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CABINET ORDERS

I hereby promulgate the Machine and Tool Inspection House Order.

Signed: HIROHITO, Seal of the Emperor This eighth day of the tenth month of the twenty-third year of Showa (October 8, 1948)

> Prime Minister ASHIDA Hitoshi

Cabinet Order No. 318

Machine and Tool Inspection House Order

In accordance with the provisions of Article 9-(4) of the Regulation governing the Organization of the Ministry of Commerce and Industry (Imperial Ordinance No. 486 of 1945), Cabinet hereby establishes the Machine and Tool Inspection House Order.

(Establishment)

Article 1. There shall be established within the Ministry of Commerce and Industry the Machine and Tool Inspection House.

(Location and business)

Article 2. The Machine and Tool Inspection House shall be established in Tokyo.

The Machine and Tool Inspection House shall take charge of business pertaining to inspection of machines and tools designated under the provisions of Article 3 of Law concerning Control of Export Commodities (Law No. 153 of 1948) and mentioned under the provisions of Article 4 of the same Law.

(Branch offices and sub-branch offices)

Article 3. The Minister of Commerce and Industry may establish branch or sub-branch offices in the localities he deemed necessary to allot the business of the Machines and Tools Inspection House. Names and location thereof shall be determined by Minister of Commerce and Industry.

2 Matters regarding inside mechanism of the Machine and Tool Inspection House and its branch or sub-branch office shall be determined by Chief of the said Office.

(Personnel)
Article 4. The Machine and Tool Inspection
House, its branch offices and sub-branch
offices shall have chiefs.

2 Chief of the Machine and Tool Inspection House shall be appointed from among second class Technical Official of the Ministry of Commerce and Industry, chiefs of branch or sub-branch offices from among second or third class Technical Officials of the Ministry of Commerce and Industry.

Article 5. The number of full-time officials assigned to the Machine and Tool Inspection House shall be as follows:

Classifi- cation	Second	Third	Total
Technical Officials of Commerce and Industry	21 persons	31 persons	52 persons
Secretaries of Com- merce and In- dustry	1 person	3 persons	4 persons
Total	22 persons	34 persons	56 persons

Supplementary Provision:

The present Cabinet Order shall come into force as from the day of its promulgation.

Minister of Commerce and
Industry
MIZUTANI Chozaburo
Prime Minister
ASHIDA Hitoshi

OFFICE ORDINANCE

Attorney-General's Office Ordinance No. 68

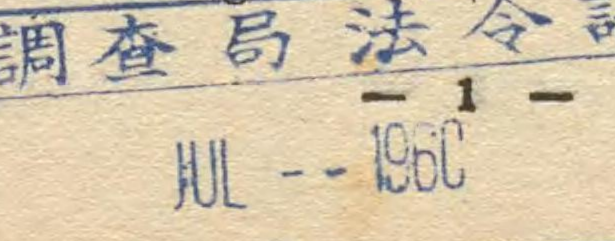
October 8, 1948

The Ordinance concerning the Procedures for Handling the Registration relating to the Transfer of Houses, etc. on United Nation's Property shall be provided for as follows:

Attorney-General SUZUKI Yoshio

The Ordinance concerning the Procedures for Handling the Registration relating to the Transfer of Houses, etc. on United Nation's Property

Article 1. The special regulations concerning the registration of Article 11, Par. 2 of the Cabinet Order regarding a Transfer of Houses,



etc. on United Nation's Property (Cabinet Order No. 298 of 1948, hereinafter referred to as "Order") shall be provided for by this Ordinance.

Article 2. The document certifying that the Expropriation Order has been delivered or that the main points as contained in the Expropriation Order have been notified publicly in accordance with the provisions of Article 2, Par. 2 or 3 of the Order, must be attached to the written requisition for registration in the case where the registration of the transfer of ownership by reason of the expropriation of houses or other kind of buildings (hereinafter referred to as "houses, etc.") is requisitioned under the provisions of Article 11, Par. 1 of Order.

The paper of consent of the person bound to registration and the certificate of the registration concerning the right of the person bound to registration need not be attached to the written requisition mentioned in the foregoing paragraph.

Article 3. When, in the case of the requisition for the registration mentioned in the first paragraph of the foregoing Article, the owner mentioned in Article 2, Par. 2 of the Order is not the same person as the holder of the right registered, the name or title and the address or office of the owner must be entered in the written requisition, in addition to the indication of the holder of the right registered.

The provisions of Article 49, Item 6 of the Law concerning the Registration of Immovables shall not apply mutatis mutandis to the requisition for registration mentioned in the foregoing paragraph, irrespective of the provisions of Article 25 of the same Law.

Article 4. In case the registration prescribed in Article 2, Par. 1 is requisitioned, if necessary, the Minister of Finance may make requisition for the registration of the change of the indication of the immovables on behalf of the holder of the right registered.

The provisions of Article 46–(2), Article 50, Par. 3, Article 60–(2), and Article 63–(3) of the Law concerning the Registration of Immovables shall apply mutatis mutandis to the registration mentioned in the foregoing paragraph.

Article 5. When, in case the registration of Article 2, Par. 1 has been requisitioned, the registration concerning ownership or other rights is made in the registry-folio of the immovables, the registrar must cancel the registration.

Supplementary Provision:

This Ordinance shall come into force as from theday of its promulgation.

OFFICE AND MINISTERIAL ORDINANCE

Ministries of Foreign Affairs and Finance, Attorney-General's Office, Ministries of Welfare, Agriculture & Forestry, Commerce & Industry, Transportation and Construction Ordinance No. 2

October 8, 1948

The Ordinance regarding the partial amendment of the Ordinance concerning payment of liabilities of Closed Institutions in accordance with the provisions of Article 1, Article 11 and proviso of Article 18 and Article 28 of the Closed Institutions Ordinance (Prime Minister's Office, Ministries of Finance, Foreign Affairs, Commerce & Industry, Transportation, Agriculture & Forestry, Welfare and Justice Ordinance No. 4 of 1947) shall be established as follows:

Minister for Foreign Affairs ASHIDA Hitoshi Minister of Finance KITAMURA Tokutaro Attorney-General SUZUKI Yoshio Minister of Welfare TAKEDA Giichi Minister of Agriculture & Forestry NAGAE Kazuo Minister of Commerce & Industry MIZUTANI Chozaburo Minister of Transportation OKADA Seiichi Minister of Construction HITOTSUMATSU Sadayoshi

The Ordinance regarding the partial amendment of the Ordinance concerning payment of liabilities of Closed Institution in accordance with the provisions of Article 1, Article 11 and proviso of Article 18 and Article 28 of the Closed Institutions Ordinance

The Ordinance concerning payment of liabilities of Closed Institutions in accordance with the provisions of Article 1, Article 11 and proviso of Article 18 and Article 28 of the Closed Institutions Ordinance (Prime Minister's Office, Ministries of Finance, Foreign Affairs, Commerce & Industry, Transportation, Agriculture & Forestry, Welfare and Justice Ordinance No. 4 of 1947) shall be partly amended as follows:

In Article 1, "and the competent Minister" shall be deleted.

In Article 2, "The Special Liquidator" shall be amended as "The Special Liquidator (Tokushu Seisannin)" and "Special Liquidation" as "the Special Liquidation (Tokushu Seisan)."

In paragraph 1 of Article 3, "The Special Liquidator" shall be amended as "The Special

Liquidator (Tokushu Seisannin)" and paragraph 2 of the said Article shall be amended as follows:

According to the proviso in Article 18 of the Closed Institutions Ordinance, interest shall be borne for the claims referred to in the preceding paragraph the principal of which the Special Liquidator (Tokushu Seisannin) is to pay, unless otherwise provided by the Minister of Finance, until the day of payment of the said claims.

In paragraph 1 of Article 4, "and the competent Minister" shall be deleted.

In paragraph 2 of Article 6, "the competent Minister" shall be amended as "the Minister of Finance", and "the special liquidation" as "the Special Liquidation (Tokushu Seisan)".

Supplementary Provision:

This Ordinance shall come into force as from the day of its promulgation and apply from August 21, 1948.

MINISTERIAL ORDINANCE

Ministries of Finance and Agriculture & Forestry Ordinance No. 6

October 8, 1948

In accordance with the provisions of Article 3, proviso of Article 18 and Article 28, the Ordinance concerning the special exception of the payment of interest on claims against the Nochi Kaihatsu Eidan (Land Development Corporation) pertaining to the business which has become designated business shall be established as follows:

Minister of Finance
KITAMURA Tokutaro
Minister of Agriculture & Forestry
NAGAE Kazuo

The Ordinance concerning the special exception of the payment of interest on claims against the Nochi Kaihatsu Eidan (Land Development Corporation) pertaining to the business which has become designated business

The interest on the claims of the loans which the Nochi Kaihatsu Eidan (Land Development Corporation) has borrowed from financial institutions in accordance with causes on and after August 11, 1946, shall not be borne on and after May 27, 1948, notwithstanding the provisions of Article 3, paragraph 2 of the Ordinance concerning the payment of liabilities of Closed Institutions in accordance with the provisions of Article 1, Article 11, proviso of Article 18 and Article 28 of the Closed Institutions Ordinance (Imperial Ordinance No. 74 of 1947) (Prime Minister's Office, Ministries of Finance, Foreign Affairs, Commerce & Industry, Transportation, Agriculture & Foresry, Welfare and Justice Ordinance No. 4 of 1947).

Supplementary Provision:

This Ministerial Ordinance shall come into force as from the day of its promulgation.

Ministry of Welfare Ordinance No. 46

Part of Enforcement Regulation of Nutritionist Law shall be amended as follows:

> Minister of Welfare TAKEDA Giichi

In Art. 14, "10 yen" shall read "200 yen".
In Art. 16, Par. 2, "1 yen" shall read "50

Supplementary Provision:

This Ministerial Ordinance shall come into force as from the day of its promulgation.

Ministry of Agriculture and Forestry Ordinance No. 92

October 8, 1948

In order to put into practice the pharmaceutical Affairs Law (Law No. 197 of 1948), the Control Regulation of Drugs and Others for Animal Use shall be established as follows:

Minister of Agriculture and Forestry NAGAE Kazuo

Control Regulation of Drugs and Others for Animal Use

Article 1. For purpose of this Ministerial Ordinance the term "biological preparation" means immune serums, vaccines, bacterins and diagnostic suspension applied to the animal.

Article 2. For the purpose of this Ministerial Ordinance the term "poison and powerful drugs" means designated by the Minister of Welfare in compliance with Art. 2, Par. 12 of the Pharmaceutical Affairs Law (which is expressed as the Law hereinafter).

(Registration of Manufacturer)

Article 3. A factory of drugs for animal use (which is called drugs hereinafter) shall be provided with the following conditions except when it is regulated by other laws:

1. Installations and eqipment for water-supply drainage, ventilation and disposal of garbage and trash shall be complete in order to maintain cleanliness and safety of the place in which manufacturing is operated.

2. The place in which manufacturing and compounding of drugs are done shall be clearly divided from that for other operation.

- 3. The workshop for manufacturing drugs for injection shall be equipped to make no insect nor dust enter.

Article 4. The factory of sera and biological preparation shall be provided with the following conditions other than those provided in the preceding Article except when it is regulated by other laws:

- 1. When barns and sheds of test animals are provided, they shall be completely separated from rooms where manufacture, preparation and other operation are done, and have equipment necessary for the prevention of dispersion of viruses and pathogenic germs outside.
- 2. The operation room for collecting blood or organs shall be constructed so as to admit spraying and cleaning.

3. A cesspool and its disinfectant facilities shall be equipped for the disposal of sowage evacuated from every workshop.

4. A sterilized room or box shall be equipped to carry out a manufacturing process as implantation and collection of culture, dealing with emulson and separation of products.

5. Installation for the storage of raw materials under manufacturing process or biological preparation, shall be provided.

6. Thermometer and other necessary meters shall be attached to thermostat, sterilization and refrigerating apparatus.

- 7. A basin filled up with disinfectant solution shall be put at the entrance of a workshop, barn and test animal sheds, and there shall be provided equipment for disinfection of fingers and minor glass utensils in the room and barn.
- 8. An outfit room shall be established near the workshop.
- Article 5. Any person who intends to obtain license for manufacturing of drugs or devices for animal use (which is called devices hereinafter) in complliance with Art. 26, Par. 1 of the Law, shall submit to the Minister of Agriculture and Forestry an application (the appended Form No. 1) stating the following items. The application shall be affixed with one thousand yen as a fee, accompanies with personal history of the applicant (in case of a juridical person, its regulation or officially permitted regulation for contribution):
 - 1. Name or application and address of the applicant.
 - 2. Kind of products.
 - 3. Name and location of factories.
 - 4. Outline of installation and manufacturing equipment of factories (a simple sketch is required.)
 - 5. Personal history of a full time pharmacist technician provided in Art. 27 of the Law.
 - 6. If any business other than manufacturing is to be operated by the same applicant, describe so.
- Article 6. On receipt of the application for license provided in the preceding Article, the Minister of Agriculture and Forestry examines it and registers the applicant in the list of licensed manufacturers of drugs or devices and gives him a licensed card (the appended

Form No. 2) if he is equipped with the conditions provided in Arts. 3 and 4 or conforms to the standard fixed according to the stipulation of Art. 52 of the Law.

Article 7. The following items are to be described in the List stipulated in the preceding Article:

- 1. Number and date of the license.
- 2. Name or appellation address of manufacturer.
- 3. Name and location of factories.
- 4. Kind of products.
- 5. Name and address of a full time pharmacist or technician provided in Art. 27 of the Law.
- 6. If any business other than manufacturing is to be operated by the same applicant, it is necessary to describe so.
- Article 8. Any person who wants to have his license of manufacturer of drugs or devices renewed in compliance with Art. 26, Par. 2 of the Law shall submit an application (Form No. 3) with a fee of two hundred yen to the Minister of Agriculture and Forestry by November 20 every year.

(License of Importer)

Article 9. The provisions covering from Art. 5 to Art. 8 are applied to the license of importer-seller of drugs or devices. In this case the term "factories" shall be replaced with the word "managing office," and "Art. 27 of the Law" with "Art. 27 of the Law which is applied according to Art. 28 of the Law" in Arts. 5 and 7 and the term "list of licensed manufacturers" with the word "list of licensed importer sellers," in Art. 6. Forms of the application for the license of importer-seller, license card, and application for reof newal of license shall comply with the appended Forms Nos. 4, 5 and 6.

(License of Seller)

- Article 10. Any person who intends to obtain a license of seller of drugs in compliance with Art. 29 of the Law, shall submit an application (the appended Form No. 7) stating the following items with five hundred yen as a fee to the prefectural governor. This application shall be accompanied with personal history of the applicant (in case of a juridical person, its regulation or officially permitted regulation for contribution):
 - 1. Name or appellation and address of the applicant.
 - 2. Name and location of the shop (in ease of a periodical household distributor, business area and number of salesmen).
 - 3. Kind of drugs to be sold.
- 2 Besides the papers prescribed in the preceding parapraph, a copy of the license of pharmacist and of the certificate of registration, or the personal history of a technician

provided in Art. 27 of the Law shall be attached to the application in case a manufacturer or pharmacist wants to have a license of seller, and in case a person wants to deal in drugs, employing a pharmacist.

3 In case a person who was given a license card of seller according to the provisions of Art. 19 of the Regulations for the Enforcement of the Phamaceutical Affairs Law (Welfare Ministry Ordinance No. 37 in 1948), wants to have a license of seller prescribed in Par. 1, he shall be exempted from paying a fee provided in the same paragraph.

Article 11. On receipt of the application for license described in the preceding Article, the prefectural governor shall examine it and register the applicant who conforms to the standard in case it is fixed in compliance with provisions of Art. 52 of the Law in the list of licensed sellers of drugs and give him a license card (the appended Form No. 8).

Article 12. The following items shall be described in the list of the licensed sellers provided in the preceding Article:

1. Number and date of license;

- 2. Name and location of a shop (in case of a periodical household distributor, business area and number of salesmen);
- 3. Name and address of the seller;
- 4. Name and address of the pharmacist or technician;

5. Kind of drugs sold.

- Article 13. Any person who wants to have his license of seller of drugs renewed in compliance with Art. 29, Par. 2 of the Law shall submit an application (appended Form No. 9) with a fee of two hundred yen to the prefectural governor by December 10 every year.
- 2 In this case provisions of Art. 10, Par. 3 shall be applied.

(Putting up of License Card)

Article 14. A manufacturer or an importer-seller or a seller shall post his valid license card on his shop or other places easy to be seen. Exemptions shall be made when the license card has been submitted to the Minister of Agriculture and Forestry or the prefectural governor in compliance with the provisions of Arts. 15, 16 and 18.

(Re-Issuance of License Card)

Article 15. If a manufacturer, or an importerseller, or a seller lost or damaged his license
card shall make a request for the re-issuance
of the license card, submitting a statement of
reasons and, in case of damage, the card
concerned to the Minister of Agriculture and
Forestry or to the prefectural governor.

If the lost license card was found after the request had been made, it shall be sub-

mitted to the Minister of Agriculture and Forestry or prefectural governor without delay.

(Change of Registerd Items)

- Article 16. If a manufecturer or impoter-seller wants to change items prescribed in Item 2 or 4 of Art. 5, he shall submit the application for change register items together with his license card to the Minister of Agriculture and Forestry.
- 2 If a manufacturer or impoter-seller wants to change a full time pharmacist or technician, he shall submit to the Minister of Agriculture and Forestry the application for changing registerd items together with his license card and the personal history of the new pharmacist or technician.

If a seller wants to amend the kind of drugs which he sells, he shall submit to the prefectural governor the application for changing registered items with his license card.

- Article 17. On receipt of an application for changing registered items in compliance with the preceding Article, the Minister of Agriculture and Forestry or the prefectural governor shall, in compliance with Art. 52 of the Law, correct the list of manufacturere, importer-sellers, or sellers in regard to an applicant who conforms with the standard, if any, and rewrite the license card concerned and deliver it to the applicant.
- Article 18. If a manufacturer or importer-seller amended any of the items provided in 1, 3 or 6 of Art. 5 (including a similar case provided in Art. 9), he shall submit to the Minister of Agriculture and Forestry the notice of change in registered items with the license card without delay.
- 2 If a seller amended the items provided in 1 of Art. 10, he shall submit to the prefectural governor the notice of change in registered items with the license card.
- 3 On receipt of the notice of the preceding two paragraph, the Minister of Agr. & For. or prefectural governor shall re-write the license card and deliver it.

(Return of License Card)

- Article 19. If a manufacturer, impoter-seller or seller was cancelled or suspended his license pursuant to Art. 46, Par. 3 of the Law, the license card shall be returned or submitted to the Minister of Agriculture and Forestry or the Prefectural governor.
- 2 In case of the suspension of the preceding item, the Minister of Agriculture and Forestry or the prefectural governor described the gist of the disposal on the back of the card submitted and returns it without delay when the period of suspension expired.

Identification Certificate of Periodical Household Distributor & Salesmen

- Article 20. A periodical household distributor and his salesmen shall have an identification certificate issued by the prefectural governor when they are engaged in the sale.
- 2 The prefectural governor shall regulate the issuance of identification certificates.

(Approval of Manufacturing Drugs)

- Article 21. Any person who wants to obtain the approval of manufacturing drugs which have no standard recognized in the official compendium in compliance with Art. 26, Par. 3 of the Law shall submit an application stating the following items to the Minister of Agriculture and Forestry:
 - 1. Name or appellation address and number of the license of the manufacturer;
 - 2. Name and location of the factory;

3. Kind of products;

4. Raw materials and stuff used;

- 5. Composition and quantity of the products. It the composition is unknown, characteristic or outline of the manufacturing process thereof;
- 6. Directions, doses and virtue;
- 7. In case of biological preparation, method of storage, period of validity, method of the test and results there of besides the preceding items.
- 2 The Minister of Agriculture and Forestry may make the manufacturer concerned present a sample of the drug to be manufacture or raw meterials or stuff thereof, if he consider it necessary.
- Article 22. Any person who wants to obtain the approval of manufacturing devices pursuant to Art. 26, Par. 3 of the Law shall submit an application stating the following items to the Minister of Agriculture and Forestry with samples, models or sketches of the devices:
 - 1. Name or appellation and address of the manufacturer and number of license;
 - 2. Name and location of the factory;
 - 3. Kind and name of products;
 - 4. Weight of products;
 - 5. Raw meterials and stuff used;
- 6. Drictions and virtur or function.
- Article 23. If a manufacturer wants to amend items provided in from 3 to 7 of Art. 21 or from 3 to 6 of the preceding Article, shall obtain the approval of the Minister of Agriculture and Forestry.
- 2 If a manufacturer chaged items prescribed in 1 or 2 of Art. 21, Par. 1 or 2 of the preceding Article, he shall give notice to the Minister of Agriculturer and Forestry.

 (Approval of Importation)
- Article 24. The Provision of the four preceding Articles shall be applied to the importer-seller of drugs or devices. In this case, the term "factory" shall be replaced with "business office."

(Control of Manufacturing Operation)

Article 25. The following items shall be severely observed when the manufacturer of biological preparation is engaged in operation:

- 1. Disinfectant shall be sprayed on the ceiling, walls and work-benches to disinfect air in the workshop, and water shall be sprinkled on the floor to prevent dust to raise;
- 2. Any person other than personnel in charge is restricted to enter the workshop;
- 3. Utensils brought in contact with spore bacteria shall undergo disinfection on the spot;
- 4. Persons engaged in the operation shall change their clothes for working coat and clogs in the outfit room and wear working cap and mask while working.
- Article 26. The manufacturer of biological preparation shall take care for animals kept for the purpose of manufacturing or assay of sera, and use only healthy animals, carrying out quarantine for at least 7 days before they are used.
- Article 27. Immune sera for horses shall not be dispose unless they were stored for five days in the place kept at the temperature of 37°C, carbolic acid being added to them at the rate of 0.5 per cent.

Article 28. The manufacturer of biological preparation shall disinfect or burn articles brought into contact with pathogenic bacteria or virus, and carcasses.

Article 29. The manufacturer of biological preparation shall make a full time technician prepare the record of manufacturing work of sera and similar product, and shall keep it for two years.

2 The following items shall be given in the record descrived in the preceding paragraph:

1. Number of manufacture and name;

2. Quantity manufactured;

- 3. Date of beginning and completion of manufacture, and important happening during the manufacturing process;
- 4. Resulte of the test done in the factory and date thereof;
- 5. If products underwent the test of the Minister of Agriculture and Forestry, describe so with its results and date;
- 6. Post mortem protocol in case of animals which happened to die on the way of manufacturing;
- 7. Besides, any reference concerning manufacturing and storage of biological preparation and others.

(Restriction Inhandling or Distribution)

Article 30. Biological preparation containing living bacteria or virus, tuberculin, mallein and antigen for the diagnosis of bovine lung plague not be sold or distributed to any person other than a seller or a veterinary surgeon.

Exemptions shall be established, however, to those who obtained the approval of the Minister of Agriculture and Forestry.

(Precaution in Handling Drugs)

Article 31. Those drugs for which the manner of storage and a statement of precaution are described in the official compendium, shall be handled under such stipulations.

Article 32. A manufacturer, an importer-seller or seller shall store biological preparation in stock in the place which is not exposed direct to the sun and is kept at the temperature between 0°C to 10°C.

(Report of Quantity of Biological Preparation Handled)

- Article 33. A manufacturer and an importer-seller shall give notice quarterly to the Minister of Agriculture and Forestry within twenty days after a quarter passed with regard to the following items:
 - 1. Kind and amount of sera and biological preparation manufactured or imported;
 - 2. Kind and amount of sera and biological preparation sold or distributed;
- 3. Kind and amount of sera and biological preparation in stock as of the end a quarter.

 (Preservation of Samples)
- Article 34. A manufacturer or importer-seller shall preserve samples of biological preparation through the period of validity whenever they are manufactured or imported.

(Designated Drugs)

Article 35. Drugs designated by the Minister of Agriculture and Forestry in compliance with Art. 33 of the Law (which are called designated drugs hereinafter) are given in Attached List No. 1.

(Test)

- Article 36. The biological preparation given in Attached List No. 1 shall not be sold or distributed unless they under-go the test of the Minister of Agriculture and Forestry in accordanced with the standard given in Attached List No. 2 whenever they were manufactured or imported.
- Article 37. An applicant for the test provided in the preceding Article shall submit to the Minister of Agriculture and Forestry an application (Form No. 11) bearing the following items for each product manufactured or imported a fee to be fixed particularly shall be attached to the application:
 - 1. Name of the biological preparation;
 - 2. Date of manufacturing or date of import;
 - 3. Number of manufacture of import;
 - 4. Kind and quantity of vessel for division; 5. Total amount manufact red or imported;
 - 6. In case of manufacturing, results and date of the test carried out in the factory.

Article 38. An application for the test of the

preceding Article, the applicant shall pour the product in vessel for division which are put in a chest or other container convenient for sealing, and indicate clearly the name of the product, date of manufacture or import, number of manufacture or import, kind and amount of vessel for division and total amount of the product on the container.

Article 39. On receipt of an application provided in Art. 37, the prefectural governor shall dispatch the official in charge, who takes out from the chest or other container of the preceding Article about one-hundredth of the quantity of product being tested as a sample for the test, returns the container and the sample to the applicant after he sealed them.

2 The applicant shall send directly to the Minister of Agriculture and Forestry the sample returned from the prefectural official together with a copy of the application of Art. 37.

Article 40. If the amount of the sample in the preceding Article has become insufficient for test, the Minister of Agriculture and Forestry notifies the prefectural governor concerned of the amount of sample more required.

2 The governor given the notice of the preceding paragragh shall act pursuant to the precedededing Article.

(Notification of Result of Test)

- Article 41. The Minister of Agriculture and Forestry notifies the governor of result of the test when it is finished, and in case of success, he shall send the stamps of approval (Form No. 10).
- 2 If there is excess or deficiency in the number of stamps, the governor shall return or request the excessive or difficient number to the Minister.
- Article 42. When the governor was notified of coming up to the standard, he shall inform the applicant of it and make the official in charge remove the seal done in compliance with Art. 39, and seal containers for division or wrappers of the product coming up to the standard with stamps of approval.
- When governor was notified of not coming up to the standard, he shall inform the applicant of it and make the official in charge dispose of the rejected product in compliance with Art. 48 of the Law at the expiration of the period of application for the reexamination for the same thing provided in Art. 43.

(Re-test)

Article 43. If the applicant has grievance about the results of the test, he shall be able to request re-test to the Minister of Agriculture and Forestry through the prefectural governor within 14 days after he received the notice provided in Par. 2 of the preceding Article, stating reasons for grievance.

- 2 In case of re-test, the provisions of from Art. 37 to the preceding Article shall be applied. The fee prescribed in Art. 37, however, is not necessary to be paid.
- In case of the re-test, the Minister of Agriculture and Forestry may allow the applicant to attend the test on his request.
- 4 A protest can not be made against the result of the re-test in spite of the provisions of Par. 1.

(Lable and Labelling)

- Article 44. Indication of "for animal use" shall be clearly made on every lable and labelling of drugs.
- Article 45. If a drug is fabricated from two or more ingredients, all the ingredients contained shall be described on its lable and labelling.
- Article 46. A manufacturer of drugs shall indicate net amount of a drug contained in a container or wrapper by such a unit of weight or volume or number, or otherwise these combination as is easy to understand for a user of the drug and shows correctly its net amount.
- 2 A manufacturer of devices shall carve or indicate correctly the weight or volume and the name of the manufacturer on every device in such a manner as is easy to understand for user of the device concerned.
- Article 47. A manufacturer shall describe clearly the net amount of a drug or device contained in a container or wrapper by the minimum or average amount.
- Article 48. When net amount of a durg or device contained in a container or wrapper is given with the minimum amount, it shall not be less nor excessively more than the amount given. Exemptions shall be made if the net amount of a drug given in weight or in volume reduced irresistibly in spite of adequate handling.
- Article 49. If a drug bears a mercantile name other than the name recognized in the official compendium, the name in the official compendium shall be clearly shown as compared with the mercantile one.
- Article 50. Items to be shown on the lable or labelling shall be written in Japanese Exemption shall be made in the indications of the drugs of devices for export, or indication of weight or volume.
- Article 51. If a foreign language is used in the label or labelling, all words shall be given in the foreign language concerned.
- Article 52. The term "adequate directions for use" in a, Item 8, Art. 41 of the Law covers the following items which are necessary for the use of the drug or device concerned.
 - 1. Application;
 - 2. Dosage (including dosage specific to the kind of animals, age and individual condi-

tion);

- 3. Order or method of use;
- Shaking, dilution, regulation of temperature and other arrangments for use;
 Other items requiring attention.
- Article 53. Biological preparations given in Attached List No. 1 and bearing no stamp of approval, and drugs or devices without any carving or indication prescribed in Arts. 44 to 51, shall be deemed to be misbranded drugs or devices.

(Suggestion)

Article 54. If the prefectural governor recognizes the necessity of disposal provided in Art. 46 of the Law in any one of manufactures or importer-seller of drugs or devices, he shall make representations to the Minister of Agriculture and Forestry.

(Inspctors of Drugs and Devices)

- Article 55. Inspectors of drugs and devices shall be appointed or entrusted by the Minister of Agriculture and Forestry or prefectural governor from those who fall under any one of the following classifications:
 - 1. Veterinary surgeon, pharmacist, doctor or dentist;
 - 2. Any person who has knowledge and experience required for supervision of pharmaceutical affairs.
- 2 The Minister of Agriculture and Forestry or prefectural governor can discharge inspectors of drugs and devices in spit of the term of office, if it is considered to be necessary.
- 3 In case the prefectural governor appointed or entrusted or discharged inspectors of drugs and devices, he shall report it to the Minister of Agriculture and Forestry without delay.
- Article 56. The indentification certificate provided in Art. 49, Par. 2 of the Law shall be made in accordance with the attached Form No. 12.
- 2 Period of validity of the indentification certificate is one year.
- Article 57. When any of drugs, devices, raw materials or stuff is taken charge of in compliance with Art. 49 of the Law, a certificate shown in the appeneded Form No. 13 shall be handed over to the person being inspected.
- Article 58. The prefectural governor shall report at least semiannually the result of the inspection provided in Art. 45 of the Law to the Minister of Agriculture and Forestry.
- 2 If a false or unjust fact of a manufacturer was discovered as the result inspection, the prefectural governor shall immediately report it to the Minister of Agriculture and Forestry.
- Article 59. Any paper which is to be submitted to the Minister of Agriclture and Forestry in compliance with this Regulation shall be submitted through the prefectural governor who

administers the location of the factory or business office concerned.

Article 60. The fee which is to be paid to the Minister of Agriculture and Forestry shall be paid by the revenue stamp.

(Devices Exempted from Provisions)

Article 61. Any device other than those shown in Attached List No. 3 shall be exempted from the application of the Law in compliance with Art. 55 of the Law.

Supplementary Provision:

Article 62. This Ministerial Ordinance shall come into force as from the day of its promulgation.

Form No. 1

For Medical Drugs (Devices) Manufacturer's
Registlation

Revenue

Applicant's address:

Applicant's name:

Official name & location of factories:

Kind of products:

Outline of installation & equipment, especially manufacturing epuipment, of the factory: (If space is not enough, use separate sheets.)

Name & address of full-time pharmacists or technicians:

Outlined description of other business under same management:

Matters in reference:

I hereby apply for the registration of medical drugs manufacturer in accordance with the provision of Art. 26. Par. 1 of the Pharmaceutical Affairs Law.

Date:

Applicant's name or appellation & address: Seal

(Name)

Minister of Agriculture & Forestry

Form No. 2

For the year Record No. Record No. Medical Drugs (Devices) Manufacturer's Licence Card

Manufacturer's name or appellation and address:

This is to certify that the above person is a manufacturer who has been entered in the registry in accordance with provision of Art. 26, Par. 1 of the Pharmaceutical Affairs Law.

Date:

Agriculture & Forestry Minister's Name and Seal Form No. 3

Application for Renewal of Licence of Medical Drugs (Devices) Manufacturer

Revenue { For the year.....

Stamp

Record No.....

Address:

Name:

Factory's name and location:

Kinds of products:

Outline of installations and equipment, especially manufacturing equipment, of the factory: (If space is not enough, use separate sheet.)

Name and address of full-time pharmacist or technicians:

Outlined description of other business under same management:

Matters in reference:

I hereby apply for renewal of licence of medical drugs (devices) manufacturer in accordance with the provision of Art. 26, Par. 2 of the Pharmaceutical Affairs Law.

Date:

Applicant's name or appellation and address: Seal

Form No. 4

Application for Medical Drugs (Devices)
Importer-Seller's Registration

Address:

Name:
Name and location of business office:

Outline of equipment and installations of business office: (If space is not enough, use separate sheet.)

Items of import:

Exporting countries:

Name and address of full-time pharmacist or technician:

Outline description of other business under same management:

Matters in reference:

I hereby apply for the medical drugs (devices) importer-seller's registration in accordance with the provision of Art. 26, Par. 1 of the pharmaceutical Affairs Law with apply mutatis mutandis under the provisions of Art. 28 of the same Law.

Jate:

Applicant's name or appellation and address: Seal Minister of Agriculture

& Forestry

(Name)

Form No. 5

For the year.....

r the year...... Record No.......

Medical Drugs (Devices) Importer-Seller's
Licence Card

Importer-Seller's name or appellation and address:

This is to certify that above person is a medical drugs (devices) importer-seller who has been entered in the registry in accordance with provisions of Art. 26, Par. 1 of the Pharmaceutical Affairs Law which apply mutatis mutandis under the provision of Art. 28 of the same Law.

Date:

Agriculture & Forestry Minister's Name and Seal

Form No. 6

Application for Renewal of Licence of Medical Drugs (Devices) Importer-Seller

Revenue { For the year.....
Stamp

Record No.

Address:

Name:

Business office's name and location:

Exporting country:

Name and address of full-time pharmacists or technicians:

Outline description of other business under same management:

Matters in reference:

I hereby apply for the renewal of licence of medical drugs (divices) importer-seller in accordance with the provision of Art. 26, Par. 2 of the Pharmaceutical Affairs Law which apply mutatis mutandis under the provisions of Art. 28 of the same Law.

Date:

Applicant's name or appellation and address: Seal

To:....

Minister of Agriculture & Forestry

Form No. 7

Application for Medical Drugs Seller's Registration

Address:

Name:

Qualification:

Shop's name:

Shop's location (in case of a household distributor, business area):

Name and address of pharmacist, if any in employ:

Extent of drugs handled:

I hereby apply for the medical drugs seller's registration in accordance with the provision of Art. 29, Par. 1 of the Pharmaceutical Affairs Law. Date:

Applicant's name or appellation and address:

To: Governor of Prefecture

Form No. 8

For the year Record No. Medical Drugs Seller's Licence Card

Shop's location (or business area):

Shop's name:

Seller's name or appellation:

This is to certify that the above person is a medical drugs seller who has been entered in the registry in accordance with the provisions of Art. 29 of the Pharmaceutical Affairs Law.

Date:

Prefectural Governor's Name and Seal

Form No. 9

Application for Renewal of Licence of Medical Drugs Seller

For the year Record No. Address:

Name:

Qualification:

Name and location of shop (in case of a house-hold distributor, business area):

Name and address of Pharmacist, if any:

Extent of drugs handled:

Matters in reference:

I hereby apply for the renewal of licence of medical drugs seller in accordance with the provision of Art. 29, Par. 2 of the Pharmaceutical Affairs Law.

Date:

Applicant's name or appellation and address:
Seal

To: Governor of Prefecture

Form No. 10



Form No. 11

Application for Test of Biological Preparations

Revenue Stamp

mmmmm

For the year.....

Record No.....

Address:

Name or appellation: Seal

Name of biological preparation: Date of manufacture or import:

Manufacture number or import number: Kind and number of vessel for division:

Total amount of biological preparation:

Date of test at factory:

Degree of power:

1:

Bacteria-free test:

Virulence test:

I hereby apply for a test of biological preparation in accordance with the provision of Art. 36 of the Control Regulation of Drugs & Other for Animal Use.

Date:

o: Name Minister of Agriculture and Forestry

Form No. 12

Right side

Vo.....

Organization:

Full Name:

Date of Birth:

PHARMACEUTICAL INSPECTOR'S CARD

Date Issued:

Valid full one year

or

Governor ofPrefecture

Space for Affixing Picture.

Back Side

The person who carrys this card with him is such one as is invested with en officio power or inspection or charge-taking by the pharmaceutical Affairs Law.

(Excerpts from the Pharmaceutical Affairs Law)

Article 49. (Omitted)

Article 49. (Omitted)

Article 50. Pharmaceutical inspectors shall be appointed by the State or Prefectures to be caused to exercise the en officio power of the responsible Government or public officials as provided in Par. 1 of the preceding Article in regard to medical drugs and toilet articles.

Article 54. Any medical drugs or devices which are to be used exclusively for the purpose of diagnosis, treatment, mitigation, disposition or prevention of livestock disease or exclusively for the purpose of affecting the structure or function of the body of animal shall be under jurisdiction of the Minister of Agriculture and Forestry.

Form No. 13

Certificate of Taking Charge or Raw Materials or stuff of Drugs or Devices for Animal Use (COPY)

Date of charge-taking:

Address (or business office's location);

Name:

Place of charge-taking:

King of raw materials or stuff:

Volume:

I take charge of the above for inspection according to the provision of Art. 49 of the Pharmaceutical Affairs Law.

Date;

Pharmaceutical Inspector's Position, Name and Seal;

Notes: 1. Adopt the duplicate system to retain the copy, giving the original to the person from whom the material is taken.

2. The size of the sheet shall be A Special No. 5 of the Japanese Standard.

Attached List No. 1

Anti-anthrax serum Anti-blackleg serum Anti-hog cholera serum Anti-swine erysipelas serum Anti-cattle plague serum Anti-tetanus serum Anti-fowl cholera serum Anti-fowl diphtheria serum Anti-strangles serum Anti-distemper serum Anti-calf paratyphus serum Anti-equine paratyphus serum Anti-strangles & equine-paratyphus serum First anthrax vaccine Second anthrax vaccine Blackleg vaccine Rabies vaccine Hog cholera vaccine Swine erysipelas vaccine Brucellosis vaccine Tetanus vaccine Swine plague vaccine Strangles vaccine Fowl cholera vaccine Fowl diphtheria vaccine Fowl pest vaccine Distemper vaccine Equine epidemic encephalitis vaccine Ckicken pox vaccine Trychomoniosis vaccine Calf paratyphus vaccine Equine paratyphus vaccine Tuberculin Mallein Precipitate serum for anthrax Precipitate serum for blackleg Precipitate serum for swine erysipelas Bacterial suspension for diagnosis of Brucelosis Bacterial suspension for diagnosis of pullorum Bacterial suspension for rapid diagnosis of brucel-

Rapid diagnosis solution for equine paratyphus Diagnostic antigen for cattle penumosis

Attached List No. 2

Standard for Efficiency Test of Biological Preparations for Animal Use

1. Anti-anthrex serum

A guines-pig weighing 250 to 300 grams is inoculated 0.2cc of the serum being examined in the abdominel cavity. Twenty-four hours after the inoculation, 100 times

MLD of the second seedling bacilli of anthrax is injected hypodermically in the abdomen. The animal shall be alive for more than three days.

2. Anti-blackleg serum

A guinea-pig weighing about 250 grams is injected 0.2cc of the serum being examined under the skin of the abdomen. Then 24 hours later, MLD of the blackleg bacilli is inoculated under the skin of its abdomen. The animal must be alive for more than 7 days.

3. Anti-hog cholera serum

A hog of the Yorkshire breed with the weight of about of 50 kilograms is injected the serum being examined at the rate of 1 cc per 4 kilograms of the weight. Then, 24 hours later, 10,000 times MLD of virulent blood of hog cholera is inoculated hypodermically. The animal must be alive for more than three weeks.

4. Anti-swine erysipelas serum

A mouse weighing about 12 grams is injected 0.1cc of the serum being examined in the abdominal cavity. Then, 24 hours later, 100 times MLD of the swine erysipelas bacilli is inoculated hypodermically. The animal must be alive for more 10 days.

5. Anti cattle plague serum

A Japanese or Korean cattle weighing from 100 to 150 kilograms and highly susceptible to the cattle plague virus is injected hypodermically on its back the serum being examined at the rate of 0.2cc per kilogram of the weight and 10,000 times MLD of virulent blood of a cattle infected with cattle plague. The animal must be alive for 30 days.

6. Anti-tetanus serum

This serum must contain more of antitoxin in 1cc of it. A mouse weighing about 15 grams must survive when it is injected hypodermically 0.5cc of the serum being examined.

7. Anthrax vaccine

The vaccine being examined must have 5,000,000 anthrax apores per 1cc. When 0.2cc of the vaccine is injected hypodermically to a mouse weighing about 15 grams, a guinea-pig weighing about 200 grams and rabbit weighing about 1,500 grams, respectively. If two weeks after injection, the mouse died and the guinea-pig survived in

case of the first vaccine, or otherwise the guinea-pig died and the rabbit survived in case of the second vaccine, the vaccine being is deemed to be effective.

8. Rabies vaccine

A mouse weighing about 10 grams or a guinea-pig weighing 200 to 250 grams is injected 0.5 cc of the vaccine being examined and diluted with physiological saline solution into its brain. If the animal succumbed by the injection of 1:100 dilution in case of the mouse, and 1:50 dilution in case of the guinea-pig, or it survived the injection of more diluted vaccine for more than one week, the vaccine is deemed to be effective.

9. Hog cholera vaccine

A hog of the Yorkshire breed weighing about 40 kilograms must show no specific change in its general physical condition when 50cc of the vaccine being examined hypodermically to it. Moreover, it must survive for more than two weeks when it is injected 7cc of the vaccine and inoculated, two weeks later, 10,000 times MLD of virulent blood containing hog cholera virus.

10. Swine erysipelas vaccine of living germs
This vaccine must have 500,000,000 to
6,000,000,000 swine erysipelas germs avirulent and registible to trypaflavin or israbin in
every cubic centimeter. A mouse weighing
about 15 grams must survive for more than
10 days when injected hypodermically 0.1cc
of the vaccine being examined and then inoculated, one week later, 10,000 times MLD

11. Brucellosis vaccine of living germ

of swine erysipelas germs under the skin.

A mouse weighing about 15 grams in injected hypodermically 0.2cc of the vaccine being examined. Then, after two weeks, MLD of Bang's bacteria is inoculated in its abdominal cavity. The animal must survive for more than 10 days.

12. Tetanus vaccine

A mouse weighing about 13 grams must show no symptoms when injected hypodermically 0.5cc of the vaccine being examined. Besides, when a group of guinea-pigs weighing 350 grams were injected hypodermically twice 0.5cc and 1.0cc respectively, of the vaccine being examined and diluted with physiologic salt solution by 1:50 at intervals of 14 days, and when 10 times MLD of tetanus toxin was inoculated to them 30 days after the second injection, three fifth of the group must survive.

13. Tuberculin

1. Intercutaneous reaction:

Tuberculin being tested is diluted to 1:10, 1:100, 1:500 and 1:1,000 with distilled water 0.1cc of each dilution is injected in the skin of one side of the back

of a tuberculous guinea-pig weighing about 250 grams and a healthy weighing about 250 grams. Tuberculin being for control is diluted and injected in the same way on another side of the back. Reation must be the same on the both sides when observed from 24 to 48 hours after injection. Net amount of 0.1 cc of tuberculin is injected in the skin of wrinkles at the root of the tail of a tuberculous cattle if tuberculin being tested caused a swelling, the diameter of which is over 5mm longer than that caused by tuberculin for control it shall be deemed to demed to be effective.

2. Thermo-reaction: Tuberculin is diluted to 1:10 with 0.5 per cent carbolic acid. A tuberculous cattle is given injection of 5cc of such diluted tuberculin under the skin of the neck. If the temperature of the cattle increased more than one degree and held for four hours the tuberculin shall be deemed to be effective.

3. Eye reaction: A few drops of tuberculin being tested are given in the outer canthus of tuberculous cattle. If the tuberculin is effective, the conjunctive becomes red. tears run out, and something like pus exudes from the eye about 6 hours after application.

4. Measurement of lethal dose: Tuberculin being is injected subcutameously to tuberculous guinea-pigs inoculated three or four weeks ago with tuberculous bacilli which can kill them in 7 to 9 weeks. If the injection of 0.2cc of it shows 50 percent mortality of the test animals the tuberculin shall be deemed to be effective.

14. Mallein

This shall come under the following standards:

1. Three c.c. of mallein being examined are diluted with 40 percent glycerin water solution and then diluted by 1:10 with 0.5 per cent carbolic acid.

This solution is injected hypodermically on the neck of a healthy horse. A thermo-reaction must not accur in the animal under such conditions.

2. In case of an eye-reaction, a few brops of the mallein being tested are put into the eye of a healthy horse. The animal should exude nothing like pus, though its conjunctive become red are shed tears.

15. Precipitate serum for anthrax

Twenty-four hour culture of the second seedling bacilli of anthrax is dried, pulverized and diluted to 1:3,000 with physiological salt solution.

Filtrate of this dilution serves as precipitationgen in the Ascolis reaction.

The reaction must appear within 15

minutes when the diagnostic fluid being examined is used.

16. Precipitate serum for blackleg

Precipitationgen is obtained from emulsion which is prepared from an affected muscle of a guinea-pig which succumbed to artificial infection of blackleg, or a cattle attacked with blackleg, and is diluted to 1:5 with physiological salt solution. According to the Ascolis method, the diagnostic fluid is being examined diluted to 1:40 with physiological salt solution and put trial, the reaction must be given within 15 minutes.

17. Precipitate serum for Swine erysipelas

Precipitationgen is obtained from emulsion of kidneys of a pigeon which succumbed within five days after the inoculation of swine erysipelas bacteria and is diluted to 1:5 with physiological salt solution. According to the Ascolis method, the diagnostic fluid being examined is put on trial after it is diluted to 1:40 with physiological salt solution. The reaction must be given within 15 minutes.

18. Bacterial suspension for diagnosis of brucellosis

This shall come under the following stand-

(1) Its concentration corresponds to Mc-Faland's turbidity tube No. 1 using Bang's bacillis Strain 125 or Strain 129 S type.

- (2) Two kinds of sera collected, respectively, from a germ-carrier cattle with the know titer of agglutination and a healthy one, are used in concurrent agglutination tests of the suspension being examined the known one. All the tests must give the same result.
- 19. Bacterial suspension for rapid diagnosis of pullorum

This shall come under the following standard:

(1) It has 50 times concentration (100 miligrams per cc) of McFaland's turbidity tube No. 3 using pullorum bacillis Strain Nakamura or Strain Kawamura.

(2) Two kinds of sera collected, respectively, from a germ-carrier chick with the known titer of agglutination and a healthy one, are used in concurrent agglutination tests, which are carried out on the same glass plate with the suspension being examined and the know one. All the tests must give the same result.

20. Diagnostic antigen for bovine lung plague When the complement fixation reaction test is carries out with serum of a lung plague infected cattle or immune serum of a rabbit and a healthy cattles serum, the infected cattles' serum must check completely hemolysis and the healthy cattles one must show no anticomplement function in its quantity capable to realize perfect hemolysis.

21. Bacterial suspension for rapid diagnosis of brucellosis

This shall come under the following standard:

(1) It has 100 times concentration of Mc-Faland's turbidity tube No. 1 using Bangs bacillis Strain 125 or Strain 129 S type.

(2) Two kinds of sera collected, respectively, from a germ-carrier cattle with the known titer of agglutination and a healthy one, are used in concurrent agglutination tests of the standard suspension and the one being examined, according to the rapid agglutination method and the test tube one. All the tests must give the same result.

Remarks:

Stethoscope.

Biological preparations must fall under the following standard in general;

1. They should have no mixture or smell except that is proper for them.

2. They should be completely sterile.

Such sera and vaccines, however, as are not applied directly in the animal body, are excluded from this category.

3. They should not contain too voluminous antiseptic. Sera should not contain more than 0.5 per cent of carbolic accid, 0.4 per cent of metacresol and 0.1 per cent of orthooxykinolein (Kinosol). Vaccines should not contain 0.4 per cent of formalin.

4. Living bacteria or viruses contained in them shall have clear, certain and definite virulence.

5. Function or life of an animal shall not be injured considerably even if they are applied a little excessively beyond the doses indicated.

Attached List No. 3

Chisel.

Drill.

Plexor.	Pincette.	File.
Disinfector.	Saw.	Illuminator.
Scissors for	Meter.	Mallet.
castration.		on the same of the
Injector needle	Sterilizer.	Washer and
and suture.	RESIDE SHEET IN	washing-tube.
Needle.	Transfuser.	Distiller.
Scissors.	Syringe.	Pricker.
Pincers.	Fetters.	Tooth plane.
Knives.	Controller.	Hanger.
Sounder.	Hoof	Fomentation
LIBET SEE LA	examiner.	apparatus.
Brass.	Anesthetizing	Fan.
	apparatus.	
Spoon.	Finished	
	horse shoes.	
Drencher.	Horse shoe na	
Cauterizer.	Electri-therape	eutic and curing
TO MERCHANIST	apparatus.	
Inhaler.	Hook.	pro-Settles
Tracheal tube.	Operation glov	ves.

Vagina examiner. Sprayer. Shears. Semen collector. Semen injector. Electric ejaculation stimulator. Vaginal smear collecter. Semen preservatory.

Enems.

Operation stand and treatment stand.

INSTRUCTIONS

Ministry of Education Instructions No. 8

Name

Hyogo Engined Schooners Corporation

Okayama-ken Engined Schooners Corpora-

Sukumo Engined Schooners Corporation

Shimoda Engined Schooners Corporation

Bansei Engined Schooners Corporation

Inan Engined Schooners Corporation

Yasuda Tunny Fishing Corporation

Muroto Tunny Fishing Corporation

Suzaki Engined Schooners Corporation

Nahari Commercial Engined Schooners

Muroto-misaki Tunny Fishing Corporation

Niigata-ken Engined Schooners Corporation

Hasaki Fishing Corporation

Hirakata "

Kujihama "

Isohama "

Nakaminato

Corporation

Corporation

ers Corporation

Shinko Fishing Corporation

Hiraiso

October 8, 1948 To: All the Institutions under the Direct Control of the Ministry

The census of the establishments under the jurisdiction of the Ministry of Education shall not be conducted despite the provisions of Article 4 of the Regulations regarding Establishment Census under the Jurisdiction of the Ministry of Education (Ministry of Education Instructions No. 9 of 1947).

> Minister of Education MORITO Tatsuo

NOTIFICATIONS

Ministry of Welfare Notification No. 89

October 8, 1948

The organizations of ship-owners provided for in Paragraph 1 of Article 9 of the Seamen's Insurance Law are designated as follows:

> Minister of Welfare TAKEDA Giichi

Location

Hasaki-machi, Kashima-gun, Ibaragi-ken. Hirakata-machi, Taga-gun, Ibaragi-ken. Kuji-machi, Kuji-gun, Ibaragi-ken. Isohama-machi, Higashi-ibaragi-gun, Ibaragi-ken. Nakaminato-machi, Naka-gun, Ibaragi-ken. Otsu-machi, Taga-gun, Ibaragi-ken. Hiraiso-machi, Naka-gun, Ibaragi-ken. Moto-machi, Ikuta-ku, Kobe-shi. Kami-Ishii, Okayama-shi.

Kagawa-ken Engined Schooners Corpora- Tamamo-machi, Takamatsu-shi.

Sukumo-machi, Hata-gun, Kochi-ken. Shimoda-machi, Sukumo-machi, Shimizu-machi, Suzaki-machi, Takaoka-gun, Nahari-machi, Aki-gun,

Muroto Commercial Engined Schooners Muroto-machi,

Yasud-machi, Muroto-machi Muroto-misaki-machi, Aki-gun, Kochi-ken. Tosa Central Commercial Engined Schoon- Tokiwa-machi, Kochi-shi, Kochi-ken.

> Sakinohama-machi, Aki-gun, Kochi-ken. Ninomachi, Shimo-Okawemae-dori, Niigata-shi, Niigsta-ken. Sumiyoshi-machi, Kagoshima-shi, Kagoshima-ken.

Kagoshima Engined Schooners Corporation Kagoshima Launches Corporation.

Ministry of Commerce and Industry Notification No. 121

October 8, 1948
The following partial amendment shall hereby
be made to the Ministry of Commerce and Industry Notification No. 75 of July, 1948 (The

dustry Notification No. 75 of July, 1948 (The Designation of kind of clothings and points number in accordance with the provisions of Article 8 of the Regulations concerning clothing Coupons):

Minister of Commerce and Industry
MIZUTANI Chozaburo

In the paragraph of flannel, "15" shall read "12".

Ministry of Commerce and Industry Notification No. 122

October 8, 1948

The following partial amendment shall hereby be made to the Ministry of Commerce and Industry Notification No. 83 of November, 1947 (matters concerning the Designation in accordance with the provisions of item 3, Article 4 of the Clothing Distribution Rules):

Minister of Commerce and Industry MIZUTANI Chozaburo

The original sentence shall be No. 1 and the following shall be added as No. 2:

In case whole-salers or retailers obtain by transfer clothings from the Closed Institution.

Ministry of Commerce and Industry Notification No. 123

October 8, 1948

The following partial amendment shall hereby be made to the Ministry of Commerce and Industry Notification No. 63 of September, 1947 (matters concerning the designated of Administrative offices in accordance with the provisions of items 1 and 2, Article 10 of the Clothing Distribution Rules):

Minister of Commerce and Industry MIZUTANI Chozaburo

"Sendai Commerce and Industry Bureau" shall be added next to "Sapporo Commerce and Industry Bureau."

Ministry of Commerce and Industry Notification No. 124

October 8, 1948
The following amendment shall be made to
the part of Ministry of Commerce and Industry
No. 67 of June, 1948 (Subject: Matters concerning
the designation of the designated coalmines sub-

MIZUTANI Chozaburo

- 16 -

ject to the provision of Article 13 the Temporary State Coalmining Control Law: Minister of Commerce and Industry In the column of Name of coalmines, "Shishi-machi" shall read "Shishi-machi (inclusive of Yadake), and Yadake shall be deleted.

Ministry of Transportation Notification No. 281

October 8, 1948

Under the provisions of paragraph 4 of the Supplementary Provisions of the Regulations concerning the Authorization for the type of Ship's Stores (Prime Minister's Office and Ministry of Trnsportation Ordinance No. 4 of June, 1948), the following certificates of authorization for the type of ship's stores have been issued and delivered to the applicant:

Minister of Transportation OKAEA Seiichi

No. of certificate of authorization for the type of ship's stores: No. 43

Name and type of ship's stores:

Ship's light, red color light (oil lamp) No. 1

Validity term of certificate: From 1 Jan. 1948

To 15 July 1949

Name and location of applicant's business office:
Nippon Sento K.K. (Ship's Light Mfg.
Co., Ltd.)

No. 28, Fukagawa-Fuyuki-cho, Koto-ku, Tokyo-to.

Name and location of Manufactory:

Nippon Sento K.K. (Ship's Light

Mfg. Co., Ltd.)

No. 28, Fukagawa-Fuyuki-cho, Koto-ku, Tokyo-to.

Ministry of Communications Notification No. 367

October 8, 1948

The matters concerning the Classes of the Telephone Offices (Ministry of Communications Notification No. 4056 of December, 1937), the following offices shall be amended to the classes of the indicated above each item, and shall be applied as from October 1, 1948:

Minister of Communications TOMIYOSHI Eiji

gi-Fukashi, Yamnashi-Doshi,

Class of offices

4th class

Toyama-Fushiki, Kitami-Wakkanai

Nagano-Agematsu, Ishikawa-Unoke, Hyogo-Nakamura, Shiga-Takashima, Hiroshima-Itsukaichi, Fukuoka-Okuma, Nagasaki-Kuchinotsu, Oshima-Kamiiso, Tokachi-Hiroo, Hombetsu. Yamaguchi-Kushigahama

6th

Tokyo-Nakanogo, Kamitsushima, Tsubota. Chiba-Shimogori. Ibara-

Ichinomiya, Ryuo. Gifu-Oyabu, Mie-Takihara, Fukaya, Shizuoka-Soga, Iwamatsu, Ryûzan, Shiga-Kihama, Mabuchi, Higashi-kuroda. Okayama-Nara, Koshinden. Hiroshima-Kushima, Yamaguchi-Tokusa, Hirose. Fukuoka-Katase, Nagasaki-Yuki, Kumamoto-Himedo, Ôita-Kakachi, Nagayu. Kagoshima-Ôsaki, Akita-Nita, Chikagawa-ekimae. Iburi-Makari, Oshima-Osatsube, Otobe, Ishi-kari-Atsuda, Mojiri, Hiroshima. Kitami-Onneyu

Ministry of Construction Notification No. 103

Ehime-Shintani

October 8, 1948

The determination of canals, rivers, reclamation of rivers and flooe-tide defensive establishment in connection with the Special City Planning of Tokyo has been approved as mentioned below.

Its documents and maps kept at the Tokyo Metropolitan Office are open to the public.

Minister of Construction
HITOTSUMATSU Sadayoshi

(The documents and maps are not mentioned here.)

Ministry of Construction Notificaiton No. 104

October 8, 1948

The project of street enterprise as its business year in connection with reconstructing readjustment of industrial City Planning of Otaru has been approved as mentioned below.

The documents and maps kept at the Hokkaido Prefectual Office and Otaru Municipal Office are open to the public.

Minister of Construction

HITOTSUMATSU Sadayoshi
(The documents and maps are not mentioned here.)

Ministry of Construction Notification No. 105

October 8, 1948

The abolition of the land readjustment of Haishima in connection with the City Planning of Tachikawa has been approved by Ministry for Home Affairs Notification No. 219 on May 4, 1944.

Minister of Construction

HITOTSUMATSU Sadayoshi

Ministry of Construction Notification No. 106

October 8, 1948
The addition and the revision of the planned

street and its open spaces in connection with the City Planning of Musashino, and its street enterprise, its open spaces enterprise, has been approved as mentioned below.

Its documents and maps kept at the Tokyo Metropolitan Office and at the Musashino Municipal Office are open to the public.

Minister of Construction

HITOTSUMATSU Sadayoshi
(The documents and maps are not mentioned here.)

Ministry of Construction Notification

October 8, 1948

The project of street in connection with the reconstruction City Planning of Hachioji has been amended as mention below.

Its documents and maps kept at the Tokyo Metropolitan Office and Hachioji Municipal Office are open to the public.

Minister of Construction

HITOTSUMATSU Sadayoshi
(The documents and maps are not mentioned here.)

Ministry of Construction Notification No. 108

October 8, 1948

The area concerning the City Planning of Kochi has been designated as mentioned below. The designation shall come into force on and after October 28, 1948.

Its documents and maps kept at the Kochi Prefectual Office and at the Kochi Municipal Office are open to the public.

Minister of Construction

HITOTSUMATSU Sadayoshi
(The documents and maps are not mentioned here.)

Ninistry of Construction Notification No. 109

October 8, 1948

The project of connecting street and its business year in connection with the Special City Planning of Kochi has been approved as mentioned below.

Its documents and maps kept at the Kochi Prefectual Office and at the Kochi Municipal Office are open to the public.

Minister of Construction

H TOTSUMATSU Sadayoshi
(The documents and maps are not mentioned here.)

Ministry of Construction Notification No. 110

October 8, 1948
The revision of park in connection with the

Special City Planning of Kochi has been approved as mentioned below.

Its documents and maps kept at the Kochi Prefectural Office and at the Kochi Municipal Office are open to the public.

Minister of Construction

HITOTSUMATSU Sadayoshi
(The documents and maps are not mentioned here.)

Ministry of Construction Notification No. 111

October 8, 194

The revision of area in connection with the City Planning of Tachikawa has been approved as showing to the attached drawing.

Its documents and maps kept at the Tokyo Metropolitan Office and at the Tachikawa Municipal Office are open to the public.

Minister of Construction

HITOTSUMATSU Sadayoshi

(The documents and maps are not mentioned here.)

Ministry of Construction Notification No. 112

October 8, 1948

The project of the crematorium in connection with the City Planning of Tachikawa has been approved as mentioned below.

The documents and maps kept at the Tokyo Metropolitan Office and the Tachikawa Municipal Office are open to the public.

Minister of Construction
HITOTSUMATSU Sadayoshi

(The documents and maps are not mentioned here.)

COURT CIRCULARS

T.M. The Emperor and Empress' Visit

T.M. The Emperor and Empress have signified Their intention that They will visit the Tokyo School for the blind, the Tokyo Metropolitan School for the deaf and dumb, the Social Welfare Work Centre, the Meguro Kosei-ryo

Home, and the Tokyo Ikusei-en Orphanage on the 8th inst.

NOTICE

FACTORY FOUNDATION

October 8, 1948

Whereas "Shizuoka-ken Sanshi Kabushiki Kaisha" (Shizuoka Prefectural Silk-yarn Co.) No. 2–1, Showa-cho, Shizuoka City, has applied for registeration of preservation of ownership of the land, buldings, machinerys, implements etc., belonging to the Nakase Factory of the said company, located at No. 2316–2, Nakase, Nakase-mura, Hamana-gun, Shizuoka Prefecture for the purpose of creating a factory estate, any person who has a claim over the movable property that is to be included in the said estate or any creditor of provisional seizure or provisional disposition shall file is claim with this Office within 32 days from the date of publication of this notice.

The inventory of the said estate is available at this Office for the inspection of the interested parties.

Futamata Branch of Shizuoka Judicial Bureau

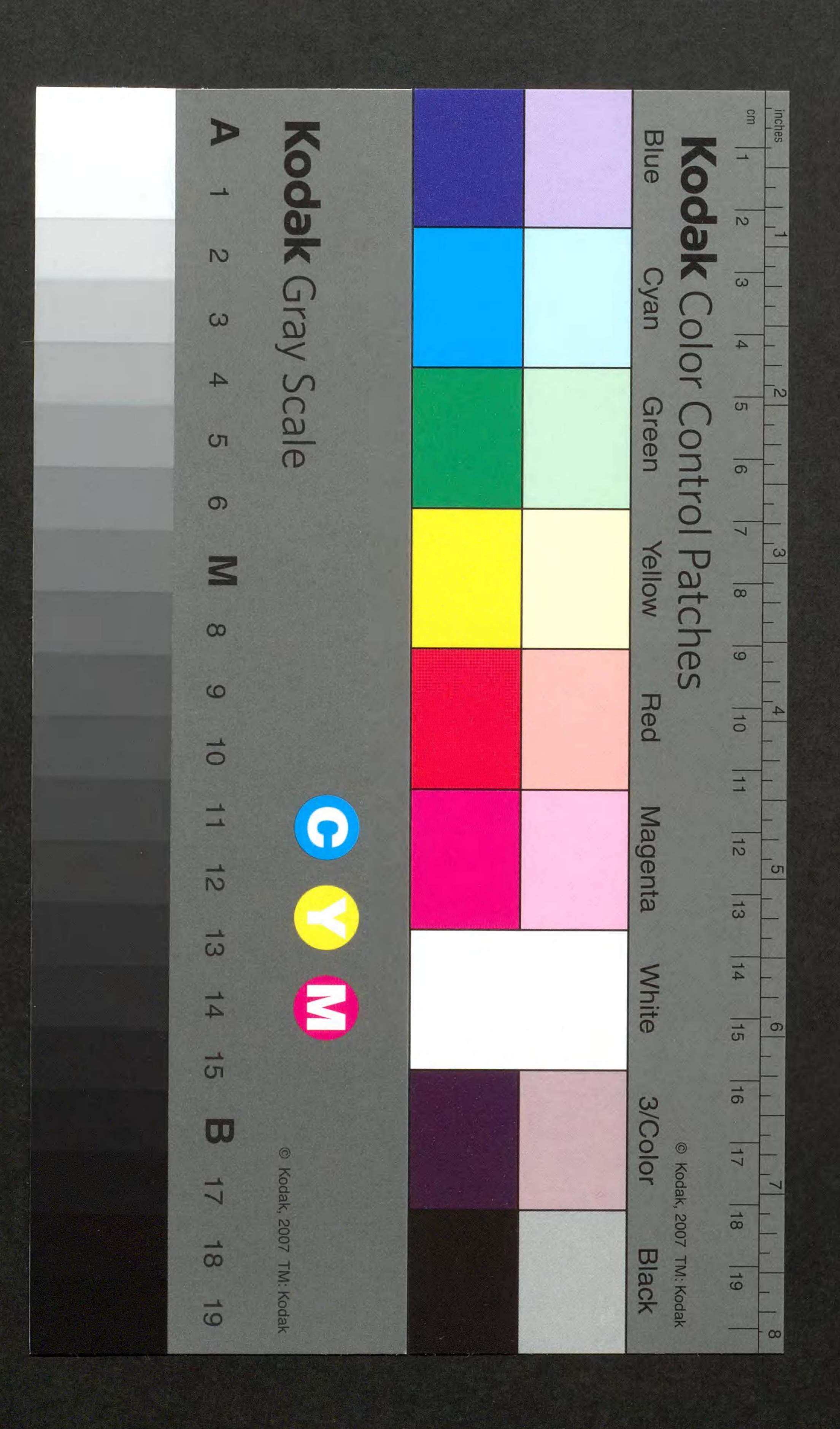
MINING FOUNDATION

October 8, 1948

Whereas Toyama Sangyo Kabushiki Kaisha, c/o Marunouchi Bldg., No. 2–1, 2-chome, Marunouchi, Chiyoda-ku, Tokyo, has applied for registration of preservation of ownership of the structures, machinery and implements belonging to the mine-lot located at the regions of Kamimanomura and Yawata-mura, Soma-gun, Fukushima Prefecture, for the purpose of creating a mining estate, any person who has a claim over the movable property that is to be included in the said estate or any creditor of seizure, provisional seizure or provisional disposition shall file his claim with this Office not later than November 20, 1948.

The inventory of the said estate is available at this Office for the inspection of the interested parties.

Soma Branch, Fukushima Judicial Bureau



OFFICIAL GAZETTE

EXTRA

Price Edition

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No. 127

FRIDAY, OCTOBER 8, 1948

NOTIFICATIONS

Price Board Notification No. 991

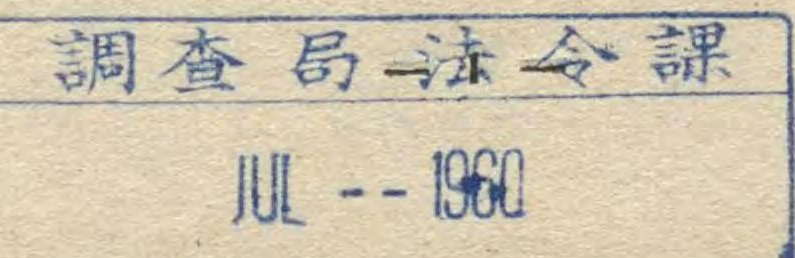
October 8, 1948

The designation of the controlled prices under the following Notifications and Notices shall hereby be abolished:

Acting Director-General of Price Board
Prime Minister

ASHIDA Hitoshi

- 1. The Ministry of Finance Notification No. 199 of March, 1946 (concerning the designation of the controlled prices of nickel ingot)
- 2. The Ministry of Finance Notification No. 200 of March, 1946 (concerning the designation of the controlled prices of cobalt ingot)
- 3. The Ministry of Finance Notification No. 214 of March, 1946 (concerning the designation of the controlled prices of incombustible celluloid)
- 4. Each paragraph of dibthyl phthalate, diethyl phthalate and dimethyl phthalate in the Ministry of Finance Notification No. 514 of June, 1946 (concerning the designation of the controlled prices of acetylen delivative products)
- 5. The Price Board 3rd Division Notice No. 164 of March, 1947 (concerning the designation of the controlled prices of casco glue and its incidental chemicals)
- 6. The Price Board Notification No. 495 of August, 1947 (concerning the designation of the controlled prices of electric light bulbs)
- 7. Each paragraph of xylenol and crude anthracene No. 1 & No. 2 in the Price Board Notification No. 515 of August, 1947 (concerning the designation of the controlled prices of tar products)
- 8. The Price Board Notification No. 538 of September, 1947 (concerning the designation of the controlled selling prices of cullet)
- 9. The Price Board Notification No. 539 of September, 1947 (concerning the designation of the controlled selling prices of phonograph record)
- 10. The paragraph of Tungsten ore in the Price Board Notification No. 551 of September, 1947 (concerning the designation of the controlled selling prices of arsenite, mercury and tungsten ore)
- 11. The paragraph of cadmium in the Price Board Notification No. 552 of September, 1947 (concerning the designation of the controlled selling prices of cadmium, zinc powder, chromium ore & natural grypsium)
- 12. The Price Board Notification No. 583 of September, 1947 (concerning the designation of the controlled selling prices of saw mill machine, wood working machine and veneer & plywood machine)
- 13. The Price Board Notification No. 584 of September, 1947 (concerning the designation of the controlled selling prices of roller chains for power transmission and joint and coupling)
- 14. The Price Board Notification No. 585 of September, 1947 (concerning the designation of the control-led selling prices of link chain)
- 15. The Price Board Notification No. 586 of September, 1947 (concerning the designation of the controlled selling prices of gas welding machine, gas cutting machine and regulator)
- 16. The Price Board Notification No. 587 of September, 1947 (concerning the designation of the controlled selling prices of lighting fixtures)
- 17. In the Price Board Notification No. 597 of September, 1947 (concerning the designation of the controlled selling prices of automobile parts), each paragraph other than those mentioned in the following:



1. Toyoda Parts

Parts Name Parts Number Carburettor assembly 2170 3804 A Disk wheel 3806 A Disk wheel side-ring Starting motor 5021 Generator 51200 Speed meter KC 6313 Water pump 1081 A 1664 Oil pump Wire harness A 5061 Distributor, ignition cord 54208

2. Nissan Parts

Parts Number

180-1800
71-2100 (180-2100)
180-2100 CA
180-2600
73-2700-2 (180-2900)
180-2900-K
80-4330
80-4333
82-8701

Parts Name
Water pump assembly
Carburetter assembly (Thorax)
Carburetter assembly (Carter)
Generator assembly
Star-motor assembly
Radiator core assembly
Disk wheel (6 inches)
Disk wheel side-ring (6 inches)
Wiring harness
Speed meter
Wiring assembly

3. Isuzu Parts

Parts Number
NA 10-5304
NA 10-7440
NA 30-0101
NA 30-0403
32×6
32×6
DG 32-1520
GA 44-1609
TX 80-223

180-9210-K

8714

Parts Name
Carburetter
Speed meter
Starter
Dynamo
Disk wheel
Side-ring
Oil pump assembly
Water pump assembly
Radiator assembly

18. Of the Price Board Notification No. 598 of September, 1947 (concerning the designation of the controlled prices of small motor-car parts), in the paragraph 14, common parts for small motor-car, each paragraph other than those mentioned in the following:

Third brush type dynamo (for small auto-tricycle; 1 cylinder)
Third brush type dynamo (for small auto-tricycle; 2 cylinder)
Constant voltage type dynamo (for small auto-tricycle; 1 cylinder)

Constant voltage type dynamo (for small auto-tricycle; 2 cylinder)
Amal type carburetter (with out wire and lever)

Speed meter (with total)

44 PI 18 disk wheel (for small motor-car)

Head-lamp (for small motor-car)

19. In the Price Board Notification No. 601 of September, 1947 (concerning the designation of the controlled prices of medical electric apparatus), each paragraph other than the paragraph of intensifying screen

20. The Price Board Notification No. 603 of September, 1947 (concerning the designation of the controlled selling prices of cemented carbide tools)

21. The Price Board Notification No. 605 of September, 1947 (concerning the designation of the controlled selling prices of chain block)

22. The Price Board 3rd Division Notice No. 418 of September, 1947 (concerning the designation of the controlled selling prices of general tools)

23. Each paragraph of pomade, perfumed hair oil and cream in the Price Board Notification No. 630 of September, 1947 (concerning the designation of the controlled selling prices of toilet articles)

24. The Price Board Notification No. 638 of September, 1947 (concerning the designation of the control-

led selling prices of dentifrice)

25. The Price Board Notification No. 662 of September, 1947 (concerning the designation of the controlled selling prices of Torii Brand electric exploder and Chugai-shunkan electric exploder)

26. The Price Board Notification No. 664 of September, 1947 (concerning the designation of the control-led selling prices of wood cutting band saws, cercular saws, jig saws, cut saws and double handle cut saws)

27. The Price Board Notification No. 665 of September, 1947 (concerning the designation of the control-led selling prices of hacksaw blade hacksaw frame, paper cutting knife, veneer knife, planer knife, square chisel, and tiny hacksaw blade)

28. The Price Board Notification No. 667 of September, 1947 (concerning the designation of the control-led selling prices of saws)

29. The Price Board Notification No. 675 of September, 1947 (concerning the designation of the controlled selling prices of the standard type 3-phase A.C. induction motors and their parts for overhead travelling crane)

30. The Price Board Notification No. 677 of September, 1947 (concerning the designation of the control-led selling prices of torch lamp and burner)

31. The Price Board Notification No. 678 of September, 1947 (concerning the designation of the control-led selling prices of silk reeling machine)

32. The Price Board Notification No. 679 of September, 1947 (concerning the designation of the control-led selling prices of files)

33. The Price Board Notification No. 692 of September, 1947 (concerning the designation of the control-led selling prices of electric messenger metal apparatus)

34. The Price Board Notification No. 697 of September, 1947 (concerning the designation of the control-led selling prices of coffee, etc.)

35. The Price Board Notification No. 698 of September, 1947 (concerning the designation of coffee, etc. as the goods to be subject to the price assessment)

36. The Price Board Notification No. 734 of September, 1947 (concerning the designation of the control-led selling prices of artificial abrasive materials)

37. The Price Board Notification No. 762 of September, 1947 (concerning the designation of the control-led selling prices of four-jaw independed chuck, and three-jaw scroll chuck for machine tools)

38. Each paragraph of sodium thiosulphate anhydrous and sodium bisulphate anhydrous in the Price Board Notification No. 778 of September, 1947 (concerning the designation of the controlled selling prices of sulphate)

39. The Price Board Notification No. 779 of September, 1947 (concerning the designation of the control-led selling prices of phosphorus sulphide)

40. The Price Board Notification No. 781 of September, 1947 (concerning the designation of the control-led selling prices of ferric chloride liquid and iron sulphate)

41. The Price Board Notification No. 783 of September, 1947 (concerning the designation of the control-led selling prices of chrome alum)

42. The Price Board Notification No. 784 of September, 1947 (concerning the designation of the control-led selling prices of alumium chloride anhydrous)

43. The Price Board Notification No. 788 of September, 1947 (concerning the designation of the control-led selling prices of zinc sulphate)

44. The Price Board Notification No. 822 of October, 1947 (concerning the designation of the controlled selling prices of soluble saccharine and dulcin).

45. The paragraph of formic acid for industry in the Price Board Notification No. 827 of October, 1947 (concerning the designation of the controlled selling prices of formic acid and oxalic acid for industry)

46. The Price Board Notification No. 828 of October, 1947 (concerning the designation of the controlled selling prices of wooden box)

47. The Price Board Notification No. 834 of October, 1947 (concerning the designation of the controlled selling prices of saccharine tablet and compounded tablet of saccharine and dulcin)

48. The Price Board Notification No. 843 of October, 1947 (concerning the designation of the controlled selling prices of metric soda, sodium cyanide and sodium chloride)

49. The Price Board Notification No. 861 of October, 1947 (concerning the designation of the controlled selling prices of excelsior (packing mateiral-"mokumo")

50. The Price Board Notification No. 865 of October, 1947 (concerning the designation of the controlled selling prices of cask stopper, etc.)

51. The paragraph of phenol resin tegolim film in the Price Board Notification No. 867 of October, 1947 (concerning the designation of the controlled selling prices of phenot resin moulding materials, phenol

- resin iaminated products (plates, bars, tubes), oil-soluble phenol resin, alcohol-soluble phenol resin, urea resin moulding materials, urea resin bonding materials, hardening agent of urea resin, and phenol resin tegolim film)
- 52. The Price Board Notification No. 884 of October, 1947 (concerning the designation of the controlled selling prices of fountain pen)
- 53. The Price Board Notification No. 897 of October, 1947 (concerning the designation of the controlled selling prices of shoepolish)
- 54. The paragraph of potassium silicate in the Price Board Notification No. 901 of October, 1947 (concerning the designation of the controlled selling prices of potassium chemicals)
- 55. The Price Board Notification No. 903 of October, 1947 (concerning the designation of the controlled selling prices of toothbrush)
- 56. The Price Board Notification No. 915 of October, 1947 (concerning the designation of the controlled selling prices of tartaric acid)
- 57. The Price Board Notification No. 921 of October, 1947 (concerning the designation of the controlled selling prices of mimeographs and their files)
- 58. The Price Board Notification No. 953 of November, 1947 (concerning the designation of the controlled selling prices of haze nut, lacqur fruit and Japanese wax)
- 59. The Price Board Notification No. 957 of November, 1947 (concerning the designation of the controlled selling prices of "fusuma," "fusuma-hone," and "fusuma-fuchi")
- 60. The Price Board Notification No. 967 of November, 1947 (concerning the designation of the controlled selling prices of reagent)
- 61. The Price Board Notification No. 984 of November, 1947 (concerning the designation of the controlled selling prices of chemical hormone No. 1)
- 62. The Price Board Notification No. 997 of November, 1947 (concerning the designation of the controlled selling prices of artificial abrasive grinding wheel)
- 63. The Price Board Notification No. 1000 of November, 1947 (concerning the designation of the controlled selling prices of radio receiving sets)
- 64. The Price Board Notification No. 1001 of November, 1947 (concerning the designation of the controlled selling prices of portable electric range)
- 65. The Price Board Notification No. 1037 of November, 1947 (concerning the designation of the controlled selling prices of ordinary lathes, vertical type ball lathes and table ball lathes)
- 66. The Price Board Notification No. 1046 of November, 1947 (concerning the designation of the controlled selling prices of tester)
- 67. The Price Board Notification No. 1054 of November, 1947 (concerning the designation of the controlled selling prices of wood chips)
- 68. The paragraph of Catalyzer for synthetic ammonium in the Price Board 3rd Division Notice No. 509 of November, 1947 (concerning the designation of the controlled selling prices of catalyzer for synthetic ammonium and catalyzer for denaturalized carbon monoxide)
- 69. The Price Board Notification No. 1129 of December, 1947 (concerning the designation of the controlled selling prices of component, parts of a radio receiving set)
- 70. Price Board Notification No. 1086 of December, 1947 (concerning the partial revision of the Price Board Notification No. 834 of October, 1947 (concerning the designation of the controlled selling prices of saccharine tablet and compounded tablet of saccharine and dulcin))
- 71. The Price Board Notification No. 1087 of December, 1947 (concerning the partial revision of Price Board Notification No. 822 of October, 1947 (concerning the designation of the controlled selling prices of soluble saccharine and dulcin))
- 72. The Price Board Notification No. 44 of January, 1948 (concerning the partial revision of Price Board Notification No. 1037 of November, 1947 (concerning the designation of the controlled selling prices of ordinary lathes, vertical type ball lathes and table ball lathes))
- 73. The Price Board Notification No. 68 of January, 1948 (concerning the designation of the controlled selling prices of cash registers)
- 74. The Price Board Notification No. 80 of February, 1948 (concerning the designation of the controlled selling prices of flycatching paper)
- 75. Each paragraph other than those of drinks of lactic acid bacilli or drinks of lactic acid in the Price Board Notification No. 83 of February, 1948 (concerning the designation of the controlled selling prices of soft drinks)
- 76. The Price Board Notification No. 94 of February, 1948 (concerning the partial revision of the Price Board Notification No. 665 of September, 1947 (concerning the designation of the controlled selling prices of hacksaw blade, hacksaw frame, paper cutting knife, veneer knife, paper knife, square chisel, and tiny hacksaw blade))

- 77. The Price Board Notification No. 118 of February, 1948 (concerning the designation of the controlled selling prices of roofing boards).
- 78. The Price Board Notification No. 127 of February, 1948 (concerning the partial revision of the Price Board Notification No. 68 of January, 1948 (concerning the designation of the controlled selling prices of cash registers)
- 79. The Price Board Notification No. 146 of March, 1948 (concerning the designation of the controlled selling prices of transparent and opaque quartz glass)
- 80. The Price Board Notification No. 155 of March, 1948 (concerning the partial revision of the Price Board Notification No. 638 of September, 1947 (concerning the designation of the controlled selling prices of dentifrice))
- 81. The Price Board Notification No. 169 of March, 1948 (concerning the partial revision of the Price Board Notification No. 692 of September, 1947 (concerning the designation of the controlled selling prices of electric messenger metal apparatus))
- 82. The paragraph of Knitting Machine in the Price Board Notification No. 176 of March, 1948 (concerning the designation of the controlled selling prices of loom, special apparatus for loom, knitting machine, and Jacquard)
- 83. The Price Board Notification No. 180 of March, 1948 (concerning the partial revision of the Price Board Notification No. 597 of September, 1947 (concerning the designation of the controlled selling prices of automobile parts))
- 84. The paragraph of Ping-pong ball in the Price Board Notification No. 203 of April, 1948 (concerning the designation of the controlled selling prices of celluloid products)
- 85. The Price Board Notification No. 243 of April, 1948 (concerning the partial revision of the Price Board Notification No. 667 of September, 1947 (concerning the designation of the controlled selling prices of saws)
- 86. The Price Board Notification No. 268 of May, 1948 (concerning the partial revision of the Price Board Notification No. 597 of September, 1947 (concerning the designation of the controlled selling prices of automobile parts))
- 87. Each paragraph of sulphuric olive, sulphuric khaki, salfovat olive and salfovat khaki in the Price Board Notification No. 428 of July, 1948 (concerning the designation of the controlled selling prices of synthetic dyestuffs)
- 88. The paragraph of class D in the Price Board Notification No. 561 of July, 1948 (concerning the designation of the controlled selling prices of carbon black)

Price Board Notification No. 992

October 8, 1948

ASHIDA Hitoshi

In accordance with the provisions of Article 4 of the Price Control Ordinance, the controlled prices of rubber preservative are designated as follows and the Price Board Notification No. 821 of October, 1947 (concerning the designation of the controlled selling prices of medical rubber products) shall hereby be abolished:

> Acting Director-General of Price Board Prime Minister

No. 1 List of Controlled Price

Unit

One Gross

Controlled Selling of Producer

Controlled Selling of Wholesaler ₹242.00

Controlled Selling of Retailer ₹1.90 (One Piece)

No. 2 Sales Terms, etc.

Name of Articles

Rubber Preservative

(a) The controlled prices of the present list shall be for those which have passed the standard inspection determined by the closed institution, Nihon Gomu Kogyo Kyodo Kumiai Rengokai for the period designated under the specified business in Article 3 of the Closed Institution Ordinance, and the prices of those which do not undergo the said inspection, shall be amounts under 80% of the controlled prices

¥214.00

- (b) The controlled selling prices of producer in the present list shall be for delivery at the warehouse of purchaser, and the controlled selling prices of wholesaler shall be ex warehouse or store of purchaser.
 - The controlled selling prices of retailer shall be ex store of seller.
- (c) Wrapping and packing charges shall be borne by the seller. Wrapping in this case shall be paper envelopes for one gross unit.

Price Board Notification No. 993

October 8, 1948

In accordance with the provisions of Article 4 of the Price Control Ordinance, the controlled selling prices of rubber products (all rubber aprons, rubber gloves, ebonite battery case, ebonite products, rubber roll for mimeograph, rubber thread, rubber cement, rubber eraser, marking devices, rubber disk for stopper, cohesive tape) are designated as follows, and the Price Board Notification No. 830 of October, 1947 (concerning the designation of the controlled selling prices of rubber products) shall hereby be abolished:

Acting Director-General of Price Board

Prime Minister

ASHIDA Hitoshi

No. 1 All rubber aprons		(Unit: per 1 sheet)
Kind	Controlled Selling Price of Producer	Controlled Selling Price of Seller
Special large size	¥286.00	¥348.00
Large size	238.00	290.00
Medium size	198.00	241.00
Small size	140.00	170.00
Special small size	88.00	107.00

Selling Terms, etc.

- (a) The controlled prices shown in the present list shall be the prices which have passed the inspection determined by the closed institution, Nihon Gomu Kogyo Kyodo Kumiai Rengokai for the period designated under the specified business in Article 3 of the Closed Institution Ordinance, and the prices of those which have not passed or not undergone the above inspection shall by 80 percent from the controlled prices shown in the present list.
- (b) The controlled prices of producer shown in the present list shall be those of f. o. r. at the nearest depot of the producer, and the controlled prices of seller shall be ex store of the seller.

In case of the producer sells directly to the consumer, the prices shall be applied to the controlled prices of the seller shown in this list.

(c) The wrapping and packing charges shall be borne by the seller.

NI- 0 D. LL 1			
No. 2 Rubber gloves		SHARE SHOWING SHOWING	(Unit: per 1 pair)
Kind	Size	Controlled Selling Price	Controlled Selling Price
For Industry Use		of Producer	of Seller
(made of pasting)	12 inches	¥102.00	¥124.00
ditto	14 "	118.00	143.00
For Industry Use	16 "	132.00	161.00
(made of mould)	12 "	146.00	178.00
ditto	14 "	168.00	204.00
For Electric Use	16 "	190.00	231.00
Anti-voltage	5,000 volt	404.00	492.00
ditto	10,000 ,,	480.00	585.00
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	15,000 "	550.00	671.00

Selling Terms, etc.

The terms of the sale of all rubber aprons of No. 1 shall be applied. However, the controlled prices for electric use shall not include the anti-voltage examination charges.

No. 3 Evonite battery case

AWH type No.		Controlled Selling Price of Producer	Controlled Calling Drice of Soller
			Controlled Selling Price of Seller
	3	¥150.00	¥183.00
" No.	4	162.00	197.00
" No.	5	198.00	241.00
" No.	6	216.00	263.00
" No.	7	220.00	268.00
no.	8	238.00	290.00
. No.	9	272.00	331.00
» No.	10	300.00	366.00

V type	No. 1	¥ 264.00	₹ 322.00
"	No. 2	290.00	353.00
"	No. 3	304.00	370.00
"	No. 4	360.00	439.00
"	No. 5	418.00	509.00
"	No. 6	484.00	590.00
, ,,	No. 7	546.00	666.00
"	No. 8	620.00	756.00
"	No. 9	734.00	895.00
"	No. 10	836.00	1,019.00
* **	No. 11	920.00	1,122.00
"	No. 12	1,096.00	1,337.00
"	No. 13	1,210.00	1,476.00
7)	No. 14	1,268.00	1,546.00
"	No. 15	1,324.00	1,615.00
"	No. 16	1,382.00	1,686.00
No. 6 v	rolt battery case		
AR typ	e No. 5	722.00	880.00
"	No. 6	778.00	949.00
"	No. 7	888.00	1,083.00
Ford		608.00	741.00
Datson		558.00	680.00
ML		264.00	322.00
MH		322.00	392.00

Selling Terms, etc.

The terms of the sale of all rubber aprons of No. 1 shall be applied. However, the controlled prices shown in the present list shall be prices of the completed battery case including a set of case, cover supporter and plug.

porter and plug.			
No. 4 Ebonite pr	oducts	(Unit: per	1 kg. for rubber part)
Kind	Size	Controlled Selling Price of Producer	Controlled Selling Price of Seller
Ebonite stick	diameter	¥616.00	¥751.00
	under 5 m/m		
	length over 1 shaku		有数型
ditto	diameter	462.00	563.00
	under 15 m/m		
	length over 1 shaku		
ditto	diameter	308.00	375.00
	under 50 m/m		
	length over 1 shaku		
ditto	diameter	370.00	451.00
	under 80 m/m		
	length over 1 shaku		
ditto	diameter	462.00	563.00
	over 80 m/m		
	length over 1 shaku		
Ebonite board	thickness	770.00	939.00
	under 1 m/m		
	wide over 450 m/m		
	length over 450 m/m	700.00	071.00
ditto	thickness	700.00	854.00
	under 1.5 m/m		
	wide over 600 m/m		
	length over 600 m/m	C1C 00	751.00
ditto	thickness	616.00	751.00
	under 5.0 m/m wide over 600 m/m		
	length over 900 m/m		
	2018011		

Kind	Size	Controlled Selling Price of Producer	Controlled Selling Proof Seller
ditto	thickness " 10 m/m	¥ 462.00	¥ 563.00
ditto	" 25 m/m	308.00	375.00
ditto	" 40 m/m	462.00	563.00
ditto	over 40 m/m	616.00	751.00
Ebonite pipe	outside dia. under 10 m/m thickness under 3 m/m	554.00	675.00
ditto	length over 1 shaku " thickness over 3 m/m	524.00	639.00
ditto	outside dia. under 15 m/m thickness under 3 m/m	539.00	657.00
ditto	" thickness over 3 m/m	508.00	619.00
ditto	outside dia. under 50 m/m thickness under 3 m/m length over 1 :haku	524.00	639.00
ditto	outside dia. under 50 m/m thickness under 10 m/m length over 1 shaku	492.00	600.00
ditto	" thickness under 15 m/m	462.00	563.00
ditto	thickness over 15 m/m	492.00	600.00
ditto	outside dia. under 100 m/m thickness under 3 m/m length over 1 shaku	554.00	675.00
ditto	under 10 m/m	524.00	639.00
ditto	thickness under 15 m/m	492.00	600.00
ditto	thickness over 15 m/m	524.00	639.00
ditto	outside dia. over 100 m/m thickness under 3 m/m length over 1 shaku	646.00	788.00
ditto	thickness under 10 m/m	586.00	714.00
ditto	" under 15 m/m "	554.00	675.00

Ebonite pipe outsido dia. 586.00 . 714.00 thickness over 15 m/m

Selling Terms, etc.

The terms of the sale of all rubber aprons of No. 1 shall be applied. However, heat-resisting ebonite products which have the same process of the production of the products shown in the present list shall be added 20 percent to the controlled prices shown in the present list.

No. 5 Rubber roll for mimeograph		(Unit: per 1 piece)
Kind	Controlled Selling Price of Producer	Controlled Selling Price of Seller
No. 1	¥ 66.00	¥ 80.00
No. 2	102.00	124.00
No. 3	118.00	143.00
No. 4	132.00	161.00
No. 5	146.00	178.00
No. 6	550.00	671.00

Selling Terms, etc.

The terms of the sale of all rubber aprons of No. 1 shall be applied. However the controlled prices shown in the present list shall be those excluding the commodity tax.

No. 6 Rubber thread		(Unit: per 1 kilogram)
Kind	Controlled Selling Price of Producer	Controlled Selling Price of Seller
Over No. 20 (length over 30 meter)	¥ 578,00	¥ 705.00
ditto (length over 1 m. under 30 m.)	464.00	566.00
Over No. 30 (length over 30 m.)	660.00	805.00
ditto (length over 1 m. under 30 m.)	542.00	.661.00
Over No. 40 (length over 30 m.)	838.00	1,022.00
ditto (length over 1 m. under 30 m.)	684.00	834.00
Over No. 50 (length over 30 m.)	1,086.00	1,324.00
ditto (length over 1 m. under 30 m.)	868.00	1,058.00

Selling Terms, etc.

The terms of all rubber aprons of No. 1 shall be applied.

lo. 7 Rubber cement		(Unit: per 15 kg.)
Kind	Controlled Selling Price of Producer	Controlled Selling Price of Seller
15 kg. net	¥1,690.00	¥2,061.00
1.5 kg. net	169.00	206.00

Selling Terms, etc.

The terms of the sale of all rubber aprons of No. 1 shall be applied. However, the controlled prices shown in the present list shall be the prices of those which do not include the cost of receptacle.

No. 8 Rubber eraser (standard)		(unit: per 1 piece)
Kind	Controlled Selling Price of Producer	Controlled Selling Price of Wholesaler	Controlled Selling Price of Retailer
Unit: 1 pc. over 9 grams	¥1.80	₹2.10	₹2.50
ditto over 15 grams	3.00	3.50	4.20
ditto over 22.5 grams	4.50	5.20	6.30
			AND AND ASSESSMENT OF THE PARTY

Selling Terms, etc.

(a) The controlled prices shown in the present list shall be the prices which have passed the inspection determined by the closed institution, Nippon Gomu Kogyo Kyodo Kumiai Rengokai for the period designated under the specified business in Article 3 of the Closed Institution Ordinance, and the prices of those which have not passed or not undergone the above inspection shall be reduced by 80 per cent from the controlled prices shown in the present list. (b) The controlled prices of producer shown in the present list shall be those of f. o. r. the nearest depot of the producer, and the controlled prices of the wholesaler shall be ex warehouse or store of the buyer, the controlled prices of retailer shall be ex store of the seller.

(c) The wrapping and packing charges shall be borne by the seller.

No. 9 Marking devices

Kind	Size	Unit	Controlled Selling Price of Producer	Controlled Selling Price of Seller
Engravers (red)	length over 1.5 showidth over 1.0 showidth	aku	¥ 190.00	₹ 232.00
	thickness over 1.0	DU		
Rubber die gum (dark grey)	over 0.7 bu	1 kg.	180.00	220.00
ditto (red)	ditto	ditto	210.00	245.00

Selling Terms, etc.

The terms of the sale of all rubber aprons of No. 1 shall be applied.

No. 10 Rubber disk for stopper		(Unit: per 100 pieces)
Kind	Controlled Selling Price of Producer	Controlled Selling Price of Seller
Beer disk (including cider disk)	¥ 32.00	¥ 39.00

Selling Terms, etc.

The terms of the sale of all rubber aprons No. 1 shall be applied.

No. 11 Cohesive tape			(Unit: per 1 roll)
Kind	Size -	Controlled Selling Price of Producer	Controlled Selling Price of Seller
Paper cohesive tape	width 550 m/m length 18 m/m	¥672.00	¥819.00
ditto	width 9 m/m	10.00	12.00
ditto	width 12 m/m	14.00	17.00
ditto	width 15 m/m	18.00	21.00
ditto	width 24 m/m	30.00	36.00
ditto	width 30 m/m	36.00	43.00
Cloth cohesive tape	width 18 m/m	48.00	58.00
Paper plaster	length 12 m/m width 550 m/m length 9 m/m	446.00	544.00
ditto	width 9 m/m	8.00	9.00
ditto	width 12 m/m	10.00	12.00

Selling Terms, etc.

The terms of the sale of all rubber aprons of No. 1 shall be applied.

No. 12 Rubber air valve		(Unit: per 1 kilogram)
Kind	Controlled Selling Price of Producer	Controlled Selling Price of Seller
Rubber air valve (tubing)	¥ 950.00	¥1,159.00

Selling Terms, etc.

The terms of the sale of all rubber aprons of No. 1 shall be applied.

Price Board Notification No. 994

October 8, 1948

Part of the Price Board Notification No. 283 of June, 1947 (concerning the designation under Articles 1, 23 and 24 of the Price Adjustment Kodan Law) shall be revised as follows:

Acting Director-General of Price Board Prime Minister

ASHIDA Hitoshi

In Paragraphs 1 and 2 of 2 "items 3, 4 and 5" shall be added next to item 2 of No. 1.

Price Board Netification No. 995

October 8, 1948

In accordance with the provisions of Article 4 of the Price Control Ordinance, the controlled selling prices of glucose and millet-jelly are designated as follows, and the Price Board Notification No. 233 of April, 1948 (concerning the designation of the controlled selling prices of glucose and millet-jelly) shall hereby be abolished:

Acting Director-General of Price Board Prime Minister

ASHIDA Hitoshi

List of Control Price

(1) Glucose made from raw materials of starch purchased as synthetic provisions use from Food Distribution Kodan (Shokurvo Haikyu Kodan)

Classification Grade		Controlled selling price of maker (per 45 kg.)	controlled selling price of F.D.K.
Ordinary glucose	1st	¥2,656.00	¥ 62.70
	2nd	2,550,00	T 04.10

(2) Gulucose made from raw materials of starch other than shown in paragraph (1) Controlled selling price

Classification	Grade	Unit	(excluded F.D.K.)
Processed glucose Ordinary "	1st	12 kan	¥11,013.00 3,642.00 3,496.00
"	2nd	"	

(3) Millet-jelly Controlled selling price of seller (excluded F.D.K.) Classification ¥2,046.00 Can (containing 6.8 kan) Starch millet-jelly 1,903.00 No. 2 1,903.00 Ordinary millet-jelly

2. Sales terms, etc.

(a) "Starch millet-jelly" shall mean the millet-jelly made through the acid-saccharifying method and "ordinary millets-jelly" shall mean those other than starch millet-jelly.

(b) The controlled prices of refined glucose shown in this list shall be for those contained in paper sack; prices of ordinary glucose shall be for those contained in mat-covered package, paper wrapper or other containers; and prices of millet-jelly shall be for those contained in can: and each controlled price shall include charges for wrapping and packing.

(c) The controlled prices of glucose and millet-jelly shown in this list shall be for those which come under those standard mentioned in the paragraph (h) and which are stamped or attached on each of the containers with a seal or certificate in which the grade and the date of manufacture are mentioned; and the controlled prices of those which do not come under the above shall be amounts deducted by 50 per cent from the controlled prices of 2nd grade ordinary glucose as to glucose, and amounts deducted by 50 per cent from the controlled prices of ordinary millet-jelly, as to millet-jelly.

(d) The controlled selling prices of producer shown in this list shall be ex seller's factory or warehouse, those of Food Distribution Kodan shall be ex seller's store or ex buyer's place and those of dealer shall

be ex seller's factory, warehouse, or store. (e) The controlled prices in case millet-jelly are to be sold of its contents only the prices shall be amounts deducted by \$75.60 from the controlled prices of millet-jelly shown in this list.

- (f) The amount equivalent to the commodity tax may be added to the controlled prices shown in this
- (g) The fractions less than "sen" unit brought out at the final calculation shall be adjusted, counting 0.5 and higher fractions as one unit, but disregarding the rest.
- (h) Standard

(1) Glucose

Refined glucose

90% or over

humidity 9% or under

Ordinary glucose, 1st grade 80% or over

humidity 18% or under

Those which are light-yellow or light-brown in coloring and have no strange taste or strange smell Ordinary glucose, 2nd grade

70% or over 18% or under humidity

Those which are light-brown in colouring and have no strange taste or strange smell

(2) Millet-jelly

Starch millet-jelly, 1st grade

month of production component	Nov. Dec. Jan.	Feb. March April	May June Tular	Aug. Sept.
Sugar	42.5%-40.0%	43.0%-40.5%	July 45.0%-41.0%	Oct. 45.0%-40.0%
Dextrin	40.0%-42.5%	40.5%-43.5%.	41.0%-45.0%	40.0%-45.0%
Humidity	17.0%-18.0%	16.0%-17.0%	13.0%-15.0%	14.0%-16.0%

Coloring and others light-yellow and transparent, without any strange taste or smell Starch millet-jelly 2nd grade

As regards glucose, dextrin and humidity, they shall be the same with starch millet-jelly, 1st grade. Coloring is light-yellow-brown and somewhat opaque, without any strange taste or smell.

Ordinary millet-jelly				
month of production component Humidity Sugar	Nov. Dec. Jan. 18.0%-19.0%	Feb. March April -17.0%-18.0% 50.0%-60.0%	May June July 14.0%-16.0%	Aug. Sept. Oct. 15.0%-17.0%

20.0%-25.0%

Coloring and others Dark-brown, without any strange taste or smell

Price Board Notification No. 996

October 8, 1948

In accordance with the provisions of Article 4 of the Price Control Ordinance, the controlled selling prices of medicines (medicines of medical treatment for baby use) are designated as follows, and the Price Board Notification No. 460 of July, 1948 (concerning the designation of the controlled selling prices of medicines (medicines of medical treatment for baby use)) and the Price Board Notification No. 510 of July, 1948 (concerning the partial revision of the controlled selling prices of medicines (medicines of medical treatment for baby use)) shall hereby be abolished:

> Acting Director-General of Price Board Prime Minister ASHIDA Hitoshi

1. List of controlled price:

Dextrin

(1) Rationed goods according to the designation

Items	Unit	Controlled selling price of producer	Controlled selling price of central wholesaler	Controlled selling price of final retailer
Tonic sugar	1,000 grams	₹221.70	¥250.50	¥310.50
"	500	132.20	149.40	185.50
"	450	122.30	138.20	171.50
"	250	74.50	84.20	104.50

- 12 -

"Marutsu" extract	1,000	¥181.70	¥205 30	₹ 254.50
and the state of t	500	103.30	116.70	144.50
	250	55.70	62.90	78.00
17	200	47.60	53.80	66.50
Powdered rice water	1,000	148.00	167.20	207.00
"	500	127.70	144.30	179.00
99 (A	250	60.20	68.00	84.50
***	100	35.50	40.10	49.50

(2) Rationed goods according to no designation

Item	Unit	Controlled selling price of producer	Controlled selling price of wholesaler	Controlled selling price of final dealer
Processed powder milk	1,000 grams	¥ 390.30	¥ 437.10	₹ 507.50
77	500	216.40	232.40	281.50
"	250	116.00	129.90	151.00
"	100	54.10	60,60	70.50
Casein calc	1,000	1,167.30	1,307.40	1,517.50
"	200	258.00	289.00	335.50
"	100	136.20	152.50	177.00
***	50	74.20	83.10	96.50
	A STATE OF THE STA			

2. Sales, terms, etc.

(1) The controlled selling prices of producer shall be those ex store or warehouse of buyer, including charges for wrapping and packing and freight rates.

(2) The controlled selling prices of central wholesaler and wholesaler shall be those f.o.r. the nearest station, or f.o.b. the nearest port quay of buyer, including charges for wrapping and transportation.

(3) The controlled selling prices of final dealer shall be those ex store of seller.

(4) The controlled prices in case local dealer sells rationed goods according to the designation to final dealer, shall be added by 9 per cent to the controlled selling prices of central wholesaler.

(5) In case those to be sold by content only are sold with receptacle, their actual expenses for receptacle and wrapping materials may be added to the controlled prices of this list.

(6) The controlled price for the quantity not described in this list shall be subject to the amount worked out as follows, provided that 0.5 or higher fractions of the 10 "sen" unit shall be made 10 "sen," disregarding the rest:

(a) In the case of the quantity more than the maximum quantity as described the amount worked out in accordance with the preceding item.

(b) In the case of the quantity more than the minimum quantity as described in this list, but less than the maximum quantity, the amount required (M) shall be the one that the controlled price for the nearest lower quantity (B) be added to the amount obtained through multiplying the result of dividing the difference between the controlled price for the nearest higher quantity (A) and that for the nearest lower quantity (B) by the difference between the nearest higher quantity (a) and the nearest lower quantity (b) by the difference between the quantity concerned (m) and the nearest lower quantity (b);

*
$$M = B + \frac{A - B}{a - b} (m - b)$$

(7) The amounts of 6 in I prescribed in the Price Board Notification No. 781 of August 31, 1948 (amounts contracted, payable or receivable, by being added to the controlled prices with the enforcement of the Transaction Tax Law) shall be as follows:

As to the controlled selling price of producer, the amount corresponding to its 1 per cent;

As to the controlled selling prices of central wholesaler and wholesaler, the amount corresponding to its 2 per cent;

As to the controlled selling price of final dealer, the amount corresponding to its 2.5 per cent.

Price Board Notification No. 997

October 8, 1948

This Price Board Notification No. 11 of January, 1947 (concerning the designation of the controlled selling prices of producers for dried sweet potato and dried potato) is partially revised as follows: Acting Director-General of Price Board

Prime Minister

ASHIDA Hitoshi

Price Board Notification No. 998

October 8, 1948

The Price Board Notification No. 963 of November, 1947 (concerning the designation of the controlled selling prices of sweet potato) is partially revised as follows:

Acting Director-General of Price Board
Prime Minister

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ASHIDA Hitoshi

In the list of prices of 1, "\forall 96.00," "\forall 91.00," and "\forall 81.00" shall respectively be revised as "\forall 188.00," "\forall 163.00" and "\forall 138.00," and the line of off-grade shall be deleted. In the footnote, "off-grade" of (b) shall be revised as "3rd," "\forall 8.50" of (c), as "\forall 14.60," "\forall 10.00" and "\forall 60.00" of Par. 1 in (d), as "\forall 200.00" and "\forall 120.00," respectively, and Par. 2, as follows:

"Norin" No. 1, "Norin" No. 2, "Norin" No. 3, "Taihaku," "Kanto" No. 6, "Genji," "Beniaka," and "Gifu" No. 11.

Price Board Notification No. 999

. October 8, 1948

In accordance with the provisions of Article 4 of the Price Control Ordinance, the controlled selling prices of aceto-aldehyde resin are designated as follows, and of the Price Board Notification No. 139 of October, 1946 (concerning the designation of the controlled selling prices of aceto-aldehyde resin and acetic artificial dellulose), the controlled selling prices of aceto-aldehyde resin shall hereby be abolished:

Acting Director-General of Price Board

Prime Minister

ASHIDA Hitoshi

I. List of controlled prices

(Unit: per one kg.)

Controlled selling price

Controlled selling price

Aceto-aldehyde resin

of producer ¥257.00 of dealer ₹271.20

II. Sales terms, etc.

- (a) The controlled selling prices in this list shall be for those contained in receptacles of producer and sold the contents only.
- (b) The controlled selling prices of producer in this list shall be f.o.r. at the producer's factory.
- (c) The controlled selling prices of dealer in this list shall be f.o.r. at the nearest Government Railway station designated by the purchaser.
- (d) In case the goods are sold in small lots by freight-car transportation, the differences between the freight for car-lot shipment and that for small-lot as well as those of railway express tarrifs may be added to the controlled prices of this list.
- (e) In case dealers sell the goods ex warehouse or ex store, ¥10.00 per 1 kg, may be added to the controlled prices of this list.
- (f) The charges for returning empty receptacles up to the places of delivery provided in (b), (c) and (e) shall be borne by the purchaser.
- (g) In case the producers lend their receptacles to purchasers, they may collect the following amount as securities for the receptacles from purchaser till they receive the receptacles

Cement-barrel of 70 kg. net: per 1 barrel less than ¥500

(h) If purchasers fail to return the receptacles which they borrowed from producer within two months

(h) If purchasers fail to return the receptacles which they borrowed from producer within two months from the date of delivery of goods, producer may collect the following amount per every one month's delay from purchasers:

Cement-barrel of 70 kg. net: per 1 barrel less than ₹125.00

- (i) The standard of aceto-aldehyde resin shall be as follows:
- 1. Appearance: brown clot
- 2. Specific gravity: 0.7-1.0
- 3. Softening point: 85°c-90°c

Price Board Notification No. 1000

October 8, 1948

Of the Price Board Notification No. 598 of August, 1948 (concerning the designation of controlled selling prices of cement tiles), the standard mentioned in Paragraph (1)-Sales terms, etc., shall be stipulated as follows:

Acting Director-General of Price Board
Prime Minister
ASHIDA Hitoshi

Standard of Cement Roofing Tile

1. Form and weight

Regardless of the kind of products (foreign style, Japanese style, special use, etc.) all the products must be of regular in shape and flat in circumference, and at least 11 millimeter or over in thickness at the central transverse section.

The weight of one sheet must be 2.9 kilograms or over. (However, those being constituted of 50 sheets per tsubo shall be standardized).

2. Brightness

Regardless of whether they are of gray or other colors, their surface must be bright.

3. Rate of absorbing water

It must be 12 per cent or lower.

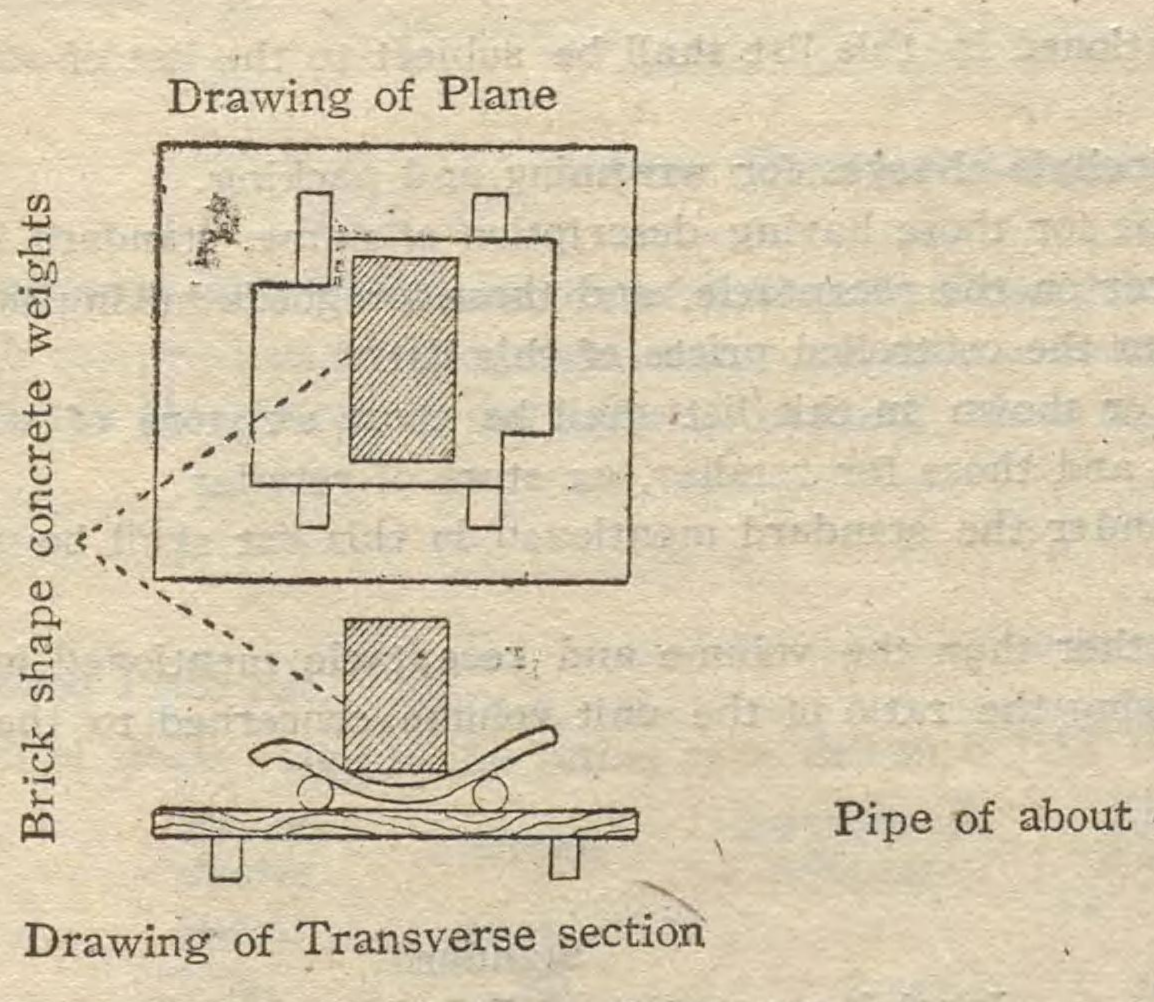
Method of examination: Picking up freely as the test material 5 sheets of 1,000 tiles which have been placed in the factory yard for around 4 weeks after moulded, and if the test material is found as having absorbed rain-water or humidity, leaving them quietly in a room until the excessive moisture will evaporate spontaneously, each of the sheets is to be weighed and reckoned out the average value. Then, after soaking them in the water at 4°C (ordinary water will do either) for 48 hours, they will be picked out and weighed for calculating the average value per sheet, and the increased weight thus obtained will be indicated in percentage.

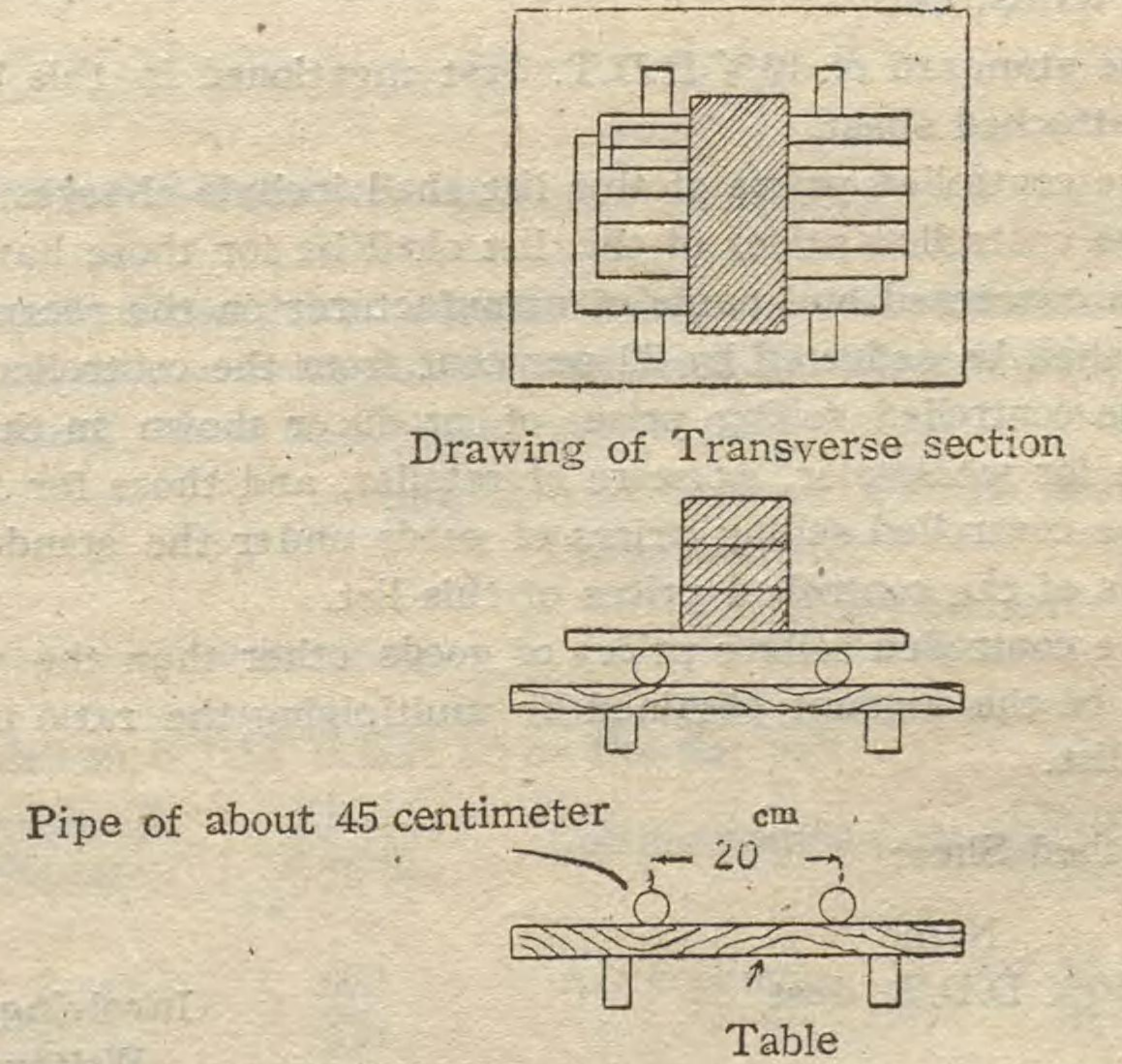
4. Break down test

The test material shall be those passed 4 weeks after moulded and the test must be 80 kilograms or over at the fulcrum distance of 20 centimeter.

5. Method of testing

The test material will be picked out as in the case of the rate of absorbing water, and put in the condition of having been dried. They will be placed on the pre-arranged testing stand (as shown in the sketch attached below, the fulerum distance shall be made 20 centimeter) and then the brick-shape concrete weights, which are made specially for use of the testing, will be put quietly on them one by one for finding out the total weight of the whole concrete weights, used therefor, at the time of breaking down and thus the average value of breaking down for 5 sheets will be indicated in terms of kilogram.





Drawing of Plane

Price Board Notification No. 1001

October 8, 1948

The Price Board Notification No. 582 of July, 1948 (concerning the designation of the controlled selling prices of photo sensitized materials) is partially be revised as follows:

> Acting Director-General of Price Board Prime Minister ASHIDA Hitoshi

1. In the list of controlled prices of I, the following shall be added to the Paragraph 2, Dry Plates:

Classification For General Use Par	Size nchromatic (Mat	Packing unit	Controlled selling price of producer	Controlled selling price of wholesaler	Controlled selling price of retailer
	$2^{1/2}'' \times 3^{1/2}''$ $3^{1/4}'' \times 4^{1/4}''$ $4^{3/4}'' \times 6^{1/2}''$ $6^{1/2}'' \times 8^{1/2}''$	12 (ss) 12 (ss) 12 (ss) 6 (ss)	¥ 329.00 457.00 864.00 905.00	¥ 362.00 503.00 950.00 995.00	¥ 427.00 593.00 1,121.00 1,174.00
	10"×12"	6 (ss)	1,970.00	2,167.00	2,557.00

2. In the list of description of the attached sheet No. 1, the following shall be added to the Paragraph 2, Dry Plates:

For General Use Panchromatic (Matt) KPI Sakura New Port-pan Dry Plate

Price Board Notification No. 1002

October 8, 1948

ASHIDA Hitoshi

In accordance with the provisions of Article 4 of the Price Control Ordinance, the controlled selling prices of agricultural chemicals, 10% D.D.T. dust are designated as follows:

> Acting Director-General of Price Board Prime Minister

1. Controlled price

Name	Volume and receptacle	Controlled selling price of producer	Controlled selling price of wholesaler	Controlled selling price of retailer
10% D.D.T. dust	1 kg. contained in paper sack	¥44.00	¥ 50.20	₹ 57.20

- 2. Sales terms, etc.
- (1) The standard of 10% D.D.T. dust mentioned in this list shall be subject to the list of standard of the attached sheet.
- (2) The controlled prices of this list shall include charges for wrapping and packing.
- (3) The controlled prices of this list shall be for those having description of name, standard volume of goods concerned and name of manufacturer on the receptacle, and those for goods having no description shall, be deducted by 20 per cent from the controlled prices of this list.
- (4) The controlled selling prices of producer shown in this list shall be those ex store of wholesaler, those for wholesaler, ex store of retailer, and those for retailer, ex store of retailer.
- (5) The controlled selling prices of goods under the standard mentioned in this list shall be under one thirds of the controlled prices of this list.
- (6) The controlled selling prices of goods other than the volume and receptacle mentioned in this list shall be the amount obtained by multiplying the ratio of the unit volume concerned to the price of this list.

Attached Sheet

Name 10% D.D.T. dust

Standard Involving quantity of D.D.T., the Ministry of Welfare standard, 10% or over

Price Board Notification No. 1003

October 8, 1948

In accordance with the provisions of Article 4 of the Price Controlled Orninance, the controlled selling prices of Paraaldehyde are designated as follows, and of the Price Board Notification No. 720 of September, 1947 (concerning the designation of the controlled prices of Butanol, Methyl Acetate, Ethyl Acetate, Butyl Acetate, Paraaldehyde and Cellulose Acetate), the controlled selling price of Paraaldehyde shall hereby be abolished:

> Acting Director-General of Price Board Prime Minister

> > ASHIDA Hitoshi

. List of Controlled Prices (unit: 1 ton) Controlled selling price Controlled selling price Description of producer of dealer Paraaldehyde ¥120,700.00 ¥116,700.00

- 2. Sales terms, etc.
- (a) The standard of goods mentioned in this list shall be subjected to the Japan Engineering Standard. (b) The controlled prices in this list shall be for those without containers in case of using the producer's containers.
- (c) The controlled prices in this list shall be f.o.r. arriving Government Railway station or private railway station directly connected with Government Railway lines (f. o. r. siding in compound, if any) or f. o. b. at port designated by the purchaser.
- (d) In case of those ex factory of producer, ¥3.30 per 1 kilogram shall be deducted from the controlled prices in this list.
- (e) In case the goods are sold by freight-car transportation in small lots, the difference of rates between ordinary freight and that of small lots shall be added to the controlled prices of this list.
- (f) In case of those ex store or warehouse of dealer, ¥4.80 per 1 kilogram shall be added to the controlled prices in this list.
- (g) In case goods are sold without containers owned by the producer ¥4.20 per 1 kilogram shall be deducted from the controlled prices in this list.
- (h) In case of lending the producer's containers to the purchaser, the following sum shall be collected from purchaser as security till the containers are returned to the producer:

less than ¥4,000.00 Per drum of 160 kg. net

- (i) The returning expenses necessary to send containers to the delivery place of the articles shall be borne by the purchaser.
- (j) If the purchasers fail to return the containers within two months from the delivery day of the articles the owner may collect form the purchasers the following amount of arrears per every one months delay.

₹850.00 Per drum of 160 kg. net

(k) In case of sale with container of 5 gallon can or of 500 gram bottle the controlled selling prices shall be those added the actual cost of container and ¥3.60 per 1 kilogram to the controlled selling prices of this list.

Price Board Notification No. 1004

October 8, 1948

ASHIDA Hitoshi

In accordance with the provisions of Article 4 of the Price Control Ordinance, the controlled selling prices of air compressors are designated as follows, and the Price Board Notification No. 580 of September, 1947 (concerning the designation of the controlled selling prices of air compressors) shall hereby be abolished:

> Acting Director-General of Price Board Prime Minister

(1) Controlled Price list

1. Vertical single stage single acting type driven by the V belt or by the flat belt

		-,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,				0-4-11-1
Capacity	Dia. of cylinder	Stroke	Number of cylinder	Speed r. p. m.	Cooling system	Controlled selling price
(K.W.)	(mm)	(mm)		以下,		
0.75	50	50	2	900	Air cooling	¥ 16,161.00
1.5	70	50	2	900	"	22,360.00
4.0	85	75	2	900	"	38,521.00

Capacity (K.W.)	Dia. of cylinder (mm)	Stroke (mm)	Number of cylinder	Speed r. p. m.	Cooling system	Controlled selling price
7.5	110	100	2	750	Water cooling	¥ 73,900.00
15.0	140 -	125	2	700	"	93,222.00
25.0	180	150	2	600.		131,812.00
40.0	230	200	2	480	"	224,625.00
60.0	230	200	4	.380	,,	423,025.00
75.0	250	200	4	380	,,	502.214.00

2. Vertical double stage single acting air-cooling type driven by the V belt or by the flat belt

Capacity (K.W.)	Dia. of cylinder low pressure (mm)	Dia. of cylinder high pressure (mm)	Stroke	Number of cylinder	Speed r. m. p.	Cooling	Controlled selling price
	(IIIIII)	(111111)	(mm)				
4.0	110	70	75	2	1,000	Air cooling	¥ 64,322.00
7.5	110	85	75	3	1,000	"	89,782.00
25.0	180	140	125	3	800	77	192,609.00
40.0	140	110	125	6	800	"	288,828.00

3. Horizontal single stage double acting type driven by the V belt or by the flat belt

Capacity (K.W)	Dia. of cylinder (mm)	Stroke (mm)	Speed r.m.p.	Cooling system	Controlled selling pri
25.0	200	180	450	Water cooling	¥171,513.00
40.0	250	200	400	,,	210,030.00
€0.0	300	250	350	or delising with State of	279,981.00
75.0	350	300	290	de ser de d	368,092.00

- (2) Selling Condition and others
- (1) The controlled prices of this list include the follwing accessories:

For vertical air compressors,

- 1-Corresponding pipe flanges
- 1-Set of foundation bolts.

For horizontal air compressors,

- 1-Corresponding pipe flanges
- 1-Oiling equipment
- 1-Special tool for disassembling
- 1-Set of foundation bolts
- (2) The controlled prices of this list shall include painting costs.
- (3) The controlled prices of this list shall be ex factory of seller without packing.

Price Board and Ministry of Agriculture and Forestry Notification No. 11

October 8, 1948

The Price Board and Ministry of Agriculture and Forestry Notification No. 6 of August 22, 1948 (concerning the designation of the Government purchasing prices for the rice, barley and the like produced in 1948) is partially revised as follows:

Acting Director-General of Price Board
Prime Minister

ASHIDA Hitoshi

NAGAE Kazuo

Minister of Agriculture and Forestry

The following list shall be added to the price list:

Unhulled rice

Unnumed rice				
Ordinary rice (per 60 kg. net)	¥4,456.00	¥4,411.00	¥4,351.00	¥4,171.0
Glutinous rice (per 60 kg. net)	4,887.40	4,842.40	4,782.40	4,602.4
Cleaned rice				
Ordinary rice (per 60 kg. net)	4,636.00	4,576.00		_
Glutinous rice (per 60 kg. net)	5,085.10	5,025.10		

Paddy

uuy				
Ordinary (per 37.5 kg. net)	2,151.40	2,072.20	_	
Glutinous (per 37.5 kg. net)	2,361.70	2,274.40		
Sweet potato (per 10 kan net)	404.75	348.50	292.25	_
Cut and slightly dried sweet potato (per 10 kan net)	3,092.20	2,792.20	2,492.20	

In the footnote, 5 shall be revised as 8 and the following shall be added as 5 to 7:

5. With regard to cereals, the provisions of Pars. 1 to 3 and 5 of the footnote 1 and the footnote 2 of the Price Board and Ministry of Agriculture and Forestry Notification No. 9 of October, 1948 (concerning the designation of the Government purchasing prices of cereals produced in 1948) shall be applied mutatis mutandis thereto.

The prices of cereals not undergoing the inspection shall be the same as the 3rd grade of this list.

- 6. With regard to sweet potato, the footnote of 1 of the Price Board Notification No. 963 of November, 1947 (concerning the designation of the controlled selling prices of sweet potato) shall be applied mutatis mutandis thereto.
- 7. With regard to cut and slightly dried sweet potato, the footnote of the Price Board Notification No. 11 of January, 1947 (concerning the designation of the controlled selling prices of producers for dried sweet potato, and dried potato) shall be applied mutatis mutandis thereto.

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