stores. Filed 10:05 and 10:04 a. m.

Copies of any of these orders may be obtained from the OPA Office in the designated city.

ERVIN H. POLLAK,  
Secretary.

[F. R. Doc. 46-18667; Filed, Oct. 16, 1946; 8:50 a. m.]

[Region III, Order G-99 Under Gen. Order 66]  
HARD BUILDING MATERIALS IN SOMERSET, KY., AREA

For the reasons set forth in an opinion, which has been filed with the Division of the Federal Register, and pursuant to the provisions of General Order No. 68 and of Regional Basic Order No. 1-B under General Order No. 68, this order is issued:

SECTION 1. *What this order does.* This adopting order establishes dollars-and-cents maximum prices for the hard building materials listed in Table I, hereof, when sold at retail at or from any point within the Somerset, Kentucky Area.

SEC. 2. *Area covered.* For the purposes of this order, the "Somerset, Kentucky Area" consists of the Counties of Clay, Clinton, Casey, Laurel, Rockcastle, Lincoln, Russell, Wayne, McCreary, Pulaski and Whitley in the State of Kentucky.

SEC. 3. *Applicability of Basic Order No. 1-B.* All the provisions of Basic Order No. 1-B, consistent with this Adopting Order No. G-99 are hereby adopted by, and incorporated by reference into, this order as though fully rewritten herein. If Basic Order No. 1-B is amended in any respect, all of the provisions of that order, as amended, shall likewise, without other action, be a part of this order.

All persons subject to this adopting order are also subject to, and should read and be familiar with, the provisions of Basic Order No. 1-B.

SEC. 4. *Maximum prices—(a) Price list.* The maximum prices for hard building materials covered by this order shall be those set forth in Table I, which is annexed to and made a part of this order. Prices lower than the maximum prices established hereby may, of course, be charged or paid.

(b) *Delivery.* (i) The maximum prices established hereby include free delivery of purchases of ten dollars' value, or more, to any point within the corporate limits of the city or town wherein the seller's place of business is located.

(ii) Truck load lots, or more, of any of the hard building materials covered hereby shall be delivered by the seller free of charge to any point within fifteen miles beyond the zones described in subsection (i), above.

(iii) For delivery beyond the free delivery zones described in subsections (i) and (ii), above, of any of the hard building materials covered hereby, the seller shall charge not more than twenty cents (\$20) for each mile, or fraction thereof, by which the point of delivery is located beyond the applicable free delivery zone defined in subsections (i) or (ii), above.

(iv) On sales of less than ten dollars' value, sellers shall charge not more than fifty cents in addition to the delivery charges, if any, authorized by subsections (i), (ii), or (iii), above, for sales of ten dollars' value or more.

(v) No deduction need be made from the maximum prices established hereby where the purchaser elects to make his own delivery.

(c) *Discounts and additions.* (i) No seller shall discontinue or reduce any of the allowances or discounts which he offered in March, 1942.

(ii) Sellers may make additional charges for sales of any of the hard building materials covered hereby in quantities of less than one unit provided the seller made such additional charges in March, 1942, and provided further that the additional charges now made do not exceed those made in March, 1942.

**SEC. 5. Effective date.** This Order No. G-99 shall become effective October 3, 1946.

Issued September 19, 1946.

J. F. KESSEL,  
Regional Administrator.

The prices listed in this order includes all increases granted to resellers by the OPA through August 8, 1946. (See section 6 (b) of Basic Order No. 1-B.)

TABLE I

Commodity	Unit	Maximum price
Plaster, hardwall	100 lb.	\$1.15
Plaster, ganging, white	100 lb.	1.90
Plaster, moulding	100 lb.	1.90
Keene's cement	100 lb.	2.50
Finishing lime	50 lb.	.73
Gypsum lath, 3/8 in.	1,000 sq. ft.	27.50
Metal lath, 2.2 lb., painted diamond mesh, standard rib.	Sq. yd.	.30
Metal lath, 2.5 lb., painted diamond mesh, standard rib.	Sq. yd.	.333
Metal lath, 3.4 lb., painted diamond mesh, standard rib.	Sq. yd.	.3808
Metal lath, corner bead, expanded type.	Lin. ft.	.0479
Portland cement, standard (paper bags).	94 lb.	.865
Masonry mortar (paper sack)	70 lb.	.765
Mason's hydrated lime	50 lb.	.728
Clay drain tile—4 in.	Lin. ft.	.09
Clay drain tile—6 in.	Lin. ft.	.15
Vitrified clay sewer pipe No. 188—4 in. (2 ft. lengths)	Lin. ft.	.2036
Vitrified clay sewer pipe No. 188—6 in. (2 ft. lengths)	Lin. ft.	.3082
Flue lining 8 in. x 8 in. inside	Lin. ft.	.3956
Flue lining 8 in. x 12 in. inside	Lin. ft.	.5704
Flue lining 12 in. x 12 in. inside	Lin. ft.	.8119
Gypsum wallboard—3/8 in.	1,000 sq. ft.	45.00
Gypsum sheathing—1/2 in.	1,000 sq. ft.	55.00
Asphalt roofing, 90 lb. mineral surface, 1st quality.	Roll (108 sq. ft.)	2.87
Asphalt or tarred felt, 15 lb. 1st quality.	Roll (432 sq. ft.)	2.84
Asphalt or tarred felt, 30 lb. 1st quality.	Roll (216 sq. ft.)	2.84
Asphalt shingles, 210 lb. (3 in 1) thickbutt.	Square	6.29
Asphalt shingles, 165 lb. 2 tab. hexagon.	Square	5.24
Fibre insulation board, 1/2 in. standard lath and board.	1,000 sq. ft.	53.75
Fibre insulation board, 2 5/8 in. asphalt sheathing.	1,000 sq. ft.	79.30
Asbestos cement siding, 12 in. x 24 in. or 27 in. standard colors.	Square	9.98
Asbestos cement roofing shingles, economy cut.	Square	12.65
Standard density synthetic fibre board 3/8 in. (4 in. x 8 in.)	1,000 sq. ft.	100.00
Hard density synthetic fibre board 1/2 in. tempered (4 in. x 8 in.)	1,000 sq. ft.	120.00
Thermal insulation blankets (paper backed) thick, wood fibre fill.	1,000 sq. ft.	45.00
Thermal insulation batts (paper backed) thick rock-wool fill.	1,000 sq. ft.	65.00

*Delivery.* (i) The maximum prices established hereby include free delivery of purchases of ten dollars' value, or more, to any point within the corporate limits of the city or town wherein the seller's place of business is located.

(ii) Truck load lots, or more, of any of the hard building materials covered hereby shall

be delivered by the seller free of charge to any point within fifteen miles beyond the zones described in subsection (i), above.

(iii) For delivery beyond the free delivery zones described in subsections (i) and (ii), above, of any of the hard building materials covered hereby, the seller shall charge not more than twenty cents (\$0.20) for each mile, or fraction thereof, by which the point of delivery is located beyond the applicable free delivery zone defined in subsections (i) or (ii) above.

(iv) On sales of less than ten dollars' value, sellers shall charge not more than fifty cents in addition to the delivery charges, if any, authorized by subsections (i), (ii), or (iii), above, for sales of ten dollars' value or more.

(v) No deduction need be made from the maximum prices established hereby where the purchaser elects to make his own delivery.

*Discounts and additions.* (i) No seller shall discontinue or reduce any of the allowances or discounts which he offered in March 1942.

(ii) Sellers may make additional charges for sales of any of the hard building materials covered hereby in quantities of less than one unit provided the seller made such additional charges in March 1942, and provided further that the additional charges now made do not exceed those made in March 1942.

*Opinion Accompanying Order No. G-99 Under General Order No. 68*

The accompanying order establishes area-wide prices for retail sales of certain listed hard building materials in the Somerset, Kentucky Area. The order is issued under the provisions of General Order No. 68 and adopts all the applicable provisions contained in Basic Order No. 1-B under General Order No. 68. The opinion accompanying said Basic Order No. 1-B is hereby incorporated by reference into this opinion.

The defined area covered by the accompanying order includes the Counties of Clay, Clinton, Casey, Laurel, Rockcastle, Lincoln, Russell, Wayne, McCreary, Pulaski and Whitley in the State of Kentucky.

The maximum prices established by the accompanying order supersede pricing provisions currently in effect for retail sales of the hard building materials in this area.

This action has been discussed with members of the trade in the Area at informal meetings with representative dealers. Most of the dealers in attendance agreed that prices established by the accompanying order are in line with those formerly prevailing under the freeze. All suggestions and recommendations of the trade have been considered and have been incorporated into the accompanying order to the extent that these suggestions were consistent with the provisions of General Order No. 68 and the Emergency Price Control Act of 1942.

In the opinion of the Regional Administrator the provisions of the accompanying order are fair and equitable and will effectuate the purposes of the Emergency Price Control Act of 1942, as amended, and of General Order No. 68, as amended.

[F. R. Doc. 46-18760; Filed, Oct. 17, 1946; 8:54 a. m.]

[Region III Order G-121 Under Gen. Order 68]

**HARD BUILDING MATERIALS IN BOWLING GREEN, KY. AREA**

For the reasons set forth in an opinion, which has been filed with the Division of the Federal Register, and pursuant to the provisions of General Order No. 68 and of Regional Basic Order No. 1-B under General Order No. 68, this order is issued:

**SECTION 1. What this order does.** This adopting order establishes dollars-and-cents maximum prices for the hard building materials listed in Table I, hereof, when sold at retail at or from any point within the Bowling Green, Kentucky Area.

**SEC. 2. Area covered.** For the purposes of this order, the "Bowling Green, Kentucky Area" consists of the Counties of Allen, Caldwell, Christian, Butler, Baren, Edmonson, Hopkins, Logan, Monroe, Muhlenberg, Simpson, Todd and Warren in the State of Kentucky.

**SEC. 3. Applicability of Basic Order No. 1-B.** All the provisions of Basic Order No. 1-B, consistent with this Adopting Order No. G-121 are hereby adopted by, and incorporated by reference into, this order as though fully rewritten herein. If Basic Order No. 1-B is amended in any respect, all of the provisions of that order, as amended, shall likewise, without other action, be a part of this order.

All persons subject to this adopting order are also subject to, and should read and be familiar with, the provisions of Basic Order No. 1-B.

**SEC. 4. Maximum prices.—(a) Price list.** The maximum prices for hard building materials covered by this order shall be those set forth in Table I, which is annexed to and made a part of this order. Prices lower than the maximum prices established hereby may, of course, be charged or paid.

(b) *Delivery.* (i) The maximum prices established hereby include free delivery of purchases of ten dollars' value, or more, to any point within the corporate limits of the city or town wherein the sellers' place of business is located.

(ii) The maximum prices established hereby include free delivery of truckload lots, or more, to any point within ten miles beyond the free delivery zones described in subparagraph (i), above.

(iii) For delivery beyond the free delivery zones described in subsections (i) and (ii), above, of any of the hard building materials covered hereby, the seller shall charge not more than twenty cents (\$0.20) for each mile, or fraction thereof, by which the point of delivery is located beyond the applicable free delivery zone defined in subsections (i) and (ii), above.

(iv) On sales of less than ten dollars' value, sellers may charge an amount not exceeding fifty cents in addition to the charges for delivery, if any, permitted in subparagraphs (i) and (iii), above.

(v) No deduction need be made from the maximum prices established hereby where the purchaser elects to make his own delivery.

(c) *Discounts and additions.* (i) No seller shall discontinue or reduce any of the allowances or discounts which he offered in March 1942.

(ii) Sellers who, in March 1942, made extra charges for sales of items in less than one unit, may continue to do so provided such extra charges do not exceed those made in March 1942.

**SEC. 5. Effective date.** This Order No. G-121 shall become effective October 9, 1946.

Issued: September 25, 1946.

E. C. TURNEY,  
Acting Regional Administrator.

The prices listed in this order include all increases granted to resellers by the OPA through August 8, 1946. (See section 6(b) of Basic Order No. 1-B).

TABLE I

Commodity	Unit	Maximum price
Plaster, hardwall	100 lb.	\$1.10
Plaster, gauging, white	100 lb.	1.90
Plaster, moulding	100 lb.	2.00
Keene's cement	100 lb.	2.40
Finishing lime	50 lb.	.78
Gypsum lath, 3/8 in.	1,000 sq. ft.	28.00
Metal lath, 2.2 lb., painted diamond mesh, standard rib.	Sq. yd.	.26
Metal lath, 2.5 lb., painted diamond mesh, standard rib.	Sq. yd.	.308
Metal lath, 3.4 lb., painted diamond mesh, standard rib.	Sq. yd.	.357
Metal lath, 2.75 lb., flat rib, painted.	Sq. yd.	.319
Metal lath, 3.4 lb., 3/8 in. high rib, painted.	Sq. yd.	.3095
Metal lath, corner bead, expanded type.	Lin. ft.	.0511
Portland cement, st'd. (paper bags).	94 lb.	.765
Masonry mortar (paper sack)	70 lb.	.765
Mason's hydrated lime	50 lb.	.62
Clay drain tile—3 in.	Lin. ft.	.08
Clay drain tile—4 in.	Lin. ft.	.09
Clay drain tile—6 in.	Lin. ft.	.155
Vitrified clay sewer pipe No. 18S 4 in. (2 ft. lengths).	Lin. ft.	.2063
Vitrified clay sewer pipe No. 18S 6 in. (2 ft. lengths).	Lin. ft.	.3140
Flue lining, 8 in. x 8 in., inside.	Lin. ft.	.4761
Flue lining, 8 in. x 12 in., inside.	Lin. ft.	.651
Flue lining, 12 in. x 12 in., inside.	Lin. ft.	.7832
Gypsum wallboard—3/4 in.	1,000 sq. ft.	40.00
Gypsum sheathing—1/2 in.	1,000 sq. ft.	50.00
Asphalt roofing—90 lb., mineral surface.	108 sq. ft. roll.	2.76
Asphalt or tarred felt, 15 lb.	432 sq. ft. roll.	2.84
Asphalt or tarred felt, 30 lb.	216 sq. ft. roll.	2.84
Asphalt Shingles, 210 lb., (3 in 1) thick butt.	100 sq. ft.	6.08
Asphalt Shingles, 165 lb., 2 tab hexagon.	100 sq. ft.	4.72
Fibre Insulation Board, 1/2 in. standard lath and board.	1,000 sq. ft.	53.75
Fibre Insulation Board, 2 7/8 in. asphalt sheathing.	1,000 sq. ft.	79.30
Asbestos Cement Siding, 12 in. x 24 in. or 27 in., st'd. colors.	100 sq. ft.	9.00
Asbestos Cement Roofing Shingles, economy cut.	100 sq. ft.	10.10
Standard Density Synthetic Fibre Board, 3/4 in. (4 x 8).	1,000 sq. ft.	100.00
Hard Density Synthetic Fibre Board, 1/2 in., tempered (4 x 8).	1,000 sq. ft.	120.00
Thermal Insulation blankets (paper backed) medium.	1,000 sq. ft.	45.00
Thermal Insulation batts (paper backed) 2 in. thick.	1,000 sq. ft.	55.00
Thermal Insulation batts (paper backed) full thick.	1,000 sq. ft.	65.00
Thermal Insulation, loose in bags (plain).	35 lb.	1.25

*Delivery:* (i) The maximum prices established hereby include free delivery of purchases of ten dollars' value, or more, to any point within the corporate limits of the city or town wherein the seller's place of business is located.

(ii) The maximum prices established hereby include free delivery of truckload lots, or more, to any point within ten miles beyond the free delivery zones described in subparagraph (i), above.

(iii) For delivery beyond the free delivery zones described in subsections (i) and (ii), above, of any of the

hard building materials covered hereby, the seller shall charge not more than twenty cents (\$.20) for each mile, or fraction thereof, by which the point of delivery is located beyond the applicable free delivery zone defined in subsections (i) and (ii) above.

(iv) On sales of less than ten dollars' value, sellers may charge an amount not exceeding fifty cents in addition to the charges for delivery, if any, permitted in subparagraphs (i) and (iii), above.

(v) No deduction need be made from the maximum prices established hereby where the purchaser elects to make his own delivery.

Discounts: (i) No seller shall discontinue or reduce any of the allowances or discounts which he offered in March, 1942.

(ii) Sellers who, in March, 1942, made extra charges for sales of items in less than one unit, may continue to do so provided such extra charges do not exceed those made in March, 1942.

**Opinion Accompanying Order No. G-121 Under General Order No. 68**

The accompanying order establishes area-wide prices for retail sales of certain listed hard building materials in the Bowling Green, Kentucky, Area. The order is issued under the provisions of General Order No. 68 and adopts all the applicable provisions contained in Basic Order No. 1-B under General Order No. 68. The opinion accompanying said Basic Order No. 1-B is hereby incorporated by reference into this opinion.

The defined area covered by the accompanying order includes the Counties of Allen, Caldwell, Christian, Butler, Barren, Edmonson, Hopkins, Logan, Monroe, Muhlenberg, Simpson, Todd and Warren in the State of Kentucky.

The maximum prices established by the accompanying order supersede pricing provisions currently in effect for retail sales of the hard building materials in this Area.

This action has been discussed with members of the trade in the area at informal meetings with representative dealers. Most of the dealers in attendance agreed that prices established by the accompanying order are in line with those formerly prevailing under the freeze. All suggestions and recommendations of the trade have been considered and have been incorporated into the accompanying order to the extent that these suggestions were consistent with the provisions of General Order No. 68 and the Emergency Price Control Act of 1942.

In the opinion of the Regional Administrator the provisions of the accompanying order are fair and equitable and will effectuate the purposes of the Emergency Price Control Act of 1942, as amended, and of General Order No. 68, as amended.

[F. R. Doc: 46-18755; Filed, Oct. 17, 1946; 8:59 a. m.]

[Region III Order G-88 Under Gen. Order 68]  
**HARD BUILDING MATERIALS IN HARLAN, KY. AREA**

For the reasons set forth in an opinion, which has been filed with the Division of the Federal Register, and pursuant to the provisions of General Order No. 68 and of Regional Basic Order No. 1-B under General Order No. 68, this order is issued:

**SECTION 1. What this order does.** This adopting order establishes dollars-and-cents maximum prices for the hard building materials listed in Table I, hereof, when sold at retail at or from any point within the Harlan, Kentucky Area.

**SEC. 2. Area covered.** For the purposes of this order, the "Harlan, Kentucky Area" consists of the Counties of Bell, Breathitt, Harlan, Knox, Knott, Leslie, Letcher, and Perry in the State of Kentucky.

**SEC. 3. Applicability of Basic Order No. 1-B.** All the provisions of Basic Order No. 1-B, consistent with this Adopting Order No. G-88, are hereby adopted by, and incorporated by reference into, this order as though fully rewritten herein. If Basic Order No. 1-B is amended in any respect, all of the provisions of that order, as amended, shall likewise, without other action, be a part of this order.

All persons subject to this adopting order are also subject to, and should read and be familiar with, the provisions of Basic Order No. 1-B.

**SEC. 4. Maximum prices—(a) Price list.** The maximum prices for hard building materials covered by this order shall be those set forth in Table I, which is annexed to and made a part of this order. Prices lower than the maximum prices established hereby may, of course, be charged or paid.

(b) *Delivery.* (i) The maximum prices established hereby include free delivery of purchases of ten dollars' value, or more, to any point within the corporate limits of the city or town wherein the seller's place of business is located.

(ii) Truck load lots, or more, of any of the hard building materials covered hereby shall be delivered by the seller free of charge to any point within fifteen miles beyond the zones described in subsection (i), above.

(iii) For delivery beyond the free delivery zones described in subsections (i) and (ii), above, of any of the hard building materials covered hereby, the seller shall charge not more than twenty cents (\$.20) for each mile, or fraction thereof, by which the point of delivery is located beyond the applicable free delivery zone defined in subsections (i) or (ii), above.

(iv) On sales of less than ten dollars' value, sellers shall charge not more than fifty cents in addition to the delivery charges, if any, authorized by subsections (i), (ii), or (iii), above, for sales of ten dollars' value or more.

(v) No deduction need be made from the maximum prices established hereby where the purchaser elects to make his own delivery.

(c) *Discounts and additions.* (i) No seller shall discontinue or reduce any of the allowances or discounts which he offered in March, 1942.

(ii) Sellers may make additional charges for sales of any of the hard building materials covered hereby in quantities of less than one unit, provided the seller made such additional charges in March, 1942, and provided further that the additional charges now made do not exceed those made in March, 1942.

**SEC. 5. Effective date.** This Order No. G-88 shall become effective October 3, 1946.

Issued September 19, 1946.

J. F. KESSEL,  
Regional Administrator.



The prices listed in this order include all increases granted to resellers by the OPA through August 8, 1946. (See section 6 (b) of Price Order No. 1-B.)

TABLE 1

Commodity	Unit	Maximum Price
Plaster, bardwall.....	100 lb. bag.....	\$1.12
Plaster, gauging, white.....	100 lb. bag.....	2.00
Plaster, moulding.....	100 lb. bag.....	2.00
Keene's cement.....	100 lb. bag.....	2.40
Finishing lime.....	50 lb. bag.....	.69
Gypsum lath, 3/8 in.....	1,000 sq. ft.....	27.50
Metal lath, 2.5 lb., painted diamond mesh, standard rib.	Sq. yd.....	.3108
Metal lath, 2.5 lb., painted diamond mesh, standard rib.	Sq. yd.....	.3552
Metal lath, 3.4 lb., painted diamond mesh, standard rib.	Sq. yd.....	.4046
Metal lath, corner bead, expanded type.	Lin. ft.....	.0405
Portland cement, standard (paper bags).	94 lb. bag.....	.865
Masonry mortar (papersacks).	70 lb. bag.....	.765
Mason's hydrated lime.....	50 lb. bag.....	.69
Clay drain tile, 4 in.....	Lin. ft.....	.08
Clay drain tile, 6 in.....	Lin. ft.....	.135
Vitrified clay sewer pipe, No. 1SS, 4 in. (2 ft. lengths).	Lin. ft.....	.2035
Vitrified clay sewer pipe, No. 1SS, 6 in. (2 ft. lengths).	Lin. ft.....	.2967
Flue lining, 8 in. x 8 in., inside.	Lin. ft.....	.3899
Flue lining, 8 in. x 12 in., inside.	Lin. ft.....	.5359
Flue lining, 12 in. x 12 in., inside.	Lin. ft.....	.7832
Gypsum wallboard, 3/8 in.....	1,000 sq. ft.....	42.50
Asphalt roofing, 90 lb., mineral surface 1st quality.	108 sq. ft. roll.....	2.87
Asphalt or tarred felt, 15 lb., 1st quality.	432 sq. ft. roll.....	2.84
Asphalt or tarred felt, 30 lb., 1st quality.	216 sq. ft. roll.....	2.84
Asphalt shingles, 210 lb., (3 in 1) thickbutt, 12 in., 1st quality.	100 sq. ft.....	6.40
Asphalt shingles, 165 lb., 2 tab hexagon, 12 in., 1st quality.	100 sq. ft.....	5.24
Fibre insulation board, 1/2 in., standard lath and board.	1,000 sq. ft.....	53.75
Fibre insulation board, 25/32 in., asphalt sheathing.	1,000 sq. ft.....	84.50
Asbestos cement siding, 12 in. x 24 in. or 27 in., standard colors.	100 sq. ft.....	9.98
Asbestos cement roofing shingles, economy cut.	100 sq. ft.....	11.79
Standard density synthetic fibre board, 3/8 in., (4 in. x 8 in.)	1,000 sq. ft.....	100.00
Hard density fibre board, 1/2 in., tempered (4 in. x 8 in.)	1,000 sq. ft.....	120.00
Thermal insulation batts (paper backed) full thick, rockwool fill.	1,000 sq. ft.....	65.00
Thermal insulation, loose in bags (plain) rockwool fill.	40 lb. bag.....	.90

**Delivery.** (i) The maximum prices established hereby include free delivery of purchases of ten dollars' value, or more, to any point within the corporate limits of the city or town wherein the seller's place of business is located.

(ii) Truck load lots, or more, of any of the hard building materials covered hereby shall be delivered by the seller free of charge to any point within fifteen miles beyond the zones described in subsection (i), above.

(iii) For delivery beyond the free delivery zones described in subsections (i) and (ii), above, of any of the hard building materials covered hereby, the seller shall charge not more than twenty cents (\$.20) for each mile, or fraction thereof, by which the point of delivery is located beyond the applicable free delivery zone defined in subsections (i) or (ii), above.

(iv) On sales of less than ten dollars' value, sellers shall charge not more than fifty cents in addition to the delivery charges, if any, authorized by subsections (i), (ii), or (iii), above, for sales of ten dollars' value or more.

(v) No deduction need be made from the maximum prices established hereby where the purchaser elects to make his own delivery.

**Discounts and additions.** (i) No seller shall discontinue or reduce any of the allowances or discounts which he offered in March 1942.

(ii) Sellers may make additional charges for sales of any of the hard building materials covered hereby in quantities of less than one unit provided the seller made such additional charges in March, 1942, and provided further that the additional charges now made do not exceed those made in March, 1942.

**Opinion Accompanying Order No. G-88 Under General Order No. 68**

The accompanying order establishes area-wide prices for retail sales of certain listed hard building materials in the Harlan, Kentucky, Area. The order

is issued under the provisions of General Order No. 68 and adopts all the applicable provisions contained in Basic Order No. 1-B under General Order No. 68. The opinion accompanying said Basic Order No. 1-B is hereby incorporated by reference into this opinion.

The defined area covered by the accompanying order includes the Counties of Bell, Breathitt, Harlan, Knox, Knott, Leslie, Letcher, and Perry in the State of Kentucky.

The maximum prices established by the accompanying order supersede pricing provisions currently in effect for retail sales of the hard building materials in this area.

This action has been discussed with members of the trade in the area at informal meetings with representative dealers. Most of the dealers in attendance agreed that prices established by the accompanying order are in line with those formerly prevailing under the freeze. All suggestions and recommendations of the trade have been considered and have been incorporated into the accompanying order to the extent that these suggestions were consistent with the provisions of General Order No. 68 and the Emergency Price Control Act of 1942.

In the opinion of the Regional Administrator the provisions of the accompanying order are fair and equitable and will effectuate the purposes of the Emergency Price Control Act of 1942, as amended, and of General Order No. 68, as amended.

[F. R. Doc. 46-18761; Filed, Oct. 17, 1946; 8:53 a. m.]

**[Region III Order G-105 Under Gen. Order 68]**

**HARD BUILDING MATERIALS IN PORT HURON, MICH. AREA**

For the reasons set forth in an opinion which has been filed with the Division of the Federal Register, and pursuant to the provisions of General Order No. 68 and of Regional Basic Order No. 1-B under General Order No. 68, this order is issued:

**SECTION 1. What this order does.** This adopting order establishes dollars-and-cents maximum prices for the hard building materials listed in Table I, hereof, when sold at retail at or from any point within the Port Huron, Michigan Area.

**Sec. 2. Area covered.** For the purposes of this order, the "Port Huron, Michigan Area" consists of the County of St. Clair in the State of Michigan.

**Sec. 3. Applicability of Basic Order No. 1-B.** All the provisions of Basic Order No. 1-B, consistent with this Adopting Order No. G-105, are hereby adopted by, and incorporated by reference into, this order as though fully rewritten herein. If Basic Order No. 1-B is amended in any respect, all of the provisions of that order, as amended, shall likewise, without other action, be a part of this order.

All persons subject to this adopting order are also subject to, and should read and be familiar with, the provisions of Basic Order No. 1-B.

**Sec. 4. Maximum prices—(a) Price list.** The maximum prices for hard building materials covered by this order shall be those set forth in Table I, which is annexed to and made a part of this order. Prices lower than the listed maximum prices may, of course, be charged or paid.

(b) **Delivery.** (i) For delivery of any of the items listed in Table I, hereof, a seller shall charge no more than he did in March, 1942, for the same or similar delivery service.

(ii) No deduction need be made from the prices listed in Table I, hereof, where the seller elects to make his own delivery.

(c) **Discounts.** No seller shall discontinue or reduce any allowances or discounts on any of the commodities listed in Table I, hereof, which he offered in March, 1942.

**Sec. 5. Effective date.** This Order No. G-105 shall become effective October 9, 1946.

Issued: September 25, 1946.

**E. C. TURNEY,**  
Acting Regional Administrator.

The prices listed in this order include all increases granted to resellers by the OPA through August 8, 1946. (See section 6 (b) of Basic Order No. 1-B.)

TABLE I

Commodity	Unit	Maximum Price
Plaster, bardwall.....	100 lb. sack.....	\$1.10
Plaster, gauging.....	100 lb. sack.....	1.10
Keene's cement.....	100 lb. sack.....	2.60
Finishing lime.....	50 lb. sack.....	.74
Mason's hydrated lime.....	50 lb. sack.....	.74
Gypsum lath, 3/8 in.....	1,000 sq. ft.....	24.00
Metal lath, 2.5 lb. painted diamond mesh.	Sq. yd.....	.3345
Metal lath, corner bead, expanded type.	Lin. ft.....	.0535
Portland cement, paper bags, (standard).	94 lb. bag.....	.715
Masonry Mortar, paper sacks.	70 lb. bag.....	.715
Clay drain tile, 3 in.....	Lin. ft.....	.0581
Clay drain tile, 4 in.....	Lin. ft.....	.0814
Vitrified clay sewer pipe, No. 1SS, 4 in.	Lin. ft.....	.2334
Vitrified clay sewer pipe, No. 1SS, 6 in.	Lin. ft.....	.3387
Flue lining, 8 in. x 8 in., inside.	Lin. ft.....	.4822
Flue lining, 8 in. x 12 in., inside.	Lin. ft.....	.7233
Flue lining, 12 in. x 12 in., inside.	Lin. ft.....	.8398
Gypsum wallboard, 3/8 in.....	1,000 sq. ft.....	46.00
Asphalt roofing, 90 lb., mineral surface.	108 sq. ft. roll.....	2.76
Asphalt or tarred felt, 15 lb.....	432 sq. ft. roll.....	2.84
Asphalt or tarred felt, 30 lb.....	216 sq. ft. roll.....	2.84
Asphalt shingles, 210 lb., (3 in 1) thickbutt.	Sq.....	6.29
Asphalt shingles, 165 lb., 2 tab hexagon.	Sq.....	4.98
Fibre Insulation Board, 1/2 in, standard lath and board.	1,000 sq. ft.....	57.78
Fibre Insulation board, 25/32 in. Asphalt Sheathing.	1,000 sq. ft.....	78.00
Thermal Insulation blankets, paper backed, single.	1,000 sq. ft.....	42.00
Thermal Insulation blankets, paper backed, medium.	1,000 sq. ft.....	55.00
Thermal Insulation blankets, paper backed, thick.	1,000 sq. ft.....	65.00
Thermal Insulation batts, 2 in. thick.	1,000 sq. ft.....	52.70
Thermal Insulation batts, full-thick.	1,000 sq. ft.....	60.00

**Delivery.** (i) For delivery of any of the items listed in Table I, hereof, a seller shall charge no more than he did in March, 1942, for the same or similar delivery service.

(ii) No deduction need be made from the prices listed in Table I, above, where the seller elects to make his own delivery.

**Discounts.** No seller shall discontinue or reduce any allowances or discounts on any of the commodities listed in Table I, above, which he offered in March, 1942.

**Opinion Accompanying Order No. G-105 Under General Order No. 68**

The accompanying order establishes area-wide prices for retail sales of hard building materials in the Port Huron, Michigan, Area. The order is issued under the provisions of General Order No. 68 and adopts all the applicable provisions contained in Basic Order No. 1-B, under General Order No. 68. The opinion accompanying said Basic Order No. 1-B is hereby incorporated by reference into this opinion.

The defined area covered by the accompanying order includes the County of St. Clair in the State of Michigan.

The maximum prices established by the accompanying order supersede pricing provisions currently in effect for retail sales of the listed hard building materials in this area.

This action has been discussed with members of the trade in the area at informal meetings with representative dealers. Most of the dealers in attendance agreed that prices established by the accompanying order are in line with those formerly prevailing under the freeze. All suggestions and recommendations of the trade have been considered and have been incorporated into the accompanying order to the extent that these suggestions were consistent with the provisions of General Order No. 68 and the Emergency Price Control Act of 1942.

In the opinion of the Regional Administrator, the provisions of the accompanying order are fair and equitable and will effectuate the purposes of the Emergency Price Control Act of 1942, as amended, and of General Order No. 68, as amended.

[F. R. Doc. 46-18758; Filed, Oct. 17, 1946; 8:55 a. m.]

[Region VII 3d Rev. Order G-24 under RMPR 122, Amtd. 22]

**SOLID FUELS IN DENVER REGION**

Third Revised Order No. G-24 under Revised Maximum Price Regulation No. 122 Amendment No. 22. Adjustment of specific maximum prices of dealers in Region VII to compensate for increases in supplier's price under amendment 74 to Maximum Price Regulation No. 120. Docket No. 7-122-260-25.

Pursuant to the Emergency Price Control Act of 1942, as amended, the Stabilization Act of 1942, as amended, and § 1340.260 of Revised Maximum Price Regulation No. 122, and for the reasons set forth in the accompanying opinion, this Amendment No. 22 is issued.

1. Subparagraph (6) of Part II, Mines in District 19, as written into Third Revised Order No. G-24 by Amendment No. 6, is hereby further amended to read as follows:

Operator	Sub-district	Index No.	Size groups	Amount	Effective date
(c) Sheridan-Wyoming Coal Co.: Miller.	5	152	1 through 11.....	Cents 97	9-4-46
			12 through 17.....	52	9-4-46

2. Amendment No. 14 to Third Revised Order No. G-24 under Revised Maximum Price Regulation No. 122, issued January 5, 1946, is hereby terminated and superseded as of the effective date of this Amendment No. 22.

**Effective date.** This Amendment No. 22 shall become effective as of September 4, 1946.

Issued this 3d day of October 1946.

ARTHUR S. BRODHEAD,  
Regional Administrator.

**Opinion Accompanying Third Revised Order G-24 Under Revised Maximum Price Regulation 122, Amendment 22**

Order L-801 recently issued by the Washington Office of the Office of Price Administration further increases the f. o. b. mine prices for coals produced by Sheridan-Wyoming Coal Company at its Miller Mine, thereby rendering our Amendment No. 14 inapplicable; and for that reason it now becomes necessary to again amend subparagraph (6) of Part II, Mines in District 19, as written into Third Revised Order No. G-24 by Amendment No. 6; and that is accomplished by this Amendment No. 22.

This Amendment No. 22 permits retail dealers handling coal produced by Sheridan-Wyoming Coal Company at its said Miller Mine, Index No. 152 of Subdistrict 5 of District 19, to add to their duly established maximum prices 97¢ per ton

on size groups 1 through 11 and 52¢ per ton on size groups 12 through 17.

[F. R. Doc. 46-18692; Filed, Oct. 16, 1946; 8:53 a. m.]

[Region VII Order G-30 Under Gen. Order 68]

**BUILDING AND CONSTRUCTION MATERIALS IN CANYON COUNTY, IDAHO**

Order No. G-30 under General Order No. 68. Maximum prices for retail sales of certain building and construction materials in the Canyon County, Idaho, area. Docket No. 7-GO 68-30.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to the provisions of General Order 68, it is hereby ordered:

**SECTION 1. What this order does.** This order covers all retail sales by any seller of commodities specified in this order delivered to a purchaser in the Canyon County, Idaho area. The Canyon County, Idaho area for the purposes of this order includes all of Canyon County, Idaho except the cities of Nampa and Melba, Idaho.

**SEC. 2. Definitions.** For the purposes of this order:

(a) "Retail sale" means a sale to an ultimate user or to a purchaser for resale on an installed basis.

(b) "Delivered sale" means the sale of any quantity of the building and construction materials covered by this order, delivered to any point designated by the purchaser.

(c) "Yard sale" means the sale of any quantity of the building and construction materials covered by this order delivered to the purchaser at the seller's yard, store or warehouse.

(d) "Building and construction materials" means the masonry, gypsum, and metal lath, insulation and wallboard, roofing and siding, and metal products materials, as set forth in the annexed price tables incorporated in this order.

**SEC. 3. Relation to other regulations.** The maximum prices established by this Order No. G-30 supersede any maximum prices or pricing method previously established by any other regulation or order covering the commodities listed in the tables annexed to and incorporated herein. Except to the extent that they are inconsistent with the provisions of this order, all other provisions of the General Maximum Price Regulation or other applicable regulation or order shall continue to apply to retail sales covered by this order.

**SEC. 4. Authorized maximum prices.** Upon and after the effective date of this Order No. G-30, the maximum prices for the retail sales of the specified building and construction materials covered by this order shall be the prices listed in the tables annexed to and incorporated herein.

**SEC. 4A. Adjustment to reflect increase in supplier's price—(a) Applicability.** This section is applicable only where an amendment or order grants a supplier an increase in his maximum price and provides that all resellers, including those subject to area orders issued under General Order 68, may increase their maximum prices for the commodity in question.

(b) **Maximum price.** A seller may increase the price listed in this order by the amount permitted for resellers by an amendment or order increasing a supplier's maximum price. A seller can do this, however, only if the effective date of the action increasing a supplier's maximum price is later than the date stated in the price tables incorporated in this order. Thus, if a supplier's maximum price for a product is increased and at some later date the price listed in this order is increased for this product, an amendment to this order will supersede the increase originally granted a seller by the amendment or order increasing the supplier's maximum price.

**SEC. 5. Delivery practices.** (a) Sales under this order may be made as yard sales or delivered sales. If the buyer requests delivery within a free delivery zone which the seller recognized during March 1942, the seller shall not charge for making the delivery.

(b) If the buyer requests delivery outside the free delivery zone which the seller recognized during March 1942 or if no free delivery zone was recognized by the seller in March 1942, the seller may make delivery charges not in excess of those made by him in March 1942 but if delivery is made by a common or con-

tract carrier the seller shall not charge in excess of the actual freight paid.

(c) If the seller was not in business during March 1942, he may elect to establish a free delivery zone or to make delivery charges, or both, and any such delivery charges shall not be in excess of such charges made by his principal competitors in his community for delivery during March 1942, and subject to the limitations of this section.

(d) All additional charges for delivery shall be itemized separately on any sales slips furnished the buyer and record thereof shall be kept as required by Section 8 of this order.

**SEC. 6. Discounts and allowances.** Each seller, subject to this order, must maintain his customary terms, discounts, and allowances on sales to each class of purchaser which he had in effect during March 1942.

**SEC. 7. Availability of order.** Every seller making a sale covered by this order shall, if requested by the purchaser, make available to the purchaser for inspection a copy of this order. Copies for this purpose may be obtained from the office of the Regional Administrator or from the Boise District Office of the Office of Price Administration.

**SEC. 8. Sales slips and records.** (a) Every seller covered by this order who has customarily given his customers a sales slip or other evidence of purchase must continue to do so. Upon request from a customer such seller, regardless of previous custom, shall give the purchaser a receipt showing the date, name of previous custom, shall give the purchaser, a description and the quantity of each item sold and the price received for it. If he customarily prepared his sales slips in more than one copy, he must keep a duplicate copy of each sales slip delivered by him pursuant to this section. Such sales slips and records required to be kept by subsection (b) of this section shall be kept at the seller's principal place of business in the area and shall be made available for inspection by representatives of the Office of Price Administration for so long as the Emergency Price Control Act of 1942, as amended, remains in effect.

(b) Each seller making a sale of \$10.00 or more, regardless of previous custom, must keep and retain at his principal place of business in the area covered by this order, records concerning each such sale covered by this order showing at least the following:

1. Name and address of buyer.
2. Date of transaction.
3. Place of delivery.
4. Complete description and quantity of each item sold and the price charged.
5. Any additional charges for delivery.

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

This Order No. G-30 shall become effective October 7, 1946.

Issued this 7th day of October 1946.

ARTHUR S. BRODHEAD,  
Regional Administrator.

TABLE I—CEMENT, LIME, AND PLASTER

Item and unit	Maximum retail selling prices
<b>Cement:</b>	
Portland—paper sacks, per sack 100 lbs.	\$1.05
Portland—cloth sacks, per sack 100 lbs.	1.30
Quick-strength, per sack 100 lbs.	1.50
Waterproof, per sack 100 lbs.	1.50
Keene, per sack 100 lbs.	3.00
Atlas or Duro white, per sack 100 lbs.	4.50
Atlas or Duro white, waterproof, per sack 100 lbs.	4.75
Mortar: Masonry paper sack, per sack 75 to 80 lbs.	1.35
<b>Lime:</b>	
Finishing—Ohio hydrated, per sack 50 lbs.	1.35
Hydrated—Colorado, per sack 50 lbs.	1.35
Hydrated—Missouri, per sack 50 lbs.	1.35
Pebble, per sack 90 lbs.	2.50
Quick-pulverized (verifat and Cheshire), per sack 60 lbs.	1.80
Quick-pulverized (verifat and Cheshire), per sack 90 lbs.	2.70
Quick-pulverized (verifat and Cheshire), per sack 180 lbs.	5.40
<b>Plaster:</b>	
Hardwall, per sack 100 lbs.	1.25
Plaster paris—white, per sack 100 lbs.	1.50
Ready mixed plaster—finishing, per sack 100 lbs.	1.95
Plaster paris—less than full sacks, per lb.	.03
Calcium chloride (used for building purposes) less than 100 lb. quantities:	
Per cwt. 100 lb. sack	5.00
Per lb.	.065

TABLE II—LATH: GYPSUM AND METAL: CORNER BEADS AND EXPANSION CASINGS

Item and unit	Maximum retail selling prices
Lath: Gypsum, per M sq. ft.	\$36.50
Metal lath—flat diamond mesh	
3.4 lb. painted, sq. yd.	.46½
2.5 lb. painted, sq. yd.	.40½
3.4 lb. galvanized, sq. yd.	.50
Metal lath—flat rib: 3.4 lb. painted, sq. yd.	.46
Metal—high rib: 3.4 ¾" painted, sq. yd.	.46
<b>Corner bead:</b>	
Expanded apron, M lin. ft.	58.50
Flat apron, M lin. ft.	38.50
¾" bull nose flat apron, M lin. ft.	58.50
All expansion casing: ¼ round (bull nose—O. G. or square edge) M lin. ft.	109.00
Corner lath, M lin. ft.	37.00

NOTE: Add for metal lath—self furring—1¢ per yd.—over flat diamond mesh. For all copper bearing lath, add 1¢ per sq. yd.

TABLE III—INSULATION MATERIALS, WALL BOARDS AND BUILDING PAPER

Item and unit	Maximum retail selling prices
Insulation board:	
½"-4" x 6', 7', 8', 9', 10', 12', per M sq. ft.	\$59.50
¾"-4" x 6', 7', 8', 9', 10', 12', per M sq. ft.	48.00
Beveled edges—add, per M sq. ft.	5.00
Insulation tile:	
Under ½ x 16 x 32, per M sq. ft.	75.00
16 x 32 x ½ and over, per M sq. ft.	69.50
Insulation plank: ½", per M sq. ft.	75.00

The maximum price set forth above for Portland Cement—cloth sacks includes a 25¢ deposit. This deposit shall be refunded to the purchaser when the sack is returned in good condition.

TABLE III—INSULATION MATERIALS, WALL BOARDS AND BUILDING PAPER—Continued

Item and unit	Maximum retail selling prices
Insulation sheathing—asphalt coated or impregnated:	
1½"-4" x 8', 8'6", 9', 9'6", 10', 12', per M sq. ft.	\$64.00
2½"-4" x 8', 8'6", 9', 9'6", 10', 12' and 2' x 8', per M sq. ft.	86.00
Other sizes, per M sq. ft.	91.00
Insulation lath: ½"-16 x 48-18 x 48-24 x 48, per M sq. ft.	59.50
Balsam wool sealed blankets:	
Standard, per M sq. ft.	55.00
Double thick, per M sq. ft.	75.00
Wall thick, per M sq. ft.	105.00
<b>Kimsul insulation:</b>	
Commercial 1/8", per M sq. ft.	55.00
Standard 1", per M sq. ft.	60.00
Dougle thick 2", per M sq. ft.	72.00
<b>Mineral wool insulation:</b>	
Semi-thick batts 15 x 48", per M sq. ft.	65.00
Full-thick batts 15 x 48", per M sq. ft.	90.00
Handi-batts full thick 15 x 24", per M sq. ft.	90.00
Jr. Batts 11½ x 15", per M sq. ft.	90.00
<b>Mineral wool blankets:</b>	
1", per M sq. ft.	60.00
2", per M sq. ft.	75.00
3", per M sq. ft.	90.00
<b>Nodulated and loose wool in sacks:</b>	
35 lbs., per sack	1.85
38 lbs., per sack	2.00
40 lbs., per sack	2.10
15 lbs., per sack	1.60
<b>Building paper:</b>	
Red resin, 20 lbs., 500 sq. ft. rolls, per roll	1.40
Red resin, 30 lbs., 500 sq. ft. rolls, per roll	2.10
Red resin, 40 lbs., 500 sq. ft. rolls, per roll	2.80
<b>Presswood:</b>	
1/8 x 48 x 72 and longer, plain, per M sq. ft.	85.00
1/8 x 48 x 72 and longer, tempered, per M sq. ft.	105.00
3/16 x 48 x 72 and longer, plain, per M sq. ft.	97.00
3/16 x 48 x 72 and longer, tempered, per M sq. ft.	117.00
1/4 x 48 x 72 and longer, plain, per M sq. ft.	127.00
1/4 x 48 x 72 and longer, tempered, per M sq. ft.	147.00
1/8 tempered tile, 48 x 72 and longer, per M sq. ft.	125.00
Cut pieces less than one sheet, per sq. ft.	.02
<b>Wallboard:</b>	
Sheetrock, 1/4 x 48 x 72 and longer, per M sq. ft.	40.50
Sheetrock, 3/8 x 48 x 72 and longer, per M sq. ft.	45.50
Sheetrock, 1/2 x 48 x 72 and longer, per M sq. ft.	51.00

TABLE IV—ROOFING MATERIALS AND ASBESTOS SIDING

[Maximum prices for yard sales and delivered sales within the free delivery zone]

Item and unit	Maximum retail selling prices
<b>Felt (asphalt and tarred):</b>	
15 lb., 36" wide 324 sq. ft., per roll	\$3.15
15 lb., 36" wide 432 sq. ft., per roll	3.90
30 lb., 36" wide 216 sq. ft., per roll	3.90
<b>Roll roofing:</b>	
<b>Smooth surfaced:</b>	
35 lb., per roll	1.75
45 lb., per roll	2.35
55 lb., per roll	2.75
65 lb., per roll	3.15
65 lb., Alumishield, per roll	4.50
<b>Mineral surfaced:</b>	
90 lb., per roll	3.60
Split roll 105 lb. diamond point, hex. edge or stag. edge, per roll	4.15



TABLE IV—ROOFING MATERIALS AND ASBESTOS SIDING—Continued

[Maximum prices for yard sales and delivered sales within the free delivery one]

Item and unit	
<b>Shingles:</b>	
Composition shingles: Std. individual 250 lb., per sq-----	
Asphalt shingles:	
Hex. Std. 3 tab 167 lb., per sq-----	\$7.35
Thick Butt 3 tab 12 lb., per sq-----	8.65
<b>Asbestos shingles:</b>	
Asbestos 260-290 lb., per sq-----	15.00
Dutch Lap 16 x 16, per sq-----	15.00
<b>Siding, asbestos cement:</b>	
Std. surf. hard std. colors (12 x 24) (12 x 27), per sq-----	12.10
Std. surf. hard std. colors (white or buff), per sq-----	12.65
Extra hard surf. white (glatex) (12 x 24) (13 x 27), per sq-----	15.80
<b>Siding, asphalt:</b>	
<b>Insulated brick:</b>	
14 3/8 x 43 x 7/8, per sq-----	16.80
13 7/8 x 43 x 1/8 14 x 43" per sq-----	16.80
Roll brick, per roll-----	4.75

**Opinion Accompanying Order No. G-30 Under General Order 68**

This order, establishing area prices for masonry, gypsum and metal lath, insulation and wall board, roofing and siding, and metal products materials, as set forth in the price tables annexed to and incorporated in the order, for retail sales to ultimate consumers and purchasers for resale on an installed basis by sellers of commodities specified in the order delivered to a purchaser in the Canyon County, Idaho, area, is issued under the provisions of General Order 68. The Canyon County, Idaho, area for the purposes of this order, includes all of Canyon County, Idaho, except the cities of Nampa and Melba. General Order 68 authorizes Regional Administrators to issue and put into effect community pricing of commodities under the jurisdiction of the Building and Construction Price Division which includes the commodities covered by the order.

The standards for issuing orders under General Order 68 are set forth in that order and a study of conditions and consultations with the trade, with respect to the pricing of the specific commodities included in the order, indicate that an order covering retail sales of such commodities is desirable. Specific dollars-and-cents prices are established replacing the present prices which have been frozen under the General Maximum Price Regulation at the March 1942 levels plus allowable increases. The specific prices are set so as to meet the requirements of section 2 (t) of the Emergency Price Control Act of 1942, as amended, and will permit resellers to realize the same average markup on the commodities in question as was in effect on March 31, 1946. Differential prices are established to encompass sales made in varying quantities to different classes of purchasers and for other customary, definitive variations in pricing.

In view of the foregoing considerations, the Regional Administrator is of the opinion and finds that the provisions of this order are proper and consistent with the purposes and standards of the Emergency Price Control Act of 1942, as amended, and the provisions of General

Order 68 under which Order No. G-30 is issued.

[F. R. Doc. 46-18689; Filed, Oct. 16, 1946; 8:51 a. m.]

[Region III Order G-112 Under Gen. Order 68]

**HARD BUILDING MATERIALS IN SOUTH BEND, IND. AREA**

For the reasons set forth in an opinion, which has been filed with the Division of the Federal Register, and pursuant to the provisions of General Order No. 68 and of Regional Basic Order No. 1-B under General Order No. 68, this order is issued:

**SECTION 1. What this order does.** This adopting order establishes dollars-and-cents maximum prices for the hard building materials listed in Table I, hereof, when sold at retail at or from any point within the South Bend, Indiana Area.

**SEC. 2. Area covered.** For the purposes of this order, the "South Bend, Indiana Area" consists of the County of St. Joseph in the State of Indiana.

**SEC. 3. Applicability of Basic Order No. 1-B.** All the provisions of Basic Order No. 1-B, consistent with this Adopting Order No. G-112 are hereby adopted by, and incorporated by reference into, this order as though fully rewritten herein. If Basic Order No. 1-B is amended in any respect, all of the provisions of that order, as amended, shall likewise without other action, be a part of this order.

All persons subject to this adopting order are also subject to, and should read and be familiar with, the provisions of Basic Order No. 1-B.

**SEC. 4. Maximum prices.—(a) Price list.** The maximum prices for hard building materials covered by this order shall be those set forth in Table I, which is annexed to, and made a part of, this order. Prices lower than the listed maximum prices may, of course, be charged or paid.

(b) **Delivery.** (i) The maximum prices established by this order include free delivery to any point within ten miles of the seller's place of business.

(ii) Sellers may charge not more than thirty cents (\$0.30) per ton for delivery to points within the South Bend, Indiana, Area, but beyond the free delivery zone described in subparagraph (i), above.

(iii) No deduction need be made from the prices established hereby where the buyer elects to make his own delivery.

(c) **Discounts.** (i) No seller covered hereby shall discontinue or reduce any of the allowances or discounts, which he offered in March, 1942, on sales of any of the items listed in Table I, hereof.

(ii) Sellers shall grant discounts of not less than two percent (2%) of the maximum prices established hereby on sales to contractors provided the goods are paid for by the tenth day of the month following the month of delivery.

**SEC. 5. Effective date.** This Order No. G-112 shall become effective October 3, 1946.

Issued September 19, 1946.

J. F. KESSEL,  
Regional Administrator.

The prices listed in this order include all increases granted to resellers by the OPA through August 8, 1946. (See section 6 (b) of Basic Order No. 1-B.)

TABLE I

Commodity	Unit	Maximum price
Plaster hardwall	100 lb. bag	\$1.00
Plaster, gauging, gray	100 lb. bag	1.00
Plaster, moulding	100 lb. bag	1.75
Keene's cement	100 lb. bag	2.20
Lime (finishing)	50 lb. bag	.56
Gypsum lath, 3/8 in.	1,000 sq. ft.	26.00
Metal lath, 2.5 lb., painted diamond mesh, copper bearing	Sq. yd.	.2843
Metal lath, 2.5 lb., galvanized	Sq. yd.	.3345
Metal lath, 3.4 lb., painted diamond mesh, copper bearing	Sq. yd.	.36
Metal lath, 3.4 lb. galvanized	Sq. yd.	.4071
Metal lath, 2.75 lb., flat rib, painted	Sq. yd.	.3245
Metal lath, 2.75 lb., flat rib, galvanized	Sq. yd.	.4015
Metal lath, 3.4 lb., 3/8 in. high rib painted copper bearing	Sq. yd.	.3835
Metal lath, 3.4 lb., 3/8 in. high rib galvanized	Sq. yd.	.4307
Metal lath, corner bead, standard type	Lin. ft.	.0429
Metal lath, corner bead, expanded type	Lin. ft.	.0535
Portland cement, standard (paper bag)	94 lb. bag	.865
Masonry mortar	70 lb. bag	.765
Mason's hydrated lime	60 lb. bag	.504
Cement, waterproof, gray	94 lb. bag	1.065
Gypsum block, 3 in. hollow, partition	Sq. ft.	.085
Gypsum block, 4 in. hollow, partition	Sq. ft.	.10
Gypsum block, 6 in. hollow, partition	Sq. ft.	.185
Clay drain tile, 3 in.	Lin. ft.	.055
Clay drain tile, 4 in.	Lin. ft.	.06
Clay drain tile, 6 in.	Lin. ft.	.12
Vitrified clay sewer pipe, 4 in. No. 1SS.	Lin. ft.	.1949
Vitrified clay sewer pipe, 6 in. No. 1SS.	Lin. ft.	.2930
Flue lining, 9 in. x 9 in. (outside measurement)	Lin. ft.	.4241
Flue lining, 9 in. x 13 in. (outside measurement)	Lin. ft.	.6418
Flue lining, 13 in. x 13 in. (outside measurement)	Lin. ft.	.8105
Gypsum wallboard, 3/8 in.	Sq. ft.	.04
Gypsum wallboard, 1/2 in.	Sq. ft.	.04
Gypsum sheathing, 1/2 in.	Sq. ft.	.043
Asphalt roofing, 90 lb., mineral surface, 1st quality	Roll (108 sq. ft.)	2.76
Asphalt or tarred felt, 15 lb., 1st quality	Roll (432 sq. ft.)	2.84
Asphalt or tarred felt, 30 lb., 1st quality	Roll (216 sq. ft.)	2.54
Asphalt shingles, 210 lb., (3 in 1) thick butt, 11 1/3 in.	Square	6.34
Asphalt shingles, 166 lb., 2 tab hexagon	Square	5.00
Fibre insulation board, 1/2 in. standard	1,000 sq. ft.	56.98
Fibre insulation board, 2 3/8 in. asphalt sheathing	1,000 sq. ft.	84.50
Hard density synthetic fibre board, 1/8 in. (tempered)	1,000 sq. ft.	101.00
Thermal insulation, single blanket, paper backed	1,000 sq. ft.	53.00
Thermal insulation, thick blanket, paper backed	1,000 sq. ft.	74.00
Thermal insulation, batts 2 in. thick	1,000 sq. ft.	45.00
Thermal insulation, batts full thick	1,000 sq. ft.	63.00
Thermal insulation (bags) plain	35 lb. bag	1.00
Thermal insulation (bags) modulated	35 lb. bag	1.25

Delivery: (i) The maximum prices established by this order include free delivery to any point within ten miles of the seller's place of business.

(ii) Sellers may charge not more than thirty cents (\$0.30) per ton for delivery to points within the South Bend, Indiana Area, but beyond the free delivery zone described in subparagraph (i), above.

(iii) No deduction need be made from the prices established hereby where the buyer elects to make his own delivery.

Discounts: (i) No seller covered hereby shall discontinue or reduce any of the allowances or discounts, which he offered in March, 1942, on sales of any of the items listed in Table I, hereof.

(ii) Sellers shall grant discounts of not less than two percent (2%) of the maximum prices established hereby on sales to contractors provided the goods are paid for by the tenth day of the month following the month of delivery.

*Opinion Accompanying Order No. G-112  
Under General Order No. 68*

The accompanying order establishes area-wide prices for retail sales of hard building materials in the South Bend, Indiana, Area. The order is issued under the provisions of General Order No. 68 and adopts all the applicable provisions contained in Basic Order No. 1-B under General Order No. 68. The opinion accompanying said Basic Order No. 1-B is hereby incorporated by reference into this opinion.

The defined area covered by the accompanying order includes the County of St. Joseph, in the State of Indiana.

The maximum prices established by the accompanying order supersede pricing provisions currently in effect for retail sales of the listed hard building materials in this area.

This action has been discussed with members of the trade in the area at informal meetings with representative dealers. Most of the dealers in attendance agreed that prices established by the accompanying order are in line with those formerly prevailing under the freeze. All suggestions and recommendations of the trade have been considered and have been incorporated into the accompanying order to the extent that these suggestions were consistent with the provisions of General Order No. 68 and the Emergency Price Control Act of 1942.

In the opinion of the Regional Administrator, the provisions of the accompanying order are fair and equitable and will effectuate the purposes of the Emergency Price Control Act of 1942, as amended, and of General Order No. 68, as amended.

[F. R. Doc. 46-18756; Filed, Oct. 17, 1946; 8:58 a. m.]

[Region VII Order G-31 Under Gen. Order 68]

**BUILDING AND CONSTRUCTION MATERIALS IN  
BOX ELDER, CACHE AND RICH COUNTIES,  
UTAH**

Order No. G-31 under General Order No. 68. Maximum prices for retail sales of certain building and construction materials in the Box Elder, Cache and Rich Counties, Utah area. Docket No. 7-GO-68-31.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to the provisions of General Order 68, it is hereby ordered:

**SECTION 1. What this order does.** This order covers all retail sales by any seller of commodities specified in this order delivered to a purchaser in the Box Elder, Cache and Rich Counties, Utah Area. The Box Elder, Cache and Rich Counties, Utah area for the purposes of this order includes all of Box Elder, Cache and Rich Counties, Utah.

**SEC. 2. Definitions.** For the purposes of this order:

(a) "Retail sale" means a sale to an ultimate user or to a purchaser for resale on an installed basis.

(b) "Delivered sale" means the sale of any quantity of the building and con-

struction materials covered by this order, delivered to any point designated by the purchaser.

(c) "Yard sale" means the sale of any quantity of the building and construction materials covered by this order delivered to the purchaser at the seller's yard, store or warehouse.

(d) "Building and construction materials" means the masonry, gypsum, and metal lath, insulation and wall board, roofing and siding, and metal products materials, as set forth in the annexed price tables incorporated in this order.

**SEC. 3. Relation to other regulations.** The maximum prices established by this Order No. G-31 supersede any maximum prices or pricing method previously established by any other regulation or order covering the commodities listed in the tables annexed to and incorporated herein. Except to the extent that they are inconsistent with the provisions of this order, all other provisions of the General Maximum Price Regulation or other applicable regulation or order shall continue to apply to retail sales covered by this order.

**SEC. 4. Authorized maximum prices.** Upon and after the effective date of this Order No. G-31, the maximum prices for the retail sales of the specified building and construction materials covered by this order shall be the prices listed in the tables annexed to and incorporated herein.

**SEC. 4A. Adjustment to reflect increase in supplier's price—(a) Applicability.** This section is applicable only where an amendment or order grants a supplier an increase in his maximum price and provides that all resellers, including those subject to area orders issued under General Order 68, may increase their maximum prices for the commodity in question.

(b) **Maximum price.** A seller may increase the price listed in this order by the amount permitted for resellers by an amendment or order increasing a supplier's maximum price. A seller can do this, however, only if the effective date of the action increasing a supplier's maximum price is later than the date stated in the price tables incorporated in this order. Thus, if a supplier's maximum price for a product is increased and at some later date the price listed in this order is increased for this product, an amendment to this order will supersede the increase originally granted a seller by the amendment or order increasing the supplier's maximum price.

**SEC. 5. Delivery practices.** (a) Sales under this order may be made as yard sales or delivered sales. If the buyer requests delivery within a free delivery zone which the seller recognized during March 1942, the seller shall not charge for making the delivery.

(b) If the buyer requests delivery outside the free delivery zone which the seller recognized during March 1942 or if no free delivery zone was recognized by the seller in March 1942, the seller may make delivery charges not in excess of those made by him in March 1942 but if delivery is made by a common or contract

carrier the seller shall not charge in excess of the actual freight paid.

(c) If the seller was not in business during March 1942, he may elect to establish a free delivery zone or to make delivery charges, or both, and any such delivery charges shall not be in excess of such charges made by his principal competitors in his community for delivery during March 1942, and subject to the limitations of this section.

(d) All additional charges for delivery shall be itemized separately on any sales slips furnished the buyer and record thereof shall be kept as required by Section 8 of this order.

**SEC. 6. Discounts and allowances.** Each seller, subject to this order, must maintain his customary terms, discounts, and allowances on sales to each class of purchaser which he had in effect during March 1942.

**SEC. 7. Availability of order.** Every seller making a sale covered by this order shall, if requested by the purchaser, make available to the purchaser for inspection a copy of this order. Copies for this purpose may be obtained from the office of the Regional Administrator or from the Salt Lake City Office of the Office of Price Administration.

**SEC. 8. Sales slips and records.** (a) Every seller covered by this order who has customarily given his customers a sales slip or other evidence of purchase must continue to do so. Upon request from a customer such seller, regardless of previous custom, shall give the purchaser a receipt showing the date, name and address of the seller and the purchaser, a description and the quantity of each item sold and the price received for it. If he customarily prepared his sales slips in more than one copy he must keep a duplicate copy of each sales slip delivered by him pursuant to this section. Such sales slips and records required to be kept by subsection (b) of this section shall be kept at the seller's principal place of business in the area and shall be made available for inspection by representatives of the Office of Price Administration for so long as the Emergency Price Control Act of 1942, as amended, remains in effect.

(b) Each seller making a sale of \$10.00 or more, regardless of previous custom, must keep and retain at his principal place of business in the area covered by this order, records concerning each such sale covered by this order showing at least the following:

1. Name and address of buyer.
2. Date of transaction.
3. Place of delivery.
4. Complete description and quantity of each item sold and the price charged.
5. Any additional charges for delivery.

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

This order No. G-31 shall become effective October 7, 1946.

Issued this 7th day of October 1946.

ARTHUR S. BRODHEAD,  
Regional Administrator.

TABLE I—CEMENT, LIME AND PLASTER

Item and unit	Maximum retail selling prices
Cement:	
Portland—paper sacks, per sack 100 lbs	\$1.05
Portland—Cloth sacks per sack 100 lbs	1.30
Quick-Strength per sack 100 lbs	1.30
Waterproof, per sack 100 lbs	1.30
Keene, per sack 100 lbs	2.50
Atlas or Duro White:	
Regular, per sack 100 lbs	3.25
Water, per sack 100 lbs	3.50
Mortar: Masonry—paper sacks, per sack 75 to 80 lbs	.95
Lime:	
Finishing—Ohio hydrated, per sack 50 lbs	1.15
Hydrated—Colorado, per sack 50 lbs	1.05
Hydrated—Missouri:	
Per sack 50 lbs	1.15
Per sack 10 lbs	.40
Quick-Pulverized (Verifat & Cheshire), per sack 50 lbs	1.30
Plaster:	
Hardwall, per sack 100 lbs	1.10
Plaster paris—White, per sack 100 lbs	1.35
Casting plaster, per sack 100 lbs	1.35
Moulding and Gauging Plaster, per sack 100 lbs	1.25
Plaster—less than full sacks, per lb.	.02
Calcium Chloride:	
Used for building purposes, per cwt. 100 lb. sack	4.25
Less than 100 lb. quantities, per lb.	.05

The maximum price set forth above for Portland cement—cloth sacks includes 25¢ deposit.

This deposit shall be refunded to the purchaser when the sack is returned in good condition.

TABLE II—LATH: GYPSUM AND METAL: CORNER BEADS AND EXPANSION CASINGS

Item and unit	Maximum retail selling prices
Lath: Gypsum, per M sq. ft.	\$36.50
Metal lath: Flat diamond mesh:	
2.2-lb. painted	.40
2.5-lb. painted	.45
3.0-lb. painted	.43
3.4-lb. painted	.58
3.4-lb. galvanized	.57½
NOTE.—Add for metal lath—self furring—1¢ per yd. over flat diamond mesh.	
Metal lath—Flat rib:	
2.75-lb. painted, per sq. yd.	.45½
3.4-lb. painted, per sq. yd.	.53
Metal—High rib: 3.4¾" painted, per sq. yd.	.53
NOTE.—For all copper bearing lath, add 1¢ per sq. yd.	
Corner bead:	
Expanded apron, per M lin. ft.	64.00
Flat apron, per M lin. ft.	49.50
¾" bull nose flat apron, per M lin. ft.	53.50
All expansion casing: ¼ round (bull nose—O. G. or square edge), per M lin. ft.	61.50
Corner lath: per M lin. ft.	34.00

TABLE III—INSULATION MATERIALS, WALL BOARDS AND BUILDING PAPER

Item and unit	Maximum retail selling prices
Insulation board:	
½"—4' x 6', 7', 8', 9', 10', 12', per M sq. ft.	\$59.50
¾"—4' x 6', 7', 8', 9', 10', 12', per M sq. ft.	48.00
Beveled edges, add, per M sq. ft.	5.00
Insulation tile:	
Under ½ x 16 x 32, per M sq. ft.	80.00
16 x 32 x ½ and over, per M sq. ft.	75.00
Insulation plank, ½", per M sq. ft.	80.00

TABLE III—INSULATION MATERIALS, WALL BOARDS AND BUILDING PAPER—Con.

Item and unit	Maximum retail selling prices
Insulation sheathing, asphalt coated or impregnated:	
½"—4' x 8', 8'6", 9'6", 10', 12', per M sq. ft.	\$61.00
¾"—4' x 8', 8'6", 9', 9'6", 10', 12' and 2' x 8', per M sq. ft.	98.00
Other sizes, per M sq. ft.	103.00
Insulation lath: ½"—16 x 48—18 x 48—24 x 48, per M sq. ft.	59.50
Balsam wool sealed blankets:	
Standard, per M sq. ft.	55.00
Double thick, per M sq. ft.	75.00
Kimsul insulation:	
Commercial ½", per M sq. ft.	35.00
Standard 1", per M sq. ft.	42.50
Double thick 2", per M sq. ft.	55.00
Mineral wool insulation:	
Semi-thick batts, 15 x 48", per M sq. ft.	60.00
Full-thick batts, 15 x 48", per M sq. ft.	87.50
Handi-batts full thick, 15 x 24", per M sq. ft.	87.50
Jr. batts, 11½ x 15" (for bag—18 pieces (20 sq. ft. 4" thick)	2.10
Mineral wool blankets:	
1", per M sq. ft.	65.00
2", per M sq. ft.	80.00
3", per M sq. ft.	110.00
Nodulated and loose wool in sacks:	
35 lb., per sack	
38 lb., per sack	
40 lb., per sack	
Building paper:	
Red resin:	
20 lb., 50 sq. ft. rolls, per roll	1.60
25 lb., 50 sq. ft. rolls, per roll	2.00
30 lb., 50 sq. ft. rolls, per roll	2.50
40 lb., 50 sq. ft. rolls, per roll	3.20
Presswood:	
⅛ x 48 x 72 and longer—plain, per M sq. ft.	90.00
⅛ x 48 x 72 and longer—tempered, per M sq. ft.	100.00
⅜ x 48 x 74 and longer—plain, per M sq. ft.	105.00
⅜ x 48 x 72 and longer—tempered, per M sq. ft.	125.00
¼ x 48 x 72 and longer—plain, per M sq. ft.	125.00
¼ x 48 x 72 and longer—tempered per M sq. ft.	145.00
⅛—tempered tile, per M sq. ft.	125.00
Wallboard:	
Sheetrock:	
¼ x 48 x 72 and longer, per M sq. ft.	40.50
⅜ x 48 x 72 and longer, per M sq. ft.	50.50
½ x 48 x 72 and longer, per M sq. ft.	56.00
Fibre—⅜ x 48 x 72 and longer, per M sq. ft.	40.00

TABLE IV—ROOFING MATERIALS AND ASBESTOS SIDING

Item and unit	Maximum retail selling prices
[Maximum prices for yard sales and delivered sales within the free delivery zone]	
Felt—Asphalt and tarred:	
15-lb., 36" wide, 324 sq. ft., per roll	\$3.10
15-lb., 36" wide, 432 sq. ft., per roll	4.10
30-lb., 36" wide, 216 sq. ft., per roll	4.10
Roll roofing:	
Smooth surfaced:	
35-lb., per roll	2.10
35-lb., per roll	2.55
55-lb., per roll	3.10
65-lb., per roll	4.05
75-lb., per roll	4.45
65-lb., Alumishield, per roll	4.85
77-lb., per roll	4.95
Mineral surfaced:	
90-lb., per roll	3.85
Split roll 105-lb., diamond point—hex. edge or stag. edge, per roll	4.40

TABLE IV—ROOFING MATERIALS AND ASBESTOS SIDING—Continued

Item and unit	Maximum retail selling prices
[Maximum prices for yard sales and delivered sales within the free delivery zone]	
Shingles:	
Composition shingles—standard individual, 250-lb., per square	\$10.25
Asphalt shingles:	
Hex. standard, 3-tab, 167-lb., per square	7.55
Thick butt 3-tab, 12", 210-lb., per square	9.45
Thick butt 3-tab, 12", 250-lb., per square	11.00
Dutch lap, 16 x 16, per square	7.35
Siding—Asbestos cement:	
Standard surf. hard standard colors (12 x 24) (12 x 27), per square	15.25
Standard surf. hard standard colors (white or buff), per square	15.25
Extra hard surf. white (Glatex) (12 x 24) (12 x 27), per square	15.75
Siding—Asphalt—Insulated brick:	
14¾ x 43 x 7/8, per square	15.75
13¾ x 43 x 1/8, 14 x 43", per square	15.75

Opinion Accompanying Order No. G-31 Under General Order No. 68

This order, establishing area prices for masonry, gypsum and metal lath, insulation and wall board, roofing and siding, and metal products materials, as set forth in the price tables annexed to and incorporated in the order, for retail sales to ultimate consumers and purchasers for resale on an installed basis by sellers of commodities specified in the order delivered to a purchaser in the Box Elder, Cache, and Rich Counties, Utah area is issued under the provisions of General Order 68. The Box Elder, Cache and Rich Counties, Utah area for the purposes of this order includes all of Box Elder, Cache, and Rich Counties, Utah. General Order 68 authorizes Regional Administrators to issue and put into effect community pricing of commodities under the jurisdiction of the Building and Construction Price Division which includes the commodities covered by the order.

The standards for issuing orders under General Order 68 are set forth in that order and a study of conditions and consultations with the trade, with respect to the pricing of the specific commodities included in the order, indicates that an order covering retail sales of such commodities is desirable. Specific dollars-and-cents prices are established replacing the present prices which have been frozen under the General Maximum Price Regulation at the March 1942 levels plus allowable increases. The specific prices are set so as to meet the requirements of section 2 (t) of the Emergency Price Control Act of 1942, as amended, and will permit resellers to realize the same average markup on the commodities in question as was in effect on March 31, 1946. Differential prices are established to encompass sales made in varying quantities to different classes of purchasers and for other customary, definitive variations in pricing.

In view of the foregoing considerations, the Regional Administrator is of the opinion and finds that the provisions of this order are proper and consistent with the purposes and standards of the Emergency Price Control Act of 1942, as



amended, and the provisions of General Order 68 under which Order G-31 is issued.

[F. R. Doc. 46-18690; Filed, Oct. 16, 1946; 8:52 a. m.]

[Little Rock Order 10 Under Gen. Order 68, Amdt. 1]

#### CONCRETE BLOCKS IN ARKANSAS

Pursuant to the Emergency Price Control Act of 1942, as amended, General Order No. 68, and Delegation of Authority No. 126, and in accordance with Order No. 10, issued under General Order No. 68 by the Little Rock District Director of the OPA, and for the reasons set forth in the accompanying opinion, this amendment is issued. The statement of considerations involved in the issuance of this Amendment No. 1 to Order No. 10, under General Order No. 68, has been issued simultaneously herewith and filed with the Division of the Federal Register.

It is ordered, That Order No. 10, under General Order No. 68, be amended by adding the following section IX after the second sentence of section VIII:

**SEC. IX. The relation of this order to other regulations.** The maximum prices fixed by this order supersede any maximum prices or price determining methods previously established by any other regulation or order issued by the Office of Price Administration for the concrete blocks covered by this order.

This Amendment No. 1 shall become effective September 30, 1946.

Issued at Little Rock, Arkansas, this 30th day of September 1946.

ROBERT P. HALL,  
District Director.

#### Opinion Accompanying Amendment 1 to Order 10, Under General Order 68

Pursuant to the authority vested in the District Director of the Little Rock District Office by General Order No. 68 and order of Delegation No. 126, issued by the Regional Administrator of Region V of the OPA, and in accordance with the provisions of Order No. 10, under General Order No. 68, Amendment No. 1 to the above order has been issued.

Order No. 10 was issued by the Little Rock District Director of the OPA on September 4, 1946 and became effective September 6, 1946. This order established dollars-and-cents ceiling prices for concrete blocks set forth in Appendix A, and specifications therefor set forth in Appendix B, of the order, when such blocks are sold in the State of Arkansas.

Since the issuance of Order No. 10, under General Order No. 68, it has been found that this order bears a distinct relationship to other regulations and orders issued by the Office of Price Administration. It has been determined that it is necessary to issue Amendment No. 1

to this order for the purpose of incorporating therein a provision defining this relationship.

[F. R. Doc. 46-18697; Filed, Oct. 16, 1946; 8:55 a. m.]

[Omaha Order G-1 Under RMPR 259]

#### CONTAINERS AND CASES OF DOMESTIC MALT BEVERAGES IN OMAHA, NEBR.

For the reasons set forth in the accompanying opinion, it is hereby ordered:

**SECTION 1. What this order does.** In accordance with the provisions of section 5.2 (c) of RMPR 259, this order establishes uniform maximum deposit charges which may be imposed by wholesalers and retailers for cases and containers in connection with sales of domestic malt beverages in bottles or cases.

**SEC. 2. Where this order applies.** The provisions of this order apply to all wholesalers and retailers located within the City of Omaha, Nebraska.

**SEC. 3. Applicability.** No wholesaler or retailer located within the area where this order is applicable may after the effective date of this order require a deposit from purchasers in excess of the sum permitted by this order.

**SEC. 4. Deposit charges established by this order.** The maximum deposit charges for all sellers to which this order is applicable are as follows:

Cases:	
Wooden .....	\$0.12
Fibre .....	.12
Paper .....	.12
Containers:	
12 oz. bottle.....	.02
32 oz. bottle.....	.04

**SEC. 5. Definitions.** Unless the context otherwise requires, the definitions set forth in section 302 of the Emergency Price Control Act of 1942, as amended, and in RMPR 259, as amended, shall apply to the terms used herein.

This order shall become effective October 10, 1946.

Issued this 25th day of September 1946.

BERNARD J. CONWAY,  
Acting District Director.

#### Opinion Accompanying Order G-1 Under Revised Maximum Price Regulation 259

Amendment 3 to RMPR 259 was issued on March 6, 1945, and became effective on March 7, 1945. It authorizes District Directors to establish uniform maximum deposit charges to be imposed by wholesalers and retailers for cases and containers in connection with sales of domestic malt beverages in bottles or cans.

The accompanying order fixes uniform maximum deposit charges for wholesalers and retailers located in the area described in the order. No such sellers may charge more than the uniform maximum deposit charges for cases and con-

tainers established in the accompanying order.

The District Director of the Omaha District has consulted with representative members of the industry affected by this order and the deposit charges established by the accompanying order were predicated upon data provided by them as well as other available sources. The provisions of this order are generally fair and equitable; and serve to effectuate the purposes of the Emergency Price Control Act of 1942, as amended, and Executive Order Nos. 9250 and 9328,

[F. R. Doc. 46-18694; Filed, Oct. 16, 1946; 8:54 a. m.]

[Omaha Order G-2 under RMPR 259]

#### CONTAINERS AND CASES OF DOMESTIC MALT BEVERAGES IN OMAHA, NEBR.

For the reasons set forth in the accompanying opinion, it is hereby ordered:

**SECTION 1. What this order does.** In accordance with the provisions of section 5.2 (c) of RMPR 259, this order establishes uniform maximum deposit charges which may be imposed by wholesalers and retailers for cases and containers in connection with sales of domestic malt beverages in bottles or cases.

**SEC. 2. Where this order applies.** The provisions of this order apply to all wholesalers and retailers located within the City of Lincoln, Nebraska.

**SEC. 3. Applicability.** No wholesaler or retailer located within the area where this order is applicable may after the effective date of this order require a deposit from purchasers in excess of the sum permitted by this order.

**SEC. 4. Deposit charges established by this order.** The maximum deposit charges for all sellers to which this order is applicable are as follows:

Cases:	
Wooden.....	\$0.32
Fibre .....	.32
Paper.....	.32
Containers:	
12 oz. bottle.....	.02
32 oz. bottle.....	.04

**SEC. 5. Definitions.** Unless the context otherwise requires, the definitions set forth in section 302 of the Emergency Price Control Act of 1942, as amended, and in RMPR 259, as amended, shall apply to the terms used herein.

This order shall become effective October 10, 1946.

Issued this 25th day of September 1946.

BERNARD J. CONWAY,  
Acting District Director.

#### Opinion Accompanying Order G-2 Under Revised Maximum Price Regulation 259

Amendment 3 to RMPR 259 was issued on March 6, 1945, and became effective on March 7, 1945. It authorizes District Directors to establish uniform maximum deposit charges to be imposed

by wholesalers and retailers for cases and containers in connection with sales of domestic malt beverages in bottles or cans.

The accompanying order fixes uniform maximum deposit charges for wholesalers and retailers located in the area described in the order. No such sellers may charge more than the uniform

maximum deposit charges for cases and containers established in the accompanying order.

The District Director of the Omaha District has consulted with representative members of the industry affected by this order and the deposit charges established by the accompanying order were predicated upon data provided by

them as well as other available sources. The provisions of this order are generally fair and equitable; and serve to effectuate the purposes of the Emergency Price Control Act of 1942, as amended, and Executive Order Nos. 9250 and 9328.

[F. R. Doc. 46-18695; Filed, Oct. 16, 1946; 8:54 a. m.]