

Washington, Friday, September 18, 1942

The President

EXECUTIVE ORDER 9244

AMENDING EXECUTIVE ORDER No. 9054 EN-TITLED "ESTABLISHING A WAR SHIPPING ADMINISTRATION IN THE EXECUTIVE OF-FICE OF THE PRESIDENT AND DEFINING ITS FUNCTIONS AND DUTIES"

By virtue of the authority vested in me by the Constitution and statutes of the United States, including the First War Powers Act, 1941, approved December 18, 1941, and the Second War Powers Act, 1942, approved March 27, 1942, as President of the United States and Commander in Chief of the Army and Navy, and in order to assure the most effective utilization of the shipping of the United States for the successful prosecution of the war, Executive Order No. 9054 of February 7, 1942, is hereby amended as

1. Section 2 of said Executive Order is hereby amended by adding thereto the following paragraphs:

"(h) Exercise the power, authority and discretion conferred upon the President by Section 902 (e) of the Merchant Marine Act of 1936, as amended.

"(i) With respect to all matters for which the Administrator may be responsible under terms of the Order, exercise in like manner as the United States Maritime Commission, all of the functions, powers and duties with respect to contracts and payments, and the audit of books and records, conferred upon the Commission by Executive Order No. 9001, December 27, 1941, and Executive Order No. 9127, April 10, 1942, and Section 403 of the Sixth Supplemental National Defense Appropriation Act, 1942 (Public Law 528, 77th Congress).

"(j) Exercise in like manner as the United States Maritime Commission all the functions, powers, authority and discretion with regard to the acquisition (including requisition) and disposition of

⁸7 F.R. 2753.

property conferred upon the United States Maritime Commission by the Executive Orders No. 8942,4 No. 9138,5 and No. 9129,6 dated November 19, 1941, April 17, 1942, and April 13, 1942, respectively.

"(k) Exercise in like manner as the United States Maritime Commission all the functions, powers, duties, authority and discretion conferred on the Commission by the Suits in Admiralty Act approved March 9, 1920 (41 Stat. 525, Chapter 95)."

2. Section 2 of said Executive Order is hereby further amended by modifying Paragraph (c) thereof to read as fol-

"(c) Provide insurance and re-insurance pursuant to the Merchant Marine Act, 1920, as amended, Merchant Marine Act, 1936, as amended, and the Act of June 6, 1941 (Public Law 101, 77th Congress).

3. Section 3 of said Executive Order is hereby amended to read as follows:

"3. The functions, duties and powers conferred by law upon the United States Maritime Commission with respect to the operation, purchase, charter, insurance, repair, maintenance, and requisition of vessels and facilities required for the operation thereof and the issuance of warrants with respect thereto under the Merchant Marine Act, 1936, as amended, the Act of June 6, 1941 (Public Law 101, 77th Congress), the Act of July 14, 1941 (Public Law 173, 77th Congress), the Act of May 2, 1941 (Public Law 46, 77th Congress), the Act of October 16, 1941 (Public Law 274, 77th Congress), as amended, First Supplemental National Defense Appropriation Act, 1942 (Public Law 247, 77th Congress), the First War Powers Act, 1941, the Act of February 6, 1941 (Public Law 5, 77th Congress), Section 403 of the Sixth Supplemental National Defense Appropriation Act, 1942 (Public Law 528, 77th Congress), Executive Or-

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¹⁷ F.R. 837. 6 F.R. 6787.

⁴⁶ F.R. 5909. 57 F.R. 2919.

⁶⁷ F.R. 2810.



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der No. 8771, dated June 6, 1941, as amended, Executive Order No. 9001, dated December 27, 1941, Executive Order No. 9127, dated April 10, 1942, and under any other provisions of law, including Executive Orders, are hereby transferred to the Administrator; and such part of the existing personnel of the United States Maritime Commission, together with such records and public property as the Administrator may deem necessary to the full exercise of his functions and duties prescribed by this Order are hereby assigned to the War Shipping Administration."

4. Section 5 of said Executive Order is hereby amended to read as follows:

"5. For the purpose of carrying out the provisions of this Order, the Administrator is authorized to utilize the services of available and appropriate personnel of the United States Maritime Commission, the War and Navy Departments. and other government departments and agencies which are engaged in activities related to the operation of shipping. The Administrator may require, and other government departments agencies are directed to make available to the Administrator, such information, reports and statistics regarding shipping requirements as the Administrator may deem necessary to enable him properly to determine and administer the allocation of vessels and space thereon, except in regard to vessels of the Army and Navy excluded in Section 2 and those

16 F.R. 2759.

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engaged on special secret military missions."

5. Any provisions of pertinent Executive Orders conflicting with this Order are hereby superseded.

FRANKLIN D ROOSEVELT

THE WHITE HOUSE, Sept. 16, 1942.

[F. R. Doc. 42-9201; Filed, September 17, 1942; 10:52 a, m.]

EXECUTIVE ORDER 9245

TRANSFERRING TO THE SECRETARY OF THE INTERIOR THE FUNCTIONS OF THE UNITED STATES HIGH COMMISSIONER TO THE PHILIPPINE ISLANDS

By virtue of the authority vested in me by the Constitution and statutes of the United States, particularly the First War Powers Act, 1941 (Public Law 354—77th Congress), it is hereby ordered that the functions, powers, and duties of the United States High Commissioner to the Philippine Islands, together with the personnel, records, property, and funds of the office of the High Commissioner, be, and they are hereby, transferred to the Secretary of the Interior.

FRANKLIN D ROOSEVELT

THE WHITE HOUSE, September 16, 1942.

[F. R. Doc. 42-9200; Filed, September 17, 1942; 10:52 a. m.]

Regulations

TITLE 7—AGRICULTURE

Chapter VII—Agricultural Adjustment Agency

[Tobacco 303 (Burley) Part II]

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⁶ F.R. 6787. 7 F.R. 2753.

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AUTHORITY: §§ 724.423 to 724.455, inclusive, are issued under 52 Stat. 47, 48, 65, 66, 202; 53 Stat. 1261, 1262; 54 Stat. 393, 728; 55 Stat. 88; 7 U. S. C. 1940 ed. 1301 et seq.

Pursuant to the authority vested in the Secretary of Agriculture by Title III of the Agricultural Adjustment Act of 1938, as amended, public notice is hereby given of Part II of the Marketing Quota Regulations, Burley Tobacco—1942—43 Marketing Year (Tobacco 603 Burley, as issued by the Secretary of Agriculture on November 12, 1941), which regulations shall be in force and effect until rescinded or suspended or amended or superseded by regulations hereafter made under said Act.

GENERAL

§ 724.423 Definitions. (a) As used in these regulations and in all instructions, forms and documents in connection therewith, the words and phrases defined in this section shall have the meanings herein assigned to them unless the context or subject matter otherwise requires.

(1) "Act" means the Agricultural Adjustment Act of 1938 and any amend-

ments thereto.

(2) "Committee" means a committee within a county or community established under the Soil Conservation and Domestic Allotment Act. "County Committee", "Local Committee", or "Community Committee" shall have corresponding meanings in the connection in which they are used.

(3) "County office" means the office of the County Agricultural Conservation Association Committee or local committees or employees of such committee according to the sense in which such term is

used.

(4) "Dealer" means a person who engages to whatever extent, in the business of acquiring tobacco from producers without regard to whether such person is registered as a dealer with the Bureau of Internal Revenue.

(5) "Farm" means any tract or tracts of land which are considered as a farm

under the provisions of the 1942 Agricultural Conservation Program.

(6) "Field Assistant" means an employee of the Agricultural Adjustment Agency, United States Department of Agriculture, whose duties involve primarily the preparation and handling of auction warehouse and dealer records and reports as they relate to tobacco marketing quotas.

quotas.

(7) "Floor sweepings" means all to-bacco which is dropped on the warehouse floor in the course of the warehouse operations and is picked up by the warehouseman. Any tobacco accumulated in the course of the grading of tobacco for farmers shall not be included as floor sweepings.

(8) "Market" means the first disposition in raw or processed form of tobacco by voluntary or involuntary sale, barter, or exchange, or by gift inter vivos. "Marketing" and "Marketed" shall have corresponding meanings to the term "market."

(9) "Marketing Quota Section" means the Marketing Quota Section, East Central Division, Agricultural Adjustment Agency, United States Department of Agriculture

(10) "Nonwarehouse sale" means any marketing of tobacco other than a warehouse sale.

(11) "Operator" means the person who is in charge of the supervision and the conduct of the farming operations on the entire farm.

(12) "Person" means an individual, partnership, association, corporation, estate, trust, or any agency of a State or of the Federal Government. The term "person" shall include two or more persons having a joint or common interest.

(13) "Pound" means that amount of tobacco which, if weighed in its unstemmed form and in the condition in which it is usually marketed by producers, would equal one pound standard weight. The weight of redried or prized tobacco shall be increased so as to correspond with the original weight of such tobacco prior to redrying.

(14) "Producer" means a person who,

(14) "Producer" means a person who, as owner, landlord, tenant, sharecropper, or laborer is entitled to share in the to-bacco available for marketing from the farm, or in the proceeds of the marketing, under the provisions of his agreement relating to the production of tobacco.

(15) "Resale" means the disposition by sale, barter, or exchange of tobacco which has been marketed previously.

(16) "Sale day" means the period at the end of which the warehouseman bills to buyers the tobacco so purchased during such period.

(17) "Secretary of Agriculture" means the Secretary or Acting Secretary of Ag-

riculture of the United States.

(18) "State committee or State office" means the group of persons comprising the State Agricultural Conservation Committee appointed by the Secretary of Agriculture to assist within any State in the administration of the Soil Conservation and Domestic Allotment Act or the office of such persons.

(19) "Suspended sale" means any marketing of farm tobacco at a warehouse sale for which a memorandum of sale is not issued by the end of the particular sale day on which such marketing occurred.

(20) "Tobacco" means Burley tobacco classified in Service and Regulatory Announcement No. 118 of the Bureau of Agricultural Economics of the United States Department of Agriculture as type 31. Any tobacco that has the same characteristics and corresponding qualities, colors and lengths as Burley tobacco shall be considered Burley regardless of any factors of historical or geographical nature which cannot be determined by an examination of the tobacco.

(21) "Tobacco available for marketing" means all tobacco produced on a farm in the calendar year 1942 (and any tobacco produced on the farm prior to the calendar year 1942 and carried over to the 1942-43 marketing year) which is not disposed of by a "Tobacco Carryover Agreement", by use on the farm, or by storage prior to the issuance of a marketing card for the farm.

(22) "Trucker" means any person who engages in the business of trucking to-bacco to market and selling it for producers regardless of whether the tobacco is acquired from producers by the trucker.

(23) "Warehouseman" means a person engaged in the business of holding sales of tobacco at public auction at a warehouse during the tobacco marketing season.

(24) "Warehouse sale" means a marketing by sale at auction through a warehouse in the regular course of business.

§ 724.424 Instructions and forms. The Administrator of the Agricultural Conservation and Adjustment Administration shall cause to be prepared and issued such instructions and such forms as may be deemed necessary or expedient for carrying out these regulations.

§ 724.425 Tobacco subject to marketing quotas. Any tobacco marketed during the period October 1, 1942, to September 30, 1943, inclusive, and any tobacco produced in the calendar year 1942 and marketed prior to October 1, 1942, shall be subject to the marketing quotas for the 1942-43 marketing year.

FARM MARKETING QUOTAS

§724.426 Amount of farm marketing quota. The marketing quota for a farm shall be the actual production of tobacco on the farm acreage allotment, as established for the farm in accordance with Part I of the "Marketing Quota Regulations-Burley Tobacco, 1942-43 Marketing Year" (Tobacco 603 Part I). actual production of the farm acreage allotment shall be the average yield per acre of the entire acreage of tobacco harvested on the farm in 1942 times the farm acreage allotment. The excess tobacco on any farm shall be that quantity of tobacco which is equal to the average yield per acre of the entire acreage of tobacco harvested on the farm in 1942 times the number of acres harvested in excess of the farm acreage allotment.

§ 724.427 Issuance of marketing card. A marketing card shall be issued for every farm having tobacco available for marketing. The card shall be issued after information required for its prep-

aration (including measurements of the harvested acreage of tobacco and an estimate of the actual production of tobacco) has been furnished to or obtained by the county office. If the farm operator refuses to furnish or prevents the county office from obtaining such information the card shall show that all of the tobacco available for marketing from the farm is subject to penalty.

(a) Within Quota Marketing Card (MQ-655 Burley). A "Within Quota Marketing Card" authorizing the marketing without penalty of the actual production of tobacco on the farm in the 1942 calendar year and any tobacco carried over from a prior marketing year shall be issued for a farm unless an excess marketing card is required to be issued for the farm in accordance with paragraph (b) of this section.

(b) Excess Marketing Card (MQ-657 Burley). An "Excess Marketing Card" showing the extent to which marketings of tobacco from a farm are subject to penalty shall be issued for a farm under the following conditions:

(1) If the harvested acreage of to-bacco in 1942 is in excess of the farm acreage allotment and such excess to-bacco is not disposed of in accordance with § 724.428 hereof, or if the operator of the farm also operates another farm on which the harvested acreage of to-bacco in 1942 exceeds the farm acreage allotment and such excess is not disposed of in accordance with § 724.428 hereof.

(2) If a within quota marketing card could be issued for the farm but the county committee determines that a zero percent excess marketing card is necessary to protect the interest of the government and to insure proper identification of and accounting for the disposition of tobacco produced on the farm and the proper use of the marketing card issued for the farm.

(3) If there is tobacco available for marketing from the farm but no tobacco acreage allotment was established and such tobacco is not disposed of as pro-

vided in § 724.428 hereof.

(4) If information required for preparation of the marketing card is not furnished or the county office is prevented from obtaining the necessary information.

(5) If there is tobacco available for marketing from the farm carried over from a prior marketing year and the harvested acreage in 1942 is not less than the 1942 acreage allotment by an amount equivalent to the acreage of carry-over excess determined as provided in § 724.427, c, hereof.

(6) If a farm operated by a publicly owned experiment station produces to-bacco for other than experimental purposes and such tobacco is not disposed of as provided in § 724.428 hereof.

(c) Extent to which marketings from a farm are subject to penalty. The extent to which marketings of tobacco from any farm having no carry-over tobacco are subject to penalty shall be that percentage of the tobacco available for marketing from the farm which the acreage of tobacco harvesied in excess of the farm acreage allotiment for the farm and not

disposed of as provided in § 724.428 of these regulations, is of the acreage of tobacco harvested from the farm. Each marketing card showing a percentage excess of zero also shall show the maximum number of pounds of tobacco which may be marketed therefrom, which shall be the quantity of tobacco estimated by the county committee to be available for marketing from the 1942 crop produced on the farm. For any excess marketing card which shows a percentage of excess of more than zero. the county committee, if it has reason to believe it to be necessary in order to prevent marketing thereunder of tobacco produced on another farm, also shall have shown on the card the maximum number of pounds which may be marketed thereunder, such number of pounds to be determined in the same manner as for a card showing zero percent excess. The maximum number of pounds shown on any excess marketing card shall be increased by the county committee if the committee determines that the quantity of tobacco available for marketing from the 1942 crop produced on the farm is greater than the number of pounds previously estimated by the committee to be available for marketing.

The extent to which marketings of tobacco from any farm having tobacco available for marketing which has been carried over from a prior marketing year are subject to penalty shall be the percentage determined as follows:

(1) Determine the number of "carryover acres" by dividing the number of pounds of tobacco carried over from the prior year by the normal yield for the farm for that year.

(2) Determine the number of "within quota carry-over acres" by multiplying the "carry-over acres" ((1) above) by the "percent within quota" (i. e., 100 percent minus the percent excess) for the year in which the carry-over tobacco was produced.

(3) Determine the "total acres" of tobacco by adding the "carry-over acres" ((1) above) and the acreage of tobacco harvested in the current year.

(4) Determine the excess acreage by subtracting from the "total acres" ((3) above) the sum of the 1942 allotment and the "within quota carry-over acres" ((2) above).

(5) Determine the percent excess to be shown on the marketing card by dividing the "total acres" into the excess acreage ((4) above).

(d) Number of marketing cards and entries and signatures thereon. One or more marketing cards may be issued for any farm as approved by the county committee. All entries on each marketing card shall be made in accordance with the instructions for issuing the marketing card and the operator's agreement on each marketing card shall be signed by the farm operator or on his behalf by his authorized representative.

§ 724.428 Disposition of excess tobacco. The farm operator may elect to give satisfactory proof of disposition of excess tobacco prior to the marketing of any tobacco from the farm by any of the following methods:

(a) By executing a "Tobacco Carryover Agreement", (Tobacco 628) and delivering, either to the county committee prior to the issuance of the marketing card or to a field assistant at the auction warehouse out of the first proceeds from the marketing of tobacco from the farm. a certified check, cashier's check or post office money order, or by a check drawn by the warehouseman, payable to Commodity Credit Corporation in an amount equal to the estimated actual yield of tobacco from the excess acreage times 85 percent of the parity price of Burley tobacco as of the beginning of the 1942-43 marketing year.

(b) By storage of the excess tobacco, the tobacco so stored to be representative of the entire 1942 crop produced on the farm, and posting of a bond or making of other arrangements approved by the county committee and the chief of the Marketing Quota Section which will guarantee payment of the amount of penalty which will become due upon the marketing of excess tobacco.

(c) By rendering the excess tobacco unmerchantable, the tobacco so rendered unmerchantable to be representative of the entire crop of tobacco produced on the farm in 1942 and the act of rendering the tobacco unmerchantable to be performed only by the farm operator (or his representative) under the supervision of the county committee (or a person designated by the committee).

(d) By payment to the county office by certified check, cashier's check, or money order drawn payable to the Treasurer of the United States of an amount equal to 10 cents per pound times the estimated actual production of the excess acreage of tobacco harvested from the farm. Any additional amount of penalty due after the actual yield for the farm has been determined shall be paid by the operator not later than 20 c...ys after receipt of notice of such additional penalty from the county office. This subsection (d) shall apply only in the event that the acreage harvested in excess of the allotment does not exceed the larger of two-tenths acre or 10 percent of the farm acreage allotment.

§ 724.429 Report on marketing card. The operator of each farm on which tobacco is produced in 1942 shall return to the county office each marketing card issued for the farm whenever marketings from the farm are completed and in no event later than thirty days after the close of the tobacco auction markets for the area in which the farm is located. Failure to return the marketing card to the county office within the time specified (after formal notification) shall constitute failure to give proof of disposition of tobacco marketed from the farm in the event that satisfactory proof of such disposition is not furnished otherwise.

§ 724.430 Additional reports by producers and identification of tobacco. In addition to any other reports which may be required under these regulations, the operator of each farm or any other person having an interest in the tobacco grown on the farm (eyen though the har-

vested acreage does not exceed the acreage allotment and even though no allotment was established for the farm) shall. upon written request by the chairman of the State Committee and within ten days after the deposit of such request in the United States mails addressed to such person at his last known address, furnish the Secretary of Agriculture, by sending the same to the Chairman of the State Committee, a written report showing, as to the farm at the time of filing said report (a) the number of acres of tobacco harvested, (b) the total production of tobacco, (c) the amount of tobacco on hand and its location, and (d) as to each lot of tobacco marketed, the name and address of the warehouseman, dealer, or other person to or through whom such tobacco was marketed and the number of pounds marketed, the gross price, and the date of marketing.

§ 724.431 Rights of producers in marketing card. Each producer having a share in the tobacco available for marketing from the farm shall be entitled to the use of the marketing card for marketing his proportionate share of the total amount of tobacco available for marketing from the farm: Provided, That the burden of any penalty with respect to carry-over tobacco shall be borne by those persons having an interest in such tobacco.

§ 724.432 Successors in interest. Any person who succeeds in whole or in part to the share of a producer in the tobacco available for marketing from the farm shall, to the extent of such succession, have the same rights as the producer to the use of the marketing card for the farm

§ 724.433 Person authorized to issue cards. The county committee shall designate one person to sign marketing cards for farms in the county as issuing No marketing card shall be signed by the issuing officer until all other entries required to be made thereon have been made, except that the Operator's Agreement therein may be signed after the issuing officer has signed the card, but prior to the issuance of a memorandum of sale from the card. Only one person shall be designated as issuing officer but such person may, subject to the approval of the county committee, designate not more than three persons to sign his name in issuing marketing cards: provided that each such person shall place his initials immediately beneath the name of the issuing officer as written by him or the card.

§ 724.434 *Invalid cards*. A marketing card shall be invalid under any of the following conditions:

(a) If it is not issued or delivered in the form and manner prescribed;

(b) If entries are not made thereon as required:

(c) If it is lost, destroyed, stolen, or becomes illegible;

(d) If any erasure has been made;(e) If any alteration has been made and not properly initialed; or

(f) If the amount due Commodity Credit Corporation with respect to a

"Tobacco Carry-over Agreement" is not paid prior to the issuance of any memorandum of sale.

In the event any marketing card becomes invalid (other than by loss, destruction, theft, omission, alteration, or incorrect entry which can be corrected by a field assistant) the farm operator (or the person having the card in his possession) shall return it to the county office at which it was issued.

If any marketing card is lost, destroyed, stolen, or altered, the person having knowledge of such loss, destruction, theft, or alteration shall notify the county office to that effect, and the county office shall immediately notify the Marketing Quota Section.

If any marketing card which was reported as lost, destroyed, stolen, or altered is later received by the county office, the county office shall immediately notify the Marketing Quota Section of the receipt of such card.

After receipt of notice of loss, destruction or theft of any marketing card the county office may issue a duplicate marketing card to replace the lost, destroyed, or stolen card in accordance with instructions issued pursuant to these regulations.

In the event any marketing card was improperly issued, has been altered, or becomes illegible, upon the return of the card to the county office a new marketing card shall be issued immediately, or as soon thereafter as the necessary information is available.

If any entry is not made on a marketing card as required (either through omission or incorrect entry) and the proper entry is made by a field assistant then such card shall become valid. If the field assistant is unable to make the proper entry, he shall return the card to the county office where it shall be retained until such entry is made, or a new marketing card is issued, as provided above.

§ 724.435 Additional cards and disposition of used cards. Upon the return to the county office of the marketing card after all the memoranda of sale have been issued therefrom and before the marketing of tobacco from the farm has been completed, a new marketing card of the same kind, bearing the same name, information and identification as the used card shall be issued for the farm. Any marketing card issued to replace another card shall have entered thereon the total sales as shown on the marketing card which is replaced.

§ 724.436 Report of probable misuse of marketing card. Any information which causes any field assistant, a member of any local committee, or an employee of the county office to believe that any tobacco which actually was produced on one farm has been or is being marketed under the marketing card issued for another farm shall be reported immediately by such person to the State office and the Marketing Quota Section.

§ 724.437 No transfers. There shall be no transfer of marketing quotas (except as provided in Part I of these regulations) and the tobacco marketed under the mar-

keting card issued for a farm shall consist only of tobacco produced on the farm

MARKETING OF TOBACCO AND PENALTIES

§ 724.438 Memorandum of sale to identify every marketing. Each marketing of tobacco from a farm shall be identified by a memorandum of sale issued from the marketing card (MQ-656 Burley or MQ-657 Burley) for the farm but if a memorandum of sale cannot be obtained within four weeks after the date of the marketing of any tobacco at a warehouse sale, such marketing of tobacco shall be subject to penalty and the amount of penalty shall be shown on the memorandum of sale cleared without marketing card (Tobacco 618). The memorandum of sale shall be issued only by a field assistant, with the following exceptions:

(a) A warehouseman, or his authorized representative, who has been authorized on form Tobacco 625, may issue a within quota memorandum of sale to identify a warehouse sale, if a field assistant is not available at the warehouse when the card is presented by the farmer and if no payment to Commodity Credit Corporation under a "Tobacco Carryover Agreement" is due with respect to the tobacco to be covered by the memorandum. Each memorandum of sale issued by a warehouseman shall be presented promptly by him to the field assistant for verification with the warehouse records.

(b) A representative of the county office may issue memoranda of sale covering sales of tobacco by the producer in small lots by mail order or directly to various individuals other than dealers.

The authorization to issue within quota memoranda of sale under paragraph (a) above may be withdrawn from any warehouseman or dealer upon written notice by the Chief of the Marketing Quota Section.

Each excess memorandum of sale, after issuance by a field assistant, shall be checked by the warehouseman or dealer (or his representative) to determine whether the amount of penalty shown to be due has been correctly computed, and the warehouseman or dealer shall be responsible for the correctness of such computations.

If the quantity of tobacco previously identified by memoranda of sale issued from any within quota marketing card is in excess of the number of pounds assigned to the card, the person issuing the memorandum shall require the farm operator to sign the "Operator's Certificate" on the back of the memorandum and if he is satisfied that such signature is the same as the signature of the farm operator on the marketing card, he may issue the memorandum. If any person other than the operator presents the marketing card, the memorandum of sale shall not be issued unless the "Authorization" on the back of such memorandum has been properly executed and signed by the operator. The person who presents the marketing card may sign on behalf of the farm operator, provided that such person places his address immediately beneath his signature. Any person authorized to issue a memorandum of sale under either of the above described circumstances who has reason to believe that the tobacco to be covered by the memorandum was not produced on the farm for which the marketing card containing the memorandum was issued, may or may not issue the memorandum as he considers advisable, but in either event he shall immediately make a written report of the circumstances in the case to the Marketing Quota Section.

§ 724.439 Bill of nonwarehouse sale. Each marketing of farm tobacco, except a warehouse sale, shall be identified by a Bill of Nonwarehouse Sale (Tobacco 614) completely executed by the buyer and the farm operator, except for the entry of the serial number of the memorandum of sale. The post card copy (Tobacco 614a) shall be mailed by the farm operator not later than the day following the day on which executed. original of each Bill of Nonwarehouse Sale covering any marketing of tobacco shall be presented to a field assistant for issuance of a memorandum of sale (or a memorandum of sale cleared without marketing card) and for recording in the Dealer's Record Book in case of a purchase by a dealer other than a warehouseman. The original of each such Bill of Nonwarehouse Sale shall be forwarded with the applicable Dealer's Record (Tobacco 615).

§ 724.440 Marketings free of penalty. Any tobacco marketed from a farm which is identified by a valid memorandum of sale from the marketing card issued for the farm shall be free of penalty to the extent shown by the memorandum of sale.

§ 724.441 Marketings subject to penalty and collection of penalties-Farm tobacco. With respect to tobacco marketed from farms having excess tobacco available for marketing, the penalty shall be paid upon that proportion of each lot of tobacco which the tobacco available for marketing in excess of the farm quota (at the time of issuance of the marketing card) is of the total amount of tobacco available for marketing from the farm. The memorandum of sale issued to identify such marketing of tobacco shall show that portion of such marketing which is subject to penalty, and any portion of such marketing of tobacco which is not shown by the memorandum as being subject to penalty shall be free of penalty.

(b) Dealer's tobacco. Any marketing of tobacco by a dealer which such dealer represents to be a resale, but all or any part of which, when added to prior resales by such dealer as shown on the Dealer's Record, is in excess of the total amount of purchases as shown on such Dealer's Record shall be a marketing of tobacco subject to penalty unless and until the dealer furnishes proof acceptable to the Secretary showing that such tobacco is not subject to penalty. Any marketing of tobacco by a dealer which such dealer represents to be a resale of tobacco previously purchased by him but

which, because of the difference in the price at which such tobacco is resold as compared with the price at which he had purchased the tobacco, cannot reasonably be regarded as tobacco previously purchased by him shall be taken to be a marketing of tobacco subject to penalty.

(c) Tobacco not identified by a valid memorandum. Any marketing of tobacco which is not identified by a valid memorandum of sale shall be subject to pen-

altv.

(d) Liability in case of error on memorandum. The person liable for the payment of the penalty upon any marketing of tobacco shall not be relieved of such liability because of any error which may occur on the memorandum of sale.

§ 724.442 Persons to pay penalty. The person to pay the penalty due on any marketing of excess tobacco shall be one of the following as applicable:

(a) Warehouseman. If the tobacco is marketed by the producer through a warehouseman the penalty shall be paid by the warehouseman, who may deduct an amount equivalent to the penalty from the price paid to the producer.

(b) Dealer. If the tobacco is acquired from the producer by a dealer, the penalty shall be paid by the dealer who may deduct an amount equivalent to the penalty from the price paid to the producer.

(c) Agent. If the tobacco is marketed by the producer through an agent who is not a warehouseman, the penalty shall be paid by the agent who may deduct an amount equivalent to the penalty from the price paid to the producer.

(d) Producer on behalf of buyer in case of mail order or direct sales in small lots. If the tobacco is marketed in small lots by the producer by mail order sales or directly to various individuals other than dealers, the penalty may be paid by the producer of such tobacco on behalf of the various buyers. In such case the buyer of such tobacco shall be relieved of the penalty to the extent that it is paid by the producer.

(e) Warehouseman and dealer on dealer's tobacco. Any penalty due upon tobacco subject to penalty under paragraph (b) of § 724.441 shall be paid by the warehouseman, who may deduct an amount equivalent to the penalty from the price paid to the dealer, but the dealer shall not be relieved of responsibility for payment of such penalty.

(f) Producer marketing outside United States. If the tobacco is marketed by the producer directly to any person outside the United States, the penalty shall be paid by the producer.

§ 724.443 Rate of penalty. The penalty shall be ten cents per pound upon the marketing of any tobacco in excess of the marketing quota for the farm on which the tobacco is produced and on the marketing of any other tobacco not identified under these regulations as being free of penalty.

§ 724.444 Penalty for false identification or failure to account for disposition of tobacco. If any producer falsely identifies or fails to account for disposition of any tobacco, an amount of tobacco

equal to the normal yield of the number of acres harvested in 1942 in excess of the farm acreage allotment shall be deemed to have been marketed in excess of the marketing quota for the farm and the penalty in respect thereof shall be paid and remitted by the producer.

§ 724.445 Payment of penalty. Penalties upon the marketing of tobacco shall become due at the time of the marketing and shall be paid by remitting the amount thereof to the applicable field office as shown in the Marketing Quota Instructions, Tobacco 622, not later than the end of the calendar week following the week in which the memorandum of sale was issued, or, in the event a memorandum is not issued, not later than four weeks after the date upon which the tobacco was sold. A draft, money order, or check, payable to the order of the Treasurer of the United States may be used to pay any penalty, but any such draft, or check shall be received subject to payment at par.

§ 724.446 Application for return of penalty. Any producer of tobacco and any other person who bore the burden of the payment of any penalty collected may file an application for return of the amount of such penalty which is in excess of that amount equal to ten cents per pound upon the number of pounds marketed in excess of the farm marketing quota. Any application for return of any penalty shall be filed on form Tobacco 624, "Application for Return of Penalty."

An application for the return of penalty filed by any producer of tobacco on a farm on which the tobacco available for marketing is in excess of the farm marketing quota shall not be approved unless (1) the marketing of tobacco from the farm has been completed and (2) disposition of all unmarketed excess tobacco has been made under the supervision of the county committee (or its representative) and has been approved by the county committee.

Return of penalty collected upon marketings of tobacco from any farm on which the tobacco available for marketing is in excess of the farm marketing quota shall be made only upon the basis of tobacco produced on the farm and, if the county committee has good cause to believe that any of the unmarketed excess tobacco as reported for the farm by the farm operator was not actually produced thereon, the application for such farm shall not be approved with respect to that tobacco which the committee has good cause to believe was not produced on the farm. The county committee shall approve an Application for Return of Penalty only for that number of pounds of unmarketed excess tobacco which the committee determines is representative of the entire amount of tobacco available for marketing from the farm in the 1942-43 marketing year, taking into account the value of the unmarketed excess tobacco (which is disposed of) as appraised by the county committee (or its representative) and the value of tobacco marketed from the farm.

RECORDS AND REPORTS

§ 724.447 Warehouseman's records and reports—(a) Record of marketings.

Each warehouseman shall keep such records as will enable him to furnish to the Secretary of Agriculture a report of the following information with respect to each sale or resale of tobacco made at his warehouse:

(1) The name of the seller (and, in the case of a sale for a producer, the name of the operator of the farm on which the tobacco was produced);

(2) The name of the purchaser;

(3) The date of sale;

(4) The number of pounds sold;

(5) The sale price; and

(6) The amount of any penalty and the amount of any deduction on account of penalty from the price paid the producer (or a dealer).

All purchases and resales for the warehouse leaf account shall be so identified in the records and a separate account shall be maintained with respect to the amount of floor sweepings picked up and the disposition of such floor sweepings. The quantity of floor sweepings, including bundles, leaves and scrap, picked up by the warehouse after each sale shall be reported in the space provided on the Auction Warehouse Report (Tobacco 616). Any warehouseman who grades tobacco for farmers shall maintain a separate account showing the approximate amount of grading house scrap obtained from the tobacco graded from each farm. In the case of resales for dealers the name of the dealer making each resale shall be shown on the warehouse records so that the individual lots of tobacco sold by the dealer can be identified.

(b) Identification of sale on check reg-The serial number of the memorandum of sale issued to identify each marketing of tobacco from the farm or the number of the warehouse bill(s) covering each such marketing shall be recorded on the check register or check

stub for the check written with respect to such sale of tobacco.

(c) Memorandum of sale record and bill of nonwarehouse sale record. A record in the form of a valid memorandum of sale (or a memorandum of sale cleared without marketing card) shall be obtained by every warehouseman to cover each marketing of tobacco from a farm through the warehouse, and if a warehouseman buys tobacco directly from a farmer (other than at a warehouse auction sale as defined in these regulations) such warehouseman shall obtain a valid memorandum of sale to cover each such purchase of tobacco, together with properly executed Bill of Nonwarehouse Sale (Tobacco 614). Any warehouseman who obtains possession of any grading house scrap in the course of grading tobacco from any farm shall obtain a memorandum of sale to cover the amount of such scrap tobacco from such farm.

(d) Suspended sale record. Any warehouse bills for covering farm tobacco which memoranda of sale have not been issued at the end of the sale day shall be presented to a field assistant who shall stamp such bills "suspended", write thereon the serial number of the suspended sale, and record the bills on the Register of Suspended Sales (Tobacco 612): Provided, That if a field assistant

is not available, the warehouseman may stamp such bills "suspended" and deliver them to a field assistant as soon as one is available.

(e) Warehouse entries on dealers' records Each warehouseman shall enter on such Dealer's Record (Tobacco 615) the total of purchases and resales made by such dealer during each sale da; at the warehouse. If any tobacco resold by the dealer is tobacco bought by him from a crop produced prior to 1942 the entry on the Dealer's Record shall clearly show such fact.

(f) Daily report of warehouse business and report of penalties. Each warehouseman shall make reports on form Tobacco 616, Auction Warehouse Report, and on form Tobacco 617, Report of Penalties, showing the information required on the respective reports. Form Tobacco 616 shall be prepared for each sale day and all reports for the sale days occurring during any week shall be forwarded to the Marketing Quota Section not later than the end of the next following calendar week. Form Tobacco 617 shall be prepared for each week and the report for each week shall be forwarded, together with remittances of the penalties due, as shown thereon, to the Marketing Quota Section not later than the end of the next following calendar

(g) Summary of warehouse accounts. Each warehouseman shall assist field assistants to prepare summaries of the warehouse account by making available all records kept and reports made by the warehouse as required by these regula-

(h) Additional records and reports. In addition to the records and reports provided above, each warehouseman shall keep such additional records and make such additional reports to the Secretary of Agriculture as the Chief of the Marketing Quota Section may find necessary in order to enforce these regulations.

§ 724.448 Dealer's records and reports. Each dealer, except *as provided in § 724.449 below, shall keep the records and make the reports as provided by this

(a) Report of dealer's name, address and registration number. Each dealer shall properly execute and the field assistant shall detach and forward to the Marketing Quota Section the page "Receipt for Dealer's Record" contained in form Tobacco 615, "Dealer's Record"

which is issued to the dealer.

(b) Record and report of purchases and resales. Each dealer shall keep a record and make reports on form Tobacco 615, "Dealer's Record", showing all purchases and resales of tobacco made by the dealer and, in the event of resale of tobacco bought from a crop produced prior to 1942, the fact that such tobacco was bought by him and carried over from a crop produced prior to 1942.

(c) Report of penalties. Each dealer shall make a report on form Tobacco 617 showing the information with respect to all purchases subject to penalty made by him during each calendar week. The penalties listed on each such report shall

be remitted with the report.

(d) Memorandum of sale record and bill of nonwarehouse sale record. For each lot of tobacco purchased from a farmer each dealer shall obtain a record in the form of a valid memorandum of sale issued by a field assistant. No memorandum of sale shall be issued unless:

(1) The farm operator or his authorized agent has signed the "Authorization" on the back of the memorandum;

(2) Unless a properly executed Bill of Nonwarehouse Sale (Tobacco 614) is

presented covering such sale.

(e) Additional records. Each dealer shall keep such records, in addition to the foregoing, as may be necessary to enable him to furnish the following information with respect to each lot of tobacco purchased or sold by him.

(1) The name of the seller (and in the case of a purchase from a producer, the name of the operator of the farm on which the tobacco was produced);

(2) The name of the purchaser; (3) The date of the transaction;

(4) The number of pounds and the

gross sale price; and

(5) In the event of resale of tobacco bought by him and carried over from a crop produced prior to 1942, the fact that such tobacco was so bought and carried over.

All reports shall be forwarded to the Marketing Quota Section not later than the end of the week following the calendar week covered by the reports.

§ 724.449 Dealers exempt from regular records and reports. Any dealer who does not purchase or otherwise acquire tobacco except at a warehouse sale and who does not resell, in the form in which tobacco ordinarily is sold by farmers, more than ten percent of the tobacco purchased by him, shall not be subject to the provisions of § 724.448 of these regulations; but each such dealer shall make such reports to the Secretary of Agriculture as the Chief of the Marketing Quota Section may find necessary to enforce these regulations.

§ 724.450 Records and reports of truckers, redryers, etc. Every person engaged in the business of trucking tobacco for producers shall keep such records as will enable him to furnish the Secretary of Agriculture a report with respect to each lot of tobacco received by him showing the following information:

(a) The name and address of the farm

operator; (b) The date of the receipt of the to-

bacco; and
(c) The number of pounds received and the place to which it was delivered.

Every person engaged in the business of redrying, prizing, or stemming tobacco for producers shall keep such records as will enable him to furnish the Secretary of Agriculture a report showing the information provided above for truckers and in addition the purpose for which the tobacco was received, the amount of advance made by him on the tobacco, and the disposition of the tobacco. Each such person shall make such reports to the Secretary of Agriculture as the Chief of the Marketing Quota Section may find necessary to enforce these regula-

§ 724.451 Separate records and reports from persons engaged in more than one business. Any person who is required to keep any record or make any report as a warehouseman, dealer, processor, or as a person engaged in the business of redrying, prizing, or stemming tobacco for producers, and who is engaged in more than one such business, shall keep such records as will enable him to make separate reports for each such business in which he is engaged, to the same extent for each such business as if he were engaged in no other business, except that a warehouseman shall not be required to keep a record and make reports on form Tobacco 615, "Dealer's Record", if the transactions which would be recorded and reported on such forms are recorded on the records kept by the warehouse in its regular course of business and reported as required on form Tobacco 616.

§ 724.452 Failure to keep record or make report. Any warehouseman, processor, or common carrier of tobacco, or person engaged in the business of purchasing tobacco from producers, or person engaged in the business of redrying. prizing or stemming tobacco for producers, who fails to make any report or keep any record as required under these regulations, or who makes any false report or record, shall be deemed guilty of a misdemeanor and upon conviction thereof shall be subject to a fine of not more than \$500; and any tobacco warehouseman or dealer who fails to remedy such violation by making a complete and accurate report or keeping a complete and accurate record as required under these regulations within fifteen days after notice to him of such violation shall be subject to an additional fine of \$100 for each ten thousand pounds of tobacco, or fraction thereof, bought or sold by him after the date of such violation: Provided, That such fine shall not exceed \$5,000; and notice of such violation shall be served upon the tobacco warehouseman or dealer by mailing the same to him by registered mail or by posting the same at an established place of business operated by him, or both. Notice of any violation by a tobacco warehouseman or dealer shall be given by the Chief of the Marketing Quota Section.

§ 724.453 Examination of records and reports. For the purpose of ascertaining the correctness of any report made or record kept, or of obtaining information required to be furnished in any report, but not so furnished, any warehouseman, dealer, processor, common carrier or person engaged in the business of redrying, prizing or stemming tobacco for producers shall make available for examination, upon written request by the Chief of the Marketing Quota Section such books, papers, records, accounts correspondence, contracts, documents and memoranda as he has reason to believe are relevant and are within the control of such person.

§ 724.454 Length of time records and reports to be kept. Records required to be kept and copies of the reports re-

quired to be made by any person under these regulations for the 1942-43 marketing year shall be kept by him until September 30, 1944, and for such longer period of time as may be requested in writing by the Chief of the Marketing Quota Section.

§ 724.455 Information confidential. All data reported to or acquired by the Secretary of Agriculture pursuant to the provisions of these regulations shall be kept confidential by all officers and employees of the Department of Agriculture and only such data so reported or acquired as the Secretary of Agriculture deems relevant shall be disclosed by them and then only in a suit or administrative hearing under Title III of the Act.

Done at Washington, D. C., this 15th day of September 1942. Witness my hand and the seal of the Department of Agriculture.

[SEAL] GROVER B. HILL,
Acting Secretary of Agriculture.

[F. R. Doc. 42-9161; Filed, September 16, 1942; 12:02 p. m.]

PART 721—CORN

MARKETING QUOTAS-1942

By the Secretary of Agriculture of the United States of America a Proclamation.

Whereas the Agricultural Adjustment Act of 1938, as amended, provides:

Sec. 322. (a) Whenever in any calendar year the Secretary determines from available statistics of the Department, including the August production estimate officially published by the Division of Crop and Livestock Estimates of the Bureau of Agricultural Economics of the Department, that the total supply of corn as of October 1 will exceed the normal supply thereof by more than 10 per centum, marketing quotas shall be in effect in the commercial corn-producing area for the crop of corn grown in such area in such calendar year, and shall remain in effect until terminated in accordance with the provisions of this title.

of this title.

'b) The Secretary shall determine, on the basis of the estimated average yield of corn in such area for such crop, the acreage in such area which the Secretary determines would make available for the marketing year beginning October 1 a supply of corn (together with the estimated production of corn in the United States outside such area) equal to the normal supply. The percentage which the number of acres of the acreage allotment under Section 328 shall be proclaimed by the Secretary. Such percentage is referred to herein as the "marketing percentage."

(c) The Secretary shall proclaim his determinations of facts under subsection (a) and his determination of the marketing percentage under subsection (b) not later than August 15. (52 Stat. 49, 7 U.S.C. 1322);

And whereas Public Resolution No. 34 (H. J. Res. 342, 76th Congress, First Session), approved July 26, 1939, provides:

* * that notwithstanding the provisions of section 322 of the Agricultural Adjustment Act of 1938, as amended, the determinations under subsection (c) may be proclaimed at any time prior to September 15, * * * (53 Stat. 1125, 7 U.S.C. Supp. V, 1322a);

And whereas the Agricultural Adjustment Act of 1938, as amended, contains

in section 301 (b) thereof, the following definitions of terms here pertinent:

"Marketing year" means, in the case of the following commodities, the period beginning on the first and ending with the second date specified below:

Corn, October 1-September 30

"Total supply" of corn * * * for any marketing year shall be the carry-over of the commodity for such marketing year plus the-estimated production of the commodity in the United States during the calendar year in which such marketing year begins. "Normal supply," in the case of corn * * * shall be a normal year's domestic consumption and exports of the commodity, plus 7 percentum in the case of corn, * * * of a normal year's domestic consumption and exports, as an allowance for a normal carry-over.

"Reserve supply level," in the case of corn, shall be a normal year's domestic consumption and exports of corn, plus 10 percentum of a normal year's domestic consumption and exports, to insure a supply adequate to meet domestic consumption and export needs in years of drought, flood, or other adverse conditions, as well as in years of plenty. (52 Stat. 38, 7 U.S.C. 1301);

And whereas said act further provides:

Sec. 304. The powers conferred under this Act shall not be used to discourage the production of supplies of foods and fibers sufficient to maintain normal domestic human consumption as determined by the Secretary from the records of domestic human consumption in the years 1920 to 1929, inclusive, taking into consideration increased population, quantities of any commodity that were forced into domestic consumption by decline in exports during such period, current trends in domestic consumption and exports of particular commodities, and the quantities of substitutes available for domestic consumption within any general class of food commodities. In carrying out the purposes of this Act it shall be the duty of the Secretary to give due regard to the maintenance of a continuous and stable supply of agricultural commodities from domestic production adequate to meet consumer demand at prices fair to both producers and consumers. Stat. 45, 7 U.S.C. 1304);

And whereas said Act provides in section 301 (c), that the latest available statistics of the Federal Government shall be used by the Secretary of Agriculture in making the determinations required to be made by the Secretary under said Act (52 Stat. 38, 7 U.S.C. 1301);

And whereas said Act further provides:

Sec. 371(b). If the Secretary has reason to believe that, because of a national emergency or because of a material increase in export demand, any national marketing quota for corn, wheat, cotton, rice or tobacco should be increased or terminated, he shall cause an immediate investigation to be made to determine whether the increase or termination is necessary in order to effectuate the declared policy of this Act or to meet such emergency or increase in export demand. If, on the basis of such investigation, the Secretary finds that such increase or termination is necessary, he shall immediately proclaim such finding (and if he finds an increase is necessary, the amount of the increase found by him to be necessary) and thereupon such quota shall be increased, or shall terminate, as the case may be.

And whereas, by proclamation, dated September 18, 1941, issued by Claude R. Wickard, Secretary of Agriculture, pursuant to section 327 of said Act, the commercial corn-producing area for the calendar year 1942 was ascertained and

proclaimed;

And whereas, by proclamation, dated March 3, 1942 issued by Claude R. Wickard, Secretary of Agriculture, pursuant to section 322 of said Act, the acreage allotment of corn for the commercial cornproducing area for the calendar year 1942 was ascertained and proclaimed to be 41.338.000 acres.

Now, therefore, be it known that I, Claude R. Wickard, Secretary of Agriculture of the United States of America, acting under and pursuant to, and by virtue of, the authority vested in me by the Act of Congress, known as the Agricultural Adjustment Act of 1938, as amended, upon the basis of the latest available statistics of the Federal Government, do hereby determine and proclaim, under section 322 of said Act, as amended by said Public Resolution No. 34, approved July 26, 1939;

§ 721.305 Determinations relating to corn marketing quotas for 1942. (a) That the total supply of corn for the marketing year commencing October 1, 1942 is 3,516,000,000 bushels.

(b) That the normal supply of corn for the marketing year commencing October 1, 1942, is 3,149,000,000 bushels.

(c) That the reserve supply level of corn for the marketing year commencing October 1, 1942, is 3,237,000,000 bushels.

(d) That the marketing quota level of corn for the marketing year commencing October 1, 1942, is 3,464,000,000 bushels.

(e) That the total supply of corn, as of October 1, 1942, will exceed the normal supply thereof by more than 10 per centum. However, in view of the existing national emergency and the provisions of section 371 (b) of said Act, marketing quotas will not be in effect with respect to the 1942 crop of corn.

Done at Washington, D. C. this 16th day of September 1942.

Witness my hand and the seal of the Department of Agriculture.

[SEAL] CLAUDE R. WICKARD, Secretary of Agriculture.

[F. R. Doc. 42-9225; Filed, September 17, 1942; 11:50 a. m.]

TITLE 10-ARMY: WAR DEPARTMENT

Chapter I-Aid of Civil Authorities and Public Relations

PART 11—ASSISTANCE TO RELATIVES AND OTHERS IN CONNECTION WITH DECEASED PERSONNEL

NOTIFICATION TO NEAREST RELATIVE IN CASE OF EMERGENCY

Section 11.1 (a) and (b) is hereby amended to read as follows:

§ 11.1 Notification to nearest relative or other person designated to be notified in case of emergency. (a) In cases of deaths occurring within the continental limits of the United States, the immediate commander will send notification of death by commercial telegraph to the nearest relative or other person designation.

nated to be notified in case of emergency. Such notification will include the fact, date, place, and cause of death, and will, when early shipment of the remains is practicable, request the person notified to reply by telegraph whether it is desired to have the remains shipped home, and if such shipment is desired, to designate the destination and the name of the person to whom the remains are to be consigned. For shipment of remains, see § 93.6. In the cases of deaths within the continental limits of the United States, referred to in paragraph 3b, AR 600-550,2 the officer making the report to The Adjutant General will also notify by commercial telegraph the nearest relative or other person designated to be notified in case of emergency. Under no circumstances will the notification include a statement relative to line of duty or misconduct

(b) In cases of deaths occurring outside the continental limits of the United States, upon receipt of the report of death, The Adjutant General will, except as provided in paragraph (c) of this section, notify the nearest relative, or other persons designated to be notified in case of emergency, of the fact of death, and in all cases of civilian employees will report the facts to the Secretary of War. (R.S. 161; 5 U.S.C. 22) [Par. 7a and b, AR 600–550, March 6, 1936, as amended

by C 3 September 5, 1942]

[SEAT]

J. A. Ulio, Major General, The Adjutant General.

[F. R. Doc. 42-9194; Filed, Septeber 17; 1942; 9:54 a. m.]

PART 79—PRESCRIBED SERVICE UNIFORM
CHAPLAIN'S SCARF

Section 79.62a is hereby added as follows:

§ 79.62a Chaplain's scarf—(a) Christian faith. A scarf of standard ecclesiastical pattern, of suitable black material 9 feet long. On each end in gold color Schiffli work the coat of arms of the United States 3 inches high with the chaplain's insignia, Christian, spaced ½ inch below the coat of arms. The bottom of the insignia to be 6½ inches from the end of the scarf.

(b) Jewish faith. A scarf of standard ecclesiastical pattern, of suitable white or black material 9 feet long. On each end and in gold color Schiffli work the coat of arms of the United States 3 inches high with the chaplain's insignia, Jewish, 4 inches high spaced ½ inch below the coat of arms. The bottom of the insignia to be 6½ inches from the end of the scarf. (R.S. 1296; 10 U.S.C. 1391) [Par. 62½, AR 600-35, November 10, 1941, as added by C 1, September 4, 1942.]

[SEAL]

J. A. Ulib, Major General, The Adjutant General.

[F. R. Doc. 42-9193; Filed, September 17, 1942; 9:54 a. m.]

16 F.R. 2502, 6730.

² Administrative regulations of the War Department relative to deceased personnel.

Chapter X—Areas Restricted for National Defense Purposes

[Public Proclamation No. 2]

PART 105—ESTABLISHMENT OF MILITARY AREAS

PROHIBITED AND RESTRICTED ZONES: EASTERN
MILITARY AREAS

Headquarters, Eastern Defense Command and First Army, Governors Island, New York

SEPTEMBER 7, 1942.

To: The people within the States of Maine, New Hampshire, Vermont, Massachusetts, Rhode Island, Connecticut, New York, New Jersey, Pennsylvania, Delaware, Maryland, Virginia, North Carolina, South Carolina, Georgia, part of the State of Florida, and the District of Columbia.

Whereas The Eastern Military Area was prescribed by Public Proclamation No. 1, this Headquarters, dated May 16,

1942; and

Whereas the present situation requires as a military necessity the promulgation of additional restrictions and the designation of certain Prohibited and Restricted Zones within the Eastern Military Area under authority contained in Executive Order of the President of the United States, No. 9066, dated February 19, 1942;

Now, therefore, I, Hugh A. Drum, Lieutenant General, U. S. Army, by virtue of the authority vested in me by the President of the United States and by the Secretary of War and my powers and prerogatives as Commanding General of the Eastern Defense Command and First Army, charged with the defense of the Eastern Seaboard, do hereby declare and proclaim that:

§ 105.2 Additional restrictions; Prohibited and Restricted Zones designated: Eastern Military Area. (a) All persons entering or remaining in any zone or any part of the Eastern Military Area are enjoined to refrain from acts of hostility. from giving information, aid, or comfort to the enemies of the United States: from interfering, by word or deed, with the military effort of the United States, or the processes thereof; and to comply strictly with the restrictions and orders which are herein or may hereafter be issued by the Commanding General, Eastern Defense Command and First Army.

(b) By Proclamations of the President of December 7th and 8th, 1941, the Attorney General of the United States is charged with the duty of executing the regulations prescribed by the President regarding the conduct of alien enemies in the continental United States. He is specifically directed to cause the apprehension of such alien enemies as in his judgment are subject to apprehension. In the execution of his responsibility under the Proclamations of the President previously referred to, he has promulgated certain rules and regulations. Nothing contained herein shall be construed as limiting or modifying the duty and responsibility of the Department of Justice under the said Proclamations insofar as the enforcement of laws and

¹7 F.R. 6754.

No. 184---2

regulations for the conduct and control of alien enemies is concerned.

(c) The duty and responsibility of the Federal Bureau of Investigation with respect to the investigation of alleged acts of espionage and sabotage are not to be construed as limited or modified in any respect by the terms of this Proclamation.

(d) Within the Eastern Military Area, control will be maintained primarily by a system of zones, designated A-Zones, or Prohibited Zones, and B-Zones, or Re-Zones include forts, stricted Zones. camps, arsenals, airports, landing fields, aircraft stations, electric and other power plants, hydroelectric dams, government naval vessels, navy yards, piers, docks, drydocks, factories, foundries, plants, workshops, storage yards or warehouses for the manufacture of munitions or implements of war or anything of any kind, nature or description for the use of the Army, the Navy, or any country allied or associated with the United States or in any wise connected with the successful prosecution of war by the United States, canals, wharfs, piers, docks, or drydocks used by ships or yessels, warehouses, sheds, elevators, railroad terminals, depots, or vards, or other terminals, storage or transfer facilities, radio, telephone, telegraph, or other signal communication facilities, highways and transportation facilities, railway and railroad facilities and equipment, public utilities and appurtenances, natural oil and gas wells, coal and other mines and equipment, strips of coastline or water front, military, naval or civil installations, commercial or defense facilities, and other places the protection of which is deemed essential to the national defense, and any designated area surrounding any such place or places.

(e) Within the Eastern Military Area, there are hereby designated Prohibited Zones A-1 to A-905, inclusive. The location and extent of Zones A-1 to A-231. inclusive, are more particularly described and defined in Exhibit No. 1, hereto attached, and as shown on the map hereto attached marked Exhibit No. 2. The location and extent of Zones A-232 to A-905, inclusive, shall be described and defined by the posting of appropriate signs at the entrances to and exits from such zones, along the outside boundaries thereof, and at such other places therein as shall give full and complete notice of the area included. The restrictions governing the right of any person to enter, remain in, or leave said Zones, including Zones A-232 to A-905, inclusive, are hereinafter prescribed in paragraph (i) (4), (6), and (7). Additional Prohibited Zones will be designated in subsequent Proclamations.

(f) Within the Eastern Military Area, there are hereby designated Restricted Zones B-1 to B-69, inclusive. The location and extent of such zones are more particularly described and defined in Exhibit No. 3, hereto attached, and as shown on the maps hereto attached marked Exhibits 4 to 21. The restrictions applicable to Restricted Zones B-1 and B-4 to B-69, inclusive, are hereinafter prescribed in paragraph (i) (8), (9), (10), (11) and (12). The restrictions

applicable to Restricted Zone B-2 are hereinafter prescribed in paragraph (i) (5), (9), (12) and (13); and those applicable to Restricted Zone B-3 are hereinafter prescribed in paragraph (i) (9), (12) and (13). Additional Restricted Zones will be designated in subsequent Proclamations.

(g) Any person who violates any restriction or order issued or adopted by the Commanding General, Eastern Defense Command and First Army, pursuant to the authority cited in the preamble of this Proclamation, applicable to the whole or any part of the Eastern Military Area, including any zone thereof, is subject to the penalties provided by Public Law No. 503 of the 77th Congress approved March 21, 1942, entitled, "An Act to provide a penalty for violation of restrictions or orders with respect to persons entering, remaining in, leaving, or committing any act in military areas or zones". In addition, if two or more persons conspire to violate Public Law 503 and one or more do any act to effect the object of such conspiracy, each of the parties will be subject to the penalties provided by Title 18, Section 88, United States Code.

In the case of an alien enemy, such person will, in addition, be subject to immediate apprehension and internment.

(h) Prosecution of offenses under Public Law 503, as well as all internment proceedings, are to be conducted by the several United States Attorneys for the several Federal judicial districts in the Eastern Military Area and such other representatives of the Department of Justice as the Attorney General may, from time to time, designate pursuant to the procedure, rules and regulations of the Attorney General.

(i) The right of any person to enter, remain in, or leave the Eastern Military Area, or any part or zone thereof, shall be subject to the following restrictions, effective from the date of this Proclamation, which said restrictions are hereby promulgated. These restrictions are in addition to those promulgated in Public Proclamation No. 1, this Headquarters, dated May 16, 1942, and additional restrictions will be promulgated as may be necessary.

(1) Any person whose presence in the Eastern Military Area, or any part or Zone thereof, is deemed dangerous to the national defense by the Commanding General, Eastern Defense Command and First Army, will be ordered excluded from the Military Area, or such part or Zone thereof, by the Commanding General, Eastern Defense Command and First No person who has been ordered Army. excluded from the Eastern Military Area, or any part or Zone thereof, by the Commanding General, Eastern Defense Command and First Army, in accordance with the provisions of this paragraph, shall enter or remain in the Military Area or in such part or Zone thereof.

(2) All civilian flying shall be in accordance with the provisions of War Department Circular, March 11, 1942, entitled "National Policy of Air Defense, Regulations and General Flight Rules"; with such regulations as have been or may be promulgated in accordance there-

with by the Civil Aeronautics Administration, by the War Department, or by the Navy Department; and with such restrictions or orders as have been or may be issued by this Headquarters.

(3) No person shall make any false statement with respect to his citizenship or country of origin nor shall any person make any false statement orally or in writing in connection with the administration of the Eastern Military Area.

(4) All persons are prohibited from entering, remaining in or leaving any Prohibited or A-Zone, or any part or portion thereof, except by special individual permit issued in accordance with instructions of the Commanding General of the appropriate Service Command, Services of Supply. Applications for permits will be made at the post, camp or station, or civilian manufacturing plant or other installation concerned.

(5) No person not in the armed forces of the United States entering or remaining in any part or portion of any Prohibited Zone or of Restricted Zone B-2 shall have in his possession without authorization by competent military authority any of the following:

(if Firearms.

(ii) Weapons or implements of war or component parts thereof.

(iii) Ammunitions.

(iv) Bombs.

(v) Explosives or material used in the

manufacture of explosives.

(vi) Short wave radio receiving sets. For the purpose of this Proclamation, a short wave radio receiving set is any apparatus designed to be used or capable of being used for the purpose of receiving signals, messages or communications of any nature whatsoever, which signals, messages or communications are transmitted by means of amplitude modulation radio waves of a frequency of 1750 kilocycles, or greater, or of a frequency of 540 kilocycles, or less.

(vii) Radio transmitting sets. For the purpose of this Proclamation, a radio transmitting set is any apparatus designed to be used or capable of being used for the sending or transmitting of radio signals, communications or messages of any kind or nature whatsoever.

(viii) Signal devices.

(ix) Codes or ciphers.

(x) Cameras.

(xi) Books, magazines, documents or papers in which there is any invisible writing or (other than those distributed and readily available to the general public) in which there are photographs, sketches, pictures, drawings, maps or graphical or written descriptions of any military or naval post, camp, station or installation, or any part thereof, or of any equipment, arms, ammunition, implements of war, devices, or other similar things used or intended to be used in the combat equipment of the land, naval, or air forces of the United States or those of the United Nations.

(xii) Binoculars, telescopes, field-glasses, or similar instruments in the na-

ture of visual aids.

(6) Notwithstanding the provisions of paragraph (i) (4) and (5), railways, waterways or Federal, state, county or municipal highways included within, passing

through, or contiguous to any Prohibited Zone shall continue open for normal traffic and the normal operations of common carriers, except that all restrictions heretofore promulgated by competent authority are hereby adopted and except as such continuance of normal traffic and operations may be specifically restricted hereafter by competent military authority.

(7) On highways, railways or waterways where normal traffic and operation of common carriers are permitted, no person, vehicle, train or watercraft shall stop, loiter, park or anchor in any Prohibited Zone unless so authorized by competent authority or unless the person or persons involved are fully accredited under the established restrictions to enter

and remain in such Zone.

(8) (i) Within any of the Restricted Zones B-1 and B-4 to B-69, inclusive, no person not in the armed forces of the United States engaged in the performance of official duties shall enter upon or be found in the area seaward of a line 100 vards inland from the line of mean high tide during the period between sunset and sunrise. Whenever such area is paralleled by a public road, railroad or boardwalk and such public road, railroad or boardwalk is less than 100 yards inland from the line of mean high tide, the prohibitions in this restriction shall extend only to the area seaward of such public road, railroad or boardwalk.

(ii) Exceptions to the above restrictions will be made in the cases of:

(a) Personnel of Federal, State and Municipal law enforcement agencies in the performance of their official duties.

(b) Persons or classes of persons specifically designated by Sector Commanders for their respective Sectors.

(c) Personnel of utilities (railroads, electric companies, gas companies, transit companies, etc.) in the performance of their duties.

(d) Personnel of emergency agencies (fire, police, hospital, doctors, etc.) and necessary vehicles thereof, in the per-

formance of their duties.

(e) In cases where residences, hotels, dancehalls, piers, or other public or private buildings lie within or project into the area defined above, said buildings, and roads and walks leading therefrom landward, shall not be considered to be within the area, but egress from said tuildings seawards shall not be made during the hours of darkness as defined

(9) Any person entering upon or found within any of the Restricted Zones B-1 to B-69, inclusive, shall, whenever called upon by any member of an enforcement agency, identify himself and otherwise explain his presence and activity therein. In all cases, the burden will be on the individual questioned satisfactorily to establish his identity and explain his presence and activity in the Zone.

(10) No person not in the armed forces or a member of an enforcement agency engaged in the performance of his official duties shall use or operate at stricted Zones B-1 and B-4 to B-69, in-

clusive, any camera, any binocular, field glass, or similar instrument in the nature of visual aid, or any signal device or instrument in the nature of a signal device.

(11) No person not in the armed forces or a member of an enforcement agency engaged in the performance of his official duties shall enter upon or leave any of the Restricted Zones B-1 and B-4 to B-69, inclusive, by water, except from places customarily used for such purposes.

(12) (i) No person not in the armed forces or a member of an enforcement agency engaged in the performance of his official duties shall park or loiter in any part of any Restricted Zone which is posted with a prohibition against such parking or loitering unless such person shall have secured permission from competent military authority.

(ii) Exceptions to this restriction will be made in the case of such persons as are defined and described by subdivisions (a), (b), (c) and (d) of subparagraph (8) (ii) above.

(13) In Restricted Zones B-2 and B-3, all persons shall obey such instructions concerning control of traffic within the Zones as may be promulgated by authority of the Commanding General of the appropriate Service Command, Services

of Supply.

(i) (1) The Commanding Officers of military posts, camps and stations are charged with the immediate enforcement of restriction applicable thereto. The responsible officials of civilian manufacturing plants or other installations are. in accordance with existing regulations pertaining thereto, charged with the immediate enforcement of restrictions applicable to the Prohibited Zones within which their respective plants or installations are located. The Commanding Generals, First, Second, Third and Fourth Service Commands, Services of Supply and the Military District of Washington, are charged with the supervision of the enforcement of restrictions, by Commanding Officers of military posts, camps and stations, and by responsible officials of civilian manufacturing plants or other installations included within Prohibited Zones located within their respective jurisdictions not operated under Naval control. The Commandants of the respective Naval Districts are charged with the supervision of the enforcement of restrictions by Commandants of Naval Stations in such stations and by responsible officials of civilian manufacturing plants or other installations operated under Naval control.

(2) Service Command Commanders are charged with responsibility for the enforcement of restrictions applicable to Restricted Zones B-1 to B-69, inclusive. and such other Restricted Zones as may hereafter be designated by this Headquarters. In the execution of this responsibility, it is specifically requested that Federal, state, municipal and local law enforcement and other agencies any time or place within any of the Rewithin the Eastern Military Area assist

when requested by Service Command Commanders. In accordance with specific instructions issued by the Commanding General, Eastern Defense Command and First Army, Sector Commanders will assist Service Command Commanders in the enforcement of restrictions applicable to Restricted Zones B-1 and B-4 to B-69, inclusive.

(k) The provisions of Paragraph 2 of Public Proclamation No. 1, this Headquarters, dated May 16, 1942, prescribing the functional subdivisions of the Eastern Military Area for purposes of enforcement of restrictions and orders, are amended to include also the Military District of Washington with Headquarters at Washington, D. C. The provisions of Paragraph 3 of that Proclamation, relating to control of artificial lighting along the coast, are amended to provide that the Commanding General of the Military District of Washington is designated as authority to promulgate and enforce, within his jurisdiction, the necessary restrictions and orders for control of artificial lighting. The term "Commanding General of the appropriate Service Command, Services of Supply" in this or other Proclamations will be construed to include the Commanding General of the Military District of Washington when appropriate.

(1) Corps Areas and Corps Area Commanders having been redesignated by the War Department as Service Commands. Services of Supply, and Commanding Generals, Service Commands, Services of Supply, respectively, Public Proclamation No. 1, this Headquarters, dated May 16, 1942, is amended by substituting throughout the term "Service Commands, Services of Supply" for the term "Corps Areas" and the term "Commanding Generals, Service Commands, Services of Supply" for the term "Corps Area Com-

manders".

(m) A copy of this Proclamation shall be displayed for public inspection at every Selective Service Local Board; at every post office; at every court house; and at every town hall within the Eastern Military Area. Additional proclamations, announcements and restrictions will be issued from this Headquarters as occasion demands. Copies of such additional proclamations, announcements and restrictions will be available for inspection at every Selective Service Local Board; at every post office; at every court house; and at every town hall within the Eastern Military Area. shall be the duty of every person found within the Eastern Military Area to familiarize himself with the terms of every proclamation, announcement or restriction issued by this Headquarters.

> H. A. DRUM, Lieutenant General, U.S. Army, Commanding.

Confirmed:

J. A. ULIO, Major General. The Adjutant General.

[F. R. Doc. 42-9202; Filed, September 17, 1942; 11:05 a. m.l

TITLE 16—COMMERCIAL PRACTICES

Chapter I—Federal Trade Commission

[Docket No. 4488]

PART 3—DIGEST OF CEASE AND DESIST ORDERS

NORFOLK MATTRESS COMPANY, INC.

§ 3.6 (1) Advertising falsely or misleadingly-Indorsements, approvals and testimonials: § 3.6 (cc) Advertising falsely or misleadingly-Source or origin-Doctor's design or supervision of manufacture or preparation: §3.18 Claiming indorsements or testimonials falsely: § 3.66 (c) Misbranding or mislabeling-Indorsements, approvals or awards: § 3.66 (k) Misbranding or mislabeling-Source or origin-Doctor's design or supervision: § 3.96 (a) Using misname-Goods-Indorsements, leading approvals and testimonials: § 3.96 (a) Using misleading name—Goods—Source or origin—Doctor's design or supervision. In connection with offer, etc., in commerce, of mattresses, pillows, bedsprings, couches, and other products, using the word "Doctor", or the abbreviation "Dr.", or any simulation thereof, either alone or in connection with any other word or words, to designate, describe, or refer to any mattresses, pillows, bedsprings, couches or other products not designed, approved, or recommended by a doctor; or otherwise representing in any manner that any product not designed, approved or recommended by a doctor has been designed, approved, or recommended by a doctor; prohibited. (Sec. 5, 38 Stat. 719, as amended by sec. 3, 52 Stat. 112; 15 U.S.C., sec. 45b) [Cease and desist order, Norfolk Mattress Company, Inc., Docket 4488, September 14, 1942] At a regular session of the Federal

14th day of September, A. D. 1942.

This proceeding having been heard by the Federal Trade Commission upon the complaint of the Commission, the answer of respondent, testimony in support of and in opposition to the allegations of the complaint taken before an examiner of the Commission theretofore duly designated by it, report of the trial examiner and exceptions thereto, and briefs filed herein, and the Commission having made its findings as to the facts and its conclusion that said respondent has violated the provisions of the Federal Trade Commission Act:

Trade Commission, held at its office in

the City of Washington, D. C., on the

It is ordered, That the respondent Norfolk Mattress Company, Inc., a corporation, its officers, representatives, agents, and employees, directly or through any corporate or other device, in connection with the offering for sale, sale, and distribution of mattresses, pillows, bedsprings, couches and other products in commerce, as "commerce" is defined in the Federal Trade Commission Act, do forthwith cease and desist from using the word "Doctor," or the abbreviation "Dr.," or any simulation thereof, either alone or in connection with any other word or words, to designate, describe, or refer to any mattresses, pillows, bed-springs, couches or other products not designed, approved, or recommended by a doctor; or otherwise representing in any manner that any product not designed, approved, or recommended by a doctor has been designed, approved, or recommended by a doctor.

It is further ordered, That respondent shall, within sixty (60) days after the service upon it of this order, file with the Commission a report in writing setting forth in detail the manner and form in which it has complied with this order.

By the Commission.

[SEAL]

Otis B. Johnson, Secretary.

[F. R. Doc. 42-9198; Filed, September 17, 1942; 10:47 a. m.]

[Docket No. 4538]

PART 3—DIGEST OF CEASE AND DESIST ORDERS

SPECIALTY ACCOUNTING SUPPLY MANUFACTURERS ASSOCIATION, ET AL

§ 3.27 (d) Combining or conspiring— To enhance, maintain or unify prices. In connection with offer, etc., in commerce, of "printed stationery" for use in making records of sales and other business transactions, including sales books, continuous forms consisting of multiple sets of business forms for use in billing machines, typewriters, or other office equipment, and autographic register stationery consisting of multiple sets of business forms for use in autographic or credit registers and other business recording machines for making handwritten or machine records of various business transactions, or other stationery for similar uses, and among other things, as in order set forth, and on the part of respondent Specialty Accounting Supply Manufacturers Association, its officers, etc.; O. L. Moore, its secretary, and his representatives, etc.; and thirty respondent manufacturers and sellers of such products, members of said Association, and their respective officers, etc., entering into, continuing, cooperating in, or carrying out, any common course of action, agreement, understanding, combination, or conspiracy between and among any two or more of said respondents, or between any one or more of said respondents and others not parties hereto, to (1) establish, fix, or maintain prices, terms, or conditions of sale for "printed stationery", or adhere to, or promise to adhere to, the prices, terms, and conditions of sale so fixed: (2) hold or participate in any meeting, discussion, exchange of information among themselves or under the auspices of respondent Association, respondent O. L. Moore, or any other medium or agency concerning proposed or future prices, terms, or conditions of sale or concerning bids and prices in advance of the submittal of bids or price quotations to purchasing officials, awarding authorities of the Federal Government or other Governmental units, or to any buyer of "printed stationery"; (3) arrive at the amount of any bid or price quotations to be submitted to purchasing officials of the Federal Government, to awarding authorities of other Governmental units or subdivisions, or to any buyer of "printed stationery" through agreement, understanding, or collusion with other bidders; (4) exchange, distribute, or relay among manufacturing respondents, information as to bids submitted or to be submitted to purchasing officials of the Federal Government or to awarding authorities of other Governmental units or subdivisions or to any buyer of "printed stationery", or submit bids which are not bona fide, to such officials, agencies, or purchasers, for the purpose, or with the effect, of protecting or favoring any one or more of the manufacturing respondents or of eliminating competitive bidding; and (5) employ or utilize respondent O. L. Moore or respondent Association or any other medium or central agency as an instrument, vehicle, or aid in performing or doing any of the acts and practices prohibited by this order; prohibited. (Sec. 5, 38 Stat. 719, as amended by sec. 3, 52 Stat. 112; 15 U.S.C., sec. 45b) [Cease and desist order, Specialty Accounting Supply Manufacturers Association, et al., Docket 4538, September 9, 1942]

§ 3.24 (b) Coercing and intimidating—Customers or prospective customers—To maintain resale prices:

§ 3.27 (d) Combining or conspiring-To enhance, maintain or unify prices. In connection with offer, etc., in commerce, of "printed stationery" for use in making records of sales and other business transactions, including sales books, continuous forms consisting of multiple sets of business forms for use in billing machines, typewriters, or other office equipment, and autographic register stationery consisting of multiple sets of business forms for use in autographic or credit registers and other business recording machines for making handwritten or machine records of various business transactions, or other stationery for similar uses, and among other things, as in order set forth, and on the part of respondent Specialty Accounting Supply Manufacturers Association, its officers, etc.; O. L. Moore, its secretary, and his representatives, etc.; and thirty respondent manufacturers and sellers of such products, members of said Association, and their respective officers, etc., entering into, continuing, cooperating in, or carrying out, any common course of action, agreement, understanding, combination, or conspiracy between and among any two or more of said respondents, or between any one or more of said respondents and others not parties hereto, to (1) exchange or circulate among respondent members or through respondent Association or any other medium or central agency, lists of "recognized" jobbers or dealers in "printed stationery", to protect or favor any one or more of such jobbers or dealers or restrict the sale of "printed stationery" to jobbers and dealers so listed; (2) coerce, induce, or persuade, by espionage, refusal to sell, or other means, or so attempting to coerce, induce, or persuade, jobbers or subjobbers "printed stationery" to adhere to or maintain the prices, terms, or conditions of sale as fixed by any of the manufacturing respondents and their jobbers or subjobbers; and (3) employ or utilize respondent O. L. Moore or respondent Association or any other medium or central
agency as an instrument, vehicle, or aid
in performing or doing any of the acts
and practices prohibited by this order;
prohibited. (Sec. 5, 38 Stat. 719, as
amended by sec. 3, 52 Stat. 112; 15 U.S.C.,
sec. 45b) [Cease and desist order, Specialty Accounting Supply Manufacturers
Association, et al., Docket 4538, September 9, 1942]

§ 3.27 (h) Combining or conspiring-To restrain and monopolize trade: § 3.75 Operating secret subsidiary. In connection with offer, etc., in commerce, of "printed stationery" for use in making records of sales and other business transactions, including sales books, continuous forms consisting of multiple sets of business forms for use in billing machines, typewriters, or other office equipment, and autographic register stationery consisting of multiple sets of business forms for use in autographic or credit registers and other business recording machines for making handwritten or machine records of various business transactions, or other stationery for similar uses, and among other things, as in order set forth, and on the part of respondent Specialty Accounting Supply Manufacturers Association, its officers, etc.; O. L. Moore, its secretary, and his representatives, etc.; and thirty respondent manufacturers and sellers of such products, members of said Association, and their respective officers, etc., entering into, continuing, cooperating in, or carrying out, any common course of action, agreement, understanding, combination, or conspiracy between and among any two or more of said respondents, or between any one or more of said respondents and others not parties hereto, to (1) give special or valuable inducements in price, or otherwise, to purchasers of "printed stationery" not customers of the respondents herein, while at the same time denving or withholding such inducements or valuable consideration from customers of the respondents, for the purpose, or with the effect, of diverting trade to any of the respondents from other manufacturers or sellers of "printed stationery"; (2) hold out or permit any printing stationery concern to be held out and advertised as an independent business when, in fact, such concern is owned, operated, or controlled by any of the respondents; and (3) employ or utilize respondent O. L. Moore or respondent Association or any other medium or central agency as an instrument, vehicle, or aid in performing or doing any of the acts and practices prohibited by this order; prohibited. (Sec. 5, 38 Stat. 719, as amended by sec. 3, 52 Stat. 112; 15 U.S.C., sec. 45b) [Cease and desist order, Specialty Accounting Supply Manufacturers Association, et al., Docket 4538, September 9,

§ 3.27 (d) Combining or conspiring— To enhance, maintain or unify prices: § 3.27 (h) Combining or conspiring—To restrain and monopolize trade. In connection with offer, etc., in commerce, of 'printed stationery" for use in making records of sales and other business transactions, including sales books, continuous forms consisting of multiple sets of business forms for use in billing machines, typewriters, or other office equipment, and autographic register stationery consisting of multiple sets of business forms for use in autographic or credit registers and other business recording machines for making handwritten or machine records of various business transactions, or other stationery for similar uses, and among other things, as in order set forth, and on the part of respondent Specialty Accounting Supply Manufacturers Association, its officers, etc.; O. L. Moore, its secretary, and his representatives, etc.; and thirty respondent manufacturers and sellers of such products, members of said Association, and their respective officers, etc., entering into, continuing, cooperating in, or carrying out, any common course of action, agreement, understanding, combination, or conspiracy between and among any two or more of said respondents, or between any one or more of said respondents and others not parties hereto, to (1) allocate or divide among themselves or anyone, any given lot or piece of business or the business of any given purchasers of "printed stationery," which allocation or division has the tendency or effect of fixing prices or otherwise restricting, restraining, or eliminating competition in the sale and distribution of 'printed stationery"; (2) enter into, continue, or carry out any licensing or crosslicensing arrangements in connection with claims of any of the manufacturing respondents under patents, for the purpose, or with the tendency or effect, of upholding or maintaining prices, terms, or conditions of sale of "printed stationery"; and (3) employ or utilize respondent O. L. Moore or respondent Association or any other medium or central agency as an instrument, vehicle, or aid in performing or doing any of the acts and practices prohibited by this order; prohibited. (Sec. 5, 38 Stat. 719, as amended by sec. 3, 52 Stat. 112; 15 U.S.C., sec. 45h) [Cease and desist order, Specialty Accounting Supply Manufacturers Association, et al., Docket 4538, September 9, 1942]

§ 3.27 (d) Combining or conspiring-To enhance, maintain or unify prices: § 3.27 (h) Combining or conspiring-To restrain and monopolize trade. In connection with offer, etc., in commerce, of "printed stationery" for use in making records of sales and other business transactions, including sales books, continuous forms consisting of multiple sets of business forms for use in billing machines, typewriters, or other office equipment, and autographic register stationery consisting of multiple sets of business forms for use in autographic or credit registers and other business recording machines for making handwritten or machine records of various business transactions, or other stationery for similar uses, and among other things, as in order set forth, and on the part of respondent Specialty Accounting Supply Manufacturers Association, its officers, etc.; O. L. Moore, its secretary, and his representatives, etc.; and thirty respondent manufacturers and sellers of such products, members of said Association, and their respective officers, etc., entering into, continuing, cooperating in, or carrying out any common course of action, agreement, understanding, combination, or conspiracy between and among any two or more of said respondents, or between any one or more of said respondents and others not parties hereto, to (1) exchange, distribute, or relay among manufacturing respondents or any of them, or through respondent Association, respondent O. L. Moore, or through any other medium or central agency, price lists or other information showing current or future prices, terms, or conditions of sale, or information showing current or future prices, terms, or conditions of sale of any particular respondent, or bid or price quotations submitted or to be submitted on any prospective piece of business; (2) exchange, distribute, or relay among manufacturing respondents or any of them, or through respondent Association, respondent O. L. Moore, or any other medium or central agency, information concerning prices charged particular customers or information concerning volume of production, sales, or shipments of "printed stationery" where the identity of the manufacturer, seller, or purchaser can be determined through such information, and which has the capacity or tendency of aiding in securing compliance with announced prices, terms, or conditions of sale; (3) formulate, establish, put into operation, continue, or use in any way, any "open price plan" or "reporting plan" which has the tendency or effect of depriving the public of any benefit of competition in price between and among the manufacturing respondents, or between any of them and any other manufacturer or seller of "printed stationery"; (4) authorize or permit the examination of the books and other records of the manufacturing respondents by any agent of the respondents or any of them, to permit or make possible a collective or cooperative consideration, through any common agent of the respondents, of the prices at which any given manufacturing respondent has made sales, is currently making sales, or expects to make sales, and a comparison of the sales with the price quotations previously announced by such manufacturing respondents; (5) formulate or put into operation any other practice or plan which has the purpose, or the tendency or effect, of fixing prices for "printed stationery" or otherwise restricting, restraining, or eliminating competition in the sale and distribution of such products; and (6) employ or utilize respondent O. L. Moore or respondent Association or any other medium or central agency as an instrument, vehicle, or aid in performing or doing any of the acts and practices prohibited by this this order; prohibited. (Sec. 5, 38 Stat. 719, as amended by sec. 3, 52 Stat. 112;

15 U.S.C., sec. 45b) [Cease and desist order, Specialty Accounting Supply Manufacturers Association, et al. Docket 4538, September 9, 1942]

In the Matter of Specialty Accounting Supply Manufacturers Association, et al., an Unincorporated Association, Its Board of Directors, Its Officers Including Its Secretary, O. L. Moore, Individually and as the Secretary of the Specialty Accounting Supply Manufacturers Association, and the Following Corporations, Individually and as Members of the Specialty Accounting Supply Manufacturers Association; Acme Register Company, Adams Bros. Sales Book Company, American Sales Book Co., Inc., Atlantic Register Company, Autographic Register Co., Baltimore Sales Book Company, Bonnar-Vawter Fanform Co., Cosby-Wirth Manifold Book Company, Craft Sales Book Company, Inc., Egry Register Company, W. S. Gilkey Printing Co., Stephen Greene Company, Hamilton Autographic Register Co., Hanna Register Company, Philip Hano Company, Inc., Lisbon Sales Book Company, Roscoe M. Breeden, an Individual Doing Business Under the Firm Name of Los Angeles Register & Printing Co., McCaskey Register Company, The Miami Systems Corp., National Carbon Coated Paper Co., The Potter Press, C. W. Potter, The Rotary Printing Company, Schwabacher-Frey Company, Shelby Salesbook Company, The Snapout Forms Company, The Standard Register Company, Sunset-McKee Sales Book Co., United Autographic Register Co., The Wallace Press, Inc.

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 9th day of September, A. D. 1942.

This proceeding having been heard by the Federal Trade Commission upon the amended complaint of the Commission and the answers of the respondents, in which answers respondents American Sales Book Co., Inc., Autographic Register Co., Baltimore Sales Book Company. Bonnar-Vawter Fanform Co., Cosby-Wirth Manifold Book Company, Egry Register Company, Hanna Register Company, The Potter Press, The Snapout Forms Company, The Standard Register Company, and United Autographic Register Co., admit all of the material allegations of fact set forth in the said amended complaint, and respondents Specialty Accounting Supply Manufacturers Association, O. L. Moore, Acme Register Company, Adams Bros. Sales Book Company, Atlantic Register Company, Craft Sales Book Company, Inc., W. S. Gilkey Printing Co., Stephen Green Company, Hamilton Autographic Register Co., Philip Hano Company, Inc., Lisbon Sales Book Company, Roscoe M. Breeden, an individual doing business under the firm name of Los Angeles Register & Printing Co., McCaskey Register Company, The Miami Systems Corp., National Carbon Coated Paper Co., C. W. Potter, Inc., The Rotary Printing Com-Schwabacher-Frey Company, Shelby Salesbook Company, Sunset-Mc-Kee Sales Book Co., and The Wallace

Press, Inc., admit all the material allegations of fact set forth in the said amended complaint, except the allegations contained in subparagraph (3) of Paragraph Five of said amended complaint, which subparagraph they neither admit nor deny, but state in connection therewith that they lack knowledge of the facts relating to the charges therein contained. All respondents waived all intervening procedure and hearing as to said facts and consented that the Commission may, without trial and without the taking of evidence, make and enter its findings as to the facts, including inferences which it may draw therefrom and its conclusions based thereon, and issue and serve upon them an order to cease and desist from any methods of competition alleged in the said amended complaint: and the Commission having made its findings as to the facts and having stated its conclusion that all of the said respondents have violated the provisions of Section 5 of the Federal Trade

Commission Act:

It is ordered, That the respondents, Specialty Accounting Supply Manufacturers Association, an unincorporated association hereinafter referred to as "respondent Association," its officers, directors, agents, and employees and O. L. Moore, individually and as an officer of Specialty Accounting Supply Manufacturers Association, his representatives, agents, and employees and the following persons, firms, and corporations, individually and as members of the Specialty Accounting Supply Manufacturers Association, hereinafter referred to as "manufacturing respondents": A c m e Register Company, a corporation; Adams Bros. Sales Book Company, a corporation; American Sales Book Co., Inc., a corporation: Atlantic Register Company, a corporation: Autographic Register Co., corporation; Baltimore Sales Book Company, a corporation: Bonner-Vawter Fanform Co., a corporation: Cosby-Wirth Manifold Book Company, a corporation; Craft Sales Book Company, Inc., a corporation; Egry Register Company, a corporation; W. S. Gilkey Printing Co., a corporation; Stephen Greene Company, a corporation; Hamilton Autographic Register Co., a corporation; Hanna Register Company, a corporation; Philip Hano Company, Inc., a corporation; Lisbon Sales Book Company, a corporation; McCaskey Register Company, a corporation; The Miami Systems Corp., a corporation; National Carbon Coated Paper Co., a corporation; The Potter Press, a corporation; C. W. Potter, Inc., a corporation; The Rotary Printing Company, a corporation; Schwabacher-Frey Company, a corporation; Shelby Salesbook Company, a corporation; The Snapout Forms Company, a corporation; The Standard Register Company, a corporation; Sunset-McKee Sales Book Co., a corporation: United Autographic Register Co., a corporation; and The Wallace Press, Inc., a corporation; their respective officers, agents, representatives, and employees, and Roscoe M. Breeden, an individual doing business under the firm name of Los Angeles Register & Printing Co., and his representatives, agents, and employees, in connection with the

offering for sale, sale, and distribution in commerce as "commerce" is defined in the Federal Trade Commission Act, of "printed stationery" for use in making records of sales and other business transactions, including sales books, continuous forms consisting of multiple sets of business forms for use in billing machines, typewriters, or other office equipment, and autographic register stationery consisting of multiple sets of business forms for use in autographic or credit registers and other business recording machines for making handwritten or machine records of various business transactions, or other stationery for similar uses, do forthwith cease and desist from entering into, continuing, cooperating in, or carrying out, any common course of action, agreement, understanding, combination, or conspiracy between and among any two or more of said respondents, or between any one or more of said respondents and others not parties hereto, to do or perform any of the following acts or practices:

(1) Establishing, fixing, or maintaining prices, terms, or conditions of sale for "printed stationery," or adhering to, or promising to adhere to, the prices, terms, and conditions of sale so fixed;

(2) Holding or participating in any meeting, discussion, or exchange of information among themselves or under the auspices of respondent Association, respondent O. L. Moore, or any other medium or agency concerning proposed or future prices, terms, or conditions of sale or concerning bids and prices in advance of the submittal of bids or price quotations to purchasing officials, awarding authorities of the Féderal Government or other Governmental units, or to any buyer of "printed stationery";

(3) Arriving at the amount of any bid or price quotations to be submitted to purchasing officials of the Federal Government, to awarding authorities of other Governmental units or subdivisions, or to any buyer of "printed stationery" through agreement, understanding, or collusion with other bidders;

(4) Exchanging distributing, or relaying among manufacturing respondents, information as to bids submitted or to be submitted to purchasing officials of the Federal Government or to awarding authorities of other Governmental units or subdivisions or to any buyer of "printed stationery," or submitting bids which are not bona fide, to such officials, agencies, or purchasers, for the purpose, or with the effect, of protecting or favoring any one or more of the manufacturing respondents or of eliminating competitive bidding;

(5) Exchanging or circulating among respondent members or through respondent Association or any other medium or central agency, lists of "recognized" jobbers or dealers in "printed stationery," to protect or favor any one or more of such jobbers or dealers or restrict the sale of "printed stationery" to jobbers and dealers so listed;

(6) Coercing, inducing, or persuading, by espionage, refusal to sell, or other means, or so attempting to coerce, induce, or persuade, jobbers or subjobbers of "printed stationery" to adhere to or

maintain the prices, terms, or conditions of sale as fixed by any of the manufacturing respondents and their jobbers or

subjobbers;

(7) Giving special or valuable inducements in price, or otherwise, to purchasers of "printed stationery" not customers of the respondents herein, while at the same time denying or withholding such inducements or valuable consideration from customers of the respondents, for the purpose, or with the effect, of diverting trade to any of the respondents from other manufacturers or sellers of "printed stationery";

(8) Holding out or permitting any printing stationery concern to be held out and advertised as an independent business when, in fact, such concern is owned, operated, or controlled by any

of the respondents;

(9) Allocating or dividing among themselves or anyone, any given lot or piece of business or the business of any given purchaser of "printed stationery," which allocation or division has the tendency or effect of fixing prices or otherwise restricting, restraining, or eliminating competition in the sale and distribution of "printed stationery".

of "printed stationery";

(10) Entering into, continuing, or carrying out any licensing or cross-licensing arrangements in connection with claims of any of the manufacturing respondents under patents, for the purpose, or with the tendency or effect, of upholding or maintaining prices, terms, or conditions of sale of "printed station-

ery";

(11) Exchanging, distributing, or relaying among manufacturing respondents or any of them, or through respondent Association, respondent O. L. Moore, or through any other medium or central agency, price lists or other information showing current or future prices, terms, or conditions of sale, or information showing current or future prices, terms, or conditions of sale of any particular respondent, or bid or price quotations submitted or to be submitted on any prospective piece of business;

(12) Exchanging, distributing, or relaying among manufacturing respondents or any of them, or through respondent Association, respondent O. L. Moore, or any other medium or central agency, information concerning prices charged particular customers or information concerning volume of production, sales, or shipments of "printed stationery" where the identity of the manufacturer, seller, or purchaser can be determined through such information, and which has the capacity or tendency of aiding in securing compliance with announced prices, terms, or conditions of sale:

(13) Formulating, establishing, putting into operation, continuing, or using in any way, any "open price plan" or "reporting plan" which has the tendency or effect of depriving the public of any benefit of competition in price between and among the manufacturing respondents, or between any of them and any other manufacturer or seller of "printed sta-

ionery".

(14) Authorizing or permitting the examination of the books and other records

of the manufacturing respondents by any agent of the respondents or any of them, to permit or make possible a collective or cooperative consideration, through any common agent of the respondents, of the prices at which any given manufacturing respondent has made sales, is currently making sales, or expects to make sales, and a comparison of the sales with the price quotations previously announced by such manufacturing respondents;

(15) Formulating or putting into operation any other practice or plan which has the purpose, or the tendency or effect, of fixing prices for "printed stationery" or otherwise restricting, restraining, or eliminating competition in the sale and distribution of such prod-

(16) Employing or utilizing respondent O. L. Moore or respondent Association or any other medium or central agency as an instrument, vehicle, or aid in performing or doing any of the acts and practices prohibited by this order.

It is further ordered That the respondents shall, within sixty (60) days after service upon them of this order, file with the Commission a report in writing, setting forth in detail the manner and form in which they have complied with this order.

By the Commission.

ucts:

[SEAL] OTIS B. JOHNSON,

Secretary. [F. R. Doc. 42-9199; Filed, September 17, 1942;

10:48 a. m.]

TITLE 30-MINERAL RESOURCES

Chapter III—Bituminous Coal Division

[Docket No. A-1308]

PART 328—MINIMUM PRICE SCHEDULE, DISTRICT No. 8

ORDER GRANTING RELIEF, ETC.

Memorandum opinion and order granting further relief in the matter of the petition of District Board No. 8, for the provisions in the schedule of effective minimum prices for District No. 8 For All Shipments Except Truck, permitting the absorption of the C. & O. Railroad switching charge applicable on shipments from Freight Origin Group No. 63 to the C. C. & O. Railroad for off-line railroad locomotive fuel.

This proceeding was originally instituted upon a petition filed with the Bituminous Coal Division by the Bituminous Coal Producers Board for District No. 8, pursuant to section 4 II (d) of the Bituminous Coal Act of 1937, in behalf of Caudill-Ward Coal Company, a code member producer in District No. 8. Petitioner proposed, sought, and, on May 8, 1942, 7 F.R. 3469, was granted an addition to the special prices established by the Schedule of Effective Minimum Prices for District No. 8 (High Volatile section IV), for All Shipments Except Truck, in § 328.13 (c) (2) (iii) (b) as follows:

Mines in Freight Origin Group No. 63 (C. & O. only), may deduct \$6.93 per car switching charge on coal sold for off-line railroad locomotive fuel to the CC&O Railroad.

On August 31, 1942, District Board No. 8 filed a motion for further consideration and for further relief requesting that the Acting Director issue an order effecting a modification of his order of May 8, 1942, to the effect that the provisions added by such Order to High Volatile section IV, § 328.13 (c) (2) (iii) (b) in the Schedule of Effective Minimum Prices for District No. 8 for All Shipments Except Truck to read as follows:

Mines in Freight Origin Group No. 63 (C&O only) may deduct \$7.35 per car switching charge on coal sold for off-line railroad locomotive fuel to the CC&O Railroad.

At the time the original petition was filed in Docket No. A-1308 tariff schedules as of that date required the payment by mines in Freight Origin Group No. 63 (C&O only), and particularly Federal Mine (Mine Index No. 202) of Caudill-Ward Coal Company, of a switching charge of \$6.93 per car on shipments of off-line railway locomotive fuel produced at such mines from the C&O Railway tracks to the CC&O Railroad tracks at Elkhorn City, Kentucky, for use by the CC&O Railroad. The Acting Director, by an Order of May 8, 1942, 7 F.R. 3469, found that mines in Freight Origin Group No. 63 (C&O only), should be permitted to deduct such switching charge on coals sold for off-line railroad locomotive fuel to the CC&O Railroad under the standards of the Bituminous Coal Act in order to preserve fair competition with other producers shipping coals for locomotive fuel use to that railroad.

Shortly before the hearing of March 17, 1942, Agent W. S. Curlett published a tariff designated as I. C. C. No. A-742 (Tariff of Increased Rates and Charges No. X-148), and Supplement No. 10 thereto, which, in effect, increased the switching rate of \$6.93 per car of coals shipped from mines in Freight Origin Group No. 63 (C&O only), for off-line railroad locomotive fuel to the CC&O Railroad, to \$7.35 per car. Such increase in the switching charges, of which petitioner had no knowledge until recently, became effective March 18, 1942, and is

still in effect.

Since March 18, 1942, mines in Freight Origin Group No. 63 (C&O only), and particularly Federal Mine of Caudill-Ward Coal Company, have been permitted to adjust the minimum f. o. b. mine prices upon shipments of off-line railroad locomotive fuel to the CC&O Railroad by deducting only \$6.93 per car therefrom, whereas the actual deduction required to place the producer of such coals upon a fair competitive basis with the producers of comparable coals delivered to the CC&O Railroad from mines located on the tracks of that railroad in the vicinity of Elkhorn City, Kentucky, has been and is now \$7.35.

On the basis of the foregoing, it is apparent that the relief should be granted in order to effectuate the purposes of section 4 II (a) and 4 II (b) of the Act and to comply in all respects with the

standards thereof.

Now, therefore, it is ordered, That effective fifteen (15) days from the date

of this Order the amendment effected in § 328.13 (c) (2) (iii) (b) (Special prices—Railway locomotive fuel—For off-line railways—Adjustments to off-line railway locomotive fuel prices) in the Schedule of Effective Minimum Prices for District No. 8, High Volatile section IV, for All Shipments Except Truck by the Order of May 8, 1942, herein, be and the same hereby is deleted and in lieu thereof the following amendment to the said Schedule is adopted:

Mines in Freight Origin Group No. 63 (C&O only) may deduct \$7.35 per car switching charge on coals sold for off-line railroad locomotive fuel to the CC&O Railroad.

Dated: September 16, 1942.

[SEAL]

DAN H. WHEELER, Acting Director.

[F. R. Doc. 42-9210; Filed September 17, 1942; 11:46 a. m.]

[Docket No. A-1536]

PART 328—MINIMUM PRICE SCHEDULE, DISTRICT NO. 8

ORDER CORRECTING TYPOGRAPHICAL ERRORS

Order correcting typographical errors in order of July 31, 1942 in the matter of the petition of District Board No. 8 for the establishment of price classifications and minimum prices for the coals of certain mines in District No. 8.

An Order Granting Temporary Relief and Conditionally Providing for Final Relief was issued in the above-entitled matter on July 31, 1942, 7 F.R. 6245.

Although the original order was correct, in the process of duplication the price classifications of "B" and "C" in Size Groups 24 and 25 for the coals of the Garco No. 2 Mine (Mine Index No. 5649) of Garmeada Coal Company for shipment to destinations other than Great Lakes were inadvertently changed to "D" and "B", respectively, in Supplement R-I annexed to and made part of the order. The correct classifications are "B" and "C".

Accordingly, § 328.11 (Alphabetical list of code members) is corrected by inserting in Supplement R-I set forth and made a part of Order issued in the above-entitled matter on July 31, 1942, price classifications "B" and "C", respectively, in Size Groups 24 and 25 for the coals of the Garco No. 2 Mine (Mine Index No. 5649) of Garmeada Coal Company for shipment to destinations other than Great Lakes.

Dated: September 16, 1942.

[CEAT

DAN H. WHEELER, Acting Director.

[F. R. Doc. 42-9214; Filed, September 17, 1942; 11:48 a. m.]

TITLE 32—NATIONAL DEFENSE

Chapter VI-Selective Service System

LOCAL BOARD NO. 2, UNION COUNTY, PA.

ORDER WAIVING LOCAL BOARD PHYSICAL EXAMINATIONS

By virtue of the provisions of the Selective Training and Service Act of 1940

(54 Stat. 885), as amended, and the authority vested in me by the rules and regulations prescribed thereunder, and more particularly the provisions of § 623.35 of the Selective Service Regulations. I hereby waive the requirement that registrants be physically examined by an examining physician in the manner provided in Part 623, Selective Service Regulations, when such registrants are being classified by Local Board No. 2, Union County, Pennsylvania, and I hereby direct that the classification of such registrants be completed in the manner provided in § 623.51 (f), Selective Service Regulations,1 without such physical examination by a local board examining physician.

LEWIS B. HERSHEY,
Director.

SEPTEMBER 15, 1942.

[F. R. Doc. 42-9181; Filed, September 16, 1942; 3:03 p. m.]

Chapter IX—War Production Board Subchapter B—Director General for Operations

PART 3061—STEEL SHIPPING DRUMS
[Amendment 1 of Limitation Order L-197]

Subparagraph (1) of paragraph (c) to Limitation Order L-197 (§ 3061.1)² is hereby amended to read as follows:

§ 3061.1 Limitation Order L-197. * * *
(c) Restrictions on sale, delivery and use. (1) On and after October 1, 1942, no person shall manufacture or complete the manufacture of any drum which shall not have the letter X plainly and legibly embossed on the bottom plate thereof.

(P.D. Reg. 1, as amended, 6 F.R. 6680; W.P.B. Reg. 1, 7 F.R. 561; E.O. 9024, 7 F.R. 329; E.O. 9040, 7 F.R. 527; E.O. 9125, 7 F.R. 2719; sec. 2 (a), Pub. Law 671, 76th Cong., as amended by Pub. Laws 89 and 507, 77th Cong.)

Issued this 16th day of September 1942.

ERNEST KANZLER,

Director General for Operations.

[F. R. Doc. 42-9191; Filed, September 16, 1942; 4:26 p. m.]

PART 1115-FUEL OIL

[Amendment 3 to Limitation Order L-56, as Amended, Correction]

LIMITATIONS IN DELIVERIES

Section 1115.1 Limitation Order L-56, as amended, paragraph (c) (2) is corrected to read as follows:

(c) Limitations on deliveries of fuel oil. * *

(2) Within Area Four, on and after September 16, 1942, no supplier shall deliver or cause to be delivered, and no person shall accept delivery of fuel oil for use in space and central heating and cooling equipment or domestic and commercial water heating equipment, except in accordance with the provisions of par-

agraphs (c) (3), (c) (4), (c) (5), and (c) (6).

Issued this 17th day of September, 1942.

ERNEST KANZLER

Director General for Operations.

[F. R. Doc. 42-9224; Filed, September 17, 1942; 11:52 a. m.]

PART 1049—INCANDESCENT, FLUORESCENT AND OTHER ELECTRIC DISCHARGE LAMPS

[Supplementary General Limitation Order L-28-a]

Part 1049, Incandescent and Fluorescent Lamps, is hereby amended to read Part 1049, Incandescent, Fluorescent, and Other Electric Discharge Lamps.

§ 1049.2 Supplementary General Limitation Order L-28-a—(a) Definitions. For the purposes of this order:

(1) "Incandescent lamp" means any her retically-sealed lamp or bulb, designed primarily to produce light, which makes use of a metal or carbon filament or metal wire, strip, foil or compound as the source of light.

(2) "Fluorescent lamp" means any hermetically-sealed electric discharge lamp or tube (other than a cold-cathode tube) in which the radiant energy from the electric discharge is converted by suitable phosphor coatings into visible

wave lengths.
(3) "Glow discharge lamp" means any hermetically-sealed electric discharge lamp or tube (other than a fluorescent lamp) containing gases or vapors and designed to operate at impressed voltages of less than one thousand volts to produce visible light.

(4) "Manufacturer" means any person who produces or assembles any incandescent, fluorescent or glow discharge lamp or part therefor, or who coats, etches or otherwise marks any such lamps for use by any other person.

(b) General restrictions, (1) On and after November 1, 1942, no manufacturer shall (i) produce or assemble any incandescent, fluorescent or glow discharge lamp except lamps which conform to the specifications contained in Schedule A, attached to this Order, or coat, etch or otherwise mark any incandescent, fluoescent or glow discharge lamp which does not conform to the specifications contained in Schedule A after such coating, etching or marking is completed; (ii) produce any part (including a filament) for incandescent, fluorescent or glow discharge lamps which part cannot be used in a lamp conforming to the specifications contained in Schedule A; or (iii) coat, etch or otherwise mark on any incandescent, fluorescent or glow discharge lamp or part therefor any trade mark or identification of any person other than himself or another manufacturer.

(2) During the period from September 27, 1942, to October 31, 1942, inclusive, no manufacturer shall (i) produce any filament for incandescent lamps which filament cannot be used in a lamp conforming to the specifications contained in Schedule A; or (ii) produce or accept delivery of any part (other than a filament) for incandescent, fluorescent or

¹ 6 F.R. 6643.

^{*7} F.R. 7237.

⁸ 7 F.R. 7310.

glow discharge lamps which part cannot be used in a lamp conforming to the specifications contained in Schedule A, if such production or acceptance of delivery will leave any such part in his inventory on November 1, 1942, in the light of his expected production and delivery schedules.

(3) On and after September 27, 1942, no manufacturer shall produce or accept delivery of any phosphor coatings containing beryllium or cadmium for fluorescent lamps except with the specific authorization of the Director General for Operations granted pursuant to this Order.

(4) None of the restrictions contained in this paragraph (b) shall apply to the production, assembly or marking of:

(i) Any incandescent, fluorescent or glow discharge lamp, or any part for such lamps, in fulfillment of any specific contract or purchase order for delivery of incandescent, fluorescent or glow discharge lamps to or for the account of the Army or Navy of the United States. the United States Maritime Commission or the War Shipping Administration, or to the government of any country, including those in the Western Hemisphere, pursuant to the Act of March 11, 1941, entitled "An Act to Promote the Defense of the United States" (Lend-Lease Act): Provided, That:

(a) A manufacturer receiving any such contract or purchase order shall file, with the War Production Board, on or before the fifteenth day of each calendar month, copies of all such contracts or orders received by him during the preceding calendar month, showing the quantity and type of lamps ordered and the proposed use of such lamps; and

(b) Each such contract or purchase order contains or is accompanied by a written certification in the following form, signed by the appropriate procuring officer:

This is to certify that no lamps which.... (name of manufacturer) has stated that it is permitted to produce under the provisions of Schedule A of Limitation Order L-28-a are suitable for the service for which the lamps specified in this order are being purchased.

Name Title

(ii) Any incandescent lamp, or part for such lamp, designed for use in diagnostic or surgical instruments and equipment as included in the definition of "Health Supplies" contained in Preference Rating Order P-29, as amended September 30, 1941.

(c) Applicability of other orders. Nothing contained in this order shall be deemed to relax in any way the restrictions contained in General Limitation Order L-28. In so far as any other order heretofore or hereafter issued by the Di-

rector of Priorities, the Director of Industry Operations or the Director General for Operations shall limit the use of any material in the manufacture of incandescent, fluorescent or glow discharge lamps to a greater extent than the restrictions imposed by this order, the provisions of such other order shall govern unless otherwise specified therein.

(d) Applicability of priorities regulations. This order and all transactions affected thereby are subject to all applicable provisions of the Priorities Regulations of the War Production Board, as amended from time to time.

(e) Appeals. Any person affected by this order who considers that it works an exceptional or unreasonable hardship upon him may apply for relief by forwarding a letter addressed to the War Production Board, Ref: L-28-a, setting forth the pertinent facts and the reasons why such person considers that he is entitled to relief. The Director General for Operations may thereupon take such action as he deems appropriate.

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

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

(h) Reports. All persons affected by this order shall execute and file with the War Production Board such reports and questionnaires as said Board shall from time to time request.

(i) Violations. Any person who wilfully violates any provision of this order, or who, in connection with this order, wilfully conceals a material fact or furnishes false information to any department or agency of the United States, is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of or from processing or using material under priority control and may be deprived of priorities assist-

(j) Communications. All reports required to be filed hereunder and all communications concerning this order shall. unless otherwise directed, be addressed to: War Production Board, Washington, D. C., Ref: L-28-a.

(P.D. Reg. 1, as amended, 6 F.R. 6680; W.P.B. Reg. 1, 7 F.R. 561; E.O. 9024, 7 F.R. 329; E.O. 9040, 7 F.R. 527; E.O. 9125, 7 F.R. 2719; sec. 2 (a), Pub. Law 671, 76th Cong., as amended by Pub. Laws 89 and 507, 77th Cong.)

Issued this 17th day of September, 1942.

> AMORY HOUGHTON, Director General for Operations.

SCHEDULE A TO LIMITATION ORDER L-28-8

General explanations

Except to fill orders expressly excepted by Limitation Order L-28-a, a manufacturer, on and after November 1, 1942, may produce only those incandescent, fluorescent, and glow discharge lamps listed on this schedule. Manufacturers under this schedule are permitted to produce any of the lamps listed on this schedule subject to the specific instructions below.

The terms and abbreviations used in this schedule are those standard manufacturers' terms on file with the United States Department of Commerce, National Bureau of Standards, except as

otherwise mentioned herein.

Specific instructions

No manufacturer may produce lamps described on a single line of this schedule which differ in respect to the following specifications:

- (a) Design life.
- (b) Light center length.
- (c) Over-all length.
- (d) Filament construction.

The following comments refer to the headings of the columns in this schedule:

Volts: When more than one figure appears in this column, separated by commas, as "115, 120, 125", a manufacturer may produce lamps capable of use on each of the voltages listed. When a range of volts appear, such as "3-125", only one type of lamp may be produced by a manufacturer, and it must be capable of satisfactory operation within the whole range of voltages specified. When more than one figure appears in this column, separated by a diagonal, thus "1.88/2", the lamp must contain at least two filaments, each of which will operate at one of the specified voltages.

Watts: When the letter "A" appears as a suffix in this column, it refers to ampere ratings rather than to watts. When the letters "C. P." appear in this column, the rating given is in candle power rather than in watts. When more than one figure appears in this column, separated by one or more diagonals, thus "30/6", the lamp must contain two or more filaments which, separately or together, will operate at all the specified wattages, candle powers or amperes.

Base: A manufacturer may produce incandescent lamps for export having any of the following special bases, provided that such lamps conform in all other respects to this Schedule:

Single contact medium bayonet (No. 1202)

Double contact medium bayonet (No.

Export medium screw (No. 1844), and Export mogul screw (No. 1823).

In all other cases a manufacturer may use only one type of base for lamps appearing on a single line of this Schedule,

No. 184-3

except that when a bayonet candelabra base is specified, a manufacturer may use single contact or double contact bases or both.

Description: A manufacturer may produce lamps described on a single line of this Schedule with each of the finishes specified in this column. A manufacturer may not use more than one kind of any finish specified for lamps described on a single line of this Sched-ule, except that where "diffusing" is listed, he may use a clear glass bulb also. Where no finish is specified, a clear glass

bulb must be used.
"Diffusing" means having a translucent bulb which is substantially white when illuminated.

"Blackout Lamp" means a lamp having a lumen output of less than 1 Lumen per Watt, with an opaque coating of more than 50% of the external or internal glass surface.

The following is an explanation of some of the abbreviations which appear in this column:

- DY-Clear Daylight and Diffusing Daylight,
- DF-Diffusing Side Reflector and Clear-Side Reflector,
- NS-Clear Silvered Neck and Diffusing Silvered Neck,
- SB-Clear Silvered Bowl and Diffusing Silvered Bowl,
- WP-Clear White Bowl.

TUNGSTEN FILAMENT LAMPS

Volts	Watts	Base	Description
A-15 Bulb			
3	18 18/ 3.5 30 30/ 6 40 40/ 3.5 100 180	(2) (2) (3) (2) (3) (4) (2) (4) (4) (4) (4) (4) (4) (4) (4) (4) (4	
3.5 3.5 6 10.5 12 20	11A	Med Med	Oscillograph. Multi-element oscillograph. Diffusing. Diffusing—emergency ltg. Diffusing. Diffusing. Railway signal.

 $^{^{\}rm 1}$ Thousand lumen seconds. $^{\rm 2}$ Med. Bay. without pins, base equipped with 2 or 3 pin sleeve.

TUNGSTEN FILAMENT LAMPS—Continued

Volts	Watts	Base	Description
A-17 BULB-			
Con.	15	Med	Diffusing-train and country home.
30	15	Med	Diffusing-photometric standard.
34	15	Med	Diffusing—train. Diffusing.
60	15	Med	Diffusing-train.
64	25	Med	Railway signal.
70 115, 120, 125	15	Med	Diffusing—train. Diffusing—surgical spotlight.
A-19 BULB			
3–125	65-75 1	Med	Photoflash.
3-125	35-45 1	Med	Blue-photoflash.
3-125	25	Med	Purple-photoflash. Diffusing.
B	36	Med	Headlight.
7	6A	Med	Spotlight.
12 12	25 36	Med Med.	Diffusing, Headlight.
12	100		Airplane headiight.
12	100	Med. Pf	Airplane headlight.
12 12	239240	Med. Pf Med. Pf	Airplane headlight. Airplane headlight.
20	25	Med	Diffusing.
24	239	Med. Pf	Airplane headlight.
2 4	240 1A	Med Pf Med.	Airplane headlight, Diffusing—street rwy.
30	25	Med	Diffusing—street rwy. Diffusing-photometrie standard.
30	25	Med	Diffusing-train and country home.
30 30	50	Med	Diffusing-train and country home. Diffusing-rough service.
32		Med	Headlight.
34	25	Med	Diffusing-train.
36 60	25 25	Med	Diffusing. Diffusing—train.
60		Med	Headlight.
60	40	Mcd	Diffusing-train.
60		Med	Diffusing—train—rough service. Diffusing.
70 115, 120, 125		Med	Vibration.
115, 120, 125	. 25	Med	Diffusing—photometric standard. Diffusing, DY, White.
115, 120, 125			Diffusing, DY, White. Street railway headlight.
115, 120, 125 115, 120, 125			Spotlight.
115, 120 125	40	Med	Airport contact.
115, 120, 125 115, 1 0, 125	40		Diffusing, White.
115, 120, 125	50	Med	Diffusing—photometric standard. Vibration.
115, 120, 125	. 50	Med	Photometric standard.
115, 120, 125	. 50		Diffusing—rough service. Diffusing—laequer coated—rough service.
115, 120, 125 115, 120, 125			Lacquer coated—vibration.
115, 120, 125	. 54	Med	Multiple street ltg.
115, 120, 125	. 58		Multiple street ltg. group replace.
115, 120, 125 115, 120, 125			
120	25	Med	Coated-blue, green, red.
120	25		
135, 145, 155 135, 145, 155			
230, 250	25	Med	Diffusing.
230, 250			
23 0, 250	50	Med	Diffusing—rough service. Diffusing—lacquer coated—rough service.
285	50	Med	_ Mine.
285	. 50	- Med	Diffusing—rough service.
A-21 BULB			
3			Photoflash.
6			
12	50	_ Med	Diffusing.
20	50	Med	_ Diffusing.
22 30			Diffusing. Diffusing—street rwy.
30			Diffusing—photometric standard.
30	50	Med	Diffusing—train & country home.
30			Diffusing—photometric standard.
32		Med	_ Loeo. headlight.
34	50	Med	_ Diffusing—train.
36 47			
60		. Med	. Diffusing—train.
60	100	Med	Loco, headlight.
70		Med	Diffusing—train. White-photo-enlarger three-lite.
115			White-photo-enlarger.
115	250	Med	Diffusing—photoflood.
115	250	Med	Blacklight.
115. 120. 125	500	Med Med	Diving lamp. Diffusing—photometric standard.
115, 120, 125 115, 120, 125	36	Med	Diffusing—photometric standard, Diffusing—street railway.
115, 120, 125	40	Med. Pf	Airport marker.
115, 120, 125 115, 120, 125	45/15	Med	
115, 120, 125	46	Med	Diffusing—street railway. Diffusing—street railway.
115, 120, 125			Diffusing-street railway.
110, 120, 120	60		Traffic signal.

¹ Thousand lumen seconds.
³ Thousand lumen seconds, long duration flash for focal plane shutter.

TUNGSTEN FILAMENT LAMPS-Continued

· Volts	Watts	Base	Description
A-21 BULB-			
Con.	61	Med	Diffusing-street railway.
15, 120, 125	75	Med	Diffusing—rough service.
15, 120, 125 15, 120, 125	75 75	Med. Pf	Diffusing—photometric standard. Airport marker.
15, 120, 125	100	Med.	Traffic signal.
15, 120, 123	100	Med. Pf	Airport marker.
15, 120, 125 15, 120, 125	100	Med	Loeo. headlight. Diffusing, White.
15, 120, 125	100	Med.	Diffusing—photometric standard.
15, 120, 125	150	Med	Diffusing—photometric standard. Diffusing—daylight—X Ray illuminator.
20	60 250	Med	Natural colored—blue, green, light ruby, dark ruby. Diffusing—photoflood.
35, 145, 155	40	Med	Diffusing.
35, 145, 155	60	Med	Diffusing.
230 230, 250	150	Med.	White—photographic enlarger. Traffic signal.
230, 250	50	Med	Diffusing.
230, 250	60	Med	Traffic signal. Diffusing—rough service.
23 0, 250	75	Med	Traffic signal.
230, 250	250	Med	Diffusing—photographic enlarger. Diffusing—mine.
85 325 lumens	50. 6.6A	Med. Pf.	Diffusing—mine.
1020 iumens	6.6 A	Med. Pf.	Airport marker. Airport marker.
A-23 BULB			
3-125	140-1701	Med	Photoflash.
30	100	Med	Diffusing-train & country home
30		Med	Diffusing—photometric standard. Diffusing—train. Diffusing—train. Diffusing—daylight—rough service.
34 60	100	Med	Diffusing—train.
115 115	100	Med	Diffusing-daylight-rough service.
115 120 125	100	Med. Med	Drying.
115, 120, 125 115, 120, 125	92	Med	Multiple street lighting. Multiple street lighting—group replac.
115, 120, 125	100	Med	Diffusing—vibration.
115, 120, 125		Med	DY, NS, SB.
115, 120, 125 115, 120, 125	100	Med	Diffusing—rough service. Diffusing—lacquer coated—rough service
115, 120, 125	.] 101	Med	Diffusing—street railway.
115, 120, 125 115, 120, 125	106	Med	Multiple street lighting.
115, 120, 125	300	Med. Med. Pf.	Code signal.
135, 145, 155	100	Med	Diffusing.
230, 250		Med	Diffusing.
230, 250 230, 250		Med.	Diffusing—photometric standard. Diffusing—rough service.
285	100	Med	Diffusing—rough service.
285	100	Med	Dlffusing—mine.
B-31/2 Bulb			
1.9	.60A	S. C. Min. Fl. S. C. Min. Fl. Mln. Fl.	Flashlight.
2.3	27A	S. C. Min. Fl.	Flashlight.
2.4	30 A	ISC Min Ki	Flashiight.
3.6	. 50A	Min. Fl.	Flashlight.
3.8	.30A	S. C. Min. Fl	Flashlight.
B-4 BULB			
2.5		Mln	Opal back—surgical.
2.5	1.10A	Mln	Opal back—surgical. Opal back—surgical.
3.8	.35A	Min	Opar back—surgical.
B-11 BULB			
3	. 3-61	S. C. Bay	Photoflash.
J	-1 15-20 °	1 S. C. Bay	1 Phototiash.
3		S. C. Bay	Photoflash. Blue-photoflash.
3			Purple-photoflash.
B-12 Bulb			
6-8	45/2	(4)	Shielded—auto headlamp.
6-8	45/35	(4)	Shielded—auto headlamp. Shielded—auto headlamp.
6-8	45/35	(4)	Auto headlamp.
6-8	45/35	Furn, by User	Rritish slonal
12-16	45/3	1 (4)	1 Shielded—auto headiamp.
12-16	45/35	(4)	Shielded—tank headlamp.
12-16 12-16	45/35	(1)	Auto headlamp. Auto headlamp.
24	36	(4)	British signal.
C-7 Bulb			
120	7	Cand	Clear, white.
CT-7 BULB			,
8	5	Bay. Cand	Railway light signal. Railway light signal. Railway light signal. Railway light signal.
10	5	Bay, Cand	Railway light signal

1 Thousand lumen seconds,
2 Thousand lumen seconds—long duration flash for focal plane shutter.
4 Unthreaded cylinder base with three contact lugs—base sealed.
5 Unthreaded cylinder base with three contact lugs.

TUNGSTEN FILAMENT LAMPS-Continued

Volts	Watts	Base	Description	
CT-7 BULB-				
Con.	6	Bay. Cand.	Railway light signal.	
12	9	Bay. Cand	Railway light signal.	
CT-8 BULB	10	Dee Cond	Dellara liebt eigne!	
6 8	5	Bay. Cand	Railway light signal. Railway light signal.	
10	10	Bay. Cand	Railway light signal.	
FE-334 BULB			77 . 11 . 1 . (1 . 1 . 1 . 1	
1.1	.22A .06A	Min	Enamel back—flashlight. Enamel back—flashlight.	
2.2	.25A	Min	Flashlight.	
G-3 BULB				•
6.0	.28A	Furn. by user	Surgical.	ė
G-3½ BULB	20.1	26	71 1111	
1.2	.30A .10A	Min	Flashlight. Bicycle tail lamp.	
1.3	.10A	Min. Bay Min	Radio panel. Flashlight.	
2	.06A .20A	Min	Radio panel. Pilot balloon observation.	
2.3	.27A .30A	Min. Bay	Flashlight. Oil well gauge.	
2.5	.30A .10A	Min	Flashlight. Bicycle tail lamp.	
2.6	.30A .50A	Min	Flashlight.	
3.8	.30A	Min	Flashlight. Surgical.	
3.8	.30A .50A	Min	Flashlight. Mine.	
6-8		Min. Bay	Radio panel or indicator. Auto.	
12-16 12-16	1 C. P	Min. Bay	Indicator. Indicator.	
24 28	. 035A	Min. Bay	Radio panel. Airplane.	
G-414 TULB				
1.2	.60A	Min	Electrocardiograph.	
1.3	. 60A	Min	Flashlight. Aerial navigation.	
2.4	. 90A	Min. Bay Min. Bay	Reflector test lamp.	
2.5	. 30A	Min Unthreaded cylin-	Mine—train tail lamp. Instrument.6 Magnete flesh light	
3,3		der.	Magneto flash light.	
5.0	. 15A	Min. Bay	Indicator.' Flashlight. Generator bicycle tail lamp.	
6.0	.45A	Min	Generator bicycle headlamp.	
6-8 6-8	2 C. P	Min. Bay		
6.2	.30A	Min	Instrument.	
6.2 8.0	.60A	Min		
10.0	.45A 1.5 C. P	Min. Bay	Bicycle headlamp. Auto.	
G-5½ BULB				
2.4	. 80A	Min	. Flashlight.	
23 36		Short Cand	. Gyroscope.	
G-6 BULP		-		
2	.25A	Min	Pilot balloon observation.	
2.25	.45A	(7)	Mine.	
2.4		der		
3.0	.325A	D. C. Bay	Field artillery. Crankshaft balancing indicator.	
3.65	_ 1.15A	. Min	. Mine—Two 0.575A fil. in mult.	
3.65	1.15/1.15A	D. C. Indexing	_ Mine—both fil. offset.	
3.65	0.90A	Min.	. Mine.	
4	0.62A	. Cand	- Gauge.	
4	0.80A	Min	Mine.	
4.0 5.7		Min	Optical instrument.6 Subway door indicator.	
6.0	4 C. P	Min	Surgical.	
6. 7.0.	67/.67A	D. C. Bay	Mine.	
1.0	9 (P	Cond	Indicator.	
6-8	3 C D	Cand. Min. Cand	Auto	

⁶ Top of bulb free from striations and defects. ⁷ Tipped unthreaded conical base.

Volts	Watts	Base	Description
G-6 BULB-Con.			
6-8	3 C. P	Bay, Cand. D. C. Bay.	Auto.
6-8	3 C. P 3 C. P	S. C. Bay	Auto-high electrical resistance soldering flux. Photometric standard.
6-8	3 C. P	(5)	Auto.
6-8	6 C. P. 6 C. P. 6 C. P.	Min. Bay	Reflector tester.
6-8	6 C. P.	D. C. Bay Cand	Auto.
10	.20A	Bay. Cand	Railway signal.
10	.20A	Min	Railway signal.
11.5	.80A .20A	Min Cand	Microscope illuminator. Railway signal.
12	00.4	Bay. Cand	Railway signal. Hospital annunciator.
12.	26.4	Cand.	Hospital annunciator.
12-16 12-16	3 C. P	S. C. Bay S. C. Bay: No pins. Bay. Cand	Auto-two Identical fil. in series. Photometric standard.
12-16	3 C. P	S. C. Bay: No pins.	Auto-'wo ldentical fil. in serles.
12-16	3 C. P	Bay. Cand	Auto.
12-16 12-16	3 C. P	Cand	Auto.
12-16		Cand	Auto.
12-16	6 C. P	Bay. Cand	Auto.
13	.30 A	S. C. Bay	Indicator. Railway signal.
14	.20A	Bay, Cand	Railway signal.
14	26.4	Cand Bay, Cand	Railway signal. Hospital annunciator.
18 18-24	3 C. P. 3 C. P. 3 C. P. 3 C. P.	Bay, Cand	Switchboard. Auto.
18-21	3 C. P.	Cand Min	Auto.
18-24	3 C. P	Bay, Cand	Auto.
24	.17A	Cand.	Indicator.
24 24	6	Cand. D. C. Bay. D. C. Bay.	Bluc-battle light. Navigation.
24-28	3 C. P	Bay, Cand	Auto tank indicator-two identical supported fil. in series.
24-28	3 C. P	S. C. Bay. No pins.	Auto tank indicator-two identical supported fil. in series.
28 28	3 C. P. 3 C. P. 3 C. P. 6 C. P. 3 C. P. 3 C. P.	Bay, Cand S, C, Bay, No pins Bay, Cand Bay, Cand	Airplane.
32	3 C. P.	Cand.	Motorboat.
32	3 C. P	Cand D. C. Bay Bay. Cand	Motorboat.
34	.10.2	Bay. Cand	Foam gauge. Hospital annunciator.
34	.17A	Cand.	Hospital annunciator.
45	.20A	Bay. Cand	Indicator.
G-8 BULB			
2.4	.80A	D. C. Bay Bay, Cand S. C. Bay, No pins.	Hand lantern. Hand lantern.
1	1.0A	S. C. Bay. No plns.	Mine.
6.5	1.70A	Day Cand	Microscope indiminator.
12 14	1.25	Cand	Railway signal. Rallway signal.
22	.50A	Bay, Cand	Subway door indicator.
22 24-28	13.	S. C. Bay	Auto.
32 50	6 C. P	Cand Bay, Cand S. C. Bay D. C. Bay Bay, Cand	Motor boat, Subway door indicator,
70	8	Min	Repeater-U. S. Navy.
70	8	Cand	Repeater—U. S. Navy. Repeater—U. S. Navy.
G-10 BULB			
3.5-4.0	.50A	Cand	Galvanonicter.
4	2.5.1	Bay. Cand	
4	2.5A	Cand.	Oscillograph.
4	.50A .50A	Bay. Cand	Seismograph.
4.2	3.7A	Bay. Cand	Scismograph—spring supported fil.
4.2	3.7A	Bar Cond	Seismograph 6
4.5. 5.4.	1.3A .60A	D C Mod Pay	Oscillograph. Trench signal.
6	1.0A	Bay. Cand	Oscillograph.
6	10	S. C. Bay	Planetarium.
12-16	32 C. P	S. C. Bay	Auto.
20 82	.14A 8	Cand	Railway signal. Railway signal.
G-12 BULB			
			Was a second and
3.7	60A	Bay. Cand	Night triangulation—U. S. Coast and Geodetic Survey U. S. Coast and Geodetic Survey.
3.7		S C Bor	Flaching gigiial
6	1.00A	S. C. Pf	Flashing signal.
6		S. C. Pf L. S. Med Bay, Cand	Instrument. Instrument.
6	30	German Cand	Instrument.
6	30	German Cand	Photo-micrographic
6		Bay, Cand	Photo-micrographic. Photo-micrographic.
8	4.20.	D. C. Med. Bay	Ophthalmometer.
24		Bay. Cand D. C. Med D. C. Med. Bay L. S. Med	X-Ray instrument.
G-16} Bulb			
3.25	3.25/.75A	D. C. Bay	Searchlight.
4.5	_ 4.A	Bay. Cand	- Searchlight.
5.0		D C Bay	Searchlight.
V.V	- b.00/.10/h	The state of the s	
5.5	. 2.00/.75A	D. C. Bay Bay. Cand	.] Scarchlight.

⁶ Top of bulb free from striations and defects.
⁵ S. C. Bay., pinless, sealed base.

TUNGSTEN FILAMENT LAMPS—Continued

Volts	Watts	Base	Description
G-16½ BULB—			
Con.	4A	Bay. Cand	Projection.
6	5A	Bay. Cand	Searchlight.
6	29	(9)	Railway signal.
6-8	29/6.5 32 C. P	D. C. Bay	Railway signal. Fire and police searchlight.
6-8	50 C. P	D. C. Bay Bay, Cand	Fire and police searchlight.
6-8	100 C. P	Bay. Cand	Searchlight.
7	5.7A	Bay. Cand	Spotlight. Railway signal.
8	40	Bay. Cand	Railway signal.
8	27 C. P	Med	Railway signal.
10 10.	18 40	Bay. Cand	Railway signal. Railway signal.
12	9	(2)	Railway signal.
12	2.4	Bay. eand	Searehlight.
12 12	5A 5A	D. C. Pf. Bay. Cand.	Searchlight.
12	6A	Bay, Cand	Searehlight.
12-16	6A 100 C. P	Bay. Cand	Searchlight.
12-16 12-16	60 150 C. P	Bay. Cand S. C. Bay Bay. Cand	R. A. F. searchlight. Searchlight.
14	30	Med	Railway signal.
14	3.5A	Bay. Cand	Galvanometer.
18	4A	Bay. Cand	Searchlight.
19	2.6A 5A	Med. S. C. Pf.	Ophthalmoseope.' Marine signal.
24	4A	Bay. Cand	Searchlight.
28	2.5A 100 C. P	Bay. Cand	Searchlight.
28	2A	D C Rav	Airplane. Portable searchlight.
32	3.5A	D. C. Bay D. C. Bay D. C. Pf Bay. Cand Bay. Cand	Searchlight-L. C. L11/4 in.
32	3.5A	D. C. Bay	Searchlight-L. C. L1116 in.
32	3.5A 25	D. C. Pf	Portable searchlight. Auto electric vehiele.
98	25	Bay. Cand	Auto electric vehicle.
115, 120, 125	25	Day. Cand	Railway signal—L. C. L. tolerance—1/32 in. Railway signal—L. C. L. tolerance—1/16 in.
115, 120, 125	25	Bay. Cand	Railway signal—L. C. L. tolerance—16 in.
115, 120, 125 115, 120, 125		Bay, Cand D. C. Pf.	Railway signal. Spotlight.
115, 120, 125	75	Bay. Cand	Spotlight.
115, 120, 125	. 100	Bay, Cand	Searehlight-L. C. L114 in.
115, 120, 125		Bay. Cand D. C. Pf.	Searchlight-L. C. L134 in.
115, 120, 125 115, 120, 125		Bay Cand	Seareh—Navy erash lamp. Spotlight.
115, 120, 125	100	Bay. Cand D. C. Pf	Spotlight.
115, 120, 125	. 150	Bay. Cand	Spotlight.
G-181/2 BULB		•	
0 10/1 2022			
6		D. C. Med	Instrument.
8	36	Med	
30	. 36	Med	Railway light signal—2 18W Fil. in multiple.
30	36		
60. 115, 120, 125	25 25	Med	
115, 120, 125	36	Med	St. railway hdltL. C. L. 178 in.
115, 120, 125	36	Med	St. railway hdlt.—L. C. L. 2316 in
115, 120, 125	95	D. C. Med	Projection.
G-19 BULB			
110	100	Mod Di	Airport approach
110	50	Med. Pf	Diffusing—rough service.
G-25 BULB			
10.8	375	Mog. Pf	Searchlight.
12	. 360	Mog. Pf	Loco. hdlt.
12		Mog	Airplane hdlt. Airplane hdlt.
12	420	Mog. Pf	Airplane hdlt.
24	420	Mog. Pf	Airplane hdlt.
115	1000	(10)	Deep sea.
115, 120, 125 120/6	150/109	Med 3 C. Mog	Diving.
120/12		3 C. Mog.	Hospital spotlight. Hospital spotlight.
G-30 BULB			
6	108	Mog.	Loeo. hdlt.
10.5	200	_ Med	_ Floodlight.
12			- Floodlight Headlight.
12		Med. Dip	Drying.
**************	100/200/300_	. 3. C. Mog	_ Diffusing-three-lite.
115, 120, 125		_ 3. C. Mog	- Hospital spotlight.
115, 120, 125	150/150	3600	
115, 120, 125	150/150	Mog	- Hospital spotlight.
115, 120, 125 115, 120, 125 115, 120, 125	150/150 250 250	Mog	Floodlight—base up.
115, 120, 125	150/150 250 250 250 250 250	Mog Med Med Med, Pf	- Floodlight—base up. - Floodlight—base down. - Floodlight.
115, 120, 125 115, 120, 125 115, 120, 125 115, 120, 125 115, 120, 125 115, 120, 125	150/150 250 250 250 250 250 250 250	Mog Med Med Med, Pf	- Floodlight—base up. - Floodlight—base down. - Floodlight.
115, 120, 125 115, 120, 125 115, 120, 125 115, 120, 125 115, 120, 125 115, 120, 125 115, 120, 125	150/150 250 250 250 250 250 250 250 2	Mog Med Med Med Pf	- Floodlight—base up Floodlight—base down Floodlight Spotlight Spotlight
115, 120, 125 115, 120, 125 115, 120, 125 115, 120, 125 115, 120, 125 115, 120, 125 115, 120, 125 115, 120, 125 115, 120, 125	150/150 250 250 250 250 250 250 250 2	Mog Med Med Med. Pf Med. Pf Med. Med. Pf Med. Med. Pf	- Floodlight—base up Floodlight Floodlight Spotlight Spotlight Lighthouse.

Med. Bay. without pins, base equipped with 2 or 3 pin slee
 Special S. C. Bay. base, diam. .5925" to .5945".
 Top of bulb free from striations and defects.
 Special tube base for underwater use.

			The second secon
Volts	Watts	Base	Description
G-30 BULB— Con.			
115, 120, 125 115, 120, 125 115, 120, 125 115, 120, 125	250	MedMedMed.Skt	Diffusing—Indirect lite. Floodlight. Headlight. Diffusing—indirect lite.
115, 120, 125 115, 120, 125 115, 120, 125	400 400 400	Mog Med. Pf. Med. Med.	Floodlight. Spotlight.
115, 120, 125 115, 120, 125	400 400 400	Med. Pf Med Med. Skt	Spotlight. Searchlight. Searchlight.
115, 120, 125 115, 120, 125 115, 120, 125	400 400 400 250	MedMedMedMedMedMedMed	Photographie blue. High speed signal.
230, 250 230, 250 230, 250	250 400	MedMedMed	Spotlight. Floodlight. Spotlight.
G-40 BULB	400	Med	Floodlight.
32	1,000	Mog	Floodlight. Searchlight.
80		Mog Mog	Headlight. Spotlight. Floodlight.
115, 120, 125 115, 120, 125	501 750	Mog	Floodlight. Diffusing.
115, 120, 125 115, 120, 125 115, 120, 125	1,000	Mog. Pf	Spotlight. Spotlight. Floodlight.
115, 120, 125 115, 120, 125	1,000	Mog Med. Bip	Projection. Motion pieture production.
115, 120, 125 115, 120, 125	1,000	Mog. Med. Bip	3200° K. 3200° K.
115, 120, 125 115, 120, 125	. 1,000/1,000	Med. Bip 3 C. Mog	Color photography. Bargelight. Spotlight.
115, 120, 125 115, 120, 125 230, 250	1,500 1,500 500	Mog. Pf	Projection. Floodlight.
230, 250 230, 250	. 1,000	Mog	Spotlight. Floodlight.
G-48 Bulb			
115, 120, 125 115, 120, 125 115, 120, 125 115, 120, 125 115, 120, 125 115, 120, 125 115, 120, 125	1,000 1,500 2,000 2,000 2,000	Mog. Bip Mog. Mog Mog. Bip Mog. Mog. Mog.	Motion pieture. Motion pieture production. Floodlight. Spotlight. Spotlight. Floodlight. Motion picture production.
115, 120, 125 115, 120, 125 115, 120, 125 115, 120, 125 115, 120, 125 115, 120, 125 230, 250	2,000 2,000 2,000 2,000 2,000 2,000	Mog. Bip	Motion picture modeling. Motion picture production (tungsten powder cleaner). 3,200° K. 3,200° K. Color photography. Floodlight.
G-64 Bulb			
115, 120, 125 115, 120, 125 115, 120, 125	5,000	Mog. Bip Mog. Bip	
G-96 BULB 115, 120, 125	10,000	Mog. Bip	Process photography.
115, 120, 125 GG-10 BULB		Mog. Bip	Motion pleture—color photography.
12-16 28 GT-38 BULB		S. C. Indexing S. C. Indexing	Airplane.
32	3,000	Prong	Airport floodlight.
GT-48 BULB 115, 120, 125	2,000	Mog	Street lighting.
P-25 BULB	2,00022222		
5.5			
6	108	_ Med	_ Searchlight.
10.5	95	_ Med	Spotlight.
12	80	_ Med	Hospital spotlight—2 40W fil. in mult.
12		_ Med	_ Headlight.
12 12 12	120	_ Med	Hospital spotlight—2 60W fil. in mult. Searchlight.
12 12	120 18A 250 150	MedMedMedMedMedMedMedMedMedMedMedMedMedMedMed	Searchlight. Loco. headlight. Loco. headlight.

TUNGSTEN FILAMENT LAMPS-Continued

Volts	Watts	Base	Description
P-25 Bulb-			
Con.	250	Med. Pf	Loco. headlight.
32	8A	Med.	Searchlight.
50	46	Med	Headlight.
0	50	Med	Loco. headlight.
0	94	Med	Headlight.
0	250	Med	Loco, headlight.
15, 120, 125	46	Med	Headlight.
15, 120, 125	50/50	3 C. Mog.	Marine running light.
15, 120, 125 15, 120, 125	56	Med	Street railway headlight Spotlight.
115, 120, 125	72	Med	Headlight.
15, 120, 125	94	Med	Headlight.
15, 120, 125 15, 120, 125	94	Med	Street railway headlight. Floodlight.
15, 120, 125	100.	Med	Spotlight.
15, 120, 125	100	Med. Pf	Spotlight.
15, 120, 125	100	Med.	Spotlight—base up.
15, 120, 125 15, 120, 125	100/100	3 C. Mog Med.	Marine running light. St. railway headlight.
115, 120, 125	150	Med	Spotlight—base up.
115, 120, 125	150	Med	Headlight L. C. L.—3 ln. Headlight L. C. L. 2½6 in.
115, 120, 125	150	Med	Headlight L. C. L. 21/6 in.
115, 120, 125 115, 120, 125	200	Med	Diffusing-daylight-X-ray illuminator. Diffusing-daylight-X-ray illuminator.
115, 120, 125	250.	Med	Loeo. headlight.
115, 120, 125	250	Med	Spotlight—base up.
115, 120, 125	250/250	3 C. Mog	Hospital spotlight.
135, 145, 155 135, 145, 155	56 94	Med	Headlight. Headlight.
230, 250	94	Med	Headlight.
230, 250	100	Med	Spotlight.
230, 250	150	Med	Spotlight.
230, 250 230, 250	200	Med	Diffusing—daylight—X-ray illuminator. Diffusing—daylight—X-ray illuminator.
230, 250	250	Med	Spotlight.
285	94	Med	Headlight.
PAR-36 BULB			,
I AR-50 DCLB	,		
6-8	30	Screw Term	Fog—clear lens. Fog—amber lens. Tank headlamp.
6-8. 12-16	30	Screw Term	Fog—amber lens.
13	40 6.6A	Screw Term Screw Term Screw Term	Flashing signal.
24-28	50	Screw Term	Tank headlamp.
26	5.3A	Screw Term	Flashing signal.
PAR-38 BULB			
115, 120, 125		Med. Skt.	Spotlight.
115, 120, 125 115, 120, 125	150	Med. Skt	Floodlight bomb protter
120	150	Med. Skt	Floodlight—bomb practice. Spotlight—ordnance.
120	150	Med. Skt	Floodlight-ordnance.
Den 46 Deren			
PAR-46 BULB			
3.7	.60A	Serew Term	U. S. Coast & Geodetic Survey.
6	4.75A	Serew Term	Floodlight.
6		Serew Term	Spotlight. Flashing signals.
6-8		Serew Term	Driving lamp.
6-8	. 30		Passing lamp.
6-8		Screw Term	Fog—clear lens. Fog—amber lens.
6-8	30 1.5A	Screw Term	Flashing Signal - hearn enread 4 to 8 deg
12	4 PA	Serew Term	
12	250	Serew Term	Airplane landing.
13	6.6A	Screw Term	Flashing signal. Tank spotlight and signal.
24	250	Serew Term	Airplane landing.
26	5.3A	Serew Term	Airplane landing. Flashing signal.
26	5.3A	Serew Term Serew Term Screw Term Serew Term Serew Term Serew Term Serew Term	Tank spotlight and signal.
PAR-56 BULB			
	100	20 7	Cnetlinha
6-8-		3 C. Lugs	Spotlight. Headlight.
6-8	40/30	3 C. Lugs	Photometrie standard.
12	450	Flex. Conn. Lugs	Airplane landing. Headlight.
12-16	45/35	3 C Lugs	Headlight.
24	450	Fiex. Conn. Lugs	Airplane landing.
PAR-64 BULB			
12	250	Flex Conn Lugs	Airplane landing.
13	6.6A	Flex. Conn. Lugs	Flashing signal.
24	250	Flex. Conn. Lugs	Airplane landing.
24	_ 600	Flex. Conn. Lugs	Airplane landing.
26	5. 3A	Flex. Conn. Lugs	Flashing signal.
PS-25 BULB			
	07.0.7	36.3	Deller at light signal
8	- 2/ C. P	Med	Rallway light signal.
30	1 150	Mod	Train and country home
115	. 500.	Med	Diffusing-photoflood.
*****************	1 500	1 16.3	I Diffusing—daylight—nhotoflood
115	E0/100/150	Med	Diffusing these lite
115	50/100/150	Med Med 3 C. Mog Med Mog	Diffusing—photoficod. Diffusing—daylight—photoficod. Diffusing—three-lite. Street railway.

Volts	Watts	Base	Description
PS-25 Bulb- Con.			
115, 120, 125	150	Med	Photometric standard.
115, 120, 125 115, 120, 125	150	Med.	Diffusing, DY, NS, SB, WB, White, Diffusing—vibration.
115, 120, 125	150	Med	Diffusing—vibration. Diffusing—rough service.
115, 120, 125 115, 120, 125	151 175	Med	Street railway. Multiple street lighting.
115, 120, 125	189	Med	Multiple street ltg. group replac.
115, 120, 125 115, 120, 125	250 500	Med	Photographic enlarger. Diffusing—3200° K.
125	500	Med	Diffusing—photoflood.
230, 250	100	Mog	
230, 250 230, 250	150 500	MedMed	Diffusing.
285	150	Med	
320 Lumens	6.6A 4A	Mog	Series street lighting. Series street lighting.
600 Lumens	4.4A	Mog	Series street lighting.
600 Lumens	5.5A 6.6A	Mog	Series street lighting. Series street lighting.
600 Lumens	6.6A	Moge.	Series street ltg.—group replac.
600 Lumens	7.5A	Mog	Series street lighting. Series street lig.—group replac.
1000 Lumens	4A	Mog	Series street lighting.
1000 Lumens		Mog	Series street ltg.—rectifier. Series street ltg.—rectifier.
1000 Lumens	5.5A	Mog	Series street lightlng.
1000 Lumens	6.6A 6.6A	Mog	Series street lighting.
1000 Lumens	6.6A	Mog	Series street ltg.—group replac. Series street ltg.—in-built cutout.
1000 Lumens	6.6A	Mog. Pf Mog.	Alrport approach. Series street lighting.
1000 Lumens	7.5A	Mog	Series street ltg.—group replac.
2500 Lumens		Mog. Pf	Alrport approach.
PS-30 BULB			
12	200	Med. Skt	
30	200	Med	
50			Arc-resisting series—burning.
90	200	Med.	Dlffusing.
115			
115	250	Med	Drying.
115			
115	500	Med	White-photographie enlarger.
115, 120, 125 115, 120, 125	1 100	Med	Silver neck—reflector. Diffusing—hospital—base up.
115, 120, 125	100/100/200	3 C. Mog	Diffusing—lospital—base up. Diffusing—lospital—base up. Silver neck—reflector.
115, 120, 125	. 150	Med	Silver neck—reflector.
115, 120, 125 115, 120, 125			
115, 120, 125	_ 200	Med	Diffusing, DY, NS, SB, WB.
115, 120, 125 115, 120, 125	200		
115, 120, 125	200	Mog. Pf	_ Code beacon.
115, 120, 125 115, 120, 125	201	Med	
230, 250	200	Mog	
230, 250 230, 250	200	Med	Rough service. Diffusing.
230, 250	- 201	. Med	Arc-resisting series—burning.
285 285	200 201	Med	Mine. Are-resisting series—burning.
PS-35 Bulb			
	300	Mon	
32 65	300	. Mog	
90			Diffusing—photoflood.
115, 120, 125	200	. Med	Silver neck—reflector.
115, 120, 125 115, 120, 125	268		Multiple street lighting. Multiple street ltg.—group replac.
115, 120, 125	300	Med. Skt	Diffusing—silver bowl.
115, 120, 125 115, 120, 125	300	Mog.	Rough service.
115, 120, 125	300	Mog	Diffusing, DY, NS, SB, WB.
115, 120, 125	300	Mog.	Digitthouse.
115, 120, 125 115, 120, 125	300	Mog.	Photometric standard.
115, 120, 125	301	Mog	Street railway.
115, 120, 125 115, 120, 125	400	Med. Skt	134" diffusing spot on bulb end—photographic enlarger.
125	[],000	Mog	Diffusing—Photomood.
230, 250 230, 250	300	Med. Skt	
285	300	Mog	
1500 Lumens 2500 Lumens	6.6A 4A	Mog	
2500 Lumens	4.4A	Mog.	Series street lighting.
2500 Lumens			
2500 Lumens 2500 Lumens	6.6A	Mog	Series street lighting—Base down.
2500 Lumens	6.6A	Mog. Mog	
2500 Lumens	- 7.5A	. Mog.	Series street lighting—Group replac.
	10A	Mog.	Series street lighting.
2500 Lumens		- WEUE	
2500 Lumens 2500 Lumens 2500 Lumens	15A	Mog	Series street lighting—Base down.
2500 Lumens 2500 Lumens 4000 Lumens	15A 4A	Mog Mog	Series street lighting.
2500 Lumens 2500 Lumens 4000 Lumens 4000 Lumens	15A 4A 5 5 A	Mog	Series street lighting. Series street lighting.
2500 Lumens 2500 Lumens 4000 Lumens	15A 4A 5 5 A	Mog	Series street lighting. Series street lighting. Series street lighting. Series street ltg.—Group replac.

	Volts	Watts	Base	Description
PS-	-35 Bulb-			
000	Lumens	15A	Mog	Series street lighting—Base up.
000	Lumens	15A	Mog	Series street ltg.—base up—group replac.
	Lumens	15A 15A	Mog	Series street lighting—base down. Series street ltg.—base down—group replac.
000	Lumens	20A	Mog	Serles street lighting—base up.
	Lumens	20A 20A	Mog	Series street ltg.—base up—group replae. Series street lightlng—base down.
	Lumens	20A	Mog.	Series street ltg.—base down—group replac.
P	S-40 BULB			
		500	Mog.	Handlinks have un
		750 500	Mog.	Headlight—base up.
0		500	Mog	Diffusing.
15.	120, 125	300	Med. Skt	Drying. Silver neek—reflector.
15.	120, 125	370	Mog	Multiple street ltg.
15,	120, 125 120, 125	405 500	Mog	Multiple street ltg.—group replac. Diffusing, DY, NS, SB.
15,	120, 125	500	Mog.	Dlffuslng—photographic blue,
15.	120, 125 120, 125	500	Mog. Mog.	Photometric standard. Heat-resisting glass bulb
15,	120, 125	500	Mog. Pf.	Code beacon.
15,	120, 125 120, 125	575	Mog	Are-resisting series burning. Multiple street ltg.
15,	120, 125	620	Mog	Multiple street ltg.—Group replac. Diffusing 3200° K.
30.	120, 125 250	1000	Mog	Diffusing 3200° K.
85.		500	Mog	Somion otmost lighting
	Lumens		Mog	Series street lighting—rectifier. Series street lighting.
000	Lumens	6.6A	Mog	Serles street ltg.—group replae.
	Lumens		Mog	Series street lighting—reetifier. Series street lighting.
000	Lumens	7.5A	Mog	Series street ltg.—group replac.
	Lumens		Mog	Series street lighting—base up. Series street ltg.—base up—group replac.
000	Lumens	20A	Mog	Serles street lighting—base down.
	Lumens 0 Lumens		Mog	Series street ltg.—base down—group replae. Series street lighting.
000	0 Lumens	6.6A	Mog	Series street ltg.—group replac.
	00 Lumens 00 Lumens		Mog. Mog.	Scries street ltg.—base up. Series street ltg.—base up—group replac.
000	00 Lumens	20A	Mog	Series street lighting—base down.
000 500	0 Lumens 0 Lumens	20A 20A	Mog	Series street ltg.—base down—group replac. Series street llghtlng—base up.
	0 Lumens	20.A	Mog	Series street lighting—base down.
P	S-52 BULB			
115.		2,000	Mog	Color photography.
	120, 125	500	Mog	Silver neek—reflector. Diffusing, SB.
115,	120, 125 120, 125	750	Mog Mog	Photometric standard.
15,	120, 125 120, 125	750	Mog. Clamp	Heat-resisting glass bulb.
15,	120, 125	860	Mog	Multiple street lighting. Multiple street ltg.—group replac.
115,	120, 125	1,000	Mog.	Photometric standard.
		1,000	Mog. Clamp	Heat-resisting glass bulb, 3200° K.
15,	120, 125	1,000	Mog.	Diffusing, SB.
15,	120, 125 120, 125	1,000	Mog. Mog.	Diffusing—photographie blue. Photographie enlarger.
15,	120, 125	1,000	Mog.	Diffusing bulb end—photographic enlarger.
15,	120, 125 120, 125	1,000	Mog	Motion pleture production.
15.	120, 125 120, 125 120, 125	1,500	Mog. Clamp	Photometrie standard.
	, 120, 125	1,500	Mog	Heat-resisting glass bulb. Dlffusing.
15	, 120, 125	2,000	Mog. Clamp	•
230	, 250	1,000	Mog.	
230	, 250 250	1,000	Mog. Clamp	Heat-resisting glass bulb.
230	250	1,500	Mog. Clamp Mog	Heat-resisting glass bulb.
230.	, 250	2,000	Mog. Clamp	
285		1,000	Mog	
285		1,000	Mog. Clamp	
250 250	00 Lumens	1,500 20A	Mog	Series street lighting—base up.
I	PS-60 BULB			
	, 120, 125	750	Mog	
	, 120, 125	1,000	Mog	Silver neek—reflector.
	R-18 BULB	00	26.4	Dentel lamp
115	, 120, 125	60	Med	Dental lamp.
	R-40 BULB			
115		250	Med	Diffusing—drying.
$\frac{115}{115}$		250 500	Med	Diffusing—heat. Diffusing—photoflood.
115	5, 120, 125	. 100	Med	Diffusing—spotlight.
115	5, 120, 125 5, 120, 125	150	Med	. Dinusing—spotlight.
115	, 120, 125	150	Med	Dlffusing—floodlight.
	5, 120, 125 5, 120, 125	200	Med	Diffusing—floodlight.
115		1 000	1 34 1	TO Constant and Allaha
115	5, 120, 125 5, 120, 125			

Volts	Watts	Base	Description
R-60 BULB			
115	500	Mog	Diffusing-drying.
115, 120, 125 115, 120, 125	300	Mog	Diffusing—spotlight. Dlffusing—spotlight.
RP-11 BULB			
1.88/2	4/1A	D. C. Bay	Hand lantern.
2 .6 4 .5	1.5A 1.25A	D. C. Bay	Hand lantern.
5.5	6.2A 32 C. P	D. C. Bay.	Telemeter.
6	2.35A	D. C. Bay S. C. Bay S. C. Pf. D. C. Bay	Shielded—auto foglight. Fire and police searchlight.
6-8	2.5A 21 C. P	(")	Semaphore—2 fil. in mult. Auto—for use in blackout equipment.
6-8	21/6 C. P 21/21 C. P	D. C. Pf. D. C. Bay.	Auto headlamp.
6-8	21/21 C. P	D C Bon	Auto help -one fil on eyle
6-8	21/21 C. P	D. C. Pf.	Auto—1.176 in. L. C. L. Egg candling.
6-8	32 C. P	D. C. Pf D. C. Pf D. C. Pf D. C. Pf S. C. Pf S. C. Pf	Spotlight.
6-8	32 C. P	S. C. Pf.	Auto spotlight—74" L. C. L. Shielded bulb—auto spotlight—74" L. C. L C-2 fil
6-8	32 C. P	S. C. Bay	Auto hdlp. and spotlight—1}%" L. C. L. Photometric standard.
6-8	1 32 C. P	S. C. Bay	Auto. Auto headlamp.
6-8	32 C. P	D. C. Bay S. C. Pf	Auto hdlp. and spotlight—76" L. C. L. C-6 fil.
6-8			Shielded bulb—auto hdlp. and spotlight %" L. C. L. C-6 fil.
6-8	35	D. C. Pf.	Photometrie standard. Shielded bulb—auto hdlp.
6-8	40	S. C. Pf	Shielded bulb—spotlight. Spotlight.
6-8	50 C. P	D. C. Bay S. C. Bay	Auto ndlp.
6-8 6-8	50 C. P.	S. C. Pf.	Photometric standard, Air traffic control.
6-8 6-8 6-8	50 C. P 50/32 C. P	S. C. Bay D. C. Pf D. C. Pf	Air traffic control. Photometric standard.
6.5. 12-16.	4 5/4 5 4		Street railway headlight. Auto headlamp and spotlight.
12-16 12-16	1 71/6 C. P	S. C. Pf. D. C. Pf. D. C. Bay S. C. Pf. S. C. Pf.	Auto headlamp. Diffusing—auto.
12-16	32 C. P	S. C. Pf	Auto spotlight—76" L. C. L.
12-16 12-16	32 C. P		Auto hdlp, and spotlight—11%" L. C. L. Shlelded bulb—auto hdlp, and spotlight 7%" L. C. L.
12-16 12-16	1 32 C. P	Bay Cand	Auto. Readlamp.
12-16	1 32/32 C P	D. C. Pf	Auto headlamp.
12-16 12-16	. 50 C. P	Bay. Cand. S. C. Pf	Auto. Shielded bulb—auto hdlp.
12-16	40	(12)	Auto tank hdlp.
12.3 12.5	2.4/2.4A	D. C. Pf	Street railway headlight.
12.8	3.0A 6.6A	Bay, Cand	Airplane Bashing signal.
18-24 18-24	27 C. P	S. C. Bay D. C. Bay	Auto headlamp and spotlight.
15-24	1 30 C. P.	1 Day Cand	Auto headlamp.
22. 24-28.	39/39 C P	D. C. Pf	Hand lantern. Auto headlamp.
24-28 24-28	40	S. C. Bay	Auto tank hdlp.—two identical fil. ln series. Auto tank hdlp.
26 28	2.7A	Bay Cand	Airplane flashing signal. Airplane flashing signal.
28	_ 21/21 U. P		Diffusing—airplane. Scarchlight.
32	32 C P	D. C. Bay Bay. Cand Bay. Cand S. C. Pf.	Searchlight.
32	_ 50 C. P	S. C. Pf.	Searchlight. Searchlight.
40-44	- 21 C. P	Bay. Cand	Auto electric vchicle.
RING TYPE BULB			
13.5	.90A	Wire Term	Silvered-microscope illuminator T-2 ring type bulb 17/1
			in. outside diam. ring.
13.5	.90A	Wire Term	Blue-silvered-microscope illuminator T-2 ring type bull 11542 in. outside diam. of ring.
S-6 BULB			
3.6/4.0	2.00/.67A	D. C. Bay	Mine. Indicator.
12	6	Cand Cand	Indicator.
60	_ 6	Cand	Train.
70 115, 120, 125	. 6	Cand	Indicator.
115, 120, 125 115, 120, 125	6	Bay. Cand	Photometric standard. Indicator.
115, 120, 125	6	Inter	Indicator.
135, 145, 155 230, 250	10	Cand	Indicator.
230, 250	10	Inter	Indicator.
S-8 Bulb			
1.28	80A .50A	Bay. Cand D. C. Bay Bay. Cand D. C. Bay	Mine. Marine running light.
2.25	1.80A	Bay. Cand	Mine.
2.40/2.50	1 25/.75A	- D. C. Bay	+ Mine.
2.42	1.10A	Bay. Cand D. C. Bay	Mine.

¹² Unthreaded cylinder base with screw center contact—base sealed.

TUNGSTEN FILAMENT LAMPS-Continued

Volts	Watts	Base	Description
8-8 BULB-Con.			
2.45/2.50	1.00/.75A	D. C. Bay	Mine.
2.5	1.50A	D. C. Bay	Hand lantern.
3.30 3.30/3.87	1.75A 1.75/.65A	D. C. Bay	Mine.
3.5	1A	Bay. Cand	Marine signal.
3.5	2A 2.00A	S. C. Pf. Bay. Cand.	Facsimile transmitter. Mine.
3. 6	1.15/.65A	D. C. Bay	Mine.
3.70	1.00/1.00A	D. C. Bay	Mine.
3.70/3.87 3.96	1.00/.65A .65A	D. C. Bay S. C. Bay	Mine. Mine,
4	.55A	Bay, Cand	Mlne.
4	.75A	S. C. Bay S. C. Pf	Sound reproducer.
4	.75A	D. C. Pf.	Sound reproducer. Sound reproducer.
4	.80A	D. C. Pf. S. C. Bay.	Mine.
4	.55/.55A	D. C. Bay	Mine.
4	.67/.67 A	D. C. Bay	Mine. Mine—fil. in straight line—base parallel to lead wires.
4	.83/.83A	D. C. Bay	Mlne-fil. in straight line.
4	.83/.83A	D. C. Bay	Mine—fil. at rt. angles to each other.
4.3	1A	S. C. Pf	Marine signal. Flashing signal.
5.4	1.86A	Bay, Cand	Instrument.
5.4	1.86A	Bay. Cand S. C. Bay. No pins. S. C. Bay.	Instrument.
5.4	1.86A 1A	S. C. Bay. No pins.	Military. Recorder.
6	1 50 A	Bay. Cand	Oseillograph.
6-8	10 C. P	(12)	Auto-shielded bulb-for use in blackout equipment.
6-8	15 C. P	S. C. Bay	Photometric standard. Auto.
6-8 6-8	15 C. P	S. C. Bay. No pins.	Auto—C-6 fil.
6-8	15 C. P	S. C. Bay S. C. Bay	Diffusing—auto—C-2 fil. Diffusing—auto.
6-8	15 C. P	D. C. Bay D. C. Bay	Diffusing—auto.
6-8	15 C. P. 15 C. P. 15 C. P. 15 C. P. 15 C. P. 21 C. P. 21 C. P.	Cand.	Auto.
6-8	21 C. P	S. C. Bay	Photometrie standard.
6-8	I will U. I access	D. C. Day	Auto.
6-8 6-8	21 C. P	S. C. Bay D. C. Bay	Diffusing gunsight. Auto headlamp.
6-8		D. C. Bay	Auto.
6-8	21/3 C. P	(13)	Auto.
6-8	21/3 C. P .25A	D. C. Indexing S. C. Pf	Auto. Marine signal.
6.2 6.2	.46A	Bay, Cand	Marine signal.
6.2	. 46A	Bay. Cand. S. C. Pf.	Marine signal.
6.2		Bay. Cand	Marine signal. Marine signal.
6.2			Marine signal.
6.2		Bay. Cand.	Marine signal.
6.2		S. C. Pf	Marine signal.
6.2	1.4A 1.84A	S. C. Pf S. C. Pf	Marine signal. Marine signal.
6.5		D. C. Bay	Marine running light.
6.5			Microscope illuminator.
6.5			
6.8.	_ 1.3A	S. C. Bay	Radlo panel.
7		S. C. Bay. No pins.	Recorder.
7 8		Bay. Cand D. C. Bay	Hand lantern. Auto.
12		S. C. Pf	Marine signal.
12	.77A	S. C. Pf	Marine signal.
12		S. C. Pf	Marine signal.
12-16	1.35A 10 C. P		Marine signal.
12-16	15 C. P	Bay. Cand	Diffusing—auto.
12-16	. 15 C. P	Cand Cand	Auto.
12-16 12-16	21 C. P	Bay. Cand. D. C. Bay. S. C. Bay. No pins Bay. Cand. D. C. Indexing.	Diffusing—auto.
12-16. 12-16.	21 C. P	S. C. Bay. No pins	Airplane.
12-16	21/6 C. P	Bay. Cand	Auto.
12-16 12-16	21/6 C. P	(13)	Auto stop and tail.
12-16	- majo O. A		Dlffusing-ordnance.
12-16	21/6 C. P	S. C. Bay Bay, Cand S. C. Pf	Alrplane.
13		S. C. Pf	Marine signal. Marine signal.
13		Bay. Cand	Marine signal.
13		Bay. Cand Bay. Cand D. C. Bay. Bay. Cand S. C. Pf. Bay. Cand S. C. Pf.	Marine signal.
13	. 21/21 C. P .25A	Bay, Cand	Diffusing—airplane. Marine slgnal.
14	25 A	S. C. Pf.	Marine signal.
14	.35A	Bay. Cand	Marine signal.
14		S. C. Pl.	Marine signal. Marine signal.
14	.75A .75A	S. C. Pf. Bay. Cand	Marine signal.
14 14 18-24 24-28 24-28 24-28 25- 28 28 28 28	15 C. P	Bay. Cand D. C. Bay Bay. Cand.	Auto.
24-28	15 C. P	D. C. Bay	Auto tank inspection.
24-28	32/6 C. P	(13)	Auto tank stop and tall.
25	32 C. P	Bay, Cand	Diffusing-indicator.
28	15 C. P	Bay. Cand	Airplane.
28	21 C. P	S. C. Bay	Airplane. Silvered bowl—airplane.
28	21/6 C. P.	Bay. Cand S. O. Bay S. C. Bay D. C. Bay	Alrplane.
28	21/6 C. P	S. C. Bay D. C. Bay D. C. Bay	Diffusing—airplane. Diffusing—airplane.

Top of bulb free from striations and defects.
Unthreaded cylinder base with serew center contact—sealed base.
D. C. Bay. Pinless sealed base.

See Bullet	Volts	Watts	Base	Description
100	S-8 BULB-Con.			
Solution	00	27 C T	Pan Cand	Airplana
	30	50 A	S. C. Bay	Radio panel.
10	32	15 C. P	D. C. Bay	Motor hoat,
S-9 BULB	40-41	6 C. P.	Bay Cand	Auto-electric vehicle.
S-9 BULB	40-44	6 C. P.	Cand. Skt	Auto—electric vehiele.
S-9 BULB	40-41	10	D. C. Bay	Subway door Indicator.
S-11 BULB S-12 S-13 S. C. Bay No pins	48	0 C. P	bay, Cand	Diffusing—portable telephone trouble.
S-11 BULB	S-9 BULB			
S-11 BULB	4	25A	D. C. Bay	Oscillograph—sides of bulb free from striations and defects
1.5	***************************************		- V - V - L - My - C - C - C - C - C - C - C - C - C -	o bonnog april bridge of balls store bonnog and actions
2.5	S-11 BULB			
2.5	1.3	.50A	S. C. Bay. No pins.	Pyrometer.
3.5	2.5		Bay, Cand	Railway signal.
1.22	3.3	.30.A	Bay, Cand	Kallway signal.
3.5.	3.5	.12A	Bay, Cand	Railway signal.
1.5A	3.5	.30A	Bay, Cand	
4.5. 3. Bay, Cand. Railway light signal. 4.5. 4.50.A. D. C. Bay. Nopins. 5. 2.00,75A. D. C. Bay. Sand. 5. 2.00,75A. D. C. Bay. Sand. 5. 2.00,75A. D. C. Bay. Sand. 6. 3.0.A. Bay. Cand. 6. 3.0.A. Bay. Cand. Searchlight. 6. 1.50.A. Bay. Cand. Railway signal. 6. 1.50.A. Bay. Cand. Railway signal. 6. 3.0.5.A. Bay. Cand. Railway signal. 6. 3.0. Med. Bay. Cand. Railway signal. 6. 3.0. Med. Bay. Cand. Railway signal. 6. 3.0. Med. Battleship emergency. 6. 3.0. Bay. Cand. Railway light signal. 6. 3.0. Bay. Cand. Railway ligh		.15A	Bay. Cand	Traffic signal.
1. 1. 1. 1. 1. 1. 1. 1.	4	3	Bay. Cand	Railway light signal.
15.5	4.5	21/10 C. P	D. C. Bay	Fire and volice searchlight
15.5		.25A	Bay, Cand	Railway signal,
15.5	5	2A	Bay, Cand.	Searchlight.
15.5		2.00/.75A	D. C. Bay	Searchlight.
5.5.		5A	Day, Cand	Oseillograph,
6. 3.95.A Cultireated. Surgical. 6. 5.A Bay, Cand Photocell exciter. 6. 5.A Bay, Cand Photocell exciter. 6. 10. Bay, Cand. Railway light signal. 6. 30. Med. Battleship emergency. 6. 30. Med. Battleship emergency. 6. 30. D. C. Bay Battleship emergency. 6. 32C. P. Bay, Cand. Indicator. 6. 30. D. C. Bay Battleship emergency. 6. 32C. P. Bay, Cand. Indicator. 6. 30. D. C. Bay Battleship emergency. 6. 40. A. S. C. Pf. Marine signal. 6. 50. D. Bay, Cand. Railway light signal. 6. 50. D. Bay, Cand. Railway light signal. 6. 50. D. Bay, Cand. Railway light signal. 6. 50. Bay, Cand. Railway light signal. 6. 50. Bay, Cand. Railway light signal. 6. 50. Bay, Cand. Railway sight signal. 6. 60. Bay, Cand. Railway sight signal. 6. 60. Bay, Cand. Railway light signal. 6. 60. Bay, Cand. Railway light signal. 6. 60. Bay, Cand. Railway sight signal. 6. Bay, Cand. Railway sight signal. 6. Bay, Cand. Railway sight signal. 6. Bay, Cand. Railway signal. 6. Bay, Cand. Railway s	5.5	.15A	Bay, Cand	Traffic signal.
Surgical Surgical Surgical Surgical Surgical Surgical Sand Photocell exciter Sand Sand Photocell exciter Sand San			Bay, Cand	Kallway signal.
Cylinder		3.95A	Unthreaded	Surgical.
			Cylinder	
			Bay, Cand	Searchlight. Photocell exciter
		5A	D. C. Pf.	Photocell exciter.
Section		10	Bay, Cand	Railway light signal.
6-8. 21C.P. Bay, Cand Indicator. 6-8. 50C.P. Bay, Cand Indicator. 6-8. 50C.P. S. C. Bay Auto. 6-2. 2.8.A. S. C. Pf. Marine signal. 6.2. 4.2A. S. C. Pf. Marine signal. 6.5. 10. Med Battleship emergency, 8. 5. 5. 5. 5. 5. 5. 5.		30	1 100	Battleship emergency.
6.2 4.2	6-8	21C.P	Cand	Auto.
6.2	6-S	32C.P	Bay, Cand	Indicator.
6.2. 10		2 8 A	S. C. Pf	Marine signal.
S		4.2A	S. C. Pf	Marine signal.
Section		10	Med	Battleship emergeney.
Section			S. C. Bay	Railway light signal.
Section	8	10	Bay. Cand.	Railway light signal.
Section			S. C. Bay	Railway light signal.
Section			S. C. Bay	Railway light signal.
15.3 Bay, Cand Railway light signal.	8	.25A	Bay, Cand	Railway signal.
10. 25A			Bay Cand	Railway light signal.
10. 25A Bay, Cand Railway signal. 10. 5. 5. Bay, Cand Railway light signal. 10. 10. Bay, Cand Railway light signal. 10. 13/3.5 S. C. Bay Railway light signal. 10. 13/3.5 S. C. Bay Railway light signal. 10. 18. Bay, Cand Railway light signal. 10. 21.5/3.6 S. C. Bay Railway light signal. 10. 22. 5. Bay, Cand Railway light signal. 10. 25. Bay, Cand Railway light signal. 11. 11. Bay, Cand Railway light signal. 12. 12A Bay, Cand Railway light signal. 12. 12A Bay, Cand Railway signal. 12. 2.55A Bay, Cand Railway signal. 12. 2.03A S. C. Pf Marine signal. 12. 2.03A S. C. Pf Marine signal. 12. 12. 12. 12. 12. 12. 12. 12. 12. 12. 12. 12. 12. 12. 12. 13. 13. 14. 13. 14. 15. 15. 16.		.25A	S. C. Bay	Photometric standard.
10			Bar Cand	Railway signal
10			S. C. Bay	Railway light signal.
10		. 10	Bay. Cand	Railway light signal.
10	10	13/3.5	S. C. Bay	Railway light signal.
10		21.5/3.5	S. C. Bay	Railway light signal.
12	10	25	Bay, Cand	. Railway light signal.
12	11	14 4/2 5	S C Bay	Railway light signal.
12	12	.12A	Bay, Cand	Railway signal.
12-16	12	.25A	Bay, Cand	Railway signal.
12-16 32 S. C. Bay	12	3.05A	S. C. Pf	Marine signal.
12-16	12	18/5	Bay. Cand	Railway light signal.
14		21 C. P		
14			S. C. Bay	Auto.
14	13.5	10	Bay, Cand	Railway light signal.
14		17	Bay. Cand	Railway light signal.
14			Bay, Cand	Railway signal.
14	14	_ 2A	. S. C. Pf	Marine signal.
14 10 Inter Indicator. 16 .25A Bay, Cand Railway signal. 24 32 C. P Bay, Cand Gun turret. 25 15 Bay, Cand Telephone trouble. 28 32 C. P Bay, Cand Airplane. 30 15 Cand Train and country home. 30 15 Inter Train and country home. 32 30 D. C. Bay Train marker. 40 .15A Cand Fire alarm signal. 40-14 15 D. C. Bay Subway dcor indicator. 50 15 Bay, Cand Auto electric vehicle. 60 10 Med Train. 64 15 Bay Cand Med Train. Multiplex printing meebing		- 2A	Bay, Cand.	Marine signal.
16 25A. Bay. Cand. Railway signal. 24 32 C. P. Bay. Cand. Gun turret. 25 15. Bay. Cand. Telephone trouble, 28. 32 C. P. Bay. Cand. Alrplane. 30. 15. Cand. Train and country home. 30. 15. Inter. Train and country home. 32. 30. D. C. Bay. Train marker. 40. .15A. Cand. Fire alarm signal. 40-14 15. D. C. Bay. Subway door indicator. 50 15. Bay. Cand. Auto electric vehiele. 60 10. Med. Train. 64 15. Bay. Cand. Multiplex printing meebine.	1.6	10	Intor	Indicator.
15	16	.25A	Bay, Cand	Railway signal.
15	24	32 C. P	Bay, Cand	Gun turret.
15	28	32 C. P.	Bay, Cand	Alrolane.
15	28	50 C. P	Bay, Cand	Airplane.
40	30	. 15	_ Cand	Train and country home.
40	32	30	D. C. Bay	Train marker.
40-14. 15. D. C. Bay Subway dcor indicator. 50 15. Bay. Cand Auto electric vehicle. 60 10. Med Train. 64 15 Bay. Cand Multipley printing mechine	40	. 15A	Cand	Fire alarm signal.
60	40-14	. 15	D. C. Bay	Subway deor indicator.
64 Ray Cand Multipley printing machine	60	15	Bay, Cand	Train
64 30 Bay. Cand Train marker. 90 15 Bay. Cand Auto electric vehicle. 100 20 D. C. Bay Photographic.	6.3	15	Bay, Cand	Afultinley printing machine
100. 20. Bay. Cand Auto electric vehicle. D. C. Bay Photographic.	64	- 30	Bay. Cand	Train marker.
D. C. Day	100	- 15	Bay. Cand	Auto electric vehicle. Photographic.
100	100	30	Cand	Photographie.

TUNGSTEN FILAMENT LAMPS-Continued

Volts	Watts	Base	Description
S-11 Bulb-			
Con.		0. 1	T/1
15	30 75	Cand	Film viewer. White—photographic enlarger.
15	30	S. C. Bay D. C. Bay	Film viewer.
15, 120, 125	7.5	Med	Photometric standard.
15, 120, 125 15, 120, 125	7.5	Med. Bay, Cand.	White.
15, 120, 125	10	Inter	Diffusing-outside transparent coated brown-infrared.
15, 120, 125	10	Cand, Skt	Clear, White. Indicator.
15, 120, 125 15, 120, 125	10	Bay, Cand	Railway signal.
15, 120, 125	15	Bay, Cand	Headlamp.
15, 120, 125	15 10	Cand Inter	Headlamp. Coated—blue, green, red.
20 35, 145, 155	15	Cand	Microscope.
S-12 Bulb			
5-8	21/21/32 C. P.	3 Pin Bay	Auto headlamp.
5-8	32/32/32 C. P. 100 C. P	3 Pin Bay Bay. Cand	Auto headlamp. Black bowl—coated—airplane.
28	100 C. F	Day, Cand	Diack towi-touted-an plane.
S-13 Bulb			•
2-125	22-28 1	Med	Photoflash.
S-14 Bulb			
6	5	Med	
6 10	10	Med. Bay with 3	Railway slgnal,
12	2.5	Pin Sleeve. Med	Railway signal.
14	5	Med	Railway signal.
14	10	Med	Railway signal—two 5 W. fil. in mult.
15 30	5	Med	Train and country home.
32	5	Med	Railway signal.
34 34	5	Med	Train. Locomotive eab.
40		Med	Subway ear tail light.
50	20	Med	Railway signal—two 10 w. fil. ln mult.
55		Med	Railway signal Railway signal.
115, 120, 125	10	Med	Photometrie standard.
115, 120, 125	. 10	Med	Diffusing, DY Street lighting—for use in blackout equipment (War Dep
120	9	Med	Spec. 42-1283).
120		Med	Coated—blue, green, red.
120	. 10	Med	Natural colored—blue, green, light ruby, dark ruby.
S-24½ BULB			
115, 120, 125		Med	Film printing. Film printing.
115, 120, 125 115, 120, 125		Med	Film printing.
115, 120, 125		Med	Film printing—two 75 W. fil, in mult.
T-34 BULB			
1.5	.13A	Wire Ext	
1.5		Wire Term	Surgical.
1.5	.13A	Fur. by user	Surgical.
T-11/4 BULB			
3			approx. ¼" long.
3			
3		951	Colored—red, green, amber—airplane indicator.
3			Clear, amber, blue, green, purple, red or white plastic ca
3	.19A	953	Airplane indicator. Airplane instrument.
3			
T-11/2 BULB			
1.5	.30A	Wire Ext	Surgical lens end bulb.
2.2	.30A	Fur. by User	Surgical lens end bulb.
2.5			Gunner training.
T-134 BULB			
28	.035A	952A	Amber, cloudy amber, green, red or white plastic es
28			Airplane indicator.

Thousand lumen seconds.

Volts	Amperes	Base	Description
T-2 BULB			
2.6	.0607	Fur. by User	Pyrometer.
4	.17~.21	Tel. Slide	Telephone.
	.27-,31	Tel. Slide	Telephone. Telephone.
	.1216	Tel. Slide	Telephone.
	.25	Gun sight without	Gun sight.
	.2731	threads. Tel. Slide	Telephone.
	.0810	Tel. Slide	Telephone.
	.1012	Tel. Slide	Telephone. Telephone.
0	.1012.	Tel. Slide	Telephone.
2	.032038	Tel. Slide	Telephone.
12	.0911	Tel. Slide	Telephone. Annunciator 1¼" M. O. L.
2	.17	Tel. Slide	Telephone 111/16" M. O. L.
14	.032038	Tel. Slide	Telephone.
5	.0911	Tel. Slide	Telephone. Telephone.
16	.0911	Tel. Slide	Telephone.
16	.2731	Tel. Slide	Telephone.
8	.035045	Tel. Slide	Telephone.
20	.06085	Tel. Slide	Telephone.
20	.0911	Tel. Slide	Telephone.
24	.025035	Tel. Slide Priek	Telephone. Supervisory control indicator.
£1	1002-1000	Puneh.	Cupit visory Control Indicator
24	.032038	Tel. Slide	Telephone.
24	.035045	Tel. Slide	Telephone.
24	.0911	Tel. Slide	Telephone.
24	.50	Fur. by User	Outside clear laequer—surgical.
30	.06085	Tel. Slide Tel. Slide	Telephone.
32	.0912	Tel. Slide	Telephone.
35	.035045	Tel. Slide	Telephone.
35	.06085	Tel. Slide	Telephone.
40	.035045	Tel. Slide	Telephone.
40	.06085	Tel. Slide	Telephone.
44	.06085	Tel. Slide.	Telephone.
48	.04506	Tel. Slide	Telephone.
48	.06085	Tel. Slide	Telephone,
48 55	.0911	Tel. Slide	Telephone. Telephone.
55	.0911	Tel. Slide	Telephone.
60	.045055	Tel. Slide	Telephone.
T-212 BULB			
6	.40	Gunsight	Gunsight.
10	.25	Gunsight Ligar	
16	.12	Fur. by User	, Eurgicai.
T-3 BULB			
1.75	2.10	Min	Heater.
2.3	.40		
2.7	.35	Min	Surgical flat top fil.
2.7	.35		Surgical round top fil. Surgical.
2.7	.40		Surgical lens end bulb.
2.7	.55	Min	Surgical.
3	.40	Min	Surgical. Surgical lens end bulb.
6-8	.36 2 C. P	Min	Indicator.
10	.17	Min	Elevator annunciator.
12	.35		
12-16	.17		Alrolane instrument.
14	. 17	Min	Elevator annunciator—1¼" M. O. L.
14			
1824			
30			Elevator annunciator.
T-314 BULB			1
	.06	Min	Radio panel.
1.35	1.5	_ Min	Gauge.
2	.06	Min	Radio panel
2	.06	Wire Term	Radio panel. Indicator.
2.5		Wire Term	Radio panel.
2.5	.50	Min. Bay	Radio panel.
2.5	. 50	_ Min	Radio panel-hlgh temp, lead-silver and copper al solder.
	.50	Min	
2.5	.17	_ Min. Bay	Radio panel.
2.5			Gauge.
2.9	.214	Min Min	Gauge
2.9	.342	Min	Gauge. Gauge.
2.9	.214 .342 .519 .16	Min. Min. Min. Min. Bay	Gauge. Gauge. Radio panel. Radio panel. Marine running light.

Volts	Amperes	Base	Description
T-3¼ Bul.b-		`	
Con.	.40	Min	Indicator.
	.15	Min. Bay	Indicator.
-8. -8.	.15	Min	Photometric standard.
-8	.15	Min. Bay	Radio panel—Indicator. Radio panel—indicator.
-8	.25	Mln. Bay	Radio panel—indicator. Diffusing black bowl radio panel.
-8. -8.	.25	Min. Bay	Radio panel—Indicator.
.3	.15	Mln	Flashing beacon.
.3	.40	Min. Bay	Film printing.
.5	.40	Min. Bay	Radlo panel. Indicator.
2-16	.10	Mln	Radio panel.
2-16 2-16	.10	Min. Bay	Radio panel.
2-16	.20	Min. Bay	Indicator. Indicator.
3	.33	Mln. Bay	Airplane.
3 4	.40	Min. Bay	Airplane.
8	.035	Min. Bay	Alrplane.
8	.10	Min. Bay	Airplane,
8	.17	Min. Bay	Alrplane. Indicator.
0	.10	Min. Bay	Indicator.
6	.17	Min	Indicator.
0 8	.13	Min	Gauge. Indicator.
T-4 Bulb			
1 1 20 22	.80	L. S. Min	Side half diffusing-galvanometer.
	.15	Cand.	Rallway signal.
1	.17	Cand	Annunciator,
8 8	.11	Cand	Switchboard. Annunclator.
22 24, 32	.11	Cand.	Switchboard.
24, 32.	.17	Cand	Annunciator.
T-41/2 BULE			*
2.8	.5 C. P	Min	Photometric standard.
3.4	.25 C. P	Min	Photometric standard.
3.7 3.7	.75 C. P 1.5 C. P	Min	Photometric standard. Photometric standard.
6	.50 A	Mln. Bay	Pistol sighting.
6-8 6-8	1 C. P 3 C. P	Min Roy	Photometric standard.
6.3.	.80	D. C. Bay Min. Bay	Airplane. Radio panel.
8.4	.50	Min	riasniight.
9 9	.44	Min Cand	Spotlight.
9.6	.50	Min	Drum inspection. Flashlight.
11.8	.50	Min	Flashlight.
12-16 25	2 C. P .20	Bay. Cand Min. Bay	Airplane. Radlo panel.
28	3 C. P.	Bay Cand	Airplane.
30	.15	Mln	Indicator.
115,120, 125	6 Watts	Cand	Indicator.
T-5 BUL			
3.2	.80	S. C. Pf	Galvanometer.
3.3 4	.80	S. C. Bay	Oil well gauge. Sound reproducer.
5	4	1 S. C. Bay	Oscillograph.
6 6	1	Bay. Cand S. C. Pf S. C. Pf	Recorder. Sound reproducer—C-6 fil.
69	1	S. C. Pf	Sound reproducer—C-6 fil.
6	3.9	Cand	Gunner training.
6 7		Cand, Pf	Gunner training. Sound producer.
7	.20	S C Bay Noning	Recorder.
9	2.15	(14)	Portable recorder.
9 9	2.15	(14) D. C. Bay S. C. Pf D. C. Bay	Portable recorder. Recorder.
10	2.75	D. C. Bay	Indicator.
15	1	(14) S. C. Pf	Sound reproducer.
15 20	.50	S. C. Skt. with Pf.	Surgical. Projection.
T-C BULB		clip.	
3.5		German Cand	Instrument.
4.2	3.7	S. C. Bay	Side half diffusing—oscillograph.
4.2	3.7	Inter	Side half diffusing—oscillograph.
4.2	3.7	Inter	Side half diffusing—oscillograph.
10	5 Watts	Cand Cand	Switchboard,
19_16	21 C. P	S. C. Bay D. C. Bay	Auto. Gun mount illuminator.
12-16 14.5	M.O.	Cand	Gun mount illuminator.
14.5	.76	Cultivation	
14.5	15 Watts	Cand	
14.5	15 Watts 15 Watts 15 Watts	Cand	Switchboard. Switchboard.
14.5	15 Watts 15 Watts 15 Watts 15 Watts	Cand Cand Cand Cand	Switchboard, Switchboard, Transillumhntor,
14.5 14.5 30 40, 50	15 Watts 15 Watts 15 Watts 15 Watts 15 Watts	Cand Cand Cand Cand	Switchboard, Switchboard, Transilumlnator, Switchboard

¹⁴ Special S. C. Bay, with lead to shell soldered at bottom.

Volts	Watts	Base	Description
T-6½ BULB			,
6	25	Inter	Showcase.
30	25	Inter	Diffusing—train and country home
34	25	Inter	Train. Diffusing—train.
115, 120, 125	25	Cand. Skt	Showcase.
115, 120, 125	25	Inter	Diffusing—showcase.
115, 120, 125 115, 120, 125	25	Inter	Diffusing—side reflector showcase. Diffusing—bore inspection.
115, 120, 125	40	Inter	Bore inspection.
135, 145, 155	25	Inter	Showcase.
230, 250	25	Inter	Showcase.
T-7 BULB			
32 115	15	Cand	Signal light. Signal light—C1 fil.
115, 120, 125	15	Bay. Cand	Transfer time punching mach. indicator.
115, 120, 125	15	D. C. Bay	Pilot lamp for use in special projector-high electrics
100	120.4	Dan Cond	resistance soldering flux.
160	.139A	Bay. Cand	Switchboard—network protector.
T-8 Bulb		Dan W	7
4	.03A 6.5A	D. C. Bay. No pins. S. C. Pf.	Pyrometer. Sound reproducer.
5	6.5A	S. C. Bay	Sound reproducer.
6	3.5A	S. C. Pf	Photocell exciter.
6	5A	SCPI	Photocell exciter.
6	50	Bay, Cand D, C, Pf S, C, Bay S, C, Pf S, C, Pf	Projection. Projection.
8	2A	S. C. Bay.	Sound reproducer.
8	2A	S. C. Pf	Sound reproducer.
8	50 4A	S. C. Pf.	Projection. Sound reproducer—C-6 filament.
8.5 8.5	4A	S. C. Bay	Sound reproducer—C-6 filament.
8.5	4A	S. C. Pf	Sound reproducer—C8 filament.
8.5	4A	S. C. Bay	Sound reproducer—C8 filament.
9	4A	S. C. Pf	Sound reproducer.
10		Bay. Cand S. C. Bay S. C. Pf	Sound reproducer—curved filament. Sound reproducer.
10	5A	S. C. Pf	Sound reproducer.
10	7.5A	Bay. Cand	Sound reproducer.
10		S. C. Pf	Sound reproducer. Sound reproducer—Silver contact.
10	7.5A	D. C. Pf	Densitometer.
10.5	7.8A	Bay. Cand	Recorder.
12 12		Bay. Cand	Instrument. Projection.
14		Cond	Projection
14	2A	Bay. Cand	Projection.
14	2A	D. C. Bay. No pins.	Projection.
14		Med	Projection. Projection.
14	4A	Bay. Cand	Projection.
14		Cand	Projection.
14			Projection. Projection.
20	100	Bay. Cand.	Contour map.
27	1A	S. C. Bay	Sound reproducer.
30		Med	Train. Train.
30		Disc.	Clear, White.
30	40	Med	Diffusing-train.
30	. 75	Bay. Cand	Projection.
32	2A	Bay. Cand	Oscillograph. Projection.
34		Med	Train.
60	30	Disc.	Clear, White.
105		D, C, Pf	Airport marker. Airport marker.
105			Airport signal.
115, 120, 125	. 15	. Cand.	Ophthalmometer.
115, 120, 125	25		Microscope illuminator.
115, 120, 125 115, 120, 125	30		Clear, White. Airport marker.
115, 120, 125			Diffusing-showcase.
115, 120, 125	. 40	Disc	Clear, White.
115, 120, 125 115, 120, 125	60	Disc	Clear White
115, 120, 125	75	Bay, Cand	Projection.
115, 120, 125	. 75	S. C. Pf	Projection.
115, 120, 125	. 75	D, C, Pf	Projection.
115, 120, 125 115, 120, 125	75. 100.	Bay, Cand	Projection. Projection.
115, 120, 125	100	D. C. Pf	Projection.
115, 120, 125	100	. D. C. Bay	Photographic chiarger—base up.
115, 120, 125	150	.1 S. C. Pl	Projection,
115 100 100	. 150	D. C. Pf	Projection.
115, 120, 125 115, 120, 125	150	Bay Cand	Projection
115, 120, 125 115, 120, 125	150	D. C. Pf	Projection. Projection. Projection.
115, 120, 125 115, 120, 125 115, 120, 125 230, 250 230, 250 230, 250	150 150 40	D. C. Pf.	Projection. Projection. Showcase. Projection.

¹⁸ Major locking eyelet 30° from plane of filament.

Volts	Watts	Base	Description
T-81/2 BULB			
3	5A	Med	Pyrometer.
3	6A	Med	Osciliograph.
6	12A 9A	Med	Projection. Recorder.
6	9A	Med	Instrument.
30	25	Med	Diffusing—country home.
30	100	Med. Med. Pf.	Diffusing—train and country home. Projection.
34	25	Med	Diffusing—train.
60	£5. 60	Med	Diffusing—train. Dlffusing—train.
115, 120, 125	100	Med	Projection.
115, 120, 125	100	Med. Pf.	Projection.
115, 120, 125 115, 120, 125	309	Med. S. C. Pf.	Film printing. Projection.
115, 120, 125	300	Bay. Cand	Projection.
115, 120, 125	300	D. C. Pf.	Projection.
230, 250 230, 250	125 125	Med. Pf	Projection. Projection.
T-10 BULB	9A	Med, Pf	Oscillograph.
6	18A	Med.	Mlcroscope illuminator.
6	18A	Med	Ultraviolet spectrum.
6	18A	Med. Pf.	Projection. Projection.
8	30	L. S. Med.	Instrument.
10	9A	Med	Recorder.
12	3A	Bay, Cand	Optical gauge. Projection.
12	12A	Med. Pf	Photocell exciter.
18	2.1	Med	Galvanometer.
30	25 165	Med	Train and country home. Projection.
30	165	Med. Pf	Projection.
30	165	Med. Pf	Sensitometer.
30	300	Med. Pf	Opaque bulb end—projection. Opaque bulb end—projection.
52	260	Med. Pf.	Projection.
115, 120, 125	25	Med	Inspection (extension cord).
115, 120, 125	25	Med	Diffusing—side reflector—showcase. Diffusing—showcase.
115, 120, 125 115, 120, 125	40	Med	Showcase.
115, 120, 125	40	Med	Diffuslng—side reflector—showcase.
115, 120, 125 115, 120, 125		Med	Showcase. Showcase.
115, 120, 125		Bay, Cand	Photographic—base pins parallel to plane of lead wires.
115, 120, 125	200	D. C. Bay	Photographic.
115, 120, 125 115, 120, 125		Med. Pf	Projection. Projection.
115, 120, 125		Med.	Opaque bulb end—projection. Opaque bulb end—projection.
115, 120, 125	300	Med. Pf	Opaque bulb end—projection.
115, 120, 125 115, 120, 125		Mcd. Med. Pf.	Opaque bulb end—projection. Opaque bulb end—projection.
115, 120, 125	500	Med	Opaque bulb end-projection.
115, 120, 125		Med. Pf Med	Opaque bulb end—projection. Showcase.
135, 145, 155 230, 250		Med	Showcase.
230, 250	250	Med	Projection.
230, 250	500	Med. Pf	Projection. Opaque bulb end—projection.
230, 250 230, 250		Med. Pf	Opaque bulb end—projection.
T-12 BULB			
20		Med	Galvanometer.
30 115, 120, 125	400	Med. Skt	Opaque bulb end-projection.
115, 120, 125	. 250	Med. Pf	Spotlight—base up.
115, 120, 125	500	Med. Pf. Skt	Spotlight—base up.
115, 120, 125 115, 120, 125			Floodlight—base up. Projection.
115, 120, 125			Projection—base up.
115, 120, 125	_ 500	Med De	Projection—offset fil.
115, 120, 125 115, 120, 125	500 600		Projection—offset fil. Opaque bulb end—stereoscopic projection—two 300W fil
110, 120, 120, 120			in mult.
115, 120, 125	750	Med	Projection—base up.
115, 120, 125 115, 120, 125		Med. Pf.	Opaque bulb end—projection. Opaque bulb end—projection.
115, 120, 125	1,000	Med. Pf	Opaque buto end-projection.
115, 120, 125			
115, 120, 125 115, 120, 125	_ 1,000	Med	Projection—base up.
115, 120, 125	1,025	Med	Opaque bulb end—projection.
115, 120, 125	1,025	Med. Pf	Opaque bulb end—projection. High speed photography.
115, 129, 125 230, 250	750	Med	Opaque bulb end—projection. Opaque bulb end—projection.
230, 250	750	_ Med. Pf	Opaque bulb end—projection.
T-14 BULB			
6	3.5A	Med	Galvanometer.
10	3.5A	_ Med	_ Gaiyanometer.
30	300	_ Med	Projection.
		D C Mod	
40	1.89	D. C. Med	- I motoritier of the part of the of
10 115, 120, 125 115, 120, 125	250	_ Med. Bip	Floodlight—base up.

Volts	Watts	Base	Description
T-14 BULB— Con.			
15, 120, 125	250	Med	Projection.
15, 120, 125 15, 120, 125	250 500	Med. Pf. Med. Bip.	Projection.
15, 120, 125	500	Med. Bip.	Fioodlight—base up. Spotlight—base up.
T-20 Bulb		-	7
.5	30.A	Mog.	Pyrometer.
5.5	20.A 30.A	Mog	Pyrometer. Instrument.
7.5	30A	Mog. Pf.	Uitravioiet spectrum.
30	500	Med	Projection.
30	600	Med. Pf Mog.	Projection. Projection.
30	900	Mog. Pf	Motion picture projection.
30	900	Mog	Motion picture projection. Airway beacon.
30	1.000	Mog. Bip	Airway beacon.
115, 120, 125	250	Med. Pf.	Spotlight.
115, 120, 125 115, 120, 125	250 300	Med. Pf Med. Bip	High speed signal. Diffusing—base up.
115, 120, 125	300	Med. Bip	Diffusing—base up. Diffusing—base down.
115, 120, 125 115, 120, 125	500	Med. Pf. Med. Bip.	High speed signal.
115, 120, 125	500	Med. Bip	Diffusing—base up. Diffusing—base down.
115, 120, 125	500	Med. Pf	Spotlight.
115, 120, 125 115, 120, 125	500	Med. Skt	Projection. Projection.
115, 120, 125	500	Med	Projection.
115, 120, 125	500	Med. Pf	Projection.
115, 120, 125 115, 120, 125	500	Med. Pf	3200° K. 3200° K.
115, 120, 125	500	Med. Bip	3200° K.
115, 120, 125	500	Med. Bip	Color photography.
115, 120, 125 115, 120, 125	500	Med. Bip Med Pf	Motion picture. Marine fire detector.
115, 120, 125	500	Med.	Diffusing—photographic blue.
115, 120, 125	500	Med. Bip	Airway beacon.
115, 120, 125 115, 120, 125	500	Mog. Pf	Lighthouse—two 250W fii. in mult. Airway beacon.
115, 120, 125	500	Mog	On course beacon.
115, 120, 125 115, 120, 125	500 750	Mog	Lighthouse.
115, 120, 125	750	Med. Pf	Projection. Projection.
115, 120, 125	1,000	Med	Projection.
115, 120, 125 115, 120, 125	1,000	Med. Pf	Projection.
115, 120, 125	1,000	Mog. Pf	Projection. Projection.
115, 120, 125	1,000	Mog	Diffusing spot on bulb side—photographic enlarger.
115, 120, 125 115, 120, 125	1,000	Mog. Pf	3200° K. 3200° K.
115, 120, 125	1,000	Mog.	Lighthouse—two 500W fii. in muit.
115, 120, 125	1,000	Mog. Bip	Lighthouse—two 500W fil. in mult.
115, 120, 125 115, 120, 125	1,000	Mog	Lighthouse. Airway beacon.
115, 120, 125	1,000	Mog. Pf.	Airway beacon.
115, 120, 125	1,000	Mog. Bip	Airway beacon.
115, 120, 125 115, 120, 125	1,000	Mog. Bip	Film printing. Liquid immersed.
115, 120, 125	1.500	M og	Projection.
115' 120, 125 115, 120, 125	1,500 1,500	Mog. Bip.	Projection.
115, 120, 125	1,500	Mog. Pf	Projection. Television.
230, 250	500	Med	Projection.
230, 250	000	Med. Pf. Med. Pf.	Projection.
230, 250 230, 250	1.000	Mog.	Projection.
230, 250	1,000	Mog. Pf	Projection.
4,000 Lumens T-24 Buln	6.6A	Med. Bip	Series street itg.—base up.
3	75A	Mog. Bip	Spectrograph.
6	30 A	Mog.	Pyrometer.
6	30A	Mog. Bip	Spectrograph.
6 19	20 A	Mog	Ultraviolet spectrum.
32	1,500	Mog. Bip	Airport floodiight-C13 fii.
60	1,500	Mog. Bip	Oscillating heacon—C5 fli
110	1,250	Mog. Bip Med. Bip	Projection. Portable by air floodlight.
115, 120, 125	500	Mog. Bip.	
115, 120, 125	750	Mog. Bip. Med. B	3200° K.
115, 120, 125	750	Med. Bip	Color photography.
115, 120, 125	750	Med. Bip	Motion picture.
115, 120, 125	750	Med. Bip	Diffusing. Diffusing—base down.
32	1,000	Med. Bip.	Diffusing.
115, 120, 125	1,000	Med. Bip.	Diffusing—base down.
115, 120, 125	1.500	Med. Bin	Spottignt—base up. Diffusing—photo engraving
115, 120, 125.	1,500	Mog. Bip	Diffusing. Diffusing—base down. Spotlight—base up. Diffusing—photo engraving. Spotlight—base up. Projection. Projection. Projection. Series street itg.—base up. Series street itg.—base down. Series street itg.—base up.
115, 120, 125	1,500	Mog	Projection.
120, 120, 120	2,000	Mod Bin	Series street its — base up
10,000 Lumens	201A	-VIC(1+ 1)11)	
10,000 Lumens 10,000 Lumens	20A	Med. Bip	Series street itg.—base down.

TUNGSTEN FILAMENT LAMPS-Continued

Volts	Watts	Base	Description
T-30 BULB			
115, 120, 125 115, 120, 125	2,000 2,000	Mog. Blp Mog. Blp	3,200° K. Spotlight—Base up.
T-32 BULB			
26 32	3,000	Mog. Bip	Searchlight. Airplane Floodlight.
T-40 BULB			
115 115	500 1,000	Med. Bip Med. Bip	Drying. Drying.
T-48 Bulb			
115, 120, 125 115, 120, 125 115, 120 .125	2,000 2,000 2,000	Mog. Bip Mog. Bip Mog. Bip	Motion Picture Production. Motion Picture Production—Tungsten Powder Cleaner. Color Photography.
T-64 BULB		4	
115, 120, 125	5,000	Mog. Bip	Color Photography-Motion Picture.
TL-3 BULB			•
1.1 2.2 2.3	.22A .25A .27A	Min Min	Flashlight. Flashlight. Flashlight.

FLUORESCENT LAMPS

Watts	Base	Description
RP-12 BULB		*
34	D. C. Indexing D. C Indexing	360 BL. 360 BL.
S-6 BULB		
2	D. C. Indexing	360 BL.
T-5 BULB		
4	FA-5 Min. Bipin Min. Bipin	Blue, green, 360 BL-2. Daylight, 3500° K white, 360 BL. Daylight, 3500° K white.
T-6 x 23/2 BULB 4	Min. Bipin FA-5 Min. Bipin	Daylight, 3500° K white. Daylight, blue. Daylight, 3500° K. white.
T-8 Bulr		
15	Med. BipinMed. Bipin	Daylight, 3500° K white, 360 BL. Daylight, 3500° K white, 360 BL.
T-10		
55	3 & 2 Prong	Blue white, industrial white-type RF.
T-12 BULB		
14	Med. Bipin	Daylight, 3500° K white.
T-17 BULB		
65	Mog. Bipin Mog. Bipin	Daylight, 3500° K white. Daylight, 3500° K white.

CARBON FILAMENT LAMPS

All types except those designed primarily for advertising, decorative or display purposes, or for use on amusement devices, Christmas trees, household appliances and toys.

GLOW DISCHARGE LAMPS

All types except those designed primarily for advertising, decorative or display purposes, or for use on amusement devices, Christmas trees, household appliances and toys.

[F. R. Doc. 42-9223; Filed, September 17, 1942; 11:53 a. m.]

Chapter XI-Office of Price Administration

PART 1312-LUMBER AND LUMBER PRODUCTS [Amendment 2 to Maximum Price Regulation 186 11

WESTERN WOODEN AGRICULTURAL CON-TAINERS

A statement of the considerations involved in the issuance of this amendment has been filed with the Division of the Federal Register.* In § 1377.114 (a) Table 1, item 3 is amended; in § 1377.114 (f) Table 6 is amended; and a new § 1377.116 is added, as set forth below.

§ 1377.114 Appendix A: Maximum prices for western wooden agricultural containers. (a)

TABLE 1-SHOOK

3. Where freight rates are over \$0.97 use basic price plus freight from Klamath Falls, Oregon, or Weed, California, whichever is lower figured on basis of 1800 lbs. per 1000

(f) The maximum charges that may be made for warehousing and delivery within the western area are as follows:

TABLE 6-WAREHOUSING, DELIVERY, AND EXPORT CHARGES

(1) Where shipment is made from a warehouse in a quantity of 30,000 pounds or more at one time: Add \$1.00 per thousand feet

(2) Where shipment is of a quantity less

than 30,0000 pounds:

(a) Add, for vegetable containers \$1.00, other containers \$2.00, per thousand feet as warehousing charge, whether shipment is from a mill, warehouse, distribution agency, co-operative, wholesale, retail, or other estab-

(b) Add \$2.00 per thousand feet for delivery, except where purchaser takes delivery at the mill, warehouse, distribution agency, cooperative, wholesale, retail or other establishment

The additions in (1) and (2) of this

table also apply to car bracing and car strips.
(4) For unitized stock: substitute 5¢ per one hundred units for the \$1.00 and 10¢ per 100 units for the \$2.00 charges in (1) and (2) of this table.

For delivering framed stock: Add \$4.00 per thousand feet, or actual cost, whichever is lower

(6) Exports: Where export quality and a dryness of 16% or less is specified, add \$5.00 per thousand feet.

§ 1377.116 Colorado excepted from Maximum Price Regulation No. 186 in certain respects. (a) On and after September 22, 1942, and until such time as this section is revoked or amended, this Maximum Price Regulation No. 186 shall be superseded by the General Maximum Price Regulation to the extent and in the manner set forth in paragraphs (b), (c) and (d) of this section.

(b) Section 1377.114 (d), (e) and (f) shall not apply where the services rendered in connection with assembly, extras, warehousing and delivery take place within the State of Colorado, but the maximum prices, including delivered

*Copies may be obtained from the Office of

prices, set forth in \$1377.114 (a), (b) and (c) shall continue to apply to containers and shook produced in the western area and shipped into the State of Colorado.

(c) None of the provisions of Maximum Price Regulation No. 186 shall apply to the sale or delivery of shook or containers, or to any charge in connection therewith, in any case where all the shook in a given order was manufactured in the State of Colorado.

(d) Where a single order of shook or containers delivered in the State of Colorado consists in part of shook produced in Colorado and in part of shook produced in another state in the western area, the seller shall not charge more for that part produced in Colorado than is proper under the General Maximum Price Regulation, nor shall he charge more for that portion produced elsewhere within the western area than is proper under paragraphs (a), (b) and (c) of § 1377.114 of this Maximum Price Regulation No. 186. The seller shall indicate on his invoice the charge made for both of the foregoing classes of shook, and shall preserve records thereof as provided in § 1377.106.

§ 1377.113a Effective dates of amendments.

(b) Amendment No. 2 (§§ 1377.114 (a), (f), 1377.116) to Maximum Price Regulation No. 186 shall become effective September 22, 1942.

(Pub. Law 421, 77th Cong.)

Issued this 16th day of September 1942. LEON HENDERSON,

Administrator.

[F. R. Doc. 42-9179; Filed, September 16, 1942; 2:44 p. m.]

PART 1315-RUBBER AND PRODUCTS AND MATERIALS OF WHICH RUBBER IS A COM-

[Amendment 5 to Revised Price Schedule 631-Retail Prices for New Rubber Tires and Tubes

LEASING OR RENTING OF NEW TIRES AND TUBES

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.*

A new § 1315.101a is added as set forth

§ 1315.101a Leasing or renting of new rubber tires and tubes. The maximum price for leasing or renting any new rubber tire or tube shall be determined according to Maximum Price Regulation No. 165,2 as amended—Services as now or hereafter amended.

§ 1315.109a Effective dates of amendments. * *

(f) Amendment No. 5 (§ 1315,101a) to Revised Price Schedule No. 63 shall become effective September 22, 1942.

(Pub. Law 421, 77th Cong.)

Issued this 16th day of September 1942. LEON HENDERSON.

Administrator.

[F. R. Doc. 42-9176; Filed, September 16, 1942; 2:39 p. m.]

PART 1315-RUBBER AND PRODUCTS AND MATERIALS OF WHICH RUBBER IS A COM-PONENT

[Amendment 2 to Revised Price Schedule 66 -Retreaded and Recapped Rubber Tires, Retreading and Recapping of Rubber Tires, and Basic Tire Carcasses

LEASING OR RENTING OF RETREADED OR RE-CAPPED TIRES, ETC.

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.*

Section 1315.1206 (a) is amended and two new sections, 1315.1201a and 1315 .-1206a are added as set forth below:

§ 1315.1201a Leasing or renting of retreaded and recapped rubber tires and basic tire carcasses. The maximum price for leasing or renting any retreaded or recapped tire or any basic tire carcass shall be determined according to Maximum Price Regulation No. 165,2 as amended-Services, as now or hereafter amended.

§ 1315.1206 Enforcement. (a) sons violating any provisions of this Revised Price Schedule No. 66 are subject to the criminal penalties, civil enforcement actions, license suspension proceedings and suits for treble damages provided for by the Emergency Price Control Act of 1942.

§ 1315.1206a Licensing: Applicability of the registration and licensing provisions of the General Maximum Price Regulation and Maximum Price Regulation No. 165, as amended. (a) The registration and licensing provisions of \$\$ 1499.15 and 1499.16 of the General Maximum Price Regulation are applicable to every person selling at wholesale or retail any retreaded or recapped rubber tire for which a maximum price is established by Revised Price Schedule No. 66. When used in this paragraph (a) the terms "selling at wholesale" and "selling at retail" have the definitions given to them by §§ 1499.20 (p) and 1499.20 (o), respectively, of the General Maximum Price Regulation.

(b) The registration and licensing provisions of \$\$ 1499.111 and 1499.112 of Maximum Price Regulation No. 165, as amended, are applicable to every person selling the service of retreading or recapping any tire for which service a maximum price is established by Revised Price Schedule No. 66.

¹⁷ F.R. 1323, 1836, 2132, 3036, 3719, 5708, 6048, 6215.

³⁷ F.R. 6428, 6966, 7249.

¹ 7 F.R. 1333, 1837, 1836, 2132.

² 7 F.R. 6428, 6966, 7249. ³ 7 F.R. 3153, 3330, 3666, 3990, 3991, 4339, **4487**, **4659**, **4738**, **5027**, **5276**, **5192**, **5365**, **5445**, **5565**, **5484**, **5775**, **5783**, **5784**, **6058**, **6081**, **6007**,

Price Administration. 17 F.R. 5776, 6968.

§ 1315.1209a Effective dates of amend-

ments. * * * * (b) Amendment No. 2 (§§ 1315.1201a) 1315.1206 (a), 1315.1206a) to Revised Price Schedule No. 66 shall become effective September 22, 1942.

(Pub. Law 421, 77th Cong.)

Issued this 16th day of September 1942.

LEON HENDERSON. Administrator.

[F. R. Doc. 42-9175; Filed, September 16, 1942; 2:39 p. m.]

PART 1315-RUBBER AND PRODUCTS AND MATERIALS OF WHICH RUBBER IS A COMPONENT

[Amendment No. 4 to Maximum Price Regulation No. 107 1—Used Tires and Tubes]

LEASING OR RENTING OF USED TIRES AND TUBES

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.*

A new § 1315.1351a is added as set forth below:

§ 1315.1351a Leasing or renting of sed tires and tubes. The maximum used tires and tubes. price for leasing or renting any used tire or tube shall be determined according to Maximum Price Regulation No. 1652, as amended-Services, as now or hereafter amended.

§ 1315.1359a Effective dates amendments.

(d) Amendment No. 4 (§ 1315.1351a) to Maximum Price Regulation No. 107 shall become effective September 22, 1942.

(Pub. Law 421, 77th Cong.)

Issued this 16th day of September 1942. LEON HENDERSON.

Administrator.

[F. R. Doc. 42-9174; Filed, September 16, 1942; 2:39 p. m.]

PART 1390-MACHINERY AND TRANSPOR-TATION EQUIPMENT

[Amendment 18 to Maximum Price Regulation 136,3 as Amended]

MACHINES AND PARTS AND MACHINERY SERVICES

NORTHWESTERN MOTOR COMPANY

A statement of the considerations involved in the issuance of this amendment

* Copies may be obtained from the Office of Price Administration.

¹7 F.R. 1838, 1981, 2394, 3891, 5177. ²7 F.R. 6428, 6966, 7249.

²7 F.R. 5047, 5362, 5665, 5908, 6426, 6682, 6899, 6937, 6964, 6973, 7010, 7246.

has been prepared and is issued simultaneously herewith.

New subparagraph (12) is added to paragraph (c) of § 1390.25 and new paragraph (r) is added to § 1390.31a as set forth below:

§ 1390.25 Petitions for amendment or adjustment.

(c) Amendments. * * *

(12) Northwestern Motor Company. Notwithstanding the provisions §§ 1390.5 and 1390.6, the maximum price applicable to the sale of any railway motor car manufactured and sold by the Northwestern Motor Company, Eau Claire, Wisconsin, for which the said Company had a published or confidential list price in effect on October 1, 1941, shall be the net price determined in accordance with the provisions of § 1390.5 plus sixty dollars (\$60), when such car is one of the following series, viz:

___ Extra gang car. No. 561-V8-85... Nr. 561-HV-8-85... Hump and extra gang car. No. 581-V8-85.... Power ballast discer.

§ 1390.31a Effective dates of amendments.

(r) Amendment No. 18 (§ 1390.25 (c) (12)) to Maximum Price Regulation No. 136, as amended, shall become effective September 21, 1942.

(Pub. Law No. 421, 77th Cong.)

Issued this 16th day of September 1942. LEON HENDERSON, Administrator.

[F. R. Doc. 42-9180; Filed, September 16, 1942; 2:44 p. m.]

PART 1499—COMMODITIES AND SERVICES

[Amendment 22 to Supplementary Regulation 14 to General Maximum Price Regu-

FLUID MILK AND CREAM IN ALBUQUERQUE, NEW MEXICO

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.*

Section 1499.73, paragraph (a) (1), is amended as set forth below:

§ 1499.73 Modification of maximum prices established by § 1499.2 of General Maximum Price Regulation for certain commodities, services and transactions. (a) The maximum prices established by § 1499.2 of the General Maximum Price Regulation for the commodities, services and transactions listed below are modifled as hereinafter provided:

(1) Fluid milk and cream-(i) Maximum prices for fluid milk sold at retail in specified localities. The maximum price of fluid milk sold and delivered at retail, in the localities set forth below, shall be the seller's maximum price as determined under § 1499.2, General Provisions, of the General Maximum Price Regulation, or the applicable adjusted maximum price specified in the schedule set forth below, whichever is higher; Provided, That where the adjusted maximum price is expressed as "plus" a specified amount, the amount specified is to be added to the seller's maximum price as determined under said § 1499.2.

Locality	Grade	Type of delivery	Container size	Type of container	Adjusted maximum price (cents) 1
•	•		•		
(f) Albuquer- que, N. Mex.	Approved	Out of store or to the home	Quart	Glass	Plus 1.
wiex.	Approved Approved	Out of store or to the homeOut of store or to the homeOut of store or to the home	Quart Pint Pint	Paper Glass Paper	Plus 1. Plus ½. Plus ½.

1 Where the adjusted maximum price is a unit figure containing a fraction of a cent, the seller at wholesalc must multiply such fractional per unit figure by the number of units in each order. The seller at retail, however, will adjust unit figures containing a fraction of a cent to the next highest half cent; for example, a maximum price of 12½ cents for one unit would be adjusted to 13 cents for one unit, 25 cents for two units, etc.

(ii) Maximum prices for fluid milk sold at wholesale in specified localities. The maximum price of fluid milk sold and delivered at wholesale, in the localities set forth below, shall be the seller's maximum price as determined under § 1499.2, General Provisions, of the General Maximum Price Regulation, or the applicable adjusted maximum price specified in the schedule set forth below, whichever is higher; Provided, That where the adjusted maximum price is expressed as "plus" a specified amount, the amount specified is to be added to the seller's maximum price as determined under said § 1499.2.

¹7 F.R. 5486, 5709, 5911, 6008, 6271, 6369, 6472, 6477, 6774, 6775, 6776.

³7 F.R. 3153, 3330, 3666, 3990, 3991, 4339, 4487, 4659, 4738, 5027, 5192, 5276, 5365, 5445, 5484, 5565, 5775, 5783, 5784, 6007, 6058, 6081, 6216.

Locality	Grade	Con- tainer slze	Type of con- talner	Adjusted maxi- mum price (cents) 1	
•	•	•			
(d) Albuquer- que, N. Mex.	Approved. Approved. Approved. Approved. Approved. Approved.	Quart Quart Pint Pint ½ pint ½ pint.	Glass Paper Glass Paper Paper		

1 Where the adjusted maximum price is a unit figure containing a fraction of a cent, the seller at wholesale must multiply such fractional per unit figure by the number of units in each order. The seller at retail, howwill adjust unit figures containing a fraction of a cent to the next highest half cent; for example, a maximum price of 12½ cents for one unit would be adjusted to 13 cents for one unit, 25 cents for two units, etc.

(iii) Definitions. For purposes of this subparagraph (1):

(g) "Albuquerque, New Mexico" means the City of Albuquerque and all other points within the county of Bernalillo, in the State of New Mexico.

(b) Effective dates. (23) Amendment No. 22 (§ 1499.73 (a) (1)) to Supplementary Regulation No. 14 shall become effective September 22, 1942.

(Pub. Law 421, 77th Cong.)

Issued this 16th day of September 1942. LEON HENDERSON. Administrator.

[F. R. Doc. 42-9177; Filed, September 16, 1942; 2:45 p. m.]

PART 1499—COMMODITIES AND SERVICES

|Amendment 1 to Order 1 1 under § 1499.18 (b) of the General Maximum Price Regulation-Docket GF3-721

HOFFMAN BEVERAGE COMPANY

For the reasons set forth in an opinion issued simultaneously herewith it is ordered:

Amended: § 1499.301 (a), (b), and (c).

§ 1499.301 Adjustment of maximum prices for malt beverages manufactured by Hoffman Beverage Company. (a) Hoffman Beverage Company may increase the maximum prices established for its sales of its malt beverages (beer, ale, and half and half) to all classes of trade by the following amounts:

4 cents per case of 24 twelve ounce bottles 10 cents per case of 12 quart bottles 25 cents per half barrel (151/2 gallons).

Provided, That such increases may only be made in the State of Connecticut, in the State of New Jersey, and in the counties of Bronx, Duchess, Kings, Nassau, New York, Orange, Putnam, Queens, Richmond, Rockland, Suffolk, Sullivan, Ulster, and Westchester, State of New York.

(b) Wholesalers and retailers. (1) New London Fruit & Produce Company,

4 cents per case of 24 twelve ounce bottles 10 cents per case of 12 quart bottles 25 cents per half barrel (15½ gallons).

(2) Any retailer may increase the maximum prices established for his sales of Hoffman Beverage Company's malt beverages in the area described in paragraph (a) of this order by 1 cent for 3 twelve ounce bottles and 1 cent for each quart bottle; Provided, That such maximum prices as increased shall not exceed 27 cents for 3 twelve ounce bottles and 22 cents for each quart bottle.

(c) Notification of retailers. before September 19, Hoffman Beverage Company shall, by circular or other appropriate means, notify all retailers selling its malt beverages in the area described in paragraph (a) of this order that may increase their maximum prices as provided in paragraph (b) of this order; Provided, That Hoffman Beverage Company shall not be required to notify any retailer whom it has heretofore notifled of the price increases permitted by paragraph (b) of this order.

(e) (1) Amendment No. 1 (§ 1499.301 (a) (b) (c)) to Order No. 1 under § 1499.18 (b) of the General Maximum Price Regulation shall become effective September 17, 1942.

(Pub. Law 421, 77th Cong.)

Issued this 16th day of September 1942. LEON HENDERSON, Administrator.

[F. R. Doc. 42-9178; Filed, September 16, 1942; 2:45 p. m.]

PART 1499-COMMODITIES AND SERVICES [Order 39 Under § 1499.18 (c) of the General Maximum Price Regulation-Docket GF3-

THE FLINTKOTE COMPANY

For the reasons set forth in an opinion issued simultaneously herewith it is ordered:

§ 1499.389 Denial of application for adjustment of maximum price of dry felt sold by the Flintkote Company of New York, New York. (a) The application of the Flintkote Company of New York, New York, filed July 22, 1942, and assigned Docket No. GF3-802, requesting permission to increase the maximum price to industrial consumers of dry felt is denied.

(b) This Order No. 39 (§ 1499.389) shall become effective September 17, 1942.

(Pub. Law 421, 77th Cong.)

Issued this 16th day of September 1942. LEON HENDERSON, Administrator.

[F. R. Doc. 42-9168; Filed, September 16, 1942; 2:45 p. m.]

PART 1499—COMMODITIES AND SERVICES [Order 42 Under § 1499.18 (c) of the General Maximum Price Regulation-Docket No. GF3-14121

GLOVERSVILLE KNITTING COMPANY

For the reasons set forth in an opinion issued simultaneously herewith,* it is

-§ 1499.392 Maximum prices for sales of woolen knitted fabrics sold by the Gloversville Knitting Company. Pending final determination by the Price Administrator of a petition for relief from the provisions of § 1499.2 of the General Maximum Price Regulation filed by the Gloversville Knitting Company (hereinafter referred to as the petitioner), the petitioner, whose post-office address is Beaver Street, Gloversville, New York, is hereby authorized to sell, and any person is authorized to buy from the petitioner, Styles No. 769, 816, 843, 529, 793, 764 and 768, manufactured by it, at a price not in excess of the maximum price established according to the aforementioned §1499.2: Provided however, That the Gloversville Knitting Company and any buyer from it may agree in any contract for the sale of such styles that the contract price may be adjusted to conform to the final determination of the Price Administrator upon the petitioner's request for relief.

(b) Unless the context otherwise requires, the definitions set forth in § 1499.20 of the General Maximum Price Regulation shall apply to terms used

herein.

(c) This Order No. 42 (§ 1499.392) may be revoked or amended by the Price Ad-

ministrator at any time.
(d) This Order No. 42 (§ 1499.392) shall become effective September 17 (Pub. Law 421, 77th Cong.).

Issued this 16th day of September 1942. LEON HENDERSON, Administrator.

[F. R. Doc. 42-9173; Filed, September 16, 1942; 2:39 p. m.]

PART 1499—COMMODITIES AND SERVICES [Amendment 1 to Maximum Price Regulation 204 11

IDLE OR FROZEN MATERIALS SOLD UNDER PRIORITIES REGULATION NO. 13

A statement of the considerations involved in the issuance of Amendment No. 1 to Maximum Price Regulation No. 204, Idle or Frozen Materials Sold Under Priorities Regulation No. 13, has been issued simultaneously herewith and has been filed with the Division of the Federal Register.*

In § 1499.502 paragraph (a) is amended to read as set forth below and a new § 1499.514a is added:

§ 1499.502 Maximum prices for idle or frozen materials—(a) Idle or frozen material which is in the form in which originally purchased by the seller. (1) If

³⁷⁶ Bank Street, New London, Connecticut, and M. Rosenfield Inc., 700 C. 8th Avenue, Belmar, New Jersey, may increase the maximum prices established for their sales of Hoffman Beverage Company's malt beverages in the area described in paragraph (a) of this order by the following amounts:

^{*}Copies may be obtained from the Office of Price Administration.

¹7 F.R. 6479. ²7 F.R. 5167, 5604.

¹⁷ F.R. 5718.

sold to a producer of this or similar material, there shall be no maximum price applicable to such sale.

(2) If sold to any other authorized

(i) The maximum price f. o. b. the present location of the material shall be the delivered cost, including all transportation charges, that the seller would be permitted to incur for the material if purchased from his original supplier under the presently applicable maximum price regulation. If the quantity sold is smaller than the quantity originally purchased, "the delivered cost that the seller would be permitted to incur" shall be determined in reference to the quantity originally purchased instead of the quantity sold. If the seller cannot identify the quantity originally purchased, the quantity last purchased shall be considered as the quantity originally purchased.

(ii) If the maximum price cannot be determined under subparagraph (2) (i) of this paragraph (a), the maximum price f. o. b. the present location of the material shall be the actual delivered cost

of the material to the seller.

* § 1499.514a Effective dates of amendments. (a). Amendment No. 1 (§§ 1499.502(a) and 1499.514a) to Maximum Price Regulation No. 204 shall become effective September 16, 1942.

(Pub. Law. 421, 77th Cong.)

Issued this 16th day of September 1942. LEON HENDERSON, Administrator.

[F.R. Doc. 42-9171; Filed, September 16, 1942; 2:41 p. m.]

PART 1499-COMMODITIES AND SERVICES [Order 40 Under § 1499.18 (c) of the General Maximum Price Regulation-Docket GF3-4321

JONES DAIRY FARM

For the reasons set forth in an opinion issued simultaneously herewith,*

§ 1499.390 Adjustment of maximum prices for pork link sausage and pork sausage meat produced by Jones Dairy Farm. (a) Jones Dairy Farm of Fort Atkinson, Wisconsin, may sell and deliver, and any person may buy and receive from Jones Dairy Farm, pure pork link sausage and pure pork sausage meat at a price equal to its maximum price as established under § 1499.2 of the General Maximum Price Regulation plus 21/2 cents per pound.

(b) Any person selling at wholesale or retail pork sausage links and pork sausage meat produced by Jones Dairy Farm may sell and deliver, and any person may buy and receive from wholesale or retail distributors pork sausage meat and pork sausage links so produced at a price equal to the maximum price as established under § 1499.2 of the General Maximum Price Regulation plus 3 cents per pound, provided that no such increase shall result in a maximum price in

*Copies may be obtained from the Office of

Price Administration.

excess of 51 cents a pound for sausage meat or 55 cents a pound for link sausage.

(c) Jones Dairy Farm, and each wholesaler distributing its pork sausage, shall affix to or enclose with every case or carton of pork sausage sold by it for a period of three months from September 10, 1942, a written or printed notice stating (1) that Jones Dairy Farm has been allowed to increase its maximum price for sausage by 21/2 cents per pound and (2) that each retailer may add 3 cents per pound to his ceiling price, provided that no retailer's maximum price shall be increased to more than 51 cents per pound for sausage meat or more than 55 cents per pound for link sausage.

(d) All prayers of the petition not granted herein are denied.

(e) This Order No. 40 may be revoked or amended by the Price Administrator at any time

(f) This Order No. 40 (§ 1499.390) is hereby incorporated as a section of Supplementary Regulation No. 14, which contains modifications of maximum prices established by § 1499.2.

(g) This Order No. 40 (§ 1499.390) shall become effective September 17, 1942.

(Pub. Law 421, 77th Cong.)

Issued this 16th day of September 1942. LEON HENDERSON. Administrator.

[F. R. Doc. 42-9172; Filed, September 16, 1942; 2:43 p. m.]

PART 1499—COMMODITIES AND SERVICES [Order 41, Under § 1499.18 (c) of the General Maximum Price Regulation |

CELCURE WOOD PRESERVING CORPORATION

For the reasons set forth in an opinion issued simultaneously herewith, it is

§ 1499.391 Adjustment of maximum prices for Celcure processed 21/2" x 6" tupelo and gum platform decking, sized to $2\frac{1}{4}$ " x $5\frac{1}{2}$ ", sold by the Celcure Wood Preserving Corporation. (a) The maximum price f. o. b. Columbia, South Carolina, for Celcure processed 21/2" x 6" tupelo and gum platform decking, sized to 2½" x 5½", sold by the Celcure Wood Preserving Corporation, Jacksonville, Florida, shall be \$52.85 per 1,000 feet board measure.

(b) All prayers of the application not

granted herein are denied.

(c) This Order No. 41 may be revoked or amended by the Price Administrator

at any time.

(d) This Order No. 41 (§ 1499.391) is hereby incorporated as a section of Supplementary Regulation No. 14, which contains modification of maximum

prices established by § 1499.2.

(e) This Order No. 41 (§ 1499.391) shall become effective September 17,

(Pub. Law 421, 77th Cong.)

Issued this 16th day of September

LEON HENDERSON. Administrator.

F. R. Doc. 42-9170; Filed, September 16, 1942; 2:43 p. m.]

PART 1499-COMMODITIES AND SERVICES

[Order 68 under § 1499.3 (b) of the General Maximum Price Regulation 1]

EASTMAN KODAK COMPANY

The Eastman Kodak Company of Rochester, New York, has made application under § 1499.3 (b) of the General Maximum Price Regulation for specific authorization to determine the maximum prices for a new product. Due consideration has been given to the application and an opinion in support of this order has been issued simultaneously herewith and has been 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, it is ordered:

\$ 1499.282 Approval of maximum prices for n-Hexyl Chloride. (a) On and after September 17, 1942, the Eastman Kodak Company of Rochester, New York, may sell and deliver and agree, solicit and attempt to sell and deliver, and any person may buy from the Eastman Kodak Company, n-Hexyl Chloride at prices not in excess of those hereinafter set forth:

n-Hexyl Chloride at \$2.25 per 100 grams, to dealers for resale; and \$3.00 per 100 grams, list to customers.

- (b) All discounts, allowances, practices with regard to charges for transportation and other trade practices in effect with respect to comparable commodities during March 1942, by the seller, shall remain in effect under this order.
- (c) Total sales of the commodity at the prices set forth in paragraph (a) shall not exceed \$150 per year.
- (d) This Order No. 68 may be revoked or amended by the Price Administrator at any time.
- (e) This Order No. 68 (§ 1499.282) shall become effective September 17,

(Pub. Law 421, 77th Cong.)

Issued this 16th day of September 1942. LEON HENDERSON, Administrator

[F. R. Doc. 42-9169; Filed, September 16, 1942; 2:43 p. m.]

PART 1426-WOOD PRESERVING AND PRIMARY FOREST PRODUCTS

[Maximum Price Regulation 218]

CENTRAL APPALACHIAN WOODEN MINE MATERIALS

Correction

Under Table 5 appearing on page 7151 of the issue for Thursday, September 10, 1942, the first item should read "1/8" x 1" x 5"—12" " instead of "1/8" x 1" x 5"—13"".

¹7 F.R. 3153, 3330, 3666, 3990, 3991, 4339, 4487, 4659, 4738, 5027, 5192, 5276, 5365, 5445, 5565, 5484, 5775, 5783, 5784, 6038, 6081, 6007, 6216, 6615, 6794, 6939, 7093.

PART 1426-WOOD PRESERVING AND PRIMARY FOREST PRODUCTS

[Maximum Price Regulation 216]

RAILROAD TIES

Correction

A footnote reference "7" should appear at the end of § 1426.14 (6) on page 7099 of the issue for Wednesday, September 9, 1942.

PART 1499—COMMODITIES AND SERVICES [Order 43 Under § 1499.18 (c) of the General Maximum Price Regulation-Docket GF3-

LONDONDERRY OF PORTLAND

For the reasons set forth in an opinion issued simultaneously herewith, It is ordered:

§ 1499.393 Adjustment of maximum prices for factory-filled, quart packages of Londonderry Ice Cream manufactured by Londonderry of Portland. (a) Londonderry of Portland, 927 S. E. Marion Street, Portland, Oregon, may sell and deliver, at wholesale, and any person may buy and receive from Londonderry of Portland, factory-filled, quart packages of Londonderry Ice Cream at a price not higher than 65 cents per gallon.

(b) Any person may sell and deliver at retail, and any person may buy and receive from a seller at retail, factoryfilled, quart packages of Londonderry Ice Cream at a price not higher than 22 cents per quart package.

(c) The adjustments granted in paragraphs (a) and (b) of this Order No. 43 are subject to the following conditions:

(1) Londonderry of Portland shall notify all persons to whom it sells factoryfilled, quart packages of Londonderry Ice Cream of the modification of the maximum prices for such product permitted by this Order, and shall accompany such notice with a copy of this order. Such notification shall be made with the first delivery after the effective date of this order:

(2) The maximum prices permitted by this order shall be subject to discounts, allowances, and terms no less favorable than those given during March 1942.

(d) All prayers of the application not

granted herein are denied.

(e) This Order No. 43 may be revoked or amended by the Price Administrator at any time.

(f) This Order No. 43 (§ 1499.393) is hereby incorporated as a section of Supplementary Regulation No. 14, which contains modifications of maximum prices established by § 1499.2.

(g) This Order No. 43 (§ 1499.393) shall become effective September 18, 1942.

(Pub. Law No. 421, 77th Cong.)

Issued this 17th day of September 1942. LEON HENDERSON, Administrator.

[F. R. Doc. 42-9208; Filed, September 17, 1942; 11:38 a. m.]

PART 1499—COMMODITIES AND SERVICES

[Order 37 Under § 1499.18 (c) of the General Maximum Price Regulation-Docket GF3-

PROGRESS CIGAR CO.

For the reasons set forth in an opinion issued simultaneously herewith, It is or-

§ 1499.387 Adjustment of maximum prices for cigars manufactured by Progress Cigar Company. (a) Progress Cigar Company, 428-30 South 13th Street, Philadelphia, Pennsylvania, may sell and deliver and Yahn & McDonnell Company, Philadelphia, Pennsylvania, may buy and receive from Progress Cigar Company the following commodities at prices not higher than those set forth below:

McDonnell Company and Widener Arcade Brand Cigars

Per th	ousand
Longfellows	\$35.00
Panetelas	35.30
Perfectos	35 30

BELLEVUE STRATFORD BRAND CIGARS

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LobbiesBroad Street	

Der thousand

(b) The adjustment granted to Progress Cigar Company in paragraph (a) is subject to the condition that Yahn & McDonnell Company shall not use such adjustment as the basis for petitioning the Office of Price Administration for adjustment of its prices.

(c) All prayers of the Petition not

granted herein are denied.

(d) This Order No. 37 may be revoked or amended by the Price Administrator at any time.

(e) This Order No. 37 (§ 1499.387) is hereby incorporated as a section of Supplementary Regulation No. 14, which contains modifications of maximum prices established by § 1499.2.

(f) This Order No. 37 (§ 1499.387) shall become effective September 18,

(Pub. Law No. 421, 77th Cong.)

Issued this 17th day of September, 1942.

LEON HENDERSON. Administrator.

[F. R. Doc. 42-9209; Filed, September 17, 1942; 11:37 a. m.]

Notices

DEPARTMENT OF THE INTERIOR.

Bituminous Coal Division.

[Docket No. A-1611]

BENNETT AND BRASSART COAL CO. NOTICE OF AND ORDER FOR HEARING

In the matter of the petition of the Bennett and Brassart Coal Co., code member in District No. 15 for a reduc-

tion in the effective minimum price for x 0 slack coals produced from the B & B Mine, Mine Index No. 1387, in District No. 15.

A petition, pursuant to the Bituminous Coal Act of 1937, having been duly filed with this Division by the above-named

party:

It is ordered, That a hearing in the above-entitled matter under the applicable provisions of said Act and the rules of the Division be held on October 19, 1942, at 10 o'clock in the forenoon of that day, at a hearing room of the Bitu-minous Coal Division, at 536 Dwight Building, 1004 Baltimore Avenue, Kansas

City, Missouri.

It is further ordered, That Charles O. Fowler or any other officer or officers of the Division duly designated for that purpose shall preside at the hearing in The officers so designated such matter. to preside at such hearing are hereby authorized to conduct said hearing, to administer oaths and affirmations, examine witnesses, take evidence, to continue said hearing from time to time, and to prepare and submit proposed findings of fact and conclusions and the recommendation of an appropriate order in the premises, and to perform all other duties in connection therewith authorized by law.

Notice of such hearing is hereby given to all parties herein and to persons or entities having an interest in this proceeding and eligible to become a party herein. Any person desiring to be admitted as a party to this proceeding may file a petition of intervention in accordance with the rules and regulations of the Bituminous Goal Division for proceedings instituted pursuant to section 4 II (d) of the Act, setting forth the facts on the basis of which the relief in the original petition is supported or opposed or on the basis of which other relief is sought. Such petitions of intervention shall be filed with the Bituminous Coal Division on or before October 14, 1942.

All persons are hereby notified that the hearing in the above-entitled matter and any orders entered therein, may concern, in addition to the matters specifically alleged in the petition, other matters necessarily incidental and related thereto, which may be raised by amendment to the petition, petitions of intervention or otherwise, or which may be necessary corollaries to the relief, if any, granted on the basis of this petition.

The matter concerned herewith is in regard to the petition of the Bennett and Brassart Coal Co., a code member in District No. 15, for a reduction, from \$1.35 per ton to 70 cents per ton, for 1/2' $\times 0$ slack coals produced from the B & B Mine, Mine Index No. 1387, in District No. 15 for shipment by truck to all market areas.

Dated: September 16, 1942.

DAN H. WHEELER, [SEAL] Acting Director.

[F. R. Doc. 42-9219; Filed, September 17, 1942; 11:47 a. m.]

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210 185 205

180 180 180 180

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[Docket Nos. A-1559; A-1559 Part II.]

DISTRICT BOARD 15 ORDER GRANTING RELIEF, ETC.

In the matter of the petition of District Board No. 15 for the establishment of price classifications and minimum prices for the coals of certain mines in District No. 15. In the matter of the petition of District Board No. 15 for the establishment of price classifications and minimum prices for the coals of the Moss & Hill No. 2 Mine and the Floyd Mine.

& Hill No. 2 Mine and the Floyd Mine.

Memorandum Opinion and Order severing Docket No. A-1559 Part II from Docket No. A-1559 and granting temporary relief in Docket No. A-1559 Part II.

The original petition in the above-en-

The original petition in the above-entitled matter flied with this Division on July 28, 1942, pursuant to section 4 II (d) of the Bituminous Coal Act of 1937, prays for the establishment of temporary and permanent price classifications and minimum prices for the coals of certain mines in District No. 15.

As indicated in a separate order entered in Docket No. A-1559, a reasonable showing of necessity has been made for the granting of the relief prayed for by

the petitioner, except with respect to the establishment of permanent price classifications and minimum prices for the coals of the Moss & Hill No. 2 Mine (Mine Index No. 1627) of code member Moss & Hill (E. M. Moss) and the Floyd Mine (Mine Index No. 1623) of code member Floyd Rouse in Production Group 3 in District No. 15.

& Hill #2 Mine, located in Putnam County, Missouri, and the Floyd Mine, ilar to those of other coals heretofore classified and priced and presently being viously priced for shipment by truck, are located in Adair County, Missouri, possess marketing factors and qualities simproduced in those respective counties and in the same county for shipment by truck that the minimum prices for the coals of tive size groups, should correspond with those in effect for other coals produced The coals propresently subject to the temporary minimum prices set forth in the Order enthe above-named mines, in the respecduced in Adair County, Missouri, and pretered October 29, 1940, granting tempo-An analrary relief in Docket No. A-58. into all market areas.

ogous situation prevails as between the coals of the Moss & Hill #2 Mine and the previously priced coals produced from other mines in Putnam County. Missouri. The latter coals, for shipment by truck, are presently subject to the temporary minimum prices set forth in the Order entered December 7, 1940, in Docket No. 1-179.

Pending final determination of the issues in Docket Nos. 4–58, and A–179, a petition was filed in Docket No. A–492, wherein it was requested that the minimum prices made effective temporarily in Docket No. A–179 for the Putnam County coals be made permanent. Docket Nos. A–58, A–179 and A–492 were thereafter consolidated, but, in accordance with a request and stipulation filed therein by all the parties thereto, there has been no change in the above-mentioned Orders granting temporary relief and no permanent order has been entered in any of the above-numbered dockets.

advised, it is deemed advised at this time to establish only temporarily the proposed price classifications and minimum prices for the coals of the Moss & Hill #2 Mine and the Floyd

Mine and that their permanent classification and prices should await final determination of the related issues raised in Docket Nos. A-58, A-179 and

Now, therefore, it is ordered, That the portion of Docket No. A-1559 relating to the coals of the Moss & Hill #2 Mine (Mine Index No. 1627) of code member Moss & Hill and the Floyd Mine (Mine Index No. 1623) of code member Floyd Rouse be, and it hereby is, severed from the remainder of that docket and designated as Docket No. A-1559, Part II.

It is further ordered, That pending Part II, temporary relief is granted as for District No. 15 For Truck Shipments forth below for the coals of the Moss & Schedule of Effective Minimum Prices is supplemented to include the price classifications and minimum prices set operated by code member Moss & Hill 1623) operated by code member Floyd final disposition of Docket No. A-1559 and the Floyd Mine (Mine Index No. Rouse for shipment by truck to all mar-Hill #2 Mine (Mine Index No. 1627) Commencing forthwith. ket areas: follows:

DISTRICT NO. 15 (TRUCK SHIPMENTS)

PRICES IN CENTS PER NET TON FOR SHIPMENT INTO ALL MARKET AREAS

Mfne		The second	Produc-		Mine						rices a	nd size g	Prices and size group nur
No	Januari anao	MING DONNE	group No.	Campo	Index No.	1	67	69	4	2	9	2	30
1627	1622 Rouse, Floyd.	Moss & Hill #2	m m	Putnam, MoAdair, Mo	1627 1623 (**)	230 230 250	230 230 250	230 230 250	230 230 250	230 215 225	215 205 210	200 195 195	190 185 185

*Prices applicable on coal moving into the State of Iowa.

quests the establishment of price classi-

Notice is hereby given, that applications to stay, terminate or modify the temporary relief herein granted may be filed pursuant to the Rules and Regulations Governing Practice and Procedure before the Bituminous Coal Division in Proceedings Instituted Pursuant to section 4 II (d) of the Bituminous Coal Act of 1937.

Dated, September 16, 1942.

[SEAL]

DAN H. WHEELER, Acting Director.

[F. R. Doc. 42-9216; Filed, September 17, 1942; 11:45 a. m.]

[Docket Nos. A-1538 and A-1589.]

JOHN P. PRUSHNOK

ORDER OF CONSOLIDATION AND ORDER GRANT-ING TEMPORARY RELIEF AND NOTICE OF AND ORDER FOR HEARING

In the matter of the petitions of John P. Prushnok, for the establishment of price classifications and minimum prices for the coals of certain mines in District No. 1

Original petitions, pursuant to section 4 II (d) of the Bituminous Coal Act of 1937, having been duly filed with this Division by the above-named party, requesting the establishment, both temporary and permanent, of price classifications and minimum prices for the coals of certain mines in District No. 1; and

District Board 1 having petitioned for leave to intervene in Docket No. A-1538;

An informal conference having been held in Docket No. A-1538, at which petitioner and District Board 1 were present; and

A Statement re Original Petition—Docket No. A-1538 having been filed on August 27, 1942, and a similar Statement in Docket No. 1589 having been filed on September 4, 1942, indicating that a question has arisen as to whether petitioner is the producer of the coals involved; and

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

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

It is ordered, That the above-entitled matters are herein consolidated.

It is further ordered, That pending final disposition of the above-entitled matter temporary relief be, and the same hereby is, granted as follows: Commencing forthwith the Schedule of Effective Minimum Prices for District No. 1 for All Shipments Except Truck is supplemented to include the price classifications and minimum prices in the Schedule marked "Supplement R" annexed hereto and made a part hereof."

No code acceptances or necessary information having been filed for certain other mines for which petitioner re-

fications and minimum prices, no relief is accorded to these mines.

Nothing contained herein shall be deemed to constitute an opinion with re-

Nothing contained herein shall be deemed to constitute an opinion with regard to the question whether or not John P. Prushnok is the operator of any of the mines for which price classifications and minimum prices are established or for which price classifications and minimum prices were requested.

It is further ordered, That a hearing in the above-entitled matter under the applicable provisions of the Bituminous Coal Act of 1937 and the rules of the Division be held on October 9, 1942, at 10:00 o'clock in the forenoon of that day, at a hearing room of the Bituminous Coal Division, 734 Fifteenth Street, NW., Washington, D. C. On such day the Chief of the Records Section in Room 502 will advise as to the room where such hearing will be held.

It is further ordered, That Travis Williams or any other officer or officers of the Division duly designated for that purpose shall preside at the hearing in such matter. The officers so designated to preside at such hearing are hereby authorized to conduct said hearing, to administer oaths and affirmations, examine witnesses, to continue said hearing from time to time, and to prepare and submit proposed findings of fact and conclusions and the recommendation of an appropriate order in the premises, and to perform all other duties in connection therewith authorized by law.

Notice of such hearing is hereby given to all parties herein and to persons or entities having an interest in this proceeding and eligible to become a party herein. Any person desiring to be admitted as a party to this proceeding may file a petition of intervention in accordance with the rules and regulations of the Bituminous Coal Division for proceedings instituted pursuant to section 4 II (d) of the Act, setting forth the facts on the basis of which the relief in the original petition is supported or opposed or on the basis of which other relief is sought. Such petitions of intervention shall be filed with the Bituminous Coal Division

on or before October 2, 1942.

All persons are hereby notified that the hearing in the above-entitled matter and any orders entered therein, may concern, in addition to the matters specifically alleged in the petition, other matters necessarily incidental and related thereto, which may be raised by amendment to the petition, petitions of intervention or otherwise, or which may be necessary corollaries to the relief, if any, granted on the basis of this petition.

The matter concerned herewith is in regard to the petition of John P. Prushnok for the establishment of permanent price classifications and minimum prices for the coals of certain mines in District No. 1 which are represented to be leased and operated by the said John P. Prushnok, and for the establishment of minimum prices for truck shipment for said mines.

Notice is hereby given that applications to stay, terminate, or modify the

temporary relief herein granted may be filed pursuant to the Rules and Regulations Governing Practices and Procedure Before the Bituminous Coal Division in Proceedings Instituted Pursuant to section 4 II (d) of the Bituminous Coal Act of 1937.

Dated September 16, 1942.

[SEAL]

DAN H. WHEELER, Acting Director.

[F. R. Doc. 42-9217; Filed, September 17, 1942; 11:46 a. m.]

[Docket No. B-134] W. W. COFFEY

ORDER REVOKING AND CANCELLING REGISTRATION OF DISTRIBUTOR

This proceeding having been instituted by the Bituminous Coal Division, pursuant to the Bituminous Coal Act of 1937 and § 304.14 of the Rules and Regulations for the Registration of Distributors, in order to investigate and determine whether W. W. Coffey, a registered distributor (Registration No. 1685), Lynchburg, Virginia, has violated certain provisions of the Act, the Marketing Rules and Regulations Incidental to the Sale and Distribution of Coal, the Rules and Regulations for the Registration of Distributors, and the Agreement by Registered Distributor:

A Notice of and Order for Hearing having been issued and respondent having filed an answer;

Pursuant to the Notice of and Order for Hearing, a hearing in this matter having been held before Travis Williams, a duly designated Examiner of the Division, at a hearing room thereof in Lynchburg, Virginia, at which all interested persons were afforded an opportunity to be present, adduce evidence, cross-examine witnesses, and otherwise be heard, and at which respondent appeared:

The Examiner having filed his Report, Proposed Findings of Fact, Proposed Conclusions of Law, and Recommendation in this matter on June 1, 1942, in which it was recommended that the proceeding in this matter be dismissed;

The undersigned having made Findings of Fact herein and having rendered an Opinion, filed herewith, rejecting the recommendations of the Examiner;

Now, therefore, it is ordered, That the registration of W. W. Coffey, as a registered distributor (Registration No. 1685) be and it hereby is revoked; that the respondent shall not, until the elapse of at least six months from the date of this order, petition the Division for registration as a registered distributor; that any application for registration subsequently filed by respondent shall be accompanied by an affidavit verifying that during the period respondent's registration as a registered distributor was revoked, respondent neither directly nor indirectly transacted business as a registered distributor nor received nor was promised any discount which distributors are entitled to receive by virtue of registration; and that satisfactory proof of the facts as set forth

¹ Not filed with the Division of the Federal Register.

in such affidavit be a further condition to registration of respondent as a registered distributor.

Dated September 16, 1942.

[SEAL]

DAN H. WHEELER, Acting Director.

[F. R. Doc. 42–9218; Filed, September 17, 1942; 11:46 a. m.]

[Docket No. B-303]

J. J. FOUTZ

ORDER POSTPONING HEARING AND REDESIG-NATING TRIAL EXAMINER

The above-entitled matter having been heretofore scheduled for hearing at 10 a.m. on September 21, 1942, at a hearing room of the Bituminous Coal Division, at the Franciscan Hotel, Albuquerque, New Mexico; and

The Acting Director deeming it advisable that said hearing should be post-

poned;

Now, therefore, it is ordered, That the hearing in the above-entitled matter be postponed from September 21, 1942 to November 19, 1942 at 1 p. m., at a hearing room of the Bituminous Coal Division at the Franciscan Hotel, Albuquerque, New Mexico.

It is further ordered, That Charles O. Fowler, or any other officer of the Division that may be designated for that purpose, shall preside at said hearing vice D. C. McCurtain.

Dated: September 16, 1942.

[SEAL]

DAN H. WHEELER,
Acting Director.

[F. R. Doc. 42-9220; Filed, September 17, 1942; 11:47 a. m.]

[Docket No. B-294]

HAL MASSEY

NOTICE OF AND ORDER FOR HEARING

A complaint dated July 1, 1942, pursuant to the provisions of section 4 II (j) and 5 (b) of the Bituminous Coal Act of 1937 (the "Act"), having been duly filed on July 1, 1942, by Bituminous Coal Producers Board for District No. 8 complainant, with the Bituminous Coal Division (the "Division"), alleging wilful violation by Hal Massey (the "Code Member"), of the Bituminous Coal Code (the "Code"), or rules and regulations thereunder:

It is ordered, That a hearing in respect to the subject matter of such complaint be held on October 24, 1942, at 10 a.m. at a hearing room of the Bituminous Coal Division at Room 214, Post Office Building, Knoxville, Tennessee.

It is further ordered, That Floyd Mc-Gown or any other officer or officers of the Division duly designated for that purpose shall preside at the hearing in such matter. The officer so designated to preside at such hearing is hereby authorized to conduct said hearing, to administer oaths and affirmations, examine

witnesses, to take evidence, and to continue said hearing from time to time, and to such places as he may direct by announcement at said hearing or any adjourned hearing or by subsequent notice, and to prepare and submit proposed findings of fact and conclusions and the recommendation of an appropriate order in the premises, and to perform all other duties in connection therewith authorized by law.

Notice of such hearing is hereby given to said Code Member and to all other parties herein and to all persons and entities having an interest in this proceeding. Any person or entity eligible under § 301.123 of the Rules and Regulations Governing Practice and Procedure Before the Division in Proceedings Instituted Pursuant to sections 4 II (j) and 5 (b) of the Act, may file a petition for intervention not later than five (5) days before the date herein set for hearing on the complaint.

Notice is hereby given that answer to the complaint must be filed with the Division at its Washington Office or with any one of the statistical bureaus of the Division, within twenty (20) days after date of service thereof on the Code Member; and that failure to file an answer within such period, unless otherwise ordered, shall be deemed to be an admission of the allegations of the complaint herein and a consent to the entry of an appropriate order on the basis of the facts

Notice is also hereby given that if it shall be determined that the Code Member has wilfully committed any one or more of the violations alleged in the complaint, an order may be entered either 'revoking the membership of the Code Member in the Code and the Code Member's right to an exemption from the taxes imposed by § 3520 (b) (1) of the Internal Revenue Code, or directing the Code Member to cease and desist from violating the Code and regulations made there-

All persons are hereby notified that the hearing in the above entitled matter and orders entered therein may concern, in addition to the matters specifically alleged in the complaint herein, other matters incidental and related thereto, whether raised by amendment of the complaint, petition for intervention, or otherwise, and all persons are cautioned to be guided accordingly.

Notice is also hereby given that any application, pursuant to § 301.132 of the Rules of Practice and Procedure before the Division for the disposition of this proceeding without formal hearing, must be filed not later than fifteen (15) days after receipt by the Code Member of the complaint herein.

The matter concerned herewith is in regard to the complaint filed by said complainant alleging that Hal Massey, a Code Member of Calloway, Kentucky, whose code membership became effective January 26, 1938, operating Mine Index No. 1532, located in Bell County, Kentucky, District No. 8, violated the Act, the Code

and the rules and regulations thereunder by:

(1) Selling during the period April 20, 1941 to April 28, 1941, both dates inclusive, to the Kentucky Home Coal Company of Pineville, Kentucky, approximately 285 tons of 1½" slack coal produced at the above-designated mine at a price of \$1.25 per net ton f. o. b. the mine for truck shipment, and during the period April 12, 1941 to April 22, 1941. both dates inclusive, to Isaac Slusher of Hulen, Kentucky, approximately 222.95 tons of 11/2" slack coal produced at the above-designated mine at prices of 80¢ and 90¢ per net ton f. o. b. the mine for truck shipment, whereas the effective minimum price for said coal was \$1.80 per net ton f. o. b. the mine as set forth in the Schedule of Effective Minimum Prices for District No. 8 for Truck Shipment, resulting in violation of section 4 II (e) of the Act and Part II (e) of the Code; and

(2) Selling during the period April 20, 1941 to April 28, 1941, both dates inclusive, to the Kentucky Home Coal Company of Pineville, Kentucky, approximately 285 tons of 1½" slack coal produced at the above-designated mine for shipment by rail, and during the period April 12, 1941 to April 22, 1941, both dates inclusive, to Isaac Slusher of Hulen, Kentucky, approximately 222.95 tons of 11/2" slack coal produced at the abovedesignated mine for shipment by rail, whereas prices, temporary or final, had not been established by the Division for said coal for rail shipment, resulting in violation of the Order in General Docket No. 19 dated October 9, 1940.

Dated: September 16, 1942.

[SEAL]

DAN H. WHEELER, Acting Director.

[F. R. Doc. 42-9221; Filed, September 17, 1942; 11:47 a. m.]

[Docket No. 1717-FD]

SHELBY COAL COMPANY (W. K. JENNE)

ORDER POSTPONING HEARING AND REDESIGNATING EXAMINER

The above-entitled matter having been heretofore scheduled for hearing on September 21, 1942, at 10 a.m., at the Cabell County Court House, Huntington, West Virginia; and

The Acting Director deeming it advisable that said hearing be postponed;

Now, therefore, it is ordered, That the hearing in the above-entitled matter be, and the same hereby is, postponed from September 21, 1942, at 10 a.m., at the Cabell County Court House, Huntington, West Virginia, to October 29, 1942, at 10 a.m., at the same place.

It is further ordered, That Examiner Floyd McGown preside at said hearing, vice Examiner Travis Williams.

Dated: September 16, 1942.

DAN H. WHEELER,

Acting Director.

[F. R. Doc. 42-9222; Filed, September 17, 1942; 11:47 a. m.]

Bureau of Reclamation,

[No. 27]

ORLAND IRRIGATION PROJECT

PUBLIC NOTICE OF ANNUAL WATER RENTAL CHARGES

AUGUST 28, 1942.

(1) Announcement is hereby made that, pending the cancellation of water rights on lands now delinquent in the payment of charges due the United States and the transfer of said water rights to other lands in private ownership that can be served from the constructed canal system, or minor extensions, on the Orland project, California, water will be furnished during the irrigation season of 1943 and thereafter until further notice, upon approved applications for temporary water service for the irrigation of such other lands, upon a water rental basis, at the following rates and terms.

basis, at the following rates and terms.
(2) The minimum water rental charge for the lands to be irrigated under the provisions of this public notice shall be one dollar and sixty cents (\$1.60) per irrigable acre, which charge will permit the delivery of not to exceed three acrefeet of water per acre. Additional water will be furnished at the rate of forty cents (\$0.40) per acre-foot. The minimum charge defined above will be due and payable at the time that application for temporary water service is executed and no water will be delivered until the minimum charge has been paid in full. Charges for additional water at the rates above specified must be paid in advance of the delivery of additional water and no advance payment shall be accepted in sums of less than \$10.00 which would permit the delivery of 25 acre-feet at the rate specified.

(3) All charges for water rental service are to be paid to the Bureau of Reclamation, Orland, California. (Act of June 17, 1902, 32 Stat., 388, as amended

or supplemented.)

ABE FORTAS, Under Secretary.

[F. R. Doc. 42-9192; Filed, September 17, 1942; 9:54 a. m.]

FEDERAL TRADE COMMISSION.

[Docket No. 4774]

D. K. TUEY

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

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 16th day of September, A. D. 1942.

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

It is ordered, That Miles J. Furnas, a trial examiner of this Commission, be and he hereby is designated and appointed to take testimony and receive

evidence in this proceeding and to perform all other duties authorized by law;

It is further ordered, That the taking of testimony in this proceeding begin on Wednesday, October 14, 1942, at ten o'clock in the forenoon of that day (Pacific Standard Time), in Room 229, Post Office Building, Los Angeles, California.

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

By the Commission.

[SEAL]

OTIS B. JOHNSON,
Secretary.

[F. R. Doc. 42-9197; Filed, September 17, 1942; 10:47 a. m.]

[Docket No. 4780]

GALLANT TRADING COMPANY, ET AL.

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

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 16th day of September, A. D. 1942.

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

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

It is further ordered, That the taking of testimony in this proceeding begin on Monday, October 12, 1942, at ten o'clock in the forenoon of that day (Pacific Standard Time), in Room 229, Post Office Building. Los Angeles. California

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

By the Commission.

[SEAL]

Otis B. Johnson, Secretary.

[F. R. Doc. 42-9196; Filed, September 17, 1942; 10:47 a. m.]

[Docket No. 4825]

EDWARD WEMETT & COMPANY, ET AL.

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

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 16th day of September A. D. 1942.

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

gress (38 Stat. 717; 15 USCA, section 41),

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

It is further ordered, That the taking of testimony in this proceeding begin on Wednesday, October 7, 1942, at ten o'clock in the forenoon of that day (Pacific Standard Time) in Room 229, Post Office Building, Los Angeles, California.

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

By the Commission.

[SEAL]

Otis B. Johnson, Secretary.

[F. R. Doc. 42-9195; Filed, September 17, 1942; 10:47 a. m.]

OFFICE OF PRICE ADMINISTRATION.

[Order 3 Under Revised Price Schedule 12 -Brass Mill Scrap—Docket 3012-2]

THE BRUSH BERYLLIUM COMPANY

ORDER GRANTING EXCEPTION

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942 and § 1309.19 (e) (2) of Revised Price Schedule No. 12—Brass Mill Scrap, it is ordered:

(a) The Brush Beryllium Company of Cleveland, Ohio, may buy and receive from the American Brass Company of Waterbury, Connecticut, and the American Brass Company of Waterbury, Connecticut, may sell and deliver to The Brush Beryllium Company of Cleveland, Ohio, at a price not higher than 14¢ per pound f. o. b. Lorain, Ohio, specially prepared brass mill scrap: Provided, That The Brush Beryllium Company of Cleveland, Ohio, has been authorized by the War Production Board to make each such purchase.

(b) As used in this Order No. 3 "specially prepared brass mill scrap" shall mean fine, clean copper chips free from iron, oil, zinc, lead, arsenic, antimony or other contamination.

(c) Unless the context otherwise requires, the terms used in this Order No. 3 shall have the same meaning given to them by Revised Price Schedule No. 12.

them by Revised Price Schedule No. 12.
(d) This Order No. 3 may be revoked or amended by the Price Administrator at any time.

(e) This Order No. 3 shall become effective September 17, 1942.

Issued this 16th day of September 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-9187; Filed, September 16, 1942; 2:43 p. m.]

17 F.R. 1234, 1836, 2132, 3520, 5515.

Order 45 Under Maximum Price Regulation 120 —Bituminous Coal Delivered From Mine or Preparation Plant—Docket 3120-551

PREMAR COAL COMPANY, INC. ORDER GRANTING ADJUSTMENT

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to authority vested in the Administrator by the Emergency Price Control Act of 1942 and Procedural Regulation No. 1, it is ordered:

(a) The Premar Coal Company, Inc., Tunnelton, West Virginia, may sell and deliver and any person may buy and receive, rail shipments of the bituminous coal described in paragraph (b) below at prices not in excess of those stated therein.

(b) Coals in Size Groups 6 to 9, inclusive, produced by the Premar Coal Company, Inc., at its Monitor No. 2 Mine, Mine Index No. 150, District No. 3 may be sold at prices not to exceed \$2.25 per net ton, f. o. b. the mine, for shipment by rail.

(c) This Order No. 45 may be revoked or amended by the Administrator at any

(d) All prayers of the petitioner not granted herein are denied.

(e) Unless the context otherwise requires, the definitions set forth in \$1340.208 of Maximum Price Regulation No. 120 shall apply to the terms used berein

(f) This Order No. 45 shall become effective on September 17, 1942.

Issued this 16th day of September,

LEON HENDERSON, Administrator.

[F.R. Doc. 42-9182; Filed, September 16, 1942; 2:40 p. m.]

[Order 15 Under Maximum Price Regulation 122 2—Solid Fuels Delivered From Facilities Other Than Producing Facilities—Dealers—Docket 3122-216]

BOARD OF EDUCATION OF NEWARK, NEW JERSEY

ORDER GRANTING ADJUSTMENT

On July 29, 1942, the Board of Education of the City of Newark, New Jersey, filed a petition (Docket No. 3122–216) requesting an adjustment of the maximum prices established by Maximum Price Regulation No. 1 2 for sales of solid fuels by C & I Coal Conpany, Fuels, Inc., Hi-Grade Coal and Fuel Company, J. I. Seidenburg Coal and Fuel Company, and S. Smith Coal and Oil Company to permit said companies to deliver anthracite coals pursuant to contracts awarded by the Board of Education of the City of Newark at prices specified in such contracts.

Due consideration has been given to said petition and an opinion in support of this Order No. 15 has been issued simultaneously herewith and has been

filed with the Division of the Federal Register. For the reasons set forth in the opinion and pursuant to the authority vested in the Administrator by the Emergency Price Control Act of 1942 and Procedural Regulation No. 1,2 it is ordered:

(a) C & I Coal Company, Fuels, Inc., Hi-Grade Coal and Fuel Company, J. I. Seidenburg Coal and Fuel Company, and S. Smith Coal and Oil Company may sell and deliver and the Board of Education of the City of Newark, New Jersey, may buy and receive anthracite coal for use in the public schools of the City of Newark as set forth in the subparagraph of paragraph (b) below applicable to each company, at prices not in excess of those stated in each such subparagraph, pursuant to contracts heretofore awarded by the Board of Education of Newark, New Jersey;

(b) (1) C & I Coal Company.

	Contract	prices	
School	19	42-43	
Bruce St		\$5.93	
Warren S	t	5.36	

(b) (2) Fuels, Inc.

	Contract	prices
School	1	942-43
Alexander St		\$5.96
Ann St		5.61
Arlington Ave		5.73
Bergen St		
Central Ave		
East Side C & T High		
Franklin		5. 59
Carfield		5.61
Hawkins St		5.60
Ivy St		
Lafayette St		
Lincoln		
Madison		
McKinley-7th Ave		
Miller St		
Ridge St		5. 73
Summer Ave		5.69

(b) (3) Hi-Grade Coal Company.

Contract prices

Contract	
Bertoot	42-43
Abington Ave	\$5.40
Alyea St	9.40
Avon Ave	5.73
Barringer High (Main Bldg.)	5.40
Barringer High (Gym.)	5.40
Boylan St.	5.53
Bragaw Ave	5.53
Camden St	5.40
Chancellor Ave	5.40
Charlton St	5.40
Hawthorne Ave	5.39
Maple Ave	5.83
McKinley-8th Ave	5.40
Montgomery St	5.39
Morton St	5.21
Newton St	5.60
Oliver St	5.40
Peshine Ave	5. 29
Robert Treat	5.65
South 17th St	5.90
South Side High	5.21
Speedway Ave	5.40
State St	9.35
Webster St	5.48
Weequahic High	5.38
West Side High	5.50
Wilson Ave	5.21
Woodland Ave.	
(Stove)	9.40
(Nut)	9.40
Repair Shop	9.40
Newark School Stadium	9.40

³7 F.R. 971, 3663, 6967.

(b)	(4)	\boldsymbol{J} .	I.	Seidenberg	Coal	de	Fuel
Compa	iny.						

Company.	Contract	prices
School		42-43
Coes Place		\$5.93
South St		
(b) (5) S. Smith Coal &	Oil Com	pany.
	Contract	prices
School	19	42-43
Arts High		\$5.42
Branch Brook		5.71
Burnet St		5.71
Central C & T Hlgh		5.21
Cleveland		5.42
East Side C & T High Annex.		7,91
Eighteenth Ave		5.68
Elliott St		5.71
Fifteenth Ave.		
(Old Bldg.)		5.88
(New Bldg.)		5.71
First Ave		5.71
Fourteenth Ave		5. 68
Girls' Trade		5.91
Monmouth St		5.62
Roseville Ave		7.91
South 8th St		5.62
South 10th St		5.62
Summer Place		5.91
-		

(c) This Order No. 15 may be revoked or amended by the Administrator at any time;

Sussex Ave

Waverly Ave_____

(d) All prayers of the petition not granted herein are denied;

(e) Unless the context otherwise requires, the definitions set forth in § 1340.258 of Maximum Price Regulation No. 122 shall apply to terms used herein;

(f) This Order No. 15 shall become effective September 21, 1942.

Issued this 16th day of September 1942.

LEON HENDERSON, Administrator.

[F. R. Doc. 42-9188; Filed, September 16, 1942; 2:45 p. m.]

[Order 9 Under Maximum Price Regulation 126 —Fluorspar]

INDIAN METALS COMPANY

ORDER DETERMINING MAXIMUM PRICE

Under date of July 30, 1942, Indian Metals Company, Lordsburg, New Mexico, applied to the Office of Price Administration for the determination of a maximum price at which it might sell its acid grade fluorspar from its plant at Lordsburg, New Mexico. The specifications of its product are a minimum of 98% calcium fluoride, and a maximum of 1% silica. Under the provisions of § 1376.1 (a) (3) of Maximum Price Regulation No. 126, the Office of Price Administration will determine the maximum price at which fluorspar of a particular grade may be sold by a producer when the conditions named in that Section exist. Due consideration has been given to that application, and an opinion in support of this Order No. 9 has been issued simultaneously herewith and has been filed with the Division of the Federal Register. For the reasons set forth in the opinion, under authority vested in the Price Administrator by the Emergency Price Control Act of 1942, it is hereby ordered:

¹⁷ F.R. 3168, 3447, 3901, 4336, 4342, 4404, 4540, 4541, 4700, 5059, 5560, 5607, 5827, 5835, 6169, 6218, 6265, 6272, 6472, 6325, 6524.

²⁷ F.R. 971, 3663, 6967. ¹⁷ F.R. 3239, 3666, 3856, 3940, 3941, 5024, ⁵⁵⁶⁷, 5835.

¹7 F.R. 3189.

(a) Under the provisions of § 1376.1 (a) (3) of Maximum Price Regulation No. 126, issued April 28, 1942, the price of \$27.16 per ton f. o. b. Lordsburg, New Mexico, for acid grade fluorspar, the specifications of which are a minimum of 98% calcium fluoride, and a maximum of 1% silica, is determined to be a price in line with the level of maximum prices established by § 1376.1 of said Maximum Price Regulation for sales made by the Indian Metals Company, Lordsburg, New Mexico, and the maximum price at which said company may sell or deliver said grade of fluorspar.

(b) On or before October 15, 1942, and on or before the 15th day of each month thereafter, Indian Metals Company shall file with the Office of Price Administration, Washington, D. C., a detailed profit and loss statement covering operations in the preceding calendar month, and copies of all invoices for fluorspar sold during the same period.

(c) This Order No. 9 may be revoked or amended by the Price Administrator at any time.

(d) This Order No. 9 shall become effective September 17, 1942.

Issued this 16th day of September 1942.

LEON HENDERSON,

Administrator.

[F. R. Doc. 42-9184; Filed, September 16, 1942; 2:40 p. m.]

[Order 10 Under Maximum Price Regulation 126 '—Fluorspar]

JAMES W. PATTON & SONS
ORDER DETERMINING MAXIMUM PRICE

Under date of August 1, 1942, James W. Patton & Sons, Elizabethtown, Illinois, applied to the Office of Price Administration for the determination of a maximum price at which it might sell its acid grade fluorspar from its plant at Elizabethtown, Illinois. The specifications of its product are a minimum of 98% calcium fluoride, and a maximum of 1% silica. Under the provisions of § 1376.1 (a) (3) of Maximum Price Regulation 'No. 126, the Office of Price Administration will determine the maximum price at which fluorspar of a particular grade may be sold by a producer when the conditions named in that Section exist. Due consideration has been given to that application, and an opinion in support of this Order No. 10 has been issued simultaneously herewith and has been filed with the Division of the Federal Register. For the reasons set forth in the opinion, under authority vested in the Price Administrator by the Emergency Price Control Act of 1942, it is hereby ordered:

(a) Under the provisions of § 1376.1 (a) (3) of Maximum Price Regulation No. 126, issued April 28, 1942, the price of \$32.00 per ton f. o. b. Elizabethtown, Illinois, for acid grade fluorspar, the specifications of which are a minimum of 98% calcium fluoride, and a maximum of 1% silica, is determined to be a price in line with the level of maximum prices

established by § 1376.1 of said Maximum Price Regulation for sales made by James W. Patton & Sons, Elizabethtown, Illinois, and the maximum price at which said company may sell or deliver said grade of fluorspar.

(b) On or before October 15, 1942, and on or before the 15th day of each month thereafter, James W. Patton & Sons shall file with the Office of Price Administration, Washington, D. C., a detailed profit and loss statement covering operations in the preceding calendar month, and copies of all invoices for fluorspar sold during the same period.

(c) This Order No. 10 may be revoked or amended by the Price Administrator at any time.

(d) This Order No. 10 shall become ef-

fective September 17, 1942.

Issued this 16th day of September

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-9185; Filed, September 16, 1942; 2:40 p. m.]

[Order 11 Under Maximum Price Regulation 126 '—Fluorspar]

JAMES W. PATTON & SONS

ORDER DETERMINING MAXIMUM PRICE

Under date of August 1, 1942, James W. Patton & Sons, Elizabethtown, Illinois, applied to the Office of Price Administration for the determination of a maximum price at which it might sell its ceramic grade fluorspar from its plant at Elizabethtown, Illinois. The specifications of its product are a minimum of 95% calcium fluoride, and a maximum of 11/2 % silica. Under the provisions of § 1376.1 (a) (3) of Maximum Price Regulation No. 126, the Office of Price Administration will determine the maximum price at which fluorspar of a particular grade may be sold by a producer when the conditions named in that section exist. Due consideration has been given to that application, and an opinion in support of this Order No. 11 has been issued simultaneously herewith and has been filed with the Division of the Federal Register. For the reasons set forth in the opinion. under authority vested in the Price Administrator by the Emergency Price Control Act of 1942, it is hereby ordered:

(a) Under the provisions of § 1376.1 (a) (3) of Maximum Price Regulation No. 126, issued April 28, 1942, the price of \$30.00 per ton f. o. b. Elizabethtown, Illinois, for ceramic grade fluorspar, the specifications of which are a minimum of 95% calcium fluoride, and a maximum of 1½% silica, is determined to be a price in line with the level of maximum prices established by § 1376.1 of said Maximum Price Regulation for sales made by James W. Patton & Sons, Elizabethtown, Illinois, and the maximum price at which said company may sell or deliver said grade of fluorspar.

(b) On or before October 15, 1942, and or, or before the 15th day of each month thereafter, James W. Patton & Sons shall file with the Office of Price Administra-

tion, Washington, D. C., a detailed profit

(c) This Order No. 11 may be revoked or amended by the Price Administrator at any time.

(d) This Order No. 11 shall become effective September 17, 1942.

Issued this 16th day of September 1942.

LEON HENDERSON,

Administrator.

[F. R. Doc. 42-9186; Filed, September 16, 1942; 2:41 p. m.]

[Order 20 Under Maximum Price Regulation 1481—Dressed Hogs and Wholesale Pork Cuts—Docket 3148-36]

HAAS-DAVIS PACKING COMPANY

ORDER GRANTING PETITION FOR ADJUSTMENT

On July 20, 1942 the Haas-Davis Packing Company, Inc., Mobile, Alabama, filed a petition docketed as a petition for an adjustment pursuant to § 1364.29 (a) of Maximum Price Regulation No. 148. Due consideration has been given to the petition, and an opinion in support of this Order No. 20 has been issued simultaneously herewith and has been filed with the Division of the Federal Register. For the reasons set forth in the opinion, under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, and in accordance with Procedural Regulation No. 1.2 issued by the Office of Price Administration, it is hereby ordered:

(a) The Haas-Davis Packing Company, Inc., may sell and deliver, and agree, offer, solicit and attempt to sell and deliver, the kinds of wholesale pork cuts referred to in paragraph (b), at prices not in excess of those stated in such paragraph. Any person may buy and receive such kinds of wholesale pork cuts at such prices from the Haas-Davis Packing Company, Inc.

(b)

(b)	
Cents per p	ound
Pork loins, 8/10	291/2
Pork loins, 10/12	291/2
Pork loins, 12/15	2912
Pork loins, 15/up	2712
Boston butts	291/2
Fresh pork shoulders	2612
Green picnics	25
Regular pork trimmings	22
Fresh back fat	14
Smoked skinned hams, 8/15	33
Smoked skinned hams, 15/18	32
Smoked skinned hams, 18/20	30
Smoked skinned hams, 20/25	29
Picnics shankless 3/7	28
Picnics regular 3/7	27
Picnics regular 5/10	27
1st grade bacon 6/12	28
2nd grade bacon 6/10	27
3rd grade bacon 10/14	26
Rindless bacon	29
1st grade sliced bacon	33
2nd grade sliced bacon	32
3rd grade sliced bacon	31
S. P. picnics all averages.	24
S. P. shoulders all averages	2512

and loss statement covering operations in the preceding calendar month, and copies of all invoices for fluorspar sold during the same period.

(c) This Order No. 11 may be revoked

¹⁷ F.R. 3189.

¹7 F.R. 3821, 4342. ²7 F.R. 971, 3663, 6967.

¹⁷ F.R. 3189.

(c) The permission granted to the Haas-Davis Packing Company, Inc. in this Order No. 20 is subject to the following conditions: that the several prices specified in paragraph (b) shall apply only during the period April 1 to November 30, inclusive, of any year during which Maximum Price Regulation No. 148 is in effect and that during the period December 1 to March 31, inclusive, the maximum price at which the Haas-Davis Packing Company, Inc. may sell or deliver or agree, offer, solicit or attempt to sell or deliver and at which any person may buy or receive or agree, offer, solicit or attempt to buy or receive from the Haas-Davis Packing Company, Inc., each pork cut specified shall be the seller's maximum price for such cut as determined under the provisions of § 1364.22 of Maximum Price Regulation No. 148.

(d) All prayers of the petition not

granted herein are denied.

(e) This Order No. 20 may be revoked or amended by the Price Administrator at any time.

(f) Unless the context otherwise requires, the definitions set forth in § 1364.32 of Maximum Price Regulation No. 148 shall apply to terms used herein.

(g) This Order No. 20 shall become effective September 17, 1942.

Issued this 16th day of September 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-9183; Filed, September 16, 1942; 2:40 p. m.]

[Order 19 Under Maximum Price Regulation 1481—Dressed Hogs and Wholesale Pork Cuts—Docket No. 3148-37]

SEEGER PACKING CO.

ORDER GRANTING PETITION FOR ADJUSTMENT

On July 21, 1942, the Seeger Packing Company, Montgomery, Alabama, filed a petition docketed as a petition for an adjustment pursuant to § 1364.29 (a) of Maximum Price Regulation No. 148. Due consideration has been given to the petition, and an opinion in support of this Order No. 19 has been issued simultaneously herewith and has been filed with the Division of the Federal Register. For the reasons set forth in the opinion, under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, and in accordance with Procedural Regulation No. 1,² issued by the Office of Price Administration, it is hereby ordered:

(a) The Seeger Packing Company may sell and deliver, and agree, offer, solicit and attempt to sell and deliver, the kinds of wholesale pork cuts referred to in paragraph (b), at prices not in excess of those stated in such paragraph. Any person may buy and receive such kinds of wholesale pork cuts at such prices from the Seeger Packing Company.

(b)	
Cents Per P	ound
Pork regular hams	29
Pork skinned hams	30
Smoked regular hams	32
Smoked skinned hams	32
Baked hams (bone in)	48
Boiled hams	493/4
Barbecue hams	52
Pork skinned shoulders	261/2
Boston butts	281/4
Smoked picnics	27
Pork loins	29
Breakfast bacon	25
Native breakfast bacon	201/4
	/ %

(c) The permission granted to the Seeger Packing Company in this Order No. 19 is subject to the following conditions: that the several prices specified in paragraph (b) shall apply only during the period April 1 to November 30, inclusive, of any year during which Maximum Price Regulation No. 148 is in effect and that during the period December 1 to March 31, inclusive, the maximum price at which the Seeger Packing Company may sell or deliver or agree, offer, solicit or attempt to sell or deliver and at which any person may buy or receive or agree, offer, solicit or attempt to buy or receive from the Seeger Packing Company each pork cut specified shall be the seller's maximum price for such cut as determined under the provisions of Section 1364.22 of Maximum Price Regulation No. 148.

(d) All prayers of the petition not

granted herein are denied.

(e) This Order No. 19 may be revoked or amended by the Price Administrator at any time.

(f) Unless the context otherwise requires, the definitions set forth in § 1364.32 of Maximum Price Regulation No. 148 shall apply to terms used herein.

(g) This Order No. 19 shall become effective September 17, 1942.

Issued this 16th day of September 1942.

LEON HENDERSON,

Administrator.

[F. R. Doc. 42-9190; Filed, September 16, 1942; 4:23 p. m.]

[Order 8 Under Maximum Price Regulation 126 1—Fluorspar]

NAVAJO FLUORSPAR MINES

ORDER DETERMINING MAXIMUM PRICE

Under date of July 26, 1942, Navajo Fluorspar Mines, Indiana, Pennsylvania, applied to the Office of Price Administration for the determination of a maximum price at which it might sell its acid grade fluorspar from a mill at Los Lunas, New Mexico. The specifications of its product are a minimum of 98% calcium fluoride, and a maximum of 1% silica. Under the provisions of § 1376.1 (a) (3) of Maximum Price Regulation No. 126, the Office of Price Administration will determine the maximum price at which fluorospar of a particular grade may be sold by a

producer when the conditions named in that section exist. Due consideration has been given to that application, and an opinion in support of this Order No. 8 has been issued simultaneously herewith and has been filed with the Division of the Federal Register. For the reasons set forth in the opinion, under authority vested in the Price Administrator by the Emergency Price Control Act of 1942, It is hereby ordered, That:

(a) Under the provisions of \$1376.1 (a) (3) of Maximum Price Regulation No. 126, issued April 28, 1942, the price of \$27.16 per ton f. o. b. Los Lunas, New Mexico, for acid grade fluorspar, the specifications of which are a minimum of 98% calcium fluoride, and a maximum of 1% silica, is determined to be a price in line with the level of maximum prices established by \$1376.1 of said Maximum Price Regulation for sales made by Navajo Fluorspar Mines, Indiana, Pennsylvania, and the maximum price at which said company may sell or deliver said grade of fluorspar.

(b) On or before October 15, 1942, and on or before the 15th day of each month thereafter, Navajo Fluorspar Mines shall file with the Office of Price Administration, Washington, D. C., a detailed profit and loss statement covering operations in the preceding calendar month, and copies of all invoices for fluorspar sold

during the same period.

(c) This Order No. 8 may be revoked or amended by the Price Administrator at any time.

(d) This Order No. 8 shall become effective September 17, 1942.

Issued this 16th day of September 1942.

Leon Henderson,
Administrator.

[F. R. Doc. 42-9189; Filed, September 16, 1942; 4:23 p. m.]

[Order 1 Under Maximum Price Regulation 116—China and Pottery]

WALLACE CHINA COMPANY ORDER GRANTING ADJUSTMENT

Correction

The document appearing on page 7209 of the issue for Saturday, September 12, 1942, as "Order 1 under Maximum Price Regulation 12—Brass Mill Scrap" should have been designated "Order 1 under Maximum Price Regulation 116—China and Pottery".

[Order 2 Under Maximum Price Regulation 160—Seasonal Wooden Agricultural Containers]

STATE OF MAINE BLUEBERRY GROWERS, INC.

AUTHORIZATION OF MAXIMUM PRICES FOR BLUEBERRY CRATES

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to the authority vested in the

¹7 F.R. 3821, 4342.

²7 F.R. 971.

No. 184-7

¹7 F.R. 3189.

Price Administrator by the Emergency Price Control Act of 1942, it is ordered:

(a) State of Maine Blueberry Growers, Inc., an incorporated cooperative association of West Rockport, Maine, may sell and deliver and any person may buy from said State of Maine Blueberry Growers, Inc., 24 qt. blueberry crates at a price not exceeding that hereinafter set forth:

(32¢ for 24 qt. blueberry crate.)

(b) This Order No. 2 may be revoked or amended by the Price Administrator at any time.

(c) This Order No. 2 shall become effective on September 18, 1942.

Issued this 17th day of September 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-9204; Filed, September 17, 1942; 11:36 a. m.]

[Order 21 Under Revised Price Schedule 6 --Iron and Steel Products—Docket 3006-13]

EWALD IRON COMPANY, INC.

ORDER DENYING PETITION FOR EXCEPTION

On April 29, 1942, Ewald Iron Company, Inc., of Louisville, Kentucky, filed a petition for an exception to Revised Price Schedule No. 6 as amended. Due consideration has been given to the petition and an opinion in support of this Order No. 21 has been issued simultaneously herewith and has been filed with the Division of the Federal Register. For the reasons set forth in the opinion under the authority vested in the Price Administrator under the Emergency Price Control Act of 1942 and in accordance with Procedural Regulation No. 1,2 issued by the Office of Price Administration, It is hereby ordered:

(a) That the petition for exception of Ewald Iron Company, Inc., be and it

hereby is denied.

(b) This Order No. 21 shall become effective September 18, 1942.

Issued this 17th day of September 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-9205; Filed, September 17, 1942; 11:36 a. m.]

[Order 21 Under Maximum Price Regulation 148 3—Dressed Hogs and Wholesale Pork Cuts—Docket 3148-46]

GEORGIA PACKING COMPANY

ORDER GRANTING PETITION FOR
ADJUSTMENT

On July 30, 1942, the Georgia Packing Company, Thomasville, Georgia, filed a petition docketed as a petition for an adjustment pursuant to § 1364.29 (a) of Maximum Price Regulation No. 148. Due consideration has been given to the petition, and an opinion in support of this Order No. 21 has been issued simultaneously herewith and has been filed with the Division of the Federal Register. For the reasons set forth in the opinion, under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, and in accordance with Procedural Regulation No. 1², issued by the Office of Price Administration, it is hereby ordered:

(a) The Georgia Packing Company may sell and deliver, and agree, offer, solicit and attempt to sell and deliver, the kinds of wholesale pork cuts referred to in paragraph (b), at prices not in excess of those stated in such paragraph. Any person may buy and receive such kinds of wholesale pork cuts at such prices from the Georgia Packing Company:

(h)

Cents per pound Pork loins, 6/12 # Average. 291/2 Green regular hams, 8/16# Average__ 28 Green skinned hams, 10/20 # Average_ 29 Green skinned shoulders, 6/15#____ Green regular shoulders, 8/16# Avg__ 27 26 Green picnics, 4/8# Average___ 241/2 Green Boston butts, 4/8# Average____ Smoked regular hams, 8/16# Average_ 29 1/2 32 Smoked skinned hams, 10/20 # Avg__ 321/4 Smoked skinned hams, 20/25# Avg... 31 Smoked short shank picnics, 6/10 #_-283/4 Smoked Boston butts, 2/6# Average__ Smoked bacon, 8/16 # Average_____ 25 Boiled hams boneless_. 49 Boneless Visking hams, smoked_____ Bar-B-Que ham, boneless_____ 52

(c) The permission granted to the Georgia Packing Company in this Order No. 21 is subject to the following conditions: that the several prices specified in paragraph (b) shall apply only during the period April 1 to November 30, inclusive, of any year during which Maximum Price Regulation No. 148 is in effect and that during the period December 1 to March 31, inclusive, the maximum prices at which the Georgia Packing Company may sell or deliver or agree, offer, solicit or attempt to sell or deliver and at which any person may buy or receive or agree, offer, solicit or attempt to buy or receive from the Georgia Packing Company each pork cut specified shall be the seller's maximum price for such cut as determined under the provisions of § 1364.22 of Maximum Price Regulation No. 148.

(d) All prayers of the petition not

granted herein are denied.

(e) This Order No. 21 may be revoked or amended by the Price Administrator at any time.

(f) Unless the context otherwise requires, the definitions set forth in § 1364.32 of Maximum Price Regulation No. 148 shall apply to terms used herein.

(g) This Order No. 21 shall become effective September 18, 1942.

Issued this 17th day of September 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-9206; Filed, September 17, 1942; 11:36 a. m.]

[Order 16 Under Supplementary Regulation 1 -- General Maximum Price Regulation]

TRIANGLE SALES CORP.

DISAPPROVAL OF REGISTRATION

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

The following corporation applied for registration and approval of the Office of Price Administration in order that its sales and deliveries might be excepted from the provisions of the General Maximum Price Regulation pursuant to \$\$1499.26\$ (b) (1) of Supplementary Regulation No. 1: Triangle Sales Corp., 11 Market Street, Lynn, Massachusetts.

Due consideration has been given to

Due consideration has been given to the application for registration and approval of Triangle Sales Corp. and it has been found that said corporation does not meet the requirements of § 1499.26 (b) (1) of Supplementary Regulation No. 1. Therefore, under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942 It is hereby ordered:

(a) That the said application for registration and approval of Triangle Sales Corp., 11 Market Street, Lynn, Massachusetts, be, and the same is, denied and disapproved.

(b) This Order No. 16 shall become

effective September 18, 1942.

Issued this 17th day of September 1942.

LEON HENDERSON,

Administrator.

[F. R. Doc. 42-9207; Filed, September 17, 1942; 11:36 a. m.]

SECURITIES AND EXCHANGE COM-MISSION.

[File No. 70-599]

ANDROSCOGGIN MILLS, ET AL.

NOTICE REGARDING FILING

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pennsylvania, on the 15th day of September 1942.

In the Matter of Androscoggin Mills, Bates Manufacturing Company, the Edwards Manufacturing Company, Hill Manufacturing Company, and York Manufacturing Company.

Notice is hereby given that declarations or applications (or both), have been filed with this Commission pursuant to the Public Utility Holding Company Act of 1935 by the above named

parties: and

Notice is further given that any interested party may, not later than September 25, 1942 at 5:30 P. M., E. W. T., request the Commission in writing that a hearing be held on such matter, stating the reasons for such request and the nature of his interest, or may request that he be notified if the Commission should

¹7 F.R. 1215, 1836, 2132, 2153, 2299, 2997, 8115, 3941, 4780.

^{*7} F.R. 971, 3663, 6967.

^{*7} F.R. 3821, 4342.

^{*7} F.R. 971.

¹7 F.R. 3158, 3486, 3892, 4183, 4419, 4428, 4487, 4488, 4493, 4669, 5066, 5192, 5192, 5276, 5366.

order a hearing thereon. At any time thereafter such declaration or application, as filed or as amended, may become effective or may be granted, as provided in Rule U-23 of the Rules and Regulations promulgated pursuant to said Act or the Commission may exempt such transaction as provided in Rules U-20 (a) and U-100 thereof. Any such request should be addressed: Secretary, Securities and Exchange Commission, 18th and Locust Streets, Philadelphia, Pennsylvania.

All interested persons are referred to said declarations or applications, which are on file in the office of said Commission, for a statement of the transactions therein proposed, which are summarized

below:

Androscoggin Mills, Bates Manufacturing Company, The Edwards Manufacturing Company, Hill Manufacturing Company, and York Manufacturing Company, all non-utility subsidiary companies of New England Public Service Company, a registered holding company, each proposes to issue promissory notes from time to time to The First National Bank of Boston or other banks or trust companies for the purpose of evidencing borrowings to obtain working capital, The maximum principal amount of notes to be outstanding at any one time is \$500,000 in the case of Androscoggin Mills, The Edwards Manufacturing Company, Hill Manufacturing Company and York Manufacturing Company and a maximum amount of not to exceed \$1,000,000 in the case of Bates Manufacturing Company, which maximum amount in the case of Bates Manufacturing is inclusive of promissory notes in the aggregate principal amount of \$825,000 issued and outstanding as of August 8, 1942 and held by said The First National Bank of Boston.

It is stated that it is proposed that these promissory notes in the case of each Company shall be short-term, issued when the Company needs additional current funds, and be paid or renewed, as the case may be, at the end of the term, the result being in each case a revolving issue of notes with the aggregate amount outstanding at any one time fluctuating according to the credit requirements of the particular Company but exceeding at no time the aggregate amount herein proposed to be issued by each Company.

By the Commission.

[SEAL]

ORVAL L. DUBOIS, Secretary.

[F. R. Doc. 42-9167; Filed, September 16, 1942; 2:30 p. m.]

[File No. 1-2685] UPSON-WALTON CO.

ORDER SETTING HEARING ON APPLICATION TO WITHDRAW FROM LISTING AND REGISTRATION

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 15th day of September, A. D. 1942.

In the matter of The Upson-Walton Company Common stock, \$1 Par Value.

The Upson-Walton Company, pursuant to section 12 (d) of the Securities Exchange Act of 1934 and Rule X-12D2-1 (b) promulgated thereunder, having made application to the Commission to withdraw its Common Stock, \$1 Par Value, from listing and registration on the Cleveland Stock Exchange; and

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

tunity to be heard;

It is ordered, That the matter be set down for hearing at 10 a. m. on Thursday, October 15, 1942, at the office of the Securities and Exchange Commission, 1370 Ontario Street, Cleveland, Ohio, and continue thereafter at such times and places as the Commission or its officer herein designated shall determine, and that general notice thereof be given; and

It is further ordered, That C. J. Odenweller, Jr., an officer of the Commission, be and he hereby is designated to administer oaths and affirmations, subpoena witnesses, compel their attendance, take evidence, and require the production of any books, papers, correspondence, memoranda or other records deemed relevant or material to the inquiry, and to perform all other duties in connection therewith authorized by law.

By the Commission.

[SEAL]

ORVAL L. DuBois, Secretary.

[F. R. Doc. 42-9166; Filed, September 16, 1942; 2:30 p. m.]

[File Nos. 70-282, 59-11, 59-17 and 54-25]

COMMUNITY POWER AND LIGHT CO., ET AL.

ORDER EXTENDING TIME IN WHICH TO COMPLY WITH PREVIOUS ORDER

At a regular session of the Securities and Exchange Commission held at its office in the City of Philadelphia, Pa., on the 14th day of September 1942.

In the matter of Community Power and Light Company, the Kansas Utilities Company, et al., The United Light and Power Company, Continental Gas & Electric Corporation, and Eastern Kansas Utilities, Inc., et al. (Public Utility Holding Company Act of 1935).

The Commission having heretofore on the 16th day of July 1942, entered an order approving application Number 9 filed by Continental Gas & Electric Corporation and Eastern Kansas Utilities, Inc., of the assets of The Kansas Utilities, Inc., of the assets of The Kansas Utilities Company, the issuance and sale by Eastern Kansas Utilities, Inc., of \$990,000 principal amount of its First Mortgage Bonds to The Northwestern Mutual Life Insurance Company, and the issuance of 12,500 shares of the common stock of Eastern Kansas Utilities, Inc., to Continental Gas & Electric Corporation; and

Continental Gas & Electric Corporation and Eastern Kansas Utilities, Inc., having filed an application on September 9, 1942, requesting that the sixty day

period prescribed by Rule U-24 in which to comply with said order of July 16, 1942, be extended for an additional period of sixty days from September 14, 1942; and

The sale of assets by The Kansas Utilities Company being involved in the Plan of Integration and Simplification of Community Power and Light Company and its subsidiary companies, which it is represented, cannot be consummated within the period of sixty days following the entry of the order dated July 16, 1942; and

The Commission having considered the matter, and deeming it appropriate in the public interest and in the interest of investors and consumers to grant said

extension of time;

It is hereby ordered, That the time for the consummation of the transactions authorized by our order of July 16, 1942, be, and the same is hereby extended an additional sixty days from September 14, 1942.

By the Commission.

[SEAL]

ORVAL L. DuBois, Secretary.

[F. R. Doc. 42-9165; Filed, September 16, 1942; 2:30 p. m.]

[File Nos. 59-17, 59-11, 54-25]

United Light and Power Co., Et Al.

ORDER GRANTING EXTENSION OF TIME FOR COMPLIANCE, ETC.

In the matter of the United Light and Power Company, The United Light and Railways Company, American Light & Traction Company, Continental Gas & Electric Corporation, Iowa - Nebraska Light and Power Company, respondents; The United Light and Power Company and its subsidiary companies; respondents, and The United Light and Power Company, applicant. (Public Utility Holding Company Act of 1935).

At a regular session of the Securities and Exchange Commission held at its office in the City of Philadelphia, Pa. on the 14th day of September, 1942.

The Commission having heretofore on the 17th day of July 1942, entered an order approving Application Number 10 filed by The United Light and Power Company, The United Light and Railways Company and Continental Gas & Electric Corporation permitting Continental Gas & Electric Corporation to sell all of its interest, consisting of capital stock, notes and open account indebtedness in Panhandle Power and Light Company, Cimarron Utilities Company and Guymon Gas Company, to Community Power and Light Company, a non-affiliated registered holding company; and

The United Light and Power Company, The United Light and Railways Company and Continental Gas & Electric Corporation having filed an application on September 9, 1942, requesting that the previous order of July 17, 1942, be amended to the extent necessary to permit Continental Gas & Electric Corporation to sell its aforesaid interest in Panhandle Power and Light Company, Cimarron Utilities

Company and Guymon Gas Company to The Kansas Utilities Company, a subsidiary of Community Power and Light Company, as assignee of the contract between Continental Gas & Electric Corporation and Community Power and Light Company for the sale of such interest; and

Said applicants having also requested an additional period of sixty days from September 15, 1942 in which to comply with said order of July 17, 1942, and with such order as the Commission may enter

amending said order; and

The application stating that the change in the proposed purchaser of Continental Gas & Electric Corporation's interest in the aforesaid companies is necessary to the consummation of Com-

munity Power and Light Company's Plan of Integration and Simplification now pending before the Commission, and that applicants have found it impossible to carry out their proposals within the period of sixty days following the entry of the order dated July 17, 1942; and

The Commission having considered such requests and representations, and finding that the same is not unreasonable and that the granting of such requests would not be detrimental to the public interest or the interest of investors or consumers;

It is ordered, That said order of July 17, 1942, be, and it is hereby amended in the following respects:

The sentence beginning at line 11 of page 9 is amended to read:

Cimarron Utilities Company and Guymon Gas Company, to The Kansas Utilities Company, as assignee of the contract between Continental Gas & Electric Corporation and Community Power and Light Company, for a consideration of \$7,250,000 cash, subject to certain adjustments; and * * *

It is further ordered, That applicants be, and they are hereby granted an additional sixty days from September 15, 1942, in which to complete compliance with Commission's order of July 17, 1942, and this order amending said order.

By the Commission.

[SEAL]

ORVAL L. DUBOIS, Secretary.

[F. R. Doc. 42-9164; Filed, September 16, 1942; 2:30 p. m.]