

Washington, Friday, August 3, 1945

Regulations

TITLE 7-AGRICULTURE

Chapter XI—War Food Distribution Orders

[WFO 125, as Amended, and WFO 125-1, Partial Suspension]

PART 1414-POULTRY

POULTRY

War Food Order No. 125 (10 F.R. 1662), as amended (10 F.R. 1854, 2953, 3175, 4972), and War Food Order No. 125-1 (10 F.R. 2955), are hereby partially suspended as follows:

1. With respect to War Food Order No. 125, as amended, the provisions contained in \$ 1414.8 (b) (1) to (b) (13), both inclusive, (c), and (f) (2) are hereby suspended until 12:01 a. m., e. w. t., October 1. 1945.

2. The remaining provisions in said War Food Order No. 125, as amended, are to remain in full force and effect.

3. With respect to War Food Order No. 125-1, the provisions contained in § 1414.9 (b) are hereby suspended until 12:01 a. m., e. w. t., October 1, 1945.

This order shall become effective at 12:01 a. m., e. w. t., August 1, 1945. With respect to violations, rights accrued, liabilities incurred, or appeals taken under said War Food Order No. 125, as amended, or War Food Order No. 125-1, prior to the effective time of the provisions hereof, the provisions of said War Food Order No. 125, as amended, and War Food Order No. 125-1, in effect prior to the effective time hereof shall be deemed to continue in full force and effect for the purpose of sustaining any proper suit, action, or other proceeding with regard to any such violation, right, liability, or appeal.

(E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; E.O. 9392, 8 F.R. 14783; E.O. 9577, 10 F.R. 8087)

Issued this 30th day of July 1945.

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

[F. R. Doc. 45-14070; Filed, July 31, 1945; 1:06 p. m.] [WFO 10, Amdt. 10]

PART 1432-RICE

RICE SET ASIDE

War Food Order No. 10, as amended (10 F.R. 2705), is hereby amended to read as follows:

§ 1432.1 Restrictions on sale and distribution of rice—(a) Definitions. (1) "Miller" means any person who mills more than 250 barrels of rough rice in any one month.

(2) "Rough rice" means the commodity defined as such by the "United States Standards for Rough Rice", as amended May 15, 1942.

(3) "Brown rice" means the commodity defined as such by the "United States Standards for Brown Rice", as amended May 15, 1942.

(4) "Milled rice" means the commodity defined as such by the "United States Standards for Milled Rice", as amended

April 1, 1944.
(5) "Mill" means to convert rough rice into brown or milled rice.
(6) "Barrel" means 162 pounds.

(7) "Governmental agency" means the Army, Navy, Marine Corps, or Coast Guard of the United States (excluding, for the purposes of this order, United States Army Post Exchanges, United States Navy Ships' Service Departments, United States Marine Corps Post Exchanges, and similar organizations), the United States Department of Agriculture (including any corporate agency thereof), the War Shipping Administration, the Veterans' Administration, and any other instrumentality or agency designated by the Secretary of Agriculture.

(8) "Person" means any individual, partnership, association, business trust, corporation, or any organized group of persons whether incorporated or not.

(9) "Director" means the Director of Marketing Services, United States Department of Agriculture.

(10) "Secretary of Agriculture" means the Secretary of Agriculture, United States Department of Agriculture.

(b) Restrictions. Beginning August 1, 1945, every miller shall set aside each calendar month and shall hold for sale to a government agency, a quantity of

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NOTICE

1944 Supplement

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A limited sales stock of the Cumulative Supplement and the 1943 Supplement is still available as previously announced.

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milled rice in an amount equal to 55 percent of the total combined quantity of the brown and milled rice milled by him during the month. Milled rice so set aside shall be of grade No. 5 or better, of one of the Classes I to X, inclusive. Beginning August 1, 1945, no miller shall deliver or otherwise dispose of, except to a governmental agency, rice milled by him during any calendar month, in an amount exceeding 45 percent of the total combined quantity of brown and milled rice milled by him during such calendar month. Deliveries to a government agency of grades or classes of brown or milled rice other than those specified in this paragraph may be credited against the amount of rice required to be set aside. All rice set aside may be offered for sale, at not more than ceiling prices established by the Office of Price Administration, to a governmental agency in response to announcements or notices by such agency that offers for the sale of such rice will be received on specified dates.

(c) Exemptions from restrictions of paragraph (b). (1) The Director may, upon application of any miller, authorize such miller to deliver brown or milled rice to persons other than governmental agencies and to credit such deliveries against the quantity of milled rice required to be set aside under (b) hereof, when satisfactory evidence is submitted to the Director that the brown or milled rice so delivered is to be subsequently delivered to a governmental agency in the form of rice or a product thereof.

(2) The restrictions contained in this order shall not apply to rice owned by any individual for use in his own house-

hold.

(1) Every (d) Records and reports. miller shall file with the Administrator of War Food Order No. 10, United States Department of Agriculture, Washington 25, D. C., prior to the 15th day of each month (on a form furnished by the said Order Administrator) a report for the preceding calendar month showing:

(i) The quantity of rough rice milled

by him;

(ii) The quantities of brown rice and

of milled rice produced by him;

(iii) The quantity of brown and milled rice shipped by him, first, to govern-mental agencies; second, to the export trade; and third, to domestic civilian

(iv) The quantities of milled rice shipped by him to each of the governmental agencies specified in the report

form;
(v) The quantity of milled rice sold to governmental agencies since August 1, 1945, which remains unshipped at the end of the month for which the report is made.

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

(3) The Director shall be entitled to obtain such other information from and require such other reports and the keeping of such other records by, any person, as may be necessary or appropriate, in his discretion, to the enforcement administration of the provisions of this order subject to the approval of the Bureau of the Budget.

(e) Audits and inspections. The Director shall be entitled to make such audit or inspection of the books, records, and other writings, premises, or stocks of rice of any person and to make such investigations as may be necessary or appropriate, in his discretion, to the enforcement or administration of the pro-

visions of this order.

(f) Contracts. The provisions of this order and all orders or regulations issued pursuant thereto shall be observed without regard to contracts heretofore or hereafter made or any rights accrued or payments made thereunder.

(g) Petition for relief from hardship. Any person affected by this order who considers that compliance herewith would work an exceptional or unreasonable hardship on him may file a petition for relief with the Order Administrator.

Petitions shall be in writing and shall set forth all pertinent facts and the nature of the relief sought. The Order Administrator may take any action with reference to such petition which is consistent with the authority delegated to him by the Director. If the petitioner is dissatisfied with the action taken by the Order Administrator, he may, by request addressed to the Order Administrator, obtain a review of such action by the Director. After said review, the Director may take such action as he deems appropriate, which action shall be final.

(h) Violations. Any person who violates any provision of this order may, in accordance with the applicable procedure, be prohibited from receiving, making any deliveries of, or using rice. Any person who wilfully violates any provision of this order is guilty of a crime and may be prosecuted under any and all applicable laws. Civil action may also be instituted to enforce any liability or duty created by, or to enjoin any violation of, any provisions of this order.

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

(j) Communications. All reports required to be filed hereunder and all communications concerning this order shall, unless otherwise provided, be addressed to the Director, Office of Marketing Services. United States Department of Agriculture, Washington 25, D. C.

(k) Territorial scope. This order shall apply within the 48 States and the District of Columbia.

(1) Effective date. This order shall become effective at 12:01 a. m., e. w. t., August 1, 1945. With respect to violations, rights accrued, liabilities incurred, or appeals taken, prior to said date, under War Food Order No. 10, as amended, all provisions of said order shall be deemed to remain in full force for the purpose of sustaining any proper suit, action, or other proceeding with respect to any such violation, right, liability, or appeal.

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

(E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; E.O. 9392, 8 F.R. 14783; E.O. 9577, 10 F.R. 8087)

Issued this 31st day of July 1945.

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

[F. R. Doc. 45-14072; Filed, July 31, 1945; 3:13 p. m.]

[WFO 10-1, Revocation]

PART 1432-RICE

REVOCATION OF REQUIREMENT OF REPORTS

Pursuant to the authority vested in me by the provisions of War Food Order No. 10, as amended (10 F.R. 2705), and inasmuch as the reporting requirements heretofore made by War Food Order No. 10-1 are incorporated in said War Food Order No. 10, as amended, said War Food Order No. 10-1, § 1432.2 (9 F.R. 9775) is hereby revoked effective at 12:01 a. m., e. w. t., August 1, 1945. With respect to violations, rights, accrued, liabilities incurred, or appeals taken, prior to said date, under War Food Order No. 10-1, all provisions of said order shall be deemed to remain in full force for the purpose of sustaining any proper suit, action, or other proceeding with respect to any such violation, right, liability, or appeal.

(E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; E.O. 9392, 8 F.R. 14783; E.O. 9577, 10 F.R. 8087; WFO 10, as amended, 10 F.R. 2705)

Issued this 31st day of July 1945.

C. W. KITCHEN, Director of Marketing Services.

[F. R. Doc. 45-14071; Filed, July 31, 1945; 3:13 p. m.]

[WFO 79-95, Amdt. 4]

PART 1401-DAIRY PRODUCTS

FLUID MILK AND CREAM IN THE LINCOLN, NEBR., SALES AREA

Pursuant to War Food Order No. 79, as amended (8 F.R. 12426, 13283, 9 F.R. 4321, 4319, 6982, 9459, 10035, 11990, 10 F.R. 103, 5347), dated September 7, 1943, and to effectuate the purposes thereof, War Food Order No. 79-95, as amended (8 F.R. 15479, 9 F.R. 4321, 4319, 6983, 7360, 12508, 10 F.R. 103), relative to the conservation and distribution of fluid milk, milk byproducts, and cream in the Lincoln, Nebraska, milk sales area, is hereby further amended by deleting § 1401.124 (c) and substituting therefor the following:

(c) Base period. The calendar month of June 1943 is hereby designated as the base period for the sales area: Provided, however. That if it appears to the market agent that a handler who made deliveries in June 1943 of the items for which quotas are fixed under (e) hereof is unable to furnish reports to the market agent showing the volumes of such deliveries in June 1943, as required by (1) (1) hereof, the market agent may designate as the base period for such handler the calendar month next succeeding June 1943 for which, in the judgment of the market agent, the handler is able to furnish such reports.

The provisions of this amendment shall become effective at 12:01 a. m., e. w. t., August 1, 1945. With respect to violations, rights accrued, liabilities incurred, or appeals taken under said War Food Order No. 79-95, as amended, prior to the effective time of this amendment, the provisions of said War Food Order

No. 79-95, as amended, in effect prior to the effective time hereof, shall continue in full force and effect for the purpose of sustaining any proper suit, action, or other proceeding with respect to any such violation, right, liability, or appeal.

(E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; E.O. 9392, 8 F.R. 14783; E.O. 9577, 10 F.R. 8087; WFO 79. 8 F.R. 12426, 13283, 9 F.R. 4321, 4319, 6982, 9459, 10035, 11990, 10 F.R. 103, 5347)

Issued this 1st day of August 1945.

C. W. KITCHEN, [SEAL] Director of Marketing Services.

[F. R. Doc. 45-14173; Filed, Aug. 1, 1945; 3:14 p. m.]

[WFO 4-8, as Amended, Termination] PART 1450-TOBACCO

1944 CROP BURLET TOBACCO

War Food Order No. 4-8 (9 F.R. 14272) as amended (10 F.R. 7, 1956), is hereby terminated.

This order shall become effective at 12:01 a. m., e. w. t., August 3, 1945. With respect to violations, rights accrued, liabilities incurred, or appeals taken under said War Food Order No. 4-8, as amended, prior to the effective time hereof, all provisions of such order, as amended, in effect prior to the effective time hereof shall continue in full force and effect for the purpose of sustaining any action, suit, or other proceeding, with respect to any such violation, right, liability, or appeal.

(E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; E.O. 9392, 8 F.R. 14783; E.O. 9577, 10 F.R. 8087 WFO 4, as amended, 8 F.R. 335, 11331, 9 F.R. 4321, 4319, 9584; 10 F.R. 103)

Issued this 31st day of July 1945.

[SEAL]

H. E. REED. Acting Director of Marketing Services.

IF. R. Doc. 45-14172; Filed, Aug. 1, 1945; 3:14 p. m.]

TITLE 32-NATIONAL DEFENSE

Chapter IX-War Production Board

AUTHORITY: Regulations in this chapter, unless otherwise noted at the end of docu-ments affected, issued under sec. 2 (a), 54 Stat. 676, as amended by 55 Stat. 236, 56 Stat. 177, 58 Stat. 827; E.O. 9024, 7 F.R. 329; E.O. 9040, 7 F.R. 527; E.O. 9125, 7 F.R. 2719; W.P.B. Reg. 1 as amended Dec. 31, 1943, 9 F.R. 64.

PART 944-REGULATIONS APPLICABLE TO THE OPERATIONS OF THE PRIORITIES SYS-TEM

[Priorities Reg. 1, Direction 10]

RAILROAD BRAKE SHOES

The following direction is issued pursuant to Priorities Regulation 1:

(a) Notwithstanding the provisions of § 944.7 of Priorities Regulation 1, a producer of railroad brake shoes in making shipments to his customers on orders rated AA-1 may distribute his available supply among his customers regardless of the sequence in which such rated orders were received, so as to obtain a fair and equitable distribution of his product.

(b) All orders rated AA-1 must be accorded preference, as required by § 944.7 of Priorities Regulation 1, over lower rated and unrated orders.

(c) This direction expires December 31,

Issued this 2d day of August 1945.

WAR PRODUCTION BOARD, By J. JOSEPH WHELAN, Recording Secretary.

[F. R. Doc. 45-14222; Filed, Aug 2, 1945; 11:23 a. m.

PART 1010-SUSPENSION ORDERS [Suspension Order S-769, Revocation] MASON MANUFACTURING CO.

Suspension Order No. S-769 was issued April 24, 1945 against the Mason Manufacturing Company, 906 East 60th Street, Los Angeles, California for violations of Limitation Order L-260-a. In view of the revocation of Limitation Order L-260-a the Chief Compliance Commissioner has directed that Suspension Order No. S-769 be revoked. In view of the foregoing;

It is hereby ordered, that: § 1010.769, Suspension Order No. S-769 be revoked.

Issued this 1st day of August 1945

WAR PRODUCTION BOARD, By J. JOSEPH WHELAN, Recording Secretary.

[F. R. Doc. 45-14204; Filed, Aug. 1, 1945; 4:32 p. m.]

PART 1010-SUSPENSION ORDERS [Suspension Order S-789, Revocation]

DIXFIELD QUALITY MARKET

Suspension Order No. S-789 effective May 23, 1945 was issued against Jack Eder, David Levitsky, and Samuel P. Leavitt, co-partners, doing business as Dixfield Quality Market, with offices at 1962 Southfield Road, Lincoln Park, Michigan for violations of Conservation Order L-41. This construction has now been determined to be essential and the Chief Compliance Commissioner has therefor directed that the suspension order be revoked. In view of the foregoing, It is hereby ordered, that: § 1010.789,

Suspension Order No. S-789 be revoked.

Issued this 1st day of August 1945.

WAR PRODUCTION BOARD. By J. JOSEPH WHELAN, Recording Secretary.

[F. R. Doc. 45-14129; Filed, Aug. 1, 1945; 11:11 a. m.]

PART 3175-REGULATIONS APPLICABLE TO THE CONTROLLED MATERIALS PLAN

[CMP Reg. 1, Direction 71, as Amended Aug. 2, 1945]

OPERATIONS OF STEEL PRODUCERS AFTER JULY 1, 1945

The following amended direction is issued pursuant to CMP Regulation 1:

(a) General. The amendment to CMP Regulation 1, dated May 10, 1945, defines unrated orders and authorizes their accept-

ance by producers for delivery of steel July and later. Priorities Regulation No. 27, also dated May 10, 1945, tells how a small manufacturer may purchase steel by the use of the Z-3 allotment symbol. Orders placed with the Z-3 allotment symbol are authorized controlled material orders and are handled in accordance with Direction 54 to CMP Regulation 1. These changes in War Production Board regulations necessitate certain changes in the rules applicable to operations of producers, which are outlined below.

(b) Steel for further conversion. (1) Effective July 1, 1945, a producer may use the symbol FC-1 only to replace steel of the same product group listed in Schedule 1 that was used as conversion material to fill authorized controlled material orders, excluding orders bearing the Z-3 allotment symbol. A producer may use the allotment symbol FCZ to obtain conversion material of the same product group listed in Schedule 1 needed to fill orders bearing the Z-3 allotment symbol. Orders placed with the allotment symbol FCZ are deferrable authorized controlled material orders and must be handled in accordance with Direction 54 to CMP Regulation No. 1. A producer must use the allotment symbol FCN to order steel on an unrated basis as conversion material to fill unrated orders.

(2) Cancellation of FC allotments. War Production Board will no longer issue FC allotments to steel producers not operating under production directives for steel for further conversion as the result of applications received on Form CMP-4B under CMP Regulation 8 and all such allotments for the third calendar quarter of 1945 and thereafter are hereby cancelled. Orders placed against such previously granted allotments and acsuch previously granted anotheries and accepted for delivery in July, August and September, 1945, shall be considered as bearing the symbol FC-1. Orders placed against such previously granted allotments and accepted for delivery after September 30, 1945 (but not beyond December 1945) must be maintained in the producer's CMP order acceptance up to 45 days prior to the first of the month for which delivery is specified, at which time they shall be can-celled unless they have been revalidated with an FC-1 or FC-Z symbol in accordance

with paragraph (b) (3) of this direction.
(3) Producers not under production directives. A producer not operating under production directives may use the FC-1 allotment symbol to replace conversion material used in filling authorized controlled material

orders as follows: For delivery during the month of July, 1945, a producer may use the FC-1 allotment symbol to place orders for carbon and alloy steel interchangeably for further conversion equal to the tonnage procured from other producers by extension of the FC symbol and used by him in filling authorized controlled material orders shipped by him in April. Similarly, August purchase authorizations may be equal to the tonnage used in filling authorized controlled material orders shipped in May. The same sequence shall be followed for future months; that is, conversion ma-terial used for filling authorized controlled material orders for the third Prior month constitute purchase authority to place "FC-1" orders in any one month. In determining the tonnage to be replaced by the use of the FC-1 allotment, orders bearing allotment symbol Z-3 shall not be considered as authorized controlled material orders. Conversion steel needed to fill orders bearing the allotment symbol Z-3 may be obtained through the use of the allotment symbol

(4) Producers under production directives. The production directives under which certain producers operate will be adjusted to reflect only the order load of authorized controlled material orders. To the extent required to meet their order book pattern of

authorized controlled material orders (excluding orders bearing the Z-3 allotment symbol) producers will be given specific al-locations of steel for further conversion on Series B allocations, Form GA-193, which authorizes the use of symbol FC-1. Since Z-3 allotments are deferrable, FC-1 allocations will not include tonnage to fill such orders. However, in the case of allocations of steel for conversion to carbon and electrical sheet and strip, FC-1 allocations may be made where necessary against total order book pattern of the producer. Producers will receive instructions how to show in report form WPB-2848 the extent to which Z-3 orders are included in their order acceptance records. (FC-1 allocations will accordingly be adjusted by that amount.)
A producer may use the allotment symbol FCZ to obtain conversion material needed to fill an order bearing a Z-3 allotment symbol. All orders now placed against effective Series B allocations for delivery af-ter June 30, 1945, bearing the symbol FC plus a Series B allocation number shall be considered as bearing the symbol FC-1. Orders placed hereafter against all Series B allocations must be identified with the symbol FC-1 and the allocation number.

When the supply-demand situation indicates production directives on a specific product may be eliminated, FC-1 Allocations for conversion material for that product will be cancelled and a producer now obtaining conversion steel through allocations will thereafter operate in the same manner as other producers under paragraph (b) (3) above. However, in the case of FC-1 allocations which are cancelled because the production directive for the product into which the allocated material would be converted has been cancelled, orders previously placed against such FC-1 allocations and accepted for delivery in the first and second months succeeding the cancellation of such production directive, shall be considered as bearing the symbol FC-1. Space reservations established by such FC-1 allocations for the third and later months (not beyond December 1945) succeeding the cancellation of the Production Direction, must be maintained in the producer's CMP orders acceptance up to 45 days prior to the first of the month for which delivery is specified, at which time the space reservations will be cancelled unless orders have been applied against them in accordance with paragraph (b) (3) above.

(5) An order with the FC-1 symbol is an authorized controlled material order and must be accepted as required by CMP Regulation 1. A producer receiving any "Further conversion" order must report it under the appropriate FC symbol on his WPB-2633 report of shipments. When resold by the purchasing producer, the material must be recorded on his WPB-2633 reports of shipments under the appropriate allotment symbol furnished by his customer. The material will be considered as part of the production of both producers. An order placed pursuant to an allocation on Form GA-193 must be endorsed in accordance with instructions on that form.

(c) Warehouse load directives. Most warehouses load directives will continue in effect at least until September 30, and producers may, pursuant to Direction 3 to Order M-21, accept unrated orders as well as authorized stock replacement orders within the load directive. However, the producer must remove unrated orders to make space available for authorized stock replacement orders as received. After the expiration date of the space reservation, unrated orders accepted from distributors within the load directive have the same status as unrated orders accepted from users of steel and must be set back when it is necessary to accept authorized controlled material orders either from warehouses or from users of steel.

(d) Acceptance of orders. (1) All steel producers may accept unrated orders without limit, but authorized controlled material orders, including Z-3 and FCZ orders, must be accepted in accordance with CMP Regulation A producer will continue to accept orders by month of delivery and fill them in accordance with CMP Regulations.

(2) Production directives wil be related to the available capacity in the case of tight items. Should a producer desire to accept additional authorized controlled material orders which can be filled in the month required, he may request the War Production Board to increase his production directive.

(3) It is not permissible for a producer to fill unrated orders at the expense of authorized controlled material orders. the demand is heavy for a specific steel prod-uct a producer must fill authorized controlled material orders to the extent of his available capacity and in the case of a producer who has a production directive the excess demand must be handled on the basis of increases in production directives rather than by over-acceptance of orders.

(e) Orders superseded. This direction supersedes paragraph (a) (2) of Direction 6 to CMP Regulation 1.

Issued this 2d day of August 1945.

WAR PRODUCTION BOARD, By J. JOSEPH WHELAN, Recording Secretary.

[F. R. Doc. 45-14218; Filed, Aug. 2, 1945; 11:23 a. m.]

PART 3290-TEXTILE, CLOTHING AND LEATHER

[General Conservation Order M-317, Direction 191

PRIORITIES ASSISTANCE FOR SHEETS AND PIL-LOW CASES; TURKISH AND TERRY WOVEN TOWELS; HUCK, DAMASK AND JACQUARD WOVEN TOWELS; DISH TOWELS AND OTHER PLAIN WOVEN TOWELS FOR HOTELS AND RESTAURANTS

The following direction is issued pursuant to General Conservation Order M317:

(a) (1) Hotels may apply on Form WPB-1319 for priorities assistance to obtain fabric to be made into the following: sheets and pillow cases; turkish and terry woven towels; huck, damask and jacquard woven towels; dish towels and other plain woven towels for their own use only and not for resale.

(2) Restaurants may apply on Form WPB-1319 for priorities assistance to obtain fabric to be made into dish towels and other plain woven towels for their own use only and not for resale.

(b) Applications must be filed on Form WPB-1319 with the Service Trades Division, War Production Board, Washington 25, D. C. Applications should be filed only when the material is required to meet emergency needs and when it cannot be obtained otherwise. The total amount of material for which priorities assistance can be granted under this direction is extremely limited, and to the extent of the amount available, applications can be allowed only where they demonstrate an emergency need which cannot otherwise

(c) The preference rating assigned under this direction may be used by the applicant only to buy the fabrics rated. The applicant may, however, make arrangements with manufacturers of the finished items for the in-corporation of the fabrics into sheets, pillow cases or towels to be delivered to the appli-

(d) Preference ratings assigned under this direction shall be applied and extended in the manner provided in Priorities Regulation 3. The following certification shall be placed on all orders on which rating is used:

The undersigned purchaser hereby represents to the seller and to the War Production Board that he is entitled to apply or extend the preference rating indicated opposite the items shown on this order, and that such application or extension is in accordance with Priorities Regulation 3 as amended, with the terms of which the undersigned is fa-

This rating has been assigned under Form WPB-1319, Serial No. (Insert the serial number.)

Name of purchaser

Address (Signature and title of duly authorized officer)

Date

When the above is complied with, the requirements of M-317 and M-328 are met, and it is unnecessary to use any other notation.

Issued this 2d day of August 1945.

WAR PRODUCTION BOARD, By J. JOSEPH WHELAN, Recording Secretary.

INSTRUCTIONS FOR FILLING IN FORM WPB-1319

This form should be used only by hotels and restaurants, in cases where an emergency need exists in spite of repeated efforts to secure delivery from textile suppliers.

Send 4 copies to the War Production Board.

Washington, 25, D. C.

In block 6, enter M-317, Direction In block 7, enter Service Trades Division, OCR

In block 8 (a) enter the fabrics, using the

appropriate terms from the following list: Sheeting, bed, muslin carded (including sheets and pillow cases).

Toweling, turkish and terry.

Toweling, huck, damask or jacquard woven. Toweling, dish or other twill or plain woven.

In block 8 (b), enter the end products.

In block 8 (d), enter the minimum number of linear yards for which priority assistance is required to enable applicant to conduct his business during the calendar quarter following application date.

Do not fill in blocks 8 (c), 8 (e), 11, 12,

13, 14, 16, 17.

In block 18—disregard words "used, idle or reconditioned" and enter names and addresses of firms which have refused delivery without priority assistance.

In block 19, describe any hardship which is

due to inadequate supply of textiles.

In block 20, answer the following questions: (a) Show current inventory of each product for which application is made including both new and used items in useable condition.

(b) Which products for which application is made are normally supplied in part by a linen rental company? What percent of the amount you use is so supplied?

(c) How long a period elapses between pick-up of soiled textiles and their return? Hotels only _

(d) Enter number of beds in hotel.

(e) State whether the hotel is transient, residential, or resort. ---- (all types, in-

Restaurants only ____. cluding hotel restaurants):

(f) State total number of customers served during most recent calendar month. (g) State percentage of total business

which is food sales ____, liquor sales ___ [F. R. Doc. 45-14220; Filed, Aug. 2, 1945; 11:23 a. m.]

PART 3293-CHEMICALS

[General Allocation Order M-800, Schedule 115]

DIHYDROXY-DICHLORO-DIPHENYL METHANE

§ 3293.1115 Schedule 115 to General Allocation Order M-300-(a) Definition. "Dihydroxy-dichloro-diphenyl methane" means this chemical from whatever source or by whatever means derived, and shall include the above material when sold or distributed under various trade names, and in solution or emulsion form. These trade names include, but are not limited to, such terms as G-4, DDD, Preventol-G. Fungicide-G, or Dihydroxy powder.

(b) General provisions. Dihydroxydichloro-diphenyl methane is subject to the provisions of General Allocation Order M-300 as an Appendix B material. The initial allocation date is August 1, 1945. The allocation period is the calendar month. The small order exemption without use certificate is 20 pounds per

person per month.

- (c) Suppliers' applications on WPB-2947. Each supplier seeking authorization to use or deliver shall file application on Form WPB-2947 (formerly PD-602). Filing date is the 20th day of the month before the proposed delivery month. File separate sets of forms for each plant or distributing point. Send three copies (one certified) to the War Production Board, Chemicals Bureau, Washington 25, D. C., Ref: M-300-115. The unit of measure is pounds. An aggregate quantity may be requested, without specifying cutomers' names, for delivery on uncertified exempt small orders. Fill in Table II.
- (d) Certified statements of use. Each person placing orders for delivery of more than 20 pounds of dihydroxy-dichlorodiphenyl methane per month in the aggregate from all suppliers, shall furnish each supplier with a certified statement of proposed use, in the form prescribed in Appendix D of Order M-300. End use may be specified as mildew proofing of canvas, duck netting or felt, or in terms of any other specified product showing military contract numbers whenever possible. Proposed use may also be specified as "for resale on further authorization", "for resale on exempt small orders", or "for export" (specify destination and export license number).

(e) Budget Bureau approval. The above reporting requirements have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

(f) Communications to War Production Board. Reports and communications concerning this schedule shall be addressed to: War Production Board, Chemicals Bureau, Washington 25, D. C., Ref: M-300-115.

Issued this 2d day of August 1945.

WAR PRODUCTION BOARD, By J. JOSEPH WHELAN, Recording Secretary.

[F. R. Doc. 45-14219; Filed, Aug. 2, 1945; 11:23 a, m.]

PART 3293-CHEMICALS

[Conservation Order M-384, as Amended Aug. 2, 1945]

LEAD CHEMICALS

The fulfillment of requirements for the defense of the United States has created a shortage in the supply of lead chemicals for defense, for private account and for export, and the following order is deemed necessary and appropriate in the public interest and to promote the national defense:

§ 3293.641 Conservation Order M-384—(a) Definitions. For the purpose of this order:

(1) "Lead" means metallic lead or the lead content of the lead chemicals defined below in paragraphs (a) (2) through (a) (22) of this order.

(2) "Metallic lead" means the metal

having the symbol Pb.

(3) "Lead acetate" means that lead chemical or compound having the approximate chemical formula.

Pb(C2H2O2).2Pb(OH);

(Basic acetate) or

Pb(C2H2O2)2.3H2O

(Normal acetate).

(4) "Lead antimonate" means that lead chemical or compound having the approximate chemical formula Pba(SbO,) a

(5) "Lead arsenate" means that lead chemical or compound produced for use as an agricultural insecticide and in-

cludes all arsenical lead salts. (6) "Lead arsenite" means that lead chemical or compound having the approximate chemical formula Pb(AsO2) 2.

(7) "Lead dioxide" means that lead chemical or compound having the approximate chemical formula PbO2.

(8) "Lead chloride" means that lead chemical or compound having the approximate chemical formula PbCl.

(9) "Lead nitrate" means that lead chemical or compound having the approximate chemical formula Pb(NOs) 2.

(10) "Lead silicate (mono)" means that lead chemical or compound having approximate chemical formula Pho.SiO

(11) "Lead silicate (di)" means that lead chemical or compound having approximate chemical formula the PbO.2SiO2.

(12) "Litharge" means that lead chemical or compound having the ap-

proximate chemical formula PbO.
(13) "Red lead" means that lead chemical or compound having the approximate chemical formula Pb3O4.

(14) "White lead" means either basic carbonate of white lead or basic sulphate of white lead as defined in this order.

(15) "Basic carbonate of white lead" means that lead chemical or compound having the approximate chemical formula 2PbCO3.Pb(OH)2.

(16) "Basic sulphate of white lead" means that lead chemical or compound having the approximate chemical formula 2PbSo.PbO.

(17) "Lead chrome pigments" means chrome yellow, chrome orange, chrome green and molybdate chrome orange as

(18) "Chrome yellow" and "chrome orange" mean the pigments which are

reaction precipitates consisting of normal or basic lead chromates or mixtures of these with or without other insoluble compounds of lead .- Color Index 1270.1

(19) "Chrome green" means the pigment consisting of a precipitated mixture of chrome yellow,—Color Index 1270 —and iron blue.—Color Index

(20) "Molybdate chrome orange" means a mixed crystal containing lead chromate, lead molybdate, and lead sulphate with or without other insoluble compounds of lead.

(21) "Frit" means the fused or semifused mass used in the glazing of ceram-

icware. (22) "Sodium plumbite" means that lead chemical or compound having the

approximate chemical formula Na₂PbO₂.
(23) "Preferred use" means any end use of lead chemicals (as defined in paragraphs (a) (2) through (a) (16) of this order) or products containing lead chemicals (i) where either the chemicals or the products are obtained by a purchase order rated under Preference Rating Order P-65, or (ii) where either the chemicals or the products are to be delivered to, or used on, or incorporated in material to be delivered to the United States Army, Navy, Veterans Administration, Marine Corps, Coast Guard, Maritime Commission, War Shipping Administration, Bureau of Engraving and Printing, United States Government Printing Office, or the Government of any country whose defense the President deems vital to the defense of the United States, pursuant to the Act of March 11, 1941, entitled "An Act to Promote the Defense of the United States" (Lend-Lease Act).

(24) "Civilian use" means any use other than a preferred use as defined

herein.
(25) "Put into process" means the first change made by a person in the form of lead or a lead chemical (as defined herein) from that form in which it is received or produced by him.

(b) Restrictions on production of basic carbonate of white lead. No person shall put into process in any calendar quarter for the production of basic carbonate of white lead, more than 20 percent of the lead he put into process for the same purpose during the first six months of 1944.

(c) Restrictions on production of leaded zinc oxide. No person shall put into process in any calendar quarter for the production of leaded zinc oxide more than 25 percent of the quantity of white lead (not the lead content) he put into process for the same purpose during the year 1944.

(d) Restrictions on lead content of certain products. No person shall put into process in any calendar quarter in the manufacture of any of the products listed below for the uses appearing opposite those products, a greater quantity of lead than is indicated opposite those products. With respect to the remainder of the first quarter of 1945, each person shall take into account the quantity

¹ Society of Dyers, and Colourists "Colour index," Bradford, Yorkshire, January 1924.

of lead already used during that quarter in determining whether he has already used his quota for the first quarter of 1945. If he has already used his quota, he shall not use any additional lead during the quarter for the manufacture of any of the products listed below for the uses indicated.

Note: Table amended in its entirety Aug. 2, 1945.

Commodity	Uses	Percentage of quantity of lead put into process for the manu, of same product for same use during first six months of 1944
Insecticides	A11	45% or 1000 lbs. of lead per calendar quarter, whichever is greater.
Glass-all	Preferred	Unlimited.
Glass-optical, chemical, electrical (in-	Civilian.	50% or 1000 lbs. of lead per calendar
cluding radio, radar and X-ray), indus- trial equipment,		quarter, which- ever is greater.
scientific and signal. Glass—all other	Civilian	25% or 1000 pounds
Samo in ventaria.		of lead per calendar quarter, whichever is the greater.
Vitrified china table-	All	50% or 1000 lbs. of
ware designed for- institutional or		lead per calendar quarter, whichever
mass feeding.		is greater.
Ceramics—chemical, electrical and in-	All	56% or 1000 lbs. of lead per calendar
dustrial.	N water	quarter, whichever
Ceramics-all other.	All	is greater. 25% or 1000 lbs. of
- Committee and Contract	A.M. Barrer	lead per calendar
	100	quarter, whichever is greater.

(e) Restrictions on use of red lead for paints, etc. No person shall put into process in any calendar quarter in the production of paints, varnishes and lacquers (including paste red lead) for civilian uses, more than 40 percent of the quantity of red lead (not the lead content) which he put into process for those products for civilian uses in the first six months of 1944, or 1,000 pounds per quarter, whichever is the greater. This paragraph is not applicable to red lead consumed for preferred uses.

(f) Restrictions on use of white lead for paints, etc. No person shall put into process in any calendar quarter in the production of paints, varnishes and lacquers (including paste white lead) for civilian uses, more than 12½ percent of the quantity of white lead (not the lead content) which he put into process for those products for civilian uses in the first six months of 1944, or 1,000 pounds per quarter, whichever is greater. This paragraph is not applicable to white lead consumed for preferred uses.

(g) [Deleted Aug. 2, 1945]

(h) [Deleted Aug. 2, 1945]

(i) No restrictions on lead content of lead chrome pigments. There are no restrictions on the lead content of lead chrome pigments for the reason that the use of all chrome pigments (including lead chrome pigments) is controlled by Order M-370, and the distribution and use of bichromate for all chrome pigments is allocated under Order M-300, Schedule 62

(j) Toll arrangements. For the purpose of this order a toll arrangement is an arrangement under which lead owned

by one person (referred to as "the owner") is put into process by another person (referred to as the "processor"), for the production of certain products affected by this order, for the owner of the lead. Toll arrangements are subject to the following restrictions:

(1) Any quantity of lead put into process under toll arrangement in any calendar quarter for the production of any product for the particular use described in paragraphs (d), (e) and (f) shall be charged against the owner's lead quota instead of the processor's, if the owner manufactured the product himself for that use or had it manufactured for him for that use in the corresponding calendar quarter of 1944.

(2) Any quantity of lead put into process under toll arrangement during any calendar quarter for the production of any such product for any such use, must be charged against the lead quota of the processor, and not against the lead quota of the owner, if the owner did not manufacture that product for that use or have it manufactured for him for that use during the corresponding quarter of 1944.

(3) Any processor who is offered lead for processing on toll arrangement, shall assume that he is required to charge the lead against his own lead quota, unless he is advised in writing by the owner that the owner manufactured the same product or had it manufactured for him for the same use during the calendar quarter of 1944 corresponding to the calendar quarter in which the lead is to be put into process, and that the quantity offered can and will be charged against the owner's lead quota.

(4) Quantities charged against a lead quota pursuant to this paragraph (j) shall be considered as having been put into process by the holder of that quota.

(k) Method of computing lead content of lead chemicals. This order limits the amount of lead which a person may put into process in any calendar quarter for the production of certain products to a percentage of the lead which he put into process during the first six months of 1944. In order to determine this percentage in lead chemicals, the following table should be used:

	Pounds of lead
	per 100 pounds
Lead Chemicals:	of lead chemicals
Lead acetate (basic)	60
Lead acetate (normal)	
Lead antimonate	
Lead arsenate	
Lead arsenite	
Lead chloride	
Lead dioxide	
Lead nitrate	
Lead silicate (mono)	
Lead silicate (di)	
Litharge	
Red lead	
Basic carbonate of white	lead80
Basic sulphate of white le	
Sodium plumbite	
production of the same	
/ (1) Tumantana mantale	attended that complete

(1) Inventory restrictions on white lead. No person whose use of white lead is restricted by this order, shall accept any delivery of white lead which shall result in his having an inventory at the time of such delivery in excess of the

amount of lead he is entitled to put into process under the provisions of this order in that calendar quarter, for the production of paint, varnish, lacquers (including paste white lead) and ceramics. For the purposes of this paragraph, the term "inventory" includes inventory at factory, as well as in transit to factory.

(m) Special directives, The War Production Board may from time to time issue special directives with respect to the use, production or processing of lead chemicals, notwithstanding the other

provisions of this order.

(n) Reports. On or before the 20th day of each month following a calendar quarter, each person who put into process more than 1,000 pounds of lead for the production of any of the products or uses described in paragraphs (b) to (h), inclusive, of the order, during the preceding quarter shall file two copies (one certified) of Form WPB-4138, with the Chemicals Bureau, War Production Board, Washington 25, D. C.

(o) Appeals. Any appeal from this order must be filed by letter in duplicate addressed to the Chemicals Bureau, War Production Board, Washington 25, D. C., Ref: M-384, setting forth the reasons for the appeal and the necessary supporting information. Such information should

include:

(1) The product for which the lead will be used. If the appeal is taken from the provisions of paragraphs (d), (e), (f), (i) or (j), indicate proposed use of the product, i. e., preferred, civilian, or both.

(2) Period of time, not exceeding one calendar quarter, for which relief is requested

(3) Monthly schedule of amount of lead appellant would like to use for the particular product and the portion of this which is in excess of the quota permitted by the order.

(4) If the appeal is for an increase in quota to fill orders for preferred uses, state the name of the procuring agency, the end use description, prime contract numbers and dates when the orders were received.

(5) If the appeal is filed because the restrictions of the order will prevent the filling of civilian orders of extreme urgency, give exact information as to the use of the product in which the lead would be used, names of the customers and preference ratings, if any, covering the orders.

(6) Any other information pertinent to the appeal,

Ordinarily, consideration will be given only to those appeals showing that the quota limits on the consumption of lead will prevent the filling of orders for "preferred uses' or most essential "civilian uses". The War Production Board will not consider favorably appeals based on the fact that the appellant would be unable to fill orders for civilian uses in amounts as large as he had previously delivered, or that he will be unable to fill orders for civilian uses to the same extent as other persons. Attention is called to the provisions of Priorities Regulation 16 with respect to the statement of manpower requirements which must be submitted with the appeal.

(p) 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 assistance.

(q) Communications to War Production Board. All communications concerning this order shall, unless otherwise directed, be addressed to the War Pro-Board, Chemicals Bureau, duction Washington 25, D. C., Ref: M-384.

Issued this 2d day of August 1945.

WAR PRODUCTION BOARD. By J. JOSEPH WHELAN, Recording Secretary.

[F. R. Doc 45-14221; Filed, Aug. 2, 1945; 11:28 a. m.]

Chapter XI-Office of Price Administration

PART 1418—TERRITORIES AND POSSESSIONS [RMPR 373,1 Amdt. 14]

GARBAGE AND SWILL IN HAWAII

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

Section 65 (a) is amended to read as

(a) The maximum price for the sale of garbage and swill throughout the Territory of Hawaii shall be \$2.00 per ton.

In addition, the sellers of garbage may add to this amount any cost of hauling or cartage actually incurred by such seller.

This amendment shall become effective as of July 16, 1945.

Issued this 1st day of August 1945.

JAMES G. ROGERS, Jr., Acting Administrator.

[F. R. Doc. 45-14176; Filed, Aug. 1, 1945; 4:02 p. m.]

PART 1377-WOODEN CONTAINERS [MPR 593]

USED SLACK COOPERAGE

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

CONTENTS

ARTICLE I-PROHIBITIONS AND SCOPE OF REGU-LATION

1. Prohibition against dealing in used slack cooperage at prices above the maximum. 2. Products and transactions covered by the regulation.

ARTICLE II-MAXIMUM PRICES AND TERMS OF SALE

3. Maximum prices.
4. Definitions.

What the invoice must contain.

Prohibited practices.

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7. Adjustable pricing.

8. Applications for adjustment and petitions for amendment.

9. Records.

10. Registration.

11. Labelling.

12. Licenses.

13. Enforcement.

14. Relation to other regulations.

AUTHORITY: § 1377.307 issued under 56 Stat. 23, 765; 57 Stat. 566, Pub. Law 383, 78th Cong.; Pub. Law 108, 79th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681.

ARTICLE I-PROHIBITIONS AND SCOPE OF REGULATION

Section 1. Prohibition against dealing in used slack cooperage at prices above

the maximum. Regardless of any contract or other obligation, no person may sell or deliver and no person may buy or receive used slack cooperage at prices higher than those contained in this regulation. No person shall agree, offer or attempt to do these things.

Prices less than the maximum prices established by this regulation may, of course, be charged and paid.

SEC. 2. Products and transactions covered by the regulation—(a) Products covered. This regulation under the term "used slack cooperage," covers all used slack wooden barrels or kegs.
(b) Transactions covered. This reg-

ulation covers all sales and purchases of used slack cooperage within the continental limits of the United States.

ARTICLE II-MAXIMUM FRICES AND TERMS OF SALE

SEC. 3. Maximum prices. The maximum prices for used slack cooperage are shown in the following table:

USED SLACK COOPERAGE

MAXIMUM PRICES

Barrel sizo		As they run, sales by—		Dealers sales,2 recoopered and/or reconditioned		
		mar En			Double head	
-Head diameter	Stave length	Dumper or emptier	Peddler 2	Single head	Used head supplied	New head supplied
Large, 1835" and over Medium-1736" to 18" incl. Small, 1256" to 17" incl. Kegs, under 1256"	2834" and over	Cents 30 25 20 6	Cents 55 45 35 10	Cents *95 *85 *70 *22	*\$1.00 .90 .75 .24	\$1,10 1,00 .85 .27

¹ Prices, f. o. b. conveyance.
¹ Prices include free delivery within a radius of 20 miles of the seller's place of business. For the purposes of this section loading on a freight car constitutes delivery. On deliveries to points in excess of 20 miles distant from the seller's place of business these prices are f. o. b. conveyance. Where such deliveries are made by common carrier, the actual charges paid or incurred by the seller in making delivery may be added to the f. o. b. conveyance price. However, if delivery is by truck owned or controlled by the seller, the addition may not exceed 80 percent of the common carrier truck charge for a similar delivery.

*Except that the following prices may be charged by dealers for recoopered and/or reconditioned barrels where the buyer receives physical delivery in seaport towns or cities in Maine, New Hampshire, Massachusetts, Rhode Island or Connecticut: Large barrels—single head, \$1.10, double head, used head supplied \$1.10; medium barrels, single head—90¢, small barrels, single head—75¢.

Note 1: Dumpers or emptiers may charge peddlers' prices on transactions of 350 or more barrels on which free delivery is made and barrels are unloaded by the seller at the dealer's plant. Delivery in full on such transactions shall be made within a period of 48 hours after the first delivery subject to that transaction. If delivery in full is not completed in 48 hours after the first delivery no more than the dumper's price may be charged.

Note 2: On sales by dealers to dealers out of the selling dealer's plant or warehouse prices not in excess of the indicated prices for recoopered and/or reconditioned barrels may be charged provided the price to the consumer does not exceed the maximum price established by this regulation.

On sales by a dealer to other dealers of as they run barrels on which delivery starts from a point other than his plant or warehouse, no more than the peddler's prices may be charged.

Note 3: For any barrel other than those meeting specifications listed in the

SEC. 4. Definitions-(a) Dumper or emptier. One who purchases commodities in barrels and empties the contents.

(b) "Peddler". One who obtains used barrels from emptiers for the purpose of resale and makes local delivery to purchasers or, in cases of shipment by rail, makes delivery to freight car, without storing, selecting or reconditioning them.

(c) "Dealer". One who buys and sells used slack barrels, maintains storage space and has facilities for repairing, recoopering, reconditioning and washing such barrels.

(d) "As they run". Used slack barrels which have not been selected and re-

conditioned in any way. (e) "Recoopered and/or reconditioned". Barrels repaired to such condition that they can without further servicing be used for the packaging and shipment by rail or otherwise, of the purchaser's commodities; broken staves replaced or reinforced; cleaned or washed; protruding nails, except those necessary to hold head hoop in place, removed; with complete set of hoops, and with extra hoops or head liners supplied, if required by purchaser.

(f) "Single-head barrels". Barrels which have one sound head in place.

(g) "Double-head barrels". Barrels with two heads, one of which must be sound and the other either sound or re-

inforced. One head may be dropped.

(h) "Used head". A head which has been a part of a barrel which was used for storing, packaging or shipping of commodities.

(i) "New head". A head which has been purchased new and has never been used in a barrel.

¹¹⁰ F.R. 6646, 7407, 7794, 7799, 8020, 8069, 8371, 8979.

SEC. 5. What the invoice must contain. All invoices must contain a sufficiently complete description of the items sold to show whether or not the price is proper. They must also show the name and address of the seller, the name and address of the purchaser, the origin and destination of the shipment, the quantity and price and any items, including delivery charges, affecting the price.

SEC. 6. Prohibited practices. Any practice which is a device to get the effect of a higher-than-ceiling price without actually raising the dollars-and-cents price is as much a violation of this regulation as an outright over-ceiling price. This applies to devices making use of commissions, services, transportation arrangements, premiums, special privileges, tying-agreements, trade understandings, and the like.

ARTICLE III-MISCELLANEOUS

SEC. 7. Adjustable pricing. Any person may agree to sell at a price which can be increased up to the maximum price in effect at the time of delivery; but no person may, unless authorized by the Office of Price Administration, deliver or agree to deliver at prices to be adjusted upward in accordance with action taken by the Office of Price Administration after delivery. Such authorization may be given when a request for a change in the applicable maximum price is pending, but only if the authorization is necessary to promote distribution or production and if it will not interfere with the purposes of the Emergency Price Control Act of 1942, as amended. The authorization may be given by the Administrator or by any official of the Office of Price Administration to whom the authority to grant such authorization has been delegated. The authorization will be given by order, except that it may be given by letter or telegram when the contemplated revision will be the granting of an individual application for adjustment.

SEC. 8. Applications for adjustment and petitions for amendment-(a) Government contracts. See Procedural Regulation No. 61 for adjustments on certain government contracts and subcontracts.

(b) Petitions for amendment. person seeking an amendment of any provision of this regulation may file a petition for amendment in accordance with the provisions of Revised Procedural Regulation No. 1,2 issued by the Office of Price Administration.

SEC. 9. Records. Sellers must maintain records of all transactions in used slack cooperage showing the name and address of the seller, name and address of the purchaser, quantity sold, price, description of the barrels or kegs sold as to condition (as they run, recoopered and/or reconditioned), size, number of heads (new or used), origin and destination of shipment, manner of delivery and delivery charges.

Purchasers should maintain records showing name and address of seller,

quantity, description of barrels or kegs and the price.

All records must be kept for a period of two years or for the duration of the Emergency Price Control Act of 1942, as amended, whichever period is shorter.

SEC. 10. Registration. On and after 30 days after the issuance of this regulation the dealers prices may be charged only by those dealers who have received from the appropriate regional office, or duly authorized district office, of the Office of Price Administration a certificate of registration as a dealer in used slack

All persons desiring to sell at dealers' prices must register their qualifications with the Regional Office, or duly authorized District Office, of the Office of Price Administration having jurisdiction over the area in which their places of business are located within 30 days after the issuance of this regulation, or upon entering business as a dealer, and receive a certificate of registration. Certificates of registration from the Regional Administrator or his designee will be granted by letter to persons who can show that they qualify as dealers under section 4 and whose applications contain (a) the number of reconditioned slack barrels sold during the first six months of 1945 and the dollar value of such sales, (b) the names of at least four of their customers for reconditioned slack barrels, and (c) a complete description of their facilities for repairing, recoopering, reconditioning, and washing used slack barrels.

Sellers entering business as used slack barrel dealers for the first time need only describe their facilities as outlined

in (c) above.

The Regional Administrator or duly authorized District Director may deny applications of those who fail to qualify.

SEC. 11. Labelling. On and after 45 days after the issuance of this regulation, no used slack barrel may be sold at the dealer's price unless it has been marked with a gum label or rubber stamp, indicating that it is a recoopered and/or reconditional barrel, the dealer's name, address and Office of Price Administration registration number.

Sec. 12. Licenses. The provisions of Licensing Order No. 1,3 licensing all persons who make sales under price control. are applicable to all sellers subject to this regulation. A seller's license may be suspended for violations of the license or of one or more maximum price regulations. A person whose license is suspended, may not, during the period of suspension, make any sale for which his license has been suspended.

Sec. 13. Enforcement. Persons violating any provisions of this regulation are subject to the criminal penalties, civil enforcement actions, and suits for treble damages provided by the Emergency Price Control Act of 1942, as amended.

SEC. 14. Relation to other regulations-(a) General Maximum Price Regulation. Any sale or delivery covered by this Maximum Price Regulation 593 is not

subject to the General Maximum Price Regulation.

(b) Second Revised Maximum Export Price Regulation. The maximum prices for export sales of used slack cooperage are governed by the Second Revised Maximum Export Price Regulation.

The effective date of this regulation shall be August 7, 1945.

Note: All reporting and record keeping requirements of this regulation have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of

Issued this 2d day of August 1945.

JAMES F. BROWNLER Acting Administrator.

[F. R. Doc. 45-14226; Filed, Aug. 2, 1945; 11:31 a. m.

PART 1499—COMMODITIES AND SERVICES [SR 14H, Amdt. 3]

TRANSPORTATION OF PAVING AND ASPHALT MATERIALS AND SUPPLIES FOR DETROIT.

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

Section 7 of Supplementary Regulation No. 14-H is amended to read as follows:

SEC. 7. Transportation of paving and asphalt materials and supplies, etc., for the City of Detroit. (a) Persons furnishing services as carriers other than common carriers by motor vehicle for the Department of Public Works in Detroit, Michigan, may sell and deliver such carrier services at prices not to exceed the following maximum rates:

Transportation of material and equipment for paving, sewer and sidewalk repair work.

	PE	T nour
1½-ton	trucks	\$1.90
31/2-ton	trucks	2.35
5 ton tru	icks	2.75

This amendment shall become effective August 7, 1945.

Issued this 2d day of August 1945.

JAMES F. BROWNLEE. Acting Administrator.

[F. R. Doc. 45-14227; Filed, Aug. 2, 1945; 11:30 a. m.]

PART 1499—COMMODITIES AND SERVICES [SR 14H, Amdt. 4]

TRANSPORTATION OF MILK BY MOTOR VEHICLE IN COLORADO

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

Section 13 is added to read as follows:

Sec. 13. Transportation of milk by motor vehicle in Colorado. The maxi-

¹⁹ F.R. 1385, 5169, 6106, 8150, 10193. -

¹¹⁰ F.R. 1205, 2834 8 F.R. 4132, 5987, 7662, 9998, 15193; 9 F.R. 1036, 5435.

¹ 7 F.R. 5087, 5664; 8 F.R. 6173, 6174, 12024. ⁹ 7 F.R. 8961; 8 F.R. 3313, 3533, 6173, 11806; 9 F.R. 1594, 3075.

No. 154-2

mum rates for the transportation of milk between points within the State of Colorado by private motor carriers are the rates and charges set forth in an order issued by The Public Utilities Commission of the State of Colorado on June 28, 1945 in Case No. 1585, Decision No. 24643, effective July 15, 1945, or the maximum rates established by the General Maximum Price Regulation or any supplementary regulation or order issued by the Office of Price Administration, whichever rates are higher.

This amendment shall become effective as of July 16, 1945.

Issued this 2d day of August 1945.

JAMES F. BROWNLEE, Acting Administrator.

[F. R. Doc. 45-14228; Filed, Aug. 2, 1945; 11:30 a. m.]

PART 1418-TERRITORIES AND POSSESSIONS [RMPR 373,1 Amdt. 13]

GROCERY ITEMS IN HAWAII

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

Revised Maximum Price Regulation 373 is amended in the following respects:

- 1. Section 39 (c) (3) (iii) is amended to read as follows:
- (iii) "Net cost" in Zones 2 and 3 on the Island of Maui shall be determined in the manner set forth in subparagraph (2) above, except that no transportation costs to Zones 2 and 3 from any point within the Island of Maui shall be included, whether incurred by you or by your supplier.
- 2. Section 39 (d) (2) is amended to read as follows:
- (2) Prepare and keep a "Price Book" and enter therein, in the case of items for which you must compute your ceiling prices under Table B (not the items for which dollars-and-cents ceiling prices are specified), the following information with respect to each such item:
 - (i) The date of your supplier's invoice,
 - (ii) The name of your supplier,
 - (iii) Your "net cost"
- (iv) The number of retail units in the customary wholesale unit (e. g., 48 cans to a case).
 - (v) The division factor used, and
- (vi) The resulting ceiling price per case (or other wholesale unit) and the ceiling price per retail unit.

In addition, multiple outlet retail stores must enter in the "Price Book" the quantity purchased in case their ceiling price for a particular item is computed on weighted average net cost

You may, with the prior approval of the Office of Price Administration, omit the entries in your "Price Book" required by items (i) and (ii) listed above. Such approval will be granted if you can demonstrate to the satisfaction of the Office of Price Administration that your invoice filing system is such that the invoice supporting any entry in your

"Price Book" can be readily produced for examination by any Office of Price Administration representative.

You must show your records and your "Price Book" to any Office of Price Administration representative on request.

- 3. Table A of section 89 is amended to read as follows:
- TABLE A-DOLLARS-AND-CENTS MAXIMUM PRICES FOR CERTAIN GROCERY ITEMS IN THE TERRI-TORY OF HAWAII
- (a) This Table A applies to all retailers of grocery items covered by this section located in the Territory of Hawaii. If the item being priced is not listed in this Tablé A, then the retailer shall compute his maximum prices in accordance with the provisions set forth in Table B of this section.

 (b) "Commodity Classification Number".

as used in this table, means the number assigned to the particular subdivision contained in paragraph (f) of this section, in which the grocery items listed are classified and defined.

(c) The following maximum prices are established for sales by retailers in the Territory of Hawall. To these prices may be added the transportation differentials of 2% in Zone 2 and 3% in Zone 3 set forth in paragraph (e) of this section.

NOTE: Unless otherwise specified in the following table, the prices listed shall apply throughout the Territory of Hawaii.

No. Grocery item	Ceiling
1. Baby foods:	price
Cerevim, 16 oz. pkg	\$0.39
Cerevim, 8 oz. pkg	23
Heinz Baby Food, strained: Applesauce, 4½ oz. can	
Applesauce, 41/2 oz. can	10
*Apricot and Prune Pudding, 4	1/2
oz. can	
*Orange Pudding, 41/2 oz. can_	
*All others not specified above, 4	1/2
oz. can	09
Libby Baby Foods:	
*Mixed Fruit, 41/2 oz. can	.10
All others not specified above, 4	1/2
oz can	
Pabena, 8 oz. pkg	22
Pablum, 18 oz. pkg	44
Pablum, 8 oz. pkg	22
Stokeley Baby Foods:	
Applesauce, 4½ oz. can	09
Fruits, all, 41/2 oz, can	09
Fruits, all, 4½ oz. can Prunes, 4½ oz. can	07
Liver Soup, 41/2 oz. can	07
Beets, 41/2 oz. can	
Carrots, 41/2 oz. can	
Green Beans, 41/2 oz. can	
Peas, 41/2 oz. can	
*Vegetable Soup, 41/2 oz. can	
*Taro Lactin, 12 oz. can	86
3. Beverage bases and concentrates:	
Cocomalt, 1 lb. gl	. 60
*Cocomalt, 12 oz. gl	45
Cocomalt, 1/2 lb. gl	
G. Washington Instant Coffee, 1	
oz. gl	.49
Kool-Aid, assorted, pkg	05
Malted Milk:	
Horlick, plain or chocolate, 1 1	b.
gl	
Horlick, plain or chocolate, 1/4 1	b.
Horlick, plain or chocolate, ½ l	38
Carnation, plain or chocolate, 1 l	b48
Thompson's Chocolate, 16 oz. gl.	.43
Wom, 1 lb. gl	39
Malted Milk Tablets:	
*Horlick, large bottle	43
*Horlick, medium bottle	23
*Horlick, small bottle	
*Ovaltine, plain or chocolate, 14 o	
gl	
*Ovaltine, plain or chocolate, 6	107
gl	46
Postum, Instant, 8 oz.	
Postum, Instant, 4 oz	
*Indicates price changes and ne	w items

not previously listed.

1945	
No. Grocery item	Ceiling price
 Bakers' supplies: Arm and Hammer Baking Soda, 1 lb_ Arm and Hammer Baking Soda, ½ lb_ 	06
Calumet Baking Powder, 1 lb *Calumet Baking Powder, ½ lb	.22
K. C. Baking Powder, 25 oz K. C. Baking Powder, 10 oz	.11
Royal Baking Powder, 12 oz	- 55
Royal Baking Powder, 6 oz Fleishmann's Yeast, ¾ oz. cake	. 28
5. Cereals:	.05
I. Prepared, ready to eat breakfast cereals	
All Bran, Kellogg, 16 oz.	
All Bran, Kellogg, 10 oz Bran Flakes, Kellogg, 8 oz	.14
Bran Flakes, Post, 8 oz	. 14
Corn Flakes, Alber's, 6 oz	. 09
Corn Flakes, Kellogg, 6 oz* Kix, Gold Medal, 7 oz	.10
*Krumbles, Kellogg, 9 oz	.16
Pep. Kellogg, 8 oz.	.15
*Rice Krispies, Kellogg, 5½ oz *Toasties, Post, 11 oz	.17
*Toasties, Post, 11 oz Toasties, Post, 6 oz	. 09
*Wheaties, Gold Medal, 8 oz	. 16
*Rolled Oats, Alber's Quick, w/Prem.,	
40 oz	.47
*Rolled Oats, Alber's Quick, 48 oz Rolled Oats, Alber's Quick, 20 oz	
*Rolled Oats, Alber's Oldfashioned,	
Rolled Oats, Alber's Oldfashioned,	A PARTY OF
*Wheat Flakes, Alber's Carnation, 40 oz	.38
*Wheat Flakes, Alber's Carnation,	
Wheat Hearts, Sperry, 28 oz	. 28
Wheat Hearts, Sperry, 14 oz	
Baker's Breakfast Cocoa, ½ lb Baker's Premium Unswt. Chocolate,	. 13
½ 1b	. 20
Ghirardelli Ground Chocolate, 1 lb Hershey Cocoa, ½ lb	
7. Condiments and sauces:	
I. Catsup, mustard, soya sauce, too sauce, and vinegar	nato
Catsup: *CHB, 14 oz	. 20
Del Monte, 14 oz	. 20
*Del Monte, 8 oz	.14
Exquisite, 14 oz Heinz Ketchup, 14 oz	. 25
Helmet Ketchup, 14 oz*Libby, 14 oz	.18
*S. & W., 14 oz *Snider's, 14 oz	
*Snider's, 14 oz	. 24
Stokeley, 14 oz Yolo, 14 oz	. 18
Mustard, Prepared: *Best Foods Horseradish Mustard,	
9 oz	. 09
French's, 9 oz Gulden's, 8½ oz Gulden's, 8½ oz	
Heinz yellow or brown, 6 oz	. 11
Libby, 9 oz*Schilling's Mustard Sauce, 6 oz_	. 13
Sova Sauce:	
Diamond, 1 gal	2.63

Hawaii, Maui, Kauai_____

2 38

2.47

2.06

2, 15

1.78

1.87

.40

Fuji, 1 gal...... Hawaii, Maui, Kauai....

Fukushima, 1 gal_____

Hawaii, Maui, Kauai_____

Hawaii, Maui, Kauai_____

Hawaii, Maui, Kauai...---

Hawaii, Maui, Kauai ___

Hawaii, Maui, Kauai.....

Kikkoki, 1 gal__

King, 1 gal.___

King, 22 oz ...

King, 11 oz ...

¹¹⁰ F.R. 6646, 7407, 7794, 7799, 8020, 8069, 8371.

No. Grocery item	Ceiling	No. Grocery item Co	eiling	No. Grocery item C	eiling
7. Condiments and sauces—Con.	price	10. Crackers, cookies and specified		17. Fruits and berries, canned:	price
Tomato Sauce (not Hot Sauce):	\$0.09	cakes—Continued. Crackers, Home Run, Diamond, and	,	Applesauce: *Bowman's, Fancy, No. 2 can	80.19
*All-Good, Fancy, 7½-8 oz	06	Love's—Continued.		*Libby, No. 303 gl	. 25
*Nation's Pride, 7½-8 oz		Oyster, Soda, Salty Wafers, Cream	60.00	*Libby, No. 2 can	. 28
8 oz		and Saloon Pilots, 16 oz Hawaii, Maui, Kauai	.23	*Snider's, No. 2 can *V. B., No. 2 can	.21
Vinegar:		Oyster, Soda, Salty Wafers, Cream		Apricots:	-
CHB, Cider, qt		and Saloon Pilots, 12 oz	.16	*Dainty Mix, Whole Peeled, No. 21/2	91
CHB, White, qt		Oyster, Soda, Salty Wafers, Cream	.10	*Libby, Whole Peeled, No. 2½ gl	.31
CHB, White, pt	11	and Saloon Pilots, 81/2 oz	.11	*Libby, Whole Unpeeled, No. 21/2	
Heinz, Cider, qt Heinz, White, qt		Hawaii, Maui, Kauai	.12	Charries	.33
*Heinz, Cider, pt		Hawaii, Maui, Kauai	. 27	*Del Monte, Dark Sweet, No. 303	
Heinz, White, pt		Animal, 6 oz	. 15	gl	.34
Lady's Choice, qt Lady's Choice, white, distilled pt		Hawaii, Maui, Kauai	1.12	*Del Monte, Light Sweet, No. 303	99
II. Other condiments and sauce		Hawaii, Maui, Kauai	1.21	*Libby, Royal Anne, No. 2½ gl	.33
		Cream, Jersey and Royal, 2½ lbs_ Hawaii, Maui, Kauai	. 56	*Libby, Royal Anne, No. 21/2 can	.45
A-1 Sauce, 6 oz Bouquet, Kitchen, 4 oz		Graham Crackers, 6 lbs	1.35	*S. & W., Royal Anne, No. 2½ can_ Figs:	. 56
*Del Monte Chili Sauce, 12 oz		Hawaii, Maui, Kauai	1.45	*Libby, Kadota, No. 21/2 gl	.40
Durkee Famous Dressing Meat Sau-		Graham Crackers, 5 lbs Hawaii, Maui, Kauai	1.12	*Libby, Kadota, No. 21/2 can	.37
Heinz Beefsteak Sauce, 8 oz		Graham Crackers, 31/4 lbs	. 74	*S. & W., Delphia, No. 2½ can	. 46
*Heinz Chili Sauce, 12 oz	THE COURT	Hawaii, Maui, Kauai	.79	Fruit cocktail: *Dainty Mix, No. 2½ can	.37
Heinz Horseradish, 21/2 oz. gl	23	Graham Crackers, 1 lb Hawaii, Maui, Kauai	.23	*Dainty Mix, No. 1 can	. 22
Heinz India Relish, 7½ oz.		Graham Crackers, 12 oz	. 19	*Del Monte, No. 2½ gl	.39
Heinz Worcestershire Sauce, 6 oz *Kern's Chili Sauce, 12 oz	40.00	Hawaii, Maui, Kauai	.20	*Del Monte, No. 1 can	. 20
Lea & Perrins Worcestershire Sau		Graham Crackers, 7½ oz Hawaii, Maui, Kauai	.10	Exquisite, No. 21/2 can	.36
10 oz		*Crackers, Ritz, 16 oz pkg	. 28	*Libby, No. 2½ gl	.22
Lea & Perrins Worcestershire Sau	100000000000000000000000000000000000000	Hawaii, Maui, Kauai 11. Dessert powders:	. 20	*Libby, No. 2½ can	.36
*Libby Chili Sauce, 12 oz	222	Jello, all flavors, 3 oz	.08	*S. & W., No. 21/2 can	.44
McIlhenny's Tabasco Sauce, 2 oz	42	Knox Gelatine, carton of 41/4-oz.	00	Stokeley, No. 2½ can	.36
*Riviera Spaghetti Sauce, 10½ oz		*Minute Gelatin, 1 oz	. 23	*Stokeley, No. 1 can Peaches, Halves, all brands, No. 2½	. 22
*Snider's Chill Sauce, 11 oz *Snider's Cocktail Sauce, 11½ oz		Royal, all flavors, 31/4 oz	.08	can	.30
Trappey's Tabasco Peppers, red		12. Dessert preparations:	10	Molokai	. 29
green, 3 oz		Hershey Chocolate Syrup, 16 oz. tin_ 13. Flour, family:	.12	Peaches, Sliced, all brands, No. 21/2	90
*Trappey's Torrido Peppers, 12 oz. g *Zucca Spaghetti Sauce, w/mush		Flour, family, 4.9 or 5 lbs.:		Molokai	.30
rooms, 10 oz		Zone 1 on Islands of Oahu, Hawaii, Maui, Kauai	. 33	Pears:	
9. Corn starch:		All Other Areas on Islands of	.00	*Del Monte, Sliced, No. 303 gl	. 25
Kingsford, 1 lb		Oahu, Hawaii, Maui, Kauai	. 32	*Del Monte, Halves, No. 2½ can- *Libby, No. 2½ gl	. 37
Staley's, 1 lb	10	Zone 1 on Island of Molokai All Other Areas on Island of Mo-	.32	*S. & W., No. 2½ can	.46
cakes:		lokai	. 31	V. B., No. 21/2 can	.32
Cookies, Diamond, var. types, No. 1		Flour, family, 49 or 50 lbs.:	.31	Pineapples: Libby, Del Monte and Dole, Sliced	
cel. pkg Hawaii, Maui, Kauai		Zone 1 on Islands of Oahu, Hawaii,		No. 2½ can	. 24
Cookies, Diamond, var. types, No. 2	20	Maui, Kauai	2.80	Kauai and Hawaii	. 25
cel. pkg Hawaii, Maui, Kauai	.20	All Other Areas on Islands of Oahu, Hawaii, Maui, Kauai	2, 70	Libby, Del Monte & Dole, Sliced,	. 20
Cookies, Diamond, var. types, No. 2		Zone 1 on Island of Molokai	2.72	No. 2 can Kauai and Hawaii	
cel. pkg	25	All Other Areas on Island of Mo- lokai	2. 62	Libby, Del Monte & Dole, Crushed,	
*Cookies Lou Ellen Assorted 16 o		Lanai		No. 2 can	. 19
*Cookies, Lou Ellen Assorted, 16 o	.42	14. Flour, prepared packaged:	- 40	Kauai and Hawaii	.20
Hawaii, Maui, Kauai		Bisquick, Gold Medal, 40 oz.	.40	No. 2 can	.19
Cookies, Love's, var. types, No. 1		*Biskit Mix, Fisher's, 40 oz.	.41	Vitagold & King of Hawaii,	
Hawaii, Maui, Kauai		Buckwheat Flour, Aunt Jemima, 20	.22	Crushed, No. 2 can Plums:	. 18
Cookies, Love's, var. types, No. :		Oz. Buckwheat Flour, Alber's, 20 oz	.19	Del Monte De Luxe, No. 21/2 gl	. 28
cel. pkg Hawaii, Maui, Kauai		*Cornmeal, Alber's White or Yellow,		*Del Monte De Luxe, No. 2½ can	, 23
Cookies, Love's, var. types, No.		Cornmed Sparry's White or Vallow	. 14	*Del Monte De Luxe, No. 303 gl	. 18
cel. pkg		Cornmeal, Sperry's White or Yellow, 16 oz.	.12	*Libby De Luxe, No. 2½ gl *Libby De Luxe, No. 2½ can	. 29
*Cookies, Mrs. Bentzen's De Lu		Flapjack Flour, Alber's, 20 oz.	. 15	*Prunes, Prepared, Del Monte, No.	. 20
Danish, 14 oz. pkg	100.000	Pancake and Waffle Flour, Aunt	. 25	2½ gl	.32
Hawaii, Maui, Kauai		Jemima, 20 oz.	.17	18. Fruits, dried:	07
Crackers, Home Run, Diamond, an Love's:	ıu	Pancake and Waffle Flour, Sperry, 28	-	Prunes, 30/40, per lb Molokai	. 27
Oyster, Soda, Salty Wafers, Crea	m	Pancake and Waffle Flour, Sperry, 14	. 25	Prunes, 40/50, per 1b	. 26
and Saloon Pilots, 5 lbs		OZ	.14	Molokai	. 25
Hawaii, Maui, Kauai Oyster, Soda, Salty Wafers, Crea		Waffle Mix, Cinch, 16 oz.	.30	Prunes, 50/60 and 60/70, per lb Molokai	. 25
and Saloon Pilots, 4 lbs	80	15. Flour, prepared packaged cake: Cinch, Golden Cake Flour, 17 oz	. 35	Raisins, 15 oz. box	.20
Hawaii, Maui, Kauai		Cinch, Corn Bread Mix, 16 oz	. 23	*Raisins, 1½ oz. box	. 05
Oyster, Soda, Salty Wafers, Crea and Saloon Pilots, 2 lbs		Cinch Deviled Fudge Mix, 16 oz.	.35	19. Juices, canned: Apple Cider:	
Hawaii, Maui, Kauai		Duff's Gingerbread Mix, 14 oz Duff's Hot Muffin Mix, 14 oz	.32	*Martinelli, 1 gal	1.15
*Indicates price changes and ne	w items	Gold Medal, Softasilk Flour, 44 oz	.34	Martinelli, ½ gal	. 63
not previously listed.		*Swansdown Flour, 44 oz.	. 39	*Martinelli, 1 qt	. 33

-	Cattle	No. Grosswitten Col	ling	No. Grandon Ham Calling
No. Grocery item 19. Juices, canned—Continued.	Ceiling	No. Grocery item Cet 20. Mayonnaise, salad dressings, and p	rice	No. Grocery item Ceiling 22. Meats, canned—Continued. price
Apple Juice:	No.	sandwich spreads—Continued.		Tongue Spread, Libby, No. ¼ tin \$0.13
Hartmann, 12 oz	40.00	Salad dressings—Continued.		*Veal Loaf, Libby, 7 oz21
*Martinelli, 1 qt		Kraft Miracle Whip Salad Dressing,	0.92	Vienna Sausage, Libby, No. ½ tin14 Vienna Sausage, Star, No. ½ tin15
*S. & W., 12 OZ		Kraft Miracle Whip Salad Dressing,	0.04	Vienna Sausage, Cudahy, No. ½ tin17
*Apricot Juice, Libby, 12 oz		8 oz	.19	23. Milk products:
Grape juice:		Kraft Miracle Whip French Dress-	1	Avoset, Whipping Cream, 1/2 pt37
*Church's, 16 oz	W 40	ing, 8 oz	.19	Avoset Light Cream, ½ pt27
*Welch, 1 qt		Best Foods Relish Spread, 16 oz	. 35	Eagle Condensed Milk, 14 oz. can
Welch, 1 ptGrapefruit juice:	31	Best Foods Relish Spread, 8 oz	.20	Evaporated Milk, all brands, 48/14½ oz. can 5.90
*Adams, unswt., 46 oz. can	41	*Diplomat Rarebit Cheese Spread,	1	oz. can 5.90 Molokai 5.72
Exquisite, all types, No. 2 can		10½ oz	.51	Evaporated Milk, all brands, 2/141/2
Florida Gold, unswt., 46 oz. can		Kraft cheese spreads:		oz. can25
Florida Gold, unswt., 18 oz. can.			1.13	Molokai
Floriland, No. 2 can		*American, ½ lb *Velveeta, 2 lb	. 29	Evaporated Milk, all brands, 1/141/2
*Silver Nip, swt., 46 oz. can *Silver Nip, unswt., 46 oz. can		*Velveeta, ½ lb	. 26	oz. can
Silver Nip, all types, No. 2 can		Kraft cream spreads:		*Evaporated Milk, all brands, 48/6
Stokeley, all types, No. 2 can		Old English and Roka, 5 oz	.24	oz. can 2. 84
*Loganberry juice, Libby, 12 oz. can		*Olive Pimento, Pimento, Relish,	-	Molokai 2. 78
Orange juice:	0.0	Pineapple, 5 oz	. 23	*Evaporated Milk, all brands, 2/6 oz.
*Florida Gold, unswt., No. 2 can.		*Pimento American and Ameri- can, 5 oz	. 22	can
*Libby, No. 2 can		*Limburger, 5 oz	. 20	*Evaporated Milk, all brands, 1/6 oz.
*Sunfilled, unswt., No. 2 can		Kraft Miracle Whip Sandwich		can
Sunshine, No. 2 can	20	Spread, 16 oz	. 33	Molokai
Orange and Grapefruit juice blende	d:	Kraft Miracle Whip Sandwich		*Klim Powdered Milk, 1 lb. can ,80
*Florida Gold, unswt., No. 2 can.		Spread, 8 oz.	. 19	24. Nuts:
*Peach Nectar, Heart's Delight, 12 o	4.0	Pabstette Cream Spreads, 6½ oz Pabst, Blue Label, Olive Pimento,	. 22	*Aristocrat Shelled Walnuts, 31/4 oz.
*Pear Nectar, Heart's Delight, 12 o		5 OZ	.19	*Honokaa Salted Macadamia Nuts,
can		Pabst, Blue Label, Relish Spred,		1½ oz25
Pineapple juice:		5 OZ	. 19	*Honokaa Salted Macadamia Nuts,
*Del Monte, Dole & Libby, 46 o	Z.	Pabst, Blue Label, Pimento Spred,	10	7 oz 1.08
can		5 OZ Shel American Spred	.19	*Honokaa Salted Macadamia Nuts,
Kauai and Hawaii		Pabst, Blue Label, American Spred, 5 oz	. 22	12 oz 1.81
Del Monte, Dole & Libby, No.	-	Pabst, Blue Label, American Pi-		Planters' Peanuts, 5 oz17
Kauai and Hawaii		mento Spred, 5 oz	.22	West Star Almonds, 4 oz. pkg50 West Star Mixed Nuts, 4 oz. pkg35
Vitagold & King of Hawaii, 46 o		21. Chicken, turkey, and other poultry		25. Olives:
can	.30	preparations:		*La Mirada Super Colossal Ripe, 15
Vitagold & King of Hawaii, No.		*Diplomat Chicken a la King, 10½	70	oz 1.09
can	13	Lynden Egg Noodles and Chicken, 16	.72	*Libby Chopped Ripe, 4½ oz15
Sauerkraut juice:	15	OZ. gl	.36	Libby Jumbo Ripe, No. 303 gl41
*Libby, 17 oz. can *Libby, 12 oz. can		Lynden Egg Noodles and Turkey, 16		26. Paper products:
Tomato juice:		oz, gl	.36	Embassy Toilet Tissue, roll08
*All Good, 46 oz. can	27	Lynden Twistee Noodle Dinner, 16		Gem Toilet Tissue, roll08
*All Good, Fancy, No. 2 can		*Lynden Ravioli with Chicken, 16 oz.	.17	2/.15
*Chevy Chase, Fancy, No. 2 can_		gl	.24	Scott Toilet Tissue, roll 13
*CHB, 18 oz., can		Lynden Boned Chicken, 31/2 oz. gl	. 54	2/.25
*Del Monte, 47 oz. can *Del Monte, No. 2 can		Lynden Sliced Chicken, 51/2 oz. gl	. 83	Waldorf Toilet Tissue, roll09 2/.17
*Exquisite, 46 oz. can		Lynden Minced Chicken, 4 oz. gl	. 45	Wax Paper, Waxtex, 125 ft21
*Exquisite, No. 2 can		Lynden Diced Chicken, 4 oz. gl	.51	Wax Paper, Waxtex, 125 ft27
*Libby, 47 oz. can		Lynden Boned Turkey, 8 oz. gl Lynden Chunk Turkey, 16 oz. tin	1.02	Wax Paper, Waxtex, 40 ft11
*Libby, No. 2 can		Lynden Chunk Chicken, 5½ oz. gl.	. 83	Kitchen Towels, Milady, roll16
*Nation's Pride, Fancy, No. 2 car		Lynden Chicken a la King, 16 oz. gl.	.49	Kauai, Hawaii, Maui18
*Nugget, Fancy, No. 2 can *S. & W., No. 2 can		*R. & R. Boned Chicken, 12 oz	2.03	Paper Napkins, Palm Tea, pkg. of 50
*S. & W., No. 1 can		R. & R. Boned Chicker, 41/2 oz	. 80	Kauai, Hawaii, Maui
*Stokeley, 46 oz. can	27	*Riviera Chicken Ravioli, 16 oz. gl	.21	Eagle Brand, Plain Noodle (Udon),
*Stokeley, No. 2 can		*Stidd's Chicken Tamales 22. Meats, canned:	.32	12 oz
*Swift's, 47 oz. can		Chile con carne IXL, 151/4 oz. gl	.50	Kauai, Hawaii, Maui
*Swift's, No. 2 can Vegetable juice:	13	Corned Beef Hash, Libby, No. 2 can_	.28	Eagle Brand, China Saimin Noodle &
Here's Health, No. 1 can	14	Devilled Ham, Libby No. ¼ tin	.19	Hibiscus Saimin Noodle, 14 oz
V-8, 46 oz. can		Devilled Ham, Cudahy, No. ¼ tin	.19	Eagle Brand, Fancy Noodles
V-8, No. 2 can		Devilled Ham, Underwood, No. 1/4	- 00	(Somen), 14 oz
*Vivato, 12 oz. gl	17	Devilled or Potted Meat, all brands,	. 22	Kauai, Hawaii, Maui16
20. Mayonnaise, salad dressings, ar	nd	No. ½ tin	.12	Eagle Brand, Round Noodle (Maru-
sandwich spreads:		*Devilled or Potted Meat, all brands,		ba), straight cut, 10 oz13
Mayonnaise:	95	No. ¼ tin	.07	Kauai, Hawaii, Maui
Best Foods, 8 oz.		Ham Spread, Libby, No. 1/4 tin	. 19	Eagle Brand, Round Noodle (Maru- ba), fancy curled, 8 oz. cel. pkg15
Durkee, 1 pt		Lunch Tongue, Star, No. 1 tin	. 51	Kauai, Hawaii, Maui16
Durkee, 8 oz		Lunch Tongue, Libby, No. ½ tin	.27	Eagle Brand, Saimin & Chow Fun,
Kraft, 16 oz	88	Lunch Tongue, Cudahy, No. ½ tin Pork Feet Cutlets, Star, 9 oz	. 26	8 oz15
Kraft, 8 oz	22	Pork Sausage, Hy-Grade Bulk, 24 oz.	De la la	Kauai, Hawaii, Maui
Salad dressings:	107	tin	.70	Eagle Brand, Macaroni, Spaghetti,
Best Foods French Dressing, 8 oz Durkee Salad Aid, 16 oz		Pork Link Sausage, Hygrade, 2 lbs	1.22	Ditalini and Shells, 8 oz 10 Kauai, Hawaii, Maui 11
Kraft French Dressing, 8 oz		Pork Link Sausage, Cudahy, 8 oz	.37	
AND THE RESIDENCE OF THE PARTY	and the second	Sheep Tongue, Star, No. 1 tin Sheep Tongue, Star, No. ½ tin	.39	Fontana Egg Noodles, 4 oz 11 2/.21
*Indicates price changes and ne not previously listed.	H TOCILIS	Tamales, Star, 10½ oz	.21	Fontana, other paste products, 8 oz10
			1	

No. Grocery item Ceiling 27. Paste products—Continued. price	No. Grocery item Ceilin 31. Preserves, jams, jellies, and peanut pric	
Gold Medal, elbow, cut and salad macaroni, 1 lb\$0.18	butters—Continued. *Dude Ranch, Boysenberry Jam,	100 lbs \$8.77 \$8.57 *\$8.51 *\$8.31 \$*8.40
2/.35 Gold Medal Macaroni and Spaghetti,	2 lbs\$0.5 King Kelly Orange Marmalade, 1 lb	7 25 lbs 2. 24 2. 19 2. 17 *2. 12 *2. 14
1 lb	*Libby Apple Butter, No. 3032 *Libby Plum Preserves, No. 3033	6 115
Gold Medal Shells, 1 lb	Mary Ellen Grape Jam, 2 lbs	1 No. Grocery item Ceiling
2/.59	*S. & W. Apricot Jam, 16 oz8	0 Arden Shaker, 2 lbs \$0.08
Gold Medal Egg Noodles, 8 oz	Tru-Hawaiian Guava Jelly, 20 oz3 Tru-Hawaiian Youngberry Jelly, 9	Leslie Shaker, 2 lbs
Kraft's Italian Dinner, 7½ oz12 Royal Egg Noodles, 6 oz10	Tru-Hawaiian Boysenberry Jelly,	Morton, plain and lodized shaker,
Royal, other paste products, 8 oz10 Van Camp's Tenderoni, 6 oz11	9 oz	Snowflake Shaker, 2 lbs
Paste products, all brands, in bulk: Semolina macaroni, spaghetti and	Jelly, 9 oz	34. Seafood, canned:
all semolina paste products, all brands in bulk, lb	Valamont Raspberry Preserves, 2 lbs 7	*Clams, Sea Breeze, Minced, No. 1/2
Flour macaroni, spaghetti, and all flour paste products, all brands	Valamont Raspberry Preserves, 1 lb3 Valamont Blackberry Preserves, 2 lbs7	Crabmeat, Tokeland, fancy, 6½ oz
in bulk, lb12 28. Pet foods and supplies:	Valamont Blackberry Preserves, 1 lb	Mackerel, Filets, Sea Ace, No. 1 tall
Dog food: Friskies, Albers, Meal or Cubed,	Valamont Cherry Preserves, 2 lbs7 Valamont Grape Preserves, 1 lb2	Oysters, American Beauty, 71/2 oz43
4½ lb	Valamont Peach Preserves, 1 lb	6 Oysters, C. C., 7½ oz
2 lb28 *Friskies, Albers, Meal or Cubed,	Welch's Grapelade, 2 lbs5	1 Oysters, Green Wave, 71/2 oz43
12 oz	Welch's Grapelade, 1 lb2 Wellman's Orange Marmalade, 2 lbs4	6 Oysters, Marinelo, 5 oz
Husky Concentrated, 8 oz	Wellman's Orange Marmalade, 1 lb2 Peanut Butter:	5 Oysters, Sea Coast, 7½ oz50 Oysters, Treasure Bay, 7½ oz50
Pard Dog Food, 8 oz	*Armour's Star, 2 lbs	Sardines, FSCC (in cottonseed oil),
Swift's Dog Meal, 25 lb. bag 2.58	Jane Goode, 32 oz	Sardines, FSCC (in tomato sauce),
Swift's Dog Meal, 5 lb. bag61 Bird supplies:	Jane Goode, 16 oz3	*Shrimp, Blue Plate, Jumbo, No. 1
*Robinson Blue Label Bird Seed,	Jane Goode, 8 oz	6 *Shrimp, Gulf Stream, No. 1 tin57
12 oz	*Skippy Creamy, 1½ lb	6 Squid, Prefet, No. 1 tall17
29. Pickles and certain fruits and vege- tables:	Smile-Boy, 24 oz	*Borene, Granulated, giant package93
CHB Sweet Whole, 24 oz	U. S. No. 1	Fels Naphtha, bar06
CHB Dill, 24 oz	Zone 1 All Other	Ivory Soap Flakes, small pkg12
CHB Sweet Mixed, 12 oz	on Is- Areas All Inds on Is- Zone 1 Other	Ivory Snow, large pkg
CHB Preserved Tiny Sweet Midgets,	of lands on Is- Areas on Is- land of l	
*Del Monte, Dill, 21 oz34 *Del Monte, Green Spiced Tomatoes,	Maui, Waii, Kai Molo-	Nu Bora Granulated, giant package
sliced, No. 2½ gl	Kauai Maui, Kauai	Oxydol, large package
*Del Monte, Sweet Pickle Chips,	100 lbs \$0.17 \$8.97 *\$8.90 *\$8.70 *\$8.	Peets Granulated, giant package
*Del Monte, Sweet Relish, 12 oz82 *Heinz, Sweet Gherkins, 10 oz33	50 lbs	Rinso, large package 29
* *Heinz, Mixed, 10 oz	10 lbs	n bupersuds, large package28
*Libby, Green Spiced Tomato Slices, No. 2½ gl		White King (W. K.) Gran., giant package
*Libby, Homemade Style Pickles, No. 2½ gl	U. S. No. 2	White King (W. K.) Gran., family 29 oz. pkg
*Stenzel, Chili Peppers, 24 oz45 *Stenzel, Italian Style Peppers, 24	100 lbs \$9.07 \$8.87 *\$8.80 *\$8.60 *\$8. 50 lbs 4.59 4.49 *4.45 *4.35 4.	White King (W. K.) Gran., large,
oz46 *Trappey's Dulcito Peppers, 12 oz29	25 lbs 2. 32 2. 27 2. 25 2. 20 *2.	White Wing (W T) Com and
30. Popcorn, potato chips, and shoe- string potatoes:	2 lbs	White King (W. K.) Laundry Soap,
*Popcorn, Popped, all brands, per oz05	U. S. No. 3 & Brown	
*Popping Corn, Georgie Porgie, 10		36. Soap, toilet: Camay, regular cake
Potato Chips, all brands, 4 oz. pkg20 Potato Chips, all brands, 3 oz. pkg15	100 lbs \$8.97 \$8.77 *88.70 *88.50 *88. 50 lbs 4.54 4.44 *4.40 *4.30 *4. 25 lbs 2.29 2.24 2.22 *2.17 *2.	ousimiere mondetee, regular cane
Potato Chips, all brands, 2 oz. pkg	10 lbs *.93 .91 *.90 .88 2 lbs *.19 *.19 *.19 *.19 *.	9 2/.11 19 Ivory large cake
*Shoestring Potatoes, Pic-Nik, 3½	11b *.10 *.10 *.10 *.10 *.	10 Ivory, medium cake03 3/.23
31. Preserves, jams, jellies, and peanut	U. S. No. 4	Ivory, guest cake
butters: Berryland assorted preserves, 2 lbs56	100 lbs \$8. 87 \$8. 67 *\$8. 60 *\$8. 40 *\$8.	Lava, small bar
*Dude Ranch, Loganberry Jam, 2	100 lbs	an Emondoy, regular case
*Indicates price changes and new items not previously listed.	11b *.09 *.09 *.09 *.09 *.	Liux, cake
are freezens, mount		0/1,23

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Ceiling

price \$0.27

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	Ceiling		Ceiling	*C. & H. Brown Sugar
36. Soap, toilet—Continued. Palmolive, large or bath cake		39. Spices and extracts—Continued. Schilling's—Continued.	price	1 16
Palmolive, regular cake	3/.35	Vanilla Extract, 2 oz.		
Peets Mechanics Soap, cake	3/.25	Pepper, Black, 8 oz. tin Pepper, Black, 2 oz. gl		C. & H. POWDERED SUGAR
Swan Soap, large cake	. 13	Pepper, Black, 2 oz. tin	07	116
Swan Soap, regular cake	3/.23	Pepper, Cayenne, 2 oz. gl Pepper, White, 2 oz. gl	13	
37. Soups, canned: Campbell's:		Pepper, White, 2 oz. tin Allspice, 2 oz. gl		No. Grocery ttem Ce 42. Syrup, molasses, and honey:
Asparagus, 10½ oz. can		Celery Salt, 3 oz. gl Chill Powder, 2 oz. gl	16	Comb Honey, 41/4" Sq 8
Chicken, 10½ oz. can	2/. 29	Cinnamon, 2 oz. gl	20	Ewa Cane Syrup, 24 oz. glOahu
Mushroom, 10½ oz. can Beef Noodle, 10½ oz. can		Cloves, 2 oz. gl Curry Powder, 2 oz. gl		Brer Rabbit Molasses, gold label, 16 oz. gl
Beef, 101/2 oz. can	18	Garlic Salt, 3 oz. gl Ginger, 2 oz. gl	. 16	Brer Rabbit Molasses, green label, 16 oz. gl
Bouillon, 10½ oz. can Chicken Gumbo, 10½ oz. can	18	Mace, 2 oz. gl	27	Karo Syrup; blue label, 24 oz. gl
Chicken Noodle, 10½ oz. can Consomme, 10½ oz. can		Mustard Powder, 2 oz. gl Nutmeg, 2 oz. gl		Karo Syrup, red label, 24 oz. gl Log Cabin Syrup, 24 oz. gl
Consomme Madrilene, 101/2 c	Z.	Onion Salt, 3 oz. gl Paprika, 2 oz. gl	16	Log Cabin Syrup, 16 oz. gl Log Cabin Syrup, 12 oz. gl
Vegetable, 10½ oz. to 11½ oz. car	116	Sage, 21/2 oz. gl	24	Staley's Golden Syrup, 24 oz
Vegetarian—Veg., 10½ oz. to 11	2/.31	Savor Salt, 3 oz. gl Tartar, Cream of, 2½ oz. gl		43. Tea: *Lipton's, Yellow Label, ½ 1b
oz. can	16	Thyme, 2 oz, tin	. 12	*Lipton's, Yellow Label, ¼ lb Maxwell House, ¼ lb
Vegetable-Beef, 10½ oz. to 11½ o	2/.31 z.	Thyme, 1½ oz. gl 40. Cleansers and certain home sup		*S. & W., 1/4 lb
Bean with Bacon, 10½ oz. can	. 18	plies: Bluing:		Schilling's, ¼ lb Tenderleaf, ¼ lb
	2/.29	Bear Brand, 32 oz		Tenderleaf, 20 tea balls Tenderleaf, 16 tea balls
Black Bean, 10½ oz. can	2/. 29	Bear Brand, 22 oz Bear Brand, 16 oz	12	Tenderleaf, 8 tea balls
Green Pea, 10½ oz. can	2/. 29	Blue, Magic or Robin, Square		44. Vegetables, canned: Asparagus:
Mock Turtle, 101/2 oz. can	15	Park, quart	24	*Del Monte, Early Garden, No. 1
Pepper Pot, 101/2 oz. can		Park, 12 oz Mrs. Stewart's, 10 oz		*Del Monte, Early Garden, No. 2
Scotch Broth, 101/2 oz. can	2/,29	Sunnyscene Liquid, 1 pt Cleansers:	18	*Rialto Mammoth Green Tip
	2/429	*Bab-O, 14 oz	. 15	White, No. 2 can Beans, green:
Tomato. 10½ oz. can Heinz:	11	Babbitt's, 13 ozBon Ami, cake		*Del Monte, Early Garden, Whole
Asparagus, 11 cz. can Bean, 11 oz. can		Bon Ami, powder, 12 oz. tin Crystal White, 13 oz		*Del Monte, Early Garden, Whole
*Beef-Noodle, 11 oz. can	18	Lighthouse, 13 oz	08	No. 2 can *Del Monte, Early Garden, Fancy
Green Pea, 11 oz. can	17	Old Dutch, can*Sapolio, cake		Cut, No. 2 can
- Gumbo Creole, 11 oz. can	2/.33	SOS, box of 4 Sunbrite, 9 oz. can		Golden Isle, No. 2 can Green Pearl, No. 2 can
Scotch Broth, 11 oz. can		Starch, gloss:		Whatcom, No. 2 can
Vegetable, 11 oz. can	17	Argo, 1 lb	2/.25	den, No. 303 gl
*Vegetable—With Beef, 11 oz. car	2/.33 n18	Calumet, 1 lb	2/.21	Beans, Soy: Sailor Man, No. 2 can Beets:
Vegetarian, 11 oz. can		Elastic, 12 oz	10	Del Monte, Sliced, No. 303 gl Del Monte, Diced, No. 303 gl
Tomato, 11 oz. can	13	*Staley's, 1 lb		Del Monte, Medium whole, No. 2
Lynden's Chicken Noodle Soup, 10 oz. can		Miscellaneous: Clorox, ½ gal	30	Del Monte, Medium whole, No.
Morton House Turkey Consomr with noodles, 10½ oz. can		Clorox, 1 qt	17	303 gl Del Monte, Midget whole, No. 2
Richardson & Robbins Chick	en	Purex, 1 gal Purex, ½ gal	31	can
Broth (R & R) 12½ oz. can Snow's Clam Chowder, 15 oz. can		Purex, 1 qt Locally manufactured chemics		Exquisite, Sliced, No. 2 can Exquisite, Sliced, No. 2 can
Snow's Fish Chowder, 15 oz. can_		bleach, 5% or more chlorine	,	Jory, Diced, No. 2 can Krasdale, Cut, 16 oz. gl
38. Soups, dehydrated: Lipton, 2½ oz. pkg	10	bulk, 1 gal	25	Stokeley, Diced, No. 2 can
Rhapsody, 21/2 oz. pkg	2/.19	1 qt		Stokeley, Sliced, No. 2 can Carrots:
39. Spices and extracts:		41. Sugar:		All Gold, Diced, No. 303 gl Del Monte, Diced, No. 303 gl
Burnett's: Vanilla Extract, 4 oz		GRANULATED SUGAR, WHITE		Exquisite, Diced, No. 2 can
Vanilla Extract, 2 oz Vanilla Extract, 1 oz		ands and	reas	Stokeley, Diced, No. 2 can Corn:
Colman's:		Zone I on islands of Oahu, Maui, Molokai, Maui, All other areas on, islands of Oahu, Maui, Molokai, Lanai Zone I on island of Maui Zone I on Saland of Maui	Hawaii All other areas on islands of Kauai, Hawaii	*Del Maiz, Cream Style, Golden, No. 2 can
Mustard (Dry), 4 oz *Mustard (Dry), 8 oz	62	other island of Market is a second of the control o	othe isli	*Del Monte, Cream Style, Tiny
*Mustard (Dry), 16 oz Schilling's:	1.18	Zone 1 of Oa Molo Molo Oa Molo	All o	*Del Monte, Cream Style, Golden,
Lemon Extract, 8 oz.				No. 2 can- *Del Monte, Whole Kernel, Golden,
Lemon Extract, 4 oz.	44	100 lbs	87 1.82	12 oz. can
Lemon Extract, 1 oz Vanilla Extract, 8 oz		10 lbs	76 .74 38 .37	*Diamond A, Whole Kernel, Fancy, No. 2 can
Vanilla Extract, 4 oz.		2 lbs	15 .15	Exquisite, Cream Style, Golden, No. 2 can
*Indicates price changes and no not previously listed.	w items	(These prices for less than 100 lb. sizes apply	whether	*Old Grimes, Cream Style, Golden, No. 2 can
		bagged by producer or by retailer.)		710. 2 300

	Ceiling	No. Grocery item	Ceiling	-	
44. Vegetables, canned—Continued, Corn—Continued.	price	47. Coffee—Continued. Kona:	price	Com- modity	
*Old Grimes, Cream Style, White,		Ka Moi, 1 lb	\$0.35	classi-	Groce
No. 2 can	\$0.17	Maui, Hawaii, Kauai	86	fication No.	
Kockos, Cream Style, White, No.	.19	Mayflower, 1 lb Maui, Hawaii, Kauai		-	
*Libby, Cream Style, Country		Splendid, 1 lb		1	Baby foods: (i) Package
Gentleman, No. 2 can	. 18	Maui, Hawaii, Kauai	32		(ii) Tinned
*Libby, Homemade, Whole Kernel, No. 2 can	. 19	Wing, 1 lb Maui, Hawaii, Kauai	35	2	Beans and per
*Libby, Whole Kernel, Golden		Maxwell House, 1 lb	. 42	8	(ii) Packag Beverage bas
Sweet, No. 2 can	. 19	MJB, 2 lbs	. 75	The state of	trates
*Libby, Cream Style, Golden Sweet, No. 2 can	.18	MJB, 1 lb S. & W., 1 lb		4	Bakers' Supp (i) Baking
*Niblets, 12 oz. can	.17	Sanka, 1 lb		5	(ii) All othe Cereals:
*Niblets, Mexicorn, with peppers,		Schilling, 1 lb	41		(i) Ready-t
12 oz. can Nile Valley, Cream Style, Golden,	. 19	48. Oils, cooking and salad: *Golden Eagle Olive Oil, 8 oz	. 67	6	(ii) Cookin Cocoa and ch
No. 2 can	. 21	*Medaglia D'Oro Peanut Oil, qt		7	(i) Mustare
Queenia, Cream Style, Golden, No. 2 can	. 15	Challenge, qt			eatsup, to paste, and
Rosebowl, Cream Style, White,	. 10	Durkee Cottonseed Oil, 1 gal Durkee Cottonseed Oil, ½ gal			(ii) All oth
No. 2 can	. 20	*Durkee Cottonseed Oil, qt		8 9	Charcoal Corn starch a
S. & W., Baby Kernel, No. 2 can S. & W., Deloro, Cream Style,	. 20	*Durkee Cottonseed Oil, pt		10	Starches Crackers, coo
Bantam, No. 2 can	. 21	Durkee Supreme (Soy Oil), gal Durkee Supreme (Soy Oil), ½ gal	1.99		fled cakes
*Snider's, Cream Style, Golden, No.		Durkee Supreme (Soy Oil), qt	59		(i) Cracker (ii) Cookies
2 can	. 19	Fluffo, qt	. 60		(iii) Plum lines, fru
*Snider's, Whole Kernel, Golden, 12 oz. can	.18	Fluffo, pt			filbits
Stokeley, Cream Style, Golden,	OLA S	Jewel, ½ gal		11 12	Dessert prepa
No. 2 can		Jewel, qt	. 65	13 14	Flour, bakers Flour, prepa
Hominy, Burbank, 29 oz. gl Peas:	. 21	Jewel, pt			(other than
*Del Monte, Early Garden, No. 2		Mazola, qt., gl		15	Flour, prepa
can	. 19	Primrose, ½ gal		16	Fruits and v
Del Monte, Small, No. 2 can Del Monte, Very Small, No. 2 can	.18	Primrose, qt	. 6,1	17	Fruits and B
Exquisite, Fancy Ungraded, No. 2	. 20	Sayola, galSayola, qt			(i) Peache appl
can		*Wesson, gal., gl. or tin			tails,
*Green Giant, No. 2 can *Happyvale, No. 2 can		*Wesson, ½ gal., gl	1.11		(ii) Peache appl
*Libby, Fancy Garden, No. 2 can	.14	*Wesson, qt. gl	. 64	13/500	(iii) Apples
Rolling Green, sub-standard, No. 2		*Wesson, pt., gl 49. Oleomargarine:	34		apric
can A W Madium No 2 con	.11	Nucoa, 1 lb	.31	W. All	(dari
*S. & W., Medium, No. 2 can Sea Rock, Std., No. 2 can	. 18	Troco, 1 lb	.31		comi tin.
Stokeley, Ungraded, No. 2 can	. 18	50. Shortening and lard: Crisco, 3 lbs	. 88		(iv) Apples
V.B., No. 2 can	. 14	Crisco, 1 lb	.31		apric Ann
Pumpkin: *Libby, No. 2½ gl	. 19	*Snowdrift, 3 lbs		15 771	light rus,
Libby, No. 21/2 can	.16	*Snowdrift, 1 lb Spry, 3 lbs			tions
Salad vegetables, *Dinette, No. 2	10	Spry, 1 lb			(v) All oth
spinach:	. 19	4. Table B of section 39 is amen	ded to	18	Fruits, dried: (i) Bulk
*Libby, No. 21/2 gl	. 23	read as follows:	aca eo	40	(ii) Packag
*Libby, No. 2½ can	. 20	TABLE B-CALCULATED MAXIMUM PRICE	PS FOR	19	Juices, canne
Tomatoes: Cal-Fine, No. 21/2 can	.17	CERTAIN GROCERY ITEMS IN THE TER			(ii) Citrus. (iii) All oth
Exquisite, Solid Pack, No. 21/2 can_	. 22	OF HAWAII		20	Mayonnaise,
Fowler, No. 21/2 can	.17	(a) This Table B applies to all reta	llers of	21	and sandwi
Great Value, No. 2½ can Likewell, No. 2½ can	.16	grocery items covered by this section	located	22	poultry pre Meats, canne
*Nations Treat, Std., No. 2½ can	.17	in the Territory of Hawaii. Howeve specific dollars-and-cents maximum p		C HALLES	(i) FSCC
*Rosedale, Extra Std., No. 31/2 can_	. 21	any item is set forth in Table A of th			eon M and Co
*Rosedale, No. 2½ can Sea Rock, No. 2½ can	.21	tion, the retailer may not compute his	maxi-		Vienn illed a
Silverdale, No. 2½ can		mum price for that item under this T			and al
*Snider's, No. 2 can	. 18	(b) "Commodity Classification Nu as used in this table, means the num			in cor 2 lbs.
Stokeley, Solid Pack, No. 21/2 can	. 22	signed to the particular subdivision			(ii) FSCC
Town Talk, Solid Pack, No. 2½ can_ V.B., Solid Pack, No. 2½ can		tained in paragraph (f) of this sect			eon
46. Wooden products:		which the grocery items listed are claused defined.	assified	*	Beef Beef
*Book Matches, colored, no adver-		(c) You shall compute your ma	ximum		Sauss
Book Matches, colored, with adver-		price, under this table, by dividing you			anda
tisement, 50 books		cost", as defined by paragraph (c)			in cor 2 lbs
Matches, all brands, cartons of 10		section, by the appropriate division factoring in this table. You may add			in gla
Toothpicks, all brands, pkg. of 750		prices so computed the transportation	differ-	THE STATE OF	(iv) All oth
47. Coffee:	.00	entials, of 2% in Zone 2 and 3% in 2		23 24	Milk product Nuts:
Chase and Sanborn, 2 lbs		(d) Division factors. (1) If you		11000	(i) Salted
Chase and Sanborn, 1 lb		retailer whose store is located in the			(ii) Salted
Folgers, 2 lbs		of Molokai, you shall use the division			aged nuts
Hills Bros., 2 lbs		set forth in column numbered (2).	owils		(iii) Unsalt
Hills Bros., 1 lb		(2) If you are a retailer located els in the Territory of Hawaii, you shall			(iv) All oth
*Indicates price changes and new	items	division factors set forth in the		25 26	Olives Paper produc
not previously listed,		numbered (1).			(i) Toilet

m- lity		Division	n factors
ssi- ion o.	Grocery item	Col- umn 1	Col- umn 2
1	Baby foods:		
	(i) Packaged (ii) Tinned Beans and peas, dried edible:	.80	, 83 , 85
2	Beans and peas, dried edible: (i) Bulk	.77	.80
3	(i) Bulk (ii) Packaged Beverage bases and concen-	.77	. 82
4	Bakers' Supplies:	.75	.78
0.00	(i) Baking soda (ii) All others	. 82	.85
5			.85
6	(ii) Cooking	.80	.83
7	Condiments and sauces:	199	100
	(i) Ready-to-eat. (ii) Cooking. Cocoa and chocolate. Condiments and sauces: (i) Mustard, vinegar, soy, catsup, tomato sauce or paste, and miso sauce (ii) All others. Charcoal	90	0.0
8	(ii) All others	.80	.83
9	Corn starch and other edible	10.00	.85
10	starches. Crackers, cookies and speci-	.80	.83
	fied cakes: (i) Crackers	.80	83
40	(ii) Cookies	.78	.81
	lines, fruit cakes and filbits	.75	.78
11 12	Dessert preparations	.80	. 83 - 80
13 14	Flour, bakers and family Flour, prepared packaged	. 84	.87
15	(i) Crackers (ii) Cookies (iii) Plum puddings, pra- lines, fruit cakes and filbits. Dessert powders. Dessert preparations Flour, bakers and family. Flour, prepared packaged (other than cake) Flour, prepared packaged, cake.	.80	. 83
16	cake. Fruits and vetables, quick-	.77	.80
100	frozen. Fruits and Berries, Canned:	.75	.78
17	(i) Peaches, pears, pine-		
	(i) Peaches, pears, pine- apples, fruit cock- tails, in tin	.83	.86
	(ii) Peaches, pears, pine- apples, fruit cock- tails, in glass		
	tails, in glass	.82	.85
16	(iii) Apples, applesance, apricots, Royal Anne (dark and light)		
15	cherries, citrus, and combinations, in		
	All	. 82	.85
75	(iv) Apples, applesauce, apricots, Royal Anne (dark and light) cherries, cit-		
911	light) cherries, cit-		100
	rus, and combina- tions, in glass	.81	.84
40	rus, and combina- tions, in glass	.77	.82
18	(i) Bulk (ii) Packaged	. 80	.83
19	Juices, canned:	.82	.85
	Juices, canned: (i) Tomato and pineapple. (ii) Citrus. (iii) All others.	.82	, 85 , 83
20	(iii) All others	.78	.81
21	Mayonnaise, salad dressings and sandwich spreads Chicken, turkey, and other	.80	.83
22	Chicken, turkey, and other poultry preparations Meats, canned:	.77	.80
	Meats, canned: (i) FSCC Meats, Lunch- eon Meat, Corned Beef		
	and Corned Beet Masn	Sell	
	Vienna Sausage, Dev- illed and Potted Meat, and all meats packed		
	in containers of over		
	2 lbs., if unopened, in tin (ii) FSCC Meats, Lunch- eon Meat, Corned Beef and Corned Beef Hash, Vienna	.84	.87
	eon Meat, Corned Beef and Corned		
*	Beef and Corned Beef Hash, Vienna Sausage, Devilled and Potted Meat.	MOTO TO	
	and all meats packed in containers of over 2 lbs., if unopened,		
	in glass	.82	. 85
-	(IV) All others, in glass	.82	.85
23 24	Milk products Nuts:	. 80	. 83
	(i) Salted shelled pack-	.80	.83
	(ii) Salted shelled pack- aged nuts (not pea-	1	1000
	nuts)	.70	.73
	aged nuts	.75 .77	.78
25 26	Olives. Paper products: (i) Toilet tissue.	.75	.78
400	a aper produces.	.82	,85

			-
Com- modity		Division	1 factors
classi- fication No.	Grocery item	Col- umn 1	Col- umn 2
200	Denos enclusto Con	1	
26	Paper products—Con. (ii) Paper towels (iii) Paper napkins and	.80	.83
	picnic supplies (iv) Waxed paper	.77	.80
27	Paste Products:	.80	.83
	(i) Bulk (ii) Packaged Pet foods and supplies	.78 .80	.81
28 29	Pet foods and supplies Pickles and certain fruits and	.80	. 83
30	vegetables. Popeorn, potato chips, and	.78	.81
	shoestring potatoes	.77	.80
31	Preserves, jams, jellies, and peanut butters.	.78	. 81
32 33	RiceSalt:	. 84	.87
	(i) Bulk (ii) Packaged	.80	.83
34	Negrooti egpnett		
	(i) Salmon, sardines (not in olive oil), pilchards, herring (not pickled),		
- 110	(II) Oveters barraguda	.84	.87
	codfish, codfish cakes,		685
	codfish, codfish cakes, fish flakes, squid and all others not else-	000	
		.80	,83
	clam, shadroe, aba- lone, anchovies, cav-	1	ALC: N
	(iii) Lobster, crab, shrimp, clam, shadroe, aba- loue, anchovies, cav- iar, pickled herring, and sardines in olive	166	1 30
35	oil Soap, Laundry; (i) Bulk (ii) Packaged Soap, toilet. Soups, canned Soups, dehydrated Spices and extracts: (i) Penner and Vanilla	.75	.78
-00	(i) Bulk	.80	.83
36	Soap, toilet	.80	.83
37 38	Soups, dehydrated	.80	.83
39	(i) Pepper and Vanilla Extract		_ 33.
	(ii) All others	.75 .73	78
40	Cleansers and certain home supplies	.82	.85
41	Sugar: (i) Local refined, white	. 84	.87
42	(i) Local refined, white (ii) All others	.82	.85
43	Tea:		.81
44	(i) Bulk. (ii) Packaged Vegetables, canned: (i) Peas, corn, tomatoes and FSCC beans, in	.80	. 83
31/8:	(i) Peas, corn, tomatoes		1
		.83	. 86
	(ii) Peas, corn, tomatoes and FSCC beans, in		
	(iii) Asparagus, other	-82	. 85
	beans, beets, car- rots, potato, pump-		
	rots, potato, pump- kin, stew, spinach, and combinations,		- 1
	(iv) Asparagus, other	. 82	. 85
	beans, beets, car- rots, potato, pump-	4.1	100
	and combinations.	Ser.	
	in glass(v) All others in tin	.81	.84
45	in glass. (v) All others, in tin. (vi) All others, in glass. Vegetables, dehydrated	.79 .77 .80	.80
46	Wooden products: (i) Toothpicks and match-		TA CONTRACT
	(ii) Brooms, clothespins.	- 75	.78
47	Coffee	.84	.87
48	Oils, cooking and salad:	.80	, 83
49	(ii) All others	. 80	. 83
50 51	Shortening and lard Seafood, dried and shredded:	. 84	.87
	(i) Bulk	.78	.81
52 53	Candy, imported Miscellaneous grocery items	. 70	. 78
10000		The second second	The state of the s

This amendment shall become effective as of July 9, 1945.

Note: The reporting and record keeping provisions of this regulation have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of Issued this 1st day of August 1945.

JAMES G. ROGERS, Jr., Acting Administrator.

[F. R. Doc. 45-14224; Filed, Aug. 2, 1945; 11:29 a. m.]

PART 1420-BREWERY, DISTILLERY, AND WINERY PRODUCTS

[MPR 445,1 Amdt. 28]

DISTILLED SPIRITS AND WINES

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

Maximum Price Regulation 445 is amended in the following respects:

1. Section 2.4 (a) is amended by deleting the figure "\$2.48" and substituting in place thereof the figure "\$1.70".

2. Section 2.4 (b) (2) (i) is amended by deleting the figure "\$2.48" and substituting in place thereof the figure "\$1.70"

3. Paragraph (a) (2) of Appendix G to Article III is amended by deleting the figure "\$1.92" and substituting in place thereof the figure "\$1.14".

4. Table II of Appendix I to Article III is amended by deleting the following figures shown opposite Class 9—"\$29.88, 29.88, 30.63, 23.73, 24.33, 0.3969, 0.3969, 0.3176 and 0.3176", respectively, and substituting in place thereof the following figures "\$27.66, 28.26, 29.01, 22.43, 23.03, 0.3737, 0.3737, 0.3737, 0.2990, and 0.2990", respectively.

5. Subparagraph (vi) is added to section 4.2 (a) (3) to read as follows:

(vi) For sales of bulk or packaged American grape wines which are blends containing at least 25% Eastern regional grape wine.

6. The last sentence of section 4.2 (e) (1) is amended by inserting the word "discounts" between the words "that" and "allowances"

7. Paragraph (b) of Appendix AA to Article IV is redesignated (b) (1) and the headnote is amended to read as fol-

(1) Procedure for establishing March 1942 maximum prices for packaged do-mestic wine other than California and American grape wine.

8. Redesignated paragraph (b) (1) of Appendix AA is amended by inserting the phrase "except California and American grape wine" between the words "packaged domestic wine" and "to a customer of a particular class'

9. A new subparagraph (2) is added to paragraph (b) of Appendix AA to Article IV to read as follows:

(2) Procedure for establishing adjusted March 1942 maximum prices for packaged California and American grape wine. The processor's adjusted March 1942 maximum price per case for sales of an item of packaged California and American grape wine to a customer of a particular class is the highest price per case at which the processor sold or offered to sell the same item during March 1942 to a customer of the same class, in accordance with the processor's March 1942 customer classifications, adjusted in the following manner:

(i) Revise the price determined as above to include the applicable amount of Federal excise tax at rates in effect on

November 2, 1942:

(ii) Deduct from the resulting figure at (i) the amount of any state or local excise tax included in the March 1942 price:

(iii) Multiply the resulting figure at

(ii) by .75; and

(iv) Add to the resulting figure at (iii) the applicable amount of any state or local excise taxes effective prior to November 3, 1942;

(v) The resulting figure at (iv) is the processor's adjusted March 1942 maximum price per case for an item of packaged California or American grape wine; Provided, That the amount of any Federal, state or local excise taxes imposed is actually paid or has accrued and become payable by the processor to the proper taxing authorities or to any prior vendor.

NOTE: For addition of applicable Federal, state, or local excise taxes which became effective after November 2, 1942, see section 7.3 of Article VII.

10. The last sentence of paragraph (e) (2) of Appendix BB to Article IV is amended to read as follows: "Except as otherwise expressly provided in this regulation no amount shall be added for license fees, income taxes, franchise taxes, sales taxes, import taxes, export taxes, state processing taxes, and fees for affixing state stamps."

11. The last sentence of subparagraph (f) (5) (i) (b) of Appendix BB is amended to read as follows: "Transportation charges per case shall be determined by using an average weight of 37 pounds per case for cases containing 3 gallons or less and 48 pounds per case for cases containing over 3 gallons.'

12. The explanation following the note at the end of subparagraph (f) (5) (i) (b) is amended to read as follows:

Explanation. Transportation charges under (b) above are calculated on the "base point system" and will result in any purchaser of a given class in a locality being able to buy any item of packaged California grape wine covered by this appendix at a generally uniform delivered price regardless of the location of his supplier. For example, the lowest regular published carload rate exclusive of Federal transportation tax from Bakersfield, California to Baltimore, Maryland, is 99¢ per cwt. This is for a minimum weight load of 50,000 lbs.; other carload rates are published for lower minimum weight loads, but since these rates are higher than 99¢ per cwt., they may not be used in the calculation. \$0.0099 per pound plus 3% Federal transportation tax equals \$0.0102, which, at 37 lbs. per case for cases containing 3 gallons or less, equals \$0.3774, or \$0.38, per case. Thus, a purchaser in Bal-

^{1 10} F.R. 7444, 8241.

timore is entitled to a delivered price in which transportation charges do not exceed \$0.38 per case containing 3 gallons or less, regardless of whether his supplier is a New York bottler, a Baltimore bottler, or a California winery. If his supplier sells on an f. o. b. basis, the supplier must make such deductions from his prescribed uniform maximum price as will compensate the purchaser for actual transportation charges

paid or payable by the purchaser (other than any amount paid for hauling, drayage, or handling within the metropolitan area of the purchaser's receiving point).

13. Tables I, II, III, IV, and V of Appendix BB to Article IV are redesignated tables II, III, IV, V, and VI, respectively, and a new Table I is added to read as follows:

TABLE I-CALIFORNIA AND AMERICAN GRAPE WINE

	2.4 ga	llons	3 gallons		3 gallons 4 gallo		4 gallons	Other	
Case container	12 %- quarts	24 5%- pints	6 ½- gallons	12- quarts	24 pints	41- gallon	12 30- ounce	12 24- ounce	
KIND OF WINE									
Red table wine White table wine Light sweet wine	\$3.49 3.70 4.14	\$4.09 4.30 4.74	\$3.64 3.90 4.45	\$3, 99 4, 25 4, 80	\$4, 59 4, 85 5, 40	\$4. 32 4. 67 5. 41	\$3, 83 4, 08 4, 59	\$3.3 3.5 3.9	
Dessert wine Vermouth and other flavored dessert wines	4. 86 6. 68	5. 46 7. 28	5. 35 7. 63	5.70 7.98	6. 30 8. 58	6. 61 9. 65	5. 44 7. 58	6.3	

Domestic packaged grape wines to which this table is applicable are wines of the kind named which bear on their labels, in conjunction with the class or type designation, either no appellation of origin or else the appellations of origin "California", or subdivisions thereof, or the appellation of origin "American". Prices are f. o. b. processor's premises including Federal taxes at rates in effect on November 2, 1942. To determine delivered prices, apply Freight Method A for "California" wine, and Freight Method C for other wines. (See paragraph (f) (5) of this appendix.)

14. The heading of redesignated Table II is amended to read as follows:

TABLE II-WASHINGTON AND OREGON GRAPE WINE

15. The note following redesignated Table II is amended to read as follows:

Note: Domestic packaged grape wines to which this table is applicable are wines of the kind named which bear on their labels in conjunction with the class or type designation the appellation of origin "Washington," "Oregon," or sub-divisions thereof. Prices are f. o. b. processor's premises including Federal taxes at rates in effect on November 2, 1942. To determine delivered prices apply Freight Method B (see paragraph (f) (5) of this appendix).

16. Paragraph (a) of Appendix CC to Article IV is amended in the following respects:

(a) Establishment of maximum prices under this appendix. The provisions of this appendix are applicable to sales or deliveries of bulk domestic wine by any seller to retailers and consumers only. Sales or deliveries of bulk domestic wine by any seller to any class of customer except retailers and consumers are exempt from the provisions of this regulation and the General Maximum Price Regulation. Any seller of bulk domestic wine for his sales to retailers and consumers must establish a prescribed uniform maximum price under this appendix for his sales of any type of such wine for which a pricing table is contained in this appendix. A special maximum price may be established under Appendix DD for sales of bulk varietal or vintage wines to retailers and consumers and must be so established for sales of bulk varietal and vintage wines to retailers and consumers for which no pricing tables or pricing method is otherwise provided.

17. Paragraph (g) of Appendix CC to Article IV is revoked, and paragraphs (h) through (k) are redesignated (g) through (j), respectively.

18. Table I of Appendix CC to Article IV is amended to read as follows:

TABLE I-DOMESTIC GRAPE WINE

Origin	Kind	Price per gallon
California and American.	Red table wine White table wine Light sweet wine Dessert wine. Vermouth and other flavored dessert wines.	\$0, 68 . 77 1, 03 1, 03 1, 63
Washington and Oregon.	Red table wine. White table wine. Light sweet wine. Dessert wine. Vermouth and other	. 88 1. 01 1. 42 1. 42 2. 02
Eastern Regional	flavored dessert wines. Table wine. Dessert wine.	1, 21 1, 65

Prices are named, f. o. b. processor's premises in bond in carload quantity, and do not include Federal, state or local excise taxes, or California marketing order assessment. Domestic wines bearing no appellation of origin on the labeling are classified as "American" wines,

19. Redesignated subparagraph (i) of Appendix CC to Article IV is amended to read as follows:

(i) Sales by wholesalers to retailers and consumers. A wholesaler's maximum price per gallon for sales of bulk domestic wine to retailers and consumers shall be his net cost per gallon (instead of per case) for the wine, determined under section 5.3 of Article V (using as "supplier's price" the amount actually paid to the supplier but not in excess of the appropriate amount per gallon set forth in Table I) multiplied by 1.20 for sales to retailers or by 1.45 for sales to consumers.

20. The following sentence is added to paragraph (a) (1) (i) of Appendix EE to Article IV: "In making adjustments under this appendix for California or American grape wine the processor must first adjust his March 1942 maximum price in accordance with the provisions of paragraph (b) (2) of Appendix AA to Article IV."

21. Appendix FF to Article IV is revoked and sales or deliveries of Spanish type blending sherry, lees wine, and California grape concentrates by any seller to any class of customer are exempt from

the provisions of this regulation and the General Maximum Price Regulation.

22. Section 5.4 (c) (2) is amended by adding at the end thereof the following:

Anything to the contrary herein contained notwithstanding, between December 31, 1945 and February 28, 1946, inclusive, a wholesaler shall not be required to refigure his maximum prices for items of California and American grape wine which he purchases during that period. However, on March 1, 1946 he shall refigure his maximum prices for each item of California and American grape wine, using as the basis for refiguring, his net cost for his most recent purchase of the item prior to March 1, 1946, and such refigured maximum prices shall become applicable in accordance with the provisions of section 5.4 (c) (4).

23. Section 5.5 (c) (2) is amended by adding at the end thereof the following:

Anything to the contrary herein contained notwithstanding, between January 31, 1946 and March 31, 1946, inclusive, a retailer shall not be required to refigure his maximum prices for items of California and American grape wine which he purchases during that period. However, on April 1, 1946 he shall refigure his maximum prices for each item of California and American grape wine, using as the basis for refiguring, his net cost for his most recent purchase of the item prior to April 1, 1946, and such refigured maximum prices shall become applicable in accordance with the provisions of section 5.5 (c) (4).

24. Section 5.6 (c) (2) is amended by adding at the end thereof the following: Anything to the contrary herein contained notwithstanding, between December 31, 1945 and March 31, 1946, inclusive, a monopoly state shall not be required to refigure its maximum prices for items of California and American grape wine which it purchases during that period. However, on April 1, 1946 it shall refigure its maximum prices for each item of California and American grape wine, using as the basis for refiguring, its net cost for its most recent purchase of the item prior to April 1, 1946, and such refigured maximum prices shall become applicable in accordance with the provisions of section 5.6 (c) (4).

25. Section 5.7 (c) (2) is amended by adding at the end thereof the following: Anything to the contrary herein contained notwithstanding, between December 31, 1945 and February 28, 1946, inclusive, a primary distributing agent shall not be required to refigure his maximum prices for items of California and American grape wine which he purchases during that period. However, on March 1, 1946 he shall refigure his maximum prices for each item of California and American grape wine, using as the basis for refiguring, his net cost for his most recent purchase of the item prior to March 1, 1946, and such refigured maximum prices shall become applicable in accordance with the provisions of section 5.7 (c) (4).

26. The last two sentences of section 7.8 (b) are revoked.

This amendment shall become effective on December 31, 1945, except that

the following provisions shall become ef-

fective on August 2, 1945.
(1) Paragraphs (a) through (f), inclusive, and redesignated paragraphs (g) through (j), inclusive, of Appendix CC. However, Table I, as amended, of Appendix CC shall become effective on December 31, 1945.

(2) The last sentence of subparagraph (f) (5) (i) (b) of Appendix BB and the explanation following that subpara-

(3) The revocation of Appendix FF.

(4) The amendment to section 4.2 (e) (1)

(5) The amendment to section 7.8 (b).

Note: Special maximum prices authorized by order or otherwise under Appendix DD are not superseded by this amendment.

Issued this 2d day of August 1945.

JAMES G. ROGERS, Jr. Acting Administrator.

Approved: July 28, 1945.

CLINTON P. ANDERSON, Secretary of Agriculture.

F. R. Doc. 45-14225; Filed, Aug. 2, 1945; 11:30 a. m.]

PART 1439-UNPROCESSED AGRICULTURAL COMMODITIES

[MPR 426,1 Amdt. 134]

FRESH FRUITS AND VEGETABLES FOR TABLE USE, SALES EXCEPT AT RETAIL

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

In Appendix E, Table 1 (Maximum Prices for Peaches), footnote reference 6 is added to items 19, 21, 23 and 25 in Column 5 and footnote 6 is added to read as follows:

During the period beginning August 1 and ending August 20, 1945, for peaches grown in Delaware, Maryland, New Jersey, New York, North Carolina, Pennsylvania, South Caro-lina, Virginia and West Virginia, the Column 5 price shall be for item 19-\$4.25, for item 21-\$2.33, for item 23-8.8 cents and for item 25-7.9 cents.

This amendment shall become effective at 12:01 a. m., August 1, 1945.

Issued this 1st day of August 1945.

CHESTER BOWLES, Administrator.

Approved: August 1, 1945.

J. B. HUTSON. Acting Secretary of Agriculture.

[F. R. Doc. 45-14205; Filed, Aug. 1, 1945; 5:00 p. m.]

Chapter XVIII-Office of Economic Stabilization

PART 4001-WAGES AND SALARIES

AUTHORITY OF NATIONAL WAR LABOR BOARD

Section 4001.2 of the regulations of the Economic Stabilization Director of Oc-

tober 27, 1942 (8 F.R. 11960) as amended, is hereby amended to read as follows:

Note: § 4001.2 amended by adding the proviso in paragraph (b) and the last two undesignated paragraphs.

§ 4001.2 Authority of National War Labor Board. The Board shall, subject to the provisions of sections 1, 2, 3, 4, and 8 of Title II of Executive Order No. 9250 of October 3, 1942, and except as otherwise provided in Executive Order No. 9299, of February 4, 1943, prescribing regulations and procedure with respect to wage and salary adjustments for employees subject to the Railway Labor Act, have authority to determine whether any:

(a) Wage payments, or

(b) Salary payments to any employees where the rate at which the salary, exclusive of bonuses and additional compensation and without regard to the contemplated adjustment, computed on an annual basis, is not in excess of \$5,000 per annum and where such employee:

(1) In his relations with his employer is represented by a duly recognized or

certified labor organization, or

(2) Is not employed in a bona fide executive, administrative, or professional capacity

are made in contravention of the act, or any rulings, orders or regulations, promulgated thereunder; Provided, That, on and after July 31, 1945, the National War Labor Board shall have exclusive authority, without regard to the limitations heretofore prescribed in paragraph (b) of this section, to make such determinations with respect to all wage or salary payments hereafter made to all personnel, both relief and regular crews, employed on all ships including dry cargo, tankers, barges and tow-boats engaged in off shore, coast-wire, harbor and inland waterways activities (outside of the Great Lakes area). Any such determination by the Board, made under rul-ings and orders issued by it, that a payment is in contravention of the Act, or any rulings, orders, or regulations promulgated thereunder, shall be conclusive upon all Executive Departments and agencies of the Government in determining the costs or expenses of any employer for the purpose of any law or regulation, either heretofore, or hereafter enacted or promulgated, including the Emergency Price Control Act of 1942 or any maximum price regulation thereof, or for the purpose of calculating deductions under the revenue laws of the United States or for the purpose of determining costs or expenses under any contract made by or on behalf of the United States. Any determination of the Board made pursuant to the authority conferred on it shall be final and shall not be subject to review by The Tax Court of the United States or by any court in any civil proceedings.

On and after July 31, 1945 no increase or decrease in any salary rate of employees employed on all ships in the shipping industry (excluding the Great Lakes area), as defined above, shall be made without the prior approval of the National War Labor Board.

No final determination or ruling made by the Commissioner of Internal Reve-

nue prior to the date of adoption of this amendment shall be deemed to be invalidated thereby.

Issued and effective this 31st day of July 1945.

(56 Stat. 765; 50 U.S.C. App., Sup., 961 et seq.; 57 Stat. 63; 50 U.S.C. App., Sup., 964; E.O. 9328, 8 F.R. 4681)

> THOMAS I. EMERSON. Acting Director.

[F. R. Doc. 45-14206; Filed, Aug. 2, 1945; 9:35 a. m.]

[Directive 63]

PART 4003—SUBSIDIES: SUPPORT PRICES

ASSISTANCE TO PROCESSORS IN CONNECTION WITH 1945-CROP SUGARCANE IN LOUISIANA AND FLORIDA, 1946-CROP SUGARCANE IN PUERTO RICO, VIRGIN ISLANDS AND HAWAII, AND 1945 CROP SUGAR BEETS, AND SUGARS PRODUCED THEREFROM

The War Food Administrator, by letter and enclosures dated June 14, 1945, recommended that certain measures be authorized for the assistance of processors of 1945-crop sugarcane in Louisiana and Florida; of 1946-crop sugarcane in Puerto Rico, the Virgin Islands and the Territory of Hawaii; and of 1945-crop sugar beets. These measures would include, among other things: (a) the payment by Commodity Credit Corporation to processors of 1945-crop sugarcane in Louisiana and Florida and of 1946-crop sugarcane in Puerto Rico, the Virgin Islands and the Territory of Hawaii of a maximum amount of 15 cents per 100 pounds of raw sugar (96 degrees equivalent) derived from those crops; (b) the payment by Commodity Credit Corporation to processors of 1945-crop sugar beets of a maximum amount of 18 cents per 100 pounds of refined sugar derived from that crop, such payment to be in lieu of the previously-authorized payment of 121/2 cents per 100 pounds of refined sugar, with respect to increased production costs, as authorized by Directive No. 36; and (c) the payment by Commodity Credit Corporation of certain excess freight costs for the movement of Louisiana and Florida raw sugar to other than the nearest refinery whenever such movement is considered necessary and directed by the Department of Agriculture.

I hereby find that the measures proposed to me by the War Food Administrator are necessary to effectuate the policy established by Executive Orders 9250 and 9328 and specifically to insure the maximum necessary production and distribution of raw and refined sugar to meet military, lend-lease and civilian requirements.

Accordingly, the Department of Agriculture is hereby authorized and directed to carry out, through the Commodity Credit Corporation, the measures described in the War Food Administrator's letter and the memorandum enclosed therewith.

(E.O. 9250 and E.O. 9328, 3 CFR, CUM. Supp.)

¹ 10 F.R. 7403, 7500, 7539, 7578, 7668, 7683, 7799, 8021, 8069, 8239, 8238, 8467, 8611, 8657, 8905, 8936, 9028, 9023, 9118, 9119.

Issued and effective this 31st day of July 1945.

> THOMAS I. EMERSON, Acting Director.

(F. R. Doc. 45-14174; Filed, Aug. 1, 1945; 3:44 p. m.]

[Directive 71]

PART 4003-SUBSIDIES; SUPPORT PRICES

ASSISTANCE TO GROWERS IN CONNECTION WITH 1946-CROP SUGAR BE TS AND 1946-CROP CONTINENTAL AND DOMESTIC OFF-SHORE SUGARCANE

The Secretary of Agriculture has, by letter dated July 25, 1945, recommended certain measures for the assistance of growers of sugar beets and growers of sugarcane in Louisiana, Florida, Puerto Rico, Virgin Islands and Hawaii. These measures include: (1) the assurance to growers of a national average return of not less than \$13.50 per ton of sugar beets of the average quality of recent years, including payments under the Sugar Act of 1937 as amended. Assuming a continuation of present market conditions, this assurance will require a payment of approximately \$4 per ton of beets of average quality; (2) the payment to the above-mentioned growers of sugarcane of \$2.10 per ton of average sugarcane, equal in Louisiana to a payment in terms of "standard" sugarcane of \$2.04 per ton. These programs, by providing growers a return substantially above that afforded by present sugar prices, are designed to increase domestic sugar production.

I hereby find that the measures proposed by the Secretary of Agriculture are necessary to effectuate the policy established by Executive Orders 9250 and 9328 and specifically to assure the maximum necessary production of sugar to meet military, civilian and lend-lease requirements.

Accordingly, the Department of Agriculture is hereby authorized and directed, subject to appropriate legislative authorization, to carry out, through the Commodity Credit Corporation, the measures described in the Secretary's letter and the memorandum enclosed therewith.

(E.O. 9250 and E.O. 9328, 3 CFR, Cum. Supp.)

Issued and effective this 30th day of July 1945.

> THOMAS I. EMERSON. Acting Director.

[F. R. Doc. 45-14175; Filed, Aug. 1, 1945; 3:44 p. m.]

Notices

DEPARTMENT OF AGRICULTURE.

Rural Electrification Administration. [Administrative Order 929]

ALLOCATION OF FUNDS FOR LOANS

JULY 4, 1945.

By virtue of the authority vested in me by the provisions of section 4 of the Rural Electrification Act of 1936, as amended, I hereby allocate, from the sums authorized by said act, funds for loans for the projects and in the amounts as set forth in the following schedule:

Project designation:	Amount
Alabama 46030C1 Autauga	\$150,000
Colorado 46017H1 Prowers	120,000
Georgia 46070D2 Mitchell	50,000
Georgia 46091C1 Laurens	175,000
Indiana 46088C1 Kosciusko	70,000
Iowa 46007D1 Marshall	75,000
Iowa 46031D1 Grundy	75,000
North Carolina 46010D1 Haywood_	88,000
South Carolina 46034B1 New-	
berry	50,000
South Dakota 46018B1 Clark	249,000
Texas 46007H1 Bell	97,000
Texas 46087D2 Karnes	50,000

CLAUDE R. WICKARD, [SEAL] Administrator.

[F. R. Doc. 45-14216; Filed, Aug. 2, 1945; 11:18 a. m.]

[Administrative Order 930] ALLOCATION OF FUNDS FOR LOANS

JULY 7, 1945.

By virtue of the authority vested in me by the provisions of section 4 of the Rural Electrification Act of 1936, as amended, I hereby allocate, from the sums authorized by said act, funds for a loan for the project and in the amount as set forth in the following schedule:

Project designation: Texas 46100F1 Washington____ \$100,000

CLAUDE R. WICKARD, [SEAL] Administrator.

[F. R. Doc. 45-14217; Filed, Aug. 2, 1945; 11:18 a. m.]

DEPARTMENT OF LABOR.

Wage and Hour Division.

LEARNER EMPLOYMENT CERTIFICATES

ISSUANCE TO VARIOUS INDUSTRIES

Notice of issuance of special certificates for the employment of learners under the Fair Labor Standards Act of

Notice is hereby given that special certificates authorizing the employment of learners at hourly wage rates lower than the minimum wage rate applicable under section 6 of the act have been issued to the firms hereinafter mentioned under section 14 of the act, Part 522 of the regulations issued thereunder (August 16, 1940, 5 F.R. 2862, and as amended June 25, 1942, 7 F.R. 4725), and the determinations, orders and/or regulations hereinafter mentioned. The names and addresses of the firms to which certificates were issued, industry, products, number of learners, and effective and expiration dates of the certificates are as follows:

Single Pants, Shirts and Allied Garments, Women's Apparel, Sportswear, Rainwear, Robes and Leather and Sheep-Lined Garments Divisions of the Apparel Industry, Learner Regulations, July 20, 1942 (7 F.R. 4724), as amended by Administrative Order March 13, 1943 (8 F.R. 3079), and Administrative Order. June 7. 1943 (8 F.R. 7890):

Cornbleet Brothers, Shawneetown, Illinois; ladies wash dresses; 10 learners (T); effective July 25, 1945, expiring July 24, 1946.

Klein Dress Company, 210 N. Valley Avenue, Olyphant, Pennsylvania; children's dresses; 10 percent (T); effective July 23, 1945, expir-ing July 22, 1946. R. W. Manufacturing Company, Win-

chester, Illinois; ladies' washable outer clothing: 10 learners (T); effective July 23, 1945, expiring July 22, 1946.
R. W. Manufacturing Company, Rood-

expiring July 22, 1946.

R. W. Manufacturing Company, Roodhouse, Illinois; ladies' wash dresses and sportswear; 10 learners (T); effective July 23, 1945, expiring July 22, 1946.

Glove Findings and Determination of February 20, 1940, as amended by Administrative Order, September 20, 1940, (5 F.R. 3748) and as further amended by Administrative Order, March 13, 1943, (8 F.R. 3079); Morris Manufacturing Company, Newberg, Tennessee: work gloves: 10 learners (AT);

Tennessee; work gloves; 10 learners (AT effective July 27, 1945, expiring November 21

Hosiery Learner Regulations, September 4, 1940 (5 F.R. 3530), as amended by Administrative Order March 13, 1943 (8 F.R. 3079):

Acme Hosiery Dye Works, Inc., Pulaski, Virginia; full-fashioned hosiery; 10 learners (AT): effective July 26, 1945, expiring January 25, 1946.

C. & D. Yarn & Hosiery Company, Maiden, North Carolina; seamless hosiery; 5 learners (T); effective July 19, 1945, expiring July 18,

Harriman Hosiery Mills, Harriman, Tennessee; seamless hosiery; 200 learners (AT); effective July 27, 1945, expiring January 26, 1946.

Hill Hosiery Mill, 210 W. Main Street. Thomasville, North Carolina; seamless hosiery; 5 learners (T); effective July 20, 1945, expiring July 19, 1946.

Paul Knitting Mills, Pulaski, Virginia; seamless hosiery; 10 percent (AT); effective

July 22, 1945, expiring July 21, 1946.

Virginia Maid Hosiery Mills, Inc., Pulaski, Virginia; full-fashioned hosiery; 10 learners (AT); effective July 26, 1945, expiring January 26, 1946,

Wallner Silk Hosiery Mills, Inc., Pulaski, Virginia, full-fashioned hosiery; 20 learners (AT); effective July 26, 1945, expiring January 25, 1946.

Independent Telephone Learner Regulations, July 17, 1944 (9 F.R. 7125):

The Harrison Telephone Company, Harrison, Ohio; to employ learners as commercial switchboard operators at its 114 South Wal-nut Street exchange, located at Harrison, Ohio: effective July 22, 1945, expiring July

21, 1946. Mason City Telephone and Telegraph Com-pany, Mason City, Illinois; to employ learners as commercial switchboard operators at its Mason City exchange, located at Mason City Illinois; effective July 28, 1945, expiring July 27, 1946.

Textile Learner Regulations, May 16, 1941 (6 F.R. 2446) as amended by Administrative Order March 13, 1943 (8 F.R. 3079):

Algodon Manufacturing Company, Bessemer City, North Carolina; yarn; 8 percent (T); effective July 23, 1945, expiring July 22,

Copland Fabrics, Inc., Burlington, North Carolina, rayon marquisettes; 3 percent (T); effective July 26, 1945, expiring July 25, 1946. Stevdan Textile Mills Company, Bessemer City, North Carolina; cotton staple; 3 learn-

ers (T): effective July 23, 1945 expiring July 22, 1946.

Regulations. Part 522—Regulations Appli-cable to the Employment of Learners (29

CFR, Cum. Supp., Part 522): *
The Decorah Journal, 224 W. Water St. Decorah, Iowa; printing and publishing; learner; printer for a learning period of 1,000 hours at 30 cents per hour for first 500 hours and 35 cents per hour for second 500 hours; effective July 18, 1945, expiring July 18, 1946.

Farmers State Bank of Ormsby, Minnesota; banking; I learner; posting machine operator and bookkeeper for a learning period of 240 hours at 35 cents per hour; effective July 23, 1945, expiring October 29, 1945.

Judy's Ceramics, 2514 N. 32d St., Philadelphia, Pa.; jewelry; 2 learners; painting for a learning period of 160 hours at 30 cents per hour for the first 80 hours and 35 cents per hour for the next 80 hours; effective July 18, 1945, expiring September

The employment of learners under these certificates is limited to the terms and conditions therein contained and is subject to the provisions of the applicable determinations, orders and/or regulations cited above. These certificates have been issued upon the employers' representations that experienced workers for the learner occupations are not available for employment and that they are actually in need of learners at subminimum rates in order to prevent curtailment of opportunities for employment. The certificates may be cancelled in the manner provided in the regulations and as indicated in the certificates. Any person aggrieved by the issuance of any of these certificates may seek a review or reconsideration thereof within fifteen days after publication of this notice in the FEDERAL REGISTER pursuant to the provisions of regulations, Part 522.

Signed at New York, N. Y., this 26th day of July 1945.

> PAULINE C. GILBERT, Authorized Representative of the Administrator.

[F. R. Doc. 45-14213; Filed, Aug. 2, 1945; 10:51 a. m.]

CIVIL AERONAUTICS BOARD.

[Docket No. 1928]

NORTHERN AIRWAYS-GILLAM TRANSFER

NOTICE OF HEARING

In the matter of the application of Northern Airways for approval of the transfer of a certificate of public convenience and necessity pursuant to section 401 (i) of the Civil Aeronautics Act of 1938, as amended.

Notice is hereby given pursuant to the Civil Aeronautics Act of 1938, as amended, particularly sections 401 and 1001 of said act, that a hearing in the aboveentitled proceeding is assigned to be held on August 22, 1945, at 10:00 a. m., in Fairbanks, Alaska, before examiners Raymond W. Stough and Joseph L. Fitz-

Dated: Anchorage, Alaska, July 27, 1945.

By the Civil Aeronautics Board.

RAYMOND W. STOUGH, Director, Alaska Office.

[F. R. Doc. 45-14211; Filed, Aug. 2, 1945; 10:35 a. m.]

[Docket No. 1972]

PAN AMERICAN AIRWAYS, INC., JUNEAU-KETCHIKAN LOCAL SERVICE

NOTICE OF HEARING

In the matter of the application of Pan American Airways, Inc., for amendment of its certificate of public convenience and necessity under section 401 of the Civil Aeronautics Act of 1938, as amended.

Notice is hereby given pursuant to the Civil Aeronautics Act of 1938, as amended, particularly sections 401 and 1001 of said act, that a hearing in the aboveentitled proceeding is assigned to be held on August 18, 1945, at 10:00 a. m., in Juneau, Alaska, before examiners Raymony W. Stough and Joseph L. Fitzmaurice.

Dated: Anchorage, Alaska, July 27,

By the Civil Aeronautics Board.

RAYMOND W. STOUGH, Director, Alaska Office.

[F. R. Doc. 45-14210; Filed, Aug. 2, 1945; 10:35 a. m.]

FEDERAL POWER COMMISSION.

[Docket Nos. G-440, G-591]

UNITED FUEL GAS CO. ET AL.

ORDER POSTPONING ORAL ARGUMENT

AUGUST 1, 1945.

In the matters of United Fuel Gas Company, Warfield Natural Gas Company, Cincinnati Gas Transportation Company, and Huntington Development and Gas Company, Docket No. G-440; and United Fuel Gas Company, Warfield Natural Gas Company, and Cincinnati Gas Transportation Company, Docket No. G-591.

It appearing to the Commission that: (a) By order of June 12, 1945, the Commission directed that oral argument on the issues raised in the above-docketed proceedings be had before the Commission sitting en banc on September 12, 1945, at 10 a.m., in the hearing room of the Commission, 1800 Pennsylvania Avenue NW., Washington, D. C.;

(b) On July 27, 1945, the above-named respondents filed a petition requesting the Commission to vacate its order of June 12, 1945, and to reassign these proceedings for oral argument at a date not less than 60 days subsequent to September 12, 1945;

(c) On July 31, 1945, Chester Bowles, Administrator of the Office of Price Administration, for himself and on behalf of William H. Davis, Economic Stabilization Director, intervener, filed an answer to such petition for continuance, objecting to the proposed postponement of the oral argument;

The Commission finds that:

Good cause has not been shown for postponing the oral argument for a period of 60 days. Good cause exists, however, for postponing the oral argument to September 14 and 15, 1945, as hereinafter ordered;

The Commission orders that:

(a) Respondents' petition for a post-ponement of oral argument in these proceedings for a period of not less than 60 days be and it is hereby denied;

(b) The oral argument heretofore set for September 12, 1945, be and it is hereby postponed to commence September 14, 1945, at 10 a. m., such oral argument to be concluded not later than September 15, 1945, at 12 noon, and to be held in the hearing room of the Commission, 1800 Pennsylvania Ave. NW.,

Washington, D. C.;
(c) The chief trial examiner is hereby authorized and directed to apportion the available time for oral argument among counsel for the parties and participants.

By the Commission.

LEON M. FUQUAY. Secretary.

[F. R. Doc. 45-14233; Filed, Aug. 2, 1945; 11:38 a. m.]

[Docket Nos. IT-5962, IT-5963]

PUGET SOUND POWER & LIGHT CO. ORDER SETTING MATTER FOR HEARING

AUGUST 1, 1945.

It appears that:

(a) Puget Sound Power & Light Company (hereinafter referred to as the Applicant) having its principal business office in Seattle, Washington, on July 31. 1945, filed an application (Docket No. IT-5962), pursuant to section 203 of the Federal Power Act, for an order authorizing the Applicant to sell or otherwise dispose of all of its electric properties; an application (Docket No. IT-5963). pursuant to section 204 of the act, for an order authorizing the issuance of certain notes in the principal amount of \$15,125,000, or in the alternative, to dismiss both applications for lack of jurisdiction inasmuch as Applicant is not a "public utility," as defined in section 201 of the act.

(b) There is now pending before the Commission a proceeding entitled In the Matter of Nelson J. Ambrose, et al., Docket No. ID-127, Puget Sound Power & Light Company, Intervenor, in which hearings have been held involving the issue of whether or not the Applicant is a "public utility" pursuant to section 201 of the act. This issue is also involved in the matter of Puget Sound Power & Light Company, Docket No. IT-5649, now pending before the Commission.

(c) Applicant requests that the Commission first determine whether or not it has jurisdiction over the Applicant as a "public utility" as defined in section 201 of the act before considering the merits of the applications referred to above, and further requests that the records in the proceedings mentioned in paragraph (b) above, and all sworn reports filed with the Commission by the Applicant and by The Washington Water Power Company be considered as a part of the record in

this proceeding. The Commission finds that: It is appropriate and in the public interest, in view of the circumstances related above, to consider first the public utility status of the Applicant pursuant to section 201 of the act before considering the merits of the applications described in paragraph (a), above.

The Commission orders that:

(a) A hearing be held commencing August 21, 1945, at 10:00 a. m. (e. w. t.) in the hearing room at the Federal Power Commission, Hurley Wright Building,

1800 Pennsylvania Avenue, N. W., Washington, D. C., with respect only to the question of whether the Applicant is or is not a "public utility" as defined in section 201 of the Federal Power Act, and accordingly whether the requirements of sections 203 and 204 apply for authorization and approval by this Commission to the proposed transactions, respectively.

(b) If the Applicant, or any person, desires to introduce evidence with respect to the question of whether the Applicant is or is not a "public utility," as defined in section 201, it shall on or before August 17, 1945, file with the Commission a notification of its desire to present such evidence. In the event no such request is received on or before that date, the question may be considered and disposed of by the Commission without holding the hearing.

By the Commission.

LEON M. FUQUAY. Secretary.

[F. R. Doc. 45-14234; Filed, Aug. 2, 1945; 11:39 a. m.]

[Docket Nos. IT-5962, IT-5963]

PUGET SOUND POWER & LIGHT CO.

NOTICE OF APPLICATIONS

AUGUST 2, 1945.

Notice is hereby given that on July 31. 1945, an application was filed with the Federal Power Commission (Docket No. IT-5962), pursuant to section 203 of the Federal Power Act, by Puget Sound Power & Light Company, a corporation organized under the laws of the Commonwealth of Massachusetts and doing business in the State of Washington, with its principal business office at Seattle, Washington, seeking an order authorizing the transfer of all of its electric properties to a public agency or agencies (the names of which are to be supplied by amendment), or, in the alternative, an order dismissing the application for want of jurisdiction; all as more fully appears in the application on file with the Commis-

Notice also is given hereby that on July 31, 1945, an application was filed by Puget Sound Power & Light Company (Docket No. IT-5963), pursuant to section 204 of the Federal Power Act, seeking an order authorizing the issuance of certain notes to two or more banks in the principal amount of \$15,125,000 in order to procure the funds necessary to pay on call for redemption all of the outstanding 137,500 shares of Prior Preference Stock of the Applicant at \$110 per share, plus accumulated unpaid dividends to the date of payment, such notes to bear the date on which the electric properties of the Applicant are transferred to a public agency or agencies and to be paid on that day without interest, premium, or penalty, or in the alternative, an order dismissing the application for want of jurisdiction: all as more fully appears in the appli-cation on file with the Commission.

Applicant further requests in the above applications that the Commission first determine whether or not it has jurisdiction over the Applicant as a "public utility" as defined in section 201 of the Federal Power Act.

Any persons desiring to be heard or to make any protests with reference to said applications should, on or before the 17th day of August 1945, file with the Federal Power Commission, Washington 25, D. C., a petition or protest in accordance with the Commission's rules of practice and regulations.

> LEON M. FUQUAY. Secretary.

[F. R. Doc. 45-14235; Filed, Aug. 2, 1945; 11.39 a. m]

INTERSTATE COMMERCE COMMIS-SION.

[S.O. 70-A, Special Permit 1025]

RECONSIGNMENT OF ORANGES AT FORT WORTH, TEX.

Pursuant to the authority vested in me by paragraph (f) of the first ordering paragraph (§ 95.35, 8 F.R. 14624) of Service Order No. 70-A of October 22, 1943, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard entirely the provisions of Service Order No. 70-A insofar as it applies to the reconsignment at Fort Worth, Texas, July 31 or August 1, 1945, by Mutual Orange Distributors, of car URTX 5051, oranges, now on the A. T. & S. F. Railroad, to New Orleans, Louisiana (AT&SF-T&NO).

The waybill shall show reference to this special permit.

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

Issued at Washington, D. C., this 31st day of July, 1945.

> V. C. CLINGER, Director. Bureau of Service.

[F. R. Doc. 45-14214; Filed, Aug. 2, 1945; 11:05 a. m.]

[2d Rev. S. O. 300, Special Permit 23]

ICING OF POTATOES FROM GREENPORT, LONG ISLAND, N.Y., AND HIGHTSTOWN, N. J.

Pursuant to the authority vested in me by paragraph (e) of the first ordering paragraph of Second Revised Service Order No. 300 (10 F.R. 6802), permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard the provisions of Second Revised Service Order No. 300 insofar as it applies to the furnishing of initial icing only on cars of potatoes, MDT 5620 shipped from Greenport, Long Island, consigned to Dan Storey, Pittsburgh, Pennsylvania, (L. I.-P. R. R.), MDT 45797 shipped from Greenport, Long Island (L. I.-N. Y. C.-M. C.), and FGE 33226 shipped from Hightstown, New Jersey (P. R. R.-M. C.), both consigned to

C. F. Schmidt, Detroit, Michigan, also FGE 38040 shipped from Hightstown, New Jersey (P. R. R.-Wab.) consigned to Market Dealers Service, Detroit, Michigan; and to the furnishing of initial icing and one reicing in transit only, on three (3) cars of potatoes shipped from Greenport, Long Island, con-signed to Pearce Young Angel, WFE 61391 destined Spartanburg, South Carolina (L. I.-P. R. R.-R. F. & P.-S. A. L.), WFE 60502 des-tined Augusta, Ga. (L. I.-P. R. R.-Sou.) and NYDX 15101 destined Columbia, South Carolina (L. I.-P. R. R.-Sou.), all seven cars shipped by F. H. Vahlsing, Inc., July 30, 1945. The waybills shall show reference to this

special permit.

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

Issued at Washington, D. C., this 31st day of July 1945.

> V. C. CLINGER, Director, Bureau of Service.

[F. R. Doc. 45-14215; Filed, Aug. 2, 1945; 11:05 a. m.]

SECURITIES AND EXCHANGE COM-MISSION.

[File No. 1-2155]

MINNEAPOLIS AND ST. LOUIS RAILROAD CO. ORDER SETTING HEARING ON APPLICATION TO STRIKE 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 1st day of August A. D. 1945.

In the matter of the Minneapolis and St. Louis Railroad Company, 4% First & Refunding Gold Bonds, due 1949; 5% Refunding & Extension Mortgage Bonds, Series A, due 1962; Iowa Central Railway Company 4% 50-Year First & Refunding Mortgage Bonds, due 1951.

The New York Stock Exchange, pursuant to section 12 (d) of the Securities Exchange Act of 1934 and Rule X-12D2-1 (b) promulgated thereunder, having made application to strike from listing and registration the above-mentioned securities;

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 op-

portunity to be heard;
It is ordered, That the matter be set down for hearing at 10:00 a. m. on Monday, August 13, 1945, at the office of the Securities and Exchange Commission, 120 Broadway, New York, New York, 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 William J. Cogan, or any other officer or officers of the Commission named by it for that purpose, shall preside at the hearing on such matter. The officer so designated to preside at such hearing is hereby empowered to administer oaths and affirmations, subpoena witnesses, compel their attendance, take evidence, 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. 45-14212; Filed Aug. 2, 1945; 10:49 a. m.]

SURPLUS PROPERTY BOARD.

[SPB Reg. 3, Order 25]

KANSAS

ALLOCATION OF TRUCKS FOR DISPOSAL TO FARMERS AND FARMERS' COOPERATIVES IN CERTAIN COUNTIES

Pursuant to § 8303.4 of Surplus Property Board Regulation No. 3, entitled "Dispositions of Surplus Property in Rural Areas and to Farmers" (10 F. R. 5325) and in reliance upon the certificate of the Secretary of Agriculture to the Surplus Property Board that farm production is impaired or threatened to be impaired in the area named below by a shortage of trucks; It is hereby ordered, That:

The Department of Commerce, as disposal agency, shall allocate for disposal to farmers and farmers' cooperative associations holding certificates of the Agricultural Adjustment Agency and located in Allen, Anderson, Bourbon, Butler, Chase, Chautauqua, Cherokee, Coffee, Cowley, Crawford, Elk, Franklin, Greenwood, Labette, Linn, Lyon, Miami, Montgomery, Neosho, Osage, Wilson, and Woodson Counties, Kansas, 61 onehalf-ton commander reconnaissance trucks and 100 one-and-one-half-ton cargo trucks, and shall without regard to the requirements of Surplus Property Board Regulation No. 2 (10 F.R. 5104, 8911) take immediate steps so to dispose of such property by the methods provided in § 8303.4 (c).

This order shall become effective immediately.

> SURPLUS PROPERTY BOARD, By A. E. HOWSE, Administrator.

JULY 30, 1945.

[F. R. Doc. 45-14236; Filed, Aug. 2, 1945; 11:54 a. m.]

[SPB Reg. 3, Order 26] NEW MEXICO

ALLOCATION OF TRUCKS FOR DISPOSAL TO FARMERS AND FARMERS' COOPERATIVES IN CERTAIN COUNTIES

Pursuant to § 8303.4 of Surplus Property Board Regulation No. 3, entitled

"Dispositions of Surplus Property in Rural Areas and to Farmers" (10 F.R. 5325) and in reliance upon the certificate of the Secretary of Agriculture to the Surplus Property Board that farm production is impaired or threatened to be impaired in the area named below by a shortage of trucks; It is hereby ordered, That:

The Department of Commerce, as disposal agency, shall allocate for disposal to farmers and farmers' cooperative associations holding certificates of the Agricultural Adustment Agency and located in San Juan, Rio Arriba, Taos, Colfax, Union, McKinley, Sandoval, Santa Fe, Mora, Harding, San Miguel, Valencia, Bernalillo, Torrance, Guadalupe, Quay, De Baca, Curry, and Roosevelt Counties, New Mexico, 69 one-half-ton weapon carrier trucks, 27 one-halfton command reconnaissance trucks, 13 one-and-one-half-ton cargo trucks, and 9 one-and-one-half-ton dump trucks, and shall without regard to the requirements of Surplus Property Board Regulation No. 2 (10 F.R. 5104, 8911) take immediate steps so to dispose of such property by the methods provided in § 8303.4 (c).

This order shall become effective immediately.

SURPLUS PROPERTY BOARD, By A. E. HOWSE, Administrator.

JULY 30, 1945.

[F. R. Doc. 45-14237; Filed, Aug. 2, 1945; 11:54 a. m.]

[SPB Reg. 3, Order 27]

NEW YORK

ALLOCATION OF TRUCKS FOR DISPOSAL TO FARMERS AND FARMERS' COOPERATIVES IN CERTAIN COUNTIES

Pursuant to § 8303.4 of Surplus Property Board Regulation No. 3, entitled "Dispositions of Surplus Property in Rural Areas and to Farmers" (10 F.R. 5325) and in reliance upon the certificate of the Secretary of Agriculture to the Surplus Property Board that farm production is impaired or threatened to be impaired in the area named below by a shortage of trucks; It is hereby ordered, That:

The Department of Commerce, as disposal agency, shall allocate for disposal to farmers and farmers' cooperative associations holding certificates of the Agricultural Adjustment Agency and located in Chautauqua, Erie, Niagara, Orleans, Genesee, Wyoming, Monroe, Livingston, Wayne, Ontario, Yates, Seneca, Cayuga, Onondaga, Madison, Oneida, Chenango, and Cortland Counties, New York, 103 one-and-one-half-ton trucks (including 2 dump trucks), 62 one-half-ton carryall trucks, and 27 one-half-ton pick-up trucks, and shall without regard to the requirements of Surplus Property Board Regulation No. 2 (10 F.R. 5104, 8911) take immediate steps so to dispose of such property by the methods provided in § 8303.4 (c).

This order shall become effective immediately.

SURPLUS PROPERTY BOARD, By A. E. HOWSE, Administrator.

JULY 30, 1945.

[F. R. Doc. 45-14238; Filed, Aug. 2, 1945; 11:54 a. m.]

WAR PRODUCTION BOARD.

[Certificate 100, Revocation]

OSWEGO MILK COUNCIL, INC.

APPROVAL OF JOINT ACTION PLAN

The ATTORNEY GENERAL.

Pursuant to section 12 of Public Law No. 603, 77th Congress (56 Stat. 357), I hereby withdraw the certificate and finding dated July 21, 1943, (8 F.R. 10475) concerning a plan for joint action by members of Oswego Milk Council, Inc., with respect to the transportation and delivery of milk and related articles by a motor vehicle in the Oswego area of New York State.

Dated: July 28, 1945.

J. A. KRUG, Chairman.

[F. R. Doc. 45-14207; Filed, Aug. 2, 1945; 10:10 a.m.]

[Certificate 215]

SMALLER WAR PLANTS CORP.

APPROVAL OF PLAN OF ORGANIZATION PROCEDURE AND OBJECTIVES

The ATTORNEY GENERAL

I submit herewith the recommendation of the Chairman of the Smaller War Plants Corporation concerning the plan of organization, procedure, and objectives of the Small Manufacturers Cooperative, 749 Myrtle Avenue, Bridgeport, Connecticut, organized for the purpose of undertaking prime Government contracts or contracts from suppliers of the Government for manufacturing articles, equipment, supplies, and materials for war and essential civilian requirements.

For the purposes of section 12 of Public Law 603, 77th Congress (56 Stat. 357), I approve the plan referred to in the recommendation, and after consultation with you, I hereby find and so certify to you that the doing of any act or thing, or the omission to do any act or thing, by any person in compliance with such plan is requisite to the prosecution of the

Dated July 28, 1945.

J. A. KRUG, Chairman.

[F. R. Doc. 45-14208; Filed, Aug. 2, 1945; 10:10 a. m.]

¹ Filed as part of the original document.

OFFICE OF PRICE ADMINISTRATION.

[MPR 260, Order 1681]

DESIDERIO ARNAZ, THE HOME OF HAVANA CIGARS

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102a of Maximum Price Regulation No. 260, as amended, It is ordered, That:

(a) Desiderio Arnaz, The Home of Havana Cigars, 338 E. Flagler St., Miami 32, Fla., (hereinafter called "importer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand, frontmark and packing of the following imported cigars at the appropriate maximum list price and maximum retail price set forth below:

-		_		
			20.1	
		TOP THE T	Maxi-	
Brand	Frontmark	Pack-	mum	mum
Diana	FIOREIMBLE	ing	list	retail
		5 16 5	price	price
100		C Sheet	Per M	Cents
La Riqueza	Ideales	95	\$410.00	55
In inqueza	Coronas Impe-	25 25	200 10	
C 191 Line State of the last		20	368. 50	50 -
- 1748-1-12 12 13-17	riales.	100	000.00	700
	Coronas	25	308,00	39
	Standards.	120	(ALL DESCRIPTION	-22
	Coronas	25	262. 50	35
	Nacionales Perfectos Medias Coro-	25	250.00	3 for \$1
	Perfectos	25	240.00	33
	Medias Coro-	25	190.00	25
	HRS.		The state of the state of	1000
	Miramar Yacht Club.	25	212.50	28
	Yacht Club.		A CONTRACTOR	-
	Club	95	240.00	33
	Petit Coronas.	80	100:00	25
THE RESERVED AND DESCRIPTION OF THE PERSON NAMED IN COLUMN TWO PARTY.	Potit Cotros	50 25	190.00 176.00	22
Property and the second	Petit Cetros Tipo Coman-			22
	Tipo Coman-	25	176.00	24
	dos.	190	305 40	**
THE RESERVE OF THE PARTY OF THE	Perlas Perfec-	50		17
	Fetit Periec-	50	176.00	22
The state of the s			6200	
	Conchas	50	135, 00	17
	Panetelas	50	135, 00	17
	Petit	50	114.00	15
The state of the s	Petit Brevas Espe-	50	161.50	20
ALL MANAGEMENT OF THE PARTY OF	Fumitas Espe-	50	135, 00	17
	ciales.		400.00	-
Control of the second	Fumitas Selec-	50	135.00	17
THE RESERVE THE PARTY NAMED IN	tas.	.00	200.00	2.0
The same of the same of	Palmitas	50	115.00	15
	Miami Espe-		105 75	
	Miami Espe-	50	195. 75	28
W- 49000	cial.	0.0	007 00	
La Alinza	Coronas Ex-	_ 25	385.00	55
The same of the sa	tras.	020	0000000000	TO SECOND
	Coronas Finas.	25	330.00	-44
	Petit Coronas.	25		35
The state of the state of	Coronas Chi-	50	135, 00	17
	cas.	1	- CORS	The same of
	Panetelas Finas.	50	135, 00	17
	Finas.			
	Fancy Tales	25	368.50	50
	Perfectos	25	246 50	222
The second second	Petit Bouquet-	25	161 50	20
	Belvederes	25	203 50	28
	Amorioone	25 25	210.50	28
The second second	Americans Petit Habano. Conchas Finas.	50	240, 50 161, 50 203, 50 212, 50 123, 75 150, 00	3 for 50
Market Committee	Comphan Eines	50	150,00	003016
	Condnas r mas.	500	150.00	- 20
La Prueba	Coronas Ex-	25	385.00	55
THE RESERVE OF	tras.	100	000	100
	Coronas Finas.	25	330.00	44
	Petit Coronas.	25	330. 00 249, 75 135. 00	35
	Coronas Cni-	25	135, 00	17
	cas.	1	111111111111111111111111111111111111111	1
	Panetelas	50	135, 00	17
	Finas. Fancy Tales. Perfectos. Petit Bouquet.	F. Committee		100
	Fancy Tales	25		50
	Perfectos	25		33
	Petit Bouquet	25	161, 50	20
	Belvederes	25	203, 50	28
	Perfectos	25	203. 50 212. 50 123. 75	28
	Petit Haba-	50	123, 75	3 for 50
	nos.	07.5	1000	Park Care
El Canon Ray-	Ideales	-25	410.00	55
ado.	Corona Impe-	25		
SILVE OF	riales.		4007.400	00
	Corona Stand	25	308, 00	39
	Corona Stand-	20	000, 00	00
	Coronna	25	262, 50	35
	Coronas	20	250, 00	
	Nacionales	25 25	250, 00	3 for \$1
	Perfectos		240.00	33
	Medias Coro-	50	190.00	25
	nas. Miramar Yacht Club.	7 792	600 TO	66
	MITAMAT	25	212. 50	28
	- racut Club.		The Real	THE REAL PROPERTY.

Brand	Frontmark	Pack- ing	Maxi- mum list price	Maxi- mum retail price
			Per M	Cents
El Canon Ray-	Petit Coronas. Petit Cetros Tipo Com-	25	\$240.00	33
ado.	Petit Cetros	25	190.00 176.00	
PAGE DE LA	Tipo Com-	25	176.00	22
	Perlas	50	135.00	
	Petit Perfectos.	50	176.00 135.00	
	Panetelas	50	135.00	17
3300	andos. Perlas Petit Perfectos. Conchas Panetelas Petit Brevas Espe-	50	114.00 161.50	
	ciales.	00073	The same of	
	Fumitas Es- pec.		135,00	17
	Fumitas Se-	50	135.00	17
	lectas. Palmitas	50	115.00	15
	Miami Espe-	25		
Flor de R. Bar-	Coronas Ex-	25	385.00	55
cia.	tras.	25	330.00	44
Same are the life	Coronas Finas. Petit Coronas.	25	946 75	35
III - CHIEF SIE	Coronas Chi-			20
THE RESERVE	Panetelas	50	135.00	
to Michigan	Perfectos	25 25	368. 50 246. 50	
Charles and the	Petit Bouquet	25	161, 50	20
	Fanetelas Faney Tales Perfectos Petit Bouquet Belvederes Americans Petit Hebeno	25 25 25 50 25	203, 50 212, 50	28
Detect	Petit Habano. Ideales. Coronas	50 25		3 for 50
Potosi	Coronas	25		
Maria de Levis	Standard.	100 333	Inches Co.	35
	Coronas Nacionales Perfectos	25 25	262, 50 250, 00	3 for \$1
	Perfectos	25 25		
	Medias Coro- nas.	1-01	190.00	25
	Miramar Yacht Club.	25	212. 50	28
	Petit Coronas.	50	190.00	
	Petit Perfec- tos.	50	176.00	22
	Petit. Brevas Espe-	25	114.00	15
	Brevas Espe- ciales.	50	161, 50	20
The same of the same of	Fumitas Es-	50	135, 00	17
	peciales. Fumitas Se-	50	135, 00	17
TO THE REAL PROPERTY.	lectas. Palmitas	50	Second Second	
	Miami Espe-	25	195. 75	
Quintero	cial. Petit Perfec-	50	176.00	22
Quintero	tos.		Strate of	
1 1 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	Ideales Im-	25 25		55 50
	periales.	1000	TVAC DVA	
	Standard	25	308. 00	39
THE RESERVE	Nacionales	25		
A THE STREET	Yacht Club	25	100000	28
	Club Petit Coronas_	25 50	240.00 190.00	33
	Panetelas	25	135, 00	25 17
	Fumitas Es- peciales.	50	135.00	17
	Fumitas Selec-	50	135.00	17
	tas. Palmitas	50	115.00	15
La Rica Hoja	Coronas Sub-	25		50
Committee of the Commit	limes. Coronas	25		44
To Carrie World	Coronas Finas	25		3 for \$1 50
The state of the s	Petit Coronas	25 25	225. 00	30
	Perfectos Belvederes	25	246, 50	33 28
1	Presidentes	25	225. 00 246. 50 203. 50 212. 50 195. 00	28
DE LA COMPANIE	Cano Special_ Camelia	25 50	195, 00 176, 00	25 22
Caracol	Fancy Tales Petit Coronas.	25	368, 50	50
	Caracol Spe-	25 50	225, 00 190, 00	30
	THE PARTY OF THE P	200	Section Co.	-
20 1 10 100 1	cial. Camelia	50	150.00	20

(b) The importer and wholesalers shall grant, with respect to their sales of each brand and frontmark of imported cigars for which maximum prices are established by this order, the discounts they customarily granted during March 1942 on their sales of imported cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differ-

entials charged by the importer or a wholesaler during March 1942 on sales of imported cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the importer or a wholesaler during March 1942 on sales of imported cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and frontmark of cigars priced by this order and shall not be reduced. If a brand or frontmark of imported cigars for which maximum prices are established by this order is of a price class not sold by the importer or the particular wholesaler during March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) during March 1942 by his most closely competitive seller of the same class on sales of imported cigars of the same price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and frontmark of imported cigars for which maximum prices are established by this order, the importer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and frontmark of imported cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum Price Regulation No. 260, as amended.

(d) Unless the context otherwise requires, the provisions of Maximum Price Regulation No. 260, as amended, shall apply to sales for which maximum prices are established by this order.

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

This order shall become effective August 1, 1945.

Issued this 31st day of July 1945.

JAMES F. BROWNLEE, Acting Administrator.

[F. R. Doc. 45-14099; Filed, July 31, 1945; 4:01 p. m.]

[MPR 260, Order 1683]

DEL VALLE CIGAR FACTORY

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260; It is ordered, That:

(a) Del Valle Cigar Factory, 2119 Main Street, Tampa, Fla., (hereinafter called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below:

Brand	Size or frontmark	Pack- ing	Maxi- mum list price	Maximum retail price
Coronas Medias	579	50	Per M \$146, 00	Cents 19
Londres	434"	50	154, 00	
Londres Segun-	47/8"	50		2 for 27
dos. Cadets Panetela Cuarta. Panetela B Panetela Segundas.	5" 5½" 4½" 5¾"	50 50 50 50	93.75 146.00	2 for 25 19 2 for 35 22
Pee Wee	Pee Wee	50	72.00	9
Queens Tercero	5"		154.00	20
Pina Grande	McKays		138.00	18
Panetelas	Del Valle Specials.	50	169.00	1100
Brevas	51/4"	50	169:00	
Epicures	5%8"	50	134.00	2 for 35
Coronas	Coronas	50	169.00	22

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices are established by this order.

are established by this order.

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

This order shall become effective August 1, 1945.

Issued this 31st day of July 1945.

JAMES F. BROWNLEE, Acting Administrator.

[F. R. Doc. 45-14101; Filed, July 31, 1945; 4:02 p. m.]

[MPR 580, Amdt. 1 to Order 61]

PORTIS BROTHERS HAT CO.

ESTABLISHMENT OF MAXIMUM PRICES

Maximum Price Regulation 580, Order No. 61, Amendment 1. Establishing ceiling prices at retail for branded articles. Docket No. 6063-580-13-89.

For the reasons set forth in an opinion issued simultaneously herewith, Order No. 61 under section 13 of Maximum Price Regulation 580 is amended as follows:

Paragraph (a) is amended by adding the following ceiling price at retail for the article described below:

Article	Brand name	Manufactur- er's price line	Ceiling price at retail
Caps	Hugger	Per dozen \$8, 50	Per unit \$1, 25

This amendment shall become effective August 1, 1945.

Issued this 31st day of July 1945.

JAMES F. BROWNLEE, Acting Administrator.

[F. R. Doc. 45-14107; Filed, July 31, 1945; 4:08 p. m.]

[MPR 188, Order 106 Under Order A-2] STODDARD MFG. Co.

ADJUSTMENT OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to paragraph (a) (16) of Order A-2 under § 1499.159b of Maximum Price Regulation No. 188, it is ordered:

(a) Manufacturer's maximum prices. Stoddard Manufacturing Co., 617, 4th Street, Southwest, Mason City, Iowa, may add an adjustment charge of \$3.26 per unit to its maximum price in effect prior to the issuance of this order for sales and deliveries to wholesale distributors of the Model 6B Lockerator Ice Refrigerator which it manufactures. This adjustment may be made and collected only if it is separately stated on each invoice. The adjusted maximum price is subject to the manufacturer's customary terms, discounts, allowances, and other price differentials in effect during March 1942.

(b) Maximum prices for sales at wholesale. The ceiling price for sales at wholesale of the feebox identified above is 65% of the retail base price shown in Column I of Table C of Maximum Price Regulation No. 399 plus the difference between the base price and the retail

ceiling price, for the state in which the wholesaler's warehouse is located.

(c) Maximum prices for sales at retail. The ceiling prices for sales at retail of the ice box identified above are the prices set forth in Amendment No. 21 to Revised Maximum Price Regulation No. 399 effective July 25, 1945.

399 effective July 25, 1945.

(d) Notification. At the time of or prior to the first invoice to a purchaser for resale on and after the effective date of this order showing a price determined in accordance with the terms of this order, the seller shall give his purchaser the following notice:

NOTICE OF OPA ADJUSTMENT

Our ceiling price for the Lockerator ice box was determined under Order No. 106 under MPR 188.

(e) All requests for adjustment of maximum prices not specifically granted by this order are hereby denied.

(f) This order may be revoked or amended by the Price Administrator at any time.

(g) This order shall become effective on the 1st day of August 1945.

Issued this 1st day of August 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-14142; Filed, Aug. 1, 1945; 11:18 a.m.]

[MPR 260, Order 1688]

BURG CIGAR CO.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260; *It is ordered*, That:

(a) Burg Cigar Co., East Prospect, Pa. (hereinafter called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below:

Brand	Size or frontmark	Pack- ing	Maxi- mum list price	Maxi- mum retail price
Ideal Garcia	Invincible	50	Per M \$64	Cents 8

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic eigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not

be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices are established by this order.

(e) This order/may be revoked or amended by the Price Administrator at any time.

This order shall become effective August 2, 1945.

Issued this 1st day of August 1945.

JAMES F. BROWNLEE, Acting Administrator.

[F. R. Doc. 45-14143; Filed, Aug. 1, 1945; 11:18 a. m.]

[MPR 260, Order 1689] FRANCISCO FIGUEROA CALLABO

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260; It is ordered, That:

(a) Francisco Figueroa Callabo, Juana Diaz, P. R. (hereinafter called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below:

Brand	Size or frontmark	Pack- ing	Maximum list price	Maximum retail price
Francisco Fig-	Brevas 414" Brevas 4"	50 50	Per M \$40 32	Cents 5 4

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices are established by this order.

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

This order shall become effective August 2, 1945.

Issued this 1st day of August 1945.

James F. Brownlee, Acting Administrator.

[F. R. Doc. 45-14144; Filed, Aug. 1, 1945; 11:19 a. m.]

[MPR 260, Order 1690] Diaz & Borrego Cigar Co.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260; It is ordered, That:

(a) Diaz & Borrego Cigar Co., 2705–12th St. Tampa, Fla. (hereinafter called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below:

Brand	Size or frontmark	Pack- ing	Maxi- mum list price	Maximum retail price
Vuelta Blend	Corona Chica. Kings	50 50	Per M \$93.75 105.00	Cents 2 for 25 14

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corre-sponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at any time. This order shall become effective August 2, 1945.

Issued this 1st day of August 1945.

James F. Brownlee, Acting Administrator.

[F. R. Doc. 45-14145; Filed, Aug. 1, 1945; 11:19 a. m.]

[MPR 260, Order 1691] GENOVEVA HERNANDEZ

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260; It is ordered,

(a) Genoveva Hernandez, Jose de Diego St., Cayey, P. R. (hereinafter called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below:

Brand	Size or frontmark	Pack- ing	Maximum list price	Maxi- mum retail price
Cenoveva Hernandez.	Perfecto	50 50 50	93.75	Cents 13 2 for 25 17

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corre-sponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by \$1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices are established by this order.

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

This order shall become effective August 2, 1945.

Issued this 1st day of August 1945.

JAMES F. BROWNLEE, Acting Administrator.

[F. R. Doc. 45-14146; Filed, Aug. 1, 1945; 11:19 a. m.]

[MPR 260, Order 1692] JUSTINO BETANCOURT

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to \$ 1358.102 (b) of Maximum Price Regulation No. 260; It is ordered, That:

(a) Justino Betancourt, Bo Llanas, Coamo, P. R. (hereinafter called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below:

Brand	Size or frontmark	Pack- ing	Maximum list price	Maxi- mum retail price
Justino Betan- court.	Corona 5" Tubano Corona 434"	50 50 50	Per M \$64 40 56	Cents 8 5 7

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by \$ 1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices are established by this order.

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

This order shall become effective Au-

gust 2, 1945.

Issued this 1st day of August 1945.

JAMES F. BROWNLEE,

Acting Administrator.

[F. R. Doc. 45-14147; Filed, Aug. 1, 1945; 11:19 a. m.]

[MPR 260, Order 1693] La Garantia Cigar Factory

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260, It is ordered, That:

(a) La Garantia Cigar Factory, 1907
N. Howard Avenue, Tampa 7, Fla. (hereinafter called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below:

Brand	Size or frontmark	Pack-	Maxi- mum list price	Maxi- mum retail price
Garantis	Sargentos Coronas Ravitos Bankers	50 50 50 50	Per M \$90 115 90 105	Cents 12 15 12 14

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices are established by this order.

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

This order shall become effective August 2, 1945.

Issued this 1st day of August 1945.

James F. Brownlee, Acting Administrator.

[F. R. Doc. 45-14148; Filed, Aug. 1, 1945; 11:20 a. m.]

RITA RAMIREZ [MPR 260, Order 1694]

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260; It is ordered, That:

(a) Rita Ramirez, 83 Mayor Cantera St., Ponce, P. R. (hereinafter called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size of frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below:

Brand	Size or frontmark	Pack- ing		Maxi- mum retail price
Rita Ramirez	Corona 434"	50	Per M \$44	Cents 2 for 11

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices are established by this order.

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

This order shall become effective August 2, 1945.

Issued this 1st day of August 1945.

James F. BROWNLEE, Acting Administrator.

[F. R. Doc. 45-14149; Filed, Aug. 1, 1945; 11:20 a.m.]

[MPR 260, Order 1695]

GREGORIO BERMUDEZ FLORES

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260; It is ordered, That:

(a) Gregorio Bermudez Flores, Bo. Coqui, Cayey, P. R. (hereinafter called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below:

Brand	Size or frontmark	Pack- ing	Maximum list price	Maxi- mum retail price
Gregorio Ber- mudez Flores.	Breva Chica Corona	50 50		Cents 4 for 25 2 for 15

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices

are established by this order.

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

This order shall become effective August 2, 1945.

Issued this 1st day of August 1945.

James F. Brownlee, Acting Administrator.

[F, R. Doc. 45-14150; Filed, Aug. 1, 1945; 11:20 a, m.]

[MPR 260, Order 1696]

NICOLAS ORTIZ

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260; It is ordered, That:

(a) Nicolas Ortiz, Calles Octavio Rivera #4, Patillas, P. R. (hereinafter called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below:

Brand	Size or frontmark	Pack- ing	Maximum list price	Maxi- mum retail price	
Nicolas Ortiz	Toeas	50	Per M \$48	Cents 6	

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufac-turer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260 shall ap-

ply to sales for which maximum prices are established by this order.

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

This order shall become effective August 2, 1945.

Issued this 1st day of August 1945.

James F. Brownlee, Acting Administrator.

[F. R. Doc. 45-14151; Filed, Aug. 1, 1945; 11;20 a. m.]

[MPR 120, Order 1438]

ALLEGHENY RIVER MINING CO., ET AL.

ESTABLISHMENT OF MAXIMUM PRICES AND PRICE CLASSIFICATIONS

For the reasons set forth in the opinion issued simultaneously herewith, and in accordance with § 1340.212 (c) of Maximum Price Regulation No. 120, It is ordered:

(1) Coals produced by strip mining in District No. 1 which are processed in preparation plants of the following producers operated as adjuncts of the mines identified by the following index numbers may be sold at prices determined as if the coal-were produced at a deep mine of the same classification:

Name	Index Nos.
Allegheny River Mining Co., 1614 Eye St. NW., Wash-	329, 433, 3521, 76, 5390, 5319.
ington, D. C.	
Freebrook Corp., 1614 Eye St. NW., Washington, D. C	368.
Hallet Coal Co., 1614 Eye St. NW., Washington, D. C	433, 3521,
Boron Bros. Coal Co., c/o Maust Coal & Coke Co.,	341.
60 Wall Tower, New York, N. Y.	67.
Brookwood Shaft, Inc., Houtzdale, Pa	
W. O. Gulbranson, Inc., Houtzdale, Pa	
Central Moshannon Coal Co., Houtzdale, Pa	522.
Carrolltown Coal Co., c/o Peale Peacock & Kerr, 420	944.
Lexington Ave., New York, N. Y.	EQE
Cherrytree Coal Co., c/o Peale Peacock & Kerr, 420	525.
Lexington Ave., New York, N. Y.	400 990
Dahlin Bros., Houtzdale, Pa	490, 339.
Bradford Coal Co., Bigler, Pa	089.
Marion Coal Co., Beaverdale, Pa	
Dugan Coal Mining Co., Osceola Mills, Pa	
Fall Brook Coal Co., Antrim, Pa	
F. R. & H. L. Harrington, Adams, Mass	
Hawkrun Coal Mining Co., Philipsburg, Pa	
Juliette C. Margiotti, President, Juliette Coal Co., 830 Grant Bldg., Pittsburgh, Pa.	4007, 5110.
Lamkie Coal Co., Glen Campbell, Pa	2753, 3674, 2701, 3673, 1888, 2719, 1833.
Lee Hollow Coal Co., 34 North Second St., Clear-field, Pa.	5136, 5137.
The Morrisdale Coal Mining Co., Real Estate Trust	125, 722.
Bldg., Philadelphia, Pa.	005 455
Morris Run Coal Mining Co., Miners Bank Bldg., Wilkes-Barre, Pa.	835, 455.
Peale Peacock & Kerr, Inc., 420 Lexington Ave., New	526, 590.
York, N. Y.	
Rochester & Pittsburgh Coal Co., c/o Heath S. Clark, 420 Lexington Ave., New York, N. Y.	247, 5013.
Superior Smokeless Coal Co., Brush Valley, Indiana	596, 5021.
County, Pa.	
J. William Wetter, President, Rockhill Coal Co., 1421 Chestnut St., Philadelphia, Pa.	436, 437, 441, 612.
Springfield Coal Corp., c/o Rembrandt Peale, Jr., 420	479, 281, 153.
Lexington Ave., New York, N. Y.	
The Arcadia Co., Indiana, Pa	5429, 719, 750, 5190, 5403.
Zacherl Coal Co., Titusville, Pa	3076.
	STATE OF THE PARTY

(2) Prices established by this order for the strip mined coals of the above mines shall be the maximum prices for these coals for so long as present quality and preparation standards are maintained.

(3) All invoices in connection with the coals priced under this order shall state that the price charged was established by Order No. 1438 under Maximum Price Regulation No. 120.

(4) This order may be revoked or amended by the Price Administrator at

any time.

(5) Except as specifically provided in this order, the provisions of Maximum Price Regulation No. 120 shall remain in effect.

This order shall become effective August 1, 1945.

Issued this 1st day of August 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-14178; Filed, Aug. 1, 1945; 4:02 p. m.]

[MPR 120, Order 1439] TASA COAL CO., ET AL.

ESTABLISHMENT OF MAXIMUM PRICES AND PRICE CLASSIFICATIONS

For the reasons set forth in the opinion issued simultaneously herewith, and in accordance with § 1340.215 (c) of Maximum Price Regulation No. 120, It is ordered:

(1) Coals produced by strip mining in District No. 4 which are processed in preparation plants of the following producers operated as adjuncts of the mines identified by the following index numbers may be sold at prices determined as if the coal were produced at a deep mine of the same classifications:

Name Index Nos.

Tasa Coal Co., Zelienople, 122.

M. L. French Coal Co., Pom- 113, 2577. eroy, Ohio.

Hanna Coal Co., Leader Bldg., 43, 163. Cleveland, Ohio.

The Jefferson Coal Co., c/o 107, 176, 3132, Hanna Coal Co., Leader 4091. Bldg., Cleveland, Ohio.

The Lorain Coal & Dock Co., 21, 128, 1343 Terminal Tower, Cleveland, Ohio.

(2) Prices established by this order for the strip mined coals of the above mines shall be the maximum prices for these coals for so long as present quality and preparation standards are maintained.

(3) All invoices in connection with the coals priced under this order shall state that the price charged was established by Order No. 1439 under Maximum Price Regulation No. 120.

(4) This order may be revoked or amended by the Price Administrator at

any time.

(5) Except as specifically provided in this order, the provisions of Maximum Price Regulation No. 120 shall remain in effect.

This order shall become effective August 1, 1945.

Issued this 1st day of August 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-14179; Filed, Aug. 1, 1945; 4:03 p.m.]

[MPR 188, Order 4184] IRVING SCHNEIDER

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188, It is ordered:

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Irving Schneider, 135 East 12th Street, New York 2, New York.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

		For by man facts	the nu-	by any to con-
Article	Model No.	To jobbers	To retail- ers	For sales person sumers
Crystal table lamp with swirl column, hobnail ball break and marble base. Crystal table lamp with fluted opal column and marble base. Crystal table lamp with Rogers	-	Each \$4.06 4.09	March	\$8.60
gold metal breaks, fluted crystal column and marble base. Crystal table lamp with crystal base. **Crystal Vanity Lamps with fluted tubes and hobnail bases and breaks.	201 207 204 205 206	2, 66 }1, 06	5, 75 3, 13 1, 25	5. 00

These maximum prices are for the articles described in the manufacturer's application dated April 23, 1945.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. For sales to persons other than consumers they are f. o. b. factory, 2% 10 days, net 30. The maximum price to consumers is net, delivered.

(3) For sales by persons other than the manufacurer, the maximum prices apply to all sales and deliveries after the effecti vedate of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement, with the proper model number and the ceiling price inserted in the blank spaces:

Model No. ----OPA Retail Ceiling Price—\$----Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the seller shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) Jobber's maximum prices for sales of the articles covered by this order shall be established under the provisions

of Section 4.5 of SR 14J.

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

(f) This order shall become effective on the 2d day of August 1945.

Issued this 1st day of August 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-14181; Filed, Aug. 1, 1945; 4:03 p. m.]

> [MPR 188, Order 4185] UNIVERSAL SHEET METAL CO. APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; It is ordered:

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Universal Sheet Metal Company, 501–2–3 Sinclair Building, Fort Worth 2, Tex.

(1) For all sales and deliveries to the

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Number	Maximum prices for sales by all persons to—		
		Whole- salers	Retail- tailers	Con- sumers
Cigarette lighter.	"Texliter" No. 1.	Each \$0.75	Each \$1.00	Each \$1.70

These maximum prices are for the articles described in the manufacturer's application dated June 16, 1945.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. For sales to persons other than consumers they are f. o. b. factory, 2% 10 days, net 30. The maximum price to consumers is net, delivered.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following state-

ment:

OPA Retail Ceiling Price—\$1.70 Each Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the seller shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at

any time.

(e) This order shall become effective on the 2d day of August 1945.

Issued this 1st day of August 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-14182; Filed, Aug. 1, 1945; 4:04 p. m.]

[MPR 188, Order 4187]

DORSEY WALKER CORP.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; It is ordered:

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Dorsey Walker Corporation, 155 West 29th Street, New York 1, N. Y.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Number	Maximum prices for sales by all persons to—			
		Whole- salers	Retail- ers	Con- sumers	
Cigarette lighter.	"Dorsey" No. 1.	Each \$2.02	Each \$2.70	Each \$4.50	

These maximum prices are for the articles described in the manufacturer's application dated July 10, 1945.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. For sales to persons other than consumers they are f. o. b. factory, 2% 10 days, net 30. The maximum price to consumers is net, delivered.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of

similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement:

OPA Retail Ceiling Price—\$4.50 Each Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the seller shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at

any time.

(e) This order shall become effective on the 2d day of August 1945.

Issued this 1st day of August 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-14183; Filed, Aug. 1, 1945; 4:04 p. m.]

[MPR 188, Order 4188]

E. O. KRAUSE

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; It is ordered:

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by E. O. Krause, P. O. Box 64, New Braunfels, Tex.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	1	Maximum prices for sald by any selled to—			
	Model No.	Job- ber	Chain and dept. store	Other retail- ers	Con- sum- er
Plastic hot plate holder.	6"x 34"x 34".	Each \$0.75	Each \$0.90	Each \$1.00	Each \$1. 50

These maximum prices are for the articles described in the manufacturer's application dated April 19, 1945.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. They are f. o. b. factory and subject to a cash discount of 2% for payment within 10 days, net 30 days.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of

similar articles.

- (4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1469.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.
- (b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement:

OPA Retail Ceiling Price—\$1,50 Each Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the seller shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at

any time.

(e) This order shall become effective on the 2d day of August 1945.

Issued this 1st day of August 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-14184; Filed, Aug. 1, 1945; 4:04 p. m.]

> [MPR 188, Order 4191] HARRY FRISCHLING

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; It is ordered:

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Harry Frischling, 61 Canal Street, Ellenville, N. Y.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Num- ber	Maximum prices for sales by all persons to—		
		Whole- salers	Retail- ers	Con- sumers
Cigarette lighter	1	Each \$2, 02	Each \$2,70	Each \$4, 50

These maximum prices are for the articles described in the manufacturer's application dated July 11, 1945.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. For sales to persons other than consumers they are f. o. b. factory, 2% 10 days, net 30. The maximum price to consumers is net, delivered.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement:

OPA Retail Ceiling Price—\$4.50 each Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the seller shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at any time.

(e) This order shall become effective on the 2d day of August 1945.

Issued this 1st day of August 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-14185; Filed, Aug. 1, 1945; 4:05 p. m.]

[MPR 188, Order 4192]

NATIONAL PRESSURE COOKER CO.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; It is ordered:

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by the National Pressure Cooker Company of Eau Claire, Wis.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

		Maximum prices for sales by any seller to—				
Article Model No.	Whole- salers (jobbers)	Chain and de- part- ment stores	Other retail- ers			
Indicator weight.	PC-4	Each \$1.00	Each \$1, 20	Each \$1.33	Each \$2.00	
Vent pipe	PC-5.	Mailorder houses .38	.45	. 50	.75	

These maximum prices are for the articles described in the manufacturer's application dated June 6, 1945.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. These prices are for the articles described in your application. They are f. o. b. factory and subject to a cash discount of 2% for payment within 10 days, net 30 days.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement with the retail prices properly filled in.

OPA Retail Ceiling Price—\$____ Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the seller shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales

by the purchaser. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at

(e) This order shall become effective on the 2d day of August 1945.

Issued this 1st day of August 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-14186; Filed, August 1, 1945; 4:05 p. m.]

[MPR 188, Order 4193]

FRANK BROTHERS

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; It is ordered:

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Frank Brothers, 7214 Compton Avenue, Los Angeles 1, Calif.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Num- ber	Maximum prices for sales by all persons to—			
		Whole- salers	Re- tailers	Con- sumers	
Cigarette lighter	#6	Each \$2.02	Each \$2, 70	Each \$4, 50	

These maximum prices are for the articles described in the manufacturer's application dated May 31, 1945.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. For sales to persons other than consumers they are f. o. b. factory, 2% 10 days, net 30. The maximum price to consumers is net, delivered.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or

label shall contain the following statement:

OPA Retail Ceiling Price—\$4.50 Each Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the seller shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at

any time.

(e) This order shall become effective on the 2d day of August 1945.

Issued this 1st day of August 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-14187; Filed, Aug. 1, 1945; 4:05 p. m.]

[MPR 188, Order 4194] SYNCRO DEVICES, INC.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188, It is ordered:

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Syncro Devices, Incorporated of 3265 Bermuda

Avenue, Ferndale 20, Mich.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Model No.	Maximum prices for sales by any seller to—			
		Whole- salers (stock- ing jobbers)	Drop- ship jobbers	Retail- ers	Con- sum- ers
Lawn sprinkler	527	Each \$1, 08	Each \$1, 22	Each \$1.44	Each \$2, 16

These maximum prices are for the articles described in the manufacturer's application dated July 1, 1945.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. These prices are f. o. b. factory with \$0.50 per hundredweight allowed on shipment of 100 pounds or more, and subject to a cash discount of 2% for payment within 10 days, net 30 days.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of

similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement:

OPA Retail Ceiling Price—\$2.16 Each Do Not Detach or Obliterate

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the seller shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at

any time.

(e) This order shall become effective on the 2d day of August 1945.

Issued this 1st day of August 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-14188; Filed, Aug. 1, 1945; 4:06 p. m.]

> [MPR 188, Order 4195] FARADAY ELECTRIC CORP.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.156 of Maximum Price Regulation No. 188 and section 6.4 of Second Revised Supplementary Regulation No. 14; It is ordered:

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by the Faraday Electric Corporation, 107–109 North Juniper Street, Philadelphia 7, Pa.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

		Maximum prices for sales by any seller to—				
Article	Model	Whole- salers (job- bers)	Re- tailers (12 units or more)	Re- tailers (less than 12 units)	Con- sumers	
Broilmaster broiler.	#800	Each \$2.09	Each \$2.47	Each \$2.66	Each \$3.98	

These maximum prices are for the article described in the manufacturer's application dated July 17, 1945, and include the Federal Excise Tax.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. They are f. o. b. factory and subject to a cash discount of 2% for payment within 10 days, net 30 days.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of

similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain either of the following statements with the correct order number filled in:

Order No. 4195 Model No. 800 OPA Retail Ceiling Price, \$3.98 Federal Excise Tax Included Do Not Detach or Obliterate

Faraday Electric Corporation 107-109 North Juniper Street Philadelphia 7, Pa, Model No. 800 OPA Retail Ceiling Price, \$3.98 Do Not Detach or Obliterate Federal Excise Tax Included

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the seller shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at

any time

(e) This order shall become effective on the 2d day of August 1945.

Issued this 1st day of August 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-14189; Filed, Aug. 1, 1945; 4:06 p. m.]

[MPR 188, Order 4196] DAREL MFG. Co.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; It is ordered:

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Darel Manufacturing Co., Central Tower, San Francisco 3, Calif.

(1) For all sales and deliveries to the following classes of purchasers by the

sellers indicated below, the maximum prices are those set forth below:

Antials	Num- ber	Maximum prices for sales by all persons to—			
Article		Whole- salers	Retail- ers	Con- sumers	
Cigarette lighter	1	Each \$1.50	Each \$2,00	Each \$3, 25	

These maximum prices are for the articles described in the manufacturer's application dated July 13, 1945.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. For sales to persons other than consumers they are f. o. b. factory, 2% 10 days, net 30. The maximum price to consumers is net, delivered.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of

similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following state-

ment:

OPA Retail Ceiling Price—\$3.25 each Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the seller shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at

any time.

(e) This order shall become effective on the 2d day of August 1945.

Issued this 1st day of August 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-14190; Filed, Aug. 1, 1945; 4:07 p. m.]

[MPR 280, Order 1697]

W. S. STIFFLER

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260; It is ordered, That:

(a) W. S. Stiffler, R. D. 2, Red Lion, Pa., (hereinafter called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below:

Brand	Size or frontmark	Pack- ing	Maximum list price	Maxi- mum retail price
W. S. S	De Luxe	50	Per M \$56	Cents 7

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufac-turer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufac-turer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at any time. This order shall become effective August 2, 1945.

Issued this 1st day of August 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-14191; Filed, Aug. 1, 1945; 4:07 p. m.]

[MPR 260, Order 1698] Frederico Gonzalez

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260; It is ordered, That:

(a) Frederico Gonzalez, Louis Barreras St., Cayey, P. R. (hereinafter called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below:

Brand	Size or frontmark	Pack- ing		Maxi- mum retail price
FredericeGonzalez.	Breba	50	Per M \$50	

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1358,113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices

are established by this order.

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

This order shall become effective August 2, 1945.

Issued this 1st day of August 1945.

CHESTER BOWLES, Administrator.

[F. R. Doc. 45-14192; Filed, Aug. 1, 1945; 4:07 p.m.]

[MPR 260, Order 1699]

ALVAREZ BROS.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260; It is ordered, That:

(a) Alvarez Bros., 1902 Pine Street, Tampa 7, Fla. (hereinafter called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or re-ceive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth

Brand	Size or frontmark	Pack- ing	Maxi- mum list price	Maxi- mum retail price
Al's Best Sorosis.	BrevasAustinsPats Rositas	50 50 50 50		

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and

size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum Price Regulation No. 260.

(d). Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at

any time.

This order shall become effective August 2, 1945.

Issued this 1st day of August 1945.

CHESTER BOWLES. Administrator.

[F. R. Doc. 45-14193; Filed, Aug. 1, 1945; 4:07 p. m.]

> [MPR 260, Order 1700] RAFAEL C. FELICIANO

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260; It is ordered, That:

(a) Rafael C. Feliciano, Rivas No. 3, Ponce, P. R. (hereinafter called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth

Brand	Size or frontmark	Pack- ing	Maxi- mum list price	Maxi- mum retail price
Rafael C. Feliciano.	Perfectos	50 50	Per M \$48 40	Cents 6 5

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufac-turer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260 shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at

any time.

This order shall become effective August 2, 1945.

Issued this 1st day of August 1945.

CHESTER BOWLES. Administrator.

[F. R. Doc. 45-14194; Filed, Aug. 1, 1945; 4:08 p. m.]

[MPR 188, Corr. to Rev. Order 3037] MICHAEL M. GORDON

APPROVAL OF MAXIMUM PRICES

Revised Order 3037 under Maximum Price Regulation 188, issued June 26, 1945, effective June 27, 1945, was incorrectly designated. It is hereby corrected as follows:

1. The caption is corrected to read "MPR 188, Revised Order No. 3837."

2. The opening sentence is corrected to read: "Order No. 3837 under § 1499.153 of Maximum Price Regulation 188 is redesignated Revised Order No. 3837 and is revised to read as follows:"

This correction shall become effective as of June 27, 1945.

Issued this 1st day of August 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-14180; Filed, Aug. 1, 1945; 4:03 p.m.]

Regional and District Office Orders.

[Region I Rev. Order G-3 Under RMPR 122, Amdt. 1]

BAGGED ANTHRACITE COAL IN METROPOLITAN
BOSTON AREA

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Administrator of Region I of the Office of Price Administration by §§ 1340.259 (a) (1) and 1340.260 of Revised Maximum Price Regulation No. 122, Region I Revised Order No. G-3 under Revised Maximum Price Regulation No. 122 is hereby amended in the following respects:

1. In subparagraph (1) of paragraph (b), the prices set forth in "Price Schedule I—Unmixed Coal" are hereby amended to read as follows:

(1) Price Schedule I: Unmixed Coal:

	Chest- nut	Stove	Pea
Sales to dealers (including retail			
stores), f. o. b. buyer's trucks at dealer's yard	22	22	19. 5
Sales to ultimate consumers at dealer's yard	24	24	21. 5
Sales to dealers (including retail stores), f. o. b. buyer's trucks at a dealer's auxiliary station	23. 5	23, 5	21
Sales to ultimate consumers at a dealer's auxiliary station	26	26 -	23. 5
Delivered to retail stores	24. 5	24. 5	22
dealer's truck, delivered	28	28	25. 5
Chain storesIndependent outlet	28 29	28 29	25. 5 26. 5

2. In subparagraph (2) of paragraph (b), the prices set forth in "Price Schedule II—Mixtures" are hereby amended to read as follows:

(2) Price Schedule II: Mixtures (50% of each by weight).

	Chest- nut and stove	Chest- nut and pea	Stove and pea
Sales to dealers (including retail			
stores), f.o.b. buyer's trucks at dealer's yard	22	20. 5	20. 5
Sales to ultimate consumers at dealer's yard	24	22. 5	22. 5
Sales to dealers (including retail stores), f.o.b. buyer's trucks at	00.7	-00	00
a dealer's auxiliary station	23. 5	22	22
dealer's auxiliary station	26	24. 5	24. 5
Delivered to retail stores	24. 5	23	23
dealer's truck, delivered	28	26. 5	26. 5
Chain stores.	28	26, 5	26. 5
Independent outlet	29	27. 5	27. 5

This Amendment No. 1 to Revised Order No. G-3 shall become effective July 16, 1945.

Issued this 16th day of July 1945.

ELDON C. SHOUP, Regional Administrator.

[F. R. Doc. 45-14170; Filed, Aug. 1, 1945; 12:31 p. m.]

[Region I Order G-11 Under RMPR 122, Amdt. 6]

SOLID FUELS IN LAWRENCE, MASS. AREA

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Administrator of Region I of the Office of Price Administration by §§ 1340.259 (a) (1) and 1340.260 of Revised Maximum Price Regulation No. 122 and the Emergency Price Control Act of 1942, as amended, Region I Order No. G-11 under Revised Maximum Price Regulation No. 122 is hereby amended in the following respects:

1. In subparagraph (1) (a) of paragraph (m), the prices set forth in Price Schedule IV for unmixed coal are amended to read as follows:

(a) Unmixed coal.

	Chest- nut	Stove	Pea
Sales to dealers and stores, f. o. b. buyer's trucks, at bagger's yard. Sales to ultimate consumers at	21, 5	21. 5	19
bagger's yard	23. 5 24	23, 5 24	21 21. 5
Sales to ultimate consumers from dealer's truck	26. 5	26, 5	24
Chain storesIndependent outlet	27. 5 28. 5	27. 5 28. 5	25 26

2. In subparagraph (1) (b) of paragraph (m), the prices set forth in Price Schedule IV for mixtures are amended to read as follows:

(b) Mixtures (50% of each by weight).

	Stove and chest- nut	Chest- nut and pea	Stove and pea
Sales to dealers and stores, f.o. b.	21. 5	20	20
buyer's trucks, at bagger's yard. Sales to ultimate consumers at	21. 5	20	
bagger's yard	23. 5	22	22
Delivered to retail stores	24	22, 5	22. 5
dealer's truck Sales at retail stores:	26. 5	25	25
Chain stores	27.5	26	26
Independent outlet	28. 5	27	27.

This Amendment No. 6 to Order No. G-11 shall become effective July 21, 1945.

Issued this 21st day of July 1945.

ELDON C. SHOUP, Regional Administrator.

[F. R. Doc. 45-14169; Filed, Aug. 1, 1945; 12:31 p. m.]

[Region I Order G-12 Under RMPR 122, Amdt. 4]

SOLID FUELS IN HAVERHILL, MASS., AREA

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

under the authority vested in the Regional Administrator of Region I of the Office of Price Administration by \$\$ 1340.259 (a) (1) and 1340.260 of Revised Maximum Price Regulation No. 122, Region I Order No. G-12 under Revised Maximum Price Regulation No. 122 is hereby amended in the following respects:

1. In subparagraph (1) (a) of paragraph (d), the prices set forth in "Price Schedule III—Bagged Anthracite" for unmixed coal are amended to read as follows:

(a) Unmixed coal.

nest- s	tove	Pea
		-
211/2	211/2	19
2316	2314	21
24	24	213/2
263/2	261/2	24
27½ 28½	273/2 283/6	25 26
	211/2 231/2 24 261/2	21½ 21¼ 23½ 23½ 24 24 26½ 26½

2. In subparagraph (1) (b) of paragraph (d), the prices set forth in "Price Schedule III—Bagged Anthracite" for mixtures are amended to read as follows:

(b) Mixtures (50% of each by weight).

	Stove and chest- nut	Chest- nut and pea	Stove and pea
Sales to dealers, peddlers and stores, f. o. b. buyer's trucks			
at bagger's yard	2136	20	20
bagger's yard	2356	22	22
Delivered to retail stores. Sales to ultimate consumers from	24	221/2	2234
bagger's or peddler's truck Sales at retail stores:	2635	25	25
Chain stores	2736 2836	26 27	26 27

This Amendment No. 4 to Order No. G-12 shall become effective July 16, 1945.

Issued this 16th day of July 1945.

ELDON C. SHOUP, Regional Administrator.

[F. R. Doc. 45-14168; Filed, Aug. 1, 1945; 12:30 p. m.]

[Region I Order G-14 Under RMPR 122, Amdt. 6]

SOLID FUELS IN LOWELL, MASS. AREA

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Administrator of Region I of the Office of Price Administration by §§ 1340.259 (a) (1) and 1340.260 of Revised Maximum Price Regulation No. 122 and the Emergency Price Control Act of 1942, as amended, Region I Order No. G-14 under Revised Maximum Price Regulation No. 122 is hereby amended in the following respects:

1. In subparagraph (1) (a) of paragraph (m), the prices set forth in Price Schedule IV for unmixed coal are amended to read as follows:

(a) Unmixed coal.

	Chest- nut	Stove	Pea
Sales to dealers and stores, f. o. b.	04 #		70
buyer's trucks, at bagger's yard. Sales to ultimate consumers at	21.5	21. 5	19
bagger's yard	23, 5	23. 5 24	21
Delivered to retail stores	24	24	21. 5
dealer's truck	26.5	26. 5	24
Sales at retail stores:			
Chain stores.	27. 5	27. 5	25 26
Independent outlet	28. 5	28. 5	20

2. In subparagraph (1) (b) of paragraph (m), the prices set fouth in Price Schedule IV for mixtures are amended to read as follows:

(b) Mixtures (50 percent of each by weight).

Chest- nut and stove	Chest- nut and pea	Stove and pea
21. 5	20	20
23. 5 24	22 22, 5	22 22, 5
26. 5	25	25
27. 5	26	26 27
	21. 5 23. 5 24 26. 5	21. 5 20 23. 5 22 24 22. 5 26. 5 25 27. 5 26

This Amendment No. 6 to Order No. G-14 shall become effective July 19, 1945.

Issued this 19th day of July 1945.

ELDON C. SHOUP. Regional Administrator.

[F. R. Doc. 45-14167; Filed, Aug. 1, 1945; 12:30 p. m.]

[Region II Order G-2 Under RMPR 251] INSTALLED RE-SIDING AND RE-ROOFING AND RELATED AND INCIDENTAL CONSTRUC-TION WORK IN SYRACUSE, N. Y. AREA

An opinion accompanying this order issued simultaneously herewith, has been filed with the Division of Federal Register.

In the judgment of the Regional Administrator of Region II of the Office of Price Administration, the maximum prices established and the Regulations prescribed by this order are generally fair and equitable, are necessary to effectuate the purposes of the Emergency Price Control Act of 1942, as amended, and Executive Orders Nos. 9250 and 9328, and do not exceed the general level of prices fixed by Revised Maximum Price Regulation No. 251.

Therefore, under the authority vested in the Regional Administrator of Region II of the Office of Price Administration by the Emergency Price Control Act of 1942, as amended, and by section 9 of Revised Maximum Price Regulation No. 251, this order is hereby issued.

SECTION 1. Transactions covered by this order. This order covers all sales of composition re-siding and re-roofing on an installed basis, together with accessories on residential structures in the area hereinafter described. It also includes related and incidental construction work when sold by installers of residing and re-roofing, whether such sale is made as a part of a general contract or

The term "composition re-siding" includes asphalt shingle re-siding, asbestos cement re-siding, insulated brick or stone re-siding and roll brick re-siding but shall not include wood shingles or wood re-siding.

The term "re-roofing" includes composition re-roofing such as asphalt shingles and mineral surface roll reroofing and smooth surface roll re-roofing but does not include wood, metal or slate re-roofing.

The term "related" and "incidental" construction work means any installation of building materials or construction work other than installed re-roofing and re-siding, when sold by installers of reroofing and re-siding.

SEC. 2. Relationship of this order to Revised Maximum Price Regulation No. 251-(a) The provisions of this order supersede sections 6, 7 and 8 of Revised Maximum Price Regulation No. 251 with respect to sales of re-roofing and composition re-siding on an installed basis on residential structures and with respect to related and incidental construction work sold by installers of composition re-siding and re-roofing on an installed basis. All other provisions of Revised Maximum Price Regulation No. 251 are applicable to transactions subject to this order unless otherwise provided in this order

(b) On and after the effective date of this order, regardless of any contract or other obligation, no person shall sell, offer to sell or deliver composition re-siding and re-roofing on residential structures on an installed basis or related and incidental construction work as herein defined at prices higher than the maximum prices established by this order; Provided, That deliveries made not more than thirty days after the effective date of this order on bona fide contracts executed prior to the effective date of this order shall not be considered to be violations of this order.

(c) An employer paying or about to pay labor rates higher than those in effect for him on the effective date of this order by reason of the predetermination of wage rates by the Secretary of Labor under the Davis-Bacon Act or any order or authorization of the Wage Adjustment Board, National War Labor Board or Economic Stabilization Director, may file an application for an amendment of this order to reflect such increased labor rates. Such a petition for amendment shall conform in all respects to the provisions of Revised Procedural Regulation No. 1, except that it shall be filed with the New York Regional Office of the Office of Price Administration.

Sec. 3. Applicability. This order shall apply in the Syracuse, N. Y. area which includes the counties of St. Lawrence, Jefferson, Oswego, Wayne, Seneca, Cayuga, Onondaga, Madison, Herkimer, Oneida, Ontario and Lewis, all in the States of New York.

SEC. 4. Maximum prices for sales of composition re-siding and re-roofing on an installed basis. The maximum prices for sales of composition re-siding and reroofing on an installed basis on residential structures shall be as shown in the following Tables, known as Tables I and II, and shall be upon a price per square basis. Table I covers prices for composition re-siding and accessories, and Table II covers prices for re-roofing and acces-

TABLE I-COMPOSITION RE-SIDING F	RICES
Per	square
Asbestos cement re-siding, standard	
surface hardness—12 x 24" or 12	001.00
x 27"Asbestos cement re-siding of extra	\$24,00
Asbestos cement re-siding of extra hard surface—12 x 24" or 12 x	
27''	27.00
Insulated brick or stone re-siding— 14% x 43%", 13% x 4316" and	
14 x 43"	30.00
Asphalt strip type re-siding—167 lbs_	15.00
Giant individual shingle re-siding, laid wide space method, 71/2" ex-	
posure	16.00
posure. (When this shingle is laid in wide space other than 71/2" exposure,	
American method, Dutch lap	
method or other methods, the price	
varies from the above in propor-	THE PARTY OF
tion to the quantity of material	
used.) Roll brick re-siding	16.00
The above prices include nails, ca	
joint strips and one bundle of lath.	uiking,
Re-siding accessories for which extra	charges
may be made as stated below	charges
Corner pieces for asphalt brick re-	Per jt.
siding	\$0.40
Rolled corners on roll brick re-sid-	
Soldier course on insulated brick	.25
Soldier course on roll brick	.15
Zinc corner bead	.15
Per	bundle
Lath (400 ft. per bundle) after first bundle	700
Dundle	
	\$4.00
Per	square
15 lb. felt	square \$1.50
15 lb. felt	\$quare \$1.50 2.50
15 lb. felt	\$quare \$1.50 2.50
15 lb. felt	\$1.50 2.50 3.00 1.00
15 lb. felt	\$quare \$1.50 2.50
15 lb. felt	\$1.50 2.50 3.00 1.00
15 lb. felt	\$quare \$1.50 2.50 3.00 1.00 Per ft.
15 lb. felt Per 30 lb. felt and smooth surface rolls. 35 lb. felt smooth surface rolls in 12" widths. Building paper. Moulding (quarter round to ¾" and band up to 1½"). Rabitted moulding.	\$quare \$1.50 2.50 3.00 1.00 Per ft. .05 .14 square
15 lb. felt	\$quare \$1.50 2.50 3.00 1.00 Per ft. .05 .14 square \$4.00
15 lb. felt	\$quare \$1.50 2.50 3.00 1.00 Per ft. .05 .14 square
15 lb. felt Per 30 lb. felt and smooth surface rolls. 35 lb. felt smooth surface rolls in 12" widths Building paper. Moulding (quarter round to ¾" and band up to 1½") Rabitted moulding Per Backer board Removing stucco All shingles above the second floor ceiling, extra charge	\$quare \$1.50 2.50 3.00 1.00 Per ft. .05 .14 square \$4.00
15 lb. felt	\$quare \$1.50 2.50 3.00 1.00 Per ft. .05 .14 \$quare \$4.00 5.00
15 lb. felt	\$quare \$1.50 2.50 3.00 1.00 Per ft. .05 .14 \$quare \$4.00 5.00
15 lb. felt	\$quare \$1.50 2.50 3.00 1.00 Per ft. .05 .14 \$quare \$4.00 5.00 3.00
15 lb. felt	\$quare \$1.50 2.50 3.00 1.00 Per ft. .05 .14 \$quare \$4.00 5.00 3.00 2.00
15 lb. felt Per 30 lb. felt and smooth surface rolls. 35 lb. felt smooth surface rolls in 12" widths Building paper Moulding (quarter round to ¾" and band up to 1½") Rabitted moulding Per Backer board Removing stucco All shingles above the second floor ceiling, extra charge Applying shingles to the second floor when the first floor is not covered, extra charge Table II—Re-roofing Prices	\$quare \$1.50 2.50 3.00 1.00 Per ft. .05 .14 \$quare \$4.00 5.00 3.00
15 lb. felt	\$quare \$1.50 2.50 3.00 1.00 Per ft. .05 .14 \$quare \$4.00 5.00 3.00 2.00 \$quare \$16.00
15 lb. felt	\$quare \$1.50 2.50 3.00 1.00 Per ft. .05 .14 \$quare \$4.00 5.00 3.00 2.00
15 lb. felt	\$quare \$1.50 2.50 3.00 1.00 Per ft. .05 .14 \$quare \$4.00 5.00 3.00 2.00 \$quare \$16.00
15 lb. felt	\$quare \$1.50 2.50 3.00 1.00 Per ft. .05 .14 square \$4.00 5.00 3.00 2.00 square \$16.00 14.00
15 lb. felt	\$quare \$1.50 2.50 3.00 1.00 Per ft. .05 .14 \$quare \$4.00 5.00 3.00 2.00 \$quare \$16.00 14.00
15 lb. felt	\$quare \$1.50 2.50 3.00 1.00 Per ft. .05 .14 square \$4.00 5.00 3.00 2.00 square \$16.00 14.00
15 lb. felt	\$quare \$1.50 2.50 3.00 1.00 Per ft. .05 .14 \$quare \$4.00 5.00 3.00 2.00 \$quare \$16.00 14.00 15.00
15 lb. felt	\$quare \$1.50 2.50 3.00 1.00 Per ft
15 lb. felt	\$quare \$1.50 2.50 3.00 1.00 Per ft. .05 .14 \$quare \$4.00 5.00 3.00 2.00 \$quare \$16.00 14.00 15.00

pitch greater than 1-5")_____ 13.00

TABLE II-RE-ROOFING PRICES-Cont.

	Per square
Slate surface roll re-roofing—90 lb (apply to roofs having a pitch of 1-5")	î
Slate surface roll re-roofing-90 lb (apply to roofs having a pitc	S.
greater than 1-5")	_ 10.00
lbsSmooth surface roll re-roofing—6	7.00
lbsSmooth surface roll re-roofing i	8.00
plastic slate—55 lbsSmooth surface roll re-roofing i	_ 11.00
plastic slate—65 lbs Double coverage smooth surface ro	12.00
re-roofing in plastic slate or othe cold adhesive—55 lbs	er
Double coverage smooth surface ro re-roofing in plastic slate or other	11
cold adhesive—65 lbs Double coverage smooth surface ro	21.00
re-roofing in plastic slate or othe cold adhesive—45 lbs	er
Cap sheet double coverage smoot surface roll re-roofing in plast	
slate or other cold adhesive—3	
The above prices include nails, n	
Re-roofing accessories for which ext	ra charaes

Re-roofing accessories for which extra charges

1100	ty be muce	us statea	octom	
			I	er ft.
Hip and ri	dge shingle	S		\$0.15

Slate surface rolls-90 lbs. (used on

Per square

Clave Surface Total Do 100, (when our
valleys, ridges or other sections of
roofs) \$8.00
15 lb. felt 1.50
30 lb, felt 2,50
35 lb. smooth surface rolls (when cut
in 12" widths) 3.00
Per bundle
Lath (400 ft. per bundle) after first
bundle\$4.00
Per 100
FET 100
lineal ft. Bevel boards\$1.70
Per square
Backer board \$4.00
Per ft.
Single drip course of wood shingles \$0.25
Double drip course of wood shingles45
Rake strip for drip course of wood 5/4
x 3" (wider boards price proportion-
ately)25
Yankee gutters relined25
Box gutters relined
Replaced boards on Yankee gutters30
Per tube
Galvanized tubes without flange \$1.50
Galvanized tubes with flange 2.00
Management of the product of the second of t
Per jt.
Galvanized eave strip or rake strip \$0.15

On all sales of composition re-siding and re-roofing on an installed basis covered by this order, where the maximum price of the entire job figured in accordance with Tables I and II of this order is less than \$50.00, the seller may make a minimum charge of \$50.00.

To remove wooden, asphalt, asbestos,

or slate shingles....

On all sales of composition re-siding and re-roofing on an installed basis covered by this Order, an additional charge of 50% of the maximum price per square may be made for the actual areas only which consist of the following on re-siding jobs: bay windows, towers, eyebrows, dormer gables and dormer cheeks, porch columns, bulkheads and arches; on reroofing jobs-towers, eyebrows, bay windows, overhangs and shelves,

On all sales of re-roofing on silos, an additional charge of \$50.00 may be added to the maxium price as computed under the provisions of this order.

SEC. 5. Guaranteed price. A seller may sell a composition re-siding or re-roofing job covered by this order on the basis of a guaranteed price, but such guaranteed price must not be higher than the maximum price figured in accordance with the pricing methods and requirements of this order.

SEC. 6. Related and incidental construction work. If on any job, any installed building materials are furnished or any construction service performed by the seller, other than composition residing and re-roofing, the cost of such work shall not be included in the cost of installed composition re-siding and reroofing, but shall be separately priced and billed on all invoices. The maximum price of any such related and incidental work shall be determined under Revised Maximum Price Regulation No. 251.

SEC. 7. Measurements. It shall be the seller's responsibility to measure with reasonable accuracy the area or footage to be covered. A "measurement with reasonable accuracy" shall be considered to have been made if the price based on such estimate does not vary by more than 10% from the maximum price computed under the terms of this order.

SEC. 8. Notification. Every person making sales subject to this order shall, if requested by the purchaser, make available to the purchaser a copy of this order and a copy of Revised Maximum Price Regultion No. 251. Upon completion of any contract for installed re-siding and/or re-roofing, and/or related and incidental construction work, the seller, if requested by the purchaser, must furnish to him an itemized statement showing the number of squares, the maximum price per square of re-siding and re-roofing installed, a list of all extras and the quantities and price of each and a separate statement of any related and incidental construction work other than installed re-siding and reroofing giving a description of such work and an itemized statement of the prices thereof. The seller shall also include in such statement the date on which the installation was completed, the names and addresses of the sellers and buyers and the terms of sale.

Sec. 9. Evasion. Any practice or device which results in a higher price to the purchaser of composition re-siding and re-roofing on an installed basis and/or related and incidental construction work than is permitted by this order is as much a violation as an outright over ceiling charge and subjects the seller to all the penalties provided by Revised Maximum Price Regulation No. 251.

SEC. 10. Records. All sellers of installed composition re-siding and reroofing and/or related and incidental construction work covered by the terms of this order must keep records concerning each sale subject to this order, including the name and address of the purchaser, the location of the job, the date of the transaction, a description of the materials and services involved, the number of squares and price per square of residing and re-roofing, a list of all extras permitted under Tables I and II of this order with the quantity and price of each, and a separate statement of any related and incidental construction work. All such records shall be made available for inspection by representatives of the Office of Price Administration so long as the Emergency Price Control Act of 1942, as amended, remains in effect.

SEC. 11. Revocation or amendment. This order may be revised, amended, revoked or modified at any time by the Office of Price Administration.

This order shall become effective July 31, 1945.

Issued this 23d day of July 1945.

CHARLES T. ABERNETHY, Acting Regional Administrator.

[F. R. Doc. 45-14166; Filed, Aug. 1, 1945; 12:30 p. m.]

[Region II Order G-52 Under RMPR 122, Amdt. 2]

PENNSYLVANIA ANTHRACITE IN NEW YORK

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the Regional Administrator of the Office of Price Administration by §§ 1340.260 and 1340.259 (a) (1) of Revised Maximum Price Regulation No. 122, Order No. G-52 is amended in the following respect:

1. Paragraph (d) is amended by adding a new sub-paragraph (5) immediately after sub-paragraph (4) to read as follows:

(5) Additions for sales and deliveries within Zone 1 of anthracite produced by Jeddo Highland Coal Company and prepared at its Jeddo #7 and Highland No. 5 breakers and sold under the trade name of "Jeddo Coal", "Highland Coal" or "Hazel Brook Coal".

There may be added to direct delivery and yard sales prices specified in subparagraphs 1, 2, and 3, above, 50¢ per net ton, 25¢ per net ½ ton and 15¢ per net 1/4 ton for sales and deliveries of such anthracite in Zone 1: Provided, That such coal is kept separate in storage and delivery and sold under the name of "Jeddo Coal", "Highland Coal", or "Hazel Brook Coal".

This Amendment No. 2 to Order No. G-52 shall become effective June 28, 1945. (56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 79th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 28 day of June 1945.

CHARLES T. ABERNETHY, Acting Regional Administrator.

[F. R. Doc. 45-14165; Filed, Aug. 1, 1945; 12:29 p. m.]

[Region II Order G-52 Under RMPR 122, Corr. to Amdt, 2]

PENNSYLVANIA ANTHRACITE IN NEW YORK

1. Paragraph (d) (5) is corrected to read as follows:

(5) Additions for sales and deliveries within Zone I of anthracite produced by Jeddo Highland Coal Company and prepared at its Jeddo #7 and Highland No. 5 Breakers and sold under the trade name of "Jeddo Coal", "Highland Coal" or Hazle Brook Coal".

You may add to the "direct delivery" and "yard" sales prices specified in subparagraphs (1), (2), and (3), above, 50¢ per net ton, 25¢ per net 1/2 ton and 15¢ per net 1/4 ton for sales and deliveries of such anthracite in Zone I, Provided, That you keep such coal separate in storage and delivery and sell it under the name of "Jeddo Coal", "Highland Coal", or "Hazle Brook Coal", And further provided, That you do not price such coal under Order No. G-53, under Revised Maximum Price Regulation No.

This correction shall become effective as of June 28th, 1945.

(56 Stat. 23,765, 57 Stat. 566, Pub. Law 383, 79th Cong.; E.O. 9250, 7 F.R. 7871, E.O. 9328, 8 F.R. 4681)

Issued this 12th day of July 1945.

CHARLES T. ABERNETHY. Acting Regional Administrator.

[F. R. Doc. 45-14164; Filed, Aug. 1, 1945; 12:59 p. m.]

[Region V Order G-5 Under RMPR 251]

ROOFING ON AN INSTALLED BASIS IN KANSAS CITY, KANS., KANSAS CITY, NORTH KANSAS CITY, AND INDEPENDENCE. Mo.

For the reasons set forth in the opinion issued simultaneously herewith and purgional Administrator of Region V of the gional Administrator of Region 5 of the Office of Price Administration by section 9 of Revised Maximum Price Regulation No. 251, it is ordered:

(a) What this order does. This order establishes maximum prices for the sale of certain specified roofing when sold on an installed basis in Kansas City, Missouri, and Kansas City, Kansas, North Kansas City, Missouri and Independence,

Missouri.

(b) Relationship of this order to Revised Maximum Price Regulation No. 251. Sellers subject to this order may not use the pricing provisions set forth in sections 6, 7, and 8 of Revised Maximum Price Regulation No. 251. Except where the provisions of this order are inconsistent therewith, the other provisions of Revised Maximum Price Regulation No. 251 shall remain in full force and effect with respect to the sales of

installed roofing covered by this order.
(c) Maximum prices. The maximum prices which any seller subject to this order may charge for the following materials when sold on an installed basis are established, as follows:

Maximum price per square 100 sq. ft. material used Item 210-219 lb. 12" (3 tab) asphalt strip

shingles. 167 lb. 111/3" hexagon asphalt strip shingles. 9.50 167 lb. reroofer type lock shingles____ 138-140 lb. reroofing type shingles___ 105 lb. roll roofing, diamond point, 10.00 9.00 mineral surface___ 8.00 105 lb. roll roofing, mineral surface, staggered edge_ 8.00

The above prices cover installed sales of these materials applied according to the manufacturer's specifications and include weather strip along caves and gables, flashing around chimneys and vents, and Boston type hips and ridges.

90 lb. roll roofing mineral surface____

(d) Permitted additions. There may be added to the maximum prices set forth in paragraph (c) above, the fol-

lowing:

(i) An amount not to exceed 75e per square if the pitch of the roof is as much as or more than a rise measured vertically of two feet in each three feet of horizontal dimension.

(ii) An amount not to exceed 75¢ per square for any job requiring less than five squares of roofing material.

(iii) For any job installed at a job site located more than ten miles by the most direct route from the applicator's place of business, the above prices may be increased by an amount not to exceed \$0.10 per square for each mile in excess of ten between the two locations, with a ceiling of \$1.00 per square on such increases.

(iv) An additional charge may be made for any construction work performed in connection with the sale of installed roofing such as the removal of old wooden shingles, the installation of new sheathing, metal or composition valleys, gable ends, dormer sides, and other operations which are not a part of the installation of the materials subject to this order. The maximum price for such additional construction work must be priced in accordance with the provisions of Revised Maximum Price Regulation No. 251 and the charge so computed shall be shown separately on the customer's invoice.

(e) Quoting a guaranteed price. seller may offer to sell a roofing job covered by this order on the basis of a guaranteed price, the seller agreeing to charge a fixed amount: Provided, however, That such guaranteed price must not be higher than the maximum price figured in accordance with the pricing methods and requirements of this order. Upon completion of the contract and before final payment, if requested by the purchaser, the seller must furnish the purchaser with an itemized statement showing the number of square feet and the weight, type, and unit price of each category of roofing and an explanation of the amount for incidental work.

(f) Notification to purchaser. person making sales subject to this order shall certify on his invoice or sales tag that the price charged does not exceed the price permitted by this Order No. G-5 under Revised Maximum Price Regulation No. 251.

(g) Application by sellers for unit prices on certain combination sales. For any combination or types of installed roofing materials which cannot be priced according to the above schedule of specific prices and permitted increases, a price may be determined in accordance with the provisions of section 6 (a) of Revised Maximum Price Regulation No. 251, if possible, or an application for determination of a price may be made in writing to the Office of Price Administration, Dallas District Office. The Regional Administrator will authorize a pricing method either by letter or by amendment to this order.

(h) Evasion. Any practice or device which results in a higher price to the purchaser than is permitted by this Order No. G-5 is as much a violation as an outright over-ceiling charge and subjects the seller to the penalties provided by section 16 of Revised Maximum Price Regulation

No. 251.

6.00

This order may be revised, amended, or revoked, either by the Regional Administrator or the Price Administrator at any time.

This Order No. G-5 shall become effective this 21st day of July 1945. (56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; and E.O. 9328, 8 F.R. 4681)

Issued at Dallas, Texas, this 21st day of July 1945.

> W. W. ORTH, Regional Administrator.

[F. R. Doc. 45-14163; Filed, Aug. 1, 1945; 12:24 p. m.]

[Des Moines Order G-1 Under 259]

MALT BEVERAGES IN DES MOINES, IOWA, DISTRICT

Pursuant to the Emergency Price Control Act of 1942, as amended, and section 4.1 (c) of Revised Maximum Price Regulation No. 259, and for the reasons set forth in an opinion issued simultaneously herewith, it is hereby ordered:

SECTION 1. What this order does. This order extends the base delivery zone for certain wholesale distributors of domestic malt beverages, whose licensed premises are located within the borders of the Des Moines District. This order supersedes the provisions in section 4.1 (c) of Revised Maximum Price Regulation No. 259 defining base delivery zones and the delivery charges specified in Table 5, section 4.2 (b) (4) of RMPR 259 are no longer permitted except as allowed in section 2 of this order.

SEC. 2. Where this order applies. This order applies to all wholesale distributors of domestic malt beverages, whose licensed premises are located within the borders of the Des Moines District, except those who make sales of domestic malt beverages delivered from licensed platforms located in the cities of Des Moines, Iowa, and Mason City, Iowa.

The Des Moines District consists of the following counties in the State of Iowa:

Adair, Adams, Appanoose, Benton, Black Hawk, Boone, Bremer, Buchanan, Butler, Calhoun, Carroll, Cerro, Gordo, Chickasaw, Clarke, Clay, Clayton, Dallas, Davis, Decatur, Delaware, Dickinson, Emmet, Fayette, Floyd, Franklin, Greene, Grundy, Guthrie, Hamilton, Hancock, Hardin, Howard, Humboldt, Iowa, Jasper, Jefferson, Johnson, Keokuk, Kossuth, Linn, Lucas, Madison, Mahaska, Marion, Marshall, Mitchell, Monroe, Palo Alto, Pocahontas, Polk, Poweshiek, Ringgold, Story, Tama, Union, Van Buren, Wapello, Warren, Washington, Wayne, Webster, Winnebago, Worth and Wright.

SEC. 3. Applicability. No wholesaler located in the area where this order is applicable (except those in Des Moines, Iowa and Mason City, Iowa) may make delivery charges in their base delivery zone as defined by this order.

SEC. 4. Base delivery zone. The base delivery zone for all wholesale distributors of domestic malt beverages whose licensed premises are located within the borders of the Des Moines District, except in the cities of Des Moines, Iowa, or Mason City, Iowa, shall be that area in which domestic malt beverages are sold and delivered by them.

SEC. 5. Definitions. Unless the context otherwise requires, the definitions set forth in section 302 of the Emergency Price Control Act of 1942, as amended, and in Revised Maximum Price Regulation No. 259, as amended, shall apply to the terms used herein.

This order may be revised, revoked or amended at any time.

This order shall become effective on the 1st day of August 1945.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871 and E.O. 9328, 8 F.R. 4681)

Issued this 20th day of July 1945.

ALVIN L. MATTHES, Acting District Director.

[F. R. Doc. 45-14162; Filed, Aug. 1, 1945; 12:24 p. m.]

[Des Moines Order G-2 Under RMPR 259]
MALT BEVERAGES IN DES MOINES, IOWA,
DISTRICT

For the reasons set forth in the accompanying opinion, it is hereby ordered:

Section 1. What this order does. In accordance with the provisions of section 5.2 (c) of Revised Maximum Price Regulation No. 259, this order establishes uniform maximum deposit charges which may be imposed by wholesalers and retailers for cases and containers in connection with sales of domestic malt beverages in bottles and bottle cases.

SEC. 2. Where this order applies. The provisions of this order apply to all wholesalers and retailers whose licensed premises are located within the Des Moines District. The Des Moines District consists of the following counties in the State of Iowa:

Adair, Adams, Appanoose, Benton, Black Hawk, Boone, Bremer, Buchanan, Butler, Calhoun, Carroll, Cerro Gordo, Chickasaw, Clarke, Clay, Clayton, Dallas, Davis, Decatur, Delaware, Dickinson, Emmet, Fayette, Floyd, Franklin, Greene, Grundy, Guthrie, Hamilton, Hancock, Hardin, Howard, Humboldt, Iowa, Jasper, Jefferson, Johnson, Keokuk, Kossuth, Linn, Lucas, Madison, Mahaska, Marion, Marshall, Mitchell, Monroe, Palo Alto, Pocahontas, Polk, Poweshiek, Ringgold, Story, Tama, Union, Van Buren, Wapello, Warren, Washington, Wayne, Webster, Winnebago, Worth, and Wright.

SEC. 3. Applicability. No wholesaler or retailer located within the area where this order is applicable may require a deposit from purchasers in excess of the sum permitted by this order.

Sec. 4. Deposit charges established by this order. The maximum deposit charges for all sellers to which this order is applicable are as follows:

Bottle cases:	Cents
Wooden cases	_ 52
Fibre cases	
Paper cases	
Bottles:	
12 oz. bottles and smaller	_ 2
32 oz. bottles	_ 4

SEC. 5. Definitions. Unless the context otherwise requires, the definitions set forth in section 302 of the Emergency Price Control Act of 1942, as amended, and in Revised Maximum Price Regulation No. 259, as amended, shall apply to the terms used herein.

This order shall become effective on the 1st day of August 1945.

(56 Stat. 23,765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871 and E.O. 9328, 8 F.R. 4681)

Issued this 20th day of July 1945.

ALVIN L. MATTHES, Acting District Director.

[F. R. Doc. 45-14161; Filed, Aug. 1, 1945; 12:23 p. m.]

[Region VII Order G-34 Under MPR 188]

A. & A. ART WOOD PRODUCTS CO. ET AL.

AUTHORIZATION OF MAXIMUM PRICES

Pursuant to the Emergency Price Control Act of 1942, as amended, the Stabilization Act of 1942, as amended, and §§ 1499.158 and 1499.158a of Maximum Price Regulation No. 188, and for the reasons set forth in the accompanying opinion, this Order No. G-34 is issued.

(a) What this order does. This Order No. G-34 establishes maximum prices for a clothes rack manufactured by A. & A. Art Woods Products Co., of 1111 Vine Street, Denver, Colorado, and by it designated "E. Z. Folding Clothes Rack", when sold at the specified levels.

(b) Authorized maximum prices. Upon and after the effective date of this Order No. G-34, the maximum prices for the clothes rack designated "E. Z. Folding Clothes Rack", manufactured by A. & A. Art Wood Products Co., of 1111 Vine Street, Denver, Colorado, in accordance with the specifications set forth in the application of said manufacturer now on file in this Regional Office as a part of the record in this case, shall be as follows:

Per dozen

shipping point, to a retailer______ 12.25
(3) When sold by any seller to an ulti- Each mate consumer or user______ \$1.69

Note: (i) The maximum prices authorized

by the above paragraphs (1) and (2) are subject to a discount of 2% for payment within 10 days from date of invoice.

(ii) The prices above specified for sales f, o. b. shipping point include all costs incident to wrapping, packing, boxing and carting.

(c) Notice to be given purchasers for resale. When the manufacturer or any other seller makes a first sale under this Order No. G-34 to a person who purchases for resale, he must show upon the invoice or on a separate slip or rider attached thereto the applicable portions of the following provisions:

By virtue of Order No. G-34 under Maximum Price Regulation No. 188, the OPA authorized maximum resale prices for this E. Z. folding clothes rack are:

(2) When sold by any seller to an ultimate consumer or user_____ \$1.69

(d) Applicability of other regulations. The pricing provisions of the General Maximum Price Regulation have no application to the prices established by this Order No. G-34 for sales by the manufacturer or any other seller.

(e) Geographical applicability. The maximum prices authorized by this Order No. G-34 for resellers are applicable only to sales made within this Region VII, which includes the States of New Mexico, Colorado, Wyoming, Montana, and Utah, and all that part of the State of Idaho lying south of the southern boundary of Idaho County, the County of Malheur in the State of Oregon, and all that part of the Counties of Mohave and Coconino in the State of Arizona lying north of the Colorado River.

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

(g) Right to revoke or amend. This order may be revoked, modified, or amended at any time by the Price Administrator or the Regional Administrator.

Effective date. This Order No. G-34 shall become effective on the 10th day of July 1945.

Issued this 10th day of July 1945.

RICHARD Y. BATTERTON, Regional Administrator.

[F. R. Doc. 45-14160; Filed, Aug. 1, 1945; 12:23 p. m.]

[Region VII Order G-35 Under MPR 188] TREASURE STATE TOYS ET AL.

AUTHORIZATION OF MAXIMUM PRICES

Pursuant to the Emergency Price Control Act of 1942, as amended, the Stabilization Act of 1942, as amended, and §§ 1499.158 and 1499.158a of Maximum Price Regulation No. 188, and for the reasons set forth in the accompanying opinion, this Order No. G-35 is issued.

(a) What this order does. This Order No. G-35 establishes maximum prices for two toy items, namely, a doll bed and a toy steam shovel, manufactured by G. D. Weed, doing business as Treasure State Toys, of Kalispell, Montana, when sold

at the specified levels.

(b) Authorized maximum prices.

Upon and after the effective date of this Order No. G-35, the maximum prices for the two toy items designated "Doll Bed, Model No. 87" and "Toy Steam Shovel, Model No. 40", manufactured by G. D. Weed, doing business as Treasure State Toys, of Kalispell, Montana, in accordance with the specifications set forth in the application of said manufacturer now on file in this Regional Office as a part of the record in this case, shall be as follows:

	Doll bed, model No. 87	Toy steam shovel, model No. 40
(1) When sold by the manufacturer, f. o. b. shipping point, to a jobber or a wholesaler(2) When sold by the manufacturer, a jobber or a wholesaler,	Per dozen \$9, 20	Per dazen \$18.00
f. o. b. shipping point, to a retailer.	11.50	22, 50
(3) When sold by any seller to an ultimate consumer or user.	Each \$1, 59	Each \$2.98

Note: (i) The maximum prices authorized by the above paragraphs (1) and (2) are subject to a discount of 2% for payment within 10 days from date of invoice.

(ii) The prices above specified for sales f. o. b. shipping point include all costs incident to wrapping, packing, boxing and carting.

(c) Notice to be given purchasers for resale. When the manufacturer or any other seller makes a first sale under this Order No. G-35 to a person who purchases for resale, he must show upon the invoice or on a separate slip or rider attached thereto the applicable portions of the following provisions:

By virtue of Order No. G-35 under Maximum Price Regulation No. 188, the OPA authorized maximum resale prices for this Doll Bed, Model No. 87, and this Toy Steam Shovel, Model No. 40, are:

	Doll bed, model No. 87	Toy steam shovel, model No. 40
(1) When sold by the manufac- turer, a jobber, or a whole- saler, f. o. b. shipping point, to a retailer.	Per dozen \$11.50	Per dozen \$22, 50
(2) When sold by any seller to an ultimate consumer or user	Each \$1.59	Each \$2.98

(d) Applicability of other regulations.

The pricing provisions of the General Maximum Price Regulation have no application to the prices established by this

Order No. G-35 for sales by the manufacturer or any other seller.

(e) Geographical applicability. The maximum prices authorized by this Order No. G-35 for resellers are applicable only to sales made within this Region VII, which includes the States of New Mexico, Colorado, Wyoming, Montana, and Utah, and all that part of the State of Idaho lying south of the southern boundary of Idaho County, the County of Malheur in the State of Oregon, and all that part of the Counties of Mohave and Coconino in the State of Arizona lying north of the Colorado River.

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

(g) Right to revoke or amend. This order may be revoked, modified, or amended at any time by the Price Administrator or the Regional Administrator.

Effective date. This Order No. G-35 shall become effective on the 11th day of July 1945.

Issued this 11th day of July 1945.

RICHARD Y. BATTERTON, Regional Administrator.

[F. R. Doc. 45-14159; Filed, Aug. 1, 1945; 12:22 p. m.]

[Portland Order G-21, Under 18 (c), Amdt. 1] FIREWOOD IN KLAMATH FALLS, OREG., AREA

For the reasons set forth in the opinion issued simultaneously herewith, and under the authority vested in the Portland District Director of the Office of Price Administration by § 1499.18 (c) of the General Maximum Price Regulation and Revised General Order No. 32, and Order of Delegation No. 75 issued by the Regional Administrator of Region VIII, it is hereby ordered that Order No. G-21, under § 1499.18 (c) as amended, of the General Maximum Price Regulation is amended in the following respects:

1. The first sentence of paragraph (a) is amended by deleting "in Klamath Falls County, Oregon" and substituting "by fuel dealers whose place of business is located in the 'Klamath Falls Area' as herein defined."

2. Paragraphs (b) (2), (c) (2), and (c) (4) and the heading of the second column of Table I in paragraph (c) (1) are amended by substituting "Klamath Falls Area" for "City of Klamath Falls Area".

3. Paragraph (c) (1) is amended in the following respects: (a) The first sentence is amended by deleting "in Klamath County, Oregon" and substituting "within 20 miles of the city limits of the City of Klamath Falls, Oregon."

4. Paragraph (c) (2) is amended by deleting "outside Klamath County, Oregon" and substituting "more than 20

miles from the city limits of the City of Klamath Falls, Oregon.

5. Paragraph (f) is deleted and paragraph (g) is redesignated paragraph (f).

This amendment to Order No. G-21 shall become effective July 5, 1945.

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

Issued this 5th day of July 1945.

McDonnell Brown, District Director.

[F. R. Doc. 45-14158; Filed, Aug. 1, 1945; 12:22 p. m.]

[Seattle Rev. Order G-25 Under 18 (c)]

MILLWOOD IN THE SNOHOMISH-SKAGIT-WHATCOM-ISLAND COUNTY, WASH., AREA

For the reasons set forth in the opinion issued simultaneously herewith and under the authority vested in the Seattle District Director of the Office of Price Administration by § 1499.18 (c) of the General Maximum Price Regulation and Revised General Order No. 32, Order of Delegation No. 75 issued by the Regional Administrator of the Eighth Region, and under the authority to revise reserved in Order No. G-25, It is hereby ordered:

(a) The maximum prices for all sales and deliveries at wholesale in the Snohomish-Skagit-Whatcom-Island County area of the types and kinds of firewood specified in this Revised Order No. G-25 as established by §§1499.2 and 1499.3 of the General Maximum Price Regulation as amended or by any previous order issued pursuant to such regulation or any supplementary regulation issued thereto are hereby adjusted to the maximum prices provided in Revised Order No. G-25.

(b) Definitions. (1) "Snohomish-Skagit-Whatcom-Island County area" means the area within the boundaries of Snohomish, Skagit, Whatcom, and Island counties all in the state of Washington.

(2) "Sale at wholesale" means a sale or selling by producing mills, wholesalers and wholesaler-processors to retail fuel dealers who purchase for resale at retail.

(3) "Sale at retail" means a sale or selling to an ultimate user.

(4) "Producing mill" means a mill engaged in producing any of the type or kinds of wood fuel described in Revised Order No. G-25.

(5) "Wholesaler" means a dealer in the types and kinds of wood fuel described in Table I of Revised Order No. G-25 who purchases such wood fuel from producing mills for purposes of resale to retail fuel

dealers.

(6) "Wholesaler-processor" means a dealer in wood fuel in the types and kinds described in Revised Order No. G-25 who purchases such wood fuel in lengths of 4', or longer, from a producing mill and who processes it to the lengths provided by Table I of Revised Order No. G-25 or who segregates such wood into the types and kinds provided by Revised Order No. G-25 for sale to retail fuel dealers.

(7) "Cord" means 128 cubic feet of stacked wood or 192 cubic feet loose

(8) "Wood fuel" means all wood fuels of the types and kinds described in Revised Order No. G-25 produced by mills located within the United States.

(c) Maximum prices. (1) The maximum prices for sales at wholesale of the kinds and types of wood fuel described in Table I set forth below in the bunker. f. o. b. rail car, or loaded on the pur-chaser's truck within the Snohomish-Skagit-Whatcom-Island County area by any seller shall be the prices set forth in the appropriate column and line of the table stated below:

TABLE I

Per-cord Green light millrun, (including wood from Weyerhaeuser Mill C) 24 inches or less in length_ \$2.75 Green heavy or regular millrun, mill slab, mixed mill, (including wood from Weyerhaeuser Mill B) 24 inches 3.00 or less Green edgings, 24 inches or less_____ 2 50 Planer ends, green or dry_____

(2) The maximum prices for sales of the types and kinds of wood fuel described in Table I set forth above by producing mills to wholesalers or wholesaler-processors shall be the prices set forth in the appropriate column and line of Table I set forth above less the producing mills discounts and differentials in effect in March, 1942 for sales to wholesalers or wholesaler-processors.

(3) The maximum prices for sales by the producing mill of the kinds and types of wood fuel described in Table II set forth below f. o. b. mill conveyor within the Snohomish-Skagit-Whatcom-Island County area shall be the prices set forth in the appropriate column and line of Table II stated below:

TABLE II

Per cord. Green millrun or slabwood, in 4' or 8' \$1.00 Green millrun or slabwood, in lengths in excess of 8'_____

(4) The maximum prices provided by this order are subject to the sellers discounts and differentials in effect in March 1942, including the discount for prompt payment and the discount for multiple cords or units.

(d) Invoices and records. Every person making a sale of firewood for which a maximum price is set by this order shall give the purchaser or his agent at the time of the sale an invoice or other memorandum of sale which shall show:

(1) The date of sale.

(2) The name and address of the buyer and seller.

(3) The quantity of firewood sold.(4) Description of firewood sold in the same manner as it is described in this order.

(5) Place of sale.

(6) The total price of the wood.

The seller shall keep an exact copy of such invoice or memorandum of sale for so long as the Emergency Price Control Act of 1942 as amended remains in effect. Such copy shall be made available for inspection by the Office of Price Administration.

No. 154-6

(e) This order may be revoked, amended or corrected at any time.

Note: The record-keeping provision of this order has been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

This order shall become effective July 14, 1945.

Issued this 11th day of July 1945.

R. E. MORGAN. Acting District Director.

[F. R. Doc. 45-14157; Filed, Aug. 1, 1945; 12:22 p. m.]

LIST OF COMMUNITY CEILING PRICE ORDERS

The following orders under Rev. General Order 51 were filed with the Division of the Federal Register July 17, 1945.

REGION I

Augusta Order 1-W. Amendment 11, cov-

ering dry groceries. Filed 10:27 a. m.

Maine Order 3-F, Amendment 2, covering fresh fruits and vegetables in South Portland, Portland and Westbrook, Maine. Filed 10:26

Maine Order 3-F, Amendment 3, covering fresh fruits and vegetables in South Portland Portland and Westbrook, Maine. Filed 10:27 a. m.

Maine Order 5-F, Amendment 2, covering Brewer, Maine Filed 10:27 a. m.
Maine Order 5-F, Amendment 3, covering fresh fruits and vegetables in Bangor and fresh fruits and vegetables in Bangor and

Brewer, Maine. Filed 10:27 a. m.

Montpelier Order 3-F, Amendment 2, covering fresh fruits and vegetables in certain areas in Vermont. Filed 10:27 a.m.

New Hampshire Order 9-F, Amendment 9, covering fresh fruits and vegetables in certain areas in New Hampshire. Filed 10:18 a. m.

Vermont Order 2-F, Amendment 7, covering fresh fruits and vegetables in certain areas in Vermont. Filed 10:27 a.m.
Vermont Order 1-C, Amendment 1, covering

poultry in the entire state of Vermont. Filed 10:28 a. m.

REGION II

Buffalo Order 3-F, Amendment 15, covering fresh fruits and vegetables in certain areas in New York. Filed 10:28 a.m.

Buffalo Order 4-F, Amendment 15, covering fresh fruits and vegetables in certain areas in New York. Filed 10:28 a. m.

Buffalo Order 4-F, Amendment 16, covering

fresh fruits and vegetables in certain areas in New York. Filed 10:01 a. m.
Camden Order 5-0, covering eggs in certain counties in New Jersey. Filed 10:01 a. m.

Camden Order 6-0, covering eggs in certain counties in New Jersey. Filed 10:01 a.m. New York Order 9-F. Amendment 19, cov-

ering fresh fruits and vegetables in the five boroughs of New York. Filed 9:26 a.m. New York Order 10-F, Amendment 19, cov-

ering fresh fruits and vegetables in Nassau and Westchester Countles, New York. Filed 9:25 a. m.

New York Order 12-F, Amendment 12, covering fresh fruits and vegetables in certain

counties in New York. Filed 9:25 a.m.
Pittsburgh Order 2-F. Amendment 21, covering fresh fruits and vegetables in certain counties in Pennsylvania. Filed 10:01 a. m.

Pittsburgh Order 3-F, Amendment 16, cov-

ering fresh fruits and vegetables in certain areas in Pennsylvania. Filed 10:02 a.m.,
Pittsburgh Order 4-F, Amendment 2, covering fresh fruits and vegetables in certain areas in Pennsylvania. Filed 10:02 a.m.

Pittsburgh Order 4-F, Amendment 3, covering fresh fruits and vegetables in certain areas in Pennsylvania. Filed 10:02 a.m. Pittsburgh Order 6-F, Amendment 2, cov-

ering fresh fruits and vegetables in certain areas in Pennsylvania. Filed 10:02 a.m. Pittsburgh Order 6-F, Amendment 3, covering fresh fruits and vegetables in certain counties in Pennsylvania. Filed 10:02 a.m.

Syracuse Order 1-0, Amendment 1, covering eggs in certain countles in New York. Filed 10:04 a. m.

Syracuse Order 2-0, Amendment 1, covering eggs in certain counties in New York. Filed 10:04 a. m.

Syracuse Order 3-O, Amendment 1, covering eggs in Herkimer and St. Lawrence, New York. Filed 10:04 a. m. Syracuse Order 4-O, Amendment 1, cov-

ering eggs in Herkimer and St. Lawrence, New

York. Filed 10:05 a.m. Syracuse Order 3-F, Amendment 37, covering fresh fruit and vegetables in certain areas in New York. Filed 10:03 a. m.

Syracuse Order 4-F, Amendment 25, covering fresh fruits and vegetables in certain counties in New York. Filed 10:03 a. m.

Syracuse Order 34, Amendment 7, covering poultry in certain counties in New York. Filed 10:03 a. m.

Syracuse Order 35, Amendment 7, covering poultry in certain counties in New York. Filed 10:04 a. m.

REGION III

Cincinnati Order 1-C, Amendment 5, covering poultry in certain counties in Ohio. Filed 10:29 a. m.

Cincinnati Order 4-F, Amendment 26, cov-

ering fresh fruits and vegetables in Hamilton County, Ohio. Filed 10:28 a.m. Cincinnati Order 5-F, Amendment 26, covering fresh fruits and vegetables in certain

counties in Ohio. Filed 10:29 a.m. Cincinnati Order 7-F, Amendment 15, covering fresh fruits and vegetables in certain counties in Ohlo. Filed 10:29 a.m.

Cleveland Order F-1, Amendment 46, cov-

ering fresh fruits and vegetables in Cuya-hoga, Ohio. Filed 10:29 a. m. Cleveland Order 3-F, Amendment 46, cov-ering fresh fruits and vegetables in Mahon-

ing and Trumbull Counties, Ohio. Filed 10:23 a. m. Cleveland Order 4-F, Amendment 46, cov-

ering fresh fruits and vegetables in Stark and Summit Counties, Ohio. Filed 10:29 a. m.

REGION IV

Jacksonville Order 9-F, Amendment 29, covering fresh fruits and vegetables in the city of Jacksonville, Florida. Filed 10:29 a.m. Columbia Order 19-C, covering poultry in the South Carolina Area. Filed 10:22 a.m. Columbia Order 19-O, Amendment 5, cov-

ering eggs in the South Carolina Area. Filed 10:21 a, m.

Columbia Order 20-C, covering poultry in

the South Carolina Area. Filed 10:22 a. m.
Columbia Order 21–C, covering poultry in
the South Carolina Area. Filed 10:21 a. m.
Columbia Order 21–O, Amendment 5, cov-

ering eggs in the South Carolina Area. Filed 10:20 a. m.

Columbia Order 22-C, covering poultry in

the South Carolina Area. Filed 10:20 a.m. Columbia Order 22-O, Amendment 5, covering eggs in the South Carolina Area. Filed 10:19 a. m.

REGION V

Dallas District Order 1-C, Amendment 7, covering poultry. Filed 10:19 a. m.

Dallas Order 1-F, Amendment 72, covering fresh fruits and vegetables in Dallas County, Texas. Filed 10:10 a. m.

Fort Worth Order 2-C, Amendment 3, covering poultry in certain counties in Texas. Filed 10:11 a. m.

Fort Worth Order 7-F, Amendment 15, covering fresh fruits and vegetables in Tarrant

County, Texas. Filed 10:10 a.m.
Forth Worth Order 8-F, Amendment 15, covering fresh fruits and vegetables in Taylor County, Texas. Filed 10:10 a. m.

Fort Worth Order 9-F, Amendment 15, covering fresh fruits and vegetables in Tom Green County, Texas. Filed 10:10 a.m. Fort Worth Order 10-F, Amendment 15, covering fresh fruits and vegetables in

McLennan County, Texas. Filed 10:10 a.m.
Fort Worth Order 11-F, Amendment 15,
covering fresh fruits and vegetables in
Wichita County, Texas. Filed 10:10 a.m.

Houston Order 1-C, Amendment 8, covering poultry in all counties in the Houston District. Filed 10:17 a.m. Houston Order 1-F, Amendment 62, cover-

ing fresh fruits and vegetables in the certain cities and towns in Texas. Filed 10:11 a.m.

Houston Order 3-F, Amendment 50, covering fresh fruits and vegetables in Orange and Jefferson Counties, Texas. Filed 10:11

Little Rock District Order 2-F, Amendment 63, covering fresh fruits and vegetables in Pulaski County, Arkansas. Filed 10:23 a.m. Little Rock District Order 4-F, Amendment

53, covering fresh fruits and vegetables in Miller County, Arkansas. Filed 10:23 a. m.
Little Rock Order 5-F, Amendment 54, covering fresh fruits and vegetables in Garland County, Arkansas. Filed 10:24 a. m.

Little Rock District Order 6-F, Amendment 53. covering fresh fruits and vegetables in Sebastian and Crawford Counties, Arkansas. Filed 10:24 a. m.

Lubbock Order 3-F, Amendment 61, covering fresh fruits and vegetables in certain

counties in Texas. Filed 10:25 a.m. New Orleans Order 25, Amendment 4, covering eggs in certain areas in Louisiana. Filed 10:05 a. m.

New Orleans Order 26, Amendment 7, covering eggs in certain areas in Louisiana, Filed 10:05 a. m.

Oklahoma City Order 2-F, Amendment 17, covering fresh fruits and vegetables in certain areas in Oklahoma. Filed 10:25 a.m.

Oklahoma City Order 3-F, Amendment 58, covering fresh fruits and vegetables in certain areas in Oklahoma. Filed 10:25 a.m.

Oklahoma City Order 3-F, Amendment 60, covering fresh fruits and vegetables in certain

areas in Oklahoma. Filed 10: 25 a.m. Oklahoma City Order 3-F, Amendment 61, covering fresh fruits and vegetables in certain areas in Oklahoma. Filed 10:26 a.m.

Oklahoma City Order 3-F, Amendment 62, covering fresh fruits and vegetables in certain areas in Oklahoma. Filed 10:26 a.m.

Oklahoma City Order 3-F, Amendment 63, covering fresh fruits and vegetables in certain

areas in Oklahoma. Filed 10:26 a.m. Oklahoma City Orcer 3-F, Amendment 64, covering fresh fruits and vegetables in certain areas in Oklahoma. Filed 10:26 a. m.

Shreveport District Order G-17, Amendment 6, covering poultry in certain areas in Louisiana, Filed 10:06 a.m.

REGION VI

Chicago Order 2-F, Amendment 68, covering fresh fruits and vegetables in certain areas in Illinois and Indiana. Filed 10:23 a.m.

Duluth-Superior Order 1-F, Amendment 76, covering fresh fruits and vegetables in certain areas in Minnesota. Filed 10:22 a.m. Duluth-Superior Order 13, covering dry

groceries in certain areas in Minnesota. Filed

Green Bay Order 4-F. Amendment 21, covering fresh fruits and vegetables in certain counties in Wisconsin. Filed 10:06 a. m.

Green Bay Order 5-F, Amendment 21, covering fresh fruits and vegetables in certain counties in Wisconsin. Filed 10:06 a. m. Green Bay Order 6-F, Amendment 21, cov-

ering fresh fruits and vegetables in Florence, Forest, and Marinette. Filed 10:06 a. m.

North Platte Order 1-F, Amendment 2, covering fresh fruits and vegetables in certain areas in Nebraska. Filed 10:07 a.m.

North Platte Order 41, Amendment 2, covering dry groceries in certain areas in Nebraska, Filed 10:07 a.m. North Platte Order 42, Amendment 2, cov-

ering dry groceries in certain areas in Nebraska. Filed 10:07 a.m.

North Platte Order 44, Amendment 4, covering dry groceries in certain areas in Ne-braska. Filed 10:08 a. m.

Springfield Order 13-F, Amendment 16, covering fresh fruits and vegetables in Springfield, Sangamon County, Illinois. Filed 10:08

Springfield Order 13-F. Amendment 17, covering fresh fruits and vegetables in Springfield, Sangamon County, Illinois. Filed 10:08

Springfield Order 14-F, Amendment 18, covering fresh fruits and vegetables in certain areas in Illinois. Filed 10:08 a.m.

Springfield Order 14-F, Amendment 19, covering fresh fruits and vegetables in certain areas in Illinois. Filed 10:09 a.m.

REGION VIII

Los Angeles Order 1-F, Amendment 70, covering fresh fruits and vegetables. Filed 10:19 a. m.

Los Angeles Order 1-F, Amendment 71, covering fresh fruits and vegetables in the Santa Barbara-San Luis Obispo Area. Filed 10:19

Los Angeles Order 1-P. Amendment 6. covering fresh fish. Filed 9:58 a. m.

Los Angeles Order 3-F, covering fresh fruits and vegetables in the Los Angeles Area. Filed 10:18 a. m.

Los Angeles Order 3-F, Amendment 1, covering fresh fruits and vegetables in the Los Angeles Area. Filed 10:18 a. m.

Los Angeles Order 3-F, Amendment 2, covering fresh fruits and vegetables in the Los Angeles Area. Filed 10:18 a. m.
Los Angeles Order 4-F, covering fresh fruits

and vegetables in the Los Angeles Area. Filed 10:00 a. m.

Los Angeles Order 4-F, Amendment 1, covering fresh fruits and vegetables in the Long Beach-San Bernardino Area, Filed 10:00

Los Angeles Order 4-F, Amendment 2, covering fresh fruits and vegetables in the Long Beach-San Bernardino Area, Filed 10:00 a. m.

Los Angeles Order 5-F, covering fresh fruits and vegetables in the Santa Barbara-Ventura

Area, Filed 9:56 a. m. Los Angeles Order 5-F, Amendment 1, covering fresh fruits and vegetables in the Santa Barbara-Ventura and San Luis Obispo Area.

Filed 9:59 a, m.

Los Angeles Order 5-F, Amendment 2, covering fresh fruits and vegetables in the Santa Barbara-Ventura and San Luis Obispo

Area. Filed 9:59 a, m.
Los Angeles Order 6-F, covering fresh fruits and vegetables in the San Luis Obispo Area. Filed 9:59 a. m.

Los Angeles Order 6-F, Amendment 1, covering fresh fruits and vegetables in the Santa Barbara-Ventura and San Luis Obispo Area. Filed 9:59 a. m.

Los Angeles Order 6-F, Amendment 2, covering fresh fruits and vegetables in the Santa Barbara-Ventura and San Luis Obispo Area. Filed 9:58 a. m.

Los Angeles Order 12, Amendment 4, covering dry groceries in the Los Angeles Area. Filed 9:57 a. m.

Los Angeles Order 12, Amendment 6, covering dry groceries in the Los Angeles Area. Filed 9:57 a. m.

Los Angeles Order 13, Amendment 3, covering dry groceries in the San Bernardino-Riverside Area. Filed 9:57 a. m.

Los Angeles Order 13, Amendment 4, covering dry groceries in the San Bernardino-Riverside Area. Filed 9:27 a. m.

Los Angeles Order 14, Amendment 3, coyering dry groceries in the Santa Barbara-Ventura Area. Filed 9:27 a.m.

Los Angeles Order 14, Amendment 4, covering dry groceries in the Santa Barbara-Ventura Area. Filed 9:26 a. m.

Los Angeles Order 15, Amendment 3, covering dry groceries in the San Luis Obispo Area. Filed 9:26 a.m.

Copies of any of these orders may be obtained from the OPA Office in the designated city.

> ERVIN H. POLLACK, Secretary.

[F. R. Doc. 45-14141; Filed, Aug. 1, 1945; 11:15 a. m.]

|Savannah Order Rev. Order G-1 Under Gen. Order 50, Amdt. 1]

MALT AND CEREAL BEVERAGES IN SAVANNAH, GA., DISTRICT

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the District Director of the Savannah (Georgia) District Office of Region IV of the Office of Price Administration by General Order No. 50, and Region IV Revised Delegation Order No. 17, It is hereby ordered, That Order G-1 be amended as follows:

1. That section 2 be amended by adding to the list of named counties in said section the Counties of Columbia and McIntosh.

2. That section 3 (a) be amended by adding to the appendices of said section a new paragraph to read as follows:

The above prices include all Federal and State Taxes with the exception of the Federal Excise Tax on cabarets. Sellers who are required to pay the Federal Excise Tax on cabarets may add the same to the above prices if such tax is separately stated and

This amendment shall become effective June 26, 1945.

(56 Stat. 23, 765; 57 Stat. 566, Pub. Law 383, 78th Cong., E.O. 9250, 7 F.R. 7871, E.O. 9328, 8 F.R. 4681; G.O. 50, 8 F.R.

Issued this 26th day of June 1945.

R. L. SCHLEY, Acting District Director.

[F. R. Doc. 45-14171; Filed, Aug. 1, 1945; 12:31 p. m.]

LIST OF COMMUNITY CEILING PRICE ORDERS

The following orders under Rev. General Order 51 were filed with the Division of the Federal Register July 23, 1945.

REGION I

Augusta Order 4-F, Amendment 1, covering fresh fruits and vegetables. Filed 9:58

Concord Order 21-C, covering poultry in the state of New Hampshire. Filed 10:08 a. m.

Concord Order 22-C, covering poultry in the state of New Hampshire. Filed 10:08

Connecticut Order 5-F, Amendment 8, covering fresh fruits and vegetables in Waterbury and Watertown, Connecticut. Filed 9:53 a. m.

Connecticut Order 5-F, Amendment 9, covering fresh fruits and vegetables in Waterbury and Watertown, Connecticut. 10:06 a. m.

Connecticut Order 6-F, Amendment 8, covering fresh fruits and vegetables in the Hartford Area. Filed 9:53 a. m.

Connecticut Order 6-F, Amendment 9, covering fresh fruits and vegetables in the Hart-

ford Area. Filed 10:06 a.m., Connecticut Order 7-F, Amendment 7, covering fresh fruits and vegetables in the New Haven Area. Filed 9:53 a. m.

Connecticut Order 7-F, Amendment 8, covering fresh fruits and vegetables in the New Haven Area. Filed 10:06 a.m.

Connecticut Order 8-F. Amendment 8, covering fresh fruits and vegetables in the

Bridgeport Area. Filed 9:53 a. m. Connecticut Order 8-F, Amendment 9, covering fresh fruits and vegetables in the Bridgeport Area. Filed 10:06 a, m.

Maine Order 3-F, Amendment 4, covering fresh fruits and vegetables in South Portland Portland and Westbrook, Maine. Filed 10:07 a. m.

Maine Order 5-F. Amendment 4, covering fresh fruits and vegetables in the Bangor and

Brewer Area. Filed 10:07 a.m. New Hampshire Order 9-F, Amendment 10, covering fresh fruits and vegetables in certain areas in New Hampshire. Filed 10:07

New Hampshire Order 10-F, Amendment 2, covering fresh fruits and vegetables in certain areas in New Hampshire. Filed 10:07

New Hampshire Order 11-F, Amendment 2, covering fresh fruits and vegetables in certain areas in New Hampshire. Filed 10:07 a. m.

New Hampshire Order 12-F, Amendment 2 covering fresh fruits and vegetables in all of Coos County. Filed 10:07 a, m.

Rhode Island Order 1-C, covering poultry in certain areas in the state of Rhode Island. Filed 10:08 a. m.

Rhode Island Order 2-O, Amendment 1, covering poultry in the state of Rhode Island, except New Shoreham. Filed 10:09

Rhode Island Order 2-W, Amendment 8, covering poultry in certain cities and towns in Rhode Island, except New Shoreham. Filed 10:09 a. m.

Rhode Island Order 3-F, Amendment 9, covering fresh fruits and vegetables in certain areas in Rhode Island. Filed 10:08 a. m.

REGION II

Baltimore Order 3-O, covering eggs in certain areas in Maryland. Filed 9:52 a.m. Baltimore Order 4-O, covering eggs in cer-

tain counties in Maryland, Filed 9:52 a. m. Baltimore Order 5-O, covering eggs in cer-

tain counties in Maryland. Filed 9:46 a.m. Baltimore Order 6-O, covering eggs in certain counties in Maryland. Filed 9:45 a.m.. Binghamton Order 2-F, Amendment 39,

covering fresh fruits and vegetables in cer-tain counties in New York. Filed 9:52 a.m. Binghamton Order 2-F, Amendment 40,

covering fresh fruits and vegetables in certain counties in New York. Filed 10:09 a.m.

Buffalo Order A-2, Amendment 2, covering poultry in Buffalo, Lackawanna and the village of Kenmore, New York. Filed 10:09

Buffalo Order A-4, covering poultry in certain areas in New York. Filed 10:10 a.m.

Buffalo Order A-5, covering poultry in Monroe County, New York. Filed 10:11 a. m.

Philadelphia Order 6-F, Amendment 34, covering fresh fruits and vegetables in Phila-delphia, Pa. Filed 9:45 a.m.

Philadelphia Order 11-F, Amendment 9, covering fresh fruits and vegetables in certain counties in Pennsylvania. Filed 9:45

Philadelphia Order 12-F. Amendment 9, covering fresh fruits and vegetables in certain counties in Pennsylvania. Filed 9:44

Scranton Order 3-0, covering eggs in certain counties in Pennsylvania, Filed 9:54

Scranton Order 4-0, covering eggs in certain counties in Pennsylvania. Filed 9:54

Scranton Order 17-C, Amendment 8, covering poultry in certain counties in Pennsylvania. Filed 9:53 a. m.

REGION III

Cleveland Order F-1, Amendment 44, covering fresh fruits and vegetables in Cuyahoga, Ohio. Filed 9:54 a. m.

Cleveland Order 3-F, Amendment covering fresh fruits and vegetables in Mahoning and Trumbull, Ohio. Filed 9:55 a.m.

Cleveland Order 4-F, Amendment 44, covering fresh fruits and vegetables in Stark and Summit Counties, Ohio. Filed 9:55 a.m.

Detroit Order 5-F, Amendment 22, covering fresh fruits and vegetables in Wayne and Macomb Counties, Michigan. Filed 9:44 a.m.

Louisville Order 12-F, Amendment 27, covering fresh fruits and vegetables in Jefferson County, Ky., and Clark and Floyd, Indiana. Filed 9:27 a. m.

Louisville Order 13-F. Amendment 27, cov-

ering fresh fruits and vegetables in McCracken County, Kentucky. Filed 9:27 a. m. Louisville Order 14-F, Amendment 27, covering fresh fruits and vegetables in Daviess and Henderson Counties, Kentucky. 9:27 a. m.

Louisville Order 15-F, Amendment 5, coving fresh fruits and vegetables in certain counties in Kentucky. Filed 9:27 a. m.

REGION IV

Atlanta Order 6-F. Amendment 41, covering fresh fruits and vegetables in the Atlanta-

Decatur Area. Filed 9:41 a.m.
Atlanta Order 7-F, Amendment 10, covering fresh fruits and vegetables in certain areas in Georgia. Filed 9:42 a.m.

Atlanta Order 8-F, Amendment 10, covering fresh fruits and vegetables in certain counties in Georgia. Filed 9:42 a.m. Atlanta Order 9-F, Amendment 13, cover-

ing fresh fruits and vegetables in Bibb and Muscogee Counties, Georgia and Phenix City,

Alabama. Filed 9:42 a.m.
Atlanta Order 10-F, Amendment 5, covering fresh fruits and vegetables in certain areas in Georgia. Filed 9:43 a.m.

Birmingham Order 1-C, Amendment 7, covering poultry in the Birmingham Area. Filed 9:34 a.m.

Birmingham Order 2-C, Amendment 7, covering poultry in the Birmingham Area. Filed 9:34 a. m.

Birmingham Order 4-F, Amendment 13, covering fresh fruits and vegetables in certain

counties in Alabama. Filed 9:55 a.m.

Jackson Order 4-F, Amendment 38, covering fresh fruits and vegetables in certain counties in Mississippi. Filed 9:55 a.m.

Jackson Order 5-F, Amendment 9, covering

fresh fruits and vegetables in certain coun-

ties in Mississippi. Filed 9:55 a.m.

Jacksonville Order 1-C, covering poultry in certain counties in Florida. Filed 9:35 a. m.

Jacksonville Order 2-C, covering poultry in certain counties in Florida. Filed 9:35 a. m.

Jacksonville Order 3-C, covering poultry in certain counties in Florida. Filed 9:35 a. m.

Jacksonville Order 4-C, covering poultry in certain counties in Florida, Filed 9:36 a. m

Jacksonville Order 5-C. covering poultry in certain counties in Florida, Filed 9:36 Jacksonville Order 6-C, covering poultry in certain counties in Florida, Filed 9:36 a. m.

Jacksonville Order 7-C, covering poultry in certain counties in Florida. Filed 9:36 a. m.

Jacksonville Order 8-C, covering poultry in certain counties in Florida. Filed 9:37 a. m. Jacksonville Order 11-F. Amendment 13, covering fresh fruits and vegetables in certain counties in Florida. Filed 9:44 a. m.

Memphis Order 1-O, Amendment 3, ering eggs in Memphis and the county of Shelby, Tennessee. Filed 9:58 a.m. Memphis Order 5-C. covering poultry in certain counties in Tennessee. Filed 9:55

a. m.

Memphis Order 6-C, covering poultry in certain counties in Tennessee. Filed 9:56

Memphis Order 6-F, Amendment 38, covering fresh fruits and vegetables in the county of Shelby and city of Memphis, Tennessee. Filed 9:44 a. m.

Memphis Order 7-C, covering poultry in certain counties in Tennessee. Filed 9:56 a. m.

Memphis Order 7-F, Amendment 13, cov-

ering fresh fruits and vegetabler in certain counties in Tennessee. Filed 9:44 a. m.
Memphis Order 8-C. covering poultry in certain counties in Tennessee. Filed 9:56

Memphis Order 9-C, covering poultry in certain counties in Tennessee. Filed 9:57 a. m.

Memphis Order 10-C, covering poultry in pretain counties in Tennessee. Filed 9:57 certain counties in Tennessee.

Memphis Order 11-C covering poultry in certain counties in Tennessee. Filed 9:57

Memphis Order 12-C, covering poultry in certain counties in Tennessee. Filed 9:58

Miami Order 1-W, Amendment 2, covering dry groceries in certain counties in Florida. Filed 9:41 a. m.

Miami Order 2-W, Amendment 2, covering dry groceries in certain counties in Florida. Filed 9:41 a. m.

Miami Order 2-W, Amendment 3, covering dry groceries in certain counties in Florida. Filed 9:26 a. m.

Miami Order 1, Amendment 5, covering dry groceries in certain counties in Florida. Filed 9:39 a. m.

Miami Order 1, Amendment 6, covering dry groceries in certain counties in Florida. Filed 9:39 a. m.

Miami Order 2, Amendment 4, covering dry groceries in certain counties in Florida. Filed 9:39 a. m.

Miami Order 2, Amendment 5, covering dry groceries in certain counties in Florida. Filed 9:40 a. m.

Miami Order 2, Amendment 6, covering dry groceries in certain counties in Florida. Filed 9:40 a. m.

Miami Order 3, Amendment 4, covering dry groceries in certain counties in Florida. Filed 9:40 a. m.

Miami Order 4, Amendment 4, covering dry groceries in certain counties in Florida. Filed 9:40 a. m.

Miami Order 1-F, Amendment 22, covering fresh fruits and vegetables in certain areas in Florida. Filed 9:37 a. m.

Miami Order 2-F, Amendment 20, covering fresh fruits and vegetables in Tampa, Florida. Filed 9:38 a. m.

Miami Order 3-F, Amendment 8, covering fresh fruits and vegetables in certain areas in Florida. Filed 9:38 a. m.

Miami Order 3-F, Amendment 9, covering fresh fruits and vegetables in certain areas in Florida. Filed 9:38 a. m.

Miami Order 4-F. Amendment 9, covering fresh fruits and vegetables in Monroe County, Florida. Filed 9:39 a. m.

Roanoke District Order 1-C, Amendment 7 covering poultry in the Roanoke Area. Filed

Roanoke District Order 2-C, Amendment 7, covering poultry in the Roanoke Area. Filed

Roanoke Order 11-F, Amendment 21, covering fresh fruits and vegetables in certain cities and counties in Virginia. Filed 9:43

Roanoke Order 12-F, Amendment 14, covering fresh fruits and vegetables in certain areas in Virginia. Filed 9:26 a.m.

REGION VII

Albuquerque District Order 28-C, Amendment 1, covering poultry in certain counties in New Mexico. Filed 10:03 a. m.

Albuquerque Order District 29-C, Amendment 1, covering poultry in certain counties in New Mexico. Filed 10:04 a.m.

Albuquerque District Order 30-C, Amendment 1, covering poultry in certain counties in New Mexico. Filed 10:04 a.m. Albuquerque District Order 31-C, Amend-

ment 1, covering poultry in certain counties in New Mexico. Filed 10:05 a. m.
Albuquerque District Order 32-C, Amendment 1, covering poultry in certain counties in New Mexico. Filed 10:06 a. m.

Albuquerque District Order 33-C, Amendment 1, covering poultry in certain countles in New Mexico. Filed 10:04 a. m.

Boise Community Pricing Order 3-B, (Revocation), covering fresh fruits and vegetables in the Boise, Idaho Area. Filed 10:02

Boise Order 19-W, Amendment 1, covering dry grocerics in the Boise City Area. Filed

Boise Order 20-W, Amendment 1, covering dry groceries in Idaho Falls, Twin Falls and Pocatello, Idaho. Filed 10:01 a.m.

Boise Order 42, Amendment 1, covering dry groceries in certain areas in Idaho and Oregon. Filed 9:58 a. m.

Denver Order 4-F, Amendment 5, covering fresh fruits and vegetables in the Denver Area. Filed 10:02 a.m. Denver Order 5-F, Amendment 5, covering

fresh fruits and vegetables in the Pueblo Area. Filed 10:03 a. m.

Denver Order 6-F, Amendment 5, covering fresh fruits and vegetables in the Colorado Springs-Manitou Area. Filed 10:03 a.m.

Denver Order 7-F, Amendment 5, covering fresh fruits and vegetables in the Boulder-Fort Collins-Greeley Area. Filed 10:03 a.m.

Copies of any of these orders may be obtained from the OPA Office in the designated city.

> ERVIN H. POLLACK, Secretary.

[F. R. Doc. 45-14223; Filed, Aug. 2, 1945; 11:29 a. m.]

[Region II Order G-3 Under RMPR 285] IMPORTED FRESH BANANAS IN PHILADELPHIA, PA.

For the reasons stated in the accompanying opinion, this order is isued.

SECTION 1. What this order does. This order adjusts upward the maximum prices for "processor's" sales of bananas provided that the bananas have been (a) produced in, and imported from Costa Rica, Guatemala, Honduras and Panama, (b) unloaded from a rail car at a rail terminal, loaded on to a motor vehicle and transported to the processor's warehouse or ripening room, and (c) "processed." No adjustment is provided for bananas which do not meet all of these conditions.

SEC. 2. Where this order applies. This order applies to all "processors" of bananas whose warehouses or ripening rooms are located in Philadelphia, Pennsylvania.

SEC. 3. Adjustment. The maximum price for sales by "processors" of bananas shall, if sections 1 and 2 above have been satisfied, be increased by 12c per cwt. The maximum prices otherwise applicable to all subsequent sales of such bananas shall be increased in each case by the same amount.

SEC. 4. Definitions. The terms "processed bananas" and "processor" are to be understood as defined in section 2 of Revised Maximum Price Regulation No.

SEC. 5. Effective date. This order shall become effective on July 20, 1945.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681; RMPR 285, 10 F.R. 1493)

Issued July 18, 1945.

CHARLES T. ABERNETHY, Acting Regional Administrator.

[F. R. Doc. 45-14232; Filed, Aug. 2, 1945; 11:29 a. m.]

WAR MANPOWER COMMISSION.

HAMILTON, OHIO, AREA

MINIMUM WARTIME WORKWEEK

Designation of the Hamilton, Ohio, Area as subject to Executive Order No. By virtue of the authority vested in me as Regional Manpower Director of Region No. V by § 903.2 of War Manpower Commission Regulation No. 3, "Minimum Wartime Workweek of 48 Hours" (8 F.R. 7225), and having found that such action will aid in alleviating labor shortages which are impeding the war effort, I hereby designate the Hamilton, Ohio, Area as subject to the provisions of Executive Order No. 9301.

1. For the purposes of this designation. the Hamilton Area shall include:

All of Butler County (except Lemon and Madison Townships).

All of Warren County (except Franklin Township).

2. The effective date of this designation is August 1, 1945.

3. Not later than the effective date, each employer in the Hamilton Area shall, in accordance with War Manpower Commission Regulation No. 3:

(a) Extend to a minimum wartime workweek of 48 hours, the workweek of any of his workers whose workweek can be so extended without involving the release of any worker;

(b) If extension of the workweek of any of his workers to a minimum wartime workweek of 48 hours would involve the release of any workers, submit to the Area Manpower Director the number and occupational classification of the workers whose release would be involved, together with proposed schedules for their release, and thereafter extend such workweek when and as directed in schedules authorized by the War Manpower Commission:

(c) File an application for a minimum wartime workweek of less than 48 hours for those workers engaged in employment in which the employer claims that a workweek of 48 hours would be impracticable in view of the nature of the operations, would not contribute to the reduction of labor requirements, or would conflict with any Federal, State or local law or regulation limiting hours of work. Such applications must be filed before July 30, 1945.

Date of issuance: July 9, 1945.

E. L. KEENAN, Regional Director.

[F. R. Doc. 45-14209; Filed, Aug. 2, 1945; 10:08 a. m.]