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*Washington, Thursday, October 31, 1946*

*The President*

**PROCLAMATION 2711**

**DEDICATION DAY, 1946**

BY THE PRESIDENT OF THE UNITED STATES  
OF AMERICA

A PROCLAMATION

WHEREAS November 19, 1946, marks the eighty-third anniversary of the delivery by Abraham Lincoln of the immortal Gettysburg Address; and

WHEREAS those classic lines are enshrined forever in the hearts of all Americans; and

WHEREAS President Lincoln's closing resolve "that this nation, under God, shall have a new birth of freedom, and that government of the people, by the people, for the people shall not perish from the earth" has a special and solemn connotation in world affairs at the present moment; and

WHEREAS the Congress by a joint resolution approved August 7, 1946 (Public Law 645, 79th Congress), has designated, and has requested the President to proclaim, November 19, 1946, as Dedication Day:

NOW, THEREFORE, I, HARRY S. TRUMAN, President of the United States of America, do proclaim November 19, 1946, the anniversary of the Gettysburg Address, as Dedication Day, and I urge the people of the United States to observe that day by reading the address in public assemblages throughout the United States and its possessions, on our ships at sea, and wherever the American flag flies.

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 30th day of October 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 seventy-first.

HARRY S. TRUMAN

By the President:

JAMES F. BYRNES,  
Secretary of State.

[F. R. Doc. 46-19797; Filed, Oct. 30, 1946; 11:33 a. m.]

**EXECUTIVE ORDER 9153A**

ALASKA

WITHDRAWING PUBLIC LANDS FOR USE OF THE WAR DEPARTMENT FOR MILITARY PURPOSES

By virtue of the authority vested in me as President of the United States, it is ordered that, subject to valid existing rights and to Executive Orders No. 5364 of June 5, 1930 withdrawing certain lands for the use of the Navy Department, No. 7622 of May 29, 1937 withdrawing certain lands near the town of Unalaska for use by the United States Indian Service Hospital, No. 8573 of October 21, 1940 withdrawing certain lands near the town of Unalaska for town site purposes, and to the Executive Order of March 4, 1891 reserving certain lands near the town of Unalaska as a coal storage and supply depot, the public lands in the following-described areas be, and they are hereby, withdrawn from all forms of appropriation under the public-land laws, including the mining laws, and reserved for the use of the War Department for military purposes:

TRACT No. 1

Beginning at a point on line of mean high tide on north shore of Makushin Bay, Unalaska Island, 53°45'31" N. latitude, 166°55' W. longitude, as shown on U. S. Coast and Geodetic Survey Chart No. 8802.

Thence from said initial point, by metes and bounds,

North across Unalaska Island to line of mean high tide on Bering Sea;

Easterly and southwesterly around Cape Cheerful, Cape Kaletka, Erskine Point and Brundage Head along line of mean high tide with meanders of Bering Sea, Unalaska Bay, Kaletka Bay, Unalga Pass, Beaver Inlet, and Erskine Bay to the head of Erskine Bay;

Southwesterly on straight line across Unalaska Island to the head of Portage Bay at mean high tide;

Westerly and northwesterly along shore of Portage Bay and Makushin Bay at mean high tide around Cathedral Point to the point of beginning.

The area described, including both public and non-public lands, aggregates 200,000 acres.

TRACT No. 2

All of Hog Island, in Unalaska Bay, near Unalaska Island, as shown on U. S. Coast and Geodetic Survey Chart No. 9007.

The area described aggregates 110 acres.

(Continued on p. 12841)

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1945 Supplement**

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TRACT No. 3

All of those portions of Unalaska Island, Umnak Island, and the small islands and rocks adjacent thereto, lying between 53°13'00" and 53°35'00" N. latitudes and 167°28'30" and 168°6'00" W. longitudes, as shown on U. S. Coast and Geodetic Survey Chart No. 8802.

The areas described aggregate 148,000 acres. Executive Order No. 8789 of June 14, 1941 reserving for the use of the War Department portions of the lands described herein as Tract No. 1 is hereby revoked.

This order is confidential and shall not be published in the FEDERAL REGISTER, and shall not be made public in any other manner except upon prior authorization by the Secretary of War.

NOTE: Confidential status released by letter of the Secretary of War dated June 27, 1946.

FRANKLIN D. ROOSEVELT

THE WHITE HOUSE,  
 April 30, 1942.

[F. R. Doc. 46-19766; Filed, Oct. 30, 1946; 10:26 a. m.]

Regulations

TITLE 21—FOOD AND DRUGS

Chapter I—Food and Drug Administration, Federal Security Agency  
 PART 2—REGULATIONS FOR ENFORCEMENT OF FEDERAL FOOD, DRUG, AND COSMETIC ACT  
 DRUGS AND DEVICES

By virtue of the authority vested in the Federal Security Administrator by the provisions of section 701 (a) of the Federal Food, Drug, and Cosmetic Act (52 Stat. 1055; 21 U. S. C. 371 (a)), the regu-

lation heretofore promulgated as § 2.106 (a) (1) (21 CFR, Cum. Supp. 2.106 (a) (1)) under section 502 (f) (1) of the act is amended to read as follows:

§ 2.106 *Drugs and devices; directions for use.* (a) Directions for use may be inadequate by reason (among other reasons) of omission, in whole or in part, or incorrect specification of:

(1) Directions for use in all conditions for which such drug or device is prescribed, recommended, or suggested in its labeling, or in its advertising disseminated or sponsored by or on behalf of its manufacturer, packer, or distributor, or in such other conditions, if any there be, for which such drug or device is commonly and effectively used;

The foregoing amendment shall become effective upon its publication in the FEDERAL REGISTER.

(Sec. 701 (a), 52 Stat. 1055; 21 U. S. C. 371 (a))

Dated: October 28, 1946.

[SEAL] WATSON B. MILLER,  
 Administrator.

[F. R. Doc. 46-19686; Filed, Oct. 30, 1946; 8:53 a. m.]

TITLE 24—HOUSING CREDIT

Chapter VII—National Housing Agency  
 PART 751—ORGANIZATION DESCRIPTION, INCLUDING DELEGATIONS OF FINAL AUTHORITY

SUBPART B—REGIONAL OFFICES

Section 751.10 (11 F. R. 177A-859, as amended, 11 F. R. 11067) is hereby amended by adding the following:

§ 751.10 *Regional Expediter.* \* \* \*

The Regional Expediter (and the Area Representative for the Washington Metropolitan Area) may designate a member of his staff to serve in his absence as Acting Regional Expediter (or Acting Area Representative), and for the period of such absence the Acting Regional Expediter (or Acting Area Representative) shall have all the powers, duties, and rights of the Regional Expediter (or Area Representative).

(60 Stat. 207)

Issued this 28th day of October 1946.

WILSON W. WYATT,  
 Housing Expediter-Administrator.

[F. R. Doc. 46-19505; Filed, Oct. 30, 1946; 8:59 a. m.]

TITLE 32—NATIONAL DEFENSE

Chapter VI—Selective Service System  
 [Local Board Memorandum No. 203, Issued: 10/30/46]

PART 671—LOCAL BOARD MEMORANDUM CLASSIFICATION INVENTORY

Pursuant to the provisions of the Administrative Procedure Act, the following directive issued under authority of the

<sup>1</sup> E. O. 9153A

Selective Training and Service Act of 1940, as amended, is hereby made a matter of record:

Sec.	
671.203	Classification inventory.
671.203a	Purpose and responsibility.
671.203a-1	Purpose of inventory.
671.203a-2	Responsibility for inventory.
671.203a-3	Preparation for inventory.
671.203a-4	Classification suspended during inventory.
671.203b	Preparing for inventory (from date of receipt of instruction through November 30, 1946).
671.203b-1	Accounting for cover sheets.
671.203b-2	Review of classification.
671.203b-3	Filing of cover sheets.
671.203b-4	Local Board Action Report (Form 110).
671.203b-5	State of readiness for inventory.
671.203c	Taking of inventory (December 2, 1946, through December 20, 1946).
671.203c-1	Classification suspended during inventory.
671.203c-2	Taking inventory.
671.203c-3	Verification of National Headquarters' lists.
671.203c-4	Preparation of Statistical Summary.
671.203c-5	Accuracy.
671.203d	Action of local board after completion of inventory.
671.203d-1	Transmittal letter.
671.203d-2	Distribution.
671.203d-3	Resumption of classification and reporting.
Attachment A	—Sample list.
Attachment B	—Sample form.

§ 671.203 *Classification inventory.*

§ 671.203a *Purpose and responsibility.*

§ 671.203a-1 *Purpose of inventory.* In order that the Selective Service System may be in a position of readiness to fill such calls as may be placed upon it beginning January 1, 1947 and to otherwise fulfill its obligations, it has been determined that all local boards will inventory the status and classification of each registrant as of December 2, 1946. The inventory will also greatly facilitate the preparation of a summary card on each registrant which is to be accomplished after the completion of the inventory. Information gained as a result of this inventory will be of immense value to the War Department in considering future calls and to the Congress.

§ 671.203a-2 *Responsibility for inventory.* Each Chairman of a local board is charged with the responsibility for the inventory in his local board, and each State Director is charged with the responsibility of general supervision over all inventories conducted by the local boards under his jurisdiction. It is important that all concerned in preparing the inventory understand the vital necessity of its being complete and accurate and submitted within the time limit prescribed.

§ 671.203a-3 *Preparation for inventory.* From date of the receipt of these instructions through November 30, 1946, local boards will make the necessary preparation for taking the inventory as outlined in § 671.203b.

§ 671.203a-4 *Classification suspended during inventory.* On December 2, 1946, local boards will suspend all classification of registrants until the completion of the

inventory as provided in § 671.203c, which must not be later than December 20, 1946. Each local board will resume classification as soon as the inventory has been completed.

§ 671.203b *Preparing for inventory (from date of receipt of instruction through November 30, 1946).*

§ 671.203b-1 *Accounting for cover sheets.* Each local board will first check its files to make sure that there is a Cover Sheet (Form 53) in the local board for every registrant in Registration Groups 1, 2, 3, 5, and 6. No check need be made of any records regarding registrants of the 4th Registration. All cover sheets in State and National Headquarters and appeal boards will be returned to the local boards so as to reach them well in advance of December 2, 1946. Cover sheets in special panel local boards will not be returned to their local boards for the purpose of this inventory, and no inventory will be made by special panel local boards.

§ 671.203b-2 *Review of classification.* As soon as the local board has accounted for the Cover Sheet of every registrant under its jurisdiction it will:

(a) Verify the classification of registrants in Classes I-C<sup>1</sup>, I-G, IV-B, IV-D and IV-E<sup>1</sup>.

(b) Make certain that every registrant who on December 2, 1946 is 30 years of age and over is in Class IV-A, except those registrants in Classes I-C, I-G, IV-B, IV-D, and IV-E.

(c) Make certain that every registrant who is a father as defined in § 622.31 of this chapter is in Class III-A except those registrants in Classes I-C, I-G, IV-A, IV-B, IV-D, IV-E and IV-F (at the time of such review, the local board will enter, in an appropriate place on the front of the Cover Sheet, of those registrants not excepted immediately above, an "F" to indicate that the registrant is a father or an "NF" to indicate that the registrant is a non-father).

(d) Reopen and reconsider the classification of each registrant, in Classes II-A (F) and II-C (F) and if no longer qualified for occupational deferment, reclassify the registrant in the next class for which he is available in accordance with § 623.21 of this chapter (§ 622.83 of this chapter providing for the "F" identification to registrants in Classes II-A and II-C is being rescinded).

(e) Reopen and reconsider the classification of each registrant in Classes I-A (B), I-A-O (B) and IV-E (B). (§ 622.83-1 of this chapter, providing for the identification of such registrants, and LBM-77-E are being rescinded.)

(f) Review the classifications of all 19 through 29 year old registrants other than those in Classes I-C, I-G, III-A, IV-B, IV-D and IV-E.

(g) Complete the minutes of action on page 8 of the Questionnaire (Form 40) and complete the Classification Record (Form 100) to show all actions taken by the board up to the time of review.

<sup>1</sup> When used in these instructions, I-C includes I-C Dec. and I-C Disc., and IV-E includes IV-E Dec. and IV-E Disc., except as may be otherwise specified hereinafter.

(h) In undertaking the above review of classification the local board will make its determinations upon the basis of the information contained in the Cover Sheets and will not request new information of registrants for this purpose, except in the most unusual of circumstances.

(i) As soon as the local board has verified or reviewed a Cover Sheet, the local board will enter "LBM 203" on the front of the Cover Sheet to indicate that the file has been verified or reviewed.

§ 671.203b-3 *Filing of cover sheets.* The local boards will then arrange and file the cover sheets by classification, and within each classification by order number. Classifications with identifications will be filed separately. For instance, cover sheets of registrants in Class I-C Disc. will be filed separately from cover sheets of registrants in Class I-C without an identification and Class I-C Dec. Registrants who are unclassified will also be filed separately.

§ 671.203b-4 *Local Board Action Report (Form 110).* Local boards will enter on Local Board Action Report (Form 110) during this period only those persons who register with the local board during the period of preparation for the inventory. It will not list any registrant during the period of preparation for the inventory because of a change in classification.

§ 671.203b-5 *State of readiness for inventory.* If on November 22, 1946, it appears to the local board that it will not be in a state of readiness for undertaking the inventory on December 2, 1946, it will on November 22, 1946, wire the State Director of the details of such fact. No local board need wire the State Director if it appears on November 22, 1946, that it will be ready to undertake the inventory on December 2, 1946.

§ 671.203c *Taking of inventory (December 2, 1946, through December 20, 1946).*

§ 671.203c-1 *Classification suspended during inventory.* Local boards will take no classification actions on and after December 2, 1946, until the completion of the inventory which must not be later than December 20, 1946. Local Board Action Report (Form 110) will be prepared during this period for only those persons registering with the local board.

§ 671.203c-2 *Taking inventory.* The taking of the inventory will be conducted in two parts:

(a) The verification of National Headquarters lists of registrants under 30 years of age in classes other than I-C; and

(b) The preparation of a statistical summary report for certain registrants in Registration Groups 1, 2, 3, 5 and 6.

§ 671.203c-3 *Verification of National Headquarters lists.* (a) Local boards will receive from State Headquarters, in sufficient time to initiate the inventory, lists in duplicate of their registrants 18 through 29 years of age who, according to National Headquarters records, are in a classification other than I-C, and a list of the unclassified registrants. For each registrant the list will show order

number, serial number, month and year of birth, and race.

(b) The local boards will verify each entry on each list by comparing it with information on the Questionnaire (Form 40) in the Cover Sheets filed under the classification represented by that list.

(1) If a registrant is on the correct class list and his order number, serial number, month and year of birth, and race are correctly listed, the local board will place a check mark at the end of that registrant's line to indicate that the registrant is correctly listed.

(2) If for any listed registrant any item of information about him is incorrect (for example, his month and year of birth), a line will be drawn through this item and the correct information will be entered immediately to the right of the incorrect item.

(3) If any registrant on a list should not be on that list (for example, if he appears on the National Headquarters' Class I-A list but is not in Class I-A) the local board will verify his order number, serial number, month and year of birth, and race and will enter the present classification or status immediately after "race."

(4) If any registrant under 30 years of age is in a local board's file but does not appear on the National Headquarters' list for that class, he will be added to that list.

(5) If there is any class of registrants under 30 years of age (other than I-C) for which the local board does not receive a National Headquarters' list, but the local board has registrants in such class or classes, the local board will make a list for such class or classes on a separate sheet of paper, listing the registrant's order number, serial number, month and year of birth, and race.

(c) An example of the method of checking the list is shown in the attached illustration (Attachment A).

§ 671.203c-4 *Preparation of Statistical Summary.* After verifying the National Headquarters' lists, the local boards will make a count of the number of registrants in the local board not on the verified and corrected National Headquarters' lists by classification and race, as specified on Statistical Summary (Form 112).

§ 671.203c-5 *Accuracy.* It is most important that the verification of the National Headquarters' lists and the preparation of the Statistical Summary be accurate in every respect and that they be completed on or before December 20, 1946.

§ 671.203d *Action of local board after completion of inventory.*

§ 671.203d-1 *Transmittal letter.* After the completion of the inventory the Chairman or a member of the local board shall attach to the original copy of the list and to the Statistical Summary (Form 112) the following certificate:

There is returned herewith the original copy of each page of the list of registrants received for conducting the inventory, along with such attachments as have been made, and a completed Statistical Summary (Form 112) for Local Board No. \_\_\_\_\_, County, in the State of \_\_\_\_\_, which

has been prepared in accordance with the instructions in Local Board Memorandum No. 203.

-----  
Signature of Chairman  
or Member of Local  
Board.

This certificate will be stapled with (1) the entire group of sheets in the original copy of the list, (2) lists prepared by local boards, and (3) Statistical Summary (Form 112).

§ 671.203d-2 *Distribution.* Immediately upon completion of the inventory and not later than December 20, 1946, the local board will mail the original copy of the list and attachments, including Statistical Summary (Form 112) to the State Director of Selective Service who, after review, will transmit it to the Director of Selective Service, Tenth Floor, Gimbel Building, 35 South Ninth Street, Philadelphia 7, Pennsylvania. The local board will retain the carbon copy of the lists.

§ 671.203d-3 *Resumption of classification and reporting.* Immediately after completing the inventory, the local board will resume classification and the preparation of Local Board Action Report (Form 110) in the manner prescribed in Instruction No. 1 for Form 110.

LEWIS B. HERSHEY,  
Director.

ATTACHMENT A

Local board	Class I-A		Month and year of birth	Race
	Order No.	Serial No.		
11-001 001.....	10850	W 82	10/27	W
	10900	W 68	11/27	N III-A.
	10940	W 116	1/28	W
	10950	W 261	1/28	W
	11015	W 362	5/28	W
	10800	W 127	9/27	N

*Comment.* Order numbers 10,850, 10,940, and 11,015 were verified by the Local Board as being in Class I-A and as having correctly listed Order Numbers, Serial Numbers, Month and Year of Birth, and Race. (Note the correct check mark at the end of each of these three lines). Order number 10,950 also is correctly listed as I-A but has an incorrect month and year of birth. (Note the incorrect information in parentheses and the listing of the correct month and year of birth). Order number 10,900 was found by the local board to be in Class III-A rather than I-A; and hence, after verification of his Order Number, Serial Number, Month and Year of Birth, and Race, his proper Class, III-A, was entered opposite the entry of his race. Order Number 10,800 was found in the Local Board's I-A file but was not on the National Headquarters' list, hence has been added to the I-A list by the Local Board.

ATTACHMENT B

Day \_\_\_\_\_ Month \_\_\_\_\_  
Year \_\_\_\_\_  
Date when Summary was completed.

Local Board Dated \_\_\_\_\_  
Stamp with Code \_\_\_\_\_

Statistical Summary

Classification	Total	White	Negro
I-C (all ages).....			
I-C Disc. (all ages).....			
I-C Dec. (all ages).....			
I-G (30 yrs of age or over).....			
III-A.....			
IV-A.....			
IV-B (30 yrs of age or over).....			
IV-D (30 yrs of age or over).....			
IV-E Disc. (30 yrs of age or over).....			
IV-E Dec. (30 yrs of age or over).....			

DSS Form 112.

[F. R. Doc. 46-19691; Filed, Oct. 30, 1946; 8:54 a. m.]

[Local Board Memorandum No. 77-E, Issued: 5/23/45, as Amended: 8/29/46]

PART 671—LOCAL BOARD MEMORANDA  
REEXAMINATION OF REGISTRANTS AGES 19 THROUGH 29

Pursuant to the provisions of the Administrative Procedures Act, the following directive issued under authority of the Selective Training and Service Act of 1940, as amended, is hereby made a matter of record:

§ 671.77e *Reexamination of registrants ages 19 through 29.* In view of the recent cancellation of calls, the current reexamination of registrants ages 19 through 29, as required by Local Board Memorandum No. 77-E, is no longer necessary and the procedure outlined in that Memorandum is hereby discontinued.

LEWIS B. HERSHEY,  
Director.

[F. R. Doc. 46-19690; Filed, Oct. 30, 1946; 8:55 a. m.]

TITLE 32—NATIONAL DEFENSE

Chapter IX—Civilian Production Administration

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

PART 3270—CONTAINERS

[Limitation Order L-103, Revocation]

GLASS CONTAINER AND CLOSURE SIMPLIFICATION

Section 3270.46 *Limitation Order L-103* is hereby revoked. This revocation does not affect any liabilities incurred for the violation of this order or of any action taken by the War Production Board or Civilian Production Administration under it. Production and distribution of glass containers and closures remain subject to all other applicable orders and regulations of the Civilian Production Administration.

Issued this 30th day of October 1946.

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

[F. R. Doc. 46-19771; Filed, Oct. 30, 1946; 11:21 a. m.]

PART 904—PROCEDURES

[Procedural Doc. 4, Amdt. 1]

APPLICATIONS, FORMS AND REPORTS

Section 904.405 is hereby amended in the following respects:

1. By adding the following items to Table I:

Form No.	Date issued or revised	Budget Bureau No.	Title	Related order or regulation	Where to file	When to file	Number of copies
CPA-297 (Supp. 1)	9-20-46	12-R2771	Deliveries of streptomycin to each individual hospital.	M-300. Sch. 119	Chemicals division	5th of month	3
CPA-3193		12-R1494.3	Quantity of fiber desired products to be made from it, quantity used in 1945 and first half of 1946. If a nonuser during this period, state facilities for processing nonspinnable manila.	M-84	Textile division		
CPA 4399		12 R2692.3	Weekly letter report of production of men's suits.		do	Wednesday of each week.	1
CPA 4400		12 R2693.3	Weekly letter report on production of men's overcoats and topcoats.		do	do	1
CPA 4401		12-R2699.3	Weekly letter report on production of men's suits.		do	do	1
CPA-4106		12 R2699.2	Asbestos-cement building materials. Manufacturer's monthly report.		Cork, Asbestos & Fibrous Glass Branch, Metals & Min. Div.	10th of month	1
CPA 4123 (Supp.)		12 R2765	Estimated cost of processing equipment, estimated cost of project, estimated cost of structures and estimated cost of fixtures and building service (mechanical) equipment.	VHP-1. Dir. 2.	Constr. Field Off. or County Agri. Conservation Comm. (for farm construction).		3
CPA 4435		12 R2720.1	CPA Production Representative's Report—Plumbing and Heating Products.		Bur. of Constr. & Field Operations.	Daily	2
CPA 4481		12 R2749.2	Steel Producer's and Steel Distributor's Report.	M-21	(M-21)	20th of month	2
CPA 4494	10-7-46	12 R2760	Softwood Plywood: Application to purchase by tobacco hogsheads, insulated truck and trailers, railroad boxcars, and bus manufacturers.	L-358	Lumber Division	20 days before 1st day of quarter.	3
CPA 4501	8-30-46	12 R2762	Producer's information on new fertilizer mixing plant.		Chemicals Division	As specified	1
CPA 4502	8-30-46	12 R2763	Producer's information on fertilizer mixing capacity based on plant expansion.		do	do	1
CPA-4503		12-R2764	A separate record of each material under a "ceiling" showing amount delivered with and without ratings. A separate record of each material subject to "set aside" showing amount received and amount delivered with and without ratings.	PR-33. Sch. B			
CPA-4504	8-30-46	12-R2766	Application for authorization to place certified orders for merchant pig iron.	M-21. Dir. 13	(M-21. Dir. 13)	5th of month	3
CPA-4505	9-16-46	12-4639	Data request to specified rayon producers.		Textile Division	9-23-46	1
CPA-4508	9-6-46	12-4642	Cast iron soil pipe producers supplementary statement.		Building Materials Division.	9-15-46	4
CPA-4509		12-R2761	Purpose for which material is required, present inventory, number of days supply represented by inventory plus amount requested based on rate of current operation, efforts to obtain material from other sources.	PR-34	(Branch responsible for each material.)		
CPA-4513	9-20-46	12-R2770	Application to purchase copper scrap.	PR-13. Dir. 22	Copper Branch		2
CPA-4514		12-R2772	Statement of existing conditions which producer feels should entitle him to temporary extension of effective date of restrictions in order.	VHP-4	Building Materials		3
CPA-4517	10-1-46	12-4645	Cotton and rayon low cost clothing; manufacturer's report of garments finished during the third quarter, 1946.	M-328B	Textile Division	10-22-46	2
CPA-4518		12-R2773	A letter describing special circumstances of the veteran which are the basis for requesting the exception.	PR-28. Dir. 20	Spec. Assist. Division		2
CPA-4522	10-3-46	12-R2775	Report of ship scrapping operations.		Steel Branch	10th of following month.	2
CPA-4524	10-4-46	12-R2776	Door plywood: Application for authorization to purchase by manufacturers of standard house doors.	L-358	Plywood and Veneer Section.	20 days before 1st day of quarter.	3
CPA 4525	10-2-46	12 R2778	Building Materials Supplier General Questionnaire.		Bur. of Constr. & Field Operations.		
CPA 4525.1		12 4649	Survey of Gypsum Board and Lath Distributors on Form CPA4525.		Bur. of Constr. & Field Ops.	Daily	2
CPA-4526	10-1-46	12 R2777	Wool Civilian Items: Application for priorities assistance.	M 328B. Sch. K	Textile Division		2
CPA 4527	10-4-46	12 R2779	Distribution of rayon fabrics by principals.		Program Br. Textile Division	10-11-46	1
CPA-4529		12-R2780	Monthly Report of Plaster Production: Production by types of plaster; consumption, stocks, and requirements of retarder.		Building Materials	10 days after end of month.	2
CPA 4530		12 4651	Millwork: Manufacturers' lumber receipts and consumption and millwork sales inventories, and set-asides.		Compliance Division	On application	1
CPA 4538		12 4653	Production and Shipments of Vertical-grain Douglas Fir Shop Lumber.		Western Log & Lumber Administrator.	On receipt	1

## 2. By amending the following items on Table I to read:

Form No.	Date issued or revised	Budget Bureau No.	Title	Related order or regulation	Where to file	When to file	Number of copies
CPA-658-A	9-16-46	12-R093.14	Cotton and Rayon Mill Production and Shipments—Schedule A: Duck and Tire Fabrics.	L-99	Bureau of the Census	10-8-46	2
CPA-658-B	9-16-46	12-R094.14	Cotton and Rayon Mill Production and Shipments—Schedule B: Carded Gray Goods, Colored Yarn and Napped Fabrics and Specialties.	L-99. M-317A	do	10-8-46	3

Form No.	Date issued or revised	Budget Bureau No.	Title	Related order or regulation	Where to file	When to file	Number of copies
CPA-638-C	9-18-46	12-R095.14	Cotton and Rayon Mill Production and Shipments—Schedule C: Fine Cotton and Rayon Fabrics.	L-99. M-317A	Bureau of the Census	10-8-46	3
CPA-638-E	9-16-46	12-R781.14	Cotton and Rayon Mill Production and Shipments—Schedule E: Cotton yarns, cordage and twines.	L-99. M-317C	do	10-8-46	2
CPA-1420	9-18-46	12-R761.15	Woven fabrics made on woolen and worsted loom, felt and hat bodies.	M-328B. Sch. K	do	10-8-46	2
CPA-1572	9-24-46	12-R2484.1	Information to be used in the revision or establishment of quotas for operating mines.		Copper, Lead, and Zinc—Quota Committee.	On request	4
CPA-2904 (Supp. 2)		12-R2669.2	Letter re: Pig Iron, consumption, receipts, inventory.		Steel Branch	End of month	1
CPA-3438	9-20-46	12-R1656.8	Tires, Tubes and Camelback: Manufacturer's monthly report on production, shipments and inventory.	R-1	Rubber Division	20th of month	2
CPA-3682	9-17-46	12-R1207.8	Natural and Synthetic Rubber: Request for permission to purchase.	R-1	do	15th of month	4
CPA-3732	10-1-46	12-R2119.6	For fourth quarter 1946 use only: Application for priorities assistance for production under M-328B.	M-328B	Textile Division	10-22-46	2
CPA-3732.7	10-1-46	12-R2596.5	Instructions for filing CPA-3732, pursuant to M-328B, Sched. F: Work Gloves.	M-328B. Sch. F	do	10-22-46	2
CPA-4351	10-1-46	12-R2631.3	Application for Relief or Exception from the set-aside requirements of M-328B for the fourth quarter, 1946: Cotton and Rayon Grey Fabric.	M-328B	do	10-25-46	1
CPA-4368	9-30-46	12-R2642.3	Weekly Report of Cotton Broad Woven Fabrics.		do	Weekly	1
CPA-4412	10-1-46	12-R2706.2	For third and fourth Quarter, 1946—Ratings—Civilian Apparel: Rating Extension Form pursuant to M-328B.	M-328B	do		2
CPA-4413	10-1-46	12-R2678.4	For Third and Fourth Quarter 1946 Programs—Civilian Apparel: converter's and/or jobber's certification to supplier of fabrics.	M-328B	do		2
CPA-4411	10-1-46	12-R2677.4	For Fourth Quarter 1946 only—Piece Goods: Fabric supplier's certification for purchase of fabric for ultimate retail sale as over-the-counter piece goods.	M-328B	do		2
CPA-4422	9-30-46	12-R2711.1	House Door Manufacturers and Stoeck Cabinet Manufacturers Monthly Report of Production, Sales, Shipments and Softwood Plywood Receipts.	Dir. 1A to PR-33 superseded by L-358.	Forest Products Division.	10th of month	1
CPA-4481	8-28-46	12-R2749.1	Steel Producer's and Steel Distributor's Report.		Steel Branch	20th of month	2

3. By deleting the following items from Table I:

- CPA-4415
- CPA-4460
- CPA-4471
- CPA-4485
- CPA-4498

Issued this 30th day of October 1946.

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

[F. R. Doc. 46-19701; Filed, Oct. 30, 1946; 8:45 a. m.]

PART 3290—TEXTILE, CLOTHING AND LEATHER

[Conservation Order M-310, Interpretation 3, as Amended October 30, 1946]

HIDES AND SKINS PROCESSED IN THE COUNTRY OF ORIGIN

Conservation Order M-310, Interpretation 3, is hereby amended to read as follows:

Hides and skins which have been vegetable tanned or otherwise processed in the country of origin to prevent deterioration, and which are commonly referred to as "East India tanned" or "semi-tanned", are regarded as leather, and are not untanned cattlehides, calfskins or kips under Order M-310. Therefore, authorizations for their release from customs are not required under that order.

Issued this 30th day of October 1946.

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

[F. R. Doc. 46-19770; Filed, Oct. 30, 1946; 11:21 a. m.]

PART 4600—RUBBER, SYNTHETIC RUBBER AND RUBBER PRODUCTS THEREOF

[Rubber Order R-1, Appendix II, as Amended Oct. 30, 1946]

APPENDIX II—MANUFACTURING REGULATIONS

Rubber Order R-1, Appendix II, is hereby amended to read as follows:

Appendix II to Rubber Order R-1 establishes certain compounding proportions and manufacturing regulations for many of the products enumerated in Table B of Appendix I to Rubber Order R-1. These compounding proportions and manufacturing regulations are set out in the so-called lists appearing below:

(a) *Limitation on production of rubber products.* No person may manufacture any of the products covered by the lists set out in this Appendix II except in accordance with the restrictions and regulations in the list applicable to the product.

(b) *General provisions.* (1) The total rubber hydrocarbon (designated total RHC in this appendix) is the sum total of natural rubber, synthetic rubber and the rubber hydrocarbon value of reclaimed rubber. The rubber hydrocarbon value of reclaimed rubber shall be calculated from the rubber value of reclaimed rubber as certified by the manufacturer of the reclaimed rubber and shall be determined by the "difference, or indirect" method.

(2) "X" indicates that the material so designated may be consumed in the minimum quantities required by the manufacturer who has received authorization to consume on form CPAI-3563 subject to any special restrictions or provisions applicable to the particular product.

TABLE OF LISTS INCLUDED IN APPENDIX II

- | No. | Title  |
|-----|--|
| 2.  | Tire and flap curing bags  |
| 3.  | Deleted July 12, 1946  |
| 5.  | Regulations for the manufacture of rubber footwear                     |
| 6.  | Manufacture and construction identification of tires and tire casings. |
| 7.  | Tire and tube repair materials   |
| 8.  | Tires and tire casings   |
| 9.  | Tire tubes   |
| 10. | Tire flaps   |
| 12. | Deleted July 12, 1946  |
| 13. | Retreading materials   |
| 14. | Deleted July 12, 1946  |
| 15. | Use of tire-type high-tenacity rayon cord, fabric or yarn.             |

LIST 2—MANUFACTURE OF TIRE AND FLAP CURING BAGS

(a) *Manufacturing regulations.* The use of natural rubber or butyl in the manufacture of all sizes and types of tire and flap curing bags is permitted.

(b) *Marking of synthetic curing bags.* All curing bags containing synthetic rubber shall have a permanent circumferential colored strip approximately three-eighths inch wide applied on the base section of the bag. The appropriate color shall be determined from paragraph (a) of List 6.

LIST 5—REGULATIONS FOR THE MANUFACTURE OF RUBBER FOOTWEAR

(a) *General provisions.* (1) In rubber footwear of all types the overall monthly consumption of natural rubber and GR-S or other synthetic rubbers except Neoprene shall not exceed the ratio of two-thirds natural rubber to one-third synthetic rubber.

(2) No type of rubber footwear shall contain more than 98% natural rubber.

LIST 6—MANUFACTURE AND CONSTRUCTION IDENTIFICATION OF TIRES AND TIRE CASINGS

(a) *Synthetic rubbers.* The identification of the various types of synthetic rubber is effected by designating each type by a letter and a color, as follows:

Letter	Color	Type of synthetic
S.....	Red.....	GR-S.
M.....	Yellow.....	GR-M (Neoprene).
I.....	Light Blue.....	GR-I (Butyl).

(b) *Synthetic tire constructions.* (1) The proportion of synthetic rubber to natural rubber in tires and tire casings is controlled by the following synthetic construction identification numbers:

Synthetic construction identification numbers:	Type of synthetic
S-3, S-7, S-9, S-11.....	GR-S

(1) S-3 denotes 100% GR-S tread on a 100% GR-S carcass, except that natural rubber shall not exceed, by weight, the percentage of the total RHC shown in List 8.

(2) S-7 denotes approximately 33% GR-S and 67% natural rubber, except that natural rubber shall not exceed, by weight, the percentage of the total RHC shown in List 8.

(3) S-9 denotes approximately 77% GR-S and 23% natural rubber, except that the natural rubber shall not exceed, by weight, the percentage of the total RHC shown in List 8.

(4) S-11 denotes 100% GR-S side-wall on a tire having natural rubber carcass and tread. S-11 also denotes a minimum 6% of GR-S and a maximum 94% natural rubber.

LIST 7—MANUFACTURE OF TIRE AND TUBE REPAIR MATERIALS

(a) *Manufacturing regulations.* Natural rubber as required may be used in the manufacture of tire and tube repair materials except as provided in List 13 hereof.

LIST 8—MANUFACTURE OF TIRES AND TIRE CASINGS

(a) *General provisions.* (1) The natural rubber content of any tire or tire casing governed by this List 8 shall not include processing losses or natural rubber latex used in cord treatment.

(2) Natural latex may be consumed in the treatment of rayon and cotton cord at the manufacturer's discretion provided the overall average by weight of natural latex so consumed does not exceed 7.5% per 1000% (dry weight) of total rayon and cotton cord treated. Natural rubber latex may be consumed in the treatment of nylon cord without limit.

(3) The use of rayon in the manufacture of tires and tire casings governed by this List 8 shall conform to the regulations set forth in List 15.

(4) All types of pneumatic tires shall be manufactured with black sidewalls only, subject to the following exception:

Experimental white sidewall passenger tires may be manufactured and sold provided that:

(1) All such tires shall be of standard passenger tire construction.

(2) All such tires shall be marked "EXPL" on one side, and

(3) The number of white sidewall passenger tires so manufactured shall not exceed 50 in any one month for each tire producing plant.

(b) *Manufacturing regulations.* (1) Natural rubber may be consumed in the manufacture of solid auxiliary airplane tires.

(2) Solid tires of cured-on type and industrial (bonded and unbonded) type may be manufactured, provided that natural rubber is consumed only as follows:

Hard rubber base type except industrial—as required.

Tie-gum base (soft base) type except industrial—as required.

Other constructions—as required, except industrial.

*Hard rubber base, industrial type.* Natural rubber shall be consumed only in cements and/or hard rubber base and shall not exceed, by weight, 10 percent of the total RHC. Individual sizes may exceed the 10 percent maximum by 5 percent numerically provided that the average natural rubber content of all sizes does not exceed the 10 percent maximum.

*Tie-gum base (soft base), industrial type.* Natural rubber shall be consumed only in cements and/or tie-gum and shall not exceed, by weight, 8 percent of the total RHC. Individual sizes may exceed the 8 percent maximum by 5% numerically, provided that the average natural rubber content of all sizes does not exceed the 8 percent maximum.

*Lug-base industrial (unbonded) type.* Natural rubber shall be consumed only in cements and/or splicing gum and shall not exceed, by weight, .75 percent of the total RHC. Individual sizes may exceed .75 percent maximum by 5% numerically, provided that the average natural rubber content of all sizes does not exceed the .75 percent maximum.

(3) In the manufacture of rubber tracks and track blocks a maximum of 8 percent by weight of the total RHC may be natural rubber.

(4) All rubber products for military use shall be manufactured in accordance with U. S. Army and Navy specifications.

(5) The manufacture of tires and tire casings consuming more natural rubber than permitted in paragraph (b) (1), (b) (2) and (b) (3) of this List 8 shall be limited to the sizes and type of tire construction and maximum percent of natural rubber specified in Table A below:

TABLE A.—ALL TYPES OF PNEUMATIC TIRES

Size and type	Tire construction	Maximum percent <sup>1</sup> natural rubber of total RHC, by weight, rayon, nylon, or cotton
11.00 and up (all types).....	X.....	X
All airplane, low platform, trailer, and all wire tires.	S-11.....	94
8.25 through 10.00 (all other types).	S-11.....	94
7.50 and down (all types except passenger, motorcycle, tractor, implement, industrial pneumatic and bicycle).	S-7.....	67
7.00 and up passenger and industrial of 8 ply and up.	S-7.....	67
6.50 and down passenger, motorcycle and industrial of 8 ply and up.	S-9.....	23
All other pneumatic tires.....	S-4.....	13

<sup>1</sup> Individual sizes may exceed the indicated maximum percentage, provided the average natural rubber content of all sizes within the groups as listed in this Table A, does not exceed the indicated maximum percentage. No tire within the S-11 group shall be manufactured with a natural rubber content more than 5% greater than the maximum allowable percentage of total RHC. No tire within the S-9, S-7 or S-4 groups shall be manufactured with a natural rubber content more than 10% greater than the maximum allowable percentage of total RHC, for tires in these groups. For example, an S-9 individual size may be 33%.

LIST 9—MANUFACTURE OF TIRE TUBES

(a) *Manufacturing regulations.* (1) In the manufacture of tubes, natural rubber is permitted in valves, valve cap gaskets, valve adhesion pads, splicing gum strips and cements, and identification inks and cements.

(2) Passenger car tubes of all types shall contain not more than 0.02 pound of natural rubber per tube.

(3) Natural rubber shall be consumed in the manufacture of tubes subject to the following regulations:

Natural rubber may be consumed in the manufacture of airplane tubes and in the manufacture of puncture seal and other types of safety tubes.

Mandatory in 7.00 cross section and larger except passenger, tractor, implement or light truck tubes.

Optional in all tubes 18" diameter and under except passenger, tractor, implement or light truck tubes.

Optional in all 6.00 cross section and larger truck, tractor and implement tubes except 15 and 16 inch diameters.

(4) The manufacture of tubes from GR-I (Butyl) shall be permitted in all other sizes and types.

(b) *Marking of synthetic tubes.* All tubes containing synthetic rubber shall have a permanent circumferential colored stripe approximately three-eighths inch wide applied on the base section of the tube. The appropriate color shall be determined from paragraph (a) of List 6.

LIST 10—MANUFACTURE OF TIRE FLAPS

(a) *Manufacturing regulations.* The use of natural rubber in the manufacture of tire flaps shall be subject to the following regulations:

	Maximum percent natural rubber of total RHC by weight
Flaps for 12.00 cross section and larger tires.....	X
Flaps for 11.00 cross section and smaller tires.....	50

List 13—Manufacture of Retreading Materials including Camelback (Wing-Die), Capping Stock (Bevel-Die), Lug Stock, Base Stock, Padding Stock, Stripping Stock, Filler Strip and Full Circle Curing Tubes.

(a) *General provisions.* Natural rubber may be consumed in cements for application of cushion gum and in inks or cements for identification purposes.

(b) *Manufacturing regulations.* (1) The manufacture of retreading materials, shall be limited to camelback (wing-die), capping stock (bevel-die), lug stock, base stock, padding stock, stripping stock, filler strip and cushion gum for application by the manufacturer to camelback, capping stock, lug stock and base stock and full circle curing tubes.

(2) The compounds used in manufacturing the items permitted by paragraph (b) (1) of this List 13 shall conform to the regulations shown in the following table:

RETREADING MATERIALS

	Maximum percent natural rubber of total RHC by weight
Camelback for all airplane tires and all types 12.00 and up.....	X
All other camelback.....	10
Padding stock (maximum thickness 1/16").....	X
Stripping stock (maximum thickness 1/8").....	X
Filling stock (maximum thickness 1/8").....	X
Camelback cushion (maximum thickness 1/16").....	X
Full circle curing tubes.....	1 X

<sup>1</sup> Camelback is graded as follows:

	Maximum percent new GR-S by weight	Minimum percent new GR-S by weight
(a) Grade A.....	.....	55
(b) Grade C.....	45	35
(c) Grade F.....	0	.....



LIST 15—USE OF TIRE-TYPE HIGH-TENACITY  
RAYON CORD, FABRIC OR YARN

(a) In the manufacture of rubber products, tire-type high-tenacity rayon cord, fabric and yarn may be used only for the following listed products:

## ORDER OF PREFERENCE AND TYPE OF PRODUCT

## Group A:

1. Airplane tires.
2. Self-sealing fuel cells.
3. Bullet-sealing hose.
4. Combat (U. S.) tires, including only cross section 8.00 and larger.
5. Mileage contract bus tires:
  - a. Inter-city bus tires.
  - b. City bus tires.
6. Special purpose tires, including rock service, logger, earthmover and 18.00 and up mud and snow.
7. Truck and bus tires, 10 ply rating and more.
8. Belts.
9. Tire repair materials.
10. Truck and bus tires 6 and 8 ply rating.
11. Tires of the following types:
  - Road Grader—all tread types and all sizes.
  - Tractor, implement and pneumatic industrial—all tread types and all sizes.
  - Passenger—all tread types in sizes 7.00 and larger.

## Group B (passenger):

12. All tread types 6.50 cross section including the 6.25/6.50 cured in the 6.50 mold.

(b) Any manufacturer using tire-type rayon must consume it in the order of preference in the above usage pattern, arranging to fulfill all requirements in Group A, items 1 through 11 in their numerical order, before any is used in Group B, item 12.

(c) To obtain tire-type high-tenacity rayon cord, fabric or yarn for this production of items 1 through 11, Group A, a manufacturer must certify on his purchase order in substantially the following form signed by an authorized official:

The undersigned hereby certifies subject to the criminal penalties for misrepresentation contained in Section 35a of the United States Criminal Code that ----- pounds of rayon listed on the attached purchase order are required by him in the production of products in Group A—List 15 of Appendix II to Rubber Order R-1.

A Canadian manufacturer using tire-type high-tenacity rayon cord fabric or yarn may obtain it by certifying on his purchase order in substantially the following form, signed by an authorized official:

The undersigned purchaser hereby certifies, subject to the penalties of section 15 of the Canadian Wartime Industries Control Regulations, to the seller, to the Canadian Priorities Officer and to the Civilian Production Administration, that ----- lbs. of rayon listed on the attached purchase order are being purchased for use in Canada and that the attached purchase order has been approved by the Canadian Rubber Controller.

(d) A manufacturer of rubber products may use rayon obtained without certification to produce products listed in Group B—List 15 of Appendix II to Rubber Order R-1.

(e) A producer or seller of tire-type high-tenacity rayon cord, fabric or yarn must fill that portion of purchase orders covered by the certification prior to filling uncertified orders.

(f) Each consumer of tire-type high-tenacity rayon cord, fabric or yarn shall so schedule his receipts of rayon, fabric or yarn so that the combined total of his inventory as of August 31, 1946, shall not exceed 60 days supply based on his projected production of the above permitted products. On and after August 31, 1946, no consumer shall be permitted to have in inventory in excess

of 60 days' supply based on such projected use.

Issued this 30th day of October 1946.

CIVILIAN PRODUCTION  
ADMINISTRATION,

By J. JOSEPH WHELAN,  
Recording Secretary.

[F. R. Doc. 46-19772; Filed, Oct. 30, 1946;  
11:21 a. m.]

## Chapter XI—Office of Price Administration

PART 1347—PAPER AND PAPER PRODUCTS,  
RAW MATERIALS FOR PAPER AND PAPER  
PRODUCTS, PRINTING AND PUBLISHING

[MPR. 530, Amdt. 5]

IMPORT PRICES FOR PULPWOOD PRODUCED IN  
THE PROVINCES OF QUEBEC, NEW BRUNSWICK  
AND NOVA SCOTIA IN THE DOMINION  
OF CANADA

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

Maximum Price Regulation 530 is amended in the following respects:

1. Section 9, paragraph (a) is amended to read as follows:

(a) *Maximum import prices.* The maximum import price per cord for pulpwood produced in the Provinces of Quebec, New Brunswick and Nova Scotia in the Dominion of Canada shall not exceed the appropriate domestic Canadian ceiling prices as established by Administrative Orders Nos. A-2038, A-2039, and A-2040 issued by the Canadian Wartime Prices and Trade Board and effective on and after July 8, 1946.

2. In section 9 (b) a subparagraph (4) is added and reads as follows:

(4) Notwithstanding any other provisions of this regulation, where the maximum price for pulpwood has been increased subsequent to March 31, 1946, the consumer may compute the broker's and dealer's commissions by applying to the current price, hereinbefore established, the same percentage mark-up that existed on March 31, 1946. In applying this percentage, the consumer may round off the resulting increased allowance per cord to the nearest cent.

3. In paragraph (d) of section 9, the reference to Administrative Orders Nos. A-1281, A-1282, A-1283 is changed to read as follows: Administrative Orders Nos. A-2038, A-2039, A-2040.

This amendment shall become effective October 30, 1946.

Issued this 30th day of October 1946.

PAUL A. PORTER,  
Administrator.

*Statement of Considerations Involved  
in the Issuance of Amendment No. 5  
to Maximum Price Regulation No. 530*

The accompanying amendment to Maximum Price Regulation No. 530 establishes new maximum import prices for pulpwood produced in the Provinces of Quebec, New Brunswick and Nova Scotia in the Dominion of Canada. The

<sup>1</sup> 9 F.R. 4478, 9973, 11171, 14783; 10 F.R. 594.

new prices are based on the prices authorized under the appropriate domestic Canadian ceiling prices as established by Administrative Orders Nos. A-2038, A-2039, and A-2040, issued by the Canadian Wartime Prices and Trade Board, effective on and after July 8, 1946. These new Canadian Orders replaced Orders Nos. A-1281, A-1282, and A-1283 respectively. Payments for imported pulpwood purchased by consumers on an open billing basis during the period beginning on August 19, 1946, the effective date of Order No. 1 to Maximum Price Regulation No. 530 authorizing adjustable pricing, and ending on October 30, 1946, the effective date of Amendment No. 5, may be adjusted upward to the amount per cord authorized by this amendment.

Administrative Orders Nos. A-2038, A-2039, and A-2040 issued by the Canadian Wartime Prices and Trade Board on July 8, 1946 increased the prices which may be paid for pulpwood cut in the Provinces of Quebec, New Brunswick and Nova Scotia in amounts ranging from \$1.00 to \$4.50 per cord of 128 cubic feet, Canadian funds. As a result of this action, the maximum prices established for imports of this pulpwood by Maximum Price Regulation No. 530 were lower than the domestic Canadian ceiling prices, since the import prices were based upon the Canadian domestic ceiling prices established by the superseded Administrative Orders Nos. A-1281, A-1282, and A-1283. In order to facilitate the flow of this essential commodity into the United States, it is necessary to increase the maximum prices for imports of Canadian pulpwood from the Provinces of Quebec, New Brunswick and Nova Scotia by amounts at least equal to the increases in the domestic Canadian ceiling prices.

The amendment also permits pulpwood consumers to compute broker's and dealer's commissions by applying the percentage mark-up that was in effect over and above the appropriate price as set forth in Maximum Price Regulation No. 530, on March 31, 1946. This action is taken in order to conform with the intent of section 2, subsection (t), of the Emergency Price Control Act of 1942, as amended, since pulpwood dealers and brokers are considered to be wholesale distributors of pulpwood within the meaning of section 2, subsection (t), of the act. The amendment affects the dealer's and broker's commissions in each of the three Canadian Provinces affected by Maximum Price Regulation No. 530. Previous to this amendment the amount of the dealer and broker commission was specified in dollars and cents for each Province.

All provisions of this amendment and their effect upon business practices, cost practices, or methods, or means or aids to distribution in the industry or industries affected have been carefully considered. No provisions which might have the effect of requiring a change in such practices, means, aids or methods established in the industry or industries affected, have been included in the amendment unless such provisions have been found necessary to achieve effective price control and to prevent circumvention or evasion of the regulation

or of the Act. To the extent that the provisions of this amendment compel or may operate to compel changes in business practices, cost practices or methods, or means or aids to distribution established in the industry or industries affected, such provisions are necessary to prevent circumvention or evasion of this regulation or of the Emergency Price Control Act of 1942, as amended.

To the extent practicable, the Administrator has advised and consulted with representatives of the industry which will be affected by this amendment and has given due consideration to their recommendations.

In the light of the foregoing the Price Administrator finds that Amendment No. 5 to Maximum Price Regulation No. 530 is consistent with and will effectuate the purposes of Executive Order No. 9599 and the Emergency Price Control Act of 1942 as amended.

[F. R. Doc. 46-19795; Filed, Oct. 30, 1946; 11:33 a. m.]

#### PART 1381—SOFTWOOD LUMBER

[2d Rev. MPR 94]

##### WESTERN PINE AND ASSOCIATED SPECIES OF LUMBER

Revised Maximum Price Regulation 94 is redesignated Second Revised Maximum Price Regulation 94 and is revised and amended to read as set forth below:

A statement of the considerations involved in the issuance of this regulation, issued simultaneously herewith, has been filed with the Division of the Federal Register. The standards and specifications used in this regulation were, prior to such use, in general use in the Western Pine lumber industry.

#### Sec.

1. Prices higher than ceiling prohibited.
2. What products are covered.
3. What transactions are covered.
4. What persons are covered.
5. Basic prices and cash discount.
6. Direct-mill retail sales.
7. Sales on delivered basis.
8. Alaskan lumber.
9. Items, services, or extras not listed.
10. Additions to mill ceiling prices on direct-mill sales by direct-mill distributors and by distribution yards.
11. Maximum export prices.
12. Invoicing.
13. Records.
14. Prohibited practices.
15. Adjustable pricing.
16. Pricing rules.
17. Petitions for amendment.
18. Enforcement.
19. Licensing.
20. Ponderosa pine.
21. Idaho white pine.
22. Sugar pine.
23. Inland larch, Douglas fir and hemlock.
24. White fir.
25. Engelmann spruce and Lodgepole pine.
26. Inland red cedar.
27. Incense cedar.
28. Differentials and rules, applicable to all grades of all species.
29. Graded lumber produced in the "fringe area" and Canada and Mexico.
30. Ungraded, log-run lumber.
31. Table of estimated weights.

AUTHORITY: § (1381.501) issued under 56 Stat. 23, 765; 57 Stat. 566; 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, Pub. Law 548, 79th Cong.

**SECTION 1. Prices higher than ceiling prohibited.** (a) On and after November 4, 1946, regardless of any contract or other obligation, no person shall sell or deliver, buy or receive in the course of business, any Western pine or associated species of lumber for direct-mill shipment at prices higher than the maximum prices fixed by this regulation, and no person shall agree, offer, or attempt to do any of these things.

(b) Prices lower than the maximum prices, may, of course, be charged and paid.

**SEC. 2. What products are covered—**(a) *General.* This regulation covers all Western pine and associated species of lumber, whether grades, sizes and specifications are specifically priced in the price tables or not, with the following exceptions:

Switch ties and cross ties, which are covered in Maximum Price Regulation 556—Western Railroad Ties and Wooden Mine Materials.

Mouldings, which are covered in Maximum Price Regulation 601—Softwood Mouldings.

"Surplus lumber" as defined in and covered by Maximum Price Regulation 603.

Car strips, which are covered by Revised Maximum Price Regulation 186.

Shingles, which are covered by Revised Maximum Price Regulation 164.

(b) *Species and area.* The following species from the following areas are covered by this regulation:

(1) Incense cedar (*libocedrus decurrens*), Ponderosa pine (*pinus ponderosa*), Idaho White pine (*pinus monticola*), Sugar pine (*pinus lambertiana*), Lodgepole pine (*pinus contorta*), Mexican White pine (*pinus strobiformis*), Limber pine (*pinus flexilis*), Arizona pine (*pinus arizonica*), Apache pine (*pinus apachea*), Chihuahua pine (*pinus chihuahuana*), and any other pine commercially sold as Ponderosa, Western, or Mexican pine, produced in Oregon, Washington, California, Idaho, Montana, South Dakota, Wyoming, Colorado, Utah, Nevada, Arizona, New Mexico, or in Canada or Mexico.

(2) Graded Douglas fir (*pseudotsuga taxifolia*), West Coast hemlock (*tsuga heterophylla*), *tsuga mertensiana*, True fir (*abies*), and Inland larch (*larix occidentalis*), produced in Idaho, Montana, South Dakota, Wyoming, Colorado, Utah, Nevada, Arizona, New Mexico, Mexico, and those portions of Washington, Oregon and Canada east of the crest of the Cascade Mountains and ungraded log run Douglas fir and other West Coast lumber produced in California and Alaska. If a mill is located near the crest of the Cascade Mountains and has customarily graded and sold lumber of these species under the West Coast Lumbermen's Association Standard Grading and Dressing Rules, it may apply to the Portland, Oregon office of the Office of Price Administration for special permission to use the maximum prices in Second Revised Maximum Price Regulation 26 instead of the prices in Second Revised Maximum Price Regulation 94. The Regional Administrator

in the area in which the mill is located may grant permission to use such maximum prices established in Second Revised Maximum Price Regulation 26 instead of Second Revised Maximum Price Regulation 94, as provided above.

(3) Engelmann spruce (*picea*) and Red cedar (*thuja plicata*), produced in Idaho, Montana, South Dakota, Wyoming, Colorado, Utah, Nevada, Arizona, New Mexico, California, Alaska, Mexico, and in those portions of Oregon, Washington, and Canada east of the crest of the Cascade Mountains.

**NOTE: Grades.** All grades and size terms appearing in this regulation refer to, and have the meaning given in current Grading and Dressing Rules issued by the Western Pine Association.

**SEC. 3. What transactions are covered—**(a) *Direct-mill shipments.* The maximum prices for direct mill shipments apply to all sales, other than those out of distribution yard stock, no matter who the seller is, and no matter whether he usually is known as a mill, wholesaler, retailer, or anything else.

(b) *How to tell a mill from a distribution yard.* The term "mill", as used here, covers what are known in the trade as sawmills, planing mills, and concentration yards. Three types of establishment are described below: (1) a typical sawmill or planing mill; the second (2) a typical concentration yard; and the third, (3) a typical distribution yard. An establishment which resembles (1) or (2) more than it does (3) is considered a mill; and one which resembles (3) more than it does (1) or (2) is considered a distribution yard.

(1) "A typical sawmill or planing mill" is an establishment which is chiefly engaged in manufacturing lumber from logs or rough lumber by sawing or planing; which is located in or near a lumber producing area; which makes and sells chiefly Western pine and associated species of lumber.

(2) "A typical concentration yard" is an establishment which concentrates and prepares lumber for commercial shipment, which keeps in stock mostly Western pine and associated species of lumber, which has its lumber brought in chiefly in rough green form by truck from small local sawmills and sells chiefly for rail shipment, and which has been located at its particular site to be near the lumber producing area.

(3) "A typical distribution yard" is a wholesale or retail lumber yard as defined in 2d Revised Maximum Price Regulation 215—Distribution Yard Sales of Softwood Lumber.

(c) *No quantity limits.* There are no quantity limits on the transactions covered by this regulation. All direct mill sales, large or small, are covered.

**Sec. 4. What persons are covered.** Any person who makes the kind of sale or purchase described above, for himself or others, is subject to this regulation. The term "person" includes an individual, corporation, partnership, association or any other organized group, their legal successors and representatives, the United States or any government or any of their political subdivisions or any agency of any of the foregoing.

**Sec. 5. Basic prices and cash discount—(a) Basic prices.** The basic maximum prices per 1,000 feet board measure (or other designated measure where so indicated) f. o. b. car at mill (or f. o. b. car at mill's customary rail shipping point in the case of off-rail mills) or f. o. b. truck at mill are the prices set forth in sections 20 through 30; *Provided*, That on a shipment made by an off-rail mill not selling under the provisions of section 29 or 30, where the buyer takes delivery at the mill, the basic mill ceiling prices must be reduced by the proper trucking charge figured under paragraph (c) of section 7 for the distance from the mill to the mill's nearest rail shipping point. This provision does not apply to direct mill retail sales as defined in section 6.

The maximum prices established by this regulation determine the total maximum amount that a person may pay for the purchase of logs or standing timber, and for the services of a custom sawmill or other producer in processing the logs or timber into lumber; that amount shall not exceed the total maximum charge which would be permitted by this regulation if the lumber as received by such person from the processor were sold as such, by the processor to such person; *Provided*, That this provision shall have no application where there is no financial or control relationship of any kind between the seller of the logs or timber, and the seller of the service of processing them into lumber, and there are no other circumstances indicating a device to effect a higher than ceiling price.

(b) *Cash discount.* If cash is paid, the maximum price must be reduced by the seller's October 1941, cash discount. For example, if the October 1941, discount for cash was 2%, and the maximum price without discount according to this regulation is \$30.00, the maximum price when cash is paid is \$29.40. When a seller was not in business in October 1941, 2% cash discount must be allowed for payment within 10 days of date of invoice or date of bill of lading, whichever is later.

**SEC. 6. Direct-mill retail sales.** An addition of \$3.50 per thousand board feet may be made on a sale of less than 18,000 ft. BM delivered by truck to any buyer who does not purchase for resale, where the shipment originates at a mill and the seller:

(a) Delivers the lumber to the job site at such time and in such manner as the buyer specifies; (see sec. 7 for permissible delivery changes.) Delivery by seller is not required on sales of 2,000 ft. BM or less.

(b) Gives the buyer the privilege of exchanging the lumber and returning unused material; and

(c) Makes good any shortage promptly from stocks kept on hand for this purpose.

The size of the sale is determined by the total quantity involved in the transaction without regard to whether it is broken up into smaller orders or deliveries.

**SEC. 7. Sales on delivered basis—(a) Rail charges.** (1) Only two methods of selling are recognized by this regulation.

Any other method is prohibited, as a device to evade the ceiling by manipulation of freight.

The two permitted methods are: On a delivered basis using the estimated weights in section 31 or on an f. o. b. mill basis with actual freight (figured, of course, on actual weights) to be paid by the purchaser.

The two methods may not be combined in a single transaction; that is, a seller may not sell on a basis which gives him the benefit of favorable estimated weights but require the use of actual weights on items where estimated weights would be unfavorable to him. Note that sales described as "ceiling delivered", or as f. o. b. mill with freight paid or included to a given destination are to be treated as sales on a delivered basis. In such cases, the given estimated weights must be used. However, sales f. o. b. mill with seller to pay the freight to a stated destination and include it in his invoice to the buyer is a sale on an f. o. b. mill basis and settlement on the basis of the actual weights must be made.

(2) The estimated green weights may be used only when green lumber is actually specified and shipped.

(3) The transportation charge, when estimated weights are used, must be evened out to the nearest quarter-dollar per 1000 feet board measure or surface measure, as the case may be.

(b) *Common or contract carrier (other than rail).* Where transportation is by common or contract carrier (other than rail), only the actual cost of transportation may be added to the maximum f. o. b. mill prices established under this regulation.

(c) *Private truck.* When shipment is by truck owned or controlled by the seller, the following amounts may be added for transportation: For distances up to and including 10 miles, \$1.50 per M'; over 10 and up to and including 20 miles, \$2.00 per M'; and over 20 and up to and including 30 miles, \$2.50 per M'. Where the distance is greater than 30 miles the seller may charge the amount of the railroad charge at the carload rate for the most similar haul or \$3.00 per M', whichever is greater. Distance as used in this paragraph, means the distance from the mill to the point of destination as measured by the speedometer. No addition may be made for the return trip. On sales under section 6 a minimum charge of \$1.00 may be made.

(d) *Trucking to rail shipping point.* When a truck haul precedes rail shipment, as when a mill located away from a railhead hauls by truck to the railroad, no addition may be made for the truck haul except that a mill may apply for and be granted special permission to make an addition where its rail connection has been abandoned since September 5, 1941, and it has no comparable rail shipping point.

The application must be made in writing to the Lumber Branch of the Office of Price Administration, Washington 25, D. C. The addition may not be made on quotations or sales until permission has been received.

(e) *Truck delivery after rail haul.* When truck delivery to yard or job site

follows a rail haul, and is specified in the order, the actual cost of truck delivery may be added. This may include the actual cost of handling and reloading involved in transfer from rail cars to truck.

(f) *All-truck haul.* When an all-truck haul ends in delivery to the job site, no special addition may be made above the charges provided in paragraphs (b) and (c) of this section.

(g) *Klamath Falls or Susanville rate on sales to California.* Regardless of other provisions of this section, on delivered sales to purchasers in California, if shipment originates at a mill in California from which the railroad freight rate to the California destination is less than the rate from Klamath Falls, Oregon or Susanville, California to the same destination, the addition for transportation may be computed by multiplying the appropriate estimated weight as shown in section 31 by the applicable freight rate from Klamath Falls, Oregon or Susanville, California whichever produces the lowest rate to the California destination. This addition does not apply to direct-mill retail sales. Since the maximum prices established by this paragraph are delivered prices, no transportation addition is permitted other than "basing point" freight to destination. In every case the maximum delivered price must finally be determined according to this paragraph. As to pricing f. o. b. mill's shipping point, note the following examples:

(1) In a sale to a distribution yard at the mill's shipping point, since shipping point and final destination are the same, the addition for basing point freight may be made even though the sale has all the usual characteristics of a sale "f. o. b. mill." Delivery to distribution yard must be made by the mill either by truck owned or controlled by the mill, or if loaded on car to be switched to distribution yard, switching charge must be absorbed by the mill, or if delivery is by truck owned or controlled by the distribution yard, price must be reduced by an amount equal to proper trucking charge as set forth in paragraph (c) of this section.

(2) If either the mill or a wholesaler should make an f. o. b. mill sale for direct mill shipment, the price f. o. b. mill's shipping point would be figured by first adding to proper price in price tables the freight from Klamath Falls, Oregon or Susanville, California to final destination whichever is lower (figured on estimated weights taken from "Schedule of Estimated Weights" in section 31 times rate from Klamath Falls, Oregon or Susanville, California to final destination) and deducting therefrom freight from mill's shipping point to final destination (figured on estimated weights taken from "Schedule of Estimated Weights" in section 31 times actual rate from mill's shipping point to final destination).

**SEC. 8. Alaskan lumber.** (a) The maximum prices f. o. b. mill for shipments originating in Alaska and delivered to points within Alaska or outside the continental United States shall be the maximum f. o. b. mill prices set forth in appropriate tables sections 20 through 28 and also section 30, plus an amount

equal to freight under the Maritime Commission's published freight rate from Seattle, Washington, to the mill's shipping point including surcharges, war risk insurance, and wharfage and handling charges under the published Seattle wharfage and handling rate for comparable lumber.

(b) The maximum prices f. o. b. mill for shipments originating in Alaska and delivered to a buyer in the continental United States who does not purchase for resale shall be the maximum prices arrived at according to paragraph (a) above: *Provided*, That the seller, before shipping the lumber, obtains a written statement in duplicate from the buyer certifying that the lumber is not purchased for resale and showing the location of the job site where the lumber will be used. The seller shall, prior to the first shipment of the lumber, mail one of the duplicate copies of the buyer's statement to the Office of Price Administration, Region IX, Fisheries Building, Washington 25, D. C., with a covering letter showing the name and address of the buyer, a complete description (including the quantity and any other specification affecting the maximum price) of the lumber sold, and the price charged.

(c) For all other shipments originating in Alaska the regular maximum f. o. b. mill prices apply.

**SEC. 9. Items, services, or extras not listed.** (a) If a seller wishes to sell an item which is not specifically priced in the price tables, or wishes to make an addition for special workings, specifications, services, or other extras for which additions are not specifically permitted, he must apply to the Lumber Branch, Office of Price Administration, Washington 25, D. C., for a maximum price. He must provide the following information:

- (1) The requested price;
- (2) A complete description of the item to be priced;
- (3) The price differential between it and the most comparable item in the price tables, between October 1, 1941 and June 1, 1942, from the seller's own records, or if that is impossible, from the experience of the trade. If no established price differential existed, a detailed analysis of comparative value should be furnished.

(4) Applications under this section generally will be considered only when accompanied by a true copy of the order or customer's inquiry which forms the basis of the application, and a written statement by the purchaser showing that none of the items specifically priced in the regulation will serve the purpose for which the stock is to be used, and that it has been his custom to purchase lumber on these special specifications.

(b) As soon as the request has been filed, quotations and deliveries may be made at the requested price but the same shall be subject to approval by the OPA and payment may not be made until the price has been approved.

(c) In all cases where special prices have been approved by the Lumber Branch of the Office of Price Administration under § 1381.507 of Maximum Price Regulation 94 or under section 9 of Revised Maximum Price Regulation 94, these special prices shall no longer apply

if a specific price for the items is established by this regulation; but if no specific price is established in the price tables, the prices approved under the earlier regulation shall continue in effect (except as provided in section 9 (e) below).

(d) On any sale involving a "non-listed" price or addition contemplated by paragraph (a) of this section, if the seller, for any reason shall have failed to apply for approval of a maximum price under paragraph (a), the maximum price for the item sold shall be \$15.00 per thousand board feet, which maximum price shall include all allowances or additions for grade, size, condition, special workings, specification, or other extras.

(e) Each price approved by letter order under this section which specifies that the special price is based on, or related to, the price of a named item in one of the tables is automatically adjusted by the amount (dollars and cents) of any subsequent increase or decrease in the price of the basic item.

**SEC. 10. Additions to mill ceiling prices on direct-mill sales by direct-mill distributors and by distribution yards.**

(a) *Mark-up on wholesale type direct-mill sale.* Subject to the exceptions and limitations set forth in paragraph (f), direct-mill distributors and distribution yards may on a wholesale type direct-mill sale add 5 percent to the mill maximum price established in or approved under this regulation. The addition may be evened out to the nearest quarter dollar per M'BM, or in the case of lath, to the nearest 5 cents per 1,000 pieces, or the addition may be added as one lump sum to the total amount of the bill based on the mill maximum prices.

(b) *Mark-up on a commission type direct-mill sale.* Subject to the exceptions and limitations set forth in paragraph (f), the maximum price for lumber purchased and sold under this regulation on a commission type direct-mill sale, is 3 percent higher than the mill maximum price. The mill maximum price, including the commission, may be evened out to the nearest quarter dollar per M'BM, or in the case of lath, to the nearest 5 cents per 1,000 pieces, or the addition may be added as one lump sum to the total amount of the bill based on the mill maximum prices. The mill must pay to the commission man at least the amount added as a mark-up so that the mill's realization shall not exceed the mill maximum prices.

(c) *Pyramiding prohibited.* The price additions permitted in this section may not be added more than once to the mill maximum price in the regulation regardless of the number of persons participating in the transaction.

(d) *Application for and granting of registration as a direct-mill distributor.* All persons desiring to operate as direct-mill distributors must apply to the Lumber Branch of the Office of Price Administration, Washington 25, D. C., for, and receive, a registration number before charging or receiving the addition provided in paragraphs (a) (b) of this section. (Distribution yards need not apply.) The application shall contain either a statement showing all connec-

tions which the applicant has with any mill, concentration yard, or other lumber producer, which may have any bearing on the question of "control relationship" as described in paragraph (f) (5) of this section, or a statement showing that he has no connection with any mill, concentration yard, or other lumber producer, which has any bearing on the question of "control relationship" as described in paragraph (f) (5) of this section. Anyone previously registered as a direct-mill distributor under Supplementary Order 150 may continue to act under such regulation without reapplying.

(e) *Definition of terms—(1) Direct-mill sales.* A direct-mill sale is one which originates at a mill, or concentration yard, and in which the lumber goes direct to a consumer or distribution yard without becoming a part of the stock of any intervening purchaser.

(2) *Direct-mill distributor.* A direct-mill distributor is a wholesaler or commission man who is registered as such by the Lumber Branch of the Office of Price Administration, Washington, D. C., and receives his registration number.

(3) *Distribution yard.* A distribution yard is a wholesale or retail lumber yard as defined in 2nd Revised Maximum Price Regulation 215.

(4) *Wholesale type direct-mill sale.* A wholesale type direct-mill sale is a direct-mill sale in which the seller buys lumber from a mill, wholesaler or concentration yard, and sells the lumber to the buyer in the same form.

(5) *Commission-type sale.* A commission-type sale is a direct-mill sale through a commission man. For the purposes of this section, a commission man is a distribution yard or a person who represents, and customarily sells lumber in carload quantities for, two or more mills or concentration yards which are independent of each other, receives his compensation from the mills in the form of commission based on the amount of the lumber sold, and operates independently of both buyer and seller.

(f) *Exceptions and limitations.* The mark-ups permitted in this section may not be made in the following cases:

(1) On any sale of lumber under this regulation for which the invoice from the mill or concentration yard does not contain the statement "This mill has no control relationship with (name of distributor) as defined in Revised Supplementary Order 150".

(2) On any sale of less than carload quantities when shipped by rail, except that a sale for resale purposes in less than carload quantities when shipped in a pool carload may carry the mark-up.

(3) On any sale of less than 5 M'BM when shipped by truck or water.

(4) On any sale which carries an addition for a direct-mill retail type sale.

(5) On any sale of lumber which originates at a mill or concentration yard with which the direct-mill distributor has a "control relationship". A "control relationship" includes any of the following:

(1) *Profit sharing arrangement, direct or indirect, which was established on or after July 1, 1943.* This means a finan-

cial interest by a direct-mill distributor in the profits, return or realization of a mill or concentration yard, or by a mill or concentration yard in the profits, return or realization of a direct-mill distributor, and includes common ownership or control of a mill and direct-mill distributor by a third person. It also includes any arrangement whereby a distributor or producer shares in the profits of the other, whether such arrangement is oral or written, direct or indirect. Where a mill, concentration yard, or direct-mill distributor is a corporation, stock ownership of more than 10 percent of the total issued outstanding stock by a direct-mill distributor in the mill or concentration yard, or vice versa, constitutes a "control relationship".

(ii) *Family relationship.* A family relationship exists if any member of the family of the owner or part owner to the extent of more than 10 percent of a mill or concentration yard, has any interest in a direct-mill distributor, or vice versa, and such interest was acquired on or after July 1, 1943. Member of a family means any person related to an individual or his spouse by blood or marriage within the third degree.

(g) *Invoicing requirements on distributor's direct-mill wholesale type sale.* The invoice on any distributor's direct-mill wholesale type sale must be plainly marked "wholesaler's direct-mill sale" and must show the name and registration number of the direct-mill distributor. The invoice must also bear the following endorsement: "The lumber covered by this invoice did not originate at a mill or concentration yard with which we have a control relationship."

(h) *Invoicing requirements on direct-mill commission type sale.* The invoice on any direct-mill commission type sale must be plainly marked "commission man's direct-mill sale" and must show the name and registration number of the direct-mill distributor. The invoice must also bear the following endorsement: "We do not have a control relationship with (name of the distributor)".

(i) *Maximum price when endorsement on invoice is false.* If a mill or concentration yard makes a statement on an invoice that it has no control relationship with the direct-mill distributor, and such statement is false, the maximum prices at which the lumber covered by such invoice may be sold by it is 5 percent less than the mill maximum price.

(j) *Commission man's and wholesaler's markup.* Any provision in this regulation which prohibits the charging, receiving or paying a commission for the service of procuring lumber shall not be deemed to prohibit the payment and receipt of the commission man's and wholesaler's markups permitted by this section.

**SEC. 11. Maximum export prices.** The maximum price at which a person may export any commodity to which this regulation is applicable shall be determined in accordance with the provisions of the Maximum Export Price Regulation as revised, issued by the Office of Price Administration.

**SEC. 12. Invoicing—(a) F. o. b. or f. a. s. price.** An invoice must be sub-

mitted by the seller on all sales and must contain a sufficiently complete description of the lumber to show whether the price is proper or not. Any working, specification or extra which affects the maximum f. o. b. or f. a. s. prices must be mentioned in the description. The amount added for these does not have to be separately shown.

When an invoice does not contain a complete description of an item shipped, the maximum price which may be charged or paid for that item is that of the lowest priced item to which the incomplete description could be applied, but not exceeding \$15.00 per M'BM on a shipment of a combination of grades if the invoice does not name the lowest grade contained in the shipment or if no grade is named.

(b) *Transportation charges.* In delivered sales, the invoice must contain the:

- (1) Point of origin of shipment;
- (2) Destination;

(3) Rail rate (if estimated weights are used; otherwise the actual amount for transportation); and in the case of the sales of imported lumber, the method of calculation of the freight addition;

(4) The words "Direct-mill shipment."

(c) *Delivery and related charges.* Any separate charge which the seller is permitted to make for delivery after haul must be separately shown on the invoice.

(d) *Direct-mill retail sale.* If the price exceeds the basic mill price because of a "direct-mill retail sale" mark-up authorized in this regulation, the invoice must show the amount of the mark-up separately labeled "Direct-mill Retail Sale."

**SEC. 13. Records.** All sellers and all buyers who, in any one calendar month, sell or buy 20,000 board feet or more of Western pine or associated species of lumber, must keep for inspection by the Office of Price Administration records which show a complete description of the items of lumber sold (i. e., grade, condition, dressing, quantity, etc.) the name and address of the other party to the transaction, the date of sale and price for each item.

Such records must be retained for the duration of the Emergency Price Control Act, as amended.

**SEC. 14. Prohibited practices — (a) General.** Any practice which is a device to get the effect of a higher-than-ceiling price without actually raising the dollars-and-cents price is as much a violation of this regulation as an outright over-ceiling price. This applies to changes in credit practices and cash discounts and to devices making use of commissions, services, transportation arrangements, premiums, special privileges, tying agreements, trade understandings and the like.

(b) *Specific practices.* The following are some of the specific practices prohibited.

(1) Getting the effect of a higher price by changing credit or cash discount practices from what they were in October 1941. This includes decreasing credit periods or making greater charges for extension of credit.

(2) Refusing to ship except in higher grades or under other circumstances which bring the seller an extra return.

(3) Grading as a special grade lumber which can be graded as a standard grade; or wrongly or falsely grading or invoicing lumber.

(4) Making additions for special specifications, services, or other extras which are not specifically permitted.

(5) Unnecessarily routing lumber through a distribution yard.

(6) Quoting a gross price above the maximum price, even if accompanied by a discount, the effect of which is to bring the net price below the maximum.

(7) Getting a higher price by charging the buyer on the basis of ripping, resawing, or cross-cutting an original size larger than the item actually delivered, except where items ordered and delivered are not priced under the tables and footnotes. This prohibition has no application where the buyer specified the larger size to be ripped or resawn into items of smaller sizes at a total price not higher than the price for the resultant item shown in the table.

(8) Breaking up an order or apportioning deliveries in order to get the direct-mill retail sale addition.

(9) Making the buyer take something he does not want in order to get what he does want; for example, making a buyer who orders No. 2 Common take all the upper grades that develop.

(10) Selling as specified lengths or widths, a specific lot or shipment of lumber which is substantially equivalent to random lengths or widths, or reselling intact as specified lengths or widths a specific lot or shipment bought by the seller as standard or random lengths or widths, unless specifically permitted in the price tables. This prohibition shall not apply to shipments or deliveries which have been sorted out as to widths and lengths and then resold.

(11) Sale or delivery of, or agreement to sell or deliver any item subject to this regulation to a millwork manufacturer or other purchaser in consideration of, or in return for, delivery of millwork or any other item, or to accomplish the same result by any other trading device.

(c) *Adding commission to ceiling prohibited.* It is unlawful for any person to charge, receive, or pay a commission for the service of procuring, buying, selling, or locating lumber, or for any related service (such as "expediting") which does not involve physical handling of lumber, if the commission plus the purchase price results in a total payment by the buyer of lumber which is higher than the maximum price of the lumber. For purpose of this regulation, a commission is any service charge or payment which is figured either directly or indirectly on the basis of the quantity, price, or value of the lumber in connection with which the service is performed.

This prohibition has no application to the case of a bona fide employer-employee relationship where the employee serves only one employer insofar as lumber procurement is concerned, and where the compensation paid by the employer is a fixed salary and is not based directly or indirectly on the quantity, price or value of the lumber in connection with which the service is rendered.

(d) *Combination grades.* Lumber sold on combination grades may not be sold above the maximum price for the lowest grade in the combination. For example, the maximum price for lumber sold as No. 2 and better is the maximum price fixed for No. 2. It is, however, permissible to quote with specified higher or lower grades developed to be shipped at the respective maximum price for each grade actually developed. Where shipments are made in this manner, each piece (or bundle if bundled) shall bear some symbol of grade identification, and each grade shall be separately invoiced and the identification symbol used on the lumber shall be shown opposite the respective grade on the invoice. Alternatively, shipper may separate grades in loading and clearly identify by symbol the grade of each separate lot in the shipment and on the invoice. Shop and box grades and all common grades when sold to millwork manufacturers or box factories are exempt from the requirements of this paragraph (insofar as it pertains to the use of grade symbols on lumber and invoices) when shipments are covered by inspection certificates issued by WPA, PLIB or other OPA approved inspection agency.

Sec. 15. *Adjustable pricing.* Any person may agree to sell at a price which can be increased up to the maximum price in effect at the time of shipment; but no person, may, unless authorized by the Office of Price Administration, deliver or agree to deliver at prices to be adjusted upward in accordance with action taken by the Office of Price Administration after shipment. Such authorization may be given when a request for a change in the applicable maximum price is pending, but only if the authorization is necessary to promote distribution or production and if it will not interfere with the purposes of the Emergency Price Control Act of 1942, as amended. The authorization may be given by the Administrator or by any official of the Office of Price Administration having authority to act upon the pending request for a change in price or to give the authorization.

The authorization will be given by order, except that it may be given by letter or telegram when the contemplated revision will be the granting of an individual application for adjustment.

Sec 16. *Pricing rules.* (a) Each order or confirmation thereof must clearly describe, the items required. Where the order or confirmation fails to specify the grade required, the seller may only charge for No. 2 Common, unless otherwise specifically agreed prior to shipment, except that grades lower than No. 2 Common must be invoiced at the prices in the tables for such lower grades.

(b) No additions contained in the footnotes to Tables in sections 20 through 30 or in the body of the regulation, or approved under section 9 may be charged unless the order or confirmation expressly requires the working, grade, condition, service, treatment, specification, size or length for which the addition is permitted.

(c) When a specific item or items are ordered and a higher priced item or items are shipped without permission of the buyer prior to shipment the maximum prices which may be charged for the item or items shipped are the prices for the item or items shown in the written order.

(d) Where the buyer orders a random length shipment, and the given percentages of lengths as specified in footnotes to some of the price tables are not met because there is too large a percentage of shorts, the excess shorts must be priced at the separate prices for the short lengths.

(e) Where random length shipments required to average a specified length (e. g., 12' in the Board Table) fall short of this average, the price may not exceed that of the nearest shorter even length below the average length actually shipped.

(f) Where moisture content requirements are waived by the purchaser, the maximum price for the whole order, shipment, or delivery shall be the price herein established for green lumber. Where such a sale is made on a delivered basis, the seller may only use the given estimated weights for dry lumber in computing transportation costs.

SEC. 17. *Petitions for amendment.* Any persons seeking an amendment of any provision of this regulation may file

a petition for amendment in accordance with the provisions of Revised Procedural Regulation No. 1 issued by the Office of Price Administration.

SEC. 18. *Enforcement.* Persons violating any provisions of this regulation are subject to the criminal penalties, civil enforcement actions, suits for treble damages, and proceedings for suspension of license provided for by the Emergency Price Control Act of 1942, as amended.

SEC. 19. *Licensing.* The provisions of Licensing Order No. 1 licensing all persons who make sales under price control, are applicable to all sellers subject to this regulation. A seller's license may be suspended for violations of the license or of one or more applicable price schedules or regulations. A person whose license is suspended may not, during the period of suspension make any sale for which his license has been suspended.

SEC. 20. *Ponderosa pine.* The basic maximum prices as defined in section 5 (a) for Ponderosa pine lumber (and other species commercially sold as Ponderosa, Western, or Mexican pine lumber, if not specifically priced in another section) surfaced, and air dried or kiln dried (except where otherwise specified in price tables), in mixed or straight load shipments, are as follows:

TABLE 1—SELECT GRADES (PONDEROSA PINE)

R. L. S2S or S4S	4/4"	5/4"	6/4"	8/4"	10/4"	12/4"	16/4"
Nos. 1 and 2 Clear (B and better):							
Specified widths:							
2"	\$72.50	\$79.50	\$79.50	\$85.50			
3"	74.50	79.50	79.50	85.50			
4"	69.50	76.50	76.50	82.50	\$107.50	\$112.50	\$120.50
5"	75.50	86.50	86.50	92.50	117.50	122.50	130.50
6"	71.50	76.50	76.50	82.50	107.50	112.50	120.50
8"	73.50	81.50	81.50	87.50	112.50	117.50	125.50
10"	75.50	86.50	86.50	92.50	117.50	122.50	130.50
12" and 13" and wider	94.50	96.50	96.50	102.50	127.50	132.50	140.50
R. W. 4" and wider	75.50	76.50	76.50	82.50	107.50	112.50	120.50
C Selects: Specified widths:							
2"	68.50	73.50	73.50	78.50			
3"	70.50	73.50	73.50	78.50			
4"	65.50	70.50	70.50	75.50	96.50	100.50	109.50
5"	71.50	80.50	80.50	85.50	106.50	110.50	119.50
6"	67.50	70.50	70.50	75.50	96.50	100.50	109.50
8"	69.50	75.50	75.50	80.50	101.50	105.50	114.50
10"	71.50	80.50	80.50	85.50	106.50	110.50	119.50
12" and 13" and wider	90.50	90.50	90.50	95.50	116.50	120.50	129.50
R. W. 4" and wider	71.50	70.50	70.50	75.50	96.50	100.50	109.50
D Selects: Specified widths:							
2"	55.50	59.50	59.50	64.50			
3"	57.50	59.50	59.50	64.50			
4"	52.50	56.50	56.50	61.50	77.50	82.50	90.50
5"	58.50	66.50	66.50	71.50	87.50	92.50	100.50
6"	54.50	56.50	56.50	61.50	77.50	82.50	90.50
8"	56.50	61.50	61.50	66.50	82.50	87.50	95.50
10"	58.50	66.50	66.50	71.50	87.50	92.50	100.50
12" and 13" and wider	72.50	76.50	76.50	81.50	97.50	102.50	110.50
R. W. 4" and wider	58.50	56.50	56.50	61.50	77.50	82.50	90.50

D and better short selects, 5' to 9' S2S or S4S.  
1 x 4" and wider—\$48.50.

5/4" and thicker, 4" and wider—\$51.50.

Condition:

1. Rough, all thicknesses—deduct \$2.00.
2. Green—deduct 10 percent from dry price.

Grade differentials:

3. Stain: Stained selects that for defects other than stain would grade:  
B and better—deduct \$5.00 from price of B and better.  
C or C and better—deduct \$5.00 from price of C.  
D or D and better—deduct \$5.00 from price of D.
4. Pithy selects—deduct \$10.00 from price of D select.
5. Australian clears, same price as D select.

Widths:

6. Specified widths:  
Specified widths over 12", for each inch over 12"—add \$2.00 to 12" price.  
Odd widths, 7", 9" and 11"—add \$1.00 to 8", 10" and 12" and so scale.

Widths—Continued.

7. Special random widths:

- 6" and wider—add \$0.50 to RW price.
- 8" and wider—add \$2.00 to RW price.
- 10" and wider—add \$7.00 to RW price.
- 12" and wider—same as 12" price.
- 14" and wider—add \$5.00 to 12" price.
- 16" and wider—add \$10.00 to 12" price.
- 18" and wider—add \$15.00 to 12" price.
- 20" and wider (except drainboards)—add \$20.00 to 12" price.
- 22" and wider (except drainboards)—add \$25.00 to 12" price.

Lengths:

8. Specified lengths:  
4 1/2"—10', 12', and 14'—add \$2.00.  
4 1/2"—16'—add \$5.00.  
4 1/2"—18' and 20'—add \$10.00.  
5 1/4" and thicker, 8', 10', 12', 14', 16'—add \$5.00.  
5 1/4" and thicker, 18' and 20'—add \$10.00.
9. Restricted random lengths: 10' and longer 4 1/4" and thicker—add \$2.00.



**Sales to millwork manufacturers:**  
 5. Only on direct-mill shipments to millwork manufacturers as defined below, the following additions per M<sup>3</sup>BM may be charged:  
 4 1/2" Shop Common and 8 1/2" and thinner No. 1 and No. 3 Shop..... \$5.00  
 8 1/2" and thinner No. 2 Shop..... 8.00

"Millwork manufacturer" means any person who consumes softwood lumber in the manufacture of windows, sash, doors, window sash and door frames; window and door screens; cut stock for the foregoing items; trim, mouldings; built-in kitchen cabinets and other built-in millwork items suitable for authorized housing construction under Priorities Regulation 33 or Housing Expediter Priorities Regulation 5.

**Condition:**  
 1. Rough:  
 4 1/2 shop common—deduct \$1.00.  
 No. 1 shop—deduct \$2.00.  
 No. 2 and 3 shop—deduct \$1.00.  
 2. Green: deduct 10% from dry price.  
 Grade differentials:  
 3. When sold as No. 3 and better, pile run on grade prices, deduct \$5.00 from No. 1 shop price and \$2.00 from No. 2 shop price.  
 4. Stain: For stained shop:  
 4 1/2" shop common: deduct 5%.  
 5 1/4" and thicker, all grades, deduct 10%.

**Condition:**  
 1. Rough:  
 4 1/2 shop common—deduct \$1.00.  
 No. 1 shop—deduct \$2.00.  
 No. 2 and 3 shop—deduct \$1.00.  
 2. Green: deduct 10% from dry price.  
 Grade differentials:  
 3. When sold as No. 3 and better, pile run on grade prices, deduct \$5.00 from No. 1 shop price and \$2.00 from No. 2 shop price.  
 4. Stain: For stained shop:  
 4 1/2" shop common: deduct 5%.  
 5 1/4" and thicker, all grades, deduct 10%.

**Condition:**  
 1. Rough:  
 4 1/2 shop common—deduct \$1.00.  
 No. 1 shop—deduct \$2.00.  
 No. 2 and 3 shop—deduct \$1.00.  
 2. Green: deduct 10% from dry price.  
 Grade differentials:  
 3. When sold as No. 3 and better, pile run on grade prices, deduct \$5.00 from No. 1 shop price and \$2.00 from No. 2 shop price.  
 4. Stain: For stained shop:  
 4 1/2" shop common: deduct 5%.  
 5 1/4" and thicker, all grades, deduct 10%.

TABLE 11—LATU (PONDEROSA PINE)

	7/8"	1 1/8"	1 1/4"	1 3/8"	1 1/2"	1 3/4"	1 7/8"	2"
B and Better.....	\$66.50	\$71.50	\$76.50	\$81.50	\$86.50	\$91.50	\$96.50	\$101.50
C and Better.....	61.50	66.50	71.50	76.50	81.50	86.50	91.50	96.50
D.....	46.50	51.50	56.50	61.50	66.50	71.50	76.50	81.50

TABLE 12—BARKY STRIPS (PONDEROSA PINE)

	7/8"	1 1/8"	1 1/4"	1 3/8"	1 1/2"	1 3/4"	1 7/8"	2"
B and Better.....	\$66.50	\$71.50	\$76.50	\$81.50	\$86.50	\$91.50	\$96.50	\$101.50
C and Better.....	61.50	66.50	71.50	76.50	81.50	86.50	91.50	96.50
D.....	46.50	51.50	56.50	61.50	66.50	71.50	76.50	81.50

TABLE 13—PANEL STOCK (PONDEROSA PINE)

	7/8"	1 1/8"	1 1/4"	1 3/8"	1 1/2"	1 3/4"	1 7/8"	2"
B and Better.....	\$66.50	\$71.50	\$76.50	\$81.50	\$86.50	\$91.50	\$96.50	\$101.50
C and Better.....	61.50	66.50	71.50	76.50	81.50	86.50	91.50	96.50
D.....	46.50	51.50	56.50	61.50	66.50	71.50	76.50	81.50

TABLE 14—BAYLENS (PONDEROSA PINE)

	1 1/4"	1 3/4"	2"	2 1/4"	2 3/4"	3"
B and Better.....	\$66.50	\$71.50	\$76.50	\$81.50	\$86.50	\$91.50
C and Better.....	61.50	66.50	71.50	76.50	81.50	86.50
D.....	46.50	51.50	56.50	61.50	66.50	71.50

TABLE 15—SELECT GRADES (IDAHO WHITE PINE)

	1 x 2"	1 x 3"	1 x 4"	1 x 5"	1 x 6"	1 x 8"	1 x 10"	1 x 12"
B and Better.....	\$82.50	\$83.50	\$80.50	\$83.50	\$81.50	\$81.50	\$85.50	\$104.50
C Select.....	76.50	76.50	76.50	76.50	74.50	74.50	78.50	94.50
D Select.....	59.00	59.00	57.00	62.00	57.00	57.00	65.50	81.50

TABLE 16—COMMON BOARDS SURFACE MEASURE (ON GRADE)

	1 x 4"	1 x 5"	1 x 6"	1 x 8"	1 x 10"	1 x 12"
Colonial (No. 1).....	\$55.00	\$53.00	\$53.00	\$53.00	\$50.25	\$50.25
Sterling (No. 2).....	51.00	51.50	49.00	49.00	50.50	50.50
Standard (No. 3).....	39.50	39.50	42.00	41.00	41.00	41.00
Utility (No. 4).....	30.75	30.75	33.75	33.75	33.75	33.75
Industrial (No. 5).....	25.50	25.50	26.50	27.50	27.50	27.50

TABLE 17—COMMON BOARDS SURFACE MEASURE (ON GRADE)

	1 1/2 x 4"	1 1/2 x 5"	1 1/2 x 6"	1 1/2 x 8"	1 1/2 x 10"	1 1/2 x 12"
Colonial (No. 1).....	\$55.00	\$53.00	\$53.00	\$53.00	\$50.25	\$50.25
Sterling (No. 2).....	51.00	51.50	49.00	49.00	50.50	50.50
Standard (No. 3).....	39.50	39.50	42.00	41.00	41.00	41.00
Utility (No. 4).....	30.75	30.75	33.75	33.75	33.75	33.75
Industrial (No. 5).....	25.50	25.50	26.50	27.50	27.50	27.50

TABLE 18—COMMON BOARDS SURFACE MEASURE (ON GRADE)

	1 3/4 x 4"	1 3/4 x 5"	1 3/4 x 6"	1 3/4 x 8"	1 3/4 x 10"	1 3/4 x 12"
Colonial (No. 1).....	\$55.00	\$53.00	\$53.00	\$53.00	\$50.25	\$50.25
Sterling (No. 2).....	51.00	51.50	49.00	49.00	50.50	50.50
Standard (No. 3).....	39.50	39.50	42.00	41.00	41.00	41.00
Utility (No. 4).....	30.75	30.75	33.75	33.75	33.75	33.75
Industrial (No. 5).....	25.50	25.50	26.50	27.50	27.50	27.50

TABLE 19—SHOP LUMBER (IDAHO WHITE PINE)

	4 1/4"	5 1/4"	6 1/4"	8 1/4"	10 1/4"	12 1/4"	16 1/4"
B and Better.....	\$14.00	\$14.00	\$14.00	\$14.00	\$14.00	\$14.00	\$14.00
C.....	14.00	14.00	14.00	14.00	14.00	14.00	14.00
D.....	5.00	5.00	5.00	5.00	5.00	5.00	5.00

TABLE 20—COMMON BOARDS SURFACE MEASURE (ON GRADE)

	1 1/2 x 4"	1 1/2 x 5"	1 1/2 x 6"	1 1/2 x 8"	1 1/2 x 10"	1 1/2 x 12"
Colonial (No. 1).....	\$55.00	\$53.00	\$53.00	\$53.00	\$50.25	\$50.25
Sterling (No. 2).....	51.00	51.50	49.00	49.00	50.50	50.50
Standard (No. 3).....	39.50	39.50	42.00	41.00	41.00	41.00
Utility (No. 4).....	30.75	30.75	33.75	33.75	33.75	33.75
Industrial (No. 5).....	25.50	25.50	26.50	27.50	27.50	27.50

**Condition:**  
 1. Rough:  
 4 1/2 shop common—deduct \$1.00.  
 No. 1 shop—deduct \$2.00.  
 No. 2 and 3 shop—deduct \$1.00.  
 2. Green: deduct 10% from dry price.  
 Grade differentials:  
 3. When sold as No. 3 and better, pile run on grade prices, deduct \$5.00 from No. 1 shop price and \$2.00 from No. 2 shop price.  
 4. Stain: For stained shop:  
 4 1/2" shop common: deduct 5%.  
 5 1/4" and thicker, all grades, deduct 10%.

**Condition:**  
 1. Rough:  
 4 1/2 shop common—deduct \$1.00.  
 No. 1 shop—deduct \$2.00.  
 No. 2 and 3 shop—deduct \$1.00.  
 2. Green: deduct 10% from dry price.  
 Grade differentials:  
 3. When sold as No. 3 and better, pile run on grade prices, deduct \$5.00 from No. 1 shop price and \$2.00 from No. 2 shop price.  
 4. Stain: For stained shop:  
 4 1/2" shop common: deduct 5%.  
 5 1/4" and thicker, all grades, deduct 10%.

**Condition:**  
 1. Rough:  
 4 1/2 shop common—deduct \$1.00.  
 No. 1 shop—deduct \$2.00.  
 No. 2 and 3 shop—deduct \$1.00.  
 2. Green: deduct 10% from dry price.  
 Grade differentials:  
 3. When sold as No. 3 and better, pile run on grade prices, deduct \$5.00 from No. 1 shop price and \$2.00 from No. 2 shop price.  
 4. Stain: For stained shop:  
 4 1/2" shop common: deduct 5%.  
 5 1/4" and thicker, all grades, deduct 10%.

**Condition:**  
 1. Rough:  
 4 1/2 shop common—deduct \$1.00.  
 No. 1 shop—deduct \$2.00.  
 No. 2 and 3 shop—deduct \$1.00.  
 2. Green: deduct 10% from dry price.  
 Grade differentials:  
 3. When sold as No. 3 and better, pile run on grade prices, deduct \$5.00 from No. 1 shop price and \$2.00 from No. 2 shop price.  
 4. Stain: For stained shop:  
 4 1/2" shop common: deduct 5%.  
 5 1/4" and thicker, all grades, deduct 10%.

**Condition:**  
 1. Rough:  
 4 1/2 shop common—deduct \$1.00.  
 No. 1 shop—deduct \$2.00.  
 No. 2 and 3 shop—deduct \$1.00.  
 2. Green: deduct 10% from dry price.  
 Grade differentials:  
 3. When sold as No. 3 and better, pile run on grade prices, deduct \$5.00 from No. 1 shop price and \$2.00 from No. 2 shop price.  
 4. Stain: For stained shop:  
 4 1/2" shop common: deduct 5%.  
 5 1/4" and thicker, all grades, deduct 10%.

**Condition:**  
 1. Rough:  
 4 1/2 shop common—deduct \$1.00.  
 No. 1 shop—deduct \$2.00.  
 No. 2 and 3 shop—deduct \$1.00.  
 2. Green: deduct 10% from dry price.  
 Grade differentials:  
 3. When sold as No. 3 and better, pile run on grade prices, deduct \$5.00 from No. 1 shop price and \$2.00 from No. 2 shop price.  
 4. Stain: For stained shop:  
 4 1/2" shop common: deduct 5%.  
 5 1/4" and thicker, all grades, deduct 10%.



Lengths—Continued.

7. Specified lengths—Continued.  
 No. 1, No. 2, and No. 3 Common—Continued.  
 5/4" and thicker—Continued.  
 16"—use RL price.  
 No. 4 and No. 5 Common:  
 10', 12', 14', 16', 18' and 20'—add \$2.00 to RL price.  
 8' only—use RL price.  
 When shipped all 6' (all grades)—deduct \$3.00 from RL price.  
 8. Restricted random lengths:  
 10' and longer, 3/4" and thicker—add \$1.00 to RL price.  
 10' and longer, 1 1/16" SM—add \$0.75 to RL prices.  
 Thickness:  
 9. Addition to 4 1/4" price:  
 No. 1 Common, all widths except 5":  
 5 1/4", 6 1/4" and 8 1/4"..... \$8.00  
 7 1/4"..... 2.00  
 10 1/4" and 12 1/4"..... 15.00  
 16 1/4"..... 18.00  
 No. 2 Common, all widths:  
 5 1/4", 6 1/4" and 8 1/4"..... 6.00  
 7 1/4"..... 2.00  
 10 1/4"..... 8.00  
 12 1/4"..... 10.00  
 16 1/4"..... 13.00  
 No. 3 Common, all widths:  
 5 1/4", 6 1/4", and 8 1/4"..... 2.00  
 7 1/4"..... .75  
 10 1/4"..... 3.00  
 12 1/4"..... 7.00  
 16 1/4"..... 9.00  
 No. 4 and No. 5 Common, all widths:  
 5 1/4", 6 1/4" and 8 1/4"..... 1.00  
 7 1/4"—same price as 4 1/4".

TABLE 4—BEVEL SIDING (IDAHO WHITE PINE)

3/16" x 3/16" SM, 3' and longer	B and Better	C	D	E
1 1/2 x 4"	\$42.75	\$39.25	\$31.00	\$25.25
1 1/2 x 5"	44.25	40.75	33.50	—
1 1/2 x 6"	43.25	39.75	31.00	22.75
1 1/2 x 4" shorts 3' to 8'	35.25	31.75	23.50	19.25
1 1/2 x 6" shorts 3' to 5'	35.75	32.25	23.50	16.75

1. B and better, C and D, may contain 20% 3' to 8 1/2' in multiples of 6".  
 2. E, may contain 37% 3' to 8 1/2' in multiples of 6".  
 3. Restricted random length: 9' and longer—add \$3.00.

TABLE 5—PANEL STOCK (IDAHO WHITE PINE)

RW RL S2S	7/16"	9/16"	11/16"
B and Better.....	\$66.50	\$71.50	\$76.50
C and Better.....	61.50	66.50	71.50
D.....	46.50	51.50	56.50

1. Specified widths and lengths, use differentials established for 5/4" C Selects, Table 1 Section 20.

TABLE 6—BATTENS (IDAHO WHITE PINE)

	Per M lin. ft.
1 3/4" (OG) net.....	\$9.00
2" (OG) net.....	10.00
2 1/4" (OG) net.....	11.00
2 1/2 x 2 3/4" net, flat rough or S1S.....	6.50

1. For 18' and 20'—add \$1.00.

TABLE 7—LATH (IDAHO WHITE PINE)

	Per M pcs.
3/8 x 1 1/2"-4" No. 1.....	\$9.00
3/8 x 1 1/2"-4" No. 2.....	8.00
3/8 x 1 1/2"-3 1/2" No. 1.....	5.00
1 1/2 x 1 1/2"-4" fence lath (80% No. 1—20% No. 2).....	10.25

TABLE 8—BARKY STRIPS (IDAHO WHITE PINE)

	Per M pcs.
1 x 1" R. L. 6' to 20' (may contain 25% 6' & 8').....	\$27.25
1 x 4" 6' and 8' only.....	24.25

1. Rough—deduct \$1.00.  
 2. Green—deduct \$1.50.  
 For differentials and rules applicable to all grades of all species see section 25.

SEC. 22. Sugar pine lumber. The basic maximum prices as defined in section 5 (a) for sugar pine lumber, surfaced and air dried or kiln dried (except where otherwise specified in price tables), in mixed or straight load shipments, are as follows:

TABLE 1—SELECT GRADES (SUGAR PINE)

S2S or S4S, RW and RL	4 1/4"	5 1/4"	6 1/4"	8 1/4"	10 1/4"	12 1/4"	16 1/4"
1 & 2 Clear (B and Better).....	\$81.50	\$83.50	\$82.50	\$96.50	\$112.50	\$121.50	\$131.50
C Select.....	79.50	80.50	79.50	92.50	109.50	116.50	123.50
D Select.....	66.50	69.50	67.50	82.50	93.50	101.50	110.50

- D and better 5' to 9' short selects S2S or S4S:  
 1 x 8" and wider..... \$59.50  
 3/4" and thicker, 8" and wider..... 61.50  
 1 x 4"..... 48.50  
 1 x 6"..... 49.50  
 Condition:  
 1. Rough—deduct \$3.00.  
 2. Green—deduct 10% from grade price.

- Grade differentials:  
 3. Stain: For stained selects that for defects, other than stain, would grade:  
 B and better—deduct \$5.00 from price of B and better.  
 C or C and better—deduct \$5.00 from price of C.  
 D or D and better—deduct \$5.00 from price of D.  
 4. Pitych selects—deduct \$10.00 from price of D select.  
 5. Australian clears—same price as D select.

TABLE 2—SHOP LUMBER (SUGAR PINE)

S2S RW and RL	4 1/4"	5 1/4"	6 1/4"	8 1/4"	10 1/4"	12 1/4"	16 1/4"
No. 3 Clear.....	\$51.50	\$66.50	\$65.50	\$86.50	\$98.50	\$102.50	\$110.50
No. 1 Shop.....	—	53.50	52.50	63.50	76.50	81.50	91.50
No. 2 Shop.....	—	46.50	45.50	51.50	61.50	62.50	68.50
No. 3 Shop.....	—	38.50	38.50	39.50	40.50	40.50	45.50
Shop Common.....	42.50	—	—	—	—	—	—

- Condition:  
 1. Rough:  
 No. 3 Clear—deduct \$3.00.  
 No. 1 Shop—deduct \$3.00.  
 No. 2 Shop—deduct \$2.00.  
 No. 3 Shop—deduct \$1.00.  
 4 1/4" Shop Common—deduct \$2.00.  
 2. Green—deduct 10% from dry price.  
 Grade Differentials:  
 3. Stained Shop:  
 4 1/4"—deduct 5% from grade price.  
 5 1/4" and thicker, all grades—deduct 10% from grade price.

- Sales to millwork manufacturers.  
 4. Only on direct-mill shipments to millwork manufacturers as defined below, the following additions per M'BM may be charged:  
 4 1/4" shop common and 8 1/4" and thinner No. 1 and No. 3 shop..... \$5.00  
 8 1/4" and thinner No. 2 shop..... 8.00  
 "Millwork manufacturer" means any person who consumes softwood lumber in the manufacture of windows, sash, doors; window sash and door frames; window and door screens; cut stock for the foregoing items; trim, moldings, built-in kitchen cabinets and other built-in millwork items suitable for authorized housing construction under Priorities Regulation 33 or Housing Expediter Priorities Regulation 5.

TABLE 3—4" COMMON BOARDS (SUGAR PINE)

RL S2S or S4S to 25/32"	1 x 4" and wider	1 x 4"	1 x 6"	1 x 8"	1 x 10"	1 x 12"	1 x 14"	1 x 16"	1 x 18"	1 x 20"
No. 2 and Better.....	\$47.50	\$47.50	\$47.50	\$47.50	\$47.50	\$47.50	\$51.50	\$55.50	\$59.50	\$63.50
No. 3.....	38.50	39.50	39.50	39.50	39.50	39.50	40.50	42.50	44.50	46.50
No. 4.....	30.50	29.50	30.50	31.50	31.50	31.50	31.50	31.50	31.50	31.50
No. 5.....	22.50	22.50	22.50	23.50	23.50	23.50	23.50	23.50	23.50	23.50

1 See note and footnotes following table 3B.

- No. 4 and Better Short Common 6' and 8' S2S or S4S:  
 1 x 4" and wider..... \$28.50  
 1 x 4" only..... 27.50  
 1 x 6" and 8"..... 29.50  
 1 x 10" and 12"..... 29.50

TABLE 3A—3/4" COMMON BOARDS SURFACE MEASURE (ON GRADE)

RL S1S, S1S2E, S2S or S4S to 3/4"	3/4 x 4" and wider	3/4 x 4"	3/4 x 6"	3/4 x 8"	3/4 x 10"	3/4 x 12"
No. 2 and Better.....	\$46.50	\$46.50	\$46.50	\$46.50	\$46.50	\$46.50
No. 3.....	37.50	38.50	38.50	38.50	38.50	38.50
No. 4.....	29.75	28.75	29.75	30.75	30.75	30.75
No. 5.....	22.00	22.00	22.00	23.00	23.00	23.00

1 See note and footnotes following table 3B.

TABLE 3B—1 1/16" COMMON BOARDS SURFACE MEASURE (ON GRADE)

RL S1S, S1S2E, S2S or S4S to 1 1/16"	1 1/16 x 4" and wider	1 1/16 x 4"	1 1/16 x 6"	1 1/16 x 8"	1 1/16 x 10"	1 1/16 x 12"
No. 2 and Better.....	\$41.00	\$41.00	\$41.00	\$41.00	\$41.00	\$41.00
No. 3.....	34.25	35.00	35.00	35.00	35.00	35.00
No. 4.....	27.50	26.75	27.50	28.25	28.25	28.25
No. 5.....	21.50	21.50	21.50	22.25	22.25	22.25

FOOTNOTES APPLICABLE TO TABLES 3, 3A AND 3B  
 NOTE: No. 4 and 5 Common RW/RL may contain 20% 4' and 20% 4' to 8'.

- Condition:  
 1. Rough—less than 8 1/4"—deduct \$2.00.  
 2. Rough—8 1/4" and thicker—deduct \$1.00.  
 3. Green—deduct \$4.50.

- Grade differentials:  
 4. Knotty Pine Panel Stock (4 1/4" only)—add \$5.00 to price of grade from which selected.  
 Widths:  
 5. Special random widths:  
 No. 2 and better Common, 13" and wider (4 1/4" only)—add \$5.00 to 1 x 4" and wider price.  
 No. 3 Common, 13" and wider (4 1/4" only)—add \$3.00 to 1 x 4" and wider price.  
 No. 4 and 5 Common, 1 x 6" and wider (4 1/4" only)—add \$0.50 to RW price.  
 No. 4 and 5 Common, 13" and wider—same price as 12".  
 All grades 3 1/4", 11/16" and 5/4" and thicker, 13" and wider—same price as 12".  
 6. Odd widths:  
 7", 9", and 11"—add \$1.00 to 8", 10" and 12" price and so scale.  
 Odd widths 13" and wider—price at next lower width price, scale actual.  
 Lengths:  
 7. Specified lengths:  
 No. 2 and Better and No. 3 Common:  
 4' and 6"—16', 18' and 20'—add \$2.00 to RL price.  
 8' and wider—10', 12', 18' and 20'—add \$2.00 to RL price.  
 No. 4 and 5 Common:  
 10', 12', 14', 16', 18' and 20'—add \$2.00 to RL price.  
 When shipped all 6' (all grades)—deduct \$3.00 from RL price.  
 Standard lengths not mentioned (all grades)—use RL price.  
 Lengths shorter than 6' are not standard lengths.  
 8. Restricted random lengths:  
 10' and longer, 3/4" and thicker—add \$1.00 to RL price.  
 10' and longer, 1 1/16" SM—add \$0.75 to RL price.  
 Thickness:  
 9. Addition to 4 1/4" price:  
 No. 2 and Better Common:  
 5 1/4" and 6 1/4"..... \$2.00  
 8 1/4"..... 3.00  
 7 1/4"..... 1.00  
 10 1/4"..... 4.00  
 12 1/4" and 16 1/4"..... 5.00  
 No. 3 Common:  
 5 1/4", 6 1/4" and 8 1/4"..... 2.00  
 7 1/4"..... .75

Thickness—Continued.

9. Addition to 4/4" price—Continued.  
 No. 3 Common—Continued.  
 10/4" and thicker ..... 5.00  
 No. 4 and 5 Common:  
 5/4", 6/4" and 8/4" ..... 1.00  
 7/4"—same price as 4/4".

TABLE 4—DIMENSION (SUGAR PINE)

RL S1SE or S4S 1 1/2" HM scaled as 2"	2 x 4"	2 x 6"	2 x 8"	2 x 10"	2 x 12"
No. 1.....	\$35.50	\$34.50	\$31.00	\$34.50	\$34.50
No. 2.....	32.50	31.50	31.50	31.50	31.50
No. 3.....	23.00	22.00	22.00	22.00	22.00

Condition:

1. Rough, or S2E must be thick enough to surface to 1 1/2" when dry—deduct \$1.00.  
 2. Green—deduct \$2.00.  
 Lengths:  
 3. Specified lengths:  
 8', 10', 12', 14'—add \$1.00.  
 16'—add \$0.50.  
 18' and 20'—add \$2.00.  
 Widths:  
 4. Wider than listed: for each 2" wider than listed, add \$1.00 to price of widest listed width.  
 4a. Random widths No. 1, 2 and 3 dimension, see Sec. 28, Note 24.  
 Thickness:  
 5. Thicker than listed: Applicable to S1SE or S4S only.  
 For 1 1/2" add, No. 1, \$1.50; No. 2, \$4.00; No. 3, \$3.00.  
 For 1 3/4" add, No. 1, \$6.75; No. 2, \$6.00; No. 3, \$4.75.

TABLE 5—NO. 1 PLANK AND TIMBERS (SUGAR PINE)

S1SE or S4S, green	8', 12', 14', 16' or R. L.	10', 15', 20'	22' and longer
3" x 4", 3" x 6", 4" x 4", 4" x 6"	\$38.00	\$40.00	\$41.00
3" x 8", 4" x 8"	39.00	41.00	42.00
3" x 10", 3" x 12", 4" x 10", 4" x 12"	40.00	42.00	43.00
6" x 6" to 8" x 10"	40.00	42.00	43.00
6" x 12" to 8" x 12"	41.00	43.00	44.00
10" x 10" to 12" x 12"	42.00	44.00	45.00

Condition:

1. Rough—deduct \$1.00.  
 2. Dry—add \$10.00.  
 Grade differentials:  
 3. No. 2 and better—deduct \$1.00.  
 4. No. 2—deduct \$3.00.  
 5. No. 3—deduct \$10.00.  
 Widths and thickness:  
 6. Wider and/or thicker than listed: For each 2" increase in either dimension add \$1.00 to price of largest listed size.

TABLE 6—MILL RUN BOX AND SHOP DROPPINGS (SUGAR PINE)

4/4" RW RL, rough dry.....	\$32.00
5/4" & thicker, RW RL, rough dry.....	\$33.00

- Condition:  
 1. S2S—add \$1.00.  
 2. Green—deduct \$1.50.  
 Grade:  
 3. Mill Run Box is a combination of No. 1 Box and No. 2 Box, including not over 15% No. 2.  
 Widths:  
 4. Specified widths, no addition.

TABLE 6A—SHORT BOX (SUGAR PINE)

- 4/4" and thicker, RW, 12" to 47" rough dry—\$22.50.  
 Condition:  
 1. S2S or S4S—add \$1.00.  
 Grade:  
 2. As described in Western Pine Association Standard Grading Rules.  
 Measurement:  
 3. May be sold on actual board measure scale, or may be sold on weight figuring 2,000 lbs. per 1,000 ft. on surfaced stock or 2,500 lbs. per 1,000 ft. on rough stock.

TABLE 7—MOULDING STOCK (SUGAR PINE)

4/4" RW and RL S2S or S4S.....	\$54.50
5/4" and 6/4" RW and RL S2S or S4S.....	56.50
8/4" RW and RL S2S or S4S.....	59.50
1. Rough—deduct \$1.00. 2. Green—deduct 10% from dry price.	

TABLE 8—MOULDING LUMBER AND BETTER (SUGAR PINE)

- 4/4" RW and RL rough..... \$59.50  
 5/4" and thicker RW and RL rough..... 63.50  
 Condition:  
 1. Surfacing S2S—add \$1.00.  
 2. Green—deduct 10% from dry price.  
 Grade:  
 3. Product of log above No. 1 Shop producing 50% rip 2" and wider 10' and longer.

TABLE 9—PANEL STOCK (SUGAR PINE)

1. When shipment contains any Ponderosa pine panel stock, use prices in table 13, section 20, covering Ponderosa pine.  
 2. Where buyer specifies all Sugar pine: add \$5.00 to Ponderosa pine prices.  
 3. Specified widths and lengths: use differentials established for 5/4" C Select, table 1, section 20.

TABLE 10—BATTENS (SUGAR PINE)

	Per M linear feet
1 3/4" (OG) net.....	\$9.00
2" (OG) net.....	10.00
2 1/4" (OG) net.....	11.00
3/8 x 2 3/4" net, flat, rough or S1S.....	6.50
1. For 18' and 20'—add \$1.00.	

TABLE 11—LATH (SUGAR PINE)

	Per M pcs.
3/8 x 1 1/2"—4" No. 1.....	\$9.00
3/8 x 1 1/2"—4" No. 2.....	8.00
3/8 x 1 1/2"—3 1/2" No. 1.....	5.00
1/2 x 1 1/2"—4" Fence lath (80% No. 1—20% No. 2).....	10.25

TABLE 12—BARKY STRIPS (SUGAR PINE)

1 x 4" RL (may contain 25% 6' & 8').....	\$26.25
1 x 4"—6' & 8' only.....	23.25
1. Rough—deduct \$1.00. 2. Green—deduct \$1.50.	

TABLE 13—DRAINBOARDS (SUGAR PINE)

1 and 2 clear (B and Better) selected, S2S: 20" and wider RL 5/4" and 6/4".....	\$129.50
20" and wider RL 8/4".....	134.50
22" and wider RL 5/4" and 6/4".....	139.50
22" and wider RL 8/4".....	144.50
1. Rough—deduct \$3.00. 2. Green—deduct 10% from dry price.	

Differentials for widths and lengths (Sugar Pine):

1. Narrow widths:  
 2 5/8" and less, S4S, all grades—add \$3.00.  
 2. Random widths:  
 4" to 7" (D select and better only)—deduct \$5.00.  
 10" and wider (shop and better)—add \$5.00.  
 12" or 13" and wider (shop and better)—add \$15.00.  
 14" and wider (shop and better)—add \$20.00.  
 16" and wider (shop and better)—add \$25.00.  
 18" and wider (shop and better)—add \$30.00.  
 20" and wider (shop and better) (except drainboard stock)—add \$35.00.  
 22" and wider (shop and better) (except drainboard stock)—add \$40.00.  
 3. Specified widths:  
 4", 6", and 8" (D select and better only)—no (5", 7", and 10" (D select and better only)—add \$5.00.  
 12" and 13" (shop and better)—add \$15.00.  
 14" and 15" (shop and better)—add \$25.00.  
 16" and 17" (shop and better)—add \$30.00.  
 18" and 19" (shop and better)—add \$35.00.  
 20" and 21" (shop and better)—add \$45.00.  
 22" and wider (shop and better)—add \$55.00.  
 4. Specified lengths:  
 4 1/2" and thicker, 8' to 16' (select and shop grades)—add \$5.00.  
 4 1/2" and thicker, 18' and 20' (select and shop grades)—add \$10.00.  
 5. Restricted random lengths:  
 10' and longer, 4 1/2" and thicker (select and shop grades)—add \$2.00.  
 For differentials and rules applicable to all grades of all species see section 28.

Sec. 23. Inland larch, Douglas fir and hemlock. The basic maximum price as defined in section 5 (a) for inland larch, Douglas fir and hemlock lumber, surfaced and air dried or kiln dried (except where otherwise specified in price tables), in mixed or straight load shipments, are as follows:

TABLE 1—SELECTS (LARCH-DOUGLAS FIR AND HEMLOCK)

RL S2S or S4S	RW RL	1 x 4"	1 x 5"	1 x 6"	1 x 8"	1 x 10"	1 x 12"
B and Better.....	\$58.00	\$49.00	\$60.00	\$55.00	\$60.00	\$65.00	\$67.00
C and Better.....	53.00	44.00	55.00	50.00	55.00	60.00	62.00
C Select.....	52.00	43.00	54.00	49.00	54.00	59.00	61.00
D Select.....	50.00	41.00	52.00	47.00	52.00	57.00	59.00

D and Better Short Selects 5' to 9' S2S or S4S:

1 x 4".....	\$37.00
1 x 6".....	42.00

Flooring, drop siding and ceiling	5'8 x 4"		1 x 3"		1 x 4"		1 x 6"		1 x 8"	
	V. G.	F. G.	V. G.	F. G.	V. G.	F. G.	V. G.	F. G.	V. G.	F. G.
B and Better.....	\$42.75	\$58.00			\$59.00	\$50.00	\$61.00	\$55.00		\$57.00
C and Better.....	37.75	53.00			54.00	45.00	56.00	50.00		52.00
C Select.....	36.75	52.00			53.00	44.00	55.00	49.00		51.00
D Select.....	34.75	50.00			51.00	42.00	53.00	47.00		49.00

Condition:

1. Rough, 4/4" and thicker—deduct \$2.00.  
 2. Green—deduct 10% from dry price.  
 Widths:  
 3. Odd widths: 7", 9", 11"—add \$1.00 to 8", 10" and 12" price and so scale.  
 4. Specified widths over 12", for each inch over 12" add \$2.00 to 12" price.  
 5. Random widths: 13" and wider, same price as 12" of same grade and thickness.  
 Lengths:  
 6. Specified lengths, 10' and longer—add \$2.00.  
 7. Restricted random lengths, 10' and longer, 4 1/2" and thicker—add \$2.00.  
 Thickness:  
 8. 5/4" and 6/4"—4" to 10"—add \$5.00.  
 9. 5/4" and 6/4"—12" and wider—add \$3.00.  
 10. 5/4" and 6/4"—4" and wider RW—add \$4.00.  
 11. 8/4"—4", 6" and 8"—add \$3.00.  
 12. 8/4"—10" and wider—add \$2.00.  
 13. 8/4"—4" and wider RW—add \$2.00.

TABLE 2—4/4" SHOP (LARCH-DOUGLAS FIR AND HEMLOCK)

S2S—RW—RL	4/4"
No. 3 clear.....	\$44.50
Shop Common.....	36.50

Condition:

1. Rough:  
 No. 3 clear—deduct \$2.00.  
 Shop Common—deduct \$1.00.  
 2. Green—deduct 10% from dry price.

TABLE 31—4/4" COMMON BOARDS (LARCH-DOUGLAS FIR AND HEMLOCK)

RL S1S S2S S1S2E or S4S to 25/32"	1 x 4" and wider	1 x 4"	1 x 6"	1 x 8"	1 x 10"	1 x 12"
No. 1 and 2.....	\$42.25	\$41.25	\$42.25	\$42.25	\$42.25	\$44.75
No. 3 and Better.....	39.25	39.25	39.25	39.25	39.25	39.25
No. 3.....	38.25	38.25	38.25	38.25	38.25	38.25
No. 4.....	30.00	29.00	30.00	31.00	31.00	31.00
No. 5.....	22.50	22.50	22.50	23.50	23.50	23.50

1 See note and footnotes following table 3B.

TABLE 3A1—3/4" COMMON BOARDS SURFACE MEASURE (ON GRADE)

RL S1S S1S2E, S2S or S4S 3/4"	3/4 x 4" and wider	3/4 x 4"	3/4 x 6"	3/4 x 8"	3/4 x 10"	3/4 x 12"
No. 1 and 2.....	\$41.25	\$40.25	\$41.25	\$41.25	\$41.25	\$43.75
No. 3 and Better.....	38.25	38.25	38.25	38.25	38.25	38.25
No. 3.....	37.25	37.25	37.25	37.25	37.25	37.25
No. 4.....	29.25	28.25	29.25	30.25	30.25	30.25
No. 5.....	22.00	22.00	22.00	23.00	23.00	23.00

1 See note and footnotes following table 3B.

TABLE 2-4 1/4" SHOP (WHITE FIR)

RW-RL S2S:  
No. 3 Clear Shop Common-----\$44.50  
Shop Common-----36.50  
Condition:  
1. Rough-  
No. 3 Clear-deduct \$2.00,  
Shop Common-deduct \$1.00,  
2. Green-deduct 10% from dry price.

RL S1S, S1S2F, S2S or S4S to 3/4"	1 x 4"	1 x 5"	1 x 6"	1 x 8"	1 x 10"	1 x 12"
No. 1 and 2	\$42.50	\$42.50	\$43.50	\$42.50	\$42.50	\$44.50
No. 3 and Better	38.50	38.50	39.50	38.50	38.50	38.50
No. 4	37.00	37.00	37.00	37.00	37.00	37.00
No. 5	30.50	31.50	30.50	31.50	31.50	31.50
No. 5	22.50	23.50	22.50	23.50	23.50	23.50

3. Specified widths over 12" for each inch over 12" add \$2 to 12" price.  
4. Odd widths: 7", 9", 11", add \$1.00 to 8", 10", & 12" price, and so scale.  
Lengths:  
5. Specified lengths, 10' and longer-add \$2.00,  
6. Special random lengths, 10' and longer, 4 3/4" and thicker-add \$2.00,  
7. 5 1/4" and thicker-add \$3.00.

TABLE 31-4 1/4" COMMON BOARDS (WHITE FIR)

RL S1S, S1S2F or S4S to 25/32"	1 x 4" and wider
No. 1 and 2	\$42.50
No. 3 and Better	38.50
No. 4	37.00
No. 5	30.50
No. 5	22.50

1-See note and footnotes following table 3B.

TABLE 3A1-3 1/4" COMMON BOARDS SURFACE MEASURE (ON GRADE)

RL S1S, S1S2F, S2S or S4S to 3/4"	3/4 x 4"	3/4 x 6"	3/4 x 8"	3/4 x 10"	3/4 x 12"
No. 1 and 2	\$41.50	\$43.50	\$42.50	\$41.50	\$43.50
No. 3 and Better	37.50	38.50	38.50	37.50	37.50
No. 4	36.00	36.00	36.00	36.00	36.00
No. 5	29.75	28.75	29.75	30.75	30.75
No. 5	22.00	22.00	22.00	23.00	23.00

1-See note and footnotes following table 3B.

TABLE 3B-1 1/2" COMMON BOARDS SURFACE MEASURE (ON GRADE)

RL S1S, S1S2F, S2S or S4S to 1 1/2"	1 1/2 x 4"	1 1/2 x 6"	1 1/2 x 8"	1 1/2 x 10"	1 1/2 x 12"
No. 1 and 2	\$37.25	\$38.75	\$38.00	\$37.25	\$38.75
No. 3 and Better	34.25	35.00	35.00	34.25	34.25
No. 4	33.00	33.00	33.00	33.00	33.00
No. 5	27.50	26.75	27.50	28.25	28.25
No. 5	21.50	21.50	21.50	22.25	22.25

Thickness:  
8. Special thicknesses:  
19 1/2" dimension-deduct \$3.00,  
13 1/2" dimension, applicable to S1S2F and S1S, only,  
add No. 1-\$2.25, No. 2-\$2.00, No. 3-\$1.75.  
Working charge:  
9. Worked to D & M, shiplap and wall curbing-add \$2.00.

TABLE 5-NO. 1 PLANK AND TIMBERS (LARCH-DOUGLAS FIR AND HEMLOCK)

Surfaced or rough, green	KL	8', 12', 14'	10', 18', 20'	22' and 24'
3 x 4" to 6 x 6" (inclusive)	\$35.00	\$35.00	\$37.00	\$38.00
3 x 8" to 4 x 8"	36.00	36.00	38.00	40.00
3 x 10" to 4 x 12", 4 x 10"	35.50	35.50	37.50	39.50
4 x 12" to 8 x 10"	35.25	35.25	36.25	37.25
6 x 8" to 8 x 10"	37.25	37.25	38.25	39.25
6 x 12" to 8 x 12"	36.25	36.25	36.25	37.25
10 x 10" to 12 x 12"	36.25	36.25	36.25	37.25

Condition:  
1. For dry-add \$10.00.  
Grade differentials:  
2. Common structural-add \$3.00.  
3. No. 2-deduct \$5.00.  
4. No. 3-deduct \$10.00.  
Width and thickness:  
5. Wider and/or thicker than listed:  
For each 2" increase in either dimension add \$1.00 to price of largest listed size.  
Working charges:  
6. Worked to pattern-add \$2.00.

TABLE 6-LATH (LARCH-DOUGLAS FIR AND HEMLOCK)

3 1/2 x 1 1/2"-4" No. 1	Per M pieces
3 1/2 x 1 1/2"-4" No. 1	6.75
3 1/2 x 1 1/2"-4" No. 2	6.85
3 1/2 x 1 1/2"-4" No. 3	7.00

For differentials and rules applicable to all grades of all species see section 28.

SEC. 24. White fir. The basic maximum prices as defined in section 5 (a) for white fir lumber, surfaced and air dried or kiln dried (except where otherwise specified in price tables), in mixed or straight load shipments, are as follows:

TABLE 1-SELECTS (WHITE FIR)

S2S or S4S, RL	B and better	C and better	D and better
1 x 4"	\$52.00	\$47.00	\$44.75
1 x 5"	55.00	50.00	48.00
1 x 6"	54.50	49.50	47.25
1 x 8"	55.00	50.00	48.00
1 x 10"	57.75	52.75	51.50
1 x 12" or 1 x 13" and wider	67.50	62.50	60.25
R, W-R, L	54.50	49.50	47.25

TABLE 3B-1 1/2" COMMON BOARDS SURFACE MEASURE (ON GRADE)

RL S1S, S1S2F, S2S or S4S to 1 1/2"	1 1/2 x 4"	1 1/2 x 6"	1 1/2 x 8"	1 1/2 x 10"	1 1/2 x 12"
No. 1 and 2	\$37.00	\$37.00	\$37.00	\$37.00	\$38.75
No. 3 and Better	34.75	34.75	34.75	34.75	34.75
No. 4	34.00	34.00	34.00	34.00	34.00
No. 5	27.00	26.25	27.00	27.75	27.75
No. 5	21.50	21.50	21.50	22.25	22.25

FOOTNOTES APPLICABLE TO TABLES 3, 3A, AND 3B

NOTE: Nos. 4 and 5 Common RW/RL may contain 20% 4" and 20% 6" to 8".  
Condition:  
1. Rough-deduct \$2.00.  
2. Green-deduct \$3.00.  
Widths:  
3. Odd widths: 7", 9" and 11"-add \$1.00 to 8", 10" and 12" price and so scale.  
Lengths:  
4. Specified lengths:  
10' to 20' (all grades)-add \$2.00 to RL price.  
8' (all grades)-same price as RL.  
6' (all grades)-deduct \$5.00 from RL price.  
5. Restricted random lengths:  
10' and longer, 3 1/4" and thicker-add \$1.00 to RL price.  
10' and longer, 1 1/2", SM-add \$0.75 to RL price.  
Thickness:  
6. Additions to 4 1/4" price:  
No. 1 and 2, No. 3 and No. 3 and Better:  
5/4"-add \$1.00,  
7/4"-add \$2.00,  
No. 4 and 5 Common:  
5/4"-Same price as 4 1/4".  
7/4"-Same price as 4 1/4".  
7. 8 1/4" board grades are subject to special prices under sec. 9.

TABLE 4-NO. 1 DIMENSION (LARCH-DOUGLAS FIR AND HEMLOCK)

S1S1E, S4S to 1 1/2"	8', 10', 12', 14' or RL	16'	18' and 20'	22' and 24'	26'
2" x 4"	\$39.25	\$40.25	\$40.75	\$42.75	\$45.25
2" x 6"	39.25	39.25	39.75	42.75	45.75
2" x 8"	39.25	39.25	39.75	42.75	45.75
2" x 10"	40.50	41.25	41.00	45.00	47.00
2" x 12"	40.50	41.25	41.25	44.25	45.75
2" x 14"	42.50	43.25	43.25	46.25	47.75

Condition:  
1. Rough or S2E, must be thick enough to surface to 1 1/2" when dry. Prices same as S4S.  
2. Green-deduct \$2.00.  
Grade differentials:  
3. No. 2 dimension-deduct \$3.00.  
4. No. 3 dimension-deduct \$13.00.  
5. Common structural-add \$9.00.  
Widths:  
6. Wider than listed: For each 2" wider than listed add \$1.00 to price of widest listed width.  
6a. Random widths in No. 1, 2 and 3 dimension, see Sec. 28, Note 24.  
Lengths:  
7. For 6' all widths, deduct \$2.00 from 8' price.

TABLE 3-4 1/4" COMMON BOARDS (WHITE FIR)

FOOTNOTES APPLICABLE TO TABLES 3, 3A, AND 3B

NOTE: No. 4 and 5 Common RW/RL may contain 20% 4" and 20% 6" to 8".  
Condition:  
1. Rough-deduct \$2.00.  
2. Green-deduct \$3.00.  
Widths:  
3. Odd widths: 7", 9", 11"-add \$1.00 to 8", 10", & 12" price, and so scale.  
Lengths:  
4. Specified lengths, 10' and longer-add \$2.00,  
5. Special random lengths, 10' and longer, 4 3/4" and thicker-add \$2.00,  
6. 5 1/4" and thicker-add \$3.00.

TABLE 4-NO. 1 DIMENSION (WHITE FIR)

S1S1E, S4S to 1 1/2"	6'	8'	10', 12', 14'	16'	18', 20'	22', 24'	26'	30' to 32'
2 x 4"	\$32.75	\$38.50	\$37.50	\$38.50	\$39.00	\$41.00	\$43.50	
2 x 6"	32.75	35.25	37.50	37.50	38.00	40.00	41.00	
2 x 8"	32.75	35.25	37.50	37.50	38.00	40.00	41.00	
2 x 10"	32.75	35.25	37.50	37.50	38.00	40.00	41.00	
2 x 12"	32.75	35.25	37.50	37.50	38.00	40.00	41.00	
2 x 14"	31.75	37.75	40.75	41.50	41.50	44.50	46.00	

Condition:

1. Rough or S2E—must be thick enough to surface to 1 3/4" when dry. Price same as S4S.
  2. Green—deduct \$2.00.
- Grade differentials:
3. Common structural—add \$3.00.
  4. No. 2—deduct \$3.00.
  5. No. 3—deduct \$13.00.
- Lengths:
6. Random lengths: Same as 14' price.
- Thickness:
7. 1 3/4" dimension—deduct \$3.00.
  8. Applicable to S1S1E or S4S only. 1 3/4" dimension add, No. 1—\$2.25, No. 2—\$2.00, No. 3—\$1.75.
- Working:
9. Worked to D and M, Shiplap and well curbing—add \$2.00.
- Widths:
10. Random widths in No. 1, 2 and 3 dimension, see sec. 28, Note 24.

TABLE 5—NO. 1 PLANK AND TIMBERS (WHITE FIR) GREEN

Surfaced or rough green	RL	8', 12', 14', 16'	10', 18', 20'	22', 24'	26' to 32'
2 x 4" and 4 x 4" to 6 x 6"	\$34.00	\$34.00	\$36.00	\$37.00	\$38.00
3 x 8", 4 x 8"	34.00	34.00	36.00	37.00	38.00
3 x 10", 4 x 10", 3 x 12", 4 x 12"	34.50	34.50	36.50	37.50	38.50
6 x 8" to 8 x 10"	34.25	34.25	34.25	35.25	36.25
6 x 12", 8 x 12"	36.25	36.25	36.25	37.25	38.25
10 x 10" to 12 x 12"	35.25	35.25	35.25	36.25	37.25

Condition:

1. Dry—add \$10.00.
- Grade differentials:
2. Common structural—add \$3.00.
  3. No. 2—deduct \$5.00.
  4. No. 3—deduct \$10.00.
- Working:
5. Worked to pattern—add \$2.00.

TABLE 6—LATH (WHITE FIR)

*Per M pieces*

3/4 x 1 1/2" 4' No. 1	\$7.50
3/4 x 1 1/2" 4' No. 2	6.50
1/2 x 1 1/2" 4' Fence Lath (80% No. 1—20% No. 2)	8.75

*For differentials and rules applicable to all grades of all species see section 28.*

**SEC. 25. Engelmann spruce and Lodgepole pine.** The basic maximum prices as defined in section 5 (a) for Engelmann spruce and Lodgepole pine lumber, surfaced and air dried or kiln dried (except where otherwise specified in price tables), in mixed or straight load shipments, are as follows:

TABLE 1—SELECTS (ENGELMANN SPRUCE AND LODGEPOLE PINE)

F2S or S4S-RL	RW	1 x 4"	1 x 6"	1 x 8"	1 x 10"	1 x 12"
B and Better	\$63.50	\$61.50	\$63.50	\$64.00	\$69.00	\$81.00
C and C and Better	60.50	58.50	60.50	61.00	66.00	78.00
D and Better	47.50	45.50	47.50	48.00	54.00	67.50
D	46.50	44.50	46.50	47.00	53.00	66.50

Condition:

1. Rough—deduct \$2.00.
  2. Green—deduct 10% from dry price.
- Grade differentials:
3. D and better short selects 5' to 9', deduct \$7.00 from corresponding item of D Select.
  4. Stained selects, that for defects other than stain would grade: B and better—deduct \$5.00 from price of B and better. C or C and better—deduct \$5.00 from price of C. D or D and better—deduct \$5.00 from price of D.
- Widths:
5. Odd widths: 7", 9", 11"—add \$1.00 to 8", 10", 12" price, and so scale.
  6. Widths over 12", for each inch over 12", add \$2.00 to 12" price.
- Lengths:
7. Specified lengths: 4 x 4"—10', 12' and 14"—add \$2.00. 4 x 4"—16"—add \$5.00. 5 x 4"—18' and 20"—add \$10.00. 5 x 4" and thicker, 8', 10', 12', 14', 16"—add \$5.00. 5 x 4" and thicker, 18' and 20"—add \$10.00. Restricted random: 10' and longer 4 1/4" and thicker—add \$2.00.

Thickness:

8. B and better, C and C and better: 5 1/4" and 6 1/4", 4" to 10"—add \$7.00. 5 1/4" and 6 1/4", 12"—\$3.00. 8 1/4", 4" to 10"—add \$12.00. 8 1/4" x 12"—add \$8.00.
9. D and D and better: 5 1/4" and 6 1/4", 4" to 10"—add \$5.00. 5 1/4" and 6 1/4", 12"—add \$3.00. 8 1/4", 4" to 10"—add \$12.00. 8 1/4" x 12"—add \$8.00.

TABLE 21—4 1/4" COMMON BOARDS (ENGELMANN SPRUCE AND LODGEPOLE PINE)

RL-S1S, S1S2E, S2S or S4S to 2 5/8"	1 x 4" and wider	1 x 4"	1 x 6"	1 x 8"	1 x 10"	1 x 12"
No. 1 and 2	\$47.50	\$47.50	\$46.50	\$46.50	\$47.50	\$47.50
No. 3	40.50	40.50	39.50	39.50	39.50	39.50
No. 4	29.50	29.50	30.50	31.50	31.50	31.50
No. 5	22.50	22.50	22.50	23.50	23.50	23.50
No. 4-6" and 8" only	27.50	26.50	29.50	29.50		
No. 5-6" and 8" only	19.50	18.50	21.50	21.50		

1 See note and footnotes following table 2B.

TABLE 2A—3/4" COMMON BOARDS SURFACE MEASURE (ON GRADE)

RL-S1S, S1S2E, S2S or S4S to 3/4"	3/4 x 4" and wider	3/4 x 4"	3/4 x 6"	3/4 x 8"	3/4 x 10"	3/4 x 12"
No. 1 and 2	\$46.50	\$46.50	\$45.50	\$45.50	\$46.50	\$46.50
No. 3	\$9.50	\$9.50	\$8.50	\$8.50	\$8.50	\$8.50
No. 4	\$29.75	\$28.75	\$29.75	\$30.75	\$30.75	\$30.75
No. 5	22.00	22.00	22.00	23.00	23.00	23.00

1 See note and footnotes following table 2B.

TABLE 3—NO. 1 DIMENSION (ENGELMANN SPRUCE AND LODGEPOLE PINE)

S1S1E or S4S to 1 3/8"	6'	8'	10', 12', 14' or RL	16'	18' and 20'	22' & 24'	26' to 32'
2 x 4"	\$34.50	\$40.25	\$39.25	\$40.25	\$40.75	\$42.75	\$45.25
2 x 6"	34.50	37.00	39.25	39.25	39.75	42.75	45.75
2 x 8"	34.50	37.00	39.25	39.25	39.75	42.75	45.75
2 x 10"	34.50	37.00	39.25	39.75	41.00	45.00	47.00
2 x 12"	34.50	37.50	40.50	41.25	41.25	44.25	45.75

Condition:

1. Rough or S2E—must be thick enough to surface to 1 3/8" when dry. Price same as S4S.
  2. Green—deduct \$2.00.
- Grade differentials:
3. For No. 2—deduct \$3.00.
  4. For No. 3—deduct \$13.00.
- Widths:
5. Wider than listed—add \$1.00 for each 2" wider than listed to price of 2 x 12".
  - 5a. Random widths in No. 1, 2 and 3 Dimension, see Section 28, Note 21.

Thickness:

6. For 1 3/8"—deduct \$3.00.
7. Applicable to S1S1E and S4S only. For 1 3/4", add No. 1—\$2.25, No. 2—\$2.00, No. 3—\$1.75.

Working:

8. Worked to pattern, D & M, shiplap and well curbing, add \$2.00.

TABLE 4—NO. 1 PLANK AND TIMBERS (ENGELMANN SPRUCE AND LODGEPOLE PINE) GREEN

Surfaced or rough, green	RL	5', 12', 14', 16'	10', 18', 20'	22' and 24'	26' to 32'
3 x 4" to 6 x 6"	\$35.00	\$35.00	\$37.00	\$38.00	\$39.00
3 x 8", 4 x 8"	35.00	35.00	37.00	38.00	39.00
3 x 10" to 4 x 12"	35.50	35.50	37.50	38.50	39.50
6 x 8" to 8 x 10"	35.25	35.25	35.25	36.25	37.25
6 x 12", 8 x 12"	37.25	37.25	37.25	38.25	39.25
10 x 10" to 12 x 12"	36.25	36.25	36.25	37.25	38.25

Condition:

1. For dry—add \$10.00.
- Grade differentials:
2. For No. 2—deduct \$5.00.
  3. For No. 3—deduct \$10.00.
- Width and thickness:
4. Wider and/or thicker than listed: For each 2" increase in either dimension, add \$1.00 to price of largest size listed.
- Working:
5. Worked to pattern—add \$2.00.

TABLE 2B.—1 1/8" COMMON BOARDS SURFACE MEASURE (ON GRADE)

RL-S1S, S1S2E, S2S or S4S to 1 1/8"	1 1/8 x 4" and wider	1 1/8 x 4"	1 1/8 x 6"	1 1/8 x 8"	1 1/8 x 10"	1 1/8 x 12"
No. 1 and 2	\$41.00	\$41.00	\$40.25	\$40.25	\$41.00	\$41.00
No. 3	35.75	35.75	35.00	35.00	35.00	35.00
No. 4	\$27.50	\$26.75	\$27.50	\$28.25	\$28.25	\$28.25
No. 5	21.50	21.50	21.50	22.25	22.25	22.25

FOOTNOTES APPLICABLE TO TABLES 2, 2A, AND 2B

NOTE: No. 1, 2 and 3 Common RW, see section 28, Note 24. No. 4 and 5 Common RW/RL may contain 20% 4" and 20% 6' to 8'.

Conditions:

1. Rough—deduct \$2.00.
2. Green—deduct \$4.50.

Widths:

3. Special random widths: No. 4 and 5, 1 x 6" and wider—add \$0.50 to 1 x 4" and wider price.
- 3a. Odd widths: 7", 9", 11"—add \$1.00 to 8", 10", 12" price and scale actual.

Lengths:

4. Specified lengths: 10' and longer (all grades)—add \$2.00 to RL price. 8' only (all grades)—same price as RL. 6' only (all grades)—deduct \$3.00 from RL price.
5. Restricted random lengths: 10' and longer, 3 1/2" and thicker—add \$1.00 to RL price. 10' and longer, 1 1/8" SM—add \$0.75 to RL price.

Thickness:

6. Additions to 4 1/4" price: No. 1 and 2 and No. 3: 5 1/4", 6 1/4" and 8 1/4"—\$2.00. 7 1/4"—\$0.75. No. 4 and 5: 5 1/4", 6 1/4" and 8 1/4"—\$1.00. 7 1/4"—same price as 4 1/4".

TABLE 5—BATTENS (ENGELMANN SPRUCE AND LODGEPOLE PINE)

*Per M lineal feet*

1 3/4" (OG) net	\$9.00
2" (OG) net	10.00
2 1/4" (OG) net	11.00
3/8 x 2 3/4" net, flat, rough or S1S	6.50

1. For 18' and 20'—add \$1.00.

TABLE 6—BEVEL SIDING (ENGELMANN SPRUCE AND LODGEPOLE PINE)

7/16 x 3 1/8" SM—3' and longer	B and Better	C	D	E
1 1/2 x 4"	\$33.25	\$31.75	\$24.75	\$20.25
1 1/2 x 5"	37.00	35.50	29.00	
1 1/2 x 6"	34.25	32.75	25.75	17.75
1 1/2 x 4" shorts—3 to 8'	25.25	23.75	16.75	13.25
1 1/2 x 6" shorts—3 to 8'	26.25	24.75	17.75	11.75

1. B and Better, C and D may contain 20% 3' to 8 1/2' in multiples of 6".
2. E may contain 35% 3' to 8 1/2' in multiples of 6".
3. Restricted random lengths: 9' and longer—add \$3.00.

TABLE 7—LATH (ENGELMANN SPRUCE AND LODGEPOLE PINE)

*Per M pieces*

3/8 x 1 1/2" 4' No. 1	\$8.85
3/8 x 1 1/2" 4' No. 2	7.85
1/2 x 1 1/2" 4' Fence Lath (80% No. 1—20% No. 2)	10.10

*For differentials and rules applicable to all grades of all species, see section 28.*

**SEC. 26. Inland red cedar.** The basic maximum prices as defined in section 5 (a) for inland red cedar lumber, surfaced and air dried or kiln dried (except where otherwise specified in price tables), in mixed or straight load shipments, are as follows:

TABLE 1—SELECTS (INLAND RED CEDAR)

S2S or S4S—RL	C and Better	D and Better	D
1 x 4"	\$52.75	\$45.75	\$44.25
1 x 5"	63.75	56.75	55.25
1 x 6"	56.75	49.75	48.25
1 x 8"	56.75	49.75	48.25
1 x 10"	63.75	56.75	55.25
1 x 12" or 1 x 13" and wider	76.50	69.50	68.00

TABLE 2—4" COMMON BOARDS (INLAND RED CEDAR)

RL S2S or S4S to 25/32"	1 x 4" and wider	1 x 4"	1 x 5"	1 x 6"	1 x 8"	1 x 10"	1 x 12"
No. 3 and Better	\$43.25	\$41.50	\$44.00	\$43.25	\$44.00	\$44.00	\$45.50
No. 4	30.00	28.50	30.50	29.50	30.50	30.50	30.50
No. 5	23.50	22.50	23.50	23.50	24.50	24.50	24.50

<sup>1</sup> See note and footnotes following table 2B.

TABLE 2A—3/4" COMMON BOARDS SURFACE MEASURE (ON GRADE)

RL S1S, S1S2E, S2S or S4S to 3/4"	3/4x4" and wider	3/4x4"	3/4x6"	3/4x8"	3/4x10"	3/4x12"
No. 3 and Better	\$42.25	\$40.50	\$42.25	\$43.00	\$43.00	\$44.50
No. 4	29.25	27.75	28.75	29.75	29.75	29.75
No. 5	23.00	22.00	23.00	24.00	24.00	24.00

<sup>1</sup> See note and footnotes following table 2B.

TABLE 2B—1/2" COMMON BOARDS SURFACE MEASURE (ON GRADE)

RL S1S, S1S2E, S2S or S4S to 1/2"	1/2 x 4" and wider	1/2 x 4"	1/2 x 6"	1/2 x 8"	1/2 x 10"	1/2 x 12"
No. 3 and Better	\$37.75	\$36.50	\$37.75	\$38.25	\$38.25	\$39.50
No. 4	27.00	26.00	26.75	27.50	27.50	27.50
No. 5	22.25	21.50	22.25	23.00	23.00	23.00

FOOTNOTES APPLICABLE TO TABLES 2, 2A, AND 2B

NOTE: All RL shipments may contain 20% 6' and 8'. No. 4 and 5 Common RW/RL may contain 20% 4' and 30% 4' to 8'.

Condition:

1. Rough—deduct \$2.00.
2. Green—deduct \$4.50.

Lengths:

3. Specified lengths: 10' and longer (all grades)—add \$2.00, to RL price. 8' only (all grades)—same price as RL. 6' only (all grades)—deduct \$3.00 from RL price.
4. Restricted random lengths: 10' and longer, 3/4" and thicker—add \$1.00 to RL price. 10' and longer, 1 1/16", SM—add \$0.75 to RL price.

Thickness:

5. Additions to 4/4" price. No. 3 and Better: 5/4", 6/4" and 8/4"—\$2.00. 7/4"—\$0.75. No. 4 and 5 Common: 5/4", 6/4" and 8/4"—\$1.00. 7/4"—same price as 4/4".

TABLE 3—DIMENSION (INLAND RED CEDAR)

1 1/2" scaled as 2" RL, S1S1E, or S4S	2 x 4"	2 x 6"	2 x 8"	2 x 10"	2 x 12"
No. 1	\$40.25	\$39.00	\$38.50	\$39.00	\$39.00
No. 2	36.75	35.50	35.50	35.50	35.50
No. 3	26.00	25.00	25.00	25.00	25.00

Condition:

1. Rough or S2E—must be thick enough to surface to 1 1/8" when dry—deduct \$1.00.
2. Green—deduct \$2.00.

Condition:

1. Rough—deduct \$2.00.
2. Green—deduct 10% from dry price.

Widths:

3. Specified widths over 12", for each inch over 12"—add \$2.00 to 12" price.
4. Odd widths 7", 9", 11" add \$1.00 to 8", 10", 12" price and so scale.

Lengths:

5. Specified lengths: 4 1/4"—10"—12"—14"—add \$2.00. 4 1/4"—16"—add \$5.00. 4 1/4"—18"—20"—add \$10.00. 5 1/4" and thicker, 10"—12"—14"—16"—add \$5.00. 5 1/4" and thicker, 18"—20"—add \$10.00.
6. Restricted random lengths: 10' and longer, 4 1/4" and thicker—add \$2.00.

Thickness:

7. 5/4" and 6 1/4"—4" to 10"—add \$5.00.
8. 5/4" and 7/4"—12"—no addition.
9. 8/4"—4" to 10"—add \$7.00.
10. 8/4"—12"—add \$2.00.

TABLE 2—SELECTS (INCENSE CEDAR)

C and Better, 1 x 4" and wider, RL S2S or S4S... \$71.50  
D and Better, 1 x 4" and wider, RL S2S or S4S... 58.50  
D 1 x 4" and wider, RL S2S or S4S... 56.50

Condition:

1. Rough—deduct \$2.00.
2. Green—deduct 10% from dry price.

Widths:

3. Specified widths, C and Better, use differentials for C Select Ponderosa, section 20, table 1.
4. Specified widths, D and Better, and D, use differentials for D Select Ponderosa, section 20, table 1.

Lengths:

5. Specified lengths, use differentials as shown for Ponderosa in section 20, table 1.

Thickness:

6. 5/4" and thicker, C and better, use same price and same differentials for widths and lengths as shown for C Select Ponderosa in section 20, table 1.
7. 5/4" and thicker, D and better, use same price and same differentials for widths and lengths as shown for D Select Ponderosa in section 20, table 1.
8. 5/4" and thicker D, deduct \$2.00 from price of same width, length and thickness of corresponding item of D Select Ponderosa as shown in section 20, table 1.

TABLE 3—COMMONS (INCENSE CEDAR)

1. No. 3 and better, same prices as shown for No. 3 Ponderosa pine, section 20, tables 3, 3A, and 3B.
2. No. 4 and No. 5, same prices as respective grades of Ponderosa pine, section 20, tables 3, 3A, and 3B.
3. Differentials for width, length and thickness and for rough and green, same as shown for Ponderosa pine, section 20, footnotes to table 3.

For differentials and rules applicable to all grades for all species see section 28.

**SEC. 28. Differentials and rules, applicable to all grades of all species.**

1. Ordinary resawing—add \$2.00.
2. Resawing and S2S, all grades—add \$3.00.
3. Rippling, per rip—add \$1.00.
4. Novelty—saw ripping—add \$2.00.
5. Rippling and S4S—add \$3.00.
6. Cross cutting, per cut—add \$1.00.
7. Cleating (ordinary)—add \$1.50.
8. Bundling (ordinary)—add \$1.00.
9. Bundling (export)—add \$5.00.
10. For 4/4" and thicker stock dressed thicker than standard (may be hit and miss) the following additions may be made: for 1/2", \$1.00; for 1 1/8", \$2.00; and for 3/4", \$3.00. No further addition is permitted.

11. For stock run S4S wider than standard (may be hit and miss), \$1.00 may be added.

12. For standard patterns of Casing and Base, Jamb, Sill Stock, Pulley Stiles, Log Cabin Siding, Bungalow Siding, Dolly Varden Siding, 8" or 10" Bevel Siding, Corn Cribbing (not moulding grade), run from any grade desired and shipped machine run, \$5.00 may be added to price of grade of lumber ordered.

13. For standard patterns, other than S2S and S4S, which are not provided for in item 12, above, \$2.00 may be added to price of grade ordered, but no such addition shall apply to shiplap or beaded shelving.

14. For cutting to specified exact length, \$1.00 may be added.

15. When stock is shipped in inter-divisional stop-over cars, \$1.00 may be added. This does not apply to pool car shipments but to loading by a seller in a railroad car already partially loaded in another railroad division.

16. Random lengths are 6' and longer unless otherwise provided in list. Lengths shorter than 6' are nonstandard and are subject to special pricing under section 9 unless specifically priced in list.

17. No extra charge may be made for double end trimming.

18. All prices shown, except where otherwise specified (plank and timbers), are for dry lumber. For green lumber not specified green in tables, proper deductions are shown under each price table. Lumber shall be considered green, if, when shipped, the moisture content is greater than 19 percent.

19. 7/4" grades where not priced in footnotes may be sold at the price of corresponding width and grade of 6/4". Rough dry thickness of 7/4" shall be at least 80% to measure 1 1/4" with a tolerance of 1/16" permitted on not to exceed 20%. Surfaced dry thickness shall be surfaced full 1 1/4".

Widths:

3. Wider than listed—add \$1.00 for each 2" wider than listed to 2 x 12" price.
- 3a. Random widths in No. 1, 2 and 3 Dimension, see sec. 28, Note 24.

Lengths:

4. Specified lengths: 8', 10', 12', 14"—add \$1.00. 16"—add \$0.50. 18' and 20"—add \$2.00.

Thickness:

5. For 1 1/4", deduct No. 1—\$4.50, No. 2—\$1.00, No. 3—\$3.00.
6. For 1 1/2", add, No. 1—\$2.25, No. 2—\$2.00, No. 3—\$1.75. Additions applicable to S1S1E or S4S only.

Timbers:

7. Timbers S1S1E, S4S or rough—deduct \$1.00 from price of same grade, width and length of dimension.
8. Prices for timbers thicker than 4" are for all conditions of moisture content, and the deduction for lumber not seasoned is not applicable.

TABLE 4—BEVEL SIDING (INLAND RED CEDAR)

3/8 x 3/16" SM	B and Better	C	D	E
1 1/2 x 4'-3" and longer	\$33.25	\$31.75	\$24.75	\$20.25
1 1/2 x 6'-3" and longer	34.25	32.75	25.75	17.75
1 1/2 x 4'-3" to 8'	25.25	23.75	16.75	13.25
1 1/2 x 6'-3" to 8'	26.25	24.75	17.75	11.75

1. For 9' and longer—add \$3.00.
2. B and better, C and D, may contain 20% 3' to 8 1/2' in multiples of 6".
3. E, may contain 35% 3' to 8 1/2' in multiples of 6".

TABLE 5—LATH (INLAND RED CEDAR)

	Per M pieces
3/8 x 1 1/2"—4" No. 1	\$8.00
3/8 x 1 1/2"—4" No. 2	7.00
1/2 x 1 1/2"—4" Fence Lath (80% No. 1—20% No. 2)	9.85

For differentials and rules applicable to all grades of all species see section 28.

**SEC. 27. Incense cedar lumber.** The basic prices as defined in section 5 (a) for incense cedar lumber, surfaced and air dried or kiln dried (except where otherwise specified in price tables) in mixed or straight load shipments, are as follows:

TABLE 1—PENCIL BLANK STOCK (INCENSE CEDAR)

	Rough P.L., air dry
No. 1 grade, 50% and over cutting	\$40.50
No. 2 grade, 25% to 50% cutting	29.50
No. 3 grade, 12% to 25% cutting	22.50

Condition:

1. For kiln dried—add \$5.00.
2. Green—deduct \$2.00.

Lengths:

3. Specified lengths: 8', 10', 12', 14"—add \$1.00. 16"—add \$0.50. 18' and 20' add \$2.00.

Thickness:

4. Scale based on dry thickness.

20. Any prices based on a percentage addition or deduction are to be figured to the nearest 25 cents.

21. The resawn product 5/4", 6/4" and 7/4" common may be priced on the basis of the original size plus the resawing addition. When surfaced and resawn the two resawn pieces shall measure as follows: 5/4" the two resawn pieces shall measure not less than 1 1/4", 6/4" the two resawn pieces shall measure not less than 1 1/2", 7/4" the two resawn pieces shall measure not less than 1 1/2". (Thicknesses greater than the foregoing may be shipped at mills option.) When a customer requires stock surfaced and resawn to thinner than standard it may be priced as standard thickness, provided the two resawn pieces cannot be produced from the next lower standard thickness. 8/4" Common board grades may be sold at prices provided in tables only where purchaser provides a statement on face of order affirming that it is to be used in full thickness and is not to be resawn. In the absence of such statement the 4 4" Common board grade prices of respective species will apply.

22. Inter-mill sales. On sales by a producing mill to another mill or to a concentration yard for drying and or further processing and for resale under the provisions of this regulation, if the original sale is made on grade, deductions for rough and for green applying to tables covering common board grades only, of all species, shall be as follows: For 4 4" for rough only deduct \$2.00; for surfaced, green only, deduct \$3.00; for rough-green deduct a total of \$4.00. 5/4" and thicker, for rough only, deduct \$1.00; for surfaced green only, deduct \$2.00; for rough-green deduct a total of \$3.00. For other grades, deductions shall be as established in the respective price tables.

23. Where random widths in grades of 1, 2 and 3 Common boards and Dimension are not priced in tables, and where individual widths are not separately tallied, invoiced and loaded, the shipment is subject to special pricing under Section 9. However, regardless of how ordered, if these widths are separately loaded and then tallied they may be invoiced at the prices provided for the separate widths and grades.

24. For open car loading when required by buyer and when material is of a type ordinarily loaded in box cars, a charge of \$7.50 per car may be made including the cost of stakes and all other material required to firmly secure the load.

25. Timbers 6" thick, wider than 8", and all timbers thicker than 6" are not subject to this charge.

Where the conditions in the preceding paragraph are met and, in addition to open car loading, the buyer requires packaging in sling lots or otherwise whereby the load is divided into individual parcels for the purpose of facilitating mechanical unloading, an additional charge may be made of \$6.50 per car including the cost of all material and labor used in packaging. No charge may be made to buyer under this note when cars of lumber not sold on a delivered basis are routed through a custom mill.

SEC. 29. Maximum prices for lumber produced in the "fringe area" and Canada and Mexico.—(a) For lumber produced in the fringe area, in Canada, or in Mexico, which is separated as to species and sold on grade, the maximum prices shall be delivered prices consisting of the f. o. b. mill prices set forth in the appropriate price table plus an amount equal to estimated freight charges based on estimated weights from Sec. 31 times the carload rate from the appropriate basing point shown below

to destination. ("Destination" means the final point to which the lumber moves in "Direct-mill shipment" as defined in section 7 (a) (1).) The basing points are:

(1) Fringe area (South Dakota, Wyoming, Colorado, Utah, Nevada, Arizona and New Mexico): Spokane, Washington; Klamath Falls, Oregon; or Susanville, California—whichever produces the lowest rate to destination.

(2) Canada: Spokane, Washington.

(3) Mexico; Susanville, California.

(b) Since the maximum prices established by paragraph (a) of this section are delivered prices, no transportation addition is permitted other than "basing point" freight to destination, and section 7 does not apply. In every case the maximum delivered prices, must finally be determined according to paragraph (a) of this section. As to pricing f. o. b. mills shipping point, note the following examples:

1. In a sale to a distribution yard at the mill's shipping point, since shipping point and final destination are the same, the addition for basing point freight may be made even though the sale has all the usual characteristics of a sale f. o. b. mill. Delivery to distribution yard must be made by the mill either by truck owned or controlled by the mill, or if loaded on car to be switched to distribution yard, switching charge must be absorbed by the mill, or if delivery is by truck owned or controlled by the distribution yard price must be reduced by an amount equal to proper trucking charge as set forth in paragraph (a) (2) of section 7.

2. If either the mill or a wholesaler should make an f. o. b. mill sale for direct mill shipment, the price f. o. b. mill's shipping point would be figured by first adding to proper price in price tables the freight from the appropriate basing point to final destination (figured on estimated weights taken from "Schedule of Estimated Weights" in Sec. 31 times rate from the appropriate basing point to final destination) and deducting therefrom freight from mill's shipping point to final destination (figured on estimated weights taken from "Schedule of Estimated Weights" in Sec. 31 times actual rate from mill's shipping point to final destination.)

SEC. 30. Maximum price for ungraded, log-run lumber. (a) For ungraded, log-run lumber produced in the states of South Dakota, Wyoming, Colorado, Utah, Nevada, Arizona, New Mexico, Montana, Idaho, California, and Alaska and Mexico, and in those portions of Oregon, Washington and Canada east of the crest of the Cascade Mountains, the maximum prices loaded at mill per M'BM, in any size load or shipment, shall be as set forth in the following tables:

TABLE I

Mixed species (not separated as to species) or for straight shipments of larch, Douglas fir, hemlock, White fir, Engelmann spruce, Lodgepole pine, Red cedar, Incense cedar, Mexican White pine, Limber pine, Arizona pine, Apache pine, Chihuahua, or any other pine produced in Mexico.	
2" and thicker, green, rough-----	\$33.25
4/4", 5/4", 6/4" and 7/4", green, rough-----	34.00

TABLE II

Ponderosa pine and/or Sugar pine in straight or mixed shipments (no other species included.)

2" and thicker, green, rough-----	\$34.25
4/4", 5/4", 6/4" and 7/4", green, rough-----	36.00

TABLE III

Idaho White pine (no other species included).

2" and thicker, green, rough-----	\$35.75
4/4", 5/4", 6/4" and 7/4", green, rough-----	39.50

NOTES APPLYING TO TABLES 1, 2, AND 3

(1) For surfaced stock—add \$3.00.

(2) For dry—add \$2.00.

(3) For specified lengths—add \$1.00.

(b) Trucking to railhead. When a truck haul precedes rail shipment, as when a mill located away from a railhead hauls lumber by truck to the railhead, no addition may be made for the truck haul. However, where a mill's rail connection has been abandoned since September 5, 1941, the mill may apply for special permission to make an addition.

The application should be made by letter to the Lumber Branch of the Office of Price Administration, Washington 25, D. C., and may be acted upon by letter or telegram. The addition may not be made on quotations or sales until permission has been received.

(c) Klamath Falls or Susanville rate on sales to California. Regardless of other provisions of this Section, on delivered sales to purchaser in California if shipment originates at a mill in California from which the railroad freight to the California destination is less than the rate from Klamath Falls, Oregon or Susanville, California to the same destination, the addition for transportation may be computed by multiplying the appropriate estimated weight as shown in Sec. 31 by the applicable freight rate from Klamath Falls, Oregon or Susanville, California whichever produces the lowest rate to the California destination. This addition does not apply to direct-mill retail sales. Since the maximum prices established by this paragraph are delivered prices, no transportation addition is permitted other than "basing point" freight to destination. In every case the maximum delivered price must finally be determined according to this paragraph. As to pricing f. o. b. mill's shipping point, note the following examples:

(1) In a sale to a distribution yard at the mill's shipping point, since shipping point and final destination are the same, the addition for basing point freight may be made even though the sale has all the usual characteristics of a sale "f. o. b. mill." Delivery to distribution yard must be made by the mill either by truck owned or controlled by the mill, or if loaded on car to be switched to distribution yard, switching charge must be absorbed by the mill, or if delivery is by truck owned or controlled by the distribution yard, price must be reduced by an amount equal to proper trucking charge as set forth in paragraph (1) 2 of sec. 7.

(2) If either the mill or a wholesaler should make an f. o. b. mill sale for direct mill shipment, the price f. o. b. mill's shipping point would be figured by first adding to proper price in price tables the freight from Klamath Falls, Oregon or Susanville, California to final destination (figured on estimated weight taken from sec. 31 times rate from Klamath Falls or Susanville to final destination) and deducting therefrom freight from mill's shipping point to final destination (figured on estimated weight taken from "Schedule of Estimated Weights" in sec. 31

times actual rate from mill's shipping point to final destination.

**SEC. 31. Permitted estimated weights.** The following estimated weights for dry lumber may be used in computing freight charges even though higher than actual weights.

When shipped with a moisture content greater than 19 percent, the estimated green weights may be used in quoting a delivered price, even though higher than actual weights.

SCHEDULE OF ESTIMATED WEIGHT

	Per M feet board measure	
	Pounds, dry	Pounds, green
Ponderosa pine, Idaho white pine, white fir, Engelmann spruce, Lodgepole pine, and any other species commercially sold as Ponderosa, Western, or Mexican pine:		
Selects, commons and shop:		
Standard surfacing 4 1/2" S2S, S4S or pattern.....	1,900	2,450
Standard surfacing, or pattern 5 1/4" and thicker.....	2,200	2,900
Surfaced or pattern 3 1/4".....	1,800	2,350
Surfaced, or pattern 1 1/16".....	1,650	2,150
Rough 4 1/2".....	2,400	3,100
Rough, 5 1/4" and thicker.....	2,600	3,300
Dimension:		
Standard surfacing 1 3/8" S1S 1E or S4S.....	2,000	2,700
Substandard surfacing 1 1/16" S1S1E or S4S.....	1,500	2,500
Surfaced thicker than standard 1 3/4" S1S1E or S4S.....	2,200	2,900
Rough.....	2,600	3,300
Plank and timbers:		
Surfaced S1S1E or S4S.....	2,200	2,900
Rough.....	2,600	3,300
Lath:		
4 feet (per M pieces).....	450	750
3 1/2" (per M pieces).....	300	500
Snow fence.....	700	1,100
Cut stock:		
Machined to pattern.....	1,600	2,100
S2S.....	2,000	2,600
Rough.....	2,500	3,200
Other grades and patterns:		
Log cabin siding.....	1,600	2,100
3/8" or 1/2" panel stock.....	1,400	1,800
Bevel siding.....	750	1,000
Additions and deductions: Pitch select, add 300 lbs. to corresponding items.		
Sugar pine:		
4 1/2" and thicker, S4S or S2S.....	2,000	2,550
4 1/2" and thicker, rough.....	2,300	3,000
All other sugar pine items, same weights as ponderosa pine.		
Red cedar:		
4 1/2" all grades, surfaced or pattern.....	1,600	2,200
4 1/2" all grades, rough.....	2,100	2,800
5 1/4" and thicker, surfaced or pattern.....	2,000	2,700
5 1/4" and thicker, rough.....	2,300	3,000
Timbers and plank surfaced.....	2,000	2,700
Bevel siding.....	700	900
Lath.....	450	750
Incense cedar:		
Panel stock.....	2,300	3,000
All other incense cedar items, same weights as Ponderosa pine		
Larch-Douglas fir:		
4 1/2" S2S or S4S.....	2,200	2,800
3 1/2" surfaced.....	2,100	2,700
1 1/16" surfaced.....	1,950	2,450
4 1/2" run to pattern.....	2,000	2,600
3 1/2" run to pattern.....	1,900	2,500
1 1/16" run to pattern.....	1,750	2,300
1", 1 1/4", 1 1/2" or 2" all grades rough.....	2,700	3,300
Timbers and plank, surfaced.....	2,500	3,400
Timbers and plank, rough.....	3,000	3,600
Dimension, standard surfacing:		
2 x 4".....	2,200	2,800
2 x 6" and 2 x 8".....	2,250	2,850
2 x 10" and 2 x 12".....	2,300	2,900
Larch-Douglas fir:		
5 1/4" and thicker, surfaced or pattern same weights as corresponding widths of standard dimension:		
1-3/8" dimension.....	2,000	2,600
1-1/16" dimension—all Douglas fir.....	1,900	2,500
Log cabin siding.....	1,700	2,200
3/8" stock machined to pattern.....	1,400	1,800

SCHEDULE OF ESTIMATED WEIGHT—Continued

	Per M feet board measure	
	Pounds, dry	Pounds, green
Larch-Douglas fir—Con.		
3/4" and thicker, surfaced or pattern same weights as corresponding widths of standard dimension—Con.		
3/8" stock machined to pattern.....	900	1,100
3/2" bevel siding.....	800	1,000
3/4 x 8" and 10" bevel siding.....	1,200	1,500
4" lath—per M pieces.....	600	900
3 1/2" lath—per M pieces.....	350	550
Snow fence lath—per M pieces.....	800	1,100

**Hemlock:**

Rough or surfaced, dry: clears, boards and shiplap, drop siding, etc., flooring, ceiling, stepping, and plank and small timbers S4S: Use same weights as shown for Larch-Douglas fir.

Surfaced, green: Clears, boards and shiplap, dimension S4S, plank and small timbers S4S and timbers, S1S1E or S4S, standard: Add 400 lbs to Larch-Douglas fir weights.

	Pounds*
Boards and shiplap.....	3,800
Dimension, plank and timbers.....	3,800
Clears.....	4,000
All other grades.....	3,800

Square edge flooring, add 200 lbs. to corresponding item of Larch-Douglas fir weights. Ceiling, worked to 2 1/2" net, deduct 100 lbs. from Larch-Douglas fir flooring weight. 8" width, drop siding, etc., add 100 lbs. to 5" pattern, in Larch-Douglas fir pattern weights.

Bevel and bungalow siding, add 100 lbs. to Larch-Douglas fir weight. Shipping weight formula for sizes not listed. Rough or surfaced, dry, all grades, same weight basis as Larch-Douglas fir, and deducting the equivalent to the percentage of difference between the rough and surfaced, size, breaking on the next greater fifty pounds.

	Per M lineal feet	
	Pounds, dry	Pounds, green
Battens (all above species)		
1" battens Plain or O. G.....	300	400
3/8" battens.....	200	300

**Geographical applicability.** This regulation applies in the 48 states of the United States and the District of Columbia.

This revised regulation shall become effective November 4, 1946.

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

Issued this 30th day of October 1946.

PAUL A. PORTER,  
Administrator.

**Statement of the Considerations Involved in the Issuance of Second Revised Maximum Price Regulation 94**

This revision makes a number of relatively minor changes in the regulation. Among other things, it includes the following: (1) In-line prices for some items formerly not priced in the regulation. (2) Another basis for pricing this common stock resawn from 5 1/4", 6 1/4" or 7 1/4" stock. (3) A discretionary increase of \$1.00 per M pieces in lath prices. (4) A new basis for determining the price on shipments originating and delivered in California and those originating in Alaska and delivered in the United States. (5) Clarification of certain provisions in the text and notes. It also consolidates the changes made in

amendments 4 and 5 with the regulation itself. The change made in the revision will have no significant effect on the over-all realization of the Western pine industry.

**Changes in the price tables.** The following changes have been made in the price tables:

(1) Table headings for 3/4" and 1 1/16" common boards now contain the unit of measure, namely surface measure.

(2) Table prices for lath are increased \$1.00 per M pieces. This discretionary increase is made under the authority of Executive Order 9599 and is designed to encourage the maximum use of lath machine capacity in the production of plaster lath urgently required by the veterans' housing program.

(3) Table captions for 4 1/2" common boards (minor species) are amended so that prices now apply to boards S1S and S1S2E as well as S2S or S4S. Such pricing is in conformity with accepted industry practice for competitive items subject to the Douglas fir regulation.

(4) In-line panel stock prices are added for 1 1/16" stock at \$5.00 per M'SM greater than those for 9 1/16". This change incorporates into the regulation 1 1/16" prices formerly issued under special pricing.

**Additions and changes in footnotes and general notes to price tables.** Additions and changes have been made in table notes and general notes. Such additions and changes provide in-line prices for items not previously priced in the regulation and clarify or prevent the abuse of former notes. The more important of the additions and changes are described below. The note numbers where shown are those of the revision unless otherwise indicated.

(1) Footnotes to 4 1/4", 3 1/4" and 1 1/16" board tables.

(a) Prices are provided for restricted random lengths, 10' and longer in thickness of 3 1/4" and 1 1/16" at additions of \$1.00 and \$0.75 per M'SM respectively.

(b) Prices are provided for odd widths of 7", 9" and 11" by an addition of \$1.00 per M'BM to the 8", 10" or 12" price (White fir, Engelmann spruce, and Lodgepole pine only). Actual widths are to be used in determining the board measure content and the maximum price.

(c) The additions for thicknesses greater than 1" are restricted to widths 12" and narrower (Ponderosa pine only). The restriction is designed to prevent sellers from compelling buyers to purchase wide lumber in thicknesses greater than 1" where no need for the greater thickness exists.

(2) Footnotes to dimension tables:

(a) Prices are provided for lumber S2E equal to those for rough.

(b) Rough or S2E lumber must be thick enough to permit surfacing and drying to standard thicknesses.

(c) Additions for non-standard thicknesses may not be made on lumber rough or S2E.

(3) General Note 12: The phrase "all similar patterns" is deleted and the note thereby restricted to the standard patterns of casing and base, jambs, sill stock, pulley stiles, log cabin siding,

bungalow siding, Dolly Varden siding, 8" or 10" bevel siding and corn cribbing. Formerly, the inclusion in the note of the phrase "all similar patterns" led to the abuse of the addition wherein some mills made such addition of \$5.00 when the appropriate addition was \$2.00 under note 13.

(4) General Note 13 (in former regulation): The addition for non-standard patterns is deleted. Such addition now may be made only under section 9, special pricing, and will be allowed only where it has been determined that an additional expense will be entailed due to special set-ups and/or the making of special knives.

(5) General Note 16: Lengths shorter than 6' are specifically defined as non-standard and are specifically subjected to special pricing under section 9, except where prices have been provided in tables. In the past, in some instances, these lengths were erroneously priced by some mills at the R-L price.

(6) General Note 21: This note permits the pricing of 5'4", 6'4" and 7'4" common resawn into thinner stock at the price of the thicker stock plus the resawing addition. Formerly this method of pricing was restricted to sales of thick stock sold for boxing, crating, or other industrial uses. It is to be noted, however, that provisions of section 14 (b) (7) continue to apply in this instance. That is, if at any time a price higher than table prices would result from the above calculations, such price may not be charged and the table prices for the end product must be used. The restrictions on the sale of 8'4" common remain.

*Changes in the text.* A number of changes are made in the text of the regulation. The more important of these are described below. The section and paragraph designations are those of this revision.

1. *Section 5.* A new paragraph is added providing: "The maximum prices established by this regulation determine the total maximum amount that a person may pay for the purchase of logs or standing timber, and for the services of a custom sawmill or other producer in processing the logs or timber into lumber; that amount shall not exceed the total maximum charge which would be permitted by this regulation if the lumber as received by such person from the processor were sold as such by the processor to such person." The addition of this paragraph is not a substantive change in the regulation. It merely points out that the provisions of this regulation apply whether the end product lumber be sold as such, or as timber or logs plus a logging, milling, or drying charge. Exception is made to the above, however, where there is no financial or control relationship between the seller of the logs or timber and the seller of the service of processing them into lumber, and there are no other circumstances indicating a device to effect a higher than ceiling price.

2. *Section 6.* The present paragraph (a) provides specifically that the addition permitted for direct-mill retail sales may be charged only when the seller "delivers" the lumber to the job site. The previous wording "sees that the lumber

is delivered" was intended to mean the same but was sometimes misinterpreted to permit the addition on f. o. b. mill sales or where a buyer picked up lumber at the mill. A seller is not required to make delivery on sales of 2,000 board feet or less.

3. *Section 7.* The new paragraph (g) provides that on delivered sales into California where shipment originates in California sellers may use either the Klamath Falls, Oregon, or Susanville, California, rate to destination whichever is lower. On f. o. b. mill sales, the maximum price f. o. b. mill is the delivered price described above reduced by the transportation charge from the mill's shipping point to destination. This in effect establishes somewhat lower prices for those few destinations where the Klamath Falls, Oregon, rate is lower than the Susanville, California, rate which has been previously authorized. Such lower prices are more in line with industry pricing practice which has generally dictated that the lower of the two rates established prices to California destinations. Similar provision has been made in section 30 for ungraded log-run lumber.

4. *Section 8.* During the war years the output of lumber in Alaska was greatly increased in order to meet the heavy demand, particularly from the Army and Navy. Now, however, the enlarged productive capacity of Alaskan mills is adequate to meet more than local and military needs. In view of the general critical shortage of lumber, it is desirable to encourage mills in Alaska to make as much of their increased output as possible available to consumers in this country. It is believed this objective can be attained through price action in the proper exercise of the Administrator's authority under Executive Order 9599.

Previously, on sales to buyers within the territory or outside the continental United States, Alaskan mills could add to the maximum f. o. b. mill prices set forth in sections 20 through 28, and section 30, the amount it would cost to ship comparable lumber from Seattle to the mill's shipping point. The regulation now permits Alaskan mills to add the same freight differential on sales to a buyer in the continental United States who does not purchase for resale. Although this action results in an increase in mill prices, consumers will pay on the average about the same as if they purchased from a distribution yard. As a safeguard against evasion of the provisions of this amendment, sellers are required, before shipping the lumber, to obtain a statement from the buyer certifying that he is not purchasing for resale and showing the location of the job site where the lumber will be used. In addition, the seller prior to the first shipment of the lumber must send a copy of the buyer's statement to the Office of Price Administration, Region IX, with a covering letter showing the name and address of the buyer, a complete description of the lumber sold and the price charged.

5. *Section 9.* A new paragraph (e) is added relating to items priced by letter order under this section whose prices are specifically related to prices in the regulation. It provides that if the base

prices are changed, the prices approved by letter order are automatically adjusted correspondingly by the same dollar-and-cent increase or decrease. The purpose of this paragraph is to eliminate the necessity of issuing new letter orders with every price change made in the regulation.

All provisions of this revision and their effect upon business practices, cost practices or methods, or means or aids to distribution in the industry or industries affected have been carefully considered. No provisions which might have the effect of requiring a change in such practices, means, aids, or methods established in the industry affected, have been included in the revision unless such provisions have been found necessary to achieve effective price control and to prevent circumvention or evasion of the regulation or of the act. To the extent that the provisions of this revision compel or may operate to compel changes in business practices, cost practices, or methods, or means or aids to distribution established in the industry or industries affected, such provisions are necessary to prevent circumvention or evasion of this regulation or of the Price Control Extension Act of 1946.

All the provisions of this revision have been discussed with the Western Pine Industry Advisory Committee.

In view of the above considerations, the Administrator finds that this revision is necessary and proper and consistent with the purposes and standards of the Price Control Extension Act of 1946 and the Executive orders of the President.

[F. R. Doc. 46-19778; Filed, Oct. 30, 1946; 11:28 a. m.]

#### PART 1305—ADMINISTRATION

[SO 126, Amdt. 73]

#### EXEMPTION AND SUSPENSION OF CERTAIN ARTICLES OF CONSUMER GOODS FROM PRICE CONTROL

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

Section 10a of Supplementary Order No. 126 is amended to read as follows:

**Sec. 10a. Additional suspensions.** In addition to the exemptions and suspensions from price control effected by the preceding sections of this order, the following sales, deliveries and rentals are suspended from price control:

(a) Sales, deliveries and rentals by manufacturers, wholesalers and retailers of all articles of consumers' durable goods the sales and deliveries of which are covered at the manufacturing level by Maximum Price Regulation No. 188, and which are not listed in Appendix C § 1499.168) of the regulation (the circumstances under which manufacturers' sales of these articles are suspended from price control are set forth in § 1499.152 (a) (1) of Maximum Price Regulation No. 188).

(b) Sales, deliveries and rentals by the manufacturer and any reseller of any part or sub-assembly which is covered at



the manufacturer's level by GMPR and which is fabricated to such an extent that it may be identified as to its ultimate use in an article which is suspended from price control at the wholesale and retail levels by paragraph (a) of this section and would not ordinarily be used for any other purpose.

(c) Sales, deliveries and rentals of "used articles" which are counterparts of new articles which are suspended from price control at the wholesale and retail levels by paragraph (a) of this section. For the purposes of this paragraph the term "used articles" include articles made from used materials.

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

Issued this 30th day of October 1946.

PAUL A. PORTER,  
Administrator.

*Statement of Considerations Accompanying Amendment No. 73 to Supplementary Order No. 126*

The amendment suspends from price control the rentals of articles the sales and deliveries of which are already suspended from price control. The only articles affected are those the sales of which are suspended from price control by virtue of their being listed in Appendix A and not Appendix C of Maximum Price Regulation No. 188. These articles except in unusual cases are normally sold and not rented to the ultimate user.

It is the policy of the Office of Price Administration to remove from price control the rentals of articles if the sales of such articles have been removed from price control except in instances where it is a common practice to rent such articles to the ultimate user. The articles in question do not come within the exception; accordingly, the accompanying action is consistent with the policy outlined above.

The accompanying amendment also removes from price control parts and sub-assemblies, covered at the manufacturing level by the GMPR, for articles suspended from price control at the manufacturing level by virtue of their being listed in Appendix A and not Appendix C of Maximum Price Regulation No. 188: *Provided*, That such parts or sub-assemblies are fabricated to a point so that it can be determined that they can be used only in or in connection with such suspended articles. The same reasons which justified the suspension from price control of the articles justify the suspension from price control of the parts and sub-assemblies and are incorporated herein by reference.

[F. R. Doc. 46-19775; Filed, Oct. 30, 1946; 11:27 a. m.]

PART 1305—ADMINISTRATION  
[SO 126, Amdt. 74]

EXEMPTION AND SUSPENSION OF CERTAIN ARTICLES OF CONSUMER GOODS FROM PRICE CONTROL

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, No. 213—4

has been filed with the Division of the Federal Register.

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

1. Section 2 (c) is amended by adding the following articles of housewares:

Miscellaneous household articles such as table cloths, pillow cases, shelf edging, etc., made of plastic.

2. Section 2 (g) is amended by adding the following articles of household furniture:

Gun cabinets.  
Fiber and chip board chair seats.  
Juvenile furniture, except cribs, chifforobes and chests.

3. Section 2 (1) is amended by adding the following miscellaneous items:

Tear gas equipment, guns, shells, candles and grenades.  
Artificial limbs.  
Orthopedic devices and materials.  
Sun visors (polarized).

4. Section 2 (m) is amended by adding the following articles of radio and electronic equipment:

Radio receivers and phonographs covered by MPR 599 but not including radio parts.

5. Section 7 (a) is amended by adding the following articles:

Imported watches covered by Revised Maximum Price Regulation No. 499.  
Combination ice and electric refrigerators designed exclusively for installation in trailer coaches.

6. Section 7 (a) is amended by changing the item "Vitrified china and pottery of the type covered by MPR 116" to read "China and pottery covered by MPR 116."

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

Issued this 30th day of October 1946.

PAUL A. PORTER,  
Administrator.

*Statement of Considerations Involved in the Issuance of Amendment 74 to Supplementary Order No. 126*

The accompanying amendment to Supplementary Order No. 126 removes from price control a number of consumer durable goods articles.

The Administrator has for some time been determining the non-agricultural commodities which are not important to living or business costs and which, therefore, should be removed from price control. The items listed immediately below have been found by the Administrator not to be important to business or living costs. The Administrator has determined that the removal of price controls on them would be consistent with the avoidance of a cumulative and dangerous unstabilizing effect. They are, therefore, removed from price control at this time in accordance with the standards of section 1A (d) (1) of the Emergency Price Control Act of 1942, as amended.

In hardly any case do the articles which are removed constitute a commodity in themselves. In some cases they are parts of commodities which have already been removed from price control. In other cases they are a distinct segment of a commodity to which special con-

siderations apply. To the extent to which such items are removed from price control the action constitutes a discretionary one on the part of the Administrator, being one which is not required by the provisions of the Price Control Act, but which is consistent with it. The items removed from price control which have been determined to be unimportant to business or living costs are the following:

Gun cabinets.  
Tear gas equipment, guns, shells, candles and grenades.  
Sun visors (polarized).  
Miscellaneous household articles such as table cloths, pillow cases, shelf edging, etc., made of plastic.  
Fiber and chip board chair seats.  
Juvenile furniture, except cribs, chifforobes, and chests.  
Combination ice and electric refrigerators designed exclusively for installation in trailer coaches.  
Artificial limbs.  
Orthopedic devices and materials.  
Semi-vitrified china and pottery.

Imported watches are suspended from price control. While they are an important commodity for which consumers spend in excess of a quarter billion dollars annually, the Administrator has determined that the supply is in approximate balance with demand for all types and kinds. Retailers' inventories appear to be ample and frequent advertising by retailers of special "low-price" sales and of "liberal trade-in allowances" indicate the return of normal competitive conditions.

The accompanying amendment exempts from price control household radio receivers and electric phonographs. Although also an important commodity accounting for a half billion dollars annually of consumer expenditures, the Administrator has determined that the supply of the types which account for the bulk of production, namely table radios, electric phonographs, table model radio phonograph combinations and radio consoles exceeds or is in approximate balance with the demand. These radios which appear to be in ample supply are the types which are generally purchased by the low and medium income groups and the only types which are important to living costs. The radio phonograph console combinations are in the judgment of the Administrator not important to living costs and, although the supply of this type is not yet adequate to meet the demand, the Administrator has in his discretion determined that in view of the administrative burden of pricing the many new models as they are produced this decontrol shall apply to the entire commodity group.

[F. R. Doc. 46-19776; Filed, Oct. 30, 1946; 11:27 a. m.]

PART 1305—ADMINISTRATION  
[SO 132, Amdt. 72]

EXEMPTIONS AND SUSPENSIONS FROM PRICE CONTROL OF DOMESTIC AND IMPORTED FATS AND OILS

Supplementary Order No. 132 is amended in the following respects:

1. In Section 1 (g) the following sentence is added:

All other domestic and imported fats and oils, including copra, formerly priced under MPR 53, all fat bearing and oil-bearing animal waste materials formerly priced under section 1.1 of the 2d Revised Supplementary Regulation 14 to the General Maximum Price Regulation and linseed replacement oil.

This amendment shall become effective at 12:01 a. m. October 29, 1946.

Issued this 29th day of October 1946.

PAUL A. PORTER,  
Administrator.

[F. R. Doc. 46-19779; Filed, Oct. 30, 1946;  
11:28 a. m.]

#### PART 1305—ADMINISTRATION

[SO 139,<sup>1</sup> Amdt. 6]

##### ADJUSTED MAXIMUM PRICES FOR CERTAIN LOW PRICED COMMODITIES

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 139 is amended in the following respect:

The following two items are inserted in Appendix A as the third and fourth items respectively of said appendix with Increase factors and net cut-off prices as set forth below:

Column 1	Column 2	Column 3	
		Net cut-off prices	
	Increase factor	Manufacturers' sales to other than individual ultimate consumers	Manufacturers' sales to individual ultimate consumers
Children's knit sleeping garments.....	Percent 30	Per dozen \$8.50	Per item \$1.03
Women's and misses' knit pants.....	30	3.67	.46

This amendment shall become effective November 4, 1946.

Issued this 30th day of October 1946.

PAUL A. PORTER,  
Administrator.

##### Statement of the Considerations Involved in the Issuance of Amendment 6 to Supplementary Order 139

The accompanying amendment broadens the coverage of Supplementary Order 139 to include children's knit sleeping garments and women's and misses' knit pants at cut-off prices of \$8.50 and \$3.67 per dozen, respectively. The inclusion of these items is consistent with the purpose of Supplementary Order 139 of restoring to production low end essential items where price appears to be an impediment to production. For a more complete statement of the purposes of Supplementary Order 139, reference is made to the statement of considerations involved in the issuance thereof.

[F. R. Doc. 46-19784; Filed, Oct. 30, 1946;  
11:30 a. m.]

<sup>1</sup> 10 F. R. 14143; 11 F. R. 675, 1466.

#### PART 1305—ADMINISTRATION

[SO 190]

##### REVOKING ALL PROVISIONS IN MEAT AND LIVESTOCK REGULATIONS CONCERNED WITH THE CHARGES TO BE MADE FOR CERTAIN SERVICES

SECTION 1. All provisions relating to the charges which may be made for specifically mentioned services performed in connection with the sale, purchase, transportation, delivery, receipt or slaughter of livestock, or in connection with the sale, purchase, transportation, delivery, receipt, or preparation for sale of any food or feed products processed or manufactured in whole or substantial part from livestock (domestic or imported), which appear in any of the regulations hereinafter enumerated, hereby are revoked, subject to the provisions of the General Maximum Price Regulation and/or Revised Maximum Price Regulation No. 165, if applicable. A "food or feed product" shall be deemed to be made in substantial part from livestock if it contains 33 $\frac{1}{3}$ % or more by weight or volume of livestock, or if livestock and any one or more of commodities decontrolled by section 1A (e) (7) and section 1A (e) (8) (A) of the Emergency Price Control Act of 1942, as amended, and not subject to price control. Weight or volume is determined on the basis of the weight or volume of the total ingredients (exclusive of water added as an ingredient) in the product before mixture.

SEC. 2. The regulations in which such provisions are revoked are as follows:

Revised Maximum Price Regulation No. 148.  
Revised Maximum Price Regulation No. 169.  
Revised Maximum Price Regulation No. 239.  
Maximum Price Regulation No. 286.  
Maximum Price Regulation No. 336.  
Maximum Price Regulation No. 355.  
Maximum Price Regulation No. 389.  
Maximum Price Regulation No. 394.  
Maximum Price Regulation No. 398.  
Maximum Price Regulation No. 469.  
Maximum Price Regulation No. 574.

This Supplementary Order No. 190 shall become effective October 30, 1946.

Issued this 30th day of October 1946.

PAUL A. PORTER,  
Administrator.

##### Statement of the Considerations Involved in the Issuance of Supplementary Order No. 190

The accompanying Supplementary Order No. 190 revokes in all livestock and meat regulations all provisions which may be made therein for specifically indicated services performed in connection with the sale, purchase, delivery, receipt or slaughter of livestock, or in connection with the sale, purchase, delivery, receipt or preparation for sale of any food or feed products processed or manufactured in whole or substantial part from livestock (domestic or imported). The effect of this action is to transfer the pricing of such services to the General Maximum Price Regulation or Revised Maximum Price Regulation No. 165 in accordance with the respective jurisdictions of those regulations in all applicable instances.

For example, the restraints on the charges to be made for custom slaughter-

ing set forth in the meat regulations no longer obtain as a result of the accompanying Supplementary Order No. 190, but those who perform such services must determine their prices therefor in accordance with the provisions of Revised Maximum Price Regulation No. 165. Similarly, the provisions concerning the charges which may be made for transporting livestock appearing in Maximum Price Regulation No. 469 and No. 574 are rescinded and charges for such service must be made in accordance with the provisions of Revised Maximum Price Regulation No. 165, except in instances where the transportation service is performed by a contract carrier. In the latter event the provisions of the General Maximum Price Regulation would obtain.

The revoked provisions in the commodity regulations generally served as measures taken in advance to prevent circumvention of the dollar-and-cents pricing provisions of the affected regulations through recourse to the subterfuge of making charges for various "services". With the decontrol of prices on livestock and food and feed products processed or manufactured therefrom in whole or substantial part, no overwhelming necessity for the retention of such provisions in the affected commodity regulations exists, and as a consequence they are rescinded by the accompanying Supplementary Order No. 190.

[F. R. Doc. 46-19774; Filed, Oct. 30, 1946;  
11:26 a. m.]

#### PART 1347—PAPER AND PAPER PRODUCTS, RAW MATERIALS FOR PAPER AND PAPER PRODUCTS, PRINTING AND PUBLISHING

[MPR 410, Amdt. 6]

##### PULPWOOD PRODUCED IN STATES OF ARKANSAS, TEXAS, AND THAT PORTION OF LOUISIANA WEST OF THE MISSISSIPPI RIVER

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

Maximum Price Regulation 410 is amended in the following respect:

In Appendix A (a) (1), the last paragraph entitled "Delivered mill by truck or similar vehicle" is amended to read as follows:

*Delivered mill by truck or similar vehicle.* When pulpwood is delivered to a consumer by truck or similar vehicle, the maximum price shall be the f. o. b. car price stated above plus or minus the same dollars and cents differential, if any, which the particular mill paid over or under the highest f. o. b. car price in the months of January and February, 1943, for the same type of delivery over the same or substantially the same distance, except that when pulpwood is delivered by truck or similar vehicle to a consumer's mill in Lufkin or Pasadena, Texas, an amount not in excess of \$0.50 per cord and \$0.75 per cord, respectively, may be added to the maximum f. o. b. car price stated above.

This amendment shall become effective October 30, 1946.

Issued this 30th day of October 1946.

PAUL A. PORTER,  
Administrator.

*Statement of Considerations Involved in the Issuance of Amendment No. 6 to Maximum Price Regulation No. 410*

The accompanying Amendment No. 6 to Maximum Price Regulation No. 410 provides a new differential of \$0.75 per cord over the f. o. b. car price for pulpwood delivered by truck to a consuming mill in Pasadena, Texas.

Prior to the issuance of this amendment, the maximum price that an individual mill might pay for truck delivered wood under this regulation was the f. o. b. car price applicable under the regulation plus or minus the same dollars and cents differential, if any, which the particular mill paid over or under its highest f. o. b. car price in the months of January and February 1943 for the same type of delivery over the same or substantially the same distance. During January and February of 1943 all deliveries of pulpwood to the consuming mill at Pasadena, Texas were made by rail and consequently no established differential for truck delivered wood existed. The nearest competitors of the Pasadena mill have a differential of \$0.75 or more per cord on truck delivered wood.

The Pasadena mill is located in an area of high industrial development and it is approximately 25 miles to any relatively large amount of timberland. When the mill was first established a substantial amount of wood was trucked to the mill. Later, all pulpwood was obtained by rail. The long protraction of the current shortage of railroad cars in the Pasadena area, however, has created an undue hardship upon the pulpwood procurement activities of that mill, and wood delivered by truck appears to be a logical source of relief.

Consultation with members of the pulpwood industry, together with analysis of data gathered by OPA field officials indicates that a differential of \$0.75 per cord is sufficient to encourage the production of a reasonable volume of truck delivered wood. Also, establishment of this differential will permit the mill at Pasadena to compete with other pulpwood consuming mills on a more equitable basis and will result in the production of cheaper wood, since the freight hauls similar to those normally made with trucks are considerably higher.

All provisions of this amendment and their effect upon business practices, cost practices, or methods, or means or aids to distribution in the industry or industries affected have been carefully considered. No provisions which might have the effect of requiring a change in such practices, means, aids or methods established in the industry or industries affected, have been included in the amendment unless such provisions have been found necessary to achieve effective price control and to prevent circumvention or evasion of the regulation or of the Act. To the extent that the provisions of this amendment compel or may operate to compel changes in business practices, cost practices or methods, or means, or aids to distribution established in the industry or industries affected, such pro-

visions are necessary to prevent circumvention or evasion of this regulation or of the Emergency Price Control Act of 1942, as amended.

To the extent practicable, the Administrator has advised and consulted with representatives of the industry which will be affected by this amendment and has given due consideration to their recommendations.

In the light of the foregoing the Price Administrator finds that Amendment No. 6 to Maximum Price Regulation No. 410 is consistent with and will effectuate the purposes of Executive Order No. 9599 and the Emergency Price Control Act of 1942, as amended.

[F. R. Doc. 46-19786; Filed, Oct. 30, 1946; 11:30 a. m.]

**PART 1373—PERSONAL AND HOUSEHOLD ACCESSORIES**

[MPR 564, Revocation]

**FOUNTAIN PENS AND MECHANICAL PENCILS**

For the reasons set forth in a statement of considerations issued simultaneously herewith and filed with the Division of the Federal Register, Maximum Price Regulation No. 564 is revoked, subject to the provisions of Supplementary Order No. 40.

This revocation shall become effective on the 30th day of October 1946.

Issued this 30th day of October 1946.

PAUL A. PORTER,  
Administrator.

*Statement of Considerations Accompanying Revocation of Maximum Price Regulation No. 564*

Amendment 88 to Maximum Price Regulation No. 188 issued September 11, 1946 deleted fountain pens and mechanical pencils from Appendix C of that regulation thereby effecting suspension from price control of those items.

Since Maximum Price Regulation No. 564 is applicable only to fountain pens and mechanical pencils the decontrol of those articles obviates any further usefulness of that regulation. The accompanying action, therefore, accomplishes the revocation of Maximum Price Regulation No. 564 subject to the saving provisions of Supplementary Order No. 40 for enforcement purposes.

[F. R. Doc. 46-19789; Filed, Oct. 30, 1946; 11:31 a. m.]

**PART 1407—RATIONING OF FOOD AND FOOD PRODUCTS**

[Control Order 2, Amdt. 1 to Revocation]

The order of revocation of Control Order 2 is amended by adding the following to the end of the first paragraph:

Each Class 1 slaughterer, Class 2 slaughterer and custom slaughterer must, before November 15, 1946, file a report for the period ending October 14, 1946, using October 14, 1946 as the end date of the quota period. In all other respects the report must be made in accordance with Section 21 of Control Order 2.

This amendment shall become effective October 30, 1946.

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

Issued this 30th day of October 1946.

PAUL A. PORTER,  
Administrator.

[F. R. Doc. 46-19790; Filed, Oct. 30, 1946; 11:31 a. m.]

**PART 1499—COMMODITIES AND SERVICES**

[MPR 188, Amdt. 93]

**MISCELLANEOUS COMMODITIES**

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

Maximum Price Regulation No. 188 is amended in the following respects:

1. The following subparagraphs of § 1499.168 (b) are deleted: (4), (5), (6), (7), (8), (9), (11), (12), (13), (14), (16), (17), (18) and (19).
2. Subparagraph (20) of § 1499.168 (b) is amended to read as follows:

(20) The following miscellaneous articles:

Cabinets for household mechanical refrigerators.  
Thermostats for domestic cooking ranges.  
Linoleum and felt base wall coverings.  
Medicine cabinets.

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

Issued this 30th day of October 1946.

PAUL A. PORTER,  
Administrator.

*Statement of the Considerations Involved in the Issuance of Amendment No. 93 to Maximum Price Regulation No. 188*

The accompanying amendment to Maximum Price Regulation No. 188 removes from price control a large number of items of consumer durable goods.

The Administrator has for some time been determining the nonagricultural commodities which are important to living or business costs and which therefore should not be removed from price control until such time as the supply thereof exceeds or is in approximate balance with the demand therefor. The items which are listed immediately below have not been found by the Administrator to be of such importance to business or living costs. The Administrator has determined that in regard to them the removal of price control at this time would in his judgment be consistent with the avoidance of a cumulative and dangerous unstabilizing effect. They are, therefore, removed from price control at this time in accordance with the standards of section 1A (d) (1) of the Emergency Price Control Act of 1942, as amended. In most cases the items which are so removed from price control do not constitute a commodity in them-

selves, but are subdivisions of commodities the balance of which have already been removed from price control. To the extent that such items are removed from price control the action constitutes a discretionary one on the part of the Administrator, being one which is not required by the provisions of the Price Control Act, but which is consistent with it. The items which are removed from price control which have been determined to be unimportant to business or living cost, are the following:

Heavy forged iron tools.  
Fitted tool cases and kits.  
Tool boxes.  
Wheelbarrows.  
Individual business machines.  
Commercial furniture and equipment.  
Commercial cooking utensils and pails.  
Safes, cash and bond boxes.  
Floor cleaning and polishing machines.  
Cabinets for household sewing machines.  
Name plates.  
Household sewing machines.  
Household dishwashers.  
Household ice refrigerators and cabinets.  
Bathroom scales.  
Bathroom and closet fixtures except medicine cabinets.  
Carpet sweepers, hand-operated.  
Clothes wringers.  
Garbage and ash cans.  
Portable ovens, household.  
Ironing boards.  
Illuminating glassware.  
Washboards.  
Photographic equipment, accessories and supplies (including carrying cases).  
Silverware chests.  
Table flatware.  
Clocks and "clock-type" watches.  
Luggage.  
Bicycles and bicycle accessories and parts.  
Tricycles and velocipedes.  
Beach carts.  
Scooters.  
Sidewalk bikes.  
Wagons with metal bodies longer than 18 inches.  
Wheeled playcars.  
Automobile seat covers.  
Venetian blinds.  
Window shades.  
Window shade rollers.

The supply of the following articles and commodities have been determined to be in excess or in approximate balance with the demand thereof. They are, therefore, removed from price control at this time in accordance with section 1A (d) (2) of the Price Control Act.

Farm and garden tools.  
Wheel chairs.  
Crutches.  
Portable lamps and shades (other than industrial lighting fixtures).  
Shower curtains and shower curtain sets.  
Casseroles, cookers and canners.  
Coffee makers and parts.  
Dish pans and wash basins.  
Home canning jars and closures.  
Metal articles used for the preparation, storage, and service of foods and beverages.  
Metal pails and tubs.  
Pottery for cooking and table use.

The accompanying amendment also suspends from price control certain types of carpenters', mechanics', and miscellaneous hand tools heretofore controlled under Maximum Price Regulation No. 138. While these items are produced in a significant dollar volume, several factors have led the Administrator to suspend controls. A small proportion of the output is sold to individual consumers

through retail hardware stores. The amount so marketed, however, is insignificant and clearly not important in living costs. The balance of these items is sold to industrial consumers generally and by far the greatest volume is sold to large corporations. These tools, furthermore, are produced in thousands of styles, grades, sizes, models and varieties. The pricing of them has involved consideration of costs of individual manufacturers on each type tool which they produce. Finally although supply is not yet adequate to meet demand, it is rapidly approaching that situation and a number of producers are selling some or all of their hand tools at less than ceiling prices. In consideration of all these factors, the Administrator has determined that continuance of controls over this area would involve an administration burden out of proportion to the gains to the stabilization program.

The accompanying amendment also suspends from price control small electrical appliances. This covers a goodly number of individual household appliances, most of which the Administrator has found to be not important in living costs. With respect to most of the more important appliances, primarily portable electric heaters, electric shavers, hot plates, heating pads, and non-automatic toasters, the Administrator has found that supply is in approximate balance with demand. The remaining items, taken as a group, have been found to be not important in living costs.

The accompanying amendment likewise suspends from price control funeral supplies, including caskets and metal burial vaults. While these commodities have been found to be important in business costs and eventually in consumer expenses, the Administrator has found that current supply is in approximate balance with demand. The somewhat low level of inventories, which apparently exists, is offset in the Administrator's judgment by the fact that continued control over this area will involve an administrative burden out of proportion to the gains which would be derived for the stabilization program.

Finally, the accompanying amendment suspends from control such items of household glassware as are still subject to control. The most important items, from the standpoint of living costs, contained in this group are tumblers and glass kitchenware. The Administrator has found that the supply of these items is in approximate balance with demand.

[F. R. Doc. 46-19777; Filed, Oct. 30, 1946; 11:27 a. m.]

#### PART 1346—BUILDING MATERIALS

[RPS 45, Amdt. 12]

##### ASPHALT AND TARRED ROOFING PRODUCTS

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

Revised Price Schedule 45 is amended in the following respects:

1. Section 1346.63 (f) is amended to read as follows:

(f) Maximum prices for non-standard asphalt or tarred roofing products, f. o. b. shipping points. (1) For all asphalt or tarred roofing products expressly listed above, maximum prices shall be as so listed, whether in any specific case the manufacturer has or has not manufactured such products before. Products not listed above shall be construed as coming within the provisions of this paragraph (f).

(2) Any manufacturer of rigid siding or backer board may increase his maximum prices for these products in effect on June 29, 1941 by an amount not in excess of 10 percent.

(3) For all asphalt or tarred roofing products not expressly listed in § 1346.63 (d), above, except rigid siding or backer board, the maximum list prices, f. o. b. shipping points, shall be the list prices which were actually charged or which would have been charged by the manufacturer on a sale made on June 29, 1941. Such list prices, except rigid siding or backer board and bituminous coated and/or saturated asbestos felts or boards not exceeding ¼ inch in thickness, shall be subject to discounts of 6 percent plus 5 percent in the case of LCL sales and a discount of 5 percent in the case of CL sales. In addition, these sales shall also be subject to all other provisions of this price schedule, including the specific provisions of § 1346.63 (e), which apply to sales made to distributors.

2. Section 1346.64 (d) (3) is amended to read as follows:

(3) Maximum prices, f. o. b. Portland, Oregon.

TABLE 1—STRIP SHINGLES  
[Maximum prices f. o. b. Portland, Oreg.]

	Dealer-applicator per square		Distributor per square	
	LCL	CL	LCL	CL
12" (3 in line) strips.....	\$5.61	\$5.08	\$5.61	\$4.46
Average approx. weight per square, 240 lb.				
Strips per square, 80.				
Exposure, 5".				
Headlap, 2".				
Underwriters label, C.				
12" (3 in line) strips.....	5.17	4.68	5.17	4.31
Average approx. weight per square, 210 lb.				
Strips per square, 80.				
Exposure, 5".				
Headlap, 2".				
Underwriters label, C.				
11½" Hexagon strips.....	4.01	3.63	4.01	3.25
Average approx. weight per square, 167 lb.				
Strips per square, 86.				
Exposure, 4¾".				
Headlap, 2".				
Underwriters label, C.				
10" square butt (4 in 1 strips)....	5.17	4.68	5.17	4.31
Average approx. weight per square, 210 lb.				
Strips per square, 100.				
Exposure, 4".				
Headlap, 2".				
Underwriters label, C.				
15" (3 in line) thick butt strips...	6.11	5.53	6.11	5.10
Average approx. weight per square, 250 lb.				
Strips per square, 80.				
Exposure, 5".				
Headlap, 5".				
Underwriters label, C.				

TABLE 2—INDIVIDUAL SHINGLES  
[Maximum prices, f. o. b. Portland, Oreg.]

	Dealer-applicator per square		Distributor per square	
	LCL	CL	LCL	CL
Dutch lap giant with clips or staples	\$3.37	\$3.05	\$3.37	\$2.81
Average approximate weight per square, 135 lb. Shingles per square, 112. Sidelap, 3". Headlap, 2". Underwriters label, C.				
Standard individual	6.26	5.67	6.26	5.22
Average approximate weight per square, 252 lb. Shingles per square, 380. Exposure, 5". Headlap, 6". Underwriters label, C.				
Giant	7.59	6.87	7.59	6.33
Average approximate weight per square, 315 lb. Shingles per square, 224. Exposure, 5". Headlap, 6". Underwriters label, C.				

TABLE 3—BUILT-UP ROOF MATERIALS  
[Maximum prices f. o. b. Portland, Oreg.]

	Dealer-applicator per roll		Distributor per roll	
	LCL	CL	LCL	CL
Asphalt saturated felt:				
15 lb. 324 sq. ft. av. app. wt. per roll, 50 lb.	\$1.43	\$1.29	\$1.43	\$1.19
20 lb. 300 sq. ft. av. app. wt. per roll 60 lb.	1.87	1.69	1.87	1.56
30 lb. 316 sq. ft. av. app. wt. per roll, 65 lb.	2.08	1.88	2.08	1.73

TABLE 4—ROLL ROOFINGS MINERAL SURFACED  
[Maximum prices f. o. b. Portland, Oreg.]

	Dealer-applicator per roll		Distributor per roll	
	LCL	CL	LCL	CL
90 lb. mineral surfaced (Class C Label) fixtures included.* Average approx. weight per roll, 90 lb.	\$2.05	\$1.86	\$2.05	\$1.71
Diamond point style	2.73	2.47	2.73	2.28
Shadow point style	2.73	2.47	2.73	2.28
Average approx. weight per roll, 105 lb.				

\*See footnote 13.

TABLE 5—ROLL ROOFINGS SMOOTH SURFACED  
[Maximum prices f. o. b. Portland, Oreg.]

	Dealer-applicator per roll		Distributor per roll	
	LCL	CL	LCL	CL
Cheapest grade (fixtures included)* (average approx. weight per roll):				
35 lb.	\$0.95	\$0.86	\$0.95	\$0.79
45 lb.	1.14	1.03	1.14	.95
55 lb.	1.34	1.21	1.34	1.12
65 lb.	1.53	1.38	1.53	1.28
Second grade (fixtures included)* (average approx. weight per roll):				
35 lb.	1.26	1.14	1.26	1.05
45 lb.	1.47	1.43	1.47	1.22
55 lb.	1.69	1.53	1.69	1.41
65 lb.	1.95	1.76	1.95	1.62
75 lb.	2.28	2.06	2.28	1.90
80 lb.	2.33	2.11	2.33	1.94

\*See footnote 13.

3. Section 1346.64 (d) (4) is amended to read as follows:

(h) Maximum prices f. o. b. Seattle and Tacoma, Washington.

TABLE 1—STRIP SHINGLES  
[Maximum prices f. o. b. Seattle, Wash., Tacoma, Wash.]

	Dealer-applicator per square		Distributor per square	
	LCL	CL	LCL	CL
12" (3 in line) strips	\$6.19	\$5.60	\$6.19	\$5.16
Average approx. weight per square, 240 lb. Strips per square, 80. Exposure, 5". Headlap, 2". Underwriters label, C.				
12" (3 in line) strips	5.68	5.14	5.68	4.73
Average approx. weight per square, 210 lb. Strips per square, 80. Exposure, 5". Headlap, 2". Underwriters label, C.				
11 1/4" hexagon strips	4.43	4.01	4.43	3.69
Average approx. weight per square, 167 lb. Strips per square, 86. Exposure, 4 3/4". Headlap, 2". Underwriters label, C.				
10" square butt (4 in 1) strips	5.68	5.14	5.68	4.73
Average approx. weight per square, 210 lb. Strips per square, 100. Exposure, 3". Headlap, 2". Underwriters label, C.				
15" (3 in line) thick butt strips	6.77	6.13	6.77	5.64
Average approx. weight per square, 250 lb. Strips per square, 80. Exposure, 5". Headlap, 5". Underwriters label, C.				

TABLE 2—INDIVIDUAL SHINGLES

[Maximum prices f. o. b. Seattle, Wash., Tacoma, Wash.]

	Dealer-applicator per square		Distributor per square	
	LCL	CL	LCL	CL
Dutch lap giant with clips or staples	\$3.68	\$3.33	\$3.68	\$3.07
Average approx. weight per square, 135 lb. Shingles per square, 112. Sidelap, 3". Headlap, 2". Underwriters label, C.				
Standard individual	6.86	6.21	6.86	5.72
Average approx. weight per square, 252 lb. Shingles per square, 380. Exposure, 4". Headlap, 4 1/2". Underwriters label, C.				
Giant	8.35	7.56	8.35	6.96
Average approx. weight per square, 315 lb. Shingles per square, 224. Exposure, 5". Headlap, 6". Underwriters label, C.				

TABLE 3—BUILT-UP ROOF MATERIALS

[Maximum prices f. o. b. Seattle, Wash., Tacoma, Wash.]

	Dealer-applicator per roll		Distributor per roll	
	LCL	CL	LCL	CL
Asphalt saturated felt:				
15 lb. 324 sq. ft. av. app. wt. per roll 50 lb.	\$1.55	\$1.40	\$1.55	\$1.29
20 lb. 300 sq. ft. av. app. wt. per roll 60 lb.	2.02	1.83	2.02	1.68
30 lb. 216 sq. ft. av. app. wt. per roll 65 lb.	2.24	2.02	2.24	1.82

TABLE 4—ROLL ROOFINGS MINERAL SURFACED  
[Maximum prices f. o. b. Seattle, Wash., Tacoma, Wash.]

	Dealer-applicator per roll		Distributor per roll	
	LCL	CL	LCL	CL
90 lb. mineral surfaced (Class C label) fixtures included.* Average approx. weight per roll, 90 lb.	\$2.27	\$2.06	\$2.27	\$1.89
Diamond point style	2.99	2.70	2.99	2.49
Average approx. weight per roll, 105 lb.				
Shadow point style	2.99	2.70	2.99	2.49
Average approx. weight per roll, 105 lb.				

\* See footnote 13.

TABLE 5—ROLL ROOFINGS, SMOOTH SURFACED

[Maximum prices f. o. b. Seattle, Wash., Tacoma, Wash.]

	Dealer-applicator per roll		Distributor per roll	
	LCL	CL	LCL	CL
Cheapest grade (fixtures included)* (average approx. weight per roll):				
35 lb.	\$1.03	\$0.92	\$1.03	\$0.86
45 lb.	1.25	1.13	1.25	1.04
55 lb.	1.48	1.34	1.48	1.23
65 lb.	1.69	1.53	1.69	1.41
Second grade (fixtures included)* (average approx. weight per roll):				
35 lb.	1.35	1.22	1.35	1.12
45 lb.	1.58	1.43	1.58	1.31
55 lb.	1.83	1.65	1.83	1.52
65 lb.	2.10	1.90	2.10	1.75
75 lb.	2.46	2.22	2.46	2.05
80 lb.	2.52	2.28	2.52	2.10

\*See footnote 13.

4. Section 1346.64 (f) is amended to read as follows:

(f) Maximum prices for non-standard asphalt or tarred roofing products, f. o. b. shipping points. (1) For all asphalt or tarred roofing products expressly listed above, the maximum prices shall be as so listed, whether in any specific case the manufacturer has or has not manufactured such product before. No such product so listed above shall be construed as coming within the provisions of this paragraph (f).

(2) Any manufacturer of rigid siding or backer board may increase his prices for these products in effect on July 2, 1941, by an amount not in excess of 10 percent.

(3) For all asphalt or tarred roofing products not expressly listed in § 1346.64 (d), above, except rigid siding or backer board, the maximum prices, f. o. b. shipping points, shall be the net f. o. b. shipping points selling prices (after deduction of all discounts and allowances, whether published or unpublished) which were actually charged, or which would have been charged (upon the basis of the prices, discounts and allowances, whether published or unpublished, then listed or quoted by the manufacturer) by the manufacturer on a sale made on July 2, 1941, to the same purchaser or class of purchaser for like quantities, grades, types, shapes, sizes, kinds, or colors of asphalt or tarred roofing products, exclusive of any premiums or charges for advanced delivery or any other inducement that may then have been

offered by the buyer or demanded by the seller to negotiate the sale: *Provided*, That the date of August 1, 1941 shall be used instead of the date of July 2, 1941 as to sales in which the point of destination is within the states of Washington, Oregon, or that part of Idaho north of and including Idaho County or the city of Boise, Idaho, and all points west to which the railroad carload freight rate on asphalt or tarred roofing products from Portland, Oregon is the same as the rate to Boise, Idaho.

For all asphalt or tarred roofing products not expressly listed in this section and which cannot be priced under the above provisions, the maximum prices shall be determined in accordance with section 6 and sections therein referred to of Maximum Price Regulation No. 592 (Specified Construction Materials and Refractories).

5. Section 1346.65 (b) is amended to read as follows:

(b) *Maximum prices for sales and deliveries by jobbers and dealers in the Western Area.* The maximum prices for sales and deliveries of asphalt and tarred roofing products by any person other than a manufacturer shall be established in accordance with the provisions of §§ 1499.2, 1499.3 and 1499.18 of the General Maximum Price Regulation, except that any person, including persons subject to area pricing orders under General Order 68, purchasing asphalt or tarred roofing products for resale in the same form from any manufacturer who has adjusted his maximum prices pursuant to Amendment 8 and Amendment 12 to Revised Price Schedule 45 may add to his maximum prices for these products established on May 9, 1946 an amount not in excess of the percentage increase in his acquisition costs resulting from the adjustments in maximum prices granted manufacturers by the above-mentioned amendments.

If after October 30, 1946, maximum prices in effect on October 30, 1946, are changed by an area order issued under General Order 68, or by an amendment to such an order, the maximum prices established by the area order shall supersede maximum prices established under this paragraph (b).

6. A new § 1346.65 (c) is added to read as follows:

(c) *Resellers' maximum prices for rigid siding or backer board.* The maximum prices for sales and deliveries of rigid siding or backer board by any person other than a manufacturer shall be established in accordance with the provisions of §§ 1499.2, 1499.3 and 1499.18 of the General Maximum Price Regulation, except that any person, including persons subject to area pricing orders under General Order 68, purchasing rigid siding or backer board for resale in the same form from any manufacturer who has adjusted his maximum prices pursuant to Amendment 12 to Revised Price Schedule 45 may add to his maximum prices for this product established on October 29, 1946, an amount not in excess of the percentage increase in his acquisition costs resulting from the ad-

justments in maximum prices granted manufacturers by the above-mentioned amendment.

If after October 30, 1946, maximum prices in effect on October 30, 1946, are changed by an area order issued under General Order 68, or by an amendment to such an order, the maximum prices established by the area order shall supersede maximum prices established under this paragraph (c).

This amendment shall become effective October 30, 1946.

Issued this 30th day of October 1946.

PAUL A. PORTER,  
Administrator.

*Statement of Considerations Accompanying Amendment 12 to Revised Price Schedule No. 45*

The accompanying Amendment No. 12 to Revised Price Schedule No. 45 modifies manufacturers' and resellers' maximum prices: (1) for asphalt and tarred roofing products sold in the Northwestern Area of the United States, and (2) for rigid siding and backer board sold in Continental United States. This action permits an increase in the manufacturers' maximum prices for asphalt and tarred roofing products sold in the Northwestern Area of the United States to reflect the increase in rail tariff rates allowed by the Interstate Commerce Commission effective September 26, 1946, and permits manufacturers of rigid siding and backer board an increase of 10 percent in their maximum prices for the product. Resellers of these products are permitted to increase their maximum prices by an amount not in excess of the percentage increase in their acquisition costs resulting from manufacturers' increases permitted by the accompanying amendment.

Prior to the issuance of Amendment 8 to Revised Price Schedule No. 45, effective May 10, 1946, the maximum prices of asphalt and tarred roofing products for the Northwestern Area were established at the price level prevailing on July 2, 1941 and August 1, 1941. Amendment 8, however, increased maximum prices in the entire Western Area 3 percent, which was designed to restore base period earnings to firms within this area. On September 26, 1946, the Interstate Commerce Commission increased by 13 cents per cwt. the rail tariff rates on carload quantities of roofing and building materials shipped between points in California and points in Oregon and Washington.

Financial information available to this Office indicates that either total or partial absorption of this additional freight cost by manufacturers in this area would reduce profits below base period levels. Accordingly, the Administrator has deemed it appropriate to permit manufacturers in the Northwest Area to pass through the actual increased freight costs. To effectuate this pass-through, the accompanying amendment increases carload prices of standard asphalt and tarred roofing products, f. o. b. Portland, Oregon and f. o. b. Seattle, Washington, covered by the price tables under § 1346.64 (d), paragraphs (3) and (4), respec-

tively, by 13 cents per cwt. Non-standard asphalt and tarred roofing products covered by § 1346.64 (f) sold in the Northwestern Area, based on the above shipping points, also are increased by 13 cents per cwt. In accordance with consultations had with members of the Western Area Asphalt and Tarred Roofing Products Industry Advisory Committee, the accompanying amendment adjusts the less-than-carload price by an amount which maintains the customary price differentials which historically have existed between carload and less-than-carload shipments in this area.

Representations have been made to the Office of Price Administration by a number of producers of asphalt backer board, also known to the trade as rigid siding board or "asphalt Mastic board", that current sales realizations do not cover total costs of manufacturing and selling this product-line. Asphalt backer board is currently produced by four companies for whom it represents a minor portion of their over-all operations. Financial data submitted by two of the largest producers who account for approximately 70 percent of the total national output indicate: (1) that the current over-all profit position is favorable as compared with their base period earnings, adjusted for changes in net worth; and (2) that current sales realizations on backer board do not cover total costs of manufacturing and selling this product. Under the Administrator's standards an adjustment of the maximum prices of a product-line in an amount equal to that required to return total costs is appropriate when the product-line is produced by a multiple-line industry whose current over-all profit position is favorable as compared with its base period experience. In view of the above considerations, the accompanying amendment increases the maximum prices of rigid backer board by 10 percent, which amount is deemed sufficient to enable producers of this product to realize total costs of manufacturing and selling. Rigid siding or backer board and bituminous coated and/or saturated asbestos felts or boards are excepted from the discount provisions of § 1346.63 (f), since factual data examined by the Office show that these materials have historically not been priced by the same system of discounts as that used with other Eastern Area asphalt and tarred roofing products.

Resellers affected by this amendment are permitted to increase the maximum prices they had in effect May 9, 1946 by the percentage increase in their acquisition costs resulting from the increases granted manufacturers by Amendment 8 and the accompanying amendment.

In view of the foregoing and after consultation with members of the industry, the Administrator finds that the increases permitted and the maximum prices established by the accompanying amendment are consistent with the Emergency Price Control Act of 1942, as amended, and the Executive orders of the President.

[F. R. Doc. 46-19781; Filed, Oct. 30, 1946; 11:28 a. m.]

## TITLE 33—NAVIGATION AND NAVIGABLE WATERS

Chapter II—Corps of Engineers,  
War Department

## PART 203—BRIDGE REGULATIONS

## OPERATION OF DRAWBRIDGES OVER ALL NAVIGABLE WATERS DISCHARGING INTO ATLANTIC OCEAN SOUTH OF AND INCLUDING CHESAPEAKE BAY AND GULF OF MEXICO, EXCEPT MISSISSIPPI RIVER, ITS TRIBUTARIES AND OUTLETS

Pursuant to the provisions of section 5 of the River and Harbor Act of August 18, 1894 (28 Stat. 362; 33 U. S. C. 499), § 203.240 is hereby revised as follows:

§ 203.240 *All navigable waters discharging into the Atlantic Ocean south of and including Chesapeake Bay and the Gulf of Mexico, except the Mississippi River, its tributaries and outlets: bridges.*

(a) Corporations or persons owning or controlling a drawbridge shall provide the same with the necessary tenders and the proper mechanical appliances for the safe, prompt, and efficient opening of the draw for the passage of vessels.

(b) If the weather conditions are good and sound signals can be heard when a vessel approaches a drawbridge and desires to pass through the draw, three distinct blasts of a whistle or horn shall be sounded or three calls through a megaphone shall be made from the vessel when within reasonable hearing distance of the bridge.

(1) When the draw of the bridge can be opened immediately, the drawtender shall reply by three distinct blasts of a whistle or horn, by three calls through a megaphone, or by three loud and distinct strokes of a bell.

(2) When the draw of the bridge cannot be opened immediately or when the bridge is open and is to be closed immediately, the drawtender shall reply by four or more short, distinct blasts of a whistle or horn, by four or more calls through a megaphone, or by four or more loud and distinct strokes of a bell (danger signal).

(c) When weather conditions prevent hearing the sound signals when a vessel approaches a drawbridge and desires to pass through the draw, signals shall be made from the vessel by swinging in circles at arm's length a lighted lantern at night and a flag by day.

(1) When the draw of the bridge can be opened immediately, the drawtender shall reply by raising and lowering in vertical plane a number of times a lighted lantern at night and a flag by day.

(2) When the draw of the bridge cannot be opened immediately or when the bridge is open and is to be closed immediately, the drawtender shall reply by swinging to and fro horizontally a number of times a lighted lantern at night and a flag by day.

(d) When a vessel wishes to pass two or more bridges close together or crossing a section of the waterway less than 500 feet in length, signals as prescribed above shall be given from the vessel for opening the first bridge, followed at an interval of about five seconds by the same signals for the second bridge, and so on, thus giving, at intervals of about five

seconds, separate signals for each bridge the vessel desires to pass.

(e) When two or more vessels are approaching a bridge at nearly the same time from the same or opposite directions with the draw opened or closed, each of these vessels shall signal independently for the opening of the draw, and the drawtender shall reply as prescribed and in turn to the signal of each vessel.

(f) Where bridges are less than 500 feet apart, the signals to govern the movements of the approaching vessel shall be given from the bridge nearest the vessel. If the bridge can be opened immediately, the bridgetender shall await the reply signals from the other bridges and then give the signal circumstances require. If the nearest bridge cannot be opened immediately, the prescribed signal shall be given the approaching vessel at once to be followed as soon as possible by the signal from that bridge that the draws are about to open.

(g) The draw shall be opened with the least possible delay upon receiving the prescribed signal: *Provided*, That the drawspan shall not be opened when a train is approaching so closely that it cannot safely be stopped before reaching the bridge, or when a passenger or mail train is approaching within sight or hearing of the operator of the drawspan.

(h) When a bridgetender is about to close a draw, he shall sound four or more short, distinct blasts of a whistle or horn, four or more calls through a megaphone, or four or more loud and distinct strokes of a bell (danger signal).

(i) Trains, wagons, and other vehicles shall not be stopped on a drawbridge for the purpose of delaying its opening, nor shall watercraft be so manipulated as to hinder or delay the operation of a drawspan, but all passage over, through, or under a drawbridge shall be prompt, to prevent delay to either land or water traffic. (Regs. 4 Oct. 1946 (CE 823.01—Atlantic Ocean, Tributaries)—ENGWR) [Sec. 5, 28 Stat. 362; 33 U. S. C. 499]

[SEAL] EDWARD F. WITSELL,  
Major General,  
The Adjutant General.

[F. R. Doc. 46-19619; Filed, Oct. 30, 1946; 8:56 a. m.]

## TITLE 36—PARKS AND FORESTS

Chapter I—National Park Service,  
Department of the Interior

## PART 2—GENERAL RULES AND REGULATIONS

## COMMERCIAL AUTOMOBILES AND BUSES

## Section 2.36 is amended as follows:

1. Paragraph (e) is amended so as to read as follows:

§ 2.36 *Commercial automobiles and busses.* . . .

(e) All special permits issuable under paragraphs (a) and (d) of this section shall be secured and fees paid at the park entrance upon arrival.

2. A new paragraph (f) is inserted, reading as follows:

(f) (1) Permits issued by the Superintendent shall be required for the operation of commercial passenger-carrying vehicles, including taxicabs, carrying passengers for hire on any portion of the Colonial Parkway, Colonial National Historical Park. The fees for such permits shall be as follows:

(i) Annual permit for the calendar year—\$2.50 for each passenger-carrying seat in the vehicle to be operated.

(ii) Quarterly permit for a period beginning January 1, April 1, July 1, or October 1—65 cents for each passenger-carrying seat in the vehicle to be operated.

(iii) Permit good for one day—\$1.00 per vehicle per day.

(2) The provisions of this paragraph are not applicable to vehicles carrying exclusively members of educational, welfare, or scientific organizations, such as boy scouts, girl scouts, school children, church organizations, inmates of charitable institutions, and members of generally recognized non-profit organizations. (Sec. 3, 39 Stat. 535; 16 U. S. C. 3)

Issued this 21st day of October 1946.

[SEAL] C. GIRARD DAVIDSON,  
Assistant Secretary of the Interior.

[F. R. Doc. 46-19508; Filed, Oct. 30, 1946; 8:48 a. m.]

## TITLE 38—PENSIONS, BONUSES, AND VETERANS' RELIEF

## Chapter I—Veterans' Administration

## PART 01—ORGANIZATION

## SUBPART A—CENTRAL OFFICE

Sec. 01.50 Alphabetical list of stations by location.

ADDRESSES OF VETERANS' ADMINISTRATION REGIONAL OFFICES, SUBREGIONAL OFFICES, CONTACT OFFICES AND HOSPITALS

01.60 Branch Office No. 1 area (Connecticut, Maine, Massachusetts, New Hampshire, Rhode Island, Vermont).

01.61 Branch Office No. 2 area (New York State, Puerto Rico).

01.62 Branch Office No. 3 area (Delaware, New Jersey, Pennsylvania).

01.63 Branch Office No. 4 area (District of Columbia, Maryland, North Carolina, Virginia, West Virginia).

01.64 Branch Office No. 5 area (Alabama, Florida, Georgia, South Carolina, Tennessee).

01.65 Branch Office No. 6 area (Kentucky, Michigan, Ohio).

01.66 Branch Office No. 7 area (Illinois, Indiana, Wisconsin).

01.67 Branch Office No. 8 area (Iowa, Minnesota, Nebraska, North Dakota, South Dakota).

01.68 Branch Office No. 9 area (Arkansas, Kansas, Missouri, Oklahoma).

01.69 Branch Office No. 10 area (Louisiana, Mississippi, Texas).

01.70 Branch Office No. 11 area (Alaska, Idaho, Montana, Oregon, Washington).

01.71 Branch Office No. 12 area (Arizona, California, Nevada, Territory of Hawaii).

01.72 Branch Office No. 13 area (Colorado, New Mexico, Utah, Wyoming).

§ 01.50 *Alphabetical list of stations by location.*

*Address and type of station*

Albany 1, N. Y.; regional office.  
Butler, Pa.; hospital (opened 9-20-46).  
Chamblee, Ga. (formerly Lawson General); hospital (opened 10-1-46).  
Columbia, S. C.; hospital (changed from Center 10-1-46).  
Denver 5, Colo., 300 York St.; supply depot.  
Ft. Jackson, S. C. (near Columbia); regional office (separated from Columbia Center 10-1-46).  
Framingham, Mass. (formerly Cushing General Hospital); hospital (10-1-46).  
Juneau, Alaska, Goldstein Bldg. (All mail to be sent air mail; C files by registered regular mail); regional office.  
Memphis 15, Tenn., Park Ave. and Getwell St.; hospital.  
Miami Beach 40, Fla., 4300 Alton Rd.; hospital.  
Muskogee, Okla., 2d and Court Sts.; regional office (separated from Center 9-22-46).  
Muskogee, Okla.; hospital (changed from Center 9-22-46).  
Oakland, Calif., 13th and Harrison Sts.; hospital.  
Oklahoma City, Okla., 1101 N. Broadway; regional office (9-3-46).  
Phoenix, Ariz., 132 N. 2d Ave.; regional office.  
Richmond 19, Va.; hospital.  
St. Louis 2, Mo., Boatmen's Bank Bldg., 420 Locust St.; Branch No. 9.  
Wadsworth 2, Kans.; Center (Hospital and home).  
Whipple, Ariz.; Center (Hospital and home).

**ADDRESSES OF VETERANS' ADMINISTRATION REGIONAL OFFICES, SUBREGIONAL OFFICES, CONTACT OFFICES, CENTERS, AND HOSPITALS**

§ 01.60 *Branch Office No. 1 Area. (Connecticut, Maine, Massachusetts, New Hampshire, Rhode Island, Vermont.)*  
(a) Address of Branch Office No. 1: Deputy Administrator, Veterans' Administration Branch Office No. 1, 55 Tremont St., Boston 8, Mass.

(b) This is a guide to the location of all VA Regional Offices and Centers, the Subregional Offices and Contact Offices thereunder, and Hospitals, in Branch No. 1 area, where information may be obtained by personal contact concerning benefits to veterans and their dependents and beneficiaries. Some offices are in process of expansion.

*Type of Activity, Location, and Address*

**CONNECTICUT**

Regional office: Hartford 4, 95 Pearl Street.  
Contact offices:  
Bristol, Veterans Service Center.  
Hartford 5, 43 Prospect Street.  
Manchester, 69 Center Street.  
Middletown, 505 Main Street.  
New Britain, Burrill School.  
Torrington, City Hall.  
Winsted, 27 Elm Street.  
Subregional office: Bridgeport 4, 140 Elm Street.  
Contact offices:  
Danbury, 44 Elm Street.  
South Norwalk, City Hall.  
Stamford, 1 Grove Street.  
Subregional office: New Haven 11, 294 Cedar Street.  
Contact offices:  
Derby, 116 Derby Avenue.  
Meriden, 22 Liberty Street.  
New London, 47 Coit Street.  
Norwich, Post Office Building.  
Waterbury 20, 195 Grove Street.  
Hospital: Newington 11, Veterans' Administration Hospital.

**MAINE**

Center (regional office and hospital): Togus, Veterans' Administration Center.  
Subregional office: Portland 3, 477 Congress Street.  
Contact offices:  
Bath, 46 Columbia Street.  
Bloddeford, 140 Elm Street.  
Rockland, Community Building.  
Sanford, 143 Main Street.  
Subregional office: Bangor, 46 Columbia Street.  
Contact offices:  
Calais, Post Office Building.  
Dover-Foxcroft, Stanhope Building, 47 South Street.  
Fort Kent, 195 Main Street.  
Houlton, 109 Main Street.  
Lineoln, 2½ Mcehanic Street.  
Machias, Post Office Building.  
Presque Isle, 286 Main Street.  
Skowhegan, Strand Theater Building.  
Subregional office: Lewiston, 14 Lisbon Street.  
Contact office: Rumford, 91 Congress Street.

**MASSACHUSETTS**

Regional office: Boston 8, 17 Court Street.  
Contact offices:  
Cambridge, 57 Inman Street.  
Chelsea, City Hall.  
Framingham, Memorial Building.  
Lynn, 14 Central Avenue.  
Malden, City Hall Annex, Ferry Street.  
Newton, 277 Washington Street.  
Quincy, Adams Academy, 8 Adams Street.  
Salem, 150 Washington Street.  
Somerville, Post Office Building, Union Square.  
Subregional office: Brockton, Post Office Building.  
Subregional office: Lawrence, 477 Essex Street.  
Contact office: Haverhill, Post Office Building.  
Subregional office: Lowell, 24 Merrimac Street.  
Subregional office: Springfield, 1200 Main Street.  
Contact offices:  
Greenfield, 278 Main Street, Burnham Building.  
Holyoke, War Memorial Building.  
North Adams, 85 Main Street.  
Northampton, 26 Center Street.  
Pittsfield, 246 North Street.  
Subregional office: Worcester, 9 Walnut Street.  
Contact office: Fitchburg, 280 Main Street.

**Hospitals:**

Bedford, Veterans' Administration Hospital.  
Framingham, Veterans' Administration Hospital.  
Northampton, Veterans' Administration Hospital.  
Rutland Heights, Veterans' Administration Hospital.  
West Roxbury 32, Veterans' Administration Hospital.

**NEW HAMPSHIRE**

Regional office: Manchester, Federal Building.  
Contact offices:  
Berlin, 162 Main Street.  
Claremont, 34 Tremont Square.  
Concord, 7 Pleasant Street.  
Dover, 125 Washington Street.  
Keene, 15 Court Street.  
Laconia, 31 Hanover Street.  
Littleton, Federal Building.  
Nashua, City Hall, Main Street.  
Portsmouth, U. S. O. Building, Chapel Street.  
Rochester, 25 Portland Street.

**RHODE ISLAND**

Regional office: Providence 3, 100 Fountain Street.  
Contact offices:  
Attleboro, Mass., 15 Railroad Avenue.  
Cranston, City Hall, Park Avenue.  
East Providence, Town Hall.  
Fall River, Mass., 10-18 Purchase Street.  
Newport, Post Office Building.  
Pawtucket, 35 High Street.  
Taunton, Mass., 26 Taunton Green.  
Warren, Federal Building.  
Warwick, City Hall, Apponaug.  
Westerly, 23 Broad Street.  
Woonsocket, Stadium Building.  
Subregional office: New Bedford, Mass., 888 Purchase Street.  
Contact offices:  
Falmouth, Mass., Town House.  
Hyannis, Mass., 354 Main Street.

**VERMONT**

Center (regional office and hospital): White River Junction, Veterans' Administration Center.  
Contact offices:  
Bellows Falls, 33 Westminster Street.  
Brattleboro, U. S. E. S. Office.  
Subregional office: Burlington, 172 South Winooski Avenue.  
Contact Office: St. Albans, City Hall.  
Subregional office: Montpelier, 64 South Main Street.  
Contact offices:  
Newport, Post Office Building.  
St. Johnsbury, 95 Eastern Avenue.  
Subregional office: Rutland, 33 Cottage Street.  
Contact office: Bennington, 422 Main Street.

§ 01.61 *Branch Office No. 2 area (New York State, Puerto Rico).* (a) Address of Branch Office No. 2: Deputy Administrator, Veterans' Administration Branch Office No. 2, 299 Broadway, New York 7, N. Y.

(b) This is a guide to the location of all VA Regional Offices and Hospitals, the Subregional Offices and Contact Offices thereunder, in Branch No. 2 area, where information may be obtained by personal contact concerning benefits to veterans and their dependents and beneficiaries.

*Type of Activity, Location, and Address*

**NEW YORK STATE**

Regional office: Albany 1, Watervliet Arsenal.  
Contact offices:  
Albany 7, 112 State Street.  
Amsterdam, 20 Market Street.  
Glens Falls, 35 Ridge Street.  
Gloversville, 33 Bleeker Street.  
Oneonta, Post Office Building.  
Saratoga Springs, 374 Broadway.  
Schenectady, 9-11 Yates Street.  
Troy, 297 River Street.  
Subregional offices:  
Plattsburg, Post Office Building.  
Poughkeepsie, 13 Washington Street.  
Contact office: Kingston, 286 Fair Street.  
Regional office: Buffalo 1, 151 West Mohawk Street.  
Contact offices:  
Auburn, 22 North Street.  
Buffalo, Ellicott Square Building.  
Dunkirk, Elementary School No. 7, Lake Shore Drive East.  
Jamestown, 101 West Third Street.  
Niagara Falls, 42 Falls Street.  
North Tonawanda, City Hall Building.  
Olean, City Hall.  
Subregional office: Binghamton, 64 Henry Street.  
Contact offices:  
Elmira, 170 Lake Street.  
Ithaca, Masonic Temple.



Regional office: Buffalo 1, 151 West Mohawk Street—Continued.

Subregional offices:

Rochester, 19 West Main Street.  
Syracuse, 428 South Warren Street.

Contact offices:

Oswego, Post Office Building.  
Rome, YWCA, 105 West Liberty Street.

Utica 2, 110 Genesee Street.

Subregional office: Watertown, Post Office, 163 Arsenal Street.

Regional office: New York City 1, 252 Seventh Avenue.

Contact offices:

Harlem District, 271 West 125th Street, New York 27.

Jamaica, Long Island, 92-32 Union Hall Street.

Middletown, 16 Mulberry Street.

Mineola, Long Island, Old Nassau County Court House.

Newburgh, Post Office Building.

New Rochelle, 130 Huguenot Street.

Patchogue, Long Island, Brookhaven Town Hall.

Peekskill, City Hall, 840 Main Street.

St. George, Staten Island 1, 25 Hyatt Street.

White Plains, County Office Building.

Yonkers, 20 South Broadway.

Subregional office: Brooklyn 17, 1 Hanson Place.

Hospitals:

Batavia, Veterans' Administration Hospital, Bronx 63, 130 West Kingsbridge Road.

Canandaigua, Veterans' Administration Hospital.

Castle Point, Veterans' Administration Hospital.

Northport, Long Island, Veterans' Administration Hospital.

Saratoga Springs, Veterans' Administration Hospital.

Summit, Veterans' Administration Hospital.

Center (hospital and home), Bath, Veterans' Administration Center.

Supply depot, Horseheads, care of A. S. F. Depot.

Branch of central office, New York 13, 346 Broadway.

PUERTO RICO

(Including the Virgin Islands)

Regional office: San Juan, Asilo de Indegenes. (All mail to be sent air mail; C files by registered regular mail.)

Contact offices:

Aguadilla, Veterans' Administration contact office.

Arecibo, 8 Nicolas Frese Street.

Caguas, Aldrich Building.

Guayama, 4 Luis Venegas Norte.

Humacao, 6 Isidro A. Vidal Street.

Mayaguez, 200 Mendez Vigo Street.

Ponce, 106 Comercio Street.

St. Thomas, Virgin Islands, Charlotte Amalie.

§ 01.62 Branch Office No. 3 area (Delaware, New Jersey, Pennsylvania).

(a) Address of Branch Office No. 3: Deputy Administrator, Veterans' Administration Branch Office No. 3, 128 North Broad Street, Philadelphia 2, Pa.

(b) This is a guide to the location of all VA Regional Offices, the Sub-Regional Offices and Contact Offices thereunder, and Hospitals, in Branch No. 3 area, where information may be obtained by personal contact concerning benefits to veterans and their dependents and bene-

ficiaries. Some offices are in process of expansion.

DELAWARE

Type of Activity, Location, and Address

Regional office: Wilmington, Dravo Building.

Contact office: Dover, State Armory Building.

Hospital: New Castle, Veterans' Administration Hospital.

NEW JERSEY

Regional office: Newark 2, 20 Washington Place.

Contact offices:

Dover, 45 East Blackwell Street.

Elizabeth, Miller Building, 275 Morris Avenue.

Jersey City 6, 26 Journal Square.

Morristown, Courthouse, Washington Street.

New Brunswick, 78 Bayard Street.

Perth Amboy, 214 Smith Street.

Somerville, Armory, 22 Grove Street.

Subregional office: Camden, 300 Broadway.

Contact offices:

Atlantic City, Post Office Building.

Atlantic City, 1325 Boardwalk.

Bridgeton, City Hall, Commerce Street.  
Burlington, State Armory, South High Street.

Salem, Armory, New Market Street.

Subregional office: Paterson, 45 Church Street.

Contact offices:

Hackensack, County Courthouse.

Newton, 170 Spring Street.

Subregional office: Trenton, War Memorial Building.

Contact office: Red Bank, State Armory, Chestnut and West Streets.

Hospital: Lyons, Veterans' Administration Hospital.

PENNSYLVANIA

Regional office: Philadelphia 6, New Custom House.

Contact offices:

Doylestown, 40 East Court Street.

Frankford, 1537 Orthodox Street, Philadelphia 24.

Germantown, 115 West Chelton Avenue, Philadelphia 44.

North Philadelphia, Grange Building, Philadelphia 41.

Philadelphia 7, 1127 Walnut Street.

South Philadelphia, 510 South Broad Street, Philadelphia 46.

West Philadelphia, 137 South Fifty-second Street, Philadelphia 39.

Subregional office: Upper Darby, 17 Brief Avenue (overflow of Philadelphia regional office).

Contact offices:

Chester, Fifth and Market Streets.

Norristown, 319 DeKalb Street.

Pottstown, Y. M. C. A., 338 King Street.

Subregional office: Reading, 230 North Fifth Street.

Contact offices:

Allentown, 1124 Turner Street.

Bethlehem, 2-4-6 West Broad Street.  
Easton, First National Bank Building.

Regional office: Pittsburgh 22, 107 Sixth Street.

Contact offices:

Beaver Falls, 1025 Seventh Avenue.

Butler, Butler County National Bank Building.

Greensburg, 227 South Main Street.

Kittanning, 133 North Jefferson.

McKeesport, Post Office Building, Eighth and Walnut Streets.

New Castle, 223 East Washington Street.

New Kensington, Federal Building, Fifth Avenue and Eleventh.

Uniontown, 37 Main Street.

Regional office: Pittsburgh 22, 107 Sixth Street—Continued.

Subregional office: Erie, 1005 State Street.  
Contact offices:

Bradford, 119 Main Street.

Farrell, 741 Broadway Avenue.

Meadville, 213 Chestnut Street.

Oil City, 15 Seneca Street.

Ridgway, 10-14 Court Street.

Sharon, Bastress Building.

Warren, 315 Second Avenue.

Subregional office: Johnstown, Old Post Office Building.

Contact offices:

Altoona, 1301 Eleventh Avenue.

Bedford, Post Office, City Square.

Clearfield, 137 Market Street.

Du Bois, Deposit National Bank Building.

Indiana, Indiana Theatre Building.

Punxsutawney, 111 North Findley Street.

Somerset, 118 West Main Street.

Subregional office: Wheeling, W. Va., Fidelity Building.

Contact offices:

Charleroi, Pa., 334 Fallowfield Avenue.  
Holidays Cove, 3230 Main Street.

Washington, Pa., 1 South College Street.

Waynesburg, Pa., 59 East High Street.

Regional office: Wilkes-Barre, Pa., 18 South Franklin Street.

Contact offices:

Hazleton, Hazleton National Bank Building.

Mauch Chunk, Navigation Building.

Pottsville, 23-27 North Centre Street.

Subregional office: Scranton 3, 116 North Washington Avenue, (overflow of Wilkes-Barre regional office).

Contact offices:

Carbondale, 41 North Main Street.

Stroudsburg, 553 Main Street.

Towanda, 605 Main Street.

Subregional office: Harrisburg, 205 South Office Building, State Capitol.

Contact offices:

Chambersburg, Pennsylvania Railroad Building, Lincoln Highway East.

Lancaster, 28 East Orange Street.

Lebanon, 50 East Ninth Street.

York, 25 South Duke Street.

Subregional office: Williamsport, 120 West Fourth Street.

Contact offices:

Lock Haven, 146 East Water Street.

Shamokin, 24 South Market Street.

State College, 118 West College Avenue.

Sunbury, Court House Annex Building.

Hospitals:

Aspinwall 15, Veterans' Administration Hospital.

Butler, Veterans' Administration Hospital.

Coatesville, Veterans' Administration Hospital.

Coatesville, Veterans' Administration Hospital.

Coatesville, Veterans' Administration Hospital.

§ 01.63 Branch Office No. 4 Area (District of Columbia, Maryland, North Carolina, Virginia, West Virginia). (a) Address of Branch Office No. 4: Deputy Administrator, Veterans' Administration Branch Office No. 4, 900 North Lombardy Street, Richmond 20, Va.

(b) This is a guide to the location of all VA Regional Offices, the Subregional Offices and Contact Offices thereunder, and Hospitals in Branch No. 4 area, where information may be obtained by personal contact concerning benefits to veterans and their dependents and beneficiaries. Some offices are in process of expansion.

<sup>1</sup> Now operating as a contact office.

*Type of Activity, Location, and Address*

## DISTRICT OF COLUMBIA

Regional office: Washington 25, 300 Indiana Avenue NW.  
 Contact offices:  
 Alexandria, Va., 815 King Street.  
 Silver Spring, Jessup-Blair House.  
 Rockville, Farmers Bank & Trust Co. Building.  
 Hospital: Washington 7, 2650 Wisconsin Avenue NW.

## MARYLAND

Regional offices: Baltimore 2, 1315 St. Paul Street.  
 Contact offices:  
 Annapolis, Post Office Building.  
 Elkton, 129 East Main Street.  
 Subregional office: Cambridge, Seminary Building.  
 Contact office: Salisbury, Post Office Building.  
 Subregional office: Hagerstown, City Hall.  
 Contact offices:  
 Cumberland, 111 Union Street.  
 Frederick, Winchester Hall.  
 Hospital: Fort Howard (near Baltimore), Veterans' Administration Hospital.  
 Center (hospital and home), Fort Washington (near Clinton), Veterans' Administration Center.  
 Hospital: Perry Point (near Havre de Grace), Veterans' Administration Hospital.  
 Supply depot: Perry Point, Veterans' Administration Supply Depot.

## NORTH CAROLINA

Regional office: Winston-Salem, 310 West Fourth Street.  
 Contact offices:  
 Asheboro, 149 North Fayetteville Street.  
 Greensboro, 218 South Greene Street.  
 High Point, Post Office Building.  
 North Wilkesboro, Bank of North Wilkesboro Building.  
 Salisbury, Hendrick Administration Building.  
 Subregional office: Asheville, City Hall Building.  
 Contact office: Andrews, Andrews Library Building.  
 Subregional office: Charlotte (overflow regional office), 127 West Seventh Street.  
 Contact office:  
 Gastonia, 214 South Street.  
 Hickory, 1355 Union Square.  
 Morgantown, County Courthouse.  
 Subregional office: Durham, 331 West Main Street.  
 Contact offices:  
 Raleigh, 20 East Main Street.  
 Roxboro, 117½ Abbutt Avenue.  
 Subregional office: Fayetteville, care of Veterans' Administration Hospital.  
 Contact offices:  
 Goldsboro, County Courthouse.  
 Lumberton, 309 McLean Building.  
 Sanford, Armory Building.  
 Wilmington, 126 Princess Street.  
 Subregional office: New Bern, Post Office Building.  
 Contact offices:  
 Edenton, Citizens Bank Building.  
 Elizabeth City, Post Office Building.  
 Rocky Mount, Municipal Building.  
 Hospitals:  
 Fayetteville, Veterans' Administration Hospital.  
 Oteen (near Asheville), Veterans' Administration Hospital.

## VIRGINIA

Regional office: Roanoke 17, Veterans' Administration Regional Office.  
 Contact offices:  
 Bristol, 512 Cumberland Street.  
 Danville, Post Office Building.  
 Lynchburg, 719 Church Street.  
 Marion, Marion Drug Co. Building.  
 Norton, 624 Park Avenue.

Regional office: Roanoke 17, Veterans' Administration Regional Office—Continued.  
 Contact offices—Continued.  
 Radford, 1049 Norwood Street.  
 Roanoke, 102 West Campbell Avenue.  
 Tazewell, Ward Building, Main Street.  
 Subregional office: Richmond, Mosque Building.  
 Contact offices:  
 Exmore, U. S. E. S. Office.  
 Farmville, 114 North Street.  
 Fredericksburg, Bradford Building.  
 Lawrenceville, County Courthouse.  
 Newport News, 2710-2712 Huntington Avenue.  
 Norfolk, 236 Granby Street.  
 Petersburg, 34 Franklin Street.  
 Suffolk, 147½ East Washington Street.  
 Subregional office: Staunton, 302 West Beverly Street.  
 Contact offices:  
 Charlottesville, 123 East Main Street.  
 Covington, County Courthouse.  
 Harrisonburg, 2 South Main Street.  
 Winchester, 201 North Loudoun Street.  
 Center (hospital and home): Kecoughtan, Veterans' Administration Center.  
 Hospitals:  
 Richmond 19, Veterans' Administration Hospital.  
 Roanoke 17, Veterans' Administration Hospital.

## WEST VIRGINIA

Regional office: Huntington 1, 824 Fifth Avenue.  
 Contact offices:  
 Beckley, 114 Main Street.  
 Bluefield, 318 Federal Street.  
 Charleston 1, 812 Kanawha Boulevard.  
 Logan, Elks Club Building.  
 Hinton, Memorial Building.  
 Parkersburg, 217 Fourth Street.  
 Welch, Consolidated Bus Terminal.  
 Williamson, Mingo County Courthouse.  
 Richwood, 1 Oakford Avenue.  
 Subregional office: Clarksburg, 209 West Pike Street.  
 Contact offices:  
 Elkins, 401 Davis Avenue.  
 Grafton, 201 West Main Street.  
 Fairmont, 223 Monroe Street.  
 Keyser, 125 Armstrong Street.  
 Martinsburg, Boyd Building, Public Square.  
 Morgantown, 265 High Street.  
 Weston, 238 East Second Street.  
 Hospital: Huntington 1, 1540 Spring Valley Drive.

§ 01.64 *Branch Office No. 5 Area (Alabama, Florida, Georgia, South Carolina, Tennessee)*. (a) Address of Branch Office No. 5: Deputy Administrator, Veterans' Administration Branch Office No. 5, Atlanta 3, Ga.

(b) This is a guide to the location of all VA Regional Offices and Centers, the Subregional Offices and Contact Offices thereunder, and Hospitals, in Branch No. 5 area, where information may be obtained by personal contact concerning benefits to veterans and their dependents and beneficiaries. Some offices are in process of expansion.

*Type of Activity, Location, and Address*

## ALABAMA

Center (regional office and hospital): Montgomery 10, Veterans' Administration Center.  
 Contact offices:  
 Andalusia, 1 East Three Notch Street.  
 Demopolis, Masonic Temple Building.  
 Dothan, 200 North Foster Street.  
 Eufaula, 131 Randolph Street.  
 Greenville, 104 West Commerce Street.  
 Montgomery, 300 Dexter Avenue.  
 Opelika, 213 South Eighth Street.  
 Selma, 113 Broad Street.

Center (regional office and hospital): Montgomery 10, Veterans' Administration Center—Continued.  
 Subregional office: Birmingham 8, 708 North Twenty-first Street.  
 Contact offices:  
 Anniston, Boozar Building, Thirteenth and Moore Avenue.  
 Cullman, New Leath Building.  
 Gadsden, 116 South Fifth Street.  
 Jasper, Office of County Service Commissioner.  
 Sylacauga, Post Office Building.  
 Tuscaloosa, First National Bank Building.  
 Winfield, Community Center.  
 Subregional office: Mobile, Courthouse.  
 Contact offices:  
 Brewton, City Hall.  
 Jackson, Jackson Bank & Trust Co.  
 Subregional office: Decatur, 1006 Ferry Street.  
 Contact offices:  
 Florence, 212 South Court Street.  
 Huntsville, 102 West Clinton Street.  
 Hospitals:  
 Tuscaloosa, Veterans' Administration Hospital.  
 Tuskegee, Veterans' Administration Hospital.  
 Supply depot: Montgomery, care of A. S. F. Depot.

## FLORIDA

Regional office: Miami, Dinner Key.  
 Contact offices:  
 Fort Lauderdale, County Courthouse.  
 Key West, Post Office Building.  
 West Palm Beach, 712 Comeau Building.  
 Regional office: Pass-A-Grille Beach, Veterans' Administration Regional Office.  
 Contact offices:  
 Fort Myers, 2237 Hendry Street.  
 Lakeland, 318 East Main Street.  
 Sarasota, 225 Central Avenue.  
 St. Petersburg, 300 Central Avenue.  
 Tampa, 608 Tampa Street.  
 Subregional office: Jacksonville 1, 314 West Monroe Street.  
 Contact offices:  
 Gainesville, Seagle Building.  
 Ocala, 1 North Main Street.  
 Subregional office: Orlando, 138 North Orange Avenue.  
 Contact office: Daytona Beach, 120 Volusia Avenue.  
 Subregional office: Tallahassee, 1437 South Monroe Street.  
 Contact offices:  
 Marianna, 101½ North Caledonia.  
 Panama City, 224 East Fourth Street.  
 Pensacola, 114 East Gregory Street.  
 Center (hospital and home): Bay Pines, Veterans' Administration Center.  
 Hospitals:  
 Lake City, Veterans' Administration Hospital.  
 Miami Beach 40, 4300 Alton Road.

## GEORGIA

Regional office: Atlanta 8, 105 Pryor Street NE.  
 Contact offices:  
 Athens, 144 North Jackson Street.  
 Canton, Galt Building, Main and East Marietta Streets.  
 Dalton, City Hall.  
 Gainesville, 311 South Green Street.  
 Griffin, 265 Meriwether Street.  
 La Grange, La Grange Banking & Trust Co.  
 Lawrenceville, County Courthouse Square.  
 Rome, West Building.  
 Washington, Green Building, Main and Spring Streets.  
 Subregional office: Macon, 612 Mulberry Street.  
 Contact offices:  
 Americus, 104 Forsyth Street.  
 Columbus, First National Bank Building.  
 Cuthbert, 442 Plum Street.  
 Dublin, 200 South Jefferson Street.  
 Milledgeville, 75 Hancock Street.

Regional office: Atlanta 3, 105 Pryor Street NE.—Continued.

Subregional office: Savannah, Blun Building, 35 Bull Street.

Contact offices:

Augusta, 712 Telfair Street.

Baxley, Dr. Holt's Office Building.

Brunswick, Post Office Box 262, Post Office Building.

Louisville, 112½ West Broad Street.

Statesboro, 21½ East Main Street.

Subregional office: Valdosta, 405 East Hill Avenue.

Contact offices:

Albany, 135 Flint Avenue.

Fitzgerald, Grant and Pine Streets.

Moultrie, County Courthouse.

Thomasville, 137 East Jackson Street.

Waycross, 509 Elizabeth Street.

Hospitals:

Atlanta, 5998 Peachtree Road NE.

Augusta, Veterans' Administration Hospital.

Chamblee, Veterans' Administration Hospital.

Thomasville, Veterans' Administration Hospital.

#### SOUTH CAROLINA

Regional office: Fort Jackson, Veterans' Administration Regional Office.

Contact offices:

Aiken, Bank of Aiken Building.

Charleston 10, 295 Meeting Street.

Greenwood, Post Office Building.

Orangeburg, 2 Church Street.

Rock Hill, 203-206 Phillips Building.

Beaufort, County courthouse.

Newberry, 113 Boyce Street.

Sumter, Post Office Building.

Union, Main and South Gadberry Streets.

Subregional office: Greenville, Post Office Building.

Contact offices:

Anderson, 209 North Main Street.

Spartanburg, 187 North Church Street.

Subregional office: Florence, 115 South Irby Street.

Contact offices:

Conway, Courthouse Building.

Georgetown, Post Office Building.

Hospital: Columbia, Veterans' Administration Hospital.

#### TENNESSEE

Regional office: Nashville 5, White Bridge Road.

Contact offices:

Clarksville, City Hall.

Cookeville, Terry Brothers Building.

Lawrenceburg, City Hall, East Gaines Street.

Murfreesboro, 9 Public Square.

Nashville, Cotton States Life Building.

Winchester, Post Office Building.

Subregional office: Chattanooga, 832 Georgia Avenue.

Contact office: Athens, 103 South White Street.

Subregional office: Jackson, 408 East Main Street.

Contact offices:

Dyersburg, County Courthouse.

Paris, 209½ West Washington Street.

Union City, 204 Washington Avenue.

Subregional office: Knoxville 10, 307 Commerce Street.

Contact offices:

Morristown, Old City National Bank Building.

Oneida, Cooper Building.

Subregional office: Memphis, 8 North Third Street.

Hospitals:

Memphis 4, 1025 La Mar Avenue.

Memphis 15, Park Avenue and Getwell Street.

Murfreesboro, Veterans' Administration Hospital.

Nashville 5, White Bridge Road.

Center (hospital and home) Mountain Home, Veterans' Administration Center.

§ 01.65 Branch Office No. 6 area (Kentucky, Michigan, Ohio). (a) Address of Branch Office No. 6: Deputy Administrator, Veterans' Administration Branch Office No. 6, 52 South Starling Street, Columbus 8, Ohio.

(b) This is a guide to the location of all VA Regional Offices and Centers, Subregional Offices and Contact Offices thereunder, and Hospitals, in Branch No. 6 area, where information may be obtained by personal contact concerning benefits to veterans and their dependents and beneficiaries. Some offices are in process of expansion.

#### Type of Activity, Location, and Address

##### KENTUCKY

Regional office: Lexington, Veterans' Administration Regional Office.

Subregional office: Ashland, 203 Seventeenth Street.

Contact offices:

Morehead, 348 Main Street.

Pikeville, Connelly Building.

Prestonsburg, Midland Building.

Subregional Office: Corbin, 302-4-6 Main Street.

Contact offices:

Barbourville, Post Office Building.

Harlan, City Hall.

Somerset, Masonic Building.

Whitesburg, U. S. E. S., Main Street.

Subregional office: Covington, City Building.

Contact office: Covington, 440 Scott Street.

Subregional office: Hopkinsville, 204 East Sixth Street.

Contact offices:

Bowling Green, 401 Tenth Street.

Henderson, 225 North Main Street.

Madisonville, 53 South Main Street.

Mayfield, Post Office Building.

Owensboro, 116 East Third Street.

Paducah, 126 North Third Street.

Subregional office: Lexington, 508 West Main Street.

Contact offices:

Columbia, U. S. E. S., Campbellville Street.

Danville, 120 South Fourth Street.

Frankfort, 107 St. Clair Street.

Hazard, Chamber of Commerce Building.

Jackson, U. S. E. S., Main Street.

Maysville, 209 Sutton Street.

Subregional office: Louisville 2, 334 East Broadway.

Contact offices:

Carrollton, U. S. E. S., Main Street.

Elizabethtown, City Building.

Glasgow, 108 South Green Street.

Hospitals:

Lexington, Veterans' Administration Hospital.

Louisville, Veterans' Administration Hospital.

Outwood (near Dawson Springs), Veterans' Administration Hospital.

##### MICHIGAN

Regional office: Detroit 26, Guardian Building.

Contact offices:

Monroe, 30 South Washington Street.

Pontiac 15, 28 North Saginaw Street.

Port Huron, Post Office Building.

Subregional office: Escanaba, Post Office Building.

Contact offices:

Ironwood, 107 North Lowell Street.

Marquette, 117-119 Washington Street.

Sault Sainte Marie, Post Office Building.

Subregional office: Flint 4, 109 Third Avenue West.

Subregional office: Grand Rapids 2, Keeler Building.

Regional office: Detroit 26, Guardian Building—Continued.

Subregional office: Grand Rapids 2, Keeler Building—Continued.

Contact offices:

Ludington, Post Office Building.

Muskegon, 349 West Webster Street.

Traverse City, 246 East Front Street.

Subregional office: Jackson, 312 South Jackson Street.

Contact offices:

Ann Arbor, 125 South Main Street.

Lansing 2, 215 South Washington Avenue.

Subregional office: Kalamazoo, 123 East Kalamazoo Avenue.

Contact offices:

Battle Creek, 70 West Michigan Avenue.

St. Joseph, 503 North Pleasant Street.

Subregional office: Saginaw, Board of Commerce Building.

Contact offices:

Alpena, 111 Water Street.

Bay City, Post Office Building.

Mount Pleasant, Central Michigan College.

Hospitals:

Dearborn, Veterans' Administration Hospital.

Fort Custer (near Battle Creek), Veterans' Administration Hospital.

##### OHIO

Regional office: Cincinnati 2, 230 East Ninth Street.

Contact office: Hamilton, Anthony Wayne Hotel Building.

Subregional office: Columbus 15, 209 South High Street.

Contact offices:

Lancaster, 201 South Broad Street.

Zanesville, 406 Market Street.

Subregional office: Dayton 2, 11 West Monument Avenue.

Contact offices:

Sidney, 113 North Ohio Street.

Springfield, 136 East High Street.

Subregional office: Lima, 209 North Main Street.

Contact office: Findlay, Niles Building.

Subregional office: Marietta (to be opened).

Contact offices:

Athens, 8 President Street.

Cambridge, 118½ North Ninth Street.

Subregional office: Portsmouth, 604 Chillicothe Street.

Contact office: Ironton, 306 Park Avenue.

Regional office: Cleveland 14, Cuyahoga Building.

Contact offices:

Ashtabula, Post Office Building.

Elyria, Elyria Savings & Trust Co. Building.

Subregional office: Akron, 72-76 High Street.

Contact offices:

Canton 2, Brant Building.

New Philadelphia, 152 North Broadway.

Wooster, 224 East Liberty Street.

Subregional office: Mansfield, 13 Park Avenue West.

Contact office: Marlon, 196 South Main Street.

Subregional office: Steubenville, 224 North Fifth Street.

Contact offices:

East Liverpool, 130 West Sixth Street.

St. Clairsville, Masonic Temple Building.

Subregional office: Toledo 4, 501 Huron Street.

Contact offices:

Defiance, 408½ Clinton Street.

Fremont, 109-111 South Arch Street.

Sandusky, 158 East Market Street.

Tiffin, 84½ South Washington Street.

Subregional office: Youngstown 3, 6 West Federal Street.

Contact office: Warren, Post Office Building.

## Hospitals:

Brecksville, Veterans' Administration Hospital.  
 Chillicothe, Veterans' Administration Hospital.  
 Cleveland 9, 7300 York Road.  
 Center: Dayton, Veterans' Administration Center.

§ 01.66 *In Branch Office No. 7 area (Illinois, Indiana, Wisconsin).* (a) Address of Branch Office No. 7: Deputy Administrator, Veterans' Administration Branch Office No. 7, 226 West Jackson Boulevard, Chicago 6, Ill.

(b) This is a guide to the location of all VA Regional Offices and Centers, Subregional Offices and Contact Offices thereunder, and Hospitals, in Branch No. 7 area, where information may be obtained by personal contact concerning benefits to veterans and their dependents and beneficiaries. Some offices are in process of expansion.

## ILLINOIS

*Type of Activity, Location, and Address*

Regional office: Chicago 6, 366 West Adams Street.

## Contact offices:

Aurora, 44½ Downer Place.  
 Elgin, 11 South Spring Street.  
 Joliet, 58 Chicago Street.  
 Kankakee, Arcade Building.  
 Waukegan, 325 Washington Street.

Subregional office: Centralia, 137 North Locust Street.

## Contact offices:

Effingham, National Hotel Building.  
 Harrisburg, 1 North Vine Street.  
 Mount Vernon, Grigg Building.  
 Olney, 108 York Street.

Subregional office: Danville, 6 West Seminary Street.

## Contact offices:

Mattoon, 1521 Charleston Avenue.  
 Urbana, 301 West Main Street.

Subregional office: East St. Louis, 435 Missouri Avenue.

## Contact offices:

Alton, Post Office Building.  
 Cairo, Post Office Building.  
 Carbondale, 205½ West Main Street.  
 Litchfield, 108 East Kirkham Street.

Subregional office: Gary, Ind., City Hall Building.

## Contact offices:

Gary, Ind., Post Office Building.  
 Hammond, Ind., 5236 Hohman Avenue.  
 La Porte, Ind., First National Bank Building.

Subregional office: Moline, 1630 Fifth Avenue.

Subregional office: Peoria, 517 Fulton Street.

## Contact offices:

Bloomington, 427 North Main Street.  
 Galesburg, 311 East Main Street.

Subregional office: Quincy, 510 Maine Street.

Contact office: Macomb, 232 East Jackson Street.

Subregional office: Rockford, 301 South Main Street.

## Contact offices:

Dixon, 119 Hennepin Avenue.  
 Freeport, 2-4-6 East Stephenson Street.

La Salle, 206 Marquette Street.

Subregional office: Springfield, 410 East Monroe Street.

## Contact offices:

Decatur, 132 South Water Street.  
 Jacksonville, 205 East Morgan Street.

<sup>1</sup> Now operating as contact office.

## Hospitals:

Danville, Veterans' Administration Hospital.  
 Downey (near Waukegan), Veterans' Administration Hospital.  
 Dwight, Veterans' Administration Hospital.  
 Hines (near Maywood), Veterans' Administration Hospital.  
 Marion, Veterans' Administration Hospital.  
 Supply depot: Hines, Veterans' Administration Supply Depot.

## INDIANA

Regional office: Indianapolis 4, 36 South Pennsylvania Street.

## Contact offices:

Anderson, 27 West Twelfth Street.  
 Bloomington, 114 East Fourth Street.  
 Greensburg, 105 East Main Street.  
 Kokomo, 221½ North Main Street.  
 New Albany, Division Street School Building.

Seymour, 300 North Chestnut Street.

Subregional office: Evansville, Post Office Building.

## Contact offices:

Jasper, County Court House.  
 Vincennes, City Hall Building.

Subregional office: Fort Wayne, 116 East Wayne Street.

Subregional office: La Fayette, Post Office Building.

Subregional office: Muncie, 1128 South Mulberry Street.

Contact office: Richmond, Morton Center.

Subregional office: South Bend 2, 224 West Jefferson Street.

Subregional office: Terre Haute, 601 Ohio Street.

Contact office: Greencastle, 12 South Jackson Street.

Hospitals: Indianapolis 44, Veterans' Administration Hospital.

Marion, Veterans' Administration Hospital.  
 Fort Benjamin Harrison, Veterans' Administration Hospital.

## WISCONSIN

Regional office: Milwaukee 2, 342 North Water Street.

## Contact offices:

Kenosha, 520 Fifty-eighth Street.  
 Milwaukee, 901 North Ninth Street.  
 Racine, Post Office Building.

Subregional office: Eau Claire, 112-118 Mappa Street.

Contact office: Pice Lake, 102½ Main Street.

Subregional office: Green Bay, 401 East Walnut Street.

## Contact offices:

Appleton, Courthouse Building.  
 Fond du Lac, City Hall, 76 East Second Street.

Marinette, 1825½ Hall Avenue.

Oshkosh, 80 Washington Boulevard.  
 Sheboygan, 601 North Eighth Street.

## Subregional offices:

La Crosse, 408 South Fourth Street.  
 Madison, 5, 901 University Avenue.

## Contact offices:

Beloit, 603 East Grand Avenue.  
 Janesville, National Guard Armory.  
 Platteville, City Hall.

Subregional office: Superior, Post Office Building.

Contact office: Ashland, 209 Vaughn Avenue.

Subregional office: Wausau, Courthouse Annex, Fourth and Scott Streets.

## Contact offices:

Rhineland, 8-A South Brown Street.  
 Stevens Point, 610 Clark Street.

## Hospitals:

Mendota, Veterans' Administration Hospital.  
 Waukesha, Veterans' Administration Hospital.  
 Center (hospital and home): Wood, Veterans' Administration Center.

§ 01.67 *Branch Office NNo. 8 area (Iowa, Minnesota, Nebraska, North Dakota, South Dakota).* (a) Address of Branch Office No. 8: Deputy Administrator, Veterans' Administration Branch Office No. 8, Fort Snelling, St. Paul 11, Minn.

(b) This is a guide to the location of all VA Regional Offices and Centers, Subregional Offices and Contact Offices thereunder, and Hospitals, in Branch No. 8 area, where information may be obtained by personal contact concerning benefits to veterans and their dependents and beneficiaries. Some offices are in process of expansion.

*Type of Activity, Location, and Address*

## IOWA

Center (regional office and hospital): Des Moines 10, Veterans' Administration Center.

## Contact offices:

Algona, McEnroe Building.  
 Ames, 131 Main Street.  
 Atlantic, 15-17 East Sixth Street.  
 Centerville, 100 West Van Buren Street.  
 Chariton, 107½ North Main Street.  
 Charles City, Post Office Building.  
 Creston, 114 North Maple Street.  
 Fort Dodge, 803 Central Avenue.  
 Grinnell, 830 Commercial Street.  
 Iowa Falls, 511½ Washington Avenue.  
 Jefferson, 202½ East State Street.  
 Marshalltown, 102½ West Main Street.  
 Mason City, 101 East State Street.  
 Oskaloosa, 204½ First Avenue, East.  
 Ottumwa, 106 North Market Street.  
 Shenandoah, 812 West Sheridan Street.  
 Webster City, 544½ Second Street.

Subregional office: Cedar Rapids, Paramount Theatre Building.

## Contact offices:

Burlington, Farmers and Merchants Bank Building.  
 Clinton, 419 South Second Street.  
 Davenport, 229 Brady Street.  
 Decorah, Utilities Building.  
 Dubuque, Bank and Insurance Building.  
 Iowa City, 104 South Clinton Street.  
 Keokuk, 402 Blondeau Street.  
 Muscatine, 324 Sycamore Street.  
 Oelwein, 36½ South Frederick Avenue.  
 Waterloo, 625 Lafayette Street.

Subregional office: Sioux City 9, 632 Fourth Street.

## Contact offices:

Cherokee, 219 West Main Street.  
 Council Bluffs, Savings Bank Building.  
 Denison, 1312 Broadway.  
 Sheldon, 416 Ninth Street.  
 Spencer, 13 West Sixth Street.

Hospital: Knoxville, Veterans' Administration Hospital.

## MINNESOTA

Regional office: Minneapolis 8, 1006 West Lake Street.

## Contact offices:

Albert Lea, 243 South Broadway.  
 Austin, 100 West Oakland.  
 Bemidji, 302 Third Street.  
 Brainerd, 623 Laurel Street.  
 Detroit Lakes, 112½ Front Street.  
 Faribault, 229 Central Avenue.  
 Fergus Falls, 104 South Court Street.

Regional office: Minneapolis 8, 1006 West Lake Street—Continued.

Contact offices—Continued.

Mankato, 203 South Second Street.  
Montevideo, 304 First Street.  
Rochester, 404 South Broadway.  
Thief River Falls, 114 North La Bree Avenue.

Tracy, City Hall.  
Willmar, 512 Benson Avenue West.  
Winona, 51 East Third Street.  
Worthington, 906 Third Avenue.  
Subregional office, Duluth 2, 120 North Fourth Avenue West.

Contact offices:

Hibbing, 1937 Fifth Avenue East.  
International Falls, 345 Third Street.  
Virginia, 302 Chestnut Street.

Subregional office: St. Paul 7, Commerce Building.

Contact office: South St. Paul, 210 Third Avenue North.

Hospitals:

Minneapolis 6, Veterans' Administration Hospital.

St. Cloud, Veterans' Administration Hospital.

NEBRASKA

Regional office: Lincoln 8, Sharp Building.

Contact offices:

Ainsworth, 155 Main Street.  
Alliance, 114 East Fourth Street.  
Beatrice, Post Office Building.  
Falls City, 1711½ Stone Street.  
Grand Island, 314½ North Locust Street.  
Hastings, Post Office Building.  
Kearney, City Hall Building.  
McCook, 322½ Main Avenue.  
Nebraska City, 801 First Corso.  
North Platte, 522½ Dewey Street.  
Scottsbluff, 1604 Broadway.  
Sidney, Western Drug Co. Building.

Subregional office: Omaha, Federal Office Building, Fifteenth and Dodge Streets.

Contact offices:

Columbus, 2522 Fourteenth Street.  
Fremont, Auditorium Building.  
Hartington, City Auditorium.  
Norfolk, 111 South First Street.

Hospital: Lincoln 1, Veterans' Administration Hospital.

NORTH DAKOTA

Center (regional office and hospital): Fargo, Veterans' Administration Center.

Contact offices:

Bismarck, 318 Main Street.  
Devils Lake, Fourth Avenue and Fourth Street.  
Fargo, 114½ Roberts Street.  
Grand Forks, 102 North Fourth Street.  
Jamestown, 222½ First Avenue S.  
Minot, 104 First Avenue SW.

SOUTH DAKOTA

Regional office: Sioux Falls, Veterans' Administration Regional Office.

Contact offices:

Aberdeen, 115 South Main Street.  
Rapid City, 521 South Eighth Avenue.

Hospital: Fort Meade (near Sturgis, Meade County), Veterans' Administration Hospital.

Center (hospital and home): Hot Springs, Veterans' Administration Center.

§ 01.68 Branch Office No. 9 area (Arkansas, Kansas, Missouri, Oklahoma).

(a) Address of Branch Office No. 9; Deputy Administrator, Veterans' Administration Branch Office No. 9, Boatmen's Bank Building, 420 Locust Street, St. Louis 2, Mo.

(b) This is a guide to the location of all VA Regional Offices, the Subregional Offices and Contact Offices thereunder, and Hospitals, in Branch No. 9 area, where information may be obtained by personal contact concerning benefits to

veterans and their dependents and beneficiaries. Some offices are in process of expansion.

Type of Activity, Location, and Address

ARKANSAS

Regional office: Little Rock, Federal Building.

Contact offices:

Arkadelphia, 1010 Sixth Street.  
Batesville, 113 West Main Street.  
Fordyce, Banks Building, 302 Main Street.  
Forrest City, Planters Bank Building.  
Harrison, Seville Hotel.  
Helena, Solomon Building.  
Hot Springs, Citizens Building.  
McGehee, 108 South First Street.  
Morrilton, First State Bank Building.  
Mountain Home, Dyer Building.  
Pine Bluff, National Building.  
Russellville, Court House, 100 Main Street.

Searcy, Community Building.

Stuttgart, 324½ South Main Street.

Subregional office: Fort Smith, South Twelfth and A Streets.

Contact offices:

Fayetteville, 14 South East Street.  
Mena, 606 Mena Street.

Subregional office: Jonesboro, Jonesboro Clinic Building.

Contact offices:

Blytheville, 116 South Second Street.  
Pocahontas, New County Courthouse.

Subregional office: Texarkana, 206 State Line Avenue.

Contact offices:

Camden, Camden Drug Building.  
El Dorado, Federal Building.  
Hope, County Courthouse.  
Magnolia, 201 Main Street.

Hospitals:

Fayetteville, Veterans' Administration Hospital.

North Little Rock, Veterans' Administration Hospital.

Regional office: Wichita 15, 3801 South Oliver Street.

Contact offices:

Dodge City, Post Office Building.  
Goodland, Hunt-Ennis Building.  
Hays, City Hall, 135 West Eleventh Street.  
Hutchinson, 14 West First Street.  
Independence, Citizens National Bank Building.  
Pittsburg, City Auditorium.

Salina, 114½ West Iron Street.

Wichita, 218 South Topeka.

Subregional office: Topeka, Municipal Auditorium.

Contact office: Emporia, I. O. O. F. Building.

Hospitals:

Wichita 8, Veterans' Administration Hospital.

Topeka, Veterans' Administration Hospital.

Center (hospital and home):

Wadsworth 2, Veterans' Administration Center.

MISSOURI

Regional office: Kansas City 6, 1009 Wyandotte Street.

Contact offices:

Lawrence, Kans., 1035 Massachusetts Street.  
Nevada, 229 West Cherry Street.  
Sedalia, 511 South Ohio Street.

Subregional office: Springfield, 302½ East Pershing.

Contact offices:

Joplin, 223 West Third Street.  
Lebanon, 208 West Commercial Street.  
West Plains, Courthouse Building.

Subregional office: St. Joseph, Ninth and Felix Streets.

Contact offices:

Chillicothe, 621 Locust Street.  
Maryville, 115 West Fourth Street.

Regional office: St. Louis 1, 707 Market Street.

Contact offices:

Flat River, 308 East Main Street.  
St. Charles, 121-123 North Main Street.  
Washington, 205 Elm Street.

Subregional office: Jefferson City, Post Office Building.

Contact offices:

Boonville, 417 East Spring Street.  
Columbia, 715-A Broadway.  
Mexico, 105 North Olive Street.  
Rolla, 702 Pine Street.

Subregional office: Moberly, Public Library, 111 North Fourth Street.

Contact offices:

Hannibal, 1020 Broadway.  
Kirksville, 106 South Main Street.

Subregional office: Poplar Bluff, New State Bank Building.

Contact offices:

Cape Girardeau, 400-416 Broadway.  
Caruthersville, 301 Ward Street.  
Charleston, Buckner-Ragsdale Building.

Sikeston, Post Office Building, 215 North Madrid Street.

Hospitals:

Excelsior Springs, Veterans' Administration Hospital.

Jefferson Barracks 23, Veterans' Administration Hospital.

OKLAHOMA

Regional office: Muskogee, Second and Court Streets.

Subregional office: Tulsa, Federal Building.

Contact offices:

Bartlesville, Post Office Building.  
Vinita, Federal Building.

Subregional office: McAlester, Federal Building.

Contact office: Durant, Municipal Building.

Regional office: Oklahoma City, 1101 North Broadway.

Contact offices:

Ada, 131 East Twelfth Street.  
Clinton, Calmez Hotel.

Shawnee, City Hall Annex.

Subregional office: Enid, Federal Building.

Contact office: Ponca City, Federal Building.

Subregional office: Lawton, Federal Building.

Hospitals:

Muskogee, Veterans' Administration Hospital.

Oklahoma City, Veterans' Administration Hospital.

§ 01.69 Branch Office No. 10 area

(Louisiana, Mississippi, Texas). (a) Address of Branch Office No. 10: Deputy Administrator, Veterans' Administration Branch Office No. 10, 1114 Commerce Street, Dallas 2, Tex.

(b) This is a guide to the location of all VA Regional Offices and Centers, the Subregional Offices and Contact Offices thereunder, and Hospitals, in Branch No. 10 area, where information may be obtained by personal contact concerning benefits to veterans and their dependents and beneficiaries. Some offices are in process of expansion.

Type of Activity, Location, and Address

LOUISIANA

Regional office: New Orleans 19, 7267 West End Boulevard.

Contact offices:

Baton Rouge, 729 Florida Street.  
Bogalusa, 110 Louisiana Avenue.

Hammond, Post Office Box 970.

Houma, Terre Bonne Courthouse.



## WASHINGTON

Regional office: Seattle 4, Federal Office Building.

## Contact offices:

Aberdeen, Finch Building.  
Bellingham, 314 East Holly Street.  
Bremerton, 211 Second Avenue.  
Centralia, Post Office Building.  
Everett, 2829 Rockefeller.  
Longview, Post Office Building.  
Mount Vernon, Hayton Building.  
Olympia, County Courthouse.  
Port Angeles, 124 South Lincoln Street.  
Tacoma, 909 Broadway.  
Vancouver, 504 Washington Street.  
Wenatchee, Chelan County Courthouse.  
Yakima, 32 North Third Street.

Subregional office: Spokane 8, Hutton Building.

## Contact Offices:

Colfax, Courthouse Building.  
Pullman, Service Building, State College.  
Richland, Post Office Box 1101.

## Hospitals:

American Lake (near Fort Lewis), Veterans' Administration Hospital.  
Walla Walla: Veterans' Administration Hospital.

§ 01.71 *Branch Office No. 12 area (Arizona, California, Nevada, Territory of Hawaii)*. (a) Address of Branch Office No. 12: Deputy Administrator, Veterans' Administration Branch Office No. 12, 180 New Montgomery Street, San Francisco 5, Calif.

(b) This is a guide to the location of all VA Regional Offices and Centers, the Subregional Offices and Contact Offices thereunder, and Hospitals, in Branch No. 12 area, where information may be obtained by personal contact concerning benefits to veterans and their dependents and beneficiaries. Some offices are in process of expansion.

*Type of Activity, Location, and Address*  
ARIZONA

Regional office: Phoenix, 132 North Second Avenue.

## Contact offices:

Douglas, 433 Tenth Street.  
Flagstaff, Arizona State College.  
Globe, 106 North Broad Street.  
Tucson, Greenway.  
Yuma, 198 Main Street.

## Hospitals:

Phoenix, Veterans' Administration Hospital.  
Tucson, Veterans' Administration Hospital.  
Center: Whipple, Veterans' Administration Center.

## CALIFORNIA

Regional office: Los Angeles 25, 1380 Sepulveda Boulevard.

## Contact offices:

Pasadena, 137 North Marengo Avenue.  
Pomona, 440 South Thomas Street.  
Subregional office: <sup>1</sup> Bakersfield, 1100 Golden State Avenue.  
Contact office: Bishop, 127 West Lime Street.

Subregional office: Long Beach, 215 American Avenue.

Contact office: Santa Ana, 104 West Fourth Street.

Subregional office: San Bernardino, 1120 E Street.

## Contact offices:

Las Vegas, Nev., 115 West Fourth Street.  
Riverside, Ninth and Orange Streets.

Subregional office: Santa Barbara, 735 State Street.

## Contact offices:

San Luis Obispo, California Polytechnic School.  
Santa Maria, 125 West Church Street.

<sup>1</sup> Now operating as a contact office.

Regional office: San Diego, Post Office Box 1111 (telegraphic address: 325 B Street).  
Contact offices:

El Centro, Sixth and Main Streets.  
Oceanside, 122 North Cleveland Street.  
San Diego, 1017 First Avenue.

Regional office: San Francisco 3, 49 Fourth Street.

Subregional office: <sup>1</sup> Eureka, Court House Building.

Subregional office: Fresno 1, 2145 Fresno Street.

Subregional office: Oakland, 1305 Franklin Street.

## Contact offices:

Berkeley 4, 2168 Shattuck Avenue.  
Richmond, 4113 MacDonald Avenue.

Subregional office: Redding, 1407 California Street.

Subregional office: Sacramento, 1107 Ninth Street.

Contact office: Chico, 229 Salem Street.

Subregional office: San Jose, 234 South First Street.

## Contact offices:

Salinas, 6 West Gabilan Street.  
Palo Alto, Room D, Community Center Building.

Subregional office: Santa Rosa, Rosenberg Building.

Contact office: Ukiah, 102 South State Street.

Subregional office: Stockton, 237 East Miner Avenue.

## Hospitals:

Livermore, Veterans' Administration Hospital.  
Oakland 12, Thirteenth and Harrison Streets.  
Palo Alto, Veterans' Administration Hospital.  
San Fernando, Veterans' Administration Hospital.  
San Francisco 21, Veterans' Administration Hospital.  
Van Nuys, Veterans' Administration Hospital.

Center: Los Angeles 25, Sawtelle and Wilshire Boulevards.

Supply depot: Wilmington, General Delivery.

## NEVADA

Center (regional office and hospital): Reno, Veterans' Administration Center.

## Contact offices:

Elko, 470 Commercial Street.  
Ely, 612 Aultman Street.  
Susanville, Calif., 822 Lassen Street.  
Winnemucca, 345 Bridge Street.

## TERRITORY OF HAWAII

Regional office: Honolulu 1, Post Office Box 3198. (All mail to be sent air mail; C files by registered regular mail; radfos: Patten Building.)

## Contact offices:

Hilo, Hawaii, Post Office Box 1779 (Post Office Building).  
Lihue, Kauai, Post Office Box 508 (National Guard Armory).  
Wailuku, Maui, Post Office Box 1731 (National Guard Armory).

§ 01.72 *Branch Office No. 13 area (Colorado, New Mexico, Utah, Wyoming)*. (a) Address of Branch Office No. 13: Deputy Administrator, Veterans' Administration Branch Office No. 13, Denver Federal Center (Post Office Box 1260), Denver 1, Colo.

(b) This is a guide to the location of all VA Regional Offices and Centers, the Subregional Offices and Contact Offices thereunder, and Hospitals, in Branch No. 13 area, where information may be ob-

tained by personal contact concerning benefits to veterans and their dependents and beneficiaries. Some offices are in process of expansion.

*Type of Activity, and Address*

## COLORADO

Regional office: Denver 2, 1108 Fifteenth Street.

## Contact offices:

Boulder, 1424 Pearl Street.  
Colorado Springs, 121 East Pikes Peak Avenue.  
Fort Collins, 141 South College Avenue.  
Grand Junction, 308½ Main Street.  
Greeley, Twelfth Street and Eleventh Avenue.

Sterling, Post Office Building.  
Subregional office: Pueblo, 120 North Main Street.

## Contact offices:

Alamosa, 624 Fourth Street.  
Durango, 1078 Main Avenue.  
Trinidad, 108 South Commercial Street.

Hospital: Fort Lyon (near Las Animas, Bent County), Veterans' Administration Hospital.

Supply depot: Denver 5, 3800 York Street.

## NEW MEXICO

Regional office: Albuquerque, 115 South Third Street.

## Contact offices:

Albuquerque, 424 West Central Avenue.  
Carlsbad, County Courthouse.  
Clovis, County Courthouse.  
Gallup, 300 West Hill Street.  
Las Cruces, Post Office Building.  
Las Vegas, Post Office Building.  
Raton, Post Office Building.  
Roswell, City Hall.  
Santa Fe, State Supreme Court Building.

## Hospitals:

Albuquerque, Veterans' Administration Hospital.  
Fort Bayard (near Silver City, Grant County), Veterans' Administration Hospital.

Regional office: Salt Lake City 4, 1710 South Redwood Road.

## Contact offices:

Beaver, 815 North Main Street.  
Logan, Thatcher Building, 33 South Main Street.  
Manti, Manti Grocery Building.  
Ogden, 2411 Kiesel Avenue.  
Price, Post Office Building.  
Provo, 287 East First North Street.  
Richfield, 112 North Main Street.  
Roosevelt, Shurtleff Hotel.  
Salt Lake City 1, 212 Southwest, Temple Street.

Hospital: Salt Lake City 3, Veterans' Administration Hospital.

## WYOMING

Center (regional office and hospital): Cheyenne, Veterans' Administration Center.

## Contact offices:

Laramie, Merica Hall, University of Wyoming.  
Rock Springs, 307 C Street.  
Torrington, County Courthouse, 216 East Twenty-first Street.  
Worland, County Courthouse.

Subregional office: Casper, 124 West Second Street.

## Contact offices:

Newcastle, Newcastle Furniture Co. Building.  
Sheridan, City Hall.

Hospital: Sheridan, Veterans' Administration Hospital.

[SEAL] OMAR N. BRADLEY,  
Administrator of Veterans Affairs.

[F. R. Doc. 46-19687; Filed, Oct. 30, 1946; 8:54 a. m.]

**PART 2—ADJUDICATION: VETERANS CLAIMS  
DETERMINATION AS TO BASIC ENTITLEMENT**

§ 2.1064 *Character of discharge under Public No. 2, 73d Congress, as Amended, and under Public Law 346, 78th Congress.*

(a) To be entitled to compensation or pension under § 35.01 of this chapter, as amended, the period of active service upon which claim is based must have been terminated by discharge or release under conditions other than dishonorable. In other words benefits under Public No. 2, 73d Congress, and Public Law 346, 78th Congress, are barred where the person was discharged under dishonorable conditions. The requirement of the words "dishonorable conditions" will be deemed to have been met when it is shown that the discharge or separation from active military or naval service was (1) for mutiny, (2) spying or (3) for an offense involving moral turpitude or wilful and persistent misconduct: *Provided, however,* That where service was otherwise honest, faithful and meritorious a discharge or separation other than dishonorable because of the commission of a minor offense will not be deemed to constitute discharge or separation under dishonorable conditions.

No change in (b), (c), or (d).

(R. S. 471, sec. 5, 43 Stat. 608, secs. 1, 2, 46 Stat. 1016, sec. 7, 48 Stat. 9; 38 U. S. C. 2, 11, 11a, 426, 707; 58 Stat. 284; 38 U. S. C. 693)

[SEAL] OMAR N. BRADLEY,  
*General, U. S. Army,  
Administration of Veterans Affairs.*

OCTOBER 31, 1946.

[F. R. Doc. 46-19603; Filed, Oct. 30, 1946;  
8:48 a. m.]

**TITLE 39—POSTAL SERVICE**

**Chapter I—Post Office Department**

**PART 5—CLASSIFICATION AND RATES OF  
POSTAGE**

**MAIL CARRIED BY AIRPLANE**

In § 5.12 (11 F. R. 10048), make the following changes:

1. Amend paragraph (a) to read as follows:

§ 5.12 *Mail carried by airplane.* (a) (1) The rate of postage on domestic air mail shall be 5 cents for each ounce or fraction thereof.

(2) As used in this act (Act of August 14, 1946; Public Law 730; Seventy-ninth Congress, Second Session) "domestic air mail" shall embrace all mailable matter being transported as mail by air within the continental United States, within any Territory or possession of the United States, within any geographical area which is a protectorate of the United States, or between any of the aforesaid: *Provided,* That with respect to mail transported under authority of section 1 of the act of October 14, 1940 (54 Stat. 1175; 39 U. S. C., 1940 edition, 488a), the postage rate of 5 cents for each ounce or fraction of an ounce shall be applicable only to mail of the first class, and for all other classes the rates shall be as prescribed by that act.

NOTE: The rate of 5 cents for each ounce or fraction thereof is applicable to air mail

sent to or by members of our armed forces stationed outside the continental United States whose address includes an Army post office number or a Fleet post office designation. This rate is also applicable to air mail sent to or by civilian personnel authorized to receive mail through such Army or Navy post offices.

(3) The act of October 14, 1940, referred to in section 2 of the act of August 14, 1946, and in subparagraph (2) of this paragraph relates to mail carried by aircraft to, from or within Alaska and authorizes the Postmaster General to fix the postage rate thereon. Accordingly, the rate of 5 cents an ounce or fraction of an ounce shall be applicable to all classes of mail carried to, from or within that territory which the sender designates for transportation by air. Mail of any class on which postage at the regular rates only is prepaid and which is not designated by the sender for transmission by air when carried to, from or within Alaska shall continue to be handled as heretofore, that is, transported by surface means except where otherwise specifically directed.

(4) Official matter in penalty or franked envelopes may not be sent free by air mail, but shall be chargeable with postage at the air-mail rate, except in the case of urgent official communications of the Post Office Department only, when their prompt dispatch is desirable.

2. Amend subparagraph (1) of paragraph (b) to read as follows:

(b) (1) The postage on air mail should be fully prepaid in order to expedite its handling, and postmaster shall make every effort to have patrons prepay the full amount of such matter. Nevertheless, shortpaid mail intended to be carried by airplanes shall, if it bears at least one full rate (that is, 5 cents), be rated with the deficiency and dispatched as intended by the sender, the amount due to be collected upon delivery of the matter.

3. Amend subparagraph (3) of paragraph (b) by deleting the third sentence.

4. Amend subparagraph (1) of paragraph (g) to read as follows:

(g) (1) Matter sent by air mail may be forwarded to the addressee by the same means when delivery of the matter will be expedited if carried by air.

(Sec. 3, 43 Stat. 805, as amended, sec. 2, 48 Stat. 933, as amended, Public Law 730, approved August 14, 1946; 39 U. S. C. 463, 469.)

[SEAL] ROBERT E. HANNEGAN,  
*Postmaster General.*

[F. R. Doc. 46-19618; Filed, Oct. 30, 1946;  
8:46 a. m.]

**TITLE 47—TELECOMMUNICATION**

**Chapter I—Federal Communications  
Commission**

**PART 18—PROPOSED RULES AND REGULATIONS RELATING TO THE OPERATION OF MEDICAL DIATHERMY EQUIPMENT AND INDUSTRIAL HEATING EQUIPMENT**

**NOTICE OF HEARING**

NOTE: For notice of change in the date of oral argument and hearing in the matter of promulgation of rules and

regulations governing medical diathermy equipment and industrial heating equipment, see Federal Communications Commission in the Notices section, *infra*.

**TITLE 43—PUBLIC LANDS: INTERIOR**

**Chapter I—Bureau of Land Management**

**Appendix—Public Land Orders**

**[Public Land Order 329<sup>1</sup>]**

**WYOMING**

**WITHDRAWING PUBLIC LAND FOR THE USE OF THE BUREAU OF LAND MANAGEMENT AS AN ADMINISTRATIVE SITE**

By virtue of the authority vested in the President and pursuant to Executive Order No. 9337 of April 24, 1943, it is ordered as follows:

Subject to valid existing rights and the provisions of existing withdrawals, the following-described public land is hereby withdrawn under the jurisdiction of the Secretary of the Interior from all forms of appropriation under the public-land laws, including the mining and mineral leasing laws, and reserved for the use of the Bureau of Land Management as an administrative site:

**SIXTH PRINCIPAL MERIDIAN**

T. 47 N., R. 93 W., Tract 63.

The land described contains 318.80 acres.

This order shall take precedence over, but shall not modify the order of the Acting Secretary of the Interior of March 23, 1935, establishing Wyoming Grazing District No. 1, and the withdrawal for transmission line purposes made May 7, 1930, under Federal Power Commission Project No. 933, so far as these withdrawals are applicable.

October 17, 1946.

[SEAL] OSCAR L. CHAPMAN,  
*Acting Secretary of the Interior.*

[F. R. Doc. 46-19609; Filed, Oct. 30, 1946;  
8:47 a. m.]

**TITLE 49—TRANSPORTATION AND  
RAILROADS**

**Chapter I—Interstate Commerce  
Commission**

**PART 10—STEAM ROADS: UNIFORM SYSTEM  
OF ACCOUNTS**

**PROTECTIVE SERVICE; PERISHABLE FREIGHT**

At a session of the Interstate Commerce Commission, Division 1, held at its office in Washington, D. C., on the 16th day of October A. D. 1946.

The matter of the order of July 13, 1937, effective July 1, 1937, prescribing operating revenue account 117 (§ 10.117), "Protective service—Perishable freight," and subsequent orders which successively postponed the effective date to January 1, 1947, being under consideration; it is ordered, that:

1. *Effective date.* The effective date shall be changed to January 1, 1948, but in all other respects the said order of July 13, 1937, shall remain in full force and effect.

<sup>1</sup> For notice for filing objection to this order, see Department of the Interior, Office of the Secretary, in Notices section, *infra*.



2. *Notice.* A copy of this order further postponing the effective date shall be served upon every steam railroad subject to the Interstate Commerce Act and upon every trustee, receiver, executor, administrator, or assignee of any such steam railroad, and that notice of this order shall be given to the general public by depositing a copy thereof in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director of the Division of the Federal Register.

By the Commission, Division 1.

[SEAL]

W. P. BARTEL,  
Secretary.

[F. R. Doc. 46-19641; Filed, Oct. 30, 1946; 8:59 a. m.]

Chapter II—Office of Defense  
Transportation

PART 500—CONSERVATION OF RAIL  
EQUIPMENT

SHIPMENTS OF LETTUCE

CROSS REFERENCE: For an exception to the provisions of § 500.72 see Part 520, *infra*.

[General Permit ODT 18A, Rev. 9, Amdt. 1]

PART 520—CONSERVATION OF RAIL EQUIP-  
MENT: EXCEPTIONS, PERMITS, AND SPE-  
CIAL DIRECTIONS

SHIPMENTS OF LETTUCE

Pursuant to Title III of the Second War Powers Act, 1942, as amended, Executive Order 8989, as amended, and Executive Order 9729, General Permit ODT 18A, Revised-9 (11 F. R. 8600), is hereby amended by changing the effective date paragraph to read as follows:

This General Permit ODT 18A, Revised-9, shall become effective August 10, 1946.

This Amendment 1 to General Permit ODT 18A, Revised-9, shall become effective October 29, 1946.

(54 Stat. 676, 56 Stat. 177, 58 Stat. 827, 59 Stat. 658, Public Law 475, 79th Congress, 60 Stat. 345; 50 U. S. C. App. 633, 50 U. S. C. App. 645, 50 U. S. C. App. 1152; E. O. 8989, as amended, 6 F. R. 6725, 8 F. R. 14183; and E. O. 9729, 11 F. R. 5641)

Issued at Washington, D. C., this 25th day of October 1946.

J. M. JOHNSON,  
Director of the

Office of Defense Transportation.

[F. R. Doc. 46-19703; Filed, Oct. 30, 1946; 8:45 a. m.]

TITLE 50—WILDLIFE

Chapter I—Fish and Wildlife Service,  
Department of the Interior

Subchapter K—Alaska Wildlife Protection

PART 91—ALASKA GAME REGULATIONS

OPEN SEASONS, METHODS OF TAKING, AND  
LIMITS ON PROTECTED ANIMALS, BIRDS, AND  
GAME FISHES

Section 91.9 *Open seasons, methods of taking and limits on protected anti-*

*mals, birds, and game fishes* is hereby amended as follows:

1. Paragraph (b) (2) (1) is amended as follows:

a. In *Fur District 1* delete the period after the figure "15" and insert a comma followed by the words "except there shall be no open season on mink."

b. In *Fur District 5* delete all of said paragraph and substitute the following:

*Fur District 5.* November 16 to February 28, except as herein otherwise specified. No limit. Little Diomed Island and St. Lawrence Island Eskimo Reservations white fox season, December 16 to March 15. No limit. Nunivak Island mink and land otter season, November 1 to February 15. No limit.

2. In paragraph (b) (2) (v) in *Fur Districts 2, 3, 4, 5, 6, and 7* delete the word "December" and insert the word "November".

3. In paragraph (e) (2), delete the first paragraph and substitute the following:

June 5 to September 30 on Buskin River and Buskin Lake near Kodiak, Kenai River and all lakes and tributaries thereof.

Delete from the fourth paragraph, headed "Limits", the words and figures "In that part of the Territory east of longitude 138° W., the".

These amendments shall become effective immediately upon publication in the FEDERAL REGISTER.

(Sec. 9, 57 Stat. 306, 48 U. S. C. (Sup. V) 198)

WARNER W. GARDNER,  
Acting Secretary of the Interior.

OCTOBER 24, 1946.

[F. R. Doc. 46-19611; Filed, Oct. 30, 1946; 8:59 a. m.]

Notices

DEPARTMENT OF THE INTERIOR.

Office of the Secretary.

WYOMING

NOTICE FOR FILING OBJECTIONS TO PUBLIC  
LAND ORDER WITHDRAWING PUBLIC LAND  
FOR THE USE OF THE BUREAU OF LAND  
MANAGEMENT AS AN ADMINISTRATIVE SITE<sup>1</sup>

Notice is hereby given that for a period of 30 days from the date of publication of this notice, persons having cause to object to the terms of the order withdrawing Tract 63, T. 47 N., R. 93 W., 6th P. M., Wyoming, for the use of the Bureau of Land Management as an administrative site, may present their objections to the Secretary of the Interior. Such objections should be in writing, should be addressed to the Secretary of the Interior, and should be filed in duplicate in the Department of the Interior, Washington 25, D. C.

In case any objection is filed and the nature of the opposition is such as to warrant it, a public hearing will be held at a convenient time and place, which will be announced, where opponents to

<sup>1</sup> See PLO 329, Title 43, Chapter I, Appendix, *supra*.

the order may state their views and where the proponents of the order can explain its purpose, intent and extent. Whether or not a hearing is held, notice of the determination by the Secretary as to whether the order should be rescinded, modified or let stand will be given to all interested parties of record and the general public.

OSCAR L. CHAPMAN,  
Acting Secretary of the Interior.

OCTOBER 17, 1946.

[F. R. Doc. 46-19610; Filed, Oct. 30, 1946; 8:47 a. m.]

DEPARTMENT OF AGRICULTURE.

Rural Electrification Administration.

[Administrative Order 1145]

ALLOCATION OF FUNDS FOR LOANS

OCTOBER 2, 1946.

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

Project designation:	Amount
Florida 15L Lafayette.....	\$50,000
Minnesota 59L Olmsted.....	285,000
Montana 31B Toole.....	85,000
Nebraska 85B Holt District Public.....	539,000
Texas 60K Lynn.....	415,000
Texas 65L Rusk.....	225,000

[SEAL]

CLAUDE R. WICKARD,  
Administrator.

[F. R. Doc. 46-19630; Filed, Oct. 30, 1946; 8:47 a. m.]

[Administrative Order 1146]

ALLOCATION OF FUNDS FOR LOANS

OCTOBER 3, 1946.

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

Project designation:	Amount
Georgia 84H Cobb.....	\$50,000
Illinois 37H Saline.....	700,000
Iowa 70G Osceola.....	70,000
South Carolina 29F Sumter.....	50,000
South Dakota 17D Hamlin.....	400,000
Tennessee 35E Marion.....	820,000
Virginia 22U Caroline.....	134,000

[SEAL]

CLAUDE R. WICKARD,  
Administrator.

[F. R. Doc. 46-19631; Filed, Oct. 30, 1946; 8:47 a. m.]

[Administrative Order 1147]

ALLOCATION OF FUNDS FOR LOANS

OCTOBER 4, 1946.

By virtue of the authority vested in me by the provisions of section 5 of the Rural Electrification Act of 1936, as amended, I hereby allocate, from the sums authorized by said act, funds for loans for the

projects and in the amounts as set forth in the following schedule:

Project designation:	Amount
Georgia 67R Bacon.....	\$35,000
Illinois 43N Pulaski.....	20,000
South Carolina 27M Marlboro.....	7,000
Texas 146B Eddy.....	8,000
Texas 147B Valley Mills.....	8,000

[SEAL] CLAUDE R. WICKARD,  
Administrator.

[F. R. Doc. 46-19632; Filed, October 30, 1946;  
8:46 a. m.]

[Administrative Order 1148]

#### ALLOCATION OF FUNDS FOR LOANS

OCTOBER 4, 1946.

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

Project designation:	Amount
Florida 23K Levy.....	\$390,000
Indiana 29L Fulton.....	130,000
Kentucky 21M Nelson.....	450,000
North Dakota 28B Williams.....	300,000
Ohio 55K Ceshocton.....	45,000
Oklahoma 12L Alfalfa.....	353,000

[SEAL] CLAUDE R. WICKARD,  
Administrator.

[F. R. Doc. 46-19633; Filed, Oct. 30, 1946;  
8:46 a. m.]

[Administrative Order 1149]

#### ALLOCATION OF FUNDS FOR LOANS

OCTOBER 4, 1946.

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

Project designation:	Amount
Florida 17N Jackson.....	\$503,000
Iowa 32P Butler.....	300,000
Ohio 88M Gallia.....	21,000
Oklahoma 25M Rogers.....	393,000
South Carolina 22H Fairfield.....	50,000
South Dakota 20C Day.....	350,000
Tennessee 25E Jackson.....	700,000
Tennessee 26G Loudon.....	60,000
Texas 97D Childress.....	83,000
Wisconsin 25P Monroe.....	160,000
Wyoming 5F Big Horn.....	237,000

[SEAL] CLAUDE R. WICKARD,  
Administrator.

[F. R. Doc. 46-19634; Filed, Oct. 30, 1946;  
8:46 a. m.]

[Administrative Order 1150]

#### ALLOCATION OF FUNDS FOR LOANS

OCTOBER 4, 1946.

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

Project designation:	Amount
Oregon 4H Lincoln.....	\$505,000

[SEAL] CLAUDE R. WICKARD,  
Administrator.

[F. R. Doc. 46-19635; Filed, Oct. 30, 1946;  
8:45 a. m.]

[Administrative Order 1151]

#### ALLOCATION OF FUNDS FOR LOANS

OCTOBER 7, 1946.

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

Project designation:	Amount
Arkansas 28D Conway.....	\$208,000
Arkansas 33C Polk.....	153,000
Illinois 34K Jackson.....	165,000
Iowa 73H Adair.....	625,000
Minnesota 97E Roseau.....	550,000
Texas 67G Rains-Rockwall.....	215,000
Wisconsin 57M Rusk.....	185,000

[SEAL] CLAUDE R. WICKARD,  
Administrator.

[F. R. Doc. 46-19636; Filed, Oct. 30, 1946;  
8:45 a. m.]

[Administrative Order 1152]

#### ALLOCATION OF FUNDS FOR LOANS

OCTOBER 8, 1946.

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

Project designation:	Amount
Arkansas 10P Pulaski.....	\$750,000
Iowa 74N Allamakee.....	300,000
Kentucky 46M Harrison.....	1,000,000
Nebraska 78S Dawson District Public.....	608,000
New York 26H Delaware.....	95,000
Oklahoma 23G Okmulgee.....	115,000
Oklahoma 24L Lincoln.....	326,000

[SEAL] CLAUDE R. WICKARD,  
Administrator.

[F. R. Doc. 46-19637; Filed, Oct. 30, 1946;  
9:00 a. m.]

[Administrative Order 1153]

#### ALLOCATION OF FUNDS FOR LOANS

OCTOBER 9, 1946.

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

Project designation:	Amount
Arizona 21A Yavapai.....	\$260,000
Ohio 85E Hardin.....	85,000
Oklahoma 22S Cottom.....	335,000
Oregon 22G Clackamas.....	290,000

[SEAL] CLAUDE R. WICKARD,  
Administrator.

[F. R. Doc. 46-19638; Filed, Oct. 30, 1946;  
9:00 a. m.]

#### CIVIL AERONAUTICS BOARD.

[Docket No. 2087]

#### CONTINENTAL AIR LINES, INC.

#### NOTICE OF HEARING

In the matter of the application of Continental Air Lines, Inc., under section 401 (h) of the Civil Aeronautics Act of 1938, as amended, concerning its certificate for that part of route No. 29 authorizing service between Hobbs, N. Mex., and San Antonio, Tex.

Notice is hereby given that a hearing in the above-entitled proceeding is assigned for November 4, 1946, at 10 a. m. (eastern standard time) to be held in Conference Room C, Departmental Auditorium, Constitution Avenue between 12th and 14th Streets NW., Washington, D. C., before Examiner F. A. Law, Jr.

Dated Washington, D. C., October 25, 1946.

By the Civil Aeronautics Board.

[SEAL] M. C. MULLIGAN,  
Secretary.

[F. R. Doc. 46-19627; Filed, Oct. 30, 1946;  
8:49 a. m.]

[Docket No. 2348]

#### ROYAL DUTCH AIRLINES; INCLUSION OF CIUDAD TRUJILLO ON KLM CARIBBEAN ROUTE

#### NOTICE OF HEARING

In the matter of the application of Royal Dutch Air Lines (KLM) for amendment of a foreign air carrier permit under section 402 of the Civil Aeronautics Act of 1938, as amended.

Notice is hereby given pursuant to the Civil Aeronautics Act of 1938, as amended, particularly sections 402 and 1001 of said act, that a hearing in the above-entitled proceeding is assigned to be held on November 4, 1946 at 10 a. m. (eastern standard time) in Room 1508, Commerce Building, 14th Street, between Constitution Avenue and E Street NW., Washington, D. C., before Examiner Barron Fredricks.

Dated at Washington, D. C., October 24, 1946.

By the Civil Aeronautics Board.

[SEAL] M. C. MULLIGAN,  
Secretary.

[F. R. Doc. 46-19626; Filed, Oct. 30, 1946;  
8:49 a. m.]

[Docket No. 1803]

#### PAN AMERICAN AIRWAYS DOMESTIC SERVICE

#### NOTICE OF POSTPONEMENT OF HEARING

In the matter of the application of Pan American Airways, Inc., under section 401 of the Civil Aeronautics Act, as amended, for a certificate of public convenience and necessity for air transportation of passengers, property, and mail on routes within the continental United States.

Notice is hereby given, pursuant to the Civil Aeronautics Act of 1938, as amended, particularly sections 406 and

1001 of said act, that hearing in the above-entitled proceeding assigned to be heard on October 30, 1946, is hereby postponed to November 6, 1946, at 10:00 a. m. (eastern standard time), in the Chal-fonte Haddon Hall Hotel, Atlantic City, New Jersey.

Dated Washington, D. C., October 25, 1946.

By the Civil Aeronautics Board.

[SEAL] M. C. MULLIGAN,  
Secretary.

[F. R. Doc. 46-19612; Filed, October 30, 1946;  
8:58 a. m.]

FEDERAL COMMUNICATIONS COM-MISSION.

[Docket 6651]

REVISED FREQUENCY SERVICE-ALLOCATIONS TO NON-GOVERNMENT FIXED AND MOBILE SERVICES IN BAND 152-162 MEGACYCLES

ORDER SETTING DATE FOR ORAL ARGUMENT AND EXTENDING TIME FOR FILING BRIEFS

At a session of the Federal Communi-cations Commission held at its offices in Washington, D. C. on the 17th day of October, 1946;

*It is ordered,* That oral argument on the above entitled matter be held before the Commission en banc at 10 o'clock a. m. on December 17, 1946, and that the time for filing briefs be extended to De-cember 12, 1946.

By the Commission.

[SEAL] T. J. SLOWIE,  
Secretary.

[F. R. Doc. 46-19625; Filed, Oct. 30, 1946;  
8:46 a. m.]

[Docket 6651]

REVISED FREQUENCY SERVICE-ALLOCATIONS TO NON-GOVERNMENT FIXED AND MOBILE SERVICES IN BAND 152-162 MEGACYCLES  
ORDER POSTPONING ORAL ARGUMENT

At a session of the Federal Communi-cations Commission held at its offices in Washington, D. C., on the 14th day of October 1946;

*It is ordered,* That the oral argument heretofore scheduled to be heard in the above-entitled matter on October 16, 1946, be, and it is hereby postponed to a date to be subsequently announced.

By the Commission.

[SEAL] T. J. SLOWIE,  
Secretary.

[F. R. Doc. 46-19624; Filed, Oct. 30, 1946;  
8:47 a. m.]

[Docket No. 7858]

MEDICAL DIATHERMY EQUIPMENT AND INDUSTRIAL HEATING EQUIPMENT

FURTHER NOTICE OF PROPOSED RULE MAKING

At a meeting of the Federal Communi-cations Commission at its offices in Wash-ington, D. C., on October 9, 1946:

1. Notice is hereby given that the date of oral argument and hearing in the above-entitled matter is hereby changed

from November 6, 1946, to December 18, 1946. Such hearing will be held before the Commission at its offices in Wash-ington, D. C.

2. The proposed rules and regulations which are the subject of this proceeding, and the authority therefor are set forth in an appendix to the notice of proposed rule making in this matter which appears in the FEDERAL REGISTER, October 11, 1946, at page 11818.

3. Any interested person who is of the opinion that the proposed rules should not be adopted or should not be adopted in the form set forth may file with the Commission on or before December 6, 1946, a written statement or brief set-ting forth his position.<sup>1</sup> At the oral argument and hearing in this matter interested persons who have filed writ-ten statements or briefs may appear and submit any evidence or argument on the issues in question. At such oral argu-ment and hearing the Commission will also give consideration to the question whether an additional frequency band should be assigned for the operation of medical diathermy equipment and indus-trial heating equipment in the 3000 mc region of the spectrum.

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

[F. R. Doc. 46-19623; Filed, Oct. 30, 1946;  
8:47 a. m.]

FEDERAL POWER COMMISSION.

[Docket No. G-773]

MANUFACTURERS LIGHT AND HEAT CO. AND NATURAL GAS CO. OF WEST VA.

ORDER FIXING DATE OF HEARING

OCTOBER 25, 1946.

Upon consideration of the joint appli-cation filed on September 3, 1946, by The Manufacturers Light and Heat Company (hereinafter referred to as Manufac-turers) and by its associate company, Natural Gas Company of West Virginia (hereinafter referred to as Natural Gas Company), both hereinafter referred to as "Applicants", for a certificate of pub-lic convenience and necessity pursuant to section 7 of the Natural Gas Act, as amended, to authorize Manufacturers to purchase from Natural Gas Company certain natural gas facilities, to permit Natural Gas Company to sell and aban-don certain natural gas facilities, and to authorize the Applicants to construct and operate certain natural gas facili-ties, all as more particularly described hereafter:

(a) Manufacturers seek to purchase from Natural Gas Company, and Natural Gas Company seeks permission to sell and abandon, three 325-horsepower gas engine driven compressors with pipe, valves and fittings, compressor station building and crane, presently located at Natural Gas Company's Heard compres-

sor station, West Finley Township, Washington County, Pennsylvania.

(b) Natural Gas Company seeks per-mission to abandon the existing cooling and other auxiliary equipment and auxiliary buildings at its said Heard compressor station.

(c) Manufacturers seeks authority to install, construct and operate the follow-ing facilities:

(1) The aforesaid three 325-horse-power gas engine driven compressors with pipe, valve and fittings, compressor station building and crane, together with cooling equipment, at Manufacturers' Hundred compressor station, Church District, Wetzel County, West Virginia;

(2) 4.2 Miles of 12 $\frac{3}{4}$ -inch O. D. gas transmission pipeline from Manufac-turers' said Hundred compressor station to a point of connection with United Fuel Gas Company's 16-inch pipeline east of said Hundred compressor station in said Church District, as aforesaid;

(3) 1.2 miles of 8-inch pipeline from an existing point of connection with Carnegie Natural Gas Company on the Hunt Farm, Church District, as afore-said, to the said Hundred compressor station.

(d) Natural Gas Company seeks au-thority to install, construct and operate the following facilities:

(1) Three 90-horsepower, portable-type gas engine driven compressors with 25-foot by 40-foot structure at its Heard compressor station, as aforesaid;

(2) 1,200 feet of 6-inch connecting pipelines at the Majorsville compressor station in West Finley Township, Wash-ington County, Pennsylvania.

(e) Both applicants seek authority to install and operate a gas measuring sta-tion and structure at the aforesaid Majorsville compressor station.

The Commission orders that:

(A) A public hearing be held com-mencing on November 12, 1946, at 10:00 a. m. (e. s. t.), in the hearing room of the Federal Power Commission, Hurley-Wright Building, 1800 Pennsylvania Avenue NW., Washington 25, D. C., re-specting the matters involved and the issues presented in this proceeding: *Provided, however,* That if no protest or petition to intervene has been filed or allowed prior to the date hereinbefore fixed for hearing, or if a protest or pe-tition to intervene, in the judgment of the Commission, raises no issue of sub-stance, the Commission may dispose of the application without contested hear-ing, by order upon the application and evidence filed or available to the Com-mission and such additional evidence as the Commission may require to be filed for its consideration.

(B) Interested State commissions may participate in this hearing as provided in the rules of practice and procedure.

Date of issuance: October 28, 1946.

By the Commission.

[SEAL] LEON M. FUQUAY,  
Secretary.

[F. R. Doc. 46-19614; Filed, Oct. 30, 1946;  
8:58 a. m.]

<sup>1</sup>Fifteen copies of each brief or written statement should be filed as required by § 1.850 of the Commission's rules and regula-tions.

[Docket No. G-775]

OHIO FUEL GAS CO.

## ORDER FIXING DATE OF HEARING

OCTOBER 25, 1946.

Upon consideration of the application filed on September 6, 1946, by the Ohio Fuel Gas Company (applicant) for a certificate of public convenience and necessity pursuant to section 7 of the Natural Gas Act, as amended, to authorize the construction and operation of the following described facilities:

(a) An underground natural gas storage project in Lorain and Medina Counties, Ohio, to be known as the Wellington Storage Project, and consisting of three (3) separate pools covering a total surface area of about 5,225 acres in which there are now a total of sixty (60) producing natural gas wells, and which pools are proposed to be repressured eventually to the original rock pressure (about 1,000 psig) thus giving them a calculated storage capacity of six (6) billion cu. ft. above remaining reserves;

(b) Approximately twenty-six (26) miles of well and gathering pipe lines ranging from 3-inches to 10-inches in size, to be installed in said Wellington Storage Project, and to replace approximately 18.3 miles of existing pipe line ranging from 2-inches to 8-inches in size, in order to withstand higher operating pressures in said Wellington Storage Project resulting from conversion to a repressured area;

(c) A natural gas compressor station in Penfield Township, Lorain County, Ohio, to be known as Wellington Compressor Station with 2,000 horsepower in gas engine compressor units, having a capacity to handle fifteen (15) million cu. ft. of gas per day from a suction pressure of 100 psig to a discharge pressure of 1,100 psig, together with normal auxiliaries and a dehydrating unit;

(d) Approximately sixteen (16) miles of 16-inch OD gas transmission pipeline in Lorain County, Ohio, extending from said proposed Wellington Compressor Station to a point of connection with Applicant's existing 12-inch pipeline "D" in Henrietta Township, Lorain County, Ohio;

(e) A natural gas compressor station in Fayette Township, Lawrence County, Ohio, to be known as South Point Compressor Station with 2,400 horsepower in gas engine-compressor units, having a capacity to handle a maximum of eighty-five (85) million cu. ft. of gas per day from a suction pressure of 280 psig to a discharge pressure of 440 psig, together with normal auxiliaries;

(f) Approximately seventy-two (72) miles of 16-inch OD gas transmission pipeline in Fairfield, Licking and Knox Counties, Ohio, connecting Applicant's existing Crawford, Treat and Brown Compressor Stations.

The Commission orders that:

(A) A public hearing be held commencing on November 12, 1946 at 10:00 a. m. (e. s. t.), in the hearing room of the Federal Power Commission, Hurley-Wright Building, 1800 Pennsylvania Avenue N. W., Washington 25, D. C.,

respecting the matters involved and the issues presented in this proceeding: *Provided however*, That if no protest or petition to intervene has been filed or allowed prior to the date hereinbefore fixed for hearing, or if a protest or petition to intervene, in the judgment of the Commission, raises no issue of substance, the Commission may dispose of the application without contested hearing, by order upon the application and evidence filed or available to the Commission and such additional evidence as the Commission may require to be filed for its consideration.

(B) Interested State commissions may participate in this hearing as provided in the rules of practice and procedure.

Date of issuance: October 28, 1946.

By the Commission.

[SEAL] LEON M. FUQUAY,  
Secretary.

[F. R. Doc. 46-19615; Filed, Oct. 30, 1946;  
8:57 a. m.]

[Docket No. IT-5665]

CONNECTICUT LIGHT AND POWER CO.

## ORDER SETTING ORAL ARGUMENT

OCTOBER 25, 1946.

It appearing that:

(a) This Commission's order of May 15, 1942, in the above-entitled proceeding was set aside May 8, 1945, by the United States Court of Appeals for the District of Columbia and the cause remanded to this Commission for further proceedings consistent with the opinion of the Supreme Court of the United States in the cause, rendered March 26, 1945.

(b) Counsel for the respondent, The Connecticut Light and Power Company, has stated that it is respondent's position that this proceeding should now be dismissed and has submitted a short written argument in support of that position. Counsel has also stated that respondent desires an opportunity to argue that question before the full Commission and by filing written briefs. If the proceeding is not dismissed, an opportunity is desired to introduce such further evidence as may be deemed material to the issues.

The Commission finds that: It is appropriate for the purposes of the administration of the act that an opportunity for argument be afforded, as hereinafter provided.

Wherefore, the Commission orders that: Oral argument as to the disposition to be made or further proceedings to be had in the above-entitled matter is set to commence at 10:00 a. m., November 25, 1946, in the Commission's Hearing Room, 1800 Pennsylvania Avenue, N. W., Washington, D. C., before the Commission.

Date of issuance: October 28, 1946.

By the Commission.

[SEAL] LEON M. FUQUAY,  
Secretary.

[F. R. Doc. 46-19613; Filed Oct. 30, 1946;  
8:58 a. m.]

[Docket No. G-796]

SOUTHERN NATURAL GAS CO.

## NOTICE OF APPLICATION

OCTOBER 25, 1946.

Notice is hereby given that on October 7, 1946, an application was filed with the Federal Power Commission by Southern Natural Gas Company (hereinafter referred to as "Applicant") for a certificate of public convenience and necessity pursuant to section 7 of the Natural Gas Act, as amended, to construct and operate facilities hereinafter described and designed to increase the rated delivery capacity of Applicant's system to approximately 305,000 Mcf per day.

Applicant is a Delaware corporation with its principal place of business at Birmingham, Alabama, and is authorized to do business in the States of Alabama, Georgia, Louisiana, Mississippi and Texas.

The facilities which Applicant seeks authority to construct and operate are described as follows:

I. Facilities designed to increase applicant's system by 50,000 Mcf available for delivery as follows:

30,000 Mcf in the State of Georgia.  
10,000 Mcf to the proposed branch line to Chattanooga, Tennessee.  
5,000 Mcf in the vicinity of Birmingham, Alabama.  
5,000 Mcf to the Montgomery-Columbus branch line.

Such facilities include: A. The following main line loop lines:

15.69 miles of 22-inch pipe in one continuous loop between the Pickens and Louisville compressor stations,  
19.41 miles of 22-inch pipe in two loops between the Louisville and Reform compressor stations,  
29.32 miles of 22-inch pipe in two loops between the Reform and Tarrant compressor stations, including a multiple stream crossing consisting of 3 12 $\frac{3}{4}$ -inch lines across Big Shoals Creek,  
33.54 miles of 20-inch pipe in two loops between the Tarrant and DeArmanville compressor stations, including a multiple stream crossing consisting of 3 12 $\frac{3}{4}$ -inch lines across the Coosa River in Alabama,  
40.86 miles of 20-inch pipe in two loops between DeArmanville compressor station and Atlanta, Georgia, including a multiple stream crossing consisting of 3 12 $\frac{3}{4}$ -inch lines across the Tallapoosa River in Alabama.  
138.82 total miles.

B. The following compressors at main line compressor stations:

800 hp. in one unit at the Louisville station,  
1,300 hp. in one unit at the Reform station,  
2,000 hp. in two units at Tarrant station,  
2,000 hp. in two units at the DeArmanville station,

6,100 total hp.

C. The following branch line loop lines:

9 miles of 6 $\frac{3}{8}$ -inch pipe on the Meridian, Mississippi branch line,  
6.50 miles of 6 $\frac{3}{8}$ -inch pipe on the Columbus-West Point, Mississippi branch line,

15.50 total miles.

D. The following additions to branch line compressor stations:

1,200 hp. in two units to be installed in a new station to be located at the junction of the main line and the Montgomery-Columbus branch line,

600 hp. in one unit at the Ben Hill station on the Macon, Georgia branch line,  
1,800 hp. total.

E. Facilities to permit increased operating pressures of Montgomery-Columbus and Macon, Georgia branch lines.

F. New Mississippi River crossing lines. These facilities will consist of 2 10 $\frac{3}{4}$ -inch lines each approximately 9,000 feet long across the Mississippi River. Such lines will replace two lines which were broken and abandoned in 1946. The loss of these lines has reduced capacity of the main line between Perryville and Onward stations by approximately 3,000 Mcf per day.

II. Facilities to extend applicant's system to new markets. Such facilities include:

A. *An extension to Chattanooga, Tenn.* This will comprise approximately 44 miles of 8 $\frac{3}{8}$ -inch line extending from a point on applicant's Cedartown-Calhoun, Georgia branch line (at the end of the 6 $\frac{3}{8}$ -inch section of such line in Floyd County, Georgia) to a point of delivery in Catoosa County, Georgia at or near the Georgia-Tennessee state line near Chattanooga, together with a compressor station of 500 H. P. capacity (to be located on the Cedartown branch line at the end of the 12-inch section of said line, near Cedartown), a meter station and dwelling houses at said point of delivery and appurtenant facilities. This line will be designed to operate at pressures up to 1,000 p. s. i. from the proposed compressor station. This line will have an initial capacity of 10,000 Mcf per day. Said capacity could be increased to 15,000 Mcf by the addition of compressing capacity at the proposed station and to approximately 25,000 Mcf by looping the 8 $\frac{3}{8}$ -inch section of the Cedartown branch line.

B. *An extension to Lexington, Miss.* This will comprise approximately 11 miles of 4-inch line extending from a point north of Goodman, Mississippi on the Goodman-Kosciusko branch line in Holmes County, Mississippi to the town of Lexington, Mississippi, together with a meter station and appurtenant facilities.

Applicant states that the estimated total over-all capital cost of the proposed facilities is \$8,232,120. Applicant states that it does not propose to make any change in its present rates by reason of the construction of the facilities but applicant proposes, however, to negotiate with distributors which it supplies regarding the modification of applicant's present form of contract for gas service to extend the term thereof and to provide that the demand charge payable under applicant's rate schedules will be the greater of the demand charge, determined as presently provided at an amount specified by contract.

Applicant states that its presently authorized connections to supplies of natural gas are sufficient to provide for the markets intended to be served by the proposed facilities. Applicant further states that the necessity for the proposed construction is to meet the steady increase in demands for gas in territory

presently supplied by Applicant. Applicant states that its sales have been limited by the capacity of the system and an increase in the demands for house heating is now present and Applicant anticipates a sharp increase in demands as soon as gas appliances are available.

Any interested State commission is requested to notify the Federal Power Commission whether the application should be considered under the cooperative provisions of Rule 37 of the general rules of practice and procedure of the Commission, and if so, to advise the Federal Power Commission as to the nature of its interest in the matter and whether it desires a conference, creation of a board, or a joint or concurrent hearing together with the reasons for such request.

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

[SEAL]

LEON M. FUQUAY,  
Secretary.

[F. R. Doc. 46-19669; Filed, Oct. 30, 1946;  
8:46 a. m.]

[Docket No. G-799]

MANUFACTURERS LIGHT AND HEAT CO.

NOTICE OF APPLICATION

OCTOBER 25, 1946.

Notice is hereby given that on October 18, 1946, The Manufacturers Light and Heat Company, a Pennsylvania corporation with its principal place of business at 800 Union Trust Building, Pittsburgh 19, Pennsylvania, filed with the Federal Power Commission an application for a certificate of public convenience and necessity pursuant to section 7 of the Natural Gas Act, as amended, for authority to purchase from Warrendale Oil and Gas Company, a Pennsylvania corporation, and J. D. Fowler & Company, a partnership, all of their fixed assets and materials and supplies, including oil wells, pipe, rights-of-way, meters, regulators, regulator and measuring stations, road, stream and railroad crossing permits, tools, drilling and cleaning equipment, gas purchase contracts, leases, all interest in real property, franchises, and all property on the ground or in warehouse, including office and automotive equipment, used or useful in the production, transmission and sale of natural gas and to operate the same following the acquisition thereof; but not their cash, accounts receivable or payable, security investments or capital stock.

The vendors have a common ownership and management, the properties are interconnected and together form a unit for the production, purchase, transmission and distribution of natural gas. Together they serve the Village of Warrendale and the Borough of Bradford Woods, Pennsylvania, and rural customers in Cranberry and Adams town-

ships, in Butler County, and Marshall, Pine and McCandless townships in Allegheny County, Pennsylvania, particularly along a stretch of U. S. Route 19, which runs through this territory. The application states that the territory served by the vendors is contiguous to territory presently served by applicant and the facilities to be acquired can be readily absorbed by and form a logical part of applicant's facilities in the same general territory. Applicant anticipates serving the customers of the vendors plus such additional persons as in the future may make application for gas and who are located within reasonable distance of existing pipe lines. Upon acquisition applicant proposed to charge the customers of the vendors, its general service rate applicable to the area in which these consumers reside, which will reflect an average increase to such customers of 2.5 cents per Mcf, based on an average annual consumption of 60.6 Mcf and total sales of 34,672 Mcf, for the year 1945.

Vendors are now meeting the demands of present customers, however, their system is in need of rehabilitation after which it will then be adequate to take care of existing and potential demands in the area. The vendors are presently purchasing approximately 40% of their purchased gas from applicant and the balance of the purchased gas is being bought from small independent producers. Applicant will pay \$30,000 for the above property, which amount, together with cost of rehabilitating vendors' facilities, will be paid from general funds on hand.

Any interested state commission is requested to notify the Federal Power Commission whether the application shall be considered under the cooperative provisions of Rule 37 of the Commission's rules of practice and procedure, and if so, to advise the Federal Power Commission as to the nature of its interests in the matter and further to specify whether it desires a conference, the creation of a board, or a joint or concurring hearing, as defined in said rule and the reasons for such request.

Any person desiring to be heard or to make any protest with reference to the application of The Manufacturers Light and Heat Company should file with the Federal Power Commission, Washington 25, D. C., not later than 15 days from the date of the publication of this notice in the FEDERAL REGISTER, a petition or protest in accordance with the Commission's rules of practice and procedure. The time and place of hearing herein will subsequently be duly given.

[SEAL]

LEON M. FUQUAY,  
Secretary.

[F. R. Doc. 46-19629; Filed, Oct. 30, 1946;  
8:46 a. m.]

[Project No. 492]

JOHN C. HIGGINS

NOTICE OF APPLICATION FOR SURRENDER OF  
LICENSE

OCTOBER 25, 1946.

Public notice is hereby given, pursuant to the provisions of the Federal

Power Act (16 U. S. C. 791-825r) that John C. Higgins, Licensee for Project No. 492, has filed application to surrender the license for the project on Big Boulder Creek, affecting lands of the United States in the Challis National Forest in Custer County, Idaho. Any protests against the approval of this application or request for hearing thereon, with the reasons for such protest or request and the name and address of the party or parties so protesting or requesting, should be submitted on or before December 5, 1946, to the Federal Power Commission, Washington 25, D. C.

LEON M. FUQUAY,  
Secretary.

[F. R. Doc. 46-19509; Filed, Oct. 30, 1946;  
8:49 a. m.]

#### FEDERAL TRADE COMMISSION.

[Docket No. 202-1]

PACIFIC FOREST INDUSTRIES, ET AL.  
ORDER DESIGNATING TRIAL EXAMINER

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 24th day of October A. D. 1946.

This matter coming on to be heard by the Commission upon the request of the Director of the Export Trade Office that a presiding officer be designated to conduct the hearings to be scheduled in the formal investigation of Pacific Forest Industries, et al., Docket No. 202-1, heretofore initiated by the Commission, and it appearing to the Commission that Trial Examiner Frank Hier is qualified and that his schedule will permit him to so act in the above-entitled matter;

Now, therefore, it is hereby ordered, That Trial Examiner Frank Hier be, and he hereby is, designated to preside at all hearings for the taking of testimony and evidence in the above-entitled matter.

It is further ordered, That said Trial Examiner Frank Hier shall have the same function, powers and duties as those granted to trial examiners in other export trade association investigations heretofore held pursuant to the provisions of section 5 of the Export Trade Act. As heretofore, the report of said investigation will be prepared and submitted by the Director of the Export Trade Office.

By the Commission.

[SEAL] OTIS B. JOHNSON,  
Secretary.

[F. R. Doc. 46-19689; Filed, Oct. 30, 1946;  
8:55 a. m.]

#### INTERSTATE COMMERCE COMMISSION.

[S. O. 396, Special Permit 55]

RECONSIGNMENT OF GRAPES AT CHICAGO, ILL.

Pursuant to the authority vested in me by paragraph (f) of the first ordering paragraph of Service Order No. 396 (10 F. R. 15008), 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 Chicago; Illinois, October 23, 1946, by C. H. Robinson & Co., of car PTE 96781, grapes, now on the Chicago Produce Terminal, to Leo Stein, Milwaukee, Wisconsin (C&N. W.)

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 23d day of October 1946.

V. C. CLINGER,  
Director,  
Bureau of Service.

[F. R. Doc. 46-19640; Filed, Oct. 30, 1946;  
9:00 a. m.]

[S. O. 633]

#### UNLOADING OF CARS AT BUFFALO, N. Y.

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 25th day of October, A. D. 1946.

It appearing that 3 cars containing various commodities at Buffalo, N. Y., on The Pennsylvania 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:

(a) *Cars at Buffalo, N. Y., be unloaded.* The Pennsylvania Railroad Company, its agents or employees, shall unload immediately the following cars now on hand at Buffalo, N. Y.:

Initial and No. and contents:	Consignee
NP, 5353, candy-----	Embassy Grocery Corp., New York, N. Y.
RI, 262405, alfalfa and ACL, 52630, meal.	Order of Wenger & Son Milling Co., Sabetha, Kans.

(b) *Demurrage.* No common carrier by railroad subject to the Interstate Commerce Act shall charge or demand or collect or receive any demurrage or storage charges, for the detention under load of any car specified in paragraph (a) of this order, for the detention period commencing at 7:00 a. m., October 28, 1946, and continuing until the actual unloading of said car or cars is completed.

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

(d) *Notice and expiration.* Said carrier shall notify V. C. Clinger, Director Bureau of Service, Interstate Commerce

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

It is further ordered, that this order shall become effective immediately; that a copy of this order and direction 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. 46-19639; Filed, Oct. 30, 1946;  
9:00 a. m.]

#### DEPARTMENT OF JUSTICE.

Office of Alien Property.

[Vesting Order 7799]

CHARLOTTE VON DUERING

In re: Stock owned by Charlotte Von Duering. F-88-25671-D-1.

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 Charlotte Von Duering, whose last known address is Rittergut, Kirchwahlingen Bei Rethem a/d Aller, Germany, is a resident of Germany and a national of a designated enemy country (Germany);

2. That the property described as follows: 28 shares of \$20 par value common capital stock of Pioneer Mill Company, Limited, Lahaina, Maui, T. H., a corporation organized under the laws of the Territory of Hawaii, evidenced by certificate number 13586, registered in the name of Charlotte Von Duering, together with all declared and unpaid dividends thereon,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country;

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 deemed to constitute an admission by the Alien Property Custodian of the lawfulness of, or acquiescence in, or licensing of, any set-offs, charges or deductions, nor shall it be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

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

Executed at Washington, D. C., on October 7, 1946.

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

[F. R. Doc. 46-19688; Filed, Oct. 30, 1946;  
8:55 a. m.]

#### SECURITIES AND EXCHANGE COMMISSION.

[File No. 70-1383]

REPUBLIC SERVICE CORP. ET AL.

##### NOTICE OF FILING

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pennsylvania, on the 25th day of October A. D. 1946.

In the matter of Republic Service Corporation, Lehigh Ice Company, Susquehanna Ice Company, File No. 70-1383.

Notice is hereby given that a joint declaration has been filed with this Commission pursuant to the Public Utility Holding Company Act of 1935 by Republic Service Corporation ("Republic"), a registered holding company and two of its wholly owned nonutility subsidiary companies, Lehigh Ice Company ("Lehigh") and Susquehanna Ice Company ("Susquehanna").

Notice is further given that any interested person may, not later than November 8, 1946, at 5:30 p. m., e. s. t., request the Commission in writing that a hearing be held on such matter, stating the reasons for such request and the nature of his interest, or may request that he be notified if the Commission should order a hearing thereon. At any time thereafter, such declaration as filed or as amended may become effective or may be granted, as provided in Rule U-23 of the rules and regulations promulgated pursuant to said act, or the Commission may exempt such transactions as provided in Rules U-20 (a) and U-100 thereof. Any such request should be addressed: Secretary, Securities and Ex-

change Commission, 18th and Locust Streets, Philadelphia 3, Pennsylvania.

All interested persons are referred to said joint declaration, which is on file in the office of this Commission, for a statement of the transactions therein proposed which are summarized as follows:

Republic has heretofore filed a plan pursuant to section 11 (e) of the act, which provides, among other things, for the divestment of its interests in Lehigh and Susquehanna. Lehigh and Susquehanna have notified the Commission, pursuant to Rule U-44 of the rules and regulations promulgated under the act, of their intention to sell their respective physical properties.

Lehigh proposes to sell all of its physical assets to William C. DeRemur and Irvin F. DeRemur of Mauch Chunk, Pennsylvania for the sum of \$6,000, except an unimproved lot in the village of Upper Mauch Chunk, Pennsylvania, which it proposes to sell to Mauch Chunk Heat, Power and Electric Light Company, a subsidiary of Republic, for the sum of \$500.

Susquehanna proposes to sell all of its physical assets to Harry S. Batschelet and Thomas H. Roberts, of Renovo, Pennsylvania, for the sum of \$5,000.

Upon the completion of the above-mentioned sales, Lehigh and Susquehanna propose to dissolve, and to make a capital distribution of their assets to Republic. The net cash proceeds to be received by Republic are to become part of its free funds.

The joint declaration designates section 12 (c) of the act and Rule U-42 as being applicable to the dissolution of Lehigh and Susquehanna and the retirement of their capital stocks.

By the Commission.

[SEAL] ORVAL L. DuBOIS,  
Secretary.

[F. R. Doc. 46-19616; Filed, Oct. 30, 1946;  
8:57 a. m.]

[File No. 812-456]

BANKERS SECURITIES CORP. ET AL.

##### NOTICE OF APPLICATION STATEMENT OF ISSUES AND ORDER FOR HEARING

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pennsylvania, on the 25th day of October A. D. 1946.

In the matter of Bankers Securities Corporation, Pennsylvania Building, Inc., Albert M. Greenfield & Co., File No. 812-456.

Notice is hereby given that Bankers Securities Corporation ("Bankers"), Pennsylvania Building, Inc. ("Pennsylvania") and Albert M. Greenfield & Co. ("Greenfield & Co.") have filed an application pursuant to section 6 (c) of the Investment Company Act of 1940 ("Act") for an order of the Commission exempting from section 17 (e) (1) of the act, the proposed receipt of \$66,050 by Greenfield & Co. as a real estate brokerage.

Bankers is a closed-end management non-diversified investment company and

is registered under the Investment Company Act of 1940.

Pennsylvania is a corporation organized in 1943 under the laws of Pennsylvania to acquire title to the land and building, known as the Pennsylvania Building situated at the northwest corner of 15th and Chestnut Streets, Philadelphia, Pennsylvania. Bankers owns \$371,400 principal amount of the Second Mortgage Bonds and 6,190 shares of common stock of Pennsylvania constituting 69% of the total of both issues and hence Pennsylvania is a controlled person of Bankers.

Greenfield & Co. is a duly licensed real estate broker under the laws of Pennsylvania. Greenfield & Co. and Bankers are affiliated persons.

Greenfield & Co. as agent negotiated an Agreement of Sale of the aforesaid real estate owned by Pennsylvania to Catherine McBrearty for \$1,321,000 and Pennsylvania agreed to pay Greenfield & Co. 5% of the selling price or \$66,050. Such payment is prohibited by section 17 (e) (1) of the act unless an exemption therefrom is granted by the Commission pursuant to section 6 (c). The applicants assert that an exemption is necessary or appropriate within the standards set forth in section 6 (c) of the act.

All interested persons are referred to said application which is on file in the office of this Commission for a more detailed statement of the matters of fact and law asserted.

It appearing to the Commission that a hearing upon the application is necessary and appropriate:

It is ordered, Pursuant to section 40 (a) of said act, that a public hearing on the aforesaid matter be held on November 8, 1946, at 10:00 a. m. Eastern Standard Time in Room 318 in the Securities and Exchange Commission Building, 18th and Locust Streets, Philadelphia 3, Pennsylvania;

It is further ordered, That Willis E. Monty or any other officer or officers of the Commission designated by it for that purpose shall preside at the hearing and any officer or officers so designated to preside at any such hearing is hereby authorized to exercise all the powers granted to the Commission under sections 41 and 42 (b) of the Investment Company Act of 1940 and to hearing officers under the Commission's rules of practice.

The Corporation Finance Division of the Commission has advised the Commission that, upon a preliminary examination of the applications, it deems the following issues to be raised thereby: Whether and the extent to which an exemption from section 17 (e) (1) of the act is necessary or appropriate in the public interest and consistent with the protection of investors and with the purposes fairly intended by the policy and provisions of the act.

Notice of such hearing is hereby given to the above-named applicants, Bankers Securities Corporation, Pennsylvania Building, Inc. and Albert M. Greenfield & Co., and to any other person or persons whose participation in such proceedings may be in the public interest or for the protection of investors. Any

person desiring to be heard or otherwise desiring to participate in said proceeding should file with the Secretary of the Commission, on or before November 6, 1946 his application therefor as provided by Rule XVII of the rules of practice of the Commission, setting forth therein any of the above issues of law or fact which he desires to controvert and any additional issues he deems raised by the aforesaid applications.

By the Commission.

[SEAL] ORVAL L. DuBOIS,  
Secretary.

[F. R. Doc. 46-19617; Filed, Oct. 30, 1946;  
8:56 a. m.]

#### OFFICE OF PRICE ADMINISTRATION.

[MPR 478, Order 215]

CANNON MILLS Co.

##### AUTHORIZATION OF MAXIMUM PRICES

For reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to section 10 of Maximum Price Regulation 478, *It is ordered:*

(a) The maximum prices for sales by converters and wholesalers of the following coated fabrics converted by the Cannon Mills Company, China Grove, North Carolina, shall be as follows:

Commodity	For sales to manufacturers per linear yard
60" 40x24 1.40 osnaburg, dyed, coated with 6.4 dry ounces of pyroxylin coating	\$0.83392
60" 40x24 1.60 osnaburg, dyed, coated with 4.5 dry ounces of vinylite coating	.83392

(b) With or prior to the first delivery of the coated fabric covered by this order to a wholesaler, the seller shall notify such persons in writing of the specific maximum prices applicable to his resale of these coated fabrics to manufacturers which are the maximum prices set forth in paragraph (a) above.

(c) All provisions of Maximum Price Regulation 478 not inconsistent with this order shall apply to sales covered by this order.

(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 October 31, 1946.

Issued this 30th day of October 1946.

PAUL A. PORTER,  
Administrator.

##### Opinion Accompanying Order No. 215 Under Maximum Price Regulation 478

The Cannon Mills Company whose sales agent is Cannon Mills, Inc., 70 Worth Street, New York, New York, applied on September 20, 1946, for authorization of maximum prices for sales of the described coated fabrics which it sells as a converter. It appears that this company is unable to use section 9a

as that section applies only to sales by converters who sell to cutters, supply jobbers and retailers. The maximum prices for sales by a converter to any other class of purchaser must be established under section 10 of Maximum Price Regulation 478.

The applicant is asking for approval of maximum prices for sales of these coated fabrics to wholesalers who resell these coated fabrics to manufacturers. During March 1942, and for several years prior thereto, a converter of coated fabrics generally sold direct to manufacturers. It was not the usual practice for a converter to sell to a wholesaler who resold to manufacturers. In the few instances of such resales to manufacturers, the converter's sales price to wholesalers was lower than his sales price to the manufacturers, permitting resale by the wholesalers to the manufacturers at the same price at which the converter would have sold directly to the manufacturers. Therefore, the maximum price for wholesalers who purchase from converters should be the same as that of their supplier for sales to the same class of purchaser. Accordingly, this order establishes the maximum prices for sales to manufacturers equally applicable for sales made by wholesalers and any other sellers. Thus the wholesaler's maximum prices for sales to manufacturers will be the same as the applicant's prices for sales to the same buyer.

It is desirable that the applicant be required to notify the wholesalers to whom he sells of the maximum price which applies to sales to a manufacturer. This is the most practical way of informing the wholesalers of the price at which he must sell. If such notice is not given many wholesalers may price these coated fabrics under section 9 of the regulation with the result that different and higher prices will result for sales of the same commodity.

The maximum prices proposed by the applicant have been compared to the maximum prices established by other converters under Maximum Price Regulation 478. The Administrator finds that the proposed maximum prices are not consistent with the level of maximum prices generally established by the regulation. This is because the applicant has used excessive costs as compared to those of other converters and has used the gross margin applicable for sales to a manufacturer. Therefore, the Administrator is approving maximum prices which are consistent with the level of maximum prices generally established by the regulation.

In the judgment of the Price Administrator, the maximum prices established by this order are consistent with the level of maximum prices otherwise established by Maximum Price Regulation 478, are fair and equitable and effectuate the purpose of the Emergency Price Control Act of 1942, as amended, and Executive Orders 9250 and 9326.

[F. R. Doc. 46-19673; Filed, Oct. 30, 1946;  
8:45 a. m.]

[MPR 53, Revocation of Order 33]

#### FATS AND OILS

##### EXEMPTION FROM PRICE CONTROL

For the reasons set forth in the accompanying opinion and under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Orders 9250, 9328 and 9599 and in accordance with section 1.7 of Maximum Price Regulation No. 53; *It is hereby ordered:*

That Order No. 33 under section 1.7 of Maximum Price Regulation No. 53 is revoked, except,

That the maximum price for all sales and deliveries of linseed oil made pursuant to Order No. 33 shall be the maximum price fixed for linseed oil in Amendment 71 to Maximum Price Regulation No. 53 plus 1.7 cents per pound.

This order of revocation shall become effective at 12:01 a. m., October 29, 1946.

Issued this 29th day of October 1946.

PAUL A. PORTER,  
Administrator.

##### Opinion Accompanying Order of Revocation to Order No. 33 Under Maximum Price Regulation No. 53

Amendment No. 72 to SO 132 which is being issued simultaneously with this order exempts from price control all remaining fats and oils formerly priced under MPR 53. Linseed oil is thus removed from price control. There is no further reason for continuing an adjustable pricing order on that item. At the same time the Administrator is permitting the settling of the price of all sales and deliveries of linseed oil made under Order 33 and Amendment 1 to that order at no greater price than the ceiling price fixed in Amendment 71 to MPR 53 plus 1.7 cents per pound, a price recently discussed with the industry as a fair and equitable price for those sales of linseed oil.

[F. R. Doc. 46-19773; Filed, Oct. 30, 1946;  
11:25 a. m.]

[MPR 61, Order 18]

#### DOMESTIC LEATHER PRODUCED FROM IMPORTED RAW CALFSKINS

##### ADJUSTMENT OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 19 of Maximum Price Regulation 61, it is ordered:

(a) *Applicability.* This order applies to leather tanned in the continental United States from imported and domestic raw calfskins and does not apply to leather made from imported or domestic cow, kip, steer, bull or buffalo hides. For the purposes of this order calfskin leather means grain calfskin leather and slunkskin leather for which a maximum price has been established or determined pursuant to Maximum Price Regulation 61.

(b) *Adjustment of maximum price.* On and after October 1946, the maximum price of any leather specified in this order may be adjusted by an amount not to



exceed the adjustment provided by this paragraph:

(1) *Tanners.* Except as provided in paragraphs (c) and (d) below, on the first day of each calendar month a tanner who determines his adjustment under this subparagraph (b) (1) may adjust his maximum prices as follows:

*Step 1.* Take the invoice price per square foot of the leather specified in this order (not to exceed his maximum price established under Maximum Price Regulation 61 before any adjustment under this or any other order issued pursuant to Maximum Price Regulation 61) and multiply it by the number of square feet being sold to determine his invoice price for each item of such leather.

*Step 2.* Add all invoice prices of each item of such leather being sold and for which he is authorized to adjust his maximum price pursuant to the terms of this order to determine his total invoice price for all items of such leather being sold.

*Step 3.* Determine the applicable cents per square foot adjustment in Column II of Schedule A which corresponds to the applicable percentage group in Column I of Schedule A. The applicable percentage group in Column I is determined as follows:

Determine the total number of raw calfskins (domestic and imported) soaked by the tanner during the preceding month. Then determine what percent of this total were imported raw calfskins.

*Step 4.* Multiply the cents per square foot adjustment ascertained under Step 3 by the number of square feet of leather being sold for which the maximum price is to be adjusted pursuant to the provisions of this order to obtain the total dollar amount of adjustment. Add this amount to the total invoice price determined under Step 2.

No adjustment may be taken under this subparagraph (b) (1) unless the invoice so adjusted in accordance with the provisions thereof is dated the same month in which the delivery of such leather is made.

**NOTE:** The adjustment permitted by Revised Order No. 14 under Maximum Price Regulation 61 may not be computed on the amount of adjustment determined under this order.

*Example.* To illustrate: Assume that a tanner invoices 3000 square feet of Cowhide Leather G at 30 cents per square foot, and 1000 square feet of grain Calfskin Leather C at 40 cents per square foot, and 2000 square feet of cowhide lining splits at 15 cents per square foot. Of the total amount of raw calfskins soaked during the preceding month 9.8 percent was reported to the Office of Price Administration as foreign skins in accordance with paragraph (c). His percentage group of imported calfskins soaked appears in the percentage group which reads "5% or over but less than 10%" in Column I of Schedule A of this order. The adjustment for this group is 2 cents per square foot. The tanner would invoice the sale of this leather as follows:

3000 square feet cowhide leather G @ 30¢ sq. ft.-----	\$900.00
1000 square feet grain calfskin leather C @ 40¢ sq. ft.-----	400.00
2000 square feet cowhide lining splits @ 15¢-----	300.00
	1,600.00
O. P. A. adjustment 1,000 sq. ft. calfskin leather @ 2¢ per sq. ft. Order No. 18 MPR 61-----	20.00
O. P. A. adjustment charge of 6% under Revised Order No. 14, MPR 61 <sup>1</sup> -----	96.00
	1,716.00

<sup>1</sup>The adjustment under Revised Order No. 14 is computed on the amount of \$1,600.00 and may not be computed on the adjustment of \$20.00.

(2) *Processors, finishers, and manufacturers.* Except as provided in paragraph (d), a person who processes or finishes the leather specified in this order from the crust or off boards, or a manufacturer of shoes or other leather products (other than a manufacturer who determined his maximum price under section 7 (a) of Maximum Price Regulation 61) may add to his total unadjusted invoice price (computed as outlined by Step 1 and Step 2 under subparagraph (b) (1), above) an amount not to exceed the cents per square foot adjustment paid to his supplier who adjusted his maximum price for such leather in accordance with the provisions of this order.

(3) *Sellers other than tanners, processors, finishers or manufacturers.* Except as provided in paragraph (d), on the first day of each calendar month a seller other than a manufacturer of shoes or other leather products, tanner, processor, or finisher who determines his adjustment under this subparagraph (b) (3) may adjust his maximum price as follows:

*Step 1.* Determine the aggregate amount of the dollar-and-cents adjustments from his suppliers' invoices dated during the preceding calendar month for the leather specified in this order and which was delivered to him during such month.

*Step 2.* Determine from his suppliers' invoices for the same calendar month used in Step 1, the total number of square feet of the leather specified in this order which was delivered to him during such calendar month (regardless of whether or not an adjustment was charged to him for such leather).

*Step 3.* Divide the dollar-and-cents total ascertained in Step 1 by the number of square feet ascertained in Step 2 to determine his cents per square foot average adjustment cost.

*Step 4.* Determine the group in Column I of Schedule B in which the cents per square foot average adjustment cost determined in Step 3 falls.

*Step 5.* The seller may take as his adjustment in cents per square foot an amount not to exceed the amount stated in Column II of Schedule B of this order for the group determined in Step 4 above.

No adjustment may be taken under this subparagraph (b) (3) unless the invoice so adjusted in accordance with its provisions is dated the same month in which the delivery of such leather is made.

**NOTE:** The adjustment permitted by Revised Order No. 14 under Maximum Price Regulation 61 may not be computed on the amount of adjustment determined under this order.

(c) *Tanners' imported raw stock reports.* No tanner may sell or deliver any leather specified in this order at a maximum price adjusted pursuant to the provisions thereof unless he has mailed a report on or before the 5th day of each calendar month to the Leather, Fur and Fibers Branch, Consumer Goods Price Division, Office of Price Administration, Washington, D. C., on the form reproduced in Appendix B of Maximum Price Regulation 61 setting forth his imported raw stock position with respect to imported raw calfskins for the calendar month preceding the date of filing.

Tanners shall file the first report required by this paragraph on or before November 4, 1946.

(d) *Invoice requirements.* No seller (except one who sells under section 9 of Maximum Price Regulation 61) may sell or deliver any leather specified in this order at a maximum price adjusted pursuant to the provisions thereof unless in connection with each such sale or delivery the seller furnishes to the purchaser an invoice or similar document showing, in addition to all other information required by section 12 of Maximum Price Regulation 61, the following:

(1) The total invoice price of such leather exclusive of the adjustment authorized by this or any other order issued under Maximum Price Regulation 61.

(2) The basis on which he has increased the total invoice price pursuant to the terms of this order. This basis must be stated on the invoice as follows: "OPA adjustment square feet calfskin leather at \_\_\_\_\_¢ per square foot Order No. 18, MPR 61". (The appropriate number of square feet of leather sold for which the seller is authorized to adjust his maximum price shall be inserted in the first blank space and the appropriate adjustment in cents per square foot from Schedule A or Schedule B shall be inserted in the second blank space of this statement.)

The basis for the adjustment taken pursuant to the provisions of this order shall be stated at the foot of the invoice for the item, or if there is more than one item, then for the entire group of items for which the same adjustment is made, in which case the item or entire group of items increased by the same adjustment shall be clearly indicated.

(3) The dollar-and-cents amount of the adjustment added and stated as a separate item.

(e) *Discounts.* Term discounts shall be deducted from the total amount of the adjusted invoice price.

(f) *Amendments.* This order may be amended or revoked at any time by the Office of Price Administration.

This order shall become effective October 30, 1946.

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

Issued this 30th day of October 1946.

PAUL A. PORTER,  
Administrator.

SCHEDULE A—SCHEDULE OF ADJUSTMENTS FOR TANNERS' MAXIMUM PRICES CALFSKIN AND SUNKSKIN LEATHER

Column I	Column II
Percentage which imported raw calfskins soaked during the preceding calendar month are of total (domestic and imported) raw calfskins soaked during that month	Adjustment in cents per square foot
100%-----	26
90% or over but less than 100%-----	24½
80% or over but less than 90%-----	22
70% or over but less than 80%-----	19½
60% or over but less than 70%-----	17
50% or over but less than 60%-----	14½
40% or over but less than 50%-----	11½
30% or over but less than 40%-----	9
20% or over but less than 30%-----	6½
10% or over but less than 20%-----	4
5% or over but less than 10%-----	2
2% or over but less than 5%-----	1½
0% or over but less than 2%-----	0

SCHEDULE B—SCHEDULE OF ADJUSTMENTS FOR SELLERS OTHER THAN TANNERS, PROCESSORS, FINISHERS, AND MANUFACTURERS

CALFSKIN AND SLUNKSKIN LEATHER

Column I	Column II
Cents per square foot average adjustment cost	Adjustment in cents per square foot
26.....	31
24½ or over but less than 26.....	29.5
22 or over but less than 24½.....	26½
19½ or over but less than 22.....	23½
17 or over but less than 19½.....	20½
14½ or over but less than 17.....	17½
11½ or over but less than 14½.....	14
9 or over but less than 11½.....	11
6½ or over but less than 9.....	8
4 or over but less than 6½.....	5
2 or over but less than 4.....	2½
½ or over but less than 2.....	1
0 or over but less than ½.....	0

Opinion Accompanying Order No. 18 Under Maximum Price Regulation 61

The accompanying order provides for adjustment of maximum prices established under the provisions of Maximum Price Regulation 61 for leather tanned from raw calfskins within the continental United States. The order covers all sales and resales of such leather whether the leather is finished with a grain or suede finish and whether it is from calfskins or from slunk skins, except that it does not increase prices for calfskin splits. Tanners and jobbers' sales of whole skins are covered but no adjustment for sales of cut pieces or scrap on a pound or piece basis is included. Calfskin leather tanned from both imported and domestic raw skins are included but the adjustments established herein in no way affect the prices of raw domestic calfskins.

The Combined Hide Skins and Leather Committee had, by price agreement and allocation of raw stock among the member nations, established in line prices for hides and skins throughout the world. The dissolution of this Committee on June 25, 1946, created chaotic market conditions throughout the world and made it impossible for American tanners whose leather ceiling prices are based upon domestic calfskin ceilings to purchase raw skins in the foreign markets. Since the price of calfskins in foreign markets has doubled during the past few months it would be unprofitable for tanners in this country to compete for foreign raw stock under their established ceiling prices for the leather tanned from such skins.

Prices for all leather were increased on June 7, 1946 in recognition of actual and imminent increases in costs, including labor, tanning materials and overhead cost increases and decrease in yield and volume of skins obtainable. This increase was found to be sufficient to return to the industry the same profit on investment as was obtained in a normal peacetime period in accordance with the industry earnings standard. The increase was not, however, designed to take into account the recent unprecedented changes in prices of imported raw skins. It is, accordingly, necessary, under the aforementioned standard, to increase

prices for leather tanned from raw calfskins to levels which will reflect the increases in the cost of imported raw calfskins.

It is not practical to raise the prices of calf leather produced from imported skins while maintaining those for leather produced from domestic skins at present levels since it is difficult after the leather has been finished to determine the origin of the skins. The adjustment, therefore, must be established on an overall basis raising the price of all calf produced by each tanner by a uniform amount. A sliding scale of increase based upon the proportion of foreign to total skins soaked during the previous month is therefore provided by the order. The individual tanner will be required to file monthly on Form B in Appendix B of Maximum Price Regulation 61 of the purchases and soakings information on which the adjustment is based. The soakings information reported by the tanner will also be used by him in determining the proportion of foreign to total calfskins soaked. This percentage will be used by the tanner in finding his adjustment factor in Appendix A of this order. The adjustment will be applicable to all the tanners' sales of calfskin leather for the ensuing month.

The adjustment factor is based on the proportion which the raw skin cost bears to the leather sales prices and on the changes in foreign raw skin costs. Raw calfskin purchase costs are normally 58½% of the selling price of the leather. Foreign market prices for raw calfskins have increased by about 100% since June 1946. The applicable increase derived from these data has been applied to the average price per foot of calf leather to obtain a sliding scale of price increases. At the wholesale level a corresponding adjustment has been calculated based upon the average jobber markup for leather during March 31, 1946. It is not expected, however, that any significant amount of this leather will be sold through jobbers. No increase for sales of calfskin leather other than on a per foot basis has been established.

The increases established by this order are based upon the volume of purchases since June 30th and on offers received by domestic tanners which they were unable to accept. Since the data are inadequate for any increase other than on a temporary basis and since it is possible that changes in the levels of purchase prices for foreign skins may occur, it is expected that corresponding changes in the adjustments established by Schedules A and B of this order will be made in the near future as more accurate data become available. In all cases this adjustment and any other adjustments taken under Maximum Price Regulation 61 must be computed on the unadjusted price established in accordance with the provisions of Maximum Price Regulation 61. The adjustments established herein must be stated as separate items on invoices.

[F. R. Doc. 46-19780; Filed, Oct. 30, 1946; 11:28 a. m.]

[MPR 580, Amdt. 2 to Order 12]

GANTNER & MATTERN CO.

ESTABLISHING CEILING PRICES AT RETAIL FOR CERTAIN ARTICLES

Maximum Price Regulation No. 580, Amendment 2 to Order 12. Establishing ceiling prices at retail for certain articles. Docket No. 6063-580-13-832.

For the reasons set forth in the opinion issued simultaneously herewith, Order No. 12 issued under section 13 of Maximum Price Regulation 580 on application of Gantner & Mattern Co., 1453 Mission Street, San Francisco 3, California, is amended in the following respects:

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

(a) The following ceiling prices are established for sales by any seller at retail of the following articles manufactured by Gantner & Mattern Co., 1453 Mission Street, San Francisco 3, California, having the brand name "Gantner":

LADIES' BEACHWEAR

Manufacturer's selling price (per dozen)	Retail ceiling price (per unit)
\$18.00 to \$18.50	\$2.50
21.00 to 22.50	2.95
30.00	3.95
34.00 to 36.00	5.00
42.00 to 43.20	5.95
48.00 to 51.00	6.95
54.00	7.95
61.20	8.95
67.20	10.00
72.00	10.95
84.00	12.95
96.00	14.75
120.00	17.50
132.00	19.50
180.00	25.00

MEN'S BEACHWEAR

\$7.50	\$1.00
14.50 to \$14.75	1.95
17.40 to 18.00	2.50
21.20 to 21.60	2.95
24.00 to 25.20	3.50
28.40	3.95
32.40	4.50
34.50 to 36.00	5.00
38.40	5.50
42.00	6.00
45.00 to 48.00	6.50
54.00	7.50
60.00	8.50

BOYS' BEACHWEAR

\$14.40 to \$14.75	\$1.95
17.40 to 18.00	2.50
21.20	2.95
24.00 to 24.60	3.50
28.40 to 30.00	3.95
32.40	4.50
38.40	5.50

JUVENILE BEACHWEAR

\$7.80 to \$9.00	\$1.00
10.80	1.50
12.60 to 12.75	1.65
14.40 to 15.75	1.95
17.40 to 18.00	2.50
22.50	2.95
24.00	3.50
30.00	3.95
34.50	5.00

GIRLS' BEACHWEAR

\$15.00 to \$16.50	\$1.95
18.00	2.50
22.50	2.95

GIRLS' BEACHWEAR—Continued

Manufacturer's selling price (per dozen)	Retail ceiling price (per unit)
\$28.00 to \$30.00	\$3.95
36.00	5.00
43.20 to 45.00	5.95
48.00 to 49.20	6.95
61.20	8.95

The retail ceiling price of an article stated in this paragraph (a) shall apply to any other article of the same type, having the same selling price to the retailer, the same brand or company name and first sold by the manufacturer after the effective date of this order.

2. Paragraph (c) is amended by deleting the phrase "Maximum Price Regulation No. 580" and substituting therefor the phrase "the regulation which would apply in the absence of this order."

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

Upon issuance of any amendment to this order which either adds an article to those already covered by the order or changes the retail ceiling price of a covered article. Gantner & Mattern Co., as to such article, must comply with the preticketing requirements of this paragraph within 30 days after the issuance of the amendment. After 60 days from the issuance date, no retailer may offer or sell the articles unless it is ticketed in accordance with the requirements of this paragraph. Prior to the expiration of the 60 day period, unless the article is so ticketed, the retailer shall comply with the marking, tagging and posting provisions of the regulation which would apply in the absence of this order. However, the ceiling prices at retail established by any amendment to this order shall apply as of the effective date of such amendment, except that with respect to any article covered by this order prior to the effective date of the amendment and shipped to a retailer prior to that date, the ceiling price at retail of that retailer shall be the one established by the order at the time the article was shipped to him.

4. Paragraph (d) is amended to read as follows:

(d) At the time of or before the first delivery to any purchaser for resale of any article covered by this order, the seller shall send the purchaser a copy of the order and of each amendment thereto issued prior to the date of such delivery. Within 15 days after the effective date of any subsequent amendment to the order, the seller shall send a copy of the amendment to each purchaser to whom, within two months immediately prior to the effective date of such amendment, the seller had delivered any article the sale of which is affected in any manner by the amendment. The seller shall also send a copy to all other purchasers at the time of or before the first delivery of the article subsequent to the effective date of the amendment.

This amendment shall become effective October 31, 1946.

Issued this 30th day of October 1946.

PAUL A. PORTER,  
Administrator,

Opinion Accompanying Amendment 2 to Order No. 12 Under Maximum Price Regulation No. 580

The accompanying amendment to Order No. 12 issued to Gantner & Mattern Co., 1453 Mission Street, San Francisco 3, California, under section 13 of Maximum Price Regulation 580, establishes uniform retail ceiling prices for additional beachwear cost lines. This will enable the manufacturer to continue his customary business practice of maintaining uniform retail selling prices on his branded merchandise.

With respect to articles for which retail ceiling prices are established by amendment, provision is made for the suspension of the preticketing requirements for a specified period. The amendment also makes an addition to paragraph (c) which is designed to make it clear that the effective date of retail ceilings established by any amendment to the order is not affected by the extension of time to preticket. However, in conformance with Amendment 17 to Maximum Price Regulation 580, it is further provided that the retail ceiling of a particular retailer for any article previously covered by the order and shipped to him prior to the amendment shall be the ceiling established at the time of such shipment.

[F. R. Doc. 46-19791; Filed, Oct. 30, 1946; 11:32 a. m.]

[RMPR 129,<sup>1</sup> Revocation of Order 15]

GUMMED CLOTH TAPE AND SISAL KRAFT TAPE

AUTHORIZATION OF ADJUSTABLE PRICING

An opinion involved in the issuance of this order and issued simultaneously herewith, has been filed with the Division of the Federal Register.

Order 15 to Revised Maximum Price Regulation 129 is hereby revoked.

This order shall become effective November 4, 1946.

Issued this 30th day of October 1946.

PAUL A. PORTER,  
Administrator.

Opinion Accompanying the Revocation of Order 15 Under Revised Maximum Price Regulation 129

This action revokes the adjustable pricing authorization granted to manufacturers on the sale of gummed cloth tape and gummed sisal kraft tape by Order 15 under Revised Maximum Price Regulation 129, effective August 27, 1946.

Order 15 under Revised Maximum Price Regulation 129 was issued to prevent curtailed output of gummed cloth and sisal kraft tapes in the face of sharp increases in the material costs of these items. Authorization for adjustable pricing was granted to cover the interim period during which industry cost surveys could be undertaken and the need and extent of industry wide price action could be determined. Amendment 14 to Revised Maximum Price Regulation 129, effective September 30, 1946, increased

<sup>1</sup> 9 F. R. 6328; 10 F. R. 11298, 12809, 15371; 11 F. R. 1525, 4273, 2286, 6014, 5950, 7131, 7341, 8772, 10292, 10825.

the price of gummed cloth tape by \$1.24 per M 1" yards to offset recent increases in the cost of sheetings and osnaburgs. In the case of gummed sisal kraft tape, a survey of current costs, including the recent increase in the cost of sisal kraft, and covering 100% of the industry output, indicates that the industry as a whole is covering average total costs. Under these circumstances, present maximum prices for sisal kraft tape appear to be sufficient to maintain current industry output. Individual producers of sisal kraft tape have recourse to the automatic adjustment provisions of Supplementary Order 160.

Since industry wide price action has already been taken on gummed cloth tape through Amendment 14 to Revised Maximum Price Regulation 129, and the review of sisal kraft costs indicates that no industry wide price increase is necessary, this action is taken to revoke Order 15 under Revised Maximum Price Regulation 129.

[F. R. Doc. 46-19785; Filed, Oct. 30, 1946; 11:30 a. m.]

[MPR 530,<sup>1</sup> Revocation of Order 1]

PULPWOOD PRODUCED IN THE PROVINCES OF QUEBEC, NEW BRUNSWICK AND NOVA SCOTIA IN THE DOMINION OF CANADA

IMPORT PRICES

Order No. 1 to Maximum Price Regulation 530 which became effective August 19, 1946, authorized the use of adjustable pricing for importers of pulpwood from the Provinces of Quebec, New Brunswick and Nova Scotia in the Dominion of Canada until action of general applicability with respect to the present maximum prices of imported pulpwood covered by Maximum Price Regulation 530 has been taken by the Office of Price Administration. Amendment No. 5 to Maximum Price Regulation 530, issued simultaneously herewith, adjusts the maximum prices of pulpwood imported into the United States from the Provinces of Quebec, New Brunswick and Nova Scotia in the Dominion of Canada.

Therefore, under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and in accordance with the provisions of section 3 of Maximum Price Regulation 530, It is ordered, That: Order No. 1 to Maximum Price Regulation 530 be, and is hereby, revoked.

This revocation shall become effective October 30, 1946.

Issued this 30th day of October 1946.

PAUL A. PORTER,  
Administrator.

[F. R. Doc. 46-19796; Filed, Oct. 30, 1946; 11:33 a. m.]

[MPR 580, Amdt. 3 to Order 40]

NOLDE & HORST CO.

ESTABLISHING CEILING PRICES AT RETAIL FOR CERTAIN ARTICLES

Maximum Price Regulation 580, Amendment 3 to Order No. 40. Estab-

<sup>1</sup> 11 F. R. 9089.

lishing ceiling prices at retail for certain articles. Docket No. 6063-580-13-822.

For the reasons set forth in the opinion issued simultaneously herewith, Order No. 40 issued under section 13 of Maximum Price Regulation 580 on application of The Nolde & Horst Company, Reading, Pennsylvania, is amended in the following respects:

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

MEN'S, WOMEN'S, BOYS' AND CHILDREN'S HOSIERY	
Supplier's selling price (per dozen pair)	Ceiling price at retail (per pair)
\$21.00	\$3.00
24.50	3.50
27.50	4.00

2. Paragraph (c) is amended by adding thereto the following sentence:

However, the ceiling prices at retail established by any amendment to this order shall apply as of the effective date of such amendment except that with respect to any article covered by this order prior to the effective date of the amendment and shipped to a retailer prior to that date, the ceiling price at retail of that retailer shall be the one established by the order at the time the article was shipped to him.

This amendment shall become effective October 31, 1946.

Issued this 30th day of October 1946.

PAUL A. PORTER,  
Administrator.

*Opinion Accompanying Amendment 3 to Order No. 40 Under Maximum Price Regulation No. 580*

The accompanying amendment to Order No. 40 issued to The Nolde & Horst Company, Reading, Pennsylvania, under section 13 of Maximum Price Regulation 580, establishes uniform retail ceiling prices for additional hosiery cost lines. This will enable applicant to continue his customary practice of maintaining uniform retail selling prices on his branded merchandise.

The amendment also makes an addition to paragraph (c) which is designed to make it clear that the effective date of retail ceilings established by any amendment to the order is not affected by the extension of time to ticket which is provided by Amendment 2 to the order. However, in conformance with Amendment 17 to Maximum Price Regulation 580, it is further provided that the retail ceiling of a particular retailer for any article previously covered by the order and shipped to him prior to the amendment shall be the ceiling established at the time of such shipment.

[F. R. Doc. 46-19792; Filed, Oct. 30, 1946; 11:32 a. m.]

[MPR 591, Amdt. 28 to Order 1]  
SPECIFIED MECHANICAL BUILDING  
EQUIPMENT

INCREASE 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 22 of Maximum Price Regulation 591, It is ordered: Order No. 1 under Maximum Price Regulation 591 is hereby amended in the following respect:

A new Section 6.3 is added to read as follows:

SEC. 6.3 *Enameled cast iron plumbing fixture ware*—(a) *Manufacturers' increase for items having October 1, 1941, prices.* The maximum price for the sale by the manufacturer, to any class of his purchasers, of enameled cast iron plumbing fixture ware, exclusive of all fittings and trimmings, shall be the price which he had in effect to such class of purchaser on October 1, 1941, increased by 34 percent. Such increase may be rounded out in the list price to the nearest 5 cents.

(b) *Manufacturers' increase for items not having an October 1, 1941 price.* A manufacturer may not increase his properly established maximum price for any item of enameled cast iron plumbing fixture ware exclusive of all fittings and trimmings for which he does not have an October 1, 1941 price without specific authorization from this office.

A manufacturer desiring to modify his presently established maximum price for any item of enameled cast iron plumbing fixture ware exclusive of all fittings and trimmings 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 increase obtained by other manufacturers for similar articles under (a) above setting forth the following:

(1) Full description of item. Cuts or detailed sketches should be supplied.

(2) Established maximum price for item and the section and regulation under which maximum price was established.

(3) If possible, the names of competitors marketing a similar item for which they had an October 1, 1941 price.

Such applications shall be filed with the Mechanical Building Equipment Price Branch, Building and Construction Price Division, Office of Price Administration, Washington 25, D. C.

(c) *Notification by manufacturers.* Any manufacturer who applies the increase permitted under (a) shall notify each purchaser in writing at or before the issuance of the first invoice after October 30, 1946, of any change in his selling price for each item of enameled cast iron plumbing fixture ware exclusive of fittings and trimmings over his maximum price to that class of purchaser in effect on October 29, 1946.

(d) *Resellers' maximum prices.* The maximum price for the sale by a reseller of the subject commodity to any class of his purchasers shall be the manufacturer's list price minus or plus any discounts, allowance, including freight allowance which the reseller had or would have had in effect to such class of purchaser in March, 1942, and the rendition of services equally as favorable as those which the reseller had, or would have had, in effect in March, 1942.

This amendment shall become effective October 30, 1946.

Issued this 30th day of October 1946.

PAUL A. PORTER,  
Administrator.

*Opinion Accompanying Amendment No. 28 to Order No. 1 Under Maximum Price Regulation No. 591*

The accompanying amendment to Order 1 under section 22 of Price Regulation No. 591 provides for an additional increase in maximum prices of 11½ percent for enameled cast iron plumbing fixtures. This adjustment advances prices for the industry to a level 34 percent above that prevailing on October 1, 1941.

By order of the War Production Board, the manufacture of enameled cast iron plumbing fixtures was discontinued in June 1942. This restriction remained in effect until 1945 for all times except bathtubs which were produced in limited quantities during the war years.

With the lifting of the limitation order, the industry began to reconvert to the production of sinks, bathtubs, and lavatories. Under the circumstances, OPA had previously instituted a study using the reconversion technique, which resulted in the announcement of January 2, 1946, of an increase of 8 percent over October 1, 1941 prices. Additional cost increases were projected in a labor study resulting in a further increase on August 21, 1946, totaling 20 percent over October 1, 1941, prices.

It appears that some companies have reached their normal rate of volume, but that others have not yet fully reconverted, so that the industry's level of production is somewhat less than 1941 production. Consequently, insufficient experience is present for an accurate determination of costs under the product standard. However, on the basis of such cost data as are available, and applying appropriate adjustments for below normal production, it appears that an increase of 11.5 percent would be warranted if normal volume were achieved.

In taking the present action, the Administrator recognizes that the information upon which it is based is incomplete in several respects. Therefore, this action must be regarded as being of an interim nature. It will be more appropriate at a later date to determine more precisely the accuracy of the present adjustment.

Historically, and on October 1, 1941, prices for the items comprising this product were uniform for all manufacturers. This pattern was disturbed by reason of individual price adjustments under Revised Supplementary Order No. 119 which in some cases exceeded the general increases. The present general level now established will exceed such individual increases, so that the simpler pattern of uniformity can be restored, and simplify OPA's burden of enforcing compliance with maximum prices. To continue this pattern, the application of Revised Supplementary Order No. 119 to this commodity-group is to be revoked.

In view of past individual adjustments authorized for manufacturers, some re-

sellers were permitted to increase their prices only by the dollars-and-cents amount, rather than percentage-wise, by which the manufacturers' prices were increased. In view of the restoration of the single price level for manufacturers, accomplished by the present action, it is also desirable that the uniform price pattern of resellers be restored. Such action will not significantly increase costs to consumers, since it is estimated that prices will thereby be increased about one-half of one percent. Accordingly, the accompanying amendment provides for resellers a pricing method which permits a percentage pass through of the industry-wide price advances since October 1, 1941.

[F. R. Doc. 46-19794; Filed, Oct. 30, 1946; 11:32 a. m.]

[MPR 591, Amdt. 29 to Order 48]

**SPECIFIED MECHANICAL BUILDING EQUIPMENT**

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 22 of MPR 591, *It is ordered:*

Order 48 under Maximum Price Regulation 591 is hereby amended in the following respect:

Section 2.3 is hereby revoked.

This amendment shall become effective October 30, 1946.

Issued this 30th day of October 1946.

PAUL A. PORTER,  
Administrator.

*Opinion Accompanying Amendment No. 29 to Order 48 Under Section 22 of Maximum Price Regulation No. 591*

The reasons for the accompanying amendment revoking section 2.3 of Order 48 pursuant to section 22 of MPR 591, are set forth in the opinion accompanying Amendment 28 to Order 1 under MPR 591, and incorporated herein by reference.

[F. R. Doc. 46-19793; Filed, Oct. 30, 1946; 11:32 a. m.]

[RPS 49, Order 19]

**NEW STEEL SHEET PILING  
MAXIMUM PRICES FOR RESALES**

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1306.159 (c) (3) of Revised Price Schedule No. 49, it is ordered:

(a) *Definitions.* When used in this order the term:

(1) "New steel sheet piling" means sheet piling that has not been used.

(2) "Location" means the place at which the material was last put through the "operations commonly known as the warehousing of iron or steel products".

(3) "Destination" means the railroad siding at or nearest the place at which the buyer requires the material for his operation.

(4) "Freight" means the lowest filed rate of freight applicable to the quantity specified (plus 3% and rounded to nearest cent per 100 pounds by adding 1

cent if third decimal is 5 or more and dropping all places beyond second decimal if third is less than 5).

(b) Any person may sell and deliver and any person may buy and receive new steel sheet piling at prices not in excess of the applicable maximum delivered price set forth in this order.

(1) For material, other than excess stock, which has not been put through the operations commonly known as the warehousing of iron or steel products, the maximum delivered price set forth in § 1306.159 (k) (1) of Revised Price Schedule No. 49.

(2) For excess stock which has not been warehoused, the maximum delivered price set forth in § 1306.166, Appendix H of Revised Price Schedule No. 49.

(3) For less-than-carload quantities of material which has been put through the operations commonly known as the warehousing of iron or steel products.

(i) When sold within the free delivery area of location, the aggregate of:

(a) The direct mill shipment carload price at the governing basing point of location, plus

(b) The carload rate of freight from governing mill basing point to location.

(c) An amount not in excess of 27 percent of (a) above.

(ii) When sold outside the free delivery area of location but within 150 miles of location, the aggregate of:

(a) The maximum price set forth in (i) above for sales within the free delivery area of location; plus

(b) Freight from location to destination.

(iii) When sold outside the free delivery area of location but outside a 150 mile radius of location, the aggregate of:

(a) The maximum price set forth in (i) above for sales within the free delivery area of location; plus

(b) Freight from location to destination; minus

(c) A deduction at the rate of 15 cents per 100 pounds.

(4) For carload quantities of material which have been put through the operations commonly known as the warehousing of iron or steel products, either alone or when combined with other iron or steel products except pipe or tubular products.

(i) When sold within the free delivery area of location, the aggregate of:

(a) The price set forth in (3) (i) above for sales of less-than-carload quantities in the free delivery area of location, minus

(b) A deduction at the rate of 15 cents per 100 pounds.

(ii) When sold outside the free delivery area of location but within a 150 mile radius of location, the aggregate of:

(a) The price determined in accordance with paragraph (4) (i) above for sales of carload quantities within the free delivery area of location; plus

(b) The carload rate of freight from location to destination.

(iii) When sold outside the free delivery area of location outside a 150 mile radius of location, the aggregate of:

(a) The price determined in accordance with paragraph (4) (i) above for sales of carload quantities in the free delivery area of location; plus

(b) The carload rate of freight from location to destination; minus

(c) A deduction at the rate of 15 cents per 100 pounds.

(iv) The carload quantity price shall apply in any case where all orders received in one day from one customer, for shipment to one destination at one time, or at seller's convenience total a carload quantity or more.

(c) Except as set forth herein all provisions of Revised Price Schedule No. 49 shall be applicable to sellers and buyers of this material.

(d) This order may be modified, amended or revoked by the Administrator at any time.

(e) This order supersedes all provisions of Revised Price Schedule No. 49 and all other orders issued under that Schedule insofar as such Schedule and orders are inconsistent with it.

This order shall become effective on the 4th day of November 1946.

Issued this 30th day of October 1946.

PAUL A. PORTER,  
Administrator.

*Opinion Accompanying Order No. 19 Under Revised Price Schedule No. 49*

Order No. 19 under Revised Price Schedule No. 49 sets maximum prices on all resales of new steel sheet piling, by providing for a uniform markup for all resellers of that commodity when the material has been put through the operations commonly known as the warehousing of iron or steel products.

Previously, the maximum delivered prices for warehouse quantities of new steel sheet piling, in less-than-carload quantities was, for shipments in the free delivery area of the seller, the seller's own April 16, 1941 selling price, providing such price did not exceed the prices of certain named sellers in the schedule. For shipments of less-than-carload quantities outside the seller's free delivery area, the seller's own price, plus freight was the maximum delivered price providing such price did not exceed the lowest combination price of the listed sellers; it was further provided that if the shipment qualified as a dislocated tonnage shipment the seller could use his own free delivery area price less 15 cents per 100 pounds and add the freight from his city to destination. For carload quantities, a deduction of 15 cents per 100 pounds from the seller's free delivery area price was required in most instances, although the regulation provided that if a seller customarily sold the product on April 16, 1941 on a quantity plan, he must either deduct 35 cents from his 500 pound selling price or give the buyer the benefit of his lowest priced bracket whichever produced the lower price.

It appears that sheet piling was customarily sold principally through the various outlets of one reseller. That seller represented the greater portion of the reselling industry but was not a seller named in the schedule as a seller whose prices could not be exceeded. Research indicates that only one of the named sellers in the schedule had prices published on April 16, 1941 for this commodity and sales were rarely made from their stocks. Today that particular seller maintains no stocks of this product.

The appearance of new sheet piling in surplus or excess stocks has resulted in several concerns initiating this product into their stocks. Several applications have been received by the Office of Price Administration for the establishment of maximum selling prices for new sellers, and in the past certain prices have been set "in-lined" with the prices of the one named seller who published prices for the product but who was not a representative seller of it. Additional requests for price establishment have been received, and it is deemed appropriate to set maximum prices that will be uniform for all sellers and that will more nearly approach the level of price in effect by the one seller who represented the greater part of the industry.

In setting maximum prices, the Office has converted the customary spread enjoyed by the seller whose prices are considered most representative of the industry to a percentage basis. The provisions of the Emergency Price Control Act of 1942 are effectuated by this action through the maintenance of the typical prices in effect by the industry and by making the markup uniform for all sellers, the administration of the schedule will be simplified and new sellers will find that the pricing provisions of this order greatly facilitate the pricing of sheet piling.

After due consideration of the foregoing, the Administrator is of the opinion that the provisions of this order conform with the requirements of the Price Control Extension Act of 1946, and that it tends to effectuate the provisions of the Emergency Price Control Act of 1942, as amended.

[F. R. Doc. 46-19782; Filed, Oct. 30, 1946; 11:29 a. m.]

[SO 94, Revocation of Order 131]

RESALES OF CERTAIN NEW LEATHER FOOTWEAR

SPECIAL MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and in accordance with section 11 of Supplementary Order 94, it is ordered:

(a) *Revocation of Order 131.* Order 131 under Supplementary Order 94 be and is hereby revoked.

This order of revocation shall become effective October 31, 1946.

Issued this 30th day of October 1946.

PAUL A. PORTER,  
Administrator.

*Opinion Accompanying Revocation of Order 131 Under Supplementary Order 94*

Order 131 under Supplementary Order 94 established maximum prices for resales of certain new leather footwear, which had been declared surplus by the Government. Inasmuch as Appendix C to Revised Supplementary Order 122 now establishes maximum permissible markups for resellers of all footwear sold by a Government disposal agency, Order 131 becomes unnecessary and is, accordingly, revoked.

[F. R. Doc. 46-19788; Filed, Oct. 30, 1946; 11:31 a. m.]

[SO 94, Revocation of Order 132]

CERTAIN COTTON SHEETS  
SPECIAL MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and in accordance with section 11 of Supplementary Order 94, it is ordered:

(a) *Revocation of Order 132.* Order 132 under Supplementary Order 94 be and is hereby revoked.

This order of revocation shall become effective October 31, 1946.

Issued this 30th day of October 1946.

PAUL A. PORTER,  
Administrator.

*Opinion Accompanying Revocation of Order 132 Under Supplementary Order 94*

Order 132 under Supplementary Order 94 established maximum prices for sales of certain used cotton sheets, which had been declared surplus by the Government. Inasmuch as Appendix C to Revised Supplementary Order 122 now establishes maximum permissible markups for resellers of all sheets sold by a Government disposal agency, Order 132 becomes unnecessary and is, accordingly, revoked.

[F. R. Doc. 46-19787; Filed, Oct. 30, 1946; 11:31 a. m.]

[Order 171 Under 3 (e)]

STEEL DRUMS

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, pursuant to the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and § 1499.3 (e) of the General Maximum Price Regulation, it is ordered:

(a) *Pricing method by which manufacturers shall determine maximum prices for steel drums made of cold rolled steel which were formerly made of hot rolled steel.* On and after the effective date of this order any person manufacturing and selling a steel drum manufactured from cold rolled steel and for which a maximum price cannot be established under § 1499.2 of the General Maximum Price Regulation shall determine his maximum price in the following manner: From the maximum price established under § 1499.2 (a) or (b) of the General Maximum Price Regulation as modified by Amendments 3 and 4 to Supplementary Regulation 14G for the same steel drum made of hot rolled steel there shall be deducted the current delivered cost of hot rolled steel per unit of sale and there shall be added the current delivered cost of cold rolled steel per unit of sale. The resulting figure shall be the maximum price of the steel drum made of cold rolled steel.

(b) *Records.* Any manufacturer determining his maximum price in accordance with paragraph (a) above shall maintain records for a period of one year after delivery of any steel drum priced

according to this order showing the following: (1) The current maximum price of the steel drum made of hot rolled steel. (2) The quantity of hot rolled steel used per unit. (3) The current net delivered cost of hot rolled steel per unit showing the base price, where purchased, all applicable extras or discounts and freight. (4) The current net delivered cost of cold rolled steel per unit showing the base price, where purchased, all applicable extras or discounts and freight. (5) The maximum price of the steel drum made of cold rolled steel calculated pursuant to this order.

(c) *Definitions.* The term "steel drum" as used in this order includes any unused shipping package having a circular cross section and a welded or lock seam on a straight, bilged, tapered or necked in side manufactured from steel sheets 30 gauge or heavier and with a capacity of over 12 U. S. liquid gallons and no more than 133 U. S. liquid gallons.

(d) *Invoicing requirements.* Any person selling a steel drum for which maximum prices are established pursuant to this order shall furnish the buyer thereof an invoice showing:

(1) The number, size, capacity and gauge of the steel drums sold.

(2) The current maximum price of the steel drum if manufactured from hot rolled steel.

(3) The additional amount, if any, calculated pursuant to this order for furnishing cold rolled steel in lieu of hot rolled steel.

(e) *Revocation and amendment.* This order may be revoked or amended by the Administrator at any time.

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

This order shall become effective November 4, 1946.

Issued this 30th day of October 1946.

PAUL A. PORTER,  
Administrator.

*Statement of the Considerations Involved in the Issuance of Order No. 171 Under § 1499.3 (e) of the General Maximum Price Regulation*

Order No. 171 under § 1499.3 (e) of the General Maximum Price Regulation provides a method whereby manufacturers of steel drums may calculate maximum prices for steel drums which were formerly made from hot rolled steel and are now made from cold rolled steel.

Normally, most steel drums, particularly those of 20 gauge and heavier, are made from hot rolled steel. Steel mills producing such steel have, to a considerable extent, reduced the production of hot rolled steel and are producing more cold rolled steel on high speed continuous strip mills. These actions have resulted in shortages of hot rolled steel normally used for the manufacture of steel drums and have forced drum manufacturers to resort, in many cases, to higher priced cold rolled steel in order to satisfy the demand for steel drums.

It has been determined that certain manufacturers charged extras for furnishing drums made from cold rolled steel during March 1942. Other com-

panies, which during the base period did not manufacture drums from cold rolled steel are unable to determine conveniently applicable maximum prices from drums made from such steel. Their ceilings may be determined, under § 1499.2 (b) of the Regulation, by the highest prices charged during March 1942 by their most closely competitive sellers. If such competitors' prices cannot be determined, maximum prices may be established by a formula provided in § 1499.3 (b) (1) of the Regulation. If § 1499.3 (b) (1) is inapplicable individual applications may be filed under § 1499.3 (b) (2) of the Regulation requesting this Office to establish appropriate ceiling prices. The Administrator finds that effective administration of the Regulation will be promoted by establishing a general method for determining ceiling prices for drums made from cold rolled steel, in preference to either of the methods provided by § 1499.3 of the regulation. The resulting ceiling prices are expected to be substantially the same as if they had been determined on an individual basis in each instance.

It should be noted that any manufacturer who has a maximum price established under § 1499.2 of the General Maximum Price Regulation cannot use the new price determining method. This restriction applies to any manufacturer who during March 1942 sold drums of cold rolled steel whether or not an extra was charged during that period and to any manufacturer who has been able to establish his maximum price on the basis of the price of his "most closely competitive seller of the same class".

In order to promote compliance, the order requires manufacturers to maintain records showing the computations used to determine maximum prices pursuant to the order and to state on all invoices the extra charge for drums made from cold rolled steel.

[F. R. Doc. 46-19783; Filed, Oct. 30, 1946; 11:30 a. m.]

**Regional and District Office Orders.**

[Des Moines Order G-10 Under Gen. Order 68, Amdt. 3]

**HARD BUILDING MATERIALS IN IOWA CITY, IOWA, AREA**

An opinion accompanying this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Order No. G-10 issued under the authority of General Order No. 68 is amended in the following respects:

1. Revised Appendix A, which is a part of the above named order, is amended by changing the maximum unit prices for the items set out below to read as follows:

Commodity	Unit	Maximum unit prices	
		Yard	Delivered
Flue lining, 13 x 17 (outside)	Lineal foot.	\$1.41	\$1.41
Flue lining, 17 x 17 (outside)	.....do.....	1.695	1.695

2. The item now appearing in Revised Appendix A to the above named order as "Portland Cement, Std., Cloth Bag (Incl. Bag)" and its established maximum unit prices, are amended to read as follows:

Commodity	Unit	Maximum unit prices	
		Yard	Delivered
Portland cement, std., cloth bags.	94-lb bag....	\$0.765	\$0.765

<sup>1</sup> Plus bag deposit. In quoting the maximum price for this item, sellers covered by this area order may include the bag deposit providing the deposit is reasonable and providing the refund equals the deposit.

This Amendment No. 3 to Order G-10 under General Order No. 68 shall become effective October 9, 1946.

Issued this 9th day of October 1946.

WALTER D. KLINE,  
District Director.

*Opinion Accompanying Amendment No. 3 to Order No. G-10 Under General Order No. 68*

General Order No. 68, effective September 16, 1945, issued by the Price Administrator authorized each Regional Administrator of the Office of Price Administration and any District Director authorized by the Regional Administrator to establish prices for sales of certain hard building materials to ultimate users or to purchasers for resale on an installed basis.

This Amendment No. 3 to Order No. G-10 to General Order No. 68 is issued for the following reasons:

1. On August 21, 1946, the Des Moines District Office issued Amendment No. 2 to Order No. G-10. This amendment was issued to authorize increased maximum prices to reflect average increases in acquisition costs for the applicable commodities in conformance with the provisions of section 2 (t) of the Emergency Price Control Act of 1942, as amended. Amendment No. 2 did not, however, authorize increases for flue linings.

In Appendix A of its memorandum of August 8, 1946, the National Office authorized a 13% increase in the price of sewer pipe to resellers covered by area orders. Because the Appendix failed to list "sewer pipe and allied products", as designated in Amendment 54 to Order No. 1 of MPR No. 592, this office erroneously omitted authorizing the 13% increase for flue lining which is an allied product of sewer pipe.

This Amendment No. 3 authorizes the appropriate increases.

2. The maximum prices established in Order No. G-10 for "Portland Cement, Std., Cloth Bag (Incl. Bag)—94 lb." included a 10¢ deposit for the bag which was the uniform deposit in effect at the time of the issuance of the order. Since the manufacturers of Portland Cement have recently increased the deposit from 10¢ to 25¢ per bag, and since under the provisions of MPR No. 224 they may further revise the deposit required providing it remains reasonable, this amendment establishes maximum unit prices

which do not include the dollar-and-cent deposit for the cloth bag. This removal of the amount of the deposit in the dollar-and-cent price authorized in the order will avoid the necessity of amending the order every time the manufacturers increase or decrease the amount of the deposit.

In the opinion of the District Director of the Des Moines, Iowa District Office of the Office of Price Administration, this Amendment establishes prices that are generally fair and equitable and will effectuate the purposes of the Emergency Price Control Act of 1942, as amended, and Executive Orders 9250 and 9328.

[F. R. Doc. 46-19370; Filed, Oct. 25, 1946; 8:49 a. m.]

[Region III Order G-2 Under Gen. Order 68, Amdt. 5]

**HARD BUILDING MATERIALS IN GRAND RAPIDS, MICH., AREA**

For the reasons set forth in an accompanying opinion, which has been filed with the Division of the Federal Register, and pursuant to the provisions of General Order No. 68 and of Regional Basic Order No. 1-B under General Order No. 68, it is hereby ordered:

1. That the item "Portland Cement (cloth)---barrel--- 2.96", listed in Table I of Order No. G-2, be amended to read as follows:

Portland Cement (cloth bags)---barrel--- 3.56

(Price of cement in cloth bags includes a refundable deposit of 25¢ per bag. Sellers are required to give a refund of 25¢ on each bag returned for which a 25¢ deposit has been made.)

2. That this Amendment No. 5 to Order No. G-2 shall become effective October 23, 1946.

Issued: October 9, 1946.

J. F. KESSEL,  
Regional Administrator.

*Opinion Accompanying Amendment No. 5 to Order No. G-2 Under General Order No. 68*

The National Office of the Office of Price Administration recently advised that the manufacturers of Portland cement have increased the deposit required on cloth bags from the customary ten cents to twenty-five cents per bag.

The maximum prices for Portland cement in cloth bags now in effect in this area include the ten cents deposit. The accompanying amendment increases the present maximum prices for this item by fifteen cents to bring the total deposit up to twenty-five cents.

The accompanying amendment also provides that sellers shall refund the deposit upon the return of a bag upon which a deposit has been made.

In the opinion of the regional administrator, the provisions of the accompanying amendment are fair and equitable and will effectuate the purposes of the Emergency Price Control Act of 1942, as amended, and General Order No. 68, as amended.

[F. R. Doc. 46-19470; Filed, Oct. 28, 1946; 8:51 a. m.]

[Region VI Rev. Order G-10 Under RMPR 122, Amtd. 5]

SOLID FUELS IN DES MOINES, IOWA, AREA

An opinion accompanying this amendment has been issued simultaneously

herewith. Order No. G-16 under Revised Maximum Price Regulation No. 122 is amended in the following respects.

In paragraph (c), Price schedule, subparagraphs I to VIII are amended to read as follows:

PRICE SCHEDULE

	2 tons or more (per ton)	Per ton	Per 1/4 ton	50 tons or more to 1 bin (per ton)
I. Low volatile bituminous coals from District No. 7: 1. Egg, size group No. 2, price classification A	\$14.29	\$14.54	\$7.67	\$14.04
11. High volatile bituminous coal from district No. 8, eastern Kentucky, southwestern West Virginia, northern Tennessee, and North Carolina:				
1. Lump size group No. 2. All single screened lump bottom size larger than 3" but not exceeding 5":				
(a) Price classification A coals, mine index Nos. 40 and 50 only	13.81	14.06	7.41	13.56
(b) Price classification A coals, except mine index No. 481	13.52	13.77	7.24	13.27
(c) Price classification E coals, mine index No. 368 only	13.27	13.52	7.14	13.02
(d) Price classification E through J, inclusive	12.42	12.67	6.71	12.17
(e) Price classification L through N, inclusive	11.92	12.17	6.46	11.67
2. Egg size group No. 6. All double screened egg coals top size larger than 5" but not exceeding 6" and bottom size 2" and smaller; also top size 3" and larger but not exceeding 5" and bottom size larger than 2" but not exceeding 3" including 6" x 2", 5" x 3", 5" x 2 1/2"				
(a) Mine index No. 368 only	12.97	13.22	6.99	12.72
(b) Price classification E through K inclusive, except mine index No. 289	12.17	12.42	6.59	11.92
(c) Price classification L through N, inclusive	11.97	12.22	6.49	11.72
3. Egg size group No. 7. All double screened egg coals top size larger than 3" but not exceeding 5" and bottom size 2" and smaller including 5" x 2" and 4" x 2". Price classification G through M, inclusive	11.47	11.72	6.24	11.22
111. Hi-volatile bituminous coals from district No. 9: A. No. 14 and stray seams				
1. Lump, S. G. No. 1	9.11	9.36	5.06	8.86
2. Egg, S. G. No. 3	8.91	9.16	4.96	8.66
3. Stove, 2" x 1 1/2", S. G. No. 8	8.26	8.51	4.66	8.01
4. Washed screenings, S. G. Nos. 23 and 24	8.01	8.26	4.51	7.76
IV. Hi-volatile bituminous coals from district No. 10:				
1. Southern subdistrict (deep machine mines):				
a. Lump and egg, S. G. 1, 2, and 3; P. G. 1, 2, and 8	9.36	9.61	5.21	9.11
b. Small egg and stove, S. G. 4, 5, 6, and 8; P. G. 1, 2, and 8	8.71	8.96	4.86	8.46
c. Special stoker treated, S. G. 21, 22, and 28; P. G. 1, 2, and 8	8.76	9.01	4.89	8.51
2. Belleville subdistrict:				
a. Lump and egg, S. G. 1, 2, and 3; P. G. 16-22, inc.:				
(i) Strip mines	8.11	8.36	4.61	7.86
(ii) Deep machine mines	8.31	8.56	4.71	8.06
b. Small egg and stove; S. G. 4, 5, 6, and 8; P. G. 16-22, inc.:				
(i) Strip mines	7.46	7.71	4.26	7.21
(ii) Deep machine mines	7.66	7.91	4.36	7.41
c. Washed nut and pea (treated S. G. 17-22; P. G. 16-22, inc.):				
(i) Strip mines	7.71	7.96	4.38	7.46
(ii) Deep machine mines	7.91	8.16	4.49	7.66
d. Washed screenings, S. G. 23 and 24, P. G. 16-22, inc.:				
(i) Strip mines	7.61	7.86	4.33	7.36
(ii) Deep machine mines	7.81	8.06	4.44	7.56
3. Fulton Peoria subdistrict:				
a. Lump and egg, S. G. 1, 2, and 3; P. G. 24, 25, and 26, strip mines	7.61	7.86	4.31	7.36
b. Small egg and stove, S. G. 4, 5, 6, and 8; P. G. 24, 25, and 26, strip mines	7.06	7.31	4.06	6.81
4. Dequoin subdistrict:				
a. Lump and egg, S. G. 1, 2, and 3; P. G. 10 and 16-22, inc.:				
(i) Strip mines	8.41	8.66	4.71	8.16
(ii) Deep machine mines	8.61	8.86	4.81	8.36
b. Washed nut and pea, S. G. 17 to 22; P. G. 10 and 16-22, inc.:				
(i) Strip mines	7.71	7.96	4.38	7.46
(ii) Deep machine mines	7.91	8.16	4.49	7.66
V. Hi-volatile bituminous coals from district No. 12:				
1. Chunk, S. G. No. 1:				
(i) Strip mines	7.43	7.68	4.24	7.18
(ii) Deep machine mines	8.53	8.80	4.81	8.30
2. Lump, S. G. No. 2:				
(i) Strip mines	7.28	7.53	4.14	7.03
(ii) Deep machine mines	8.40	8.65	4.71	8.15
3. Egg, S. G. No. 3 and No. 4:				
(i) Strip mines	7.18	7.43	4.09	6.93
(ii) Deep machine mines	8.30	8.55	4.66	8.05
4. Mine run, S. G. No. 5:				
(i) Strip mines	6.58	6.83	3.79	6.33
(ii) Deep machine mines	7.70	7.95	4.36	7.45
5. Stoker mt, S. G. Nos. 6 and 7:				
(i) Strip mines	6.93	7.18	3.99	6.63
(ii) Deep machine mines	8.05	8.30	4.56	7.80
6. Screenings, S. G. No. 8:				
(i) Strip mines	5.33	5.58	3.19	5.08
(ii) Deep machine mines	6.45	6.70	3.76	6.20
7. Crushed incl. stoker, S. G. No. 9:				
(i) Strip mines	5.93	6.18	3.49	5.68
(ii) Deep machine mines	7.05	7.30	4.06	6.80
8. Carbon, S. G. No. 10:				
(i) Strip mines	4.08	4.33	2.54	3.83
(ii) Deep machine mines	5.20	5.45	3.11	4.95
VI. Hi-volatile bituminous coals from district No. 15:				
1. Fancy or standard nut, production group No. 3, strip mines	7.62	7.87	4.34	7.37
2. Stoker, production group No. 3, top size 1 1/2" and smaller, bottom size 3/8" and smaller, strip mines	7.12	7.37	4.09	6.87
3. Stoker, production group No. 10, 1 1/4" x 3/8"—strip mines	9.27	9.52	5.14	9.02
VII. Pennsylvania anthracite—chestnut	23.63	23.88	12.34	
VIII. Byproduct coke: 1. Egg	19.08	19.63	10.17	18.53

(2) The maximum prices for all sales by dealers of solid fuels provided for by the above schedule shall be the maximum prices applicable for such sales under Revised

Maximum Price Regulation No. 122, as amended.

(3) A discount of 75¢ per ton shall be allowed domestic consumers from the above

stated prices for coal picked up at yard in lots of 1/2 ton or more.

The maximum prices set forth above for sales of the solid fuels subject to this amendment reflect all increases in maximum prices for such sales granted in the past by the Office of Price Administration. Therefore, the above prices may not be increased except pursuant to future adjustments made by this Office.

This Amendment No. 5 to Revised Order No. G-10 under Revised Maximum Price Regulation No. 122 shall become effective October 10, 1946.

Issued this 3d day of October 1946.

DEAN O. BOWMAN,  
Acting Regional Administrator.

Opinion Accompanying Amendment 5 to Order G-10 Under Revised Maximum Price Regulation 122

Under § 1340.260 of Revised Maximum Price Regulation No. 122 the Regional Administrator for Region VI of the Office of Price Administration may by order establish specific maximum prices in line with those established by that regulation for deliveries of solid fuels made, or for services rendered in connection therewith, or both, by a dealer or group of dealers in an area or locality. In connection with such prices, appropriate reporting, record keeping or other requirements may be made of the dealer or dealers involved. If, after such specific maximum prices are established by order, the maximum prices of the dealers' suppliers are increased by the Price Administrator, the order may be amended to reflect such increase or decrease.

The maximum prices in the accompanying amendment supersede and reflect price increases granted by the following documents or actions:

1. Regional Order No. G-27 under Revised Maximum Price Regulation No. 122, reflecting an increase in maximum prices for sales of Anthracite Coal.

2. Regional Order No. G-32 under Revised Maximum Price Regulation No. 122, reflecting an increase granted by Amendment 40 and provisions of Amendment 42 to that regulation.

3. Regional Order No. G-35 under Revised Maximum Price Regulation No. 122, reflecting increases to producers of certain solid fuels, granted by Amendment 158 to Maximum Price Regulation No. 120.

4. Regional Order G-37 under Revised Maximum Price Regulation No. 122, reflecting increases to producers of Anthracite, granted by Amendment No. 23 to Maximum Price Regulation No. 112.

5. Regional Order No. G-39 under Revised Maximum Price Regulation No. 122, reflecting increases granted by Amendment No. 5 to Maximum Price Regulation No. 29.

6. Amendment No. 159 to Maximum Price Regulation No. 120 which effects prices for District No. 12 coals.

7. Amendments 46 and 48 to Revised Maximum Price Regulation No. 122.

8. Order No. L-735 issued by the National Office, effective July 26, 1946. It effects prices for coals from Mine Index Nos. 49 and 50, District No. 8.

[F. R. Doc. 46-19251; Filed, Oct. 24, 1946; 8:52 a. m.]



[Springfield Order G-13 Under Gen. Order 68]

**BUILDING MATERIALS IN McLEAN COUNTY, ILL., AREA**

Order No. G-13 under General Order 68, maximum prices for retail sales of selected hard building materials in the McLean County, Illinois, Area, except the area covered by Order No. G-2 for the Bloomington-Normal, Illinois, Area, File No. 6SD-GO 68-13.

For the reasons set forth in an opinion issued simultaneously herewith, and pursuant to the provisions of General Order 68, it is ordered:

**SECTION 1. What this order covers.** This order covers all retail sales made by any seller, except the manufacturer, of commodities specified in Appendix A attached hereto delivered to the purchaser in the McLean County area, which for the purposes of this order consists of the area within the limits of the County of McLean, Illinois, except the area covered by Order No. G-2 for the Bloomington-Normal, Illinois, area.

**SEC. 2. Definitions—(a) Retail sale.** For the purposes of this order, a retail sale means a sale to an ultimate user, or to any contractor, provided that for the purposes of this order, a "retail sale" shall not include any sale to the United States Government or any of its political subdivisions.

**(b) Contractor.** Any person who sells material or equipment, and in connection therewith, assumes responsibility for its incorporation into a building, structure, or construction project at a fixed site, by charging a single price for the commodity installed, by guaranteeing performance and use, or by other objective evidence, shall be considered a contractor.

**(c) Applicators.** Purchases by applicators, as herein defined, of asphalt and tarred roofing products and insulation are excluded from the coverage of this order. Applicators are herein defined as contractors engaged exclusively in the business of applying roofing and/or siding and/or insulation to buildings.

**SEC. 3. Relation to other regulations.** The maximum prices fixed by this order supersede any maximum price or pricing method previously fixed by any other regulation or order covering the commodities specified in the Appendix A. Except to the extent that they are inconsistent with the provisions of this order, all other provisions of the regulation applicable to the commodities listed in Appendix A prior to the issuance of this order shall continue to apply to sales covered by this order.

**SEC. 4. Maximum price, discounts, and delivery practices.** On and after the date of this order, regardless of any contract, agreement or other obligation, no person covered by this order shall sell, offer to sell, or deliver at retail as herein defined, any of the items listed in Appendix A attached hereto, at prices higher than the maximum prices set forth in this Appendix. All prices include free delivery within the limits of the city or town where the seller maintains a place of business. For other deliveries outside the free delivery zone no charge may be made for deliveries in

excess of the charges now legally in effect by such seller for a similar delivery.

**SEC. 5. Posting.** Every seller making sales covered by this order shall post a copy of the list of maximum prices for sales to all classes of purchasers as contained in Appendix A of this order in each of his places of business in the area covered by this order in a manner plainly visible to all purchasers. For the convenience of the seller there are attached to this order two copies of Appendix A containing the items covered with the respective maximum prices applicable. One copy of such list may be detached and used as a poster hereinbefore required to be posted.

**SEC. 6. Sales slips and records.** Every seller covered by this order must provide the purchaser, whether he requests it or not, with a sales slip, invoice, receipt, or other evidence of sale of which an exact and full copy shall be retained by the seller for the duration of the Emergency Price Control Act of 1942, as amended. The sales slip or other evidence of sale shall contain the following information with respect to items subject to this order:

1. Name and address of seller.
2. Date of sale.
3. Name and address of purchaser (necessary only on sales of items totaling \$7.50 or more).
4. Description of the item sold, including quantity, grade, and any other matter insofar as any of those matters may affect the price, in full detail necessary to permit the exact calculation of the applicable maximum price.
5. Charges, if any, for delivery beyond the free delivery zone to be separately listed from the price of the item.
6. The total price.

Each such seller shall also keep such records of each sale as he customarily kept.

**SEC. 7. On and after the effective date of this order any person covered by this order who sells or offers to sell at a price higher than the ceiling price permitted by this order, or otherwise violates any of the provisions of this order, shall be subject to the criminal penalties, civil enforcement actions, license suspension proceedings and suits for treble damages as provided for by the Emergency Price Control Act of 1942, as amended.**

No person subject to this order may evade any of the provisions of the order by any stratagem, scheme, or device. No person subject to this order, may as a condition of selling any particular building material, require a customer to buy anything else. Any such evasion is punishable as a violation of this order.

This order may be modified, amended, or revoked at any time.

This order shall become effective October 9th, 1946.

Issued this 2nd day of October 1946.

BEN J. BECKER,  
Deputy District Director.

**APPENDIX A**

Provisions regarding discounts, allowances and delivery practices:

**Cash discounts.** Sellers shall continue to allow all customary allowances and discounts or other price differentials as required by the regulation applicable to the commodity being sold.

For all deliveries. All prices include free delivery within the limits of the city or town where the seller maintains a place of business. For deliveries outside the free delivery zone no charge may be made for delivery in excess of the charges now legally in effect by such seller for a similar delivery.

**Maximum Prices to All Purchasers**  
Item and unit of sale

	Area price
<b>Plaster:</b>	
Hard plaster, hair fiber, 100-lb. bag	\$1.10
Hard plaster, hair fiber, ton	22.00
Hard plaster, wood fiber, 50-lb. bag	.65
Hard plaster, wood fiber, 100-lb. bag	1.25
Plaster, gauging white, 100-lb. bag	1.80
Plaster, gauging, local, gray, 100-lb. bag	1.10
Kecne's cement, 100-lb. bag	2.50
<b>Lime:</b>	
Lime, finishing, 50 lb.	.73
Mason's hydrated lime, 50 lb.	.67
<b>Gypsum products:</b>	
Gypsum rock lath 3/8", sq. ft.	.028
Gypsum sheet rock 3/8", sq. ft.	.05
<b>Metal lath:</b>	
Metal lath, corner bead, expanded type, lin. ft.	.058
Portland cement, std. (paper bags), 94-lb. bag	.815
Masonry mortar, 70-lb. bag	.756
Waterproof cement, gray, 94-lb. bag	1.165
<b>Clay products:</b>	
Clay drain tile 4", lin. ft.	.05
Clay drain tile 6", lin. ft.	.08
Vitrified clay sewer pipe 4", lin. ft.	.23
Vitrified clay sewer pipe 6", lin. ft.	.35
Vitrified tile 4" T's, L's, and Y's, each	.915
Vitrified tile 6" T's, L's, and Y's, each	1.38
Flue linings 8 1/2 x 8 1/2, lin. ft.	.48
Flue lining 8 1/2 x 13, lin. ft.	.73
Flue lining 13 x 13, lin. ft.	.902
<b>Roofing:</b>	
Roll roofing, smooth surface, 35-lb., roll	1.46
Roll roofing, smooth surface, 45-lb., roll	2.16
Roll roofing, smooth surface, 55-lb., roll	2.70
Roll roofing, smooth surface, 65-lb., roll	2.97
Asphalt roofing, mineral surface, 90-lb., square	2.93
Asphalt shingles, thickbutt, 210-lb., square	7.31
Asphalt shingles, 167-lb., hexagon, square	5.73
<b>Insulation material:</b>	
Asbestos board stonewall 3/16" sq. ft.	.09
Asbestos board stonewall 1/4" sq. ft.	.095
Fibre board, standard 1/2" sq. ft.	.054
Asphalt sheathing 2 3/32" sq. ft.	.084
Insulation bevel tile 1/2" 16 x 16, 12 x 12, 12 x 24, 16 x 32, sq. ft.	.069
Presswood, standard hard 1/4" sq. ft.	.08
Presswood, tempered 1/8" sq. ft.	.095
Sisalkraft paper, all widths, sq. ft.	.0115
Red rosin building paper 30 lb., roll	1.50
Asbestos cement siding 12 x 24 x 27 standard colors, square	8.61
Asphalt roll brick siding 105 lb., square	3.79
Insulation blankets (paper backed) balsam wool, single 1/2" sq. ft.	.05
Insulation blankets (paper backed) balsam wool, double thick 1" sq. ft.	.065
Rock wool batts 2" sq. ft.	.052
Rock wool batts, full thick, sq. ft.	.065
Zonolite 23 lb., bag	1.15

*Opinion Accompanying Orders No. G-12, G-13 and G-14 Under General Order No. 68*

General Order No. 68, as amended, effective September 16, 1945, issued by the Price Administrator authorizes each Regional Administrator of the Office of Price Administration and any District Director, who may be authorized by the Regional Administrator, to issue and put into effect orders establishing maximum prices, applicable to a particular community or defined area for sales by all persons.

Maximum prices for the commodities in question are, at the manufacturing level, established by specific regulations. Maximum prices for resellers are generally established under the General Maximum Price Regulation or on the basis of GMPR prices. The GMPR freezes the prices charged during March 1942, and provides an alternative formula pricing method for items not sold during March 1942. The techniques of freezing prices or pricing formula create difficulties with respect to proper compliance and enforcement which can be eliminated through the use of specific dollars-and-cents prices. In view of the lack of uniformity in prices throughout the country for the same kind of building materials, it is not always possible or desirable to spell out uniform prices for the entire country, at the distribution levels. Each District Director is best fitted to appraise the needs of the communities in his Area and to take appropriate action. For this reason, it has been deemed advisable for the Regional Administrator to delegate to each District Director the authority to issue and put into effect orders establishing maximum prices for areas within the bounds of his district.

Order No. G-12 under General Order 68 covers the area within the County of Mason, Illinois; Order No. G-13 covers the area within the County of McLean, Illinois, except the area covered by (Peoria) Order No. G-2 for the Bloomington-Normal, Illinois area, and Order No. G-14 covers the area within the Counties of Kankakee, Will and Kendall, Illinois, except the area covered by (Peoria) Revised Order No. G-3 for the Joliet, Illinois area, and (Peoria) Revised Order No. G-8 for the Kankakee, Illinois area. These orders, effective October 9, 1946, establish dollars-and-cents prices at retail for the commodities specified in Appendix A of the order. All maximum prices include free delivery within the limits of the city or town where the seller maintains a place of business. For deliveries outside the free delivery zone the seller shall make no charge for deliveries in excess of those now in effect. All sellers are required to maintain all customary allowances and discounts. In determining the appropriate price for each item of hard building materials covered by Orders No. G-12, G-13 and G-14, due consideration has been given to the provisions of all applicable regulations, as severally amended. Where increases were granted manufacturers, the uniform area price has been fixed, under the adopted standards, to reflect the permitted increased markup for dealers, in accordance with the provisions of the Emergency Price Control Act of 1942, as amended. The maximum prices estab-

lished by these orders therefore do not exceed the general level of prices established under the applicable regulations.

All provisions of these orders and their effect upon business practices, cost practices or methods, or means or aids to distribution in the industry or industries affected have been carefully considered. No provisions which might have the effect of requiring a change in such practices, means, aids or methods established in the industry or industries affected, have been included in the orders unless such provisions have been found necessary to achieve effective price control and to prevent circumvention or evasion of the orders or of the Act. To the extent that the provisions of these orders compel or may operate to compel changes in business practices, cost practices or methods, or means or aids to distribution established in the industry or industries affected, such provisions are necessary to prevent circumvention or evasion of these orders or of the Emergency Price Control Act of 1942, as amended.

[F. R. Doc. 46-19415; Filed, Oct. 25, 1946; 8:58 a. m.]

[Philadelphia Adopting Order 22 Under Basic Order 1 Under Gen. Order 68, Amdt. 2]

**BUILDING AND CONSTRUCTION MATERIALS IN LEBANON COUNTY, PA., AREA**

For the reasons set forth in an opinion issued simultaneously herewith and

filed with the Division of the Federal Register, and under the authority vested in the Regional Administrator of Region II by the Emergency Price Control Act of 1942 as amended, by General Order 68 as amended, and by Revised Procedural Regulation No. 1, which authority has been duly delegated by such Regional Administrator to the District Director Philadelphia District Office, *It is hereby ordered:*

1. Adopting Order No. 22 as amended, under Basic Order No. 1 as amended, under General Order 68 as amended, is hereby further amended by substituting for the schedule attached to said order as amended, the annexed schedule known as Schedule of August 29, 1946, which is made a part of said order. The schedule attached to this amendment and to said order, supersedes all previous schedules.

2. Except as hereby amended, Adopting Order No. 22 as amended, under Basic Order No. 1 as amended, under General Order 68 as amended, shall remain the same and all provisions thereof remain in full force and effect.

This amendment shall become effective immediately.

Issued this 14th day of October 1946.

**FRANK J. LOFTUS,**  
*District Director.*

SCHEDULE OF AUGUST 29, 1946—MAXIMUM PRICES FOR CERTAIN BUILDING AND CONSTRUCTION MATERIALS IN THE AREA CONSISTING OF THE COUNTY OF LEBANON IN THE STATE OF PENNSYLVANIA ON SALES BY ALL PERSONS TO ULTIMATE USERS OR TO PURCHASERS FOR RESALE ON AN INSTALLED BASIS

Item	Maximum delivered prices to purchasers for resale on an installed basis (this includes contractors)	Maximum yard prices to ultimate users (this includes consumers)
1. Plaster, hard wall.....	\$0.92 (bag 100 lb.).....	\$0.97 (bag 100 lb.),
	\$18.00 (ton).....	\$19 (ton).
2. Plaster, gaging.....	\$2.25 (bag 100 lb.).....	\$2.35 (bag 100 lb.).
3. Keene's cement.....	\$2.25 (bag 100 lb.).....	\$2.35 (bag 100 lb.).
4. Finishing lime.....	\$0.615 (bag 50 lb.).....	\$0.65 (bag 50 lb.).
5. Gypsum lath 3/4".....	\$26.00 (M sq. ft.).....	\$27.50 (M sq. ft.).
6. Metal lath 3.4 lb. painted diamond mesh.....	\$0.36 (sq. yd.).....	\$0.385 (sq. yd.).
7. Metal lath—corner bead st'd No. 3A type.....	\$0.04 (lin. ft.).....	\$0.04 (lin. ft.).
8. Portland cement (paper bags).....	\$0.765 (bag 94 lb.).....	\$0.815 (bag 94 lb.).
9. Masonry mortar (paper sacks).....	\$0.715 (bag 70 lb.).....	\$0.765 (bag 70 lb.).
10. Mason's hydrated lime.....	\$0.505 (bag 50 lb.).....	\$0.56 (bag 50 lb.).
11. Clay drain tile, 4".....	\$0.085 (lin. ft.).....	\$0.085 (lin. ft.).
12. Gypsum wallboard 3/8".....	\$40 (M sq. ft.).....	\$42 (M sq. ft.).
13. Gypsum sheathing 1/2".....	\$40 (M sq. ft.).....	\$42 (M sq. ft.).
14. Asphalt roofing 90 lb. mineral surface.....	\$2.93 (roll 100 sq. ft.) (108 sq. ft.).....	\$3.09 (roll 100 sq. ft.) (108 sq. ft.).
15. Asphalt or tarred felt—15 lb.....	\$2.67 (roll 432 sq. ft.).....	\$2.84 (roll 432 sq. ft.).
16. Asphalt or tarred felt—30 lb.....	\$2.67 (roll 216 sq. ft.).....	\$2.84 (roll 216 sq. ft.).
17. Asphalt shingles 210 lb. (3 in 1) thickbutt.....	\$6.82 (sq.).....	\$7.18 (sq.).
18. Fibre insulation board 1/2" st'd lath & board.....	\$53.75 (M sq. ft.).....	\$56.45 (M sq. ft.).
19. Fibre insulation board 3/8".....	\$84.50 (M sq. ft.).....	\$89 (M sq. ft.).
20. Asbestos cement siding—white.....	\$8.30 (sq.).....	\$8.72 (sq.).
21. Hard density synthetic fibre board 1/8" tempered (st'd size).....	\$90 (M sq. ft.).....	\$94 (M sq. ft.).
22. Thermal insulation—blankets (paper backed) medium.....	\$50 (M sq. ft.).....	\$52.50 (M sq. ft.).
23. Thermal insulation—blankets (paper backed) single.....	\$45 (M sq. ft.).....	\$47.50 (M sq. ft.).
24. Thermal insulation—blankets (paper backed) thick.....	\$65 (M sq. ft.).....	\$68.50 (M sq. ft.).
25. Thermal insulation—loose in bags (20 sq. ft.) plain.....	\$1.30 (bag).....	\$1.35 (bag).
26. Thermal insulation—loose in bags (nodulated).....	\$1.50 (bag).....	\$1.60 (bag).

The maximum prices for Gypsum Partition Block and Gypsum Hollow Tile shall be determined as follows: The reseller shall increase the price listed in the Area Order by the percentage by which the resellers' cost of acquisition has been increased by reason of the increase granted to manufacturers by Amendment #49 to Order #1 under MPR 592.

*Opinion Accompanying Amendment No. 2 to Adopting Order No. 22 Under Basic Order No. 1 Under General Order No. 68*

The accompanying amendment gives effect to manufacturer's increases that have been granted on the items for which maximum prices are fixed by this order,

up to the date of the schedule attached to this amendment, so as to comply with the provisions of section 2 (t) of the Emergency Price Control Act of 1942, as amended. The schedule attached to this amendment and made a part of the order supersedes all previous schedules. This amendment does not, however,

supersede Supplementary Order 179 relating to increased freight on certain commodities.

[F. R. Doc. 46-19475; Filed, Oct. 28, 1946; 8:53 a. m.]

[Philadelphia Adopting Order 12, Under Basic Order 1, Under Gen. Order 68, Amdt. 2]

**BUILDING AND CONSTRUCTION MATERIALS IN HARRISBURG, PA., AREA**

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and under the authority vested in the Regional Administrator of Region II by the Emergency Price Control Act of 1942 as amended, by General Order 68 as amended, and by Revised Procedural Regulation No. 1, which authority has been duly delegated to such Regional Administrator to the District Director, Philadelphia District Office; *It is hereby ordered:*

SCHEDULE OF AUGUST 29, 1946—MAXIMUM PRICES FOR CERTAIN BUILDING AND CONSTRUCTION MATERIALS IN THE HARRISBURG AREA, CONSISTING OF THE COUNTIES OF DAUPHIN AND PERRY AND THE PORTION OF CUMBERLAND COUNTY, EAST OF A NORTH TO SOUTH LINE SIX MILES WEST OF CARLISLE ON SALES BY ALL PERSONS TO ULTIMATE USERS OR TO PURCHASERS FOR RESALE ON AN INSTALLED BASIS

Item	Maximum delivered prices to purchasers for resale on an installed basis (this includes contractors)	Maximum delivered prices to ultimate users (this includes consumers)
1. Plaster, hard wall.....	\$19.45 (ton).....	\$1.10 (bag 100-lb.).....
2. Plaster, gauging.....	\$30.40 (ton).....	\$1.85 (bag 100-lb.).....
3. Plaster, bonding.....	\$30.25 (ton).....	\$1.90 (bag 100-lb.).....
4. Keene's cement.....	\$45.00 (ton).....	\$2.50 (bag 100-lb.).....
5. Finishing lime.....	\$23.52 (ton).....	\$0.73 (bag 50-lb.).....
6. Gypsum lath, 3/4".....	\$25.00 (M sq. ft.).....	\$28.50 (M sq. ft.).....
7. Metal lath, 2.5 lb. painted diamond mesh.....	\$0.67 (per piece—2 sq. yds.).....	\$0.72 (per piece—2 sq. yd.).....
8. Metal lath, 3.4 lb. painted diamond mesh.....	\$0.39 (per sq. yd. full bundle).....	\$0.42 (per sq. yd.—less than bundle).....
9. Metal lath corner bead, standard.....	\$0.048 (lin. ft.).....	\$0.053 (lin. ft.).....
10. Cornerite.....	\$0.027 (lin. ft.).....	\$0.027 (lin. ft.).....
11. Portland cement standard (paper bags).....	\$3.11 (bbl.) 5 bbls. or more.....	\$0.95 (bag 94-lb.).....
12. Masonry mortar (paper sacks).....	\$2.91 (bbl.) 5-9 bbls.....	\$0.765 (bag 70-lb.).....
13. Mason's hydrated lime.....	\$2.86 (bbl.) 10 bbls. or more.....	\$0.615 (bag 50-lb.).....
14. Gypsum block—partitions, 3" hollow.....	\$17.92 (ton).....	\$0.125 (sq. ft.).....
15. Gypsum block—partitions, 4" hollow.....	\$0.125 (sq. ft.).....	\$0.14 (sq. ft.).....
16. Gypsum block—partitions, 6" hollow.....	\$0.14 (sq. ft.).....	\$0.14 (sq. ft.).....
17. Clay drain tile—3".....	\$0.20 (sq. ft.).....	\$0.20 (sq. ft.).....
18. Clay drain tile—4".....	\$0.074 (lin. ft.).....	\$0.074 (lin. ft.).....
19. Vitrified clay sewer pipe, No. 1SS, 4".....	\$0.086 (lin. ft.).....	\$0.086 (lin. ft.).....
20. Vitrified clay sewer pipe, No. 1SS, 6".....	\$0.205 (lin. ft.).....	\$0.205 (lin. ft.).....
21. Flue lining, 9 x 9".....	\$0.30 (lin. ft.).....	\$0.30 (lin. ft.).....
22. Flue lining, 9 x 13"; 8 1/2 x 13".....	\$0.405 (lin. ft.).....	\$0.405 (lin. ft.).....
23. Flue lining, 13 x 13".....	\$0.61 (lin. ft.).....	\$0.61 (lin. ft.).....
24. Gypsum wallboard 3/8".....	\$0.77 (lin. ft.).....	\$0.77 (lin. ft.).....
25. Gypsum sheathing 1/2".....	\$0.04 (sq. ft.).....	\$0.04 (sq. ft.).....
26. Asphalt roofing—90 lb. mineral surface.....	\$0.035 (sq. ft.).....	\$0.035 (sq. ft.).....
27. Asphalt or tarred felt, 15 lb.....	\$2.60 (per roll).....	\$2.76 (per roll).....
28. Asphalt or tarred felt, 30 lb.....	\$2.66 (per roll).....	\$2.83 (per roll).....
29. Asphalt shingles, 210 lb. (3 in 1) thick butt.....	\$2.66 (per roll).....	\$2.83 (per roll).....
30. Asphalt shingles, 165 lb. 2 tab. hexagon.....	\$6.29 (100 sq. ft.).....	\$6.50 (100 sq. ft.).....
31. Fiber insulatiou board, 1/2" standard lath and board.....	\$5.14 (100 sq. ft.).....	\$5.24 (100 sq. ft.).....
32. Fiber insulation board, 25/32" asphalt sheathing.....	\$0.048 (sq. ft.).....	\$0.053 (sq. ft.).....
33. Asbestos cement siding, 12 x 24 or 27", standard colors.....	\$0.078 (sq. ft.).....	\$0.085 (sq. ft.).....
34. Asbestos cement siding, 12 x 24 or 27", brilliant colors.....	\$8.03 (100 sq. ft.).....	\$8.40 (100 sq. ft.).....
35. Hard density synthetic fiberboard, 3/8" tempered (standard size).....	\$8.55 (100 sq. ft.).....	\$8.92 (100 sq. ft.).....
36. Thermal insulation—blankets (paper backed), medium.....	\$0.09 (sq. ft.).....	\$0.09 (sq. ft.).....
37. Thermal insulation—blankets (paper backed), single.....	\$55.75 (M sq. ft.).....	\$58.50 (M sq. ft.).....
38. Thermal insulation—blankets (paper backed), thick.....	\$50.00 (M sq. ft.).....	\$50.00 (M sq. ft.).....
39. Thermal insulation—batts (paper backed), 2" thick.....	\$70.00 (M sq. ft.).....	\$70.00 (M sq. ft.).....
40. Thermal insulation—batts (paper backed), full-thick.....	\$50.00 (M sq. ft.).....	\$52.50 (M sq. ft.).....
41. Thermal insulation, loose in bags (plain).....	\$67.00 (M sq. ft.).....	\$69.00 (M sq. ft.).....
42. Thermal insulation, loose in bags (modulated).....	\$1.35 (bag 35-lb.).....	\$1.35 (bag 35-lb.).....
	\$1.50 (bag 35-lb.).....	\$1.50 (bag 35-lb.).....

The maximum prices for Gypsum Partition Block and Gypsum Hollow Tile shall be determined as follows: The reseller shall increase the price listed in the Area Order by the percentage by which the resellers' cost of acquisition has been increased by reason of the increase granted to manufacturers by Amendment No. 49 to Order No. 1 under MPR 592.

*Opinion Accompanying Amendment No. 2 to Adopting Order No. 12 Under Basic Order No. 1 as Amended, Under General Order No. 68 as Amended*

The accompanying amendment gives effect to manufacturer's increases that

1. Adopting Order No. 12 as amended, under Basic Order No. 1 as amended, under General Order 68 as amended, is hereby further amended by substituting for the schedule attached to said order as amended, the annexed schedule known as Schedule of August 29, 1946, which is made a part of said order. The schedule attached to this amendment and to said order supersedes all previous schedules.

2. Except as hereby amended, Adopting Order No. 12 as amended, under Basic Order No. 1 as amended, under General Order 68 as amended, shall remain the same and all provisions thereof remain in full force and effect.

This amendment shall become effective immediately.

Issued this 14th day of October 1946.

FRANK J. LOFTUS,  
District Director.

amended. The schedule attached to this amendment and made a part of the order supersedes all previous schedules. This amendment does not, however, supersede Supplementary Order 179 relating to increased freight on certain commodities.

[F. R. Doc. 46-19476; Filed, Oct. 28, 1946; 8:54 a. m.]

[Region III Order G-8 Under Gen. Order 68, Amdt. 3]

**HARD BUILDING MATERIALS IN LOUISVILLE, KY., AREA**

For the reasons set forth in an accompanying opinion, which has been filed with the Division of the Federal Register, and pursuant to the provisions of General Order No. 68 and of Regional Basic Order No. 1-B under General Order No. 68; *It is hereby ordered:*

1. That the item "Portland Cement, Standard (cloth bag)—94 pound bag----- .865", listed in Table I of Order No. G-8, be amended to read as follows:

Portland Cement, Standard (cloth bag)—94 pound bag----- 1.015 (Price of cement in cloth bags includes a refundable deposit of 25¢ per bag. Sellers are required to give refund of 25¢ on each bag returned for which a 25¢ deposit has been made.)

2. That this Amendment No. 3 to Order No. G-8 shall become effective October 23, 1946.

Issued: October 9, 1946.

J. F. KESSEL,  
Regional Administrator.

*Opinion Accompanying Amendment No. 3 to Order No. G-8 Under General Order No. 68*

The National Office of the Office of Price Administration recently advised that the manufacturers of Portland cement have increased the deposit required on cloth bags from the customary ten cents to twenty-five cents per bag.

The maximum prices for Portland cement in cloth bags now in effect in this area include the ten cents deposit. The accompanying amendment increases the present maximum prices for this item by fifteen cents to bring the total deposit up to twenty-five cents.

The accompanying amendment also provides that sellers shall refund the deposit upon the return of a bag upon which a deposit has been made.

In the opinion of the Regional Administrator, the provisions of the accompanying amendment are fair and equitable and will effectuate the purposes of the Emergency Price Control Act of 1942, as amended, and General Order No. 68, as amended.

[F. R. Doc. 46-19473; Filed, Oct. 28, 1946; 8:52 a. m.]

[Springfield Order G-14 Under Gen. Order 68]

**HARD BUILDING MATERIALS IN KANKAKEE, WILL AND KENDALL COUNTIES, ILLINOIS, AREA**

Maximum prices for retail sales of selected hard building materials in the Kankakee, Will and Kendall Counties, Illinois Area, except the area covered by

have been granted on the items for which maximum prices are fixed by this order, up to the date of the schedule attached to this amendment, so as to comply with the provisions of section 2 (t) of the Emergency Price Control Act of 1942 as

Revised Order No. G-3 for Joliet, Illinois and Revised Order No. G-8 for the Kankakee, Illinois, Area. File No. 6SD-GO 68-14.

For the reasons set forth in an opinion issued simultaneously herewith, and pursuant to the provisions of General Order 68, it is ordered:

**SECTION 1. What this order covers.** This order covers all retail sales made by any seller, except the manufacturer, of commodities specified in Appendix A attached hereto delivered to the purchaser in the Kankakee, Will and Kendall Counties area, which for the purposes of this order consists of the area within the limits of the Counties of Kankakee, Will and Kendall, Illinois, except the area covered by Revised Order No. G-3 for Joliet, Illinois and Revised Order No. G-8 for the Kankakee, Illinois, area.

**SEC. 2. Definitions—(a) Retail sale.** For the purposes of this order, a retail sale means a sale to an ultimate user, or to any contractor, provided that for the purposes of this order, a "retail sale" shall not include any sale to the United States Government or any of its political subdivisions.

**(b) Contractor.** Any person who sells material or equipment, and in connection therewith, assumes responsibility for its incorporation into a building, structure, or construction project at a fixed site, by charging a single price for the commodity installed, by guaranteeing performance and use, or by other objective evidence, shall be considered a contractor.

**(c) Applicators.** Purchases by applicators, as herein defined, of asphalt and tarred roofing products and insulation are excluded from the coverage of this order. Applicators are herein defined as contractors engaged exclusively in the business of applying roofing and/or siding and/or insulation to buildings.

**SEC. 3. Relation to other regulations.** The maximum prices fixed by this order supersede any maximum price or pricing method previously fixed by any other regulation or order covering the commodities specified in the Appendix A. Except to the extent that they are inconsistent with the provisions of this order, all other provisions of the regulation applicable to the commodities listed in Appendix A prior to the issuance of this order shall continue to apply to sales covered by this order.

**SEC. 4. Maximum price, discounts, and delivery practices.** On and after the date of this order, regardless of any contract, agreement or other obligation, no person covered by this order shall sell, offer to sell, or deliver at retail as herein defined, any of the items listed in Appendix A attached hereto, at prices higher than the maximum prices set forth in this appendix. All prices include free delivery within the limits of the city or town where the seller maintains a place of business. For other deliveries outside the free delivery zone no charge may be made for deliveries in excess of the charges now legally in effect by such seller for a similar delivery.

**SEC. 5. Posting.** Every seller making sales covered by this order shall post a

copy of the list of maximum prices for sales to all classes of purchasers as contained in Appendix A of this order in each of his places of business in the area covered by this order in a manner plainly visible to all purchasers. For the convenience of the seller there are attached to this order two copies of Appendix A containing the items covered with the respective maximum prices applicable. One copy of such list may be detached and used as a poster hereinbefore required to be posted.

**SEC. 6. Sales slips and records.** Every seller covered by this order must provide the purchaser, whether he requests it or not, with a sales slip, invoice, receipt, or other evidence of sale of which an exact and full copy shall be retained by the seller for the duration of the Emergency Price Control Act of 1942, as amended. The sales slip or other evidence of sale shall contain the following information with respect to items subject to this order:

1. Name and address of seller.
2. Date of sale.
3. Name and address of purchaser (necessary only on sales of items totaling \$7.50 or more).
4. Description of the item sold, including quantity, grade, and any other matter insofar as any of those matters may affect the price, in full detail necessary to permit the exact calculation of the applicable maximum price.
5. Charges, if any, for delivery beyond the free delivery zone to be separately listed from the price of the item.
6. The total price.

Each such seller shall also keep such records of each sale as he customarily kept.

**SEC. 7. On and after the effective date of this order any person covered by this order who sells or offers to sell at a price higher than the ceiling price permitted by this order, or otherwise violates any of the provisions of this order, shall be subject to the criminal penalties, civil enforcement actions, license suspension proceedings and suits for treble damages as provided for by the Emergency Price Control Act of 1942, as amended.**

No person subject to this order may evade any of the provisions of the order by any stratagem, scheme, or device. No person subject to this order, may as a condition of selling any particular building material, require a customer to buy anything else. Any such evasion is punishable as a violation of this order.

This order may be modified, amended, or revoked at any time.

This order shall become effective October 9th, 1946.

Issued this 2d day of October 1946.

BEN J. BECKER,  
Deputy District Director.

#### APPENDIX A

Provisions regarding discounts, allowances and delivery practices:

**Cash discounts.** Sellers shall continue to allow all customary allowances and discounts or other price differentials as required by the regulation applicable to the commodity being sold.

**For all deliveries.** All prices include free delivery within the limits of the city or town where the seller maintains a place of business. For deliveries outside the free delivery

zone no charge may be made for delivery in excess of the charges now legally in effect by such seller for a similar delivery.

#### MAXIMUM PRICES TO ALL PURCHASERS

Item and unit of sale	Area price
<b>Plaster:</b>	
Hard plaster, hair fiber, 100 lb. bag-----	\$1.00
Hard plaster, hair fiber, ton-----	20.00
Hard plaster, wood fiber, 50 lb. bag-----	.60
Plaster, gaging, white, 100 lb. bag--	1.50
Keene's cement, 100 lb. bag-----	2.50
<b>Lime:</b>	
Lime, finishing, 50 lbs-----	.672
Mason's hydrated lime, 50 lbs-----	.56
<b>Gypsum products:</b>	
Gypsum rock lath, sq. ft-----	.027
Gypsum sheet rock, sq. ft-----	.04
<b>Metal lath:</b>	
Metal lath, corner bead, plain, lin. ft.-----	.043
Metal lath, corner bead, expanded, lin. ft.-----	.048
<b>Cement products:</b>	
Portland cement, standard (paper bags), 94 lb. bag-----	.765
Masonry mortar, 70 lb. bag-----	.665
Waterproof cement, gray, 94 lb. bag-----	1.00
<b>Clay products:</b>	
Clay drain tile 4", lin. ft-----	.0468
Clay drain tile 6", lin. ft-----	.09
Vitrified clay sewer pipe 4", lin. ft--	.245
Vitrified clay sewer pipe 6", lin. ft--	.349
Vitrified tile 4" T's, L's and Y's, each-----	.924
Vitrified tile 6" T's, L's and Y's, each-----	1.414
Vitrified sewer trap 4" RPS and HH, each-----	1.96
Vitrified sewer trap 6" RPS and HH, each-----	2.69
Flue lining, 8½x8½, lin. ft-----	.434
Flue lining, 8½x13, lin. ft-----	.666
Flue lining, 13x13, lin. ft-----	.81
<b>Roofing:</b>	
Roll roofing, smooth surface, 35 lb., roll-----	1.42
Roll roofing, smooth surface, 45 lb., roll-----	1.70
Roll roofing, smooth surface, 55 lb., roll-----	2.18
Roll roofing, smooth surface, 65 lb., roll-----	2.62
Asphalt roofing, 90 lb., mineral surface, square-----	2.81
Asphalt shingles, thickbutt, 210 lb., square-----	7.19
Asphalt shingles, 167 lb., Hexagon, square-----	5.96
Asphalt or tarred felt 15 lb., roll--	2.99
Asphalt or tarred felt 30 lb., roll--	2.99
Slater's felt 30 lb., roll-----	1.31
<b>Insulation material:</b>	
Asbestos board stonewall ¾", sq. ft-----	.09
Asbestos board stonewall ¼", sq. ft-----	.095
Fibre board, standard ½", sq. ft--	.054
Asphalt sheathing 25/32", sq. ft--	.084
Insulation bevel tile ½" 16 x 16, 12 x 12, 12 x 24, 16 x 32, sq. ft--	.069
Presswood, standard hard 1/8", sq. ft-----	.08
Presswood, tempered 1/8", sq. ft--	.095
Sisalkraft paper, all widths, sq. ft--	.0115
Red rosin building paper 30 lb., roll-----	1.50
Asbestos cement siding 12 x 24 x 27 standard colors, square-----	8.61
Asphalt roll brick siding 105 lb., square-----	3.79
<b>Insulation blankets (paper backed) balsam wool, single ½", sq. ft-----</b>	<b>.05</b>
<b>Insulation blankets (paper backed) balsam wool, double thick 1", sq. ft-----</b>	<b>.065</b>
Rock wool batts 2", sq. ft-----	.052
Rock wool batts, full thick, sq. ft--	.065
Zonolite 23 lb., bag-----	1.15

*Opinion Accompanying Orders No. G-12, G-13 and G-14 Under General Order No. 68*

General Order No. 68, as amended, effective September 16, 1945, issued by the Price Administrator authorizes each Regional Administrator of the Office of Price Administration and any District Director, who may be authorized by the Regional Administrator, to issue and put into effect orders establishing maximum prices, applicable to a particular community or defined area for sales by all persons.

Maximum prices for the commodities in question are, at the manufacturing level, established by specific regulations. Maximum prices for resellers are generally established under the General Maximum Price Regulation or on the basis of GMPR prices. The GMPR freezes the prices charged during March, 1942, and provides an alternative formula pricing method for items not sold during March, 1942. The techniques of freezing prices or pricing formula create difficulties with respect to proper compliance and enforcement which can be eliminated through the use of specific dollars-and-cents prices. In view of the lack of uniformity in prices throughout the country for the same kind of building materials, it is not always possible or desirable to spell out uniform prices for the entire country, at the distribution levels. Each District Director is best fitted to appraise the needs of the communities in his Area and to take appropriate action. For this reason, it has been deemed advisable for the Regional Administrator to delegate to each District Director the authority to issue and put into effect orders establishing maximum prices for areas within the bounds of his district.

Order No. G-12 under General Order 68 covers the area within the County of Mason, Illinois; Order No. G-13 covers the area within the County of McLean, Illinois, except the area covered by (Peoria) Order No. G-2 for the Bloomington-Normal, Illinois area, and Order No. G-14 covers the area within the Counties of Kankakee, Will and Kendall, Illinois, except the area covered by (Peoria) Revised Order No. G-3 for the Joliet, Illinois area, and (Peoria) Revised Order No. G-8 for the Kankakee, Illinois area. These orders, effective October 9, 1946, establish dollars-and-cents prices at retail for the commodities specified in Appendix A of the order. All maximum prices include free delivery within the limits of the city or town where the seller maintains a place of business. For deliveries outside the free delivery zone the seller shall make no charge for deliveries in excess of those now in effect. All sellers are required to maintain all customary allowances and discounts. In determining the appropriate price for each item of hard building materials covered by Orders Nos. G-12, G-13 and G-14, due consideration has been given to the provisions of all applicable regulations, as severally amended. Where increases were granted manufacturers, the uniform area price has been fixed, under the adopted standards, to reflect the permitted increased

markup for dealers, in accordance with the provisions of the Emergency Price Control Act of 1942, as amended. The maximum prices established by these orders therefore do not exceed the general level of prices established under the applicable regulations.

All provisions of these orders and their effect upon business practices, cost practices or methods, or means or aids to distribution in the industry or industries affected have been carefully considered. No provisions which might have the effect of requiring a change in such practices, means, aids or methods established in the industry or industries affected, have been included in the orders unless such provisions have been found necessary to achieve effective price control and to prevent circumvention or evasion of the orders or of the Act. To the extent that the provisions of these orders compel or may operate to compel changes in business practices, cost practices or methods, or means or aids to distribution established in the industry or industries affected, such provisions are necessary to prevent circumvention or evasion of these orders or of the Emergency Price Control Act of 1942, as amended.

[F. R. Doc. 46-19349; Filed, Oct. 25, 1946; 8:57 a. m.]

[Region III Order G-16 Under Gen. Order 68, Amdt. 2]

**HARD BUILDING MATERIALS IN PARKERSBURG, W. VA., AREA**

For the reasons set forth in an accompanying opinion, which has been filed with the Division of the Federal Register, and pursuant to the provisions of General Order No. 68 and of Regional Basic Order No. 1-B under General Order No. 68; *It is hereby ordered:*

1. That the items

Portland cement, standard (paper bags)—94-lb	.....	\$0.756
Portland cement, standard (cloth bags)—94-lb	.....	.865

be amended to read as follows:

Portland cement, standard (paper bags)—94-lb	.....	\$0.765
Portland cement, standard (cloth bags)—94-lb	.....	1.015

Price of cement in cloth bags includes a refundable deposit of 25¢ per bag. Sellers are required to give refund of 25¢ on each bag returned for which a 25¢ deposit has been made.

2. That this Amendment No. 2 to Order No. G-16 shall become effective October 23, 1946.

Issued: October 9, 1946.

J. F. KESSEL,  
Regional Administrator.

*Opinion Accompanying Amendment No. 2 to Order No. G-16 Under General Order No. 68*

The National Office of the Office of Price Administration recently advised that the manufacturers of Portland cement have increased the deposit required on cloth bags from the customary ten cents to twenty-five cents per bag.

The maximum prices for Portland cement in cloth bags now in effect in this

area include the ten cents deposit. The accompanying amendment increases the present maximum prices for this item by fifteen cents to bring the total deposit up to twenty-five cents.

The accompanying amendment also provides that sellers shall refund the deposit upon the return of a bag upon which a deposit has been made.

The accompanying amendment also corrects a typographical error in the maximum price of Portland cement in paper bags. The price should be \$.765 instead of \$.756.

In the opinion of the Regional Administrator, the provisions of the accompanying amendment are fair and equitable and will effectuate the purposes of the Emergency Price Control Act of 1942, as amended, and General Order No. 68, as amended.

[F. R. Doc. 46-19472; Filed, Oct. 28, 1946; 8:52 a. m.]

[Des Moines Order G-3 Under Gen. Order 68, Amdt. 2]

**HARD BUILDING MATERIALS IN MASON CITY-CLEAR LAKE, IOWA, AREA**

An opinion accompanying this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Order No. G-3 issued under the authority of General Order No. 68 is amended in the following respects:

1. Revised Appendix A, which is a part of the above named order, is amended by changing the maximum unit prices for the items set out below to read as follows:

Commodity and unit	Maximum unit prices	
	Yard	Delivered
Flue lining:		
9 x 9 (outside) lineal ft	\$0.385	\$0.395
9 x 13 (outside) lineal ft	.585	.62
13 x 13 (outside) lineal ft	.735	.79

2. The item now appearing in Revised Appendix A to the above named order as "Portland Cement, St'd., Cloth Bag (Incl. Bag)" and its established maximum unit prices, are amended to read as follows:

Commodity	Unit	Maximum unit prices	
		Yard	Delivered
Portland cement, st'd., cloth bag.	94 lb. bag.	\$0.715	\$0.715

<sup>1</sup> Plus bag deposit. In quoting the maximum price for this item, sellers covered by this Area order may include the bag deposit providing the deposit is reasonable and providing the refund equals the deposit.

This Amendment No. 2 to Order No. G-3 under General Order No. 68 shall become effective October 10, 1946.

Issued this 10th day of October 1946.

WALTER D. KLINE,  
District Director.

*Opinion Accompanying Amendment No. 2 to Order No. G-3 Under General Order No. 68*

General Order No. 68 effective September 16, 1945, issued by the Price Administrator authorized each Regional Administrator of the Office of Price Administration and any District Director authorized by the Regional Administrator to establish prices for sales of certain hard building materials to ultimate users or to purchasers for resale on an installed basis.

This Amendment No. 2 to Order No. G-3 to General Order No. 68 is issued for the following reasons:

1. On August 21, 1946, the Des Moines District Office issued Amendment No. 1 to Order No. G-3. This amendment was issued to authorize increased maximum prices to reflect average increases in acquisition costs for the applicable commodities in conformance with the provisions of section 2 (t) of the Emergency Price Control Act of 1942, as amended. Amendment No. 1 did not, however, authorize increases for flue linings.

In Appendix A of its memorandum of August 8, 1946, the National Office authorized a 13% increase in the price of sewer pipe to resellers covered by area orders. Because the Appendix failed to list "sewer pipe and allied products", as designated in Amendment 54 to Order No. 1 of MPR No. 592, this office erroneously omitted authorizing the 13% increase for flue lining which is an allied product of sewer pipe.

This Amendment No. 2 authorizes the appropriate increases.

2. The maximum prices established in Order No. G-3 for "Portland Cement, St'd., Cloth bag (Incl. Bag)—94 lb." included a 10¢ deposit for the bag which was the uniform deposit in effect at the time of the issuance of the order. Since the manufacturers of Portland Cement have recently increased the deposit from 10¢ to 25¢ per bag, and since under the provisions of MPR No. 224 they may further revise the deposit required providing it remains reasonable, this amendment establishes maximum unit prices which do not include the dollar-and-cent deposit for the cloth bag. This removal of the amount of the deposit in the dollar-and-cent price authorized in the order will avoid the necessity of amending the order every time the manufacturers increase or decrease the amount of the deposit.

In the opinion of the District Director of the Des Moines, Iowa District Office of the Office of Price Administration, this amendment establishes prices that are generally fair and equitable and will effectuate the purposes of the Emergency Price Control Act of 1942, as amended, and Executive Orders 9250 and 9328.

[F. R. Doc. 46-19369; Filed, Oct. 25, 1946; 8:49 a. m.]

[Philadelphia Adopting Order 55 Under Basic Order 1 Under Gen. Order 68, Amdt. 1]

**BUILDING AND CONSTRUCTION MATERIALS IN PHILADELPHIA, PA., AREA**

For the reasons set forth in an opinion issued simultaneously herewith and

filed with the Division of the Federal Register, and under the authority vested in the Regional Administrator of Region II by the Emergency Price Control Act of 1942 as amended, by General Order 68 as amended, and by Revised Procedural Regulation No. 1, which authority has been duly delegated by such Regional Administrator to the District Director, Philadelphia District Office, *It is hereby ordered:*

1. Adopting Order No. 55 as amended, under Basic Order No. 1 as amended, under General Order 68 as amended, is hereby further amended by substituting for the schedule attached to said order as amended, the annexed schedule known

SCHEDULE OF AUGUST 29, 1946—MAXIMUM PRICES FOR CERTAIN BUILDING AND CONSTRUCTION MATERIALS IN THE AREA CONSISTING OF THE COUNTIES OF MIFFLIN, JUNIATA, ADAMS, AND FRANKLIN, THE WESTERN PORTION OF CUMBERLAND COUNTY AND THE RURAL SECTION OF YORK COUNTY, ALL IN THE STATE OF PENNSYLVANIA, ON SALES BY ALL PERSONS TO ULTIMATE USERS OR TO PURCHASERS FOR RESALE ON AN INSTALLED BASIS

Item	Maximum delivered prices to purchasers for resale on an installed basis (this includes contractors)	Maximum delivered prices to ultimate users (this includes consumers)
1. Plaster hardwall, neat	\$18.40 (ton), \$1 (bag 100 lb.)	\$1 (bag 100 lb.)
2. Plaster ganging	\$1.80 (bag 100 lb.)	\$1.87 (bag 100 lb.)
3. Keene's cement	\$2.37 (bag 100 lb.)	\$2.50 (bag 100 lb.)
4. Finishing lime	\$24.64 (ton), \$0.694 (bag 50 lb.)	\$0.694 (bag 50 lb.)
5. Masonry mortar (paper sacks)	\$2.86 (bbl.), \$0.715 (bag 70 lb.)	\$0.715 (bag 70 lb.)
6. Mason's hydrated lime	\$20.16 (ton), \$0.504 (sack 50 lb.)	\$0.56 (sack 50 lb.)
7. Portland cement standard (paper bags)	\$3.06 (bbl.), \$0.765 (bag 94 lb.)	\$0.765 (bag 94 lb.)
8. Gypsum lath 3/4"	\$25.50 (M. sq. ft.)	\$26.50 (M. sq. ft.)
9. Metal lath 2.5 lb. painted diamond mesh	\$0.345 (per sq. yd.)	\$0.355 (per sq. yd.)
10. Metal lath 3.4 lb. painted diamond mesh	\$0.395 (per sq. yd.)	\$0.41 (per sq. yd.)
11. Metal lath 3.4 lb. galvanized	\$0.39 (per sq. yd.)	\$0.40 (per sq. yd.)
12. Metal lath, corner bead (expanded type)	\$0.055 (per lin. ft.)	\$0.055 (per lin. ft.)
13. Clay drain tile 3"	\$0.065 (per ft.)	\$0.065 (per ft.)
14. Clay drain tile 4"	\$0.11 (per ft.)	\$0.11 (per ft.)
15. Vitrified clay sewer pipe No. 188 4"	\$0.21 (per lin. ft.)	\$0.21 (per lin. ft.)
16. Vitrified clay sewer pipe No. 188 6"	\$0.33 (per ft.)	\$0.33 (per ft.)
17. Flue lining 9 x 9"	\$0.435 (per ft.)	\$0.435 (per ft.)
18. Flue lining 9 x 13"	\$0.635 (per ft.)	\$0.635 (per ft.)
19. Flue lining 13 x 13"	\$0.83 (per ft.)	\$0.83 (per ft.)
20. Gypsum wallboard 3/8"	\$40 (per M sq. ft.)	\$40 (per M sq. ft.)
21. Gypsum sheathing 1/2"	\$0.04 (per sq. ft.)	\$0.04 (per sq. ft.)
22. Asphalt roofing—90 lb. mineral surface	\$38 (per M sq. ft.)	\$38 (per M sq. ft.)
23. Asphalt or tarred felt 15 lb.	\$2.83 (per roll)	\$2.83 (per roll)
24. Asphalt or tarred felt 30 lb.	\$2.75 (per roll)	\$2.75 (per roll)
25. Asphalt shingles 210 lb. (3 in 1) thickbutt.	\$2.75 (per roll)	\$2.75 (per roll)
26. Fibre insulation board 1/2" standard lath and board.	\$6.82 (per square)	\$6.82 (per square)
27. Fibre insulation board 25 3/2" asphalt sheathing	\$53.75 (per M sq. ft.)	\$53.75 (per M sq. ft.)
28. Asbestos cement siding 12 x 24 x 27" standard colors.	\$78 (per M sq. ft.)	\$81.90 (per M sq. ft.)
29. Hard density synthetic fibreboard 1/8" temp. (standard size).	\$8.72 (per sq.)	\$8.93 (per sq.)
30. Thermal insulation—blankets (paper backed) thick.	\$95 (per M sq. ft.)	\$100 (per M sq. ft.)
31. Thermal insulation—batts (paper backed) full thick.	\$62.50 (per M sq. ft.)	\$65 (per M sq. ft.)
32. Thermal insulation—loose (in bags) plain	\$62.50 (per M sq. ft.)	\$65 (per M sq. ft.)
33. Thermal insulation—loose in bags (modulated)	\$1.25 (bag 35 lb.)	\$1.25 (bag 35 lb.)
34. Thermal insulation—blankets (paper backed) medium.	\$1.50 (bag 35 lb.)	\$1.50 (bag 35 lb.)
	\$45 (M sq. ft.)	\$50 (M sq. ft.)

The maximum prices for Gypsum Partition Block and Gypsum Hollow Tile shall be determined as follows: The reseller shall increase the price listed in the Area Order by the percentage by which the reseller's cost of acquisition has been increased by reason of the increase granted manufacturers by Amendment No. 19 to Order No. 1 under M. P. R. 592.

*Opinion Accompanying Amendment No. 1 to Adopting Order No. 55 Under Basic Order No. 1 Under General Order No. 68*

The accompanying amendment gives effect to manufacturer's increases that have been granted on the items for which maximum prices are fixed by this order, up to the date of the schedule attached to this amendment, so as to comply with the provisions of section 2 (t) of the Emergency Price Control Act of 1942 as amended. The schedule attached to this amendment and made a part of the order supersedes all previous schedules. This amendment does not, however, supersede

as Schedule of August 29, 1946, which is made a part of said order. The schedule attached to this amendment and to said order, supersedes all previous schedules.

2. Except as hereby amended, Adopting Order No. 55 as amended, under Basic Order No. 1 as amended, under General Order 68 as amended, shall remain the same and all provisions thereof remain in full force and effect.

This amendment shall become effective immediately.

Issued this 14th day of October 1946.

FRANK J. LOFTUS,  
District Director.

Supplementary Order 179 relating to increased freight on certain commodities. [F. R. Doc. 46-19474; Filed, Oct. 28, 1946; 8:53 a. m.]

[Des Moines Order G-5 Under Gen. Order 68, Amdt. 3]  
**HARD BUILDING MATERIALS IN CLINTON, IOWA, AREA**

An opinion accompanying this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Order No. G-5 issued under the authority of General Order No. 68 is amended in the following respect:

1. Revised Appendix A, which is a part of the above named order, is amended by changing the maximum unit prices for the items set out below to read as follows:

Commodity and unit	Maximum unit prices delivered
Flue lining, 9 x 9 (outside) lin. ft.....	\$0.51
Flue lining, 9 x 13 (outside) lin. ft.....	.71
Flue lining, 13 x 13 (outside) lin. ft.....	.96

This Amendment No. 3 to Order G-5 under General Order No. 68 shall become effective October 9, 1946.

Issued this 9th day of October 1946.

WALTER D. KLINE,  
District Director.

*Opinion Accompanying Amendment No. 3 to Order No. G-5 Under General Order No. 68*

General Order No. 68 effective September 16, 1945, issued by the Price Administrator authorized each Regional Administrator of the Office of Price Administration and any District Director authorized by the Regional Administrator to establish prices for sales of certain hard building materials to ultimate users or to purchasers for resale on an installed basis.

This Amendment No. 3 to Order No. G-5 to General Order No. 68 is issued for the following reason:

1. On August 21, 1946, the Des Moines District Office issued Amendment No. 2 to Order No. G-5. This amendment was issued to authorize increased maximum prices to reflect average increases in acquisition costs for the applicable commodities in conformance with the provisions of section 2 (t) of the Emergency Price Control Act of 1942, as amended. Amendment No. 2 did not, however, authorize increases for flue linings.

In Appendix A of its memorandum of August 8, 1946, the National Office authorized a 13% increase in the price of sewer pipe to resellers covered by area orders. Because the Appendix failed to list "sewer pipe and allied products", as designated in Amendment 54 to Order No. 1 of MPR No. 592, this office erroneously omitted authorizing the 13% increase for flue lining which is an allied product of sewer pipe.

This amendment No. 3 authorizes the appropriate increases.

In the opinion of the District Director of the Des Moines, Iowa, District Office of the Office of Price Administration, this amendment establishes prices that are generally fair and equitable and will effectuate the purposes of the Emergency Price Control Act of 1942, as amended, and Executive Orders 9250 and 9328.

[F. R. Doc. 46-19368; Filed, Oct. 25, 1946; 8:49 a. m.]

[Des Moines Order G-7 Under Gen. Order 68, Amdt. 2]

**HARD BUILDING MATERIALS IN MARSHALLTOWN, IOWA, AREA**

An opinion accompanying this amendment, issued simultaneously herewith,

has been filed with the Division of the Federal Register. Order No. G-7 issued under the authority of General Order No. 68 is amended in the following respects:

1. Revised Appendix A, which is a part of the above named order, is amended by changing the maximum unit prices for the item set out below to read as follows:

Commodity and unit	Maximum unit prices	
	Yard	Delivered
Flue lining, 9 x 9 (outside) lineal ft....	\$0.475	\$0.475

This Amendment No. 2 to Order No. G-7 under General Order No. 68 shall become effective October 10, 1946.

Issued this 10th day of October 1946.

WALTER D. KLINE,  
District Director.

*Opinion Accompanying Amendment No. 2 to Order No. G-7 Under General Order No. 68*

General Order No. 68 effective September 16, 1945, issued by the Price Administrator authorized each Regional Administrator of the Office of Price Administration and any District Director authorized by the Regional Administrator to establish prices for sales of certain hard building materials to ultimate users or to purchasers for resale on an installed basis.

This Amendment No. 2 to Order No. G-7 to General Order No. 68 is issued for the following reason:

1. On August 22, 1946, the Des Moines District Office issued Amendment No. 1 to Order No. G-7. This amendment was issued to authorize increased maximum prices to reflect average increases in acquisition costs for the applicable commodities in conformance with the provisions of section 2 (t) of the Emergency Price Control Act of 1942, as amended. Amendment No. 1 did not, however, authorize increases for flue linings.

In Appendix A of its memorandum of August 8, 1946, the National Office authorized a 13% increase in the price of sewer pipe to resellers covered by area orders. Because the Appendix failed to list "sewer pipe and allied products", as designated in Amendment 54 to Order No. 1 of MPR No. 592, this office erroneously omitted authorizing the 13% increase for flue lining which is an allied product of sewer pipe.

This Amendment No. 2 authorizes the appropriate increases.

In the opinion of the District Director of the Des Moines, Iowa District Office of the Office of Price Administration, this amendment establishes prices that are generally fair and equitable and will effectuate the purposes of the Emergency Price Control Act of 1942, as amended, and Executive Orders 9250 and 9328.

[F. R. Doc. 46-19373; Filed, Oct. 25, 1946; 8:48 a. m.]

[Des Moines Order G-8 Under Gen. Order 68, Amdt. 2]

**HARD BUILDING MATERIALS IN CEDAR RAPIDS, IOWA, AREA**

An opinion accompanying this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Order No. G-8 issued under the authority of General Order No. 68 is amended in the following respects:

1. Revised Appendix A, which is a part of the above named order, is amended by changing the maximum unit prices for the items set out below to read as follows:

Commodity and unit	Maximum unit prices	
	Yard	Delivered
Flue lining:		
9 x 9 (outside) lineal ft .....	\$0.475	\$0.53
9 x 13 (outside) lineal ft .....	.78	.83
13 x 13 (outside) lineal ft.....	.955	1.02
13 x 17 (outside) lineal ft.....	1.25	1.31
17 x 17 (outside).....	1.67	1.79

2. The item now appearing in Revised Appendix A to the above named order as "Portland cement, s't'd., cloth bag (incl. bag)" and its established maximum unit prices, are amended to read as follows:

Commodity	Unit	Maximum unit prices	
		Yard	Delivered
Portland Cement, S't'd., Cloth Bags.	94 lb. bag	\$0.765	\$0.815

<sup>1</sup> Plus bag deposit. In quoting the maximum price for this item, sellers covered by this area order may include the bag deposit providing the deposit is reasonable and providing the refund equals the deposit.

This Amendment No. 2 to Order No. G-8 under General Order No. 68 shall become effective October 2, 1946.

Issued this 2d day of October 1946.

WALTER D. KLINE,  
District Director.

*Opinion Accompanying Amendment No. 2 to Order No. G-8 Under General Order No. 68*

General Order No. 68, effective September 16, 1945, issued by the Price Administrator authorized each Regional Administrator of the Office of Price Administration and any District Director authorized by the Regional Administrator to establish prices for sales of certain hard building materials to ultimate users or to purchasers for resale on an installed basis.

This Amendment No. 2 to Order No. G-8 to General Order No. 68 is issued for the following reasons:

1. On August 21, 1946, the Des Moines District Office issued Amendment No. 1 to Order No. G-8. This amendment was issued to authorize increased maximum prices to reflect average increases in ac-

quisition costs for the applicable commodities in conformance with the provisions of section 2 (t) of the Emergency Price Control Act of 1942, as amended, Amendment No. 1 did not, however, authorize increases for flue linings.

In Appendix A of its memorandum of August 8, 1946, the National Office authorized a 13% increase in the price of sewer pipe to resellers covered by area orders. Because the Appendix failed to list "sewer pipe and allied products", as designated in Amendment 54 to Order No. 1 of MPR No. 592, this office erroneously omitted authorizing the 13% increase for flue lining which is an allied product of sewer pipe.

This Amendment No. 2 authorizes the appropriate increases.

2. The maximum prices established in Order No. G-8 for "Portland Cement, St'd. Cloth Bag (Incl. Bag)—94 lb." included a 10¢ deposit for the bag which was the uniform deposit in effect at the time of the issuance of the order. Since the manufacturers of Portland Cement have recently increased the deposit from 10¢ to 25¢ per bag, and since under the provisions of MPR No. 224 they may further revise the deposit required providing it remains reasonable, this amendment establishes maximum unit prices which do not include the dollar-and-cent deposit for the cloth bag. This removal of the amount of the deposit in the dollar-and-cent price authorized in the order will avoid the necessity of amending the order every time the manufacturers increase or decrease the amount of the deposit.

In the opinion of the District Director of the Des Moines, Iowa District Office of the Office of Price Administration, this Amendment establishes prices that are generally fair and equitable and will effectuate the purposes of the Emergency Price Control Act of 1942, as amended, and Executive Orders 9250 and 9328.

†F. R. Doc. 46 19372; Filed Oct. 25, 1946; 8:49 a. m.]

[Des Moines Order G-9 under Gen. Order 68, Amdt. 2]

**HARD BUILDING MATERIALS IN FORT DODGE, IOWA, AREA**

An opinion accompanying this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Order No. G-9 issued under the authority of General Order No. 68 is amended in the following respects:

1. Revised Appendix A, which is a part of the above named Order, is amended by changing the maximum unit prices for the items set out below to read as follows:

Commodity	Unit	Maximum unit prices	
		Yard	Delivered
Flue lining, 9 x 9 (outside).....	Lin. ft.....	\$0.42	\$0.42
Flue lining, 9 x 13 (outside).....	Lin. ft.....	.61	.61
Flue lining, 13 x 13 (outside).....	Lin. ft.....	.82	.82

2. The item now appearing in Revised Appendix A to the above named order as "Portland Cement, St'd., Cloth Bags (Incl. Bag)" and its established maximum unit prices, are amended to read as follows:

Commodity	Unit	Maximum unit prices	
		Yard	Delivered
Portland Cement, St'd., Cloth Bags.....	94 lb. bag.....	\$0.715	1 \$0.715

† Plus bag deposit. In quoting the maximum price for this item, sellers covered by this area order may include the bag deposit providing the deposit is reasonable and providing the refund equals the deposit.

This Amendment No. 2 to Order No. G-9 under General Order No. 68 shall become effective October 8, 1946.

Issued this 8th day of October 1946.

WALTER D. KLINE,  
District Director.

**Opinion Accompanying Amendment No. 2 to Order No. G-9 Under General Order No. 68**

General Order No. 68 effective September 16, 1945, issued by the Price Administrator authorized each Regional Administrator of the Office of Price Administration and any District Director authorized by the Regional Administrator to establish prices for sales of certain hard building materials to ultimate users or to purchasers for resale on an installed basis.

This amendment No. 2 to Order No. G-9 to General Order No. 68 is issued for the following reasons:

1. On August 21, 1946, the Des Moines District Office issued Amendment No. 1 to Order No. G-9. This amendment was issued to authorize increased maximum prices to reflect average increases in acquisition costs for the applicable commodities in conformance with the provisions of section 2 (t) of the Emergency Price Control Act of 1942, as amended. Amendment No. 1 did not, however, authorize increases for flue linings.

In Appendix A of its memorandum of August 8, 1946, the National Office authorized a 13% increase in the price of sewer pipe to resellers covered by area orders. Because the Appendix failed to list "sewer pipe and allied products," as designated in Amendment 54 to Order No. 1 of MPR No. 592, this office erroneously omitted authorizing the 13% increase for flue lining which is an allied product of sewer pipe.

This Amendment No. 2 authorizes the appropriate increases.

2. The maximum prices established in Order No. G-9 for "Portland Cement, St'd. Cloth Bag (Incl. Bag)—94 lb." included a 10¢ deposit for the bag which was the uniform deposit in effect at the time of the issuance of the order. Since the manufacturers of Portland Cement have recently increased the deposit from 10¢ to 25¢ per bag, and since under the provisions of MPR No. 224 they may further revise the deposit required providing it remains reasonable, this amendment establishes maximum unit prices which do not include the dollar-and-cent

deposit for the cloth bag. This removal of the amount of the deposit in the dollar-and-cent price authorized in the order will avoid the necessity of amending the order every time the manufacturers increase or decrease the amount of the deposit.

In the opinion of the District Director of the Des Moines, Iowa District Office of the Office of Price Administration, this Amendment establishes prices that are generally fair and equitable and will effectuate the purposes of the Emergency Price Control Act of 1942, as amended, and Executive Orders 9250 and 9328.

[F. R. Doc. 46-19371; Filed, Oct. 25, 1946; 8:49 a. m.]

[Region III Order G-70 Under Gen. Order 68]

**HARD BUILDING MATERIALS IN BAY CITY-SAGINAW, MICH., AREA**

For the reasons set forth in an opinion, which has been filed with the Division of the Federal Register, and pursuant to the provisions of General Order No. 68 and of Regional Basic Order No. 1-B under General Order No. 68, this order is issued:

**SECTION 1. What this order does.** This adopting order establishes dollars-and-cents maximum prices for the hard building materials listed in Table I hereof when sold at retail at or from any point within the Bay City-Saginaw, Michigan, Area.

**SEC. 2. Area covered.** For the purposes of this order, the Bay City-Saginaw, Michigan Area consists of the Counties of Bay, Midland and Saginaw in the State of Michigan.

**SEC. 3. Applicability of Basic Order No. 1-B.** All the provisions of Basic Order No. 1-B, consistent with this Adopting Order No. G-70, are hereby adopted by, and incorporated by reference into, this order as though fully rewritten herein. If Basic Order No. 1-B is amended in any respect, all of the provisions of that order, as amended, shall likewise without other action, be a part of this order.

All persons subject to this adopting order are also subject to and should be familiar with the provisions of Basic Order No. 1-B.

**Sec. 4. Maximum prices.—(a) Price list.** The maximum prices for hard building materials covered by this Order shall be those set forth in Table I, which is annexed to and made a part of this order. Prices lower than the listed maximum prices may, of course, be charged or paid.

(b) **Delivery.** (i) The maximum prices for hard building materials, listed in Table I, hereof, include free delivery to any point within a radius of twenty miles of the seller's place of business.

(ii) No deduction need be made from the prices in Table I hereof where the purchaser elects to make his own delivery.

(c) **Discounts.** No seller covered hereby shall discontinue or reduce any of the discounts or allowances which he offered in March 1942 on sales of any of the commodities listed in Table I hereof.



SEC. 5. *Effective date.* This order No. G-70 shall become effective July 12, 1946.

Issued: June 28, 1946.

Reissued October 3, 1946.

Effective October 17, 1946.

E. C. TURNEY,  
Acting Regional Administrator.

The prices listed in this order include all increases granted to resellers by the OPA through August 8, 1946. (see section 6 (b) of Basic Order No. 1-B)

TABLE I

Commodity	Unit	Maximum price
Plaster:		
Hardwall.....	100 lbs.....	\$1.30
Gauging.....	do.....	1.30
Moulding.....	do.....	2.80
Keene's cement.....	do.....	2.80
Finishing lime.....	50 pound.....	.67
Gypsum lath, 3/8-inch.....	1,000 square feet.....	25.50
Metal lath:		
2.5-pound, painted, diamond-mesh.....	Square yard.....	.3568
3.4-pound, painted, diamond-mesh.....	do.....	.4080
2.75-pound, flat rib, painted.....	do.....	.319
3.4-pound, 3/8-inch high rib, painted.....	do.....	.4366
Metal lath, corner bead, expanded type.....	linear foot.....	.0556
Portland cement, standard (paper bags).....	Barrel.....	8.01
Do.....	94 pound.....	.815
Portland cement, standard (cloth bags).....	Barrel.....	8.86
Do.....	94 pound.....	1.065
Masonry mortar (paper sack).....	Barrel.....	3.01
Do.....	70 pound.....	.815
Mason's hydrated lime.....	50 pound.....	.63
Waterproof cement (gray).....	Barrel.....	4.76
Do.....	94 pound.....	1.315
Gypsum block-partitions:		
3-inch, hollow.....	Square feet.....	.09
4-inch, hollow.....	do.....	.10
Clay drain tile:		
3-inch.....	Linear foot.....	.0680
4-inch.....	do.....	.0837
6-inch.....	do.....	.1521
Vitrified clay sewer pipe:		
No. 1SS-4-inch (2-footlengths).....	do.....	.2257
No. 1SS-6-inch (2-footlengths).....	do.....	.3385
Flue lining:		
8 x 8 inch, inside.....	do.....	.4514
8 x 12 inch, inside.....	do.....	.6771
12 x 12 inch, inside.....	do.....	.8652
Gypsum wallboard:		
3/8-inch.....	1,000 square feet.....	43.00
1/2-inch.....	do.....	45.50
Asphalt roofing, 90-pound, mineral surface.....	108 square-foot roll.....	2.87
Asphalt or tarred felt:		
15-pound.....	432 square-foot roll.....	2.84
30-pound.....	216 square-foot roll.....	2.84
Asphalt shingles:		
210-pound (3 in 1), thickbutt.....	Square.....	6.91
165-pound, 2 tab hexagon.....	do.....	5.24
Fibre insulation board:		
1/2-inch, standard lath and board.....	1,000 square feet.....	48.00
3/4-inch, asphalt sheathing.....	do.....	64.00
Asbestos cement siding, 12 x 24-inch, or 27-inch, standard colors.....	square.....	9.35
Standard density synthetic fibre board, 3/8-inch (4 x 8).....	1,000 square feet.....	43.00
Hard density synthetic fibre board, 3/8-inch, tempered (4 x 8).....	do.....	104.00
Thermal insulation batts (paper backed):		
2-inch thick.....	do.....	45.00
Full thick.....	do.....	65.00
Thermal insulation:		
Loose in bags (plain).....	35 pounds.....	.89
Loose in bags (nodulated).....	do.....	1.20

1 Price for cement in cloth bags includes a refundable deposit of 25 cents per bag. Sellers are required to give refund of 25 cents on each bag returned for which a 25 cent deposit has been made.

*Delivery.* (i) The maximum prices for hard building materials, listed in Table I hereof include free delivery to any point within a radius of twenty miles of the seller's place of business.

(ii) No deduction need be made from the prices in Table I hereof where the purchaser elects to make his own delivery.

*Discounts.* No seller covered hereby shall discontinue or reduce any of the discounts or allowances which he offered in March 1942 on sales of any of the commodities listed in Table I hereof.

*Opinion Accompanying Order G-70 Under General Order 68*

The accompanying order establishes area-wide prices for retail sales of hard building materials in the Bay City-Saginaw, Michigan, Area. The order is issued under the provisions of General Order No. 68 and adopts all the applicable provisions contained in Basic Order No. 1-B under General Order No. 68. The opinion accompanying said Basic Order No. 1-B is hereby incorporated by reference into this opinion.

The defined area covered by the accompanying order includes the Counties of Bay, Midland and Saginaw, in the State of Michigan.

The maximum prices established by the accompanying order supersede pricing provisions currently in effect for retail sales of the listed hard building materials in this area.

This action has been discussed with members of the trade in the area at informal meetings with representative dealers. Most of the dealers in attendance agreed that prices established by the accompanying order are in line with those formerly prevailing under the freeze. All suggestions and recommendations of the trade have been considered and have been incorporated into the accompanying order to the extent that these suggestions were consistent with the provisions of General Order No. 68 and the Emergency Price Control Act of 1942.

In the opinion of the Regional Administrator, the provisions of the accompanying order are fair and equitable and will effectuate the purposes of the Emergency Price Control Act of 1942, as amended, and of General Order No. 68, as amended.

The original effective date of this order was at a time subsequent to the expiration of the Emergency Price Control Act of 1942 and before the Act had been extended. For the sake of clarity, the Regional Administrator has deemed it advisable to reissue this order with a new effective date.

[F. R. Doc. 46-19256; Filed, Oct. 24, 1946; 8:48 a. m.]

[Region VI Order G-16 Under RMPR 122, Appendix 45]

**SOLID FUELS IN ASHLAND, WIS., AREA**

(a) *Applicability.* This Appendix No. 45 applies to sales of solid fuels to consumers by retail dealers from yards and where the fuel is delivered to the purchaser within the city of Ashland and the town of Washburn in Wisconsin, and the intermediate area between them.

(b) *Price schedule.* (1) Immediately below and as part of this section (b) is a schedule which sets forth adjusted maximum prices before discounts for delivered sales of solid fuels of specified sizes, kinds, and quantities. All prices are stated on a net ton basis.

(i) On domestic delivered sales of less than one ton the price shall be proportional to the price per ton plus an additional charge of 50¢, but in no event shall the total price be in excess of that for a sale of one ton.

(ii) On domestic delivered sales of more than one ton for each fraction of a ton sold, the price shall be proportional to the price per ton.

PRICE SCHEDULE

Domestic delivered (per ton)

- I. Low volatile bituminous coal from District No. 7 (southern West Virginia and northwestern and central Virginia):
  - 1. Egg..... \$13.86
  - 2. Stove..... 13.61
  - 3. Nut..... 12.46
  - 4. Screenings..... 9.96
- II. High volatile bituminous coal from District No. 8 (eastern Kentucky, southwestern West Virginia, western Virginia, northern Tennessee, and North Carolina):
  - 1. Lump:
    - (a) Premium Kentucky seams..... 12.09
    - (b) Elkhorn seam..... 11.69
    - (c) Hazard No. 6 seam..... 11.54
    - (d) Dorothy seam..... 11.34
    - (e) Splint seams..... 11.14
  - 2. Egg:
    - (a) Premium Kentucky seams..... 11.89
    - (b) Elkhorn seam..... 11.49
    - (c) Hazard No. 6 seam..... 11.34
    - (d) Dorothy seam..... 11.14
    - (e) Splint seams..... 10.94
  - 3. Stove:
    - (a) Premium Kentucky seam..... 11.74
    - (b) Elkhorn seam..... 11.34
    - (c) Hazard No. 6 seam..... 11.19
    - (d) Dorothy seam..... 10.99
    - (e) Splint seams..... 10.84
  - 4. Domestic stoker:
    - (a) Premium Kentucky and Elkhorn seams..... 10.64
    - (b) Splint seams..... 10.34
  - 5. Screenings:
    - (a) Premium Kentucky and Elkhorn seams..... 9.79
    - (b) Hazard No. 6 and Dorothy seams..... 9.69
    - (c) Splint seams..... 9.59
- III. Briquettes:
  - 1. Low volatile Reiss and P & A..... 12.39
- IV. Pennsylvania anthracite (ash content not in excess of OPA quality standards):
  - 1. Egg, stove and nut..... 19.35

To the above maximum price there may be added the Federal transportation tax of 4 cents per ton, when applicable.

(c) *Charge for treatment of coal.* Whenever a dealer has been charged by his supplier for chemical or oil treatment of coal he may add such treatment charge to the applicable maximum price established by this appendix provided that the treated coal is kept separate from and is not mixed with untreated coal. When a treatment charge is made pursuant to this section, the dealer need not separately state the amount of such service charge if he clearly indicated on the invoice that such coal is so treated.

(d) *Discounts.* The maximum prices set forth in section (b) above shall be subject to the following discounts from the net retail prices.

(i) For sales to other resellers at the yard, \$2.19 per ton, except in the case of briquettes, \$2.28 per ton.

(ii) For annual users of 50 tons or more 25¢ per ton.

(e) *Additional charges.* Immediately below and a part of this section (e) is a schedule of service charges which a dealer may make for the special services described when rendered in connection with sales of solid fuels covered by this appendix. These charges may be made

only if the buyer requests the service and the dealer renders it pursuant to the request. The charges must be stated separately on the dealer's invoice.

SCHEDULE OF SERVICE CHARGES

	Per ton
Carrying or wheeling from curb-----	\$0.50
Carrying up or down stairs-----	.75

(f) *Sales by producers of briquettes.* Producers of briquettes in the area covered by this Appendix No. 45 may charge the prices herein for retail delivered sales of solid fuels sold by them in that area.

(g) *Notification.* Every dealer subject to this Order selling Pennsylvania Anthracite which has been identified by his supplier prior to its resale as Anthracite with an ash content in excess of OPA quality standards must place the following legend on the invoice, sales slip, or receipt: "Price reduced because of high ash content." Such Anthracite must be kept separate in storage and delivery from all other Anthracite.

(h) *Definitions.* (1) "Domestic sales" means all sales other than sales made to commercial and industrial users such as hotels, industrial plants, office buildings, large department stores and institutional users such as hospitals, public institutions, and public buildings.

(2) "Commercial sales" are of the type excepted in the definition of domestic sales.

(3) The term "delivered" means dumping or chuting the fuel from the seller's trucks directly into the buyer's bin or storage space; but if this is physically impossible, the term means discharging the fuel directly from the seller's truck at the point nearest and most accessible to the buyer's bin or storage space.

(4) Except as otherwise provided herein or as the context may otherwise require, all terms used in this Order shall bear the meaning given them in Revised Maximum Price Regulation No. 122 or in the Emergency Price Control Act of 1942, as amended; if not therein defined they shall be given their ordinary and popular trade meaning.

This Appendix No. 45 shall become effective October 1, 1946.

Issued this 24th day of September, 1946.

DEAN O. BOWMAN,  
Acting Regional Administrator.

Opinion Accompanying Appendix 45 to Order G-16 Under Revised Maximum Price Regulation 122

Section 1340.260 of Revised Maximum Price Regulation No. 122 authorizes the Regional Administrator of the Office of Price Administration to establish by order maximum prices in line with those established by that regulation for deliveries of sold fuels made, or with the services rendered in connection therewith, or both, by a dealer or group of dealers in an area or locality. In connection with such prices, appropriate reporting, record-keeping, or other requirements may be made of the dealer or dealers involved.

In order to ascertain the prices heretofore established under Revised Maxi-

mum Price Regulation No. 122 in the Ashland, Wisconsin area, a survey has been made of all dealers in solid fuels in that area. The prices established in the accompanying order are such as to return to those dealers the December 1941 margins over delivered costs generally prevailing in the above area and they reflect all increases in suppliers' prices to date.

As a result of this order uniform ceiling prices for the kinds and sizes of coal most commonly sold in the Ashland, Wisconsin area will be substituted for the variety of individual maximum prices heretofore in effect.

This appendix is issued as a supplement to Order No. G-16 which is the Master Order covering all of the area subject to the jurisdiction of Region VI of the Office of Price Administration. The specific provisions covering the Ashland, Wisconsin area are contained in this Appendix. However, all provisions not contained in this appendix which are incorporated in Order No. G-16 are applicable to the Ashland, Wisconsin area. Accordingly, all persons governed by this appendix are likewise governed by all provisions of Order No. G-16.

[F. R. Doc. 46-19254; Filed, Oct. 24, 1946; 8:51 a. m.]

[Region III Order G-91 Under Gen. Order 68]

HARD BUILDING MATERIALS IN CHILlicothe, OHIO, AREA

For the reasons set forth in an opinion which has been filed with the Division of the Federal Register, and pursuant to the provisions of General Order No. 68 and of Regional Basic Order No. 1-B under General Order No. 68, this order is issued:

**SECTION 1. What this order does.** This adopting order establishes dollars-and-cents maximum prices for the hard building materials listed in Table I, hereof, when sold at retail at or from any point within the Chillicothe, Ohio Area.

**SEC. 2. Area covered.** For the purposes of this order, the "Chillicothe, Ohio Area" consists of the Counties of Fairfield, Pickaway, Pike and Ross in the State of Ohio.

**SEC. 3. Applicability of Basic Order No. 1-B.** All the provisions of Basic Order No. 1-B, consistent with this Adopting Order No. G-91, are hereby adopted by, and incorporated by reference into, this order as though fully re-written herein. If Basic Order No. 1-B is amended in any respect, all of the provisions of that order, as amended, shall likewise, without other action, be a part of this order.

All persons subject to this adopting order are also subject to, and should read and be familiar with, the provisions of Basic Order No. 1-B.

**SEC. 4. Maximum prices—(a) Price list.** The maximum prices for hard building materials covered by this order shall be those set forth in Table I, which is annexed to, and made a part of, this order. Prices lower than the listed

maximum prices may, of course, be charged or paid.

(b) *Delivery.* (i) For delivery of items listed in Table I, hereof, a seller shall charge no more than he did in March 1942 for the same or similar delivery service.

(ii) No deduction need be made from the prices listed in Table I, hereof, where the seller elects to make his own delivery.

(c) *Discounts.* No seller shall discontinue or reduce any of the allowances or discounts, which he offered in March 1942, on sales of any of the items listed in Table I, hereof.

This Order No. G-91 shall become effective October 14, 1946.

Issued September 30, 1946.

J. F. KESSEL,  
Regional Administrator.

The prices listed in this order include all increases granted to resellers by the OPA through August 8, 1946 (see section 6 (b) of Basic Order No. 1-B)

TABLE I

Commodity	Unit	Maximum price
Hardwall plaster (hair fibre).....	100-pound paper bag.	\$1.05
Hardwall plaster (wood fibre).....	do.....	1.05
Gauging plaster (gray).....	do.....	1.00
Gauging plaster (white).....	do.....	2.00
Moulding plaster.....	do.....	2.50
Keene's cement.....	do.....	2.25
Finishing lime.....	50-pound paper bag.	.73
Mason's hydrated lime.....	do.....	.56
Masonry mortar.....	70-pound paper bag.	.715
Portland cement.....	94-pound paper bag.	.815
Do.....	Barrel.....	3.26
Waterproof cement.....	94-pound paper bag.	1.065
Gypsum lath, 3/8-inch.....	1,000 square feet.	25.00
Gypsum wallboard, 3/8-inch.....	do.....	45.00
Metal lath corner bead:		
Standard type.....	Linear foot.....	.0375
Expanded type.....	do.....	.0605
Metal lath, Cornerite.....	do.....	.0271
Flue lining:		
8 x 8 inches, inside.....	do.....	.4058
8 x 12 inches, inside.....	do.....	.6053
12 x 12 inches, inside.....	do.....	.7667
Vitrified clay sewer pipe:		
4-inch.....	do.....	.2029
6-inch.....	do.....	.2936
8-inch.....	do.....	.4583
10-inch.....	do.....	.6983
12-inch.....	do.....	.8921
Asphalt roofing, 90-pound, mineral surface, first quality.	108-square foot roll.	2.93
Asphalt or tarred felt:		
15-pound, first quality.....	432-square foot roll.	3.41
30-pound, first quality.....	216-square foot roll.	3.41
Asphalt shingles:		
210-pound, thickbutt, first quality.	Square.....	6.82
165-pound, hexagon, 2 tab., first quality.	do.....	5.26
Fibre insulation board, 1/2-inch, standard.	1,000 square feet.	53.75
Asphalt sheathing, 2 1/2-inch.....	do.....	84.50
Hard density synthetic fibre board, 3/8-inch tempered (4 x 8 feet).	do.....	100.00
Standard density synthetic fibre board, 3/8-inch (4 x 8 feet).	do.....	95.00
Thermal insulation batts, full thick.	do.....	65.00

*Delivery.* (i) For delivery of items listed in Table I, hereof, a seller shall charge no more than he did in March 1942 for the same or similar delivery service.

(ii) No deduction need be made from the prices listed in Table I, hereof, where the seller elects to make his own delivery.

*Discounts.* No seller shall discontinue or reduce any of the allowances or discounts, which he offered in March 1942 on sales of any of the items listed in Table I, hereof.

*Opinion Accompanying Order G-91 Under General Order 68*

The accompanying order establishes area-wide prices for retail sales of hard building materials in the Chillicothe, Ohio Area. The order is issued under the provisions of General Order No. 68 and adopts all the applicable provisions contained in Basic Order No. 1-B under General Order No. 68. The opinion accompanying said Basic Order No. 1-B is hereby incorporated by reference into this opinion.

The defined area covered by the accompanying order includes the Counties of Fairfield, Pickaway, Pike and Ross in the State of Ohio.

The maximum prices established by the accompanying order supersede pricing provisions currently in effect for retail sales of the listed hard building materials in this Area.

This action has been discussed with members of the trade in the area at informal meetings with representative dealers. Most of the dealers in attendance agreed that prices established by the accompanying order are in line with those formerly prevailing under the freeze. All suggestions and recommendations of the trade have been considered and have been incorporated into the accompanying order to the extent that these suggestions were consistent with the provisions of General Order No. 68 and the Emergency Price Control Act of 1942.

In the opinion of the Regional Administrator, the provisions of the accompanying order are fair and equitable and will effectuate the purposes of the Emergency Price Control Act of 1942, as amended, and of General Order No. 68, as amended.

[F. R. Doc. 46-19255; Filed, Oct. 24, 1946; 8:49 a. m.]

[Region VI Order G-16 Under RMPR 122, Appendix 44]

**SOLID FUELS IN STEVENS POINT, WIS., AREA**

(a) *Applicability.* This Appendix No. 44 applies to all delivered sales of solid fuels from retail yards in the city of Stevens Point, Wisconsin within the area bounded by the City Limits of Stevens Point on the West and the North, the City Limits on the East, but including the suburb of Parkridge, and South on Route 51 to Paper Mill Road including the village of McDill and the area lying west of Route 51 to the Wisconsin River and North of Coopers Road.

(b) *Price schedule.* (1) Immediately below and as part of this paragraph (b) is a schedule which sets forth adjusted maximum prices before discounts for delivered sales of solid fuels of specified sizes, kinds, and quantities. All prices are stated on a net ton basis.

(i) On Domestic delivered sales of less than one ton the price shall be proportional to the price per ton plus an additional charge of 25¢, but in no event shall the total price be in excess of that for a sale of one ton.

(ii) On domestic delivered sales of more than one ton, for each fraction of a ton sold the price shall be proportional to the price per ton.

PRICE SCHEDULE	<i>Domestic delivered (per ton)</i>
I. High volatile bituminous coal from District No. 2 (Western Pennsylvania):	
1. Lump: Pittsburgh seam.....	\$13.22
II. Low volatile bituminous coal from District No. 7 (Southern West Virginia and northwestern and central Virginia):	
1. Egg: Size Group No. 2, all double-screened egg coal, top size larger than 3", Price Classification A:	
(a) Forked .....	14.94
(b) Shovelled or car run.....	14.19
III. High volatile bituminous coal from District No. 8 (eastern Kentucky, southwestern West Virginia, western Virginia, northern Tennessee, and North Carolina):	
A. Lump:	
1. Premium Kentucky seams..	14.17
2. Elkhorn seam.....	13.87
3. Dorothy and Harlan seams..	13.72
4. Splint seams.....	13.32
B. Egg:	
1. Premium Kentucky seams..	13.72
2. Elkhorn seam.....	13.52
3. Dorothy and Harlan seams..	13.37
4. Splint seams.....	13.12
C. Stove:	
1. Premium Kentucky seams..	13.22
2. Elkhorn seam.....	13.07
D. Domestic stoker:	
1. Premium Kentucky and Elkhorn seams.....	12.47
Splint seam.....	12.17
E. Screenings:	
1. Premium Kentucky or Elkhorn seams.....	11.62
2. Splint screenings.....	11.42
IV. High volatile bituminous coal from District No. 9 (Western Kentucky):	
1. Stoker, Size Group Nos. 8-12, inclusive (all raw double-screened nut, stoker and pea coals top size not exceeding 2" and bottom size larger than 10 mesh or 3/32"), No. 6 seam .....	10.21
V. High volatile bituminous coal from District No. 10 (Illinois):	
A. Southern subdistrict deep machine mines, Price Group Nos. 1, 2 and 8:	
1. Lump and egg: Size Group Nos. 1, 2 and 3 (all lump and egg coals, bottom size larger than 2" washed or raw) .....	10.01
2. Washed screenings: Size Group Nos. 23 and 24 (all washed or air cleaned screenings top size not exceeding 2") .....	9.16
VI. Pennsylvania Anthracite (ash content not in excess of OPA quality standards):	
1. Egg, stove and nut.....	21.04
VII. Briquettes low volatile:	
1. Reiss and Berwind.....	15.31
VIII. Coke, byproduct, Milwaukee solvay, range and nut.....	17.00
To the above prices there may be added the Federal transportation tax of 4 cents per ton, when applicable.	
(c) <i>Charge for treatment of coal.</i> Whenever a dealer has been charged by	

his supplier for chemical or oil treatment of coal, he may add such treatment charge to the applicable maximum price established by this Appendix provided that the treated coal is kept separate from and is not mixed with untreated coal. When a treatment charge is made pursuant to this Section, the dealer need not separately state the amount of such service charge if he clearly indicates on the invoice that such coal is so treated.

(d) *Discounts.* The maximum prices set forth in Paragraph (b) above shall be subject to the following discounts from the net retail price:

(i) For coal sold and delivered to the consumer at the yard, 50¢ per ton.

(ii) For coal sold in lots of 50 tons or more, the following commercial discounts shall be given:

	<i>Per ton</i>
Eastern Kentucky and West Virginia:	
Lump and egg.....	\$1.00
Stove.....	.85
Stoker and screenings.....	.50

(iii) For payment within 10 days from date of delivery, 50¢ per ton.

(iv) For Pennsylvania Anthracite identified by the dealer's supplier as anthracite with an ash content in excess of OPA quality standards, whether egg, stove or nut, \$1.00 per ton.

(e) *Additional charges.* Immediately below and a part of this section (e) is a schedule of service charges which a dealer may make for the special services described when rendered in connection with sales of solid fuels covered by this appendix. These charges may be made only if the buyer requests the service and the dealer renders it pursuant to the request. The charges must be stated separately on the dealer's invoice.

SCHEDULE OF SERVICE CHARGES

	<i>Per ton</i>
Wheel or carry from curb.....	\$0.50
Carrying up or down stairs.....	1.00

(f) *Notification.* Every dealer subject to this order selling Pennsylvania Anthracite which has been identified by his supplier prior to its resale as Anthracite with an ash content in excess of OPA quality standards must place the following legend on the invoice, sales slip or receipt: "Price reduced because of high ash content." Such Anthracite must be kept separate in storage and delivery from all other Anthracite.

(g) *Definitions.* (1) "Domestic sales" means all sales other than sales made to commercial and industrial users such as hotels, industrial plants, office buildings, large department store and institutional users such as hospitals, public institution, and public buildings.

(2) The term "Delivered" means dumping or chuting the fuel from the seller's trucks directly into the buyers bin or storage space; but if this is physically impossible, the term means discharging the fuel directly from the seller's truck at the point nearest and most accessible to the buyer's bin or storage space.

(3) Except as otherwise provided herein or as the context may otherwise require, all terms used in this order shall bear the meaning given them in Revised

Maximum Price Regulation No. 122, or in the Emergency Price Control Act of 1942, as amended; if not therein defined they shall be given their ordinary and popular trade meaning.

This Appendix No. 44 shall become effective October 1, 1946.

Issued this 24th day of September 1946.

EARL W. CLARK,  
Regional Administrator.

*Opinion Accompanying Appendix 44 to Order G-16 Under Revised Maximum Price Regulation 122*

Section 1340.260 of Revised Maximum Price Regulation No. 122 authorizes the Regional Administrator of the Office of Price Administration to establish by Order Maximum Prices in line with those established by that regulation for deliveries of solid fuels made, or the services rendered in connection herewith, or both, by a dealer or group of dealers in an area or locality. In connection with such prices, appropriate reporting, record-keeping, or other requirements may be made of the dealer or dealers involved.

In order to ascertain the prices heretofore established under Revised Maximum Price Regulation No. 122 in the Stevens Point, Wisconsin area, a survey has been made of all dealers in solid fuels in that area. The prices established in the accompanying order are such as to return to those dealers the December 1941 margins over delivered costs generally prevailing in the above area and they reflect all increases in suppliers' prices to date.

As a result of this order uniform ceiling prices for the kinds and sizes of coal most commonly sold in the Stevens Point, Wisconsin area will be substituted for the variety of individual maximum prices heretofore in effect.

This appendix is issued as a supplement to Order No. G-16 which is the master order covering all of the area subject to the jurisdiction of Region VI of the Office of Price Administration. The specific provisions covering the Stevens Point, Wisconsin area are contained in this appendix. However, all provisions not contained in this appendix which are incorporated in Order No. G-16 are applicable to the Stevens Point, Wisconsin area. Accordingly, all persons governed by this appendix are likewise governed by all provisions of Order No. G-16.

[F. R. Doc. 46-19253; Filed, Oct. 24, 1946; 8:52 a. m.]

[Region VI Order G-16 Under RMPR 122, Amdt. 126]

**SOLID FUELS IN EAST ST. LOUIS, ILL., AREA**

An opinion accompanying this amendment has been issued simultaneously herewith. Order No. G-16 under Revised Maximum Price Regulation No. 122 is amended in the following respects:

In Appendix No. 33 to Order No. G-16, the Price Schedules and Discounts in paragraph (b) are amended to read as follows:

**PRICE SCHEDULE FOR COAL DELIVERED FROM RETAIL YARDS**

	2-ton lots or more (per ton)
(1) I. High volatile bituminous coal from District No. 10 (Illinois):	
A. Southern Subdistrict Price Group Nos. 1, 2, and 8 deep machine mines:	
1. Lump and egg: Size Group Nos. 1, 2, and 3 (all lump and egg coals, bottom size larger than 2", washed or raw) -----	\$7.11
2. Egg: Size Group No. 5 (all egg coals, bottom size larger than 1½" but not exceeding 2" and top size larger than 2" but not exceeding 4", washed or raw) -----	6.81
3. Special stoker: Size Group Nos. 21, 22, and 28 (all washed or air-cleaned nut and pea coal, bottom size larger than 1 millimeter and top size not exceeding 2"; also all dry dedusted special stoker, bottom size larger than 28 mesh and top size not exceeding ¾") -----	6.91
4. Washed screenings: Size Group Nos. 23 and 24 (all washed or air-cleaned screenings top size not exceeding 2"), common trade name S. P. Stoker -----	6.36
5. Dedusted screenings: Size Group Nos. 26 and 27 (all dry dedusted screenings top size not exceeding 2"), common trade names Universal and Commercial Stoker -----	6.26
B. Southern Subdistrict Price Group No. 7 strip mines:	
1. Lump and egg: Size Group Nos. 1, 2, and 3 (all lump and egg coals, bottom size larger than 2" washed or raw) -----	6.21
2. Egg: Size Group No. 5 (all egg coals, bottom size larger than 1½" but not exceeding 2" and top size larger than 2" but not exceeding 4" washed or raw) -----	6.21
3. Special stoker: Size Group Nos. 21, 22, and 28 (all washed or air-cleaned nut and pea coals, bottom size larger than 1 millimeter and top size not exceeding 2"; also all dry dedusted special stoker, bottom size larger than 28 mesh and top size not exceeding ¾") -----	6.36
4. Washed screenings: Size Group Nos. 23 and 24 (all washed or air-cleaned screenings, top size not exceeding 2") -----	5.86
C. Central Subdistrict Price Groups Nos. 12 and 13:	
1. Lump and egg: Size Group Nos. 1, 2 and 3 (all lump and egg coals bottom size larger than 2" washed or raw) -----	6.04
D. Belleville Subdistrict Price Group Nos. 16 to 22, inclusive:	
1. Lump and egg: Size Group Nos. 1, 2 and 3 (all lump and egg coals, bottom size larger than 2" washed or raw):	
(a) Mine Index Nos. 48 and 1317 -----	6.34

**PRICE SCHEDULE FOR COAL DELIVERED FROM RETAIL YARDS—Continued**

	2-ton lots or more (per ton)
(1) I. High volatile bituminous coal from District No. 10—Con.	
D. Belleville Subdistrict Price Group Nos. 16 to 22, inclusive—Con.	
1. Lump and egg: Size Group Nos. 1, 2 and 3—Con.	
(b) Hand loading mines -----	\$6.54
(c) Strip mines -----	5.84
(d) Deep machine mines except Mine Index No. 6 -----	6.04
2. Egg and stove: Size Group Nos. 4, 5, 6 and 8 (all egg and stove coals bottom size 2" and smaller washed or raw):	
(a) Mine Index Nos. 48 and 1317 -----	6.14
(b) Hand loading mines -----	6.34
(c) Deep machine mines except Mine Index No. 6 -----	5.79
(d) Strip mines -----	5.59
E. Duquoin Subdistrict:	
1. Lump and egg: Size Group Nos. 1, 2 and 3 (all lump or egg coals bottom size larger than 2" washed or raw):	
(a) Price Group No. 11 deep machine mines -----	6.69
(b) Price Group No. 10 strip mines -----	5.94
2. Egg and stove: Size Group Nos. 4, 5, 6 and 8 (all egg and stove coals bottom size 2" and smaller, washed or raw):	
(a) Price Group 10 strip mines -----	5.69
3. Special stoker: Size Group No. 21, 22 and 28 (all washed or air-cleaned nut and pea coal, bottom size larger than 1 millimeter and top size not exceeding 2"; also all dry dedusted special stoker, bottom size larger than 28 mesh and top size not exceeding ¾"):	
(a) Price Group No. 11 deep machine mines -----	6.34
II. High volatile bituminous coal from District No. 11 (Indiana):	
1. Lump and egg: Size Group Nos. 1, 2 and 3 (all lump or egg coal bottom size larger than 2" washed or raw): Price Group Nos. 15 and 16 -----	8.06
(iii) Discounts. On sales to other dealers at the yard of the seller a discount of \$1.44 per ton shall be granted off the above prices.	
<b>PRICE SCHEDULE FOR COAL TRUCKED IN FROM LOCAL MINES</b>	
	<i>Full truckload lots (per ton)</i>
(V) I. High volatile bituminous coal from District No. 10 (Illinois):	
1. Lump: Size Group No. 1 (all lump coal, bottom size larger than 4" washed or raw), including 5' lump, 6' lump, and 7' lump:	
(a) Truck Price Group No. 14A (hand mines) -----	\$6.18
(b) Truck Price Group No. 14B (deep machine mines) -----	5.68
(c) Truck Price Group No. 14B (strip mines) -----	5.48

PRICE SCHEDULE FOR COAL TRUCKED IN FROM LOCAL MINES—Continued

*Full truckload lots (per ton)*

(V) I. High volatile bituminous coal from District No. 10—Con.

2. Egg: Size Group Nos. 2 and 3 (all egg coals, bottom size larger than 2" but not exceeding 4", washed or raw, including 7" x 4", 7" x 3", 6" x 3", and 8" x 3"):

(a) Truck Price Group No. 14A (hand mines)----- \$6.13

(b) Truck Price Group No. 14B (deep machine mines)--- 5.63

(c) Truck Price Group No. 14B (strip mines)----- 5.43

3. Egg: Size Group No. 4 and 5 (all egg coals, bottom size larger than 1½" but not exceeding 2" and top size larger than 2", including 7" x 2", 6" x 2", 5" x 2", 4" x 2" and 3" x 2" washed or raw):

(a) Truck Price Group No. 14A (hand mines)----- 5.98

(b) Truck Price Group No. 14B (deep machine mines)--- 5.48

(c) Truck Price Group No. 14B (strip mines)----- 5.28

4. Raw chestnut, pea and stoker: Size Group Nos. 9-12, inclusive (all raw, nut and pea coal, bottom size larger than 10 mesh or ¾" and top size not exceeding 2" including 2" x ¾", 1½" x ¾", 1½" x ¾" and ¾" x ¾"):

(a) Truck Price Group No. 14A (hand mines)----- 5.08

(b) Truck Price Group No. 14B (deep machine mines)--- 4.93

5. Washed chestnut and pea: Size Group Nos. 17 to 20, inclusive (all washed or air-cleaned nut and pea coal bottom size larger than 10 mesh or ¾" and top size not exceeding 2" including 2" x ¾", 1½" x ¾", 1½" x ¾" and ¾" x ¾"):

(a) Truck Price Group No. 14A (hand mines)----- 5.43

(b) Truck Price Group No. 14B (deep machine mines)--- 5.28

(c) Truck Price Group No. 14B (strip mines)----- 5.08

6. Special stoker: Size Group Nos. 21, 22, and 28 (all washed or air-cleaned nut and pea coals, bottom size larger than 1 millimeter and top size not exceeding 2"; also dry dedusted special stoker bottom size larger than 28 mesh and top size not exceeding ¾", including 2" x 10 mesh, 1½" x 10 mesh, ¾" x 10 mesh and ¾" x 10 mesh):

(a) Truck Price Group No. 14A (hand mines)----- 5.38

(b) Truck Price Group No. 14B (deep machine mines)--- 5.23

(c) Truck Price Group No. 14B (strip mines)----- 5.03

The maximum prices set forth above for sales of the solid fuels subject to this amendment reflect all increases in maximum prices for such sales granted in the past by the Office of Price Administration. Therefore, the above prices may not be increased except pursuant to future adjustments made by this office.

This Amendment No. 126 to Order G-16 under Revised Maximum Price

Regulation No. 122 shall become effective September 16, 1946.

Issued this 10th day of September 1946.

EARL W. CLARK,  
Regional Administrator.

*Opinion Accompanying Amendment 126 to Order G-16 Under Revised Maximum Price Regulation 122*

Under § 1340.260 of Revised Maximum Price Regulation No. 122 the Regional Administrator for Region VI of the Office of Price Administration may by order establish specific maximum prices in line with those established by that regulation for deliveries of solid fuels made, or for services rendered in connection therewith, or both, by a dealer or group of dealers in an area or locality. In connection with such prices, appropriate reporting, record keeping or other requirements may be made of the dealer or dealers involved. If, after such specific maximum prices are established by order, the maximum prices of the dealers' suppliers are increased or decreased by the Price Administrator, the order may be amended to reflect such increase or decrease.

The maximum prices in the accompanying amendment supersede and reflect price increases granted by the following documents or actions:

1. Regional Order No. G-35 under Revised Maximum Price Regulation No. 122, reflecting increases to producers of certain solid fuels, granted by Amendment No. 158 to Maximum Price Regulation No. 120.

2. Amendments Nos. 46, 47 and 48 to Revised Maximum Price Regulation No. 122.

[F. R. Doc. 46-19249; Filed, Oct. 24, 1946; 8:53 a. m.]

[Region VIII Order G-12 Under Gen. Order 68, Amdt. 2]

**BUILDING MATERIALS IN SAN FRANCISCO DISTRICT**

An opinion accompanying this amendment has been issued simultaneously herewith.

Order No. G-12 under General Order No. 68, is amended in the following respects:

1. In Appendices A, B, and F, the items Asphalt Sheathing #8 and Kraft Sheathing are deleted.

2. In Appendices C, D, and E, the items Asphalt Sheathing #6 and Kraft Sheathing are deleted.

3. In Appendix A, the item Lime is amended to read as follows:

Effective: October 23, 1946

Item	Unit of sale	Maximum price to—	
		Contractors	All others
Lime:			
Quicklime.....	180# bbl.....	L. c. l. \$2.64	L. c. l. \$2.64
Hydrate.....	50# sack.....	.74	.84
Processed.....	60# sack.....	.95	1.05

4. In Appendix B, the item Lime is amended to read as follows:

Effective: October 23, 1946

Item	Unit of sale	Maximum price to—		
		Contractors		All others
Lime:				
Quicklime.....	180# bbl.....	Carlots \$3.69	L. c. l. \$1.97	L. c. l. \$1.97
Do.....	60# sack.....			
Hydrate.....	Ton.....	22.00		
Do.....	50# sack.....		.99	.99
Processed.....	60# sack.....	.79	1.33	1.33

5. In Appendix C, the item Lime is amended to read as follows:

Effective: October 23, 1946

Item	Unit of sale	Maximum price to contractors
Lime:		
Quicklime.....	180# bbl.....	L. c. l. \$3.50
Do.....	60# sack.....	1.50
Hydrate.....	50# sack.....	.79
Processed.....	60# sack.....	1.05

6. In Appendix D, the item Lime is amended to read as follows:

Effective: October 23, 1946

Item	Unit of sale	Maximum price to—		
		Contractors		All others
Lime:				
Hydrate.....	50# sack.....	Carlots \$0.59	L. c. l. \$0.79	L. c. l. \$0.84
Processed.....	60# sack.....	.80	.95	1.05
Mortar.....	Cu. yd.....	5.50	6.25	6.25
		1.50	1.75	1.75

7. In Appendix E, the item Lime is amended to read as follows:

Effective: October 23, 1946

*All purchasers (l. c. l.)*

*Item and unit of sale*

Lime:

Quicklime, 180-pound barrel..... \$3.39

Hydrate, 50-pound sack..... .79

Processed, 60-pound sack..... .90

8. In Appendix F, the item Lime is amended to read as follows:

*All purchasers (l. c. l.)*

*Item and unit of sale*

Lime:

Quicklime, 180-pound barrel..... \$3.59

Hydrate, 50-pound sack..... .84

Processed, 60-pound sack..... 1.15

This amendment shall become effective October 23, 1946.

Issued this 14th day of October 1946.

BEN C. DUNIWAY,  
Regional Administrator.

*Opinion Accompanying Amendment 2 to Order G-12 Under General Order 68*

The accompanying amendment makes the following changes in Order No. G-12:

1. It increases the maximum prices for sales of lime. This increase was made necessary because producers of lime were permitted an increase by Amendment No. 67 to Order No. 1 under Maximum Price Regulation No. 592.

2. It removes from the coverage of Order No. G-12, #6 and #8 Asphalt Sheathing, and Kraft Sheathing, thereby bringing the order into conformity with section 15 (a) of Supplementary Order No. 129.

[F. R. Doc. 46-19220; Filed, Oct. 24, 1946; 9:05 a. m.]

[Region VII Order G-11 Under Gen. Order 68]

#### BUILDING MATERIALS IN PACIFIC NORTHWEST

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Administrator of the Office of Price Administration by paragraph (a) of General Order No. 68, it is hereby ordered:

(a) *What this order does.* This order establishes maximum prices for retail sales of items listed in the appendices to this order when sold or delivered by a seller having a selling establishment located in the area to which an appendix relates. The appendices to this order and the area to which each relates are as follows: Appendix A—City of Walla Walla, State of Washington.

(b) *Maximum prices.* The maximum price for any retail sale of a kind for which a price is stated in an appendix attached to this order is the price so stated. In the case of such a retail sale, no person shall sell or deliver, or offer to sell or deliver and no person in the course of trade or business shall buy or receive any item at a price higher than the maximum price therefor. Prices lower than the maximum prices may, of course, be charged or demanded. The prices stated in each appendix apply only to selling establishments located in the area to which the appendix relates, but they apply to all sales by such establishments, irrespective of the location of the point at which the buyer may take delivery.

(c) *Relation to other regulations.* The maximum prices fixed by this order supersede any maximum price or pricing method previously fixed by any other regulation or order.

(d) *Posting of maximum prices.* Every person making sales subject to this order shall post a copy of the list of applicable maximum prices fixed by this order in each of his places of business in the area covered by this order in a manner plainly visible to all purchasers.

(e) *Records and invoices.* Every person making sales subject to this order must keep a record showing, in respect to each sale of \$5.00 or more, the identity of each item sold (sufficiently specific to permit the maximum price to be determined, and including the quantity and size), the unit price, the date of sale, the names and addresses of the buyer and the seller, and the total price. Discounts and delivery charges, if any, shall be shown separately. Each seller shall also furnish each customer at the time of sale or delivery an invoice or sales slip on which he has itemized the same information. These records and duplicates of such invoices or sales slips shall be kept

by each seller at his place of business for so long as the Emergency Price Control Act of 1942, as amended, shall remain in effect, and shall be available for inspection by the Office of Price Administration at any time.

(f) *Definition and explanation of terms and provisions of this order.* (1) "Retail sale" means a sale to an ultimate user or to any person (such as contractor) for resale on an installed basis.

(2) "Square" means a quantity of material sufficient, when applied according to manufacturer's specifications, to cover 100 square feet of wall or roof area, as the case may be.

(3) *Application of prices.* The prices stated in the appendices of this order for carlot sales apply to deliveries f. o. b. car; the prices for L. C. L. sales apply to deliveries f. o. b. seller's place of business.

(4) "Customary" discounts and delivery charges are those discounts, price allowances, price differentials, and delivery charges which the particular seller had in effect and customarily allowed or charged during March, 1942. A seller having no customary discounts or delivery charges shall use those of this closest competitor.

(g) *Adjustment to reflect increase in suppliers' prices—(1) Applicability.* This section is applicable only where the amendment or order which grants your supplier an increase in his maximum price provides that all resellers (including those subject to area orders issued under General Order No. 68) may increase their maximum prices for the commodity in question.

(2) *Maximum price.* You may increase the price listed in this order by the amount permitted for resellers by the amendment or order increasing your suppliers' prices. You can only do this, however, if the effective date of the action increasing your suppliers' maximum price is later than the date stated on the price list contained in this order. Thus, if your suppliers' maximum price for a product is increased and at some later date the price listed in this order is increased for this product, the amendment to this order will supersede the increase originally granted you by the amendment or order increasing your suppliers' maximum price.

(h) This order may be corrected, amended, or revoked at any time.

This order shall become effective October 23, 1946.

Issued this 14th day of October, 1946.

BEN C. DUNIWAY,  
Regional Administrator.

#### APPENDIX A—WALLA WALLA, WASHINGTON, AREA

1. *Maximum prices.* The maximum prices established in this appendix are prices f. o. b. the seller's place of business.

2. *Delivery.* No charge may be made for delivery within the city limits of Walla Walla on all sales totalling \$5.00 or more. For delivery outside the city limits of Walla Walla, or for sales totalling less than \$5.00, the seller may make his customary delivery charge.

3. *Discounts.* Sellers shall maintain their customary discount practices for quantity and cash sales, and trade discounts. Discounts shall be applied to the prices established in this appendix.

Item	Unit of sale	Retail price
<b>Masonry, cement and plaster:</b>		
<b>Plaster:</b>		
Hard wall.....	Ton.....	\$22.50
	Sack price.....	1.20
Gauging.....	do.....	30.00
Casting or moulding.....	100-pound sack.....	2.50
<b>Cement:</b>		
Keene cement.....	do.....	2.50
<b>Portland cement:</b>		
Regular.....	94-pound sack.....	1.00
Waterproof.....	do.....	1.20
Early strength.....	do.....	1.20
Waterproof white.....	do.....	4.00
<b>Lime:</b>		
Quicklime.....	do.....	1.32
	180-pound barrel.....	4.14
Processed.....	100 pounds.....	2.47
	180-pound barrel.....	4.40
Hydrate.....	50-pound sack.....	.94
White sand.....	100-pound sack.....	1.85
<b>Metal items:</b>		
Metal corner bead, regular.....	Linear foot.....	.04
<b>Metal lath:</b>		
2.2" diamond, painted, copper bearing.....	Square yard.....	.817
2.2" galvanized.....	do.....	.708
1.8" plaster lath.....	do.....	.35
2.5" diamond, painted, copper bearing.....	do.....	.38
3.4" diamond, painted, copper bearing.....	do.....	.47
4" diamond, painted, copper bearing.....	do.....	.55
<b>Roofing items:</b>		
<b>Roll roofing:</b>		
45-pound roll, roll A grade.....	160 square feet.....	2.25
55-pound roll, roll A grade.....	do.....	2.60
65-pound roll, roll A grade.....	do.....	2.85
90-pound roll, mineral-surfaced.....	do.....	3.35
105-pound roll, roll A grade.....	do.....	4.40
Diamond point roll, or equivalent, roll A grade.....	do.....	4.25
<b>Asphalt shingles:</b>		
167-pound std. hex.....	Square.....	6.50
210-pound thick butt.....	do.....	8.62
150-pound interlocking.....	do.....	6.44
<b>Wall board:</b>		
<b>Gypsum wall board:</b>		
3/8".....	1,000 square feet.....	44.00
1/2".....	do.....	54.00
<b>Sheathing:</b>		
<b>Gypsum lath:</b>		
3/8".....	Square yard.....	.28
5/8".....	do.....	.22
Gyplap, 1/2".....	1,000 square feet.....	56.25
<b>Rosin sized sheathing:</b>		
20-pound roll.....	500 square feet.....	1.50
30-pound roll.....	do.....	2.25
Asbestos cement siding.....	Square.....	13.00
Brick siding.....	Roll (108 square feet.).....	7.50
<b>Felt:</b>		
15-pound saturated felt.....	324 square feet.....	2.80
30-pound saturated felt.....	216 square feet.....	3.00
Asbestos felt, 15-pound.....	Roll (324 square feet.).....	4.25
Flue lining, 9" x 9".....	Linear foot.....	.85
<b>Insulating material:</b>		
<b>Fiber insulating board:</b>		
1/2".....	1,000 square feet.....	53.25
3/8".....	do.....	42.60
Plank.....	do.....	70.00
Tile, 16 x 16.....	do.....	70.00
Tile, 16 x 32.....	do.....	65.00
<b>Thermal insulation blankets:</b>		
Thick, 2" semithick.....	square foot.....	.071 1/2
Insulated butt.....	do.....	.071 1/2
Full thick.....	do.....	.081 1/2
Thermal insulation blankets: Other insulation:	4 cubic feet.....	1.10
3/16" Masonite tempered.....	1,000 square feet.....	150.00
3/8" Prestwood.....	do.....	100.00
3/16" Prestwood.....	do.....	120.00
1/8" tempered board.....	do.....	120.00
1/8" tempered tile.....	do.....	150.00

#### Opinion Accompanying Order G-11 Under General Order 68

The accompanying order establishes maximum prices for various kinds of building materials sold at retail in designated areas in the Pacific Northwest.

At present, the only specific area covered by the order is the city of Walla Walla, in the State of Washington. It is expected that from time to time, new appendices will be inserted into the order establishing maximum prices for other areas.

**Maximum prices.** The prices established in Appendix A of the order represent the existing maximum prices of the majority of the dealers in the City of Walla Walla, State of Washington. These prices were arrived at only after numerous consultations were had with the trade concerned. The prices agreed on, as a result of these consultations, and as a result of surveys conducted by the Office of Price Administration were, in great part, lower than those established in Appendix A. The reason for this disparity is that subsequent to those meetings and surveys, manufacturers and producers of many items subject to this order were permitted, by the Administrator of the Office of Price Administration, to increase their maximum prices. Consequently, it was necessary to reflect those increases in the prices established for dealers. This has been done. The prices established in Appendix A are adjusted for all increases permitted manufacturers and producers of items covered by this order, as of the date of issuance of the order.

**Delivery and discount practices.** It will be noted that Appendix A provides for free delivery within the city limits of Walla Walla for sales in the amount of \$5.00 or more. This has been the practice of the great majority of the dealers in this area. For all other sales, the dealer is remanded to his customary delivery practices, i. e., those in effect in March 1942, or if the dealer had no such customary delivery practices, to those of his closest competitor. As to discounts the dealer is again remanded to his customary discount practices, i. e., those in effect in March 1942, or if he had no such customary discount practices, to those of his closest competitor.

**Adjustments.** Paragraph (g) of the order provides for self-operative increases where the dealer's supplier has been permitted an increase in maximum prices, and the order or amendment permitting such increase provides that all resellers may increase their March prices. This is true, of course, only where the supplier's increase is subsequent in time to this order. It is for this reason that Appendix A of the order has been dated. It is the intention of the Regional Administrator to adjust the prices in Appendix A where manufacturers or producers have been permitted increases. When such adjustments are made, they too, will be dated. Consequently, it is hoped that at all times, Appendix A will reflect current maximum prices, subject to no deviation therefrom.

This order does not compel changes in established business practices, cost practices, or methods, or means or aids to distribution, except to the extent that the Regional Administrator has found it necessary to prevent circumvention or evasion of this order and the Emergency Price Control Act of 1942, as amended.

For the foregoing reasons, in the judgment of the Regional Administrator, the maximum prices established by this

order are generally fair and equitable and will effectuate the purposes of the Emergency Price Control Act of 1942, as amended, and the Executive orders supplementary thereto.

[F. R. Doc. 46-19219; Filed, Oct. 24, 1946; - 9:05 a. m.]

[Region VIII Rev. Order G-16 Under MPR 592, Corr.]

**CEMENT PRODUCTS IN NEVADA**

In paragraph (e) of Revised Order No. G-16 under section 23 of Maximum Price Regulation No. 592, the phrase "who purchase for resale on all installed basis," should read "who purchase for resale on an installed basis,".

This correction shall become effective October 23, 1946.

Issued this 14th day of October 1946.

**BEN C. DUNIWAY,**  
Regional Administrator.

[F. R. Doc. 46-19218; Filed, Oct. 24, 1946; 9:06 a. m.]

[Region IV Order G-59 Under RMPR 122, Amdt. 1]

**SOLID FUELS IN WINCHESTER, VA.**

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the Regional Administrator, Region IV, Office of Price Administration, by § 1340.260 of Revised Maximum Price Regulation No. 122, paragraph (d) of Order No. G-59 under Revised Maximum Price Regulation No. 122, issued by this office September 12, 1945, is amended to read as follows:

(d) **Maximum prices.** Maximum prices established by this order are as follows for sales on a "direct delivery or domestic" basis:

(1) *Low volatile bituminous coal from District No. 7.*

Size	Per ton (2,000 lbs.)	Per ½ ton (1,000 lbs.)
Lump and egg.....	\$11.09	\$5.80
Stove.....	10.34	5.42
Nut.....	9.54	5.02
Pea stoker.....	9.19	4.85

**Effective date.** This amendment shall become effective as of August 22, 1946.

Issued: October 10, 1946.

**ALEXANDER HARRIS,**  
Regional Administrator.

*Opinion Accompanying Amendment 1 to Order G-59 Under Revised Maximum Price Regulation 122*

Amendment No. 1 to Order No. G-59 under Revised Maximum Price Regulation No. 122 is issued simultaneously herewith under § 1340.260 of said regulation and incorporates the several increases authorized by Amendment No. 158 to Maximum Price Regulation 120, effective June 21, 1946; increases in freight rates as authorized by Amendment 46 to Revised Maximum Price Regulation 122, effective July 26, 1946; increases allowed by Amendment 42 to Re-

vised Maximum Price Regulation No. 122, effective March 30, 1946; and increases of 18¢ per ton as authorized by Amendment 48 to Revised Maximum Price Regulation 122 to meet the requirements of section 2 (t) of the Price Control Extension Act of 1946.

The prices specified have affirmatively been found to be generally fair and equitable to all dealers in the area covered by the order. It has likewise been affirmatively found that the issuance of said amendment will effectuate the purposes of the Emergency Price Control Act of 1942, as amended.

[F. R. Doc. 46-19234; Filed, Oct. 24, 1946; 8:59 a. m.]

[Region IV Order G-60 Under RMPR 122, Amdt. 1]

**SOLID FUELS IN HARRISONBURG, VA.**

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the Regional Administrator, Region IV, Office of Price Administration, by § 1340.260 of Revised Maximum Price Regulation No. 122, paragraph (d) of Order No. G-60 under Revised Maximum Price Regulation No. 122, issued by this office October 2, 1945, is amended to read as follows:

(d) **Maximum prices.** Maximum prices established by this order are as follows for sales on a "direct delivery or domestic" basis:

(1) *Low volatile bituminous coal from District No. 7.*

Size	Per ton (2,000 lbs.)	Per ½ ton (1,000 lbs.)
Egg.....	\$10.14	\$5.32
Stove.....	9.84	5.17
Run-of-mine.....	9.54	5.02
Nut.....	9.29	4.90
Stoker pea.....	9.09	4.80

**Effective date.** The amendment shall become effective as of August 22, 1946.

Issued: October 10, 1946.

**ALEXANDER HARRIS,**  
Regional Administrator.

*Opinion Accompanying Amendment 1 to Order G-60 Under Revised Maximum Price Regulation 122*

Amendment No. 1 to Order No. G-60 under Revised Maximum Price Regulation No. 122 is issued simultaneously herewith under § 1340.260 of said regulation and incorporates the several increases authorized by Amendment No. 158 to Maximum Price Regulation 120, effective June 21, 1946; increases in freight rates as authorized by Amendment 46 to Revised Maximum Price Regulation 122, effective July 26, 1946; increases allowed by Amendment 42 to Revised Maximum Price Regulation No. 122, effective March 30, 1946; and increases of 18¢ per ton as authorized by Amendment 48 to Revised Maximum Price Regulation 122 to meet the requirements of section 2 (t) of the Price Control Extension Act of 1946.

The prices specified have affirmatively been found to be generally fair and equitable to all dealers in the area covered by the order. It has likewise been affirm-

atively found that the issuance of said amendment will effectuate the purposes of the Emergency Price Control Act of 1942, as amended.

[F. R. Doc. 46-19231; Filed, Oct. 24, 1946; 8:59 a. m.]

[Region IV Order G-62 Under RMPR 122, Amdt. 1]

SOLID FUELS IN PULASKI COUNTY, VA.

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the Regional Administrator, Region IV, Office of Price Administration, by § 1340.260 of Revised Maximum Price Regulation No. 122, paragraph (d) of Order No. G-62 under Revised Maximum Price Regulation No. 122, issued by this office December 27, 1945, is amended to read as follows:

(d) *Maximum prices.* Maximum prices established by this order are as follows for sales on a "direct delivery or domestic" basis:

(1) *Low volatile bituminous coal from District No. 7.*

Size	Per ton (2,000 lbs.)	Per ½ ton (1,000 lbs.)
Lump and egg.....	\$9.94	\$5.22
Stove.....	9.84	5.17
Nut.....	9.54	5.02
Pea.....	9.09	4.80
Run-of-mine.....	8.99	4.75

(2) *High volatile bituminous coal from District No. 8.*

Size	Per ton (2,000 lbs.)	Per ½ ton (1,000 lbs.)
Lump, egg and stove.....	\$9.12	\$4.81
Stoker.....	9.07	4.79

*Effective date.* This amendment shall become effective as of August 22, 1946.

Issued: October 9, 1946.

ALEXANDER HARRIS,  
Regional Administrator.

Opinion Accompanying Amendment 1 to Order G-62 Under Revised Maximum Price Regulation No. 122

Amendment No. 1 to Order No. G-62 under Revised Maximum Price Regulation No. 122 is issued simultaneously herewith under § 1340.260 of said regulation and incorporates the several increases authorized by Amendment No. 158 to Maximum Price Regulation 120, effective June 21, 1946; increases in freight rates as authorized by Amendment 46 to Revised Maximum Price Regulation 122, effective July 26, 1946; increases allowed by Amendment 42 to Revised Maximum Price Regulation No. 122, effective March 30, 1946; and increases of 18¢ per ton as authorized by Amendment 48 to Revised Maximum Price Regulation 122 to meet the requirements of section 2 (t) of the Price Control Extension Act of 1946.

The prices specified have affirmatively been found to be generally fair and equitable to all dealers in the area covered by the order. It has likewise

been affirmatively found that the issuance of said amendment will effectuate the purposes of the Emergency Price Control Act of 1942, as amended.

[F. R. Doc. 46-19232; Filed, Oct. 24, 1946; 8:56 a. m.]

[Region VI Order G-16 Under RMPR 122, Amdt. 130]

SOLID FUELS IN HAMMOND, IND., AREA

An opinion accompanying this amendment has been issued simultaneously herewith. Order No. G-16 under Revised Maximum Price Regulation No. 122 is amended in the following respects:

Paragraph (b), subparagraphs I to IX, in Appendix No. 20 to Order No. G-16 is amended to read as follows:

PRICE SCHEDULE Domestic delivered (per ton)

- I. Low volatile bituminous coal from District No. 7 (southern West Virginia and northwestern and central Virginia):
  - 1. Lump and Egg: Size Group Nos. 1 and 2 (all lump coal bottom size ¾"; and all egg coal, top size larger than 3", bottom size no limit):
    - (a) Price Classification A, B, and C..... \$13.59
    - (b) Mine Index No. 73 only..... 14.79
  - 2. Lump: Size Group No. 1 (all lump coal bottom size ¾"; Price Classification D, E, and F)..... 13.39
  - 3. Stove: Size Group No. 3 (all stove coal, top size larger than 1¼", but not exceeding 3"; bottom size smaller than 3"):
    - (a) Price Classification A..... 13.09
    - (b) Price Classification D..... 12.69
    - (c) Mine Index No. 73 only..... 13.29
  - 4. Nut: Size Group No. 4 (all nut coal top size larger than ¾" but not exceeding 1¼"; bottom size smaller than 1¼"):
    - (a) Price Classification A..... 12.09
    - (b) Mine Index No. 73 only..... 12.39
  - 5. Pea: Size Group No. 5 (all pea coal top size not exceeding ¾" bottom size smaller than ¾"):
    - (a) Price Classification A..... 11.74
  - 6. Screened run of mine: Size Group No. 6 (straight run of mine from which all or part of the ¾" or ¾" top size has been removed):
    - (a) In Price Classifications A and B..... 11.79
    - (b) In Price Classification E..... 11.54
- II. Low volatile bituminous coal from District No. 8 (eastern Kentucky, southwestern West Virginia, western Virginia, northern Tennessee, and North Carolina):
  - 1. Screened mine run: Size Group No. 6 (straight run of mine from which all or part of the ¾" top size has been removed): (a) In Price Classification C..... 11.62
- III. High volatile bituminous coal from District No. 8 (eastern Kentucky, southwestern West Virginia, northern Tennessee, western Virginia, and North Carolina):
  - 1. Lump: Size Group Nos. 1 and 2 (all single screening block coal, bottom size larger than 3"):
    - (a) Price Classification A..... 12.52
    - (b) Price Classification C and D..... 12.32
    - (c) Price Classification E through H, inclusive..... 11.72
    - (d) Price Classification J through N, inclusive, except Mine Index Nos. 81 and 207..... 11.27

PRICE SCHEDULE— Continued

Domestic delivered (per ton)

- III. High volatile bituminous coal from District No. 8—Con.
  - 2. Lump: Size Group No. 2 (all single screened block coal, bottom size larger than 3" but not exceeding 5"), Mine Index No. 285 only..... \$12.02
  - 3. Egg: Size Group No. 5 (all double screened coals, top size larger than 5" but not exceeding 6" and bottom size larger than 2" but not exceeding 3"; and top size larger than 6" and bottom size 2" and smaller):
    - (a) Price Classifications B through E, inclusive..... 12.02
    - (b) Price Classifications G through K, inclusive..... 11.47
  - 4. Egg: Size Group No. 6 (all double screened egg coals, top size larger than 5" but not exceeding 6" and bottom size 2" and smaller; also top size 3" and larger but not exceeding 5" and bottom size larger than 2" but not exceeding 3"):
    - (a) Price Classifications E through K, inclusive..... 11.27
    - (b) Price Classifications L through N, inclusive..... 11.07
  - 5. Stoker: Size Group No. 10 (all double screened stoker coals, top size not exceeding 1¼" and bottom size less than 1¼"):
    - (a) Price Classification A, except Mine Index Nos. 49 and 50..... 11.72
    - (b) Price Classifications B through E, inclusive..... 11.32
    - (c) Price Classifications F through M, inclusive..... 10.97
- IV. High volatile bituminous coal from District No. 9 (western Kentucky):
  - 1. Stoker: Size Group Nos. 8 through 12, inclusive (all raw double screened nut, stoker and pea coals, top size not exceeding 2" and bottom size larger than 10 mesh or ¾"):
    - (a) No. 6 seam..... 9.41
- V. High volatile bituminous coal from District No. 10 (Illinois):
  - A. Southern subdistrict (deep machine mines) Price Group Nos. 1, 2, and 8:
    - 1. Lump: Size Group No. 1 (all lump coals, bottom size larger than 4" washed or raw)..... 9.96
    - 2. Egg: Size Group No. 3 (all egg coals, bottom size larger than 2" but not exceeding 3" washed or raw)..... 9.81
    - 3. Special stoker: Size Group Nos. 21, 22, and 28 (all washed or or air cleaned nut and pea coal, bottom size larger than 1 millimeter and top size not exceeding 2"; also all dry dedusted special stoker bottom size larger than 28 mesh and top size not exceeding ¾")..... 9.41
    - 4. Dedusted screenings: Size Group Nos. 26 and 27 (all dry dedusted screenings, top size not exceeding 2"), common trade names Universal and Commercial Stoker..... 9.01
  - B. Southern Subdistrict (strip mines) Price Group No. 7:
    - 1. Lump and egg: Size Group Nos. 1, 2, and 3 (all lump and egg coals, bottom size larger than 2" washed or raw)..... 9.11



PRICE SCHEDULE— Continued	Domestic delivered (per ton)
V. High volatile bituminous coal from District No. 10—Continued.	
C. Belleville & Duquoin Subdistricts Price Group Nos. 10 and 16-22, inclusive:	
1. Lump and egg: Size Group Nos. 1, 2, and 3 (all lump and egg coals, bottom size larger than 2" washed or raw):	
(a) From deep machine mines	\$8.76
(b) From strip mines	8.56
D. Central Subdistrict (deep machine mines) Price Group Nos. 12 and 13:	
1. Lump and egg: Size Group Nos. 1, 2, and 3 (all lump and egg coals, bottom size larger than 2" washed or raw)	8.61
VI. High volatile bituminous coal from District No. 11 (Indiana):	
1. Lump and egg: Size Group Nos. 1, 2, and 3 (all lump and egg coals bottom size larger than 2" washed or raw):	
(a) Price Group Nos. 15 and 16	9.69
(b) Price Group Nos. 7, 18, and 19 and Mine Index No. 115	9.04
(c) Price Group Nos. 9-12, inclusive	8.74
2. Stoker: Size Group Nos. 9-12, inclusive (all raw nut and pea coal, bottom size larger than 10 or 12" and top size not exceeding 2"), Price Group Nos. 9-12, inclusive	8.09
VII. Pennsylvania anthracite:	
1. Egg, stove and nut	19.98
VIII. Coke byproduct:	
1. Stove or nut, Solvay or Koppers	17.05
2. Pea, Solvay or Koppers	15.75
IX. Briquettes made from District No. 7 low volatile coals:	
1. Glen Rogers	14.64
2. Berwind	14.76

The maximum prices set forth above for sales of the solid fuels subject to this amendment reflect all increases in maximum prices for such sales granted in the past by the Office of Price Administration. Therefore, the above prices may not be increased except pursuant to future adjustments made by this office.

This Amendment No. 130 shall become effective October 1, 1946.

Issued this 24th day of September 1946.

EARL W. CLARK,  
Regional Administrator.

*Opinion Accompanying Amendment 130 to Order G-16 Under Revised Maximum Price Regulation 122*

Under § 1340.260 of Revised Maximum Price Regulation No. 122 the Regional Administrator for Region VI of the Office of Price Administration may by order, establish specific maximum prices in line with those established by that regulation for deliveries of sold fuels made, or for services rendered in connection therewith, or both, by a dealer or group of dealers in an area or locality. In connection with such prices, appropriate reporting, record keeping or other requirements may be made of the dealer or dealers involved. If, after such specific maximum prices of the dealers' suppliers are increased or decreased by the Price

Administrator, the order may be amended to reflect such increase or decrease.

The maximum prices in the accompanying amendment supersede and reflect price increases granted by the following documents or actions:

1. Regional Order No. G-35 under Revised Maximum Price Regulation No. 122, reflecting increases to producers of certain solid fuels, granted by Amendment No. 158 to Maximum Price Regulation No. 120.
2. Regional Order No. G-37 under Revised Maximum Price Regulation No. 122, reflecting increases to producers of Anthracite, granted by Amendment No. 23 to Maximum Price Regulation No. 112.
3. Regional Order No. G-39 under Revised Maximum Price Regulation No. 122, reflecting increases granted by Amendment No. 5 to Maximum Price Regulation No. 29.
4. Amendment Nos. 46, 47, and 48 to Revised Maximum Price Regulation No. 122.
5. Order No. L-48 under Revised Maximum Price Regulation No. 122, issued by the National Office, increasing maximum prices of Berwind briquettes.

[F. R. Doc. 46-19253; Filed, Oct. 24, 1946; 8:47 a. m.]

[Region VI Order G-16 Under RMPR 122, Amdt. 133]

SOLID FUELS IN GARY, IND., AREA

An opinion accompanying this amendment has been issued simultaneously herewith. Order No. G-16 under Revised Maximum Price Regulation No. 122 is amended in the following respects:

1. Paragraph (b), sub-paragraphs I to VII, in Appendix No. 21 to Order No. G-16 is amended to read as follows:

PRICE SCHEDULE	1 ton delivered (per ton)
I. Low volatile bituminous coal from District No. 7 (southern West Virginia and northwestern and central Virginia):	
1. Lump and egg: Size Group Nos. 1 and 2 (all lump coal, bottom size 3/8"; also all egg coal, top size larger than 3", bottom size no limit), Price Classification B	\$12.44
2. Stove: Size Group No. 3 (all stove coal, top size larger than 1 1/4", but not exceeding 3"; bottom size smaller than 3"), Price Classification A	12.39
3. Nut: Size Group No. 4 (all nut or dedusted screenings, top size larger than 3/4" but not exceeding 1 1/4"; bottom size smaller than 1 1/4"), Price Classification A	11.19
4. Pea or dedusted screenings: Size Group No. 5 (top size not exceeding 3/4"; bottom size smaller than 3/4"), Price Classification A	10.74
5. Screened mine run: Size Group No. 6 (straight run of mine from which all or part of the screenings top size 3/8" or 3/4" have been removed), Price Classification A and B	11.14
6. Coal from the Bradshaw Mine Southern Coal Corp., Mine Index No. 28 only:	
(a) Lump: Size Group No. 1 (all lump coal bottom size 3/8")	12.69
(b) Egg: Size Group No. 2 (top size larger than 3", bottom size no limit)	12.74

PRICE SCHEDULE— Continued	1 ton delivered (per ton)
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II. Low volatile bituminous coal from District No. 8 (eastern Kentucky, southwestern West Virginia, western Virginia, northern Tennessee and North Carolina):	
1. Screened mine run Size Group No. 6 (straight run of mine from which all or part of the screenings 3/8" by 0 have been removed), Price Classification C	\$11.02
III. High volatile bituminous coal from District No. 8 (eastern Kentucky, southwestern West Virginia, western Virginia, northern Tennessee, and North Carolina):	
1. Lump and Egg: Size Group Nos. 1, 2, and 3 (all single screened lump coal bottom size larger than 2"; also all double screened egg coals bottom size larger than 3" but not exceeding 4"):	
(a) Price Classification A, Mine Index 49 and 50 only	11.86
(b) Price Classification E through H, inclusive	11.17
(c) Price Classification J through M, inclusive	11.02
2. Egg: Size Group Nos. 5 and 6 (all double screened egg coals, top size larger than 3" but not exceeding 6" and bottom size larger than 2" but not exceeding 3"; and top size larger than 5" and bottom size 2" and smaller, including 6" x 2", 5" x 3" and 6" x 3"), Price Classification B through K, inclusive	11.22
3. Stoker: Size Group No. 10 (all double screened stoker coals, top size not exceeding 1 1/4" and bottom size less than 1 1/4"):	
(a) Price Classification A, Mine Index Nos. 49 and 50 only	11.46
(b) Price Classification C, Mine Index No. 459 only	11.02
(c) Price Classification C through G, except Mine Index No. 125	10.82
4. Screenings: Size Group No. 20 (screenings larger than 3/4" x 0 but not exceeding 2" x 0), Price Classification E, Mine Index Nos. 49 and 50 only	9.87
IV. High volatile bituminous coal from District No. 10 (Illinois): A. Southern Subdistrict deep machine mines Price Group Nos. 1, 2, and 8:	
1. Lump and egg: Size Group Nos. 1, 2, and 3 (all lump and egg coals, bottom size larger than 2" washed or raw)	9.46
2. Egg and stove: Size Group Nos. 4, 5, 6, and 8 (all egg and stove coals bottom size 2" and smaller washed or raw)	9.36
3. Special stoker, Size Group Nos. 21, 22, and 28 (all washed or air-cleaned nut and pea coal, bottom size larger than 1 millimeter and top size not exceeding 2"; also all dry dedusted special stoker, bottom size larger than 28 mesh and top size not exceeding 3/8")	9.01
4. Washed or dedusted screenings: Size Group Nos. 23, 24, 26, and 27 (all washed, air-cleaned or dry dedusted screenings top size not exceeding 2"), common trade names, Universal, Commercial, and S. P. Stoker	8.41

PRICE SCHEDULE—  
Continued

1 ton delivered (per ton)

V. High volatile bituminous coal from District No. 11 (Indiana):

- Lump and egg: Size group Nos. 1, 2, and 3 (all lump and egg coals bottom size larger than 2" washed or raw), Price Group Nos. 6 and 14. \$9.69
- Eggs and stove: Size Group Nos. 4, 5, 6, and 8 (all egg and stove coals, bottom size 2" and smaller washed or raw), Price Group Nos. 9-12, inclusive. 8.04

VI. Briquettes made from District No. 7 low volatile coal:

- Berwind 13.21
- Glen Rogers 13.04

VII. Byproduct coke:

- Stove and nut 16.00

The maximum prices set forth above for sales of the solid fuels subject to this amendment reflect all increases in maximum prices for such sales granted in the past by the Office of Price Administration. Therefore, the above prices may not be increased except pursuant to future adjustments made by this office.

This Amendment No. 133 to Order No. G-16 under Revised Maximum Price Regulation No. 122 shall become effective October 1, 1946.

Issued this 24th day of September 1946.

DEAN O. BOWMAN,  
Acting Regional Administrator

Opinion Accompanying Amendment 133 to Order G-16 Under Revised Maximum Price Regulation 122

Under § 1340.260 of Revised Maximum Price Regulation No. 122 the Regional Administrator for Region VI of the Office of Price Administration may by order establish specific maximum prices in line with those established by that regulation for deliveries of solid fuels made, or for services rendered in connection therewith, or both, by a dealer or group of dealers in an area or locality. In connection with such prices, appropriate reporting, record keeping or other requirements may be made of the dealer or group of dealers involved. If, after such specific maximum prices of the dealers' suppliers are increased or decreased by the Price Administrator, the order may be amended to reflect such increase or decrease.

The maximum prices in the accompanying amendment supersede and reflect price increases granted by the following documents or actions:

- Regional Order No. G-35 under Revised Maximum Price Regulation No. 122, reflecting increases to producers of certain solid fuels, granted by Amendment No. 158 to Maximum Price Regulation No. 120.

- Regional Order No. G-39 under Revised Maximum Price Regulation No. 122, reflecting increases granted by Amendment No. 5 to Maximum Price Regulation No. 29.

- Amendments Nos. 46, 47 and 48 to Revised Maximum Price Regulation No. 122.

- Order No. L-48 under Revised Maximum Price Regulation No. 122, issued by the National Office, increasing maximum prices of Berwind briquettes.

- A report filed with the National Office of the Office of Price Administration with

regard to an increase in price of Glen Rogers briquettes.

[F. R. Doc. 46-19263; Filed, Oct. 24, 1946; 8:51 a. m.]

[Region VII Order G-35 Under 18 (c), Amdt. 4]

IMITATION FRUIT PRESERVES, JAMS AND JELLIES IN DENVER REGION

Order No. G-35 under § 1499.18 (c) of the General Maximum Price Regulation, Amendment No. 4. Docket No. 7-18 (c)-45. Adjustment of prices for imitation fruit preserves, jams and jellies in Region VII of the Office of Price Administration.

Pursuant to the Emergency Price Control Act of 1942, as amended, the Stabilization Act of 1942, as amended,

and § 1499.18 (c) of the General Maximum Price Regulation, and for the reasons set forth in the accompanying opinion, Amendment No. 3, issued under date of April 23, 1946, is hereby superseded by this Amendment No. 4, which is made to read as follows:

1. Subparagraphs (1) and (2) of paragraph (a) are amended to read as follows:

(1) Manufacturers' and packers' maximum prices f. o. b. plant for imitation fruit preserves and jams in 15-ounce, 1-pound, 31-ounce, 2-pound, 2-pound 12-ounce, 4-pound 8-ounce, 5-pound, 5-pound 4-ounce, and 30-pound kit containers shall, from and after the effective date of this Amendment No. 4, be as follows:

	15 ounces		1 pound	
	25% fruit 20% pectin 55% sugar	30% fruit 15% pectin 55% sugar	25% fruit 20% pectin 55% sugar	30% fruit 15% pectin 55% sugar
	Per dozen		Per dozen	
Peach.....	\$1.63	\$2.08	\$1.74	\$2.22
Plum.....	1.71	2.17	1.82	2.32
	31 ounces		2 pounds	
	25% fruit 20% pectin 55% sugar	30% fruit 15% pectin 55% sugar	25% fruit 20% pectin 55% sugar	30% fruit 15% pectin 55% sugar
	Per dozen		Per dozen	
Peach.....	\$3.07	\$3.94	\$3.18	\$4.08
Plum.....	3.23	4.04	3.35	4.28
	2 pounds		2 pounds 12 ounces	
	25% fruit 20% pectin 55% sugar	30% fruit 15% pectin 55% sugar	25% fruit 20% pectin 55% sugar	30% fruit 15% pectin 55% sugar
	Per dozen		Per dozen	
Apricot.....		\$3.88	\$4.62	
Pineapple.....		3.88		
Pine cot.....		4.08		
Pear.....			4.62	
Plum.....			4.86	
	4 pounds 8 ounces		5 pounds	
	25% fruit 20% pectin 55% sugar	30% fruit 15% pectin 55% sugar	25% fruit 20% pectin 55% sugar	30% fruit 15% pectin 55% sugar
	Per dozen		Per dozen	
Peach.....	\$6.77	\$8.39	\$7.79	\$9.57
Plum.....	7.15	8.82	8.21	10.07
Apricot.....	6.27	8.37		
Pear.....	6.27			
Pineapple.....	7.32	8.92		
Pine cot.....	7.32	8.92		
	5 pounds 4 ounces		30-pound kit	
	25% fruit 20% pectin 55% sugar	30% fruit 15% pectin 55% sugar	25% fruit 20% pectin 55% sugar	30% fruit 15% pectin 55% sugar
	Per dozen		Each	
Peach.....	\$8.66	\$9.92	\$3.64	\$4.50
Plum.....	8.50	10.45	3.85	4.84
Pineapple.....			3.84	4.84

(2) Manufacturers' and packers' maximum prices f. o. b. plant for imitation fruit jellies, except those made from berries or berry mixtures or cherries, shall, from and after the effective date of this Amendment No. 4, be as follows:

	<i>Per dozen</i>	
Jelly—12½% fruit juice, 32½% pectin, 55% sugar:		
10-oz. tumblers, assorted.....		\$1.35
13-oz. tumblers, assorted.....		1.65

2. Paragraph (e) is amended to read as follows:

(e) *Notification of change in maximum prices.* With the first delivery after the effective date of Amendment No. 4 to this Order No. G-35 of an item of fruit preserves, jams, or jellies in any case where a seller determines his maximum price pursuant to this regulation, he shall supply each wholesaler and retailer who purchases from him with written notice as set forth below:

-----  
(Insert date)

NOTICE TO WHOLESALERS AND RETAILERS

Our CPA ceiling price for -----  
(Describe item by kind,  
-----  
flavor, brand and container type and size)

has been changed by the Office of Price Administration. We are authorized to inform you that if you are a wholesaler or retailer pricing this item under Maximum Price Regulations Nos. 421, 422, or 423, you must refigure your ceiling price for this item on the first delivery of it to you from your customary type of supplier, following the rules in section 6 of Maximum Price Regulations Nos. 421, 422, or 423, whichever is applicable to you.

For a period of 60 days after making such change in the maximum price of an item, and with the first shipment after the 60-day period to each person who has not made a purchase within that time, each packer shall include in each case or carton containing the item the written notice set forth above.

*Effective date.* This Amendment No. 4 shall become effective as of October 9, 1946.

Issued this 11th day of October 1946.

ARTHUR S. BRODHEAD,  
Regional Administrator.

*Opinion Accompanying Amendment No. 4 Order No. G-35 Under § 1499.18 (e) of the General Maximum Price Regulation*

The opinions heretofore issued in support of said original Order No. G-35 and Amendments No. 1, No. 2, and No. 3 thereto are by reference incorporated herein and made a part of this opinion, insofar as the same are applicable.

A number of imitation fruit preserves and jams covered by said Order No. G-35 and Amendment No. 3 thereto were recently decontrolled. As to the commodities in question which have not been decontrolled, the manufacturers and packers find that their costs have been substantially increased by increases in the maximum price of sugar and authorized labor increases, and this Amendment No. 4 merely compensates

the manufacturers and packers for such cost increases.

[F. R. Doc. 46-19223; Filed, Oct. 24, 1946; 9:02 a. m.]

[Region VII Order G-40 Under 18 (c),  
Amtdt. 2]

MILK CONTRACT CARRIERS IN CACHE VALLEY AREA IN UTAH

ADJUSTMENT OF MAXIMUM SERVICE RATES

Order No. G-40 under § 1499.18 (c) of the General Maximum Price Regulation, Amendment No. 2. Docket 7-18 (c)-55. Service charges of contract carriers who truck milk in the Cache Valley area of the State of Utah.

Pursuant to the Emergency Price Control Act of 1942, as amended, the Stabilization Act of 1942, as amended, and § 1499.75 (a) (3) of Supplementary Regulation 15 to the General Maximum Price Regulation, and for the reasons set forth in the accompanying opinion, this Amendment No. 2 is issued.

1. Paragraph (b) of Order No. G-40 under § 1499.18 (c) of the General Maximum Price Regulation, issued June 9, 1943, as amended by Amendment No. 1 issued January 31, 1944, is hereby further amended to read as follows:

(b) *Permission granted processors and haulers to adjust service rates by agreement.* From and after October 1, 1946, it shall be permissible for milk distributors, milk condenseries, creameries, cheese factories, and other like processors of raw milk, as to their distribution or processing plants located in the "Cache Valley area", to negotiate separately with their several contract milk haulers, milk hauling contracts at rates to be mutually agreed upon by and between each such processor or distributor separately and his or its respective milk haulers; *Provided, however,* That no such negotiated or agreed milk hauler's rate shall exceed the maximum price for such contract carrier service as established under the General Maximum Price Regulation prior to December 1, 1942, by more than 31⅔ percent.

2. *Effective date.* This Amendment No. 2 supersedes Amendment No. 1 as of October 1, 1946, and becomes effective on the 10th day of October 1946.

Issued this 10th day of October 1946.

ARTHUR S. BRODHEAD,  
Regional Administrator.

*Opinion Accompanying Amendment No. 2, Order G-40 Under § 1499.18 (e) of the General Maximum Price Regulation*

The milk haulers and the distribution and processing plants for whom they haul milk in the Cache Valley area of the State of Utah, as defined in paragraph (c) of Order No. G-40 which is hereby amended, have mutually agreed upon an increase in the present contract carrier rate equal to 31⅔ percent of the maximum rate as established under the General Maximum Price Regulation.

The matter has been investigated by this Regional Office, in collaboration with

the Salt Lake City, Utah, District Office of the Office of Price Administration, and we find that the present contract carrier rate throughout said Cache Valley area subjects the milk haulers in question to substantial hardship, and that the adjustment requested is necessary to permit the continuance of the supply of the essential service, for which there is no adequate substitute available at a price lower than the maximum price requested. Since milk and dairy products are not now under price control, neither the Administrator nor the Regional Administrator has any authority to order that the adjusted contract carrier rate shall not be reflected by an increase in the price of milk and dairy products.

[F. R. Doc. 46-19224; Filed, Oct. 24, 1946; 9:02 a. m.]

[Atlanta Order G-4 Under Gen. Order 68]

HARD BUILDING MATERIALS IN ATLANTA, GA., DISTRICT

For the reasons set forth in the accompanying opinion and under the authority vested in the District Director of the Atlanta, Georgia, District Office, Region IV, of the Office of Price Administration, by General Order No. 68, issued by the Administrator of the Office of Price Administration in Region IV, Delegation Order No. 93, issued November 5, 1945, it is hereby ordered:

SECTION 1. *What this order covers.* This order covers all retail sales by any seller of the commodities specified in Table 1 when sold to a purchaser whose place of business or receiving point for purpose of delivery is located in Baldwin, Bibb, Bleckley, Butts, Carroll, Chattahoochee, Coweta, Crawford, Douglas, Haralson, Harris, Heard, Houston, Jasper, Jones, Lamar, Macon, Marion, Meriwether, Monroe, Muscogee county, and that portion of Russell and Lee Counties, Alabama which lie within a 10-mile radius by air of the Muscogee County Courthouse in Columbus, Georgia, Peach, Pike, Schley, Talbot, Taylor, Troup, Twiggs, Upson and Wilkinson, Counties, Georgia. This order does not apply to sales made to any person who customarily resells more than 10% of his purchases of the commodities specified herein through "retail sales".

SEC. 2. *Definition of retail sales.* For the purpose of this order, a retail sale means a sale to an ultimate user, including, among others, commercial users, industrial users, and contractors.

SEC. 3. *Description of items covered by this order.* This order covers the list of "hard building materials" set forth in the annexed tables, including, among other things, clay building brick, concrete blocks, concrete brick, sand, crushed stone, lime, cement, plaster, roofing materials, siding, insulation materials, wallboard, hard boards, gypsum board and related items.

SEC. 4. *Related to other regulations.* The maximum prices fixed by this order supersede any maximum price or pricing

method previously fixed by any other regulation or order. Except to the extent that they are inconsistent with the provisions of this order, all other provisions of the General Maximum Price Regulation shall apply to sales covered by this order.

**SEC. 5. Maximum prices.** The maximum prices for building materials covered by this order are set forth in Table 1 which is annexed to and made a part of this order.

**SEC. 6. Posting of maximum prices.** Every seller making sales covered by this order shall post a copy of Table 1, which lists maximum prices fixed by this order in each of his places of business in Baldwin, Bibb, Bleckley, Butts, Carroll, Chattahoochee, Coweta, Crawford, Douglas, Haralson, Harris, Heard, Houston, Jasper, Jones, Lamar, Macon, Marion, Meriwether, Monroe, Muscogee County, and that portion of Russell and Lee Counties, Alabama which lie within a 10-mile radius by air of the Muscogee County Courthouse in Columbus, Georgia, Peach, Pike, Schley, Talbot, Taylor, Troup, Twiggs, Upson and Wilkinson Counties, Georgia, in a manner easily accessible to all purchasers.

**SEC. 7. Sales slips and records.** Every seller covered by this order who has customarily given his customers a sales slip or other evidence of purchase must continue to do so. Upon request from a customer, such seller, regardless of previous custom, shall give the purchaser a receipt showing the date, name, and address of the seller, the description of each item sold and the price received for it. If he customarily prepared his sales slips in more than one copy, he must keep for at least six months after delivery a duplicate copy of each sales slip delivered by him pursuant to this section.

For any sale of \$10.00 or more each seller, regardless of previous custom must keep records showing at least the following:

- (1) Name and address of buyer.
- (2) Date of transaction.
- (3) Place of delivery.
- (4) Complete description of each item sold and price charged.

**SEC. 8. Amendment.** This order may be amended or revoked at any time by the Office of Price Administration.

**SEC. 9. (a) Applicability.** This section is applicable only where the amendment or order which grants your supplier an increase in his maximum price provides that all resellers, including those subject to area orders issued under General Order No. 68, may increase their prices for the commodities in question.

(b) **Maximum price.** You may increase the price listed in this order by the amount permitted for resellers by the amendment or order increasing your supplier's maximum price. You may do this, however, only if the effective date of the action increasing your supplier's maximum price is later than the date on the price list contained in Table 1 of this order. Thus, if your supplier's maximum price for a product is increased and at some later date the price listed in this order is increased for this product, the

amendment to this order will supersede the increase previously granted you by the amendment or order increasing your supplier's price. For the purpose of this section a provision is being added to Table 1 stating the date through which such table reflects all increases in your supplier's maximum price.

This Order G-4 shall become effective October 22, 1946.

Issued October 17, 1946.

THOMAS C. DICKSON,  
Acting District Director.

TABLE 1

All maximum prices contained herein are maximum prices delivered job site unless otherwise specified. The maximum prices provided herein reflect all increases in your supplier's maximum prices on any of the listed items through Oct. 15, 1946, and you may not increase the prices listed in this table to reflect any increase in your supplier's maximum price which occurred prior to this date. This order reflects the increases in maximum prices permitted by Supplementary Order No. 172 (Modification of Resellers' Maximum Prices Established under General Order No. 68, Certain Building and Construction Materials). Accordingly, this revised order supersedes that supplementary order and the maximum prices established by this amendment cannot be increased under that supplementary order.

Section	Item	Maximum price
1	Board, gypsum:	
	3/8" gypsum boards, per 1,000 sq. ft. ....	\$45.00
2	3/8" gypsum lath (plain or perforated) per M sq. ft. ....	29.50
	Board, insulation—1 1/2":	
3	4' x 8' per 1,000 sq. ft. ....	59.25
	Board, wall, pulp or fibred (except Upson or Kenmore):	
4	3/8" per 1,000 sq. ft. ....	49.00
	Cement, Keenes:	
5	Per sack (100 lb.) .....	2.60
	Per ton .....	47.80
6	Cement, Magnolia:	
	1 to 3 sacks—per sack .....	.85
7	Per barrel (4 sacks) .....	3.30
	Cement, portland (other than white):	
8	1 to 3 sacks—per sack .....	.90
	Per barrel (4 sacks) .....	3.50
9	Felt, asphalt:	
	15 lb. per roll .....	2.80
10	30 lb. per roll .....	2.80
	Insulation (glass or mineral):	
11	3" blankets per 1,000 sq. ft. ....	70.00
	4" blankets per 1,000 sq. ft. ....	75.00
12	Junior batts per 1,000 sq. ft. ....	65.00
	Lime, finishing:	
13	1 to 3 sacks—per sack .....	.85
	Per barrel (4 sacks) .....	2.70
14	Lime, hydrated:	
	1 to 3 sacks—per sack .....	.60
15	Per barrel (4 sacks) .....	2.00
	Mortar mix:	
16	1 to 3 sacks per sack .....	.85
	Per barrel (4 sacks) .....	3.20
17	Plaster, moulding or ganging:	
	Per sack (100 lb.) .....	2.29
18	Per ton (20 sacks) .....	33.90
	Plaster, wallhard:	
19	Per sack (100 lb.) .....	1.45
	Per ton (20 sacks) .....	23.80
20	Presswood or hardboard:	
	1/4" standard per 1000 sq. ft. ....	80.00
21	1/2" tempered per 1000 sq. ft. ....	100.00
	Roofing rolled (asphalt):	
22	45 lb. per roll (100 sq. ft.) .....	1.80
	55 lb. per roll (100 sq. ft.) .....	2.40
23	65 lb. per roll (100 sq. ft.) .....	2.00
	90 lb. (mineral surfaced) 100 sq. ft. per roll .....	2.55
24	Shingles, strip (asphalt):	
	210 lb. 3 in 1—12" per sq. (100 sq. ft.) ..	6.75
25	167 lb. 1 1/4 hex. strip per sq. (100 sq. ft.)	5.40
	Siding, asphalt:	
26	Roll brick, per square (100 sq. ft.) .....	3.95
	Siding, asbestos:	
27	White 12" x 24" per sq. (100 sq. ft.) ..	9.00
	Colored 12" x 24" per sq. (100 sq. ft.) ..	8.45
28	Sand:	
	1/4 yard .....	1.25
29	1/2 yard .....	2.40
	3/4 yard .....	3.00
30	1 yard or more (2,750 lb.) .....	4.15
	1 ton or more .....	3.00
31	Stone, crushed:	
	1 ton or more .....	4.00
32	1 yard or more (2,750 lb.) .....	5.10

Opinion Accompanying Order No. G-4 Under General Order No. 68

On the 17th day of October 1946, this office issued Order No. G-4, General Order No. 68 establishing retail prices for certain hard building materials listed therein. This office covers an area in central Georgia south of Atlanta, composed of 30 counties in Georgia and the area in Russell and Lee Counties, Alabama which are adjacent to Columbus, Georgia and lie within the metropolitan trade area of Columbus, Georgia. This extended coverage beyond the limits of the Atlanta District Office is authorized under section A of General Order No. 68 which provides in part that if the area for which it is deemed appropriate to fix maximum prices lies within the jurisdiction of more than one Regional or District Office of the Office of Price Administration the Regional Office for the Region, or the District Office for the District in which the majority of the sellers to be covered is located shall have the authority to issue an order establishing maximum prices for that marketing area.

The prices contained in the order were computed from information gathered over that area and are based on base period prices plus increases given to manufacturers during the last few months.

The order contains an automatic adjustment provision for items which are increased at the manufacturer's level which automatic increase may be used by retailers until such time as an amendment is issued changing the prices of such items.

The prices contained in the order are generally fair and equitable and effectuate the purposes of the Emergency Price Control Act of 1942 as amended.

[F. R. Doc. 46-19482; Filed, Oct. 28, 1946; 8:57 a. m.]

[Region VI Order G-4 Under MPR 592]

LAKE SAND CORP.

ESTABLISHMENT 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 the provisions of section 16 of Maximum price Regulation No. 592, it is ordered:

(a) **What this order does.** This order establishes maximum prices for sales of lake sand produced by the Lake Sand Corporation, Chicago, Illinois (hereinafter referred to as the "producer").

(b) **Producer's maximum prices.** For sales covered by Maximum Price Regulation No. 592, the producer's maximum prices for lake sand shall be the producer's maximum prices under the provisions of Maximum Price Regulation No. 592 plus the following:

Plus 41 cents per cubic yard on sales to the Material Service Corporation, Chicago, Illinois.

Plus 41 cents per cubic yard on sales to the Consumers Company, Chicago, Illinois.

Plus 11 cents per cubic yard on sales to all other dealers and contractors.

(c) *Resellers' maximum prices.* Each reseller of lake sand produced by the Lake Sand Corporation covered by this order may increase the prices listed in this order by the percentage by which the reseller's cost of acquisition has been increased by reason of the increase granted the producer pursuant to the provisions of this order.

(d) Producer and reseller must maintain customary discounts, allowances, and handling and delivery charges.

(e) *Notification.* At the time of or prior to the first invoice to the purchaser for resale, the producer shall furnish the purchaser with a copy of this order.

(f) *Definition.* Reseller means any person who buys lake sand subject to this order and who sells it in the same form as produced by the Lake Sand Corporation.

(g) *Applicability.* The maximum prices established by this order are applicable to all sales and deliveries of lake sand subject to this order made in the Continental United States.

(h) All requests not granted herein are denied.

This order may be amended, modified, or revoked at any time.

This order shall become effective immediately.

Issued this 2d day of October 1946.

EARL W. CLARK,  
Regional Administrator.

*Opinion Accompanying Order No. G-4 Under Maximum Price Regulation No. 592*

The accompanying order is issued pursuant to the provisions of section 16 of Maximum Price Regulation No. 592. Section 16 provides that a producer may file an application for adjustment where his supply of a commodity may not be replaced if he discontinued production or his supply could be replaced at a price equal to or higher than his requested maximum price. Paragraph (e) of this section provides that in connection with any order granting an adjustment in the producer's price, the Office of Price Administration may also adjust the maximum price of any person who resells the article in the same form to the extent deemed necessary in the judgment of the Price Administrator or his duly authorized representative.

The Lake Sand Corporation, Chicago, Illinois (hereinafter referred to as the "producer") filed an application with this Office requesting an increase in its maximum price of lake sand and also requested that adjusted prices be likewise established for resellers. The producer's application indicates that it produces over 60 percent of the lake sand used in Chicago and the surrounding territory. In addition, we hold that the known shortage of aggregates warrants the conclusion that the output of the Lake Sand Corporation cannot be adequately replaced in the event of the discontinuance of its operations. Accordingly, we find that the Lake Sand Corporation is entitled to consideration for an adjustment on the basis of the criteria established in the regulation.

In support of its application, the producer submitted profit and loss state-

ments for the first half of the year 1946. An analysis of the data submitted by the Lake Sand Corporation indicates that the operations of the first half of the year 1946 resulted in a net loss of 24.43 percent of sales. Under the provisions of section 16 of the regulation a company in a situation where current earnings are less than base period earnings (as in the instant case) may be granted an adjustment sufficient to bring maximum prices up to a level covering total cost plus a reasonable profit. On this basis, this Office finds that under section 16 of the Regulation the adjusted maximum prices set forth in the accompanying order are allowable in the producer's maximum prices of lake sand, and that the adjusted maximum prices for sales made by resellers may be authorized under section 16 (e) of Maximum Price Regulation No. 592.

[F. R. Doc. 46-19480; Filed, Oct. 28, 1946; 8:56 a. m.]

[Region VI Order G-4 Under MPR 592, Amdt. 1]

LAKE SAND CORP.

ADJUSTMENT OF MAXIMUM PRICES

An opinion accompanying this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register. Order No. G-4 issued under the authority of Maximum Price Regulation No. 592 is amended in the following respects:

Paragraph (b), *Producer's Maximum Prices*, is amended to read as follows:

(b) *Producer's Maximum Prices.* For sales covered by Maximum Price Regulation No. 592, the producer's maximum prices for lake sand shall be the producer's maximum prices as of March, 1942 under the provisions of Maximum Price Regulation No. 592 plus the following:

Plus 41 cents per cubic yard on sales to the Material Service Corporation, Chicago, Illinois.

Plus 41 cents per cubic yard on sales to the Consumers Company, Chicago, Illinois.

Plus 11 cents per cubic yard on sales to all other dealers and contractors.

Paragraph (e), *Notification*, is amended to read as follows:

(e) *Notification.* At the time of or prior to the first invoice to the purchaser for resale, the producer shall furnish the purchaser with a copy of this order, and Amendment No. 1 thereto.

This Amendment No. 1 to Order No. G-4 under Maximum Price Regulation No. 592 shall become effective immediately.

Issued this 11th day of October 1946.

EARL W. CLARK,  
Regional Administrator.

*Opinion Accompanying Amendment No. 1 to Order No. G-4 Under Maximum Price Regulation No. 592*

On October 2, 1946, this Office issued Order No. G-4 under the authority of Maximum Price Regulation No. 592 establishing maximum prices for lake sand produced by the Lake Sand Corporation, Chicago, Illinois (hereinafter re-

ferred to as the "producer"). Increases in varying amounts in maximum prices of lake sand were found to be allowable on the basis of the applicable criteria. However, in Order No. G-4, maximum prices were established as ". . . the producer's maximum prices under the provisions of Maximum Price Regulation No. 592 plus . . ."; whereas the increases allowable should have been predicated on prices in effect in March, 1942. The producer received price adjustments in his base period maximum prices pursuant to the provisions of Maximum Price Regulation No. 592.

Accordingly, the adjustment provision of Order No. G-4 is in error since the increase factors were computed on the basis of the maximum prices in effect as of March, 1942; therefore, all increases allowed pursuant to the provisions of Maximum Price Regulation No. 592 should be offset against the increases allowed in Order No. G-4. This amendment, accordingly, corrects the error to allow the increases ordered to be applied to base period maximum prices rather than to maximum prices presently established under Maximum Price Regulation No. 592.

[F. R. Doc. 46-19481; Filed, Oct. 28, 1946; 8:56 a. m.]

[Region III Rev. Order G-4 Under Gen. Order 68]

STOCK MILLWORK IN CINCINNATI, OHIO, AREA

For the reasons set forth in an opinion, which has been filed with the Division of the Federal Register, and pursuant to the provisions of General Order No. 68 and of Regional Basic Order No. 1-B under General Order No. 68, this order is issued:

SECTION 1. *What this order does.* This adopting order establishes maximum prices for the stock millwork items listed in the accompanying tables when sold at retail at or from any point within the Cincinnati, Ohio, Area.

SEC. 2. *Area covered.* For the purposes of this order, the "Cincinnati, Ohio, Area" consists of the Counties of Champaign, Clark, Greene, Hamilton and Madison in the State of Ohio and the Counties of Kenton and Campbell in the State of Kentucky.

SEC. 3. *Applicability of Basic Order No. 1-B.* All the provisions of Basic Order No. 1-B, consistent with this Adopting Order No. G-4, are hereby adopted by, and incorporated by reference into, this order as though fully re-written herein. If Basic Order No. 1-B is amended in any respect, all of the provisions of that order, as amended, shall likewise, without other action, be a part of this order.

All persons subject to this adopting order are also subject to, and should read and be familiar with, the provisions of Basic Order No. 1-B.

SEC. 4. *Maximum prices—(a) Price lists.* Subject to the provisions of subsections (b) and (c) of this section 4, the maximum prices for the Stock Millwork items covered by this order shall be those prices set forth in the accompanying tables which are annexed to and made a part of this order. Prices lower

than the maximum prices established hereby, may, of course, be charged or paid.

(b) *Additions.* The maximum prices of the stock millwork items listed in the accompanying tables, shall be determined by adding to the prices listed in said tables, whichever of the percentage increases listed below are applicable, depending upon the general category of the item to be priced.

General category of item to be priced:	Percentage increase to be added to price in table
Open sash	24.5%
Doors with plywood panels	25.0%
Doors with raised panels	22.0%
Glazed sash	17.5%
Frames	25.5%
Combination doors	22.0%
Window screens	20.5%
Douglas fir house doors	24.5%
Douglas fir, other than house doors	11.0%
Other items	22.0%

(c) The prices established herein are the maximum retail prices which may be charged for the stock millwork items listed, whether purchased from manufacturers, jobbers, or self produced. A seller may quote on a contract basis provided that he maintains records showing complete calculations for each item in his contract price and provided that the contract price is based on prices permitted by this order and applicable regulations. Contract sales may not exceed the sum total of the maximum stock millwork prices for each and all items in the contract. Prices lower than the maximum prices may, of course, be charged and paid.

(d) *Delivery.* (i) The maximum prices established hereby include free delivery of the items purchased.

(ii) In cases where the stock millwork is taken from the stock of a retailer's warehouse and loaded on cars for shipment to an ultimate consumer in a different area, the maximum prices are f. o. b. cars.

(iii) No deduction need be made from the maximum prices established hereby where the purchaser elects to make his own delivery.

(e) *Discounts.* The maximum prices established pursuant to subsection (a) and (b) of this section 4 shall be subject to the following discounts:

(i) A discount of not less than 5% shall be granted to all bona fide contractors when buying in less than house lots;

(ii) A discount of not less than 10% shall be granted to all bona fide contractors when buying in house lots regardless of the time and method of delivery by the seller;

(iii) A discount of not less than 2% of the net invoice shall be granted to all bona fide contractors for payment on or before the tenth day of the calendar month following the date of delivery. This discount shall not apply to sales quoted and sold on a contract basis;

SEC. 5. *Relationship to Order No. G-4.* Subject to the provisions of Supplementary Order No. 40, this Revised Order No. G-4 replaces and supersedes Order No. G-4 which is hereby revoked.

SEC. 6. *Effective date.* This Revised Order No. G-4 shall become effective October 22, 1946.

Issued: October 8, 1946.

J. F. KESSEL,  
Regional Administrator.

RETAIL MAXIMUM PRICES STOCK MILLWORK CINCINNATI AREA

The prices listed in this Order include all increases granted to resellers by the OPA through August 5, 1946. (See section 6 (b) of Basic Order No. 1-B.)

TABLE 1—INTERIOR WESTERN PONDEROSA PINE DOORS  
OVOLO STICKING

Stock sizes	Thick-ness	4-panel No. 1	5 x panel No. 1	5 regular panel No. 1	5 x panel No. 2	2 regular W. P. P. S. & R. fir panels	2 vertical W. P. P. S. & R. fir panels	6-panel Colonial No. 1 W. P.
2' 0" x 6' 0"	1 3/4	\$5.42						
2' 0" x 6' 0"	1 3/4	6.02	\$6.02					
2' 6" x 6' 0"	1 3/4	7.22						
1' 6" x 6' 8"	1 3/4		6.72			\$6.77	\$6.90	\$7.55
1' 6" x 7' 0"	1 3/4					7.32		
1' 8" x 6' 8"	1 3/4					6.77	6.90	7.50
1' 10" x 6' 8"	1 3/4							7.74
2' 0" x 6' 0"	1 3/4	6.06	6.06	\$6.06	\$5.82	5.81	5.94	6.81
2' 0" x 6' 6"	1 3/4	6.54	6.36			6.09	6.41	7.10
2' 0" x 6' 8"	1 3/4	6.65	6.47	6.65		6.20	6.51	7.19
2' 0" x 6' 10"	1 3/4	7.55	7.11			7.23		
2' 0" x 7' 0"	1 3/4	7.64	7.20	7.64		7.32	7.49	8.45
2' 2" x 6' 8"	1 3/4		7.01			7.13	7.28	8.21
2' 2" x 7' 0"	1 3/4		8.03			7.70	7.89	8.81
2' 4" x 6' 0"	1 3/4					7.08		
2' 4" x 6' 4"	1 3/4	7.55						
2' 4" x 6' 6"	1 3/4	6.99	6.99			6.71	6.84	7.11
2' 4" x 6' 8"	1 3/4	7.16	7.16	7.16		6.84	7.01	7.88
2' 4" x 6' 10"	1 3/4	8.30	8.30			7.97	8.12	
2' 4" x 7' 0"	1 3/4	8.42	8.42	8.42		8.06	8.24	9.18
2' 6" x 6' 0"	1 3/4	7.64	7.64			7.32	7.05	8.43
2' 6" x 6' 6"	1 3/4	7.58	7.35	7.58		7.05	7.19	8.04
2' 6" x 6' 8"	1 3/4	7.68	7.46	7.68	7.26	7.82	7.29	8.16
2' 6" x 6' 10"	1 3/4	8.67	8.18			8.33	8.49	
2' 6" x 7' 0"	1 3/4	8.79	8.28	8.79		7.95	8.61	9.56
2' 8" x 6' 6"	1 3/4	8.34	7.86					9.14
2' 8" x 6' 8"	1 3/4	8.03	7.80	8.03	7.70	7.47	7.64	8.51
2' 8" x 6' 10"	1 3/4	9.05	8.54			8.67	8.36	
2' 8" x 7' 0"	1 3/4	9.17	8.63	9.17		8.28	8.46	9.94
2' 10" x 6' 6"	1 3/4	8.72						
2' 10" x 6' 8"	1 3/4	8.84	8.33	8.84		7.98	8.66	9.60
2' 10" x 6' 10"	1 3/4	9.42	9.42	9.42		9.05	9.26	10.20
2' 10" x 7' 0"	1 3/4	9.54	9.54	9.54		9.17	9.33	10.31
3' 0" x 6' 6"	1 3/4	9.05						
3' 0" x 6' 8"	1 3/4	9.23	8.70			8.85		9.98
3' 0" x 7' 0"	1 3/4	9.98	9.41	9.98		9.56	9.78	10.77
2' 6" x 6' 8"	1 3/4		10.55					
2' 8" x 6' 8"	1 3/4					11.36		12.68
2' 10" x 6' 8"	1 3/4							13.05
3' 0" x 6' 8"	1 3/4							13.59
2' 6" x 7' 0"	1 3/4		12.15					
2' 8" x 7' 0"	1 3/4		11.12			11.69		
2' 8" x 6' 8"	1 3/4							
2' 8" x 7' 0"	1 3/4		11.93					
2' 10" x 6' 10"	1 3/4		13.01					
2' 10" x 7' 0"	1 3/4		13.18					
3' 0" x 6' 8"	1 3/4		11.99					
3' 0" x 7' 0"	1 3/4	13.73	12.93			13.22		14.48

TABLE 2—FIR GLASS DOORS  
NO. 2 QUALITY

Stock sizes	Thick-ness	3x—1 light		3x—3 light		3x panels—4 lights		3x panels—6 lights	
		Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed
2' 6" x 6' 6"	1 3/4	\$6.41	\$7.25	\$6.77	\$7.68	\$6.90	\$7.80	\$7.14	\$8.19
2' 6" x 6' 8"	1 3/4	6.50	7.40	6.86	7.83	6.99	7.95	7.23	8.34
2' 8" x 6' 8"	1 3/4	6.68	7.68	7.04	8.12	7.17	8.25	7.46	8.61
2' 10" x 6' 10"	1 3/4	7.44	9.26	7.80	9.42	7.92	9.54	8.16	9.96
3' 0" x 7' 0"	1 3/4	7.88	9.90	8.24	10.05	8.36	10.17	8.61	10.59

TABLE 3—CELLAR SASH

2-LIGHT CELLAR SASH—WESTERN PONDEROSA PINE			
Glass size	Thick-ness	Open	Glazed single strength
12" x 14"	1 3/4	\$0.95	\$1.34
12" x 16"	1 3/4	.98	1.44
12" x 18"	1 3/4	1.01	1.61
14" x 12"	1 3/4	1.08	1.62
14" x 14"	1 3/4	1.08	1.62
14" x 15"	1 3/4	1.13	1.76
14" x 16"	1 3/4	1.13	1.76
14" x 18"	1 3/4	1.16	1.83
14" x 20"	1 3/4	1.19	1.89
15" x 12"	1 3/4	1.08	1.59
15" x 14"	1 3/4	1.13	1.83
15" x 16"	1 3/4	1.16	1.83
15" x 18"	1 3/4	1.19	1.89
15" x 20"	1 3/4	1.20	2.10

3-LIGHT CELLAR SASH—WESTERN PONDEROSA PINE

Glass size	Thick-ness	Open	Glazed single strength
8" x 10"	1 3/4	\$0.90	\$1.17
10" x 12"	1 3/4	1.02	1.38
10" x 14"	1 3/4	1.07	1.58
10" x 16"	1 3/4	1.08	1.79
10" x 18"	1 3/4	1.20	1.99
10" x 20"	1 3/4	1.25	2.19

TABLE 4—HOT BED SASH

Sash opening	Open	Glazed	Number of rows, glass
3' 0" x 6' 0" 1 3/4	\$3.14	\$6.29	3
4' 0" x 6' 0" 1 3/4	5.57	9.45	4

TABLE 5-KNOCKED DOWN SASH PARTS

TOXIC TREATED WESTERN PONDEROSA PINE

1 7/8" 2 Cheek Windows-Ohio Knocked-Down Wood Parts-"Profit"

Table with 4 columns: Glass, Stile or top rail, Cheek rail, Bottom rail. Rows list various glass sizes from 12" to 48" with corresponding prices.

For Ogee lugs (Cincinnati opening only) add for complete set (4 stiles), \$0.45.

TABLE 6-CUPBOARD DOORS

1 7/8" 1-PANEL WESTERN PONDEROSA PINE

Table with 4 columns: Stock size, Price, Stock size, Price. Rows list various door sizes from 1' 4" x 2' 0" to 1' 8" x 3' 6" with prices.

TABLE 7-FIR PANEL DOORS

Table with 5 columns: Stock sizes, Thickness, F 82 2 regular panel No. 1, F 82 2 regular panel No. 2, F 20 1 panel No. 1, F 33 panel No. 2. Rows list various door sizes and prices.

TABLE 8-WESTERN PONDEROSA PINE GLASS DOORS

Large table with multiple columns for stock sizes, thicknesses, and various door types (N. D. 500 to N. D. 642). Includes 'Open' and 'Glazed' sub-columns for each size.

TABLE 9—SIDELIGHTS  
WESTERN PONDEROSA PINE NO. 1

Table with columns for Stock sizes, Thickness, S. L. 676, S. L. 675-6 lights, S. L. 675, S. L. 675-8 lights. Rows include 1' 2'' x 6' 8'', 1' 2'' x 7' 0'', 1' 2'' x 6' 8'', 1' 2'' x 7' 0''.

TABLE 10—1 3/4'' COLONIAL ENTRANCE DOORS  
NO. 1 WESTERN PONDEROSA PINE

Table with columns for Stock sizes, 3'0'' x 6'8'', 3'0'' x 7'0''. Rows include 6-pan 3/4'' heavy panel, 8-pan 3/4'' heavy panel, Design N. D. 610, 607, 608, 612 Dutch, 512, 612, 600.

TABLE 11—FRENCH DOORS STILES AND TOP RAIL 4''

Table with columns for Stock sizes, Thickness, N. D. 625, N. D. 626, N. D. 627. Rows include 2' 0'' x 6' 8'', 2' 6'' x 6' 8'', 2' 8'' x 6' 8'', 2' 0'' x 7' 0'', 2' 6'' x 7' 0'', 3' 0'' x 7' 0'', 2' 6'' x 6' 8'', 3' 0'' x 7' 0''.

T. Astragal for folding doors—Western ponderosa pine: \$0.90.

TABLE 12—GARAGE DOORS

Table with columns for Stock sizes, Thickness, Glass size, Fir—Design N. D. 720-722, Western ponderosa pine—Design N. D. 720. Rows include 8' 0'' x 7' 0'', 8' 0'' x 7' 6'', 8' 0'' x 8' 8''.

TABLE 13-2 LIGHT WINDOWS—1 3/4'' CHECK RAIL, CLEAR WESTERN PONDEROSA PINE—TOXIC TREATED AND PREFIT

[For lugs, add per window \$0.45]

Table with columns for Glass size, Ohio opening (Open, Glazed single strength B, Glazed double strength B). Rows include 16'' x 16'', 16'' x 18'', 16'' x 20'', 16'' x 24'', 16'' x 26'', 16'' x 28'', 18'' x 18'', 18'' x 20'', 18'' x 24'', 18'' x 26'', 18'' x 28'', 20'' x 14'', 20'' x 16'', 20'' x 18'', 20'' x 20'', 20'' x 24'', 20'' x 26''.

TABLE 13-2 LIGHT WINDOWS—1 1/2'' CHECK RAIL, CLEAR WESTERN PONDEROSA PINE—TOXIC TREATED AND PREFIT—Continued.

[For lugs, add per window \$0.45]

Table with columns for Glass size, Ohio opening (Open, Glazed single strength B, Glazed double strength B). Rows include 20'' x 25'', 20'' x 30'', 20'' x 32'', 22'' x 24'', 22'' x 26'', 22'' x 28'', 22'' x 30'', 24'' x 12'', 24'' x 14'', 24'' x 16'', 24'' x 18'', 24'' x 20'', 24'' x 22'', 24'' x 24'', 24'' x 26'', 24'' x 28'', 24'' x 30''.

TABLE 13-2 LIGHT WINDOWS—1 1/2'' CHECK RAIL, CLEAR WESTERN PONDEROSA PINE—TOXIC TREATED AND PREFIT—Continued.

[For lugs, add per window \$0.45]

Table with columns for Glass size, Ohio opening (Open, Glazed single strength B, Glazed double strength B). Rows include 24'' x 32'', 24'' x 34'', 24'' x 36'', 26'' x 14'', 26'' x 16'', 26'' x 18'', 26'' x 20'', 26'' x 24'', 26'' x 26'', 26'' x 28'', 26'' x 30'', 26'' x 32'', 26'' x 34'', 26'' x 36'', 28'' x 14'', 28'' x 16'', 28'' x 18'', 28'' x 20'', 28'' x 24'', 28'' x 26'', 28'' x 28'', 28'' x 30'', 28'' x 32'', 28'' x 34'', 28'' x 36'', 30'' x 14'', 30'' x 16'', 30'' x 18'', 30'' x 20'', 30'' x 24'', 30'' x 26'', 30'' x 28'', 30'' x 30'', 30'' x 32'', 30'' x 34'', 30'' x 36'', 32'' x 24'', 32'' x 28'', 32'' x 30'', 32'' x 32'', 32'' x 36'', 36'' x 24'', 36'' x 28'', 36'' x 30'', 40'' x 24'', 40'' x 28'', 40'' x 30''.

Divided Light and Sash Extras

- Add to 2-light window price as follows: Rectangular lights up to and including lights 16'' high, per light \$0.09; Rectangular lights over 16'' high and up to and including lights 30'' high, per light .12; Rectangular lights over 30'' high, per light .15; (For rectangular lights formed by horizontal bars only, read width for height.) For half windows open or glazed, use half price of window and add .12; For Rabbeting special sash in pairs, add per pair .45; For Rabbeting bottom rails of sash or windows, add per sash .23; PLOWING for Unique balance, add per window .25; For Ogee lugs on 2 and 4 check 1 3/4-inch window only, add to window price .4.

TABLE 14—PLANK WINDOW FRAMES

WESTERN PONDEROSA PINE

Table with columns for Glass size, 5 1/4'' frame wall 1 1/2'' outside casing, 9'' brick wall head and sill. Rows include 20'', 24'', 28'', 30'', 32'', 36'', 40'', 44'', 48''.

Extras

For smaller or intermediate sizes use next largest size. Add for nailing up sash frames \$0.90; for frames made for sash to pivot add \$0.68.



TABLE 15—INSIDE DOOR FRAMES  
WESTERN PONDEROSA PINE

Design	Knocked down		Nailed up	
	2' 8" x 6' 8"	3' 0" x 7' 0"	2' 8" x 6' 8"	3' 0" x 7' 0"
1 3/8" x 5 3/8" jamb.....	\$4.05	\$4.25	\$4.65	\$4.88
Jamb 3/4" x 5 1/4", stop 1 1/2" x 1 3/8"	2.75	2.93	3.33	3.53
Jamb 3/4" x 5 1/4", no stops.....	2.25	2.39	2.85	2.99

YELLOW PINE INSIDE DOOR FRAMES

Design	Knocked down		Nailed up	
	2' 8" x 6' 8"	3' 0" x 7' 0"	2' 8" x 6' 8"	3' 0" x 7' 0"
Jamb 1 3/8" x 5 3/8", rab. 2 sides.....	\$2.88	\$3.18	\$3.48	\$3.73
Jamb 1 3/8" x 3 1/2", rab. 1 side.....	2.28	2.52	2.88	3.12

CASED OPENINGS

2 1/4" x 5 1/2" jambs and heads.....	6' 0" x 7' 0" and smaller	\$2.76
1 1/2" x 5 1/2" jambs and heads.....	6' 0" x 7' 0" and smaller	3.33

TABLE 16

1 LIGHT WINDOWS—4 1/8" CHECK RAIL—CLEAR WESTERN  
PONDEROSA PINE  
[For hugs, add per window]

Glass size	Thick- ness	Ohio opening	
		Open	Glazed single strength B
10" x 20"	1 3/8	\$2.15	\$3.24
10" x 21"	1 3/8	2.28	3.56
12" x 20"	1 3/8	2.06	3.12
12" x 24"	1 3/8	2.19	3.59
12" x 26"	1 3/8	2.25	3.95
12" x 28"	1 3/8	2.30	4.17
12" x 30"	1 3/8	2.60	4.74
12" x 32"	1 3/8	2.79	5.00
12" x 34"	1 3/8	2.87	5.15
12" x 36"	1 3/8	2.94	5.36
14" x 24"	1 3/8	2.48	4.40
14" x 26"	1 3/8	2.55	4.52
14" x 28"	1 3/8	2.63	5.00
14" x 30"	1 3/8	2.70	5.16
14" x 32"	1 3/8	2.91	5.48
14" x 34"	1 3/8	2.96	5.67
14" x 36"	1 3/8	3.06	5.96
15" x 24"	1 3/8	2.55	4.52
15" x 26"	1 3/8	2.60	4.95
15" x 28"	1 3/8	2.67	5.61
15" x 30"	1 3/8	2.75	5.36
15" x 32"	1 3/8	2.96	5.67
15" x 34"	1 3/8	3.11	5.91
15" x 36"	1 3/8	3.11	6.39

12 LIGHT WINDOWS—1 3/8" CHECK RAIL—WESTERN PON-  
DEROSA PINE  
[Profit—plowed and bored—Toxic treated]

Glass size	Thick- ness	Open	Glazed single strength B
8" x 8"	1 3/8	\$2.55	\$3.77
8" x 10"	1 3/8	2.52	4.02
8" x 12"	1 3/8	2.57	4.59
8" x 14"	1 3/8	2.70	4.41
8" x 16"	1 3/8	2.81	4.76
10" x 10"	1 3/8	2.91	4.55
10" x 12"	1 3/8	2.79	4.82
10" x 14"	1 3/8	3.15	5.36
10" x 15"	1 3/8	3.26	5.54
10" x 16"	1 3/8	3.45	5.93
10" x 18"	1 3/8	3.57	6.56
10" x 20"	1 3/8	3.95	7.82
12" x 14"	1 3/8	3.39	5.99
12" x 16"	1 3/8	3.69	6.43
12" x 18"	1 3/8	3.50	7.38
12" x 20"	1 3/8	3.95	7.82

TABLE 17—2 LIGHT STORM SASH

WESTERN PONDEROSA PINE  
Toxic treated—glazed—4 1/8" wider and 5" longer than  
glass

Glass size	Thick- ness	Glazed
16" x 16"	1 3/8	\$2.13
18" x 20"	1 3/8	2.52
18" x 24"	1 3/8	3.02
20" x 16"	1 3/8	2.33
20" x 18"	1 3/8	2.49
20" x 20"	1 3/8	2.73
20" x 24"	1 3/8	3.02
20" x 26"	1 3/8	3.14
24" x 14"	1 3/8	2.45
24" x 16"	1 3/8	2.60
24" x 18"	1 3/8	2.84
24" x 20"	1 3/8	3.02
24" x 22"	1 3/8	3.14
24" x 24"	1 3/8	3.38
24" x 26"	1 3/8	3.42
24" x 28"	1 3/8	3.69
24" x 30"	1 3/8	3.87
24" x 32"	1 3/8	4.56
26" x 18"	1 3/8	3.21
26" x 20"	1 3/8	3.33
26" x 21"	1 3/8	3.42
26" x 26"	1 3/8	3.69
28" x 28"	1 3/8	3.98
26" x 30"	1 3/8	4.77
26" x 32"	1 3/8	4.92
28" x 24"	1 3/8	4.17
28" x 18"	1 3/8	3.54
28" x 20"	1 3/8	3.69
28" x 24"	1 3/8	3.69
28" x 26"	1 3/8	4.23
28" x 28"	1 3/8	4.50
28" x 30"	1 3/8	4.82
28" x 32"	1 3/8	5.58
30" x 16"	1 3/8	3.15
30" x 18"	1 3/8	3.69
30" x 20"	1 3/8	3.86
30" x 24"	1 3/8	3.87
30" x 26"	1 3/8	4.50
30" x 28"	1 3/8	4.55
30" x 30"	1 3/8	5.49
30" x 32"	1 3/8	5.64
32" x 24"	1 3/8	4.83
36" x 24"	1 3/8	5.25
40" x 24"	1 3/8	7.19

TABLE 18—1 LIGHT SINGLE SASH

1 3/8" THICK TOXIC TREATED—WESTERN PONDEROSA PINE

Glass size	Open	Glazed single strength	Glazed double strength
16" x 18"	\$1.01	\$1.35	\$1.53
16" x 20"	1.04	1.49	1.68
16" x 24"	1.07	1.55	1.80
16" x 28"	1.11	1.85	2.21
16" x 30"	1.13	1.89	2.31
18" x 20"	1.07	1.55	1.76
18" x 24"	1.08	1.71	2.06
18" x 28"	1.13	1.89	2.31
18" x 30"	1.19	1.97	2.42
20" x 16"	1.04	1.49	1.68
20" x 18"	1.07	1.55	1.76
20" x 20"	.99	1.64	1.89
20" x 24"	1.02	1.74	2.09
20" x 28"	1.08	1.85	2.28
24" x 16"	.98	1.44	1.79
24" x 18"	.99	1.64	1.94
24" x 20"	1.02	1.74	2.09
24" x 24"	1.04	1.89	2.37
24" x 26"	1.08	1.94	2.37
24" x 28"	1.11	2.04	2.58
24" x 30"	1.13	2.18	2.72
24" x 32"	1.32	2.54	3.17
26" x 16"	1.07	1.74	2.06
26" x 18"	1.08	1.80	2.16
26" x 20"	1.13	1.89	2.31
26" x 24"	1.19	2.06	2.51
26" x 26"	1.20	2.16	2.72
26" x 28"	1.23	2.37	2.93
26" x 30"	1.25	2.51	3.12
28" x 16"	1.11	1.76	2.15
28" x 18"	1.13	1.89	2.31
28" x 20"	1.16	1.97	2.42
28" x 24"	1.20	2.16	2.72
28" x 26"	1.23	2.36	2.93
28" x 28"	1.25	2.51	3.12
28" x 30"	1.28	2.55	3.17
28" x 32"	1.37	2.97	3.69
30" x 18"	1.16	1.97	2.42
30" x 20"	1.19	2.06	2.51
30" x 24"	1.25	2.31	2.88
30" x 26"	1.31	2.55	3.17
30" x 28"	1.32	2.93	3.65
30" x 30"	1.43	2.99	3.74
30" x 32"	1.47	3.24	4.07
36" x 18"	1.32	2.31	2.78
36" x 20"	1.35	2.46	3.03

TABLE 18—1 LIGHT SINGLE SASH—Continued  
1 3/8" THICK TOXIC TREATED—WESTERN PON-  
DEROSA PINE—continued

Glass size	Open	Glaze 1 single strength	Glaze 1 double strength
36" x 21"	\$1.40	\$2.78	\$3.15
36" x 28"	1.11	3.21	1.07
36" x 30"	1.50	3.29	4.11
36" x 32"	1.52	3.59	4.52
36" x 36"	1.79	4.88	5.88
40" x 20"	1.50	2.67	3.29
40" x 24"	1.55	3.12	3.81
40" x 28"	1.62	3.41	4.01
40" x 30"	1.61	3.61	4.61
40" x 32"	1.67	3.92	4.92
40" x 36"	1.71	5.63	5.63
40" x 40"	1.79	5.65	5.65
44" x 20"	1.56	3.86	3.86
44" x 21"	1.61	4.20	4.20
44" x 28"	1.68	4.97	4.97
44" x 30"	1.71	5.63	5.63
44" x 32"	1.74	5.63	5.63
48" x 24"	1.67	4.92	4.92
48" x 28"	1.76	5.63	5.63
48" x 30"	1.79	5.65	5.65

TABLE 19—BARN SASH

WESTERN PONDEROSA PINE

Glass size	Thick- ness	4-light barn sash	
		Open	Glazed
8" x 10"	1 3/8	\$0.89	\$1.25
9" x 12"	1 3/8	.95	1.43
10" x 12"	1 3/8	.99	1.50
10" x 14"	1 3/8	1.01	1.61
10" x 16"	1 3/8	1.01	1.61
8" x 10"	1 3/8	.98	1.35
9" x 12"	1 3/8	1.07	1.53
10" x 12"	1 3/8	1.16	1.61
10" x 14"	1 3/8	1.17	1.74
10" x 16"	1 3/8	1.17	1.74

Glass size	Thick- ness	6-light barn sash	
		Open	Glazed
8" x 10"	1 3/8	\$1.04	\$1.61
9" x 12"	1 3/8	1.18	1.89
10" x 12"	1 3/8	1.29	1.98
10" x 14"	1 3/8	1.25	2.16
10" x 16"	1 3/8	1.37	2.61
8" x 10"	1 3/8	1.17	1.79
9" x 12"	1 3/8	1.31	2.01
10" x 12"	1 3/8	1.35	2.19
10" x 14"	1 3/8	1.41	2.31
10" x 16"	1 3/8	1.58	2.82

Glass size	Thick- ness	9-light barn sash	
		Open	Glazed
8" x 10"	1 3/8	\$1.41	\$2.37
9" x 12"	1 3/8	1.68	2.91
10" x 12"	1 3/8	1.68	2.91
10" x 14"	1 3/8	1.59	2.55
8" x 10"	1 3/8	1.91	3.17
9" x 12"	1 3/8	1.91	3.17
10" x 12"	1 3/8	1.91	3.17
10" x 14"	1 3/8	1.91	3.17
10" x 16"	1 3/8	1.91	3.17

TABLE 20—EXTERIOR DOOR FRAMES  
WESTERN PONDEROSA PINE

For Frame Construction (5/4 Inch Wall)—1 1/4  
Outside Casing

Design	With oak sill	No sill
2' 8" x 6' 8"	\$8.85	\$5.99
3' 0" x 6' 8"	9.41	6.15
3' 0" x 7' 0"	9.69	6.33

Add for nailing up, \$0.90.

TABLE 20—EXTERIOR DOOR FRAMES—Continued  
Garage Door Frame

Jamb—1 3/4 x 3/4 inch western ponderosa pine (no outside casing or sill) not over 8' 0" x 8' 0"—knocked down ..... \$6.75

Door Frame Extras

Transom door frames (transom not over 1' 0" high), add ..... \$3.38  
Side light door frame, figure 3 times price of single.  
Circle top door frame, add to price of square head frame ..... 9.53

For 9-inch masonry construction

(No sill)

	Knocked down	Nailed up
2' 8" x 6' 8" .....	\$6.50	\$7.40
3' 0" x 6' 8" .....	6.69	7.50
3' 0" x 7' 0" .....	6.83	7.73

For 10-inch furrow brick wall

	Knocked down	Nailed up
2' 8" x 6' 8" .....	\$8.55	\$9.45
3' 0" x 6' 8" .....	9.14	10.04
3' 0" x 7' 0" .....	9.45	10.35

For 13 inch masonry construction

	Knocked down	Nailed up
2' 8" x 6' 8" .....	\$10.71	\$11.61
3' 0" x 6' 8" .....	10.88	11.78
3' 0" x 7' 0" .....	11.25	12.15

Treating door frames with "Wood-Life preserver" . . \$0.54

TABLE 21—EXTERIOR WINDOW FRAMES

WESTERN PONDEROSA PINE

[Important joints treated with wood preserver]

Glass size, 2-lights	5 1/4" frame wall 1 1/2" outside casing	
	Heads and sills	Sides
12" .....		\$2.30
14" .....	\$1.34	2.51
16" .....	1.44	2.66
18" .....	1.70	2.82
20" .....	1.79	3.08
22" .....	1.89	3.24
24" .....	1.98	3.38
26" .....	2.07	3.53
27" .....	2.15	
28" .....	2.15	3.66
30" .....	2.31	3.95
32" .....	2.49	4.11
36" .....	2.67	4.52
40" .....	2.97	

  

Glass size, 2-lights	9" brick wall all head and sill	
	Heads and sills	Sides
14" .....	\$1.90	\$3.06
16" .....	1.28	3.26
18" .....	1.35	3.53
20" .....	1.44	3.81
22" .....	1.67	4.05
24" .....	1.74	4.28
26" .....	1.83	4.47
27" .....		
28" .....	1.91	4.86
30" .....	1.98	4.92
32" .....	2.07	5.39
36" .....	2.31	5.90
40" .....	2.49	

TABLE 21—EXTERIOR WINDOW FRAMES—Con.  
WESTERN PONDEROSA PINE—continued

[Important joints treated with wood preserver]

Glass size, 2-lights	"Unique balance" frame	
	Heads and sills	Sides
14" .....	\$1.28	\$1.64
16" .....	1.35	1.79
18" .....	1.44	1.97
20" .....	1.55	2.13
22" .....	1.76	2.30
24" .....	1.86	2.45
26" .....	1.95	2.57
27" .....	2.00	
28" .....	2.03	2.72
30" .....	2.10	2.91
32" .....	2.21	3.18
36" .....	2.48	3.54
40" .....	2.66	

Window Frame Extras

For nailing-up (N. U.) add to above ..... \$0.90  
Mullion frames, add to price of 2 single frames ..... .45  
Triple frames, add to price of 3 single frames ..... 1.20  
For brick house frames with moulded hanging style instead of plain, add ..... .60  
For cutting down heads and sills, add ..... .50  
For cutting down sides, add ..... .90  
Long sill horns for corner construction, add to price of regular head and sill ..... .90  
For frame house frame, add for hanging stile instead of casing ..... 1.14

TABLE 22—PORCH WORK

FIR

Colonial columns		
Sizes	Round cap and base	Paneled cap and base
6-inch x 8 feet .....	\$5.40	
8-inch x 6 feet .....	6.15	\$6.00
8 feet .....	6.75	7.47
10-inch x 8 feet .....	9.12	9.42
9 feet .....	10.58	10.41
12-inch x 8 feet .....		11.19
9 feet .....		12.30

Turned columns		
Sizes	Turned center	
4" x 4", 8 feet .....		\$2.37
5" x 5", 8 feet .....		3.09
6" x 6", 8 feet .....		5.31
6" x 6", 10 feet .....		6.66

Add for splitting columns, \$0.75.

FIR PORCH NEWELS

Size	Square paneled—cap and base
8-inch x 4 feet .....	\$4.68
10-inch x 4 feet .....	5.16

  

Size	Square—turned cap
5" x 5" x 4 feet .....	\$1.85
6" x 6" x 4 feet .....	2.66

Opinion Accompanying Revised Order No. G-4 Under General Order No. 68

On March 21, 1946, Order No. G-4 under General Order No. 68 became effective. This order established maximum prices or pricing methods for all

stock millwork items sold at retail in the Cincinnati, Ohio Area. This order has been amended once and is now revised.

The accompanying Revised Order differs from the previous order in the following respects:

1. Percentage increases have been provided for certain general categories of stock millwork items listed in the tables. These increases are made for the purpose of allowing retail distributors their average current costs of acquisition plus such average percentage markups as were in effect on March 31, 1946. Any additional price increases granted to resellers subject to the accompanying order shall be taken subject to section 6 of Basic Order No. 1-B.

2. The price lists for Fir Glass Doors, Fir Panel Doors and Garage Doors have been amended to read as they did prior to Amendment No. 1 to Order G-4. The percentage increases provided in the accompanying revised order include the increases granted for these items by said Amendment No. 1.

In the opinion of the Regional Administrator, the provisions of the accompanying revised order are fair and equitable and will effectuate the purposes of the Emergency Price Control Act of 1942, as amended, and General Order No. 68, as amended.

[F. R. Doc. 46-19471; Filed, Oct. 28, 1946; 8:52 a. m.]

[Region III Order G-31 Under Gen. Order 68, Amdt. 2]

HARD BUILDING MATERIALS IN CLARKSBURG, WEST VA., AREA

For the reasons set forth in an accompanying opinion, which has been filed with the Division of the Federal Register, and pursuant to the provisions of General Order No. 68 and of Regional Basic Order No. 1-B under General Order No. 68, it is hereby ordered:

1. That the item  
Portland Cement, Standard (cloth bag), 94-lb. bag ..... 1.015

listed in Table I of Order No. G-31, be amended to read as follows:

Portland Cement, Standard (cloth bag), 94-lb. bag ..... 1.165

(Price of cement in cloth bags includes a refundable deposit of 25¢ per bag. Sellers are required to give refund of 25¢ on each bag returned for which a 25¢ deposit has been made.)

2. That this Amendment No. 2 to Order No. G-31 shall become effective October 23, 1946.

Issued: October 9, 1946.

J. F. KESSEL,  
Regional Administrator.

Opinion Accompanying Amendment No. 2 to Order No. G-31 Under General Order No. 68

The National Office of the Office of Price Administration recently advised that the manufacturers of Portland ce-

ment have increased the deposit required on cloth bags from the customary ten cents to twenty-five cents per bag.

The maximum prices for Portland cement in cloth bags now in effect in this area include the ten cents deposit. The accompanying amendment increases the present maximum prices for this item by fifteen cents to bring the total deposit up to twenty-five cents.

The accompanying amendment also provides that sellers shall refund the deposit upon the return of a bag upon which a deposit has been made.

In the opinion of the Regional Administrator, the provisions of the accompanying amendment are fair and equitable and will effectuate the purposes of the Emergency Price Control Act of 1942, as amended, and General Order No. 68, as amended.

[F. R. Doc. 46-19467; Filed, Oct. 28, 1946; 8:50 a. m.]

[Region VI Order G-11 Under RMPR 122, Amdt. 5]

SOLID FUELS IN CHICAGO, ILL., AREA

An opinion accompanying this amendment has been issued simultaneously herewith. Revised Order No. G-11 under Revised Maximum Price Regulation No. 122 is amended in the following respects:

Paragraph (e) is amended to read as follows:

(e) *Service charges.* Immediately below and as a part of this paragraph (e) is a schedule which sets forth maximum prices which a dealer may charge for special services described according to ordinary and popular trade meaning, rendered in connection with all sales under paragraph (d). These charges may be made only if the buyer requests such service of the dealer and only when the dealer renders the service. Such service charge shall be separately stated in the dealer's invoice.

	Coal	Coke
<i>Trim</i>	<i>Per ton</i>	<i>Per ton</i>
Single—outside	\$0.35	\$0.40
Double—inside only	.45	.50
<i>Wheel</i>		
Loads	.85	1.00
<i>Dump and carry</i>		
Loads	1.10	1.25

	Coal			Coke		
	Over 1/2 ton	1/2 ton	1/4 ton	Over 1/2 ton	1/2 ton	1/4 ton
<i>Pags</i>	<i>Ton</i>			<i>Ton</i>		
Ground floor	\$1.10	\$0.55	\$0.30	\$1.25	\$0.65	\$0.30
Second floor	1.35	.70	.35	1.50	.75	.40
Third floor	1.60	.80	.40	1.75	.90	.45
Fourth floor	1.85	.95	.50	2.00	1.00	.50

This Amendment 5 to Rev. Order G-11 under RMPR 122 shall become effective October 11, 1946.

Issued this 11th day of October 1946.

EARL W. CLARK,  
Regional Administrator.

Opinion Accompanying Amendment 5 to Rev. Order G-11 Under RMPR 122

The accompanying Amendment No. 5, which established adjusted maximum prices for special services performed in connection with deliveries of solid fuels to consumers in the Chicago area, is issued pursuant to a finding by this Regional Office that the increases in charges reflected in the new prices may be authorized under § 1340.259 (a) (1) of Revised Maximum Price Regulation No. 122. The finding is based upon the standards for adjustment in that section, to relieve a threatened discontinuance of special services in connection with coal deliveries to consumers in the Chicago area. An analysis of data furnished by the Chicago retail coal dealers as represented by the Chicago Coal Merchants Association in an application for service charges price relief filed by it under the above section of the regulation has disclosed a threat to the supply of solid fuels in the area served by them.

The increased prices are expected to offset increased wage costs approved by the National Wage Stabilization Board. These increased costs have arisen since November 1944, when this office issued Amendment No. 5 to Order No. G-11 authorizing certain increased prices for the same services to cover increased operating costs that had occurred up to that time.

The increased costs of rendering the special services justify the current amendment of paragraph (b), in Revised Order No. G-11.

[F. R. Doc. 46-19479; Filed, Oct. 28, 1946; 8:56 a. m.]

[Region VI Order G-16 Under RMPR 122, Amdt. 131]

SOLID FUELS IN JACKSONVILLE, ILL., AREA

An opinion accompanying this amendment has been issued simultaneously herewith. Order No. G-16 under Revised Maximum Price Regulation No. 122 is amended in the following respects:

Paragraph (b), sub-paragraphs I to V, in Appendix No. 27 to Order No. G-16 is amended to read as follows:

	Domestic 1 ton delivered (per ton)
<b>I. High volatile bituminous coal from District No. 8 (eastern Kentucky, southwestern West Virginia, western Virginia, northern Tennessee and North Carolina):</b>	
1. Lump and egg: Size Group Nos. 1, 2 and 3 (all lump coal, bottom size larger than 2"; all double screened egg coal, bottom size larger than 3"), in Price Classification A, Mine Index Nos. 49 and 50 only	\$11.46
<b>II. High volatile bituminous coal from District No. 9 (western Kentucky):</b>	
1. Lump and egg: Size Group Nos. 1-6, inclusive (all single screened lump coal and all double screened raw, washed or air-cleaned egg coals, top size larger than 2"), No. 14 and stray seams	7.28

PRICE SCHEDULE—Continued Domestic delivered 1 ton (per ton)

<b>III. High volatile bituminous coal from District 10 (Illinois):</b>	
<b>A. Southern Subdistrict Price Group Nos. 1, 2 and 8 deep machine mines:</b>	
1. Lump and egg: Size Group Nos. 1, 2 and 3 (all lump and egg coals, bottom size larger than 2" washed or raw)	\$8.15
2. Egg, stove and nut: Size Group Nos. 4, 5, 6 and 8 (all egg and stove coals bottom size 2" and smaller washed or raw)	7.77
3. Special stoker: Size Group Nos. 21, 22 and 28 (all washed or air-cleaned nut and pea coal, bottom size larger than 1 millimeter and top size not exceeding 2"; also all dry dedusted special stoker bottom size larger than 28 mesh and top size not exceeding 3/8")	7.54
4. Washed and dedusted screenings: Size Group Nos. 23, 24, 26 and 27 (all washed, air-cleaned or dry dedusted screenings top size exceeding 2")	6.98
<b>B. Duquoin Subdistrict Price Group 11, deep machine mines:</b>	
1. Lump and egg: Size Group Nos. 1, 2 and 3 (all lump and egg coals, bottom size larger than 2" washed or raw), from the Kathleen Mine of the Union Colliery Co. Mine Index 77 only	7.54
<b>C. Central Subdistrict deep machine mines:</b>	
1. Lump and egg: Size Group Nos. 1, 2 and 3 (all lump and egg coals, bottom size larger than 2" washed or raw):	
(a) Price Group No. 13E, Mine Index Nos. 130 and 131	6.40
(b) Price Group No. 12E, Mine Index Nos. 25 and 132	6.04
(c) Price Group Nos. 12 and 13	6.26
<b>D. Belleville Subdistrict, Price Group Nos. 16-22, inclusive, except Mine Index No. 6:</b>	
1. Lump and egg: Size Group Nos. 1, 2 and 3 (all lump and egg coals, bottom size larger than 2" washed or raw):	
(a) Hand loading mines	7.27
(b) Mine Index Nos. 48 and 1317	7.07
<b>IV. Pennsylvania Anthracite:</b>	
1. Egg, stove and nut	18.83
<b>V. By product coke, solvay or Koppers:</b>	
1. Egg, stove and nut	16.88
Paragraph (c) of Appendix No. 27 to Order No. G-16 is amended to read as follows:	
(c) <i>Discounts.</i> The maximum prices set forth in section (b) (1) shall be subject to the following discounts:	
(1) In sales of coal to other dealers when picked up at the dealer's yard.	<i>Per ton</i>
(a) Bituminous coal	\$1.19
(b) Anthracite and coke	1.20
(2) On sales of coal to domestic consumers when picked up at the dealer's yard	.50
The maximum prices set forth above for sales of the solid fuels subject to this	

Amendment reflect all increases in maximum prices for such sales granted in the past by the Office of Price Administration. Therefore, the above prices may not be increased except pursuant to future adjustments made by this office.

This Amendment No. 131 to Order No. G-16 under Revised Maximum Price Regulation No. 122 shall become effective October 1, 1946.

Issued this 24th day of September, 1946.

DEAN O. BOWMAN,  
Acting Regional Administrator.

*Opinion Accompanying Amendment No. 131 to Order No. G-16 Under Revised Maximum Price Regulation No. 122*

Under § 1340.260 of Revised Maximum Price Regulation No. 122 the Regional Administrator for Region VI of the Office of Price Administration may by order, establish specific maximum prices in line with those established by that regulation for deliveries of solid fuels made, or for services rendered in connection therewith, or both, by a dealer or group of dealers in an area or locality. In connection with such prices, appropriate reporting, record keeping or other requirements may be made of the dealer or dealers involved. If, after such specific maximum prices of the dealers' suppliers are increased or decreased by the Price Administrator, the order may be amended to reflect such increase or decrease.

The maximum prices in the accompanying amendment supersede and reflect price increases granted by the following documents or actions:

1. Regional Order No. G-32 under Revised Maximum Price Regulation No. 122, reflecting an increase granted by Amendment 40, and provisions of Amendment 42 to that regulation.

2. Regional Order No. G-35 under Revised Maximum Price Regulation No. 122, reflecting increases to producers of certain solid fuels, granted by Amendment No. 158 to Maximum Price Regulation No. 120.

3. Regional Order No. G-37 under Revised Maximum Price Regulation No. 122, reflecting increases to producers of Anthracite, granted by Amendment No. 23 to Maximum Price Regulation No. 112.

4. Regional Order No. G-39 under Revised Maximum Price Regulation No. 122 reflecting increases granted by Amendment No. 5 to Maximum Price Regulation No. 29.

5. Amendments Nos. 46, 47 and 48 to Revised Maximum Price Regulation No. 122.

[F. R. Doc. 46-19259; Filed, Oct. 24, 1946; 8:46 a. m.]

[Region IX Order G-1 Under RMPR 165,  
Amdt. 1]

#### CONSTRUCTION SERVICES IN HAWAII

For the reasons set forth in an opinion issued simultaneously herewith; *It is ordered:*

Paragraph (a) of Order G-1 under Revised Maximum Price Regulation 165 is amended to read as follows:

(a) *Maximum prices for certain construction services.* The maximum prices for building and construction services in the Territory of Hawaii-subject to Revised Maximum Price Regulation 165 shall be established in accordance with the provisions of that regulation except that maximum prices on contracts entered into after the effective date of this order may be figured on the basis of the wage rates authorized by the Wage Adjustment Board of the United States Department of Labor.

This amendment shall become effective October 17, 1946.

Issued this 17th day of October 1946.

GERALD A. BARRETT,  
Territorial Director.

*Opinion Accompanying Amendment 1 to Order G-1 Under Revised Maximum Price Regulation 165*

The accompanying amendment to Order G-1 under Revised Maximum Price Regulation 165 extends the applicability of that order to all contracts. The present order applies only to cost-plus contracts. The amendment also removes the limitation that maximum prices shall be based on the wage rates authorized by the Wage Adjustment Board in Case No. 52-12540.

This action is deemed necessary in order to carry out the spirit and intent of the Price Control Extension Act of 1946.

[F. R. Doc. 46-19697; Filed, Oct. 30, 1946; 8:47 a. m.]

