

OFFICIAL GAZETTE

GOVERNMENT PRINTING BUREAU

ENGLISH EDITION

昭和二十一年十一月三十日 第三種郵便物認可

No. 874

TUESDAY, MARCH 1, 1949

Price 28.00 yen

MINISTERIAL ORDINANCE

Ministry of Commerce and Industry
Ordinance No. 9

March 1, 1949

A part of the Regulations governing the Delivery of Subsidies to the Exploitation of New Galleries in Coal Mines (Ministry of Commerce and Industry Ordinance No. 28 of 1940) shall be amended as follows:

Minister of Commerce
and Industry

INAGAKI Heitaro

In Article 1, Article 4, Article 5 and from Article 9 to Article 17 inclusive, "Chief of the Bureau of Coal" shall read "Director of the Agency of Coal."

In Article 3, item 1, "1,400 yen" shall read "1,600 yen," and in Article 3, item 2, "2,600 yen" shall read "3,000 yen."

Next to Article 4, Paragraph 1, the following paragraph shall be added as Paragraph 2:

The application, made in accordance with the provisions of the preceding paragraph, shall be made out in duplicate and submitted through the Chief of the Bureau of Coal, supervising the area, in which the coal mine concerned is situated.

Article 16 and Article 17 shall be made Article 17 and Article 18 respectively, and the following Article shall be added as Article 16:

"Article 16. The provisions of Article 4, Paragraph 2 shall be applied correspondingly to cases of Article 5, Article 9 to Article 12 inclusive, Article 14 and the preceding Article."

Supplementary Provisions:

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

An owner of mining right, who intends to receive the delivery of subsidies of 1948-49 fiscal year, and has received instructions, order or approval from the Chief of the Bureau of Coal, before the enforcement of this Ministerial Ordinance, shall be regarded as having received instructions, order or approval from the Director of the Agency of Coal.

Procedures taken by owners of mining right concerned to the Chief of the Bureau of Coal, before the enforcement of this Ministerial Ordinance, shall be regarded as having been taken to the Director of

the Agency of Coal, excluding the cases provided in Article 15.

INSTRUCTIONS

Economic Stabilization Board Instructions
No. 5

March 1, 1949

To all Ministries

In accordance with the provisions of Article 15 of the Ordinance of Economic Stabilization Board, the Procedural Regulations for Motor-vehicle Operation shall be decided as follows:

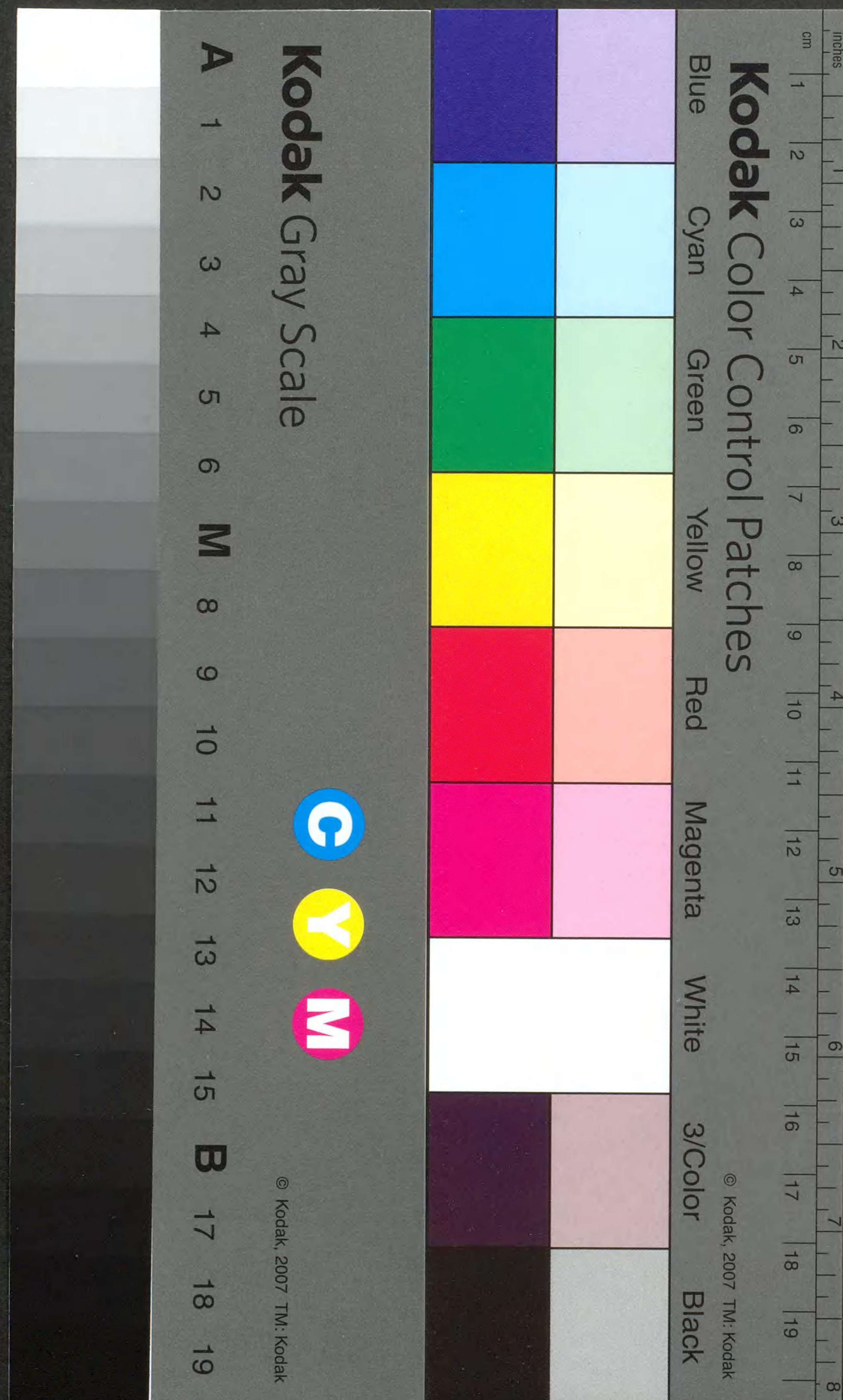
President of Economic
Stabilization Board
YOSHIDA Shigeru

Procedural Regulations for Motor-vehicle Operation

Article 1. This Regulations shall have for its objective the formulation and execution of over-all plan for motor-vehicle operation and materials therefor (petroleum products, substitute fuel for petroleum, tires, tubes and others) with a view to securing appropriate operation of motor-vehicles so as to secure priority transportation of important materials.

Article 2. The scope and classification of motor-vehicles to be governed by this Regulations are as follows regardless of ownership or management:

Major classification	Minor classification
1. Ordinary truck (excl. small-sized truck)	(1) Large-sized truck (maximum loading capacity of not less than 5 tons) (2) Average-sized truck (maximum loading capacity of over 1 ton to less than 5 tons) (3) Tractor with freight trailer
2. Small-sized ordinary truck	(4) Small-sized four-wheeled truck (maximum loading capacity of not more than 1 ton) (5) Tri-wheel motor-cycle
3. Special truck	(6) Mail-car (7) Press truck



Major classification	Minor classification
	(8) Tank truck
	(9) Stool truck
	(10) Other special truck
4. Omnibus (incl. bus-type special passenger-car)	(11) Large-sized bus
	(12) Ordinary bus
	(13) Bus-tractor
	(14) Electrically operated bus
5. Ordinary passenger-car (incl. sedan type car, open car with hood and special passenger car)	(15) Ordinary passenger car
6. Small-sized passenger car	(16) Small-sized four-wheeled car (seating capacity of less than 4 persons including driver)
	(17) Two-or-three-wheeled car
7. Miscellaneous car (other than truck, bus and passenger car for transportation)	(18) Fire-engine
	(19) Motor-sprinkler
	(20) Motor-snowplow
	(21) Road roller
	(22) Bulldozer
	(23) Cultivating car
	(24) Crane car
	(25) Serial wire repairing car
	(26) Other miscellaneous car

Article 3. The Transportation Minister shall submit to the Director-General of Economic Stabilization Board quarterly draft plans for the operation of motor-vehicles and for the use of materials necessary for the operation of motor-vehicles not later than one month prior to the beginning of each quarter.

The Minister responsible for production and distribution of goods and materials shall, when deems necessary, submit, not later than one month prior to the beginning of the quarter, to the Director-General of Economic Stabilization Board the requirements of transportation of goods and materials by truck as well as those of materials necessary for the operation, specifying the goods and materials to be transported and the prefecture or prefectures where the transportation of the goods and materials is to be made.

The Director-General of Economic Stabilization Board shall decide the quarterly over-all motor-vehicle operation plan (motor-vehicle operation plan and allocation plan of materials necessary for the operation of motor-vehicles), taking into account the draft plans prescribed in the 1st paragraph of this Article, transportation and materials requirements prescribed in the 2nd paragraph of this Article, demand and supply plan of materials and availability of materials necessary for the operation of motor-vehicles, etc.

The motor-vehicle operation plan shall comprise the following items on the basis of the

major classification prescribed in the preceding Article:

- (1) The number of existing cars (by the kind of fuel: gasoline, other petroleum, charcoal, firewood, electricity and others)
- (2) The number of workable cars (by the kind of fuel: gasoline, other petroleum, charcoal, firewood, electricity and others)
- (3) Total kilometerage to be run.
- (4) Total kilometerage run with load (apply only to motor truck and bus)
- (5) Tonnage and ton-kilometerage of freight by commodities (apply only to motor-truck)
- (6) The number of persons transported and passenger-kilometerage (apply only to bus)

The allocation plan of materials necessary for the operation of motor-vehicles shall comprise the use and allocation of the following materials in accordance with the major classification prescribed in the preceding Article, and according to the kind or branch of freight in the case of truck transportation.

- (1) Fuels (a. Gasoline b. Other petroleum c. Charcoal d. Gas-generating firewood f. Others)
- (2) Tire and tube by the size (a. 32"×6" b. other tires and tubes for truck c. 750"×20" d. 600"×16" e. other balloons f. 440"×18" g. other tires and tubes for small-sized car)

(Note): Workable cars mean those which can be operated if only a driver, fuel and lubricants are provided.

Article 4. The Transportation Minister shall decide the motor-vehicle operation executive program for each quarter and each prefecture in accordance with the quarterly over-all motor-vehicle operation plan prescribed in the preceding Article and execute the same with approval of the Director-General of Economic Stabilization Board, provided that, the Transportation Minister shall consult with the Agriculture and Forestry Minister in allocating charcoal and gas-generating firewood, and of the Commerce and Industry Minister in allocating tires and tubes.

Article 5. The goods and materials to be transported by motor-trucks shall be classified generally as follows:

Occupation Forces

- (1) Public works
- (2) Others

Foodstuffs

- (3) Rice
- (4) Wheat, barley and flour
- (5) Sweet and Irish potatoes
- (6) Vegetables
- (7) Fish and shell-fish
- (8) Soy bean
- (9) Other foodstuffs

Fuel

- (10) Charcoal

- (11) Firewood
- (12) Coal and coke
- (13) Lignite
- (14) Petroleum, oil and fat

Public Works

- (15) Lumber
- (16) Stone
- (17) Gravel
- (18) Cement

Minerals, industrial products, etc.

- (19) Mineral ore
- (20) Iron, steel and products thereof
- (21) Fertilizer
- (22) Export and import goods
- (23) Straw products
- (24) Others
- (25) Goods of less than car-load quantity hauled by one car
- (26) Short-haul railway freight diverted to trucks

Article 6. The Chief of the Road Transportation Supervision Office shall decide the motor-vehicle operation schedule (motor-vehicle operation schedule and allocation schedule of materials necessary for operation) in the area under his jurisdiction not only in accordance with the quarterly motor-vehicle operation executive program prescribed in Article 4 but after making seasonal and regional study of the appropriateness of transportation kilometerage, the degree of importance of transportation, etc. through grasping the past achievements in transportation by means of motor-vehicle operation passbooks, etc., and shall execute the same.

Article 7. No motor-vehicle shall be used for pleasure-seeking except those licensed by the Transportation Minister for that purpose.

Article 8. The Motor Vehicle Transportation Council shall be set up for the appropriate operation of the Regulations.

The Motor Vehicle Transportation Council shall be the Central Motor Vehicle Transportation Council (hereinafter referred to as the Central Council) and the Prefectural Motor Vehicle Transportation Council (hereinafter referred to as the Prefectural Council). The Central Council shall be set up in the Ministry of Transportation, and the Prefectural Council, in each the Road Transportation Supervision Office.

The Chairman of the Central Council shall be the Chairman of the Central Road Transportation Committee, and the members of the Central Council shall be appointed from among the Government officials who are concerned in transportation and the production and distribution of materials by the Minister of Transportation, and from among representatives of private transportation enterprisers, representatives of consigners and the persons who are regarded as necessary

and are appointed by the Minister of Transportation.

Chairman of the Prefectural Council shall be the member of the Road Transportation Committee of Tokyo-to, Hokkaido and every prefecture commissioned by the prefectural governor and the members of the Prefectural Council shall be appointed by the prefectural governor from among the officials who are concerned in transportation and the production and distribution of materials, and representatives of private transportation enterprisers, representatives of consigners and the persons who are regarded as necessary.

The Minister of Transportation shall consult with the Central Council regarding the following matters:

- (1) Formulation of quarterly draft plans for the operation of motor-vehicles and for the use of materials for the operation of motor-vehicles by kind of car for each prefecture.
- (2) Formulation of quarterly motor-vehicle operation execution programs by kind of car for each prefecture (transportation programs and allocation programs of materials necessary for operation).

The Chief of the Road Transportation Supervision Office shall consult with the Prefectural Council concerning the above matters related to motor-vehicles under his jurisdiction.

Article 9. The person who is dissatisfied with the allocation of materials necessary for the operation of motor-vehicles made in accordance with the provisions of this Regulations may appeal to the Director-General of Economic Stabilization Board not later than 20 days after the official announcement of the allocation.

Upon receipt of the appeal referred to in the preceding paragraph, the Director-General of Economic Stabilization Board shall make official announcement of the result of his examination of the appeal not later than 60 days after the date of receipt thereof.

Article 10. The Transportation Minister may, either in accordance with the policy laid down by or with the approval of the Director-General of Economic Stabilization Board, order the owner or user of a motor-vehicle to transfer the possession of the motor-vehicle.

In case the Transportation Minister order the transfer of the possession of a motor-vehicle in accordance with the preceding paragraph the loss incurred thereby shall be compensated by him.

Article 11. The owner or user of a motor-vehicle (except the miscellaneous car) shall carry a motor-vehicle operation passbook for each vehicle, shall keep stated clearly in the passbook every movement of his vehicle and every transportation

of goods effected by his vehicle, and shall submit to the Chief of the Road Transportation Supervision Office his monthly summary note concerning the operation of his vehicle.

The Chief of the Road Transportation Supervision Office may, when deems it necessary to do so, order the motor-vehicle operation pass-book to be submitted to him.

The form of the motor-vehicle operation pass-book and the manner how to make entry therein shall be decided by the Transportation Minister.

Article 12. The Transportation Minister shall submit the following reports to the Director-General of Economic Stabilization Board:

(1) Report as of the end of each quarter on the condition of motor-vehicles (i.e. the numbers of existing and workable cars with breakdowns by fuels consumed and sizes of tire according to the kinds of vehicle (in minor classification) and each prefecture.

(2) Monthly report on the actual execution of the overall motor-vehicle operation and materials schedule (i.e. number of actually operated cars with breakdowns by fuels consumed, total kilometerage, kilometerage run with load by actually operated cars, tonnage and ton-kilometerage with breakdowns by transported articles, number of passengers and passenger-kilometerage transported, operational materials distributed) according to the kinds of vehicle (in major classification) and each prefecture.

(Note): Actually operated cars mean the monthly total of the daily operated number of cars divided by the number of days in the month.

Article 13. In the following cases, the Transportation Minister may restrict or prohibit the use of materials or suspend the allocation or distribution thereof:

(1) When a motor-vehicle is used in violation of the provisions of Art. 7.

(2) When anyone disobeys the order concerning the transfer of the possession of a motor-vehicle prescribed in Art. 10.

(3) When the owner or user of a motor-vehicle fails to carry with him the motor-vehicle operation passbook prescribed in Art. 11.

(4) When the owner or user of a motor-vehicle enters a false statement in the report.

Article 14. The Transportation Minister, in consultation with the ministers concerned, shall prescribe as quickly as possible necessary regulations in accordance with the Temporary Demand and Supply Adjustment Law and other regulations concerned.

Ministry of Labor Instructions No. 1

March 1, 1949

A partial amendment shall be made to the Supervision in the Employment Security Organizations

(Ministry of Labor Instructions No. 10 of July, 1948), as follows:

Minister of Labor

SUZUKI Masabumi

In Art. 1 "Central Supervisors" shall read as "central employment security supervisors" (hereinafter called Central Supervisors,) and "local supervisors" shall read as "local employment security supervisors" (hereinafter called local supervisors,)"

Art. 2. The central supervisors shall be appointed by the Minister of Labor, from among the Labor Secretaries of the second grade assigned to the Employment Security Bureau, the Ministry of Labor; and the local supervisions shall be appointed either by the Minister of Labor, from among the local secretaries of the second grade assigned to the prefectural employment section, or by the official delegated of the authority on appointing and assigning by the Minister of Labor based on the provisions of the National Public Service Law, Art. 55, Par. 2, upon the approval of the Minister of Labor, from among the local secretaries of the third grade.

Supplementary Provision:

This Instructions shall come into force on and after January 25, 1949.

NOTIFICATIONS

Ministry of Finance Notification

No. 114

March 1, 1949

The Tokyo Trust & Banking Co., Ltd. (No. 1-1, 2-chome, Nihombashi, Muro-machi, Chujo-ku, Tokyo) Custodian of U. N. Property, has been ordered to deliver by Mar. 8, 1949 to undermentioned property registered or entered under the nominal ownership of Socony Vacuum Oil Co., Inc. (former name: Standard Oil Co. of New York: Main Office: No. 26, Broadway, New York, N. Y. U. S. A.: Branch: No. 8, Yamashita-cho, Naka-ku, Yokohama), American juridical person under custody of the said Co., to the Standard Vacuum Oil Co. (Main Office: No. 26, Broadway, New York, N. Y. U. S. A.: Branch: No. 8, Yamashita-cho, Naka-ku, Yokohama). American juridical person and present owner who took over them on Dec. 1, 1940 from the said nominal person, after taking proceedings of registration or entry necessary for meeting the actual status and registering transfer of their ownership, in accordance with Article 2, Paragraph 1, Ordinance concerning to the Restitution of Allied Nations' Property in pursuant to the Imperial Ordinance concerning Orders to be issued in consequence of the Acceptance of the Potsdam Declaration (Imperial Ordinance No. 294 of 1946):

Minister of Finance

IKEDA Hayato

Sort	Quantity	Site
(1) Land (Residential land)	56 <i>tsubo</i> 7 <i>go</i> 1 <i>seki</i>	No. 160-4, 1-chome, Saiwai Odawara-shi
(2) ditto	41 <i>tsubo</i> 5 <i>go</i> 9 <i>seki</i>	No. 5 of same address
(3) ditto	15 <i>tsubo</i> 7 <i>go</i> 9 <i>seki</i>	No. 7 of same address
(4) Building (House no: No. 160 4, 1-chome, Saiwai)	One build. Building Area 27 <i>tsubo</i>	No. 4 of same address

Ministry of Finance Notification

No. 115

March 1, 1949

It is hereby notified that the following property are designated as the Allied Property under the provisions of Article 9 of the Cabinet Order concerning the Restoration of Property to J. & P. Coats, Ltd. (Cabinet Order No. 46 of 1949) and the provisions of Article 1, Paragraph 1, Item 2 of the Ordinance on Returning, etc. of Allied Nations Property (Imperial Ordinance No. 294 of 1946):

Minister of Finance

IKEDA Hayato

The following property which has been owned by pre-war Teikoku Seishi Kabushiki Kaisha.

Sort	Quantity	Site (Present Owner)
Share-certificate of Kyoko Seishi certificates Kabushiki Kaisha	9,600 share	The Holding Company Liquidation Commission (No. 1, 2-chome, Uchisaiwai-cho, Chiyoda-ku, Tokyo)

Ministry of Finance Notification

No. 116

March 1, 1949

Notification concerning designation of companies, pursuant to the provisions of Article 1-(2) of the Imperial Ordinance on Restrictions for the Dissolution of Companies, etc. (Ministry of Finance Notification No. 121 of March, 1946) shall be partially amended as follows and the same shall apply from February 17, 1949:

Minister of Finance

IKEDA Hayato

The following companies shall be deleted:

Nichido Fire and Marine Insurance Company, Ltd. (Nichido Kasai Kaijo Hoken K. K.) (Former Nippon Current Assets Fire Insurance Company, Ltd. (Nippon Dosan Kasai Hoken K. K.))
Tokyo Building Company, Ltd. (Tokyo Tatemono K. K.)
Yasuda Industrial Company, Ltd. (Yasuda Kogyo K. K.)
Kawasaki Machinery (Munitions) Company, Ltd. (Kawasaki Zoki K. K.)

Kawasaki Bolling Stock Manufacturing Company, Ltd. (Kawasaki Sharyo K. K.)
Hirata Fish Net Company, Ltd. (Hirata Gyomo K. K.)
Kodaira Industrial Company, Ltd. (Kodaira Sangyo K. K.)
Nakashichi Cotton Company, Ltd. (Nakashichi Momen K. K.)
Tsuruoka Works, Ltd. (Tsuruoka Seisakusho K. K.)
Nanao Industrial Company, Ltd. (Nanao Sangyo K. K.)
Imperial Hotel, Ltd. (Teikoku Hosteru K. K.)
Nisshin Oil Manufacturing Company, Ltd. (Nisshin Seiyu K. K.)
Akakura Imperial Hotel, Ltd. (Akakura Teikoku Hosteru K. K.)
Tokyo Machinery and Vehicle Company, Ltd. (Tokyo Kikai Sharyo K. K.) (Former Miyakomaru Iron Working Company, Ltd. (K. K. Miyakomaru Tekkosho))
Riken Alimentary Medicine Company, Ltd. (Riken Eiyo Yakuhin K. K.)
Riken Electric Meters Company, Ltd. (Riken Denkei K. K.)
Riken Fermentation Industry, Ltd. (Riken Hakko Kogyo K. K.)
Nitto Food Products Company, Ltd. (Nitto Shokuryo Kogyo K. K.) (Former Nitto Hydraulic Press Industrial Company, Ltd. (Nitto Suiatsu Kogyo K. K.))
Fujikawa Paper Manufacturing Company, Ltd. (Fujikawa Seishi K. K.)
Muroran Wharf Company, Ltd. (Muroran Futo K. K.)
Tokyo Instrument Manufacturing Company, Ltd. (Tokyo Kizai Seizo K. K.)
Tokai Dry Battery Company, Ltd. (Tokai Kandenchi K. K.)
Hanatsuka Electric Company, Ltd. (Hanatsuka Denki K. K.)
Nishimura Casting Company, Ltd. (Nishimura Chuko K. K.)
Matsushita Employees Welfare Association, Ltd. (K. K. Matsushita Denki Jugyoin Koseikai)
Japan Electric Machinery Manufacturing Company, Ltd. (Nippon Denki Seizo K. K.)
Toho Conveying Machinery Company, Ltd. (Toho Yusoki K. K.)
Chichibu Trading Company, Ltd. (Chichibu Bussan K. K.)
Osaka Forging Company, Ltd. (Osaka Tanzo K. K.)
Tokyo Machinery Works, Ltd. (Tokyo Kikai Seisakusho K. K.)
Yamagata Industrial Company, Ltd. (Yamagata Sangyo K. K.)
San-a Industrial Company, Ltd. (San-a Kogyo K. K.)
Dai Nippon Celluloid Company, Ltd. (Dai Nippon Seruoido K. K.)
Oriental Sharpening Griendstone Industrial Company, Ltd. (Toyo Kensaku Toishi Kogyo K. K.)
Shoei Industrial Company, Ltd. (Shoei Kogyo K. K.)
Japan Soap Company, Ltd. (Nippon Sekken K. K.)

Teikoku Rock Drill Manufacturing Company, Ltd. (Teikoku Sakuganki Seizo K. K.)
 Tokyo Cabloway Company, Ltd. (Tokyo Sakudo K. K.)
 Mitsumura Heliotype Printing Company, Ltd. (K. K. Mitsumura Genshokuban Insatsusho)
 Unzen Shipbuilding Company, Ltd. (Unzen Zosen K. K.)
 Hokoku Coastal Steamship Company, Ltd. (Hokoku Kinkai Kisen K. K.)
 Kaiyo Travel, Ltd. (Kaiyo Ryokosha K. K.)
 Yamashita Coastwise Steamship Company, Ltd. (Yamashita Kinkai Kisen K. K.)
 Uwajima Shipbuilding, Ltd. (K. K. Uwajima Zosenjo) (Former Uwajima Shipbuilding Company, Ltd. (Uwajima Zosen K. K.))
 Ogibashi Fuel Industry Company, Ltd. (Ogibashi Nenryo Kogyo K. K.)
 Toyo Rope Manufacturing Company, Ltd. (Toyo Seiko K. K.)
 Toyo Knitting (Machine Sewing) Company, Ltd. (Toyo Hosei K. K.)
 Kureha Rubber Industrial Company, Ltd. (Kureha Gomu Kogyo K. K.)
 Nishiki Trading Company, Ltd. (Nishiki Shoji K. K.)
 Sanko Steel Wire Industrial Company, Ltd. (Sanko Kenzai Kogyo K. K.)
 Kanegafuchi Machine Industry, Ltd. (Kanegafuchi Kikai Kogyo K. K.)
 Shosen Chemical Industrial Company, Ltd. (Shosen Kagaku Kogyo K. K.)
 Owada Carbon Industry, Ltd. (Owada Carbon Kogyo K. K.)
 Nitto Precision Machinery Company, Ltd. (Nitto Seiko K. K.)
 Asahi Dyeing Company, Ltd. (Asahi Kako K. K.)
 Hayashi Fuku Dyeing (Sewing) Company, Ltd. (Hayashi Fuku Kako K. K.)
 Mukojima Nishi Shipbuilding Company, Ltd. (Mukojima Nishi Zosen K. K.)
 Teijin Precision Machine Company, Ltd. (Teijin Seiki K. K.)
 Osaka Industrial Machine Manufacturing Company, Ltd. (Osaka Koki Seisakusho K. K.) Former Osaka Industrial Machine Company, Ltd. (Osaka Koki K. K.)
 Nikke Hosiery Manufacturing Company, Ltd. (Nikke Meriyasu Seizo K. K.)
 Kansai Chemical Waterproof Canvas Company, Ltd. (Kansai Hampu Kagaku Bosui K. K.)
 Japan High-Frequency (Cycle) Company, Ltd. (Nippon Koshuha K. K.)
 Japan Angora Industrial Company, Ltd. (Nippon Angora Sangyo K. K.)
 Showa Industrial Company, Ltd. (Tokyo) (Showa Sangyo K. K.)
 Izumo Steel Manufacturing Company, Ltd. (Izumo Wa-ko K. K.)
 Kato Trading Company, Ltd. (Kato Bussan K. K.)

Kansai Precise Machinery Company, Ltd. (Kansai Seimitsu Kikai Seisakusho K. K.)
 Kammon Shipbuilding Company, Ltd. (Kammon Zosen K. K.)

**Ministry of Finance Notification
No. 117**

March 1, 1949

It is hereby notified that the following property shall be designated as the Allied Property under the provisions of Article 2, Paragraph 1, Item 5 of the Enforcement Rules concerning Restitution, etc. of Allied Property (Ministry of Finance Ordinance No. 25 of 1946):

Minister of Finance

IKEDA Hayato

Name	Location of Main Office
Brothers of the Christian Schools of Montreal	No. 50, Aza-Annai, Odawara, Hara-machi, Sendai-shi

**Ministry of Finance Notification
No. 118**

March 1, 1949

It is hereby notified that the following property are designated as the Allied Property under the provisions of Article 1, Paragraph 1, Item 2, Ordinance concerning the Restitution of Allied Nations' Property, etc. in pursuant to the Imperial Ordinance concerning Orders to be issued in consequence of the Acceptance of the Potsdam Declaration (Imperial Ordinance No. 294 of 1946):

Minister of Finance

IKEDA Hayato

Property Belonging to Brothers of the Christian Schools of Montreal.

Sort	Quantity	Site	Present Owner
1. Land (Field)	1 area with 6 se 3 bu	No. 13, Hiyo-shi-cho, Hakodate-shi	Rikichi Todo, No. 6-4, Aoyagi-cho, Hakodate-shi
2. do.	1 area with 1 cho 7 tan 9 se 9 bu	No. 14, Aza Hiyoshi-cho, Hakodate-shi	
3. do.	1 area with 6 cho 1 tan 6 se 12 bu	No. 4, Hiyo-shi-cho, Hakodate-shi	

**Attorney-General's Office Notification
No. 31**

March 1, 1949

A part of the Notification concerning the Establishment of Branches of Reformatories (Attorney-General's Office Notification No. 2 of January 1, 1949) shall be amended as follows:

Attorney-General

UEDA Shunkichi

In the annexed list, the following item shall be added next to the item of Tohoku Reformatory:

Competent Reformatory	Name of Branch	Location
Hokkai Reformatory	Shimeiryō	Kami-sunakawa, Sunakawa-machi, Sorachi-gun, Hokkaido

**Attorney-General's Office Notification
No. 32**

March 1, 1949

A part of the Notification concerning the Designation of the Kinds of Reformatories (Attorney-General's Office Notification No. 11 of January 22, 1949) shall be amended as follows:

Attorney-General

UEDA Shunkichi

In the list of kinds of Reformatories, the following item shall be added next to the item of Hokkai Reformatory:

Head Reformatory	Name of Branch	Kinds	Male or Female
	Shimeiryō	Primary, Middle Reformatory	Female

**Ministry of Agriculture and Forestry
Notification No. 35**

March 1, 1949

The following partial amendment shall be made to the Ministry of Agriculture and Forestry Notification No. 22 of 1949 (Notification based on Art. 31-(2) of the Charcoal and Firewood Demand and Supply Adjustment Regulation):

Minister of Agriculture and Forestry

MORI Kotaro

The column of "Term" shall be amended as follows:

Term:

From January 29, 1949 to March 31, 1949.

**Ministry of Commerce and Industry
Notification No. 21**

March 1, 1949

The following partial amendment shall be made to the Ministry of Commerce and Industry Notification No. 8 of February, 1948 (concerning Time of Publication and the Price of Industrial Property Gazette, etc.):

Minister of Commerce and Industry

INAGAKI Heitaro

In Item 3, "Industrial Property Gazette ¥60.00 per copy" shall be amended to read as "Industrial Property Gazette ¥120.00 per copy."

**Ministry of Communications Notification
No. 80**

March 1, 1949

The following post office that had been closed was removed and reopened on and after February 21, 1949:

Minister of Communications
OZAWA Saeki

Name	Former location	New location
Funabashi-hon-cho Post Office	1-chome, Hon-cho, Funabashi-shi	5-chome, Hon-cho, Funabashi-shi

**Ministry of Communications Notification
No. 81**

March 1, 1949

The following mine special telephone office was removed on and after August 1, 1948:

Minister of Communications
OZAWA Saeki

Name	Former location	New location
Yamashiro Mine Mining Special Telephone Office	Yamashiro-cho, Nishi-matsuura-gun, Saga-ken	Higashi-yama-shiro-mura, Nishi-matsuura-gun, Saga-ken

**Ministry of Construction Notification
No. 131**

March 1, 1949

In accordance with the provisions of Article 1 of the City Planning Law, Uta-cho, Uda-gun, Nara Prefecture has been designated on February 4, 1949.

Minister of Construction

MASUTANI Shuji

**Ministry of Construction Notification
No. 132**

March 1, 1949

In accordance with the provisions of Article 2, Paragraph 2 of the City Planning Law, the following area has been decided as the city Planning Area of Uta, Nara Prefecture, on February 4, 1949:

Minister of Construction

MASUTANI Shuji

Uta-cho, Uda-gun, Nara-ken
Oaza-Togo, Ugashi-mura, same gun, same ken

**Ministry of Construction Notification
No. 133**

March 1, 1949

The project of street, its street enterprise for reconstruction and readjustment of production and its subdivisions of business year in connection with the City Planning of Inuyama shall be decided as mentioned below.

Its documents and maps kept at the Aichi Prefectural Office and at the Inuyama Town Office are open to the public.

Minister of Construction
MASUTANI Shuji

(The documents and maps are not mentioned here.)

Ministry of Construction Notification
No. 134

March 1, 1949

In accordance with the provisions of Article 3 of the Enforcement Regulation of City Planning Law, Aichi Prefectural Governor shall be designated as the executive official of street enterprise in the city planning for reconstruction and readjustment of production of Inuyama.

Minister of Construction
MASUTANI Shuji

Ministry of Construction Notification
No. 135

March 1, 1949

The project of street in connection with the City Planning of Toyokawa shall be decided as mentioned below.

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

Minister of Construction
MASUTANI Shuji

(The documents and maps are not mentioned here.)

Ministry of Construction Notification
No. 136

March 1, 1949

The project of street, its street enterprise for reconstruction and readjustment of production and its business year in connection with the City Planning of Kariya shall be decided as mentioned below.

Its documents and maps kept at the Aichi Prefectural Office and at the Kariya Town Office are open to the public.

Minister of Construction
MASUTANI Shuji

(The documents and maps are not mentioned here.)

Ministry of Construction Notification
No. 137

March 1, 1949

The revision of land readjustment and its enterprise in connection with the Reconstruction City Planning of Ichinomiya shall be decided as mentioned below.

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

Minister of Construction
MASUTANI Shuji

(The documents and maps are not mentioned here.)

IMPERIAL HOUSE MATTERS

Their Majesties' Visit

T. M. The Emperor and Empress will be pleased to visit the Tokyo-to Yoikuin Home for the Aged, the Tokyo-to Central Home for the Homeless Children, the Koishikawa Employment Office, the Aiikukai Home for Mothers with Children the Sekoryo Home for Delinquent Youth, the Asoka Hospital of the Asoka Society on March 1, 1949.

The Ceremony of appointing Mr. HOZUMI Shigeto as Judge of the Supreme Court was conducted at Court on the 26th ult. at 10:30 a.m.

NOTICE

PUBLIC NOTICE ON SALES OF THE
CERTIFICATE WITH PRIZE

March 1, 1949

We hereby announce to the public that in accordance with the provisions of Article 6, Par. 2 of the Law for Establishment of the Certificate with Prizes (Law No. 144 of 1948), the certificates with prizes shall be sold on conditions as undermentioned:

Salés Conditions of Baseball Lottery

- (1) Name: Baseball Lottery
- (2) Total amount: 25,000,000 yen
- (3) Price: 20 yen
- (4) Term of sale: From April 1, 1949 to March 31, 1950
- (5) Rate of lucky lottery: Fifty-hundredth of total amount
- (6) Sales commissions: Eight-hundredth of price
- (7) Commissions for payment of prizes: None
- (8) Term of application to sell: March 5th, 1949

Ministry of Finance

RAILWAY FOUNDATION

March 1, 1949

Having established a railway foundation on its own railway between Kuromatsunai and Suttso in accordance with the Railway Mortgage Law, Suttso Railway Co., Ltd. has applied to Ministry of Transportation for notification of the establishment of the foundation in advance.

Accordingly, those who have any right, excluding ownership, to the belongings of the railway foundation, creditors of attachments, provisional attachments and provisional dispositions, or those who have the right of lease to immovables owned by the railway foundation, shall report the Ministry of Transportation to that effect by March 31, 1949.

Ministry of Transportation

THE REGISTRATION OF ESTABLISHMENT
OF THE TRAMWAY MORTGAGE

March 1, 1949

As the authorization had been granted to establish a mortgage to the tramway foundation owned by Mie Kotsu Co., Ltd., notified in the Official Gazette No. 6416 of June 7, 1948, the establishment of the tramway mortgage of the first order was registered in accordance with the application of the parties concerned on February 12, 1949.

The above is notified here according to Article 1 of the Law relating to the Mortgage of Tramway.

Ministry of Transportation

FACTORY FOUNDATION

March 1, 1949

Whereas, Sankyo Co., Ltd., No. 2-3, 2-chome, Nihombashi Muro-machi, Chuo-ku, Tokyo Metropolis, has applied for registration of preservation of ownership of the land, buildings, machinery and implements, belonging to the said company's Shinagawa factory located at No. 634-3, 666, 723, and 739-1, Nishishinagawa 2-chome, Shinagawa-ku, Tokyo Metropolis, No. 888-1, the said 1-chome, the said ku, and Tanashi factory, No. 1450, 1418-1, Aza Minamishibakubo Tanashi-machi, Kitatama-gun, Tokyo Metropolis, and Soka factory, No. 714, Aza Yoshicho, Soka-machi, Kitaadachi-gun, Saitama Prefecture, for the purpose of creating a factory foundation, any person who has a claim over the movable property that is to be included in the said foundation or any creditor of seizure, provisional seizure or provisional disposition thereof shall file his claim with this Bureau within 32 days from the date of publication of this notice.

The inventory of the said factory foundation is available at this Bureau for the inspection of the interested parties.

Shinagawa Branch,
Tokyo Judicial Bureau

NOTICE IN GENERAL

PUBLIC NOTICE

Notice re Dissolution

February 19, 1949

Notice is hereby given that the undermentioned company was dissolved on Dec. 26, 1948, in accordance with the decision made at the partners' extraordinary general meeting. Accordingly the creditors to this company are requested to report their claims within two months from the day following publication of this notice.

Any claim failing to be submitted within the aforesaid period shall be excluded from the liquidation.

Goshi Kaisha Otani
Kigyō Hozen-sha

Liquidator: Motosada Itami
No. 10-4, Gobancho,
Chiyoda-ku, Tokyo

Notice re Amalgamation of Companies

March 1, 1949

Notice is hereby given in accordance with the provisions of the Commercial Code that at the special stockholders and partners' general meeting of the undermentioned companies respectively held on October 1, 1948, it was decided that Nitto Koki Goshi Kaisha should be merged with Nitto Keiki K. K. and the latter continue to exist and the former be dissolved on the effectuation of the said amalgamation. In this connection, any creditor who has objection to the above decision is requested to report to the effect within two months from the day of publication of this notice.

Nitto Keiki K. K.
Nitto Koki Goshi Kaisha
No. 6, 2-chome, Odawara-cho,
Chuo-ku, Tokyo

Notice re Dissolution

February 10, 1949

Notice is hereby given that the undermentioned company was dissolved on Jan. 31, 1949. Accordingly the creditors to this company are requested to report their claims within two months from the day following publication of this notice.

Any claim failing to be submitted within the aforesaid period shall be excluded from the liquidation.

Sanko Kogyo K. K.
Liquidator: Sankuro Yoshino
No. 232, Nicho-machi,
Daito-ku, Tokyo

Notice re Calling for Claims

March 1, 1949

Notice is hereby given that the undermentioned company was dissolved on Dec. 28, 1948, in accordance with the decision made at the stockholders' general meeting. Accordingly the creditors to this company are requested to report their claims within two months from the day following publication of this notice.

Failing any claim to be submitted within the aforesaid period, it shall be excluded from the liquidation.

Iinuma Mokuzaï K. K.
Representative Liquidator:
Fumio Iinuma
No. 3-8, Fukagawa Fuyuki-cho,
Koto-ku, Tokyo

Notice re Capital Reduction

Notice is hereby given that the capital of the undermentioned company was decided to be reduced to 300,000 yen at the regular general meeting of shareholders held on Feb. 15, 1949. In this connection, any creditor who has objection to the above decision is requested to report to that effect within two months from the day of publication of this notice.

Trans Japan Sangyo K. K.
(Trans Japan Industrial Co., Ltd.)
No. 307, 2-chome, Gotanda,
Shinagawa-ku, Tokyo

Notice re Calling for Claims

January 25, 1949

Notice is hereby given that the undermentioned company was dissolved on Jan. 25, 1949, in accordance with the decision made at the partners' general meeting. Accordingly the creditors to this company are requested to report their claims within two months from the day of publication of this notice.

Yugen Kaisha Yamashita-gumi
Liquidator: Tsugio Yamashita
No. 15, Nakatonoda-cho, Higashi
Kujo, Shimokyo-ku, Kyoto

Notice re Dissolution

January 31, 1949

Notice is hereby given that the general meeting of shareholders of the undermentioned company, held on the 31st of January, 1949, passed a resolution to dissolve the company on the same day. All the creditors against the company are requested to send in their claims to the undersigned within a period of two (2) months after the date of this public notice, or, in default thereof, they will be excluded from the liquidation.

Winna Shokai K. K.
Liquidator: Juichiro Yoshida
No. 89, Umegae-cho,
Kita-ku, Osaka

Dissolution Notice

March 1, 1949

Notice is hereby given that the undermentioned company was dissolved in accordance with the decision reached at the general meeting of shareholders held on January 31, 1949. The creditors to this company are requested to lay their claims to the company within 2 months from the day following the publication of this notice. If they should fail to do so within the abovementioned period, their claims would be excluded from the liquidation.

Kabushiki Kaisha Seneka
Liquidator: Yoshitaro Miwa
No. 37, 3-chome, Kitahama
Higashi-ku, Osaka

Reorganization Notice

December 20, 1948

Notice is hereby given that at the extraordinary partners' general meeting of the undermentioned company held on Dec. 20, 1948, it was decided to reorganize its constitution of a limited liability company to be incorporated as a joint-stock company under the name of K. K. Osaka Nishikawa of the authorized capital ¥1,000,000 as before.

Those who have objection to the said decision are requested to notify the company to that effect within two months from the day following publication of this notice.

Yugen Kaisha Osaka Nishikawa
Nos. 5 and 6, 1-chome, Hon-cho,
Higashi-ku, Osaka

Reorganization Notice

December 25, 1948

Notice is hereby given that at the extraordinary partners' general meeting of the undermentioned company held on Dec. 25, 1948, it was decided to reorganize its constitution of a limited liability company to be incorporated as a joint-stock company under the name of Nishikawa Iryo K. K. of the authorized capital ¥750,000 as before.

Those who have objection to the said decision are requested to notify the company to that effect within two months from the day following publication of this notice.

Nishikawa Iryo Yugen Kaisha
No. 6, 1-chome, Hon-cho,
Higashi-ku, Osaka

Notice re Dissolution

January 31, 1949

Notice is hereby given that the general meeting of shareholders of the undermentioned company, held on the 31st of January 1949, passed a resolution to dissolve the company on the same day. All the creditors against the company are requested to send in their claims to the undersigned within a period of two (2) months after the date of this public notice, or, in default thereof, they will be excluded from the liquidation.

Miwa Sangyo K. K.
Liquidator: Tanetaro Nakamura
No. 5, 1-chome, Tosabori-dori,
Nishi-ku, Osaka

Notice re Dissolution

February 19, 1949

Notice is hereby given that the undermentioned company was dissolved on Feb. 10, 1949, in accordance with the approved adjustment plan. Accordingly the creditors to this company are requested to report their claims within two months from the day following publication of this notice.

Failing any claim to be submitted within the aforesaid period, it shall be excluded from the liquidation.

Tokushu Seitetsu K. K.
Representative Liquidator:
Iwaji Hamane
No. 21-1, 1-chome, Tosabori-dori,
Nishi-ku, Osaka

Notice of Dissolution

February 5, 1949

Notice is hereby given that the general meeting of shareholders of the undermentioned company, held on the 5th of February, 1949, passed a resolution to dissolve the company. All the creditors against the company are requested to send in their claims to the undersigned within a period of two (2) months after the date of this public notice, or, in default thereof, they will be excluded from the liquidation.

Kabushiki Kaisha Taneike Gofukuten
Liquidator: Matajiro Taneike
No. 3, 3-chome, Nihombashi-suji
Minami-ku, Osaka

Notice re Dissolution

February 14, 1949

Notice is hereby given that the undermentioned company was dissolved on Jan. 31, 1949, in accordance with the decision made at the shareholders' regular general meeting. Accordingly the creditors to this company are requested to report their claims within two months from the day of publication of this notice.

Any claim failing to be submitted within the aforesaid period shall be excluded from the liquidation.

Seika Toryo K. K.
Liquidator: Kazuo Tomoda
No. 1183, Tsukuda-cho,
Nishi-yodogawa-ku, Osaka

Notice re Dissolution

February 16, 1949

Notice is hereby given that the undermentioned company was dissolved on Feb. 15, 1949, in accordance with the decision made at the partners' general meeting. Accordingly the creditors to this company are requested to report their claims within two months from the day of publication of this notice.

Any claim failing to be submitted within the aforesaid period shall be excluded from the liquidation.

Osaka Hifuku Yugen Kaisha
Liquidator: Shigeichiro Shamoto
No. 901, Kunitugu-cho,
Higashi-yodogawa-ku, Osaka

Notice re Dissolution

February 15, 1949

Notice is hereby given that the undermentioned company was dissolved in accordance with the decision made at the stockholders' special general meeting held on Jan. 31, 1949. Accordingly the creditors to this company are requested to report their claims within two months from the day following publication of this notice.

Failing any claim to be submitted within the aforesaid period it shall be excluded from the liquidation.

K. K. Asahi Seizai-sho
Liquidator: Suekichi Kamihara
No. 1110, Tsujido, Fujisawa-shi,
Kanagawa-ken

Notice re Dissolution

February 15, 1949

Notice is hereby given that the undermentioned company was dissolved in accordance with the decision made at the stockholders' special general meeting held on Jan. 31, 1949. Accordingly the creditors to this company are requested to report their claims within two months from the day following publication of this notice.

Failing any claim to be submitted within the aforesaid period, it shall be excluded from the liquidation.

K. K. Asahi Tekko-sho
Liquidator: Suekichi Kamihara
No. 1110, Tsujido, Fujisawa-shi,
Kanagawa-ken

Notice re Amalgamation of Companies

February 5, 1949

Notice is hereby given in accordance with the provisions of the Commercial Code that at the stockholders' general meeting of the undermentioned companies respectively held on Feb. 5, 1949, it was decided that Tohoku Kinkai Kisen K. K. should be merged with Ofunado Kowan Unso K. K. and the former continue to exist succeeding to all the rights and duties of the latter which is to be dissolved on the effectuation of the said amalgamation. In this connection, those who have objection to the above decision are requested to report to that effect within two months from the day of publication of this notice.

Tohoku Kinkai Kisen K. K.
No. 99-12, Aza Chayamae,
Ofunado-machi, Kesen-gun,
Iwate-ken
Ofunado Kowan Unso K. K.
No. 69-1, Aza Chayamae,
Ofunado-machi, Kesen-gun,
Iwate-ken

Reorganization Notice

February 5, 1949

Notice is hereby given that with the unanimous consent of the entire partners at the partners' general meeting of the undermentioned company held on Feb. 1, 1949, it was decided to reorganize its constitution of a limited liability company to be incorporated as a joint-stock company under the name of Miyakawa Doboku Kogyo K. K.

Any creditor who has objection to the said decision is requested to notify the company to that effect within two months from the day of publication of this notice.

Miyakawa Doboku Kogyo Yugen Kaisha
No. 151, 8-chome, Ote-machi,
Hiroshima-shi

Notice re Dissolution

February 8, 1949

Notice is hereby given that the undermentioned company was dissolved on Oct. 12, 1948, in accordance with the decision made at the partners' general meeting. Accordingly the creditors to this company are requested to report their claims within two months from the day of publication of this notice.

Failing any claim to be submitted within the aforesaid period, it shall be excluded from the liquidation.

Yugen Kaisha Nishi-nippon Seika Kogyo-sho
Liquidator: Kiyoshi Ono
No. 77, Shirokane-cho,
Omuta-shi

Public Notice

March 15, 1949

The Inherited: Shika Abe,
Domicile: No. 128, Shimotsushimakoji, Fukuoka-shi
Last address: No. 533, Mishiro, Tachibana-mura, Kasuya-gun, Fukuoka-ken
Administrator: Sakubei Abe
No. 533, Mishiro, Tachibana-mura, Kasuya-gun, Fukuoka-ken

Any inherited creditor and any legatee against the inheritance of the inherited, Shika Abe, are requested to declare the demand to her administrator by May 25, 1949.

In case of failure to declare by the time fixed, they shall be removed from liquidation.

Notice re Dissolution

March 1, 1949

Notice is hereby given that the undermentioned company was dissolved in accordance with the decision made at the stockholders' general meeting held on Jan. 25, 1949. Accordingly the creditors to this company are requested to report their claims within two months from the day following publication of this notice.

Failing any claim to be submitted within the aforesaid period, it shall be excluded from the liquidation.

Nippon Bijutsu-kogei K. K.
Liquidator: Kamaichi Nagai

OFFICIAL GAZETTE

EXTRA

Price Edition

GOVERNMENT PRINTING BUREAU
昭和二十一年十一月三十日第三種郵便物認可

No. 18

TUESDAY, MARCH 1, 1949

NOTIFICATIONS

Price Board Notification No. 120

March 1, 1949

The amount of the land rent in accordance with the provisions of Article 5, Par. 1 of the Land and the House Rent Control Ordinance (hereinafter called the Ordinance), the adjusting rate for the house rent in accordance with the provisions of Article 5, Par. 2 of the Ordinance and the amount fixed by the Director-General of Price Board in accordance with the provisions of Article 5, Par. 3 of the Ordinance, which shall be applied to the land rent or the house rent, in accordance with the provisions of Article 10 of the Ordinance, shall be fixed as follows:

Director-General of Price Board

AOKI Takayoshi

I. The amount to be substituted, in accordance with the provisions of Article 5, Par. 1 of the Ordinance, for the authorized amount (excluding the case it exceeds the following amount) of the land rent (limited to the land on which a rental value is fixed) stipulated in Article 10 of the Ordinance on February 28, 1949.

The amount of the land rent fixed by I of Price Board Notification No. 1,012 of October 9, 1948.

II. The adjusting rate to be applied, in accordance with the provisions of Article 5, Par. 2 of the Ordinance, to the authorized amount of the house rent in accordance with the provisions of Article 10 of the Ordinance (excluding the case it exceeds the amount calculated in accordance with III of the Notification) on February 28, 1949.

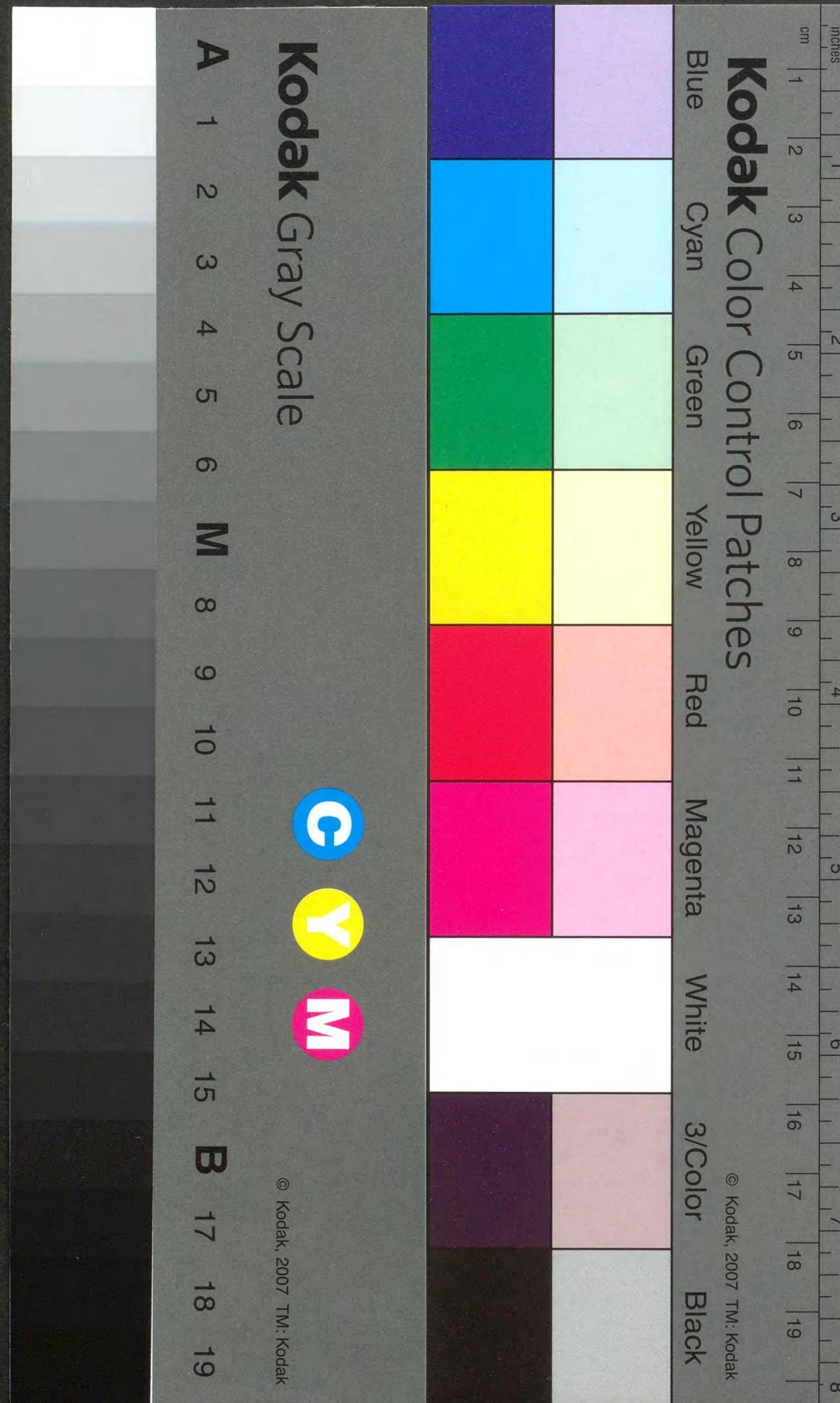
1. The adjusting rates to be applied to the authorized amount of the house rent, fixed by, in accordance with the provisions of Article 10 of the Ordinance, up to August 31, 1947.

a. The adjusting rate for the house rent (excluding the house rent relating to a part of the building)

Applicable area	Time of completion of building	Adjusting rate
All over the country	before 1938	by 6.3
	1939 & 1940	5.8
	1941 & 1942	5.3
	1943	4.8
	1944	4.2
	1945	3.5
All over the country	1946	1.6
	1947	1.3

b. The adjusting rate for the house rent relating to a part of the building

Applicable area	Time of completion of building	Adjusting rate
All over the country	before 1938	by 6.0
	1939 & 1940	5.4
	1941 & 1942	5.1
	1943 & 1944	4.8
	1945	4.2
	1946	2.0
All over the country	1947	1.5



2. The adjusting rate to be applied to the authorized amount of the house rent fixed in accordance with the provisions of Article 10 of the Ordinance, from September 1, 1947 up to October 10, 1948.
- a. The adjusting rate for the house rent (excluding the house rent relating to a part of the building)
The same rate as of II of Price Board Notification No. 1,012 of October 9, 1948.
- b. The adjusting rate for the house rent relating to a part of the building.
The same rate as of 2 of II of Price Board Notification No. 1,012 of October 9, 1948.
3. The adjusting rate to be applied to the authorized amount of the house rent fixed, in accordance with provision of Article 10 of the Ordinance, after October 11, 1948, shall be by 1.0 (unchanged).

III. It is prohibited that the amount calculated by 1 and 2 of II of this Notification exceeds the following amount, respectively according to the time of completion of building (the amount fixed by the Director-General of Price Board in accordance with the provisions of Article 5, Par. 3):

1. The rent for the house of which building was completed the before August 31, 1947.
The amount which was calculated by applying the adjusting rate of 1, II of this Notification to the amount of the house rent calculated according to the standard of authorization, in accordance with the provisions of Article 6 at the date when the amount of the house rent was fixed.
2. The rent for the house of which building was completed after September 1, 1947 up to October 10, 1948.
The amount which was calculated by, applying the adjusting rate of 2, II of this Notification to the amount of the house rent calculated according to the standard of authorization at the date when the authorized amount of the house rent was fixed.

IV. Of the list of adjusting rates shown is II, the time of completion of building shall be taken the original time of construction, even in cases where extension or improvement of the building has been made after the construction.

However, with regard to the house which has been reconstructed from the burnt building which remained holding its frames alone, the time of its reconstruction shall be regarded as the time of completion of the building.

Price Board Notification No. 121

March 1, 1949

Price Board Notification No. 689 of August, 1948 (concerning the designation of the controlled prices for precious metals to be purchased or sold by the Gold Fund Special Accounts under the Gold Production Law and the Gold Fund Special Accounting Law and the controlled prices for those to be sold by the Mint Bureau in accordance with the provisions of Article 4 of the Regulations for Government Sale of Special Metals) is partially revised as follows:

Director-General of Price Board
AOKI Takayoshi

The controlled selling prices of precious metals by Mint Bureau shall be revised as follows:

Gold Ingot	1 gram	¥ 329.25
Silver Ingot	1 kg.	6,388.25
Platinum	1 gram	828.00
Rhodium	"	1,182.00
Paradium	"	222.00
Iridium	"	1,515.00
Luthenium	"	828.00
Osmium	"	2,757.00
Iridosmin	"	1,515.00

Price Board Notification No. 122

March 1, 1949

In accordance with the provisions of Article 4 of the Price Control Ordinance, the controlled selling prices of twine paper coloured and simili A (thin) are designated as follows:

Director-General of Price Board
AOKI Takayoshi

I. List of controlled prices

Descriptions	Compound	Basic price of producer	Controlled selling	Controlled selling	Controlled selling
			prices of producer (of which commodity tax)	prices of wholesaler (of which commodity tax)	prices of retailer (of which commodity tax)
Twine paper coloured	Unbleached S P 100%	¥25.00	¥30.00 (5.00)	¥31.50 (5.00)	¥34.97 (5.00)
Simili A (thin)	Bleached S P 100%	47.00	56.40 (9.40)	59.22 (9.40)	69.73 (9.40)

II. Sales terms and others

- (1) Of the controlled prices of this list, the controlled prices of twine paper coloured shall be for those over 1 *momme* per sq. *shaku* (40.8 grams per sq. metre), and the controlled prices of thin articles less than 1 *momme* shall be the amounts added by the following amounts to the controlled prices of this list:
Those over 0.9 *momme* per sq. *shaku* (36.8 grams per sq. metre), but less than 1 *momme*, ¥1.05 (including ¥0.17 as commodity tax)
Those over 0.8 *momme* per sq. *shaku* (32.7 grams per sq. metre), but less than 0.9 *momme*, ¥1.72 (including ¥0.29 as commodity tax)
Those less than 0.8 *momme* per sq. *shaku*, ¥2.23 (including ¥0.37 as commodity tax)
- (2) The controlled prices of articles not coming under the paper quality of this list shall be the amount deducted by 90 per cent from the cheapest controlled price most similar to the paper quality of this list.
- (3) The controlled selling prices of producer of this list shall be for those f.o.r. the nearest station, or f.o.b. the nearest port to the producer.
- (4) The controlled selling prices of wholesaler of this list shall be for those ex store or warehouse of the wholesaler.
- (5) The controlled selling prices of retailer of this list shall be for those ex store or warehouse of the retailer.
- (6) The controlled prices of this list shall include the commodity tax as to articles imposed with the Commodity Tax Law. However, the controlled prices in case of being exempted from the commodity tax in accordance with the said Law, shall be the amounts deducted by the amount corresponding to the commodity tax from the controlled prices of this list.
- (7) The controlled prices of this list shall be of net weight of pound.

Price Board Notification No. 123

March 1, 1949

In accordance with the provisions of Article 4 of the Price Control Ordinance, the controlled selling prices of wooden boxes for packing are designated as follows, and Price Board Notification No. 925 of October, 1947 (concerning the designation of the controlled selling prices of wooden boxes for packing) shall hereby be abolished:

Director-General of Price Board
AOKI Takayoshi

I. Basic controlled selling prices (unit: per *koku* & in *yen*)

Materials	Thickness	Length	Average width		
			under 4 <i>sun</i> ,	4 to 6 <i>sun</i> ,	over 6 <i>sun</i>
Inland Hokkaido	<i>bu</i>	<i>shaku</i>			
Pine, and other narrow-leave trees	Narrow-leave trees	5.7 under 2.5	¥1,600.00	¥1,610.00	¥1,690.00

Ezomatsu, Todomatsu, Aka Ezomatsu	Broad-leave trees	1,610.00	1,690.00	1,770.00
-----------------------------------	-------------------	----------	----------	----------

The average width of this price list shall mean a width of the whole wooden board total width of which is divided by the number of boards of all sides. However, in case boards are processed by "Sogo-hagi" "Sane-hagi" "Kyubi-hagi", etc. the total width shall be including margins of "hagi" of one-half of the thickness of the board.

2. Controlled selling prices according to Metropolis, Hokkaido and Prefectures. (unit: per *koku* & in *yen*).

Name of Metropolis, Hokkaido and Prefectures	Selling prices within unstipulated areas	Selling prices in stipulated areas
Hokkaido	Prices of the preceding list	15% added to the prices of the preceding list
Iwate, Akita, Yamagata, Fukushima, Ehime, Kochi, Miyazaki, Kagoshima	"	12% "
Miyagi, Niigata, Tottori, Shimane, Tokushima, Kumamoto, Oita	3% added to the prices of the preceding list	15% "
Ibaraki, Tochigi, Gumma, Ishikawa, Yamaguchi, Fukui, Yamaguchi, Nagano, Okayama, Aomori	6% "	18% "
Chiba, Saitama, Toyama, Gifu, Shizuoka, Mie, Shiga, Nara, Wakayama, Saga	7% "	19% "
Kyoto, Hiroshima, Kagawa, Fukuoka, Nagasaki	7% "	20% "
Tokyo, Kanagawa, Aichi, Osaka, Hyogo	11% "	28% "

3. In calculating the number of *koku* for prices under 1 and 2, fractions shall be calculated up to five decimal points counting fractions over 5 in the sixth unit as one unit but disregarding the rest.

4. Prices under 2 shall be the controlled prices in cases producer or retailer sells ex factory or ex yard. Areas in (2) of Price Board Notification No. 1015 of October 11, 1948 (concerning the designation of the controlled selling prices of lumber) shall apply to the non-stipulated areas and the stipulated areas under 2.

5. The prices of wooden boxes produced in Honshu, Shikoku & Kyushu and made from broad-leave trees shall be amounts 20% deducted from the prices under 2, and the prices of wooden boxes made from different boards shall be subject to the prices of the cheapest tree.

6. Prices under 1 or 2 shall be for those wooden boxes for packing one box of which has exceeded a lumber-capacity of 0.03 *koku* and without any special processing, and the prices of wooden boxes one box of which is under a lumber-capacity of 0.03 *koku*, those specially processed and boxes for canned foodstuffs shall be subject to prices under 2 or 5, being added or deducted by the following percentage:

Kind	Percentage of addition or amount of deduction	Remarks
Length: 2.5 to 6.5 <i>shaku</i>	Addition of 3% for each increase of 5 <i>sun</i> or under 5 <i>sun</i>	
Length: over 6 <i>shaku</i>	Addition of 2% for each increase of 5 <i>sun</i> or under 5 <i>sun</i>	Those joined together to make length, the longest will be over 6.5 <i>sun</i>
Thickness: those exceeding 7 <i>bu</i> and over 3 <i>bu</i> and under 5 <i>bu</i>	Addition of 10%	
Thickness: under 3 <i>bu</i>	Addition of 20%	
With Tsumasan	No addition or deduction	Including Sumisan or Tegake in place of Tsumasan

Without Tsumasan	Deduction of 5%	Hozokumi, but except Tsumasan or Tegake
With Gakusan	Addition of 4%	
With Shako or Kengan	Addition of 6%	
With Kengan or Toriisan	Addition of 2%	In case of single Tsugikengan or Naname Kengan
With Dosan (Sokusan, Futasan Sokusan) in 2 places	Addition of 12%	Addition of 3% each for Sokusan and Futasan, and 6% for Sokusan
For each increase of Dosan more than in 2 places	Addition of 6%	
For each Naka Shikiri	Addition of 3%	
With other special san and Koshikumi	Addition of actual charges	
Those processed with nailing Aikugi, Namikugi, and Sogohagi, Sanehagi, Kyubi-hagi and other special Hagi	Addition of 10%	
Those processed with Obitetsu, Kagikane, Fukan, Mokunegi, Tenawa, Printed mark, Hozokumi, Water-proof	Addition of actual charges	
Lumber-capacity of one box of 0.01 to 0.03 <i>koku</i>	Addition of 15%	
Ditto, but processed with "shaping"	Addition of 30%	
Those having lumber-capacity of under 0.01 <i>koku</i>		
Ditto, but processed with a shaping	Addition of 50%	
Those having lumber-capacity of 0.03 <i>koku</i> and processed with a shaping	Addition of 85 <i>sen</i> per square <i>shaku</i> of shaping area	
Those made from material with a bark	Deduction of 20%	
Stipulation of board width (single piece board) and those made from San having width over x 2.1 <i>sun</i>	Addition of 20%	However, the addition shall be only for lumber-capacity of stipulated material
Those made from second-hand board	Deduction of 30%	
For canned foodstuffs	Addition of 15%	

7. Lumber-capacity for a shaping processing or a special processing shall be based on the material board before processing.

8. Calculation of price per box shall be made up to 10 *sen* unit and fractions adjusted, counting fractions over 5 as one unit, but disregarding the rest.

9. Selling prices of empty-boxes shall be amounts 30% deducted from the prices of this Notification.

Price Board Notification No. 124

March 1, 1949

In accordance with the provisions of Article 4 of the Price Control Ordinance, the controlled selling prices of special European style umbrella for primary school children are designated as follows:

Director-General of Price Board
AOKI Takayoshi

1. List of controlled prices

(Unit one piece)

Used cloth	Length of rib.	Standard Number of rib.	Center rod.	Controlled selling price of producer	Controlled selling price of wholesaler	Controlled selling price of retailer
1 A (Pure silk)	53 cm	12 pieces	metal	¥582.00	¥617.00	¥697.00
2 A (Mixed woven)	„	„	„	514.00	545.00	616.00
1 B (Pure silk)	68	8	„	751.00	796.00	900.00
2 B (Mixed woven)	„	„	„	635.00	673.00	760.00
3 B (Pure silk)	„	„	„	676.00	717.00	810.00
4 B (Mixed woven)	„	„	„	612.00	649.00	733.00

2. Sales terms, etc.

- (1) The controlled selling prices of this list shall be applied only to these in which is used foreign-style umbrella cloth of second release of export silk fabric held by Sen-i Boeki Kodan.
- (2) In case water-proof processing is made on the cloth used of this list, the controlled price shall be amounts added by ¥16 for producer, ¥17 for wholesaler and ¥20 for retailer to the controlled selling prices of producer, wholesaler & retailer, respectively.
- (3) The controlled selling prices of producer shall be ex factory of producer include charges for wrapping and packing.
- (4) The controlled selling prices of wholesaler shall be place of delivery of buyer.
- (5) The controlled selling prices of retailer shall be ex store of seller.

Price Board Notification No. 125

March 1, 1949

Price Board Notification No. 673 of August, 1948 (concerning the designation of the controlled selling prices of fish refuses) is partially revised as follows:

Director-General of Price Board
AOKI Takayoshi

Of the list of prices, "the controlled selling prices of wholesaler" shall be revised as "the controlled selling prices of wholesaler (including the Feed-Stuff Distribution Kodan, hereinafter the same)".

Price Board Notification No. 126

March 1, 1949

Price Board Notification No. 513 of July, 1948 (concerning the designation of the controlled selling prices of feeds) is partially revised as follows:

Director-General of Price Board
AOKI Takayoshi

Of the list of prices and the list of deductual amounts of the appendix (b), the line of "fish refuse" shall be deleted.

Price Board Notification No. 127

March 1, 1949

Price Board Notification No. 454 of July, 1948 (concerning the designation of the controlled selling price of wool) is partially revised as follows:

Director-General of Price Board
AOKI Takayoshi

1. The following shall be added at the end of the controlled selling price of wool under 1;

Merino-lambs	23.00
Comeback-lambs	15.00

Price Board Notification No. 128

March 1, 1949

Price Board Notification No. 847 of September, 1948 (concerning the designation of the controlled selling prices of "Futon-wata" and "Nakaire-wata") is partially revised as follows:

Director-General of Price Board
AOKI Takayoshi

The following shall be added to the column of the controlled prices under 1;

"Futon-wata" No. 4	330.00	359.00
"Nakaire-wata" No. 2	395.00	466.00

The following shall be added to the column of a under 2;

"Futon-wata" No. 4	"Hammo"	100
"Nakaire-wata" No. 2	"Rakumen"	100

Of the column of the controlled prices under 1, "Nakaire-wata" shall be revised as "Nakaire-wata No. 1".

Of a under 2, "the compound rate, however, shall be according to weight productions and the authorized allowance shall not be admitted for "Kuri-wata" of "Nakaire-wata" "shall be revised as "the compound rate, however, shall be according to weight productions and the authorized allowance shall not be admitted for "Nakaire-wata".

Price Board Notification No. 129

March 1, 1949

Price Board Notification No. 1,183 of November, 1948 (concerning the designation of the controlled selling prices of "kosei" gloves) is partially revised as follows:

Director-General of Price Board
AOKI Takayoshi

The following shall be added at the end of the list of prices;

„	No. 5	5-finger	„	32.00	36.40
---	-------	----------	---	-------	-------

Faint, illegible text at the top of the page.

Faint, illegible text in the middle section of the page.

Faint, illegible text in the lower middle section of the page.

Faint, illegible text near the bottom of the page.