

THE NATIONAL ARCHIVES
LITTEA SCRIPTA MANET
OF THE UNITED STATES
1934

FEDERAL REGISTER

VOLUME 11 NUMBER 100

Washington, Wednesday, May 22, 1946

Regulations

TITLE 6—AGRICULTURAL CREDIT

Chapter I—Farm Credit Administration

**PART 10—FEDERAL LAND BANKS, GENERALLY
SECURITY STANDARDS**

Section 10.10 of Part 10, Chapter I, Title 6, Code of Federal Regulations is hereby amended, and a new § 10.10-50 is hereby added, to read as follows:

§ 10.10 *Security standards for Federal land bank loans.* To be acceptable security for a bank loan, a property must meet each of the following minimum standards:

(a) It must be capable of producing, under typical operation, sufficient normal agricultural earnings to pay farm operating expenses, including taxes and other fixed charges, maintain the property, and meet installments on a bank loan that would be proper to a typical owner of the property.

(b) It must be sufficiently desirable to be readily salable or rentable under normal agricultural conditions.

(c) It must be sufficiently durable to maintain satisfactory production during the loan term specified.

(d) It must have sufficient stability of value to assure that, on a loan that would be proper to a typical owner of the property, the bank could recover its investment if unforeseen difficulties should result in acquirement of the property.

While the normal agricultural earnings must be sufficient to meet the expenses specified in paragraph (a), it is not necessary that they also be adequate in all cases to meet family living expenses. When it is necessary to rely on income other than farm earnings for family living expenses, such supplemental income must be available to the applicant and to a typical owner from dependable sources and in an amount sufficient to support customary living standards.

(Sec. 6, 47 Stat. 14; 12 "Fifth", 39 Stat. 370, as amended; 12 U.S.C. 665, 771 "Fifth", as amended)

§ 10.10-50 *Security standards for first mortgage Commissioner loans.* To be

acceptable security for a first mortgage Commissioner loan based on normal agricultural value, a property may be somewhat lacking with respect to the minimum standards for bank loans or be subject to some uncertainty as to future conditions, provided there is reasonable assurance that a loan in a proper amount would prove to be satisfactory. The same requirements are applicable to security for a first mortgage Commissioner loan based on prudent investment value except that, as a minimum, the normal agricultural earnings of the property need be sufficient only to constitute a material contribution to the income or living of the operator.

(Sec. 32(b), 48 Stat. 48, as amended; 12 U.S.C. 1016 (b), as amended)

[SEAL] **CARL COLVIN,**
Acting Land Bank Commissioner.

[F. R. Doc. 46-8510; Filed, May 21, 1946; 11:04 a. m.]

TITLE 7—AGRICULTURE

Chapter IV—Production and Marketing Administration (Crop Insurance)

[Amdt. 2]

PART 414—WHEAT CROP INSURANCE REGULATIONS FOR INSURANCE CONTRACTS COVERING THE 1945, 1946, AND 1947 CROP YEARS

AMOUNT OF LOSS

Subparagraphs (3), (4) and (6) of paragraph (a) of § 414.15 of the Wheat Crop Insurance Regulations for Insurance Contracts Covering the 1945, 1946, and 1947 Crop Years (10 F.R. 1585, 1851, 10343) are hereby amended to read as follows:

§ 414.15 *Amount of loss.* (a)

(3) The appraised production for any acreage of the wheat crop which is released by the Corporation before harvest of wheat has started in the area and seeded to a substitute crop, which appraised production shall not be less than the product of (i) such acreage and (ii) 50 percent of the product of the average yield and the insured percentage (rounded after each computation in accordance with § 414.43);

(Continued on p. 5531)

CONTENTS

REGULATIONS AND NOTICES

AGRICULTURE DEPARTMENT. See Page	
also Farm Credit Administration and Federal Crop Insurance Corporation.	
Naval Stores Conservation Program; administration.....	5538
ALIEN PROPERTY CUSTODIAN:	
Vesting orders, etc.:	
Hartkopf, Ida Adele Margrit.....	5554
Heinen, Alfred.....	5555
Hessler, Emil.....	5555
Hirdes, Gebrueder.....	5556
Hufnagel, George.....	5556
Iwamoto, Sadaichi, and M. Iwamoto.....	5552
Koenigsdorf, Max.....	5554
Krause, F. W., & Co.....	5553
Lochner, Emma.....	5553
Matsushita, Sakae.....	5553
Niedersaechsische Landesbank - Girozentrale.....	5554
CIVILIAN PRODUCTION ADMINISTRATION:	
Priorities system operation, CC ratings for rental businesses and repair shops (PR 28, Dir. 14).....	5539
FARM CREDIT ADMINISTRATION:	
Federal Land Banks, security standards.....	5529
FEDERAL COMMUNICATIONS COMMISSION:	
Amateur radio, stations and operators; frequency bands..	5545
Hearings, etc.:	
Anthony, Earl C., Inc.....	5550
Baltimore Broadcasting Corp. (WCBM).....	5550
California-Nevada Broadcasting Co.....	5546
Columbia Broadcasting System, Inc. et al.....	5546
Eagle-Gazette Co.....	5551
England, Monroe B., et al....	5549
KHTN, Inc.....	5551
Liberty Broadcasting Corp. et al.....	5545
Marshall Broadcasting Co....	5547
Navarro Broadcasting Association (KAND) and Alto, Inc.....	5549
Noe, James A.....	5549
North Jersey Radio, Inc.....	5548
Nueces Broadcasting Co. (KEYS).....	5547



Published daily, except Sundays, Mondays, and days following legal holidays, by the Division of the Federal Register, the National Archives, pursuant to the authority contained in the Federal Register Act, approved July 26, 1935 (49 Stat. 500, as amended; 44 U.S.C., ch. 8B), under regulations prescribed by the Administrative Committee, approved by the President. Distribution is made only by the Superintendent of Documents, Government Printing Office, Washington 25, D. C.

The regulatory material appearing herein is keyed to the Code of Federal Regulations, which is published, under 50 titles, pursuant to section 11 of the Federal Register Act, as amended June 19, 1937.

The FEDERAL REGISTER will be furnished by mail to subscribers, free of postage, for \$1.50 per month or \$15.00 per year, payable in advance. The charge for individual copies (minimum 15¢) varies in proportion to the size of the issue. Remit check or money order, made payable to the Superintendent of Documents, directly to the Government Printing Office, Washington 25, D. C.

There are no restrictions on the republication of material appearing in the FEDERAL REGISTER.

NOW AVAILABLE

Code of Federal Regulations
1945 Supplement

Book 1: Titles 1 through 9, including, in Title 3, Presidential documents in full text with appropriate reference tables.

Book 2: Titles 10 through 14.

These books may be obtained from the Superintendent of Documents, Government Printing Office, at \$3 each.

A limited sales stock of the 1944 Supplement (3 books) is still available at \$3 a book.

CONTENTS—Continued

FEDERAL COMMUNICATIONS COMMISSION—Continued.	Page
Hearings, etc.—Continued.	
Patterson, S. H.-----	5548
Peoples Broadcasting Corp.-----	5546
Red River Broadcasting Co., Inc. (KDAL)-----	5548
Ross & Co.-----	5547
Radio services; waiver of requirements for operator licenses-----	5544
FEDERAL CROP INSURANCE CORPORATION:	
Wheat crop insurance:	
1945, 1946, and 1947 crop years; amount of loss---	5529
1947, 1948 and 1949 crop years-----	5531
FEDERAL TRADE COMMISSION:	
Piston Ring Industry, hearing--	5551
IMMIGRATION AND NATURALIZATION SERVICE:	
Aliens within U. S.; eligibility for preexamination-----	5538

CONTENTS—Continued

INDIAN AFFAIRS, OFFICE OF:	Page
Flathead Indian Irrigation Project, Mont., operation and maintenance charges:	
Flathead Irrigation District--	5538
Jocko Valley Irrigation District-----	5538
Mission Irrigation District-----	5538
INTERSTATE COMMERCE COMMISSION:	
Unloading of cars at Laredo, Tex. (2 documents)-----	5552
NATIONAL PARK SERVICE:	
National Park Trust Fund Board, procedure and business; donations and disposition of income-----	5544
OFFICE OF PRICE ADMINISTRATION:	
Adjustments and pricing orders:	
Alliance Clay Product Co.-----	5570
Atlantic Lamp Co.-----	5559
Augusta Knitting Corp.-----	5569
Beaver Coal Co.-----	5563
Belden Brick Co.-----	5570
Building-Craft Products Co.--	5570
Cargille, R. P.-----	5588
Carmo Shoe Mfg. Co.-----	5569
Chrysler Corp. (Corr.)-----	5567
Cooperative G. L. F. Farm Suppliers, Inc.-----	5574
Cottrill, Walter, et al.-----	5557
Crossman Co.-----	5556
Elliot Coal Mining Co. et al.-----	5557
Enterprise Paint Mfg. Co.-----	5559
Floyd-Wells Co.-----	5557
General Clay Products Co.-----	5570
Hollenbach, George, et al.-----	5561
Kintan and Co. et al.-----	5560
Jantzen Knitting Mills-----	5569
Lens Creek Coal Co. and Mill Creek Coal Co.-----	5558
Manning, Bowman & Co. (Corr.)-----	5567
Mellott Coal Co.-----	5563
Miller Packing Co. et al.-----	5561
Orange Screen Co.-----	5573
Ouimet Stay and Leather Co.-----	5562
Overly Mfg. Co.-----	5574
Roma Art Statuary Mfg. Co.-----	5559
Temptee Steak Co.-----	5558
Toronto Fire Clay Co.-----	5573
Trophy Meat Products, Inc. et al.-----	5560
Welbilt Stove Co., Inc.-----	5557
Westinghouse Electric Corp. Automotive parts (MPR 452, Am. 13) (Corr.)-----	5540
Barbed wire, sales by War Assets Administration et al. (SO 94, 2d Rev. Order 88)-----	5562
Beef, veal, lamb and mutton cuts and all variety meats (MPR 355, Am. 38)-----	5541
Bituminous coal:	
Producers and distributors (MPR 121, Order 43)---	5564
Purchasers (RMPR 122, Am. 1 to Order 57)-----	5564
Cast-iron boilers and cast-iron radiation (MPR 272, Am. 9)-----	5539
Defense-rental areas:	
Hotels and rooming houses (Am. 80) (Corr.)-----	5542
Housing, New York City (Incl. Am. 1-26)-----	5542

CONTENTS—Continued

OFFICE OF PRICE ADMINISTRATION—Continued.	Page
Electrical appliances (MPR 188, Am. 2 to Order 6; Order 23 to Order 6) (2 documents)-----	5564, 5567
Fish and seafood (SO 132, Am. 31)-----	5539
Machines, parts, industrial materials and services (SO 129, Am. 18)-----	5540
Manufacturers of men's tailored clothing; extension of makeup requirements (SO 108, Special Order 14)-----	5563
Molasses, Hawaiian (SR 14F, Am. 16)-----	5544
Motors, outboard (MPR 188, Order 15)-----	5567
Oats (FPR 2, Am. 11 to Rev. Supp. 2)-----	5540
Piece goods, finished (MPR 127, Am. 48)-----	5542
Pneumatic tire tubes, sales by War Assets Administration (SO 94, Order 125)-----	5563
Puerto Rico, cereals and cereal products (Restriction Order 18)-----	5542
Regional and district office orders. <i>See also</i> Adjustments. Construction materials and refractories, New York region-----	5574
Fluid milk:	
Craven County, N. C.-----	5590
San Francisco region-----	5591
Insulation, installed mineral wool; Vermont-----	5585
Solid fuels, New York-----	5588
Stock millwork, Indianapolis, Ind., area-----	5575
Softwood mouldings (MPR 601, Am. 2)-----	5543
Wheat (2d Rev. MPR 487, Am. 13)-----	5544
SECURITIES AND EXCHANGE COMMISSION:	
Eastern Minnesota Power Corp. et al.; hearing-----	5591
SELECTIVE SERVICE SYSTEM:	
Order prescribing forms; miscellaneous forms-----	5539
CODIFICATION GUIDE	
A numerical list of the parts of the Code of Federal Regulations affected by documents published in this issue. Documents carried in the Cumulative Supplement by uncodified tabulation only are not included within the purview of this list.	
TITLE 6—AGRICULTURAL CREDIT: Page	
Chapter I—Farm Credit Administration:	
Part 10—Federal Land Banks, generally-----	5529
TITLE 7—AGRICULTURE:	
Chapter IV—Production and Marketing Administration (Crop Insurance):	
Part 414—Wheat crop insurance regulations for insurance contracts covering 1945, 1946, and 1947 crop years-----	5529
Part 418—Wheat crop insurance-----	5531

CODIFICATION GUIDE—Continued

TITLE 7—AGRICULTURE—Continued	Page
Chapter VII—Production and Marketing Administration (Agricultural Adjustment):	
Part 706—Naval Stores Conservation Program.....	5538
TITLE 8—ALIENS AND NATIONALITY:	
Chapter I—Immigration and Naturalization Service:	
Part 142—Preexamination of aliens within U. S.....	5538
TITLE 25—INDIANS:	
Chapter I—Office of Indian Affairs:	
Part 130—Orders fixing operation and maintenance charges (3 documents)---	5538
TITLE 32—NATIONAL DEFENSE:	
Chapter IX—Civilian Production Administration:	
Part 944—Regulations applicable to operation of priorities system.....	5539
TITLE 36—PARKS AND FORESTS:	
Chapter I—National Park Service:	
Part 31—Rules and regulations governing procedure and business of National Park Trust Fund Board.....	5544
TITLE 47—TELECOMMUNICATION:	
Chapter I—Federal Communications Commission:	
Part 2—General rules and regulations.....	5544
Part 5—Experimental radio services.....	5544
Part 10—Emergency radio services.....	5544
Part 11—Miscellaneous radio services.....	5544
Part 12—Amateur radio: stations and operators.....	5545
Part 13—Commercial radio services.....	5544
Part 16—Railroad radio service.....	5544

Adopted by the Board of Directors on May 10, 1946.

[SEAL] E. D. BERKAW,
Acting Secretary,
Federal Crop Insurance Corporation.

Approved: May 20, 1946.

CLINTON P. ANDERSON,
Secretary of Agriculture.
[F. R. Doc. 46-8477; Filed, May 20, 1946;
3:43 p. m.]

PART 418—WHEAT CROP INSURANCE

SUBPART—REGULATIONS FOR INSURANCE CONTRACTS COVERING THE 1947, 1948 AND 1949 CROP YEARS

The Federal Crop Insurance Program is part of the general program of the United States Department of Agriculture administered for the benefit of agriculture.

By virtue of the authority vested in the Federal Crop Insurance Corporation by the Federal Crop Insurance Act, as amended, these regulations are hereby published and prescribed to be in force and effect with respect to wheat crop insurance contracts, resulting from applications filed after publication of these regulations in the FEDERAL REGISTER, covering the 1947, 1948 and 1949 crop years, until amended or superseded by regulations hereafter made.

MANNER OF OBTAINING INSURANCE

Sec.	
418.51	Availability of wheat crop insurance.
418.52	Application for insurance.
418.53	Acceptance of applications by the Corporation.
418.54	Cancellation of insurance contract.

INSURANCE COVERAGE

418.55	Insurable and non-insurable farms.
418.56	Kinds of wheat insured.
418.57	Determination of insured acreage.
418.58	Insurance period.
418.59	Insured production.
418.60	Partial insurance protection.
418.61	Causes of loss insured against.
418.62	Causes of loss not insured against.

PREMIUM FOR INSURANCE CONTRACT

418.63	Amount of annual premium.
418.64	Manner of payment of premium.

LOSS

418.65	Notice of loss or damage of wheat crop.
418.66	Released acreage.
418.67	Time of loss.
418.68	Proof of loss.
418.69	Amount of loss.

PAYMENT OF INDEMNITY

418.70	When indemnity payable.
418.71	Indemnity payment.
418.72	Adjustment in connection with indemnity payments.
418.73	Other insurance.
418.74	Subrogation.
418.75	Creditors.

PAYMENT OF INDEMNITY TO PERSONS OTHER THAN ORIGINAL INSURED

418.76	Indemnity subject to all provisions of the insurance contract.
418.77	Collateral assignment of right under insurance contract.
418.78	Payment to transferee.
418.79	Death, incompetence, or disappearance of insured.

Sec.	
418.80	Fiduciaries.
418.81	Determination of person to whom indemnity shall be paid.

REFUNDS OF EXCESS NOTE PAYMENTS

418.82	Refunds of excess note payments.
418.83	Assignment or transfer of claims for refunds not permitted.
418.84	Refund in case of death, incompetence, or disappearance.

ESTABLISHMENT OF AVERAGE YIELDS AND PREMIUM RATES

418.85	Determination of farm average yields of wheat per acre.
418.86	Determination of premium rates.

GENERAL

418.87	Meaning of terms.
418.88	Restriction on purchase and sale of wheat by the Corporation.
418.89	Records and access to farm.
418.90	Review of determinations of State and county committees.
418.91	Applicant's warranties; voidance for fraud.
418.92	Modification of insurance contract.
418.93	Fractional units.
418.94	Closing dates.
418.95	Maturity dates for payment of annual premium.

AUTHORITY: § 418.51 to § 418.95, inclusive, issued under secs. 506 (e), 507 (c), 508, 509, and 516 (b) of the Federal Crop Insurance Act, as amended; 52 Stat. 73, 52 Stat. 835, 58 Stat. 918; 7 U.S.C. 1506 (e), 1507 (c), 1508, 1509, 1516 (b).

MANNER OF OBTAINING INSURANCE

§ 418.51 *Availability of wheat crop insurance.* (a) After the publication of this subpart in the FEDERAL REGISTER wheat crop insurance under contracts covering the 1947, 1948 and 1949 crop years will be provided only in accordance with this subpart. The coverage per acre of wheat crop insurance shall not exceed 75 percent of the average yield of wheat for the farm.

(b) Insurance will not be provided in any county unless written applications for insurance on crops authorized to be insured are filed, which, together with the contracts in force, cover at least fifty farms or one-third of the farms normally producing these crops, except that insurance may be provided for producers on farms situated in a local producing area bordering on a county with a crop insurance program.

§ 418.52 *Application for insurance.* Application for insurance, on a form entitled "Application for Wheat Crop Insurance" may be made by any person to cover his interest as landlord, owner-operator, or tenant, in a wheat crop. An application shall cover the applicant's interest in the wheat crop on all insurance units considered for crop insurance purposes to be located in the county or, where applicable, on all insurance units in the local producing area, in which the applicant has an interest at the time of the seeding of the wheat crop to be harvested in any of the three years covered by this subpart: *Provided, however,* That an application executed by any person as an individual shall not cover his interest as a partner in a crop produced by a partnership. Applications

(4) The appraised production for any acreage of wheat that is not harvested (except the acreage covered in subparagraph (3) of this paragraph), which appraised production shall not be less than the product of (1) such acreage and (ii) 20 percent of the product of the average yield and the insured percentage (rounded after each computation in accordance with § 414.43), or five bushels per acre, whichever is the smaller;

(6) The appraised production for any acreage seeded for harvest as grain that is released and cut for hay, which appraised production shall not be less than 20 percent of the product of the average yield and the insured percentage (rounded after each computation in accordance with § 414.43), or 5 bushels per acre, whichever is the smaller.

shall be submitted to the office of the county association on or before the applicable closing date shown in § 418.94.

§ 418.53 *Acceptance of applications by the Corporation.* (a) Upon acceptance of an application by a duly authorized representative of the Corporation, the insurance contract shall be in effect, provided such application is submitted in accordance with this subpart. The applicant's copy of the accepted application shall be mailed to him.

(b) The Corporation reserves the right to reject any application for insurance with respect to any one or more of the insurance units covered by the application, or to limit the insurance on the applicant's interest in any insurance unit covered by the application to any available coverage per acre lower than the one applied for.

(c) Insurance contracts covering farms situated in a local producing area shall be handled in the office of the county association of an adjoining county with a crop insurance program.

§ 418.54 *Cancellation of insurance contract.* The insured may cancel the insurance contracts as it relates to future crop years by entering into a new three-year contract, if one is offered. The insured may cancel the insurance contract as it applies to the third year by giving written notice to the Corporation at the office of the county association within one year after the calendar closing date set forth in § 418.94. The Corporation may cancel the insurance contract with respect to any insurance unit in any year by giving written notice to the insured on or before the calendar closing date for such year. In counties where both winter and spring wheat closing dates have been established, the winter wheat closing date shall apply if the insured has seeded any winter wheat for harvest in any of the crop years covered by the contract. If the insured seeds only spring wheat, the spring wheat closing date shall apply.

INSURANCE COVERAGE

§ 418.55 *Insurable and noninsurable farms.* Any farm or part thereof which is designated on the crop insurance listing sheet as "non-insurable," because of the insurance risk involved, shall not be considered in any manner whatsoever under the insurance contract, except as provided in §§ 418.69 (b) and 418.89. The Corporation may determine that a farm or part thereof is noninsurable for any crop year, and so designate it on the listing sheet at any time before the applicable calendar closing date for the filing of applications for insurance for such year. Any farm or part thereof not so designated is insurable.

§ 418.56 *Kinds of wheat insured.* The wheat to be insured under the contract will be spring and winter wheat seeded for harvest as grain, as determined by the Corporation: *Provided, however,* That, if the application is filed on or before the applicable closing date for spring wheat but after the applicable closing date for winter wheat, the contract will not cover:

(a) Any acreage of the 1947 winter wheat crop, or

(b) Any acreage of the 1947 spring wheat crop which is seeded on winter wheat acreage, except whole fields of such acreage, or parts of such acreage with definite boundaries, which are reworked and reseeded to spring wheat and a full seeding of spring wheat is made,

but will cover all other acreage of the 1947 spring wheat crop.

In determining production, volunteer small grains, volunteer vetch, volunteer Austrian winter peas, and volunteer dry edible peas growing with the seeded wheat crop, and small grains seeded with the growing wheat crop on acreage not released by the Corporation, shall be counted as wheat.

The contract will not provide insurance for volunteer wheat, wheat seeded with a mixture of flax or other small grains, vetch, Austrian winter peas, or dry edible peas, or true type winter wheat seeded too late to expect to produce a normal crop, as determined by the Corporation.

§ 418.57 *Determination of insured acreage.* Promptly after seeding a wheat crop the insured shall submit to the Corporation, on a form entitled "Wheat Crop Insurance Acreage Report", a separate report of the acreage seeded to wheat on each insurance unit in which he has an interest at the time of seeding and his interest at the time of seeding in the wheat seeded for harvest as grain. The insured acreage with respect to each insurance unit shall be either the acreage of wheat seeded for harvest as grain as reported by the insured or as determined by the Corporation, whichever the Corporation shall elect: *Provided, however,* That the Corporation reserves the right to limit the acreage to be insured in any year: *Provided, further,* That insurance shall not attach with respect to any acreage seeded to wheat which is destroyed or substantially destroyed and which can be reseeded before it is too late to reseed to wheat, as determined by the Corporation, and such average is not reseeded to wheat.

§ 418.58 *Insurance period.* Insurance with respect to any insured acreage shall attach at the time the wheat is seeded. Insurance shall cease with respect to any portion of the wheat crop covered by the insurance contract upon threshing (unless combined and field-sacked and remaining in the field, in which event the insurance shall not cease until 120 hours thereafter) or removal from the insurance unit, but in no event shall the insurance remain in effect later than October 31 of each year, unless such time is extended in writing by the Corporation.

§ 418.59 *Insured production.* The insured production for each insurance unit for each year under the contract shall be the number of bushels of wheat determined by multiplying the insured acreage by the coverage per acre, and by the insured interest in the crop at the time of seeding. If different coverages per acre are applicable to parts of the insur-

ance unit, the insured production shall be computed separately, using the applicable acreage for each coverage per acre, and the total of such computed amounts shall be the insured production for the insurance unit.

§ 418.60 *Partial insurance protection.* If the coverage per acre is based on 50 or 75 percent of the average yield, the applicant may elect on his application to obtain 60, 70, 80, or 90 percent partial insurance protection. Where the contract provides partial insurance protection, the premium and any indemnity which otherwise would be payable shall be reduced accordingly.

§ 418.61 *Causes of loss insured against.* The insurance contract shall cover loss in yield of wheat due to unavoidable causes, including drought, flood, hail, wind, frost, winter-kill, lightning, fire, excessive rain, snow, wildlife, hurricane, tornado, insect infestation, plant disease, and such other unavoidable causes as may be determined by the Board of Directors of the Corporation: *Provided, however,* That the Board of Directors may determine that for any county or area the insurance contract shall provide that loss in yield of wheat due to any of the foregoing causes is not insured.

Where insurance is written on an irrigated basis, the insurance contract shall cover loss in yield due to failure of the water supply from natural causes that could not be prevented by the insured, lowering of the water level in pump wells adequate at the beginning of the growing season to the extent that either deepening the well or drilling a new well would be necessary to obtain an adequate supply of water, failure of public power used for pumping or failure of an irrigation district or water company to deliver water where such failure is not within the control of the insured, or the collapse of casing in wells where such collapse could not have been foreseen and prevented by the insured.

§ 418.62 *Causes of loss not insured against.* The contract shall not cover damage to quality in any case, or loss in yield caused by the neglect or malfeasance of the insured or of any person in his household or employment or connected with the farm as tenant, or wage hand, nor shall it cover losses caused by theft, domestic animals (including poultry), use of defective or unadapted seed, overpasturage, or seeding on land of poorer average quality for the production of wheat than the average quality of the land considered in establishing the average yield for the insurance unit or part thereof, or failure properly to prepare the land for seeding, or properly to seed, care for, or harvest and thresh the insured crop, including any loss due to breakdown of machinery or equipment (except as provided in § 418.61), failure to follow established good farming practices, or by following different fertilizer or farming practices than those considered in establishing the average yield, or by failure to reseed the wheat in areas and under circumstances where the Corporation determines it is practicable to reseed. In addition, where in-

insurance is written on an irrigated basis, the contract shall not cover losses caused by failure properly to apply irrigation water to wheat in proportion to the amount of water available for all irrigated crops, failure of irrigation equipment due to mechanical defects (except as provided in § 418.61), failure to provide adequate casing or properly to adjust the pumping equipment in the event of lowering of the water level in pump wells when such adjustment can be made without deepening the well, or any other such loss not due entirely to unavoidable causes. The contract shall not cover loss in yield caused by seeding wheat under conditions of immediate hazard, seeding another crop in the growing wheat crop, or inability to obtain labor, fertilizer, machinery, repairs, or insect poisons.

PREMIUM FOR INSURANCE CONTRACT

§ 418.63 Amount of annual premium.

(a) Each annual premium for each insurance unit under the contract shall be the number of bushels of wheat determined by multiplying the insured acreage of wheat for the insurance unit by the premium rate per acre and by the insured interest in the crop at the time of seeding. If more than one premium rate is applicable to the insurance unit, a premium shall be computed separately using the applicable acreage for each rate, and the total of the amounts so computed shall be the premium for the insurance unit. The annual premium for the insurance contract shall be the total of the premiums computed for the insured for all insurance units covered by the contract. If the contract provides for partial insurance protection in accordance with the provisions of § 418.60, the premium computed as set forth in this section shall be reduced accordingly. The annual premium with respect to any insured acreage shall be regarded as earned when the wheat crop on such acreage is seeded. The minimum annual premium payable by the insured with respect to any insurance contract shall be four bushels of wheat.

(b) The insured's annual premium may be reduced in any year (1) not to exceed 50 percent, if it is determined by the Corporation from a comparison of the insured production with the accumulated balance of premiums paid over indemnities received on consecutively insured crops that the risk on wheat crops produced by the insured justifies such reduction, or (2) 10 percent, if the insured has had five consecutively insured crops in the county without a loss for which an indemnity was paid. As used in this paragraph, "consecutively insured crops" means consecutively insured crops for the years during which insurance was available (beginning with the 1939 crop, but excluding the 1945 crop if no application for insurance was submitted). Failure to apply for insurance in any year, except 1945, shall render any person ineligible for the benefits of this paragraph if insurance is offered in the county in which such person's farm is located, even though insurance may not be provided in the county during such year because of the limitation in § 418.51 (b): *Provided, however,* That failure to submit an ap-

plication for insurance in any year will not render a person ineligible for the benefits of this paragraph, if (1) the failure to submit an application was due to service in the active military or naval service of the United States, or (2) the insured established to the satisfaction of the Corporation, prior to the applicable 1946 note maturity date, that failure to submit an application in any year prior to 1946 was due to the fact that wheat was not seeded in that year. Nothing in this provision shall create in the insured any right to a reduced premium.

§ 418.64 Manner of payment of premium.

(a) By executing a form entitled "Application for Wheat Crop Insurance," the applicant executes a premium note. This note represents a promise to pay to the Corporation annually, on or before the applicable maturity date specified in § 418.95, the premium for all insurance units covered by the contract. Each annual premium or unpaid portion thereof shall bear interest after maturity at the rate of one-half of one percent for each full calendar month or fraction thereof, except that no interest shall be charged on any amount paid within two calendar months after maturity.

(b) Payment on any annual premium made before maturity may be made in wheat or cash, or both. In connection with any such payment, there shall be credited on the premium the number of bushels of wheat computed by dividing the payment made (the proceeds of the sale of wheat if wheat is paid) by the cash equivalent price per bushel for the date of payment. Later payments may be made only in cash. The cash equivalent of any annual premium or portion thereof which is not paid before maturity shall be established on the basis of the cash equivalent price in effect on the maturity date. Payments in cash shall be made by means of cash or by check, money order, or bank draft payable to the order of the Treasurer of the United States. All checks and drafts will be accepted subject to collection, and payments tendered shall not be regarded as paid unless collection is made. When a payment is made in wheat, it shall be by means of a negotiable warehouse receipt or other instrument acceptable to the Corporation representing salable wheat.

(c) Any unpaid amount of any annual premium (either before or after the date of maturity) may be deducted from any indemnity payable by the Corporation, from the proceeds of any commodity loan to the insured, and from any payment made to the insured under the Soil Conservation and Domestic Allotment Act, as amended, or any other Act of Congress or program administered by the United States Department of Agriculture. Where any such deduction is made before maturity, the cash equivalent of the deduction will be based on the cash equivalent price used in computing the indemnity payment or the cash equivalent price determined by the Corporation to be in effect on the day the county committee approves such loan or other payment, whichever is applicable. Such price shall also be used in determining the number of bushels of wheat to be credited on the note.

LOSS

§ 418.65 Notice of loss or damage of wheat crop. Unless otherwise provided by the Corporation, if a loan is probable, notice in writing shall be given the Corporation at the office of the county association immediately after any material damage to the insured crop and before the crop is harvested, removed, or any other use is made of it. Any such notice shall be given in time to allow the Corporation to make appropriate inspection.

§ 418.66 Released acreage. Any insured acreage on which the wheat crop has been destroyed or substantially destroyed may be released by the Corporation for planting a substitute crop or to be put to another use. The wheat crop shall be deemed to have been substantially destroyed if the Corporation determines that it has been so badly damaged that farmers generally in the area where the farm is located and on whose farms similar damage occurred would not further care for the crop or harvest any portion thereof.

Before any acreage is released it shall be inspected and an appraisal made of the yield that would be realized if the crop on such acreage remained for harvest. Any such appraisal shall be subject to the minimum set forth in § 418.69 (a).

On any acreage where the wheat has been partially destroyed but not released by the Corporation, proper measures shall be taken to protect the crop from further damage. There shall be no abandonment of any crop or portion thereof to the Corporation.

§ 418.67 Time of loss. Loss, if any, shall be deemed to have occurred at the end of the insurance period as set forth in § 418.58, unless the Corporation determines that the wheat crop was destroyed or substantially destroyed earlier, in which event the loss shall be deemed to have occurred on the date so determined by the Corporation.

§ 418.68 Proof of loss. If a loss is claimed, the insured shall submit to the Corporation a form entitled "Statement in Proof of Loss," containing such information regarding the manner and extent of the loss as may be required by the Corporation. The statement in proof of loss shall be submitted not later than sixty days after the time of the loss, unless the time is extended in writing by the Corporation. It shall be a condition precedent to any liability under the insurance contract that the insured establish that any loss for which claim is made has been directly caused by one or more of the hazards insured against by the insurance contract during the term of the contract, and that the insured further establish that the loss has not arisen from or been caused by, either directly or indirectly, any of the hazards not insured against by the insurance contract. If a loss is claimed, any wheat acreage which is not to be harvested shall be left intact until the Corporation makes an inspection.

§ 418.69 Amount of loss. (a) The amount of loss with respect to any insurance unit will be the amount of the insured production under the contract

for such insurance unit, less the product of the insured interest and the total production for such unit: *Provided, however*, That if the seeded acreage on the insurance unit exceeds the insured acreage on such unit, as determined by the Corporation, the loss for which indemnity will be payable shall be computed by apportioning the production on the seeded acreage to determine the production applicable to the insured acreage: *Provided, further*, That, if separate yields or rates are established for parts of the insurance unit or if the insured has different shares in parts of the wheat on the insurance unit, such apportionment may, if the Corporation so elects, be made on the basis of the ratio of the premium computed for the insured acreage to the premium computed for the seeded acreage. Such total production shall include:

(1) Wheat produced from any acreage of the wheat crop which was threshed (not including wheat in a mixture with other small grains produced on acreage released as provided in subparagraph (3) of this paragraph);

(2) Wheat production appraised for acreage of the wheat crop which was not threshed but which was harvested as grain;

(3) The appraised production for any acreage of the wheat crop which is released by the Corporation and seeded to a substitute crop, but not less than the product of (i) such acreage and (ii) fifty percent of the coverage per acre (rounded after each computation in accordance with § 418.93);

(4) The appraised production for any acreage of wheat that is not harvested (except the acreage covered in subparagraph (3) of this paragraph), but not less than the product of (i) such acreage and (ii) twenty percent of the coverage (rounded after each computation in accordance with § 419.93), or five bushels per acre, whichever is the smaller;

(5) The appraised production for any portion of the insured wheat acreage that is planted to a substitute crop or put to another use without the consent of the Corporation, but not less than the product of (i) such acreage and (ii) the coverage per acre (rounded in accordance with § 418.93);

(6) The appraised production for any acreage seeded for harvest as grain that is released and cut for hay, but not less than the product of (i) such acreage and (ii) twenty percent of the coverage per acre (rounded after each computation in accordance with § 418.93), or five bushels per acre, whichever is the smaller;

(7) A number of bushels of wheat which the Corporation determines will result in indemnifying the insured for the amount that the production threshed from any wheat acreage lacks of having a value of 50 percent of the current local value of a number of bushels of wheat (of the class and grade established for the payment of the premium) equal to the smaller of (i) the number of bushels of such production threshed, or (ii) the insured production for the insurance unit minus all production of wheat counted for other reasons;

(8) The appraised number of bushels by which production on any acreage has

been reduced solely because of any cause not insured against, but not less than the product of (i) such acreage and (ii) the coverage per acre (rounded in accordance with § 418.93), minus any quantity of wheat harvested from such acreage; and

(9) The appraised number of bushels by which production on any acreage has been reduced because of any cause not insured against, where damage on such acreage has resulted from a cause insured against and a cause not insured against. Any damage to the wheat crop, caused by the seeding of perennial or biennial legumes or perennial grasses with the wheat or in the growing wheat crop, shall be subject to an appraisal as a damage resulting from a cause not insured against. This appraisal shall be included under subparagraph (8) or (9) of this paragraph, whichever is applicable.

(b) Where the insured fails to establish and maintain separate records, satisfactory to the corporation, of acreage or production for the component parts of two or more insurance units or portions thereof, the insurance with respect to such units may be voided by the Corporation for the year in question and the premium forfeited by the insured: *Provided, however*, That if all the component parts of the combination are insured, the total of the insured production for the component parts shall be considered as the insured production for the combination, and any loss for such combination shall be determined as outlined in paragraph (a) of this section. Where the insured fails to establish and maintain separate records, satisfactory to the Corporation, of acreage or production for non-insurable acreage and for one or more insurance units or portions thereof, any production from the non-insurance acreage which is commingled with the production from the insured acreage shall be considered to have been produced on the insured acreage, or the insurance with respect to such unit(s) under the contract may be voided by the Corporation for the year in question and the premium forfeited by the insured.

(c) If the insurance contract provides for partial insurance protection in accordance with the provisions of § 418.60, the amount of loss computed as set forth in paragraphs (a) and (b) of this section shall be reduced accordingly.

PAYMENT OF INDEMNITY

§ 418.70 *When indemnity payable.* The amount of loss for which the Corporation may be liable with respect to any insurance unit covered by the insurance contract shall be payable within thirty days after satisfactory proof of loss is approved by the Corporation. However, if payment of any indemnity is delayed for any reason beyond the time specified, the Corporation shall not be liable for interest or damages on account of such delay.

§ 418.71 *Indemnity payment.* (a) Any indemnity due under the insurance contract will be paid by the issuance of a certificate of indemnity which shall bear an expiration date. Settlement under such certificate will be made in cash or wheat in accordance with these regula-

tions. Such certificate may also be used to obtain a loan from the Commodity Credit Corporation, if loans on certificates of indemnity are available.

(b) In case of a cash settlement under a certificate of indemnity, the cash equivalent of the indemnity shall be the number of bushels of wheat specified in certificate of indemnity multiplied by the cash equivalent price per bushel for the day the certificate of indemnity or other request of the insured for cash settlement or for determining the cash equivalent is received in the branch office of the Corporation or the expiration date of the certificate, whichever occurs first. If the insured has not returned the certificate for cash settlement before the expiration date, the cash equivalent shall be established on the basis of the price in effect on the expiration date of the certificate and a check shall be issued in settlement of the indemnity claim, except where the certificate is used to secure a Commodity Credit Corporation loan. A cash settlement under a certificate of indemnity made more than 14 days after the issuance of the certificate shall be subject to a deduction for a reasonable charge for storage and handling and the schedule of such charges shall be shown on the certificate of indemnity.

(c) Any indemnity payable under an insurance contract shall be paid to, and settlement under the certificate of indemnity made with, the insured or such other person as may be entitled to the benefits of the insurance contract under the provisions of these regulations, notwithstanding any attachment, garnishment, receivership, trustee process, judgment, levy, equity, or bankruptcy directed against the insured or such other person, or against any indemnity alleged to be due to such person; nor shall the Corporation or any officer, employee, or representative thereof be a proper party to any suit or action with reference to such indemnity or the proceeds thereof, nor be bound by any judgment, order, or decree rendered or entered therein. No officer, agent, or employee of the Corporation shall, because of any such process, order, or decree, pay or cause to be paid, to any person other than the insured or other person entitled to the benefits of the insurance contract, any indemnity payable, or any amount due in settlement of any certificate of indemnity in accordance with the provisions of the insurance contract. Nothing herein contained shall excuse any person entitled to the benefits of the insurance contract from full compliance with, or performance of, any lawful judgment, order, or decree with respect to the disposition of any sums paid thereunder as an indemnity.

(d) The Corporation shall provide for the posting annually in each county at the county courthouse of a list of indemnities paid for losses on farms in such county.

§ 418.72 *Adjustment in connection with indemnity payments.* Where an adjustment is made in the amount of an indemnity, settlement for such adjustment may be made on the basis of a cash equivalent price per bushel other than that used in making settlement under

the certificate of indemnity originally issued.

§ 418.73 *Other insurance.* If the insured has or acquires any other insurance against substantially all the risks that are insured against by the Corporation under the insurance contract on the crop or portion thereof covered in whole or in part by such insurance contract, regardless of whether such other insurance is valid or collectible, the liability of the Corporation shall not be greater than its share would be if the amount of its obligations were divided equally between the Corporation and such other insurer. In any case where an indemnity is paid to the insured by another Government agency because of damage to the wheat crop, the Corporation reserves the right to determine its liability under the insurance contract taking into consideration the amount paid by such other agency.

§ 418.74 *Subrogation.* The Corporation may require from the insured an assignment of all rights of recovery against any person(s) for loss or damage to the extent that payment therefor is made by the Corporation, and the insured shall execute all papers required and shall do everything that may be necessary to secure such rights.

§ 418.75 *Creditors.* An interest existing by virtue of a debt, lien, mortgage, garnishment, levy, execution, bankruptcy, or any other process shall not be considered an interest in an insured crop within the meaning of this subpart.

PAYMENT OF INDEMNITY TO PERSONS OTHER THAN ORIGINAL INSURED

§ 418.76 *Indemnity subject to all provisions of the insurance contract.* Indemnities payable to any persons shall be subject to all provisions of the insurance contract, including the right of the Corporation to deduct from any such indemnity the unpaid amount of any earned annual premium or any other obligation of the insured to the Corporation: *Provided, however,* That in case of a transfer of an interest in an insured crop, such deduction to be made from an indemnity payable to the transferee shall not exceed the annual premium due on the insurance unit or units involved in the transfer for the crop year in which the transfer is made, plus the unpaid amount of any other obligation of the transferee to the Corporation. Any indemnity payable to any person other than the original insured as a result of a transfer, or otherwise, shall be subject to any collateral assignment of the insurance contract by the original insured.

§ 418.77 *Collateral assignment of right under insurance contract.* The right to an indemnity under an insurance contract may be assigned by the original insured as collateral security for a loan or other obligation of such insured. Such assignment shall be made by the execution of a form entitled, "Collateral Assignment," and, upon approval thereof by the Corporation, the interests of the assignee will be recognized if an indemnity is payable under the insurance contract, to the extent of the amount determined to be the unpaid balance of the

amount (including interest and other charges) for which such assignment was made as collateral security: *Provided, however,* That (a) payment of any indemnity will be subject to all conditions and provisions of the insurance contract and to any deductions authorized under § 418.76 and, (b) payment of the indemnity may be made by check payable jointly to all persons entitled thereto and such payment shall constitute a complete discharge of the Corporation's obligation with respect to any loss under the insurance contract. The Corporation's approval of an assignment shall not create in the assignee any right other than that derived from the assignor. The Corporation shall in no case be bound to accept notice of any assignment of the insurance contract, and nothing contained in any assignment shall give any right against the Corporation to any person other than the insured, except to an assignee approved by the Corporation. Only one such assignment will be recognized in connection with the insurance contract, but if an assignment is released, a new assignment may be made.

§ 418.78 *Payment to transferee.* In the event of a transfer of all or a part of the insured interest in a wheat crop before the beginning of harvest or the time of loss, whichever occurs first, the transferor shall immediately notify the Corporation thereof in writing at the office of the county association. The transferee under such a transfer shall be entitled to the benefits of the insurance contract with respect to the interest so transferred, subject to any assignment made by the original insured in accordance with § 418.77: *Provided, however,* That an involuntary transfer of an insured interest in a wheat crop solely because of the existence of a debt, lieu, mortgage, garnishment, levy, execution, bankruptcy, or other process shall not entitle any holder of any such interest to any benefits under the insurance contract: *Provided, further,* That the Corporation shall not be liable for a greater amount of indemnity in connection with the insured crop than would have been paid if the transfer had not taken place. If, as a result of any such transfer, diverse interests appear with respect to any insurance unit, the indemnity, if any, payable with respect to such unit may be paid jointly to all persons having the insured interest in the crop at the time harvest is commenced or the time of loss, whichever occurs first, or to one of such persons on behalf of all such persons, and payment in any such manner shall constitute a complete discharge of the Corporation's liability with respect to such unit under the insurance contract: *Provided, further,* That the insurance contract of the transferor shall cover the interest so transferred only to the end of the insurance period for the crop year during which the transfer is made.

§ 418.79 *Death, incompetence, or disappearance of insured.* (a) If the insured dies, is judicially declared incompetent, or disappears after the seeding of the wheat crop in any year but before the time of loss, and his insured interest

in the wheat crop is a part of his estate at such time, or if the insured dies, is judicially declared incompetent, or disappears subsequent to such time, the indemnity, if any, shall be paid to the legal representative of his estate, if one is appointed or is duly qualified. If no such representative is or will be so qualified the indemnity shall be paid to the persons beneficially entitled to share in the insured interest in the crop or to any one or more of such persons on behalf of all such persons: *Provided, however,* That if the indemnity represents a number of bushels of wheat, the cash equivalent of which exceeds \$500, the Corporation may withhold the payment of the indemnity until a legal representative of the insured's estate is duly qualified to receive such payment.

(b) If the insured dies, is judicially declared incompetent or disappears after the seeding of the wheat crop in any year but before the time of loss, and his interest in the crop is not a part of his estate at such time, the indemnity, if any, shall be paid to the person(s) who succeeded to his interest in the crop in the manner provided for in § 418.78.

(c) If an applicant for insurance or the insured, as the case may be, dies, is judicially declared incompetent, or disappears less than 15 days before the applicable calendar closing date for the filing of applications for insurance in any year, but before any wheat crop intended to be covered by insurance is seeded, whoever succeeds him on the farm with the right to seed the wheat crop as his heir or heirs, administrator, executor, guardian, committee or conservator, shall be substituted for the original applicant upon filing with the office of the county association, within 15 days (unless such period is extended by the Corporation) after the date of such death, judicial declaration, or termination of the period which establishes disappearance within the meaning of these regulations, or before the date of the beginning of seeding, whichever is earlier, a statement in writing in the form and manner prescribed by the Corporation, requesting such substitution and agreeing to assume the obligations of the original applicant or the insured arising out of such application or the insurance contract: *Provided, however,* That any substitution made pursuant to this paragraph shall be effective only with respect to the wheat crop to be seeded in the ensuing crop year and the insurance contract shall terminate at the end of such year. If no such statement is filed, as required by this paragraph, the original application or insurance contract shall be void.

(d) The insured shall be deemed to have disappeared within the meaning of these regulations if he fails to file with the county committee written notice of his new mailing address within 180 calendar days after any communication by or on behalf of the Corporation is returned undeliverable at the last known address of the insured.

§ 418.80 *Fiduciaries.* Any indemnity payable under an insurance contract entered into in the name of a fiduciary who is no longer acting in such capacity

at the time for the payment of indemnity and settlement under the certificate of indemnity will be made to the succeeding fiduciary upon appropriate application and proof satisfactory to the Corporation of his incumbency. If there is no succeeding fiduciary, payment of the indemnity shall be made to, and settlement under the certificate of indemnity shall be made with, the persons beneficially entitled under this subpart to the insured interest in the crop, to the extent of their respective interests, upon proper application and proof of the facts: *Provided, however*, That the settlement may be made with any one or more of the persons so entitled, and payment may be made to such person or persons in behalf of all the persons so entitled, whether or not the person to whom payment is made has been authorized by the other interested persons to receive such payment.

§ 418.81 *Determination of person to whom indemnity shall be paid.* In any case where the insured has transferred his interest in all or a portion of the wheat crop on any insurance unit, or has ceased to act as a fiduciary, or has died, has been judicially declared incompetent or has disappeared, payment in accordance with the provisions of this subpart will be made only after the facts have been established to the satisfaction of the Corporation. The determination of the Corporation as to the existence or nonexistence of a circumstance in the event of which payment may be made and of the person(s) to whom such payment will be made shall be final and conclusive. Payment of any indemnity under this section shall constitute a complete discharge of the Corporation's obligation with respect to the loss for which such indemnity is paid and settled and shall be a bar to recovery by any other person.

REFUNDS OF EXCESS NOTE PAYMENTS

§ 418.82 *Refunds of excess note payments.* Before expiration of the insurance contract, the Corporation shall not be required to make a refund of any excess payment made on any annual premium, and any such excess payment may be credited on remaining annual premium. However, the Corporation may elect to make such refund at any time before the expiration of the insurance contract. If a refund is to be made of any excess payment received before maturity, the cash equivalent of such refund shall be determined on the basis of the number of bushels of wheat to be refunded and the cash equivalent price for the appropriate class and grade of such wheat effective for the date such payment was submitted to the Corporation. If more than one payment is made on any annual premium, the payments shall be applied in the order of submittal to the Corporation. In computing the amount of any refund, the payments shall be considered in their inverse order and each such payment or portion thereof shall be regarded as a separate payment in determining the cash equivalent of the refund. Refunds of excess payments received on or after the date the annual premium matures shall be refunded in the actual amount of money

paid to the Corporation in excess of that determined to be necessary to pay such annual premium.

There shall be no refund of an amount less than \$1.00 with respect to payments made either before or after the maturity of any annual premium, unless written request for such refund is received by the Corporation within one year after the expiration of the contract.

§ 418.83 *Assignment or transfer of claims for refunds not permitted.* No claim for a refund, or any part or share thereof, or any interest therein, shall be assignable or transferable, notwithstanding any assignment of the insurance contract or any transfer of interest in any wheat crop covered by the insurance contract. Refund of any excess note payment will be made only to the person who made such payment, except as provided in § 418.84.

§ 418.84 *Refund in case of death, incompetence, or disappearance.* In any case where a person who is entitled to a refund of a payment has died, has been judicially declared incompetent, or has disappeared, the provisions of § 418.79 with reference to the payment of indemnities in any such case shall be applicable with respect to the making of any such refund.

ESTABLISHMENT OF AVERAGE YIELDS AND PREMIUM RATES

§ 418.85 *Determination of farm average yields of wheat per acre.* The Corporation shall establish average yields of wheat for farms or parts of farms on the basis of the recorded or appraised yields for a representative period of years and shall, where necessary, adjust such yields so that the average yields for farms or parts of farms in the same area which are subject to the same conditions shall be fair and just.

§ 418.86 *Determination of premium rates.* The Corporation shall establish premium rates for all farms or parts of farms (except those which are designated on the crop insurance listing sheet as non-insurable) for which average yields are established and such rates shall be those deemed adequate to cover claims for wheat crop losses and to provide a reasonable reserve against unforeseen losses.

GENERAL

§ 418.87 *Meaning of terms.* For the purpose of the Wheat Crop Insurance Program, the term:

(a) "Average yield" means the average yield of wheat per acre established by the Corporation for each farm or part thereof as shown on the approved 1947 crop insurance listing sheet.

(b) "Cash equivalent price per bushel" means the net price per bushel of wheat established by the Corporation for the area in which the insurance unit is located on the basis of the price of wheat at the basic market designated by the Corporation for the area, with differentials, where applicable, for the location of the area in which the insurance unit is situated.

(c) "Corporation" means the Federal Crop Insurance Corporation.

(d) "County" means the area com-

monly designated as such, whether organized or not.

(e) "County association" means the County Agricultural Conservation Association in the county.

(f) "County committee" means the County Agricultural Conservation Committee for the county.

(g) "Coverage per acre" means the insured percentage (50 or 75 percent) of the average yield or a fixed number of bushels, whichever the contract provides for.

(h) "Crop insurance listing sheet" means the form prescribed by the Corporation for the purpose of maintaining a record of farms or parts thereof, average yields, premium rates and any other related information with respect to such farms or parts thereof. The crop insurance listing sheet when approved by the Corporation shall be on file in the office of the county association and may be inspected by any producer whose farm is listed thereon.

(i) "Crop year" means the period within which the wheat crop is seeded and normally harvested, and shall be designated by reference to the calendar year in which the crop is normally harvested.

(j) "Farm" means all adjacent or nearby farm land under the same ownership which is operated by one person, including also: (1) Any other adjacent or nearby farm land which the county committee determines is operated by the same person as part of the same unit with respect to the rotation of crops and with workstock, farm machinery, and labor substantially separate from that for any other land; and (2) any field-rented tract (whether operated by the same or another person) which, together with any other land included in the farm constitutes a unit with respect to the rotation of crops: *Provided, however*, That for the purpose of determining the minimum participation for a crop insurance program in any county the term "farm" means that acreage of land which constitutes an insurance unit, except that where a landlord and all of his tenants file applications for insurance and all of the landlord's wheat acreage is worked by tenants, the number of farms to be counted shall be one less than the number of insurance units.

A farm shall be regarded as located in the county if it is listed on the 1947 crop insurance listing sheet originally approved for such county. However, if a farm is not listed on the crop insurance listing sheet for a county before the applicable closing date for accepting applications in the county, the farm shall be regarded as located in the county in which the principal dwelling is situated, or, if there is no dwelling thereon, it shall be regarded as located in the county in which the major portion of the farm is located.

(k) "Harvest" means any mechanical severance from the land of matured wheat for threshing.

(l) "Insurance contract" means the contract of insurance entered into between the applicant and the Corporation by virtue of the application for insurance and this subpart and any amendments thereto.

(m) "Insurance unit" means all or that portion, as the case may be, of the farm (considered for the purpose of establishing the average yield(s) and premium rate(s)) in which the insured has an interest as a wheat producer at the time of seeding, except that (1) any irrigable land on the farm to which irrigation water can be delivered from existing irrigation facilities and any other contiguous small tracts shall constitute one insurance unit and the remainder shall constitute another insurance unit if so designated on the approved crop insurance listing sheet, and (2) when separate yields and rates have been established for widely separated parts of a farm, such parts of the farm shall constitute separate insurance units: *Provided, however,* That all or any part of such land which is designated on the crop insurance listing sheet as "non-insurable" shall not constitute an insurance unit or any part thereof and shall not be considered in any manner whatsoever under the insurance contract, except as provided in §§ 418.69 (b) and 418.89.

(n) "Insured interest" means either the insured's reported interest in the crop at the time of seeding, or the interest which the Corporation determines as the insured's actual interest at the time of seeding, whichever the Corporation shall elect, except that for the purpose of determining loss, the insured interest shall not exceed the insured's actual interest at the time of loss.

(o) "Local producing area" means any area approved by the Corporation for the purposes of § 418.51 (b).

(p) "Person" means an individual, partnership, association, corporation, estate, or trust, or other business enterprise or other legal entity and, wherever applicable, a State, a political subdivision of a State, or any agency thereof.

(q) "Premium rate" means the premium rate per acre established by the Corporation for each farm or part thereof as shown on the approved crop insurance listing sheet.

(r) "State committee" means the State PWA Committee (formerly the State Agricultural Conservation Committee) for the State.

(s) "State Director" means the representative of the Corporation in the operation of the crop insurance program in the State.

(t) "Substitute crop" means any crop, except biennial and perennial legumes and perennial grasses; planted on released acreage before harvest of wheat becomes general in the county as determined by the Corporation. Biennial and perennial legumes and perennial grasses seeded with the wheat or with the growing wheat crop shall not be considered a substitute crop. If other small grains are seeded in the growing wheat crop on released acreage, the crop of mixed wheat and other grains shall be considered a substitute crop.

(u) "Tenant" means a person who rents land from another person (for cash, a fixed commodity payment, or a share of the crop or proceeds therefrom), and is entitled under a written or oral lease or agreement to receive all or a share of

the crop or proceeds therefrom produced on such land.

§ 418.88 *Restriction on purchase and sale of wheat by the Corporation.* The restriction on the purchase and sale of wheat, as provided in section 508 (d) of the Federal Crop Insurance Act, as amended, reads in part as follows:

Insofar as practicable, the Corporation shall purchase the agricultural commodity only at the rate and to a total amount equal to the payment of premiums in cash by farmers or to replace promptly the agricultural commodity sold to prevent deterioration; and shall sell the agricultural commodity only to the extent necessary to cover payments of indemnities and to prevent deterioration: *Provided, however,* That nothing in this section shall prevent prompt offset purchases and sales of the agricultural commodity for convenience in handling. Nothing in this section shall prevent the Corporation from accepting, for the payment of premiums, notes payable in the commodity insured, or the cash equivalent, upon such security as may be determined pursuant to subsection (b) of this section, and from purchasing the quantity of the commodity represented by any of such notes not paid at maturity.

§ 418.89 *Records and access to farm.* For the purpose of enabling the Corporation to determine the loss, if any, that may have occurred under the insurance contract, the insured shall keep, or cause to be kept, for one year after the time of loss, records of the harvesting, storage, shipment, sale, or other disposition, of all wheat produced on each insurance unit covered by the insurance contract and on the non-insurable acreage on each farm in the county in which he has an interest. Such records shall be made available for examination by the Corporation, and as often as may reasonably be required, any person or persons designated by the Corporation shall have access to the farm(s).

§ 418.90 *Review of determinations of State and county committees.* Any determination by a State or county committee shall be subject to review and approval or revision by duly authorized representatives of the Corporation.

§ 418.91 *Applicant's warranties; voidance for fraud.* In applying for insurance the applicant warrants that the information; data, and representations submitted by him in connection with the insurance contract are true and correct, and are made by him, or by his authority, and shall be taken as his act. The insurance contract may be voided and the premium forfeited to the Corporation without the Corporation's waiving any right or remedy, including its right to collect the amount of the note executed by the insured, whether before or after maturity, if at any time the insured has concealed any material fact or made any false or fraudulent statements relating to the insurance contract, the subject thereof, or his interest in the wheat crop covered thereby, or if the insured shall neglect to use all reasonable means to produce, care for or save the wheat crop covered thereby, whether before or after damage has occurred, or if the insured fails to give any notice, or otherwise fails to comply with the terms of the contract, including the note, at the time and in the manner prescribed.

§ 418.92 *Modification of insurance contract.* No notice to any county committee or representative of the Corporation or the knowledge possessed by any such county committee or representative or by any other person shall be held to effect a waiver of or change in any part of the insurance contract or to estop the Corporation from asserting any right or power under such contract; nor shall the terms of such contract be waived or changed except as authorized in writing by a duly authorized officer or representative of the Corporation; nor shall any provision or condition of the insurance contract or any forfeiture be held to be waived by any delay or omission by the Corporation in exercising its rights and powers thereunder or by any requirement, act, or proceeding, on the part of the Corporation or of its representatives, relating to appraisal or to any examination herein provided for.

§ 418.93 *Fractional units.* Fractions of yields per acre, coverages per acre and premium rates shall be rounded to the nearest tenth of a bushel. Fractions of acres representing total acres of wheat shall be rounded to the nearest tenth of an acre. Computations shall be carried to one digit beyond the digit that is to be rounded. If the extra digit computed is 1, 2, 3, or 4, the rounding shall be downward. If the extra digit computed is 6, 7, 8, or 9, the rounding shall be upward. If the extra digit computed is 5, the computation shall be carried to another digit. If the two extra digits are 50, the rounding shall be downward, and if the two extra digits are 51 or any higher figure, the rounding shall be upward.

§ 418.94 *Closing dates—*(a) *For winter wheat.* The closing dates for submission of applications to cover the winter wheat crop shall be the earlier of (1) the date of the beginning of seeding of the wheat crop, or (2) the applicable calendar date below:

August 31, 1946, for Arizona, Colorado, Iowa, Kansas, Minnesota, Missouri, Montana, Nebraska, Nevada, New Mexico, North Dakota, Oklahoma, South Dakota, Texas, Utah and Wyoming;

September 14, 1946, for Illinois, Indiana, Michigan, New Jersey, New York, Ohio, Pennsylvania, and Wisconsin;

September 28, 1946, for Modoc, Lassen, Plumas, Shasta, Sierra and Siskiyou Counties in California and the States of Delaware, Georgia, Idaho, Kentucky, Maryland, North Carolina, Oregon, Tennessee, Virginia, Washington and West Virginia; and

November 30, 1946, for all remaining counties in California.

(b) *For spring wheat.* The closing dates for submission of applications to cover the spring wheat crop shall be the earlier of (1) the date of the beginning of seeding of the wheat crop, or (2) the applicable calendar date below:

March 15, 1947, for all States except California;

March 1, 1947, for Modoc, Lassen, Plumas, Shasta, Sierra and Siskiyou Counties in California;

November 30, 1946, for all remaining counties in California.

§ 418.95 *Maturity dates for payment of annual premiums.* The maturity

dates by States for the payment of annual premiums shall be as follows:

June 30 for Arizona, Delaware, Georgia, Illinois, Indiana, Kansas, Kentucky, Maryland, Missouri, North Carolina, Ohio, Oklahoma, Tennessee, Texas, Virginia, and West Virginia;

July 31 for California, Colorado, Iowa, Michigan, Nebraska, New Jersey, New Mexico, New York, Oregon, Pennsylvania, Wisconsin, and Wyoming, and

August 31 for Idaho, Minnesota, Montana, Nevada, North Dakota, South Dakota, Utah, and Washington.

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

Adopted by the Board of Directors on May 10, 1946.

[SEAL] E. D. BERKAW,
Acting Secretary,
Federal Crop Insurance Corporation.

Approved: May 21, 1946.

CLINTON P. ANDERSON,
Secretary of Agriculture.

[F. R. Doc. 46-8509; Filed, May 21, 1946;
11:05 a. m.]

Chapter VII—Production and Marketing Administration (Agricultural Adjustment)

[Bulletin NSCP-901, Supp. 3]

PART 706—NAVAL STORES CONSERVATION PROGRAM

SUBPART G—1945

Section 706.608 is amended by adding at the end thereof:

§ 706.608 *Administration.* * * * The procedural requirements of §§ 706.604 and 706.605 of this bulletin, such for example as those relating to notice of proposed action and consent thereto, may be waived by the Forest Service when in its judgment such waiver does not otherwise materially affect compliance with program practices.

(49 Stat. 1148, 1915; 50 Stat. 329; 52 Stat. 31, 202, 204, 205, 746; 53 Stat. 550, 573; 16 U.S.C. 590g-590q; 54 Stat. 216, 727; 55 Stat. 257, 860; 56 Stat. 51, 761; 58 Stat. 734; 59 Stat. 9)

Issued at Washington, D. C. this 21st day of May 1946.

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

[F. R. Doc. 46-8508; Filed, May 21, 1946;
11:04 a. m.]

TITLE 8—ALIENS AND NATIONALITY

Chapter I—Immigration and Naturalization Service

PART 142—PREEXAMINATION OF ALIENS WITHIN THE UNITED STATES

ELIGIBILITY FOR PREEXAMINATION

MAY 10, 1946.

Section 142.1, Title 8, Chapter I, Code of Federal Regulations is hereby amended to read as follows:

§ 142.1 *Preexamination; who may apply.* An alien who is a member of any of the following classes and who intends to apply to a consular officer of the United States in Canada for an immigration visa for entry into the United States for permanent residence may, subject to the provisions of this part, apply for the privilege of a preexamination by officers of the Immigration and Naturalization Service for the purpose of determining in advance his admissibility into the United States for permanent residence when in possession of an unexpired immigration visa:

(a) An alien—other than a citizen of Canada, Mexico, or any of the islands adjacent to the United States—who has been within the United States for a period of one year or more and who has a spouse, parent, or minor child, who is in the United States and is a citizen thereof or is a lawfully permanent resident alien;

(b) An alien—other than a citizen of Canada, Mexico, or any of the islands adjacent to the United States—who has resided in the United States for a period of five years or more; or

(c) An alien—other than a citizen of Canada—whose case is found to be an exceptionally meritorious case.

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

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

UGO CARUSI,
Commissioner of
Immigration and Naturalization.

Approved: May 14, 1946.

TOM C. CLARK,
Attorney General.

[F. R. Doc. 46-8478; Filed, May 20, 1946;
3:37 p. m.]

TITLE 25—INDIANS

Chapter I—Office of Indian Affairs

Subchapter L—Irrigation Projects: Operation and Maintenance

PART 130—ORDERS FIXING OPERATION AND MAINTENANCE CHARGES

FLATHEAD IRRIGATION DISTRICT, FLATHEAD INDIAN IRRIGATION PROJECT, MONTANA

Section 130.24 of Part 130, Title 25 CFR, Indians, as amended by the Assistant Secretary of the Interior on April 20, 1945, 10 F.R. 4533, is hereby further amended to read as follows:

§ 130.24 *Charges.* Pursuant to a contract executed by the Flathead Irrigation District, Flathead Indian Irrigation Project, Montana, on May 12, 1928, as supplemented by later-contracts dated February 27, 1929, March 28, 1934, and August 26, 1936, notice is hereby given that an assessment of \$139,400 is fixed for the season of 1947 for the operation and maintenance of the irrigation system which serves that portion of the project within the confines of the Flathead Irrigation District. This assess-

ment involves an area of approximately 67,520.8 acres; does not include any land held in trust for Indians, and covers all proper general charges and project overhead.

(38 Stat. 583, 39 Stat. 142, 45 Stat. 212, 46 Stat. 291; 25 U.S.C. 385, 387)

OSCAR L. CHAPMAN,
Acting Secretary.

MAY 13, 1946.

[F. R. Doc. 46-8504; Filed, May 21, 1946;
10:12 a. m.]

PART 130—ORDERS FIXING OPERATION AND MAINTENANCE CHARGES

MISSION IRRIGATION DISTRICT, FLATHEAD INDIAN IRRIGATION PROJECT, MONTANA

Section 130.26 of Part 130, Title 25 CFR, Indians, as amended by the Assistant Secretary of the Interior on April 20, 1945, 10 F.R. 4533, is hereby further amended to read as follows:

§ 130.26 *Charges.* Pursuant to a contract executed by the Mission Irrigation District, Flathead Indian Irrigation Project, Montana, on March 7, 1931, approved by the Secretary of the Interior on April 21, 1931, as supplemented by later contracts dated June 2, 1934 and August 26, 1936, notice is hereby given that an assessment of \$28,600 is fixed for the season of 1947 for the operation and maintenance of the irrigation system which serves that portion of the project within the confines of the Mission Irrigation District. This assessment involves an area of approximately 12,392.8 acres; does not include any lands held in trust for Indians, and covers all proper general charges and project overhead.

(38 Stat. 583, 39 Stat. 142, 45 Stat. 212, 46 Stat. 291; 25 U.S.C. 385-387)

OSCAR L. CHAPMAN,
Acting Secretary.

MAY 13, 1946.

[F. R. Doc. 46-8505; Filed, May 21, 1946;
10:12 a. m.]

PART 130—ORDERS FIXING OPERATION AND MAINTENANCE CHARGES

JOCKO VALLEY IRRIGATION DISTRICT, FLATHEAD INDIAN IRRIGATION PROJECT, MONTANA

Section 130.28 of Part 130, Title 25 CFR, Indians, as amended by the Assistant Secretary of the Interior on April 20, 1945, 10 F.R. 4533, is hereby further amended to read as follows:

§ 130.28 *Charges.* Pursuant to a contract executed by the Jocko Valley Irrigation District, Flathead Indian Irrigation Project, Montana, on November 13, 1924, approved by the Secretary of the Interior on February 26, 1935, as supplemented by a later contract dated August 26, 1936, notice is hereby given that an assessment of \$11,300 is fixed for the season of 1947 for the operation and maintenance of the irrigation system which serves that portion of the project within the confines of the Jocko Valley Irrigation District. This assessment involves an area of 5,427.4 acres, does not include any land held in trust for Indians, and covers all

proper general charges and project overhead.

(38 Stat. 583, 39 Stat. 142, 45 Stat. 212, 46 Stat. 291; 25 U.S.C. 385, 387)

OSCAR L. CHAPMAN,
Acting Secretary.

MAY 13, 1946.

[F. R. Doc. 46-8506; Filed, May 21, 1946; 10:12 a. m.]

TITLE 32—NATIONAL DEFENSE

Chapter VI—Selective Service System

[No. 319]

AFFIDAVIT—OCCUPATIONAL CLASSIFICATION (GENERAL; MERCHANT MARINE), ETC.

ORDER PRESCRIBING FORMS

Pursuant to authority contained in the Selective Training and Service Act of 1940, as amended, I hereby prescribe the following changes in DSS Forms:

Discontinuance of DSS Form 42 (General—Merchant Marine), entitled "Affidavit—Occupational Classification (General—Merchant Marine)."

Discontinuance of DSS Form 59-A, entitled "Employer's Report to Local Board."

Discontinuance of DSS Form 68-A entitled "Turnover Report of Employment."

Discontinuance of DSS Form 333, entitled "Employer's List of Registrants."

The foregoing change in DSS Forms shall become a part of the Selective Service regulations effective within the continental United States immediately upon the filing hereof with the Division of the Federal Register and effective outside the continental limits of the United States on the 30th day after the date of filing hereof with the Division of the Federal Register.

LEWIS B. HERSHEY,
Director.

MAY 17, 1946.

[F. R. Doc. 46-8479; Filed, May 20, 1946; 4:37 p. m.]

Chapter IX—Civilian Production Administration

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

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

[Priorities Reg. 28, Direction 14]

CC RATINGS FOR RENTAL BUSINESSES AND REPAIR SHOPS

The following direction is issued pursuant to PR 28:

(a) Paragraph (d) (3) of Priorities Regulation 28 explains that CC ratings will ordinarily not be assigned for an item which will be resold without substantial change in its form. In addition, CC ratings will rarely

if ever be assigned under Priorities Regulation 28 in either of the following cases:

(1) Where the item for which a rating is requested will be rented by the applicant without substantial change in its form. The only exceptions will be in cases where such items were rented as a regular business practice in prewar days or the applicant gives other reasons to show that he is not attempting to take temporary advantage of shortage conditions; or

(2) Where the applicant runs a repair shop making commercial or domestic repairs and requests a rating for materials which he will sell or install in the course of his repair work.

Issued this 21st day of May 1946.

CIVILIAN PRODUCTION ADMINISTRATION,

By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 46-8511; Filed, May 21, 1946; 11:16 a. m.]

Chapter XI—Office of Price Administration

PART 1305—ADMINISTRATION

[SO 132, Amdt. 31]

FISH AND SEAFOOD

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

Supplementary Order 132 is amended in the following respects:

In section 2 (a) (2), the following commodities are added in alphabetical order:

	From—	Termination date
Fish and seafood, fresh or frozen (domestic and imported). This does not include any species of salmon (Pacific), tuna and tuna-like fishes (Pacific), sardines, eelwives and sea herring (North Atlantic), pilchards or halibut.....	May 20, 1946	Aug. 18, 1946
Fish and seafood, smoked, dried, salted, pickled or otherwise processed into foods and all other processed foods containing 30% or more of fish or seafood by volume of ingredients (domestic and imported). This does not include (1) any product processed from any species of salmon (Pacific), tuna and tuna-like fishes (Pacific), pilchards or halibut, such as, but not limited to, mild-cured salmon, kippered salmon and salted pilchards; (2) any canned fish, except canned shrimp; (3) salted codfish, salted hake, salted pollock, salted haddock, salted ling, salted saithe, salted eusk or smoked boneless herring. "Canned" in this paragraph means packed in hermetically sealed containers.....	May 20, 1946	Aug. 18, 1946

This amendment shall become effective May 20, 1946.

Issued this 20th day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8485; Filed, May 20, 1946; 4:43 p. m.]

¹ 10 F.R. 14954, 15170; 11 F.R. 296, 297, 881, 1102, 1467, 2378, 2640, 2989, 2927, 3247, 3396.

PART 1346—BUILDING MATERIALS

[MPR 272, Amdt. 9]

CAST-IRON BOILERS AND CAST-IRON RADIATION

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. 272 is amended in the following respects:

1. Section 1346.268 (d) is amended to read as follows:

(d) Sheet prices and net prices for cast-iron radiation—(1) Direct cast-iron radiation—(i) Large tube.

Number of tubes	Height in inches	Column I	Column II
		Manufacturers sheet prices per square foot	Resellers net prices per square foot
		Cents	Cents
3, 4, 5 or 6.....	36, 37 or 38.....	46½	44½
3, 4, 5 or 6.....	30 or 32.....	47½	45½
3, 4, 5, 6 or 7.....	26.....	49	47
3, 4, 5, 6 or 7.....	22 or 23.....	51½	49½
3, 4, 5, 6 or 7.....	20 or 21½.....	52½	50½
3, 4, 5, 6 or 7.....	16½, 17 or 18½.....	53½	51½
3, 4, 5, 6 or 7.....	13, 13½, 14, 15 or 15½.....	56½	54½

(ii) Small tube.

Number of tubes	Height in inches	Column I	Column II
		Manufacturers sheet prices per square foot	Resellers net prices per square foot
		Cents	Cents
3, 5 or 6.....	32 or 33.....	48½	46½
2, 3, 4, 5 or 6.....	25 or 26.....	50	48
3, 4, 5 or 6.....	22 or 23.....	52½	50½
3, 4, 5 or 6.....	19 or 20.....	53½	51½
6.....	17.....	54½	52½
5.....	17.....	55	53
6.....	14.....	57½	55½

(2) Direct cast-iron wall radiation.

Size in square feet	Type	Column I	Column II
		Manufacturers sheet prices per sq. foot	Resellers net prices per sq. foot
		Cents	Cents
11.....	A.....	50	48
11.....	B.....	49	47
8.....	A.....	54½	52½
8.....	B.....	53½	51½
6.....	A.....	54½	52½
	2 sq. ft. sections.	49	47
Crane Co. assembled wall radiation.	1½ sq. ft. sections.	53½	51½
	3 sq. ft. 38".....	54½	52½
Columbia assembled wall radiation.	2½ sq. ft. 32".....	55½	53½
	2 sq. ft. 26".....	56½	54½
	1½ sq. ft. 20".....	57½	55½

(3) Direct cast-iron hospital radiation.

Height in inches	Column I	Column II
	Manufacturers sheet prices per square foot	Resellers net prices per square foot
	Cents	Cents
36, 37 or 38.....	52½	50½
30 or 32.....	53½	51½
26.....	55	53
23.....	57½	55½
20.....	58½	56½

(4) Other cast-iron radiation.

Manufacturer	Style	Size of section in inches	Square feet per section	Column I Manufacturers' sheet prices per square foot	Column II Resellers' net prices per square foot
American Radiator & Standard Sanitary Corp.	Sunrad.....	23 x 7½.....	3.....	57½	58½
do.....	do.....	20 x 5.....	2.....	57½	58½
Burnham Boiler Corp.....	Radiant.....	23 x 7½.....	3½0.....	57½	58½
do.....	do.....	20 x 5.....	2½4.....	57½	58½
Columbia Radiator Co.....	Comfort panel.....	20 x 7½.....	3.....	55½	53½
do.....	do.....	20 x 5.....	2½100.....	55½	53½
Richmond Radiator Co.....	Rielivar.....	20 x 7½.....	3.....	55½	53½
do.....	do.....	20 x 5.....	2½100.....	55½	53½
United States Radiator Corp.....	Sunray #6.....	20 x 5.....	2½10.....	57½	58½
do.....	Sunray #5.....	20 x 5.....	1½10.....	57½	58½

2. Section 1346.268 (a) (2) is amended to read as follows:

(2) *Transportation and delivery charges*—(1) *General provisions.* The maximum prices for sales by manufacturers, calculated in accordance with subparagraph (1) above, are priced at the point of delivery, except as provided below. If shipment is by rail, water, or by rail and water, the point of delivery is the railroad siding or unloading dock nearest the point designated by the purchaser. In the case of shipment by common or contract motor carrier, the point of delivery is the point designated by the purchaser. If the purchaser picks up his purchase at the manufacturer's warehouse, the warehouse platform shall be the point of delivery.

(a) *Shipments of 200 pounds or more from point of manufacture.* On shipment of 200 pounds or over, the manufacturer shall bear all actual transportation charges from the point of manufacture to the delivery point up to but not exceeding 60 cents per cwt. computed to the nearest point for which a carload freight rate is published. Freight charges which actually exceed an amount so computed may be passed to and collected from the purchaser. Any charges made in accordance with this subsection (a) must be shown as a separate item on the purchaser's invoice.

(b) *Shipments of less than 200 pounds from point of manufacture.* On shipments of less than 200 pounds the manufacturer need not absorb any transportation charges. He may pass on to and collect from the purchaser all transportation charges from the point of manufacture to the delivery point or to the purchaser's designated job site, regardless of the type of carrier used.

(c) *Delivery charges from manufacturer's warehouse to the purchaser's designated job site.* If it was the practice of the manufacturer to make a delivery charge on less than carload shipments for delivery from his warehouse to the purchaser's designated job site, the manufacturer shall continue such practice in accordance with the following rules:

(1) If, on October 1, 1941, it was the practice of a manufacturer to move shipments from his warehouse to the purchaser's designated job site for certain classes of purchasers free, he must continue to make such shipments for such classes of purchasers without charge.

(2) However, if, on October 1, 1941, the manufacturer made a charge for ship-

ments from his warehouse to the purchaser's designated job site for certain classes of purchasers, the manufacturer may now make a charge for such deliveries to such classes of purchasers at not more than the rates which were in effect on October 1, 1941.

(3) Any charges made in accordance with this paragraph (c) must be shown as a separate item on the purchaser's invoice.

3. In § 1346.268 a new paragraph (f) is added to read as follows:

(f) (1) *Manufacturers maximum prices.* Notwithstanding any other provision of this section, and on and after May 21, 1946, the maximum price of a manufacturer for his sale to each class of purchaser for any cast-iron boiler covered by this regulation shall be determined by increasing the maximum price which he had in effect to such class of purchaser on May 20, 1946, by 15 percent.

(2) *Resellers' maximum prices.* On and after May 21, 1946, the maximum price for the sale by a reseller of any cast-iron boiler covered by this regulation shall be determined by increasing his maximum price in effect to each class of purchaser on May 20, 1946, by the percentage amount by which the manufacturer of the boiler has increased his maximum price pursuant to subparagraph (1) above.

(3) *Notification by manufacturer.* Any manufacturer modifying his maximum price in accordance with this paragraph shall notify each of his purchasers, in writing, at or before the issuance of the first invoice at the adjusted price of either the percentage by which he has increased his net price for the commodity or of the increased list price which remains subject to the functional discounts in effect to each class of purchaser during March 1942.

(4) *Reporting provisions, manufacturers.* Any manufacturer who increases his maximum price as permitted under this section shall within 10 days after such a price has been increased submit to the Prefabrication and Building Equipment Price Branch, Office of Price Administration, Washington 25, D. C., a report stating the following:

(i) Plate number or other identification for each commodity whose price has been increased.

(ii) Its maximum price in effect just prior to the increase authorized by this paragraph.

(iii) Its maximum price in accordance with this paragraph.

(iv) The percentage increase in net prices for the commodity or the new list prices and the functional discounts to each class of purchaser, whichever method is used to effect the increase pursuant to this paragraph.

This amendment shall become effective May 21, 1946.

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

Issued this 21st day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8515; Filed, May 21, 1946; 11:30 a. m.]

PART 1305—ADMINISTRATION

[SO 129, Corr. to Amdt. 18]

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

In section 11 (a) of Supplementary Order 129, the item "Post and rail (hurdle type) fencing..." is corrected to read as follows:

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

Issued this 20th day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8484; Filed, May 20, 1946; 4:43 p. m.]

PART 1351—FOOD AND FOOD PRODUCTS

[FPR 2, Amdt. 11 to Rev. Supp. 2]

OATS

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.

The table in section 11 (b) (2) is amended to read as follows:

Base points:	Cents per bushel
Buffalo, N. Y.....	92
Minneapolis, Minn.....	85
Portland, Oreg.....	84
Boston, Mass.....	99

This amendment shall become effective May 20, 1946.

Issued this 20th day of May 1946.

PAUL A. PORTER,
Administrator.

Approved: May 17, 1946.

N. E. DODD,
Acting Secretary of Agriculture.

[F. R. Doc. 46-8480; Filed, May 20, 1946; 4:43 p. m.]

PART 1360—MOTOR VEHICLES AND MOTOR VEHICLE EQUIPMENT

[MPR 452, Amdt. 13]

MANUFACTURERS' MAXIMUM PRICES FOR AUTOMOTIVE PARTS

Correction

In Federal Register document 46-6957, appearing at page 4604 of the issue for

Friday, April 26, 1946, the sixth line of section 14c (a) should read: "greater than the net maximum price".

PART 1364—FRESH CURED AND CANNED MEATS AND FISH

[MPR 355, Amdt. 38]

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

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

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

1. In section 9 the second sentence, commencing "On all sales made after July 26, 1944", is amended, by inserting the word "grade", to read as follows: "On all sales to hotels, restaurants, institutions and other eating places selling or furnishing meals, you likewise must keep records and give receipts to each respective purchaser, showing the name and address of each such purchaser, the date of each purchase, your name and address, the component items of each order including the name, weight and grade of each retail meat cut, variety meat item or edible by-product and miscellaneous beef item sold and the price charged therefor."

2. In section 22(a) the following changes are made:

a. The price in the "B or Commercial" column for item 3, Flank meat, under Part VIII under "Veal" is amended by inserting "28" in place of "29" cents.

b. The price in the "A or Good" column for item 2, Neck (bone-in) under Part XIII under "Lamb and Mutton" is amended by inserting "21" in place of "24" cents.

3. In section 22 (b) (1) the following changes are made:

a. The price in the "D or Cutters and Cannery" column for item 4, Flank beef (whole) under Part V under "Beef" is amended by inserting "11" in place of "12" cents.

b. The price in the "D or Cutters and Cannery" column for item 7, Short plate (whole), under Part V under "Beef" is amended by inserting "11" in place of "12" cents.

c. The name of item 9 under Part V under "Beef" is amended by inserting "Shank (whole)" in place of "Chuck (whole)".

d. The price in the "D or Cutters and Cannery" column for item 9, "Shank (whole)" under Part V under "Beef" is amended by inserting "10" in place of "11" cents.

e. The price in the "C or Utility" column for item 2, "Rib Chops" under Part XI under "Lamb and Mutton" is amended by inserting "37" in place of "36" cents.

f. The price in the "C or Utility" column for item 3, "Leg or sirloin chops" under Part XI under "Lamb and Mutton" is amended by inserting "37" in place of "36" cents.

g. The price in the "C or Utility" column for item 2, "Sirloin roast (bone-in)" under Part XII under "Lamb and Mutton" is amended by inserting "37" in place of "36" cents.

4. In section 22 (d) (1) the following changes are made:

a. The price in the "B or Commercial" column for item 9, "English cut", under Part II under "Beef" is amended by inserting "24" in place of "25" cents.

b. The price in the "D or Cutters and Cannery" column for item 8, "Brisket (whole)", under Part V under "Beef" is amended by inserting "12" in place of "11" cents.

c. The price in the "R or Utility and Culls" column for item 2, "Rib Chops" under Part XI under "Lamb and Mutton" is amended by inserting "14" in place of "13" cents.

d. The price in the "R or Utility and Culls" column for item 3, "Leg or sirloin chops" under Part XI under "Lamb and Mutton" is amended by inserting "14" in place of "13" cents.

e. The price in the "R or Utility and Culls" column for item 8, "Rib" under Part XII under "Lamb and Mutton" is amended by inserting "14" in place of "13" cents.

5. In section 22 (f) (1) the following changes are made:

a. The price in the "R or Utility and Culls" column for item 2, "Rib Chops", under Part XI under "Lamb and Mutton" is amended by inserting "14" in place of "13" cents.

b. The price in the "R or Utility and Culls" column for item 3, "Leg of sirloin chops", under Part XI, under "Lamb and Mutton", is amended by inserting "14" in place of "13" cents.

6. In section 22 (h) (1) the name of item 5 under Part III, under "Beef", is amended to read "Brisket (boneless) (fresh and cured) (deckle on)."

7. In section 22 (j) (1) the following changes are made:

a. The price in the "D or Cutter and Cannery" column for item 8, "Brisket (whole)", under Part V, under "Beef" is amended by inserting "11" in place of "12" cents.

b. The price in the "B or Commercial" column for item 2, "Rump and sirloin (boneless)" under Part VII, under "Veal", is amended by inserting "38" in place of "37" cents.

8. In section 22 (l) (1) the following changes are made:

a. The prices for Part IV, "Ground Beef", in all the price columns are amended by inserting "26" cents.

b. The figure "V" is inserted immediately before "Wholesale Cuts" and the figure "26" appearing in the price columns opposite "Wholesale Cuts" is deleted.

9. In section 22 (n) the prices in the "D or Cull" column for the following items are amended as follows:

a. The price for item 3, "Flank meat", under Part VIII, under "Veal" is amended by inserting "19" in place of "18" cents.

b. The price for item 5 "Neck (boneless)", under Part VIII, "Veal" is amended by inserting "19" in place of "18" cents.

c. The price for item 7, "Shank and Heel meat (boneless) (hind and fore)" under Part VIII under "Veal" is amended by inserting "19" in place of "18" cents.

10. In section 22 (n) (1) the price in the "B or Commercial" column for item 9, "English Cut", under Part II under "Beef", is amended by inserting "24" in place of "25" cents.

11. In section 22 (p) the price in the "C or Utility" column for item 10, "Round", under part VII under "Veal", is amended by inserting "34" in place of "32" cents.

12. In section 22 (t) (1) the price in the "C or Utility" columns for item 3, "Shoulder chops (arm and blade)" under Part VI, under "Veal" is amended by inserting "21" in place of "31" cents.

13. In section 22 (v) (1) the following changes are made:

a. The price in the "AA or Choice" column for item 2, "Loin", under Part XV under "Lamb and Mutton" is amended by inserting "34" in place of "37" cents.

b. The price in the "A or Good" column for item 3 "Hotel rack" under Part XV under "Lamb and Mutton", is amended by inserting "31" in place of "35" cents.

14. In section 22 (w) the price in the "C or Utility" column for item 1, "Loin Chops" under Part XI under "Lamb and Mutton", is amended by inserting "49" in place of "59" cents.

15. In section 22 (x) (1) the following changes are made:

a. The price in the "A or Good" column for item 2, "Rib Chops" under Part VI, under "Veal", is amended by inserting "38" in place of "37" cents.

b. The price in the "AA or Choice" column for item 5, "Sirloin Steaks or Chops", under Part VI, "Veal", is amended by inserting "37" in place of "36" cents.

c. The price in the "A or Good" column for item 2, "Rump and sirloin (boneless)", under Part VII, under "Veal" is amended by inserting "45" in place of "42" cents.

16. Parts V, IX and XIII of paragraphs (a) (b) (c) (d) (e) (f) (g) (h) (i) (j) (k) and (l) of section 30 are amended by the addition of the following words immediately preceding the numbered items listed in each: "[Note: may not be sold to other retailers.]"

This amendment shall become effective May 26, 1946.

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

Issued this 21st day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8516; Filed, May 21, 1946; 11:30 a. m.]

PART 1388—DEFENSE-RENTAL AREAS

[Housing, New York City, Including Amdts. 1-26¹ Corr.]

HOUSING IN NEW YORK CITY AREA

The sixth and seventh unnumbered paragraphs of section 5 are corrected to read as follows:

In cases under paragraph (a) (12) of this section, the adjustment in the maximum rent shall be in the amount the Administrator finds necessary to relieve the substantial hardship: *Provided*, That the adjustment shall not result in a maximum rent higher than the rent generally prevailing in the defense-rental area for comparable housing accommodations on March 1, 1943.

In cases under paragraph (c) (9) of this section, the adjustment in the maximum rent shall be in the amount the Administrator finds warranted by the modification or elimination of the necessity for the increase in the maximum rent granted under paragraph (a) (12) of this section: *Provided*, That no decrease shall be ordered in an amount greater than the adjustment ordered under paragraph (a) (12) of this section.

This correction shall be issued and effective May 20, 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8483; Filed, May 20, 1946; 4:42 p. m.]

PART 1388—DEFENSE-RENTAL AREAS

[Hotels and Rooming Houses, Amdt. 80]

HOTELS AND ROOMING HOUSES

Correction

In the table in Federal Register document 46-7186, appearing at page 4730 of the issue for Wednesday, May 1, 1946, the maximum rent date for Item 169a should read: "July 1, 1945".

PART 1400—TEXTILE FABRICS: COTTON, WOOL, SILK, SYNTHETICS AND ADMIXTURES

[MPR 127,² Amdt. 48]

FINISHED PIECE GOODS

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

Maximum Price Regulation No. 127 is amended in the following respect:

Section 1400.82 (b) (11) is amended to read as follows:

(11) The 5% premium provided in section (3a) of Supplementary Order 131 shall be deducted from the basic grey goods cost and producers, in applying subparagraph (2) above, shall make

¹ 11 F.R. 4583.

² 10 F.R. 14507, 15006; 11 F.R. 1783, 2075, 2224, 2986, 3863, 14628, 4339, 4541.

the required reduction of 3% from the maximum price exclusive of the premium, on all deliveries of finished piece goods, if such goods are finished from grey goods which producers are required to set aside pursuant to, and for the uses specified in, Supplementary Order No. M-317A as amended, issued by the Civilian Production Administration on April 1, 1946.

This amendment shall become effective May 21, 1946.

Issued this 21st day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8514; Filed, May 21, 1946; 11:29 a. m.]

PART 1407—RATIONING OF FOOD AND FOOD PRODUCTS

[Restriction Order 18]

CEREALS AND CEREAL PRODUCTS IN PUERTO RICO

Preamble: The United States Department of Agriculture Restriction Orders governing cereals and cereal products in the Mainland will result in a decrease in the importation of these products to Puerto Rico. To provide for an adequate and equitable distribution of the cereals and cereal products available it is necessary to obtain information concerning the importation, stocks, and sales of these products.

Article I—General Provisions

Sec.

1.1 The Director is authorized to require reports and records.

Article II—Exceptions

2.1 Exemptions to the provisions of this order.

Article III—Prohibitions

3.1 False statements or entries.
3.2 Offer, attempt or agreement to violate.

Article IV—Enforcement

4.1 Criminal prosecutions.
4.2 Suspension orders.

Article V—Scope of the Order

5.1 Territorial limitations.

Article VI—Definitions

6.1 Meaning of the terms as used in this order.

AUTHORITY: § 1407.312 issued under Pub. Law 671, 76th Cong., as amended by Pub. Law, 89, 77th Cong., by Pub. Law 507, 77th Cong. and by Pub. Law 421, 77th Cong.; WPB Dir. 1; 7 F.R. 562; WPB Supp. Dir. 1-J; 7 F.R. 8731; WFO 56, 9 F.R. 4319, WFO 68, 9 F.R. 4319, 2nd Rev. Gen. Order 20, 8 F.R. 10917.

Article I—General Provisions

SECTION 1.1 *The Director is authorized to require reports and records.* Whenever the Director deems it necessary, he may, by written order, request any person dealing in cereals or cereal products, and such person when so requested must submit to the Office of Price Administration at San Juan, Puerto Rico, and keep at his establishment for inspection, any information, documents, reports, or records, concerning the importation, shipments, produc-

tion, inventories, stocks, or sales, of any cereals or cereal products.

Article II—Exceptions

SEC. 2.1 *Exceptions to the provisions of this order; exempt agencies.* The provisions of this order shall not apply to the Army and Navy of the United States, United States Maritime Commission, the Panama Canal, the Coast and Geodetic Survey, The Coast Guard, the Civil Aeronautics Authority, the National Advisory Commission for Aeronautics and the Office of Scientific Research and Development.

Article III—Prohibitions

SEC. 3.1 *False statements or entries.* No person shall alter or falsify any statement, document, report, or record, conceal or fail to disclose any fact, statement or information in any document, report, or record required to be made or kept, furnished or disclosed by this order.

SEC. 3.2 *Offer, attempt or agreement to violate.* No person shall offer, attempt, or agree to violate the provisions of this order.

Article IV—Enforcement

SEC. 4.1 *Criminal prosecution.* Any person who wilfully performs any act prohibited or wilfully fails to perform any act required by any of the provisions of this order may, upon conviction, be fined not more than \$10,000 or imprisoned for not more than one year, or both, and shall be subject to such other penalties or actions as may be prescribed by all applicable statutes.

SEC. 4.2 *Suspension order.* Any person who violates this order or any order issued hereunder may be prohibited by suspension order from receiving or making any transfers of cereals or cereal products. Proceedings for suspension orders shall be governed by the provisions of Revised Procedural Regulation No. 4, issued by the Office of Price Administration.

Article V—Scope of the Order

SEC. 5.1 *Territorial limitation.* This order shall apply in Puerto Rico.

Article VI—Definitions

SEC. 6.1 *Meaning of the terms as used in this order.* (a) "Director" means the Territorial Director of the Office of Price Administration for Puerto Rico or any person duly authorized to act in his place.

(b) "Person" includes an individual, partnership, corporation, association, any other organized group of persons, any government or any of its political subdivisions and any agency of any of the foregoing.

(c) "Cereals" mean the grains commonly known as such and used for food.

(d) "Cereal product" means any processed food commodity containing any amount of cereal.

This order shall become effective at 12:01 a. m. on May 14, 1946.

NOTE: The record keeping and reporting requirements of this order have been approved by the Bureau of the Budget in

accordance with the Federal Reports Act of 1942.

Issued this 15th day of May 1946.

SAM GILSTRAP,
Territorial Director for Puerto Rico.

Approved:

M. S. BURCHARD,
Acting Regional Administrator,
Region IX.

[F. R. Doc. 46-8535; Filed, May 21, 1946;
11:29 a. m.]

PART 1413—LUMBER PRODUCTS

[MPR 601, Amdt. 2]

SOFTWOOD MOULDINGS

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.

Maximum Price Regulation 601 is amended in the following respects:

1. In section 6 (a) Table 1 is amended to read as follows:

TABLE 1.—LIST PRICES FOR SMALL SIZES OF MOULDINGS IN STRAIGHT CAR SHIPMENTS IN SPECIES COVERED BY RMPR 94

(Per 100 lineal feet)

Finished widths in inches	Finished thicknesses in inches					
	¼ and thinner	⅜	½	⅝	¾	⅞
¾ and narrower	\$0.65	\$0.70	\$0.75	\$0.80	\$0.85	\$0.90
¾	.75	.80	.85	.90	.95	.95
1	.80	.85	.85	.95	1.00	1.20
1¼	.85	.90	.95	1.00	1.10	1.20
1½	.90	.95	1.00	1.10	1.30	1.45
1¾	.95	1.00	1.05	1.20	1.40	1.50
1¾	.95	1.05	1.15	1.30	1.55	1.60
1¾	1.15	1.20	1.25	1.40	1.70	1.80
1¾	1.20	1.25	1.30	1.55	1.85	1.90

2. In section 6 (a) the following change as made in Table II: The thickness ⅞" is deleted from columns 3 and 4 and inserted in column 5.

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

(b) *Size tolerances.* A thickness tolerance no greater than 1/64" is permissible in size and pattern for items priced in Table 1. For items priced in Table II, the permissible tolerance is 1/64" for items priced in Columns 1 and 2, and 1/32" for items priced in Columns 3, 4, 5, 6, 7, 8, and 9 except for thicknesses in odd thirty-seconds of an inch, such as 23/32", 25/32", 27/32", 29/32", etc., in which case the items must be a full size.

Where mouldings are scant beyond the permissible tolerance, the list price for the next smaller thickness shall be used.

4. Sections 18 (b), (c) and (d) are amended to read as follows:

(b) *Maximum prices for standard mouldings—(1) Straight cars.* A "straight car" of Western Pine moulding is a shipment of mouldings whose aggregate list prices total at least \$3,000.00.

The maximum prices f. o. b. mill for a direct mill shipment in straight car quantities for Standard Western Pine

Mouldings in lengths 4' to 20', not over 15 percent under 10' with each length bundled separately are as follows:

The list prices in Table I of Section 6 for the sizes listed in the table less the following discounts:

For patterns with list prices under \$0.95—discount 40½%.

For patterns with list prices \$0.95 and over—discount 35½%.

For sizes not listed in Table I, the list prices in Table II of section 6, less the following discounts:

Item	Discount for list prices under \$2	Discounts for list prices \$2 and over
Casing and base 3½" and wider, ¾" thick	Percent	Percent
Other mouldings:		
¾" or less in thickness	40½	33½
¾" thickness	38½	31½
¾" in thickness	34½	27½
¾" and 1½" in thickness	30½	23½
¾" in thickness	28½	21½
¾" in thickness	25½	18½
¾" in thickness	23½	16½
¾" or over in thickness		25½

(2) *Other shipments.* The maximum prices f. o. b. mill for a direct mill shipment, other than a straight car shipment, for Standard Western Pine mouldings in lengths 4' to 20', not over 15 percent under 10' with each length bundled separately, are the list prices in Table II of section 6 less the following discounts:

Casing and base 3½" and wider, ¾" thick—discount 18½%.

Other mouldings:

List prices under \$2.00—discount 24½%.

List prices \$2.00 and over—discount 19½%.

For 25/32" other than S4S items shorten discount 3 points.

For 13/16" other than S4S items shorten discount 5 points.

(c) *Maximum prices for special mouldings.* The maximum prices f. o. b. mill for a direct mill shipment of Special Western Pine Mouldings shall be as follows:

(1) For the following house mouldings: crown moulding; bed moulding; cove moulding; brick moulding; quarter, half and full rounds; window and door stops; nosing; screen moulding; S4S screen stock; panel moulding; band moulding; cornice moulding; hook strips; corner bead; chair rail; shelf cleat; picture moulding; panel strips; casing, base and apron; stools; lattice; drip cap and water table; back band; cap trim; floor and base moulding; astragals; and baluster stock, use the same prices as provided in section 18 (b) above.

(2) For all other special mouldings, such as industrial mouldings including cabinet mouldings, etc., the following prices apply depending on quantities:

In quantities of more than 10,000 lineal feet per item, lengthen the discounts for Standard mouldings by 8½ points.

In quantities of 3,000 to 10,000 lineal feet per item, lengthen the discounts for Standard mouldings by 7½ points.

In quantities of 500 to 3,000 lineal feet per item, shorten the discount for Standard mouldings by 1½ points.

In quantities of less than 500 lineal feet of one pattern, shorten the discount for Standard mouldings by 1½ points and add a setup charge of \$2.50.

(d) *Deductions and additions to maximum prices.* Additions permitted under this paragraph may be made only when the item or service is specifically ordered by the buyer and shipped by the seller.

(1) *Species.* For Sugar Pine, the discounts may be shortened 5 points.

For Idaho White Pine, the discounts may be shortened 10 points.

For all other species covered by RMPR 94, lengthen the discount 5 points.

(2) *Rabbeting or grooving.* For rabbeting or grooving any backbands or sash stock, 25¢ may be added to the list price for one rabbet or groove and 50¢ may be added to the list price for two or more rabbets and/or grooves. Charges for rabbeting or grooving of other mouldings must be approved under section 7.

(3) *Length.* For specified lengths, the discounts may be shortened 5 points.

For all 10' to 16' lengths, the discounts may be shortened 3 points.

For all 10' to 16' even lengths, the discounts may be shortened 5 points.

For all even lengths, the discounts may be shortened 1 point.

For cut to lengths, under 5', the discounts must be lengthened 2 points.

For cut to lengths 5' to 10', the discounts may be shortened 3 points.

For cut to specified lengths 10' and over, the discounts may be shortened 5 points.

For short mouldings in excess of the 15 percent allowed in random length shipments or short lengths only, the discounts must be lengthened 10 points. (This does not apply when mouldings are ordered cut to length.)

(4) *Sub-standard mouldings.* For sub-standard mouldings, the discounts must be lengthened 10 points, except that for mouldings which are sub-standard only on account of stain, the seller must lengthen discounts only 5 points.

(5) *Packing and wrapping.* For carton packing or paper wrapping, the basic discounts may be shortened 5 points.

5. A new section 25a "Western Pine Moulding Adjustments" is added to the regulation to read as follows:

SEC: 25a. *Western Pine moulding adjustments.* The discounts for jobber sales of Western Pine mouldings set forth in sections 26 to 45, inclusive, shall be subject to the following adjustments:

For all standard mouldings, shorten discounts in the applicable section 12½ points.

For the following special house mouldings shorten discounts in the applicable section 12½ points:

- Crown moulding.
- Bed moulding.
- Cove moulding.
- Brick moulding.
- Quarter, half and full rounds.
- Window and door stops.
- Nosing.
- Screen moulding.
- S4S screen stock.
- Panel moulding.
- Band moulding.
- Cornice moulding.
- Hook strips.
- Corner bead.
- Chair rail.
- Shelf cleat.
- Picture moulding.
- Panel strips.

Casing, base and apron.
Stools.
Lattice.
Drip cap and water table.
Back band.
Cap trim.
Floor and base moulding.
Astragals.
Baluster stock.

For all other special mouldings, including all industrial mouldings, shorten the discounts in the applicable section by 4 points.

6. The following changes are made in the table of discounts in paragraph (a) (2) of section 26-45, inclusive:

- a. The fourth line, commencing with the item $\frac{5}{8}$ ", is deleted.
- b. In the fifth line, the item "11/16'" is amended to read " $\frac{3}{4}$ " and "11/16'".
- c. In the seventh line, "Casing and base 3 1/2" and wider" is amended to read " $\frac{3}{4}$ " casing and base 3 1/2" and wider".
- d. The tenth line, commencing with the item $\frac{7}{8}$ ", is deleted.
- e. In the eleventh line, the item "1" and over" is amended to read " $\frac{7}{8}$ " and over".

7. Section 46 is amended to read as follows:

Sec. 46. Maximum prices for dealer sales. The maximum prices for all dealer sales of softwood mouldings covered by this regulation shall be for each seller his individual prices for each item as established under the General Maximum Price Regulation adjusted to reflect the dollar-and-cents increase authorized at the manufacturing level by an OPA action subsequent to April 1, 1946, except that a reseller who qualifies as a dealer, need not sell any item of moulding covered by this regulation at less than 25% above his acquisition costs, nor less than the prices established for jobber sales in his area.

This amendment shall become effective May 21, 1946.

Issued this 21st day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8517; Filed, May 21, 1946; 11:30 a. m.]

PART 1439—UNPROCESSED AGRICULTURAL COMMODITIES

[2d Rev. MPR 487, Amdt. 13]

WHEAT

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.

Second Revised Maximum Price Regulation 487 is amended in the following respects:

1. Section 3.2 (d) (1) is amended to read as follows:

(1) *Area A.* The base price per bushel for any wheat, bulk, at any interior rail point in Area A shall be that terminal base price specified herein, which, less transportation charges at the lowest

published domestic carload rail transportation rate from that interior rail point to that terminal base point, will result in the highest price at said interior rail point, except that where the Atlanta terminal base price is used to compute the base price at any interior point the price per bushel set forth in Table I shall be reduced by the amount of the reduction in the freight rate (plus transportation tax) per bushel from said interior point to Atlanta, Georgia, provided for by Interstate Commerce Commission Order, 259 I. C. C. 629, effective May 15, 1946.

2. Section 4.4 (a) (2) is amended to read as follows:

(2) If the wheat has moved into a terminal basing point, you may use the terminal base point price in calculating your maximum price in lieu of your supplier's maximum price and add to it (i) all previously allowable added markups and elevation charges, (ii) your transportation cost from the terminal base point to the point of delivery and (iii) a markup of 1 1/2 cents per bushel, except that the terminal base point price at Atlanta shall be reduced by the amount of the reduction in the freight rate (plus transportation tax) per bushel from the point of origin of the wheat being sold to Atlanta, provided for by Interstate Commerce Commission Order, 259 I. C. C. 629, effective May 15, 1946.

This amendment shall become effective May 20, 1946.

Issued this 20th day of May 1946.

PAUL A. PORTER,
Administrator.

Approved: May 17, 1946.

N. E. DODD,
Acting Secretary of Agriculture.

[F. R. Doc. 46-8482; Filed, May 20, 1946; 4:44 p. m.]

PART 1499—COMMODITIES AND SERVICES

[SR 14F, Amdt. 16]

HAWAIIAN MOLASSES

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 35 of Supplementary Regulation 14F is amended by adding a new paragraph (d) to read as follows:

(d) The maximum prices established by paragraphs (b) and (c), may be increased as follows:

	<i>Per ton</i>
Loaded in trucks, 5 tons to 20 tons, inclusive	\$0.25
Loaded in trucks, less than 5 tons.....	.50
Loaded in drums (600 lbs. each) drums extra	6.33

This amendment shall become effective May 26, 1946.

Issued this 21st day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8513; Filed, May 21, 1946; 11:29 a. m.]

TITLE 36—PARKS AND FORESTS

Chapter I—National Park Service

PART 31—RULES AND REGULATIONS GOVERNING THE PROCEDURE AND BUSINESS OF THE NATIONAL PARK TRUST FUND BOARD DONATIONS AND DISPOSITION OF INCOME

Pursuant to the authority contained in the act of July 10, 1935 (49 Stat. 477), Part 31, Chapter I, Title 36, Code of Federal Regulations, is amended in the following particulars:

1. Section 31.4 is amended to read as follows:

§ 31.4 *Donations.* Trust funds in the form of money, securities, or other personal property may be given or bequeathed to the Board in form substantially as follows: "To the National Park Trust Fund Board, to be expendable, principal and interest, for the benefit of, or in connection with, the National Park Service, its activities, or its services, as may be approved by the Board." The donor may specify a particular purpose or purposes for which the gift or bequest is made: *Provided, however,* That the Board may reject any gift or bequest which entails any terms or conditions unacceptable to the Board.

2. Section 31.6 is revoked. (49 Stat. 477; 16 U.S.C. 19)

Issued this 29th day of January 1946.

NATIONAL PARK TRUST FUND BOARD,
HAROLD L. ICKES, *Member.*
JOSEPH J. O'CONNELL, Jr., *Member.*
J. HORACE MCFARLAND, *Member.*
NEWTON B. DRURY, *Member.*

[F. R. Doc. 46-8507; Filed, May 21, 1946; 10:12 a. m.]

TITLE 47—TELECOMMUNICATION

Chapter I—Federal Communications Commission

[Order 133]

PART 2—GENERAL RULES AND REGULATIONS

PART 5—EXPERIMENTAL RADIO SERVICES

PART 10—EMERGENCY RADIO SERVICES

PART 11—MISCELLANEOUS RADIO SERVICES

PART 13—COMMERCIAL RADIO OPERATORS

PART 16—RAILROAD RADIO SERVICE

WAIVER OF REQUIREMENTS FOR OPERATOR LICENSES

MAY 10, 1946.

At a session of the Federal Communications Commission, held at its offices in Washington, D. C., on the 10th day of May 1946;

Whereas, section 318 of the Communications Act of 1934, as amended, provides that the operation of the transmitting apparatus of licensed radio stations may be carried on only by persons holding an operator's license issued by this Commission; and

Whereas, the Commission is authorized to waive the provisions of said section 318 in certain cases, provided the Commission shall find that the public interest, convenience, or necessity will be thereby served; and

Whereas, there has been a tremendous increase in the volume of applications filed for non-broadcast station authorizations involving very large numbers of police, fire, forestry, railroad, provisional, geological and other portable and mobile station units; and

Whereas, the improved frequency stability characteristics and low power of transmitting equipment presently used in portable and mobile units make the possibility of interference to other radio services remote; and

Whereas, it appears that a waiver of the provisions of section 318 of the Communications Act so as to permit the operation, without operator licenses, of mobile and portable radio transmitting equipment of the kind and upon the conditions described below will facilitate and promote the use of radio in many important services and thus serve the public interest, convenience and necessity;

It is ordered, That, subject to the conditions hereinafter stated, the provisions contained in section 318 of the Communications Act of 1934, as amended, be and they are hereby waived, insofar as such provisions require any person to hold an operator's license in order to operate the various classes of mobile or portable radio transmitting apparatus authorized for use in the Emergency, Miscellaneous, Railroad and Experimental Services (Parts 5, 10, 11 and 16 of the Commission's rules); *Provided, however:*

1. The terms of this order shall not apply to any portable or mobile station using radiotelegraphy employing manual operation.

2. The terms of this order shall not apply to any portable or mobile station operating on frequencies below 25 megacycles unless such operation is subject to control by a licensed operator of the associated land station operated by the same licensee.

3. The terms of this order shall not apply to any portable or mobile stations in the Experimental Service looking to common carrier operation on a regular basis other than in the General Mobile Radio Service.

4. The terms of this order shall not be construed to authorize any person not holding a proper operator license issued by this Commission to make adjustments to any radio transmitter.

It is further ordered, That the provisions of Parts 2 and 13 of the Commission's rules, to the extent that they are inconsistent with the provisions of this order, be, and they are hereby, suspended.

It is further ordered, That this order shall become effective June 1, 1946.

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

[F. R. Doc. 46-8474; Filed, May 20, 1946;
12:13 p. m.]

[Order 130-G]

PART 12—AMATEUR RADIO: STATIONS AND
OPERATORS

FREQUENCY BANDS

At a session of the Federal Communications Commission held at its offices in Washington, D. C. on the 9th day of May 1946;

Whereas, by Order No. 130-A, dated November 14, 1945, as amended by Order No. 130-B, dated January 16, 1946, and as further amended by Order No. 130-C, dated February 20, 1946, and as further amended by Order No. 130-D, dated March 13, 1946, and as further amended by Order No. 130-E, dated March 29, 1946, the Commission made available for amateur station operation certain frequency bands; and

Whereas, the frequency band 3500 to 3625 Kc. is now available for amateur station operation; and

Whereas, all frequencies above 30,000 Mc. are now available for amateur station operation for experimental use; and

Whereas, it is desirable to authorize pulse type and AO emissions for amateur station operation above 1215 Mc:

It is hereby ordered, That the second ordering clause of Order No. 130-A (as amended by Orders Nos. 130-B, 130-C, 130-D, and 130-E, be and it is hereby further amended to read as follows:

2. (a) The following frequency bands are available for use for amateur station operation, subject to the limitations and restrictions set forth herein:

(1) 3500 to 4000 Kc., using type A1 emission, and, on frequencies 3900 to 4000 Kc., type A3 emission, subject to the restriction that A3 emission may be used only by an amateur station which is licensed to an amateur operator holding Class A privileges and then only when operated and controlled by an amateur operator holding Class A privileges. Use of this band is restricted to amateur stations within the continental limits of the United States, the Territory of Alaska, Puerto Rico, and the Virgin Islands.

(2) 27.185 to 27.455 Mc., using types A0, A1, A2, A3 and A4 emissions, and also special emissions for frequency modulation (radiotelephone transmissions and radiotelegraph transmissions employing carrier shift or other frequency modulation techniques). This band is subject to use also for operation of scientific, industrial and medical apparatus.

(3) 28.0 to 29.7 Mc., using type A1 emission.

(4) 28.1 to 29.7 Mc., using type A3 emission.

(5) 29.0 to 29.7 Mc., using special emission for frequency modulation (radiotelephone transmissions and radiotelegraph transmissions employing carrier shift or other frequency modulation techniques).

(6) 50.0 to 54.0 Mc., using types A1, A2, A3 and A4 emissions and, on frequencies 52.5 to 54.0 Mcs., special emission for frequency modulation (radiotelephone transmissions and radiotelegraph transmissions employing carrier shift or other frequency modulation techniques).

(7) 144 to 148 Mc., using types A1, A2, A3 and A4 emissions and special emissions for frequency modulation (radiotelephone transmissions and radiotelegraph transmissions employing carrier shift or other frequency modulation techniques). The portion of this band between 146.5 and 148 Mc shall not be used, however, by any amateur station located within 50 miles of Washington, D. C., Seattle, Washington, or Honolulu, T. H.

(8) 235 to 240 Mc., using types A1, A2, A3 and A4 emissions and special emissions for frequency modulation (radiotelephone transmissions and radiotelegraph transmissions employing carrier shift or other frequency modulation techniques).

(9) 420 to 430 Mc., using types A1, A2, A3, A4 and A5 emissions, and special emissions for frequency modulation (radiotelephone transmissions and radiotelegraph transmissions employing carrier shift or other frequency modulation techniques). Peak antenna power shall not exceed 50 watts.

(10) 1215 to 1295 Mc., 2300 to 2450 Mc., 5250 to 5650 Mc., 10,000 to 10,500 Mc., 21,000 to 22,000 Mc., and on any frequency or frequencies above 30,000 Mc., using on these frequencies types A0, A1, A2, A3, A4 and A5 emissions, special emissions for frequency modulation (radiotelephone transmissions and radiotelegraph transmissions employing carrier shift or other frequency modulation techniques), and pulse emissions.

(b) No frequencies other than those assigned in this order shall be used for amateur operation.

This order shall become effective 11 a. m. Eastern Standard Time, May 9, 1946.

By the Commission.

[SEAL] T. J. SLOWIE,
Secretary.

[F. R. Doc. 46-8464; Filed, May 20, 1946;
12:13 p. m.]

Notices

FEDERAL COMMUNICATIONS COM-
MISSION.

[Docket Nos. 7543, 7544, 7545, 7546, 7547]

LIBERTY BROADCASTING CORP. ET AL.

ORDER DESIGNATING APPLICATIONS FOR CON-
SOLIDATED HEARING ON STATED ISSUES

In re applications of Liberty Broadcasting Corporation, Atlanta, Georgia, for construction permit, File No. B3-PH-449, Docket No. 7543; Atlanta Journal Company, Atlanta, Georgia, for construction permit, File No. B3-PH-761, Docket No. 7544; J. W. Woodruff, Tr/as Atlanta Broadcasting Company, Atlanta, Georgia, for construction permit, File No. B3-PH-746, Docket No. 7545; Fred B. Wilson and Channing Cope d/b as Wilson and Cope, Atlanta, Georgia, for construction permit, File No. B3-PH-803, Docket No. 7546; Regents of the University System of Georgia, for and on behalf of Georgia School of Technology, Atlanta,

Georgia, for construction permit, File No. B3-PH-918, Docket No. 7547.

At a session of the Federal Communications Commission held at its offices in Washington, D. C., on the 22d day of April, 1946;

The Commission having under consideration the above-entitled applications for construction permit for new metropolitan FM broadcast stations in the Atlanta, Georgia, area; and

Whereas, it appears that a possible maximum of four metropolitan channels might be available in the vicinity of Atlanta;

It is ordered, That the above-entitled applications be designated for consolidated hearing upon the following issues:

1. To determine the legal, technical, financial and other qualifications of the applicant to operate and construct the proposed station.
2. To obtain full information with respect to the nature and character of the proposed program service.
3. To determine the areas and populations which may be expected to receive service from the proposed station.
4. To determine on a comparative basis which if any of the applications in this consolidated proceeding should be granted.

[SEAL] FEDERAL COMMUNICATIONS
COMMISSION,
WM. P. MASSING,
Acting Secretary.

[F. R. Doc. 46-8456; Filed, May 20, 1946;
12:11 p. m.]

[Docket Nos. 7538, 7539, 7540, 7541, 7542]

COLUMBIA BROADCASTING SYSTEM,
INC., ET AL.

ORDER DESIGNATING APPLICATIONS FOR CONSOLIDATED HEARING ON STATED ISSUES

In re applications of Columbia Broadcasting System, Inc., St. Louis, Missouri, Docket No. 7538, File No. B4-MPH-63; Globe-Democrat Publishing Company, St. Louis, Missouri, Docket No. 7539, File No. B4-PH-110; Unity Broadcasting Corporation of Missouri, St. Louis, Missouri, Docket No. 7540, File No. B4-PH-890; Mississippi Valley Broadcasting Company, East St. Louis, Illinois, Docket No. 7541, File No. B4-PH-416; Evangelical Lutheran Synod of Missouri, Ohio, and other States, Clayton, Missouri, Docket No. 7542, File No. B4-PH-902; for construction permits.

At a session of the Federal Communications Commission held at its offices in Washington, D. C., on the 22d day of April 1946;

The Commission having under consideration the above-entitled applications for construction permit for new metropolitan FM broadcast stations in the St. Louis, Missouri, area; and

Whereas, it appears that a possible maximum of four metropolitan channels might be available in the vicinity of St. Louis, Missouri;

It is ordered, That the above-entitled applications be designated for consolidated hearing upon the following issues:

1. To determine the legal, technical, financial, and other qualifications of the

applicant to operate and construct the proposed station.

2. To obtain full information with respect to the nature and character of the proposed program service.

3. To determine the areas and populations which may be expected to receive service from the proposed station.

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

By the Commission.

[SEAL] WM. P. MASSING,
Acting Secretary.

[F. R. Doc. 46-8457; Filed, May 20, 1946;
12:11 p. m.]

[Docket No. 7519]

PEOPLES BROADCASTING CORP.

ORDER DESIGNATING APPLICATION FOR CONSOLIDATED HEARING ON STATED ISSUES

In re application of Peoples Broadcasting Corporation, Worthington, Ohio, for construction permit, Docket No. 7519, File No. B2-P-4663.

At a session of the Federal Communications Commission held at its offices in Washington, D. C., on the 10th day of April 1946;

The Commission having under consideration the application of Peoples Broadcasting Corporation (File No. B2-P-4663; Docket No. 7519) for a new standard broadcast station to be operated on 880 kc, with 5 kw power, daytime only, near Worthington, Ohio; and

It appearing, that the Commission on January 16, 1945 designated for hearing the application of The Eagle-Gazette Company (File No. B2-P-3700; Docket No. 6732) requesting a construction permit for a new standard broadcast station to operate on 880 kc, 1 kw, daytime only, at Lancaster, Ohio;

It is ordered, That the application of Peoples Broadcasting Corporation be and it is hereby designated for hearing in consolidation with the application of the Eagle-Gazette Company upon the following issues:

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

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

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

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

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

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

By the Commission.

[SEAL] T. J. SLOWIE,
Secretary.

[F. R. Doc. 46-8458; Filed, May 20, 1946;
12:12 p. m.]

[Docket No. 7564]

CALIFORNIA-NEVADA BROADCASTING CO.
ORDER DESIGNATING APPLICATION FOR CONSOLIDATED HEARINGS ON STATED ISSUES

In re application of California-Nevada Broadcasting Company, Vallejo, California, for construction permit, Docket No. 7564, File No. B5-P-4614.

At a session of the Federal Communications Commission, held at its offices in Washington, D. C., on the 2d day of May 1946;

The Commission having under consideration the above application of California-Nevada Broadcasting Company for a construction permit for a new standard broadcast station using 850 kc, 250 w, Daytime, at Vallejo, California;

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

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

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

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

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

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

It is further ordered, That KTRB Broadcasting Company, Inc., licensee of station KTRB be, and it is hereby, made a party to their proceedings.

By the Commission.

[SEAL] T. J. SLOWIE,
Secretary.

[F. R. Doc. 46-8459; Filed, May 20, 1946;
12:12 p. m.]

[Docket No. 7563]

ROSS & Co.

ORDER DESIGNATING APPLICATION FOR CONSOLIDATED HEARING ON STATED ISSUES

In re application of Ross & Co., a partnership consisting of Edmund Key III, Emerson H. Lee, Clark Ross, Jr. & John Morton Taylor, Marshall, Texas, for construction permit, Docket No. 7563, File No. B3-P-4477.

At a session of the Federal Communications Commission, held at its offices in Washington, D. C., on the 2d day of May 1946;

The Commission having under consideration the above-entitled application for a construction permit for a new standard broadcast station to be operated on the frequency 1450 kc, with 250 w power, unlimited time, at Marshall, Texas;

It is ordered, That the said application be designated for hearing in a consolidated proceeding with the application of Marshall Broadcasting Company (File No. B3-P-3675, Docket No. 6706) for a construction permit requesting the same facilities, upon the following issues:

1. To determine the legal, technical, financial, and other qualifications of the applicant partnership and the partners to construct and operate the proposed station.
2. To determine the areas and populations which may be expected to gain primary service from the operation of the proposed station and the character of other broadcast service available to those areas and populations.
3. To determine the type and character of program service proposed to be rendered and whether it would meet the requirements of the populations and areas proposed to be served.
4. To determine whether the operation of the proposed station would involve objectionable interference with any existing broadcast stations and, if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.
5. To determine whether the operation of the proposed station would involve objectionable interference with services proposed in any pending applications for broadcast facilities, and, if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.
6. To determine whether the installation and operation of the proposed station would be in compliance with the Commission's rules and Standards of Good Engineering Practice Concerning Standard Broadcast Stations.
7. To determine on a comparative basis which, if either, of the applications in this consolidated proceeding should be granted.

By the Commission.

[SEAL]

T. J. SLOWIE,
Secretary.[F. R. Doc. 46-8460; Filed, May 20, 1946;
12:12 p. m.]

[Docket No. 6706]

MARSHALL BROADCASTING Co.

ORDER DESIGNATING APPLICATION FOR CONSOLIDATED HEARING ON STATED ISSUES

In re application of Marshall Broadcasting Company, Marshall, Texas, for Construction Permit, Docket No. 6706, File No. B3-P-3675.

At a session of the Federal Communications Commission, held at its offices in Washington, D. C., on the 2d day of May 1946;

The Commission having under consideration the above-entitled application for a construction permit for a new standard broadcast station to be operated on the frequency 1450 kc, with 250 w power, unlimited time, at Marshall, Texas;

It is ordered, That the said application be designated for hearing in a consolidated proceeding with the application (File No. B3-P-4477) of Ross & Co., a partnership consisting of Edmund Key III, Emerson H. Lee, Clark Ross, Jr., & John Morton Taylor, for a construction permit requesting the same facilities, upon the following issues:

1. To determine the legal, technical, financial, and other qualifications of the applicant corporation, its officers, directors and stockholders, to construct and operate the proposed station.
2. To determine the areas and populations which may be expected to gain primary service from the operation of the proposed station and the character of other broadcast service available to those areas and populations.
3. To determine the type and character of program service proposed to be rendered and whether it would meet the requirements of the populations and areas proposed to be served.
4. To determine whether the operation of the proposed station would involve objectionable interference with any existing broadcast stations and, if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.
5. To determine whether the operation of the proposed station would involve objectionable interference with services proposed in any pending applications for broadcast facilities, and, if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.
6. To determine whether the installation and operation of the proposed station would be in compliance with the Commission's rules and Standards of Good Engineering Practice concerning standard broadcast stations.
7. To determine on a comparative basis which, if either, of the applications in this consolidated proceeding should be granted.

By the Commission.

[SEAL]

T. J. SLOWIE,
Secretary.[F. R. Doc. 46-8461; Filed, May 20, 1946;
12:12 p. m.]

[Docket No. 7561]

NUECES BROADCASTING Co. (KEYS)

ORDER DESIGNATING APPLICATION FOR CONSOLIDATED HEARING ON STATED ISSUES

In re application of Earl C. Dunn, Charles W. Rossi, H. B. Lockhart & E. C. Highes, d/b as Nueces Broadcasting Company (KEYS) Corpus Christi, Texas, for construction permit, Docket No. 7561, File No. B3-P-3999.

At a session of the Federal Communications Commission, held at its offices in Washington, D. C., on the 2d day of May 1946;

The Commission having under consideration the above-entitled application to increase power of Station KEYS at Corpus Christi, Texas, to 5 kw night, 1 kw day, and to install a new antenna system and transmitter at a new location;

It is ordered, That the said application be, and it is hereby designated for hearing in a consolidated proceeding with the applications for construction permits of Amarillo Broadcasting Corporation (KFDA) (File No. B3-P-4353) to change frequency from 1230 kc to 1440 kc, and to increase power from 250 w to 1 kw night, 5 kw Local Sunset, unlimited time; S. H. Patterson (KVAK) (File No. B4-P-4317) to change frequency from 1450 kc to 1200 kc, increase power to 1 kw and change hours of operation from unlimited time to daytime only; and S. H. Patterson (File No. B4-P-4389) for a new standard broadcast station at Topeka, Kansas, to operate on 1440 kc, with power of 500 w night, 1 kw day, unlimited time (the granting of each said application of S. H. Patterson to be contingent upon the granting of the other such application) upon the following issues:

1. To determine the technical, financial, and other qualifications of the applicant partnership and the partners to construct and operate Station KEYS as proposed.
2. To determine the areas and populations which may be expected to gain or lose primary service from the operation of Station KEYS as proposed and the character of other broadcast service available to those areas and populations.
3. To determine the type and character of program service proposed to be rendered and whether it would meet the requirements of the populations and areas proposed to be served.
4. To determine whether the operation of Station KEYS as proposed would involve objectionable interference with any other existing broadcast stations, and, if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.
5. To determine whether the operation of Station KEYS as proposed would involve objectionable interference with the services proposed in the said pending applications of Amarillo Broadcasting Corporation (KFDA) (File No. B3-P-4353), and S. H. Patterson (File No. B4-P-4389), or with any other pending applications for broadcast facilities and, if so, the

nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.

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

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

By the Commission.

[SEAL]

T. J. SLOWIE,
Secretary.

[F. R. Doc. 46-8462; Filed, May 20, 1946;
12:12 p. m.]

[Docket No. 7560]

S. H. PATTERSON

ORDER DESIGNATING APPLICATION FOR CONSOLIDATED HEARING ON STATED ISSUES

In re application of S. H. Patterson, Topeka, Kansas, for Construction Permit, Docket No. 7560, File No. B4-P-4389.

At a session of the Federal Communications Commission, held at its offices in Washington, D. C., on the 2d day of May 1946;

The Commission having under consideration the above-entitled application for a construction permit for a new standard broadcast station to be operated on the frequency 1440 kc, with 5 kw power, employing a directional antenna for nighttime use, unlimited time, at Topeka, Kansas, contingent upon the granting of the pending application of S. H. Patterson (KVAK) (File No. B4-P-4317) to change frequency from 1450 kc to 1200 kc, and change hours of operation from unlimited time to daytime only;

It is ordered, That the said application be, and it is hereby, designated for hearing in a consolidated proceeding with the applications for construction permits of Earl C. Dunn, Charles W. Rossi, H. B. Lockhart & E. C. Hughes, d/b as Nueces Broadcasting Co. (KEYS) (File No. B3-P-3999) to increase power to 5 kw day, 1 kw night, and to install a new antenna system and transmitter at a new location; Amarillo Broadcasting Corporation (KFDA) (File No. B3-P-4353) to change frequency from 1230 kc to 1440 kc, and to increase power from 250 w to 1 kw night, 5 kw Local Sunset, unlimited time; and S. H. Patterson (KVAK) (File No. B4-P-4317) to change frequency from 1450 kc to 1200 kc, increase power to 1 kw., and change hours of operation from unlimited time to daytime only, upon the following issues:

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

2. To determine the areas and populations which may be expected to gain primary service from the operation of the proposed station and the nature and extent of other broadcast service avail-

able to those areas and populations, particularly from station KVAK at Atchison, Kansas.

3. To determine whether the proposed station would render primary service within the areas and to the populations served by station KVAK at Atchison, Kansas, and the extent thereof.

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

5. To determine whether the operation of the proposed station would involve objectionable interference with the services proposed in the said pending applications of Earl C. Dunn, Charles W. Rossi, H. B. Lockhart and E. C. Hughes, d/b as Nueces Broadcasting Company (KEYS) (File No. B3-P-3999), Amarillo Broadcasting Corporation (KFDA) (File No. B3-P-4353); or with any other pending applications for broadcast facilities and, if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.

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

7. To determine whether the operation of the antenna system proposed herein would be consistent with Civil Aeronautics Administration requirements.

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

By the Commission.

[SEAL]

T. J. SLOWIE,
Secretary.

[F. R. Doc. 46-8463; Filed, May 20, 1946;
12:12 p. m.]

[Docket No. 7370]

NORTH JERSEY RADIO, INC.

NOTICE OF HEARING

In re application of North Jersey Radio, Inc. (new) date filed October 4, 1945, for construction permit; class of service, standard broadcast; class of station, standard broadcast; location Newark, New Jersey; operating assignment specified; frequency, 1430 kc.; power, 5 kw. night,¹ 5 kw. day; hours of operation unlimited; Docket No. 7370; File No. B1-P-4306.

You are hereby notified that the Commission has examined the application in the above entitled case and has designated the matter for hearing in a consolidated proceeding with the application of Chanticleer Broadcasting Company (File No. B1-P-4489; Docket No. 7452, requesting a construction permit for a new standard broadcast station at Brunswick, New Jersey, to operate on 1450 kc., with

¹ DA-night.

250 watts power, unlimited time; on the following issues:

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

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

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

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

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

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

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

The applicant is hereby given the opportunity to obtain a hearing on such issues by filing a written appearance in accordance with the provisions of § 1.384 of the Commission's rules of practice and procedure. Persons other than the applicant herein and the applicants already made a party by consolidation, who desire to be heard must file a petition to intervene in accordance with the provisions of §§ 1.102, 1.141 and 1.142 of the Commission's rules of practice and procedure.

The applicant's address is as follows: North Jersey Radio, Inc., c/o Edward D. Sugrue, 215 Market Street, Newark, New Jersey.

Dated at Washington, D. C., May 14, 1946.

[SEAL]

FEDERAL COMMUNICATIONS
COMMISSION,
T. J. SLOWIE,
Secretary.

[F. R. Doc. 46-8465; Filed, May 20, 1946;
12:13 p. m.]

[Docket No. 7552]

RED RIVER BROADCASTING CO., INC.
(KDAL)

NOTICE OF HEARING

In re application of Red River Broadcasting Company, Inc. (KDAL), date

filed December 12, 1945, for construction permit to increase power, install new transmitter, make changes in directional antenna for night use; class of service, standard broadcast; class of station, standard broadcast; location, Duluth, Minnesota; operating assignment specified: frequency, 610 kc.; power, 5 kw. night,¹ 5 kw. day; hours of operation, unlimited; Docket No. 7552; File No. B4-P-4421.

You are hereby notified that the Commission has examined the application in the above-entitled case and has designated the matter for hearing on the following issues:

1. To determine the legal, technical, financial, and other qualifications of the applicant corporation, its officers, directors, and stockholders, to construct and operate the proposed station.
2. To determine the areas and populations which may be expected to gain primary service from the operation of the proposed station, and the character of other broadcast service to those areas and populations.
3. To determine the type and character of progress service proposed to be rendered and whether it would meet the requirements of the areas and populations proposed to be served.
4. To determine whether the operation of KDAL as proposed would result in any objectionable interference with Stations CJAT, Trail, B. C., and CHNC, New Carlisle, Quebec; within the meaning of the North American Regional Broadcast Agreement.
5. To determine whether the operation of KDAL as proposed would involve objectionable interference with any other existing, or any proposed broadcast station, and if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.
6. To determine whether the installation and operation of KDAL as proposed would be in conformance with the Commission's rules and Standards of Good Engineering Practice concerning standard broadcast stations, especially with respect to blanketing.
7. To determine what agreements and representations, if any, have been made by the stockholders of the licensee corporation with respect to any actual or contemplated sale of stock in the said corporation; and whether full disclosure of such action or actions has been made to the Commission in accordance with the Commission's rules.

The applicant is hereby given the opportunity to obtain a hearing on such issues by filing a written appearance in accordance with the provisions of § 1.384 of the Commission's rules of practice and procedure. Persons other than the applicant herein, who desire to be heard must file a petition to intervene in accordance with the provisions of §§ 1.102, 1.141 and 1.142 of the Commission's rules of practice and procedure.

The applicant's address is as follows: Red River Broadcasting Company, Inc., Dalton LeMasurier, President, 218 Brad-

ley Building, 10 East Superior Street, Duluth, Minnesota.

Dated at Washington, D. C., May 14, 1946.

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

[F. R. Doc. 46-8466; Filed, May 20, 1946; 12:13 p. m.]

[Docket No. 7548]

NAVARRO BROADCASTING ASSN. (KAND)

NOTICE OF HEARING

In re application of Navarro Broadcasting Association (KAND) (J. C. West, President) Assignor, Alto, Incorporated, Assignee; date filed October 10, 1945, for voluntary assignment of license; class of service, standard broadcast; class of station, standard broadcast; location, Corsicana, Texas; operating assignment specified: frequency, 1340 kc; power, 250 w; hours of operation, unlimited; Docket No. 7548; File No. B3-AL-504.

You are hereby notified that the Commission has examined the application in the above-entitled case and has designated the matter for hearing on the following issues;

1. To determine the amount and character of overlap in service between KAND and KRLD, the areas and populations involved, and the service, if any, rendered therein by any other broadcast stations.
2. To obtain full information as to the interests in KRLD Radio Corporation and/or Times Herald Printing Company and offices in either company held by officials and stockholders of Alto, Inc., as well as any other connections between said companies.
3. To obtain full information as to the management and operation of KAND, including service to be rendered and staff to be employed, if the application is granted.
4. To determine whether in the light of the evidence adduced the application may be granted in view of the provisions of § 3.35 of the Commission's regulations.

The applicant is hereby given the opportunity to obtain a hearing on such issues by filing a written appearance in accordance with the provisions of § 1.384 of the Commission's rules of practice and procedure. Persons other than the applicant herein, who desire to be heard must file a petition to intervene in accordance with the provisions of §§ 1.102, 1.141 and 1.142 of the Commission's rules of practice and procedure.

The applicant's addresses are as follows: Navarro Broadcasting Association, J. C. West, President, P. O. Box 617, Corsicana, Texas; Alto, Inc., P. M. Stevenson, President, P. O. Box 1679, Houston, Texas.

Dated at Washington, D. C. May 14, 1946.

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

[F. R. Doc. 46-8467; Filed, May 20, 1946; 12:13 p. m.]

[Docket No. 7416]

JAMES A. NOE

NOTICE OF HEARING

In re application of James A. Noe (new), date filed July 26, 1945, for construction permit; class of service, broadcast; class of station, broadcast; location, Lake Charles, Louisiana; operating assignment specified: frequency, 1230 kc.; power, 100 w. night and day; hours of operation, unlimited; Docket No. 7416; File No. B3-P-3888.

You are hereby notified that the Commission has examined the application in the above entitled case and has designated the matter for hearing on the following issues:

1. To determine the legal, technical, financial, and other qualifications of the applicant to construct and operate the proposed station.
 2. To determine the areas and populations which may be expected to gain primary service from the operation of the proposed station and the character of other broadcast services available to those areas and populations.
 3. To determine the type and character of program service proposed to be rendered and whether it would meet the requirements of the populations and areas proposed to be served.
 4. To determine whether the operation of the proposed station would involve objectionable interference with any existing or proposed broadcast station, and, if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.
 5. To determine whether the installation and operation of the proposed station would be in compliance with the Commission's rules and Standards of Good Engineering Practice concerning standard broadcast stations.
- The applicant is hereby given the opportunity to obtain a hearing on such issues by filing a written appearance in accordance with the provisions of § 1.384 of the Commission's rules of practice and procedure. Persons other than the applicant herein, who desire to be heard must file a petition to intervene in accordance with the provisions of §§ 1.102, 1.141 and 1.142 of the Commission's rules of practice and procedure.

The applicant's address is as follows: James A. Noe, Bernhardt Building, Monroe, Louisiana.

Dated at Washington, D. C., May 14, 1946.

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

[F. R. Doc. 46-8468; Filed, May 20, 1946; 12:13 p. m.]

[Docket No. 7556]

MONROE B. ENGLAND, ET AL.

MEMORANDUM OPINION DESIGNATING APPLICATION FOR CONSOLIDATED HEARING

In re applications of Monroe B. England (assignor) and Western Massa-

¹ D. A.—night.

chusetts Broadcasting Company (assignee) and Leon Podolsky (assignee); for assignment of license of AM Station WBRK and of grant for associated FM Station, Pittsfield Massachusetts; Docket No. 7556, File No. B1-AL-517, File No. B1-APH-3.

By the Commission:

This proceeding arose upon the filing of applications (File Nos. B1-AL-517 and B1-APH-3) on December 26, 1945, by Monroe B. England (assignor) and Western Massachusetts Broadcasting Company (assignee) for consent to the voluntary assignment of license of AM Station WBRK (1340 kc, 250 w, unlimited time), Pittsfield, Massachusetts, and of a conditional grant of a construction permit for a new metropolitan FM station in that city. Pursuant to procedures set forth in the AVCO case (Docket No. 6767) and the Public Notice of October 3, 1945 (mimeograph no. 85308), notice of such applications was given in a newspaper of general circulation in the station's service area; on February 27, 1946, competing applications were filed by Leon Podolsky to purchase Station WBRK and the conditional grant for an FM station, from Mr. England.

The agreement between Monroe B. England and the Western Massachusetts Broadcasting Company provides for a cash consideration in the amount of \$150,000, and Leon Podolsky states that he will meet the same terms and conditions as agreed upon by such parties.

Western Massachusetts Broadcasting Company is a Massachusetts corporation, 50% of which is owned by Lawrence K. Miller, and the remaining 50% by Donald B. Miller, his brother. Each is a citizen of the United States and a resident of Pittsfield, Massachusetts. The Miller brothers each own 49% of the Eagle Publishing Company which publishes the Berkshire Evening Eagle, the only daily newspaper in Pittsfield.

Mr. Podolsky, the competing bidder for Station WBRK and the grant for an FM station, is a United States citizen and a resident of Pittsfield, Massachusetts. He has been a radio engineer since 1930, and has served as consulting radio engineer for various companies.

In the procedures proposed in the AVCO case, the Commission announced that it would consider on their merits all competing bids filed in cases for consent to assignments or transfers of control of licensees. It further stated:

If it appears that the transferee selected by the licensee is the best qualified, and that the transfer is otherwise in the public interest, the Commission will grant such application without a hearing. If the Commission cannot make such a determination on the basis of the application, it will be designated for hearing along with all other competing applications.

Upon examination of the applications of the Western Massachusetts Broadcasting Company and Leon Podolsky, the Commission is unable to determine from the facts before it as to which application, if granted, would better serve the public interest. Accordingly, pursuant to the above-stated policy, both applica-

tions are hereby designated for consolidated hearing.

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

MAY 2, 1946.

[F. R. Doc. 46-8469; Filed, May 20, 1946;
12:14 p. m.]

[Docket Nos. 7254, 6370, 7255-7260, 7262,
7264, 7265]

EARL C. ANTHONY, INC., ET AL.

ORDER AMENDING AND ENLARGING ISSUES

In re applications for construction permits for Television Broadcast Stations in the Los Angeles, California, metropolitan area: Earl C. Anthony, Inc., Docket No. 7254, File No. B5-MPCT-12; Hughes Productions, a division of Hughes Tool Company, Docket No. 6370, File No. B5-PCT-17; Don Lee Broadcasting System, Docket No. 7255, File No. B5-MPCT-23; National Broadcasting Co., Inc., Docket No. 7256, File No. B5-PCT-24; Warner Bros. Broadcasting Corp., Docket No. 7257, File No. B5-PCT-66; Consolidated Broadcasting Corp., Ltd., Docket No. 7258, File No. B5-PCT-70; American Broadcasting Co., Inc., Docket No. 7259, File No. B5-PCT-81; The Times-Mirror Co., Docket No. 7260, File No. B5-PCT-92; Fox West Coast Theatres, Docket No. 7262, File No. B5-PCT-142; Television Productions, Inc., Docket No. 7264, File No. B5-PCT-160; Dorothy S. Thackrey, Docket No. 7265, File No. B5-PCT-165.

At a session of the Federal Communications Commission held at its offices in Washington, D. C., on the second day of May 1946.

The Commission, having under consideration the stock ownership and management interests of the Paramount Pictures, Inc., in existing licenses of television broadcast stations and applicant companies for such stations in connection with § 3.640 (Multiple Ownership) of its rules and regulations;

It is ordered, That the Commission's order of February 1, 1946, designating for consolidated hearing (beginning at 10 o'clock a. m. on May 20, 1946, at Los Angeles, California) the above applications for construction permits for television broadcast stations in the Los Angeles area, be, and it is hereby, amended to include the following issue:

5. To determine the stock ownership and management interests of the Paramount Pictures, Inc., in the following applicant companies among others: Television Productions, Inc., for stations in Los Angeles (File No. B5-PCT-160) and in San Francisco, California (File No. B5-PCT-151); Allen B. DuMont Lab., Inc., for stations in Cleveland, Ohio (File No. B2-PCT-161), Pittsburgh, Pa. (File No. B2-PCT-139), and Cincinnati, Ohio (File No. B2-PCT-163); United Detroit Theatres Corp. for station in Detroit, Michigan (File No. B2-PCT-50); New England Theatres, Inc., for station in Boston, Massachusetts (File No. B1-PCT-140); Comerford Publix Theatres

Corp. for station in Scranton, Pennsylvania (File No. B2-PCT-152); Interstate Circuit, Inc., for station in Dallas, Texas (File No. B3-PCT-94); and Maison Blanche Company for station in New Orleans, Louisiana (File No. B3-PCT-78).

It is further ordered, That each of the applicants set forth in issue No. 5 above be mailed a copy of this order.

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

[F. R. Doc. 46-8470; Filed, May 20, 1946;
12:14 p. m.]

[Docket Nos. 7372, 7429]

BALTIMORE BROADCASTING CORP. (WCBM)
AND TOWER REALTY CO.

ORDER DESIGNATING APPLICATIONS FOR CONSOLIDATED HEARING ON STATED ISSUES

In re applications of Baltimore Broadcasting Corp. (WCBM), Baltimore, Maryland, Docket No. 7372, File No. B1-P-3969; Tower Realty Co., Baltimore, Maryland, Docket No. 7429, File No. B1-P-4490; for construction permits.

At a session of the Federal Communications Commission held at its offices in Washington, D. C., on the 2d day of May 1946;

The Commission having under consideration an application for construction permit (File No. B1-P-3969) filed by Baltimore Broadcasting Corp. to increase power to 10 kw Day 5 kw night using 680 kc at Baltimore, Maryland;

It is ordered, That said application be designated for hearing in a consolidated proceeding with the application for construction permit (File No. B1-P-4490) of Tower Realty Co., upon the following issues:

(1) To determine the technical, financial and other qualifications of the applicant, its officers, directors, and stockholders to construct and operate Station WCBM as proposed.

(2) To determine the areas and populations which would gain or lose primary service through the operation of Station WCBM as proposed and what other broadcast services are available to those areas and populations.

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

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

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

(6) To determine upon a comparative basis which, if either, of the applications

in this consolidated proceeding should be granted.

It is further ordered, That the hearing heretofore set for May 6, 1946, on the application of the Tower Realty Co. (File No. B1-P-4490; Docket No. 7429) be and it is hereby postponed and that these consolidated proceedings be held in Washington, D. C., on the 6th day of June 1946.

By the Commission.

[SEAL]

T. J. SLOWIE,
Secretary.

[F. R. Doc. 46-8471; Filed, May 20, 1946;
12:14 p. m.]

[Docket Nos. 7565 and 7566]

KHTN, INC., AND W. ALBERT LEE

ORDER DESIGNATING APPLICATIONS FOR CONSOLIDATED HEARING ON STATED ISSUES

In re applications of KHTN, Inc., Houston, Texas, Docket No. 7565, File No. B3-P-4359; W. Albert Lee, Houston, Texas, Docket No. 7566, File No. B3-P-4628; for construction permits.

At a session of the Federal Communications Commission, held at its offices in Washington, D. C., on the 2d day of May 1946;

The Commission having under consideration the above applications for construction permits (File No. B3-P-4359, Docket No. 7565) filed by KHTN, Inc., Houston, Texas, and (File No. B3-P-4628, Docket No. 7566) filed by W. Albert Lee, Houston, Texas, both requesting use of 610 kc., 5 kw., at Houston;

It is ordered, That said applications be designated for hearing in a consolidated proceeding upon the following issues with respect to each application:

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

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

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

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

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

6. To determine on a comparative basis which, if any, of the applications

in this consolidated proceeding should be granted.

By the Commission.

[SEAL]

T. J. SLOWIE,
Secretary.

[F. R. Doc. 46-8472; Filed, May 20, 1946;
12:14 p. m.]

[Docket No. 6732]

EAGLE-GAZETTE CO.

ORDER DESIGNATING APPLICATION FOR CONSOLIDATED HEARING ON STATED ISSUES

In re application of the Eagle-Gazette Company, Lancaster, Ohio, for construction permit, Docket No. 6732, File No. B2-P-3700.

At a session of the Federal Communications Commission held at its offices in Washington, D. C., on the 10th day of April 1946;

The Commission having under consideration a petition by the Eagle-Gazette Company (File No. B2-P-3700; Docket No. 6732) requesting that its application for a new standard broadcast station to operate on 880 kc, with 1 kw power, daytime only, at Lancaster, Ohio, be removed from the hearing docket and granted without hearing; and

The Commission also having under consideration the application of Peoples Broadcasting Corporation for a construction permit for a new standard broadcast station to operate on 880 kc, with 5 kw power, daytime only, near Worthington, Ohio; and

It appearing that simultaneous operation on 880 kc as proposed by Eagle-Gazette Company at Lancaster, Ohio, and Peoples Broadcasting Corporation near Worthington, Ohio, would involve mutually severe electrical interference;

It is ordered, That the petition be, and it is hereby denied, and the application of Eagle-Gazette Company be, and it is hereby, designated for hearing in a consolidated proceeding with the application of Peoples Broadcasting Corporation upon the following issues:

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

2. To determine the areas and populations which would gain primary service from the operation of the proposed station and what other broadcast services are available to those areas and populations, particularly from Stations WING and WIZE.

3. To determine whether and to what extent the proposed station would render primary service to the areas and populations receiving primary service from Station WING and Station WIZE.

4. To obtain full information with respect to the identity of the officers, directors and stockholders of applicant and of Great Trails Broadcasting Corporation (WING), Radio Voice of Springfield, Inc., (WIZE), respectively and the amount of stock held and/or voted by each of them in the said Corporation.

5. To obtain full information with respect to the connections and relationships, direct or indirect, and the nature, extent and effect thereof, existing between the applicant and the licensees of stations WING and WIZE, and the officers, directors and stockholders thereof, or any of them.

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

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

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

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

By the Commission.

[SEAL]

T. J. SLOWIE,
Secretary.

[F. R. Doc. 46-8473; Filed, May 20, 1946;
12:14 p. m.]

FEDERAL TRADE COMMISSION.

[File No. 21-392]

PISTON RING INDUSTRY

NOTICE OF HEARING, AND OF OPPORTUNITY TO PRESENT VIEWS, SUGGESTIONS, OR OBJECTIONS WITH RESPECT TO PROPOSED TRADE PRACTICE RULES

At a regular session of the Federal Trade Commission held at its office in the City of Washington, D. C., on the 20th day of May, A. D. 1946.

Opportunity is hereby extended by the Federal Trade Commission to any and all persons, partnerships, corporations, associations or other parties or groups affected by or having an interest in the proposed trade practice rules for the Piston Ring Industry, to present to the Commission their views concerning said rules, including such pertinent information, suggestions, or objections as they may desire to submit, and to be heard in the premises. For this purpose they may obtain copies of the proposed rules upon request to the Commission. Such views, information, suggestions, or objections may be submitted by letter, memorandum, brief, or other communication, to be filed with the Commission not later than June 7, 1946. Opportunity to be heard orally will be afforded at the hearing beginning at 10 a. m., June 7, 1946, in Room 332, Federal Trade Commission Building, Pennsylvania Avenue at 6th Street, N. W., Washington, D. C., to any such persons, partnerships, corporations, associations,

or other parties or groups who desire to appear and be heard. After due consideration of all matters presented in writing or orally, the Commission will proceed to final action on the proposed rules.

By the Commission.

OTIS B. JOHNSON,
Secretary.

[F. R. Doc. 46-8512; Filed, May 21, 1946;
11:31 a. m.]

INTERSTATE COMMERCE COMMISSION.

[S. O. 512]

UNLOADING OF COMMODITIES AT LAREDO, TEX.

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 17th day of May A. D. 1946.

It appearing, that certain cars containing various commodities at Laredo, Texas, on the International-Great Northern Railroad Company (Guy A. Thompson, Trustee), 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:

Commodities at Laredo, Texas, be unloaded. (a) The International-Great Northern Railroad Company, (Guy A. Thompson, Trustee), its agents or employees, shall unload forthwith the following cars loaded with various commodities now on hand at Laredo, Texas:

Car No.:	Contents
PRR, 573717.....	Grinding balls.
L&N, 95443.....	Sheet steel.
GN, 45896.....	Sulphite pulp.

(b) *Notice and expiration.* Said carrier shall notify the Director of the Bureau of Service, Interstate Commerce Commission, Washington, D. C., when it has completed the unloading required by paragraph (a) hereof, and such notice shall specify when, where, and by whom such unloading was performed. Upon receipt of that notice this order shall expire. (40 Stat. 101, sec. 402; 41 Stat. 476, sec. 4; 54 Stat. 901, 911; 49 U.S.C. 1 (10)-(17), 15 (2))

It is further ordered that this order shall become effective immediately; that a copy of this order and direction shall be served upon the International-Great Northern Railroad Company (Guy A. Thompson, Trustee), and upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and that notice of this order be given to the general public by depositing a copy in the office of the Secretary of the Commission, at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

By the Commission, Division 3.

[SEAL] W. P. BARTEL,
Secretary.

[F. R. Doc. 46-8475; Filed, May 20, 1946;
1:33 p. m.]

[S.O. 513]

UNLOADING OF COMMODITIES AT LAREDO, TEX.

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 17th day of May A. D. 1946.

It appearing, that certain cars containing various commodities at Laredo, Texas, on The Texas Mexican Railway 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:

Commodities at Laredo, Texas, be unloaded. (a) The Texas Mexican Railway Company, its agents or employees, shall unload forthwith the following cars now on hand at Laredo, Texas:

Car No.:	Contents
PRR, 947778.....	Dollies.
MKT, 13464.....	Trailers.
Sou, 116870.....	Do.

(b) *Notice and expiration.* Said carrier shall notify the Director of the Bureau of Service, Interstate Commerce Commission, Washington, D. C., when it has completed the unloading required by paragraph (a) hereof, and such notice shall specify when, where, and by whom such unloading was performed. Upon receipt of that notice this order shall expire. (40 Stat. 101, sec. 402; 41 Stat. 476, sec. 4; 54 Stat. 901, 911; 49 U.S.C. 1 (10)-(17), 15 (2))

It is further ordered, that this order shall become effective immediately; that a copy of this order and direction shall be served upon The Texas Mexican Railway Company, and upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and that notice of this order be given to the general public by depositing a copy in the office of the Secretary of the Commission, at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

By the Commission, Division 3.

[SEAL] W. P. BARTEL,
Secretary.

[F. R. Doc. 46-8476; Filed, May 20, 1946;
1:33 p. m.]

OFFICE OF ALIEN PROPERTY CUSTODIAN.

[Vesting Order 6246]

SADAICHI IWAMOTO AND M. IWAMOTO

In re: Bank account owned by Sadaichi Iwamoto and M. Iwamoto.

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 Sadaichi Iwamoto and M. Iwamoto, whose last known address is Osakimura Kaiso-Gun, Wakayama-Ken, Japan, are residents of Japan and na-

tionals of a designated enemy country (Japan);

2. That the property described as follows: That certain debt or other obligation owing to Sadaichi Iwamoto and M. Iwamoto, by The First National Bank of Portland, Portland, Oregon, arising out of a blocked account, entitled Sadaichi Iwamoto and M. Iwamoto, and any and all rights to demand, enforce and collect the same,

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 nationals of a designated enemy country;

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

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

hereby 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.

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

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

Executed at Washington, D. C., on May 6, 1946.

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

[F. R. Doc. 46-8409; Filed, May 20, 1946;
11:12 a. m.]

[Vesting Order 6247]

F. W. KRAUSE & Co.

In re: Bank account owned by F. W. Krause & Company.

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 F. W. Krause & Company, the last known address of which is Berlin, Germany, is a national of a designated enemy country (Germany);

2. That the property described as follows: That certain debt or other obligation owing to F. W. Krause & Company, by The Chase National Bank of the City of New York, 18 Pine Street, New York, New York, arising out of an unclaimed dollar deposit account, entitled F. W. Krause & Co., and any and all rights to demand, enforce, and collect the same,

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.

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

The terms "national" and "designated enemy country" as used herein shall

have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on May 6, 1946.

[SEAL]

JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 46-8410; Filed, May 20, 1946; 11:12 a. m.]

[Supp. Vesting Order 6248]

EMMA LOCHNER

In re: Bank account owned by Emma Lochner.

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

1. Having found and determined in Vesting Order Number 2197, dated September 13, 1943, that Emma Lochner is a national of a designated enemy country (Germany);

2. Finding that the property described as follows: That certain debt or other obligation owing to Emma Lochner, by Manufacturers Trust Company, New York, New York, arising out of a dollar account, entitled Emma Lochner, maintained at the branch office of the aforesaid bank located at 131 East 23rd Street, New York, New York, and any and all rights to demand, enforce and collect the same,

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.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order

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

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

Executed at Washington, D. C., on May 6, 1946.

[SEAL]

JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 46-8411; Filed, May 20, 1946; 11:12 a. m.]

[Vesting Order 6249]

SAKAE MATSUSHITA

In re: Bank account owned by Sakae Matsushita.

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 Sakae Matsushita, whose last known address is Japan, is a national of a designated enemy country (Japan);

2. That the property described as follows: That certain debt or other obligation owing to Sakae Matsushita, by Empire Trust Company, 120 Broadway, New York, New York, arising out of a special checking account, Account Number 7814, entitled Sakae Matsushita, and any and all rights to demand, enforce and collect the same,

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 (Japan);

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

hereby 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.

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

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

Executed at Washington, D. C., on May 6, 1946.

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

[F. R. Doc. 46-8412; Filed, May 20, 1946;
11:12 a. m.]

[Vesting Order 6250]

NIEDERSAECHSISCHE LANDESBANK-GIROZENTRALE

In re: Bank accounts owned by Niedersaechsische Landesbank-Girozentrale.

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 Niedersaechsische Landesbank-Girozentrale, the last known address of which is Aegidientorplatz 4, Hannover, Germany, is a national of a designated enemy country (Germany);

2. That the property described as follows:

a. That certain debt or other obligation owing to Niedersaechsische Landesbank-Girozentrale, by The Chase National Bank of the City of New York, 18 Pine Street, New York, New York, arising out of an unclaimed dollar deposit account, entitled Landersbank der Provinz, and any and all rights to demand, enforce and collect the same, and

b. That certain debt or other obligation owing to Niedersaechsische Landesbank-Girozentrale, by The Chase National Bank of The City of New York, 18 Pine Street, New York, New York, arising out of an unclaimed dollar deposit account, entitled Niedersaechsische Landesbank and any and all rights to demand, enforce and collect the same,

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.

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

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

Executed at Washington, D. C., on May 6, 1946.

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

[F. R. Doc. 46-8413; Filed, May 20, 1946;
11:12 a. m.]

[Vesting Order 6251]

MAX KOENIGSDORF

In re: Bank account owned by Max Koenigsdorf.

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 Max Koenigsdorf, whose last known address is Mainz Raimundi 2, Germany, is a national of a designated enemy country (Germany);

2. That the property described as follows: That certain debt or other obligation owing to David Wronker, by Corn Exchange Bank Trust Company, 13 William Street, New York, New York, arising out of an immigrant escrow account, entitled Wronker-Koenigsdorf (Max Koenigsdorf), and any and all rights to demand, enforce and collect the same,

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, Max Koenigsdorf, 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.

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

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

Executed at Washington, D. C., on May 6, 1946.

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

[F. R. Doc. 46-8414; Filed, May 20, 1946;
11:12 a. m.]

[Vesting Order 6241]

IDA ADELE MARGRIT HARTKOPF

In re: Bank account owned by Ida Adele Margrit Hartkopf.

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 Ida Adele Margrit Hartkopf, whose last known address is Kaiserstrasse 228. Solingen, Germany, is a resident of Germany and a national of a designated enemy country (Germany);

2. That the property described as follows: That certain debt or other obligation owing to Ida Adele Margrit Hartkopf, by American Trust Company, San Francisco, California, arising out of a blocked commercial account entitled Ida Adele Margrit Hartkopf, and any and all rights to demand, enforce and collect the same,

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.

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

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

Executed at Washington, D. C., on May 6, 1946.

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

[F. R. Doc. 46-8404; Filed, May 20, 1946;
11:11 a. m.]

[Vesting Order 6242]

ALFRED HEINEN

In re: Bank account owned by Alfred Heinen

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 Alfred Heinen, whose last known address is Wanne-Eickel, Westfalen, Hordeler-Strasse 12, Germany, is a resident of Germany and a national of a designated enemy country (Germany);

2. That the property described as follows: That certain debt or other obligation owing to Alfred Heinen, by The San Francisco Bank, 526 California Street, San Francisco, California, arising out of a blocked account, Account Number 761, 285, entitled Alfred Heinen, and any and all rights to demand, enforce and collect the same,

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.

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

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

Executed at Washington, D. C., on May 6, 1946.

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

[F. R. Doc. 46-8405; Filed, May 20, 1946;
11:11 a. m.]

[Vesting Order 6243]

EMIL HESSLER

In re: Bank account owned by Emil Hessler.

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 Emil Hessler, whose last known address is Hamburg, Germany, is a national of a designated enemy country (Germany);

2. That the property described as follows: That certain debt or other obligation owing to Emil Hessler, by The Chase National Bank of the City of New York, 18 Pine Street, New York, New York, arising out of an unclaimed dollar deposit account, entitled Emil Hessler, and any and all rights to demand, enforce and collect the same,

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.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Prop-

erty Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

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

Executed at Washington, D. C., on May 6, 1946.

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

[F. R. Doc. 46-8406; Filed, May 20, 1946;
11:11 a. m.]

[Vesting Order 6244]
GEBRUEDER HIRDES

In re: Bank account owned by Gebrueder Hirdes.

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 Gebrueder Hirdes, the last known address of which is Schopenstahl 15, Hamburg 1, Germany, is a national of a designated enemy country (Germany);

2. That the property described as follows: That certain debt or other obligation owing to Gebrueder Hirdes, by The Chase National Bank of the City of New York, 18 Pine Street, New York, New York, arising out of an unclaimed dollar deposit account, entitled Gebr. Hirdes, and any and all rights to demand, enforce and collect the same,

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 and one or all of such actions.

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

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

Executed at Washington, D. C., on May 6, 1946.

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

[F. R. Doc. 46-8407; Filed, May 20, 1946;
11:11 a. m.]

[Vesting Order 6245]
GEORGE HUFNAGEL

In re: Bank account owned by George Hufnagel.

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 George Hufnagel, whose last known address is 4 Bibra Strasse, Wuerzburg, Germany, is a resident of Germany and a national of a designated enemy country (Germany);

2. That the property described as follows: That certain debt or other obligation owing to Otto L. Fricke, Attorney-in-Fact for George Hufnagel, by Central National Bank of Cleveland, Cleveland 1, Ohio, arising out of a blocked savings account, Account Number E-60424, entitled Otto L. Fricke, Attorney-in-Fact for George Hufnagel, and any and all rights to demand, enforce and collect the same,

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, George Hufnagel, 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 ap-

propriate 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.

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

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

Executed at Washington, D. C., on May 6, 1946.

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

[F. R. Doc. 46-8408; Filed, May 20, 1946;
11:11 a. m.]

OFFICE OF PRICE ADMINISTRATION.

[MPR 592, Order 34]

CROSSMAN Co.

ADJUSTMENT OF MAXIMUM PRICES

Order 34 under section 16 of Maximum Price Regulation 592. Specified construction materials and refractories. Crossman Company, Docket No. 6122-592.16-193.

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to Maximum Price Regulation 592, *It is ordered:*

(a) The Crossman Company, South Amboy, New Jersey, may increase its maximum net f. o. b. and delivered prices established under Maximum Price Regulation 592 to each class of purchaser for sales of sand by an amount not in excess of \$0.17 per ton.

(b) Any person purchasing sand produced by the Crossman Company for the purpose of resale in the same form may increase his present established maximum prices under the General Maximum Price Regulation by a dollars-and-cents amount not exceeding his actual dollars-and-cents increase in cost resulting from the increase permitted in (a) above.

(c) Notwithstanding the provisions of paragraph (b), in any area where specific maximum prices are fixed by an area order such specific maximum prices shall apply in that area.

(d) All requests of the application not granted herein are denied.

(e) This order may be amended or revoked by the Office of Price Administration at any time.

This Order No. 34 shall become effective May 21, 1946.

Issued this 20th day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8449; Filed, May 20, 1946; 12:00 m.]

[Rev. SO 119, Amdt. 2 to Order 126]

WELBILT STOVE CO., INC.

ADJUSTMENT OF CEILING PRICES

For the reasons set forth in an opinion issued simultaneously herewith, and filed with the Division of the Federal Register; and pursuant to sections 15 and 16 of Revised Supplementary Order No. 119, *It is ordered*, That Order No. 126 under Revised Supplementary Order No. 119, be, and it hereby is, amended in the following respects:

1. The following footnote is added at the end of table of prices in paragraph (b):

If model K 76 or model K 376 is sold without a cover top, \$1.18 shall be deducted from the maximum price set forth above.

2. The following footnote shall be added at the end of the table of prices in paragraph (c):

If model K 76 or K 376 is sold without a cover top the appropriate one of the following deductions shall be made from the maximum prices set forth above:

Zone 1	Zone 2	Zone 3	Zone 4	Zone 5
\$1.50	\$1.50	\$1.75	\$1.75	\$1.75

3. The effective date of Amendment No. 1 to Order 126 is changed to read: "May 21, 1946"

This amendment shall become effective immediately.

Issued this 20th day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8452; Filed, May 20, 1946; 11:55 a. m.]

[MPR 64, Amdt. 1 to Order 275]

FLOYD-WELLS Co.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to Maximum Price Regulation No. 64, *It is ordered*, That Order No. 275 under section 11 of Maximum Price Regulation 64 be, and it hereby is amended in the following respects;

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

(a) This order establishes maximum prices for sales at retail of the eleven models of gas and gas combination ranges listed below manufactured by the Floyd-Wells Co., First Avenue, Royersford, Pa. For sales in each zone by retail dealers to ultimate consumers, the maximum prices including the Federal

excise tax, but not including any state or local taxes imposed at the point of sale are those set forth below:

Model	Article	Maximum prices for sales to ultimate customers			
		Zone 1	Zone 2	Zone 3	Zone 4
4402	Coal-gas combination range.....	Each \$224.75	Each \$231.25	Each \$237.95	Each \$246.50
4402	Oil-gas combination range.....	251.95	258.25	264.75	272.95
4602	Coal-gas combination range.....	244.50	251.50	258.75	267.95
4602	Oil-gas combination range.....	270.95	277.75	284.75	293.75
5009do.....	216.95	221.25	225.50	230.95
5209do.....	240.95	245.95	250.95	257.50
2403	Standard gas range.....	74.95	77.75	80.50	84.25
2403	Deluxe gas range.....	86.95	89.75	92.50	95.95
2503	Standard gas range.....	86.95	89.75	92.50	96.25
2503	Deluxe gas range.....	98.75	101.50	104.50	107.95
2513do.....	122.25	125.50	128.50	132.75

These prices include delivery and installation. If the retail dealer does not provide installation, he shall compute his maximum price by deducting \$9.00 in the case of combination ranges and \$6.00 in the case of gas ranges not of the combination type, from his maximum price as shown above for sales on an installed basis. If the dealer sells any of the models listed above equipped with front base panel, he may add \$1.00 to the applicable maximum price shown above for the particular stove. In all other respects these prices are subject to each seller's customary terms, discounts, allowances (other than trade-in allowances) and other price differentials in effect on sales of similar articles.

2. Paragraph (b) is amended to read as follows:

(b) The manufacturer shall, before delivering any range covered by this order, after the effective date thereof, attach securely to the inside oven door panel a label which plainly states the applicable OPA retail ceiling prices established by this order for sales of the range to ultimate consumers in each zone together with a list of the states included in each zone. The label shall also state that the retail prices shown thereon include the Federal excise tax, delivery and installation, and that if the seller does not provide installation, the maximum price is \$9.00 less than the price shown on the label in the case of combination ranges and \$6.00 less in the case of gas ranges not of the combination type, and that \$1.00 may be added if the range is equipped with a front base panel.

This amendment shall become effective on the 3d day of June 1946.

Issued this 20th day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8430; Filed, May 20, 1946; 11:55 a. m.]

[MPR 120, Amdt. 17 to Order 1548]

ELLIOT COAL MINING CO. ET AL.

ADJUSTMENT OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and in

accordance with § 1340.212 (c) of Maximum Price Regulation No. 120; *It is ordered*:

Order No. 1548 under Maximum Price Regulation No. 120 is hereby amended in the following respects:

Paragraph (a) is amended by adding thereto the following in the manner indicated as follows:

Producer and address	Mine name	Mine index No.	Location and name of preparation plant through which the coals are prepared
Stephen R. Hansel Mining Co., Houtzdale, Pa.	McDonald	3734	Corona Preparation Plant of De Roma Coal Co., near Madera, Pa., on the Penn. RR.

This Amendment No. 17 to Order No. 1548 under Maximum Price Regulation No. 120 shall become effective May 21, 1946.

Issued this 20th day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8431; Filed, May 20, 1946; 11:55 a. m.]

[MPR 120, Order 1665]

WALTER COTTRILL ET AL.

ESTABLISHMENT OF MAXIMUM PRICES AND PRICE CLASSIFICATIONS

For the reasons set forth in an accompanying opinion, and in accordance with § 1340.210 (a) (6) of Maximum Price Regulation No. 120; *It is ordered*:

Producers identified herein operate named mines assigned the mine index numbers, the price classifications and the maximum prices in cents per net ton for the indicated uses and shipments as set forth herein. All are in District No. 3. The mine index numbers and the price classifications assigned are permanent but the maximum prices may be changed by an amendment issued after the effective date of this order. Where such an amendment is issued for the district in which the mines involved herein are located and where the amendment makes no particular reference to a mine or mines involved herein, the prices shall be the prices set forth in such amendment for the price classifications of the respective size groups. The location of each mine is given by county and state. The maximum prices stated to be for truck shipment are in cents per net ton f. o. b. the mine or preparation plant and when stated to be for rail shipment or for railroad fuel are in cents per net ton f. o. b. rail shipping point. In cases where mines ship coals by river the prices for such shipments are those established for rail shipment and are in cents per net ton f. o. b. river shipping point. However, producer is subject to the provisions of § 1340.214 and all other provisions of Maximum Price Regulation No. 120.

WALTER COTTRILL, BOX 71, SHINNSTON, W. VA.
WALTER COTTRILL MINE, PITTSBURGH SEAM, MINE INDEX No. 2213, HARRISON COUNTY, W. VA., RAIL SHIPPING POINT: FRANCES MINE, W. VA., DEEP MINE, MAXIMUM TRUCK PRICE GROUP No. 3

	Size group Nos.				
	1	2	3	4	5
Price classification.....	F	F	F	F	F
Rail and river shipment and railroad fuel.....	308	308	288	283	273
Truck shipment.....	343	343	313	308	298

H. I. KENNEDY, BOX 309, CLARKSBURG, W. VA., KENNEDY MINE, PITTSBURGH SEAM, MINE INDEX No. 2215, HARRISON COUNTY, W. VA., RAIL SHIPPING POINT: MEADOWBROOK, W. VA., STRIP MINE, MAXIMUM TRUCK PRICE GROUP No. 3

	F	F	F	F	F
Price classification.....	F	F	F	F	F
Rail shipment and railroad fuel.....	308	308	288	283	273
Truck shipment.....	343	343	313	308	298

STARK COAL CO., BYRON, W. VA., No. 2 HOLLOW MINE, PITTSBURGH SEAM, MINE INDEX No. 2216, HARRISON COUNTY, W. VA., RAIL SHIPPING POINT: BYRON, W. VA., DEEP MINE, MAXIMUM TRUCK PRICE GROUP No. 3

	G	G	G	G	G
Price classification.....	G	G	G	G	G
Rail shipment and railroad fuel.....	308	308	298	303	298
Truck shipment.....	343	343	313	308	298

SUNNYBILL MINING CO., 3090 WEST LIBERTY AVE., PITTSBURGH 16, PA., SUNNYBILL No. 6-B MINE, BAKERSTOWN SEAM, MINE INDEX No. 2220, PRESTON COUNTY, W. VA., RAIL SHIPPING POINT: SUNNYBILL No. 6, W. VA., STRIP MINE, MAXIMUM TRUCK PRICE GROUP No. 3

	G	G	G	G	G
Price classification.....	G	G	G	G	G
Rail shipment and railroad fuel.....	333	333	318	318	318
Truck shipment.....	343	343	313	308	298

WILLS COAL CO., BOX 209, COWEN, W. VA., SILMAN MINE, EAGLE SEAM, MINE INDEX No. 2214, WEBSTER COUNTY, W. VA., RAIL SHIPPING POINT: COWEN, W. VA., DEEP MINE, MAXIMUM TRUCK PRICE GROUP No. 1

	A	A	A	A	A
Price classification.....	A	A	A	A	A
Rail shipment and railroad fuel.....	418	378	353	343	343
Truck shipment.....	388	383	353	348	328

YOUNG & GRIFFIN, INC., 653 WEST MAIN ST., CLARKSBURG, W. VA., RONAY No. 5 MINE, PITTSBURGH SEAM, MINE INDEX No. 2217, HARRISON COUNTY, W. VA., RAIL SHIPPING POINT: BYRON, W. VA., STRIP MINE, MAXIMUM TRUCK PRICE GROUP No. 3

	G	G	G	G	G
Price classification.....	G	G	G	G	G
Rail shipment and railroad fuel.....	308	308	298	303	298
Truck shipment.....	343	343	313	308	298

This order shall become effective May 21, 1946.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 20th day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8432; Filed, May 20, 1946; 11:55 a. m.]

[MPR 120, Order 1667]

LENS CREEK COAL CO. AND MILL CREEK COAL CO.

ESTABLISHMENT OF MAXIMUM PRICES AND PRICE CLASSIFICATIONS

For the reasons set forth in an accompanying opinion, and in accordance with

§ 1340.210 (a) (6) of Maximum Price Regulation No. 120; It is ordered:

Producers identified herein operate named mines assigned the mine index numbers, the price classifications and the maximum prices in cents per net ton for the indicated uses and shipments as set forth herein. All are in District No. 8. The mine index numbers and the price classifications assigned are permanent but the maximum prices may be changed by an amendment issued after the effective date of this order. Where such an amendment is issued for the district in which the mines involved herein are located and where the amendment makes no particular reference to a mine or mines involved herein, the prices shall

be the prices set forth in such amendment for the price classifications of the respective size groups. The location of each mine is given by county and state. The maximum prices stated to be for truck shipment are in cents per net ton f. o. b. the mine or preparation plant and when stated to be for rail shipment or for railroad fuel are in cents per net ton f. o. b. rail shipping point. In cases where mines ship coals by river the prices for such shipments are those established for rail shipment and are in cents per net ton f. o. b. river shipping point. However, producer is subject to the provisions of § 1340.219 and all other provisions of Maximum Price Regulation No. 120.

LENS CREEK COAL CO., MARMET, W. VA., POE BRANCH MINE, CEDAR GROVE SEAM, MINE INDEX No. 7734, KANAWHA COUNTY, W. VA., SURDISTRICT 4, RAIL SHIPPING POINT, MARMET, W. VA., F. O. G. 123, DEEP MINE, MAXIMUM TRUCK PRICE GROUP No. 4

	Size group Nos.													
	1	2	3	4	5	6	7	8	9	10	15, 16, 17	18	19	20, 21
Price classification.....	M	M	M	M	L	L	K	H	F	H	C	F	F	F
Rail and river shipment.....	363	365	360	360	335	335	325	320	320	355	315	310	305	305
Railroad fuel.....	365	365	360	360	335	335	325	325	325	355	315	310	305	305
Truck shipment.....	405	385	355	365	335	320	275	270	-----	-----	-----	-----	-----	-----

MILL CREEK COAL CO., DEANE, KY., MILL CREEK COAL CO. MINE, ELKHORN SEAM, MINE INDEX No. 7735, LETCHER COUNTY, KY., SURDISTRICT 1, RAIL SHIPPING POINT, PEEDEE, KY., F. O. G. 62, DEEP MINE, MAXIMUM TRUCK PRICE GROUP No. 5

	H	H	H	H	F	F	E	E	C	C	A	D	D	D
Price classification.....	H	H	H	H	F	F	E	E	C	C	A	D	D	D
Rail shipment and railroad fuel.....	395	390	375	375	370	355	335	330	330	385	320	315	315	315
Truck shipment.....	395	375	350	350	335	310	275	270	-----	-----	-----	-----	-----	-----

Subject to the provisions of Second Revised Order No. 1432 under MPR 120 as amended.

This order shall become effective May 21, 1946.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 20th day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8433; Filed, May 20, 1946; 11:56 a. m.]

[RMPR 169, Order 86]

TEMPTEE STEAK CO.

ESTABLISHMENT OF MAXIMUM PRICES

Establishing maximum price for sales of "TempTEE Steaks" by the TempTEE Steak Company, John W. Carpenter, owner, 1213 W. Elm Street, Independence, Missouri.

An opinion in support of this order has been issued simultaneously herewith and filed with the Division of the Federal Register.

Pursuant to the provisions of § 1364.452 (r) of Revised Maximum Price Regulation No. 169; It is hereby ordered:

(a) That the maximum prices for TempTEE Steaks produced and sold by the above named company, hereinafter referred to as the applicant, f. o. b. its place of business are as follows:

	Price per cwt.
TempTEE steaks:	
Beef steaks.....	\$58.00
Ground beef and cheese.....	42.00
Hickory smoked ground beef and cheese.....	45.00

The applicant may sell these items only to purveyors of meals or to intermediate distributors for resale to purveyors of meals. The maximum prices are applicable only when these items are produced in accordance with the method described in the application for a price.

(b) Applicant shall not sell or deliver during any three month quota period beginning October 1, January 1, April 1 and July 1, a total volume by weight of TempTEE Steaks in excess of 3,000 pounds.

(c) With the first purchase of TempTEE Steaks after the effective date of this order the applicant shall:

(1) Supply each purveyor of meals who purchases the items from him with the following notice:

NOTICE TO PURVEYORS OF MEALS

By order of the OPA we are authorized to sell "TempTEE Steaks" to purveyors of meals at not to exceed the following prices per cwt. f. o. b. our place of business: Beef steaks, \$58.00; Ground beef and cheese, \$42.00; Hickory smoked ground beef and cheese, \$45.00.

(2) Supply each intermediate distributor who purchases the items from him with the following written notice:

NOTICE TO DISTRIBUTORS OF "TEMPTEE STEAKS"

By order of the OPA we are authorized to sell TempTEE Steaks at not to exceed the following prices per cwt. f. o. b. our place of business: Beef steaks, \$58.00; Ground beef and cheese, \$42.00; Hickory smoked ground beef and cheese, \$45.00. We are permitted to sell these items to you at a discount but you must resell them to purveyors of meals at prices not in excess of those listed above, f. o. b. your place of business. You must advise each purveyor upon his initial purchase of TempTEE Steaks of these maximum prices.

(d) The maximum prices for sales of Tempree Steaks by any intermediate distributor, f. o. b. his place of business, shall be the maximum prices listed in paragraph (a) of this order.

(e) No later than the 10th day after each three month quota period ending December 31, March 31, June 30 and September 30, the applicant must submit a statement to the Office of Price Administration, Washington, D. C., showing the total volume of "Tempree Steaks" sold to purveyors of meals and intermediate distributors, separately itemized, for the quota period, setting forth the name and address of each such distributor.

Failure to file this statement on or before the date specified will be grounds for revoking the order. If the statement is not filed within the required time the applicant must discontinue sales or deliveries of "Tempree Steaks" until such statement has been filed.

(f) This order may be revoked or amended at any time by the Price Administrator.

This order shall become effective as of April 1, 1946.

Issued this 20th day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8434; Filed, May 20, 1946; 11:56 a. m.]

[MPR 188, Order 127 Under Order A-2]

ENTERPRISE PAINT MFG. CO.

ESTABLISHMENT OF MAXIMUM PRICES

Order No. 127 under paragraph (a) (20) of Order A-2 under § 1499.159b of Maximum Price Regulation No. 188; Manufacturers' maximum prices for consumers' goods other than apparel; Enterprise Paint Manufacturing Company; (Docket No. 6122-188.161 (a) (2)-25).

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to paragraph (a) (20) of Order A-2 under § 1499.159b of Maximum Price Regulation 188, *It is ordered:*

(a) The maximum prices for sales by the Enterprise Paint Manufacturing Company, Chicago, Illinois, for its line of paints and varnishes may be increased by an amount not in excess of 1.7 percent.

(b) Any person purchasing paint or varnish manufactured by the Enterprise Paint Manufacturing Company for the purpose of resale in the same form may increase his present established maximum prices under the General Maximum Price Regulation by an amount not exceeding his actual dollars-and-cents increase in cost resulting from the increase permitted the manufacturer in (a) above.

(c) The maximum prices granted herein shall be subject to cash, quantity and other discounts, transportation allowances, services and other terms and conditions of sale at least as favorable as the seller extended or rendered on

comparable sales to purchasers of the same class during March 1942.

(d) The Enterprise Paint Manufacturing Company shall furnish to each buyer purchasing any of its paints and varnishes for resale on or before the date it makes the first delivery at the adjusted price a written statement as follows:

The OPA has granted an adjustment of 1.7 percent in the maximum prices of the Enterprise Paint Manufacturing Company's entire line of paints and varnishes manufactured by it. You are permitted to add the actual amount of your increased cost resulting from the increase permitted the Enterprise Paint Manufacturing Company to your existing maximum prices for these items.

(e) All requests of the application not granted herein are denied.

(f) This order may be amended or revoked by the Office of Price Administration at any time.

This Order No. 127 shall become effective May 21, 1946.

Issued this 20th day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8437; Filed, May 20, 1946; 11:57 a. m.]

[MPR 188, Order 5009]

ATLANTIC LAMP CO.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; *It is ordered:*

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Atlantic Lamp Company, 663 North Wells St., Chicago 10, Ill.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Articles	Model No.	For sales by the manufacturer to—		For sales by any person to consumers
		Jobbers	Retailers	
61" bronze plated metal floor lamp with two Mexican onyx inserts, glass reflector and hand sewn rayon satin shade.....	1	Each \$16.57	Each \$19.50	Each \$35.10
61" bronze plated metal floor lamp with Mexican onyx insert glass reflector and hand sewn rayon silk shade.....	5	12.71	14.95	26.90
61" bronze plated metal floor lamp with two Mexican onyx inserts, glass reflector and hand sewn rayon satin shade.....	6	14.02	16.50	29.70

These maximum prices are for the articles described in the manufacturer's application dated December 19, 1945.

(2) For sales by the manufacturer, the maximum prices apply to all sales and

deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. For sales to persons other than consumers they are f. o. b. factory, 1% 10 days, net 30. The maximum price to consumers is net, delivered.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158, of Maximum Price Regulation 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement, with the proper model number and the ceiling price inserted in the blank spaces:

Model No. -----
OPA Retail Ceiling Price—\$-----
Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) Jobbers' maximum prices for sales of the articles covered by this order shall be established under the provisions of section 4.5 of SR 14J.

(e) This order may be revoked or amended by the Price Administrator at any time.

(f) This order shall become effective on the 21st day of May 1946.

Issued this 20th day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8435; Filed, May 20, 1946; 11:56 a. m.]

[MPR 188, Order 5010]

ROMA ART STATUARY MFG. CO.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; *It is ordered:*

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Roma Art Statuary Manufacturing Company, 1901 Rainier Avenue, Seattle 44, Wash.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Articles	Model No.	For sales by the manufacturers to—		For sales by any person to consumers
		Jobbers	Retailers	
Painted-plaster cowboy radio lamp with glass shade.....	21	Each \$2.00	Each \$2.35	Each \$4.25
Painted plaster police dog radio lamp with glass shade.....	22	1.49	1.75	3.15
Painted plaster scotty dog radio lamp with glass shade.....	123	1.05	1.25	2.25
Painted plaster wolf radio lamp with glass shade.....	124	1.06	1.25	2.25

These maximum prices are for the articles described in the manufacturer's application dated April 22, 1946.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. For sales to persons other than consumers they are f. o. b. factory, 2% 10 days, net 30. The maximum price to consumers is net delivered.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158, of Maximum Price Regulation 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement, with the proper model number and the ceiling price inserted in the blank spaces:

Model Number -----
OPA Retail Ceiling Price—\$-----
Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) Jobbers' maximum prices for sales of the articles covered by this order shall be established under the provisions of section 4.5 of SR 14J.

(e) This order may be revoked or amended by the Price Administrator at any time.

(f) This order shall become effective on the 21st day of May 1946.

Issued this 20th day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8436; Filed, May 20, 1946;
11:57 a. m.]

[MPR 389, Order 62]

KINGAN AND CO. ET AL.

ESTABLISHMENT OF MAXIMUM PRICES

On April 12, 1946, Kingan and Company, Indianapolis, Indiana, filed an application on behalf of its Philadelphia, Pennsylvania, plant for the establishment of maximum prices on sales of the sausage product known as "Beef Tongue Loaf" and made in accordance with the individual secret formula submitted by the application. That application was assigned Docket No. 6036.3-389-2 (a)-80.

Due consideration has been given to the application and an opinion in support of this order has been issued simultaneously herewith and filed with the Division of the Federal Register.

For the reasons set forth in the opinion, and under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Orders Nos. 9250 and 9328, and pursuant to the provisions of section 2 (a) (6) of Maximum Price Regulation No. 389; *It is ordered:*

(a) That the maximum prices other than at retail for the sausage product known as "Beef Tongue Loaf" and made by the Philadelphia plant of Kingan and Company in accordance with the individual formula submitted to the Office of Price Administration for this order shall be determined by the seller as follows:

(1) The base price for this product is established at the following amount per hundredweight: \$45.75.

NOTE: If sold not boxed, 50 cents per cwt. must be deducted from the above price.

(2) To the base price should be added the proper zone differential provided in section 12 (b) of Maximum Price Regulation No. 389 for sausage which is not Kosher sausage, all beef sausage or sausage containing meat and meat byproducts from swine only. In determining the proper zone differential to be added, the zone description provided in section 14 of Maximum Price Regulation No. 389 shall be used.

(3) That to the sum of the base price plus the applicable zone differential the "Permitted additions to base prices" provided in section 12 (c) of Maximum Price Regulation No. 389 may be added when applicable.

(b) That with the first delivery of "Beef Tongue Loaf" to a wholesaler, peddler-truck-seller, or intermediate distributor the Philadelphia plant of Kingan and Company shall supply each such seller with a written notice in the following form:

(Insert date)

Our OPA ceiling prices for "Beef Tongue Loaf" have been established by the Office of Price Administration at the base price of \$45.75 per hundredweight; to which may be added the zone differential provided in section 12 (b) of MPR 389 (see section 14 for zone boundaries) plus the permitted additions of section 12 (c). We are required to inform you that if you are a wholesaler, a peddler-truck-seller, or an intermediate distributor you must figure your ceiling prices for this product pursuant to the same sections of Maximum Price Regulation No. 389.

(c) That with the first delivery of "Beef Tongue Loaf" to a retailer the

seller shall supply such retailer with a written notice in the following form:

(Insert date)

Our OPA ceiling prices for "Beef Tongue Loaf" have been established by the Office of Price Administration. We are required to inform you that if you are a retailer, you must figure your ceiling price for this item in accordance with the provisions of Maximum Price Regulation No. 336.

(d) That all pertinent provisions of Maximum Price Regulation No. 389, including the descriptive labelling and invoicing provisions of section 4, the recording and reporting provisions of section 6, and the definitions of section 13, in addition to the pricing provisions of paragraphs (b) and (c) of section 12 shall be applicable to all sales made under this order.

(e) All prayers of this application not herein granted are denied.

(f) This Order No. 62 may be revoked or amended by the Price Administrator at any time.

This Order No. 62 shall become effective May 21, 1946.

Issued this 20th day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8438; Filed, May 20, 1946;
11:57 a. m.]

[MPR 389, Order 63]

TROPHY MEAT PRODUCTS, INC. ET AL.

ESTABLISHMENT OF MAXIMUM PRICES

On April 1, 1946, Trophy Meat Products, Inc., 1324 East Vernor Highway, Detroit, Michigan, filed an application for the establishment of maximum prices on sales of the sausage products known as "Smoked Mettwurst," "Pepperoni (S. C.)," and "Small Knackwurst (H. C.)," and made in accordance with the individual secret formulae submitted by the applicant. That application was assigned Docket No. 6036.3-389-2 (a)-77.

Due consideration has been given to the application and an opinion in support of this order has been issued simultaneously herewith and filed with the Division of the Federal Register.

For the reasons set forth in the opinion, and under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Orders Nos. 9250 and 9328, and pursuant to the provisions of section 2 (a) (6) of Maximum Price Regulation No. 389; *It is ordered:*

(a) That the maximum prices other than at retail for the sausage products known as "Smoked Mettwurst," "Pepperoni (S. C.)," and "Small Knackwurst (H. C.)," and made by Trophy Meat Products, Inc., in accordance with the individual formulae submitted to the Office of Price Administration with the application for this order shall be determined by the seller as follows:

(1) The base prices for these products are established at the following amounts per hundredweight:

Smoked Mettwurst.....	\$31.75
Pepperoni (S. C.).....	38.75
Small Knackwurst (H. C.).....	27.00

NOTE: If sold not boxed, 50 cents per cwt. must be deducted from the above price.

(2) To the base price should be added the proper zone differential provided in section 12 (b) of Maximum Price Regulation No. 389 for sausage which is not Kosher sausage, all beef sausage or sausage containing meat and meat by-products from swine only. In determining the proper zone differential to be added, the zone description provided in section 14 of Maximum Price Regulation No. 389 shall be used.

(3) That to the sum of the base price plus the applicable zone differential the "Permitted additions to base prices" provided in section 12 (c) of Maximum Price Regulation No. 389 may be added when applicable.

(b) That with the first delivery of "Smoked Mettwurst", "Pepperoni (S. C.)" or "Small Knackwurst (H. C.)" to a wholesaler, peddler-truck-seller, or intermediate distributor Trophy Meat Products, Inc. shall supply each such seller with a written notice in the following form:

(Insert date)

Our OPA ceiling prices for "Smoked Mettwurst", "Pepperoni (S. C.)" and "Small Knackwurst (H. C.)" have been established by the Office of Price Administration at the following base prices per hundredweight:

Smoked Mettwurst.....	\$31.75
Pepperoni (S. C.).....	38.75
Small Knackwurst (H. C.).....	27.00

To these may be added the zone differentials provided in section 12 (b) of MPR 389 (See section 14 for zone boundaries) plus the permitted additions of section 12 (c). We are required to inform you that if you are a wholesaler, a peddler-truck-seller, or an intermediate distributor you must figure your ceiling prices for this product pursuant to the same sections of Maximum Price Regulation No. 389.

(c) That with the first delivery of "Smoked Mettwurst", "Pepperoni (S. C.)" or "Small Knackwurst (H. C.)" to a retailer the seller shall supply such retailer with a written notice in the following form:

(Insert date)

Our OPA ceiling prices for "Smoked Mettwurst", "Pepperoni (S. C.)" and "Small Knackwurst (H. C.)" have been established by the Office of Price Administration. We are required to inform you that if you are a retailer, you must figure your ceiling prices for these items in accordance with the provisions of Maximum Price Regulation No. 336.

(d) That all pertinent provisions of Maximum Price Regulation No. 389, including the descriptive labeling and invoicing provisions of section 4, the recording and reporting provisions of section 6, and the definitions of section 13, in addition to the pricing provisions of paragraphs (b) and (c) of section 12 shall be applicable to all sales made under this order.

(e) All prayers of this application not herein granted are denied.

(f) This Order No. 63 may be revoked or amended by the Price Administrator at any time.

No. 100—5

This Order No. 63 shall become effective May 21, 1946.

Issued this 20th day of May, 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8439; Filed, May 20, 1946; 11:58 a. m.]

[MPR 389, Order 64]

MILLER PACKING CO. ET AL.

ESTABLISHMENT OF MAXIMUM PRICES

On April 12, 1946, Miller Packing Company, 2nd and Jackson Streets, Oakland, California filed an application for the establishment of maximum prices on sales of the sausage products known as "Linguisa Sausage" and "Cooked Beef Loaf" and made in accordance with the individual secret formulae submitted by the applicant. That application was assigned Docket No. 6036.3-389-2(a)-83.

Due consideration has been given to the application and an opinion in support of this order has been issued simultaneously herewith and filed with the Division of the Federal Register.

For the reasons set forth in the opinion, and under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Orders Nos. 9250 and 9328, and pursuant to the provisions of section 2 (a) (6) of Maximum Price Regulation No. 389; *it is ordered:*

(a) That the maximum prices other than at retail for the sausage products known as "Linguisa Sausage" and "Cooked Beef Loaf" and made by Miller Packing Company in accordance with the individual formulae submitted to the Office of Price Administration with the application for this order, except that boneless processing beef, cutter and canner grade may be substituted as the beef ingredient in "Cooked Beef Loaf", if desired, shall be determined by the seller as follows:

(1) The base prices for these products are established in the following amount per hundredweight:

Linguisa Sausage.....	\$40.75
Cooked Beef Loaf.....	31.00

NOTE: If sold not boxed, 50 cents per cwt. must be deducted from the above price.

(a) To the base price for "Linguisa Sausage" should be added the proper zone differential provided in section 12 (b) of Maximum Price Regulation No. 389 for sausage containing meat and meat by-products from swine only, and to the base price for "Cooked Beef Loaf" should be added the proper zone differential provided in section 12 (b) of Maximum Price Regulation No. 389 for all beef sausage. In determining the proper zone differential to be added, the zone description provided in Section 14 of Maximum Price Regulation No. 389 shall be used.

(3) That to the sum of the base price plus the applicable zone differential the "Permitted additions to base prices" provided in section 12 (c) of Maximum Price Regulation No. 389 may be added when applicable.

(b) That with the first delivery of "Linguisa Sausage" or "Cooked Beef Loaf" to a wholesaler, peddler-truck-seller, or intermediate distributor Miller Packing Company shall supply each such seller with a written notice in the following form:

(Insert date)

Our OPA ceiling prices for "Linguisa Sausage" and "Cooked Beef Loaf" have been established by the Office of Price Administration at the following base prices per hundredweight:

Linguisa Sausage.....	\$40.75
Cooked Beef Loaf.....	31.00

To these may be added the proper zone differential provided in section 12 (b) of MPR 389 (See section 14 for zone boundaries) plus the permitted additions to section 12 (c). We are required to inform you that if you are a wholesaler, a peddler-truck-seller, or an intermediate distributor you must figure your ceiling prices for these products pursuant to the same sections of Maximum Price Regulation No. 389.

(c) That with the first delivery of "Linguisa Sausage" or "Cooked Beef Loaf" to a retailer the seller shall supply such retailer with a written notice in the following form:

(Insert date)

Our OPA ceiling prices for "Linguisa Sausage" and "Cooked Beef Loaf" have been established by the Office of Price Administration. We are required to inform you that if you are a retailer, you must figure your ceiling price for these items in accordance with the provisions of Maximum Price Regulation No. 336.

(d) That all pertinent provisions of Maximum Price Regulation No. 389, including the descriptive labeling and invoicing provisions of section 4, the recording and reporting provisions of section 6, and the definitions of section 13, in addition to the pricing provisions of paragraphs (b) and (c) of section 12 shall be applicable to all sales under this order.

(e) All prayers of this application not herein granted are denied.

(f) This Order No. 64 may be revoked or amended by the Price Administrator at any time.

This Order No. 64 shall become effective May 21, 1946.

Issued this 20th day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8440; Filed, May 20, 1946; 11:58 a. m.]

[MPR 389, Order 65]

GEORGE HOLLENBACH ET AL.

ESTABLISHMENT OF MAXIMUM PRICES

On April 10, 1946, George Hollenbach, 1100-1108 West Marquette Road, Chicago, Illinois, filed a revised application for the establishment of maximum prices on sales of the sausage product known as "Vieholl Brand Dry Salami" and made in accordance with the individual secret formula submitted by the applicant. That application was assigned Docket No. 6036.3-389-2 (a)-79.

Due consideration has been given to the application and an opinion in support of this order has been issued simultaneously herewith and filed with the Division of the Federal Register.

For the reasons set forth in the opinion, and under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Orders Nos. 9250 and 9328, and pursuant to the provisions of section 2 (a) (6) of Maximum Price Regulation No. 389, *It is ordered:*

(a) That the maximum prices other than at retail for the sausage product known as "Vieholl Brand Dry Salami" and made by George Hollenbach in accordance with the individual formula submitted to the Office of Price Administration for this order, except that boneless chucks may be used as the beef ingredient, if desired, shall be determined by the seller as follows:

(1) The base price for this product is established at the following amount per hundredweight: \$37.25.

NOTE: If sold not boxed, 50 cents per cwt. must be deducted from the above price.

(2) To the base price should be added the proper zone differential provided in section 12 (b) of Maximum Price Regulation No. 389 for sausage which is not Kosher sausage, all beef sausage or sausage containing meat and meat byproducts from swine only. In determining the proper zone differential to be added, the zone description provided in section 14 of Maximum Price Regulation No. 389 shall be used.

(3) That to the sum of the base price plus the applicable zone differential the "Permitted additions to base prices" provided in section 12 (c) of Maximum Price Regulation No. 389 may be added when applicable.

(b) That with the first delivery of "Vieholl Brand Dry Salami" to a wholesaler, peddler-truck-seller, or intermediate distributor George Hollenbach shall supply each such seller with a written notice in the following form:

(Insert date)

Our OPA ceiling prices for "Vieholl Brand Dry Salami" have been established by the Office of Price Administration at the base price of \$37.25 per hundredweight; to which may be added the zone differentials provided in section 12 (b) of MPR 389 (See section 14 for zone boundaries) plus the permitted additions of section 12 (c). We are required to inform you that if you are a wholesaler, a peddler-truck-seller, or an intermediate distributor you must figure your ceiling prices for this product pursuant to the same sections of Maximum Price Regulation No. 389.

(c) That with the first delivery of "Vieholl Brand Dry Salami" to a retailer the seller shall supply such retailer with a written notice in the following form:

(Insert date)

Our OPA ceiling prices for "Vieholl Brand Dry Salami" have been established by the Office of Price Administration. We are required to inform you that if you are a retailer, you must figure your ceiling price for this item in accordance with the provisions of Maximum Price Regulation No. 336.

(d) That all pertinent provisions of Maximum Price Regulation No. 389, including the descriptive labelling and involving provisions of section 4, the recording and reporting provisions of section 6, and the definitions of section 13, in addition to the pricing provisions of paragraphs (b) and (c) of section 12 shall be applicable to all sales made under this order.

(e) All prayers of this application not herein granted are denied.

(f) This Order No. 20 may be revoked or amended by the Price Administrator at any time.

This Order No. 65 shall become effective May 21, 1946.

Issued this 20th day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8441; Filed, May 20, 1946; 11:58 a. m.]

[MPR 478, Order 170]

QUIMET STAY AND LEATHER CO.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to section 10 of Maximum Price Regulation 478; *It is ordered:*

(a) The maximum price for sales to manufacturers by wholesalers or any other sellers of the following coated fabric shall be as follows:

Commodity	For sales to manufacturers per linear yard
Weymouth Art Leather Co., Style #2021, pyroxylin coated sateen	1.32
	\$0.7650

(b) With or prior to the first delivery by a wholesaler of the coated fabric covered by this order, to any person other

than a manufacturer, the seller shall notify such person in writing of the specific maximum price applicable to his resale of this coated fabric to manufacturers which is the maximum price 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) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective May 21, 1946.

Issued this 20th day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8442; Filed, May 20, 1946; 11:58 a. m.]

[SO 94; 2d Rev. Order 88]

WAR ASSETS ADMINISTRATION ET AL.

SPECIAL MAXIMUM PRICES FOR CERTAIN BARBED WIRE

Revised Order 88 under Supplementary Order 94 is redesignated Second Revised Order 88 and is revised and amended to read as follows:

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) *What this order does.* This order establishes maximum prices at which the new barbed wire hereinafter described may be sold and delivered by the War Assets Administration and by any subsequent reseller.

(b) *Maximum prices.* Maximum prices per spool or coil (f. o. b. shipping point) of the barbed wire described herein shall be:

Description	Price for all sales to wholesalers or brokers	Price for all sales by brokers	Price for all sales to retailers and exporters, provided material is warehoused	Price for all sales at retail
New barbed wire, steel, galvanized—type A, 12 gauge or 12½ gauge, 2 strand, 4 point barb, 4 inch spacing, as follows:				
28-lb. spool.....	\$0.95	\$1.05	\$1.25	\$1.65
80-rod spool.....	2.80	3.08	3.66	4.85
100 lb. spool.....	3.25	3.58	4.25	5.65
New concertina barbed wire, single line wire .116" diameter; crimped (16 crimps per foot); depth of crimp 1¼" to 1½"; made of hard drawn spring wire; ¾" barbs spaced 2¾" apart made of 14 gauge mild steel galvanized wire; approximate weight 55 lbs. per coil approximately 735 lineal feet in length; and in bundles securely fastened by clips and tied by wire to prevent unwinding, as follows:				
55-lb. coil.....	.75	.83	1.00	1.33
Annealed, pickled, galvanized and rewound, per 100 lbs.....		0.73	11.68	15.57

Maximum prices for export sales shall be determined in accordance with the provisions of Second Revised Maximum Export Price Regulation.

Freight charges actually paid by the wholesaler purchasing from the Government in excess of \$0.30 per 100 pounds may be added to the aforesaid wholesale and retail prices; *Provided*, That such charges are separately stated on the wholesaler's invoice of sale.

(c) *Notification.* Any person who sells the barbed wire described in paragraph

(b) to a retailer shall furnish the retailer with an invoice of sale setting forth the maximum prices for sales at retail, and stating that the retailer is required by this order to attach to each spool or coil of barbed wire before sale a tag or label which plainly states a selling price not in excess of the appropriate retail ceiling price and clearly indicates the weight or length of the spool or coil being sold.

(d) *Tagging.* Any person who sells the barbed wire described in paragraph

(b) at retail shall attach to each spool or coil of barbed wire a tag or label which plainly states a selling price not in excess of the appropriate retail ceiling price and clearly indicates the weight or length of the spool or coil being sold.

(e) *Relation to other regulations and orders.* This order with respect to the commodities it covers supersedes any other regulation or order previously issued by the Office of Price Administration.

(f) *Definitions.* (1) "Broker" means any person who buys and sells barbed wire without warehousing the wire.

(2) "Wholesaler" means any person who warehouses barbed wire and makes deliveries from his warehouse to retailers or exporters.

(3) "Retailer" means any person who sells to ultimate consumers.

(g) *Revocation and amendment.* This order may be revoked or amended at any time.

This order shall become effective May 21, 1946.

Issued this 20th day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8499; Filed, May 20, 1946; 4:48 p. m.]

[SO 94, Order 125]

WAR ASSETS ADMINISTRATION ET AL.

SPECIAL MAXIMUM PRICES FOR CERTAIN USED SPECIAL PURPOSE PNEUMATIC TIRE TUBES

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) *What this order does.* This order establishes maximum prices at which the used special purpose pneumatic tire tubes hereinafter described may be sold and delivered by the War Assets Administration or any other United States Government agency, and by any subsequent reseller.

(b) *Maximum prices.* The maximum prices per tube (f. o. b. shipping point) for sales and deliveries of used combat proof, bullet proof and puncture proof special purpose pneumatic tire tubes having an extra layer of rubber, which are sound or can be made sound in accordance with the provisions of Maximum Price Regulation 528, shall be as follows:

(1) For sales by retailers—the prices set forth in Table B-XIV of section 17 of Maximum Price Regulation 528.

(2) For sales by the Government and by wholesalers—prices not to exceed 75% of the prices set forth in Table B-XIV of section 17 of Maximum Price Regulation 528.

(c) *Relation to other regulations and orders.* This order with respect to the commodities it covers supersedes any other regulation or order previously issued by the Office of Price Administration.

(d) *Definitions.* (1) "Special purpose tube" means a rubber tube designed to be puncture resisting by the use of an extra layer or layers of soft rubber or plastic

material, or by the use of a dual tube construction, such special purpose tube being similar in type and construction to the brands listed in footnote 1 to Table B-XIV in section 17 of Maximum Price Regulation 528.

(2) "Wholesaler" means any person who sells to purchasers for resale.

(3) "Retailer" means any person who sells to ultimate consumers.

(e) *Revocation and amendment.* This order may be revoked or amended at any time.

This order shall become effective May 21, 1946.

Issued this 20th day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8500; Filed, May 20, 1946; 4:48 p. m.]

[SO 108, Special Order 14]

MANUFACTURERS OF MEN'S TAILORED CLOTHING

SPECIAL EXTENSION OF MAKEUP REQUIREMENTS

An opinion accompanying this Special Order No. 14 under section 17 of Supplementary Order 108 has been issued simultaneously herewith and filed with the Division of the Federal Register.

SECTION 1. *Who is affected by this order.* This order affects all manufacturers covered by Supplementary Order 108 who manufacture commodities priced under Maximum Price Regulation 607.

SEC. 2. *Purpose of this order.* This order provides for an extension of the 30-day period between the end of the first quarter of 1946 and the date upon which a manufacturer who has a net surcharge must begin to operate under the makeup provisions of section 7 of Supplementary Order 108.

SEC. 3. *Extension of 30-day period.* If you manufacture any item whose maximum average price is determined under Maximum Price Regulation 607 and if you incurred a net surcharge in the first quarter of 1946 which you had not made up by April 30, 1946, you are not required to operate in accordance with the requirements of section 7 (a) or 7 (b) of Supplementary Order 108 until June 1, 1946.

This special order shall become effective May 20, 1946.

Issued this 20th day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8501; Filed, May 20, 1946; 4:43 p. m.]

[MPR 120, Amdt. 18 to Order 1548]

MELLOTT COAL CO.

ADJUSTMENT OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and in accordance with § 1340.212 (c) of Maximum Price Regulation No. 120, *It is ordered:*

Order No. 1548 under Maximum Price Regulation No. 120 is hereby amended in the following respects.

Paragraph (a) is amended by adding thereto the following in the manner indicated:

Producer and address	Mine name	Mine index number	Location and name of preparation plant through which the coals are prepared
Mellott Coal Co., P. O. Box 123, South Broad St., Philadelphia, Pa.	Pettit No. 1	5553	Broad top preparation plant, Riddlesburg, Pa. on the H. & BT. Railroad.

This amendment No. 18 to Order No. 1548 under Maximum Price Regulation No. 120 shall become effective May 21, 1946.

Issued this 20th day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8487; Filed, May 20, 1946; 4:44 p. m.]

[MPR 120, Order 1666]

BEAVER COAL CO.

ESTABLISHMENT OF MAXIMUM PRICES AND PRICE CLASSIFICATIONS

For the reasons set forth in an opinion issued simultaneously herewith and in accordance with §§ 1340.210 (a) (6) and 1340.207 (a) of Maximum Price Regulation No. 120; *It is ordered:*

(a) The Beaver No. 1 Mine of Beaver Coal Company, Punxsutawney, Pennsylvania, is hereby assigned Mine Index No. 4526 and its coals are classified by group in Railroad Fuel Price Group B, and Maximum Truck Price Group No. 10 of District No. 2.

(b) Coals produced by Beaver Coal Company from the Freeport Seam, at its Beaver No. 1 Mine, Mine Index No. 4526, located in Armstrong County, Pennsylvania, in Subdistrict No. 1, of District No. 2, are hereby classified as follows and may be purchased and sold for the indicated uses and movements, at per net ton prices in cents per net ton not exceeding the following:

	Size groups Nos.										
	1	2	3	4	5	6	7	8	9	10	11
Price classifications.....	F	F	E	E	E	E	F	F	F		
All methods of transportation except truck or wagon and for all uses.....	\$3.25	\$3.25	\$3.20	\$3.20	\$3.20	\$3.10	\$2.90	\$2.90	\$2.75		
Truck or wagon shipments.....	4.04	4.04	4.04	3.74	3.69	3.69	3.69	3.04	2.84	\$2.84	\$2.64

1 10 F.R. 4336, 5995, 6402, 8368, 10200, 12080, 12984, 13129, 15125; 11 F.R. 604.

(c) The prices established herein are f. o. b. the mine or preparation plant for truck shipments and f. o. b. the rail or river shipping point for rail or river shipments and for railroad fuel. The schedule maximum prices shall apply to all size groups and all methods of shipment not listed herein.

(d) All prayers of applicant not granted herein are hereby denied.

(e) This order may be revoked or amended at any time.

(f) Except as specifically provided in this order, the provisions of Maximum Price Regulation No. 120 governing the sale of bituminous coal shall remain in effect.

(g) The price classifications and mine index number assigned herein are permanent, but the maximum prices may be changed by order or amendment.

(h) The applicant shall include a statement on all invoices in connection with the sales of coal priced under this order that the price charged includes an adjustment granted by Order No. 1666 under Maximum Price Regulation No. 120 of the Office of Price Administration.

(i) The adjustment made in maximum prices by this order, for all methods of transportation except truck or wagon, shall not be effective after September 20, 1946.

This order shall become effective May 21, 1946.

Issued this 20th day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8488; Filed, May 20, 1946;
4:45 p. m.]

[MPR 121, Order 43]

BRIQUETS AND PACKAGED FUEL
ORDER GRANTING PERMISSION FOR
ADJUSTABLE PRICING

For the reasons set forth in an opinion which has been issued simultaneously herewith and filed with the Division of the Federal Register, under authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and in accordance with § 1340.243 of Maximum Price Regulation No. 121; *It is ordered:*

(a) Producers and distributors of briquets and packaged fuel manufactured in whole or in part from bituminous coal may sell such briquets and packaged fuel at no more than current maximum prices. However, on and after May 20, 1946, such producers and distributors may enter into agreements with their purchasers to adjust their maximum prices in effect at time of delivery to those permitted by the Office of Price Administration subsequent to delivery under § 1340.249 (d) (i) of Maximum Price Regulation No. 121, by reason of bituminous mine price increases resulting from current wage negotiations.

(b) This order may be revoked or amended by the Price Administrator and, in any event, shall expire on the effective date of any price increase authorized by the Office of Price Administration under Maximum Price Regulation No.

120 as a result of pending wage negotiations.

This order shall become effective May 20, 1946.

Issued this 20th day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8489; Filed, May 20, 1946;
4:45 p. m.]

[RMPR 122, Amdt. 1 to Order 57]

SOLID FUELS SOLD AND DELIVERED BY
DEALERS

ORDER GRANTING PERMISSION FOR ADJUSTABLE
PRICING

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, *It is ordered:*

Order No. 57 under Revised Maximum Price Regulation No. 122 is amended in the following respects:

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

(a) Dealers subject to Revised Maximum Price Regulation No. 122 or any area ceiling order issued thereunder, may enter into agreements with purchasers of bituminous coal, coke manufactured from bituminous coal, or briquets and packaged fuel manufactured in whole or in part from bituminous coal to charge and collect no more than the current maximum price for such solid fuels at time of delivery subject to the condition that the amount of any increase in the maximum price authorized by the OPA subsequent to delivery may be charged and collected in addition to the maximum price in effect at time of delivery.

2. Paragraph (b) is amended to read as follows:

(b) This order may be revoked or amended by the Price Administrator at any time, but in any event the permission granted by this order shall terminate upon the effective date of any price increase authorized by the Office of Price Administration under the maximum price regulations governing the solid fuels subject to this order.

This amendment to Order No. 57 shall become effective May 20, 1946.

Issued this 20th day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8490; Filed, May 20, 1946;
4:45 p. m.]

[MPR 188, Amdt. 2 to Order 6]

SMALL ELECTRICAL APPLIANCES
ADJUSTMENT OF CEILING PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to § 1499.159e of Maximum Price Regulation No. 188, it is ordered:

Order No. 6 is amended in the following respects:

1. Section 2 (b) (2) is amended to read as follows:

(2) "Manufacturer's price." for the purpose of calculating resellers' ceiling prices means his ceiling price (exclusive of Federal excise tax) subject to his customary transportation terms as provided by Section 3 of this order for sales to the class of purchaser designated in Section 4.

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

(a) A manufacturer's new ceiling price (exclusive of Federal excise tax) for a sale of a small electrical appliance to each class of purchaser is the highest of the applicable of the following:

(1) 118% of his highest price (exclusive of Federal excise tax) to each class of purchaser, other than ultimate consumers, in effect between October 1 and October 15, 1941, or;

(2) His highest price (exclusive of Federal excise tax) at which he delivered or offered the article for delivery during March 1942, to each class of purchaser, or;

(3) 118% of his ceiling price (exclusive of Federal excise tax) to each class of purchaser, other than ultimate consumers, established under the provisions of the first, second, third or fourth pricing methods of § 1499.159c of Maximum Price Regulation No. 188. In the case of articles priced under the first, second or third methods the new ceiling price may be calculated in this way only if the ceiling prices of the comparable articles were no higher than the prices in effect between October 1 and October 15, 1941, for sales to the same classes of purchasers.

(4) His ceiling price (exclusive of Federal excise tax) to each class of purchaser, other than ultimate consumers, established under the provisions of the first, second or third pricing methods of Maximum Price Regulation No. 188.

(5) His adjusted ceiling price (exclusive of Federal excise tax) to each class of purchaser, other than ultimate consumers, established under the provisions of paragraph (a) (19) of Order A-2 under Maximum Price Regulation No. 188, Supplementary Orders 118, 133, 148 or Revised Supplementary Order 119.

Manufacturers also may collect, in addition to the new ceiling price authorized by the preceding provisions, the amount of Federal excise tax, if any, payable on each sale.

3. Section 4 is amended to read as follows:

SEC. 4. *Dealers' ceiling prices.* This section provides for the establishment of retail ceiling prices for sales of small electrical appliances. Manufacturers are required to determine those prices and to tag their products with retail ceiling price tags in accordance with section 6 of this order. If, between October 1 and October 15, 1941, a manufacturer published a suggested retail price list and took measures to ensure that his products were sold at retail at his suggested prices, he should apply under paragraph (a) of this section for an Office of Price Administration order establishing the re-

tail ceiling prices for his products which he suggested prior to April 1, 1942.

If the retail ceiling prices for a manufacturer's products are not established by an order under paragraph (a) of this section, then the manufacturer is required to calculate the retail ceiling prices in accordance with paragraphs (b) or (c) of this section, whichever is applicable.

If a manufacturer's price to the class of distributor to which he sells in the largest dollar volume is an f. o. b. factory price, he calculates the retail ceiling prices of his products in accordance with paragraph (b) of this section. Manufacturers whose freight terms are other than f. o. b. factory (freight allowed or equalized, etc.) are required to calculate the retail ceiling prices of their products in accordance with paragraph (c).

When a manufacturer qualifies for an order under paragraph (a) uniform retail ceiling prices for his products will be established for sales by all dealers. On the other hand, manufacturers who are required to calculate retail ceiling prices under paragraphs (b) or (c) will determine different ceiling prices for sales by chain stores and mail order houses than the ceiling prices which are calculated for sales by other dealers. In addition, manufacturers calculating retail ceiling prices under paragraph (b) will determine separate ceiling prices for sales by dealers in Zone II in order to make an allowance for the higher freight costs of resellers on shipments into that area. Retail ceiling prices calculated under paragraph (c) apply over the entire country since prepayment or other forms of freight equalization by the manufacturer result in more uniform resellers' costs.

(a) *Retail ceiling prices fixed by order.*

(1) The Office of Price Administration will, upon application by a manufacturer, establish ceiling prices for retail sales of small electrical appliances covered by this order whenever it appears that:

(i) The small electrical appliances sold by the manufacturer are identified by a brand or company name.

(ii) The manufacturer's products were sold at retail at substantially uniform prices prior to April 1, 1942.

(iii) The proposed retail ceiling prices for the manufacturer's small electrical appliances are in line with the prices which would be otherwise determined in accordance with the provisions of this order.

An order issued under this section will establish uniform retail ceiling prices for all retail sales of the small electrical appliances of a manufacturer, which shall apply in place of the retail ceiling prices which otherwise would be determined under this section. Ceiling prices may also be established by such an order for sales by distributors when manufacturers sell at less than their ceiling prices.

(2) A manufacturer requesting establishment of uniform ceiling prices under this paragraph (a) must file an application with the Office of Price Administration, Consumer Goods Price Division, Washington 25, D. C. In the application the manufacturer shall state the following:

(i) His business name and address.

(ii) An identification of each article for which a retail ceiling price is sought including:

(a) Description of the article including its style, model or lot number.

(b) His own ceiling prices to all classes of purchasers.

(c) His selling prices and terms to distributors and dealers.

(d) His suggested retail price prior to April 1, 1942.

(e) A list of the names and addresses of his retail and wholesale customers to whom he delivered the articles prior to April 1, 1942 in substantial quantities.

(iii) The uniform retail ceiling price which he requests for each article. Different prices may be proposed for sales in each zone if the manufacturer's ceiling prices are f. o. b. factory.

(b) *Retail ceiling prices calculated by manufacturers who sell on a f. o. b. factory basis.* A manufacturer, whose ceiling prices to the class of distributor to which he sells small electrical appliances in the largest dollar volume are f. o. b. factory prices; and for whose products the Office of Price Administration has not established retail ceiling prices by an order under paragraph (a) of this section, shall calculate the retail ceiling prices of his products which he ships on and after May 20, 1946 in accordance with the following provisions of this paragraph (b).

(1) *Small electrical appliances sold by manufacturers to purchasers for resale other than chain stores or mail order houses.* The retail ceiling price for a small electrical appliance sold by the manufacturer to a purchaser for resale other than a chain store or mail order house is the total of the following adjusted to the nearest five cents.

(i) The manufacturer's price to the class of distributor to which he sells small electrical appliances in the largest dollar volume and which resells from its own stocks.

(ii) 84% of that ceiling price.

(iii) The amount of Federal excise tax (if any) payable by the manufacturer on a sale at that ceiling price.

(2) *Small electrical appliances sold by manufacturers to chain stores and mail order houses.* (i) The retail ceiling price for a small electrical appliance sold by a manufacturer to a chain store is the total of the following adjusted to the nearest five cents.

(a) The manufacturer's price to the class of distributor to which he sells small electrical appliances in the largest dollar volume and which resells from its own stocks.

(b) 67% of that ceiling price.

(c) The amount of the Federal excise tax (if any) payable by the manufacturer on a sale at that ceiling price.

(ii) The retail ceiling price for a sale of a small appliance sold by a manufacturer to a mail order house is the total of the following adjusted to the nearest five cents.

(a) The manufacturer's price to the class of distributor to which he sells small electrical appliances in the largest dollar volume and which resells from its own stocks.

(b) 58% of that ceiling price.

(c) The amount of the Federal excise tax (if any) payable by the manufacturer on a sale at that ceiling price.

(3) *Zone differentials.* The retail ceiling prices calculated in accordance with paragraphs (b) (1), (b) (2) (i) and (b) (2) (ii) of this section are for retail sales in Zone I. The retail ceiling price for sales of such a small electrical appliance in Zone II is the retail ceiling price in Zone I for a sale by the same type of retail seller increased by 5% and adjusted to the nearest five cents.

(c) *Retail ceiling prices calculated by manufacturers who prepay or equalize freight.* A manufacturer whose ceiling prices to the class of distributor to which he sells small electrical appliances in the largest dollar volume are freight prepaid or otherwise equalized for freight, and for whose products the Office of Price Administration has not established retail ceiling prices by an order under paragraph (a) of this section shall calculate the retail ceiling prices of his products which he ships on and after May 20, 1946 in accordance with the following provisions of this paragraph (c).

(1) *Small electrical appliances sold by manufacturers to purchasers for resale other than chain stores or mail order houses.* The retail ceiling price for a small electrical appliance sold by the manufacturer to a purchaser for resale other than a chain store or mail order house is the total of the following adjusted to the nearest five cents.

(i) The manufacturer's price to the class of distributor to which he sells small electrical appliances in the largest dollar volume and which resells from its own stocks.

(ii) 80% of that ceiling price.

(iii) The amount of Federal excise tax (if any) payable by the manufacturer on a sale at that ceiling price.

(2) *Small electrical appliances sold by manufacturers to chain stores and mail order houses.* (i) The retail ceiling price for a small electrical appliance sold by a manufacturer to a chain store is the total of the following adjusted to the nearest five cents.

(a) The manufacturer's price to the class of distributor to which he sells small electrical appliances in the largest dollar volume and which resells from its own stocks.

(b) 64% of that ceiling price.

(c) The amount of the Federal excise tax (if any) payable by the manufacturer on a sale at that ceiling price.

(ii) The retail ceiling price for a sale of a small appliance sold by a manufacturer to a mail order house is the total of the following adjusted to the nearest five cents.

(a) The manufacturer's price to the class of distributor or chain store to which he sells small electrical appliances in the largest dollar volume and which resells from its own stocks.

(b) 55% of that ceiling price.

(c) The amount of the Federal excise tax (if any) payable by the manufacturer on a sale at that ceiling price.

(d) *Other retail ceiling prices.* Manufacturers of small electrical appliances for which retail ceiling prices have not been established by order of OPA under paragraph (a) of this section and whose

ceiling prices fixed by section 3 of this order are for sales to classes of purchasers other than distributors shall apply to the Office of Price Administration, Washington 25, D. C., for the establishment of retail ceiling prices. Such an application shall state the manufacturer's ceiling prices to each class of purchaser and his proposed retail ceiling prices and a description of the article.

(e) *Discounts.* (1) Dealers' ceiling prices fixed by this section are subject to cash discounts, delivery terms and allowances in effect during March 1942 or established under applicable OPA regulations.

(2) Dealers who did not sell small electrical appliances during March 1942, shall allow the same cash discounts, delivery terms and other price differentials which the dealer's closest competitor dealer who did sell small electrical appliances during March 1942, is required to allow in accordance with the provisions of this order.

A dealer who cannot ascertain his ceiling prices or the cash discounts, delivery terms, etc., which his nearest competitor dealer is required to allow shall apply to the nearest District Office of the Office of Price Administration for an order under this section establishing the ceiling prices or the conditions to which his ceiling prices are subject. Such application may be made by letter and shall state the type of business he is operating (distributor, dealer) when he started to sell small electrical appliances, and the classes of purchasers to whom he sells. An order will be issued under this section establishing the ceiling prices and/or the terms, allowances and other price differentials and conditions of sale in line with the conditions of sale generally fixed by this order.

(3) If a dealer who did not sell small electrical appliances during March 1942, does not allow the same discounts, delivery terms and other price differentials allowed by his nearest competitor who did sell small electrical appliances during March 1942, or who does not file an application in accordance with the provision of this section, or if he fails to provide any of the information required by this section, the Price Administrator may, on his own motion, issue orders under this section fixing ceiling price discounts, allowances, and other price differentials in line with such ceiling prices and conditions of sale fixed by this order. Ceiling prices and conditions of sale so established will apply to all sales and deliveries made on and after April 22, 1946.

4. Section 5 is amended to read as follows:

Sec. 5. Distributors' ceiling prices. Manufacturers are required to calculate in accordance with the following provisions of this section, distributors' ceiling prices to dealers for all small electrical appliances which they sell to distributors and for which distributors' ceiling prices have not been fixed by OPA order under paragraph (a) of section 4 of this order. Manufacturers are also required to notify distributors of their ceiling prices and conditions of sale fixed by this order.

(a) A distributor's ceiling price for a sale of a small electrical appliance to a dealer is the retail ceiling price (exclusive of any Federal excise tax included in the price) for a sale by a dealer, other than a chain store or mail order house which purchases directly from the manufacturer, less 31% in the case of sales in the smallest quantities and less 34% in the case of sales in the largest quantities for which the distributor had a price in effect during March 1942 or for which prices have been established under applicable OPA regulations.

(b) In addition to his ceiling price, a distributor may collect the amount of the Federal excise tax (if any) payable by the manufacturer on a sale to him.

(c) Distributors' ceiling prices fixed by this section are subject to his cash discounts, delivery terms, and allowances in effect during March 1942 or established under applicable OPA regulations. Distributors who did not sell small electrical appliances during March 1942 shall allow the same cash discounts, delivery terms and other price differentials which his closest competitive distributor who was distributing small electrical appliances during March 1942, is required to allow in accordance with the provisions of this order.

A distributor who cannot ascertain his ceiling prices or the cash discounts, delivery terms, etc., which his nearest competitor distributor is required to allow shall apply to the nearest District Office of the Office of Price Administration for an order under this section establishing ceiling prices and/or the conditions to which his ceiling prices are subject. Such application may be made by letter and shall state the type of business he is operating (distributor, dealer) when he started to sell small electrical appliances and the classes of purchasers to whom he sells. An order will be issued under this section establishing the ceiling prices and/or the terms, allowances and other price differentials and conditions of sale in line with the conditions of sale generally fixed by this order.

If a distributor who did not sell small electrical appliances during March 1942, does not allow the same discounts, delivery terms and other price differentials allowed by his nearest competitor who did sell small electrical appliances during March 1942, or who does not file an application in accordance with the provision of this section, or if he fails to provide any of the information required by this section, the Price Administrator may, on his own motion, issue orders under this section fixing discounts, ceiling prices, allowances and other price differentials in line with such ceiling prices and conditions of sale fixed by this order. Ceiling prices and conditions of sale so established will apply to all sales and deliveries made on and after April 22, 1946.

5. Section 6 is amended to read as follows:

Sec. 6. Retail price tags. (a) On and after July 1, 1946, unless otherwise authorized, no manufacturer shall ship a small electrical appliance unless there is

attached to it a retail price tag or label. That tag or label shall state the retail ceiling price (inclusive of Federal excise tax) for sales in each zone determined in accordance with section 9 of Order 6 as amended May 20, 1946. The tag shall also state the manufacturer's name or the brand name; the model designation of the article; and that the tag or label may not be removed before the article is delivered to the consumer.

When different retail ceiling prices have been fixed for sales in each zone in accordance with section 4 (b), a tag or label in the following form with the blanks properly filled in shall be used to indicate these different prices:

Manufacturer's name, or brand name-----

Model No.-----
OPA Retail Ceiling Price (including Federal
excise tax) \$-----
Plus 5% in Zone II
Do Not Detach

When a brand name is stated on the retail ceiling price tag without a statement of the manufacturer's name, the manufacturer is required to report to the Office of Price Administration, Washington, D. C., before shipping any articles so tagged; his name and address; his ceiling prices for each article to distributors and chain stores and the method by which it was determined; the brand name that will be used; and the retail ceiling price.

However, a manufacturer is not required to comply with the foregoing tagging provision with respect to articles which are shipped to mail order houses or to persons who operate both as chain stores and as mail order houses; or articles which are shipped for export.

(b) On and after February 1, 1946, no dealer may display, offer for sale, sell, or deliver at retail a small electrical appliance which has been shipped by the manufacturer prior to May 20, 1946 unless there is attached to it a tag or label provided by the manufacturer or required by paragraph (a) of this section as in effect prior to May 20, 1946.

(c) On and after July 1, 1946, dealers other than mail order houses, may not display, offer for sale, sell, or deliver a small electrical appliance for which the retail ceiling price has been determined in accordance with Section 9 of Order 6, as amended May 20, 1946, unless it bears the tag or label provided by the manufacturer as required by paragraph (a) of this section.

(d) All dealers who receive "untagged" an article which the manufacturer is required to tag by the foregoing provisions with its retail ceiling price must tag it with its proper retail ceiling price or OPA price in accordance with Supplementary Order 135 before it is displayed, offered for sale, sold, or delivered at retail.

6. A new section 14 is added to read as follows:

Sec. 14. Delegation of authority. Any Regional Administrator or District Administrator authorized by the appropriate Regional Administrator, may issue orders under sections 4 (e) (2), 4 (e) (3), and 5 (c) of this order.

This amendment shall become effective May 20, 1946.

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

Issued this 20th day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8491; Filed, May 20, 1946;
4:46 p. m.]

[MPR 188, Order 12 Under Order 6]

MANNING, BOWMAN & CO.

APPROVAL OF UNIFORM RETAIL CEILING PRICES
Correction

In Federal Register document 46-3668, appearing at page 2481 of the issue for Saturday, March 9, 1946, references to §§ 1499.159c and 1499.159a wherever they appear should read "\$ 1499.159e".

[MPR 188, Order 23 to Order 6]

ELECTRICAL APPLIANCES

UNIFORM RETAIL CEILING PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to section 13 of Order 6 under § 1499.159e of Maximum Price Regulation No. 188; *It is ordered:*

(a) This order supersedes in part, the provisions of orders previously issued under section 4 (a) of Order 6 fixing uniform retail ceiling prices for sales of certain small electrical appliances. It provides a new method by which manufacturers of articles for which uniform retail ceiling prices have previously been authorized shall use in determining new uniform retail ceiling prices of those articles. It applies only to those articles which the manufacturer sells at prices which are higher than his ceiling prices in effect prior to Amendment 2 to Order 6 under § 1499.159e of Maximum Price Regulation No. 188.

(b) The uniform retail ceiling price in each zone for an article covered by this order shall be determined as follows:

(1) Deduct from that ceiling price the amount of Federal excise tax included in it.

(2) Increase the result by 5 percent.

(3) Add to the result the amount of Federal excise tax payable by the manufacturer on a sale at his manufacturer's price to the class of distributor which he sells in the largest dollar volume.

(4) Adjust the total to the nearest 5 cents.

(c) Distributors' ceiling prices shall be determined by the manufacturer in accordance with the provisions of Section 5 of Order 6, based on the new retail ceiling prices computed in accordance with the provisions of this order.

(d) All terms used herein shall have the same meanings as in Order 6, the General Maximum Price Regulation or Maximum Price Regulation No. 188, whichever may be applicable;

This order shall become effective May 20, 1946.

Issued this 20th day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8492; Filed, May 20, 1946;
4:46 p. m.]

[MPR 594, Amdt. 2 to Order 13]

CHRYSLER CORP.

MAXIMUM PRICES FOR NEW PASSENGER
AUTOMOBILES

Correction

In Federal Register document 46-5354, appearing on page 3500 of the issue for Wednesday, April 3, 1946, prices for tires

and tubes in the table in paragraph (e) (2) should read, respectively, as follows:

Tires: Four 700 x 15—6 ply..... \$16.05
Tubes: Four 700 x 15—lifeguard..... 49.80

[MPR 591, Order 508]

WESTINGHOUSE ELECTRIC CORP.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 9 of Maximum Price Regulation No. 591, *It is ordered:*

(a) The maximum net prices, f. o. b. Springfield, Massachusetts, by any person of the following water coolers manufactured by Westinghouse Electric Corporation of Springfield, Massachusetts and as described in the application dated April 3, 1946 which is on file with the Prefabrication and Building Equipment Price Branch, Office of Price Administration, Washington 25, D. C., shall be:

Model	Distributor net price	Sales to dealers	Sales to syndicate or chain purchasers	Sales to industrial, commercial, and institutional purchasers, quantities—			On sales to consumers
				10 and over	4-9, inclusive	1-3, inclusive	
US5B.....	\$108.00	\$129.50	\$151.25	\$151.25	\$159.25	\$167.00	\$196.50
US10B.....	120.00	143.75	168.00	168.00	176.75	185.50	218.25
US10WB.....	121.00	145.00	169.50	169.50	178.25	187.00	220.00
US10WBE.....	175.00	209.50	245.00	245.00	257.75	270.50	318.25
Glass filler accessory kit only (un-mounted).....	6.00	7.25	8.50	8.50	9.00	9.25	11.00
Additional for factory-mounted glass filler.....	8.00	9.50	11.25	11.25	11.75	12.25	14.50

(b) The maximum net prices established in (a) above on water coolers may be increased by the following amount to each class of purchaser to cover the cost of crating when crating is actually supplied: \$6.00.

(c) The maximum net prices established by this order shall be subject to discounts and allowances and the rendition of services which are at least as favorable as those which each seller extended or rendered or would have extended or rendered to purchasers of the same class on comparable sales in the same general category on October 1, 1941.

(d) On sales by a distributor or dealer the following charges may be added to the maximum prices established in (a) above:

(1) The actual amount of freight paid to obtain delivery to his place of business. Such charges shall not exceed the lowest common carrier rates.

(2) Crating charges actually paid to his supplier but in no instance exceeding the amount specified in (b) above.

(e) Each seller covered by this order, except a dealer, shall notify each of his purchasers, in writing, at or before the issuance of the first invoice after the effective date of this order, of the maximum prices established by this order for each such seller as well as the maximum prices established for purchasers upon resale, except dealers, including allowable transportation and crating charges.

(f) The Westinghouse Electric Corporation shall stencil on the water coolers covered by this order, substantially the following:

OPA Maximum Retail Price—\$.....

Plus freight and crating as provided in Order No. — under Maximum Price Regulation No. 591.

(g) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective May 21, 1946.

Issued this 20th day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8493; Filed, May 20, 1946;
4:46 p. m.]

[MPR 188, Order 15]

OUTBOARD MOTORS

ADJUSTMENT 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 § 1499.159e of Maximum Price Regulation No. 188, it is ordered:

SECTION 1. *Purpose of this order.* Outboard motors as set forth below have been found to be a reconversion product in accordance with the standards set

forth in § 1499.159e of Maximum Price Regulation No. 188.

This order specifies a price increase factor to be used by manufacturers of this product; and it sets forth the specific pricing provisions which all sellers are to follow in calculating their maximum prices for re-sales of the product.

SEC. 2. Articles covered by this order. This order covers outboard motors (gasoline operated) covered by Maximum Price Regulation No. 188, except those whose maximum prices were established under Order No. 4332 or Revised Order No. 4332 under Maximum Price Regulation No. 188. This order also does not cover outboard motors for which the manufacturer's maximum prices have been adjusted under the provisions of Supplementary Order Nos. 118 and 133, and Revised Supplementary Order No. 119, or any other order of the Office of Price Administration other than this order.

SEC. 3. Manufacturers' maximum prices—(a) Determination of maximum prices. Manufacturers shall continue to determine their maximum prices for new or changed articles covered by this order under the same regulation and pricing provisions applicable before this order was issued.

(b) *Increase factor.* Manufacturers may increase, by 10%, their maximum prices (exclusive of any permitted increases) to each class of purchasers for resale properly established by Order No. 4927 under Maximum Price Regulation No. 188, or under any of the pricing provisions of that regulation.

(c) *"Unadjusted maximum price."* In order to provide his purchasers for resale with a basis for determining their maximum prices under the applicable regulation, the manufacturer must state an "unadjusted maximum price" on his invoice or price list as provided in section 6.

A manufacturer's "unadjusted maximum price" for any article covered by this order which he sells at a maximum price adjusted under this order is his properly established maximum price to a particular class of purchaser, exclusive of all permitted increases.

SEC. 4. "Adjusted maximum prices" of resellers. Resellers' maximum prices for outboard motors covered by this order shall be determined in accordance with the provisions of this section.

(a) A reseller who delivered or offered for delivery during March 1942 an article which meets the definition of "most comparable commodity" contained in § 1499.3 (a) of the General Maximum Price Regulation, except that it need not be currently offered for sale, or a reseller whose maximum prices have been established by order issued by the Office of Price Administration, shall find his adjusted maximum price according to the method and procedure set forth in that section by the following steps:

Step 1. He determines the mark-up which he had on that comparable article.

Step 2. He finds the price which results from applying that mark-up to his supplier's unadjusted maximum price as it appears on

his purchase invoice or price list for the article being priced.

Step 3. His "adjusted maximum price" is the total of the amount found in Step 2 and the dollar-and-cent difference between his supplier's unadjusted maximum price and his actual invoice cost.

The determination of a maximum resale price in this way need not be reported to the Office of Price Administration. However, each seller must keep complete records showing all the information called for on OPA Form No. 620-759, with regard to how he determines his maximum resale price. These records shall be kept available for inspection by the Office of Price Administration, for so long as the Emergency Price Control Act of 1942, as amended remains in effect.

(b) If a reseller cannot determine his adjusted maximum price by the method set forth above, he shall apply to the Office of Price Administration for the establishment of his adjusted maximum price under § 1499.3 (a) of the General Maximum Price Regulation, in accordance with the provisions of that section. The application shall, in addition to the information specifically required by that section, also give the following information:

(1) His supplier's unadjusted maximum price as it appears on his purchase invoice.

(2) His actual invoice cost.

An adjusted maximum price established in this way will be in line with reseller's adjusted maximum price established generally under this order.

(c) A reseller may make sales and deliveries at prices at or below his adjusted maximum prices computed in this way.

SEC. 5. "Unadjusted maximum prices." In order to provide his purchasers for resale with the basic for determining their adjusted maximum prices, a reseller who sells to a purchaser for resale must state an "unadjusted maximum price" on his invoice or furnish a price list as provided in section 6 which separately states his "adjusted" and "unadjusted" maximum prices. This section explains how he computes that "unadjusted maximum price."

A reseller finds his "unadjusted maximum price" as follows:

(a) If the reseller has a maximum price for the article established before the effective date of this order, his "unadjusted maximum price" is that properly established maximum price, exclusive of all permitted increases.

(b) The unadjusted maximum price for a reseller who cannot determine his maximum price under Paragraph (a) above is the price found in Step 2 of section 4 (a) above, or that unadjusted maximum price determined in accordance with section 4 (b) above.

SEC. 6. Notification, invoices and price lists. (a) At the time of, or prior to, the first invoice to a purchaser for resale showing a maximum price determined in accordance with the terms of this order, the seller shall notify the purchaser in writing of the method established in Section 4, for determining adjusted maximum prices for resales of outboard motors covered by this order. This notice may be given in any convenient form.

(b) Every seller to a purchaser for resale of an article at a maximum price which has been adjusted in accordance with this order, shall:

(1) Furnish an invoice for each sale on which the amount of the adjustment charge authorized by this order is separately stated, or

(2) Furnish a price list which separately states both his unadjusted and adjusted maximum prices as authorized by this order.

SEC. 7. Terms of sale. Every seller of an article covered by this order must maintain all of his terms, discounts, allowances or other price differentials in effect during March 1942, or which have been subsequently properly established under Office of Price Administration order.

SEC. 8. Credit charges on dealers' sales. Charges for the extension of credit may be added to the retail ceiling prices established by this order or by any other order issued under this order unless such order provides otherwise. No such credit charge may exceed that permitted by this section.

(a) Dealers who in March 1942 collected a separately stated additional charge for the extension of credit on sales of outboard motors, may collect a charge for the extension of credit on sales under this order, not exceeding such charge in March 1942 on similar sale on similar terms to the same class of purchaser. Dealers who did not then so state and collect an additional charge, may collect a charge for the extension of credit only on installment plan sales; and the charge shall not exceed the separately stated additional charge collected for the extension of credit on a similar sale on similar terms to the same class of purchaser in March 1942 by the dealer's closest competitor who made such a separately stated charge.

An installment plan sale as used in the above paragraph means a sale where the unpaid balance is to be paid in installments over a period of either (1) six weeks or more from the date in the case of weekly installments, or (2) eight weeks or more in the case of other than weekly installments.

(b) All charges for the extension of credit shall be quoted and stated separately. Any charge which is not quoted and stated separately or which otherwise does not conform to this section, shall for the purpose of this order, be considered to be part of the price charged for the article sold.

(c) No dealer may require as a condition of sale that the purchaser must buy on credit.

SEC. 9. Compliance with this order—
(a) *No buying or selling at over ceiling prices.* Prices established by this order are ceiling prices. Prices lower than ceiling prices may be charged and collected at any time. However, regardless of any contract or other obligation, no person shall sell, offer to sell, or deliver, and in the course of trade or business, no person shall purchase or accept delivery of any outboard motors at a price higher than the ceiling price fixed by this order or before the manufacturer has properly

determined his ceiling price under this order.

If, in violation of this provision, a sale, offer to sell, or delivery of any outboard motor is made before its ceiling price has been properly established in accordance with this order, the ceiling price applicable to the sale, offer to sell or delivery shall be the correct ceiling price for the outboard motor properly determined in accordance with this order.

(b) *Certain practices forbidden.* It shall be a violation of this order to charge a price above the applicable ceiling price in connection with any sale of outboard motors, either alone or in conjunction with any other consideration even though the price increase appears only indirectly.

The following is illustrative of the things a seller is not permitted to do. A seller is not permitted to require the purchaser, as a condition of the sale or transfer of outboard motors, to make payment over a period of time; to require him to finance the purchaser through any particular lending agency; to require him to purchase any equipment, accessories, repairs, parts or services so as to increase the total compensation above the article's ceiling price; to require him to purchase any other commodity or service; or to require him to make payment in whole or in part by exchanging, transferring, or trading in any other outboard motor, product or commodity. Where there is an exchange, transfer or traded-in in connection with a sale, it is a violation for the seller to give the purchaser an allowance for the outboard motor, product or commodity exchanged, transferred or traded-in, which is less than its reasonable value.

SEC. 10. Revision of maximum prices. Any maximum price adjusted under this order may be revised by the Price Administrator whenever he determines that such adjusted maximum price is not in line with the level of October 1941 prices increased by 10%, giving due consideration to the manufacturer's price relation to other manufacturers in the industry.

SEC. 11. Definition. Unless otherwise defined herein, or the context requires otherwise, the definition contained in § 1499.20 of the General Maximum Price Regulation and § 1499.163 of Maximum Price Regulation No. 188, whichever is applicable, shall apply to all terms used herein.

SEC. 12. Relationship of the order to other orders or regulations. The provisions of this order supersede the provisions of the General Maximum Price Regulation, of the Maximum Price Regulation No. 188, and of orders under those regulations only to the extent that they are inconsistent with the provisions of those regulations.

SEC. 13. Modification of the provisions of the order. The provisions of this order, as applicable to articles or persons subject hereto, may be modified by orders of general applicability issued under this section.

SEC. 14. Revocation or amendment. This order may be revoked or amended by the Price Administrator at any time.

SEC. 15. Effective date. This order shall become effective on May 21, 1946.

NOTE: The reporting and record keeping provisions of this order have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942, as amended.

Issued this 21st day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8519; Filed, May 21, 1946; 11:33 a. m.]

[MPR 580, Amdt. 1 to Order 157]

JANTZEN KNITTING MILLS

ESTABLISHMENT OF CEILING PRICES

Maximum Price Regulation 580, Amendment 1 to Order 157. Establishing ceiling prices at retail for certain articles; Docket No. 6063-580-13-649.

For the reasons set forth in the opinion issued simultaneously herewith, Order No. 157 is amended in the following respects:

1. Paragraph (a) is amended by adding the following:

Article	Style No.	Manufacturer's selling price	Retail ceiling price (per unit)
Men's jacket.....	SM-23	\$9.00 per unit.....	\$15.75
Women's sweater.....	500	\$109.08 per dozen.....	15.95

2. Paragraph (d) is amended by adding the following undesignated paragraph:

Upon the issuance of any amendment to this order, the manufacturer is allowed 30 days and the retailer is allowed 60 days within which to mark or tag the articles in the form prescribed above. Within that 60 day period, unless the article is marked or tagged in the form prescribed above, the retailer shall comply with the marking, tagging and posting provisions of the previously applicable regulation. However, the pricing provisions of this order or any amendment shall apply as of the effective date of the order or applicable amendment.

This amendment shall become effective May 22, 1946.

Issued this 21st day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8521; Filed, May 21, 1946; 11:33 a. m.]

[MPR 580, Amdt. 4 to Order 202]

AUGUSTA KNITTING CORP.

ESTABLISHMENT OF CEILING PRICES

Maximum Price Regulation 580, Amendment 4 to Order 202. Establishing ceiling prices at retail for certain articles; Docket No. 6063-580-13-666.

For the reasons set forth in the opinion issued simultaneously herewith Order 202 issued under Section 13 of Maximum Price Regulation 580 on application of Augusta Knitting Corporation, 180 Madison Avenue, New York, New York, is amended in the following respects:

1. Paragraph (a) is amended to increase the retail ceiling price for the articles listed and described below:

Brand name	Size	Manufacturer's selling price (per dozen)	Retail ceiling price (per unit)
Haps No. 2.....	34-46	\$15.35	\$1.95
	48-50	18.35	2.30
	52-54	21.45	2.70
	56-58	24.65	3.10

2. Paragraph (d) is amended by adding thereto the following undesignated paragraph:

Upon issuance of any amendment to this order which either adds an article to those already listed in paragraph (a) or changes the retail ceiling price of a listed article, the manufacturer or wholesaler, as to such article, must comply with the preticketing requirements of this paragraph within 30 days after the issuance of the amendment. After 60 days from the issuance date, no retailer may offer or sell the article unless it is preticketed in accordance with the requirements of this paragraph. Prior to the expiration of the 60 day period, unless the article is so preticketed, the retailer shall comply with the marking, tagging and posting provisions of the regulation which would apply in the absence of this order. However, the pricing provisions of this order or of any subsequent amendment thereto shall apply as of the effective date of the order or applicable amendment.

This amendment shall become effective May 22, 1946.

Issued this 21st day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8522; Filed, May 21, 1946; 11:34 a. m.]

[MPR 580, Amdt. 1 to Order 280]

CARMO SHOE MFG. CO.

ESTABLISHMENT OF CEILING PRICES

Maximum Price Regulation 580, Amendment 1 to Order 280. Establishing ceiling prices at retail for certain articles; Docket No. 6063-580-13-615.

For the reasons set forth in the opinion issued simultaneously herewith, Order No. 280 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 ladies shoes manufactured by Carmo Shoe Manufacturing Company, Union, Missouri, and described in the manufacturer's applications dated January 17, 1946, and March 20, 1946:

LADIES' SHOES		
Brand name	Manufacturer's unadjusted selling price	Retail ceiling price
"Carmelletes".....	\$3.50	\$6.95
"Loftles".....	3.85	6.95

2. Paragraph (d) is amended by adding the following undesignated paragraph:

Upon the issuance of any amendment to this order, the manufacturer is allowed 30 days and the retailer is allowed 60 days within which to mark or tag the articles in the form prescribed above. Within that 60 day period, unless the article is marked or tagged in the form prescribed above, the retailer shall comply with the marking, tagging and posting provisions of the previously applicable regulation. However, the pricing provisions of this order or any amendment shall apply as of the effective date of the order or applicable amendment.

This amendment shall become effective May 22, 1946.

Issued this 21st day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8523; Filed, May 21, 1946;
11:34 a. m.]

[MPR 592, Order 30]

ALLIANCE CLAY PRODUCT CO.

ADJUSTMENT OF MAXIMUM PRICES

Order 30 under section 16 of Maximum Price Regulation 592. The Alliance Clay Product Company. Docket No. 6122-592.16-194.

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to section 16 of Maximum Price Regulation 592, *It is ordered:*

(a) The maximum net prices for sales by the Alliance Clay Product Company, Alliance, Ohio, of clay building brick and structural clay tile to its various classes of purchasers may be increased by an amount not in excess of \$1.25 per thousand for standard size brick equivalents or by an amount not in excess of \$0.50 per ton for structural hollow tile.

(b) If the Alliance Clay Product Company had an established differential in price during the month of March 1942, for nonstandard sizes of brick, it may convert the adjustment granted herein for standard size brick on the basis of the conversion factors or formulae in use by it during March 1942 in establishing price differentials between standard size brick and the other sizes.

(c) Any person purchasing any of the products covered by this order produced by the Alliance Clay Product Company for the purpose of resale in the same form may increase his presently established prices under the General Maximum Price Regulation by adding the dollars-and-cents increase in cost resulting from the increase permitted the manufacturer in (a) above. Notwithstanding the provisions of this paragraph, in any area where specific maximum prices are fixed by an area pricing order such specific maximum prices shall apply in that area.

(d) All requests of the application not granted herein are denied.

(e) This order may be amended or revoked by the Office of Price Administration at any time.

This Order No. 30 shall become effective May 21, 1946.

Issued this 20th day of May, 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8495; Filed, May 20, 1946;
4:46 p. m.]

[MPR 592, Order 31]

BELDEN BRICK CO.

ADJUSTMENTS OF MAXIMUM PRICES

Order No. 31 under section 16 of Maximum Price Regulation No. 592. Belden Brick Company. Docket No. 6122-592.16-171.

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to section 16 of Maximum Price Regulation 592, *It is ordered:*

(a) The maximum net prices for sales by the Belden Brick Company, Canton, Ohio, of clay building brick and structural clay tile to its various classes of purchasers may be increased by an amount not in excess of \$1.25 per thousand for standard size brick equivalents or by an amount not in excess of \$0.50 per ton for structural hollow tile.

(b) If the Belden Brick Company had an established differential in price during the month of March 1942 for nonstandard sizes of brick, it may convert the adjustment granted herein for standard size brick on the basis of the conversion factors or formulae in use by it during March 1942 in establishing price differentials between standard size brick and the other sizes.

(c) Any person purchasing any of the products covered by this order produced by the Belden Brick Company for the purpose of resale in the same form may increase his presently established prices under the General Maximum Price Regulation by adding the dollars-and-cents increase in cost resulting from the increase permitted the manufacturer in (a) above. Notwithstanding the provisions of this paragraph, in any area where specific maximum prices are fixed by an area pricing order such specific maximum prices shall apply in that area.

(d) All requests of the application not granted herein are denied.

(e) This order may be amended or revoked by the Office of Price Administration at any time.

This order No. 31 shall become effective May 21, 1946.

Issued this 20th day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8496; Filed, May 20, 1946;
4:47 p. m.]

[MPR 592, Order 33]

GENERAL CLAY PRODUCTS CO.

ADJUSTMENT OF MAXIMUM PRICES

Order No. 33 under section 16 of Maximum Price Regulation No. 592. General Clay Products Company. Docket No. 6075.592.16-94.

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to section 16 of Maximum Price Regulation 592, *It is ordered:*

(a) The maximum net prices for sales by the General Clay Products Company, Columbus, Ohio, of clay building brick to its various classes of purchasers may be increased by an amount not in excess of \$1.00 per thousand for standard size brick equivalents.

(b) If the General Clay Products Company had an established differential in price during the month of March 1942 for nonstandard sizes of brick, it may convert the adjustment granted herein for standard size brick on the basis of the conversion factors or formulae in use by it during March 1942 in establishing price differentials between standard size brick and the other sizes.

(c) Any person purchasing any of the products covered by this order produced by the General Clay Products Company for the purpose of resale in the same form may increase his presently established prices under the General Maximum Price Regulation by adding the dollars-and-cents increase in cost resulting from the increase permitted the manufacturer in (a) above. Notwithstanding the provisions of this paragraph, in any area where specific maximum prices are fixed by an area pricing order such specific maximum prices shall apply in that area.

(d) All requests of the application not granted herein are denied.

(e) This order may be amended or revoked by the Office of Price Administration at any time.

This Order No. 33 shall become effective May 21, 1946.

Issued this 20th day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8498; Filed, May 20, 1946;
4:47 p. m.]

[MPR 591, Order 510]

BUILDING-CRAFT PRODUCTS CO.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 9 of Maximum Price Regulation No. 591, *It is ordered:*

(a) (1) The maximum net prices, for sales to consumers by any person of the following sizes of Aluminum Combination Screen and Storm Windows, manufactured by the Building-Craft Products Company of Pittsburgh 3, Pennsylvania, and as described in the Building-Craft Products Company's application dated February 25, 1946, which is on file with the Prefabrication and Building Equipment Price Branch, Office of Price Administration, Washington 25, D. C., shall be the list price per window opening set forth in (d) below.

(2) The maximum price on an installed basis on sales to consumers shall be the maximum price set forth in (d) below plus the actual cost of installation in no event to exceed \$2.00 per window opening, or the charge established in the appropriate area order whichever is lower.

(b) The maximum net prices, f. o. b. point of shipment on sales to dealer shall be the list prices set forth in (d) below, reduced by 40%.

(c) The maximum net prices, f. o. b. point of shipment on sales to jobbers shall be the list prices set forth in (d) below, reduced by successive discounts of 40% and 20%.
 (d) Building-Craft windows.

DOUBLE INSERT FOR DOUBLE HUNG WINDOWS

Width				Height								Minimum. Maximum. Brick. Glass.	Width				Height								Minimum. Maximum. Brick. Glass.
Min-imum	Max-imum	Brick	Glass	28	32	36	40	44	48	52	Min-imum		Max-imum	Brick	Glass	28	32	36	40	44	48	52			
				32½	36½	40½	44½	48½	52½	56½						32½	36½	40½	44½	48½	52½	56½			
				33½	37½	41½	45½	49½	53½	57½						33½	37½	41½	45½	49½	53½	57½			
12	14	16	18	20	22	24	12	14	16	18	20	22	24												
15½	17½	19½	12	\$15.20	\$15.50	\$15.80	\$16.10	\$16.40	\$16.70	\$17.00	41½	43½	45½	38	\$20.80	\$21.60	\$22.60	\$23.60	\$24.60	\$25.60	\$26.60				
17½	19½	21½	14	15.50	15.80	16.10	16.40	16.70	17.00	17.50	43½	45½	47½	40	21.60	22.60	23.60	24.60	25.60	26.60	27.60				
19½	21½	23½	16	15.80	16.10	16.40	16.70	17.00	17.50	18.00	45½	47½	49½	42	22.60	23.60	24.60	25.60	26.60	27.60	28.60				
21½	23½	25½	18	16.10	16.40	16.70	17.00	17.50	18.00	18.50	47½	49½	51½	44	23.60	24.60	25.60	26.60	27.60	28.60	29.60				
23½	25½	27½	20	16.40	16.70	17.00	17.50	18.00	18.50	19.00	49½	51½	53½	46	24.60	25.60	26.60	27.60	28.60	29.60	30.70				
25½	27½	29½	22	16.70	17.00	17.50	18.00	18.50	19.00	19.50	51½	53½	55½	48	25.60	26.60	27.60	28.60	29.60	30.70	31.60				
27½	29½	31½	24	17.00	17.50	18.00	18.50	19.00	19.50	20.00	53½	55½	57½	50	26.60	27.60	28.60	29.60	30.70	31.60	32.90				
29½	31½	33½	26	17.50	18.00	18.50	19.00	19.50	20.00	20.80	55½	57½	59½	52	27.60	28.60	29.60	30.70	31.60	32.90	34.20				
31½	33½	35½	28	18.00	18.50	19.00	19.50	20.00	20.80	21.60	57½	59½	61½	54	28.60	29.60	30.70	31.60	32.90	34.20	35.50				
33½	35½	37½	30	18.50	19.00	19.50	20.00	20.80	21.60	22.60	59½	61½	63½	56	29.60	30.70	31.60	32.90	34.20	35.50	36.80				
35½	37½	39½	32	19.00	19.50	20.00	20.80	21.60	22.60	23.60	61½	63½	65½	58	30.70	31.60	32.90	34.20	35.50	36.80	38.10				
37½	39½	41½	34	19.50	20.00	20.80	21.60	22.60	23.60	24.60	63½	65½	67½	60	31.60	32.90	34.20	35.50	36.80	38.10	39.40				
39½	41½	43½	36	20.00	20.80	21.60	22.60	23.60	24.60	25.60															

Width				Height								Minimum. Maximum. Brick. Glass.	Width				Height								Minimum. Maximum. Brick. Glass.
Min-imum	Max-imum	Brick	Glass	56	60	64	68	72	76	80	Min-imum		Max-imum	Brick	Glass	56	60	64	68	72	76	80			
				60½	64½	68½	72½	76½	80½	84½						60½	64½	68½	72½	76½	80½	84½			
				61½	65½	69½	73½	77½	81½	85½						61½	65½	69½	73½	77½	81½	85½			
26	28	30	32	34	36	38	26	28	30	32	34	36	38												
15½	17½	19½	12	\$17.50	\$18.00	\$18.50	\$19.00	\$19.50	\$20.00	\$20.80	41½	43½	45½	38	\$27.60	\$28.60	\$29.60	\$30.70	\$31.60	\$32.90	\$34.20				
17½	19½	21½	14	18.00	18.50	19.00	19.50	20.00	20.80	21.60	43½	45½	47½	40	28.60	29.60	30.70	31.60	32.90	34.20	35.50				
19½	21½	23½	16	18.50	19.00	19.50	20.00	20.80	21.60	22.60	45½	47½	49½	42	29.60	30.70	31.60	32.90	34.20	35.50	36.80				
21½	23½	25½	18	19.00	19.50	20.00	20.80	21.60	22.60	23.60	47½	49½	51½	44	30.70	31.60	32.90	34.20	35.50	36.80	38.10				
23½	25½	27½	20	19.50	20.00	20.80	21.60	22.60	23.60	24.60	49½	51½	53½	46	31.60	32.90	34.20	35.50	36.80	38.10	39.40				
25½	27½	29½	22	20.00	20.80	21.60	22.60	23.60	24.60	25.60	51½	53½	55½	48	32.90	34.20	35.50	36.80	38.10	39.40	40.70				
27½	29½	31½	24	20.80	21.60	22.60	23.60	24.60	25.60	26.60	53½	55½	57½	50	34.20	35.50	36.80	38.10	39.40	40.70	42.00				
29½	31½	33½	26	21.60	22.60	23.60	24.60	25.60	26.60	27.60	55½	57½	59½	52	35.50	36.80	38.10	39.40	40.70	42.00	43.60				
31½	33½	35½	28	22.60	23.60	24.60	25.60	26.60	27.60	28.60	57½	59½	61½	54	36.80	38.10	39.40	40.70	42.00	43.60	45.20				
33½	35½	37½	30	23.60	24.60	25.60	26.60	27.60	28.60	29.60	59½	61½	63½	56	38.10	39.40	40.70	42.00	43.60	45.20	46.80				
35½	37½	39½	32	24.60	25.60	26.60	27.60	28.60	29.60	30.70	61½	63½	65½	58	39.40	40.70	42.00	43.60	45.20	46.80	48.40				
37½	39½	41½	34	25.60	26.60	27.60	28.60	29.60	30.70	31.60	63½	65½	67½	60	40.70	42.00	43.60	45.20	46.80	48.40	50.20				
39½	41½	43½	36	26.60	27.60	28.60	29.60	30.70	31.60	32.90															

Width				Height								Minimum. Maximum. Brick. Glass.	Width				Height								Minimum. Maximum. Brick. Glass.
Min-imum	Max-imum	Brick	Glass	84	88	92	96	100	104	Min-imum	Max-imum		Brick	Glass	84	88	92	96	100	104					
				88½	92½	96½	100½	104½	108½						88½	92½	96½	100½	104½	108½					
				89½	93½	97½	101½	105½	109½						89½	93½	97½	101½	105½	109½					
40	42	44	46	48	50	40	42	44	46	48	50														
15½	17½	19½	12	\$21.60	\$22.60	\$23.60	\$24.60	\$25.60	\$26.60	41½	43½	45½	38	\$35.50	\$36.80	\$38.10	\$39.40	\$40.70	\$42.00						
17½	19½	21½	14	22.60	23.60	24.60	25.60	26.60	27.60	43½	45½	47½	40	36.80	38.10	39.40	40.70	42.00	43.60						
19½	21½	23½	16	23.60	24.60	25.60	26.60	27.60	28.60	45½	47½	49½	42	38.10	39.40	40.70	42.00	43.60	45.20						
21½	23½	25½	18	24.60	25.60	26.60	27.60	28.60	29.60	47½	49½	51½	44	39.40	40.70	42.00	43.60	45.20	46.80						
23½	25½	27½	20	25.60	26.60	27.60	28.60	29.60	30.70	49½	51½	53½	46	40.70	42.00	43.60	45.20	46.80	48.40						
25½	27½	29½	22	26.60	27.60	28.60	29.60	30.70	31.60	51½	53½	55½	48	42.00	43.60	45.20	46.80	48.40	50.20						
27½	29½	31½	24	27.60	28.60	29.60	30.70	31.60	32.90	53½	55½	57½	50	43.60	45.20	46.80	48.40	50.20	52.00						
29½	31½	33½	26	28.60	29.60	30.70	31.60	32.90	34.20	55½	57½	59½	52	45.20	46.80	48.40	50.20	52.00	53.60						
31½	33½	35½	28	29.60	30.70	31.60	32.90	34.20	35.50	57½	59½	61½	54	46.80	48.40	50.20	52.00	53.60	55.60						
33½	35½	37½	30	30.70	31.60	32.90	34.20	35.50	36.80	59½	61½	63½	56	48.40	50.20	52.00	53.60	55.60	58.80						
35½	37½	39½	32	31.60	32.90	34.20	35.50	36.80	38.10	61½	63½	65½	58	50.20	52.00	53.60	55.60	58.80	62.00						
37½	39½	41½	34	32.90	34.20	35.50	36.80	38.10	39.40	63½	65½	67½	60	52.00	53.60	55.60	58.80	62.00	65.20						
39½	41½	43½	36	34.20	35.50	36.80	38.10	39.40	40.70																

Width				Height								Minimum. Maximum. Brick. Glass.	Width				Height								Minimum. Maximum. Brick. Glass.
Min-imum	Max-imum	Brick	Glass	108	112	116	120	124	Min-imum	Max-imum	Brick		Glass	108	112	116	120	124							
				112½	116½	120½	124½	128½						112½	116½	120½	124½	128½							
				113½	117½	121½	125½	129½						113½	117½	121½	125½	129½							
52	54	56	58	60	52	54	56	58	60																
15½	17½	19½	12	\$27.60	\$28.60	\$29.60	\$30.70	\$31.60	41½	43½	45½	38	\$43.60	\$45.20	\$46.80	\$48.40	\$50.20								
17½	19½	21½	14	28.60	29.60	30.70	31.60	32.90	43½	45½	47½	40	45.20	46.80	48.40	50.20	52.00								
19½	21½	23½	16	29.60	30.70	31.60	32.90	34.20	45½	47½	49½	42	46.80	48.40	50.20	52.00	53.60								
21½	23½	25½	18	30.70	31.60	32.90	34.20	35.50	47½	49½	51½	44	48.40	50.20	52.00	53.60	55.60								
23½	25½	27½	20	31.60	32.90	34.20	35.50	36.80	49½	51½	53½	46	50.20	52.00	53.60	55.60	58.80								
25½	27½	29½	22	32.90	34.20	35.50	36.80	38.10	51½	53½	55½	48	52.00	53.60	55.60	58.80	62.00								
27½	29½	31½	24	34.20	35.50	36.80	38.10	39.40	53½	55½	57½	50	53.60	55.60	58.80	62.00	65.20								
29½	31½	33½	26	35.50	36.80	38.10	39.40	40.70	55½	57½	59½	52	55.60	58.80	62.00	65.20	68.40								
31½	33½	35½	28	36.80	38.10	39.40	40.70	42.00	57½	59½	61½	54	58.80	62.00	65.20	68.40	71.60								
33½	35½	37½	30	38.10	39.40	40.70	42.00	43.60	59½	61½	63½	56	62.00												

SINGLE INSERT FOR CASEMENT WINDOWS

Width				Height								Minimum. Maximum. Brick. Glass.	Width				Height								Minimum. Maximum. Brick. Glass.	
Minimum	Maximum	Brick	Glass	15	19	21	23	25	27	29	15		19	21	23	25	27	29								
				19 1/2	21 1/2	23 1/2	25 1/2	27 1/2	29 1/2	31 1/2									19 1/2	21 1/2	23 1/2	25 1/2	27 1/2	29 1/2		31 1/2
				20	22	24	26	28	30	32									20	22	24	26	28	30		32
12	14	16	18	20	22	24	12	14	16	18	20	22	24													
15 1/2	17 1/2	19 1/2	12	\$13.40	\$13.60	\$13.72	\$13.92	\$14.04	\$14.24	\$14.36	41 1/2	43 1/2	45 1/2	38	\$18.06	\$18.48	\$18.98	\$19.40	\$20.10	\$20.72	\$21.42					
17 1/2	19 1/2	21 1/2	14	13.68	13.80	14.00	14.12	13.32	14.44	14.64	43 1/2	45 1/2	47 1/2	40	18.56	19.06	19.48	20.18	20.80	21.60	22.12					
19 1/2	21 1/2	23 1/2	16	13.88	14.08	14.20	14.40	14.52	14.72	14.84	45 1/2	47 1/2	49 1/2	42	19.14	19.56	20.26	20.88	21.58	22.20	22.90					
21 1/2	23 1/2	25 1/2	18	14.16	14.28	14.48	14.60	14.80	14.92	15.42	47 1/2	49 1/2	51 1/2	44	19.64	20.34	20.96	21.06	22.28	22.98	23.60					
23 1/2	25 1/2	27 1/2	20	14.36	14.56	14.68	14.88	15.00	15.50	15.92	49 1/2	51 1/2	53 1/2	46	20.42	21.04	21.74	22.36	23.06	23.68	24.58					
25 1/2	27 1/2	29 1/2	22	14.64	14.76	14.96	15.08	15.58	16.00	16.50	51 1/2	53 1/2	55 1/2	48	21.12	21.82	22.44	23.14	23.76	24.66	25.48					
27 1/2	29 1/2	31 1/2	24	14.84	15.04	15.16	15.66	16.08	16.58	17.00	53 1/2	55 1/2	57 1/2	50	21.90	22.52	23.22	23.84	24.74	25.56	26.51					
29 1/2	31 1/2	33 1/2	26	15.12	15.24	15.74	16.16	16.66	17.08	17.58	55 1/2	57 1/2	59 1/2	52	22.60	23.30	23.92	24.82	25.64	26.64	27.56					
31 1/2	33 1/2	35 1/2	28	15.32	15.82	16.24	16.74	17.16	17.66	18.08	57 1/2	59 1/2	61 1/2	54	23.38	24.00	24.90	25.72	26.72	27.64	28.64					
33 1/2	35 1/2	37 1/2	30	15.90	16.32	16.82	17.24	17.74	18.16	18.66	59 1/2	61 1/2	63 1/2	56	24.08	24.98	25.80	26.80	27.72	28.72	29.64					
35 1/2	37 1/2	39 1/2	32	16.40	16.90	17.32	17.82	18.24	18.74	19.16	61 1/2	63 1/2	65 1/2	58	25.06	25.88	26.88	27.80	28.80	29.72	30.72					
37 1/2	39 1/2	41 1/2	34	16.98	17.40	17.90	18.32	18.82	19.24	19.94	63 1/2	65 1/2	67 1/2	60	25.96	26.96	27.88	28.88	29.80	30.80	31.72					
39 1/2	41 1/2	43 1/2	36	17.48	17.98	18.40	18.90	19.32	20.02	20.64																

Width				Height						Minimum. Maximum. Brick. Glass.	Width				Height						Minimum. Maximum. Brick. Glass.		
Minimum	Maximum	Brick	Glass	31	33	35	37	39	41		31	33	35	37	39	41							
				33 1/2	35 1/2	37 1/2	39 1/2	41 1/2	43 1/2								33 1/2	35 1/2	37 1/2	39 1/2		41 1/2	43 1/2
				34	36	38	40	42	44								34	36	38	40		42	44
26	28	30	32	34	36	26	28	30	32	34	36												
15 1/2	17 1/2	19 1/2	12	\$14.56	\$14.68	\$15.18	\$15.60	\$16.10	\$16.52	41 1/2	43 1/2	45 1/2	38	\$22.04	\$22.74	\$23.36	\$24.26	\$25.08	\$26.08				
17 1/2	19 1/2	21 1/2	14	14.76	15.28	15.68	16.18	16.60	17.10	43 1/2	45 1/2	47 1/2	40	22.82	23.44	24.34	25.16	26.16	27.08				
19 1/2	21 1/2	23 1/2	16	15.34	15.76	16.26	16.68	17.18	17.60	45 1/2	47 1/2	49 1/2	42	23.62	24.42	25.24	26.24	27.16	28.16				
21 1/2	23 1/2	25 1/2	18	15.84	16.34	16.76	17.26	17.68	18.18	47 1/2	49 1/2	51 1/2	44	24.50	25.32	26.32	27.24	28.24	29.16				
23 1/2	25 1/2	27 1/2	20	16.42	16.84	17.34	17.76	18.26	18.68	49 1/2	51 1/2	53 1/2	46	25.40	26.40	27.32	28.32	29.24	30.24				
25 1/2	27 1/2	29 1/2	22	16.92	17.42	17.84	18.34	18.76	19.46	51 1/2	53 1/2	55 1/2	48	26.48	27.40	28.40	29.32	30.32	31.24				
27 1/2	29 1/2	31 1/2	24	17.50	17.92	18.42	18.84	19.84	20.16	53 1/2	55 1/2	57 1/2	50	27.48	28.48	29.40	30.40	31.32	32.32				
29 1/2	31 1/2	33 1/2	26	18.00	18.50	18.92	19.62	20.24	20.94	55 1/2	57 1/2	59 1/2	52	28.56	29.48	30.48	31.40	32.40	33.32				
31 1/2	33 1/2	35 1/2	28	18.58	19.00	19.70	20.32	21.02	21.64	57 1/2	59 1/2	61 1/2	54	29.56	30.56	31.48	32.48	33.40	34.40				
33 1/2	35 1/2	37 1/2	30	19.08	19.78	20.40	21.10	21.72	22.42	59 1/2	61 1/2	63 1/2	56	30.64	31.56	32.56	33.48	34.48	35.60				
35 1/2	37 1/2	39 1/2	32	19.86	20.48	21.18	21.80	22.50	23.12	61 1/2	63 1/2	65 1/2	58	31.64	32.64	33.56	34.56	35.68	36.88				
37 1/2	39 1/2	41 1/2	34	20.56	21.26	21.88	22.58	23.20	24.10	63 1/2	65 1/2	67 1/2	60	32.72	33.64	34.64	35.70	36.96	38.08				
39 1/2	41 1/2	43 1/2	36	21.34	21.96	22.60	23.28	24.18	25.00														

Width				Height						Minimum. Maximum. Brick. Glass.	Width				Height						Minimum. Maximum. Brick. Glass.		
Minimum	Maximum	Brick	Glass	43	45	47	49	51	53		43	45	47	49	51	53							
				45 1/2	47 1/2	49 1/2	51 1/2	53 1/2	55 1/2								45 1/2	47 1/2	49 1/2	51 1/2		53 1/2	55 1/2
				46	48	50	52	54	56								46	48	50	52		54	56
38	40	42	44	46	48	38	40	42	44	46	48												
15 1/2	17 1/2	19 1/2	12	\$17.02	\$17.44	\$17.94	\$18.36	\$19.06	\$19.68	41 1/2	43 1/2	45 1/2	38	\$27.00	\$28.00	\$28.92	\$29.92	\$30.84	\$31.84				
17 1/2	19 1/2	21 1/2	14	17.52	18.02	18.44	19.14	19.76	20.46	43 1/2	45 1/2	47 1/2	40	28.08	29.00	30.00	30.92	31.92	32.84				
19 1/2	21 1/2	23 1/2	16	18.10	18.62	19.22	19.84	20.54	21.16	45 1/2	47 1/2	49 1/2	42	29.08	30.08	31.00	32.00	32.92	33.84				
21 1/2	23 1/2	25 1/2	18	18.60	19.30	19.82	20.62	21.24	21.94	47 1/2	49 1/2	51 1/2	44	30.16	31.08	32.08	33.00	34.00	35.12				
23 1/2	25 1/2	27 1/2	20	19.38	20.00	20.70	21.32	22.02	22.64	49 1/2	51 1/2	53 1/2	46	31.16	32.16	33.08	34.08	35.20	36.40				
25 1/2	27 1/2	29 1/2	22	20.08	20.78	21.40	22.10	22.72	23.62	51 1/2	53 1/2	55 1/2	48	32.24	33.16	34.16	35.28	36.48	37.60				
27 1/2	29 1/2	31 1/2	24	20.86	21.48	22.18	22.80	23.70	24.52	53 1/2	55 1/2	57 1/2	50	33.24	34.24	35.36	36.56	37.68	38.88				
29 1/2	31 1/2	33 1/2	26	21.56	22.26	22.88	23.78	24.60	25.60	55 1/2	57 1/2	59 1/2	52	34.32	35.44	36.64	37.76	38.96	40.08				
31 1/2	33 1/2	35 1/2	28	22.34	22.96	23.86	24.68	25.68	26.60	57 1/2	59 1/2	61 1/2	54	35.52	36.72	37.84	39.04	40.16	41.64				
33 1/2	35 1/2	37 1/2	30	23.04	23.94	24.76	25.76	26.68	27.68	59 1/2	61 1/2	63 1/2	56	36.80	37.92	39.12	40.24	41.72	43.12				
35 1/2	37 1/2	39 1/2	32	24.02	24.84	25.84	26.76	27.76	28.68	61 1/2	63 1/2	65 1/2	58	38.00	39.20	40.32	41.80	43.20	44.60				
37 1/2	39 1/2	41 1/2	34	24.92	25.92	26.84	27.84	28.76	29.76	63 1/2	65 1/2	67 1/2	60	39.28	40.40	41.88	43.28	44.68	46.08				
39 1/2	41 1/2	43 1/2	36	26.00	26.92	27.92	28.84	29.84	30.76														

Width				Height						Minimum. Maximum. Brick. Glass.	Width				Height						Minimum. Maximum. Brick. Glass.		
Minimum	Maximum	Brick	Glass	55	57	59	61	63	65		55	57	59	61	63	65							
				57 1/2	59 1/2	61 1/2	63 1/2	65 1/2	67 1/2								57 1/2	59 1/2	61 1/2	63 1/2		65 1/2	67 1/2
				58	60	62	64	66	68								58	60	62	64		66	68
50	52	54	56	58	60	50	52	54	56	58	60												
15 1/2	17 1/2	19 1/2	12	\$20.38	\$21.00	\$21.70	\$22.32	\$23.22	\$24.04	41 1/2	43 1/2	45 1/2	38	\$32.76	\$33.76	\$34.88	\$36.08	\$37.20	\$38.40				
17 1/2	19 1/2	21 1/2	14	21.08	21.78	22.40	23.30	24.12	25.12	43 1/2	45 1/2	47 1/2	40	33.84	34.96	36.16	37.28	38.48	39.68				
19 1/2	21 1/2	23 1/2	16	21.86	22.48	23.38	24.20	25.20	26.12	45 1/2	47 1/2	49 1/2	42	35.04	36.24	37.36	38.56	39.76	41.16				
21 1/2	23 1/2	25 1/2	18	22.56	23.46	24.28	25.28	26.20	27.30	47 1/2	49 1/2	51 1/2	44	36.32	37.44	38.64	39.84	41.24	42.64				
23 1/2	25 1/2	27 1/2	20	23.54	24.36	25.36	26.28	27.28	28.20	49 1/2	51 1/2	53 1/2	46	37.52	38.72	39.92	41.32	42.72	44.12				
25 1/2	27 1/2	29 1/2	22	24.44	25.44	26.36	27.36	28.28	29.28	51 1/2	53 1/2	55 1/2	48	38.80	40.00	41.40	42.80	44.20	45.60				
27 1/2	29 1/2	31 1/2	24	25.52	26.44	27.44	28.36	29.36	30.28	53 1/2	55 1/2	57 1/2	50	40.00	41.48	42.88	44.28	45.68	47.08				
29 1/2	31 1/2	33 1/2	26	26.52	27.52	28.44	29.44	30.36	31.36	55 1/2													

Width				Height							Minimum. Maximum. Brick. Glass.	Width				Height							Minimum. Maximum. Brick. Glass.
Min- imum	Maxi- mum	Brick	Glass	67	69	71	73	75	77	Min- imum		Maxi- mum	Glass	Brick	67	69	71	73	75	77			
				69½	71½	73½	75½	77½	79½						69½	71½	73½	75½	77½	79½			
				70	72	74	76	78	80						70	72	74	76	78	80			
62	64	66	68	70	72	62	64	66	68	70	72												
15¼	17½	19½	12	\$25.04	\$25.96	\$26.96	\$27.88	\$28.88	\$29.80	41½	43½	45½	38	\$39.60	\$41.00	\$42.40	\$43.80	\$45.20	\$46.60				
17¼	19½	21½	14	26.04	27.04	27.96	28.96	29.88	30.88	43½	45½	47½	40	41.08	42.48	43.88	45.28	46.68	48.08				
19¼	21½	23½	16	27.12	28.04	29.04	29.96	30.96	31.88	45½	47½	49½	42	42.56	43.96	45.36	46.76	48.16	49.56				
21¼	23½	25½	18	28.12	29.12	30.04	31.04	31.96	32.96	47½	49½	51½	44	44.04	45.44	46.84	48.24	49.64	51.04				
23¼	25½	27½	20	29.20	30.12	31.12	32.04	33.04	34.16	49½	51½	53½	46	45.52	46.92	48.32	49.72	51.12	52.52				
25¼	27½	29½	22	30.20	31.20	32.12	33.12	34.24	35.44	51½	53½	55½	48	47.00	48.40	49.80	51.20	52.60	54.00				
27¼	29½	31½	24	31.28	32.20	33.20	34.32	35.52	36.64	53½	55½	57½	50	48.48	49.88	51.28	52.68	54.08	55.48				
29¼	31½	33½	26	32.28	33.28	34.40	35.60	36.72	37.92	55½	57½	59½	52	49.96	51.36	52.76	54.16	55.56	56.96				
31¼	33½	35½	28	33.36	34.48	35.68	36.80	38.00	39.20	57½	59½	61½	54	51.44	52.84	54.24	55.64	57.04	58.44				
33¼	35½	37½	30	34.56	35.76	36.88	38.08	39.28	40.68	59½	61½	63½	56	52.92	54.32	55.72	57.12	58.52	59.92				
35¼	37½	39½	32	35.84	36.96	38.16	39.36	40.76	42.16	61½	63½	65½	58	54.40	55.80	57.20	58.60	60.00	61.40				
37¼	39½	41½	34	37.04	38.24	39.44	40.84	42.24	43.64	63½	65½	67½	60	55.88	57.28	58.68	60.08	61.48	62.88				
39¼	41½	43½	36	38.32	39.52	40.92	42.32	43.72	45.12														

Frame, ventilator, two glass panels for double and one glass panel for single, and one screen included in the price on the building-craft window.

Extra screen for double hung window, add ----- 15%
Without screen, deduct ----- 15%

Prices on Circle-top building-craft windows upon request.

Oriel window price is the same as the double hung window of same frame size.

Extras

Cadmium plated screwnails—package of 50 (enough for about 4 windows) ----- \$0.10
Caulking compound (one gallon cans) - 2.00
Offset strips for offset headers (about 10 ft. per window where required) (per lin. ft.) ----- .02

(e) The maximum net prices established by this order shall be subject to discounts and allowances and the rendition of services which are at least as favorable as those which each seller extended or rendered or would have extended or rendered to purchasers of the same class on comparable sales of similar commodities during March 1942.

(f) Each seller covered by this order, except on sales to consumers, shall notify each of his purchasers, in writing, at or before the issuance of the first invoice after the effective date of this order, of the maximum prices established by this order for each such seller as well as the maximum prices established for purchasers, except retailers, upon resale.

(g) The Building-Craft Products Company, 50 South 21st Street, Pittsburgh 3, Pennsylvania, shall attach a tag to each item covered by this order, substantially the following information:

OPA Maximum Retail Price \$-----

Plus actual installation charges not exceeding \$2.00 per window. Or the charge established in the appropriate area order whichever is lower.

(h) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective May 21, 1946.

Issued this 20th day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8448; Filed, May 20, 1946; 12:00 m.]

[MPR 591, Order 509]

ORANGE SCREEN CO.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 9 of Maximum Price Regulation No. 591, *It is ordered:*

(a) The maximum net delivered prices for sales by any person to consumers of the following sizes of extruded aluminum slip-in screens, complete with screening and hardware, manufactured by Orange Screen Company of Maplewood, New Jersey, and as described in the application dated April 8, 1946 which is on file with the Prefabrication and Building Equipment Price Branch, Office of Price Administration, Washington 25, D. C., shall be:

**ALUMINUM SLIP-IN SCREENS
SCHEDULE OF MAXIMUM PRICES**

Double hung glass size:	Maximum net prices on sales to consumers
20 x 15-----	\$3.50
24 x 20-----	4.04
24 x 24-----	4.28
24 x 26-----	4.46
24 x 28-----	4.61
26 x 24-----	4.44
26 x 26-----	4.59
26 x 28-----	4.74
27 x 24-----	4.50
27 x 26-----	4.65
27 x 28-----	4.80
28 x 24-----	4.56
28 x 26-----	4.72
28 x 28-----	4.87
30 x 24-----	4.69
30 x 26-----	5.00
32 x 24-----	4.80

(b) The maximum net delivered prices on sales to dealers by any person shall be the maximum prices specified in (a) above less a discount of 33½ percent.

(c) The maximum net prices f. o. b. point of shipment on sales to jobbers by any person shall be the maximum prices specified in (a) above less successive discounts of 40 and 10 percent.

(d) The maximum net prices established by this order shall be subject to discounts and allowances and the rendition of services which are at least as favorable as those which each seller extended or rendered or would have extended or rendered to purchasers of the

same class on comparable sales of similar commodities during March 1942.

(e) Each seller covered by this order, except on sales to consumers, shall notify each of his purchasers, in writing, at or before the issuance of the first invoice after the effective date of this order, of the maximum prices established by this order for each such seller as well as the maximum prices established for purchasers except dealers upon resale.

(f) The Orange Screen Company, Maplewood, New Jersey shall attach a tag to each item covered by this order containing substantially the following:

OPA Maximum Retail Price Not Installed—

\$-----

(Do Not Detach)

(g) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective May 21, 1946.

Issued this 20th day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8494; Filed, May 20, 1946; 4:46 p. m.]

[MPR 592, Order 32]

TORONTO FIRE CLAY CO.

ADJUSTMENT OF MAXIMUM PRICES

Order No. 32 under section 16 of Maximum Price Regulation 592. The Toronto Fire Clay Company. Docket No. 6122-592.16-196.

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to section 16 of Maximum Price Regulation 592; *It is ordered:*

(a) The maximum net prices for sales by the Toronto Fire Clay Company, Toronto, Ohio, of clay building brick and structural clay tile to its various classes of purchasers may be increased by an amount not in excess of \$1.00 per thousand for standard size brick equivalents or by an amount not in excess of \$0.40 per ton for structural hollow tile.

(b) If the Toronto Fire Clay Company had an established differential in prices during the month of March 1942 for non-standard sizes of brick, it may convert the adjustment granted herein for standard size brick on the basis of the con-

version factors or formulae in use by it during March 1942 in establishing price differentials between standard size brick and the other sizes.

(c) Any person purchasing any of the products covered by this order produced by the Toronto Fire Clay Company for the purpose of resale in the same form may increase his presently established prices under the General Maximum Price Regulation by adding the dollars-and-cents increase in cost resulting from the increase permitted the manufacturer in (a) above. Notwithstanding the provisions of this paragraph, in any area where specific maximum prices are fixed by an area pricing order such specific maximum prices shall apply in that area.

(d) All requests of the application not granted herein are denied.

(e) This order may be amended or revoked by the Office of Price Administration at any time.

This Order No. 32 shall become effective May 21, 1946.

Issued this 20th day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8497; Filed, May 20, 1946;
4:47 p. m.]

[Rev. SO 119, Order 214]

OVERLY MFG. CO.

ADJUSTMENT OF MAXIMUM PRICES

Order No. 214 under revised Supplementary Order 119. Docket No. 6123-SO 119-118.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to Section 13 of Revised Supplementary Order No. 119; it is ordered:

(a) *Maximum prices for The Overly Manufacturing Company, Greensburg, Pennsylvania.* (1) The above manufacturer may determine his maximum prices for his line of metal clad doors, metal clad frames and metal door frames by increasing by 9.1 percent his prices on these items in effect on October 1, 1941, to each class of purchaser.

(2) Since the provisions of this order are not intended to reduce properly established maximum prices, the manufacturer may continue to use as his maximum prices to each class of purchaser his properly established prices in effect under Maximum Price Regulation No. 591 in the event that such prices exceed the prices in effect to each class of purchaser on October 1, 1941, plus the increase provided for in (1) above.

(3) The maximum prices set forth above shall be subject to discounts and allowances including transportation allowances and price differentials which are at least as favorable as those the manufacturer extended or rendered or would have extended or rendered to each class of purchaser on commodities in the same general category during March, 1942.

(b) *Resellers' maximum prices.* All resellers of the commodities covered by this order (but not manufacturers who purchase such items for use in the man-

ufacture of other products) may add to their presently established maximum prices the actual dollars-and-cents increase in cost resulting from the adjustment granted the manufacturer by this order.

(c) *Notification to all purchasers.* The manufacturer shall send the following notice to every purchaser of the commodities covered by this order at or before the time of the first invoice after the adjustment granted by this order is put into effect:

Order No. 214 under Revised Supplementary Order No. 119 authorizes a 9.1 percent increase in October 1, 1941 net prices for sales of metal clad doors, metal clad frames and metal door frames manufactured by this company.

Resellers (but not manufacturers who purchase such items for use in the manufacture of other products) may add to their existing maximum prices the actual dollars-and-cents increase in cost resulting from the adjustment granted by Order No. 214.

(d) All prayers for relief not granted herein are denied.

(e) This order may be amended or revoked by the Price Administrator at any time.

This order shall become effective May 21, 1946.

Issued this 20th day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8502; Filed, May 20, 1946;
4:48 p. m.]

Regional and District Office Orders

[Region II Gen. Order G-2 Under 18 (c)]

COOPERATIVE G. L. F. FARM SUPPLIES, INC.

ADJUSTMENT OF MAXIMUM PRICES

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 § 1499.18 (c) of the General Maximum Price Regulation; *It is ordered:*

1. That Cooperative G. L. F. Farm Supplies, Inc., Ithaca, New York, may add to its lawful delivered cost of imported and domestic cane blackstrap molasses and domestic beet sugar final molasses its March, 1942 mark-up, said mark-up to be 20¢ per ton for direct shipments, and the barreling differentials customary to the trade in March, 1942 for molasses which is broken up at wholesale warehouse points.

2. That "Service Agencies" purchasing imported and domestic cane blackstrap molasses and domestic beet sugar final molasses from Cooperative G. L. F. Farm Supplies, Inc. may add to their lawful delivered cost their March, 1942 mark-up, and, when such molasses is acquired in tank cars and barreled by such "Agencies", the barreling differentials customary in the trade in March, 1942.

3. If any "Service Agency" did not have a ceiling price in March, 1942 for such commodities, such "Agency" is hereby permitted to take the ceiling price of the nearest G. L. F. "Service Agency".

4. "Service Agencies" or "Service Agency" as used in this order refers to

those separate corporations, partnerships or individually owned farms which act as agents for Cooperative G. L. F. Farm Supplies, Inc. and as such purchase the food production supplies required by G. L. F. members in their locality.

5. All prayers of the application of Cooperative G. L. F. Farm Supplies, Inc. not granted herein are denied.

6. Cooperative G. L. F. Farm Supplies, Inc. may, within sixty days after the effective date of this order, file with this Office a request for review of the order by the Administrator of the Office of Price Administration.

7. A copy of this order has been filed with the Division of the Federal Register where it is open for inspection by the public.

8. This order may be revoked or amended by the Price Administrator or the Regional Administrator at any time.

This order shall become effective immediately.

Issued this 26th day of April 1946.

LEO F. GENTNER,
Regional Administrator.

[F. R. Doc. 46-8362; Filed, May 17, 1946;
4:49 p. m.]

[Region II Order G-3 Under MPR 592,
Amdt. 1]

CONSTRUCTION MATERIALS AND REFRACTORIES IN NEW YORK REGION

For the reasons set forth in the accompanying opinion and under the authority vested in the Regional Administrator of the Office of Price Administration by the Emergency Price Control Act of 1942 as amended and by section 16 of MPR 592, as amended, *It is hereby ordered, That:*

(1) Order No. G-3 under section 16 of MPR 592 issued on April 4, 1946, is hereby amended by striking out paragraph (a) of said order, and inserting in place thereof the following:

(a) The maximum prices of Terry Brick Corporation of Kingston, New York, for common brick are adjusted as follows:

F. o. b. yard wholesale...	\$16.55 per thousand subject to a discount of 50¢ per thousand for cash payment.
Delivered New York....	\$18.90 per thousand subject to an allowance of \$1.00 per thousand for unloading and 50¢ per thousand for cash payment.

Any other customary discounts, allowances, or price differentials shall be maintained.

(2) Except as hereby amended, Order No. G-3 under section 16 of MPR 592, shall remain the same, and all conditions and provisions thereof shall remain applicable.

This amendment shall become effective immediately.

Issued this 8th day of May 1946.

LEO F. GENTNER,
Regional Administrator.

[F. R. Doc. 46-8361; Filed, May 17, 1946;
4:48 p. m.]

[Region III Order G-10 Under Gen. Order 68]
STOCK MILLWORK FOR INDIANAPOLIS, IND., 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 of General Order 68, it is ordered:

SECTION 1. What this order covers. This order covers all sales of stock millwork at the retail level made by any seller located in the Indianapolis, Indiana Area and all sales at the retail level made within the Indianapolis, Indiana Area.

SEC. 2. Geographical area covered. The geographical area covered consists of the counties of Marion, Boone, Hamilton, Madison, Hancock, Shelby, Johnson, Morgan and Hendricks, all of which counties are in the State of Indiana.

SEC. 3. Definition of sales at retail level. A sale at retail level is a sale to a consumer or to a purchaser for resale on an installed basis and not for resale uninstalled. A sale at retail level includes the type of sale referred to in the trade as a "contract sale" wherein the seller provides his own measurements and specifications from plans and specifications furnished by the buyer, quotes a flat price, and guarantees sufficient material to complete a particular job.

SEC. 4. Definition of stock millwork. "Stock millwork" in this order includes such standard woodwork items listed in Appendix A and also any woodwork which is described as stock millwork in the following regulations: MPR 44, (Douglas Fir Doors); RMPR 293; (Stock Millwork); and MPR 589, (Douglas Fir Stock Millwork).

SEC. 5. Maximum prices. The maximum dollar and cent prices for stock millwork are provided in Appendix A which is attached to and made a part of this order.

The prices provided herein are the maximum which may be charged for the stock millwork items shown 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 as well as any other applicable regulation. 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 be charged.

SEC. 6. Delivery additions. The prices set forth in this order include all additions or charges for delivery. No deduction need be made where the purchaser elects to make his own delivery.

SEC. 7. Maximum prices for stock millwork items not listed in Appendix A. The maximum price for any stock millwork item not listed in Appendix A shall be the basic jobber's carload price for that item as provided in MPR 525 to which may be

added 33 1/3%. Where jobber's lists have been issued on stock millwork and such lists provide for 1/3 off to dealers, those retail list prices must be reduced by at least 11%. All such prices may be rounded off to the nearest 5 cents.

SEC. 8. Discounts and allowances. The maximum prices in this order include all commissions. All customary discounts for cash must be continued.

SEC. 9. Relationship of this order to MPR 44, RMPR 293, and GMPPR. 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 they are inconsistent with the provisions of this order, all other provisions of MPR 44, RMPR 293, and the General Maximum Price Regulation except section 18 are applicable to sales covered by this order, depending on the millwork involved.

SEC. 10. Record keeping. Each seller must keep at his place of business available for inspection by representatives of the OPA for so long as the Emergency Price Control Act of 1942 is amended or remains in effect, records concerning each sale covered by this order, showing the following:

1. Name and address of purchaser.
2. Place of delivery.
3. Date of transaction.
4. An itemized description of the materials and services involved, and the prices charged.
5. If the stock millwork is sold on a firm contract price basis and includes two or more different items, the seller must keep a record describing his calculations of each item sold by reason of such firm contract price.

SEC. 11. Evasion. 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 the order may evade any of the provisions of the order by any 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.

SEC. 12. Posting. Every seller making a sale covered by this order shall post a copy of this list of maximum prices fixed by this order.

SEC. 13. Revocation or amendment. This order may be revised, amended, modified or revoked at any time by the Office of Price Administration.

This order shall become effective March 22, 1946.

Issued: March 8, 1946.

J. F. KESSEL,
 Regional Administrator.

APPENDIX A—MAXIMUM RETAIL PRICES STOCK MILLWORK IN THE INDIANAPOLIS METROPOLITAN AREA

TABLE 1—3X PAN. 1 LT. DOORS
 [All items shown are stock. Glass opg. in 2-8 x 6-8, 24 x 30 to 24 x 34]

W4-BW2262, No. 1 Ponderosa Pine

Size	1 3/4"		1 3/4"	
	Open	SSB	Open	SSB
2-6 x 6-0	\$7.50	\$8.10		
6-6	7.50	8.10	\$10.65	\$11.85
6-8	7.55	8.30	10.60	12.00
7-0	8.15	10.10	11.35	13.35
2-8 x 6-8	7.80	8.55	10.85	11.35
		DSB		DSB
2-8 x 7-0	8.35	\$9.90	11.65	\$13.85
2-10 x 6-10	8.45	10.60	11.80	14.00
3-0 x 6-8	8.20	9.80	11.45	12.90
7-0	8.70	11.15	12.20	14.50

W4-BW2262 No. 2 Ponderosa Pine

Size	Open	SSB
2-6 x 6-6	\$6.95	\$7.70
2-8 x 6-8	7.35	8.15

W4-BW2262-CP118 No. 1 Fir

Size	1 3/4"		1 3/4"	
	Open	SSB	Open	SSB
2-6 x 6-6	\$6.50	\$7.45		
2-8 x 6-8	6.75	8.35	\$7.10	

Size	BW2662 No. 2 fir 1 3/4"		W4-BW2262-CP118 No. 3 fir 1 3/4"	
	Open	SSB	Open	SSB
2-6 x 6-6	\$5.95	\$7.00	\$5.75	\$6.80
2-8 x 6-8	6.20	7.05	6.00	7.15

For extras see Table 24.

TABLE 2—3X PAN. 4 LT. DOORS
 Items marked (*) are stock.
 W5-BW2266 No. 1 Pond. Pine

Size	1 3/4"		1 3/4"	
	Open	SSB	Open	SSB
2-6 x 6-6	*\$8.50	*\$9.30		
6-8	*8.60	*9.45	*\$11.80	*\$13.20
2-8 x 6-8	*8.80	*9.45	*12.10	*12.85
7-0	9.35	10.30		
2-10 x 6-10	10.95	13.85		
3-0 x 6-8	9.00	10.10	12.70	13.55
7-0	*9.50	*11.15	*13.55	*14.45

W5-BE2266 No. 2 Pond. Pine

Size	Open	SSB
2-6 x 6-6	*\$7.95	*\$8.80
2-8 x 6-8	*8.25	*8.95

W5-BW2266-CP116 No. 1 Fir

Size	1 3/4"		1 3/4"	
	Open	SSB	Open	SSB
2-6 x 6-0	*\$6.00	*\$8.10		
6-6	*7.15	*8.10		
6-8	*7.25	*8.25		
2-8 x 6-0	*7.05	*8.45		
6-8	*7.40	*8.25	*\$9.40	*\$10.90
7-0	*8.00	*9.10		
2-10 x 6-10	*8.20	*9.35		
3-0 x 6-8	*8.00	*9.70	*10.55	*11.00
7-0			*11.35	*12.45

TABLE 2-3X PAN. 4 LT. DOORS-continued
BW2266 No. 2 Fir

Table with 4 columns: Size, 1 3/4" Open, 1 3/4" SSB, 1 3/4" Open, 1 3/4" SSB. Rows include sizes like 2-6x6-0, 2-8x6-0, 2-10x6-10, 3-0x6-8, 7-0.

W5-BW2266-CP416 No. 3 Fir

Table with 4 columns: Size, 1 3/4" Open, 1 3/4" SSB, 1 3/4" Open, 1 3/4" SSB. Rows include sizes like 2-6x6-6, 2-8x6-8.

For sizes not listed see Table 1.

TABLE 3-LONG LIGHT DOORS WITH PANELS BELOW

Items marked (*) are stock. Glass opg. In 2-8 x 6-8 W6-2276-CP114 approx. 22 x 36 to 24 x 36. Glass opg. In 2-8 x 6-8 W8-BW2290 approx. 22 x 44 to 22 x 46.

Table with 6 columns: No. 1 Ponderosa pine, W6-BW2276 2X panel 1 light, W6A-BW2272 2X panel 3 lt. wide, Open, DSB, Open, DSB. Rows include sizes like 2-6x6-6, 2-8x6-8, 3-0x6-8, 7-0.

Table with 6 columns: No. 1 Ponderosa pine, BW2275 2X panel 3 lt. high, W6B-BW2274 2X panel 9 lt. (3W3H), Open, SSB, Open, DSB. Rows include sizes like 2-6x6-6, 2-8x6-8, 3-0x6-8, 7-0.

Table with 4 columns: No. 1 Fir, CP114 2X panel 1 light, Open, DSB. Row includes size 2-8x6-8.

Table with 6 columns: No. 1 Ponderosa pine, W8-BW2290 1X panel 1 light, W13-BW2292 1X panel 3 lt. wide, Open, DSB, Open, DSB. Rows include sizes like 2-6x6-6, 2-8x6-8, 2-10x7-0, 3-0x6-8, 7-0.

TABLE 3-LONG LIGHT DOORS WITH PANELS BELOW-continued

Table with 6 columns: No. 1 Ponderosa pine, BW2291 1X panel 3 lt. high, W14-BW2294 1X panel 9 lt. (3W3H), Open, SSB, Open, DSB. Rows include sizes like 2-6x6-6, 2-8x6-8, 2-10x7-0, 3-0x6-8, 7-0.

For extras see Table 24.

TABLE 4-SHORT LIGHT DOORS WITH PANELS BELOW

Items marked (*) are stock. Glass opg. In 2-8 x 6-8, approx. 22 x 18 to 22 x 22.

Table with 6 columns: No. 1 Ponderosa pine, W9-BW2282 2 vert. pan. 1 light, W10-BW2286 2 vert. pan. 3 lt. wide, W11-BW2284 2 vert. pan. 6 lt. (3W2H), Open, DSB, Open, DSB, Open, DSB. Rows include sizes like 2-8x6-8, 3-0x6-8, 7-0.

Table with 6 columns: No. 1 fir, W28-BW2388 1 pan. 1 lt., W29-BW2390 1 pan. 3 lt. W., W30-BW2392 1 pan. 6 lt. (5W2H), Open, DSB, Open, DSB, Open, DSB. Rows include sizes like 2-8x6-8, 3-0x6-8, 7-0.

If stool and blocks are omitted from fir doors, deduct \$0.80. For other extras see Table 24.

TABLE 5-LONG LIGHT DOORS, 18" BOTTOM RAIL

Items marked (*) are stock. 2-6 widths have 5" face stiles, others have 6" face stiles. No. 1 quality. Glass size in 2-6 x 6-8 20 x 56, 2-8 x 6-8 20 x 56, 3-0 x 6-8 24 x 56.

Table with 6 columns: Size, W32-BW2374 1 Long Lt., 1 3/4" Pond. pine, 1 3/4" Pond. pine, Open, DSB, Open, DSB. Rows include sizes like 2-6x6-6, 2-8x6-8, 2-10x6-10, 3-0x6-8, 7-0.

Table with 6 columns: Size, W34-BW2380 12 Lt. (5W4H), 1 3/4" Pond. pine, 1 3/4" Pond. pine, Open, DSB, Open, DSB. Rows include sizes like 2-8x6-8, 3-0x6-8, 7-0.

TABLE 5-LONG LIGHT DOORS, 18" BOTTOM RAIL-CON.
W35-BW2378 9 Marginal Lt.

Table with 6 columns: Size, 1 3/4" Pond. pine, 1 3/4" Pond. pine, Open, DSB, Open, DSB. Rows include sizes like 2-8x6-8, 3-0x6-8, 7-0.

W36-BW2382 15 Lt. (3W5H)

Table with 6 columns: Size, 1 3/4" Pond. pine, 1 3/4" Pond. pine, Open, DSB, Open, DSB. Rows include sizes like 2-8x6-8, 3-0x6-8, 7-0.

Table with 6 columns: W32-BW2374 1 long lt., 1 3/4" pl. red oak ven., 1 3/4" uns. birch ven., Open, DSB, Open, DSB. Rows include sizes like 3-0x6-8, 7-0.

NOTE: For door sizes not listed or divided differently use W32-BW2374 above, plus extras. See Table 24. For sidelights to match see Table 7.

TABLE 6-ENTRANCE DOORS

Items marked (*) are stock. No. 1 quality

Table with 6 columns: Panel doors 1 3/4" sq. head, 2-8x6-8, 3-0x6-8, 3-0x7-0, Open, DSB, Open, DSB. Rows include sizes like BW2332-6 panel pond. pine, B2337-8 panel pond. pine, C1020-6 panel pond. pine, CAMP-6 panel fir, C1023-2 panel pond. pine, C1024-8 panel pond. pine.

Table with 6 columns: Glass doors 1 3/4" sq. head Pond. pine, 2-8x6-8, 3-0x6-8, Open, Glzd., Open, Glzd. Rows include sizes like BW2336-4 pan. 2 lt., BW2338-6 pan. 2 lt., BW2340-4 pan. 4 lt., BW2342-4 pan. 4 lt., BW2347-4 pan. 9 lt., BW2350-4 pan. 9 lt., BW2354-6 pan. 12 lt., BW2356-6 pan. 3 lt., BW2400-14 pan. 1 lt., C1021-4 pan. 4 lt., C1025-4 pan. 9 lt., C1026-4 pan. 12 lt., C1027-4 pan. 2 lt., C1028-6 pan. 3 lt., C1030-4 pan. 4 lt., C1060-14 pan. 1 lt.

Table with 6 columns: Glass doors 1 3/4" sq. head Pond. pine, 3-0x7-0, Open, Glzd. Rows include sizes like BW2336-4 pan. 2 lt., BW2338-6 pan. 2 lt., BW2340-4 pan. 4 lt., BW2342-4 pan. 4 lt., BW2347-4 pan. 9 lt., BW2350-4 pan. 9 lt., BW2354-6 pan. 12 lt., BW2356-6 pan. 3 lt., BW2400-14 pan. 1 lt., C1021-4 pan. 4 lt., C1025-4 pan. 9 lt., C1026-4 pan. 12 lt., C1027-4 pan. 2 lt., C1028-6 pan. 3 lt., C1030-4 pan. 4 lt., C1060-14 pan. 1 lt.

Table with 6 columns: Glass doors 1 3/4" irreg. head pond. pine, 3-0x6-8, 3-0x7-0, Open, Glzd., Open, Glzd. Rows include sizes like BW2402-14 pan. 1 lt. tudor head, BW2404-14 pan. 1 lt. circle head, C1065-14 pan. 1 lt. circle head, C1070-14 pan. 1 lt. tudor head.

TABLE 7—ENTRANCE DOORS & STANDARD SIDELIGHTS

[Items marked (*) are stock. No. 1 quality]

Entrance Doors, Ponderosa Pine

Table with columns for door types (C1110, C1224, BW2248, C1230) and sizes (1 3/4", 1 3/4"). Includes sub-columns for Open and DSB.

BW2247 Doors 2 Vert. Pan. 3 Lt. High PP

Table for BW2247 doors with columns for size and sub-columns for Open and DSB.

Sidelights Pond. Pine Only

Table for sidelights with columns for door width (18" BR) and height (1-0 to 1-4 x 6-8).

Table for 18" BR 1 3/8" doors with columns for door width (18" BR) and height (1-0 to 1-4 x 6-8).

Table for 1 3/8" doors with columns for door width (1-0 to 1-4 x 6-8) and height (7-0).

NOTE: For Sidelights not listed or divided differently, use W32-BW2374 above, plus extras. See Table 24. For doors to match sidelights see Table 5.

TABLE 8—DIVIDED FRENCH DOORS IN PAIRS

Items marked (*) are stock. Astragals extra. No. 1 quality. W designs PP—3 3/4" stiles, 8 1/4" bottom rail. W designs birch—4" stiles, 9" bottom rail. BW designs—4" stiles, 9" bottom rail. All face measure. Glass set with wood stops.

Table for divided French doors in pairs with columns for door type (BW3392, W48-BW3400) and sizes (1 3/4", 1 3/4").

Table for divided French doors in pairs with columns for door type (W47 9 marg., 12 lt. each) and sizes (1 3/4", 1 3/4").

W49-BW3408 15 Lt. Each (3W5H) Pond. Pine

Table for W49-BW3408 doors with columns for door type (W49-BW3408) and sizes (1 3/4", 1 3/4").

For sizes not listed use Table 10. For T Astragals see Table 24.

TABLE 9—DIVIDED FRENCH DOORS IN PAIRS AND SINGLE

Items marked (*) are stock. Astragals extra. No. 1 quality. BW3413-3415—4" stiles, 9" bottom rail. Single Doors—5" stiles, 9" bottom rail. All face measure. Glass set with wood stops.

Table for divided French doors in pairs and single with columns for door type (BW3413, BW3415) and sizes (1 3/4", 1 3/4").

TABLE 10—DIVIDED FRENCH DOORS IN PAIRS AND SINGLE—continued

Table for divided French doors in pairs and single with columns for door type (W48W-BW3401, 4W6W 12 lt., W49W-BW3409) and sizes (1 3/4", 1 3/4").

Fir per door 1 3/4": 2-8 x 6-8. CP1536 15 lt. (3W5H) \$8.25

For sizes not listed use Table 10. For T Astragals see Table 24.

TABLE 10—DIVIDED FRENCH DOORS AND FRENCH DOOR BLANKS

[Items marked (*) are stock. Astragals extra. No. 1 quality]

BW3380-BW3384—4" stiles, 9" bottom rail, 1 flat panel. C3200—3 3/4" stiles, 8 1/4" bottom rail, 1 flat panel. C3201—4 1/4" stiles, 8 1/4" bottom rail, 1 flat panel. W49 1/2 PP—3 3/4" stiles, 8 1/4" bottom rail. W49 1/2 Birch—4" stiles, 9" bottom rail. BW490—4" stiles, 9" bottom rail. W49 3/4 PP—5" stiles, 11" bottom rail. BW490 1/2—5" stiles, 11" bottom rail. All face measure. Glass set with wood stops.

Divided Lt. French Doors

Table for divided French doors and French door blanks with columns for door type (BW3380-C3200, BW3384-C3200) and sizes (1 3/4", 1 3/4").

C3201 Single Door 1 Pan. 12 Lt. (3W4H) Pond. Pine

Table for C3201 single door with columns for door type (C3201) and sizes (1 3/4", 1 3/4").

1 Lt. French Door Blanks

Table for 1 Lt. French door blanks with columns for door type (W49 1/2-BW499 open, W49 3/4-BW499 1/2 open) and sizes (1 3/4", 1 3/4").

For extras to French door blanks, see Table 24. For T Astragals see Table 24.

TABLE 11—GARAGE DOORS

Items shown are considered as stock. Astragals extra.

Per pair	W70-BW3240-CP639 No. 1 fir, 3 vert. rsd. pan. 6 lt. (3W2H)		W70 mill run Pond. pine, 3 vert. rsd. pan. 6 lt. (3W2H)	
	Open	SSB	Open	SSB
8-0 x 7-0 x 1 3/4	\$20.85	\$23.55	\$23.60	\$26.40
7-6	20.85	23.55	24.20	27.00
8-0	20.85	23.55	24.80	27.60

Per set of 3	W71-BW3242-CP493 No. 1 fir, 2 vert. rsd. pan. 4 lt. (2W2H)		W71 mill run Pond. pine, 2 vert. rsd. pan. 4 lt. (2W2H)	
	Open	SSB	Open	SSB
8-0 x 7-0 x 1 3/4	\$22.20	\$24.90	\$24.50	\$27.00
7-6	22.20	24.90	24.85	27.65
8-0	22.20	24.90	25.45	28.25

W69 1/2 Flat Pan. 6 Lt. (3W2H) No. 1 Fir

Per pair		Open	SSB
	7-6	18.30	21.00

Per pair	C1445 11 flat pan. 1 lt. No. 1 Pond. pine		C1446 6 flat pan. 6 lt. No. 1 Pond. pine	
	Open	SSB	Open	SSB
8-0 x 7-0 x 1 3/4	\$25.65	\$26.60	\$25.45	\$29.45
7-6	27.45	28.50	27.25	31.25

Overhead Type Pond. Pine Doors—Per Door Glzd.

C1440—7-11 3/4 x 7-6 x 1 3/4 V Jt. 3 typetch lts. No. hdw	\$50.90
C1444—8-0 x 7-0 x 1 3/4 and overmatic hdw	40.95
BW3240—8-0 x 7-0 x 1 3/4 and carr-door hdw	43.95

Craw-Fir-Dor Overhead Type Fir Doors—Per Door Open

CP38—8-0 x 7-0 x 1 3/4 8 regular pan. and hdw	\$34.00
CP38S—8-0 x 7-0 x 1 3/4 8 super pan. and hdw	36.00
CP39—8-0 x 7-0 x 1 3/4 14 reg. pan. 8 lt. and hdw	36.00
CP39S—8-0 x 7-0 x 1 3/4 14 super pan. 8 lt. and hdw	37.50
C5115—Batten Astragals 3/4 x 2-8 0'' Pond. pine, each	.40

TABLE 12—FOUR PANEL DOORS

[All items shown are stock. Raised panels]

W50-BW3280		CP44 No. 1 fir
No. 1 Pond. pine	No. 2 Pond. pine	
3/4''	1 3/8''	1 3/8''
2-0 x 6-0	2-6 x 6-6 \$7.05 2-8 x 6-8 7.45	2-0 x 6-0 \$4.95 6-8 5.25 2-6 x 6-6 5.60 6-8 5.70 2-8 x 6-8 5.85
1 1/8''		
2-0 x 6-0	5.95	
1 3/8''		
2-0 x 6-0	5.95 6-6 6.40 6-8 6.50	
2-4 x 6-6	6.85 6-8 7.00	
2-6 x 6-6	7.45 6-8 7.55	
2-8 x 6-8	7.90 7-0 9.05	
2-10 x 6-10	9.25	
3-0 x 6-8	9.10	

For extras see Table 24.

TABLE 13—CROSS PANEL DOORS

[All items shown are stock. Raised panels]

	W52-BW3282 Pond. pine		W52-BW3282—Camp fir		
	No. 1	No. 2	No. 1	No. 2	No. 3
3/4''					
2-0 x 6-0	\$5.30				
1 1/8''					
2-0 x 6-0	5.55		\$4.95		
1 3/8''					
2-0 x 6-0	5.95 6-6 6.15 6-8 6.30 7-0 7.10		5.35 5.55 5.75 6.40	\$5.10 5.35 5.45 6.00	
2-4 x 6-6	6.85		5.95	5.75	
2-6 x 6-6	7.55		6.90	6.10	
6-6	7.20	\$6.75	6.10	5.80	\$5.70
6-8	7.25		6.15	5.85	5.10
7-0	8.15		6.90	6.55	
2-8 x 6-0	7.85				
6-6	7.70				
6-8	7.60	7.15	6.35	6.00	5.90
7-0	8.50		7.10	6.75	
7-6	9.90				
2-10 x 6-10	9.25				
3-0 x 6-8	8.55		7.10	6.80	
7-0	9.25		7.70	7.30	
1 3/4''					
2-6 x 6-8	10.00				
7-0	11.80				
2-8 x 6-8	10.75				
7-0	11.60				
3-0 x 6-8	11.70				
7-0	12.55		10.30	9.70	

For extras see Table 24.

TABLE 14—FLUSH VENEER DOORS V JOINT 1 SIDE

Items shown are stock or worked to order, lights glazed No. 1 quality. Bilt-well and Curtis designs.

1 3/4'' Ponderosa pine	2-8 x 6-8	2-8 x 7-0	3-0 x 6-8	3-0 x 7-0	3-6 x 7-0
BW2425 sq. top 3 step lts.	\$30.30		\$31.80	\$32.45	
BW2426 gothic top 1 rect. lt.	30.95		32.55	33.15	
BW2432 sq. top 1 rect. lt.	25.10		26.75	27.30	
BW2436 ell. top 1 rect. lt.	29.40		31.00	31.55	
BW2438 cir. top 1 rect. lt.	29.40		31.00	31.55	
BW2440 gothic top 1 rect. lt.	29.40		31.00	31.55	
BW3360 sq. top no. gl. opg.	21.80		23.40	23.90	
C1081 sq. top 1 rect. lt.	25.35	\$25.90	26.95	27.50	\$30.90
C1085 cir. top 1 rect. lt.	29.40	29.95	31.00	31.55	31.95
C1085 gothic top 1 rect. lt.	29.40	29.95	31.00	31.55	34.95
C1089 gothic top 1 rect. lt.	29.40	29.95	31.00	31.55	34.95

Hardwood Doors of Same Design as Shown Above

1 3/4''	Uns. birch		Plain oak	
	3-0 x 6-8	3-0 x 7-0	3-0 x 6-8	3-0 x 7-0
BW2425	\$38.35	\$39.00		
BW2426	39.15	39.70		
BW2432	33.30	33.90		
BW2436	37.55	38.15		
BW2438	37.55	38.15		
BW2440	37.55	38.15		
BW3360	29.75	30.50		
C1081	33.35	34.05	\$34.40	\$35.15
C1085	37.40	38.10	38.45	39.20
C1086	37.40	38.10	38.45	39.20
C1089	37.40	38.10	38.45	39.20

Extras

If vinyl head is added or omitted, add or deduct	\$4.05
If V joints are omitted, deduct	1.50
If V joints 2 sides are required, add	1.50
For open Curtis doors, deduct	1.30

For other designs use Table 24.

TABLE 15—ONE PANEL DOORS

Items marked (*) are subject to stock. Flat panels. No. 1 quality.
W54-BW3294 layout—5'' stiles, 1'' bottom rail.
C3070 layout—4 1/4'' stiles, 5/4'' bottom rail.
All face measure.

Size	W54-BW3294 CP22 Fir, 1 3/4''	W54-BW3294 Ponderosa pine rls.		
		Fir panel 1 3/8''	Uns. gum panel	
			1 3/4''	1 3/4''
1-6 x 6-8	*\$5.50	*\$6.70	*\$7.40	
2-0 x 6-0	*5.25	6.95	7.50	
6-6	*5.50	7.20	7.80	
6-8	*5.65	*6.70	7.40	\$9.60
7-0		*7.80	8.50	
2-4 x 6-6	*5.80			
6-8	*5.95	*7.35	*8.15	
2-6 x 6-6	*6.50	7.75	8.90	
6-8	*6.15	*7.55	*8.20	10.90
7-0	*6.60	8.95	9.65	11.90
2-8 x 6-8	*6.30	*7.90	*8.50	11.55
7-0	*6.80	9.30	10.10	12.35
3-0 x 6-8				12.45
7-0		9.45		

Size	W54-BW3294 Veneered	C3070 Pond. pine, 1 3/8''	
		Uns. birch, 1 3/4''	Pl. red oak, 1 3/4''
1-6 x 6-8			*\$6.45
2-0 x 6-0			*6.05
6-6	\$13.60		*6.30
6-8	13.80	\$16.55	*6.45
7-0			7.40
2-4 x 6-6			*6.95
6-8	14.30	17.25	*7.10
2-6 x 6-6		14.70	*7.30
6-8	14.80	17.70	*7.40
7-0			*8.50
2-8 x 6-8		15.30	*7.75
7-0			*8.30
3-0 x 6-8			
7-0			

For extras see Table 24.

TABLE 16—ONE PANEL INNER FRAME DOORS

Items marked (*) are stock, flat panels, No. 1 quality.

Size	Camp "Ideal" all fir 1 3/4''	W63 1/2-BW3318 Ponderosa pine rls.			
		Fir panel 1 3/8''	Uns. gum panel		W63 1/2 veneered sel. red gum
			1 3/8''	1 3/4''	
1-6 x 6-8			*\$8.40		
2-0 x 6-0			*7.15		
6-6			*7.50		
6-8	*\$6.05	*\$7.40	*7.65	*\$11.30	
2-4 x 6-6			*8.30		
6-8	*6.35	*8.15	*8.45	*12.40	
7-0					
2-6 x 6-6			*8.40	*8.70	
6-8	*6.50	*8.50	*8.85	*12.90	
7-0			10.50		
2-8 x 6-8		*6.65	*8.90	*9.25	*13.65
7-0			*10.95		
3-0 x 6-8					
7-0			*11.95	*16.00	

TABLE 16—ONE PANEL INNER FRAME DOORS—continued

Size	W63½-BW3318 veneered uns. gum		W63½ veneered sel. red gum	
	1½"	1¾"	1½"	1¾"
2-6 x 6-6	*\$11.55		*\$14.85	*\$16.45
6-8	*11.25	*\$13.25	*14.90	*16.55
7-0				*17.60
2-8 x 6-8	*11.70	*13.70	*15.45	*17.10
7-0	*12.90			
3-0 x 6-8			*16.85	
7-0				*19.55

Size	C3170 Pond. pine rls. birch panel		C3170 Ven. uns. birch	
	1½"	1¾"	1½"	1¾"
1-6 x 6-8	*\$7.80			
2-0 x 6-0	*7.35		\$11.85	
6-6	*7.70		11.70	
6-8	*7.80	*\$13.45	*11.80	*\$13.85
7-0	*9.35	13.80	13.20	14.85
2-4 x 6-6	8.50		12.65	
6-8	*8.65	14.00	*12.35	14.45
7-0	10.25	15.15	13.75	15.35
2-6 x 6-6	*8.90	14.45	12.65	15.70
6-8	*9.05	14.65	*12.00	14.30
7-0	*10.75	15.90	14.15	15.80
2-8 x 6-6	10.20	15.10		16.15
6-8	*9.45	15.40	*12.50	14.85
7-0	*11.20	16.60	14.65	16.25
3-0 x 6-8	*11.25	16.65	14.25	16.55
7-0	12.15	17.95	15.25	17.00

For extra see Table 24.

TABLE 17—SIX-PANEL DOORS

Items marked (*) are stock. Doors under 2-0 wide are 3-panel high to match 6 panel. C3030 doors have flat panels, other doors shown have raised panels. No. 1 quality.

Size	Fir camp	Ponderosa pine				Birch C3030
		BW3208	C3025	C3020	C3030	
1-6 x 6-6						
6-8	*\$5.55	*\$7.75	*\$7.80	*\$8.75	*\$7.80	
1-8 x 6-8			7.80	8.90	7.80	\$13.60
2-0 x 6-0	*5.25	*6.65	*6.70	*8.45	6.70	13.30
6-6	*5.45	*6.95	*6.95	*8.75		13.55
6-8	*5.55	*7.05	*7.05	*8.00	*7.05	13.60
7-0		*8.30	8.35	9.45	*8.35	14.60
2-4 x 6-6	*5.75	*7.55	*7.55	*9.45	*7.55	14.10
6-8	*5.85	*7.75	*7.75	*8.70	*7.75	14.20
7-0			9.05	9.90	9.05	15.20
2-6 x 6-6	*5.90	*7.90	*7.90	*9.80	*7.90	14.55
6-8	*5.95	*7.95	*7.95	*9.00	*7.95	14.60
7-0		*9.45	9.45	10.55		15.60
2-8 x 6-6				10.15		
6-8	*6.10	*8.30	*8.35	*9.35	*8.35	*15.05
7-0		*9.80	9.80	10.90	*9.80	
3-0 x 6-6				10.80		
6-8				10.95		
7-0				11.70		
1-6 x 6-6			10.30			
6-8			10.50			
1-8 x 6-8			10.50			
2-0 x 6-0			9.85			
6-6			10.30			
6-8			10.50	*12.45		
7-0			11.20	13.70		
2-4 x 6-6			11.20	13.70		
6-8			11.35	*12.55		
7-0			12.20	14.75		
2-6 x 6-6			11.65	14.20		
6-8		*11.65	11.80	*13.05		16.25
7-0			12.75	14.30		
2-8 x 6-6			12.15	14.70		
6-8	*8.25	*12.25	12.40	*13.50		
7-0			13.25	14.80		
3-0 x 6-6			13.15	15.65		18.00
6-8	*9.20		13.30	*14.35		19.00
7-0			14.25	*15.25		

For extra, see Table 24.

TABLE 18—EIGHT PANEL DOORS

Items marked (*) are stock. Flat panels. No. 1 quality. Doors under 2-0 wide are 4 panel high to match 8 panel.

Size	C3050 8 rect. panel			
	Pond. pine		Pl. red oak	
	1½"	1¾"	1½"	1¾"
1-6 x 6-8	*\$8.60		\$15.55	
1-8 x 6-8	8.70		15.55	
2-0 x 6-0	*8.25		15.20	
6-6	*7.95		15.45	
6-8	*8.10	\$12.50	*15.55	\$17.30
7-0	10.30	14.75	16.70	18.35
2-4 x 6-6	*8.60		16.10	
6-8	*8.80	13.65	*16.20	17.95
7-0	11.15	14.65	17.40	19.05
2-6 x 6-0	10.30		16.35	
6-6	*8.95	14.00	16.60	18.30
6-8	*9.10	14.20	*16.70	18.20
7-0	10.35	15.20	17.85	19.50
2-8 x 6-0	10.60	14.00	16.95	18.60
6-6	11.10	14.55	17.20	18.90
6-8	*9.45	14.80	*17.25	18.80
7-0	10.75	15.80	18.35	20.10
3-0 x 6-6	11.80	15.70	18.60	20.25
6-8	11.95	15.85	18.65	20.30
7-0	12.65	17.00	19.75	21.30

For extras see Table 24.

TABLE 19—MIRROR DOORS

The following includes preparing desired stock door for mirror, mirror, and the mirror set in the door, but does not include the door.

Flush Full Length Mirror Extras to Fir and Ponderosa Pine Doors

Door size	1 panel door		Inner frame door		2 panel door	
	Plain plate	Bevel plate	Plain plate	Bevel plate	Plain plate	Bevel plate
2-0 x 6-0	\$12.20	\$17.20	\$15.05	\$20.25	\$16.35	\$22.40
6-6	13.10	19.15	15.95	22.40	17.65	24.85
6-8	13.40	19.85	16.25	23.10	18.00	25.55
7-0	14.00	21.20	16.90	24.45	18.75	27.05
2-4 x 6-8	16.50	23.70	19.45	27.00	21.05	29.40
7-0	17.30	25.25	20.25	28.55	21.95	31.05
2-6 x 6-6	17.45	24.65	20.45	28.05	23.90	32.25
6-8	17.90	25.50	20.90	28.85	24.45	33.15
7-0	18.80	27.15	21.80	30.50	25.55	35.00
2-8 x 6-0	19.35	27.30	24.20	32.55	26.15	35.25
7-0	22.20	30.90	25.35	34.40	27.35	37.20
3-0 x 6-8	24.30	33.00	27.50	36.60	29.55	39.35
7-0	25.65	35.05	28.80	38.60	30.95	42.00

Door size	6 panel door		8 panel door	
	Plain plate	Bevel plate	Plain plate	Bevel plate
2-0 x 6-0	\$20.25	\$26.30	\$24.35	\$30.80
6-6	21.55	28.75	25.65	33.20
6-8	21.90	29.45	26.00	33.95
7-0	22.65	30.95	26.75	35.45
2-4 x 6-8	24.95	33.30	29.15	37.85
7-0	25.85	34.95	31.95	41.35
2-6 x 6-6	27.80	36.15	32.10	40.80
6-8	28.35	37.05	32.70	41.75
7-0	29.45	38.90	33.75	43.55
2-8 x 6-8	30.05	39.15	34.40	43.85
7-0	31.25	41.10	35.60	46.15
3-0 x 6-8	33.45	43.25	37.95	48.45
7-0	34.85	45.90	39.30	50.75

For hardwood doors, add to above, as follows:

Inner		
1 Pan.		\$0.60
Fr.		1.35
2 Pan.		1.20
6 Pan.		2.40
8 Pan.		3.45

For planted on mirrors, use extras (Table 24) and mirror charge (Table 27).

TABLE 20—FLUSH VENEERED DOORS WITH HOLLOW CORE

Items marked (*) are stock. No. 1 quality.

	W-Stream-liner		BW3333-New Londoner		
	Fir	Uns. birch	Uns. gum	Uns. birch	Pl. R. Oak
1-6 x 6-6	*\$7.65	*\$9.00			
6-8	*7.75	*9.15	*\$8.70	\$8.95	\$12.35
2-0 x 6-0	*7.65	*9.00	*8.20	8.75	11.60
6-6	*8.10	*9.45	*7.85	9.15	11.40
6-8	*7.65	*9.00	*7.95	*8.90	11.60
7-0			9.50	10.60	13.40
2-4 x 6-0			9.10	10.25	12.90
6-6	*8.75	*10.40	*8.65	9.65	12.55
6-8	*8.60	*10.20	*8.80	*9.85	12.85
7-0			10.40	11.65	14.70
2-6 x 6-0			9.45	10.65	13.40
6-6	*9.20	*10.90	*9.05	10.10	13.20
6-8	*8.70	*10.35	*9.15	*10.25	13.40
7-0			10.25	11.45	14.45
2-8 x 6-6	*9.85	*11.30	10.35	11.60	14.65
6-8	*9.20	*10.85	9.60	*10.75	14.00
7-0			10.70	11.95	16.10
2-10 x 6-6	*9.95	*11.85			
6-8	*10.20	*12.05			
6-10			11.65	13.10	16.50
7-0			11.80	12.25	16.75
3-0 x 6-8	*10.55	*12.55	*11.45	12.80	16.15
7-0			12.40	13.85	17.45
2-6 x 6-8			11.95	13.10	16.15
7-0			12.75	14.05	17.25
2-8 x 6-8			12.40	13.65	16.75
7-0			13.20	14.65	17.90
2-10 x 7-0			13.70	15.10	18.60
3-0 x 6-8			13.30	14.65	18.00
7-0			14.25	15.70	19.35

Extras

Rip, top and bottom, add: Fir, \$2.50; Hdwd., \$3.

NOTE: These doors cannot be reworked for width but may be reduced up to 2" in height by taking an equal amount from both the top and bottom of door.

TABLE 21—FLUSH VENEERED DOORS WITH HOLLOW CORE

All items shown are subject to stock No. 1 quality.

Mengel Well-Built Interior Flush Doors

Size	Birch	Gum	Mahogany
1-6 x 6-8	\$6.45	\$5.60	\$9.00
2-0 x 6-8	7.50	6.60	10.50
2-4 x 6-8	8.25	7.25	11.55
2-6 x 6-8	8.60	7.50	12.05
2-8 x 6-8	9.05	7.85	12.70
2-8 x 6-8	8.55		

Mengel De Luxe Exterior Flush Doors

1-6 x 6-8	\$16.50		
-----------	---------	--	--

Mengel No. 500 Interior Flush Doors

1-6 x 6-8			\$4.70	
2-0 x 6-8			5.00	
2-4 x 6-8			5.40	
2-6 x 6-8			5.75	
2-8 x 6-8			6.15	

TABLE 22—TWO PANEL DOORS

All items shown are stock. Flat panels.

	W53-BW3314 Camp 82, all fir		W53-BW3314 Pond. pine rls.	
	No. 1	No. 2	Fir panel	Gum panel
1-6 x 6-8	\$5.90	\$5.75	\$6.60	
2-0 x 6-0	5.05</			

TABLE 22—TWO PANEL DOORS—continued

	W53-BW3314 Camp 82, all fir		W53-BW3414 Pond. pine ris.	
	No. 1	Nq. 2	Fir panel	Gum panel
2-6 x 6-0	\$6.05		\$7.15	
6-6	5.75	\$5.50	6.85	\$8.10
6-8	5.85	5.60	6.90	7.75
7-0	6.50	6.30	7.75	
2-8 x 6-6	6.50	6.25	7.80	
6-8	5.95	5.70	7.25	8.05
7-0	6.65	6.45	8.10	
3-0 x 6-8	7.15	6.85	8.25	
7-0	7.75	7.45	9.35	10.10
1 3/4":				
2-0 x 6-8				
2-4 x 6-8			10.40	11.15
2-6 x 6-8			11.30	
2-8 x 6-8			10.95	11.80
7-0			11.80	
3-0 x 6-8				
7-0			12.75	
	W53-BW3314 Veneered			
	Uns. gum	Uns. birch	Pl. R oak	C3040 Pond. pine
1 3/4":				
1-6 x 6-8				\$6.20
2-0 x 6-0	\$9.85	\$11.20	\$13.65	5.80
6-6	10.05	11.45	13.65	6.10
6-8	10.15	11.50	13.65	6.20
7-0				7.40
2-4 x 6-6			14.65	6.75
6-8	10.65	11.80	14.30	6.85
2-6 x 6-0				
6-6	10.95	12.50	15.15	7.05
6-8	11.00	12.20	14.80	7.15
7-0	11.85			8.00
2-8 x 6-6				
6-8	11.45	12.65	15.35	7.45
7-0				8.35
3-0 x 6-8				8.95
7-0				9.65
1 3/4":				
2-0 x 6-8		13.20	15.65	
2-4 x 6-8		13.80		
2-6 x 6-8	12.65	13.80	16.35	
7-0				
2-8 x 6-8	13.10	14.25	16.95	11.30
7-0				12.15
3-0 x 6-8				12.20
7-0		16.40		13.20

For extras see Table 24.

TABLE 23—FLUSH VENEERED DOORS

Items marked (*) are stock No. 1 quality.
NOTE: 2-8, 3-0 and 3-6 widths in Pond. pine, and 3-0 widths in hardwoods, have 1/4" veneers and can be V jointed. All others have 3/4" veneers and cannot be V jointed.

Not V jointed	W18-BW3332		
	Pond. pine	Uns. birch	Pl. R. oak
1 3/4":			
2-6 x 6-8	*\$19.50		
7-0	*20.10		
2-8 x 6-8	*20.25		
7-0	*20.85		
3-0 x 6-8	*21.90	*28.25	*29.30
7-0	*22.40	*29.00	*30.05
3-6 x 6-8	*25.25		
7-0	*25.85		

Extras

For designs other than shown on Table 22 use W18BW3332 above, plus extras, as follows:

V jointing, add per side.....	\$1.50
Rework width, not over 2" per edge, add per edge.....	2.25
Fancy head, any design, add per door.....	4.05
Glass openings cut in door—Add per light, as follows:	
Rectangular light.....	2.25
Peak head or peak bottom light.....	3.95
Half circle head or gothic head light.....	8.25
Full circle or oval light.....	10.50
Diamond light.....	6.00
Hexagonal light.....	12.95
Divided lights formed by wood bars—Add for glass openings cut in door as above, and add for each additional light formed by straight bars, as follows.....	75

NOTE: Glass or glazing is not included in any of above.

TABLE 24—DOOR EXTRAS

Panel doors reworked, add	Reduce width		Reduce hgt.	
	Fir-pp	Hdwd.	Fir-pp	Hdwd.
One panel door.....	\$2.50	\$3.00	\$2.50	\$3.00
Two panel door.....	3.35	3.90	2.50	3.00
Four panel door.....			3.75	
Inner frame door.....	5.05	6.00	5.05	6.00
Rip top and bottom rails			1.35	1.65
Rip and joint stiles.....	1.65	3.00		
Remove panels to make 1 lt. open with stops.....			\$1.65	\$1.95
One panel door prepared for flush mirror.....			1.65	2.25
Two door panel prepared for flush mirror.....			3.90	5.10
Four panel door prepared for flush mirror.....			6.15	8.10
Six panel door prepared for flush mirror.....			7.80	10.20
Eight panel door prepared for flush mirror.....			11.55	15.00
Inner frame door prepared for flush mirror.....			4.20	5.55
Any panel door prepared for planted-oil mirror.....			2.00	2.25
Sash doors reworked, add	Reduce width		Reduce hgt.	
	Fir-pp	Hdwd.	Fir-pp	Hdwd.
One long light door (no panels).....	\$2.50	\$3.00	\$2.50	\$3.00
One panel 1 lt. door.....	3.35	3.90		
Set in stiles W6-BW2276 door.....	5.90			
Set in stiles W9-BW2282 door.....	3.35			
Lower top rail on any 1 lt. door.....			2.50	3.00
Raise bottom rail W28-BW2388 door.....			3.35	
Rip top and bottom rails.....			1.35	
Rip and joint stiles.....	1.65			

Divided Lights

For open door or sidelight, add open divided lights.
For glazed door or sidelight, add glazed divided lights to the glazed 1 lt. door or sidelight. If 1 lt. door or sidelight is not shown glazed, figure as open divided, and add for glass and glazing as shown on Table 27.

Per divided light	Fir or pond. pine			
	1 3/4"		1 1/4"	
	Open	Glzd.	Open	Glzd.
Rectangular (all drs.).....	\$0.54	\$0.72	\$0.63	\$0.81
Vertical (pt. pan. drs.).....	.66	.90	.81	1.05
Vertical (1 lg. lt. drs.).....	1.11	1.53	1.35	1.77
Marginal (all drs.).....	.57	.81	.66	.90
Per divided light	Hardwood			
	1 3/4" or 1 1/4"			
	Open	Glzd.		
Rectangular (all drs.).....	\$0.64	\$0.84		
Vertical (pt. pan. drs.).....	.87	1.08		
Vertical (1 lg. lt. drs.).....	1.44	1.83		
Marginal (all drs.).....	.72	.93		
T astragals	1 3/4"		1 1/4"	
	7-0	8-0	7-0	8-0
Pond. pine, each.....	\$0.72	\$0.87	\$0.93	\$1.20
Birch, gum or oak, each.....	1.41		1.65	

TABLE 25—FULL SCREENS FOR 2 LT. WESTERN WINDOWS 1 3/8" POND. PINE

Items marked (*) are considered as stock. 16 mesh wire. Not pre-fitted. OSM 3/4" wider and 7/8" longer than glass size.

	2 lt. glass		Galv.	
	Galv.	Galv.	Galv.	Galv.
16 x 16	*\$1.65	26 x 26	*\$2.55	
18	*1.72	28	*2.68	
20	*1.82	30	*2.78	
24	*1.98	32	*2.91	
26	*2.08	36	*3.14	
28	*2.15	28 x 16	*2.05	
30	*2.28	18	*2.21	
18 x 16	*1.72	20	*2.31	
18	*1.82	22	*2.44	
20	*1.88	24	*2.54	
22	*1.98	26	*2.64	
24	*2.08	28	*2.78	
26	*2.15	30	*2.87	
28	*2.28	32	*3.04	
30	*2.35	34	*3.14	
20 x 14	*1.68	36	*3.27	
16	*1.78	30 x 14	*2.01	
18	*1.88	16	*2.11	
20	*1.98	18	*2.28	
22	*2.08	20	*2.41	
24	*2.15	22	*2.51	
26	*2.28	24	*2.64	
28	*2.38	26	*2.74	
30	*2.48	28	*2.87	
22 x 16	*1.85	30	*2.97	
18	*1.95	32	*3.14	
20	*2.05	34	*3.27	
22	*2.15	36	*3.37	
24	*2.25	32 x 16	*2.25	
26	*2.38	18	*2.35	
28	*2.48	20	*2.48	
30	*2.58	24	*2.71	
24 x 12	*1.72	26	*2.81	
14	*1.82	28	*2.97	
16	*1.91	30	*3.11	
18	*2.01	32	*3.24	
20	*2.11	36	*3.50	
22	*2.28	36 x 20	*2.64	
24	*2.38	24	*2.91	
26	*2.48	26	*3.07	
28	*2.58	28	*3.21	
30	*2.68	30	*3.34	
32	*2.78	32	*3.47	
34	*2.87	36	*3.77	
36	*3.01	40 x 24	*3.14	
26 x 16	*1.98	26	*3.27	
18	*2.11	28	*3.44	
20	*2.21	30	*3.57	
22	*2.35	36	*4.03	
24	*2.44			

For 1 light sash screens figure at 75 percent of 2 light screens of same Z light glass size.
Odd or intermediate use list of next larger size shown and add 20 percent.

TABLE 26—CURTIS PRE-FITTED FULL WINDOW SCREENS 1 3/8" POND. PINE

Items marked (*) are considered as stock. 16 mesh wire. Toxic dipped.

C1498 Screens for 1 lt. Windows

Glass	Wdo. opp.	Galv.		Bronze
		Galv.	Bronze	
12 x 20	1- 4 x 3-10	\$2.28	\$2.67	
26	4-10	2.60	3.20	
14 x 16	1- 6 x 3- 2	2.14	2.60	
20	3-10	2.42	2.95	
26	4-10	2.78	3.44	
16 x 20	1- 8 x 3-10	*2.00	*2.49	
24	4- 6	*2.21	*2.81	
26	4-10	2.92	3.69	
18 x 12	1-10 x 2- 6	1.54	*2.04	
20	3-10	2.60	3.37	
24	4- 6	*2.32	*2.95	
26	4-10	*2.32	*3.06	
28	5- 2	3.13	4.11	
20 x 15	2- 0 x 3- 0	*1.93	*2.42	
16	3- 2	2.46	3.09	
18	3- 6	*2.07	*2.63	
20	3-10	*2.18	*2.81	
22	4- 2	*2.32	*2.95	
24	4- 6	*2.32	*3.06	
26	4-10	*2.42	*3.23	
28	5- 2	*2.60	*3.44	
30	5- 6	3.44	4.57	
32	5-10	3.55	4.78	
24 x 15	2- 1 x 3- 0	*2.07	*2.71	
18	3- 6	*2.18	*2.92	
20	3-10	*2.32	*3.06	
22	4- 2	*2.46	*3.30	
24	4- 6	*2.56	*3.44	
26	4-10	*2.67	*3.66	
28	5- 2	*2.78	*3.83	
30	5- 6	3.66	5.10	
32	5-10	3.87	5.38	
27 x 12	2- 7 x 2- 6	2.53	3.27	
15	3- 0	*2.25	*2.95	
18	3- 6	*2.42	*3.23	
20	3-10	*2.53	*3.44	
22	4- 2	*2.71	*3.69	

TABLE 26-CURTIS PRE-FITTED FULL WINDOW SCREENS 1 1/8" POND. PINE-continued C1498 Screens for 2 Lt. Windows-Continued

Table with columns: Glass, Wdo. opg., Galv., Bronze. Rows include window sizes like 27 x 24, 28 x 24, 30 x 24, etc.

C1494A For 10 Lt. Windows

Table with columns: Glass size, Galv., Bronze. Row: 20 x 24/36

C1497 For 15 Lt. Windows

Table with columns: Glass size, Galv., Bronze. Row: 30 x 24/36

C1499 For 20 Lt. Windows

Table with columns: Glass size, Galv., Bronze. Row: 40 x 24/36

TABLE 27-2 LT. WINDOWS NOT DIVIDED 1 3/8" CK., RL. POND. PINE

Indianapolis layout-5" wider and 6 1/2" longer than glass. Western layout-4" wider and 6" longer than glass. Items marked (*) are stock, others assembled from KD stock.

Table with columns: Glass size, Indianapolis (Open, SSB, DSB), Western (Open, SSB, DSB). Rows include window sizes like 12 x 16, 14 x 16, 16 x 16, etc.

TABLE 27-2 LT. WINDOWS NOT DIVIDED 1 3/8" CK., RL. POND. PINE-continued

Table with columns: Glass size, Indianapolis (Open, SSB, DSB), Western (Open, SSB, DSB). Rows include window sizes like 20 x 32, 22 x 16, 24 x 12, etc.

TABLE 28-2 LT. WINDOWS TOP DIV. VERT. LTS. 1 3/8" CK. RL. POND. PINE

Indianapolis layout-5" wider and 6 1/2" longer than glass. Western layout-4" wider and 6" longer than glass. Items marked (*) are stock, others assembled from KD stock.

Top Divided 3 Lt. Wide

Table with columns: Glass size, Indianapolis (Open, T & B SSB, Top SSB, bot. DSB), Western (Open, T & B SSB, Top SSB, bot. DSB). Rows include window sizes like 16 x 16, 18, 20, 22.

TABLE 28-2 LT. WINDOWS TOP DIV. VERT. LTS. 1 3/8" CK. RL. POND. PINE-continued

Table with columns: Glass size, Indianapolis (Open, T & B SSB, Top SSB, bot. DSB), Western (Open, T & B SSB, Top SSB, bot. DSB). Rows include window sizes like 16 x 24, 18 x 16, 20 x 14, etc.

Top Divided 4 Lt. Wide

Table with columns: Glass size, Indianapolis (Dol., Dol., Dol.), Western (Dol., Dol., Dol.). Rows include window sizes like 32 x 18, 36 x 20, 36 x 24, etc.

Top Divided 5 Lt. Wide

Table with columns: Glass size, Indianapolis (Dol., Dol., Dol.), Western (Dol., Dol., Dol.). Rows include window sizes like 40 x 24, 26, 28, 30, 32, 36.

TABLE 29—2 LT. WINDOWS TOP DIV. RECT. LTS. 1 3/4" CK., POND. PINE

Indianapolis layout—5" wider and 6 3/4" longer than glass. Western layout—4" wider and 6 1/2" longer than glass. Items marked (*) are stock, others assembled from KD stock.

Table with columns for Glass size, Indianapolis (Open, T & B, Top SSB, bot. DSB), and Western (Open, SSB, Top SSB, bot. DSB). Rows include sizes 16x16, 18x16, 20x16, 22x16, 24x16, 26x16, 28x16, 30x16, 32x16.

Items marked (*) are stock, others assembled from KD stock.

Top Divided 6 Lt. (3W2II)

Table with columns for Glass size, Indianapolis (Open, T & B, Top SSB, bot. DSB), and Western (Open, T & B, Top SSB, bot. DSB). Rows include sizes 24x14, 26x14, 28x14, 30x14, 32x14, 36x14, 26x16, 28x16, 30x16, 32x16, 36x16.

TABLE 29—2 LT. WINDOWS TOP DIV. RECT. LTS. 1 3/4" CK., POND. PINE—continued

Top Divided 8 Lt. (4W2II)

Table with columns for Glass size, Indianapolis (Open, T & B, Top SSB, bot. DSB), and Western (Open, T & B, Top SSB, bot. DSB). Rows include sizes 32x18, 36x20, 32x20, 36x24, 32x24, 36x28, 32x28, 36x32, 32x32, 36x36.

Top Divided 10 Lt. (6W2II)

Table with columns for Glass size and prices. Rows include sizes 40x24, 40x26, 40x28, 40x30, 40x32, 40x36.

TABLE 30—WESTERN COLONIAL WINDOWS 1 3/4" CK. RL. POND. PINE

Western layout—4" wider and 6" longer than glass. Items marked (*) are stock, others assembled from KD stock.

2 Lt. Windows Divided 12 Lt. (Ea. 6 Lt. 3W2II)

Table with columns for 2 lt. glass size, Open, and SSB. Rows include sizes 20x14, 24x14, 26x14, 28x14, 30x14, 26x16, 28x16, 30x16, 28x18, 30x18, 26x20, 28x20, 30x20, 28x22, 30x22, 28x24, 30x24, 26x26, 28x26, 30x26, 28x28, 30x28, 26x30, 28x30, 30x30, 28x32, 30x32, 26x36, 28x36, 30x36.

2 Lt. Windows Div. 15 Lt. Top 6 Lt. (3W2II Bot.) 9 Lt. (3W3II)

Table with columns for Glass size and prices. Rows include sizes 24x20/32, 24x36, 30x24/36.

2 Lt. Windows Div. 16 Lt. (Ea. 8 Lt. 4W2II)

Table with columns for Glass size and prices. Rows include sizes 32x20, 36x24, 36x26, 36x28, 36x30, 40x24, 40x26, 40x28.

TABLE 30—WESTERN COLONIAL WINDOWS 1 3/4" CK. RL., POND. PINE—continued

2 Lt. Windows Div. 20 Lt. Top 8 Lt. (4W2II) Bot. 12 Lt. (4W3II)

Table with columns for 2 lt. glass size, Open, and SSB. Rows include sizes 32x20/32, 24/36, 36x24/36, 40x24/36.

TABLE 31—4 LT. HIGH MODERN WINDOWS 1 3/4" CK. RL. POND. PINE

Western layout—4" wider and 6" longer than glass. These are regular 2 lt. windows div. 4 lt. high (ea. 2II). NOTE: For Indianapolis layout or for western sizes not shown use 2 lt. window not divided plus divided lights.

All items made from 2 lt. stock.

Table with columns for 2 lt. glass size, Open, and SSB. Rows include sizes 20x16, 24x16, 26x16, 28x16, 30x16, 26x18, 28x18, 30x18, 26x20, 28x20, 30x20, 26x22, 28x22, 30x22, 26x24, 28x24, 30x24, 26x26, 28x26, 30x26, 26x28, 28x28, 30x28, 26x30, 28x30, 30x30, 26x32, 28x32, 30x32, 26x34, 28x34, 30x34, 26x36, 28x36, 30x36.

TABLE 32—REGULAR 4 LT., 8 LT. & 12 LT. WINDOWS POND. PINE

4 lt. 1 3/4" Ck. Rl. layout—5" wider and 6" longer than glass. 8 lt. 1 3/4" Pl. Rl. layout—4 1/2" wider and 6" longer than glass. 8 lt. 1 3/4" Ck. Rl. layout—5" wider and 6" longer than glass. 12 lt. 1 3/4" Pl. Rl. layout—4" wider and 6" longer than glass. 12 lt. 1 3/4" Ck. Rl. layout—4 1/2" wider and 6" longer than glass.

Items marked (*) are stock, others assembled from KD stock.

4 Lt. Windows (Ea. 2W) 1 3/4" Check Rail

Table with columns for Gl. size, Open, and SSB. Rows include sizes 10x20, 12x16, 14x20, 14x24, 14x28, 14x30, 14x32, 14x36.

TABLE 32—REGULAR 4 LT., 8 LT. & 12 LT. WINDOWS POND. PINE—CON.

8 Lt. Windows (Ea. 2W2H)

Glass size	1 1/2" plain rail		1 3/4" check rail	
	Open	Rail	Open	SSB
8 x 10	*\$1.70	*\$2.47	*\$2.27	*\$3.22
12				
9 x 12	*1.86	*2.97	*2.21	*3.44
14				
10 x 12	*1.92	*3.16	*2.24	*3.56
14	*2.21	*3.59	*2.40	*3.87
16			*2.65	*4.77
18				
12 x 14	*2.08	*3.96	*2.52	*4.43
16	*2.27	*4.30	*2.97	*5.08
18			*3.12	*5.51
14 x 16			3.12	5.57
18			3.22	5.88

12 Lt. Windows (Ea. 3W2H)

Glass size	1 1/2" plain rail		1 3/4" check rail		
	Open	SSB	Open	SSB	
8 x 10	*\$2.02	*\$3.16	*\$2.40	*\$3.93	
12		2.30	3.93	4.55	
9 x 12		2.14	3.87	4.33	
14		2.27	3.93	4.68	
10 x 12		*2.24	*4.06	*4.77	
14		*2.33	*4.40	*5.30	
16		*2.52	*5.48	*6.19	
18				*3.12	*6.85
12 x 14		2.49	5.26	3.00	6.26
16		*2.71	*5.70	*3.22	*6.78
18					
14 x 16					
18					

TABLE 33—LIGHT SASH NOT DIVIDED 1 3/8" POND. PINE

Indianapolis layout—5" wider and 5 1/2" longer than glass; western layout—4" wider and 5" longer than glass. Items marked (*) are stock, others assembled from KD stock.

Glass size	Indianapolis			Western		
	Open	SSB	DSB	Open	SSB	DSB
16 x 16	Dol. 1.03	Dol. 1.36	Dol. 1.48	Dol. *0.91	Dol. *1.23	Dol. *1.36
18	1.03	1.42	1.58	.91	1.30	1.45
20	1.06	1.55	1.70	*.94	*1.42	*1.58
24	1.06	1.61	1.88	*.94	*1.48	*1.76
18 x 18	*1.06	*1.55	*1.70	*.94	*1.42	*1.58
20	1.06	1.61	1.79	*.94	*1.48	*1.67
24	1.13	1.73	2.06	*1.04	*1.64	*1.98
26	1.13	1.88	2.24	1.04	1.79	2.13
28	1.13	1.94	2.27	1.04	1.82	2.20
30	1.24	2.00	2.43	1.13	1.80	2.32
20 x 16	1.06	1.55	1.70	*.94	*1.42	*1.58
18	1.06	1.61	1.79	*.94	*1.48	*1.67
20	*1.06	*1.67	*1.94	*.94	*1.54	*1.82
24	*1.06	*1.79	*2.09	*.94	*1.67	*1.98
26	1.06	1.82	2.15	.94	1.70	2.04
28	1.09	1.91	2.31	.97	1.79	2.20
30	1.24	2.09	2.55	*1.13	*1.98	*2.44
24 x 16	*.97	*1.42	*1.79	*.88	*1.42	*1.70
18	*1.06	*1.67	*1.97	*.94	*1.54	*1.85
20	*1.06	*1.79	*2.09	*.94	*1.67	*1.98
24	*1.06	*1.94	*2.37	*.94	*1.82	*2.26
26	*1.09	*1.97	*2.37	*.97	*1.85	*2.26
28	*1.09	*2.09	*2.55	*.97	*1.98	*2.44
30	*1.18	*2.15	*2.70	*1.07	*2.04	*2.59
32	1.33	2.58	3.16	1.20	2.44	3.03
36	1.39	2.76	3.43	1.26	2.63	3.31
30 x 16	1.13	1.88	2.24	1.04	1.79	2.13
18	1.24	2.00	2.40	1.13	1.89	2.29
20	1.24	2.09	2.49	*1.13	*1.98	*2.38
24	1.27	2.31	2.85	*1.16	*2.20	*2.75
26	1.27	2.49	3.10	1.16	2.38	3.00
28	1.36	2.58	3.16	1.23	2.44	3.03
30	1.36	2.91	3.61	1.23	2.78	3.50
36 x 16	1.36	2.18	2.58	1.23	2.04	2.44
18	1.36	2.34	2.82	1.23	2.20	2.69
20	1.39	2.49	3.03	1.26	2.35	2.91
24	1.39	2.82	3.43	1.26	2.69	3.31
26	1.48	2.97	3.70	1.35	2.85	3.59
28	1.48	3.22	4.04	1.35	3.09	3.93
30	1.58	3.31	4.10	1.42	3.16	3.96

Curtis Sash

C2720 1-2 x 2-1 x 1 1/4 Lt. Glzd. DS in Zinc Bars, *\$4.53.

TABLE 34—MISC. SASH, TRANSOMS AND HOTBED SASH POND. PINE

Items marked (*) are stock, others assembled from KD stock.

6 and 8 Light Casement Sash 1 3/8"

Glass size	6 lt. (2W3H) casement		
	OSM	Open	SSB
8 x 10	1- 8 1/4 x 2-11 1/2	*\$1.30	*\$1.92
12	3- 5 1/2		*2.10
9 x 12	1-10 1/4 x 3- 5 1/2	*1.61	*2.35
10 x 12	2- 0 1/4 x 3- 5 1/2	*1.64	*2.38
14	3-11 1/2	*1.73	*2.82

Glass size	8 lt. (2W4H) casement		
	OSM	Open	SSB
8 x 10	1- 8 1/4 x 3- 9 1/4	*\$1.73	*\$2.85
12	4- 5 1/2		*3.01
9 x 12	1-10 1/4 x 4- 5 1/2	*1.92	*3.09
10 x 12	2- 0 1/4 x 4- 5 1/2	*1.99	*3.28
14	5- 1 1/4	*2.21	*3.96

6 Light Porch Sash 1 3/8"

OSM	Open		SSB
2- 0 1/4 x 4- 5 1/2		\$1.86	\$3.37
5- 1 1/4		2.11	3.87
2- 2 1/4 x 4- 5 1/2		1.92	3.56
5- 1 1/4		2.11	4.02
2-4 1/4 x 4- 5 1/2		1.92	3.62
5- 1 1/4		2.21	4.12
2- 6 1/4 x 4- 5 1/2		1.99	3.84
5- 1 1/4		2.24	4.83

One Light Transoms 1 3/8" 2" S & R

2-8 x 1-0	*\$0.78	*\$1.20
1-2	*.85	*1.27

Irregular Shaped Transoms 1 3/8" Glazed

C2910 Cir. Hd., 3-0 1/2 x 0-11 1/2, 1 lt. DS zinc bars	*\$14.16
C2912 Ell. Hd., 5-1 x 1-1, 1 lt. DS zinc bars	*17.40
C2913 Cir. Hd., 3-0 1/2 x 0-11 1/2, 3 fan lts. wood bars	*7.56
C2916 Ell. Hd., 5-1 x 1-1, 14 fan lts. wood bars	*10.26
C2926 Ell. Hd., 5-1 x 1-1, fan panel	*15.99

Sash for Sidelights 1 3/8" Glazed

Each	
C2902, 0-10 x 4-5, 1 lt. DS zinc bars	*\$8.52
C2902, 0-10 x 4-9, 1 lt. DS zinc bars	*8.68
C2903, 0-9 1/2 x 4-5, 1 lt. DS zinc bars	*9.40
C2903, 0-9 1/2 x 4-9, 1 lt. DS zinc bars	*9.55
C2904, 0-10 x 4-5, 4 lts. high wood bars	*2.94
C2904, 0-10 x 4-9, 4 lts. high wood bars	*3.01
C2905, 0-9 1/2 x 4-5, diamond lts. wood bars	*6.63
C2905, 0-9 1/2 x 4-9, diamond lts. wood bars	*6.75

Hotbed Sash

OSM		Open		SSB
3-0 x 6-0 x 1 3/8"	3 rows glass (no hdwd. X bar).	*\$3.53	*\$6.57	

TABLE 35—MODERN CASEMENT SASH 1 3/8" POND. PINE

Western layout—4" wider and 5" longer than glass. Items made up from 1 lt. stock.

BW2849 3 lt. high casement		BW2853 4 lt. high casement	
Glass area	SSB	Glass area	SSB
16 x 30	\$2.01	16 x 40	\$2.97
36	2.47	48	3.22
18 x 36	2.47	18 x 48	3.22
20 x 36	2.51	20 x 48	3.40
42	2.78	56	4.09

TABLE 36—BARN SASH PONDEROSA PINE

Barn sash layout—4" wider and 5" longer than glass. Items marked (*) are stock, others assembled from KD stock.

Glass size	4 lt. (2W2H) sash			
	1 1/2"		1 3/4"	
	Open	SSB	Open	SSB
7 x 9				
8 x 10	*\$0.88	*\$1.25	*\$1.01	*\$1.36
12	.94	1.36	1.04	1.45
9 x 12	*.94	*1.42	*1.04	*1.61
14	1.01	1.51	1.16	1.61
16	1.13	1.67	1.26	1.82
10 x 10	.94	1.36	1.04	1.45
12	1.01	1.48	1.13	1.61
14	1.04	1.58	1.16	1.76
16	1.13	1.92	1.26	2.01
12 x 12	1.04	1.64	1.16	1.76
14	1.04	1.92	1.23	2.01
16	1.16	*2.04	*1.39	*2.20

Glass size	6 lt. (3W2H) sash			
	1 1/2"		1 3/4"	
	Open	SSB	Open	SSB
7 x 9	*\$0.94	*\$1.42		
8 x 10	*1.01	*1.58	*\$1.13	*\$1.70
12	1.04	1.76		
9 x 12	1.13	1.85	*1.27	*1.92
14	1.16	2.23		
16				
10 x 10				
12	1.13	1.92	1.26	2.01
14	1.16	2.10	1.39	2.23
16	1.35	*2.59	*1.48	*2.72
12 x 12				
14	*1.35	*3.00	*1.61	*2.78
16	*1.39	*3.19	*1.67	*3.00

Glass size	9 lt. (3W2H) sash			
	1 1/2"		1 3/4"	
	Open	SSB	Open	SSB
8 x 10	*\$1.42	*\$2.23	*\$1.54	*\$2.38
9 x 12	*1.54	*2.66	*1.76	*2.82
10 x 12	*1.64	*2.75	*1.86	*2.97

TABLE 37—CELLAR SASH PONDEROSA PINE

2 lt. cellar sash layout—5" wider and 5" longer than glass. 3 lt. cellar sash layout—4" wider and 5" longer than glass.

Items marked (*) are stock, others assembled from KD stock.

2 Light Cellar Sash 1 3/8"

Glass size	Open	SSB
10 x 12		
14	*\$0.78	*\$1.11
16	.91	1.30
12 x 12	.94	1.42
14	*.85	*1.27
16	*.88	*1.30
18	*.94	*1.39

3 Light Cellar Sash 1 3/8"

8 x 10	*\$0.85	*\$1.11
9 x 12	.94	1.36
10 x 12	.94	1.33
14	1.01	1.51
16	*1.04	*1.73
12 x 14	*1.16	*1.85
16	*1.16	*1.92

TABLE 38—WINDOW AND SASH EXTRAS

NOTE: All window and sash items shown on Tables 185 to 188, inclusive, starred (*) or not, are considered as stock. The stars merely indicate the items available for immediate delivery. The extras shown below apply to both starred and other items. Larger sizes than listed and items not shown are being quoted by jobbers on request.

Rule 1—1 1/4" sizes intermediate or smaller

(A) 1 lt. sash or 2 lt. windows, use list of next larger listed size plus 33 1/3% of open list.

(B) If divided, add for lights, as per Rule 5.

Rule 2—1 3/4" thick

(A) 1 lt. sash or 2 lt. windows, use list of same or next larger listed 1 3/4" size of open or glazed, plus 80% of the 1 3/4" open list.

(B) If divided, add for lights, as per Rule 5.

Rule 3—Half windows

All half windows are odd. Use one-half the list of the same or next larger listed size open or glazed, plus 33 1/3% of one-half of the open list.

Rule 4—Glass and glazing

For glass and glazing not otherwise provided for use Table 27.

Rule 5—Divided lights

Add to the list of the desired 2 lt. window or 1 lt. sash, either stock or odd, not otherwise listed, for each divided light with wood bars 1/4" between glass in 1 1/4", 1/4" or 3/4" in 1 3/4" or 1 3/4", open or glazed, as follows:

	1 1/4"	1 3/4"
Vertical or horizontal lts.	\$0.21	\$0.30
Rectangular lts. (except marginal)	.17	.24
Marginal lts.	.21	.30
Diamond lts. not suspended	.39	.60

Rule 6—Rabbeting, planing, drip mold and stops

Rabbit bottom rail, add per sash	\$0.15
Rabbeting for pair, add per sash	.15
Plow bottom rail for and with drip mold, add per sash	.51
Rabbeting for stops (no stops), add per sash	.30
Stops for sash not over 1 3/4", rectangular lts. not over 5 lin. ft. per lt. for stock stops, add	.24
Over 5 lin. ft. per lt. per lin ft. add	.06
Add stops require a machine set-up charge.	

TABLE 39—STORM SASH 1 1/4" PONDEROSA PINE

Indianapolis layout—5 1/4" wider and 8 1/2" longer than glass.

Western layout—4 1/4" wider and 8" longer than glass. All items shown are considered as stock.

2 Lt. (High) Sash for 2 Lt. Windows

Glass size	Indianapolis SSB	Western SSB
16 x 14	\$2.25	\$2.10
16	2.13	1.98
18	2.37	2.22
20	2.43	2.25
22	2.74	2.55
24	2.55	2.34
26	3.12	2.94
28	3.03	2.85
30	3.39	3.15
32	3.60	3.36
34	3.63	3.49
36	3.87	3.63
18 x 14	2.37	2.22
16	2.37	2.22
18	2.58	2.40
20	2.68	2.40
22	3.01	2.82
24	2.98	2.76
26	3.32	3.12
28	3.48	3.24
30	3.63	3.39
32	3.75	3.51
34	3.83	3.70
36	4.20	3.93
20 x 14	2.04	1.92
16	2.28	2.13
18	2.43	2.25
20	2.70	2.55
22	3.00	2.82
24	2.94	2.76
26	3.06	2.85
28	3.18	2.97
30	3.36	3.12
32	4.14	3.87
34	4.20	3.91
36	4.53	4.23

TABLE 39—STORM SASH 1 1/4" PONDEROSA PINE—CON.

Glass size	Indianapolis SSB		Western SSB	
	SSB	DSB	SSB	DSB
22 x 14	\$2.55		\$2.37	
16	2.74		2.55	
18	2.91		2.73	
20	3.18		2.97	
22	3.40		3.09	
24	3.04		2.85	
26	3.21		3.00	
28	3.37		3.16	
30	4.06		3.81	
32	4.33		4.05	
34	4.43		4.26	
36	4.80		4.47	
24 x 14	2.40		2.25	
16	2.55		2.37	
18	2.76		2.58	
20	2.94		2.76	
22	3.06		2.85	
24	3.24		3.09	
26	3.36		3.15	
28	3.60		3.36	
30	3.78		3.54	
32	4.50		4.20	
34	4.68		4.51	
36	5.13		4.80	
26 x 14	2.61		2.46	
16	2.94		2.76	
18	3.12		2.28	
20	3.27		3.06	
22	3.60		3.35	
24	3.36		3.15	
26	3.60		3.36	
28	3.87		3.63	
30	4.65		4.38	
32	4.86		4.53	
34	5.28		5.11	
36	5.52		5.16	

For extras see end of table.

Glass size	Indianapolis		Western	
	SSB	DSB	SSB	DSB
28 x 14	\$3.04		\$2.85	
16	3.21		3.00	
18	3.48		3.24	
20	3.60		3.36	
22	3.78		3.54	
24	3.60		3.36	
26	4.14		3.87	
28	4.44		4.14	
30	4.71		4.38	
32	5.46		5.10	
34	5.32		5.15	
36	6.03		5.61	
30 x 14	3.18		2.97	
16	3.39		3.15	
18	3.60		3.36	
20	3.78		3.54	
22	4.06		3.81	
24	3.78		3.54	
26	4.44		4.14	
28	4.47		4.17	
30	5.37		5.04	
32	5.49		5.16	
34	5.79		5.58	
36	6.03		5.61	
32 x 14	3.39		3.15	
16	3.75		3.51	
18	3.75		3.51	
20	4.08		3.81	
22	4.36		4.08	
24	4.74		4.44	
26	4.80		4.47	
28	5.46		5.13	
30	5.52		5.16	
32	5.72	\$7.56	5.50	\$7.05
34	5.76	7.62	5.54	7.11
36	6.32	8.49	6.08	7.92
36 x 14	3.61		3.36	
16	3.85		3.60	
18	4.20		3.93	
20	4.63		4.23	
22	5.16		4.83	
24	5.16		4.83	
26	5.49		5.13	
28	6.00		5.58	
30	6.03		5.61	
32	6.37	8.49	6.13	7.92
34	7.00	8.90	6.74	8.56
36	7.07	9.24	6.80	8.61
40 x 14	4.68		4.36	
16	4.68		4.36	
18	4.68		4.36	
20	5.64		5.25	
22	5.64		5.25	
24	5.67		5.28	

TABLE 39—STORM SASH 1 1/4" PONDEROSA PINE—CON.

Glass size	Indianapolis		Western	
	SSB	DSB	SSB	DSB
26	\$6.12		\$5.72	
28	6.75		6.27	
30	6.81		6.36	
32	7.22	\$9.33	6.95	\$8.70
34	7.98	10.26	7.68	9.83
36	8.06	10.59	7.75	9.87

For extras see end of table.

4 Lt. (2W2H) Sash for 4 Lt. Windows Western S & P

Glass size	OSM		SSB
10 x 20	2-1 1/4 x 4-0		\$3.03
24	4-8		3.36
26	5-0		3.60
28	5-4		3.75
12 x 16	2-5 1/4 x 3-4		3.05
18	3-8		3.15
20	4-0		2.91
24	4-8		3.36
28	5-4		3.96
30	5-8		4.47
32	6-0		4.74
36	6-8		5.04
14 x 20	2-9 1/4 x 4-0		3.63
24	4-8		4.14
28	5-4		4.74
30	5-8		4.86
36	6-8		5.61

Extras

Wood ventilators, add each	\$0.21
2 lt. sash divided 4 lt., add per sash	.54
For divided lights, rectangular or vertical, add per lt.	.18
Swing light vents, add each	2.19
For intermediate or smaller sizes, add to next larger size shown (percent)	33 1/3

TABLE 40—CURTIS PREFITTED STORM SASH 1 1/4" POND. PINE

Items marked (*) are considered as stock.

C2868 2 Equal Light Sash

Glass	Wdo. opg.	SSB
12 x 20	1- 4 x 3-10	\$2.34
26	4-10	2.78
14 x 16	1- 6 x 3- 2	2.25
20	3-10	2.50
26	4-10	2.94
16 x 20	1- 8 x 3-10	*2.31
24	4- 6	*2.53
26	4-10	3.34
18 x 12	1-10 x 2- 6	*1.94
20	3-10	2.81
24	4- 6	*2.84
26	4-10	3.56
28	5- 2	3.66
20 x 15	2- 0 x 3- 0	2.28
16	3- 2	2.75
18	3- 6	*2.47
20	3-10	*2.72
22	4- 2	*2.84
24	4- 6	*3.00
26	4-10	*3.09
28	5- 2	*3.25
30	5- 6	4.03
32	5-10	4.38
24 x 15	2- 4 x 3- 0	*2.47
18	3- 6	*2.81
20	3-10	*3.00
22	4- 2	*3.09
24	4- 6	*3.34
26	4-10	*3.41
28	5- 2	*3.66
30	5- 6	4.56
32	5-10	5.07
27 x 15	2- 7 x 3- 0	*2.87
18	3- 6	*3.12
20	3-10	*3.25
22	4- 2	*3.41
24	4- 6	*3.66
26	4-10	*3.84
28	5- 2	*3.97
30	5- 6	5.13
32	5-10	5.69
28 x 24	2- 8 x 4- 6	4.31
26	4-10	4.69

TABLE 40—CURTIS PREFITTED STORM SASH 1 1/4" POND. PINE—continued

C2868 2 Equal Light Sash—Continued

Glass	Wdo. opg.	SSB
28 x 28	5-2	\$4.97
32	5-10	5.88
30 x 12	2-10 x 2-6	*2.66
18	3-0	*2.91
18	3-6	3.28
20	3-10	*3.41
22	4-2	4.31
24	4-6	*3.84
26	4-10	*4.19
28	5-2	*4.22
30	5-6	5.75
32	5-10	5.91
32 x 20	3-0 x 3-10	*3.75
22	4-2	4.66
24	4-6	*4.25
26	4-10	4.31
28	5-2	4.91
30	5-6	5.91
32	5-10	6.35
36 x 24	3-4 x 4-6	*4.63
26	4-10	4.94
28	5-2	6.35
30	5-6	6.38
32	5-10	7.07
40 x 24	3-8 x 4-6	*5.07
26	4-10	*5.54
28	5-2	7.13
30	5-6	7.26
32	5-10	7.95

C2869 2 Unequal Light Sash

30 x 24/36	2-10 x 5-6	*\$4.85
40 x 24/36	3-8 x 5-6	*6.10

C2877 2 Unequal Light Sash

20 x 24/36	2-0 x 5-6	*\$3.41
------------	-----------	---------

TABLE 41—INSIDE DOOR FRAMES.

Assembled with stops 1 1/4" wide or less nailed on. Drum sanded.

7/8" Jamba

Per frame, 2-10 x 6-8 or less	Jamba width					Omit stops deduct
	3 1/2	5 1/2	7 1/2	9 1/2	11 1/2	
Uns. birch	\$3.00	\$3.75	\$4.85	\$6.20	\$7.55	\$1.10
Tenn. red cedar	2.05	2.45	3.90	4.35	5.85	.75
Red gum	2.80	3.55	4.30	5.15	6.35	1.05
Sap gum	2.15	2.65	3.20	3.70	4.70	.80
Mahogany	4.45	5.70	7.05	8.40	9.25	1.60
Pl. red oak	2.40	2.95	3.60	4.40	5.15	.90
Pl. white oak	3.00	3.75	4.70	5.70	6.40	1.10
Qtd. oak	3.50	4.35	5.35	6.55	7.25	1.25
Knotty pine	2.35	2.85	3.45	4.15	4.65	.90
Ponderosa pine	2.35	2.85	3.45	4.15	4.65	.90
Yellow pine	2.10	2.55	3.00	3.55	4.90	.80
Uns. poplar	2.25	2.80	3.60	4.25	4.95	.85
Am. walnut	4.60	5.95	7.85	8.70	9.55	1.70

1 1/4" Jamba

Uns. birch	\$3.60	\$4.60	\$6.20	\$7.90	\$9.80	\$1.10
Tenn. red cedar	2.30	2.90	4.70	5.35	7.05	.75
Red gum	3.20	4.15	5.15	6.35	7.55	1.05
Sap gum	2.45	3.10	3.85	4.55	5.75	.80
Mahogany	5.20	6.90	8.75	10.65	11.50	1.60
Pl. red oak	2.90	3.70	4.65	5.65	6.85	.90
Pl. white oak	3.85	5.00	6.40	7.75	8.60	1.10
Qtd. oak	4.25	5.55	7.05	8.75	9.60	1.25
Knotty pine	2.75	3.45	4.40	5.15	5.85	.90
Ponderosa pine	2.75	3.45	4.40	5.15	5.85	.90
Yellow pine	2.45	3.10	3.80	4.70	5.90	.80
Uns. poplar	2.60	3.35	4.25	5.30	5.95	.85
Am. walnut	5.60	7.50	10.05	11.40	12.25	1.70

Intermediate or narrower jamb figure next wider jamb shown. Larger than 2-10 x 6-8—figure as follows: for each foot or part thereof wider than 2-10, add 5 percent; for each foot or part thereof higher than 6-8, add 10 percent. If both wider and higher, base each extra on 2-10 x 6-8 list. For other extras see Table 42.

TABLE 41—INSIDE DOOR FRAMES—continued

Assembled rabbeted or not rabbeted, no stops. Drum sanded. Extra for stops is for stops 1 1/4" wide or less.

1 1/4" Jamba

Per frame, 2-10 x 6-8 or less	Jamba width					With stops add
	3 1/2	5 1/2	7 1/2	9 1/2	11 1/2	
Uns. birch	2.80	4.10	5.95	8.15	10.20	1.10
Tenn. red cedar	1.70	2.40	4.25	4.95	7.00	.75
Red gum	2.50	3.50	4.75	6.15	7.65	1.05
Sap gum	1.85	2.65	3.50	4.25	5.45	.80
Mahogany	4.25	6.30	8.70	10.70	11.90	1.60
Pl. red oak	2.30	3.25	4.45	5.60	6.80	.90
Pl. white oak	3.15	4.60	6.30	8.00	8.85	1.10
Qtd. oak	3.60	5.30	7.15	9.20	10.20	1.25
Knotty pine	2.05	3.00	3.90	4.95	5.60	.90
Ponderosa pine	2.05	3.00	3.90	4.95	5.60	.90
Yellow pine	1.90	2.65	3.40	4.60	5.80	.80
Uns. poplar	2.00	2.80	3.90	5.10	5.80	.85
Am. walnut	4.75	7.00	10.40	11.90	12.95	1.70

1 3/4" Jamba

Uns. birch	3.60	5.30	7.65	10.55	13.10	1.10
Tenn. red cedar	2.15	3.00	5.30	6.15	8.35	.75
Red gum	3.15	4.60	6.15	8.00	9.85	1.05
Sap gum	2.30	3.35	4.45	5.60	7.00	.80
Mahogany	5.60	8.35	11.55	14.45	15.65	1.60
Pl. red oak	3.05	4.45	6.15	7.85	9.35	.90
Pl. white oak	4.45	6.65	9.00	11.55	12.60	1.10
Qtd. oak	4.95	7.15	9.85	12.75	13.95	1.25
Knotty pine	2.75	3.90	5.45	6.65	7.50	.90
Ponderosa pine	2.75	3.90	5.45	6.65	7.50	.90
Yellow pine	2.40	3.40	4.45	5.95	7.50	.80
Uns. poplar	2.55	3.60	5.10	6.65	7.50	.85
Am. walnut	6.30	9.35	13.80	15.80	17.20	1.70

Intermediate or narrower jamb, figure next wider jamb shown. Larger than 2-10 x 6-8—figure as follows: For each foot or part thereof wider than 2-10, add 5 percent; for each foot or part thereof higher than 6-8, add 10 percent. If both wider and higher, base each extra on 2-10 x 6-8 list. For other extras see Table 42.

TABLE 42—INSIDE DOOR FRAME EXTRAS, ETC.

NOTE: These extras apply to inside door frames shown on "Inside Door Frames" (Pages 53-54, of the original document) for convenience in figuring. Figure multiple frames as multiples of single frames. For two kinds of wood in frame, figure highest wood, and add \$1.00. For sliding door frames, figure two regular frames. For transom opening, add to proper size door frame, 100%. For stops set in, glued and screwed, add per frame, \$0.50. For stops set in, glued and screwed, add per frame with transom opening, \$1.00. Irregular curved heads—Double the list of same size inside door frame, and add as follows:

	Jamb width				
	3 3/4	5 1/2	7 1/2	9 1/2	11 1/2
3-0 opening or less	\$5.00	\$5.00	\$6.00	\$7.00	\$8.00
Each 1-0 wider opening add	1.00	1.50	2.00	2.50	3.00

NOTE: For irregular heads with straight members and other inside frames use inside frames schedule.

TABLE 43—BASEMENT DOOR FRAMES AND UTILITY OPENINGS

Inside basement door frames, 3'10" x 7'8" or less, with stops nailed on or rabbeted—figure as follows:

Per frame made out of 2 x 6 or less common lumber	\$2.00
Per frame made out of 2 x 8 common lumber	2.50
Per frame made out of 2 x 10 common lumber	3.00
Per frame made out of 2 x 12 common lumber	3.50
Plumbing access, utility, clothes chute and scuttle openings, include frame, door and casing—figure each opening as follows:	
Sap gum, pond. pine, poplar, or YP	\$5.00
All other woods	7.50

TABLE 41—INSIDE FRAMES

NOTE: For inside frames not shown in "Inside Door Frames" and "Inside Door Frame Extras, Etc." (Pages 53 to 55 inclusive of the original document) figure as follows:

Frames with plain jambs, figure material as molding. Frames with paneled jambs, figure paneled parts as panework and plain parts as molding. Then add any of the labor charges shown below that apply. Lengths—Add from 1" to 6" to opening sizes, depending on construction, to determine cutting lengths, plus mullions, bars, etc. Miscellaneous charges—For work performed, add as follows: Dadoing, add per dadoe \$0.10. Two kinds of wood, figure highest wood, and add per frame 1.00. Preparing joints between irregular heads and side jambs add per joint .50. Assembling charges—Add for dados or preparing joints, as shown above, and then add as follows: Assembling frames without stops: Add per single door frame \$0.15. Add per single sash frame .25. Add per single door frame with transom opening .30.

	With nails	With screws
Attaching planted on stops:		
Add per single door frame	\$0.25	\$0.35
Add per single sash frame, one set of stops	.40	.60
Add per single door frame with transom opening	.50	.70

Attaching set-in stops, glued and screwed: Add per single door frame \$0.75. Add per single sash frame, one set of stops 1.00. Add per single door frame with transom opening 1.50. Jib head or slip sill: Figure members required, and add per single frame 2.75. Glazing windows, sash and small doors, add to glass as follows: 2 light window not divided, add per window. 1 light sash, half window or small door not divided, add. Divided lights, figure item as if not divided, and add for each additional light.

NOTE: For bedding in putty or back puttying, double the above ordinary glazing charges. Glazing regular doors and sidelights, add to glass as follows: (A) 1 light not divided not over 36" high, add. (B) 1 light not divided over 36" high, add. Divided lights, figure item as if not divided, and add for each divided light, as follows:

Rectangular (A) or (B)	Horizontal (A) or (B)	Vertical		Marginal (A) or (B)
		(A)	(B)	
\$0.15	\$0.25	\$0.25	\$0.40	\$0.25

Setting mirrors, add to mirrors as follows: Add for preparing for mirror, and add for setting. For setting mirrors in small doors such as medicine cabinet doors, etc., add for proper mirror hack, and add small glass door glazing extras shown above.

[F. R. Doc. 46-7991; Filed, May 13, 1946; 9:17 a. m.]

[Region I Order G-12 Under RMPR 251]

INSTALLED MINERAL WOOL INSULATION IN VERMONT

An opinion accompanying this order, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Under the authority vested in the Regional Administrator of Region I by sections 9 and 20 of Revised Maximum Price Regulation No. 251, and by the Emergency Price Control Act of 1942, as

amended, Order No. G-12 is hereby issued.

SECTION 1. Transactions covered by this order. This order covers sales of mineral wool insulations on an installed basis in existing structures located in the State of Vermont. Certain items of incidental construction work are also given specific prices by this order when performed by sellers in connection with sales of mineral wool insulation on an installed basis. All other incidental construction work remains covered by Revised Maximum Price Regulation No. 251.

"Mineral wool" means rock wool, slag wool, glass wool or any other material customarily used to retain or exclude heat, whether loose or in batt or blanket form.

"Existing structures" means completed structures, whether occupied or unoccupied, and includes ordinary changes, improvements, remodeling and additions to such structures.

"On an installed basis" means a transaction in which the seller furnishes mineral wool insulation, together with the labor, services and material required to incorporate such insulation into an existing structure. Installation may be performed by the pneumatic or blowing method, by the hand-packing method, or by the use of batts and blankets.

"Incidental construction work" means work performed or services rendered with respect to a building or structure apart from the installation of mineral wool insulation.

SEC. 2. Relationship of this Order No. G-12 to Revised MPR 251. (a) The provisions of this order supersede sections 6, 7, 8, 16 and 17 of Revised Maximum Price Regulation 251, except as otherwise provided in this order, with respect to sales covered by this order. Except as otherwise provided herein, all transactions subject to this order shall remain subject to all provisions of Revised Maximum Price Regulation 251, together with all amendments that have been or hereafter may be issued.

(b) On and after the effective date of this order, regardless of any contract or other obligation (except as provided in paragraph (d) below), no person shall sell, offer to sell, or deliver in the area covered by this order mineral wool insulation on an installed basis or perform incidental construction work listed in Table I at prices higher than the maximum prices established by this order.

(c) An employer paying or about to pay labor rates higher than those in effect for him on the effective date of this order by reason of the predetermination of wage rates by the Secretary of Labor under the Davis-Bacon Act or any order or authorization of the Wage Adjustment Board, National Wage Stabilization Board, or the Office of Economic Stabilization, or by any other appropriate federal wage or salary stabilization agency, may file a petition for the amendment of this order to reflect such increased labor rates. Such a petition for amendment shall conform in all re-

spects with the provisions of Revised Procedural Regulation No. 1, except that it shall be filed with the Montpelier, Vermont District Office.

(d) This order does not cover any sale made pursuant to a written contract executed within thirty days prior to the effective date of this order, nor deliveries thereunder, nor the record-keeping requirements in connection therewith, if all of the work under such a contract is completed within thirty days after the effective date of this order and if the price for the sale under such contract and the record keeping in connection therewith is in compliance with the provisions of Revised Maximum Price Regulation No. 251.

SEC. 3. Maximum prices—(a) *Mineral wool insulation on an installed basis.* Maximum prices fixed by this order apply to the installation of all types and thicknesses of blown mineral wool, hand packed loose mineral wool, and mineral wool batts and blankets.

The maximum prices for sales of mineral wool insulation covered by this order shall be those shown in Table I of this section. These prices are based upon an insulation thickness of four (4) inches. A $\frac{3}{8}$ inch tolerance may be allowed for thicknesses of four (4) inches or over, but no tolerance shall be allowed for thicknesses under four (4) inches.

For each inch or fraction of inch of insulation thickness over four (4) inches, when ordered by the buyer, the seller may make the following charges:

For flat areas, $3\frac{1}{2}\epsilon$ per square foot.
For vertical areas, $3\frac{1}{2}\epsilon$ per square foot.
For sealed slopes, $3\frac{1}{2}\epsilon$ per square foot.

For each inch of thickness under four (4) inches the seller shall deduct two cents (2¢) per square foot.

The diagrams referred to in Table I of this section are on file with the Division of the Federal Register, and are hereby made a part of this order. For the convenience of sellers and buyers, and in the interest of simplification and clarity of description, copies of these diagrams (known as Home Insulation Diagrams) may be obtained at the Montpelier, Vermont District Office of the Office of Price Administration.

(b) *Small jobs.* Where a machine or a crew of two or more workers is used on a mineral wool insulation job and the total charge as determined in accordance with maximum prices listed in Table I is \$100 or less, the seller may add \$10 to such charge.

(c) *Transportation charges.* If installation is in a structure located within a fifty (50) mile radius of a place where the seller ordinarily keeps the required insulation material, no additional charge may be made for transportation.

If installation is in a structure which is located more than fifty (50) miles from the nearest place where the seller ordinarily keeps the required insulation material, an additional charge of not more than two cents (2¢) per square foot may be added to the maximum charge as established by Table I to cover costs of transportation.

TABLE I—CATEGORIES

EXPOSED CEILINGS	
Prices per sq. ft. (4" thickness basis for "mineral wool"; see Section I for definition)	
1. Open attics with over 42" clearance to roof. Diagram 1; including blocking off.....	\$0.15
2. Under flat built up roofs (suspended ceiling); open blowing conditions. (Price does not include cost of opening and closing for area.) Diagram 2.....	.16
COVERED CEILINGS	
(Prices include the cost of removing and replacing flooring)	
3. Open attics with a single rough flooring and accessible. Diagram 3.....	\$0.17
4. Open attics with finished single floors. Diagram 4.....	.20
5. Open attics with double floors, the top floor finished. Diagram 5.....	.20
FLAT CEILINGS IN CLOSED SPACES	
(Prices do not include cost of opening and closing)	
6. Flat ceilings in closed spaces under pitched or sloping roofs where opening in roof is necessary, such as pocket areas behind knee walls, areas under roof ridges or extensions which are practically flat. Diagram 6:	
(a) Unfloored	\$0.16
(b) Floored:	
i. With single rough floor.....	.17
ii. With single finished floor.....	.20
iii. With double finished floor.....	.20
7. Ceilings in closed space under ridge of pitched roofs, where openings for the full length of ridge are necessary because of small clearance between ridge and ceiling areas. Diagram 7—Unfloored18
8. Flat built up roof type including row house construction and commercial buildings. Diagram 8.....	.18
9. Flat roof decks covered with tin, copper, or canvas. Diagram 9.....	.21
10. Garrison overhang. Diagram 10.....	.22
11. Dormer tops. Diagram 11.....	.18
12. Bay window top or bottom. Diagram 12:	
(a) Top18
(b) Bottom18
FLOORS	
(Prices do not include cost of opening and closing)	
(Prices do not include cost of retaining material)	
13. Any exposed floors over garage ceilings, open porches or similar types of areas where the under side of the area to be insulated is closed and finished. Diagram 13.....	\$0.20
14. Any exposed floors where the areas to be insulated are not closed and finished and where retaining materials are required. Diagram 14.....	.23
FLOORS OVER UNEXCAVATED AREAS	
15. Batt and blankets. Diagram 15.....	.21
16. 4" fill blown in over retaining material. Diagram 16 (prices do not include cost of retaining material).....	.18
SLOPING AREAS	
(Prices do not include opening or closing or retaining material)	
17. All slopes where closed and finished on the interior side of the rafters. Diagram 17.....	\$0.19

TABLE I—CATEGORIES—Continued

SLOPING AREAS—continued

- 18. Open rafters and slopes where batts or blankets are used, such as pocket outside of knee walls where blow is impracticable. Diagram 18..... \$0.20
- 19. Open rafters and slopes. Application of batts or blankets. Diagram 19 (no retainer used)..... .20

KNEE WALLS, PARTITIONS, AND STAIRWELLS AND APPURTENANCES

- 20. Interior plastered walls where no decoration is necessary except plaster patching. Diagram 20 (price includes opening and closing of plastered walls)..... \$0.20
- 21. Knee walls. Diagram 21
 - (a) Batt and blankets..... .18
 - (b) Blown (retaining material not included)..... .18
- 22. Knee walls not accessible. Diagram 22 (retaining material not included)..... .21
- 23. Stairwells and appurtenances (prices include opening and closing of plastered wall):
 - (a) Soffits. Diagram 23 (per sq. ft.)..... .18
 - (b) Walls (Measurement of walls may be taken as rectangular from floor to ceiling) (per sq. ft.)..... .15
 - (c) Weatherstrip attic door (per lineal ft.)..... .10
 - (d) Cover door with insulating board (based on 1" thickness) (per sq. ft.)..... .20

EXTERIOR WALLS

(Prices include cost of opening and closing)

- 24. Exterior walls with inner finish whose outer surface is composed of—(Diagrams 24–30, inclusive):
 - (a) Wood or asphalt shingles..... \$0.17
 - (b) Wood clapboards..... .16
 - (c) Brick or stone veneer..... .22
 - (d) Stucco..... .18
 - (e) Asbestos cement shingles..... .18
 - (f) Wood and asphalt shingles or shingles and clapboards or two or more such sidings..... .20
- 25. Gable and end walls with inner finish. Diagrams 25, 26, 27. The prices listed under categories 24 (a) to 24 (f) inclusive, depending upon the type of outer finish.
- 26. Gable and end walls without inner finish. Diagrams 25, 26 and 27 (Batts or blankets). Retaining material not included..... .18
- 27. Dormer cheeks and faces with inner finish. Diagrams 28 and 29..... .20
- 28. Dormer cheeks and faces without inner finish. Diagrams 28 and 29 (Batts or blankets)..... .18

OPENINGS AND CLOSINGS

A separate additional charge may be made for openings and closings only in those cases where opening and closing are not specifically included in the price applicable to the category. The charge includes payment for all labor and material including that used for replacement of material where necessary.

	Man-hole size	Strip openings
29. Common wood or asphalt shingles or rolled asphalt roofing.....	Each \$6.40	Per square ft. \$0.80
30. Slate, tile and asbestos shingles.....	6.80	.85
31. Wood openings or openings through similar materials, including beaded ceilings.....	4.77	.75
32. Metal roofs; tar and gravel roofs; maximum prices shall be determined under Revised Maximum Price Regulation No. 251.		

TABLE I—CATEGORIES—Continued

RETAINING MATERIALS

(Includes Material and Installation)

- 33. Paper wall boards (per square ft.)..... \$0.07
- 34. Rock lath (per square ft.)..... .12
- 35. Plaster board and insulating board (per square ft.)..... .10

SEC. 4. *Measurements.* It shall be the seller's responsibility to ascertain that all measurements are accurate. Measurements for exterior walls may be taken overall, with no deduction for openings, except for sun porch walls, store fronts or similar areas where windows and door areas must be deducted. In the case of elevator wells, ventilators, skylights, monitors and penthouses on flat roofs the entire such area must be deducted where they are more than 16 square feet in area and extend through the flat ceiling area to be insulated. For attic floors outside gross dimensions may be taken. In measuring the height of knee walls, to the height between floors, joists and rafters, add one foot for floor seal piling of insulation. For slopes add six inches to length of clear span for capping intersecting surfaces. For flat ceilings which intersect slopes add one foot to length of span taken at right angles to intersecting slopes. For stairwell walls measurement may be taken as a rectangle from floor to ceiling and not as triangles. Where the exterior walls are of brick or stone veneer or solid brick, the area of floors or ceilings to be insulated shall be determined by taking interior dimensions, not to exceed the gross area thereof.

In determining the total of the square foot area for each category of insulation installed, a tolerance of 5 per cent will be permitted.

SEC. 5. *Maximum prices for related work and incidental construction.* The maximum prices that may be charged for related work and incidental construction work performed in connection with sales covered by this order and for which no separate dollars-and-cents price has been set out in section 3 of this order shall be the maximum prices established in accordance with Revised Maximum Price Regulation No. 251 or as fixed by any applicable area pricing order issued by the Office of Price Administration. The charge for such related work and incidental construction work shall not be included in the charge for installed mineral wool insulation but shall be separately priced and billed on all invoices and sales slips.

SEC. 6. *Quoting a "guaranteed price."* The seller may offer to sell an insulation job covered by this order on the basis of a "guaranteed price" wherein the seller agrees to charge a fixed amount: *Provided, however,* That the so-called "guaranteed price" must not be higher than the maximum price figured in accordance with the pricing methods and requirements of this order. The seller shall stamp or otherwise mark conspicuously on each invoice a statement in substantially the following form: "Prices are at or below ceiling prices set by OPA Regional Order No. G-12 under RMPR 251."

SEC. 7. *Records and invoices.* (a) Every seller of mineral wool insulation

on an installed basis, whether the sale is made as a part of a general contract calling for installation of other commodities or not, shall:

(1) Keep at his place of business, available for inspection by representatives of the Office of Price Administration, for so long as the Emergency Price Control Act of 1942, as amended, remains in effect, records concerning each sale covered by this order, showing the following:

(i) The date of the sale and the date on which the installation was completed.

(ii) The name and address of the seller and buyer.

(iii) The number of square feet and type of insulation installed, the thickness of insulation material, and a description of the areas in which such insulation material was installed.

(iv) The price charged for each separate category exactly as stated in Table I including category number and diagram number. If the seller performs the work described by two or more categories and charges a price for such work not in excess of the maximum price for the lowest priced category in the combination, the seller may invoice the work on the basis of the lowest priced category used in the combination.

(v) The terms of sale.

(vi) A statement shown separately on the invoice or contract of any related work or incidental construction work and the prices therefor.

(2) Upon completion of the work or within a reasonable time thereafter, if requested by the purchaser, give to the purchaser an invoice or similar document showing the information set forth in the preceding subdivisions (i) to (vi) inclusive.

(b) Every person making sales subject to this order shall notify the purchaser of the existence of this order, and, if requested, show the purchaser a copy of this order and a copy of the Home Insulation Diagrams referred to in this order and a copy of Revised Maximum Price Regulation No. 251.

SEC. 8. *Recomputation.* Within 30 days from the commencement of the work performed pursuant to a sale covered by this order, the seller shall recompute his price by reviewing the Categories and other factors used in arriving at his price on the basis of actual services rendered and material furnished and shall determine whether the price quoted or charged is the properly established maximum price. In case the price quoted or charged is higher than the maximum price, the seller shall reduce his price to the properly established maximum price and shall refund to the buyer within 30 days from the commencement of the work any excess which has been paid, or by written notice to the buyer, shall cancel the appropriate part of the indebtedness for any unpaid excess, or both, as the case may be. In the event an extension of time is required, the seller may apply in writing to the Montpelier, Vermont, District Office and for good cause shown, the District Director or his designee shall grant the extension in writing. Any charge or collection in an amount in excess of the maximum

price properly computed in accordance with this order shall not be considered to be a violation of this order if the amount thereof is refunded or credited to the buyer in accordance with this paragraph.

SEC. 9. Enforcement. (a) Persons violating any provisions of this order are subject to the criminal penalties, civil enforcement actions, suits for treble damages, and proceedings for revocation of licenses provided for by the Emergency Price Control Act of 1942, as amended.

(b) Agencies of the United States and their contracting or paying finance officers are not subject to any liability, civil or criminal, imposed by this order.

SEC. 10. 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 order. A seller's license may be suspended for violations of the license or of one or more maximum price 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. 11. Revocation. This order may be revised, amended, or revoked at any time by the Office of Price Administration.

This Order No. G-12 shall become effective May 20, 1946.

Issued this 6th day of May 1946.

ELDON C. SHOUP,
Regional Administrator.

[F. R. Doc. 46-8360; Filed, May 17, 1946; 4:48 p. m.]

[New York Order G-1 Under Reconversion Gen. Order 1 Under SO 118]

R. P. CARGILLE

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 the provisions of Reconversion General Order #1 under SO 118 and SO 118, it is ordered:

(a) *Manufacturer's maximum prices.* R. P. Cargille, 118 Liberty St., New York 6, N. Y. may increase its maximum prices in effect immediately prior to the issuance of this order, for sales to each class of purchaser of See-Sharp (Focusing Device for Photographic Enlargers) which it manufactures by 26% of each such maximum price.

(b) *Maximum prices of purchasers for resale.* This paragraph sets forth the methods by which persons purchasing the See-Sharp (Focusing Device for Photographic Enlargers) referred to in paragraph (a) shall determine their maximum resale prices:

(1) If the purchaser for resale has already established his maximum prices under the General Maximum Price Regulation for his resales of these articles prior to the issuance of this order, he may increase such maximum prices by 26%.

(2) If the purchaser for resale has not established his maximum prices for the

See-Sharp (Focusing Device for Photographic Enlargers) under the General Maximum Price Regulation, he shall proceed to do so, and may increase the maximum prices established under § 1499.2 of that regulation by 26%. A purchaser for resale who delivered or offered for delivery during March 1942 an article which meets the definition of "most comparable article" contained in § 1499.3 (a) of the General Maximum Price Regulation, except that it need not be currently offered for sale, shall determine his maximum resale price by adding to his invoice cost the same markup which he had on that comparable article, according to the method and procedure set forth in that section.

The determination of a maximum resale price in this way need not be reported to the Office of Price Administration; however, each seller must keep complete records showing all the information called for by OPA form 620-759 with regard to how he determined his maximum resale price, for inspection by the Office of Price Administration, for so long as the Emergency Price Control Act of 1942, as amended, remains in effect.

(3) If a purchaser for resale cannot determine his maximum resale price under the above method, he shall apply to the Office of Price Administration for the establishment of his maximum resale price under § 1499.3 (c) of the General Maximum Price Regulation. Maximum resale prices established under that section will reflect the supplier's prices adjusted in accordance with this order.

(c) *Terms of sale.* Maximum prices adjusted by this order are subject to each seller's customary terms, discounts, allowances and other price differentials on sales to each class of purchaser.

(d) *Notification.* At the time of, or prior to, the first invoice to a purchaser for resale showing a maximum price adjusted in accordance with the terms of this order, the seller shall notify such purchaser in writing of the methods established in paragraph (b) for determining adjusted maximum prices for resales of the articles covered by this order. This notice may be given in any convenient form.

(e) *Revocation or amendment.* This order may be revoked or amended at any time.

(f) *Effective date.* This order shall become effective immediately.

Issued this 28th day of March 1946.

DAVID J. WILLIAMS,
Assistant to the
Regional Administrator.

[F. R. Doc. 46-8359; Filed, May 17, 1946; 4:47 p. m.]

[Region II Order G-52 Under RMPR 122, Amdt. 4]

SOLID FUELS IN NEW YORK

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 §§ 1340.260 and 1340.259 (a) (1) of Revised Maximum Price Regulation No. 122, Order No. G-52 is amended in the following respects:

1. Paragraphs (d) (1) and (d) (2) are amended to read as follows:

(d) *Schedule I.*

(1) *Sales on a "direct-delivery" basis.*

FOR SALES OF ANTHRACITE OF THE SIZES AND IN THE QUANTITIES SPECIFIED

Size	Per net ton	Per net ½ ton	Per net ¼ ton	Per 100 lbs. for sales of 100 lbs. or more but less than ½ ton	Per 50 lb. bag
Broken, egg, stove, and nut.....	\$14.95	\$7.75	\$4.15	\$0.95	\$0.525
Pea.....	12.65	6.60	3.55	.85	.47
Buckwheat.....	19.15	5.35	2.95	.75	.42
Rice.....	9.20	4.85	2.70	.70
Barley.....	7.95	4.25	2.40
Screenings.....	4.75	2.40

(2) *"Yard sales" to consumers.*

FOR SALES OF ANTHRACITE OF THE SIZES AND IN THE QUANTITIES SPECIFIED

Size	Per net ton for sales of ½ ton or more	Per 100 lbs. for sales of 100 lbs. or more, but less than ½ ton	Per 50-lb. bag
Broken, egg, stove, nut.....	\$14.20	\$0.85	\$0.475
Pea.....	11.90	.75	.42
Buckwheat.....	9.40	.65	.37
Rice.....	8.45	.60
Barley.....	7.20
Screenings.....	3.75

2. Paragraphs (d) (3) and (d) (4) are amended to read as follows:

(d) *Schedule I.*

(3) *Yard sales within the city of Syracuse, to dealers for resale.*

Size:	Per net ton for sales of ½ ton or more
Broken, egg, stove, nut.....	\$12.15
Pea.....	10.00
Buckwheat.....	7.90
Rice.....	7.00
Barley.....	5.75

(4) *"Bagged coal".*

FOR SALES OF ANTHRACITE OF THE SIZES AND IN THE QUANTITIES SPECIFIED
[Maximum price per 100-lb. bag (bag included)]

Size	Delivered at dealer's yard to—		Delivered to retail stores	Sales to ultimate consumers
	Dealers for resale	Consumers		
Egg, stove, and nut.....	\$0.85	\$0.95	\$0.95	\$1.05
Pea.....	.75	.85	.85	.95
Buckwheat.....	.65	.75	.75	.85
Rice.....	.60	.70	.70	.80

[Maximum price per 75-lb. bag (bag included)]

Egg, stove and nut.....	\$0.64	\$0.715	\$0.715	\$0.79
Pea.....	.555	.63	.63	.705
Buckwheat.....	.47	.545	.545	.62
Rice.....	.425	.50	.50	.57

[Maximum price per 50 lb. bag (bag included)]

Egg, stove, and nut.....	\$0.425	\$0.475	\$0.475	\$0.525
Pea.....	.37	.42	.42	.47
Buckwheat.....	.32	.37	.37	.42
Rice.....	.295	.345	.345	.395

3. Paragraphs (e) (1), (e) (2) and (e) (3) are amended to read as follows:

(e) *Schedule II.*

(1) *Sales on a "direct-delivery" basis.*

FOR SALES OF ANTHRACITE OF THE SIZES AND IN THE QUANTITIES SPECIFIED

Size	Per net ton	Per net ½ ton	Per net ¼ ton	Per 100 lbs. for sales of 100 lbs. or more but less than ¼ ton	Per 50 lb. bag
Broken, egg, stove, and nut	\$14.60	\$7.60	\$4.00	\$0.95	\$0.525
Pea	12.90	6.75	3.55	.85	.47
Buckwheat	10.40	5.50	2.95	.75	.42
Rice	9.35	5.00	2.70	.70	
Barley	8.10	4.35	2.35		
Screenings	4.75	2.40			

(2) "Yard sales" (Except sales within the city of Auburn to dealers for resale).

FOR SALES OF ANTHRACITE OF THE SIZES AND IN THE QUANTITIES SPECIFIED

Size	Per net ton for sales of ½ ton or more	Per 100 lbs. for 100 lbs. or more, but less than ½ ton
Broken, egg, stove, and nut	\$13.85	\$0.85
Pea	12.15	.75
Buckwheat	9.65	.65
Rice	8.60	.60
Barley	7.35	
Screenings	3.75	

(3) "Yard sales" within the City of Auburn to dealers for resale.

Size:	Per net ton
Broken, egg, stove, nut	\$12.32
Pea	10.38
Buckwheat	8.38
Rice	7.48
Barley	6.23

4. Paragraphs (f) (1) and (f) (2) are amended to read as follows:

(f) *Schedule II.*

(1) *Sales on a "direct-delivery" basis.*

FOR SALES OF ANTHRACITE OF THE SIZES AND IN THE QUANTITIES SPECIFIED

Size	Per net ton	Per net ½ ton	Per net ¼ ton	Per 100 lbs. for sales of 100 lbs. or more but less than ¼ ton	Per 50 lb. bag
Broken, egg, stove, and nut	\$15.35	\$7.05	\$4.25	\$0.95	\$0.525
Pea	13.40	6.95	3.75	.85	.47
Buckwheat	11.15	5.85	3.20	.75	.42
Rice	9.85	5.20	2.85	.70	
Barley	8.60	4.55	2.55		
Screenings	4.75	2.40			

(2) "Yard sales."

FOR SALES OF ANTHRACITE OF THE SIZES AND IN THE QUANTITIES SPECIFIED

Size	Per net ton for sales of ½ ton or more	Per 100 lbs. for sales of 100 lbs. or more, but less than ½ ton	Per 50-lb. bag
Broken, egg, stove, and nut	\$14.35	\$0.85	\$0.475
Pea	12.40	.75	.42
Buckwheat	10.15	.65	.37
Rice	8.35	.60	
Barley	7.60		
Screenings	3.75		

5. Paragraphs (g) (1) and (g) (2) are amended to read as follows:

(g) *Schedule IV.*

(1) *Sales on a "direct-delivery" basis.*

FOR SALES OF ANTHRACITE OF THE SIZES AND IN THE QUANTITIES SPECIFIED

Size	Per net ton	Per net ½ ton	Per net ¼ ton	Per 100 lbs. for sales of 100 lbs. or more, but less than ¼ ton
Broken, egg, stove, and nut	\$15.15	\$8.10	\$4.20	\$0.95
Pea	13.50	7.25	3.80	.85
Buckwheat	10.75	5.90	3.10	.75
Rice	9.60	5.30	2.80	.70
Barley	8.35	4.70	2.50	
Screenings	4.75	2.40		

(2) "Yard sales."

FOR SALES OF ANTHRACITE OF THE SIZES AND IN THE QUANTITIES SPECIFIED

Size	Per net ton for sales of ½ ton or more	Per 100 lbs. for sales of 100 lbs. or more, but less than ½ ton
Broken, egg, stove, and nut	\$14.65	\$0.85
Pea	13.00	.75
Buckwheat	10.25	.65
Rice B	9.10	.60
Barley	7.85	
Screenings	3.75	

6. Paragraphs (h) (1) and (h) (2) are amended to read as follows:

(h) *Schedule V.*

(1) *Sales on a "direct-delivery" basis.*

FOR SALES OF ANTHRACITE OF THE SIZES AND IN THE QUANTITIES SPECIFIED

Size	Per net ton	Per net ½ ton	Per net ¼ ton	Per 100 lbs. for sales of 100 lbs. or more but less than ¼ ton	Per 50 lb. bag
Broken, egg, stove, and nut	\$15.85	\$8.30	\$4.30	\$0.95	\$0.525
Pea	13.95	7.35	3.85	.85	.47
Buckwheat	11.45	6.10	3.20	.75	.42
Rice	10.35	5.55	2.95	.70	
Barley	9.10	4.90	2.65		
Screenings	4.75	2.40			

(2) "Yard sales."

FOR SALES OF ANTHRACITE OF THE SIZES AND IN THE QUANTITIES SPECIFIED

Size	Per net ton for sales of ½ ton or more	Per 100 lbs. for sales of 100 lbs. or more, but less than ½ ton	Per 50-lb. bag
Broken, egg, stove, and nut	\$15.10	\$0.85	\$0.475
Pea	13.20	.75	.42
Buckwheat	10.70	.65	.37
Rice	9.60	.60	
Barley	8.35		
Screenings	3.75		

7. Paragraphs (i) (1) and (i) (2) are amended to read as follows:

(i) *Schedule VI.*

(1) *Sales on a "direct-delivery" basis.*

FOR SALES OF ANTHRACITE OF THE SIZES AND IN THE QUANTITIES SPECIFIED

Size	Per net ton	Per net ½ ton	Per net ¼ ton	Per 100 lbs. for sales of 100 lbs. or more but less than ¼ ton	Per 50 lb. bag
Broken, egg, stove, and nut	\$15.60	\$8.05	\$4.30	\$0.95	\$0.525
Pea	13.65	7.10	3.80	.85	.47
Buckwheat	11.15	5.85	3.20	.75	.42
Rice	10.10	5.30	2.90	.70	
Barley	8.85	4.70	2.60		
Screenings "A"	5.50	2.75			
Screenings "B"	4.75	2.40			

(2) "Yard sales."

FOR SALES OF ANTHRACITE OF THE SIZES AND IN THE QUANTITIES SPECIFIED

Size	Per net ton for sales of ½ ton or more	Per 100 lbs. for sales of 100 lbs. or more, but less than ½ ton	Per 50-lb. bag
Broken, egg, stove, and nut	\$15.10	\$0.85	\$0.475
Pea	13.15	.75	.42
Buckwheat	10.65	.65	.37
Rice	9.60	.60	
Barley	8.35		
Screenings "A"	4.50		
Screenings "B"	3.75		

8. Paragraphs (j) (1) and (j) (2) are amended to read as follows:

(j) *Schedule VII.*

(1) *Sales on a "direct-delivery" basis.*

FOR SALES OF ANTHRACITE OF THE SIZES AND IN THE QUANTITIES SPECIFIED

Size	Per net ton	Per net ½ ton	Per net ¼ ton	Per 100 lbs. for sales of 100 lbs. or more but less than ¼ ton	Per 50 lb. bag
Broken, egg, stove, and nut	\$15.60	\$8.05	\$4.30	\$0.95	\$0.525
Pea	13.40	6.95	3.75	.85	.47
Buckwheat	11.00	5.75	3.15	.75	.42
Rice	10.00	5.25	2.90	.70	
Barley	8.75	4.65	2.60		
Screenings	4.75	2.40			

(2) "Yard sales."

FOR SALES OF ANTHRACITE OF THE SIZES AND IN THE QUANTITIES SPECIFIED TO DEALERS AND TO CONSUMERS

Size	Sales to consumers			
	Sales to dealers — per net ton for sales of ½ ton or more	Per net ton for sales of ½ ton or more	Per 100 lbs. for sales of 100 lbs. or more, but less than ½ ton	Per 50 lb. bag
Broken, egg, stove, and nut	\$13.90	\$15.10	\$0.85	\$0.475
Pea	11.70	12.90	.75	.42
Buckwheat	9.30	10.50	.65	.37
Rice	8.30	9.50	.60	
Barley	7.05	8.25		
Screenings	3.75	3.75		

9. Paragraphs (k) (1) and (k) (2) are amended to read as follows:

(k) Schedule VIII.

(1) Sales on a "direct-delivery" basis.

FOR SALES OF ANTHRACITE OF THE SIZES AND IN THE QUANTITIES SPECIFIED

Size	Per net ton	Per net 1/2 ton	Per 100 lbs. for sales of 100 lbs. or more but less than 1/2 ton
Broken, egg, stove, nut.....	\$16.25	\$8.65	\$0.95
Pea.....	14.30	7.65	.85
Buckwheat.....	12.30	6.65	.80
Rice.....	11.10	6.05	.75
Barley.....	9.85	5.45	-----
Screenings.....	8.05	2.55	-----

(2) "Yard sales".

FOR SALES OF ANTHRACITE OF THE SIZES AND IN THE QUANTITIES SPECIFIED TO DEALERS AND TO CONSUMERS

Size	Sales to dealers	
	Per net ton for sales of 1/2 ton or more	Per 100 lbs. for 100 lbs. or more but less than 1/2 ton, subject to bagging charge below if bagged at request of purchaser
Broken, egg, stove, nut.....	\$14.25	\$0.75
Pea.....	12.30	.65
Buckwheat.....	10.30	.60
Rice.....	9.10	.55
Barley.....	7.85	-----
Screenings.....	3.05	-----

Size	Sales to consumers			
	Per net ton for sales of 1/2 ton or more	Per 100 lbs. for 100 lbs. or more but less than 1/2 ton, subject to bagging charge below if bagged at request of purchaser	Per 100 lb. bag, furnished by dealer and retained by purchaser	Per 50 lb. bag, furnished by dealer and retained by purchaser
Broken, egg, stove, nut.....	\$15.45	\$0.85	\$0.95	\$0.525
Pea.....	13.50	.75	.85	.47
Buckwheat.....	11.50	.70	.75	.42
Rice.....	10.30	.65	-----	-----
Barley.....	9.05	-----	-----	-----
Screenings.....	4.25	-----	-----	-----

10. Paragraphs (1) (1) and (1) (2) are amended to read as follows:

(1) Schedule IX.

(1) Sales on a "direct-delivery" basis.

FOR SALES OF ANTHRACITE OF THE SIZES AND IN THE QUANTITIES SPECIFIED

Size	Per net ton	Per net 1/2 ton	Per net 1/4 ton	Per 100 lbs. (for sales of 100 lbs. or more but less than 1/2 ton)	Per 50 lb. bag
Broken, egg, stove, nut.....	\$15.35	\$8.05	\$4.20	\$0.95	\$0.525
Pea.....	13.60	7.15	3.75	.85	.47
Buckwheat.....	11.15	5.95	3.15	.75	.42
Rice.....	9.90	5.30	2.80	.70	-----
Barley.....	8.65	4.70	2.50	-----	-----
Screenings.....	4.75	2.40	-----	-----	-----

(2) "Yard sales".

FOR SALES OF ANTHRACITE OF THE SIZES AND IN THE QUANTITIES SPECIFIED

Size	Per net ton for sales of 1/2 ton or more	Per 100 lbs. for sales of 100 lbs. or more, but less than 1/2 ton	Per 50-lb. bag
Broken, egg, stove, and nut.....	\$14.85	\$0.85	\$0.475
Pea.....	13.10	.75	.42
Buckwheat.....	10.65	.65	.37
Rice.....	9.40	.60	-----
Barley.....	8.15	-----	-----
Screenings.....	3.75	-----	-----

11. Paragraphs (m) (1) and (m) (2) are amended to read as follows:

(m) Schedule X.

(1) Sales on a "Direct-delivery" basis.

FOR SALES OF ANTHRACITE OF THE SIZES AND IN THE QUANTITIES SPECIFIED

Size	Per net ton	Per net 1/2 ton	Per net 1/4 ton	Per 100 lbs. (for sales of 100 lbs. or more but less than 1/2 ton)	Per 50-lb. bag
Broken, egg, stove, nut.....	\$15.85	\$8.30	\$4.30	\$0.95	\$0.525
Pea.....	13.65	7.20	3.75	.85	.47
Buckwheat.....	10.40	5.55	2.95	.75	.42
Rice.....	9.50	6.10	2.75	.70	-----
Barley.....	8.25	4.50	2.40	-----	-----
Screenings.....	4.75	2.40	-----	-----	-----

(2) "Yard sales".

FOR SALES OF ANTHRACITE OF THE SIZES AND IN THE QUANTITIES SPECIFIED

Size	Per net ton for sales of 1/2 ton or more	Per 100 lbs. for sales of 100 lbs. or more, but less than 1/2 ton	Per 50-lb. bag
Broken, egg, stove, nut.....	\$14.85	\$0.85	\$0.475
Pea.....	12.65	.75	.42
Buckwheat.....	9.40	.65	.37
Rice.....	8.50	.60	-----
Barley.....	7.25	-----	-----
Screenings.....	3.75	-----	-----

12. Paragraphs (n) (1) and (n) (2) are amended to read as follows:

(n) Schedule XI.

(1) Sales on a "direct-delivery" basis.

FOR SALES OF ANTHRACITE OF THE SIZES AND IN THE QUANTITIES SPECIFIED

Size	Per net ton	Per net 1/2 ton	Per net 1/4 ton	Per 100 lbs. (for sales of 100 lbs. or more but less than 1/2 ton)	Per 50-lb. bag
Broken, egg, stove, and nut.....	\$15.10	\$7.80	\$4.20	\$0.95	\$0.525
Pea.....	13.40	6.95	3.75	.85	.47
Buckwheat.....	10.40	5.45	3.00	.75	.42
Rice.....	9.50	5.00	2.80	.70	-----
Barley.....	8.25	4.40	2.50	-----	-----
Screenings.....	4.75	2.40	-----	-----	-----

(2) "Yard sales".

FOR SALES OF ANTHRACITE OF THE SIZES AND IN THE QUANTITIES SPECIFIED

Size	Per net ton for sales of 1/2 ton or more	Per 100 lbs. for sales of 100 lbs. or more, but less than 1/2 ton	Per 50-lb. bag
Broken, egg, stove, and nut.....	\$14.60	\$0.85	\$0.475
Pea.....	12.90	.75	.42
Buckwheat.....	9.90	.65	.37
Rice.....	9.00	.60	-----
Barley.....	7.75	-----	-----
Screenings.....	5.75	-----	-----

13. Paragraphs (o) (1) and (o) (2) are amended to read as follows:

(o) Schedule XII.

(1) Sales on a "direct-delivery" basis.

FOR SALES OF ANTHRACITE OF THE SIZES AND IN THE QUANTITIES SPECIFIED

Size	Per net ton	Per net 1/2 ton	Per net 1/4 ton	Per 100 lbs. (for sales of 100 lbs. or more but less than 1/2 ton)	Per 50 lb. bag
Broken, egg, stove, nut.....	\$15.40	\$7.95	\$4.10	\$0.95	\$0.525
Pea.....	13.65	7.10	3.65	.85	.47
Buckwheat.....	10.75	5.65	2.95	.75	.42
Rice.....	9.85	5.20	2.70	.70	-----
Barley.....	8.60	4.55	2.40	-----	-----
Screenings "A".....	6.75	3.40	-----	-----	-----
Screenings "B".....	4.75	2.40	-----	-----	-----

(2) "Yard sales".

FOR SALES OF ANTHRACITE OF THE SIZES AND IN THE QUANTITIES SPECIFIED

Size	Per net ton for sales of 1/2 ton or more	Per 100 lbs. for sales of 100 lbs. or more, but less than 1/2 ton	Per 50-lb. bag
Broken, egg, stove, and nut.....	\$14.40	\$0.85	\$0.475
Pea.....	12.65	.75	.42
Buckwheat.....	9.75	.65	.37
Rice.....	8.85	.60	-----
Barley.....	7.60	-----	-----
Screenings "A".....	5.75	-----	-----
Screenings "B".....	4.75	-----	-----

This Amendment No. 4 to Order No. G-52 shall become effective June 18, 1945.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued: August 24, 1945.

LEO F. GENTNER,
Acting Regional Administrator.

[F. R. Doc. 46-8363; Filed, May 17, 1946; 4:49 p. m.]

[Region IV Order G-19 Under SR 15, MPR 280, and MPR 329, Amdt. 5]

FLUID MILK IN CRAVEN COUNTY, N. C.

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Administrator, Region IV of the Office of Price Administration by § 1499.75 (a) (9) (i) (c) of the General Maximum Price Regulation and § 1351.408 (g) of Maxi-

imum Price Regulation 329, as amended, it is hereby ordered that Order G-19 be amended in the following respects:

(1) The name Craven is deleted from the list of counties set forth in section 14 (f), Area 5.

(2) The name Craven* is added to the list of counties in section 14 (h), Area 6.

(3) The figures opposite the word "Craven" in the list of counties in the table in section 17 are amended to read as follows: In the per hundred weight column—\$4.75 and in the per gallon column—408.

This amendment shall become effective May 20, 1946.

Issued May 20, 1946.

JOHN R. DEKLE, Jr.,
Acting Regional Administrator.

Approved: May 17, 1946.

H. L. FOREST,
Acting Director, Dairy Branch,
Production and Marketing
Administration, U. S. Department of Agriculture.

[F. R. Doc. 46-8454; Filed, May 20, 1946; 12:00 m.]

[Region VIII Order G-3 Under MPR 329, Amdt. 16]

FLUID MILK IN SAN FRANCISCO REGION

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the Regional Administrator by § 1351.408 (b) of Maximum Price Regulation No. 329, as amended, Order No. G-3 under Maximum Price Regulation No. 329 is hereby amended by adding a new paragraph (q) to read as follows:

(q) Notwithstanding any of the foregoing provisions of this order, any purchaser may pay to any producer whose dairy is located at any point in San Luis Obispo County which is not further north than a point three miles north of the limits of Cambria and not further south than a point three miles south of the limits of Pismo, a permitted addition to the maximum prices specified in paragraphs (a) and (b) of this order, provided the following conditions are met:

(1) The permitted addition must be paid before June 15, 1946.

(2) The amount of the permitted addition (when added to any other sum paid by the purchaser to the producer) with respect to milk delivered between August 15, 1945, and December 31, 1945 inclusive, shall not exceed \$0.03 per pound of milk fat purchased from that producer during such period.

This amendment to Order No. G-3 shall become effective May 20, 1946.

Issued this 20th day of May 1946.

BEN C. DUNIWAY,
Regional Administrator.

Approved: May 17, 1946.

H. L. FOREST,
Acting Director, Dairy Branch,
Production and Marketing
Administration, U. S. Department of Agriculture.

[F. R. Doc. 46-8455; Filed, May 20, 1946; 12:00 m.]

SECURITIES AND EXCHANGE COMMISSION.

[File Nos. 59-70, 54-138, 54-48]

EASTERN MINNESOTA POWER CORP. ET AL.

ORDER RECONVENING HEARINGS, NOTICE OF FILING OF PLAN, ORDER OF CONSOLIDATION OF PROCEEDINGS AND ORDER FOR HEARING

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 17th day of May 1946.

In the matter of Eastern Minnesota Power Corporation, Wisconsin Hydro Electric Company, and Manufacturers Trust Company, Respondents, File No. 59-70; Eastern Minnesota Power Corporation, and Wisconsin Hydro Electric Company, Applicants, File Nos. 54-138 and 54-48.

The Commission on May 20, 1943, having entered an order instituting these proceedings (File Nos. 54-48 and 59-70) under sections 11 (b) (2), 12 (c), 12 (f), 15 (f) and 20 (a) of the Public Utility Holding Company Act of 1935 (the Act) with respect to Eastern Minnesota Power Corporation (hereinafter sometimes referred to as "Eastern Minnesota") and Wisconsin Hydro Electric Company (hereinafter sometimes referred to as "Wisconsin Hydro") to determine what steps, if any, are necessary and should be required to be taken by the Companies in order to comply with said provisions of the act; Eastern Minnesota and Wisconsin Hydro having heretofore filed a plan and amendments thereto pursuant to section 11 (e) of the act for compliance with section 11 (b) thereof, which plan was previously described in the notice of and order for hearing consolidating the proceedings (Holding Company Act Release No. 4311); hearings having been held on the issues presented in said proceedings, evidence having been presented by the parties, and the hearings having been adjourned subject to the call of the trial examiner; and

It now appearing to the Commission that said hearing should now be reconvened for the purpose of introducing any other relevant evidence; for the purpose of bringing up to date such documentary evidence previously introduced to whatever extent may be necessary for the proper disposition of this matter; and for the purpose of permitting the parties to be heard with respect to whether an order should not be promptly issued pursuant to section 11 (b) (2), as more fully hereinafter set forth;

It appearing also that Eastern Minnesota and Wisconsin Hydro have jointly filed an application (File No. 54-138) for approval of an "Amended Joint Plan of Eastern Minnesota Power Corporation and Wisconsin Hydro Electric Company, dated as of March 1, 1946, under section 11 (e) of the Public Utility Holding Company Act of 1935" (hereinafter referred to as the "Amended Plan"), which Amended Plan contemplates generally the sale of the physical properties of each Company and the disposition of the remaining assets of each Company among the respective security holders thereof; and the Companies have requested that they be permitted to withdraw the joint plan, File No. 54-48;

It appearing, as of November 30, 1945, that the capitalization and surplus (defi-

cit) of Eastern Minnesota, adjusted to reflect dividend arrearages on its Preferred Stock, were as follows:

	Amount	Percent
Long-term debt, due 1951.....	\$1,500,000.00	51.3
Cumulative \$6 Preferred Stock, 10,000 shs., no par value (involuntary liquidation preference, \$100 per sh. plus arrearages):		
(6,621 shs. owned by Manufacturers Trust Co.).....	1,000,000.00	34.2
Dividend arrearages on above (\$76.50 per sh.).....	765,000.00	26.0
Common Stock, 35,000 shs., no par value, stated value (all owned by Manufacturers Trust Co.).....	2,309,399.15	78.9
Deficit (after adjusting for Preferred arrearages).....	(2,646,680.46)	(90.4)
Total capitalization and surplus.....	2,925,718.69	100.0

It appearing that, as of November 30, 1945, the capitalization and surplus (deficit) of Wisconsin Hydro, adjusted to reflect dividend arrearages on its Preferred Stock, were as follows:

	Amount	Percent
Long-term debt, due 1947.....	\$2,077,000.00	42.2
Cumulative 6% Preferred Stock, par value \$100 per sh., involuntary liquidating value \$100 per sh. plus dividend arrearages, 11,953 shs.....	1,195,300.00	24.3
Dividend arrearages on above (\$63 per sh.).....	753,039.00	15.2
Common Stock (owned by Eastern Minnesota), 10,552 shs., no par value, stated value.....	1,055,200.00	21.4
Surplus (deficit).....	(157,458.00)	(3.1)
Total capitalization and surplus.....	4,923,081.00	100.0

It appearing that said Amended Plan, which is on file in the offices of the Commission and to which interested persons are referred for a more complete statement of the transactions therein proposed, is in summary form as follows:

1. The physical assets of Eastern Minnesota will be sold to certain electric cooperative associations in the State of Minnesota for a basic price of \$1,530,000, subject to certain adjustments.

2. From the proceeds of such sale the holders of the First Mortgage 5½% Gold Bonds of Eastern Minnesota will be paid in cash. Such payment shall include principal and interest, but shall not include redemption premium.

3. Physical assets of Wisconsin Hydro will be sold to the Badger Electric Cooperative for cash for a basic price of \$3,449,000, subject to certain adjustments. The effectuation of such sale is contingent upon approval by the Public Service Commission of Wisconsin.

4. From the proceeds of such sale the holders of the First Mortgage 5% Gold Bonds of Wisconsin Hydro will be paid in cash. Such payment shall include principal and interest, but shall not include redemption premium.

5. If objection is made in either case to the non-payment of the redemption premium, the respective companies propose to deposit the amount thereof in escrow pending a determination by the Commission as to whether such redemption premiums should be paid.

6. Eastern Minnesota proposes, after sale of its assets and the discharge of its bonded indebtedness, to pay other credi-

tors or make provision for their payment. Thereafter, Eastern Minnesota will distribute its remaining assets, consisting of cash, to its preferred stockholders, pro rata share for share.

7. Wisconsin Hydro proposes after sale of its assets and discharge of its bonded indebtedness to pay other creditors or make provisions for their payment. It proposes that its remaining assets, consisting of cash, shall be distributed to its stockholders, in the respective proportions of 87.7% to its preferred stockholders and 12.3% to its common stockholder (Eastern Minnesota).

8. It is proposed that F. J. Derge of Loretta, Wisconsin, be paid \$35,000 by Wisconsin Hydro and \$15,000 by Eastern Minnesota for services stated to have been rendered in connection with the sales of physical assets.

The Commission being required by the provisions of section 11 (e) of the act, before approving any plan submitted thereunder, to find after notice and opportunity for hearing that such plan, as submitted and amended or as modified, is necessary to effectuate the provisions of subsection (b) of section 11, and is fair and equitable to the persons affected by such plan; and

It appearing to the Commission that said Amended Plan under section 11 (e) of the act may properly be considered in connection with these proceedings under section 11 (b) (2), and that for that purpose the application to approve said Amended Plan under section 11 (e) (File No. 54-138) may properly be consolidated with the proceedings heretofore filed under sections 11 (b) (2) and 11 (e) of the act (File Nos. 54-48 and 59-70), and that the evidence heretofore taken should be considered in connection with the proposed Amended Plan of sale; and that the said proposed Amended Plan may properly be considered in connection with said proceedings under section 11 (b) (2); *It is ordered, That:*

1. The hearing in this matter under section 11 (b) (2) of the Act (File No. 59-70) is hereby reconvened, and shall be held at 10:00 A. M., E. D. T., on the 13th day of June, 1946, in the offices of the Securities and Exchange Commission, 18th and Locust Streets, Philadelphia, Pennsylvania, in such room as may be designated on that day by the hearing room clerk in Room 318.

2. The application for approval of the aforesaid Amended Plan under section 11 (e) of the act (File No. 54-138) is hereby consolidated with these proceedings under section 11 (b) (2) of the act (File No. 59-70) and shall be heard at said hearing on these proceedings under section 11 (b) (2). Such consolidation shall be without prejudice to the Commission's right, upon its own motion or the motion of any interested party, to separate in whole or in part any issues which may hereafter arise in these proceedings or to permit any interested party, for due cause, further to cross-examine witnesses previously called in these proceedings or to introduce other relevant evidence where previous opportunity was not afforded for that purpose. The request of Eastern Minnesota Power Corporation and Wisconsin Hydro Electric Company that they be permitted to withdraw their

joint plan, File No. 54-48, is hereby granted.

3. Eastern Minnesota Power Corporation, Wisconsin Hydro Electric Company and Manufacturers Trust Company are hereby made respondents in these proceedings.

4. At the outset of said hearing respondents shall show cause why an order should not be promptly entered under section 11 (b) (2) of the act directing that:

(a) Eastern Minnesota recapitalize by reclassifying its present equity securities into a single class of Common Stock, *Provided, That*, in the event that the proposed sale of its assets is approved and effectuated, such Company may in lieu thereof liquidate and dissolve;

(b) Wisconsin Hydro recapitalize by reclassifying its present outstanding equity securities into a single class of Common Stock, *Provided, That*, in the event that the proposed sale of its assets is approved and effectuated, such Company may in lieu thereof liquidate and dissolve.

5. Following the consideration of what order should be promptly entered under section 11 (b) (2), there will be considered at said hearing:

(a) Whether the proposed sale of the physical assets of Eastern Minnesota meets the standards of the statute and should be approved;

(b) If approval has been obtained from the Public Service Commission of Wisconsin, whether the proposed sale of the physical assets of Wisconsin Hydro meets the standards of the statute and should be approved;

(c) Whether the proposed allocation of cash pursuant to said proposed plan, as between the preferred and the common stockholders of Wisconsin Hydro, is fair and equitable;

(d) The terms of the proposed liquidation of Eastern Minnesota, and specifically, what treatment should be given to the Preferred Stock of Eastern Minnesota held by Manufacturers Trust Company and whether such treatment should be different from that accorded to the publicly-held Preferred Stock of that Company;

(e) What further action should be taken and order should be entered pursuant to section 11 (b) (2), and particularly, in the event that approval has not been obtained from the Public Service Commission of Wisconsin of the proposed sale of assets by Wisconsin Hydro, whether an allocation of new Common Stock should be determined pursuant to that section, and if so what allocation should be approved as fair and equitable as between the present security holders of Wisconsin Hydro.

6. Without limiting the generality of the foregoing, there will also be considered at said hearing in connection with said Amended Plan;

(a) Whether the Amended Plan is fair and equitable in so far as it does not provide for payment to bondholders of redemption premium in full;

(b) Whether the proposed fees to be paid to F. J. Derge were for necessary services and, if so, whether such fees are reasonable in amount;

(c) Whether, as to each proposed

transaction, there is compliance with the statutory standards and the requirements of the rules and regulations of the Commission;

(d) Whether any terms and conditions are necessary and appropriate in the public interest or for the protection of investors or consumers.

7. Richard Townsend or any other officer or officers of the Commission designated by it for that purpose shall preside at the hearings in such matter. The officer so designated to preside at any such hearing is hereby authorized to exercise all the powers granted to the Commission under section 18 (c) of the act and to a trial examiner under the Commission's rules of practice.

8. Notice of said hearing shall be given by mailing a copy of this order by registered mail to Eastern Minnesota Power Corporation; Wisconsin Hydro Electric Company; Manufacturers Trust Company; The Public Service Commission of Wisconsin; and the Rural Electrification Administration. Notice shall also be given to the Mayors of the following communities in the State of Minnesota: Arlington, Bernadotte, Beroun, Bethel, Bock, Bodum, Braham, Brook Park, Brunswick, Foreston, Harris, Grandy, Cambridge, Grasstown, Henderson, Henriette, Isanti, Isle, Kost, Milaca, Mora, New Auburn, New Rome, New Sweden, Norseland, North Branch, Ogilvie, Omba, Page, Pease, Pine City, Quamba, Rock Creek, Ronneby, Rush City, Rush Point, St. Francis, Stanchfield, Wahkon; and to the Mayors of the following communities in the State of Wisconsin: Almena, Amery, Arkansasaw, Barroneti, Black Brook, Boyceville, Chetek, Clayton, Clear Lake, Colfax, Comstock, Cumberland, Cylon, Dallas, Deer Park, Downsville, Durand, Earl, Eau Galle, Emerald, Frederick, Glenwood City, Hillsdale, Huntingdon, Joel, Little Falls, Luck, McClure, New Auburn, New Richmond, Poskin, Prairie Farm, Richardson, Ridgeland, Sand Creek, Sarona, Shell Lake, Spooner, Springbrook, Trego, Turtle Lake, Wanderoos, Weston, and Wheeler by mailing to each of them a copy of the general release of the Commission under the Public Utility Holding Company Act setting out this notice; and notice shall be given to all other persons by distribution of such release to the press, by mailing copies thereof to persons on the mailing list for releases under the Act, and by publication of this notice and order in the FEDERAL REGISTER.

9. Eastern Minnesota Power Corporation and Wisconsin Hydro Electric Company shall give notice of this hearing to each of the holders of its Capital Stock (in so far as the identity of such holders is known or available to the Companies) by mailing a copy of this notice and order to such holders at least 15 days prior to the date of said hearing. Said communication to said holders of stock shall also state that if the stockholder has not received a copy of the Amended Plan, one will be mailed to him by the respective company upon request.

By the Commission.

[SEAL]

ORVAL L. DuBOIS,
Secretary.

[F. R. Doc. 46-8503; Filed, May 21, 1946;
10:12 a. m.]