PART



Washington, Wednesday, September 11, 1946

Regulations

TITLE 5—ADMINISTRATIVE PERSONNEL

Chapter I-Civil Service Commission

PART 12-REMOVALS AND REDUCTIONS

RETENTION PREFERENCE REGULATIONS FOR USE IN REDUCTION IN FORCE

The final sentence in § 12.302 (c) (11 F. R. 8205, 9003) is amended to read as follows: "This paragraph shall be effective with respect to notices in reductions in force issued on and after September 15, 1946, or, with respect to individual agencies, at any date prior thereto at the option of the agency: Provided, That, with respect to ungraded positions under the Navy Department this paragraph shall be effective on October 15, 1946."

By the United States Civil Service Commission.

[SEAL]

H. B. MITCHELL, President.

[F. R. Doc. 46-16290; Filed, Sept. 9, 1946; 11:58 a. m.]

TITLE 8-ALIENS AND NATIONALITY

Chapter I-Immigration and Naturalization Service

Subchapter B-Immigration Regulations Subchapter D-Nationality Regulations

ADMISSION TO UNITED STATES AND NATUR-ALIZATION OF FILIPINOS AND OF PERSONS RACIALLY INDIGENOUS TO INDIA

AUGUST 26, 1946.

The following changes in Title 8, Chapter I, Code of Federal Regulations are hereby prescribed:

PART 105-HEAD TAX

Section 105.3 (j) is amended to read as follows:

§ 105.3 Aliens not subject to head

Part II of this issue contains organizational and procedural material submitted pursuant to section 3 (a) (1) and (2) of the Administrative Procedure Act (Pub. Law 404, 79th Cong.; 60 Stat. 238). This material is presented by Departments in the order of their establishment, followed by independent agencies in alphabetical order. Placement within the Code of Federal Regulations is indicated by bold face brackets at the head of each unit and by appropriate part and section designations within the unit.

Due to the volume of material presented in Part II it has been necessary to bind the part in several sections and to place the table of contents at the end of the last section.

(j) Citizens or residents of possessions. Citizens and alien residents of any possession of the United States.

PART 110-PRIMARY INSPECTION AND DETENTION

1. Section 110.35 is amended to read as follows:

§ 110.35 Entry of aliens who were born in the barred zone but who are not barred by section 13 (c) of the Immigration Act of 1924, as amended. The rights of any alien not barred from admission to the United States by the provisions of section 13 (c) of the Immigration Act of 1924, as amended (43 Stat. 162; 46 Stat. 581; 8 U. S. C. 213 (c)) shall not be regarded as impaired by these provisions of section 3 of the Immigration Act of February 5, 1917 (39 Stat. 875; 8 U. S. C. 136 (n)) relating to the exclusion of natives of the geographical zone described in said section 3.

2. The last sentence of § 110.36 (a) is amended to read as follows: "A person (Continued on p. 9960)

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who is ineligible to citizenship or is a person of a race indigenous to India as defined in section 5 (a) of the act of July 2, 1946 (Public Law 483, 79th Congress) or is a Chinese person as defined in section 5 (b) of the same act, shall not be regarded as having a nonquota status solely because he bears one of the relationships to a citizen of the United States described in this paragraph: Provided. That nothing in this section shall be construed to deprive a Chinese alien wife of a United States citizen of nonquota status which she may derive because of marriage to a United States citizen."

Part 500-Conservation of

rail equipment_____ 10092

3. Section 110.39 (c) is amended to read as follows:

§ 110.39 Nonquota status; by country of birth or by relationship to certain nonquota immigrants. * * *

(c) An alien who is ineligible to citizenship or is a person of a race indigenous to India as defined in section 5 (a) of the act of July 2, 1946 (Public Law 483, 79th Congress) or is a Chinese person as defined in section 5 (b) of the same act, shall not be regarded as having the nonquota status described in paragraph (a) or (b) of this section. (Secs. 4 (c), 12 (a), 23, 43 Stat. 155, 160, 165; 8 U. S. C. 204 (c), 212 (a) 221.

PART 120-ALIEN SEAMEN

1. Section 120.3 is amended to read as follows:

§ 120.3 Arriving from any foreign port or place defined. "Arriving in the United States from any foreign port or place" means arriving in "the United States, and any waters, territory, or other place subject to the jurisdiction thereof, except the Isthmian Canal Zone", from any port or place in a foreign country or in the Canal Zone (secs. 1, 19, 31, and 33 to 36 of the Immigration Act of February 5, 1917 (39 Stat. 874 ff.); 8 U. S. C. 173, 155, 165, 168, 166, 169, 171).

Ports of the Isthmian Canal Zone shall be deemed foreign ports, and any vessel entering and clearing from any such ports shall be subject to all the immigration laws and regulations applicable to vessels arriving in the United States from any foreign port or place.

2. Section 120.4 is amended to read as follows:

§ 120.4 Foreign defined. In the expression "reship foreign" and similar expressions used in this part, the word "foreign" includes the Canal Zone in all cases. (Sec. 1, 39 Stat. 874; 8 U. S. C. 173)

Part 126—Admission of Alien Spouses and Alien Minor Children of Citizen Members of the United States Armed Forces

Section 126.2 (c) is amended to read as follows:

§ 126.2 Exemptions. * *

(c) All provisions relating to quota and nonquota restrictions prescribed in the Immigration Act of 1924; in section 2 of the act of December 17, 1943 (57 Stat. 601; 8 U. S. C. 212a); and in section 4 of the act of July 2, 1946 (Public Law 483, 79th Congress); and in Presidential proclamations pursuant to those acts.

PART 165—FORMAL PETITIONS AND APPLICATIONS

Section 165.1 (b) is amended by deleting the phrase "§ 110.35 of this chapter" from the first, the fourth, and the last sentences and by substituting in each sentence the phrase "section 5 (b) of the act of July 2, 1946 (Public Law 483, 79th Congress)"; by deleting from the fifth sentence the words "said act" and substituting the phrase "Act of December 17, 1943; and by substituting a colon for the period after the word "citizenship" at the end of the last sentence and adding the clause "Provided, That nothing in this section shall be construed to deprive a Chinese alien wife of a United States citizen of nonquota status which she may derive because of marriage to a United States citizen nor to prevent any citizen of the United States from proceeding in accordance with paragraph (a) of this section in behalf of a Chinese alien wife."

PART 301—DEFINITIONS OF WORDS AND PHRASES USED IN THE NATIONALITY ACT OF 1940

The last sentence in § 301.2 is amended by striking out the language ", except that a citizen of the Philippine Islands who is not a citizen of the United States shall be considered as if an alien under the laws of the United States relating to the immigration, exclusion, and expulsion of aliens".

The citation at the end of § 301.2 is amended to read: "(Const. U. S. sec. 1, Art. 14; sec. 101 (b), 54 Stat. 1137; 8 U. S. C. 501 (b))".

The following part is added to Title 8, Chapter I, Code of Federal Regulations:

PART 346—SPECIAL CLASSES OF PERSONS WHO MAY BE NATURALIZED: FILIPINOS WHOSE RESIDENCE IN THE UNITED STATES COMMENCED BEFORE MAY 1, 1934

Sec.

346.1 Qualifications; exemptions.

346.2 Procedure.

346.3 Proof of requirements.

AUTHORITY: §§ 346.1 to 346.3, inclusive, issued under sec. 327, 54 Stat. 1150, sec. 37 (a), 54 Stat. 675; 8 U. S. C. 727, 458; 8 CFFR, 1943 Supp., 90.1. §§ 346.1 to 346.3, inclusive, interpret and apply sec. 2 of Act of July 2, 1946 (Public Law 483, 79th Congress).

§ 346.1 Qualifications; exemptions. An alien who was a citizen of the Commonwealth of the Philippines on July 2, 1946, who is of a race indigenous to the Philippine Islands but not as much as one-half of a race ineligible to citizenship, who entered the United States prior to May 1, 1934, and who has since continuously resided in the United States, may be naturalized upon compliance with all the requirements of the naturalization laws, except that no certificate of arrival and no declaration of intention shall be required.

§ 346.2 Procedure. An alien desiring to file a petition for naturalization under § 346.1 shall make application on Form N-400 and shall submit it to the immigration and naturalization office prescribed in § 60.30 (a) of this chapter. The petition shall be filed on Form N-405 in accordance with the requirements of Part 370 of this chapter. Form N-405 shall be altered by the clerk of court as provided in § 361.7 (a) and (b) of this chapter.

§ 346.3 Proof of requirements. Verification of the petition for naturalization and proof of residence and the other requirements prescribed by § 346.1 shall be made in the manner provided by Parts 370 and 373 of this chapter. In addition, the petitioner shall prove, by any evidence satisfactory to the naturalization court, that he entered the United States prior to May 1, 1934, and has since continuously resided in the United States and that he is of a race indigenous to the Philippine Islands but not as much as one-half of a race ineligible to citizenship. In presenting proof of entry or residence, the petitioner shall be entitled to the benefit of any records concerning him which are in the custody of the Service.

PART 350—RACIAL LIMITATIONS UPON NATURALIZATION

Section 350.1 is amended to read as follows:

§ 350.1 Designation of race in naturalization matters. Whenever race is required to be designated in connection with any naturalization matter, such designation shall be made by the use of one or more of the following terms, except that, where appropriate, other terms may be used in cases within § 350.4 or 350.5: White, African or African descent, American Indian, Eskimo, Aleutian, Filipino or Filipino descent, Chinese or Chinese descent, and East Indian. (Sec. 303, 54 Stat. 1140, 57 Stat.

601; 8 U. S. C. 703; Public Law 483, 79th Congress)"

Sections 350.2 and 350.3 are revoked.

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

(Sec. 23, 39 Stat. 892, sec. 24, 43 Stat. 166, sec. 37 (a), 54 Stat. 675, sec. 327, 54 Stat. 1150; 8 U. S. C. 102, 222, 458, 727; sec. 1, Reorg. Plan No. V (3 CFR, Cum. Supp., Ch. IV); 8 CFR, 1943 Supp., 90.1)

Ugo Carusi, Commissioner of Immigration and Naturalization.

Approved: September 9, 1946.

Douglas W. McGregor, Acting Attorney General.

[F. R. Doc. 46-16389; Filed, Sept. 10, 1946; 10:09 a. m.]

PART 107-MANIFESTS

PART 160—IMPOSITION AND COLLECTION OF FINES

DEPARTING PASSENGERS' MANIFEST

AUGUST 8, 1946.

The following amendments to Title 8. Chapter I, Code of Federal Regulations, are hereby prescribed:

1. Section 107.11 is amended to read as follows:

§ 107.11 Forms required; specifications as to departing passengers; time for filing. (a) The list required by section 12 of the Immigration Act of 1917 (39 Stat. 882; 8 U. S. C. 148) containing information regarding alien passengers and citizens of the United States and its insular possessions departing from the United States and its insular possessions. either permanently or temporarily, shall be typewritten or printed in the English language on commercial ledger paper in sheets 21 by 16 inches (substance 32). color white, according in every respect to Form I-428 now in use and approved by the Commissioner of Immigration and Naturalization, or on such form or forms as hereafter may be prescribed. lists shall be deposited with the immigration officials before the departure of the vessel, except that in the case of vessels making regular trips to ports of the United States such lists may be delivered so as to reach the immigration officials at the port of departure within 30 days after departure of the vessel. Notwithstanding the exception contained in the preceding sentence, the immigration officer in charge at the port shall not grant clearance papers to the vessel until such lists are delivered if he knows or has reason to believe that the vessel will not return to a port of the United States within 30 days or that such lists will not be delivered so as to reach him within that time.
(b) The term "vessels making regular

(b) The term "vessels making regular trips to ports of the United States", as used in the first proviso to section 12 of the Immigration Act of 1917 and in paragraph (a) of this section, and for the purposes of § 160.6 of this chapter, means

vessels which arrive at a port or ports in the United States at intervals of 30 days or less according to a published schedule of which there is sufficient notice to all concerned."

2. Section 160.6 is amended to read as follows:

§ 160.6 Liability for failure to supply manifest. Where the master or commanding officer of a vessel bringing aliens into or carrying aliens out of the United States refuses or fails, in violation of section 14 of the Immigration Act of 1917 (39 Stat. 884; 8 U. S. C. 150), to deliver the accurate and full manifests or statements or information, required by section 12 of the Immigration Act of 1917 (39 Stat. 882; 8 U. S. C. 148), regarding aliens brought into or carried out of the United States, such masters or commanding officers shall pay to the collector of customs (under notice of intention to fine) \$10 for each alien concerning whom proper manifest or statement or information is not furnished at the time of arrival with respect to incoming aliens and before the time of the departure of the vessel with respect to outgoing aliens, except that with respect to outgoing aliens such fine shall not be imposed in cases where such manifest or statement or information is delivered after the departure of the vessel and within the time and under the conditions prescribed in § 107.11 of this chapter The notice of intention to fine required by this section shall be served on the master or commanding officer or person authorized by the master or commanding officer to receive such notice.

This order shall become effective on the date of its publication in the Federal Register.

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

T. B. SHOEMAKER,
Acting Commissioner of
Immigration and Naturalization.

Approved: September 9, 1946.

Douglas W. McGregor,
Acting Attorney General.

[F. R. Doc. 46-16388; Filed, Sept. 10, 1946; 10:09 a. m.]

Subchapter B-Immigration Regulations

RECORDING OF ARRIVALS, DEPARTURES, AND REGISTRATIONS; DOCUMENTARY REQUIREMENTS FOR ALIENS ENTERING UNITED STATES

AUGUST 28, 1946.

The following changes in Title 8, Chapter I, Code of Federal Regulations are hereby prescribed:

PART 107-MANIFESTS

Section 107.17 is amended to read as follows:

§ 107.17 Manifests of aliens from foreign contiguous territory. (a) Upon the inspection of aliens seeking to enter continental United States directly from Canada or Mexico, the examining immigrant inspector shall prepare a manifest

on Form I-448 in cases where the preparation of such a manifest is required by the provisions of this chapter, particularly Parts 108 and 114. The Form I-448 shall be filled out from information furnished by the alien in response to questions asked by the examining immigrant inspector. Data such as the following shall be included in the Form I-448: Port, date, full name, age and sex; whether married or single; calling or occupation; personal description (including height, color of hair and eyes); nationality; race; place of birth; country of last permanent residence; name and address of nearest relative in the country from which the alien came; final destination; whether going to join a relative or friend and, if so, name and address of such relative or friend: whether ever before in the United States and, if so, when; purpose in coming to United States and length of time intending to remain. Immigration ofilcials shall state whether the alien is an immigrant or a nonimmigrant, the character of head-tax assessment, and, if exempt from head tax, the reason therefor, and also the action taken as a result of such inspection. The immigration official making the inspection shall sign such manifest when completed.

(b) The term "continental United States" as used in paragraph (a) of this section means the territory of the forty-eight States, the District of Columbia, and Alaska. (Sec. 12, 39 Stat. 882; sec. 3, 43 Stat. 154, 47 Stat. 607, sec. 1, 54 Stat. 711, sec. 7 (c), 59 Stat. 669; sec. 328 (a), 54 Stat. 1151; 8 U. S. C. 148, 203, 728 (a).)

The following part is added:

PART 108—RECORDING OF ARRIVALS, DE-PARTURES, AND REGISTRATIONS

Sec.

108.1 Coexistent provisions.

103.2 Prescribed forms.

108.3 Nonimmigrants; Forms 257a, 257b, and 257d; action at time of entry.

108.4 Nonimmigrants; Forms 257a, 257b, and 257d; action at time of departure.

108.5 Nonimmigrants; Forms I-94 and I-448.
108.6 Immigrants; Forms 256a and I-151.
108.7 Immigrants; land border ports; Form

I-448.

108.8 Immigrants; surrender of cards at time of departure.

AUTHORITY: §§ 108.1 to 108.8, inclusive, issued under sec. 23, 39 Stat. 892, sec. 24, 43 Stat. 166, sec. 37 (a), 54 Stat. 675, sec. 327, 54 Stat. 1150; 8 U. S. C. 102, 222, 458, 727; sec. 1, Reorg. Plan No. V (3 CFR, Cum, Supp., Ch. IV); 8 CFR, 1943 Supp., 90.1; §§ 108.1 to 108.8, inclusive, interpret and apply sec. 2 (e), 43 Stat. 153, sec. 30, 54 Stat. 673, sec. 34, 54 Stat. 674, sec. 328 (a), 54 Stat. 1151; 8 U. S. C. 202 (e), 451, 455, 728 (a).

§ 108.1 Coexistent provisions. The provisions of this part are in addition to (a) the provisions of section 12 of the Immigration Act of February 5, 1917 (39 Stat. 882; 8 U. S. C. 148) and Part 107 of this chapter relative to the manifesting by transportation companies of aliens and citizens arriving or departing by vessel, and (b) the provisions of sections 7, 9, and 11 of the Air Commerce Act of 1926 (44 Stat. 572-575, 48 Stat. 1115-1116, 52 Stat. 1028-1029; 49 U. S. C. 177, 179, 181) and Part 116 of this chapter relative to the manifesting by transportation companies of aliens and citizens arriving or departing by aircraft.

§ 108.2 Prescribed forms. For the purpose of recording the arrival, departure, and registration of aliens, the following forms issued to aliens by American consular officers or immigration officers shall in the manner provided by this part be processed by officers and employees of the Immigration and Naturalization Service:

(a) As to nonimmigrant aliens:

(1) Foreign Service Form No. 257a, which is the alien's evidence of registration and status.

(2) Foreign Service Form No. 257b, "Application for Nonimmigrant Visa and Alien Registration".

(3) Foreign Service Form No. 257d, "Manifest Record of Alien Admitted for Temporary Stay".

(4) Form I-94, "Record of Alien Admitted as Visitor".

(5) Form I-448, "Manifest".

(b) As to immigrant aliens:
(1) Foreign Service Form No. 256a,
"Immigration Visa and Alien Registration".

(2) Form I-448, "Manifest".

(3) Form I-151, "Alien Registration Receipt Card".

Cross References: For American consular procedure with respect to Foreign Service forms listed in the foregoing section and related Foreign Service forms, see 22 CFR Part 61, particularly §§ 61.112, 61.128, 61.148, 61.157, 61.166, 61.317–61.357, and 61.385-61.399.

For registration and fingerprinting of aliens by immigration officers, see 8 CFR Part 170.

§ 108.3 Nonimmigrants: Forms 257a. 257b, and 257d; action at time of entry. (a) At the time an alien presenting Forms 257a, 257b, and 257d applies for admission to the United States for temporary stay, the alien shall surrender such forms to an immigrant inspector and, if the alien is admitted, the admitting inspector shall add on all three such forms in the spaces indicated the data as to the period and other facts of the admission. The inspector shall deliver Form 257a at once to the alien. The Form 257b, without transmittal letter, shall be forwarded at once to the Central Office for statistical and permanent record purposes. The Form 257d shall be retained at the port of entry and in the cases of aliens admitted directly to the continental United States from Canada or Mexico shall be filed as the record of entry in lieu of Form I-448. When an alien admitted on presentation of Forms 257a, 257b, and 257d is in possession of a passport as that term is defined in § 176.101 (e) of this chapter, the admitting immigrant inspector shall place an endorsement in such passport showing the date and place of admission, status and section of law under which admitted, date to which admitted, visa application number, and bond if exacted. In classes of cases where fixing a period of time of admission is prohibited by regulations, the term "duration of existing status" shall be used.

(b) If an alien presenting Forms 257a, 257b, and 257d is excluded from the United States, the Form 257a shall not be given to the alien. Data as to the exclusion shall be placed on the Forms 257b and 257d by the chairman of the board of special inquiry. The Form 257d shall be retained at the port as a record

of the exclusion. The Forms 257a and 257b shall be sent together to the Central Office and shall accompany any record of the hearing before the board of special inquiry submitted to the Central Office in appellate or similar proceedings. Where the Forms 257a and 257b are submitted with such a record, they shall be returned to the port with the notification of the decision. Data as to the facts of the resulting final action at the port shall be placed on the Forms 257a, 257b, and 257d, and the Forms 257b and 257d shall be disposed of as prescribed in paragraph (a) of this section; the Form 257a shall also be disposed of as prescribed in paragraph (a) of this section in those cases where the alien is admitted under the decision but the Form 257a shall be sent with the Form 257b to the Central Office in cases where the alien is not admitted.

(c) The term "continental United States" as used in this section and part means the territory of the forty-eight States, the District of Columbia, and

§ 108.4 Nonimmigrants; Forms 257a, 257b, and 257d; action at time of departure. (a) At the time of the departure from the United States of an alien who was admitted on presentation of Forms 257a, 257b, and 257d, the alien shall, with the exceptions provided in paragraph (b) of this section, surrender the Form 257a to an immigration officer or other designated person, who shall endorse it to show the facts of departure, after which the Form 257a shall be sent to the port where the entry occurred, if different from the port of departure. Regardless of whether the port of entry and the port of departure are the same or different, the facts of departure shall be posted to the Form 257d from the Form 257a, after which the latter shall be forwarded to the Central Office for statistical and permanent record purposes.

(b) An alien admitted to the United States on presentation of Forms 257a, 257b, and 257d shall not be required to surrender the Form 257a at the time of his departure from the United States in

the following classes of cases:

(1) The Form 257a bears a nonimmigrant visa valid for more than one journey to the United States and the alien states his intention to enter the United States again within the period of the validity of such visa. The alien shall nevertheless report his departure to an immigrant inspector in accordance with the instructions on Form 257a. If departure occurs at the same port as that at which the entry occurred, the facts of departure shall be posted to the Form 257d and reported to the Central Office by form letter; if the entry occurred at another port, the departure shall be verified by form letter to such port and the facts of departure posted to the Form 257d there, after which the letter shall be forwarded to the Central Office.

(2) An alien child or alien children, accompanying on entry, are named on the Form 257a and all aliens covered by

the form do not depart simultaneously. In such cases, Form, 257a shall be surrendered by the alien last departing and endorsed only as to his departure, unless retention is permitted by this section. The earlier departures of the other aliens named on the form shall be posted to the Form 257d and reported to the Central Office, in the same way as is prescribed in subparagraph (1) of this paragraph.

(3) Any alien (including a resident of Canada or Mexico) who during his temporary stay in the United States proceeds to Canada or Mexico for a visit of not more than 30 days, after which he intends to reenter the United States for the remainder of the period of his original temporary admission.

(4) Other exceptional cases, where the Commissioner of Immigration and Naturalization has instructed immigration officers to waive or defer the surrender of Form 257a at the time of the holder's departure from the United

§ 108.5 Nonimmigrants; Forms I-94 and I-448. (a) Form I-94 shall be used at all ports in the following cases of temporary admission:

(1) Where the alien is required to present a passport and a nonimmigrant visa and meets such requirement by presenting a passport containing the required nonimmigrant visa but does not present Forms 257a, 257b, and 257d because he surrendered those three forms in connection with a previous temporary stay or because such forms were not in use when his nonimmigrant visa was issued.

(2) Where the alien is required to present a nonimmigrant visa and meets such requirement by presenting Form 257a bearing the nonimmigrant visa but does not present Forms 257b and 257d because he surrendered those two forms on a previous entry.

(3) When the alien is coming from some country other than Canada or

some country other than Canada or Mexico, does not present a nonimmigrant visa and Forms 257a, 257b, and 257d, and is admitted temporarily under

a waiver of the nonimmigrant visa re-

quirement.

(b) At ports where aliens coming directly to the continental United States from Canada or Mexico are admitted, Form I-94 shall be used not only in cases listed in paragraph (a) of this section but also in cases of temporary admission where Forms 257a, 257b, and 257d are not presented and where—

(1) The alien is admitted for more

than 29 days; or

(2) Head tax is collected; or(3) Bond is exacted; or

(4) Verification of departure is desired: or

(5) The case comes within some other specific class in which immigrant inspectors are instructed to execute Form I-94: or

(6) The facts of the particular case are such that a record on Form I-94 is

deemed desirable.

(c) The original Form I-94 shall be delivered to the alien at the time of admission. If the alien has previously

complied with the Alien Registration Act. that fact should be noted on the Form In the cases of aliens admitted directly to the continental United States from Canada or Mexico, the duplicate Form I-94 shall be filed as a record of entry in lieu of Form I-448. The original Form I-94 shall be surrendered by the alien at the time of his departure in accordance with the directions on the form except that where the circumstances described in § 108.4 (b) (2) or (3) exist. the alien may retain the form, in which event the procedure prescribed in those two subparagraphs shall be followed. Surrendered Forms I-94 shall be returned to the port of entry, if different from the port of departure. If a departing alien also has a form 257a because he is within paragraph (a) (2) of this section, he shall surrender it simultaneously unless retention is permitted by this part. Where a departing alien surrenders both a Form I-94 and a Form 257a, the latter form shall be attached to the Form I-94. A triplicate copy of Form I-94 shall be made on plain or printed paper and forwarded to the Central Office in the following classes of cases:

(1) Where the form is issued to an alien whose journey to the United States originates in countries other than Can-

ada or Mexico; and

(2) Where the form is issued to an alien admitted to the United States for more than 29 days.

Such furnishing to the Central Office of a triplicate copy of Form I-94 shall be noted by the issuing officer on the duplicate copy, and when satisfactory evidence of departure—normally the original Form I-94—is received at the port of entry, the facts of departure shall be posted to the duplicate copy of Form I-94 and such evidence of departure forwarded to the Central Office.

(d) At ports where aliens coming directly to the continental United States from Canada or Mexico are admitted, Form I-448 shall be prepared in the case of every alien who is an applicant for temporary admission, who does not present Form 257a, and who is held for hearing before a board of special inquiry. Such Form I-448 shall be filed at the port regardless of the disposition of the case.

§ 108.6 Immigrants; Forms 256a and I-151. (a) At the time an alien presenting Form 256a applies for admission to the United States for permanent residence, the alien shall surrender such form to an immigrant inspector and, if the alien is admitted, the admitting immigrant inspector shall add on such form in the space indicated the data as to the admission. If the admission occurs at a port where aliens are admitted directly to the continental United States from Canada or Mexico, a record shall be made at once on Form I-448. In all cases the Form 256a, without transmittal letter, shall be forwarded at once to the Central Office, where it shall be kept as a permanent record of the entry. On receipt in the Central Office of the Form 256a, it shall be assigned an alien number and there shall be prepared in the Central Office on Form I-151 an alien registration receipt card bearing the alien's photograph and a statement of such facts of admission, registration, and personal description as are provided for on the Form I-151. The photograph in the sealed envelope attached to and accompanying the Form 256a shall be used on the Form I-151. Thereafter, the Form I-151 shall be mailed directly from the

Central Office to the alien.

(b) If an alien presenting Form 256a is excluded from the United States, data as to the exclusion shall be placed on that form by the chairman of the board of special inquiry and forwarded to the Central Office. The form shall accompany any record of the hearing before a board of special inquiry submitted to the Central Office in appellate or similar proceedings. Where the Form 256a is submitted with such a record, it shall be returned to the port with the notification of the decision, and data as to the facts of the resulting final action at the port shall be placed on the Form 256a, after which it shall be returned to the Central Office.

Cross Reference: For handling of immigration visas not surrendered at time of entry, see 8 CFR 110.18 and 110.53.

§ 108.7 Immigrants; land border ports; Form I-448. At ports where aliens coming directly to the continental United States from Canada or Mexico are admitted, in cases where Form 256a is not presented, a record shall be made on Form I-448 where:

(a) The alien is held for hearing before a board of special inquiry; or

(b) Bond is exacted; or

(c) Head tax is collected; or (d) There is no existing record of ad

(d) There is no existing record of admission for permanent residence; or

- (e) The alien is admitted on surrender of a permit to reenter the United States;
- (f) The case comes within some other specific class in which immigrant inspectors are instructed to execute Form I-448; or

(g) The facts of the particular case are such that a record on Form I-448 is deemed desirable.

\$ 108.8 Immigrants; surrender of cards at time of departure. When an alien in possession of Form I-151 or any other form of alien registration receipt card, or in possession of an immigrant identification card, certificate of registry, or certificate of lawful entry-issued to him-departs permanently from the United States, he shall surrender such cards and certificates to an immigration officer at the time of departure and the cards and certificates shall be forwarded to the Central Office with Form I-407, processed in accordance with instructions issued by the Commissioner of Immigration and Naturalization. the holder of a resident alien's border crossing identification card-issued to him—departs permanently from the United States, he shall at the time of departure surrender such card to an immigration officer for cancellation and return to the office of issuance in accordance with the provisions of § 166.6 of this chapter.

PART 110—PRIMARY INSPECTION AND DETENTION

Sections 110.14, 110.15, and 110.16 are revoked.

PART 114—INSPECTION OF CITIZENS AND ALIENS ENTERING FROM OR THROUGH CONTIGUOUS TERRITORY

1. Section 114.2 is amended by adding the following sentence: "Notwithstanding the other provisions of this section, Form I-448 shall not be executed when its use is obviated by the presentation by the alien of Forms 257a, 257b, and 257d or by the preparation of Form I-94."

2. Sections 114.3, 114.4, and 114.5 are

amended to read as follows:

procedure § 114.3 Preexamination: when admissibility determined. If and when admissibility is determined, Form I-121, I-448, 257d, or I-94 shall be so endorsed by the appropriate immigration officer, attached to other pertinent immigration documents, and given to the applicant for presentation and surrender at the actual port of entry into the United States. If applicants of any class so preexamined depart for the United States by water from a place other than that at which the preexamination was conducted, the endorsed form shall be countersigned by the appropriate United States immigration officer at the Canadian port of embarkation. Upon the surrender at ports of entry of properly endorsed forms within 30 days from endorsement, the period of the validity of the endorsement, the rightful holders will be promptly admitted if their status has undergone no change since preexamination: Pro-vided, however, That holders of visas must apply for admission at ports of entry within the period of validity of their visas, or it is established that such holders began a continuous journey to such ports of entry prior to the expiration of the visas. The actual port of entry into the United States shall be the "record" port of entry for all purposes, including head-tax transactions. Forms I-121 and I-448 shall be completed at such actual port of entry, as will be all other immigration documents. (Sec. 17, 43 Stat. 163; 8 U. S. C. 217)

§ 114.4 Procedure where preexamination board is nonexistent. Any alien not provided with a validly endorsed Form I-121, I-448, 257d, or I-94 who shall apply for admission at a point on the Canadian border where no board of special inquiry is located, if held for examination before such a board, shall be conveyed by the transportation company concerned to the nearest port of entry where a board of special inquiry is located: and, in the discretion of the appropriate United States immigration official, any alien not having been preexamined and not holding any of said forms, who shall apply for admission at a border point within one year after arriving at a Canadian seaport, shall be returned by the transportation company responsible, to the seaport of arrival for examination by United States immigration officials and (where proper) assessment of head tax in the manner required in the cases of aliens arriving at Canadian seaports and giving destinations in the United States, unless it shall appear that such alien was originally destined in good faith to Canada and has been actually residing in said country. or unless, upon examination, Canadian officials shall declare such alien eligible for residence in Canada and the transportation company involved shall arrange for his removal a reasonable distance from the boundary: Provided, That where the mental, physical, financial, or moral status of the alien is such that in the opinion of the proper official such person should be returned to the initial point of departure in Canada, the transportation company or other interest concerned shall, upon request, return such alien to such initial point of departure. (Sec. 17, 43 Stat. 163; 8 U. S. C. 217)

§ 114.5 Further examination at border port. All aliens seeking entry into the United States from Canada at the border ports without first having been preexamined and provided with endorsed Form I-121, I-448, 257d, or I-94, who may not appear to the examining immigrant inspector clearly and beyond a doubt entitled to enter the United States; and those aliens holding any of said forms whose further examination is deemed necessary or advisable; and aliens brought to the border who have arrived in Canada by steamship lines or vessels which have not conformed to the requirements of section 17 of the Immigration Act of 1924 (43 Stat. 163; 8 U. S. C. 217), and who have not had two years' residence in Canada, shall, at the discretion of the examining immigrant inspector, be removed from the railroad train or other vehicle of travel by the owner, agent, or person in charge of the transportation line concerned, and delivered to the immigration office or such other place of detention as may be designated by the said examining immigrant inspector, for further examination.

The following part is added:

PART 176—DOCUMENTARY REQUIREMENTS FOR ALIENS, EXCEPT SEAMEN AND AIR-MEN, ENTERING THE UNITED STATES

Sec. 176.101

Definitions.

176.106 Documentary requirements for nonimmigrants.

176.107 Nonimmigrants not required to present passports or visas.

176.108 Nonimmigrants required to present

176.108 Nonimmigrants required to present passports but not visas.

176.109 Nonimmigrants required to present visas or nonresident alien's border-crossing identification cards but not passports.

176.201 Documentary requirements for immigrants.

176.202 Immigrants not required to present

passports or visas.

176.203 Immigrants required to present passports or visas.

176.500 Required period of validity of passports.

AUTHORITY: §§ 176.101, 176.106-176.109, and 176.201-176.203 are identical with sections having the same decimal numbers in $22\ \text{CF}$ 3.

Part 61 (11 F. R. 8904), entitled "Visas: documentary requirements for aliens entering the United States," which part was recommended by the Attorney General insofar as the provisions of the Immigration Act of 1924 and the Alien Registration Act, 1940, are concerned, and was issued by the Secretary of State under the authority contained in Reorganization Plan No. V (5 F. R. 2223), E. O. 4049, July 14, 1924; E. O. 6166, June 10, 1933; E. O. 8766, June 3, 1941; E. O. 9352, June 15, 1943; Procs. 2283, April 28, 1938; 2523, November 14, 1941; 2603, February 8, 1944; 39 Stat. 874-879, 892-897; 40 Stat. 559, 1012-1013; 41 Stat. 981, 1008-9, 1217; 43 Stat. 153-169, 976; 44 Stat. 657, 812; 45 Stat. 401, 1009, 1551; 46 Stat. 41, 854; 47 Stat. 67, 166, 336, 607-8, 656; 48 Stat. 456, 462-3, 926; 50 Stat. 164; 53 Stat. 561, 1239, 1243; 54 Stat. 306, 673-6, 711, 1137, 1147, 1151-2, 1172-1173; 55 Stat. 252; 57 Stat. 600; 58 Stat. 746; 5 U. S. C. 133; 8 U. S. C 101-02, 136-173, 177, 180, 201-226a, 231, 451, 452, 458, 459, 501, 717, 718, 728; 18 U. S. C. 469; 22 U. S. C. 223-226, 226.

CROSS REFERENCES: For "Visas, diplomatic: regulations", see 22 CFR Part 60.

For "Visas: documents required of alien seamen and airmen entering the United States", see 22 CFR Part 65.

For "Control of persons entering and leaving the United States pursuant to the act of May 22, 1918, as amended", see 8 CFR Part 175, the provisions of which are in addition to the provisions of 8 CFR Part 176 during such emergency period as the provisions of 8 CFR Part 175 shall remain in effect.

§ 176.101 Definitions. As used in the regulations in §§ 176.101 to 176.500, inclusive, the term:

(a) "The act" means the Immigration Act approved May 26, 1924, as amended.

- (b) "Alien" means an individual who is not a citizen of the United States by birth or naturalization, but this definition shall not be held to include nationals of the United States or citizens of the islands under the jurisdiction of the United States, except citizens of the Philippine Islands, who, in accordance with the provisions of the act of March 24. 1934, are to be considered as if they were aliens for the purposes of the laws relating to the immigration, exclusion, and expulsion of aliens, unless they are citizens of the United States.
- (c) "Immigrant" means an alien who is not classifiable within any of the nonimmigrant categories mentioned in sec-
- tion 3 of the act.
 (d) "Nonimmigrant" means an alien who is classifiable within one or more of the categories mentioned in section 3 of the act.
- (e) "Passport" means a document of identity and nationality issued by the appropriate authorities of a recognized foreign government to which the bearer owes allegiance, identifying the bearer and stating his nationality or, in the case of an alien unable to obtain such a document, a travel document in the nature of a passport issued by a duly authorized official and showing the bearer's identity and nationality.
- (f) "Passport visa" means a stamp which includes the word "Seen", placed by a consular officer on an alien's passport or other appropriate document, showing that the bearer is entitled to proceed to a port of entry in the United States to apply for admission in a status specified in the passport visa. The term "nonimmigrant visa" is also used synonymously with the term "passport visa".

(g) "Immigration visa" includes the original copy of the application for such visa and the visa, properly prepared, approved, signed, and lawfully issued in accordance with the regulations in 22 CFR 61.101 to 61.408, inclusive, by a duly authorized consular officer.

(h) "Consular officer" means an officer of the Foreign Service of the United States acting in a consular capacity (except a consular agent), the Executive Secretary of the Panama Canal, and the Governors of Guam and American Samoa, designated under the authority contained in the act and the regulations in 22 CFR 61.101 to 61.408, inclusive, to issue immigration visas or to grant passport visas or other documents to non-

immigrants.
(i) "Transit certificate" means a stamp placed upon an alien's passport or other appropriate document showing that the bearer has been found to be entitled to proceed to the United States to apply for admission as a nonimmigrant in transit to a foreign destination.

(j) "Limited-entry certificate" means a stamp placed upon an alien's passport or other appropriate document showing that the bearer has been found to be entitled to proceed to the United States

to apply for a limited entry.

(k) "Nonresident alien's border-crossing identification card" means a card issued to aliens in certain categories residing in Canada or Mexico showing that the bearer has been found to be entitled to apply for admission into the United States as a nonimmigrant.

(1) "Port of entry" means a port or place designated by the Attorney General or the Commissioner of Immigration and Naturalization at which aliens may apply for admission into the United States.

(m) "United States" means the States, the District of Columbia, Hawaii, Alaska, Puerto Rico, and the Virgin Islands.

- "Lawful permanent resident of (n) the United States" means an alien who has been lawfully admitted into the continental United States, the Virgin Islands, Puerto Rico, or Hawaii for permanent residence therein, and who has since such admission maintained his domicile in the United States: Provided, That this term shall not include Philippine citizens residing in Hawaii who are not citizens of the United States, who entered Hawaii without an immigration visa, unless such Philippine citizens are declared to be nonquota immigrants under section 4 of the act (other than subdivisions (c) and (e) thereof).
- (o) "Chinese person" means a person having as much as one-half Chinese blood and not as much as one-half blood of a race or races ineligible to naturalization.
- (p) "Attempts to enter" means the action taken by an alien to obtain the documents, including a visa, necessary to apply for admission into the United States. It includes an application for admission.
- (g) "Application for admission" means an application for admission at a port of entry.
- (r) "Wife" and "husband" do not include a wife or husband by a proxy or

picture marriage when used with reference to the documentary requirements and classification of immigrants.

(s) "Child", "father", and "mother" do not, when used in reference to the documentary requirements and classification of immigrants under the act, include a child or parent by adoption on or after January 1, 1924, or a stepchild, or a step-parent.

(t) "Unmarried" means not married at the time the visa is issued or granted to the alien concerned, regardless of whether the alien was previously mar-

(u) "Immigration laws" means the act and all laws, conventions, and treaties of the United States relating to the immigration, exclusion, or expulsion of

(v) "Diplomatic visa" means a visa granted under the regulations contained in 22 CFR 60.1 et seq.

(w) "American citizen" and "citizen of the United States" are regarded as

synonymous.

(x) "Removed", when used with reference to an alien means an alien who has been removed from the United States at the expense of the Federal Government, as provided in section 23 of the Immigration Act of February 5, 1917, as amended.

(y) "Western Hemisphere" means North, Central, and South America, and the islands immediately adjacent thereto, including Bermuda, the Bahamas, the West Indies, and the Leeward and Windward Islands.

Note: The terms defined in the foregoing section appear in 22 CFR 61.101 et seq. and to a lesser extent in this Part 176.

§ 176.106 Documentary requirements for nonimmigrants. With the exceptions hereinafter provided, a nonimmigrant must present an unexpired passport, and a nonimmigrant seeking to enter the United States under section 3 (1), 3 (2), 3 (3), or 3 (6) of the act must also present a passport visa, unless he is a nonimmigrant who may be issued, and who presents, a limited-entry certificate, a transit certificate or visa, or a nonresident alien's bordercrossing identification card.

§ 176.107 Nonimmigrants not quired to present passports or visas. The passport, passport visa, limited-entry certificate, transit certificate or visa, and nonresident alien's bordercrossing identification card requirements are waived for nonimmigrants of the following emergency classes:

(a) A national of a contiguous country who passes from the country of which he is a national in continuous transit through the United States back to the country of which he is a national, by means of a transportation line which runs through the territory or waters of both countries.

(b) A nonimmigrant alien child born subsequent to the issuance of the passport visa of an accompanying parent, the visa not having expired.

(c) A Canadian railway-mail clerk entering from Canada in connection with his official duties, provided he carries a document identifying him as such.

(d) An alien who resides in an isolated or remote section of Canada, who is entering the United States temporarily from Canada as a visitor or as a transient, and who is unable without undue inconvenience to obtain a pass-

port and a visa.

(e) A member of the staff of the International Fisheries Commission or of the International Pacific Salmon Fisheries Commission, who is entering the United States temporarily from Canada in connection with the performance of his official duties, provided he carries a document bearing his photograph and identifying him as a member of the staff of the Commission.

(f) An officer or employee of the International Boundary Commission, who is a citizen of Canada or Mexico and who is entering the United States temporarily from Canada or Mexico in connection with his official duties.

(g) An immigration or customs officer of the Canadian or Mexican Government who is entering the United States temporarily from Canada or Mexico in the performance of his official duties.

(h) An employee of the Mexican Postal Service assigned to border areas, who is entering the United States temporarily from Mexico in the performance of his official duties and who has credentials establishing his identity and his official duties in the region of the border.

(i) A member of a fire-fighting group entering the United States temporarily from foreign contiguous territory for

fire-fighting activities.

(j) A member of the Plant Protection Division of the Canadian Department of Agriculture, who is entering the United States temporarily from Canada in connection with his official duties.

(k) A Canadian law-enforcement officer who is entering the United States temporarily from Canada in connection

with his official duties.

(1) An official or an operational or maintenance-of-way employee of a railroad or bus line operating across the Canadian or Mexican border, who enters the United States temporarily from Canada or Mexico in pursuance of his duties.

(m) An alien lawfully admitted into the United States as a nonimmigrant, who is proceeding from the mainland to an insular possession or territory, or from an insular possession or territory to the mainland, or from one insular possession or territory to another, or from one mainland port to another, without stop-over, although touching at a foreign port.

(n) A resident of remote Pacific islands, who, after arrival at a port of entry in Hawaii or on the mainland, is found to be a bona-fide temporary visitor under section 3 (2) of the act, or a bona-fide transient under section 3 (3)

of the act.

- (0) A person presenting a certificate of identity issued by an American consular officer under the provisions of section 503 of the Nationality Act of 1940 and the regulations issued thereunder. (See 22 CFR 19.18-19.29.)
- (p) A British subject domiciled in the British Virgin Islands or in the British islands of Anguilla, St. Kitts, or Nevis;

a French citizen domiciled in the French island of St. Bartholomew or in the French portion of the island of St. Martin; or a Netherlands subject domiciled in the Netherlands islands of St. Eustatius or Saba, or in the Netherlands portion of the island of St. Martin; who is seeking admission into the Virgin Islands for business or pleasure for a period of less than 30 days on any one visit.

(q) A Canadian citizen or British subject domiciled, permanently residing, or stationed in Canada, who is entering the United States temporarily across the Canadian border on a visit of less than 30 days for business or pleasure, and who has assurance of admission into Canada or some other country.

(r) An alien who arrives at a port in Canada and who is passing in direct transit by continuous journey through the United States to a destination in Canada by means of a transportation line which runs through the territory or

waters of both countries.

(s) An alien proceeding in continuous travel from Paterson, British Columbia, to Cascade, British Columbia.

(t) An alien who is a resident of foreign contiguous territory and who is entering the United States from such territory for less than 30 days in a case of emergency, such as one involving serious illness or death, the alien having no opportunity to obtain consular documentation but having assurance of readmission into foreign contiguous territory.

(u) An airman or a passenger on an aircraft proceeding from one place to another in foreign contiguous territory and landing temporarily in the United States under emergency conditions.

(v) A person who claims to be a citizen of the United States and who is applying for admission under the conditions stated in 22 CFR 61.103 (c).

§ 176.103 Nonimmigrants required to present passports but not visas. The passport-visa requirements are waived for nonimmigrants of the following emergency classes, but they must present passports:

(a) A Mexican military or civilian official, and a member of his family, or of his suite, who is entering the United States temporarily from Mexico for personal business or pleasure.

(b) A citizen of Newfoundland, domiciled therein or in Canada, who is proceeding to the United States for a period of less than 30 days for personal business

or pleasure.

(c) An alien who has been lawfully admitted into the United States as a nonimmigrant and who goes in continuous transit from one part of the United States to another through foreign contiguous territory.

§ 176.109 Nonimmigrants required to present visas or nonresident alien's border-crossing identification cards but not passports. The passport requirements are waived for nonimmigrants in the following classes, but such aliens must present valid passport visas or valid nonresident alien's border-crossing identification cards:

(a) A citizen of a country contiguous to the United States in whose case a visa

or other nonimmigrant documentation is required may present, in lieu of a valid passport, any document of identity or nationality previously used or usable for entry into the United States, provided such document is valid for the bearer's return to the country of his nationality. In such a case the nonimmigrant visa should be stamped upon Form 257a, which has a space provided for that purpose, and the words "provided passport continues to be valid" should be deleted from the visa. A notation regarding the granting of the visa may, if found to be feasible, be placed on the document used in lieu of a valid passport to identify the bearer.

(b) An alien who is a member of the crew of a vessel of United States, British, or Canadian registry engaged solely in traffic on the Great Lakes and connecting waterways, who is entering the United States temporarily as a seaman: Provided, That the permit to enter presented by such alien consists of a valid nonresident alien's border-crossing iden-

tification card.

§ 176.201 Documentary requirements for immigrants. Except as hereinafter provided, an immigrant entering the United States must present a valid, unexpired passport and a valid individual immigration visa, quota or nonquota, issued in accordance with the requirements of the act and in accordance with the regulations in 22 CFR 61.101 to 61.403, inclusive.

§ 176.202 Immigrants not required to present passports or visas. Immigrants in the following emergency cases are not required to present passports or visas, inasmuch as the requirement thereof is hereby waived:

(a) An alien immigrant child born subsequent to the issuance of an immigration visa to an accompanying parent,

the visa not having expired.

(b) An alien immigrant child born during the temporary visit abroad of an alien mother who is a lawful permanent resident of the United States: Provided, That the child is accompanying a parent who is admissible into the United States and who is entering the United States for permanent residence upon the first return of the parent to the United States after the child's birth: And provided further, That application is made for admission into the United States within a period of two years of the child's birth.

(c) An alien immigrant child born during the temporary visit abroad of a mother who is an American citizen or national: Provided, That the child is accompanying a parent who is admissible into the United States and who is entering the United States for permanent residence upon the first return of the parent to the United States after the child's birth: And provided further, That application is made for admission into the United States within a period of two years of the child's birth.

(d) An alien who is a lawful perma-

nent resident of the United States, who is returning after a temporary absence in Canada or Mexico only, and who presents a valid resident alien's border-crossing identification card, including such an alien who is employed as a mem-

ber of the crew of a vessel of United States, British, or Canadian registry engaged solely in traffic on the Great Lakes

and connecting waterways.

(e) An alien who is a lawful permanent resident of the United States, who is returning from a temporary visit abroad, and who presents an unexpired permit to reenter issued pursuant to section 10 of the act.

(f) An alien who is a lawful permanent resident of the United States who goes in transit through foreign contiguous territory from one part of the continental United States to another by means of a transportation line which runs through the territory or waters of both the United States and Canada or

(g) An alien who is a lawful permanent resident of the United States, and who is proceeding from the continental United States to an outlying possession, or from an outlying possession to the mainland, or from one outlying possession to another or from one port in the continental United States to another, without stop-over, although touching at a foreign port.

(h) An alien who is a lawful permanent resident of the United States, and who reenters from a journey beginning in a port of the United States in the Western Hemisphere without transhipment from the original vessel to another vessel, such vessel not having proceeded outside of the Western Hemisphere.

(i) An alien who is a lawful permanent resident of the United States, who is returning from a visit not exceeding 30 days to foreign contiguous territory only, and who, because of an emergency such as one involving serious illness or death, had no opportunity to obtain a reentry permit or a resident alien's border-crossing identification card prior to departure from the United States.

(j) An alien member of the armed forces of the United States who is a lawful permanent resident of the United States, provided he is in uniform or bears documentation identifying him as a

member of the armed forces.

(k) An alien member of the armed forces of a country at war with Japan, who is a lawful permanent resident of the United States, and who is returning under orders or on furlough during the

period of the war.

(1) An alien who is a citizen or subject of a foreign country at war with Japan, who is a lawful permanent resident of the United States, who departed from the United States for foreign contiguous territory for the purpose of joining the armed forces of the country of which he is a citizen or subject, and who is returning to the United States within a period of six months of his departure and within 30 days of rejection for service in such armed forces.

(m) An alien who is a citizen or subject of a foreign country at war with Japan, who is a lawful permanent resident of the United States, who has been honorably discharged from the armed forces of the country of which he is a citizen or subject, and who is returning to the United States within 90 days of his discharge or of his release from mili-

tary hospitalization.

(n) An alien who is employed as a civilian pilot or as a member of other flight personnel, who is a lawful permanent resident of the United States, and who is returning to the United States while engaged in airplane-ferrying operations or ferrying personnel or material between the United States and territory abroad in behalf of the armed forces of the United States or of a foreign country at war with Japan, or within 90 days after the termination of such employment.

(o) An alien who is a lawful permanent resident of the Virgin Islands returning after a temporary visit to the British Virgin Islands or the French

island of St. Bartholomew.

(p) An alien who is a lawful permanent resident of the United States, who resides in a remote section of Alaska, and who is returning after a temporary visit to Canada.

(q) An American Indian born in Canada and recognized as such under Canadian law, except one whose membership in Indian tribes or families is created by adoption.

§ 176.203 Immigrants required to present passports but not visas. Aliens who are lawful permanent residents of the United States and who fall within the following emergency cases must present passports or identifying travel documents in the nature thereof but are not required to present visas, inasmuch as the requirement thereof is hereby waived:

(a) An alien seaman or airman whose name appears on the crew list of the vessel or aircraft on which he arrives: Provided, That this paragraph shall not apply to Great Lakes seamen, for whom waivers are otherwise provided.

(b) An alien, occupationally a seaman, who is returning in accordance with the terms of the articles of outward voyage, or the terms of his discharge before a consular officer of the United States.

(c) A shipwrecked or castaway alien, occupationally a seaman or airman (in this case a passport will not be required for the first entry if the alien has lost his

passport).

(d) An alien who previously has been admitted lawfully into the United States as a student on the basis of a nonquota immigration visa issued under section 4 (e) of the Immigration Act of 1924, who has proceeded only to Canada or Mexico, who is returning to the United States within a period of 4 months, and who is reentering under section 4 (e) for the purpose of continuing his or her studies at an approved institution of learning (in such a case the alien is exempt from the requirement of presenting a new section 4 (e) visa). Such an alien must present a letter from the institution stating that he or she is a student in good standing at the institution. If the alien presents a passport it should bear a notation made by the immigrant inspector, or in the absence of a passport the alien should be in possession of other evidence to the effect that he or she was previously admitted lawfully into the

United States as a nonquota immigrant student.

AUTHORITY: § 176.500 issued by the Commissioner of Immigration and Naturalization, with the approval of the Attorney General, under sec. 23, 39 Stat. 892, sec. 24, 43 Stat. 166, sec. 37 (a), 54 Stat. 675, sec. 327, 54 Stat. 1150; 8 U. S. C. 102, 222, 458, 727; sec. 1, Reorg. Plan No. V (3 CFR, Cum. Supp., Ch. IV); 8 CFR, 1943 Supp., 90.1; E.O. 8766, June 3, 1941, as amended by Pres. Proc. 2523. November 14, 1941; E. O. 9352, June 15, 1943 (6 F. R. 2741, 5821, 8 F. R. 8209). Cf. 22 CFR 61.379.

§ 176.500 Required period of validity of passports—(a) Passports valid beyond period of admission. Where under the provisions of this part or chapter an alien entering the United States is required to present an unexpired passport as that term is defined in § 176.101 (e) and such requirement has not been waived, the alien, if in any of the following classes. shall not be admitted for a period of time extending beyond a date 60 days prior to the end of the period during which his passport is valid for his return abroad or for his entry into some foreign country:

(1) An attendant, servant, or employee admitted under section 3 (1) of

the act.

(2) A visitor admitted under section 3 (2) of the act.

(3) An alien admitted in transit

under section 3 (3) of the act.

(4) An attendant, servant, or employee of a representative to, or of an officer or of an employee of, an international organization, admitted under section 3 (7) of the act.

(5) A student admitted under section

4 (e) of the act.

(b) Passports valid at time of admission only. Where under the provisions of this part or chapter an alien entering the United States is required to present an unexpired passport as that term is defined in § 176.101 (e) and such requirement has not been waived and the alien is not in any of the classes listed in paragraph (a) of this section, the passport need be valid and unexpired only through the date of the bearer's application for admission to the United States at a port of entry.

This order shall become effective on September 10, 1946, except that unexpired visas executed on old-style forms shall upon presentation on or after September 10, 1946, be handled in accordance with the applicable procedure existing prior to September 10, 1946.

(Authority for changes in Parts 107, 110 and 114: Sec. 23, 39 Stat. 892, sec. 24, 43 Stat. 166, sec. 37 (a), 54 Stat. 675, sec. 327, 54 Stat. 1150; 8 U. S. C. 102, 222, 453, 727; sec. 1, Reorg. Plan No. V (3 CFR, Cum. Supp., Ch. IV); 8 CFR, 1943 Supp., 90.1)

> UGO CARUSI, Commissioner of Immigration and Naturalization.

Approved: September 6, 1946.

JAMES P. MCGRANERY. Acting Attorney General.

[F. R. Doc. 46-16390; Filed, Sept. 10, 1946; 10:09 a. m.]

Chapter II-Office of Alien Property Custedian

TABLE OF CHANGES IN MATERIAL HERETO-FORE PUBLISHED IN FEDERAL REGISTER

1. Part head to Part 501, 8 CFR, Cum. Supp., 501, is amended to read: Part 501-Rules of Procedure.

2. Part head to Part 503, 8 CFR, Cum.

Supp., 503, is amended to read: Part 503—Substantive Rules.

3. The material formerly appearing in Part 510, 8 CFR, 1945 Supp., 510, now appears in § 503.60.

4. The material formerly appearing in Parts 504, 505, and 508 has been re-assigned as indicated in the table in paragraph 5 below Parts 504 505 507 508

509 and 510 are now vacant and may be used for rules and regulations which may be issued in the future.

5. The section numbers and headnotes of the rules listed below are hereby revised as indicated:

Note: Parts 500, 501, and 506 appear under office of Alien Property Custodian in Part II of this issue. Part 503 follows the table of changes, below.

Outsianal and		Citation				
Original sec.	Federal Register	Title 8, Code of Federal Regulations (by sec. No.)	New sec. No.		Revised he	radnote
03,2	7-4634	Cum. Supp., 503.2	503.21	Reports concerning patents and	patent applic	ations in which there is an enemy or foreign
03,3	7-4735	Cum. Supp., 503.3	503.22	Reports of persons having an in		ts or patent applications concerning change
03.4	7-5539	Cum Sunn 503 4	501.4	in sincus as foreign national.		
03.5	7-6199	Cum. Supp., 503.5	503.20 503.20H	Report of persons under indicion	superrision.	
3.5a	8-12735	1943 Supp., 503.5a	503,20H	national	thin Territory of	of Hawaii of an enemy country or a designate
3.5-1	11-3579		503.20-1	Non-applicability of \$503.20 to	certain propert	y or interests of nationals of Bulgaria, Ilun
3,511-1	11-3581		503.20H-1	Non-applicability of \$503.2011	to certain pro	perty or interests of nationals of Bulgaria
2 0	P C100	Cum Sunn MR R	501,6			
0.0	S-19735	Cum. Supp., 503.6	501.6H	Extension of application of \$501	Gto Territory	of Havaii
3.6-1	11-3581		501.6-1	Non-applicability of \$501.6 to	service of proc	ess on persons within Bulgaria, Hungary
				Ifalu or Kumonia		
		-		Italy or Pumonia		ocess on persons within Butgaria, Hungary
3.7	8-12964	1943 Supp., 503.7	500.32	Delegation of authority to certify	documents.	
B.N.	7-8377	Cum, Supp., 503.8.	503.50	- I Toutouton of fronsoctions by p	ersonnel of the	Office of Alien Property Custodian.
15.11	7-0477	Cum Spun 503.11-1	503.11.	. Tronibilion of certain transactio	ns respecting 1	patents and trademarks.
14 2	8-291	1943 Supp., 503.7. Cum. Supp., 503.8. Cum. Supp., 503.11 Cum. Supp., 503.11-1. Cum. Supp., 503.11-2.	503.11-2	Licensing transactions invotring	Datents and to	rademarks.
71.2	9-13282	1399 011110 000.11-2.				
H.3	9-10349	1944 Sunn 503 11-3	503.11-3		ransactions by	or with the Custodian.
	8-12257	1943 Supp., 503.11-4 1944 Supp., 503.11-5 1944 Supp., 503.11-6	503.11-4		ight, titte or in	terest in special accounts.
14, 5	9-11462 9-13282	1944 Supp., 503.11-5	503.11-5 503.11-6		utons of \$ 503.1	1.
3.11 7	10-12186	1945 Supp., 503.11-7.	503.11-7	Licensing certain transactions i	unatring natent	to and trademarle
03,11-8			503.11-8	licensing certain other transact	ione involving	notente and trademarie
03.12	7-9176	Cum. Supp., 503.12	503.23	. Report of unfited potent applica	ations and disc.	tosures of enemy nationals.
03,12-1	11-5440			Extemption of patent application \$ 503.23.	ons of certoin	toosires of enemy nationals. consignors or inventors from requirements interests in works subject to copyright.
03.13	7-9476	Cum. Supp., 503.13	503.13	- Prohibition of certain transaction	ns respecting i	interests in works subject to copyright.
05.1	8-1872	Cum. Supp., 503.13-1	503.13-1	. Lemption of certain persons fr	om prohibition	8 01 \$ 503.13.
05.2	7-9478	Cum, Supp., 503.13-2.	503.13-2	- Exemption of certain transaction	ns from prohib	itions of § 503.13.
05.4	8-1 9-10349	Cum. Supp., 503.13-1 Cum. Supp., 503.13-2 Cum. Supp., 503.13-3 1944 Supp., 503.13-4 1943 Supp., 503.13-5	503.13-4		tropprigues.	n or with the Custodian
05,5	8-12257	1943 Supp., 503.13-5	503.13-5	Prohibition of tronsfers of any	ight, title, or in	iterest in a special occount.
03.13-6	. 11-9155		(100), (1)-(1)	Licensing certain transactions	involving works	subject to copyright.
03.14	7-10546	Cum. Supp., 503.14 Cum. Supp., 503.15	503.35	Report of interest of designated	foreign nation	ols in copyrights.
03.15	8-223 8-15727	1943 Supp., 503.16	503.25	Claims by inventors or assigned Report regarding interests of	es to vestea pate foreign nationa	rus. Als in trademarks and commercial prints a
03.17			506.17	lobels.		
03.18		Cum. Supp., 503.17	503.24	Report of royalties due and pe	ayatte to the .1	r disclosure. Llien Property Custodian under vested pale
303.20	8-1780	Cum. Supp., 503. 20	. 503.7		ion of property	in the process of administration by any person
20000 1	11 2501		E02 = 1	acting under judiciol supervi	ision, or in cou	rt or administrative actions or proceedings.
0320-1 03.21	11-9081		503.7-1	Consent to certain transfers. Extension of time for filing not	ices of claim	
03.22	8-7095	Cum. Supp., 503.22	_ 503.36	Report of copurights or interest	s therein.	
03.23	8-9178	1043 Sump 503 23	502 27	Report of royalties due and pay	oble under rest	ed interests in morks subject to copyright.
503.26	8-7628	Cum. Supp., 503.26	501.16	Regulations governing sales of Report of property owned by p	property by the	Alien Property Custodian.
503.28	9-2875. 8-15729		503.39 503.31	Report of royallies due and n	anable under 1	vested interests in trademarks and commerc
503.30				prints and tabels.	of monetory or	its of enemy countries
503.31		1944 Supp., 503.36	503.5	Prohibition of transactions on a	appointment	of agents and detegotes.
503, 32	9-12197	1944 Supp. 503-32	503, 51	Limuations on representative	activities by for	mer employees of Alien Property Custodie
503, 33	10-1363	1 1045 Supp. 503 33	1 503 1	Time of effectiveness of nesting	orders.	
	10-15409		503, 40	Report of property of German	y and Japan a	nd any national thereof.
503, 34-1			500. 40	Rutification of delegations and	l appointment	s made by Alien Property Custodian's pre
508, 2	9-8975	1944 Supp., 508. 2	500. 22	Delegation to Assistant to the	Alien Property	Custodian.
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(40 Stat.	411, 50 U. S	S. C. App. 1; 55 Stat.	PART 503—SI	JBSTANTIVE RULES	Sec.	Prohibition of certain transa
		(Sup.) 616; 60 Stat. Sec.	Time of	effectiveness of vesting	503.11	tions respecting patents as
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		Supp.; E. O. 9193, 3	orders		500 11 1	Exemption of certain person
CFR, Cu	m. Supp.;	E. O. 9325, 3 CFR, 503.2		n of rates of exchange of	503.11-1	from prohibitions of § 503.11
		9567, 3 CFR, 1945	monet	ary units of enemy coun-	503.11-2	Licensing transactions involvi

Cum. Supp.; E. O. 9567, 3 CFR, 1945 Supp.; E. O. 9725, 11 F. R. 5381; E. O. 9747, 11 F. R. 7518; E. O. 9760, 11 F. R. 7999.)

Executed at Washington, D. C., on August 21, 1946.

JAMES E. MARKHAM, Alien Property Custodian.

[F. R. Doc. 45-15339; Filed, Aug. 28, 1946; 3:55 p. m.]

tries. 503 5 Prohibition of transactions and appointment of agents and delegates. Payment, transfer or distribution 503.7 of property in the process of administration by any person acting under judicial supervision, or in court or administrative actions or proceedings. 500.7-1 Consent to certain transfers.

Licensing transactions involving patents and trademarks.

503.11-2 Non-applicability of § 503.11 to transactions by or with the 503.11-3 Custodian. Prohibition of transfers of any 503.11-4 right, title or interest in special

accounts. Further exemption from prohibi-503.11-5 tions of § 503.11. Applications for patents; non-503.11-6 exclusive licenses.

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Sec. 503.11-7	Licensing certain transactions in- volving patents and trade- marks.
503.11-8	Licensing certain other transac- tions involving patents and trademarks.
5 03. 13	Prohibition of certain transac- tions respecting interests in works subject to copyright.
503.1 3-1	Exemption of certain persons from prohibitions of § 503.13.
503.13 -2	Exemption of certain transactions from prohibition of § 503,13.
503.13-3	Licensing transactions involving copyrights.
503.13-4	Non-applicability of § 503.13 to transactions by or with the Custodian.
503. 13-5	Prohibition of transfers of any right, title, or interest in spe- cial accounts.
503. 13-6	Licensing certain transactions in- volving works subject to copy- right.
503.20	Report of persons under judicial supervision.
503.20-1	Non-applicability of § 503.20 to certain property or interests of nationals of Bulgaria, Hungary,
503. 20H	Italy, or Rumania. Report of property or interest within Territory of Hawaii of an enemy country or a designation.
503. 20H-1	nated national. Non-applicability of \$ 503.20H to certain property or interests of nationals of Bulgaria, Hungary,
503.21	Italy or Rumania. Reports concerning patents and patent applications in which
503.22	there is an enemy or foreign national interest. Reports of persons having an in-
000.==	terest in patents or patent ap- plications concerning changes in status as foreign national.
503.23	Report of unfiled patent applica- tions and disclosures of enemy nationals.
503.23-1	Exemption of patent applications of certain consignors or in-
	ventors from requirements of \$ 503.23.
503.24	Report of royalties due and pay- able to the Alien Property Cus- todian under vested patent
503.25	rights. Claims by inventors or assignees
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	and commercial prints and la- bels.
50 3.3 1	Report of royalties due and pay- able under vested interests in trademarks and commercial
503.35	prints and labels. Report of interest of designated
503.36	foreign nationals in copyrights. Report of copyrights or interests therein.
503.87	Report of royalties due and pay- able under vested interests in
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603.40	Report of property of Germany and Japan and any national thereof.
603.40-1	Extension of time for filing reports required by \$503.40.
503.50	Prohibition of transactions by personnel of the Office of Alien Property Custodian.

Property Custodian.

REGIS	STER, Wednesday, September
Sec.	
503.51	Limitations on representative ac- tivities by former employees of Alien Property Custodian.
503.60	Authorization to United States Government to use vested pat- ents.
503.70	Service of process on persons within enemy territory.
503.80	Records generally confidential; applications for disclosure.
ing orde	1 Time of effectiveness of vest- ers. (General Order No. 33. For e 8 CFR, 1945 Supp., 503.33)
of mon (Genera	2 Valuation of rates of exchange etary units of enemy countries. al Order No. 30. For text, see 8 944 Supp., 503.30)
and app General 1945 Su is amen (a) T prohibi Propert delegate erty Cu nated b by one as here (1) A	.5 Prohibition of transactions cointment of agents and delegates. It Order No. 31, 8 CFR, 1944 and apps., 503.31, 11 F. R. 1586, 2313, aded to read as follows: The following transactions are ted unless authorized by the Alien y Custodian, or by an agent and e appointed by the Alien Propstodian, or by a supervisor designation of his said agents and delegates infafter provided: All transactions involving any y, control of which has been re-
leased lease leased lea	by the Secretary of the Treasury at to Executive Order 9095, as ed, subject to the power and au-
	conferred upon the Alien Prop- istodian; and
behalf of, any Alien P the sur or asse	All transactions by, or with, or on of, or pursuant to the direction business enterprise of which the roperty Custodian has undertaken ervision, or which he has vested, ts of or interests in which he has or involving any property in

the Secretary of the Treasury pursuant to Executive Order No. 9095, as amended. (b) The Chief of the Division of Business Management and Control, the Chief of the Property Division, the Chief of the Division of Investigation, the Chief of the Division of Patent Administration, the Chief of the Division of Real Estate and Liquidation, the Manager of the Territorial and Insular Offices of the Office of Alien Property Custodian, the Manager of the New York Office of the Office of the Alien Property Custodian, and the Secretary of the Office of the Alien Property Custodian, are hereby appointed and delegated, severally, as agents and delegates of the Alien Property Custodian to make and to revoke, on behalf of the Alien Property Custodian, authorizations of transactions with respect to any property or business enterprise subject to the authority and power conferred upon the Allen Property Custodian; and with respect to any such specific property or business enterprise subject to such authority and power, to appoint and designate supervisors for such specific prop-

which such business enterprise has any

interest, control of such property or busi-

ness enterprise having been released by

erty or business enterprise who shall have authority to make and to revoke on behalf of the Alien Property Custodian authorizations of transactions.

(c) This regulation supersedes the Certificate of Appointment executed by the Alien Property Custodian October 30, 1942, in favor of S. James Crowley and Edward C. Tefft (7 F. R. 8910), May 8, 1943, in favor of Francis J. McNamara, Homer Jones and Howland H. Sargeant (8 F. R. 6694), September 11, 1943, in favor of Roger E. Brooks (8 F. R. 12839), and April 18, 1944, in favor of Frank J. Garvey (9 F. R. 4485). Nothing contained herein shall affect the validity of anything heretofore done under authority of the aforementioned Certificates of Appointment, nor of anything hereafter done under purported authority of the same which would be valid under authority of this regulation.

§ 503.7 Payment, transfer or distribution of property in the process of administration by any person acting under judicial supervision, or in court or administrative actions or proceedings. General Order No. 20. For text, see 8 CFR, Cum. Supp., 503.20. See § 503.20.

§ 503.7-1 Consent to certain transfers. For text, see 11 F. R. 3581, § 503.20-1.

§ 503.11 Prohibition of certain transactions respecting patents and trademarks. General Order No. 11. For text, see 8 CFR, Cum. Supp., 503.11. See § 503.21.

§ 503.11-1 Exemption of certain persons from prohibitions of § 503.11. For text, see 8 CFR, Cum. Supp., 503.11-1.

§ 503.11-2 Licensing transactions involving patents and trademarks. For text, see 8 CFR, Cum. Supp., 503.11-2, and 8 CFR, 1944 Supp., 503.11-2. See § 503.11-8, which largely supersedes this section. See § 501.60, Forms APC-13P, 13T, 14P, 14T, 15.

§ 503.11-3 Non-applicability of § 503.11 to transactions by or with the Custodian. For text, see 8 CFR, 1944 Supp., 503.11-3.

§ 503.11-4 Prohibition of transfers of any right, title or interest in special accounts. For text, see 8 CFR, 1943 Supp., 503.11-4.

§ 503.11-5 Further exemption from prohibitions of § 503.11. (For text, see 8 CFR, 1944 Supp., 503.11-5)

§ 503.11-6 Applications for patents; non-exclusive licenses. (For text, see 8 CFR, 1944 Supp., 503.11-6)

§ 503.11-7 Licensing certain transactions involving patents and trademarks. (For text, see 8 CFR, 1945 Supp., 503.11-7) See § 501.60, Forms APC-13P, 13T, 14P, 14T, 15.

§ 503.11-8 Licensing certain other transactions involving patents and trademarks. (For text, see 11 F. R. 5439) See § 501.60, Forms APC-13P, 13T, 14P, 14T. 15.

§ 503.13 Prohibition of certain transactions respecting interests in works subject to copyright. (General Order No. 13. For text, see 8 CFR, Cum. Supp., 503.13) See § 503.24,

§ 503.13-1 Exemption of certain persons from prohibitions of § 503.13. (For text, see 8 CFR, Cum. Supp., 503.13-1)

§ 503.13-2 Exemption of certain transactions from prohibitions of § 503.-13. (For text, see 8 CFR, Cum. Supp., 503.13-2)

§ 503.13-3 Licensing transactions involving copyrights. (For text, see 8 CFR, Cum. Supp., 503.13-3 and 8 CFR, 1945 Supp. 503.13-3) See § 501.60, Forms APC-21, 22, 23.

§ 503.13-4 Non-applicability of § 503.-13 to transactions by or with the Custodian. (For text, see 8 CFR, 1944 Supp., 503.13-4)

§ 503.13-5 Prohibition of transfers of any right, title, or interest in special accounts. (For text, see 8 CFR, 1943 Supp., 503.13-5)

§ 503.13-6 Licensing certain transactions involving works subject to copyright. (For text, see 11 F. R. 9183) See § 501.60, Forms APC-21, 22.

§ 503.20 Report of persons under judicial supervision. (General Order No. 5. For text, see 8 CFR, Cum. Supp., 503.5) See § 503.7. See § 501.60, Form APC-3.

§ 503.20-1 Non-applicability of § 503.20 to certain property or interests of nationals of Bulgaria, Hungary, Italy, or Rumania. (For text, see 11 F. R. 3579, § 503.5-1.)

§ 503.20H Report of property or interest within Territory of Hawaii of an enemy country or a designated national. (General Order No. 5H. For text, see 8 CFR, 1943 Supp., 503.5a) See § 503.7. See § 501.60, Form APC-3.

§ 503.20H-1 Non - applicability of § 503.20H to certain property or interests of nationals of Bulgaria, Hungary, Italy, or Rumania. (For text, see 11 F. R. 3581, § 503.5H-1)

§ 503.21 Reports concerning patents and patent applications in which there is an enemy or foreign national interest. (General Order No. 2. For text, see 8 CFR, Cum. Supp., 503.2) See § 503.11. See § 501.60, Form APC-2.

§ 503.22 Reports of persons having an interest in patents or patent applications concerning changes in status as foreign national. (General Order No. 3. For text, see 8 CFR, Cum. Supp., 503.3)

§ 503.23 Report of unfiled patent applications and disclosures of enemy nationals. (General Order No. 12. For text, see 8 CFR, Cum. Supp., 503.12) See § 501.60, Forms APC-14P, 14T.

§ 503.23-1 Exemption of patent applications of certain consignors or inventors

from requirements of § 503.23. (For text, see 11 F. R. 5440, § 503.12-1)

§ 503.24 Report of royalties due and payable to the Alien Property Custodian under vested patent rights. (General Order No. 18. For text, see 8 CFR, Cum. Supp., 503.18) See § 501.60, Forms APC-19, 20.

§ 503.25 Claims by inventors or assignees to vested patents. (General Order No. 15) See § 501.3.

§ 503.30 Report regarding interests of foreign nationals in trademarks and commercial prints and labels. (General Order No. 16. For text, see 8 CFR, 1943 Supp., 503.16) See § 501.60, Form APC-31

§ 503.31 Report of royalties due and payable under vested interest in trademarks and commercial prints and labels. (General Order No. 28. For text, see 8 CFR, 1943 Supp., 503.28) See § 501.60, Forms APC-50, 51.

§ 503.35 Report of interest of designated foreign nationals in copyrights. (General Order No. 14. For text, see 8 CFR, Cum. Supp., 503.14) See § 501.60, Form APC-18.

§ 503.36 Report of copyrights or interests therein. (General Order No. 22. For text, see 8 CFR, Cum. Supp., 503.22)

§ 503.37 Report of royalties due and payable under vested interests in works subject to copyright. (General Order No. 23. For text, see 8 CFR, 1943 Supp., 503.23) See § 501.60, Forms APC-1, 45, 46.

§ 503.39 Report of property owned by persons to be repatriated. (General Order No. 27. For text, see 8 CFR, 1944 Supp., 503.27) See § 501.60, Form APC-48.

§ 503.40 Report of property of Germany and Japan and any national thereof. (General Order No. 34. For text, see 8 CFR, 1945 Supp., 503.34) See § 501.60, Form APC-56.

§ 503.40-1 Extension of time for filing reports required by § 503.40. (For text, see 11 F. R. 1931, § 503.34-1) See § 501.60, Form APC-56.

§ 503.50 Prohibition of transactions by personnel of the Office of Alien Property Custodian. (General Order No. 8. For text, see 8 CFR, Cum. Supp., 503.8)

§ 503.51 Limitations on representative activities by former employees of Alien Property Custodian. (General Order No. 32. For text, see 8 CFR, 1944 Supp., 503.32)

§ 503.60 Authorization to United States Government to use vested patents. (Release and Authorization. For text, see 8 CFR, 1945 Supp., 510)

§ 503.70 Service of process on persons within enemy territory. (General Order No. 6) See §§ 501.6, 501.6-1, 501.6H, 501,6H-1.

§ 503.80 Records generally confidential; applications for disclosure. (General Order No. 17) See § 506.17.

(40 Stat. 411, 50 U. S. C. App. 1; 55 Stat. 839, 50 U. S. C. App. (Sup.) 616; 60 Stat 50; Pub. Law 671, Aug. 8, 1946; E. O. 9142, 3 CFR, Cum. Supp.; E. O. 9325, 3 CFR, Cum. Supp.; E. O. 9325, 3 CFR, Cum. Supp.; E. O. 9567, 3 CFR, 1945 Supp., E. O. 9725, 11 F. R. 5381; E. O. 9747, 11 F. R. 7518; E. O. 9760, 11 F. R. 7999).

Executed at Washington, D. C., on August 21, 1946.

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

[F. R. Doc. 46-15340; Filed, Aug. 28, 1946; 3:56 p. m.]

[G. O. 35]

PART 503—SUBSTANTIVE RULES

RESTRICTION OF RETRANSFER OF SHARES OF STOCK VESTED AND SOLD BY ALIEN PROP-ERTY CUSTODIAN

Under the authority of the Trading With the Enemy Act, as amended, and Executive orders issued thereunder, and pursuant to law, the undersigned, determining:

That the Alien Property Custodian has vested 535,000 shares of American Bosch Corporation by Vesting Order No. 9, and has assumed supervision, jurisdiction and control of said corporation pursuant thereto and by virtue of General Order No. 31:

That American Bosch Corporation is engaged in the manufacture, among other things, of aviation magnetos and fuel injection equipment;

That American Bosch Corporation is a corporation of importance in a field closely related to the defense economy of this country; and

That the public interest requires the prevention of renewed ownership or control by other than American Nationals of those shares of stock of such corporation which were vested by the Alien Property Custodian during the present war:

hereby issues the following regulation:

§ 503.9-1 Order No. 1 Under § 503.9. American Bosch Corporation, a New York corporation, is hereby designated as a key corporation within the meaning of § 503.9 (General Order No. 35).

(40 Stat. 411, 50 U. S. C. App. 1; 55 Stat. 839, 50 U. S. C. App. (Sup.) 616; E. O. 9142, 7 F. R. 2985, E. O. 9193, 7 F. R. 5205)

Executed at Washington, D. C., this 9th day of September 1946.

JAMES E. MARKHAM, Alien Property Custodian.

[F. R. Doc. 46-16294; Filed, Sept. 9, 1946; 12:24 p. m.]

TITLE 16—COMMERCIAL PRACTICES
Chapter I—Federal Trade Commission

[Docket No. 4747]

PART 3—DIGEST OF CEASE AND DESIST ORDERS

A. P. W. PAPER CO., INC.

§ 3.6 (j 10) Advertising falsely or misleadingly—History of product or offering: § 3.6 (1) Advertising falsely or misleadingly-Indorsements, approval and testimonials: § 3.6 (dd 10) Advertising falsely or misleadingly-Success, use or standing: § 3.66 (b 10) Misbranding or mislabeling-History: § 3.66 (c) Misbranding or mislabeling-Indorsements, approvals or awards: § 3.66 (k 1) Misbranding or mislabeling—Success, use or standing: § 3.96 (a) Using misleading name— Goods-History: § 3.96 (a) Using misleading name-Goods-Indorsements, approvals and testimonials: § 3.96 (a) Using misleading name-Goods-Success, use or standing. In connection with the offering for sale, sale and distribution of respondent's toilet tissue and paper towels in commerce, using, subject to the permissible limits prescribed by the act of January 5, 1905, as amended by section 4 of the act of 1910, the words "Red Cross" or any abbreviation or simulation thereof, either alone or in connection with any other word or words, to designate, describe, or refer to respondent's products, or using or displaying on respondent's products or in any advertisement thereof, the mark of a Greek red cross, or any other mark, emblem, sign or insignia simulating or resembling such cross, without clearly and conspicuously stating in every instance, in immediate conjunction with any such designation or description of, reference to, or display upon respondent's products, or in any advertisement of such products, written or oral, the following: "This product is not sponsored or approved by or in any manner associated or connected with the American National Red Cross."; prohibited (Sec. 5, 38 Stat. 719, as amended by Sec. 3, 52 Stat. 112; 15 U. S. C., Sec. 45). [Modified cease and desist order, A. P. W. Paper Company, Inc., Docket 4747, August 12, 1946]

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 12th day of August, A. D. 1946.

This matter coming on for further proceedings before the Federal Trade Commission, and it appearing that on January 7, 1944, the Commission made its findings as to the facts herein and concluded therefrom that the respondent A. P. W. Paper Company, Inc., had violated the provisions of the Federal Trade Commission Act, the Commission on January 7, 1944, issued, and thereafter served its order to cease and desist upon said respondent A. P. W. Paper Company, Inc.

Thereafter on February 16, 1944, respondent company filed in the United States Circuit Court of Appeals for the Second Circuit its petition to review and set aside the Commission's said order to cease and desist. On May 17, 1945, said

court entered its decree reversing the Commission's said order and remanding the cause to the Commission for further proceedings in conformity with the said court's opinion.

Thereafter on October 8, 1945, the Supreme Court of the United States granted certiorari in the matter and on May 6, 1946, said court rendered its decision affirming the decision of the United States Circuit Court of Appeals as ren-

dered on May 17, 1945.

Thereafter, on June 19, 1946, the Supreme Court of the United States issued its mandate affirming the judgment of the United States Circuit Court of Appeals for the Second Circuit and on June 21, 1946, said Court of Appeals entered an order to the effect that the judgment of the said Supreme Court of the United States be made the judgment of the States Circuit Court of Appeals for the Second Circuit and that the decision of the said Circuit Court be affirmed.

In conformity therefore with the final decree of the United States Circuit Court of Appeals for the Second Circuit, dated June 21, 1946, and pursuant to the provisions of the Federal Trade Commission Act, the Commission hereby issues this its modified order to cease and desist.

It is ordered, That the respondent, A. P. W. Paper Company, Inc., a corporation, and its officers, agents, representatives and employees, directly or through any corporate device, in connection with the offering for sale, sale and distribution of respondent's toilet tissues and paper towels in commerce, as "commerce" is defined in the Federal Trade Commission Act, do forthwith cease and desist from:

Using, subject to the permissible limits prescribed by the Act of January 5, 1905, as amended by section 4 of the Act of 1910, the words "Red Cross" or any abbreviation or simulation thereof, either alone or in combination or connection with any other word or words, to designate, describe, or refer to respondent's products, or using or displaying on respondent's products or in any advertisement thereof. the mark of a Greek red cross, or any other mark, emblem, sign or insignia simulating or resembling such cross, without clearly and conspicuously stating in every instance, in immediate conjunction with any such designation or description of, reference to, or display upon respondent's products, or in any advertisement of such products, written or oral, the following:

This product is not sponsored or approved by or in any manner associated or connected with the American National Red Cross.

It is further ordered, That the respondent shall, within sixty (60) days after service upon it of this order, file with the Commission a report in writing setting forth in detail the manner and form in which it has complied with this order.

By the Commission.

SEAL] OTIS B. JOHNSON,
Secretary.

[F. R. Doc. 46-16289; Filed, Sept. 9, 1946; 11:50 a, m.]

[Docket No. 5339]

PART 3—DIGEST OF CEASE AND DESIST ORDERS

SNOW'S HATCHERIES

§ 3.6 (a) Advertising falsely or misleadingly—Business status, advantages or connections of advertiser-Government connections: § 3.6 (a) Advertising falsely or misleadingly—Business status, advantages or connections of advertiser—Organization and operation: § 3.6 (a) Advertising falsely or misleadingly-Business status, advantages or connections of advertiser-Stock: § 3.6 (j) Advertising falsely or misleadingly-Government approval, connection or standards-Government indorsement: § 3.6 (j 10) Advertising falsely or misleadingly— History of product or offering: § 3.6 (1) Advertising falsely or misleadingly-Indorsements, approval and testimonials: § 3.18 Claiming indorsements or testimonials falsely or misleadingly. In connection with the offering for sale, sale, and distribution of baby chicks or other poultry in commerce, (1) representing, directly or by implication that respondents are R. O. P. poultry breeders or that they operate a poultry plant under the supervision of an official state agency supervising United States Record of Performance work; (2) representing directly or by implication that respondents' baby chicks are produced from or sired by, United States Record of Performance males unless the chicks so offered for sale have been actually sired by males which have been officially banded with U. S. R. O. P. sealed and numbered official leg bands and duly registered as such; (3) representing directly or by implication that respondents' baby chicks are produced from flocks headed by United States Record of Performance males when the flocks concerning which such representations are made are not segregated and headed by males which have been officially banded with U.S. R. O. P. sealed and numbered official leg bands and duly registered as such: or. (4) representing directly or by implication that chicks produced from eggs purchased from other suppliers are in fact produced by respondents' flocks; prohibited. (Sec. 5, 38 Stat. 719 as amended by sec. 3, 52 Stat. 112; 15 U. S. C., sec. 45b) [Cease and desist order, Snow's Hatcheries, Docket 5339, August 12, 1946]

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 12th day of August A. D. 1946.

In the Matter of Earl H. Snow and Pershing R. Snow, Individually and Trading as Snow's Hatcheries

This proceeding having been heard by the Federal Trade Commission upon complaint of the Commission, the answer of the respondents, and a stipulation as to the facts, in which stipulation the respondents waived all intervening procedure and further hearing as to said facts; and the Commission having made its findings as to the facts and conclusion that respondents Earl H. Snow and Pershing R. Snow, individually and trading as Snow's Hatcheries, have violated the provisions of the Federal Trade Commission Act:

It is ordered, That the respondents, Earl H. Snow and Pershing R. Snow, individually and trading as Snow's Hatcheries, or trading under any other trade name, and their respective representatives, agents, and employees, directly or through any corporate or other device, in connection with the offering for sale, sale, and distribution of baby chicks or other poultry in commerce as "commerce" is defined in the Federal Trade Commission Act, do forthwith cease and desist from:

1. Representing directly or by implication that respondents are R. O. P. poultry breeders or that they operate a poultry plant under the supervision of an official state agency supervising United States Record of Performance

work.

2. Representing directly or by implication that respondents' baby chicks are produced from or sired by, United States Record of Performance males unless the chicks so offered for sale have been actually sired by males which have been officially banded with U. S. R. O. P. sealed and numbered official leg bands and duly registered as such.

3. Representing directly or by implication that respondents' baby chicks are produced from flocks headed by United States Record of Performance males when the flocks concerning which such representations are made are not segregated and headed by males which have been officially banded with U. S. R. O. P. sealed and numbered official leg bands

and duly registered as such.

4. Representing directly or by implication that chicks produced from eggs purchased from other suppliers are in fact produced by respondents' flocks.

It is further ordered, That the respondents shall, within sixty (60) days after service upon them of this order, file with the Commission a report in writing, setting forth in detail the manner and form in which they have complied with this order.

By the Commission.

[SEAL]

OTIS B. JOHNSON, Secretary.

[F. R. Doc. 46-16393; Filed, Sept. 10, 1946; 10:56 a.m.]

[Docket No. 4389] 1

PART 3—DIGEST OF CEASE AND DESIST ORDERS

STANDARD OIL CO.

§ 3.45 (c) Discriminating in price—Direct discrimination—Charges and prices: § 3.45 (d) Discriminating in price—Functional Classification. Discriminating, directly or indirectly, in connection with the sale of gasoline in commerce, in the price of such gasoline of like grade and quality as among purchasers, (1) by selling such gasoline to competing purchasers at different prices in the manner and under the circumstances stated in the findings as to the

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 9th day of August A. D. 1946.

This proceeding having been heard by the Federal Trade Commission upon the complaint of the Commission as amended, answer of the respondent, testimony and other evidence in support of the allegations of said complaint as amended and in opposition thereto taken before a trial examiner of the Commission theretofore duly designated by it. report of the trial examiner upon the evidence and exceptions filed thereto, briefs in support of the complaint and in opposition thereto, and oral argument of counsel; and the Commission having made and entered its findings as to the facts and its conclusion that respondent has violated the provisions of subsection (a) of section 2 of an act of Congress entitled, "An Act to supplement existing laws against unlawful restraints and monopolies, and for other purposes," approved October 15, 1914 (Clayton Act), as amended by act approved June 19, 1936, (Robinson-Patman Act) issued its order to cease and desist on October 9, 1945. Thereafter, this matter came on for hearing before the Commission upon motion and supplemental motion by counsel for the Commission to modify said order to cease and desist issued on October 9, 1945, answers and briefs of respondent in opposition thereto, motion of respondent for rehearing and reconsideration of said order and motion of National Council of Independent Petroleum Associations for leave to intervene and to set aside said order to cease and desist and reopen the proceedings for further hearings and the taking of further testimony, and the Commission having considered said motions, answers, briefs, and oral argument of counsel and the record herein, and being of the opinion that a modified order to cease and desist should be issued to this cause, and having entered its order modifying said order to cease and desist to the extent set out in said supplemental motion of counsel for the Commission, issued this its modified order to cease and desist:

It is ordered, That the respondent, Standard Oil Company (Indiana), a corporation, and its officers, representatives, agents, and employees, directly or through any corporate or other device in connection with the sale of gasoline in commerce, as "commerce" is defined in the aforesaid Clayton Act, do forthwith cease and desist from discriminating, directly or indirectly, in the price of such gasoline of like grade and quality as

among purchasers:

(1) By selling such gasoline to competing purchasers at different prices in the manner and under the circumstances stated in the findings as to the facts herein.

(2) By continuing or resuming the discriminations in price of such gasoline referred to and described in the Commission's findings as to the facts herein.

(3) By otherwise discriminating in price between purchasers of such gasoline in a manner and degree substantially similar to the manner and degree of the discriminations referred to and described in the Commission's findings as to the facts herein,

facts herein: (2) by continuing or resuming the discriminations in price of such gasoline referred to and described in the Commission's findings as to the facts herein; (3) by otherwise discriminating in price between purchasers of such gasoline in a manner and degree substantially similar to the manner and degree of the discriminations referred to and described in the Commission's findings as to the facts herein: (4) by selling such gasoline to some retailers thereof at prices lower than the prices charged other retailers who in fact compete with them in the sale and distribution of such gasoline; (5) by allowing a price to any dealer, jobber, or wholesaler on such gasoline sold by such dealer, jobber or wholesaler at retail lower than the price which respondent charges its retailercustomers who in fact compete in the sale and distribution of such gasoline with such dealers, jobbers or wholesalers in their retailing capacity; or, (6) by selling such gasoline to any jobber or wholesaler at a price lower than the price which respondent charges its retailercustomers who in fact compete in the sale and distribution of such gasoline with the retailer-customers of such jobbers or wholesalers, where such jobber or wholesaler resells such gasoline to any of its said retailer-customers at less than respondent's posted tank-wagon price or directly or indirectly grants to any such retailer-customer any discounts, rebates, allowances, services or facilities having the net effect of a reduction in price to the retailer; it being provided that for the purpose of comparison the term "price" as used in the order includes discounts, rebates, allowances and other terms and conditions of sale, and also that the above specified requirements of the order are subject to the following provisos, namely, (a) that none of the prohibitions of the order shall be taken as inhibiting any price differentials by respondent that were not found under the facts herein to have a tendency to injure, destroy or prevent competition with respondent's customers receiving the benefit of such differentials or with their customers; (b) that none of the prohibitions of the order shall be taken as preventing any price differentials by respondent which make only due allowance for differences in respondent's cost of manufacture, sale, or delivery resulting from the differing methods or quantities in which such gasoline is to such purchasers sold or delivered; (c) that none of the prohibitions of the order shall be taken as inhibiting a lower price to jobbers than to retailers where respondent thereby makes only due allowance for its differences in cost of manufacture, sale or delivery resulting from the differing methods or quantities in which such gasoline is to such purchasers sold or delivered; and, (d) that none of the provisions of the order shall be taken as inhibiting any price differentials by respondent that reflect differences in the grades and qualities of such gasoline. (Sec. 2 (a), 49 Stat. 1526; 15 U.S.C. sec. 13 (a)). [Modified cease and desist order, Standard Oil Company, Docket 4389, August 9, 19461

¹⁰ F. R. 14894.

(4) By selling such gasoline to some retailers thereof at prices lower than the prices charged other retailers who in fact compete with them in the sale and

distribution of such gasoline.

(5) By allowing a price to any dealer, jobber, or wholesaler on such gasoline sold by such dealer, jobber or wholesaler at retail lower than the price which respondent charges its retailer-customers who in fact compete in the sale and distribution of such gasoline with such dealers, jobbers or wholesalers in their retailing capacity.

(6) By selling such gasoline to any jobber or wholesaler at a price lower than the price which respondent charges its retailer-customers who in fact compete in the sale and distribution of such gasoline with the retailer-customers of such jobbers or wholesalers, where such jobber or wholesaler resells such gasoline to any of its said retailer-customers at less than respondent's posted tankwagon price or directly or indirectly grants to any such retailer-customer any discounts, rebates, allowances, services or facilities having the net effect of a reduction in price to the retailer.

For the purpose of comparison the term "price" as used in this order includes discounts, rebates, allowances and other terms and conditions of sale.

The above specified requirements of this order are subject, however, to the

following provisos:

(a) That none of the prohibitions of the order shall be taken as inhibiting any price differentials by respondent that were not found under the facts herein to have a tendency to injure, destroy or prevent competition with respondent's customers receiving the benefit of such differentials or with their customers.

(b) That none of the prohibitions of the order shall be taken as preventing any price differentials by respondent which make only due allowance for differences in respondent's cost of manufacture, sale, or delivery resulting from the differing methods or quantities in which such gasoline is to such pur-

chasers sold or delivered.

(c) That none of the prohibitions of the order shall be taken as inhibiting a lower price to jobbers than to retailers where respondent thereby makes only due allowance for its differences in cost of manufacture, sale or delivery resulting from the differing methods or quantities in which such gasoline is to such purchasers sold or delivered.

(d) That none of the provisions of the order shall be taken as inhibiting any price differentials by respondent that reflect differences in the grades and

qualities of such gasoline.

It is further ordered. That the respondent shall, within sixty (60) days after service upon it of this order, file with the Commission a report in writing setting forth in detail the manner and form in which it has complied with this order.

By the Commission.

SEAL 3 OTIS B. JOHNSON, Secretary.

[F. R. Doc. 46-16394; Filed, Sept. 10, 1946; 10:56 a. m.]

TITLE 24—HOUSING CREDIT

Chapter I-Federal Home Loan Bank Administration

[Bulletin 76]

PART 8-MISCELLANEOUS

INCORPORATING CERTAIN MATERIAL INTO FED-ERAL HOME LOAN BANK SYSTEM

The rules and regulations for the Federal Home Loan Bank System are hereby amended by the addition of a new § 8.5 to provide as follows:

§ 8.5 Material incorporated into rules and regulations. Material now or hereafter filed by the Federal Home Loan Bank Administration, Federal Savings and Loan Insurance Corporation, and Home Owners' Loan Corporation for publication in the FEDERAL REGISTER as required by the Federal Register Act (49 Stat. 500, 44 U. S. C. Sup. Ch. 8A) or by sections 3 and 4 of the Administrative Procedure Act, approved June 11, 1946, (Pub. Law 404, 79th Cong.; 68 Stat. 237), is hereby made a part of the regulations in this part insofar as the same is applicable to the Federal Home Loan Bank System, and to the same extent as though published in the regulations in this part.

(Sec. 17 of F. H. L. B. A., 47 Stat. 736, sec. 8 (a) as added by sec. 4, 49 Stat. 294, 12 U. S. C. 1437 and Sup. 1428 (a); E. O. 9070, 7 F. R. 1529; Administrative Procedure Act, Pub. L. 404, approved June 11, 1946)

Dated this 9th day of September 1946.

[SEAL]

HAROLD LEE, Deputy Federal Home Loan Bank Commissioner.

[F. R. Doc. 46-16403; Filed, Sept. 10, 1946; 11:21 a. m.]

Chapter II-Federal Savings and Loan System

[Bulletin 77]

PART 201-PROMULGATION AMENDMENT AND REPEAL OF RULES AND REGULATIONS

INCORPORATING CERTAIN MATERIAL INTO FED-ERAL SAVINGS AND LOAN SYSTEM

The rules and regulations for the Federal Savings and Loan System are hereby amended by the addition of a new § 201.5 to provide as follows:

\$ 201.5 Material incorporated into rules and regulations. Material now or hereafter filed by the Federal Home Loan Bank Administration, Federal Savings and Loan Insurance Corporation. and Home Owners' Loan Corporation for publication in the FEDERAL REGISTER as required by the Federal Register Act (49 Stat. 500, 44 U.S. C. Sup. Ch. 8A) or by sections 3 and 4 of the Administrative Procedure Act, approved June 11, 1946, (Pub. Law 404, 79th Cong.; 60 Stat. 237). is hereby made a part of the regulations in this part insofar as the same is applicable to the Federal Savings and Loan System, and to the same extent as though published in the regulations in this part.

(Sec. 5 (a) of H. O. L. A. of 1933, 48 Stat. 132, sec. 8 (a) of F. H. L. B. A. as

added by sec. 4, 49 Stat. 294; 12 U.S. C. 1464 (a) and Sup. 1428 (a); E. O. 9070 7 F. R. 1529; Administrative Procedure Act, approved June 11, 1946)

Dated this 9th day of September 1946.

HAROLD LEE. Deputy Federal Home Loan Bank Commissioner.

[F. R. Doc. 46-16404; Filed, Sept. 10, 1946; 11:21 a. m.]

Chapter III-Federal Savings and Loan **Insurance Corporation**

[Bulletin 33]

PART 301—INSURANCE OF ACCOUNTS

INCORPORATING CERTAIN MATERIAL INTO FED-ERAL SAVINGS AND LOAN INSURANCE COR-PORATION

The rules and regulations for the Insurance of Accounts are hereby amended by the addition of a new § 301.26 to provide as follows:

§ 301.26 Material incorporated into rules and regulations. Material now or hereafter filed by the Federal Home Loan Bank Administration, Federal Savings and Loan Insurance Corporation, and Home Owners' Loan Corporation for publication in the FEDERAL REGISTER as required by the Federal Register Act (49 Stat. 500, 44 U. S. C. Sup. Ch. 8A) or by sections 3 and 4 of the Administrative Procedure Act, approved June 11, 1946 (Pub. Law 404, 79th Cong.; 60 Stat. 237), is hereby made a part of the regulations in this part insofar as the same is applicable to the Federal Savings and Loan Insurance Corporation, and to the same extent as though published in the regulations in this part.

(Sec. 402 (a) of N. H. A., 48 Stat. 1246, sec. 8 (a) of F. H. L. B. A. as added by sec. 4, 49 Stat. 294; 12 U. S. C. 1725 (a) and Sup. 1428 (a); E. O. 9070, 7 F. R. 1529; Administrative Procedure Act, Pub. L. 404, approved June 11, 1946)

Dated this 9th day of September 1946.

[SEAL]

HAROLD LEE. Deputy Federal Home Loan Bank Commissioner.

[F. R. Doc. 46-16402; Filed, Sept. 10, 1946; 11:21 a. m.]

TITLE 26—INTERNAL REVENUE

Chapter I-Bureau of Internal Revenue Subchapter C-Miscellaneous Excise Taxes

[T. D. 5535]

PART 171-MISCELLANEOUS REGULATIONS RELATED TO LIQUOR

SUBPART M-REMISSION OR MITIGATION OF FORFEITURES

Section 3726, Internal Revenue Code (U.S.C., title 26, section 3726), authorizes the administrative remission or mitigation of forfeitures incurred under the internal-revenue laws, and adopts, for this purpose, the procedure established by Congress for the customs service by the Tariff Act of 1930. Section 3726 is as follows:

The provisions of law applicable to the remission or mitigation by the Secretary of forfeitures under the customs law shall apply to forfeitures incurred or alleged to have been incurred under the internal revenue laws.

The applicable provisions of the Tariff Act of 1930 are as follows:

SEC. 613 Disposition of proceeds. person claiming any vessel, vehicle, merchandise, or baggage, or any interest therein, which has been forfeited and sold under the provisions of this Act, may at any time within three months after the date of sale apply to the Secretary of the Treasury if the forfeiture and sale was under the customs laws, . for a remission of the forfeiture and restoration of the proceeds of such sale, or such part thereof as may be claimed by him. Upon the production of satisfactory proof that the applicant did not know of the seizure prior to the declaration or condemnation of forfeiture, and was in such circumstances as prevented him from knowing of the same, and that such forfeiture was incurred without any willful negligence or intention to defraud on the part of the applicant, the Secretary of the Treasury * * may order the * may order the tary of the Treasury . proceeds of the sale, or any part thereof, restored to the applicant, after deducting the cost of seizure and of sale, the duties, if any, accruing on the merchandise or baggage, and any sum due on a lien for freight, charges, or contributions in general average that may have been filed. If no application for such remission or restoration is made within three months after such sale, or if the application be denied by the Secretary of the Treasury * * *, the proceeds of sale shall be disposed of as follows:

(1) For the payment of all proper expenses of the proceedings of forfeiture and sale, including expenses of seizure, maintaining the custody of the property, advertising, and sale, and if condemned by a decree of a district court and a bond for such costs was not given, the costs as taxed by the court;

(2) For the satisfaction of liens for freight, charges, and contributions in general average, notice of which has been filed with the collector according to law;

(3) For the payment of the duties accruing on such merchandise or baggage, if the same is subject to duty; and

(4) The residue shall be deposited with the Treasurer of the United States as a customs * * * fine.

fine. SEC. 618. Remission or mitigation of penalties. Whenever any person interested in any vessel, vehicle, merchandise, or baggage seized under the provisions of this Act, who has incurred, or is alleged to have incurred, any fine or penalty thereunder, files with the Secretary of the Treasury if under the customs laws. under the customs laws, the sale of such vessel, vehicle, merchandise, or baggage a petition for the remission or mitigation of such fine, penalty, or forfeiture, the Secretary of the Treasury, * * * if he finds that such fine, penalty, or forfeiture was incurred without willful negli-gence or without any intention on the part of the petitioner to defraud the revenue or to violate the law, or finds the existence of such mitigating circumstances as to justify the remission or mitigation of such fine, penalty, or forfeiture, may remit or mitigate the same upon such terms and conditions as he deems reasonable and just, or order discontinuance of any prosecution relating thereto. In order to enable him to ascertain the facts, the Secretary of the Treasury may issue a commission to any customs agent, collector, judge of the United States Customs Court, or United States commissioner, to take upon such petition: upon such petition:

The purpose to be served by the provisions of section 3726 is, obviously, that of protecting the interests of innocent persons whose property or any interest therein is jeopardized by a seizure and proposed forfeiture under the internalrevenue laws. It applies to all internalrevenue statutes which provide for such forfeitures, but particularly to section 3321, Internal Revenue Code (U. S. C., title 26, section 3321).

The authority so granted is not, however, in all regards coextensive with the power conferred upon the Secretary of the Treasury by sections 613 and 618 of the tariff act. The requirements of subdivisions (1), (2), (3), and (4) of section 613 relate to the disposition of the proceeds of the sale of forfeited property and not to an application for the remission or mitigation of the forfeiture. Proceeds of the sale of property forfeited under the internal revenue laws should, therefore, be covered into the Treasury as provided by section 3971, Internal Revenue Code. Also by section 618 of the tariff act fines and penalties may be remitted or mitigated, while section 3726, Internal Revenue Code, applies only to forfeitures. Otherwise, the provisions of sections 613 and 618 are invoked for internal revenue violations.

Pursuant to the above sections of law. the following regulations are prescribed for the filing and adjudication of petitions under section 3726, Internal Revenue Code:

171.130 Form of the petition. 171.131 Contents of the petition. 171.132 Time of filing petition. 171.133

Officers with whom filed.

Discontinuance of administrative 171.134 proceedings. 171.135

Return of nonacceptable petition to petitioner for correction. 171.136 Investigation of acceptable petition,

and report thereon.

171.137 Transmission of petition with reports and recommendation to Deputy Commissioner, Alcohol Tax Unit, Bureau of Internal Revenue.

171.138 Deputy Commissioner, Alcohol Tax Unit, to submit petition and record to Secretary of Treasury, with recommendations.

171.139 Types of final action on the petition by the Secretary of the Treasury. 171.140 Procedure when petition cogniz-

able by Attorney General. 171.141 Procedure when petition cognizable by the Federal Court exclusively.

§ 171.130 Form the of petition. There is no set or standardized form provided or required by the Department for use in filing a petition for remission or mitigation under section 3726, Internal Revenue Code. However, it is preferable that the petition be typewritten on legal size paper; and it is necessary that the petition be executed under oath, prepared in triplicate and addressed to the Secretary of the Treasury, and that all copies of original documents submitted as exhibits in support of allegations of the petition be certified as true and accurate copies of originals. Each copy of the petition must contain a complete set of exhibits. The jurat to a petition must not be executed by an attorney enrolled to practice before the Treasury Department who appears as

the attorney for the petitioner; and a petition signed and sworn to by an attorney enrolled to practice before the Treasury Department who appears as the attorney for the petitioner is not acceptable.

§ 171.131 Contents of the petition-(a) Description of property. The petition should give such a description of the property and such facts of the seizure as will enable the officers of the Alcohol Tax Unit readily to identify the property.

(b) Statement regarding administrative forfeiture or sale. If an executive proceeding for summary forfeiture is pending, the petition should state such fact; and if the property has been sold, the petition should also state the date

and place of sale.

(c) Statement regarding knowledge of seizure. In the event the petition is filed for the restoration of the proceeds derived from sale of the property pursuant to summary forfeiture, it should also contain, or be supported by, satisfactory proof that the petitioner did not know of the seizure prior to the declaration or condemnation of forfeiture, and that he was in such circumstances as prevented him from knowing of the same.

(d) Statement regarding judicial forfeiture or sale. If a forfeiture proceeding is pending in court, or has resulted in a sale of the property pursuant to court order, the petition should state the style of the case, the court in which pending or in which the property was sold. the docket number, and the fact that the property has not yet been sold, or, if sold,

the date and place of sale.

(e) Interest of petitioner. The petition should state in clear and concise terms the nature of the present, recognizable interest of the petitioner in the property to be forfeited, or which has been forfeited and sold, and the facts relied upon to show that the forfeiture was incurred without willful negligence or without any intention upon the part of the petitioner to defraud the revenue or to violate the law, or such other mitigating circumstances as, in the opinion of the petitioner, would justify the remission or mitigation of the forfeiture.

(f) Petitioner innocent party. If the petitioner is not the one who in person committed the act which caused the seizure, the petition should state how the property came into the possession of such other person, and the investigation, if any, made of such other person, through principal Federal, State, or local law enforcement officers, prior to parting with the property, to determine whether such other person had either a record or a reputation, or both, as a violator of the laws of the United States or of any State relating to intoxicating liquors, and the information obtained from said investi-

(g) Documents supporting claim. The petition should also be accompanied by copies, certified by the petitioner under oath as correct, of contracts, bills of sale, chattel mortgages, reports of investigators, amdavits, liens for freight, charges. or contribution in general average, and any other papers or documents that

would tend to support the claims made

in the petition.

(h) Costs and expenses. The petitioner should undertake in the petition to pay all the costs and expenses incurred in seizing and storing the property, as well as the costs borne or to be borne by the United States, the taxes, if any, payable by the petitioner or imposed in respect of the property to which the petition relates, and any sum due on a lien for freight, charges, or contribution in general average that may have been filed, and, if the property has been sold, or is in the course of being sold, the expenses so incurred.

§ 171.132 Time of filing petition. A petition may be filed at any time prior to the sale or other disposition of the property involved pursuant to administrative forfeiture, in which event action on the petition will be had in the light of the requirements of section 618 of the Tariff Act of 1930, invoked by section 3726, Internal Revenue Code; but a petition in regard to property which has already been sold or otherwise disposed of pursuant to administrative forfeiture must be filed within three months from the date of sale and the claimant must otherwise meet the requirements of section 613 of the Tariff Act of 1930, invoked by section 3726, Internal Revenue Code. As to "sale," section 306, Title III, Liquor Law Repeal and Enforcement Act (U. S. C., Title 40, section 304 (k)), provides that acquisition for official use is equivalent to sale so far as remission or mitigation is concerned.

§ 171.133 Officers with whom filed. The petition should be filed, originally and in triplicate, with the district supervisor of the Alcohol Tax Unit, Bureau of Internal Revenue, for the district wherein the property was seized; or if petitioner prefers he may file the petition with the investigator in charge of the Alcohol Tax Unit for the State wherein seizure of the property involved was made. The officer with whom the petition is filed originally will immediately stamp the date of receipt on the margin or other appropriate blank space of the petition and of each exhibit thereto. The official date stamp will be used for that purpose. It is vital that the stamp impressions be legible.

§ 171.134 Discontinuance of administrative proceedings. If the petition covers property pending administrative disposition and is filed prior to the administrative sale of the property under section 3724, Internal Revenue Code, or prior to retention of the property for official use pursuant to Title III of the Liquor Law Repeal and Enforcement Act (U. S. C., title 40, section 304 (f) et seq.), any proceedings for forfeiture, sale, or other administrative disposition will be discontinued.

§ 171.135 Return of nonacceptable petition to petitioner for correction. If the petition is defective in some correctible respect, the district supervisor will return all copies of it by letter to the petitioner for proper corrections, amendments, et cetera, or for the submission of a new petition supplying the deficiencies of the

one returned, within a reasonable time in either event.

§ 171.136 Investigation of acceptable petition, and report thereon. If the petition as originally filed is acceptable, or has been made so by correction et cetera, an investigation of the merits of the petition will be made and a report prepared thereon.

§ 171.137 Transmission of petition with reports and recommendation to Deputy Commissioner, Alcohol Tax Unit, Bureau of Internal Revenue. On conclusion of the investigation of the merits of the petition, the district supervisor will forward to the Deputy Commissioner, Alcohol Tax Unit, Bureau of Internal Revenue, the original copy of the petition, the original copy and one carbon copy of the report of investigation, a legible copy of the case report of the seizure, and a copy of Form 226-A, "Appraisement List." The transmittal letter will give a brief statement as to the seizure of the property, its present forfeiture status, its appraised value, and a summary of the facts and circumstances bearing upon the merits of the petition. The district supervisor will also state his conclusions and recommendations as to the action to be taken on the petition.

§ 171.138 Deputy Commissioner, Alcohol Tax Unit, to submit petition and record to Secretary of Treasury, with recommendation. The Deputy Commissioner, Alcohol Tax Unit, shall by transmittal memorandum of the law and facts, approved by the Chief Counsel of the Bureau of Internal Revenue, submit to the Secretary of the Treasury the petition and record, with recommendation.

§ 171.139 Types of final action on the petition by the Secretary of the Treasury. Final action on any petition filed pursuant to these regulations shall result either in denial or allowance of the petition by the Secretary of the Treasury. Petitions allowed by the Secretary fall generally into the following five classes on the basis of the terms and conditions of allowance:

(a) The property itself is returnable to the petitioner upon payment by him

of all costs and storage; or

(b) The property is returnable to the petitioner provided he pays the difference between the recognized lien and the appraised value, plus all costs, and storage; otherwise the property is sold or acquired for official use by a governmental agency pursuant to forfeiture and the petitioner files claim with the Comptroller General of the United States for payment of his recognized lien in full, or pro tanto, out of the proceeds of sale if the property was sold, or in full out of the proper appropriation of the receiving agency if the property was acquired for official use, less all costs and storage in either event; or

(c) The property, if an automobile or truck, is returnable to the petitioner provided he pays the difference between the amount of his recognized lien and the present appraised value, plus all costs and storage, subject, however, to the right of the Alcohol Tax Unit to pay the petitioner the amount of his recognized

lien, less all costs and storage, and to acquire the vehicle for official use; or

(d) The property itself is returnable to the petitioner upon payment by him of a specified sum in mitigation, proposed by him, accepted by the Department, and made a condition of allowance, or by the Department on its own initiative made a condition of allowance, in either event the petitioner to pay all costs and storage (plus the difference between the recognized lien and the appraised value when that condition is imposed); or

(e) The petitioner's lien is recognized in the amount as established, to be paid, less all cost and storage charges, in full, or pro tanto, out of the proceeds of sale if the property was sold, or in full out of the proper appropriation of the receiving agency if the property was acquired for official use, payment in either event to be through claim filed by the petitioner direct with the Comptroller Gen-

eral of the United States.

§ 171.140 Procedure when petition cognizable by Attorney General. If a petition is filed with the Treasury Department in respect of property (a) concerning which proper and timely claim and cost bond under section 3724, Internal Revenue Code, have already been filed and accepted, thus necessitating reference of the seizure to the United States Attorney for institution of judicial forfeiture proceedings or other disposition, or (b) which has been libelled but in respect of which decree of forfeiture has not as yet been entered by the court, or (c) which has otherwise been referred to the Department of Justice or the United States Attorney or is otherwise under their jurisdiction, the petition will be referred to the Attorney General or the proper United States Attorney, depending on whether the petition is received in Washington or in the offices of the district supervisor or investigator in charge of the Alcohol Tax Unit, as being a matter in which the function of decision is to be exercised by the Department of Justice under the provisions of the second paragraph of section 5 of Executive Order No. 6166 (see U. S. C., title 5, notes under section 124). In any one of these situations the Treasury Department (through the district supervisor) will undertake investigation of the merits of the petition when requested to do so by the Department of Justice or the United States Attorney.

§ 171.141 Procedure when petition cognizable by the Federal Court exclusively. If a petition is filed with the Treasury Department in respect of property which has already been forfeited judicially, the petition will be returned to the petitioner with explanation that under section 204 (a), Title II, Liquor Law Repeal and Enforcement Act (U. S. C., title 18, section 646) the Federal court has the exclusive jurisdiction to remit or mitigate the forfeiture. If such petition is thereafter filed with the court and the Department of Justice or the United States Attorney so requests, the Treasury Department will undertake (through the district supervisor) to investigate the merits of the petition. These regulations shall take effect on September 10, 1946.

[SEAL] WM. T. SHERWOOD,
Acting Commissioner of
Internal Revenue.

Approved: September 9, 1946.

Joseph J. O'Connell, Jr., Acting Secretary of the Treasury.

[F. R. Doc. 46-16440; Filed, Sept. 10, 1946; 11:46 a. m.]

TITLE 29-LABOR

Chapter IX—Agriculture Department (Agricultural Labor)

[Supp. 96]

PART 1118—SALARIES AND WAGES OF AGRI-CULTURAL LABOR IN THE STATE OF MIS-SISSIPPI

WORKERS ENGAGED IN PICKING COTTON IN THE DELTA AREA, STATE OF MISSISSIPPI

§ 1118.2 Workers engaged in picking cotton in the Delta area, State of Mississippi. Pursuant to § 4001.7 of the regulations of the Economic Stabilization Director relating to salaries and wages issued August 28, 1943, as amended (8 F. R. 11960, 12139, 16702; 9 F. R. 6035, 14547; 10 F. R. 9478, 9628; 11 F. R. 2517) and to the regulations of the Secretary of Agriculture issued March 23, 1945 (10 F. R. 3177) entitled "Specific Wage Ceiling Regulations" and based upon a certification of the Mississippi USDA Wage Board that a majority of the producers of cotton in the area affected participating in a referendum conducted for such purpose has requested the intervention of the Secretary of Agriculture, and based upon relevant facts submitted by the Mississippi USDA Wage Board and obtained from other sources. it is hereby determined that:

(a) Areas, crops and classes of workers. Persons engaged in picking cotton in the Delta area, State of Mississippi, are agricultural labor as defined in § 4001.1 (1) of the regulations of the Economic Stabilization Director issued on August 28, 1943, as amended (8 F. R. 11960, 12139, 16702; 9 F. R. 6035, 14547; 10 F. R.

9478, 9628; 11 F. R. 2517).

(b) Definitions. When used in this section the term "Delta area" means the counties of Bolivar, Coahoma, Hum-phreys, Issaquena, Leflore, Quitman, Sharkey, Sunflower, Tunica, and Washington, State of Mississippi, and the counties of Carroll, De Soto, Grenada, Holmes, Panola, Tallahatchie, Tate. Warren, and Yazoo, State of Mississippi, except that wherever streams enter from the hills of the counties last above named. the "Delta area" shall terminate at a line drawn from the base of the first such hill (counting from the Mississippi River) on the south to the base of the same hill on the north of each such stream.

(c) Maximum wage rates for picking seed cotton. Maximum wage rate for picking cotton—\$2.60 per hundred

pounds of seed cotton.

(d) Administration. The Mississippi USDA Wage Board will have charge of No. 177—3

the administration of this supplement in accordance with the provisions of the specific wage ceiling regulations issued by the Secretary of Agriculture on March 23, 1945 (10 F. R. 3177).

Requests for adjustments or appeals for relief from hardships as provided in the specific wage ceiling regulations shall be submitted on Form LR 1701-2 to the Mississippi USDA Wage Board or its designated representatives. Blank Forms LR 1701-2 may be secured from the Mississippi USDA Wage Board, Masonic Building, Jackson 45, Mississippi.

(e) Applicability of specific wage ceiling regulations. This section shall be deemed to be part of the specific wage ceiling regulations issued by the Secretary of Agriculture on March 23, 1945 (10 F. R. 3177) and the provisions of such regulations shall be applicable to this section and any violation of this section shall constitute a violation of such specific wage ceiling regulations.

(f) Termination date. This section shall expire at 11:59 p. m. Central standard time, April 30, 1947: Provided, however, That the provisions of this section, after that time, shall continue to remain in full force and effect for the purpose of allowing or sustaining any suit, action, prosecution, or administrative or other proceeding theretofore or thereafter commenced with respect to any violation committed or right or liability accruing under or pursuant to the terms of the provisions of this section.

Effective date. This section shall become effective at 12:01 a.m. Central standard time, September 5, 1946.

(56 Stat. 765 (1942); 50 U. S. C. 961 et seq. (Supp. IV); 57 Stat. 63 (1943); 50 U. S. C. 964 (Supp. IV); 58 Stat. 632 (1944); Pub. Law 108, 79th Cong.; E. O. 9250, 7 F. R. 7871; E. O. 9328, 8 F. R. 4681; E. O. 9577, 10 F. R. 8087; E. O. 9620, 10 F. R. 12023; E. O. 9651, 10 F. R. 13487; E. O. 9697, 11 F. R. 1691; regulations of the Economic Stabilization Director, 8 F. R. 11960, 12139, 16702; 9 F. R. 2517; regulations of the Secretary of Agriculture, 9 F. R. 655, 12117, 12611; 10 F. R. 7609, 9581; 9 F. R. 831, 12807, 14206; 10 F. R. 3177; 11 F. R. 5903)

Issued this 6th day of September 1946.

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

[F. R. Doc. 46-16400; Filed, Sept. 10, 1946; 11:11 a. m.]

TITLE 31-MONEY AND FINANCE:

Chapter I-Monetary Offices, Department of the Treasury

PART 92-PROCEDURES

BUREAU OF THE MINT

SEPTEMBER 5, 1946.

In § 92.2 (b) a new undesignated third paragraph is added preceding the present undesignated third paragraph, as follows;

§ 92.2 Issuance of gold licenses—(b) Licenses for the export of gold.

Applications on Form TG-15 for the export of bar gold or substantial quantities of gold in partially processed form must be accompanied by a statement in English from the consignee, sworn to before the nearest United States consular official, setting forth detailed information concerning the business of the consignee, the use to be made of the gold and the disposition of previous holdings of gold. Details as to the information required in this statement may be obtained from the nearest mint or assay office.

[SEAL] JOSEPH J. O'CONNELL, Jr., Acting Secretary of the Treasury.

[F. R. Doc. 46-16094; Filed, Sept. 6, 1946; 10:17 a. m.]

APPENDIX B—PUBLIC CIRCULARS UNDER EXECUTIVE ORDER NO. 8389, APRIL 10, 1940, AS AMENDED, AND REGULATIONS IS-SUED PURSUANT THERETO

WITHDRAWALS FROM BLOCKED GERMAN AND JAPANESE ACCOUNTS

SEPTEMBER 10, 1946.

Public Circular No. 32 under Executive Order No. 8389, as amended, Executive Order No. 9193, as amended, sections 3 (a) and 5 (b) of the Trading with the Enemy Act, as amended by the First War Powers Act, 1941, relating to foreign funds control.

Notwithstanding General Ruling No. 11A, property returned by the Alien Property Custodian under section 32 of the Trading with the Enemy Act, as amended, shall not be regarded as subject to the restrictions of the order solely by reason of the interest of any blocked country or national thereof resulting from the return.

(Sec. 3 (a), 40 Stat. 412; sec. 5 (b), 40 Stat. 415 and 966; sec. 2, 48 Stat. 1; 54 Stat. 179; 55 Stat. 838; sec. 3, Pub. No. 485, 79th Cong.; E. O. 8389, April 10, 1940, as amended by E. O. 8785, June 14, 1941, E. O. 8832, July 26, 1941, E. O. 8963, Dec. 9, 1941, and E. O. 8998, Dec. 26, 1941; E. O. 9193, July 6, 1942, as amended by E. O. 9567, June 8, 1945; E. O. 9747, July 3, 1946; Regulations, April 10, 1940, as amended June 14, 1941, July 26, 1941, and February 19, 1946)

[SEAL] JOHN W. SNYDER, Secretary of the Treasury.

[F. R. Doc. 46-16371; Filed, Sept. 9, 1946; 4:57 p. m.]

TITLE 32—NATIONAL DEFENSE

Chapter VIII—Office of International Trade, Department of Commerce

Subchapter B-Export Control [Amdt. 244]

PART 802—GENERAL LICENSES

GIFT PARCELS

Section 802.29 General license for gift parcels is hereby amended to read as follows:

§ 802.29 General license for gift parcels—(a) General license. There is hereby granted a general license authorizing the exportation of gift parcels, as defined in paragraph (b) of this section, to all destinations to which parcel post service is available: *Provided*, That such exportation is in accordance with the following provisions of this section.

(b) Definition. For the purpose of this general license a gift parcel is defined as a parcel containing commodities having a total value not in excess of \$25.00 donated to an individual in a foreign country free of cost to such individual, mailed by parcel post to such individual and conforming to post office department regulations as to size and weight, Provided, That in no event shall the weight exceed 11 pounds.

(c) General license designation. The legend "Gift Parcel" shall be plainly written on the address side of the parcel and on any Customs declaration required by the Bureau of Customs. The inscription of the legend "Gift Parcel" on the parcel shall constitute a certification by the donor that the shipment complies with the provisions of this general license.

(d) Destinations—(1) Shipments to destinations other than Germany and Japan. Gift parcels may be sent to individuals in all destinations to which parcel post service is available except Germany and Japan, in accordance with the following provisions:

(i) No gift parcel shall contain commodities other than those of a personal nature, such as: clothing; piece goods; toilet preparations, including soaps and shaving creams; writing materials; medicinals, including vitamins; and nonperishable foodstuffs; sent free of cost to an individual in a foreign country.

(ii) Not more than one gift parcel may be sent by the same donor to the same donee in any one calendar week.

(2) Shipments to Germany and Japan. No gift parcels may be sent to Germany except to persons located in the United States occupied zone of Germany, except Berlin, or the British occupied zone of Germany, except Berlin; and no gift parcels may be sent to Japan except to persons located in the islands of Honshu, Kyushu, Shikoku, or Hokkaido; and then only in accordance with the following provisions:

(i) A gift parcel shall contain no commodity other than clothing, non-perishable foodstuffs, medicinals and vitamins, soaps and shaving creams.

(ii) Not more than one gift parcel may be sent from the same donor to the same donee in any one calendar week.

This amendment shall become effective September 10, 1946.

(Sec. 6, 54 Stat. 714; 55 Stat. 206; 56 Stat. 463; 58 Stat. 671; 59 Stat. 270; Pub. Law 389, 79th Congress; E. O. 8900, 6 F. R. 4795; E. O. 9361, 8 F. R. 9861; Order No. 1, 8 F. R. 9938; E. O. 9380, 8 F. R. 13081; E. O. 9630, 10 F. R. 12245; Order No. 390, 10 F. R. 13130).

FRANCIS MCINTYRE, Acting Director, Requirements and Supply Branch.

Dated: SEPTEMBER 6, 1946.

[F. R. Doc. 46-16288; Filed, Sept. 9, 1946; 11:47 a. m.]

Chapter IX-Civilian Production Administration

AUTHORITY: Regulations in this chapter unless otherwise noted at the end of documents affected, issued under sec. 2 (a), 54 Stat. 676, as amended by 55 Stat. 236, 56 Stat. 177, 58 Stat. 827 and Pub. Law 270, 79th Cong., and Pub. Laws 270 and 475, 79th Cong.; E. O. 9024, 7 F. R. 329; E. O. 9040, 7 F. R. 527; E. O. 9125, 7 F. R. 2719; E. O. 9599, 10 F. R. 10155; E. O. 9638, 10 F. R. 12591; CPA Reg. 1, Nov. 5, 1945, 10 F. R. 13714.

PART 3293—CHEMICALS

[Limitation Order L-355, as Amended Sept. 10, 1946]

ETHYL FLUID

The fulfilment of requirements for the defense of the United States has created a shortage in the supply of lead and tetraethyl lead, both imported and domestic, for defense, for private account and for export; and the following order is deemed necessary and appropriate to the public interest and to promote the national defense:

 \S 3293.662 *Limitation Order L*-355—(a) *Definitions*. For the purposes of this order:

(1) "Ethyl fluid" is a mixture of tetraethyl lead and other ingredients designed to raise the octane number of gasoline. It includes: (i) "Motor ethyl fluid" which is ethyl fluid containing organic chlorides and bromides designed for use in motor gasoline for land- and sea-going engines; and (ii) "Aviation ethyl fluid" which is ethyl fluid without organic chlorides designed for use in aviation gasoline.

(2) "Use" means to blend ethyl fluid with gasoline or any component of gasoline or to blend ethyl fluid or gasoline containing ethyl fluid with any other material that can be blended with gasoline.

(3) "Base period" means the three months of November, December, 1945 and January, 1946 or such other period heretofore or hereafter established for a particular user by the Civilian Production Administration on appeal.

(b) Restrictions on delivery. (1) No. producer of ethyl fluid shall deliver to any person in any calendar month more than 24% of the aggregate quantity of motor ethyl fluid delivered to such person in the base period except that when a person certifles to a producer that he used more ethyl fluid than the quantity he received in the base period, the producer may deliver to such person in any month a quantity not in excess of the aggregate of 27% of the quantity certifled to have been used in the base period in production of house brand gasoline and 22% of the quantity certified to have been used in the base period in production of premium gasoline.

(2) No producer of ethyl fluid may export outside the United States, its territories or possessions, in any calendar month, more motor ethyl fluid than 24% of the aggregate quantity exported in the base period except on special authorization by the Civilian Production Administration.

(3) No person shall accept delivery of motor ethyl fluid at any one blending point if his inventory of motor ethyl fluid at that point is or will by virtue of such delivery become more than he needs in

the succeeding 30 days on the basis of his current or scheduled rate of operations. Persons normally receiving deliveries of motor ethyl fluid by tank car or tank truck shall not maintain any inventory except in scale tanks for blending motor ethyl fluid with gasoline.

(4) Nothing in this paragraph shall prevent the delivery and receipt of a minimum tank car, tank wagon or drum carload by any person whose inventory of motor ethyl fluid is less than 30-days'

supply.

(c) Restrictions on use. (1) No person shall in any month beginning with June, 1946 use a greater quantity of motor ethyl fluid than the aggregate of 27% of the quantity used in the base period in production of house brand gasoline and 22% of the quantity used in the base period in production of premium gasoline. A person's consumption quota may be used in either house brand or premium gasoline without regard to percentage of use in the base period so long as gasoline of higher than 78½ octane is not produced.

(2) No person shall use aviation ethyl fluid in the production of motor gasoline or any component thereof, or use any gasoline component containing aviation ethyl fluid in the production of motor

gasoline,

(3) No person shall use ethyl fluid or gasoline containing ethyl fluid to produce motor gasoline having higher octane than 78½ octane (not to reach 79 octane ASTM-D-357-45) at blending point for use in motor-propelled vehicles, trucks, tractors or boats except to fill military contracts on special authorization from the Civilian Production Administration or to produce aviation gasoline of 100 octane (A & N grade 100-130) or higher, except on special authorization from the Civilian Production Administration.

(d) *Exceptions*. Nothing in this order shall prevent the delivery, receipt and use for laboratory purposes of ethyl fluid in containers of one litre or less.

(e) Newcomer's quota. Any person who was not a user of ethyl fluid in November or December, 1945 or January, 1946 and who wishes to have a quota established for him to receive or use ethyl fluid in any calendar month, may apply by letter to the Civilian Production Administration, Chemicals Division, Washington 25, D. C., Ref.: L-355.

(f) Carry-over. If a person uses less ethyl fluid than he is permitted to use in any calendar month, he may add this quantity to his consumption quota but not to his delivery quota, in the succeed-

ing month.

(g) Miscellaneous provisions—(1) Applicability of regulations. This order and all transactions affected hereby are subject to all applicable regulations of the Civilian Production Administration, as amended from time to time.

(2) Appeals. Any appeals from the provisions of this order shall be made by filing with the Civilian Production Administration, Chemical Division, Washington 25, D. C., Ref.: L-355, a letter in triplicate referring to the particular provision appealed from and stating fully the grounds of the appeal.

(3) Violations. A person who wilfully violates any provision of this order or

who, in connection with this order, wilfully conceals a material fact or furnishes false information to any department or agency of the United States is guilty of a crime, and upon conviction may be punished by fine or imprisonment.

(4) Communications to Civilian Production Administration. Communications concerning this order, shall, unless otherwise directed, be addressed to: Administration, Production Civilian Chemicals Division, Washington 25, D. C., Ref.: L-355.

(5) [Deleted on Sept. 10, 1946.]

Issued this 10th day of September 1946.

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

[F. R. Doc. 46-16405; Filed, Sept. 10, 1946; 11:22 a.m.]

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

[Priorities Reg. 13, as Amended, Sept. 10, 1946]

SPECIAL SALES

Explanation and Scope

Par.

What this regulation does. (a)

Definitions.

- Sales not covered by this regulation.
- General Rules for All Special Sales (d) Most special sales may be made freely; general rules.
- Use of material acquired with priorities (e) assistance.

Sales through an agent.

Restricted Special Sales

- Materials or products on List A. Materials or products on List B (ex-
- (i) Sales as scrap of materials or products other than plant-generated scrap. Provisions Relating to Buyers
- Provisions relating to buyers.

Miscellaneous Provisions

Records.

- Revisions of Lists A and B. (1) (m) Letters and questions.
 - LIST A-RESTRICTIONS ON SPECIAL SALES (DOMESTIC)

A. General rules.

- B. Classes of buyers.
- C. Exceptions from the restrictions on the list.

D. Buyers' obligations.

LIST B-RESTRICTIONS ON SPECIAL SALES FOR EXPORT

Explanation and Scope

§ 944.34 Priorities Regulation 13—(a) What this regulation does. This regulation covers special sales, which, in general, are sales of materials or products by persons who acquired or made them for use and not for sale or resale. This is more fully explained in paragraph (b) Special sales may be made freely, except for certain sales of surplus under CPA directions, materials or products on List A (Domestic) or List B (Export), and certain sales as scrap. This is the only CPA regulation on special sales, and a seller who wants to make a special sale need not look at any other CPA regulation or order unless this regulation says he must. However, all buyers must comply with applicable CPA orders on use, inventory, resale, etc., as explained in paragraph (j).

(b) Definitions. As used in this regu-

lation:

(1) "Special sale" means a sale of a material or product by any person (including a Government agency) who acquired or made it for use and not for sale or resale. All sales by trustees in bankruptcy, receivers and other kinds of liquidators (in the course of liquidation as distinct from continued operation of a business) are special sales even though neither they nor their beneficiaries bought for use. All sales at public auction by general auctioneers are special sales regardless of the purpose for which the material or product was acquired. All sales of surplus materials or products by Government agencies are special sales. Transfers of materials acquired or made for use, from one plant or operating unit to another which is owned by the same person but which normally buys separately, are special sales.

(2) "Material or product" means any commodity, equipment, accessory, part, assembly or product of any kind in finished, semi-finished or raw material

form.

(3) A "used" material or product is one which has been put into actual use.

(4) "Persons buying for use" include, among others, a contractor who buys with intent to incorporate the material in a building or product for a third person.

(c) Sales not covered by this regulation. The following types of sales are not considered special sales and are not governed by this regulation, even though they may involve materials or products

acquired or made for use:

(1) A sale of a material or product by a person regularly engaged in the business of selling it. He is governed, however, by all CPA orders and regulations which apply to his business and to the material or product he is selling.

(2) Sales of plant-generated scrap, meaning scrap which is generated in the course of manufacture or is the waste of industrial fabrication. Sales of other kinds of scrap are covered by paragraph (i)

(3) Sales of rationed products which are controlled by another Government Agency.

(4) Sales of foods for humans or animals, medicines, tobacco, oils and fats, petroleum and petroleum products including natural and liquefied petroleum

(5) [Deleted Oct. 1, 1945.]

gases.

(6) A sale of an entire business which is transferred as a going concern to a new owner who continues to operate it in the same or substantially the same form.

(7) [Deleted Oct. 1, 1945.]

General Rules for All Special Sales

(d) Most special sales may be made freely; general rules. A seller may make a special sale of most materials or products freely to anyone without CPA authorization and without requiring the buyer to apply or extend a preference rating. The only exceptions are certain sales of surplus under CPA directions, special sales of materials or products on List A (domestic sales) and on List B (export), and certain sales as scrap, as explained in paragraphs (d) (4), (g), (h) and (i). In addition, all sellers are subject to the following general rules and conditions:

(1) If the seller knows that a person who wants to buy the material or product will use it for a prohibited purpose or would have more of it than he is permitted to have, the sale may not be made. The buyers' obligations are stated in paragraph (j).

(2) At special sales, preference ratings have no effect either by way of obliging a holder to sell or by way of determining as among several buyers who shall get the material or product. However, this does not excuse a seller from complying with the restrictions on List A or B applying

to the items listed.

(3) Even if the buyer gives the seller a preference rating at a special sale, the seller cannot use this rating to replace the material or product he has sold. effect of this rating stops when the seller receives it.

(4) If the sale relates to surplus Government-owned or Government-involved materials or products (including contractor inventories and sales by owning or disposal agencies), the seller may be subject to regulations of the War Assets Administration. The seller must also comply with any directions on specific materials or products which may be issued by the CPA as part of this regulation or otherwise.

(e) Use of material acquired with priorities assistance. This regulation does not change the general rule of § 944.11 of Priorities Regulation 1 that material acquired with priorities assistance must, if possible, be used for the purpose for which the assistance was given. Where such material cannot be used for this purpose, then this regulation applies if

a special sale is made.

(f) Sales through an agent. Where a person sells through an agent, except at public auction sales, the sale is a special sale only if it would be a special sale if made directly by the principal. If it is a special sale, the restrictions of this regulation apply to the principal and also to his agent if the latter knows or has reason to know the facts. In cases of special sales made at public auctions, the restrictions of this regulation are applicable both to the auctioneer and to his principal.

Restricted Special Sales

(g) Materials or products on List A. A special sale of a material or product on List A attached to this regulation, other than a sale for export, may be made only under the conditions de-

scribed in the list.

(h) Materials or products on List B (export). A special sale of a material or product on List B to a foreign purchaser or to a domestic purchaser who is buying for export or for resale to a foreign purchaser may be made only under the conditions described in the list. Used materials or used products, however, may be sold freely for export unless a notation on List B indicates a restriction on the sale in their used condition. Also, if an exporter, is unable to export material purchased for export, he may make a special sale of it in the domestic market under the rules of this regulation. Nothing in this regulation relieves any exporter from complying with all applicable regulations of the Office of International Trade, Department of Commerce, or other Government

agencies who may have jurisdiction over

(i) Sales as scrap of materials or products other than plant-generated scrap. (1) Any material or product (other than those listed below and plant-generated scrap) may be sold as scrap in a special sale if it is obsolete, unusable or notreadily-salable and will be used or consumed principally as scrap although some part of it may possibly be salvaged by the scrap buyer. A person may make such a special sale as scrap without stripping, disassembling or breaking up the material or product before sale. The sale may be made either to any consumer of scrap to be used only as scrap, or to any person regularly engaged in the collection, disassembling, sorting, and disposal of that kind of scrap material, primarily for remelt or other scrap use. Subsequent sales of any salvaged materials or products by such a scrap dealer are not covered by this regulation, but are subject to any CPA orders or regulations which apply to the distribution of the particular material or product. The above does not apply to the following: Used tin cans sold as scrap are governed by Order M-325.

(2) If the buyer by contract, warranty or otherwise has stated that the particular material or product being sold as scrap will be used or disposed of as scrap, this regulation does not relieve the buyer from compliance with that condition.

(3) The sale at low prices, even as low as scrap prices, of prime or off-grade materials or products for use or resale "as is" does not constitute a sale as scrap and such sales may not be made under this paragraph. Instead such a sale is subject to all the other rules of this regulation which apply to special sales of the particular materials or products.

(4) This paragraph permits special sales as scrap only for use or resale within the United States, its territories or

possessions.

Provisions Relating to Buyers

(j) Provisions relating to buyers—(1) Use and quantity restrictions still apply. The buyer at a special sale may not violate any CPA order or regulation controlling the amount of any material or product he may make or the use or disposition that he may make of it. He must also comply with any applicable order which limits the amount of any material or product he may buy (in terms of a specified quantity or quota as distinguished from a provision requiring CPA permission for all purchases. The latter type of provision does not apply when a special sale is made unless required by this regulation). All the prohibitions in CPA orders or regulations against the use of materials or products for particular purposes remain in effect, and even though a special sale may not be restricted by this regulation, the buyer may have to get permission to use under the applicable order.

(2) Inventories. (i) Persons buying for use may accept delivery of any item of a material or product bought on a special sale under this regulation if his total inventory of that item is or will by virtue of accepting such delivery be not in excess of his succeeding 90 days requirements. Directions issued pursuant to this regulation may impose more restrictive limitations on particular products. This permits a person to exceed other applicable inventory limits only if he acquires the excess under this regulation. However, if as a result of deliveries of materials or products accepted under this paragraph, his working inventory exceeds a practicable minimum or other applicable limits, he must promptly adjust his outstanding orders with his suppliers, and, if necessary, postpone or cancel them as described in paragraph (e) of Priorities Regulation 32. Paragraph (h) of Priorities Regulation 32 explains what receipts are permitted from suppliers after adjustment of orders. This paragraph does not permit a person to stockpile in anticipation of starting or resuming civilian production, except as permitted by Priorities Regulation 32. However, if any applicable CPA order or regulation permits a larger inventory than 90 days, this paragraph does not restrict receipts below the larger amount.

(ii) Persons buying for resale are subject to all applicable inventory restrictions. However, any material obtained under this regulation by such persons must be offered for sale promptly in accordance with applicable CPA orders and

regulations.

(3) Persons buying for resale. If a person at a special sale buys a material or product for resale, he may not resell in violation of any CPA regulation or order which applies to persons engaged in the business of selling the particular material or product. Even if the buyer for resale has not previously sold the material or product as part of his regular business, he is subject to the same restrictions in reselling as a regular wholesaler, retailer or other distributor of it under all applicable CPA regulations and orders, unless the particular regulation or order specifically states otherwise. For example, if an order requires specific CPA permission before a regular distributor of a product can sell it, any person who buys it at a special sale for resale must do what the order says.

(4) Reports. If any order or regulation provides that a buyer of a material or product must make any report or furnish any information either to the Civilian Production Administration or to the seller, this regulation does not excuse

him from these requirements.

[(5) Obligations of persons giving certificates. Any person giving any of the certificates required by this regulation may obtain and use or dispose of the materials or products which he gets with his certificate only in accordance with its terms.

Miscellaneous Provisions

(k) Records. Any person making a sale under this regulation must keep sufficient records so that he can show that the sale was permitted under this regulation.

(1) Revisions of Lists A and B. Lists A and B attached to this regulation will be revised from time to time. A person wishing to sell a material or product under this regulation should be sure that he has the lists which are in effect at the time of the sale.

(m) Letters and questions. Any letters or questions about this regulation should be sent to the Civilian Production Administration in Washington 25, D. C., marked "Ref: P.R. 13".

Issued this 10th day of September 1946.

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

LIST A-RESTRICTIONS ON SPECIAL SALES (DOMESTIC)

A. General rules. Special sales in the domestic market of materials or products in Column 1 of List A below are restricted to certain classes of buyers as indicated below in section B, and in accordance with any special rules for a particular material or product as shown on the list. The listings show in some instances the class or group of materials and do not always list all the trade names and related materials. Exceptions to the restrictions are indicated below in section C. Special sales of materials or products not listed may be made freely, but all special sales are subject to the general rules in paragraphs (d), (e) and (f) of the regulation.

B. Classes of buyers. Special sales of materials or products on this List A may be made to the following classes of buyers:

(1) To a producer of the same kind of material or product.

(2) To a reprocessor, unless a note in Column' 4 of the list indicates to the contrary with respect to a particular material or product. A reprocessor means any person who remakes, repairs or reworks new, rejected or second-grade materials or prod-

ucts of the kind being sold.

(3) To a regular dealer, unless Column 3 or a note in Column 4 of the list indicates to the contrary with respect to a particular material or product. A dealer means any wholesaler or retailer regularly dealing in the materials or products of the kind being sold, and reselling them from stock or inventory to industrial users or to other persons. It also includes persons who recondition or rebuild equipment and machinery of the kind being sold for resale to industrial users. Such persons are not, however, relieved from compliance with any CPA orders or regula-tions which control the distribution of the material by them.

If this List A shows no restrictions on the special sale of a material or product to a regular dealer, the seller may sell it to any person for resale who gives him the following certification, provided the seller has no rea-

son to believe that it is false.

The undersigned buyer certifies under Priorities Regulation 13 to the seller and to the CPA that he will in good faith offer for sale the material or product covered by this order in substantially the same time and manner as would a person regularly dealing in it, that he will render substantially the same type of service as would such a person, and that he will comply with all CPA regulations and orders applicable to such a person.

(Signature)

Any person giving such a certification must comply with all applicable CPA regulations and orders as he has certified he will. The standard certification provided in Priorities Regulation 7 may not be used in place of this certification.

(4) To persons buying for use subject to the restrictions indicated in Columns 2 and

4 of the list.

C. Exceptions from the restrictions on the list. Even if this List A shows a restriction on the special sale of a particular material or product, the sale may still be made if one or more of the following conditions apply:

(1) Special permission. If the list requires special authorization from the CPA in order for a sale of a particular material or product to be made, or if other conditions imposed by the list cannot be met, the seller may apply on Form CPA-1161 for special permission to sell unless the list states that some other form must be used. If Form CPA-1161 is applicable, and permission is given, it may be restricted to a specific buyer or class of buyers, or may permit the sale to any buyer for resale who gives the certification described in section B (3) above

relating to dealers.
(2) Used materials or products. If the material or product is used, it may be sold freely to anyone unless a notation on List A indicates a restriction on its sale.

(3) Small quantity exemption. A special sale may be made freely if all the material or product of the same kind or type that the seller has at any one plant, operating unit or location did not cost him more than \$100. In the case of any materials or products involved in a Government con-tract termination, this exemption applies if there is no more than \$100 worth of the material or product in the termination inventory at any one location. Similarly, \$100 worth (at cost) of any material or product may be sold at any single public auction, regardless of the amount of the material or product the seller has. Also, for the purpose of determining whether a particular lot of material or product is suitable for the prospective customer's use, a person may make a special sale of a sample lot, provided the amount involved (at cost to the seller) of any such sample does not exceed \$20.

(4) Special orders. If the Civilian Produc-tion Administration by an order or in any other way has ruled that all persons engaged in a particular business may sell or exchange the materials or products between themselves,

they may do so.

(5) Disposal of contract termination inventories. For the purpose of making a settlement of a Government contract, surplus materials or products on List A may be transferred freely from any subcontractor or prime contractor to a procuring agency or disposal agency of the Government, providing the procuring agency has so directed. However, if any material or product is later withdrawn from the contract settlement, its disposition is controlled by this List A.

(6) Sales to Government stockpiling agen-A person may sell surplus materials or products on List A freely to one of the following Government Corporations or to anyone buying as agent for one of them: Commodity Credit Corporation or Reconstruction Finance Corporation (Office of Defense Supplies, Office of Metals Reserve, or Office of

Rubber Reserve).

(7) Transfers of surplus Government-owned materials or products. Transfers by Government agencies of surplus materials or products, or of idle or excess materials or products not acquired for sale or resale, may be made freely to a Government Disposal Agency acting as such and may be made freely between and within the War Department, Navy Department, Maritime Commission, War Shipping Administration, Veterans' Administration, and the Reconstruction Finance Corporation, Office of Defense Plant, and from the Government Disposal Agencies to any of the above.

D. Buyers obligations. No matter who the buyer is or how the sale is made or authorthe buyer is always subject to the conditions and other provisions stated in paragraph (j) of the regulation.

EXPLANATION OF TERMS USED

"CPA-1161" (or other designated Civilian Production Administration form number) means that the seller may not sell to the class of buyer listed at the head of the column without special Civilian Production Administration permission pursuant to application on the form specified. A note in the Remarks Column may show limited exceptions to this requirement. Section C (1) in the introduction to this list tells how to get permission.

"WOP" means that the seller can sell to the class of buyer listed at the head of the column without any preference rating, allocation, or other special permission being nec-

Provisions in the Remarks Column applicable to the particular material or product must be complied with.

Note: Table amended Sept. 10, 1946.

Materials or products (new, unless "used" is specified)	Persons buying for use	Wholesalers or retailers regularly dealing in the materials or products in the form held by the holder	Remarks
(1)	(2)	(3)	(4)
PART I-METALS AND METALLIC ORES			
Antimouy*	CPA-1161	CPA-1161	 No authorization required providing the buyer certifies to the seller that his aggregate purchases from all sources in any month, including the pur
Fin: Pig tín Frantum	CPA-1161	CPA-1161	chase in question, do not exceed 224 pounds (contained antimony).
PART H-CHEMICALS			
All chemicals are unlisted in List A but the uses of certain chemicals are restricted by applicable M orders. See paragraph (j).			
PART III—TEXTILE FIBERS, FARBICS, CLOTHING, LEATHER AND RELATED PRODU€TS			
These restrictions do not apply, if the material was acquired without a priority rating or authorization from the Civilian Production Administration. Cordage (see Rope). Fibers:			
Cordage fibers (Manila and Agave only) Materials obtained under Conservation Order M-328B or its several schedules.	CPA-1161	CPA-1161	
Rope (Manila only)	(*)	(*)	*Special sales may only be made to persons who give the following certificate in writing with their purchase order: "The undersigned certifies the seller and the CPA, subject to the criminal penalties of section 35 (4) of the U.S. Criminal Code, that all the material covered by this purchas order will be used or disposed of only in accordance with the provision of Order M-84."
PART IV—MISCELLANBOUS MATERIALS AND PRODUCTS			
Building materials or equipment acquired with priorities assistance under PH 33 or its directions. (The restrictions of List A do not apply to sales of building materials or equipment by WAA.)	(°)	(**)	*Special sales may only be made to persons who give the following certificate in writing with their purchase order: "The undersigned certifies to the seller and the CPA, subject to the criminal penalties of section 35 (A of the U.S. Criminal Code, that all the materials and equipment covered by this purchase are required for and will be used in construction of housing accommodations, or in production, for which priorities assistance has been assigned under the VEHP, or in construction for which priorities assistance has been assigned under the Veterans' Administration Construction Program. **Special sales may only be made to wholesalers or retailers regularly dealing in the materials or products in the form held by the holders who give the following certificate in writing with their purchase order: "The undersigned certifies to the seller and the CPA, subject to the criminal penaltic of section 35 (A) of the U.S. Criminal Code, that the materials and equipment covered by this purchase order will be publicly offered for sale without delay, and will be disposed of only to persons who give a certificate required for sales to persons buying for use under List A of PR 13."
Rubber: Natural rubber Natural rubber latex Chlorinated rubber (natural)	CPA-116Line Page 2015	CPA-1161	

LIST B-RESTRICTIONS ON SPECIAL SALES FOR EXPORT

Special sales for export of materials and products on this List B are restricted as shown in the list in accordance with paragraph (h) of the regulation. For explanation of terms used, see List A.

Materials or products (new, unless "used" is specified)	Persons buying for export or foreign purchasers	Remarks	Materials or products (new, unless "used" is specified)	Persous buying for export or foreign purehasers	Pemarks
(1)	(2)	(3)	(1)	(2)	(3)
Babbitt and tin bearing alloys: Containing 12 percent or less tin by weight Containing nore than 12 percent tin by weight. Containing 30 percent or less tin content by weight. Containing more than 30 percent in by weight. Uranium PART II—DELETED AUG. 22, 1945	CPA-1161 CPA-1161 CPA-1161 CPA-1161 CPA-1161 CPA-1161	*No authorization required providing the buyer certifies to the seller that his aggregate purchases from all sources in any month, including the purchase in question, do not exceed 224 pounds (contained antimony). *No authorization required if the special sale does not exceed 1,000 pounds for one shipment. *No authorization required if the special sale does not exceed 1,000 pounds for one shipment.	PART III—TEXTILE FIBERS, FABRICS, CLOTHING, LEATHER AND RELATED PRODUCTS These restrictions do not apply if the material was acquired without a priority rating or authorization from the Civilian Production Administration Cordage (see Rope). Fabrics (Woven, felted, knitted and braided): Burlap. Fibers: Cordage fiber: Manila, agave, jute and coir. Hemp, Benares Sunn. Materials obtained under Conservation Order M-328B or its several schedules. Rope (Manila and agave only) PART IV—MISCELLANEOUS MATERIALS AND PRODUCTS Building materials or equipment acquired with priorities assistance assigned under PR 33. Rubber: Natural rubber Natural rubber Natural rubber latex. Reclaimed. Synthetic—all types. NOTE: Part V deleted Oct. 1, 1945.	CPA-1161 CPA-1161 CPA-1161 CPA-1161	

[F. R. Doc. 46-16406; Filed, Sept. 10, 1946; 11:22 a.m.]

PART 944—REGULATIONS APPLICABLE TO THE OPERATION OF THE PRIORITIES SYSTEM
[Priorities Reg. 34]

SALES OF CERTAIN CRITICAL MATERIAL BY RECONSTRUCTION FINANCE CORPORATION

§ 944.55 Priorities Regulation 34—(a) What this regulation does. There is a shortage in the supply of certain materials held by the Reconstruction Finance Corporation and various government agencies, for defense, for private account and for export. This regulation states the rules under which the Reconstruction Finance Corporation may sell these critical materials, either from its own stock, or for and on behalf of the owning agencies. Where a special authorization to buy the materials is required from CPA, the regulation explains who may apply and how to do so. The regulation applies only to the materials listed in the attached Table A. This table includes, but is not limited to, certain strategic materials covered by War Assets Administration Regulation 17, as to which CPA has determined that there is a deficiency in the supply for the current requirements of industry.

(b) Restrictions on sales by RFC—(1) Materials requiring special authorization by CPA. In some cases Table A requires special authorization from the CPA in order for a sale of a particular material to be made by RFC. Column 3 of Table A shows the Civilian Production Adminis-

tration division or branch responsible for the material, and a note in column 4 opposite these items explains how persons wishing to buy them from RFC may apply to the appropriate CPA division or branch, Washington 25, D. C., for authorization to do so. Applicants should indicate the purpose for which the material is required, their present inventory of the material requested, the number of days supply represented by their present inventory plus the amount requested based on their current or scheduled rate of operation, the efforts made to obtain the material from regular sources of supply, the efforts made to obtain and use a suitable substitute, and any other information pertinent to the application. In general authorizations will be granted only if the material is not available from regular sources of supply and no suitable substitute material is available.

(2) Materials for which no special authorization is required by CPA. If Table A indicates that no special authorization is required for a sale of a particular material, the RFC may sell it without further instructions from CPA. However, if a note in Column 4 opposite the item requires that the purchaser give a certificate with his purchase order, RFC may sell only to persons who give it in writing the certificate specified. The standard certification in Priorities Regulation 7 may not be used instead of these certificate.

(c) Restrictions on buyers—(1) Use and inventory restrictions. A person buying critical materials from RFC may not violate any CPA order or regulation controlling the amount of any material he may receive or the use or disposition he may make of it. Persons buying for resale are subject to all applicable inventory restrictions, and any material obtained under this regulation by such persons must be offered for sale promptly in accordance with applicable CPA orders and regulations.

(2) Obligation of person giving certificates. Any person giving one of the certificates required in Table A may obtain and use or dispose of the materials he gets with the certificate only in accordance with its terms.

(d) Special directives. In cases of extreme urgency CPA may issue directives to RFC directing the delivery of specified quantities of materials to a named buyer or class of buyers.

Note: The application and reporting provisions of this regulation have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

Issued this 10th day of September 1946.

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

TABLE A

		TABLE A	
Material	CPA author- ization re- quired	CPA division or branch responsible for material	Remarks
(1)	(2)	(3)	(4)
METALS AND MINERALS			
Aluminum: primary plg or ingot	Yes	Aluminum and Magnesium Branch.	Ingot producers may apply by letter. Applications may be filed in accordance with General Preference Order
liquated (needle) antimony.		Tin, Lead and Zine Branch	M-112.
C and (3), Airiean Amosite fiber (Grade)	1 65	Cork, Asbestos and Fibrous Glass branch.	Manufacturers of building materials may apply by letter.
M1), and Cape Blue. Beryl: Ores or concentrates	Yes	Miscellaneous Minerals and Mining Branch.	Processors may apply by letter.
Bismuth: Metal	Ves		Processors and users may apply by letter. However in view of the extreme
			limited supply, sales will be authorized only for the urgent needs of the Armed Forces or where Bismuth metal is required for emergency use for public health and safety and it cannot be supplanted by drugs ordinarily furnished to hospitals and similar institutions.
Alloys, or scrap, centaining 50 percent or more by weight of metallic Bismuth. Cadmium:	No	do	May be sold only to smelters and reprocessors who give the seller, in writing a certificate in substantially the form shown in note 1 to this table.
Metal		do	Users may apply by letter. However in view of the extremely limited supples ales will be authorized only in cases of emergency.
Finished alloys containing metallic eadmium (including but not limited to low melting point alloys).	No	do	May be sold only to smelters, reprocessors or users who give the seller, i writing, a certificate in substantially the following form: "The undersigne certifies to the seller and CPA, subject to the penalties of section 35A of th United States Criminal Code that (i) he is a smelter, reprocessor or user of finished alloys containing metallic cadmium; (ii) he is unable to get the material obtained with this certificate from regular sources of supply; (ii his inventory of the type of material covered by this purchase order (incluing this lot) will not be in excess of his succeeding 30 days' requirement (iv) material obtained under this purchase order will be used or dispose of only in accordance with applicable CPA orders and regulations.
Scrap containing metallic cadmium but not containing 50 percent or more by weight of any other one metal.	No	do	May be sold only to smelters and reprocessors who give the seller, in writing a certificate in substantially the form shown in Note 1 to this Table.
Chromite: Metallurgical and chemical orcs and concentrates	Yes	Steel Branch	Processors and users may apply by letter.
Copper: Electrolytic or fire refined copper: Cathodes, wire, bars, cakes, slabs, ingots, ingot bars, billets, or bars.	Yes	Copper Branch	Brass mills, wire mills and lngot makers may apply by letter, and in addition to the information required by paragraph (b) (l) must supply such additional information as CPA may require each month. Smelters and reprocessors may apply by letter.
Cartridge brass ingote, slabs, discs, bars, partly or completely manufactured annunction eases, fired cases, or remelt ingot; leaded brass mill forms or remelt ingot; gilding metal mill forms or remelt ingot; and eopper or copper base alloy scrap.			
Corundum: Crystal or boulder ores or con- centrates; primary grains and black cleav- able.		Miseclaneous Minerals and Mining Branch.	
Cryolite: Ore, natural Graphite: Madagascar Flake and Fines and	YesYes	Aluminum and Magnesium Branch. Miscellaneous Minerals and Mining Branch.	Processors or refiners may apply by letter. Processors may apply by letter.
Kyanite: Ore		Branch.	
Pig Alloys, or scrap, containing 50 percent		Tin, Lead and Zinc Branch	May be sold only to smelters and reprocessors who give the seller, in writing
or more by weight of metallic lead; residues.			a certificate in substantially the form shown in note 1 to this table.
Manganese: Metallurgieal ores Mica: Muscovite block, film and splittings; Phlogopite block and splittings.	Yes	lng Branch.	
Nickel oxide	Y(S		Refiners may apply by letter.
Quartz Crystals: Raw quartz, radio grade, and serap.	Yes	do	Processors may apply by letter.
Tin: Pig Alloys, or scrap, containing 50 percent or more by weight of metallic tin; residues.	Yes	Tin, Lead and Zinc Branchdo	Applications may be filed in accordance with Conservation Order M 4). May be sold only to smelters and reprocessors who give the seller, in writing a certificate in substantially the form shown in note I to this table.
Zine: Oxide, slab, ores and concentrates, and	Y'es	do	Processors and users may apply by letter. However in view of the extreme
die east alloys. Other alloys, or serap, containing 50 percent or more by weight of metallic zinc, residues.	No	do	limited supply sales will be authorized only in cases of emergency. May be sold only to smelters and reprocessors who give the seller, in writin a certificate in substantially the form shown in Note I to this Table.
OTHER MATERIALS			
Ethyl alcohol	Yes		Applications may be filed in accordance with Direction 5 to Conservation Order M-300.
Manila fiber Molasses	Yes		Applications may be filed in accordance with Conservation Order M-84.
Quinlie and related alkaloids	Yes	do	Applications may be filed in accordance with Conservation Order M-131.
latex, butyl, GR-S synthetic.			
Sisal fiber	Yes		Apprications may be med in accordance with Conservation order 31-51.

Note.—Where required by a note in Column 4, a certificate in substantially the following form should be used by smelters and reprocessors:

The undersigned certifies to the seller and CPA, subject to the penalties of section 35 (A) of the United States Criminal Code that (i) he is a smelter or reprocessor and will use the material obtained with this certificate in his smelting or reprocessing operations; (ii) he is unable to get these materials from regular sources of supply; (iii) his inventory of the type of material covered by this purchase order (including this lot) will not be in excess of his succeeding 30 days' requirements; and (iv) the material obtained under this purchase order will be used or disposed of only in accordance with applicable CPA orders and regulations.

Chapter XI-Office of Price Administration

PART 1407-RATIONING OF FOOD AND FOOD PRODUCTS

[Control Order 2, Amdt. 5 to Supp. 11]

LIVESTOCK SLAUGHTER

Supplement 1 to Control Order 2 is amended in the following respects:

- 1. Paragraph (d) of Table I is deleted.
- 2. Table II is added to read as follows:

TABLE II-QUOTA PERCENTAGES FOR ALL CLASS 1 AND CLASS 2 SLAUGHTERERS (UNDER SECTION 7 OF CONTROL ORDER 2)

(a) For quota periods beginning on or after September 1, 1946.

Perce	ent
Cattle	90
Calves	90
Hogs	70

This amendment shall become effective September 1, 1946.

Issued this 9th day of September 1946.

PAUL A. PORTER, Administrator.

[F. R. Dcc. 46-16319; Filed, Sept. 9, 1946; 4:02 p. m.l

PART 1305—ADMINISTRATION [SO 129, Amdt. 53]

EXEMPTION AND SUSPENSION FROM PRICE CONTROL OF MACHINES, PARTS, INDUSTRIAL MATERIALS AND SERVICES

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

Supplementary Order 129 is amended in the following respects:

1. Section 11 (a) is amended by adding the following to the list of commodities thereunder: "Incense cedar pencil slats."

2. Section 14 (b) (1) is amended by adding the following to the list of com-modities thereunder: "Parts usable exclusively in motorcycles."

3. Section 14 (d) is amended by deleting the figure "40,000" wherever it appears under the item "Trucks as follows only" and substituting therefor the figure "30,000".

4. Section 14 (d) is amended by deleting the phrase "Trucks as follows only" from the list of commodities thereunder, and substituting the following:

Trucks which are licensable for operation on highways, limited to the following:

5. Section 14 (d) is amended by adding the following to the list of commodities thereunder:

Motorcycles. Motor toboggans.

6. Section 15 (a) is amended by adding the following to the list of commodities thereunder:

Cellulese wadding used in the manufacture of surgical dressings. Chopholders.

Confetti, garlands, streamers, bells and other paper decorative novelties used in room and window decoration, including paper displays not used as containers.

111 F. R. 4636.

Cosmetic protection specialties used in dress shops, beauty parlors, etc.

Dish cloths.

Drip sheets for automobiles-single use, specially designed sheets used in shipping automobiles.

Garment hangers-paperboard.

Gift tying tape.

Hoods used in covering young plants, seedlings, etc.

Litmus paper (treated).

Open mesh bags woven from paper twine. Papers used in the manufacture of abrasive products not including papers coated with abrasive materials.

Pellet paper used in the manufacture of explosives.

Sheets used for lining bakery pans, bowls and other cooking utensils, including liners, pads and strips in connection with baking processes.

Specially treated paper bags used in the preparation for shipment of carbon black.

Toilet seat covers.

6. Section 15 (c) is amended by deleting the item "Disk milk bottle caps."

7. Section 15 (c) is amended by adding the following to the list of commodities thereunder:

Flower pots and boxes made of paperboard. Milk bottle caps, closures and hoods (all types).

Luggage made of paperboard.

Photomount stock used in the manufacture of photograph mounts and easels.

Set-up paperboard jewelry boxes, and set-up jewelry boxes made of paperboard in combination with other materials, used in packing jewelry sets and individual jewelry items, including fountain pens, watches

8. Section 16 (a) is amended by adding the following to the list of commodities thereunder: "Casein plastic materials in the form of sheets, rods, tubes, and preforms before fabrication or printing."

9. Section 16 (b) is amended by adding the following to the list of commodities "Racing car tires and tubes thereunder. (including midget racing car tires and tubes).

This amendment shall become effec-

tive September 10, 1946. Issued this 10th day of September 1946.

> PAUL A. PORTER, Administrator.

[F. R. Doc. 46-16422; Filed, Sept. 10, 1946 11:23 a. m.º]

PART 1305-ADMINISTRATION [SO 132,1 Amdt. 56]

EXEMPTION AND SUSPENSION FROM PRICE CONTROL OF CERTAIN FOODS, GRAINS AND CEREALS, FEEDS, TOBACCO AND TOBACCO PRODUCTS, AGRICULTURAL CHEMICALS, IN-SECTICIDES AND BEVERAGES

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

Supplementary · Order No. 132 amended in the following respect:

1. In section 1 (d) the following commodity is added in alphabetical order:

¹10 F. R. 14954, 15170; 11 F. R. 296, 297, 881, 1102, 1467, 2378, 2640, 2939, 2927, 3247, 3396, 4021, 4090, 4861, 6066, 5353, 5598, 5599, 5650, 5740, 5868, 5781, 6232, 6606, 6863, 7185, 8446, 8534, 8647, 8643, 8827, 8864, 9032, 9031, 9139, 9349, 9447, 9525, 9526,

Packaged domestic whiskey (as defined in Maximum Price Regulation 445) bottled prior to December 5, 1933.

This amendment shall become effective September 9, 1946.

Issued this 9th day of September 1946.

PAUL A. PORTER. Administrator.

Approved: September 6, 1946.

CHARLES F. BRANNAN, Acting Secretary of Agriculture.

[F. R. Doc. 46-16323; Filed, Sept. 9, 1946; 4:02 p.m.]

PART 1412-SOLVENTS [MPR 28, Amdt. 15]

ETHYL ALCOHOL (EXCLUDING WEST COAST ETHYL ALCOHOL

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

Section 1412:263 (j) is amended by adding at the end thereof the following: "Sales to Reconstruction Finance Corporation of ethyl alcohol made from potatoes are exempt from price control.'

This amendment shall become effective September 16, 1946.

Issued this 10th day of September

PAUL A. PORTER, Administrator.

[F. R. Doc. 46-16410; Filed, Sept. 10, 1946; 11:23 a.m.]

> PART 1412-SOLVENTS [MPR 295, Amdt. 14]

WEST COAST ETHYL ALCOHOL

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

Section 1412,165 (h) is amended by adding at the end thereof the following: 'Sales to Reconstruction Finance Corporation of ethyl alcohol made from potatoes are exempt from price control."

This amendment shall become effective September 16, 1946.

Issued this 10th day of September 1946.

PAUL A. PORTER, Administrator.

[F. R. Doc. 46-16412; Filed, Sept. 10, 1946; 11:23 a. m.]

PART 1448—EATING AND DRINKING ESTABLISHMENTS

[Restaurant MPR 2, Amdt. 17]

FOOD AND DRINK SOLD FOR IMMEDIATE CONSUMPTION

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

Restaurant Maximum Price Regulation No. 2 is amended in the following manner:

Section 1 (d) (5) is amended by adding a new paragraph to read:

The ceiling prices for all meat meals and items whose prices were re-calculated under this subparagraph, shall be the prices in effect for the week ending August 31, 1946. These prices shall be in effect until September 16, 1946.

This amendment shall become effective September 9, 1946.

Issued this 9th day of September 1946.

GEOFFREY BAKER, Acting Administrator.

[F. R. Doc. 46-16324; Filed, Sept. 9, 1946; 4:02 p.m.]

PART 1364—FRESH, CURED AND CANNED MEAT AND FISH PRODUCTS

IMPR 355, Amdt. 40 (§ 1364.1154) }

RETAIL CEILING PRICES FOR BEEF, VEAL, LAMB AND MUTTON CUTS AND ALL VARIETY MEATS AND EDIBLE BY-PRODUCTS

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

Maximum Price Regulation No. 355 is amended in the following respects:

1. In section 22 (a)—Zone 1—in the table of prices, the prices in columns "AA or choice" and "A or good" for the following items of "Beef" and the prices for the following items of "Lamb and Mutton" are amended to read as follows:

[For stores in Groups 1 and 2 as provided in Maximum Price Regulation No. 355, effective June 21, 1943. Cents per pound]

	Gra	des
Beef	AA or choice	A or good
1. Steaks		
1. Porterhouse. 2. T-Bone. 3. Club	58 58 58 37 41 49 61 49 51 51 34	55 55 36 39 47 47 58 46 48 48 32 32
II. Roasts		
Rib standing (chine bone-in—10" cut) Rlb standing (chine bone-in—7"	37	36
cut)	41 51 32 51 34 34 45 34	39 48 30 48 32 32 42 32
III. Stews and other cuts		
9. Neck (boncless) 10. Heel of round (boneless)	36 37	84 85
V. Wholesale cuts		
1, Round beef (whole) 2, Sirioin beef (whole) 3, Short loin beef (whole) 5, Rib beef (whole) 6, Regular chuck (whole)	34 40 80	28 33 39 29 24

[For stores in Groups 1 and 2 as provided in Maximum Price Regulation No. 355, effective June 21, 1943. Cents per pound]

		La	mb		N	lutto	n
Lamb and mutton	Grade AA or choice	Grade A or good	Orade B or com- mercial	Grade C or utility	Grade S or prime,	Grade M or com- mercial	Grade R or utility
XI. Steaks and chops							
1. Loin chops 2. Rib chops 3. Log or sirloin chops 4. Shoulder biade or	75 59 59	71 56 56	66 53 53	55 45 45	41 27 27	39 25 25	35 25 25
arm chops	51	49	46	39	24	21	19
XII. Roasts							
Leg (whole, haif or short cut) Sirioin roast (bonc-	52	49	46	38	29	27	20
in)	59	56	53	45	27	25	2
angle (bouc-in)4. Yoke, rattle or tri-	35	33	33	28	17	15	1
angle (boneless)	52	51	50	42	25	22	1
6. Chuck or shoulder	45	44	44	37	22	19	1
(cross cut) (bonc-in) 7. Loin 8. Rib	36 75 59	35 71 56	3.5 66 53	30 55 45	18 41 27	16. 39 25	1 3 2
AIII. Stews and other cuts				42			
1. Breast and flank 2. Neck (bone-in) 3. Neck (boneless) 4. Shank (bone-in) 5. Postates (ground)	26 26 40 26	21 24 40 21	23 23 40 23	20 20 40 20	13 13 26 13	12 12 26 12	1 2 1
5. Patties (ground meat)	40	40	40	40	26	26	2
1. Leg	41 42 45 27	40 38 42 26	38 32 36 26	34 27 29 22	24 20 22 13	24 19 19 12	1 1 1

2. In section 22 (b)—Zone 1—in the table of prices, the prices in Columns "AA or choice" and "A or good" for the following items of "Beef" and the prices for the following items of "Lamb and Mutton" are amended to read as follows:

[For stores in groups 3 and 4 as provided in Maximum Price Regniation No. 355, effective June 21, 1943. Cents per pound]

9	Gra	acs
Beef	AA or choice	A or good
I. Steaks		
1. Porterhouse 2. T-bone 3. Club 4. Rib—10" cut 5. Rib—7" cut 6. Sirloin 7. Pin-bone 8. Sirloin (boneless) 9. Round (bone-in—full cut) 10. Round (boneless-top and bottom) 11. Round tip 12. Chuck blade (bone-in) 13. Chuck blade (bone-in)	47 47 58 46 48 48	52 52 52 33 36 45 43 55 43 46 46 30
II. Roasts		
1. Rib standing (chine bone-in-10" cut) 2. Rib standing (chine bone-in-7"	31	33
eut) 3. Round tip	48 32 32 42	36 46 29 46 30 30 40

[For stores in Groups 3 and 4 as provided in Maximum Price Regulation No. 355, effective June 21, 1943. Cents per pound]

	Grades			
Beef	AA or choice	A or good		
III. Stews and other cuts				
9. Neck (boneless) 10. Heel of round (boneless)	34 34	32 33		
V. Wholesale cuts				
1. Round beef (whole) 2. Sirloin beef (whole) 3. Short loin beef (whole) 5. Rib beef (whole) 6. Regular chuck (whole)	28 34 40 30 25	27 32 34 24 21		

		La	mb		V	futte	n
Lamb and mutton	Grade AA or choice	Grade A or good	Grade B or com- mercial	Grade C or utility	Grade S or prime,	Grade M or com- mercial	Grade R or utility and culls
XI. Steaks and chops							
1. Loin chops	71 56 56	68 53 53	63 50 50	53 43 43	39 26 26	37 23 23	3.7 20 20
chops	48	46	44	37	22	20	16
XII. Roasts							
1. Leg (whole, haif or short cut)	49	47	44	37	27	26	23
2. Sirioin roast (bone- in)	56	53	50	43	26	23	20
3. Yoke, rattle or tri- angle (bone-in)	32	32	31	26	16	14	12
 Yoke, rattle or tri- angle (boneless) Chuok or shoulder 	49	48	47	40	23	20	17
(square cut) (bone- in)	42	42	42	37	20	18	15
(cross cut) (bone- in) 7. Loln 8. Rib 9. Bone icss lamb shoulder roll	34 71 56	33 68 53	33 63 50	29 53 43	17 39 26	15 37 23	13 35 20
XIII. Stews and other				20			
cuts 1. Breast and flank 2. Neck (bone-in) 3. Neck (boneless) 4. Shank (bone-in) 5. Patties (ground meat)	24 38	23 23 38 23 38	22 22 38 22 38	19 19 38 19	12 12 25 12 25	11 11 25 11 25	10 10 25 10 25
XV. Wholesale cuts							
1. Leg 2. Loin 3. Hotel rack 4. Yoke	45	39 38 42 26	38 32 36 25	34 26 28 21	24 20 21 13	23 19 19 11	22 17 17 10

3. In section 22 (b) (1)—Zone 1—in the table of prices, the prices in Columns "AA or choice" and "A or good" for the following items of "Beef" and the prices for the following items of "Lamb and Mutton" are amended to read as follows:

[For stores in Groups 3B and 4B as provided in Amendment 12 to Maximum Price Regulation No. 355, effective October 28, 1943. Cents per pound]

		Gra	des
	Beef	AA or choice	A or good
	I. Steaks		
1. 2. 3. 4. 5.	Porterhouse. T-Bone. Club Rib—10''cut Rib—7'' cut Sirloin.	54 54 54 33 36 45	50 50 50 32 35 43

[For stores in Groups 3B and 4B as provided in Amendment 12 to Maximum Price Regulation No. 355, effective October 28, 1943. Cents per pound]

	Gra	des
Beof	AA or ohoice	A or good
I. Steaks-Confinue l		
7. Pinbone 8. Sirloin (boncless)	56 44 1) 46 46 31	43 53 41 44 44 29 29
II. Roasts		
 Rib standing (chine bo c-in-10' cut). Rib standing (chine bone-in-7' 	33	32
2. Rib standing (chine bone-in-7' cut) 3. Round tip 4. Rump (bone-in) 5. Rump (boneless) 6. Chuck blade pot roast 7. Chuck arm pot roast 8. Clunck or shoulder (boneless) 9. English cut	46 29 46 31 31 40	35 44 28 44 29 29 38 29
III. Slews and other cut's 9. Neek (boncless)	33 33	31 32
V. Wholesale cuts		
1. Round beef (whole) 2. Sirloin beef (whole) 3. Short loin beef (whole) 5. Rib beef (whole) 6. Regular chuck (whole)	33 38 29	26 31 36 28 28

		La	mb		7	luite)11
Lamb and mutton	Grade AA or choice	Grade A or good	Grade B or com- mercial	Grade C or utility	Grade S or prime,	Grade M or com- mercial	Grade R or utility and culls
XI. Steaks and chops							
1. Loin elops 2. Rib cliops 3. Leg or sirloin chops	68 54 54	65 51 51	60 18 48	51 41 41	37 25 25	36 22 22	34 19 19
4. Shoulder chops, blade or arm chops	16	41	42	36	21	19	17
XII. Roasts							
1. Leg (whole, half or short ent)	47	15	42	36	26	25	9 24
in) 3. Yoke, rattle or tri-	54	51	V 48	41	25	22	19
angle (bone-in)4. Yoke, rattle or tri-	31	31	30	25	15	13	12
angle (boneless) 5. Chuck or shoulder (square cut) (bone-	47	46	45	33	22	19	16
6. Chuck or shoulder (cross cut) (bone-	40	40	40	36	19	17	14
in) 7. Loin 8. Rib 9. Boncless lamb shoulder roll	33 68 54	32 65 51	32 60 43	28 51 41 38	16 37 25	14 36 22	12 34 19
XIII Stews and other cuts							
1. Breast and flank 2. Neek (bone-in) 3. Neek (boncless) 4. Shank (bone-in) 5. Patties (ground	23	22 22 36 22	21 21 36 21	18 18 36 18	12 12 24 12	11 11 24 11	10 10 24 10
meat)	36	36	36	36	24	21	24
1. Leg 2. Loin 3. Hotel rack 4. Yoke	39 43	37 36 10 25	36 31 35 24	33 25 27 20	23 19 20 12	22 18 18 11	21 16 16 10

4. In Section 22 (c)—Zone 2—in the table of prices, the prices in Columns "AA or choice" and "A or good" for the following items of "Beef" and the prices

for the following items of "Lamb and Mutton" are amended to read as follows:

[For stores in Groups 1 and 2 as provided in Maximum Price Regulation No. 355, effective June 21, 1943. Cents per pound]

	Gra	des
Beef	AA or choice	A or good
I. Straks		
1. Porterhouse 2. T-bone 3. Club 4. Rib—10" cut 5. Rib—7" cut 6. Sirloin 7. Pin bone 8. Sirloin (boneless) 9. Round (bone-in- full cut) 10. Round (bone-iss-top and bottom) 11. Round tip 12. Clurck blade (bone-in) 13. Chuck arm (bone-in)	57 57 57 36 40 48 59 48 50 33 33	53 53 53 35 38 46 46 57 45 47 47 31
II. Roasts		
 Rib standing (chine bone-ir10" cut) Rib standing (chine bene-in7" 	36	35
ent). 3. Round tip	40 50 31 50 33 33 43 33	38 47 29 47 31 31 41 31
III. Stews and other cuts		
9. Neck (boneless)	35 35	33 33
V. Wholesale cuts		
1. Round beef (whole) 2. Sirloin beef (whole) 3. Short loin beef (whole) 5. Rib beef (whole) 6. Regular chuck (whole)	33 40 30	27 32 37 28 23

		Lai	mb		Mutton		
Lamb and mutton XI. Steaks and chaps	Grade AA or choice	Grade A or good	Grade B or com- mercial	Grade C or utility	Grade S or prime, choice and good	Grade M or com- mercial	Grade R or utility and culls
XI. Steaks and chops							
1. Loin chops	72 56 56	68 54 54	63 51 51	53 43 43	38 25 25	36 22 22	34 19 19
blade or arm chops.	49	46	44	37	22	19	17
XII. Roasts							
1. Leg (whole, half or short cut)	49	46	43	36	26	25	23
in)	56	54	51	43	25	22	19
3. Yoke, rattle or tri- angle (bone-in)	32	31	30	26	15	13	11
augle (boneless)	50	48	47	40	22	19	16
5. Chuck or shoulder (square cut) (bone-in). 6. Chuck or shoulder	42	42	41	35	20	17	14
6. Chuck or shoulder (cross cut) (bone-in). 7. Loin 8. Rib 9. Boueless lamb	34 72 56	33 68 54	32 63 51	27 53 43	15 38 25	14 36 22	12 34 19
shoulder roll XIII. Stews and other cuts				40			
1. Breast and flank	23 23 38 23	22 22 38 22	21 21 38 21	18 18 38 18	10 10 24 10	09 09 24 09	08 08 24 08
XV. Wholesale cuts	38	38	38	38	24	24	24
1. Leg	39 40 41 25	38 36 41 24	36 31 35 24	32 25 27 20	23 18 20 11	17	16 16

5. In Section 22 (d)—Zone 2—in the table of prices, the prices in Columns "AA or choice" and "A or good" for the following items of "Beef" and the prices for the following items of "Lamb and Mutton" are amended to read as follows:

[For stores in Groups 3 and 4 as provided in Maximum Price Regulation No. 355, effective June 21, 1943. Cents per pound]

	Gra	des
Beef	AA or choice	A or good
I. Steaks		
1. Porterhouse 2. T-Bone 3. Club 4. Rib—10" cut 5. Rib—7" cut 6. Sirloin 7. Pin bone 8. Sirloin (boneless) 9. Round (boneless—top and bot-	55 55 55 33 36 46 46 57 45	51 51 32 34 44 45 42
tom) 11. Round tip 12. Cluiek blade (boze-iu) 13. Cluiek arm (boze-in)	47 47 31 31	41 44 29 29
II. Rousts		
1. Rib standing (chire bone-in-10" cut) 2. Rib standing (chine bone-in-7"	33	32
eut) 3. Round tip 4. Rump (boneless) 5. Rump (boneless) 6. Clutek blade pot roast 7. Clutek arm pot roast 8. Clutek or shoulder (boneless) 9. English eut	36 47 29 47 31 31 41 31	34 44 27 44 29 29 38 29
III. Stews and other cuts		
9. Neck (boneless) 10. Heel of round (boneless)	33 33	31 31
V. Wholesale cu's		
1. Round beef (whole) 2. Sixloin beef (whole) 3. Short loin beef (whole) 5. Rib beef (whole) 6. Regular chuck (whole)	33 39 29	26 31 37 28 29

		La	mb		M	Lamb Mutton	
. Loin chops 2. Rib chops 3. Leg or sirloin chops 4. Shoulder chops, 5. blade or arm chops 4. Leg (whole, half or 5. short ent) 5. Sirloin roast (boue- in) 6. Yoke, rattle or tri- angle (bone-in) 6. Chuck or shoulder (square cut) (bone- in) 6. Chuck or shoulder (cross cut) (bone- in) 7. Loin 8. Rib 9. Boncless lamb shoul- der roll XIII, Stews and other cuts	Grade AA or choice	Grade A or good	Grade B or com- mercial	Grade C or utility	Grade S or prime, choice and good	Grade M or com- mercial	Grade R or utility and culls
XI. Steaks and chops							
1. Loin chops 2. Rib chops 3. Leg or sirloin chops 4. Shoulder chops	69 54 54	65 51 51	60 48 48	50 41 41	36 23 23	34 21 21	33 18 18
	46	41	42	35	20	18	15
II. Roasts							
1. Leg (whole, half or short cut)	47	44	41	31	25	23	22
in)	54	51	48	41	23	21	18
angle (bone-in)	30	29	29	24	14	12	10
angle (boncless) 5. Chuck or shoulder	47	46	45	37	21	18	15
6. Chuek or shoulder	40	40	39	35	18	16	13
	32	31	31	27	14	12	11
7. Loin	69	65	60	50	36	34	33
8. Rib	54	51	18	41	23	21	13
der roll				38			
1. Breast and flank		21		17	10	09	07
2. Neck (bone-in)	22	21	20	17	10	09	07
3. Neck (boueless) 4. Shank (bone-in)	36 22	36	36	36	23	09	97
5. Patties (ground					10		
meat)	36	1 36	36	1 36	1 23	23	23

[For stores in Groups 3 and 4 as provided in Maximum Price Regulation No. 355, effective June 21, 1943. Cents per pound]

		Lamb				Mutton		
Lamb and Mutton	Grade AA or choice	Grade A or good	Grade B or com- mercial	Grade C or utility	Grade S or prime, choice and good	Grade M or com-	Grade R or utility and culls	
XV. Wholesale cuts								
1. Leg	39 40 43 25	37 36 40 21	36 30 34 23	32 25 27 20	22 18 19 11	21 17 17 10	21 15 15 08	

6. In Section 22 (d) (1)—Zone 2—in the table of prices, the prices in Columns "AA or choice" and "A or good" for the following items of "Beef" and the prices for the following items of "Lamb and Mutton" are amended to read as follows:

[For stores in Groups 3B and 4B as provided in Amendment 12 to Maximum Price Regulation No. 355, effective October 28, 1943. Cents per pound]

	Gra	des
Beef ,	AA or choice	A or good
I. Steaks		
1. Porterhouse 2. T-bone 3. Club 4. Rib—16" cut 5. Rib—7" cut 6. Sirloin 7. Pin bone 8. Sirloin (boneless) 9. Round (boneless—top and bottom) 11. Round tip 12. Cluck blade (bone-in) 13. Chuck arm (bone-in)	53 53 53 32 35 44 44 55 43 45 45 45 30	49 49 31 33 42 42 52 40 42 42 28 28
II. Reasts		
1. Rib standing(chinebone-in, 10" cut) 2. Rib standing(chinebone-in, 7" cut) 3. Round tip 4. Rump (bone-in) 5. Rump (bone-is) 6. Chuck blade pot roast 7. Chuck arm pot roast 8. Chuck or shoulder (bor dest) 9. English cut	32 35 45 28 45 30 30 39	31 33 42 23 42 28 28 28 36 28
III. Stev s and other cuts		
9. Neck (boneless) 10. Heel of round (boneless)	32 32	30 30
V. Wholesale cuts		
1. Round beef (whele) 2. Sirloin beef (whole) 3. Short loin beef (whole) 5. Rib beef (whole) 6. Regular chuck (whole)	26 32 37 28 23	25 30 36 27 22

		La	nıb		A	lutto	n
Lamb and mutton	Grade AA or choice	Grade A or good	Grade B or com- mereial	Grade C or utility	Grade S or prime,	Grade M or com-	Grade R or utility and cults
XI. Steaks and chops							
1. Lein chops 2. Kih chops 3. Leg or sirlein chops 4. Shoulder chops,	66 52 52	62 49 49	58 46 46	48 39 39	35 22 22	33 20 20	32 17 17
tlade or arm chops.	44	42	40	34	19	17	14

[For stores in Groups 3B and 4B as provided in Amendment 12 to Maximum Price Regulation No. 355, effective October 2S, 1943. Cents per pound]

		La	mb		Mutton		
Lamb and Mutton	Grade AA or choice	Grade A or good	Grade B or com-	Grade C or utility	Grade S or prime, choice and good	Grade M or com- mereial	Grade R or utility and culls
XII. Roasts							
1. Leg (whole, half or short cut) 2. Sirloin roasts (bone-	45	42	39	33	24	22	21
in)	52	49	46	39	22	20	17
angle (bone-in) 4. Yoke, rattle or tri-	29	28	28	23	13	12	10
angle (boneless) 5. Chuck or shoulder	45	44	43	36	20	17	14
(square cut) (bonc-in)	38	38	41	34	19	16	13
(cross eut) (bone- in)	31 66 52	30 62 49	30 58 46	26 48 39	14 35 22	12 33 20	11 32 17
shoulder roll				36			
XIII. Stews and other cuts							
1. Breast and flank 2. Neek (bone-in) 3. Neek (boneless) 4. Shank (bone-in) 5. Patties (ground	21 21 35 21	20 20 35 20	19 19 35 19	16 16 35 16	10 10 22 10	09 09 22 09	07 07 22 07
meat)	35	35	35	35	22	22	22
XV. Wholesale cuts					1		
1. Leg 2. Loin 3. Hotel rack 4. Yoke	37 38 41 24	36 35 38 23	35 29 33 22	31 24 26 19	17	20 16 16 10	14 14

7. In section 22 (e)—Zone 3—in the table of prices, the prices in Columns "AA or choice" and "A or good" for the following items of "Eref" and the prices for the following items of "Lamb and Mutton" are amended to read as follows:

[For stores in Groups 1 and 2 as provided in Maximum Price Regulation No. 355, effective June 21, 1943. Cents per pound]

	Gra	des
Beef	AA or choice	A or good
I. Steaks		
1. Porterhouse 2. T-Bone 3. Club 4. Rib—M" cut 5. Rib—7" cut 6. Sirloin 7. Pin bone 8. Sirloin (boneless) 9. Round (boneless—top and botton) 10. Round (boneless—top and botton) 11. Round tip 12. Chuck blade (bone-in) 13. Chuck arm (bone-in)	56 35 39 47 47 47 58 46	52 52 52 33 37 44 44 55 44 45 30 30
II. Roasts		
1. Rib standing (chine bone-in—10" cut) 2. Rib standing (chine bone-in—7"	35	33
cut) 3. Round tip 4. Rump (bone-in). 5. Rump (boneless) 6. Chuck blade pot roast. 7. Chuck arn not roast. 8. Chnek or shoulder (boneless) 9. English cut	39 48 29 48 32 32 42 32	37 45 28 45 30 30 39 30
III. Stews and other cuts		
9. Neck (boncless) 10. Heel of round (boncless)	34 34	32 32

[For stores in Groups 1 and 2 as provided in Maximum Price Regulation No. 355, effective June 21, 1943. Cents per pound]

Beef

Grades

Beef					A or		A or good	
V. Wholesale 1. Round beef (whele). 2. Sirloin beef (whole). 3. Short loin beef (whole). 5. Rib beef (whole). 6. Regular chuck (who	le)				27 32 39 29 24		26 31 36 27 23	
		La	mb		N	lutto	n	
Lamb and mutton	Grade A A or choice	Grade A or good	Grade B or com-	Grade C or utility	Grade S or prime, choice and good	Grade M or com-	Grade R or t. Elly	
XI. Steaks and chops 1. Loin chops 2. Rib chops 3. Lee or sirloin chops 4. Shoulder chops blade or arm	72 56 56	68 54 54	63 51 51	53 43 43	39 25 25	36 22 22 22	31 19 19	
XII. Roasts	43	90	44	34	22	13	17	
 Leg (whole, half or short cut) Sirloin roast (bone- 	49	46	43	36	26	25	23	
3. Yoke, rattle or tri-	32	54	51	43	25	20	19	
angle (bone-in) 4. Yoke, rattle or tri- angle (boneless) 5. Chuck or shoulder	50	31 48	30	40	15 22	13	16	
(square cut) (bone- in) 6. Chuck or shoulder (cross cut) (bone- in)	34	33	32	35	20	17	14	
7. Loin 8. Rib 9. Boucless lamb shoulder roll	72 56	54	63 51	53 43 40	25	36	31	
XIII. Stews and other cuts 1. Breast and flank 2. Neck (bone-in) 3. Neck (bone-is) 4. Shank (bone-in) 5. Patties (ground meat)	38	22 22 38 22 38	21 21 38 21 38	18 18 38 18	10 10 24 10	00 09 24 00 24	(5) 21 (5) 21	

8. In section 22 (f)—Zone 3—in the table of prices, the prices in Columns "AA or choice" and "A or good" for the following items of "Beef" and the prices for the following items of "Lamb and Mutton" are amended to read as follows:

39 38 36 32 23 22 40 36 31 25 18 17 44 41 35 27 20 1 25 24 21 20 11 10

XV. Wholesale cuts

[For stores in Groups 3 and 4 as provided in Maximum Trice Regulation No. 355, effective June 24, E45. Cents per pound]

	Gra	des
Reef	AA or choice	A or grad
I. Steaks		
1. Porterhouse 2. T-bone 3. Club 4. Rib—19" cut 5. Rio—7" cut 6. Sirkin 7. Pj.1 bese	13 13 13 32 35 44 41	50 50 50 30 33 42 42 42

[For stores in Groups 3 and 4 as provided in Maximum Price Regulation No. 355, effective June 21, 1943. Cents per pound]

	Gra	des
Beef	AA or choice	A or good
1. Steaks-Continued		
9. Round (bone-in—full eut) 10. Round (boneless—top) and bot- tom) 11. Round tip. 12. Chuck blade (bone-in) 13. Chuck arm (bone-in)	44 45 45 29 29	41 43 43 28 28
II. Roasts 1. Rib standing (chine bone-in—10" cut). 2. Rib standing (chine bone-in—7" cut). 3. Round tip 4. Rump (bone-in) 5. Rump (boneless) 6. Chuck blade pot roast 7. Chuck arm pot roast 8. Chuck or shoulder (boneless) 9. English cut	28 45 29 29	30 33 43 26 43 28 28 37 28
9. Neek (boneless) 10. Heel of round (boneless) V. Wholesale cuts	31 32	30 30
1. Round beef (whole) 2. Sirloin beef (whole) 3. Short loin beef (whole) 5. Rib beef (whole) 6. Regular chuck (whole)	32 38 28	25 31 36 27 22

		La	mb		M	utto	n
Lamb and mutton	Grade AA or choice	Grade A or good	Grade B or com- mercial	Grade C or utility	Grade S or prime, choice and good	Grade M or com- merical	Grade R or utility and culls
XI. Steaks and chops							
1. Loin chops	69 54 54	65 51 51	60 45 48	50 41 41	36 23 23	34 21 21	33 18 18
blade or arm chops	46	44	42	35	20	18	15
XII. Roasts 1. leg (whole, half or							
short cut) 2. Sirloin roast (bone-	47	41	41	34	25	23	00
3. Yoke, rattle or tri-	54	51	48	41	23	21	18
angle (bone-in) 4. Yoke, rattle or tri-	30	29	29	24	14	12	10
5. Chuck or shoulder (square eut) bone-	47	46	39	37	18	18	15
6. Chuek or shoulder (cross cut) (bone-	10	40	33	30	10	10	10
in) 7. Loin 8. Rib 9. Boneless lamb shoul-	32 69 54	31 65 51	31 60 43	27 50 41	14 36 23	12 34 21	11 33 18
9. Boneless lamb shoul-			-	. 33			
XIII. Stevs and other cuts							
1. Breast and flank 2. Neck (bone-in) 3. Neck (boneless) 4. Shank (bone-in)	36	21 21 36 21		17 17 36 17	10 10 23 10	9 9 23 9	23
5. Patties (ground ileat)		35	36	36	23	23	23
XV. Wholesale cuts							
1. Leg 2. Lein 3. Hotel rack 4. Yoke	40	37 39 40 21	30	32 25 27 20	18 19	17	13

9. In section 22 (f) (1)—Zone 3—in the table of prices, the prices in Columns "AA or choice" and 'A or good" for the following items of "Beet" and the prices for the following items of "Lamb and Mutton" are amended to read as follows:

[For stores in Groups 3B and 4B as provided in Amendment 12 to Maximum Price Regulation No. 355, effective October 23, 1943. Cents per pound]

	Gra	des
Beef	AA or choice	A or good
I. Steaks		
1, Porterhouse 2, T-Bone. 3, Club 4, Rib—10" cut. 5, Rib—7" cut. 6, Sirloin 7, Pin bone. 8, Sirloin (boneless). 9, Round (hone-in—full cut). 10, Round tip. 11, Round tip. 12, Chuck blade (bone-in). 13, Chuck arm (bone-in).	51 51 51 31 34 42 42 43 42 43 43 28 28	48 48 48 29 32 40 40 51 39 41 41 27 27
II. Roasts		
1. Rib standing (chine bone-in-10" cut) 2. Rib standing (chine bone-in-7" cut) 3. Round tip 4. Rump (bone-in) 5. Rump (boneless) 6. Chuck blade pot roast 7. Chuck arm pot roast 8. Chuck or shoulder (boneless) 9. English cut	31 34 43 27 43 28 28 28 37 28	29 32 41 25 41 27 27 36 27
### ### ##############################	31 31	29 29
V. Wholesale cuts:		
1. Round beef (whole) 2. Sirloin beef (whole) 3. Short loin beef (whole) 5. Rib beef (whole) 6. Regular chuck (whole)	31 36 27	24 30 35 26 21

2. Sirloin beef (whole) 3. Short loin beef (whole) 5. Rib beef (whole) 6. Regular chuck (whole))				31 36 27 · 23		30 35 26 21
		Lai	mb		Mutton		
Lamb and mutton	Grade AA or choice	Grade A or good	Grade B or com- mercial	Grade C or utility	Grade S or prime,	Grade M or com- mercial	Grade R or utility and culls
XI. Steaks and chops							
1. Loin chops	66 52 52	62 49 49	58 46 46	48 39 39	35 22 22	33 20 20	32 17 17
blade or arm chops.	44	42	40	34	19	17	14
XII. Poasts							
1. Leg (whole, half or short eut)	45	42	39	33	24	22	21
in)	52	49	16	39	22	20	17
angle (bone-in) 4. Yoke, rattle or tri-	29	28	28	23	13	12	10
angle (boneless) 5. Chuck or shoulder (square eut) (bone-	45	41	43	36	20	17	14
6. Chuek or shoulder (cross eut) (bone-	38	38	37	34	17	16	12
in)	31 65 52	30 62 49	30 53 46	26 48 39	13 35 22	12 33 20	11 32 17
Shoulder roll XIII. Stews and other cuts			-	36			
1. Breast and flank 2. Neek (bone-in) 3. Neek (boneless) 4. Shank (bone-in) 5. Patties (ground	21 35 21	20 20 35 20	19 19 35 19	16 16 35 16	10 22 10		7 7 22 7
meat)	35	35	35	35	22	22	22
XV. Wholesale cuts	37	36	35	31	21	20	20
2. Loin 3. Hotel rack 4. Yoke	38 41	35 38 23	29 33	24 26 19	17 18	16 16 10	14 14 8

10. In section 22 (g)—Zone 4—in the table of prices, the prices in Columns "AA or choice" and "A or good' for the following items of "Beef" and the prices for the following items of "Lamb and Mutton" are amended to read as follows:

[For stores in Groups 1 and 2 as provided in Maximum Price Regulation No. 355, effective June 21, 1943. Cents per pound]

	Gra	des
Beef	AA or choice	A or good
I Steaks		
1. Porterhouse 2. T-Bone 3. Club 4. Rib—10" cut 5. Rib—7" cut 6. Sirloin 7. Pin bone 8. Sirloin (boneless) 9. Round (bone-in—full cut) 10. Round (boneless—top_and bottom) 11. Round (tip) 12. Chuck blade (bone-in) 13. Chuck arm (bone-in)	56 56 35 39 47 47 58 46 48 32	52 52 52 33 37 44 44 55 44 45 30 30
II Roasts		
 Rib standing (chine bone-in -10' cut)	35	33
cut) 3. Round tip 4. Rump (bone-in) 5. Rump (bone-less) 6. Chuck blade pot roast 7. Chuck arm pot roast 8. Chuck or shoulder (boneless) 9. English cut	39 48 29 48 32 32 42	37 45 28 45 30 30 39 30
III Stews and other cuts		
9. Neck (boneless)	34 34	32 32
V Wholesale cuts		
Round beef (whole) Sirloin (whole) Short loin (whole) Rib (whole) Regular cliuek (whole)	32 39 29	26 31 36 27 23

Lain			nb		Mutton		
Lamb and muttou	Grade A.A or choice	Grade A or good	Grade B or com- mercial	Grade C or utility	Grade S or prime, choice and good	Grade M or com- mercial	Grade R or utility and culls
XI. Steaks and chops							
1. Loin chops 2. Rib chops 3. Leg or sirloin chops. 4. Shoulder chops, blade or arm	72 56 56	68 54 54	63 51 51	53 43 13	38 25 25	36 22 22	34 19 19
blade or arm	49	46	41	37	22	19	17
XII. Roasts							
1. Leg (whole, half or short cut)	49	46	43	36	26	25	23
2. Sirloin roast (bone- in)	56	54	51	43	25	22	19
3. Yoke, rattle or trl- angle (bone-in)	32	31	30	26	15	13	11
4. Yoke, rattle or triangle (boneless)5. Chuck or shoulder (square cut) (bone-	50	48	47	10	22	19	16
6. Chuck or shoulder	42	42	41	35	20	17	14
(Cross cut) (bone- in)	34 72 56	33 68 54	32 63 51	27 53 43 40	15 38 25	14 36, 22	
XIII. Stews and other cuts							
1. Breast and flank 2. Neek (bone-in) 3. Neek (boneless) 4. Shank (bone-in)	23 23 38 23	22 22 38 22	38	18 18 38 18	10 24	69	08 08 24 08
5. Patties (ground meat)	38	38	38	38	24	24	24

[For stores in Groups 1 and 2 as provided in Maximum Price Regulation No. 355, effective June 21, 1943. Cents per pound]

	Lamb				M	Mutton			
Lamb and mutton	Grade AA or choice	Grade A or good	Grade B or com- mereial	Grade C or utility	Grade S or prime,	Grade M or com-	Grade R or utility and culls		
XV. Wholesale cuts									
l. Leg 2. Loin 3. Hotel rack 4. Yoke	39 40 44 25	38 36 41 24	36 31 35 24	32 25 27 20	23 18 20 11	22 17 18 10	21 16 16 09		

11. In section 22 (h)—Zone 4—in the table of prices, the prices in Columns "AA or choice" and "A or good" for the following items of "Beef" and the prices for the following items of "Lamb and Mutton" are amended to read as follows: [For stores in Groups 3 and 4 as provided in Maximum Price Regulation No. 355, effective June 21, 1943]

	Grades			
Becf	AA or choice	A or good		
I. Steaks 1. Porterhouse 2. T-bone 3. Club 4. Rib—IV" cut 5. Rib—7" cut 6. Sirloin 7. Pin bone 8. Sirloin (boneless) 9. Round (boneln—full cut) 10. Round (boneless—top and bottom) 11. Round tip 8. Chuck blade (bone-in) 13. Chuck arm (bone-in)	Cents per lb. 53 53 53 53 44 44 55 44 45 45 45 49 29	Cents per lb. 50 50 60 30 33 42 42 53 41 43 43 288 28		
II. Roasts				
1. Rib standing (chine bone-in-10" cut) 2. Rib standing (chine bone-in-7" cut) 3. Round tip 4. Rump (bone-in) 5. Rump (bone-is) 6. Chuck blade pot roast. 7. Chuck arm pot roast 8. Chuck or shoulder (boneless) 9. English cut.	35 45 28 45 29 29 29	32 33 43 26 43 28 28 28 37 28		
III. Stews and other cuts 9. Neck (boneless) 10. Heel of round (boneless)	32 32	30		
V. Wholesale cuts 1. Round beef (whole)	27	25		
2. Sirloin beef (whole)	28	31 36 27 22		

		La	mb	Mutton			n
Lamb and mutton	Grade AA or choice	Grade A or good	Orade B or com- mercial	Grade C or utility	Grade 8 or prime,	Grade M or com- mercial	Grade R or utility and cuils
XI. Steaks and chops							
1. Loln chops	69	65	60	50	36	34	33
2. Rib chops	54 54	51	48	41	23	21	18
4. Shoulder chops,	04	91	48	41	23	21	18
blade or arm chops	46	44	42	35	20	18	15
XII. Roasts							
1. Leg (whole, half or short cut)	47	44	41	34	25	23	22
in)	54	51	48	41	23	21	18

[For stores in Groups 3 and 4 as provided in Maximum Price Regulation No. 355, effective June 21, 1943. Cents per pound]

	Lamb				Mutton			
Lamb and mutton	Grade AA or choice	Grade A or good	Grade B or com-	Grade C or utility	Grade S or prime,	Grade M or com- mercial	Grade R or utility and culls	
3. Yoke, rattle or tri- angle (bonc-in)	30	29	29	24	14	12	10	
4. Yoke, rattle or tri- angle (boneless) 5. Chuck or shoulder (square cut) (bone-	47	46	45	37	21	18	15	
in)	40	40	39	35	18	16	13	
(cross cut) (bone-in). 7. Loin 8. Rib 9. Boneless lamb shoulder roll	32 69 54	31 65 51	31 60 48	27 50 41 38	14 36 23	12 34 21	11 33 18	
XIII. Stews and other cuts								
1. Breast and flank 2. Neck (bone-in) 3. Neck (boneless) 4. Shauk (bone-in) 5. Patties (ground	22 22 36 22	21 21 36 21	20 20 36 20	17 17 36 17	10 10 23 10	09 09 23 09	07 07 23 07	
meat)	36	36	36	36	23	23	23	
XV. Wholesale cuts								
1. Leg 2. Loin 3. Hotel rack 4. Yoke	39 40 43 25	37 36 40 24	36 30 34 23	32 25 27 20	22 18 19 11	21 17 17 17 10	21 15 13 08	

12. In section 22 (h) (1)—Zone 4—in the table of prices, the prices in Columns "AA or choice" and "A or good" for the following items of "Beef" and the prices for the following items of "Lamb and Mutton" are amended to read as follows:

[For stores in Groups 3B and 4B as provided in Amend ment 12 to Maximum Price Regulation No. 355 effective October 28, 1943]

	Gra	ides
Beef	AA or choice	A or good
I. Steaks 1. Porterhouse. 2. T-bone 3. Club. 4. Rib—10" cut. 5. Rib—7" cut. 6. Sirloin. 7. Pin bone. 8. Sirloin (boneless). 9. Round (bone-in-full cut). 10. Round (bone-in-full cut). 11. Round tip. 12. Chuck blade (bone-in). 13. Chuck arm (bone-in).	43 43 28	Cents per pound 48 48 48 20 32 40 40 51 39 41 41 27 27
II. Roasts 1. Rib standing (chine bone-in—10" cut) 2. Ribstanding (chine bone-in—7" cut). 3. Roimd tip 4. Rump (bone-in). 6. Rump (boneless) 6. Chuck blade pot roast 7. Chuck arin pot roast 8. Chuck or shoulder (boneless) 9. English cut	43 27 43	29 32 41 25 41 27 27 27 36 27
9. Neck (boneless)	81 31	29 29
V. Wholesale cuts 1. Round beef (whole)	26 31 36 27 23	24 30 35 26 21

[For stores in Groups 3B and 4B as provided 1a Amendment 12 to Maximum Price Regulation No. 355, effective October 28, 1943. Cents per pound]

		Laı	mb		Mutton			
Lamb and mutton	Grade A A or choice	Grade A or good	Grade B or com- mercial	Grade C or utility	Grade S or prine,	Grade M or com-	Grade R or utility and culls	
XI. Steaks and chops								
1. Loin chops 2. Rib chops 3. Leg or sirloin chops 4. Shoulder chops,	66 52 52 44	62 49 49	58 46 46 40	48 39 39	35 22 22	33 20 20	32 17 17	
blade or arm	39	42	20	34	19	17	14	
XII. Roasts								
1. Leg (whole, half or short eut) 2. Sirloin roast (bone-	45	42	39	33	24	22	21	
in) 3. Yoke, rattle or tri-	52	49	46	39	22	20	17	
angle (bone-in)	29	28	28	23	13	12	10	
4. Yoke, rattle or tri- angle (boneless) 5. Chuck or shoulder (square cut) (bone-	45	44	43	36	20	17	14	
6. Chuck or shoulder	38	38	37	34	17	16	19	
(cross cut) (bone- in)	31	30	30	29	13	12	11	
7. Loin	66	62	58	48	3.5	33	32	
8. Rib	52	49	46	39	22	20	17	
der roll				36				
XIII. Stews and other cuts								
1. Breast and flank	21	20	19	16	10	9	7	
2. Neck (bone-in)	21	20	19	16	10	9	7	
3. Neck (boneless)	35	35	35	35	22	22	22	
4. Shank (bone-in)	21	20	19	16	10	9	7	
5. Patties (ground meat)	35	35	35	35	22	22	22	
XV. Wholesale cuts								
1. Leg	37 38 41 24	36 35 38 23	35 29 33 23	31 24 26 19	21 17 18 11	20 16 16 10	27 14 14 9	

13. In section 22 (i)—Zone 5—in the table of prices, the prices in Columns "AA or choice" and "A or good" for the following items of "Beef" and the prices for the following items of "Lamb and Mutton" are amended to read as follows:

[For stores in Groups 1 and 2 as provided in Maximum Price Regulation No. 355, effective June 21, 1943. Cents per pound]

	Grades		
Becf	AA or choice	A or good	
I. Steaks			
1. Porterbouse 2. T-Bone 3. Club 4. Rib—10" cut 5. Rib—7" cut 6. Sirloin 7. Pin bone 8. Sirloin (boneless) 9. Round (bone-in-full cut) 10. Round (boneless—top and bottom) 11. Round tip 12. Chuck blade (bone-in) 13. Chuck arm (bone-in)	39 47 47 58 47 49	51 51 52 33 37 45 44 44 44 44 44 31	
II. Roasts 1. Rib standing (chine bone-in-10" cut) 2. Rib standing (chine bone-in-" cut)	3 6	3:	
3. Round tip	32 32 42	20 44 31 31 44 31	

[For stores in Groups 1 and 2 as provided in Maximum Price Regulation No. 355, effective June 21, 1943. Cents per pound]

	Grades				
Beef	AA or choice	A or good			
III. Stews and other cuts					
9. Neck (boneless) 10. Heel of round (boneless)	34 34	32 82			
V. Wholesale cuts					
1. Round beef (whole) 2. Sirloin beef (whole) 3. Short loin beef (whole) 5. Rib beef (whole) 6. Regular chuck (whole)	27 33 39 29 24	26 31 36 28 23			

				-			
		La	mb		M	lutto	n
Lamb and mutton	Grade AA or choice	Grade A or good	Grade B or com- mercial	Grade C or utility	Grade S or prime, choice and good	Grade M or com- mereial	Grade R or utility and culls
XI. Steaks and chops							
Loin chops Rib chops Leg or sirloin chops Shoulder chops,	73 57 57	69 54 54	64 52 52	54 44 44	39 26 26	37 23 23	35 20 20
blade or arm chops	49	47	45	38	22	20	18
XII. Roasts							
1. Leg (whole, half or short cut)	50	47	44	37	27	25	24
2. Sirloin roast (bone-ln)	57	54	52	44	26	23	20
3. Yoke, rattle or tri- angle (bone-in)	32	32	31	26	15	14	12
4. Yoke, rattle or tri- angle (boueless)	50	49	48	40	23	20	17
in)	43	43	42	36	20	18	15
(cross cut) (bone-in).	34 73	34 69	33 64	28 54	16 39	14 37	12 35
8. Rib 9. Boneless lamb shoul-	57	54	52	41	26	23	20
der roll				41			
XIII. Stews and other cuts							
1. Breast and flank 2. Neek (bone-in) 3. Neek (boneless) 4. Shank (bone-in)	24 24 39 24	23 23 39 23	22 22 39 22	18 18 39 18	11 11 25 11	10 10 25 10	9 9 25 9
5. Patties (ground meat)	39	39	39	39	25	25	25
XV. Wholesale cuts							
1. Leg 2. Loin 3. Hotel rack 4. Yoke	40 41 44 26	38 37 41 25	37 31 35 24	33 26 28 21	23 19 20 12	22 18 18 11	22 16 16 9

14. In section 22 (j)—Zone 5—in the table of prices, the prices in Columns "AA or choice" and "A or good" for the following items of "Beef" and the prices for the following items of "Lamb and Mutton" are amended to read as follows:

[For stores in Groups 3 and 4 as provided in Maximum Price Regulation No. 355, effective June 21, 1943. Cents per pound]

	Gra	des
Beef	AA or choice	A or good
I. Steaks		
1. Porterhouse 2. T-Bone 3. Club 4. Rib—10" cut 5. Rib—7" cut 6. Sirloin 7. Pin bone 8. Sirloin (boneless)	54 54 54 32 36 45 45	50 50 50 31 34 43 43

1					Grad	de s	
Beef		A or		or			
I. Steaks-Con	tinue	d					
9. Round (bone-in-full 10. Round (boneless—to 11. Round tlp————————————————————————————————————		44 46 46 30 30		41 43 43 28 28			
II. Roast	8						
1. Rib standing (chine cut)					82		31
2. Rlb standing (chine bone-in-7" cut). 3. Round tlp					36 46 28 46 30 30 40 30		34 43 26 43 28 28 37 28
III. Stews and o	ther c	uts					
9. Neck (boneless) 10. Heel of round (bone	less)				32 32		30
V. Wholesale	cuts						
 Round beef (whole) Sirloin beef (whole) Short loin beef (whole) Rib beef (whole) Regular chuek (whole) 	le)				27 32 39 29 24		23 31 36 27 22
		La	mb		M	utto	n
Lamb and mutton	le AA or choice	A or good	e B or com- mercial	C or utility	le S or prime,	M or com- ercial	e R or utility

		La	mb		N	lutto	n
Lamb and mutton	Grade AA or choice	Grade A or good	Grade B or com- mercial	Grade C or utility	Grade S or prime, choice and good	Grade M or com- mercial	Grade R or utility and culls
XI. Steaks and chops							
1. Loin chops 2. Rib chops 3. Leg or sirloin chops 4. Shoulder a chops	70 54 54	66 52 52	61 49 49	51 41 41	37 24 24	35 21 21	33 19 19
4. Shoulder chops, blade or arm chops	47	45	42	36	21	19	16
XII. Roasts							
Leg (whole, half or short cut) Sirloin roast (bone-	48	45	42	35	25	24	23
in)	54	52	49	41	24	21	19
angle (bone-in) 4. Yoke, rattle or tri-	31	30	29	25	14	13	11
angle (boneless) 5. Chuck or shoulder (square cut) (bone-	48	47	45	38	21	19	16
ln) 6. Chuck or shoulder	41	40	40	36	19	16	14
(cross cut) (bone-in) 7. Loin 8. Rib 9. Boneless lamb shoulder roll	33 70 54	32 66 52	31 61 49	28 51 41 38	15 37 24	13 35 21	11 33 19
XIII. Stews and other							
1. Breast and flank 2. Neck (bone-in) 3. Neck (boneless) 4. Shank (bone-in) 1. Breast and flank 2. Neck (bone-in) 3. Neck (bone-in) 4. Shank (bo	23 23 36 23	22 22 36 22	21 21 36 21	18 18 36 18	10 10 23 10	9 9 23 9	8 8 23 8
5. Patties (ground meat)	36	36	36	36	23	23	23
XV. Wholesale cuts 1. Leg 2. Loin 3. Hotel rack 4. Yoke	40 40 44 25	38 37 41 25	37 31 35 24	33 25 27 20	23 19 20 12	22 17 18 10	21 16 16

15. In section 22 (j) (1)—Zone 5—in the table of prices, the prices in Columns "AA or choice" and "A or good" for the following items of "Beef" and the prices for the following items of "Lamb and Mutton" are amended to read as follows:

[For stores in Groups 3 and 4 as provided in Maximum Price Regulation No. 355, effective June 21, 1943. Cents per pound] [For stores in Groups 3B and 4B as provided in Amendment 12 to Maximum Price Regulation No. 355, effective October 28, 1943. Cents per pound]

,	Gra	des
Beef	AA or choice	A or good
I. Steaks		
1. Porterhouse 2. T-bone 3. Club 4. Rib—10" cut 5. Rib—7" cut 6. Sirloin 7. Pin bone 8. Sirloin (boneless) 9. Round (bone-in—full cut) 10. Round (boneless—top and bottom) 11. Round tip 12. Chuck blade (bone-in) 13. Chuck arm (bone-in)	52 52 52 31 35 43 43 54 42 42 44 44 29 29	48 48 48 30 33 41 41 51 39 41 41 27 27
II. Roasts		
1. Rib standing (chinc bone-in-10" cut). 2. Rib standing (chine bone-in-7" cut). 3. Round tip 4. Rump (bone-in) 5. Rump (boneless). 6. Chuck blade pot roast 7. Chuck arm pot roast 8. Chuck or shoulder (boneless) 9. English cut	29	30 33 41 25 41 27 27 36 27
9. Neck (bonèless) 10. Heel of round (boneless)	31 31	29 29
V. Wholesale cuts		
1. Round beef (whole) 2. Sirloin beef (whole) 3. Short loin beef (whole) 5. Rib beef (whole) 6. Regular chuck (whole)	31 37	24 30 33 26 21

		La	mb		M	lutto	n
Lamb and mutton	Grade AA or choice	Grade A or good	Grade B or com- mercial	Grade C or utility	Grade S or prime,	Grade M or com- mercial	Grade R or utility and culls
XI. Steaks and chops							
1. Loin chops	67 52 52	63 50 50	59 47 47	49 39 39	36 23 23	34 20 20	32 18 18
blade or arm chops.	45	43	40	35	20	18	15
XII. Roasts							
Leg (whole, half or short cut) Sirloin roast (bone-	46	43	40	34	24	23	22
in)	52	50	47	39	23	20	13
angle (bone-in) 4. Yoke, rattle or tri-	30	29	28	24	13	12	11
angle (boneless) 5. Chuek or shoulder (square cut) (bone-	46	45	43	36	20	18	15
ln) 6. Chuck or shoulder	39	38	38	35	18	15	13
(cross cut) (bonc-in). 7. Loin 8. Rlb 9. Boneless lamb shoulder roll.	32 67 52	31 63 50	30 59 47	27 49 39	14 36 23	12 34 20	11 32 13
XIII. Stews and other cuts				30			
1. Breast and flank 2. Neck (bone-in) 3. Neck (boneless) 4. Shank (bone-in) 5. Patties (ground	22 22 35 22	21 21 35 21	20 20 35 20	17 17 35 17	10 10 22 10	9 9 22 9	8 8 22 8
meat)	35	35	35	35	22	22	2:2
XV. Wholesale cuts							
1. Leg	38 38 42 24	36 36 39 24	36 30 34 23	32 24 26 19	18 19 12	21 16 17 10	15 15 9

16. In section 22 (k)—Zone 6—in the table of prices, the prices in Columns "AA or choice" and "A or good" for the following items of "Beef" and the prices for the following items of "Lamb and Mutton" are amended to read as follows:

[For stores in Groups 1 and 2 as provided in Maximum Price Regulation No. 355, effective June 21, 1943. Cents per pound]

	Gra	des
Beef	AA or -choice	A or good
1. Steaks		
1. Porterhouse 2. T-Bone. 3. Club. 4. Rib—10" cut 5. Rib—7" cut 6. Sirloin 7. Pin bone 8. Sirloin (boneless). 9. Round (bone-in-full cut) 10. Round (bone-in-full cut) 11. Round tip 12. Chuck blade (bone-in) 13. Chuck arm (bone-in)	56 56 56 36 40 47 47 47 59 46 49 33 33	53 53 53 34 37 45 45 56 44 46 31
II. Roasts		
 Rib standing (chine bone-in-10" cut) Rib standing (chine bone-in-7" 	36	34
cnt) 3. Round tip 4. Rump (bone-in) 5. Rump (boneless) 6. Chuck blade pot roast 7. Chuck arm pot roast 8. Chuck or shoulder (boneless) 9. English cut.		37 46 28 46 31 31 40 31
III. Stews and other cuts		
9. Neck (boneless) 10. Heel of round (boneless)	35 35	33 33
V. Wholesale cuts		
1. Round beef (whole) 2. Sirlion beef (whole) 3. Short loin beef (whole) 5. Rib beef (whole) 6. Regular chuck (whole)	33 39 29	26 32 37 28 23

				-		-	
		La	mb		N	Iutto	n
Lamb and mutton	Grade AA or choice	Grade A or good	Grade B or com-	Grade C or utility	Grade S or prime, choice and good	Grade M or com- mercial	Grade R or utility and culls
XI. Steaks and chops							
1. Loin chops	73 58 58	70 55 55	65 52 52	54 44 44	40 26 26	37 23 23	36 21 21
4. Shoulder chops, blade or arm chops.	50	47	45	38	23	20	18
XII. Roasts							
1. Leg (whole, half or short cut) 2. Sirloin roast (bone-	50	48	45	37	27	26	25
in)	58	55	52	44	26	23	21
angle (bone-in)	33	32	31	27	16	14	12
4. Yoke, rattle or tri- angle (boneless) 5. Chnek or shoulder (square cut) (bone-	51	50	48	41	23	21	18
6. Chuck or shoulder	43	43	43	36	21	18	15
(cross cut) (bone-in) 7. Loiu 8. Rib 9. Boneless lamb shoulder roll	35 73 58	34 70 55	33 65 52	28 54 44 41	17 40 26	15 37 23	13 26 21
XIII. Stews and other cuts							
1. Breast and flank 2. Neek (bone-in) 3. Neek (boneless) 4. Shank (bone-in)	24 39	23 23 39 23	22 22 39 22	19 19 39 19	11 11 25 11	10 10 25 10	9 9 25
5. l'atties (ground meat)	39	39	39	39	25	25	25

[For stores in Groups 1 and 2 as provided in Maximum Price Regulation No. 355, effective June 21, 1943. Cents per pound]

		La	mb	Mutton			
Lamb and mutton	Grade A.A or choice	Grade A or good	Grade B or com- mercial	Grade C or utility	Grade S or prime, choice and good	Grade M or com- mercial	Grade R or utility and culls
XV. Wholesale cuts							
1. Leg 2. Loin 3. Hotel rack 4. Yoke	40 41 45 26	39 37 41 25	37 32 36 25	33 26 28 21	24 19 21 12	23 18 18 11	22 17 17 9

17. In section 22 (1)—Zone 6—in the table of prices, the prices in Columns "AA or choice" and "A or good" for the following items of "Beef" and the prices for the following items of "Lamb and Mutton" are amended to read as follows:

[For stores in Groups 3 and 4 as provided in Maximum Price Regulation No. 355, effective June 21, 1943. Cents per pound]

Beef	AA or choice	A or good
I. Steaks		
1. Porterhouse	54	51
2. T-Bone	54	51
3. Club	54	51
4. Rib-10" cut	33	31
5. Rib-7" cut	36	34
6. Sirloin	45	43
7. Pin bone	45	43
8. Sirloin (boneless)		53
9. Round (bone-in - full cut).	44	42
10. Round (boneless-top and bottom)		44
11. Round tip	46 30	44 28
13 Chuck arm (bone-in)		28
,	30	20
II. Roasts		
1. Rib standing (chine bone-in-10"		
cut)	33	31
2. Rib standing (chine bone-in-7"	0.0	
eut)	36	34
3. Round tip	46 29	44 27
4. Rump (bone-ln) 5. Rump (boneless)		44
6. Chuck blade pot roast		28
7. Chuck arm pot roast		28
8. Chuck or shoulder (boneless)	. 40	38
9. English cut	30	28
	00	
III. Stews and other cuts		
9. Neck (boneless)	32	30
10. Heel of round (boneless)	33	31
V. Wholesale cuts		
1. Round beef (whole)	27	26
2. Sirloin beef (whole)	33	31
3. Short join beef (whole)	39	36
5. Rib beef (whole)	29	27
6. Regular chuck (whole)	24	23

		La	mb		7	lutto	m	
Lamb and mutton	Grade AA or choice	Grade A or good	Grade B or com- mercial	Grade C or utility	Grade S or prime,	Grade M or com- mercial	Grade R or utility and culls	
XI. Steaks and chops								
1. Loin ehops 2. Rib chops	70 55	66 52	62 49	51 42	37 24	35 22	34 19	
3. Leg or sirloin chops. 4. Shoulder chops, blade or arm chops	55	52 45	49	36	24	19	19	
X11. Roasts		,,,	10					
1. Leg (whole, half or short eut)	48	45	42	36	26	24	23	1
2. Sirloin roast (bone- in)	55	52	49	42	24	22	19	I

[For stores in Groups 3 and 4 as provided in Maximum Price Regulation No. 355, effective June 21, 1943. Cents per pound]

		La	mb		M	lutto	n
Lamb and mutton	Grade AA or prime	Grade A or good	Grade B or com- mercial	Grade C or utility	Grade S or prime,	Grade M or com- mercial	Grade R or utility
XL. Steaks and chops- Continued							
3. Yoke, rattle or tri- angle (bone-in)	31	31	30	25	15	13	11
angle (boneless) 5. Chuek or shoulder	48	47	46	39	22	19	16
(square eut) (bone-ln) 6. Chuck or shoulder	41	41	40	36	19	17	14
(eross cut) (bone-in). 7. Loin. 8. Rib. 9. Boneless lamb shoulder roll.	33 70 55	32 66 52	32 62 49	28 51 42 39	15 37 24	14 35 22	12 34 19
XIII. Stews and other cuts							
1. Breast and flank 2. Neck (bone-in) 3. Neck (bone-less) 4. Shank (bone-ln) 5. Patties (ground meat)	23	22 22 37 22 37	21 21 37 21 37	18 18 37 18	11 11 24 11	10 10 24 10	8 8 24 8
XV. Wholesale cuts	31	31	31	34	63	64	24
1. Leg. 2. Loin 3. Hotel rack 4. Yoke	40	38 37 41 25	37 31 35 24	33 25 27 21	23 19 20 12	22 18 18 10	21 16 16 9

18. In section 22 (1) (1)—Zone 6—in the table of prices, the prices in Columns "AA or choice" and "A or good" for the following items of "Beef" and the prices for the following items of "Lamb and Mutton" are amended to read as follows:

[For stores in Groups 3B and 4B as provided in Amendment 12 to Maximum Price Regulation No. 355, effective October 28, 1943. Cents per pound]

	Gra	des
Beef .	AA or choice	A or good
1. Steaks		
1. Porterhouse 2. T-bone 3. Club 4. Rib—10" cut 5. Rlb—7" cut 6. Sirloin	52 52 52 32 35 43	49 49 49 30 33
7. Pin bone 8. Sirloin (boneless) 9. Round (bone-in-finll cut) 10. Round (boneless-top and bot-	43 54 42	41 40 51
tom) - 11. Round tip 12. Chuck blade (bone-in) 13. Chuck arm (bone-in)	44 44 29 29	42 42 27 27
II. 1 or 's		
1. Rib standing (ci.ine bone-in-	32	30
2. Rib standing (chine bone-in)— 7" cut) 3. Round tip. 4. Rump (bone-in) 5. Rump (boneless) 6. Chuck blade pot roast 7. Chuck arm pot roast 8. Chuck or shoulder (boneless) 9. English cut	35 44 28 44 29 29 38 29	35 42 26 42 21 21 21 21
III. Stews and others cuts	0.0	26
9. Neck (boneless)	32 32	30
V. Wholesale cuts		
1. Round beef (whole) 2. Sirloin beef (whole) 3. Short loin beef (whole) 5. Rib beef (whole) 6. Regular chuck (whole)	32 37 28	2 3 3 2 2

[For stores in Groups 3B and 4B as provided in Amendment 12 to Maxlmum Price Regulation No. 355, effective October 28, 1943. Cents per pound]

		La	mb		M	Iutto	n
Lamb and mutton	Grade AA or choice	Grade A or good	Grade B or com- mercial	Grade C or utility	Grade S or prime,	Grade M or com- mercial	Grade R or utility and culls
XI. Steaks and chops							
1. Loin chops	67 53 53	63 50 50	60 47 47	49 40 40	36 23 23	34 21 21	33 18 18
blade or arm chops.	45	43	41	35	20	18	16
XII. Roasts							
1. Leg (whole, half or short cut)	46 53	43 50	40 47	35 40	25 23	23 21	22 18
3. Yoke, rattle or tri- angle (bone-in) 4. Yoke, rattle or trl-	30	30	29	24	14	12	11
angle (boneless)	46	45	44	37	21	18	15
5, Chuck or shoulder (squareeut)(hone-in) 6, Chuck or shoulder (eross eut) (bone-	39	39	38	35	18	16	13
in) 7. Loin 8. Rib 9. Boneless lambshoulder roll	32 67 53	31 63 50	31 60 47	27 49 40 37	14 36 23	13 34 21	12 33 18
XIII. Stews and other cuts							
1. Breast and flank	22 36 22	21 21 36 21	20 20 36 20 36	17 17 36 17	11 11 23 11	10 10 23 10	
XV. Wholesale cuts	36	36	36	36	23	23	2
1. Leg	. 38	36 36 39 24	30	32 24 26 20	18 19	17 17	18

19. In section 22 (m)—Zone 7—in the table of prices, the prices in Columns "AA or choice" and "A or good" for the following items of "Beef" and the prices for the following items of "Lamb and Mutton" are amended to read as follows:

[For stores in Groups 1 and 2 as provided in Maximum Price Regulation No. 355, effective June 21, 1943. Cents per pound]

	Gra	des
Beef	AA or choice	A or good
I. Steaks		
1. Porterhouse 2. T-bone 3. Club 4. Rib—10" cut 5. Rib—7" cut 6. Sirloin 7. Pin bone 8. Sirloin (boneless) 9. Round (bone-in-full cut) 10. Round tip 11. Round tip 12. Chuck blade (bone-in) 13. Chuck arm (bone-in)	57 36 40 48 48 59 48 50 50 33	53 53 53 35 38 46 46 57 47 47 31
1. Rib standing (cbine bone-in 10" cut). 2. Rib standing (chine bone-in 7" cut). 3. Round tlp. 4. Rump (bone-in). 5. Rump (boneless). 6. Chuck blade pot roast. 7. Chuck arm pot roast. 8. Chuck or shoulder (boneless). 9. English cut.	40 50 31 50 33 33 43	35 38 47 29 47 31 31 41 31

IFor stores in Groups 1 and 2 as provided in Maximum Price Regulation No. 355, effective June 21, 1943. Cents per pound]

					Grades			
Beef					A or	A or good		
III. Stews and oth	er cı	uts						
9. Neck (boneless) 10. Heel of round (bonel					35 35	35 35		
V. Wholesale	cuts							
 Round beef (whole) Sirloin beef (whole) Short loin beef (whole) Rlb beef (whole) Regular chuck (whole) 	e)				28 33 40 30 25	2' 3: 3: 2 2		
				utton				
	hoice	-	-wc	tility	me,	com:		

	Lamb			Lamb Mutton			n
Lamb and mutton	Grade AA or choice	Grade A or good	Grade B or com- mercial	Grade C or utility	Grade S or prime, choice and good	Grade M or com-	Grade R or utility and culls
XI. Steaks and chops							
1. Loin chops	74 58 58	70 55 55	65 52 52	54 45 45	40 27 27	38 24 24	36 21 21
blade or arm chops	50	48	45	39	23	21	18
XII. Roasts							
1. Leg (whole, half or short cut)	51	48	45	38	28	26	25
in)	58	55	52	45	27	24	21
angle (bone-in) 4. Yoke, rattle or tri-	33	33	32	27	16	14	12
angle (boneless) 5. Chuck or shoulder (square ent) (bone-	51	50	49	41	24	21	18
6. Chuck or shoulder (eross eut) (bone-	44	43	43	36	21	19	16
in) 7. Loin 8. Rib	35 74 58	34 70 55	34 65 52	29 54 45	17 40 27	15 38 24	13 36 21
9. Boneless lamb shoul- der roll				41			
XIII. Stews and other							
1. Breast and flank 2. Neck (bone-in) 3. Neck (bone-in) 4. Shank (bone-in)	25 25 39 25	24 24 39 24	23 23 39 23	19 19 39 19		11 11 25 11	10 2 10
5. Patties (ground meat)	39	39	39	39	25	25	2
XV. Wholesale cuts							
1. Leg	45	39 38 42 20	32 36	34 26 28 21	20	18	1

20. In section 22 (n)—Zone 7—in the table of prices, the prices in Columns "AA or choice" and "A or good" for the following items of "Beef" and the prices for the following items of "Lamb and Mutton" are amended to read as follows:

[For stores in Groups 3 and 4 as provided in Maximum Price Regulation No. 355, effective June 21, 1943. Cents per pound]

	Grades				
Beef	AA or choice	A or good			
I. Steaks					
1. Porterhouse	55	51			
2. T-bone	55	51			
3. Olub	55	51			
4. Rlb-10" cut.	33	32			
5. Rib-7" cut	36	34			

[For stores in Groups 3 and 4 as provided in Maximum Price Regulation No. 355, effective June 21, 1943. Cents per pound]

1	Gra	des
Beef	AA or ehoice	A or good
I. Steaks— Continued		
6. Sirloin 7. Pin bone 8. Sirloin (boneless) 9. Round (bone-in-full cut) 10. Round (boneless—top and bottom) 11. Round tjp. 12. Chuck blade (bone-in) 13. Chuck arm (bone-in)		44 44 54 42 44 44 29 29
· II. Roasts		
1. Rib standing (chine bone-in-10" cut) 2. Rib standing (chine bone-in-7" cut) 3. Round tip 4. Rump (bone-in) 5. Rump (bone-is) 6. Chuck blade pot roast. 7. Chuck arm pot roast. 8. Chuck or shoulder (boneless) 9. English eut	31	32 34 44 27 44 29 29 38 29
9. Neck (boneless)	33 33	31 31
V. Wholesale cuts 1. Round beef (whole) 2. Sirloin beef (whole) 3. Short loin beef (whole) 5. Rib beef (whole) 6. Regular chuck (whole)	33 39 29	26 31 37 28 22

-		La	mb		N	futte	n
Lamb and mutton	Grade AA or choice	Grade A or good	Grade B or com- mercial	Grade C or utility	Grade S or prime,	Grade M or com- merical	Grade R or utility and culls
XI. Steaks and chops							
1. Loin chops	70 55 55	67 52 52	62 50 50	52 42 42	38 25 25	36 22 22	34 19 19
4. Shoulder chops, blade or arm chops	48	45	43	27	22	19	17
XII. Roasts 1. Leg (whole, half or short cut) 2. Sirloin roast (bore-	48	46	43	36	26	25	24
in) 3. Yoke, rattle or tri-	55 32	52 31	30	42 26	25 15	22	19
angle (bone-in)	48	47	46	39	22	13	16
5. Chuck or shoulder (square eut) (bone-in-	41	41	41	37	20	17	15
6. Chuck or shoulder (cross cut) (bone-in) 7. Loin 8. Rib 9. Boneless lamb shoulder roll	33 70 55	33 67 52	32 62 £0	28 52 42	16 38 25	14 36 22	12 34 19
XIII. Stews and other				00			
1. Breast and flank 2. Neck (bone-in) 3. Neck (boneless) 4. Shank (bone-in) 5. Patties (ground meat).	24 37 24	22 22 37 22 37	21 37 21	18 18 37 18 37	11 11 24 11 24	10 10 24 10 24	09 24 09
XV. Wholesale cuts							
1, Leg	41	39 37 41 25	31 35	33 26 28 21	23 19 21 12	23 15 18 11	16

21. In section 22 (n) (1)—Zone 7—in the table of prices, the prices in Columns "AA or choice" and "A or good" for the following items of "Beef" and the prices

for the following items of "Lamb and Mutton" are amended to read as follows:

[For stores in Groups 3B and 4B as provided in Amendment 12 to Maximum Price Regulation No. 355, effective October 28, 1943. Cents per pound]

	Gra	des
Beef -	AA or choice	A or good
I. Steaks		٠
1. Porterhouse 2. T-bone 3. Club 4. Rib—10" cut 5. Rib—7" cut 6. Sirloin 7. Pin bone 8. Sirloin (boneless) 9. Round (boneless—top and bottom) 11. Round tip 12. Chuck blade (hone-in) 13. Chuck arm (bone-in)	53 53 53 32 35 44 44 55 43 45 45 30 30	49 49 49 31 33 42 42 52 40 42 42 42 28
II. Roasts		
1. Rib standing (chlue bone-in-10" cut).	32	31
cut). 3. Round tip 4. Rump (bone-in) 5. Rump (bone-less) 6. Chuck blade pot roast 7. Chuck arm pot roast 8. Chuck or shoulder (bone-less) 9. English cut	35 45 28 45 30 30 39 30	33 42 26 42 28 28 36 28
III. Stews and other cuts		
9. Neck (boneless)	32 32	30 30
V. Wholesale cuts		
1. Round beef (whole). 2. Sirloin beef (whole). 3. Short loln beef (whole). 5. Rib beef (whole). 6. Regular chuck (whole).	37 28	25 30 36 27 22

				1			
		La	nıb		N	lutto	u
Lamb and mutton	Grade AA or choice	Grade A or good	Grade B or com- mercial	Grade C or utility	Grade S or prime,	Grade M or com- merical	Grade R or utility and culls
XI. Neaks and chops							
1. Loin chops 2. Rib chops 3. Leg or sirloin chops 4. Shoulder chops,	67 53 53	64 50 50	60 48 48	50 40 40	36 24 24	35 21 21	33 18 18
blade or arm chops	46	43	41	36	21	18	16
XII. Roasts							
1. Leg (whole, half or short cut)	46	44	41	35	25	24	23
in)	53	50	48	40	24	21	18
angle (bone-in)	31	30	29	25	14	12	11
angle (boneless) 5. Clinck or shoulder (square cut)	46	45	44	37	21	18	15
(bone-in) 6. Chuck or shoulder (cross ent) (bone-	39	39	39	36	19	16	14
7. Loin 8. Rib 9. Boneless lamb shoulder roll	32 67 53	32 64 50	31 60 48	27 50 40 37	15 36 24	13 35 21	12 33 18
XIII. Stews and other							
1. Breast and flank 2. Neck (bone-in) 3. Neck (boneless) 4. Shauk (bone-in)	23 23 36 23	21 21 36 21		17 17 36 17	11 11 23 11		09 09 23 09
5. Patties (ground meat)	36	30	36	36	23	23	23

[For stores in Groups 3B and 4B as provided in Amendment 12 to Maximum Price Regulation No. 355, effective October 28, 1943. Cents per pound]

		La	mb	Mutton			
Lamb and mutton	Grade AA or choice	Grade A or good	Grade B or com- mercial	Grade C or utility	Grade S or prime, choice and good	Grade M or com- mercial	Grade R or utility and culls
XV. Wholesale cuts							
1. Leg	38	37	36	32	22	22	21
2. Loin.	39	36	30	25	18	17	15
3. Hotel rack	42	39	34	27	20	17	15
4. Yoke	25	24	24	20	12	11	09

22. In section 22 (o)—Zone 8 North—in the table of prices, the prices in Columns "AA or choice" and "A or good" for the following items of "Beef" and the prices for the following items of "Lamb and Mutton" are amended to read as follows:

[For stores in Groups 1 and 2 as provided in Maximum Price Regulation No. 355, effective June 21, 1943. Cents per pound]

	Gra	des
Beef	AA or choice	A or good
I. Steaks		
1. Porterhouse 2. T-boue 3. Club 4. Rib—10" cut 5. Rib—7" cut 6. Sirloin 7. Pin boue 8. Sitloin (boneless) 9. Round (boneles)—10. Round (boneless—top and botton 11. Round tip— 12. Chuck blade (bone-in) 13. Cluck arm (bone-in)	57 57 37 40 48 48 60 49 50 50 33	54 54 35 38 46 46 57 45 47 32
II. Roasts		
Rib standing (chine bone-in-lecut) Rib standing (chine bone-in-	0" 37	35
cut) 3. Round tip 4. Rump (bone-in). 5. Rump (boneless). 6. Chuck blade pot roast. 7. Chuck arm pot roast. 8. Chuck or shoulder (boueless). 9. English cut.	50 30 50 33 33 33 44	38 47 30 47 32 32 41 32
III. Stews and other cuts		
9. Neck (boneless)	36 36	34 34
V. Wholesale cuts		
1. Round beef (whole) 2. Sirloin beef (whole) 3. Short loin beef (whole) 5. Rib beef (whole) 6. Regular chuck (whole)	34 40 30	27 31 38 29 24
Lam	b N	lutton

		La	mb	Mutton			
Lainb and mutton	Grade AA or choice	Grade A or good	Grade B or com- mercial	Grade C or utility	Grade S or prime,	Grade M or com- mercial	Grade R or utility and culls
XI. Steaks and chops							
1. Loln chops	75 59 59	71 56 56	66 53 53	55 45 45	41 27 27	39 25 25	37 22 22
blade or arm chops	51	49	46	39	24	21	19

[For stores in Groups 1 and 2 as provided in Maximum Price Regulation No. 355, effective June 21, 1943. Cents per pound]

		L	amb			Mutton		
Lamb and mutton	Grade AA or choice	Grade A or good	Grade B or com- mercial	Grade C or utility	Grade S or prime,	Grade M or com- merical	Grade R or utility	
XII. Roasts								
1. Leg (whole, half or short cut)	52	49	46	38	29	27	26	
2. Sirloln roast (bone- in)	59	56	53	45	27	25	22	
3. Yoke, rattle or tri- angle (bone-in)	34	33	33	28	17	15	13	
 Yoke, rattle or tri- angle (boncless) Chuck or shoulder 	52	51	50	42	25	22	19	
(square cut) (bone- in)	45	44	44	37	22	19	17	
6. Chuck or shoulder (erosscut) (bone-in) 7. Loin 8. Rib 9. Boneless lamb shoulder roll	36 75 59	35 71 56	35 66 53	30 55 45 42	18 41 27	16 39 25	14 37 22	
XIII. Stews and other								
1. Breast and flank 2. Neck (bone-in) 3. Neck (boneless) 4. Shank (bone-in) 5. Patties (ground meat)	26	24 24 40 24 40	23 23 40 23 40	20 20 ·40 20 40	13 13 26 13 26	12 12 26 12	10 10 26 10	
XV. Wholesale cuts								
1. Leg 2. Loin 3. Hotel rack 4. Yoke	41 42 45 27	40 38 42 26	38 32 36 26	34 27 29 22	24 20 22 13	19 19 19 12	23 18 18 10	

23. In section 22 (p)—Zone 8 North—in the table of prices, the prices in Columns "AA or choice" and "A or good" for the following items of "Beef" and the prices for the following items of "Lamb and Mutton" are amended to read as follows:

[For stores in Groups 3 and 4 as provided in Maximum Price Regulation No. 355, effective June 21, 1943. Cents per pound]

	- Beef	Grades	
		AA or choice	A or good
	I. Steaks		
2. 3. 4. 5. 6. 7. 8. 9. 10. 11. 12.	Porterhouse T-bone Club Rib—10" cut Rib—7" cut Sirloin Pin boue Sirloin (boneless) Round (boneless) Round (boneless—top and bottom) Round tip Chuck blade (bone-in) Chuck arm (bone-in)	55 55 55 34 37 46 46 57 45 47 47 31	51 51 32 35 44 44 54 43 45 45 29
	II. Roasts		
	Rlb standing (chlne bone-in-10" cut)	34	32
3. 4. 5. 6. 7. 8.	cut) Round tip. Rump (bone-in). Rump (boneless). Chuck blade pot roast. Chuck arnı pot roast. Chuck or shoulder (boneless). English ent.	31	35 45 28 45 29 29 39 29
	III. Stews and other cuts		
9. 10.	Neek (boneless)	33 33	31 32
	V Wholesale cuts		
2. 3. 5.	Round beef (whole) Sirloin beef (whole) Short loin beef (whole) Rib beef (whole) Regular chuck (whole)	28 33 40 30 25	26 32 37 28 24

[For stores in Groups 3 and 4 as provided in Maximum Price Regulation No. 355, effective June 21, 1943. Cents per pound]

		La	mb		N	lutto)11
Lamb and mutton	Grade AA or choice	Grade A or good	Grade B or com- mercial	Grade C or utility	Grade S or prime,	Grade M or com- mercial	Grade R or utility and culls
XI. Steaks and chops							
1. Loin chops	71 56 56	68 53 53	63 50 50	53 43 43	39 26 26	37 23 23	35 20 20
blade or arm-chops.	48	46	44	37	22	20	18
XII. Roasts							
Leg (whole, half or short cut)	49	47	44	37	27	26	25
in) 3. Yoke, rattle or tri-	56	53	50	43	26	23	20
angle (Done-In)	32	32	31	26	16	14	12
4. Yoke, rattle or tri- angle (boneless)	49	48	47	40	23	20	17
in)	42	42	42	37	20	18	15
in)	34 71 56	33 68 53	33 63 50	29 53 43 40	17 39 26	15 37 23	13 35 20
XIII. Stews and other cuts				10			
1. Breast and flank	24 24 38 24	23 23 38 23	22 22 38 22	19 19 38 19	12 12 25 12	11 11 25 11	10 10 25 10
XV. Wholesale cuts:	38	38	38	38	25	25	25
1. Lcg 2. Loin 3. Hotel rack 4. Yoke	41 41 45 26	39 38 42 26	38 32 36 25	34 26 28 21	24 20 21 13	23 19 19 11	22 17 17 10

24. In section 22 (p) (1)—Zone 8 North—in the table of prices, the prices in Columns "AA or choice" and "A or good" for the following items of "Beef" and the prices for the following items of "Lamb and Mutton" are amended to read as follows:

[For stores in Groups 3B and 4B as provided in Amendment 12 to Maximum Price Regulation No. 355, effective October 28, 1943. Cents per pound]

	Gra	des
Beef	AA or choice	A or good
I. Steaks 2. T-bone 3. Club 4. Rib—19" cut 6. Rilo—7" cut 6. Sirloin 7. Pin bone 8. Sirloin (boneless) 9. Round (bone-in—full cut) 10. Round (boneless—top and bottom) 11. Round tip. 12. Chuck blade (bone-in) 13. Chuck arm (bone-iu)	53 53 53 33 36 44 44 55 43 45 45 30 80	49 49 49 31 34 42 52 41 43 43 28 28
II. Roasis 1. Rib standing (chine boue-in—10" cut)	203	31 34 43 27 43 28 28 28 37 28
9. Neck (boncless)	82 32	30

[For stores in Groups 3B and 4B as provided in Amendment 12 to Maximum Price Regulation No. 355, effective October 28, 1943. Cents per pound]

					Gr	ades	
Beef					AA or choice		or
V. Wholesal	e cut	3					
1. Round beef (whole) 2. Sirloin beef (whole) 3. Short loin beef (whole 5. Rib beef (whole) 6. Regular chuck (whole	:)				27 32 38 29 24		25 31 36 27 23
		La	mb		N	lutte	n
Lamb and muttou	Grade AA or choice	Grade A or good	Grade B or com- mercial	Grade C or utility	Grade S or prime, choice and good	Grade M or com- merical	Grade R or utility and culls
XI. Steaks and chops							
1. Loln chops	68 54 54	65 51 51	60 48 48	51 41 41	37 25 25	36 22 22	34 19 19
blade or arm chops. XII. Roasts	46	44	42	36	21	19	17
1. Leg (whole, half or short cut)	47	45	42	36	26	25	24
3. Yoke, rattle or tri-	54 31	31	48	41 25	25 15	13	12
3. Yoke, rattle or tri- angle (bone-in) 4. Yoke, rattle or tri- angle (boneless) 5. Chuck or shoulder (square cut) (bone-	47	46	45	38	22	19	16
(square cut) (bone- in)	40	40	40	36	19	17	14
(cross cut) (bone-in). 7. Loin	33 68 54	32 65 51	32 60 48	28 51 41	16 37 25	14 36 22	12 34 19
shoulder roll				38			
cuts 1. Breast and flank 2. Neck (bone-in) 3. Neck (boneless) 4. Shank (bone-in) 5. Patties (ground meat)	23 23 36 23 36	22 22 36 22 36	21 21 36 21 36	18 18 36 18	12 12 24 12	11 11 24 11	10 10 24 10
XV. Wholesale cuts							
1. Leg	39 39 43 25	37 36 40 25	36 31 35 24	33 25 27 20	23 19 20 12	22 18 18 11	2 1 1 1

25. In section 22 (q)—Zone 8 South—in the table of prices, the prices in Columns "AA or choice" and "A or good" for the following items of "Beef" and the prices for the following items of "Lamb and Mutton" are amended to read as follows:

[For stores in Groups 1 and 2 as provided in Maximum Price Regulation No. 355, effective June 21, 1943. Cents per pound]

	Gra	des
Beef	AA or choice	A or good
I. Steaks 1. Porterhouse. 2. T-Bone. 3. Club. 4. Rib—10" cut. 5. Rib—7" cut. 6. Sirloin. 7. Pinbone. 8. Sirloin (Boneless). 9. Round (bone-in-full cut).	57 57 57 37 40 48 48 60 48 50	54 54 54 35 38 46 46 45

Beef					GI	ades	
					A or	A	or
I. Steal:s-Con	tinue	d					
 Round tip	in)				50 33 33		47 32 32
II. Roo	1818						
1. Rib standing (chine cut)	e bon	e-in-	-10''		37		3
cut) 3. Round tip. 5. Rump (bone-in) 6. Chuek blade pot roas 7. Chuek arm pot roas 8. Chuek or shoulder (1) 9. Euglish cut.	st	ess)_		. 1	40 50 30 50 33 33 44 33		36 47 30 47 32 33 41 33
III. Stews and	other o	uts					
9. Neck (boueless) 10. Heel of round (bone					36 36		3
V. Wholesale	cuts						
 Round beef (whole) Sirloin beef (whole) Short loin beef (whole) Rib beef (whole) Regular chuck (whole) 	le)				28 34 40 30 26		31 31 21 21
,		La	mb		N	futte	on on
Lamb and mutton	Grade AA or choice	Grade A or good	Grade B or com- mercial	Grade C or utility	Grade S or prime, choice and good	Grade M or com- mercial	Grade R or utility
XI. Steaks and chops	-	-			-	-	-
1. Loin chops	74 58 58	71 56 56	66 53 53	55 45 45	40 27 27	38 24 24	3 2 2
4. Shoulder chops, blade or arm chops		48	46	39	23	21	1

Grade AA or choice	Grade A or good	Grade B or com- mercial	Grade C or utility	Grade S or prime,	Grade M or com- mercial	Grade R or utility and culls
58 58	71 56 56	66 53 53	55 45 45	40 27 27	38 24 24	37 21 21
01	10	20	99	20	21	19
51	49	45	38	28	27	26
58	56	53	45	27	24	21
34	33	32	27	17	15	13
51	50	49	42	21	21	13
44	44	43	37	22	19	16
35 74 58	35 71 56	34 66 53	29 55 45 42	17 40 27	15 38 24	13 37 21
25 25 40 25	24 24 40 24	23 23 40 23	20 20 40 20	12 12 26 12	11 11 26 11	10 10 26 10
40	40	40	40	26	26	26
47	20	20	24	04	000	000
41 45	39 38 42 26	38 32 36 25	34 26 28 22	24 20 21 13	19 19 19 11	22 17 17 10
	74 58 58 58 51 51 51 58 34 51 44 35 74 58 25 40 25 40 41 41 44 44 44 45	74 71 58 56 58 56 51 48 51 49 58 56 34 33 51 50 44 44 44 35 35 74 71 58 56 24 40 40 25 24 40 40 41 38 41 38 44 44 44 44 44 44 44 44 44 44 44 44 44	74 71 66 58 56 53 58 56 53 58 56 53 34 33 32 51 50 49 44 44 43 35 35 34 74 71 66 58 56 53 40 40 40 40 25 24 23 40 40 40 40 25 24 23 40 40 40 40 40 40 40 40 40 40 40 40 40	74 71 66 55 88 56 53 45 58 56 53 45 51 48 46 39 51 49 45 38 56 53 45 34 33 32 27 51 50 49 42 44 44 43 37 35 35 35 34 29 74 71 66 55 58 56 53 45 42 22 25 24 23 20 40 40 40 40 25 24 23 20 40 40 40 40 40 40 40 40 40 40 40 40 40	74 71 66 55 40 58 56 53 45 27 58 56 53 45 27 51 48 46 39 23 51 49 45 38 28 58 56 53 45 27 34 33 32 27 17 51 50 49 42 24 44 44 43 37 22 35 35 34 29 17 74 71 66 55 40 58 56 53 45 27	74 71 66 55 40 38 58 56 53 45 27 24 58 56 53 45 27 24 51 25 24 23 20 12 11 40 40 40 40 26 26 26 41 38 32 26 20 19 45 45 45 36 28 21 19

26. In section 22 (r)—Zone 8 South—in the table of prices, the prices in Columns "AA or choice" and "A or good" for the following items of "Beef" and the prices for the following items of "Lamb and Mutton" are amended to read as follows:

[For stores in Groups 3 and 4 as provided in Maximum Price Regulation No. 355, effective June 21, 1943, Cents per pound]

	Gra	des
Beef	AA or choice	A or good
I. Steaks		
1. Porterhouse 2. T-bone 3. Club. 4. Rib—10" cut. 5. Rib—7" cut. 6. Sirloin. 7. Pin bone 8. Sirloin (honeless). 9. Round (bone-in—full cut). 10. Round (boneless—top and bottom). 11. Round tip. 12. Chuck bladc (bone-in). 13. Chuck arm (bone-in).	55 55 55 34 37 46 46 57 45 47 47	51 51 32 35 44 44 54 54 43 45 29 29
II. Roasts		
1. Rib standing (chine bone-in—	34	32
2. Rib standing (chine bone-in— 7" cut) 3. Round tip 4. Rump (bone-in) 5. Rump (boneless) 6. Chuck blade pot roast 7. Chuck arm pot roast 8. Chuck or shoulder (boneless) 9. English cut.	31	35 45 28 45 29 29 39 29
III. Stews and other cuts		
9. Neek (boneless)	33 33	31 32
V. Wholesale cuts		
1. Round beef (whole) 2. Sirloin beef (whole) 3. Short loin beef (wholc) 5. Rlb beef (wholc) 6. Regular chuck (wholc)	33 40	26 32 37 28 28

		La	mb		N	lutto	n
Lamb and mutton	Grade AA or choice	Grade A or good	Grade B or cont- mercial	Grade C or utility	Grade S or prime, ehoice and good	Grade M or com- mercial	Grade R or utility and culls
XI. Steaks and chops							
1. Loin chops	71 56 56	67 53 53	63 50 50	52 43 43	38 25 25	36 23 23	35 20 20
4. Shoulder chops, blade or arm chops	48	46	43	37	22	20	17
XII. Roasts							
Leg (whole, half or short cut) Sirloin roast (bone-	49	46	43	36	27	25	24
ln)	56	53	50	43	25	23	20
angle (bone-in)	32	31	31	26	15	14	12
angle (boneless)	49	48	47	39	22	20	17
in) 6. Chuek or shoulder	42	42	41	37	20	17	15
(cross eut) (boue-in). 7. Loin. 8. Rib. 9. Boneless lamb shoul-	34 71 56	33 67 53	32 63 50	29 52 43	16 38 25	14 36 23	12 35 20
der roll				40			
XIII. Stews and other cuts							
1. Breast and flank	37	23 23 37 23	22 22 37 22	19 19 37 19	11 11 24 11	10 10 24 10	09 09 24 09
nieat)	37	37	37	37	24	24	24
XV. Wholesale cuts							
1. Leg	41	39 37 42 25	37 32 36 25	33 26 28 21	24 19 21 12	23 18 19 11	1 1 1 1

27. In section 22 (r) (1)—Zone 8 South—in the table of prices, the prices in Columns "AA or choice" and "A or good" for the following items of "Beef" and the prices for the following items of "Lamb and Mutton" are amended to read as follows:

[For stores in Groups 3B and 4B as provided in Amendment 12 to Maximum Price Regulation No. 355, effective October 28, 1943. Cents per pound]

	Gra	des
Beef	AA or choice	A or good
I. Steaks		
1. Porterhouse	53	49
2. T-Bone	53	49
3 Club	53	49
4. Rib-10" cut.	33	31
5. Rlb—7" cut	36	34
6. Sirloin	44	42
7. Pin bone	44	42
8. Sirloin (boneless)	55	52
9. Round (bone-in-full cut)	43	41
10. Round (boneless-top and bot-		
tom)	45	43
11. Round tip	45	43
12. Chuck blade (bone-ln)	30	28
13. Chuck arm (bone-in)	30	28
II. Roasts		
1. Rib standing (chine bone-in-10"		
cut)	33	31
2. Rib standing (chine bone-in-7"		
cut)	36	34
3. Round tip	45	43
4. Rump (bone-in)	28	27
5. Rump (boneless)	45	43
6. Chuck blade pot roast		28
7. Chuck arm pot roast		29
8. Chuck or shoulder (boneless)		37
9. English cut	30	28
III. Stews and other cuts		
9. Neck (boncless)	32	30
10. Heel of round (boneless)	32	31
V. Wholesale cuts		
1. Round beef (whole)		2.
2. Sirloin beef (whole)		3
3. Short loin beef (whole)	38	3
5. Rib beef (whole)	. 29	2
6. Regular chuck (whole)	24	2

						_	=
		La	mb		M	lutto	n
Lamb and mutton	Grade AA or eholoe	Grade A or good	Grade B or com- mercial	Grade C or utility	Grade S or prime, ehoice and good	Grade M or com- mercial	Grade R or utility and culls
XI. Steaks and chops							
Loin chops	68 54 54	64 51 51	60 48 48	50 41 41	36 24 24	35 22 22	34 19 19
l. Shoulder chops, blade or arm chops.	46	44	41	36	21	19	16
XII. Roasts . Leg (whole, half or							
short cut)	47	44	41	35	26	24	23
2. Sirloin roast (bone- in)	54	51	48	41	24	22	19
I. Yoke, rattle or tri- angle (bone-in)	31	30	30	25	14	13	12
A. Yoke, rattle or tri- angle (boneless) Chuck or shoulder (square cut) (bone-	47	46	45	37	21	19	16
ln)	40	40	39	36	19	16	14
(cross cut) (bone-ln). 7. Loin	33 68 54	32 64 51	31 60 48	28 50 41 38	15 36 24	13 35 22	12 34 19
XIII. Stews and other cuts							
1. Breast and flank 2. Neck (bonc-in) 3. Neck (boneless) 4. Shank (bone-in)	36	22 22 36 22	21 21 36 21	18 18 36 18	11	10 10 23 10	9 9 23 9
5. Patties (ground meat)	36	36	36	36	23	23	23

[For stores in Groups 3B and 4B as provided In Amendment 12 to Maximum Price Regulation No. 355, effective October 28, 1943. Cents per pound]

4	Lamb			Mutten			
Lamb and mutton	Grade AA or choice	Grade A or good	Grade B or com- mercial	Grade C or utility	Grade S or prime, ehoice and good	Grade M or com- mercial	Grade R or utility and culls
XV. Wholesale cuts 1. Leg 2. Loin 3. Hotel rack 4. Yoke	38 39 43 25	37 36 40 24	36 31 35 24	32 25 27 20	23 18 20 12	22 17 18 11	21 16 16 10

28. In section 22 (s)—Zone 9 North—in the table of prices, the prices in Columns "AA or choice" and "A or good" for the following items of "Beef" and the prices for the following items of "Lamb and Mutton" are amended to read as follows:

[For stores in Groups 1 and 2 as provided in Maximum Price Regulation No. 355, effective June 21, 1943. Cents per pound]

	Grades		
Beef	AA or choice	A or good	
1. Steaks			
1. Porterhouse 2. T-Bone- 3. Club. 4. Rib—10" cut. 5. Rib—7" cut. 6. Sirloin. 7. Pin bone. 8. Sirloin (boneless) 9. Round (bone-in—full cut). 10. Round tip. 11. Round tip. 12. Chuck bladc (bone-in). 13. Chuck arm (bone-in).	58 58 58 37 41 49 49 60 48 51 51 34	54 54 54 35 39 47 47 58 48 48 48	
II. Roasts			
 Rib standing (chine bonc-in-10" cut) Rib standing (chine bonc-in-" 	37	3.5	
cut)	34	35 45 30 45 33 42 33	
9. Neck (boneless)	36 36	3-	
V Wholesale cuts			
1. Round beef (whole) 2. Sirloin beef (whole) 3. Short loin beef (whole) 5. Rib beef (whole) 6. Regular chuck (whole)	34 40 30	2 3: 3: 2: 2.	

		La	mb		λ	Intto	n
Lamb and mutton	Grade AA or choice	Grade A or good	Grade B or com- mereial	Grade C or utility	Grade S or prime, choice and good	Grade M or com- mercial	Grade R or utility and culls
XI. Steaks and chops 1. Loin chops 2. Rib chops 3. Leg or sirloin chops	76 60 60	72 57 57	67 54 54	56 46 46	42 28 28	40 25 25	38 23 23
4. Shoulder chops, blade or arm chops.	52	40	47	40	25	22	20

[For stores in Groups 1 and 2 as provided in Maximum Price Regulation No. 355, effective June 21, 1943. Cents per pound]

		La	mb		N	Iutto	n
Lamb and mutton	Grade AA or choice	Grade A or good	Grade B or com- mercial	Grade C or utility	Grade S or prime,	Grade M or com- merleal	Grade R or utility and culls
XII. Roasts							
1. Leg (whole, half or short cut)	52	50	47	39	30	28	27
2. Sirloin roast (bone- in)	60	57	54	46	28	25	23
3. Yoke, rattle or tri- angle (bone-in)	35	34	33	29	18	16	14
4. Yoke, rattle or tri- angle (boneless) 5. Chuck or shoulder	53	51	50	43	25	22	20
(bone-in)	45	45	45	38	23	20	17
(cross cut) (bone- in) 7. Loin 8. Rib 9. Boneless lamb shoulder (roll)	37 76 60	36 72 57	35 67 54	30 56 46	19 42 28	17 40 25	15 38 23
XIII. Stews and other				10			
1. Breast and flank 2. Neck (bone-in) 3. Neck (boneless) 4. Shank (bone-in) 5. Patties (ground)	26 26 41 26	25 25 41 25	24 24 41 24	21 21 41 21	13 13 27 13	12 12 27 12	11 11 27 11
meat)	41	41	41	41	27	27	27
XV. Wholesale cuts 1. Leg 2. Loin 3. Hotel rack 4. Yoke	42 42 46 27	40 39 43 27	39 33 37 26	35 27 29 22	25 21 22 14	24 20 20 12	23 18 18 11

29. In section 22 (t)—Zone 9 North in the table of prices, the prices in Columns "AA or choice" and "A or good" for the following items of "Beef" and the prices for the following items of "Lamb and Mutton" are amended to read as follows:

[For stores in groups 3 and 4 as provided in Maximum Price Regulation No. 355, effective June 21, 1943. Cents per pound]

	Gra	des
Beef	AA or choice	A or good
I. Steaks		
1. Portcrhouse 2. T-bone 3. Club 4. Rib—10" cut 5. Rib—7" cut 6. Sirloin 7. Pin bone 8. Sirloin (boneless) 9. Round (boneless—top and bottom) 11. Round tip 12. Chuck blade (bone-in) 13. Chuck arm (bone-in)	56 56 34 37 46 46 48 48 31	52 52 52 32 35 44 44 55 43 45 45 30 30
II. Roasts		
 Rib standing (chine bone-in-10" eut) Rib standing (chine bone-in-7" 	34	32
Round tip. 4. Rump (bone-in) 5. Rump (boneless) 6. Chuck blade pot roast. 7. Chuck arm pot roast 8. Chuck or shoulder (boneless) 9. English cut	31	35 45 28 45 30 39 39
III. Stews and other cuts		
9. Neck (boneless)	34 84	32

[For stores in Groups 3 and 4 as provided in Maximum Price Regulation No. 355, effective June 21, 1943. Cents per pound]

					Gra	ades	
Beef					A or olce	A	or od
V. Wholesale 1. Round beef (whole) 2. Sirloin beef (whole) 3. Short loin beef (whole) 5. Rib beef (whole) 6. Regular chuck (whole					28 33 40 30 25		26 32 37 28 24
		La	mb		N	lutto	n
Lamb and mutton	Grade AA or choice	Grade A or good	Grade B or com- merelal	Grade C or utility	Grade 8 or prime,	Grade M or com- mercial	Grade R or utility and culls
XI. Steaks and chops	•						
1. Loin chops	72 57 57	68 54 54	64 51 51	53 44 44	39 26 26	37 24 24	36 21 21
blade or arm chops.	49	47	45	38	23	21	18
1. Leg (whole, half or short cut)	50	48	44	38	28	26	25
in)	57	54	51	44	26	24	21
angle (bone-in)	33	32	32	27	16	15	13
4. Yoke, rattle or tri- angle (boneless) 5. Chuck or shoulder (square cut) (bone-	50	49	48	40	24	21	18
in) 6. Chuck or shoulder (cross cut) (bone-	43	43	42	38	21	19	16
in)	35 72 57	34 68 54	34 64 51	30 53 44 41	17 39 26	15 37 24	14 36 21
XIII. Stews and other cuts							
1. Breast and flank 2. Neck (bone-in) 3. Neck (boneless) 4. Shank (bone-in) 5. Patties (ground	25 25 39 25 39	24 24 39 24 39	23 23 39 23	20 20 39 20	13 13 26 13	11 11 26 11 26	10 10 26 10
XV. Wholesale cuts	99	39	39	39	20	20	26
1. Leg	41 42 46 27	40 38 42 26	33	34 27 29 22	25 20 22 13	24 19 19 12	23 18 18 10

30. In section 22 (t) (1)—Zone 9 North—in the table of prices, the prices in Columns "AA or choice" and "A or good" for the following items of "Beef" and the prices for the following items of "Lamb and Mutton" are amended to read as follows:

[For stores in groups 3B and 4B as provided in amendment 12 to Maximum Price Regulation No. 355 effective October 28, 1943. Cents per pound]

	Grades		
Beef	AA or choice	A or good	
I. Steaks			
1. Porterhouse	54	50	
2. T-bone	54	50	
3. Club	54 33	50 31	
5. Rib-7" cut	36	34	
6. Sirloln	44	42	
7. Pin bone	44	42	
8. Sirloin (boneless)	56	53	
9. Round (bone-in-full cut)	44	41	
10. Round (boneless-top and bottom).	46	43	

					Gra	des	
Beef					or oice	A	
I. Steaks-Conti	nuec	ī					
 Round tip	1)				46 30 30		43 29 29
II. Roasts							
1. Rib standing (chine	e bo	ne-i	n-10"		33		31
cut)					36		34
3. Round tip. 4. Rump (bone-in) 5. Rump (boneless) 6. Chuck blade pot roast 7. Chuck arm pot roast 8. Chuck or shoulder (be 9. English cut	onele	ss)			46 29 46 30 30 40 30		43 27 43 29 29 37 29
III. Stews and oth 9. Neck (boneless)					33		31
10. Heel of round (bonel	ess).				33		31
V. Wholesale							
 Round beef (whole) Sirloin beef (whole) Short loin beef (whole) Rib beef (whole) Regular chuck (whole 				1	27 32 38		25 31 36
6. Regular chuck (whole)				29 24		27 23
6. Regular chuck (whole)				29 24	Intto	27 23
6. Regular chuck (whole			mb	<u>-</u>	29 24	Iutto	27 23
6. Regular chuck (whole	Grade AA or choice			<u>-</u>	29 24	Grade M or com-	27 23
Lamb and mutton		La	B or com-	<u>-</u>	29 24	Orade M or com-	27 23
XI. Steaks and chops 1. Loin chops 2. Rib chops 3. Leg or strioin chops		La	B or com-	<u>-</u>	29 24	Orade M or com-	27 23
Lamb and mutton XI. Steaks and chops 1. Loin chops 2. Rib chops	GE Grade AA or choice	La pool of A or good	Grade B or com-	Grade C or utility	Grade S or prime, choice and good	Mass Grade M or com- mercial	52.50 on Villity on A sand culls and culls
XI. Steaks and chops 1. Loin chops 2. Rib chops 3. Leg or sirloin chops 4. Shoulder chops,	C.C.S. Grade AA or choice	La pool 10 V open 0 65 52 52	65 65 Grade B or com-	Orade C or utility	29 24 A Grade 8 or prime, 252 25 250 250 250 250 250 250 250 250	SS 28 Orade M or com-	52.50 on Villity on A sand culls and culls
Lamb and mutton XI. Steaks and chops 1. Loin chops. 2. Rib chops. 3. Leg or sirloin chops 4. Shoulder chops, blade or arm chops. XII. Roasts 1. Leg (whole, half or short cut).	C.C.S. Grade AA or choice	La pool 10 V open 0 65 52 52	65 65 Grade B or com-	Orade C or utility	29 24 V. Grade S or prime, 252 25 25 25	SS 28 Orade M or com-	Orade R or utility on and culls
XI. Steaks and chops 1. Loin chops 2. Rib chops 3. Leg or sirloin chops 4. Shoulder chops, blade or arm chops. XII. Roasts 1. Leg (whole, half or short cut) 2. Sirloin roast (bone-in)	Orade AA or choice	La pool 10 V open 9 65 52 52 45	Grade B or com-	21 242 36 Orade C or utility	29 24 V. Grade S or prime, 252 25 25 25	S EES Crade M or com- mercial	Orade R or utility and culls
XI. Steaks and chops 1. Loin chops 2. Rib chops 3. Leg or sirloin chops 4. Shoulder chops, blade or arm chops XII. Roasts 1. Leg (whole, half or short cut) 2. Sirloin roast (bonein) 3. Yoke, rattle or triangle (bonein)	Orade AA or choice	La pool of open O V o	01 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	26 September 20 Orade C or utility	29 24 A Grade 8 or prime, 252 25 25 25 25 27	S SS S Com-	27 23 on Asillity of Asility of St. 200 200 200 200 200 200 200 200 200 20
XI. Steaks and chops 1. Loin chops 2. Rib chops 3. Leg or sirloin chops 4. Shoulder chops, blade or arm chops XII. Roasts 1. Leg (whole, half or short cut) 2. Sirloin roast (bonein) 3. Yoke, rattle or triangle (bonein) 4. Yoke, rattle or triangle (boneiss)	Grade AA or choice	La pood to V open O 65 52 52 45 46 52	mb Crade B or com Of 49 49 43 43 42 49	51 42 42 36 42 42 42	29 24 N. Grade S or prime, Choice and good 27 25 25 22 25	S S S S S S S S S S S S S S S S S S S	Oracle R or utility and culls and culls and culls and culls and culls and culls are and culls are and culls are and culls are
Lamb and mutton XI. Steaks and chops 1. Loin chops 2. Rib chops 3. Leg or sirloin chops 4. Shoulder chops, blade or arm chops XII. Roasts 1. Leg (whole, half or short cut) 2. Sirloin roast (bone- in) 3. Yoke, rattle or tri- angle (bone-in) 4. Yoke, rattle or tri-	02 69 55 55 47 48 55 32	La poos 10 V 9ps19 655 522 52 45 46 52 31	mb - Clade B or com-	51 42 42 36 42 26	29 24 N. 'emind of Orade Sor Drime' 37 225 22 27 25 15	Crade M or com- mercial	27 23 on Agillan Age of Agillan and cullist and cullis

2. Loin 3. Hotel rack 4. Yoke 31. In section 22 (u) - Zone 9 Southin the table of prices, the prices in Columns "AA or choice" and "A or good" for the following items of "Beef" and the prices for the following items of "Lamb and Mutton" are amended to read as follows:

37 37 37

24 37

24 24

10 24 10

XIII. Stews and other cuts

1. Breast and flank.....
2. Neck (bone-in).....
3. Neck (boneless).
4. Shank (bone-in)....
5. Patties (ground meat)....

XV. Wholesale cuts

[For stores in Groups 1 and 2 as provided in Maximum Price Regulation No. 355, effective June 21, 1943. Cents per pound]

	Gra	des
Beef	AA or choice	A or good
I. St chs		
1. Porterhouse 2. T-bone. 3. Club. 4. Rib—10" cut. 5. Rib—7" cut. 6. Sirloin 7. Pin bone. 8. Sirloin (boneless) 9. Round (bone-in—full cut). 10. Round (boneless—top and bottom) 11. Round tip. 12. Chuck blade (bone-in). 13. Chuck arin (bone-in)	51	54 54 35 39 47 58 45 48 48 32 32
II. R. asts		
 Rib standing (chine bonc-in-10" eut). Rib standing (chine bone-in-7" 	37	35
ent). 3. Round tip. 4. Rump (bone-in) 5. Rump (boneless). 6. (huck blade pet re st. 7. Chuck arm pot roast. 8. Chuck or shoulder (boneless). 9. English cut.	41 51 32 51 34 34 44 34	39 48 30 48 32 32 42 32
III. Stews and other cuts		
9. Neck (boneless)	36 36	34 34
V. Wholesale cuts		
Round beef (whole) Sirloin beef (whole) Short loin beef (whole) Rib beef (whole) Regular chuck (whole)	40 30	27 32 38 29 24

		La	mb		N.	lutto	011
Lamb and mutton	Grade AA or choice	Grade A or good	Grade B or com- mercial	Grade C or utility	Grade S or prime, choice and good	Grade M or com- mercial	Grade R or utility and culis
XI. Steaks and chops							
1. Loin chops	75 59 59	71 56 56	66 53 53	35 45 45	41 27 27	39 25 25	37 22 22
blade or arm chops	51	49	46	39	24	21	19
XII. Roasts							
1. Leg (whole, half or short cut) 2. Sirloin roast (bone-	52	49	46	28	29	27	26
in) 3. Yoke, rattle or tri-	59	56	53	45	27	25	22
angle (bone-in)	34	33	33	28	17	15	13
angle (boneless) . 5. Chuck or shoulder (squarecut) (bone-	52	51	50	42	25	22	19
in) 6. Chuck or shoulder (eross cut) (bone-	45	44	44	37	22	19	17
in)	36 75 59	35 71 56	35 66 53	30 55 45 42	18 41 27	16 39 25	14 37 22
XIII Stens and other crits							
1. Breast and flank	26 26 40 26	24 24 40 24	23 40 22	20 20 40 20	26 13	12 12 26 12	10 26 10
XV. Wholesate cu's	10	40	10	40	26	26	20
1. Leg	41 42 45 27	40 38 42 26	38 32 36 25	34 27 29 22	24 20 22 13	24 19 19 12	1 18

32. In section 22 (v)—Zone 9 South—in the table of prices, the prices in Columns "AA or choice" and "A or good" for the following items of "Beef" and the prices for the following items of "Lamb and Mutton" are amended to read as follows:

[For stores in Groups 3 and 4 as provided in Maximum Price Regulation No. 335, effective June 21, 1943, Cents per pound.]

	Gra	des
Beef	AA or choice	A or good
I. Steaks		
1. Porterhouse 2. T-bone 3. Club. 4. Rib—10" cut 5. Rib—7" cut. 6. Sirloin. 7. Pin bone 8. Sirloin (boncless) 9. Round (boncless—top and bottom) 10. Round tip. 12. Chuck blade (bone-in) 13. Cluck arm (bone-in)	56 56 56 34 37 46 46 58 46 48 31 31	52 52 32 35 44 44 55 43 45 30 30
1. Rib standing (chine bone-in- 16"		
cut)	34	32
enth. 3. Round tip 4. Rump (bone-in). 5. Rump (boneless). 6. Chuck blade pot roast. 7. Chuck arm pot roast. 8. Chuck or shoulder (boneless). 9. English cut.	37 48 30 48 31 31 42 31	35 45 28 45 30 30 39
III. Stews and other cuts		
9. Neck (boneless)	34 34	32 32
V. Wholesale cut:		
1. Round beef (whole) 2. Sirloin beef (whole) 3. Short loin beef (whole) 5. Rib beef (whole) 6. Regular chuck (whole)	33 40 30	26 32 37 28 24

		La	mb		N	lutto	n
Lamb and mutton	Grade AA or choice	Grade A or good	Grade II or com- mercial	Grade C or utility	Grade S or prime, choice and good	Grade M or com- mercial	Grade R or utility and culls
XI. Steaks and chops							
1. Loin chops	71 56 56	68 53 53	63 50 50	53 43 43	39 26 26	37 23 23	35 20 20
blade or arm chops_	48	46	11	37	22	20	18
XII. Roast					1		
1. Leg (whole, half or short cut)	49	47	44	37	27	26	25
in)	56	53	50	43	26	23	20
3. Yoke, rattle or tri- angle (bone-in) 4. Yoke, rattle or tri-	32	32	31	26	16	14	12
angle (boneless) 5. Chuck or shoulder (square cut) (bone-	49	48	47	40	23	20	17
in)	42	42	42	37	20	18	15
(cross ent) (bonc-in). 7. Loin	34 71 55	33 68 53	33 63 50	29 53 43	17 39 26	15 37 23	13 35 20
der roll				40			
XIII. Stews and other cuts							
1. Breast and flank 2. Neck (bone-in) 3. Neck (boneless) 4. Shank (bone-in)	24 24 38 24	23 23 38 23	22 22 38 22	19 19 38 19	12 12 25 12	11 11 25 11	10 10 25 10
5. Patties (ground	38	: 38	35	35	25	25	25

[For stores in Groups 3 and 4 as provided in Maximum Price Regulation No. 355, effective June 21, 1943. Cents per pound]

		La	mb		N	lutto	n
Lamb and mutton	Grade A.A or choice	Grade A or good	Grade B or com- mereial	Grade C or utility	Grade S or prime,	Grade M or com- mercial	Orade R or utility
XV. Wholesale cuts			1				
1. Leg. 1. Loin 3. Hotel rack 4. Yoke	41 41 45 26	39 38 42 26	38 32 36 25	34 26 28 21	24 20 21 13	23 19 19 11	22 17 17 10

33. In section 22 (v) (1)—Zone 9 South—in the table of prices, the prices in Columns "AA or choice" and "A or good" for the following items of "Beef" and the prices for the following items of "Lamb and Mutton" are amended to read as follows:

[For stores in Groups 3B and 4B as provided in Amend ment 12 to Maximum Price Regulation No. 355, effective October 28, 1943. Cents per pound]

	Gra	des
Beef	AA or choice	A or good
I. Steaks		
1. Porterhouse 2. T-bone 3. Club 4. Rib—10" cut 5. Rib—7" cut 6. Sirloin. 7. Pin bone 8. Sirloin (boneless) 9. Round (bone-in—finil cut) 10. Round (bone-in—finil cut) 11. Round tip 12. Chuck blade (bone-in) 13. Chuck arm (bone-in)	54 54 54 33 36 44 44 46 30 30	50 50 55 31 34 42 42 53 41 44 44 42 22 22
II. Roasts		
1. Rib standing (chine bone-in-10" cut) 2. Rib standing (chine bone-in-7" cut) 3. Round tip. 4. Runnp (bone-in) 5. Rump (bone-less) 6. Chinek blade pot roast 7. Chinek arm pot roast 8. Chuck arm pot roast 9. English cut	33 46 29 46 30 40 30	3 4 2 4 2 2 3
9. Neck (beneless) 10. Heel of round (boneless)	33 33	3 3
V. Wholesale c 1s		
1. Round beef (whole) 2. Sirloin beef (whole) 3. Short loin beef (whole) 5. Rib beef (whole) 6. Regular chuck (whole)	27 32 38 29 21	3 3 2 2 2

		La	mb	Mutton			
Lamb and mutton	Grade AA or choice	Grade A or good	Grade B or com-	Grade C or utility	Grade S or prime,	Grade M or com-	Grade R or utility
XI. Steaks and chops							
1. Loin chops	68 54 54	65 51 51	60 48 48	51 41 41	37 25 25	26 22 22	34 19 19
 Shoulder chops, blade or arm chops. 	46	11	42	36	21	3/9	17

[For stores in Groups 3B and 4B as provided in Amendment 12 to Maximum Price Regulation No. 355, effective October 28, 1943. Cents per pound]

		La	mb		M.	lutto	n
Lamb and mutton	Grade AA or choice	Grade A or good	Grade B or com- mercial	Grade C or utility	Grade S or prime,	Grade M or com-	Grade R or utility and culls
XII. Roasts							
1. Leg (whoie, half or short cut)	47	45	42	36	26	25	24
2. Sirloin roast (bone- in)	54	51	48	41	25	22	19
3. Yoke, rattle or tri- angle (bone-in)	31	31	30	25	15	13	12
4. Yoke, rattle or tri- angle (boneless) 5. Chuck or shoulder	47	46	45	38	22	19	16
(square cut) (bone- in) 6. Chuck or shoulder	40	40	40	36	19	17	14
6. Chuck or shoulder (cross cut) (bone in). 7. Loin 8. Rib. 9. Boneless lamb shoulder roll.	33 68 54	32 65 81	32 60 48	28 51 41 38	16 37 25	14 36 22	12 34 19
XIII. Stews and other cuts			-				
1. Breast and flank	23 23 36 23	22 22 36 22	21 21 36 21	18 18 36 18	12 12 24 12	11 11 24 11	10 10 24 10
meat)	36	36	36	36	24	24	24
XV. Wholesale cuts							
1. Leg. 2. Loin 3. Hotel rack 4. Yoke	43	37 36 40 25	31	33 25 27 20	23 19 20 12	18 18	21 16 16 10

34. In section 22 (w)—Zone 10—in the table of prices, the prices in Columns "AA or choice" and "A or good" for the following items of "Beef" and the prices for the following items of "Lamb and Mutton" are amended to read as follows:

[For stores in Groups 1 and 2 as provided in Maximum Price Regulation No. 355, effective June 21, 1943. Cents per pound]

	Gra	des
Beef	AA or choice	A or good
I. Steaks		
1. Porterhouse 2. T-bone 3. Club 4. Rib—10" cut 5. Rib—7" cut 6. Sirloin 7. Pin bonc 8. Sirloin (boneless) 9. Round (boneless)—10. Round (boneless—10. Round (boneless—10. Round (boneless—10. Round tlp 12. Chuck blade (bone-in) 13. Chuck arm (bone-in)	49 49 61 49 51 51	55 55 55 36 89 47 47 58 46 48 48 32
II. Roasts		
1. Rib standing (chine bone-in—10" cut) 2. Rib standing (chine bone-in—7" cut)	87	3 6
8. Round tip 4. Rump (bone-in) 5. Rump (boneless) 6. Chuck blade pot roast 7. Chuck arm pot roast 8. Chuck or shoulder (boneless) 9. English cut	32 51 34 34 45	48 30 48 32 32 42 42 32
III. Stews and other cuts		
9. Neck (boneless) 10. Heel of round (boneless)	\$6	34

[For stores in Groups 1 and 2 as provided in Maximum Price Regulation No. 355, effective June 21, 1943. Cents per pound]

20.0					Gra	des	
Becf				A	A or oice	A	or od
V. Wholesale	cuts						
1. Round beef (whole) 2. Sirloin beef (whole) 3. Short loin beef (whole) 5. Rib beef (whole) 6. Regular chuck (whole)							28 33 38 29 24
		La	mb		N	lutto	n
Lamb and mutton	Grade AA or choice	Grade A or good	Grade B or com- mercial	Grade C or utility	Grade S or prime,	Grade M or com- mercial	Grade R or utility and culls
XI. Steaks and chops	,						
1. Loin chops	75 59 59	71 56 56	67 54 54	56 46 46	41 28 28	39 25 25	38 22 22
4. Shoulder chops, blade or arm chops	51	49	46	40	24	22	19
XII. Roasts 1. Leg (whoie, half or	52	49	46	39	29	28	26
short cut) 2. Sirloin roast (bone-	59	56	54	46	28	25	22
8. Yoke, rattle or tri- angle (bone-in)	34	34	33	28	17	15	14
4. Yoke, rattle or tri- angle (boncless) 5. Chuck or shoulder	52	51	50	42	25	22	19
(square eut) (bone- in) 6. Chuck or shoulder	45	45	44	38	22	20	17
(cross cut) (bone- in)	36 75 59	36 71 56	35 67 54	30 56 46	19 41 28	17 39 25	15 38 22
der roll XIII. Stews and other				42			
cuts 1. Breast and flank 2. Neck (bone-in) 3. Neck (boneless) 4. Shank (bone-in) 5. Pattles (ground	26 41 26	25 25 41 25	24 24 41 24	20 20 41 20	13 13 27 13	12 12 27 12	11 11 27 11
Meat)	41	41	41	41	27	27	21
1. Leg	41 42 46 27	40 38 43 26	33	34 27 29 22	25 20 22 13	24 19 20 12	18

35. In section 22 (x)—Zone 10—in the table of prices," the prices in Columns "AA or choice" and "A or good" for the following items of "Beef" and the prices for the following items of "Lamb and Mutton" are amended to read as follows:

[For stores in Groups 3 and 4 as provided in Maximum Price Regulation No. 355, effective June 21, 1943. Cents per pound]

	3. Ciub. 4. Rib—10" cut. 5. Rib—7" cut. 6. Sirioin. 7. Pin bone. 8. Sirioin (boneless). 9. Round (boneless—top and bot- 10. Round (boneless—top and bot-	Grades		
-		AA or choice	A or good	
	I. Steaks			
	2. T-bone	56 56 56 84 38 47 47 47	52 52 52 33 86 45 45	
ľ	tom)	48	46	

6					Gra	des	
Beef					A or oice	A o	
I. Steaks-Con	tinue	đ					
11 Round tip 12. Chuck blade (bonc-i 13. Chuck arm (bone-in	n)				48 32 32		46 30 30
II. Roast	3						
1. Rib standing (chine	bone	e-in-	-10"		34		33
cut). 8. Rib standing (chine bone-in-7" cut). 8. Round tip. 4. Rump (bone-in). 5. Rump (boneless). 6. Chuck blade pot roast. 7. Chuck arm pot roast. 8. Chuck or shoulder (boneless). 9. English cut					38 48 30 48 32 32 42 32		36 46 29 46 30 40 30
9. Neck (boneless) 10. Heel of round (bone					34 34		32
V. Wholesale 1. Round beef (whole). 2. Sirloin beef (whole). 3. Short loin beef (whole). 5. Rib beef (whole). 6. Regular chuck (who	le)				28 34 40 30 25		27 37 37 20 21
	I	La	mb	-	N	lutto	n
Lamb and mutton	de A A or choice	e A or good	le B or com- mercial	e C or utility	de S or prime,	e M or Com- mercial	he R or utility

		La	mb		N	Tutto	n
Lamb and mutton	Grade A.A. or choice	Grade A or good	Grade B or com- mercial	Grade C or utility	Grade S or prime,	Grade M or Com- mercial	Grade R or utility and culls
XI. Steaks and chops							
Loin chops Rib chops Leg or sirloin chops Shoulder chops, blade or arm chops.	72 56 56	68 54 54 46	63 51 51	53 43 43	39 26 26 26	37 23 23 20	35 21 21 21
XII. Roasts	20	90	72	30	20	20	18
1. Leg (whole, half or short cut)	50	47	44	37	27	26	25
2. Sirloin roast (bone- in)	56	54	51	43	26	23	21
8. Yoke, rattle or tri- angle (bone-in)	33	32	31	27	16	14	13
 Yoke, rattle or tri- angle (boneless) Chuck or shoulder 	50	48	47	40	23	20	18
(square cut) (bone-in) 6. Chuck or shoulder	43	42	42	38	21	18	16
(cross cut) (bone- in) 7. Loin 8. Rib 9. Boneless lamb shoulder roil	34 72 56	34 68 54	33 63 51	30 53 43	17 39 26	15 37 23	13 35 21
XIII. Stews and other				-			
1. Breast and flank 2. Neck (bone-in) 2. Neck (boneless) 4. Shank (bone-in) 5. Patties (ground	25 38	24 24 38 24	22 22 38 22	19 19 38 19	12 12 25 12	11 25	10 10 25 10
Meat)	38	38	38	38	25	25	25
1. Leg 2. Loin 3. Hotei rack 4. Yoke	42	40 38 42 20	32	34 27 29 22	20	19	17

36. In section 22 (x) (1)—Zone 10—in the table of prices, the prices in Columns "AA or choice" and "A or good" for the following items of "Beef" and the prices for the following items of "Lamb and Mutton" are amended to read as follows: [For stores in Groups 3B and 4B as provided in Amendment 12 to Maximum Price Regulation No. 355, effective October 28, 1943. Cents per pound]

	Gra	des
Beef	AA or choice	A or good
1. Steaks		
1. Porterhouse 2. Tebone 3. Club 4. Rib—10" cuit 5. Rib—7" cui 6. Sirloin 7. Pinbone 8. Sirloin (boneless) 9. Round (bone-in-full cut 10. Round (ip 11. Round tip 12. Cluck blade (bone-in) 15. Chuck srm (bone-in)	36 45 45	50 50 32 35 43 43 53 41 44 44 29
II. Roasts		
1. Rib standing (chine bone-in-10" cut) 2. Rib standing (chine bone-in-" cut) 3. Round tip. 4. Rump (bone-in) 5. Rump (bone-is)	29	32 35 44 28 44
6. Chuck blade pot roast 7. Chuck arm pot roast 8. Chuck or shoulder (boneless) 9. English cut	31	29 29 38 29
III. Stews and other cuts		
9. Neck (boneless) 10. Heel of round (boneless)	33 33	31 32
1'. Wholesale cuts		
1. Round beef (whole) 2. Sirloin beef (whole) 3. Short loin beef (whole) 5. Rib beef (whole) 6. Regular chuck (whole)	33 38 29	26 31 36 28 23
		A

		La	dın		N	lutte	213
Lamb and mutten	Grade A A or choice	Grade A or good	Grade B or com- mercial	Grade C or utility	Grade S or prime, choice and good	Grade M or com-	Grade R or utility and cuits
NI. Steaks and Chops							
1. Loin chops	69 54 54	65 52 52	60 49 49	51 41 41	37 25 25 25	36 22 22	34 20 20
blade or arm chops	47	44	42	36	22	19	17
XII. Roasts							
1. Leg (whole, half or short cut) 2. Sirloin roast (bone-	48	45	42	36	26	25	24
in)	54	52	49	41	25	22	20
3. Yoke, rattle or tri- angle (bone-in)	32	31	30	26	15	13	12
 Yoke, rattle or tri- angle (boneless) Chuck or shoulder (square cut) (bone- 	48	46	45	38	23	19	17
6. Chuck or shoulder (cross cut) (boue-	41	40	40	36	20	17	15
7. Loin 8. Rib 9. Boneless 1 a m b	33 69 54	33 65 52	32 60 49	29 51 41	16 37 25	14 36 22	12 34 20
Shoulder roll XIII. Stews and other cuts				38			
1. Breast and flauk. 2 Neck (bone-in). 3. Neck (bone-in). 4. Shank (bone-in). 5. Patties (groundinest).	24 24 36 24 36	23 23 36 23 36	21 21 36 21 36	18 18 36 18	12 12 24 12	11 11 24 11	10 10 24 10
X1', 11 holesale cuts							
1. Leg 2. Loin 3. Hotel rack 4. Yoke	39 40 43 26	38 36 40 25	31 35	33 26 28 21	19	18	16 16

37. In section 30 (a), in the table of [For all stores permitted to make such sales. prices, the prices in Columns "A or choice" and "A or good" for the following items of "Beef" and the prices for the following items of "Lamb and Mutton" are amended to read as follows:

(a) Retail ceiling prices on specially authorized sales to eating places or other retailers-Zone 1.

[For all stores permitted to make such sales. Cents per ${\tt pound}]$

	Gra	des
Beef	AA or choice	A or good
I. Steaks		
1. Porterhouse	49	45 45
2. T-Bone	49	45
4. Rib—10" cut	32	30
4. Rib—10" cut 5. Rib—7" cut	34	32
6. Sirloin	41	39
7. Pin bone	41	39
8. Sirloin (boneless)	50	48
9. Round (bone-in-full cut)	40	38
tom)	42	39
11. Round tip	42	39
12. Chuck blade (bone-in)	29	28
13. Chuck arm (bone-in)	29	28
II. Roasts		
1. Rib standing (chine bone-in-10"		
cut)	32	30
2. Rib standing (chine bone-in-7"		0.0
cut)	34 42	32
3. Round tip		25
5. Rump (boneless)		39
6. Chuck blade pot roast.		28
7. Chuck arm pot roast	29	28
8. Chuck or shoulder (boncless)	38	36
9. English cut	29	28
III. Stews and other cuts		
S. Neck (boneless)	31	30
9. Hecl of round (boneless)	30	29
V. Wholesale cuts		
1, Round beef (whole)	26	25
2. Sirloin beef (whole)	. 31	30
3. Short loin beef (whole)	. 37	35
5. Rib beef (whole)	28 24	27
6. Regular chuck (whole)	- 44	22

		La	mb		3	Iutto	n
Lamb and mutton	Grade AA or choice	Grade A or good	Grade B or com- mercial	Grade C or utility	Grade 8 or prime, choice and good	Grade M or com- mercial	Grade R or utility and culls
X. Steaks and chops							
1. Loin chops	60 48 48	57 45 45	53 43 43	45 37 37	33 22 22	31 20 20	30 18 18
blade or arm chops.	41	39	37	32	20	18	16
AI. Rodsis							
1. Leg (whole, half or short cut)————————————————————————————————————	42	40	37	32	23	22	21
in)	48	45	43	37	22	20	18
3. Yoke, rattle or tri- angle (bone-in)	28	27	27	23	14	13	11
4. Yoke, rattle or tri- angle (boneless) 5. Chuck or shoulder	42	41	40	34	20	18	15
(square cut) (bone- in) 6. Chuck or shoulder	36	36	36	30	18	16	14
(cross cut) (bone- in)	29 60 43	29 57 45	28 53 43	24 45 37	15 33 22	13 31 20	12 30 18
9. Boneless lamb- shoulder roll				35	1		

		La	mb		M	lutto	n
Lamb and mutton	Grade A.A or choice	Grade A or good	Grade B or com- mercial	Grade C or utility	Grade S or prime, choice and good	Grade M or com- mercial	Grade R or utility
XII. Stews and other							
1. Breast and flank	21	20	19	16	11	10	9
2. Neck (bone-in)	21	20	19	16	11	10	9
3. Neck (boneless)	31	31	31	31	20	20	20
4. Shank (bone-in) 5. Patties (ground	21	20	19	16	11	10	9
meat)	31	31	31	31	20	20	20
XIII. Wholesate cuts					1		
1. Teg	38	36	35	31	22	22	21
2. Loin 3. Hotel rack	38	35	3	25		17	16
3. Hotel rack	42	39	33	26		18	16
4. Yoke	25	24	23	20	12	11	16

38. In section 30 (b), in the table of prices, the prices in Columns "AA or choice" and "A or good" for the following items of "Beef" and the prices for the following items of "Lamb and Mutton" are amended to read as follows:

(b) Retail ceiling prices on specially authorized sales to eating places or other retailers-Zone 2.

[For all stores permitted to make such sales. Cents per pound]

	Gra	des
Beef	A A or choice	A or good
I. Steaks		
1. Porterhouse. 2. T-bone. 3. Club. 4. Rib—10" cut. 5. Rib—7" cut. 6. Sirloin. 7. Pinbone. 8. Sirloin (boneless). 9. Round (bone-in—full cut). 10. Round (boneless—top and bottom). 11. Round tip 12. Chuck blade (bone-in). 13. Chuck arm (bone-in).	47 47 47 30 33 39 48 39 40 40 28 28	44 44 29 31 38 38 46 38 38
II. Roasts		
1. Rib standing (chine bone-in-10" cut) 2. Rib standing (chine bone-in-7" cut) 3. Round tip 4. Rump (bone-in) 5. Rump (boneless) 6. Chuck blade pot roast 7. Chuck arm pot roast 8. Chuck or shoulder (boneless) 9. English cut	30 33 40 25 40 26 28 37 28	29 31 36 24 38 27 27 27
III. Stews and other cuts		
8. Neck (boneless)	30 20	27
V. Wholesale cuts		
1. Round beef (whole) 2. Sirloin beef (whole) 3. Short loin beef (whole) 5. Rib beef (whole) 6. Regular chuck (whole)	30 36 27	24 29 34 26 22

[For all stores permitted to make such sales. Cents per pound]

		La	mb		N	Intto	n
Lamb and mutton	Grade AA or choice	Grade A or good	Grade B or com- mercial	Grade C or utility	Grade S or prime,	Grade M or com- mercial	Grade R or utility and culls
X. Steaks and chops							
Loin chops	58 45 45	55 43 43	51 41 41.	42 34 34	30 20 20	29 18 18	27 16 16
blade or arm chops.	39	37	35	30	17	15	13
XI. Roasts							
1. Leg (whole, half or short cut)	39	37	34	29	21	20	19
ln)	45	43	41	34	20	18	16
angle (bone-ln) 4. Yoke, rattle or tri-	25	25	24	20	12	10	9
angle (boneless)		39	38	32	18	15	13
ln) 6. Chuck or shoulder	34	33	33	28	16	14	11
(cross cut) (bon e-in) 7. Loin 8. Rib 9. Bon eless lamb shoulder roll	27 58 45	26 55 43	26 51 41	22 42 34 33	12 30 20	11 29 18	9 27 16
XII. Stews and other							
1. Breast and flank 2. Neck (bone-in) 3. Neck (boneless) 4. Shank (bone-in) 5. Patties (ground meat)	19 19 29 19	18 18 29 18 29	17 17 29 17 29	14 14 29 14 29	8 8 18 8 18	7 7 18 7 18	6 6 18 6
XIII. Wholesale cuts							
1. leg		35 33 37 22	33 28 32 22	30 23 25 18	21 17 18 10	20 16 16 9	19 14 14 8

39. In section 30 (c), in the table of prices, the prices in Columns "AA or choice" and "A or good" for the following items of "Beef" and the prices for the following items of "Lamb and Mutton" are amended to read as follows:

(c) Retail ceiling prices on specially authorized sales to eating places or other retailers—Zone 3.

[For all stores permitted to make such sales. Cents per pound]

	Gra	kles
Beef	AA or choice	A or good
I. Steaks		
1. Porterhouse. 2. T-boue. 3. Club. 4. Rib—10" cut. 5. Rib—7" cut. 6. Sirloin. 7. Pin bone. 8. Sirloin (boneless). 9. Round (boneless—top and bott. 11. Round (boneless—top and bott.) 12. Chuck blade (bone-in). 13. Chuck arm (bone-in).	46 46 46 29 32 38 38 38 47 47 38 (0m) 39 27	43 43 43 28 30 36 36 45 35 36 25 25
II. Roasts 1. Rib standing (chinc bone-in-	-10"	
2. Rib standing (chine bone-in-	29	28
cut) 3. Round tip. 4. Rump (bone-in) 5. Rump (boneless) 6. Chuck blade pot roast. 7. Chnek arm pot roast. 8. Chuck or shoulder (boneless) 9. English cut.	32 39 24 39 27 27 27	30 36 28 36 25 25 23 33 25

[For all stores permitted to make such sales. Cents per pound]

Beef					Grades				
					A or olce		or		
III. Stews and other cuts 3. Neck (boneless) 4. Heel of round (boneless) V. Wholesale cuts					29 27		27 26		
1. Round beef (whole) 2. Sirloin beef (whole) 3. Short loin beef (whole) 5. Rib beef (whole) 5. Regular chuck (whole))			. 1	25 30 35 26 22		23 28 34 25 21		
		Lai	mb		M	lutto	n		
Lamb and mutton	Grade AA or choice	Grade A or good	Grade B or com- mercial	Grade C or utility	Grade S or prime, choice and good	Grade M or com- mercial	Grade R or utility and cuils		
X. Steaks and chops									
1. Loin chops	58 45 45	55 43 43	51 41 41	42 34 34	30 20 20	29 18 15	27 16 16		
4. Shoulder chops, blade or arm chops.	39	37	35	30	17	15	13		
XI. Roasts 1. Leg (whole, half or short cut) 2. Sirloin roast bone-in)	39	37	34	29	21	20	19		
3. I oke, rattle or tri-	45	43	41	34	20	18	10		
angle (bone-in) 4. Yoke, rattle or tri- augle (boneless) 5. Chuck or shoulder	25 40	25 39	38	32	12 18	10	1		
(square cut) (bone- in)	34	33	33	28	16	14	1		
6. Chuck or shoulder (cross cut) (bone-in) 7. Loin 8. Rib 9. Boneless lamb shoulder roll	27 58 45	26 55 43	26 51 41	22 42 34 33	12 30 20	11 29 18	2		
XII. Stews and other									
1. Breast and flank	19 29 19	18 18 29 18	17 17 29 17	14 14 29 14	8 8 18 8	7 7 18 7	1		
meat)	29	29	29	29	18	18	1		
1. Leg 2. Loin 3. Hotel rack 4. Yoke	36 36 40 23	35 33 37 22	28 32	30 23 25 18	17				

40. In section 30 (d), in the table of prices, the prices in Columns "AA or choice" and "A or good" for the following items of "Beef" and the prices for the following items of "Lamb and Mutton" are amended to read as follows:

(d) Retail ceiling prices on specially authorized sales to eating places or other retailers—Zone 4.

For all stores permitted to make such sales. Cents per 'pound]

	Gra	des
Beef	AA or choice	A or good
I. Steaks 1. Porterhouse 2. T-bone 3. Club. 4. Rib—10" cut 4. Aib—4.	46 46 46 29	43 43 43 28

		Grades						
Beef	Beef						or od	
1. Steaks-Cont	inue	d					_	
5. Rlb—7" cut		32 38 38 47 38		30 36 36 45 35				
12. Chuck blade (bone-in) 13. Chuck arm (bone-in)	n)			1	27 27		25 25	
II. Roasts								
1. Rib standing (chine eut)	bone	e-in-	-10′′		29		28	
eut) 2. Rib standing (chine cut) 3. Round tip. 4. Rump (bone-in) 5. Rump (boneless) 6. Chuck blade pot rose 7. Chuck arm pot rose 8. Chuck or shoulder (b.		32 39 24 39 27 27 35 27		30 36 23 36 25 25 33 2 5				
III. Stews and of 8. Neck (boneless) 9. Heel of round (bonele					29 27		27	
V. Wholesale								
1. Round beef (whole) 2. Sirloin beef (whole) 3. Short loin beef (whole) 5. Rib beef (whole) 6. Regular chuck (whole)	e)				25 30 35 26 22		23 28 34 25 21	
		La	mb		N:	futton		
Lamb and mutton	Grade AA or choice	Grade A or good	Grade B or com- mercial	Grade C or utility	Grade S or prime,	Grade M or com- mercial	Grade R or utility	
X. Steaks and chops 1. Loin chops 2. Rib chops 3. Leg or sirloin chops	58 45 45	55 43 43	51 41 41	42 34 34		29 18 18	2 10	

		La	mb		Mutton			
Lamb and mutton	Grade AA or choice	Grade A or good	Grade B or com- mercial	Grade C or utility	Grade S or prime,	Grade M or com- mercial	Grade R or utility and culls	
X. Steaks and chops								
1. Loin chops	58 45 45	55 43 43	51 41 41	42 34 34	30 20 20	29 18 18	27 16 16	
blade or arm chops.	39	37	35	30	17	15	13	
XI. Roasts			1					
1. Leg (whole, half or short cut)	39	37	34	29	21	20	19	
in)	45	43	41	34	20	18	16	
angle (bone-in)	25	25	24	20	12	10	9	
4. Yoke, rattle or tri- angle (boneless) 5. Chuck or shoulder (square cut) (bone-	40	39	38	32	15	15	13	
in)	34	33	33	25	16	14	11	
(crosseut) (bone-in)	27	26	26	22	12	11	9	
7. Loin 8. Rib 9. Boneless lamb shoul-	58 45	55 43	51	34	30	29 15	10	
der roll			-	33				
XII. Stews and other cuts								
1. Breast and flank 2. Neck (bone-in) 3. Neck (boneless) 4. Shank (bone-in)		18 18 29 18	17 19	14 14 20 14	8810		1	
5. Patties (ground- meat)	29	29	29	29	15	13	1	
XIII. Wholesale cuts			1					
1. Leg. 2. Loin 3. Hotel rack 4. Yoke	36 36 40 23	35 33 37 22	32	20 23 25 18	1 17	10 10	1 1	

41. In section 30 (e), in the table of prices, the prices in Columns "AA or choice" and "A or good" for the follow-

ing items of "Beef" and the prices for the following items of "Lamb and Mutton" are amended to read as follows:

(e) Retail ceiling prices on specially authorized sales to eating places or other retailers—Zone 5.

[For all stores permitted to make such sales. Cents per pound]

	Gra	des
Reef	AA or choice	A or good
I. Steaks		
1. Porterhouse 2. T-Boue 3. Club 4. Rib—10" cut 5. Rib—7" cut 6. Sirloin 7. Pin-bone 8. Sirloin (boneless) 9. Round (boneless—top and bottom) 11. Round (tip) 12. Cluck blade (bone-ia) 13. Cluck arm (bone-in)	46 46 46 30 32 38 38 47 38 39 27 27	43 43 43 28 30 37 45 36 37 26 26
II. Roaxts		
 Rib standing (chine bone-in-10" cut) Rib standing (chine bone-in-7" 	30	28
eut) 3, Round tip 4, Rump (bone-in) 5, Rump (bone-ies3) 6, Cluick blade pot roast 7, Cluick arm pot roast 8, Cluick or shoul-fer (boneles3) 9, English eut	39 27 27	30 37 23 37 26 26 34 26
III. Stews and other cu's		
8. Neck (boneless)	29 28	27 26
IV. Ground Beef		
Wholesale cuts: 1. Round (whole) 2. Sirloin (whole) 3. Silort loin (whole) 5. Rib (whole) 6. Regular chuck (whole)	30 36 26	24 29 34 25 21

		La	mb		N	lutto	n
Lamb and mutton	Grade A.A or choice	Grade A or good	Grade B or com- mereiai	Grade C or utility	Grade S or prime, choice and good	Grade M or com- mercial	Grade R or utility and eutis
X. Steaks and chops							
1. Loin chops	58	55	52	43	31	30	28
2. Rib chops	46	44	41	35	21	19	16
2. Rib chops	46	44	41	35	21	19	16
4. Shoulder chops,	40	000	00	00			
blade or arm chops.	40	38	36	30	18	16	14
XI. Roasts							
1. Leg (whole, half or							
short cut)	40	38	35	29	22	20	20
2. Sirloin roasts (bone	46	44	41	35	21	19	16
3. Yoke, rattle or tri-	40	22	-51	30	21	19	10
angle (bone-in)	26	26	25	21	12	11	10
4. Yoke, rattle or tri-							
angle (boneless)	40	39	38	32	18	16	14
5. Chnek or shoulder (square cut—(bone-							
in)	35	31	34	29	16	14	12
6. Clinck or shoulder	0.0	1	1		1		
(eross ent -boue-in).	28	27	27	22	13	12	10
7. Loin	58	55	52	43	31	30	28
8. Rib 9. Boneless lamb	46	44	41	35	21	19	16
shoulder roll				34			
XII. Stews and other							
1. Breast and flank	19	18	18	15	9	8	7
2. Neck (bone-in)	19	18	18	15	9	8	7
3. Neck (boneless)		30		30	19		19
4. Shank (bone-in)	19	18	18	15	9	8	1 3
5. Patties (ground meat)	30	30	30	30	19	19	19

[For all stores permitted to make such sales. Cents per pound]

	Lamb				Mutton		
Lamb and mutton	Grade AA or choice	Grade A or good	Grade B or com- mercial	Grade C or utility	Grade S or prime, choice and good	Grade M or com- mercial	Grade R or utility and culls
XIII. Wholesale cuts							
1. Leg	37 37	35 34	34 29	30 23	21 17	20 16	20 15
3. Hotel rack	40 23	38 23	32 22	25 19	19	17 10	15

42. In section 30 (f), in the table of prices, the prices in Columns "AA or choice" and "A or good" for the following items of "Beef" and the prices for the following items of "Lamb and Mutton" are amended to read as follows:

(f) Retail ceiling prices on specially authorized sales to eating places or other retailers—Zone 6.

[For all stores permitted to make such sales. Cents per $\operatorname{pound}]$

	Gra	des
Beef	AA or choice	A or good
I. Steaks		
1. Porterhouse 2. T-Bone 3. Club. 4. Rib—10" cut 5. Rib—7" cut 6. Sirloin 7. Pinbone 8. Sirloin (boneless) 9. Round (boneless - top and bottom) 11. Round tip 12. Chuck blade (bone-in) 13. Chuck arm (bone-in)	38 40 40	44 44 44 29 30 37 37 46 36 37 37 26 26
II. Roasts		
Rib standing (chine bone-in-10" eut) Rib standing (chine bone-in-7"	30	29
cut). 3. Round tip	28	30 37 23 37 26 26 26 34 26
III. Stews and other cuts		
8. Neck (boneless) 9. Heel of round (boneless)	30 28	28 27
V. Wholesale cuts		
1. Round beef (whole) 2. Sirloin beef (whole) 3. Short loin beef (whole) 5. Rib beef (whole) 6. Regular chuck (whole)	36	24 29 34 25 21

				_		_	
		La	mb	Mutton			
Lamb and mutton	Grade AA or choice	Grade A or good	Grade B or com- mercial	Grade C or utility	Grade S or prine, choice and good	Grade M or com- merica	Grade R or utility and culls
X. Steaks and chops							
1. Loin chops	59 46	56 44 44	52 42	43 35	32 21 21	30 19	29 17 17
3. Leg or sirloin chops.	46	44	42	35	21	19	17
4. Shoulder chops, blade or arm chops.	40	38	36	31	18	16	15

[For all stores permitted to make such sales, Cents per pound]

		La	mb		Mutton			
Lamb and inutton	Grade AA or choice	Grade A or good	Grade B or com-	Grade C or utility	Grade S or prime, choice and good	Grade M or com-	Grade R or utility and culls	
XI. Roasts								
1. Leg (whole, half or short cut)	40	38	36	30	22	21	20	
2. Sirloin roast (bone- in)	46	44	42	35	21	19	17	
3. Yoke, rattle or tri- angle (bone-in)	27	26	25	22	13	11	10	
4. Yoke, rattle or tri- angle (boneless) 5. Chnck or shoulder	41	40	39	33	19	16	14	
(square cut) (bone- in)	35	35	34	29	17	15	13	
6. Chuck or shoulder (cross cut) (bone-in). 7. Loin	28 59 46	28 56 44	27 52 42	23 43 35 34	14 32 21	12 30 19	10 29 17	
XII. Stews and other								
1. Breast and flank 2. Neck (bone-in) 3. Neck (boneless) 4. Shank (bone-in) 5. Patties (ground meat)	20 20 30 20 30	19 19 30 19	18 18 30 18	15 15 30 15	9 9 19 9	8 8 19 8	8 19 8	
XIII. Wholesale cuts								
1. Leg 2. Loin 3. Hotel rack 4. Yoke	37	35 34 38 23	34 29 33 23	30 24 26 19	22 18 19 11	21 17 17 10	20 15 15 9	

43. In Section 30 (g), in the table of prices, the prices in Columns "AA or choice" and "A or good" for the following items of "Beef" and the prices for the following items of "Lamb and Mutton" are amended to read as follows:

(g) Retail ceiling prices on specially authorized sales to eating places or other retailers—Zone 7.

[For all stores permitted to make such sales. Cents per pound]

	Grades		
Beef	AA or choice	A or good	
I. Steaks			
1. Porterhouse 2. T-Bone 3. Club 4. Rib—10" eut 5. Rib—7" cut 6. Sirloin 7. Pin bone 8. Sirloin (boneless) 9. Round (boneln—full cut) 10. Round (boneless—top and bottom) 11. Round tip 12. C'huck blade (bone-in) 13. C'huck arm (bone-in)	39 40	44 44 44 29 31 36 38 46 37 38 38 27 27	
II. Poasts			
1. Rib standing (chine bone-in-10" cut) 2. Rib standing (chine bone-in-7" cut) 3. Round tlp. 4. Rump (bone-in) 5. Rump (boneless) 6. Chuck blade pot roast 7. Chuck arm pot roast 8. Chnek or shoulder (boneless) 9. English cut.	40 28 28	29 31 38 24 38 27 27 27 35 27	
III. Stews and other cuts			
8. Neck (boneless)	30 29	28 27	

·	Grades			
Beef	AA or choice	A or good		
V. Wholesale cuts				
Round beef (whole). Sirloin beef (whole). Short loin beef (whole). Filib beef (whole). Regular chuck (whole).	25 30 36 27 23	· 29 34 20 22		

				-		1			
		La	mb		Mutton				
Lamb and mutton	Grade AA or choice	Grade A or good	Grade B or com- mercial	Grade C or utility	Grade S or prime, choice and good	Grade M or com-	Grade R or utility and culls		
X. Steaks and chops									
1. Loin chops	59 47 47	56 45 43	52 42 42	44 36 36	32 22 22	31 19 19	29 17 17		
blade or arm chops.	40	39	37	31	19	17	15		
XI. Roasts									
1. Leg (whole, half or short cut) 2. Sirloin roast (bone-	41	39	36	30	22	21	20		
in)	47	45	42	36	22	19	17		
3. Yoke, rattle or tri- angle (bone-in)	27	26	26	22	13	12	10		
4. Yoke, rattle or tri- angle (boneless)	41	40	39	33	19	17	15		
5. Chuck or shoulder (square cut) (bone- in)	35	35	34	29	17	15	13		
(cross cut) (bone- in) 7. Loin 8. Rib 9. Boneless I a m b	28 59 47	28 56 45	27 52 42	23 44 36	14 32 22	12 31 19	11 29 17		
shoulder roll				34					
XII. Stews and other cuts									
1. Breast and flank 2. Neck (bone-in) 3. Neck (boneless) 4. Shank (bone-in)	20 20 31 20	19 19 31 19	18 18 31 18	16 16 31 16	10 10 20 10	9 9 20 9	8 8 29 8		
5. Patties (ground meat)	31	31	31	31	20	20	20		
XIII. Wholesale cuts									
1. Leg. 2. Loin 3. Hotel rack 4. Yoke.	37 38 41 24	36 34 38 23	34 29 33 23	31 24 26 20	22 18 19 12	21 17 17 10	20 16 16 9		

44. In section 30 (h), in the table of prices, the price in Columns "AA or choice" and "A or good" for the following items of "Beef" and the prices for the following items of "Lamb and Mutton" are amended to read as follows:

(h) Retail ceiling prices on specially authorized sales to eating places or other retailers-Zone 8 North.

[For all stores permitted to make such sales. Cents per

	Grades			
Beef	AA or choice	A or good		
I. Steaks				
1. Porterhouse. 2. T-Bone. 3. Club. 4. Rib—10" cut. 5. Rib—7" cut. 6. Sirloin. 7. Pin Bone. 8. Sirloin (boncless).	40	45 45 45 29 31 38		

[For all stores permitted to make such sales. Cents per pound] [For all stores permitted to make such sales. Cents per pound]

	Grades			
Beef	AA or choice	A or good		
I. Steaks-Continued				
9. Round (bone-in-full cut)	39	37		
tom)	41	38		
11. Round tip	41	3.		
12 ('hmel: blade (bena-in)	20	27		
13. Chuck arm (bone-in)	29	27		
II. Roasts				
1. Rib standing (chine bone-in-10"	0.1			
cut)	31	25		
cut)	33	3		
3. Round tip	41	35		
4. Rump (bonc-in)		2		
5. Rump (boneless)	41	35		
6. Chuck blade pot roast		2		
7. Chuck arm pot roast	29	2		
8. Chuck or shoulder (boneless)	37	3		
9. English cut	29	2		
III. Stews and other cuts				
8. Neck (boneless)	30	25		
9. Heel of round (boneless)	29	2		
V. Wholesale cuts				
1. Round beef (whole)	26	2		
2. Sirloin beef (whole)	31	3		
3. Short loin beef (whole)	37	3		
5. Rib beef (whole)	28	2		
6. Regular chuck (whole)	23	2		

		Lamb				Mutton			
Lamb and mutton	Grade AA or choice	Grade A or good	Grade B or com-	Grade C or utility	Grade S or prime, choice and good	Grade M or com- merical	Grade R or utility and culls		
X. Steaks and chops									
1. Loin chops 2. Rib chops 3. Leg or sirloin chops 4. Shoulder chops,	60 48 48	57 45 45	53 43 43	45 37 37	33 22 22	31 20 20	30 18 18		
blade or arm chops.	41	39	37	32	20	13	16		
XI. Roasts 1. Leg (whole, half or short cut) 2. Sirloin roasts (bonein) 3. Yoke rattle or triangle (bonein) 4. Yoke rattle or triangle (boneless) 5. Chuck or shoulder (square cut) (bonein) 6. Chuck or shoulder (cross cut) (bonein) 7. Loin 8. Rib 9. Boneless lamb shoulder roll XII. Stews and other cuts	42 48 28 42 36 29 60 48	40 45 27 41 36 28 57 45	37 43 27 40 36 28 53 43	31 37 23 34 30 24 45 37 35	23 22 14 20 18 15 33 22	22 20 13 18 16 13 31 20	21 18 11 15 14 12 20 18		
1. Breast and flank 2. Neck (bone-in) 3. Neck (bone-less) 4. Shank (bone-in) 5. Patties (ground meat)	21 21 31 21 31	20 20 31 20 31	19 19 31 19 31	16 16 31 16 31	11 11 20 11 20	10 10 20 10	9 20 9		
XIII. Wholesale cuts 1. Leg 2. Loin 3. Hotel rack 4. Yokc	38 38 42 25	36 35 39 24	35 30 33 23	31 25 26 20	22 18 20 12	17 18	21 16 16 10		

45. In section 30 (i), in the table of prices, the price in Columns "AA or choice" and "A or good" for the following items of "Beef" and the prices for

the following items of "Lamb and Mutton" are amended to read as follows:

(i) Retail ceiling prices on specially authorized sales to eating places or other retailers-Zone 8 South.

[For all stores permitted to make such sales. Cents per pound]

	Gra	des
Beef	AA or choice	A or good
I. Steaks		
1. Porterhouse 2. T-bone 3. Club 4. Rib—10" cut. 5. Rib—7" cut. 6. Sirloin 7. Pin boue 8. Sirloin (honeless) 9. Round (bone-in—full ent) 10. Round tip. 11. Round tip. 12. Chuck blade (bone-in) 13. Chuck strin (bone-in)	48 48 31 33 40 40 49 39 41 41 29	4: 4: 4: 3: 3: 3: 3: 3: 3: 3: 2: 2:
II. Roasts		
 Rib standing (chine bone-in-16" cut) Rib standing (chine bone-in-7" 	31	2
cut) 3. Round tip. 4. Rump (bone-in) 5. Rump (boneless) 6. Chuck blade pot roast 7. Chuck arm pot roast 8. Chuck or shoulder (boneless) 9. English cut	33 41 26 41 29 29 37 29	3 3 2 3 2 2 2 3 3 2 2 2 2 2 2 2 2 2 2 2
III. Stews and other cuts 8. Neck (boncless)	30 29	2 2
V. Wholesale cuis		
1. Round beef (whole) 2. Sirlola beef (whole) 3. Short loin beef (whole) 5. Rib beef (whole) 6. Regular chuck (whole)	31 37 28	2 3 3 2 2

		Lamb				Mutton			
Lamb and mutton	Grade A A or choice	Grade A or good	Grade B or com- mercial	Grade C or utility	Gravio 8 or prime, choice and good	Grade M or com- mercial	Grade R or utility and culls		
X. Steaks and chops									
1. Loin chops	60 47 47	57 45 45	53 43 43	44 26 36	33 22 22	31 20 20	20 18 18		
4. Shoulder chops, blade or arm chops.	41	39	37	32	19	17	15		
XI. Roasts									
1. Leg (whole, half or short cut)	41	39	37	31	23	22	21		
in)	47	45	43	36	22	20	18		
angle (bone-in)	27	27	26	22	14	12	11		
angle (boneless) 5. Chuck or shoulder (square cut) (bone-	41	41	40	3.3	20	17	13		
6. Chuck or shoulder	35	35	35	30	18	16	1:		
(cross cut) (bone-in). 7. Loin	29 60 47	28 57 45	28 53 43	24 44 36	14 33 22	13 31 20	30		
XII. Slews and other cuts				35					
1. Breast and flank 2. Neck (bone-in) 3. Neck (boneless) 4. Shank (bone-in)	21	20 20 31 20	19	16 15 31 16	10 10 20 10	9 9 20 9	1		
5. Patties (ground meat)	31	31	31	31	20	20	2		

[For all stores permitted to make such sales. Cents per pound]

	Lamb				Mutton		
Lamb and mutton	Grade AA or choice	Grade A or good	Grade B or com- mercial	Grade C or utility	Grade S or prime,	Grade M or com- mercial	Grade R or utility and culls
XIII. Wholesale cuts							
1. Leg 2. Loln 3. Ilotel rack 4. Yoke	37 38 41 24	36 35 38 24	35 29 33 23	31 24 26 20	22 18 20 12	21 17 17 17	21 16 16 9

46. In Section 30 (j), in the table of prices, the prices in Columns "AA or choice" and "A or good" for the following items of "Beef" and the prices for the following items of "Lamb and Mutton" are amended to read as follows:

(j) Retail ceiling prices on specially authorized sales to eating places or other retailers—Zone 9 North.

[For all stores permitted to make such sales. Cents per pound]

	Gra	des
Beef	AA or choice	A or good
1. Steaks		
1. Porterhouse. 2. T-bone. 3. Club. 4. Rib—10" cut. 5. Rlb—7" cut. 6. Sirloin. 7. Pln bone. 8. Sirloin (boneless). 9. Round (bone-in, full cut). 10. Round tip 11. Round tip 12. Chuck blade (bone-in). 13. Chuck arm (bone-in).	48 48 31 33 40 40 49 40 41 41 29 29	45 45 45 30 32 38 38 47 36 39 39 27 27
II. Roasts		
Rib standing (chine bone-in 10" cut) Rib standing (chine bone-in 7"	31	30
cut) 3. Round tlp 4. Rump (bone-in) 5. Rump (boneless) 6. Chuck blade pot roast 7. Chuck arm pot roast. 8. Chuck or shoulder (boneless) 9. English cut	41	32 39 25 39 27 27 36 27
III. Stews and other cuts		
9. Neck (boneless)	31 30	. 29 28
V. Wholesale cuts		
1. Round beef (whole) 2. Sirloin beef (whole) 3. Short loin beef (whole) 5. Rib beef (whole) 6. Regular chuck (whole)	31 37 28	25 30 35 26 22

	Lamb				Mutton		
Lamb and mutton	(Irade AA or choice	Grade A or good	Grade B or com- mereial	Grade C or utility	Grade S or prime,	Grade M or com- mercial	Grade R or utility and culls
X. Steaks and chops							
1. Loin chops	61 48 48	58 46 46	54 44 44	46 37 37	34 23 23	32 21 21	31 19 19
or arm chops	42	40	38	33	20	18	16

[For all stores permitted to make such sales. Cents per pound]

		I	amb			Mut	ton
short cut). Sirloin roast (bone-in). Yoke, rattle or tri-angle (bone-in). Yoke, rattle or tri-angle (bone-is). Chuck or shoulder (square cut) (bone-in). Chuck or shoulder (cross cut) (bone-in). Lolin. Hlb.	Grade AA or choice	Grade A or good	Grade B or com- mercial	Grade C or utility	Grade S or prime, choice and good	Grade M or com- mercial	Grade R or utility and culls
XI. Roasts							22
1. Leg (whole, half or	43	41	38	32	24	23	
2. Sirloin roast (bone-	48						
3. Yoke, rattle or tri-		46	44	37	23	21	19
angle (bone-in)	29	28	27	24	15	13	12
angle (boneless)	43	42	41	35	21	18	16
(square cut) (bone-in)	37	37	36	31	19	17	15
in) 7. Loin 8. Rlb	30 61 48	29 58 46	29 54 44	25 46 37	16 34 23	14 32 21	12 31 19
				36			
XII. Stews and other cuts							
Breast and flank Neck (bone-in) Neck (boneless) Shank (bone-in)		21 21 32 21	20 20 32 20	17 17 32 17	11 11 21 11	10 10 21 10	10 10 21 10
5. Patties (ground- meat)	32	32	32	32	21	21	21
XIII. Wholesale cuts							
1. Leg	38 39 42 25	37 36 39 25	36 30 34 24	32 25 27 21	23 19 20 13	22 18 18 11	21 17 17 10

47. In section 30 (k), in the table of prices, the prices in Columns "AA or choice" and "A or good" for the following items of "Beef" and the prices for the following items of "Lamb and Mutton" are amended to read as follows:

(k) Retail ceiling prices on specially authorized sales to eating places or other retailers—Zone 9 South.

[For all stores permitted to make such sales. Cents per pound]

	Gra	des
Beef	AA or choice	A or good
I. Steaks		
1. Porterhouse 2. T-Bone. 3. Club. 4. Rib—10" cut. 5. Rib—7" cut. 6. Sirloin. 7. Pinbone. 8. Sirloin (boneless). 9. Round (boneless—top and bottom). 11. Round tlp. 12. Chuck blade (bone-In). 13. Chuck arm (bone-In).	48 48 48 31 33 40 40 49 40 41 41 29 29	45 45 45 30 32 38 38 47 38 39 39 27 27
1. Rib standing (chine bone-in-10"		
cut)	31	30
cut) 3. Round tip 4. Rump (bone-in). 5. Rump (boneless) 6. Chuck blade pot roast. 7. Chuck arm pot roast. 8. Chuck or shoulder (boneless) 9. English cut.	33 41 26 41 29 29 38 29	32 39 25 39 27 27 27 56 27
III. Stews and other cuts		
8. Neck (boneless)	31 30	29 28

[For all stores permitted to make such sales. Cents per pound]

					Gra	ades	
Beef				A. ch	A or		or od
V. Wholesale	cuts						
1. Round beef (whole). 2. Sirloin beef (whole). 3. Short loin beef (whole). 5. Rib beef (whole) 6. Regular chuck (whole).	C1				26 31 37 28 23		25 30 35 26 22
		La	mb		M	lutto	n
Lamb and mutton	Grade AA or choice	Grade A or good	Grade B or com- mercial	Grade C or utility	Grade S or prime,	Grade M or com-	Grade R or utility
X. Steaks and chops							
Loln chops Rib chops Leg or sirloin chops.	60 48 48	57 45 45	53 43 43	45 37 37	33 22 22	31 20 20	30 18 18
4. Shoulder chops, blade or arm chops. XI. Roasts	41	39	37	32	20	18	16
1. Leg (whole, half or short cut)	42	40	37	31	23	22	21
 Sirloin roast (bone-in). Yoke, rattle or trl-angle (bone-in). 	48	45	43	37	22	20	18
3. Yoke, rattle or trl- angle (bone-in)	28	27	27	23	14	13	11
 Yoke, rattle or triangle (boneless) Chuck or shoulder (square cut) (bone- 	42	41	40	34	20	18	15
6. Chuck or shoulder (cross cut) (bone-	36	36	36	30	18	16	14
in)	29 60 48	28 57 45	28 53 43	24 45 37	15 33 22	13 31 20	12 30 18
XII. Stews and other				.00.			
1. Breast and flank 2. Neck (bone-in) 3. Neck (boneless) 4. Shank (bone-in) 5. Patties (ground)	21 21 31 21	20 20 31 20	19 19 31 19	16 16 31 16	11 11 20 11	10 10 20 10	9 9 20 9
meat)	31	31	31	31	20	20	20
XIII. Wholesale cuts 1. Leg 2. Loin 3. Hotel rack 4. Yoke	38 38 42 25	36 35 39 24	35 30 33 23	31 25 26 20	22 18 20 12	22 17 18 11	21 16 16 10

48. In section 30 (1), in the table of prices, the prices in Columns "AA or choice" and "A or good" for the following items of "Beef" and the prices for the following items of "Lamb and Mutton" are amended to read as follows:

 Retail ceiling prices on specially authorized sales to eating places or other retailers—Zone 10.

[For all stores permitted to make such sales. Cents per pound]

	Grades				
Beef	AA or choice	A or good			
I. Steaks					
1. Porterhouse 2. T-Bone 3. Club 4. Rib—10" cut 5. Rib—7" cut 6. Sirloin. 7. Pin bone 8. Sirloin (boneless)	49 49 49 32 34 41 41 50	45 45 45 30 32 39 39			

[For all stores permitted to make such sales. | Cents per pound]

	Gra	des
Beef	AA or choice	A or good
I. Steaks—Continued		
9. Round (bone-in—full cut) 10. Round (boneless—top and bottom). 11. Round tip. 12. Chuck blade (bone-in). 13. Chuck arm (bone-in)	40 42 42 29 29	38 39 39 28 28
II. Roasts		
1. Rib standing (chine bone-in-10" cut) 2. Rib standing (chine bone-in-7"	32	30
cut) 3. Round tip. 4. Rump (bone-in) 5. Rump (boneless) 6. Cluck blade pot roast. 7. Chuck arm pot roast 8. Chuck or shoulder (boneless) 9. English cut	34 42 27 42 29 29 38 29	32 39 25 39 28 28 36 28
III. Stews and other cuts		
8. Neck (boneless)	31 30	30 29
V. Wholesale cuts		
1. Round beef (whole) 2. Sirloin beef (whole) 3. Short loin beef (whole) 6. Rib beef (whole) 6. Regular chuck (whole)	37	25 30 35 27 22

		La	mb		N	Lutto	n
Lamb and mutton	Grade AA or choice	Grade A or good	Grade B or com- mercial	Grade C or utility	Grade 8 or prime, choice and good	Grade M or com- meroial	Grade R or utility and culls
X. Steaks and chops							
1. Loin chops	61 48 48	58 -46 46	54 43 43	45 37 37	34 23 23	32 21 21	31 18 18
chops	42	40	38	32	20	18	16
XI. Roasts				-			
1. Leg (whole, half or short cut)	42	40	38	32	23	23	21
2. Sirloin roast (bone- in) 3. Yoke, rattle or tri-	48	46	43	37	23	21	18
angle (bone-in)	28	28	27	23	14	13	11
4. Yoke, rattle or tri- angle (boneless) 5. Chuck or shoulder (square cut) (bone-	42	41	40	34	20	18	16
6. Chuck or shoulder	37	36	36	31	18	16	14
(cross cut) (bone- in)	30 61 48	29 58 46	29 54 43	24 45 37	15 34 23	14 32 21	12 31 18
9. Boneless lamb shoulder roll				36			
XII. Stews and other cuts							
1. Breast and flank 2. Neck (bone-in) 3. Neck (boneless) 4. Shank (bone-in)	21 32	20 20 32 20	20 32	17 17 32 17	11 11 21 11	10 10 21 10	9 9 21 9
5. Pattics (ground meat)	32	32	32	32	21	21	21
XIII. Wholesale cuts							
1. Leg	38	37 36 39 24	30 34	25 27	19	18	16 16

49. Section 31 is added to read as follows:

SEC. 31. Increases to be added to certain product prices. The amounts speci-

fied in the price schedules set forth in sections 22 and 30 of this part for the products hereinafter listed may be increased in each zone by adding the amounts set forth below. The products for which ceiling prices thus may be increased, and the applicable increases by grade follow:

[Product name and number in Price Schedules, Cents per pound]

	Amount may be	
	AA or choice	A or good
Beef		
Steaks 1. Porterhouse 2. T-bone 3. Club 3. Club 4. Rib—10" cat 5. Rib—7" cut 6. Sirloin 7. Pin bone 8. Sirloin (boneless) 9. Round (bone-in—full cut) 10. Round (boneless—top and bottom) 11. Round tip 12. Chuck blade (bone-in) 13. Chuck arm (bone-in) 14. Round 15. Chuck arm (bone-in) 16. Round 17. Round 18. Chuck arm (bone-in) 18. Chuck arm (bone-in) 19. Round 19. Ro	711151166819966	55556666788555
Roasts 1. Rib standing (chine bone-in-10"		
eut)	5	5
cut). Rump (bone-in). Rump (bone-is). Rump (bone-is). Chuck arm pot roast. Chuck or shoulder (boneless). English cut.	7 9 5 9 6 6 7 6	6 8 4 8 5 5 6 6 5
Stews and other cuts		
9. Neck (boneless) 10. Heel of round (boneless)	6	5 5
Wholesale cuts		
1. Round beef (whole) 2. Sirloin beef (whole) 3. Short loin beef (whole) 5. Rib beef (whole) 6. Regular chuck (whole) LAMB AND MUTTON		4 3 4 5 5
Steaks and chops		
1. Lein chops. 2. Rib chops. 3. Leg or sirioin chops. 4. Shoulder chops, blade or arm chops.	4 4 4	5 4 4 3
Roasts		
1. Leg (whole, half or short cut) 2. Sirloin roast (bone-in) 3. Yoke, rattle or triangle (bone-in) 4. Yoke, rattle or triangle (boneless) 5. Chuck or shoulder (square cut)	3 4 2 3	34 42 3
6. Chuck or shoulder (square cut) 6. Chuck or shoulder (cross cut)	2	2
(bone-in) 7. Loin 8. Rib	2 4 4	8 8
Stews and other cuts 1. Breast and flank	2	
2. Neck (bone-in)	2	
Wholesale cuts		
1. Leg	3 3	

This amendment shall become effective September 10, 1946.

Issued this 6th day of September, 1946.

GEOFFREY BAKER, Acting Administrator.

[F. R. Doc. 46-16218; Filed, Sept. 6, 1946; 4:52 p. m.] PART 1364—FRESH, CURED AND CANNED
MEAT AND FISH

[MPR 394,1 Amdt. 24]

RETAIL CEILING PRICES FOR KOSHER BEEF, VEAL, LAMB AND MUTTON CUTS

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

Maximum Price Regulation No. 394 is amended in the following respects:

1. In section 19 (a) the prices in columns "AA or Choice" and "A or Good" for the following items of Kosher Beef and the prices for the following items of Lamb and Mutton are amended to read as follows:

(a) Retail ceiling prices for kosher beef, veal, lamb, and mutton, fresh and cured, Zone 1 for kosher retailers.

[Cents per pound]

	Gra	des
. Cuts of meat	- 45 49 43 - 43 - 43 - 55 - 55 - 43 - 43 - 43 - 43	A or good
I. Kosher beef		
Rib: 1. 10" steaks or roast	45	42
2. 7" steaks or roast		47
Chuck:	70	2.1
4. Blade pot roast (also called shoulder potroast, bone-in;		
enuekroast, bone-in)		40
5. Blade steak (bone-in)		40
6. Boneless chuck		51
7. English cut		40
8. Arm or chuck pot roast (bone-in).		40
9. Arm or chuck steak (bone-in)		40
10. Boneless neck	30	40
Wholesale cuts:	91	30
19. Rib (whole)		
20. Chuck (whole)	27	25

		La	mb		N	lutto	n
Cuts of meat	Grade AA or choice	Grade A or good	Grade B or com- mercial	Grade C or utility	Grade B or prime, choice and good	Grade M or com- mercial	Grade R or utility and culls
III. Kosher lamb and mutton							
1. Rib chops and roast. 2. Yoke, rattle or tri-	66	63	60	52	32	29	25
angle (bone-in) 3. Breast and shank	-38	37	36	31	19	17	13
(bone-in)	28	27	26	22	14	13	12
4. Square cut chuck (bone-in)	51	48	45	37	25	22	20
blade or arm chops	57	55	52	45	28	25	22
6. Neck (bone-in)	33	31	30	26	16	15	13
7. Neck (boneless) 8. Pattics (ground meat) including boneless	41	41	41	41	33	33	33
breast and shank	41	41	41	41	33	33	33
9. Wholesale cuts: A. Forequarters	31	31	29	25	15	14	12
B. B r a c e l e t (whole) C. Chuek (whole)	35 30	35 28	31 27	25 24	19	17	15

Mutton

Lamb

25

Grade S or prime, choice and good Grade M or com-mercial

Grade C or utility

Orade B or com-mercial

Grade A or good

Grade AA or choice

2. In section 19 (b) the price in columns "AA or choice" and "A or good" for the following items of Kosher Beef and the prices for the following items of Lamb and Mutton are amended to read as follows:

(b) Retail ceiling prices for kosher

(b) Retail ceiling prices for kosher beef, veal, lamb and mutton, fresh and cured, Zone 2 for kosher retailers.	for h, frestailers.	kosher h and	beef, veal, lamb and mutton, fresh and cured, Zone 3 for kosher retailers. [Conts per pound]	n, frestailers.	h and
	G	Grades		Gra	Grades
Cuts of meat	AA or	A or	Cuts of meat	AA or choice	A or good
I. Kosher Beef			I. Kosher beef		
Rib: 1. 10' steaks or roast. 2. 7'' steaks or roast.	4 4 8 3	41	1. 10" steaks or roast.	47	46
Chuck: 4. Blade pot-roast (also called	2		4. Blade pot-roast (also called shoulder pot-roast, bone-in;		
shoulder roast, bone-in; chuek pot-roast, bone-in)	41	39	chuek roast, bone-in)	40	00 oc
5. Blade steak (bone-in)	41	30	6. Boneless chuek	52	25.
6. Boneless chuck	53	49		40	38
8 Arm or chine not roser (bone in)	4	30		40	80 2
9. Arm or chuck steak (bone-in)	41	30	10 Ronoless nock	40	0 00
10. Boneless neck	41	39	Wholesale cuts:		3
Wholesale cuts:		1	19. Rib (whole)	30	28
19. Kib (whole)	33	2 29	20. Chuck (whole)	25	24
20. Chuck (Wholeyaaaaaaaa	07	0.00			

	- 1	2	5	````
Grades	A or good		41	22 4 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8
Gra	AA or choice		6.30	4484444 88
	Cuts of meat	Rib:	1. 10" steaks or roact 2. 7" steaks or roast	4. Blade potrous t (also called abouter roast, bone-in; chuck potroust, bone-in). 5. Blade strok (tone-in). 6. Boneless chuck. 7. English cut. 8. Arm or chuck potroust (bone-in). 10. Boneless neck. 11.01 Boneless neck. 11.01 Boneless neck. 20. Chuck (whole).

	Cuts	III. Kosh	1. Rib ch	Ni o	n, .	4. 1	°	6. Neck (D	8. Pattle inea bon and	9. Wholesa
E	Grade R or utility and culls		24	13	10	18	N	11	3 2	11
Mutton	Grade M or com- mercial		27	15	=	250	23	225	- E	12
4	Grade S or prime, choice and good		30	-1	12	22	26	14	31	= 3
	Grade C or utility		50	23	20	35	55	¥2.	30	233
Lamb	Grade B or com- mercial		28	35	24	43	99	22	8 %	27
La La	boog to A oberd		61	35	2.5	40	55	500	8 8	20
	Orade A A or choice		3	36	27	49	99	30	30 8	30
	Cuts of meat	III. Kosher lamb and mutton	1. Rib chops and roast.		(bone-ln)	(bone-In	plad	6. Neek (bone-in)	2	9. Wholesale cuts: A. Forequarters B. Bracolet (whole)

		48		
[Cents per pound]		Cuts of meat	Rib: 1. 10" steaks or roast. 2. 7" steaks or roast. Chuck: 4. Blade pot-roast (also called shoulder pot-rost, bone-in; chuck roast, bone-in; chuck roast roast (bone-in).	Wholesale cuts: 19. Rib (whole)
	des	A or good	644 8888888	28
	Grades	AA or A or choice good	244 0044 00444 004444 00444	88
		Cuts of meat	Rib: 1. 10" steaks or roast. 2. 7" steaks or roast. 2. 7" steaks or roast. 4. Blade pot-roast (also called shoulder pot-roast, bone-in; chuek roast, bone-in). 5. Blade steak (hone-in). 7. English cut. 7. English cut. 8. Arm or chuck pot-roast (hone-in). 9. Arm or chuck steak (bone-in). 10. Bancless neck. Wholesale cuts:	19. Rib (whole)

	111		1	
Wholesale cuts: 19. Rib (whole)		Cuts of meat	III. Kosher Lamb and	1. Rib chops and roast.
28	Ē	Grade R or utility and culls		5.4
	Mutton	Grade M or com- mercial		1 G
88	Z	Grade S or prime, choice and good		30
		Grade C or utility		3
	Lamb	Grade B or com- mercial		200
	I,8	boog to A shertD		61
		Spions to AA shere		64
9. Rib (whole) 9. Chuck (whole)		Cuts of meat	. Kosher lamb and	lib chons and roast.

11	- i-d / / obe-D	1	9	6.3	6.4	4,	4Q 1	30	6.5)	400
	Cuts of meat	III. Kosher Lamb and Multon	1. Rib chops and roast.	angle (bone-	(bonc-in)	(hone-in)		O CIO		9. Wholesale cuts:	47
u	Grade Is or utility and culls		24	13	10	18	20	3.1	=	,	11 10
Mutton	Grade M or com- mercial		17	15	11	20	23	33	7		12 16 11
A	Grade S or prime, choice and good		30	17	12	24	26	31	5	5	<u>4 × × × × × × × × × × × × × × × × × × ×</u>
	Grade C or utility		25	230	20	35	43	38	39	5	RRR
Lamb	Grade B or com- mercial		55	35	24	43	20	30	39		330
1,8	boog to A shert		61	35	25	46	53	22	30	,	5333
	Orade AA or choice		64	36	27	49	23	33	39	,	288
	ls of meat	sher lamb and	lops and roast.	c (bone-ln)	ne-ln)	1116	e or arm chops.	(bone-in)	s (ground 1) including less breast shank	sale cuts:	celet (whole)

		_		_	
5. In section 19 (e) the prices in col-	umns "AA or choice" and "A or good" for	the following items of Kosher Beef and	the prices for the following items of	Lamb and Mutton are amended to read	
0	1	60	25	H	
1	8	ee	en	2	
es	20	M	7	D	
ric	Or	er	50	de	
Q	V	Sh	vir	en	
he	7	N.O.	0	E	
دب	3n	[]	0	9	
(e)	5	0	4	ar	
6	ice	m	he	u	
1	ho	te		to	
On	0	50	For	In	
cti	O	in		2	
Se	1A	WC	ces	pu	as follows:
.5	3	Ĭ	ri	त्व	10
Г.	ns	f	14	nb	0
ro	H	he	he	ar	S
	7	4	+	H	ಹ

umns "A or choice" and "A or good" for

3. In section 19 (c) the prices in columns "AA or choice" and "A or good" for the following items of Kosher Beef and

the prices for the following items of Lamb and Mutton are amended to read

the following items of Kosher Beef and

the prices for the following items of Lamb and Mutton are amended to read

4. In section 19 (d) the prices in col-

beef, veal, lamb and mutton, fresh and (e) Retail ceiling prices for kosher cured, Zone 5 for kosher retailers.

(d) Retail ceiling prices for kosher

as follows:

(c) Retail ceiling prices for kosher

as follows:

beef, veal, lamb and mutton, fresh and

cured, Zone 4 for kosher retailers.

[Cents per pound]

[Cents per pound]

Grades

AA or choice

		LID	LINAL	REGISTER, We	
-	dos	A or good	33	8888888 84 8888888	
	Grades	AA or choice	43	144 111 144 111 144 111 111 111 111 111	
		Cuts of meat	I. Kosher beef 1. 10" steaks or roast.	Chuck, Ashoulder pot-roast (also called shoulder pot-roast, bone-ln; chuck roast, bone-ln; 5. Blade steak (home-in). 6. Boneless chuck, 7. English cut. 8. Arm or chuck pot-roast (bone-in). 10. Boneless neck. Wholessa neck. Wholessa call whole). 19. Rib (whole).	
-	es	A or good	440	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	

42

9423444

	T,	Grade R or utility		×	H	10	82	222	31	171
	Mutton	Grade M or com- mercial		27	16	==	8	313	31	13 16 12
	4	Grade S or prime, choice and good		30	18	13	24	31	31	428
.		Grade C or utility		28	30	21	36	40 40	40	828
	Lamb	Grade B or com- mercial		58	35	24	43	283	40	28828
	La	Grade A or good		62	36	26	47	8804	40	282
		Grade AA or choice		65	37	27	49	40 31	40	8888
		Cuts of meat	III. Kosher lamb and mutton	ps and re	angle (bone-	(bone-i	(bone-ln)	5. Shoulager enops, blade or arm chops. 6. Neck (bone-in) 7. Neck (boneless) 8. Pattiles (ground meat) including	97	
11	no	Grade R or utility and culls		24	13	10	18	3118	31	111110

27 15

30 17

8

28 35 24

61 35 25 46 39 39

Z 36 27 49 33

23 8

12 24 24 31 31

35

43 24 39

388

31 12 16 11

31 18 13

330 RRR

39 30 30 36

36 2332

39 8888 Lamb

Mutton

Lamb

Grade A or good

Grade AA or choice

Cuts of meat

Grade R or utility and culls

Grade M or com-mercial

Grade S or prime, choice and good

Grade C or utility

Grade B or com-mercial

Grade A or good

Grade AA or choice

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41 34 39 28 38

geound men.
Geound men.
John Sheast and shank.

9. Wholesale cuts:
A. Foregalarter
B. Bracel.
C. Cr

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32 15

40 224 23

40 31 28 26 26

9 87.53

40 38

7. In section 19 (g) the prices in columns "AA or choice" and "A or good" for the following items of Kosher beef and the prices for the following items of Lamb and Mutton are amended to read 6. In section 19 (f) the prices in columns "AA or choice" and "A or good" for the following items of Kosher Beef and the prices for the following items of Lamb and Mutton are amended to read as follows:

(f) Retail ceiling prices for kosher beef, veal, lamb and mutton, fresh and cured, Zone 6 for kosher retailers.

[Cents per pound]

	Gra	Grades
Cuts of meat	AA or choice	A or good
I. Kosher Beef		
1. 10' steaks or roast	43	41
2. 7" steaks or roast	48	45
4. Blade pot-roast (also called shoulder pot-roast bone-in:		
chuck roast, bone-ln)	41	39
Blade steak (bone-in)	41	33
Boneless chuck	53	40
English cut	41	39
Arm or chuck pot-roast (bone-in).	41	39
Arm or chuck steak (bone-in)	41	39
10. Boneless neek	41	39
19. Rib (whole)	30	20
20. Chuck (whole)	56	700

	Grades	des	
uts of meat	AA or choice	A or good	Cue
Kosher Beef			D.h.
s or roast	45. 45.	41	1. 10" steaks or 2. 7" steaks or
oot-roast (also called			4. Blade pot
roast, bone-ln)	41	39	chuek roa
chuck	± 33	40	5. Blade steak 6. Boneless ch
out	41	36	7. English eut
huck for-foast (bone-in)-	4 4	300	9. Arm or chu
neek	41	39	10. Boncless ne
ole)	30	20	19. Rib (whole)
The state of the s	07	4	AC. CHILCE (WIN

		13	Lamb		-	Mutton	uo
Cuts of meat	Grade AA or choice	роод то A эbsтD	Grade B or com- mercial	Grade C or utility	Grade S or prime, choice and good	Orade M or com-	Grade R or utility and culls
III. Kosher lamb and mutton							
lib chops and roast.	3	62	59	20	31	27	24
oke, rattle angle (bone	37	36	35	30	28	16	14
(bone-in)	27	56	25	21	13	12	10
	20	47	43	36	24	21	10
blade or arm chops.	56	54	51	43	26	54	21
leek (bone-in)	32	30	819	25	15	¥ [12
Patties (ground meat) including	04	40	04	5	91	2	5
Shank.	40	40	40	9	31	31	31
A. Foreque	33	34 34	308	20.00	12.5	13	12
	50	27	26	55		12	

			1	-							-		
		Cuts of meat	III. Kosher lamb and mutton	1. Rib chops and roast.	angle (bone	-auoq)	(bone-in)	biad	==		100	A. Forequarters. B. Bracelet (whole)	C. Chuck (whole)
	n a	Grade R or utility and culls		24	14	10	10	21	31		31	27	11
	Mutton	Grade M or com- mercial		27	16	12	21	24	31		31	13	12
	M	Grade S or prime, choice and good	1	31	90	13	24	26	31		31	7 2	23
		Grade C or utility		20	30	21	36	43	405		0#	6.5	123
	Lamb	Grade B or com- mercial		59	35	25	43	51	50		40	30.88	56
	1 a	boog to A shard		62	36	56	47	54	40		40	34.50	27
		Grade AA or choice		3	37	27	33	56	40		40	25.53	8
		neat	amb and	nd roast.	e or tri-	Shank	ennek	enops,	in)	In ding	Trend treatment	uts: narters	(whole).

as follows:	(h) Retail ceiling priees for kosher beef, veal, lamb and mutton, fresh and cured, Zone 8 South for kosher retailers.
	ail ceiling prices for kosher lamb and mutton, fresh and ie 7 for kosher retailers.

as follows:

[Cents per pound]

9. In section 19 (i) the prices in columns "AA or choice" and "A or good" for the following items of Kosher Beef and the prices for the following items of Lemb and Mutton are amended to read

8. In section 19 (h) the prices in columns "AA or choice" and "A or good" for the following items of Kosher Beef Lamb and Mutton are amended to read and the prices for the following items of

(i) Retail ceiling prices for kosher beef, veal, lamb and mutton, fresh and cured, Zone 8 North for kosher retailers.

as follows:

[Cents per pound]

for kosher, fresh and ailers.	Grades
(g) Retail ceiling prices for kosher beef, veal, lamb and mutton, fresh and cured, Zone 7 for kosher retailers. [Cents per pound]	Cuts of meat

	Gra	Grades
Cuts of meat	AA or choice	A or good
I. Kosher beef		
Rib:	49	4.1
2. 7" steaks of roast	3 00	46
4. Blade pot-roast (also called		
shoulder pot-roast, bone-in;	,	00
chuek roast, bone-in)	4	33
6. Ronologe obttok	7 23	44
7. English eut	41	39
8. Arm or chuck pot-roast (bone-in).	41	39
	41	39
10. Boneless neek	41	39
Wholesale cuts:		
19. Rib (whole)	31	23
Chuck (whol	26	25

	Gra	Grades
Cuts of meat	AA or choice	A or good
Rib. I. Kosher beef		
1, 10" steaks or roasts.	44	
4. Blade pot-roast (also called shoulder pot-roast, bone-in; chuck		
roast, bone-in)	42	
6. Boneless chuck 7. English ent	E 4	
	42	
9. Arm or chuck steak (bone-in)	4 4 5 51	
Wholesale cuts: 19. Rib (whole)	31	
Chuek (whole	5.6	

	20	Oranes	
Cuts of meat	AA or ehoice	A or good	1
I. Kosher beef			R
1. 10' steaks or roasts	44	42	Ö
4. Blade pot-roast (also called shoulder pot-roast, bone-in; chuck			
2	42	40	
	22	28	
7. English eut. 8. Arm or chuck pot-roast (bone-ln).	4 4 2 2 2 2	9 9 9	
	4.2	40	
10. Boneless neck	452	40	=
19. Rib (whole)	31	29	
20. Chuek (whole)	25	52	

		Grade O or utility		52	31	22	37	45	4	41	25 25 24 24
	Lamb	Grade B or com- mercial		9	36	26	45	52	41	41	1338
	La	boog to A shard		63	37	27	48	33		4	888
		Grade AA or choice		99	38	88	51	25		41	388
		Cuts of meat	III. Kosher lamb and multon	1. Rib chops and roast.		(bone-in)	(bone-ln)	blade or arr	7. Neek (boneless)	meat Including boncless breast and shank.	A. Forequarters. B. Bracelet (whole) C. Chuck (whole)
	Grade R or mility			25	10	=	19	66	32.23	3.5	12
_	Mercial More of the state of th			36	-1	5	01	25	3 4 5	32	472
,	-	Grade S or prime, choice and good			10	4	25	200	32	32	15
_	-	Grade C or utility		rc.	3.	8	37	44	25	41	25.5
	amb	Grade B or com- mercial	1	3	36	25	4	NG	250	41	2233
	11 03		1								

. Noke, rattle or tri-angle (bone-in) Breast and shank

16

30 04

31

51

29 36

63 37 26 47 4324

93 37 28 3 32 40

99 38 28 52 32 41

III. Kosher lamb and mutton

48 54

4. Square cut cluek
(bone-in)
. Shoulder chops,
blade or arm chops.

4 5

36 44 25 40

44 25

283

13 25 322 23

Shoulder e hops,
blade or arm chois,
Neek (bone-ln)
Neek (boneless)

Grades	or A or		44 45 45	_	42 40	42 40			42 40	31 20	
	AA or choice							•			
	Cuts of meat	Bib. I. Kosher beef	1. 10" steaks or roast. 2. 7" steaks or roast.	4. Blade pot roast (also called shoulder pot-roast, bone in: chuck	roast, bone-ln)	7. English ent	8. Arni or chuck pot roast (bone-In).	9. Arm or enuck steak (bone-in)	10. Boneless neek.	19. Rib (whole)	ZO, Chuck (whole)

Grade R or utility and culls	1	28	2	12	8	22	13	83
-mos to M oberd leistem		20	17	13	22	25	15	33
Grade S or prime, choice and good		32	10	14	25	200	16	33
Grade O or utility		52	31	22	37	4.5	26	4.5
Grade B or com- mercial		99	36	26	45	52	30	41
boog to A sharD		63	37	27	48	55	31	
Grade A.A or choice		99	38	28	51	L-0	33	41
Cuts of meat	III. Kosher lamb and multon	Rib chops and re	angle (bonc-in)	(bone-in)	(bone-h)	blade or arn	Neek (~ 0
	Grade AA or choice Grade B or commercial Grade C or utility Grade S or prime, Choice and good Chade M or com- Chade M or com-	Margin San San San San San San San San San Sa	11. Kosher 12. Kosher 13.	11. Kosher lamb and 12. Kosher lamb and 13. Kosher lamb 14. Kosher lamb and 15. Kosher lamb 15. Kosher lamb	Tith chops and roast. Noke, rattle or tri- mugged (bonc-in)	Cuts of meat Charles of meat	Til. Kosker lamb and meat Mutton Rib chops and roast. Noke, rattle or tri- angle (bonc-in). Schone-in). S	Cuts of meat Mithehouse Mithehouse

13. In section 24 (a) the prices in Columns "AA or choice" and "A or good"

in

for the following items of Kosher Beef and the prices for the following items of Kosher Lamb and Mutton are amended

FEDERAL REGISTER, Wednesday, September 11, 1946

umns "AA or choice" and "A or good" for ceiling prices for kosher and the prices for the following items of for the following items of Kosher Beef Lamb and Mutton are amended to read (j) Retail as follows:

10. In section 19 (j) the prices in col-

beef, veal, lamb and mutton, fresh and cured, Zone 9 South for kosher retailers.

beet, veal, lamb and mutton, fresh and cured, Zone 9 North for kosher retailers.

[Cents per pound]

(k) Retail celling prices for kosher

[Cents per pound]

Grades	or A or		44 42 46		12 40	2	55	40		31 30
	AA or choice		4.4		4.4	-	4.4		•	200
	Cuts of meat	I. Kosher beef	1. 10" steaks or roasts	4. Blade pot-roast (also called shoulder pot-roast, bono-in;	chuck roast, bone-in)		7. English cut		10. Boneless neck	Wholesare chies.

	Gra	Grades
Cuts of ment	A A or choice	A or good
L. Kosher beef		
io" steaks or roasts	44	5.3
f. Blade pot-roast (also called shoulder rot-roast, bone-in-		
chuck roast, bone-in)	42	9
Blade steak (bone-in)	42	9
Fuolish out	23	33
Arm or chuck pot roast (bono-in).	40	40
Arm or cluck steak (bone-in)	45	40
). Boneless neck	45	40
). Rib (whole)	31	30
Chuck (whole)	27	25

. Kesher lemb and mutton file beyon and roast. (Yoke, rattle or tri- angle of the sangle foncin)	S S Grade AA or choice	Doog to A ebsto S 2	E -moo to M ebend 8 8 8	S S Grade C or utility	Grade S or prime, choice and good	Figure 1 Modes 10 S Figure 1 Modes	Grade R or utility
chuck	8	27	26	22	14	13	123
chops.	51	20 20	45	37	25	23	8
rm chops.	332	355	23.8	45	16.28	25	22
ound iding	7	4	14	7	eg.	8	8
-	41	41	41	41	33	33	33
ole)	31	38	31	255	15	17	15

And in case of the last of the	-		
	Gra	Grades	Cuts of meat
at	A A or choice	A or	
eef		Constitution of the Consti	Rib: I. Kosher beef
0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	44	5,4	1. 10" steaks or roast. 2. 7" steaks or roast. Chuck:
(also called			4. Blado pot-roast (also called shoulder pot-roast, bone-in;
10-in)	42	23	5. Blade steak (bone-in)
	123	333	7. English cut
roast (bone-in).	4 5	\$ \$	
ık (bone-in)	44	54	9. Arni or chuek steak (bone-in)
0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	31	30	Wholesale cuts: 19. Rib (whole) 20. Chuek (whole).

4. Blade pot-rosst (also called shoulder pot-rosst, bone-in; chuck rosst, bone-in).

"steaks or roast

Rib: 1. 10" s 2. 7" st Chuek:

4

51

I. Kosher beef

Curts of meat

A or

AA or choice

Grades

or chuek pot-roast (bone-in).

chuck....

84 : 154 : : :		opiodo so A A obesto		9	3	C3	70	क्ष्य ५० सम	41	000	
chuek roast, bone 5. Bade steak (bone-in 6. Boneless cluck		Cuts of meat	III. Kosher lamb and mutton	1. Rib chops and roast.	angle (bone-in)	(bone-	1n)	4		A. Forcquarters B. Bracelet (whole) C. Chuck (whole)	
1424 444 88	u	Grade R or utility and culls		26	16	12	21	878	8	13	
	Mutton	Grade M or com- mercial		8	18	14	23	33 33	63	138	
148 444 88 E	M	Grade S or prime, choice and good		33	2	151	26	33 128	33	15 15	
noch) potrowst (bone- steak (bone-In).	Lamb	Grade C or utility		22	32	S	300	\$84	42	222	
		Grade B or com- mercial		61	37	27	45	282	42	888	
st (l	La	Doog to A shard		2	38	28	40	422	42	2833	
ln) t-roast (bondik (bondik)		Grade AA or choice		19	33	29	52	223	42	32 37	
6. Blade steak (bone-in) 6. Boneless chuck 7. English cut 8. Arm or chuck pot-roast (bone-in) 9. Arm or chuck steak (bone-in) 10. Boneless neck Wholessle cuts: 19. Rib (whole) 20. Chuck (whole)		Cuts of ment	III. Kosher Lamb and	1. Rib chops and roast.	angle (bone-in)	(hone-in)	(bone-in)	2 444	honeless breast and shank		

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cosher	h and	
for 1	1, fres	tailers
ceiling prices for kosher	beef, veal, lamb and mutton, fresh and	cured, Zone 10 for kosher retailers
iling	pup	for ko
ail ce	lamb	te. 10
(1) Retail	veal,	l, Zon
0	beef,	cured

	kosher	sh and	s.
	for	, fre	ailer
amended to read as follows:	(1) Retail ceiling prices for kosher	beef, veal, lamb and mutton, fresh and	cured, Zone 10 for kosher retailers.
l as f	iling	and	or ko
o read	iil ce	lamb	e. 10 j
ded to	Retu	veal,	, Zon
amen	0	beef,	cured

(a) Retail ceiling prices on specially authorized sales to kosher eating places or other kosher retailers—Zone 1.

to read as follows:

and the prices for the following items

of Kosher Lamb and Mutton are

columns "AA or choice" and "A or good" for the following items of Kosher Beef

umns "AA or choice" and "A or good" for the following items of Kosher Beef 11. In section 19 (k) the prices in col-

and the prices for the following items of

Kosher Lamb and Mutton are amended

to read as follows:

12. In section 19 (1) the prices

	-5	- 60								- 11
-	Grade	AA or choice		838	33	24.23	200	63	87	
[Cents per pound]		Cuts of meat	I. Kosher beef	2. 7" steaks or roast	4. Blado pot-roast (also called shoulder pot-roast, bone-in; chuckroast, bone-in)		8. Arm or chuck pot-roast (bone-in).	Wholesale cuts. (NorgMay not be	19. Rib (whole)	do, villon (Wildry) a a mass a appeara san a
		des	A or good		442	04	40	3 3 3	40	88
tailers.		Grades	AA or choice		45	2	55.55	£ £ £	400	31

g	Grade R or utility and culls
futto	Grade M or Com- mercial
A	Grade S or prime, choice and good
	Grade O or utility
qu	Grade B or com- mercial
3	boos to A eberto
	Grade AA or choice
	Cuts of meat
	Lamb Mutton

Lamb

Grade C or utility

Grade B or com-mèrcial

Grade A or good

Grade AA or choice

Į		22	13	10	16	41	11 25	23		13	77
		75	14	=	18	21	12	25		4 8 5	To
ĺ		38	83	17	27	33	28	8		RRS	77
į		44	27	19	32	38	ន្តនេ	30		888	3
		46	83	20	34	40	88	98		822	3
ĺ		40	88	21	36	42	8 5	8		888	77
The Real Property lies and department of the last department of the	III. Kosher lamb and mutton	pps and re	angle	(bone-in)	(bone-in)	or arm chops, place	6. Neck (bone-in)	Pattle inch	9. Wholesalo cuts (Nore: May not be sold to other re-	A. Forequarters	C. Chuek (whole)
						_					

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42 8838

42 37 33

	-III	Grade M or Co		64	200	-	-	-	164	6.4			
	'eu	Grade S or prin		75	14	Ħ	18	21	122	22		1382	
	\L	Orade O or util		38	83	17	27	33	98	8		RRR	
	-III	Grade B or co mercial		44	27	19	32	388	18	98		222	
	p	Orade A or good		46	83	20	34	40	8	98		8228	
	9010	Grade AA or cho		40	88	21	36	27.	8	8		2333	
		Cuts of meat	III. Kosher lamb and multon	1. Rib chops and roast.		(bon	(bone-in)		7. Neck (boncless)	includin breast ar W holesa	bo sold to other re-	A. Forequarters B. Bracelet (whole)	
	u	ade R or utility	G		26	16	12	क्ष	14	8	E	13	
-	Mutton	ade M or com- mercial	ıŋ_		8	18	13	22	25	8	33	14	
and the same	×	ade 8 or prime, hoice and good	Gr		32	20	15	200	128	8	33	182	
l					-	-							_

> 38 53 400 223

52 32 83 88 588

8 37 26 45 30 47

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29 33 23 51 883 RR

14. In section 24 (b) the prices in Columns "AA or choice" and "A or good" for the following items of Kosher Beef and prices for the following items of Kosher Lamb and Mutton are amended to read as follows: the

Columns "AA or choice" and "A or good" for the following items of Kosher Beef and the prices for the following items of Kosher Lamb and Mutton are amended

the prices

(e)

24

17. In section

16. In section 24 (d) the prices in Columns "AA or choice" and "A or good" for the following items of Kosher Beef

15. In section 24 (c) the prices in Columns "AA or choice" and "A or good" for the following items of Kosher Beef and the prices for the following items of Kosher Lamb and Mutton are amended

and the prices for the following items of Kosher Lamb and Mutton are amended

to read as follows:

(d) Retail ceiling prices on specially authorized sales to kosher eating places

(c) Retail ceiling prices on specially authorized sales to kosher eating places or other kosher retailers—Zone III.

to read as follows:

[Cents per pound]

or other kosher retailers—Zone IV.

[Cents per pound]

(e) Retail ceiling prices on specially authorized sales to kosher eating places

to read as follows:

[Cents per pound]

(b) Retail ceiling prices on specially authorized sales to kosher eating places or other kosher retailers—Zone II.

[Cents per pound]

Grades	AA or choice good		35 34	ed n:	88	30 30 36	88	30	98	05	27 26
	Cuts of meat	Rib. I. Kosher beef	1, 10" steaks or roast. 2, 7" steaks or roast. Chuck:	4. Blade pot-roast (also called shoulder pot-roast, bone-in;		6. Ronglass chilch			9. Arm or chuck steak (bone-ln)	Wholesale cuts (Note: May not be	sold to other retailers):

			_						
des	A or good		34		88	38	និនិ	83	26
Grades	AA or choice		32		88	98	88	98	22
	Cuts of meat	I. Kosher beef	2. 7" steaks or roast	4. Blade pot-roast (also called shoulder pot-roast, bone-in;	chuck roast, bone-in)	6. Boneless chuck. English cut		Vholcsale cuts (Nore: May not be	Sold to other retailers): 19. Rib (whole). 20. Chuck (whole).

	Grades	des	
Cuts of meat	AA or choice	A or good	
I. Kosher beef			Dib.
" steaks or roast steaks or roast	32	34	1. 10,
lade pot-roast (also called			Chuck:
chuck roast, bone-ln)	88	29	5. Bl
oneless chuck	36	988	6. Bo
rm or chuck pot-roast (bone-in).	888	828	
oneless neck	88	33	10. Bo Wholesa
d to other retailers): (ib (whole) (huck (whole)	22	26 22	sold 19. Ri 20. Cr

	52 26	
į	22.23	
ore: May not be tallers):		

u	Grade R or utility		17	10	-1	12	15	m Kg	R	223
Mutton	Grade M or com- mercial		19	11	w	14	17	3 m	83	11
Z	Grade S or prime, choice and good		22	13	6	17	19	23	23	13
	Grade C or utility		36	21	15	25	31	282	83	822
Lamb	Grade B or com- mercial		42	25	17	88	36	8 %	58	22.22
La	Doog to A obsto		45	26	18	32	38	28	88	282
	Grade AA or choice		4-1	26	18	34	40	2123	88	32
	Outs of meat	III. Kosher lamb and mutton	Rib chops and roast.	angle (bone-	and -in)	(bone-in)		Neck (bone-in)	Pattl mea bom and Whol	to other unrters. let (where

u	Grade R or utility and culls		17	10	1-	12	30 ∞ 23	8	0120
Mutton	Grade M or com- mercial		19	=======================================	w	14	2002	83	11 14 10
2	Grade S or prime, choice and good		22	13	6	11	2008	23	13
	Grade C or utility		36	21	15	25	31 28 11 28	83	822
Lamb	Grade B or com- factorial		42	25	17	98	888	58	2222
La	boog to A sbato		45	26	18	32	28 238	8	282
	Grade AA or choice		47	26	19	4.60	322	88	27 32 26
	Outs of meat	I. Kosher lamb and mutton	ps and ro	rattle (boile-	g :	bone-in).	houlder chops, blade or arm chops (cck (bone-in)	les (grou t) includ leless bre shank	(Note: May not be sold to other retailers): Forequarters Bracelet (whole)

1	п	Grade R or utility and culls	17	10	10	12	30 ∞ 23	ន	0223
	Mutton	Grade M or com- mercial	19	11	w	14	23 8	83	111
	2	Grade S or prime, boog and good	53	13	0	17	23	23	13
-		Grade C or utility	36	21	15	25	8523	83	228
	Lamb	Grade B or com- faircial	42	25	17	98	888	58	222
	La	boog to A sbatb	45	26	8	32	22.138	8	24 30 54
		Grade AA or choice	1-	26	18	4.00	828	89	27 32 26
	-		1	1	1	1	1 1		1 1 1

		Grade C or utility		36	21	15	23	31	28	88	822
	Lamb	Grade B or com- mercial		42	22	17	30	36	38	88	828
	I.a	Grade A or good		45	8	18	32	88	28	88	888
		Grade A.A or choice		47	26	18	34	40	7 20	88	22 32 32 32 32 32 32 32 32 32 32 32 32 3
And the second s		Cuts of meat	III. Kosher lamb and mutton	ops and ro	angle (bone	Breast (bone-	(bone-ln)	Shoul	7. Neck (bone-in)	Pa W W	(why
	ton	Grade R or utility and culls		17	10	10	12	15	××	ន	523

shoulder pot-roast, bone-ln;		4
chuck roast, bone-in)	29	22
13		7.7
		_
7. English cut	29	27
		_
9. Arm or chuck steak (bone-in)		_
10. Boneless neck		_
Wholesale cuts (Note: May not be sold to other retailers):		10. Who
19. Rib (whole)		_
le)	22	77

	Grades	des	
Cuts of meat	AA or choice	A or	บี
I. Kosher beef			7
10" steaks or roast.	31	20	Rib:
7" steaks or roast	34	32	1. 10" steaks
			Chuck:
shoulder pot-roast, bone-in;	8	5	4. Blade p
Blade steak (bone-ln)	2 2	27.	chuck
Boneless chuck	385	35	5. Blade ster
English cut	53	27	6. Boneless
Arm or chuck pot-roast (bone-in)	29	27	7. English e
Arm or chuck steak (bone-in)	53	27	8. Arınorch
Boneless neck	67	27	9. Arm or ch
lesale cuts (Note: May not be			10. Boneless 1
old to other retailers):	1	8	Wholesale cuts
Chuck (whole)	22	35	19. Rib (who
	-	1	20. Chuck (w

Cuts of meat	Grades	des
	AA or cholee	A c goog
I. Kosher beef		
1. 10" steaks or roast	33	
chuck roast, bone-in)	88	
	38	
8. Arm or chuck pot-roast (bone-in)	88	
10. Boneless neck. Tholesale cuts (Note: May not be	29	
sold to other retailers):	27	
20. Chuck (whole)	22	

28

8 X

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To V

AA or choice

Cuts of meat

Grades

AA or cholce	A or	
	2009	
		J. Kosher beef
		Rib:
	50	1. 10" steaks or roast
7" steaks or roast	32	Chuck:
		4. Blade pot-roast (also called
Blade pot-roast (also called		shoulder pot-roast, bone-in:
shoulder pot-roast, bone-in;		chuck roast, bone-in)
	27	5. Blade steak (bone-in)
	27	6. Boneless chuck
Boneless chuck	35	7. English cut
	27	8. Arm or chuck not-roast (bone-in)
_	27	9. Arni or chuck steak (bone-in)
Arm or chuck steak (bone-in) 29	27	10. Boneless neck
	27	Wholesale cuts. (Norg: May not be
esale cuts (Note: May not be		sold to other retailers):
old to other retallers):		19. Rib (whole)
72	25	20. Chuck (whole)
Chuck (whole)	21	

11	7	million no G obord										
	Muttor	Grade M or com- mercial		8	=======================================	00	14	17	24	3	75	12 14
	Z	Grade S or prime, choice and good		ន	13	0	17	19	24	6	\$	13
		Grade C or utility		36	22	15	28	31	26	8	R	222
	Lamb	Grade B or com- mercial		42	25	18	30	37	3 2	8	G .	222
	La	Grade A or good		45	28	18	33	39	200	8	Ş	888
		Grade A.A or choice		47	23	8	35	41	38	8	R	888
THE RESERVE OF THE PROPERTY OF		Cuts of meat	III. Kosher lamb and mutton	1. Rib chops and roast 2. Yoke, rattle or tri-		(bone-in)	(bone-in)	blad	7. Neck (boneless)	Patt mes bond	9. Wholesale cuts (Nork: May not be sold to other	retailers): A. Forequarters B. Bracelet (whole) C. Chuck (whole)
1	n n	Grade R or utility and culls	-	1-	10	1	10	1 1	2 00	£3 £	3	9230
	Mutton	-mos or com- fairem		18	Ξ	oc	14	1 1	6	3 33	3	111
	N	Grade S or prime, choice and good		22	13	6	1	10	10	8 8	3	13
- 1			1									

25 31 28 28

32 828

4. Square cut chuck (bone-in) 5. Shoulder c h o p s, blade or arm chops 6. Neck (bone-in)

3 x 5 x 5

15 21

18 26

28

88

8

28

boncless)____(ground meat)

Neck (Neck (Patties

Including boneless breast and shank... Wholesale cuts (Note: Maynot be sold to other re-

83

R

23

855

RASS

888

8357

Forequarters..... Bracelet (whole)...

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0170

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SE'S

o.

36

42 33 17 30 888

45

47 36 19 34 428

III. Kosher lamb and

mutton

Rib chops and roast.
Yoke, rattle or triangle (bone-in)....

- 8

10 -1

10 Ξ 00 14 23 67

55 13 6 1,1 320

3. Breast

Grade C or utility

Grade B or com-mercial

Grade A or good

Grade AA or choice

Cuts of meat

Grade R or utility and culls

Grade M or com-mercial

Grade S or prime, choice and good

Lamb

Mutton

g	Grade R or utility		7	4	••	**	-	2	2	101
Mutton	Grade M or com- mercial		8	11	00	14	17	32	24	12
×	Grade S or prime, choice and good		ន	13	0	17	19	122	72	13
	Grade C or utility		36	22	15	88	31	200	8	222
Lamb	Grade B or com- mercial		42	25	18	30	37	282	8	222
S.	boog to A shard		45	88	18	33	39	12	58	888
	Grade A.A or choice		47	23	8	35	41	38	क्ष	888
	Cuts of most	III. Kosher lamb and mutton	1. Rib chops and roast.		(bone-in)	(bone-in)	blad	7. Neck (boneless)	4	A. Forequarters B. Bracelet (whole)
11	l cumo nuo		1.					0.00		

umns "AA or choice" and "A or good" for the following items of Kosher Beef and

the prices for the following items of Kosher Lamb and Mutton are amended to read as follows: (i) Retail ceiling prices on specially

umns "AA or Choice" and "A or Good" for the following items of Rosher Beef and the prices for the following items of Kosher Lamb and Mutton are amended

to read as follows:

20. In section 24 (h) the prices in col-

umns "AA or choice" and "A or good" for

19. In section 24 (g) the prices in Col-

In section 24 (i) the prices in Col-

authorized sales to kosher eating places or other kosher retailers—Zone VIII

[Cents per pound]

South.

(h) Retail ceiling prices on specially authorized sales to kosher eating places or other kosher retailers—Zone VIII North.

[Cents per pound]

AA or A or choice good

s of meat

Grades

Columns "AA or choice" and "A or good" for the following items of Kosher Beef (f) the prices in 24 section 18. In (f) Re Kosher 1 to read a and the

authoriza or other

	Gra	Grades
Cuts of meat	A.A or choice	A or good
I. Kosher beef		
Lib:		
1. 10" steaks or roast	83	888
4. Blade pot-roast (also called shoul-		
roast, bone-in)	30	30
-	30	28
6. Roneless chuck	30	36
	30	83
	30	35
9. Arm or churk sleak (bone-ln)	30	34
10. Boneless neck	30	25
Wholesale cuts (Note: May not be		
To Rib (whole)	26	96
20 Chuck (whole)	26	250

					5	Grades	00	
Cuts of meat	at			C	A.A or		A or good	
I. Rosher beef	fus							~
1. 10" steaks or roast. 2. 7" steaks or roast.				1.1	25.53		888	Ū.
4. Blade pot-roast (also called should der pet-roast bone-in; church roast, bone-in; church for Blade steak (bone-in) 6. Bandess chuck 7. English cut 7. English cut 8. Arni or churck pot-roast (bone-in) 9. Arn or churck steak (bone-in) 10. Bandess neck 10. Bandess neck 10. Bandess neck 10. Bandess neck	hone-in; ie-In)	ealled sheerin; ch	(also called shoul- bone-in; chuck ne-in)		888888		สสสสสส	=
Id to other Rib (whole Chuck (wh	99 1 1			1 1	22		22.22	- 11
		In	Lamb	-	A	Mutton	uo	
Outs of meat	Grade AA or choice	Grade A or good	Grade B or com-	Grade C or utility	Grade S or prime, choice and good	Grade M or com- mercial	Grade R or utility and culls	1
III. Kosher lamb and mutton								11
ops and re	85	45	43	37	0.5	20	85	2.
Z. AOKe, PRINC OF ITI-	8	0	-	-		,		

er Beef and ig items of for the fol- b and Mut- follows:	on specially ating places one VII.	Grades	-	choice good		35 34		88		30		27 26	
the following items of Kosher Beef and the prices for the following items of Kosher Lamb and Mutlowing items of Kosher Lamb and Mutlon are amended to read as follows:	authorized sales to kosher eating places or other kosher retailers—Zone VII.		Culs of meat		Rib: I. Kosher beef	1. 10" steaks or roast 2. 7" steaks or roast Chuck;	4. Blade pol-roast (also called shoulder pol-roast, bone-in;	5. Blade steak (bone-in)	7. English cut. 8. Arm or chuek pot-roast (bone-	9. Arm or chuck steak (bone-lu)	Wholesale cuts (Note: May not be sold to other retailers):	19. Rib (whole)	ZO. CHUCK (WHOIC)
Beef ms of ended	places		des	A or good		888		88	88	88	28	00	22
Kosher ing ite am	ating pone VI		Grades	A.A or choice		88		30	8 %	28	30	8	25.5
following items of Kosher Beef prices for the following Items of Lamb and Mutton are amended as follows:	kesher retailers—Zone VI.	formal and and	2000	Cuts of Areas	I. Kosher beef	eaks or roast	pot-roast (also called shoul-	bone-in) sleak (bone-in)	sh cut	r chuck pot-roast (bone-in).	cats (Note: May not be	other retailers):	(whole)

	at	See	F 9	1	goinda to A A abert		40	03 0	1 65	400	3	3
	Cuts of meat	Rib: I, 10" steaks or roast. 2. 7" steaks or roast. 4. Blade pot-roast shoulder pot-roast chack roast, bone- 5. Blade steak fone-in- 6. Boneless chuck 7. English ent. 8. Arm or chuck pot-roast Arm or chuck pot-ro	Wholesale cuts (Notre: Model to other retailers) 19. Rib (whole)		Cuts of meat	III. Kosher lamb and mutton	1. Rib chops and roast.				8. Patties (ground meat) including boneless brustand	9. Wholesale cuts (Nork: May not be sold to other retailers):
	A or good	82 8228 83	22	l u	Grade R or utility and culls		55	=======================================	0 4	16	22	23
Grades	A			Mutton	Grade M or com- mercial		21	C4 C	9 15	5.5	S.	53
Gr	AA or choice	30 30 32	22.7	Z	Grade S or prime, choice and good		23	17	00	122	Si	23
	C.P.				Grade C or utility		37	32	36	25	200	90
		called one-in; (bone-e-in)	t be	Lamb	-fine D or com-		5	26	31	33	99	30
		5 m	у по	La	Grade A or good		46	27	33	40	ر ا	26
	at	(als as!. e-in) in).	Ma.		Grade A.A. or choice		13	17 8	36	24	99	99
	Cuts of meat	Rib: 1. 10" steaks or road. 1. 11" steaks or road. 2. 7" steaks or road. 4. Blade pol-road (also shoulder pol-road; blade took (bonein). 5. Blade stoak (bonein). 6. Boneless chuck. 7. Bonglish out. 8. Arm or chuck pol-road	Wholesale cuts (Nore: May not sold to other retailers): 19. Idla (whole) 20. Chuck (whole)	de en exercisement mater programme in a	. Cuts of meat.	III. Kosher lamb and mutton	1. Rib; chops and roast 2. Yoke, rattle or tri-		4. Square ent chuck (bone-in)	5. Shoulder chops, blade or arm chops. 6. Neck (bone-in)	8. Patties (ground meet) including honeless breast	
	or oct	SS AXSAX	8 88	11	and culls	1	00	10	00	5 5	242	22

	Gra	Grades
Cuts of meat	AA or choice	A or good
I. Kosher beef		
1. 10" steaks or roast	888	24.2
4. Blade pot-roast (also called shoulder not-roast bone-in:		
chuck roast, bone-lu).	25	818
6. Boneless chuck	40	600
8. Arm or chuck pot-roast (bone-in).	565	55
9. Arm or chuck steak (bone-in)	55	2 2
Wholesale cuts (Norg: May not be		
19. Chuck (whole)	88	22.00

	Grades	des	
s of meat	AA or choice	A or good	Cut
osher besf			P.ih.
roast	333	34	1, 10" steaks of 2, 7" steaks or
-roast (also called			4. Blade pot-re
st, bone-lii)	25	818	roast, bon
uek	40	250	6. Boneless ch
ck pot-roast (bone-in)	5656	388	8. Arra or chuc
ick Steak (Done-in)	35	88	10. Boncless ne
Norg: May not be retailers):			Wholesale cuts (
	8	50	19. Rib (whole)
ole)	77	55	20. Chuek (who

fahoul- ghuck mnrc-in).			
	Dir. I. Kosher beef		
	1. 10" steaks or roast	32	65
	2. 7" steaks or roast	8	34
	Chuek:		
	4. Blade pot-roast (also called shoul-		
	der pot-roast, bone-in; chuck		
	roast, bone-in)	31	25
	5. Blacic steak (bone-in)	31	3
	6. Boneless chuck	40	-
	7. English cut	31	3
	8. Arra or chuck pot-roast (bonc-in).	18	**
	9. Arm or chuck steak (bone-in)	31	**
	10. Boncless neck	31	26
	Wholesale cuts (NorE: May not be	_	
	sold to other retailers).		
	19. Rib (whole)	88	8
20, Chuck (whole)	20. Chuck (whole)	24	23

u	Grade R or utility and cuils		19	11	6	14	10 25	12	
Mutton	-mos of obesid		er Er	13	10	16	213	122	222
2	Grade S or prime, choice, and good		23	14	10	90	8228	10	174
	Grade C or utility		88	23	16	22	30 13	စ္က	283
Lamb	Grade B or com-		4.5	27	13	31	8228	300	2000
La	Grade A or good		46	27	20	34	422	8 8	23.27
	oriodo to A.A. ebanD		458	53	21	36	428	8	886
	Cuts of meat	III. Kosher Lawb and Mutton	1. Rib chops and roast.	HP	(bene-in)	(bone-in)	blade or arm chops, blade or arm chops. 6. Neck (bone-in)	Patti mer bour Who (Not	cqui ccqui

13 10 16 119

23 17 27 33

27 19 32

28 8

24 14 11 00 21 22 25 25

49 28 128

422

5333

520 58

8888

2332

122

222

1-C

5555

588

50 30 13

2338

Foreguarters

Bracelet (whole)...
Chuck (whole)...

133

152

272

222

222

23.2

32 32 36 36

Forequarters, i... Bracelet (whole).

shank.
Who losale cuts
(Norte: May not be sold to other retailers):
A Forequarters.
B. Bracelet (whole).
C. Chuck (whole).

25

25

30

8

30

30

24

24

29

36

50

20

6. Neck (bourerin)

F. Neck (bourerin)

F. Neck (bourerin)

F. Patilles (ground meat)

including boneless

freest and slanik...

9. Wholes ale cuts

(Note: May not

be sold to other

3533

3 303

36 377

21

12 C 15 1-02

26 18 30

26 13 33 888

27 20 35

angle (bone-in)... cut chuek

4. Square cut (bouc-in)
5. Shoulder cl 3. Breast and (bone-in)

16

221 23

23 23 23

Grade R or utility

Grade M or com-mercial

Grade S or prime, choice and good

Grade C or utility

Grade A A or choice

to H abath [aistent

Mutton

Lamb

umns "AA or choice" and "A or good" for the following items of Kosher Beef and the prices for the following items of Kosher Lamb and Mutton are amended to read as follows:

umns "AA or choice" and "A or good" In section 24 (k) the prices in Col-

for the following items of Kosher Beef and the prices for the following items of

Kosher Lamb and Mutton are amended

authorized sales to kosher eating places on specially kosher retailers-Zone IX (j) Retail ceiling prices or other North

[Cents per pound]

	Grades	sapi
Cuts of meat	A A or choice	A or good
I. Kosher beef		
10" steaks or roast	34	33
2. 7" steaks or roast	88	36
4. Blade pot-roast (also called shoul-		
roast, bone-in)	33	32
	88	32
Boneless chuck	43	40
English cut	33	32
Arm or chirck pot-roast (bonc-ln).	333	32
Arm or chuck steak (bone-in)	33	32
10. Boncless neck	8	32
ote: May not lailers):		
Rib (whole)	29	6.1
Chuck (whole)	25	23

	25	Grades	
Cuts of meat	A A or choice	A or good	
I. Kosher beef			1
y'steaks or roast	38	38	E
lade pot-roast (also called shoul-			ฮี
ast, bone-in)	33	32	
lade steak (bone-in)	33	32	
oneless chuck	43	40	
nglish cut	33	32	
rm or chirck pot-roast (bone-ln).	88	32	
rm or chuck steak (bone-in)	33	32	
oncless neck	ñ	32	
ale cuts (Note: May not be			
ib (whole)	25.29	833	
0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	ì	}	e./I

Cuts of meat	AA or choice	A or good	
I. Kosher beef	,		1
aks or roast	38	88	Rit
ot-roast (also called shoul- t-roast bone-in: chuck			Ch
one-in)	88	32	
ss chuck.	43	40	200
chirck pot-roast (bone-ln).	# FR	32	
chuck steak (bone-in)	# F	222	A. 45
its (Note: May not be her retailers):			Wh
hole) (whole)	828	13.13	3,10
			á

_	caiotta ao & A abara		-	7 6	ş c	4 6	75	च दें।	8	8		282
	Cuts of meat	III. Kosher lamb and	Dib o	2. Yoke, rattle or tri-	3. Breast and shank	4. Square cut chuck	5. Shoulder chops.	6. Neck (bone-in)	7. Neek (boneless)		Nore: May not be sold to other re-	(allers): A. Forequarters B. Bracelet (whole) C. Chuck (whole)
uc	Grade R or mility sells bus		20	12	10	15	12	18	3	83		12
Mutton	-moo or obstD [sionem		22	77	11	17	19	12		92		253
4	Grade 8 or prime, choice and good		24	15	12	19	21	2 %		26		12 X X
	Grade C or mility		39	24	38	32	34	30		31		5333
Lamb	Grade B or com- mercial		44 F.C	Zi	20	32	39	82 23		3		888
La	рооз то A эbвтD		1-	83	21	35	17	74 65	5	33		28 32 26 26
	Ээіоцэ то А.А. эьвтЭ		20	8	22	37	43	225	5	31		888
	Cuts of meat	III. Kosker tamb and mutton	1. Rib chops and roast.			(bone-in)	5. Shonlder chops, blade or arm chops.	6. Neck (bone-in)			(NOTE: May be sold to	A. ForequartersB. Bracelet (whole)

						4		- 20	
п	Grade R or mility said earlist		20	12	10	15	22	8	12
Mutton	-mos to M obstD laistem		22	14	Ξ	17	19 12 26	92	13
A	Grade S or prime, choice and good		24	15	12	19	25.52	26	12 X =
	Grade C or mility		39	2.4	38	88	3.20	31	888
Lamb	Grade B or com- mercial		#3.	F	20	32	888	3	888
La	Grade A or good		44s	8	54	35	442	23	26.23
	Grade AA or choice		20	8	22	37	255	31	888
	Cuts of meat	Kosker lamb and mutton	ops and	rattle c (bong	2	(ii)	E E E E	tes (gre hess help shank esale	retailers): Forequarters Bracelet (whole) Cluck (whole)

-									
E.	Grade R or utility and culls		30	12	10	15	22	8	12
Mutton	Grade M or com- fairment		22	14	Ξ	12	19 12 26	83	13
2	Grade S or prime, choice and good		24	23	12	19	258	88	522
	Grade C or mility		39	24	18	288	320	31	888
Lamb	Grade B or com- figuram		#7.C	Zi	28	32	3.53	3	ននិន
La	Grade A or good		1-	83	21	35	32.4		26.25
	Grade AA or choice		20	29	22	37	43	3.1	858
	at	nb and	0	or tri-	SHAIR	OHINCK	s, plane ps	cuts y not	rshole)

						4		O.	
п	Grade R or utility and culls		30	12	10	15	212	33	12 14
Mutton	-moo to M obstD Isionom		22	14	Ξ	17	19 26 26	25	13
A	Grade S or prime, choice and good		24	15	12	19	822	26	522
	Grade C or mility		39	4.0	18	28	320 34	31	888
Lamb	Grade B or com- fairercial		#J.	39	20	32	888	3	883
La	boog to A sharp		1-	3	12	35	4 <u>21 E</u>	23	8888
	Grade AA or choice		20	8	22	37	325	31	828
	meat	lamb and	and roast.	É	nd shalls)	chops, page chops refess) (ground including	breast nk	s): arters t (whole)

to read as follows:

to read as follows:

(h) Retail ceiling prices on specially authorized sales to kosher eating places or other kosher retailers—Zone X South

[Cents per pound]

	Gra	Grades	Cuts
Cuts of meat	AA or choice	A or good	
I. Kosker beef			Rib: 1. 10" steaks or
1. 10" steaks or roast	88	31	Chuck:
4. Blade pot-roast (also called			shoulder pot-
chuck roast, bone-in)	3.33	88	6. Boneless chuc
	40	32	8. Arm or chuck
7. English cut. 8. Arni or chuck pot-roast (bone-in).	3 63	R R	9. Arm or chuck
9. Arm or chuck steak (bone-in)	F 6	38	Wholesale euts (N
holesale cuts (NOTE: May not be	10	ŝ	19. Rib (whole)
19. Rib (whole)	288	27	TOTAL WITCH
ole)	24	23	

	A A or choice	Rood
I. Kosher beef		
Rib;		
1. 10" steaks or roast	33	
2. 7" steaks or roast	37	
Cullek:		
4. Blade pot-roast (also called		
shoulder pot-roast, bone-in chuck;		
roast, bone-in)	32	
5. Blade steak (bone-hi)	32	
6. Boneless chuck	41	
7. English cut	32	
8. Arm or chuck pot-roast (bone-in).	32	
9. Arm or chuck steak (bone-in)	32	
10. Boneless neek	32	
Wholesale euts (NOTE: May not be sold to other retailers):		
19. Rib (whole)	300	
20. Chuek (whole)	24	

Carona (windle)					53		3
		I,a	Lamb		4	Mutton	uc
Cuts of meat	9010f0 TO A.A. 9.	boog 10 A 9.	e B or com- figured	Tillity To O 9.	e S or prime, boog bus see	-moO to M or mercial	e R or utility

Grade R or utility silves and culls

-mos to M obstD mercial

Grade S or prime, choice and good

Orade C or utility

-nrós to B eleitő Intereial

Grade A or good

Grade AA or choice

Lamb

	Grade R or utility and culls		19	12	6	15	17	28	8	171
in at tour	Grade M or Com- mercial		22	13	10	16	19	26	26	13
1	Grade S or prime, choice and good		24	15	11	19	21	26	38	4.88
	Grade C or utility		85	24	17	64 00	33	31	31	ន្តន្ត
Talle	Grade B or com- figuration		4	27	20	32	23	31	31	222
1/0	Grade A or good		100	000	21	35	24	31	31	888
	Grade AA or choice		49	. 29	22	37	43	31	31	222
	Cuts of meat	III. Kosher lamb and mutton	1. Rib chops and	Yoke, rati	Breast and (bone-in)	Square cut (bone-in)	Shoule blade Neek (7. Neck (boneless) 8. Patties (ground	incluc	A. Forequarters. B. Bracekt (whole)

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	This amendment shall become effective
19	this 10th day of September 1946.
12	Issued this 6th day of September 1946.
6	GEOFFREY BAKER,

effective

Sept. 6, 1946; strator. AKER, Doc. 46-16217; Filed, 4:52 p. m.] ය E.

25. Section 25 is added to read as fol-

fled in the price schedules set forth in Sections 19 and 24 of this regulation for the products hereinafter listed may be increased in each zone by adding the amounts set forth below. The products for which ceiling prices thus may be increased, and the applicable increases by The amounts specicer-SEC. 25. Increases to be added to tain product prices: 24. In section 24 (1) the prices in Columns "AA or choice" and "A or good" for the following items of Kosher Beef and the prices for the following items of Kosher Lamb and Mutton are amended (1) Retail ceiling prices on specially authorized sales to kosher eating places or other kosher retailers—Zone X.

	INDULES	[punod]
	SCI	per
	PRICE	cents
	Z	In
	MBER	added
	Z	pe
	4ND	may
llows	NAME	which
grade follows:	PRODUCT NAME AND NUMBER IN PRICE SCHEDULES	[Amount which may be added in cents per pound]

Grades

[Cents per'pound]

Grades	A or good	φ	90	00	25.00	30 00 00	00	4110		100	1010	4	63	0101	7
25	AA or choice	1-	οò	90	00 OB	90 90 90	90	410		200	4-03	63	5	61616	N
	Cuts of meat	I. Kosher beef Rib: 1. 10" steaks or roast.	2. 7" steaks or roast		5. Blade steak (bone-in)	8. Arm or chuck pot-roast (bone-in) 9. Arm or chuck steak (bone-in)	3oneless neck esale cuts:	19. Rib (whole) 20. Chuck (whole)	III. Kosher lamb and mutton	1. RIb chop and roast	3. Breast and shank (bone-in)	Shoulder chops, blade or			Chuck (whole)

PART 1305—ADMINISTRATION ISO 94. Amdt. 101

SALES BY GOVERNMENT AGENCIES AND RESALES
BY CERTAIN BUYERS OF METALS AND
MINERALS

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

Supplementary Order 94 is amended in the following respect:

In Appendix A, Part II, under the paragraph entitled "Metals and minerals" subparagraph (1) is amended to read as follows:

Metals and minerals. (1) With the exception of prepared iron or prepared steel scrap, sales or deliveries of scrap metals to dealers in such materials purchasing for resale: Provided, (a) That the dealer certifies to the Government agency in his bid, quotation or otherwise that he is purchasing such materials for resale and that in reselling he will not exceed the applicable Office of Price Administration maximum prices, and

(b) That the selling officer has no reason to doubt the accuracy of the certificate.

This amendment shall become effective September 16, 1946.

Issued this 10th day of September 1946.

PAUL A. PORTER, Administrator.

[F. R. Doc. 46-16421; Filed, Sept. 10, 1946; 11:23 a.m.]

PART 1439—UNPROCESSED AGRICULTURAL COMMODITIES

[RMPR 471, Amdt. 13]

LEGUME AND GRASS SEEDS

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

Revised Maximum Price Regulation 471 is amended in the following respects:

- 1. Paragraph (c) of section 6 is hereby deleted.
- 2. Paragraphs (d), (e), (f), and (g) of section 6 are redesignated (c), (d), (e), and (f) respectively.
- 3. The first paragraph of section 12 (b) (1) is amended to read as follows:
- (1) If your customer is a person who is duly qualified under section 6 (e) to act as a commercial processor or is a person other than a retailer or planter, your maximum mark-up shall be:

This amendment shall become effective September 16, 1946.

Issued this 10th day of September 1946.

GEOFFREY BAKER, Acting Administrator,

Approved: August 29, 1946.

CHARLES F. BRANNAN,
Acting Secretary of Agriculture.

[F. R. Doc. 46-16414; Filed, Sept. 10, 1946; 11:23 a.m.]

PART 1364—FRESH, CURED AND CANNED MEAT AND FISH PRODUCTS

[MFR 336, Amdt. 36 (§ 1364.1001)]

RETAIL CEILING PRICES FOR PORK CUTS AND CERTAIN SAUSAGE PRODUCTS

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

Maximum Price Regulation No. 336 is amended in the following respects:

1. Items 15A, 15B, 17, 18A, 18B, 19C and 18D, subitems 7 and 8 of Item 19; Items 20A, 20B, 20K, 20L, 20M, 22 and 23; subitems 2, 3 and 7 of Items 27A and 27B; Items 28, 30 and 32 in the schedule of prices for group 1 and 2 stores set forth in Section 19 are amended respectively to read as follows:

[Cents per pound] (Cents per pound) and 9 and 9 group group group Zones 3 and group 1-2 ones 6 and group 1-2 REGII and 1-2 Zones 8 a north, g 1-2 Zones 8 a south, g 1-2 Zone 10, g Zones 8 a north, g Zones 6 al 1-2 Zones 3 a 5-1 2. 5, South, south, 1-2 Zone 10. 18. 88 20не Zone Хопе Zone Zone Zone 15A. Boneless loins (Canadian 20K. Back bones: bacon) whole or piece: . 10 . 09 . 08 . 07 . 07 .10 .08 . 09 .09 1. Smoked.
2. Ready to eat.
B. Boneless loins (Canadian bacon) store sliced: \$0.70 \$0, 70 \$0, 71 \$0, 71, \$0, 71, \$0, 70, \$0, 68, \$0, 69, \$0, 69 . 56 . 56 . 55 . 53 . 53 . 56 . 55 . 56 . 54 . 56 . 55 . 54 . 52 . 53 . 53 . 55 1. Smoked
2. Ready to eat
17. Fat back (whole or piece);
1. Fresh, cured or frozen
2. Smoked
18A. Pork loins (whole); .78 .79 .80 .80 . 78 . 77 . 77 .77 . 85 or cured: or cured:

1. Clear plates.
2. Regular plates.
3. Jowl butts.
4. Square jowl butts.
23. Plates and jowls smoked:
1. Clear plates.
2. Regular plates.
3. Jowl butts.
4. Square jowl butts.
27A. Dried specialties (whole or piece): Clear plates 20 . 20 . 20 . 22 . 20 .20 .20 .23 . 22 . 20 . 23 . 25 . 25 . 22 · 23 · 25 . 25 . 24 . 25 . 27 . 23 . 22 . 23 . 22 , 20 , 21 . 21 . 23 . 22 Fresh or frozen
Cured
Smoked . 39 . 40 . 40 . 40 . 37 . 38 . 38 . 24 . 25 . 24 . 21 . 22 . 21 . 21 . 21 . 22 . 21 Cured .41 40 . 40 . 45 . 41 . 23 . 22 . 25 . 24 . 28 . 43 Pork lolns, rib half or end or chops:
1. Fresh or frozen..... . 26 . 26 . 37 . 37 . 42 . 36 . 34 . 36 . 36 .36 . 37 plece):
2. Aged, dry cured sides (packer cured)
3. Aged, dry cured sides (country cured)
7. Aged, dry cured bacon sides (spareribs in)
27B. Drled specialties (store sliced): . 42 . 42 . 41 . 41 . 41 Pork lolns, loin half or end . 41 . 41 . 41 . 40 . 38 .39 .39 .40 . 40 chops: 1. Fresh or frozen .36 . 36 2. Cured.
3. Smoked.
5D. Pork loins, center cut (piece or eloops):
1. Fresh ox frozen.
2. Cured. . 37 . 37 . 35 . 34 .34 . 35 . 39 .40 .45 . 41 . 40 40 . 36 . 35 . 35 . 36 . 37 . 38 .37 . 36 . 36 need):
2. Aged, dry cured sides (packer cured).
3. Aged, dry cured sides (country cured).
7. Aged, dry cured bacon sides (spareribs). 2. Cured.
3. Smoked
19. Sliced bacon (derined, smoked):
7. Sliced Canadian bacon (packaged).
8. Sliced ready-to-est Canadian bacon (packaged).
20A. Spare ribs:
1. Fresh or frozen . 44 . 45 . 50 . 46 43 43 44 . 44 . 46 . 47 . 46 . 45 . 45 . 45 . 44 . 43 . 44 . 44 . 51 . 41 . 42 . 42 . 40 .39 .39 .39 . 40 . 40 .40 . 43 . 42 .39 . 40 . 41 . 41 . 41 . 40 28. Loin ribs: . 84 . 84 .82 . 81 . 81 .82 . 82 . 83 . 83 .31 .30 .30 .30 . 25 28 .30 . 90 . 90 . 88 . 87 . 87 . 88 . 88 . 89 . 89 Barbecued ____ . 27 . 28 . 35 .44 .30 25 29 36 . 29 . 29 . 36 29 . 27 . 29 . 44 . 44 . 43 .41 . 42 .42 . 43 4. Barbecued

30. Dressed hogs (whole or side);
1. Packer style
2. Shipper style
32. Country back bone (fresh or 2. Cured. 28 .30 .30 23. 00 23. 00 23. 75 22. 00 22. 00 22. 75 Cured.....Smoked.... 23 75 23 50 22 50 21 50 21 75 22 25 20B. Barbeeue spare ribs (brlsket boneless): 1. Fresh or frozen..... 22. 75 22. 50 21. 50 20. 50 20. 75 21. 25 90 . 26 . 33 . 34 . 42 . 49 . 29 . 31 . 32 frozen)..... . 29 . 29 . 28 . 26 . 27 . 27 2. Cured.
3. Smoked.
4. Barbecued. . 34 . 42 . 49 . 33 . 41 . 48 . 34 .31 . 32 .32 . 33 .42 . 40 . 47 . 40 . 47 .41 .41

^{2.} Items 15A, 15B, 17, 18A, 18B, 18C and 18D; subitems 7 and 8 of item 19; items 20A, 20B, 20K, 20L, 20M, 22 and 23; subitems 2, 3, and 7 of items 27A and 27B; items 28, 30, and 32 in the schedule of prices for group 3 and 4 stores set forth in Section 19 are amended, respectively, to read as follows:

	Zone 1, group	Zone 2, group	Zones 3 & 4, group 3-4	Zone 48, group 3-4	Zone 5, group	Zones 6 & 7, group 3-4	Zones 8 & 9, n o r t h, group 3-4	South, south, group 3-4	Zone 10, group 3-4	er.	Zone 1, group	Zone 2, group	Zones 3 & 4, group 3-4	Zone 48, group 3-4	Zone 5, group	Zones 6 & 7, group 3-4	Zones & & 9, n o r t h, group 3-4	Zones & & 9, s o u t h, group 3-4	Zone 10, group 3-4
15A. Boneless loins (Canadian										20K. Back bones: 1. Fresh, fro-									
bacon) whole or piece:	en en	en en	20 67	en ee	20 00	en e7	en 67	\$0.68	20 69	zen or cured	. 09	. 08	. 07	. 06	. 06	. 07	08	. 08	. 09
2. Ready-to-est	75	75	. 73	72	. 72	73	.73		. 74	frozen or cured	. 54	. 54	. 52	. 51	. 51	. 52	. 54	. 53	. 54
15B. Boneless loins (Canadian										20M. Pork tenderloln tips:	.01	.01	.02		. 01	. 0.2	.01	. 00	
bacon) store sliced;										1. Fresh, frozen or cured	. 53	. 53	. 51	. 50	. 50	. 51	. 53	. 52	. 53
1. Smoked	. 77	. 76	. 75	. 74	. 74	.74		. 75		22. Plates and jowls, fresh, fro-									
2. Ready-to-eat	. 84	. 83	. 82	. 80	. 81	. 81	. 82	. 82	. 83	zen or cured: 1. Ciear plates	. 19	. 19	. 17	.16	. 16	. 17	, 19	. 18	. 19
1. Fresh eured or frozen	. 23	. 23	. 22	. 20	. 21	. 21	. 23	. 22	. 23	2. Regular plates									
2. Smoked	. 26		. 24	. 23	. 23					3. Jowl butts	. 19	. 19	. 17	. 16	. 16	. 17	. 19	. 18	. 19
18A. Pork loins (whole):	-			-					-	4. Square jowl butts.	. 22	. 21	. 20	. 19	. 19	. 20	. 21	. 21	. 22
1. Fresh or frozen		. 38	. 36		. 36	. 36		.37		23. Plates and jowls, smoked:	. 22	000	. 20	. 19	, 19	. 20	. 20	. 21	. 21
2. Cured 3. Smoked.:	. 39									1. Clear plates	23	. 22	. 20		. 21		20	22	23
18B. Pork loins, rib half or end or	. 32	. 10	. 12	. 11	. 11	. 11	. 72	1 .1.	. 10	3. Jowl butts	22	. 22	.21	1 .19	20	. 20		. 21	. 22
chops:										4. Square jowl butts	. 26					. 24	. 25	. 25	
1. Fresh or frozen		. 35	. 34	.32	. 33					27A. Dried specialtles (whole or									
2. Cured					. 34			.35		piece): 2. Aged, dry eured sides					1				
3. Smoked 18C. Pork loins, loin half or end or	. 40	. 40	. 38	.31	. 30	. 30	. 39	. 38	. 40	(packer cured)	. 40	.40	. 38	. 37	. 37	. 38	. 38	. 39	. 39
chops:										3. Aged. dry cured sides	. 10	. 10	1				. 00		1
1. Fresh or frozen	. 38	. 37	. 36	. 35	. 35	. 36				(country cured)	. 36	. 35	. 34	. 33	. 33	. 33	. 34	. 34	. 35
2. Cured		. 38	. 37							7. Aged, dry cured bacon	1 00				24	24	0-	0.5	0/
3. Smoked	. 43	. 43	. 42	. 40	. 41	. 41	. 42	. 42	. 43	sides (spareribs in)	. 36	. 36	. 35	. 33	. 34	. 34	. 35	.35	. 36
or chops);									1	sliced):		1							
1. Fresh or frozen	. 43	. 43	. 41	. 40	. 40	. 41	. 43	. 42	. 43	2. Aged, dry eured sides (pack-									
2. Cured		. 44	. 42		. 41	. 42	. 42	. 43		er cured)	. 45	. 44	. 43	. 41	. 42	.42	. 43	. 42	3 . 44
3. Smoked	. 49	. 49	. 47	. 46	. 46	. 47	. 47	. 48	. 49	3. Aged, dry eured sides	. 40	40	26	. 37	. 37	.37	. 38	. 38	20
19. Sliced bacon (rindless, smoked):										7. Aged, dry cured bacon	- 40	. 40	. 38		1 . 31	1 .31	. 00	. 00	. 39
7. Sliced Canadian bacon										sides (spareribs in)	. 41	1 .40	. 38	. 37	. 39	. 38	. 39	. 39	9 .40
(packaged)	. 82	. 82	. 80	. 79	. 79	. 80	. 80	. 81	. 81	28. Loin ribs:						1			
8. Sliced ready-to-eat Cana-										1. Fresh or frozen		. 25	. 27	. 26	. 26	. 27			
dian bacon (packaged)	. 88	. 87	. 80	. 84	. 85	. 85	. 80	. 86	. 87	2. Cured	. 30		. 25	34	. 25		. 25	. 26	9 .29
20A. Sparerihs: 1. Fresh or frozen	. 28	. 28	. 20	. 25	. 25	. 26	. 28	. 27	. 28	3. Smoked 4. Barbeeued	42		2 .40		39				
2. Cured		25	. 28	. 26	. 27	. 27	28			30. Dressed hogs (whole or					1 .00	1 . 10	. 10		. 47
3. Smoked	. 36	. 36	. 34	. 33	. 33	. 3		. 33		side):		1					1	1	
20B. Barbeeue spareribs (brisket	1						1		1	1. Packer style	23. 75	5 23. 50	22, 50	21. 50	21.73	22. 25	23. 50	23.00	23. 73
boneless):	0.	0.1	~	90	000	~	21	. 30	21	2. Shipper style		5 22. 50	21.50	20. 50	20. 73	21. 25	22. 50	22.00	722.73
1. Fresh or frozen 2. Cured	. 31	. 31	29	. 38	. 38					frozen)	25	3 .26	. 23	25	00	. 26	. 28	. 27	7 .95
3. Smoked										NVLULI)		, - ac		,		,			
4. Barbeeued	. 47	. 46																	

3. Items 15A, 15B, 17, 18A, 18B, 18C and 18D; subitems 7 and 8 of Item 19; Items 20A, 20B, 20K, 20L, 20M, 22 and 23; subitems 2, 3 and 7 of Items 27A and 27B; Items 28, 30 and 31 in the schedule of prices in section 21 (a) are amended, respectively, to read as follows:

	Zone 1	Zone 2	Zones 3 and 4	Zone 4a	Zone 5	Zones 6 and 7	Zones 8 and 9, north	Zones 8 and 9, south	Zone 10	
5A. Boneless loins (Canadlan ba-										20 K. Back bones:
con) whole or piece:			20.00						23.00	1. Fresh, frozen o 20L. Pork tenderloins
1. Smoked	\$0.04	\$0.64	10. 02	\$0.61	\$0.62	\$0.62	\$0.62	\$0.63	30.53	
2. Ready-to-eat	. 10	. 69	. 08	.01	. 67	.01	. 68	. 08	. 69	1. Fresh, frozen o 20M. Pork tenderloin
liB. Boneless loins (Canadian ba- con) store sliced:										1. Fresh, frozen o
	470	00	0.0	00	. 67	0.00	00	00	. 69	22. Plates and jowls.
1. Smoked 2. Ready-to-eat	70	.69	. 74	. 66	. 73	. 67	. 68		.75	or cured:
Fet book (whole on visco):	. 10	. 10	. 12	. 12	. 13	. 13	.74	. 64	. 10	1. Clear plates
7. Fat back (whole or piece): 1. Fresh, cured or frozen	. 22	. 22	.21	. 19	. 20	. 20	. 22	. 21	, 22	2. Regular plates
2. Smoked	.25	95	23	.22	.22	.22	92	. 24		3. Jowl butts
18A. Pork loins (whole):	. 20	. 20	. 20	. 22	. 22	. 22	. 40	. 24	. 24	4. Square jow! bu
1. Fresh or frozen	. 36		. 35	. 33	. 34	. 34	26	. 35	. 36	23. Plates and jowls
2. Cured	. 37		. 36					. 36		1. Clear plates
3. Emo'ed	. 41			.39	. 39		. 40		.41	2. Regular plates
ISB. Pork loins, rib half or end or	. 41	. 41	. 40	.08	. 09	. 39	. 20	. 40	. 41	3. Jowl butts
chops;							1			4. Square jowl be
1. Fresh or frozen	. 35	. 34	. 33	. 32	. 32	. 33	.34	. 34	, 35	27A. Dried specialt
2. Cured	. 35			. 33	. 33	.33	. 34			piece):
3. Smoked	.39	39	.38	.37	.37		.38			2. Aged, dry cure
18C. Pork loins, loin half or end or	.00	. 00	. 00				. 00	. 00		er cured)
CHODS;		1								3. Aged, dry eur
1. Fresh or frozen	. 36	. 36	. 35	. 33	.34	.34	. 36	. 35	. 36	try cured)
a. Cured	. 37	. 37						. 36		7. Aged, dry cure
5. Smoked	. 41				. 39				.41	(spareribs in)_
18D. Pork loins, center cut (piece	1						1			27B. Dried specialtie
or chobs);										2. Aged, dry cure
1. Fresh or frozen	. 40		. 38	. 36	.37	. 37	. 39	, 38	. 40	er cured)
2. Cured	. 41	. 40		. 37	. 38	. 38	. 39	. 39	. 40	3. Aged, dry cur
a. Sinoked	. 45			. 42	. 42	. 43	. 43	. 41	. 44	try eured)
as sheed bacon (derined, smoked):										7. Aged, dry eur
" Sliced Canadian bacon									1	(spareribs in)
(packaged)	. 76	. 76	.74	. 73	. 73	.74	.74	. 75	.75	28. Loln ribs:
8. Sliced ready-to-eat Cana-										1. Fresh or frozen
	. 81	. 81	. 80	. 78	. 79	. 79	. 80	. 80	. 81	2. Cured
20A. Spareribs:					1					3. Smoked
1. Fresh or frozen	. 27			. 24	. 24	. 25	. 27	, 26	. 27	4. Barbeeued
2. Cured	. 29			, 25	. 25	. 26	. 26	. 27	. 27	30. Dressed hogs (wh
	. 34	.34	. 33	.31	. 32	. 32	. 33	. 33	. 34	1. Packer style
20B. Barbecue spareribs (brisket										2. Shipper style.
									0.0	31. Country back b
1. Fresh or frozen	. 30	. 30	. 28	. 27	. 27	. 28	.30	. 29	. 30	frozen)
2. Cured 3. Smoked	.31	.31	. 29	. 28			. 29	. 30		
		. 65	. 41	. 33						
4. Barbecued	. 44	. 41	. 43	. 42	. 42	. 42	. 43	. 43	. 41	

	Zone 1	Zone 2	Zones 3 and 4	Zone 4a	Zone 5	Zones 6 and 7	Zones 8 and 9, north	Zones 8 and 9, south	Zone 10
20 K. Back bones:									
1. Fresh, frozen or eured 20L. Pork tenderloins:	. 09	. 09	.07	. 06	. 06	. 07	.09	. 08	. 09
1. Fresh, frozen or cured	. 49	. 49	. 47	. 46	. 46	. 47	. 49	. 48	. 49
20M. Pork tenderloin tips: 1. Fresh, frozen or cured	. 49	. 48	. 47	. 45	. 46	. 46	. 48	. 48	40
22. Plates and jowls, fresh, frozen or cured:	. 13	. 40	. 11	. 40	. 40	. 40	. 45	. 10	. 49
1. Clear plates	. 18	. 18	. 17	. 15	. 16	. 16	. 18	. 17	. 18
2. Regular plates	. 20	. 19	. 18	. 17	. 17	. 15	. 19	. 19	. 20
3. Jowl butts	. 18	. 18	. 17	. 15	. 16	. 16	. 18	. 17	. 18
4. Square jowl butts	. 21	. 21	. 19	. 18	. 18	. 19	. 21	. 20	. 21
1. Clear plates	. 21	. 21	. 20	. 18	. 19	. 19	. 20	. 20	.2
2. Regular plates	. 22	. 22	. 21	. 19	. 20	. 20	. 21	. 21	. 22
3. Jowl butts	. 22	. 21	. 20	. 18	. 19	. 19		. 20	. 21
4. Square jow1 butts	. 25	. 25	. 23	. 22	. 22	. 23	. 23	24	. 24
27A. Dried specialties (whole or piece):									
2. Aged, dry cured sides (pack-									M
er eured)	. 38	. 37	. 36	. 35	. 35	. 35	. 36	. 36	. 37
3. Aged, dry eured sides (eouu-	24	0.0	20	0.1	0.1	01	-	00	
try cured). 7. Aged, dry cured bacon sides	.34	. 33	. 32	. 31	. 31	.31	. 32	. 32	. 3.
(spareribs in)	. 34	.34	. 33	. 31	. 32	.32	00	20	. 3
27B. Dried specialties (store sliced):	. 34	. 31	. 33	. 31	. 0	. 34	. 33	. 33	. 3-
2. Aged, dry eured sides (pack-									
er cured)	. 41	. 41	. 9	. 38	. 38	. 38	. 39	.39	. 40
3. Aged, dry cured sides (coun-				.03	. 00		. 00	.00	. 20
try eured)	. 37	. 36	. 5	. 33	. 34	.34	. 35	. 35	. 36
7. Aged, dry cured bacon sides								. 00	
(spareribs in)	.37	. 37	.16	. 34	. 34	. 35	. 36	. 36	. 37
28. Loln ribs:									
1. Fresh or frozeu	. 28	. 27	. 26				. 27	. 27	. 2
2. Cured.	. 29	. 29				. 27	. 27	. 28	
3. Smoked	. 35	. 35						. 34	. 35
4. Barbeeued	. 40	. 40	. 38	.37	. 37	. 38	. 38	. 39	. 38
30. Dressed hogs (whole or side):									
1. Packer style	23. 25	23.00	22.00	21.00	21. 25	21.75	23.00	22, 50	23. 23
2. Shipper style	22. 25	22.00	21.00	20.00	20. 25	20. 75	22.00	21. 50	22. 23
31. Country back bone (fresh or						. 25	. 26	. 26	27
frozen)		. 26			. 24				

4. Item 17 in the schedule of prices for Group 1 and 2 stores set forth in section 20 is amended to read as follows:

GROUP 1 AND 2 STORES

[Cents per pound)

	Zone 1	Zone 2	Zone 3	Zone 4	Zone 4A	Zone 5
17. Special type chopped pork: 8. C	67 58	64 55	61 52	57		56 47
	Zone 6	Zone 7	Zone 8 (North	and South)	Zone 9 (North and South)	Zone 10
17. Special type chopped pork: S. C. Bulk	59 49	57 48		59 50	59 50	61 52

5. Item 17 in the schedule of prices for group 3 and 4 stores set forth in section 20 is amended to read as follows:

GROUP 3 AND 4 STORES

[Cents per pound]

(**************************************	1,00					
	Zone 1	Zone 2	Zone 3	Zone 4	Zone 4.1	Zone 5
17. Special type chopped pork: S. C	- 64 - 55	61 52	58 50	54 46		53 44
	Zone 6	Zone 7	Zone 8 (North	and South)	Zone 9 (North and South)	Zone 10
17. Special type chopped pork: S. C. Bulk.	56 47	54 46		56	56 48	58 50

6. Item 17 in the schedule of prices set forth in section 21 (b) is amended to read as follows:

[Cents per pound]

	Zone 1	Zone 2	Zone 3	Zone 4	Zone 4.A	Zone 5
17. Special type chopped pork; 1. S. C	59 51	56 48	54 46	50	50 42	49
	Zone 6	Zone 7	Zone 8 (North	and South)	Zone 9 (North and South)	Zone 10
17. Special type chopped pork: 1. S. C	51 43	50 42		52 44	52 44	54 46

7. Section 24 is added to read as follows:

SEC. 24. Increases to be added to certain product prices. The amounts specified in the price schedules set forth in sections 19 and 21 (a) of this regulation for the products hereinafter listed may be increased in each zone by adding the amounts set forth below. The products for which ceiling prices thus may be increased, and the applicable increases

w. Where enecific types of a made of

(NOTE: Where specific types of	
are named, the indicated increases	apply only
to the named types.)	
**	Amount
	which may
Product name and number	be added
	(cents)
9A. Bellies or slab bacon, whole or	
1. Fresh, frozen or cured with ri	
2. Fresh, frozen or cured derine	
3. Smoked with rind	
4. Smoked derined	
9B. Bellies or slab bacon, store slice	ed:
1. Fresh, frozen or cured with ri	
2. Fresh, frozen or cured derine	d 6
3. Smoked with rind	3
4. Smoked derined	
15A. Boneless loins (Canadian h	
whole or piece:	,,,,,
1. Smoked	4
2. Ready-to-eat	5
15B. Boneless loins (Canadian I	
store sliced:	Jacon),
1. Smoked	
2. Ready-to-eat	6

chops): 1. Fresh or frozen 2. Cured -----3. Smoked ____ 18C. Pork loins (loin half or end or chops): Fresh or frozen 18D. Pork loins (center cut) (piece or chops): 1. Fresh or frozen

1. Fresh or frozen

2. Cured _____

18B. Pork loins (rib half or end or

18A. Pork loins (whole):

3. Smoked _____

 Standard grade A.

 Standard grade B. Standard grade C_____ Sliced jowl butts_______Sliced regular plates_____ Sliced Canadian bacon (packaged) -Sliced ready-to-eat Canadian bacon

19. Sliced bacon (derined, smoked):

(packaged) ____. 20L. Pork tenderloins: 1. Fresh, frozen or cured_____ 20M. Pork tenderloin tips: 1. Fresh, frozen or cured_____ 21. Dry salt bellies: 1. Fresh, cured or frozen

2. Smoked___ 22. Plates and jowls, fresh frozen, or cured: 1. Clear plates____ 2. Regular plates_____

Jowl butts ... -----4. Square jowl butts_____ 23. Plates and jowls, smoked: 1. Clear plates____ 2. Regular plates 3. Jowl butts_____ 4. Square jowl butts.....

27A. Dried specialties (whole or piece): cured)

Product name and number in price schedules

Continued. 3. Aged, dry cured sides (country 6. Aged, dry cured bacon sides (boneless)_ 7. Aged, dry cured bacon sides (spare-

27A. Dried specialties (whole or piece)-

Amount

which may

be added

(cents)

ribs in)_____ 27B. Dried specialties (store sliced): 1. Aged, dry cured bacon .. 2. Aged, dry cured sides (packer cured) __ 3. Aged, dry cured sides (country cured).

6. Aged, dry cured bacon sides (boneless)__ 7. Aged, dry cured bacon sides (spareribs in) 28. Loin ribs:

2. Cured ___. 30. Dressed hogs (whole or side): Packer style_____\$0.50 Shipper style_____.50

This amendment shall become effective September 10, 1946. Issued this 6th day of September 1946.

> GEOFFREY BAKER. Acting Administrator.

[F. R. Doc. 46-16220; Filed, Sept. 6, 1945; 4:53 p. m.]

PART 1351-FOOD AND FOOD PRODUCTS [2d Rev. MPR 270,1 Amdt. 16]

DRY EDIBLE BEANS AND CERTAIN OTHER DRY FOOD COMMODITIES

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

Second Revised Maximum Price Regulation 270 is amended in the following respects:

1. Section 1 is amended to read as fol-

SEC. 1. Commodities and types of sales covered and geographical applicability-(a) Commodities and sales covered. This regulation covers the kinds and varieties of dry edible beans and dry whole and split peas that are not specifically named herein. They will be referred to as "listed commodities." Those kinds and varieties that are not specifically named are not subject to this or any other Maximum Price Regulation. This regulation establishes maximum prices for all sales of the listed commodities except sales by wholesalers and retailers as those terms are defined in MPR's 421,2 422,8 and 423,4 respectively, export sales (see 2d Revised Maximum Export Price Regulation b), sales of dry peas by growers to processors and dealers, sales of seed peas and certain sales of seed beans.

(b) Geographical applicability. This regulation applies to the 48 States of the

2

2

¹ 9 F. R. 9260, 10878, 12129, 14106; 11 F. R. 620, 5696, 6589, 7531, 15171, 15171; 11 F. R. 6304, 8869.

² 11 F. R. 6081, 8968. ⁸ 11 F. R. 6397, 6763, 8968. ⁴ 11 F. R. 6420, 6764, 8968.

⁸ F. R. 4132.

United States and the District of Columbia.

2. Section 2a is deleted and a new section 2a is added, to read as follows:

Sec. 2a. Sales of unprocessed dry edible beans—(a) Purposes of this section. This section defines "unprocessed dry edible beans" and certain other terms used in connection with the provisions covering their sales. It sets forth the maximum prices for all sales of unprocessed dry edible beans and explains how those prices are to be determined and applied.

(b) Definitions. As used in this regu-

lation, the term:

"Unprocessed dry edible beans" means dry edible beans that either (1) have not been "processed" as that term is defined in section 2, or (2) if processed, grade lower than U. S. No. 2 in the case of baby or standard lima beans or lower than U. S. No. 3 for all other varieties.

"Sound beans" means sound beans as that term is defined in "U. S. Standards for Beans," revised September 1, 1941, published by the U. S. Department of

Agriculture.

"Official inspection" means inspection of the particular lot of beans by a person and in the manner authorized by the U. S. Department of Agriculture or by the state in which the beans were produced.

(c) Applicability of maximum prices. The maximum prices established by this section apply to the quantity of sound beans in the lot being priced. Except for beans produced in California and Idaho (See paragraph (e) below) and except for the sales described in the paragraph immediately following this paragraph, the quantity of sound beans in any particular lot of unprocessed dry edible beans must be determined by the buyer and seller in accordance with customary practices in the state where the beans were produced. In any case, the purchase price may not be paid or received until the quantity of sound beans in the lot has been determined in the appropriate manner specified in this section.

In all sales of unprocessed dry edible beans to canners, freezers, or other commercial processors (as distinguished from "processors" as defined in section 2) or to persons other than growers, processors or dealers, the quantity of sound beans in the lot must be determined by official inspection and a certificate thereof must be secured by the seller and

furnished to the buyer.

(d) Maximum prices. Except for beans produced in California (See paragraph (e) below) the maximum prices for all sales of unprocessed dry edible beans are as follows:

Maximum prices f. o. b. processing plant or buyer's premises.

Maximum per c Variety sound	wt. of
Pea and medium white beans (Navy)	
Marrow beans (not including red mar-	
row)	9, 85
Great Northern Beans	8. 25
Large and small white beans (including	
nat small white)	8, 60
White Kidney beans	10.95
ned Kidney beans	10.35
Cranberry Beans (other than Western) -	8. 60

			Maximum	price
			per o	nut. of
V	ariety		sound	beans
Cranber	ry Beans	(Western)_		\$8.60
				7.30
		ow Peas of t		
				7, 85
Pinto B	eans			8.10
		dard)		10.10
				8. 35
				8.85
TR Ale	11		Ala - 1	

If the seller does not deliver the beans being priced to the elevator or buyer's premises, he must deduct, from the maximum price otherwise applicable, an amount equal to the cost of transporting the particular beans from the point of delivery to the nearest elevator or processing plant. If the seller delivers the beans to a point beyond the buyer's premises or processing plant, he may include in his maximum price the cost of transportation as that term is defined in Section 5.

(e) Exceptions for unprocessed dry edible beans produced in Idaho & California. (1) The quantity of sound beans in the lot being sold must be determined by official inspection and a certificate thereof must be secured by the seller and furnished to the buyer. On resale of any lot of dry edible beans, whether processed or unprocessed, that were purchased as unprocessed dry edible beans, an official certificate of inspection and grade must be secured by the seller and furnished to the buyer.

(2) For all sales of unprocessed beans produced in California the maximum price, in each case, is, 10% per hundred-weight less than the price established in

paragraph (d) of this section.

3. Section 3a is added to read as follows:

Sec. 3a. Special provisions for sales of seed beans—(a) Purposes of this section. This section applies only to "selected seed beans" and "certified seed beans" as those terms are defined in paragraph (b) below. It lists the conditions under which sales of seed beans are exempt from the pricing provisions of this regulation. It is not the purpose of this regulation to control the sale or distribution of seed. However, no sale of seed beans is exempt unless the applicable definition in paragraph (b) and the conditions in paragraph (c) are fully satisfled. In all other cases the maximum price is the seller's maximum price otherwise established by this regulation for sales of the particular kind, variety and grade of beans being sold.

(b) Definitions:

"Selected seed beans" means dry edible beans that (1) have been especially selected as suitable for planting purposes, (2) are U. S. No. 1 grade or better, (3) comply fully with the requirements of any applicable state seed law and the Federal Seed Act of 1939, and percentage of germination, and (4) are in original containers of a minimum net weight of 100 pounds (or 90 lbs. in the case of blackeye beans).

"Certified seed beans" means beans that (1) have been certified as seed beans by either (i) the state in which they were produced, (ii) a federal-state agency of

that state, (iii) an agency authorized by that state to certify seed or (iv) an association that is a member of or affiliated with the International Crop Improvement Association and (2) are in original containers of a minimum net weight of 100 pounds (or 90 lbs. in the case of blackeye beans), sealed, stamped or otherwise officially marked by the certifying agency. If the beans were produced in California they must be officially identified as "Calapproved" or certified by the California Crop Improvement Association and officially identified as "California Certified."

(c) Exempt Sales—(1) Certified seed beans. All sales of certified seed beans for planting purposes or for resale for planting are exempt from the pricing

provisions of this regulation.

(2) Selected seed beans. Sales of selected seed beans are exempt from the pricing provisions of this regulation if the goods are delivered to a point within the planting area specified below for the particular variety being sold, for planting within that area or for resale for planting within that area. In any case where delivery is made to an area other than the planting area specified for the particular variety, the sale is exempt only if made to a grower within the state where the particular beans were produced, for planting within that state.

In all cases, the seller must secure from the buyer and retain with his other records of seed stock sales, a statement signed by the buyer, setting forth the names and addresses of the parties, the kind, variety and quantity of seed stock sold and purchased, the date and place of delivery, and a statement that the goods have been purchased for planting pur-

poses.

If a grower resells selected seed beans that he has purchased, the sale is not exempt and the maximum price is a processor's maximum price for non-seed beans of the particular variety and grade.

The planting areas for the various kinds or varieties of seed beans are as follows:

Planting Area
Western New York.2
Western Nebraska.
Western New York.2
Michigan, western New York. ²
Colorado, western Nebraska, New Mexico.

¹ Sales of selected seed beans of the varieties covered by this regulation but not mentioned in this table are exempt only if sold and delivered to growers within the state where produced, for planting within that state.

² Western New York, means the counties of Jefferson, Oswego, Oneida, Madison, Chenango, Broome and all counties in New York State west thereof.

4. Section 3 is amended in the following respects:

a. In paragraph (a) the title of Table I is amended by adding thereto the words "1945 crop."

b. The undesignated paragraph following Table I is deleted.

c. Table III is deleted and a new table III is added, to read as follows:

TABLE III—PROCESSED DRY EDIBLE BEANS, CROP AND AFTER	1946
Kind Maximum	price
per cu	
Pea and medium white beans (navy): U.S. Choice hand picked	\$9.10
U. S. No. 1	9.00
U. S. No. 3	8. 85 8. 60
Marrow beans (not including red mar-	0.00
row): U. S. Choice hand picked	10.35
U. S. No. 1	10. 25
U. S. No. 3	10.10 9.85
Great Northern beans:	
U. S. Choice hand picked U. S. No. 1	8.75 8.65
U. S. No. 2	8.50
U. S. No. 3 Large and small white beans (including	8. 25
flat small white):	
U. S. Choice hand picked U. S. No. 1	9.10
U. S. No. 2	8.85
U. S. No. 3 White kidney beans:	8. 60
U. S. Choice hand picked	11.45
U. S. No. 1	11.35 11.20
U. S. No. 2 U. S. No. 3	10.95
Red kidney beans: U. S. Choice hand picked	10 95
U. S. No. 1	10. 85 10. 75
U. S. No. 2	10.60
U. S. No. 3Yellow eye beans:	10.35
U. S. Choice hand picked	9.35
U. S. No. 1 U. S. No. 2	9.25 9.10
U. S. No. 3	8.85
U. S. Choice and hand picked	9. 10
U. S. No. 1	9.00
U. S. No. 2 U. S. No. 3	8. 85 8. 60
Cranberry beans (western):	
U. S. Choice hand picked	9.10
U. S. No. 2	8.85
U. S. No. 3 Small red beans;	8. 60
U. S. Choice hand picked	9. 10
U. S. No. 1 U. S. No. 2	9.00 8.85
U. S. No. 3.	8. 60
Pink beans: U. S. Choice hand picked	9.10
U. S. No. 1	9.00
U. S. No. 2 U. S. No. 3	8. 8 5 8. 60
Bayo beans:	6.00
U. S. Choice hand picked	7.80
U. S. No. 2	7. 70 7. 55
U. S. No. 3	7.30
Blackeye beans (cow peas of the black- eye variety):	
U. S. Choice hand picked	8.35
U. S. No. 1	8. 25 8. 10
U. S. No. 3	
Pinto beans:	
U. S. No. 1	
U. S. No. 3	8. 10
Lima bean (standard): U. S. extra No. 1	10.00
U. S. No. 1	
U. S. No. 2	10.35
Baby lima beans: U. S. extra No. 1	8.85
U. S. No. 1	
U. S. No. 2	8.60
5. Section 4 is amended in the fe	ollow-
ing respects.	

ing respects:

a. Paragraph (c) is amended to read as follows:

(c) All other sales by dealers—(1) Dry edible beans. The maximum price for all other sales of dry edible beans by dealers is, in each case, the base price plus 21¢ per cwt., and plus an additional 21¢ per cwt. for sales ex-warehouse in any quantity.

(2) Dry peas. The maximum price for sales of dry peas by dealers is, in each case, the base price only, plus 15¢ per for sales ex-warehouse in any

quantity.

- (3) Certain sales of beans or peas through brokers. For sales of dry edible beans or dry peas by a dealer to a wholesaler through a broker who has his principal place of business at the terminal market or marketing area where the particular lot of dry beans or peas was received in a carlot or trucklot shipment, the dealer may add to his maximum price figured under the applicable provision of this section, either the broker's actual charge (not to exceed his maximum charge under RMPR 165) or 10¢ per cwt., whichever is lower.
- b. Paragraph (d) is amended to read as follows:
- (d) Sales by destination distributors. A destination distributor's maximum price is his supplier's maximum price for the item (not to exceed a dealer's maximum price for sales other than sales of ex-warehouse) plus 35¢ per cwt., for sales ex-warehouse in any quantity, or plus 14¢ per cwt. for all other sales, including sales of carlots or trucklots and sales ex-car.

This amendment shall become effective September 9, 1946.

Issued this 9th day of September 1946.

PAUL A. PORTER. Administrator.

Approved: September 6, 1946.

CHARLES F. BRANNAN. Acting Secretary of Agriculture.

[F. R. Doc. 46-16322; Filed, Sept. 9, 1946; 4:02 p. m.1

PART 1499—COMMODITIES AND SERVICES [MPR 580,1 Amdt. 16]

RETAIL CHILING PRICES FOR CERTAIN APPAREL AND HOUSE FURNISHINGS

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

Maximum Price Regulation 580 is amended in the following respects:

- 1. Section 10 (e) is added to read as follows:
- (e) Applications by certain sellers who sell exclusively in sets (groups of articles) to which services have been added. If you have been from March 1, 1942 until the present time engaged exclusively in the business of assembling. packaging, and selling sets (groups of articles) to which you have added serv-

ices the cost of which is more than 10% of the total of the net costs of the constituent articles of the assembled sets. you may apply to the Distribution Price Branch, Office of Price Administration, Washington 25, D. C. for a pricing method for sale of your assembled sets. You must file two (2) copies of an application containing the following information and the Office of Price Administration may by order permit you to add to the total of your net costs the cost of the services you provide (packaging, monogramming, etc.) and a markup in line with the level of prices established by this regulation:

(1) Your name and address;

(2) Date when you entered business; (3) Description of manner in which you conduct your business (indicating whether department store, leased department, specialty store or other; cash, installment or other terms; class of merchandise you handle);

(4) A list of all sets offered by you for sale on March 19, 1945, enumerating for each the articles included in each set, the cost of each article, the cost of services added by you on each set, and the selling price of each set on March 19, 1945.

(5) Substantiating evidence to show that you sold or offered the sets for sale (listed under (4)) in March 1945, such as advertisements, catalogs, or prospectuses.

2. Section 18 (d) is amended by adding the following sentence: "Sets or groupings of articles may also be sold at a unit price if the seller has qualified pursuant to section 10 (e)."

3. Section 24 (b) is amended by deleting the phrase "and if, before offering it for sale," and substituting therefor the phrase "and, except as provided in section 10 (e), if before offering it for sale," in the first sentence and by inserting the phrase "Except as provided in section 10 (e)," at the beginning of the second sentence.

4. In Appendix C the word "textile" is deleted from the title of paragraph (b).

5. In Appendix C the note immediately following the title of paragraph (b) is amended to read as follows:

Note: Categories 501-507 include certain household commodities which have a textile base or which are made in whole or in part of plastic materials; and Categories 601-607 include certain yard goods.

- 6. In Appendix C the word "textile" is also deleted from the title of subparagraph (b) (1).
- 7. In category 504 the prefatory text is amended to read as follows: "This is a general category. It includes the articles listed below, except those made of oilcloth."

This amendment shall become effective September 16, 1946.

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

Issued this 10th day of September 1946.

PAUL A. PORTER, Administrator.

[F. R. Doc. 46-16416; Filed, Sept. 10, 1946; 11:24 a.m.l

^{1 10} F. R. 3015, 3468, 3642, 4236, 4494, 4611, 9962.

PART 1439—Unprocessed Agricultural Commodities

[MPR 426,1 Amdt. 191]

FRESH FRUITS AND VEGETABLES FOR TABLE USE, SALES EXCEPT AT RETAIL

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

Appendix I in section 15 is amended in the following respects:

1. Footnote 6 in Tables 2, 3, 6 and 7, footnote 4 in Table 8, and footnote 5 in Table 10 are each amended by inserting, immediately after the words "the state of Florida," the phrase "lying East and South of the Suwanee River".

2. A new paragraph (k) is added to read as follows:

(k) Special allowances for sales of citrus fruit produced in California and Arizona and delivered at certain whole-

sale receiving points in California. This paragraph applies only to sales of oranges, grapefruit, lemons and tangerines produced in California and Arizona and delivered at certain wholesale receiving points in California. In such sales the seller may increase the appropriate price, that would otherwise apply, from Column 6 or Column 7, as the case may be of the appropriate Table in paragraph (c) by the amount set forth in the Table, below, depending on the style of pack and the zone in which the particular wholesale receiving point is located.

For the purposes of this paragraph, the State of California is divided into Zones as follows:

Zone I consists of the counties of Marin, Sonoma, Napa, Yolo, Sutter, Placer and all counties north thereof.

Zone II consists of all counties south of Zone I to and including the counties of San Luis Obispo, Fresno, and Mono.

Zone III consists of all counties south of

Caula of manh	Allow	7 ***	
Style of pack	Zone I	Zone II	Zone III
Citrus fruit packed in Standard containers (13% bu.) Loose in Standard containers (Does not apply to tanger- ines).	40 cents per container 32 cents per container	15 cents per container 12 cents per container	None. None.
in containers other than Standard containers (packed or loose).	1/2 cent per pound	%10 cent per pound	None.
Bulk, loose (no containers) washed, graded and stamped.	34 cent per pound	%10 cent per pound	None.

This amendment shall become effective September 16, 1946.

Issued this 10th day of September 1946.

GEOFFREY BAKER, Acting Administrator.

Approved: August 29, 1946.

CHARLES F. BRANNAN, Acting Secretary of Agriculture.

[F. R. Doc. 46-16413; Filed, Sept. 10, 1946; 11:23 a.m.]

PART 1449—COMMODITIES AND SERVICES

[SR 14J, Amdt. 28]

CORRECTIVE EYEGLASSES AND SPECTACLES

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

Supplementary Regulation 14J i amended in the following respect:

- 1. Section 7.1 (a) (1) is amended to read as follows:
- (1) All sales, including manufacturers' sales, of corrective eyeglasses and spectacles are subject to the General Maximum Price Regulation. Manufacturers' sales of ophthalmic lenses, unmounted, and manufacturers' sales of unmounted frames are not under General Maximum Price Regulation.

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

This amendment shall become effective on the 16th day of September 1946

Issued this 10th day of September 1946.

PAUL A. PORTER,
Administrator

[F. R. Doc. 46-16409; Filed, Sept. 10, 1946; 11:22 a.m.]

Chapter XIV—War Contracts Price Adjustment Board

PART 1608—Text of Statutes, Orders, Joint Regulations and Directives

SUBPART B-DELEGATIONS OF AUTHORITY

Section 1608.822-3 is added as follows:

§ 1608.822-3 Delegation of authority within the Treasury Department.

TREASURY DEPARTMENT WASHINGTON

MARCH 14, 1944.

Treasury Department Order

By virtue of the authority contained in paragraph 4 of the Delegation by the War Contracts Price Adjustment Board of powers, functions and duties under the Renegotian Act, dated February 26, 1944, I hereby delegate to the Director of Procurement all the powers, functions and duties conferred upon me by the aforesaid Delegation. The Director of Procurement is hereby authorized to make further delegations of such powers, functions and duties.

The powers, functions and duties delegated hereby shall be effective immediately and

shall be retroactive to the effective date of the Revenue Act of 1943.

> H. Morgenthau, Jr., Secretary of the Treasury.

MAURICE HIRSCH,
Brigadier General, GSC,
Chairman.

[F. R. Doc. 46-16395; Filed, Sept. 10, 1946; 10:58 a. m.]

Chapter XXIII—War Assets Administration

[Reg. 2]

PART 8302—DISPOSAL OF SURPLUS PERSONAL PROPERTY TO PRIORITY CLAIMANTS

War Assets Administration Regulation 2, May 3, 1946, as amended through June 4, 1946 (11 F.R. 5125, 6237, 6545) entitled "Disposal of Surplus Personal Property to Priority Claimants," hereby revised and amended as herein set forth. New matter is indicated by underscoring. Order 2, June 7, 1946 (11 F.R. 6455), Order 3, December 15, 1945 (10 F.R. 15217), Order 4, January 10, 1946 (11 F.R. 637), Order 5, March 21, 1946 (11 F.R. 3301), Order 6, July 13, 1946, (11 F.R. 7774), and Order 7. August 14, 1946 (11 F.R. 9036), under this part shall continue in full force and effect. New matter is indicated by underscoring.

Sec.

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8302.11 Fair value.

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8302.13 Records and reports.

8302.14 Regulations by disposal agencies to be reported to War Assets Administrator.

Exhibit A Property to be set aside for veterans.

AUTHORITY: §§ 8302.1 to 8302.14, inclusive, issued under Surplus Property Act of 1944 (58 Stat. 765, 50 U.S.C. App. Sup. 1611), Public Law 181, 79th Cong., 1st Sess. (59 Stat. 533), Executive Order 9689 (11 F.R. 1265), and Public Law 375, 79th Cong., 2d Sess.

§ 8302.1 Definitions—(a) Terms defined in act. Terms not defined in paragraph (b) of this section which are defined in the Surplus Property Act of 1944 shall in this part have the meaning given to them in the Act.

(b) Other terms. (1) [Deleted Aug. 19. 1946.]

¹10 F. R. 8021, 7500, 7539, 7578, 7668, 7683, 7799, 8069, 8239, 8238, 8612, 8467, 8611, 8657, 8905, 8936, 9023, 9118, 9119, 9277, 9447, 9628, 9928, 10087, 10025, 10229, 10311, 10303, 11072, 12213, 12084, 12408, 12447, 12532, 12537, 12702, 12745, 12960, 13129, 13271, 13313, 13389, 13595, 13776, 14027, 15035, 15174.

(2) "Standard administrative and maintenance property" means all property from time to time listed in stock catalogues issued by the Procurement Division of the Treasury Department. These catalogues normally include. among other items, office supplies, furniture and equipment, and maintenance operating supplies.

(3) "State and local governments" means any State, territory, or possession of the United States, the District of Columbia, and any political subdivision or

instrumentality thereof.

(4) "Own" business or professional or agricultural enterprise of a veteran means one of which more than fifty (50) per cent of the invested capital thereof is beneficially, and not merely nominally or formally, owned by a veteran or veterans, or one of which more than fifty (50) per cent of the net income thereof beneficially, and not merely nominally or formally, accrues to a veteran or veterans. A veteran may be deemed to have his "own business or professional or agricultural enterprise" for the purpose of acquiring particular tools or equipment when he is engaged by others as an employee or agent and is required by his employment to have his own tools or equipment.

(5) "Small business" when used herein means a veteran's own small business and may include any commercial or industrial enterprise or group of enterprises under common ownership or control, which does not at the date of purchase of surplus property hereunder have more than five hundred (500) employees, or any such enterprise which by reason of its relative size and position in its industry is certified by War Assets

Administration to be a small business.
(6) "Veteran" means any person in the active military or naval service of the United States during the present war, or any person who served in the active military or naval service of the United States on or after September 16, 1940, and prior to the termination of the present war, and who has been discharged or released therefrom under honorable conditions. Veterans "released" from military or naval service shall include persons on terminal leave or final furlough and those whose status has been changed from "active" to "inactive".

§ 8302.2 Scope. This part shall apply only to disposals made by disposal agencies within the continental United States, its territories or possessions; Pro-'vided, That § 8302.10 shall apply only within the continental United States. This part shall not apply to any disposals of real property; nor to personal property appurtenant to, or severed from, or assigned for disposal in connection with, real property, and disposed of pursuant to Parts 8305 1, 8310 2, 8316 3, or 8320 4.

§ 8302.3 Applicability of regulations and directives of other agencies, and disposals which may be exempted from

1 Reg. 5 (11 F.R. 7611, 7969).

this part. (a) Transfers pursuant to the provisions of section 502 (b) of the Lanham Act, as amended, may be made without regard for any provisions of this part.

(b) Except for disposals under paragraph (a) of this section, disposals made hereunder shall be subject to applicable regulations and directives issued under the authority of the Veterans' Emergency Housing Act of 1946, or under the authority of any law referred to in section 34 (b) of the Surplus Property Act of 1944 including those issued by the War Production Board, the Civilian Production Administration, the Office of Price Administration, and the Secretary of Agriculture, and shall be exempted from the provisions of this part to the extent necessary to comply with the provisions of such regulations and directives.

(c) Subject to the provisions of paragraphs (a) and (b) of this section, disposal agencies may dispose of surplus property without regard for any provisions of this part:

(1) Until peace is concluded to supply the needs of the armed forces;

(2) When, upon a finding by the Secretary of Agriculture that farm production is impaired or threatened to be impaired, the Administrator shall, pursuant to the provisions of Part 8303,5 direct the disposal of trucks, machinery, or equipment (including farm supplies) to farmers or farmers' cooperatives;

(3) When the property is of such nature or in such situation that its immediate disposal is necessary to prevent its deterioration, spoilage, or serious loss or damage:

(4) When, upon application to the War Assets Administrator by a disposal agency, the Administrator shall find that it is impracticable or uneconomical for the disposal agency to be required to dispose of designated property according to the provisions of this part:

(5) When the nature or condition of any surplus property sold is such that it is not usable or safe for use by the consumer in its existing form without processing, reprocessing, reconditioning, or repackaging;

(6) When the cost (estimated if not known) of all substantially similar items of such property in the possession of the disposal agency at any one location at any one time does not exceed \$300; or when the cost (estimated if not known) of any group of identical items, normally constituting a single entry on War Assets Administration Form 1001 and in the possession of the disposal agency at any one location at any one time, does not exceed \$100.

§ 8302.4 Set-asides for veterans. (a) Except as to the amounts of any property necessary for the temporary use of any disposal agency to carry out its responsibilities in disposing of surplus property under the Surplus Property Act of 1944, each disposal agency to which there is assigned for disposal any property of the types set forth in Exhibit A shall set aside all of such property in its possession for exclusive disposal to veterans for their own personal use, or to enable them to establish or maintain their own small business, professional, or agricultural enterprises. Such property shall be held for disposal to veterans holding certificates issued pursuant to § 8302.8 for a period of not less than fifteen (15) days after public notice of its availability for such disposal, or for such longer period as the Administrator may direct, and any balance remaining undisposed of thereafter may be made available for disposal in accordance with the other provisions of this part.

(b) In disposing of property to veterans under this section disposal agencies may establish the maximum and minimum quantities which may be acquired by any one veteran at any one time during a given period of time. When the supply of any type of surplus property offered at any time will be insufficient to fill the orders of the eligible veterans, equitable distribution among such veterans may be accomplished (1) in accordance with the date of a certification or registration, or (2) on such other basis as shall be approved upon special application to the Administrator; Provided, That in any method adopted there shall be equitable distribution between veterans desliing to acquire property for their own personal use and veterans desiring to acquire it for business, professional, or agricultural use. In giving public notice of availability of any property disposal agencies shall specify the method by which distribution of such property wil. be made among veterans.

§ 8302.5 Order of priorities. Except as to property disposed of under § 8302.4, disposal agencies shall, subject to the provisions of § 8302.6, observe the following order of priorities:

(a) Transfers to Government agencies for their own use shall be given priority

over disposals to all others.

(b) Lisposals to veterans holding certificates to acquire property to enable them to establish and maintain their own small business, professional, or agricultural enterprises shall be given priority over disposals to all others except as provided in paragraph (a) of this section.

(c) Purchases by Reconstruction Finance Corporation, as successor to Smaller War Plants Corporation, for resale under section 18 (e) of the Surplus Property Act of 1944 shall be given priority over disposals to all others except as provided in paragraphs (a) and (b) of this section.

(d) Disposals to State and local governments for their own use shall be given priority over disposals to all others except as provided in paragraphs (a), (b), and (c) of this section.

§ 8302.6 Reservations for claimants. (a) In giving effect to the provisions of § 8302.5, disposal agencies shall observe the following requirements

^{*}Reg. 10 (11 F.R. 7583). *Reg. 16 (11 F.R. 7427, 8361).

SPA Reg. 20 (11 F.R. 182, 561, 3302, 7431).

⁵ SPB Reg. 3 (10 F.R. 5325, 12266).

with respect to the periods of time during which property will be offered to priority claimants:

(1) Government agencies shall in no case be given a period in excess of twenty days after the date of public notice of availability of the property.

(2) Property offered to veterans may not be disposed of to others for a minimum period of fifteen (15) days after the date of public notice to veterans.

(b) Each disposal agency, based upon experience and demonstrated demand, may estimate the quantity of each item of surplus property which it is necessary to hold in reserve in order to provide an adequate supply thereof to satisfy the probable needs of priority claimants for such item. Such quantities shall be reviewed and adjusted periodically by the disposal agency in the light of the changing requirements of priority claimants and the areas in which such requirements exist. There need be no earmarking of specific property, but the quantities of surplus property so estimated shall be reserved for exclusive disposal to priority claimants subject to the periods specified in paragraph (a). Any property in excess of such reserved quantities may, notwithstanding the provisions of paragraph (a), be disposed of promptly to others.

(c) In order to assist the disposal agencies to reserve quantities of surplus property, pursuant to the provisions of paragraph (b), adequate to satisfy the needs of priority claimants including Reconstruction Finance Corporation as successor to Smaller War Plants Corporation for resale under Section 18 (e) of the Surplus Property Act of 1944, Reconstruction Finance Corporation may advise the disposal agencies from time to time of the quantities and kinds of surplus property which it needs or may need for such purposes to the end that any reservations established under paragraph (b) of this section may be adequate to supply such anticipated needs.

§8302.7 Information about available property—(a) Availability of records of surplus property; Government requirements officers. Disposal agencies shall establish procedures to insure that designated representatives or procurement officers of Government agencies and State and local governments shall have access to the information on the property records of the disposal agencies, and shall upon request from time to time inform such representatives or procurement officers about surplus property for which declarations have been received or are anticipated. Each disposal agency shall appoint in its central office and in each regional office thereof a Government requirements officer or officers, whose duties shall include (1) transmitting to Government agencies and State and local governments information concerning surplus property which is or may become available for disposal; (2) assisting in programming sales or offerings in such a manner as to afford Government agencies and State and local governments an opportunity to purchase any and all kinds of property they desire; (3)

ascertaining the probable needs for all

kinds of property of Government agen-

cies and State and local governments within the region served by each regional office to the end that any reservations established under § 8302.6 (b) may be adequate to supply the probable needs of Government agencies and State and local governments within the region served by the office: (4) cooperating with such advisory committees as the Administrator may appoint; and (5) taking all other necessary or desirable steps to see that all requirements of this part are complied with. It shall be the responsibility of Government agencies, in order to avoid making purchases through commercial channels, continuously to consult the records of the disposal agencies and to determine whether their requirements for all items of property can be satisfied out of surplus property in the hands of the disposal agencies.

(b) Notice of offering. Disposal agencies shall give public notice of all offerings to priority claimants and to the extent feasible shall adopt other procedures which will allow priority claimants to receive notice of what surplus property is available or offered for sale within the area in which the offering is made. Government agencies and State and local governments shall have the right upon request to be put on mailing lists for notices in all cases where such lists are used to offer property for disposal, including mailing lists otherwise reserved to special classes of buyers, unless the disposal agency shall find that the giving of such notices to Government agencies and State and local governments shall for any particular type of property become impracticable, unduly expensive to the Government, or unreasonably burdensome on the facilities of the disposal agency. When paid advertising is used as the method of offering, no other notice need be given to priority claimants.

§ 8302.8 Issuance of certificates to veterans. (a) A veteran desiring to acquire property set aside under § 8302.4 or to exercise his priority under § 8302.5 shall apply to any certifying office of War Assets Administration and shall furnish the Administration with complete information regarding the property desired. War Assets Administration will satisfy itself through reference to the applicant's discharge papers or to other satisfactory evidence that the applicant is a veteran and that the property applied for is for his own personal use or to enable him to establish or maintain his own small business, professional, or agricultural enterprise and shall require of the applicant a supporting statement or affidavit. War Assets Administration will issue an appropriate certificate to such veteran stating that he is a veteran entitled to purchase the types and quantities of the property described therein.

(b) Whenever a disposal agency within the continental United States other than War Assets Administration receives an application from a veteran desiring to acquire property hereunder but not accompanied by a certificate, the application shall be referred to War Assets Administration for certification, together with full information regarding

the availability of the property and the price, terms, and conditions of sale.

(c) In the territories and possessions where no office of War Assets Administration is established for the certification of veterans, they may act hereunder by dealing directly with the appropriate disposal agency, and in such case such disposal agency shall to the extent feasible perform the functions which would be performed by the War Assets Administration in the continental United States under this section.

(d) Each veteran shall present the certificate when acquiring property from a disposal agency, which shall rely upon the certificate that the holder is a veteran entitled to acquire the property described therein in accordance with the terms of the certificate. Veterans shall be entitled to acquire the quantity of property for which they are certified, subject to such equitable distribution among veterans as may be adopted by the disposal agency pursuant to the provisions of § 8302.4(b) or §8302.9(c), before such property may be made available to lower priority or non-priority claimants. Special effort shall be made to insure that property available to veterans may be inspected by them. Surplus property may be offered for sale to veterans on credit on terms and conditions established by the disposal agen-

§ 8302.9 Transfers and disposals to priority claimants. (a) Subject to the provisions of § 8302.10 in the case of Government agencies, disposal agencies shall transfer or dispose of surplus property to a priority claimant in quantities not smaller than the smallest lot consistent with commercial practice and at the fair value of such property as provided in § 8302.11. Disposal agencies shall make such transfers of surplus property to a Government agency without reimbursement or transfer of funds whenever a transfer on such terms by the owning agency by which such property was declared surplus would be authorized by any law approved subsequent to June 21, 1944 to be made to the agency desiring such property. The agency desiring such property without reimbursement or transfer of funds shall pay all transportation charges but not the cost of packing and shall furnish when necessary a Government bill of lading bearing identification of the appropriation against which such transportation charges are to be charged.

(b) Except in the case of transfers to Reconstruction Finance Corporation as successor to Smaller War Plants Corporation for resale under section 18 (e) of the Surplus Property Act of 1944, and disposals to veterans of property to be resold with or without processing or fabrication in the regular course of business, transfers or disposals to priority claimants shall be for their own use only and not for transfer or disposition by them to others, and disposal agencies may require priority claimants so to certify. Title to property being acquired by priority pursuant to the provisions of this part shall not be transferred or consigned by the disposal agency to any person other than the acquiring priority claimant, except in the case of purchases by Reconstruction Finance Corporation under section 18 (e) of the Surplus Property Act. In acquiring property by priority under the provisions of this part, veterans may take title only in their own names or in the names of their own business or professional or agricultural enterprises as defined in § 8302.1 (b) (4), and payment shall be made by such veterans or such enterprises. The priorities granted pursuant to the provisions of this part may not be assigned or transferred to others. The provisions of this paragraph (b) shall not apply to the exercise of any authority under the Veterans Emergency Housing Act of 1946, or under the Second War Powers Act of 1942 directing disposals to a specified class of purchasers or to specifically named pur-

(c) Disposal agencies shall adopt proccdures designed to distribute surplus property equitably among claimants entitled to the same priority and shall fill orders in the sequence in which they were received, or on such other equitable basis as the disposal agency may determine in any case where it has reason to believe that the quantity of any type of property available at any time will be insufficient to supply the needs of all claimants in a given priority class. In such event disposal agencies may establish the maximum quantity which may be acquired by any one priority claimant within the same class at any one time.

(d) Priority claimants may place orders with a disposal agency at any time, and such orders shall be filled from any available surplus property, subject to the provisions of §§ 8302.4, 8302.5, and 8302.6. If no property is available or likely to become available, the disposal agency shall notify the claimant and upon the dispatching of such notification the order shall lapse. Unless the advertising otherwise states, property already advertised for public competitive bids or for sale at auction or for immediate purchase at a fixed time and property specifically selected by a prospective purchaser shall not be considered available. No property shall be offered for disposal to non-priority claimants unless it has first been offered to priority claimants or necessary provision has been made for reservations for priority claimants in accordance with \$ 8302.6.

§ 8302.10 Transfers of surplus standard administrative and maintenance property to the Treasury Department and acquisition of such property by Government agencies. (a) In order to facilitate the transfer of surplus property from one Government agency to other Government agencies for their own use

and not for transfer or disposition to others outside the Government, the Treasury Department as the central procurement agency of the Government may acquire from the disposal agencies such quantities of surplus standard administrative and maintenance property as it needs to satisfy the requirements for such property of all Government agencies within the continental United States, other than the War Department, Navy Department, and Veterans Administration, and other than each disposal agency for the types of property for which it is designated as such under Part 8301.6 Government agencies shall cooperate with the Treasury Department in compiling estimates and shall provide the Treasury Department with such information concerning their requirements as it may need in order to promote the fullest utilization of surplus property.

(b) Disposal agencies shall transfer surplus standard administrative and maintenance property to the Treasury Department in accordance with the provisions of § 8302.9 and at a fair value which reflects the estimated expenses to be incurred by the Treasury Department in making distribution to Government agencies, and the Treasury Department shall promptly upon such transfer take possession and assume responsibility for the care, handling, and disposition of such property.

(c) It shall be the responsibility of all such Government agencies, in order to avoid making purchases of such property through commercial channels when such property is available from surplus, continuously to consult the stock catalogues issued by the Procurement Division of

the Treasury Department. (d) Except in cases where transfers may be made without reimbursement or transfer of funds, no Government agency other than the War Department, Navy Department, and Veterans' Administration, and other than each disposal agency for the types of property for which it is designated as such under Part 8301, shall within the continental United States acquire by direct transfer from a disposal agency any type of surplus standard administrative or maintenance property which is offered for disposal by the Treasury Department and immediately available for acquisition by such Government agency; Provided, That if none of a desired type of property is immediately available for acquisition by a Government agency, such agency may purchase such desired property directly from the disposal agency; and Provided, further, That Reconstruction Finance Corporation, as successor to Smaller War Plants Corporation, shall be entitled to acquire any such property from a disposal agency for resale under section 18 (e) of the Surplus Property Act of 1944.

§ 8302.11 Fair value. Disposal agencies shall fix the fair value at which property shall be acquired by priority claimants. Such fair value shall not be greater than the lowest price which is offered to any trade level at the time of acquisition by the priority claimant.

§ 8302.12 Acquisitions by priority claimants without exercising priority. In addition to acquiring property under

§§ 8302.5 and 8302.6, Government agencies, except as to standard administraand maintenance property desired for their own use, and State and local governments shall be entitled to submit offers whenever surplus property is otherwise offered for sale, without regard for the location of the property, but shall not Government be entitled to priority. agencies may under this section acquire any surplus property (including standard administrative and maintenance property) for transfer or disposition to others. including transfers or dispositions to the United Nations Relief and Rehabilitation Administration. Nothing in this part shall prevent veterans from acquiring any property directly from a disposal agency without exercising priority if they are included within the class of buyers to whom the disposal agency is offering such property. Such purchases made by a priority claimant without priority shall be governed by the prices, terms, and conditions of the offering made by the disposal agency and not pursuant to any other provisions of this part.

§ 8302.13 Records and reports. Owning and disposal agencies shall prepare and maintain such records as will show full compliance with the provisions of this part and with the applicable provisions of the act. Reports shall be prepared and filed with the War Assets Administrator in such manner as may be specified by orders issued under this part subject to the approval of the Bureau of the Budget pursuant to the Federal Reports Act of 1942.

§ 8302.14 Regulations by disposal agencies to be reported to the War Assets Administrator. Each disposal agency shall file with the War Assets Administrator copies of all regulations, orders, and instructions of general applicability which it may issue in furtherance of the provisions, or any of them, of this

This revision of this part shall become effective August 19, 1946.

> ROBERT M. LITTLEJOHN, Administrator.

AUGUST 19, 1946.

PROPERTY TO BE SET ASIDE FOR VETERANS

MOTOR VEHICLES

Commodity Code Classification Trucks, amphibian, ¼ ton, 4 x 4__ 90 Carrier, light cargo (the weasel)__ 90 1002 "The Jeep", 1/4 ton, 4 x 4_____ 90 Carry-all, ½ ton, 4 x 2 90 Canopy express, ½ ton, 4 x 2 90 1005 1006 Pickup, ½ ton, 4 x 2_____90 Panel delivery, 1/2 ton, 4 x 2_____ 90 Carry-all, 1/2 ton, 4 x 4 ----Command reconnaissance, 1/2 ton, 1009 4 x 4_____ 1010 Emergency repair, 1/2 ton, 4 x 4 -- 90 Panel delivery, 1/2 ton, 4 x 4_____ 90 1012 Pickup, ½ ton, 4 x 4_____ 90 1013 1016 Pickup, ¾ ton, 4 x 2_____ 1017 Carry-all, 3/4 ton, 4 x 4----- 90

Command, 34 ton, 4 x 4----

Emergency repair, 3/4 ton, 4 x 4__ 90

1018

.__ 90

⁶⁰ Stat. 207.

[†] 56 Stat. 176; 50 U. S. C. Sup. IV App. § 631-645a.

⁸ Reg. 1 (10 F.R. 14064; 11 F.R. 2602, 3035.

MOTOR VEHICLES—continued		TRAILERS—continued		CONSTRUCTION, MINING, EXCAVATING		
Trucks—Continued Classificat		Commodity Classifica		ERY, AND CENERAL PURPOSE MACE Continued.	IINE	RY-
Light maintenance and installa-		Semi, clothing repair, 6 ton (10 ton gross) 90	1130	Lift trucks: Commod Fork type lift: Classifi		
Weapons carrier, 34 ton, 4 x 4 90	1020	Semi, shoe repair, 6 ton (10 ton gross)90		Gas	90 :	
Canopy express, 1 ton, 4 x 2 90 Pickup, 1 ton, 4 x 2 90	1022 1023	Semi, textile repair, 6 ton (10 ton		Electric Platform lift:	90	3102
Combination stake and platform,	1020	gross)90	1133	Gas	90	3103
1½ ton, 4 x 290	1024	Semi, cargo, 7 ton (10 ton gross) 90	1134	Electric		3104
Cargo, 1½ ton, 4 x 2	1025	Semi, tank, water, 1,500 gal 90 Semi, fuel servicing, 2,000 gal. Type	1135	Bench grinder: (common to the		
Canopy express, 1½ ton, 4 x 2 90	1026 1027	F-2 90	1136	small repair shop use, not to ex-	00	0100
Dump, $1\frac{1}{2}$ ton, $4 \times 2_{}$ 90 Panel delivery, $1\frac{1}{2}$ ton, $4 \times 2_{}$ 90	1028	Semi, fuel servicing, 2,000 gal. Type F-2A90	4400	ractional horsepower motors: All	90	3120
Pickup, 1½ ton, 4 x 2 90	1029		1137	fractional hp., alternating and		
Bomb service, $1\frac{1}{2}$ ton, 4×4 90	1031	Track-laying tractors, 29.49 DBHP or equivalent:		direct current motors except air-		
Cargo, 1½ ton, 4 x 4	1032	Gas	2011	craft type	90	3130
Combination stake and platform, 15 ft., $1\frac{1}{2}$ ton, 4×4	1033	Diesel90	2012	AGRICULTURAL EQUIPMENT AND SUF	PLIE	S
Combination stake and platform,		International, TD-6.		Land levelers	90	4010
c. o. e., 1½ ton, 4 x 4 90	1034	TRACTORS		Plows:	00	4000
Dump, 1½ ton, 4 x 4 90	1035	Track-laying tractors, 36 to 45		Walking plows		4020 4021
Panel delivery, $1\frac{1}{2}$ ton, 4×4 2 90 Panel delivery, $1\frac{1}{2}$ ton, 4×4	1030	DBHP:	0001	Two horse or more		4022
(K-51) 90	1037	Gas	2021	Tractor plows, moldboard		4030
Ordnance maintenance, 1½-3 ton,		Caterpillar, D4 and R4.	2020	One bottom, drawn or mounted		4031
4 x 4 90	1038	Cleveland tractor, BD and BG.		Two bottom, drawn or mounted Three bottom, drawn or mounted		4032 4033
Cargo, 2½ ton, 4 x 2	1000	International, T-9 and TD-9.		Four bottom, drawn		4034
2½ ton, 4 x 290	1040	Track-laying tractors, 46 to 60 DBHP:		Five bottom and over, drawn	90	4035
Dump, 2½ ton, 4 x 290	1041	Gas 90	2031	Disk plows, tractor drawn or	00	4040
Cargo, $\frac{1}{2}\frac{1}{2}$ ton, $\frac{1}{2}$ ton, $\frac{1}{2}$ ton, Searchlight, c. o. e., $\frac{1}{2}\frac{1}{2}$ ton,	1042	Diesel90	2032	One furrow		4040 4041
6 x 4	1043	Allis-Chalmers, HD-7 and K.		Two furrow		4042
Tractor, $1\frac{1}{2}$ ton, 4 x 290	1044	Caterpillar, D-6. Cleveland tractor, DD and DG.		Three furrow		4043
Tractor, 1½ ton, 4 x 4	1045 1046	International, TD-14.		Four furrow or larger		4044
Tractor, 2½ ton, 4 x 2 90 Tractor, c. o. e., 2½ ton, 4 x 4 90	1047	Track-laying tractors, 61 to 90 DBHP:	2211	Five furrow or largerOne way disk:	90	4045
Tractor, 1 21/2 ton, 6 x 4 90	1048	Gas 90 Diesel 90	2041 2042	6 feet and under	90	4046
Ambulances:	1010	Allis-Chalmers, HD-10 and S.	2012	Over 6 feet	90	4047
½ ton, 4 x 4 90 ¾ ton, 4 x 4 ² 90	1049 1050	Caterpillar, D-7.		Barbed wire (one spool equals 100#		
Metropolitan, all types, 3/4 ton,	1000	International, TD-18.		or approximately 85 rods long). Tremendous demand and a very		
4 x 2 90	1051	Track-laying tractors, 91 to 140 DBHP:		limited inventory—certification		
Field, 1½ ton, 4 x 2 90	1052	Gas 90	2051	shall be limited to 10 spools per	00	4101
Buses: Sedan, converted, 15-passenger,		Diesel 90	2052	veteran farmer	90	4101
4 x 290	1075	Allis-Chalmers, HD-14 and L.		MEDICAL, SURGICAL, DENTAL AND VE		
Passenger, 25-passenger 90 Commercial type, 20-29 passen-	1076	Caterpillar, D-8. Cleveland Tractor, FD and FG.		APPARATUS, EQUIPMENT AND INSTRU	MEN	TS
	1077	CONSTRUCTION, MINING, EXCAVATING MA	ACHIN-	Medical equipment:		
Car:		ERY, AND GENERAL PURPOSE MACHINE		Splygmomanometers: Aneroid	90	5101
Passenger, light, all body types,	1070	Tractor-type scrapers, towed:		Mercurial		5102
Passenger, medium and heavy, all	1079	3½ yd90		Electro-cardiographs		5103
body types, 4 x 290	1080	6 yd90 8 yd90		Basal metabolarCystoscope		
Station Wagon, including auxiliary		10 yd90		Cysto-urethroscope (panendo-	00	0200
ambulance station wagon, 4 x 2_ 90 Motorcycle, all types, 2 x 1 and	1081	12 yd 90		scope)		5106
3 x 1 90	1085	Air compressors: Portable air com-		Ophthalmoscope, electric		5107 5108
Scooter, motor, w/o package car-		pressors, truck or skid mount- ed, up to and including 500		Otoscope, electricOtoscope and ophthalmoscope,	30	2100
rier, all types 90	1086	CFM.:		combined electric	90	5109
TRAILERS		Stationary type air compressors		Resectoscope	90	5110
Cargo, amphibian, ¼ ton 90	1101	of 30 CFM and under:	3011	Supplemental eye injury set, complete	90	5111
Airdrome utility, ½ ton 90	1103	30 CFM and under, stationary 90 105 CFM skid mounted 90		Eye, ear, nose and throat, diag-		0
Van, public address, ½ ton 90 Cargo, 1 ton 50	1104 1105	105 CFM truck mounted 90		nostic cases, complete		5112
Mobile communication, 1 ton 90	1106	210 CFM 90		Electro-cauteries		5113 5114
Cargo, K-52 and K-63, 1 ton 90	1107	315 CFM: 90 500 CFM90		Slit lampsOphthalmic, trial lenses sets		5115
Van, 2-horse, 1 ton90	1108	Batching plants, 105-ton capacity 90		X-ray medical equipment and ac-		
Pigeon loft, 1 ton 90 House, all types 90	1109	Rock crushers, crushing and screen-		cessories:		
Tandem axle, searchlight, 2 ton_ 90	1113	ing plants: 25 ton or under, per	0000	X-ray, field unit, table unit		5201
Airdrome utility, 2½ ton 90	1115	hour 90 Ditching machines:	3030	X-ray, field mobile unit	90	5202
Laboratory, photographic, type	1118	Crawler mounted, ladder 90	3041	X-ray, generating equipment: 200 MA generator, plus tilt		
A-2	1120	Crawler mounted, wheel 90		table	90	5203
Semitrailer, van, 1½ ton 90		Cranes (shovel and draglines and		100 MA generator, plus tilt		
Semi, map reproduction equipment	1100	other attachments):	3051	table		5204
van, 2½ ton	1125 1126	Truck mounted cranes 90 Crawler cranes:	, 3031	30 MA mobile unit, office type		5905
semi, stake and platform, 3½ ton		3/8 cu. yd 90	3052	and field type 15 MA portable		5205 5206
(6 ton gross) 90	1127	½ cu. yd 90	3053	Verticle fluoroscope		5208
Semi, K-72, 7 ton gross90 Semi, combination animal and	1123	34 cu. yd 90		Cassette changer	90	5209
cargo, 6 ton (10 ton gross) 90	1131	1¾ to 2 cu. yd 90		Large stereoscope	90	5210
Semi, van, 6 ton (10 ton gross) 90	1129	2½ cu. yd 90		1 position table for radiography,		F011
Not less than 10% reserve for ve		Mixers, concrete, plaster and mor-	0 2070	with Bucky diaphragm		5211
set-aside.		tar: (10 sacks and under) 90		X-ray illuminator, 14 x 17X-ray cassettes with screens,		5212
Not less than 25% reserve for ve- set-aside.	terans	3 Not less than 10% of inventory s made available to the veterans set-asi		8 x 10, 10 x 12 and 14 x 17		5213

DICAL, SURGICAL, DENTAL AND VETERINARY AP- PARATUS, EQUIPMENT AND INSTRUMENTS—	MEDICAL, SUBGICAL, DENTAL AND VETERINARY A PARATUS, EQUIPMENT AND INSTRUMENTS	TURE—continued
continued Commodity Code	continued Commodity Co.	
ray medical equipment and ac-	Dental equipment and supplies—	Desk—"Top" executive, 72" fiat top, mahogany, oak, or walnut
cessories—Continued.	Continued.	finish; lock, double pedestal, 4
X-ray intensifying screens, pairs,	Forceps:	or 6 legs, 6 or 7 drawers, metal
8 x 10, 10 x 12 and 14 x 17 90 5214	Bone, Rongeur #5 S 90 56	
X-ray developing unit 90 5215	Bone, Rongeur #4 A 90 56	
X-ray cooling unit 90 5216	Tooth Extracting #18 R 90 56	
Film exposure holders, 8 x 10,	Tooth Extracting #18 L 90 56	
10 x 12 and 14 x 17	Tooth Extracting #65 90 56	
X-ray developing hangers, 8 x 10,	Tooth Extracting #103 90 56	
10 x 12 and 14 x 17 90 5218	Tooth Extracting #150 A 90 56	
X-ray film dryer 90 5219	Tooth Extracting #151 A 90 56	0 ,
nysiotherapy equipment: Electric baker 90 5301	Tooth Extracting #210 90 56 Tooth Extracting #215 90 56	
Whirlpool bath:	Furnace electric, large 90 56	2,
Arm bath 90 5302	Furnace electric, small 90 56	
Leg bath 90 5303	Heater for compound 90 56	
Diathermy apparatus, 110-volt,	Lamp operating, wall bracket)	sealed back. (Nore: The rela-
60-cycle:		tively few items are easily dis-
1 conventional circuit 90 5304	Lamp operating, unit attachment 90 56	tinguished from the regular
2 crystal control circuit 90 5305	type	type desk by the superior hard-
Sinusoidal machines, portable for	Lathe, dental 110-volt, 60-cycle 90 50	
galvanic, faradic and sinusoidal	Lathe, dental, heavy duty, 110-	erally has rounded corners and
currents, 110-volt, 60-cycle 90 5306		edges, and matched woods) 90 68
Infrared lamp: Carborundum	0, 0	Desk—Executive or regular, 60"
heating elements, 1000 watts;	0,	flat top, mahogany, oak or wal-
600 watts 90 5308		nut finish, double pedestal, w/o
Quartz, mercury, ultra violet	0. 1	locks, metal or wood drawer
lamp, 100-volt, 60-cycle 90 5309 Fever therapy cabinet 90 5310	Unit, operating dental:	handles, 6 or 7 drawers; ve-
***	110-volt, 25-cycle	neered sides and top; w/o
aboratory equipment:	110-volt, 60-cycle	drawer guides; open or sealed 42 back: double or single 90 69
Microscopes: Binocular 90 540:	110-volt, D. C	
Monocular 90 540	220-volt, 60-cycle	Desk—Executive or regular, under
Stereoscopic 90 540		60", flat top, mahogany, oak, or walnut finish; double or sin-
Microscope accessories:	Machine, X-ray, dental, shock	gle pedestal, with or without
Darkfield illuminator 90 540		44 locks; metal or wood drawer
Subtage lamps 90 540	Sterilizer, instrument, small, 110-	handles, 6 or 7 drawers; ve-
Mechanical stage 90 540		45 neered sides and top; with or
Stereoscope 90 540	Dental anesthetic apparatus,	without drawer guides; open or
Analytical balances 90 540		sealed back; single90 6
Microtome 90 541	Veterinarian equipment:	Desk-Flat top; Victory; approx-
Haemocytometer 90 541	Case, dental, veterinary, com-	imately 42 x 34", 2-drawer 90 6
Colorimeter—Duboscq (only) 90 541	plete 90 8	101 Desk—"Top" stenographic, left or
Haemoglobinometer90 541	Case, general operating, veteri-	right pedestal, 60" or over, ma-
Electric-centrifuges, 110-volt, 60-	nary, complete 90 5	hogany, oak, or walnut finish,
cycle, clinical 90 541	OFWER MACHINES APRITANCES AND	metal or wood hardware, open
8 tube head.	OFFICE MACHINES, APPLIANCES, AND FURNITURE	or sealed back. (Note: The
16 tube head.		relatively few items are easily
Incubators, bacteriological 90 541 iscellaneous hospital equipment:	Typewriters:	distinguished from the regular
Operating table, physicians 90 550	Portable 90	
Examining table, physicians,		ware, finish and molding, gen-
straight, orthopedic and uro-	Cash registers:	erally has rounded corners and edges and matched woods) 90 6
logical 90 550		, ,
Operating lamp, physicians 90 550	TIOMCICCUIT BU	O32 Desk—Stenographers' or type- writer desk, 60'', mahogany,
Instrument cabinet 90 550	equipment:	oak, or walnut finish, type-
Stool, white enamel 90 550		Writer drop center, right or left
Eye, ear, nose and throat examin-	Transcribing machines 90	642 side; with or without locks;
ing chair (specialist chair) 90 550	Cylinder shaving machines 90	double or single pedestal 90
Physician's office scales 90 550	Conference and telephone re-	Desk—Stenographers' or type-
Oxygen therapy apparatus 90 550	cording machines 90	writer desk, under 60'', ma-
nesthesia apparatus, portable 90 550	All other dictating machines and	hogany, oak, or walnut finish,
ental equipment and supplies:	collateral equipment 90	double pedestal, with or with-
Box viewing for dental films 90 560	Duplicating machines:	out lock; typewriter drop
Cabinet, dental 90 560	Spirit dubiteating machines go	center, right or left side; double
Chairs, dental, operating 90 560	Stencil duplicating machines 90	or single pedestal90 6
Compressor unit, 110-volt, 60-cy-	Ink ribbon duplicating ma-	Desk-Stenographers', Victory:
Compressor unit, 110-volt, 60-cy-		053 approximately 42" x 34", 1
cle, 40-gal	Gelatin duplicating machines 90	drawer, well for typewriter 90 6
Elevator winter #1 L 90 560		Chairs—Office, non-swivel chairs
Elevator winter #1 R 90 560	Reproducing typewriters 80	with arms; all types of backs,
Elevator winter #135 90 560	All others—auplicating ma-	arms and legs, including "Bank
Engine, electric bench mounted 90 560	cnines	of England" type; any type of
Engine, mobile 90 560	Computing machines:	finish90
Engine handpiece angle—hexag-)	Adding machines 90	Office, W/o arms, non-
onal sleeve	Calculating machines 90	of swivel; all types of backs and
Engine handpiece angle (old	Comptometers 90	legs; any type of finish 90 6
type) round sleeve	Office furniture 50% of the inven-	Chairs-Stenographers' posture;
Engine handpiece straight—hex-	tory of the metal and wood of-	any type of stenographers'
agonal nose sheath	ace furniture listed below will	chairs with mechanism to
	be put on the Veterans Set-	adjust back for posture; any
Engine handpiece straight (old type) with round nose sheath.	Aside List:	type of finish

OFFICE MACHINES, APPLIANCES, AND FURNI-	HARDWARE, ELECTRICAL EQUIPMENT, AND		GENERAL PRODUCTS—continued
TURE—continued	REFRIGERATION—continued		Commodity Code
Commodity Code Classification	Commodity Co Classificatio	277.	Classification
Office furniture—Continued.	Food preparation electrical appli-	R	ecreational items of the following:
Chairs—Stenographers' regular,	ances—Continued.		Sleeping bags: Arctic and shelter type 90 8401
all types of swivel chairs w/o arms, except posture; any type	Cutters, bone or meat, commer- cial 90 7	7013 _	Mountain types 90 8402
of finish (not including Vic-	Choppers, food and meat, com-	L	ife rafts: Pararafts—1-man size 90 8411
tory) 90 6513	mercial not exceeding 23" di-	70.14	Pneumatic:
Chairs—Swivel, plain, with arms, full swivel (metal) tilting; back	Kettles, deep fat fry, not to ex-	7014	1-man size 90 8412
may be padded, including		7015	2-man size 90 8413 3-man size 90 8414
"Bank of England"; all types	Dough mixers, commercial, not	2010	3-man size 90 8414 4-man size 90 8415
of finish 90 6514 Chairs—Swivel, no tilt, Victory	to exceed 2 barrel capacity 90 7 Bread slicing machines, not to	7016	5-man size 90 8416
type with wooden mechanism 90 6515	exceed ½ hp90 7	7017	6-man size 90 8417
Chairs—"Top" executive, up-	Toaster, commercial, not over 8-		7-man size 90 8418 10-man size 90 8419
holstered back, seat, non- swivel or full swivel (metal)	Food mixers, commercial, vertical	7018	
tilting with upholstered arms_ 90 6516	type not to exceed 80 quarts	-	SURVEYING EQUIPMENT
Filing cabinets, metal or wood,		7019	ransits, all types, with or without tripods 90 8510
recomended set-aside 100%, Cabinets, file, vertical, letter,	Potato peelers, not to exceed 45 lbs. capacity 90	7020 S	Surveyors' levels, with or without
legal, or cap size, with or with-	Coffee urns, not to exceed 8 gal.		tripods90 8520
out locks, suspension arms; any	capacity90		Alidades, telescopic 90 8530 Theodolites, except meteorological
type of finish:	Coffee grinders, not to exceed	7022	and self-recording 90 8540
5-drawer. 4-drawer.		7023 S	Surveyors' tapes and chains, 100 ft.,
3-drawer.	Ovens, baking, commercial, not	T	150 ft., 200 ft., and 300 ft
2-drawer.			Level rods, all types 90 8560 Abney hand levels 90 8570
Cabinets—file, metal, vertical, letter, legal or cap size,	Ranges, commercial, not to exceed 8 burner (gas, electric or		Drafting instruments, complete
with or without locks, any		7025	sets
type of finish 90 6521	Hot plates, commercial type (gas	maa.	STRUCTURES
Cap-size: Inside dimensions:	or electric) 90 'Dish washers, commercial, not to	7026	All prefabricated structures except
$15\frac{1}{2} \times 10^{13}$ ₁₆ × $26\frac{1}{2}$; with follower block; any type		7027	hangars, quonset huts over 20
finish.	Refrigerators:		feet in width, warehouses and
Letter-size: Inside dimen-		7051 7052	special purpose buildings such as ammunition magazines, hos-
sions: $12\frac{1}{4} \times 10^{13}\frac{1}{16} \times 26\frac{1}{2}$; with follower block; any		7053	pitals, other than those de-
type finish.	GENERAL PRODUCTS		scribed above are classified as
Cabinets—file, Victory, wooden,			follows: Wood structures 90 8610
vertical, wood slides for drawers, in place of suspen-	Photographic equipment: Motion picture cameras:		Steel structures 90 8620
sion arms; no locks; any type	35 mm. silent 90	8001	IE D Dec 46 16900; Filed Sept 10 1046;
of finish 90 6522		0004	[F. R. Doc. 46-16392; Filed, Sept. 10, 1946; 10:48 a. m.]
Cabinets—steel (used), filing, insulated, record con-	Still cameras, except aerial:	8003	20.10 11. 11.1
tainer; one hour fire re-	Roll film type:		
sisting; with impact and		8011	
explosion test 90 6523 Cap-size: Inside dimensions:	Reflex hand type, except 35 mm 90	8012	TITLE 33—NAVIGATION AND
$15\frac{1}{2} \times 10\frac{1}{16} \times 26\frac{1}{2}$; with	Microfilm, 35 mm90		NAVIGABLE WATERS
follower block; any type	Roll film type cameras, not		Chapter I-Coast Guard, Department of
finish. Letter-size: Inside dimen-	elsewhere classified 90 Still cameras, except roll film	8019	the Treasury
sions: 12¼ x 10½,6 x 26½;	type and aerial:		
with follower block; any	Studio 90	8021	PART 6—SECURITY OF PORTS AND THE CON-
type finish.	View90	8022	TROL OF VESSELS IN THE NAVIGABLE WATERS OF THE UNITED STATES
Tables—Conferences; 72" or over, with or without drawers; any	Photo-engraving and process_ 90 Press:	8023	
type of finish 90 6531	Reflex type90	8024	SUBPART B-SPECIAL REGULATIONS FOR
Tables—Conference; 60"; with or	Press type, except reflex 90	8025	CERTAIN LOCALITIES
without drawers; any type of finish 90 6532	Projectors (all types, except bomb		Part 6 is amended by adding a new
Tables—36", with or without	spotting): Motion picture projectors:		Subpart B-Special Regulations for Cer-
drawers; any type finish 90 6533	35 mm90	8031	tain Localities and §§ 6.003-1 to 6.003-7,
Tables— Telephone, top approxi- mately 16" x 22" 90 6534	16 mm. sound 90	8032	inclusive, which read as follows:
Tables—Typewriter, with or with-	16 mm, silent 90	8033	Sec.
out rollers 90 6535	Still projectors, except micro-		6.003-1 Captain of the Port, New York,
HARDWARE, ELECTRICAL EQUIPMENT, AND	film viewers: Transmission type:		N. Y.; obtaining special permission.
REFRIGERATION	35 mm. silent 90	8034	6.003-2 Anchorage and restricted areas;
	35 mm. sound 90	8035	Gravesend Bay Anchorage, N. Y.
Tool kits—complete with tools: Carpenters———————90 7001	Lantern slide	8036	6.003-3 Anchorage and restricted areas;
Machinists 90 7002	Reflection type 90	8037	Lower Bay Anchorages, N. Y.
Food preparation electrical appli-	Film and paper dryers, all types except acrial 90	8040	6.003-4 Anchorage and restricted areas; Newark Bay anchorages.
ances. Two like items shall be	Printers—All types except 16 mm.	0010	6.003-5 Anchorage and restricted areas, Up-
the limit to any veteran who is presently engaged in the bakery	and 35 mm. continuous mo-		per Bay Anchorages, N. Y.
or restaurant business or who	tion picture printers 90	8050	6.003-6 Movements of vessels within Port of New York restrictions.
intends to enter this type busi-	Enlargers, all types except micro-	0000	6.003-7 Vessels carrying explosives within
ness. (110-220 A. C. or D. C. current):	film90 Binoculars—All types of binoculars	8060	Port of New York.
Slicers, meat, commercial 90 701:		8200	AUTHORITY: §§ 6.003-1 to 6.003-7, inclu-
Grinders, meat, commercial, not	Jewelry items of the following:		sive, issued under section 1, 55 Stat. 763, 50
to exceed 1½ hp 90 701:	wrist watches, all types, new only. 90	8301	U. S. C. 191c, and 33 CFR 6.9, 6.28.

§ 6.003-1 Captain of the Port, New York, N. Y.; obtaining special permission—(a) General. The regulations promulgated by the Captain of the Port, New York, N. Y., requires special permission to be granted before certain things may be done. The Captain of the Port may be reached at United States Coast Guard, 42 Broadway, New York 4, N. Y., or by calling WHitehall 3-2300, extension 285 or 295.

(b) Special anchorages. If anchorages are desired at variance with the regulations in this part, special permission must be obtained from the Captain of the Port to permit such anchorages.

(c) Pleasure craft. Before pleasure craft navigate in certain areas restricted by regulations in this part, special permission must be obtained from the Captain of the Port.

(d) Fishing. Before fishing in prohibited areas established by regulations in this part, special permission must be obtained from the Captain of the Port.

(e) Explosives. Permits to load ammunition or move vessels carrying explosives must be obtained from the Captain of the Port.

§ 6.003-2 Anchorage and restricted areas; Gravesend Bay Anchorage, N. Y.—(a) Anchorage No. 25. Section 6.3-25 establishes Anchorage No. 25. By regulations of the Captain of the Port, New York, movement within Anchorage No. 25 is restricted as follows:

(1) The upper part of Gravesend Bay Anchorage shall be used only by vessels carrying explosives, both naval and commercial, and the lower part shall be used only by naval vessels. Vessels carrying explosives and naval vessels may anchor without first obtaining the assignment of a specific anchorage berth within areas assigned.

(2) Within these waters fishing and navigation by pleasure craft are prohibited at all times, unless special permission is granted by the Captain of the Port, New York, N. Y., or pleasure craft navigate the route permitted in subparagraph (3) of this paragraph.

(3) Pleasure craft may transit these waters by taking a route in either direction inshore of the Coney Island Channel Bell Buoy No. 12; then around Norton's Point, Coney Island, 500 yards offshore to Nun Buoy No. 2 in the Marine Basin Channel; then to the foot of Bay Parkway, Brooklyn, following as close to the Brooklyn shoreline as practicable, passing close aboard Nun Buoy No. 20; then close, but to the westward of Fort Lafayette.

§ 6.063-3 Anchorage and restricted areas; Lower Bay Anchorages, N. Y.—(a) Anchorage No. 26A. Section 6.3-30 establishes Anchorage No. 26A. By regulations of the Captain of the Port, New York, N. Y., movement within Anchorage No. 26A is restricted as follows:

(1) Within the area described in subparagraph (2) of this section fishing and navigation by pleasure craft are prohibited at all times, unless special permission is granted by the Captain of the Port, New York.

(2) The area within Sandy Hook Bay bounded by a line running from the east

bank of Compton Creek, N. J., to Compton Creek Buoy C7; then to Chapel Hill Channel Buoy C3; then to Sandy Hook Channel Buoy N16; then to Shrewsbury Bell Buoy FLR No. 2; then to the easterly tip of Atlantic Highlands Breakwater is restricted.

§ 6.003-4 Anchorage and restricted areas; Newark Bay anchorages—(a) Anchorage No. 37. Section 6.3-40 (e) establishes Anchorage No. 37. By regulations of the Captain of the Port, New York, N. Y., movement within Anchorage No. 37 is restricted as follows:

(1) Within these waters fishing and navigation by pleasure craft are prohibited at all times, unless special permission is granted by the Captain of the

Port, New York, N. Y.

(2) This area has been designated as an "Excess Naval Berthing Site."

§ 6.003-5 Anchorage and restricted areas; Upper Bay Anchorages, N. Y. Section 6.3-20 establishes Anchorages Nos. 20, 20A, 20B, 21, 21A, 21B, 21C, 22, 23, and 24. By regulations of the Captain of the Port, New York, vessels may use certain of these anchorages without the assignment of a specific anchorage berth from the Coast Guard under the following conditions:

(a) Liberty anchorage. The upper part of Anchorage No. 20A will be used only by deep loaded barges, and such barges must not anchor north of the East River Range. North of that range is a cable area. Anchorage No. 20A abreast of Liberty Light will be used only by colliers. The lower part of Anchorage No. 20A will be used only by deep loaded vessels. Anchorage No. 20B will be used only by naval vessels.

(b) Red Hook Flats (Bay Ridge) anchorages. Anchorage No. 21A will be used only by barges. Anchorage No. 21B will be used only by light draft ships. In emergencies, loaded vessels may anchor in the lower part of Anchorage No. 21B. Anchorage No. 21C will be used only by light draft vessels and barges.

(c) Staten Island anchorages. Anchorage No. 22 will be used only by naval vessels. Commercial vessels may anchor in Anchorage No. 22 for a short period of time providing the pilot remains aboard to shift the vessel on notice. Anchorage No. 23 will be used only by loaded tank vessels and other deep draft vessels.

(d) Quarantine anchorage. Anchorage No. 24 is the quarantine anchorage and is divided into two sections: Upper and lower Quarantine. Upper Quarantine extends from Pier 24, Staten Island, to Pier 18, Staten Island, and ships may remain in this area for not longer than 24 hours after receiving pratique. Ships using the lower Quarantine must vacate the anchorage immediately upon receipt of pratique.

§ 6.003-6 Movement of vessel within Port of New York restrictions—(a) Arthur Kill. All vessels navigating Arthur Kill shall reduce speed while passing Port Socony to that required for bare steerageway, using tugs if necessary in cases where steerageway may not be maintained at speeds low enough to insure against damage to vessels lading petroleum products.

(b) New York Harbor. When New York Harbor is congested, vessels bound seaward from Kill Van Kull arriving at St. George at ebb tide shall be accompanied by tugs until squared away in the main ship channel.

(c) Stranding or sinking vessels. Except in cases of grave emergency, no vessel shall be moved for the purpose of stranding or sinking the same at any point within the limits of the Port of New York without the prior written approval of the Captain of the Port, New York.

§ 6.003-7 Vessels carrying explosives within Port of New York—(a) Special permit. No vessel carrying explosives of any class shall move in the waters of the Port of New York without permit from the Captain of the Port, New York. No vessel shall load explosives or ammunition without a permit from the Captain

of the Port, New York.

(b) Authorization to load ammunition. The application for the permit to load ammunition shall be submitted with a preliminary dangerous cargo stowage plan and detailed manifest of entire dangerous cargo proposed to be loaded on board the vessel to the Captain of the Port, New York. This preliminary dangerous cargo plan shall show places of stowage, the amount, and the descriptive names of all dangerous articles, but it is not necessary to indicate stowage of non-dangerous cargo. The permit to load explosives or ammunition will be granted after a satisfactory loading and stowage plan has been approved. Changes in the stowage plan may be authorized by the Captain of the Port, New York, but only if in accordance with the regulations in 46 CFR 146.

(c) Finding unmanifested explosives.

(1) The handling of bombs, grenades. cartridges, projectiles, explosive devices, and other miscellaneous types of explosives (other than those manifested or listed as equipment or cargo), when found aboard merchant vessels in the Harbor of New York shall not be handled by anyone other than an authorized member of an Army or Navy Bomb or

Mine Disposal Unit.

(2) Whenever such explosives or dangerous implements are discovered, this fact will be reported immediately to the Captain of the Port, New York, who will in turn notify the appropriate Disposal

Unit

(d) East River or Hell Gate. (1) All self-propelled vessels carrying military or commercial explosives shall, while navigating the East River north of Corlears Hook or Hell Gate, employ the services of tugs to assist in maneuvering. as follows: Vessels not over 3,000 gross tons, at least one tug; and vessels over 3,000 gross tons, at least two tugs. This requirement does not apply to self-propelled vessels carrying less than six tons of Class A explosives or less than 250 tons of Class B or Class C explosives, as defined in the regulations in 46 CFR 146, "Regulations Governing the Transportation, Storage, Stowage, or Use of Explosives or Other Dangerous Articles or Substances, and Combustible Liquids on Board Vessels."

(2) Class A explosives as defined in 46 CFR 146 shall not be carried on non-

self-propelled vessels while navigating the East River or Hell Gate. Class B and Class C explosives in excess of 250 tons in any one tow shall not be carried on non-self-propelled vessels while navigating the East River or Hell Gate.

(3) No self-propelled or non-self-propelled vessel carrying explosives of any kind shall navigate the East River or Hell Gate from one-half hour after sunset to one-half hour before sunrise, except in emergency cases when prior authorization is specifically given by the Captain of the Port, New York, in addition to the permit mentioned in paragraph (a) of this section.

(e) Identification of persons handling explosives. All persons engaged in the handling, loading, unloading, or stowage of explosives on vessels in New York Harbor are required to identify themselves to the satisfaction of the Captain of the

Port. New York.

Dated: September 6, 1946.

ED. H. SMITH, [SEAL] Rear Admiral, USCG, Captain of the Port, New York, N. Y.

F. R. Doc. 46-16281; Filed, Sept. 9, 1946; 11:45 a. m.]

PART 6-SECURITY OF PORTS AND THE CON-TROL OF VESSELS IN THE NAVIGABLE WATERS OF THE UNITED STATES

MISCELLANEOUS AMENDMENTS

Pursuant to the authority contained in section I, Title II, of the Espionage Act approved June 15, 1917, 40 Stat. 220 as amended by the act of November 15, 1941, 55 Stat. 763 (50 U.S. C. 191, 191c), and by virtue of Proclamation No. 2412 dated June 27, 1940 (3 CFR Cum. Supp.), the regulations for the Security of Ports and Control of Vessels in the Navigable Waters of the United States are amended as follows:

Subpart A-General Regulations

Section 6.9 is amended to read as fol-

§ 6.9 Supervision of vessel's movement. (a) The movement of any vessel between points within the area of a port shall be under the supervision and control of the Captain of the Port.

(b) Agents of all foreign flag vessels shall give accurate and timely information, to the Captain of the Port, as to the exact piers such vessels will be docked upon arrival, and such schedule strictly adhered to; i. e., that once an agent has indicated that a foreign flag vessel will dock at a certain pier, such vessel shall not proceed to any other pier, without prior approval of the Captain of the Port, except in great emergency, in which event the Captain of the Port shall be immediately notified of the facts and circumstances applicable to the case.

Subpart C-Anchorage and Restricted Areas Sixth Naval District

A new § 6.6-115 is added reading as follows:

§ 6.6-115 St. Johns River, Florida, Ribault Bay, prohibited area—(a) The

Area. All waters constituting the Turning Basin within the Mayport Coast Guard Reservation, Mayport, Florida, and inclosed by a line bearing approximately 180° from Ribault Channel Light #4, to the shoreline at a point connecting with the U.S. Coast Guard Training Station boundary line fence.

(b) The regulations. (1) All vessels and craft excepting those operated by the U.S. Navy or U.S. Coast Guard are prohibited from entering the above described area, except in cases of extreme

emergency.

(2) This section shall be enforced by the Commander, 7th Coast Guard District, and by the Commanding Officer, U. S. Coast Guard Training Station, Mayport, Florida.

Tenth Naval District

Section 6.10-115 St. Thomas, Virgin Islands, restricted area (a) (3) is corrected to read as follows: The line read-"in latitude 18°20'10.6", longitude 64°54′13′2′′ is corrected to read "in latitude 18°20′10.6′′, longitude 64°55′13.2′′.

Twelfth Naval District

A new § 6.12-190 is added reading as follows:

§ 6.12-190 San Francisco Bay, California, submarine operating area—(a) The area. A submerged submarine operating area is established, bounded by the following lines:

Parallels through latitude 37°50'00" North,

latitude 37°50'38'' North.

Meridians through longitude 122°25'00''
West, longitude 122°26'10'' West.

(b) The regulations. (1) Prior notification of the dates and times of all operations will be made by local Notice to Mariners.

(2) A patrol boat will direct the movements of vessels passing in the vicinity of the operating area by means of signal light and loud hailer.

(3) Vessels traversing this area shall be alert and comply with the orders of

the patrol boat.

(4) This section will be enforced by the Commandant, Twelfth Naval District, and the Commander, 12th Coast Guard District.

[SEAL] JOSEPH J. O'CONNELL, Jr., Acting Secretary of the Treasury.

Approved: September 9, 1946.

HARRY S. TRUMAN. The White House.

[F. R. Doc. 46-16391; Filed, Sept. 10, 1946; 10:21 a.m.]

TITLE 36-PARKS AND FORESTS

Chapter II-Forest Service

PART 201-NATIONAL FORESTS

TRANSFER OF LANDS

CROSS REFERENCE: For transfer of lands from Federal Farm Mortgage Corporation to Forest Service see Surplus Property Transfer Order No. 1 of Federal

Farm Mortgage Corporation in notices section, infra.

TITLE 38—PENSIONS, BONUSES AND VETERANS' RELIEF

Chapter I-Veterans' Administration

PART 5-ADJUDICATION: DEPENDENTS CLAIMS

BURIAL AND FUNERAL EXPENSES AND TRANS-PORTATION OF BODIES OF VETERANS

§ 5.2700 Filing of claim for unauthorized burial, funeral and transportation expenses.

No change in (a) or (b).

(c) Canceled September 9, 1946. Paragraph (d) relettered (c).

(R. S. 471, sec. 5, 43 Stat. 608, secs. 1, 2, 46 Stat. 1016, sec. 7, 48 Stat. 9; 38 U.S. C. 2, 11, 11a, 426, 707)

[SEAL] OMAR N. BRADLEY. Administrator.

SEPTEMBER 9, 1946.

[F. R. Doc. 46-16295; Filed, Sept. 9, 1946; 12:34 p. m.]

TITLE 43-PUBLIC LANDS: INTERIOR

Subtitle A-Office of the Secretary of the Interior

PART 2-COPIES AND INSPECTION OF REC-ORDS, OPINIONS AND ORDERS

OPINIONS AND ORDERS

The heading of Part 2 is amended to read "Copies and Inspection of Records, Opinions and Orders", and § 2.20, reading as follows, is added to Part 2:

§ 2.20 Opinions and orders. (a) Each bureau of the Department shall maintain, in the headquarters office of the bureau or in the field office in which final action is taken, a file containing copies of all final opinions and orders issued by the bureau (including those approved by the Secretary) in the adjudication of cases, except opinions and orders which the head of the bureau or the Secretary may for good cause require to be held confidential and which are not cited as precedents.

(b) The Office of the Solicitor shall maintain a file containing copies of all final opinions and orders issued by the Secretary or the Solicitor in the adjudication of cases, except opinions and orders which the Secretary or the Solicitor may for good cause require to be held confidential and which are not cited as precedents.

(c) The files mentioned in this section may be inspected by the public at any time during regular business hours. (R. S. 161; 5 U. S. C. 22.)

> OSCAR L. CHAPMAN, Acting Secretary of the Interior.

SEPTEMBER 10, 1946.

[F. R. Doc. 46-16439; Filed, Sept. 10, 1946; 11:31 a. m.l

TITLE 39—POSTAL SERVICE Chapter I-Post Office Department Subchapter B-Regulations

Part

2. Supply contracts.

 Postage stamps and other stamped paper.
 Letter boxes, call and lock boxes. Classification and rates of postage.

- 6. Provisions applicable to the several classes of mail matter.
- Unmailable matter; excepted firearms.

Free matter in the mails.

- 9. The privacy and safeguarding of the maiis
- 10. Treatment of mail matter at mailing offices.
- 11. Short-paid and unmailable matter at mailing offices.
- 12. Treatment of mail matter at receiving offices.
- 13. Dead mail matter.
- 14. Delivery service.15. Special delivery.
- 16. Registry system; insurance and collecton-delivery services.
- 17. Money-order system.
- 18. Postal-savings system.
- 19. Transportation of mails.
- 20. Treatment of mail matter in the railway mail service.
- 21. International postal service.
- 22. Treatment of mail matter received from foreign countries involving the customs revenue.
- 23. Rules of practice in cases arising under the postal fraud lottery and fictitious statutes.1

PART 2-SUPPLY CONTRACTS

- Sec. Purchasing Agent; appointment and 2.1
- Purchase of supplies; inspection of bids 2.2 and records.
- 23 Preparation of specifications.
- Advertisement for proposals. 2.4
- 2.5 Purchase of contract items.
- 2.6 Open market purchases.
- 2.7 Invoices.
- 2.8 Receipt and inspection of supplies; waiver of inspection.
- 29 Accepted supplies; payment.
- 2 10 Rejected supplies.
- 2.11 Accounts.
- 2.12 Correspondence.
- 2.13 Control over appropriations for supplies.

NOTE: For the text of sections listed in the above table and not appearing in this publication see 39 CFR, Part 2.

AUTHORITY: §§ 2.1 to 2.13, inclusive, issued under sec. 3, 33 Stat. 440, sec. 2, 47 Stat. 1520; 5 U. S. C. 366, 41 U. S. C. 10a.

Amend § 2.4 Advertisement for proposals to read as follows:

§ 2.4 Advertisement for proposals. The Purchasing Agent shall prepare and issue all advertisements for proposals for all supplies. When deemed advisable by the Purchasing Agent proposals shall be opened and examined by a committee composed of the Executive Assistant to the Postmaster General, the Fourth Assistant Postmaster General, and the Purchasing Agent, to be known as the Committee of Awards, which committee shall make a report suggesting such awards as in their judgment are desirable and proper. The committee,

through the Purchasing Agent, shall request the attendance of any officers or employees who may give them information and assistance or with whom they desire to advise. (33 Stat. 440, sec. 2, 47 Stat. 1520; 5 U. S. C. 366; 41 U. S. C.

Amend § 2.5 Purchase of contract items to read as follows:

§ 2.5 Purchase of contract items. Orders for items under contract shall be drawn by the Purchasing Agent upon requisitions made by the superintendent or chief of the division requiring the supplies, approved by the head of the bureau. The requisition shall state the appropriation to which the purchase is to be charged, the item number, quantity required, description of the article, unit price, cost, and, when practicable, the estimated time the supply on hand will last; also that these supplies are necessary for the public service and that the available balance of the appropriation is adequate for the purchase. If the Purchasing Agent, because of his knowledge of market conditions, or for than administrative reasons. other doubts the advisability of the purchase at the particular time of the requisition, he shall communicate immediately with the bureau officer, stating the reasons which lead him to believe that the purchase should not be made at that time, and in the event of a disagreement each shall submit a written statement of his position to the Postmaster General through the Committee of Awards. The order shall be sent to the contractor by the Purchasing Agent, the triplicate retained on file, and the duplicate attached to the contractor's invoice when prepared for payment.

Amend § 2.6 Open market purchases to read as follows:

§ 2.6 Open market purchases. Requisitions for articles not under contract shall be made on the Purchasing Agent by the superintendent or chief of the division requiring the supplies, approved by the head of the bureau. The Purchasing Agent, after ascertaining that there is no contract under which the purchase may be made, shall issue proposals and specifications and, when practicable, send them to three or more responsible dealers, so as to reach them at least three days prior to the date fixed for the opening of the bids. If samples are available, they shall accompany the specifications calling for proposals, or a statement shall be made as to where samples may be seen. Bids received by the Purchasing Agent and bidders' samples, if furnished, shall be submitted to the Committee of Awards, or to the officer making the requisition, who shall examine them, recommend an award, mark the accepted samples, and return bids and samples to the Purchasing Agent for his action. If a purchase is made, the order shall be drawn in the manner prescribed in § 2.5. The approved bid shall be held by the Purchasing Agent to be attached to the contractor's invoice, and the accepted sample, if any, shall be forwarded to the board of inspection.

Amend § 2.8 Receipt and inspection of supplies; waiver of inspection, to read as follows:

§ 2.8 Receipt and inspection of supplies; waiver of inspection. A board of inspection, appointed by and acting under the direction of the Postmaster General, shall, except as hereinafter provided, receive and inspect all supplies purchased which are delivered in Washington, reporting their findings in triplicate to the Purchasing Agent. Each copy of the report shall be signed by not less than two members of the board. The Purchasing Agent, after endorsing his action on the report, shall attach the original to the contractor's invoice, retain the duplicate on file, and return the triplicate to the board of inspection. The board shall retain custody of the articles until they are accepted or rejected by the Purchasing Agent. If accepted, the articles shall be turned over to the requisitioning officer, who shall give a receipt therefor. If rejected, they shall be disposed of under direction of the Purchasing Agent: Provided, That when inspections in the field are necessary the Purchasing Agent shall request the Postmaster General to designate one or more persons to perform this duty, and they shall report their findings in the same manner as prescribed for inspections made by the board of inspection in Washington. In emergent cases, when the requisitioning officer shows the necessity therefor, the Purchasing Agent may waive the inspection, and in such cases he shall state the reasons for the waiver on the invoice when it is prepared for payment. The Purchasing Agent shall have the right to make an independent inspection, and for this purpose may ask the Postmaster General for any necessary assistance.

PART 3-POSTAGE STAMPS AND OTHER STAMPED PAPER

SPECIAL-REQUEST ENVELOFES

- Sec. Requisitions. 3.1
- 3.2 Advance deposit. 3.3 Receipt
- Disposition of money. 3.4
- Printing on envelopes restricted. Rejected special-request envelopes; re-

REDEMPTION OF STAMPED PAPER

Postage stamps, postal cards, stamped 3.7 envelopes.

demption; mispacked envelopes.

POSTAGE STAMPS

- Valid for postage.
- 3.9 Invalid for postage. 3.10
- Sales to public. Special issues. 3.11
- ostage due stamps.
- Reproductions.

EMBCSSED STAMPED ENVELOPES

- Plain. 3.14
- Office-request. 3.15

POSTAL CARDS

Varieties.

INTERNATIONAL REPLY COUTCNS

- 3.17 Purpose.
- 3.18 Demestic.
- 3.19 Foreign.

¹ Part 23 Rules of practice in cases arising under the postal fraud, lottery and fictitious statutes, 11 F. R. 1215, has been redesignated as §§ 51.1 to 51.27, respectively, of Part 51 Procedures before the Solicitor, of this chapter. See Part II of this issue.

AMERICO-SPANISH REPLY COUPONS

Sec. 3.20 Purpose.

3.21 Redemption.

INTERNAL REVENUE STAMPS

3.22 Availability.

3.23 Use.

3.24 Redemption.

MIGRATORY-BIRD HUNTING STAMPS

3.25 Availability.

3.26 Use.

3.27 Redemption.

NOTE: For the text of sections listed in the above table and not appearing in this publication see 39 CFR, Part 3.

AUTHORITY: §§ 3.1 to 3.27, inclusive (with the exceptions noted in the text), issued under R. S. 161, 396, secs. 304, 309, 42 Stat. 24, 25; 5 U. S. C. 22, 369.

Amend § 3.3 Receipt to read as follows:

§ 3.3 Receipt. A receipt on Form 3202-A, 3202-E, or 3282 shall be given the purchaser for advance deposits on special-request envelopes. (Sec. 143, par. 3)

POSTAGE STAMPS

- § 3.8 Valid for postage. All postage stamps issued by the Post Office Department since 1860 are valid for the prepayment of postage in the United States and in all of its possessions except the Canal Zone where a separate and distinct postal system is operated. (R. S. 3914, sec. 168, 17 Stat. 304; 39 U. S. C. 351.)
- § 3.9 Invalid for postage. Postage due, special delivery, and special handling stamps, mutilated or defaced stamps, internal revenue, migratory-bird hunting, motor vehicle tax, war savings, thrift, and stamps cut from embossed stamped envelopes, newspaper wrappers, and postal cards are not valid for postage.
- § 3.10 Sales to public. It is unlawful for a postmaster or employee of the Postal Service entrusted with the sale of postage stamps to sell them at more or less than face value or dispose of them except for cash. (Sec. 208, 35 Stat. 1123; 18 U. S. C. 331.)
- § 3.11 Special issues. Commemorative stamps are in the same category with ordinary stamps which are valid for all postage purposes, including payment of registration, special delivery, special handling, and for insurance and collect on delivery fees on fourth class mail. Special delivery stamps may be used only on matter sent as special delivery mail. Special handling stamps may be used only on matter sent as special handling The use of air mail stamps on other than air mail is not permissible, but such stamps may be used not only for the postage on air mail but also to pay the charges for special delivery, registry, insurance, or c. o. d. services on matter which is sent by air mail.
- § 3.12 Postage due stamps. Postage due stamps are issued to postmasters solely for accounting purposes and their sale is prohibited by law. (Sec. 26, 20 Stat. 361, sec. 3, 45 Stat. 940; 39 U. S. C. 275)
- § 3.13 Reproductions. Postage stamps may be reproduced only for philatelic purposes and in black and

white, provided such reproduction is more than $1\frac{1}{2}$ times or less than $\frac{3}{4}$ the linear dimensions of the original. (Sec. 1, 52 Stat. 6; 39 U. S. C. 371)

EMBOSSED STAMPED ENVELOPES

- § 3.14 Plain. All varieties and denominations of Government stamped envelopes are listed on price schedule Form 3200, which is required to be posted conspicuously in post office lobbies where it can be seen by the public. Envelopes of the solid face type are provided in what is known as standard and extra quality papers. Extra quality envelopes are made from a superior grade of paper suited to fine stationery and are recommended also for heavy and bulky enclosures because of their higher tensile strength. All sales of ordinary stamped envelopes in quantities less than 250 are made from extra quality stock.
- § 3.15 Office-request. Stamped envelopes with the name of the post office and blank lines for the sender's name and local address are kept on sale at all post offices and are manufactured of extra quality paper and in solid face only. Forms of return cards printed are shown on the price schedule Form 3200.

POSTAL CARDS

§ 3.16 Varieties. The following varieties of postal cards are issued: No. 5 1-cent domestic single, $3 \times 5''$; No. 8 1-cent domestic single, $3 \frac{1}{4} \times 5\frac{1}{2}''$; No. 6 1-cent domestic reply, $3\frac{1}{4} \times 5\frac{1}{2}''$ (each half); No. 7 2-cent foreign single, $3\frac{1}{4} \times 5\frac{1}{2}''$; No. F 2-cent foreign reply, $3\frac{1}{2} \times 5\frac{1}{2}''$ (each half); No. 11 3-cent foreign single, $3\frac{1}{4} \times 5\frac{1}{2}''$; No. 12 3-cent foreign reply, $3\frac{1}{2} \times 5\frac{1}{2}''$ (each half). When so desired for printing purposes, postal cards are furnished in sheets. The No. 5 1-cent single is available with 20 cards to the sheet, No. 6 1-cent double 20 cards to the sheet, and No. 8 1-cent single 40 cards to the sheet. (R. S. 3916, sec. 170, 17 Stat. 304; 39 U. S. C. 356)

INTERNATIONAL REPLY COUPONS

- § 3.17 Purpose. International Reply Coupons are furnished by the International Bureau at Berne, Switzerland, under the direction of the Universal Postal Union. They are designed to afford a means of sending reply postage to correspondents abroad. (Sec. 2226; sec. 1, Art. 176, Title VIII, Universal Postal Union Convention of Buenos Aires of May 23, 1239)
- § 3.18 Domestic. United States International Reply Coupons are sold by postmasters in this country at 9 cents each and are redeemable abroad for a postage stamp or stamps sufficient to pay the first unit of postage on a letter addressed to this country. Unused United States Coupons which have not been presented for redemption abroad are returnable to the post office for redemption in stamps or other stamped paper at the rate of 8 cents each.
- § 3.19 Foreign. International Reply Coupons issued by foreign governments and received by correspondents in this country are redeemable at post offices at the rate of 5 cents each in postage

stamps regardless of the selling price of the individual coupon or country of issue

AMERICO-SPANISH REPLY COUPONS

- § 3.20 Purpose. Americo-Spanish Reply Coupons are furnished by the International Office of the Postal Union of the Americas and Spain, with headquarters at Montevideo, Uruguay. These coupons offer a more economical means of transmitting reply postage between the member countries than does the International Reply Coupon as the selling price and redemption rate more nearly conforms with the first class postage rate prevailing between the member countries. (Art. 8, Convention of Postal Union of the Americas and Spain, Panama, December 22, 1936.)
- § 3.21 Redemption. The Post Office Department does not sell Americo-Spanish Reply Coupons, but does redeem them from the public at the rate of 3 cents each in postage stamps.

INTERNAL REVENUE STAMPS

- § 3.22 Availability. The Commissioner of Internal Revenue furnishes the Postmaster General without prepayment documentary internal revenue stamps, which are kept on sale at all post offices of the first and second class and such offices of third and fourth class as are located in county seats. (53 Stat. 201; 26 U. S. C. 1817)
- § 3.23 Use. Postmasters and postal employees are not permitted in their official capacity to attempt to advise or instruct taxpayers or purchasers of internal revenue stamps on matters connected with the administration of internal revenue laws. The activities are confined solely to the sale of these stamps at post offices designated by law to conduct such sales. (Sec. 156, par. 3)
- § 3.24 Redemption. Internal revenue stamps are not redeemable by postmasters and applications of this character should be submitted to the nearest Collector of Internal Revenue by persons having purchased stamps in excess of their requirements. (Sec. 156, par. 4)

MIGRATORY-BIRD HUNTING STAMPS

- § 3.25 Availability. Migratory-bird hunting stamps are sold at all first and second class offices and at such post offices of the third and fourth class as have a demand therefor by reason of being located in areas habited by waterfowl. (Sec. 2, 48 Stat. 451, sec. 2, 49 Stat. 379; 16 U. S. C. 718b)
- § 3.26 Use. (a) No person over 16 years of age shall take any migratory waterfowl unless at the time of such taking he carries on his person an unexpired Federal migratory-bird hunting stamp validated by his signature written by himself in ink across the face of the stamp prior to this taking such birds; except that no such stamp shall be required for the taking of migratory waterfowl by Federal or State institutions or official agencies, or for propagation, or by the resident owner, tenant, or share cropper of the property or officially designated agencies of the Department of Agriculture for the killing, under such restrictions as the Secretary of Agricul-

ture may by regulation prescribe, of such watefowl when found injuring crops or

other property.

(b) Such stamps are valid only for the fiscal year in which issued and ownership as well as attending privileges are not transferable. The administration of the laws relating to migratory-bird hunting stamps is under the Director of Fish and Wildlife Service, Department of Interior, Chicago, Illinois. (16 U.S. C. 718a, 718e) (Sec. 157, Par. 1, 2, and 3)

§ 3.27 Redemption. Migratory-bird hunting stamps are not redeemable by postmasters after such stamps have been sold at a post office. (Sec. 157, Par. 2)

PART 4—LETTER BOXES, CALL AND LOCK BOXES

Sec.

- 4.1 Lock boxes may be provided in post offices by patrons.
- 4.2 Box-rent rates.4.3 Rent of boxes.

Note: For the text of the regulations in this part, see 39 CFR, Part 4.

PART 5—CLASSIFICATION AND RATES OF POSTAGE

GENERAL PROVISIONS

Sec.

- 5.1 Classification of mail matter.5.2 Domestic rates and conditions.
- 5.2 Domestic rates and con5.3 Prepayment of postage.

5.4 Deficiency in postage.

5.5 Modification of postage rates by President.

FIRST-CLASS MATTER; DESCRIPTION

5.6 First-class matter defined.

5.7 Postal cards.

- 5.8 Private mailing cards (post cards) authorized.
- 5.9 Provisions relating to private mailing cards (post cards).

RATES OF POSTAGE

- 5.10 Rate of postage on first-class matter.
- 5.11 Eusiness reply cards and letters in business reply envelopes.
- 5.12 Mail carried by airplane.5.13 Postal cards.
- 5.13 Postal cards
- 5.14 Insufficiently prepaid first-class matter.
- 5.15 Insufficiently prepaid drop letters.
 5.16 Soldiers', sailors', and marines' lette
- 5.16 Soldiers', sailors', and marines' letters.
- 5.17 Double postage on ship letters.
- 5.18 Weather Bureau reports.
- 5.19 Mutilated coin and paper currency.

SECOND-CLASS MATTER; DESCRIPTION

- 5.20 Second-class matter defined.
- 5.21 Conditions for admission as secondclass matter.
- 5.23 Fublications issued by benevolent or fraternal societies, institutions of learning.
- 5:23 Periodicals issued by State departments of agriculture.
- 5.24 Foreign publications.

GENERAL PROVISIONS AS TO ADMISSION OF PUBLICATIONS AS SECOND-CLASS MATTER

- 5.25 Regularity of issue.
- 5.25 Known office of publication.
- 5.27 Subscription price and legitimate lists required by law.
- 5.28 Advertising sheets.

APPLICATION FOR AND ADMISION TO ENTRY AS SECOND-CLASS MATTER

5.29 Fees for entry, re-entry, or additional entry of publications as second-class matter.

- Sec.
 5.30 Applications for entry of domestic publications as second-class matter.
- 5.31 Conditional acceptance by postmasters of publications as second-class matter.
- 5.32 Admissibility of publications as secondclass matter; final decision.
- 5.33 Procedure in case of change in title or frequency of publications.
- frequency of publications.

 5.34 Department record of second-class publications.
- 5.35 Post office records of second-class matter.
- 5.36 False evidence as to character of publications to secure entry as second-
- 5.37 Cancellation of certificate of entry.

PAID EDITORIAL AND READING MATTER

5.38 Sworn statements of names, etc. of editors, owners, stockholders, etc., to be filed annually.

POSTAGE ON SECOND-CLASS MATTER

5.39 Postage on second-class matter.

- 5.40 Single sheets or portions thereof sent in proof of insertion of advertisements.
- 5.41 Back numbers and reprints.

5.42 Collection of postage.

- 5.43 Matter transmitted by printer to publisher.
- 5.44 Free county matter and rates on second-class matter at letter carrier offices.
- 5.45 Free county matter: separation.

5.46 Rate on transient publications.

5.47 Rates on copies of publication entered, but not mailable as subscribers' or sample copies.

SAMPLE COPIES OF SECOND-CLASS PUBLICATIONS

5.48 Sample copies; admissibility, marking, mailing, extra numbers.

SUPPLEMENTS TO AND ILLEGAL INCLOSURES WITH SECOND-CLASS PUBLICATIONS

5.49 Supplements.

- 5.50 Characteristics of permissible supplements.
- 5.51 Characteristics of illegal supplements.
- 5.52 Advertisements.

ADDITIONS TO MATTER OF THE SECOND CLASS

- 5.53 Permissible writing, printing, coupons and order forms.
- 5.54 Bills, receipts, orders, etc., accompanying second-class matter.

MAILING OF SECOND-CLASS PUBLICATIONS BY NEWS AGENTS

- 5.55 News agent defined.
- 5.56 Application of news agents for registration.
- 5.57 Mailing of publications by news agents.

MISCELLANEOUS PROVISIONS

- 5.58 Examination at mailing office.
- 5.59 Violation of rules governing admission.5.60 Detention of matter not entitled to
 - second-class rate, and demand of proper postage.
- 5.61 Wrapping and folding of publications.

THIRD-CLASS MATTER; DESCRIPTION AND POSTAGE RATES

- 5.62 Third-class matter defined; rates; hotel and steamship room keys.
- 5.63 Pound rate for bulk mailings of thirdclass matter.
- 5.64 Circulars.
- 5.65 Printed matter.
- 5.66 Typewritten matter.
- 5.67 Letters for the blind.
- 5.68 Postage on transient copies of Con-GRESSIONAL RECORD.
- 5.69 Permissible additions on third-class matter.

FOURTH-CLASS MATTER

Sec. 5.70 Fourth-class mail matter defined.

5.71 Excess of size limit.

5.72 Rates of postage on fourth-class matter.

5.73 Rates of postage on books.

- 5.74 Rates and conditions applicable to Alaska, Hawaiian Islands, Canal Zone.
- 5.75 Permissible additions on fourth-class matter.
- 5.76 Rate of postage on certain periodicals weighing over eight ounces not entered as second-class mater.

Note: For the text of sections listed in the above table and not appearing in this publication see 39 CFR Part 5.

Authority §§ 5.1 to 5.76, inclusive (with the exceptions noted in the text), issued under R. S. 161, 396, sec. 304, 309, 42 Stat. 24, 25; 5 U. S. C. 22, 369.

In § 5.2 Domestic rates and conditions make the following changes: Amend paragraph (b) by deleting "the Philippine Islands." (Sec. 502, Par. 2 as amended by P. M. G. Order 32544, August 26, 1946)

Amend § 5.5 Modification of postage rates by President, by deleting "June 30, 1935" and substituting "June 30, 1947;" also by deleting "July 1, 1935" and substituting "July 1, 1947" (Public Law 105, Act of June 30, 1945).

FIRST-CLASS MATTER: DESCRIPTION

In § 5.9 Provisions relating to private mailing cards (post cards) make the following changes:

Amend paragraph (a) (1) to read as follows:

(a) (1) A "post card" shall be an unfolded piece of cardboard not exceeding approximately $3\%_{16}$ by $5\%_{16}$ inches nor less than $2\%_4$ by 4 inches. (Sec. 508 as amended by P. M. G. Order 14528, Aug. 11, 1940).

Amend paragraph (c) by numbering it (c) (1) and adding the following as paragraph (2):

(2) If the initial half be not detached when the reply half is mailed for return, the card is subject to the letter rates of postage if wholly or partly in writing or bearing the words "Post Card," "Private Mailing Card," or similar words. Double cards must be so prepared that the address on the reply portion is on the inside when the double card is mailed. When both the original address of the double card and the address on the reply half are exposed it causes confusion in the mails and such folded cards are no mailable unless inclosed in envelopes or wrappers. The reply half may be prepared in the form of a business reply Double cards used primarily to send statements of account or similar matter are not acceptable at the 1-cent post-card rate, but are subject to postage at the letter rates. (R. S. 161, 396, sec. 304, 309, 42 Stat. 24, 25; 5 U. S. C. 22)

RATES OF POSTAGE

In § 5.10 make the following changes: Amend paragraphs (a) and (b) to read as follows:

(a) Until July 1, 1947, the rate of postage on all mail matter of the first

class (except postal cards and private mailing or post cards, and except other first-class matter on which the rate of postage under existing law is 1 cent for each ounce or fraction thereof) shall be 1 cent for each ounce or fraction thereof in addition to the rate provided by existing law.

Note: The Act of February 25, 1944, made applicable, for the period between March 26, 1944, and the first day of the first month which begins at least 6 months after the termination of hostilities in the present war, to first-class matter mailed for local delivery or for delivery wholly within a county which is entirely within a corporate city and the population of which exceeds 1 million, the increase of 1 cent for each ounce or fraction thereof.

(b) Upon all matter of the first class postage shall be charged at the rate of (3) cents for each ounce or fraction thereof; and drop letters shall be mailed at the rate of (3) cents per ounce or fraction thereof where free delivery by carrier is not established.

Amend paragraphs (c) and (d) by deleting the figure (2) wherever is appears therein and substituting therefor (3). (Sec. 9, 20 Stat. 358, sec. 1, 23 Stat. 386, sec. 1100, 40 Stat. 327, sec. 1401, 40 Stat. 1150, sec. 1001, 47 Stat. 285, 48 Stat. 254, sec, 515, 48 Stat. 760, 49 Stat. 431, 50 Stat. 358, 53 Stat. 862, 55 Stat. 210, 57 Stat. 157; 39 U. S. C. 280 and Sup.) (Sec. 509, as amended by P. M. G. Orders 3722, June 19, 1933; 10576, July 1, 1937; 25378, July 17, 1944; 26836, Aug. 18, 1945)

In § 5.11 Business reply cards and letters in business reply envelopes make the

following changes:

Amend paragraph (c) by deleting "Division of Classification" and substituting "Division of Letter and Miscellaneous Mail."

Add new paragraph (g) reading as follows:

(g) (1) Business reply cards and envelopes may be distributed in any quantity and in any manner desired except for the purpose of locating delinquent debtors.

(2) The cards may be prepared either as reply portions of double post cards or folded cards or may be enclosed with other matter, as also may the envelopes.

(3) Business reply cards and envelopes will be accepted for return mailing at all post offices in the United States and its possessions, except the Canal Zone and the Philippine Islands. They should not be sent to any foreign countries, including Canada, Cuba, Mexico, and the Republic of Panama, as they cannot be returned from any foreign country without prepayment of postage.

(4) Business reply cards must conform

to the conditions prescribed for post cards or private mailing cards, and, therefore, may not be smaller than 2¾ inches by 4 inches (a size somewhat larger is preferable) nor larger than approximately 3% inches by 5% inches. They may be printed in two or more colors. The law authorizing the use of business reply cards and envelopes does not contemplate that they shall be attached to parcels of merchandise or other matter either for the purpose of carrying

messages or merely as address tags or

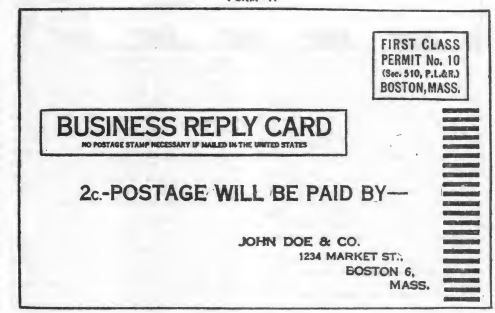
labels without prepayment of postage. They may be used to transmit communications only, as that term is commonly understood. Business reply cards or envelopes may not be used to return parcels of merchandise or other articles without prepayment of the required postage on both the cards (or envelopes) and the parcels.

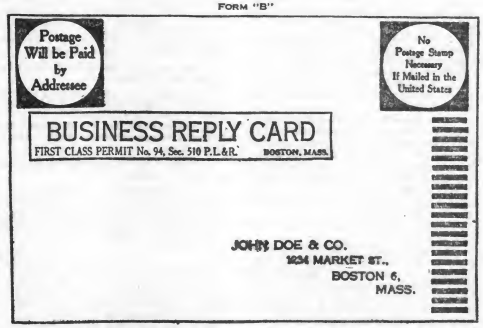
(5) Business reply labels may be printed in newspapers, etc., to be cut out and affixed to plain envelopes, or to cards conforming to the foregoing conditions. The prescribed business reply indicia may also be printed on gummed labels for use in the same manner.

(6) The address side of such cards, envelopes, and labels shall be printed in one of the forms shown on the reverse side of this circular and include the

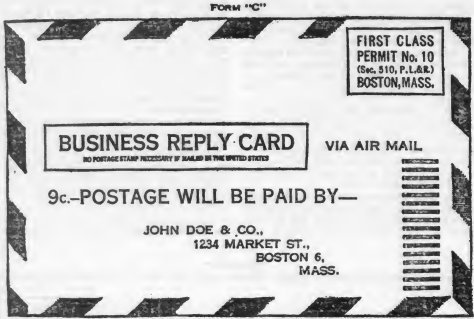
name and complete address of the person or concern to whom they are to be returned, the permit number, the name of the post office issuing the permit, and the other prescribed indicia. When Form B is used the name of the permit holder may be inserted if desired after the words "Postage will be paid by." A space of at least 11/8 inches shall be left for postmarking at the top of the card or envelope. No extraneous matter may appear on the address side. However, when Form A is used, the word "From" together with blank lines for the insertion of the name and address of the sender, may be placed in the upper left corner of the address side, but such lines should not extend into the space within 3½ inches from the right end which must be reserved for the postmark and indicia.

FORM "A"





Note: In the case of envelopes the word "Card" in the inscription "Business Reply Card" should be changed to "Envelope." When labels are used the word "Card" should be changed to "Label."



(7) Small boxes or cartons may be distributed by opticians, dental laboratories, and others to their customers for use in returning eyeglasses or spectacles, dentures, etc., for repair or replacement. The boxes and cartons in such cases will bear the inscription, "Business reply box" and "First-class mail," but otherwise will bear the same indicia as those prescribed for business reply cards and envelopes.

(8) Postmasters must see that the proper postage is collected on all business reply cards and envelopes before delivering them to the addressees. Such cards or letters must not be placed in direct packages or sacks made up for individuals or concerns.

(9) Permits to distribute business reply cards and envelopes are issued with the understanding that the permit holder guarantees to pay the postage on all that are returned.

(10) When large concerns having branches or dealers throughout the country desire to distribute business reply cards and envelopes from their main office to be returned to such dealers or branches, the distribution may be made under permits obtained at each of the offices to which the cards or envelopes are to be returned, or under one permit issued at the post office where the main office is located.

When the distribution is made under a permit issued at the post office where the main office of the person or concern is located, it shall be with the understanding that the person or concern distributing the cards or envelopes guarantees that the postage will be paid on all such cards or envelopes returned in the event any of the branches or agents refuse to accept delivery and pay the postage due thereon.

Postmasters shall promptly report to the Third Assistant Postmaster General. Division of Letter and Miscellaneous Mail, any refusal to pay the postage due by any person or concern to whom such business reply cards or envelopes are addressed, giving the permit number.

(11) Business reply cards and envelopes may be prepared for return via air mail, the regular air-mail rate plus 1 cent additional to be collected upon delivery.

Such cards and envelopes must bear, in addition to the prescribed indicia, the words "Via air mail," which should be printed in bold letters on the right portion of the address side above the name of the addressee and adjacent to the heavy short lines along the right edge of the address side. The form of business reply card or envelope (Form A) which includes the amount of postage to be collected, should be used and the proper amount at the air-mail rate plus 1 cent should be shown, as, for example:

9c.-POSTAGE WILL BE PAID BY-

In order that business reply cards and envelopes intended for return by air mail may be readily identified, the red and blue parallelograms forming a part of the distinctive design, which has been approved for air-mail envelopes, should be placed around the edges of cards and envelopes, as illustrated in Form C. Assurance cannot be given that business reply cards and envelopes will receive air-mail treatment unless they are of the distinctive air-mail design, thus enabling them to be readily identified.

(Sec. 510 as amended by P. M. G. Order 27238, Feb. 12, 1945)

CROSS REFERENCE: For description of Form 3614 see § 55.2016 of Subchapter C of this chapter, Part II of this issue.

CROSS REFERENCE: For procedure see § 50.-2000 of Subchapter C of this chapter, Part II of this issue.

Amend § 5.12 Mail carried by airplane to read as follows:

§ 5.12 Mail carried by airplane. (a) (1) The domestic rates of postage on matter carried by airplane, including transportation to and from the air-mail routes, are as follows:

Per ounce (cents)

United States, from one post office to another on mainland, including Alas-ka, and also from one post office to another in Hawaiian Islands, from one post office to another in Puerto Rico, from one post office to another in Virgin Islands of the United States, and between the latter islands and Puerto Rico (but not between mainland of United States and any of these islands) ____

(cents)	,
United States (mainland) to or from-	
Canal Zone	10
Canton Island	25
Guam	35
Hawaii	15
Puerto Rico, Virgin Islands of the	
United States, Naval Operating Base,	
Guantanamo (Cuba)	8
Puerto Rico, Virgin Islands of the United	
States and the Naval Operating	
Base, Guantanamo (Cuba) to or	
from—	
Canal Zone	10
Canton Island	33
Guam	43
Hawaii	23
Naval Operating Base, Guantanamo	
(Cuba) to or from—	
Puerto Rico, Virgin Islands of the	
United States	8
Hawaii to or from-	0
Canal Zone	25
Canton Island	10
Guam	20
Guam to or from—	20
	45
Canton Island	30
Canton Island	30

Per half ounce

(2) The foregoing air-mail rates include all transportation by air mail available in the United States; also in Ha-Official matter in penalty or franked envelopes may not be sent free by air mail, but is chargeable with postage at the air-mail rates, except in the case of urgent official communications of the Postal Service only, when their prompt dispatch is desirable.

(3) Air mail sent to, or by members of our armed forces outside the continental United States who receive their mail through an A. P. O. or Fleet Post Office in care of the postmaster of New York, N. Y., or San Francisco, Calif., or through an A. P. O. in care of the postmaster of Miami, Fla., New Orleans, La., or Seattle, Wash., and who are required to show such A. P. O. or Fleet Post Office address in their return card, is subject to postage at the rate of 6 cents a half ounce or fraction thereof. This rate also applies to air mail sent to or by civilian personnel authorized to receive mail through such Army and Navy Post Offices.

(b) (1) The postage on all air mail should be fully prepaid in order to expedite its handling, and postmasters shall make every effort to have patrons do so. Nevertheless, short-paid air mail shall, if it bears at least one full rate, according to destination as shown in the above table, be rated with the deficiency and dispatched as intended by the sender, the amount due to be collected upon

delivery of the matter.

(2) Any mailable matter, except that liable to damage from freezing, may be sent by air mail at the above rates of postage, including sealed parcels not exceeding 70 pounds in weight and not exceeding 100 inches in length and girth combined. This includes harmless live animals, queen bees and cut flowers. Day-old chicks, day-old ducks, etc., and honey bees are prohibited. However, only letters in their usual and ordinary form weighing not in excess of 2 ounces (except official air mail) may be accepted for transmission by air mail to overseas A. P. O.'s and Navy post offices, except to an A. P. O. in care of the postmaster of New Orleans, La., or Seattle, Wash.

(3) Special air-mail stamps are issued for the payment of postage on air mail, but ordinary stamps may be used. Embossed stamped envelopes of various sizes for air-mail use are on sale at post offices. When 6-cent air-mail envelopes or stamps are used in cases where the airmail rate of 8 cents is applicable, 2 cents additional should be affixed by means of postage stamps. The use of air-mail stamps on other than air mail is not

(4) Air mail should be conspicuously endorsed by the sender in the space immediately below the stamps, above the address "Via Air Mail." When it is desired that matter prepaid at the rate of 8 cents per ounce be carried by air mail only in the continental United States, or from one post office to another in the Hawaiian Islands, but transported across the Pacific Ocean by steamer, it should be endorsed "Via Air Mail except over the Pacific." All air-mail letters sent special delivery should be conspicuously endorsed "Special Delivery—Air Mail," the mere fact that the matter may bear air-mail and special-delivery stamps not being sufficient.

(c) (1) In order to obtain the fullest measure of service for the postage paid at the air-mail rate, air mail should be sent special delivery. Matter sent by airplane reaches the office of address sooner than if sent by train, but when it gets there after the last regular carrier trip of the day of its arrival, delivery is not made until the following business day, unless sent special delivery and the fee therefor paid in addition to the air-

mail postage.

(2) The fees chargeable on air mail for special-delivery service are the same as those which apply when such mail is sent by other than air mail, as follows:

	First class cents)	Second, third, or fourth class (cents)
Up to 2 pounds	13	17
Over 2 pounds up to 10		
pounds	20	25
Over 10 pounds	25	35

- (d) (1) It is desirable that envelopes (or cards) for air-mail use bear the distinctive designs described in the following paragraphs. Any person may have his envelopes (or cards) so prepared. Such envelopes must be white, except when it is necessary to use envelopes of extra strength, in which case envelopes of light tints of manila or kraft may be
- (2) The outstanding feature of the preferred design is a border of alternating blue and red parallelograms with intervening white spaces, producing a distinguishing blue, white, and red border not exceeding 3/2 of an inch in width extending around the edges of both the address side and the back of the envelope. The words "Via Air Mail" should appear boldly between the postage stamp and the address. The border of this envelope facilitates its identification as air mail even when in a package or distributing case with other mail, thus securing the prompt and special attention to which such letters are entitled.

(3) Another approved printed design consists of the blue, red, and white

stripes. The stripes must not exceed approximately 1/4 inch in width and should extend entirely across the length of the envelope. The blue stripe must be not less than 11/8 inches below the top of the envelope, in order that clear space may be left for the necessary postage stamps and postmark. The white space between the blue and red stripes should be approximately 1/4 inch in width, so that the three stripes will not cover more than approximately 3/4 of an inch in all. In such case the words "Via Air Mail" should be printed in the upper right portion of the envelope, preferably in the white space between the blue and

(4) When ordinary envelopes are used to enclose air mail, the mailer may identify the matter for transmission by airplane by placing horizontally across the envelopes two blue lines approximately 1/4 inch apart, the upper line to be not less than 1% inches below the top of the envelope. In such case the words "Via Air Mail" should be plainly and boldly written, hand-stamped, or printed in the upper right portion of the envelope, preferably between the two lines. Similar lines may also be placed vertically across the envelope not less than 31/2 inches from the right end. Such lines may also be placed on the backs of envelopes used for air mail.

(5) The lines above mentioned may be placed on the envelopes with an ordinary blue pencil or, if desired, printed thereon in blue ink. Care must be exercised to see that the lines are uniformly placed and that they do not cover the address or return card.

(6) Such envelopes of special design may be used for air mail only. Their use for mail which is not intended to be carried by airplane is not permissible.

(e) All air mail should bear the sender's return card, which should appear in the upper left corner of the address side.

(f) (1) Mail for dispatch by airplane will be accepted for registration upon payment of the prescribed registry fee in addition to the air-mail postage. Insured and c. o. d. parcels, including sealed parcels, may also be sent via air mail when the prescribed fees for such service are paid in addition to the airmail postage. In some cases air mail for armed forces overseas will not be registered or insured.

(2) Special air-mail stamps may be used to pay the fees on all matter sent special delivery, insured, or c. o. d. via airplane.

(g) (1) Matter sent by air mail may be forwarded to the addressee by the same means when delivery of the matter will be expedited if carried by airplane, provided the air-mail rate to the new address is no higher than that originally applicable. No additional charge for postage will be made for such forwarding, regardless of the number of the air-mail routes over which the mail may be carried. For instance, an airmail letter prepaid 8 cents originally sent from New York to Chicago may be forwarded by air mail to San Francisco without additional charge; but it could not be forwarded to Hawaii by trans-Pacific air mail without additional charge.

(2) Undeliverable air mail will not be returned to the sender via airplane, but will be returned in the regular mails. (Act of Feb. 25, 1944, 58 Stat. 69; 39 U. S. C. 463) [sec. 511, as amended by P. M. G. Order 28574, July 17, 1945]

Amend § 5.16 Soldiers', sailors' and marines' letters by addition of following paragraphs:

(c) Any first-class letter mail matter admissible to the mails as ordinary mail matter which is sent by a member of the military or naval forces of the United States (including the United States Coast Guard), while on active duty or in the active military or naval service of the United States, to any person in the United States, including the Territories and possessions thereof, shall be transmitted in the mails free of postage, subject to such rules and regulations as the Postmaster General shall prescribe. This provision shall cease to be in effect after December 31, 1947. (Act of March 27, 1942, 56 Stat. 181, 50 A. U. S. C. 1940 ed Supp. III 639, Public Law 190 approved October 6, 1945).

(d) Under the provisions of section 212 of Public Law 410, approved July 1. 1944, commissioned officers of the United States Public Health Service while (1) in active service in time of war, (2) in active service performed while detailed for duty in the Army, Navy, or Coast Guard, (3) in active service outside the continental limits of the United States. or in Alaska, in time of war, or (4) in active service performed while the Service is part of the military forces of the United States pursuant to Executive order of the President, shall be entitled to the free-mailing privilege as provided by law in the case of commissioned officers of the Army. First-class letter mail sent free of postage by commissioned officers of the United States Public Health Service is subject to the conditions applicable to letters sent by members of the military or naval forces of the United States (including the U.S. Coast Guard), set forth in paragraphs (c) and (e) of this section. (Act of July 1, 1944, 58 Stat. 689.)

(e) (1) Letters sent by members of the military or naval forces of the United States, to be mailed free of postage under the conditions set forth in paragraph (c) of this section, shall bear in the upper right corner the word "FREE" and in the upper left corner the name of the sender together with his rank or rating and the designation of the service to which he belongs, as, for example, Private John Doe, U. S. Army, or John Doe, Seaman 2 Cl., U. S. Navy, or Private John Doe, U.S. Marine Corps, or John Doe, Seaman 2 Cl., U. S. Coast Guard. Such letters shall be so accepted when deposited in the mails in the United States or its possessions or at any place outside the continental United States where the United States mail service is in operation addressed to any other place where this service is in operation, including army and navy bases, naval vessels, etc. Messages on post cards may be accepted under this provision but it shall not apply to packages or parcels or any matter other than messages in the form of ordinary letters or cards. This free mailing privilege does not apply to matter sent by air mail, nor to any matter sent to the members of the military or naval forces by persons who are not members thereof.

(2) Such free-mail privilege is applicable only to personal letter mail in its usual and generally accepted form, including messages on post cards, sent by the members of our armed forces. This provision is primarily for the purpose of making it easier for our men in the service to keep in touch with their families and friends. It does not apply to correspondence from their wives or other relatives, nor to any matter sent to members of the military or naval forces by persons who are not members of such forces.

It is required that the name of the sender, his rank or rating, the designation of the service to which he belongs, and the word "Free" be in the handwriting of the sender on the envelopes or cards in order to be accepted free of post-This is necessary to prevent misuse and to confine the free mailing privilege to personal letters of members of the military or naval forces. The approved address of the member should, of course, be included in the return card.

(3) Among the items acceptable free of postage are the following:

Personal letters to relatives, friends, etc.,

including V-Mail.

Letters, including remittances, to associations, firms, or corporations.

Letters sent as special delivery, provided

the fee for such service is prepaid. Small photographic negatives and un-mounted prints when accompaning letters.

Souvenir and pictorial cards, unless bearing matter of a promotional character. Greeting cards such as Mother's Day, birth-

day, seasonable, etc., enclosed in envelopes. Election ballots.

Letters mailed while the sender is on furlough.

Letters sent by the midshipmen of the United States Naval Academy, the cadets of the United States Military Academy, and the cadets of the United States Coast Guard Academy.

Letters sent by retired or Reserve naval and Army officers who have been recalled to active duty, including those bearing the designation "U. S. N. Ret." or "U. S. N. R." in connection with the name and rank or rating of such efficer on active duty.

Letters sent by members of the armed forces while in hospitals.

Letters from members of the armed forces who may be assigned to some special active

Letters from nurses and chaplains who are members of the armed forces.

(4) The free mail privilege does not apply to the following:

Air mail.

Registered, insured, or c. o. d. mail.

Parcels or packages, whether sealed or unsealed.

Newspapers, magazines, and books.

Circular letters

Newspaper clippings, and printed or mimeographed matter, unless enclosed with letters and forming only an incidental feature.

Cards exceeding the post-card size consisting mainly of cartoons or other printed

Pictorial folders.

Envelopes and cards containing extraneous printed matter, stickers, etc., on the face.

Matter sent for philatelic purposes.

Wedding invitations or announcements. Phonograph records.

Photographic films sent for development, Large mounted photographs.

Letters of officers' clubs and other organizations,

Cards and envelopes bearing advertisements or other inscriptions giving the names of the donors.

Letters from persons in veterans hospitals who are not members of the armed forces.

Letters, bills, and circulars pertaining to the private business or profession carried on by a member of the armed forces.

Envelopes or cards endorsed by a member of the armed forces for use by others, such as members of his family, etc.

Should question arise as to the application of this free mailing privilege in any instance, the facts should be reported to the Third Assistant Postmaster General, Division of Letter & Miscellaneous Mail for instructions.

(f) (1) In order to afford an opportunity for persons to whom this title [Title II, Public Law 348, approved April 19, 1946] is applicable to vote for Federal, State, and local officials and to utilize State absentee balloting procedures to the greatest extent possible, the Secretary of War, the Secretary of the Navy, the Secretary of the Treasury, and the Administrator of the War Shipping Administration, as may be appropriate, shall cause to be printed an adequate number of post cards for use in accordance with the provisions of this title and shall, wherever practicable and compatible with military or merchant-marine operations, cause such post cards to be made available to each person absent from the place of his residence and serving in the armed forces of the United States or in the merchant marine of the United States, or who is a civilian outside the United States officially attached to and serving with the armed forces of the United States, for use for any general election at which electors for President and Vice President or Senators and Representatives in Congress are to be voted for, such cards to be made available outside of the United States not later than August 15 prior to the election, and within the United States not later than September 15 prior to the election. The post cards referred to shall also, wherever practicable and compatible with military or merchant-marine operations, be made available to such persons at appropriate times for use in general elections other than those referred to above and in primary and special elections. (Sec. 209 (a), Public Law 348, approved Apr. 19, 1946.)

(2) In lieu of and interchangeably

to be a back to see the control of the second

Name and complete military, naval, or

merchant marine address

with the post cards referred to, the Secretaries of War, Navy, and Treasury and the Administrator of the War Shipping Administration may continue to make available, and the persons to whom this title is applicable may continue to use, post cards provided under section 203 of this title [50 U.S.C. 1940 ed. Sup. IV 303] prior to its amendment until the existing supply thereof is exhausted. (Sec. 209 (d), Public Law 348, approved Apr. 19, 1946.)

(3) Official post cards, ballots, voting instructions, and envelopes referred to in this Act, whether transmitted individually or in bulk, shall be free of postage, including air-mail postage, in the United States mails: Provided, That in order to be entitled to free air-mail postage under this Act, a State balloting unit, composed of ballot, voting instructions, and envelope or envelopes, must not exceed in weight the total of one ounce. (Sec. 402, Public Law 348, approved Apr.

19, 1946.) (4) * so that the envelope in which the ballot is sent to a person to whom this title is applicable, and the envelope supplied for the return of the ballot, may be identified by the Post Office Department and other authorities as carrying an election ballot, there [shall] be printed across the face of each such envelope two parallel horizontal red bars, each one-quarter inch wide, extending from one side of the envelope to the other side, with an intervening space of one-quarter inch, the top bar to be one and one-quarter inches from the top of the envelope, and with the words "Official Election Balloting Material-Via Air Mail," or similar language as prescribed in State law, between the bars; * * * there [shall] be printed in the upper right corner of each such envelope, in a box, the words "Free of U. S. Postage, Including Air Mail"; and * * * ail printing on the face of each such envelope [shall] be in red. * * * also * * * there * also * there [shall] be printed in red in the upper left corner of each State ballot envelope an appropriate inscription or blanks for return address of sender (State or local election officials, or voter, as the case may be). (Sec. 204 (a), Public Law 348, approved April 19, 1946.)

(5) Upon the * * * [address] side of the post card shall be printed in red

the following:

Free	of	U.	S.	p	ostage	
					mail	

OFFICIAL	ELECTION	BALLOTING	MATERIAL-
	VIA	AIR MAIL	

Secretary of State of	(Home State)
	(**************************************
	(Capital city of home State)
	ATT-AND (Market)

(Sec. 209 (c), Public Law 348, approved April 19, 1946.)

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(6) The Secretary of War, the Secretary of the Navy, the Secretary of the Treasury, the Postmaster General, the Administrator of the War Shipping Administration and other appropriate authorities shall, so far as practicable and compatible with military or merchantmarine operations, take all reasonable measures to facilitate transmission, delivery, and return of post cards, ballots, envelopes, and instructions for voting procedure, mailed to and by persons to whom this title is applicable pursuant to the laws of the several States, whether transmitted by air or by regular mail. Ballots executed outside the United States shall be returned by air, whenever practicable and compatible with military or merchant-marine operations. (Sec. 210 (b), Public Law 348, approved April 19, 1946.) [Sec. 515 as amended by P. M. G. Orders 17352, March 28, 1942, 26622, Nov. 28, 1944, and 31857, June 13,

In § 5.22 Publications issued by benevolent or fraternal societies, institutions of learning make the following change:
Add a new paragraph (c), reading as follows:

(c) Under this law a publication is not required to have subscribers, except in the case of publications of the societies, orders, or trades-unions, included therein, which carry advertisements in the interest of other persons or concerns than such societies, orders, or unions. The circulation through the mails at the pound rates of postage of publications of the societies, orders, or trades-unions referred to, whose members do not pay therefor, the publications being for free circulation, is restricted to the membership and to exchanges. Publications of such societies, orders, or trades-unions, not meeting the requirements of the proviso placing a limitation on circulation, and publications of institutions of learning. State boards of health, and State boards or departments of public charities and corrections, carrying advertisements, including the name of the printer, pertaining to other persons or concerns than such societies, orders, or tradesunions, institutions of learning, or State board, are not entitled to the privileges of the law. [Sec. 521]

In § 5.27 Subscription price and legitimate lists required by law make the following changes:

Amend paragraph (a), subparagraph (4), by adding the following sentence: "Persons to whom copies are sent free by the publishers may not be so included."

Amend paragraph (c), subparagraphs (1) and (2), by changing word "Classification" to "Newspaper and Periodical Mail." Delete after the word "where" in the third line, (2) the words "the subscriber pays less than the full amount of the advertised subscription price and"; also delete last sentence of subparagraph (2).

Amend paragraph (d), after the word "nevertheless," fourth line, by deleting the words "in order to give an opportunity to secure renewals" and substituting the words "when publishers make proper effort to obtain renewals within

a reasonable period." Insert period after the word "year," eighth line, delete the word "but" and begin sentence "Copies."

In § 5.28 Advertising sheets make the following change:

Amend paragraph (e), subparagraph (2), by changing "Classification" to "Newspaper and Periodical Mail."

In § 5.29 Fees for entry, reentry, or additional entry of publications as second class matter make the following changes:

Add a new subparagraph (a) (1),

reading as follows:

(a) (1) No newspaper or other periodical publication which has been accorded second-class mail privileges, and which has voluntarily suspended publication, or shall hereafter voluntarily suspend publication, for the duration of the war because of conditions attributable to the war effort, shall be required upon resumption of regular publication to pay any of the fees provided for by the Act entitled "An act to provide for fees for entry of a publication as second-class matter, and for other purposes," approved July 7, 1932, as amended, if such newspaper or periodical publication resumes regular publication prior to the end of the sixth month following the expiration of the unlimited national emergency proclaimed by the President on May 27, 1941: Provided, That before any such newspaper or periodical shall be entitled to reentry as second-class matter without payment of any application fee the publisher shall furnish to the Postmaster General satisfactory evidence that the suspension of his publication was because of conditions attributable to the war effort. (57 Stat. 390; 39 U. S. C. Sup. 226b) [Sec. 528, as amended by P. M. G. Order 22077, August 6, 1943]

Add a new subparagraph (a) (2), reading as follows:

(a) (2) The amount of the fee to be collected with each application for original second-class entry is determined by the total number of copies printed and circulated as shown by the application. The fee is not based merely on the number of copies circulated as to subscribers or on the number sent through the mails.

Amend paragraph (b), subparagraph (2) and (4), by changing "Classification," to "Newspaper and Periodical Mail."

In § 5.30 Applications for entry of domestic publication as second-class matter make the following change:

Amend paragraph (3), subparagraph (b), by changing "Classification," to "Newspaper and Periodical Mail."

In § 5.31 Conditional acceptance by postmasters of publications as second-class matter make the following change:

Amend paragraph (a) by inserting after the word "disposition," line 15, the following: "If postage is prepaid on copies by stamps affixed, or in money under the permit system, or copies mailed at the bulk third-class rate under the provisions of § 5.63 while the application is pending, no refund of any portion of the postage so prepaid shall be made when admission of the publication as second-class matter is authorized."

Amend last sentence to read:

The stamps so used shall be accounted for as sold. [Sec. 530 as amended by P. M. G. Order 32542 Aug. 26, 1946.]

Amend paragraph (b) and subparagraph (b) (1) to read as follows:

(b) The following indicia shall be conspicuously printed on one or more of the first five pages, preferably on the first page, of each copy of publications entered as second-class matter:

(1) Title of the publication, shall always be shown on the first page.

In § 5.33 Procedure in case of change in title or frequency of publications, make the following changes:

Amend paragraph (a), by changing "Classification," to "Newspaper and Periodical Mail."

Amend paragraph (b), by changing "Classification" to "Newspaper and Periodical Mail."

Amend paragraph (c), by changing "Classification" to "Newspaper and Periodical Mail."

In § 5.36 False evidence as to character of publications to secure entry as second-class matter, make the following change:

Amend paragraph (b), by changing "Classification" to "Newspaper and Periodical Mail."

In § 5.37 Cancelation of certificate of entry, make the following change:

Add a new paragraph (b) reading as follows:

(b) Before revocation, annulment, or suspension of any second-class entry, the Third Assistant Postmaster General shall fully advise the publisher of the facts which may warrant such action and he shall be accorded an opportunity to demonstrate or achieve compliance with all the lawful requirements within a reasonable time limit specified by the Third Assistant Postmaster General.

In § 5.38 Sworn statements of names, etc., of editors, owners, stock-holders, ctc., to be filed semiannually, make the following changes:

Amend title by changing "semiannually" to "annually."

Amend the clause preceding the first proviso in the first sentence of paragraph (1) to read as follows:

"and also, in the case of daily and weekly, semiweekly, [and] triweekly newspapers, there shall be included in such statement the average number of copies of each issue of such publication sold or distributed to paid subscribers during the preceding twelve months." Add to the citations at the end of the section, "Public Law 482, approved July 2, 1946."

Amend paragraph (c), by changing "Classification" to "Newspaper and Periodical Mail."

Amend paragraph (f), line 5, by changing "Classification" to "Newspaper and Periodical Mail."

In § 5.39 Postage on second-class matter, make the following change:

Amend paragraph (3) (f), by changing "Classification" to "Newspaper and Periodical Mail."

In § 5.40 Single sheets or portions thereof sent in proof of insertion of advertisements, make the following changes:

Add a new paragraph (c), reading as follows:

(c) Single sheets or portions of sheets sent to advertisers to prove the insertion of advertisements presented for mailing at the second-class zone rates of postage shall be inclosed in unsealed envelopes or wrappers bearing in the upper left corner the name and address of the publication and the printed inscription "Advertiser's proof copy," and in the upper right corner a notice of entry as second-class matter, and shall be presented for mailing separately from complete copies.

In § 5.46 Rate on transient publications, make the following change:

Add a new subparagraph (a) (1), reading as follows:

(a) (1) The transient second-class rate above referred to is to be computed on each individually addressed copy, or package of unaddressed copies, and not on the bulk weight of separately addressed copies, including those intended for delivery by boxholders.

In § 5.51 Character of illegal supplements, make the following change:

Add a new paragraph (d), reading as follows:

(d) Publications may be prepared in parts or sections, and when so prepared, each part or section should show the same title and date of issue, and bear appropriate designations such as "Part I," "Section I," and "Part 2," "Section 2," etc., and a statement should be printed on the first page of the first part or section showing the number of parts or sections in which the issue is published. [Sec. 550]

In § 5.52 Advertisements, make the following change:

Amend paragraph (a) so as to read as follows:

(a) All advertisements in periodicals shall be permanently attached thereto. (Sec. 14, 20 Stat. 359, 48 Stat. 928; 39 U. S. C. 226) [Sec. 551]

Omit paragraph (b).

In § 5.54 Bills, receipts, orders, etc., accompanying second-class matter, make

the following changes:

Amend paragraph (d) so as to add after the word "coin" the following: , or when printed on envelopes. Envelopes, including business reply envelopes and business reply cards, are permissible inclosures in copies of publications mailed at the second-class pound rates only when they are prepared with a subscription order form printed thereon and do not convey information in excess of that authorized by law. Such subscription order forms may show only the title of the publication, place of publication, subscription price, and the amount of the subscription due thereon." [Sec. 553]

In § 5.56 Application of news agents for registration, make the following change:

Amend paragraph (a) by changing "Classification" to "Newspaper and Periodical Mail."

In § 5.59 Violation of rules governing admission, make the following change:

Amend paragraph (h) by changing

Amend paragraph (b) by changing "Classification" to "Newspaper and Periodical Mail."

In § 5.60 Detention of matter not entitled to second-class rate and demand of proper postage, make the following change:

Amend paragraph (b) by changing "Classification" to "Newspaper and Periodical Mail."

THIRD-CLASS MATTER; DESCRIPTION AND POSTAGE RATES

In § 5.62 Third-class matter defined; rates; hotel and steamship room keys

make the following changes:

Amend paragraph (a) by deleting period at end of paragraph and adding the following: "as defined in section 240 of this title (39 U. S. C. 235), but bills or statements of account produced by any photographic or mechanical process shall not be accepted as mail matter of the third class unless presented in quantities of 20 or more identical copies. When such bills or statements are not identical or are presented in quantities of less than 20 identical copies, they shall be subject to postage at the first-class rate."

Note: Third-class matter does not include any matter exceeding 8 ounces in weight. (39 U. S. C. 235)

Amend paragraph (b) by renumbering it (b) (1) and adding the following as paragraph (b) (2):

(2) The postage rate on books consisting wholly of reading matter or reading matter with incidental blank spaces for students' notations and containing no advertising matter other than incidental announcemets of books, when mailed under such regulations as the Postmaster General may prescribe, shall be 3 cents per pound or fraction thereof, irrespective of the postal zone of destination thereof: Provided, That this act shall not affect the rates of postage on books mailed by or to libraries and organizations as prescribed by the act of February 28, 1925, as amended (39 U. S. C., 1934 ed., Sec. 293a). Act of June 30, 1942. (56 Stat. 462; 39 U. S. C. Sup. 293 a-1) [Sec. 561 as amended by P. M. G. Order 18100, June 30, 1942]

In § 5.63 Pound rate for bulk mailings of third-class matter make the following changes:

Amend paragraph (b) (1) by deleting "Division of Classification" and substituting "Division of Letter and Miscellaneous Mail."

CROSS REFERENCE: For procedure see § 50-.2004 of this chapter. For description of forms see §§ 55.2006 to 55.2015, 55.2018, 55.2020 to 55.2022 of this chapter.

In § 5.70 Fourth-class mail matter defined amend paragraph (b) by deleting "excepting the Philippine Islands."

In § 5.72 Rates of postage on fourthclass matter make the following changes:

Amend first line of paragraph (b) to read as follows:

(b) The postage on matter of the fourth class shall be as below indicated plus, for the period between March 26,

1944, and the first day of the first month which begins at least 6 months after the termination of hostilities in the present war, the increase provided by the act of February 25, 1944, of 3 per centum, fractions of one-half cent or more being computed as 1 cent, but in no case shall the increase per parcel be less than 1 cent. (39 U. S. C. 293; P. M. G. Orders, July 14, 1931, April 7, 1932; act of February 29, 1944, Public Law 235). [Sec. 571, as amended by P. M. G. Order 25380, July 17, 1944.]

Amend paragraph (b) (9) to read as follows:

(9) For delivery within the eighth zone 15 cents for the first pound or fraction of a pound and 11 cents for each additional pound or fraction of a pound.

Amend paragraph (e) to read as follows:

(e) The rates of postage on individually addressed catalogs and similar printed advertising matter in bound form, consisting of 24 or more pages and not exceeding 10 pounds in weight, shall be as follows:

	Zones							
Pounds	Local	First and Second	Third	Fourth	Fifth	Sixth	Seventh	Eighth
	Cts.	Cts.	Cts.	Cts.	Cts.	Cts.	Cts.	Cts.
1	5	5	6	7	8	9	10	- 11
2	512	6	8	10	12	14	16	18
3	6	7	10	13	16	19	22	25
4	632	8 9	12	16	20	24	28	32
5			14	19	24	29	34	39
6	732	10	16	22	28	34	40	46
7	8	11	18	25	32	39	46	54
8	832	12	20	28	36	44	53	61
9	9	13	22	31	40	49	59	68
10	934	14	24	34	44	55	65	75

(Act of February 25, 1944, 58 Stat. 69; 39 U. S. C., Sup. 293) [Sec. 571, as amended by P. M. G. Orders 25381, July 17, 1944 and 32546, August 26, 1946]

Amend paragraph (f) to read as follows:

(f) (1) To procure the most expeditious handling and transportation practicable of mail matter of the fourth class, special-handling stamps shall be affixed thereto, in addition to the regular postage, in accordance with the following schedule: Matter weighing not more than 2 pounds, 10 cents; matter weighing more than 2 but not more than 10 pounds, 15 cents; matter weighing more than 10 pounds, 20 cents: Provided, That, under such regulations as the Postmaster General may prescribe, ordinary postage stamps of equivalent value may be accepted in lieu of the special-handling stamps herein specified.

(2) Fourth-class mail matter with the required special-handling stamps affixed thereto, other than baby chicks, shall be dispatched and handled in transit in the same manner as special-delivery mail (see §§ 15.4 to 15.8 of this chapter), but the dispatch and handling of baby chicks shall, so far as may be practicable, be confined to the routes (rail, electric, or star) which will involve the least exposure to severe weather conditions in transit and in transfer at connecting

points.

(3) All fourth-class mail on which the special-handling charge is prepaid, whether by means of special-handling postage stamps or ordinary postage stamps, shall be endorsed "Special Handling," preferably in the space immediately below the postage stamps and above the address. Postmasters shall request mailers to place the endorsement on the articles involved, but if any such articles not so endorsed are deposited in the mails, the required endorsement shall be placed thereon by the postmaster or other postal employee.

Add new paragraphs (g), (h), (i) and (k) reading as follows:

(g) The classification of articles mailable, as well as the weight limit, the rates of postage, zone or zones, and other conditions of mailability of fourth-class matter, if the Postmaster General shall find on experience that they or any of them are such as to prevent the shipment of articles desirable, or to permanently render the cost of the service greater than the receipts of the revenue therefrom, he is hereby directed, subject to the consent of the Interstate Commerce Commission after investigation, to re-form from time to time such classifications, weight limit, rates, zone or zones or conditions, or either, in order to promote the service to the public or to insure the receipt of revenue from such service adequate to pay the cost thereof.

(h) The eighth-zone rate of postage shall apply to fourth-class matter between any point in the United States or its possessions and any point in the Hawaiian Islands; between any point in the United States or its possessions and any point in Alaska and between any two points in Alaska. This rate shall apply also to parcels mailed between the United States or its possessions and the Canal

Zone.

(i) The eighth-zone rate of postage shall apply to parcels of fourth-class mail, subject to the pound rates, exchanged between the United States, or any of its possessions, and United States naval vessels stationed in foreign waters. When such vessels are stationed in a port of the United States, or any of its possessions, the rates applicable to or from the post office at such port shall be charged.

(k) The rate of postage on gold coin, gold bullion, and gold dust offered for mailing between any two points in Alaska, or between any point in Alaska and any point in the United States or its possessions, shall be 2 cents an ounce or fraction thereof, regardless of distance. Such gold coin, gold bullion, or gold dust shall be inclosed in sealed packages not exceeding 50 pounds in weight and sent by registered mail.

See § 16.3 of this chapter for amount

of registry fee.

(Sec. 8, 37 Stat. 557, § 207 (b), 43 Stat. 1067, sec. 7, 45 Stat. 942; 39 U. S. C. 293) [sec. 571, as amended by P. M. G. Orders 4407, October 21, 1933; 25380, July 17, 1944; 25331, July 17, 1944; 29578, November 6, 1945]

CROSS REFERENCE: For special delivery regulations, see Part 15 of this chapter.

In § 5.73 Rates of postage on library books make the following changes:

Amend heading to read as follows:

§ 5.73 Rates of postage on books.

Amend paragraph (a) by the addition of the following sentence:

The postage on books as provided in this paragraph shall be increased, effective March 26, 1944, by 3 per centum, fractions of one-half cent or more being computed as 1 cent, but in no case shall the increase per parcel be less than 1 cent. (Act of February 25, 1944, 58 Stat. 69; 39 U. S. C. 293a)

Amend paragraph (c) by deleting "Division of Classification" and substituting therefor "Division of Letter and Miscellaneous Mail."

Add the following as paragraphs (f) (1) to (6):

(f) (1) The postage rate on books consisting wholly of reading matter or reading matter with incidental blank spaces for students' notations and containing no advertising matter other than incidental announcements of books, when mailed under such regulations as the Postmaster General may prescribe, shall be 3 cents per pound or fraction thereof, irrespective of the postal zone of destination thereof: Provided, That this act shall not affect the rates of postage on books mailed by or to libraries and organizations as prescribed by the act of February 28, 1925, as amended. (Act of June 30, 1942, 56 Stat. 462: 39 U.S. C. 293a)

(2) A book, within the contemplation of the foregoing paragraph, shall be a volume permanently bound in cloth or paper having 24 or more pages, of which at least 22 are printed, and with the exception of text books containing incidental spaces for students' notations, shall not contain ruled or blank pages intended for records or memoranda purposes. [Sec. 572, as amended by P. M. G. Order 18100, June 30, 1942]

(3) The postage on books as provided in paragraph (f) (1) shall be increased, effective March 26, 1944, by 3 per centum, fractions of one-half cent or more being computed as 1 cent, but in no case shall the increase per parcel be less than 1 cent. (Act of February 25, 1944, 58 Stat. 69; 39 U. S. C. 293a)

(4) The provision for the acceptance at the rate of 3 cents a pound of books with incidental blank spaces applies only to textbooks which are intended for students and which do not have more than one-half, preferably less than half, of the total number of pages prepared with blank spaces or ruled lines for the insertion of students' notations. This rate does not apply after such notations are made in the books.

(5) The new rate does not apply to the following:

Annual reports of organizations and institutions; also reports or minutes of their conventions or other meetings published primarily for the benefit of members.

Books containing write-ups, boosts or other advertisements, even though incidental, of other things than books, as, for instance, playing cards, merchandise, services, etc.

Books of the loose-leaf binder type which are not complete or permanent when mailed

but to which other pages are subsequently to be added.

Reports of corporations sent to stockholders.

House organs, including publications deaigned to promote the commercial interests of a firm or organization.

Trade directories in which the listings are paid for.

Telephone directories.

Publications entered as second-class matter.

Publications consisting of pictures to be cut out.

Publications other than textbooks, having blank spaces for written entries, records or other hand work, such as almanacs, diaries, memorandum books and similar publications.

Periodical publications. Sheet music.

Bound volumes of publications entered as second-class matter.

Promotional publications of nonprofit organizations or institutions, such as schools, colleges, churches, fraternal societies, etc.

Books in any other than final or permanent form.

Publications furnished as a part of a service.

Publications relating to furniture, house-hold articles, decorations, etc., in which reference is made by name to the concerns manufacturing or handling the article featured, or which otherwise promote the interests of such concerns.

Freight and passenger tariffs.

Directories or lists of members published in the interest of the organizations publishing the same.

(6) Among the publications to which the new book rate does apply are the following:

Textbooks with incidental blank spaces for students' notations.

Books permanently bound by stitching or stapling, or by means of spiral or plastic binding, when covered with paper, cloth, leather, or other substantial material, and having 24 or more pages, of which at least 22 are printed.

Books incidentally containing a few pages of announcements of other books, either in display or textual form.

Books inclosed in the usual paper jackets bearing advertisements of other books, Music books in regular bound form.

Books consisting largely of pictures, illustrations, maps, such as a view book or atlas.

Bibles with customary incidental space for family record.

All parcels of books mailed at the new rate should be indorsed by the mailers "Book" or "Books."

No special permit is necessary to mail books at the new rate. Books mailed at this rate are subject to the same rate when forwarded to the addressee or returned to the sender.

The 3-cent-a-pound book rate applies to books for delivery in the United States and its possessions but does not apply to books mailed to foreign countries.

The following are permissible inclosures with books mailed at the new rate:

A reply envelope, post card, a single order form, and a single sheet not larger than approximately the size of a page, relating exclusively to the book with which inclosed. An invoice showing the price, etc., of the book may also be inclosed, as provided in § 5.75.

Since the law provides that books mailed at the rate of 3 cents a pound may contain incidental announcements of books, such announcements, whether appearing in the books themselves or in

the form of loose circular inclosures not weighing in excess of one and one-third ounces, will be permissible in addition to the inclosures described in the preceding paragraph, without affecting the postage chargeable at that rate, such postage, of course, to be computed on the full weight of each parcel. However, loose inclosures of this kind weighing in excess of one and one-third ounces and other circulars or printed matter such as folders, pamphlets, calendars, catalogs, etc., which would not otherwise be permissible, may be inclosed in parcels of books, provided a permit is obtained and postage on such inclosures is paid at the third-class rate of 1½ cents for each two ounces or fraction thereof in addition to the postage at 3 cents a pound on the books themselves. In authorizing these inclosures, it is contemplated that they shall be merely incidental, in no case exceeding eight ounces. The wrapper of the parcel in such case should bear a printed or hand stamped indorsement in the following form:

Additional Postage at the Third-Class Rate Paid for Inclosures. New York, N. Y., Permit No. 1.

Each patron desiring to mail such inclosures with books should obtain a permit from his postmaster for this privilege, the permits being numbered consecutively, for which no fee shall be charged, unless it is desired to mail the matter under a nonmetered permit under § 6.4 of this chapter, and the patron has no such permit, in which event the regular \$10 application fee will be necessary.

The foregoing instructions modify those heretofore published with respect to the acceptance of books at the pound

(R. S. 161, 396, §§ 304, 309, 42 Stat. 24, 25; 5 U. S. C. 22, 369)

In § 5.74 Rates and conditions applicable to Alaska, Hawaiian Islands, Canal Zone, Philippine Islands make the following changes:

Amend heading to read as follows:

§ 5.74 Rates and conditions applicable to Alaska, Hawaiian Islands, Canal Zone.

Amend paragraph (a) by deleting the words "and between the Philippine Islands and the United States or its possessions."

(See § 5.72 of Title 39, CFR.) [Sec. 571, as amended by P. M. G. Order 32546, August 26, 1946.]

In § 5.76 Rate of postage on certain periodicals weighing over eight ounces not entered as second-class matter, make the following changes:

Amend paragraph (a) to read as follows:

(a) Publications weighing in excess of 8 ounces issued at regular intervals of 12 or more times a year, 25 per centum or more of whose pages are devoted to text or reading matter and not more than 75 per centum to advertising matter, which are circulated free or mainly free, may, upon authorization by the Post Office Department, under such regulations as the Postmaster General may prescribe, be accepted for mailing at the postage rate of (9) cents a pound or fraction thereof,

computed on the entire bulk mailed at one time, but not less than (6) cents per piece, provided the copies of such publications are presented for mailing made up according to States, cities, and routes as directed by the Postmaster General, (48 Stat. 880; 39 U. S. C. 293b; 58 Stat. 69; 39 U. S. C. Sup 293) [Sec. 573].

Amend paragraph (b) by changing "Classification" to "Newspaper and Periodical Mail."

Amend paragraph (g), line 3, by changing "Classification" to "Newspaper and Periodical Mail."

PART 6—PROVISIONS APPLICABLE TO THE SEVERAL CLASSES OF MAIL MATTER Sec.

6.1 Receipts or certificates of mailing for ordinary, registered, insured and collect-on-delivery mail.

6.2 Limit of weight and size of mail matter.

6.3 Matter to which limit of weight is inapplicable.

6.4 Mailing matter without postage stamps affixed.

6.5 Precanceled Government stamped envelopes and postal cards.

6.6 Packages must admit of examination.
 6.7 Inclosing higher class in lower-class matter.

6.8 Third or fourth class matter accompanied with communication.

6.9 Overcharges on mail matter.6.10 Provisions relating to address.

6.10 Provisions relating to address.
6.11 Fourth-class matter; weight limitation on shipments.

Matter liable to damage the mails

or injure the person; preparation and packing where admissible; plant quarantine.

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to determine what matter shall be excluded as liable to injure mails,
6.13 Poisons, explosives, liquids, medicines,

motion picture films.

6.14 Diseased tissues.

6.15 When articles liable to damage mail or injure employees may be accepted.

6.16 Perishable articles.

6.17 Cured meats and meat products.

6.18 Dead wild animals or birds or portions thereof.

6.19 Mailability of insects and various small animals.

6.20 Plant quarantine.

5.21 Terminal inspection of plants and plant products by the several States.

Note: For the text of sections listed in the above table and not appearing in this publication, see 39 CFR Part 6.

In § 6.2 Limit of weight and size of mail matter make the following changes:
Amend paragraph (a) to read as fol-

(a) The weight of mail matter is hereby declared to be not exceeding 4 pounds for each package thereof except in case of single books weighing in excess of that amount (fourth-class mail matter not exceeding 70 pounds in weight, nor greater in size than 100 inches in length and girth combined), and except for books and documents published or circulated by order of Congress when mailed by the Superintendent of Public Documents or under the franking privilege.

Amend paragraph (c) to read as follows:

(c) Parcels of books, pamphlets, and other reading matter for the blind, either

in raised characters or in the form of sound-reproduction records, when mailed free of postage under the conditions prescribed in § 8.16, shall not exceed fifteen pounds in weight.

Amend paragraph (d) by deleting matter therein.

Amend paragraphs (e) and (f) by redesignating them (d) and (e).

(Sec. 3, 58 Stat. 394; 39 U. S. C., Sup. 321e) (Sec. 577, as amended by Postmaster General Orders 26506, Nov. 14, 1944, and 32556, Aug. 26, 1946)

In § 6.3 Matter to which limit of weight is inapplicable make the following changes:

Amend paragraph (b) to read as follows:

(b) Books and documents published or circulated by order of Congress when mailed by the Superintendent of Public Documents or under the franking privilege shall be accepted for mailing at any post office, without regard to their weight and whether wrapped separately or not. (Sec. 3, 58 Stat. 394, 39 U. S. C., Sup. 321e.)

Amend paragraph (c) to read as follows:

(c) Official matter weighing more than 4 pounds, but not exceeding the limit of weight prescribed by § 6.2, may be accepted for mailing only when postage is prepaid thereon.

Note: This provision does not apply to the War and Navy Departments, and their activities outside of Washington, D. C., for the duration of the present war and 6 months thereafter.

(Sec. 3, 58 Stat. 394; 39 U. S. C., Sup. 321e.) (Sec. 578, as amended by Postmaster General Order 26506, November 14, 1944.)

In § 6.4 Mailing matter without stamps affixed make the following changes:

Add new paragraphs (j) and (k) reading as follows:

(i) * * * the Social Security Board is hereby authorized to certify to the Secretary of the Treasury for payment to the Postmaster General for postage, out of the amount herein appropriated, such amounts as may be necessary and at such intervals as shall be determined by the Board, under a procedure to be prescribed and agreed upon by and between the Board and the Postmaster General, for the transmission of official mail matter heretofore transmitted free pursuant to the provisions of section 13 of the act entitled "An act to provide for the establishment of a national employment system and for cooperation with the States in the promotion of such system, and for other purposes," approved June 6, 1933 (29 U.S. C. 491), and for the transmission of official mail matter in connection with the unemployment compensation administration of States receiving grants out of the funds herein appropriated; the Postmaster General is hereby authorized and directed to extend to the States receiving such grants the privilege of transmission without prepayment of postage of official mail of the class upon which the Board is hereinabove authorized to certify amounts for payment of postage (act of June 26, 1940, 54 Stat. 589).

(k) The envelope, wrapper, or label of matter mailed by State Employment Security offices cooperating with the Social Security Board shall, under the provisions of this section, bear in the upper left corner the name and address of the agency by which it is mailed over the words "Official Business—Return Postage Guaranteed" and in the upper right corner the words "Employment Security Mail—United States Postage Accounted for under act of Congress (par. 13, sec. 579, P. L. & R.)."

Sec. 579 as amended by P. M. G. Order 14805, Nov. 14, 1940]

CROSS REFERENCE: For procedure see §§ 50.2306 and 50.2307 of this chapter.

CROSS REFERENCE: For description of forms see §§ 55.2006 to 55.2010, 55.2012 to 55.2015 of this chapter.

Amend § 6.5 Precanceled Government stamped envelopes and postal cards by deleting "Division of Classification" and substituting therefor "Division of Letter and Miscellaneous Mail" wherever those words appear.

In § 6.6 Packages must admit of examination make the following changes:

Amend paragraph (g) by changing "Classification" to "Letter and Miscellaneous Mail."

Amend paragraph (i) to read as fol-

(i) (1) So-called "window" envelopes, having an opening or a transparent panel in the front, through which the address upon the inclosure is disclosed, may be accepted for mailing under conditions prescribed by the Third Assistant Postmaster General, Division of Letter and Miscellaneous Mail, if domestic ordinary mail is concerned, or by the Division of Registered Mails, if domestic registered mail is concerned. (See Official Postal Guide.)

(2) "Window" envelopes to be mailable, must be so prepared that the "window" or transparent panel in the front through which the address on the inclosure is disclosed will be parallel with the length of the envelope. The "window" shall not occupy any space within 13/8 inches from the top, nor 3/8 of an inch from the bottom or ends of the envelope, and when covered shall be as transparent and free from glaze as possible.

(3) Such envelopes shall bear the return card of the sender, that is, the name and address of the sender, which shall be placed in the upper left corner of the address side, parallel with the length of the envelope. The return card of the sender, to be complete as to the address, must show not only his name and the name of the post office and State, but when the post office is one having letter-carrier service must also show a street address or number of post-office box rented by him. The mere name of a building will not suffice for a street address. Although it is preferred that the return card include the sender's name, the latter may be omitted from ordinary mail bearing the sender's post-office box number and post-office address, or, in case the sender is the sole occupant of a building, the street and number of such building, with postoffice and State, will suffice. Also where the sender is the sole occupant of a particular room, the designation of the room, with the street and number of the building, post office and State, may be used.

(4) No printing of advertising or of sentences or words of any kind within 3/8 of an inch of the "window" of window envelopes used for mailing purposes is permissible, nor on any part of such envelopes where it will interfere with a distinct postmark, rating indorsements, forwarding address, etc., but a plain, narrow border not exceeding approximately $\frac{5}{32}$ of an inch in width around the window is permissible. When desired, such a border may also be placed around the outer edges of envelopes.

(5) The stationery used in "window" envelopes, or at least the portion upon which the exposed address appears, must be white, or, if colored, of a very light tint or shade. The use of dark-colored window envelopes or dark inclosures in such envelopes is not permissible. Nothing but the name and address of the addressee should appear on that part of the inclosure visible through the "window."

(6) The inclosures must be so prepared that they will not shift around in the envelopes, obscuring the address in whole or in part.

(7) The address must be written clearly and boldly, preferably in typewriting, or with ink of a dense black or other strongly contrasting color. Changes in address must not be made on the "window" but on the opaque portion of the envelopes.

(8) "Window" envelopes not conforming to the foregoing are unmailable.

In § 6.7 Inclosing higher class in lower class matter make the following change: Amend paragraph (b) by changing

"Classification" to "Letter and Miscellaneous Mail."

In § 6.9 Overcharges on mail matter make the following change:

Amend paragraph (b), to read as fol-

(b) All applications for refunds under the provisions of this section should be addressed to the Third Assistant Postmaster General, Division of Letter and Miscellaneous Mail, if they relate to refunds on domestic ordinary mail of the first, third, and fourth classes, and on transient second-class matter mailed by others than the publishers or news agents; or to the Third Assistant Postmaster General, Division of Newspaper and Periodical Mail, if they relate to refunds on second-class matter mailed by publishers or news agents; or to the Third Assistant Postmaster General, Division of Registered Mails, if they relate to refunds on domestic registered, insured, or c. o. d. mail; and to the Second Assistant Postmaster General, Division of International Postal Service, if they relate to refunds on international ordinary, registered, insured, or c. o. d. mail. Applications for refunds shall be accompanied with a full statement of the facts, and, when possible, the envelope or wrapper in which the matter was mailed. Postmasters shall not make refunds until instructed by the Department. [Sec.

584 as amended by P. M. G. Order 27238, February 12, 1945]

CROSS REFERENCE: For procedure see § 50.2010 of this chapter.

Cross Reference: For description of Form 3533, see § 55.2000 of this chapter.

In § 6.10 Directions for transmission, etc., part of address make the following change:

Amend paragraph (c) to read as fol-

(c) (1) Space shall be left on the address side of all mail sufficient for a legible address and for all directions permissible thereon, for postage stamps, for postmarking, rating, and any words necessary for forwarding or return. Watermarks which do not render the reading of the address difficult shall be

permitted.

(2) Not less than 31/2 inches of clear space should be left for such purposes at the right end of the address side of all envelopes, folders, or wrappers of mail matter, except in the case of large envelopes, etc., which have a clear rectangular space of not less than 5 inches by 3 inches for this purpose. Envelopes, window and ordinary, folders, cards, and wrappers should not be of such darkcolored stationery or bear on the address side so much printed matter in addition to the address as to contravene the foregoing provisions. It is preferable that all envelopes be made of white paper; when paper of any other color is used for envelopes, cards, folders, or wrappers, it should be of very light tints of yellow, pink, manila, or robin's-egg blue.
(3) Whenever practicable the use of

envelopes, folders, cards, etc., which do not exceed approximately 4 inches by 9 inches in size or on which ample clear space (not less than 3½ inches) is left on the right portion of the address side for the address, postage stamps, etc., will serve to accomplish the desired object and result to the advantage of both the mailers and the Postal Service. In no case should cards or envelopes be smaller than 23/4 by 4 inches. A somewhat larger size is preferable.

Amend § 6.13 Poisons, explosives, liquids, medicines, motion picture films to read as follows:

§ 6.13 Poisons, explosives, liquids, medicines, motion picture films. (a) All kinds of poison, and all articles and compositions containing poison, and all poisonous animals, insects, and reptiles, and explosives of all kinds, and inflammable materials, and infernal machines, and mechanical, chemical, or other devices or compositions which may ignite or explode, and all disease germs or scabs, and all other natural or artificial articles, compositions, or material, of whatever kind, which may kill or in any wise hurt, harm, or injure another, or damage, deface, or otherwise injure the mails or other property, whether sealed as firstclass matter or not, are hereby declared to be nonmailable matter and shall not be conveyed in the mails or delivered from any post office or station thereof, nor by any letter carrier; but the Postmaster General may permit the transmission in the mails, under such rules and regulations as he shall prescribe as to preparation and packing, of any articles hereinbefore described which are not outwardly or of their own force dangerous or injurious to life, health, or property: Provided, That the transmission in the mails of poisonous drugs and medicines may be limited by the Postmaster General to shipments of such articles from the manufacturer thereof or dealer therein to licensed physicians, surgeons, dentists, pharmacists, druggists, cosmetologists, barbers, and veterinarians, under such rules and regulations as he shall prescribe: Provided further, That all spiritous, vinous, malted, fermented, or other intoxicating liquors of any kind are hereby declared to be nonmailable and shall not be deposited in or carried through the mails. Whoever shall knowingly deposit or cause to be deposited for mailing or delivery, or shall knowingly cause to be delivered by mail, according to the direction thereon, or at any place at which it is directed to be delivered by the person to whom it is addressed, anything declared by this section to be nonmailable, unless in accordance with the rules and regulations hereby authorized to be prescribed by the Postmaster General, shall be fined not more than \$1,000 or imprisoned not more than two years. or both; and whoever shall knowingly deposit or cause to be deposited for mailing or delivery, or shall knowingly cause to be delivered by mail, according to the direction thereon or at any place to which it is directed to be delivered by the person to whom it is addressed, anything declared by this section to be nonmailable, whether transmitted in accordance with the rules and regulations authorized to be prescribed by the Postmaster General or not, with the design, intent, or purpose to kill or in any wise hurt, harm, or injure another, or damage, deface, or otherwise injure the mails or other propcrty, shall be fined not more than \$10,000 or imprisoned not more than twenty years, or both.

(b) (1) Spiritous, vinous, malted, fermented, or other intexicating liquors of any kind, poisons of every kind, and articles, preparations, compounds, and mixtures which are poison (except as prescribed in the fourth paragraph hereof). and poisonous animals, insects, and repcorrosive materials, fireworks. matches, except as prescribed in subparagraph (9) of this paragraph, and explosives of every kind, and inflammable materials liable to cause fire by selfignition through friction, through absorption of moisture, or through spontaneous chemical changes, and infernal machines, and mechanical, chemical, or other devices or compositions which may ignite or explode, and disease germs or scabs (except as prescribed in § 6.14), and other natural or artificial articles, compositions, or materials of whatever kind which may kill or in any wise hurt, harm, or injure a person or damage, deface, or otherwise injure the mail or other property, live animals, insects, birds or fowls (except as prescribed in § 6.19), fresh hides or pelts, or any articles exhaling bad odor, whether sealed as first-class matter or not, shall not be admitted to the mails.

(2) Beverages containing not more than 3.2 percent of alcohol by weight,

when addressed for delivery within any State, Territory, or District of the United States, the laws of which do not prohibit the manufacture or sale therein of beverages containing an alcoholic content of not more than 3.2 percent by weight, do not come within the term "intoxicating" as used in this section.

(3) Beer, lager beer, ale, porter, wine, or other liquors, regardless of alcoholic content, may not be mailed to Indian wards anywhere or into any present Indian reservation or to those parts of opened Indian reservations which are still reserved for Government or tribal use or which are held in trust for individual Indians prior to their request for fee patents for such lands.

(4) Inflammable liquids and substances having a flash point between 80° and 20° F., such as paints, varnishes, automobile tire-repair outfits containing rubber cement, etc., that are not liable to cause fire by self-ignition through friction, through absorption of moisture, or through spontaneous chemical changes, and are not poisonous or explosive or unmailable for reasons other than their inflammability, shall be accepted for transmission in the domestic mails except the Air Mail Service when in quantities of not more than 4 ounces and when contained in tightly closed metal boxes or cans and packed in strong papier-mâché tubes or in boxes made of good quality double-faced corrugated pasteboard. The word "inflammable" and the proper name of the article shall be plainly marked on the outside of the package. Articles having a flash point below 20° F. are held to be explosive and shall not be accepted for mailing,

(5) Substances mentioned in subparagraph (4) of this paragraph when in larger quantities shall be accepted for transmission in the domestic mails except the Air Mail Service, when in tight and strong metal containers inclosed in tight and strong outside wooden or fiber board boxes or cases: Provided, That the maximum quantity of any inflammable liquid packed in one outside container shall not exceed 5 gallons and the containers shall not be entirely filled-not less than 2 per cent of their capacity to be left vacant. The proper name of the inflammable substance contained therein shall be plainly marked on the outside of the package and caution labels (red for liquid and yellow for solids) shall be attached thereto by the shipper. These caution labels shall be diamond shaped. each side 4 inches long, with the wording printed in black letters inside of a black-lined border measuring 3½ inches on each side. The wording on the red labels shall be:

Notice to postal employees. Caution. Do not drop. Keep away from fires, stoves, radiators, lighted matches, lanterns, and direct sunlight. Any leaking package shall be removed to a safe place. This is to certify that the contents of this package are properly described by name and are packed and marked and are in proper condition for transportation according to the regulations prescribed by the Post Office Department.

Shipper's name

The wording on the yellow labels shall

Notice to postal employees. Caution. Do not drop. Keep fire and lights away. Sweep up and remove carefully contents of broken packages. This is to certify that the contents of this package are properly described by name and are packed and marked and are in proper condition for transportation according to the regulations prescribed by the Post Office Department.

Shipper's name

All such parcels shall be handled outside of mail bags:

(6) Inflammable or combustible liquids which give off inflammable vapors at or below a temperature of 150° Fahrenheit: inflammable solids which are liable. under conditions incident to transportation, to cause fires through friction, through absorption of moisture, or through spontaneous chemical changes; oxidizing materials such as chlorates, permanganates, peroxides, or nitrates, that yield oxygen readily to stimulate the combustion of organic matter; poisonous articles or substances; are prohibited in the mails when necessary to transport such materials, articles, or substances by vessels carrying passen-

(7) Substances mentioned in subparagraphs (4) and (5) of this paragraph shall be accepted for transmission in the domestic mails except the Air Mail Service, when in quantities not exceeding 1 gallon in any one outside container in inside containers of glass or earthenware cushioned with cells of air at least three-fourths of an inch deep formed by extended tips of each compartment or partition, or with excelsion or other effective cushioning material, or in fiberboard cans at least 0.120 of an inch thick with metal top and bottom, the top being of the friction type which must be fastened on with six equally spaced single indentations at least 0.050 of an inch deep, or six double indentations equally spaced, the indentations being 0.034 of an inch deep on each of the opposite sides of the friction ring. The interior of the fiberboard container must be so lined or treated as to prevent penetration by the material with which the can is filled. The fiberboard can requires no cushicning.

The inside containers, whether of glass, earthenware or fiberboard must then be enclosed in a wooden, solid fiberboard or double-faced corrugated fiberboard box testing at least 200 pounds per square inch, all seams to be sealed with kraft 21/2-inch gummed paper tape. When the quantity in any one parcel exceeds 4 ounces the parcel must bear the proper red caution label and shall be

handled outside of mail bags.

(3) Nitrate of soda and nitrate of potassium in packages not exceeding 25 pounds shall be accepted for transmission in the demestic mail when prepared as provided in subparagraph (4) of this paragraph of this section or when packed in strong cotton bags lined with two thicknesses of kraft paper, cemented together with asphaltum and cemented to the outside cotton bags. Care shall be taken to avoid any of the product getting on the outside of the parcels, and the package shall be capable of withstanding a drop of 4 fect without any escaping of contents. Each package shall bear the yellow caution label referred to in

the preceding subparagraph.

(9) Safety matches (strike-only-on-box-or-book variety) shall be accepted for transmission in the domestic mails when packed in tightly closed metal containers, or in strong containers of other nonfragile material having a securely glued inside lining consisting of either aluminum foil 0.0004 inch thick, or long fiber asbestos paper 0.006 inch thick. The aluminum foil or asbestos lined containers must 'e completely filled with safety matches and the fiaps reinforced with strong gummed paper tape.

Pull-and-light types of safety matches tested and approved by proper Government agency, shall be accepted for transmission in the domestic mails when packed in completely filled, tightly closed strong cardboard containers. A small number of cards of these matches may be accepted for mailing in a strong securely fastened mailing envelope.

No matches of any kind shall be accepted in the mails for transmission between continental United States and the overseas possessions and Territories of the United States, including Alaska, or for transmission between any such possession or Territory and any other such

possession or Territory.

(10) Mercury in quantities not exceeding 15 pounds shall be accepted for transmission in the domestic mails when in a tightly closed container of glass or earthenware, securely cushioned in a doublefaced corrugated fiberboard box. This box shall then be cushioned in a larger double-faced corrugated fiberboard box, tightly closed and securely fastened. Both fiberboard boxes must be of at least 175-pound test board. Mercury in small quantities such as contained in switches used to make and break an electric current may also be packed in approved mailing tubes when the glass tube of mercury is completely surrounded with at least one-half inch of soft cushioning

(c) Liquids not spirituous, vinous, malted, fermented, or otherwise intoxicating, and not liable to explosion or spentaneous combustion or ignition by shock or jar, and not inflammable, fruits or vegetable matter liable to decomposition, comb honey, soft soap, pastes or confections, ointments, salves, and articles of similar consistency, shall be admitted to the mails for transmission in the domestic mails when inclosed in packages in conformity with the conditions prescribed in §§ 6.15 and 6.16.

(d) (1) Medicines which are not outwardly or of their own force dangerous or injurious to life, health, or property, and not in themselves unmailable, shall be admitted to the mails for transmission in the domestic mails when inclosed in packages in conformity with the conditions prescribed in § 6.15: Provided, That the term "medicines" shall not be construed to mean poisons: Provided further, That the article mailed bears the label or superscription of the manufacturer thereof or dealer therein, or of the licensed physician, surgeon, dentist, pharmacist, druggist, or veterinarian preparing or prescribing the same.

(2) Insecticides, fungicides, and germicides not outwardly or of their own force dangerous or injurious to life, health, or property, and not in themselves unmailable (see secs. 569 and 598), shall be admitted to the mails for transmission in the domestic mails when securely packed for safe transmission: *Provided*, That the container of the article mailed is plainly labeled to show its contents, is also marked "Poisonous Composition", and bears the label or superscription of the manufacturer thereof.

Poisonous preparations, such as raticides, for the extermination of rodents and other destructive mammals are not included in the above classification and

are not mailable.

(3) Poisonous drugs and medicines and anesthetic agents which are not outwardly or of their own force dangerous or injurious to life, health, or property, and not otherwise unmailable, when securely packed for safe transmission shall be admitted to the mails for transmission in the domestic mails when sent by the manufacturer thereof or dealer therein to licensed physicians, surgeons, dentists, pharmacists, druggists, cosmetologists, barbers, and veterinarians, when addressed as such: Provided, That the container of the article mailed is plainly labeled to show its contents, is marked "Poison," and bears the label or superscription of the manufacturer thereof.

(e) (1) Motion-picture films shall be packed in spark-proof metal boxes or cans, complying with specification No. 32 of the Interstate Commerce Commission regulations for the shipment of dangerous articles. Case and cover shall be lined throughout with hard fiberboard at least one-eighth inch thick. Each outside metal case shall be plainly and permanently marked in the metal by embossing the following symbol, consisting of a rectangle and the following mark:

I. C. C.—32 A.

The letters and figures in this symbol shall be at least one-half inch high, and the final letter may be either A, B, C, D, E, F, or G.

(2) Motion-picture films may also be packed in outside wooden boxes complying with Specification No. 15C of the Interstate Commerce Commission regulations for the transportation of dangerous articles, provided each reel is placed in a tightly closed inside metal container. Marking on boxes to indicate compliance with the specification is

I. C. C.—15C***

the stars being replaced by figures indicating the maximum gross weight for which the box is authorized. The letters and figures in this symbol shall be at least one-half inch high. Boxes marked I. C. C. —19 as previously authorized may be accepted if made prior to October 1, 1930.

(3) Short motion-picture films (not exceeding 25 feet in length) shall be accepted when placed in tightly closed metal cans and in outside containers of corrugated strawboard or other suitable material. Motion-picture films not exceeding 1,000 feet in length shall be ac-

cepted for mailing when placed in tightly closed metal cans lined with asbestos, in outside fiberboard or corrugated fiberboard containers, securely sealed, without the yellow caution label, to be dispatched inside of mail bags. Such films also shall be accepted for mailing when placed in tightly closed metal cans without lining, in outside fiberboard or corrugated fiberboard containers, securely sealed, with the yellow caution label, to be dispatched outside of mail bags.

(4) Motion-picture films referred to in subparagraphs (1), (2), and (3) of this paragraph may also be packed in one-piece fiberboard boxes complying with I. C. C. Specification 12B (paragraph 30 (b)) when each film is in a tightly closed metal film-reel can or strong cardboard or fiberboard box with cover held in place by adhesive tape or paper, containing not over 2,000 feet (approximately) of film; cans or boxes to be adequately braced in center of box by fiberboard, at least 175-pound test. extending full depth of box. Gross weight not over 65 pounds. Closing of box must be effected by coating entire contact surfaces of flaps with efficient adhesive; stitched closure not authorized. Boxes that have been filled, shipped, and opened, are not authorized for reuse.

(5) Noninflammable motion-picture films shall be accepted without other restriction when packed in sufficiently strong containers; each outside container shall be plainly marked "Motion-picture films—Not dangerous."

(6) Pyroxylin plastics (celluloid, fiberoid, pyralin, viscaloid, zylonite, etc.) in sheets, rolls, or tubes, shall be packed in strong spark-proof wooden boxes, or sheet pyroxylin may also be packed flat in double-faced corrugated strawboard packages, provided that the total thickness of sheet material in one package does not exceed one-half inch in thickness. The pyroxylin plastic shall be wrapped in paper and the box shall not be less than two thicknesses of doublefaced corrugated strawboard at all points. When material is in rolls, it shall be placed in fiber or strawboard cylinders with walls not less than 0.045 inch thick, for a net weight of 6 pounds or less or 0.115 inch thick for a net weight of 15 pounds or less, and the cylinders shall be lined with single-faced corrugated strawboard two-tenths inch thick.

(7) All packages containing inflammable motion-picture films (except short lengths) or pyroxylin plastics (except manufactured articles) shall have attached thereto by the shipper a diamond-shaped yellow label, each side 4 inches long, with the wording printed in black letters inside of a black line border measuring 3½ inches on each side, read-

ing as follows:

Caution. Keep away from fire, heat, and open-flame lights. Sweep up and remove carefully contents of broken packages. This is to certify that the contents of this package are properly described by name and are packed and marked and are in proper condition for transportation, according to the regulations prescribed by the Post Office Department.

All such parcels shall be handled out-

side of mail bags.

(8) Motion-picture films shall be loaded in cars occupied by a postal or railroad employee and in a place that will permit of their ready removal in case of fire. They shall not be loaded in cars nor stored in stations or offices in contact with steam pipes or other sources of heat.

(9) Postmasters shall exercise special care in accepting motion-picture films and pyroxylin plastics for shipment and see that containers are in good condition and have attached thereto the required

caution label.

(10) The address labels shall be plain. with the name of the shipper shown in the upper left corner less conspicuously than the name and address of the addressee, which shall appear on the lower half of the label, and all old labels and postage stamps shall be removed.

(11) Packages of motion-picture films shall not exceed the size and weight limit for parcel-post mail. (Sec. 217, 35 Stat. 1131, 41 Stat. 620, 45 Stat. 1072, 48 Stat. 1063, Sec. 6, 48 Stat. 19, R. S. 2139, Sec. 1, 19 Stat. 244, 27 Stat. 260, Sec. 1, 29 Stat. 506, R. S. 2139, 29 Stat. 244, 27 Stat. 260. 29 Stat. 506, 25 U. S. C. 241; 18 U. S. C. 340, 27 U. S. C. 64j, 25 U. S. C. 241.)

CROSS REFERENCE: For Interstate Commerce Commission regulations relating to Shipping Container Specification 15C, see 49 CFR 72.15C-1 to 72.15C-6. For Shipping Container Specification No. 32, see 49 CFR 72.32-1 to 72.32-25. For regulations of the Office of Indian Affairs see 25 CFR Part 276.

Amend § 6.14 Diseased tissues, to read

§ 6.14 Diseased tissues. (a) (1) Specimens of diseased tissues, blood, serum, and cultures of pathogenic microorganisms may be admitted to the mail for transmission to United States, State, municipal, or other laboratories in possession of permits referred to in para-graph (b) of this section only when enclosed in mailing cases constructed in accordance with this regulation, provided that bacteriologic or unfixed pathologic specimens of plague and cholera shall not be admitted to the mails except when prepared as hereinafter specifically provided.

(2) Pathologic specimens of plague and cholera which have been immersed for at least 72 hours in four times their volume of 4 percent formaldehyde gas in water, or other fluid of equal or superior disinfecting power for a period sufficient to fix or harden the central portions of the specimen, may be admitted to the mails if packed in the same manner as herein prescribed for other unfixed pathologic tissues (paragraph

(c) (1), (2) and (3) of this section). (3) Cultures and infectious material of plague, cholera, anthrax, undulant fever and tularaemia may be admitted to the mails if enclosed in stout glass tubes sealed by fusion of the glass and packed in a larger stout glass container with a layer of absorbent cotton soaked in 4 percent formaldehyde surrounding the inner container. The outer glass container shall be closed with a rubber stopper or cork of good quality or by fu-

sion of the glass. This double glass container shall then be packed in accordance with the provisions of paragraph (c) (2) and (3) of this section.

(b) No pacakage containing diseased tissue, blood, serum, or cultures of pathogenic microorganisms shall be delivered to any representative of any of the said laboratories until a permit shall have first been issued by the Postmaster General, certifying that said institution has been found to be entitled, in accordance with the requirements of this regulation,

to receive such specimens.

(c) (1) Specimens of sputum, feces, pus, unfixed diseased tissue, or other infectious material fluid in nature or shipped with nondisinfecting fluid shall be placed in stout glass containers of suitable size (but not more than 3 inches in diameter) closed with a metal cover with a rubber, cork, or paraffined paper leakproof washer or with a cork or rubber stopper of good quality or by fusing the glass, provided that large fixed specimens of diseased tissue may be prepared for shipment outside of mail bags when packed in accordance with the provisions of subparagraph (2) of this paragraph.

(2) The aforesaid glass container shall then be placed in (i) a cylindrical sheetmetal box, with soldered joints, closed by a metal screw cover, or (ii) a paraf-fin impregnated heavy cardboard container with ends made of metal, or a suitable substitute for metal and/or cardboard. A sleeve type of closure may be employed provided that the overlap is at least one-third the length of the cylinder and in any case at least two The closure shall be sealed with inches. tape. Or, (iii) a one-piece bored wooden cylinder at least three-sixteenths of an inch thick in its thinnest part with a threaded screw top.

The screw top covers shall be provided with rubber or felt washers and shall be threaded with sufficient screw threads to require at least one and one-half full turns before they will come off.

The vial or test tube in the above containers shall be completely and evenly surrounded by absorbent cotton or other suitable absorbent in quantity sufficient to absorb the contents of the glass con-

tainer, should it be broken.

(3) The sheet-metal box with its contents shall then be enclosed in a closely fitting wooden or papier-mâché box or tube, at least three-sixteenths of an inch thick in its thinnest part or in a sheetmetal box or tube of sufficient strength to resist rough handling and support the weight of the mails piled in bags. This tube shall be tightly closed with a screwtop cover with sufficient screw threads to require at least one and one-half full turns before it will come off.

(4) Cultures in solid media, blood, serum, spinal fluid, fixed and completely disinfected diseased tissue and infectious materials on swabs shall be transmitted in a stout glass container of suitable size (but not more than 3 inches in diameter) closed with a metal cover with a rubber. cork, or paraffined paper washer or with a stopper of rubber, paraffined cork, or cotton, the last sealed with paraffin or covered with a tightly fitting rubber cap. The tube shall then be packed in a single

wooden or papier-mâché cylindrical box or tube, at least three-sixteenths of an inch thick in its thinnest part or in a sheet-metal box or tube, of sufficient strength to resist rough handling and support the weight of the mails piled in bags. The glass container in this box or tube shall be completely and evenly surrounded by absorbent cotton or other suitable absorbent packing material. Cultures in media that are fluid at the ordinary temperature (below 45° C. or 113° F.) may be mailed if packed in stout glass vials closed by fusing the glass and enclosed as in subparagraphs (2) and (3) of this paragraph.

(5) Specimens of blood dried on glass microscopic slides for the diagnosis of malaria or typhoid fever by the Widal test or of other conditions shall be sent in any strong mailing case which is not liable to breakage or loss of the specimen

in transit.

(6) Large pathological specimens of fixed diseased tissue and shipments of large numbers of small specimens may be prepared for shipment outside of mail bags. Small specimens of sputum, blood, serum, spinal fluid, pus, feces, fixed or unfixed diseased tissue or other material fluid in nature or shipped with fluid, forming part of such a shipment shall be placed in stout glass containers as in subparagraph (1) of this paragraph and individually evenly wrapped in absorbent cotton or other suitable absorbent material in sufficient quantity to absorb all the fluid in case of breakage. Large specimens of fixed diseased tissue shall be placed in securely sealed glass containers or in securely closed (hermetically sealed or screw-top or approved patent-top) metal containers with the necessary preservative fluid. The container shall be surrounded by sawdust or other suitable absorbent material to protect against breakage or leakage. and large specimens so prepared shall be shipped in a strong securely closed box marked "Fragile-Liquid. This Side Up," or with similar inscription, and be transported outside of mail bags.

(d) Upon the outside of every package of diseased tissue, blood, serum, or cultures of pathogenic microorganisms admitted to the mails shall be written or printed the words "Specimen for bacteriological examination. This package shall be pouched with letter mail." Except that large specimens or shipments prepared under paragraph (c) (6) of this section shall be marked "Specimen for bacteriologic examination." (R. S. 161. 396, Secs. 304, 309, 42 Stat. 24, 25; 5 U.S.

C. 22, 369.)

CROSS REFERENCE: For procedure to obtain permit to receive diseased tissue see §§ 51.101 to 51.103, inclusive, of this chapter.

Amend § 6.15 When articles liable to damage mail or injure employees may be accepted, to read as follows:

§ 6.15 When articles liable to damage mail or injure employees may be accepted. Admissible articles which, from their form or nature, might damage other mail matter or equipment or injure the person of any postal employee shall be accepted when packed in accordance with the following conditions:

(a) In case of articles liable to break. the inner bag, box, envelope, or wrapping shall be surrounded by sawdust, excelsior, cotton, or other similar sub-

stance.

(b) Admissible liquids and oils (§ 6.13) in packages not exceeding the limit of weight of fourth-class matter shall be accepted for mailing when intended for delivery at the office of mailing or on a rural route starting therefrom when inclosed in strong and securely closed containers, provided it is not necessary to transport them over steam or electric railways.

(c) Admissible liquids and oils, pastes, salves, or other articles easily liqueflable shall be accepted for mailing, regardless of distance, when they conform to the

following conditions:

(1) When in strong glass bottles holding 4 ounces or less, the total quantity sent in one parcel shall not exceed 24 ounces, liquid measure. Each bottle shall be wrapped in absorbent material and then all placed in a box made of cardboard or other suitable material and packed in a container made of doublefaced corrugated fiberboard or solid fiberboard or wood. The corners of the container shall fit tightly and be reinforced with tape, so as to prevent the escape of any liquid if the inside container should be broken, and the whole parcel shall be securely wrapped with strong paper and tied with twine. Such parcels shall be indorsed "Fragile— Liquid," and be dispatched inside of mail bags. Single bottles of liquid holding 4 ounces or less may also be packed as prescribed in subparagraphs (2) and

(3) of this paragraph.

(2) When in glass bottles holding more than 4 and not more than 16 ounces, the bottle shall be very strong and shall be inclosed in a block or tube of metal, wood, papier-mâché or similar material, and there shall be provided between the bottle and the block or tube a cushion of cotton, felt, or other absorbent. block or tube, if of wood or papier-mâché, shall be of sufficient strength to afford proper protection to contents, and withstand handling in the mails, and shall be rendered watertight by an application on the inside of paraffin or other suitable substance, and shall be closed by a screw-top cover with sufficient screw threads to require at least one and onehalf complete turns before it will come The cover of the block or tube shall be provided with a washer so that no liquid could escape if the bottle should be broken. Such bottles may also be packed in strong and tight receptacles of wood, metal, or solid fiberboard or waterproof double-faced corrugated fiberboard if surrounded with bran, sawdust, or other absorbent material in sufficient quantity to absorb all the liquid if the bottle should be broken. Parcels prepared in this manner shall be in-dorsed "Fragile-Liquid" and be dispatched inside of mail bags.

(3) Mailable liquids, in quantities of more than 16 ounces, when in securely sealed glass bottles, shall be accepted for mailing when packed in strong boxes and surrounded with sawdust or other suitable substance to protect the contents from breakage. All such packages shall be marked "Fragile-Liquid. This Side Up," or with similar inscription, and be transported outside of mail bags.

(4) Mailable liquids in securely closed (hermetically sealed or screw top or approved patented top) metal containers, when in quantities of less than 1 gallon and inclosed in double-faced corrugated fiberboard or solid fiberboard or wooden boxes for shipment inside of mail bags. shall be accepted for mailing, but when in friction-top cans the tops shall be securely soldered on or so fastened by effective indentations at not less than six places, or the cans be surrounded with sawdust, bran, or other suitable absorbent material in sufficient quantity to absorb all the liquid if the top of the can should come off. Such parcels shall be marked "Fragile-Liquid."

(5) Mailable liquids in tightly closed metal containers in quantities of 1 gallon or more shall be accepted for mailing when suitably boxed or crated to be dispatched outside of mail bags and labeled "Fragile—Liquid. This Side Up," but when in extra strong metal containers, such as heavy milk cans, the boxing or

crating may be omitted.

(6) Insecticides, fungicides, and germicides, when accepted for mailing, must be in inside containers of metal, glass or fiber cans or boxes and in outside containers of metal, wood, or fiberboard, tightly closed and securely fastened. When in liquid form, the inside container must not only be surrounded with sufficient absorbent material to absorb all the liquid should the container be broken but packed in cushioning material. (Excelsior is not considered an absorbent.) When in solid or powdered form, the inside container must be surrounded with cushioning material.

(d) Pastes, salves, etc., not easily liquefiable shall be accepted for mailing when inclosed in watertight containers and cushioned in a double-faced corrugated fiberboard or solid fiberboard or

wooden box.

(e) Manufacturers or dealers intending to transmit articles in considerable quantities should submit to the postmaster at the mailing office for approval a specimen parcel showing the manner of packing.

(f) Sharp-pointed or sharp-edged instruments or tools shall be capped or incased so that they cannot cut through their covering. Blades shall be bound so that they will remain firmly attached to each other or within their handles or sockets. Plowshares, stove castings, pieces of machinery, etc., shall have all points, edges, and corners thoroughly protected with excelsior or similar material and be wrapped in burlap, cloth, or tough paper, or be properly boxed to prevent damage to mail or equipment, when intended for other than local delivery.

(g) Ink powders, flour, pepper, snuff, or other similar powders not explosive, or any similar pulverized dry substance not poisonous, shall be accepted when inclosed in the manner prescribed herein for liquids, or when inclosed in cases made of metal, wood, papier-mâché, or similar material, in such manner as to render impossible the escape of any of the contents.

(h) Candles, confectionery, cakes, soap in hard cakes, etc., shall be inclosed in boxes and so wrapped as to prevent damage to other mail matter.

(i) Mailable hides and pelts which are thoroughly dried or cured (§§ 6.13, 6.18) shall be so wrapped as to prevent grease soaking through the package and dam-

aging other mail matter.

(j) Unloaded guns may be sent in the mails, but the postmaster at mailing office shall carefully examine such packages and shall receive them only when sure they are harmless. Cartridges or loaded shells shall not be accepted for mailing. (See section ability of pistols, etc.) (See section 607 as to mail-

(k) Fragile articles, such as millinery, musical instruments, etc., and articles consisting wholly or in part of glass, or contained in glass, shall be securely packed and cushioned in strong double-faced corrugated fiberboard or solid fiberboard or wooden boxes and the parcel stamped or labeled "Fragile." Parcels so labeled shall be handled with the greatest possible care. Parcels which do not contain fragile articles shall not be marked "Fragile." (R. S. 161, 396, Secs. 304, 309, 42 Stat. 24, 25; 5 U. S. C.

CROSS REFERENCE: For regulations relating to mailability of pistols, etc., see § 7.2 of this chapter.

Amend § 6.16 Perishable articles, to read as follows:

§ 6.16 Perishable articles. (a) Postmasters and other employees shall endorse all parcels containing perishable articles with the word "Perishable" on the wrapper directly above the name of the addressee. Articles likely to spoil within the time reasonably required for transportation and delivery shall not be accepted for mailing.

(b) Butter, lard, and perishable articles, such as fish, fresh meats, dressed fowls, vegetables, fruits, berries, and articles of a similar nature, which decay quickly, shall be accepted for mailing to any office which in the ordinary course of mail they can reach without spoiling, when inclosed in crates, boxes, baskets, or other suitable containers, so constructed as properly to protect the contents and prevent the escape of anything therefrom. Such parcels shal be labeled "Perishable," and, if necessary for safe shipment, shall be transported outside of mail bags. Berries, fruits, and vegetables shall not be accepted for mailing unless they are in good dry shipping condition.

(c) Eggs shall be accepted for mailing when packed in crates, boxes, baskets, or other suitable containers, so constructed as properly to protect the contents, Such packages shal be transported outside of mail bags. All parcels containing eggs shall be plainly marked "Eggs." When necessary, they should be marked "This side up."

(d) Eggs for hatching shall be accepted for mailing, when each egg is wrapped separately and surrounded with excelsior, woodwool, or other suitable material and packed in a basket, preferably with a handle, or other suitable container, lined with paper, fiber board, or corrugated pasteboard. Such parcels

shall be labeled "Eggs for hatching," "Keep from heat and cold," "Please handle with care," or other suitable words, and shall be handled outside of mail sacks. (R. S. 161, 396, secs. 304, 309, 42 Stat. 24, 25; 5 U. S. C. 22, 369)

In § 6.17 Cured meat and meat products make the following changes:

Amend paragraph (a) by inserting after the words "March 4, 1907" the words "and the amendment thereof of June 29; 1938."

Amend paragraph (b) (1) by adding the words "and the amendment thereof

of June 29, 1938."

Amend paragraph (b) (4) (certificate of examination as to animals slaughtered on farm) by inserting in second line after the word "therefrom" the words "which has been marked by him with his name and address."

Amend paragraph (c) by changing the word "transmission" in the third line to 'transportation." (34 Stat. 1265, 52 Stat. 1235: 21 U. S. C. 91) [Sec. 592 as amended by P. M. G. Order 14528, Aug. 1, 19401

Amend § 6.18 Dead wild animals or birds or portions thereof, to read as fol-

§ 6.18 Dead wild animals or birds or portions thereof. (a) Postmasters shall not accept for mailing any parcel containing the dead bodies, or parts thereof, of any wild animals or birds, or the eggs of any such birds, which have been killed or taken or are offered for shipment contrary to any law of the United States or of any State, Territory, District of Columbia, or foreign country or State; Province, or other subdivision thereof: Provided, however, That the foregoing shall not be construed to prevent the acceptance for mailing of the dead bodies, or parts thereof, of any wild animals or birds, or the eggs of any wild birds, killed or taken during the season when the same may be lawfully killed or taken and the shipment of which is not prohibited by law in the State; Territory, District, or foreign country, in which the same are killed or taken or offered for shipment.

(b) Parcels containing the dead bodies of any wild animals, or birds, or parts thereof (except furs, hides, or skins of such animals, for which provision is hereinaster made), or the eggs of such birds, may be admitted to the mails only when plainly and clearly marked, labeled, or tagged on the outside thereof with the names and addresses of the shipper and consignee (addressee), and with an accurate statement showing by number and kind the contents thereof: Provided. however, That fresh game in any form may be accepted for transmission only to post offices to which, in the ordinary course of mail, it can be sent without

spoiling. (See § 6.16.)

(c) Parcels containing furs, hides, or skins of wild animals may be accepted for mailing only when properly dried, and plainly and clearly marked, labeled, or tagged on the outside thereof with the names and addresses of the shipper and consignee (addressee), together with such other indorsement, if any, as may be required by the game laws of the State, Territory, or District in which mailed. (R. S. 161, 396, secs. 304, 309, 42

Stat. 24, 25, secs. 242, 243, 49 Stat. 380, 381; 5 U. S. C. 22, 369; 18 U. S. C. 392,

Amend § 6.19 Mailability of Insects and Various Small Animals, to read as fol-

§ 6.19 Mailability of insects and various small animals—(a) Insects and dried reptiles. (1) Queen bees and their attendant bees, when accompanied with a copy of a certificate of the current year from a State or Government apiary inspector to the effect that the apiary from which said queen bees are shipped is free from disease or by a copy of a statement by the beekeeper made before a notary public or other officer having a seal that the honey used in making the candy used in the queen mailing cage has been diluted and boiled in a closed vessel may be sent in the mails when so put up as to render it practically impossible that the package shall be broken in transit, or the persons handling the same be injured, or the mail bags or their contents soiled.

(2) Honey bees in quantities may be sent in the mails under the same conditions as are prescribed for queen bees and their attendant bees when delivery can be made to the addressee within a period of 5 days. If the cages are wooden, the material of which they are constructed shall not be less than threeeighths of an inch thick and the saw cuts therein or space between slats shall not be over one-eighth of an inch wide; if wire screen is used for the sides of the cages the screen may be of one thickness. Semiliquid food consisting of sugar sirup inclosed in a tin can with small holes in the bottom of the can to permit of a proper leakage of the food supply may be placed in the cages. The food can shall be securely suspended in the cage with the top of the can wedged against the top of the cage. Cleats approximately 1 inch high shall be securely fastened on the bottom of the cages to prevent the escape therefrom of any sirup that the bees may fail to consume. Each cage shall be provided with a suitable handle and be marked on the top with the words "This Side Up." Such parcels shall be transported outside of mail bags.

(3) Other live nonpoisonous or disease conveying insects when addressed to the Bureau of Entomology and Plant Quarantine, U. S. Department of Agriculture or to departments or divisions of Entomology in State agriculture colleges, or experiment stations, or to persons holding official entomology positions, or when accompanied by a permit issued by the Bureau of Entomology and Plant Quarantine, U. S. Department of Agriculture, authorizing their interstate movement; and dried insects and reptiles may be sent in the mails when so put up as to render it practically impossible that the package shall be broken in transit, or the persons handling the same be injured, or the mail bags or their contents soiled.

(b) Live day-old chicks, day-old ducks, day-old geese, day-old guinea fowl, and day-old turkeys shall be accepted for mailing when the package in which they are contained is properly prepared and can be delivered to the addressee within 72 hours from the time they are hatched. Shipments of day-old chicks and other live day-old poultry shall not be forwarded to the addressee from the office of original address nor returned to the sender if delivery cannot be made to either the addressee or sender within the 72-hour period from the time of hatching.

(c) Baby alligators not exceeding 20 inches in length, baby terrapin, baby turtles, bloodworms, chameleons, earthworms, frogs, goldfish packed in moss, hellgrammites, horned toads, hydras, leeches, lizards, meal worms, newts, planaria, salamanders, shellfish, snails, soft crabs, soft crawfish and tadpoles may be sent in the mails to points they may reasonably be expected to reach in good condition. They shall be properly prepared for safe transmission, and containers shall be labeled "Perishable" and the nature of the contents marked thereon.

(d) Live day-old chicks, day-old ducks, day-old geese, day-old guinea fowl, day-old turkeys, queen bees and their attendant bees, honey bees, and harmless live animals, mailed under the conditions set forth in the preceding paragraphs of this section, may be accepted for insurance or collection-on-delivery, and indemnity in connection therewith will be paid in accordance with the provisions of sections 1389 and 2234. Postal Laws and Regulations, 1940, as amended. (R. S. 161, 396. secs. 304, 309, 42 Stat. 24, 25; 5 U. S. C. 22, 369)

CROSS REFERENCE: For the regulations of Department of Agriculture relating to importation of adult honey bees see 7 CFR Part 322. For regulations relating to importation of plant products by mail see 7 CFR, Part

In § 6.21 Terminal inspection of plants and plant products by the several States make the following changes:

Amend paragraphs (b) (1) and (b) (2) by changing "Classification" to "Letter and Miscellaneous Mail."

PART 7-UNMAILABLE MATTERS: EXCEPTED FIREARMS

7.1 Unmailable matter.

7.2 Mailing pistols, revolvers, and other firearms.

Note: For the text of the regulations in this part, see 39 CFR Part 7.

PART 8-FREE MATTER IN THE MAILS

MATTER TO BE FRANKED

Congressional documents.

82 Congressional Record.

Official correspondence by Members of 8.3 Congress.

Use of franking privilege.

Prohibition against loan of frank. Pan American diplomatic representa-8.6 tives.

OFFICIAL MATTER

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8.8. Public documents.

Census mail matter. 8.9

8.10 Penalty privilege. 8.11 Use of penalty, envelopes, and labels.

8.11a Mailings under penalty privilege.

REPORTS AND BULLETINS OF AGRICULTURAL COLLEGES AND EXPERIMENT STATIONS

8.12 Agricultural colleges.

Agricultural extension work. 8.13

Agricultural experiment stations.

PUBLICATIONS FOR COPYRIGHT

8.15 Copyright of works of an author, photographic print.

READING MATTER FOR THE BLIND

Books, pamphlets.

Volumes of Holy Scriptures. 8.17

Magazines, periodicals and sound-reproduction records.

NOTE: For the text of sections listed in the above table and not appearing in this publication see 39 CFR Part 8, and Cumulative

AUTHORITY: §§ 8.1 to 8.18, inclusive (with the exceptions noted in the text), issued under R. S. 161, 396, sec. 304, 309, 42 Stat. 24, 25; 5 U. S. C. 22, 369.

In § 8.13 Agricultural extension work make the following changes:

Amend paragraph (c) by changing "Classification" to "Letter and Miscellaneous Mail."

Amend paragraph (f) by changing "Classification" to "Letter and Miscellaneous Mail."

In § 8.14 Agricultural experiment stations make the following change:

Amend paragraph (b) by changing "Classification" to "Letter and Miscellaneous Mail."

In § 8.16 Reading matter for the blind-books, pamphlets make the following change:

Amend paragraph (g) by changing "Classification" to "Newspaper and Periodical Mail."

In § 8.17 Volumes of Holy Scriptures make the following change:

Amend paragraph (b) by changing "Classification" to "Letter and Miscellaneous Mail."

PART 9-THE PRIVACY AND SAFEGUARDING OF THE MAILS

Privacy of matter under seal.

Information not to be given. Access to mails forbidden.

9.4 Matter unsealed or in bad order.

Note: For the text of the regulations in this part, see 39 CFR Part 9.

PART 10-TREATMENT OF MAIL MATTER AT MAILING OFFICES

Sec.

Time for closing mails.

Cancelation of stamps at railway sta-10.2

10.3 Postage to be rated upon weight of matter at time of mailing.

10.4 Receipt of ship and steamboat matter.

Second-class matter.

Third- and fourth-class matter; place for mailing.

Defaced stamps.

Letters under cover to postmasters. 10.9 Withdrawal by sender before dispatch.

10.10 Recall of matter after dispatch. Note: For the text of sections listed in the above table and not appearing in this pub-

lication, see 39 CFR Part 10. AUTHORITY: §§ 10.1 to 10.10, inclusive (with the exceptions noted in the text), issued under R. S. 3840, 161, 396, secs. 304, 309, 42 Stat. 24, 25; 39 U. S. C. 6, 22, 369.

In § 10.5 Second-class matter, make the following change:

Amend paragraph (g), subparagraph (2), by changing "Classification" to "Newspaper and Periodical Mail."
Change "[Sec. 714]" at end of section

to "[Sec. 541]".

In § 10.7 Defaced stamps make the following change:

Amend paragraph (c) by deleting "Division of Classification" and substituting therefor "Division of Letter and Miscellaneous Mail." (Sec. 621 as amended by P. M. G. Order 27238, Feb. 12, 1945)

PART 11-SHORT-PAID AND UNMAILABLE MATTER AT MAILING OFFICES

Sec.

11.1 Unpaid letters.

Unpaid letters accompanied by money insufficient for one full rate.

Unpaid or insufficiently paid matter. Misdirected matter at mailing office. 11.4

Unmailable matter.

Disposition of matter unmailable, misdirected, damaged, or held for postage.

11.7 Frequency of returns of unmailable matter to a dead letter branch.

Disposal of destructive unmailable matter.

Note: For the text of the regulations in this part, see 39 CFR, Part 11.

PART 12-TREATMENT OF MAIL MATTER AT RECEIVING OFFICES

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Postage not fully prepaid. 12.1

122 Collection of postage due.

Double postage. 12.3

Postage-due stamps.

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General provisions.

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Misdirected matter.

Mail from infected localities.

UNDELIVERABLE AND UNMAILABLE MATTER AT RECEIVING POST OFFICES

12.9 Unmailable matter.

12.10 Matter not to be delivered to fictitious addresses.

DELIVERY OF MAIL

Mail to be delivered from office to 12.11 which addressed.

12.12 General directions for delivery of ordinary mail matter. Packages of second-class matter.

12.14 Use of general delivery.

Detention of mail at request of ad-12.15 dressee.

Use of boxes.

Delivery of mail at city delivery offices. 12.17

12.18 City directories. Pension letters. 12.19

Mail addressed to minors.

Mail addressed to persons adjudicated 12.21 of unsound mind.

Mail addressed to deceased persons. 12.22 Mail addressed to partnerships and

corporations.
Contention as to delivery of mail for 12.24 dissolved firm, company, or corpora-

12.25 Mail for person, firm or corporation in

hands of receiver.

Mail relating to business which is

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12 28 Valuable letters received from a dead letter branch.

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12.30 Delivery to senders of unclaimed letters returned.

12.31 Delivery of certain unmailable matter.

RETURN AND DISPOSAL OF UNCLAIMED MATTER

12.32 Undelivered letters.

Undelivered postal and post cards.

12.34 Printed matter.

12.35

Undeliverable perishable matter.
Prepayment of postage on returned undelivered second-, third-, and fourth-class matter.

12.37 Reason for non-delivery to be shown on matter.

12.38 Undeliverable second-class matter.

Note: For the text of sections listed in the above table and not appearing in this publication see 39 CFR Part 12.

AUTHORITY: §§ 12.1 to 12.38, inclusive

(with the exceptions noted in the text), issued under R. S. 161, 396, sec. 304, 309, 42 Stat. 24, 25; 5 U.S. C. 22, 369.

In § 12.1 Postage not fully prepaid make the following changes:

Amend paragraph (c) by changing "Classification" to "Letter and Miscellaneous Mail."

Amend paragraph (d) by changing "Classification" to "Newspaper and Periodical Mail."

In § 12.2 Collection of postage due make the following change:

Amend paragraph (d) by changing "Classification" to "Letter and Miscellaneous Mail."

In § 12.5 General provisions make the following change:

Amend paragraph (e) by changing "Classification" to "Letter and Miscellaneous Mail."

In § 12.36 Prepayment of postage on returned undeliverable second-, third-, and fourth-class matter make the following change:

Amend paragraph (a) (2) by changing "Classification" to "Letter and Miscellaneous Mail."

In § 12.38 Undeliverable second-class matter make the following changes:

Amend paragraph (2), subparagraph (b), by changing "Classification" to "Newspaper and Periodical Mail."

Change citation at end of this section from "[Sec. 812]" to "[Sec. 808]".

PART 13-DEAD MAIL MATTER

Sec Undeliverable and unmailable matter; 13.1 where forwarded.

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Unclaimed matter at post offices in 13.3 Hawaii and Puerto Rico. Valuable matter found loose in the 13.4

mails and in post offices.

13.5 Returns of unmailable matter. Return of undelivered letters to writers.

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13.10 Dead matter containing valuable inclosures.

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13.12 Letters without valuable inclosures.

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NOTE: For the text of the regulations in this part, see 39 CRF Part 13.

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14.2	Delivery where vicious dogs are kept.
14.3 14.4	Collection of postage due. Collection of mail matter from re-
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14.5	Carriers to receive matter for mailing. Matter collected or received by carriers not to be returned to senders.
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14.10	Arrests for tampering with street let- ter boxes.
	VILLAGE DELIVERY
14.11	Establishment.
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14.15	Conditions precedent to establish- ment.
14.16	Who may be served.
14.17	Carrier's duties.
14.18 14.19	Holidays. Obstruction of travel to be reported
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14.20	Deviations from routes forbidden; exceptions.
14.21	Carriers to report for duty regardless of weather conditions.
14.22	Constant service required.
14.23	Outside employment; restrictions.
14.24	Passage of carrier not to be obstructed.
14.25	Rural carriers accountable for mail matter; parcels too large for box.
14.26	Exhibition of mail to unauthorized persons forbidden.
14.27	Mail addressed to box and route num- ber merely may be delivered.
14.28	Delivery to none but addressees or duly authorized persons.
14.29	Examination of boxes by carriers; when required.
14.30	required.
14.31	Postage-due mail at rural-delivery offices.
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14.34	Determination of amount of postage.
14.35	found in boxes; boxes to be used for
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14.38	Service where contagious disease pre- vails.
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14.58 Giving out of master keys.

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Manufacture or sale of boxes by em-

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lection boxes to be reported.

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14.61	Notification of assignment of num-	16.35 16.36
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Registered matter found in the ordinary mail to be removed therefrom.
Undelivered and refused matter. Undelivered articles at stations. Articles sent to dead-letter offices. Treatment of matter when returned to mailing office. ANDLING OF REGISTERED MATTER BY CITY, VILLAGE, AND RURAL CARRIERS Registration of mail by city and village carriers. Mail registered en route to be delivered en route. Authorization of registration. Treatment of matter found in rural mail box. Carriers not to address mail for or place contents in envelopes. Unmailable matter. Excess cash received with mail matter. Delivery by city and village carriers, Box holder's mail held for desk delivery. Delivery of registered mail by carriers. When delivery cannot be effected. Registered special-delivery letters. Delivery by rural carriers. Telephone. Delivery from rural stations. MISCELLANEOUS PROVISIONS Correspondence relative to the registry system. Exceptional treatment of registered 6 Registered matter to be kept separate and secure. Responsibility for registered matter. Mail matter not to be surrendered upon service of legal process. INDEMNITY FOR LOSSES 9 Indemnity for domestic registered matter. False claims for indemnity. Limit of indemnity. DOMESTIC INSURANCE AND COLLECT-ON-DELIVERY SERVICES, INDEMNITY C. O. D. service. Demurrage charges. masters.

Domestic registered C. O. D. mail.

Insurance, collect-on-delivery service. Matter which may be insured.

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OTE: For the text of sections listed in the we table and not appearing in this pubtion see 39 CFR Part 16.

OTHORITY: §§ 16.1 to 16.53, inclusive (with eptions noted in the text), issued under S. 3926, 29 Stat. 559, sec. 1, 32 Stat. 1174, 3, 45 Stat. 469, sec. 1, 47 Stat. 339; 33 S. C. 381.

Ross Reference: Registry, insurance, colt-t-on-delivery, and certain ordinary serv-s governing international mail: See §§ 105-21.109 of this chapter.

EGISTRATION OF DOMESTIC MAIL MATTER

In § 16.1 Establishment of system of vistration, make the anges:

Amend the second footnote by delet-g "1932" and substituting "1940." In § 16.2 Preparation of matter for istration, make the following changes:

Amend the reference at the end of the etion by deleting "[Sec. 1202, as needed by P. M. G. Order 7850, Oct. 1935]" and substituting "[Sec. 1202].

In § 16.3 Registration of unofficial mat-; fees, make the following changes; Amend paragraph (a) to read as follows:

(a) Mail matter shall be registered upon the application of the party posting the same. The registry fees, which are in addition to the regular postage, and the limits of indemnity therefor within the maximum indemnity provided by law shall be as follows:

For registry indemnity not exceeding \$5, 20 cents.

For registry indemnity exceeding \$5 but

not exceeding \$50, 25 cents.

For registry indemnity exceeding \$50 but not exceeding \$75, 35 cents.

For registry indemnity exceeding \$75 but

not exceeding \$100, 40 cents.

For registry indemnity exceeding \$100 but not exceeding \$200, 55 cents.
For registry indemnity exceeding \$200 but

not exceeding \$300, 65 cents.
For registry indemnity exceeding \$300 but

not exceeding \$400, 80 cents.

For registry indemnity exceeding \$400 but not exceeding \$500, 95 cents.

For registry indemnity exceeding \$500 but

not exceeding \$600, \$1.05.

For registry indemnity exceeding \$600 but not exceeding \$700, \$1.15.

For registry indemnity exceeding \$700 but

not exceeding \$800, \$1.20. For registry indemnity exceeding \$800 but not exceeding \$900, \$1.25.

For registry indemnity exceeding \$900 but not exceeding \$1,000, \$1.35.

Provided, That for registered mail having a declared value in excess of the maximum indemnity covered by the registry fee paid, effective March 26, 1944, there shall be charged additional fees (surcharges) as follows: When the declared value exceeds the maximum indemnity covered by the registry fee paid by not more than \$50, 2 cents; by more than \$50 but not more than \$100, 3 cents; by more than \$100 but not more than \$200, 4 cents; by more than \$200 but not more than \$400, 6 cents; by more than \$400 but not more than \$600, 7 cents; by more than \$600 but not more than \$800, 8 cents; by more than \$800 but less than \$1,000, 10 cents; and if the excess of the declared value over the maximum indemnity covered by the registry fee paid is \$1,000 or more, the additional fees for each \$1,000 or part of \$1,000 on articles destined to points within the several zones applicable to fourth-class matter shall be as follows:

For local delivery or for delivery within the first zone, 11 cents.

For delivery within the second zone, 12 cents.

For delivery within the third zone, 14 cents.
For delivery within the fourth zone, 15 tents

For delivery within the fifth or sixth zones, 16 cents.

For delivery within the seventh or eighth zones, 18 cents.

Note: No change is made in the additional fees (surcharges) for insured mail treated as registered mail.

Amend paragraph (b) by deleting "10 cents" shown in the second line and substituting "20 cents."

Amend paragraph (d) by deleting "15 cents" shown in the second line and substituting "20 cents."

Amend paragraph (j) by inserting the Words "or metered impression," after the Word "amxed," in the second line.

(R. S. 3926, 29 Stat. 559, sec. 1, 32 Stat. 1174, sec. 3, 45 Stat. 469, sec. 1, 47 Stat. 338, R. S. 3927, sec. 29, 20 Stat. 362, sec. 3, 23 Stat. 158, sec. 209, 43 Stat. 1068, sec. 1, 45 Stat. 469, sec. 2, 47 Stat. 339, 48 Stat. 992, sec. 407, 58 Stat. 70; 39 U. S. C. and Sup., 381, 384, 246d) [Secs. 1203 and 1204, as amended by P. M. G. Orders 25384, July 17, 1944, 25385, July 17, 19441].

In § 16.4 Registration of matter found in the ordinary mail, make the following changes:-

Amend paragraph (a) to read as follows:

(a) When any domestic article marked to indicate that the sender desires it registered is found in the ordinary mail at the mailing office, it shall be removed therefrom and registered, whether or not any postage is affixed thereto or the name and address of the sender is shown.

Amend paragraph (b) to read as follows:

(b) The postal anployee who removes the article from the ordinary mail shall indorse it to show when and by whom it was found in the ordinary mail and condition if other the good. If the article is in bad condition, it shall be repaired or reinclosed. The records of the mailing sections shall show the names and addresses of the sender and addressee, when and by whom it was removed from the ordinary mail, and condition if other than good.

Amend paragraph (d) to read as follows:

(d) The employee who actually registers the article shall receipt for it to the mailing section and mail a registration receipt to the sender with caution regarding placing in the ordinary mail matter intended for registration. The registration receipt and the office registration record shall show the particulars usually required, and, in addition, the amount of postage, fee, or other charge borne by the article, the amount of any deficiency in postage, fee, or other charges, and its condition if other than good. The office registration record shall show by whom the article was removed from the ordinary mail. The amount of any deficiency in postage or other charges shall be noted on the article. The records of the post office of delivery shall show, in adition to the usual particulars, by what office the article was removed from the ordinary mail.

Amend paragraph (e) to read as follows:

(e) If the article does not bear the name and address of the sender or is removed from the ordinary mail by a railway postal clerk, the postmaster delivering the article shall mail the registration receipt and cautioning notice to the sender, after obtaining the sender's name and address from the addressee. He shall also furnish the postmaster at the sender's address a description of the article in order that any required surcharge may be collected. Cautionary

notice shall likewise be given by a postmaster receiving from a dead-letter office, for restoration to the sender, a registered article which has been removed from the ordinary mail.

Amend reference at the end of the section by deleting "[Sec. 1204, as amended by P. M. G. Order 11157, Dec. 14, 1937]" and substituting "[Sec. 1205]."

In § 16.5 Registry fee, make the fol-

lowing change:

Amend the reference at the end of the section by deleting "[Sec. 1205]" and substituting "[Sec. 1202]."

In § 16.6 Stations and branches, make the following change:

Amend the \$ by inserting the words "as well as at the main office," after the word "stations" in the second line.

In § 16.7 Receipt to be given at time matter is accepted, make the following changes:

Amend paragraph (a) to read as fol-

(a) Receipt shall be given the sender at the time each article is accepted for registration or as insured mail treated as registered mail. Unless otherwise authorized by the Third Assistant Postmaster General, the receipt and post office record shall bear notations showing the registration number, registry fee, class of postage, full value of contents or known or estimated cost of duplication of nonnegotiable securities and valuable papers, amount of surcharge, if any, names and complete addresses of sender and addressee, amount of return receipt or special delivery fee, if any, restriction in delivery, if any, and the fee paid therefor, and postmark showing date of registration. The receipt and office record covering air mail articles must be indorsed "Via air mail." If the article has no value or is not valued in excess of \$5, the notations, respectively, "No value" or "Not over \$5" shall be entered on the receipt and office records. When the declared value is not stated because the article is one which is entitled to free registration or for other authorized reason, the receipt and office record shall be marked briefly to show reason why no value was declared. At offices using the quick registration receipt, which will not show the names and addresses of the sender and addressee, the office record of the article shall be completed to show names and complete addresses of sender and addressee as well as the other particulars.

Amend paragraph (c) to read as follows:

(c) Mail for registration recorded by the sender on firm mailing sheets shall, at the time of its acceptance at the post office, be carefully checked as to registration numbers, amounts of postage and fees (and surcharges if any) paid, and the names and addresses of the addressees, etc. Exception to these requirements may be authorized by the Third Assistant Postmaster General. Any discrepancies shall be noted on the mailing list retained at the post office and on the receipt issued to the sender.

In § 16.8 When matter becomes registered, make the following change:

Amend the section by deleting "after" in the second line.

In § 16.9 Registration of official matter, make the following changes:

Amend paragraph (c) by deleting "or weight" in the first line.

Further amend paragraph (c) by inserting "to be prosecuted in any court of competent jurisdiction," after "\$300."

at the end of the paragraph.

Amend paragraph (d) to read as fol-

lows:

(1) All mail matter of whatever class, relating to naturalization, including duplicate papers required by law or regulation to be sent to the (Immigration and Naturalization) Service by clerks of (State or Federal) courts addressed to the Department of Justice or the (Immigration and Naturalization) Service, or any official thereof, and endorsed "Official Business," shall be transmitted free by registered mail if necessary, and so marked.

(2) If any person shall use the endorsement "Cfficial Business" to avoid payment of registry fee on a private letter, package, or other matter in the mail, such person shall be guilty of a misdemeanor and subject to a fine of \$300, to be prosecuted in any court of

competent jurisdiction.

(Sec. 2, 45 Stat. 469, 45 Stat. 1177, sec. 14, 46 Stat. 25, R. S. 3927, sec. 29, 20 Stat. 362, sec. 3, 23 Stat. 158, sec. 209, 43 Stat. 1068, sec. 1, 45 Stat. 469, sec. 2, 47 Stat. 339, sec. 343, 54 Stat. 1163, sec. 346 (f), 54 Stat. 1167; 39 U. S. C. 321a, 336, 337, 384; 8 U. S. C. 746 (f), 743) [Sec. 1211, as amended by P. M. G. Orders 26294, Oct. 23, 1944, 26510, Nov. 14, 1944]

In § 16.10 Official matter registered in a special manner, make the following change:

Amend paragraph (a) to read as follows:

(a) Specially printed envelopes and labels may be used in the preparation and dispatch of official matter registered at the post office at Washington, D. C., or elsewhere, but official matter included in such envelopes or to which such labels are attached, mailed at post offices other than Washington, D. C., shall not be registered free except as provided in § 16.9. The rubber registration stamp need not be used on registered official mail under cover of such specially printed envelopes or labels, but such mail not under cover of these envelopes or labels shall be marked "Registered."

In § 16.13 Registry mark, make the following changes:

Amend paragraph (a) to read as follows:

(a) All registered matter shall be plainly marked in bold letters, on its face, "Registered," and the original registration number shall be placed immediately under such word. The regulation rubber stamp, reading "Registered No.——" should be used for this purpose. This indorsement, if practicable, shall be placed in the left portion of the address side of the article near the address. Articles too small to contain the word "Registered" shall be similarly marked with the letter "R," to be fol-

lowed by the original registration number.

Amend paragraph (b) by inserting "Unless otherwise specially authorized," at the beginning of the first sentence.

In § 16.15 Registry return receipt, make the following changes:

Amend paragraph (a) by deleting "3 cents" and substituting "4 cents" in the second line; by deleting "5 cents" and substituting "7 cents" in the third line, and by deleting "20 cents" and substituting "27 cents" in the eighth line.

Amend paragraph (c) by deleting "20 cents" and substituting "27 cents" in the first line; by deleting "3 cents" and substituting "4 cents" in the third line, and by deleting "23 cents" and substituting "31 cents" in the fifth line.

Amend paragraph (f) by inserting "and the return receipt" after "article" in the third line.

Amend paragraph (g) by deleting "5 cents" and substituting "7 cents" in the second line.

Amend paragraph (h) by deleting "article" and substituting "articles" in the second line.

(R. S. 3928, 36 Stat. 416, Sec. 210, 43 Stat. 1068, Sec. 1, 46 Stat. 1048, Sec. 211 (a), 43 Stat. 1069, Sec. 2, 46 Stat. 1049, Sec. 1, 47 Stat. 340, Sec. 1, 58 Stat. 732; 39 U. S. C. and Sup., 245, 386). [Sec. 1218, as amended by P. M. G. Orders 25386, July 17, 1944, and 26167, Oct. 9, 1944]

In § 16.16 Inquiries for registered mail, make the following change:

Amend paragraph (a) by inserting "received" after "was" in the sixth line. In § 16.17 Recall of registered matter, make the following change:

Amend the second paragraph of paragraph (a) (1) to read as follows:

Application for refund of postage paid on registered mail withdrawn before dispatch should be made to the Third Assistant Postmaster General, Division of Registered Mails, in connection with domestic registered articles, and to the Second Assistant Postmaster General, Division of International Postal Service, in connection with foreign registered articles.

In § 16.18 Misdirected or unaddressed matter, make the following changes:

Amend paragraph (c) by deleting "branch of the Division of Dead Letters and Dead Parcel Post" and substituting "dead letter branch" in the third and fourth lines.

Amend the reference at the end of the section by deleting "[Sec. 1306, as amended by P. M. G. Order 4579, Nov. 27, 1933]" and substituting "[Sec. 1306, as amended by P. M. G. Order 25065, June 20, 1944]."

In § 16.22 Matter found without cover in registered jacket envelope or rotary-lock sack or pouch, make the following change:

Amend paragraph (d) by deleting the comma after "instructions" in the fifth line.

In § 16.23 Fraud orders make the following change:

Amend the section by deleting "1932" and substituting "1940" in the sixth line.

In § 16.24 Registered mail known to be undeliverable make the following change:

Amend paragraph (a) by inserting "as addressed," after "undeliverable" in the second line.

In § 16.25 Short-paid registered matter make the following changes:

Amend paragraph (a) to read as follows:

(a) When domestic registered mail is delivered to the addressee or to the sender, and the postage and registry fee have not been fully prepaid, the postmaster shall collect the deficiency upon delivery. The stamps affixed to the article shall be applied to the postage required and the remainder, if any, to the registry fee. If the amount of registry fee is not known, the article shall be considered as having been registered for the minimum registry fee of 20 cents.

Amend the reference at the end of the section by deleting "[Sec. 1320]" and substituting "[Sec. 1320, as amended by P. M. G. Order 25387, July 17, 1944]."

In § 16.27 Delivery record and return receipt to be signed and show date of delivery make the following changes:

Amend paragraph (a) by inserting "Unless otherwise authorized by the Third Assistant Postmaster General, when a registered article is received for delivery accompanied by a return receipt or marked to indicate that such a receipt was requested by the sender, the letter "R" shall be placed opposite the entry of the article on the proper delivery record." at the beginning of the paragraph.

Further amend paragraph (a) by inserting "and return receipts therefor," after "articles" in the twelfth line.

Amend paragraph (f) by deleting the fourth and fifth sentences and substituting "If the charge for the return receipt was not prepaid by the sender, delivery shall not be delayed, but the return receipt shall be obtained and sent under cover to the postmaster at the office named in the address of the sender and the charge collected upon delivery of the receipt to him."

In § 16.28 Delivery of registered matter make the following changes:

Amend paragraph (a) (4) to read as follows:

(4) To any responsible person (see subparagraphs (5) and (6) of this paragraph) to whom the addressee's ordinary mail is customarily delivered, including the authorized representative of a club, fraternity house, or similar institution of good standing. In the absence of a written order from the sender or addressee, mail addressed to a guest at a hotel, occupant of an apartment house, or the like shall not be delivered to the proprietor, manager, or clerk, unless addressed in his care or in care of the hotel or apartment house: except that if the duly authorized agent of a hotel or apartment house has signed and filed with the postmaster the prescribed agreement to assume responsibility for the proper care and disposition of registered matter for hotel guests or occupants of an apartment house and agrees to keep proper record of the same, registered matter, when delivery has not been restricted, addressed to hotel guests or occupants of an apartment house may, without a written order from the sender or the addressee, be delivered to the authorized representative of the hotel or apartment house even though not addressed in care of the hotel or apartment house. The hotel or apartment house shall designate in writing the persons to whom the registered matter is to be delivered. (See paragraph (o) of this section.)

Amend paragraph (d) by deleting "10 cents" and substituting "20 cents" in the second line.

Amend paragraph (d) (2) by deleting "may" and substituting "shall" in the fifth line.

Amend paragraph (e) by inserting "Unless otherwise authorized by the Third Assistant Postmaster General, when delivery of a registered article is restricted by the addressee, notation to that effect must be placed on the records of the office of delivery." at the end of the paragraph.

Amend paragraph (f) by deleting "1932" and substituting "1940" in the sixth line.

Amend paragraph (i) to read as follows:

(i) Registered mail addressed to students who are not minors at colleges and similar institutions, the delivery of which has not been restricted by the sender or addressee, may be delivered to the authorized representative of the institution. If a student is a minor and has been placed in charge of the principal by his parent or guardian, and the rules of the institution provide that the principal shall have control of mail addressed to such students as are minors, registered mail, the delivery of which has not been restricted by the sender, shall be delivered in accordance with the order of the principal. If the principal has not authority from the parent or guardian to control mail of minor students placed under his care, such mail shall not be delivered to the principal or other representatives of the institution against the wishes of the student or his parent or guardian but may be delivered to the addressee in the absence of any objection from the parent or guardian. (See paragraph (h) of this section.) In case of doubt as to proper delivery the matter shall be submitted to the Third Assistant Postmaster General, Division of Registered Mails, with a full statement of facts. (See § 12.20 (e) of this chapter.)

Amend paragraph (o) by deleting "office of mailing" and substituting "sender's address" in the last line.

Amend the reference at the end of the section by deleting "[Sec. 1323, as amended by P. M. G. Order 5736, June 29, 1934]" and substituting "[Sec. 1323, as amended by P. M. G. Orders 18108, July 3, 1942, and 28837 Aug. 18, 1945]."

Amend the cross reference at the end of the section by deleting "Division of Dead Letters and Dead Parcel Post" and substituting "dead letter branches."

In] 16.29 Disposition of matter when addressee is dead make the following changes:

Amend the section by deleting "with reason indorsed thereon" and substituting "indorsed 'Unclaimed' " in the fourth line.

Amend the reference at the end of the section by deleting "[Sec. 1324]" and substituting "[Sec. 1324, as amended by P. M. G. Order 19937, Feb. 2, 1943]."

In § 16.32 Forwarding of matter make

the following changes:
Amend paragraph (a) by inserting "below" after "(e)" in the second line.

Amend the reference at the end of the section by deleting "[Sec. 1327, as amended by P. M. G. Order 11534, Apr. 4, 1938]" and substituting "[Sec. 1327]."

In § 16.33 Method of forwarding, make the following changes:

Amend paragraph (a) by deleting the last sentence of the paragraph.

Amend the reference at the end of the section by deleting "[Sec. 1328, as amended by P. M. G. Order 11533, Apr. 4, 1938]" and substituting "[Sec. 1328]."

In § 16.34 Registered matter found in the ordinary mail to be removed therefrom make the following changes:

Amend paragraph (a) by inserting "See § 16.19)" after "condition" in the seventh line.

Amend paragraph (b) by deleting the second sentence and the reference immediately following.

Amend paragraph (c) by inserting "it shall be indorsed 'Reregistered after delivery' and" after "reregistered" in the first line.

Amend paragraph (d) to read as fol-

(d) (1) Any registry fee required when forwarding or returning a registered article found in the ordinary mail or presented for reregisteration by other than the addressee after proper delivery need not be prepaid. If the registry fee is not prepaid, the article shall be marked - cents on delivery," or where scales are not available, "Collect deficiency on delivery." The article shall be dispatched to its destination as registered mail provided any required postage is prepaid or if postage would not be required were the article ordinary mail.

(2) However, where the required registry fee has not been prepaid and the article is to be returned to the sender (and the period specified in the return request or, in its absence, the period prescribed by § 16.35 for the retention of the article, will permit of notice to the sender and receipt of reply within the prescribed period) the postmaster shall advise the sender that the article is held, stating the amount of the additional registry fee and postage (if any) required for returning it. If there is insufficient time to communicate with the sender, and prepayment of postage is not required or is required and has been prepaid, the article should be dispatched to destination indorsed to show that the deficiency in registry fee and any other charges applicable are to be collected upon delivery. If the article requires prepayment of additional postage before forwarding or return and the additional postage is not prepaid the article shall be marked "Remailed after delivery-Not registered." and disposed of as ordinary mail. (See §§ 12.5 and 12.36 of this chapter.) Such

action shall be taken in these cases as will result in the collection of any additional surcharges required for registered articles remailed after proper delivery.

Amend paragraph (i) by inserting "When such articles are received from depot letter boxes or are deposited in railway post office cars, railway postal clerks will make the required indorsement thereon." at the end of the paragraph.

In § 16.35 Undelivered and refused matter, make the following changes:

Amend paragraph (a) (4) by deleting "90" and substituting "60" in the second line

Amend paragraph (e) by deleting "three months" and substituting "60 days, provided a written order to that effect is obtained from the sender verified by the postmaster at the sender's address" in the last line.

In § 16.37 Articles sent to dead-letter offices, make the following changes:

Amend paragraph (a) by deleting "sections 809 and 818 to 824, Postal Laws and Regulations, 1932 (see §§ 12.36, 13.2-13.5 of this chapter), and substituting "sections 805 and 814 to 820, Postal Laws and Regulations, Postmaster General 1940," in the second and third lines.

Further amend paragraph (a) by deleting "paragraph 5, section 821, Postal Laws and Regulations, Postmaster General, 1932." and substituting "paragraph 6, section 817, Postal Laws and Regulations, 1940." in the ninth and tenth lines.

Amend paragraph (b) to read as follows:

(b) The contents of a sealed packet of matter sent to a dead letter branch or to a post office at division headquarters of the Railway Mail Service shall not be entered on the registry dispatch receipt card or manifold registry bill, but only the packet itself as made up. (See §§ 16.35 and 16.38.)

Amend the reference at the end of the section by deleting "[Sec. 1332]" and substituting "[Sec. 1332, as amended by P. M. G. Order 25065, June 20, 1944]."

In § 16.38 Treatment of matter when returned to mailing office, make the following changes:

Amend paragraph (b) by inserting "unless specially authorized," after "mail" in the fourth line.

Amend paragraph (c) to read as fol-

(c) When a returned registered article cannot be delivered to the sender within the time specified in § 16.35 (a), it shall be treated as prescribed in sections 813 to 817, Postal Laws and Regulations, 1940.

In § 16.39 Registration of mail by city and village carriers, make the following

Amend paragraph (a) by deleting "and shall give the regulation receipt therefor." at the end of the paragraph.

In § 16.45 Excess cash received with mail matter, make the following change: Amend the second sentence of the sec-

tion to read as follows:

The amount required shall be noted on the office record by the receiving postmaster or authorized employee directly

beneath the amount received, as written by the carrier, the subtraction being made so as to show the amount received and the amount returned to the sender.

In § 16.46 Delivery by city and village carriers, make the following change:

Amend paragraph (c) to read as follows:

(c) When a postmaster receives a number of registered articles for delivery by the same carrier on any one trip, he shall hold the registered matter for desk delivery, if in his opinion the aggregate value of the articles is such that delivery cannot be made by carrier without unusual risk.

In § 16.48 Delivery of registered mail by carriers, make the following change:

Amend paragraph (b) by inserting the sentence "Article shall show date notice was issued." at the end of the paragraph.

In § 16.54 Correspondence relative to the registry system, make the following

change:

Amend the section by deleting "section 813, Postal Laws and Regulations, Postmaster General, 1932" and substituting "section 809, Postal Laws and Regulations, Postmaster General, 1940" at the end of the section.

In § 16.57 Responsibility for registered matter, make the following change:

Amend the section by deleting "in this chapter" in the last line of the section.

In § 16.58 Mail matter not to be surrendered upon service of legal process, make the following change:

Amend paragraph (a) by inserting "registered" after "domestic" in the eleventh line.

In § 16.60 False claims for indemnity, make the following changes:

Amend the section by inserting "or insured" after "registered" in the fourth line.

Further amend the section by inserting "except in cases where the amount of such claim or application for indemnity is less than \$100 there may be imposed a fine only." at the end of the section.

In § 16.61 Limit of indemnity, make the following changes:

Amend paragraph (d) to read as follows:

(d) If no agreement is reached in the case of a conflicting claim, indemnity will be paid to such person as may legally be entitled to receive it.

Amend paragraph (e) by deleting "or" and substituting "and" in the third line.

Amend paragraph (f) to read as follows:

(f) No indemnity will be paid:

(1) For the injury or loss of any registered matter upon which postage, registry fee, and any required surcharge

have not been paid.

- (2) For the injury or loss of any registered matter which was not rightfully in the mails, or was not injured or lost while in the custody of the Postal Service, or for which other compensation on reimbursement has been made through the Post Office Department or the Postal Service.
- (3) For the injury or loss of any registered matter exchanged between post

offices in the United States and post offices in possessions of the United States having separate and distinct postal services, except in accordance with such stipulations as may be agreed upon between the postal administrations interested unless the matter originated and the weight of evidence indicates that the matter was lost in the Postal Service of the United States.

(4) For damage to registered mail, due to insecure or insufficient preparation or wrapping or lack of proper indorsement, unless it is shown to the satisfaction of the Third Assistant Postmaster General that the circumstances in any particular case are such as to justify the Department assuming responsibility for the improper preparation of the article for mailing or absence of the proper indorsement.

(5) For the loss or rifling of or damage to any domestic registered article without intrinsic value.

(6) For loss resulting from delay to a

registered article.

(7) For damage to articles which are so fragile in their inherent nature as to prevent their safe carriage in the mails, regardless of the manner in which packed.

(8) For the loss, injury, or rifling of a registered article remailed after proper delivery unless the article was reregistered after delivery and the evidence indicates to the satisfaction of the department that the loss, injury, or rifling occurred in the Postal Service.

(9) For indirect, remote, and unnecessary expenses incident to repairs or duplication of papers, or for any con-

sequential loss.

(10) When the sender knowingly and willfully failed to state, when required, at the time of mailing, the full value of a registered article or an insured article treated as registered mail. (See §§ 16.3 and 16.7.)

Amend paragraph (g) to read as follows:

(g) When the sender is incompetent or deceased, indemnity will be paid to such person as may legally be entitled to receive it.

Amend paragraph (h) to read as follows:

(h) A lost article recovered shall, if still in possession of the Post Office Department, be surrendered to the proper claimant, upon the return of the whole or such portion of the indemnity paid as the Department considers properly refundable. The Department may, in its discretion, require the claimant to accept a recovered article for which indemnity has been paid and to refund the indemnity or such portion thereof as the Department considers it to be equitably entitled. If the article cannot be surrendered and indemnity refunded within a reasonable time after its recovery, the article may be disposed of as undeliverable dead matter.

In § 16.62 Domestic registered C. O. D. mail, make the following changes:

Amend paragraph (a) by deleting "and to fix the fees and limits of indemnity for such service" in the ninth and tenth lines. Amend paragraphs (d) and (e) (1) to read as follows:

(d) The fees for collect-on-delivery service for registered sealed domestic mail of any class bearing postage at the first-class rate and the limits of indemnity for the loss, rifling, or damage thereof in the mails, shall, in addition to postage and any other required additional fees, be as follows:

Amount collectible and limit Fee, incl	uding
of indemnity payable: registre	ation
From \$0.01 to \$10	
From \$10.01 to \$50	. 55
From \$50.01 to \$100	
From \$100.01 to \$200	1.00

When indemnity in excess of \$200 is desired, the fees for domestic registered collect-on-delivery mail shall, in addition to postage and any other required additional fees, be as follows:

additional rees, be as follows.	
Fee, incl	uding
Amount of indemnity: registre	ation
From \$200.01 to \$300	\$1.05
From \$300.01 to \$400	
From \$400.01 to \$500	
From \$500.01 to \$600	1.20
From \$600.01 to \$700	
From \$700.01 to \$800	
From \$800.01 to \$1,000	1.40

Amend paragraph (e) (2) to read as follows:

(e) Surcharges shall be collected on registered collect-on-delivery mail under the same conditions as are outlined for the regular registered mail (see § 16.3) except that in determining the amount of surcharge collectible, there shall be taken as a basis the amount by which the declared actual value of the article mailed exceeds the limits of indemnity payable for the fees prescribed for registered collect-on-delivery mail in paragraph (d) of this section.

Amend the statutory citation at the end of the section to read: "(Sec. 3, 58 Stat. 733; 39 U. S. C., Sup., 246e)"

Amend the reference at the end of the section by deleting "[Sec. 1383]" and substituting "[Sec. 1383, as amended by P. M. G. Order 26168, Oct. 9, 1944]."

In § 16.63 Insurance, collect-on-delivery service, make the following changes: Amendment paragraph (f) to read as

(f) Before accepting a parcel for mailing, postmasters and other postal employees shall inquire as to whether any matter of a fragile, perishable or inflammable nature is enclosed, except where patrons mail in quantities and have been instructed by the Postal Service regarding packing and endorsement. If the response is in the negative, and the parcel to all outward appearance is adequately prepared for mailing, no further inquiry as to contents or packing need be made; if in the affirmative, detailed inquiry shall be made as to contents and method of packing. Unmailable and improperly packed parcels shall not be accepted.

Amend paragraph (g) to read as follows:

(g) (1) All domestic insured and collect-on-delivery third- and fourth-class parcels shall be accepted with the understanding that the senders, in every instance, guarantee any return or forwarding postage which may be necessary when such parcels become undeliverable. All domestic insured and collect-on-delivery third- and fourth-class parcels should bear, in connection with the senders' return cards, pledges guaranteeing return and forwarding postage; but regardless of whether or not the parcels bear such pledges, they shall be treated as though the pledges were on the parcels.

(2) When the sender of a returned insured or collect-on-delivery third- or fourth-class parcel refuses to pay the return or forwarding postage, or both, within 10 days from the date it is offered for delivery, the parcel shall be transmitted to the post office to which dead parcel post mail is ordinarily transmitted by the postmaster at the office to which the parcel is returned, with an appropriate statement of the facts in the case. In each instance of this kind the postmaster at the mailing office shall make appropriate record in his files, for reference in the event inquiry or claim for indemnity is made concerning the parcel; and if the office to which the parcel is returned is not the mailing office, the postmaster at the mailing office shall be notified so that he may make the required record.

Amend paragraph (h) to read as follows:

(h) (1) The sender of a parcel on which the minimum insurance fee is paid shall be given a receipt at the time of mailing. The receipt shall show, in addition to the other required entries, the name of the post office and State to which the parcel was addressed, the post office and date of mailing, and the postage paid. The receipt shall be signed with the initial or initials of the employee issuing it, and the route number if issued on a rural route. No mailing office record shall be kept of parcels on which the minimum insurance fee is paid.

(2) The sender of a parcel on which other than the minimum insurance fee is paid shall be given a receipt at the time of mailing which shall show, in addition to the other required entries, the office and date of mailing, the number of the parcel, and, in separate amounts, the fee and postage paid. The receipt shall be signed with the initial or initials of the employee issuing it and the route number if issued by a rural carrier. The number on the receipt shall correspond with that on the parcel. A record shall be retained at the mailing office showing the same particulars together with the name of the post office and State to which the parcel was addressed but not the name and local address of the addressee.

(3) The sender of a collect-on-delivery article shall be given a receipt at the time of mailing. The receipt shall show, in addition to the other required entries, the office and date of mailing, the number of the article, in separate amounts the fee and postage paid, the name and address of the addressee, and the amount to be remitted. A record shall be retained at the mailing office showing the same particulars, and the name and address of the sender. The receipt shall be signed with the initial or initials of the

employee issuing it and route number if issued by a rural carrier. The number on the receipt shall correspond with that on the article.

Amend paragraph (i) to read as follows:

(i) Parcels on which the minimum insurance fee is paid shall not be numbered but shall be endorsed "Insured—Minimum Fee," in addition to any other special endorsements required. Parcels on which other than the minimum insurance fee is paid and collect-on-delivery articles shall be numbered separately and consecutively, the numbering to commence anew on July 1 or other authorized times, and endorsed "Insured, No. (of article)," or "C. O. D., No. (of article), Due Sender (amount), M. O. Fee (amount), Total (amount to be collected)," in addition to any other special endorsements required.

Amend paragraph (k) to read as follows:

(k) (1) Parcels endorsed "Insured—Minimum Fee" shall be delivered in accordance with the regulations governing the delivery of ordinary mail (see secs. 776 to 797, sec. 1007, and sec. 1825), except that delivering employees shall comply with any endorsements requesting return receipts (Form 3811) or restricting delivery of the mail to the addressee or to the addressee or order.

(2) Parcels on which other than the minimum insurance fee is paid and collect-on-delivery mail shall be delivered in accordance with the regulations governing the delivery of registered mail (secs. 1321 to 1326 and sec. 1360), except that under such instructions as may be promulgated by the Third Assistant Postmaster General, insured and collect-ondelivery mail, the delivery of which has not been restricted by the sender or addressee, addressed to a guest at a hotel, occupant of an apartment house, or the like, may be delivered without a written order from the sender or addressee to the proprietor, manager, or a representative authorized in writing by the hotel or house to receive the mail, even though not addressed in his care or in care of the hotel or house.

Note: This paragraph does not apply to registered mail.

Amend paragraph (n) by deleting "sections 769, 808 to 810, 819, 821, and 2227, Postal Laws and Regulations, Postmaster General, 1932" and substituting "sections 769, 804 to 806, 815, 817, and 2227, Postal Laws and Regulations, Postmaster General, 1940" in the second and third lines.

Amend paragraph (r) by inserting "and immediately upon acceptance shall issue the prescribed receipt and deliver it to the sender," after "delivery," in the fourth line.

Amend the reference at the end of the section by deleting "[Sec. 1385, as amended by P. M. G. Order 9689, Nov. 3, 1936]" and substituting "[Sec. 1385, as amended by P. M. G. Orders 29505, as amended by P. M. G. Orders 29505, 29506, 29507, 29508, and 29509, Oct. 29, 1945]."

In § 16.64 Matter which may be insured, make the following changes:

Amend paragraph (a) by deleting "except parcels mailed in the Philippine Islands," in the third and fourth lines.

Amend paragraph (d) to read as

follows:

(d) (1) The fee for insurance shall be 3 cents for indemnification not to exceed \$5, 10 cents for indemnification not to exceed \$25, 15 cents for indemnification not to exceed \$50, and 25 cents for indemnification not to exceed \$200.

(2) The maximum indemnity domestic insured mail exchanged with the Canal Zone is \$200. The agreement for the exchange of insured mail with a maximum indemnity of \$200, between the Canal Zone and the United States, including all possessions of the United States, contemplates the payment of indemnity by the Canal Zone or the United States according to where the loss, rifling, or damage occurred, and the assumption by the United States of 75 percent of the indemnity liability in those cases where responsibility can not be definitely fixed upon either service. The Administration of the Canal Zone will assume the remaining 25 percent of the indemnity liability in such cases.

(3) The fees for insurance shall be in addition to the postage, and both fees and postage shall be prepaid with

stamps affixed.

See section 719, Postal Laws and Regulations, Postmaster General, 1940, as to postmarking insured mail with

date of mailing.

(4) Upon payment of an additional fee of 20 cents the sender may restrict delivery of domestic insured mail by marking it "Deliver to addressee only" or "Deliver to addressee or order," or with words of similar import. This fee shall be collected by the postmaster at the office of delivery for delivering any domestic insured article which the addressee (instead of the sender) has restricted in delivery to himself or to his order.

See § 16.3 (b) and (c), for the law authorizing this charge and for instructions relative thereto which are equally applicable to insured mail.

Amend paragraph (e)(1) by deleting "3 cents" and substituting "4 cents" in the second line; by deleting "5 cents" and substituting "7 cents" in the third line; by deleting "further" in the seventh line, and by deleting "20 cents" and substituting "27 cents" in the eighth line.

Amend paragraph (e)(2) to read as follows:

(2) Effective March 26, 1944, the fee for a sender's return receipt for insured mail requested at the time of mailing shall be 4 cents; for a return receipt requested subsequent to the time of mailing, 7 cents; and for return receipt showing to whom, when, and the address where the article was delivered, 31 cents.

Amend paragraph (f) to read as follows:

(f) Receipts to serve as post office record of delivery shall not be taken upon delivery of parcels endorsed "Insured—Minimum Fee," except that when such parcels are sent special-delivery, the usual special-delivery receipts shall be obtained and any required special-delivery

record made. (See § 15.8 of this chapter.) Receipts shall be taken upon the delivery of insured mail on which other than the minimum fee was paid, and retained in the post office as a record of delivery. Return receipts when obtained shall be in addition to any required post office record of delivery.

Amend paragraph (g) to read as follows:

(g) (1) No post office record shall be made when a parcel on which the minimum insurance fee was paid is forwarded to the original addressee or returned to the sender. When such a parcel is disposed of in accordance with § 12.35 of this chapter, or is treated as abandoned, record shall be made showing the full particulars of the parcel, the disposition made thereof, and the date of such action. (See § 12.35 of this chapter.)

(2) When an insured parcel on which other than the minimum fee was paid is forwarded to the original addressee, returned to the sender, or is treated as undeliverable matter, a record shall be made showing the parcel number, office of mailing, name and address of addressee, name of office to which forwarded or returned, and the date of such

action.

(3) When any insured parcel is forwarded to other than the addressee (permitted only when the parcel bears at the time of mailing a specific request that it be forwarded to a person designated in such request, proper record shall be made, and the record shall also show the name and address of the person to whom forwarded.

Amend the statutory citations at the end of the section to read: "(Sec. 211 (a), 43 Stat. 1069, sec. 2, 46 Stat. 1049, sec. 1, 47 Stat. 340, 48 Stat. 992, 58 Stat. 70, 58 Stat. 732; 39 U. S. C. and Sup., 245, 246 d)"

Amend the reference at the end of the section by deleting "[Sec. 1386, as amended by P. M. G. Orders 5736, June 29, 1934; 11064, Nov. 12, 1937]" and substituting "[Sec. 1386, as amended by P. M. G. Orders 25389, July 17, 1944; 26169, Oct. 9, 1944; 29510, Oct. 29, 1945; 29512, Oct. 29, 1945]."

In § 16.65 C. O. D. service, make the following thanges:

Amend paragraph (a) by deleting "the Philippine Islands," in line 5.

Amend paragraph (b) to read as follows:

(b) The fee for collect-on-delivery service for domestic third- and fourthclass mail shall be 15 cents for collections and indemnity not to exceed \$2.50; 20 cents for collections and indemnity not to exceed \$5; 30 cents for collections and indemnity not to exceed \$25; 40 cents for collections and indemnity not to exceed \$50; 50 cents for collections and indemnity not to exceed \$100; 55 cents for collections and indemnity not to exceed \$150; and 60 cents for collections and indemnity not exceeding \$200. The fees for collect-on-delivery service for sealed domestic mail matter of any class bearing postage at the first-class rate shall be equal in each case to the fee

charged for collect-on-delivery service for domestic third- and fourth-class mail,

NOTE: See § 16.62 relative to collect-ondelivery service for registered mail of any class sealed against postal inspection and prepaid at the first-class rate of postage.

Amend paragraph (c) by deleting the last sentence of the paragraph and substituting "The collect-on-delivery fee shall cover insurance against loss, rifling, or damage in an amount equivalent to the actual value or the cost of repairs within the limit of indemnity payable for the fee paid, including postage (exclusive of fee) when claimed in cases of outright loss or irreparable damage to entire contents, and against nonreceipt of returns."

Amend paragraph (d) by deleting "10 cents" and substituting "20 cents" in the first line.

Amend paragraph (h) to read as follows:

(h) When a collect-on-delivery article is forwarded or returned, the original tag shall be left attached, the article and tag appropriately marked to show that the article is forwarded or returned, and record made showing the article number, office of mailing, name and address of the addressee, name of office to which forwarded or returned, and the date of such action. If a c. o. d. article is forwarded to other than the addressee (permitted only when a c. o. d. article bears at the time of mailing a specific request that the matter be forwarded to a person designated in such request), the record shall also show the name and address of the person to whom forwarded.

(Sec. 211 (b), 43 Stat. 1069, sec. 2, 47 Stat. 341, sec. 2, 46 Stat. 264, 58 Stat. 70, 58 Stat. 732; 39 U. S. C. and Sup. 246, 246b, 246d) [Sec. 1387, as amended by P. M. G. Orders 25388, July 17, 1944; 26170, Oct. 9, 1944]

In § 16.66 Demurrage charges, make the following changes:

A new paragraph (d) is inserted to read as follows:

(d) The fee for notifying the sender or his representative of inability to deliver a collect-on-delivery article shall be 5 cents.

Present paragraph (d) is relettered paragraph (e) and amended to read as follows:

(e) The sender or his representative shall be notified of nondelivery only when collect-on-delivery mail is endorsed to show that notice is desired. Notice is to be sent as soon as it is definitely known that a collect-on-delivery article is undelivered, but, in any event, within 5 days after the date of receipt of the article at the office of address. The fee for this service shall be collected by the postmaster at the office where the sender or his representative is located by means of postage-due stamps affixed to the notice. The date on which notice is sent to the sender or his representative of undelivered collect-on-delivery mail shall be entered in the space provided for that purpose on the c. o. d. tag. No other record shall be made of

the issuance of such notice nor shall the mail be so endorsed.

(49 Stat. 867, 58 Stat. 732; 39 U. S. C. and Sup. 246, 246c) [Sec. 1388, as amended by P. M. G. Orders 19307, Nov. 27, 1942; 21913, July 16, 1943; 25390, July 17, 1944; 26171, Oct. 9, 1944]

In § 16.67 Payment of indemnity claims by postmasters, make the following changes:

'Amend paragraph (b) by deleting "mailed on and after July 1, 1922" in the fifth and sixth lines.

Amend paragraph (f) to read as follows:

(f) Indemnity for lost, damaged, or rifled domestic insured or collect-on-delivery mail shall be paid according to the procedure outlined in § 16.61, except that preliminary investigation by post-office inspectors shall not be essential, and except that no indemnity shall be paid:

(1) If claim is not made within 6 months from date of mailing of the parcel, unless it is established to the satisfaction of the Third Assistant Postmaster General that the delay was unavoidable and not the fault of the claim-

ant.

(2) In the case of a claim on account of damage, if the sender had been instructed prior to the date of mailing of the article relative to proper packing and indorsement and had failed to comply therewith and the evidence indicates that the damage was attributable to inadequate packing or lack of proper indorsement, or both.

(3) If the receipt issued at the time of mailing of an insured parcel, or equivalent evidence of insurance, is not sub-

mitted.

(4) For damage to fragile matter or spoiling of perishable matter sent as insured mail, if damage or spoiling resulted from the absence of the required "Fragile" or "Perishable" endorsement, unless the sender's receipt was endorsed by the accepting employee to indicate that the parcel contained matter of a fragile or perishable nature.

Amend the reference at the end of the section by deleting "[Sec. 1389]" and substituting "[Sec. 1389, as amended by P. M. G. Order 29511, Oct. 29, 1945]."

PART 17—MONEY-ORDER SYSTEM DOMESTIC MONEY-ORDER SERVICE

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cation see 39 CFR, Part 17. AUTHORITY: §§ 17.1 to 17.97, inclusive (with exceptions noted in the text), issued under

R. S. 4027; 39 U. S. C. 711. New § 17.1a to follow § 17.1; new § 17.24a to follow § 17.24; and new §§ 17.66a and 17.66b to follow § 17.66, are hereby added.

§ 17.1a Postal notes. (a) The Postmaster General may authorize postmasters at such offices as he shall designate. under such regulations as he shall prescribe, to issue and pay money orders not exceeding \$10, to be known as postal notes at 5 cents each: Provided, how-ever, That the Postmaster General is hereby authorized, in order to promote the service to the public, to increase or decrease the fees fixed by Congress for postal notes to an amount not less than 3 cents or more than 6 cents, whenever he shall find that such fees are too low to insure the receipts of revenues adequate to pay the cost of the postal-note system or materially higher than necessary to pay the cost thereof: And provided further, That he shall be required to report to the Congress revision of any fee at least sixty days prior to its effective date.

(b) Postal notes shall be valid for two calendar months from the date of their issue, but thereafter may be paid by the Postmaster General or refund may be made in case of loss, upon evidence satisfactory to him, under such regulations as he may prescribe. Postal notes shall not be negotiable or transferable through endorsement.

(c) Postal notes shall be furnished for sale at all first-class post offices and at such district post offices as the Third Assistant Postmaster General may designate. Their issue and payment shall

be confined to the continental United States, excluding Alaska, Hawaii, and outlying possessions. They shall not be used in transacting domestic business with the foreign countries with which money-order service is conducted on the domestic basis.

(d) Postal note stamps in denominations not exceeding 90 cents shall be supplied for use in making up odd amounts not covered by the postal note, so that combinations of not more than two postal note stamps and a postal note will provide values from 1 cent to \$10, the maximum for which a postal note may be issued. Postal note stamps shall be affixed to the postal note and canceled by issuing postmasters and shall be valid only when so affixed.

(e) Postal notes and postal note stamps affixed thereto shall be paid at any post office at their combined face value upon proper identification of payees if presented within 2 calendar months from the date of their issue. Thereafter, unpaid postal notes shall be sent by the remitter or payee with a request for refund to the Third Assistant Postmaster General, Division of Money

(f) No inquiry or claim concerning lost or destroyed postal notes shall be accepted until 2 calendar months after date of issue and then only upon presentation of the remitter's receipt and evidence of nonpayment.

(g) Postal notes and postal note stamps shall be furnished by the Third Assistant Postmaster General to direct and central-accounting postmasters as accountable stock, and shall be furnished by central-accounting postmasters to district postmasters on a fixed credit basis.

(h) Where available. Postal notes may be purchased at any first-class post office, station or branch, except Army and Navy post offices, and second-class post offices, within the continental limits of the United States, excluding Alaska, Hawaii and other outlying possessions.

(i) Amounts for which available. Postal notes may be purchased for any amount from 1¢ to \$10. While the maximum amount of a postal note is fixed by law at \$10, there is no limitation as to the number that may be purchased by a patron at one time.

(j) Fee. The fee for the purchase of a postal note of any denomination shall be 5¢.

(k) Application. There is no application required for the purchase of a postal note. The patron applies at a money order window for a note of a specified amount, tendering the value plus the fee of 5¢ for each note desired.

(1) Completion of particulars on post-The purchaser of a note shall al note. write in the name and address of the payee on the face, as well as his own name and address on the back of the note.

(m) Spoiled postal notes. If a postal note is spoiled by the purchaser when writing in the name and address of the payee, it shall be presented at the window for repayment. If another note is desired, the fee therefor shall be paid by the patron.

(n) Adhesive postal note stamps. Adhesive postal note stamps are available only for the purpose of representing the cents value on postal notes and may not be obtained unless affixed to the paying office coupon of a postal note and canceled by the stamp of the issuing employee.

(o) Period of validity. The period of validity on a postal note is two calendar months from the date of issue. A calendar month is the corresponding date in the next month. If there is no corresponding date, the last day of validity will be the last day of the second month

after the month of issue.

(p) Negotiability. Postal notes are not negotiable or transferable through endorsement and may be paid only to the purchaser or payee named therein at post offices, branches, stations, and banks.

(q) Claims for lost or destroyed postal notes. Claims for lost or destroyed postal notes may be submitted through any post office within the continental limits of the United States on Form 6596, Application for Duplicate Postal Note. No inquiry or claim will be accepted prior to the expiration of the period of validity, i. e. two calendar months from the date of issue, and in all cases such claims must be supported by the presentation of the purchaser's receipt and evidence, if possible, that the note has not been paid.

(r) Applications for duplicates of invalid postal notes. When a postal note becomes invalid the holder shall present it at a post office and file application for a duplicate on Form 6596. The original note shall be marked "Void, duplicate applied for — 19-", and returned to the

patron.

(s) Mutilated postal notes. When a postal note becomes mutilated the patron shall present it at a post office and file application for duplicate on Form 6596. In such cases the original postal note, or the mutilated portions thereof, shall accompany the application for duplicate.

(t) Where payable. Postal notes shall be paid at any post office within the continental limits of the United States regardless of whether such post office is authorized to issue postal notes.

(u) Endorsements. The purchasers or payees shall sign postal notes in the space provided therefor on the face before they are paid, and payment may be made only upon proper indentification of the patron as required for the payment of money orders: (58 Stat. 508; 39 U. S. C., Sup., 738) [Sec. 1402 as amended by P. M. G. orders 26005, Sept. 19, 1944; 27031, Jan. 18, 1945]

In § 17.22 Payment at any office, make the following change:

Amend paragraph (b) to read as follows:

(b) An original domestic money order shall be paid at its full face value if presented at the office on which drawn or at the office of issue at any time within the period of its validity, which is 1 year from the last day of the month in which issued. For the first 30 days after issue any domestic money order issued in the continental United States (except Alaska) may be paid for its face value, less the fee prescribed by the law quoted

above, at any office other than that of issue or that on which drawn, provided the office at which presented is located within the continental United States (except Alaska). (38 Stat. 280, 48 Stat. 973; 39 U. S. C. 727) [Sec. 1429, as amended by P. M. G. Order 23250, December 3, 1943]

§ 17.24a Alleged wrong payment of money order. (a) When a postmaster is notified of the wrong payment of a money order at his office, he shall promptly report the matter to the Third Assistant Postmaster General, Division of Money Orders and on form 6065 request a photostat of the paid order for examination by the complainant. If the paying office is of the first or second class, the postmaster shall give the date of payment and the "file number" or the sheet, column and running number of the account in which credit therefor was taken, so that the order may be located in the files of the General Accounting Office. If the paying office is of the third or fourth class, the date on which the paid order was forwarded to the central accounting office shall be given. If a photostat of a paid money order is needed for any other purpose the same procedure must be followed. [Section 1433.1

(b) Upon receipt of a photostat from the Department the postmaster shall exhibit it to the complainant, and if he states that the signature thereon is not genuine an affidavit is filed and the case forwarded to the Inspector in Charge of his district for investigation and settle-

ment.

In § 17.28 Payment of money orders to persons or concerns conducting fraudulent schemes, lotteries, etc., forbidden, make the following changes:

Insert paragraph (a) before the first

paragraph.

Delete citation "(R. S. 4041, sec. 3, 26 Stat. 466; 39 U. S. C. 732) [Sec. 1435]" Insert paragraph (b) as follows:

(b) If an envelope containing a c. o. d. money order is returned to the office of issue indorsed "Fraudulent", "Refused—Out of business", or "Fictitious", the envelope together with the money order shall be transmitted immediately to the Third Assistant Postmaster General, Division of Money Orders. (R. S. 4041, sec. 3, 26 Stat. 466; 39 U. S. C. 732) [Sec. 1438, as amended by P. M. G. Order 22934, November 11, 1943].

In § 17.39 Duplicate of lost valid orders amend paragraph (b) by the addition of the following:

However, when there is conclusive evidence that a money order was lost before deposit in the mails consent of the payee need not be obtained as the order is assumed to be the property of the remitter. Further when the mutilated order accompanies the application consent is not necessary.

In § 17.40 Application for duplicate order at issuing office amend paragraph (b) by the addition of the following:

Exceptions:

(1) An application may also be accepted, certified and forwarded at once if the mutilated order accompanies it.

(2) A postmaster shall not certify or forward an application for a duplicate of a lost order which was originally bought by or drawn in favor of a member of the Armed Forces prior to the expiration of the seventy-fifth day following the date on which the original was issued, only providing the applicant or the party in whose favor the application is made shall execute a bond of indemnity on Form 6116 (See Money Order Service for Armed Forces).

Amend § 17.46 Offices upon which duplicates may be drawn by substituting the following:

§ 17.46 Offices upon which duplicates may be drawn. A duplicate money order shall be repaid only at the office of issue of the original or paid only at the office on which the original was drawn although the duplicate may be mailed to the owner at some other office. When the payee of a duplicate resides at a place distant from the office on which it is drawn, it may be paid by the issue of a new order for the same amount, less fee, on the money-order office nearest such payee's place of residence. He shall receipt the duplicate and send it to the postmaster at the office on which it is drawn, with request for payment thereof by the issue of a new order, naming the office on which the order shall be drawn. | See section 1453 Postal Laws and Regulations, Postmaster General, 1940]

Amend § 17.49 Invalid money orders by the addition of paragraph (e) as follows:

(e) Further the Post Office Department before issuing a warrant for the amount of an invalid money order to a legal representative, heir or assign of the remitter, payee or endorsee may require him or them to execute Standard Form 1055 and to furnish legal documentary evidence to establish a valid claim to the amount.

In § 17.55 Exchange offices make the following change:

Amend paragraph 1 in section (b) by deleting "Straits Settlements" and substituting "Malaya."

In § 17.59 Care necessary in writing advices make the following change: Amend paragraph (b) to read as follows:

- (b) If the address furnished by the remitter is not written in English script or Roman letters which can be accurately transcribed, the remitter may write in his own language the payee's address on Form 6083, which shall then be attached to the advice and mailed with it to the exchange office. This Form 6083 is obligatory for all money orders payable in China, Jugoslavia, Lebanon, Palestine and Syria, and for those payable in or through Japan, when the remitter and payee are Asiatics.
- § 1766a Issue of money orders in payment for C. O. D. parcels from foreign countries. (a) Before delivering a C. O. D. parcel from one of the countries with which C. O. D. service is in effect, the clerk having charge of the assignment of such parcels for delivery shall complete an application on Form 6701 from which the international money order is later to be issued. The amount of the C. O.

p. charges, plus the money order fee collected from the addressee shall be turned over to the money order section with Form 6701, and a receipt shall be given on Form 3815. An international money order shall be issued, the advice and coupon sent to the proper exchange office and the receipt attached to the record of delivery of the parcel to show that the charges have been remitted.

(b) Form 6701 completed from parcels which for any reason are not delivered shall not be destroyed or turned over to the money order section, but shall be retained by the clerk having charge of the assignment of C. O. D. parcels for delivery to provide a record of the name and address of the sender and may also be used to show what was done with the

undeliverable parcels.

(c) When a C. O. D. parcel from abroad is received at a post office not authorized to transact international money order business, the postmaster shall complete an application on Form 6001 and shall collect from the addressee the C. O. D. charges plus the domestic fee and the fee for an international money order of the amount of the charges. He shall issue a domestic money order in favor of the postmaster at the proper exchange office for the amount of the C. O. D. charges and the international money order fee, and mail it (the domestic money order) to him with an application on Form 6701 for the issue of an international money order. The postmaster at the exchange office shall issue an international money order to remit the charges to the shipper of the parcel in the foreign country. (To determine the proper international fee and exchange office, consult Schedule 2 and Table 3, respectively, in Part 1 of the Official Postal Guide, under the heading "The Postal Money Order System").

17.66b Payment of international C. O. D. orders. (a) The rules which govern the payment of international money orders generally, apply to those issued in foreign countries to pay the C. O. D. charges on parcels mailed in the United States. Since such money orders may be drawn on any post office in this country, one may be drawn on an office which is not authorized to transact international money order business. In such event, when the advice reaches him the postmaster shall pay the order and claim credit for it in the same manner as for paid domestic orders.

(b) An international C. O. D. money order shall not be repaid to the remitter, except when the sender of the parcel authorizes such action and waives all claim to the C. O. D. charges or indemnity therefor. When it appears that any person or firm is using the international C. O. D. service to further a scheme to defraud and postmasters are informed of that fact, they shall decline to pay international money orders drawn in favor of that person or firm and shall send the advices to the Third Assistant Postmaster General, Division of Money Orders.

Amend § 17.71 Missing advices of orders payable in United States to read as follows:

§ 17.11 Missing advices of orders payable in United States. When an order

issued in any of the countries named in Tables 2 and 3. International List. is presented for payment and no advice has been received, the paying postmaster shall immediately apply on Form 6752 to the proper exchange office in this country for an advice. If the order was issued in any of the countries with which money-order business is transacted on the domestic basis, with the exception of Canada, Canal Zone, Cuba, Jamaica, Newfoundland and the Philippine Islands, the postmaster shall forward directly to the issuing office a request for a duplicate advice on Form 6006. (Sec. 1479)

Note: Canada, Canal Zone, Cuba, Jamaica, Newfoundland and the Philippine Islands au not forward an advice for each order issued. as coupons attached to the orders serve the purpose of advices formerly used.

In § 17.80 Repayment of international order drawn on domestic form make the following change:

Amend paragraph (b) by deleting "Newfoundland or".

PART 18—POSTAL SAVINGS SYSTEM

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Accounts.

18.3 Depositor's application on card, Form PS 600.

Unclaimed accounts.

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Correction of errors or change of name 18.7 of depositor.

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18.17 Privacy of accounts.

Use of postal savings funds to cash certain negotiable paper.

13.19 Pledge for repayment of deposits. Designation of banks as depositories for postal savings funds.

New § 18.20 is hereby added.

Note: For the text of sections listed in the above table and not appearing in this publication see 39 CFR, Part 18.

AUTHORITY §§ 18.1 to 18.20, inclusive (with exceptions noted in the text), issued under 36 Stat. 814, sec. 10, 37 Stat. 559, 38 Stat. 716, 29 Stat. 159; 39 U.S. C. 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769.

In § 18.1 Authority for establishment of Postal-Savings System, make the following changes:

Amend paragraph (b) to read as follows:

(b) The names of all post offices, branches, and stations where postal-savings accounts may be opened shall be indicated in the State list of the Official Postal Guide, and changes in postal-savings depositary offices shall appear in the supplements.

Amend footnote to read as follows:

The source of §§ 18.1 to 18.20, inclusive, (except for amendments noted in the text) is Postal Laws and Regulations, Postmaster

General, 1940, and Regulations Coverning the Deposit of Postal-Savings Funds in Banks and the Acceptance of Bonds as Security Therefor, Form PS 2.

In § 18.2 Accounts, make the following changes:

Amend paragraph (b) to read as fol-

(b) (1) Deposits shall be accepted only in the name of individuals, and no account shall be opened in the name of any corporation, association, society, firm, or partnership, or in the names of two or more persons jointly. No account shall be opened in the name of one person in trust for or on behalf of another person

(2) In all bankruptcy proceedings, the officers and agents in charge of the bankrunt funds are authorized to deposit the same without limit as to amount in the postal-savings depositories at the prescribed interest rate in all cases where local banks are unable or unwilling to give the required security. Such deposit or any portion thereof may be withdrawn as required in the bankruptcy proceed-

When an officer or agent in charge of bankrupt funds applies at a depository post office to open a postal-savings account, the postmaster shall require evidence that (i) the funds involved are entitled to consideration under the above quoted amendment to the Bankruptcy Act, that (ii) the officer or agent has been duly appointed, and that (iii) local banks are unable or unwilling to give the required security. If satisfied, the postmaster shall accept the deposit in any amount of even dollars, issue certificates in the name and title of the officer or agent, together with the name of the bankrupt corporation, association, or individual, and deliver the certificates to such officer or agent, except that if the deposit is by commercial check or draft. delivery of the certificates shall be withheld until collection has been made. If the postmaster is in doubt as to the acceptability of the deposit, he shall refer all papers in the case to the Third Assistant Postmaster General, Division of Postal Savings, and await instructions.

When payment is demanded, the certificate shall be indorsed by the officer or agent (or his successor, whose appointment must be evidenced by a decree of court) and, in addition, may be countersigned by another individual in his representative court capacity if such be the requirement of the referee having jurisdiction over the funds in question. As the amount involved is invariably large, the postmaster shall request the officer or agent to give advance notice of contemplated withdrawals so that he will have time to requisition the necessary amount from the Third Assistant Postmaster General, Division of Postal Savings.

Amend paragraph (c) by adding the following note:

Note: The Postal Savings System was instituted for the purpose of encouraging thrift and to provide a safe depository for the accumulation of savings. Accounts persistently showing a rapid turnover of deposits or which are intended to serve as a safe place in which to leave funds for a few hours or which otherwise indicate an unreasonable use of postal-savings facilities are considered nuisance accounts. Postmasters are not required to open or accept further deposits in nuisance acounts.

Amend paragraph (f) to read as follows:

(f) The provisions of § 17.7 defining what may be accepted for the purchase of money orders shall be applicable to postal-savings deposits, subject to the provisions of §§ 18.9 and 18.10 of this chapter. The postmaster may accept Government paper not more than one full fiscal year old from responsible persons whose indorsement thereon the postmaster is willing to guarantee; and when such paper is accepted, the postmaster shall immediately issue the certificates and deliver them to the purchaser. Acceptance of a personal check, cashier's check, bank draft, or other commercial paper is at the risk of the postmaster; and when such paper is accepted, the purchaser shall be given a receipt on Form 929 or Form 929-S; but the certificates, which shall be issued immediately or at the earliest opportunity, shall be retained by the postmaster with a copy of the receipt until ample time shall have elapsed to insure receipt of notice should the check or draft fail to clear, after which the certificates shall be delivered to the depositor, either in person or by ordinary mail. No funds are available to pay collection charges on checks or drafts accepted as postal-savings deposits, and where charges cannot be avoided, they shall be paid in advance by the depositor. (Secs. 4, 6, 36 Stat. 815, sec. 1, 39 Stat. 159, secs. 12, 13, 40 Stat. 754, sec. 10, 37 Stat. 559, 47 Stat. 1482; 39 U. S. C. 754, 756, 768; 11 U. S. C. 101a) [Sec. 1603, as amended by P. M. G. Order 31435, May 9, 1946, and sec. 1630, 1940 ed.]

In § 18.3 Depositor's application on card, Form PS 600, make the following changes:

Amend paragraph (a) to read as follows:

(a) When a person applies to open an account, the postmaster or his representative shall question the applicant to obtain the necessary information and shall carefully fill out an application on depositor's card (Form PS 600).

Amend paragraph (b) by adding the following sentences:

At offices equipped to take finger impressions, such impressions should be taken of every person desiring to open an account unless the depositor persistently declines to comply, in which case that fact should be noted on Form PS 600. If the intending depositor signs by mark or characters not used by the English language, impressions must be insisted upon.

In § 18.5 Deposits made through a representative or by mail, make the following changes:

Add paragraph (k) to read as follows:

(k) It shall be lawful for any seaman to stipulate in his shipping agreement for deposits to be made in an account opened by him and maintained in his name at a United States postal-savings depository, subject to the governing regulations thereof. (Sec. 10, 37 Stat. 559; 39 U. S. C. 768, 46 U. S. C. 599) [Secs. 1606 and 1607]

In § 18.6 Issue of certificates, make the following changes:

Amend paragraph (f) to read as follows:

(f) The depositors' cards (Form PS 600) after the entry of transactions, shall not be returned to the files until all accounts for the day are in balance. At the close of each day the total value of certificates issued shall be entered in the daily summary (Form PS 708 at firstsecond-class offices; Form PS 708-T/F at third- and fourth-class offices; but, in lieu of the summary, Forms PS 630-A and PS 630-C/A at the larger offices), and the inclusive serial numbers for each denomination of the certificates issued as shown by the retained stubs shall be entered on Abstract A, which is furnished in looseleaf form (Form PS 705) for first- and second-class offices, but which at third- and fourthclass offices is in the daily summary (Form PS 708-T/F). The entries on the depositors' cards shall be proved daily by adding the deposits made during the day as shown thereon and comparing the total with the total issues shown by the abstract of issues, Form PS 705. Form PS 705 or Abstract A in the daily summary for third- and fourth-class offices (Form PS 708-T/F), as the case may be, shall be used at all depositary offices to maintain a daily record of certificates is-

Amend paragraph (j) to read as follows:

(j) Postmasters shall not accept issued postal-savings certificates for safekeeping. (Sec. 10, 37 Stat. 559; 39 U. S. C. 768) [Sec. 1608]

In § 18.7 Correction of errors or change of name of depositor make the following changes:

Amend paragraph (e) to read as follows:

(e) In the event of the change of a depositor's name by the order or decree of a court of competent jurisdiction, the procedure set forth in paragraph (d) of this section shall be followed. (Sec. 10, 37 Stat. 559; 39 U.S. C. 768) [Sec. 1610]

In § 18.8 Certificates lost, stolen, or destroyed make the following changes:

Amend paragraph (a) by deleting the last sentence which reads as follows: "The application shall be noted on a memorandum slip (Form PS 306) and the slip attached to the depositor's card (Form PS 600)."

Amend paragraph (b) to read as follows:

(b) If it is deemed proper, new certificates of the same denomination, date, and number, but distinguishable from the original, shall be issued by the Third Assistant Postmaster General, Division of Postal Savings, and forwarded to the postmaster, who shall verify all entries on the new certificates, giving particular attention to the "Date when interest begins." Certificates showing discrepancies shall be returned to the Department.

The postmaster shall record the reissue of the certificates on the depositor's card (Form PS 600) by writing "Reissued" in the "Remarks" column in line with the entry of issue and deliver the new certificates to the depositor.

Amend the citations in paragraph (e) to read as follows: "(Sec. 10, 37 Stat. 559; 39 U. S. C. 768) [Sec. 1611, as amended by P. M. G. Order 23548, Jan. 10, 1944]"

In 18.9 Interest make the following changes:

Amend paragraph (a) to read as follows:

(a) (1) Interest at the rate of 2 per centum per annum shall be allowed and entered to the credit of each depositor once in each year, the same to be computed on such basis and under such rules and regulations as the Board of Trustees may prescribe; but interest shall not be computed or allowed on fractions of a dollar.

(2) Notwithstanding any other provision of law, (i) each deposit in a postalsavings depository office shall be a savings deposit, and interest thereon shall be allowed and entered to the credit of the depositor once for each quarter beginning with the first day of the month following the date of such deposit, but no interest shall be allowed to any such depositor with respect to the whole or any part of the funds to his or her credit for any period of less than three months; (ii) no interest shall be paid on any such deposit at a rate in excess of that which may lawfully be paid on savings deposits under regulations prescribed by the Board of Governors of the Federal Reserve System pursuant to section 371b of Title 12, for member banks of the Federal Reserve System located in or nearest to the place where such depository office is situated.

Amend paragraph (b) by adding two notes, reading as follows:

Note A: The maximum yearly interest rate payable on savings deposits by banks, trust companies, and savings banks in the State of Mississippi was reduced to 1 per cent effective January 1, 1945; and, accordingly, as required by the provisions of paragraph (a) (2) of this section, the yearly rate on postal-savings deposits in that State was reduced as of April 1, 1945, from 2 percent to 1 percent.

Note B: The maximum yearly interest rate payable on savings deposits by banks and trust companies and savings banks in the State of New Jersey was reduced to 1 per cent effective July 1, 1939; and, accordingly, as required by the provisions of paragraph (a) (2) of this section, the yearly rate on postal-savings deposits in that State was reduced as of the same date from 2 per cent to 1 per cent. However, the maximum yearly interest rate payable on savings deposits by banks, trust companies, and savings banks in this State was increased from 1 to 1½ percent effective July 1, 1946; and, accordingly, the yearly rate on postal-savings deposits in this State was increased as of the same date from 1 to 1½ percent.

Amend the citations in paragraph (d) to read as follows: "(Sec. 7, 36 Stat. 816, sec. 1, 39 Stat. 159, sec. 12, 40 Stat. 754, 49 Stat. 721; 39 U. S. C. 757, 758) [Sec. 1612, as amended by P. M. G. Order 19488, Dec. 15, 1942]"

Amend § 18.10 Postal-savings cards and stamps to read as follows:

§ 18.10 Postal-savings cards and stamps. (a) The authority of the Postmaster General to prepare and issue postal-savings cards and postal-savings stamps shall terminate on such date as stamps issued by the Secretary of the Treasury pursuant to the authority contained in section 22 (c) of the Second Liberty Bond Act, as amended, are made available for sale to the public; and, as soon as practicable thereafter, the Board of Trustees of the Postal Savings System shall pay to the Secretary of the Treasury a sum equal to the redemption value of all postal-savings stamps outstanding. and after such payment has been made the obligation to redeem such stamps shall cease to be a liability of the Board of Trustees of the Postal Savings System but shall constitute a public debt obligation of the United States.

Note: Pursuant to section 5 of the Public Debt Act of 1942 (quoted above), and by agreement between the Postmaster General and the Secretary of the Treasury, the liability for outstanding postal-savings stamps of all series, including the so-called Defense Savings stamps and War Savings stamps, and the accountability for unsold savings-stamp stock charged to postmasters, were transferred to the Treasury Department as of the close of business September 30, 1942.

(b) Postal-savings stamps outstanding, and any series of savings stamps issued by the Treasury Department under the authority contained in section 22 (c) of the Second Liberty Bond Act, as amended, are exchangeable for postalsavings certificates. When a card or album with postal-savings or United States savings stamps affixed is presented at any postal-savings depository, it shall be accepted as a deposit of equivalent value either in opening an account or in adding to an existing account. One certificate may be issued to cover a deposit' made partly in cash and partly by means of savings stamps. The postmaster shall transfer savings stamps exchanged for postal-savings certificates to the savings-stamp account in exchange for the equivalent of savingsstamp funds. (Sec. 5, 56 Stat. 189, 39 U. S. C. 756a) [Sec. 1613, as amended by P. M. G. Order 27177, February 3,

In § 18.11 Withdrawal of postalsavings deposits make the following changes:

Amend paragraph (a) to read as follows:

(a) Any depositor may withdraw the whole or any part of the funds deposited to his or her credit, with the accrued interest, upon demand.

Delete paragraphs (e) and (f)
Amend paragraph (g) to read as fol-

(g) (1) In order to obtain funds to meet withdrawals of principal or interest in excess of his daily receipts, the postmaster shall borrow from the money order or postal account or from the postage stamp fixed credit, or shall check on the money-order credit with the Treasurer of the United States, if a credit has been granted. Memoranda

(Form PS 622-A) to cover such temporary advances to the postal-savings account shall be placed with the moneyorder funds or postal funds or postage stamp fixed credit, as the case may be. and held until reimbursement shall have been made. The postmaster shall repay such advances from surplus postal-savings funds subsequently received, and, except at Washington, D. C., and central accounting offices, at the end of each month shall draw a postal-savings draft. Form PS 316, for any amount still due and forward it to the central accounting office as surplus money-order or postal funds, or in adjustment of the postage stamp fixed credit. The money order or postal account or postage stamp fixed credit shall always be completely reimbursed at the end of each month. The postmaster shall debit in the daily summary (Form PS 708, or, in lieu of the summary. Form PS 630-A and Form PS 430-C/A at the larger offices) the total amount of funds borrowed each day and shall credit in that record the total amount repaid, but shall not reflect such temporary advances and the repayments thereof on his reports to the department. If no money-order funds, including an authorized credit, postal funds, or postage stamp fixed credit are available, the postmaster shall draw a draft, Form PS 316, on his central accounting postmaster for cash or a check, as desired, or shall cash it at a local bank or business house, if accepted without charge for exchange. When an office is transferred, the outgoing postmaster shall draw a draft, Form PS 316, to complete the reimbursement of the money-order or postal account or postage stamp fixed credit for any amount advanced.

(2) The postmaster at Washington, D. C., or at a central accounting post office, shall use money order or postal funds, as provided in subparagraph (1) of this paragraph, when sufficient postal-savings funds are not on hand to meet withdrawals by depositors. He shall obtain funds needed to reimburse the money order or postal account from the Third Assistant Postmaster General and shall requisition such funds in ample time to insure complete reimbursement of the money order or postal account at the end of each month, and in sufficient amount to meet the estimated needs of his office. Any excess over the amount immediately needed for reimbursing purposes shall be held as cash in the post office or shall be deposited, wholly or in part, in a temporary checking account as provided in section 120, Postal Laws and Regulations, Postmaster General, 1940. The postmaster at Washington, D. C., or at a central accounting office may hold as cash or deposit in such temporary checking account the current postal-savings receipts in reasonable anticipation of early needs. (Sec. 8, 36 Stat. 816, sec. 10, 37 Stat. 559, sec. 11 (c), 48 Stat. 182, sec. 341, 49 Stat. 721; 39 U.S. C. 758 and Sup.) [Sec. 1617, as amended by P. M. G. Orders 18664, September 12, 1942; 31513, May 16, 1946]

In § 18.12 Withdrawals; presentation of certificate, identification, etc., make the following changes:

Amend paragraph (k) to read as follows:

(k) Certificates when paid, either in full or in part or when surrendered for payment of only the interest due, shall be stamped on the face with the special 'Paid' date stamp furnished for the pur-The stamp shall be maintained in pose. good working order, and the imprint shall clearly show the month, day, and year of payment. If the date of payment is not legible, the certificate shall be stamped again on the back in such manner that the date can be read. The employee making the payment shall place his initials on the face of each certificate along the right margin. The transaction shall be recorded on the depositor's card (Form PS 600) by entering the date (day, month, and year) thereof, the total amount of the certificates surrendered, and the new balance on the next unused line. On the same form the date of the transaction and the respective amount of interest paid, if any, shall be entered in line with the serial number of each surrendered certificate. Depositors' cards on which withdrawals have been entered shall not be returned to the files until all accounts for the day are in balance. Paid postal-savings certificates shall not remain in the custody of the postal-savings window clerk; they shall be delivered daily to the postmaster or some designated official or clerk, who shall be responsible for the protection of the vouchers and who shall be charged with the duty of preparing the monthly reports.

Amend paragraph (1) to read as follows:

(1) At the close of each day's business or at such time during the day as may be convenient the postmaster shall enter the date of payment and serial numbers of the certificates paid under the proper denominations in Abstract B, which is bound in a book (Form PS 706) separate from other forms for first- and secondclass offices, but which at third- and fourth-class offices is in the daily summary (Form PS 703- T/F), and enter the total amount of principal and total amount of interest paid in the daily summary (Form PS 708 at first- and second-class offices; Form PS 708-T/F at third- and fourth-class offices; but, in lieu of the summary, Forms PS 630-A and PS 630-C/A at the larger offices). The entries on depositors' cards shall be proved by adding the withdrawals made during the day and comparing the total with the total withdrawals shown by Abstract B. At the close of the month Form PS 706-A (detailed instructions for the preparation of which appear thereon) and all paid certificates, properly arranged, shall be forwarded with the postmaster's monthly account current. Abstract B shall be retained and become a part of the permanent files of the post office.

Amend paragraph (m) to read as follows:

(m) Whenever all certificates issued to a depositor have been paid, the depositor's card (Form PS 600), bearing the record of the account, shall be marked "Account closed" and placed in a separate file with other closed accounts in numerical order. (See leaflet FS

(Sec. 8, 36 Stat. 816, sec. 10, 100.) 37 Stat. 559, sec. 11 (c), 48 Stat. 182, sec. 341, 49 Stat. 721; 39 U.S. C. 758 and Sup.) [Sec. 1618, as amended by P. M. G. Order 26295, October 23, 19441

In § 18.13 Withdrawal through a reprcsentative or by mail, make the following changes:

Amend paragraph (b) to read as fol-

(b) For the payment of a certificate to such a depositor, a blank order (Form PS 304) shall be furnished. When the order has been properly filled out and signed by the depositor, it shall be returned to the postmaster, together with the certificate or certificates properly indorsed by the depositor. The depositor shall give a receipt on the certificate in the following form: "Received the amount of this certificate and \$_ (amount to be specified) interest due thereon." The amount of interest payable shall be inserted by the postmaster in the receipt form on each certificate before the representative receipts on Form PS 304 for the total payment. The postmaster shall then make payment to the representative. The payment of the certificates and interest shall be recorded as provided in § 18.12 (k) and (l), and the leaflet Form PS 100. The order on Form PS 304 shall be filed with the depositor's card (Form PS 600).

Amend the first sentence of paragraph (e) to read as follows:

(e) When a depositor desires to make a withdrawal by mail of all or any part of the amount of any of his certificates, the postmaster at any depositary office shall furnish him application blanks, Form PS 315, for requesting payment of all or part of the principal and any interest due on such certificates by money order, less the usual fee, or by check.

Amend paragraph (f) to read as

(f) The depositor shall give a receipt on the certificate in the following form: "Received the amount of this certificate and \$____ interest due thereon." If any interest is due, the amount shall be entered in the receipt form on the certificate by the postmaster at the paying office.

Amend paragraph (g) to read as follows:

(g) The postmaster at the office where the certificates were issued, if satisfied as to the applicant's identity, shall follow the directions of the depositor on Form PS 315 as to payment and shall forward the amount withdrawn and any new certificate issued in exchange to him at the stated address, making payment either by a money order, less the usual fee, or by a check on the postmaster's authorized money-order cr-dit with the Treasurer of the United States and using Form PS 320 as the letter of transmittal. If payment by check has been requested and the paying postmester has not been granted a credit with the Treasurer of the United States, he shall send to his central accounting postmaster, with a completed Form PS 320, any new certifi-

cates issued in exchange, and a postal-. savings draft, Form PS 316, for all of the interest and as much of the principal as is to be paid and shall request the central accounting postmaster by means of Form PS 320-A to forward a check for the amount due direct to the depositor. If the depositor has requested that the mailing be registered, the minimum registry fee shall be deducted by the paying postmaster or the central accounting postmaster, whichever mails the withdrawal to the depositor. The payment of the certificates and interest shall be recorded as provided in § 18.12 (k) and (1), and the leaflet, Form PS 100. The application on Form PS 315 shall be filed with the depositor's card, Form PS 600.

Amend paragraph (h) to read as follows:

(h) When such a depositor desires to withdraw only the interest payable on any certificate or certificates, he shall be furnished with a blank application, Form When the order has been properly filled out and signed, the depositor shall forward it with the certificate or certificates properly indorsed to the postmaster at the office where the account is held, as provided in paragraph 5 of this section. If the depositor's identity is satisfactorily established, the postmaster at the latter office shall proceed as provided in the leaflet, Form PS 100, and shall forward the amount of interest due to the depositor at the stated address by money order, less the usual fee, or by check on the postmaster's authorized credit with the Treasurer of the United States, together with the new certificates issued in lieu of those surrendered, using Form PS 320 as the letter of transmittal. If payment by check has been requested and the paying postmaster has not been granted an authorized credit with the Treasurer of the United States, the paying postmaster shall draw a postal-savings draft, Form PS 316, for the full amount of interest due and forward it to the central accounting postmaster with (1) the new certificates issued in exchange, (2) Form PS 320, and (3) a request on Form PS 320-A that he forward the check for the amount due direct to the depositor. If the depositor has requested that the payment be registered, the minimum registry fee shall be deducted by the paying postmaster or the central accounting postmaster, whichever mails the payment to the depositor. The order on Form PS 315-A shall be filed with the depositor's card, Form PS (Sec. 8, 36 Stat. 816, sec. 10, 37 Stat. 559, sec. 11 (c), 48 Stat. 182, sec. 341, 49 Stat. 721; 39 U.S. C. 758 and Sup.) [Sec. 1619, as amended by P. M. G. Order 32341, Aug. 5, 1946]

In § 18.14, Death or legal disability of a depositor, make the following changes:

Amend the last sentence of paragraph (k) to read as follows: "Whenever funds are to be remitted by mail, a check drawn on the Treasurer of the United States for the amount or a money order for the amount less the usual fee will be used at the option of the payee."

In § 18.15, Postal-savings bonds, make the following changes:

Amend the citations in paragraph (c) to read as follows: "(sec. 10, 36 Stat. 817; 39 U. S. C. 760) [sec. 1621]"

In § 18.16, Adjudication of courts conclusive as to rights in postal savings funds, make the following changes:

Amend by the insertion of a note following paragraph (a) to read as follows:

Note: This law is held to provide for recognizing the judicial determination of cases involving the disputed ownership of postalsavings deposits, but since moneys accepted by the Government under the postal-savings act assume the nature of public funds they are not subject to ordinary proceedings of attachment, garnishment, or execution. (Buchanan v. Alexander, 4 Howard U. S. 19; 14 Am. & Eng. Ency. Law 814; Shinn, Attachment and Garnishment, sec. 505). order to be recognized as affecting the title to postal-savings deposits, the judgment, order, or decree of the court must establish specifically the ownership of the postal-savings deposits in controversy.

§ 18.20 Designation of banks as depositories for postal-savings funds. Funds received at postal-savings depository offices in each city, town, village, or other locality, shall be deposited in solvent banks located therein whether organized under national or State laws, being subject to national or State supervision and examination, willing to receive such deposits under the terms of the Postal Savings Act and the regulations made by authority thereof; Provided, That as between two or more banks in the same community, preference shall be given member banks of the Federal Deposit Insurance Corporation. The word "bank" as used in the law includes savings banks and trust companies doing a banking business. Any eligible bank desiring to qualify for deposits of postal-savings funds shall transmit to the Third Assistant Postmaster General, Division of Postal Savings, Washington 25, D. C., an application on the prescribed form (PS 226) which shall include a report of the bank's paid-in capital and unimpaired surplus exclusive of undivided profits as of the date of application, and such application and report shall be sworn to by the president or cashier and attested as correct by two members of the board of directors. Blank application forms and a copy of the regulations governing the deposit of postal-savings funds in banks and the acceptance of bonds as security therefor (Form PS 2) may be obtained from the Third Assistant Postmaster General, Division of Postal Sav-A branch bank that has a definite capital and surplus formally set aside from that of the parent bank is deemed to be a local bank within the meaning of the law and is entitled to receive deposits on the basis of the capital and surplus thus separately assigned to it. [Form PS 2, Regulations Governing the Deposit of Postal Savings Funds in Banks and the Acceptance of Bonds as Security Therefor.]

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Note: For the text of the regulations in this part, see 39 CFR Part 20.

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Note: §§ 23.1 to 23.27, inclusive, appearing under Part 23, 11 F. R. 1215, are hereby redesignated as §§ 51.1 to 51.27, respectively, of Part 51 of this chapter, appearing in Part II of this issue.

[SEAL]

ROBERT E. HANNEGAN, Postmaster General.

[F. R. Doc. 46-15418; Filed, Aug. 28, 1946; 5:15 p. m.]

TITLE 46—SHIPPING

Chapter I—Coast Guard: Inspection and Navigation

APPENDIX A—WAIVERS OF NAVIGATION AND VESSEL INSPECTION LAWS AND REGULATIONS

PHILIPPINE CITIZENS AND SUBJECTS

Pursuant to the authority vested in me by section 501 of the Second War Powers Act, 1942, as extended (56 Stat. 180; 50 U. S. C. 635), and Reorganization Plan No. 3 of 1946 (11 F. R. 7875), I hereby rescind and vacate, effective upon date of publication of this order in the Fer-ERAL REGISTER, the order dated April 30, 1942 (7 F. R. 3271), which waived so much of subsection (b), section 5 of the act of June 25, 1936, and section 302 of the act of June 29, 1936 (46 U.S. C. 672a, 1132), to permit citizens or subjects of the Philippine Islands to be employed as unlicensed members of the crews of vessels of the United States, irrespective of the limitations of the statute as to the percentage of aliens who may be so employed: Provided, That all Philippine citizens or subjects signed on as un-

licensed members of the crews of vessels of the United States on or before the effective date of this order in accordance with the order dated April 30, 1942, shall be permitted to remain as such crew members without the vessel being subject to fines or penalties until such crew members are discharged.

Philippine citizens or subjects may be employed as unlicensed members of the crews of vessels of the United States under the provisions of the waiver order, dated June 13, 1942 (7 F. R. 4515), as amended April 30, 1946 (11 F. R. 4868).

Dated: September 6, 1946.

[SEAL] JOSEPH J. O'CONNELL, Jr., Acting Secretary of the Treasury.

[F. R. Doc. 46-16226; Filed, Sept. 9, 1946; 11:46 a. m.]

APPENDIX A-Waivers of Navigation and Vessel Inspection Laws and Regulations

CANCELLATION OF CERTAIN WAIVERS

By virtue of the authority vested in me by the order of the Acting Secretary of the Navy, dated October 1, 1942 (7 F. R. 7979), as amended by order of the Secretary of the Navy dated June 5, 1945 (10 F. R. 6848), and continued in effect by order dated July 1, 1946 (11 F. R. 7775), I hereby cancel, effective on date of publication of this order in the Federal Register, the following general waiver orders in Part I subject to the conditions set forth in Parts II, III and IV together with individual waiver orders issued on the specific subjects listed in Parts II, III and IV:

Part I. List of general waiver orders canceled (Reconversion conditions stated by subjects in parts II, III and IV):

(a) Cubic capacity of lifeboats on EC-2 (Liberty) type vessels, dated July 21, 1944 (9 F. R. 9068; 46 CFR, Supp. 1944, page 3472).

(b) Lighting distribution panels for power distribution, dated November 22, 1944 (9 F. R. 14018; 46 CFR, Supp. 1944, page 3473).

(c) Designated items of equipment on U. S. Maritime Commission vessels, dated December 13, 1944 (9 F. R. 14681; 46 CFR, Supp. 1944, page 3473).

(d) Partitions between toilets in toilet rooms and number of toilets to be provided for members of the crew on EC-2-S-C1 cargo vessels, dated September 16, 1944 (9 F. R. 11547; 46 CFR, Supp. 1944, page 3473).

(e) Licensed officers or certificated tankermen on towing vessels towing tank barges on Gulf Intercoastal Waterway, dated November 15, 1944 (9 F. R. 13720; 46 CFR, Supp. 1944, page 3476).

(f) Hours of duty and watches for pilots on Alaskan runs, dated April 25, 1944 (9 F. R. 4480; 46 CFR, Supp. 1944, page 3476).

(g) Escape panels on vessels transporting troops for the U. S. Army, dated October 30, 1944 (10 F. R. 12165; 46 CFR, Supp. 1945, page 4232).

(h) Master control valve for steam smothering system, dated February 23, 1945 (10 F. R. 2252; 46 CFR, Supp. 1945, page 4235).

(i) Life floats on certain Maritime Commission cargo vessels, dated March 1, 1945 (10 F. R. 2480; 46 CFR, Supp. 1945, page 4235).

(j) Acid-bessemer steel pipe, dated May 9, 1945 (10 F. R. 5424; 46 CFR, Supp.

1945, page 4238).

(k) Marine engineering and material specifications for flanges for class II piping, dated May 22, 1945 (10 F. R. 5961; 46 CFR, Supp. 1945, page 4238).

(1) Marine engineering and material specifications for flanges and fittings for class II piping, dated May 26, 1945 (10 F. R. 6314; 46 CFR, Supp. 1945, page 4239).

(m) 24-foot metallic lifeboats manufactured by the Globe American Corporation, dated May 9, 1945 (10 F. R. 5424; 46 CFR, Supp. 1945, page 4238).

(n) 24-foot metallic lifeboats manufactured by the Globe American Corporation, dated June 11, 1945 (10 F. R. 7057; 46 CFR, Supp. 1945, page 4239).

Part II. Waiver orders canceled by subjects, with vessels affected, and which have to comply with Navigation and Vessel Inspection Laws and regulations on and after the effective date of this order:

(a) Inspections of seagoing barges required by 46 U.S. C. 395-398.

(b) Carriage of Grade B fuel in lieu of Grade E in No. 3 center line cargo oil tank on MacEvoy hulls 1 to 7, inclusive, required by 46 CFR 32.2-3.

(c) Annual inspections of vessels on foreign voyages required by 46 U.S.C.

399.

(d) Spare bower anchor required on both Diesel Cargo or refrigerating vessels types C1-M-AV1 or R1-M-AV3, required by 46 CFR 63.14.

(e) General alarm bells in refrigerated cargo ice machine space and in main engine room on Diesel cargo or refrigerating vessels, types C1-M-AV1 or R1-M-AV3, required by 46 CFR 62.20.

Part III. Waiver orders canceled by subjects, with vessels affected and Navigation and vessel inspection laws and regulations which must be complied with at first annual inspection following effective date of this order:

(a) Steam smothering systems, for electric drive tankers, type T2-SE-A1, required by 46 CFR 34.3-5 (b).

(b) Relief valves—Pump room, for electric drive tankers, type T2-SE-A1, required by 46 CFR 32.8-2.

(c) Valves and fittings on Victory troopships and electric drive tankers, types VC2-S-AP2, VC2-S-AP3, C-4-SA3, and T2-SE-A1, required by 46 CFR 55.19-3 and 55.19-6.

(d) Auxiliary boilers and piping for Defense Plant Corporation tugs, Marietta—505 and 506, Dubuque Boat and Boiler Works, 222, St. Louis Shipbuilding 795–800, Jeffersonville Boat 1–6, Cargill 9–12, and Mt. Vernon Bridge 12, 13, required by 46 CFR 51.1–4, 51.1–13 and 52.1–4.

(e) Fire and engine room bilge protection for Victory ships, type EC2-S-C1, required by 46 U. S. C. 375, 463A and 46 CFR 61.5 (b).

(f) Mechanical means for lowering lifeboats, for Liberty and Victory troopships, types EC2-S-C1, VC2-AP2-VC2-AP3 and VC2-AP5, required by 46 U.S.C. **375**, and 46 CFR 59.3 (h), 59.3a.

(g) Davits, unapproved types, for Liberty and Victory troopships, types EC2–S-C1, VC2–S-AP2, VC2–S-AP3, and VC2– S-AP5, required by 46 U.S. C. 375, 481 and 46 CFR, Part 59.

(h) Berth arrangement on Diesel cargo and Diesel refrigerating vessels, types C1-M-AV1, R1-M-AV3, required by 46

U.S.C. 80.

(i) Crew accommodations on Liberty vessels, type EC2-S-C1, required by 46 U. S. C. 375, 660a and 46 CFR 63.18.

(j) Switchboard—neutral bus, for Victory ships, type VC2-S-AP2, VC2-S-AP3; required by 46 U.S.C. 375, 392, and 46 CFR 63.9.

(k) Switchboard-fuses, for Victory ships, type VC2-S-AP2, and VC2-S-AP3, required by 46 U.S. C. 375, 392, and 46 CFR 63.9.

(1) Motor Controls-lifeboat winches, for Victory ships, types VC2-S-AP2 and VC2-S-AP3, required by 46 U.S. C. 375, 392, and 46 CFR 63.9.

(m) Sound-powered telephone-engine room, for Victory ships, types VC2-S-AP2 and VC2-S-AP3, required by 46 U.S. C. 375, 392, and 46 CFR 63.9.

(n) Transfer panel—steering gear, for Victory ships, types VC2-S-AP2 and VC2-S-AP3, required by 46 U.S. C. 375,

392, and 46 CFR 63.9.

(0) Lighting fixtures—receptacles and wiring devices, for Victory ships and Diesel cargo vessels, types VC2-S-AP2, VC2-S-AP3, and C1-M-AV1, required by 46 U.S. C. 375, 392, and 46 CFR 63.9.

(p) Battery charging apparatus, for Diesel cargo vessels, type C1-M-AV1, required by 46 U.S. C. 375, 392, and 46

CFR 63.9.

- (q) General alarm bells, fuses and distribution points, for Victory ships and Diesel cargo vessels, types VC2-S-AP2, VC2-S-AP3, and C1-M-AV1, required by 46 U.S. C. 375, 392, and 46
- (r) Steering gear motor feeders, for Diesel cargo vessels, type C1-M-AV1, required by 46 U.S.C. 375, 392, and 46 CFR 63.9.
- (s) Portable battery with equipment, for Victory ships and Diesel cargo vessels, type VC2-S-AP2, VC2-S-AP3, and Cl-M-AV1, required by 46 U.S. C. 375, 392, and 46 CFR 63.9.

(t) Overload and short-circuit protection, for Diesel cargo vessels, type C1-M-AV1, required by 46 U.S. C. 375,

392, and 46 CFR 63.9.

(u) 240-volt receptacles, for Diesel cargo vessels, type C1-M-AV1, required by 46 U. S. C. 375, 392, and 46 CFR 63.9.

(v) Ventilation—battery rooms, for troopships, type C4-S-A3, required by 46 U.S. C. 375, 392, and 46 CFR 63.9.

(W) Ventilator—resistor rooms, for troopships, type C4-S-A3, required by 46 U.S. C. 375, 392, and 46 CFR 63.9.

(x) Forced draft fans, for troopships, type C4-S-A3, required by 46 U.S.C. and 46 CFR 63.9.

(y) General alarm supply, for troopships, type C4-S-A3, required by 46 U.S. C. 375, 392, and 46 CFR 63.9.

(z) General alarm control, for troopships, type C4-S-A3, required by 46 U.S. C. 375, 392, and 46 CRF 63.9.

Part IV. Waiver orders canceled by subject, with vessels effected and com-

pliance with the Navigation and Vessel Inspection Laws and Regulations will be necessary at the time replacement is necessary:

(a) Shells for condensers and receivers of refrigerating equipment supplied U.S. Maritime Commission vessels under USMC P. O. Nos. PD-MC-44-27076, PD-MC-44-34484A and PD-MC-45-35764B, Air-temp Construction Corporation and USMC P. O. Nos. PD-MC-45-34509A, General Electric Co., required by 46 CFR 52.2-4, 52.2-5, 54.18-12, and 56.20-14.

(b) Piping for U. S. Maritime Commission Hulls 2354-2373 and 2388-2392 (25 hulls) required by 46 CFR, Part 51.

(c) Flanges for U. S. Maritime Commission vessels, types EC2-S-C1, Z-EC2-S-C5, EC2-S-AW1, VC2-S-AP2, C1-M-AV1, Mod., VC2-S-AP3 and VC2-S-AP5, required by 46 CFR, parts 51 to 57, inclusive.

(d) Engineer's signal and alarm panel, for Victory ships, types VC2-S-AP2, VC3-S-AP3, required by 46 U.S. C. 375, 392

and 46 CFR 63.9.

(e) Switches-Motor, for troopships, Victory and Diesel cargo vessels, types VC2-S-AP2, VC2-S-AP3, C4-S-A3, C1-M-AV1, required by 46 U.S. C. 375, 392, and 46 CFR 63.9.

(f) Auxiliary steam boilers—electrical control, for Diesel cargo vessel, type C1-M-AV1, required by 46 U.S. C. 375, 392

and 46 CFR 63.9.

(g) Lifeboat station feeders-circuit breakers, for troopship, type C4-S-A3, required by 46 U.S. C. 375, 392, and 46 CFR 63.9.

(h) Ventilation equipment, for troopship, type C4-S-A3, required by 46 U.S.C.

375, 392 and 46 CFR 63.9.

(i) Feeder distribution box-250 ampere fuze, for troopship, type C4-S-A3, required by 46 U.S.C. 375, 392 and 46 CFR 63.9.

(j) Distribution panel inclosures, for troopships and Victory ships types VC2-S-AP2, VC-S-AP3, C4-S-A3, required by 46 U.S. C. 375, 392, and 46 CFR 63.9.

(k) Cargo winch and similar control resistor banks, location, for troopships and Victory ships, types VC2-S-AP2, VC2-S-AP3, C4-S-A3, required by 46 U. S. C. 375, 392 and 46 CFR 63.9.

(1) Motors, electric, and wiring devices for refrigeration recirculating fans (originally furnished by Diehl Mfg. Co.) for Victory ships, type VC2-S-AP2, required by 46 U.S. C. 375, 392 and 46 CFR 63.9.

(m) Refrigerated spaces-circuit interrupting devices, for troopships and Victory ships, types VC2-S-AP2, VC2-S-AP3, C4-S-A3, required by 46 U.S. C. 375, 392, 46 CFR 63.9.

(n) Cargo winch feeders-connection boxes, for Victory and Diesel cargo vessels, types VC2-S-AP2, C1-M-AV1, required by 46 U.S. C. 375, 392 and 46 CFR 63.9.

(o) Shore connection box, for Victory and Diesel cargo vessels, types VC2-S-AP2, C1-M-AV1, required by 46 U.S.C. 375, 392 and 46 CFR 63.9.

(p) Battery rooms—connection boxes, for troopships, type C4-S-A3, required by 46 U.S. C. 375, 392 and 46 CFR 63.9.

(g) Signal system in motor controller, for Diesel cargo vessels, type C1-M-AV1,

required by 46 U.S.C. 375, 392 and 46 CFR 63.9.

(r) Sound-powered telephone equipment, for Diesel cargo vessels, type C1-M-AV1, required by 46 U.S. C. 375, 392 and 46 CFR 63.9.

(s) Main air compressor-motor controller control circuit, for Diesel cargo vessels, type C1-M-AV1, required by 46 U. S. C. 375, 392 and CFR 63.9.

(t) Voltmeter circuits on switchboard. for Diesel cargo vessels, type C1-M-AV1, required by 46 U.S.C. 375, 392 and 46 CFR. 63.9.

(u) Generator pilot lights, for troopships, type C4-S-A3, required by 46 . U. S. C. 375, 392 and 46 CFR 63.9.

Searchlight (nonwaterproof searchlights originally furnished by General Electric Co.) for troopships, type C4-S-A3, required by 46 U.S. C. 375, 392 and 46 CFR 63.9.

(w) Cable, for troopships, type C4-S-A3, required by 46 U.S. C. 375, 392 and

46 CFR 63.9.

(x) Armored cable, for troopships, Victory and Diesel cargo vessels, types VC2-S-AP2, VC2-S-AP3, C1-M-AV1, C4-S-A3, required by 46 U.S. C. 375, 392 and 46 CFR 63.9.

(y) Lifeboats, shell material, on Liberty and Victory troopships, types EC2-S-C1, VC2-S-AP2; VC2-S-AP3, and VC2-S-AP5, required by 46 U.S. C. 375, and 46 CFR 37.1-1, 37.2-1 to 37.2-19, inclusive, 59.13, 59.15, 60.10 and 60.12.

Dated: September 9, 1946.

[SEAL]

J. F. FARLEY, Admiral, U.S.C.G.

[F. R. Doc. 46-16283; Filed, Sept. 9, 1946; 11:45 a. m.

MISCELLANEOUS AMENDMENTS TO REGULATIONS

By virtue of the authority vested in me by R. S. 4405, 4417, 4417a, 4418, 4426, 4429, 4433, 4438, 4438a, 4439, 4440, 4441, 4442, 4450, 4480, 4481, 4488, as amended, 49 Stat. 1384, 1544, 53 Stat. 1147, 55 Stat. 244 (46 U. S. C. 214, 224, 224a, 226, 228, 229, 239, 247, 367, 369, 375, 391, 391a, 392, 404, 407, 411, 471, 473, 474, 481, 526-526t; 50 U.S.C. 1275), and section 101 of Reorganization Plan No. 3 of 1946 (11 F. R. 7875), the following amendments to the regulations are prescribed, effective upon the date of publication of this order in the FEDERAL REGISTER:

Subchapter C-Motorboats, and Certain Vessels Propelled by Machinery Other Than by Steam More Than 65 Feet in Length

PART 25-REQUIREMENTS FOR ALL MOTOR-BCATS EXCEPT THOSE OF OVER 15 CROSS TONS CARRYING PASSENGERS FOR HIRE

LICENSED OPERATORS

- 1. Section 25.8-3 (a) is amended by adding the following sentences:
- § 25.8-3 Professional qualifications and examination. (a) * * * Fingerprint records on Form NCG 2515 shall be submitted to the Commandant on each applicant at the same time appli-

cation is made and shall be stamped "applicant for original license." The application of any person may be rejected by the District Commander or his authorized representative when derogatory information has been brought to his attention which indicates that the applicant's habits of life and character are such as to warrant the belief that he cannot be entrusted with the duties and responsibilities of the station for which he made application. If after such investigation the District Commander desires the Commandant's authorization, he shall submit the completed application (NAVCG-866) and the investigation report to Headquarters. In the event that an applicant is rejected he shall be advised that he may submit a request to the Commandant for a review of his case. No examination shall be given or temporary permit issued in the type case pending the Commandant's authorization. NAVCG 928A shall be used to notify an unsuccessful candidate of his failure to pass an examination or to qualify for a license.

- 2. Section 25.8-3 is amended by adding a new paragraph (c) reading as follows:
- (c) An applicant for a motorboat operator's license shall not be disqualified by inability to read or write if he is qualified in all other respects and if he possesses extensive experience in the operation of small vessels. If the applicant has operated motorboats under the license issued under the Act of June 9. 1910, he shall be held to possess the required experience and must qualify in all other respects. Inability to read or write, however, shall be held to disqualify an applicant who is not experienced in operation of motorboats and who is not experienced in the operating of firefighting and lifesaving equipment, and is not thoroughly familiar with the applicable pilot rules.
- 3. Section 25.8-4 (a) is amended by adding the following sentences:
- § 25.8-4 Physical qualifications. (a)

 * * * Such an applicant may, however, be referred to a United States Public Health Service surgeon or other reputable physician. If, for any reason, the Officer in Charge, Marine Inspection, is not satisfied with any physical condition in determining the vision qualifications of such an applicant, then the same standards should be applied as those required for a renewal of license or a raise of grade.
- 4. Section 25.8-4 (b) is amended by designating material within present paragraph as subparagraph (1) and by adding two new subparagraphs reading as follows:
 - (b) (1) * * *
- (2) For an original license the applicant must have, either with or without glasses, at least 20/20 vision in one eye and at least 20/40 in the other. Any applicant who wears glasses, however, must also be able to pass a test without glasses of at least 20/40 in one eye and at least 20/70 in the other. The color sense will be tested by means of the "Stillings" test, but any applicant who

fails this test will be eligible if he passes the "Williams" lantern test, but if found color blind no license will be issued except in a case where the applicant shows he has operated motorboats for many years and has particular qualifications, which in the judgment of the Officer in Charge, Marine Inspection, qualifies him to operate a motorboat in daylight only and so restricts the license. For a renewal of a license the applicant shall pass the same test as for an original license except that nothing herein shall debar an applicant who has lost the sight of one eye if he is qualified in all other respects and the vision in his own eye passes the test required for the better eye of an applicant possessed of both eyes. If an applicant for a renewal of license is pronounced color blind, the Officer in Charge, Marine Inspection, may grant him a license limited to service during daylight only.

(3) The physical examination for an original license shall include the eyesight, hearing, and physical condition of the applicant. Where an applicant is not possessed of the vision, hearing and general physical condition considered necessary, the Officer in Charge, Marine Inspection, after consultation with the Public Health Service physician may make recommendations to the Commandant for an exception to these requirements, if, in their opinion, extenuating circumstances warrant special consideration. Any request for a decision by the Commandant must be accompanied by all pertinent correspondence, records and reports.

Subchapter D-Tank Vessels

PART 32—REQUIREMENTS FOR HULLS, MACHINERY, AND EQUIPMENT

BOILERS AND MACHINERY

1. Section 32.5-11 is amended to read as follows:

§ 32.5-11 Steering apparatus—T/ALL.
(a) Extra steering apparatus consisting of relieving tackle, or of auxiliary power or hand steering gear attached to the rudder stock independent of the regular steering gear shall be provided.

(b) Where reasonable and practicable, the emergency steering wheel shall be located on the after weather deck, and an efficient means of communication shall be provided between the pilothouse, the emergency steering station, and the steering engine room.

(c) The following requirements relative to the arrangement of steering stations are applicable to new installations and replacements of existing installations on all classes of vessels:

(1) Steering wheels in or at steering stations shall be installed in a vertical position and arranged for steering by the helmsman when standing abaft the wheel and facing forward. The top of the steering wheel, the rudder blades, and the head of the ship shall move in the same direction.

(2) When a "trick" wheel is installed in the steering gear room and is used for warming up and testing the gear, and also for steering purposes, this wheel shall be arranged as follows:

shall be arranged as follows:
(i) If the "trick" wheel is installed in a vertical position it shall meet all re-

quirement; outlined in subparagraph

(ii) If the "trick" wheel is installed in a horizontal position it shall turn in a clockwise direction for "right rudder" and in a counterclockwise direction for "left rudder." With this arrangement, the helmsman need not stand abaft the wheel.

(3) Where "trick" wheel or other device is installed in the steering gear room for the sole purpose of warming up and testing the gear, it may be installed to best suit design and operating conditions of the gear. A plate shall be fitted on this wheel or device with indicating arrows showing the direction of movement to produce "right rudder" and "left rudder."

(4) When auxiliary steering gear is installed in lieu of relieving tackles, the steering wheel or device used for operating the gear shall meet all requirements outlined in paragraph (c) (1) of this section.

(5) At all steering stations, there shall be installed a suitable notice on the wheel or device, or in such other position as to be directly in the helmsman's line of vision, to indicate the direction in which the wheel or device must be turned for "right rudder" and for "left rudder."

(d) Where no regular rudder is fitted and steering action is obtained by a change of setting of the propeller unit, the requirements of paragraphs (a), (b) and (c) of this section will not generally be applicable, and special consideration will be given.

EQUIPMENT AND MISCELLANEOUS

- 1. Section 32.9-7 is amended to read as follows:
- § 32.9-7 Life lines and rails-TB/OCLB-(a) Lines. On all tank vessels where the distance is more than 150 feet between deck houses, a wire cable shall be stretched between the deck houses at all times when the vessel is loaded and being navigated, this cable to be not less than 5 feet from the deck; and there shall be attached at all times to the cable a traveler with a line of sufficient continuous length to insure its operation in order that communication between both ends of the vessel may be facilitated at all times: Provided, That in addition to the traveler with the endless whip, as many loose rings with lanyards attached may be placed on the cable as may be deemed necessary by the master in charge of the vessel. Provided further, That a fore and aft raised bridge shall be accepted in lieu of the wire cable and traveler.
- (b) Effective for new construction rails on decks or bridges shall be in at least two courses including the top and shall be at least 36 inches high.

PART 36—LICENSED OFFICERS AND CERTIF-ICATED MEN

LICENSED OFFICERS

- 1. Section 36.1-1 (b) is amended by adding the following sentences:
- § 36.1-1 Original licenses—T/ALL
- (b) • Fingerprint records on Form NCG 2515 shall be submitted to the Commandant on each applicant at

the same time application is made and shall be stamped "applicant for original license" or "applicant for original certificate of registry as staff officer" as appropriate. The application of any person may be rejected by the District Commander or his authorized representative when derogatory information has been brought to his attention which indicates that the applicant's habits of life and character are such as to warrant the belief that he cannot be entrusted with the duties and responsibilities of the station for which he made application. If after such investigation the District Commander desires the Commandant's authorization, he shall submit the completed application (NAVCG-866) and the investigation report to headquarters. In the event that an applicant is rejected he shall be advised that he may submit a request to the Commandant for a review of his case. No examination shall be given or temporary permit issued in the type case pending the Commandant's authorization. NAVCG 928A shall be used to notify an unsuccessful candidate of his failure to pass an examination or to qualify for a license.

- 2. Section 36.1-1 (d) is amended by adding the following sentences:
- (d) * * * Applicants for original licenses are charged with the duty of establishing to the satisfaction of the Coast Guard that they possess all of the qualifications necessary, such as age, experience, character and citizenship, before they shall be entitled to be issued an original license. Until an applicant meets this mandatory requirement, he is not entitled to be licensed to serve as an officer on a vessel of the United States. No person who has been convicted by court-martial of desertion or treason in time of war, or has lost his nationality for any of the other reasons listed in 8 U. S. C. 801, is eligible for a license.

The fact that an applicant for an original license or raise in grade of license is on probation as a result of action under R. S. 4450, as amended, does not itself make such an applicant ineligible, provided he meets all the requirements for such original license or raise in grade. However, an original license or raise in grade of license issued under those circumstances will be subject to the same probationary conditions as were imposed against the seaman's certificates or licenses in proceedings under R. S. 4450, as amended. Any such applicant must file an application for license in the usual manner, and the offense for which he was placed on probation will be considered on the merits of the case in determining his fitness to hold the license applied for. Nothing in these instructions, however, shall be construed to permit an applicant to be examined for an original license or a raise in grade of license during any period when a suspension without probation or a revocation imposed pursuant to R. S. 4450, as amended, is effective against his license or certificate.

3. Section 36.1-2 (d) is amended by designating the material in the present paragraph as subparagraph (1) and by

adding a new subparagraph (2) reading as follows:

§ 36.1–2 Qualifications for license as engineer of steam vessels—T/ALL.

(d) (1) * * *

- (2) Conversion of gross tonnage to horsepower on engineer license applies only to original and raise of grade of licenses; therefore, candidates for such licenses who have qualified by experience on steam or motor vessels, which normally would have entitled them to licenses for vessels of any gross tons, may be issued the appropriate grade of engineer licenses of any horsepower. Engineer licenses presented for renewal on which gross tonnage is indicated shall continue to be issued on the gross tonnage basis; therefore, the conversion of gross tonnage to horsepower as outlined above shall not apply.
- 4. Section 36.1-3 (b) is amended by designating material within present paragraph as subparagraph (1) and by adding five new subparagraphs reading as follows:
- \S 36.1-3 Medical examination for original license—T/ALL.

(b) (1) * * *

(2) Epilepsy, insanity, senility, acute venereal disease or neurosyphilis, badly impaired hearing, or other defect that would render the applicant incompetent to perform the ordinary duties of an officer at sea are causes for certification

as incompetent.

- (3) For an original license as master, mate or pilot, the applicant must have, either with or without glasses, at least 20/20 vision in one eye and at least 20/40 in the other. The applicant who wears glasses, however, must also be able to pass a test without glasses of at least 20/40 in one eye and at least 20/70 in the other. The color sense will be tested by means of the "Stillings" test, but any applicants who fail this test will be eligible if they can pass the "Williams" lantern test.
- (4) For each original license as an engineer officer, the applicant must have, either with or without glasses, at least 20/30 vision in one eye and at least 20/50 in the other. The applicant who wears glasses, however, must also be able to pass a test without glasses of at least 20/50 in one eve and at least 20/70 in the other. Any applicant for license as engineer shall not be subjected to examination as to ability to distinguish colors. Any applicant for original license who is possessed of monocular vision, and who has lost the sight of one eye since first obtaining his qualified member of the engine department certificate may be permitted to sit for a license if eligible in all other respects. Vision of at least 20/30 without glasses in the remaining eye shall be required in all such cases.
- (5) Persons serving or intending to serve in the Merchant Service are recommended to take the earliest opportunity of ascertaining, through examination by an ophthalmic surgeon, whether their form vision, and color vision where required, is such as to qualify them for service in that profession throughout their sea career; the Public Health Service will give voluntary examinations to

such persons requesting same, the color vision test will be by means of the "Stillings" test, or failing that, the "Williams" lantern test. A person failing the "Stillings" test and wishing to qualify by the lantern test shall, if the Public Health Station at which he is undergoing test is not equipped with a lantern, pay his own expenses to journey to one of the following stations: Baltimore, Md., Boston, Mass., Buffalo, N. Y., Chicago, Ill., Cleveland, Ohio, Detroit, Mich., Ellis Island, N. Y., Evansville, Ind., Galveston, Tex., Key West, Fla., Los Angeles, Calif., Louisville, Ky., Memphis, Tenn. Miami, Fla., Mobile, Ala., New Orleans, La., New York, N. Y., Norfolk, Va., Pittsburgh, Pa., Portland, Me., Portland, Oreg., Huron, Mich., Providence, R. I., Philadelphia, Pa., St. Louis, Mo., San Francisco, Calif., Savannah, Ga., Seattle, Wash., Staten Island, N. Y., Vineyard Haven, Mass., and Washington, D. C.

(6) Where an applicant is not possessed of the vision, hearing, and general physical condition considered necessary, the Officer in Charge, Marine Inspection, after consultation with the Public Health Service physician, may make recommendations to the Commandant for an exception to these requirements if, in their opinion, extenuating circumstances warrant special consideration. Any request for a decision by the Commandant must be accompanied by all pertinent correspondence, records and reports. In this connection recommendations from agencies of the Federal Government operating Government vessels as well as owners and operators of private vessels, made in behalf of their employees, will be given full consideration as a determining fac-

tor in arriving at a decision.

5. Section 36.1-4 (b) is amended to read as follows:

§ 36.1-4 Medical examination for renewal of license and raise of grade— T/ALL. * * *

(b) (1) The test for color vision shall be by means of the "Stillings" test, or failing that, by means of the "Williams" lantern test. A person failing the "Stillings" test and wishing to qualify by the lantern test shall, if the Public Health Station at which he is undergoing test is not equipped with a lantern, pay his own expenses to journey to such station as is equipped with same. (See § 36.1-3 (b) (5) of this chapter for list of stations.)

(2) Nothing herein contained shall debar an applicant who has lost the sight of one eye from securing a raise of grade or a renewal of his license, provided he is qualified in all other respects, and the vision in his one eye passes the test required for the better eye of an applicant

possessed of both eyes.

6. Section 36.1-5 (b) is amended to read as follows:

§ 36.1-5 Professional examination and service—T/ALL. * * *

(b) In qualifying applicants for licenses, the following applies regarding acceptance of experience on various types of vessels:

(1) It is not required that an applicant must have obtained his experience on United States vessels. Experience on foreign vessels will be given due credit.

(2) No applicant for a license, who is a nautralized citizen, and who has cbtained his experience on foreign vessels, shall be given a grade of license higher than that upon which he has actually served while acting under the authority of a foreign license.

(3) Experience in towed barges fitted with sails and rigging cannot be con-

sidered as sail vessel time.

- (4) An applicant for original license as pilot may be given credit for experience on motor vessels of a class not subject to inspection by the Coast Guard and not required to carry a licensed master or a licensed pilot. In such cases the Officer in Charge, Marine Inspection, may use his discretion in deciding whether the qualifying experience of the applicant is adequate.
- 7. Section 36.1-5 (c) is amended by designating the present material therein subparagraph (1) and by adding two new subparagraphs reading as follows:

(c) (1) * * *

- (2) Each applicant for an ocean or coastwise deck license, whether original or raise of grade, shall be required to pass practical tests in signalling, such tests to comply with the standards set forth herein. The examination in signalling will consist of an examination in the international flag code. Morse flashing, and semaphore. Candidates will be examined in Morse flashing and semaphore in groups where practicable. A candidate for license who fails in signalling, but passes in every other subject, will be considered to have failed the examination and shall be so reported; but he may at any time within the six months following his first attempt be re-examined in signalling only, and if he then passes he will be granted a license.
- (3) Candidates shall be able to read a signal at sight, so far as to name the flags composing the hoist; know the use of the code pennant, numeral and substitute pennants, the meaning of all the single letter signals and the flags used to indicate the quarantine signals; be required to signal some word or words not included in the vocabulary of the code; and have a good knowledge of the distress signals. Candidates will be required to attain a speed of six words a minute in Morse flashing and eight words a minute in semaphore. The average length of a word is to be five letters. Candidates who wish to prove their higher proficiency may request to be tested at a minimum speed of ten words a minute in Morse flashing and twelve words a minute in semaphore. Such candidates, if successful, will have the results of their examination reported on their official files.
- 8. Section 36.1-5 is amended by adding a new paragraph (f), reading as follows:
- (f) (1) Merchant Marine details abroad are authorized to conduct examinations for up-grading of seamen, but are not prepared to conduct the physical examination or the character investiga-

tion which is required in the case of original documents. Merchant Marine details will therefore not issue regular licenses, but temporary permits in lieu thereof. Merchant Marine details will instruct the recipient of each temporary permit to present it to the Officer In Charge, Marine Inspection, upon arrival in the first port in which a Marine Inspection office is located in order to exchange it for a permanent license.

(2) The temporary permit shall be accepted in a marine inspection office as proof that the bearer has complied with the rules and regulations governing the issuance of licenses, except as noted in the body of the temporary permit. The requirements noted in the exceptions will be complied with as in the case of other

applicants.

(3) The written examinations are forwarded to the Commandant by Merchant Marine Details, and any marine inspection office at which an applicant with a temporary permit appears may request and obtain the examination in the case from the Commandant. Any marine inspection office which doubts the propriety of issuing a permanent license in lieu of a temporary permit which has been issued by a foreign Merchant Marine Detail shall inform the Commandant as to the circumstances.

Part 36 is amended by adding a new § 36.1-9a reading as follows:

- 9. 36.1-9a Pilot of tank vessels not over 150 gross tons—T/ALL. All propelled tank vessels, regardless of length or tonnage, shall be under the command of a person duly licensed, and since propelled vessels of less than 150 gross tons may be in command of a licensed pilot, the license of a candidate who successfully passes an examination for this purpose shall be indorsed as follows: "Pilot for tank vessels not over _____ gross tons on the waters of _____" (The maximum to be inserted is not to exceed 150 gross tons, and the waters covered as may be designated by the Officer in Charge, Marine Inspection).
- 10. Section 36.1-10 (b) is amended by adding the following sentences:

§ 36.1-10 Extension of route and raise of grade licenses—T/ALL * * *.

- (b) * * * Applicants for extensions of route and raises of grade of licenses are charged with the duty of establishing to the satisfaction of the Coast Guard that they possess all of the qualifications necessary, such as age, experience, character, and citizenship before they are entitled to an extension of route or raise of license. Every licensed officer who has not to date established beyond doubt that he is a citizen of the United States should promptly take all necessary steps to secure this evidence before requesting an extension of route or raise of grade of license.
- 11. Section 36.1-13 (c) is amended to read as follows:
- (c) Whenever an officer shall apply for renewal of his license for same grade, after 12 months after the date of its expiration, he shall be required to pass an ex-

amination for the same grade of license. of such length and scope as will, in the judgment of the Officer in Charge, Marine Inspection, be sufficient to adequately demonstrate the continued professional knowledge of the examinee. In the case of applicants for renewal of licenses which have expired beyond the period of one year, no professional examination will be required provided the license expired during the time of the holder's service with the armed forces or the merchant marine, and there was no reasonable opportunity for renewal. The renewed license shall receive the next higher number for number of issue of present grade and for number of issues of all

12. Section 36.1-19a is amended by adding the following sentences:

- § 36.1-19a Sea service as member of armed forces of United States as qualifying experience * * *. An applicant may be permitted to omit the examination for intermediate grades of license if his experience is of such character as to qualify him for a higher, or the highest, grade of license. The regulations governing the licensing of merchant marine personnel which are in effect on the date an applicant presents himself for examination shall be applicable in all cases.
- 13. Section 36.1-13 (a) is amended by adding the following sentences:
- § 36.1-13 Renewal of license—T/ALL.

 (a) * * * Applicants for renewals of licenses are charged with the duty of establishing to the satisfaction of the Coast Guard that they possess all of the qualifications necessary, such as age, experience, character and citizenship, before they shall be issued a renewal or license. Every licensed officer who has not to date established beyond doubt that he is a citizen of the United States should promptly take all necessary steps to secure this evidence before requesting a renewal of his license.

CERTIFICATED MEN

1. Section 36.2-3 (b) is amended by adding the following sentences:

\$ 36.2-3 Certificated tankerman— TB/ALL. * * * .

- (b) * * * The medical examination is the same as for an original license as engineer, except that the applicant will be given a color vision test required for a licensed deck officer, as set forth in § 36.1-3, as amended. If the applicant is in possession of an unexpired deck license, the Officer in Charge, Marine Inspection, may waive the requirement for a physical examination.
- PART 37—SPECIFICATIONS FOR LIFESAVING APPLIANCES—LIFEEDATS, LIFE RAFTS, BUOYANT APPARATUS, AND DAVITS
- 1. Section 37.1-1 (a) is amended by adding the following sentence:
- § 37.1-1 Drawings, specifications, name plates—TB/ALL
- name plates—TB/ALL.

 (a) • The approval of a lifeboat shall include the arrangements for stowage of all equipment.

CONSTRUCTION OF METALLIC LIFEBOATS

1. Section 37.2-5 (a) is amended by changing the colon to a comma and adding the following phrase:

§ 37.2-5 Welding—T/ALL — (a) Requirements. * * *, and the welders shall be qualified by the Coast Guard:

Subchapter F-Marine Engineering

PART 56-FUSION WELDING

1. Part 56 is amended by adding a new § 56.20-2a reading as follows:

§ 56.20-2a Submerged melt welding process: qualification of. (a) The submerged melt welding process shall be approved by the Commandant before the process may be used by the manufacturer to fabricate boilers, pressure vessels, etc., subject to Coast Guard inspection.

(b) The manufacturer shall prepare test plates by the use of the submerged melt welding process in the presence of an inspector who shall stamp the plates with the official stamp of the Coast

Guard.

(1) The test plates shall be of marine boiler plate complying with any of the grades given in §51.2 of this chapter. The thickness of the test plate material shall be an average of that to be used in fabrication, but not less than 34"

(2) One test specimen of the reduced section tensile, guided side bend, free face bend, free root bend and two macro etch specimens shall be machined from

the test plates.

(3) The etching reagent shall be one part ammonium persulphate to nine parts of water by weight. The solution should be used at room temperature and applied by vigorously rubbing the surface to be etched with a piece of cotton saturated with the solution. The etching process should be continued until there is a clear definition of the weld structure. After etching, the specimens shall be rinsed in hot water and dried with alcohol and given a transparent protective

coating to prevent oxidation.

(4) Specimens may be tested in the manufacturer's laboratory, a recognized testing laboratory, or at the National Bureau of Standards. If the tests are made at a laboratory other than the National Bureau of Standards, they shall be witnessed by an inspector. Specimens other than the etch specimens shall be tested in accordance with and meet the requirements of § 56.20-4 of this chapter. One re-test will be permitted for each of the original test specimens. Should the re-test fail to meet the requirements, the manufacturer shall secure the services of an engineer from the vendor of the submerged melt equipment to check the equipment and give further instruction to the operator prior to the preparation of an additional set of test plates.

(c) Results of the physical tests, together with etch specimens shall be forwarded to the Commandant for consideration and action prior to the manufacturer's using the subject process for production. A sketch shall be prepared showing the joint preparation; and information relative to the voltage, amperage, size and number of rod, size and

grade of melt, and speed of travel shall be submitted for the submerged melt equipment. If manual welding is used on the opposite side of the plate, information as to the number of passes, size of electrode used for each pass, type of electrode, and the name of the manufacturer shall be submitted. The inspector witnessing the preparation of test specimens should submit a report, together with the physical test report, furnishing any information which he deems pertinent.

Subchapter G-Ocean and Coastwise: General Rules and Regulations

PART 59-BOATS, RAFTS, BULKHEADS, AND LIFESAVING APPLIANCES (OCEAN)

- 1. Section 59.3a (c) is amended by adding the following sentence:
- § 59.3a Mechanical means for lowering • • • . (c) • • . Where welding is employed in the construction of lifeboat winches the welders shall be qualifled by the Coast Guard.
- 2. Section 59.13 (a) is amended by adding the following sentence:
- § 59.13 Drawings, specifications, name plate. (a) * * *. The approval of lifeboat shall include the arrangements for stowage of all equipment.
- 3. Section 59.15 (d) is amended by changing the colon to a comma and adding the following phrase:

§ 59.15 Construction of metallic lifeboats of class 1A. * * * (d) Welding. * * *, and the weld-

- ers shall be qualified by the Coast Guard:
- 4. Section 59.44 is amended by changing the period to a comma, at the end of the fifth undesignated paragraph, and adding the following phrase:
- § 59.44 Construction of rafts of the catamaran type. * welding is employed the welders shall be qualified by the Coast Guard.
- 5. Section 59.62 is amended to read as follows:

§ 59.62 Steering apparatus. (a) Extra steering apparatus consisting of relieving tackle, or of auxiliary power or hand steering gear attached to the rudder stock independent of the regular steering

gear shall be provided.

(b) Where reasonable and practicable, the emergency steering wheel shall be located on the after weather deck, and an efficient means of communication shall be provided between the pilothouse. the emergency steering station, and the steering engine room.

(c) The following requirements relative to the arrangement of steering stations are applicable to new installations and replacements of existing installations

on all classes of vessels:

(1) Steering wheels in or at steering stations shall be installed in a vertical position and arranged for steering by the helmsman when standing abaft the wheel and facing forward. The top of the steering wheel, the rudder blades, and the head of the ship shall move in the same direction.

(2) When a "trick" wheel is installed in the steering gear room and is used for warming up and testing the gear, and also for steering purposes, this wheel shall be arranged as follows:

(i) If the "trick" wheel is installed in a vertical position it shall meet all requirements outlined in subparagraph 1.

- (ii) If the "trick" wheel is installed in a horizontal position it shall turn in a clockwise direction for "right rudder" and in a counterclockwise direction for "left rudder." With this arrangement, the helmsman need not stand abaft the wheel.
- (3) Where "trick" wheel or other device is installed in the steering gear room for the sole purpose of warming up and testing the gear, it may be installed to best suit design and operating conditions of the gear. A plate shall be fitted on this wheel or device with indicating arrows showing the direction of movement to produce "right rudder" and "left rudder".
- (4) When auxiliary steering gear is installed in lieu of relieving tackles, the steering wheel or device used for operating the gear shall meet all requirements outlined in paragraph (c) (1) of this section.

(5) At all steering stations, there shall be installed a suitable notice on the wheel or device, or in such other position as to be directly in the helmsman's line of vision, to indicate the direction in which the wheel or device must be turned for "right rudder" and for "left rudder".

(d) Where no regular rudder is fitted and steering action is obtained by a change of setting of the propeller unit, the requirements of paragraphs (a), (b) and (c) of this section will not generally be applicable, and special consideration will be given.

PART 60-BOATS, RAFTS, BULKHEADS, AND LIFESAVING APPLIANCES (COASTWISE)

- 1. Section 60.6 is amended to read as follows:
- § 60.6 Lifeboats required on inspected motor vessels. (a) All vessels propelled by machinery other than steam, subject to the inspection laws of the United States, shall have the same lifeboat and liferaft equipment as steamers of the same class, and the Officer in Charge, Marine Inspection, shall so indicate in the certificate of inspection.

(b) Coastwise motor passenger vessels subject to inspection, except such as are engaged on an international voyage and carry more than 12 passengers or are above 300 gross tons and seagoing shall be equipped with lifeboatage and other lifesaving equipment as follows:

(1) One lifeboat of a type and size which it would be practicable to place on board and be adequately manned by the crew, together with life rafts, life floats, or buoyant apparatus, capable of immediate use. This lifesaving equipment shall provide sufficient accommodations for all persons on board including pas-

sengers and crew.

(2) On vessels where it is impracticable to provide a lifeboat, sufficient life rafts, life floats or buoyant apparatus shall be provided to accommodate all persons on board including passengers and crew.

- 2. Section 60.10 is amended to read as follows:
- § 60.10 Drawings, specifications, name plate. (See § 59.13 of this chapter, as amended, which is identical with this section.)
- 3. Section 60.55 is amended to read as follows:
- § 60.55 Steering apparatus. (See § 59.62 of this chapter, as amended, which is identical with this section.)

PART 62—LICENSED OFFICERS AND CER-TIFICATED MEN

INSPECTED VESSELS

- 1. Section 62.1 (b) is amended by adding the following sentences:
- § 62.1 Original licenses. * * * *. Fingerprint records on Form NCG 2515 shall be submitted to the Commandant on each applicant at the same time application is made and shall be stamped "applicant for original license". The application of any person may be rejected by the District Commander or his authorized representative when derogatory information has been brought to his attention which indicates that the applicant's habits of life and character are such as to warrant the belief that he cannot be entrusted with the duties and responsibilities of the station for which he made application. If after such investigation the Commander, Coast Guard District, desires the Commandant's authorization, he shall submit the completed application (NAVCG-866) and the investigation report to Headquarters. In the event that an applicant is rejected he shall be advised that he may submit a request to the Commandant for a review of his case. No examination shall be given or temporary permit issued in the type case pending the Commandant's authorization. NAVCG 928A shall be used to notify an unsuccessful candidate of his failure to pass an examination or to qualify for a
- 2. Section 62.1 (d) is amended to read as follows:
- (d) See § 36.1-1 (d) of this chapter, as amended, which is identical with this paragraph.
- 3. Section 62.2 is amended by inserting the following material immediately after the second undesignated paragraph:
- § 62.2 Medical examination for original license. * * Epilepsy, insanity, senility, acute venereal disease or neuro-syphilis, badly impaired hearing, or other defect that would render the applicant incompetent to perform the ordinary duties of an officer at sea are causes for certification as incompetent.

For an original license as master, mate or pilot, the applicant must have, either with or without glasses, at least 20/20 vision in one eye and at least 20/40 in the other. The applicant who wears glasses, however, must also be able to pass a test without glasses of at least 20/40 in one eye and at least 20/70 in the other. The color sense will be tested by means of the "Stillings" test, but any

applicants who fail this test will be eligible if they can pass the "Williams" lantern test.

For each original license as an engineer officer, the applicant must have. either with or without glasses, at least 20/30 vision in one eye and at least 20/50 in the other. The applicant who wears glasses, however, must also be able to pass a test without glasses of at least 20/50 in one eye and at least 20/70 in the other. Any applicant for license as engineer shall not be subjected to examination as to ability to distinguish colors. Any applicant for original license who is possessed of monocular vision, and who has lost the sight of one eye since first obtaining his qualified member of the engine department certificate may be permitted to sit for a license if eligible in all other respects. Vision of at least 20/30 without glasses in the remaining eye shall be required in all such cases.

Persons serving or intending to serve in the Merchant Service are recommended to take the earliest opportunity of ascertaining through examination by an ophthalmic surgeon, whether their form vision, and color vision, where required, is such as to qualify them for service in that profession throughout their sea career; the Public Health Service will give voluntary examinations to such persons requesting same, the color vision test will be by means of the "Stillings" test, or failing that, the "Williams" lantern test. A person failing the "Stillings" test and wishing to qualify by the lantern test shall, if the Public Health Station at which he is undergoing test is not equipped with a lantern, pay his own expenses to journey to one of the following stations: Baltimore, Md., Boston, Mass., Buffalo, N. Y., Chicago, Ill., Cleveland, Ohio, Detroit, Mich., Ellis Island, N. Y., Evansville, Ind., Galveston, Texas, Key West, Fla., Los Angeles, Calif., Louisville, Ky., Memphis, Tenn., Miami, Fla., Mobile, Ala., New Orleans, La., New York, N. Y., Norfolk, Va., Pittsburgh, Pa., Portland, Me., Portland, Oregon, Port Huron, Mich., Providence, R. I., Philadelphia, Pa., St. Louis, Mo., San Francisco, Calif., Savannah, Ga., Seattle, Wash., Staten Island, N. Y., Vineyard Haven, Mass., and Washington, D. C.

Where an applicant is not possessed of the vision, hearing, and general physical condition considered necessary, the Officer in Charge, Marine Inspection, after consultation with the Public Health Service physician, may make recom-mendations to the Commandant for an exception to these requirements if, in their opinion, extenuating circumstances warrant special consideration. Any request for a decision by the Commandant must be accompanied by all pertinent correspondence, records and reports. In this connection recommendations from agencies of the Federal Government operating Government vessels as well as owners and operators of private vessels, made in behalf of their employees, will be given full consideration as a determining factor in arriving at a decision.

4. Section 62.3 is amended by changing the second undesignated paragraph to read as follows:

- § 62.3 Medical examination for renewal of license and raise of grade.

 * * The test for color vision shall be by means of the "Stillings" test, or failing that, by means of the "Williams" lantern test. A person failing the "Stillings" test and wishing to qualify by the lantern test shall, if the Public Health Station at which he is undergoing test is not equipped with a lantern, pay his own expenses to journey to such station as is equipped with same. (See § 62.2 of this chapter for a list of stations.) Nothing herein contained shall debar an applicant who has lost the sight of one eye from securing a raise of grade or a renewel of his license, provided he is qualifled in all other respects, and provided that his vision in his one eye passes the test required for the better eye of an applicant possessed of both eyes.
- 5. Section 62.4 is amended by changing the second undesignated paragraph to read as follows:
- § 62.4 Professional examination.

 * * In qualifying applicants for licenses, the following applies regarding acceptance of experience on various types of vessels:

(a) It is not required that an applicant must have obtained his experience on United States vessels. Experience on foreign vessels will be given due credit.

(b) No applicant for a license, who is a naturalized citizen, and who has obtained his experience on foreign vessels, shall be given a grade of license higher than that upon which he has actually served while acting under the authority of a foreign license.

(c) Experience in towed barges fitted with sails and rigging cannot be consid-

ered as sail vêssel time.

(d) An applicant for original license as pilot may be given credit for experience on motor vessels of a class not subject to inspection by the Coast Guard and not required to carry a licensed master or a licensed pilot. In such cases the Officer in Charge, Marine Inspection, may use his discretion in deciding whether the qualifying experience of the applicant is adequate.

Merchant Marine Details abroad are authorized to conduct examinations for up-grading of seamen, but are not prepared to conduct the physical examination or the character investigation which is required in the case of original documents. Merchant Marine Details will therefore not issue regular licenses but temporary permits in lieu thereof. Merchant Marine Details will instruct the recipient of each temporary permit to present it to the Officer in Charge, Marine Inspection, upon arrival in the first port in the United States in which a marine inspection office is located in order to exchange it for a permanent license.

The temporary permit shall be accepted in a marine-inspection office as proof that the bearer has complied with the rules and regulations governing the issuance of licenses, except as noted in the body of the temporary permit. The requirements noted in the exceptions will be complied with as in the case of other applicants.

The written examinations are forwarded to the Commandant by Merchant Marine Details, and any marine inspection office at which an applicant with a temporary permit appears may request and obtain the examination in the case from the Commandant. Any marine inspection office which doubts the propriety of issuing a permanent license in lieu of a temporary permit which has been issued by a foreign Merchant Marine Detail shall inform the Commandant fully as to the circumstances.

6. Section 62.4 is amended by adding the following undesignated paragraphs:

Each applicant for an ocean or coastwise deck license, whether original or raise of grade, shall be required to pass practical tests in signalling, such tests to comply with the standards set forth The examination in signalling will consist of an examination in the International flag code. Morse flashing, and semaphore. Candidates will be examined in Morse flashing and semaphore in groups where practicable. A candidate for license who fails in signalling, but passes in every other subject, will be considered to have failed the examination and shall be so reported; but he may at any time within the six months following his first attempt be reexamined in signalling only, and if he then passes he will be granted a license.

Candidates shall be able to read a signal at sight, so far as to name the flags composing the hoist; know the use of the code pennant, numeral and substitute pennants, the meaning of all the single letter signals and the flags used to indicate the quarantine signals; be required to signal some word or words not included in the vocabulary of the code: have a good knowledge of the distress signals, and candidates will be required to attain a speed of six words a minute in Morse flashing and eight words a minute in semaphore. The average length of a word is to be five letters. Candidates who wish to prove their higher proficiency may request to be tested at a minimum speed of ten words a minute in Morse flashing and twelve words a minute in semaphore. Such candidates, if successful, will have the results of their examination reported on their official files.

7. Section 62.9 is amended by changing the second undesignated paragraph to read as follows:

62.9 Renewal of licenses. * * * Whenever an officer shall apply for renewal of his license for same grade, after 12 months after the date of its expiration, he shall be required to pass an examination for the same grade of license, of such length and scope as will, in the judgment of the Officer in Charge, Marine Inspection, be sufficient to adequately demonstrate the continued professional knowledge of the examinee. Except in the case of applicants for renewal of licenses which have expired beyond the period of one (1) year, no professional examination will be required provided the license expired during the time of the holder's service with the armed forces or the merchant marine, and there was no reasonable opportunity for renewal. The renewed license shall receive

the next higher number of issue of present grade and for number of issues of all grades.

Applicants for renewals of licenses are charged with the duty of establishing to the satisfaction of the Coast Guard that they possess all of the qualifications necessary, such as age, experience, character and citizenship, before they shall be issued a renewal of license. Every licensed officer who has not to date established beyond doubt that he is a citizen of the United States should promptly take all necessary steps to secure this evidence before requesting a renewal of his license.

8. Section 62.10 is amended by adding a new sentence at the end of the first undesignated paragraph, reading as follows:

§ 62.10 Licenses; raises of grade. * * *
The words "after passing examination" are not limited to examination for the grades (principal grades and classes) but apply to any case where the license is of a higher character within a grade, as from chief engineer of non-condensing steamers to chief engineer of condensing steamers, or where the route of a pilot's license is extended.

9. Section 62.10 is amended by adding the following new paragraphs immediately after the second undesignated paragraph:

Applicants for renewals of licenses or raises in grade of licenses are charged with the duty of establishing to the satisfaction of the Coast Guard that they possess all of the qualifications necessary, such as age, experience, character and citizenship, before they shall be entitled to be issued renewal of license or raise in grade of license.

All licensed officers who have not to date established beyond doubt that they are citizens of the United States should promptly take all necessary steps to secure this evidence before their licenses come up for renewal, or before they seek a raise in grade of license, in order to obviate any delay in the renewal of their licenses

10. Section 62.15a is amended by adding the following sentences:

§ 62.15a Sea service as member of armed forces of United States as qualifying experience. * * *. An applicant may be permitted to omit the examination for intermediate grades of license if his experience is of such character as to qualify him for a higher, or the highest, grade of license. The regulations governing the licensing of merchant marine personnel which are in effect on the date an applicant presents himself for examination shall be applicable in all cases.

11. Part 62 is amended by the addition of a new § 62.27a, reading as follows:

§ 62.27a Routing instructions; strict compliance with. Due to existing mine field dangers, all licensed masters, officers and certificated seamen on United States vessels shall comply strictly with the routine instructions issued by competent naval authority. Failure to comply with such routing instructions shall be deemed misconduct within the mean-

ing of R. S. 4450, as amended (46 USC 239). Nothing herein shall be construed as relieving the master of the responsibility for the safety of his vessel.

12. Section 62.49 is amended by adding the following paragraph:

§ 62.49 Qualifications required for license as engineer of steam vessels, and license forms required. * * *. Conversion of gross tonnage to horsepower on engineer license applies only to original and raise of grade of licenses; therefore, candidates for such licenses who have qualified by experience on steam or motor vessels, which normally would have entitled them to licenses for vessels of any gross tons, may be issued the appropriate grade of engineer license of any horsepower. Engineer licenses presented for renewal on which gross tonnage is indicated shall continue to be issued on the gross tonnage basis; therefore, the conversion of gross tonnage to horsepower as outlined above shall not apply.

13. Section 62.103 (a) is amended by adding the following sentences:

§ 62.103 (a) Licenses issued. * Conversion of gross tonnage to horsepower on engineer license applies only to original and raise of grade of licenses; therefore, candidates for such licenses who have qualified by experience on steam or motor vessels, which normally would have entitled them to licenses for vessels of any gross tons, may be issued the appropriate grade of engineer licenses of any horsepower. Engineer licenses presented for renewal on which gross tonnage is indicated shall continue to be issued on the gross tonnage basis; therefore, the conversion of gross tonnage to horsepower as outlined above shall not

LICENSED MASTERS, MATES, AND ENGINEERS

Section 62.110 (a) is amended by designating material within present paragraph as subparagraph (1) and by adding the following three new subparagraphs:

§ 62.110 Original licenses. (a) (1) *. (2) Applicants for original licenses are charged with the duty of establishing to the satisfaction of the Coast Guard that they possess all of the qualifications necessary, such as age, experience, character and citizenship, before they shall be entitled to be issued an original license. Until an applicant meets this mandatory requirement, he is not entitled to be licensed to serve as an officer on a vessel of the United States. No person who has been convicted by court-martial of desertion or treason in time of war, or has lost his nationality for any of the other reasons listed in 8 U.S.C. 801, is eligible for a license.

(3) The fact that an applicant for an original license or raise in grade of license is on probation as a result of action under R. S. 4450, as amended, does not itself make such an applicant ineligible, provided he meets all the requirements for such original license or raise in grade. However, an original license or raise in grade of license issued under these circumstances will be subject to the same probationary conditions

as were imposed against the seaman's certificates or licenses in proceedings under R. S. 4450, as amended. Any such applicant must file an application for license in the usual manner, and the offense for which he was placed on probation will be considered on the merits of the case in determining his fitness to hold the license applied for. Nothing in the regulations in this part, however, shall be construed to permit an applicant to be examined for an original license or a raise in grade of license during any period when a suspension without probation or a revocation imposed pursuant to R. S. 4450, as amended, is effective against his license or certificate.

(4) Fingerprint records on Form NCG 2515 shall be submitted to the Commandant on each application at the same time application is made and shall be stamped "applicant for original license" or applicant for original certificate of registry as staff officer as appropriate. The application of any person may be rejected by the District Commander or his authorized representative when derogatory information has been brought to his attention which indicates that the applicant's habits of life and character are such as to warrant the belief that he cannot be entrusted with the duties and responsibilities of the station for which he made application. If after such investigation the District Commander desires the Commandant's authorization, he shall submit the completed application (NAVCG-806) and the investigation report to Headquarters. In the event that an applicant is rejected he shall be advised that he may submit a request to the Commandant for a review of his case. No examination shall be given or temporary permit issued in the type case pending the Commandant's authorization. NAVCG 928A shall be used to notify an unsuccessful candidate of his failure to pass an examination or to qualify for a license.

- 2. Section 62.110 is amended by adding a new paragraph (c) reading as follows:
- (c) Applicants for renewal of licenses are charged with the duty of establishing to the satisfaction of the Coast Guard that they possess all of the qualifications necessary, such as age, experience, character and citizenship, before they shall be issued a renewal of license. Every licensed officer who has not to date established beyond doubt that he is a citizen of the United States should promptly take all necessary steps to secure this evidence before requesting a renewal of his
- 3. Section 62.111 (a) is amended by adding the following sentence and subparagraphs:
- § 62.111 Professional examination and service required, etc., for original license or raise of grade. (a) * * * *. In qualifying applicants for licenses, the following applies regarding acceptance of experience on various types of vessels:

(1) It is not required that an applicant must have obtained his experience on United States vessels. Experience on foreign vessels will be given due credit.

(2) Experience in towed barges fitted with sails and rigging cannot be considered as sail vessel time.

- 4. Section 62.111 (c) is amended by designating the present material therein subparagraph (1) and by adding two new subparagraphs reading as follows:
- (c) (1) * * *. (2) Each applicant for an ocean or coastwise deck license, whether original or raise of grade, shall be required to pass practical tests in signalling, such tests to comply with the standards set forth herein. The examination in signalling will consist of an examination in the International flag code. Morse flashing, and semaphore. Candidates will be examined in Morse flashing and semaphore in groups where practicable. A candidate for license who fails in signalling, but passes in every other subject, will be considered to have failed in the examination and shall be so reported; but he may at any time with the six months following his first attempt be re-examined in signalling only, and if he then passes he will be granted
- (3) Candidates shall be able to read a signal at sight, so far as to name the flags composing the hoist; know the use of the code pennant, numeral and substitute pennants, the meaning of all the single letter signals and the flags used to indicate the quarantine signals; be required to signal some word or words not included in the vocabulary of the code; have a good knowledge of the distress signals, and candidates will be required to attain a speed of six words a minute in Morse flashing and eight words a minute in semaphore. The average length of a word is to be five letters. Candidates who wish to prove their higher proficiency may request to be tested at a minimum speed of ten words a mniute in Morse flashing and twelve words a minute in semaphore. Such candidates, if successful, will have the results of their examination reported on their official
- 4. Section 62.111a is amended by adding the following sentences:
- § 62.111a Sea service as member of armed forces of United States as qualifying experience. * * *. An applicant may be permitted to omit the examination for intermediate grades of license if his experience is of such character as to qualify him for a higher, or the highest, grade of license. The regulations governing the licensing of merchant marine personnel which are in effect on the date an applicant presents himself for examination shall be applicable in all cases.

5. Section 62.112 Medical examination for licenses is amended by deleting the second word "existing" in the first sentence.

sentence.

- 6. Section 62.116 (a) is amended by designating material within present paragraph as subparagraph (1) and by adding a new paragraph reading as follows:
- § 62.116 Renewal of license, and examination for renewal where deemed necessary.
- (a) (1) * * *
 (2) The test for color vision shall be by means of the "Stillings" test, or failing that, by means of the "Williams" lantern test. A person failing the "Stillings" test and wishing to qualify by the

lantern test shall, if the Public Health Station at which he is undergoing test is not equipped with a lantern, pay his own expenses to journey to such station as is equipped with same. (See § 62.2 for a list of stations.)

- 7. Section 62.116 (e) is amended to read as follows:
- (e) Whenever an officer shall apply for renewal of his license for same grade, after 12 months after the date of its expiration, he shall be required to pass an examination for the same grade of license, of such length and scope as will, in the judgment of the Officer in Charge, Marine Inspection, be sufficient to adequately demonstrate the continued professional knowledge of the examinee. Except in the case of applicants for renewal of licenses which have expired beyond the period of one (1) year, no professional examination will be required provided the license expired during the time of the holder's service with the armed forces or the merchant marine, and there was no reasonable opportunity for renewal. The renewed license shall receive the next higher number for number of issue of present grade and for number of issues of all grades.

REGISTRATION OF STAFF OFFICERS

- 1. Section 62.204 (a) is amended by adding the following sentence:
- .§ 62.204 General. (a) * * *. The regulations relating to the issuance of original licenses shall apply equally to original certificates of registry as staff officers.
- 2. Section 62.204 (b) is amended by designating material within present paragraph as subparagraph (1) and by adding three new subparagraphs reading as follows:

§ 62.204 General. (b) (1) * * *.

- (2) Applicants for certificates of registry are charged with the duty of establishing to the satisfaction of the Coast Guard that they possess all of the qualifications necessary, such as age, experience, character and citizenship, before they shall be entitled to be issued an original license. Until an applicant meets this mandatory requirement, he is not entitled to be licensed to serve as an officer on a vessel of the United States. No person who has been convicted by court-martial of desertion or treason in time of war, or has lost his nationality for any of the other reasons listed in 8 U. S. C. 801, is eligible for a license.
- (3) The fact that an applicant is on probation as a result of action under R. S. 4450, as amended, does not itself make such an applicant ineligible, provided he meets all the requirements. A certificate of registry issued under these circumstances will be subject to the same probationary conditions as were imposed against the seaman's certificates or licenses in proceedings under R. S. 4450, as amended. Any such applicant must file an application for certificate in the usual manner, and the offense for which he was placed on probation will be considered on the merits of the case in determining his fitness to hold the certificate applied for. Nothing in the regulations in this part, however, shall be

construed to permit an applicant to be examined during any period when a suspension without probation or a revocation imposed pursuant to R. S. 4450, as amended, is effective against his certi-

- (4) Fingerprint records on Form NGG 2515 shall be submitted to the Commandant on each applicant at the same time application is made and shall be stamped 'applicant for original certificate of registry as staff officer". The application of any person may be rejected by the District Commander or his authorized representative when derogatory information has been brought to his attention which indicates that the applicant's habits of life and character are such as to warrant the belief that he cannot be entrusted with the duties and responsibilities of the station for which he made application. If after such investigation the District Commander desires the Commandant's authorization, he shall submit the completed application (NAVCG-866) and the investigation report to Headquarters. In the event that an applicant is rejected he shall be advised that he may submit a request to the Commandant for a review of his case. No examination shall be given or temporary permit issued in the type case pending the Commandant's authorization. NAVCG 928A shall be used to notify an unsuccessful candidate of his failure to pass an examination or to qualify for a license.
- 3. Section 62.204 (d) is amended by changing the colon to a comma and adding the following sentences at the end of the first undesignated paragraph:
- (d) * * *, except, that applicants must produce documentary evidence from the War Shipping Administration or other prospective employer to the effect that the applicant is about to be employed in the capacity of junior assistant purser. No certificate of registry of this grade will be issued unless this condition is met.
- 4. Section 62:204 (h) is amended by designating the present material therein as subparagraph (1) and by adding three new subparagraphs reading as follows:
 - (h) (1) * * *.
- (2) Merchant Marine details abroad are authorized to conduct examinations for up-grading of seamen, but are not prepared to conduct the physical examination or the character investigation which is required in the case of original documents. Merchant Marine Details Will therefore not issue regular certificates, but temporary permits in lieu thereof. Merchant Marine Details will instruct the recipient of each temporary permit to present it to the Officer In Charge, Marine Inspection, upon arrival in the first port in which a Marine Inspection office is located in order to exchange it for a permanent certificate.

(3) The temporary permit shall be accepted in a Marine Inspection office as proof that the bearer has complied with the rules and regulations governing the issuance of certificates, except as noted in the body of the temporary permit. The requirements noted in the excep-

tions will be complied with as in the case of other applicants.

(4) The written examinations are forwarded to the Commandant by Merchant Marine details, and any Marine Inspection office at which an applicant with a temporary permit appears may request and obtain the examination in the case from the Commandant. Any Marine Inspection office which doubts the propriety of issuing a permanent certificate in lieu of a temporary permit which has been issued by a foreign Merchant Marine detail shall inform the Commandant as to the circumstances.

- 5. Section 62.205 is amended by adding the following sentences:
- § 62.205 Sea service as member of armed forces of United States as qualifying experience. * * *. An applicant may be permitted to omit the examination for intermediate grades of certificates of registry if his experience is of such character as to qualify him for a higher, or the highest, grade of certificate of registry. The regulations governing certificates of registry of merchant marine personnel which are in effect on the date an applicant presents himself for examination shall be applicable in all cases.

PART 63-INSPECTION OF VESSELS

- 1. Part 63 is amended by adding a new section to immediately follow § 63.1b reading as follows:
- § 63.1c International voyage definition. An international voyage as applied to United States ships includes voyages between (a) United States ports and ports outside the United States; (b) United States continental ports and ports in the Territory of Alaska, Territory of Puerto Rico, Territory of Hawaii, the Panama Canal Zone or any other separate portion of the United States held under a protectorate or mandate; (c) Atlantic Coast of Gulf of Mexico ports and ports on the Pacific Coast.

PART 64-DUTIES OF INSPECTORS

- 1. Section 64.15 is amended to read as follows:
- § 64.15 Guards and rails. (a) It shall be the duty of the inspectors when inspecting or reinspecting a vessel to see that all exposed and dangerous places, such as gears and machinery, are properly protected with covers, guards, or rails, in order that the danger of accidents may be minimized, and on vessels equipped with radio (wireless) the leadins shall be efficiently incased or insulated to insure the protection of persons from accidental shock. Such leadins shall be located so as not to interfere with the launching of lifeboats and life rafts.
- (b) Effective for new construction outboard rails on passenger decks shall be in at least three courses, including the top, and shall be at least 42 inches high. Inboard rails on passenger decks and all rails on crew decks shall be in at least two courses, including the top, and shall be at least 36 inches high.

Subchapter H-Great Lakes: General Rules and Regulations

PART 76—BOATS, RAFTS, BULKHEADS, AND LIFESAVING APPLIANCES

- 1. Section 76.15a is amended to read as follows:
- § 76.15a Mechanical means for lowering. (See § 59.3a of this chapter, as amended, which is identical with this section.)
- 2. Section 76.16 is amended to read as follows:
- § 76.16 Drawings, specifications, name plate. (See § 59.13 of this chapter, as amended, which is identical with this section.)
- 3. Section 76.18 is amended to read as follows:
- § 76.18 Construction of metallic lifeboats of class 1 (a). (See § 59.15 of this chapter, as amended, which is identical with this section.)
- 4. Section 76.34 is amended by changing the period to a comma, at the end of the fifth undesignated paragraph, and adding the following phrase:
- § 76.34 Construction of rafts of the catamaran type. * * *, or where welding is employed the welders shall be qualified by the Coast Guard.
- 5. Section 76.56 is amended to read as follows:
- § 76.56 Steering apparatus. (See § 59.62 of this chapter, as amended, which is identical with this section.)

PART 78—LICENSED OFFICERS AND CERTIFICATED MEN

INSPECTED VESSELS

- 1. Section 78.1 is amended to read as follows:
- § 78.1 Original licenses. (See § 62.1 of this chapter, as amended, which is identical with this section.)
- 2. Section 78.2 is amended to read as follows:
- § 78.2 Medical examination for original license. See § 62.2 of this chapter, as amended, which is identical with this section)
- 3. Section 78.3 is amended to read as follows:
- § 78.3 Medical examination for renewal of license and raise of grade. (See § 62.3 of this chapter, as amended, which is identical with this section.)
- 4. Section 78.4 is amended by adding the following sentence and subparagraphs to the first undesignated paragraph:
- § 78.4 Professional examination.

 * * * In qualifying applicants for licenses, the following applies regarding acceptance of experience on various types of vessels:

(a) It is not required that an applicant must have obtained his experience on United States vessels. Experience on foreign vessels will be given due credit.

(b) Experience in towed barges fitted with sails and rigging cannot be considered as sail vessel time.

- (c) An applicant for original license as pilot may be given credit for experience on motor vessels of a class not subject to inspection by the Coast Guard and not required to carry a licensed master or a licensed pilot. In such cases the Officer in Charge, Marine Inspection, may use his discretion in deciding whether the qualifying experience of the applicant is adequate.
- 5. Section 78.9 is amended to read as follows:
- § 78.9 Renewal of licenses. (See § 62.9 of this chapter, as amended, which is identical with this section.)
- 6. Section 78.10 is amended by adding to the first undesignated paragraph the following sentences:
- § 78.10 Licenses; raises of grade. * * * Applicants for extensions of route and raises of grade of licenses are charged with the duty of establishing to the satisfaction of the Coast Guard that they possess all of the qualifications necessary, such as age, experience, character, and citizenship before they are entitled to an extension of route or raise of license. Every licensed officer who has not to date established beyond doubt that he is a citizen of the United States should promptly take all necessary steps to secure this evidence before requesting an extension of route or raise of grade of license, to prevent delay in issuing the
- 7. Section 78.15a is amended to read as follows:
- § 78.15a Sea service as member of armed forces of United States as qualifying experience. (See § 62.15a of this chapter, as amended, which is identical with this section.)
- 8. Section 78.42 is amended by adding the following paragraph immediately after the second undesignated paragraph:
- § 78.42 General provisions as to licenses. * * * Conversion of gross tonnage to horsepower on engineer license applies only to original and raise of grade of licenses; therefore, candidates for such licenses who have qualified by experience on steam or motor vessels, which normally would have entitled them to licenses for vessels of any gross tons, may be issued the appropriate grade of engineer licenses of any horsepower. Engineer licenses presented for renewal on which gross tonnage is indicated shall continue to be issued on the gross tonnage basis; therefore, the conversion of gross tonnage to horsepower as outlined above shall not apply.

REGISTRATION OF STAFF OFFICERS

- 1. Section 78.105 is amended to read as follows:
- § 78.105 General. (See § 62.204 of this chapter, as amended, which is identical with this section.)
- 2. Section 78.106 is amended to read as follows:
- § 78.106 Sea service as member of armed forces of United States as qualifying experience. (See § 62.15a of this chapter, as amended, which is identical with this section.)

PART 83-DUTIES OF INSPECTORS

- 1. Section 83.14 is amended to read as follows:
- § 83.14 Guards and rails. (See § 64.15 of this chapter, as amended, which is identical with this section.)
- Subchapter I-Bays, Sounds, and Lakes Other Than the Great Lakes: General Rules and Regulations
- PART 94—BOATS, RAFTS, BULKHEADS, AND LIFESAVING APPLIANCES
- 1. Section 94.14a is amended to read as follows:
- § 94.14a Mechanical means for lowering. (See § 59.3a of this chapter, as amended, which is identical with this section.)
- 2. Section 94.15 is amended to read as follows:
- § 94.15 Drawings, specifications, name plate. (See § 59.13 of this chapter, as amended, which is identical with this section.)
- 3. Section 94.17 (o) is amended by adding the following sentence:
- § 94.17 Construction of metallic life-boats for lake, bay, and sound steamers.

 * * * (0) * * * Where welding is employed in the construction of life-boats, the welders shall be qualified by the Coast Guard.
- 4. Section 94.34 is amended to read as follows:
- § 94.34 Construction of rafts of the catamaran type. (See § 59.44 of this chapter, as amended, which is identical with this section.)
- 5. Section 94.55 is amended to read as follows:
- § 94.55 Steering apparatus. (See § 59.62 of this chapter, as amended, which is identical with this section.)

PART 96—LICENSED OFFICERS AND CERTIFICATED MEN

- 1. Section 96.1 is amended to read as follows:
- § 96.1 Original licenses. (See section 62.1 of this chapter, as amended, which is identical with this section.)
- 2. Section 96.2 is amended to read as follows:
- § 96.2 Medical examination for original license. (See section 62.2 of this chapter, as amended, which is identical with this section.)
- Section 96.3 is amended to read as follows:
- § 96.3 Medical examination for renewal of license and raise of grade. (See section 62.3 of this chapter, as amended, which is identical with this section.)
- 4. Section 96.4 is amended by adding the following sentence and subparagraphs to the first undesignated paragraph:
- § 96.4 Professional examination. • In qualifying applicants for license, the following applies regarding acceptance of experience on various types of vessels;

- (a) It is not required that an applicant must have obtained his experience on United States vessels. Experience on foreign vessels will be given due credit.
- (b) Experience in towed barges fitted with sails and rigging cannot be considered as sail vessel time.
- (c) An applicant for original license as pilot may be given credit for experience on motor vessels of a class not subject to inspection by the Coast Guard and not required to carry a licensed master or a licensed pilot. In such cases the Officer in Charge, Marine Inspection, may use his discretion in deciding whether the qualifying experience of the applicant is adequate.
- 5. Section 96.9 is amended to read as follows:
- § 96.9 Renewal of licenses. (See § 62.9 of this chapter, as amended, which is identical with this section.)
- 6. Section 96.10 is amended to read as follows:
- § 96.10 Licenses; raises of grade. (See § 78.10 of this chapter, as amended, which is identical with this section.)
- 7. Section 96.15a is amended to read as follows:
- § 96.15a Sea service as member of armed forces of United States as qualifying experience. (See § 62.15a of this chapter, as amended, which is identical with this section.)
- 8. Section 96.41 is amended by adding the following paragraph immediately after the second undesignated paragraph:
- § 96.41 General provisions as to li-censes. * * * Conversion of gross * Conversion of gross tonnage to horsepower on engineer license applies only to original and raise of grade of licenses: therefore, candidates for such licenses who have qualified by experience on steam or motor vessels, which normally would have entitled them to licenses for vessels of any gross tons, may be issued the appropriate grade of engineer licenses of any horsepower. Engineer licenses presented for renewal on which gross tonnage is indicated shall continue to be issued on the gross tonnage basis; therefore, the conversion of gross tonnage to horsepower as outlined above shall not apply.

PART 101-DUTIES OF INSPECTORS

- 1. Section 101.14 is amended to read as follows:
- § 101.14 Guards and rails. (See § 64.15 of this chapter, as amended, which is identical with this section.)

Subchapter J-Rivers: General Rules and

PART 113—BOATS, RAFTS, BULKHEADS, AND LIFESAVING APPLIANCES

- 1. Section 113.10 is amended by the addition of a new sentence at the end of the first undesignated paragraph, reading as follows:
- § 113.10 Lifeboats, drawings, specifications, name plate. * * * The approval of a lifeboat shall include the arrangement for stowage of all equipment.

- 2. Section 113.31 is amended by changing the period to a comma, at the end of the sixth undesignated paragraph, and adding the following phrase:
- § 113.31 Construction of rafts of the catamaran type. * * *, or where welding is employed the welders shall be qualified by the Coast Guard.
- 3. Section 113.47 is amended to read
- § 113.47 Steering apparatus. (See § 59.62 of this chapter, as amended, which is identical with this section.)

PART 115-LICENSED OFFICERS

- 1. Section 115.1 is amended to read as follows:
- \S 115.1 Original licenses. (See \S 62.1 of this chapter, as amended, which is identical with this section.)
- 2. Section 115.2 is amended to read as follows:
- § 115.2 Medical examination for original license. (See § 62.2 of this chapter, as amended, which is identical with this section.)
- Section 115.3 is amended to read as follows:
- § 115.3 Medical examination for renewal of license and raise of grade. (See § 62.3 of this chapter, as amended, which is identical with this section.)
- 4. Section 115.4 is amended by adding the following sentence and subparagraphs to the first undesignated paragraph:
- § 115.4 Professional examination.

 * * * In qualifying applicants for licenses, the following applies regarding acceptance of experience on various types of vessels:
- (a) It is not required that an applicant must have obtained his experience on United States vessels. Experience on foreign vessels will be given due credit.

(b) Experience in towed barges fitted with sails and rigging cannot be consid-

ered as sail vessel time.

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- (c) An applicant for original license as pilot may be given credit for experience on motor vessels of a class not subject to inspection by the Coast Guard and not required to carry a licensed master or a licensed pilot. In such cases the Officer in Charge, Marine Inspection, may use his discretion in deciding whether the qualifying experience of the applicant is adequate.
- 5. Section 115.9 is amended to read as follows:
- § 115.9 Renewal of licenses. (See § 62.9 of this chapter, as amended, which is identical with this section.)
- 6. Section 115.10 is amended to read as follows:
- § 115.10 Licenses; raises of grade. (See § 78.10 of this chapter, as amended, which is identical with this section.)
- 7. Section 115.15a is amended to read as follows:
- § 115.15a Sea service as member of armed forces of United States as qualify-

- ing experience. (See § 62.15a of this chapter, as amended, which is identical with this section.)
- 8. Section 115.39 is amended by adding the following paragraph immediately after the 10th undesignated paragraph:
- § 115.39 Classes of engineers; general provisions as to licenses. version of gross tonnage to horsepower on engineer license applies only to original and raise of grade of licenses; therefore, candidates for such licenses who have qualified by experience on steam or motor vessels, which normally would have entitled them to licenses for vessels of any gross tons, may be issued the appropriate grade of engineer licenses of any horsepower. Engineer licenses presented for renewal on which gross tonnage is indicated shall continue to be issued on the gross tonnage basis; therefore, the conversion of gross tonnage to horsepower as outlined above shall not

PART 120-DUTIES OF INSPECTORS

- 1. Section 120.14 is amended to read as follows:
- § 120.14 Guards and rails. (See § 64.15 of this chapter, as amended, which is identical with this section.)
- Subchapter M—Construction or Material Alteration of Passenger Vessels of the United States of 100 Gross Tons and Over Propelled by Machinery
- PART 144—CONSTRUCTION OR MATERIAL AL-TERATION OF PASSENGER VESSELS OF THE UNITED STATES OF 100 GROSS TONS AND OVER PROPELLED BY MACHINERY
- 1. Section 144.4 (a) is amended by adding the following sentences:
- § 144.4 Structural strength, fire control, materials or construction. (a) All vessels on which welding is used as a primary means of fabrication shall be fitted with a crack arrestor at the gunwale of the strength deck. Such crack arrestors shall extend for the amidship % length of the ship. If there is a continuous deck above the strength deck, it shall be fitted with crack arrestors at the gunwale and consideration will be given to omitting the corresponding portions of the strength deck crack arrestors. Riveted gunwale angles or strapped riveted seams are considered adequate crack arrestors. (Effective on vessels whose construction or material alteration commenced after September 1, 1946.)
- Subchapter O-Regulations Applicable to Certain Vessels and Shipping During Emergency
- PART 155—LICENSED OFFICERS AND CER-TIFICATED MEN; REGULATIONS DURING EMERGENNCY
- 1. The footnote number 3 to §§ 155.6, 155.7, 155.8 and 155.9 is amended by adding the following sentences:
- § 155.6 Chief engineer of ocean and coastwise, Great Lakes, bays, sounds, and lakes other than the Great Lakes, or river, steam vessels.
- * * * Conversion of gross tonnage to horsepower on engineer licenses applies only to original and raise of grade of licenses;

- therefore, candidates for such licenses who have qualified by experience on steam or motor vessels, which normally would have entitled them to licenses for vessels of any gross tons, may be issued the appropriate grade of engineer licenses of any horsepower. Engineer licenses presented for renewal on which gross tonnage is indicated shall continue to be issued on the gross tonnage basis; therefore, the conversion of gross tonnage to horsepower as outlined above shall not apply.
- 2. Section 155.12 (a) is amended by adding the following sentences:
- § 155.12 Original licenses. * * * (a) * * * Applicants for original licenses are charged with the duty of establishing to the satisfaction of the Coast Guard that they possess all of the qualifications necessary, such as age, experience, character and citizenship, before they shall be entitled to be issued an original license. Until an applicant meets this mandatory requirement he is not entitled to be licensed to serve as an officer on a vessel of the United States.
- 3. Section 155.35a is amended by adding the following sentences:
- § 155.35a Sea service as member of armed forces of United States as qualifying experience. * * * An applicant may be permitted to omit the examination for intermediate grades of license if his experience is of such character as to qualify him for a higher, or the highest, grade of license. The regulations governing the licensing of merchant marine personnel which are in effect on the date an applicant presents himself for examination shall be applicable in all
- 4. Part 155 is amended by the addition of a new § 155.37, reading as follows:
- § 155.37 Acceptable service for raise of grade. (a) In computing the experience of applicants for raise in grade of license, no credit shall be given to the service of a junior officer which is not performed under the authority of an officer's license and when the junior officer is not in charge of a watch. For example, a man may be given credit for service as a junior third mate only if it is the practice on the vessel for him to take charge of a watch, in place of the chief mate or other officer.
- (b) The above instructions regarding the acceptability of service as a junior officer in qualifying an applicant for raise in grade of license applies to engineer officers as to deck officers.
- (c) Service as members of the crew or as engineers of steam or motor vessels engaged on trial runs may be given full consideration toward qualifying for examination for an original or raise of grade of licenses for steam and motor engineers. The applicant is required to present documentary evidence substantiating his service, and it is recommended that an applicant desiring to include trial run service be furnished with a statement of such service by an official of the shipyard concerned. The statement should include the names of the vessels upon which employed, the horsepower of the vessels, the duty the

applicant performed, and the duration of the trial runs in days.

Dated: September 9, 1946.

[SEAL] J. F. FARLEY,
Admiral, U. S. Coast Guard.

[F. R. Doc. 46-16287; Filed, Sept. 9, 1946; 11:46 a. m.l

AMENDMENTS TO REGULATIONS

By virtue of the authority vested in me by R. S. 4405, 4417a, 4418, 4426, 4433, 4448, 4450, as amended, 18 Stat. 128, 38 Stat. 1164, 49 Stat. 1544, sec. 5 (e), 55 Stat. 244 (46 U. S. C. 234, 239, 367, 375, 291a, 392, 404, 411; 33 U. S. C. 361–366; 50 U. S. C. 1275), and section 101 of the Reorganization Plan No. 3 of 1946, effective July 16, 1946 (11 F. R. 7875), the following amendments to the regulations are prescribed, effective 30 days after date of publication of this order in the FEDERAL REGISTER:

Subchapter D-Tank Vessels

PART 30-GENERAL PROVISIONS

Section 30.3 Definition of terms is amended in paragraphs (i) and (w) by changing the title "District Coast Guard Officer" to "Coast Guard District Commander".

PART 31-INSPECTION AND CERTIFICATION

Sections 31.1-6, 31.3-8 (c), 31.4-3 (a) and (b), 31.6-1a, 31.6-2, and 31.6-3 are amended by changing the title "District Coast Guard Officer" to "Coast Guard District Commander."

PART 32—REQUIREMENTS FOR HULLS, MA-CHINERY, AND EQUIPMENT

BOILERS AND MACHINERY

Section 32.5-12 Examination of tail shaft—T/OC is amended by changing the title "District Coast Guard Officer" to "Coast Guard District Commander."

ELECTRICAL INSTALLATION

Section 32.6-6 is amended by adding the following sentence:

§ 32.6-6 Electrical installation: applicable during the Unlimited National Emergency—TB/ALL. vessels the contract for the construction of which is signed on and after September 2, 1945, those parts of the specification covering electrical installations titled "United States Coast Guard Specification for Electrical Installations on Merchant Vessels," dated August 31, 1944. revised March 6, 1945, specified in paragraphs 1, 4, and 5, thereof relating to electric cable are, during the Unlimited National Emergency, applicable as alternative provisions to those contained in the foregoing parts of §§ 32.6-1 to 32.6-5, inclusive.

PART 33-LIFESAVING APPLIANCES

Sections 33.3-1 (h), and 33.3-2 (f) are amended by changing in footnotes 1 the title "District Coast Guard Officer" to "Coast Guard District Commander."

PART 35—OPERATION NAVIGATION

Section 35.2-9 is amended by changing the form number in paragraph (e) from "2629" to "2692" and by changing the last sentence in paragraph (c) to read as follows:

§ 35.2-9 Notice of casualty and voyage

records—TB/ALL. * * * * (c) * * * The written report required herein for personal accident not involving death shall be made on Form NAVCG-924E and for all other marine casualties or accidents the written report shall be made on Form NAVCG-2692.

PART 36—LICENSED OFFICERS AND CERTIFICATED MEN

Section 36.1-5 Professional examination and service—T/ALL is amended in paragraph (d) by changing the title "District Coast Guard Officer" to "Coast Guard District Commander."

PART 37—SPECIFICATIONS FOR LIFESAVING APPLIANCES

Sections 37.1-2, 37.2-1, 37.2-7, 37.8-10, 37.10-3 (c), 37.10-4 (a) and (b) are amended by changing the title "District Coast Guard Officer" to "Coast Guard District Commander."

Subchapter F-Marine Engineering

PART 50-GENERAL PROVISIONS

Section 50.2 Definition of terms is amended in paragraphs (b) and (c) by changing the title "District Coast Guard Officer" to "Coast Guard District Commander."

PART 51-MATERIALS

Sections 51.1–8 and 51.1–14 are amended by changing the title "District Coast Guard Officer" to "Coast Guard District Commander."

PART 52-CONSTRUCTION

SAFETY VALVES AND RELIEF VALVES

Section 52.14-2 Design, material, and workmanship is amended in paragraph (a) by changing the title "District Coast Guard Officer" to "Coast Guard District Commander."

PART 58—BOILER PLATE; BOILERS AND ATTACHMENTS

Sections 58.02 and 58.6 are amended by changing the title "District Coast Guard Officer" to "Coast Guard District Commander."

Subchapter G-Occan and Coastwise: General Rules and Regulations

PART 59—BOATS, RAFTS, BULKHEADS, AND LIFESAVING APPLIANCES (OCEAN)

Sections 59.01 (b) and (c), 59.11 (i) (footnote), 59.13 (b), 59.14, 59.15 and (j), 59.40 (b), 59.42 (b), 59.43, 59.54a (h), 59.56 (1), and 59.61 (d) (3) and (f) are amended by changing the title "District Coast Guard Officer" to "Coast Guard District Commander."

PART 61—FIRE APPARATUS; FIRE PREVENTION

Section 61.13 Portable fire extinguishers is amended by changing the title

"District Coast Guard Officer" to "Coast Guard District Commander."

PART 62—LICENSED OFFICERS AND CERTIFICATED MEN

Sections 62.7 (b) and (c), 62.9, 62.13, 62.15a, 62.18 (g) (2), 62.111a, 62.116 (b) and (c), and 62.205 are amended by changing the title "District Coast Guard Officer" to "Coast Guard District Commander."

Section 62.16 (c) is amended by changing the last sentence to read as follows:

§ 62.16 Notice of casualty and voyage records. * * *

records. * * The written report required herein for personal accident not involving death shall be made on Form NAVCG-924E and for all other marine casualties or accidents the written report shall be made on Form NAVCG-2692.

PART 63-INSPECTION OF VESSELS

Sections 63.4 and 63.7 are amended by changing the title "District Coast Guard Officer" to "Coast Guard District Commander."

Section 63.9 is amended by adding the following sentence to the last paragraph:

§ 63.9 Electrical installations. * * * For vessels the contract for the construction of which is signed on and after September 2, 1945, those parts of the specification covering electrical installations titled "United States Coast Guard Specification for Electrical Installations on Merchant Vessels," dated August 31, 1944, revised March 6, 1945, specified in paragraphs 1, 4, and 5 thereof relating to electric cable are, during the Unlimited National Emergency, applicable as alternative provisions to those contained in the foregoing parts of this section.

PART 64-DUTIES OF INSPECTORS

Sections 64.1, 64.2, 64.3 (a), (b), and (c), 64.4, 64.11, and 64.18 are amended by changing the title "District Coast Guard Officer" to "Coast Guard District Commander."

PART 65-STEAM YACHTS

Sections 65.4 and 65.12 are amended by changing the title "District Coast Guard Officer" to "Coast Guard District Commander."

Subchapter H-Great Lakes: General Rules and Regulations

PART 76—BOATS, RAFTS, BULKHEADS, AND LIFESAVING APPLIANCES

Sections 76.01, 76.8, 76.14 (f) (footnote), 76.16, 76.17, 76.18, 76.32, 76.33, 76.34, 76.51a (h), and 76.53 (l) are amended by changing the title "District Coast Guard Officer" to "Coast Guard District Commander."

PART 77—FIRE APPARATUS: FIRE PREVEN-

Section 77.13 Portable fire extinguishers is amended by changing the title "District Coast Guard Officer" to "Coast Guard District Commander."

PART 78—LICENSED OFFICERS AND CERTIFICATED MEN

Sections 78.4, 78.7, 78.9, 78.13, 78.15a, 78.18, 78,19, and 78.106 are amended by changing the title "District Coast Guard Officer" to "Coast Guard District Commander."

Section 78.16 is amended to read as follows:

§ 78.16 Notice of casualty and voyage records. (See § 62.16 of this chapter, as amended, which is identical with this section.)

PART 79-INSPECTION OF VESSELS

Section 79.7 Permits to go to other ports for repairs is amended by changing the title "District Coast Guard Officer" to "Coast Guard District Commander."

Section 79.9 is amended to read as folows:

§ 79.9 Electrical installations. (See § 63.9 of this chapter, as amended, which is identical with this section.)

PART 81-EXCURSION STEAMERS

Section 81.1 Permits to engage in excursions is amended by changing the title "District Coast Guard Officer" to "Coast Guard District Commander.".

PART 83-DUTIES OF INSPECTORS

Sections 83.1, 83.2, 83.3, 83.10, and 83.17 are amended by changing the title "District Coast Guard Officer" to "Coast Guard District Commander."

Subchapter I-Bays, Sounds, and Lakes Other Than the Great Lakes: General Rules and Regulations

PART 94—BOATS, RAFTS, BULKHEADS, AND LIFESAVING APPLIANCES

Sections 94.01, 94.5, 94.15, 94.16, 94.17, 94.32, 94.33, 94.35, and 94.53 are amended by changing the title "District Coast Guard Officer" to "Coast Guard District Commander."

PART 95—FIRE APPARATUS; FIRE PREVENTION

Section 95.13 Portable fire extinguishers is amended by changing the title "District Coast Guard Officer" to "Coast Guard District Commander."

PART 96—LICENSED OFFICERS AND CERTIFICATED MEN

Sections 96.7, 96.9, 96.13, 96.15a, and 96.18, are amended by changing the title "District Coast Guard Officer" to "Coast Guard District Commander."

Section 96.16 is amended to read as follows:

§ 96.16 Notice of casualty and voyage records. (See § 62.16 of this chapter, as amended, which is identical with this section.)

PART 97-INSPECTION OF VESSELS

Section 97.7 Permits to go to other ports for repairs is amended by changing the title "District Coast Guard Officer" to "Coast Guard District Commander."

Section 97.11 is amended to read as follows:

§ 97.11 Electrical installations. (See § 63.9 of this chapter, as amended, which is identical with this section.)

PART 99—EXCURSION STEAMERS

Section 99.1 Permits to engage in excursions is amended by changing the title "District Coast Guard Officer" to "Coast Guard District Commander."

PART 101-DUTIES OF INSPECTORS

Sections 101.1, 101.2, 101.3, 101.10, and 101.17 are amended by changing the title "District Coast Guard Officer" to "Coast Guard District Commander."

PART 102—BAY, SOUND AND LAKE STEAM YACHTS

Section 102.7 Inspection of lifeboats when built is amended by changing the title "District Coast Guard Officer" to "Coast Guard District Commander."

Subchapter J-Rivers: General Rules and Regulations

PART 113—BOATS, RAFTS, BULKHEADS, AND LIFESAVING APPLIANCES

Sections 113.01, 113.2, 113.10, 113.11, 113.29, 113.30 and 113.46 (1) are amended by changing the title "District Coast Guard Officer" to "Coast Guard District Commander."

PART 114—FIRE APPARATUS; FIRE PREVENTION

Section 114.15 Portable fire extinguishers is amended by changing the title "District Coast Guard Officer" to "Coast Guard District Commander."

PART 115-LICENSED OFFICERS

Sections 115.7, 115.9, 115.13, 115.15a, and 115.18 are amended by changing the title "District Coast Guard Officer" to "Coast Guard District Commander."

Section 115.16 is amended to read as follows:

§ 115.16 Notice of casualty and voyage records. (See § 62.16 of this chapter, as amended, which is identical with this section.)

PART 116-INSPECTION OF VESSELS

Section 116.7 Permits to go to other ports for repairs is amended by changing the title "District Coast Guard Officer" to "Coast Guard District Commander."

Section 116.16 is amended to read as follows:

§ 116.16 Electrical installations. (See § 63.9 of this chapter, as amended, which is identical with this section.)

PART 118—EXCURSION STEAMERS

Section 118.1 Permits to engage in excursions is amended by changing title "District Coast Guard Officer" to "Coast Guard District Commander."

PART 120-DUTIES OF INSPECTORS

Sections 120.1, 120.2, 120.3, 120.10, and 120.17 are amended by changing the title "District Coast Guard Officer" to "Coast Guard District Commander."

Subchapter K-Seamen

PART 133—DESIGNATION AND APPROVAL OF NAUTICAL SCHOOL SHIPS, RULES FOR CONDUCT OF SCHOOL SHIPS

Sections 133.8 and 133.15 are amended by changing the title "Director" to "Commandant, U. S. Coast Guard." Section 133.18 Inspection is amended by changing the phrases "local inspectors of the Bureau of Marine Inspection and Navigation" and "appropriate board of local inspectors" to "Officer in Charge, Marine Inspection."

PART 136—"A" MARINE INVESTIGATION BOARD RULES

TEMPORARY WARTIME RULES GOVERNING IN-VESTIGATIONS OF ACCIDENTS AND CASU-ALTIES

Sections 136.102, 136.104 (a), (b), (c), and (d), 136.106 (c), 136.107 (a), (b), (c), (d), (f) and (g), and 136.112 are amended by changing the title "District Coast Guard Officer" to "Coast Guard District Commander."

Section 136.103 (c) is amended by changing the last sentence to read as follows:

§ 136.103 Notice of casualty and voy-

age records.

(c) * * * The written report required herein for personal accident not involving death shall be made on Form NAVCG-924E and for all other marine casualties or accidents the written report shall be made on Form NAVCG-2692.

PART 141-MANNING OF INSPECTED VESSELS

Section 141.2 Right of appeal is amended by changing the title "District Coast Guard Officer" to "Coast Guard District Commander."

Subchapter Q-Specifications

PART 160-LIFESAVING EQUIPMENT

Sections 160.001-3 (c), 160.002-7 (a), 160.006-4 (b), and 160.006-5 (d) are amended by changing the title "District Coast Guard Officer" to "Coast Guard District Commander."

Dated: SEPTEMBER 9, 1946.

[SEAL] J. F. FARLEY, Admiral, U. S. Coast Guard.

[F. R. Doc. 46-16285; Filed, Sept. 9, 1946; 11:46 a. m.]

Subchapter K-Seamen

PART 138—RULES AND REGULATIONS FOR ISSUANCE OF CERTIFICATES AND CONTINUOUS DISCHARGE BOOKS

AMENDMENTS TO REGULATIONS

By virtue of the authority vested in me by R. S. 4405, 4417a, 4483, as amended, 49 Stat. 1930, 1936, 50 Stat. 49, 199, 54 Stat. 1200, 55 Stat. 244, 245 (46 U. S. C. 375, 391a, 481, 643, 672, 689; 50 U. S. C. 1275), and section 101 of Reorganization Plan No. 3 of 1946 (11 F. R. 7875), the following amendments to the regulations are prescribed, effective upon the date of publication of this order in the FEDERAL REGISTER.

1. Section 138.1 (a) is amended to read as follows:

§ 138.1 General previsions. (a) (1) An applicant for a certificate of service, certificate of efficiency, certificate of identification, or continuous discharge book, shall make written application, in duplicate, on Form 719-b, furnished by the Coast Guard. The placing of finger-prints on the application shall be op-

tional with the seaman. This application may be for as many certificates or ratings as the seaman believes he is qualified. In the case of a seaman applying for his first certificate, other than certificate of identification, the application shall include a request for either a continuous discharge book or a certificate of identification, at

the option of the applicant.

(2) Every certificate of service, certificate of efficiency, or certificate of identification issued or reissued after November 1, 1945, shall be in the form of a merchant mariner's document, Form 2838. Any licensed officer or unlicensed seaman currently holding, in a valid status, any of the documents listed in paragraph (a) (1) of this section may, upon request and without examination, be issued a merchant mariner's docu-

(3) A merchant mariner's document shall be a certificate of service authorizing the holder to serve in any rating endorsed thereon or in any lower rating in the same department or in any rating covered by a general endorsement thereon. If the holder of a merchant mariner's document is qualified to serve in more than one department, the capacities for which he is qualified in each department will be endorsed separately.

(4) A merchant mariner's document issued to a licensed officer will be indorsed for "any unlicensed rating in the (insert 'deck' or 'engine') department" and will be a certificate of service authorizing the holder to serve in any unlicensed capacity in such department without being required to present his license. If a licensed officer qualifies as lifeboat man, the further indorsement "Lifeboat man" will be placed on the

merchant mariner's document. (5) A merchant mariner's document issued to a staff officer will be indorsed as follows: "See Certificate of Registry." A certificate of registry as chief purser, purser, or senior assistant purser will authorize the holder to serve in any purser's rating lower than that specified thereon. The holder of a certificate of registry as chief purser, purser, senior assistant purser, or junior assistant purser may serve as a purser's clerk without obtaining an indorsement on his merchant mariner's document.

(6) A merchant mariner's document endorsed as Able Seaman or as Lifeboatman shall be a certificate of efficiency as

Lifeboatman.

- (7) Every merchant mariner's document shall be a certificate of identification unless the holder also holds a continuous discharge book. The holder of a certificate of identification in the form issued before November 1, 1945, shall surrender that certificate before he is issued a merchant mariner's document.
- 2. Section 138.1 (c) is amended by designating material within present paragraph as subparagraph (1) and by adding three new subparagraphs as fol-
- (2) No documents shall be issued to an enemy alien. The term "enemy alien" shall include the following:
- (i) All aliens of the age of 14 years or older who were or are citizens or subjects of Germany or Japan.

(ii) All aliens of the age of 14 years or older who at present are stateless but who at the time at which they became stateless were citizens or subjects of Germany or Japan.

(3) The term "enemy alien" shall not

include the following:

(i) Former German or Japanese citizens or subjects who, before December 7, 1941, in the case of former Japanese citizens or subjects, and before December 8, 1941, in the case of former German citizens or subjects, became and are citizens or subjects of any nation other than Germany or Japan.

(ii) Austrians or Austrian-Hungarians (Austro-Hungarians) or Koreans who registered as such under the Alien Regisstration Act of 1940, Provided, That such persons have not at any time voluntarily become German or Japanese citizens or

subjects.

(iii) All citizens or subjects of Italy, and all aliens who at present are stateless but who at the time at which they became stateless were citizens or subjects of Italy.

(iv) Aliens of enemy nationalities during their term of military service in the armed forces of the United States.

- (4) Should any difficulties arise as to whether or not any person is an enemy alien, such case will be referred to the Commandant together with the date and place of birth and statements regarding the citizenship of the person whose status is in doubt.
- 3. Section 138.3 (d) (1) is amended by adding the following sentences:

§ 138.3 Able seamen. * *

- (d) General—(1) Physical conditions. * * The medical examination is the same as for an original license as a deck officer for vessels navigating the same waters as set forth in §§ 62.2, 78.2 and 96.2 of this chapter, as amended. If the applicant is in possession of an unexpired deck license, the Officer in Charge, Marine Inspection, may waive the requirement for a physical examination.
- 4. Section 138.3 (d) (5) is amended by adding the following sentences:
- (5) Certificate. * * * The holder of a merchant mariner's document indorsed for the rating of able seaman may serve in any of the following unlicensed ratings in the deck department without obtaining an additional indorsement: boatswain, quartermaster, lookout, ordinary seaman, deckhand, cadet, deck boy, carpenter, storekeeper, master-at-arms. fire patrolman, watchman, and winch driver. A merchant mariner's document indorsed as able seaman will also be considered a certificate of efficiency as lifeboatman without further indorsement. This type of document will describe clearly the type of able seaman certificate which it represents, e. g.: able seaman-any waters; able seaman-any waters, 12 months; able seaman-Great Lakes, 18 months; able seaman-on freight vessels 500 gross tons or less on bays or sounds, and on tugs, towboats, and barges on any waters. The holder of a document indorsed for the rating of able seaman may serve in any unqualified rating in the deck department without obtaining an additional indorsement.

- 5. Section 138.3a is amended by adding the following sentences:
- § 138.3a Wartime Regulations; able seamen. * * * A seaman who can produce documentary evidence of enough further service since obtaining a certificate or document as able seaman under wartime regulations to comply with the peacetime sea service requirements may be issued a merchant mariner's document on which the restrictive marking is omitted: Provided. That he shall surrender for cancellation the original certificate or document bearing the marking.
- 6. Section 138.5 (b) is amended by adding the following sentences:
- § 138.5 Qualified member of engine
- department. * * *
 (b) * * * The medical examination for qualified member of the engine department is the same as for an original license as engineer, as set forth in §§ 62.2, 78.2 or 96.2 of this chapter, as amended, except that the exemption regarding monocular vision granted to engineers does not apply. If the applicant is in possession of an unexpired license, the Officer in Charge, Marine Inspection, may waive the requirement for a physical examination.
- 7. Section 138.5 (e) is amended by numbering the present material in paragraph (e) as subparagraph (1) and by adding two new subparagraphs reading as follows:
- (2) The holder of a merchant mariner's document indorsed with one or more qualified member of the engine department ratings may serve in any unqualified rating in the engine department without obtaining an additional indorsement. This does not mean than an indorsement of one qualified member of the engine department rating authorizes the holder to serve in all qualified member of the engine department ratings. Each qualified member of the engine department rating for which a holder of a merchant mariner's document is qualifled must be indorsed separately. When, however, the applicant qualifies for all ratings covered by a certificate as a qualified member of the engine department, the certification may "QMED-any rating." The ratings are as follows:

Refrigerating engineer. Watertender. Fireman. Deck engineer. Junior engineer. Electrician. Bailermaker. Machinist. Pumpman.

- (3) Documents as "assistant electrician" in the engine department may be issued to applicants without examination and without requiring evidence of previous sea service. The rating of "assistant electrician" is a rating not above that of coal passer or wiper, but equal thereto.
- 8. Section 133.5a is amended by adding the following sentences:

- § 138.5a Wartime regulations; qualified members of the engine department.

 * * * A seaman who can produce documentary evidence of enough further service since obtaining a certificate or document as Qualified Member of Engine Department to comply with the peacetime sea service requirements may be issued a merchant mariner's document on which the restrictive marking is omitted: Provided, That he shall surrender for cancellation the original certificate or document bearing the marking.
- 9. Section 138.6 (c) is amended by numbering the present material in paragraph (c) as subparagraph (1) and by adding a new subparagraph (2) reading as follows:
- § 138.6 Certificates of service for ratings other than able seaman or qualified member of the engine department. * * *
- (c) (1) * * * *
 (2) A merchant mariner's document indorsed for steward, cook or baker will authorize the holder to serve in any unskilled capacity in the steward's department. When the holder of a merchant mariner's document has qualified as a food handler, the indorsement of his rating will be followed by the further indorsement "(F. H.)."
- 10. Section 138.6 (e) is amended by numbering the present material in paragraph (e) as subparagraph (1) and by adding two new subparagraphs reading as follows:

(e) (1) * * *

- (2) Students in technical schools who are enrolled in courses in marine management and ship operations who present a letter or other documentary evidence that they are so enrolled shall be issued a merchant mariner's document as "student observers—any department" and may be signed on ships as such. Students holding these documents or certificates will not take the place of any of the crew, or fill any of the regular ratings.
- (3) No ratings other than cadet-midshipman and life-boatman shall be shown on a merchant mariner's document issued to a member of the U. S. Merchant Marine Cadet Corps. The merchant mariner's document shall also be stamped "Valid only while cadet-midshipman in the WSA training program." A merchant mariner's document thus prepared shall be surrendered upon the holder being certificated in any other rating or being issued a license and the rating of cadet-midshipman shall be omitted from any new merchant mariner's document issued.
- 11. Section 138.8 is amended by adding a new paragraph (i) reading as follows:
- § 138.8 Rules for preparation and issuance of certificates of service and efficiency. * * *
- (i) (1) Merchant Marine Details abroad are authorized to conduct examinations for up-grading of seamen, but are not prepared to conduct the physical examination or the character investigation which is required in the case of orig-

inal documents. Merchant Marine Details will therefore not issue regular certificates, but temporary permits in lieu thereof. Merchant Marine Details will instruct the recipient of each temporary permit to present it to the Officer in Charge, Marine Inspection, upon arrival in the first port in the United States in which a Marine Inspection Office is located in order to exchange it for a permanent certificate.

(2) The temporary permit shall be accepted in a Marine Inspection Office as proof that the bearer has complied with the rules and regulations governing the issuance of certificates, except as noted in the body of the temporary permit. The requirements noted in the exceptions will be complied with as in the

case of other applicants.

(3) The written examinations are forwarded to the Commandant by Merchant Marine Details, and any Marine Inspection Office at which an applicant with a temporary permit appears may request and obtain the examination in the case from the Commandant. Any Marine Inspection Office which doubts the propriety of issuing a permanent certificate in lieu of a temporary permit which has been issued by a foreign Merchant Marine Detail shall inform the Commandant fully as to the circumstances.

Dated: September 9, 1946.

[SEAL] J. F. FARLEY, Admiral, U. S. Coast Guard, Commandant.

[F. R. Doc. 46-16282; Filed, Sept. 9, 1946; 11:45 a.m.]

TITLE 49—TRANSPORTATION AND RAILROADS

Chapter I—Interstate Commerce Commission

> [S. O. 558, Amdt. 3] PART 95—CAR SERVICE

REFRIGERATOR CARS FOR FRUIT AND VEGETABLE CONTAINERS

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

Upon further consideration of Service Order No. 558 (11 F. R. 8043), as amended (11 F. R. 8371, 9295), and good cause appearing therefor: *It is ordered*, That:

Service Order No. 558, as amended, be, and it is hereby, further amended by substituting the following paragraph (a) in lieu of paragraph (a) thereof:

(a) Substitution of refrigerator cars for box cars, to transport fruit and vegetable containers and box shooks.
(1) Except as provided in paragraph (a) (2), common carriers by railroad subject to the Interstate Commerce Act transporting fruit and vegetable containers, box shooks or other packaging or packing materials, in carloads, from origins located in the State of California, or in the State of Oregon on or south of a line extending from Bend through Eugene, to destinations in the State of California may, at their option, furnish

and transport not more than three (3) RS type refrigerator cars in lieu of each box car ordered, subject to the carload minimum weight which would have applied if the shipment had been loaded in a box car.

(2) On shipments on which the carload minimum weight varies with the

size of the car,

(i) Two (2) RS type refrigerator cars may be furnished in lieu of one (1) box car ordered of a length of 40' 7", or less, subject to the carload minimum weight which would have applied if the shipment had been loaded in a box car of the size ordered.

(ii) Three (3) RS type refrigerator cars may be furnished in lieu of one (1) box car ordered of a length of over 40' 7", but not over 50' 7", subject to the carload minimum weight which would have applied if the shipment had been loaded in a box car of the size ordered.

It is further ordered, That this amendment shall become effective at 12:01 a.m., September 7, 1946; that a copy of this amendment be served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and that notice of this order be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

By the Commission, Division 3.

SEAL]

W. P. BARTEL, Secretary.

[F. R. Doc. 46-16278; Filed, Sept. 9, 1946; 11:19 a. m.]

[4th Rev. S. O. 180, Amdt. 7] PART 95—CAR SERVICE

DEMURRAGE ON REFRIGERATOR CARS

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 7th day of September, A. D. 1946.

Upon further consideration of Fourth Revised Service Order No. 180 (10 F. R. 14970), as amended (11 F. R. 1627, 1991, 3605, 4038, 9453), and good cause appearing therefor: It is ordered, That:

The provisions of Fourth Revised Service Order No. 180, as amended, are hereby suspended only insofar as they would apply on refrigerator cars held at or short of ports for transshipment to vessels, and on such cars when reconsigned or diverted. In lieu thereof the rules, regulations and charges provided in lawfully-published tariffs shall apply.

Effective date. This amendment shall become effective at 7:00 a.m., Septem-

ber 8, 1946.

Expiration date. This amendment shall expire at 7:00 a.m., September 20, 1946 unless otherwise modified, changed, suspended or annulled by order of this Commission.

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

By the Commission, Division 3.

[SEAL]

W. P. BARTEL, Secretary.

[F. R. Doc. 46-16435; Filed, Sept. 10, 1946; 11:29 a. m.]

[Rev. S. O. 188, Amdt. 7] PART 95—CAR SERVICE

REFRIGERATOR CAR DEMURRAGE ON STATE BELT
RAILROAD OF CALIFORNIA

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 7th day of September A. D. 1946.

Upon further consideration of Revised Service Order No. 188 (10 F. R. 15175) as amended (11 F. R. 1626, 3605, 4038, 7043, 9453), and good cause appearing therefor: It is ordered. That:

The provisions of Revised Service Order No. 188, as amended, are hereby suspended only insofar as they would apply on refrigerator cars held at or short of ports for transshipment to vessels, and on such cars when reconsigned or diverted. In lieu thereof the rules, regulations and charges provided in lawfully-published tariffs shall apply.

Effective date. This amendment shall become effective at 7:00 a.m., September

8. 1946.

Expiration date. This amendment shall expire at 7:00 a.m., September 20, 1946 unless otherwise modified, changed, suspended or annulled by order of this Commission.

It is further ordered, That a copy of this order and direction shall be served upon the California State Railroad Commission and upon the State Belt Railroad of California; and that notice of this order be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

By the Commission, Division 3.

[SEAL]

W. P. BARTEL, Secretary.

[F. R. Doc. 46-16436; Filed, Sept. 10, 1946; 11:29 a.m.]

Chapter II—Office of Defense Transportation

PART 500—CONSERVATION OF RAIL EQUIP-MENT

SHIPMENTS OF NEW FRESH HARVESTED IRISH POTATOES

CROSS REFERENCE: For an exception to the provisions of § 500.72, see Part 520, infra.

[Gen. Permit ODT 18A. Rev. 22]

PART 520—CONSERVATION OF RAIL EQUIP-MENT; EXCEPTIONS, PERMITS, AND SPECIAL DIRECTIONS

SHIPMENT OF NEW FRESH HARVESTED IRISH POTATOES

Pursuant to Title III of the Second War Powers Act, 1942, as amended, 56 Stat. 177, 50 U. S. C. App. 633, 58 Stat. 827, 59 Stat. 658, Public Law 475, 79th Congress: E. O. 8989, as amended, 6 F. R. 6725, 8 F. R. 14183; E. O. 9729, 11 F. R. 5641; and General Order ODT 18A, Revised, as amended 11 F. R. 8229, 8829, it is hereby authorized, That:

§ 520.520 Shipments of new fresh harvested Irish potatoes. Notwithstanding the restrictions contained in § 500.72 of General Order ODT 18A, Revised, as amended (11 F. R. 8229, 8829), and Items 465, 470, 475, 480 (c) and 600 of Special Direction ODT 18A-2A, as amended (9 F. R. 118, 4247, 13008; 10 F. R. 2523, 3470, 14906; 11 F. R. 1358), any person may offer for transportation and any rail carrier may accept for transportation at point of origin, forward from point of origin, any carload freight consisting of new fresh harvested Irish potatoes:

(a) When the origin point of any such freight is in the States of Arizona, California, Colorado, Idaho, Nevada, New Mexico, Oregon, Utah, or Washington, and the quantity loaded in each car is not less than 40,000 pounds; and

(b) When the origin point of any such freight is in the States of Connecticut, Delaware, Maine, Maryland, Massachusetts, Michigan, Minnesota, Nebraska, New Hampshire, New Jersey, New York, North Dakota, Pennsylvania, South Dakota, Vermont, or Wisconsin, and the quantity loaded in each car is not less than 36,000 pounds when such freight is iced, or when ice is available for placing in such car: Provided, That, if ice is not available for placing in such car the quantity loaded in each car shall be not less than 30,000 pounds.

.(c) The provisions of this § 520.520 shall not apply to carload freight consisting of new fresh harvested Irish potatoes when such freight is consigned to any person for the purpose of processing such freight into starch, alcohol, or animal food.

§ 520.521 Shipments of certified seed potatoes. Notwithstanding the restrictions contained in § 500.72 of General Order ODT 18A, Revised, as amended (11 F. R. 8229, 8829), and Items 465, 470, 475, 480 (c) and 600 of Special Direction ODT 18A-2A, as amended (9 F. R. 118, 4247, 13008, 10 F. R. 2523, 3470, 14906; 11 F. R. 1358), any person may offer for transportation and any rail carrier may accept for transportation at point of origin, forward from point of origin, or load and forward from point of origin, any carload freight consisting of certified seed potatoes properly tagged and certified by the official State seed certifying agency

(a) The origin point of any such freight is in the States of Minnesota,

Nebraska, North Dakota, or South Dakota, and the quantity loaded in each car is not less than 36,000 pounds; or

(b) The origin point of any such freight is in the States of California, Oregon, or Washington, and the destination point is in the State of California, and the quantity loaded in each car is not less than 36,000 pounds.

§ 520.522 Expiration dates. (a) The provisions of this General Permit ODT 18A, Revised-22, relating to carload freight consisting of new fresh harvested Irish potatoes shall expire at 12:59 p.m. on:

(1) September 30, 1946, when the origin point is in the States of Arizona, Colorado, Connecticut, Delaware, Idaho, Maine, Maryland, Massachusetts, Michigan, Minnesota, Nebraska, Nevada, New Hampshire, New Jersey, New Mexico, New York, North Dakota, Oregon, Pennsylvania, South Dakota, Utah, Vermont, Washington, or Wisconsin.

(2) November 30, 1946, when the origin point is in the State of California.

(b) The provisions of this General Permit ODT 18A, Revised-22, relating to carload freight consisting of certified seed potatoes shall expire at 12:59 p.m. on:

(1) September 30, 1946, when the origin point is in the States of Minnesota, Nebraska, North Dakota, or South Dakota; and

(2) December 31, 1946, when the origin point is in the States of California, Oregon, or Washington.

This General Permit ODT 18A, Revised-22, shall become effective September 10, 1946, and shall cancel and supersede General Permit ODT 18A, Revised-17 (11 F.R. 9084) as of 12:01 midnight September 9, 1946.

(Title III of the Second War Powers Act, 1942, as amended, 56 Stat. 177, 50 U. S. C. App. 633, 58 Stat. 827, 59 Stat. 658, Public Law 475, 79th Congress; E. O. 8989, as amended, 6 F. R. 6725, 8 F. R. 14182; E. O. 9729, 11 F. R. 5641; and General Order ODT 18A, Revised, as amended, 11 F. R. 8229, 8829)

Issued at Washington, D. C., this 9th day of September 1946.

J. M. JOHNSON,

Director,

Office of Defense Transportation. [F. R. Doc. 46-16318; Filed, Sept. 9, 1916; 3:46 p. m.]

Notices

DEPARTMENT OF AGRICULTURE.

Farm Security Administration.

Missouri

FARM OWNERSHIP LOAN LIMITATION

In accordance with the item entitled, "Farm Tenancy," contained in the Department of Agriculture Appropriation Act, 1947 (Public Law 422, 79th Congress, approved June 22, 1946), no loans under Title I of the Bankhead-Jones Farm Tenant Act (50 Stat. 522, 7 U.S.C.

1000-1006), excepting those to eligible veterans, may be made for the acquisition or enlargement of farms which have a value, as acquired, enlarged, or improved, in excess of the average value of efficient family-size farm-management units, as determined by the Secretary of Agriculture, in the county, parish, or locality where the farm is located. The limitations designated herein shall be applied in accordance with the abovementioned authorities to Farm Ownership loans in the counties of Missouri With respect to each named below. county, the limitation does not exceed the average value of efficient familysize farm-management units located in such county.

M	LS	S	റ	Tī	R

County Limitation	County Limitation
Adair \$8,000	Livingston \$9,500
Andrew 10,000	McDonald 7,000
Atchison 12,000	Macon 8,000
Audrain 9,000	Madison 8,000
Barry 7,000	Maries 7,000
Barton 8,500	Marion 9, 200
Bates 9,000	Mercer 8,000
Benton 7,500	
Bollinger 7,500	
Bcone 8,500	Moniteau 7,500
Buchanan 11,000	Monroe 8,000
Butler 8,500	Montgomery_ 6,000
Caldwell 9,500	Morgan 7,000
Callaway 8,000	New Madrid_ 12,000
Camden 7,000	Newton 8,500
Cape Girar-	Nodaway 12,000
deau 8,500	Oregon 7,000
Carroll 10,000	Osage 7,500
Carter 7, COO	Ozark 7,000
Cass 10, 500	Pemiscot 12,000
Cedar 7,000	Perry 8,500
Chariton 9,500	Pettis 9,500
Christian 7,500	Phelps 7,000
Clark 8,500	Pike 9,000
Clay 12,000	Platte 12,000
Clinton 10,600	Polk 7,500
Cooper 8, 500	Pulaski 7,000
Cooper 8,500	Putnam 8,000
Crawford 7,000	Ralls 8,000
Dade 8,000	Randolph 8,000
Dallas 7,000	Ray 9,500
Daviess 9,000	Reynolds 7,000
De Kalb 9,000	Ripley 7,000
Dent 7,500	Saint Charles 11,000
Douglas 7,000	Saint Clair _ 7,500
Dunklin 12,000	Sainte Gene-
Franklin 8,000	vieve 8,000
Gasconade 7,000	Saint Fran-
Gentry 9,700	cois 8,000
Greene 9,000	Saint Louis 12,000
Grundy 9,000	Saline 12,000
Harrison 9,500	Schuyler 8,000
Henry 8,000	Scotland 8,500
Hickory 7,000	Scott 10,000
Hickory 7,000 Holt 12,000	Shannon 7,000
Howard 8,500	Shelby 9,000
Howell 8,000	Stoddard 10,000
Iron 7,000	Stone 7,000
Jackson 12,000	Sullivan 8,000
Jasper 9,000	Taney 7,000
Jefferson 9,500	Texas 7,500
Johnson 8,500	Vernon 8,000
Knox 8, 500	Warren 8,000
Laclede 7,500	Washington 7,500
Lafayette 12,000	Wayne 7,000
Lawrence 8,500	Webster 7,500
Lewis 8,500	Worth 9,500
Lincoln 9,000	Wright 7,000
Linn 9, 250	
0, 200	

Issued this 6th day of September 1946.

[SEAL] CHARLES F. BRANNAN,
Acting Secretary of Agriculture.

[F. R. Doc. 46-16277; Filed, Sept. 9, 1946;

11:09 a. m.]

KENTUCKY AND TENNESSEE FARM OWNERSHIP LOAN LIMITATIONS

Correction

In Federal Register Document 46–16103, appearing on page 9885 of the issue for Saturday, September 7, 1946, the limitation for Crittenden County, Kentucky, should read "\$10,500".

CIVIL AERONAUTICS BOARD.

[Docket No. 2411]

AMERICAN FRESIDENT LINES, LTD., ET AL.

NOTICE OF POSTPONEMENT OF ORAL ARGUMENT

In the matter of the petition of American President Lines, Ltd., and certain other steamship companies to investigate and study the effect of competitive conditions that have arisen through the implementation of recent international air agreements, and to review and revise its policy with respect to the participation of American steamship companies in foreign and overseas air transportation.

Notice is hereby given, pursuant to the Civil Aeronautics Act of 1938, as amended, that oral argument limited to the question of whether the petition should be granted, now assigned to be held on September 11, 1946, is hereby postponed to be held on Friday, September 20, 1946, 10 a. m., eastern standard time, in Room 5044 Commerce Bldg., 14th Street and Constitution Ave., N. W., Washington, D. C., before the Board.

Dated Washington, D. C., September 10, 1946.

By the Civil Aeronautics Board:

[SEAL]

M. C. MULLIGAN, Secretary.

[F. R. Doc. 46-16442; Filed, Sept. 10, 1946;

CIVILIAN PRODUCTION ADMINISTRATION.

[C-437]

Weisberg-Baer Co.

CONSENT ORDER

The Weisberg-Baer Company, a New York corporation, with offices at 4-05 26th Avenue, Long Island City 2, New York, is a manufacturer of wood pro-The Weisberg-Baer Company is charged by the Civilian Production Administration with violating paragraph (e) (2) of Direction 1 to Priorities Regulation 33, in that during the months of March, April, and May, 1946, it placed certified orders as millwork manufacturer for delivery of housing construction lumber and received on such certified orders during such months a quantity of such lumber, and did not use during such months a quantity of lumber equal to the same for the manufacture of millwork; and with violating paragraphs (c) (1) and (2) and (d) (1) and Table 1 of Priorities Regulation 32 in that during the months of March, April, and May,

1946, it placed orders for delivery of housing construction lumber on earlier dates and in larger amounts than it would have been permitted to receive under that regulation, and during such months it accepted delivery of housing construction lumber although its inventory of that material was and would be more than a practicable minimum working inventory reasonably necessary to meet its own deliveries and to supply its services and also more than it needed during the immediate period of 60 days, on the basis of its current and scheduled method and rate of operation.

The Weisberg-Baer Company admits the violations as charged of Direction 1 to Priorities Regulation 33 but not of Priorities Regulation 32, does not desire to contest the charges, and has consented to the issuance of this order.

Wherefore, upon the agreement and consent of The Weisberg-Baer Company, the Regional Compliance Manager, and the Regional Attorney, and upon the approval of the Compliance Commissioner, It is hereby ordered, That:

(a) The Weisberg-Baer Company, its successors and assigns, shall use during the next seventy-five (75) days for the manufacture of millwork the quantity of housing construction lumber received during the months of February, March, April, May, and June, 1946, on certified orders as millwork manufacturer, minus the quantity of such lumber used for the manufacture of millwork during the period from February 1, 1946 until August 19, 1946. This requirement shall be in addition to the requirements of Direction 1 to Priorities Regulation 33 as currently in force.

(b) The Weisberg-Baer Company, its successors and assigns, shall reserve the millwork so manufactured in accordance with subdivision (a) hereof, for delivery only on certified or rated orders.

(c) The Weisberg-Baer Company, its successors and assigns, shall not place any certified orders as millwork manufacturer for housing construction lumber or accept delivery of the same until such time as its inventory of such lumber will be no more than it shall need during the immediate period of 30 days on the basis of its current and scheduled method and rate of operation; and thereafter it will comply with the provisions of Priorities Regulation 32.

(d) Nothing contained in this order shall be deemed to relieve The Weisberg-Baer Company, its successors or assigns, from any restriction, prohibition, or provision contained in any order or regulation of the Civilian Production Administration except insofar as the same may be inconsistent with the provisions hereof.

(e) This order shall take effect on the date of its issuance.

Issued this 9th day of September 1946.

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

[F. R. Doc. 46-16370; Filed, Sept. 9, 1946; 4:39 p. m.] FEDERAL FARM MORTGAGE COR-PORATION.

[Surplus Property Transfer Order 1]

CLARK NATIONAL FOREST

TRANSFER OF JURISDICTION OF SURPLUS FOREST LANDS

Transferring jurisdiction of surplus forest lands in the Clark National Forest, Missouri, to the Forest Service pursuant to the provisions of the Surplus Property

Act of 1944 (58 Stat. 765).

Whereas, the following described lands owned by the United States and situate within the exterior boundaries of the Clark National Forest have been declared surplus and classified as forest lands pursuant to the provisions of the Surplus Property Act of 1944 (58 Stat.

5TH PRINCIPAL MERIDIAN

T. 33 N., R. 4 E. Sec. 2, SW1/4 SW1/4;

Sec. 3, SE1/4, except a 1 acre and a 3 acre parcel as described in deed from Walter H. Fisher, et al. to the United States of America, dated December 23, 1895, and recorded July 12, 1898, in Book 40 at page 604 among the records of Iron

County, Missouri; That part of Lot No. 2 of the NE¼ which lies on the south side of the Ironton and Frederickstown county road, except 4 acres in the NW corner as reserved in deed from Henry N. Hutchens to the United States of America, dated January 29, 1898, and recorded July 12, 1898, in Book 40 at page 606 among the records of Iron County, Missouri;

of Lot No. 1 of the NE1/4; S1/4 of the W½ of Lot No. 2 of the NE¼, except 4 acres described in deed from Azarlah Martin and Amanda M. Martin, his wife, to the United States of America, dated December 23, 1895, and recorded July 12,

1898, in book 40 at page 605 among the records of Iron County, Missouri; and That NW part of the E½ of Lot No. 2 of the NE¼ lying south of the Ironton and Frederickstown gravel road, containing 10 acres, more or less, as conveyed by deed from William Henson and Margaret Henson, his wife, to the United States of America, dated March 28, 1893, and recorded July 12, 1898, in Book 40 at page 602 among the records of Iron County, Missouri;

Sec. 10, E1/2, E1/2 SW 1/4;

Sec. 11, W 1/2 NW 1/4;

Sec. 15, N1/2NE1/4, SW1/4NE1/4, E12NW1/4,

E12SW14. N1/2SE1/4;

Containing in all 1,115 acres, more or less according to deeds of conveyance.

Subject to: 1. A highway permit to the Missouri Highway Department dated May 8. 1928; and

2. An easement for electric power trans-An easement for electric position mission lines dated May 31, 1941, to the mission lines dated May 31, 1941, to the mission lines are Missouri Power Corporation for a period not to exceed 20 years; and

3. An easement dated October 1, 1941, to the Black River Electric Cooperative for electric power transmission lines for a period not to exceed 20 years; and

An outstanding lease covering 55 acres in favor of Arnold Crocker, dated March 1, 1946, and expiring February 28, 1947;

Whereas, the Forest Service is desirous of acquiring administrative control and jurisdiction over the above described lands for administration as a part of the Clark National Forest and the acquisition has been approved by the National Forest Reservation Commission; and

Whereas, the Forest Service has caused the sum of \$11,000.00, which is the fair value of the lands, to be covered into the Treasury of the United States as miscellaneous receipts from funds appropriated by the Congress for the acquisition of lands under the provisions of the Act of March 1, 1911 (36 Stat. 961), as amended:

Now therefore, the Federal Farm Mortgage Corporation, pursuant to the authority vested in it in the disposal of surplus agricultural or forest property, by virtue of delegations of authority issued pursuant to the provisions of the aforementioned Act of 1944, does hereby transfer the aforesaid lands to the Forest Service as of this date.

In witness whereof, the Federal Farm Mortgage Corporation has, on this 24th day of July, 1946, caused these presents to be duly executed for and in its name and behalf and the seal of the said corporation to be hereunto affixed.

[SEAL]

FEDERAL FARM MORTGAGE CORPORATION, HAROLD H. LANE, Vice President.

Attest:

ARTHUR G. PFAFF. Assistant Secretary.

[F. R. Doc. 46-16401; Filed, Sept. 10, 1946; 11:11 a. m.]

INTERSTATE COMMERCE COMMIS-SION.

[S. O. 591-A]

UNLOADING OF BASKETS AT BROWNSVILLE, TEX.

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

Upon further consideration of Service Order No. 591 (11 F. R. 9782), and good cause appearing therefor: It is ordered,

(a) Service Order No. 591, Baskets at Brownsville, Texas, on St. L., B. & M. Ry., Be Unloaded, be, and it is hereby, vacated and set aside. (40 Stat. 101, sec. 402, 418; 41 Stat. 476, sec. 4; 54 Stat. 901, 911; 49 U. S. C. 1 (10)-(17), 15 (2))

It is further ordered, That this order shall become effective at 12:01 a. m., September 9, 1946; that a copy of this order and direction be served upon the St. Louis, Brownsville and Mexico Railway Company (Guy A. Thompson, Trustee), and upon the Association of American Railroads, Car Service Division, as Agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and that notice of this order be given to the general public by depositing a copy in the office of the Secretary of the Commission, at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

By the Commission, Division 3.

[SEAL]

W. P. BARTEL. Secretary.

IF. B. Doc. 46-16279: Filed. Sept. 9, 1946: 11:19 a.m.]

[S. O. 602]

UNLOADING OF MACHINERY AT NEW ORLEANS, LA.

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

It appearing, that car UP 56103, containing machinery, at New Orleans, Louisiana, on the Texas Pacific-Missouri Pacific Terminal Railroad of New Orleans, shipped by Matson Trucing Company from Ankeny, Iowa, has been on hand for an unreasonable length of time and that the delay in unloading said car is impeding its use; in the opinion of the Commission an emergency exists requiring immediate action: It is ordered, that:

(a) Machinery at New Orleans, Louisiana, be unloaded. The Texas Pacific-Missouri Pacific Terminal Railroad of New Orleans, its agents or employees, shall unload immediately car UP 56103, loaded with machinery, now on hand at New Orleans, Louisiana, consigned Rey-

noir Shipping Company.

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

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

By the Commission, Division 3.

[SEAL]

W. P. BARTEL. Secretary.

[F. R. Doc. 46-16290; Filed, Sept. 9, 1946; 11:19 a. m.]

[S. O. 396, Gen. Permit 2]

RECONSIGNMENT OF REFRIGERATOR CARS AT ATLANTIC, GULF OR PACIFIC FORTS

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

To disregard entirely the provisions of Service Order No. 396 insofar as it applies to the reconsignment at ports of refrigerator cars loaded with perishables which arrived at Atlantic, Gulf or Pacific ports on or after September 1. 1946.

This general permit shall expire at 12:01 a.m., September 20, 1946.

The waybill shall show reference to

this general permit.

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

Issued at Washington, D. C., this 9th day of September, 1946.

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

[F. R. Doc. 46-16437; Filed, Sept. 10, 1946; 11:29 a. m.]

[S. O. 422, Special Permit 19]

HOLDING UNDER LOAD OF EXPORT CAR AT SAN FRANCISCO BAY AREA, CALIF.

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

To disregard the provisions of Service Order No. 422 insofar as it applies to the holding under load of export car NYC 110601 by the Atchison, Topeka and Santa Fe Railway Company a San Francisco Bay Area, Calif.

This permit shall expire at 11:59 p. m.,

September 26, 1946.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 6th day of September, 1946.

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

[F. R. Doc. 46-16438; Filed, Sept. 10, 1946; 11:29 a. m.]

OFFICE OF PRICE ADMINISTRATION.

[MPR 188, Order 5157] ANETCO LAMP MFG. CO.

APPROVAL OF MAXIMUM PRICES

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

(a) This order establishes maximum prices for sales and deliveries of certain

articles manufactured by the Anetco Lamp Manufacturing Company, 89 Newport Street, Brooklyn, N. Y.

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

Article	Model	manuf	ale by acturer	For sale by any
	No.	Job- bers	Re- tailers	to con- sumers
Sprayed plaster lamb fig- ure table lamp with decorated paper parch- ment shade	5	Each \$3. 40	Each \$4.00	Each \$7. 20

These maximum prices are for the articles described in the manufacturer's application dated June 21, 1946.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. For sales to persons other than consumers they are f. o. b. Brooklyn, New York, 2% 10 days, net 30. The maximum price to consumers is not delivered.

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

sales of similar articles.

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

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

Model No. ____ OPA Retail Ceiling Price—\$____ Do Not Detach

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

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

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

(f) This order shall become effective on the 10th day of September 1946.

Issued this 9th day of September 1946.

Paul A. Porter, Administrator.

[F. R. Doc. 46-16268; Filed, Sept. 9, 1946; 11:05 a. m.]

[MPR 188, Order 5158] ROGER MERRILL LAMPS

APPROVAL OF MAXIMUM PRICES

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

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Roger Merrill Lamps, 1300 Glendale Boulevard, Los

Angeles 26, Calif.

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

Article	Model	manui	ale by acturer	For sale by any
,	No.	Job- bers	Re- tailers	person to con- sumers
Cast plaster stone, hand- painted, horse-head ta- ble lamp and oblong parehment shade	215	Each \$16.67	Each \$19, 61	Each \$35, 30

These maximum prices are for the articles described in the manufacturer's application dated June 5 and August 10, 1946.

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

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

similar articles.

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

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

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

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

(d) Jobbers' maximum prices for sales of the articles covered by this order shall be established under the provisions of

section 4.5 of SR 14J.

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

(f) This order shall become effective on the 10th day of September 1946.

Issued this 9th day of September 1946.

PAUL A. PORTER, Administrator.

[F. R. Doc. 46-16269; Filed, Sept. 9, 1946; 11:06 a. m.]

[MPR 188, Order 5159] ROBERT N. EVANS

APPROVAL OF MAXIMUM PRICES

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

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Robert N. Evans, 225 Fifth Avenue, New York 10, N. Y.

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

Article	Model	For sale manuf	For sale by any	
	No.	Job- bers	Re- tailers	person to con- sumers
California pottery bou-		Each	Each	Each
doir lamp, finish, in Chinese crackle, two- tone colors	1	\$1. 79	\$2.10	\$4 .00
erackle, two-tone color effects.	2	1. 79	2. 10	4.00

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

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. For sales to persons other than consumers they are 1. o. b. New York City, New York, 2% 10 days, net 30. The maximum price to consumers is net delivered.

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

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

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

blank spaces:

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

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

(d) Jobbers' maximum prices for sales of the articles covered by this order shall be established under the provisions of

section 4.5 of SR 14J.

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

(f) This order shall become effective on the 10th day of September 1946.

Issued this 9th day of September 1946.

PAUL A. PORTER, Administrator.

[F. R. Doc. 46-16270; Filed, Sept. 9, 1946; 11:06 a. m.]

[MPR 591, Order 804]

INTERNATIONAL HARVESTER CO.

AUTHORIZATION OF MAXIMUM PRICES

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

(a) The maximum net prices, f. o. b. point of shipment, for sales by any person of the following frozen food cabinets manufactured by International Harvester Company, North Michigan Avenue, Chicago, Illinois, and as described in the application dated August 22, which is on file with the Mechanical Building Equipment, Price Branch, Office of Price Administration, Washington 25, D. C., shall be:

		On sales to→				
		Serv- icing dealers	Non- serv- icing dealers	Con- sumers		
Model 11 FC-A	\$206. 55	\$243.00	\$ 255. 50	\$365.00		

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

(c) The maximum net prices established by this order shall be subject to discounts and allowances and the rendition of services which are at least as favorable as those which each seller extended or rendered or would have extended or rendered to purchasers of the same class on comparable sales of similar commodities in the same general category on October 1, 1941.

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

above:

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

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

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

(f) International Harvester Company, North Michigan Avenue, Chicago, Illinois, shall label the inside of lid of the frozen food cabinets covered by this order, sub-

stantially the following:

OPA Maximum Retail Price \$____

Plus freight and crating as provided in Order No. 804 under Maximum Price Regulation No. 591.

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

This order shall become effective September 10th, 1946.

Issued this 9th day of September 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-16272; Filed, Sept. 9, 1946; 11:07 a, m.]

[MPR 188, Order 5160] Todesca Productions

APPROVAL OF MAXIMUM PRICES

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

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Todesca Productions, 435 N. Figueroa Street, Los Angeles 12, Calif.

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

Artiel e	Model	For sale by manufacturer to—		For sale by	
	No.	Job- bers	Re- tailers	person to con- sumers	
Shellacked twisted crepe paper over plaster, glass, wood and elay table lamps with corresponding shellacked twisted crepe paper over wire frame shades (both the lamps and shades are featured in a variety of sizes, styles, and shapes): 25 inches. 22 inches. 23 inches. 19 inches. 19 inches. 20 inches. 20 inches. 21 inches. 21 inches. 30 inches. 21 inches. 31 inches. 31 inches. 32 inches. 33 inches. 35 inches. 36 inches. 37 inches. 37 inches. 38" straw matting over metal table lamp with shellacked twisted crepe paper over wire	101 102 104 105 106 107 108 109 111 111 1001 1004	Fach \$22, 86 18, 86 22, 10 17, 59 16, 72 16, 40 27, 39 16, 53 24, 96 18, 99 31, 72 19, 10	Each \$26, 95 22, 19 26, 00 20, 69 17, 55 19, 67 19, 30 32, 22 19, 45 29, 37 22, 34 37, 32 22, 47	Each \$48, 50 39, 95 46, 80 35, 40 35, 40 34, 75 58, 00 52, 85 40, 20 67, 15 40, 45	
frame shade	110	44. 07	51, 85	93. 35	
erepe paper over wire frame shade. 22" plaster horsehead frame table lamp with shellacked twisted	113	25. 40	29, 83	53. 80	
crepe paper over wire frame shade	1003	15. 72	18, 50	33. 30	

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

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

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

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

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

Model No. ____ OPA Retail Ceiling Price—\$-----Do Not Detach (c) At the time of, or prior to, the first invoice to each purchaser for resale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) Jobbers' maximum prices for sales of the articles covered by this order shall be established under the provisions of

section 4.5 of SR 14J.

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

(f) This order shall become effective on the 10th day of September 1946.

Issued this 9th day of September 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-16271; Filed, Sept. 9, 1946; 11:06 a. m.]

[MPR 591, Order 805]

THE PARSONS Co.

AUTHORIZATION OF MAXIMUM PRICES

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

(a) The maximum net prices, f. o. b. point of shipment, for sales by any person of the following kitchen cabinets manufactured by The Parsons Company, 15000 Oakland Avenue, Detroit, Michigan, and as described in the application dated August 22, which is on file with the Mechanical Building Equipment, Price Branch, Office of Price Administration, Washington 25, D. C., shall be:

	On sales to—			
	Distribu- tors	Dealers	Consum- ers	
Model P-1200 Model P-1260	\$195 \$210	\$234 \$252	\$390 \$420	

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

(c) The maximum net prices established by this order shall be subject to discounts and allowances and the rendition of services which are at least as favorable as those which each seller extended or rendered or would have extended or rendered to purchasers of the same class on comparable sales of similar commodities in the same general category on October 1, 1941.

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

above:

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

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

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

(f) The Parsons Company, 15000 Oakland Avenue, Detroit, Michigan, shall stencil on the kitchen cabinet covered by this order, substantially the following:

OPA Maximum Retail Price \$_____

Plus freight and crating as provided in Order No. 805 under Maximum Price Regulation No. 591.

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

This order shall become effective September 10th, 1946.

Issued this 9th day of September 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-16273; Filed, Sept. 9, 1946; 11:07 a.m.]

[MPR 591, Order 806]

COMPO-MIRACLE PRODUCTS Co.

AUTHORIZATION OF MAXIMUM PRICES

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

(a) (1.) The maximum net prices, for sales by any person to consumers of the following sizes of aluminum combination storm windows and screens manufactured by Compo-Miracle Products Company of Berkley, Michigan, and as described in the application dated June 22, 1946 which is on file with the Mechanical Building Equipment Price Branch, Office of Price Administration, Washington 25, D. C., shall be the list price per window opening set forth in (d) below.

(2) The maximum price on an installed basis on sales to consumers shall be the list prices set forth in (d) below plus the actual cost of the installation in no event to exceed \$2.00 per window or the change established in the appropriate area order whichever is lower.

(b) The maximum net delivered prices on sales to dealers by any person shall be the list prices set forth in (d) below re-

duced by 33 1/3 percent.

(c) The maximum net prices f. o. b. point of shipment on sales to distributors by any person shall be the list prices set forth in (d) below reduced by successive discounts of 40 percent and 10 percent.

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

No. 177—15

TWO-LIGHT ALUMINUM COMBINATION STORM SASH AND TWO-LIGHT ALUMINUM COMBINATION STO

PRICE SCHEDULE-Continued

ORM SASII	TWO-LIGHT ALUMINUM		ATION STO	RM SASE
Extra glass	Window glass size	Unit	Addi- tional	Extra

Window glass size	Unit price	Addi- tional screen insert	Extra glass insert	Window glass size	Unit price	Addi- tional screen insert	Extra glass insert
x 15	\$16, 15	\$2.46	\$3.04	26 x 30	\$23, 33	\$3.94	\$5, 59
16	16. 41 16. 89	2. 50 2. 61	3. 12 3. 26	32 34.	23. 98 24. 63	4. 07	5. 81 6. 02
20	17. 39	2. 70	3. 41	36	25. 28	4. 33	6. 23
21	17.63	2.76	3.48	38	34, 57	5. 95	8, 59
22	17.87	2.81	3, 55	40	35, 44	6. 12	8. 67 9. 15
24 26	18. 37	2.90	3.70	42	36, 31	6. 29	9. 15
26	18. 89	3.00	3, 84	27 x 15	18.72	3. 05	4. 03
28 30	19. 37	3. 11 3. 20	3. 99 4. 14	16	19.06 19.70	3. 11 3. 24	4, 15
32	20. 37	3. 29	4. 28	20	20. 35	3. 37	4.37 4.59
34	20.87	3. 38	4, 42	21	20. 68	3. 44	4.71
36	21.37	3. 47	4. 56	22	21.02	3. 50	4, 82
38	29. 16	4. 74	6. 27	24	21, 66	3. 63	5. 04
40	29.83	4.87	6. 46	26	22. 31	3. 76	5, 27
42 x 15	30. 49 16, 54	4. 99 2. 55	6. 64 3. 20	28 30	22, 96 23, 62	3. 89 4. 01	5. 49 5. 71
16	16.80	2.61	3. 27	32	24. 27	4. 14	5, 94
18	17. 33	2.70	3. 43	34	24. 92	4. 27	6. 16
20	17.85	2. 70 2. 81	3, 59	36	25, 57	4.40	6.38
21	18. 11	2.87	3.67	38	34. 96	6.04	8, 80
22	18. 35	2.90	3. 75	40	35. 83	6. 21	9.09
24 26	18. 89 19. 41	3.02 3.13	3. 91 4. 06	18 x 15	36, 59 18, 93	6. 39 3. 09	9, 39 4, 11
28	19. 92	3. 22	4. 22	16	19. 28	3. 16	4. 22
30	20.44	3. 33	4, 38	18	19.92	3. 29	4. 45
32	20, 96	3, 44	4.54	20	20, 59	3.42	4, 68
9.4	91 40	3.55	4.70	21	20. 92	3. 48	4.80
36	22.00	3.66	4.86	22	21. 26	3. 55	4. 91
38	30. 63 30. 72	5. 03 5. 17	6, 69	24	21, 90 22, 57	3. 68 3. 81	5, 14 5, 38
42	31. 41	5, 32	6, 91 7, 12	28	23 24	3. 94	5, 61
x 15.	16, 95	2.65	3. 35	39	23. 24 23, 92	4. 07	5.84
16	17, 22	2 70	3. 43	32	24. 57	4, 20	6, 97
18	17, 76	2.79 2.90	3.60	34	25, 22	4, 33	6. 30
20	18, 30	2.90	3.77	36	25. 87	4.46	6, 53
21 22	18, 56 18, 85	2. 96 3. 02	3. 86 3. 94	38 40	35. 36 36. 23	6, 12 6, 29	9, 01 9, 32
24	19. 39	3, 13	4, 11	42.	37. 09	6. 47	9, 63
26	19.92	3. 24	4.28	30 x 15	19, 33	3.18	4, 26 4, 38
28	20, 48	3.35	4.45	16	19. 67	3. 26	4, 38
30	21.02	3.44	4, 62	18	20. 36	3. 39	4.63
32	21, 57 22, 12	3. 57 3. 69	4.79	20	21. 03 21. 39	3, 52 3, 59	4, 87
36	22, 67	3, 81	4. 96 5. 13	22	21. 74	3, 66	5. 11
38	30, 96	5 23	7.07	24	22, 42	3. 79	5. 35
40	31. 69	5, 37	7. 29 7. 52	26	23, 11	3.92	5, 59
42	32. 43	5, 52	7, 52	28	23, 79	4.05	5.84
x 15	17. 33	2.74	3, 50	30	24, 49	4. 20 4. 33	6, 08 6, 32
16	17. 63 18. 20	2. 79 2. 90	3, 59 3, 77	34	25. 18 25. 87	4, 46	6. 56
20	18. 76	3. 02	3. 96	36	26, 56	4. 59	6. 80
21	19. 04	3. 07	4. 05	38	36. 36	6. 29	9, 39
21 22	19.33	3, 13	4.14	40	37. 28	6.47	9.71
24	19. 91	3. 24	4. 32	42 32 x 15	38, 20 19, 72	6. 64	10.03
26. 28	20. 40 21. 03	3, 35	4.50	32 X 15	20.07	3, 22 3, 35	4, 41
30	21.61	3, 46 3, 57	4.68 4.87	18	20. 79	3, 48	4, 86
32	22 16	3.68	5. 05	20	21. 50	3.63	5. 05
34	22.73	3.79	5. 23	21	21.85	3, 68	5. 18
36	23, 26	3, 90	5. 41	22	22, 20	3, 76	5, 30
39	31.75	5, 35	7.45	2426	22. 92	3, 90	5, 56
40	32. 48 33. 21	5. 49 5. 64	7. 69 7. 93	28	23. 64 24. 35	4.04 4.18	5. 81 6. 07
x 15	17. 74	2. 81	3, 65	30	25. 05	4. 32	6. 32
16	18. 02	2.89	3. 75	39	25. 77	4, 46	6.58
18	18, 65	3.00	3.95	34	26. 49	4, 60	6. 84
20	19. 22	3.11	4.14	36	27. 21	4, 74	7.10
2122	19. 52 19. 31	3. 16 3. 24	4, 24 4, 33	38	37. 24 38. 20	6, 51 6, 69	9, 81 10, 16
24	20. 41	3. 35	4, 53	42	39. 16	6, 88	10. 5
26	20.98	3, 46	4. 72	34 x 15	20. 11	3. 37	4. 57
28	21.57	3. 57	4.91	16	20, 50	3. 44	4.70
30	22.18	3.70	5. 11	18		3. 57	4.97
32	22. 77 23. 36	3.81	4.30	20	21.96	3.72	5. 20
36	23, 36	3. 93 4. 05	5. 49 5. 68	21 22	22. 33	3, 79 3, 87	5, 37 5, 50
38	32. 72	5. 56	7. 83	94	93 44	4.01	5. 76
4()	33, 51	5. 72	8. 08	26	24, 16	4.14	6.0
40	34, 29	5. 88	8. 33	28	24. 90	4, 29	6. 30
3 15	18. 13	2.90	3. 81	30	25, 62	4, 44	6. 56
16	18, 44	2.98	3.91	32	26, 38	4. 59	6.8
18	19.06 19.67	3. 09 3. 22	4. 11 4. 32	34 36	27, 14 27, 90	4.74	7. 10 7. 37
01	10 69	3. 27	4. 42	38	38. 21	6, 72	10. 19
22	20. 28	3. 33	4. 53	40	39. 23	6. 92	10. 50
24	20.91	3, 46	4. 73	42	40. 24	7.12	10.9
26	21.51	3. 57	4. 94	36 x 15	20. 52	3, 46	4.73
28	22. 13	3. 70	5. 14	16	20.89	3, 53	4.80
32.	22. 74 23. 37	3. 83	5.35 5,56	18	21.66 22.42	3. 68 3. 83	5. 14 5. 4
34	24, 00	4. 05	5, 76	21	22. 79	3, 83	5, 5
36	24. 63	4.17	5. 96	22	23. 16	3.98	5. 65
34	33, 66	5.72	8. 21	24	23, 94	4. 13	5. 9
40	34. 52	5.88	8, 48	26	24.70	4. 27	6. 2
42	25. 36	6. 04	8. 75	28	25, 46	4.42	6. 5
x 15	18. 54	3, 00	3.96	30	26, 21	4. 57	6.8
18	18. 85 19. 48	3. 07	4.06 4.28	32		4.72	7.00
20	20, 15	3. 31	4. 28	36	27. 73 28. 49	4.87 8.02	7.3
21	20, 44	3, 39	4. 61	38	39.00	6.89	10. 5
(34)	20.78	3.44	4.72	40	40.01	7.09	10.9
24	21. 40	3. 57 3. 70	4.94	42	41, 03	7. 29 4. 35	11. 3:
26	22. 05		5. 16	38 x 15	21, 71		4.8

Window glass size	Unit price	tional screen insert	Extra glass insert
38 x 18	\$22.89	\$4.57	\$5, 3
20	23. 67	4.72	5.60
2122	24. 05	4,80	5. 74
24	24, 44 25, 22	4.87 5.04	5, Na 6, 18
26	26, 03	5. 14 5. 33	6, 47 6, 76
28	26, 81 27, 59	5. 33	6.70
30	28, 38	5, 48 5, 63	7. 05 7. 34
34	29, 17	5. 78	7.6
36	29, 17 29, 97	5, 78 5, 93	7.90
38	41 01	8. 11 8. 31	10, 93
40 x 15	42. 02 23. 15	4. 43	11, 35 6. 00
16	23, 61	4, 52	6. 27
18	24. 53	4, 67	6, 27 6, 70
20	25, 50	4.83	7.17
21	25, 94 26, 42	4.91	7.3
24	27, 35	5. 15	7. 56 7. 98
26	27, 35 28, 27 29, 22 30, 16	5, 30	8.43
28	29, 22	5, 46	8.88
30	30, 16	5, 61 5, 78	9, 26 9, 71
34	32, 04	5. 93	10, 14
36	32.98	6, 08	10.57
38	45, 23	8, 31	14.67
40	46, 48 23, 55	8. 51 4. 52	15, 24 6, 20
16	24. 03	4.60	6. 42
18	25, 00	4.76	6.87
20	25, 97	4.95	7. 32
21 22	26, 45 26, 93	5. 01 5. 09	7. 54
24	27, 90	5. 25	8. 20
26	27, 90 28, 86	5. 41	8, 60
28	29, 83	5. 57	9.11
30	30.80	5. 74 5. 90	9. 56 10. 01
34	32.73	6.06	10.46
36	33.70	6. 06 6. 22 8. 51	10.91
38	31. 76 32. 73 33. 70 46. 21	8. 51	15.14
44 x 15	23.94	4. 61	6.34
18	24. 42 25. 42	4. 70	6.58 7.04
20	26. 42	5.04	7.51
21	26.92	5. 11 5. 20	7. 75 7. 98
22 24	27. 42 28. 42 29. 42 30. 42	5. 20	7. 98 8. 45
26	29. 32	5. 36 5. 54	8, 92
28	30. 42	5. 54 5. 70 5. 87	9.39
30	31. 42	5. 87	9 45
32	23, 42	6. 04	10.33
34	33. 42 34. 42	6. 20 6. 36	10.80 11.27
38	47. 23	8.69	15.65
46 x 15	24. 33	4.70	0.67
16	24. S4 25. 87	4.79	6.72
18	26. 87 26. 90	4, 96	7. 21
21	27. 42	5. 13 5. 21	6. 72 7. 21 7. 70 7. 95
22	27. 42 27. 93	5, 30	8.19
24 26	28. 96	5. 47	8.69
28	30.00 31.02	5, 64 5, 81	9.17 9.66
30	32, 05	5. 99	10.15
32	33. 03	6. 16	10.64
34	34.11	6. 16 6. 33	11.43 11.62
36	35. 14	6, 50	11.42

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

(g) The Compo - Miracle Products Company of Berkley, Michigan shall attach a tag to each item covered by this order containing substantially the fol-

OPA Maximum Retail Price \$

Plus actual installation charge not exceeding \$2.00 per window or charge established in the appropriate area order whichever is

(h) This order may be revoked or amended by the Price Administrator at 5.02 any time.

This order shall become effective September 10, 1946.

Issued this 9th day of September 1946.

PAUL A. PORTER, Administrator.

[F. R. Doc. 46-15274; Filed Sept. 9, 1946; 11:07 a. m.]

[MPR 591, Order 807] A. O. SMITH CORP.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 13 of Maximum Price Regulation No. 591; It is ordered:

(a) The maximum net prices, for sales by any person to consumers of the following Smithway Stoker Service Parts manufactured by A. O. Smith Corporation, Milwaukee, Wisconsin and as described in the application dated May 31, 1946 shall be:

Tart No.	Description	Maxl- mum list price	Maximum replacement list price
15023	Leveling leg jam nut	\$0.16	
15033	Front door handle with screws_	40	
15034	Front door handle screws	. 16	
15039	Top cover hinge pin	. 08	
15043	basa assembly	25. 00	
15063	Panel screws Clean out cover Air valve mounting plate gas-	.08	
15069	Air valve mounting plate ges	. 20	
10070	bot hot	. 08	
15073	ket Spike catcher housing gasket		
15079	Tuvoro can screw washer	. 06	
15080	Tuyere cap screw	. 16	
15083	Top cover handle	3. 25	
15088	Tuyere cap screw Top cover handle Trim strip Top cover handle screws	1.75	
15093 15100	Top cover nandle screws	.00	
15119	Air duct flange gasket	3 50	
15121	Hopper assembly	42,00	
15140	Front door assembly	4.00	
15160	Panel (left slde)	5, 00	
15160-1	Panel (right slde)	5, 00	
15169	Top cover assembly with han-	P F0	
15179	Ole	7.50	
15180	Leveling leg nad	20	
15186	Leveling leg screw	. 20	
15187	Spike catcher housing	4. 25	
15196	Leveling leg screw	. 20	
15202 15202-1	Feed screw	11, 80	
15221	Drive pla retaining ring	11.80	
15231	Tuvere (set)	23.60	
15239	Tuyere (6)	23, 60	
15249	Air duet flange gasket Clinker tongs assembly Hopper assembly Front door assembly Panel (left side) Panel (right side) Top cover assembly with handle Leveling leg pad Leveling leg pad Leveling leg screw Spike catcher housing Leveling leg screw Feed screw do Drive pln retaining ring Tuyere (set) Tuyere (set) Tuyere (4) Retort air duct and fuel and base assembly A magic dial thermostat	23. 60	
	hase assembly	25. 00	
15230	A magic dlal thermostat	12. 40	\$6.2
15331	A fyrsaver	28. 25	14.0
15332	A magic dial thermostat A fyrsaver A limitron (water) B limitron (steam) Vapor limit control Vaeuum limit control B acratherm B fyrsaver D aquastat (water) C pressuretrol (steam) B airstat Packaged unit drive Spike catcher housing wing nut.	12.05	6.0
15333 15333-1	B limitron (steam)	12.05	6.0
15333-2	Vacuum limit control	21, 00 21, 00 12, 05 12, 05	10. 0 10. 0 6. 0 6. 5
15334	A limitron	12.05	6.0
15335	B acratherm	12. 05	6, 5
15336	B f yrsaver	28, 65	14.2
15337 15338	D aquastat (water)	28. 65 12. 20 12. 20 12. 20	6.0
15339	R airctat	12. 20	6.0
15355	Packaged unit drive	135, 00	60.0
15377	Spike catcher housing wing nut.	135. 00 20 1. 00)
15397	Air valve assembly	1.00)
15397 15404	Air valve cover screw	1.00	31
15406	Air valve cover screw	.1	
15407	Air valve indicator arm	30	
15408	Air valve cover	. 20	
15409	Air valve indicator arm	. 1	2
15410 15462	Retort assembly	52.0	0
15467	Weight no	. 30	0
15468	Wrist pin. Wrist pin cotter pin. Clutch assembly.	. 3	6
15516	Clutch assembly	15.0	0
15533	Connecting rod pin cover	. 3	0
15543	Cream touch-up lacquer	1.5	0
15545 15553	Maroon touch-up lacquer	1.5	01
15554	Connecting rod pin cover	43.4	0 11.0
15557	Aquastat	4.5 16.2	0 8.0

Part No.	Description	Maxi- mum list price	Maximum replacement list price
15557-1	Aquastat	\$16, 20	\$8.00
15558	Hot water limit control	12,05	
15558-1	do	12, 05	6,00
15559	Vacuumstat	26, 50	13, 00
15560	Fan control	10, 85	5, 40
15561	Vaporstat	26, 50	13, 10
15562	Fan control	14, 50	6.00
15565	Hot water circulator limit con-		
	trol	11, 05	5. 25
15566	Hot water circulator limit	12.00	6, 00

(b) The maximum net prices specified in (a) above are subject to the following discounts f. o. b. point of shipment:

			Per	rcent
On	sales	to	Distributors	50
On	sales	to	Dealer	331/3

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

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

Regulation No. 251.

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

(f) Order No. L-783 under section 9 of Maximum Price Regulation No. 591 issued July 26, 1946 is hereby revoked.

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

This order shall become effective September 10, 1946.

Issued this 9th day of September 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-16275; Filed, Sept. 9, 1946; 11:08 a. m.]

[MPR 591, Order 808]

EBALOY, INC.

AUTHORIZATION OF MAXIMUM PRICES

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

(a) The maximum net prices for sales by any person to consumers of the following "T" strips manufactured by Ebaloy Incorporated of Rockford, Illinois, and as described in the application dated August 14, 1946 shall be:

Model T-1 Aluminum "T" Strips 24" x $1\frac{1}{2}$ " x $1\frac{1}{2}$ ", \$3.50 per pair.

(b) The maximum net price f. o. b. point of shipment for sales to the following classes of trade shall be the maximum net price above less the following discounts:

On sales to dealer—40 percent discount. On sales to jobber—40, 10 and 10 percent discount.

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

(d) The maximum net price on an installed basis of the commodity covered in this order shall be determined in accordance with the provisions of Revised Maximum Price Regulation No. 251, as

amended.

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

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

any time.

This order shall become effective September 10th, 1946.

Issued this 9th day of September 1946.

PAUL A. PORTER, Administrator.

[F. R. Doc. 46-16276; Filed, Sept. 9, 1946; 11:08 a. m.]

[Gen. Order No. 74]

DELEGATION OF AUTHORITY TO REGIONAL ADMINISTRATORS AND DISTRICT DIRECTORS AUTHORIZED BY REGIONAL ADMINISTRATORS TO CERTIFY TO RECONSTRUCTION FINANCE CORPORATION SLAUGHTERERS WHO FAIL OR REFUSE TO FILE REPORTS REQUIRED BY OPA MEAT OR LIVESTOCK REGULATIONS OR ORDERS

Pursuant to the authority conferred upon the Price Administrator by the Emergency Price Control Act of 1942, as amended, and by Directive 41, as amended, of the Office of Economic Stabilization, the following order is prescribed:

Section 7 (a) of Directive 41, as amended, of the Office of Economic Stabilization, provides:

Upon certification by the Price Administrator to the Reconstruction Finance Corporation that a slaughterer has refused or failed to furnish any information requested by the Office of Price Administration or has refused to permit the inspection and examination of his slaughtering operations by the Office of Price Administration, Reconstruction Finance Corporation shall withhold payment of all accrued and future payments to such slaughterer until the Price

Administrator certifies to Reconstruction Finance Corporation that such slaughterer has furnished the information requested or permitted the inspection and examination of his slaughtering operations. Upon this latter certification, Reconstruction Finance Corporation shall then pay to such slaughterer the amount of subsidy to which such slaughterer would otherwise be entitled.

I hereby delegate to any Regional Administrator, or District Director authorized by a Regional Administrator, the authority to make the certifications to Reconstruction Finance Corporation provided for in section 7 (a) of Directive 41. with respect to a slaughterer's failure or refusal to furnish information requested by the Office of Price Administration, insofar as such refusal or failure consists in the refusal or failure to file reports required by an OPA meat or livestock regulation or order, and with respect to a slaughterer's subsequently furnishing the information requested to the same extent.

This order shall become effective September 9, 1946.

Issued this 9th day of September 1946.

PAUL A. PORTER, Administrator.

[F. R. Doc. 46-16265; Filed, Sept. 9, 1946; 11:05 a. m.]

[MPR 188, Revocation of Order 4022]

REYNOLDS METALS Co.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.157 of Maximum Price Regulation No. 188 and section 6.4 of Second Revised Supplementary Regulation No. 14. It is ordered:

That Order No. 4022 under § 1499.157 of Maximum Price Regulation No. 188 and section 6.4 of Second Revised Supplementary Regulation No. 14 be and it is hereby revoked subject to Supplementary Order No. 40.

This revocation order shall become effective on the 9th day of September, 1946.

Issued this 9th day of September, 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-16321; Filed, Sept. 9, 1946; 4:03 p. m.]

[RMPR 169, Order 87]

PURDY BUTTER-ETT STEAK SHOP

ESTABLISHMENT OF MAXIMUM PRICES

An opinion in support of this order has been issued simultaneously herewith and filed with the Division of the Federal Register.

Pursuant to the provisions of § 1364.-452 (r) of Revised Maximum Price Regulation No. 169, It is hereby ordered:

(a) That the maximum price for "Purdy's Butter-ett Steaks" produced and sold by Purdy Butter-ett Steak Shop, hereinafter referred to as applicant, is 43% cents per pound, f. o. b. applicant's place of business. Applicant

may sell this item only to purveyors of meals or to intermediate distributors for resale to purveyors of meals. This maximum price is applicable only where the item is produced in accordance with the method described in the application for a price.

(b) Applicant shall not sell or deliver to purveyors of meals and/or to intermediate distributors for resale to purveyors of meals during any three month period beginning September 1, December 1, March 1 and June 1, a total volume by weight of this specialty steak product in excess of 21,613 pounds.

(c) With the first purchase of this product after the effective date of this order by a purveyor of meals, applicant shall supply the purchaser with the

following written notice:

NOTICE TO PURVEYORS OF MEALS

The Office of Price Administration has, by Order authorized us to sell "Purdy's Butterett Steaks" to purveyors of meals for not more than 43% cents per pound, f. o. b. our place of business.

(d) The maximum price for sales of "Purdy's Butter-ett Steaks" by any intermediate distributor shall be 43¾ cents per pound, f. o. b. the seller's place of business.

(e) Applicant shall supply each such intermediate distributor (one who purchases the steaks from him for re-sale) upon his initial purchase of said specialty steak product, with the following written notice:

NOTICE TO DISTRIBUTORS

The Office of Price Administration has, by Order, authorized us to sell "Purdy's Butterett Steaks" for not more than 43% cents per pound to purveyors of meals and to intermediate distributors who purchase the Item for re-sale to purveyors of meals. We may sell to you at a discount but you must resell the item to purveyors of meals only and your ceiling price is 43% cents per pound f. o. b. your place of business. You must notify each purveyor of meals upon his initial purchase of this item of the maximum price established for sales of this product.

(f) Not later than the 10th day following each three month quota period, applicant must submit a statement to the Office of Price Administration at Washington, D. C., showing the total volume of the aforesaid specialty steak product sold to purveyors of meals and to intermediate distributors, separately itemized, for such three month period, setting forth the name and address of each such distributor. In the event that such statement is not filed on or before the date specified, the order shall be subject to revocation. After the 10th day following any three month quota period applicant shall not sell or deliver said specialty steak product until such statement has been submitted to the Office of Price Administration, Washington, D. C.

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

This order shall become effective as of September 1, 1946.

Issued this 9th day of September 1946.

PAUL A. PORTER, Administrator.

[F. R. Doc. 46-16320; Filed, Sept. 9, 1946; 4:03 p. m.] [MFR 188, Amdt. 4 to Order 7] CERTAIN RECONVERSION PRODUCTS

ADJUSTMENT OF CEILING PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to § 1499.159e of Maximum Price Regulation No. 188, It is ordered, That Order No. 7 under Maximum Price Regulation No. 188 be amended in the following respects:

1. Paragraph (a) is amended by adding to the product list under the heading "The products covered by this order are:" the following product: "Carpet sweepers,

hand operated".

2. Paragraph (d) is amended by adding to the lists contained therein under the headings "Industry:", and "Half the industry average profit margin (percent)", respectively, the following: "Carpet sweepers, hand operated______ 3.6".

This amendment shall become effective on the 14th day of September 1946.

Issued this 10th day of September 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-16411; Filed, Sept. 10, 1946; 11:24 a.m.]

[Order 165 Under 3 (e)]

BUTYL ALCOHOL AND BUTYL ACETATE

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.3 (e) of the General Maximum Price Regulation, it is ordered:

(a) Applicability. This order applies only to sales by manufacturers and resellers of butyl alcohol and butyl acetate produced from a mixture of grain and

molasses.

(b) Sales by producers. The maximum prices per pound for sales by producers of butyl alcohol and butyl acetate produced from a mixture of grain and molasses shall be a price computed by adding the maximum prices for the amounts in pounds of the particular butyl alcohols or butyl acetates in the mixture as established by Maximum Price Regulation 37 and then dividing the sum by the total amount in pounds of the butyl alcohol or butyl acetate in the mixture.

(c) Sales by resellers. The maximum prices per pound for sales by resellers of butyl alcohol and butyl acetate produced from a mixture of grain and molasses shall be the sum of (1) the reseller's cost of acquisition of the specific lot of butyl alcohol or acetate and (2) the percentage mark-up he had in effect on March 31, 1946 to the same class of purchaser on sales of butyl alcohol or acetate as the case may be.

(d) All provisions of Maximum Price Regulation 37 not inconsistent with this order shall apply to all sales covered by

this order.

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

This order shall become effective September 16, 1946.

Issued this 10th day of September 1946.

> PAUL A. PORTER, Administrator.

[F. R. Doc. 46-16408; Filed, Sept. 10, 1946; 11:24 a.m.]

[RMPR 528, Order 138]

TIRES AND TUBES, RECAPPING AND REPAIR-ING, AND CERTAIN REPAIR MATERIALS

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to section 16 (d) of Revised Maximum Price Regulation 528, It is ordered:

(a) The maximum retail price for a 6.00-9, 10-ply Rib Industrial tire manufactured by The Goodyear Tire & Rubber Company, Inc., of Akron, Ohio, shall be \$45.40 each.

(b) All provisions of RMPR 528 not inconsistent with this order shall apply to sales covered by this order.

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

This order shall become effective September 11, 1946.

Issued this 10th day of September

PAUL A. PORTER, Administrator.

[F. R. Doc. 46-16415; Filed, Sept. 10, 1946; 11:25 a.m.l

[MPR 580, Amdt. 1 to Order 206]

HANSEN GLOVE CORP.

ESTABLISHMENT OF CEILING PRICES

Maximum Price Regulation 580, Amendment 1 to Order 206. Establishing ceiling prices at retail for certain articles. Docket No. 6063-580-13-719.

For the reasons set forth in the opinion issued simultaneously herewith, Order No. 206 issued under section 13 of Maximum Price Regulation 580 on application of Hansen Glove Corporation, Milwaukee 1, Wisconsin, is amended in the following respects:

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

LADIES' FABRIC GLOVES

Manufacturer's selling price (per dozen pair)	Retail ceiling price
. ,	(per pair) inclusive\$1.75

LADIES' LEATHER GLOVES

\$63.00 to \$72.00 inclusive	7.00
	10.00
MEN'S LEATHER GLOVES	
Manufacturer's Reto	
selling price cciling	
(per dozen pair) (per po	
\$37.50 to \$29.00 inclusive	\$5.50

\$55.00 to \$60.00 inclusive_____

\$75.00 to \$84.00 inclusive_____ 12.00

9.00

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

Upon issuance of any amendment to this order which either adds an article to those already covered by the order or changes the retail ceiling price of a covered article, Hansen Glove Corporation, as to such article, must comply with the preticketing requirements of this paragraph within 30 days after the issuance of the amendment. After 60 days from the issuance date, no retailer may offer or sell the article unless it is ticketed in accordance with the requirements of this paragraph. Prior to the expiration of the 60 day period, unless the article is so ticketed, the retailer shall comply with the marking, tagging and posting provisions of the regulation which would apply in the absence of this order. However, the pricing provisions of this order or of any subsequent amendment thereto shall apply as of the effective date of the order or applicable amendment.

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

(e) At the time of or before the first delivery to any purchaser for resale of any article covered by this order, the seller shall send the purchaser a copy of the order and of each amendment thereto issued prior to the date of such delivery. Within 15 days after the effective date of any subsequent amendment to the order, the seller shall send a copy of the amendment to each purchaser to whom, within two months immediately prior to the effective date of such amendment, the seller had delivered any article the sale of which is affected in any manner by the amendment. The seller shall also send a copy to all other purchasers at the time of or before the first delivery of the article subsequent to the effective date of the amendment.

This amendment shall become effective September 11, 1946.

Issued this 10th day of September 1946.

GEOFFREY BAKER, Acting Administrator.

[F. R. Doc. 46-16417; Filed, Sept. 10, 1946; 11:25 a.m.]

[MPR 610, Order 14]

DIVCO CORP.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 8 of Maximum Price Regulation 610. It is ordered:

(a) Divco Corporation, Detroit, Michigan, hereinafter called the Company is authorized to sell f. o. b. Detroit, Michigan, each new Divco truck described in subparagraph (1) below at a price not to exceed the total of the following charges;

(1) Charge for the new truck. A charge for the new truck not to exceed the applicable list price in the following schedule less the discounts in effect on March 31, 1942 to the applicable class of purchaser.

Model No.	Description	List price f. o. b. factory
UM	Truck, chassis with panel body, 10034" wheelbase, 4 cylinder Continental engine, January 1, 1941 standard specifications and equipment including synthetic rubber tires.	\$1, 551
ULM	Truck, chassis with panel body, 127,5" wheelbase, 6 cylinder Continental engine, January 1, 1941 standard specifications and equipment including synthetic rubber tires.	\$1,861

(2) Charges for extra or optional equipment. A charge for each item of extra or optional equipment not to exceed the list price to be computed as follows, less the discount in effect on March 31, 1942 to the applicable class of purchaser:

(i) The Company shall multiply its January 1, 1941 list price for each item of extra or optional equipment by the increase factor approved by the Office of Price Administration for adjusting the Company's January 1, 1941 prices under section 8 of Maximum Price Regulation 610.

(ii) The Company shall file the dollar and cents list prices for each item of extra or optional equipment with the National OPA Office, Automotive Branch, Washington, D. C., within 48 hours after such adjusted prices are established.
(3) Charge for transportation.

charge for transportation of the new truck and extra or optional equipment not to exceed a charge computed in accordance with the method the Company had in effect on March 31, 1942 plus transportation tax at the current legal rate.

(4) Charge for taxes. A charge to cover Federal Excise Taxes at the current legal rate computed in accordance with the method the Company had in effect on March 31, 1942, and also state and local taxes, if any, directly imposed upon the sale or delivery of the truck and extra or optional equipment.

(5) Charge for factory handling and delivery. A charge for factory handling and delivery computed by using the same rate and method the Company had in effect on March 31, 1942, except as provided in the following sentence; in the case of a sale to a user, the amount that may be included in the handling and delivery charge for preparing and conditioning shall be determined in accordance with section 10 (g) (3) of Maximum Price Regulation 610.

(b) Sales below ceiling to dealers. In the event the Company sells to dealers below the maximum net price authorized in this order for sales of trucks or extra or optional equipment it shall so advise the National OPA Office, Automotive Branch, Washington, D. C., in writing, within 48 hours and shall immediately comply with the provisions of section 8 (h) of Maximum Price Regulation 610.

Note: As required by section 12 of Maximum Price Regulation 610 the Company shall notify all resellers of list prices for the vehicles of base specifications and extra or cptional equipment and shall notify resellers that they must use such list prices in determining maximum prices in accordance with section 10.

(c) A reseller is authorized to sell and deliver each new Divco truck described in paragraph (a) (1) at a price not to exceed the total of the following charges:

(1) Charge for the new truck. A charge for the new truck not to exceed the applicable list price set forth in paragraph (a) (1). The Company will notify all resellers of list prices authorized in

this order for a new truck.

(2) Charges for extra or optional equipment. A charge for each item of extra or optional equipment not to exceed the list price which the Company shall determine in accordance with paragraph (a) (2). The Company will notify all resellers of list prices authorized in this order for extra or optional equipment.

(3) Other charges. Charges permitted by section 10 of Maximum Price Regulation 610 when applicable to the

sale.

- (d) A reseller may sell and deliver in Porto Rico or Alaska each of the new Divco trucks described in paragraph (a) (1) at a price not to exceed the maximum price it may charge under paragraph (c), to which it may add a sum equal to the expense incurred by or charged to it for: Payment of territorial and insular taxes on the purchase. sale or introduction of the new truck and extra or optional equipment in Porto Rico or Alaska, when not charged under paragraph (c); export premium; boxing and crating for export purposes; assembly costs, if any; marine and war risk insurance; landing, wharfage and terminal operations; ocean freight; freight to the port of embarkation when not charged under paragraph (c); and inland freight from the port of debarkation by the most direct route to the reseller's place of business.
- (e) All requests not granted herein are denied.
- (f) This order may be amended or revoked by the Administrator at any time.

This order shall become effective September 12, 1946 for Divco trucks sold by the Company on and after September 12, 1946.

Issued this 10th day of September 1946.

GEOFFREY BAKER, Acting Administrator.

[F. R. Doc. 46-16418; Filed, Sept. 10, 1946; 11:26 a.m.]

[MPR 610, Order 15]

DUPLEX TRUCK CO.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 8 and 9 of Maximum Price Regulation 610, It is ordered:

(a) Duplex Truck Co., Lansing, Michigan, hereinafter called the Company is authorized to sell f. o. b. Lansing, Michigan, each new Duplex truck described in subparagraph (1) below, at a price not to exceed the total of the following charges:

(1) Charges for new truck. A charge for the new truck not to exceed the applicable list price in the following schedule less the discounts and allowances in effect on January 1, 1941 to the applicable class of purchaser.

Model	Description	List price f. o. b. factory
T	Chassis, truck with 56" 2 man cab and one-piece windshield, 18,000 pounds gross vehicle weight, 160" wheelbase, Hercules JX1) engine, Fuller 5B33 transmission with overdrive in 5th gear, Timken 32502H front axle, Tim- ken 56410 bevel gear rear axle, Ross T26 steering gear, Hydro- vac booster brakes, 8.25 x 20 synthetic tires, dual rear.	\$3,709
Κ	Chassis, truck with D6402 cnb, 32,000 pounds gross vehicle weight 178" wheelbase, Hercules RXC engine, fish plates, Fuller 5A620 transmission with overdrive in 5th gear, Tlinken 26450 front axle, Tlinken U200 rear axie with spring pads, Ross T20 steering gear, air brakes, vacuum and hydraulic pickup, tool compartment in fender, 11.00 x 20 synthetic tires, dual	\$7, 536
R	rear. Chassis, truck with 56" cab, 25,000 pounds gross vehicle weight, 172" wheelbase, Hercules WXLC3 engine, Fuller 5A43 5- speed transmission, Timken 35000 front axle, Timken 98415 2-speed Hydraulic shift rear axle, cast tank radiator, 36" x 12" fish plates, 9.00 x 20 tires, dual	\$5, 573
J	rear. Chassis, truck and cab, 28,000 pounds gross vehicle weight, 178" wheelbase, 501 cubic inch engine, Fuller 5A620 transmission, Ross 271 steering gear, Timken 26450W front axle, Timken S200P rear axle, cast tank radiator, 3%" x 14" fish plates, 10.00 x 20 tires, dual rear.	

(2) Charges for extra or optional equipment. A charge for each item of extra or optional equipment not to exceed the list price to be computed as follows, less the discounts and allowances in effect on January 1, 1941 to the applicable class of purchaser:

(i) The Company shall multiply its January 1, 1941 list price for each item of extra or optional equipment by the increase factor approved by the Office of Price Administration for adjusting the Company's January 1, 1941 prices under section 8 of Maximum Price Regulation

(ii) The Company shall file the dollar and cents list prices for each item of extra or optional equipment with the National Office of Price Administration Office, Automotive Branch, Washington, D. C. within 48 hours after such adjusted prices are established.

(3) Charge for transportation. A charge for transportation of the truck and extra or optional equipment not to exceed a charge computed in accordance with the method the Company had in effect on March 31, 1942 plus transportation tax at the current legal rate.

(4) Charge for taxes. A charge to cover Federal Excise Taxes at the current legal rate, computed in accordance with the method the Company had in effect on March 31, 1942, and also state and local taxes if any, directly imposed upon the sale or delivery of the truck, and extra or optional equipment.

(5) Charge for factory handling and delivery. A charge for factory handling

and delivery computed by using the same rate and method the Company had in effect on March 31, 1942.

(b) Sales below ceiling to dealers. In the event the Company sells to dealers below the maximum net price authorized in this order for sales of trucks or extra or optional equipment it shall so advise the National Office of Price Administration Office, Automotive Branch, Washington, D. C. in writing, within 43 hours and shall immediately comply with the provisions of section 8 (h) of Maximum Price Regulation 610.

Note: As required by section 12 of Maximum Price Regulation 610, the Company shall notify all resellers of list prices for the vehicles of base specification and extra or optional equipment and shall notify resellers that they must use such list prices in determining maximum prices in accordance with section 10.

(c) A reseller is authorized to sell and deliver each new Duplex truck described in paragraph (a) (1) at a price not to exceed the total of the following charges:

(1) Charge for the new truck. A charge for the new truck not to exceed the applicable list price set forth in paragraph (a) (1). The Company shall notify all resellers of list prices authorized in this order for new trucks.

(2) Charges for extra or optional equipment. A charge for each item of extra or optional equipment not to exceed the list price which the Company shall determine in accordance with paragraph (a) (2). The Company shall notify all resellers of list prices authorized in this order for extra or optional equipment.

(3) Other charges. Charges permitted by section 10 of Maximum Price Regulation 610 when applicable to the

sale

(d) A reseller may sell and deliver in Porto Rico and Alaska each new Duplex truck described in paragraph (a) (1) at a price not to exceed the maximum price it may charge under paragraph (c) to which it may add a sum equal to the expense incurred by or charged to it for: Payment of territorial and insular taxes on the purchase, sale or introduction of the new truck and extra or optional equipment in Porto Rico and Alaska when not charged under paragraph (c); export premiums; boxing and crating for export purposes; assembly costs, if any; marine and war risk insurance; loading, wharfage and terminal operations; ocean freight; freight to the port of embarkation when not charged under paragraph (c); and inland freight from the port of debarkation by the most direct route to the reseller's place of business.

(e) All requests not granted herein are

denied.

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

This order shall become effective September 12, 1946, for new Duplex trucks and extra or optional equipment sold by the Company on and after September 12, 1946.

Issued this 10th day of September 1946.

GEOFFREY BAKER.
Acting Administrator.

[F. R. Doc. 46-16419; Filed, Sept. 10, 1946; 11:26 a.m.]

IMPR 610, Order 161

PETERBILT MOTORS CO.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to section 8 of Maximum Price Regulation 610, It is ordered:

(a) Peterbilt Motors Co., Oakland, Calif., hereinafter called the Company, is authorized to sell f. o. b. factory, Oakland, Calif., each new motor truck containing a chassis described in subparagraph (1) below at a price not to exceed the total of the following charges:

(1) Charge for the new truck chassis. A charge for the new truck chassis not to exceed the applicable list price in the following schedule less the discounts in effect on March 31, 1942, to the applicable class of purchaser:

Model	Description	List price f. o. b. factory
270DD	Chassis, truck; 165" wheelbase; 27,000 pounds gross vehicle weight; standard specifications and equipment as of Jan. 1, 1941.	\$9,395

(2) Charges for extra or optional equipment. A charge for each item of extra or optional equipment not to exceed the list price to be computed as follows, less the discount in effect on March 31, 1942 to the applicable class of purchaser:

(i) The Company shall multiply the list price in effect on January 1, 1941 for each item of extra or optional equipment by the increase factor approved by the Office of Price Administration for adjusting the Company's January 1, 1941 prices under section 8 of Maximum Price

Regulation 610.

(ii) The Company shall file the dollar and cents list prices for each item of extra or optional equipment with the Office of Price Administration, Automotive Branch, Washington, D. C., within 48 hours after such adjusted prices are

(3) Charge for transportation. charge for transportation of the truck and extra or optional equipment not to exceed a charge computed in accordance with the method the Company had in effect on March 31, 1942.

(4) Charge for taxes. A charge to cover Federal Excise Taxes at the current legal rate, computed in accordance with the method the Company had in effect on March 31, 1942, and also state and local taxes, if any, directly imposed upon the delivery of the truck and extra or optional equipment.

(5) The charging for factory handling and delivery. A charge to cover factory handling and delivery computed by using the same rate and method the Company had in effect on March 31, 1942, except as provided in the following sentence: In the case of a sale to a user, the amount that may be included in the handling and delivery charge for preparing and conditioning operations shall be determined in accordance with section 10 (g) (3) of Maximum Price Regulation 610.

Note: As required by section 12 of Maximum Price Regulation 610, the Company shall notify all resellers of list prices and discounts for the vehicles of base specifications and extra or optional equipment and shall notify resellers that they must use such list prices and discounts in determining maximum prices in accordance with sec-

(b) Sales below ceiling to resellers. In the event the Company sells to resellers below the maximum net price in this order for sales of truck chassis or items of extra or optional equipment, it shall so advise the National Office of Price Administration, Automotive Branch, Washington, D. C., within 48 hours and shall immediately comply with the provisions of section 8 (h) of Maximum Price Regulation 610.

(c) Sales by resellers in the Continental United States. A reseller may sell and deliver to users each new Peterbilt truck containing a chassis described in paragraph (a) (1) at a price not to exceed the total of the following applicable charges:

(1) Charge for the new truck chassis. A charge for the new truck chassis not to exceed the applicable list price set forth in paragraph (a) (1), adjusted to reflect suggested discounts the Company had in effect on March 31, 1942, to the applicable class of purchaser. The Company will notify all resellers of the list prices and discounts authorized in this order.

(2) Charge for extra or optional equipment. A charge for each item of extra or optional equipment not to exceed the list price which the Company will determine in accordance with paragraph (a) (2), adjusted to reflect suggested discounts the company had in effect on March 31, 1942, to the applicable class of purchaser. The Company will notify all resellers of the list prices and discounts authorized in this order.

(3) Other charges. Other charges permitted by section 10 of Maximum Price Regulation 610 when applicable to

the sale.

- (d) Sales by resellers in Porto Rico and the Territory of Alaska. A reseller may sell and deliver in Porto Rico, and Alaska each of the new Peterbilt trucks containing a chassis described in paragraph (a) (1) at a price not to exceed the maximum price which may be charged under paragraph (c), to which it may add a sum equal to the expense incurred by or charged to it for: Payment of territorial and insular taxes on the purchase, sale or introduction of the new truck in the territory or possession, when not charged under paragraph (c): export premium; boxing and crating for export purposes; assembly costs, if any; marine and war risk insurance; landing, wharfage and terminal operations; ocean freight; freight to port of embarkation when not charged under paragraph (c); and inland freight from the port of debarkation, by the most direct route to the reseller's place of
- (e) All requests not granted herein are denied.
- (f) This order may be amended or revoked by the Administrator at any time.

This order shall become effective September 12, 1946 for new Peterbilt truck

chassis and extra or optional equipment sold by the Company on and after September 12, 1946.

Issued this 10th day of September

GEOFFREY BAKER. Acting Administrator.

[F. R. Doc. 46-16420; Filed, Sept. 10, 1946; 11:26 a.m.l

UNITED STATES COAST GUARD.

UNITED STATES COAST GUARD (CAPTAIN OF THE PORT) IDENTIFICATION CARDS

CANCELLATION

Coast Guard (Captain of the Port) Identification Cards were issued, pursuant to the authority of section 1, Title II of the Espionage Act (40 Stat. 220; 50 U. S. C. 191), as amended by the Act of November 15, 1941 (55 Stat. 763; 50 U.S. C. 191C), Executive Order No. 9074 (3 CFR Cum. Supp.), and the regulations in 33 CFR 6.14, to supplement the security requirements necessitated by the exigencies of the War.

Under this authority, United Coast Guard (Captain of the Port) Identification Cards were issued to the following

classes of persons:

(a) Men employed on United States ships such as seamen, bargemen, and fishermen;

(b) Employees working on ships or at waterfront facilities in connection therewith, such as longshoremen, checkers, watchmen, and public servants;

(c) Men having incidental business on ship such as reporters, craftsmen, laborers, tradesmen, and supervisors;

(d) Employees of waterfront industries such as shipyards, power plants, and railways:

(e) Men making occasional or incidental use of vessels or waterfront facilities such as recreationists, sport fishermen, and visitors;

(f) Persons desiring entry to vessels or waterfront areas whose identity is not established to the satisfaction of the issuing officer, or whose photographs or fingerprints are not available;

(g) Seamen on foreign ships, citizens of enemy countries, or countries cooper-

ating with enemy countries.

During the war the Coast Guard stressed the fact that the cards were for "Identification only" and that they were not a pass or permit, however, the public in general accepted the cards as passes notwithstanding the Coast Guard's insistence to the contrary.

With the cessation of hostilities, the identification card requirements were gradually relaxed, and now the identification cards are no longer required by the Coast Guard for any purpose, accordingly, all Coast Guard (Captain of the Port) Identification Cards are hereby declared invalid, and all persons are cautioned not to accept them for identification, or for any other purpose.

Dated: September 9, 1946.

J. F. FARLEY, [SEAL] Admiral, U.S.C.G.

[F. R. Doc. 46-16284; Filed, Sept. 9, 1946; 11:46 a. m.l