

Washington, Wednesday, May 1, 1946

The President

PROCLAMATION 2689

MOTHER'S DAY 1946

BY THE PRESIDENT OF THE UNITED STATES

OF AMERICA A PROCLAMATION

A I ROOMMALLON

WHEREAS it has become customary on one day of each year to unite our hearts in public celebration of the common bond of humanity which we share in the memory and enjoyment of a mother's love, a mother's training, and a mother's care; and

WHEREAS it is especially appropriate this year after the achievement of victory on a thousand momentous fields of battle that we express the debt of gratitude which each of us owes to his own mother and which we all owe to the mothers of America; and

WHEREAS by Public Resolution 25, 63d Congress, approved May 8, 1914 (38 Stat. 770), the second Sunday in May is designated as Mother's Day and the President is authorized and requested to issue a proclamation calling for the observance of that day: NOW, THEREFORE, I, HARRY S.

NOW, THEREFORE, I, HARRY S. TRUMAN, President of the United States of America, do hereby request that Sunday, May 12, 1946, be observed as Mother's Day with public and private expressions of honor, reverence, and love; and I call upon the officials of the Government to display the flag of the United States on all Government buildings on that day and the people of the United States to display the flag at their homes or other suitable places as a public expression of honor for the mothers of this country.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States of America to be affixed.

DONE at the city of Washington this 27th day of April, in the year of our

Lord nineteen hundred and [SEAL] forty-six, and of the Independence of the United States of America the one hundred and seventieth.

HARRY S. TRUMAN By the President:

DEAN ACHESON,

Acting Secretary of State.

[F. R. Doc. 46-7167; Filed, Apr. 29, 1946; 3:07. p. m.]

PROCLAMATION 2690

NATIONAL, FARM SAFETY WEEK, 1946

BY THE PRESIDENT OF THE UNITED STATES

OF AMERICA

A PROCLAMATION

WHEREAS an increased supply of food is vitally needed to promote peace and happiness in the postwar world; and

WHEREAS farm accidents rob the nation of thousands of lives and millions of dollars worth of food and other property each year; and

WHEREAS experience in previous observances of National Farm Safety Week has clearly shown the necessity and benefits of a coordinated and constant educational farm-safety program:

NOW, THEREFORE, I, HARRY S. TRUMAN, President of the United States of America, do hereby call upon the Nation to observe the week commencing July 21, 1946, as National Farm Safety Week.

And I request all persons and organizations concorned with 'agriculture and farm life to do everything in their power to discover and publish the facts about farm accidents, and to develop practical safety programs which farm people everywhere can translate into direct action against hazards which daily threaten their lives and happiness. As a start, I specifically suggest that the farm people of the country observe National Farm Safety Week by resolving to eliminate at least one hazard a day until their farms are as safe as they can possibly make them.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States of America to be affixed.

DONE at the City of Washington this 27th day of April in the year of our

Lord nineteen hundred and [SEAL] forty-six, and of the Independ-

ence of the United States of America the one hundred and seventieth.

HARRY S. TRUMAN

By the President: DEAN ACHESON.

Acting Secretary of State.

[F. R. Doc. 46-7168; Filed, Apr. 29, 1946; 3:07 p. m.]

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TITLE 6-AGRICULTURAL CREDIT

Chapter II—Production and Marketing Administration (Commodity Credit Corporation)

[Amdt. 1]

PART 260-FLUID MILK PAYMENT PROGRAM OFFER TO MAKE PAYMENTS IN THE PHILA-DELPHIA, PA., SUBURBAN AREA AND IN PENNSYLVANIA AREAS NOS. 4, 6, 8, AND 12, DURING JULY 1945 THROUGH JUNE 1946

The "Offer to Make Payments in Philadelphia, Pa., Suburban Area and in Pennsylvania Areas Nos. 4, 6, 8, and 12 during July 1945 through June 1946" issued by the Commodity Credit Corporation and dated August 8, 1945 (10 F.R. 9825) is hereby amended by deleting paragraph (a) thereof and substituting in lieu thereof the following:

§ 260.40 Philadelphia suburban and other designated Pennsylvania areas-(a) Commodity will make a payment to each handler, regardless of whether or not such handler purchases milk from producers, on Class I milk containing not more than 6.0 percent butterfat disposed of in the Philadelphia, Pennsylvania, suburban area and in the Pennsylvania Areas Nos. 4, 6, 8, and 12, by such handler, as determined by Commodity or its designated agent, from July 1, 1945 through June 30, 1946, except (1) any such milk sold by such handler to another handler, and (2) any such milk disposed of by such handler for use by the armed forces of the United States, as follows:

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. Cents per	r
Area hundredweig	ht
Philadelphia Suburban	40
Pennsylvania Area No. 4 exclusive of the	
Hazleton, Pennsylvania, milk mar-	
keting area as defined in Region II,	
Order G-14 (11 F.R. 3236) under Sup-	
plementary Regulation 15 to the Gen-	
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Provided, That the rate on the quantity of milk which was not received from producers, either directly or from other handlers, shall be reduced by the difference between the prices paid, beginning with the lowest for such nonproducer milk and the price specified for producer milk under applicable orders of the Pennsylvania Milk Control Commission for Class I milk of the same test in the area of sale. Payment will be made to each handler on nonproducer milk only to the extent that receipts from producers, including receipts of producer milk from other handlers, are less than the total Class I milk otherwise eligible for payment, and if satisfactory showing

is made as to price paid for nonproducer milk.

This amendment shall be effective May 1, 1946.

Issued this 29th day of April 1946.

COMMODITY CREDIT CORPORATION JESSE B. GILMER,

Acting President.

Attest:

[SEAL]

M. H. BRIGHTMAN,

Assistant Secretary.

[F. R. Doc. 46-7169; Filed, Apr. 29, 1946; 3:57 p. m.]

TITLE 7—AGRICULTURE

Chapter VI-Soil Conservation Service, Department of Agriculture

PART 601-LAND UTILIZATION PROGRAM UNDER THE BANKHEAD-JONES FARM TEN-ANT ACT

REMOVAL OF TRESPASSING HORSES, MULES, AND BURROS IN THE NORTHERN NEW MEX-ICO GRANT LANDS PROJECT-RIO ARRIBA, SANDOVAL, SANTA FE, AND TAOS COUNTIES, N. MEX.

Whereas a number of horses, mules, and burros are trespassing and grazing on lands in the Northern New Mexico Grant Lands Project, NM-LU-25, administered by the Soil Conservation Service, in Rio Arriba, Sandoval, Santa Fe, and Taos Counties, in the State of New Mexico; and

Whereas these horses, mules, and burros are consuming forage needed for livestock grazing under permits, are causing extra expense to permittees, and are injuring project lands:

Now, therefore, by virtue of the authority vested in the Secretary of Agriculture by section 32 (f), Title III, of the Bankhead-Jones Farm Tenant Act,¹ the following order for the prevention of trespasses and regulation of the use and occupancy of lands in the Northern New Mexico Grant Lands Project, in Rio Arriba, Sandoval, Santa Fe, and Taos Counties, in the State of New Mexico, is issued:

§ 601.23 Temporary closure from livestock grazing. (a) The lands comprising the Northern New Mexico Grant Lands, Project, in Rio Arriba, Sandoval, Santa Fe. and Taos Counties, in the State of New Mexico, are hereby closed for the period beginning May 1, 1946, and ending April 30, 1947, to the grazing of horses, mules, and burros, except those horses, mules, and burros that are lawfully grazing on or crossing lands in such project pursuant to the regulations heretofore promulgated by the Secretary of Agriculture, or that are used in connection with operations authorized by such regulations, or that are used as riding, pack, or draft animals by persons traveling over such lands.

(2) Officers of the Soil Conservation Service are hereby authorized to dispose of, in the most humane manner, all

¹50 Stat. 522, 526 (1937), 7 U.S.C. §1011f (1940).

horses, mules, and burros found trespassing or grazing in violation of this section.

(c) Public notice of intention to dispose of such horses, mules, and burros shall be given by posting notices in public places or advertising in a newspaper of general circulation in the locality in which the Northern New Mexico Grant -Lands Project is located.

Issued this 29th day of April 1946.

[SEAL] CLINTON P. ANDERSON, Secretary of Agriculture.

[F. R. Doc. 46-7205; Filed, Apr. 30, 1946; 11:11 a. m.j

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

[WFO 2]

PART 1401-DAIRY PRODUCTS

REQUIREMENTS FOR PRODUCERS AND AUTHOR-IZED RECEIVERS TO SET ASIDE BUTTER

The fulfilment of requirements for the defense of the United States will result in a shortage of the supply of butter for defense, for private account, and for export; and the following order is deemed necessary and appropriate in the public interest and to promote the national defense:

§ 1401.202 Butter to be set aside— (a) Definitions. (1) "Butter" means the food product usually known as butter and which is made exclusively from milk or cream, or both, with or without common salt, and with or without additional coloring matter, and containing not less than 80 percent by weight of milk fat, all tolerances having been allowed. Unless otherwise specified by the Administrator, such term shall include butter made from milk or cream containing whey cream and shall exclude butter made entirely from whey cream.

(2) "U.S. 89 score," means U.S. Grade C, or 89 score, butter, determined in accordance with the Official United States Standards for Grades of Creamery Butter, issued by the Secretary of Agriculture on January 30, 1943 (8 F. R. 1327).

ture on January 30, 1943 (8 F. R. 1327). (3) "Person" means any individual, partnership, corporation, association, or any other business entity or organized group of persons, whether incorporated or not.

(4) "Authorized receiver" means any person who holds a letter of authority in force and effect, issued to him by the Administrator, to receive butter set aside pursuant to the provisions hereof. The term "authorized receiver" shall also include any person who is authorized pursuant hereto to receive such butter.

(5) "Set aside".means to set aside and hold for sale and delivery to any designated agency.

(6) "Designated agency means (i) the Armed Services of the United States (excluding, for the purposes of this order, the United States Army post exchanges, the United States Navy ship service departments, and the United States Marine Corps post exchanges); (ii) War Shipping Administration; (iii) Veterans' Administration; and (iv) any other agencies designated by the Administrator.

(7) "Armed Services of the United States" means the Army, the Navy, the Marine Corps, and the Coast Guard of the United States.

(8) "Producer" means a person who produces butter subject to the provisions of this order.

(9) "Administrator" means the Administrator, Production and Marketing Administration, United States Department of Agriculture, or any officer or employee of the Department to whom the Administrator has heretofore lawfully delegated, or to whom he may hereafter lawfully delegate, the authority to act in his stead.

(b) Restrictions on producers and authorized receivers of butter. (1) Each person who produced more than 12,000 pounds of butter in any calendar month from May 1945 to April 1946, inclusive, shall set aside in May 1946, and in each subsequent calendar month, a quantity of butter equal to such percentage as the Administrator may order of all butter produced by such person during each such calendar month, regardless of the quantity of butter produced by him during or after May 1946.

(2) Each person who did not produce more than 12,000 pounds of butter in any calendar month from May 1945 to April 1946, inclusive, but who produces more than 12,000 pounds of butter in May 1946 or in any subsequent calendar month shall, during each calendar month thereafter, set aside a quantity of butter equal to such percentage as the Administrator may order'of all butter produced by such person during each such calendar month, regardless of the quantity of butter produced by such person in such month.

(3) In the event of a change in ownership with respect to a creamery, the production record of the former owner with respect to such creamery shall be the basis for reporting and setting aside butter by the new owner; and the purchaser of the creamery shall so report and set aside butter if (i) the person from whom he purchased the creamery was obligated to report and set aside butter, or (ii) such purchaser is required by other provisions hereof to report and set aside butter.

(4) Notwithstanding the restrictions in paragraphs (a) (1), (2), and (3)hereof, any person required by the provisions of such paragraphs to set aside butter may, at his option, sell and deliver all or part of the butter set aside pursuant to the provisions hereof to any authorized receiver who agrees to set aside, upon receipt of such set-aside butter and out of butter owned by him, a quantity of butter equal to the quantity of such set-aside butter so sold and delivered to him; and such authorized receiver shall so set aside such quantity of such butter. An authorized receiver may sell and deliver set-aside butter to another authorized receiver who agrees to set aside, upon receipt of such setaside butter, out of the butter owned by him and in addition to all other butter required to be set aside by him, a quantity of butter equal to the quantity of set-aside butter so sold and delivered to

him. Each person who sells and delivers set-aside butter to an authorized receiver shall deliver, with each such delivery, a certificate, in duplicate, in substantially the following language (with the appropriate information inserted in the blank spaces):

This is to certify that of the ____ pounds of butter sold and delivered by me on _____ pounds are butter set aside pursuant to the provisions of War Food Order No. 2, issued on April 29, 1946, and you are required, pursuant to the provisions of said order, to set aside, upon receipt of such set-aside butter, out of butter owned by you, a quantity of butter equal to the aforesaid quantity of set-aside butter. The balance of ____ pounds is butter free from the restrictions of said order.

I _____ an authorized receiver. (am) (am not)

Name Location Signature This will acknowledge receipt of the above indicated quantity of set-aside butter.

Name Location Signature

The aforesaid certificate, in duplicate, shall be signed (i) by the person selling and delivering set-aside butter, and (ii) by the authorized receiver accepting such set aside butter; and such authorized receiver shall retain, for two years, one copy of such certificate and return the other to the person who sold and delivered such set-aside butter.

(5) All butter set aside pursuant to the provisions hereof shall be salted and shall be U. S. 89 score, or better, and shall be packed as bulk in domestic packages, unless otherwise specified by the Administrator, or, with respect to any particular quantity of butter required to be set aside, as aforesaid, unless

(i) The producer arranges with an authorized receiver to sell and deliver to such authorized receiver unsalted butter, butter below U. S. 89 score, or butter packaged other than as specified herein and such authorized receiver agrees to set aside, upon receipt of such butter, anequal quantity of butter which is salted, is U. S. 89 score, or better, and is packaged as specified herein; or

(ii) The producer or authorized receiver has previously arranged with a designated agency to sell and deliver to such agency unsalted butter, butter below U. S. 89 score, or butter packaged other than as specified herein; or

(iii) The producer manifests by butter grading certificates issued by the Production and Marketing Administration, as aforesaid, or by other written evidence satisfactory to the Administrator. that the total quantity of U.S. 89 score, and better, produced by such producer in the calendar month in which such butter is required to be set aside, is less than the total quantity required to be set aside by such producer in such month, in which event the producer shall set aside all of the U.S. 89 score, and better, produced by him in such month; and thereupon he shall be deemed to have fulfilled the set-aside requirements, as aforesaid. The Administrator may require any person who is required to set aside butter pursuant to the provisions hereof to submit butter grading certificates issued by the aforesaid Production and Marketing Ad-

ministration or other evidences satisfactory to the Administrator relative to the grade of all butter produced or owned by such person.

(6) All butter set aside pursuant to the provisions hereof shall be stored under the same conditions of storage customarily observed to maintain the quality of butter.

(7) Any person who sold and delivered any quantity of butter to any designated agency during April 1946 may consider such quantity of butter as having been set aside, pursuant to the provisions hereof or Administrator's order pursuant hereto, by such person during May 1946 or any subsequent calendar month of 1946. Any person who sells and delivers any quantity of butter to any designated agency during any calendar month of 1946 subsequent to April 1946 in excess of the quantity thereof required to be set aside during such month by such person, pursuant to the provisions hereof or Administrator's order pursuant hereto, may consider such excess quantity of butter as having been set aside by such person during any calendar month of 1946 subsequent to May 1946.

(8) No person may serve as an authorized receiver unless he has received from the Administrator a letter of authority in force and effect to serve as an authorized receiver pursuant hereto. Any letter of authority heretofore issued pursuant to War Food Order No. 2, as amended on April 1, 1945 (10 F.R. 3512), shall be deemed to be a proper letter of authority in force and effect as if issued pursuant to the provisions of this order.

Any person who desires to serve as an authorized receiver on or after May 1. 1946, and who does not hold a letter of authority as aforesaid, shall file with the Administrator an application therefor, upon a form approved by the Administrator. setting forth the information requested in said form of application. Thereupon, the Administrator shall consider such application and issue a letter of authority if, in the opinion of the Administrator, the issuance of such letter of authority is necessary or appropriate in the public interest and to promote the national defense. Any letter of authority effective hereunder may be revoked at any time by the Administrator; and all letters of authority issued to become effective on or after April 1, 1945, shall expire on March 31, 1947, or on such other date as the Administrator may specify by order. No person shall represent himself to be an authorized receiver unless he holds a letter of authority, as aforesaid, in force and effect. No person other than an authorized receiver shall, unless otherwise authorized herein, purchase, receive, or deal in butter set aside pursuant to the provisions hereof.

(c) Inventory restrictions. (1) On and after June 1, 1946:

(i) No producer shall, during any calendar month, unless authorized in writing by the Administrator, produce butter so long as the total quantity of butter, set aside pursuant to the provisions cf this order, owned by such person is equal at least to the total quantity of all butter required, by the provisions of this order, to be set aside by such person during the immediately preceding calendar month; and

(ii) No authorized receiver shall, during any calendar month, unless authorized in writing by the Administrator, buy, contract to buy, accept delivery of, or otherwise acquire butter so long as the total quantity of butter, set aside pursuant to the provisions of this order, owned by such person is equal at least to the total quantity of butter required, by the provisions of this order, to be set aside by such person during the immediately preceding calendar month.

(2) Each producer and each authorized receiver, respectively, shall retain in his possession at all times a quantity of set-aside butter which is equal to the total quantity of butter required to be set aside by each such person minus the quantity of set-aside butter (i) sold and delivered by such person to authorized receivers or designated agencies, and (ii) released from the set-aside provisions hereof.

(d) Releases by the Administrator. The Administrator shall release any setaside butter from the restrictions of this order upon receipt of a request for such release from the person owning such setaside butter, if the Administrator determines that no designated agency has contracted for, or declared its intention or desire to contract for, such butter within 15 days after the date on which such butter was offered to designated agencies in accordance with the respective agency's customary procedure for accepting offers.

(e) Existing contracts. The provisions of this order and of any regulation or order pursuant hereto shall be observed without regard to contracts heretofore or hereafter entered into or any rights accrued or payments made thereunder. This order shall not, however, be construed as reducing the amount of butter which any person is required to offer or deliver, under existing contracts or contracts subsequently entered into with any designated agency, to any such agency.

(f) Records and reports. (1) The Administrator shall be entitled to obtain such information from, and require such reports and the keeping of such records by, any person as may be necessary or appropriate, in the discretion of the Administrator, for the enforcement or administration of the provisions of this order, subject to the approval of the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

(2) Every person subject to this order shall, for at least two years (or for such other period of time as the Administrator may designate), maintain an accurate record of his transactions in butter.

(g) Audits and inspections. The Administrator shall be entitled to make such audits and inspections of the books, records and other writings, premises or stocks of butter of any person and to make such investigations as may be necessary or appropriate, in the discretion of the Administrator, for the enforcement or administration of the provisions of this order.

(h) Petition for relief from hardship. Any person affected by this order who

considers that compliance herewith would work an exceptional or unreasonable hardship on him may file a petition for relief with the Administrator. Such petition shall be addressed to Administrator, Production and Marketing Administration, United States Department of Agriculture, Washington 25, D. C. Petitions for such relief shall be in writing and shall set forth all pertinent facts and the nature of the relief sought. The Administrator may consider any such petition and take such action with reference thereto that he deems appropriate, and such action shall be final.

(1) Violations. Any person who violates any provision of this order or of any regulation or order pursuant hereto, may, in accordance with the applicable procedure, be prohibited from receiving, making any deliveries of, or using butter. In addition, any person who wilfully violates any provision of this order or of any regulation or order pursuant hereto is guilty of a crime and may be prosecuted under any and all applicable laws. Further, civil action may be instituted to enforce any liability or duty created by, or to enjoin any violation of, any provision of this order.

(j) Delegation of authority. The administration of this order and the powers vested in the Secretary of Agriculture of the United States, insofar as such powers relate to the administration of this order, are hereby delegated to the Administrator; and the Administrator is hereby authorized to redelegate to any employee or employees of the United States Department of Agriculture any or all of the authority vested in the Administrator by this order.

(k) Communications. All reports to be filed pursuant hereto and all communications concerning this order shall, except as provided herein or unless instructions to the contrary are issued by the Administrator, be addressed to the Administrator, Production and Marketing Administration, United States Department of Agriculture, Washington 25, D. C.

(1) Territorial scope. This order shall apply only in the area included in the 48 States of the United States and the District of Columbia.

(m) *Effective date*. This order shall become effective at 12:01 a. m., e. s. t., May 1, 1946.

Note: The record-keeping requirements of this order have been approved by, and all subsequent record-keeping and reporting requirements will be subject to the approval of, the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

(E.O. 9280, 7 F.R. 10179; E.O. 9577, 10 F.R. 8087)

Issued this 29th day of April 1946. [SEAL] CLINTON P. ANDERSON, Secretary of Agriculture.

[F. R. Doc. 46-7244; Filed, Apr. 30, 1946; 11:34 a. m.]

[WFO 2-1]

PART 1401-DAIRY PRODUCTS

PERCENTAGE OF BUTTER REQUIRED TO BE SET ASIDE IN MAY 1946

Pursuant to the authority vested in me by War Food Order No. 2, effective May 1, 1946 (*supra*), and in order to effectuate the purposes of such order, it is hereby ordered as follows:

§ 1401.203 Percentage of butter to be set aside in May 1946—(a) Definitions. Each term defined in War Food Order No. 2 shall, when used herein, have the same meaning as set forth for such term in said War Food Order No. 2.

(b) Percentage. Each person who produces butter and is required by War Food Order No. 2 to set aside butter during May 1946 shall set aside in such month a quantity of butter equal to 20 percent of all butter produced by him in that month.

(c) Effective date. This order shall become effective at 12:01 a. m., e. s. t., May 1, 1946.

(E.O. 9280, 7 F.R. 10179; E.O. 9577, 10 F.R. 8087, WFO 2, supra)

Issued this 29th day of April 1946.

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

[F. R. Doc. 46-7245; Filėd, Apr. 30, 1946; 11:42 a. m.]

[WFO 2-2]

PART 1401-DAIRY PRODUCTS

REPORTS REQUIRED FOR CERTAIN PRODUCERS AND AUTHORIZED RECEIVERS OF BUTTER

Pursuant to the authority vested in me by War Food Order No. 2, effective May 1, 1946 (*supra*), and in order to effectuate the purposes of such order, it is hereby ordered as follows:

§ 1401.204 Reports—(a) Definitions. (1) Each term defined in War Food Order No, 2 shall, when used herein, have the same meaning as set forth for such term in said War Food Order No. 2.

(b) Reporting requirements. (1)Each person who produced more than 12,000 pounds of butter in any calendar month from May 1945 to April 1946, inclusive, shall correctly complete form "Dairy Products Report No. 2—Butter (Creamery Set-aside Butter Report)" for May 1946 and for each calendar month thereafter during which such person has in his possession, or is obligated to have in his possession, any butter required to be set aside pursuant to the provisions of War Food Order No. 2, regardless of the quantity of butter produced by him during and after May 1946. Each such completed form shall be mailed to the United States Department of Agriculture, Box 6910-A, Chicago, Illinois, not later than the tenth day of the month next succeeding the month for which such report is made.

(2) Each person who did not produce more than 12,000 pounds of butter in any calendar month from May 1945 to April 1946, inclusive, but who produces more than 12,000 pounds of butter in May 1946 or any subsequent calendar month shall correctly complete from "Dairy Products Report No. 2—Butter (Creamery Set-aside Butter Report)" for May 1946 and for each subsequent calendar month thereafter during which such person has in his possession, or is obligated to have in his possession, any butter required to be set aside pursuant to the provisions of War Food Order No. 2, regardless of the quantity of butter produced by the respective person during each such calendar month. Each such completed form shall be mailed to the United States Department of Agriculture, Box 6910-A, Chicago, Illinois, not later than the tenth day of the month next succeeding the month for which such report is made.

(3) Each person authorized pursuant to War Food Order No. 2 to serve as an authorized receiver shall correctly complete form "Authorized Receiver's Report-Butter" for the calendar month during which he was first so authorized and for each calendar month thereafter while such authorization remains in effect and during any additional period during which the respective person has in his possession, or is obligated to have in his possession, or receives any butter required to be set aside pursuant to the provisions of War Food Order No. 2. Each such completed form shall be mailed to the United States Department of Agriculture, Box 6910-A, Chicago, Illinois, not later than the fifteenth day of the month next succeeding the month for which such report is made.

(c) Effective date. This order shall be-come effective at 12:01 a.m., e. s. t., May 1. 1946.

NOTE: All reporting requirements of this order have been approved by, and subsequent reporting and record-keeping requirements will be subject to the approval of, Bureau of the Budget in accordance with the Federal Reports Act of 1942.

(E.O. 9280, 7 F.R. 10179; E.O. 9577, 10 F.R. 8087; WFO 2, supra)

Issued this 29th day of April 1946.

[SEAL]

E. A. MEYER, Assistant Administrator, Production and Marketing Administration.

[F. R. Doc. 46-7246; Filed, Apr. 30, 1946; 11:42 a. m.]

[WFO 19-2, Amdt. 4]

PART 1455-SPICES

RESTRICTED SPICES QUOTAS

War Food Order No. 19-2, as amended (9 F.R. 2458, 4321, 4319, 14877; 10 F.R. 103, 3431), is further amended by deleting the table in § 1455.3 (b) and inserting, in lieu thereof, the following table:

Restricted spice: Percentage Black pepper and white pepper_____ 25 70 Nutmeg_ -----

This amendment shall become effective at 12:01 a. m., e. s. t., May 1, 1946. With respect to violations, rights accrued, liabilities incurred, or appeals taken under said War Food Order No. 19-2, as amended, prior to the effective time of the provisions hereof, the provisions of said War Food Order No 19-2, as amended, in effect prior to the effective time hereof shall be deemed to continue in full force and effect for the purpose of sustaining any proper suit, action, or other proceeding with regard to any such violation, right, liability, or appeal.

(E.O. 9280, 7 F.R. 10179; E.O. 9577, 10 F.R. 8087; WFO 19, as amended, 9 F.R. 2456, 4321, 4319, 9584, 14876; 10 F.R. 103, 3430, 14686; 11 F.R. 1768)

Issued this 29th day of April 1946.

E. A. MEYER,

Assistant Administrator, Pro-duction and Marketing Administration.

[F. R. Doc. 46-7170; Filed, Apr. 29, 1946; 3:57 p. m.]

TITLE 29—LABOR

Chapter VIII-Commissioner of Internal Revenue

[T. D. 5511]

PART 1001-SALARY STABILIZATION UNIT PART 1002-STABILIZATION OF SALARIES

DESIGNATION OF DEPUTY COMMISSIONER OF SALARY STABILIZATION UNIT AS HEAD, SALARY STABILIZATION UNIT

Effective as of March 1, 1946 the Deputy Commissioner of the Salary Stabilization Unit was designated as Head, Salary Stabilization Unit, without change in duties and responsibilities.

Accordingly, wherever the words "Deputy Commissioner of the Salary Stabilization Unit" or words of like import appear in the regulations of the Commissioner of Internal Revenue relating to the stabilization of salaries under the act of October 2, 1942, as amended, entitled "An Act to amend the Emergency Price Control Act of 1942, to aid in preventing inflation, and for other purposes" (Public No. 729, 77th Congress, 2d Session; 56 Stat. 765), in mimeographs, or in any other memoranda, orders or forms issued under the abovez mentioned regulations, such words shall, on and after March 1, 1946, be read: Head, Salary Stabilization Unit.

JOSEPH D. NUNAN, Jr., [SEAL] Commissioner of Internal Revenue.

Approved: April 26, 1946.

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

[F. R. Doc. 46-7171; Filed, Apr. 29, 1946; 4:00 p.m.]

Chapter IX-Department of Agriculture (Agricultural Labor)

[Supp. 2, Amdt. 1]

PART 1102-SALARIES AND WAGES OF AGRI-CULTURAL LABOR IN THE STATE OF CALI-FORNIA

WORKERS IN ALFALFA HAY IN THE IMPERIAL VALLEY

Supplement 2 (9 F.R. 3681) is amended as follows:

Paragraph (b) shall read:

(b) Wage rates: maximum wage rates for harvesting alfalfa hay. (1) Wage rates for mowing, raking, baling, hauling and piling, and hauling and loading into railroad cars of alfalfa hay, and baling flax straw:

(i) Mowing alfalfa hay—40c per acre. (ii) Raking alfalfa hay—45c per acre.

 (iii) Baling alfalfa hay with 4-man crew—
 40¢ per ton for 3 men and 45¢ per ton for lead man.

(iv) Baling flax straw with 4-man crew-50¢ per ton for 3 men and 55¢ per ton for lead man.

(v) Hauling and piling alfalfa hay with 2-man crew up to but not to exceed 9 bales high—3¢ per bale per man.

(vi) Hauling and piling alfalfa hay with 2-man crew where piling is in excess of 9 bales high and for hauling and loading alfalfa hay into railroad cars-31/2¢ per bale per man.

This Amendment 1 to Supplement 2 shall become effective at 12:01 a.m., Pacific Standard Time, April 29, 1946.

(56 Stat. 765 (1942); 50 U.S.C. 961 et seq. (Supp. IV); 57 Stat. 63 (1943); 50 U.S.C. 964 (Supp. IV); 58 Stat. 632 (1944); Pub. Law 108, 79th Cong., E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681; E.O. 9577, 10 F.R. 8087; E.O. 9620, 10 F.R. 12033; E.O. 9651, 10 F.R. 13487; E.O. 9697, 11 F.R. 1691; regulations of the Economic Stabilization Director, 8 F.R. 11960, 12139, 16702; 9 F.R. 6035, 14547; 10 F.R. 9478, 9628; 11 F.R. 2517; regulations of the War Food Administrator, 9 F.R. 655, 12117, 12611, 10 F.R. 7609, 9581; 9 F.R. 831, 12807, 14206, 10 F.R. 3177)

Issued this 29th day of April 1946.

K. A. BUTLER, [SEAL] Acting Director, Labor Branch, U. S. Department of Agriculture.

[F. R. Doc. 46-7203; Filed, Apr. 30, 1946; 11:11 a. m.]

TITLE 20-EMPLOYEES' BENEFITS

Chapter III-Social Security Board, Federal Security Agency

[Regs. 3,1 Further Amended]

PART 403-FEDERAL OLD-AGE AND SURVI-VORS INSURANCE

EVIDENCE AS TO MARRIAGE; COMMON-LAW MARRIAGE

Subparagraph (2) of § 403.702 (d) of Regulations No. 3 (Part 403, Title 20, Code of Federal Regulations, 1940 Supp.) is amended by adding at the end thereof a new undesignated paragraph to read as follows:

The corroborative statements by relatives or other individuals described in (i) and (ii) above may in the discretion of the Board be omitted where the parties entered into a formal marriage ceremony which was void because of a legal impediment then existing to the marriage, and where the impediment was removed and thereafter they continued to live together as man and wife until the application was filed or until the death of one of them, if under applicable State law a valid common-law marriage could come into existence as a result of continued cohabitation as man and wife or

¹5 F.R. 1849. For a chronogical description of the statutory basis for the old-age and survivors insurance system under Title II of the Social Security Act, as amended, and the regulations which have been issued thereunder, see § 403.1 of Regulations No. 3 of the Social Security Board. (§ 403.1, Title 20, Code of Federal Regulations, 1940 Supp.).

a subsequent agreement of marriage, or both.

(Sec. 205 (a), 53 Stat. 1368; sec. 1102, 49 Stat. 647; 42 U.S.C. sec. 405 (a), 1302)

In pursuance of sections 205 (a) and 1102 of the Social Security Act, as amended, the foregoing regulation adopted by the Board is hereby prescribed this 19th day of April 1946.

[SEAL] SOCIAL SECURITY BOARD, A. J. ALTMEYER,

Chairman.

Approved: April 30, 1946. WATSON B. MILLER,

Federal Security Administrator.

[F. R. Doc. 46-7247; Filed, Apr. 30, 1946; 11:51 a.m.]

TITLE 32—NATIONAL DEFENSE

Chapter VIII—Office of International Trade, Department of Commerce

Subchapter B-Export Control

[Amdt. 180]

PART 801-GENERAL REGULATIONS

PROHIBITED EXPORTATIONS

- Section 801.2 *Prohibited exportations* is hereby amended in the following particulars:

The list of commodities set forth in paragraph (b) is amended in the following particulars:

1. The following commodities are hereby added to the list of commodities:

Dept. of Comm. Sched, B	Commodity	Unit	GLV dollar value limits country group	
No.			K	Е
504500	Slack wax, unrefined	Lbs	None	None
505900	Indralatum wax	Gals	None	None
505900	Piasticrude wax	Gais	None	None
505900	Substitute mineral waxes derived from petroleum bases (including substitutes for microcrystalline waxes, petrolatum waxes, and tank bottom short fiber waxes).	Gals	None	None
505900	All other slop waxes	Gals	None	None
596025	Mineral wax	Gals	None	None
604600	Angle irons; beams; channel runners and simplex studs with accessories (shipped together); channels; elevator guide rails; elevator guides; extensions; girders; H-bears; H-beams; I-bars; I-beams; posts; ship channels; T-bars; Tees, punched or shaped; trussed; U-bars; welded steel structures; Zee bars. Iron and steel manufactures;	L. ton	100	25
604900	Metai fabricated door frames	Lbs	100	25
612500	Lavatories, sinks, and other plunibing fixtures		50	25
643500	Lead-covered copper cable	Lbs	25	25
643500	Lead-covered or lead encased copper wirc, except rubber-covered and weather proof.	Lbs	25	25
646500	Hinges and butts of brass or bronze.	Doz. pr	50	25
651530	Foil, lead, and lead-tin	Lbs.	25	25
651598	Castings; caulking yarn; eircles; disks; flanges; plugs; powder; rings; metal packing rings; roof flanges; sash weights; scale weights; shot; shrapnel; sinkers; strips; tape; washers; weights; wire; wool.		25	. 25
788600	Wheel tractors (new), model DW-10.		None	None
	House trailers	Units	None	None
793190 - 829910	Antiknock compounds not of petroleum origin (including ethyl fluid, and any mixture containing more than 3 cc. tetracthyl lead per gallon).	Gals	None 25	25
829990	Glypho sirup		100	25

2. The following commodities are hereby removed from the list of commodities:

Dept. of Com. Sched. B No. Commodity 154903 Cassia (ground or unground). 227100 Citrus oils other than lemon oil.¹

Shipments of any of the above commodities, removed from general license, which were on dock, on lighter, laden aboard an exporting carrier or in transit to a port of exit pursuant to an actual order for export prior to the effective date of this amendment may be exported under the previous general license provisions.

This amendment shall become effective immediately except that with respect to commodities removed from general license, it shall become effective on May 6, 1946.

(Sec. 6, 54 Stat. 714; 55 Stat. 206; 56 Stat. 463; 58 Stat. 671; 59 Stat. 270; E.O. 8900, 6 F.R. 4795; E.O. 9361, 8 F.D. 9861; Order No. 1, 8 F.R. 9938; E.O. 9380, 8

F.R. 13081; E.O. 9630, 10 F.R. 12245; Order No. 390, 10 F.R. 13130)

Dated: April 25, 1946.

JOHN C. BORTON,

Director, Requirements and Supply Branch. [F. R. Doc. 46-7201; Filed, Apr. 30, 1946;

10:50 a. m.j

Chapter IX—Civilian Production Administration

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

PART 984-LEAD

[General Preference Order M-38, as Amended Apr. 2, 1946, Amdt. 1]

Section 984.1 General Preference Order M-38, is hereby amended in the following respects: Item 15 of List I is amended by deleting the words "bars and wool" following the word "Caulking" in the first line.
 Item 54 of List I is amended to read as follows:

54. Tetraethyl. (The manufacturing quota for tetra ethyl will be assigned on individual applications by the producer.)

Issued this 30th day of April 1946.

CIVILIAN PRODUCTION ADMINISTRATION,

By J. JOSEPH WHELAN,

Recording Secretary. [F. R. Doc. 46-7218; Filed, Apr. 30, 1946;

11:32 a.m.]

Chapter XI-Office of Price Administration

PART 1305-ADMINISTRATION

ISO 129, Amdt. 17)

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

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

Supplementary Order 129 is amended in the following respects:

1. Section 11 (a) is amended to read as follows:

(a) Miscellaneous primary forest products as follows:

Post and rail (hurdle type) fencing made from split or round locust, chestnut, Tennessee red cedar or white cedar logs.

2. Section 12 (a) (1) is amended by adding the following to the list of products thereunder:

Telegraph equipment as follows:

All complete items of telegraph equipment, including parts, identifiable as such without further work. This does not include storage batteries, wire and cable connectors, pole line hardware and related items, anchors and other general hardware and related items whose use is not limited to telegraph service equipment and installations.

Teletype, facsimile, and carrier current equipment as follows:

All complete items of teletype, facsimile, and carrier current equipment identifiable as such without further work. This does not include parts, storage batteries, wire and cable connectors, pole line hardware and related items, anchors and other general hardware and related items whose use is not limited to teletype service equipment and installations.

3. Section 12 (c) is amended by adding the following to the list of products thereunder:

Turbines and turbine governors, steam, hydraulic and gas.

Settings, refractory lined, especially engineered, designed and sold for use with the following products covered by RMPR 136: Bollers, power, industrial and marine, 100 P. S. I. and higher; heat exchanger equipment; pulverized fuel burners; and stokers, industrial and marine, with a capacity of 1200 pounds or more.

4. Section 12 (f) is amended by deleting "die heads" and "die sets" from the products listed in specific exceptions thereunder.

5. The paragraph in section 12 (f) referring to parts, repair and replacement, is amended to read as follows:

Parts, repair and replacement, which are designed especially for incorporation in any of the machinery or equipment listed in this section and which are or have been supplied by the manufacturer of machinery and equip-This includes sales of such parts by ment. both manufacturers and resellers.

6. Section 13 (a) is amended by adding the following to the list of commodities thereunder:

Zinc engravers plates, raw and unfinished. Platinum group metals, products, and waste materials covered by MPR 309.

7. Section 16 (a) is amended by adding the following to the list of commodities thereunder:

Dynamite. Explosives and blasting caps. Guanidine carbonate. Guanidine hydrochloride. Guanidine nitrate.

Potato starch.

8. Section 18 (b) (6) is amended to read as follows:

(6) Locust, chestnut, red cedar or white cedar post and rail or hurdle fencing; Reports of post prices and price increases. All producers and resellers of post and rail or hurdle type fencing manufactured from chestnut, locust, red cedar or white cedar must file a copy of their selling prices and a description of each item sold in the six months immediately preceding March 1, 1946, with the Lumber Branch, National OPA Office, Washington 25, D. C., by March 30, 1946, except that in the case of fencing made from white cedar logs said report shall be filed by June 1, 1946. Within ten (10) days following any increase in the selling price of any item, the seller must file an amended copy of his price list.

This amendment shall become effective April 29, 1946.

NOTE: All reporting requirements of this order have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

Issued this 29th day of April 1946.

PAUL A. PORTER.

Administrator.

F. R. Doc. 46-7189; Filed, Apr. 29, 1946; 4:21 p.m.]

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

[RMPR 239, Amdt. 25]

LAMB AND MUTTON CARCASSES AND WHOLE-SALE CUTS

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

Revised Maximum Price Regulation No. 239 is amended in the following respects:

1. In § 1364.177 (b) the text preceding the table is amended to read as follows:

(b) The Zone 2, 3, and 4 prices for carcasses and wholesale cuts are the

prices listed in the following table plus an addition of 50 cents per cwt. for all •items except the following: kosher foresaddle or forequarter, kosher bracelet, whole or half and kosher chuck, whole or half, in which three cases the addition is 60 cents per cwt.; boneless lamb shoulder roll, in which case the addition is 75 cents per cwt.; lean boneless lamb in which case the addition is \$1.50 per cwt.; lean boneless mutton, in which case the addition is \$1.50 per cwt.; regular boneless mutton, in which case the addition is \$1.25 per cwt., and regular boneless lamb, in which case the addition is 75 cents per cwt. and except lamb or mutton kidneys, bulk, and lamb or mutton neckbones, in which two cases no addition may be made.

2. In § 1364.177 (d). (2) footnote 6, following the item, "Fabricated carcasses" is amended by inserting "50 cents per hundredweight" in place of "25 cents per hundredweight."

This amendment shall become effective April 29, 1946.

Issued this 29th day of April 1946. JAMES G. ROGERS, Jr., Acting Administrator.

Approved: April 24, 1946.

CLINTON P. ANDERSON.

Secretary of Agriculture.

[F. R. Doc. 46-7177; Filed, Apr. 29, 1946; 4:21 p. m.]

PART 1499-COMMODITIES AND SERVICES

12

[SR 15, Amdt. 51]

ADJUSTMENT OF MAXIMUM PRICES

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

Supplementary Regulation No. 15 is amended in the following respect:

A new § 1499.75 (a) (28) is added to read as follows:

(28) Repair and replacement parts for specified commodities-(i) Articles covered. This § 1499.75 (a) (28) applies to those repair and replacement parts covered by the General Maximum Price Regulation, which are for use in any of the articles of consumer durable goods listed below:

Domestic cooking and heating stoves cov-ered by Maximum Price Regulation No. 64, except electric ranges.

Domestic washing and ironing machines covered by Revised Maximum Price Regulation No. 86.

Business and office machines covered by Maximum Price Regulation No. 188. Vacuum cleaners and attachments cov-

ered by Revised Maximum Price Regulation No. 111.

Household mechanical refrigerators covered by Revised Price Schedule No. 102 and Maximum Price Regulation No. 598.

It does not apply to replacement units and assemblies for household mechanical refrigerators when they are covered by Revised Maximum Price Regulation No. 136. It also does not apply to parts which are sold by the fabricators of the

parts to a manufacturer for use in the assembly of his completed articles.

(ii) Persons and transactions covered. This § 1499.75 (a) (28) covers sales of repair and replacement parts described in subdivision (i) hereof to wholesalers and retailers of repair or replacement parts. For this purpose, a wholesaler is a person who is not a manufacturer as defined below and who regularly purchases such repair or replacement parts for resale to a purchaser for resale or to a person engaged in the business of repairing any articles of consumer durable goods listed above; and a retailer is a person who regularly sells the repair or replacement parts to a consumer. This section also covers sales by resellers who purchase repair or replacement parts covered by this section at prices adjusted pursuant to the provisions of this sec. tion.

(iii) Adjustment of "manufacturers'" ceiling prices. (a) For purposes of this § 1499.75 (a) (28) a "manufacturer" is (1) a person who operates a plant fabricating repair or replacement parts covered by this section, or (2) a person who is a manufacturer of the articles of consumer durable goods for which repair or replacement parts covered by this section are designed to be used, under the provisions of the regulation covering manufacturers' sales of those articles.

(b) A "manufacturer" of repair and replacement parts covered by this § 1499.75 (a) (28) who has established his ceiling price for the particular part under the General Maximum Price Regulation before April 30, 1946 or who thereafter establishes his ceiling prices under § 1499.2 of the same regulation may adjust his ceiling price so established by the percentage set forth below opposite the article for which the particular repair or replacement part is designed to be used:

Article Percent Domestic cooking and heating stoves covered by Maximum Price Regula-

tion No. 64 except electric ranges____ 5.0

Domestic washing and ironing machines covered by Revised Maximum Price Regulation No. 86------9.5

Vacuum cleaners and attachments covered by Revised Maximum Price

Regulation No. 111 ... 6.0 Household mechanical refrigerators covered by Revised Price Schedule No. 102 and Maximum Price Regula-

tion No. 598______ Business and office machines covered 16.5

by Maximum Price Regulation No. 188.

__ 12.0

(c) A "manufacturer" of repair and replacement parts covered by this section who delivered or offered for delivery during March 1942 an article which meets the definition of "most comparable article" contained in § 1499.3 (a) of the General Maximum Price Regulation except that it need not be currently offered for sale, and who, because he purchased that part for resale must establish his ceiling price for the repair or replacement part under § 1499.3 (a) of the General Maximum Price Regulation after April 30, 1946, shall calculate his ceiling prices by adding to his invoice cost for the article being priced his mark-up on that comparable article computed by dividing its current ceiling price as adjusted under this section by its current invoice cost, according to the method and procedure set forth in § 1499.3 (a).

(d) A "manufacturer" of repair and replacement parts covered by this section who is currently producing or has pro-duced within the preceding twelve months an article which meets the definition of "most comparable commodity" contained in §1499.3 (b) (1) of the General Maximum Price Regulation and who establishes his ceiling prices for such an article after April 30, 1946 under § 1499.3 (b) (1) of the General Maximum Price Regulation shall calculate his ceiling price by applying to his current direct cost for the article being priced the percentage determined by dividing the current ceiling price of the most comparable commodity (as adjusted under this section) by the current unit direct cost of such commodity.

(e) If a "manufacturer" cannot determine his ceiling price for a repair or replacement part under any of the three preceding subparagraphs he shall apply to the Office of Price Administration for the establishment of his ceiling price under § 1499.3 (b) (2) of the General Maximum Price Regulation if he. produces the part himself or under § 1499.3 (c) if he purchases the part for resale. Ceiling prices established under either of those sections will reflect either the price of the "most comparable commodity" or the supplier's prices as the case may be, adjusted in accordance with this paragraph.

(iv) Resellers' ceiling prices. A pur-chaser for resale, other than a "manufacturer" as defined above, of repair or replacement parts covered by this § 1499.75 (a) (28) who purchases such parts after April 30, 1946 shall determine his ceiling price as follows:

(a) A purchaser for resale who delivered or offered for delivery during March 1942 an article which meets the definitions of "most comparable article" contained in § 1499.3 (a) of the General Maximum Price Regulation, except that it need not be currently offered for sale, shall determine his ceiling prices for resales of such parts by adding to his invoice cost the same mark-up he had on that comparable article, according to the method and procedure set forth in that section.

(b) If a purchaser for resale cannot determine his ceiling price under the above method, he shall apply to the Of_{π} fice of Price Administration for the establishment of his ceiling price under 1499.3 (c) of the General Maximum Price Regulation. Ceiling prices established under that section will reflect the supplier's prices adjusted in accordance with this paragraph.

(v) Filing. The determination of a ceiling price under subdivisions (iii) (c), (iii) (d), or (iv) (a) need not be reported to the Office of Price Administration. Each seller, however, must keep complete records showing all the information called for by OPA Form 620-759 with regard to how he determined his resale ceiling price for inspection by the Office of Price Administration, for so long as the Emergency Price Control Act of 1942. as amended, remains in effect.

> No. 85--2

(vi) Notification. At the time of, or prior to the first invoice to a purchaser for resale of articles covered by this 1499.75 (a) (28) 8 showing prices adjusted or determined in accordance with this paragraph, the seller shall notify the purchaser in writing of the method established by this paragraph for determining resale ceiling prices for the articles. This notice may be given in any convenient form.

(vii) Definitions. Unless the context requires otherwise, the definitions set forth in the General Maximum Price Regulation shall apply to the terms used herein.

This amendment shall become effective on the 30th day of April 1946.

(41) Virginia

(43) West Virginia

(196) Craig (226) Bluefield.....

Tifton.

(229)

(230)

Note rovisio	the 30th day of The reporting a ons of this amendr	April 1946. and record-keeping nent have been ap- the Budget in ac-	Declaration 31, Items 5, 7, 11, 12, 21, 29, 30, 31, 40, 41, 43, 196, 226 are amended, Items 228–236, inclusive, are added, and Item 210 is revoked, to read as follows:
(5) C	olorado	Colorado	That portion of the State of Colorado, not designated prior to October 5, 1942 by the Price Administrator as part of any defense-rental area, except the Counties of Boulder, Chaffee, Garfield, Mesa, Moffat, Rio Blanco, Weld, and part of Larimer County, consisting of Townships 4, 5, 6, 7, 8, 9, 10, 11, and 12 North, east of the range line between Ranges 71 and 72 West.
(7) G	eorgia	Georgia	That portion of the State of Georgia, not designated prior to October 5, 1942 by the Price Administrator as part of any defense-rental area, except the Counties of Floyd, Hall, Laurens, Long, Sumer, Thomas, Tift, and Ware.
(11) Io	owa	Iowa	That portion of the State of Iowa, not designated prior to October 5, 1942 by the Price Administrator as part of any defense-rental area, except the Counties of Cerro Gordo, Dubuque, Jasper, Jefferson, Johnson, Wapello, Wood- bury, and in Delaware County that part of Dyersvillo City located therein; in Jones County, that part of Cas- eade Town located therein; in Jackson County, that part of Zwingle Town located therein.
(12) E	ansás	Kansas	That portion of the State of Kausas, not designated prior to October 5, 1942 by the Price Administrator as part of any defense-rental area, except the Counties of Barton, Cloud, Ellis, Finney, Ford, Gray, Lyon, Morris, Russell, Pratt, Reno, and Stafford.
(21) N	fissouri	Missouri	That portion of the State of Missouri, not designated prior to October 5, 1942 by the Price Administrator as part of any defense-rental area, except Buchanan and Cole Counties.
(29) N	North Carolina	North Carolina	That portion of the State of North Carolina, not designated prior to October 5, 1942 by the Price Administrator as part of any defense-rental area, except the Counties of Alamance, Buncombe, Chowan, Edgecombe, Forsyth, Grauville, Moore, Nash, Pender, Perquinans, Wake, and Washington.
(30)	North Dakota	North Dakota	That portion of the State of North Dakota, not designated prior to October 5, 1942 by the Price Administrator as part of any defense-rental area, except the Counties of Bur- leigh, Cass, Grand Forks, Morton, and Ward, and that part of Wilton City in McLean County.
(31) (Dhio	Ohio	That portion of the State of Ohlo, not designated prior to October 5, 1942 by the Price Administrator as part of any defense-rental area, except the Counties of Clinton, Fayette, Guernsey, Lieking, and Muskingum, and that part of Roseville Village located In Perry County.
(40)	ermont	Vermont	part of Roseville Village located in Perry County. That portion of the State of Verniont, not designated prior to October 5, 1942 by the Price Administrator as part of any defense-rental area execut the Counties of Franklin

any defense-rental area, except the Counties of Franklin and Windham.
That portion of the State of Virginia, not designated prior to October 5, 1942, by the Price Administrator as part of any defense-rental area, except the Counties of Accounaek, Albemarle, Alleghany, Amherst, Bedford, Campbell, Frederick, Northampton, Roancke, Shenandoah, and Warten, and the Independent Cities of Charlottesville, Clifton Forge, Danville, Lyuchburg, Roanoke, and Winchester, and in Pittsylvania County, the Magisterial Districts of Tunstall and Dan River, and in Rockbridge County, the Magisterial District of Lexington, and in Tazewell County, the Town of Bluefield.
That portion of the State of West Virginia, not designated prior to October 5, 1942, by the Price Administrator as part of any defense-rental area, except the Counties of Berkeley, Harrison, Logan, McDowell, Mercer, Mineral, Mingo, Raleigh, and Wyoming, and the Magisterial District of Pocatalico in the County of Putnam.
Moffat and Rio Blanco.
McDowell, Mercer, Mingo, Raleigh, and Wyoming. Bluefield Town in Tazewell County.
Tift. Cerro Gordo. any defense-rental area, except the Counties of Franklin and Windham. West Virginia.....

West Virginia. Virginia. Georgia.

Tift. Cerro Gordo. Lyon.

Tifton Mason City Emporia Jefferson City Bismarek-Mandan Iowa Kansas Missouri North Dakota Lyon, Cole, Burleigh and Morton Counties, and that part of Wilton City in McLean County. Muskingum County and that part of Roseville Village located in Perry County. (233) Zanesville Ohio..... Vermont..... Independent City of Lynchburg, and the Counties of Amherst, Bedford, and Campbell.

¹ 10 F.R. 12001, 12162; 11 F.R. 246, 1287, 2189, 3479.

Virginia.....

Colorado

cordance with the Federal Reports Act of 1942.

Issued this 30th day of April 1946. PAUL A. PORTER.

Administrator.

[F. R. Doc. 46-7221; Filed, Apr. 30, 1946; 11:35 a.m.]

PART 1388-DEFENSE-RENTAL AREAS

[Designation and Rent Declaration 31,1

Amdt. 421

DESIGNATION OF CERTAIN AREAS AND RENT

DECLARATIONS RELATING TO SUCH AREAS

In § 1388.1341 of Designation and Rent

This amendment shall become effective May 1, 1946.

Issued this 29th day of April 1946.

PAUL A. PORTER. Administrator.

[F. R. Doc. 46-7185; Filed, Apr. 29, 1946; 4:23 p. m.]

PART 1351-FOOD AND FOOD PRODUCTS [FPR 1,¹ Supp. 18]

IMPORTED GREEN SPANISH OLIVES

A statement of the considerations involved in the issuance of this supplement has been issued and filed with the Division of the Federal Register. ARTICLE I-EXPLANATION OF THE SUPPLEMENT

Sec.

1. Explanation of the supplement.

- 2. Applicability of Food Products Regulation No. 1.
- 3. Definitions.

ARTICLE II-PRICING PROVISIONS

- 4. Maximum prices for sales by processors of imported green Spanish olives.
- 5. Maximum prices for sales by distributors other than wholesalers and retailers.
- 6. Maximum prices that any person may pay for green Spanish olives to be imported into the continental United States.
- 7. Provisions of Article II of Food Products Regulation No. 1 applicable to this supplement.

ARTICLE III-MISCELLANEOUS PROVISIONS

8. Provisions of Article III of Food Products Regulation No. 1 applicable to this supplement.

AUTHORITY: § 1351.483 issued under 56 Stat. 23, 765; 57 Stat. 556; Pub. Law 383, 78th Cong.; Pub. Law 108, 79th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681; E.O. 9599, 10 F.R. 10155; E.O. 9651, 10 F.R. 13487; E.O. 9697, 11 F.R. 1691.

ARTICLE I-EXPLANATION OF THE SUPPLE-MENT

SECTION 1. Explanation of the supplement. (a) This supplement establishes maximum prices for sales of imported green Spanish olives by all persons except wholesalers and retailers.

This supplement also establishes maximum prices that any person may pay for green Spanish olives to be imported into the continental United States.

(b) This supplement applies in the 48 States of the United States and the District of Columbia.

(c) This supplement supersedes the provisions of all other maximum price regulations and orders as to the commodities and sellers covered.

(d) This supplement becomes effective May 6, 1946.

SEC. 2. Applicability of Food Products Regulation No. 1. Important: Not all of the provisions affecting the maximum prices of imported green Spanish olives are stated in this supplement. Those which are not specifically set forth here are stated in Food Products Regulation No. 1, and they are just as much a part of this supplement as if they were printed The "Explanation of the Regulahere. tion" is also a part of this supplement.

The particular sections of Food Products Regulation No. 1 which are applicable to this supplement are listed at appropriate places in the following pro-

visions (in each case the section number set forth in parenthesis is the appropriate section number of Food Products Regulation No. 1). When any appli-cable section of the regulation is amended, the amendment also is applicable to this supplement.

SEC. 3. Definitions. (a) When used in this supplement, the term:

(1) "Imported green Spanish olives" means green olives, with or without pits, green olives' stuffed with peppers or pimientos, and chopped or broken green olives without pits, imported into continental United States from Spain in bulk (e.g. in hogsheads, casks or barrels).

(b) The definitions of the following terms, set forth in the designated sections of Food Products Regulation No. 1, are applicable to this supplement:

"Person" (sec. 1.1 of FPR 1)

"Processor" (sec. 1.2 of FPR 1). "Distributor" (sec. 1.3 of FPR 1). "Wholesaler" and "retailer" (sec. 1.6 of FPR 1).

"Ultimate consumer" (sec. 1.7 of FPR 1).

"Item" (sec. 1.8 of FPR 1). "Container type" (sec. 1.9 of FPR 1).

"Sale" (sec. 1.10 of FPR 1). "Price" (sec. 1.11 of FPR 1)

"Records" (sec. 1.14 of FPR 1).

ARTICLE II-FRICING PROVISIONS

SEC. 4. Maximum prices for sales by processors of imported green Spanish olives. (a) The processor's maximum prices, f. o. b. shipping point, for sales of first quality imported green Spanish olives to purchasers other than government procurement agencies shall be the following prices:

TABLE 1-STUFFED MANZANILLA OLIVES PLACED

Item		Sine of olive	Zones 1					
No.	Container size	Size of olive	Zone 1	Zone 2	Zone 3	Zone 4		
1	No. 5 Tall 1	All sizes	\$2.50	\$2. 515	\$2, 53	\$2. 54		
23	No. 7 Tall		3. 44	3,465	3.49	3. 513		
3	No. 10 Tall 2	do	4.63	4. 665	4.70	4.73		
4	No. 6 Paragon			3.15	3.17	3.19		
5	No. 8 Paragon or Economy	do	3.69	3. 715	3.74	3. 76		
6	No. 12 Paragon	do	5.45	5.49	5. 53	5. 57		
7	No. 16 Paragon	do	7.51	7.56	7.61	7.66		
8	No. 20 Paragon		9.39	9.455	9.52	9.58		
9	No. 32 Mason	do	14.08	14, 185	14, 29	14.39		

TABLE 2-STUFFED MANZANILLA OLIVES THROWN

1 2 3 4 5 6 7 8 9	No. 5 Tall ²	do do do do do do do do do	3. 26 4. 19 2. 88 3. 51 4. 69 6. 57 8. 01	4. 225 2. 90 3. 535 4. 73 6. 62 8. 075	\$2.28 3.31 4.26 2.92 3.56 4.77 6.67 8.14 11.85	\$2. 295 3. 335 4. 295 2. 94 3. 585 4. 81 6. 72 8. 205 11. 955
9	No. 32 Mason	do	11.64	11.745	11.85	11.955

TABLE 3-STUFFED QUEEN OLIVES PLACED

	No. 5 Tall 1	All sizes	\$2.51	\$2. 525	\$2.54	\$2. 555
1	No. 7 Tall 1		3.32	3. 345	3.37	3. 395
	No. 10 Tall	d0	4.14	4. 175	4.21	4. 245
	No. 6 Paragon		2.71	2.73	2.75	2.77
	No. 8 Paragon or Economy	90/100	3. 39	3. 415	3.44	3. 465
		All sizes smaller than 90/100	3. 36	3. 385	3. 41	3. 43
	No. 12 Paragon	70/80	5. 085	5,125	5, 165	5. 203
		80/90	4.95	4.99	5.03	5.07
		90/100	4.81	4.85	4.89	4.93
	1	All sizes smaller than 90/100.	4.68	4.72	4. 76	4.80

See footnotes at end of tables:

¹9 F.R. 6711, 10 F.R. 11298, 12446.

	[Dollars po	er dozen contain	ers]			
Item	Container size	Size of olive		Zon	les l	
No.	Container Sizo	DIZC OF ON VO	Zone 1	Zone 2	Zone 3	Zone 4
11	No. 16 Paragon	70/80		7.17	7.22	7.27
12 13 14		80/90 99/100 All sizes smaller	6.64	6.83 6.69 6.42	6.88 6.74 6.47	6.93 6.79 6.52
15	No 20 Paragon	than 90/100. 70/80	8.95	9.015	9.08	9.143
16 17		80/90	8. 61	8.675	8.74	8.80
18		All sizes smaller than 90/100		8. 335	8,40	8. 46
19 20	No. 32 Mason	70/80 80/90		15.025		15. 23
21		90/100	13.63	13.735	13.84	13.94
22		All sizes smaller than 90/100.	12. 54	12.645	12.75	12.85
	TABLE 4-STUFF	ED QUEEN OLIVES	THRO	WN		
1	No. 7 Tall	Ali sizes	\$3.05	\$3.075	\$3.10	\$3.12
2	No. 10 Tall 1	do	3.93	3.965	4.00	4.03
3	No. 6 Paragon No. 8 Paragon or Economy	do		3.345	3.37	2.50
5	No. 12 Paragon No. 16 Paragon	do	4.47	4.51	4.55	4. 59
6	No. 16 Paragon	do	6.31	6.36	6. 41	6.46
78	No. 20 Paragon. No. 32 Mason	do	7.66	.7. 725 11. 155	7.79 11.26	7.85
	TABLE 5-PLA	IN QUEEN OLIVES	PLACE	D	1	1
1	No. 5 Tall 1	All sizes	\$1.88		\$1.91	
2	No. 7 Tall	do	2.37	2.395	2.42	
3	No. 10 Tall 3	70/80 80/90	3.76			
5		90/100	3. 23			
67		100/130 130/160	3.19		3.26	

TABLE 5-PLAIN QUEEN OLIVES PLACED-Continued

[Dollars per dozen containers]

Zones 1 Item No. Container size Size of olive Zone 2 Zone 3 Zone 4 Zone 1 70/80 \$2.93 2.86 2.78 2.74 \$2,9552,865 2,865 2,765 5,30 4,40 4,32 3,95 3,87 3,80 6,81 5,24 5,09 5,01 4,78 8,635 7,055 6,905 6,455 11,005 110,435 No. 8 Paragon or Economy ... \$2, 98 2, 91 2, 83 2, 79 5, 34 4, 44 4, 36 3, 99 3, 91 3, 84 6, 86 \$3.005 2.935 2.855 2.815 5.38 4.49 4.03 3.95 3.88 6.91 80/100_ 109/130_ 130/160_ 10 11 No. 12 Paragon $\begin{array}{c} \textbf{5.26} \\ \textbf{4.36} \\ \textbf{4.28} \\ \textbf{3.91} \\ \textbf{3.83} \\ \textbf{3.76} \\ \textbf{6.76} \\ \textbf{5.86} \\ \textbf{5.19} \\ \textbf{5.04} \\ \textbf{4.96} \\ \textbf{5.76} \\ \textbf{5.96} \\ \textbf{5.76} \\ \textbf{6.99} \\ \textbf{6.39} \\ \textbf{14.84} \\ \textbf{6.69} \\ \textbf{6.39} \\ \textbf{14.84} \\ \textbf{6.69} \\ \textbf{6.39} \\ \textbf{14.96} \\ \textbf{8.89} \\ \textbf{8.98} \end{array}$ $\begin{array}{c} 12\\ 13\\ 14\\ 15\\ 16\\ 17\\ 18\\ 20\\ 21\\ 22\\ 23\\ 24\\ 25\\ 26\\ 27\\ 28\\ 29\\ 30\\ 31\\ 32\\ 33\\ 34 \end{array}$ 60/70 70/80 80/90 90/100_____ 100/130_____ 130/160_____ No. 16 Paragon..... 60/70_____ 70/80 ... 5.96 5.29 5.14 5.06 4.83 8.70 7.12 6.97 6.82 6.52 15.05 $\begin{array}{c} 6.01\\ 5.34\\ 5.19\\ 5.11\\ 4.88\\ 8.765\\ 7.185\\ 7.035\\ 6.885\\ 6.585\\ 15.155\\ 11.215 \end{array}$ 90/100 100/130 130/160 No. 20 Paragon 60/70..... 70/80 90/100 50/100 100/130 60/70 70/80 No. 32 Mason 11, 11 10, 54 10, 09 9, 94 9, 19 10. 645 10. 195 10: 045 9. 295 80/90_... 9. 985 9. 835 9. 085 100/130 130/160

TABLE 6-PLAIN QUEEN OLIVES THROWN

No. 5 Tall 2		\$1.73 2.25	\$1.745 2.275	\$1.76 2.30	\$1.7
No. 7 Tall ³ No. 10 Tall ³	90/100		2.925	2.96	2.9
No. 10 1 all *	100/130	2.93	2.905	3.00	3.0
	130/160	2.84	2.875	2.91	2.9
e	160/220		2 315	2.85	2.8
No. 8 Paragon or Economy	70/20	2.69	2 715	2.74	
No. 8 Fatagon of Leonomy	70/80	2. 59	2. 615	2.64	2.7
			2.565	2.59	
· · ·	90/100	2. 48			2.6
	100/130	4. 90	2.505	2.53	2.8
	130/160	2.40	2. 425	2.45	2.4
No. 12 Paragon	160/220	2.37	2. 395	2.42	. 2.4
No. 12 Paragon	70/80	3.80	3.84	3.88	3.1
	80/90	3.64	3.68	3.72	3.
	90/100	3. 53	3. 57	3.61	3.1
	100/130	3.46	3.50	3. 54	3.
	130/160	3.34	3.38	3.42	3.
N. 10 Decem	160/220	3.16	3.20	3. 24	3. :
No. 16 Paragon	70/80	5.00	5.05	8.10	5.
	80/90	4.73	4.78	4.83	4.
	90/100		4.67	4.72	4.
	100/130		4.60	4.65	4.
	130/160		4.41	4.46	4.
27	160/220		4.30	4.35	4.
No. 20 Paragon			6.115	6.18	6.
	80/90		5. 885	5.95	6.
	90/100	5.67	5.735	5.80	5.
	100/130	5.56	5.625	5.69	5.
	130/160	5.34	5. 405	5.47	5.
	160/220	5. 22	5. 285	5.35	5.
No. 32 Mason	70/80	8.79	8.895	9.00	9.
0	80/90	8.45	8. 555	8.66	8.
6.	90/100		8. 295	8.40	S.
	100/130		8.185	8.29	8.
	130/160			7.91	8.
	160/220	7.55	7.653	7.76	7.

TABLE 7-PITTED MANZANILLA OLIVES PLACED

See footnotes at end of tables.

(b) The processor's maximum price, f. o. b. shipping point, for sales of an item of second quality imported green Spanish olives to purchasers other than Government procurement agencies shall be determined by him by subtracting from the maximum price named in paragraph (a), above, for the item which is most similar to the item being priced, the same dollars-and-cents differential which existed in March 1942 between his maximum prices for the two items.

SEC. 5. Maximum prices for sales by distributors other than wholesalers and retailers. The maximum price for an item of imported green Spanish olives, f. o. b. shipping point, of a distributor who is not a wholesaler or retailer shall be:

(a) The maximum price of his supplier. f. o. b. shipping point, plus incoming freight paid by the distributor if he purchased the particular goods being priced from a supplier other than a wholesaler

TABLE S-PITTED MANZANILLA OLIVES THROWN

[Dollars per dozen containers]

Item	Container size	Size of olive	Zones ¹			
No.	Container size	Size of office	Zone 1	Zone 2	Zone 3	Zone 4
12	No. 5 Tall	All sizes	\$2.20	\$2.215	\$2.23	\$2. 245
3	No. 7 Tall 2 No. 10 Tall 2 No. 8 Paragon	do	2. 51 3. 58 3. 21	2. 535 3. 615 3. 235	2, 56 3, 65 3, 26	2, 585 3, 685 3, 285
5	No. 16 Paragon No. 32 Mason	do		5. 02	5.07 9.13	5. 12 9. 235

TABLE 9-MAXIMUM PRICES FOR BULK SALES 3

[Doilars per gallon, Prices include containers]

Item	Kind and size of olives	Circ of container	Zones 1				
No.		Size of container	Zone 1	Zone 2	Zone 3	Zone 4	
	0	-					
. 1	Stuffed Manzanillas:	10		40 484	40	40.040	
1	All sizes	48- or 50-gallon barrels.	\$3. 44	\$3.475	\$3, 51	\$3. 545	
	Stuffed Qucen:	3	0.00				
23	70/80	do	3. 53	3. 565	3.60	3. 635	
3		do		3, 495	3, 53	3. 565	
4		do			3.32	3. 355	
5		do		3. 225	3.26	3, 295	
6	130/160	do	3.12	3, 155	3, 19	3. 225	
7		do	3, 12	3.155	3.19	3. 225	
	Plain Queen:						
8	60/70	160- or 170-gallon casks	3. 38	3, 415	3.45	3.485	
9	70/80	do	2.86	2.895	2.93	2.965	
10	80/90	do	2. 56	2. 595	2.63	2,665	
11	90/100	do	2.40	2,435	2.47	2.505	
12	100/130	do	2.33	2.365	2.40	2. 435	
13	130/160	do	2.21	2. 245	2,28	2, 315	
14	160 and smaller		2.10	2. 135	2.17	2. 205	
	Pitted Manzanillas:						
15	Pitted Manzanillas: All sizes	48- or 50-gallon barrels.	2.79	2.825	2.86	2.895	
	Broken Stuffed Man- zanllas:						
16	All sizes	do	2,99	3.025	3.06	3. 095	
20	Broken Stuffed Queen:		2.00		0.00		
17	All sizes	do	2.84	2.875	2, 91	2.94	
18				3.675	3.71	3. 74	

¹ The zone in each case refers to the place where the processors factory is located. The states or areas included in each zone are as follows: Zone 1: New York City.
 Zone 2: Connecticut, Delaware, District of Columibia, Maine, Maryland, Massachusetts, New Hampshire, New Jersey, New York (except New York City), Pennsylvania, Rhode Island, Vermont and Virginia.
 Zone 3: Georgia, Illinols, Indiana, Iowa, Kansas, Kentucky, Michigan, Minnesota, Missouri, Nebraska, North Carolina, Ohio, South Carolina, South Dakota, West Virginia and Wisconsin.
 Zone 4: Alabama, Arizona, Arkansas, California, Colorado, Florida, Idaho, Louisiana, Mississippi, Montana, Nevada, New Mexico, North Dakota, Oklahoma, Oregon, Tennessee, Texas, Utah, Washington and Wyoming.
 ¹ These containers are also known as Hazel, CS linder and Royal.
 ¹ The maximum prices per gallon named in Table 9 apply to oliver packed in the containers indicated in the table. For olives repacked in any of the containurs listed below, the processor shall add the amount per gallon indicated for the appropriate container: 40 or 50 gallon barrels.

48 or 50 gallon barrels	0.0214
30 gallon barrels	.10
15 gallon barrel or keg	. 12
10 gallon keg or kit	
5 gallon keg or kit	. 15
4-1 gallon jars	. 20
1-1 gallon jar	. 2216
6-14 gallon jars	25

or retailer who prices under Maximum Price Regulation 421, 422 or 423. (b) The "net cost" of his supplier un-

der Maximum Price Regulation 421, 422, or 423, plus incoming freight paid by the distributor, if he purchased the particular goods being priced from a wholesaler or retailer who priced under one of those regulations.

SEC. 6. Maximum prices that any person may pay for green Spanish olives to be imported into the continental United States. (a) Except as provided in paragraphs (b) and (c), below, no person in the course of trade or business shall import (buy, receive or in any manner pay for and bring in, deliver or cause to be brought into the continental United States) the following items of imported green Spanish olives at prices higher than the following:

(1) Maximum prices C. I. F. first port or point of entry into continental United States.

Plaln Queens:	Per	Janega
Firsts		\$26.75
Seconds		1 24. 75
Stutied Queens		1 37.25
Stuffed Manzanillas		37.25
Pitted Manzanillas		29.25
Broken olives consisting of Queens and Manza		
nlllas without pits	- +	14.25
All other stuffed olives		37.25
All other plain olives.		16.75
Unpitted fine Manzanillas-Firsts		25.75

¹ These prices are average prices and are the prices at which the following official assortments consisting of 100 hogsheads, casks or barrels are to be imported.

[Hogsheads, casks or barrels]

-1	Official assortments		
Fize	Queen olives, first quality, plain and stuffed	Queen ollves, second quality	
70/80	28	4	
90/100	15	18	
100/110	18	20	
110/120		16	
120/130		8	
130/140 140/150	7	5	
150/160	5	532	
160/150	3	2	
180/200	2	1	
200/220	2	1	
Total	100	100	

For nonoffielal assortments or single size purchases, the c. i. f. maximum prices shall be as follows:

[Maximum price per fanega c. i. f. first port or point of entry into continental United States]

.

	Nonofficial assortments				
Size	Plain Queen olives, first quality	Plain Queen olives, sec- ond quality	Stuffed Queen olives		
70/80	\$29.25	\$25, 30	\$39.75		
\$0/90	28.25	25, 15	38.75		
0/100	27.50	25.00	38,00		
100/110	27.00	24.85	37.50		
10/120	26.75	24.70	37.25		
120/130	20, 50	24.55	37.00		
30/140	26.25	24.40	36.75		
140/150	26.00	24.30	36.50		
150/160	25.50	24.20	36.00		
160/180	25.25	24.10	35.75		
180/200	25.00	24.00	35.50		
200/220	25.00	24.00	35.50		

(2) The word "person" or "importer" as used in this section 6 means the first consignee in the continental United States of the imported green Spanish olives.

(3) The word "fanega" means the Spanish unit of measure which is equivalent to 16 gallons or 97 pounds drained weight for green Spanish olives with pits or stuffing and 72.75 pounds drained weight for those olives without pits or stuffing.

(4) The above prices include foreign export duties or taxes, freight to the point or port of entry into continental United States, insurance on freight to point or port of entry, brokerage, marine insur-

ance, insurance on duty, and all other charges except applicable United States duties. For sales by the foreign seller direct to the first consignee in the continental United States without the services of a broker the applicable maximum price is the price set forth in paragraph (a) (1), above, less 3 percent.

(b) The maximum importing prices set forth above do not apply to any items of imported green Spanish olives on the high seas en route to the United States on April 30, 1946.

(c) Contracts for any of the items of imported green Spanish olives described in paragraph (a) (1), above, entered into prior to April 30, 1946, under which the importing price is higher than the price established by this section may be carried out at the contract price where such contract or contracts are accompanied by an unexpired irrevocable letter or letters of credit having a definite expiration date and where such letter or letters were issued prior to April 30, 1946. Such contracts may be carried out until the expiration date of such letter or letters of credit but no letter of credit providing for a higher maximum importing price shall be renewed or extended after the issuance date of this supplement.

Where a contract is excepted by this paragraph the importer of the imported green Spanish olives shall file a copy of said contract and the accompanying letter of credit with the Processed Fruits and Vegetables Section, Food Price Division, Washington, D. C., on or before May 20, 1946.

After the importer has received the final shipment called for by such excepted contract, he shall report such receipt to the Processed Fruits & Vegetables Section, Food Price Division, Washington, D. C., within two weeks of the receipt of the final shipment, stating that the total amount received did not exceed the quantity specified in such excepted contract.

Every person importing green Spanish olives into the continental United States after May 6, 1946, shall keep for inspection for so long as the Emergency Price Control Act of 1942, as amended, remains in effect, accurate records of each importation, including the date of the contract, the name of the foreign supplier, the price paid and a description of the kind, variety, style and quantity of imported green Spanish olives purchased.

SEC. 7. Provisions of Article II of Food Products Regulation No. 1 applicable to this supplement. The following provisions of Food Products Regulation No. 1 are applicable to this supplement:

(a) Maximum prices for products in new container types or sizes (sec. 2.2 of FPR 1)..

(b) Adjustment of dollars-and-cents maximum prices for processors who perform the wholesale or retail function (sec. 2.3 of FPR 1).

(c) Individual authorization of maximum prices (sec. 2.5 of FPR 1).

(d) Uniform prices where the processor or repacker has more than one factory (sec. 2.7 of FPR 1).

(e) Uniform delivered prices where the seller has customarily been selling on a

f. o. b. shipping point basis (sec. 2.8 of FPR 1).

(f) Payment of brokers (sec. 2.11 of FPR 1).

(g) Maximum prices for sales to government procurement agencies (sec. 2.12 of FPR 1).

(h) Special packing expenses .that may be reflected in maximum prices for sales to government procurement agencies (sec. 2.13 of FPR 1).

(i) Treatment of Federal and State taxes (sec. 2.14 of FPR 1).

(j) Units of sale and fractions of a cent (sec. 2.15 of FPR 1).

(k) Maintenance of customary discounts and allowances (sec. 2.16 of FPR 1).

ARTICLE III-MISCELLANEOUS PROVISIONS

SEC. 8. Provisions of Article III of Food Products Regulation No. 1, applicable to this supplement. The following, provisions of Food Products Regulation No. 1 are applicable to this supplement;

(a) Storage (sec. 3.3 of FPR 1)

(b) Export sales (sec. 3.4 of FPR 1).

(c) Notification of new maximum price (sec. 3.5 of FPR 1).

(d) Records which must be kept (sec. 3.6 of FPR 1).

(e) Sales slips and receipts (sec. 3.8 of FPR 1).

(f) Transfers of business or stock in trade (sec. 3.9 of FPR 1).

(g) Adjustable pricing (sec. 3.11 of FPR 1).

(h) Compliance with the applicable supplement (sec. 3.12 of FPR 1).

(i) Adjustment of maximum prices of food products under "Government contracts" or subcontracts (sec. 3.13 of FPR 1).

(j) Applications for adjustment by sellers who have been found to have violated the Robinson-Patman Act (sec. 3.14 of FPR 1).

(k) Petitions for amendment (sec. 3.16 of FPR 1).

Effective date. This supplement shall become effective May 6, 1946.

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

Issued this 30th day of April 1946.

PAUL A. PORTER,

Administrator.

[F. R. Doc. 46-7222; Filed, Apr. 30, 1946; 11:37 a. m.]

PART 1388-DEFENSE-RENTAL AREAS

[Hotels and Rooming Houses,¹ Amdt. 80]

HOTELS AND ROOMING HOUSES

Schedule A of the Rent Regulation for Hotels and Rooming Houses is amended in the following respects:

1. Items 78b, 113a, 115c, 144a, 169a, 223e, 241b, 337b, 338a, 342b, are added, and

2. Items 42a and 354b are amended to read as follows:

¹ 10 F.R. 15210; 11 F.R. 245, 246, 740, 1299, 2189, 2774, 3480.

FEDERAL REGISTER, Wednesday, May 1, 1946

	Name of defense-rental area	State	County or counties in defense-rental area under rent regulation for hotels and rooming houses	Maximum rent date	Effective date of regulation	Date by which registration statement to be filed (inclusive)
(42a)	Craig	Colorado	Moffat Rio Blanco	Oct. 1, 1944		Feb. 15, 1946 June 15, 1946
(78b)	Tifton	Georgia		Mar. 1, 1945		Do.
(113a)	Mason City	Iowa	Cerro Gordo		do	Do.
(115e)	Emporia	Kansas	Lyon	Mar. 1, 1945		Do.
(144a)	Greenfield	Massachusetts	Franklin	Jan. 1, 1945	do	Do.
(169a)	Jefferson City	Missouri	Cole		do	D_{0}
(223e)	Bismarck-Maudan	North Dakota	Burieigh and Morton Counties and that part of Wilton City in Me- Lean County.	Mar. 1, 1945	do	Do.
(241b)	Zanesvilie	Ohio	Muskingum County and that part of Roseville Village located in Perry County.	do	do	Do.
(337b)	Brattleboro	Vermont		Jan. 1, 1945	do	Do.
(338a)		do		do	do	Do.
(342b)	Lynchburg	Virginia			do	Do.
(354b)	Biuefield	West Virginia	Mercer County	Jan. 1, 1945	Apr. 1, 1946	May 15, 1946 June 15, 1946
		Virginia	McDowell, Mingo, Raleigh, and Wyoming Bluefield Town in Tazewell County	do	Apr. 1, 1946	May 15, 1946

This amendment shall become effective May 1, 1946.

Issued this 29th day of April 1946.

PAUL A. PORTER, Administrator.

[F. R. Doc. 46-7186; Filed, Apr. 29, 1946; 4:23 p. m.]

PART 1351—FOOD AND FOOD PRODUCTS IRev. SR 14B. Amdt. 31

BREAD AND BAKERY PRODUCTS

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

Paragraph (e) of section 7 of Revised Supplementary Regulation 14B is added to read as follows:

(e) Maximum prices for the sale of rye bread. (1) If you are a producer of rye bread, you may increase your maximum price for the sale of such bread by an amount not exceeding 2 cents per pound: *Provided*, That if such increase results in an amount containing a fraction of a cent, such fraction shall be disregarded and your maximum price shall be rounded to the next lower whole number of cents: *And provided further*, That such increase shall not result in a maximum price for sales at wholesale in excess of 12 cents per pound.

(2) Whenever a producer of rye bread increases his maximum price pursuant to paragraph (a) above, any reseller of such brand may increase his maximum price by a like amount per pound.

(3) As used in this paragraph, "rye" bread means any bread whose flour content consists of rye flour and wheat flour in the ratio of at least 1 part of rye flour to four parts of wheat flour.

(4) This paragraph (e) shall be effective only until July 1, 1946.

This amendment shall become effective April 30, 1946. Issued this 30th day of April 1946.

PAUL A. PORTER, Administrator.

Approved: April 24, 1946.

CLINTON P. ANDERSON, Secretary of Agriculture.

[F. R. Doc. 46-7220; Filed, Apr. 30, 1946; 11:34 a.m.]

PART 1388-DEFENSE-RENTAL AREAS

[Housing 1, Amdt. 86]

HOUSING

Schedule A of the Rent Regulation for Housing is amended in the following respects:

1. Items 78b, 113a, 115c, 144a, 169a, 223e, 241b, 337b, 338a, 342b, are added, and

2. Items 42a and 354b are amended to read as follows:

	Name of defense-rental area	State	County or counties in defense-rentai area under rent regulation for housing	Maximum rent date	Effective date of regu- lation	Date by which registration statement to be filed (inclusive)
(42a)	Craig	Colorado	Moffat Rio Bianco	Oet. 1, 1944	Jan. 1, 1946 May 1, 1946	Feb. 15, 1946 June 15, 1946
(78b)	Tifton	Georgia	Tift	Mar. 1, 1945	do	Do.
(113a)	Mason City	Iowa	Cerro Gordo		do	
(115c)	Emporia	Kansas	Lyon Franklin	Mar. 1, 1945	do	
(144a)	Greenfield	Massaehusetts		Jan. 1, 1945	do	Do.
(169a)	Jefferson City	Missouri	Cole	July 1, 1945	do	Do.
(223e)	Bismarek Manden	North Dakota	Burieigh and Morton Counties and that part of Wilton City in McLean	Mar. 1, 1945	do	Do.
(241b)	Zanesvilie	Ohio	County. Muskingum County and that part of Roseville Viliage located in	do	do	Do.
(2310)	Zauesvinc	0110	Downer Country			
(337b)	Brattleboro	Vermont	Windham	Jan1, 1945	do	
(338a)	St. Albans	do	Frankiin	do	do	Do.
(342b)	Lynchburg	Virginia	Independent City of Lynchburg, and the Counties of Amherst, Bed- ford, and Campbeli.	July 1, 1945	do	Do.
(354b)	Biuefieid	West Virginia		Jan. 1. 1945	Apr. 1,1946	May 15, 1946
(0940)	Dideneid	West vilenna	McDowell, Mingo, Raleigh and Wyoming	do	May 1, 1946	June 15, 1946
		Virginia		do	Apr. 1, 1946	Do.

This amendment shall become effective May 1, 1946.

Issued this 29th day of April 1946.

PAUL A. PORTER, Administrator.

[F. R. Doc. 46-7187; Filed, Apr. 29, 1946; 4:23 p. m.] PART 1315—RUBBER AND PRODUCTS AND MATERIALS OF WHICH RUBBER IS A COMPONENT

[RMPR 229, Amdt. 6]

RETAIL AND WHOLESALE PRICES FOR RUBBER FOOTWEAR .

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

In Appendix A, Table of Maximum Prices Per Pair of Certain Waterproof Rubber Footwear, the maximum prices in the column headed "Maximum Prices for Sales at Wholesale" are amended to read as follows;

¹10 F.R. 13528, 13545, 14399; 11 F.R. 247, 248, 740, 1299, 1773, 2116, 2189, 2445, 3480.

Condinand

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Maximum prices for

TYPE OF FOOTWEAR

loots, other than severe Maximum pric	
occupational: sales at whole	esale
occupational: sales at whole Men's Short, 15"	\$3.30
Boys' Short	3.25
Youths' Short	3.10
Women's Short	2.70
Women's Short, Dress	3.20
Misses' Short	1.80
Child's Short	1.60
Boys' Stormking	4.20
Youths' Stormking	4.00
Men's Legging Short	3.95
Men's Fishing	6.60
Women's Fishing	6.10
Men's Short, Snug Ankle	4.15
Men's Fishing, Snug Ankle	6.75
Men's Duckhunter	6.75
Waders:	
Men's Wading shoe, cleated sole,	
canvas top	3.30
Men's Wading shoe, molded felt sole,	
canvas top	5.55
Men's Rubber, surface, stocking foot_	10.20
Men's reversible, stocking foot	14.85
Men's rubber surface, boot foot	14.35
Men's jeans, covered pants and	
boots	20.70
Men's jeans, covered pants and rub-	
ber boot foot	14.85

..... 14.85

Pacs and Lumbermen's Overs: Men's black 15" Lace Mine pac..... Men's black 15" lace Mine pac, 4.80 steel toe 5.35 -----Men's black 10" Mine pac ... 3.90 Men's black 10" Mine pac, safety toe. Men's black 10" Mine pac, safety toe. 4.25 4.45 Men's lace 15" Molded sole, plain toe_ 5.85 Men's over-the-shoe, Laced_____ 4.45 Men's toplace 16", snug ankle..... Men's toplace 12", snug ankle..... Men's toplace 16", molded sole..... Men's toplace 12", molded sole..... 4.20 3.85 4.70 4.35 Men's Lumberman's Over, half heel (rubber part only)_____ 2.30 Boys' Lumberman's Over, (rubber part only)_____ 2.15 Youth's Lumberman's Over (rubber part only) __ 2.00 Men's black 2-buckle perfection____ 3.10 Men's 1-buckle perfection___ 3.10 Arctics: Men's 5-buckle Rubber, heavy duty___ 4.35 Men's 4-buckle Rubber, heavy duty___ 3.90 Men's 5-buckle Rubber, net, farmweight__ 4.05 Men's 4-buckle Rubber, net, farm-3.60 weight___ Men's 4-buckle Rubber, fleece, farmweight__ 3.75 Boys' 4-buckle Rubber, net, farmweight 8.25 Men's 4-buckle Rubber, farm-weight (blucher) ____ 3.60 Men's 5-buckle Rubber, Midweight bal, net lined_____ 3.75 Men's 5-buckle Rubber, Midweight bal, fleece lined..... 3.85 Men's 4-buckle Rubber, Midweight bal, net lined Men's 4-buckle Rubber, Midweight 3.30 bal. fieece lined_____ 3.40 Men's 4-buckle cloth, heavy duty_. 3.90 Men's 4-buckle cloth, farm-weight (blucher) 8.30 Men's 2-buckle Rubber, net, farmweight_____ 2.80 Men's 1-buckle Rubber, snow excluder____ 2 60 en's 1-buckle cloth, farmweight__ 2 30

Women's 1-buckle cloth 2.00 Men's 5-buckle rubber, Medium weight_ 3.60 Men's 4-buckle Rubber, Medium weight_____ Men's 4-buckle Rubber bal, Light-

weight_____ 2.75 Boys' 4-buckle Rubber, Lightweight_ 2.55 Youths' 4-buckle Rubber, Light-

weight_____ 2.30

3.15

rctics—Continued. sales at whole	esale
Women's 4-buckle Rubber bal, Light-	
weight	\$2.40
Misses' 4-buckle Rubber, Light-	
weight	2.30
Child's 4-buckle Rubber, Lightweight	2.20
Boys' 3-buckle Rubber bal, Light-	
weight	2.50
Youths' 3-buckle Rubber bal, Light-	
weight	2.30
Misses' 3-buckle Rubber, Light-	
weight	2.20
Child's 3-buckle Rubber, Light-	
weight	2.10
Men's high slide rubber	3.20
Boys' high slide rubber	2.75
Men's Low slide rubber	2.75
Men's 4-buckle cloth, lightweight	
cashmerette	3.30
Men's high slide cloth, Lightweight_	4.05
Men's 4-buckle cloth bal, Light-	
weight	3.05
Men's 1-buckle cloth, Lightweight	2.10
Men's Low slide cloth, Lightweight_	3.75
aiters:	
Men's over-the-shoe boot type	2.70
Women's over-the-shoe boot, $10\frac{1}{2}$ "-	2.20
Misses' over-the-shoe boot, 9"	2.10
Child's over-the-shot boot, 8"	2.00
Women's laced velveteen boot, fur	4 00
trim	4.00

Women's warm lined (shearling trim)_ 3.65 Misses' warm lined (shearling trim)_ 3.50 Child's warm lined (shearling trim) 3.40 Women's high slide rubber_____ 2.80 Misses' high slide rubber_____ 2.55 Child's high slide rubber_____ 2.40 Women's high slide rubber overboot_ 2.70 Misses' low slide rubber_____ 1.95 Women's low slide rubber_____ 1.95 Child's low slide rubber_____ 1.95 Women's 2 snap rubber_____ 1.40 Misses' 2 snap rubber_____ 1.40 Child's 2 snap rubber_____ Growing girls' strap type rubber____ 1.40 1.80 Misses' strap type rubber_____ 1.65 Child's strap type rubber____ 1.60 Women's rubber oxford, cloth lined_ 1.20 Women's rubber oxford, unlined 1.30 Rubbers: Men's work, heavy duty_____ 2.00 Men's 2-buckle work, farmweight___ 2.30 1.80 Men's work, farmweight_____ 1.65

Boys' work, farmweight__. Men's work, Storm and/or Semi-Storms Boys' work, Storm and/or Semi-Storms____ -----Men's 2-buckle work_____

1.55

1.50

2.05

1.95

.1.55

1.55

1.45

1.45

1.21

1.10

1.05

1.27

1.21

1.10

1.05

1.05

.97

. 91

. 69

1.01

. 85

.28

. 87

Men's storm, cloth top, wool jersey__ Men's storm, cloth top, cotton jersev___. -----

Men's rubber oxford_____ Men's unlined clog_____ Men's unlined over Women's unlined over_____ Misses' unlined over_____ Child's unlined over Men's storms and/or S. A. overs and

clogs, full lined____ Boys' storms and overs, full lined Youths' storms and overs, full lined_ Women's overs, full lined_____ Growing girls' storms, full lined____ Misses' storms, full lined_____ Child's storms, full lined Women's footholds, calendered sole_

Rubbers, special construction: Men's sandal, molded_____

Men's clog, molded_____ Women's footholds, molded_____ Women's footholds, latex, black, including pouch_____ Women's footholds, latex, spotted, 1.01

including pouch_____

TYPE OF FOOTWEAR-Continued

Maximum prices for sales at wholesale Severe occupational boots and work shoes: Men's black short boot...... Men's black short boot, steel toe... -- \$3.75 4.30 Men's black stormking boot_____ 5.15 Men's black stormking boot, steel 5.70 toe__ Men's stormking, irrigation ____ 5.85 Men's black short fire fighter boot, 5.10 duck . Men's short boot, fire fighter, felt lined ____ 6.45 Men's black stormking fire fighter boot, duck lined_____ 6.90 Men's black stormking fire fighter boot, felt lined_____ 7.55 Men's black hip and thigh boot__ 5.85 Men's black hip and thigh boot, steel toe_____ Men's short boot, heavy duty____ 6.40 4.30 Men's short boot, heavy duty, steel 4.85 toe____ Men's stormking boot, heavy duty___ 5.70 Men's stormking boot, heavy duty, steel toe_____ Men's hip and thigh boot, heavy 6.25 6.40 duty_ Men's hip and thigh boot, heavy duty ,steel toe____ 6.95 --------------Men's black work shoe..... Men's black work shoe, steel toe.... 3.60 4.15 ----- 13.20 Men's black body boot_____ Neoprene coated, par-grip sole: 5.10 Men's short boot, steel toe_____ Men's stormking boot, steel toe_____ 6.80 Men's hip boot, steel toe_____ 7.60 ----Men's rubber work shoe, steel toe____ 4.55 This amendment shall become effective April 30, 1946. Issued this 30th day of April 1946. PAUL A. PORTER, Administrator. [F. R. Dos. 46-7219; Filed, Apr. 30, 1946; 11:34 a.m.] Chapter XIV-War Contracts

Price Adjustment Board

RENEGOTIATION REGULATIONS

The changes and additions to Parts 1602, 1603, 1604 and 1607 set forth below are also contained in Revision 24 of the Renegotiation Regulations dated April 5, 1946.

MAURICE HIRSCH, Colonel, General Staff Corps, Chairman.

PART 1602-PROCEDURE FOR RENEGOTIATION

SUBPART E-COMPLETION OF RENEGOTIATION

§1602.254 paragraph (b) is In amended to read as follows:

§ 1602.254 Progress reports. (b) The several Departmental Boards and Services will prepare and furnish to the Assignments and Statistics Branch biweekly as at the close of business each alternate Friday (counting from Friday, March 22, 1946) the appropriate Progress Report covering 1944 and 1945 fiscal year assignments, and every four weeks (counting from Friday, March 22, 1946) the appropriate Progress Report covering the 1943 fiscal year assignments. (Form SPRA-O in the case of Departments, see §§ 1607.751-1 and 1607.751-2 of this chapter, and Form SPRA-I in the case of Services, see §§ 1607.751-3 and

B

1607.751-4 of this chapter.) On the basis of the information supplied in the Progress Reports of the several Departments, the Assignments and Statistics Branch will prepare Status of Renegotiation Reports (Form SPRA I-BB) and **Operations Reports (Form SPRA I-CC)** and will furnish the same to the War Contracts Board and the Departmental Boards (see §§ 1607.751-6 and 1607.751-8 of this chapter). On the basis of the information supplied in the Progress Reports of the Services, the Assignments and Statistics Branch will prepare Status of Renegotiation Reports (Form SPRA I-B, set forth in § 1607.751-5 of this chapter) and Operations Reports (Form SPRA I-C, set forth in § 1607.751-7 of this chapter). In reporting for 1943, 1944 and 1945 cases, separate reports in similar form will be used for each year.

PART 1603—DETERMINATION OF RENEGOTI-ABLE BUSINESS AND COSTS

SUBPART A-FISCAL YEAR BASIS FOR RENEGO-TIATION AND EXCEPTIONS

In § 1603.313-2 the last sentence is amended to read as follows:

§ 1603.313-2 Renegotiation with respect to fiscal year ending after July 31, * * The provisions of this 1945. section shall not apply (a) with respect to a determination of excessive profits or no excessive profits which is made after the date on which the termination date of the Renegotiation Act, as defined in subsection (h) thereof, becomes fixed or which is made for a part of contractor's fiscal year under § 1603.313-1 (c) (1), which part ended on or before July 31, 1945; (b) with respect to a determination of no excessive profits if the renegotiating agency determines that such determination of no excessive profits would not, under any circumstances, be affected by a change in such termination date. [RR. 313.2]

SUBPART H-COSTS ALLOCABLE AND ALLOW-ABLE AGAINST RENEGOTIABLE BUSINESS

1. In § 1603.384-2 paragraph (c) is amended to read as follows:

\$ 1603.384-2 Costs in connection with the discontinuance of renegotiable business. * * *

(c) Losses from and costs in connection with sale, exchange or abandonment of facilities used in performing renegotiable contracts and subcontracts. (1) Losses from sale, exchange or abandonment of facilities used in performing renegotiable contracts and subcontracts are allocable to renegotiable business in accordance with the provisions of §§ 1603.385-4 and 1603.385-5. Notwithstanding the method of computing such losses for Federal tax purposes, (i) the costs of moving, dismantling, demolishing, protecting and storing such assets will be taken into account in determining whether losses have been sustained and in computing the amount of such losses for the purposes of renegotiation; and (ii) depreciation or amortization incurred with respect to such assets during a period between the end of their use in the performance of renegotiable business and their sale or other disposal will be

disregarded in computing such losses. The excess of such losses over gains from the sale or exchange of such facilities or the excess of such gains over such losses, all as computed under § 1603.385-4 (d), is hereinafter referred to as a "net loss" or a "net gain," as the case may be.

(2) If the cost of facilities used in performing renegotiable contracts and subcontracts has been deducted as an expense rather than treated as a capital expenditure, a loss of the type described in §§ 1603.385-4 and 1603.385-5 will not be realized. In such a case, if the facilities are sold, exchanged or abandoned in connection with the discontinuance of war business, the excess of the total cost of moving, dismantling, demolishing, protecting and storing such facilities over the aggregate of the amounts received or accrued (including therein the salvage value of facilities abandoned) from such a sale or exchange will be treated as a discontinuance cost and is allocable to renegotiable business to the extent that such facilities were used in the performance of renegotiable contracts or subcontracts. The excess of such expenses over such amounts received or accrued, or the excess of such amounts received or accrued over such expenses, is hereinafter referred to as a "net expense" or a "net receipts or accruals" as the case may be.

• (3) The net loss, if any defined in subparagraph (1) of this paragraph shall be allowed as a cost in renegotiation only to the extent such net loss exceeds the net receipts or accruals, if any, as defined in subparagraph (2) of this paragraph. The net expense, if any, as defined in subparagraph (2) of this paragraph shall be allowed as a cost in renegotiation only to the extent such net expense exceeds the net gain, if any, as defined in subparagraph (1) of this paragraph.

2. Paragraph (a) of § 1603.385-4 is amended to read as follows:

§ 1603.385-4 Losses from sale or exchange of facilities used in performing renegotiable contracts or subcontracts. (a) If, as a result of the sale or exchange of tangible property used in performing renegotiable contracts or subcontracts with respect to which depreciation is allowable under section 23 (1), or amortization is allowable under section 124, of the Internal Revenue Code, a contractor sustains a loss, there will be allowed as an item of cost chargeable to renegotiable contracts and subcontracts an amount equal to that portion of such loss which bears the same ratio to the whole of such loss as the aggregate amount of depreciation or amortization on such property allocable to renegotiable business for all fiscal years of the contractor to the date of such sale or exchange bears to the total amount of depreciation or amortization allowed or allowable on such property as a deduction in computing taxable income of the contractor under the Internal Revenue Code for all taxable years to the date of such sale or exchange; subject, however, to the provisions of paragraphs (d) and (c) of this section and subject to the provisions of § 1603.384-2 (c) (3).

PART 1604—DETERMINATION AND ELIMINA-TION OF EXCESSIVE PROFITS

SUBPART B-RECOVERY OF EXCESSIVE PROFITS ALREADY REALIZED

Paragraph (b) of § 1604.423 is amended to read as follows:

§ 1604.423 Withholding as a method of recovery. * * *

(b) Withholding on subcontracts will be effected by a contractor or subcontractor upon a direction issued by a Secretary of a Department or pursuant to his authority. The contractor should make payment to his subcontractor in accordance with the terms of the subcontract until otherwise so directed. The 1943 Act indemnifies any contractor or subcontractor against all claims on account of compliance with a direction to withhold issued by a Secretary of a Department or pursuant to his authority. Any amount so withheld by a contractor or subcontractor shall be held by him for the account of the United States and shall be paid over to a Department upon a direction issued by or pursuant to the authority of a Secretary of a Department.

PART 1607—FORMS FOR RENEGOTIATION SUBPART A—FORMS RELATING TO IDENTIFICA-TION, ASSIGNMENT AND CANCELLATION OF

Section 1607.705-9 is amended to read as follows:

§§ 1607.705–9 Instructions for Preparation of Identification, Tabulation Form (SPRAE-8).

INSTRUCTIONS FOR PREPARING TABULATION FORM SPRAE-8

- Items
- Insert PAB Assignment Number.
 Insert "C" "P" or "O."
- 3. Use Code.
- 4. Insert "A" or "F."

CASES

- 5. Show month of fiscal year by numeral.
- 6. Show year by last numeral.

NOTE A: If a case is renegotiated for a period more or iess than a full fiscal year show the totai number of months, for which data is submitted, in Item 5, leave Item 6 blank and indicate the year invoived (based on the last month for which renegotiation figures are furnished) outside and directly below the Item 6 space on the form.

NOTE B: For all contractors having a fiscal year ending in 1946 enter the numerai 6 outside and directly below Item 6 space on the forms. In Item 5 enter only the number of months upon which "financial data" is based.

9. (A) Amount Recovered, where applicable, to be Net Recovery after adjustment for State Income Taxes.

(B) Amount Recovered, via Unilateral Determination, will be marked by inserting X to the right of figures.

33-33 Indicate only Net Balance of Facilities and Advances outstanding at the time of renegotiation.

36. Show Certificates of Necessity obtained only.

37. Show amounts in use of V Loans and V-T Loans.

39-44. Main Compensation only. (Disallowances actual, to be marked on right of figures by X (Do not show amount disallowed) Indicate Disallowances by symbol for all years. Show Corporate Compensation only)

Card 6. Leave Blank.

Card 7. Limit or abbreviate company name to 24 letters (including spaces). Insert surname of contractor first, viz., Doe John J. &

Card 8. Limit as in Card 7. Nore: Names of subsidiaries limited to 23 letters (including spaces).

GENERAL

A. Omit 000 for all dollar amounts and adjust figures to nearest thousand.

B. All percentage figures must be calculated to 1/10 (one-tenth) of 1%, i. e., 14.1, 13.8, 15.0.

C. All deficit figures to be marked (on right) by X.

D. At bottom of page, describe function, main product, material used.

[RR 705.9]

SUBPART E-FORMS OF REPORTS

Sections 1607.751-1 to 1607.751-8, inclusive, are amended to read as follows:

Form No. SPRA-O \$ 1607.751-1 (Progress Report of Departments). SPRA-O

DEPARTMENTAL BOARD PROGRESS REPORT

(Fiscal year Assignments)¹

- __ Close of Friday _____ From: (Department)
- Assignments & Statistics Branch To: WDPAB-Statistics & Progress Section.
- 1. Gross Assignments received to date ______
- 🗌 2a. Less Reassignments requested, pending at
- WDPAB . ----- -----2b. Less—Reassignments approved, confirmed by
 - WDPAB 3. Net-Assignments charged to this Department
 - Report of progress on net assignments in process:
 - a. Renegotiation not initiated _____
 - b. Statutory renegotiation be-
 - gun c. Bona fide oral agreements reached _____
 - d. Signed agreements in process
 - e. Sub-total (4a through 4d) _ ____

Number

of tabu-

lation

- Forms 5. Report on completed as-SPRAE-8 signments: attached □ 5a. Completed Settle-
- ments __ Cases-Uni-□ 5b. Impasse lateral Determinations (Final)
- 5c. Completed Clearances_____
- Cancellations □ 5d-1. Requested—Pending
- at WDPAB______
- □ 5d-2. Approved firmed by WDPAB. 5e. Sub-total (5a through

 - 6. Grand Total (4e plus 5e should agree with line 3) _____

Rev. 8 March 1946

¹ This form to be used for reporting on 1943, 1944 or 1945 fiscal year assignments.

² Before transmitting Progress Report indicate in appropriate box the number of the last Transmittal Report to or from WDPABfor reconcilement purposes.

IRR 751.1]

§ 1607.751-2 Instructions for Preparation of Departmental Board Progress Report (Form SPRA-O).

INSTRUCTIONS FOR THE PREPARATION OF DE-PARTMENTAL BOARD PROGRESS REPORT (SPRA-

(Fiscal Year 1943 or 1944 Assignments) The Progress Report SPRA-O to be submitted by the:

- 1. Navy Department-Price Adjustment Board
- 2. Navy Department-SSRS
- 3. Maritime Commission **Reconstruction Finance Corporation** 4.
- Treasury Department
- 6. War Shipping Administration

to the Assignments and Statistics Branch of the War Department Price Adjustment Board for the information of the War Contracts Price Adjustment Board and the Joint Price Adjustment Board is designed to show (a) the progress of renegotiation (items 4a to 4d) and (b) the degree of accomplishment on assignments completed (items 5a to 5d-2) and (c) as a reconciliation on net Assignments for which the Department is responsi-ble as well as the end result on Completed Settlements and Clearances and Impasse Cases which have finally resulted in uni-lateral determinations.

Items reported (In order of lines on Form SPRA-O):

Line 1. Total gross assignments received adjusted downWard.) Information source: Cumulative total on last Assignment Trans. Report SPRA I-1 received by you from WDPAB.

Line 2a. Less reassignments requested-Pending at WDPAB. Information source: Plus—Cumulative Total on last Reassign-

ment Request Trans. Report SPRA I-2a5d1. Minus—Cumulative Total on last disapproved Reassignment Trans. Report SPRA

I-2ax5d1x. Minus—Cumulative Total on last Approved Reassignment Trans. Report SPRA I-2b5d2. Net—Reassignments requested—pending. Total to be reported on line 2a. Line 2b. Less reassignments approved—

Confirmed by WDPAB. Information source:

Cumulative total on last Approved Reas-signment Trans. Report SPRA I-2b5d2 de-livered to you by WDPAB.

Line 3. Net assignments charged to this Department. Information source:

Line 1 Minus lines 2a and 2b. Line 4. Report of Progress on Net Assign-

ments in Process.

Line 4a. Renegotiation not initiated. Information source:

Report to you from your Field Offices covering 1943, 1944 or 1945 assignments on which renegotiation has not begun.

Line 4b. Statutory renegotiation begun. Information source:

Report to you from your Field Offices covering 1943, 1944 or 1945 assignments on which renegotiation has begun but on which a bona fide oral agreement has not been reached with contractor.

Line 4c. Bona fide oral agreements reached. Information source:

Report to you from your Field Offices covering 1943, 1944 or 1945 assignments on which a bona fide oral agreement has been reached with contractor.

Line 4d. Signed agreements in process. Information source:

Report to you from your Field Offices plus completed cases under review of Office of Chief prior to delivery to WDPAB of Tabula-tion Report SPRAE-8 attached to Completed Settlement Transmittal Report SPRA I-3a.

Line 4e. Sub-total of lines 4a through 4d. Line 5. Report on Completed Assignments. Line 5a. Completed settlements, Information source:

Cumulative total on your last numbered Completed Settlement Transmittal Report

SPRA I-5a already delivered to WDPAB with Tabulation Form SPRAE-8 for each Settlement attached.

Line 5b. Impasse cases-Unilateral determinations. Information source:

Cumulative total on your last numbered Impasse Unilateral Determination Transmittal Report SPRA I-5b already delivered to WDPAB with Tabulation Form SPRAE-8 for each Unilateral Determination attached.

Line 5c. Completed clearances. Information source:

Cumulative total on your last numbered Completed Clearance Transmittal Report SPRA I-5c already delivered to WDPAB with Tabulation Form SPRAE-8 for each Completed Clearance attached.

Line 5d-1. Cancellations requested-Pending at WDPAB. Information source:

Plus-Cumulative total on last Cancella-tion Request Trans. Report SPRA I-2a5d1.

Minus-Cumulative total on last Disap-proved Cancellation Trans. Report SPRA I-2ax5d1x.

Minus-Cumulative total on last Approved Cancellation Trans. Report SPRA I-2b5d2.

Net-Cancellations requested-pending.

Total to be reported on line 5d-1. Line 5d-2. Cancellations approved—Con-firmed by WDPAB. Information source:

Cumulative total on last Approved Cancellation Trans. Report SPRA I-2b5d2 delivered to you by WDPAB.

Line 5e. Sub-Total of Lines 5a through 5d-2.

Line 6. Grand total (Line 4e plus line 5e should agree with line 3).

Rev. 8 March 1946

[RR 751.2]

§ 1607.751-3 Form No. SPRA I (Progress Report of War Department Services).

WAR DEPARTMENT

PROGRESS REPORT

(Fiscal year assignments) ¹
From: Close of Friday
To: Assignments & Statistics Branch WDPAB—Statistics & Progress Section.
(²) 1. Gross Assignments received to date
2a. Less-Reassignments requested,
pending at WDPAB 2b. Less—Reassignments approved, confirmed by WDPAB
March Hone op Hill Address and March Hone op Hill Address and March Hone op Hill Address and
3. Net—Assignments charged to this Service
4. Report of Progress on Net
Assignments With Service:
a. Renegotiation not initiated b. Statutory renegotiation be-
c. Bona fide oral agreements
reached d. Signed agreements in proc-
ess
the comment
e. Sub-Total (4a through 4d)
5. Reconciliation Report on As-
signments delivered to WDPAB:
Completed Settlements:
 5a-1. For WDPAB Review 5a-2. For WDPAB Approval 5b. Impasse Cases
Completed Clearances:
5c-1 For WDPAB Review
□ 5c-2. For WDPAB Approval
Cancellations:
□ 5d-1. Requested — Pending at WDPAB

□ 5d-2. Approved—Confirmed by

WDIAD	
5e. Sub-Total (5a through	
- 5d)	

6. Grand Total (4e plus 5e should agree with line 3)

Rev. 8 March 1946

¹This form to be used for reporting on 1943, 1944 or 1945 fiscal year assignments. ²Before transmitting Progress Report to WDPAB indicate in appropriate box the number of the last Transmittal Report to or from WDPAB-for reconcilement purposes.

[RR 751.3]

§ 1607.751-4 Instructions for Preparation of War Department Progress Report (Form SPRA I).

INSTRUCTIONS FOR THE PREPARATION OF WAR DEPARTMENT PROGRESS REPORT (SPRA I)

(Fiscal year 1943, 1944 or 1945 Assignments)

To the War Department Price Adjustment Board:

The Progress Report SPRA I to be submitted by the Chiefs of Price Adjustment Sections to the War Department Price Adjustment Board is designed to show (a) the progress of renegotiation in each Service (Items 4a to 4d), (b) the degree of accom-plishment on assignments delivered to the War Department Price Adjustment Board for appropriate action (Items 5a to d), and (c) as a reconciliation of the records of the Chief of Price Adjustment Section with the Assignments and Statistics Branch, War Depart-ment Price Adjustment Board. Those items contained in the report which require weekly reconciliation with the records of the Assignments and Statistics Branch have been provided boxes for the posting of the number of the last Transmittal Report on items delivered to or received from the War Department Price Adjustment Board.

Items reported (In order of lines on form SPRA I) :-Line 1. Total gross assignments received to

date. (It will be noted that this figure is never adjusted downward.)

Information source: Cumulative total on last Assignment Trans. Report SPRA I-1 received by you from WDPAB.

Line 2a. Less—reassignments requested— Pending at WDPAB. Information source: Plus—Cumulative Total on last Reassign-

ment Request Trans. Report SPRA I-2a5d1.

Minus-Cumulative Total on last Disap-

SPRA I-B (Revised 8 March 1946)

NOTE: Figures in parentheses indicate net change since the previous report.

proved Reassignment Trans. Report SPRA

I-2ax5d1x. Minus—Cumulative Total on last Approved Reassignment Trans. Report. SPRA 1-2d5d2. Net-Reassignments Requested-pending. Total to be reported on line 2a.

Line 2b. Less—Reassignments approved— Confirmed by WDPAB. Information source: Cumulative total on last Approved Reas-signment Trans. Report SPRA I-2b5d2 de-livered to you by WDPAB.

Line 3. Net assignments charged to this service. Information source: Line 1 minus lines 2a and 2b.

Line 4. Report of Progress on Net Assignments with Service.

Line 4a. Renegotiation not initiated. Information source:

Report to you from your Field Offices covering 1943, 1944 or 1945 Assignments on which renegotiable has not begun.

Line 4b. Statutory renegotiation begun. Information source:

Report to you from your Field Offices covering 1943, 1944 or 1945 Assignments on which renegotiation has begun but on which a bona fide oral agreement has not been reached with Contractor.

Line 4c. Bona fide oral agreements reached. Information source: Report to you from your Field Offices covering 1943, 1944 or 1945 Assignments on which a bona fide oral agreement has been reached with Contractor.

Line 4d. Signed agreements in process. Information source:

Report to you from your Field Offices plus completed cases under review in Office of Chief of Service prior to delivery to WDPAB atached to Completed Settlement Trans. Report SPRA I-5abc.

Line 4e. Sub-total of lines 4a through 4d. Line 5. Reconciliation report on assignments delivered to WDPAB.

Line 5a-1. Completed settlements for WDPAB review. Information source:

Plus-Cumulative total on your last numbered Completed Settlements Trans. Report SPRA I-5abc covering completed settlements delivered to WDPAB for review.

Minus-Cumulative total on last Returned Settlements Trans. Report SPRA I-5abcx.

Net-Completed Settlements in hands of WDPAB for review. Total to be reported on line 5a-1.

Line 5a-2. Completed settlements for WDPAB approval. Information source:

Plus-Cumulative total on your last numbered Completed Settlements Trans. Report SPRA I-5abc covering Completed Settle-ments delivered to WDPAB for approval.

Minus—Cumulative total on last Returned Settlements Trans. Report SPRA I-5abcx. Net-Completed Settlements in hands of

WDPAB for approval. Total to be reported on line 5a-2.

5b. Impasse cases. Information Line source:

Plus-Cumulative total on your last numbered Impasse Trans. Report SPRA I-5abc delivered to WDPAB.

Minus-Cumulative total on last Returned Impasse Trans. Report SPRA I-5abcx

Net-Impasse Cases in hands of WDPAB-Total to be reported on line 5b. Line 5c-1. Completed clearances for

for WDPAB review. Information source:

Plus—Cumulative total on your last num-bered Completed Clearance Trans. Report SPRA I-5abc delivered to WDPAB for review.

Minus-Cumulative total on last Returned Clearance Trans. Report SPRA I-5abcx. Net-Completed Clearances in hands of

WDPAB for review. Total to be reported on line 5c-1.

5c-2. Completed clearances Line for WDPAB approval. Information source:

Plus—Cumulative total on your last num-bered Completed Clearance Trans. Report SPRA I-5abc delivered to WDPAB for approval.

Minus-Cumulative total on last Returned Clearance Trans. Report SPRA I-5abc. Net-Completed Clearances in hands of

WDPAB for approval-Total to be reported on line 5c-2. Line 5d-1. Cancellations requested—Pend-

ing at WDPAB. Information source:

Plus-Cumulative total on last Cancellation Request Trans. Report SPRA I-2a5d1.

Minus—Cumulative total on last Disap-proved Cancellation Trans. Report SPRA I-2ax5d1x.

Minus-Cumulative total on last Approved Cancellation Trans. Report SPRA I-2b5d2.

N e t-Cancellations requested - pending. Total to be reported on line 5d-1.

Line 5d-2. Cancellations approved—Con-firmed by WDPAB. Information Scurce: Cumulative total on last Approved Cancel-

lation Trans. Report SPRA I-2b5d2 delivered

to you by WDPAB. Line 5e. Sub-total of lines 5a-1 through 5d-2.

Line 6. Grand total (Line 4e plus line 5e should agree with line 3).

Rev. 8 March 1946.

[RR 751.4]

§ 1607.751-5 Form No. SPRA I-B (War Department Price Adjustment Board "Status of Renegotiation Report").

Close of Friday_____

STATUS OF RENEGOTIATION REPORT _____FISCAL YEAR ASSIGNMENTS WAB DEPARTMENT PRICE ADJUSTMENT BOARD

		(A)	(B)	(C)	(D)	(E)	(F) 1	Memorandum, total assign- ments in
Scrvice	Net assign- ments	Renegotia- tion not initiated %	Statutory renegotia- tion begun %	Bona fide oral agreements reached %	Signed agreements in process %	Total assign- ments with the services	Total assign- ments de- livered to WDPAB %	column (F) evidenced by following number of agreements
Army Air Forces. Chemical Warfare. Engineers. Ordnance. Power Procurement. Quartermaster. Signal Corps. Surgeon General. Transportation. War Dept. PAB.								
Total current report	()	()	()	()	()	()	()	(
Total last report								

¹ Details of Column (F) are shown on attached Operations Report SPRA I-C.

Prepared by: Assignments and Statistics Branch, Statistics and Progress Section. [RR751.5]

FEDERAL REGISTER, Wednesday, May 1, 1946

§ 1607.751-6 Form No. SPRA I-BB (Status of Renegotiation Report, ______ Fiscal Year Assignments). SPRA I-BB (Révised 8 March 1946). 0

NOTE: Figures in parentheses indicate net change since the previous report.

Close of Friday

		(A)	(B)	(C)	(D)	(E)	(F) ¹	Memorandum
Department	Net assign- ments	Renegotia- tion not ini- tiated %	Statutory re- negotiation begun %	Bona fide oral agree- ments reached %	Signed agreements in process %	Total assign- ments with the depart- ments and services %	Total assign- ments de- livered or reported to WDPAB %	Total assign- ments in column (F) evidenced by following number of agreements
War Department Navy PAB Navy SSRS Maritime R. F. C. Treasury War Shipping								
Total current report	()	()	()	1		()	()	1

¹ Details of Column (F) are shown on attached Operations Report SPRA I-CC.

Prepared by: Assignments and Statistics Branch WDPAB, Statistics and Progress Section.

[RR 751.6]

§ 1607.751-7 Form No. SPRA I-C (War Department Price Adjustment Board "Operations Report"). SPRA I-C (Revised 8 March 1946).

NOTE: Figures in parentheses indicate net change from the previous report.

Close of Friday

WAR DEPARTMENT PRICE ADJUSTMENT BOARD .

DETAILS OF COLUMN (F) SPRA I-B COVERING FISCAL YEAR ASSIGNMENTS DELIVERED BY SERVICES TO WDPAB

X	Army Air Forces	Chemi- cal War- fare	Engi- neers	Ord- nance	Power Procure Officer	Ouarter- master	Sig- nal Corps	Sur- geon Gen'l	Trans- por- tation	War Dept. PAB	Total (Column F of Status Report)	In Process at WDPAB	Completed by WDPAB
58. Completed settlements: For WDPAB Review For WDPAB Approval											8		
b. Impasse cases: In Process at WDPAB Completed—Agreement Completed—Unilateral					/						• {}		{
c. Completed clearances: For WDPAB Review For WDPAB Approval													{
d. Cancellations: Requested—Pending Approved by WDPAB													. (
Total current report			-	-	-						()		(
Total previous report Net change) ()	()	()	()		()	()	()			()) ` (

Prepared by: Assignments and Statistics Branch, Statistics and Progress Section.

[RR 751.7]

4736

§ 1607.751-8 Form No. SPRA I-CC (Operations Report, _____ Fiscal Year Assignments).

SPRA I-CC (Revised 8 March 1946)

Note : Figures in parentheses indicate net change from the previous report.

OPERATIONS REPORT 1943 FISCAL YEAR ASSIGNMENTS

Close of Friday

DETAILS OF COLUMN (F) SPRA I-BB COVERING ______ FISCAL YEAR ASSIGNMENTS DELIVERED BY SERVICES AND REPORTED BY DEPARTMENTS TO W DPAB

•	War Depart- ment	Navy PAB	Navy SSRS	Mari- time	RFC	Treasury	War Shipping	Total (Column (F) of Status Report)	In Process at WDPAB	Completed by WDPAB
5a. Completed Settlements								()		()
b. Impasse Case): In Process at WDPAB Completed—Agreement Completed—Unilateral		XX XX	XX XX	. XX . XX	XX XX	XX XX	XX XX			{}
c. Completed clearances								()		()
Requested—Pending Approved by WDPAB								{}	XX	()
Total current report								()		()
Total previous report										
Net change	()	()	()	()	()	()	()	()	()	()

Prepared by: Assignments and Statistics Branch WDPAB, Statistics and Progress Section.

[RR 751.8]

SUBPART I-ADDRESSES

1. The second paragraph of § 1607 .-791-2 is amended to read as follows:

§ 1607.791-2 Members.

Mr. Edwin H. Barker, (Navy Department), Room 3329, Main Navy Building, 18th and Constitution Avenue, N. W., Washington 25, D. C., Tel. Republic 7400, Ext. 5169.

*

2. The last paragraph of § 1607.792 is amended to read as follows:

§ 1607.792 Departmental Price Adjustment Boards.

.

.

Reconstruction Finance Corporation Price Adjustment Board, Attention: Mr. Henry T. Bodman, Chairman, Lafayette Building, 811 Vermont Avenue NW., Washington 25, D. C.; Tel. Executive 3111, Ext. 8 or 48.

[RR 792]

3. In § 1607.793-2 paragraph (e) is amended to read as follows:

§ 1607.793-2 Field offices of Price Adjustment Sections.

(e) Signal Corps. 1 North La Salle Street, Chicago 2, Illinois; Tel. State 9150; 17th and Sansom Streets, Architects Building, Phila-delphia 3, Pennsylvania; Tel. Rittenhouse 5950; Signal Corps Cost Analysis Branch, 1355 Market Street, San Francisco 3, California; Tel. Hemlock 4408.

[F. R. Doc. 46-7078; Filed, Apr. 29, 1946; 9:59 a. m.]

TITLE 49—TRANSPORTATION AND RAILROADS

Chapter I—Interstate Commerce Commission

[S. O. 87, Amdt. 2]

PART 95-CAR SERVICE

SUSPENSION OF DEMURRACE RULES

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 29th day of April A. D. 1946.

Upon further consideration of Service Order No. 87 (7 F.R. 8066), as amended (7 F.R. 8434), codified as § 95.500 of Title 49 C. F. R., and good cause appearing therefor:

It is ordered, That Service Order No. 87, as amended (codified as § 95.500 C. F. R.), be, and it is hereby, further amended by substituting the following paragraph (a) for paragraph (a) thereof:

§ 95,500 Suspension of demurrage rules; Trunk Line Tariff Bureau Tariff No. 139–C I. C. C. No. A–751 (coal). (a) The operation of demurrage rules contained in Trunk Line Tariff Bureau Tariff No. 139-C I. C. C. No. A-751, and supplements thereto, is hereby sus-pended, to the extent that the free time allowed on cars loaded with bituminous and cannel coal and the coal products described in said tariff exceeds six days; that the average free time on cars delivered to storage plants for subsequent delivery to vessels exceeds three days; subject to the exception shown below, that the settlement period for the average account exceeds two months; and that the operation of all of the provisions of said tariff inconsistent with this order is hereby suspended.

Exception: Any excess debits accruing in the account of any particular consignor or consignee during the settlement period ending at 7:00 a.m., May 1, 1946, which are not offset by credits accruing to the same party during that same period because sufficient such credits have not accrued to the particular consignor or consignee due to presently existing strike conditions at coal mines and the holding of bituminous coal at mines under Solid Fuels Administration for War Regulation No. 1 and orders issued pursuant thereto, may be offset by excess credits accruing to the same consignor or consignee in the settlement period ending at 7:00 a. m., July 1, 1946.

It is further ordered, That this amendment shall become effective at 7:00 a.m.,

May 1, 1946; that a copy of this order and direction shall be served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and that notice of this order be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

By the Commission, Division 3.

[SEAL]

W. P. BARTEL. Secretary.

[F. R. Doc. 46-7214; Filed, Apr. 30, 1946; 11:20 a.m.]

Notices

DEPARTMENT OF AGRICULTURE.

Office of the Secretary.

ARMOUR AND CO. ET AL.

ORDER TERMINATING POSSESSION

By virtue of the authority vested in me by the President of the United States under Executive Order No. 9685 (11 F.R. 989), dated January 24, 1946, I hereby find from the information available to me that there is no present interruption of production, as a result of existing or threatened strikes or other labor disturbances, at those plants, facilities, and properties of Armour and Company, Cudahy Packing Company, John Morrell and Company, Swift and Company, and Wilson and Company, possession of which was taken by the Secretary of Agriculture under orders dated January 25, 1946 (11 F.R. 1002), January 26, 1946 (11 F.R. 1053) and February 2, 1946 (11 F.R. 1359), issued under said Executive order, and possession of which has not heretofore been terminated under orders of the Secretary dated February 14, 1946 (11 F.R. 1748), February 21, 1946 (11 F.R. 1992) and February 23, 1946 (11 F.R. 1992). I, therefore, terminate possession by the Government of all such plants, facilities and properties, effective as of 12:01 a. m., April 30, 1946.

Dated: April 29, 1946.

[SEAL] CLINTON P. ANDERSON, Secretary of Agriculture.

[F. R. Doc. 46-7204; Filed, Apr. 30, 1946; 11:11 a.m.]

FEDERAL COMMUNICATIONS COM-MISSION.

[Docket No. 7436]

C. R. BELLATTI

ORDER DESIGNATING APPLICATION FOR HEAR-ING ON STATED ISSUES

In re application of C. R. Bellatti, Stillwater, Oklahoma, for construction permit; Docket No. 7436, File No. B3-P-4426.

At a session of the Federal Communications Commission held at its offices in Washington, D. C. on the 13th day of March 1946;

The Commission having under consideration the above-listed application of C. R. Bellatti, for a construction permit to erect a new standard broadcast station at Stillwater, Oklahoma, to operate on 1490 kc, with a power of 250 watts, unlimited time;

It is ordered, That the said application be designated for hearing on the following issues:

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

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

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

4. To determine whether the operation of the proposed station would involve objectionable interference with Station KBIX, Muskogee, Oklahoma, KOMA, Oklahoma City, Oklahoma; and, if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.

5. To determine whether the operation of the proposed station would involve objectionable interference with any proposed broadcast service, particularly the station proposed at Wichita, Kansas, operating on 1490 kc, with 250 watts power, unlimited time; and, if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.

6. To determine whether the installation and operation of the proposed station will be in compliance with the Commission's rules and Standards of Good Engineering Practice concerning standard broadcast stations. By the Commission.

[SEAL]

T. J. SLOWIE, Secretary.

[F. R. Doc. 46-7192; Filed, Apr. 30, 1946; 10:32 a. m.]

[Docket Nos. 7460, 7461]

PEACH BOWL BROADCASTERS, AND GRASS VALLEY-NEVADA CITY BROADCASTERS, INC.

ORDER DESIGNATING APPLICATION FOR CON-SOLIDATED HEARING ON STATED ISSUES

In re applications of Peach Bowl Broadcasters, a partnership composed of Beverly B. Ballard, Dewey Allread, Jr., and Clyde I. Goodnight, Yuba City, Calif., Docket No. 7460, File No. B5-P-4488; Grass Valley-Nevada City Broadcasters, Inc., Grass Valley, Calif., Docket No. 7461, File No. B5-P-4616; for construction permits.

At a session of the Federal Communications Commission held at its offices in Washington, D. C., on the 20th day of March 1946;

The Commission having under consideration the above-listed applications of Peach Bowl Broadcasters, and Grass Valley-Nevada City, for construction permits to erect new standard broadcast stations at Yuba City and Grass Valley, California, respectively;

It is ordered, That the said applications be designated for hearing together in a consolidated proceeding upon the following issues:

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

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

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

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

5. To determine whether the installation and operation of the proposed stations would be in compliance with the Commission's rules and Standards of Good Engineering Practice concerning standard broadcast stations.

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

By the Commission.

[SEAL]

T. J. SLOWIE, Secretary.

[F. R. Doc. 46-7193; Filed, Apr. 30, 1946; 10:32 a. m.]

[Docket No. 7425]

JOSEPH T. CONNOLLY ET AL.

ORDER DESIGNATING APPLICATION FOR CON-SOLIDATED HEARING ON STATED ISSUES

In re application of Joseph T. Connolly, George Lewis and David P. Gullette, Williamsport, Pa., for construction permit; Docket No. 7425, file No. B2-P-4298.

At a session of the Federal Communications Commission held at its offices in Washington, D. C., on the 7th day of March 1946;

The Commission having under consideration the above-listed application of Joseph T. Connolly, George Lewis and David P. Gullette, for a construction permit to erect a new standard broadcast station at Williamsport, Pennsylvania, to operate on 1340 kc, with a power of 250 watts, unlimited time,

It is ordered, That the said application be designated for hearing in a consolidated proceeding with the applications of Penn Lincoln Broadcasting Company, Inc. (File No. B2-P-4394; Docket No. 7426); and of Harry J. W. Kiessling, Carl F. Stroehmann, Frank E. Plankenhorn and William P. Wilson d/b as Williamsport Radio Broadcasting Associates (File No. B2-P-4549; Docket No. 7427), on the following issues:

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

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

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

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

5. To determine whether the installation and operation of the proposed station will be in compliance with the Commission's Rules and Standards of Good Engineering Practice governing standard broadcast stations.

6. To determine on a comparative basis whether in view of the facts to be adduced under the issues hereinbefore set forth, and under the issues in Dockets 7426 and 7427, which, if any, of the applications in this consolidated proceeding should be granted, and, if so, which of the frequencies, 1230 or 1340 kc, should be assigned to the successful applicant or applicants.

By the Commission.

[SEAL] T. J. SLOWIE, - Secretary.

[F. R. Doc. 46-7194; Filed, Apr. 30, 1946; 10:32 a.m.]

[Docket No. 7426]

· PENN LINCOLN BROADCASTING CO. INC.

SOLIDATED HEARING ON STATED ISSUES

In re application of Penn Lincoln Broadcasting Company, Inc., Williamsport, Pennsylvania, for construction permit; Docket No. 7426; File No. B2–P–4394.

At a session of the Federal Communications Commission held at its offices in Washington, D. C., on the 7th day of March, 1946;

The Commission having under consideration the above-listed application of Penn Lincoln Broadcasting Company, Inc., for a construction permit to erect a new standard broadcast station at Williamsport, Pennsylvania, to operate on 1230 kc, with power of 250 watts, unlimited time;

It is ordered, That the said application be designated for hearing in a consolidated proceeding with the applications of Joseph T. Connoly, George Lewis & David P. Gullette (File No. B2-P-4298; Docket No. 7425); and of Harry J. W. Kiessling, Carl F. Stroehmann, Frank E. Plankenhorn & William P. Wilson d/b as Williamsport Radio Broadcasting Associates (File No. B2-P-4549; Docket No. 7427), on the following issues:

1. To determine the legal, technical, financial, and other qualifications of the applicant corporation, its officers, directors, and stockholders, to construct and operate the proposed station.

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

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

4. To determine whether the operation of the proposed station would involve objectionable interference with any existing or proposed broadcast service, and particularly with stations WENY, Elmira, New York; and WKOK, Sunbury, Pennsylvania; and, if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.

5. To determine whether the installation and operation of the proposed station will be in compliance with the Commission's rules and Standards of Good Engineering Practice governing standard broadcast stations.

6. To determine on a comparative basis whether in view of the facts to be adduced under the issues hereinbefore set forth, and under the issues in Dockets 7425 and 7427, which, if any, of the applications in this consolidated proceeding should be granted, and, if so, which of the frequencies, 1230 kc or 1340 kc, should be assigned to the successful applicant or applicants.

By the Commission.

[SEAL] T. J. SLOWIE, Secretary.

[F. R. Doc. 46-7197; Filed, Apr. 30, 1946; 10:32 a. m.]

[Docket No. 7448]

ASHER BROADCASTING SERVICE

ORDER DESIGNATING APPLICATION FOR HEAR-ING ON STATED ISSUES

In re application of James D. Asher, Morton R. Wade, and Martin Anastasi d/b as The Asher Broadcasting Service, Quincy, Massachusetts; for construction permit; Docket No. 7448, File No. B1-P-4466.

At a session of the Federal Communications Commission held at its offices in Washington, D. C., on the 20th day of March 1946;

The Commission having under consideration the above-listed application of James D. Asher, Morton R. Wade, and Martin Anastasi d/b as The Asher Broadcasting Service, for a construction permit to erect a new standard broadcast station at Quincy, Massachusetts, to operate on 1490 kc, with a power of 250 watts, unlimited time;

It is ordered, That the said application be designated for hearing on the following issues:

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

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

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

4. To determine whether the operation of the proposed station would involve objectionable interference with any existing or proposed broadcast service, particularly Station WMEX, Boston, Massachusetts, and if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.

5. To determine whether the installation and operation of the proposed station will be in compliance with the Commission's rules and Standards of good Engineering Practice concerning standard broadcast stations.

By the Commission.

[SEAL]

T. J. SLOWIE, Secretary.

[F. R. Doc. 46-7199; Filed, Apr. 30, 1946; 10:33 a. m.]

[Docket No. 7474]

PATRICK JOSEPH STANTON

ORDER DESIGNATING APPLICATION FOR CON-SOLIDATED HEARING ON STATED ISSUES

In re application of Patrick Joseph Stanton, Philadelphia, Pa., for construction permit; File No. B2-P-4495, Docket No. 7474.

At a session of the Federal Communications. Commission, held at its offices in Washington, D. C., on the 27th day of March 1946;

The Commission having under consideration an application for construction permit (File No. B2-P-4495, Docket No. 7474) of Patrick Joseph Stanton for a new standard AM broadcast station at Philadelphia, Pennsylvania;

It is ordered, That this application be designated for hearing in a consolidated proceeding with the application for construction permit of E. Joe Rahall, Sam G. Rahall, Ferris E. Rahall, and Deem F. Rahall, a partnership, d/b as Allentown Broadcasting Company (File No. B2-P-4496, Docket No. 7475) on the following issues:

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

2. To determine the areas and populations which would gain primary service through the operation of the proposed station and what other broadcast services are available to those areas and populations.

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

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

5. To determine whether operation of the proposed station would involve objectionable interference with the service proposed in the application of Allentown Broadcasting Company (File No. B2-P-4496; Docket No. 7475) or with the service proposed in any other pending applications, the nature and extent of any such interference, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.

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

By the Commission.

SEAL]

T. J. SLOWIE, Secretary.

[F. R. Doc. 46-7196; Filed, Apr. 30, 1946; 10:32 a. m.]

[Docket No. 7475]

ALLENTOWN BROADCASTING CO.

ORDER DESIGNATING APPLICATION FOR CON-SOLIDATED HEARING ON STATED ISSUES

In re application of N. Joe Rahall, Sam G. Rahall, Ferris E. Rahall, and Deem F. Rahall, a partnership, d/b as Allentown Broadcasting Company, Allentown, Fa., for construction permit; File No. B2–P– 4496; Docket No. 7475.

At a session of the Federal Communications Commission, held at its offices in Washington, D. C., on the 27th day of March 1946:

The Commission having under consideration an application for construction permit (File No. B2-P-4496, Docket No. 7475) of N. Joe Rahall, Sam G. Rahall, Ferris E. Rahall and Deem F. Rahall, a partnership, d/b as Allentown Broadcasting Company, for a new standard AM broadcast station at Allentown, Pennsylvania;

It is ordered, That this application be designated for hearing in a consolidated proceeding with the application for construction permit of Patrick Joseph Stanton (File No. B2-P-4495, Docket No. 7474), on the following issues:

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

2. To determine the areas and populations which would gain primary service through the operation of the proposed station and what other broadcast services are available to those areas and populations.

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

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

5. To determine whether operation of the proposed station would involve objectionable interference with the service proposed in the application of Patrick J. Stanton (File No. B2-P-4495; Docket No. 7474) or with the service proposed in any other pending applications, the nature and extent of any such interference, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.

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

By the Commission.

[SEAL] T. J. SLOWIE,

Secretary.

[F. R. Doc. 46-7195; Filed, Apr. 30, 1946; . 10:32 a. m.]

[Docket No. 7427]

WILLIAMSPORT RADIO BROADCASTING ASSOCIATES

ORDER DESIGNATING APPLICATION FOR CON-SOLIDATED HEARING ON STATED ISSUES

In re application of Harry J. W. Kiessling, Carl F. Stroehmann, Frank E. Plankenhorn & William P. Wilson d/b as Williamsport Radio Broadcasting Associates, Williamsport, Pennsylvania, Docket No. 7427, File No. B2-P-4549, for construction permit.

At a session of the Federal Communications Commission held at its offices in Washington, D. C. on the 7th day of March 1946;

The Commission having under consideration the above-listed application of Harry J. W. Kiessling, Carl F. Stroehmann, Frank E. Plankenhorn & William P. Wilson d/b as Williamsport Radio Broadcasting Associates, for a construction permit to erect a new standard

broadcasting station at Williamsport, Pennsylvania, to operate on 1340 kc, with a power of 250 watts, unlimited time;

It is ordered, That the said application be designated for hearing in a consolidated proceeding with the applications of Penn Lincoln Broadcasting Company, Inc. (File No. B2-P-4394; Docket No. 7426); and of Joseph T. Connolly, George Lewis & David P. Gullette (File No. B2-P-4298; Docket No. 7425), on the following issues:

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

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

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

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

5. To determine whether the installation and operation of the proposed station will be in compliance with the Commission's rules and Standards of Good Engineering Practice governing standard broadcast stations.

6. To determine on a comparative basis whether in view of the facts to be adduced under the issues hereinbefore set forth, and under the issues in Dockets 7425 and 7426, which, if any, of the applications in this consolidated proceeding should be granted, and, if so, which of the frequencies, 1230 kc or 1340 kc, should be assigned to the successful applicant or applicants.

By the Commission.

[SEAL]

T. J. SLOWIE, Secretary.

[F. R. Doc. 46-7198; Filed, Apr. 30, 1946; 10:33 a. m.]

[Docket No. 7524]

NORTHWESTERN BELL TELEPHONE CO.

ORDER DESIGNATING APPLICATION FOR HEARING

In the matter of the application of Northwestern Bell Telephone Company for a certificate under section 221 (a) of the Communications Act of 1934, as amended, that the proposed acquisition of the telephone plant and property of the Stuart Exchange of the Iowa State Telephone Company by the Northwestern Bell Telephone Company will be of advantage to the persons to whom service is to be rendered and in the public interest; Docket No. 7524, File No. P-C-1125.

At a session of the Federal Communications Commission, held at its offices in

Washington, D. C., on the 17th day of April 1946;

The Commission having under consideration the application of the Northwestern Bell Telephone Company for a Certificate pursuant to section 221 (a) of the Communications Act of 1934 that the proposed acquisition by the Northwestern Bell Telephone Company of the telephone plant and property of the Stuart Exchange of the Iowa State Telephone Company will be of advantage to the persons to whom service is to be rendered and in the public interest;

It is ordered, That the said application be set for hearing in order to determine whether the proposed acquisition will be of advantage to the persons to whom service is to be rendered and in the public interest;

It is jurther ordered. That'the hearing upon the said application be held at a place to be hereafter designated on the 16th day of May 1946, and that notice of such hearing be given to the Governor of the State of Iowa, the Postmaster of Stuart, Iowa, the Town Council of Stuart, Iowa, the Lincoln Mutual Telephone Company, and the Iowa State Telephone Company.

. It is further ordered, That a copy of this order shall be caused to be published in a newspaper or newspapers having a general circulation in the Counties of Guthrie and Adair, Iowa.

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

Secretary.

[F. R. Doc. 46-7200; Filed, Apr. 30, 1946; 10:33 a. m.]

FEDERAL TRADE COMMISSION. [Docket No. 5300]

MID WEST-RESEARCH LABORATORY

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 29th day of April A. D. 1946.

This matter being at issue and ready for the taking of testimony, and pursuant to authority vested in the Federal Trade Commission,

It is ordered, That Clyde M. Hadley, 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 and the receipt of evidence in this proceeding begin on Monday, May 27, 1946, at ten o'clock in the forenoon of that day (Central Standard Time), in Room 202, County Court House, Sioux City, Iowa.

Upon the completion of the taking of testimony and the receipt of evidence on behalf of the Federal Trade Commission, the trial examiner is directed to proceed immediately to take testimony and receive evidence on behalf of the respondent. The trial examiner will then close the case and make his report upon the facts; conclusions of fact; conclusions of law; and recommendation for appropriate action by the Commission.

By the Commission.

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[F.	R.	Doc.	46-7202; 10:57	Filed, a. m.]	Apr.	30,	1946;

OFFICE OF ALIEN PROPERTY CUS-TODIAN.

[Vesting Order CE 248]

COSTS AND EXPENSES INCURRED IN CERTAIN ACTIONS OR PROCEEDINGS IN CERTAIN CALIFORNIA COURTS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the Alien Broperty Custodian:

Having found that each of the persons named in Column 1 of Exhibit A, attached hereto and by reference made a part hereof, was a person within the designated enemy country or enemyoccupied territory appearing opposite such person's respective name in Column 2 of said Exhibit A;

Having determined that it was in the interest of the United States to take measures in connection with representing each of said persons in the court or administrative action or proceeding identified in Column 3 of said Exhibit A, and having taken such measures;

Finding that the Alien Property Custodian has incurred, in each of such court or administrative actions or proceedings, costs and expenses in the amount stated in Column 4 of said Exhibit A,

hereby vests in the Alien Property Custodian, to be used or otherwise dealt with in the interest, and for the benefit, of the United States, from the property which each of the persons named in said Column 1 of said Exhibit A obtains or is determined to have as a result of the action or proceeding described in said Column 3 of said Exhibit A the sums stated in said Column 4 of said Exhibit A, such sums being the amounts of such property equal to the costs and expenses incurred by the Alien Property Custodian in such actions or proceedings.

This order shall not be deemed to limit the powers of the Alien Property Custodian to return such property if and when it should be determined that such return should be made.

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

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

Executed at Washington, D. C., on April 23, 1946.

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

EXHIBIT A

Column 2 Column 3 Column 4 Column 1 **Country** or territory Action or proceeding Name Sum vested Item 1 Estate of Pete Diribarne, also known as P. Diribarne, deceased, in the Supe-rior Court of the State of California, in and for the County of Los Angeles; No. 198173. Catherine Diribarne France_____ \$18.00 Item 2 Marie Diribarne..... France..... Same. 18.00 Item 3 Arnaud Diribarne France..... Same - 5.00 Item 6 Marie Diribarne France..... Same_ 5.00 Item 5 Jeanne Diribarne France..... Same 5.00 Item 6 Camille Diribarne_____ France..... Same..... 8.00 Item 7 Jean-Baptiste Diribarne France..... Same_____ 5.00 Item 8 Estate of Rosine Darby, also known as Rosine Pourroy, deceased, in the Supe-rior Court of the State of California, in and for the County of Los Angeles; No. 190-604. Gabrielle Soleillant France..... 39.85 Item 9 Claire Christille_____ France Same 19.90 Item 10 Jeanne Christille France..... Same 19.90 Item 11 France..... Marc Casanova Same 39.85 Item 18 Oswald Rambaud France..... 119.50 Item 13 Estate of Mrs. Anna M. Sten Kjobstad, also known as Mrs. Anne Sten, deceased, in the Superior Court of the State of California, in and for the County of San Diego; No. 28276. Hilda Amanda Arnsten Kumeren Norway_____ 9.00 Item 14 Norway Same____ Berlida Margarite Kiobstad 9.00 Item 15 Signe Sakariasen Norway..... Same..... 9.00 Item 15 Halfred Steen Kjobstad Norway..... Same 9.00 Item 17 Norway..... Einar Johan Steen Kjobstad Same..... 9.00 Item 18 Norway Same_____ Ida Steen Kjobstad 9.00 Item 19 Same. Harrald Martin Steen Kjobstad Norway..... 9,00

EXHIBIT A-	-Continued	
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Column 1	Column 2	Column 3	Column 4
Name	Country or territory	Action or proceeding	Sum vested
	,	• Item 20 /	•
Ellen Larson (Foss)	Norway	Estate of Arthur Johnson, deceased, in the Superlor Court of the State of Cali- fornia, in and for the County of Los Angeles; No. 237 277.	\$142.00
		_ Item_21	
Miss'Johanne Nervik	Norway	Estate of Martha Sund, also known as Martha B. Sund, deceased, in the Su- perior Court of the State of California, in and for the County of Los Augeles; No. GLP-348. Item 22	108.00
Lars Matheasen Hals	Norway	· · · · · · · · · · · · · · · · · · ·	50.00
Frank Von Neerven	Holland	Estate of John Von Neerven, also known as John Van Neerven, deceased, Superior Court of the State of California, in and for the County of Los An- geles; No. 205428.	* 20.0
George Von Neerven	Holland	Item 24	20.0
Peter Von Neerven	Holland	Item 25 °	20.0
Andreika Overmarz		Item 26	20.0
Elizabeth Von Neerven	Holland	Item 27	20.0
		Item 28	20.0
Anna Verstrale		s	
Helena Von Leirop	Holland		20.0
Herman G. Mos	Holland	Item 30 Estate of Arnold G. Mos, deceased, in the Superior Court of the State of Cali- fornia, in and for the County of Santa Clara; No. 23551	23.0
		Item 31	
Maria Mos.	Holland	Item 32	23. (
Catharina J. Bont	Holland		90.0
Alldo A. Yon Altona	Sumatra	Item 33	00.0
Allda A. Van Altena	oumana	Item 34	. 90. (
Hendrikje B. Bleeker	Holland	Estate of John D. Bleeker, also known as John Doede Bleeker, also known as John Bleeker, deceased, in the Superior Court of the State of California, in and for the City and County of San Francisco; No. 91876.	26.0
Doede Bleeker	Holland	Item 35	
TOGAG DIGRGE.		Name	- 26.0

[F. R. Doc. 46-7087; Filed, Apr. 29, 1946; 11:35 a. m.]

[Vesting Order CE 247]

COSTS AND EXPENSES INCURRED IN CERTAIN ACTIONS OR PROCEEDINGS IN CERTAIN NEW YORK COURTS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the Alien Property Custodian:

Having found that each of the persons named in Column 1 of Exhibit A, attached hereto and by reference made a part hereof, was a person within the designated enemy country or enemyoccupied territory appearing opposite such person's respective name in Column 2 of said Exhibit A;

Having determined that it was in the interest of the United States to take measures in connection with representing each of said persons in the court or administrative action or proceeding identified in Column 3 of said Exhibit A, and having taken such measures; Finding that as a result of such action or proceeding each of said persons obtained or was determined to have an interest in property, which interest is particularly described in Column 4 of said Exhibit A;

Finding that such property is in the possession, custody or control of the person described in Column 5 of said Exhibit A; and

Finding that the Alien Property Custodian has incurred, in each of such court or administrative actions or proceedings, costs and expenses in the amount stated in Column 6 of said Exhibit A,

hereby vests in the Alien Property Custodian, to be used or otherwise dealt with in the interest, and for the benefit, of the United States, from the property in the possession, custody, or control of the persons described in said Column 5 of said Exhibit A, the sums stated in said Column 6 of said Exhibit A, such sums being the amounts of such property equal to the costs and expenses incurred by the Alien Property Custodian in such actions or proceedings.

This order shall not be deemed to limit the powers of the Alien Property Custodian to return such property if and when it should be determined that such return should be made.

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

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

Executed at Washington, D. C., on April 23, 1946.

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

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FEDERAL REGISTER, Wednesday, May 1, 1946

EXHIBIT A

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Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Name	Country or territory	Action of proceeding	Interest	Depositary	Snm vested
		Ilem 1			
lte Handler	Poland	Estate of Harry Bergman, deceased, Surro-	\$121.14	Treasurer of the City of New York, Mu-	\$25.
		gate's Court, Kings County, N.Y. Index No. 9396/1934.		nicipal Bldg., New York, N.Y.	4.20.1
		Ilem 2			
haye Gall	Lithuania	Estate of Louis Geffen, deceased, Surrogate's Court, Kings County, State of New York,	\$112.81	Same	25.
		Index No. 5684/37.			
		. Item 3			
phreum Farber	Poland	Estate of Rivkah Farber, deceased, Surro- gate's Court, Kings County, Index No.	185. 22	Same	17.
		2163-1943 Brooklyn, N. Y.		-	
reude Kuperwasser	Poland	Item 4 Same	185, 22	Same	17.
		Item 5			1
rume Lempkes	Poland	Same	185. 22	Same	17.
-		Item 6		-	•
lias Winnik	Russia	Estate of Ray Weinig, deceased Surrogate's Court, Kings County, New York, N. Y.,	91.23	Same	13.
		Docket No. 7812-1943.			
aron Winnik	Russia	Item 7 Same	91. 23	Same	13.
		Item 8			
ittel Leivant	Poland	Estate of Isidor Rieder, Surrogate's Court,	125.00	Same	5.
	1000	Kings County, N. Y., Docket No. 2912/1943.			
ivke Leivant	Poland	Item 9 Same	125.00	Same	Б.
		Item 10			
hooma Leivant	Poland	Same	125.00	Same	5.
15se Prigel	Poland	Item 11 Same	125.00	Same	5.
•	Deland	Item 12	105.00	Same	
hia Soore Prigel	Poland	Same Item 13	125.00	Same	5.
oldie Rieder	Bessarabia, Roumania.	Same	125.00	Same	5.
oobe Rieder	Bessarabia, Roumania.	Item 14 Same	125.00	Same	5.
oobe meder	Deserrona, rodinaria.	Ilem 15	120.00	Samesses	0.
aye Merin	Poland	Same	100.00	Same	5.
eige Merin	Poland.	Item 16	100.00	Same	5.
		Item 17			
erel Merin	Poland	Same	100.00	Same	5.
aube Merin	Poland	Item 18 Same	100.00	Same	5.
		Item 19			
thel Leivant	Poland	Same	281.37	Same	5.
littel Prigel	Poland	Item 20	281.37	Same	. 5.
		Item 21			
ischel Rieder	Bessarabia, Roumania		281.37	Same	5.
egal representatives, wife, if	Russia	Item 22 Same	140.68	Same	. 5.
any, distributees and suc- cessors in interest of Hershel					
Kessel.	Datas	Item 23	140.00	0	
haindell Merin	Poland	Same	140. 69	Same	5.
r. 1. m	27	· Item 24	0.055.00	Game	1
larit Tonnesen	Norway	Estate of Thora M. Homme, Surrogate's Court, Kings County, N. Y. Docket No.	2, 055. 36	Same	17
- 1		6975/1939. Item 25 Same	0.055.96	Come	17
ngeborg Bjorling	Norway		2, 0 55. 36	Same	17
llen Homme	Norway	Item 26 Same	2, 055. 36	Same	. 17
		Item 27			
dith Jensen	Den mark	Est. of Karen Land, deceased, Surrogate's	175.00	Same	- 23
		Court, Kings County, N. Y., Index No. 2656-1942,			
Ienriche Golten	2.	Item 28	000 11	Samo	
	Norway	In the Matter of the estate of Hans Johndal,	238.11	Same	- 35

[F. R. Doc. 46-7066; Filed, Apr. 29, 1946; 11:35 a. m.]

[Vesting Order CE 250]

COSTS AND EXPENSES INCURRED IN CERTAIN ACTIONS OR PROCEEDINGS IN CERTAIN MASSACHUSETTS COURTS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the Alien Property Custodian:

Having found that each of the persons named in Column 1 of Exhibit A, attached hereto and by reference made a part hereof, was a person within the designated enemy country or enemyoccupied territory appearing opposite such person's respective name in Column 2 of said Exhibit A;

Having determined that it was in the interest of the United States to take measures in connection with representing each of said persons in the court or administrative action or proceeding identified in Column 3 of said Exhibit A, and having taken such measures; Finding that as a result of such action or proceeding each of said persons obtained or was determined to have an interest in property, which interest is particularly described in Column 4 of said Exhibit A;

Finding that such property is in the possession, custody or control of the person described in Column 5 of said Exhibit A; and

Finding that the Alien Property Custodian has incurred, in each of such court or administrative actions or proceedings, costs and expenses in the amount stated in Column 6 of said Exhibit A,

hereby vests in the Alien Property Custodian, to be used or otherwise dealt with in the interest, and for the benefit of the United States, from the property in the possession, custody, or control of the persons described in said Column 5 of said Exhibit A, the sums stated in said Column 6 of said Exhibit A, such sums being the amounts of such property equal to the costs and expenses incurred by the Alien Property Custodian in such actions or proceedings.

This order shall not be deemed to limit the powers of the Alien Property Custodian to return such property if and when it should be determined that such return should be made.

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

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

• Executed at Washington, D. C., on April 23, 1946.

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

EXHIBIT A

Column 1 Name	Column 2 Country or territory	Column 3 Action or proceeding	Column 4 Interest	Column 5 Depositary	Column 6 Sum vested
		Item 1			
Anshell Goldman	Poland	Estate of Nathan Goldman, deceased, Suf- folk County, Probate Court, No. 306046, Mass. Item 2	\$4, 702. 52	First Judge of Probate for Suffolk County, Boston, Mass.	\$109.00
Panagiota Geanecopoulos	Greece	Estate of James Geanecopoulos a/k/a, James Geanecoupolos, deceased, Bristol County, Probate Court, No. 85188, Mass. Item 3	150. 34	Judge of Probate of Bristol County, Court House, Taunton, Mass.	^ 37.00
Joakim Zeiner	Norway	Estate of Ingeborg Asker, deceased, Suffolk County, Probate, No. 304881, Mass. Item 4	132. 07	Bent E. Carlsen, Executor, c/o Murray & von Rosenvinge, Counsellors-at-Law, 60 State St., Boston, Mass.	25. 0
Maria P. Corabi	Italy	Estate of Raffaele Corabi, deceased, Middle- sex County, Probate Court, No. 250560, Mass.	314.15	First Judge of Probate for Middlesex County, East Cambridge, Mass.	67.0
Maria Corabi	Italy	Item 5 Same	157.07	Same	33.0
Tommaso Corabi	Italy	Item 6	157.07	Same	33. 0
Caterina Corabi	Italy	Item 7 Same	157.07	Same	33.0
Giovanni Corabi	Italy	Item 8	157.07	Same	. 33. 0
Esther II. Stanton	France	Item 9 Estate of Esther H. Stanton under Con- servatorship; Suffolk County, Probate, No. 235044, Mass.	1 578, 701. 79	State Street Trust Co., Corner State & Congress Sts., Boston, Mass., con- servator.	397. (

1 As of Apr. 27, 1944.

[F. R. Doc. 46-7089; Filed, Apr. 29, 1946; 11:35 a. m.]

[Vesting Order CE 251]

COSTS AND EXPENSES INCURRED IN CERTAIN ACTIONS OR PROCEEDINGS IN CERTAIN WASHINGTON COURTS

Under the authority of the Trading with the Encmy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the Alien Property Custodian:

Having found that each of the persons named in Column 1 of Exhibit A, attached hereto and by reference made a part hereof, was a person within the designated enemy country or enemy-occupied territory appearing opposite such person's respective name in Column 2 of said Exhibit A;

Having determined that it was in the interest of the United States to take measures in connection with representing each of said persons in the court or administrative action or proceeding identified in Column 3 of said Exhibit A, and having taken such measures;

Finding that the Allen Property Custodian has incurred, in each of such court or administrative actions or proceedings, costs and expenses in the amount stated in Column 4 of said Exhibit A,

hereby vests in the Alien Property Custodian, to be used or otherwise dealt with in the interest, and for the benefit, of the United States, from the property which each of the persons named in said Column 1 of said Exhibit A obtains or is determined to have as a result of the action or proceeding described in said Column 3 of said Exhibit A the sums stated in said Column 4 of said Exhibit A, such sums being the amounts of such property equal to the costs and expenses incurred by the Alien Property Custodian in such actions or proceedings.

This order shall not be deemed to limit the powers of the Alien Property Custodian to return such property if and when it should be determined that such return should be made.

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

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

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

Executed at Washington, D. C., on April 23, 1946.

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

EXHIBIT A		E	χ	Π	Į	B	T	А	
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Column 1	Column 2	Column 3	Column 4
Name	Country or territory	Action or proceeding	Sum vested
		Item 1	
Surviving brothers and sisters, names unknown, of Amanda Gough, deceased.	Norway	Estate of Amanda Gough, deceased, Superior Court of the State of Washington, in and for King County, No. 83051.	\$85.06
		Item 2	
Jenrik Christofferson	Norway	Estate of Jens Johan Christofferson, deceased, Superior Court of the State of Washington, for the County of Pierce, No. 38856.	31.00
Christoffer Andreas Christofferson.	Norway	Item 3 -	31.00
Petra Oline Christofferson	Norway	. Item 4	31.00
	Ttorway	Item 5	51.00
Emma Didriksen	Norway	Estate of Sevrin Reinholdtsen, deceased, Superior Court of the State of Washington, for the County of King, No. 87622.	25.00
nga Rasınussen	Norway	Item 6	10.00
Gunlaug Pettersen	Norway	Same	10.00
Edvard Eriksen	Norway	Item 8	
	•	Item 9	
Frederick Eriksen	Norway	Same	10. 0
Bernard Eriksen	Norway	Same	10. 0
• Magnus Olson Eskedal	Norway		26. 00
Marie Eskedal	Norway	Ilem 12	26.0
		Item 13	
Hans Olson	Norway	Estate of Ole O. Solem, deceased, Superior Court of the State of Washington, for King County, in Probate, No. 83795.	49. 0
lens Olson	Norway	Ilem 14	. 49.0
Johan Olson	Norway	SameItem 15	49.0
· · · · ·		Item 16	
Holbo Olson	Norway	Same	- 49.

[F. R. Doc. 46-7090; Filed, Apr. 29, 1946; 11:35 a. m.]

[Vesting Order CE 252]

COSTS AND EXPENSES INCURRED IN CERTAIN ACTIONS OR PROCEEDINGS IN CERTAIN MINNESOTA, OHIO AND MICHIGAN COURTS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the Alien Property Custodian:

Having found that each of the persons named in Column 1 of Exhibit A, attached hereto and by reference made a part hereof, was a person within the designated enemy country or enemyoccupied territory appearing opposite such person's respective name in Column 2 of said Exhibit A;

Having determined that it was in the interest of the United States to take measures in connection with representing each of said persons in the court or administrative action or proceeding identified in Column 3 of said Exhibit A, and having taken such measures;

Finding that the Alien Property Custodian has incurred, in each of such court or administrative actions or proceedings, costs and expenses in the amount stated in Column 4 of said Exhibit A,

hereby vests in the Alien Property Custodian, to be used or otherwise dealt with in the interest, and for the benefit, of the United States, from the property which each of the persons named in said Column 1 of said Exhibit A obtains or is determined to have as a result of the action or proceeding described in said Column 3 of said Exhibit A the sums stated in said Column 4 of said Exhibit A, such sums being the amounts of such property equal to the costs and expenses incurred by the Alien Property Custodian in such actions or proceedings. This order shall not be deemed to limit the powers of the Alien Property Custodian to return such property if and when it should be determined that such return should be made.

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

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

Executed at Washington, D. C., on April 23, 1946.

[SEAL]

JAMES E. MARKHAM, Alien Property Custodian.

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Column 1 Name	Column 2 Country or territory	Column 3 • Action or proceeding	Column 4 Sum vested
		Item 1	
Ole Tollerud	Norway	Estate of Hans Hanson, deceased, Probate Court, Kandiyohi County, Minn	\$20.00
Leonard Tollerud	Norway	Item 2	20.00
Andrea (last name unknown)	Norway	Same Item 3	20,00
)	1101 w ay	Item 4	20.00
Heirs at law, names unknown, of Lars Stensland, deceased.	Norway	Estate of Lars Stensland, deceased, Probate Court, Lake of the Woods County, Minn.; No. 311. Item 5	55.00
Malgorzata Koltanski	Poland	Estate of Thomas S. Wozniak, deceased, Probate Court, Lucas County, Ohio; Docket A & T No. 1184.	21.00
Stanislawa Jablonska	Poland	Same	21.00
Maryanna Podolska	Poland	Item 7 Same	21.00
		Item 8	
Dina Mol Everse or Jan Walhout de Alaang, Aliezabeth Leenderts Walhout, and Maatje Breedweg Walhout.	Netherlands	John L. Hollander versus Jennie Hollander, et al., Circuit Court, Kalamazoo County, in Chancery, Mich.; Docket No. 33; Page 126.	50.00
Jacoba Van Boven Walhout and Neeltie Corstange	Netherlands	Item 9	33.00
Walhout.		Item 10	
Heirs at law, names unknown, of Mike Sopar, deceased.	Jugoslavia	Estate of Mike Sopar, deceased, Probate Court, Cuyahoga County, Ohio; No. 292789.	49.0

[F. R. Doc. 46-7091; Filed, Apr. 29, 1946; 11:36 a. m.]

[Vesting Order P 26]

O'RACCA CONFECTIONERY CO., INC.

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

1. That the books and records of O'Racca Confectionery Co., Inc., a corporation organized and doing business under the law of the Commonwealth of the Philippines and a business enterprise within the United States, being either lost or destroyed, are unavailable but that according to an Affidavit dated September 24, 1941, executed by Shigeru Murase, Vice President and Manager of said corporation, and filed by said corporation with the High Commissioner of the Philippines, Manila, P. I., as a part of its report to the Foreign Funds Control, United States Treasury Department, Washington, D. C., on Form TFBE-1, of the total of 10,000 shares, subscribed and fully paid, of the #50 par value capital stock of said corporation, 9,999 shares (99.99%) are owned by the following persons in the amounts listed below and are evidence of control of said O'Racca Confectionery Co., Inc.:

Nu	mber
Persons: Of a	shares
Arata Tsutsui	6,822
Shigeru Murase	924
Masao Tanaka	455
Fukashi Kido	240
Hideo Kido	230
Kenji Kido	225
Iichi Setoguchi	105
Sekiji Nishikawa	103
Kuniyo Murase	90
Chuei Shinzato	80
42 stockholders (names unknown)	725

2. That Teofilo Castro, a citizen of the Commonwealth of the Philippines, whose present whereabouts are unknown, is believed to be the owner of one share, subscribed and fully paid, of the #50 par value capital stock of said O'Racca Confectionery Co., Inc., which share of stock is not being vested by this order;

3. That, according to the Affidavit mentioned in subparagraph 1 hereof, the 42 stockholders (names unknown) mentioned in subparagraph 1 hereof are subjects of Japan;

4. That Arata Tsutsui, Masao Tanaka, Fukashi Kido, Kenji Kido, Iichi Setoguchi and Kuniyo Murase, whose last known addresses are Japan, are nationals of a designated enemy country (Japan);

5. That Shigeru Murase, Hideo Kido, Sekiji Nishikawa, Chuei Shinzato, and the above-mentioned 42 stockholders whose names are unknown, are all subjects of Japan whose present whereabouts are unknown, are believed to be residents of Japan and are nationals of a designated enemy country (Japan);

and determining:

6. That O'Racca Confectionery Co., Inc., is controlled by the persons named in subparagraphs 4 and 5 hereof, or is acting for or on behalf of a designated enemy country (Japan) or persons within such country and is a national of a designated enemy country (Japan);

7. That to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Japan);

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

hereby yests in the Alien Property Custodian the 9,999 shares of P50 par value capital stock of O'Racca Confectionery Co., Inc., more fully described in sub-paragraph 1 hereof, together with all declared and unpaid dividends thereon, including all right, title and interest of whatsoever kind or nature of each and all other nationals, whomsoever they may be, of Germany and Japan in and to said property hereinbefore more fully described, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States, and hereby undertakes the direction, management, supervision and control of said business enterprise and all property of any nature whatsoever situated in the United States, owned or controlled by, payable or deliverable to, or held on behalf of or on account of, or owing to said business enterprise, to the extent deemed necessary or advisable from time to time by the Alien Property Custodian.

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

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

right to allowance of any such claim. The terms "national," "designated en-emy country" and "business enterprise within the United States" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on April 8, 1946.

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

[F. R. Doc. 46-7099; Filed, Apr. 29, 1946; 11:35 a.m.]

[Vesting Order CE 249]

COSTS AND EXPENSES INCURRED IN CERTAIN ACTIONS OR PROCEEDINGS IN CERTAIN NEW YORK COURTS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended,

Column 2

Country or territory

Column 1

Name

Jacob David Tak

Mrs. Judith Tak or Mrs. Y. M. Leverpoll Calif.

N. V.

and pursuant to law, the Alien Property Custodian:

Having found that each of the persons named in Column 1 of Exhibit A, attached hereto and by reference made a part hereof, was a person within the designated enemy country or enemy-occupied territory appearing opposite such person's respective name in Column 2 of said Exhibit A;

Having determined that it was in the interest of the United States to take measures in connection with representing each of said persons in the court or administrative action or proceeding identified in Column 3 of said Exhibit A, and having taken such measures;

Finding that as a result of such action or proceeding each of said persons obtained or was determined to have an interest in property, which interest is particularly described in Column 4 of said Exhibit A;

Finding that such property is in the possession, custody or control of the person described in Column 5 of said Exhibit A: and

Finding that the Alien Property Custodian has incurred, in each of such court or administrative actions or proceedings, costs and expenses in the amount stated in Column 6 of said Exhibit A,

hereby vests in the Alien Property Custodian, to be used or otherwise dealt with EXHIBIT A

Column 3

Action or proceeding

Column 4

Interest

4, 332. 76

495.00

in the interest, and for the benefit, of the United States, from the property in the possession, custody, or control of the persons described in said Column 5 of said Exhibit A, the sums stated in said Column 6 of said Exhibit A, such sums being the amounts of such property equal to the costs and expenses incurred by the Alien Property Custodian in such actions or proceedings.

This order shall not be deemed to limit the powers of the Alien Property Custodian to return such property if and when it should be determined that such return should be made.

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

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

Executed at Washington, D. C., on April 23, 1946.

Column 5

Depositary

Same_____

Same.....

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

Column 6

Sum vested

\$29.00

5.00

5.00

6.00

1.987.00

35.00

7.00

72.00

16.00

16.00

5.00

Item 1 Estate of Raef Giuliano, also known as Ralph Julian, deceased. Surrogate's Court, Westchester County, White Plains, N. Y. Docket No. 1927/1942. Commissioner of Finance, County of Westchester, White Plains, N. Y. Josephine Giuliano Italy..... \$411.02 Item 2 Anthony Gluliano Italy..... Same.... 74.01 Same_____ Item 3 Rolla Giuliano..... Italy Same.____ 74.01 Same_____ Item 4 Siminio Giuliano Italy_____ Same..... 74.02 Same_____ Item 5 American Bemberg Corp. and Fritz H. Schlesinger, Plaintiff Intervenor, v. Al-gemeene Kunstzijde Unic, N. V., and The State of The Netherlands, Defend-ants. United States District Court for the Southern District of New York, Docket No. Civil 17-383. The National City Bank of New York, 55 Wall Street, New York City. Special blocked account in the name of Al-gemeene Kunstzijde Unie, N. V. Algemeene Kunstzijde Unle, Netherlands..... 733.820.14 Item 6 Estate of Stella Machowski, deceased, Surrogate's Court, Onondaga County, Syraeuse, N. Y. No index number. County Treasurer, Onondaga County, Syracuse, N. Y. Poland..... Anna Kuezynska 252.15 Hem 7 Estate of Soltan Ahmed Kadjar, dec'd. Surrogate's Court, New York County, N.Y. Guaranty Trust Co. of New York, 140 Broadway, New York, N. Y., trustee. Queen Malekih Djaban..... France..... (1) Item 8 Same_____ Princess Maryam Kadjar..... France..... (1) Same_____ Item 9 Estate of Eliazer Tak, a/k/a Eduard Tak & Edward Tak, deceased. Surrogate's Court, New York County, N. Y. Index No. P-875/1944. Wm. Gresser & Nathan Walker. Execu-tors, 116 John St., New York, N. Y. Eduard Tak Holland..... 4, 332, 76 Item 10 Holland

Same.....

Item 11

Same.....

¹ Income from Trust u/w of Soltan Ahmed Kadjar, deceased.
 ² Income and principal of trust u/w of Soltan Ahmed Kadjar, deceased.

Holland

[F. R. Doc. 46-7088; Filed, Apr. 29, 1946; 11:35 a. m.]

[Vesting Order CE 255]

COSTS AND EXPENSES INCURRED IN CERTAIN ACTIONS OR PROCEEDINGS IN CERTAIN NEW YORK COURTS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the Alien Property Custodian:

Having found that each of the persons named in Column 1 of Exhibit A, attached hereto and by reference made a part hereof, was a person within the designated enemy country or enemycccupied territory appearing opposite such person's respective name in Column 2 of said Exhibit A;

Having determined that it was in the interest of the United States to take measures in connection with representing each of said persons in the court or administrative action or proceeding identified in Column 3 of said Exhibit A, and having taken such measures; Finding that as a result of such action or proceeding each of said persons obtained or was determined to have an interest in property, which interest is particularly described in Column 4 of said Exhibit A;

Finding that such property is in the possession, custody or control of the person described in Column 5 of said Exhibit A; and

Finding that the Alien Property Custodian has incurred, in each of such court or administrative actions or proceedings, costs and expenses in the amount stated in Column 6 of said Exhibit A,

hereby vests in the Alien Property Custodian, to be used or otherwise dealt with in the interest, and for the benefit, of the United States. from the property in the possession, custody, or control of the persons described in said Column 5 of said Exhibit A, the sums stated in said Column 6 of said Exhibit A, such sums being the amounts of such property equal to the costs and expenses incurred by the Alien Property Custodian in such actions or proceedings.

This order shall not be deemed to limit the powers of the Alien Property Custodian to return such property if and when it should be determined that such return should be made.

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

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

Executed at Washington, D. C., on April 23, 1946.

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

EXHIBIT A Column 1 Column 2 Column 3 Column 4 Column 5 Column 6 Country or territory Sum vested Namo Action or proceeding Interest Depositary Item 1 Chana Aronowsky a/k/a Chana Aranowsky. Estate of Benjamin Kaplan, deceased, Sur-rogate's Court, Bronx County, N. Y., Index No. P-916-1942. Abraham A. Turoff, 5450 Netherland Avenue, New York, N. Y. and Jacon J. Kaplan, 299 Broadway, New York, N. Y., Co-executors. Russia..... \$2,074,28 \$121.00 Estate of Louis Zietz, deceased, Surrogate's Court, Bronx County, N. Y., Probate No. 424-1944. Jacob Roth..... Poland 300.00 Ben Master, Executor, 1425 Vyse St., Bronx, N. Y. 5.00 Item 3 Poland..... Same. 400.00 Same..... Joseph Zeinetz..... 5,00 Item 4 Same..... Poland..... 4, 492. 92 Farah Bitman Same..... 35.00 Item 5 Poland..... Same..... 4, 492. 92 Same..... Leah Tauber 35.00 Item 6 Carter Tiffany, as Exceutor of the Will of Anthony H. G. Fokker, dec'd., vs. N. V. Nederlansche Vliegtuigenfabriek Fokker. N. V. Nederlandsche Vliegtul-Holland..... Guaranty Trust Co. of New York, 140 Broadway, New York Clty, N. Y. (1) 196.00 genfabriek Fokker. Item 7 Trust under the Will of David Gunsburg, dec'd., Surrogate's Court, Erle County, Buffalo, N. Y. County Treasurer, Erle County, Buffalo, N. Y. France..... 9, 354. 40 177.00 Mary Cahen..... Item 8 he Priests of St. Anne's Church, Town of Prenno (Prienai) Lithuania. Estate of Agate Pauza, also known as Agota Pauza, deceased. Surrogate's Court, Nassau County, N. Y., Docket No. --. Treasurer of the County of Nassau, Mine-ola, N. Y. Lithuania 228.59 25,00 The

1 \$1,015,729.34 together with U. S. Treasury Bonds in the sum of \$500,000 together with \$223.80.

[F. R. Doc. 46-7094; Filed, Apr. 29, 1946; 11:36 a. m.]

[Vesting Order CE 253]

COSTS AND EXPENSES INCURRED IN CERTAIN ACTIONS OR PROCEEDINGS IN CERTAIN INDIANA, WISCONSIN, MINNESOTA AND OHIO COURTS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the Alien Property Custodian:

Having found that each of the persons named in Column 1 of Exhibit A, attached hereto and by reference made a part hereof, was a person within the designated enemy country or enemy-occupied territory appearing opposite such person's respective name in Column 2 of said Exhibit A; Having determined that it was in the interest of the United States to take measures in connection with representing each of said persons in the court or administrative action or proceeding identified in Column 3 of said Exhibit A, and having taken such measures;

Finding that the Alien Property Custodian has incurred, in each of such court or administrative actions or proceedings, costs and expenses in the amount stated in Column 4 of said Exhibit A,

hereby vests in the Alien Property Custodian, to be used or otherwise dealt with in the interest, and for the benefit, of the United States, from the property which each of the persons named in said Column 1 of said Exhibit A obtains or is determined to have as a result of the action or proceeding described in said Column 3 of said Exhibit A the sums stated in said Column 4 of said Exhibit A, such sums being the amounts of such property equal to the costs and expenses incurred by the Alien Property Custodian in such actions or proceedings.

This order shall not be deemed to limit the powers of the Alien Property Custodian to return such property if and when it should be determined that such return should be made.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together

with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

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

Executed at Washington, D. C., on April 23, 1946.

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

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Column 1	Column 2	Column 3	Column 4
Name	Country or territory	· Action or proceeding	Sum vested
		Item 1	
Valcrya Hojnaeki	Poland	Estate of Josef Stanley Hojnacki, dcceased, Lake Superior Court, Lake County, Ind., No. 4148.	\$15.0
gnes Hojnacki	Poland	Item 2	8.0
tefanla Hojnacki	Poland	Item 3	5. (
ronislawa Hojnacki	Poland	SameItem 4	5. (
		Item 5	
/ladyslaw Hojnacki	Poland		5. (
— Hojnaeki (first name unknown)	Poland	Same	5. (
rances Suchodolski	Poland	Item 7 Estate of Vincent Suchodolski, deceased, County Court, Manitowoc County,	46. (
Tances Suchodolski		Wis. Item 8	
fary Suchodolski	Poland	Same	31.0
nnie Suchodolsk1	Poland	Same	81. (
tephanie Suchodolski	Poland	Item 10 ·	31.
and shares that is a second second		Item 11	
Ainka Loneyeki	Poland	Estate of Thomas Zahorsky, deceased, County Court, Kenosha County, Wis.; No. 17511. Item 12	30.1
tanley Gurski	Poland	Same	. 30. (
Comasz Gurskl	Poland	Item 13	. 30.
	•	Item 14	
llise Sorensen	Norway	Minn.	20.
Two children, names unknown, of Albert Soren- sen, deceased.	Norway	Item 15	. 20.
Serthin Sorensen	Norway	Item 16	. 20.
nga Kremner	Norway	Item 17	20.
		Item 18	
Louise Orazen	Jugoslavla	Estate of John Huch, also known as John Hush, deceased, Probate Court, Cuyahoga County, Ohio; No. 340412.	25.

[F. R. Doc. 46-7092; Filed, Apr. 29, 1946; 11:36 a. m.]

[Vesting Order CE 254]

COSTS AND EXPENSES INCURRED IN CERTAIN ACTIONS OR PROCEEDINGS IN CERTAIN CALIFORNIA COURTS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the Alien Property Custedian:

Having found that each of the persons named in Column 1 of Exhibit A, attached hereto and by reference made a part hereof, was a person within the designated enemy country or enemy-occupied territory appearing opposite such person's respective name in Column 2 of said Exhibit A:

Having determined that it was in the interest of the United States to take measures in connection with representing each of said persons in the court or administrative action or proceeding identified in Column 3 of said Exhibit A, and having taken such measures;

Finding that as a result of such action or proceeding each of said persons obtained or was determined to have an interest in property, which interest is particularly described in Column 4 of said Exhibit A;

Finding that such property is in the possession, custody or control of the person described in Column 5 of said Exhibit A; and

Finding that the Alien Property Custodian has incurred, in each of such court or administrative actions or proceedings. costs and expenses in the amount stated in Column 6 of said Exhibit A,

hereby vests in the Alien Property Custodian, to be used or otherwise dealt with in the interest, and for the benefit, of the United States, from the property in the possession, custody, or control of the persons described in said Column 5 of said Exhibit A, the sums stated in said Column 6 of said Exhibit A, such sums being the amounts of such property equal to the costs and expenses incurred

by the Alien Property Custodian in such actions or proceedings.

This order shall not be deemed to limit the powers of the Alien Property Custodian to return such property if and when it should be determined that such return should be made.

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

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

Executed at Washington, D. C., on April 23, 1946.

SEAL] JAMES E. MARKHAM, Alien Property Custodian.

FEDERAL REGISTER, Wednesday, May 1, 1946

E	X	H	I	B	1	T	A

Column 1	Column 2 Column 3		Column 4	Column 5	Column 6
Name	Country or territory	Action or proceeding	Interest	Depositary	Sum vestee
_		Item 1			
Xaren M. Fogh	Denmark	Estate of Martin J. Juul, deceased, Superior Court of the State of California, in and for the County of Fresno; No. 17332.	\$390.00	Karen Juul, exceutrix of the estate of Martin J. Juul, deceased, Route 1, Box 114, Selma, Calif.	\$5.
farie Juni	Denmark	Item 2 Same	390.00	Same	δ.
fartha Juul	Denmark	Item 3 Same	390.00	Same	δ.
ens Juul	Denmark	Item 4	390.00	Same	5.
ens Juur.	Denmark	Item 5	380.00	Same	0.
amilla Skov	Denmark	SameItem 6	390.00	Same	δ.
jner Juul	Denmark	Same	300.00	Same	5.
eder Jensen Juul	Denmark	Item 7 Same	390.00	Same	5.
anna Jensen Larsen	Denmark	Item 8		Same	5
sta Jensen Sylth	Denmark	Item 9	290, 00	Same	5.
sta Jensen Svun.	Denmark	Item 10	290.00		0.
hrlstlan Jensen Juul	Denmark	Same	390.00	Same	5.
Jarie Jensen Lund	Denmark	Item 11 Same	390.00	Same	5
ens Anker Juul	Denmark	Item 12 Same	390.00	Same	5
arlo Juul	Denmark	Item 13	390, 00	Sanie	5
		Item 14			
ens Juul Sorensen	Denmark	Same Item 15	090.00	Saine	
Ventzel Juul Sorensen	Denmark	Same	390,00	Same	1
nna Juul Vagner	Denmark	Same	300.00	Same	
rida Juul Petersen	Denmark	Item 17	390.00	Same	
a		Item 18			
Caren Juul Christensen	Denmark	Estate or Martin J. Juul, deceased, in the Superior Court of the State of California, in and for the County of Fresno; No. 17332. Item 19	390.00	Karen Juul, Exceutrix of the Estate of Martin J. Juul, deceased, Route I, Box 114, Selma, Calif.	
Peter C. Tonnesen	Denmark	Estate of Nils Tonnesen, deceased, in the Superior Court of the State of California, in and for the County of King; No. 74571.	292. 35	Morrison, Hohfeld, Foerster, Shuman and Clark, Crocker Bldg., San Fran- cisco, Calif.	
Ruth C. M. Madsen	Denmark	Item 20	292.35	Same	_
Axel M. Tonnesen	Denmark	Item 21 Sanie	292, 35	Saine	-
fxel 21, 1 onnesen	Denmark	Item 22		Same	-
ohane M. Kjelstrup	Denmark	. Same	- 292.35	Same	-
Ejner F. Tonnesen	Denmark	Same	- 292.35	Same	-
No. 1. Dahard Damas and	December	Item 24	(1)	Walls Forme Bonk and Union Trust Com	
ean Marie Robert Barron and her heirs at law.	France	 Estate of William E. Barron, deceased, in the Superior Court of the State of Califor- nia, in and for the County of San Fran- cisco; No. 4769. 		Wells-Fargo Bank and Union Trust Com- pany of San Francisco, Trustee, 4 Montgomery Street, San Francisco, California.	
Eustace Barron and her heirs	France	Item 25	- (1)	Same	- 4
at law. Joseph Barron	France	Item 26	- (1)	Same	
		Item 27			
Mme. Marthe Thurmel	France	 Estate of Rosalic Momboisse, deceased, in the Superior Court of the State of Califor nia, in and for the County of Sonoma. 	100.00	John B. Lounibos, Trustee, Petaluma, Calif.	, 1
Joseph Pedeprade	France	. Same Item 23	100.00	Same	
		Item 29		1	
Heirs or legatees of Catherine Turon.	France	Estate of Jeanne Bourdieu, also known a Jane Bourdieu, deceased, in the Superio Court of the State of California, in and fo the City and County of San Francisco No. 61706.	r i	Jeanne Cassasus, Exceutrix, 32 Lower Crescent Ave., Sausalito, Calif.	r i
Alexis Bourdieu	France	Item 30	170.30	Same	

EXHIBIT A-Continued

Column 1 Name	Column 2 Country or territory	Column 3 Action or proceeding	Column 4 Interest	Column 5 Depositary	Column 6 Sum vested
Klaus DeYoung	Holland	Item 31 Estate of Jennie DeYoung, deceased, in the Superior Court of the State of Calif., in and for the County of San Joaquin; No. 16650.	\$113. 56	The County Treasurer of San Joaquin County, Stockton, Calif.	\$17.00
Piet DeYoung	Holland	Item 32 Same	113.57	Same	17.00
Handerine DeYoung	Holland	Item 33	- 113. 57	Same	17.00

[F. R. Doc. 46-7093; Filed, Apr. 29, 1946; 11:26 a. m.]

[Vesting Order 6225]

GUARANTY TRUST CO. OF NEW YORK ET AL.

In re: Guaranty Trust Company of New York, Trustee u/w Frederic S. Grand d'Hauteville et al vs. Ida W. Garve Bezner et al; File No. D-28-1870; E. T. sec. 1495.

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

That the property described as follows: All right, title, interest and claim of any kind or character whatsoever of Ida W. Garve Bezner, in and to the trust created under the will of Frederic S. Grand d'Hauteville, deceased,

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

National and Last Known Address

Ida W. Garve Bezner, Germany.

That such property is in the process of administration by the Guaranty Trust Company of New York, Trustee, J. Seymour Montgomery, Jr. and Charles Francis Adams, as Executors of the estate of Frederic S. d'Hauteville, deceased, acting under the judicial supervision of the Superior Court Newport County, Rhode Island, Equity No. 3042;

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

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

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

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be

No. 85----5

deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

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

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

Executed at Washington, D. C., on April 26, 1946.

[SEAL] FRANCIS J. MCNAMARA,

Deputy Alien Property Custodian.

[F. R. Doc. 46-7085; Filed, Apr. 29, 1946; 11:35 a. m.]

[Vesting Order CE 256]

COSTS AND EXPENSES INCURRED IN CERTAIN ACTIONS OR PROCEEDINGS IN CERTAIN MICHIGAN, OKLAHOMA, NEBRASKA, WIS-CONSIN, MINNESOTA, INDIANA, AND OHIO COURTS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the Alien Property Custodian:

Having found that each of the persons named in Column 1 of Exhibit A, attached hercto and by reference made a part hereof, was a person within the designated enemy country or enemyoccupied territory appearing opposite such person's respective name in Column 2 of said Exhibit A;

Having determined that it was in the interest of the United States to take measures in connection with representing each of said persons in the court or administrative action or proceeding identified in Column 3 of said Exhibit A, and having taken such measures;

Finding that as a result of such action or proceeding each of said persons obtained or was determined to have an interest in property, which interest is particularly described in Column 4 of said . Exhibit A;

Finding that such property is in the possession, custody or control of the person described in Column 5 of said Exhibit A; and

Finding that the Alien Property Custodian has incurred, in each of such court or administrative actions or proceedings, costs and expenses in the amount stated in Column 6 of said Exhibit A,

hereby vests in the Alien Property Custodian, to be used or otherwise dealt with in the interest, and for the benefit, of the United States, from the property in the possession, custody, or control of the persons described in said Column 5 of said Exhibit A, the sums stated in said Column 6 of said Exhibit A, such sums being the amounts of such property equal to the costs and expenses incurred by the Alien Property Custodian in such actions or proceedings.

This order shall not be deemed to limit the powers of the Alien Property Custodian to return such property if and when it should be determined that such return should be made.

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

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

Executed at Washington, D.C., on April 23, 1946.

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

EXHIBIT A

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Name	Country or territory	Action or proceeding	Interest	Depositary	Sum vested
hanaso Lewis, also known as Thanaso Liakopoulos.	Greece	Item 1 Estate of Frank Lewls, also known as Frank Louis, also known as Eustathios Llako- poulos, also known as Frank Leakopulos, also known as Stathis Liacopoulos, also known as Christ Kalameris, also known as Christos Ellis, Kalomeris, deceased,	\$1, 286. 48	LaSalle National Bank, 135 South La- Salle St., Chicago, Ill., In the account of A. Pompouras, Acting Consul General of Greece at Chicago, Ill., or his succes- sors, for the benefit of Thanaso Lewis.	\$41. (
ohn Nakos	Greece	Probate Court, Wayne County, Mich.; No. 314295. Item 2 Estate of Sam Nakos, deceased, County	267, 31	LaSallo National Bank, 135 South La-	16.
лл Nakos	Greece	Court, Muskogee County, Okla.; Case No. 7099.	201.51	Salle St., Chicago, Ill., Account in the name of A. Pompouras, Acting Consul General of Greece at Chicago, Ill., or his successors, for the benefit of John Nakos Account No. 29090.	10.
'homas Nakos	Greeto	Item 3 Same	267. 31	LaSalle National Bank, 135 South LaSalle St., Chicago, Ill. Account in the name of A. Pompouras, Acting Consul Gen- eral of Greece at Chicago, Ill., or his successors, for the benefit of Thomas Nakos Account No. 29090.	16.
eorge Nakos	Greeco	Item 4 Same	267.31	LaSalle National Bank, 135 South La- Salle St., Chicago, Ill., Account in the name of A. Pompouras, Acting Consul General of Greece at Chicago, Ill., or his successors, for the benefit of George Nakos Account No. 29090.	16.
Efthimla Nakos	Greece		267. 31	LaSalle National Bank, 135 South LaSalle St., Chicago, Ill. Account in the name of A. Pompouras. Acting Consul General of Greece at Chicago, Ill., or hls succes- sors, for the benefit of Efthimia Nakos Account No. 20090.	16.
arvara Nakos	Greece	Item 6	267. 31	LaSalle National Bank, 135 South LaSalle St., Chicago, Ill. Account in the name of A. Pompouras, Acting Consul General of Greece at Chicago, Ill., or his succes- sors, for the benefit of Varvara Nakos	16
ilarlelia Nakos	Greece	Item 7 Same	267. 31	Account No. 29090. LaSalle National Bank, 135 South LaSalle St., Chicago, Ill. Account in the name of A. Pompouras, Acting Consul Gen- eral of Greece at Chicago, Ill., or his suc- cessors, for the benefit of Harielia Nakos	16
Ellenia Nakes	- Greece	SameItem 8	267. 31	LaSalle National Bank, 135 South LaSalle St., Chicago, Ill. Account in the name of A. Pompouras, Acting Consul Gen- eral of Greece at Chicago, Ill., or nis suc- cessors, for the benefit of Ellenia Nakos Account No. 29090.	
Zoltsa Brabos	Greece	Item 9 - Estate of Tom Coulis, deceased, County Court, Douglas County, Nebr.	228.68	Robert R. Troyer, Judge of the County Court, Douglas County, Omaha, Nebr.	
Marle Plavoukas	Greece	Item 10 SameItem 11	228.68	Same	27
Hilda Christensen	Norway	 Estate of Peter Christensen, deceased, Coun- ty Court, Milwaukee County, Wis.; No. 238-518 in Probate. 	500. 00	George B. Skogmo, Vlce-Consul of Nor- way, 152 West Wisconsin Ave., Mil- waukee, Wis.	
Edvard Christensen	Norway	- SameItem 12	2,510.90	Same	- 31
Peter Christensen	Norway	Item 13	. 500.00	Same	-
Mathilde Nikolaysen	Norway	Same	. 3, 006. 55	Same	- 3
Ilalvor Kristansen	Norway	Matilda Peterson vs. Chris Ellison, et al., County Court, Cheyenne County, Nebr.	562. 88	A. C. Peterson, as referee—Matilda Peter- son vs. Chris Ellison, et al., Peterson & Pevenka Insurance Agency, Lodgepole, Nebr.	
Sigvart Krlstiansen	Norway		- 562.88	Same	. 2
H. Johnson	Norway	Item 17 Same	- 140. 72	Same	
Mrs. A. M. Steenberg	Norway	Item 18	- 140. 72	Same	-
Mrs. Jenny Askedahl	Norway	Item 19	- 140. 72	Same	
Mrs. I III Lystand	Norway	Item 20	140. 72	Same	

FEDERAL REGISTER, Wednesday, May 1, 1946

EXHIBIT A-Continued

Column 1	Column 2	Column 3	Column 4	Celumn 5	Column 6
Name	Country or territory	Action or proceeding	Interest	Depositary	Sum vested
		Item 21			
agnvald Kjaerstad	Norway	Matilda Peterson vs. Chris Ellison, et al., County Court, Cheyenne County, Nebr.	\$112. 57	A. C. Peterson, as referee—Matilda Peterson vs. Chris Ellison, et al., Peterson & Pevonka Insurance Agency, Lodge- pole, Nebr.	\$5.00
Margith Eseth	Norway	Item 22 Same	112. 57	Same	5.00
igrid Kjaerstad	Norway	Ilem 23 Same	112. 57	Saine	5.0
ohannes Kjaerstad	Norway	Item 24	112.57	Same	5.0
aren Bernsten	Norway	Item 25 Same	112, 57	Same	5.0
		Item 26 v			
acob (Jacop) Trana	Norway	Estate of Olaf Trana, deceased, District Court, Eleventh Judicial District, St. Louis County, Minnesota.	(1)	First and American National Bank of Duluth, Trustee under the Will of Olaf Trana, deceased, Duluth, Minn.	6.0
Eristian Trana	Norway	Item 27	(1)	Same	6.0
ara Trana	Norway	Item 28	(1)	Same	6.0
Oline Dolles Trana	Norway	SameIlem 29	(1)	Same	6.0
Martha Trana Midtbo	Norway	Item 30	(1)	Same	6.0
		Item 31			
Margrete Trana	Norway	Same Item 32	(1)	Same'	6.0
Anna Trana Hartvigsen	Norway	Same Item 33	(1)	Same	6.0
Mary Beek	France	Estate of Peter J. Beck, deceased. Circuit Court, Vigo County, Ind.; Docket No. 43; Page 86; File No. 16202.	221.96	Clerk of Vigo Circuit Court, Vigo County, Terre Haute, Ind.	7.0
Anna Beek	France	Item 34 Same	221.96	Same	7.0
Margaret Beek	France	Item 35 Same	221.96	Same	. 7.0
Elizabeth Beek	France	Item 36 Same	221.96	Same	7.0
		Item 37			
Barbara Beck	France	Same Item \$3	221.96	Same	- 7.0
Joseph Beek	France	Item 59	221.96	Same	- 7.0
Nicholas Beek	France	Same	221.96	Same	- 7.
Katherine Beek	France	Same	221.96	Same	- 7.0
Felecia Mastrangelo	Italy	Item 41 Estate of Michele Mastrangelo, deceased, Probate Court, Cuyahoga County, Ohio.	606. 28	The County Treasurer of Cuyahoga County, Cleveland, Ohio.	71.

1 \$600 annually.

[F. R. Doc. 46-7095; Filed, Apr. 29, 1946; 11:36 a. m.]

· [Vesting Order CE 258]

COSTS AND EXPENSES INCURRED IN CERTAIN ACTIONS OR PROCEEDINGS IN CERTAIN NEW YORK COURTS

Under the authority of the Trading with the Enemy Act as amended, and Executive Order No. 9095, as amended, and pursuant to law, the Alien Property Custodian:

Having found that each of the persons named in Column 1 of Exhibit A, attached hereto and by reference made a part hereof, was a person within the designated enemy country or enemy-occupied territory appearing opposite such person's respective name in Column 2 of said Exhibit A; ~ Having determined that it was in the interest of the United States to take measures in connection with representing each of said persons in the court or administrative action or proceeding.identified in Column 3 of said Exhibit A, and having taken such measures;

Finding that as a result of such action or proceeding each of said persons obtained or was determined to have an interest in property, which interest is particularly described in Column 4 of said Exhibit A;

- Finding that such property is in the possession, custody or control of the person described in Column 5 of said Exhibit A: and

Finding that the Alien Property Custodian has incurred, in each of such court or administrative actions or proceedings, costs and expenses in the amount stated in Column 6 of said Exhibit A,

hereby vests in the Alien Property Custodian, to be used or otherwise dealt with in the interest, and for the benefit, of the United States, from the property in the possession, custody, or control of the persons described in said Column 5 of said Exhibit A, the sums stated in said Column 6 of said Exhibit A, such sums being the amounts of such property equal to the costs and expenses incurred by the Alien Property Custodian in such actions or proceedings.

This order shall not be deemed to limit the powers of the Alien Property Custodian to return such property if and

when it should be determined that such return should be made.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a re-

quest for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

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

Executed at Washington, D. C., on April 23, 1946.

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

Ex	HIBIT	A	

		EXHIBIT A			
Column 1 Name	Column 2 Country or territory	Column 3 Action or proceeding	Column 4 Interest	Column 5 Depositary	Column 6 Sum vested
Croce Siracusa Marino	Italy	Item 1 Estate of Gerlando Marino, deceased, Surro- gate's Court, New York County, N. Y. Index No. A1207-1941.	\$112.00	Treasurer of the City of New York, Municipal Building, New York, N. Y.	\$12.00
Carmela Marino	Italy	Index No. A120/-1911. Item 2 Same	288. 22	Same	30.00
Innocenza Marino	Italy	Same	288. 22	Same	30.00
Rosa Marino	Italy	Item 4	288. 22	Same	30.00
Margherita Marino	Italy	Item 5 Same	288. 22	Same	30.00
Josephine Maler	France	Estate of Bertram Winthrop, deceased, Surrogate's Court, New York County, N.Y. Docket No. P-2650-1940.	(1)	Same	70.00
Lena Tallikson Johnson	Norway	Item 7 In the Matter of the Estate of Henry E. Fel- ton, dee'd., Surrogate's Court, New York County, N. Y. Index No. P-2767-1941.	2, 000. 00	Same	47.00
Ulla Dahm	Norway	Item 8 Estate of Ellen L. Penrose, dec'd., Surro- gate's Court, New York County, N. Y. Index No. P-421/1942.	6, 300. 00	Same	δ. 0
Anneken Pettersen	Norway	Item 9 Same	10, 823. 24	Same	9,0
Arvid Dahm	Norway	Item 10 Same	15, 456. 46	Same	13.0
Kristian Resch	Norway	Item 11	4, 540. 95	Same	5.0
Else Dahm	Norway	Item 12 Same	6, 300. 00	Same	5.0
Joseph Michalee	. Czecho-Slovakia	Item 13 Estate of Antonia Michalee, dee'd., Surro- gate's Court, New York County, N. Y. Index No. A-1263/1943.	396. 57	Same	. 50.0

1 Legacy of \$1,000.

[F. R. Doc. 46-7097; Filed, Apr. 29, 1946; 11:36 a. m.]

[Vesting Order CE 257]

COSTS AND EXPENSES INCURRED IN CERTAIN ACTIONS CR PROCEEDINGS IN CERTAIN NEW YCRK COURTS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the Alien Property Custodian:

Having found that each of the persons named in Column 1 of Exhibit A, attached hereto and by reference made a part hereof, was a person within the designated enemy country or enemy-occupied territory appearing opposite such person's respective name in Column 2 of said Exhibit A:

Having determined that it was in the interest of the United States to take measures in connection with representing each of said persons in the court or administrative action or proceeding identified in Column 3 of said Exhibit A, and having taken such measures;

Finding that as a result of such action or proceeding each of said persons obtained or was determined to have an interest in property, which interest is particularly described in Column 4 of said Exhibit A;

Finding that such property is in the possession, custody or control of the person described in Column 5 of said Exhibit A: and

Finding that the Alien Property Custodian has incurred in each of such court or administrative actions or proceedings, costs and expenses in the amount stated in Column 6 of said Exhibit A,

hereby vests in the Alien Property Custodian, to be used or otherwise dealt with in the interest, and for the benefit, of the United States, from the property in the possession, custody, or control of the persons described in said Column 5 of said Exhibit A, the sums stated in said Column 6 of said Exhibit A, such sums being the amounts of such property equal to the costs and expenses incurred by the Alien Property Custodian in such actions or proceedings.

This order shall not be deemed to limit the powers of the 'lien Property Custodian to return such property if and when it should be determined that such return should be made.

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

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

Executed at Washington, D. C., on April 23, 1946.

[SEAL]

JAMES E. MARKHAM, Alien Property Custodian.

FEDERAL REGISTER, Wednesday, May 1, 1946

EXHIBIT A

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Name	Country or territory	Action or proceeding	Interest	Depositary	Sum vested
		Item 1			
Benzion Luwisch	Poland	Estate of Jeanette or Jeannette Lovish, de- eeased, Surrogate's Court, Kings County, N. Y. Index No. 7983-1941.	\$892.15	Treasurer of the City of New York, Mu- nicipal Bldg, Chambers St., New York, N. Y.	\$3 5, 0
lifka Luwisch	Poland	Item 2 Same	892.14	Same	35.0
Rosalie Romaner	Poland	Item 3 Estate of Michael A. Cohn, Surrogate's Court, Kings County, N. Y. Docket No. 6403-1939. Item 4	(1)	Same	57. 0
Rasmine Nilsen	Norway	Estate of Andrea Goodrick, deceased. Sur- rogate's Court, Kings County, N. Y. Index No. 3806-1940.	847.07	Same	5.0
nga Pedersen	Norway	Item 5 Same	847.07	Same	5.0
		Item 6	0.18 A.8		
Anna Nilsen	Norway	Same Item 7	847.07	Same	5.0
Karine Nilsen	Norway	Same	847.07	Same	5.0
Emanuel Nilsen	Norway	Item 8 Same	847.07	Same	B , 0
Krlstine Nilsen	Norway	Item 9 Same	847.06	Same	5,0
androop Milcon	Norway	Item 10	847 06	Come	
Andreas Nilsen	Norway	Same Item 11	847.06	Same	5. (
Elizabeth or Elisabeth Nilsen	Norway	Saine Item 12	847.06	Same	. 5. (
Martha Selsaas	Norway	Estate of Ivar Framnes, deceased, Surro- gate's Court, Kings County, N. Y. Index No. 3412-1943.	203. 33	Same	11.0
Gurine Norman	Norway	No. 3412-1943. Item 13	203. 33	Same	. 11.0
Sina Helle	Norway	Item 14 Same	203. 33	Same	11.
Chia Liche		Item 15	200.00	Same	11.0
Halvor Framnes	Norway	Same	203.33	Same	. 11.
Simon Framnes	Norway	Item 16 Same.	203. 33	Same	. 11.0
		Item 17			
Fannie Feige Grabel	Poland	Estate of Louis Leon Grabel, deceased, Surrogate's Court, Kings County, N. Y. Docket No. 5889-1940.	4, 671. 74	Same	- 42. (
	-	Item 18			-
Yudes Kamenaeheris	Lithuania	Estate of Morris Novick, deceased, Surro- gate's Court, Kings County, N. Y Index No. 5855-1941. Item 19	955. 82	Saine	32.1
Olinda Jacobsen	Norway	Estate of Martin Jacobsen, deceased, Surro- gate's Court, Kings County, N. Y. Index No. 4241-1942.	1, 134. 32	Same	. 26.
Else Jacobsen	Norway	SameItem 20	1, 134. 32	Same	- 26.
	-	Item 21			
Joanna Antoniuk	Poland	 Estate of Stepon Schyvzukowiek, deceased, Surrogate's Court, Kings County, N. Y. File No. 7855-1989. 	246.10	Same	. 18.
Justyna Kalyniuk	Poland	Item 22	246.09	Same	- 18.
	1 .	Item 23			1
Hapka Majewski	Poland	- Same	. 246.09	Same	- 18.

1 \$558.25 and 1335 shares of the stock of L. M. Rabinowitz & Co., Inc., valued at \$1,366.66.

[F. R. Doc. 45-7096; Filed, Apr. 29, 1946; 11:36 a. m.]

[Vesting Order CE 259]

COSTS AND EXPENSES INCURRED IN CERTAIN ACTIONS OR PROCEEDINGS IN CERTAIN NEW JERSEY COURTS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the Alien Property Custodian:

Having found that each of the persons named in Column 1 of Exhibit A, attached hereto and by reference made a part hereof, was a person within the designated enemy country or enemyoccupied territory appearing opposite such person's respective name in Column 2 of said Exhibit A;

Having determined that it was in the interest of the United States to take measures in connection with representing each of said persons in the court or administrative action or proceeding identified in Column 3 of said Exhibit A, and having taken such measures;

Finding that as a result of such action or proceeding each of said persons obtained or was determined to have an interest in property, which interest is particularly described in Column 4 of said Exhibit A;

Finding that such property is in the possession, custody or control of the person described in Column 5 of said Exhibit A; and Finding that the Alien Property Cus-

Finding that the Alien Property Custodian has incurred, in each of such court or administrative actions or proceedings, costs and expenses in the amount stated in Cclumn 6 of said Exhibit A, hereby vests in the Alien Property Custodian, to be used or otherwise dealt with in the interest, and for the benefit, of the United States, from the property in the possession, custody, or control of the persons described in said Column 5 of said Exhibit A, the sums stated in said Column 6 of said Exhibit A, such sums being the amounts of such property equal to the costs and expenses incurred by the Alien Property Custodian in such actions or proceedings.

This order shall not be deemed to limit the powers of the Alien Property Custodian to return such property if and when it should be determined that such return should be made.

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

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

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

Executed at Washington, D. C., on April 23, 1946.

[SEAL]

JAMES E. MARKHAM, Alien Property Custodian.

Exhibit A

Column 1	Column :	Column 3	Column 4	Column .	Column 6
Name	Country or territory	Action or proceeding	Interest	Depositary	Sum vested
Michcle Migliaccio	Italy	Item 1 Estate of Luigi Migliaccio, deceased, Cape May County Orphans' Court, Cape May	\$605. 42	Mr. Leonardo Calise, c/o Boswell & Boswell, Ocean City, N. J.	\$47.00
Giovanni Migliacelo	Italy	County Court House, Cape May, N. J. Item 2 Same	€05. 42	Same	47.00
Delfina Passera	Italy	Item 3 Estate of Victor Moruzzi, deceased, Essex County Orphans' Court, Essex County Courthouse, Newark, N. J.	2, 522. 98	George H. Beeker, Clerk of Essex County Orphans' Court, Essex County Court- house, Newark, N. J.	69.00
Eugenio Passera	Italy	Item 4	2, 522. 98	Same	69.00
Antonio Passera	Italy	Item 5	2, 522. 98	Same	69.00
Giuseppe Passera	Italy	Item 6 Same Item 7	2, 522. 97	Same	69.00
Vincenzo Petitti	Italy	Estate of Luigi Petitti, deceased, Hudson County, Orphans' Court, Hudson County Courthouse, Jersey City, N. J. Item 8	1, 255. 96	John H. Gavin, Clerk of the Hudson County Orphans' Court, Hudson County Courthouse, Jersey City, N. J.	157.00
Francois Ginoux de Fermon	France	Estate of Elizabeth C. Ginoux de Fermon, deceased, Camden County Orphans' Court, Camden County Courthouse, Camden, N. J.	(1)	C. M. Poweil Quicksall, Clerk of the Camden County Orphans' Court, Canden County Courthouse, Camden, N.J.	128.00
Helene Denjean	France	Item 9 Same Item 10	500.00	The Pennsylvania Company for Insurance on Lives and Granting Annuities, Executor, 15th & Chestnut St., Phila- delphia, Pa.	12.00
Anna Chromoho	Czechoslovakia	Estate of Mary Holyuta, deceased, Union County Orphans' Court, Union County Court House, Elizateth, N. J.	483. 43	Charles A. Otto, Clerk of the Union County Orphans' Court, Union County Court House, Elizabeth, N. J.	42. 04
Ulya Holyuta, now Julia Radomska.	Czechoslovakia	Item 11 Same	483. 43	Same	. 42.00
Mary Holyuta	Czechoslovakia	Item 12	170.91	, Sanic	15.00

1 60 shares Compania Swift Internacional stock (approx. value \$2,160) together with cash in the amount of \$360. 60 shares Sears, Rocbuck & Co. stock (approx. value \$2,550), ogether with cash in the amount of \$720.

[F. R. Doc. 46-7098; Filed, Apr. 29, 1946; 11:36 a. m.]

INTERSTATE COMMERCE COMMIS-SION.

[S. O. 396, Special Permit 40]

RECONSIGNMENT OF CELERY AT ST. LOUIS, Mo.

Pursuant to the authority vested in me by paragraph (f) of the first ordering paragraph of Service Order No. 336 (11 F.R. 2193), permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard entirely the provisions of Service Order No. 396 insofar as it applies to the reconsignment at St. Louis, Missouri, April 26, 1946, by Atlantic Commission Company, of car SFRD 36004, celery, now on the Wabash Railroad, to Atlantic Commission Company, Philadelphia, Pennsylvania (P. RR.). The waybill shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the

office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 26th day of April 1946.

V. C. CLINGER, Director, Bureau of Service.

[F. R. Doc. 46-7215; Filed, Apr. 30, 1946; 11:20 a.m.]

[S. O. 406] UNLOADING OF COPPER, ETC., AT JERSEY CITY, N. J.

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 29th day of April A. D. 1946.

It appearing, that 84 box cars containing various commodities at Perth Amboy, New Jersey, on the Lehigh Valley Railroad Company, have been on hand for an unreasonable length of time and that the delay in unloading said cars is impeding their use; in the opinion of the Commission an emergency exists requiring immediate action. It is ordered, that:

Copper, etc., at Perth Amboy, New Jersey, be unloaded. (a) The Lehigh Valley Railroad Company, its agents or employees, shall unload forthwith the following cars now on hand at Perth Amboy, New Jersey, consigned International Smelting and Refining Company:

	1
Init. and No.	Contents
NP 17478	Salt.
NYC 604128	Coal.
CWC 8244	Scrap copper.
SP 33699	Copper cathodes.
NYC 710230	Do.
NP 4949	Scrap copper.
CN 141155	Do.
IC 14042	Do.
UP 350853	Do.
MeC 5713	Do.
ATSF 150694	Copper bullion.
UP 180653	Do.
WLE 27330	Do.
WP 16663	Do.
BM 72440	Do.
GN 46869	Do.
UP 351409	Do.
PRR 91198	Do.
NYC 106609	Do.
UP 181950	Do.
IGN 16268	Do.
MC 84344	Do.
CGA 19829	Do.
SP 96304	Do.
ATSF 143649	Do.
PRR 505591	
	Copper cathodes.
C&O 9830 CNJ 21266	Copper bullion.
	Do.
MP 34118	Do.
MP 91197	Do.
TNO 51500	Do.
B&O 174236	Do.
L&N 95336	Do.
CNW 122680	Do.
NYC 136380	Do.
SSW 33665	Do.
Alton 52452	Do.
Sou 22681	Do.
NYC 124451	Do.
SP 32790	Do.
EJE 7374	Do.
UP 187545	Do.
B&O 270389	Copper anodes.
N&W 46172	Do
RI 148753	Do.
UP 180139	Do.
IC 11798	Do.

Init. and No.	Co	ntents
NYC 153551	Copper	bullion.
CGW 92004	Do.	
CGA 19970	Do.	
NKP 9193	Do.	
TNO 36482	Do.	
Erie 97930	Do.	
RI 148464	Do.	
TNO 58215	Do.	
Erie 71225	Do.	
PLE 83563	Do.	
RI 157716	Do.	
ATSF 135509	Do.	
SooL 133078	Do.	
WP 26042	Do.	
SLSF 127534	Do. Do.	
RI 146854	Do.	
CNW 60170 ATSF 272265	Do.	
SLSF 129573	Do.	
Milw 21217	Do.	
CNW 146556	Do.	
SP 31774	Do.	
GN 52219	Do.	
RI 134003	Do.	
B&O 271432	Do.	•
TNO 53422	Do.	
L&N 11616	Do.	
CGA 55666	Do.	
Sou 15847	Do.	
TNO 52315	Do.	
CBQ 30625	.Do.	
E&O 273149	Do.	
OWRN 14926	Do.	
PM 85787	Do.	
NP 27977	Do.	
MP 120805	Do.	
TNO 39701	Do.	

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

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

By the Commission, Division 3.

[SEAL] W. P. BARTEL.

Secretary.

[F. R. Doc. 46-7216; Filed, Apr. 30, 1946; 11:20 a.m.]

IS. O. 4971

UNLOADING OF VARIOUS COMMODITIES AT PERTH AMBOY, N. J.

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 29th day of April A. D. 1946.

It appearing, that 51 cars containing various commodities at Perth Amboy, New Jersey, on the Lehigh Valley Railroad Company, have been on hand for an unreasonable length of time and that the delay in unloading said cars is impeding their use; in the opinion of the Commission an emergency exists requiring immediate action. It is ordered, that:

Various commodities at Perth Amboy, New Jersey, be unloaded. (a) The Le-high Valley Railroad Company, its agents or employees, shall unload forthwith the following cars now on hand at Perth Amboy, New Jersey, consigned American Smelting & Refining Company:

Car No.	Commodity
N&W 48762	Copper bullion.
PRR 33532	Sulphur.
SP 95753	Lead bullion.
C&O 8535	Do.
SAL 15446	Copper bullion.
ATSF 141932	Lead bullion.
SP 27514	Copper bullion.
N&W 48297	Do.
SAL 15511	Lead bullion.
ATSF 127530	Do.
IHB 6040	Scrap brass.
PLE 2310	Coke.
WP 20512	Copper bullion.
SLSF 145557	Do.
WP 20415	Do.
PRR 55529	Do.
ATSF 126792	Do.
PRR 94960	Do.
NS 25171	Do.
PLE 2280	Coke.
PRR 70242	Copper bullion.
WP 18119	Do.
WP 18331	Do.
B&O 280561	Electrode.
B&O 385406	Brass ashes.
TP 50547	Lead skings.
PLE 2274	Coke.
B&O 384250	Brass scrap.
N&B 773	Copper bullion.
E&O 465754	Lead bullion.
ATSF 150750	Do.
NP 30975	Do.
ATSF 125924	Copper bullion.
ATSF 138488	Do.
GN 43289	Lead bullion.
CS 17273	Do.
PLE 2303	Coke.
ALTON 53065	Copper bullion.
MP 32039	Do.
WP 18479	Do.
CBQ 130451	Do.
CTSE 716368	Do.
IC 19709	Do.
SLSF 147656	Do.
PLE 2291	Coke.
GN 52836	Lead bullion.
PRR 363310	Scrap brass.
LNE 8549	Brass ashes
LV 28697	Cast iron pipe.
SP 97439	Charcoal.
CN 483484	Do.

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

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

By the Commission, Division 3.

[SEAL] W. P. BARTEL, Secretary,

[F. R. Doc. 46-7217; Filed, Apr. 30, 1946; 11:20 a. m.]

OFFICE OF PRICE ADMINISTRATION.

[SO 142, Order 92]

BUCKEYE TRACTION DITCHER CO.

DETERMINATION OF MAXIMUM PRICES

Order No. 92 Under Supplementary Order No. 142, adjustment provisions for sales of industrial machinery and equipment, Buckeye Traction Ditcher Company, Findlay, Ohio, Docket No. 6083– SO 142–136–388.

For the reason set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to Supplementary Order No. 142, *It is ordered*:

(a) The maximum prices for sales by the Buckeye Traction Ditcher Company of Findlay, Ohio, of all its products, which are covered by any of the regulations listed in Supplementary Order No. 142, shall be determined as follows: The maximum prices for any of the above-described products, having a base date price, shall be the applicable base date price increased by 2.5% of that price.

The phrase in this order "base date price" shall mean a price frozen under the applicable regulation (by reference to published list prices, and to sales made during a defined period of time prior to a base date), except that for every product covered by this order the base date to be used for establishing a frozen price shall be October 1, 1941. The phrase does not include any price adjusted upward by industry-wide or individual adjustment orders.

(b) For any product for which a price is established under section 8 of Revised Maximum Price Regulation 136: Section 4 (d) (1) (i) of Maximum Price Regulation 67; § 1361.53 of Maximum Price Regulation 246; or § 1390.205 (d) of Maximum Price Regulation 351, the maximum price shall be computed under the appropriate provisions of the applicable regulation using the price computed under paragraph (a) of this order for the frozen priced product before changes or modification.

The maximum prices for sales by resellers of the products described in paragraph (a) above shall be determined as follows: The reseller shall increase the maximum net prices he had in effect to a purchaser of the same class, just prior to the issuance of this order, by the percentage by which his net invoiced cost has been increased by reason of this order.

The Buckeye Traction Ditcher Co. shall notify each purchaser, who buys the products listed in paragraph (a) above for resale of the percentage by which this order permits the reseller to increase his maximum net prices. A copy of each such notice shall be filed with the Machinery Branch, Office of Price Administration, Washington, D. C.

All requests not granted herein are denied.

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

This order shall become effective April 29, 1946.

Issued this 29th day of April 1946.

PAUL A. PORTER,

Administrator.

[F. R. Doc. 46-7131; Filed, Apr. 29, 1946; 11:54 a. m.]

[SR 15, Amdt. 3 to Order 52]

LAKE MILLS SHOE CO.

ADJUSTMENT OF MAXIMUM PRICES

Amendment 3 to Order No. 52 under § 1499.75 (a) (10) of Supplementary Regulation 15 to the General Maximum Price Regulation, Lake Mills Shoe Company; WLB Case No. 6-48886; OPA Docket No. SO-28-7299, 6064-SR 15.75 (a) (10)-22.

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to § 1499.75 (a) (10) of Supplementary Regulation 15 to the General Maximum Price Regulation, It is ordered:

Order No. 52 under § 1499.75 (a) (10) of Supplementary Regulation 15 to the General Maximum Price Regulation is amended in the following respects:

1. Paragraph (a) is amended to read as follows:

(a) Maximum prices for manufacturer's sales of footwear by Lake Mills Shoe Company—(1) Maximum prices. On and after September 10, 1945, the adjusted maximum prices at which Lake Mills Shoe Company, Lake Mills, Wisconsin, may sell or deliver the footwear specified below to mail order retailers shall be as follows:

Style No.	Description	Size run	Ad- justed maxi- mum price per pair
1092	Misses' black calf oxford (per-		Net
	forated)	111/2-3	\$1.53
1112	Misses' brown clk oxford	1114-3	1 00
1708	(perforated) Misses' black elk boot	111/2-3	1.60
1709	Misses' brown clk oxford	1172-0	1.00
1709	(tip)	111/2-3	1.56
1710	Misses' black calf oxford	/2 0	
	(tip)	111/2-3	1.50
1873	Misses' black patent T strap		
	(perforated)	111/2-3	1.53
90666	Imants' brown elk boot	51/2-8	1.16
90667	Infants' black elk boot	51/2-8	
90683	Infants' white elk boot	51/2-8	1.18
91505	Misses' white elk boot	111/2-3	
1707	Misses' brown elk boot	1132-3	1.63

(2) Discounts. Any shoe listed in subparagraph (1), above, may be billed at a gross price provided that the net price after discounts, does not exceed the maximum price specified.

2. Paragraph (b) is amended to read as follows:

(b) Maximum price for sales at retail—(1) Sales subject to the General Maximum Price Regulation. The maximum price for a sale or delivery at retail of any shoe listed in paragraph (a), above, shall be the retailer's maximum price properly established under the General Maximum Price Regulation prior to ______, 1946, increased by an amount equal to the applicable percentage of such price listed below:

Style No.	Description	Size run	Per- cent- ago of in- crease
1092	Misses' black calf oxford (per-		
	forated)	111/2-3	21/2
1112	Misses' brown elk oxford (per-	111/ 0	
1700	forated)	111/2-3	712
1708	Misses' black elk boot	111/2-3	10
1709	Misses' brown elk oxford (tip)	111/2-3	41/2
1710	Misses' black calf oxford (tip)	111/2-3	1/2
1873	Misses' black patent T strap		
	(perforated)	111/2-3	21/2
90666	Infants' brown elk boot	51/2-8	51/2
90667	Infants' black elk boot	51/2-8	2
90683	Infants' white elk boot	51/-8	71%
91505	Misses' white clk boot	111/2-3	8
1707	Misses' brown elk boot	1112-3	8

(2) Sales subject to Maximum Price Regulation 580. The maximum price for a sale or delivery of any shoe listed in paragraph (a) (1), above by a retailer whose prices are governed by Maximum Price Regulation 580 shall be determined by applying to the net invoice cost (not to exceed the adjusted net maximum price per pair listed in paragraph (a) (1), above), the applicable pricing rule of section 7 of Maximum Price Regulation 580.

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

(c) Notification. At the time of (or prior to) the first delivery of any of the styles covered by this order to a mail order retailer on and after April 29, 1946, Lake Mills Shoe Company shall notify the retailer in writing of the applicable retail pricing method established by paragraph (b), above. This notice may be given in any convenient form.

This amendment may be amended or revoked by the Administrator at any time.

This amendment shall become effective immediately.

Issued this 29th day of April 1946.

PAUL A. PORTER, Administrator.

[F. R. Doc. 46-7105; Filed, Apr. 29, 1946; 11:52 a. m.]

[MPR 64, Order 286]

AMERICAN STOVE CO.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 11 of Maximum Price Regulation No. 64, *It is ordered*:

(a) This order establishes maximum prices for sales of thirty-six models of gas ranges manufactured by the American Stove Company, 4301 Perkins Avenue, Cleveland 3, Ohio. (1) For sales in each zone by retail dealers to ultimate consumers the maximum prices, including the Federal excise tax but not including any state or local taxes imposed at the point of sale, are those set forth below:

Model	Article	Maximum prices for sales to ultimate consumers				
		Zone 1	Zone 2	Zone 3		
8466-11 without covers	do	\$2222.75 2228.95 211.50 165.25 156.75 159.95 111.50 113.95 84.95 87.50 145.25 100.50 145.25 1148.25 121.25 171.25 118.25 121.25 175.20 214.75 195.25 195.25 195.25 2223.25 226.25 29.52 25	\$227, 25 233, 50 215, 95 163, 75 169, 95 164, 50 116, 75 164, 50 116, 75 164, 50 116, 75 164, 50 116, 75 102, 75 102, 75 102, 75 105, 25 176, 50 170, 50 170, 55 176, 50 176, 50 176, 50 179, 55 219, 25 199, 50 2027, 75 203, 75 204,	\$238.25 244.50 226.95 176.75 178.75 178.75 178.75 118.75 118.75 118.75 118.75 118.75 106.50 103.95 106.50 164.75 188.25 130.95 133.95 134.75 235.25 209.95 248.50 248.50 249.50 2		
7201-54 with covers	do do do	198.25 159.95 131.75 134.95	202. 50 161. 75 133. 75 136. 95	221.50 178.75 150.50 153.75		

These prices include delivery and installation. If the retail dealer does not provide installation he shall compute his maximum price by subtracting \$9.00 in the case of gas bungalow or combination ranges and \$6.00 in the case of gas ranges not of the bungalow or combination type from his maximum price as shown above for sales on an installed basis. In all other respects these prices are subject to each seller's customary terms, discounts, allowances (other than trade-in allowances) and other price differentials in effect on sales of similar articles.

(c) The manufacturer shall, before delivering any range covered by this order, after the effective date thereof, attach securely to the inside oven door panel a label which plainly states the OPA retail ceiling prices established by this order for sales of the range to ultimate consumers in each zone together with a list of the states included in each zone. The label shall also state that the retail prices shown thereon include the Federal excise tax, delivery and installation, and that if the seller does not provide installation, the maximum price is \$9.00 less than the price shown on the label if the range is of the bungalow or combination type and \$6.00 less than the price shown on the label if the range is not of the bungalow or combination type.

(d) For purposes of this order Zones 1, 2 and 3 comprise the following states:

Zone 1: Maine, New Hampshire, Vermont, Massachusetts, Connecticut, Rhode Island, New York, Pennsylvania, New Jersey, Maryland, Delaware, District of Columbia, West Virginia, Virginia, Kentucky, Ohio, Indiana, Illinois, Michigan, Wisconsin, Minnesota, Iowa, Missouri, Arkansas, and Louisiana (except the following parishes: Polnte Coupe, Feliciana, East Feliciana, St. Helena, Tangipahoa, Washington, St. Tammany, Livingston, East Baton Rouge, West Baton Rouge, Iberville, Ascension, Assumption, Terrebonne,

No. 85-6

Lafourche, St. James, St. John the Baptist, St. Charles, Jefferson, Plaquemines, St. Bernard, and Orleans), North Dakota, South Dakota, Nebraska, Kansas, Oklahoma, Texas, Montana, Wyoming, Colorado, New Mexico, Utah, Idaho (except the following counties: Boundary, Bonner, Kootenai, Shoshone, Latah, Clearwater, Nez Perce, Lewis, Idaho, Adams, Valley, Washington, Payette, and Gem).

Zone 2: North Carolina, South Carolina, Tennessee, Georgia, Flordia, Alabama, Mississippi, and the parishes of Louisiana not included in Zone 1.

Zone 3: Washington, Oregon, California, Nevada, Arizona, and the counties of Idaho not included in Zone 1.

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

(f) This order shall become effective on the 13th day of May 1946.

Issued this 29th day of April 1946.

PAUL A. PORTER, Administrator.

[F. R. Doc. 46-7106; Filed, Apr. 29, 1946; 11:52 a. m.]

[MPR 120, Corr. to Order 1624]

C. L. S. COAL CO. ET AL.

ESTABLISHMENT OF MAXIMUM PRICES AND PRICE CLASSIFICATIONS

Order No. 1624 under Maximum Price Regulation No. 120 is hereby corrected in the following respects:

On Page 2, in the table of maximum prices for the Buster Mine, Mine Index No. 4499, of Adam Eidemiller, the numerals "244" appearing under Size Group No. 8 are corrected to read "254"; and the numerals "244" are inserted for railroad fuel under Size Group No. 10, immediately above the numerals "294".

This correction shall be effective as of April 10, 1946.

Issued this 29th day of April, 1946.

PAUL A. PORTER,

Administrator.

[F. R. Doc. 46-7107; Filed, Apr. 29, 1946; 11:55 a. m.]

[MPR 591, Order 449]

BURNETT MFG. CO.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 9 of Maximum Price Regulation No. 591, *It is ordered*:

(a) The maximum prices for sales by any person to consumers of the following down spout traps manufactured by Burnett Manufacturing Company of Detroit, Michigan, and described in its application dated February 19, 1946, shall be:

Down Spout Trap 20 C. R. S., Size 12" x 12" x 4³/₄", Complete with Catch Basin, Baffles, Top and Bottom Collars, Gasket, Bracket, Cover; Painted and Rustproofed__ \$12.00

(b) The maximum net price, f. o. b. point of shipment, for sales by any person to dealers shall be the maximum price specified in (a) above less a discount of 30 percent.

(c) The maximum net price, f. o. b. point of shipment, for sales by any person to jobbers shall be the maximum price specified in (a) above less successive discounts of 30 and 20 percent.

(d) The maximum prices established by this order shall be subject to discounts and allowances including transportation allowances and the rendition of services which are at least as favorable as those which each seller extended or rendered or would have extended or rendered to purchasers of the same class on comparable sales of commodities in the same general category during March 1942.

(e) The maximum price on an installed basis of the commodities covered by this order shall be determined in accordance with Revised Maximum Price Regulation No. 251.

(f) Each seller covered by this order, except on sales to consumers, shall notify each of his purchasers, in writing, at or before the issuance of the first invoice after the effective date of this order, of the maximum prices established by this order for each such seller as well as the maximum prices established for purchasers, except dealers, upon resale.

(g) The Burnett Manufacturing Company shall attach to each down spout trap covered by this order a tag containing the following:

OPA Maximum Retail Price-\$12.00 (Do not detach)

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

This order shall become effective April 30, 1946.

Issued this 29th day of April 1946.

PAUL A. PORTER, Administrator.

[F. R. Doc. 46-7116; Filed, Apr. 29, 1946; 11:53 a. m.]

[MPR 120, Order 1642]

B. C. & F. COAL CO. ET AL.

ESTABLISHMENT OF MAXIMUM PRICES AND PRICE CLASSIFICATIONS

For the reasons set forth in an accompanying opinion, and in accordance with § 1340.210 (a) (b) of Maximum Price Regulation No. 120; It is ordered:

Producers identified herein operate named mines assigned the mine index numbers, the price classifications and the maximum prices in cents per net ton, for the indicated uses and shipments as set forth herein. All are in District No. 4. The mine index numbers and the price classifications assigned are permanent but the maximum prices may be changed by an amendment issued after the effective date of this order. Where such an amendment is issued for the district in which the mines involved herein are located and where the amendment makes no particular reference to a mine or mines involved herein, the prices shall be the prices set forth in such amendment for the price classifications of the respective size groups. The location of each mine is given by county and state. The maximum prices stated to be for truck shipment are in cents per net ton f. o. b. the mine or preparation plant and when stated to be for rail shipment or for railroad fuel are in cents per net ton f. o. b. rail shipping point. In cases where mines ship coals by river the prices for such shipments are those established for rail shipment and are in cents per net ton f. o. b. river shipping point. However, producer is subject to the provisions of § 1340.215 and all other provisions of Maximum-Price Regulation No. 120.

B. C. & F. COAL CO., C/O L. W. BERRESFORD, P. O. BOX 31, CROOKSVILLE, OHIO, B. C. & F. UNITED MINE, NO. 5 AND NO. 6; SFAM, MINE INDEX NO. 4277, PERRY COUNTY, OHIO, SUBDISTRICT 6 FOR ALL METHODS OF SHIPMENT, STRIP MINE, RAIL SHIPPING POINT: MCLUNEY, OHIO

	Size group Nos.									۰			
	1	2	3	3a	-4	б	6	7	8	9	10	11	12
Rail shipments and railroad fuel Truck shipment	325 360	325 360	295 360	295 320	295 320	295 265	285 265	245 230	245 230	250 265	210		250 265

M. L. GAILEY, P. O. BOX 52, POLAND, OHIO, GARLEY MINE, NO. 6, NO. 7 AND CANNEL SEAMS, MINE INDEX NO. 4281, COLUMRIANA COUNTY, OHIO, SUBJISTRICT 4 FOR RAIL SHIPMENT & RAILROAD FUEL, SUBJISTRICT 4C FOR 'TRUCK SHIPMENT, STRIP MINE, RAIL SHIPPING POINT: NEGLEY, OHIO

Rail shipments and railroad fuel	325 375	325 375	310 375	310 335	310 335	310 305	290 305	250 270	240 260	280 305	235		290 305
-------------------------------------	------------	------------	------------	------------	------------	------------	------------	------------	------------	------------	-----	--	------------

TOMER COAL CO., WEAMER BLDG., INDIANA, PA., RAY MINE, NO. 8 SEAM, MINE INDEX NO. 4278, BELMONT COUNTY, OHIO, SUBDISTRICT 1 FOR ALL METHODS OF SHIFMENT, STRIP MINE, RAIL SHIPPING POINT: RAYLAND, OHIO

Rail shipments and railroad fuel. Truck shipment	305 350	305 350	285 350	285 310	285 310	285 280	270 280	235 255	225 245	260 280	210		270 280
--	------------	------------	------------	------------	------------	------------	------------	------------	------------	------------	-----	--	------------

This order shall become effective April 30, 1946.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 5328, 8 F.R. 4681)

Issued this 29th day of April 1946.

PAUL A. PORTER, Administrator.

[F. R. Doc. 46-7108; Filed, Apr. 29, 1946; 11:52 a. m.]

[MPR 188, Amdt. 1 to Order 4387] STADLER-NEUWIRTH, INC.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158, *It is ordered*, That Order No. 4837 under § 1499.158 of Maximum Price Regulation No. 188 be amended in the following respects:

1. Paragraph (a) (1) is amended by adding to the descriptions of the lamps

with Model Nos. 1611, 1609, 1610, 1601, 1608, 1607, 1606, 1602, 1603, 1604, 1605, 1612 and SF-6 set forth therein the following:

and/or extension swing arm bridge lamp.

2. Paragraph (a) (1) is further amended by adding after the last sentence of the paragraph the following:

On all of the above described lamps and shades sold in the "Western Area" consisting of the states of Arizona, New Mexico, California, Washington, Oregon, Idaho, Nevada, Utah, Colorado, Wyoming, Montana and the following counties in Texas: El Paso, Hudspeth, Culberson, Jeff Davis, Presidio, Brewster, Terrell, Pecos and Reeves, the retail ceiling price shall be 5% higher than the retail ceiling price set forth above. The remainder of the country is deemed the "Eastern Area".

3. Paragraph (b) is amended to read as follows:

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

> Order No. 4387—MPR 188 Model No. _____ OPA Retail Ceiling Price—\$____ Plus 5 % in the Western Area Do Not Detach

This amendment shall become effective on the 30th day of April 1946.

Issued this 29th day of April 1946.

PAUL A. PORTER, Administrator.

[F. R. Doc. 46-7111; Filed, Apr. 29, 1946; 11:53 a. m.]

[MPR 591, Order 447]

GENERAL AIRCRAFT EQUIPMENT, INC.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 9 of Maximum Price Regulation No. 591; It is ordered:

(a) The maximum net prices, f. o. b. point of shipment for sales by any person of the following cuberators manufactured by the General Aircraft Equipment, Incorporated, South Norwalk, Connecticut, and as described in the application dated March 19 and March 25, 1946, which is on file with the Prefabrication and Building Equipment Price Branch, Office of Price Administration, Washington 25, D. C., shall be:

-	On sales	0	n sales to—					
Model	to ex- clusive sales agent	Dis- tribu- tors	Deal- ers	Con- sumers				
40C stainless cuberator 20CFR stainless cuber-	\$229.16	\$254.62	\$323. 33	\$485.00				
ator	264.60	294.00	373.33	560, 00				
40CC cuberator	224.44	249.38	316.67	475. (H)				
80CC stainless cuberator	567.00	630.00	800.00	1, 210.00				

(b) The maximum net prices established in (a) above may be increased by the following amount to each class of purchaser to cover the cost of crating when crating is actually supplied: \$6.00.

(c) The maximum net prices established by this order shall be subject to discounts and allowances and the rendition of services which are at least as favorable as those which each seller extended or rendered or would have extended or rendered to purchasers of the same class on comparable sales in the same general category on October 1, 1941.

(d) On sales by a distributor or dealer the following charges may be added to the maximum prices established in (a) above:

(1) The actual amount of freight paid to obtain delivery to his place of business. Such charges shall not exceed the lowest common carrier rates.

(2) Crating charges actually paid to his supplier but in no instance exceeding the amount specified in (b) above.

(e) Each seller covered by this order, except a dealer, shall notify each of his purchasers, in writing, at or before the issuance of the first invoice after the effective date of this order, of the maximum prices established by this order for each such seller as well as the maximum prices established for purchasers upon resale, except dealers, including allowable transportation and crating charges.

(f) General Aircraft Equipment, Incorporated of South Norwalk, Connecticut shall stencil on the inside lid or cover of the cuberators covered by this order, substantially the following:

OPA Maximum Retail Price-\$____

Plus freight and crating as provided in Order No. 447 under Maximum Price Regulation No. 591.

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

This order shall become effective April 30, 1946.

Issued this 29th day of April 1946.

PAUL A. PORTER, Administrator.

[F. R. Doc. 46-7114; Filed, Apr. 29, 1946; 11:54 a. m.]

[SO 142, Order 91]

LEADER ELECTRIC MFG. CORP.

ADJUSTMENT OF MAXIMUM PRICES

Order No. 91 Under Supplementary Order No. 142. Adjustment provisions for sales of industrial machinery and equipment.

Leader Electric Manufacturing Corporation. Docket No. 6083–S. O. 142–136– 453.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 2 of Supplementary Order No. 142; It is ordered:

(a) The maximum list price for sales by the Leader Electric Manufacturing Corporation, Chicago, Illinois, of its stem and canopy sets shall be \$2.48 subject to all discounts, allowances and extra charges in effect to a purchaser of the same class just prior to the issuance of this order.

(b) The maximum prices for sales by resellers of the product described in paragraph (a) above shall be determined as follows: The reseller shall apply to the maximum price stated in paragraph (a) above the same discounts, allowances and extra charges that he had in effect to a purchaser of the same class just prior to the issuance of this order.

(c) The Leader Electric Manufacturing Corporation shall notify each purchaser, who buys the products listed in paragraph (a) above for resale of the percentage amount by which this order permits the reseller to increase his maximum net price. A copy of each such notice shall be filed with the Machinery Branch, Office of Price Administration, Washington, D. C.

(d) All requests not granted herein are denied.

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

This order shall become effective April 29, 1946.

Issued this 29th day of April 1946. PAUL A. PORTER

Administrator.

[F. R. Doc. 46-7130; Filed, Apr. 29, 1946; 11:54 a. m.]

[MPR 120, Order 1643]

CHARLES AUTON COAL CO. ET AL. ESTABLISHMENT OF MAXIMUM PRICES AND PRICE CLASSIFICATIONS

For the reasons set forth in an accompanying opinion, and in accordance with § 1340.210 (a) (6) of Maximum Price Regulation No. 120; It is ordered:

Producers identified herein operate named mines assigned the mine index numbers, the price classifications and the maximum prices in cents per net ton for the indicated uses and shipments as set forth herein. All are in District No. 8. The mine index numbers and the price classifications assigned are permanent but the maximum prices may be changed by an amendment issued after the effective date of this order. Where such an amendment is issued for the district in which the mines involved herein are located and where the amendment makes no particular reference to a mine or mines involved herein, the prices shall be the prices set forth in such amendment for the price classifications of the respective size groups. The location of each mine is given by county and state. The maximum prices stated to be for truck shipment are in cents per net ton f. o. b. the mine or preparation plant and when stated to be for rail shipment or for railroad fuel are in cents per net ton f. o. b. rail shipping point. In cases where mines ship coals by river the prices for such shipments are those established for rail shipment and are in cents per net ton f. o. b. river shipping point. However, producer is subject to the provisions of § 1340.219 and all other provisions of Maximum Price Regulation No. 120.

CHARLES AUTON COAL CO., WHITESBURG, KY., CHARLES AUTON COAL CO. MINE, HAZARD NO. 4 SEAM, MINE INDEX NO. 7707, LETCHER COUNTY, KY., SUBDISTRICT 3, RAIL SHIPPING POINT BELCRAFT, KY., F. O. G. 62, DEEP MINE, MAXIMUM TRUCK PRICE GROUP NO. 5

						. Siz	e groi	ip No	os.					
	f	2	3	4	5	6	7	8	9	10	15, 16, 17	18	19	20, 21
Price classification. Rail shipments and railroad fuel 1 Fruck shipment.	M 365 395	M 365 375	M 360 350	M 360 350	K 360 335	K 350 310	J 330 275	G 325 270	E 325	G 360	D 315	K 300	K 295	K 295
BROWNIES CREEK COAL CO., BALKA 7683, BELL COUNTY, KY., SUEDI MUM TRUCK PRICE GROUP NO. 3	AN, K STRICT	Y., BR	OWNI AIL SH	ES CR	EER (G POIN	Coal NT, MI	Co. I	IINE, E, Ky	MAS ., F. (on S:). G.	EAM, M 111, DE	INE I EP MI	NDEV	NO.
Price classification Rail shipment Railroad fucl Truck shipment	R 360 260 420	R 355 355 400	R 350 350 365	R 350 350 365	M 350 350 335	M 345 345 315	L 340 340 275	K 325 325 270	J 320 325	E 400 400	G 325 325	0 295 295	0 290 290	0 285 285
NICK DANN, MCROBERTS, KY., N County, Ky., Subdistrict 1, R. Price Group No. 2	CR D	ANN Ì HPPIN	No. 2 I G Poi	MINE. NT, JI	ELKI NKIN	HORN S KY.	No. 3 , F. C	SEAS O. G.	M, M1 61, D1	NE IN EEP N	idex N fine, N	0. 771 I A XIX	0, LE 1UM 7	TCHER
Price classification Rail shipments and railroad fuel Truck shipment	H 395 430	H 390 410	H 375 365	H 375 380	F 370 345	F 355 320	E 335 275	E 330 270	C 330	C 385	A 320	D 315	D 315	D 315
DIXON CAUDILL COAL CO., ISOM, 7705, LETCHER COUNTY, KY., SU MAXIMUM TRUCK PRICE GROUP D	BDIST	DIXON RICT 3	RAU	DILL L SHII	COAL	Co., Poix	MINI T, BE	E, WI	IITESF FT, K	URG Y., F.	SEAM, O. G.	MINE 62, D	INDI DEEP	ex No Mine
Price classification Rail shipments and railroad fuel ¹ Truck shipment	M 365 395	M 365 375	M 360 350	M 360 350	K 360 335	K 350 310	J 330 275	G 325 270		G 360	D 315	K 300	K 295	K 29
H. C. Greer, Jenkins, Ky., H. C County, Ky., Subdistrict 1, RA Price Group No. 2	. GRE	ER N	0.3 N POI	fine, st, Je	ELER	IORN . 3, KY.	No. 3 , F. (Seat D. G.	61, D	NE IN EEP I	dex N Mine, I	0. 770)9, Le MUM '	TCHE
Price classification Rail shipments and railroad fuel 1_ Truck shipment	- H 395 430		H 375 365	H 375 380	F 370 345	F 355 320	E 335 275			C 385	A 320	D 315	D 313	D 31
IVEY AND WYNN; C/O DENVER WY Harlan County, Ky., Subdisti Truck Price Group No. 5	NN, E RICT 2,	VARTS RAIL	, Ky, Shifi	IVEY PING I	AND V	VYNN EVA:	MIN RTS, I	е, На Сч., І	RLAN	Sea: G. 80,	s, Mini Deep	e Indi Mine	ex N , Ma	0.769 XIMU
Price classification Rail shipments and railroad fuel Truck shipment	- 0 - 360 - 395				L 335 335		K 325 275) D 38		H 310	.H 300	

¹ Subject to the provisions of Second Revised Order No. 1432 under MPR 120 as amended.

R. G. JOHN & SON COAL CO., TRAMMEL, VA., JOHN MINE, WIDOW KENNEDY SEAM, MINE INDEX NO. 7672, DICK-ENSON COUNTY, VA., SUBJISTRICT 7, RAIL SHIPPING POINT, TEAMMEL, VA., F. O. G. 50, DEEP MINE, MAXIMUM TRUCK PRICE GROUP NO. 5

						Si	e gro	up No	.8					
	1	2	3	4	5	6	7	8	9	10	15, 16, 17	18	19	20, 21
Price classification. Rail shipments and railroad fuel Truck shipment.	M 365 395	M 365 375	M 360 350	M 860 350	K 360 335	K 350 310	J 330 275	G 325 270	E 325	E 385	D 315	G 310	G 300	G 295
STEVE MIDDLETCN, VERDA, KY., M SUBDISTRICT 2, RAIL SHIPPING POIN	IDDLE T, AG	ton M Fs, K	IINE, Y., F.	HAEI O. G.	AN S1 80, 1	EAM, DEEP	MINE	INDE MAX	X NO.	7698. TRU	HARL. CK PEI	AN CO	NUNT	Y, KY, No. 5
Price classification Kail shipments and railroad fuel Truck shipment	0 260 395	0 355 375	O 340 350	O 340 350	L 335 335	L 335 310	K 325 275	F 330 270	D 330	D 385	D 315	H 310	H 300	H 293
J. H. MOSER, CAWOOD, KY., MOSE TRICT 2, RAIL SHIFFING POINT, C.	R MINATO, I	(E, M (Y., 1	ASON C. O.	SEAM G. 80	, MP Dee	RE INI	DEX N NE, N	VO. 76 IAXIS	88, HA	RUCH	Count Price	try, F e Gro	Y., S DUP N	UBDIS
Price classification Rall shipment. Railread fuel Truck shipment	P 345 345 395	P 340 340 375	P 335 335 350	P 335 335 350	N 335 335 335	N 330 320 310	M 325 325 275	H 320 325 270	F 320 325	F 360 360	E 315 315	H 310 310	H 300 300	
WM. B. SPFARS, MCROBERTS, KY., County, Ky., Subdistrict 1, Ra Price Group No. 2														
Price classification Rail shipments and railroad fucl 1. Truck shipment	H 395 430	Н 390 410	H 375 365	H 375 380	F 370 345	F 355 320	E 335 275	E 330 270	C 330	C 385	A 320	D 315	D 312	
WILLAED COAL CO., C'O ELMER EV 7704, Préry County, Ky., Subde Maximum Truck Price Group	THET	LE, B 3, RA	usy, 1 Il Sin	Ky., V	VILLA POIN	rd N T, Bu	LINE, TTER	HAZA FLY N	RD N 0. 2, 1	0. 6 S	SEAM. . O. G.	MINE 100, 1	INDI DEEP	EX NO MINE
Price classification. Rail shipment Railroad fuel Truck shipment.	365	M 365 365 375	M 360 360 350	M 360 360 350	N 335 335 335	N 330 330 310	325	325	325	J 355 355				5 27
SANDY RIDGE MINING CO., C/O G. MINE INDEX NO. 7706, BUTHANAN SWORDS CREEK, F. O. G. 20, STRI	. RU	SELL	AND T	AZEW	ELL (OUN	TIES.	VA., S	UBDIS	TRICT	9, RAI	L SHII	GARY	SEAN POINT
Price classification Rail shipment		C 415 450	D 390 445	D 350 395	D 335 425	C 385 360				H 300		-		-

¹ Subject to the provisions of Second Revised Order No. 1432 under MPR 120, as amended.

This order shall become effective April with the Division of the Federal Register 30, 1946.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 29th day of April 1946.

PAUL A. PORTER. Administrator.

[F. R. Doc. 45-7109; Filed, Apr. 29, 1945; 11:55 a. m.]

[Rev. SO 119, Order 182]

HUMPHREYS MFG. CO.

ADJUSTMENT OF MANIMUM PRICES

Order No. 182 under Revised Supplementary Order No. 119. Adjustment of maximum prices for specified items of enameled cast-iron plumbing fixtures exclusive of all fittings and .rimmings as manufactured by the Humphreys Manufacturing Company of Mansfield, Ob'o. Docket No. 6123-SO 119-89.

For the reasons set forth in an opinion issued simultaneously herewith and filed

and pursuant to Revised Supplementary Order No. 119, it is ordered:

(a) Maximum prices for sales by the Humphreys Manufacturing Company of Mansfield, Ohio. (1) The above manufacturer may determine his maximum prices for the specified items in his line of enameled cast-iron plumbing fixture ware exclusive of all fittings and trimmings by increasing his highest prices in effect during March 1942 to each class of purchaser by the following amounts:

Perc	ent	
Model No.: incre	ase	
2120-5' recess tub, 1. h	10	
2121-5' rccess tub, r. h	10	
2500-5' tub on legs	10	
3015-19" x 17" lavatory	10	-
3329-19" x 17" lavatory	10	
3321-19" x 17" lavatory	10	
3325-19" x 17" lavatory	10	
3400-19" x 17" lavatory	10	
3405-19" x 17" lavatory	10	
5108-32" double sink	10	
5416-42" sink and drainboard, r. h	10	
5413-42" sink and drainboard, r. h	10	
6504-24" x 16" kitchen sink	10	

(2) The maximum prices set forth above shall be subject to discounts and allowances including transportation allowances and price differentials which are at least as favorable as those the manufacturer extended or rendered or would have extended or rendered to each class of purchaser on commodities in the same general category during March 1942.

(b) Notification to all purchasers. The manufacturer shall send the following notice to every purchaser of the commodities covered by this order at or before the time of the time of the first invoice after the adjustment granted by this order is put into effect:

Order No. 182 under Revised Supplementary Order No. 119 authorizes a 10% increase over our highest March 1942 net prices for plate numbers 2120, 2121, 2500, 3015, 3320, 3 3325, 3400, 3405, 5408, 5416, 5418 and C504. 3321.

Resellers (but not manufacturers who purchase such items for use in the manufacture of other products) may add to their existing maximum prices the actual dollars-and-cents increase in cost resulting from the adjustment granted by Order No. 182.

(c) Resellers' maximum prices. All resellers of the commodities covered by this order (but not manufacturers who purchase such items for use in the manufacture of other products) may add to their presently established maximum prices the actual dollars-and-cents increase in cost resulting from the adjustment granted the manufacturer by this order.

(d) The Humphreys Manufacturing Company shall submit to the Office of Price Administration within 15 days after the close of the first three months of operations under the provisions of this order, a detailed analysis of sales showing the total sales of enamelware and the sales of the individual commodities covered by this order.

(e) All prayers for relief not granted herein are denied.

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

This order shall become effective April 30. 19:6.

Issued this 29th day of April 1946

PAUL A. PORTER.

Administrator.

[F. R. Doc. 46-7128; Filed, Apr. 29, 1946; 11:55 a.m.]

[MPR 120, Order 1644]

M. J. COLLINS & SONS COAL CO. ET AL.

ESTABLISHMENT OF MAXIMUM PRICES AND PRICE CLASSIFICATIONS

For the reasons set forth in an accompanying opinion, and in accordance with § 1340.210 (a) (6) of Maximum Price Regulation No. 120; It is ordered:

Producers identified herein operate named mines assigned the mine index numbers, the price classifications and the maximum prices in cents per net ton for the indicated uses and shipments as set forth herein. All are in District No. 8. The mine index numbers and the price classifications assigned are per-manent but the maximum prices may be changed by an amendment issued after

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the effective date of this order. Where such an amendment is issued for the district in which the mines involved herein are located and where the amendment makes no particular reference to a mine or mines involved herein, the prices shall be the prices set forth in such amendment for the price classifications of the respective size groups. The location of each mine is given by county and state. The maximum prices stated to be for truck shipment are in cents per net ton f. o. b. the mine or preparation plant and when stated to be for rail shipment or for railroad fuel are in cents per net ton f. o. b. rail shipping point. In cases where mines ship coals by river the prices for such shipments are those established for rail shipment and are in cents per net ton f. o. b. river shipping point. However, producer is subject to the provisions of § 1340.219 and all other provisions of Maximum Price Regulation No. 120.

M. J. COLLINS & SONS COAL CO., ISOM, KY., M. J. COLLINS & SONS COAL CO. MINF, ELKHORN SEAM, MINE INDEX 7716, LETCHER COUNTY, KY., SUBDISTRICT 3, RAIL SHIPPING POINT: BELCRAFT, KY., F. O. G. 62, DEEP MINE, MAXIMUM TRUCK PRICE GROUP NO. 5

						S	ize gro	oup N	08.					
	1	2	3	4	5	6	7	8	9	10	15, 16, 17	18	19	20, 21
Price classification Rail shipment and railroad fucl ¹ Truck shipment	K 380 395	K 375 375	K 365 350	K 365 350	K 360 335	K 350 310	J 330 275	G 325 270	E 325	G 360	D 315	J 310	J 300	J 295
Tom Johnson, Risner, Ky., John County, Ky., Subdistrict 1, Rai Price Group No. 3	SON I	ELKHO	POIN	fine, i: Sai	ELEI	IORN , KY.	No. 2 , F. C	2 SEA	M, M 51, DI	INE I EP M	NDEX I	NO. 7 IAXIV	721, I IUM 7	LOYD
Price classification Rail shipments and railroad fuel Truck shipment	H 395 420	H 390 400	H 375 365	H 375 365	H 360 335	H 350 315	G 330 275	E 330 270	C 330	E 385	C 315	H 310	H 300	H 295
	1				-		1		1			1	1	
MUSGROVE COAL MINE, C/O W. R MINE INDEX NO. 7712, MCCREAN O. G. 171, DEEP MINE, MAXIMUM	RY Co	UNTY	KY.	, SUE	DISTR	ІСТ 6.	KY., RAIL	Mus Sim	SGROV PPING	e Co Poin	AL MI	NE, N ERVIL	0. 4 LE, K	Seam, Y., F.
MINE INDEX NO. 7712, MCCREAN	RY Co	UNTY	KY.	, SUE	DISTR	ІСТ 6.	Ку. RAIL 340 275	М US SIIII 335 270	F 335	E Co POIN H 370	E E	K 315	K 310	. ү., F.
MINE INDEX NO. 7712, MCCREAN O. O. 171, DEEP MINE, MAXIMUM Price classification Rail shipment railroad fuel	O 375 395	OUNTY Ck PR 0 370 375 LLIPS	, KY. ICE G 355 350 & KE	, SUF ROUP 0 355 350	M 350 335	ICT 6, М 345 310 No.	RAIL L 340 275 136 St	H 335 270 EAM.	F 335 MINE	POIN H 370	E 330	K 315	K 310 McC	K 310

Price elassification Rail shlpments and railroad fuel Truck shipment	L 365 405	L 365 385	L 360 355	L 360 365	Н 360 335	H 350 320	G 330 275	G 325 270	E 325	G 360	B 320	Н 310	H 300	H 295
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¹ Subject to the provisions of second revised order No. 1432 under MPR 120, as amended.

This order shall become effective April 30, 1946.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4631)

Issued this 29th day of April 1946.

PAUL A. PORTER, Administrator.

[F. R. Doc. 46-7110; Filed, Apr. 29, 1946; 11:51 a. m.]

[MPR 591, Order 448]

BARROW MFG. CO.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 9 of Maximum Price Regulation No. 591; It is ordered:

(a) The maximum net prices, f. o. b. point of shipment, for sales by any person of the following Immersion Milk Cooler manufactured by the Barrow Manufacturing Company of Oneida, New York, and as described in the application dated March 29, 1946, which is on file with the Prefabrication and Building Equipment Price Branch, Office of Price Administration, Washington 25, D. C., shall be:

	On sales to-							
	Distribu- tors	Dealers	Consum- ers					
BA-6-MBA-4-M	\$243.00 210.00	\$328.00 294.00	\$468.00 420.00					

(b) The maximum net prices established in (a) above may be increased by the following amount to each class of purchaser to cover the cost of crating when crating is actually supplied: \$6.00.

(c) The maximum net prices established by this order shall be subject to discounts and allowances and the rendition of services which are at least as

favorable as those which each seller extended or rendered or would have extended or rendered to purchasers of the same class on comparable sales in the same general category on October 1, 1941.

(d) On sales by a distributor or dealer the following charges may be added to the maximum prices established in (a) above:

(1) The actual amount of freight paid to obtain delivery to his place of business. Such charges shall not exceed the lowest common carrier rates.

(2) Crating charges actually paid to his supplier but in no instance exceeding the amount specified in (b) above.

(e) Each seller covered by this order, except a dealer, shall notify each of his purchasers, in writing, at or before the issuance of the first invoice after the effective date of this order, of the maximum prices established by this order for each such seller as well as the maximum prices established for purchasers upon resale, except dealers, including allowable transportation and crating charges.

(f) The Barrow Manufacturing Company, Inc., of Oneida, New York, shall stencil on the inside lid or cover of the immersion milk cooler covered by this order, substantially the following:

OPA Maximum Retail Price \$_____

Plus freight and crating as provided in Order No. 448 under Maximum Price Regulation No. 591.

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

This order shall become effective April 30, 1946.

Issued this 29th day of April 1946.

PAUL A. PORTER,

Administrator.

[F. R. Doc. 46-7115; Filed, Apr. 29, 1946; 11:53 a. m.]

[MPR 591, Order 456]

GUIBERSON CORP.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 9 of Maximum Price Regulation No. 591; It is ordered:

(a) The maximum net prices for sales by any person to consumers of the following steel kitchen sink cabinet units manufactured by the Guiberson Corporation, 1000 Forest Avenue, Dallas, Texas, and as described in its application dated April 8, 1946, shall be:

Model KS-54-25" x 54" steel sink cabinet unit with 4 doors and 4 drawers, built in garbage container, Formica sink top complete with faucets, spray and strainer ______\$163.80

(b) On sales to dealers by any person, the maximum net prices, f. o. b. point of shipment, shall be the net prices specified in (a) above less 40 percent.

(c) On sales to jobbers by any person, the maximum net prices, f. o. b. point of shipment, shall be the list prices specified in (a) above net successive discounts of 40 and 20 percent.

(d) In addition to the discounts provided for in (b) and (c) above, the maximum net prices established by this order shall be subject to discounts and allowances including transportation allowances and the rendition of services which are at least as favorable as those which each seller extended or rendered or would have extended or rendered to purchasers of the same class on comparable sales of commodities in the same general category during March 1942.

(e) The maximum prices on an installed basis of the commodity covered in this order shall be determined in accordance with Revised Maximum Price Regulation No. 251, as amended.

(f) Each seller of the commodity covered by this order, except on sales to consumers, shall notify each of his purchasers, in writing, at or before the issuance of the first invoice after the effective date of this order, of the maximum price established by this order for each such seller as well as the maximum prices established for purchasers, except dealers, upon resale.

(g) The Guiberson Corporation shall stencil in a conspicuous place on each kitchen sink cabinet unit covered by this order the following:

OPA Maximum Retail Price—Uninstalled \$163 80

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

This order shall become effective April 30, 1946.

Issued this 29th day of April 1946.

PAUL A. PORTER, Administrator.

[F. R. Doc. 46-7117; Filed, Apr. 29, 1946; 11:55 a. m.]

[MPR 591, Order 457]

QUILLEN BROS. REFRIGERATOR CO.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 9 of Maximum Price Regulation No. 591, *It is ordered*:

(a) The maximum net prices, f. o. b. point of shipment, for sales by any person of the following farm and home freezing unit manufactured by the Quillen Brothers Refrigerator Company of Indianapolis, Indiana, and as described in the application dated March 7, 1946, which is on file with the Prefabrication and Building Equipment Price Branch, Office of Price Administration, Washington 25, D. C., shall be:

		On	sales t	0	
				C Deal- ers	Con- sum- ers
18 cu. ft. farm and home freezing unit.	\$205	\$354	\$389	\$418	\$590

(b) The maximum net prices established in (a) above may be increased by the following amount to each class of purchaser to cover the cost of crating when crating is actually supplied: \$6.60.

(c) The maximum net prices established by this order shall be subject to discounts and allowances and the rendition of services which are at least as favorable as those which each seller extended or rendered or would have extended or rendered to purchasers of the same class on comparable sales in the same general category on October 1, 1941.

(d) On sales by a distributor or dealer the following charges may be added to the maximum prices established in (a) above:

(1) The actual amount of freight paid to obtain delivery to his place of business. Such charges shall not exceed the lowest common carrier rates.

(2) Crating charges actually paid to his supplier but in no instance exceeding the amount specified in (b) above.

(e) Each seller covered by this order, except a dealer, shall notify each of his purchasers, in writing, at or before the issuance of the first invoice after the effective date of th's order, of the maximum prices established by this order for each such seller as well as the maximum prices established for purchasers upon resale, except dealers, including allowable transportation and crating charges.

(f) The Quillen Brothers Refrigerator Company of Indianapolis, Indiana shall stencil on the inside of lid or cover of the farm and home freezing unit covered by this order, substantially the following:

OPA Maximum Retail Price \$590.00

Plus freight and crating as provided in Order No. 457 under Maximum Price Regulation No. 591.

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

This order shall become effective April 30, 1946.

Issued this 29th day of April 1946.

PAUL A. PORTER,

Administrator.

' [F. R. Doc. 43-7118; Filed, Apr. 29, 1946; 11:54 a. m.]

[MPR 591, Order 458]

B & H MFG. CO.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 9 of Maximum Price Regulation No. 591, *It is ordered*:

(a) The maximum net prices, f. o. b. point of shipment, for sales by any person of the following milk and package receiver manufactured by the B & H Manufacturing Company of Northport, Michigan, and as described in the application dated February 21, 1941, which is on file with the Prefabrication and Building Equipment Price Branch, Office of Price Administration, Washington 25, D. C., shall be:

	O	n sales to—			
	Pis- tribu- tors	Deal- crs	Con- suri- ers		
Model No. BV 975.	\$2.28	\$3. 57	\$5, 95		

(b) The maximum net prices established by this order shall be subject to discounts and allowances and the rendition of services which are at least as favorable as those which each seller cxtended or rendered or would have extended or rendered to purchasers of the same class on comparable sales in the same general category on .October 1, 1941.

(c) On sales by a distributor or dealer the following charges may be added to the maximum prices established in (a) above:

(1) The actual amount of freight paid to obtain delivery to his place of business. Such charges shall not exceed the lowest common carrier rates.

(d) Each seller covered by this order, except a dealer, shall notify each of his customers, in writing, at or before the issuance of the first invoice after the effective date of this order, of the maximum prices established by this order for each such seller as well as the maximum prices established for purchasers upon resale, except dealers, including allowable transportation charges.

(e) The B & H Manufacturing Company of Northport, Michigan, shall attach a tag to the milk and package receiver on which is printed substantially the following:

OPA Maximum Retail Price \$5.95

Plus freight as provided in Order No. 458 under Maximum Price Regulation No. 591.

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

This order shall become effective April 30, 1946.

Issued this 29th day of April 1946.

PAUL A. PORTER,

Administrator.

[F. R. Doc. 46-7119; Filed, Apr. 29, 1946; 11:54 a. m.]

[MPR 502, Order 20]

GLEN-GERY SHALE BRICK CORP.

ADJUSTMENT OF MAXIMUM PRICES

Order No. 20 under Section 16 of Maximum Price Regulation No. 592; Glen-Gery Shale Brick Corporation; Docket No. 6122-592.16-152-A.

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to section 16 of Maximum Price Regulation 592, *It is ordered*:

(a) The maximum net prices for sales by the Glen-Gery Shale Brick Corporation, Reading, Pennsylvania, of clay building brick and structural clay tile to its various classes of purchasers may be increased by an amount not in excess of \$1.25 per thousand for standard size brick equivalents or by an amount not in excess cf \$0.50 per ton for structural hollow tile.

(b) If the Glen-Gery Shale Brick Corporation had an established differential in price during the month of March 1942 for non standard sizes of brick, it may convert the adjustment granted herein for standard size brick on the basis of the conversion factors or formulae in use by it during March 1942 in establishing price differentials between standard size brick and the other sizes.

(c) Any person purchasing any of the products covered by this order produced by the Glen-Gery Shale Brick Cor-poration for the purpose of resale in the same form may increase his presently established prices unthe General Maximum Price der Regulation by adding the dollars-andcents increase in cost resulting from the increase permitted the manufacturer in (a) above. Notwithstanding the provisions of this paragraph, in any area where specific maximum prices are fixed by an area pricing order such specific maximum prices shall apply in that area.

(d) All requests of the application not granted herein are denied.(e) This order may be amended or re-

voked by the Office of Price Administration at any time.

This Order No. 20 shall become effective April 30, 1946.

Issued this 29th day of April 1946.

PAUL A. PORTER, Administrator.

[F. R. Doc. 46-7121; Filed, Apr. 23, 1946; 11:51 a. m.]

[Rev. SO 119, Order 180]

FEDDERS-QUIGAN CORP.

ADJUSTMENT OF MAXIMUM PRICES

Order No. 180 under Revised Supplementary Order No. 119. Adjustment of maximum prices for sales of electric water coolers manufactured by Fedders-Quigan Corporation, Buffalo 7, New York. Docket No. 6123-SO 119-49.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 13 of Revised Supplementary Order No. 119, it is ordered:

(a) Maximum prices for Fedders-Quigan Corporation, Buffalo 7, New York.
(1) The above mentioned manufacturer may determine his maximum prices for his line of electric water coolers by increasing by 18.8 percent his prices on these items in effect on October 1, 1941, to each class of purchaser.

(2) Since the provisions of this order are not intended to reduce properly established maximum prices, the manufacturer may continue to use as his maximum prices to each class of purchaser his properly established prices in effect under Maximum Price Regulation No. 591 in the event that such prices exceed the prices in effect to each class of purchaser on October 1, 1941, plus the increase provided for in (1) above.

(3) The maximum prices set forth above shall be subject to discounts and

allowances including transportation allowances and price differentials which are at least as favorable as those the manufacturer extended or rendered or would have extended or rendered to each class of purchaser on commodities in the same general category during October 1, 1941.

(b) Resellers' maximum prices. All resellers of the commodities covered by this order (but not manufacturers who purchase such items for use in the manufacture of other products) may add to their presently established maximum prices the actual dollars-and-cents increase in cost resulting from the adjustment granted the manufacturer by this order.

(c) Notification to all purchasers. The manufacturer shall send the following notice to every purchaser of the commodities covered by this order at or before the time of the first invoice after the adjustment granted by this order is put into effect.

Order No. 180 under Revised Supplementary Order No. 119 authorizes a 18.8 percent increase in October 1, 1941 net prices for sales of electric water coolers manufactured by this company.

Resellers (but not manufacturers who purchase such items for use in the manufacture of other products) may add to their existing maximum prices the actual dollarsand-cents increase in cost resulting 'from the adjustment granted by Order No. 180.

(d) All prayers for relief not granted herein are denied.

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

This order shall become effective April 29, 1946.

Issued this 29th day of April 1946. PAUL A. PORTER,

Administrator.

[F. R. Doc. 46-7127; Filed, Apr. 29, 1946; 11:53 a. m.]

[Rev. SO 119, Order 183]

H. H. ROBERTSON CO.

ADJUSTMENT OF MAXIMUM PRICES

Order No. 183 under Revised Supplementary Order No. 119. Adjustment of maximum prices for sales of Steel Flooring manufactured by H. H. Robertson Company of Ambridge, Pennsylvania. Docket No. 6123-SO 119-87.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 13 of Revised Supplementary Order No. 119, it is ordered:

(a) Maximum prices for H. H. Robertson Company, Ambridge, Pennsylvania.
(1) The above manufacturer may determine his maximum prices for his line of Steel Flooring by increasing by 14 percent his prices on these items in effect on October 1, 1941 to each class of purchaser.

(2) Since the provisions of this order are not intended to reduce properly established maximum prices, the manufacturer may continue to use as his maximum prices to each class of pur-

chaser his properly established prices in effect under Maximum Price Regulation No. 591 in the event that such prices exceed the prices in effect to each class of purchaser on October 1, 1941 plus the increase provided for in (1) above.

(3) The maximum prices set forth above shall be subject to discounts and allowances including transportation allowances and price differentials which are at least as favorable as those the manufacturer extended or rendered or would have extended or rendered to each class of purchaser on commodities in the same general category, during March 1942.

(b) Resellers' maximum prices. All resellers of the commodities covered by this order (but not manufacturers who purchase such items for use in the manufacture of other products) may add to their presently established maximum prices the actual dollars-and-cents increase in cost resulting from the adjustment granted the manufacturer by this order.

(c) Notification to all purchasers. The manufacturer shall send the following notice to every purchaser of the commodities covered by this order at or before the time of the first invoice after the adjustment granted by this order is put into effect:

Order No. 183 under Revised Supplementary Order No. 119 authorizes a 14 percent increase in October 1, 1941, net prices for sales of steel flooring manufactured by this company.

Resellers (but not manufacturers who purchase such items for use in the manufacture of other products) may add to their existing maximum prices the actual dollars-and-cents increase in cost resulting from the adjustment granted by Order No. 183.

(d) All prayers for relief not granted herein are denied.

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

This order shall become effective April 30, 1946.

Issued this 29th day of April 1946.

PAUL A. PORTER, Administrator.

[F. R. Doc. 46-7129; Filed, Apr. 29, 1946; 11:55 a. m.]

[MPR 592, Order 21]

TRI-LAKES STEAMSHIP CO.

ADJUSTMENT OF MAXIMUM PRICES

Order No. 21 under section 16 of Maximum Price Regulation No. 592. Specified Construction Materials and Refractories. Tri-Lakes Steamship Company. Docket No. 6075-592.16-91.

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to section 16 of Maximum Price Regulation 592, *It is ordered*:

(a) The maximum net prices for sales by the Tri-Lakes Steamship Company, Ecorse, Detroit, Michigan, of torpedo sand to its various classes of purchasers may be increased by an amount not in excess of 10 cents per cubic yard.

(b) Any person purchasing torpedo sand produced by the Tri-Lakes Steamship Company for the purpose of resale in the same form may increase his presently established prices under the General Maximum Price Regulation by adding the dollars-and-cents increase in cost resulting from the increase permitted the manufacturer in (a) above.

(c) All requests of the application not granted herein are denied.

(d) This order may be amended or revoked by the Office of Price Administration at any time.

This order shall become effective April 30, 1946.

Issued this 29th day of April 1946.

PAUL A. PORTER, Administrator.

[F. R. Doc. 46-7122; Filed, Apr. 29, 1946; 11:51 8. m.]

[MPR 592, Order 22]

OLEAN TILE CO.

ADJUSTMENT OF MAXIMUM PRICES

Order No. 22 under section 16 of Maximum Price Regulation No. 592. Specified construction materials and refractories. Olean Tile Company. Docket No. 6078-592.16-81.

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to section 16 of Maximum Price Regulation 592, It is ordered:

(a) The maximum prices for sales by the Olean Tile Company, Olean, New York, of its entire line of ceramic, mosaic and paver tile, may be increased by an amount not in excess of 10.7 percent.

(b) Any person purchasing ceramic, mosaic and paver tile manufactured by the Olean Tile Company for the purpose of resale in the same form may increase his presently established maximum prices under the General Maximum Price Regulation by adding a dollarsand-cents amount not exceeding his actual dollars-and-cents increase in cost resulting from the increase permitted the manufacturer in (a) above.

(c) The maximum prices established herein shall be subject to cash, quantity and other discounts, transportation allowances, services and other terms and conditions of sale at least as favorable as the seller extended or rendered to purchasers of the same class during March 1942.

(d) All requests of the application not granted herein are denied.

This order may be amended or revoked by the Office of Price Administration at any time.

This order shall become effective April 30, 1946.

Issued this 29th day of April 1946.

PAUL A. PORTER, Administrator.

[F. R. Doc. 46-7123; Filed, Apr. 29, 1946; 11:51 a. m.]

> [Rev. SO 119, Order 184] CARRIER CORP.

ADJUSTMENT OF CEILING PRICES

For the reasons set forth in an opinion Issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to sections 15 and 16 of Revised Supplementary Order No. 119, it is ordered:

(a) Manufacturer's ceiling prices. The Carrier Corporation, 300 South Geddes Street, Syracuse 1, New York, may compute its adjusted ceiling prices for the line of portable room coolers and self-contained air conditioners which it manufactures, as follows:

(1) For an article which has a properly established ceiling price in effect before the effective date of this order, the adjusted ceiling price is the article's properly established ceiling price for the particular sale (exclusive of all permitted increases or adjustment charges) increased by 9.1 percent.

(2) For an article which is first offered for sale after the effective date of this order, the adjusted ceiling price is the maximum price hereafter properly determined or established in accordance with Maximum Price Regulation No. 188; and prices so fixed may not be increased under this order.

(3) The manufacturer's adjusted ceiling price fixed in accordance with this order is his new ceiling price if it is higher than his previously established ceiling price including all increases and adjustments otherwise authorized for him individually or for his industry.

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

(1) A reseller who had a properly established maximum price in effect before this order was issued for an article covered by this order may add to that maximum price an adjustment charge in the same dollar-and-cents amount as the adjustment charge authorized by this order for, and which he has paid to, his supplier.

(2) If the reseller did not have a properly established maximum price for the article in effect before this order was issued he shall first determine a maximum price (exclusive of adjustment charges), and to that price he may add an adjustment charge in the same dollar-and-cents amount as the adjustment authorized by this order for, and which he has paid to, his supplier. To find his maximum price (exclusive of adjustment charges) for this purpose the reseller shall add to his invoice cost, less an adjustment charge stated on that invoice, the same percentage markup which he has on the "most comparable article" for which he has a properly established ceiling price. For this purpose the "most comparable article" is the one which meets all of the following tests:

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

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

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

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

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

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

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

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

(e) The adjustment charge determined in accordance with this order must be separately stated on all invoices of all sellers of the articles covered by this order.

(f) The provisions of Supplementary Order No. 153 shall not apply to sales of any articles covered by this order.

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

(h) This order shall become effective on the 30th day of April 1946.

Issued this 29th day of April 1946.

PAUL A. PORTER, Administrator.

[F. R. Doc. 46-7188; Filed, Apr. 29, 1946; 4:26 p. m.]

[RMPR 86, Order 59]

THE FIRESTONE TIRE AND RUBBER CO. APPROVAL OF CEILING PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to section 14 of Revised Maximum Price Regulation No. 86, *It is ordered*:

(a) This order establishes ceiling prices for sales by dealers in each zone for the one ironing machine model listed below as follows:

Model	Dealers' ceilin prices to consum					
	Zone 1	Zone 2				
5-Z-14	Each \$109.95	Each \$116.75				

These ceiling prices are subject to each retail seller's customary terms, discounts, allowances and other price differentials in effect on sales of similar articles.

(b) For purposes of this order Zones 1 and 2 are comprised as follows:

Zone 1 consists of all those portions of the forty-eight states and the District of Columbia not included in Zone 2.

Zone 2—Arizona, California, Idaho, Nevada, Oregon, Utah, Washington, and Wyoming.

Colorado—Except the city of Towner. Montana—Except the cities of Richey and Veda and except the counties of Daniels (exclusive of the towns of Carbert, Glutten, Ossette, Peerless and West Fork), Richland (exclusive of the town of Burns, and Savage), Roosevelt (exclusive of the towns of Lohmiller, Volt, and Washa), Sheridan and Wibaux.

Nebraska—the following counties: Banner, Box Butte, Cherry (except the cities of Crookston, Valentine, Thatcher, Woodlake, Sparks, and Arabia), Cheyenne, Dawes, Duel, Garden, Grant, Hooker, Kimball, Morrill, Scotts Bluff, Sheridan, and Sioux.

New Mexico-except the counties of Chaves, Curry, Debaca, Eddy, Harding, Lea, Quay, Roosevelt, and Union.

South Dakota—the town of Philip and the following counties: Bennett, Butte, Custer, Fall River, Jackson, Lawrence, Meade (except the town of Faith), Pennington, Shannon, Washington, and Washabaugh.

Texas—the following counties: Brewster, Culberson, El Paso, Hudspeth, Jeff Davis, Loving, Pecos, Presidio, Reeves, and Terrell.

(c) All the provisions of Revised Maximum Price Regulation No. 86 continue to apply to all sales and deliveries by dealers of machines covered by this order, except to the extent that those provisions are modified by this order.

(d) Unless the context requires otherwise, the definitions set forth in the various sections of Revised Maximum Price Regulation No. 26 shall apply to the terms used herein.

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

This order shall become effective on the 29th day of April 1946.

Issued this 29th day of April 1945.

PAUL A. PORTER,

Administrator.

[F. R. Doc. 46-7173; Filed, Apr. 29, 1946; 4:23 p. m.]

[MPR 64, Order 287]

- ANDERSON STOVE CO.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to section 11 of Maximum Price Regulation No. 64; It is ordered:

(a) This order establishes maximum prices for sales at retail of the two models of gas ranges listed below manufactured by the Anderson Stove Company, Anderson, Indiana. For sales in each zone by retail dealers to ultimate consumers, the maximum prices, including the Federal excise tax, but not including any state or local taxes imposed at the point of sale are those set forth below:

No. 85-7

Model	Maxi	Maximum prices for sales to ultimate consumers								
	Zone 1	Zone 2	Zone 3	Zone 4						
302–5 302–6	Each \$218.25 253.50	Each \$221.95 257.25	Each \$225.95 261.25	Each \$230.25 265.50						

These prices include delivery and installation. If the retail dealer does not provide installation, he shall compute his maximum price by deducting \$6.00 from the maximum price shown above for his sales on an installed basis. If the retailer sells the stove equipped with any of the items listed below, he may add to the applicable ceiling price for the stove shown above an amount no greater than that set forth below opposite that item of equipment:

Additional equipment may be added K-10 lamp, combination electric clock and minute minder and condiment

set _____ \$25.95

K-11 lamp, minute minder and condiment set______ 21.25

K-13 combination electric clock and minute minder and condiment set_ 16.50

K-14 minute minder and condiment set_____ 11.75

Top cover_____ 11.75

In all other respects these prices are subject to each seller's customary terms, discounts, allowances (other than tradein allowances) and other price differentials in effect on sales of similar articles.

(b) The manufacturer shall, before delivering any range covered by this order, after the effective date thereof, attach securely to the inside oven door panel a label which plainly states the applicable OPA retail ceiling prices established by this order for sales of the range to ultimate consumers in each zone together with a list of the States included in each zone. The label shall also state that the retail prices shown thereon include the Federal excise tax, delivery and installation, and that if the seller does not provide installation the maximum price is \$6.00 less than the price shown on the label.

(c) For purposes of this order Zones 1,
2, 3, and 4 comprise the following states: *Zone 1:* Indiana.

Zone 2: Vermont, New Hampshire, Massachusetts, Connecticut, Rhode Island, New York, New Jersey, Pennsylvania, Maryland, Delaware, Ohio, Kentucky, West Virginia, Virginia, Tennessee, North Carolina, South Carolina, Georgia, Alabama, Mississippi, Michigan, Wisconsin, Illinois, Minnesota, Iowa, Missouri, Arkansas and the District of Columbia.

Zone 3: Maine, Florida, Louisiana, North Dakota, South Dakota, Nebraska, Kansas, Oklahoma and Texas.

Oklahoma and Texas. Zone 4: Montana, Wyoming Colorado, New Mexico, Idaho, Utah, Arizona, Nevada, Washington, Oregon and California.

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

(e) This order shall become effective on the 13th day of May 1946.

Issued this 29th day of April 1946.

PAUL A. PORTER,

Administrator.

[F. R. Doc. 46-7172; Filed, Apr. 29, 1946; 4:22 p. m.]

[MPR 120, Order 1645]

E. L. ARMAGOST COAL AND LIME CO. ET AL.

ESTABLISHMENT OF MAXIMUM PRICES AND PRICE CLASSIFICATIONS

For the reasons set forth in an accompanying opinion, and in accordance with § 1340.210 (a) (6) of Maximum Price Regulation No. 120; *It is ordered*:

Producers identified herein operate named mines assigned the mine index numbers, the price classifications and the maximum prices in cents per net ton for the indicated uses and shipments as set forth herein. All are in District No. 1. The mine index numbers and the price classifications assigned are permanent but the maximum prices may be changed by an amendment issued after the effective date of this order. Where such an amendment is issued for the district in which the mines involved herein are located and where the amendment makes no particular reference to a mine or mines involved herein, the prices shall be the prices set forth in such amendment for the price classifications of the respective size groups. The location of each mine is given by county and State. The maximum prices stated to be for truck shipment are in cents per net ton f. o. b. the mine or preparation plant and when stated to be for rail shipment or for railroad locomotive fuel are in cents per net ton f. o. b. rail shipping point. In cases where mines ship coals by river the prices for such shipments are those established for rail shipment and are in cents per net ton f. o. b. river shipping point. However, producer is subject to the provisions of § 1340.212 and all other provisions of Maximum Price Regulation No. 120.

E. L. ARMAGOST COAL & LIME CO., HOOVERSVILLE, P.A., E. L. ARMAGOST COAL & LIME CO. MINE, C - SEAM, MINE INDEX NO. 5717, SOMERSET COUNTY, P.A., SURDISTRICT 37, RAIL SHIPPING POINT, HOOVERS-VILLE, P.A., DEEP MINE

	Size group Nos.								
	1	2	3	4	5				
Rail and truck price classi- fication	E 390 355 400	E 370 355 375	E 370 340 375	E 350 330 365	E 350 330 355				

JOSEPH K. CALLAHAN, 722 GRANT ST., REYNOLDSVILLE, PA., CALLAHAN NO. 2 MINE, D SEAM, MINE INDEX NO. 5719, JEFFERSON COUNTY, PA., SUBDISTRICT C, RAIL SHIPPING POINT, REYNOLDSVILLE, PA., DEEP MINE

Rail and truck price classi- fication	E 390 355 400	E 370 355 375	E 370 340 375	E 350 330 305	E 350 330 355
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CAMARCO AND MILLER, BOX 44, PUNXSUTAWNEY, PA., NO. 5 MINE, D SEAM, MINE INDEX NO. 5708, JEFFER-SON COUNTY, PA., SUBJERTICT 6, RAIL SHIPPING POINT, HILLMAN, PA., STRIP MINE

fication Rail shipment Railroad locomotive fuel Truck shipment	335 320	F 335 320 335	F 335 305 335	F 305 295 325	F 305 295 315

Subject to the provisions of order No. 1548 under MPR 120, as amended.

R. S. CABLIN, SNOW SHOE, PA., CARLIN NO. 2 MINE, D SEAM, MINE INDEX NO. 5744, CENTRE COUNTY, PA, SUBDISTRICT 9, RAIL SHIPPING POINT, GILLIN-TOWN OR SNOW SHOE, PA., STRIP MINE

	1	Size g	roup	Nos.	
	1	2	8	4	5
Rail and truck price classi- faction Rail shipment Railroad locomotive fuel Fruck shipment	D 360 320 370	D 340 320 345	D 335 305 345	D 325 295 335	D 325 295 325
AVALIER COAL CO., 420 B CAVALIER LEHIGH NO. INDEX NO. 5725, CENTRE 9, RAIL SHIPPING POINT MINE	OUSH S 25 M COUP , SNO	ST., N INE, NTY, I W SI	ORFO A SE PA., S HOE,	LK 10, AM, N UBDIST PA., S	VA., AINE TRICT
Rail and truck price classi- fication Rail shipment Railroad locomotive fuel Fruck shipment	D 360 320 370	D 340 320 345	D 335 305 345	D 325 295 335	D 325 295 325
CHERRY RIVER COAL & C YORK, N. Y., SEWARD I INDEX NO. 5715, WES SUBDISTRICT 28, RAIL SHI STRIP MINE	OKE C NO. 4 TMORE PPING	O., 70 MINI CLAND POIN) PINI E B S COU T, SE	EAM, J DNTY, WARD,	NEW MINE PA., PA.,
Rall and truck price classi- fication Rail shipment Railroad locomotive fuel Truck shipment	G 330 320 355	G 330 320 330	G 315 305 330	G 305 295 320	G 305 295 310
CLARENCE COAL MINING C RUN NO. 8 MINE, A SE CENTRE COUNTY, PA., S POINT, SNOW SHOE, PA.,	UBDIS	TRICT	9, RA	K NO.	5730
Rail and truck price classi- fication Rail slupment Railroad locomotive fuel. Truck shipment	D 895	D 375 355 380	D 370 340 380	D 360 330 370	D 360 330 360
Comfort Run Coal Co., fort Run No. 8 Mine, 5728, Clearfield Cou Rail Shipping Point, H	OSCE D SE NTY, EVERL	OLA M AM, I PA., Y, PA	AILIS, MINE SUBI	PA., INDEX DISTRIC	Com T No T 19
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Rail and truck price classi- fication. Rail shipment Railroad locomotive fuel. Truck shipment	C 370 320	365 320 350	C 345 305 350	330 295 340	29
fication Rail shipment Railroad locomotive fuel	- C 370 320 375	365 320 350	345 305 350	295 340	330 29 330
fication Rail shipment Railroad locontotive fuel Truck shipment	C 370 320 375 OSCE E SE F LY, PA LY, PA	365 320 350 0LA T AM, 1 ., SUH, STH F 335 320	345 305 350 MILLS MINE BDISTF BIP MI	295 340 , PA., INDED INTE INTE F 305 295	33 29 33 Com K No RAI
fication Rail shipment. Railrad loconiotive fuel. Truck shipment. Cомгорт Rux Coal Co., Forr Rux No. 9 Mins, 5729, Сцелярные Couxy Shirping Point, Heven Rail and truck price classl- fication. Rail shipment. Railrad loconiotive fuel. Truck shipment. This order shall 1	- C 370 320 375 OSCE E SE F 335 320 - F 335 320 - SCE - SE - SE	365 320 350 OLA T CAM, 1 ., SUH ., SUH F 335 320 335	345 305 350 MILLS MINE BDISTF BIP MI F 335 305 335	295 340 , PA., INDED INCT 19, (NE ⁻ F 305 295 325	33(29) 33(33) COM K NO , RAIL F 30 29 31
fication Rail shipment Railrad loconiotive fuel Truck shipment COMFORT RUN COAL CO., FORT RUN NO. 9 MINE, 5729, CLEARFIELD COUNT SHITPING POINT, HEVER Rail and truck price classl- fication Rail shipment Railrad loconiotive fuel Truck shipment	C 370 320 375 COSCE E SE E SE CY, PA LY, PA F 335 320 360 COSCE F 335 320 360 COSCE F SE CY, PA ST 2 0 0 C SCE F SE SE CY, PA SCE SE CY, PA SCE SE SE SE SE SE SE SE SE SE SE SE SE SE	365 320 350 0LA T AM, 1 ., SUH ., STH F 335 320 335 ne e	345 305 350 MILLS MINE BDISTE BIP MI F 3355 305 335 305 335 6 66; 1	295 340 , PA., INDED HICT 19, INE: F 305 295 325 325 Live A	33(29) 330 COM K NOO, RAII F 300 29 31 Apri Lav
fication	- C 9 - 370 - 320 - 375 - 320 - 375 - 320 - 5 - 320 - 5 - 320 - 375 - 325 - 320 - 375 - 325 - 320 - 375 - 320 - 320 - 375 - 320 - 32	365 320 350 00LA T SUB 350 00LA T SUB 350 350 335 320 335 320 335 320 335 320 335 320 335 320 335 320 335 320 335 320 335 320 350 350 350 350 350 350 350 350 350 35	345 305 350 MILLS MINE BDISTF BIP M S355 305 305 305 305 305 305 305 305 305	295 340 , PA., INDED INTED INTE 295 325 325 Sive A Pub. .R. 7	33(29) 33(29) 33(29) 33(29) 29) 31 30 29) 31 31 30 29) 31 31 31 32 31 31 32 31 31 32 31 31 31 31 31 32 33 31 33 31 33 31 33 31 33 31 33 31 33 31 33 31 33 31 33 31 33 31 33 31 31

[MPR 120, Order 1646]

MAHONING COAL CO. ET AL. ESTABLISHMENT OF MAXIMUM PRICES AND

PRICE CLASSIFICATIONS

For the reasons set forth in an accompanying opinion, and in accordance with § 1340.210 (a) (b) of Maximum Price Regulation No. 120; It is ordered:

Producers identified herein operate named mines assigned the mine index numbers, the price classifications and the maximum prices in cents per net ton for the indicated uses and shipments as set forth herein. All are in District No. 1. The mine index numbers and the price classifications assigned are permanent but the maximum prices may be changed by an amendment issued after the effective date of this order. Where such an amendment is issued for the district in which the mines involved herein are located and where the amendment makes no particular reference to a mine or mines involved herein, the prices shall be the prices set forth in such amendment for the price classifications of the respective size groups. The location of each mine is given by county and state. The maximum prices stated to be for truck shipment are in cents per net ton f. o. b. the mine or preparation plant and when stated to be for rail shipment or for railroad locomotive fuel are in cents per net ton f. o. b. rail shipping point. In cases where mines ship coals by river the prices for such shipments are those established for rail shipment and are in cents per net ton f. o. b. river shipping point. However, producer is subject to the provisions of § 1340.212 and all other provisions of Maximum Price Regulation No. 120.

MAHONING COAL CO., 768 WAYNE AVE., INDIANA, PA., MAHONING NO. 2 MINE, E SEAM, MINE INDEX NO. 5714, INDIANA COUNTY, PA., SUBDISTRICT 15, RAIL SHIPPING POINT, SAVAN, PA., STRIP MINE

	Size group Nos.					
	1	2	8	4	8	
Rall and truck price classifi- cation	G 330 320 355	G 330 320 330	G 315 305 330	G 305 295 320	G 305 295 310	

MAMONING COAL CO., 768 WAYNE AVE., INDIANA, PA., MAHONING MINE, D SEAM, MINE INDEX NO. 5710, INDIANA COUNTY, PA., SUBDISTRICT 15, RAIL SHIPPING POINT: SAVAN, PA., STRIP MINE

Rail and truck price classifi- cation Rail shipment Railroad locomotive fuel Truck shipment	F 335 320 360	F 335 320 335	F 335 305 335	F 305 295 325	F 305 295 315
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Alf, T. Johnson, c/o Springfield Coal Corp., Agent, 2007 Graybar Bldg., New York 17, N. Y., Mardon No. 2 Mine, B Seasi, Mine Index No. 39751 Cambria County, P.A., Subdistrict 26, Rail Shipping Point: Nantyglo and Romar, Pa., Deep Mine

		1	1	1		
Rail and truck price classifi- cation Rail shipment	C 405	C 400	I C 1380	C 365	C 365	
Railroad locomotive fuel Truck shipment	355	355	1340 1385	330 375	330 365	

I Previously established.

MCCORD COAL CO., MARION CENTEP, PA., GLENSIDE NO. 12 MINE, B SEAM, MINE INDEX NO. 5724, IN-DIANA COUNTY, PA., SUBDISTRICT 15, RAIL SHIFFING POINT, STABFORD, PA., STRIP MINE

Railroad locomotive fuel	G 330 320 355	G 330 320 330	G 315 305 330	G 305 295 320	Cł 305 293 310	
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LANKIE BROTHERS, GLEN CAMPBELL, PA., LAMKIE NO. 7, MINE C'AND/OR E SBAM, MINE INDEN NO. 5711, INDIANA COUNTY, PA., SUBDISTINICT 12, RAIL SIMP-FING POINT, UREY, PA., STRIP MINE

	Size group Nos.					
60×	1	2	8	4	5	
Rail and truck price classi- fication Rail shipment ¹ Railroad locomotive fucl ¹ Truck shipment ¹	G 330 320 355	G 330 320 330	G 315 305 330	G 305 295 320	G 305 295 310	

¹ Subject to the provisions of revised order No. 1438 under MPR 120.

MARION COAL CO., BEAVERDALF, PA., COLEMAN NO. 1 MINE, B SEAN, MINE INDEX NO. 5709, ARMSTRONG-COUNTY, PA., SUBDISTRICT 4, RAIL SHIPPING POINT: HAWTHORN, PA., STRIP MINE

Rail and truck price classi- fication	G 330 320 355	G 330 320 330	G 315 305 330	H 285 295 315	H 285 295 305
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MARION COAL CO., BEAVERDALE, PA., COLEMAN NO. 2 MINE, D SEAM, MINE INDEX NO. 5742, ARMSTRONG COUNTY, PA., SUBDISTRICT 4, RAIL SHIPPING POINT; HAWHIOEN, PA., STRIP MINE

Rail and truck price classi- fication		G 330 320 339	G 315 305 330	H 285 295 315	H 285 295 305
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MARION COAL CO., BEAVERDALE, PA., COLEMAN NO. 3 MINE, E SEAM, MINE INDEX NO. 5743, ARMSTRONG COUNTY, PA., SUBJISTRICT 4, RAIL SHIPPING POINT: HAWTHORY, PA., STRIP MINE

Rail and truck price classl- fication	G 330 320 355	G 330 320 330	G 315 305 330	H 285 295 315	H 285 295 305
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This order shall become effective April 30, 1946.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 29th day of April 1946.

PAUL A. PORTER,

Administrator.

[F. R. Doc. 46-7175; Filed, Apr. 29, 1946; 4:26 p. m.]

[MPR 120, Order 1647]

BRADFIELD COAL CO. AND THREE COAL CO.

ESTABLISHMENT OF MAXIMUM PRICES AND PRICE CLASSIFICATIONS

For the reasons set forth in an accompanying opinion and in accordance with § 1340.210- (a) (6) of Maximum Price Regulation No. 120; It is ordered:

Producers identified herein operate named mines assigned the mine index numbers, the price classifications and the maximum prices in cents per net ton for the indicated uses and shipments as set forth herein. All are in District No. 11. The mine index numbers and the price classifications assigned are permanent but the maximum prices may be changed by an amendment issued after the effective date of this order. Where such an amendment is issued for the district in which the mines involved herein are located and where the amendment makes no particular reference to a mine or

mines involved herein, the prices shall be the prices set forth in such amendment for the price classifications of the respective size groups. The location of each mine is given by county and state. The maximum prices stated to be for truck shipment are in cents per net ton f. o. b. the mine or preparation plant and when stated to be for rail shipment or for railroad locomotive fuel are in cents per net ton f. o. b. rail shipping point. In cases where mines ship coals by river the prices for such shipments are those established for rail shipment and are in cents per net ton f. o. b. river shipping point. However, producer is subject to the provisions of § 1340.222 and all other provisions of Maximum Price Regulation No. 120.

BRADFIFLD COAL CO., PETERSBURG, IND., BRADFIELD MINE, 5TH VEIN SEAM, MINE INDEX NO. 553, 'PIKE COUNTY, IND., DEEP MINE, MAXIMUM RAIL PRICE GROUP NO. 10, THE MAXIMUM PRICES LISTED BELOW ARE APPLICABLE ONLY TO HAND-LOADED MINES

	Size group Nos.								
	1, 2, 3	4, 5, 6, 8	7	9 to 12, ine.	13, 14	15	16	26, 27	33
Rall shipment Truek shipment 1	279 359	279 344	239 294	254 284	219 264	179 199	149 169	234 279	19 22

Railroad locomotive fuel:

	Size group Nos.									
	1, 2, 3	4, 5, 6, 8	7	9 to 12, inc.	13, 14	26, 27	15	28, 29	16	33
Truck shipment	359	344	294	284	264	279	199	219	169	229

¹ Previously established.

This order shall become effective April 30, 1946.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 29th day of April 1946.

PAUL A. PORTER. Administrator.

[F. R. Doc. 46-7176; Filed, Apr. 29, 1946; 4:26 p. m.]

[MPR 591, Order 452]

FLIPPEN MFG. CO.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 9 of Maximum Price Regulation No. 591, It is ordered:

(a) The maximum prices for sales by any person to consumers of the following sprinkler heads manufactured by Flippen Manufacturing Company of Santa Ana. California and described in its application dated February 4, 1946, shall be:

Sprinkler head, cast brass, 2" O. D. 11/2" height..... \$0.75

(b) The maximum net prices, f. o. b. point of shipment, for sales to dealers shall be the maximum price specified in (a) above less a discount of $33\frac{1}{3}$ percent.

(c) The maximum net price, f. o. b. point of shipment, for sales to jobbers shall be the maximum price specified in (a) above less a discount of 50 percent.

(d) The maximum prices established by this order shall be subject to discounts and allowances including transportation allowances and the rendition of services which are at least as favorable as those which each seller extended or rendered or would have extended or rendered to purchasers of the same class on comparable sales of commodities in the same general category during March 1942.

(e) The maximum price on an installed basis of the commodities covered by this order shall be determined in accordance with Revised Maximum Price Regulation No. 251.

(f) Each seller covered by this order, except on sales to consumers, shall notify each of his purchasers, in writing, at or before the issuance of the first invoice after the effective date of this order, of the maximum prices established by this order for each such seller as well as the maximum prices established for purchasers, except dealers, upon resale.

(g) Flippen Manufacturing Company shall attach to each sprinkler head covered by this order a tag containing the following:

OPA Maximum Retail Price \$.75 (Do not detach)

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

This order shall become effective April 30. 1946.

Issued this 29th day of April 1946.

PAUL A. PORTER.

Administrator.

[F. R. Doc. 46-7180; Filed, Apr. 29, 1946; 4:27 p.m.] 1

[MPR 591, Order 453]

LIQUID CARBONIC CORP.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed

with the Division of the Federal Register and pursuant to section 9 of Maximum Price Regulation No. 591, It is ordered:

(a) The maximum net prices, f. o. b. point of shipment, for sales by any person of the following Frostair Dual-Purpose Refrigerator, manufactured by the Liquid Carbonic Corporation, Chicago 23, Illinois, and as described in the application dated April 16, 1946, which is on file with the Prefabrication and Building Equipment Price Branch, Office of Price Administration, Washington 25, D.C., shall be:

	Zone 1	Zone 2
Model TT-A Frostair: On sales to distributors On sales to "A" dealers On sales to "B" dealers On sales to "C" dealers On sales to consumers	346.00 357.00 368.00	\$312.00 351.00 362.00 373.00 555.00

(b) The maximum net prices established in (a) above may be increased by the following amount to each class of purchaser to cover the cost of crating when crating is actually supplied: \$6.00. (c) The maximum net prices established by this order shall be subject to discounts and allowances and the rendition of services which are at least as favorable as those which each seller extended or rendered or would have extended or rendered to purchasers of the same class on comparable sales in the same general category on October 1, 1941.

(d) On sales by a distributor or dealer the following charges may be added to the maximum prices established in (a) above:

(1) The actual amount of freight paid to obtain delivery to his place of business. Such charges shall not exceed the lowest common carrier rates.

(2) Crating charges actually paid to his supplier but in no instance exceeding the amount specified in (b) above.

(e) Each seller covered by this order, except a dealer, shall notify each of his purchasers, in writing, at or before the issuance of the first invoice after the effective date of this order, of the maximum prices established by this order for each such seller as well as the maximum prices established for purchasers upon resale, except dealers, including.allowable transportation and crating charges.

(f) The Liquid Carbonic Corporation of Chicago, Illinois, shall stencil on the inside of lid or cover of the Frostair Dual-Purpose Refrigerator covered by this order, substantially the following:

OPA Maximum Retail Price-\$-----

Plus freight and crating as provided in Order No. 453 under Maximum Price Regulalation No. 591.

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

This order shall become effective April 30, 1946.

Issued this 29th day of April 1946.

PAUL A. PORTER,

Administrator.

[F. R. Doc. 46-7181; Filed, Apr. 29, 1946; 4:27 p. m.]

[MPR 591, Order 450]

DAY AND NIGHT MFG. CO.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 9 of Maximum Price Regulation No. 591, *It is ordered*:

(a) The maximum net prices, f. o. b. point of shipment for sales by any person of the following plate type evaporators manufactured by the Day and Night Manufacturing Company of Monrovia, California, and as described in the application dated February 1, 1946, which is on file with the Prefabrication and Building Equipment Price Branch, Office of Price Administration, Washington 25, D. C., shall be:

Model	On sales to-			
	Distrib- utors	Deal- ers	Con- sumers	
A L-14-6-14 BB-19-8-19	\$5.55 7.52	\$7.71 10.45	\$15.42 20.90	
XBS-22-10-72 XBS-22-10-48 AL-22-10-30. BS-21-10-21	12.93 9.98	24.85 17.96 13.85 11.61	49.61- 35.93 27.71 23.22	

(b) The maximum net prices established by this order shall be subject to discounts and allowances and the rendition of services which are at least as favorable as those which each seller extended or rendered or would have extended or rendered to purchasers of the same class on comparable sales in the same general category on October 1, 1941.

(c) On sales by a distributor or dealer the following charges may be added to the maximum prices established in (a) above:

(1) The actual amount of freight paid to obtain delivery to his place of business. Such charges shall not exceed the lowest common carrier rates.

(d) Each seller covered by this order, except a dealer, shall notify each of his purchasers, in writing, at or before the issuance of the first invoice after the effective date of this order, of the maximum prices established by this order for each such seller as well as the maximum prices established for purchasers upon resale, except dealers, including allowable transportation charges.

(e) The Day and Night Manufacturing Company shall attach a tag to the plate type evaporators in which shall be printed substantially the following:

OPA Maximum Retail Price \$____

Plus freight as provided in Order No. 450 under Maximum Price Regulation No. 591.

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

This order shall become effective April 30, 1946.

Issued this 29th day of April 1946. PAUL A. PORTER,

Administrator.

[F. R. Doc. 46-7178; Filed, Apr. 29, 1946; 4:22 p. m.]

[MPR 591, Order 451]

SCUTHEASTERN EQUIPMENT DISTRIBUTING Co.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously. herewith and filed with the Division of the Federal Register and pursuant to section 9 of Maximum Price Regulation No. 591, *It is ordered*:

(a) The maximum prices, excluding Federal excise tax, for sales by any person to consumers of the following automatic electric water heaters and automatic electric water heater conversion units manufactured by the Southeastern Equipment Distributing Company of Atlanta, Georgia, and described in its application dated February 8, 1946, shall be:

- 20 gallon, model Sedco T-20 automatic electric water heater, single
- element, galvanized tank with insulation______\$63.50
- 30 gallon, model Sedco T-30 automatic electric water heater, single element, galvanized tank with insulation
- 40 gallon, model Sedco T-40 automatic electric water heater, single element, galvanized tank with insulation

(b) The maximum net prices, excluding Federal excise tax, f. o. b. point of shipment, for sales by any person to dealers in quantities of less than 5 heaters shall be the maximum prices specified in (a) above less a discount of $33\frac{1}{3}$ percent.

(c) The maximum net prices, excluding Federal excise tax, f. o. b. point of shipment for sales by any person to dealers in quantities of 5 or more heaters shall be the maximum prices specified in (a) above less a discount of 40 percent.

(d) The maximum net prices, excluding Federal excise tax, f. o. b. point of shipment, for sales by any person to jobbers shall be the maximum prices specified in (a) above less a discount of 50 percent.

(c) The maximum prices established by this order shall be subject to such further discounts and allowances including transportation allowances and the rendition of services which are at least as favorable as those which each seller extended or rendered or would have extended or rendered to purchasers of the same class on cor parable sales of commodities in the same general category during March 1942.

(f) The maximum prices on an installed basis of the commodities covered by this order shall be determined in accordance with Revised Maximum Price Regulation No. 251.

(g) Each seller covered by this order, except on sales to consumers, shall notify

each of his purchasers, in writing, at or before the issuance of the first invoice after the effective date of this order, of the maximum prices established by this order for each such seller as well as the maximum prices established for purchasers, except dealers, upon resale.

(h) The Southeastern Equipment Distributing Company shall attach to each electric weater heater covered by this order a tag containing the following:

OPA Maximum Retail Price—Not Installed, Including Actual Federal Excise Tax Paid at Source \$_____.

(Do Not Detach)

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

This order shall become effective April 30, 1946.

Issued this 29th day of April 1946.

PAUL A. PORTER,

Administrator.

[F. R. Doc. 46-7179; Filed, Apr. 29, 1946; 4:27 p. m.]

68.50

[MPR 591, Order 455]

LOUDON MFG. CO.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 9 of Maximum Price Regulation No. 591; It is ordered:

(a) The maximum net prices, f. o. b. point of shipment, for sales by any person of the following farm freezers manufactured by the Loudon Manufacturing Company, 3610 Lyndale Avenue South, Minneapolis, Minnesota, and as described in the application dated March 29, 1946, which is on file with the Prefabrication and Building Equipment Price Branch, Office of Price Administration, Washington 25, D. C., shall be:

•	On sales to-			
Model	Na- tional dis- trib- utors	Job- bers	Deal- ers	Con- sum- ers
FF-10-10 cu. ft. 14 h.p.	\$205	\$225	\$256	\$341
FF-16-16 cu. ft. 13 hp. condensing unit	239	265	299	399
FF-20-20 cu. ft. 13 hp. condensing unit	253	280	317	423
DeLuxe FFD-10-10 cu. ft. 34 hp. condensing unit	215	234	270	360
DeLuxe FFD-16-16 cu. ft. 35 hp. condensing unit	269	297	337	449
DeLuxe FF D-20-20.5 cu. ft. 3's hp. condensing unit	284	313	355	473

(b) The maximum net prices established in (a) above may be increased by the following amount to each class of purchaser to cover the cost of crating when crating is actually supplied: \$6.00.

(c) The maximum net prices established by this order shall be subject to discounts and allowances and the rendition of services which are at least as favorable as those which each seller extended or rendered or would have extended or rendered to purchasers of the same class on comparable sales in the same general category on October 1, 1941.

(d) On sales by a distributor or dealer the following charges may be added to the maximum prices established in (a) above:

(1) The actual amount of freight paid to obtain delivery to his place of business. Such charges shall not exceed the lowest common carrier rates.

(2) Crating charges actually paid to his supplier but in no instance exceeding the amount specified in (b) above.

(e) Each seller covered by this order, except a dealer, shall notify each of his purchasers, in writing, at or before the issuance of the first invoice after the effective date of this order, of the maximum prices established by this order for each such seller as well as the maximum prices established for purchasers upon resale, except dealers, including allowable transportation and crating charges.

(f) The Loudon Manufacturing Company of Minneapolis, Minnesota, shall stencil on the inside of lid or cover of the farm freezers covered by this order, substantially the following:

OPA Maximum Retail Price \$-----

Plus freight and crating as provided in Order No. 455 under Maximum Price Regulation No. 591.

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

This order shall become effective April 30, 1946.

Issued this 29th day of April 1946.

PAUL A. PORTER, Administrator.

[F. R. Doc. 46-7182; Filed, Apr. 29, 1946; 4:27 p. m.]

[MPR 591, Order 459]

JORDON REFRIGERATOR CO.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 9 of Maximum Price Regulation No. 591; It is ordered:

(a) The maximum net prices, f. o. b. point of shipment, for sales by any person of the following Reachin Refrigerator, manufactured by the Jordon Refrigerator Company of Philadelphia 7, Pennsylvania, and as described in the application dated February 22, 1946, which is on file with the Prefabrication and Building Equipment Price Branch, Office of Price Administration, Washington 25, D. C., shall be:

Model	On sales to—			
	Distrib- utors	Dealers	Con- sumers	
R-65 Reachin	\$407.50	\$489.00	\$815.00	

(b) The maximum net prices established in (a) above may be increased by the following amount to each class of

purchaser to cover the cost of crating when crating is actually supplied: \$6.00. (c) The maximum net prices established by this order shall be subject to discounts and allowances and the rendition of services which are at least as favorable as those which each seller extended or rendered or would have extended or rendered to purchasers of the

same class on comparable sales in the same general category on October 1, 1941. (d) On sales by a distributor or dealer

the following charges may be added to the maximum prices established in (a) above:

(1) The actual amount of freight paid to obtain delivery to his place of business. Such charges shall not exceed the lowest common carrier rates.

(2) Crating charges actually paid to his supplier but in no instance exceeding the amount specified in (b) above.

(e) Each seller covered by this order, except a dealer, shall notify each of his purchasers, in writing, at or before the issuance of the first invoice after the effective date of this order, of the maximum prices established by this order for each such seller as well as the maximum prices established for purchasers upon resale, except dealers, including allowable transportation and crating charges.

(f) The Jordon Refrigerator Company of Philadelphia 7, Pennsylvania, shall stencil on the lid or cover of the Reachin Refrigerator covered by this order, substantially the following:

OPA maximum retail price \$815.00

Plus freight and crating as provided in Order No. 459 under Maximum Price Regulation No. 591.

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

This order shall become effective April 30, 1946.

Issued this 29th day of April, 1946.

PAUL A. PORTER,

Administrator.

[F. R. Doc. 46-7183; Filed, Apr. 29, 1946; 4:22 p. m.]

[MPR 591, Amdt. 10 to Order 1]

CAST IRON RADIATION AND ACCESSORIES

MODIFICATION OF MAXIMUM PRICES

An opinion accompanying this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Order 1 under section 22 of Maximum Price Regulation No. 591 is amended by adding a new section to read as follows:

SEC. 5.5. Cast iron radiation and accessories—(a) Scope of this section. This section applies to all manufacturers and resellers of the following types of castiron radiation and accessories covered by Maximum Price Regulation No. 591:

I-Cast-Iron Radiation

Cast-Iron Convectors Cast-Iron Convector Radiators Cast-Iron Baseboard Radiators Cast-Iron Bathroom Radiators Cast-Iron Radiators for blower and ventilation systems. II—Cast-Iron Radiation Accessories Cast-Iron Radiator Bushings Cast-Iron Radiator Plugs Cast-Iron Radiator Nipples Cast-Iron Radiator Brackets Cast-Iron Radiator Pedestais Cast-Iron and Steel Radiator Chaplets

(b) Manufacturers' maximum prices. Manufacturers of the type of cast-iron radiation and accessories set forth in (a) above may increase their properly established maximum prices in effect on October 1, 1941, to each class of purchaser by 37 percent.

(c) Manufacturers' increase for items not having an October 1, 1941, price. A manufacturer may not increase his properly established maximum price for any type of cast-iron radiation and accessories set forth in (a) above for which he does not have an October 1, 1941, price without specific authorization from the Office of Price Administration.

A manufacturer desiring to modify his presently established maximum price for any of the types of cast-iron radiation and accessories set forth in (a) above for which he does not have an October 1, 1941 price shall file an application for such modification of his maximum price to reflect the increases obtained by other manufacturers for similar articles ûnder (b) above setting forth the following:

(1) Full description of the item. Cuts or detailed sketches should be supplied.

(2) Established maximum price for the item and the section and regulation under which the maximum price was established.

(3) If possible, the name of competitors marketing a similar item for which they had October 1, 1941 prices.

(d) Optional use of this section. Since the provisions of this section are not intended to reduce properly established maximum prices, any manufacturer whose price in effect to each class of purchaser on October 1, 1941, plus the increase provided for under (b) is less than his maximum price as established under Maximum Price Regulation No. 591, may continue to use as his maximum price the maximum price properly established under that regulation.

(e) Notification by manufacturers. Any manufacturer who applies the increase permitted under (b) shall notify each purchaser, in writing, at or before the issuance of the first invoice after April 30, 1946, of the actual dollar-andcents increase for each type of cast-iron radiation over his maximum price to that class of purchaser in effect on April 29, 1946.

(f) Resellers' maximum prices. The maximum price for sales by any reseller of the types of cast-iron radiation and accessories covered by this section shall be his maximum price to each class of purchaser in effect on April 29, 1946 plus the actual dollar-and-cents increase in cost resulting from the increase granted the manufacturer under this section and of which he is notified by the manufacturer.

(g) Reports. Any manufacturer who increases his maximum prices under this section must submit to the Prefabrication and Building Equipment Price Branch, Office of Price Administration, Washington, D. C., his new price list, discounts sheets or other notification made to his purchasers, within 20 days after such adjustment is put into effect.

This amendment shall become effective April 30, 1946.

Note: All reporting requirements of this

amendment have been approved by the Eureau of the Budget in accordance with the Federal Reports Act of 1942.

Issued this 30th day of April 1946.

PAUL A. PORTER, Administrator.

[F. R. Doc. 46-7235; Filed, Apr. 20, 1946; 11:35 a.m.]

[MPR 591, Order 460]

KEL-KOLD CO., INC.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 9 of Maximum Price Regulation No. 591; *It is ordered*:

(a) The maximum net prices, f. o. b. point of shipment, for sales by any person of the following: Farm and Home Freezer, manufactured by The Kel-Kold Company, Inc., 31-35 Beaver Street, Johnstown, New York, and as described in the application dated March 22, 1946, which is on file with the Prefabrication and Building Equipment Price Branch, Office of Price Administration, Washington 25, D. C., shall be:

Model	On sales to-			
	Distrib- utors	Dealers	Con- sumers	
FC-5-6 cubic fect, ½ hp. condensing unit. FC-12-12 cubic fect, ½ hp. condensing unit.	\$147.50 202.50	\$177.00 243.00	\$295.00 405.00	

(b) The maximum net prices established in (a) above may be increased by the following amount to each class of purchaser to cover the cost of crating when crating is actually supplied: \$6.00.

(c) The maximum net prices established by this order shall be subject to discounts and allowances and the rendition of services which are at least as favorable as those which each seller extended or rendered or would have extended or rendered to purchasers of the same class on comparable sales in the same general category on October 1, 1941.

(d) On sales by a distributor or dealer the following charges may be added to the maximum prices established in (a) above:

(1) The actual amount of freight paid to obtain delivery to his place of business. Such charges shall not exceed the lowest common carrier rates.

(2) Crating charges actually paid to his supplier but in no instance exceeding the amount specified in (b) above.

(e) Each seller covered by this order, except a dealer, shall notify each of his purchasers, in writing, at or before the issuance of the first invoice after the effective date of this order, of the maximum prices established by this order for each such seller as well as the maximum prices established for purchasers upon resale, except dcalers, including allowable transportation and crating charges.

(f) The Kel-Kold Company, Inc., of Johnstown, New York, shall stencil on the inside of lid or cover of the Farm and Home Freezer, covered by this order, substantially the following:

OPA Maximum Retail Price &-----

Plus freight and crating as provided in Order No. 460 under Maximum Price Regulation No. 591.

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

This order shall become effective April 30, 1946.

Issued this 29th day of April 1946.

PAUL A. PORTER,

Administrator. [F. R. Doc. 46-7184; Filed, Apr. 29, 1946; 4:22 p. m.]

SECURITIES AND EXCHANGE COM-MISSION.

[File No. 70-1271]

COLUMBIA GAS & ELECTRIC CORP. AND DAY-TON POWER AND LIGHT COMPANY

NOTICE OF FILING AND ORDER FOR HEARING

At a regular session of the Securițies and Exchange Commission, held at its office in the City of Philadelphia, Pennsylvania, on the 29th day of April 1946.

Noticc is hereby given that Columbia Gas & Electric Corporation (Columbia), a registered holding company and a sub-sidiary of The United Corporation (United), also a registered holding company, and Columbia's public utility subsidiary, The Dayton Power and Light Company (Dayton), have filed a joint application-dcclaration pursuant to the provisions of the Public Utility Holding Company Act of 1935. All interested persons are referred to said joint application-declaration, which is on file in the offices of the Commission, for a statement of the transactions therein proposed, which may be summarized as follows:

(1) Columbia will offer to its stockholders the right to purchase 1,530,000 shares of common stock of Dayton and, concurrently therewith, it will, pursuant to the competitive bidding provisions of Rule U-50, publicly invite bids for the underwriting of such offer and the purchase by the underwriters of such shares of common stock as are not purchased by Columbia stockholders. In its public invitation, Columbia will request that the bidders specify the price pcr share which they will pay for the shares of common stock which they will purchase, which price will also be the price at which the common stock will be offered to the common shareholders of Columbia. The bidders will also specify the compensation to be charged Columbia by the bidders for their services in underwriting the stockholders' offcring and purchasing the shares of common stock which are not disposed of pursuant to such offering.

Columbia common stockholders will be offered the right, evidenced by warrants, to purchase Dayton common stock on the basis of one share of Dayton common stock for each eight shares of Columbia common stock held by them.

(2) Columbia will apply the proceeds realized from the sale of Dayton common stock, together with treasury cash, if required, to redeem, at the redemption price, all of its 5% Debentures, presently cutstanding in the principal amount of \$44 854,000.

(3) Incidental to the above transactions. Dayton will (i) increase the authorized amount of its common stock from 500,000 shares without par value to 2.020,000 shares of a par value of \$7 a share and will issue and exchange 1,530,-C00 shares of new common stock for 360,-G00 shares of its present common stock, all of which are owned by Columbia; and (ii) transfer to Common Capital Stock Account \$2,000,000 of capital surplus and \$680,000 of earned surplus.

(4) Dayton will amend its Articles of Incorporation to provide, among other things, for contingent voting rights for preferred stockholders in connection with the issuance of additional shares of preferred stock, the merger of the company, the issuance of unsecured debt and the sale of assets. The Articles of Incorporation will also be amended to limit the payment of common stock dividends under certain circumstances.

The proposed issue and exchange of new common stock have been submitted to the Public Service Commission of Ohio for its approval and Dayton seeks exemption from the provisions of sections 6 (a) and 7 of the act in respect of such matters.

Columbia requests that the order to be issued with respect to the proposed transactions conform with the provisions of sections 371, 373 and 1808 (f) of the Internal Revenue Code, as amended, and Section 270-c (10) of the New York Stock Transfer Tax.

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

It is hercby ordered, That a hearing be held upon said matters on May 15, 1946 at 10 a. m., e. d. s. t., in the offices of the Securities and Exchange Commission, 18th and Locust Streets, Philadelphia, Pennsylvania. On such day the hearing room clerk in Room 318 will advise as to the room in which such hearing will be held.

It is further ordered, That Willis E. Monty, or any other officer or officers of the Commission designated by it for that purpose, shall preside at such hearing. The officer so designated to preside at such hearing is hereby authorized to exercise all powers granted to the Commission under section 18 (c) of the act and to a trial examiner under the Commission's rules of practice.

It is further ordered. That the Secretary of the Commission shall serve, by, registered mail, a copy of this order on the Public Service Commission of Ohio, United, Columbia, and Dayton; and that said notice of said hearing be given to all other persons by publication of this order in the FEDERAL REGISTER. Any person desiring to be heard in connection with these proceedings or proposing to inter-vene herein shall file with the Secretary of the Commission on or before May 13, 1946 his request or application therefor, as provided by Rule XVII of the rules of practice of the Commission.

It is further ordered, That without limiting the scope of the issues presented by said application-declaration, particular attention will be directed at said hearing to the following matters and questions:

(1) Whether the proposed issue and ` nection with the issue, sale or distribu-tions of the Dayton common stock are exchange of new common stock is solely for the purpose of financing the business of Dayton and has been expressly authorized by the State Commission of the State in which it is organized and doing business:

(2) Whether the proposed method of sale of the common stock of Dayton and the terms and conditions thereof are appropriate in the public interest and the interests of investors and consumers;

(3) Whether the proposed accounting entries to be recorded on the books of Columbia in connection with the proposed transactions are consistent with sound accounting principles and conform to the standards of the act;

(4) Whether the fees, commissions or other remunerations to be paid in con-

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reasonable;

(5) Generally, whether the proposed transactions comply with the applicable provisions of the act and the rules, regulations and orders promulgated thereunder;

(6) Whether, in the event the application-declaration shall be granted and permitted to become effective, it is necessary to impose any terms or conditions to ensure compliance with the standards of the act.

By the Commission.

[SEAL]

ORVAL L. DUBOIS. Secretary.

[F. R. Doc. 46-7190; Filed, Apr. 30, 1946; 9:41 a. m.]