

Washington, Friday, February 27, 1942

Rules, Regulations, Orders

TITLE 10-ARMY: WAR DEPARTMENT

CHAPTER I-AID OF CIVIL AUTHORI-TIES AND PUBLIC RELATIONS

PART 5—SAFEGUARDING MILITARY INFORMATION ¹

§ 5.25 Information on War Department contracts and site locations. The following instructions will apply to the publication of information concerning site locations of war industries and military installations, contract awards, and other matters relating to production.

(a) Construction. (1) No announcement of site locations will be made in the field.

(2) When the War Department Bureau of Public Relations deems it in the public interest to announce the selection of a site it will do so in substantially the following form:

(i) The War Department announced today the selection of Jonesville, Kentucky, as a site for a possible future cantonment. This is a pre-planning site and construction of the cantonment is contingent upon the future needs of the Army.

(ii) The War Department announced today its intention to construct a manufacturing plant in Indiana.

(3) No announcement of awards of those construction contracts which require the approval of the Under Secretary of War will be made in the field without the approval of the War Department Bureau of Public Relations.

(4) When the War Department Bureau of Public Relations deems it in the public interest to announce the award of a construction contract approved by the Under Secretary of War, it will make such announcement or authorize the Chief of Engineers to do so. Such an-

¹ § 5.25 is added.

nouncement will be substantially in the following form:

(i) The War Department announced today the award of a contract to Jones and Company, Richmond, Virginia, for the construction of a cantonment in Kentucky. The award was made by the Louisville District Office of the Corps of Engineers.

(ii) The War Department announced today the award of a contract to the Smith Corporation, St. Louis, Missouri, for the construction of a manufacturing plant in Indiana. The award was made by the St. Louis District Office of the Corps of Engineers.

(5) When the Chief of Engineers deems it in the public interest to announce the award of a construction contract which does not require the approval of the Under Secretary of War, he may make such announcement. Such announcement will be substantially in the form prescribed for announcements in subparagraph (4) of this paragraph.

(6) When, in the opinion of the Chief of Engineers, it is necessary to the proper functioning of suppliers of labor, materials, facilities, and other services, he may authorize the furnishing of necessary information to appropriate Government offices and agencies, and to prop-erly accredited persons, who, in his opinion, have a legitimate interest in such information. The offices authorized to furnish such information should be cautioned against release of any procurement information to others than those duly identified as having a bona fide interest, and when such information is so released to responsible persons they should be cautioned against its publication.

(b) Supply contracts. (1) No announcement of those supply contracts which require the approval of the Under Secretary of War will be made in the field without the approval of the War Department Bureau of Public Relations.

(2) When the War Department Bureau of Public Relations deems it in the public

CONTENTS

RULES, REGULATIONS, ORDERS

TITLE 10-ARMY: WAR DEPARTMENT:	
Contract awards, locations of	Page
war industries, etc., publi-	
cation of information	1553
TITLE 30-MINERAL RESOURCES:	
Bituminous Coal Division:	
Minimum price schedules, re-	
lief orders:	
District 1 District 7 (3 documents)	1555
District 7 (3 documents)	1556-
District 0 (0 d. sums and a)	1558
District 9 (2 documents)	1559,
District 10	1560
District 13	1562 1563
District 15	1563
Reports of production and	10.04
mine operation, 1941	1554
TITLE 32-NATIONAL DEFENSE:	1004
Bureau of Mines:	
Explosives, extension of cer-	
tain General Licenses	1566
Office of Price Administration:	2000
Novelty floor coverings, tem-	
porary maximum prices_	1578
War Production Board:	
Chlorine, supply and distribu-	
tion order amended	1567
Copper and alloys, supply	
and distribution order	
amended	1566
Motor trucks and trailers,	
sale restriction order	
amended	1570
Plumbing and heating simpli-	
fication, pipe fittings	1571
Preference rating certificates,	
adoption of revised forms,	1566
etc Wool, conservation order	
amended	1570
TITLE 33-NAVIGATION AND NAVIGA-	
BLE WATERS:	
Coast Guard:	
Explosives, etc., lading and	
discharge in Manhasset	
Bay, N. Y., and Chesa-	
peake and Delaware Ca-	
nal, Md	1580
(Continued on next page)	



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CONTENTS—Continued

TITLE 43—PUBLIC LANDS: INTERIOR: Grazing Service:	Page
Oregon, addition to grazing	
districts	1580
TITLE 46—SHIPPING: United States Maritime Com- mission: Maritime Service, miscellane- ous amendments	1581
NOTICES	
Department of Agriculture: Rural Electrification Admin- istration: Allocations of funds for loans (10 documents) 1582,	1583
Department of the Interior: Bituminous Coal Division: District Board 9, memoran- dum opinion and order for	
hearing Wallace Coal Co., petition	1582
dismissed Bureau of Reclamation: Boulder Canyon Project Wage Board, correction of rec-	1582
ommendation Federal Trade Commission:	1582
Orders appointing trial ex- aminers, etc.:	
Copper Roofs Corp	1584
Lederer, H. W., et al	1584
Rossitto, Gaetano Superior Humus & Peat Moss	1584
Corp	1584
Securities and Exchange Commis- sion: Hearings, postponements, etc.:	
Altorfer Brothers Co Community Power and Light	1584
Co., et al Interurban Investment Fund	1585
No. 2 Rapid Transit Investment	1585
Fund No 2	1505

interest to announce the award of a supply contract approved by the Under Secretary of War, it will make such announcement or authorize the chief of the appropriate supply arm and service to do so.

(3) When the chief of the appropriate supply arm and service deems it in the public interest to announce the award of a supply contract which does not require the approval of the Under Secretary of War, he may make such announcement.

(4) When, in the opinion of the chief of the appropriate supply arm and service, it is necessary to the proper functioning of suppliers of labor, materials, facilities, and other services, he may authorize the furnishing of necessary information to appropriate Government offices and agencies, and to properly accredited persons, who, in his opinion, have a legitimate interest in such information. The offices authorized to fur-nish such information should be cautioned against release of any procurement information to others than those duly identified as having a bona fide interest, and when such information is so released to responsible persons they should be cautioned against its publication.

(c) General. (1) Properly accredited persons may obtain information with regard to invitations for bids and abstracts of same by personal application to the Purchase Information Office of the Under Secretary of War or directly to the appropriate contracting office. Written requests to the Under Secretary of War for information relating to specific projects will be referred to the appropriate contracting office.

(2) Under no circumstances will the following information about war contracts be published:

- (i) The exact type of production.
- (ii) Production schedules.
- (iii) Dates of delivery.

(iv) Progress of work.(v) "Round-ups" of locally published procurement data.

(3) Chiefs of supply arms and services will take steps to inform all War Department contractors and subcontractors of the restrictions imposed upon them and the necessity for strict compli-ance. To that end War Department contractors and subcontractors should-

(i) Refrain from publication of photographs and drawings of Army equipment which have not been released by the War Department.

(ii) Refrain from referring in advertising, which gives the location of a plant, to specific products being manufactured in that plant.

(iii) Refrain from publication of the names of subcontractors or accessory manufacturers to a prime contractor.

(iv) Release no production figures nor figures indicating total number of employees, backlog of orders, or area of land occupied.

(v) Not permit aerial photographs of plants.

(vi) Observe these restrictions in their radio programs, other publicity, includ-ing financial statements and reports, and public discussion.

(vii) Give no information either verbal or otherwise contrary to this policy. (R.S. 161; 5 U.S.C. 22) [Cir. 41, W.D., February 11, 1942]

E. S. ADAMS, [SEAL] Major General, The Adjutant General.

[F. R. Doc. 42-1666; Filed, February 25, 1942; 2:43 p. m.]

TITLE 30-MINERAL RESOURCES

CHAPTER III-BITUMINOUS COAL DIVISION

[Order No. 334]

PART 308-REPORTS AND RECORDS

ORDER REQUIRING REPORTS FROM PRO-DUCERS OF BITUMINOUS COAL COVERING PRODUCTION AND MINE OPERATION FOR THE CALENDAR YEAR 1941

Pursuant to the provisions of the Bituminous Coal Act of 1937, and particularly section 10 (a) thereof, it is hereby ordered that:

Part 308 is amended by adding thereto § 308.25 to read as follows:

§ 308.25 Reports from producers of bituminous coal covering production and mine operation for the calendar year (a) Each producer of bituminous 1941. coal, whether or not a code member, and whether or not engaged in commerce in coal which is subject to the provisions of section 4 of the Bituminous Coal Act of 1937, shall file, on the appropriate form hereinafter designated, and in the manner hereinafter set forth, a report of production and other items relating to mine operation, as more fully described in said appropriate form. Each of the hereinafter designated forms is by this reference incorporated herein and made a part of this order.¹

(b) For each mine having rail or river connections regardless of the amount of daily average production, and for each mine having a daily average production of more than fifty (50) net tons irrespective of whether it has rail or river connections, the reports required by this order shall be filed on Form BCD No. 453 (Revised Nov. 1941) T-1.

(c) For each mine without rail or river connections, having a daily average production of less than fifty (50) net tons, the report herein required shall be made on Form BCD No. 454 (Revised Nov. 1941) T-2.

(d) The reports required to be made on Form BCD No. 453 (Revised Nov. 1941) T-1, and the reports required to be made on Form BCD No. 454 (Revised Nov. 1941) T-2, shall be filed at the office

¹Filed as part of the original document.

of the Statistical Bureau of the Division for the district in which the reporting mine is located, on or before the 28th day of February 1942. A separate report, either on Form BCD No. 453 (Revised Nov. 1941) T-1, or Form BCD No. 454 (Revised Nov. 1941) T-2, as the case may be, shall be filed for each mine operated by the producer during any part of the calendar year, even though said mine may have been in operation for only a very limited period. Likewise, a separate report shall be filed for each mine maintained by the producer during the calendar year 1941, even though such mine was not in actual operation during the calendar year 1941, even though such mine was not in actual operation during any part of such period.

(e) Each report required to be filed by this section shall 're certified as being correct by the producer, if an individual, or by a member of the firm, if a partnership, or in the case of a corporation, by a responsible officer thereof who is fa-

of 1937, having been duly filed with this Division by the above-named party, re-questing the establishment, both temporary and permanent, of price classifica-tions and minimum prices for the coals of It appearing that a reasonable showing of necessity has been made for the granting of temporary relief in the manner No petitions of intervention having been filed with the Division in the above-The following action being deemed betical list of code members) is amended by adding thereto Supplement R, and necessary in order to effectuate the purposition of the above-entitled matter. temporary relief is granted as follows: Commencing forthwith, § 321.7 (Alpha-It is ordered, That pending final discertain mines in District No. 1; and hereinafter set forth; and entitled matter; and poses of the Act: miliar with the facts. (Sec. 10 (a), 50 Stat. 88, 15 U.S.C. Sup. 840 (a)) tion 4 II (d) of the Bituminous Coal Act MUM PRICES FOR THE COALS OF CERTAIN [F. R. Doc. 42-1653; Filed, February 25, 1942; ORDER GRANTING TEMPORARY RELIEF AND CONDITIONALLY PROVIDING FOR FINAL RE-LIEF IN THE MATTER OF THE PETITION OF MENT OF PRICE CLASSIFICATIONS AND MINI-An original petition, pursuant to sec-DISTRICT BOARD NO. 1, FOR THE ESTABLISH-Director. PART 321-MINIMUM PRICE SCHEDULE, H. A. GRAY. Dated: November 18, 1941. [Docket No. A-1270] DISTRICT NO. 1 10:59 a. m.] MINES IN DISTRICT NO. 1 [SEAL]

§ 321.24 (General prices) is amended by adding thereto Supplement T, which supplements are hereinafter set forth and hereby made a part hereof.

It is further ordered, That pleadings in opposition to the original petition in the above-entitled matter and applications to stay, terminate or modify the temporary relief herein granted may be filed with the Division within forty-five (45) days from the date of this Order, pursuant to the Rules and Regulations Governing Practice and Procedure before the Bitumous Coal Division in Proceedings Instituted Pursuant to section 4 II (d) of the Bituminous Coal Act of 1937. It is further ordered, That the relief herein granted shall become final sixty

Interesting granued shall become final saxy (60) days from the date of this Order, unless it shall otherwise be ordered. Dated: February 13, 1942. [SEAL] DAN H. WHEELER, Acting Director.

TEMPORARY AND CONDITIONALLY FINAL EFFECTIVE MINIMUM PRICES FOR DISTRICT NO. 1

NOTE: The material contained in these supplements is to be read in the light of the classifications, prices, instructions, exceptions and other provisions contained in Part 321, Minimum Price Schedule for District No. 1 and supplements thereto.

FOR ALL SHIPMENTS EXCEPT TRUCK

§ 321.7 Alphabetical list of code members-Supplement R

[Alphabetical listing of code members having railway loading facilities, showing price classifications by size group numbers]

							-	-	-			
Mine index No.	Code member	Mine name	Subdis- trict No.	Seam	Shipping point	Railroad	Freight origin group No.	ĩ	61 .	8	*	ю
3345	3345 Decker & Sons, W. F. (William F. Decker.	Decker	40	В	Garrett, Pa.	B&O	100	\$	(‡)	Ð	(1)	ŧ
3323 5323 3323	CEXX	Desmond #1 Head Koloskey Deep View Coal Co	14 co 0 5 44 co		Westport, Pa. Gorman, Md. I damar, Pa. Condicy, Pa.	PRR. W.Md. NYO	49 68 44 44	v€€€	SEEE	ORFR	©€€€	EEEE
5321). Thurstin	2	A	Curwensville, Pa	B&0	113	€	£	F	(‡)	(1)

fIndicates no classifications effective for these size groups.

FEDERAL REGISTER, Friday, February 27, 1942

FOR TRUCK SHIPMENTS

§ 321.24 General prices—Supplement T [Prices in cents per net ton for shipment into all market areas]

Code member index	Mine index No.	Mine .	Subdistrlet No.	County	Seam	All lu scree and c	a	Run o	2' and under slack	ce 34" and under slack
	N		20			1	2	3	4	
Beer, William E. Black, John & Roy E. (Roy E. Black).	3301 3324	Upper Freeport Barnettstown #1	4 39	Armstrong. Hunting- don.	E Barnett	240	215	215 240	200	190
Blu-Flame Coal Company (Joe Toth).	3323	Blu-Flame #1	41	Somerset.	C'			220		
Davis Coal Co. (Charles Davis) Decker & Sons, W. F. (William F. Decker).	3292 3345	Davis Bros Decker	18. 40		B			220 215		
Desmond Brothers (Wm. F. Des- niond).	3328	Desmond #1	3	Clinton	В	260		235	225	
Genehur, Joseph Higgs, 1. Frank	3326				C E			220		
Koloskey, Jos Riverside Coal Co. (Geo. W. Fox, Karl V. Fox and Burton Hubler).	3320 3260		15 8	Indiana	D B			220 225		
Studley, C. L. Summerville Coal Mine (George R. Summerville).	3322 3319	Campbell Ridge	18 4		E	240	21	220 5 215		190
Thurstln, L. C. Turza, Michael		Thurstin Turza #2	7					220 220		

[F. R. Doc. 42-1649; Filed, February 25, 1942; 10:58 a. m.]

[Docket Nos. A-524 and A-706] PART 327—MINIMUM PRICE SCHEDULE, DISTRICT NO. 7

MEMORANDUM OPINION AND ORDER GRANTING PERMANENT RELIEF IN THE MATTER OF THE PETITION OF DISTRICT BOARD 7 FOR THE ESTABLISHMENT OF A MINIMUM PRICE FOR REFUSE FUEL PRODUCED AT MINE INDEX NOS. 21, 94, 117 AND 126 IN DIS-TRICT 7 AND IN THE MATTER OF THE PETI-TION OF DISTRICT BOARD 7 FOR THE ESTABLISHMENT OF A MINIMUM PRICE FOR REFUSE FUEL PRODUCED AT MINE INDEX NO. 207 IN DISTRICT 7

These are proceedings instituted upon petitions filed by District Board 7 with the Bituminous Coal Division, pursuant to section 4 II (d) of the Bituminous Coal Act of 1937. The petition in Docket No. A-524 seeks the establishment of effective minimum prices for shipments of refuse coal to the plant of the Appalachian Electric Power Company at Glenlyn, Virginia, and to the plant of the Virginian Railway Company at Narrows, Virginia, from Mine Index Nos. 21, 94, 117, and 126. The petition in Docket No. A-706 requests the establishment of an effective minimum price for shipments of refuse coal from Mine Index No. 207 to the two above-mentioned consumers.

Pursuant to an Order of the Director, and after due notice to all interested persons, a hearing was held in Docket A-524 before Edward J. Hayes, a duly designated Examiner of the Division at a hearing room thereof in Washington, D. C. Thereafter, on March 22, 1941, the Director made Findings of Fact and Conclusions of Law and rendered his Opinion,

and on the basis thereof, issued a final Order amending the Schedule of Effective Minimum Prices for District 7 for All Shipments Except Truck to provide the following effective minimum prices for refuse coal shipped to the above-mentioned consumers only: From Mine Index Nos. 21, 94 and 117, \$1.10 per ton, and from Mine Index No. 126, \$1.30 per ton.

Subsequently, the petitioner, District Board 7, filed a supplemental petition requesting that the Order of the Director in Docket No. A-524, dated March 22, 1941, 6 F.R. 1593, be vacated on the ground that fair competitive opportunities could not be maintained under the prices ordered: that this proceeding be reopened to permit the introduction of certain relevant data omitted in the previous hearing; and that the Director, in the interim, issue a temporary Order permitting shipments of refuse coal to the above-mentioned consumers at the following effective minimum prices: From Mine Index Nos. 21, 94, and 117, 90 cents per ton; and from Mine Index No. 126, \$1.10 per ton. The petitioner also filed a motion requesting that Docket No. A-706 be consolidated for hearing with Docket No. A-524 on the ground that the issues raised in both matters were related. The Order of March 22, 1941, was vacated and temporary relief granted in accordance with such requests.

Pursuant to Order of the Director a consolidated hearing on these two matters was held before Examiner Hayes, at a hearing room of the Division in Washington, D. C. A petition of intervention was filed by District Board 1. Appearances were entered by District Board 7, and the Lillybrook Coal Com-

pany, a code member producer in District 7. All interested persons were afforded an opportunity to be present, adduce evidence, cross-examine witnesses and otherwise be heard.

The evidence indicates that the disposal of refuse coal, a necessary product. of the operations of the specific mines involved, has become an expensive and difficult task. The evidence indicates further that such a problem can be obviated by the sale of such coal to the Appalachian Electric Power Company and the Virginian Railway Company; but that such sale can be effected only at a special low price of 90 cents per ton for Mine Index Nos. 21, 94, and 117, respectively; and \$1.10 per ton for Mine Index No. 126. The relief granted in the Order of the Director dated March 22, 1941 in Docket No. A-524 does not appear to have been sufficient since the two abovementioned consumers have ceased to purchase such refuse coal. The testimony shows that Mine Index No. 207, the subject of Docket No. A-706, is confronted with the same problem of disposal of refuse coal as the mines which are the subject of Docket No. A-524; and from the analyses available, it appears that refuse coals of Mine Index No. 207 are comparable to those of Mine Index Nos. 21, 94, and 117.

The record discloses that no party appeared in opposition to the requested relief. While I have concluded that the requested relief and that the prices requested should be granted and to that extent that the orders previously issued should be modified, it is well to repeat here what was said by Director Gray in his Findings in Docket No. A-524, dated March 22, 1941. Director Gray there stated "that the producers of refuse coals should not be deprived of the limited markets which they have in the past built up for such inferior coals. It appears that these markets can be retained only if lower effective minimum prices are established for refuse coals than for 'normal quality' coals. The establishment of such a price differential, however, poses new problems of policing and enforcement, for attempts may be made to evade the price provisions of the Act by shipping 'normal quality' coals, as refuse coals. Accordingly, permission to ship refuse coals at prices lower than those established for 'normal quality' coals should be granted only to those producers who show that they do produce such coals and have markets for them, and such permission must be circumscribed by requirements that the coals so shipped will approximate in analyses those represented as typical for the refuse coals involved. The exception for refuse coals can be safely continued in effect only as long as those conditions are adhered to." To all of this the undersigned subscribes.

Now, therefore, it is ordered, That commencing forthwith § 327.12 (General prices for low volatile coals) in the Schedule of Effective Minimum Prices for District No. 7 for All Shipments Ex-

ment and by sup- and by sup- and prarary the the the the the the the the the the	ISIEK, Friday
prices in cents per net ton for shipment into any market area) is amended by adding thereto Supplement T, which sup- plements are hereinafter set forth and hereby made a part hereof. It is further ordered, That pleadings in opposition to the original petition in the above-entitled matter and applications to stay, terminate or modify the temporary relief granted may be filed with the Divi- sion within forty-five (45) days from the date of this Order, pursuant to the Rules and Regulations Governing Practice and Procedure Before the Bituminous Coal Division in Proceedings Instituted Pursu- ant to section 4 II (d) of the Bituminous Coal Act of 1937. It is further ordered, That the relief herein grnted shall become final sixty (60) days from the date of this Order, unless it shall otherwise be ordered. Dated: February 12, 1942. IsEAL] DAN H. WHELLER,	rr provisions contained in Fart 327, Minir rately shown]
of 1937, having been duly filed with this Division by the above-named party, re- questing the establishment, both tempo- rary and permanent, of price classifica- tions and minimum prices for the coals of certain mines in District No. 7; and It appearing that a reasonable show- ing of necessity has been made for the granting of temporary relief in the man- ner hereinafter set forth; and No petitions of intervention having been filed with the Division in the above- entitled matter; and The following action being deemed necessary in order to effectuate the pur- poses of the Act; It is ordered, That, pending final dis- position of the above-entitled matter, temporary relief is granted as follows: Commencing forthwith, § 327.11 (low vol- attle coals: Alphabetical list of code members) is amended by adding thereto	Temponary and Conditionally Final Effective Minimum Prices for District No. 7 Nore: The material contained in these supplements is to be read in the light of the classifications, prices, instructions, exceptions and other provisions contained in Part 327, Minimum Schedule for District No. 7 and supplements thereto. Solution Schedule for District No. 7 and supplements thereto. S327.11 Low volatile coals: Alphabetical list of code members—Supplement R [Alphabetical list of code members having railway loading facilities, showing price classifications by size groups for all uses except as separately shown]
Docket No. A-524: And provided further, That upon order, at any time, analyses of said refuse coal shall be made and filed with the Division. Dated: February 12, 1942. [sEAL] DAN H. WHEELER, Acting Director. [F. R. Doc. 42-1644; Filed, February 25, 1942; 10:56 a. m.] [Docket No. A-1286] PART 327-MINIMUM PRICE SCHEDULE, District No. 7 ORDER GRANTING TEMPORARY RELIEF AND CONDITIONALLY PROVIDING FOR FINAL RE- LIEF IN THE MATTER OF THE FETALISH- MENT OF PRICE CLASSIFICATIONS AND MIN- IMUM FRICES FOR THE COALS OF CERTAIN MINES IN DISTRICT NO. 7 An original petition, pursuant to sec- tion 4 II (d) of the Bituminous Coal Act	TEMPORARY AND CONDITIONALLY FINAL EFFECTIVE MINIMUM PRICES FOR DISTRICT No olements is to be read in the light of the classifications, prices, instructions, exceptions and is thereto. FOR ALL SHIPMENTS EXCEPT TRUCK § 327.11 Low volatile coals: Alphabetical list of code members—Supplement R it of code members having railway loading facilities, showing price classifications by size groups for all uses except
cept Truck, be and it hereby is amended as follows: For shipments of refuse coal to the plants of the Appalachian Electric Power Company at Glenlyn, Virginia, and the Virginian Railway at Narrows, Virginia, only the effective minimum prices shall be as follows: From the Besoco Mine of the Leccony Smokeless Fuel Company, the Killarney Mine of the Lullybrook Coal Company, the No. 2 and No. 3 Mines of the Mead Coal Company, and the Wyco Mine of the Gulf Smokeless Coal Company (Mine Index No. 21, 94, 117. and 207, respectively), 90 cents per ton; and from the Minter Mine of the Minter Coal Company (Mine Index No. 126), \$1.10 per ton: Provided, however, That all orders, acknowledgments and invoices covering shipments of said coal shall specifically designate it as "refuse coal"; And provided, however, That the anal- yses of all said coal shipped as refuse coal shall approximate for the respective mines, those contained in Exhibit 2 of	TEMPOR. Nore: The material contained in these supplements i Price Schedule for District No. 7 and supplements thereto. § 32' [Aiphabetical list of code me

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grout	7	B
by size	9	B
Price classification by size group No.	22	()
classifi	4	£
Price	63	£
	13	€
	1	14 (t) (t) (t) (t) (t)
Freight	group No.	14
To the second	DBOINS	VGN
	unod gunddius	Besoco, W. Va
Low volatile	seam	Poca. 6
Sub-	No.	QL
	Mine name	Pines Creek
	Code member	616 Lewis, McKinley & W. V. Walton (W. V. Pines Creek. Walton).
Mine	index No.	616

fIndicates no classifications effective for these size groups.

FEDERAL REGISTER, Friday, February 27, 1942

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15	58	F	EDERAL	REGISTER,	Friday,	February 2	7, 1	942	
temporary relief is granted as follows:	volatile coals: Alphabetical list of code members) is amended by adding thereto Supplement R-I, and § 327.21 (High	vouarie couis: Appauoerical usi of coue members) is amended by adding thereto Supplement R-II, § 327.34 (General prices in cents per net ton for shipment into any market area) is amended by adding thereto Supplement T, which sup- plements are hereinafter set forth and hereby made a part hereof. It is further ordered. That pleadings in opposition to the original petition in the above-entitled matter and applications	ary vertice for the second of the second sec	Distinutions Coal Division in Proceedings Instituted Pursuant to section 4 II (d) of the Bituminous Coal Act of 1937. In <i>its jurther ordered</i> , That the relief herein granted shall become final sixty (60) days from the date of this Order, unless it shall otherwise be ordered. Dated: February 13, 1942.	[SEAL] DAN H. WHEELER, Acting Director.	Nore: The material contained in these supplements is to be read in the light of the classifications, prices, instructions, exceptions and other provisions contained in Part 327, Minimum s Schedule for District No. 7 and supplements thereto. FOR ALL SHIPMENTS EXCEPT TRUCK 3 327.11 Low volatile coals: Alphabetical list of code members—Supplement R-I [Alphabetical list of code members having raikway loading facilities, showing price classifications by size groups for all uses accept as separately shown]	· Price classification by size group No.	3 4 5 6 7 8 9 10	(1) (2) B D (3) (1) (1) (1) B D (3)
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[Docket No. A-1296]	PART 327-MINIMUM PRICE SCHEDULE, DISTRICT NO. 7 ORDER GRANTING TEMPORARY RELIEF AI	CONDITIONALLY FRONTING FOR FINAL RE- LIFE IN THE MATTER OF THE PETITION OF DISTRICT BOARD NO. 7 FOR THE FETIZION OF DISTRICT BOARD NO. 7 FOR THE ESTABLISH- MENT OF PRICE CLASSIFICATIONS AND MAIN- IMUW PRICES FOR THE COALS OF CERTAIN MINES IN DISTRICT NO. 7 An original petition, pursuant to sec- tion 4 II (d) of the Bituminous Coal Act of 1937, having been duly filed with this Division by the above-named party, re- questing the establishment, both tem-	porary and permanent, of price classifi- cations and minimum prices for the coals of certain mines in District No. 7; and It appearing that a reasonable show- ing of necessity has been made for the pranting of termorary relief in the man-	No petitions of intervention having been filed with the Division in the above- entitled matter; and The following action being deemed necessary in order to effectuate the pur- poses of the Act;	It is ordered, That, pending final disposition of the above-entitled matter, TEMPORARY AND CONDITIONALLY FINAL EFFECTIVE MINIMUM PRICES FOR DISTRICT No. 7	be read in the light of the classifications, prices, instructions, exceptions and other provision. FOR ALL SHIPMENTS EXCEPT TRUCK Low volatile coals: Alphabetical list of code members—Supplement R-I having raiway loading facilities, showing price classifications by size groups for all uses except as separately shown]		ralifoad	N&W C&O
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	shipment into any market area-	•		a. m.]	NOTTION	in the l datile c liway load	Low volatile	Seam	Red Ash
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FOR TRUCK SHIPMENTS	8	Mine	Long Branch. Midvale #2	rassified a		 in these supplements is to be read in the light of the classified supplements thereto. FOR ALL SHIPMEN \$ 327.11 Low volatile coals: Alphabetics [Alphabetical list of code members having railway loading facilities, showing 			
in the	cents	Mine index No.	106 Lon 122 Mid	2-1650		7 and in [Alp			
	34 General prices in cents	Code member index Mifte index M	Eastern Gas and Fuel Associates 16 (Koppers Coal Division) c/o H. Doolittie. Eastern Gas and Fuel Associates 17 (Koppers Coal Division) c/o H.	Indicates coal in this size group previously classified and priced. [F. R. Doc. 42–1650; Filed, February 25, 1942; 10:58 a. m.]	•	Norr: The material contained in these supplements i Price Schedule for District No. 7 and supplements thereto. § 327 [Alphabetical list of code men		Code memoer	Canellas, Joe. Stone, George T
	§ 327.34		Dooli Dooli Dooli Dooli	Indi		rice a	Mine	No.	200

fIndicates no classifications effective for these size groups.

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FEDERAL RECISTER Foid

[Alphabetical list of code members having raitway loading facilities, showing price classifications by size groups for all uses except as separately shown] § 327.21 High volatile coals: Alphabetical list of code members-Supplement R-II

							no									14	FILCO CLASSIFICATIONS DY SIZE GLOUP INOS.	TISOR	Cauc	U STL	y size	grou	d d	22.								
			Itich volatila				12 aig			H	For d	lestin	ation	For destinations other than Great Lakes	her tl	han (Ireat	Lak	es					Fo	r Gr	eat I	For Great Lakes cargo only	S Car	go or	ly		
Mine index	Code member	Mine name	seam	Subdistrict	Shipping point	Railroad	Freight or	57	43	6, 7	00	6	10	0 112, 14,	15, 16,	20, 20, 21	13	8	33	25 26	5 21	21	4 à,	4	00	9 1	8 9 10 16,	21, 19, 18, 20, 21, 20, 21, 20, 21, 20, 21, 20, 21, 20, 21, 20, 21, 21, 21, 21, 21, 21, 21, 21, 21, 21	8	24	25 26	51
	295 Deepwater Coal Company Deepwater No. 2 Gas	Deepwater	1	1	2 Deepwater, W. Va.	VGN. Ry.	15		E €	÷	÷	€	€ €	€ €	€	E	E	€	E	E F	E	Ð		€	E	<u></u> €	1	E	Ð	€	1 =	E

Indicates no classifications effective for these size groups.

FOR TRUCK SHIPMENTS

§ 327.34 General prices in cents per net ton for shipment into any market area-Supplement T

[F. R. Doc. 42-1647; Filed, February 25, 1942; 10:57 a. m.]

Docket No. A-1125

PART 329-MINIMUM PRICE SCHEDULE, DISTRICT NO. 9

FECTIVE MINIMUM PRICES AND PRICE MEMORANDUM OPINION AND ORDER IN THE BOARD NO. 9 FOR REDUCTION OF THE EF-CLASSIFICATIONS FOR THE COALS OF THE 97 AND/OR 235) IN DISTRICT NO 9, FOR 25, MATTER OF THE PETITION OF DISTRICT TRUCK AND RAIL SHIPMENTS, AND FOR THE ESTABLISHMENT OF MINIMUM PRICES AND FINDINGS OF FACT, CONCLUSIONS OF LAW BROWN (K. Y. 6) MINE (MINE INDEX NOS. PRICE CLASSIFICATIONS FOR THE COALS OF SAID MINE IN SIZE GROUPS 17 TO INCLUSIVE, FOR SHIPMENT BY RAIL

This proceeding was instituted upon an original petition filed with the Bitumi-

by District Board 9, pursuant to section revising the price classifications and minimum prices heretofore established for the coals of the Brown Mine (Mine Index No. 235)¹ of R. L. Brown for truck price classifications and minimum prices nous Coal Division on October 20, 1941, 4 II (d) of the Bituminous Coal Act of The petition requests that temporary and permanent relief be granted by shipment and for the establishment of for the coals of said mine in Size Groups 17 to 25, inclusive, for rail shipment. 1937.

merly operated by the K. Y. 6 Coal Mines, was listed in Docket No. A-562 as Mine Index No. 97, but that it should properly be desig-nated Mine Index No. 235. was shown that the Brown Mine, for-IIt.

designated Examiner of the Division, at a hearing room thereof in Washington, D. C. All interested persons were af-forded an opportunity to be present, adto interested persons, a hearing in this matter was held on December 18 and Pursuant to an Order of the Director dated November 12, 1941, and after notice 19, 1941, before Floyd McGown,² a duly duce evidence, cross-examine witnesses appeared. The preparation and fling of a report by the Examiner was waived and the matter was thereupon submitted to the undersigned, who has considered the and otherwise be heard. The petitioner record of the proceeding.

The petition of District Board 9 herein requests, in part, a revision in the price tofore established for the coals of the of classifications and minimum prices here-R. L. Brown, for both truck and rail Brown Mine (Mine Index No. 235) shipments.

Mine, located in Christian County, Ken-tucky, in District 9, is producing in the No. 6 Seam. According to the testimony seam. The witness stated that the Brown Mine coal is inferior in quality to which is similarly priced, and is sim-liar in quality to coal produced from the No. 9 Seam, which is priced considerably lower. Thus the District Board requests The evidence shows that the Brown analytical characteristics, as well as in there is a considerable variance in the the color, of the coal produced in this other coals produced from the same seam of the witness for the District Board stated that witness The

² By Order of the Acting Director dated No-vember 28, 1941, Floyd McGown was desig-

nated Examiner vice Scott A. Dahiquist who had previously been designated to preside at the hearing.

that the prices established for the Brown Mine coals be reduced to conform with the prices established for the base No. 9 Was shown that there are other mines of the district operating in the No. 6 Seam which have the same prices as are re-quested for the Brown Mine coals. Seam coals, such as produced at the Beech Creek Mine (Mine Index No. 1) the Beech Creek Coal Co. It of

The District Board also requests the fore been established. The classifica-tions and prices proposed for these sizes responding minimum prices for the coals the Brown Mine in Size Groups 17 25, inclusive, for rail shipment, for which minimum prices have not heretothe for establishment of classifications and corare the same as those established No. 9 Seam coals, as produced at Beech Creek Mine. to f

reflect the relative market value of the coals and would enable them to com-The witness for the District Board stated that the operator of the Brown the reduced as requested. He expressed the belief that the requested prices would pe Mine was unable to dispose of his coal members of the District Board were of pete on a fair basis with other coals of the opinion that those prices should at the present prices and that all District 9.

Board was uncontroverted and upon the basis of that evidence I find and conand that the Schedules of Effective Mini-mum Prices for District No. 9, For Truck Shipments and For All Shipments Except Truck, should be amended accordingly; clude: (1) that the price classifications The evidence adduced by the District and minimum prices herein requested the coals of the Brown Mine are proper and should be established. for

FEDERAL REGISTER, Friday, February 27, 1942

(2) that such amendments of the Price Schedules for District No. 9 are required in order to effectuate the purposes of the Act and to comply with the standards thereof.

Now, therefore, it is ordered, That commencing fifteen (15) days from the date hereof § 329.5 (Alphabetical list of code members) and § 329.24 (General prices in cents per net ton for shipment into any market area) in the Schedules of Effective Minimum Prices for District No. 9 For All Shipments Except Truck and For Truck Shipments, be, and they hereby are, amended to provide price classifications and minimum prices for the coals of the Brown Mine (Mine Index No. 235) of R. L. Brown for rail and truck shipments as set forth in Supplements R and T hereto attached and made a part hereof, in lieu of the classifications and minimum prices presently effective therefor.

Dated: February 11, 1942. [SEAL] DAN H. WHEELER, Acting Director.

EFFECTIVE MINIMUM PRICES FOR DISTRICT NO. 9

NOTE: The material contained in these supplements is to be read in the light of the classifications, prices, instructions, exceptions and other provisions contained in Part 329, Minimum Price Schedule for District No. 9 and supplements thereto.

FOR ALL SHIPMENTS EXCEPT TRUCK

§ 329.5 Alphabetical list of code members-Supplement R

Mine index No.	Code member	Mine	Seam	F. O. G. No.	Shipping point	Rallroad
235	Brown, R. L.	Brown	No. 6	30	Mannington, Ky	L&N.

The f.o.b. mlne prices for coal shipped by Mine Index No. 235 to any market area in any size group and for any use, including Railroad Locomotive Fuel, are the same as the prices shown for Beech Creek Coal Company, Beech Creek Mine, Mine Index No. 1, in Price Schedule No. 1 for District No. 9 For All Shipments Except Truck.

FOR TRUCK SHIPMENTS

§ 329.24 General prices in cents per net ton for shipment into any market area—Supplement T.

The f. o. b. mine prices for coal shipped by Mine Index No. 235 are the same as the prices shown for Beech Creek Coal Company, Mine Index No. 1, in Price Schedule No. 1 for District No. 9 For Truck Shipments, except Size Groups 17 to 25, inclusive.

[F. R. Doc. 42-1645; Filed, February 25, 1942; 10:56 a. m.]

PART 329-MINIMUM PRICE SCHEDULE, DISTRICT NO. 9

[Docket No. A-1300]

ORDER GRANTING TEMPORARY RELIEF AND CONDITIONALLY PROVIDING FOR FINAL RE-LIEF IN THE MATTER OF THE PETITION OF DISTRICT BOARD NO. 9 FOR THE ESTABLISH-MENT OF PRICE CLASSIFICATIONS AND MINI-MUM PRICES FOR THE COALS OF CERTAIN MINES IN DISTRICT NO. 9, FOR TRUCK SHIP-MENTS

An original petition, pursuant to section 4 II (d) of the Bituminous Coal Act

of 1937, having been duly filed with this Division by the above-named party, requesting the establishment, both temporary and permanent, of price classifications and minimum prices for the coals of certain mines in District No. 9, for truck shipments; and

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

No petitions of intervention having been filed with the Division in the aboveentitled matter; and

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

It is ordered, That pending final disposition of the above-entitled matter, temporary relief is granted as follows: Commencing forthwith, § 329.24 (General prices in cents per net ton for shipment into any market area) is amended by adding thereto Supplement T, which supplement is hereinafter set forth and hereby made a part hereof.

It is further ordered, That pleadings in opposition to the original petition in the above-entitled matter and applications to stay, terminate or modify the temporary relief herein granted may be filed with the Division within forty-five (45) days from the date of this Order, pursuant to the Rules and Regulations Governing Practice and Procedure before the Bituminous Coal Division in Proceedings Instituted Pursuant to section 4 II (d) of the Bituminous Coal Act of 1937.

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

Dated: February 12, 1942.

[SEAL]

DAN H. WHEELER, Acting Director.

TEMPORARY AND CONDITIONALLY FINAL EFFECTIVE MINIMUM FRICES FOR DISTRICT NO. 9

NOTE: The material contained in this supplement is to be read in the light of the classifications, prices, instructions, exceptions and other provisions contained in Part 329, Minimum Price Schedule for District No. 9 and supplements thereto.

FOR TRUCK SHIPMENTS

§ 329.24 General prices in cents per net ton for shipment into any market area-Supplement T

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	88	115	115 165 116 116 116 116 116 116 116	115 115 115	115				
	23,8	120	120 170 170 170	120	120	-			
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	57.33								
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	18, 19, 20,					-			
	17					-			
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Prices and size group Nos.	6	150	150 150 150 150 150 150	150 150 150	150	-			
		160	160 185 185 185 185 185	160	160	-			
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	1,	235	205 205 205 205 205 205 205 205 205 205	205 205 205 205	205 205	ruary			
	Seam	#9.	#11 #0 #9 #6	#11. #0. #9.	#0	[F. R. Doc. 42–1646: Filed, February 25, 1942; 10:57 a. m.]			
	Mine	Lick Creek.	Morton Hill. Parmer J. & M. #3. J. & M. #3. Morgan #2. C. A. Morris. Happy Hollow #3.	Campbell Bethol Powderly Paradise Mining Co.	Aull. Roach.	[F. R. Doc. 42			
	index No.	986	266 266 266 266	987 989 984	993 992	-			
	Code member index	HERDERSON COUNTY Hazelwood, Dolph	HOPKINS COUNTY Braden & Lovan (Rosco A. Braden) Farmer, Tom Jenkins & Manire (B. L. Manire). Morgan, George (George Morgan Coal Co.). Morris, C. A.	MUHLENNERG COUNTY Barnes, O. A. & Son (O. A. Barnes) Bechel Brothers (Sam Bethel) Morgan, George (Garge Morgan Coal Co.) Paradise Mining Co. (W. C. Bates)	Aufl, Clarence M ouro countr Roach, G. H	No. 40-2			

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PART 330-MINIMUM PRICE SCHEDULE, DISTRICT No. 10

ORDER GRANTING TEMPORARY RELIEF AND CONDITIONALLY PROVIDING FOR FINAL RE-LIEF IN THE MATTER OF THE PETITION OF DISTRICT BOARD NO. 10 FOR THE ESTAB-LISHMENT OF PRICE CLASSIFICATIONS AND MINIMUM PRICES FOR THE COALS OF CER-TAIN MAINES IN DISTRICT NO. 10, FOR TRUCK SHIPMENTS An original petition, pursuant to section 4 II (d) of the Bituminous Coal Act of 1937, having been duly filed with this

Division by the above-named party, requesting the establishment, both temporary and permanent, of price classifications and minimum prices for the coals of certain mines in District No. 10, for truck shipments; and

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

No petitions of intervention having been filed with the Division in the aboveentitled matter; and

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

It is ordered, That, pending final disposition of the above-entitled matter, temporary relief is granted as follows: Commencing forthwith, § 330.25 (General prices in cents per net ton for shipment into all market areas) is amended by adding thereto Supplement T, which hereby made a part hereof. It is hirther ordered That pleadings

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

(45) days from the date of this Order, pursuant to the Rules and Regulations Governing Practice and Procedure before the Bituminous Coal Division in Proceedings Instituted Pursuant to section 4 II (d) of the Bituminous Coal Act of 1937.

It is further ordered, That the relief herein granted shall become final sixty (60) days from the date of this Order, unless it shall otherwise be ordered. Dated: February 13, 1942. [SEAL] DAN H. WHELLER,

Acting Director.

TEMPORARY AND CONDITIONALLY FINAL EFFECTIVE MINIMUM PRICES FOR DISTRICT NO. 10

NOTE: The material contained in this supplement is to be read in the light of the classifications, prices, instructions, exceptions and other provisions contained in Part 330, Minimum Frice Schedule for District No. 10 and supplements thereto.

FOR TRUCK SHIPMENTS

§ 330.25 General prices in cents per net ton for shipment into all market areas

		Mine											Pri	ices at	Prices and size group Nos.	e grot	N dr	08.								
20	Xabir Jadinari apoo	No.	900 M	Scam	1	63	3	4 5	8	4	90	6	10	11 12	2 13	14 15	5 15	17	18 19	30	21 22	8	24 2	25 26	27	28 29
22	SECTION No. 3														1								-	1		
DK.	MERCER COUNTY													-												
Essley, F. H. & W. F. (W. F. Essley) - SECTION NO. 4	(W. F. Essley). Szernon No. 4	1551	Black Diamond	F	255	250	245 2	235	230 225	5 185	165	160	155 1	155 155	125	115 6										
Harmon, Robert. Hendee Bros. Coal Co. (Howard Hendee)	rulton county (Howard Hendee)	1546 1552	Justice	20	255 255	250	245 2	235 23	230 225 230 225	5 185 5 185	165	160	155 1	155 155 155 155	125	115 6	09				1 1 1 1 1 1 1 1					
23	SECTION No. 5																					,				
Axley, Isaac E	GREENE COUNTY	1556	Axley's	63	255	250	245 2	235 23	230 225	5 170	165	160	155 1	155 155	125	115 6	00									1
	SECTION NO. 6																									
Anderson, Floyd	SHELBY COUNTY	1553	Floyd Anderson #2.	7	280	275	270 2	260 25	255 250	0 245	165	160	155 1	155 155	125	115 60	0			8						1
	SECTION NO. 7											-									_					
Gondry, Morris	VERMILION COUNTY	1550	Morris Gondry.	01	240	235	230	220 215	15 210	0 170	165	160	155 1	155 155	125	115 60					1	8			6 6 8 8	8
8 8 8 8	SECTION No. 8	FOG1		-	240							001		-	120		-				:			-		1
MAI TANAN MAI	MADISON COUNTY	114	arer Coophon 40	a	- Second	0000	000	010 010	000	405	4 7 5	Ca P	-	241 24	146 141 241 241	DE ED	_									

[F. R. Doc. 42-1648; Filed, February 25, 1942; 10:57 a. m.]

FEDERAL REGISTER, Friday, February 27, 1942

[Docket No. A-1078]

PART 333-MINIMUM PRICE SCHEDULE, DISTRICT NO. 13

FINDINGS OF FACT, CONCLUSIONS OF LAW, MEMORANDUM OPINION, AND ORDER IN THE MATTER OF THE PETITION OF DISTRICT BOARD NO. 13 REQUESTING AN INCREASE IN THE MINIMUM PRICES FOR THE COAL PRODUCED AT THE WILSON MINE OF THE RIVER VALLEY CAHABA COAL COMPANY (MINE INDEX NO. 509), IN DISTRICT NO. 13 FOR TRUCK AND RAIL SHIPMENTS AND REQUESTING ADDITIONAL RAIL SHIPPING POINTS FOR THE AFORESAID MINE AND FOR THE M'CARTY COAL COMPANY MINE OF DAVID M'CARTY, MINE INDEX NO. 115, IN DISTRICT NO. 13

This proceeding was instituted upon a petition filed with the Bituminous Coal Division by District Board 13, pursuant to section 4 II (d) of the Bituminous Coal Act of 1937. The petition requests that relief be granted by revising the price classifications and minimum prices for the coals produced at the Wilson Mine (Mine Index No. 509) of the River Valley Cahaba Coal Company, a code member in District 13, by establishing an additional loading point for said mine, and by changing the rail shipping point for the McCarty Coal Company Mine (Mine Index No. 115) of David McCarty, also a code member in District 13.

Pursuant to an Order of the Director and after due notice to all interested persons, a hearing in this matter was held on November 25, 1941, before D. C. Mc-Curtain, a duly designated Examiner of the Division, at a hearing room thereof in Washington, D. C. All interested persons were afforded an opportunity to be present, adduce evidence, cross-examine witnesses, and otherwise be heard. District Board 13 appeared. At the conclusion of the hearing the preparation and filing of a report by the Examiner was waived and the record in the proceeding was thereupon submitted to the undersigned.

The petition of District Board 13 requests relief in three respects and is supported by the testimony of N. E. Cross, Secretary of District Board 13, the sole witness at the hearing. The requests for relief will be discussed seriatim.

The petition alleges that the Wilson Mine (Mine Index No. 509) of the River Valley Cahaba Coal Company was originally classified and priced as being on the Nunnally Seam. The District Board contends that this mine is on the Wadsworth Seam and, accordingly, proposes an increase in its prices for rail and truck shipments upon the basis of properly relating them to prices already established for another mine on the Wadsworth Seam. The record reveals that the District Board concluded that the Wilson Mine was on the Wadsworth Seam upon the basis of analyses submitted by the producer and of discussions with the owner of the mine, other mine operators in the same area, and two geologists familiar with the coals in that area. The prices that have been proposed are similar to those that have been established for other mines on the Wadsworth Seam,

such as Pen's Wadsworth, Mine Index No. 514, and the owner of the Wilson Mine has agreed to the proposed increased prices. Accordingly, it would appear that these proposed revised prices should be established so as to keep the coals of this mine in a fair competitive position with other coals in District 13.

The petition further alleges that the shipping point designated for the Wilson Mine for rail shipments at Chelsea, Alabama, on the A. B. and C. Railroad is of little value to the mine at the present time and that an additional shipping point should be established at Birmingham, Alabama, Avenue A and 15th Street, on the team tracks of the L. & N. Railroad and Southern Railroad. It appears that the producer has been able to have freight rates established by the A. B. and C. Railroad only from Chelsea to the Birmingham district and that no freight rates have been established to any destinations on other railroads. Consequently, the mine does not have an adequate shipping point. It further appears that the length of the haul from the mine to Chelsea is about the same as it is to Birmingham, and that the coals of the Wilson Mine are usually hauled by truck to Birmingham. In the circumstances, the proposal to establish an additional shipping point for the Wilson Mine appears reasonable. Such additional shipping point should be established, however, subject to the restric-tion that prices established for this mine are not applicable for shipment from the Birmingham shipping point to destinations within the switching limits of Birmingham, Alabama. Also, the shipping point at Chelsea should be kept, for the record discloses that there are possibilities of the sale of locomotive fuel to the A. B. and C. Railroad.

The petition further requests that the shipping point for the coals of the Mc-

Carty Coal Company Mine (Mine Index No. 115) of David McCarty be changed from Morris, Alabama, on the L. & N. Railroad, to Coalburg, Alabama, on the Southern Railroad. The record reveals that McCarty has never been able to make arrangements with the L. & N. Railroad to load at Morris, Alabama, and is thus in substance without a shipping point. However, arrangements have been made to load at Coalburg, Ala-Conbama, on the Southern Railroad. sequently, the proposal of the District Board should be adopted.

Upon the basis of the uncontroverted testimony, I find and conclude that the revision of the seam designation and applicable minimum prices of the coals of the Wilson Mine (Mine Index No. 509),¹ the establishment of an additional loading point for said mine, and the change of the rail shipping point of the McCarty Coal Company Mine (Mine Index No. 115), as set forth above, is necessary in order to effectuate the purposes of section 4 II (a) and 4 II (b) of the Act and to comply in all respects with the standards thereof.

Now, therefore, it is ordered, That, commencing fifteen (15) days from the date hereof, § 333.6 (General prices) is amended by adding thereto Supplement R, § 333.34 (General prices in cents per net ton for shipment into all market areas) is amended by adding thereto Supplement T, which supplements are hereinafter set forth and hereby made a part hereof.

Dated: February 11, 1942. DAN H. WHEELER. [SEAL] Acting Director.

¹ The rail prices requested for the Wilson Mine in Size Groups 8 and 11 were \$2.95 and \$2.70, respectively. These are apparently in error. To carry out the proper relationship these should be \$2.85 and \$2.80, respectively.

EFFECTIVE MINIMUM PRICES FOR DISTRICT NO. 13

NOTE: The material contained in these supplements is to be read in the light of the classifications, prices, instructions, exceptions and other provisions contained in Part 333, Minimum Price Schedule for District No. 13 and supplements thereto.

FOR ALL SHIPMENTS EXCEPT TRUCK

§ 333.6 General prices—Supplement R

[Prices F. O. B. mines for shipment by railroad, applicable for all uses except railroad locomotive fuel, steamship bunker fuel and blacksmithing]

Mine index No.	Code member	Mine	Sub- dis- trict	Seam	Freight origin group
509	SHELBY COUNTY, ALA. River Valley Cahaba Coal Co JEFFERSON COUNTY, ALA.	Wilson ¹	1	Wadsworth	25
115	McCarty, David	McCarty Coal Co. ³	1	Pratt	50

¹ Shipping Point: Chelsea, Ala. (for Railroad Fuel only) Railroad: AB&C. Shipping Point: Birmingham, Ala. Railroad: L&N and Sou. (Team Tracks).
This mine shall have the same prices in size groups 1, 7, 9, 10, 13, 17, 18, 22 and 23 on all price tables as listed for mine with Index Number 514. (Docket No. A-631).
This mine shall have the same price in size groups 2 on all price tables as listed for mine with Index Number 20. This mine shall have a price in size groups 6 and 8 on all price tables, 106 higher than the prices listed in size groups 7 and 9, respectively, for mine with Index Number 514. (Docket No. A-631).
This mine shall have a price in size group 10 on all price tables, 106 higher than the prices listed in size groups 7 and 9, respectively, for mine with Index Number 514. (Docket No. A-631).
This mine shall have a price in size group 10 on all price tables, 106 under the price listed in size group 10 for mine with Index Number 514. (Docket No. A-631).
This mine shall have to a same price in size group 26 on all price tables as listed for mine with Index Number 9. (These prices not applicable to destinations within the switching limits of Birmingham, Alabama.)
* Shipping Point: Coalburg, Ala. Railroad: Southern.

64					FE	ED
	Indus- trial coal		24, 25, 26		275	
	ings: and er	Raw	83		175	
	Screenings: 132" and under	Nash 1	18		250	
	ants ad	Raw	22		190	
	Resultants 3" and under	Wash Raw Wash Raw	17		260	
	Nut: top size Chestnut: top Chestnut: top Run of $3''$ and under $size 3''$ and $size 15''$ and mine, bot. size over $size 5''$ and $size 15''$ and mod .	Raw	13		275	
	", and bot. and er	Raw	11		275	
ent T	Chestnu size 152 under: size 55' und	Wash	10		300	
pplem	t: top and bot. and er	Raw	6		290	
-Sul	Shestnu size 3" under; size ½	Wash	00		315	
areas	p size inder; over	Raw Wash Raw Wash Raw	-1		315	
arket	Nut: to 3" and t bot. size	Wash	0		335	m
all m	Lump: 2'' and under				340	10:59 8
t into	Egg: top size 6'' and	Japun	5		366	1942:
hipmen	Lump: over 2%; egg: top size		1		366	URLY 25.
§ 333.34 General prices in cents per net ton for shipment into all market areas-Supplement T	Seam				Wadsworth	[F. R. Doc. 42-1652; Filed. February 25, 1942; 10:59 a. m.]
in c	Mine index	No.			509	F.R.
prices	Sub- dis-	trict			61	
§ 333.34 General	Mine				Wilson	
	Code member Index		-	ALABAMA SHELBY COUNTY	River Valley Cahaba Coal Co.	

M. III.

Docket No. A-1267

PART 335-MINIMUM PRICE SCHEDULE, DISTRICT No. 15

LIEF IN THE MATTER OF THE PETITION OF MUM PRICES FOR THE COALS OF CERTAIN ORDER GRANTING TEMPORARY RELIEF ANI DISTRICT POARD NO. 15 FOR THE ESTABLISH-MENT OF PRICE CLASSIFICATIONS AND MINI-CONDITIONALLY PROVIDING FOR FINAL RE-MINES IN DISTRICT NO. 15

of 1937, having been duly filed with this Division by the above-named party, rerary and permanent, of price classifica-tions and minimum prices for the coals of certain mines in District 140. 15; and tion 4 II (d) of the Bituminous Coal Act questing the establishment, both tempo-An original petition, pursuant to sec-

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

No petitions of intervention having been filed with the Division in the above-

essary in order to effectuate the purposes entitled matter; and The following action being deemed nec-

"smithing coal" from production group No. 12) is amended by adding thereto Supplement $R-\Pi$, and § 335.24 (General betical list of code members) is amended § 335.8 (Special prices-(a) Oklahoma It is ordered, That, pending final disposition of the above-entitled matter Commencing forthwith § 335.5 (Alphaby adding thereto Supplement R-I, temporary relief is granted as follows: of the Act;

prices in cents per net ton for shipment into all market areas) is amended by plements are hereinafter set forth and hereby made a part hereof. adding thereto Supplement T, which sup-

above-entitled matter and applications to It is further ordered. That pleadings in opposition to the original petition in the the Division within forty-five (45) days from the date of this Order, pursuant to stay, terminate or modify the temporary relief herein granted may be filed with the Rules and Regulations Governing Practice and Procedure before the Bituminous Coal Division in Proceedings Instituted Pursuant to section 4 II (d) of the Bituminous Coal Act of 1937.

herein granted shall become final sixty It is further ordered, That the relief

of code member James Gray, for the coals of the Hanlin & Lee Mine (Mine (60) days from the date of this Order, No relief is granted herein for the coals of the Gray Mine (Mine Index No. 1570) unless it shall otherwise be ordered.

Index No. 1571) of the Hanlin & Lee Coal Company nor for the coals of the Floyd Mine (Mine Index No. 1567) of code member C. A. Harbur for the reason set forth in the Order severing that portion of Docket No. A-1267 relating to such coals from the remainder of the docket, designating such portion as Docket No. A-1267 Part II and granting temporary Dated: February 14, 1942. relief therein. [SEAL]

Acting Director DAN H. WHEELER,

1564

FOR TRUCK SHIPMENTS

FEDERAL REGISTER, Friday, February 27, 1942

TEMPORARY AND CONDITIONALLY FINAL EFFECTIVE MINIMUM PRICES FOR DISTRICT NO. 15

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

FOR ALL SHIPMENTS EXCEPT TRUCK

§ 335.5 Alphabetical list of code members-Supplement R-I

[Alphabetical list of code members showing price classification by size group for domestic, commercial and industrial use]

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	13	w).
	12	Iule below)
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Rallroad		MV CB&Q RI MKT
Shipping point		Porum, Okla. Macon, Missouri Hartshorne, Okla. McAlester, Okla.
up No.	Pro	00 00 m
Mine name		A. L. Hicks Greenwood Coal Co. Parker
No.	aiM	681 1325 1558 1386
Code member		Hleks, A. I. ¹ . Jones, Russell ¹ . Newman, Floyd. Parker Coal Company (Ed. Parker) ¹

¹ Prevlously classified as truck mine. A is Market Area list price as listed in Price Schedule No. 1; C, Minus 10 cents from list price. § 335.8 Special prices—(a) Oklahoma "smithing coal" from production group No. 12-Supplement R-II

Spectal Purpose Coal Schedule—Part 2

Oklahoma "Smithing Coal" Fr om Production Group No. 12

[Minimum prices f. o. b. mine for coal shipped by rall to destinations as shown]

To all other des- tinations	1 650 550
To Min- neapolis and St. Paul, Minn. and M. A.	465 615 515
Size	Crushed Mine Run-Bulk Crushed Mine Run-Sæcked Lump-Over 2 <u>1</u> 4"

FOR TRUCK SHIPMENTS	ents per net ton for shipment into all market areas-Supplement T	
FOR	General prices in cents per	
	\$ 335.24	

¹130 cents per ton may be deducted when buyer furnishes sacks.

0 xH	15	38
(H) 0 x "%I	14	150 115 115 140 115
(M) 0 x "%I	13	170
(H) % x "%I	12	170
	11	186 150 150
31, X O	10	185 140 165 140
Mine run	8	216 220 295 230
"I x "%I	90	190 160 160
5,, x 1H,,	2	196
¥i x8	9	270 270 270
31, X 51,	20	225
	-	300 338 338 300 338 300 300 300 300 300
,,%1 x ,,01	~	250 330 330 330
dn "54	64	250 330 330 330 330
amu "s	1	250 330 330 330 330
County		Linn, Kans- Tulsa, Okla- Latimer, Okla- Muskogee, Okla-
Produc- tion group No.		8118
Mino		Fernwood Coal Co
Mine index No.		1569 1573 1573 1558 1568
Code member Index		Brittingham, A. E. Fernwood Coal Co. (Joo McQuerry). Newman, Floyd. Thompson, Joe

[F. R. Doc. 42-1651; Filed, February 25, 1942; 10:58 a. m.]

FEDERAL REGISTER, Friday, February 27, 1942

TITLE 32—NATIONAL DEFENSE

CHAPTER III-BUREAU OF MINES

PART 303-GENERAL LICENSES PERTAINING TO EXPLOSIVES

EXTENSION OF EXPIRATION DATE OF GENERAL LICENSES NOS. 1, 2, 3, 4, AND 5

The expiration date of General License No. 1 (§ 303.1) for manufacturers; General License No. 2, (§ 303.2) for vendors; General License No. 3, (§ 303.3) for purchases; General License No. 4, (§ 303.4) for foremen; and General License No. 5, (§ 303.5) for analysts, educators, inventors. and investigators, all published February 3, 1942¹, is hereby extended as follows:

In the Territories and Island Possessions of the United States, at the close of business on April 1, 1942.

In the continental United States, to the close of business on March 16, 1942. (Sec. 6, Pub. Law 381, 77th Cong., December 26, 1941)

> R. R. SAYERS, Director.

The foregoing extension is hereby approved and all regulations inconsistent therewith are waived: February 26, 1942. Oscar L. CHAPMAN,

Assistant Secretary.

[F. R. Doc. 42-1691; Filed, February 26, 1942; 11:27 a. m.]

CHAPTER IX—WAR PRODUCTION BOARD

SUBCHAPTER B-DIVISION OF INDUSTRY OPERATIONS

PART 933-COPPER

Amendment No. 2 to General Preference Rating Order M-9-a as Amended January 7, 1942—To Conserve the Supply and Direct the Distribution of Copper and Copper Base Alloys

Section 933.2 (General Preference Order M-9-a² as Amended January 7, 1942) is hereby amended by deleting paragraphs (f) and (g) thereof. (P.D. Reg. 1, amended Dec. 23, 1941, 6 F.R. 6680; W.P.B. Reg. 1, Jan. 26, 1942, 7 F.R. 561, E.O. 9024, Jan. 16, 1942, 7 F.R. 329; E.O. 9040, Jan. 24, 1942, 7 F.R. 527; sec. 2 (a), Pub. Law 671, 76th Cong., 3d Sess., as amended by Pub. Law 89, 77th Cong., 1st Sess.)

This amendment shall take effect as of the date of issuance. Issued this 25th day of February 1942.

J. S. KNOWLSON, Director of Industry, Operations.

[F. R. Doc. 42-1673; Filed, February 26, 1942; 9:26 a.m.]

17 F.R. 649.

² 7 F.R. 162, 809, 1105.

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

Amendment No. 1 of Priorities Regulation No. 3

Effective at once, Priorities Regulation No. 3¹ is hereby amended to read as follows:

The following regulation is issued by the Director of Industry Operations to promote the defense of the United States and for the purpose of improving and facilitating the operation of the Priorities System.

§ 944.23 Priorities Regulation No. 3-(a) Adoption of revised forms of Preference Rating Certificates. On and after February 2, 1942, preference ratings to be assigned by Preference Rating Certificates may be assigned, and on and after March 15, 1942, shall be assigned, in the manner and subject to the provisions hereinafter set forth, by revised forms of preference rating certificates hereby designated as Preference Rating Certificate PD-1A and Preference Rating Certificate PD-3A, which are hereby adopted in place of the Preference Rating Certificates Forms PD-1, PD-2, PD-3, PD-4, and PD-5: Provided, That all Preference Rating Certificates Forms PD-1, PD-2, PD-3, PD-4, and PD-5 duly issued prior to March 15, 1942, are valid and shall continue valid and in effect until termination or expiration by the terms thereof or by the circumstances or con-ditions of their application, or until hereafter canceled, modified, changed, or amended by the Director of Industry Operations, and any rating assigned by Forms PD-3, PD-4, or PD-5 must on or after, but not before, March 15, 1942 be extended in accordance with the terms of paragraph (c) (4) of this section and on or after said date, all the provisions of this Regulation applicable to Preference Rating Certificates PD-3A and the ratings assigned thereby, shall be equally applicable to said Forms and the ratings assigned thereby.

(b) Categories for use of prescribed Preference Rating Certificates. (1) Preference Rating Certificate PD-3A shall be used to assign preference ratings, where appropriate, to deliveries under contracts or purchase orders of the Army, Navy, Coast Guard, Maritime Commission, Coast and Geodetic Survey, Panama Canal, National Advisory Committee on Aeronautics, Civil Aeronautics Authority, Office of Scientific Research and Development, Selective Service System; and may be used, where appropriate, to assign preference ratings to deliveries under Lend-Lease contracts or purchase orders of the Procurement Division of the Department of the Treasury and of the Surplus Marketing Administration of the Department of Agriculture, contracts or purchase orders of, or for the account of,

¹7 F.R. 250.

foreign governments, and other contracts or purchase orders as may be prescribed from time to time in Division Administrative Orders issued by the Director of Industry Operations.

(2) Preference Rating Certificate PD-1A shall be used to assign, where appropriate, preference ratings to deliveries under all other contracts and purchase orders; including, where appropriate, Lend-Lease contracts or purchase orders and contracts or purchase orders of, or for the account of, foreign governments.

(c) Extension of preference ratings to deliveries under contracts and purchase orders and subcontracts and suborders.
(1) Preference ratings assigned by Preference Rating Certificates PD-1A and PD-3A may be extended to deliveries under contracts and purchase orders and subcontracts and suborders by endorsing on the purchase order or other equivalent document furnished to the supplier or subsupplier a certification in the form prescribed by the appropriate certificate, filled in and manually signed by an official of the purchasing company duly authorized for such purpose.

(2) In cases where Preference Rating Certificates PD-3A issue under letters of intent and therefore no contract number can be inserted in the space provided in the certification form, reference to a footnote addition shall be inserted and in such footnote the Supply Arm or Bureau of the Army or Navy or other government agency issuing the letter of intent and the date of such letter, together with any identificaton symbol on such letter, shall be stated.

(3) A supplier or subsupplier who has received two or more contracts or purchase orders bearing ratings of the same grade originally assigned by Preference Rating Certificates PD-1A and PD-3A, may include in a single contract or purchase order, and (within the limitations of paragraph (e) of this section) may extend such rating to, any or all of the material which he in turn requires to make delivery in accordance with such contracts or purchase orders or to replace in inventory material so delivered, but must specify in the certification endorsed on such single purchase order or equivalent document all of the Preference Rating Certificate Form Numbers and corresponding Serial Numbers of the ratings which have been so received by him and pursuant to which he is extending the rating. All spaces must be filled in where applicable.

(4) Preference Ratings assigned by Preference Rating Certificates Forms PD-3, PD-4, and PD-5 must, on or after, but not before, March 15, 1942 be extended by endorsing on the purchase order or other equivalent document furnished to the supplier or subsupplier a certification in the form prescribed by Preference Rating Certificate PD-3A provided that the following conditions are complied with:

(i) The rating at the time of its extension is assigned by a valid Preference Rating Certificate Form PD-3, PD-4, or PD-5, which has not terminated or expired by its terms or by the circumstances or conditions of its application or has not been canceled, modified, changed or amended in such a way as to invalidate such extension:

(ii) The extension of the rating as-signed by a Form PD-3, PD-4 or PD-5 is made subject to all the restrictions and conditions applicable to the extension of a rating assigned by a Preference Rating Certificate PD-3A;

(iii) In the certification form prescribed by Preference Rating Certificate PD-3A the words "applied pursuant to Certificate PD-3A" are eliminated and the words "is hereby applied pursuant to Certificate Form PD-3 (PD-4 or PD-5)" are substituted therefor.

(d) False statements. The execution and transmission of the Certification above set forth to a supplier or subsupplier shall be deemed a representation to the War Production Board for the purpose of section 35 (A) of the Criminal Code (18 U.S.C. 80), which makes it a criminal offense to make a false statement or representation to any Department or Agency of the United States as to any matter within its jurisdiction.

(e) Restrictions on extension of ratings assigned by a Preference Rating Certificate PD-1A or PD-3A. (1) A supplier or subsupplier may extend the preference rating only to:

(i) Deliveries of material which will itself be ultimately delivered by him or by another supplier pursuant to the original preference rating, or which will be physically incorporated into material to be so delivered, or which will be used within the limitations of paragraphs (e) (1), (2), (3) and (4) of this section to replace in inventory material so delivered:

(ii) Material which is neither greater in quantity nor to be delivered on dates earlier than required to make on schedule a rated delivery or, within the limitations of (2) and (3) below, to replace in inventory material so delivered. Material shall not be deemed to be so required if the rated delivery may be made and a practicable working minimum inventory thereof still retained; and if, in making such delivery, the inventory is reduced below such minimum, the rating may be extended only to the extent necessary to restore the inventory to such minimum.

(2) A supplier or subsupplier who supplies material which he has in whole or in part manufactured, processed, assembled or otherwise physically changed, may not extend the rating to restore his inventory to a practicable working minimum unless he extends the rating before completing the rated delivery which reduces his inventory below such minimum.

(3) A supplier or subsupplier who supplies material which he has not in whole or in part manufactured, processed, assembled or otherwise physically changed

may, in restoring his inventory to a practicable working minimum, defer extensions of the rating originally assigned by a Preference Rating Certificate PD-1A or PD-3A for such material until he can place a purchase order or contract for the minimum quantity procurable on his customary terms; Provided, That he shall not defer the extension of any rating for more than three months after he becomes entitled to apply it.

(4) Any supplier or subsupplier who receives a contract or purchase order bearing an AA preference rating and who can fill the same out of inventory or goods in process may not extend the AA rating, but may within the limitations of paragraphs (e) (1), (2) and (3) of this section extend an A-1-a rating.

(5) The extension of preference ratings assigned by Preference Rating Certificate PD-3A may be made subject to such additional provisions and conditions as may from time to time be prescribed by the appropriate Supply Arm or Bureau of the Army or Navy, with the approval of the Army and Navy Munitions Board and of the Director of Industry Operations.

(6) Any supplier or subsupplier who extends the preference rating shall be subject to all of the terms and conditions of this section.

(f) Records, audit and inspection, and reports. Any person who applies for or extends a preference rating or to whom a preference rating certificate is issued, and any supplier or subsupplier who receives a contract or purchase order bearing a rating, shall maintain such records and shall be subject to such audit and inspection as are provided by Priorities Regulation No. 1 as the same may be amended or supplemented from time to time; and shall make such reports as may be required by the Director of Industry Operations from time to time hereafter.

(g) Violations. Any person who wilfully violates any provision of this Regulation or of Preference Rating Certificates PD-1A or PD-3A or who, by any act or omission, falsifies records to be kept or information to be furnished pursuant to this section, may be prohibited from receiving further deliveries of any material subject to allocation, and such further action may be taken as is deemed appropriate, including a recommendation for prosecution under section 35 (A) of the Criminal Code (18 U.S.C. 80).

(h) Reproduction of forms. Preference Rating Certificate Form PD-1A may be reproduced in blank by or for the user thereof, but Preference Rating Certificate Form PD-3A may not be reproduced. Preference Rating Certificate Form PD-1A may be procured from the Division of Industry Operations of the War Production Board or any of the field offices thereof; Preference Rating Certificate Form PD-3A may be procured from the duly authorized contracting and procurement officers and inspectors of the Army and Navy.

(i) Effective date. This section shall take effect at once. (P.D. Reg. 1,

amended December 23, 1941, 6 F.R. 6680; W.P.B. Reg. 1, Jan. 28, 1942, 7 F.R. 561; E.O. 9024, Jan. 16, 1942, 7 F.R. 329; E.O. 9040, Jan. 24, 1942, 7 F.R. 527; sec. 2 (a), Pub. Law 671, 76th Cong., 3d Sess., as amended by Pub. Law 89, 77th Cong., 1st Sess.)

Issued this 25th day of February 1942. J. S. KNOWLSON,

Director of Industry Operations.

[F. R. Doc. 42-1672; Filed, February 26, 1942; 9:26 a. m.]

PART 960-CHLORINE AND PRODUCTS CON-TAINING AVAILABLE CHLORINE

General Preference Order No. M-19 as Amended February 25, 1942-To Conserve the Supply and Direct the Distribution of Chlorine and Products Containing Available Chlorine

Section 960.1 (General Preference Or-der No. M-19,¹ as amended) is hereby amended to read as follows:

Whereas national defense requirements have created a shortage of chlorine and products containing available chlorine, as hereinafter defined, for the combined needs of defense, private account and export, and it is necessary in the public interest and to promote the defense of the United States, to conserve the supply and direct the distribution thereof;

Now, therefore, it is hereby ordered, That:

§ 960.1 General Preference Order M-19-(a) Definitions. (1) "Chlorine" means gaseous and liquid chlorine;

(2) "Products containing available chlorine" means any product which readily releases chlorine; such products include, but are not limited to, all combinations of chlorine with caustic soda, soda ash, or lime, such combinations being commonly known by one or more of the following names: sodium hypochlorite, liquid bleach, true or high-test calcium hypochlorite, chlorinated lime, chloride of lime, bleaching powder, or sodium chlorite; and also includes solutions of any such products or any mixture containing one percent (1%) or more of any such products; (3) "Producer" means any person en-

gaged in the production of chlorine or products containing available chlorine, and includes any person who has such materials produced for him pursuant to toll agreement;

(4) "Distributor" means any person who purchases chlorine or products con-

taining available chlorine for resale; (5) "Supplier" means any producer, distributor or other person who sells or offers for sale chlorine or products containing available chlorine. (6) "Base period" means the period

July 1, 1940, to June 30, 1941.

(b) Restrictions on use-(1) Curtailment in certain uses. Hereafter the use or consumption by any person of chlo-

¹ 6 F.R. 3730, 6645.

rine and products containing available chlorine shall be, in terms of chlorine or available chlorine content, curtailed or restricted in the following processes to the following quantities:

(i) In the manufacture of pulp and paper, to such quantity of such materials as are or may be required to comply with General Limitations Order No. L-11, or any supplement or amendment thereto,

(ii) In textile bleaching or processing, in any one calendar month commencing with March 1942 to not more than 50%of one-twelfth of such materials consumed by him during the base period.

(iii) In shellac bleaching and processing, in any one calendar month commencing with March 1942 to not more than 75% of one-twelfth of such materials consumed by him during the base period.

(iv) In linen-supply, hotel and commercial laundry operations, in any one calendar month commencing with March 1942 to not more than 10% of onetwelfth of such materials consumed by him during such period.

(v) In the manufacture of sodium hypochlorite solutions for retail sale in containers of one-gallon capacity or less, in any one calendar month commencing with March 1942 to not more than 60% of one-twelfth of such materials consumed by him during the base period.

(vi) In sanitation of swimming pools, other than public and institutional swimming pools, in any one calendar month commencing with March 1942 to not more than 25% of one-twelfth of such materials consumed by him during the base period.

(vii) In the case of any person acquiring chlorine or products containing available chlorine for any use specified in this paragraph (b) (1), but who was not a consumer in the base period, his permitted consumption shall be in the same relative proportions hereinabove indicated but shall be based on his consumption during the month of September 1941 or such other period as may be directed by the Director of Industry Operations.

(2) Prohibited uses. Hereafter, the use or consumption by any person of chlorine or of products containing available chlorine is prohibited for any one or more of the following purposes: bleaching of foodstuffs, bleaching of wiping rags and waste, and manufacture of cosmetics and toilet preparations.

(c) *Placing orders.* Anything in Priorities Regulation No. 1, as amended to the contrary notwithstanding:

(1) No producer of chlorine shall, except as the Director of Industry Operations may otherwise direct, accept an order, whether it be that of a distributor, another producer, or a consumer, for delivery of chlorine unless such order has been placed with him on or before the 10th day of the month preceding the month in which delivery is sought, and unless such order is accompanied by Form PD-190 (in duplicate) properly executed by the person placing such an order. The Form PD-190 submitted by a distributor must be accompanied by the

original and one copy of each Form PD-190 submitted to him in accordance with paragraph (c) (2) of this section in connection with orders accepted by him.

(2) No distributor of chlorine shall, except as the Director of Industry Operations may otherwise direct, accept an order for delivery of chlorine unless such order has been placed with him on or before the 5th day of the month preceding the month in which delivery is sought and unless such order is accompanied by Form PD-190 (in triplicate) properly executed by the person placing such order.

(3) No producer or distributor of chlorine shall make, and no person shall accept, delivery of chlorine unless and until such Form PD-190 has been properly executed and timely filed in accordance with the provisions of paragraphs (c) (1) and (2) of this section.

(4) Each pulp and paper manufacturer requiring chlorine, either purchased or his own production, in addition to filing Form PD-190 with his supplier as provided in paragraph (c) (1) of this section, shall on or before the 15th day of the month preceding the month in which delivery is sought on said Form PD-190 file with the Pulp and Paper Branch of the War Production Board, Washington, D. C., Form PD-190A (in duplicate) properly executed, which shall list among other things the quantity of chlorine ordered from each supplier, the amount of his requirements to be supplied from his own production, if any, and his estimated distribution by use in pulp and paper manufacture of the total quantity of chlorine ordered from others and produced by himself.

(5) No supplier of products containing available chlorine shall, commencing with March 1, 1942, except as the Director of Industry Operations may otherwise direct, accept an order, whether it be that of a distributor, producer or a consumer, for delivery of such products unless such order is accompanied by Form PD-277, properly executed by the person placing such order. Such order, accompanied by the properly executed Form PD-277, may be placed with supplier at the times and in the manner usually followed by such person in placing orders.

(6) Anything in paragraph (c) to the contrary notwithstanding, no Form PD-190 nor Form PD-277 need accompany any order for chlorine or for products containing available chlorine placed with a supplier for use for potable water treatment and sewage treatment; however, in lieu of such Forms, the following certification, properly executed, should be inscribed on such orders:

It is hereby certified by the undersigned that the chlorine or products containing available chlorine ordered hereon will, upon delivery, be used only for potable water treatment or sewage treatment or both.

> Purchaser By_______Signature of official _______Title _______Date

Also anything in paragraph (c) to the contrary notwithstanding, no Form PD-277 need accompany any order placed with retail outlets for products containing available chlorine in liquid form in a container of one-gallon capacity or less or in solid form in a quantity of five pounds or less.

(d) Withholdings from scheduled deliveries. (1) Each producer of liquid chlorine in scheduling in each calendar month beginning with February 1942 deliveries of liquid chlorine to be made during the succeeding month shall withhold from scheduling for delivery five percent (5%) of his total estimated production of liquid chlorine for such succeeding month; and except as provided in paragraph (d) (3) of this section no producer shall make commitments for the sale or delivery during such succeeding month with respect to five percent (5%) of such estimated production.

(2) In addition to the chlorine withheld from delivery in accordance with paragraph (d) (1), each producer who normally supplies liquid chlorine for potable water treatment and sewage treatment shall also each month withhold from scheduling for other uses from the succeeding month's production a quantity of liquid chlorine estimated to fulfill requirements for those purposes during such succeeding month. This quantity shall be distributed in such succeeding month for potable water treatment and sewage treatment in accordance with paragraph (e) (3).

(3) No producer shall deliver liquid chlorine as to which commitments may not be made pursuant to paragraph (d) (1) of this section, except upon express instructions of the Director of Industry Operations. If prior to the 15th day of the month in which a producer is required by the provisions of paragraph (d) (1) of this section to withhold deliveries of liquid chlorine, the Director of Industry Operations has issued no instructions with respect to the disposition of such liquid chlorine, or if on such date it appears that any portion of the liquid chlorine estimated to fulfill requirements for potable water treatment and sewage treatment by paragraph (d) (2) of this section will not be required for such purposes in such month, producers may make deliveries of such liquid chlorine without regard to the restrictions contained in paragraphs (b) and (c) of this section, or otherwise, except that the same shall be subject to the provisions of Priorities Regulation No. 1, as amended.

(e) Delivery schedules. (1) Each producer of chlorine shall, except as the Director of Industry Operations may otherwise direct, on or before the 15th day of each calendar month, file with the Chemicals and Allied Products Branch of the War Production Board, Washington, D. C., Form PD-191 (in duplicate) properly executed, which shall list among other things a schedule of deliveries of chlorine which such producer proposes to make in the succeeding month, the preference rating, if any, applicable to each delivery, the orders tendered to him for delivery during the succeeding month

which he has not scheduled, his estimated production for the succeeding month and the amount of liquid chlorine to be reserved for the succeeding month in accordance with the provisions of paragraphs (d) (1) and (2) of this section. Each original Form PD-191 shall be accompanied by a single copy of each Form PD-190 submitted to the producer and listed on said Form PD-191. After such Forms have been filed with the Chemicals and Allied Products Branch of the War Production Board, any changes of circumstances or matters occurring thereafter affecting the accuracy of the statements con-tained in such Form PD-191 shall be forthwith reported to the Chemicals Branch of the War Production Board.

(2) On and after February 1, 1942, except as provided in paragraph (e) (3) of this section and except as may be otherwise specifically authorized by the Director of Industry Operations, producers of chlorine shall make no deliveries to any person unless and until the same shall have been authorized to do so by the Director of Industry Operations. Such authorization by the Director of Industry Operations shall be based primarily upon insuring the satisfaction of all defense requirements and providing an adequate supply for essential civilian uses. Each producer of chlorine shall, upon being apprised of the deliveries which have been authorized by the Director of Industry Operations, forthwith notify his customers of the extent of such authorization as the same may affect them. Each distributor shall, upon being apprised by the producer of the extent to which deliveries to such distributor have been authorized by the Director of Industry Operations, forthwith notify his customers of the extent of such authorization as the same may affect them. If, however, by the 25th day of the month preceding the month in which deliveries are to be made, no instructions have been issued by the Director of Industry Operations, producers may make deliveries of chlorine in accordance with, and only in accordance with, the schedules filed by them with the Chemicals and Allied Products Branch of the War Production Board. Nothing in this paragraph contained shall require a Producer as a condition to making delivery of chlorine for a use for potable water treatment or sewage treatment to obtain authorization by the Director of Industry Operations, nor shall a producer or distributor be required to notify his customer to whom delivery is to be made for either such use with respect to any such authorization.

(3) Producers of chlorine. shall in their usual manner, and whether directly to the consumer or through their distributors, distribute for potable water treatment and sewage treatment the liquid chlorine withheld in accordance with paragraph (d) (2). In case of distribution through distributors, the distributors must, prior to delivery of chlorine to them for either such purpose, certify that the chlorine so delivered will not be distributed for any use other than potable water treatment or sewage treat-

No. 40-3

ment and will not exceed an estimated thirty-day supply for such purposes.

(4) Each distributor of products containing available chlorine, other than a reseller through retail outlets of such products in liquid form in containers of one gallon capacity or less or in solid form in quantities of five pounds or less, shall, on or before the 5th day of each calendar month commencing with April 1942, file with his supplier or suppliers Form PD-278 properly executed, which shall list among other things a schedule of deliveries of such products made by such distributor during the preceding calendar month, the particular product delivered, the use to which such product was devoted, and the inventory of such distributor as of the first day of such calendar month.

(f) Restrictions on sales and deliveries. (1) No producer or distributor shall knowingly sell or, directly or indirectly, deliver or cause to be delivered any chlorine, or products containing available chlorine, for any one or more of the uses specified in paragraph (b) (1) of this section in greater quantities than are therein specified or for any prohibited use; and no person shall accept deliveries of such materials for any one or more of the uses specified in paragraph (b) (1) in greater quantities than for permitted consumption and inventory or for any prohibited use.

(2) Nothing herein contained shall be construed to restrict any person to the same product or type of product, be it chlorine or product containing available chlorine, that he has heretofore pur-chased: *Provided, however*, That the substitution or replacement of any one such product for or by another shall be made only on an equivalent available chlorine basis.

(g) Assignment of preference ratings. (1) For purposes of scheduling deliveries, defense orders which have not been assigned a higher preference rating are hereby assigned a preference rating of A-10.

(2) Unless a higher preference rating has been specifically assigned by order or the Director of Industry Operations, and subject to Priorities Regulation No. 1, as amended, orders for chlorine and for products containing available chlorine for the uses (or for the manufacture of products for such uses) set forth below are hereby assigned the preference rating set opposite each such uses as follows:

Preje	rence
Use rati	ing
Potable water treatment	A-2
Sewage treatment Hospital, clinic and sanitoria sani-	A-2
tation Dairy and other food processing plant	A-6
sanitation Public eating and drinking establish-	A-6
ment sanitation Public and institutional swimming-	A6
pool sanitation Sanitation in surgical and medical	A-6
supplies manufacture Diaper laundry sanitation and bleach-	A-6
ing Manufacture of products for medicinal,	A-6
surgical, dental and veterinarian	
uses	A-6

P	refere	ence
Use	ratin	
Flour processing		A-9
Sugar refining		
Feedering measuring and securing at		A-9
Foodstuff processing and refining oth than bleaching not elsewhere cla	as-	
sified		A-9
Food preservation		A-9
Use by Industrial, Research & Educ	- 80	
tional Laboratories	4	A-10
Manufacture of vitamin products	4	A-10
Manufacture of insecticides and fun		
cides		A-10
Manufatcure of catalyst materials_		A-10
Industrial water treatment		A-10
Metals refining		
Detrolour meduction and reference.	4	A-10
Petroleum production and refining_	/	A -10
Processing of pulps, as follows:		
(a) High alpha pulps (not less th	an	
90% alpha cellulose co	n-	
tent)		B-2
(b) Dissolving pulps		B-2
(c) Nitrating pulps		B-2
(d) Dalag used in menufacture		10-2
(d) Pulps used in manufacture photographic base papers_	01	13 (3
photographic base papers_		B-2
(e) Pulps in which Chlorine is		
processing rather than		
bleaching chemical		B-2
Manufacture of petroleum prod	uct	
additives		B-2
Manufacture of industrial chemic	als.	
coal tar chemicals, dyestuffs and	in-	
termediater	***-	B-2
termediates Manufacture of industrial plastics a		D-a
Manufacture of industrial plastics a	nu	7 0
rubberlike products		B-2
Pulp and paper bleaching not el	se-	
where classified		B-5
Textile bleaching and processing		B-5
Shellac bleaching and processing		B-5
Laundry operations in linen supp	oly.	
hotel and commercial laundries_		B-5
Packaged products containing avail		
able Chlorine for retail sale		B-5
Sanitation of swimming pools not el		0-0
mbana alagifad	30-	DE
where classified		B-5
Foodstuff bleaching Use]	proni	Ditea
Wiping rag and waste bleach- ingUse t	orohi	bited
ing Use I Cosmetics and toilet prepara-		
tion Use p	rohi	bited
(h) Intra-company transaction	2110	The
(ii) Intra-company transactio	ms.	Tue
prohibitions or restrictions cont	aine	d in
this section with respect to acc	epta	nces
of orders and deliveries in the al	hsen	ce of
a contrary direction apply not	- and	100 01
acceptances of orders from an	d d	eliv-

acceptances of orders from and deliveries to other persons, including affiliates and subsidiaries, but also to acceptances of orders from and deliveries to one branch, division or section of a single enterprise by or from another branch, division or section of the same or any other enterprise owned or controlled by the same person.

(i) Inventory restrictions. No producer, or distributor, shall make, and no person shall accept deliveries of chlorine or products containing available chlorine which will effect an increase (or a further increase) in said person's inventory of chlorine or products containing available chlorine beyond a thirty day supply thereof except as may be necessitated for reason of economic delivery.

(j) Reports. Each producer and distributor shall file with the Chemicals and Allied Products Branch of the Materials Division of the War Production Board such reports and questionnaires as said office shall from time to time specify.

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

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

(m) Appeal. Any person affected by this section who considers that compliance therewith would work an exceptional and unreasonable hardship upon him, may appeal to the Division of Industry Operations by addressing a letter to the Division of Industry Operations, War Production Board, Washington, D. C., setting forth the pertinent facts and the reasons such person considers that he is entitled to relief. The Director of Industry Operations may thereupon take such action as he deems appropriate.

(n) Notification of customers. Producers and distributors shall, as soon as practicable, notify each of their regular customers of the requirements of this section, but failure to give such notice shall not excuse any person from the obligation of complying with the terms of this section.

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

(p) Communications to War Production Board. All reports required to be filed hereunder, and all communications concerning this Order, shall, unless otherwise directed, be addressed to: War Production Board, Washington, D. C. Ref: M-19.

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

(r) Effective date. This section shall take effect upon the date of issuance thereof and shall continue in effect until revoked by the Director of Industry Operations subject to such amendments or supplements thereto as may be issued from time to time by the Director of Industry Operations. (P.D. Reg. 1, amended Dec. 23, 1941, 6 F.R. 6580; W.P.B. Reg. 1, Jan. 26, 1942, 7 F.R. 561, E.O. 9024, Jan. 16, 1942, 7 F.R. 329; E.O. 9040, Jan. 24, 1942, 7 F.R. 527; sec. 2 (a), Pub. Law 671, 76th Cong., 3d Sess., as amended by Pub. Law 89, 77th Cong., 1st Sess.)

Issued this 25th day of February 1942. J. S. KNOWLSON.

Director of Industry Operations.

[F. R. Doc. 42-1669; Filed, February 26, 1942; 9:24 a. m.]

PART 976-MOTOR TRUCKS, TRUCK TRAILERS AND PASSENGER CARRIERS

Amendment No. 6 to Supplementary General Limitation Order L-1-c¹ Restricting Sale and Delivery of Medium and Heavy Motor Trucks and Truck Trailers

Paragraph (a) of § 976.10 (Supplementary General Limitation Order L-1-c) is hereby further amended by adding thereto, immediately following subparagraph (2), the following subparagraph:

(3) Sales of fire apparatus. Nothing in this order shall prevent any person from making a sale, lease, trade, loan. delivery, shipment or transfer, or any person from accepting any such sale. lease, trade, loan, delivery, shipment or transfer of any fire apparatus: Provided: That a preference rating of A-10 or higher has been issued to and names the specific person seeking to purchase or obtain delivery of such fire apparatus, and that such preference rating is assigned specifically to the delivery of such fire apparatus. For the purpose of this order "fire apparatus" means self-pro-pelled motorized fire apparatus and trailer types of fire apparatus. (P.D. Reg. 1, amended December 23, 1941, 6 F.R. 6680; W.P.B. Reg. 1, Jan. 26, 1942, 7 F.R. 561, E.O. 9024, Jan. 16, 1942, 7 F.R. 329; E.O. 9040, Jan. 24. 1942, 7 F.R. 527; sec. 2 (a), Pub. Law 671, 76th Cong., 3d Sess., as amended by Pub. Law 89, 77th Cong., 1st Sess.)

This Amendment shall take effect immediately. Issued this 25th day of February 1942.

J. S. KNOWLSON, Director of Industry Operations. [F. R. Doc. 42-1670; Filed, February 26, 1942; 9:25 a. m.]

PART 1055-WOOL

Conservation Order No. M-73³ as Amended and Extended to July 4, 1942 Curtailing the Use of Wool

Whereas the fulfillment of requirements for the defense of the United States has created a shortage of wool for the combined needs of defense, private account, and export; and the supply is, and may continue to be, insufficient for defense and essential civilian requirements, unless its use is curtailed or prohibited as hereinafter provided; and it is necessary in the public interest and to promote the national defense to allocate wool in the manner hereinafter in this Order provided;

Now, therefore, it is hereby ordered, That:

§ 1055.1 Conservation Order M-73-(a) Restrictions on use of wool for nondefense orders-(1) Curtailment from

¹7 F.R. 116, 219, 311, 435, 699, 971. ³7 F.R. 120, 543. April 5, 1942 to July 4, 1942. During the period from April 5, 1942 to July 4, 1942, both dates inclusive:

(i) Curtailment for non-defense use on worsted system. No person shall put into process, or cause to be put into process by other. for his account for nondefense orders, on the worsted system, more wool owned by such person than 20 percent of his basic quarterly poundage except as provided in paragraph (a) (1) (iii) of this section.

(ii) Curtailment for non-defense use on woolen, cotton or felt system. No person shall put into process or cause to be put into process by others for his account for non-defense orders, on the woolen, cotton or felt system, more wool owned by such person than 10 percent of his basic quarterly poundage, except as provided in paragraph (a) (1) (iii) of this section.

(iii) Curtailment on use of floor covering. No person shall put into process or cause to be put into process by others for his account for the manufacture of floor covering, or any component part thereof, more carpet wool owned by such person than 25 percent of his basic quarterly poundage or any wool of any other kind.

(iv) Curtailment for non-defense use on methods of manufacture not otherwise covered. No person shall put into process or cause to be put into process by others for his account for non-lefense orders for manufacture on any system not covered above, more wool owned by such person than 10 percent of his basic quarterly poundage, except as provided in paragraph (a) (1) (iii) of this section.

(b) Prohibitions against sales or deliveries. No person shall hereafter sell or deliver any wool to any person if he knows, or has reason to believe, such material is to be used in violation of this section.

(c) Limitation of inventories. No person shall receive delivery of wool or products thereof in the form of raw materials, semi-processed wool materials or finished goods containing wool, in quantities which shall result in an inventory of such material in excess of a minimum practicable working inventory, taking into consideration the limitations placed upon the use of wool by this section: Provided, however, That nothing herein contained shall be deemed to restrict the purchase or delivery of any imported wool to the person importing the same either directly or through an agent or to the person to whom such wool may be sold prior to landing in this country.

(d) Fair distribution of products. In making sales or deliveries of wool yarns, fabrics, styles, or patterns, no person shall make discriminatory cuts in amounts or quantities in acceptance of orders or deliveries between former customers and new customers who meet such person's regularly established prices and terms, or between former customers, new customers and his own consumption of these products, or any of them. (e) Curtailment of use of wool reprocessed and reused wool in the manufacture of blankets. During the period from April 5, 1942 to July 4, 1942 no person shall manufacture any blanket for nondefense use containing more than 80 percent of wool, wool waste, noils, or reused and reprocessed wool, in the aggregate.

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

(2) Assignment of preference rating. Any order for fabric to be used in the manufacture of the following types of uniforms is hereby assigned a preference rating of A-10 and shall, therefore, be included as a defense order for the purposes of paragraph (a) (1):

(i) U.S. Army Officers

(ii) U. S. Navy Officers and Chief Petty Officers

(iii) U. S. Marine Corps Officers

(iv) U. S. Coast Guard Officers and Chief Petty Officers

(v) U. S. Government Military and Naval Academy and Training School Students

(vi) U. S. Coast and Geodetic Officers (vii) Maritime Commission Employees

Provided, however, That such purchase order is accompanied by a certificate in duplicate signed on behalf of the person placing such purchase order by a person duly authorized thereto which states the following:

The undersigned hereby represents that the fabric covered by this purchase order will be either re-sold, or used by the undersigned, for and only for the manufacture of one or more of the types of uniforms specified in paragraph (f) (2) of General Conservation Order No. M-73, as amended and extended to July 4, 1942, and this purchase order is therefore entitled to a preference rating of "A-10".

(3) Appeal. Any person affected by this section who considers that compliance therewith would work an exceptional and unreasonable hardship upon him, or that it would result in a degree of unemployment which would be unreasonably disproportionate compared with the amount of wool conserved, or that compliance with this section would disrupt or impair a program of conversion from non-defense to defense work. may appeal to the War Production Board on the form provided therefor setting forth the pertinent facts and the reason he considers he is entitled to relief. The Director of Industry Operations may thereupon take such action as he deems appropriate.

(4) Applicability of section. The prohibtions and the restrictions contained in this section shall apply to the use of wool in all articles hereafter manufactured. In so far as any other order of the Director of Industry Operations may have the effect of limiting or curtailing to a greater extent than herein provided the

use of wool in the production of any article, the limitation of such other order shall be observed.

(5) Violations or false statements. Any person who violates this section, or who wilfully falsifies any records which he is required to keep by the terms of this section, or by the Director of Industry Operations, or who otherwise wilfully furnishes false information to the Director of Industry Operations or to the War Production Board may be deprived of priorities assistance or may be prohibited by the Director of Industry Operations from obtaining any further deliveries of materials subject to allocation. The Director of Industry Operations may also take any other action deemed appropriate, including the making of a recommendation for prosecution under section 35 (A) of the Criminal Code (18 U. S. C. 80).

(6) Definitions. For the purposes of this section:

(i) "Wool" means the fiber from the fleece of the sheep or lamb, or hair of the Angora or Cashmere goat or camel or the alpaca, llama, or vicuna, and related fibers, including wool known as carpet wool, but, (except for the purposes of paragraph (d)) shall not include noils, waste, reprocessed or reused wool, or yarn or cloth.

(ii) "Inventory" of a person includes the inventory of affiliates and subsidiaries of such person, and the inventory of others where such inventory is under the control of or under common control with or available for the use of such person.

(iii) "Manufacture" means any and all processing on any system beyond the scouring operation, excepting only the carding and combing operations on the worsted system.

(iv) "Put into process" means:

(a) On the worsted system, the first process of drawing after combing,

(b) On any other system using tops, the first change in form from tops including dyeing,

(c) On the woolen, felt, or any other system not using tops, the first step after scouring, carbonizing, dusting or similar cleaning process;

Provided, however, That any person, for each pound of grown mohair (not including kid mohair) or wool of grades 44s and lower put into process or caused to be put into process by others for his account after April 5, 1942 within the limits of subparagraphs (a) (1) (i), (ii), and (iv) shall be entitled to put into process or cause to be put into process by others for his account, except for the manufacture of floor covering:

On the worsted system an additional two pounds of grown mohair (not including kid mohair) or wool of grades 44s and lower.

On the woolen, cotton or felt system an additional five pounds of grown mohair (not including kid mohair) or wool of grades 44s and lower.

(v) "Basic quarterly poundage" for any single system of manufacture shall

mean one half of the number of pounds of wool put into process on that system by a person or for his account during the period from December 29, 1940 to June 28, 1941, both inclusive, or for the period from January 1, 1941 to June 30, 1941, both inclusive, according to the method of keeping production records maintained by such person during such period. Such poundage shall be determined as follows:

(a) On the worsted system or any other system using tops, the weight of tops put into process at 15 percent moisture regain, $3\frac{1}{4}$ percent of oil and natural fats,

(b) On the woolen system, scoured wool at 12 percent moisture,

(c) On the felt or any other system, the weight of wool in the stage immediately preceding putting into process.

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

(7) Reports and records. (1) Each person who puts wool into process shall file with the Textile Branch, War Production Board, reports or forms to be prescribed by the Director of Industry Operations.

(ii) All persons who put wool into process shall keep and preserve such records as will clearly and adequately show their methods and amounts of consumption hereunder.

(8) Reports and correspondence. All applications, statements, or other communications filed pursuant to this section or concerning the subject matter hereof should be addressed to the War Production Board, Washington, D. C., Ref: M-73.

(9) Effective date. This section shall take effect April 5, 1942 and shall continue in effect until July 4, 1942. (P.D. Reg. 1, amended Dec. 23, 1941, 6 F.R. 6680; W.P.B. Reg. 1, Jan. 26, 1942, 7 F.R. 561, E.O. 9024, Jan. 16, 1942, 7 F.R. 329; E.O. 9040, Jan. 24, 1942, 7 F.R. 527; sec. 2 (a), Pub. Law 671, 76th Cong., 3d Sess., as amended by Pub. Law 89, 77th Cong., 1st Sess.)

Issued this 25th day of February 1942. J. S. KNOWLSON.

Director of Industry Operations.

[F. R. Doc. 42-1671; Filed, February 26, 1942; 9:25 a. m.]

PART 1076-PLUMBING AND HEATING SIMPLIFICATION

Schedule II—Pipe Fittings—to Limitation Order No. L-42,¹ Grey Cast Iron, Malleable Iron and Brass and Bronze Pipe Fittings—Simplification

1076.3 Schedule II to Limitation Order L-42—(a) Definitions. For the purposes of this Schedule:

17 F.R. 951.

(1) "Producer" means any person who manufactures, processes or fabricates pipe fittings.

(2) "Pipe Fittings" means all pipe fittings made from grey cast iron, malleable iron and brass or bronze, other than those known as "hydraulic" or "high pressure" pipe fittings.

(b) Simplified practices. Pursuant to Limitation Order No. L-42 the sizes and types set forth in the Appendix hereto are hereby established for grey cast iron, malleable iron and brass or bronze pipe fittings.

(c) Effective date of simplified practices; exceptions. On and after March 1, 1942, no grey cast iron, malleable iron or brass or bronze pipe fittings which do not conform to the sizes and standards established by paragraph (b) hereof (and set forth in the Appendix hereto) shall be produced or delivered by any producer or accepted by any person from any such producer, except with the express permission of the Director of Industry Op-erations: Provided, however, That the foregoing shall not prohibit the delivery by any producer of such pipe fittings as were in his stock in finished form on March 1, 1942 or which had, on said date, been cast, machined or otherwise processed in such manner that their manufacture in conformity with this Schedule would be impractical, nor the receipt of such pipe fittings from such producer.

(d) Records covering excepted pipe fittings. Each producer shall retain in his files records showing his inventory of excepted pipe fittings (by types and sizes) as of March 1, 1942, and such records shall be kept readily available and open to audit and inspection by duly authorized representatives of the War Produc-tion Board. (P.D. Reg. 1, amended De-Comber 23, 1941, 6 F.R. 6680; W.P.B. Reg.
1, Jan. 26, 1942, 7 F.R. 561, E.O. 9024,
Jan. 16, 1942, 7 F.R. 329; E.O. 9040, Jan.
24, 1942, 7 F.R. 527; sec. 2 (a), Pub. Law 671, 76th Cong., 3d Sess., as amended by Pub. Law 89, 77th Cong. 1st Sess.)

Issued this 25th day of February 1942. J. S. KNOWLSON,

Director of Industry Operations.

APPENDIX TO SCHEDULE II, LIMITATION ORDER L-42, PLUMBING AND HEATING BRANCH, WAR PRODUCTION BOARD

Note: (1) Abbreviations. SWP stands for steam working pressure; WWP, for water working pressure.

(2) Sizes. The fittings listed herein are designated by the nominal pipe size of the pipe with which the fittings are intended to be used. All dimensions are in inches. Reducing tees, three-way reducing elbows, and reducing Y branches, are designated by size in the following order: (1) largest size on the

run, (2) opposite size, (3) size of outlet or inlet. Reducing double Y branches are des-ignated by (1) size of run openings, and (2) size of inlets. The last size given for ing of the boiler fittings is the inside open-ing of the boiler end of the fitting. In the case of fittings with side outlets the size of the outlet is given last. The second

dimension given for flanges is the outside diameter of the flange.

(3) Threads. All fittings have right hand threads, except where otherwise specified.
(4) Column Markings. Where columnar spaces are provided, an X in the applicable box indicates that the size specified in the handling is to be provided. heading is to be retained.

TABLE 1. GREY CAST IRON PIPE FITTINGS-STRAIGHT

[For reducing and other fittings identified by two or more dimensions see table 2]

774-2						r	Tom	ina	l pij	pe s	ize						
Kind	3/8	3/4	3/8	1/2	3/4	1	11/4	11/2	2	21/2	3	31/2	4	5	6	8	10
SCREWED FITTINGS								_									
25 lb SWP, Standard:																	
90° elbows. 90° elbows, right and left hand		x	x	x	x	x	x	x	x	x	x	x	x	x	x	x	
90° elbows, right and left hand					x	x	x	X	x				1				
45° elbows				X	X	X	X	X	X								
Tees		X.	X	x	X	X	X	X	X	X	X	X	X	X	X	X	
					x	x	x	x	x	x I	x		Î.	I		1.	1
45° Y bends					X	x	X	x	x	x	x		x				
45° Y bends Caps Flange unions, standard, gasket type 250 lb SWP, short pattern:				x	X	x	x	x	X	X	X	x	X	XX	X	x	
SU" PLDOWS		1 X .	x	x	x	x	x	x	x	x	x	x	x	X	x	x	
45° elbows Tees		 X		X	X	X	X	X	X	X	X		X	X	X	X	
Plugs, bushings, locknuts, and floor flanges (see table		1	-	-	1-					x		x	X	x	x	x	
Drainage fittings:															1		
90° elbows, long turn							X	X	X	X	X		X	X	X	X	1 -
90° elbows, extra long turn								Î x	Îx	Î	Î			1			
90° elbows, with 2-inch side outlet										·[1	. x				
90° elbows, with 2-inch neel outlet					· [·								X				-
60° elbows								1 x	x	X	 x	-	l'x	-	'	-	-
45° elbows								x	x		x			1 x			 X
45° elbows, long turn			-		· ·	· ·		X	X	X	X		- x	X			
221/2° elbows				· ·			X	X	X		·[-;						
1114° elbows								Îx	Î							1	
Three-way elbows					-			x	x		.						
Basin tees			-				X	X	X		3						
90° Y branches, tee pattern									Î		1.5			- x			
90° Y branches, long turn, tee pattern							x	x	X			.			-		
90° double Y branches, tee pattern				-					X			. 1		1		- 1	
45° Y branches					-		-1 -		X								
45° double Y branches					-		- x		X						- - 1		
P traps								1			- 3	·	- 3				-
Running traps		-	-		-			- X X								_	
Roof connections.			-					1				C					
5). Drainage fittings: 90° elbows, long turn. 90° elbows, synta long turn. 90° elbows, with 2-inch side outlet. 90° elbows, with 2-inch side outlet. 90° elbows, with 2-inch heel outlet. 90° elbows, with 2-inch heel outlet. 90° elbows, with 2-inch heel outlet. 90° elbows. 60° elbows. 60° elbows. 45° elbows. 45° elbows. 224/° elbows. 224/° elbows. 224/° elbows. 214/° elbows. 2114° elbows. 7 Three-way elbows. 7 Three-way elbows. 7 branches, tee pattern. 90° Y branches, tee pattern. 90° double Y branches, long turn, tee pattern. 90° double Y branches. 90° double Y branches.		-	-		-		- X	x	X		- 3	c	_ 2	X	1		
Couplings		-				-	- x	X	3	x x		K	- 3	1	1	1	۲
FLANGED FITTINGS																	
125 lb SWP:															1		
90° elbows long redine	-	- X	X									5 3			1 -		
90° elbows. 90° elbows, long radius. 90° base elbows, square or round base		-	- *	1	X	X			1			C 3		x	3	()	1 3
45° elbowsSide outlet elbows		. x	X	x	X	x						2 3					
Side outlet elbows							- X					C 3					
Tees, standard or regular sweep Crosses		- X										K 3					
45° laterals		-					- I										
250 ID S W P:	1		1														
90° elbows.	-	-	- 3	1	1		- 3	- 1 -				X	- 1				
45° elbows.												x			-		
50° blows, round base													- 1				
45° laterals			3	: X	C 3												
SPRINKLER FITTINGS				-	-		-					x _					
175 Ib WWD American Charles																	
175 lb WWP, American Standard: 90° elbows, flanged, screwed																	
Tees, flanged, screwed, screwed								- 1 -		к							
90° elbows, flanged, screwed. Tees, flanged, screwed, screwed. Tees, flanged, screwed, flanged. 125 lb SWP, and 175 lb. WWP:	-									r							
125 ID SWP, and 175 ID WWP.									1				1				
90° elbows, short turn, flanged, screwed		1				۲ <u> </u>											

 TABLE 2. GREY CAST IRON PIPE FIT-TINGS-REDUCING, ETC.

> Screwed, 125 lb SWP, Standard 90° reducing elbows

> > **Right** hand

Pitched

Reducing tees

 $\begin{array}{c} 2\frac{1}{2} \times 1 \\ 3 \times 2\frac{1}{2} \\ 3 \times 2\frac{1}{2} \\ 3 \times 1\frac{1}{2} \\ 3 \times 1\frac{1}{2} \\ 4 \times 3\frac{1}{2} \\ 4 \times 3\frac{1}{2} \\ 4 \times 2\frac{1}{2} \\ 5 \times 4 \\ 5 \times 3\frac{1}{2} \\ 5 \times 2\frac{1}{2} \\ 6 \times 5 \\ 6 \times 5 \\ 6 \times 3 \\ 8 \times 6 \end{array}$

1½ x 1¼ 2 x 1½

 $\begin{array}{c} 114 \times 114 \times 2 \\ 214 \times 214 \times 2 \\ 214 \times 214 \times 214 \times 2 \\ 214 \times 214 \times 214 \times 114 \\ 214 \times 214 \times 214 \times 114 \\ 214 \times 214 \times 214 \times 114 \\ 214 \times 214 \times 214 \times 214 \times 214 \\ 314 \times 214 \times 214 \\ 314 \times 214 \times 214 \\ 314 \times 214 \times 314 \\ 314 \times 314 \\ 414 \times$

³/₄ x ¹/₂ 1 x ³/₄ 1 ¹/₄ x 1

 $\frac{1}{2} \times \frac{1}{2} \times \frac{1}$

 TABLE 2. GREY CAST IRON PIPE FIT-TINGS-REDUCING, ETC.-Continued

 Screwed, 125 lb SWP, Standard-Continued

Reduci	ng tees-Continued	Reduc	ing tees-Continued	
$ \begin{array}{r} 4 x 2\frac{1}{2} x 4 \\ 4 x 2 x 4 \\ 4 x 2 x 3 \\ 4 x 2 x 2 \\ 4 x 1\frac{1}{2} x 4 \\ 4 x 1\frac{1}{2} x 4 \\ 4 x 1\frac{1}{2} x 4 \end{array} $	$ \begin{array}{c} 5 x 2 x 5 \\ 4 x 4 x 5 \\ 6 x 6 x 5 \\ 6 x 6 x 4 \\ 6 x 6 x 3 \\ 6 x 6 x 2 \frac{1}{2} \end{array} $	6 x 2½ x 6 6 x 2 x 6 5 x 5 x 6 4 x 4 x 6	8 x 8 x 6 8 x 8 x 5 8 x 8 x 5 6 x 6 x 8	
4 x 1 x 4 3 x 3 x 4 2½ x 2½ x 4	$ \begin{array}{c} 6 \times 6 \times 2 \\ 6 \times 6 \times 1 \\ 6 \times 6 \times 1 \\ \end{array} $	R	educers-concentric	
2 x 2 x 4 5 x 5 x 4 5 x 5 x 5 5 x 5 x 2 5 x 5 x 2 5 x 5 x 2 5 x 5 x 1 4 5 x 5 x 1 4 5 x 5 x 1 5 x 5 x 2 5 x 4 x 5 5 x 4 x 4 5 x 5 x 4 x 5 5 x 4 x 4 5 x 5 x 4 x 5 5 x 4 x 4 5 x 5 x 4 x 5 5 x 5 x 4 5 x 5 x 6 5 x 5	6 x 6 x 1 6 x 5 x 5 6 x 5 x 5 6 x 5 x 3 6 x 5 x 2 6 x 5 x 2 6 x 5 x 2 6 x 4 x 6 6 x 4 x 5 6 x 4 x 4 6 x 3 x 6	$ \frac{\frac{3}{4} \times \frac{1}{2}}{1 \times \frac{3}{4}} $ 1 x $\frac{3}{4}$ 1 x $\frac{1}{2}$ 1 x $\frac{1}{4} \times 1$ 1 $\frac{1}{4} \times 1$ 1 $\frac{1}{4} \times 1$ 2 x 1 $\frac{1}{4}$ 2 x 1 $\frac{1}{4}$ 2 x 1 $\frac{1}{4}$ 2 x 1 2 $\frac{1}{2} \times 2$ 2 x 1	3 x 23 4 3 x 2 4 x 3 4 x 23 4 4 x 22 5 x 4 6 x 5 6 x 4 8 x 6	-

Ciose pattern, ri	ght hand		Open pa	attern		Wide pattern, ri	ght hand
	C	Right har	ıd	Right and	ieft	•	Center to
Size	Center to center	Size	Center to center	Size	Center to center	Size	center
1/2	11/2 11/2 13/4 21/2 31/4	¾ 1 1¼ 1½ 2 2½ 3	174 21/2 3 31/2 41/2 51/2 61/2	1 1½ 1½	21/2 3 31/2	1 1 1 1 1 2	

Screwed flanges and blind fla	Screwed	flanges	and	biind	flanges
-------------------------------	---------	---------	-----	-------	---------

$1 \times 4\frac{1}{4}$ $1\frac{1}{2} \times 4\frac{5}{6}$ $1\frac{1}{2} \times 5$ $2\frac{1}{2} \times 6$ $2\frac{1}{2} \times 7$ $3 \times 7\frac{1}{4}$ $3\frac{1}{2} \times 8\frac{1}{2}$ 4×9 5×10	
Reduc	ing screwed flanges
1 x 5 1 x 6 1 1/4 x 6 1 1/4 x 7 2 x 7 2 x 7 2 x 7/4 2 x 7 2 x 7 2 x 7 3 x 8/2 1 1/4 x 9 2 x 9 3 x 9 3 /4 x 9 2 /4 x 9 3 x 9 3 /4 x 9 2 /4 x 9 3 x 9 3 /4 x 9 2 /4 x 9 3 x 9 3 /4 x 9 2 /4 x 9 3 x 9 3 /4 x 9 2 /4 x 9 3 x 9 3 /4 x 9 2 /4 x 9 3 x 9 3 /4 x 9 2 /4 x 9 3 x 9 3 x 9 3 /4 x 9 2 /4 x 9 3	$\begin{array}{c} 8 x 10 \\ 4 x 10 \\ 2 x 11 \\ 3 x 11 \\ 4 x 11 \\ 3 x 11 \\ 4 x 11 \\ 3 x 13 \frac{1}{2} \\ 4 x 13 \frac{1}{2} \\ 5 x 13 \frac{1}{2} \\ 6 x 13 \frac{1}{2} \\ 6 x 16 \\ 8 x 16 \\ 8 x 19 \\ 10 x 19 \end{array}$
Screwed, 25	0 lb SWP, Short Pattern
	Reducing tees
% x % x % 1 x 1 x % 1 x 1 x % 1 % x 1 % x 1 1 % x 1 % x 1 % x 1 1 % x	$1\frac{1}{2} \times 1\frac{1}{2} \times 1$ $1\frac{1}{2} \times 1\frac{1}{2} \times 3\frac{1}{2}$ $2 \times 2 \times 1\frac{1}{2}$ $2 \times 2 \times 1\frac{1}{2}$ $2 \times 2 \times 1$ $2 \times 2 \times 3\frac{1}{4}$ $2 \times 2 \times 3\frac{1}{4}$

Screwed, 250 ib SWP, Short Pattern-Continued	Screwed,	250	ib S	WP,	Short	Pattern-	Continued
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TABLE 2. GREY CAST IRON PIPE FIT-

TINGS-REDUCING, ETC.-Continued Screwed, 125 lb SWP, Standard-Continued

Screwed flanges and blind flanges								
1½ x 6% 2 x 6% 2½ x 7% 3 x 8% 3½ x 9 4 x 10	5 x 11 6 x 12½ 8 x 15 10 x 17¼ 12 x 20½							
Reduci	ng screwed flanges							
2 x 8¼ 2¼ x 8¼ 3 x 10 4 x 11	4 x 12½ 5 x 12½ 6 x 15							
(For iron plugs, bushin	ngs, locknuts, and floor flanges see table 5)							
Screwed	l Drainage Fittings							
90°	reducing elbows							
1½ x 1¼	2 x 1½							
Three-w	ray reducing elbows							
1½ x 1½ x 1½	1% x 1% x 2							
I	Reducing tecs							
1½ x 1½ x 1½ 2 x 2 x 1½ 2 x 2 x 1½ 2 x 2 x 1½ 2½ x 2½ x 2	3 x 3 x 2 .3 x 3 x 1½ 4 x 4 x 3 4 x 4 x 2							

574					1]	FEI	ERAL R	EG	IS	TER,	, F	riaay	, F	containing any and	
GREY CAST IRON PIPE FIT- REDUCING, ETC.—Continued Fianged, 250 lb SWP 90° reducing elbows				8×4 10×8 10×6 10×5	Taper reducers	6x4 6x3	GX235 GX235 SYS	875 875 10×6 10×5 10×5	Reducing teos-standard or regular sweep	ar612	((((((((((() (() (() (()) (((())) (((((()))) (())) (()) (())) (()) (()) (())) (()) (())) (())) (())) (())) (())) (())) (())) (())) (())) (())) (())) (())) (())) (())) (())) (())) (())) (()))) (()))) (()))) (()))) (()))) (())))))	000 X 00	8 x 8 x 2 % 8 x 8 x 2 % 8 x 6 x 8 8 x 6 x 5 8 x 6 x 5	10 x 10 x 8 10 x 10 x 6	10 x 10 x 4 10 x 10 x 4 10 x 8 x 10 10 x 8 x 5 10 x 8 x 5 10 x 6 x 8 10 x 6 x 8 10 x 6 x 8 10 x 6 x 10 8 x 5 x 10 8 x 5 x 10 10 x 6 x 6 10 x 6 x 7 10	
TARLE 2. GREY C. TINGS-REDUCIN Flanged,		214 x 2	2)%5 x 2 3 x 2)% 4 x 3 5 x 4 5 x 5 6 x 5 6 x 5		Tape	00000000000000000000000000000000000000			Redncing tees-	275 x 275 275 x 275 255 x 275 x 27						
AST IRON FIPE FIT- NG, ETCContinued	b SWP-Continued	Eccentric reducers		6 x 4 8 x 6 10 x 8 12 x 10	standard or recular SW06D		6 x 3 x 4 6 x 3 x 4 2 x 3 x 3 2 x 3 3 x 3 2 x 3 3 x 3 x	0.00000000 X X X X X X X X X X X X X X X X	8 x 6 x 5 8 x 6 x 5 8 x 6 x 4	8x 5 x 8 8 x 5 x 8	8 x 4 x 8 8 x 4 x 6 6 x 6 x 8 10 x 10 x 8	10 x 10 x 6 10 x 10 x 5	10 × 10 × 3 10 × 10 × 3 10 × 8 × 10 10 × 8 × 8	10 X 8 X 10 8 X 8 X 10 12 X 12 X 10	12×12×8 12×12×6 12×12×6 12×12×4 12×10×10 12×10×8 12×10×8 12×10×8 12×10×8 12×10×8 12×10×8 12×10×8 12×14×8 12×14×8	
TABLE 2. GRF TINGS-REI Flanged, 8x2 4x3 5x4				Reducing tees-st	2 X 2 X 11/2 21/5 X 21/5 Z	3 x 3 x 2 3 x 3 x 2 3 x 2 y x 2 3 x 2 y x 1 3 x 2 y x 2 3 x 2 y x 2 2 x 2 x 2 2 x 2 x 2 2 x 2 x 2 2 x 2 x	- 235x 232 x 0 4x 4 x 3 4 x 4 x 235	- 4x 4x 2 4x 4x 135	4 x 3 x 4 4 x 3 x 3 4 x 2 y 5 x 4 4 x 2 y 5 x 3	4 x 235 x 233 4 x 2 x 4 5 - 2 - 4	5x5x4 5x5x4 5x5x233 5x5x233	07 4 4 5 5 4 4 5 5 4 4 5 5 4 4 5 5 4 4 5 5 4 4 5 5 4 4 5 5 4 4 5 5 4 4 5 5 4 4 5 5 4 4 5 5 4 5 4 5	00000000000000000000000000000000000000			
T IRON PIPE FIT- FIT- TABLE 2. GREY CAST IRON PIPE FIT- TINGS-REDUCING, ETCContinued Screwed Drainage Fittings-Continued			Increasers	5 X 4 6 X 5 6 X 4	Flanged, 125 lb SWP	90° reducing elbows	6 X 3 8 X 6	8 x 45 8 x 5 10 x 6 12 x 10 12 x 10 13 x 10 14 x 10	16 x 12	reducing elbows, long radius	6 8 8 8 8 8 8 8 8 8 8 9 8 9 8 9 8 9 8 9	10 x 8 12 x 10	Taper reducers	6×2 8×6	8 × 5 8 × 5 10 × 8 10 × 6 12 × 6 14 × 10 14 × 6 14 × 6 16 × 12 16 × 12 16 × 12 16 × 12	
				2 × 1 × 2 × 1 × 2 × 1 × 2 × 2 × 2 × 2 ×	Flans	1 006	2 x 1/3	32325 82525 842525 84235 8523 8523 8523 8523 8523 8523 8523 8	6 x 5 6 x 4	90° reduc		4 X 3 4 X 3 4 X 3	4	21/5 x 1//2	33 x 2 2 2 33 x 2 2 2 4 x 3 3 x 2 4 x 3 3 3 5 x 4 x 4 x 3 5 x 4 x 4 x 3 5 x 4 x 4 x 4 x 3 5 x 4 x 4 x 3 5 x 4 x 4 x 4 x 3 5 x 4 x 4 x 4 x 4 x 4 x 4 x 4 x 4 x 4 x	6 X 7/3
		Fittings-Continued	hearsches, tee pattern	3x3x11 3x3x11 3x3x13 4x4x3			res, long turn, tee pattern	3x 3x 2 3x 3x 1/5 4x 4x 3 4x 4x 2 4x 4x 1/5	00° reducing double Y branches, tee pattern	3 x 145	4 x 1/2 4 x 1/2	tranches, long turn, tee pattern	2×1% 3×2	reducing Y hranches	4 x 4 x 3 4 x 4 x 2 4 x 4 x 2 4 x 4 x 1 5 x 5 x 4 6 x 6 x 5 8 x 8 x 4 8 x 8 x 6 8 x 8 x 4 8 x 8 x 6 8 x 8 x 8 x 6 8 x 8 x 6 x 6 x 6 x 6 x 6 x 6 x 6 x 6 x	3 x 2
	TARIE 2. GREY CAST IRON TINGS-REDUCING, ETC	d Drainage	>	00° reducing Y D	2 x 1 y x 1 y x 2 x 1 y x 2 x 1 y x 2 x 1 y x 2 x 1 y x 2 x 1 y x 2 x 2 x 2 x 2 x 2 x 2 x 2 x 2 x 2 x	24 x 27 x 2 24 x 27 x 2 3 x 3 x 2	90° reducing Y branches, long	1)4 x 1)4 x 1)4 2 x 2 x 1)4 2 x 2 x 1)4 2 x 1)4 x 2 2 x 1)4 x 2 3 x 3 x 2)4 x 3	90° reducing double		173 × 174 2 × 114 3 × 2	one reducing double IV branches,	114x 114 2 x 11/2	45° reduc	135 x 135 x 134 2 x 2 x 135 x 134 2 x 2 x 134 2 x 2 x 135 2 x 2 x 2 x 135 2 x 2 x 2 x 135 3 x 3 x 2 x 135 3 x 3 x 135 3 x 3 x 135 45° reducin	

TABLE 3. MALLEABLE IRON PIPE FITTINGS-STRAIGHT

[For reducing and other fittings identified by two or more dimensions sec table 4]

Kind							N	omi	nal	pip	e si	93								
Allu	1/8	1/4	3/8	1/2	3/4	1	11/4	11/2	2	21/2	3	31/2	4	5	6	8	1	0	12	
FITTINGS		-	_	_		-	_		-			-		-		-	-		-	
lb SWP, standard, banded:																				
90° clbows 90° street clbows	X	x	x	x	x	x	x	x	X	x	x	x	x	x	x		-	-		
45° elbows.	x	X	XX	X X	X X	XX	XX	X X	X X	XX	X	 X	x	 X			-			
45° street clbows	x	x	x	х	x	x	x	х	х								-	I.		
Tees Service tees	X	X	X	X	X X	X	XX	X X	XX	X	x	x	x	X	х		-	-		
Crosses.	x I	x	x	x	x	x	x	x	x	 X	т. Х	X	 X	x	x					
45° Y bends Couplings		x	X X	X X	X	X	X	X	X	X	X									
Couplings, right and left.			A 	X	X	X	XX	X	X	X	X		X							
Caps.	x	x	x	x	х	x	x	х	х	х	х	x	x	x	x		-			
b SWP, standard, plain: 90° elbows	x	x	x	x	x	x	x	x	x								_			
Side outlet elbows Tees		X	X	X	x	x	X	х												
Four-way tees		X	XX	X	X	X X	XX	X X												
Couplings	x	x	х	x	x	x	X	х	x											
Caps Extension pieces		X	X X	X X	X X	X	X 	X												
Drop elhows female	1 1	~ 1	x	x																
and 300 lb SWP, including AAR: 12	X	X	x	x	x	х	х	х	X								-			
Waste nuts. and 300 lb SWP, including AAR: 13 90° elbows		A	Α	Λ	A	A	Α	Á	A			x	x	x	x	x		x	x	
40° E100WS	i i	A	X A	A A	AA	A A	A A	A A	AA	A	AA			 X	 *				X	
45° Street elbows				A	A	$ \Lambda $	$ \Lambda $	A	A											
Tees Crosses		A	AA	A A	A	A A	A A	A	A	1	A	XX	X	х	x	X		x	x	
Couplings.	11	$ \Lambda $	A	A	A	A	A	A	Â	A		A				.				
Caps		A.	A	A	A	A	A	Α	A	A	A									
tole 5). ling fittings, ball pattern: 90° elbows, right hand																				
90° elbows, slde outlet, right hand				X	XX	X	XX	X	X							1				
Tees, right hand				Х	x	x	X	x	X											
Tees, side outlet, right hand				XX	X	X	XX	XX	XX											
Tees, slde outlet, right, left, right; side outlet						1									i i	÷.				
Crosses, right hand				XX	X	X	X	X	XX											
Crosses, right, right, right, left				x	X	x	X	X	X											
Crosses, right hand Crosses, right, right, right, left. Crosses, side outlet, right hand Crosses, side outlet, right, right, right, left; side outlet right hand.				x	X	X	X	x	X											
side outlet right hand				x	x	x	x	x	x											
Floor flanges, square, right hand				X	XX		XX	XX	X							-				
Floor flanges, square, right hand Ornaments, ball, male, right hand Ornaments, ball, male, left hand Ornaments, ball, female, right hand				x	x	x	x	x	X	1					1	-	.			
Ornaments, ball, female, right hand				X	X	X	X	x	x							-				
ROUND JOINT UNIONS AND UNION FITTINGS																				
lb SWP:		1						1												
Unions foniala		x	x	x	x	х	x	X	x	X	x					11				
90° elbows with female union		X	X	XX	X	XX	X	XX	XX	X	X					-				
90° clbows with male union	. !	x	X	X	x	x	x	X	x											
Tees with female union on run				XX	X	XX	X	X	XX											
1b SWP:			1	1	1	1	1 î	1	1						1	1				
90° elbows with female union 90° elbows with male union		X.	X	X	X	X	X	X	X											
) lb SWP:		X	X	X	x	x	x	X	x					1	1					
Unions, female Ubions, male and female	•	x	X	X	X	X	X	X	X	X	X									
) lb SWP, Including AAR unions and unlon	-	X	X	X	x	x	X	X	X	x	X				· [·					
ittings: ²			1.			1.		1.			1.									
Unions, female Unions, male and female		A						A								-] -				
90° elbows with female union		A	A	A	- Λ	A	A	A	A	A	1.1		.				-			
90° elbows with male union	-										A		•			- -				
45° cloows with female union 45° cloows with male union	-	A	A	A	A	A	A	A	. A	A	A									
Tees with female union on run. Tees with male union on run.		I A	A			A		A			A		• •	·	-	- -				
Tees with female union on outlet		. A	A						. A	. A						.				
Tees with male union on outlet		A	A							A										
ASKET-TYPE UNIONS AND UNION FITTINGS																				
		1																		
lb SW P: Unlons, female		x	x	x	: x	x	x	x	x	x	,									
\$0° elbows with female union		X				x							-							
THREE-PART FLANGE UNIONS											1									
		1																		
lb SWP: Unions, female	-		-						-			-		. x		xÍ	x	x		
0 lb SW1': Unions, female							1.							Ľ				-		
	1	1.				_ X	: X	1		C 🛛 🛪	1 1	(X	X							

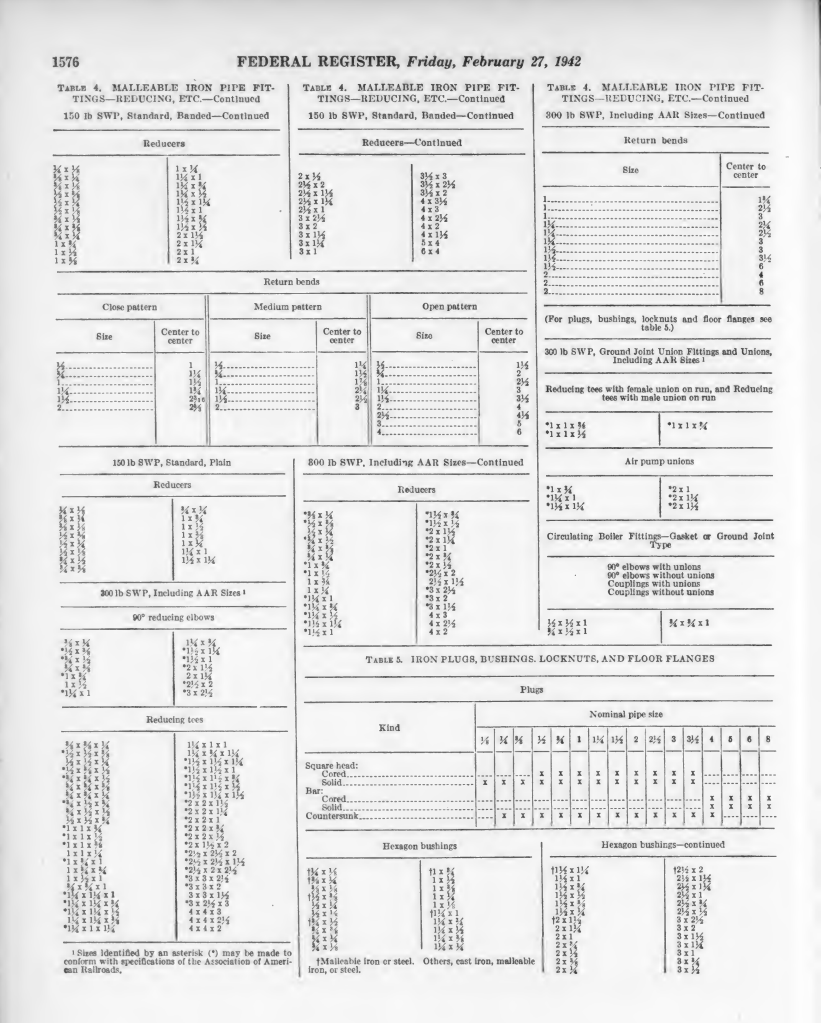


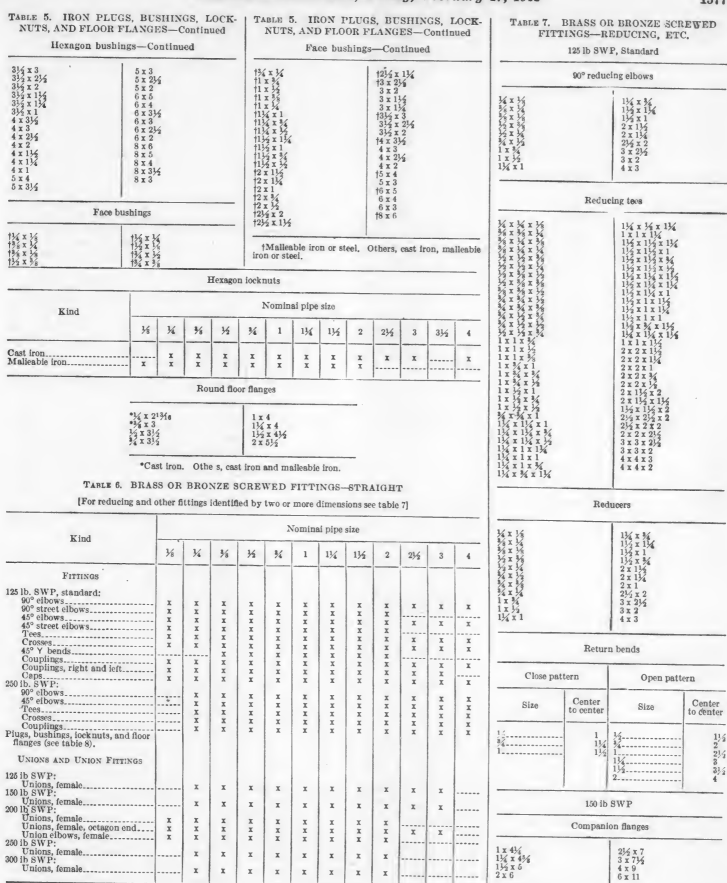
 TABLE 4.
 MALLEABLE IRON PIPE FITTINGS-REDUCING, ETC.

90° reducing elbows

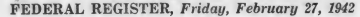
150 lb SWP, Standard, Banded

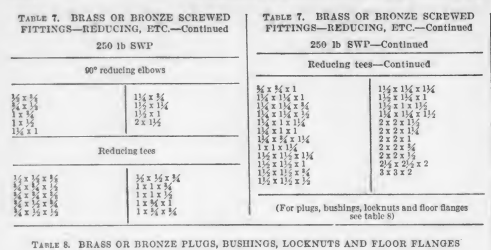
Sizes 34 to 6 inches, inclusive are for 300 lb. SWP, sizes 8 to 12 inches, inclusive, for 250 lb SWP.
Sizes identified by a capital A may be made to conform with specifications of the Association of American Railroads.
A flange union with a separate bolting ring on one half to facilitate alignment of the bolt holes.

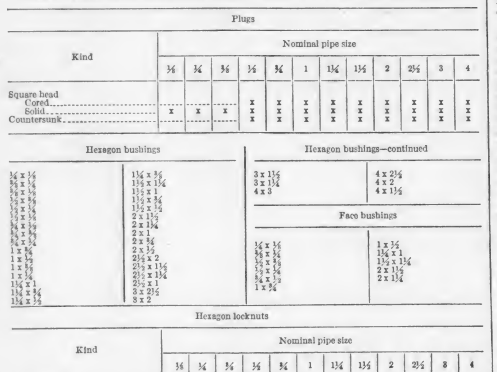




No. 40-4







x Round floor flanges

1/4 x 21/2	1 x 356
3/8 x 21/2	11/4 x 4
14 x 214 8/8 x 234 1/2 x 3 3/4 x 314	$1\frac{1}{2}\frac{1}{2}\frac{1}{2}\frac{1}{4}\frac{1}{2}\frac{1}{4}\frac{1}{2}\frac{1}{4}\frac{1}{2}\frac{1}{4}\frac{1}{2}\frac{1}{4}\frac{1}{2}\frac{1}{4$

x x x

[F. R. Doc. 42-1660; Filed, February 25, 1942; 11:56 a. m.]

CHAPTER XI-OFFICE OF PRICE ADMINISTRATION

x

x x

Locknuts, hexagon.....

PART 1352-FLOOR COVERINGS

TEMPORARY MAXIMUM PRICE REGULATION NO. 3-NOVELTY FLOOR COVERING

In the judgment of the Price Administrator it is necessary and proper in order to effectuate the purposes of the Emergency Price Control Act of 1942 to establish temporarily as the maximum prices for novelty floor coverings the prices prevailing with respect thereto within five | regardless of any contract, agreement,

days prior to the issuance of this Regulation.

x

x

x

I x

Therefore, under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, and in accordance with Procedural Regulation No. 1, issued by the Office of Price Administration, Temporary Maximum Price Regulation No. 3 is hereby issued:

§ 1352.101 Maximum prices for novelty floor coverings. On and after March 2, 1942, to and including April 30, 1942,

lease, or other obligation, no manufac-turer or distributor shall sell, offer to sell, deliver or transfer any unit of novelty floor covering at a price higher than the maximum price. The provisions of this section shall not be applicable to sales or deliveries of novelty floor coverings to a purchaser if, prior to March 2, 1942, such novelty floor coverings have been received by a carrier, other than a carrier owned or controlled by the seller, for shipment to such purchaser.

(a) The maximum price for any unit of novelty floor covering offered for sale by the manufacturer or distributor at any time during the period January 1. 1941-March 1, 1942, inclusive, shall be the net price in effect for such unit on February 20, 1942, to the same general class of purchasers.

(b) If the unit of novelty floor covering is offered for sale by the manufacturer or distributor for the first time on or after March 2, 1942, the maximum price shall be a price in line with the net price in effect on February 20, 1942 for the most comparable unit (upon the basis of price, type, quality and other relevant factors) which was offered for sale by him prior to March 2, 1942; and within five days after he first offers such unit for sale, he shall submit to the Office of Price Administration an application on Form 3T1 (copies of which can be obtained from the Office of Price Administration). If the Office of Price Administration should determine that such maximum price was not arrived at in accordance with the provisions of this paragraph, the maximum price shall be such price as it approves in writing; and no sale, offer to sell, delivery or transfer of such unit shall be made thereafter by him at a higher price than that so approved.

(c) If the maximum price cannot be determined by paragraphs (a) or (b) of this section, it shall be such price as is approved in writing by the Office of Price Administration after the submission to it by the manufacturer or distributor of an application on Form 3T2 (copies of which can be obtained from the Office of Price Administration); and no sale, offer to sell, delivery or transfer of such unit shall be made until such approval shall have been given."

*§§ 1352.101 to 1352.110, inclusive, issued under the authority contained in Pub. Law 421, 77th Cong., 2d Sess.

§ 1352.102 Less than maximum prices. Lower prices than those set forth in this Temporary Maximum Price Regulation No. 3 may be charged, demanded, paid or offered.*

§ 1352.103 The limitations Evasion. set forth in this Temporary Maximum Price Regulation No. 3 shall not be evaded whether by direct or indirect methods in connection with the manufacturing of novelty floor coverings by deterioration of quality, or in connection with an offer, solicitation, agreement, sale or delivery of novelty floor coverings alone or in conjunction with any other commodity

or by way of any commission, service, transportation or other charge, or discount, premium or other privilege, or by tying-agreement or other trade understanding, or by decreasing cash discounts, or by any other means.*

§ 1352.104 Limitation on changes in basic construction. During the period March 2, 1942-April 30, 1942, inclusive, regardless of any contract, agreement, lease or other obligation entered into before or during that period, no manufacturer shall sell, offer to sell, deliver or transfer any unit of novelty floor covering, differing in basic construction from:

(a) A unit of novelty floor covering offered for sale by him during the period January 1, 1941-March 1, 1942, inclusive; and

(b) A unit of novelty floor covering in any stage of manufacture by him on March 2, 1942:

Provided, That changes may be made in the basic construction of any unit of novelty floor covering referred to in paragraphs (a) or (b) of this Section, with the written approval of the Office of Price Administration, after the manufacturer has submitted to it an application containing (1) the basic construction and proposed price of such unit, and (2) satisfactory evidence that (i) the material previously used is unavailable or prohibitive in cost, or (1i) its use in novelty floor coverings is so restricted by a priority or allocation order or other regulation of a Federal agency as to require the proposed change, and (iii) the change is one calculated to preserve quality.*

§ 1352.105 Records. Every manufacturer and distributor, making sales of novelty floor coverings on and after March 2, 1942, shall keep for inspection by the Office of Price Administration for a period of not less than one year, complete and accurate records of each such sale, showing the date thereof, the name and address of the buyer, the name, number or other designation and the price received for each unit of novelty floor covering, the quantity of each unit sold, and discounts and allowances of any nature given.*

§ 1352.106 Reports—(a) To be submitted by manufacturers. (1) On or before March 17, 1942, every manufacturer shall submit to the Office of Price Administration (1) a copy of each of his price lists for novelty floor coverings in effect on February 20, 1942, and a statement of any discounts or allowances relating thereto, and (ii) a report on Form 3T3 (copies of which can be obtained from the Office of Price Administration) showing the basic construction and cost details of each unit of novelty floor coverings in each of his price lists in effect on February 20, 1942.

(2) Within fifteen days after first offering for sale (after March 1, 1942) any unit of a novelty floor covering not in his price list in effect on February 20, 1942, but offered for sale by him at any time during the period January 1, 1941-March 1, 1942, inclusive, every manufacturer shall submit to the Office of Price Administration a report showing the maximum price of each such unit as

determined by § 1352.101 (a) and a report on Form 3T4 (copies of which can be obtained from the Office of Price Administration) showing the basic construction and cost details of each such unit.

(b) To be submitted by distributors. (1) On or before March 17, 1942, every distributor shall submit to the Office of Price Administration a copy of each of his price lists for novelty floor coverings in effect on February 20, 1942, and a statement of any discounts or allowances relating thereto.

(2) Within fifteen days after first offering for sale (after March 1, 1942) any unit of novelty floor covering not in his price list in effect on February 20, 1942, but offered for sale by him at any time during the period January 1, 1941-March 1, 1942, inclusive, every distributor shall submit to the Office of Price Administration, a report showing the maximum price for each such unit as determined by § 1352.101 (a).

(c) Other reports. Persons affected by this Temporary Maximum Price Regulation No. 3 shall submit such other reports to the Office of Price Administration as it may, from time to time, require.*

§ 1352.107 Enforcement. (a) Persons violating any provision of this Temporary Maximum Price Regulation No. 3 will be subject to the civil and criminal penalties provided for by the Emergency Price Control Act of 1942.

(b) Persons who have evidence of any violation of this Temporary Maximum Price Regulation No. 3 or of any regulation or order issued by the Office of Price Administration or of any acts or practices which constitute or will constitute such a violation are urged to communicate with the nearest Field or Regional Office or the principal office of the Office of Price Administration in Washington, D. C.*

§ 1352.108 Petitions for amendment. Persons seeking modification of any provision of this Temporary Maximum Price Regulation No. 3 or an adjustment or exception not provided for elsewhere therein may file petitions for amendment in accordance with the provisions of Procedural Regulation No. 1, issued by the Office of Price Administration.*

§ 1352.109 Definitions. (a) When used in this Temporary Maximum Price Regulation No. 3:

(1) The term "person" includes an individual, corporation, partnership, association, or any other organized group of persons, or legal successor or representative of any of the foregoing, and includes the United States or any agency thereof, or any other government, or any of its political subdivisions, or any agency of any of the foregoing.

(2) The term "manufacturer" means a person operating a factory, plant, or mill which manufactures any novelty rugs.

(3) The term "distributor" means a person who resells novely floor coverings to any person other than the ultimate consumer, whether he resells such novelty floor coverings as a distributor, job-

ber, agent, broker, or importer, and includes a person who resells both to ultimate consumers and others.

(4) The term "net price in effect" means (i) the price quoted in a price list used by the particular manufacturer or distributor in offering for sale a unit of novelty floor covering (or in case there is no such price list, the price regularly quoted by the particular manufacturer or distributor in any other manner) less all discounts and allowances, except cash discounts; or (ii) in case there is no price list or price regularly quoted in any other manner, the price (less all discounts) at allowances, except cash discounts) at which the particular unit of novelty floor covering was sold or contracted to be sold.

(5) The term "floor covering" means a floor covering in a manufactured state used as a rug, mat, carpet, or other floor decoration.

(6) The term "novelty floor covering" means:

(i) Any flat woven floor covering manufactured of cotton, wool, rayon, jute, flax, rags, or coir;

(ii) Any braided floor covering manufactured of cotton, wool, rayon, jute, flax, or rags;

(iii) Any tufted floor covering manufactured of cotton, wool, or rayon;

(iv) Any stitched floor covering manu-

factured of cotton, wool, rayon, or rags; (v) Any hooked floor covering manufactured of cotton, wool, rayon, jute, or rags;

(vi) Any felted floor covering manufactured of cotton, wool, or rayon;

(vii) Any woven pile (cut or uncut) floor covering manufactured of cotton, rayon, jute, coir, or rags (other than wool).

(7) The term "unit" means a novelty floor covering offered for sale as a distinct item.

(8) The term "basic construction" means:

(i) In the case of a flat woven floor covering, (a) construction specifications, which include size, weave, warp ends, picks, weight and, (b) material specifications, which include warp yarn, filler material and stuffer, by size, ply, type and weight, and type of dye used;

(ii) In the case of a braided floor covering, (a) construction specifications which include size, type of braid, method of sewing, weight and, (b) material specifications which include filler material and braided material by size, ply, type and weight, and type of dye used;

(iii) In the case of a tufted floor covering, (a) construction specifications which include size, pile weight, stitches per inch, rows per inch, weight and, (b) material specifications which include backing material and pile yarn by size, ply, type, and weight, and type of dye used;

(iv) In the case of a stitched floor covering, (a) construction specifications which include size and weight and, (b) material specifications which include backing material and pile or surface material by size, ply, type and weight, and type of dye used; (v) In the case of a hooked floor cov-ering, (a) construction specifications which include size, pile height, weight, method of hooking, and, (b) material specifications which include backing material and pile material by size, ply, type and weight;

(vi) In the case of a felted floor covering, (a) construction specifications which include size, method of felting, method of applying design, weight, and (b) material specifications which include component parts by type, and weight;

(vii) In the case of a woven pile floor covering, (a) construction specifications which include size, weave, pitch, rows per inch, shot, frames, pile height and, (b) material specifications which include yarn material by size and ply.

(b) Unless the context otherwise re-quires, the definitions set forth in section 802 of the Emergency Price Control Act of 1942 shall apply to other terms used herein.*

§ 1352.110 Effective period of the Regulation. This Temporary Maximum Price Regulation No. 3 (1352.101 to 1352.110, incl.) shall become effective March 2, 1942, and shall, unless earlier revoked or replaced, expire April 30, 1942.

Issued this 25th day of February 1942. LEON HENDERSON.

Administrator.

[F. R. Doc. 42-1667; Filed, February 25, 1942; 3:22 p. m.]

TITLE 33-NAVIGATION AND NAVI-GABLE WATERS

CHAPTER I-COAST GUARD, DE-PARTMENT OF THE NAVY

PART 7-ANCHORAGE AND MOVEMENTS OF VESSELS AND THE LADING AND DISCHARG-ING OF EXPLOSIVE OR INFLAMMABLE MA-TERIAL, OR OTHER DANGEROUS CARGO

Pursuant to the authority contained in section 1, Title II of the Act of June 15, 1917, 40 Stat. 220 (50 U.S.C. 191), as amended by the Act of November 15, 1941 (Public Law 292, 77th Congress), and by virtue of the Proclamation and Executive Order issued June 27, 1940 (5 F.R. 2419) and November 1, 1941 (6 F.R. 5581), respectively, the Rules and Regu-lations Governing the Anchorage and Movements of Vessels and the Lading and Discharging of Explosive or Inflammable Material, or Other Dangerous Cargo, approved October 29, 1940 (5 F.R. 4401), as amended, are hereby further amended as follows:

Section 7.10 (c) (18)¹ is amended by adding the following subparagraphs:

§ 7.10 Anchorage regulations for certain ports of the United States. .

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¹6 F.R. 5255.

(c) • • • (18) • • •

Manhasset Bay, New York; South Anchorage at Port Washington. The portion of the Port of New York, Long Island Sound Anchorage No. 4 northward of latitude 40°49'06"; eastward of a line ranging 346° true from the flagpole on the end of the Whitney Dock at Plandome to the flagpole on the Columbia Yacht Club pier at Manorhaven; and southward of a line (latitude 40°49'21'') ranging due east to the flagpole on the dock of the Port Washington Yacht Club.

(See U.S.C. & G.S. Chart No. 223). Manhasset Bay, New York; North Anchorage at Port Washington. The portion of the Port of New York, Long Island Sound Anchorage No. 4 northward of a line (latitude 40°49'28") ranging due west from the southwest corner of the boat sheds on the Purdy Boat Company pier at Port Washington; eastward of a line ranging 346° true from the flagpole on the end of the Whitney Dock at Plandome to the flagpole on the pier of the Columbia Yacht Club at Manor-haven; southeastward of a line ranging 53° true to the cupola of the old Sands Point schoolhouse at Port Washington; and southward of a line (latitude 40°49'51'') ranging due east to the weather vane of the Port Washington Junior High School: Except, that no vessel shall anchor without lights within 100 feet of the buoyed east-west channel leading to the town dock at Port Washington and to Mill Pond. (See U.S.C. & G.S. Chart No. 223).

Manhasset Bay, New York; Anchorage at Manorhaven. The portion of the Port of New York, Long Island Sound Anchorage No. 4 westward of a line (longi-tude 73°42'53") ranging due south from the end of the Town of North Hempstead pier at Manorhaven; northward of a line ranging 233° true from the intersection between the shore and the northerly line of Corchang Avenue (extended) on Tom Point to Black Can Buoy No. 3; and eastward of a line (longitude 73°43'11'') ranging due north to the west wall of the locker house on the Copp Estate at Manorhaven. (See U.S.C. & G.S. Chart No. 223).

Chesapeake and Delaware Canal, easterly of Courthouse Point, Maryland. Southerly of a line joining the northermost extremity of Courthouse Point and the westermost point of Herring Island; westerly of a line bearing due south from the westermost point of Herring Island; and northerly and easterly of the shore line.

JAMES FORRESTAL.

Acting Secretary of the Navy. Approved:

FRANKLIN D ROOSEVELT

THE WHITE HOUSE, Feb. 10, 1942.

[F. R. Doc. 42-1637; Filed, February 25, 1942; 9:55 a. m.]

TITLE 43-PUBLIC LANDS: INTERIOR

CHAPTER III-GRAZING SERVICE

PART 502-LIST OF ORDERS CREATING OR MODIFYING GRAZING DISTRICTS

ADDITION TO OREGON GRAZING DISTRICT NO. 2

Under and pursuant to the provisions of the act of June 28, 1934, 48 Stat. 1269, U.S.C., title 43, secs. 315, et seq., as amended, commonly known as the Taylor Grazing Act, and subject to the limitations and conditions therein contained, Oregon Grazing District No. 2, as established and defined by departmental orders of July 9, 1935, December 7, 1936, February 8, 1937, February 17, 1938, Jan-uary 28, 1939, October 14, 1940, and July 1, 1941, is hereby augmented to include all vacant, unappropriated, and unreserved public lands, all lands withdrawn for other purposes which may hereafter be included in the district in accordance with the provisions of section 1 of the Taylor Grazing Act by approval of the head of the Department having jurisdiction thereover, all lands hereafter acquired by lease under the provisions of the act of June 23, 1938, 52 Stat. 1033, U.S.C., title 43, secs. 315 m-1 et seq., commonly known as the Pierce Act, not excluding lands withdrawn by Executive Order of November 26, 1934 (No. 6910), and all lands placed under Interior Department administration by Executive Order of February 12, 1942 (No. 9061), within the following-described legal subdivisions:

OREGON

WILLAMETTE MERIDIAN

T. 28 S., R. 12 E.,

- Sec. 36, all: T. 27 S., R. 13 E.,
- Sec. 22, E¹/₂; Sec. 27, E¹/₂;
- T. 29 S., R. 18 E.,
- Sec. 18, E¹/₂; T. 29 S., R. 14 E., Sec. 8, W¹/₂;

- Sec. 15, SE¹/₄; Sec. 17, N¹/₂; Sec. 18, N¹/₂;
- T. 29 S., R. 15 E., Sec. 18, SE¹/₄; Sec. 24, S¹/₂;
- Secs. 25 and 26; Sec. 27, 81/2;

Sec. 28, 81/2

- T. 29 S., R. 16 E., Secs. 19, 20, 27, 28, 29, and 30; Sec. 85, N¹/₂, SE¹/₄;
- T. 30 S., R. 16 E., Sec. 2, E¹/₂; Sec. 11, E¹/₂;

- T. 33 S., R. 17 E., Sec. 23, N¹/₂;
- Sec. 24, N1/2;
- T. 33 S., R. 18 E., Sec. 19, S¹/₂;
- Secs. 27, 28, 29, 32, 33, and 34; T. 34 S., R. 18 E.,

Secs. 8 and 4.

¹ Affects tabulation in § 502.1e.

The Federal Range Code, as revised, shall be effective as to the lands embraced herein from and after the date of the publication of this order in the FED-ERAL REGISTER.

JOHN J. DEMPSEY, Acting Secretary of the Interior. JANUARY 9, 1942.

[F. R. Doc. 42-1675; Filed, February 26, 1942; 9:33 a. m.]

TITLE 46—SHIPPING

CHAPTER II-UNITED STATES MARI-TIME COMMISSION

[Amendment No. 3]

PART 291 --- REGULATIONS FOR THE GOV-ERNMENT OF THE UNITED STATES MARI-TIME SERVICE

The regulations for the government of the United States Maritime Service, approved by the Commission on September 5, 1939, as amended, are hereby further amended, as follows:

Article I, section 2, paragraph 4 (Establishment of service-§ 291.1 of Title 46 of the Code of Federal Regulations), is amended to read:

§ 291.1 Establishment of service. Enrollment and training in the United States Maritime Service shall be voluntary and shall be open to all licensed and unlicensed personnel of the United States merchant marine who comply with the requirements prescribed by the Commission as well as to young American citizens between the ages of 18 and 30 years who desire to train for service in the American Merchant Marine and who qualify for such training under regulations prescribed by the Commission. In the selection of applicants for enrollment no discrimination shall be practiced because of the applicant's race or creed, or because of membership or nonmembership in any organization. Eligibility for enrollment shall be determined by the Commandant of the Coast Guard in accordance with rules and regulations prescribed by the Commission.

Article III, section 3 (a) (Enrollment; original and regular—§ 291.33 of Title 46 of the Code of Federal Regulations) is amended to read:

§ 291.33 Enrollment; original and regular. (a) All original enrollments, except for apprentice seamen, shall be deemed probational for a period not to exceed three months, unless otherwise prescribed by the Commandant.

Article III, section 5 (Disenrollment; voluntary and involuntary-§ 291.35 of Title 46 of the Code of Federal Regulations) is amended by adding to paragraph (b) (2) the sentence:

¹4 F.R. 3995, 4887; 5 F.R. 1655.

When computing any 36-month period under this subsection, active duty in the military or naval establishments of the United States, or on administrative duty with the Maritime Service, shall be excluded.

so that this subparagraph, as now amended, shall read:

§ 291.35 Disenrollment; voluntary and involuntary.

. (b) * * *

(2) For failure to serve 24 months in any period of 36 consecutive months on merchant vessels of the United States, provided that an enrollee shall be disenrolled for failure to serve 15 months in any such period of 36 months on merchant vessels of the United States.

When computing any 36-month period under this subsection, active duty in the military or naval establishments of the United States, or on administrative duty with the Maritime Service, shall be excluded.

Article IV, section 1 (a), (Rates of Pay-§ 291.41 of Title 46 of the Code of Federal Regulations) is amended by changing the monthly rate of pay of a Chief Warrant Officer from \$200.00 to \$166.67, other rates remaining unchanged.

Section 1 (b) of the same article is amended to read:

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§ 291.41 Rates of pay. .

*

(b) A regular enrollee of the grade of Warrant Officer or above detailed by the Commandant to administrative duty or to duty as an instructor, shall, while so detailed, receive in addition to authorized pay the allowances prescribed for Commissioned and Warrant Officers of the United States Coast Guard Reserve of similar grade or rank. These allowances are as follows:

and the second se		Allow with pend	de-	Allow withou pend	ut de-
		Rental	Sub- sist- ence	Rental	Sub- sist- ence
the second secon	Lieutenant commander. Lieutenant Lieutenant (), g.) Ensign Chief warrant officer Warrant officer	80.00 60.00	\$54.00 36.00 36.00 18.00 36.00 18.00	\$60.00 60.00 40.00 40.00 40.00 40.00	\$18.00 18.00 18.00 18.00 18.00 18.00 18.00

A regular enrollee below the grade of Warrant Officer shall, while detailed by the Commandant to administrative duty or to duty as an instructor, receive additional pay not exceeding 40 per cent (40%) of the pay of his grade as prescribed in section 1 (a) of this article. Article IV, section 5 (b) (Pay periods-§ 291.45 of Title 46 of the Code of Federal Regulations), as amended, is further amended by inserting in the last sentence thereof after the word "capacity" and before the word "shall" the following:

with the Maritime Service or on active duty in the military or naval establishments of the United States

so that this paragraph, as now amended, shall read:

§ 291.45 Pay periods.

(b) Each regular enrollee who has served a minimum of eight months within each 12-month regular enrollment period (or 16 months in each regular enrollment period of 24 months, or 24 months in each regular enrollment period of 36 months) of his regular enrollment on merchant vessels of the United States and whose service on active duty in the Maritime Service complies with prescribed standards shall be entitled to one month's pay of his rank or rating in the Maritime Service for each such 12-month period, such retainer pay to be in addition to his pay for active duty, and to become payable only upon the submission to the Commandant of satisfactory proof of the minimum service hereinabove required, provided that in any computation of regular enrollment periods or service for retainer pay purposes, all service on active duty in an administrative capacity with the Maritime Service or on active duty in the military or naval establishments of the United States shall be excluded.

Article IV, section 6 (f) (Transportation and Travel-\$ 291.46 of Title 46 of the Code of Federal Regulations) is hereby rescinded.

Article IV, section 6 (g) is amended to read:

§ 291.46 Transportation and travel.

. . . .

(g) The Commandant shall prescribe the travel allowances and transportation in kind for probationary enrollees originally enrolled as apprentice seamen in connection with their original enrollment, release from active duty, or disenrollment, and shall have authority to transport them to such place or places as may be determined to be for the interest of the Government, under such instructions as he may prescribe.

Article VI, section 1 (Original Enrollment-\$291.61 of Title 46 of the Code of Federal Regulations) is amended to read:

§ 291.61 Original enrollment. Each original enrollment in a grade above apprentice seaman shall be for a period of three months on active duty unless otherwise prescribed by the Commandant.

By Order of the United States Maritime Commission.

[SEAL]

W. C. PEET. Jr., Secretary.

JANUARY 30, 1942.

[F. R. Doc. 42-1668; Filed, February 25, 1942; 3:57 p. m.]

Notices

DEPARTMENT OF THE INTERIOR.

Bituminous Coal Division.

[Docket No. A-778]

PETITION OF WALLACE COAL COMPANY FOR TEMPORARY REVISION OF MINIMUM PRICES ESTABLISHED FOR RAILROAD LOCO-MOTIVE FUEL, MINE INDEX NO. 182, DIS-TRICT NO. 10, PURSUANT TO SECTION 4 II (d) OF THE BITUMINOUS COAL ACT OF 1937

ORDER DISMISSING PETITION

An Order to Show Cause Why Petition Should Not Be Dismissed having been issued on January 27, 1942, in the aboveentitled matter and scheduling a hearing thereon on February 25, 1942; and

The original petitioner having subsequently moved that its petition in the above-entitled matter be dismissed, without prejudice, and without further hearing;

Now, therefore, it is ordered, That the original petition in the above-entitled matter be, and it hereby is, dismissed, without prejudice, and that the proceedings in the above-entitled matter be closed.

Dated: February 24, 1942. [SEAL] DAN H. WHEELER, Acting Director.

[F. R. Doc. 42-1676; Filed, February 26, 1942; 10:27 a. m.]

[Docket No. A-1298]

PETITION OF DISTRICT BOARD NO. 9 FOR THE ESTABLISHMENT OF PRICE CLASSIFICA-TIONS AND MINIMUM PRICES FOR THE COALS OF CERTAIN MINES IN DISTRICT NO. 9 FOR ALL SHIPMENTS EXCEPT TRUCK

[Docket No. A-1298, Part II]

- PETITION OF DISTRICT BOARD NO. 9 FOR THE ESTABLISHMENT OF PRICE CLASSIFICA-TIONS AND MINIMUM PRICES FOR THE COALS OF MINE INDEX NO. 266 AND FOR A CHANGE IN SHIPPING POINT FOR THE COALS OF MINE INDEX NO. 984, IN DISTRICT NO. 9, FOR ALL SHIPMENTS EX-CEPT TRUCK
- MEMORANDUM OPINION AND ORDER SEVERING DOCKET NO. A-1298 PART II FROM DOCKET NO. A-1298 AND NOTICE OF AND ORDER FOR HEARING IN DOCKET NO. A-1298 PART II

The original petition in the aboveentitled matter filed with this Division, pursuant to section 4 II (d) of the Bituminous Coal Act of 1937, requests the establishment of temporary and permanent price classifications and minimum prices for the coals of certain mines in District No. 9.

As was found in a separate Order issued in Docket No. A-1298, a reasonable showing of necessity has been made for the granting of the relief prayed for by petitioner except in so far as the establishment of price classifications and minimum prices for the coals of Mine

Index No. 266 or O. T. Rice & Ben DeJarnette for rail shipments originating at Hawesville, Kentucky, and the establishment of an additional shipping point at Drakesboro, Kentucky, for the coals of Mine Index No. 984 of Paradise Mining Company (W. C. Bates) are concerned.

It appears that no price classifications and minimum prices should be established for the coals of Mine Index No. 266 of O. T. Rice & Ben DeJarnette for rail shipments originating at Hawesville, Kentucky, without a hearing for the reason that no freight rates for coal shipments from this point have been published.

The original petition does not set forth sufficient facts to warrant the establishment of an additional shipping point at Drakesboro, Kentucky, for the coals of Mine Index No. 984 of Paradise Mining Company (W. C. Bates) and it appears that a hearing should be ordered to determine the necessity of this additional shipping point.

Now, therefore, it is ordered, That the portion of Docket No. A-1298 relating to Mine Index No. 266 of O. T. Rice & Ben DeJarnette and to the establishment of an additional shipping point at Drakesboro, Kentucky, for the coals of Mine Index No. 984 of Paradise Mining Company (W. C. Bates) be and the same hereby is severed from the remainder of Docket No. A-1298 and designated as Docket No. A-1298 Part II. It is further ordered, That a hearing

It is further ordered, That a hearing in Docket No. A-1298 Part II under the applicable provisions of said Act and the rules of the Division be held on March 18, 1942, at 10 o'clock in the forenoon of that day, at a hearing room of the Bituminous Coal Division, 734 Fifteenth Street NW., Washington, D. C. On such day the Chief of the Records Section in Room 502 will advise as to the room where such hearing will be held.

It is further ordered, That Joseph D. Dermody or any other officer or officers of the Division duly designated for that purpose shall preside at the hearing in such matter. The officers so designated to preside at such hearing are hereby authorized to conduct said hearing, to administer oaths and affirmations, examine witnesses, subpoena witnesses, compel their attendance, take evidence, require the production of any books, papers, correspondence, memoranda, or other records deemed relevant or material to the inquiry, to continue said hearing from time to time, and to prepare and submit proposed findings of fact and conclusions and the recommendation of an appropriate order in the premises, and to perform all other duties in connection therewith authorized by law.

Notice of such hearing is hereby given to all parties herein and to persons or entities having an interest in these proceedings and eligible to become a party herein. Any person desiring to be admitted as a party to this proceeding may file a petition of intervention in accordance with the rules and regulations of the Bituminous Coal Division in pro-

ceedings instituted pursuant to section 4 II (d) of the Act, setting forth the facts on the basis of which the relief in the original petition is supported or opposed or on the basis of which other relief is sought. Such petitions of intervention shall be filed with the Bituminous Coal Division on or before March 13, 1942.

All persons are hereby notified that the hearing in Docket No. A-1298 Part II and any orders entered therein may concern, in addition to the matters specifically alleged in the petition, other matters necessarily incidental and related thereto, which may be raised by amendment to the petition, petitions of intervention or otherwise, or which may be necessary corollaries to the relief, if any, granted on the basis of this petition.

The matter concerned herewith is in regard to the petition of District Board No. 9 for the establishment of price classifications and minimum prices for the coals of Mine Index No. 266 of O. T. Rice & Ben DeJarnette for rail shipments originating at Hawesville, Kentucky, and the establishment of an additional shipping point at Brakesboro, Kentucky, for the coals of Mine Index No. 984 of Paradise Mining Company (W. C. Bates), code members in District No. 9.

Dated: February 24, 1942. [SEAL] DAN H. WHEELER.

Acting Director.

[F. R. Doc. 42-1677; Filed, February 26, 1942; 10:27 a. m.]

Bureau of Reclamation.

RECOMMENDATION OF THE BOULDER CANYON PROJECT WAGE BOARD TO THE SECRETARY OF THE INTERIOR

Correction

The wage rate for "Blacksmith" in the table in the first column on page 1515 of the issue for Wednesday, February 25, 1942, should read " $1.37\frac{1}{2}$ " in both columns of the table.

DEPARTMENT OF AGRICULTURE.

Rural Electrification Administration,

[Administrative Order No. 661]

ALLOCATION OF FUNDS FOR LOANS

FEBRUARY 16, 1942.

By virtue of the authority vested in me by the provisions of section 4 of the Rural Electrification Act of 1936, as amended, I hereby allocate, from the sums authorized by said Act, funds for a loan for the project and in the amount as set forth in the following schedule:

Project designation	n:		Amount
South Carolina		Laurens	\$12,000
[SEAL]	HAI	Administ	

[F. R. Doc. 42-1690; Filed, February 26, 1942; 11:18 a. m.]

[Administrative Order No. 662]

ALLOCATION OF FUNDS FOR LOANS

FEBRUARY 16, 1942.

By virtue of the authority vested in me by the provisions of section 4 of the Rural Electrification Act of 1936, as amended, I hereby allocate, from the sums authorized by said Act, funds for a loan for the project and in the amount as set forth in the following schedule: Project Designation: Amount

North Dakota 2008D1 Benson____ \$284,000

[SEAL] HARRY SLATTERY,

Administrator.

[F. R. Doc. 42-1689; Filed, February 26, 1942; 11: 18 a. m.]

[Administrative Order No. 663]

ALLOCATION OF FUNDS FOR LOANS

FEBRUARY 16, 1942.

By virtue of the authority vested in me by the provisions of section 4 of the Rural Electrification Act of 1936, as amended, I hereby allocate, from the sums authorized by said Act, funds for a loan for the project and in the amount as set forth in the following schedule:

Project designation: Amount Missouri 2038C1 Reynolds...... \$285,000

[SEAL]

HARRY SLATTERY,

Administrator.

[F. R. Doc. 42-1688; Filed, February 26, 1942; 11:18 a. m.]

[Administrative Order No. 664]

ALLOCATION OF FUNDS FOR LOANS

FEBRUARY 16, 1942.

By virtue of the authority vested in me by the provisions of section 4 of the Rural Electrification Act of 1936, as amended, I hereby allocate, from the sums authorized by said Act, funds for a loan for the project and in the amount as set forth in the following schedule:

Project designation: Amount Kentucky 2052E1 Fleming...... \$64,000 [SEAL] HARRY SLATTERY,

Administrator.

[F. R. Doc. 42-1687; Filed, February 26, 1942; 11:18 a. m.]

[Administrative Order No. 665]

ALLOCATION OF FUNDS FOR LOANS

FEBRUARY 16, 1942.

By virtue of the authority vested in me by the provisions of section 4 of the Rural Electrification Act of 1936, as amended, I hereby allocate, from the sums authorized by said Act, funds for a loan for the project and in the amount as set forth in the following schedule:

Project designation:	Amount
Michigan 2040G3	Allegan \$10,000
[SEAL]	HARRY SLATTERY, Administrator.

[F. R. Doc. 42-1686; Filed, February 26, 1942; 11:18 a. m.]

[Administrative Order No. 666]

ALLOCATION OF FUNDS FOR LOANS

FEBRUARY 16, 1942.

By virtue of the authority vested in me by the provisions of section 4 of the Rural Electrification Act of 1936, asamended, I hereby allocate, from the sums authorized by said Act, funds for a loan for the project and in the amount as set forth in the following schedule:

HARRY SLATTERY, Administrator.

[F. R. Doc. 42–1685; Filed, February 26, 1942; 11:18 a. m.]

[Administrative Order No. 667]

ALLOCATION OF FUNDS FOR LOANS

FEBRUARY 16, 1942.

By virtue of the authority vested in me by the provisions of section 4 of the Rural Electrification Act of 1936, as amended, I hereby allocate, from the sums authorized by said Act, funds for loans for

the	proj	ects	and	in	the	amounts	as	set
fort	h in	the	follow	vin	g sch	nedule:		

Project designation:	Amount
Delaware 2002D2 Sussex	\$60,000
Illinois 2039B2 Fulton	
Illinois 2043B3 Pulaski	20,000
Indiana 2044A2 Allen	25,000
Iowa 2038D2 Pocahontas	20,000
Iowa 2040C3 Marion	18,000
Iowa 2052C2 Howard	30,000
Mississippi 2023E3 Copiah	30,000
Pennsylvania 2019B2 Warren	9,000
Tennessee 2009K2 Macon	65,000
Washington 2031A2 Chelan	6,000
Wisconsin 2035E2 Richland	20,000
[SEAL] HARRY SLATTE Administ	

[F. R. Doc. 42-1684; Filed, February 26, 1942; 11:17 a. m.]

[Administrative Order No. 668]

CHANGE IN ALLOCATION DESIGNATIONS

FEBRUARY 16, 1942.

Inasmuch as Northern Idaho Rural Electrical Rehabilitation Association, Inc., has assumed the entire indebtedness to United States of America of Sanders Electric Cooperative, Inc., arising out of the loans made by United States of America pursuant to the Rural Electrification Act of 1936, as amended, I hereby amend the Administrative Orders designated below to change the allocation designations specified therein as follows:

Administrative order			Amount of allocation		
No.	Date	Amount of allocation	Advanced	Not advanced	New project designation
19	Sept. 19, 1936	\$70,000	\$70,000		Idaho 4 Bonner (Montana
65	Apr. 5, 1937	15,000	15,000		11 Sanders). Idaho 4 Bonner (Montana 11B Sanders).
170	Dec. 6, 1937	9,000	9,000		Idaho 4 Bonner (Montana 8011C Sanders
389	Sept. 11, 1939	5, 000	612		Idaho 4 Bonner (Montana 0011W1 Sanders).
398	Oct. 6, 1939	29, 000	22, 573. 54	\$4, 388	Idaho 000482 Bonner. Idaho 4 Bonner (Montana 0011D1 Sanders). Idaho 0004D2 Bonner.
	No. 19 65 170 389	No. Date 19 Sept. 19, 1936 65 Apr. 5, 1937 170 Dec. 6, 1937 389 Sept. 11, 1939	No. Date Amount of allocation 19 Sept. 19, 1936 \$70, 000 65 Apr. 5, 1937 15, 000 170 Dec. 6, 1937 9, 000 389 Sept. 11, 1939 5, 000	No. Date Amount of allocation Advanced 19 Sept. 19, 1936 \$70,000 \$70,000 65 Apr. 5, 1937 15,000 15,000 170 Dec. 6, 1937 9,000 9,000 389 Sept. 11, 1939 5,000 612	No. Date Amount of allocation Amount of Advanced Not advanced 19 Sept. 19, 1936 \$70,000 \$70,000

[SEAL]

HARRY SLATTERY, Administrator.

[F. R. Doc. 42-1683; Filed, February 26, 1942; 11:17 a. m.]

[Administrative Order No. 669]

ALLOCATION OF FUNDS FOR LOANS

FEBRUARY 18, 1942.

By virtue of the authority vested in me by the provisions of section 4 of the Rural Electrification Act of 1936, as amended, I hereby allocate, from the sums authorized by said Act, funds for loans for the projects and in the amounts as set forth in the following schedule:

Project designation:	Amount
Arkansas 2029A2 Clark	\$13,000
Colorado 2025A3 Pueblo	10,000
Florida 2025A2 Lee	12,000
Georgia 2081C2 Towns	18,000
Illinois 2002D2 Wayne	20,000
Illinois 2034B2 Jackson	65,000
Indiana 2053B2 Steuben	30,000
Iowa 2009K2 Scott	35,000
Iowa 2074C2 Allamakee	45,000
Kentucky 2037D2 Owen	50,000

Project designation-Con.	Amount				
Kentucky 2040C2 Jessamine	15,000				
South Carolina 2032A2 Calhoun	34,000				
South Carolina 2401A2 York	33,000				
Virginia 2011H2 Rockingham	35, 000				
	HARRY SLATTERY,				
Administ	Administrator.				

[F. R. Doc. 42-1682; Filed, February 26, 1942; 11:17 a. m.]

[Administrative Order No. 670]

ALLOCATION OF FUNDS FOR LOANS

FEBRUARY 18, 1942.

By virtue of the authority vested in me by the provisions of section 4 of the Rural Electrification Act of 1936, as amended, I hereby allocate, from the sums authorized by said Act, funds for

a loan for the project and in the amount as set forth in the following schedule: Project designation: Amount

Arkansas 2029B1 Clark______\$180,000 [SEAL] HARRY SLATTERY,

Administrator. [F. R. Doc. 42-1681; Filed, February 26, 1942;

11:17 a. m.]

FEDERAL TRADE COMMISSION.

IN THE MATTER OF GAETANO ROSSITTO, AN INDIVIDUAL DOING BUSINESS AS EMPIRE PEAT SOIL SPONGE COMPANY

ORDER APPOINTING TRIAL EXAMINER AND FIXING TIME AND PLACE FOR TAKING TESTI-MONY

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 24th day of February, A. D. 1942.

This matter being at issue and ready for the taking of testimony, and pursuant to authority vested in the Federal Trade Commission, under an Act of Congress (38 Stat. 717; 15 U.S.C.A., section 41),

It is ordered, That Andrew B. Duvall, a Trial Examiner of this Commission, be and he hereby is designated and appointed to take testimony and receive evidence in this proceeding and to perform all other duties authorized by law;

It is further ordered, That the taking of testimony in this proceeding begin on Thursday, March 5, 1942, at ten o'clock in the forenoon of that day (eastern standard time) in Room 900, 45 Broadway, New York, New York.

Upon completion of testimony for the Federal Trade Commission, the trial examiner is directed to proceed immediately to take testimony and evidence on behalf of the respondent. The trial examiner will then close the case and make his report upon the evidence.

By the Commission.

[SEAL]

OTIS B. JOHNSON, Secretary.

[F. R. Doc. 42-1697; Filed, February 26, 1942; 11:48 a. m.]

[Docket No. 4651]

IN THE MATTER OF COPPER ROOFS CORPO-RATION, A CORPORATION

ORDER APPOINTING TRIAL EXAMINER AND FIX-ING TIME AND PLACE FOR TAKING TESTIMONY

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 24th day of February, A. D. 1942.

This matter being at issue and ready for the taking of testimony and pursuant to authority vested in the Federal Trade Commission, under an Act of Congress (38 Stat. 717; 15 U.S.C.A., section 41).

It is ordered, That Andrew B. Duvall, a trial examiner of this Commission, be and he hereby is designated and ap-

pointed to take testimony and receive evidence in this proceeding and to perform all other duties authorized by law;

It is further ordered, That the taking of testimony in this proceeding begin on Monday, March 16, 1942, at ten o'clock in the forenoon of that day (Central Standard Time) in Room 372, Federal Building, Milwaukee, Wisconsin.

Upon completion of testimony for the Federal Trade Commission, the trial examiner is directed to proceed immediately to take testimony and evidence on behalf of the respondent. The trial examiner will then close the case and make his report upon the evidence.

By the Commission.

OTIS B. JOHNSON, Secretary.

[F. R. Doc. 42-1696; Filed, February 26, 1942; 11:48 a. m.]

[Docket No. 4654]

IN THE MATTER OF SUPERIOR HUMUS & PEAT MOSS CORPORATION, A CORPORA-TION

ORDER APPOINTING TRIAL EXAMINER AND FIXING TIME AND PLACE FOR TAKING TESTIMONY

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 24th day of February, A. D. 1942.

This matter being at issue and ready for the taking of testimony, and pursuant to authority vested in the Federal Trade Commission, under an Act of Congress (38 Stat. 717; 15 U.S.C.A., section 41).

It is ordered, That Andrew B. Duvall, a Trial Examiner of this Commission, be and he hereby is designated and appointed to take testimony and receive evidence in this proceeding and to perform all other duties authorized by law;

It is jurther ordered, That the taking of testimony in this proceeding begin on Monday, March 9, 1942, at ten o'clock in the forenoon of that day (eastern standard time) in Room 900, 45 Broadway, New York, New York.

Upon completion of testimony for the Federal Trade Commission, the Trial Examiner is directed to proceed immediately to take testimony and evidence on behalf of the respondent. The Trial Examiner will then close the case and make his report upon the evidence.

By the Commission.

[SEAL]

OTIS B. JOHNSON, Secretary.

[F. R. Doc. 42-1698; Filed, February 26, 1942; 11:48 a. m.]

[Docket No. 4687]

IN THE MATTER OF H. W. LEDERER, ET AL.

ORDER APPOINTING TRIAL EXAMINER AND FIX-ING TIME AND PLACE FOR TAKING TESTI-MONY

At a regular session of the Federal Trade Commission, held at its office in

the City of Washington, D. C., on the 24th day of February, A. D. 1942.

This matter being at issue and ready for the taking of testimony, and pursuant to authority vested in the Federal Trade Commission, under an Act of Congress (38 Stat. 717; 15 U.S.C.A., section 41),

It is ordered, That W. W. Sheppard, a trial examiner of this Commission, be and he hereby is designated and appointed to take testimony and receive evidence in this proceeding and to perform all other duties authorized by law:

It is further ordered, That the taking of testimony in this proceeding begin on Friday, March 6, 1942, at two o'clock in the afternoon of that day (Eastern Standard Time), in Hearing Room, Federal Trade Commission Building, 6th and Constitution Avenue, Washington, D. C.

Upon completion of testimony for the Federal Trade Commission, the trial examiner is directed to proceed immediately to take testimony and evidence on behalf of the respondent. The trial examiner will then close the case and make his report upon the evidence.

By the Commission.

OTIS B. JOHNSON, Secretary.

[F. R. Doc. 42-1699; Filed, February 26, 1942; 11:48 a. m.]

SECURITIES AND EXCHANGE COM-MISSION.

[File No. 1-835]

IN THE MATTER OF ALTORFER BROTHERS COMPANY \$3.00 CUMULATIVE CONVERT-IBLE PREFERENCE STOCK, NO PAR VALUE

ORDER SETTING HEARING ON APPLICATION TO WITHDRAW FROM LISTING AND REGISTRA-TION

At a regular session of the Securities and Exchange Commission, held at its office in the City of Washington, D. C., on the 25th day of February, A. D. 1942.

The Altorfer Brothers Company, pursuant to section 12 (d) of the Securities Exchange Act of 1934 and Rule X-12D2-1 (b) promulgated thereunder, having made application to the Commission to withdraw its \$3.00 Cumulative Convertible Preference Stock, No Par Value, from listing and registration on the Chicago Stock Exchange; and

The Commission deeming it necessary for the protection of investors that a hearing be held in this matter at which all interested persons be given an opportunity to be heard;

It is ordered, That the matter be set down for hearing at 10 a.m. on Monday, March 23, 1942, at the office of the Securities & Exchange Commission, 105 West Adams Street, Chicago, Illinois, and continue thereafter at such times and places as the Commission or its officer herein designated shall determine, and that general notice thereof be given; and It is further ordered, That Henry Fitts, an officer of the Commission, be and he hereby is designated to administer oaths and affirmations, subpoena witnesses, compel their attendance, take evidence, and require the production of any books, papers, correspondence, memoranda or other records deemed relevant or material to the finquiry, and to perform all other duties in connection therewith authorized by law.

By the Commission.

[SEAL] FRANCIS P. BRASSOR, Secretary.

[F. R. Doc. 42-1692; Filed, February 26, 1942; 11: 32 a. m.]

[File No. 811-421]

IN THE MATTER OF RAPID TRANSIT INVESTMENT FUND NO. 2

NOTICE OF AND ORDER FOR HEARING

At a regular session of the Securities and Exchange Commission, held at its office in the City of Washington, D. C., on the 25th day of February, A. D. 1942.

An application having been filed by the above named applicant under and pursuant to the provisions of section 8 (f) of the Investment Company Act of 1940 for an order declaring that it has ceased to be an investment companyl.

It is ordered, That a hearing on the aforesaid application be held on March 9, 1942, at 10:00 o'clock of the forenoon of that day in the Securitles and Exchange Commission Building, 1778 Pennsylvania Avenue NW., Washington, D. C. On such day the hearing room clerk in Room 1102 will advise interested parties where such hearing will be held.

It is jurther ordered, That Charles S. Lobingier, Esquire, or any other officer or officers of the Commission designated by it for that purpose shall preside at the hearing on such matter. The officer so designated to preside at such hearing is hereby authorized to exercise all the powers granted to the Commission under sections 41 and 42 (b) of the Investment Company Act of 1940 and to trial examiners under the Commission's Rules of Practice.

Notice of such hearing is hereby given to the above named applicant and to any other persons whose participation in such proceedings may be in the public interest or for the protection of investors.

By the Commission.

[SEAL] FRANCIS P. BRASSOR, Secretary.

[F. R. Doc. 42-1693; Filed, February 26, 1942; 11:32 a. m.]

[File No. 811-422]

IN THE MATTER OF INTERURBAN INVEST-MENT FUND NO. 2

NOTICE OF AND ORDER FOR HEARING

At a regular session of the Securities and Exchange Commission, held at its office in the City of Washington, D. C., on the 25th day of February A. D. 1942.

An application having been filed by the above named applicant under and pursuant to the provisions of section 8 (f) of the Investment Company Act of 1940 for an order declaring that it has ceased to be an investment company.

It is ordered, That a hearing on the aforesaid application be held on March 9, 1942, at 10:30 o'clock of the forenoon of that day in the Securities and Exchange Commission Building, 1778 Pennsylvania Avenue NW., Washington, D. C. On such day the hearing room clerk in Room 1102 will advise interested parties where such hearing will be held.

It is further ordered, That Charles S. Lobingier, Esquire, or any other officer or officers of the Commission designated by it for that purpose shall preside at the hearing on such matter. The officer so designated to preside at such hearing is hereby authorized to exercise all the powers granted to the Commission under sections 41 and 42 (b) of the Investment Company Act of 1940 and to trial examiners under the Commission's Rules of Practice.

Notice of such hearing is hereby given to the above named applicant and to any other persons whose participation in such proceedings may be in the public interest or for the protection of investors. By the Commission.

[SEAL] FRANCIS P. BRASSOR,

Secretary.

[F. R. Doc. 49-1694; Filed, February 26, 1942; 11:32 a. m.]

[File No. 70-282]

IN THE MATTER OF COMMUNITY POWER AND LIGHT COMPANY; GENERAL PUBLIC UTILITIES, INC.; SOUTHWESTERN PUBLIC SERVICE COMPANY; TEXAS-NEW MEXICO UTILITIES COMPANY; AND GULF PUBLIC SERVICE COMPANY

ORDER POSTPONING HEARING

At a regular session of the Securities and Exchange Commission, held at its office in the City of Washington, D. C., on the 25th day of February, A. D. 1942.

The Commission having on the 11th day of February 1942 issued its order reconvening hearing with respect to plan filed under section 11 (e) of the Public Utility Holding Company Act of 1935 in the above entitled matter which order provides that said reconvened hearing shall be held on February 26, 1942, at the office of the Securities and Exchange Commission, 1778 Pennsylvania Avenue NW., Washington, D. C.; and The parties aforesaid having advised

The parties aforesaid having advised that additional time will be required to secure certain facts and information in connection with the matter aforesaid and having requested that the hearing aforesaid be postponed;

Now, therefore, it is ordered, That the reconvened hearing in the above entitled matter be held at the office of the Securities and Exchange Commission, 18th and Locust Street, Philadelphia, Pa., in such room as may be designated on such date by the hearing room clerk on the 18th day of March 1942.

It is further ordered, That in all other respects the order of this Commission dated February 11th be and the same hereby is affirmed.

By the Commission.

[SEAL]

FRANCIS P. BRASSOR, Secretary.

[F. R. Doc. 42-1695; Filed, February 26, 1942; 11:32 a. m.]