

Washington, Thursday, July 2, 1942

Regulations

TITLE 6—AGRICULTURAL CREDIT
Chapter I—Farm Credit Administration

PART 31—FEDERAL LAND BANK OF BERKELEY

LIQUIDATION OR PREPAYMENT FEES

Section 31.11 of Title 6, Code of Federal Regulations, is amended to read as follows:

§ 31.11 Liquidation or prepayment fees. A prepayment fee is collected from land bank borrowers in those cases where payments in full arise from the refinancing of the loan from a non-Government lending source and where the loan has been in force for less than five years.

Full payments on loans during the first five years the loans are in force are exempt from prepayment fees to the extent of 20 per cent of the original amount per year. On any amount in excess of the 20 per cent per year a prepayment fee of one-half of one per cent per annum for the unexpired portion of the five year period is charged. The 20 per cent per year permitted without prepayment fee may be accumulated from year to year in such a manner that the entire loan may be paid off before the expiration of the five year period without penalty

Where the funds remitted for prepayment of a loan are in excess of the 20 per cent per year allowed and where they were not obtained from the refinancing of the loan from a non-Government lending source, a certification to that effect is to accompany the remittance to the Bank in order to insure that the prepayment fee will not be charged. (Sec. 12 "Second", 39 Stat. 370, as amended, 12 U.S.C. 771 "Second"; 6 CFR 10.386.) (Res. Ex. Com., May 26, 1942.)

SEAL] FEI

FEDERAL LAND BANK
OF BERKELEY,
By Chas. Parker,
President.

[F. R. Doc. 42-6172; Filed, June 30, 1942; 3:36 p. m.]

TITLE 7—AGRICULTURE

Chapter VII—Agricultural Adjustment Agency

[Supplement No. 1]

PART 702—1942 AGRICULTURAL CONSERVA-TION PROGRAM BULLETIN

INSULAR REGION

Pursuant to the authority vested in the Secretary of Agriculture under sections 7 to 17 of the Soil Conservation and Domestic Allotment Act, as amended, (49 Stat. 1148, 1915; 50 Stat. 329; 52 Stat. 31, 204, 205; 53 Stat. 550, 573; 54 Stat. 216, 728; 55 Stat. 257, 860; 56 Stat. 51; 16 U.S.C. 590g-590q), the 1142 Agricultural Conservation Program Bulletin for the Insular Region, issued June 17, 1942, is hereby amended as follows:

Paragraph (c) of § 702.302 is hereby amended by the addition of a fourth subparagraph as follows:

(4) The 1942 State average yield of rice for the Territory of Hawaii, as established by the Secretary, is 40.59 hundredweight.

Done at Washington, D. C., this 30th day of June 1942. Witness my hand and the seal of the Department of Agriculture.

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

[F. R. Doc. 42-6212; Filed, July 1, 1942; 11:14 a. m.]

TITLE 9—ANIMALS AND ANIMAL PRODUCTS

Chapter II—Agricultural Marketing
Administration

PART 204—POSTED STOCKYARDS AND LIVE POULTRY MARKETS

HILLBORO LIVESTOCK SALES CO.

NOTICE UNDER PACKERS AND STOCKYARDS ACT

JUNE 30, 1942.

Notice to Hillsboro Livestock Sales Company at Hillsboro, State of Ohio.¹

¹ Modifies list posted stockyards 9 CFR 204.1.

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Published daily, except Sundays, Mondays, and days following legal holidays by the Division of the Federal Register, The National Archives, pursuant to the authority contained in the Federal Register Act, approved July 26, 1935 (49 Stat. 500), under regulations prescribed by the Administrative Committee, approved by the President.

The Administrative Committee consists of the Archivist or Acting Archivist, an officer of the Department of Justice designated by the Attorney General, and the Public Printer

or Acting Public Printer.

The daily issue of the FEDERAL REGISTER will be furnished by mail to subscribers, free of postage, for \$1.25 per month or \$12.50 per year, payable in advance. Remit money order payable to the Superintendent of Documents directly to the Government Printing Office, Washington, D. C. The charge for single copies (minimum, 10¢) varies in proportion to the size of the issue.

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Company was posted on October 25, 1937, as a stockyard subject to the provisions of the Packers and Stockyards Act, 1921;

Whereas, it now appears that the Hillsboro Livestock Sales Company is not being operated as a stockyard within the meaning of that term as defined in said Act:

Now, therefore, notice is hereby given that the Hillsboro Livestock Sales Company no longer comes within the foregoing definition and the provisions of Title III of said Act.

GROVER B. HILL, Assistant Secretary of Agriculture.

[F. R. Doc. 42-6169; Filed, June 30, 1942; 3:12 p. m.]

PART 204-POSTED STOCKYARDS AND LIVE POULTRY MARKETS

HOCKING VALLEY LIVESTOCK SALES CO.

NOTICE UNDER PACKERS AND STOCKYARDS ACT

JUNE 30, 1942.

Notice to The Hocking Valley Livestock Sales Company at Lancaster, State of Ohio.1

Whereas, The Hocking Valley Livestock Sales Company was posted on November 8, 1937, as a stockyard subject to the provisions of the Packers and

Stockyards Act, 1921; and
Whereas, it now appears that The
Hocking Valley Livestock Sales Company is not being operated as a stockyard within the meaning of that term as de-

fined in said Act:

Now, therefore, notice is hereby given that The Hocking Valley Livestock Sales Company no longer comes within the foregoing definition and the provisions of Title III of said Act.

GROVER B. HILL. Assistant Secretary of Agriculture.

[F. R. Doc. 42-6170; Filed, June 30, 1942; 3:12 p. m.]

TITLE 14—CIVIL AVIATION

.Chapter I-Civil Aeronautics Board

[Serial Number 1818]

FLASHER MECHANISMS FOR TAIL LIGHTS

EFFECTIVE DATE OF ORDER POSTPONED

Order postponing effective date of Amendments Nos. 04-9,2 04-10, 15-1, 60-59, and 60-60.

At a session of the Civil Aeronautics Board held at its office in Washington, D. C., on the 26th day of June, 1942.

Whereas the Civil Aeronautics Board, at a regular session held at its office in Washington, D. C., on February 21, 1942, adopted Amendments Nos. 04-9, 04-10, 15-1, 60-59, and 60-60, Civil Air Regulations; and

Whereas the Board ordered such amendments to become effective July 1, 1942; and

It appearing that:

Certain materials required in the manufacture of flasher mechanisms for the flashing tail lights required by the amendments will not be available in time to permit scheduled air carriers to install flasher lights by July 1, 1942;

Now, therefore, the Civil Aeronautics Board, acting pursuant to sections 205 (a) and 601 of the Civil Aeronautics Act of 1938, as amended:

Orders, That, the effective date of Amendments Nos. 04-9, 04-10, 15-1,

1 Modifies list posted stockyards 9 CFR

² Amendments 04-9 and 04-10 appear at 7 F.R. 1709 as 04-14 and 04-15 (see also 7 F.R. 1730). Amendments 15-1, 60-59, 60-60 appear at 7 F.R. 1710.

60-59, and 60-60 be, and hereby is, post-poned to November 1, 1942.

By the Civil Aeronautics Board.

[SEAL] DARWIN CHARLES BROWN,

Secretary.

[F. R. Doc. 42-6207; Filed, July 1, 1942; 11:00 a. m.]

Chapter II—Administrator of Civil Aeronautics, Department of Commerce

[Amendment 5 of Part 600]

PART 600—DESIGNATION OF CIVIL AIRWAYS
REDESIGNATION OF AMBER CIVIL AIRWAYS
6 AND 7 1

JUNE 29, 1942.

Acting pursuant to the authority vested in me by section 302 of the Civil Aeronautics Act of 1938, as amended, I hereby amend Part 600 of the Regulations of the Administrator of Civil Aeronautics, as follows:

1. By striking the following words appearing in § 600.10105:

"The intersection of the center lines of the on course signals of the northwest leg of the Chattanooga, Tenn., radio range and the southeast leg of the Nashville, Tenn., radio range."

2. By inserting the following words after "Savannah, Ga., radio range station" in § 600.10106:

"The intersection of the center lines of the on course signals of the northwest leg of the Savannah, Ga., radio range and the southwest leg of the Charleston, S. C., radio range."

This amendment shall become effective 0001 E. S. T., July 1, 1942.

C. I. STANTON, Acting Administrator.

[F. R. Doc. 42-6198; Filed, July 1, 1942; 10:11 a. m.]

TITLE 16-COMMERCIAL PRACTICES

Chapter I—Federal Trade Commission
[Docket No. 3559]

PART 3—DIGEST OF CEASE AND DESIST ORDERS

SUPREME SALES COMPANY, ETC.

§ 3.99 (b) Using or selling lottery devices—In merchandising. In connection with offer, etc., in commerce, of watches, clocks, dolls, doll carriages, men's and boys' jackets, and other articles of merchandise, and among other things, as in order set forth, (1) supplying, etc., others with pull cards or other devices which are to be used, or may be used, in the sale or distribution of said merchandise to the public by means of a game of chance, gift enterprise or lottery scheme; (2) shipping, etc., to agents or distributors, or to members of the public, pull cards or other devices which are to be

used, or may be used, in the sale or distribution of said merchandise to the public by means of a game of chance, gift enterprise, or lottery scheme; and (3) selling, etc., any merchandise by means of a game of chance, gift enterprise, or lottery scheme; prohibited. (Sec. 5, 38 Stat. 719, as amended by sec. 3, 52 Stat. 112; 15 U.S.C., sec. 45b) [Cease and desist order, Supreme Sales Company, etc., Docket 3559, June 23, 1942]

§ 3.6 (i) Advertising falsely or misleadingly—Free goods or products: § 3.72 (e) Offering deceptive inducements to purchase—Free goods: § 3.80 (i) Securing agents or representatives falsely or misleadingly—Terms and conditions. In connection with offer, etc., in commerce, of watches, clocks, dolls, doll carriages, men's and boys' jackets, and other articles of merchandise, and among other things, as in order set forth, using the term "free" or any other term of similar import or meaning to describe or refer to goods, wares, or merchandise which are given as compensation for services rendered; prohibited. (Sec. 5, 38 Stat. 719, as amended by sec. 3, 52 Stat. 112; 15 U. S. C., sec. 45b) [Cease and desist order, Supreme Sales Company, etc., Docket 3559, June 23, 1942]

In the Matter of Harry Froman, Individually, and Trading as Supreme Sales Company and Reliable Premium House

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 23d day of June, A. D. 1942.

This proceeding having been heard by the Federal Trade Commission upon the complaint of the Commission, the answer of respondent, testimony and other evidence taken before Randolph Preston and Andrew B. Duvall, Trial Examiners of the Commission theretofore designated by it, in support of the allegations of the complaint and in opposition thereto, and briefs in support of and in opposition to the complaint, and the Commission having made its findings as to the facts and its conclusion that said respondent has violated the provisions of the Federal Trade Commission Act;

It is ordered, That the respondent, Harry Froman, individually and trading as Supreme Sales Company and Reliable Premium House, or under any other trade name, and his agents, representatives, and employees, directly or through any corporate or other device, in connection with the offering for sale, sale and distribution of watches, clocks, dolls, doll carriages, men's and boys' jackets, and other articles of merchandise in commerce as "commerce" is defined in the Federal Trade Commission Act, do forthwith cease and desist from;

(1) Supplying to or placing in the hands of others pull cards or other devices which are to be used, or may be used, in the sale or distribution of said merchandise to the public by means of a game of chance, gift enterprise or lottery scheme;

(2) Shipping, mailing, or transporting to agents or distributors, or to members of the public, pull cards or other devices

which are to be used, or may be used, in the sale or distribution of said merchandise to the public by means of a game of chance, gift enterprise, or lottery scheme:

(3) Selling or otherwise disposing of any merchandise by means of a game of chance, gift enterprise, or lottery scheme;

(4) Using the term "free" or any other term of similar import or meaning to describe or refer to goods, wares, or merchandise which are given as compensation for services rendered.

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

By the Commission.

[SEAL]

OTIS B. JOHNSON, Secretary.

[F. R. Doc. 42-6216; Filed, July 1, 1942; 11:19 a. m.]

[Docket No. 3702]

PART 3-DIGEST OF CEASE AND DESIST ORDERS

AUTOGROOM COMPANY

§ 3.48 (a) Disparaging competitors and their products-Competitors-Discontinuance of operations: § 3.48 (b) Disparaging competitors and their products-Goods-Competitor's as same as: § 3.48 (b) Disparaging competitors and their products-Goods-Discontinuance of: § 3.69 (a) Misrepresenting oneself and goods-Business status, advantages or connections-Personnel or staff: § 3.69 (b) Misrepresenting oneself and goods—Goods—Comparative data or merits. In connection with offer, etc., in commerce, of a cleaner and polish for automobiles, representing (1) that a competitor who manufactures and sells a cleaner and polish for automobiles known as "Karsmetik" has discontinued business; (2) that the product known as "Karsmetik" is no longer being offered for sale or sold; (3) that the chemist who developed the formula for the product known as "Karsmetik" is in the employ of respondents; and (4)) that respondents' product "Auto-Groom" is in all respects the same as the product known as "Karsmetik"; prohibited. (Sec. 5, 38 Stat. 719, as amended by sec. 3, 52 Stat. 112; 15 U.S.C., sec. 45b) [Cease and desist order, Autogroom Company, Docket 3702, June 24, 1942]

In the Matter of Mathew W. M. Devitt, Roy D. Schlegel, and Robert E. Sargent, Trading as Autogroom Company

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 24th day of June, A. D. 1942.

This proceeding having been heard by the Federal Trade Commission upon the complaint of the Commission, and joint answer of respondents, the testimony and other evidence introduced before John W. Addison, a duly appointed trial examiner of the Commission theretofore designated to serve in this proceeding,

¹7 F.R. 1419.

the report of the trial examiner and exceptions thereto, and briefs in support of and in opposition to the complaint; and the Commission having made its findings as to the facts and its conclusion that the respondents have violated the provisions of the Federal Trade Commission Act;

It is ordered, That respondents, Mathew W. M. Devitt, Roy D. Schlegel, and Robert E. Sargent, individuals trading as Autogroom Company, or trading or doing business under any other name or designation, their representatives, agents and employees, directly or through any corporate or other device, in connection with the offering for sale, sale and distribution of a cleaner and polish for automobiles in commerce, as "commerce" is defined in the Federal Trade Commission Act, do forthwith cease and desist from:

(1) Representing that a competitor who manufactures and sells a cleaner and polish for automobiles known as "Karsmetik" has discontinued business;

(2) Representing that the product known as "Karsmetik" is no longer being

offered for sale or sold;

(3) Lepresenting that the chemist who developed the formula for the product known as "Karsmetik" is in the employ of respondents;

(4) Representing that respondents' product "Auto-Groom" is in all respects the same as the product known as "Kars-

metik".

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

By the Commission.

[SEAL]

Otis B. Johnson,
Secretary.

[F. R. Doc. 42-6218; Filed, July 1, 1942; 11:18 a.m.]

[Docket No. 4132]

PART 3—DIGEST OF CEASE AND DESIST ORDERS

WESTERN CONFECTIONERS ASSOCIATION, INC. ET AL.

§ 3.7 Aiding, assisting and abetting unfair or unlawful act or practice: § 3.24 (a) Coercing and intimidating—Competitors—By threatening disciplinary action or otherwise: §3.27 (d) Combining or conspiring—To enhance, maintain or unify prices. In connection with offer, etc., in commerce, of candies and confections, and on the part of respondents Western Confectioners Association, Inc., some fourteen individuals as officers, directors, trustees and members thereof. and some eighteen corporate and partnership concerns as such members, and on the part of latter's officers, etc., (1) entering into, continuing, or carrying out, or aiding or assisting in the continuing or carrying out, of any agreement, understanding, combination or conspiracy between or among any two or more of said respondents, or between or among any one or more of said respondents and any other person, partnership or corporation, for the purpose or with the effect of establishing or maintaining uniform or minimum prices for respondents' products or uniform discounts to purchasers of such products; and (2) by cooperative or concerted action, or agreement or understanding, between or among any two or more of said respondents, or between or among any one or more of said respondents and any other person, partnership or corporation. (a) fixing, establishing or maintaining uniform or minimum prices for respondents' products, or uniform discounts to purchasers of such products; (b) classifying purchasers or prospective purchasers of respondents' products into classes for the purpose or with the effect of fixing, establishing, or maintaining uniform discounts to such purchasers; and (c) coercing or attempting to coerce manufacturers, by threats of legal action or otherwise, to maintain uniform or minimum prices fixed by respondents; prohibited. Sec. 5, 38 Stat. 719, as amended by sec. 3, 52 Stat. 112; 15 U.S.C., sec. 45b) [Cease and desist order, Western Confectioners Association, Inc., et al., Docket 4132, June 22, 1942]

In the Matter of Western Confectioners Association, Inc., a Corporation; War-Watkins, Individually and as President and as a Member of Western Confectioners Association, Inc., T. A. White, Individually and as Vice-President and as a Member of Western Confectioners Association, Inc., Clarence M. Kretchmer, Individually and as Secretary-Treasurer and as a Member of Western Confectioners Association, Inc.; Leroy M. Gimbal, Alfred Beaudry, Leon Sweet, Harold Thompson, and E. H. Jenanyan, Individually and as Directors and as Members of Western Confectioners Association, Inc.; A. C. Carrington, Chester Roberts, George Cardinet, H. L. Brown, Robert W. Kaneen, and E. A. Hoffman, Individually and as Trustees and as Members of Western Confectioners Association, Inc.; Brown & Haley, a Corporation; L. M. Gimbal, and R. E. Gimbal, Individually and as Copartners Trading and Doing Business as Gimbal Brothers; Euclid Candy Company of California, Inc., a Corporation; Hromada Candy Co., a Corporation; Sierra Candy Co., Inc., a Corporation; Hoefler's Centennial Chocolates, Ltd., a Corporation; National Biscuit Co., a Corporation; Walter A. Vellguth, Individually and Trading and Doing Business as Vellguth's Candy Co., George Haas & Sons, a Corporation; Planters Nut & Chocolate Co., a Corporation; Frederick W. Theisen, Individually and Trading Under the Trade Name of Purity Candy Company; Laurente Cerf, Individually and Trading and Doing Business as Orange Blossom Candy Co.; Collins Candy Co., a Corporation; Nathan Matzger, and Manford Matzger, Individually and as Copartners Trading and Doing Business Under the Partnership Name of Matzger Chocolate Co.; Golden Nugget Sweets, Ltd., a Corporation; William G. Coxon, and Pearl W. Coxon, Individually and as Copartners Trading and Doing Business as Coxon Co.; E. A. Hoffman Candy Co., a Corporation; General Food Products Company, a Corporation; Alfred Beaudry, and Wilfred Beaudry, Individually and as Copart-ners Trading and Doing Business Under the Partnership Name of Beaudry Bros. Candy Co.; James Doumakes, Individually and Trading and Doing Business Under the Firm Name Doumaks Marshmallow Co.; Sam Gendel and Lillian Gold, Individually and as Copartners Trading and Doing Business as Los Angeles Nut House; Johanna A. Gilker, Individually and Trading and Doing Business as Los Angeles Confection Co.; Pearson Candy Co., Ltd., a Corporation; Triangle Candy Co., a Corporation; Jesse E. Beckjord, Individually and Doing Business as Wonder Food Marshmallow Co.; Charles E. Hassey, Individually and Trading and Doing Business as Hassey Candy Co.; Walter A. Hewitt, Individually and Trading and Doing Business as Hewitt Candy Co.; Sunkist Candy Co., a Corporation; G. Fred Spearin, an Individual: J. G. McDonald Chocolate Co., a Corporation; Ostler Candy Co., a Corporation; Robert E. Wilson, Individually and Trading and Doing Business as Sweetarts; Queen Anne Candy Co., a Corporation; Candy House, Inc., a Corporation; Joseph Vinikow, Individually and Trading and Doing Business as Parisian Candy Co.; Margaret Burnham's, Inc., a Corporation; Cardinet Candy Company, Inc., a Corporation; California Peanut Co., a Corporation; Louis F. Chiodo and Emilio G. Chiodo, Individually and as Copartners Trading and Doing Business as Chiodo Candy Co.; Leslie N. Johnson, Individually and Trading and Doing Business as Leslie's Fountain; Brecht Candy Co., a Corporation; Cosner Candy Co., a Corporation; Savage Candy Co., a Corporation; Carl C. Bonn, Individually and Trading and Doing Business as Bonn Candy Co.; Davenport Candycrafts, a Corporation; Riley Candy Co., a Corporation; Shupe-Williams Candy Co., a Corporation; Startup Candy Co., a Corporation; Idaho Candy Co., a Corporation; Warren Watkins, Trading as Warren Watkins Manufacturing Company; Sweet Candy Company, a Corporation; Miss Saylor's Chocolates, Inc., a Corporation; Imperial Candy Company, a Corporation; Christopher Candy Company, a Corporation; and B. Guy Showley, Individually and Trading as Showley Bros.

At a regular session of the Federal Trade Commission held at its office in the City of Washington, D. C., on the 22d day of June, A. D. 1942.

This proceeding having been heard by the Federal Trade Commission upon the amended and supplemental complaint of the Commission, the answers of respondents, testimony and other evidence taken before Randolph Preston, a trial examiner of the Commission theretofore duly designated by it, in support of the allegations of the complaint and in opposition thereto, report of the trial examiner upon the evidence and the exceptions to such report, briefs in support of and in opposition to the complaint, and oral argument, and the Commission having made its findings as to the facts and its conclusion that certain of the respondents have violated the provisions of the Federal Trade Commission Act;

It is ordered, That respondents Western Confectioners Association, Inc., a corporation; Warren Watkins, T. A. White, and Clarence M. Kretchmer, individually and as officers and members of said Association; Leroy M. Gimbal, Alfred Beaudry, Leon Sweet, Harold Thompson, and E. H. Jenanyan, individually and as directors and members of said Association; A. C. Carrington, Chester Roberts, George Cardinet, H. L. Brown, Robert W. Kaneen, and E. A. Hoffman, individually and as trustees and members of said Association;

Brown & Haley, a corporation; L. M. Gimbal and R. E. Gimbal, individually and as copartners trading and doing business as Gimbal Brothers; Hromada Candy Co., a corporation; Sierra Candy Co., Inc., a corporation; National Biscuit Co., a corporation; Planters Nut & Chocolate Co., a corporation; L. A. Hoffman Candy Co., a corporation; General Food Products Company, a corporation; Alfred Beaudry and Wilfred Beaudry, individually and as copartners trading and doing business under the partnership name of Beaudry Bros. Candy Co.; Candy House, Inc., a corporation; Cardinet Candy Company, Inc., a corporation;

Brecht Candy Co., a corporation; Warren Watkins, trading as Warren Watkins Manufacturing Company; Sweet Candy Company, a corporation; Miss Saylor's Chocolates, Inc., a corporation; Imperial Candy Company, a corporation; Christopher Candy Company, a corporation; and B. Guy Showley, individually and trading as Showley Bros.; and respondents' officers, representatives, agents, and employees, directly or through any corporate or other device, in connection with the offering for sale, sale and distribution of candies and confections in commerce, as "commerce" is defined in the Federal Trade Commission Act, do forthwith cease and desist from:

1. Entering into, continuing, or carrying out, or aiding or assisting in the continuing or carrying out, of any agreement, understanding, combination or conspiracy between or among any two or more of said respondents, or between or among any one or more of said respondents and any other person, partnership or corporation, for the purpose or with the effect of establishing or maintaining uniform or minimum prices for respondents' products or uniform discounts to purchasers of such products;

2. Doing, by cooperative or concerted action, or agreement or understanding, between or among any two or more of said respondents, or between or among any one or more of said respondents and

any other person, partnership or corporation, any of the following acts or things:

(a) Fixing, establishing or maintaining uniform or minimum prices for respondents' products, or uniform discounts to purchasers of such products;

(b) Classifying purchasers or prospective purchasers of respondents' products into classes for the purpose or with the effect of fixing, establishing, or maintaining uniform discounts to such purchasers;

(c) Coercing or attempting to coerce manufacturers, by threats of legal action or otherwise, to maintain uniform or minimum prices fixed by respondents.

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

It is further ordered, That this proceeding be, and it hereby is, dismissed as to respondents Euclid Candy Company of California, Inc., a corporation; Hoefler's Centennial Chocolates, Ltd., a corporation; Walter A. Vellguth, individually and trading and doing business as Vellguth's Candy Co.; George Haas & Sons, a corporation; Frederick W. Theisen, individually and trading under the trade name of Purity Candy Company;

Laurente Cerf, individually and trading and doing business as Orange Blossom Candy Co.; Collins Candy Co., a corporation; Nathan Matzger and Manford Matzger, individually and as copartners trading and doing business under the partnership name of Matzger Chocolate Co.;

Golden Nugget Sweets, Ltd., a corporation; William G. Coxon and Pearl W. Coxon, individually and as copartners trading and doing business as Coxon Co.; James Doumakes, individually and trading and doing business under the firm name Doumaks Marshmallow Co.;

Sam Gendel and Lillian Gold, individually and as copartners trading and doing business as Los Angeles Nut House; Johanna A. Gilker, individually and trading and doing business as Los Angeles Confection Co.; Pearson Candy Co., Ltd., a corporation; Triangle Candy Co., a corporation;

Jesse G. Beckjord, individually and trading and doing business as Wonder Food Marshmallow Co.; Charles E. Hassey, individually and trading and doing business as Hassey Candy Co.; Walter A. Hewitt, individually and trading and doing business as Hewitt Candy Co.; Sunkist Candy Co., a corporation; G. Fred Spearin, an individual;

J. G. McDonald Chocolate Co., a corporation; Ostler Candy Co.; a corporation; Robert E. Wilson, individually and trading and doing business as Sweetarts; Queen Anne Candy Co., a corporation; Joseph Vinikow, individually and trading and doing business as Parisian Candy Co.; Margaret Burnham's, Inc., a corporation; California Peanut Co., a corporation; Louis F. Chiodo and Emilio G. Chiodo, individually and as copartners

trading and doing business as Chiodo Candy Co.;

Leslie N. Johnson, individually and trading and doing business as Leslie's Fountain; Cosner Candy Co., a corporation; Savage Candy Co., a corporation; Carl C. Bonn, individually and trading and doing business as Bonn Candy Co.; Davenport Candycrafts, a corporatior; Riley Candy Co., a corporation; Shupe-Williams Candy Co., a corporation; Startup Candy Co., a corporation; and Idaho Candy Co., a corporation.

By the Commission.

[SEAL]

OTIS B. JOHNSON, Secretary.

[F. R. Doc. 42-6215; Filed, July 1, 1942; 11:19 a.m.]

[Docket No. 4447]

PART 3—DIGEST OF CEASE AND DESIST ORDERS

MONTGOMERY WARD AND COMPANY, INC.

§ 3.6 (t) Advertising falsely or misleadingly-Qualities or properties of product: § 3.6 (x) Advertising falsely or misleadingly—Results: § 3.96 (a) Using misleading name—Goods—Qualities or properties: § 3.96 (a) Using misleading name—Goods—Results. In connection with offer, etc., of devices for feminine use designated by respondent as "Ward's Posture-Aid Health Belts", "Diab Reducers" and "DuPont's Velutex Perforated Reducers", or any similar device, (1) disseminating, etc., any advertisements by means of United States mails, or in commerce, or by any means, to induce, etc., directly or indirectly, purchase in commerce, etc., of said devices, which advertisements represent, directly or through inference, (a) that the wearing of any of said devices will remove excess flesh from the human body, or from the diaphragm or abdomen or any particular part or area of the body; (b) that the wearing of any of said devices will mold the abdomen gently or correct figure faults in excess of compressing that portion of the body about which said devices are placed and to that extent only improve the appearance of the wearer while the devices are actually being worn; (.) that the wearing of said devices, or any of them, will correct pendulous abdomens or take two or three inches, or any certain rumber of inches, from the wearer's diaphragm and abdomen; and (d) that said devices, or any of them, will make it easy for the wearer to reduce; and (2) using as a part of the designation or trade name of said devices the words "Health" or "Reducers", when such devices are offered for sale, sold or distributed in commerce; prohibited. (Sec. 5, 38 Stat. 719, as amended by sec. 3, 52 Stat. 112; 15 U.S.C., sec. 45b) [Cease and desist order, Montgomery Ward and Company, Inc., Docket 4447, June 23, 1942]

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 23d day of June, A. D. 1942.

This proceeding having been heard by the Federal Trade Commission upon the complaint of the Commission, the answer of the respondent, testimony and other evidence introduced before William C. Reeves, John W. Addison, and John J. Keenan, Trial Examiners of the Commission, theretofore duly designated by it, in support of the allegations of the complaint and in opposition thereto, and briefs in support of and in opposition to the complaint, and the Commission having made its findings as to the facts and its conclusion that said respondent has violated the provisions of the Federal Trade Commission Act:

Trade Commission Act;

It is-ordered, That the respondent,
Montgomery Ward & Co., Inc., a corporation, its officers, directors, agents, representatives and employees, jointly or severally, directly or through any corporate or other device, in connection with the offering for sale, sale and distribution of devices for feminine use designated by the respondent as "Ward's Posture-Aid Health Belts," "Diab Reducers" and "DuPont's Velutex Perforated Reducers," or otherwise designated, or any device of substantially similar composition or possessing substantially similar properties, whether sold under the same name or under any other name, do forthwith cease and desist from:

- 1. Disseminating or causing to be disseminated, any advertisement (a) by means of United States mails, or (b) by any means in commerce, as "commerce" is defined in the Federal Trade Commission Act, which advertisement represents, directly or through inference.
- (1) That the wearing of any of said devices will remove excess flesh from the human body, or from the diaphragm or abdomen or any particular part or area of the body;
- (2) That the wearing of any of said devices will mold the abdomen gently or correct figure faults in excess of compressing that portion of the body about which said devices are placed and to that extent only improve the appearance of the wearer while the devices are actually being worn;
- (3) That the wearing of said devices, or any of them, will correct pendulous abdomens or take two or three inches, or any certain number of inches, from the wearer's diaphragm and abdomen:
- (4) That said devices, or any of them, will make it easy for the wearer to reduce.
- 2. Disseminating or causing to be disseminated any advertisement by any means for the purpose of inducing, or which is likely to induce, directly or indirectly, the purchase in commerce, as "commerce" is defined in the Federal Trade Commission Act, of said devices, or any of them, which advertisement contains any of the representations prohibited in paragraph 1 hereof;
- 3. Using as a part of the designation or trade name of said devices the words "Health" or "Reducers", when such devices are offered for sale, sold or distributed in commerce, as "commerce" is defined in the Federal Trade Commission Act.

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

By the Commission.

[SEAL]

OTIS B. JOHNSON, Secretary.

[F. R. Doc. 42-6213; Filed, July 1, 1942; 11:19 a. m.]

[Docket No. 4612]

PART 3—DIGEST OF CEASE AND DESIST ORDERS

LASHER'S SILK MANUFACTURING COMPANY, INC.

§ 3.66 (j) Misbranding or mislabeling-Quantity. In connection with offer, etc., in commerce, of respondent's ribbon seam binding material representing, directly or indirectly, that the number of yards or quantity of ribbon seam binding wound, contained or rolled on spools, cardboard rolls or cards, or on any container in which said product is offered for sale or sold, is greater than the number of yards or quantity of such product actually contained thereon, prohibited. (Sec. 5, 38 Stat. 719, as amended by sec. 3, 52 Stat. 112; 15 U.S.C., sec. 45b) [Cease and desist order, Lasher's Silk Manufacturing Company, Inc., Docket 4612, June 23, 1942]

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 23d day of June, A. D. 1942.

This proceeding having been heard by the Federal Trade Commission upon the complaint of the Commission testimony and other evidence in support of the allegations of the complaint introduced by the attorney for the Commission, and evidence in opposition to the allegations of the complaint introduced by the attorney for the respondent, before a duly appointed trial examiner of the Commission designated by it to serve in this proceeding, and a stipulation of facts entered into on the record by the attorneys for the Commission and for the respondent, the filing of the trial examiner's report, briefs, oral argument and all intervening procedure being waived, and it being agreed between the attorneys for the Commission and for the respondent that the Commission may make its findings as to the facts and its conclusion based thereon, and issue its order disposing of the proceeding: And the Commission having made its findings as to the facts and its conclusion that respondent has violated the provisions of the Federal Trade Commission Act:

It is ordered, That the respondent, Lasher's Silk Manufacturing Company, Inc., a corporation, its officers, representatives, directors, agents and employees, directly or through any corporate or other device, in connection with the offering for sale, sale and distribution of its product, ribbon seam binding material, whether sold under the brand name "Lasher's" or under any other

name, in commerce as "commerce" is defined in the Federal Trade Commission Act, do forthwith cease and desist from:

Representing, directly or indirectly, that the number of yards or quantity of ribbon seam binding wound, contained or rolled on spools, cardboard rolls or cards, or on any container in which said product is offered for sale or sold, is greater than the number of yards or quantity of such product actually contained thereon.

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

By the Commission.

[SEAL]

OTIS B. JOHNSON, Secretary.

[F. R. Doc. 42-6214; Filed, July 1, 1942; 11:18 a. m.]

[Docket No. 4701]

PART 3—DIGEST OF CEASE AND DESIST ORDERS

ROBERT W. ERWIN COMPANY

§ 3.6 (c) Advertising falsely or misleadingly—Composition of goods: § 3.66 (a7) Misbranding or mislabeling-Composition. In connection with offer, etc., in commerce, of furniture, (1) representing, directly or by implication, that furniture made from a combination of the wood commonly known as walnut and the wood commonly known as pecan is manufactured from the wood commonly known as walnut; and (2) using the words "Wood: Walnut" or the word "Walnut" to describe, designate, and refer to furniture which is not composed wholly of the wood commonly known as walnut; prohibited. (Sec. 5, 38 Stat. 719, as amended by sec. 3, 52 Stat. 112; 15 U.S.C., sec. 45b) [Cease and desist order, Robert W. Irwin Company, Docket 4701, June 23, 1942]

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 23d day of June, A. D. 1942.

This proceeding having been heard by the Federal Trade Commission upon the complaint of the Commission, the answer of the respondent, and a stipulation as to the facts made a part of the record herein, which provides, among other things, that without further evidence or other intervening procedure the Commission may issue and serve upon the respondent herein findings as to the facts and conclusion based thereon and an order disposing of the proceeding, and the Commission having made its findings as to the facts and conclusion that said respondent has violated the provisions of the Federal Trade Commission

It is ordered, That the respondent, Robert W. Irwin Company, a corporation, its officers, representatives, agents and employees, directly or through any corporate or other device, in connection with the offering for sale, sale and distri-

bution of furniture in commerce, as "commerce" is defined in the Federal Trade Commission Act, do forthwith cease and desist from:

(1) Representing, directly or by implication, that furniture made from a combination of the wood commonly known as walnut and the wood commonly known as pecan is manufactured from the wood commonly known as walnut.

(2) Using the words "Wood: Walnut" or the word "Walnut" to describe, designate, and refer to furniture which is not composed wholly of the wood commonly

known as walnut.

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

By the Commission.

[SEAL]

OTIS B. JOHNSON, Secretary.

[F. R. Doc. 42-6219; Filed, July, 1, 1942; 11:18 a. m.]

[Docket No. 4633]

PART 3—DIGEST OF CEASE AND DESIST ORDER

H & H HAT COMPANY

§ 3.69 (b) Misrepresenting oneself and goods—Goods—Composition: § 3.69 (b) Misrepresenting oneself and goods-Goods-Old, secondhand or reconstructed as new-Old and used as unused or new: § 3.71 (a) Neglecting, unfairly or deceptively, to make material disclosure—Composition: § 3.71 (c) Neglecting, unfairly or deceptively, to make material disclosure—Old and used as unused or new. In connection with offer, etc., in commerce, of hats, and among other things, as in order set forth, (1) representing that hats composed in whole or in part of used or second-hand materials are new, or are composed of new materials, by failure to stamp in some conspicuous place on the exposed surface of the inside of the hat, in conspicuous and legible terms which cannot be removed or obliterated without mutilating the hat itself, a statement that said hats are composed of second-hand or used materials; and (2) representing in any manner that hats made in whole or in part from old, used or second-hand materials are new or are composed of new materials; prohibited, subject to provision, however, as respects former prohibition, that if substantial bands, placed similarly to sweat bands in men's hats, are attached to said hats, then and in that event such statement may be stamped upon the exposed surface of such bands: Provided further. That said stampings are of such nature that they cannot be removed or obliterated without mutilating the band and the band itself cannot be removed without rendering the hat unserviceable. (Sec. 5, 38 Stat. 719, as amended by sec. 3, 52 S'at. 112; 15 U.S.C., sec. 45b) [Cease and desist order, H & H Hat Company, Docket 4633, June 23, 1942]

§ 3.66 (a 7) Misbranding or mislabeling-Composition: § 3.71 (a) Neglecting, unfairly or deceptively, to make material disclosure—Composition. In connection with the introduction or manufacture for introduction of hats into commerce, or the selling, transportation or distribution of hats therein, and among other things, as in order set forth, misbranding hats which contain, purport to contain or in any way are represented as containing wool, reprocessed wool or reused wool, as those terms are defined in the Wool Products Labeling Act of 1939, by failing to place on or affix to each hat a stamp, tag, label or other means of identification showing: (a) The percentage of the total fiber weight of the hat. exclusive of ornamentation not exceeding five percentum of said total fiber weight, of (1) wool, (2) reprocessed wool, (3) reused wool, (4) each fiber other than wool where said percentage by weight of such fiber is five percentum or more, and (5) the aggregate of all other fibers; (b) the maximum percentage of the total weight of the hat of nonfibrous loading, filling or adulterating matter: (c) the name of the manufacturer of the hat; or the manufacturer's registered identification number and the name of a subsequent seller of the hat; or the name of one or more persons introducing said hat into, or engaged in the sale, transportation, or distribution of said hat in, commerce, as "commerce" is defined in the Federal Trade Commission Act and the Wool Products Labeling Act of 1939; prohibited, subject to the proviso, however, that aforesaid Subsections (a). (b) and (c) are subject to the provisions of aforesaid Wool Products Labeling Act and rules and regulations thereunder, and are not to be construed as limiting any applicable provisions of said Act or said rules, etc. (Sec. 5, 38 Stat. 719, as amended by sec. 3, 52 Stat. 112; 15 U.S. C., sec. 45b; 54 Stat. 1128; 15 U. S. C., sec. 68) [Cease and desist order, H & H Hat Company, Docket 4633, June 23, 1942]

In the Matter of Daniel Hechtman and Steve Moore, Individually and Trading as H & H Hat Company

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 23rd day of June, A. D. 1942.

This proceeding having been heard by the Federal Trade Commission upon the complaint of the Commission and the answer of respondents, in which answer respondents admit all the material allegations of fact set forth in said complaint and state that they waive all intervening procedure and further hearing as to said facts, and the Commission having made its findings as to the facts and conclusion that said respondents have violated the provisions of the Federal Trade Commission Act and the provisions of the Wool Products Labeling Act of 1939;

It is ordered, That the respondents, Daniel Hechtman and Steve Moore, individually and trading as H & H Hat Company, or trading under any other name, their representatives, agents and employees, directly or through any cor-

porate or other device, in connection with the offering for sale, sale and distribution of hats in commerce, as "commerce" is defined in the Federal Trade Commission Act, do forthwith cease and desist from:

(1) Representing that hats composed in whole or in part of used or secondhand materials are new, or are composed of new materials, by failure to stamp in some conspicuous place on the exposed surface of the inside of the hat, in conspicuous and legible terms which cannot be removed or obliterated without mutilating the hat itself, a statement that said hats are composed of second-hand or used materials: Provided, That if substantial bands, placed similarly to sweat bands in men's hats, are attached to said hats, then and in that event such statement may be stamped upon the exposed surface of such bands: Provided further, That said stampings are of such nature that they cannot be removed or obliterated without mutilating the band and the band itself cannot be removed without rendering the hat unserviceable.

(2) Representing in any manner that hats made in whole or in part from old, used or second-hand materials are new or are composed of new materials.

It is further ordered, That the respondents, Daniel Hechtman and Steve Moore, individually and trading as H & H Hat Company, or trading under any other name, their representatives, agents and employees, directly or through any corporate or other device, in connection with the introduction or manufacture for introduction of hats into commerce, or the sale, transportation or distribution of hats in commerce, as "commerce" is defined in the Federal Trade Commission Act and the Wool Products Labeling Act of 1939, do forthwith cease and desist from misbranding hats which contain, purport to contain or in any way are represented as containing wool, reprocessed wool or reused wool, as those terms are defined in the Wool Products Labeling Act of 1939, by failing to place on or affix to each hat a stamp, tag, label or other means of identification showing:

(a) The percentage of the total fiber weight of the hat, exclusive or ornamentation not exceeding five percentum of said total fiber weight, of (1) wool, (2) reprocessed wool, (3) reused wool, (4) each fiber other than wool where said percentage by weight of such fiber is five percentum or more, and (5) the aggregate of all other fibers.

(b) The maximum percentage of the total weight of the hat of non-fibrous loading, filling or adulterating matter.

(c) The name of the manufacturer of the hat; or the manufacturer's registered ident'fication number and the name of a subsequent seller of the hat; or the name of one or more persons introducing said hat into, or engaged in the sale, transportation, or distribution of said hat in, commerce, as "commerce" is defined in the Federal Trade Commission Act and the Wool Products Labeling Act of 1939.

Subsections (a), (b) and (c) of this order are subject to the provisions of the Wool Products Labeling Act of 1939 and

the Rules and Regulations promulgated thereunder and are not to be construed as limiting any applicable provision of said Act or said Rules and Regulations.

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

By the Commission.

[SEAL]

OTIS B. JOHNSON, Secretary.

[F. R. Doc. 42-6217; Filed, July 1, 1942; 11:18 a.m.]

TITLE 21-FOOD AND DRUGS

Chapter I-Food and Drug Administration

[Docket No. FDC-37]

PART 36—SHELLFISH: DEFINITIONS AND STANDARDS OF IDENTITY; QUALITY AND FILL OF CONTAINER

STANDARDS OF FILL OF CONTAINER FOR CANNED WET PACK SHRIMP AND CANNED DRY PACK SHRIMP, IN NONTRANSPARENT CON-TAINERS

Final Order

Bŷ virtue of authority vested in the Federal Security Administrator by the provisions of the Federal Food, Drug, and Cosmetic Act, 52 Stat. 1046, 1047, and 1055, 21 U.S.C. secs. 341, 343 (h) (2), and 371; the Reorganization Act of 1939, 53 Stat. 561 ff., 5 U.S.C. sec. 133–133r; and Reorganization Plans No. 1 (53 Stat. 1423, 4 F.R. 2727) and No. IV (5 F.R. 2421); and upon the basis of evidence received at the hearing herein; the following order is promulgated hereby:

Findings of Fact

1. Since October 1918 shrimp canners have been operating, so far as standards of fill of container are concerned, on the basis of Item 297 of the United States Department of Agriculture Service and Regulatory Announcements, Chemistry 23, issued October 9, 1918. The item, in part, follows:

297. Weights of Shrimp in Cans of Various Sizes. After consideration of what constitutes proper fill in case of canned shrimp, the bureau is of the opinion that canned shrimp properly packed should contain not less than the following "cut-out" weights of shrimp:

DRY-PACK SHRIMP

Size of can (No.)	Diameter	Height	"Cut- out" weight of shrimp
1 11/2	Inches 213/6	Inches 4 315/16	Ounces 5 8}4

WET-PACK SHRIMP

1	21½6	4	534
1½		3 ¹ 5/16	934

In connection with the canning of shrimp attention is directed to the requirements of Food Inspection Decision 144, that cans should be as full of food as practicable for packing and processing without injuring the quality or appearance of the contents. In the case of food packed with water, brine, etc., the cans should be as full as possible of food and should contain only sufficient liquor to fill the interstices and cover the product. The weights indicated above have been obtained by the bureau after examination of experimental packs of canned shrimp which have been put up in connection with the study of Food Inspection Decision 144.

2. This announcement was made to facilitate the enforcement of the Federal Food and Drugs Act of 1906.

.3. In terms of percentages, the item required minimum cut-out weights of 46 percent of the water capacity of the cans for dry pack shrimp and of 53 percent to 55 percent of such capacity for wet pack shrimp.

4. Packers of canned shrimp have uniformly observed the requirements of this announcement and have also adopted the practice of filling cans of sizes which were not listed in the announcement to the same relative proportions, for both dry and wet pack, as those required by the announcement.

5. Cans of shrimp, both wet pack and dry pack, when filled to the minima prescribed by the Service and Regulatory Announcement and to the minima adopted by canners for other can sizes, contain a smaller quantity of shrimp than consumers expect from the size of the can. The percentage of fill is much below that found in other canned foods.

6. It is entirely practicable to pack considerably more shrimp in the cans than is packed under the announcement.

7. It is entirely practicable under existing cannery practice to pack canned shrimp in such manner that the cut-out weight of shrimp taken from each can prepared by the wet pack process will be at least 64 percent of the water capacity of the container and the cut-out weight of shrimp taken from each can prepared by the dry pack process will be at least 60 percent of the water capacity of the container.

8. Standards of fill of container for canned shrimp requiring that each can prepared by the wet pack process be so packed that the drained weight of shrimp taken therefrom will be at least 64 percent of the water capacity of the can and that each can prepared by the dry pack process be so packed that the cut-out weight of shrimp taken therefrom will be at least 60 percent of the water capacity of the can will assure consumers that the containers are not slack filled and are no larger than necessary for the food packed therein.

9. Such standards of fill of container would operate equally well regardless of the size of the shrimp units packed.

10. Standards of fill of container making such requirements can be met in the regular commercial practice, without encountering any difficulties in the packing process and without damage to

the units packed. Such fills as would be required by such standards would give no greater difficulty in packing than is common with many other packs of canned food, even with canned shrimp as presently packed. The only possible difficulty that would arise under such standards is a labeling difficulty with respect to the dry pack shrimp in a number one standard tin can noticed in finding 13.

11. These standards would not require that the cans be filled to absolute capacity. To fill the cans to the maximum possible capacity would require that each shrimp be carefully fitted into place in the cans by hand. This would require an inordinate expenditure of time and would probably increase the price paid by the consumer for canned shrimp.

12. Standards of fill of container for canned shrimp in terms of percentage of water capacity of containers rather than in terms of ounces per can are generally more satisfactory, with the exception noted in finding 13, because they would encompass any size of can that may be used, including sizes not often used but which should be covered by the standard.

13. Water capacity of the standard can varies slightly from can to can dependent upon the profile ring used in can manufacture and the setting of the chucks in the double seamer used by the packer. Average figures for water capacity of the number one standard tin can, the container most commonly used in the shrimp canning industry, have been calculated at 10.90 and others at 10.94, avoirdupois ounces. If these average figures for water capacity of the number one standard tin can were used and if the standard of fill of container for dry pack canned shrimp were set at 60 percent of the water capacity of such can, the number one standard tin can would contain a minimum cut-out weight of 6.54 or 6.56 ounces of shrimp. The standard so fixed to apply to the number one standard tin can would likely result in labeling difficulties since decimal portions of ounces are not generally used in labeling, and since it would not be practicable to pack to the next commonly used fractional portion of the ounce above 6.54 or 6.56 ounces. In view of the labeling difficulty that might arise from the standard as proposed as applied to dry pack canned shrimp in the number one standard tin can, it is reasonable to fix the minimum fill for such can in terms of avoirdupois ounces. Such standard, which would accomplish the same purpose as the general requirements referred to in finding 7 and which would be approximately equivalent to such requirements, is one requiring that the cutout weight of shrimp taken from each number one can prepared by the dry pack process be at least 61/2 avoirdupois ounces.

14. Some of the cans used for dry pack canned shrimp have, in the past, had paper liners inserted for the prevention of the undesirable black spots caused by the shrimp touching the sides of the cans with the resultant formation of dark colored sulfides. The liners do not

affect the standard of fill of container, however, since the space a liner occupies in a can is insignificant.

15. The difference in cut-out weights of wet pack and dry pack shrimp is due to the fact that the wet pack shrimp tends to gain weight by absorbing some of the can brine used as a liquid packing medium whereas the dry pack shrimp tends to lose weight due to the cooking out of moisture during heat processing.

16. All members of the shrimp canning industry use cut-out weight as a basis for standardizing their own fill of container. The fill of container of canned shrimp is equitably gauged by the cut-out weight of the finished canned shrimp. Put-in weight would not be an appropriate basis for standardizing the fill because the amount of water present in the shrimp going into the can varies considerably with different manufacturing procedures, and these variations are largely equalized by the final heat processing of the cans to prevent spoilage—the shrimp subjected to more severe brine treatment taking up more moisture in the can.

17. Canned shrimp filled to the minima set forth in findings 7 and 13 can be heat-processed to prevent spoilage without impairing the shrimp or in any way resulting in an unsatisfactory product.

18. A satisfactory and accurate method for determining the cut-out weight of canned shrimp is as follows: Keep the unopened canned shrimp container at a temperature of not less than 68° nor more than 95° Fahrenheit for at least 12 hours immediately preceding the determination. After opening, tilt the container so as to distribute its contents evenly over the meshes of a circular sieve which has been previously weighed. The diameter of the sieve is 8 inches if the quantity of the contents of the container is less than 3 pounds and 12 inches if such quantity is 3 pounds or more. The bottom of the sieve is woven-wire cloth which complies with the specifications for such cloth set forth under "2380 Micron (No. 8)" in Table I of "Standard Specifications for Sieves", published March 1, 1940, in L. C. 584 of the 1. S. Department of Commerce, National Bureau of Standards. Without shifting the material on this sieve, so incline the sieve as to facilitate drainage. Two minutes from the time drainage begins, weigh the sieve and the drained shrimp. The weight so found, less the weight of the sieve, is considered to be the weight of the drained shrimp.

19. A satisfactory and accurate method for determining the water capacity of containers is that set forth in § 10.1 (a) of this Chapter [§ 10.010 (a), 4 F.R. 3320]

20. When canned shrimp falls below the standard of fill of container, a label statement which is satisfactory and which fairly informs the consumer of that fact is the general statement of substandard fill specified in § 10.2 (b) of this Chapter [§ 10.020 (b), 4 F.R. 3320] in the manner and form therein specified.

On the basis of the foregoing findings of fact, it is concluded that the following regulation fixing and establishing standdards of fill of container for canned wet pack shrimp and canned dry pack shrimp in nontransparent containers will promote honesty and fair dealing in the interest of consumers:

§ 36.3 Canned wet pack shrimp and canned dry pack shrimp in nontransparent containers—fill of containers: label statement of substandard fill. (a) The standard of fill of nontransparent containers for canned wet pack shrimp is a fill such that the cut-out weight of shrimp taken from each can is not less than 64 percent of the water capacity of the container, and, for canned dry pack shrimp (except that packed in the nontransparent cylindrical container which 211/16 inches in diameter and 4 inches in height), is a fill such that the cut-out weight of shrimp taken from each can is not less than 60 percent of the water capacity of the container. The standard of fill for canned dry pack shrimp packed in the nontransparent cylindrical container which is 211/16 inches in diameter and 4 inches in height is a cut-out weight of not less than 61/2 avoirdupois ounces of shrimp for each container. Water capacity of containers is determined by the general method provided in § 10.1 (a) of this chapter [4 F.R. 3320, § 10.010 (a)] Cut-out weight is determined by the following method:

Keep the unopened canned shrimp container at a temperature of not less than 68° nor more than 95° Fahrenheit for at least 12 hours immediately preceding the determination. After opening, tilt the container so as to distribute the shrimp evenly over the meshes of a circular sieve which has been previously weighed. The diameter of the sieve is 8 inches if the quantity of the contents of the container is less than 3 pounds, and 12 inches if such quantity is 3 pounds or more. The bottom of the sieve is woven-wire cloth which complies with the specifications for such cloth set forth under "2380 Micron (No. 8)" in Table 1 of "Standard Specifications for Sieves", published March 1, 1940, in L. C. 584 of the U. S. Department of Commerce, National Bureau of Standards. Without shifting the material on the sieve, so incline the sieve as to facilitate drainage. Two minutes from the time drainage begins, weigh the sieve and the drained shrimp. The weight so found, less the weight of the sieve, shall be considered to be the cut-out weight of the shrimp.

(b) If canned wet pack shrimp or canned dry pack shrimp, in nontransparent containers, falls below the applicable standard of fill of container prescribed in paragraph (a) of this section, the label shall bear the general statement of substandard fill provided in § 10. 2(b) of this Chapter [4 F.R. 3320, § 10.020 (b)], in the manner and form therein specified. (52 Stat. 1046, 1047; 53 Stat. 561, ff.; 21 U.S.C. secs. 341, 343 (h) (2); 5 U.S.C. Sec. 133–133r; and Reorganization Plans Nos. I and IV, 4 F. R. 2727, 5 F.R. 2421)

Finding of No Controversy and of Existence of Emergency Conditions

It is hereby found that no controversy with respect to the subject of the hearing exists between the persons who appeared at the hearing, and that issuance of a final order without prior issuance of a proposed order will promote the purposes of the Act.

It is further found that the standards prescribed by the foregoing regulation specify fills of container which are about 30 percent greater in the case of dry pack shrimp, and about 20 percent greater in the case of wet pack shrimp. than the fills now generally used; that tin plate is used in making nontransparent containers for canned shrimp and for many other canned foods produced in great quantity; that, due to war conditions there exists a shortage of tin plate so serious as to constitute a condition of emergency, which makes imperative the efficient utilization of available supplies so as to meet as nearly as possible consumers needs for canned foods; that the annual packing season for canned shrimp closes about July 15 and a new packing season begins about August 1; and that this emergency necessitates that this order become effective not later than the beginning of the next shrimp packing

It is therefore ordered that this order become effective on August 1, 1942.

[SEAL] WATSON B. MILLER, Acting Administrator. JUNE 30, 1942.

[F. R. Doc. 42-6226; Filed, July 1, 1942] 11:49 a. m.]

PART 155-CANNED SHRIMP

REGULATIONS FOR THE INSPECTION OF CANNED SHRIMP

Under the authority of section 10A of the Federal Food and Drugs Act (49 Stat. 871; 21 U.S.C. 14a), which remains in force and effect and is applicable to the provisions of the Federal Food, Drug, and Cosmetic Act (52 Stat. 1040 et seq.; 21 U.S.C. 301 et seq.), and by virtue of the Reorganization Act of 1939 (5 U.S.C. 133), and Reorganization Plan IV, the following regulations for the inspection of canned shrimp, as published in the FEDERAL REGISTER of January 17, 1941, are hereby amended to read as follows:

AUTHORITY: §§ 155.00 to 155.13, inclusive, issued under sec. 10A, 49 Stat. 871, sec. 902 (a), 52 Stat. 1059, 53 Stat. 561, Reorganization Plan IV; 21 U.S.C., Sup., 372a, 5 U.S.C., Sup., 133 et seq.

§ 155.00 Application for inspection service. (a) Applications for inspection service on canned shrimp under the provisions of section 10A of the Federal Food and Drugs Act (which remains in force and effect and is applicable to the provisions of the Federal Food, Drug, and Cosmetic Act) shall be on forms supplied by the Food and Drug Administration. No application for an initial inspection period filed with the Food and Drug Administration after June 1, preceding such period in any year, shall be considered unless the applicant shows substantial cause for failure to file such application on or before June 1 of such year. A separate application shall be

¹5 F.R. 2421.

² 6 F.R. 457.

made for each inspection period in each establishment in which the service is applied for. Each application for an initial inspection period shall be accompanied by an advance deposit of \$150, as prescribed by § 155.12 (b). Such deposit shall be paid in the manner pre-

scribed by § 155.12 (e).

(b) An application by two or more packers for inspection service in one establishment to be jointly or severally operated by them shall be accompanied by an agreement signed by such packers binding each to be jointly and severally liable for the payment of all fees and deposits required for such establishment by § 155.12.

§ 155.01 Granting or refusing inspection service; cancellation of application. (a) The Administrator of the Federal Security Agency may grant the inspection service applied for when he determines that the establishment covered by such application complies with the requirements of § 155.05.

(b) The Administrator may refuse to grant the inspection service at any establishment for cause. In case of refusal he shall notify the applicant of the reason therefor and shall return to such applicant the payment which accompanied the application, less any expenses incurred by the Administration for preliminary inspection of the establishment, or for other purposes incident to such

application.

(c) The applicant, by giving written notice to the Administrator, may withdraw his application for inspection service before an inspector is assigned to the establishment. In case of such withdrawal, the Administrator shall return to such applicant the payment which accompanied the application, less any expenses incurred by the Administration for preliminary inspection of the establishment, or for other purposes incident to such application.

- § 155.02 Inspection periods. (a) The initial inspection period in each establishment in which inspection service under these regulations is granted shall be nine months. Extension inspection periods, each of which shall begin at the close of the preceding inspection period. may be granted in such establishment if application therefor, accompanied by a deposit of \$100 as prescribed by § 155.12. is made at least two weeks in advance of the close of such preceding inspection period: Provided, That upon request by the packer and with the approval of the Administration, such service during any inspection period may be transferred from one establishment to another to be operated by the same packer; but such transfer shall not serve to lengthen any inspection period or to take the place of an extension inspection period. In case of such transfer the packer shall furnish all necessary transportation of inspec-
- (b) Each initial inspection period shall begin on or after July 1, but not later than September 15, of each year. No initial or extension inspection period shall extend beyond June 30 of any year.
- (c) The date of the beginning of each initial inspection period shall be regarded

- as the date specified for the beginning of the service in the application therefor. or such other date as may be specified by amendment to such application and approved by the Administration; but if the Administrator is not prepared to begin the service on the specified date, the date of the beginning of such period shall be regarded as the date on which the service is begun.
- (d) Inspection service shall be continuous throughout the inspection periods, except that, where the canning of shrimp is suspended as a result of the enforcement of State conservation laws, the inspection service may be withdrawn for the period of suspension or any part thereof. An inspection period in which such a withdrawal occurs shall be lengthened to compensate for the time of withdrawal.
- § 155.03 Assignment of inspectors. (a) An initial assignment of at least one inspector shall be made to each establishment in which inspection service under these regulations is granted. Thereafter the Administ ation shall adjust the number of inspectors assigned to each establishment to the number required for continuous and efficient inspection.
- (b) Any inspector of the Administration shall have free access at all times to all parts of the establishment and to all fishing and freight boats and other conveyances catching shrimp for, or transporting shrimp to, such establishment.
- § 155.04 Uninspected shrimp excluded from inspected establishments. (a) No establishment to which inspection service on canned shrimp has been granted shall at any time thereafter can shrimp which has not been inspected under these regulations, or 'andle or store in such establishment any canned shrimp which has not been so inspected; but this paragraph shall not apply to an establishment after termination of inspection service therein as authorized by § 155.13.
- (b) All shrimp delivered to or held in an establishment shall be subject to inspection, but certificates of inspection shall be issued under these regulations only on canned shrimp.
- § 155.05 General requirements for plant and equipment. (a) All exterior openings of the cannery shall be adequately screened, and roofs and exterior walls shall be tight. When necessary, fly traps or other approved insect control devices shall be installed.
- (b) Picking and packing rooms shall be separate, and fixtures and equipment thereof shall be so constructed and arranged as to permit thorough cleaning. Such rooms shall be adequately lighted and ventilated, and the floors thereof shall be tight and arranged for thorough cleaning and proper drainage. Blanching tanks shall not be located in picking room. Open drains from picking room shall not enter packing or blanching room. If picking and packing rooms are in separate buildings, such buildings shall not be more than 100 yards apart unless adequate provisions are made to enable efficient inspection.

- (c) All surfaces of tanks, belts, tables, flumes, utensils, and other equipment with which either picked or unpicked shrimp come in contact after delivery to the establishment, shall be of metal other than lead, or of other nonporous and easily cleanable material. Metal seams shall be smoothly soldered.
- (d) Adequate supplies of steam and of clean, unpolluted running water shall be provided for washing, cleaning, and otherwise maintaining the establishment in a sanitary condition.

(e) Adequate toilet facilities of sani-

tary type shall be provided.

(f) An adequate number of sanitary wash basins, with liquid or powdered soap, shall be provided in both the picking and packing rooms. Paper towels shall be provided in the packing room.

(g) Signs requiring employees handling shrimp to wash their hands after each absence from post of duty shall be conspicuously posted in the picking and packing rooms and elsewhere about the cannery as conditions require.

(h) Suitable space and facilities shall be provided for the inspector to prepare records and examine samples, and for the safekeeping of records and equip-

(i) One or more suitable washing devices and one or more suitable inspection belts shall be installed for the washing and subsequent inspection of the shrimp before delivery to the picking tables.

(j) Suitable containers, flumes, chutes, or conveyors shall be provided for removal of offal from picking room.

- (k) Picking tables shall be equipped with flumes supplied with clean, unpolluted water for removing the picked
- (1) Equipment shall be provided for code marking cans or other immediate
- (m) An automatic container counting device shall be installed in each cannery
- (n) Each processing retort shall be fitted with at least the following equipment:
- (1) An automatic control for regulating temperatures.
- (2) An indicating mercury thermometer of a range from 170° F. to 270° F. with scale divisions not greater than 2°. For steam cook such thermometers shall be installed either within a fitting attached to the shell of the retort or within the door or shell of the retort. For water cook such thermometers shall be installed in the door or shell of the retort below the water level. If the thermometer is installed within a fitting such fitting shall communicate with the chamber of the refort through an opening at least 1 inch in diameter. Such fitting shall be equipped with a bleeder at least 1/8 inch in diameter. If the thermometer is installed within the door or shell of the retort the bulb shall project at least twothirds of its length into the principal chamber thereof.
- (3) A recording thermometer of a range from 170° F. to 270° F. with scale divisions not greater than 2°. The bulb of such thermometer shall be installed as prescribed for the indicating mercury thermometer. The case which houses

the charts and recording mechanism shall be provided with an approved lock, all keys to which shall be in the sole

custody of the inspector.

(4) A pressure gauge of a range from 0 to 30 pounds with scale divisions not greater than 1 pound. Such gauge shall be connected to the chamber of the retort by a short gooseneck tube. The gauge shall be not more than 4 inches higher than the gooseneck.

(5) For steam cook, a blow-off vent of at least 34 inch inside diameter in the

top of the retort.

(6) For steam cook, a 1/8 inch bleeder

in top of retort.

(7) For steam cook, a baffle plate in the base of retort, unless retort baskets with perforated base plates are provided.

§ 155.06 General operating conditions. (a) The decks and holds of boats catching shrimp for, or transporting shrimp to, an inspected establishment, and the bodies of other conveyances so transporting shrimp shall be kept in a sanitary condition. When necessary the shrimp shall be iced down immediately after they are caught and shall be kept adequately refrigerated until delivery to cannery.

(b) Canneries, cannery freight boats, and other cannery conveyances shall accept only fresh, clean, sound shrimp.

(c) After delivery of each load of shrimp to the cannery, decks and holds of each boat and the body of each other conveyance making such delivery shall be washed down with clean, unpolluted water and all debris shall be cleaned therefrom before such boat or other conveyance leaves the cannery premises.

(d) Before picking the shrimp shall be washed with clean, unpolluted water and then passed over the inspection belt and culled to remove all shrimp that are filthy, decomposed, putrid, or otherwise unfit for food, and all extraneous ma-

terial.

(e) Offal from picking tables shall not be piled on the floor, but shall be placed in suitable containers for frequent removal, or shall be removed by flumes, conveyors, or chutes.

(f) Shrimp shall not be picked into cups but shall be picked into flumes which immediately remove the picked meats

from the picking tables.

(g) Picked shrimp being transported from one building to another before enclosure in the can or other immediate container shall be properly covered and protected against contamination.

(h) From the time of delivery to the cannery up to the time of final processing, shrimp shall be handled expeditiously and under such conditions as to prevent contamination or spoilage.

- (i) The packer shall immediately destroy for food purposes all shrimp in his possession condemned by the inspector as filthy, decomposed, putrid, or otherwise unfit for food. Shrimp condemned on boat or unloading platform shall not be taken into the ice box or picking room.
- (j) All portions of the establishment shall be adequately lighted to enable the inspector to perform his duties properly.

- (k) All floors and other parts of the establishment, including unloading platforms, and all fixtures, equipment, and utensils shall be cleaned as often as may be necessary to maintain them in sanitary condition.
- (1) The packer shall require all employes handling shrimp to wash their hands after each absence from post of
- (m) The packer shall require all employees to observe proper habits of cleanliness, and shall not knowingly employ in or about the establishment any person afflicted with infectious or contagious disease.

(n) Offal, debris, or refuse from any source whatever, shall not be allowed to accumulate in or about the establishment.

Code marking. (a) Code marks shall be affixed to all cans and other immediate containers before they are placed in the processing retorts. Such marks shall show at least (1) the date of packing, (2) the establishment where packed, and (3) the size of the shrimp when such shrimp were graded for size and are not in containers through which they are clearly visible.

(b) Keys to all code marks shall be

given to the inspector.

(c) Each lot shall be stored separately pending final inspection. For the purposes of the regulations in this part all cans or other immediate containers bearing the same code mark shall be regarded as comprising a lot.

§ 155.08 Processing. (a) The closure of the can or other immediate container and the time and temperature of processing the canned shrimp shall be adequate to prevent bacterial spoilage.

(b) The following processes shall be the minimum employed for the contain-

ers indicated:

	DRY PAC	K		
Kind of container	Liner	Size	Time at 240° F.	Time at 250° F.
Tin Tin Tin	1-piece	211 x 400_ 211 x 400_ 307 x 208_ 307 x 400_	Min- utes 66 66 75	Min- utes 66 51 51 56

WET	PΔ	CK

Kind contai	Size	Time at 240° F.	Time at 250° F.
Tin Tin Tin Glass_	211 x 400	Min- utes 24 24 27 	Min- utes 13 13 15 16 14

- (c) For steam cook, blow-off vent shall be open during the coming-up period until the mercury thermometer registers at least 215° F. Bleeders shall emit steam during the entire processing period.
- (d) The inspector shall identify each record on the thermometer chart with the code mark of the lot to which such record relates and the date of such

record. The Administration shall keep such charts for at least five years, and upon request shall make them available to the packer.

(e) The packer shall keep for at least one year all shipping records covering shipments from each lot, and upon request shall furnish such records to any inspector of the Administration.

§ 155.09 Examination after canning. (a) Adequate samples shall be drawn by the inspector from each lot of canned shrimp and shall be examined to determine whether or not such canned shrimp conforms to all requirements of the Federal Food, Drug, and Cosmetic Act, amendments thereto, and regulations thereunder.

(b) The packer shall destroy for food purposes, under the immediate supervision of the inspector, all canned shrimp condemned by the inspector as not complying with § 155.08 (a), or as filthy, decomposed, putrid, or otherwise unfit for food.

§ 155.10 Labeling. (a) Labels on canned shrimp covered by a certificate issued as authorized by § 155.11 (a) shall bear the mark "Production Supervised by U. S. Food and Drug Administration. Such mark shall be plainly and conspicuously displayed in type of uniform size and style on a strongly contrasting uniform background; and shall appear on the principal panel or panels of the label so as to be easily observable in connection with the name of the article.

(b) Two proofs, or one proof and one photostat thereof, or eight specimens of all labeling intended for use on inspected canned shrimp or on or within the cases therefor, shall be submitted to the Administration for approval. If proofs or photostat and proof are submitted, eight specimens of the labeling shall be sent to the Administration after printing. The Administration is hereby authorized to approve labeling for use on or with canned shrimp inspected under these regulations; approval shall be subject to the condition that such labeling shall be so used as to comply with the provisions of the Federal Food, Drug, and Cosmetic Act, amendments thereto, and regulations thereunder. The Administration is also authorized hereby to revoke any such approval for cause. The Administration shall not approve labeling for canned shrimp intended for export under the provisions of § 155.11 (e).

(c) No commercial brand or brand name appearing on labeling approved as authorized under paragraph (b) of this section, and no labeling simulating any such approved labeling, shall be used after such approval on canned shrimp other than that which has been handled, prepared, and packed in compliance with all provisions of these regulations; but this subsection shall not apply to any packer's labeling after termination of inspection as authorized by § 155.13, or to any distributor's labeling after three months' written notice by the owner thereof to the Administration that the use of such labeling on inspected canned shrimp has been discontinued and will not be resumed.

§ 155.11 Certificates of inspection; warehousing and export permits. (a) After finding that the canned shrimp comprising any parcel (1) has been handled, prepared, and packed in compliance with all provisions of these regulations, (2) bears labeling approved as authorized under § 155.10 (b), and (3) complies with all the provisions of the Federal Food, Drug, and Cosmetic Act, amendments thereto, and regulations thereunder, the inspector shall issue a certificate showing that such canned shrimp so complies. The certificate shall specify the code marks to which it applies, the quantity of the parcel so marked, the place where such parcel is stored, the size of the shrimp, the size and kind of containers, the type of pack, the commercial brand name on the labels, the quality grade of the shrimp if it is fancy, and the condition of the shrimp if it is broken. Such certificate shall become void if such labeling is removed, altered, obliterated, or replaced; but such canned shrimp may be relabeled under the supervision of an inspector and recertified if the inspector finds that, after being relabeled, it complies with the requirements laid down by this paragraph for the issuance of a certificate.

(b) Unless covered by certificate, canned shrimp shall be moved from an inspected establishment only for storage authorized under paragraph (c) of this section, or export authorized under paragraph (e) of this section, or for destruction as provided by § 155.09 (b).

(c) Applications to move unlabeled canned shrimp from storage in a warehouse elsewhere than in the establishment where such shrimp was packed shall be on forms supplied by the Administration. The application shall give the name and location of the warehouse in which such canned shrimp is to be stored, and shall be accompanied by an agreement signed by the operator of such warehouse that inspectors shall have free access at all times to all canned shrimp so stored, and that conditions which will preserve the identity of each parcel of such canned shrimp shall be continuously maintained pending issuance of a certificate thereon or removal as authorized by paragraph (d) of this section. If such application is approved and it appears to the inspector that the canned shrimp comprising any parcel (1) has been packed in compliance with these regulations, (2) is not slack filled, and (3) conforms, except for the absence of labeling, to all requirements of the Federal Food, Drug, and Cosmetic Act, amendments thereto, and regulations thereunder, the inspector shall issue to the applicant, on his request, a warehousing permit covering such canned shrimp. Such permit shall specify the code marks to which it applies, the quantity of the parcel so marked, the places from and to which such parcel is to be moved, the size of the shrimp, the size and kind of containers, the type of pack, and the quality grade of the shrimp if it is fancy, and the condition of the shrimp if it is broken. When any provision of the agreement is violated the Administration may revoke any permit

issued pursuant to such agreement, and may also revoke its approval of the application for warehousing which accompanied such agreement.

(d) Unless covered by certificate, canned shrimp stored under the authority of paragraph (c) of this section shall be moved from the warehouse where stored only for restorage under such authority, or for return upon written permission of the inspector to the establishment where packed, or for export authorized under paragraph (e) of this section, or for destruction as provided by § 155.09 (b).

(e) Section 801 (d) of the Federal Food, Drug, and Cosmetic Act provides that a food intended for export shall not be deemed to be adulterated or misbranded under the Act if it (1) accords to the specifications of the foreign purchaser, (2) is not in conflict with the laws of the country to which it is intended for export, and (3) is labeled on the outside of the shipping package to show that it is intended for export. An application to export canned shrimp under the provisions of section 801 (d) of the Act shall be accompanied by the original or a verified copy of the specifications of the foreign purchaser; if so required by the Administration, evidence showing that such canned shrimp is not in conflict with the laws of the country to which it is intended for export; and, if shipment of labeled canned shrimp is specified or directed, eight specimens of the labeling therefor. If canned shrimp prepared or packed according to such specifications is not in conflict with the laws of such country, the Administration shall direct the inspector to issue to the applicant an export permit covering such canned shrimp comprising any parcel ordered by such purchaser under such specifications, when the inspector finds that such canned shrimp was packed in compliance with the requirements of these regulations regarding sanitary conditions and processing, is not filthy, decomposed, putrid, or otherwise unfit for food, accords to such specifications, and is labeled on the outside of the shipping package to show that it is intended for export. Such permit shall specify the code marks to which it applies and the quantity of the parcel so marked, and shall show that such canned shrimp was packed under sanitary conditions, is wholesome, and accords to such specifications. The applicant shall furnish to the inspector documentary evidence showing the exportation of all such canned shrimp. Canned shrimp intended for export under this subsection shall not be stored in any warehouse in the United States elsewhere than in the establishment where such canned shrimp was prepared or packed, except on written permission of the inspector, or of the chief of the Food and Drug Administration Station within whose territory such warehouse is located.

§ 155.12 Inspection fees. (a) Except as otherwise provided by these regulations, the fee prescribed for inspection service shall be four (4) cents for each case of canned shrimp packed under

such service. For the purpose of this section a case of canned shrimp shall be 48 No. 1 cans (211 x 400) or the equivalent thereof. The sum of not less than \$200 shall be paid at the beginning of the initial inspection period, and thereafter similar advance deposits shall be made whenever necessary to prevent arrears in the payment of fees, unless the Administration on an estimate of output authorizes payment in other amounts. Any excess advance deposits so made for the fiscal year shall be returned to the packer by the Administration after the inspection service is closed in the establishment.

(b) In addition to the fee prescribed by paragraph (a) of this section, an advance deposit of \$100 multiplied by the number of months of the inspection period shall be paid for each inspection period in each establishment as follows: Each application for an initial inspection period shall be accompanied by an advance deposit of \$150, and subsequent deposits of \$150 shall be made at monthly intervals from the date of the beginning of such period as defined in § 155.02 (c) until the total amount of the deposit for the initial inspection period shall have been made. Each application for an extension inspection period shall be accompanied by a deposit of \$100, and at subsequent monthly intervals thereafter additional deposits of \$100 shall be made; but if the final deposit is to cover a time of less than 30 days, then such deposit shall be at the rate of \$31/3 for each day of such time. Advance deposits made under this subsection shall be charged with the cost of the inspection service which has not been provided for by fees under paragraph (a) of this section and any appropriations made by Congress for such purpose. The deposits by each packer shall be so charged in the same ratio to the total deposits as the number of months of inspection service rendered in such packer's establishment bears to the total number of months of inspection service rendered in all establish-ments. The balance remaining after such charges have been made shall be returned by the Administration to the packers at the end of the fiscal year. When inspection service is withdrawn from an establishment as authorized by § 155.13 (a), the Administration shall not return to the packer any of the advance deposits made for such establishments; and such deposits shall be charged with the cost incurred and the balance transferred into the Treasury as a miscellaneous receipt. Such deposits shall not be included in the total deposits when computing charges against such total deposits.

(c) A separate fee shall be paid to cover all expenses, incurred in accordance with the regulations of the Government, for salary, travel, subsistence, and other purposes incident to inspection for the purpose of issuing a certificate or warehousing or export permit on canned shrimp stored or held at any place at which a sea food inspector is not assigned.

(d) When the cannery and the cannery warehouse of an establishment are located at different points of such dis-

tance apart that transportation between them is required for the inspector to perform his duties in the establishment, the packer shall furnish such transportation or shall pay an extra fee to cover all expenses therefor.

(e) All payments required by the regulations in this part shall be by bank draft or certified check, collectible at par, drawn to the order of the Treasurer. United States, and payable at Washington, D. C. All such drafts and checks, except those for the payment required by § 155.00, shall be delivered to the inspector and promptly scheduled to the Food and Drug Administration, Federal Security Agency, Washington, D. C., whereupon after making appropriate records thereof they will be endorsed and transmitted to the Chief Disbursing Officer, Division of Disbursement, Treasury Department, for deposit to the receipt account "128013 Deposits, Sea Food Inspection Fees, Food and Drug Administration."

(f) Refunds to the packers making advance deposits will be by check drawn on the Treasury of the United States pursuant to refund vouchers duly certified and approved by the designated administrative officers.

§ 155.13 Suspension, withdrawal, and termination of inspection service. (a) The Administration may suspend and the Administrator may withdraw inspection service in any establishment (1) upon failure of the packer to comply with any provision of these regulations, or (2) upon the dissemination by the packer or any person in privity with him of any representation which is false or misleading in any particular regarding the application to any sea food of the inspection service provided by the regulations in this part.

(b) When inspection service is suspended in an establishment, as authorized by paragraph (a) of this section, the Administration shall not lengthen the inspection period in such establishment to compensate for any of the time

of suspension.

(c) After inspection service for a fiscal year is closed in an establishment, but before the resumption of packing therein during the next fiscal year, the packer may terminate inspection service under the regulations in this part by giving written notice of such termination to the Administration.

The regulations in this part, so amended, shall become effective on July 1, 1942.

WATSON B. MILLER, [SEAL] Acting Administrator. JUNE 30, 1942.

[F. R. Doc. 42-6224; Filed, July 1, 1942; 11:49 a. m.]

TITLE 26-INTERNAL REVENUE

Chapter I-Bureau of Internal Revenue [T. D. 5159]

PART 182-INDUSTRIAL ALCOHOL

MISCELLANEOUS AMENDMENTS

By virtue of and pursuant to §§ 3105, 8124 (a) (6), and 3176 of the Internal (6), 3176, I.R.C.)

Revenue Code, Regulations 3, is hereby amended as follows:

Sections 182.164 (a), (b), 182.171, 182.173, 182.598, 182.600, 182.601, 182.603 (g), 182.643 (g) (1) (i), 182.660, 182.661, 182.662, 182.663, 182.700 (a), 182.847 (b), 182.860 (c), and 182.863 are amended to read as follows:

§ 182.164 Use—(a) By Federal, State, and municipal agencies. Tax-free alcohol withdrawn under the foregoing provisions of law and regulations for use of the United States must be used solely for nonbeverage purposes. Such alcohol, when withdrawn by States and Territories, or any municipal subdivision thereof, or the District of Columbia, must be used solely for mechanical and scientific purposes, and such use, or the use of any resulting product, must be confined to premises under the control of the State or Territory, or municipal subdivision thereof, or the District of Columbia: Provided, That tax-free alcohol withdrawn for use at hospitals, sanatoriums, clinics, colleges, and laboratories operated by States and Territories, or any municipal subdivision thereof, or by the District of Columbia, may be used as provided in paragraph (b).

(b) By hospitals, sanatoriums, clinics, colleges, and laboratories. Tax-free alcohol withdrawn by hospitals or sanatoriums, or by clinics operated for charity and not for profit, may be used only for medicinal, mechanical, and scientific purposes and in the treatment of patients. Scientific universities or colleges of learning shall use such alcohol only for scientific, mechanical, and medicinal purposes, and any laboratory withdrawing alcohol free of tax must use the same exclusively in scientific research. The use of the alcohol and resulting products shall be confined strictly to the premises of the institution withdrawing the alcohol, except that where any such resulting product does not contain alcohol and is to be used in further research, it may be removed, without sale, for that purpose only, such research to be conducted at any scientific university or college of learning, laboratory engaged in scientific research, or hospital or clinic, and except that bona fide medicines compounded with alcohol withdrawn by clinics operated for charity and not for profit may be used outside of such clinics for treatment of the patients thereof, but such medicines may not be sold.

§ 182.171 Application, Form 1444. Alcohol may be withdrawn tax-free by the United States or any governmental agency thereof, upon filing application on Part I of Form 1444, "Application by the United States or Governmental Agency for Permit to Procure Alcohol Free of Tax," and issuance of permit therefor. The Form 1444 shall be executed in triplicate and forwarded direct to the Commissioner. The application must state the name of the department or independent bureau or agency, and the name of the proprietor of the industrial alcohol plant or bonded warehouse, the registry number and location thereof, from which alcohol will be withdrawn tax-free. (Secs. 3105, 3114 (a), 3124 (a)

§ 182.173 Application, Form 1486. Specially denatured alcohol may be withdrawn by the United States or any governmental agency thereof upon filing application on Part I of Form 1486, "Application by the United States or Governmental Agency for Permit to Procure Specially Denatured Alcohol," and issuance of permit therefor. The Form 1486 shall be executed in triplicate and forwarded direct to the Commissioner. The application must state the name of the department or independent bureau or agency and the name of the proprietor of the denaturing plant or of the bonded dealer from whom the specially denatured alcohol is to be purchased. (Secs. 3105, 3114 (a), 3124 (a) (6), 3176 I.R.C.)

§ 182.598 Delivery to carrier. If the alcohol is withdrawn from a bonded warehouse located elsewhere than at the port of exportation, the exporter will deliver the shipment to a carrier for transportation to the port of exportation. He shall procure a copy of the bill of lading covering such transportation and deliver it to the storekeeper-gauger at the bonded warehouse. The alcohol must be consigned to the collector of customs of the port of export and must be properly described in the bill of lading by serial numbers and quantity. (Secs. 2885, 2886, 3105, 3124 (a) (6), 3176 I.R.C.)

§ 182.600 Exportation through border ports. In case of exportation through a border port to a contiguous foreign territory, the bill of lading will cover the transportation of the alcohol to its destination and must show the routing, particularly as to the carrier which will deliver the shipment for customs inspection at the border. The shipment must be consigned in care of the collector of customs or deputy collector of customs at the border port. The exporter shall deliver a copy of the bill of lading to the storekeeper-gauger at the bonded warehouse. (Secs. 2885, 2886, 3105, 3124 (a) (6), 3176 I.R.C.)

§ 182.601 Disposition of forms. When the packages of alcohol have been delivered and the exporter has furnished a copy of the bill of lading, the storekeepergauger will forward immediately a complete set of the Forms 1440 and 1456 and bill of lading to the district supervisor and one copy each of Form 1440 and Form 1456 to the collector of customs at the port of exportation and return the remaining copies of Forms 1440 and 1456 to the proprietor of the warehouse, who will retain them thereat as a permanent record in accordance with section 182.643. (Secs. 2885, 2886, 3105, 3124 (a) (6), 3170, 3176, I.R.C.)

§ 182.603 Proceedings at port of export. *

(g) Return of inspection and lading; export bill of lading. After the alcohol has been duly laden on board the export vessel or car, the customs inspector shall execute his certificate of inspection and lading on Part 3 of Form 691 and forward all copies to the collector of customs, together with Form 696, if any, and the exporter shall file immediately one copy of the export bill of lading with the d'strict supervisor, unless, in the case of exportation through border ports, a through bill of lading was filed at the time of withdrawal from warehouse as provided in § 182.600.

§ 182.643 Form 1440. * * * (g) * * *

- (1) If withdrawn on original gauge. When alcohol is to be withdrawn without regauge, a transcription of the original gauge shall be made, in triplicate, appropriately headed to show the purpose for which withdrawn or transferred. Notation will be made to the effect that withdrawal is made on entry gauge.
- (i) Tax-free withdrawals. When alcohol is withdrawn for scientific purposes, etc., or for the use of the United States or governmental agency thereof, Form 1440 will be executed in triplicate, and the purpose for the withdrawal will be entered as "For hospital use," "Laboratory use," or "Use of United States," etc., as the case may be.
- § 182.660 States, Territories, etc., or the District of Columbia. Tax-free alcohol when withdrawn by the several States and Territories, or municipal subdivisions thereof, or the District of Columbia, must be used solely for mechanical and scientific purposes, and such use, or the use of any resulting product, must be confined to the premises under the control of the State or Territory, or municipal subdivision thereof, or the District of Columbia: Provided, That tax-free alcohol withdrawn for use at hospitals, sanatoriums, clinics, colleges, and laboratories operated by States and Territories, or any municipal subdivision thereof, or by the District of Columbia, may be used as provided in section 182.661. (Secs. 3105, 3108, 3114 (a), 3124 (a) (6), 3176, I.R.C.)
- § 182.661 Hospitals, sanitariums, or clinics. Tax-free alcohol withdrawn by hospitals, sanitariums, or clinics operated for charity and not for profit, may be used only for medicinal, mechanical, and scientific purposes and in the treatment of patients. The use of the alcohol and the resultant products shall be confined strictly to the premises of the institution withdrawing the alcohol, except that where any such resulting product does not contain alcohol and is to be used in further research, it may be removed, without sale, for that purpose only, such research to be conducted at any scientific university or college of learning, laboratory engaged in scientific research; or hospital or clinic, and except that bona fide medicines compounded with alcohol withdrawn by clinics operated for charity and not for profit may be used outside of such clinics for treatment of the patients thereof, but such medicines may not be sold. (Secs. 3105, 3108, 3114 (a), 3124 (a) (6), 3176, I.R.C.)
- § 182.662 Scientific universities and colleges of learning. Scientific universities and colleges of learning shall use tax-free alcohol only for scientific, mechanical, and medicinal purposes and use thereof and of any resulting products shall be confined strictly to the premises

of the institution withdrawing the alcohol, except that where any such resulting product does not contain alcohol and is to be used in further research, it may be removed, without sale, for that purpose only, such research to be conducted at any scientific university or college of learning, laboratory engaged in scientific research, or hospital or clinic. (Secs. 3105, 3108, 3114 (a), 3124 (a) (6), 3176, I.R.C.)

§ 182.663 Laboratories. Any laboratory withdrawing alcohol free of tax must use such alcohol exclusively in scientific research, and the use thereof and of any resulting products shall be confined strictly to the premises covered by the basic permit, Form 1447, except that where any such resulting product does not contain alcohol and is to be used in further research, it may be removed, without sale, for that purpose only, such research to be conducted at any scientific university or college of learning, laboratory engaged in scientific research, or hospital or clinic. (Secs. 3105, 3108, 3114 (a), 3124 (a) (6), 3176, I.R.C.)

§ 182.700 Regauge of distillates. * * *

(a) Losses. No allowance can be made for losses of such distillates occurring during transportation to the denaturing plant or while stored in such plant prior to denaturation. The tax will be collected on all such losses. The losses of such distillates in transit to the denaturing plant and while stored thereat shall be shown as a separate entry in the same columns in which losses of alcohol are shown on Form 1468-A. (Secs. 2916, 3124 (a) (6), 3176, I.R.C.)

§ 182.847 Losses. * * * (b) Labels. Where proprietary solvents and lacquer thinners are packaged by producers or their agents in containers of 5 wine gallons or less, such containers must be labeled to show the producer's name, address, and permit number: Provided, That where the products are packaged for a dealer, the name and address of the dealer may be shown in lieu of the name and address of the producer, but the basic permit number of the producer must be placed on the labels. Where dealers repackage proprietary solvents or lacquer thinners in containers of not over 5 wine gallons capacity, as authorized in paragraph (d), the name, address, and basic permit number of the producer, or the name and address of the dealer and the basic permit number of the producer, shall likewise be placed on the labels of all containers of one-half gallon or more capacity.

§ 182.860 General. * * * (c) Repackaging. The district supervisor may authorize the manufacturer to ship products in containers of 1 gallon or more capacity to persons legitimately engaged in a bona fide bottling and distributing business, such as beauty and barber supply dealers, wholesale drug stores and general wholesale stores, for repackaging in containers conforming to the requirements of paragraph (b), for sale to the

persons enumerated in paragraphs (a) and (d) hereof. Application for such permission must be made by the bottler and distributor to the district supervisor of the district in which the bottler and distributor is located. The district supervisor will determine the legitimacy of the business of the applicant and the bona fides of his reasons for desiring to repackage the products. If the district supervisor determines that the applicant may be properly permitted to repackage the products and the manufacturer is located in his district, he will authorize the manufacturer to so ship the products to the applicant; if the manufacturer is located in another district, the district supervisor will forward the application with his findings and recommendation to the supervisor of such district, who, if he sees no objection to the proposed shipment, will authorize the manufacturer to so ship the products.

§ 182.863 General. Except as provided in paragraph (a), a permittee manufacturing tincture of iodine, U. S. P., half strength tincture of iodine, U. S. P., mild tincture of iodine, U. S. P., and other tinctures of iodine, with specially denatured alcohol may not sell in excess of one 50-gallon barrel or the equivalent thereof in containers of more than 1-gallon capacity in one month to any one customer. Sales may be made by permittees in any desired quantities in containers having a capacity of 1 gallon or less.

Section 182.653 (b) Withdrawal permit is amended by adding at the end thereof a new paragraph, reading as follows:

(3) Exception. The district supervisor, may, in his discretion, by appropriate modification or amendment of the withdrawal permit, pursuant to application on Part I of Form 1450, (1) where the quantity that may be withdrawn during a calendar month under paragraph (b) amounts to less than 1 drum (110 proof gallons), authorize the withdrawal during a calendar month of a quantity not exceeding 1 drum (110 proof gallons), if the bond of the applicant is in a sufficient penal sum to cover such increased withdrawal, or (2) where the applicant does not have on file a bond and the quantity that may be withdrawn during a calendar month under paragraph (b) amounts to less than 10 proof gallons, authorize the withdrawal during a calendar month of a quantity not exceeding 10 proof gallons: *Provided*, That the total quantity authorized under (1) and (2) shall not exceed the quantity specified in the applicant's basic permit, Form 1447, that may be withdrawn during the period for which it is issued. -

Section 182.829 (b) (2) is amended, and a new paragraph is added at the end thereof, to read as follows:

(2) Excessive withdrawals. Withdrawals must be so regulated by the permittee that he will not have on hand, in transit, and unaccounted for during any calendar month more than the quantity of specially denatured alcohol, plus the

quantity of recovered or restored denatured alcohol, and recovered or restored articles (which are in the form of denatured alcohol) so authorized by his basic permit. Form 1481.

permit, Form 1481.
(3) Exception. The district supervisor may, in his discretion, by appropriate modification or amendment of the withdrawal permit, pursuant to application on Part I of Form 1485, and, in the case of (1) and (2), upon proper showing of necessity therefor, (1) in the case of a seasonal business, authorize withdrawal during any calendar month of not to exceed a two months' allowance, or (2) issue to the permittee, in lieu of an annual permit, Form 1485, one or more withdrawal permits for a specified quantity or period, subject to the restrictions in this section as to the maximum quantity that may be with-drawn during any one month, or (3) where the quantity that may be withdrawn during a calendar month under paragraph (b) amounts to less than 1 drum ((55 wine gallons), authorize the withdrawal during a calendar month of a quantity not exceeding 1 crum (55 wine gallons), or (4) where the applicant does not have on file a bond and the quantity that may be withdrawn during a calendar month under paragraph (b) amounts to less than 5 wine gallons, authorize the withdraw during a calendar month of a quantity not exceeding 5 wine gallons: Provided, That the total quantity authorized under (1), (2), (3), or (4) shall not exceed the quantity specified in the applicant's basic permit, Form 1481, that may be withdrawn during the period for which it is issued: Provided further. That such additional withdrawals shall not be authorized under (1), (2), or (3), unless the bond of the permittee is in a sufficient penal sum to cover the increased quantity in addition to the regular withdrawal allowance.

[SEAL] GUY T. HELVERING, Commissioner of Internal Revenue.

Approved: June 29, 1942.

John R. Sullivan,
Acting Secretary of the Treasury.

[F. R. Doc. 42-6168; Filed, June 30, 1942; 3:03 p. m.]

TITLE 32-NATIONAL DEFENSE

Chapter VIII—Board of Economic Warfare

Subchapter A-General

[Order No. 3]

PART 800—ORDERS AND DELEGATIONS OF AUTHORITY

TO EXECUTIVE DIRECTOR REGARDING EXPORT CONTROL

§ 800.3 Order No. 3. The Executive Director of the Board of Economic Warfare is hereby authorized and directed, subject to my general supervision and direction, to exercise and perform the powers and functions contained in Section 6 of the Act of July 2, 1940, 54 Stat. 714, 50 U.S.C. (1940 ed.) 701, as amended by the Act of June 30, 1942, 77th Congress, 2nd Session, and to issue such rules and regulations as may be necessary or proper to carry out the provisions of said Acts. The Executive Director is hereby further authorized to delegate, and provide for the redelegation of, such of these powers and functions, including the power to issue rules and regulations, as may from time to time be required.

Dated: June 30, 1942.

H. A. WALLACE, Chairman.

[F. R. Doc. 42-6187; Filed, June 30, 1942; 4:35 p. m.]

[Delegation of Authority No. 25]

PART 800—ORDERS AND DELEGATIONS OF AUTHORITY

TO ASSISTANT DIRECTOR REGARDING EXPORT CONTROL

§ 800.55 Delegation of Authority No. 25. By virtue of the authority vested in me, as Executive Director of the Board of Economic Warfare, by order of the Chairman, dated June 30, 1942, authority is hereby delegated to the Assistant Director in Charge of the Office of Exports or, in his absence, the officer designated by said Assistant Director to act for him:

(a) To exercise and perform all powers and functions contained in Section

6 of the Act of July 2, 1940, 54 Stat. 714, 50 U.S.C. (1940 ed.) 701, as amended by the Act of June 30, 1942, 77th Congress, 2nd Session, and to issue such rules and regulations as may be necessary or proper to carry out the provisions of said Acts; and

(b) To delegate, and provide for the redelegation of, such of these powers and functions, including the power to issue rules and regulations, as may from time to time be required.

Dated: June 30, 1942.

MILO PERKINS, Executive Director.

[F. R. Doc. 42-6188; Filed, June 30, 1942; 4:35 p. m.]

[Delegation of Authority No. 26]

PART 800—ORDERS AND DELEGATIONS OF

TO CHIEF OF THE EXPORT CONTROL BRANCH OF THE OFFICE OF EXPORTS REGARDING EX-PORT CONTROL

§ 800.56 Delegation of Authority No. 26. By virtue of the authority vested in me, as Acting Assistant Director in Charge of the Office of Exports, authority is hereby delegated to the Chief of the Export Control Branch of the Office of Exports or, in his absence, the officer designated by said Branch Chief to act for him, to exercise and perform all powers and functions, including the power to issue rules and regulations, relating to the control of exportation of articles, commodities, technical data, etc., provided for in paragraph (1) of the order of the Executive Director, dated June 30, 1942, and to delegate, and provide for the redelegation of, such of these powers and functions as may from time to time be required, provided that the authority to issue rules and regulations may not be so delegated.

Dated: June 30, 1942.

JOHN C. FOULIS,
Acting Assistant Director
in Charge of the Office of Exports.

[F. R. Doc. 42-6189; Filed, June 30, 1942; 4:35 p. m.]

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ual, corporation, partnership, association, company or any other kind of organiza-	tion whatsoever. (b) "The United States" shall be constrained to include the District of Columbia	the Canal Zone, and all territories, dependencies and possessions of the United States. (c) "The Proclaimed List" means The Proclaimed List of Certain Blocked Nation No. 2497 issued July 17, 1941 (6 F.R. 3555). (d) "The Export Control Branch" means the Export Control Branch" warfare. (e) "Department of Commerce Schedule B and F numbers" refers to Schedule B and F (Statistical Classifications of Commodities Exported) issued by the United States Department of Commerce. § 801.2 Prohibited exportations. The exportation of all articles, materials and supplies hereafter enumerated in this supplies hereafter enumerated in this		Unit	Los. Los. Los. Los. Los. Los. Los. Los.
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دب		804 INHIVINIOAL LICENSES 805 SELECTED DESIGNATIONS CLEARANCE PROCEDURE 806 TECHNICAL DATA 807 DENIAL OF LICENSING FRIVILEGES 807 DENIAL OF LICENSING FRIVILEGES 801.1 Definitions. 801.2 Prohibited exportations. 801.2 Prohibited exportations. 801.3 Revocation of licenses. 801.4 Return of revoked or expired licenses. 801.5 Transfer of licenses. 801.6 Amendments to licenses. 801.7 Presentation for export. 801.8 Price. 801.9 Arms, ammunition and implements of war, helium and tinplate scrap. AUTHORITY: §§ 801.1 to 801.9, inclusive, is sued under sec. 6, 54 Stat. 714, Public Law 75, 77th Cong., Act of June 30, 1942, 77th Cong., 50 U.S.C. Sup. 99; Order No. 3, Delegations of Authority Nos. 25 and 26, Part 800, supra.	\$801.1 Definitions. When used in this subchapter: (a) "Person" shall be construed to mean the singular or plural, an individ-	Commodity	ABRASIVES—Artificial, crude & in the grain ABRASIVES—Artificial, crude & in the grain ARRASIVES—Artificial abrasives, (hones, whetstones, etc., except steel abrasives), In e. s. Corundum Diamond dust—See Diamonds, Industrial Diamond grinding wheels Emery, corundum & garnet wheels Emery powder Grindstones (include pulpstones) Ratural abrasives, bones, whetstones, otc., n. o. s. (include infusorial praper & cloth Steel abrasives Whoels of artificial abrasives Whoels of artificial abrasives According machines, descriptive or non-text-writing, new Dandages According machines, descriptive or non-text-writing, new Coccording machines, descriptive or non-text-writing, new Coccording machines, descriptive or non-text-writing, new According machines, descriptive or non-text-writing, new Coccording machines, descriptive or non-text-writing, new According machines, descriptive or text-writing, new Coccording machines, descriptive or non-text-writing, new According machines, descriptive or dext-writing, new According machines, non-descriptive or non-text-writing, new According machines, descriptive or dext-writing, new According machines, descriptive or dext-writing, new According machines, non-descriptive or non-text-writing, new According machines, descriptive or dext-writing, new According machines, non-descriptive or non-text-writing, new According machines, descriptive or dext-writing, new According machines, descriptive or non-text-writing, new According ma

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Commodity	Aireraft sound locators & binaural trainers therefor Airport beacons & searchlights Air raid sirens and alarnis Alcobol, denatured Alcobolic spirits—See Beverages Alcobolic spirits—See Beverages Alcobolic spirits—See Denicals Alcobolic spirits—See Denicals Alcobolic spirits—See Denicals Alcobolic spirits—See Beverages Alcobolic spirits—See Town of the spirits and sp	Alloys, aluminum, ingots, slabs & other crude forms. Alloys, antimony (including type metal, in crude and semi-manufactured form) form) Alloys, beryllium Alloys, cadmium Alloys, cadmium Alloys, choulium bearing (Ferrochrome, see Iron—Ferro-alloys) Alloys, cobalt,	Alloys, containing terrocalination, see from Ferro-Alloys) Alloys, tridium Alloys, magnesium, in ingots, billets, bars and rods, plates, tubes, shapes, castings and forgings Alloys, manganese, containing 10% or more manganese (Ferromanganese and Spiegeleisen, see Iron, Ferroalloys) Alloys, manganese, containing less than 10% manganese Lyanganese, containing less than 10% manganese Alloys, manganese, containing less than 10% manganese Lyanganese, containing less than 10% manganese Alloys, manganese, containing less than 10% manganese Lyanganese, containing less than 10% manganese Alloys, manganese, containing less than 10% manganese	Alloys, nickel Alloys, somiridium Alloys, somiridium Alloys, somiridium Alloys, palladium Alloys, palladium Alloys, palladium Alloys, rubenium Alloys, rubenium Alloys, stubenium Alloys, statalum Alloys, titanium (Ferrotantalum, see Iron, Ferro-alloys) Alloys, titanium (Ferrotitanium, see Iron, Ferro-alloys) Alloys, titanium Alloys, tin, includiug scrap & babbitt metal Alloys, tungsten, including tool bit blanks (Ferrotungsten, see Iron, Ferro-	Alloys, vanadium (Ferrovanadium, see Iron, Ferro-alloys). Alloys, zinc, other than brass or bronze, including scrap zinc. Alloys, zircoulum (Ferrozirconium, see Iron, Ferro-alloys). Allyl alcohol & polymers & copolymers. Alpaca wool or hair in the grease, pulled, scoured, sorted, washed or on the skin. Apphacellulose, bleached rayon & chemical grades (include wood pulp cellulose). ALUMINUM ALLOY PRODUCTS (including duralumin). Aluminum & alloy pranaulactures (all others).	Ingots, slabs & other crude forms. Plates, sbeets, bars, strips, & rods. Scrap. Tubes, moldings, castings, & other shapes. Uteralls, table, kitchen, & hospital. Valves, size 4" or larger. ALUMINUM ORES & CONCENTRATES Alumina. Aluminum, bauxite & other ores & concentrates.	Heal, we that or not embossed or paper-backed Inducts, slabs, & other crude forms. Plates, seets, bars, strips, & roots Powders and paste (aluminum bronze) Scrap Thres, moding, castings, & other shapes Thres, moding, castings, & other shapes American Egyptian raw cotton—See Cotton American sa, an by drous. Ammonium phosp bate Ammonium salts & compounds. No. 129—8

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Dept. of Comm. No.	1301F	6037, 19 6037, 59 6037, 98 6038, 19 6038, 59	(6038, 98 6479, 05 6439, 11 6134	7455.07	2209. 05	8398. 98 2209 F 2209. 03	4309. 50	6303	6448. 01 6412 7404	6507 6649, 98 6545, 09	6922. 05 6565. 07	66539	9434	2189, 95	6124 2189. 95	2053 7028 (5480, 15	18397, 23 6515, 50 6615, 37	6589, 01 /6290	16296 2999. 05 7066	2220.01	1545F 7691	7692 7120 6136	7800	5234 f8127.93	(8180, 03
Unlt	Bunch	Lbs.	Lbs. Lbs. Ifnife	Units	Lbs.	Lbs. Lbs. Lbs.	Lbs,	Lbs.	Lbs. Lbs. Units	Lbs. Lbs. Lbs.	T. oz. Lbs.	Lbs.	Lbs. Units	Lbs.	Units Lbs.	Units Units	Lbs. Lbs.	Lbs.	Lhs. Units	Lbs.	Lbs.	Los. Units Units	Units	Units Lbs.	
Commodity	Bananas.	& stainless steel, cold & hot rolled	Bands, rotary bands for shells, hrass & bronze. Bands, rotating, copper, for shells. Bank waitls, doors, & interior comment (include burgary-resistive)		& Steel Mirs.—Wire	tin avoirdipois ounces) te equivalent in avoir		lumin	brass & Broize copper cylinder boring	eel—Bars & Rods		t Glass Products		Bassoons—See Musical Bastuments Bassoons—See Musical Bastuments Battata resins, O-thmar Battata resins, O-thmar	11	ery & Apparatus include part rubber)	Battery mix (manganese dioxide). Battery mud. Battery plate, lead and antimonial lead (not assembled as complete bat-			rry & parts-See Machinery-Textile, Sewing & Sboe			Bedspreads—See Cotton Mirs. (also see Synthetic Textiles) Beef—See Meat Products Beekeping equipment finelude beehives, supers, sections, comb foundation have extracted at the harm of the state of the sections.		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
Gen. Lie. Group	1	4 DD D	_0_	و و	000	¥ססס	KK	M MP	40	C C N O N C			1.	2) c	1000k	שממכ	1,47	ט כ	1, 47 'C	go _M	ים כ	ס-סכ	None	
Dept. of Comm. No.	0610	5451. 05 5451. 98 5450. 98	5456 5457 5459.05 5459.01	5459.09 5458.1 5458.3	5455. 5453 5454	9696 5459, 15 5455, 1	4117 4002	5471 5470	5047	8135. 01-, 10 7948. 03 7948. 01	2016	2063	2066	{7349.01 {7750.01	{7349.01 {7750.01 4388	4238 6153 7913 6105.38	6105.35 6105.25 6106.28 9190.50	1123	3224	7600	8230 8367 6197	2086	6091. 01 7691 2045 7693	(4309. 50	
Unit	IImite	L. ton L. ton Lbs.	Lbs.	Lbs. Lbs.	Lbs. Lbs.	Sq. ft. Lbs. Lbs.	M. bd. Ft. M. bd. Ft.	Lhs. L. ton $\sum_{S_n \in S_n} t_{S_n}$	E. ton	Lbs. Units Units	Sq. yds.	Units	Units	Units	Units	Doz. Units Lbs.	Lbs. Lbs. Trijt	L. ton Lbs.	Lhs.	Units Units	Lbs. Lbs. Units	Lbs.	Lbs. Lbs Gross Lbs.	Lbs.	
Commodity	ART WORKS	ASBESTOS—CRUDE & FIBER (ifehicity of fibers \$8" in length & over). Umanufactured, erude, fiber (less than 38" in length & over). ASBESTOS —CRUDE & FIBER (ifehicity of fibers \$8" in length & over). ASBESTOS MAN TAACT URES Asbestos manufactures, n. e. s.	d and woven	Boiler mattress covers & fillers	Packing Paper, millhoard, & roll board Pine covering & cement.		k seantlings.			Automatic pilot, aircraft. Automatic pilot, aircraft. Automatic pilot, controls aircraft.		Automobile inner thoes, rubber Automobiles & parts—See Machinery—Vehicles—Automotive Parts, &	Accessories Automobile tires, rubber, solid Aviation lubricating olls—See Petroleum Products	Aviation hybricating oil, machinery for mfg.	Aviation motor fuel, machinery for mig.	Axes (broad & hand). Axes shafts, automotive. Axies fitted with wheels, railway locomotive.	Axies, railway car, introd with wheels. Axies, railway car, without wheels. Axies without wheels, railway locomotive.	Babassu cake & meal Babbitt metal Pape Josephor solo	Bacon—See Meat Products Bags, jutt, except when used as a container for other merchandise	Dags, Jakar See taka watans. Bakery machinery, parts.	Baking powder Baking soda, (sedium bicarbonate) Balances, laboratory	Balances—See Iron & Steel Mfrs.—Misc. Balancing machines—See Instruments—Precision for Metal Working Balata belting, other	Ball test, from & sucel with Ball bearings & parts. Balloons, tubber, toy balloons & balloon novelties. Balls & rollers for bearings.	Balls, cork. Balls, foot, basket, tennis & golf—See Toys, Athletic & Sporting Goods Balls, grinding—See Iron & Steel Manufactures—Castines & Porgines	Balls, rubher—See Rubber

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Dept. of Comm. No.	6670 6671 6671 6156.98 61154.43 61154.43 61154.43 61154.43 61154.65 6530.05 7762.05 6530.05 7762.05 6530.05 7762.05 6530.05 7762.05 6530.05 7762.05 6630.07 7856.5 7856.5 7745.98 7856.5 7745.98 7745.98 7745.98 7745.98 7745.98 7745.98 7745.98 7745.98 7745.98 7745.98 7745.98 7745.98 7745.98 7745.98 7745.98 7745.98 7747 7745.98 7747 7745.98 7747 7745.98 7747 7745.98 7747 7747 7747 7745.98 7747 7747 7747 7747 7747 7747 7747 77
Unit	Lbs. Lbs. Units Unit
Commodity	Bittuminous paints, liquid and plastle—See Pigments Black sheets—See from & Sted—Sheets Blades, back-saw, butt Blades, back-saw, bott Blanks, sod-bit of tron or steel. Blanks, tod-bit of tron or steel. Blast transce cars—See Madernary—Verleice, Miscellancous Blasting geham (melading explosave compounds similar to biasting Shall or copper. Blasting geham (melading explosave compounds similar to biasting Blanks, tod-bit of tron or steel. Blook, such Blooks, the metal transcendence of particles, Miscellancous Blooks, the metal Blooks, the metal Blooks, the metal transcendence of particles, Miscellancous Blooks, the metal transcendence of particles, Miscellancous Blooks, the metal metal metal transcendence of the particles, Miscellancous Blooks, the care compounds, water softwars, & purifiers (siste inge-blooks) Blooks, the care the particles, Miscellancous Blooks, the care the particles of
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Unit	Lbs. Lbs. Lbs. Lbs. Lbs. Lbs. Lbs. Lbs.
Commodity	Belladomn leaf, fluid extract of Belladomn leaves Belladomn a leaves Belladomn a liment Belladomn a pluster Belladomn a root, fluid extract of Belladomn a root, fluid extract of Belladomn a root, fluid extract of Belladomn a tinture of Belladomn toot, fluid extract of Belladomn a root, fluid extract of Belladomn a tinture of Belling cotton woven, for machinery Bends, leaf extract working Bends, leaf extract working Bends, leaf extract machiners Bends, leaf extract machiners Bends, fluid a stational load Bends, fluid working see Chemicals Berryllium nersk concentrates (except gen varieties) Malt liquors, in case. Berryllium destract dends (fasting sodi) Berryllium of the compound containing spirits, other From the case of the fasting of the second of th

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Dept. of Comm. No.	6454.3 6453.3 (6450.07 6470.07 6470.05 6470.05 6470.11 6454.55 6454.57 6454.57	0099. 98 4732 4732 7455. 07 8344. 01 8344. 01 8344. 01 8826. 9 8826. 9 8826. 9 8827 9826. 9 7227 7227 7227 7227 7227 7227 7227 72	7904, 3 8320, 83 8258, 19 8313 0065 0099 11185 2189, 06
Unit	Lbs. Lbs. Lbs. Lbs. Lbs. Lbs. Lbs. Lbs.	Lbs. Lbs. Lbs. Lbs. Units	Units Lbs. Lbs. Lbs. Lbs. Lbs. Lbs. Lbs.
Commodity	BRASS & BRONZE (including gilding metal)—Continued. Pipe fittings. Pipes, tubes, & pipe coils. Plates, sheets, & strips, including window strips & shapes. Plumbers' brass goods. Primer caps. Strape & doil brass & bronze. Strapes Strappes & strips for shells Rotary bands & fackets for shells. Strap & old brass & bronze. Strappes Strappes capted bronze. World vers. pipe less than 4". Valves, pipe less than 4". Valves and plated or not plated). Brassicres—See Cement, Limo & Stone Brewers' machinery—Eac Machinery—Ind. Bricks—See Clay Products	Bristles, pig bristles. Bristles de hristol board. Broadens, metal cutting, for power tools. Broadens, metal cutting, for power tools. Broomboard. Bro	Busses—See Machinery—Vehieler—Automobiles, Parts, & Accessories Busses, powered by Diesel or semi-Diesel engines (injection type). Butadiene, polymers & copolymers of Butadiene, polymers & copolymers of Butanol (butyl or butyric alcohel), primary, secondary, tertiary Butter. Butter. Buttermilk. Buttermilk. Buttermilk. Buttermilk.
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Dept. of Comm. No.	9516 9522 9522 9523 9553 9553 9554 9569 9569 9569 9560 9560 9560 9563 9563 9563 9563 9563 9563 9563	7.93 2031 2031 8362.22 8362.22 8362.22 7404 7404 7744 7764 7764 7764 7764 7764	6470.05 6470.05 6470.13 6479.17 6479.01 6479.05 6469 6469 6479.98
Unit	Units Units Units Units	Lbs.	L L L L L L L L L L L L L L L L L L L
Commodity	BOOKS, MAPS, PICTURES, & OTHER PRINTED MATTER (The following are in group K unless classified as Technical Data) Catalogs & pamphiles. Catalogs & pamphiles. Catalogs & pamphiles. Geographic maps & charts. Lithographically printed matter. Newpapers, current (report overissue & old newspapers in 4722). Periodicals Textbooks, cluestional, bound Unbound books in sheets. Plans & specifications for manufacturing of aviation gasoline. Plans & specifications for manufacturing of aviation inbricating oll. Plans & specifications for manufacturing of aviation inbricating oll. Plans & specifications, or amulanturing of aviation hibricating oll. Plans & specifications, n. e.s. Photograph & blucpriuts, n. o.s. Photograph & blucpriuts, n. o.s. Photograph & specifications. Phylined matter, n. e.s. Calendars, printed or unprinted. Music in books or sheets. Playing cards. Playing cards. Playing cards. Playing cards.	Book receipter machines—See Machinery—Office Appliances Boots—See Leather Manufactures Boots rubber Boracite. Boracite. Boracite. Boracite. Boracite. Boracite. Boracite. Boracite. Boracite. Bordean mixture. Bordean mixture. Bordean mixture. Boric acid. Boring bars, cylinder. Boring machines, parts. Borting machines, parts. Bottling machines, bartines, and achinery—Textile, Sewing & Shoe Braid, flax. Braid, flax. Braid, flax. Braid, flax. Braid, flax. Brake fluids, asbestos, molded & semimolded Brake fluings, asbestos, not molded Brake fluings, asbestos, not molded & woven. Brake fluings, asbestos, not molded & machines, aspectos, not molded & machines, not molded & machin	Carfudge bett links. Castings & forcings. Castings & forcings. Channels. Circles. Die steeks, shims, bearings, & bushings. Our parts. Hardware (all others). Hinges & commercial shapes. Ingots & commercial shapes. Manufactures (all others, include woven wire screen, snap fasteners & rippers)

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Unit	Lbs. Lbs. Lbs. Lbs. Lbs. Lbs. Lbs. Lbs.
Commodity	Gar axles, railway, without wheels. Garbon dead three bardware. Garbon dead dipercol. Garbonic and three dead ash). Garbon deatrodes, n. e. s. Garbon products, n. e. Garbon products, n. e. s. Garbon products, n. e. s. Garbon products, n. e. s. Garbon products, n. e. Garbon products, n.
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Dept. of Comm. No.	9712. 5 9712. 5 9712. 5 9712. 5 6465. 6663 6618. 6663 6618. 6663 6618. 13 7708. 6643 6643. 10 6643. 11 6643. 12 6643. 13 6643. 13 6643. 14 6643. 15 6649. 45 6649. 45 6649. 45 6649. 45 6649. 45 6640. 45 6640. 45 6640. 33 8200. 3 8200. 3 8300. 5 1180. 6 6640. 45 6640. 3 8300. 5 1180. 6 8300. 7 1180. 6 1180. 6 1
Unit	ross ross ross ross ross ross ross secos pr. pr. pr. pr. pr. pr. pr. pr. pr. pr.
Commodity	Buttons & button parts of celluloes compounds, galaith, & other compounds Buttons & button parts of celluloes compounds, galaith, & other compounds Buttons & buttons & butts backs, butts & mode steerify type of article) Butts, stonel-start, implace & mode steerify type of article) Butts, stonel-start, implace & mode steerify type of article) Butts, stonel-start, implace & mode steerify type of article) Butts, stonel-start, implace & mode steerify type of article) Butts, stonel-start, implace & mode steerify type of article) Butts, stonel-start, implace & mode steerify type of article) Butts, stonel-start, implace & mode steerify type of article) Butts, stonel-start, implace & mode steerify type of article) Butts, stonel-start, implace & stonel & mode steerify type of article, and all the farth interface of the stonel & mode steerify type steerify the type steerify type steerify type steerify type steerify the steerify type steerify type steerify type steerify the steerify type steerify the steerify type steerify type steerify type steerify the steerify type steerify type steerify type steerify type steerify type steerify type steeri

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Dept. of Comm. No.	833.6 83
Unit	\$ \$
Commodity	Aluminum sulvatoxide, aluminumest. So motionals, n. 6. s. furched activated alumin, brate, potast alum, & aumonia aluminum sulvatoxide, aluminum sulphate. Aluminum sulphate. Ammonilum benefords. Ammonilum benefords. Ammonilum perphate Ammonilum perphate Ammonilum perphate Ammonilum perphate Ammonilum perphate Ammonilum sulphate Antilum sulphate Aresnic contourds. n. e. s. beneforizing. decast subsorb Antilum sulphate Antilum sulphate Antilum sulphate Aresnic contourds. n. e. s. Antilum sulphate Antilum sulphate Aresnic contourds. n. e. s. Belladonna luiture of Belladonna plaster Belladonna plaster Belladonna dutture of Belladonna liniment Belladonna dutture of Belladonna do de compounds. n. e. s. Bismuth soldes & mixtures
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Dept. of Comm. No.	2220, 01 2224, 01 2224, 01 2224, 01 20201 3830, 7 6412 6412 6412 6515, 60 8373 4465 8373 4465 8373 8373 8373 8373 8373 8374 8265, 65 8265, 65 8265, 65 8265, 65 8274 8274 8274 8274 8274 8274 8274 8277 8277
Unit	Lbs. Lbs. Lbs. Lbs. Lbs. Lbs. Lbs. Lbs.
Commodity	Castor beans. Castor of, commercial. Castor of, necidanal—See Chomicals Castor of, necidanal—See Chomicals Castor of, necidanal—See Chomicals Castor of, necidanal—See Dooks, Maps, Pictures & Otber Printed Castor of, necidanal—See Books, Maps, Pictures & Otber Printed Castor of the see A nimal Products—Edible Cattle bloks—See Medicinals Cattle bloks—See Medicinals Cattle bloks—See A nimal Products—Edible Cattle bloks—See A nimal Products—Edible Cattle bloks—See A nimal Products—Edible Cattle See A nimal Products—Edible Cattle bloks—See A nimal Products—Edible Castle bloks—See A nimal Products—Edible Castle bloks—See A nimal Products—See Incompositions & modern unfails bloks)—Dible Cattle bloks—See Medical products Cat

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Unit	111 120 120 120 130 130 130 130 130 130 130 13	5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5
Commodity	CHEMICALS (See also Medicinals)—Continued. Chromic ebloride. Chromic oxide. Chromic sulphate. Chromium salts & compounds, n. e. s. Chromium tanning mixtures (state ingredients). Citric acid. Coal-tar acids, n. e. s. Coal-tar acids, n. e. s. Coal-tar colors, dyes, stains, & color lakes, specify by type as: A ccid A ccid A zoic Basic Direct Mordant & chrome Oil or splrit-soluble Sulphur Vathbraquinone dyes Indigo	Organic pignents Oad-far, crude & refined Coal-far, crude & refined Coal-far products, finished (exclusive of medicinals) Coal-far products, finished (exclusive of medicinals) Cobal target & compounds, n. e. s. Cobality & cobalious chloride Cobality & compounds, n. e. s. Cobality & compounds, n. e. s. Cobaper salts & compounds, n. e. s. Copper salts in powder, fishe, or figuid form (state ingredients) Copper salts in powder, fishe, or figuid form (state ingredients) Copper salts in powder, fishe, or figuid form (state ingredients) Copper salts in powder, fishe, or figuid form (state ingredients) Copper salts in powder, fishe, or figuid form (state ingredients) Copper salts in powder, fishe, or figuid form (state ingredients) Copper salts in powder, fishe, or figuid form (state ingredients) Copper salts in powder, fishe, or figuid form (state ingredients) Copper salts in copper salts in the copper salts in the
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Unit		**************************************
Commodity	CHEMICALS (See also Medicinals)—Continued. Beron oxide. Brake fluid, hydraulic. Bromides & bromates, n. e. s. Bromides & bromates, n. e. s. Bromines & bromates, n. e. s. Bromine Butadiene. Butadiene. Butadiene. Butsidiene, polymers & copolymers of Butsylene, polymers & copolymers of Cadmium chloride. Cadmium lithopone. Cadmium plating salts. Cadmium salts & compounds, n. e. s. Cadmium salts & compounds. Cadmium salts & compounds. Cadmium salts & compounds. Cadmium (cesium) salts & compounds. Caffein & salts and compounds.	Calcium arendad Calcium expraid Calcium expraid Calcium expraid Calcium salts & compounds, n. e. s. Calcium salts & compounds, n. e. s. Camphor, pattral & synthetic Carbon bisulphide Calcinose acetate differ masted bisulphide Calcinose acetate differ masted bisulphide Calcinose acetate acetate Calcinose acetate bisulphid masport Cellulose acetate bisulphid masport Cellulose acetate bisulphid masport Cellulose acetate bisulphid masport Cellulose acetate compounds n. e. s. (include bed lineolate zinc Chemical specialty compounds, n. e. s. (include bad lineolate zinc Chemical specialty compounds, n. e. s. (include bad lineolate zinc Chemical specialty compounds, n. e. s. (include bad lineolate zinc Chemicals & obsamaceuticals, medicinals Chemicals & barmaceuticals, medicinals Chemicals & barmaceuticals, medicinals Chemicals & barmaceuticals, medicinals Choronette acid Choronette plemes Choronette acid Choronette plemes Ch

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Dept. of Comm. No.	8229.2 8229.2 8229.5 822
Unit	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
Commodity	CHE MICALS (See also Medicinals)—Continued. Leather dressings & stains. Licorice extract & mass Medicinals. Littlere. Magnesium silvate. Magnesium silvate. Manganese borate. Manganese chorate. Manganese chorate. Manganese obtades, Including battery mix a see Medicinals. Manganese stubbule. Manganese stubbule. Meternic chloride (corresive sublimate). Meternic chloride (corresive sublimate). Meternic chloride (corresive sublimate). Meternic chloride (corresive sublimate). Meternic suplate a compounds, n. e. s.—See Medicinals. Meternic sublate combinates. Meternic sublate combinates. Meternic sublate compounds, n. e. s. (include wedling, soldering, cutting colls of compounds) (state ingred). Meternic sublate. Methy induction. Miteral-carth planems surface. and personal antiseptics—See Medicinals. Monotellores barde a niprogen contract of less than Medicinals. Nitrocellulululululululululululululululululul
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Dept. of Comm. No.	8329. 7 8329. 7 8329. 8329. 88
Unit	1 1
Commodity	CHEMIOALS (See also Medicinals)—Continued. Ethyl either. Ethyl increase. Ethyl increase.

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Dept. of Comm. No.	8124.00 8124.00 8125.00 8127.00 8127.00 8127.00 8228.30 8228.10
Unit	Lbs. Lbs. Lbs. Lbs. Lbs. Lbs. Lbs. Lbs.
Commodity	Outline salts & compounds (redum content) Outline salts & compounds (redum content) Redum salts & compounds (redum content) Red lead, in oil.
Gon. Lic. Group	000 1101000000000000000000000000000000
Dept. of Comm.	83.98
Unit	L C C C C C C C C C C C C C C C C C C C
Commodity	See also Mcdicinals)—Continued. See also Mcdicinals)—Continued. See also Mcdicinals)—Continued. Its & compounds. Its A compounds. Its

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Dept. of Comm. No.	83398, 36 88398, 37 88398, 37 88442 8258, 38 83329, 37 8258, 30 8332, 30 8338, 45 8338, 45 8339, 45 83
Unit	Lbs. Chs. Chs. Chs. Chs. Chs. Chs. Chs. Ch
Commodity	OTE MAICALS (See also Medicinas)—Continued. Vanadium salis & compounds, n. e. S. Validacia chloride, polymers & copolymers. Vinyldane chloride, polymers & copolymers. Zinconium chlorides. Zinconium chlorides. Zinconium salis & compounds, n. e. s., including all mixtures of sary in the copolymers. Zinconium chlorides. Zinconium salis & compounds, n. e. s., including all mixtures of sary in the copolymers. Zinconium salis & compounds, n. e. s., including all mixtures of sary in the copolymers. Zinconium chlorides. Zinconium salis & compounds, n. e. s., including all mixtures of sary in the copolymers. Zinconium salis & compounds, n. e. s., including all mixtures of sary copolymers. Zinconium salis & compounds, n. e. s., including all mixtures of sary copolymers. Zinconium called & copolymers. Zinconium called & copolymers. Zinconium salis & compounds, n. e. s., including all mixtures of copolymers. Zinconium called & copolymers. Zinconium salis & copolymers & copolymers of Coffee Copolymers. Chloroperus & Coffee Copolymers & copolymers of Coffee Copolymers. Chloroperus & Copolymers & copolymers of Copolymers. Chloroperus and the chromate determine articles. Chloroperus and the chromate determine articles. Chroma chlorides. Chroma chlorides. Chroma chlorides. Chroma chlorides. Chroma chlorides. Chroma chlorides. Chroma
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Dept. of Comm. No.	8397. 81 8397. 82 8397. 83 8397. 83 8398. 89 8398. 89 839
Unit	\$3444444444444444444444444444444444444
Commodity	CHEMICALS (See also Medicinals)—Continued. Strontian rethonate Strontian echonate Strontian echonate Strontian echonate Strontian echonate Strontian methods Strontian method

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Unit	L L L L L L L L L L L L L L L L L L L
Commodity	Clutch caries, sebestes, moded & woven OAL & RELATED FUELS Mithmetic Bitting and aylven, in addition to three specified in the proclamation of Apr. 1912. Coal & coke Distriction and all continuing agents of (include accelerators, training and aylven, in addition to three specified in the proclamation of Apr. 1912. Coal tar products, rabee Chemicals Coal tar products, rabee Chemicals Coal and anti-ordinatis Coal tar products, and anti-ordinatis Coal tar products, and anti-ordinatis Coal target of the coal training agents of (include accelerators, treatders, and anti-ordinatis) Coal to district the coal training agents of the proclamation of Apr. 1912. Coal to district the coal training agents of the proclamation of the coal to district the coal to district the coal training agents of the coal to district the coal training agents of the coal to district the coal to district the coal to district the coal training agents of the coal to district the coal training agents of the coal training agents and training age
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Dept. of Comm. No.	8239. 01 9591. 05 2624 2624 2624 2624 2626 2627 2620 2620 2620 2620 2620 2620 2620 2620 2620 271 0711 6173 6515. 60 6515. 60 6515. 60 6515. 60 6515. 60 6515. 60 6515. 60 6516. 60 6517. 05 6517. 05 6537. 05 6537. 05 6537. 05 6537. 05 6537. 05 6537. 05 6537. 05 6537. 05 6537. 05 6538. 05 6537. 05 6537. 05 6537. 05 6537. 05 6537. 05 6538. 05 6537. 05
Unit	Libs. Units
Commodity	Chromium tamming mixtures— Chromium tamming mixtures— Chromium tamming mixtures— Chromium tamming mixtures— Chromium design machinery— Chromium design des des design des

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Dept. of Comm.	No.	1032	2249.02 1441 7864	2811 8397. 42 5405	(4307, 19 (4309, 50 3000	3000 3004 F	3002	3010. 5 2009	3011. 2	3010.4 3010.4 3010.3 3008.2 3013.1 3012.3 3010.6	3178 3171 3113, 98 3099, 19 3160	3175 3196	304.8 3049.1 3049.1 3040.1 3050 3050 3034 3039 3031 3020 3020 3070	3076 3191.1 3191.5 3055.1 3016 3017 3091.2	3041.1
Unit	Bu.	Bbl.	Lbs. Lbs. Units	Lbs. Lbs. Lhs.	Lbs. Bales & Lbs.	Bales & Lhs. Bales & Lhs. Bales & Lhs.	Bales & Lbs. Bales & Lbs.	Lbs. Lbs.	Lbs.	1268. 1268.	Doz. Units Units Units Doz.	Units	Sq. yd. Sq. yd. Sq. yd. Sq. yd. Sq. yd. Doz. prs. Sq. yd. Sq. yd. Sq. yd. Sq. yd. Sq. yd.	Sq. yd. Lbs. Sq. yd. Lbs. Sq. yd. Sq. yd. Doz. prs.	Sq. yd.
Commodity	Corn conned See Vendables & Dranometions	Cornneal Corn & foot remedies—See Medicinals	Corn oil, refined Corn shelves Corn shelves Corn shelves Corn strip & sugar—Sec Sugar & Related Products Cornets—Sec Musical Instruments Cornets—Sec Textile Products	Cornstarch & corn flour Corrosive sublimate (mercuric chloride) Cornudium, wheels of Cornudium, wheels of Cornudium of the St. Mailet Description	Cots, cork Cotton pulp (include cottonseed hull shavings pulp, cotton pulphoard & blanched key purified linters) Cotton pome Son Manitors Cotton pome Son Cotton pulphoard & Cotton pome Son Manitors Cotton pome Son Cotton	COUTTON, UNMANUPACTURED American Explician (Pina) raw cotton Egyptian lone staple filter 11%" & over Lintors, including cottonseed hull fiber and sharings (grades 1-8 in-	cusive, U. S. Official Standard) Raw cotton, 1½ Inches & over, n. e. S. Upland two cotton, under 1½ finches. COTTON SEMIMANUFACTURES	Combor waste. Cotton batting, unglazed wadding, carded cotton & roving (includo upholstery stuffing)	Cotton carded yarn bicaened, colored & novelly (include chemille yarn) Cotton carded yarn, gray	Cotton eard strips Cotton hard wastes of yarns & threads, including wiping Cotton rags, except paper stock Cotton yarn combed, finished, except mercerized Cotton yarn combed, not finished or mercerized Cotton yarn, moretized, all kinds Waste, soft, n. e. s.	Blankets, eotton Blankets, eotton Blankets, eotton Blankets, eotton Blankets, every pullovers & sweatshirts Boys' sweaters, iersey pullovers & sweatshirts Boys' underwear Bloys' underwear Bloys' theory trimmings, bindings, lacings, tape-labels, & webhing	Candlewick, chenille, & tufted bedspreads. Canyas articles	Carded broadcloth, bleached Carded broadcloth, bleached Carded broadcloth dyed in the pleee Carded broadcloth printed Chambrays, eboviots & shirtings Cheece cloth & graze, bleached or dyed (full pleees) Children's hosiery Children's noter wear, not knit Colord, gray, cotton, n. e. s. Colord yarn fabries, n. e. s. Combed & carded goods (cotton fabrie) Cord the fabries, cotton Cord the fabries, cotton Cord the fabries, fabries Cotton, absorbent—See Tabrilo Products See Cotton, and See Cotton fabries.	Cotton & wool mixtures, fabrics Cotton bags, new Cotton bags, new Cotton bags, sed or reclaimed Cotton familes, bleached or colored Corolects, darning & embroidery cotton Curtains & draperies (include cotton bath curtains) Denims Dress & all other gloves (woven or knit) (include children's mittens of cotton) Drills trails & warn setone blooched farithed outen	inches wide & marower Drills, & warp sateens, dyed in the piece, finished cotton cloth, 40 inches wide & narrower Drills, twills, & warp sateens, (unbleached cloth) 40 inches wide & narrower
Gen. Lie. Group	0.0	1, 47	1, 47 C C None 1, 47	1,400 44	1, 47 None	47	D	None	C	D ₁₁ DD	1, 47	C	ים טסט טסטטט ט	00000000	None None
Dept. of Coning. No.	6645, 30	6635	6545.01 6545.01 6645.70 6645.80	6637 6570 6645, 95 7331	7215 5513	7135	2189, 95	(4307, 19 (4309, 50	9190.61	7949, 95 5960, 03 7949, 95 7948, 01	7249	2189, 95	2230, 30 6649, 35 6630, 98 6430, 19 6401 6422 6412 6412	6439, 11 6435 6430 6431 6431 6431 3419, 98 3419, 98	7450 4309. 50 4302-4309. 98
Unit	Lhs.	Lbs.	1. 02. 1. 02. 1. 1. 02. 1. 1. 02.	Lbs. Lbs. Units	Units Lbs.	Units Units	Lbs.	Lbs.	Units	Units Lbs. Units	Units	Lbs.	L L L L L L L L L L L L L L L L L L L		Units Lbs. Lbs.
Commodity		1 1 2 2 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Concentrates, nickel Concentrates, platinum Concentrates, platinum Concentrates, tiantalum, including limenite and rutile Concentrates, tiantalum, including limenite and rutile Concentrates, tiangaten.	otation machin-		d	1			Control units, frequency. Plezo electric quartz. Control units, frequency. Plezo electric quartz. Controlling destarting equipment for electric raliway, industrial, & vehicle motors & parts—See Blectrical Machinery & Apparatus. Controls, bomb rack, aircraft. Controls, plots, automatic, aircraft. Controls, plots, automatic, aircraft. Controls, plots, automatic, aircraft.			luding blister,	unds—See Chemicals e bodies 4" or larger Insulated, rubher covered , weatherproof i, other (include telephone cable)	CORK MANUFACTURES (include natural, composition, & compressed cork)

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Dept. of Comm.	3004 3004 3185 3161 3129 7671 2220.02 2220.02 2999.05 3004 3004	6167. 43 6157. 1 7947. 05 0090 7120 7947. 05	7801 7592 8010 8024.09 6055	5480, 55 6929, 05 2001 F 9158	5960.15 5960.10 2209.05 7452.98 8397.01	(8397, 02 8397, 03 8397, 03 8397, 04 8397, 11 8397, 11 6470, 05 7073, 05	3499.15 7870 (6118.05 0327 8397.06 8397.07 7464.13
Unit	Units Units Lbs. Lbs. Bales & Lbs. Bales & Lbs. Bales & Lbs.	Units Doz. Units Lbs. Units Units	Units Units Gals. Lbs. Lbs.	Lbs. T. oz. Lbs. Units	Lbs. Lbs. Lbs. Units	LDS. LDS. LDS. LDS. LDS. LDS. UDS. UDS.	Units Units Lbs. Lbs. Lbs. Lbs. Lbs. Lbs. Lbs. Lbs
Commodity	COTTON MANUFACTURES—Continued. Knit apparel, n. e. s. (except men's) (include knit dresses) Laces, embroiderics & articles theroof, n. e. s. Narrow fabrics, n. e. s. (include lamp wicks & wicking & hose not rub- berized) Women's & children's apparel of woven fabrics, n. e. s. (include blouses, skirts, bathrobes, uniforms & wasbable apparel, n. e. s.) Cotton presses, & parts Cottonseed for planting Cottonseed reake & meal—See Fodders & Feeds Cottonseed hull fiber plup Cottonseed hull fiber plup Cottonseed hull shavings (grades 1-8 inclusive, U. S. Official Standard) Cottonseed hull shavings (grades 1-8 inclusive, U. S. Official Standard) Cottonseed hull shavings (grades 1-8 inclusive, U. S. Official Standard) Cottonseed hull shavings (grades 1-8 inclusive, U. S. Official Standard) Cottonseed hull shavings (grades 1-8 inclusive, U. S. Official Standard) Cottonseed opalars & Seantings—See Wood—Sawmill Products Cottonwood, logs & bewn timber—See Wood—Unmanufactured	Counter-sinks, metal cutting for power tools. Counter-sinks, metal cutting for power tools. Counter-sinks, wood-working. Counter-sinks, wood-working. Counter-sinks, wood-working. Counter-sinks, wood-working. Crackers & cookies—See Grains & Preparations Crackers & cookies—See Grains & Preparations Crackers & cookies—See Grains & Order railway rolling stock. Cranks—See Machinery—Construction & Conveying Crank cases, aircraft engines. Crackers & Confee Supplies—Misc. Crcam, cold, toilet, & vanisbing—See Soan & Toilet Preparations.	Cream separators, valued less than \$50. Cream separators, valued at \$50 or over. Creosoted piling—See Wood—Unmanufactured Creosote or dead oil. Creosots and cresylic acid. Creosots thread—See Syntbetic Textiles (also see Cotton Mirs.) Crossing, railway.	Crucibles, graphite. Crucibles, platinum metal & alloys. Crucibles are presented by the platinum metal of the platinum m	Artificial Natural Cubé (timbo or barbasco) root, extract, powder Cuff & collar buttons—Sec Jewelry Cuffs—See Furs & Mfrs. Cultivators—See Machinery—Agricultural Implements Cupboards—See Wood Mfrs. Cupolas and accessories, foundry— Cupric acetate.	Cupric earbonate. Cupric earbonate. Cupric enhoride. Cupric expande. Cupric hydroxide. Cupric nitrate. Cupric oxide. Cuprous schoride. Cuprous cyanide. Cuprous oxide. Cupr	9
Gen. Lic. Group	и и ко оооккикики	KKKKKK KOK	<u>я кк ккк</u>	XXXXXXX	AKKKKK KK	ккикии имкии и	*** *** * ***
Dept. of Comm. No.	3033.1 3041.2 3041.2 3042.3 3026 3026 3026 3028 3090 3188 3090 3188 3090 3190 3193 3095 3096 3193 3096 3096 3199 3096 3096 3096 3096 3096 3096 3096 30	3117. 25 3099.15 3099.15 3095.9 3115. 98 3098 3115. 05 3034 3114.	3088 3070 3176 3087 3051.1 3052.1	3052.2 3037 3173 3015 3042.1 3046.1 3044.7	3047.1 3043.3 3031.2 3058.3 3082 3084 3187 3187	3036 ** 3018 ** 3018 ** 3116.19 3116.15 3067 3124 3097 3122 3093 3140 3091.1	3117.1 3120.98 3117.29 3199. 3089.5
Unit	Sq. yd. Doz. Lbs. Sq. yd. Upis.	Doz. Units Doz. Sq. yd. Doz. Units Doz. Sq. yd.	Sq. yd. Vnits Sq. yd. Sq. yd. Sq. yd. Sq. yd.	SSq. yd. Units Lbs: Sq. yd. SSq. yd. SSq. yd.	SSG VGC SSG VG	Sq. ya. Sq. ya. Lbs. Doz. Sq. ya. Sq. ya. Doz. Units Doz. Lbs. Doz. prs.	Doz. Doz. Lbs.
Commodity	COTTON MANUFACTURES—Continued. Drills, twills, & warp sateens, (unbleached cotton cloth) wider than Seq inches. Drills, twills, & warp sateens, printed, finished cotton clotb, 40 inches. Drills, twills, & warp sateens, printed, finished cotton clotb, 40 inches. Drills, twills, & warp sateens, printed, finished cotton clotb, 40 inches. Drills, while, & warp sateens wider than 40 inches. Seq inches, a warp materials, colored (include blenched, dyed, stenciled, pointed, proofed & printed duek, & woven awning stripes) Duek, cotton, numbered, biscut & naught (include paper dryer). Britter cloth, bose & belting duek, cotton. Huck, dannsk & plain woven towels & toweling. Knit fabrics in the piece. Men's clothing of woven fabrics, cotton. Men's hosiery, cotton. Men's hosiery, cotton. Men's knit apparel, cotton.	Men's sweaters, cotton, not knit, n. e. s. Men's sweaters, jersey pullovers. Men's underwear, cotton, knit. Napped fabrics in the piece, n. e. s. Nightwear, boys. "Dentons") it, women's & cbildren's (include balbriggan pajamas & "Dentons") it, women's ecton. Nightwear, men's cotton. Osnaburgs, cotton cloth, all widths. Overalls, breeches, etc., cotton.	Pile fabries, cotton, other (include velveteens, corduroys, & terry fabries) Figures, combed Plain, crinkle, dobby & Jacquard woven (include lace bedspreads & counterpanes) Plushes. Printeloth, bleached Printeloth dyed in the piece.	Printeloth, printed Printeloth yarn fabrics constructions, unbleached cotton (gray) n. e. s. Quilts, connormation and printeloth yarn fabrics constructions, unbleached cotton Sewing thread, cotton Sheeting, bleached 40 inches wide & narrower Sheeting, bleached, wider than 40 inches wide & narrower Sheeting dyed in the piece, 40 inches wide & narrower Sheeting dyed in the piece, 40 inches wide & narrower Sheeting dyed & dyed in the piece, 40 inches wide & narrower	Sbeeting, dyed & printed, wider to an 40 menes. Sheeting, printed, 90 inches wide & narrower. Sheeting, unbleached cotton, 40 inches & narrower. Sultings, twill-coverts, cottonades. Table damask in the piece. Tapcstry & other upholstery & drapery materials, Jacquard & dobby-woven Terry-woven towels, wash cloths & bath mats. The cord or cones or wraps, cotton.	The Barries, Cotton, n. e. s. The Barries, Cotton, n. e. s. Twine, rope & cordage (except tire cord), cotton Twine, rope & cordage (except tire cord), cotton Underwear, boys' Underwear, mors', cotton, not knit Voiles, organdics, lawns, batiste, combed Women's & children's underwear & nightwcar, not knit (include diapers) Women's & children's sweaters, sbawls, & mufflers. Women's dresses & ensembles (include eyelet, velveteen & lace) Women's dresses & ensembles (include eyelet, velveteen & lace) Women's hosiery. Woven belting for machinery, cotton (include duck woven 12" and narrower) Work gloves, mits, & gauntlets, fabric, cotton.	Work shirts, cotton Boys' clotching of woven fabries, n. e. s. (include bathrobes, scersucker suits & slacks, & boys' play suits, overalls, etc.) Boys' shirts, n. e. s. (except knit). Cotton manufactures, n. e. s. (include molleton padding, fish nets, dyed cotton flocks, & semimanufactures, n. e. s.) Cotton remnants & fabrics, n. e. s., sold by the pound (include millends & short pieces of less than 10 yards). House furnishings, n. e. s. (include napery, cotton floor coverings, & furniture slip covers)

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Dept. of Comm. No.	60	6134 6133. 5	7975 7205. 05 7205. 98 1252. 1	9190. 53 6178. 91	6177 6177 7420 6035	43					2206 2208 2208 2208 2208 2309 2309		-	7738	7452.98 5409.10 6586
Unit	Units Units Lbs. Lbs. Lbs.	Units Units	Units Units Units Units Lbs.	Units Units	Units Units Units	8 8 8 8	Units Units Lbs. Lbs.	Lbs. Lbs. Lbs. Lbs.	Lbs.	1 1 1 2 2 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3	1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1	Lbs. Lbs. Lhs.	:	Units	Units Lbs. Lbs.
Commodity	Directors, gun. Disinfectants, industrial (state ingredients). Disinfectants, seed (state ingredients). Disks, cork. Disks, led. Distalted liquors—See Boverages Distribution & transmission apparatus—See Electrical Machinery & Apparatus	Dolls & parts—See Toys, Athletie & Sporting Goods Dolls & parts—See Toys, Athletie & Sporting Goods Doors, hank (Include hurglary-resistivo ehests & safes not insulated)—— Doors-See Wood Mfrs. Douglas fr—See Wood—Umanufactured Draperies and drapery materials—See Cotton Mfrs. (also see Synthetic	Textiles) Drays. Dredging machinery. Dredging machinery, parts, other Dresses—See Ootton Mfrs. (also see Silk & Silk Mfrs. & Synthetic Textiles) Dressing, salad.	Drifted & evaporated iruits—see Fruits—dried & evaporated Driftmeters Drilling hits, diamond Drilling machinery—See Machinery—Mining, Well & Pumping (also see Machinery—Petroleum & Gas Woll Drilling machines—see Machinery—Mil. Wkg.	Drill, hand operated devices. Drill presses, hand Drill presses; power operated.	Drill rods, steel, alloy & staniess steel Drills & seeders, borse, power & hand Drills, metal cutting, for power tools Drills, rock	Drip hammers (forging machines) Dross, cadmium Dross, zine Druggists' rubher sundries.	ered	ounces) Cinchona bark, powdered (report quinine sulfate equivalent in avoir dupois ounces)	Colehicum seeds and colehicum roots. Crude vegetahle drugs, n. e. s. (include deer tongue leaves). Digitalis seeds. Ginsong. Hyosyamus (Henbane).	Mandrake root (Mayapple root or podopbyllum) Nux vomica Patchouli leaves Payllum seed Senna	Stramonium (Jimson weed) DRUGGS, HERBUS, ETO.—INSECTIOIDES Cuhe (timho or barbaseo) root, cuhe root extract & cube root powder. Li Derris (tuha) root, derris root powder & derris root extract.————————————————————————————————————	Drums—See Musical Instruments Drums, metal, for oil, gas, liquids, and solids (filled or unfilled)—See Iron & Steel Manufactures—Miscellaneous	Dry cleaning equipment & parts. Dry plates, photographic—See Photographic Projection Goods Duplicating machines—See Machinery—Office Appliances Duplicator, milling machines.	Dust collectors, foundry. Dust, diamond, industrial. Dust, zine. Dusters, agricultural—See Machinery—Agricultural Implements
Gen. Lic. Group	G G 1, 47	OKKKK	KKKKK (None O	0 0	מממממ	4444 4444 5474)1, 47 1, 47 1, 47 None	None	0 00		0 0 1, 47	1,47 CCC,44	ocono ocono	000 <u>0</u>
Dept. of Comm. No.	7947. 05 6205 7693 7802	0065 0099 0067, 5 0067, 9	0061 0062 0062 0062	1530 F (4307, 19 (4309, 50 8010 2209, 98 7949, 95	8312	7242 7315 2209. 07 8629 8233	7455.03 6178.91 6178.91 6409.05	6156.05 6178.91 5409.10 7485.12 5991F	5990. 05 5990. 98	8025. 93 8329. 98 8385. 07	7455.05 6573.07 77482 (6169.43 7455.03	6169. 98 7408 6479. 01	7141 8025. 93 8315. 98	2209.09 8025.5 2116.1	8025.7 8025.93 7081.05 (9149.92 (7948.09
Unit	Units Lhs. & Units Units Units	Lhs. Lhs. Lbs. Lbs.	Lhs. Lbs. Lhs. Gals.	LDS. Gals. Lhs. Units	Lbs. Lbs.	Unit Units Lbs. Units Lbs.	Units Units Units Lhs.	Units UnitsLhs. Units	K.	Lbs. Lhs. Lhs.	Units Lbs. (Units Units	Units Units Lbs.	Units Lhs.	Lbs. Lbs. Lbs.	Lhs. Units Units
Commodity	Oylinder stocks, steam refined—See Petroleum Products Cylinders, aircraft engines— Cylinders, gas. Cymbals—See Musical Instruments Cymbals—See Musical Instruments Dairy equipment & parts for commercial use, other (include commercial gary equipment & parts for commercial use, other fords. Parts of commercial use, other fords. Say Dairy equipment & parts, other, for farm use— Dairy equipment & parts, other, for farm use— Dairy feeds—See Fodders & Feeds	IRY PRODUCTS Butter Butcornik Cheese, processed Cheese, other (include in original loaves).	Milk & cream, condensed (sweetened) Milk & cream, dried skimmed Milk & cream, dried whole milk Milk & cream, vaporated (unsweetened) Milk & cream, fresh & sterllized Danar resins—See Resins—Natural	Daubers, cork. Dead oil Deet rong ue leaves—See MedicInals.	ed alcohol (solidified). upplies—See Scientific & Professional Instrumonts ces, deodorants, & depliatories—See Soap & Toilet Preparations allivay.	Derricks (except mining) Derricks, mining Derrick root, extract, powder Detrick root, extract, powder Detrick root, extract, powder Detrick root, extract root root root root root root root ro	Duarnaceutical—See Medicinais dies dies drilling bits. glass eutters & similar articles. grinding wheels.	Diamond saws. Diamond wheel dressers. DIAMON DS.—INDUSTRIAL. Diamond dust, industrial. Diamonds, industrial, metal alloy slugs containing. Diamonds, rough, including erushing hort.	s incorporating industrial diamonds—See Tools aonds, other, usable for industrial purposes only		Die casting equipment. Die castings, zinc, including bungs. Dies and die heads, metal eutting, for power tools. Dies, diamond.	Dies sinker, milling machines. Die stocker, brass & bronze. Diesel motor fuel.—See Petroleum Products. Diesel motor fuel.—See Petroleum Products. Engines—Diesel engines—See Macbinery—Power Generating (also see Engines—Diesel & semi-Diesel).	Dissel-electric locomotives (injection type)	sends ylaniline no	Direction finders, radio.

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Unit	Units	Units	Units
Commodity	ELECTRICAL MACHINERY & APPARATUS—Continued. Hatturg devices & parts, industrial, other. Indicating instruments, electric, other. Indicating instruments, electric, other. Indicating instruments, electric, chasion, ductility, compression, hardness, torsion, & flaw-testing machines Insulating material. Insulators, electric, glass—See Glass & Glass Products Lamps, electric, other (include vapor, earbon filaments, & nonflament lamps, incandescent, for automobile, flashlight & Christmas tree (include aircraft lamps) (specify type) Lamps, incandinament, other Lighting fixtures & parts, electric, exterior Lighting arresters, choke colls, reactors & parts. Locomotives, rallway, mining & industrial, electric Locomotives, rallway, mining & industrial, electric	Matture in the metal-working industries by electric means—See Instruments—Precision Meters, measuring, watchour & other Mica armature invalid on under bands Motors, accessories & parts for, other Motors, 1-200 H. P. & tationary Motors, over 1/8 & under 1 H. P. Motors, over 200 H. P. stationary Motors, over 200 H. P. stationary Neon title electric tools, mil. wkg. Portable electric tools, mil. wkg. Portable electric tools, mil. wkg. Portable electric tools, other than mil. wkg. Radio mica condensers, or capacitors, all kinds Radio receiving set accessories, other Radio receiving sets, components, n. e. s. Radio receiving sets, complete. Radio receiving sets, complete. Radio receiving sets, other containing mica (inclide all combination) radio, phonographs whether or not provided with recording equip-	Radio transmitting sets, tuhes & parts Radio tuhes or valves for receiving sets. Radio tuhes or valves for receiving sets. Radio tuhes or valves for receiving sets. Radio tuhe ridges. Radio tuhe spacers. Rectifiers, mercury power. Rectifiers, non complessors or complete units) Refrigerators, lectric, commercial up to 1 ton. Refrigerators, lectric, commercial up ton. Refrigerators, lectric, commercial up ton. Refrigerators, lectric, commercial up ton. Restriction of the centre of the controlling equipment for industrial motors & parts, other. Satisfing & controlling equipment for industrial motors & parts, other. Satisfing & controlling equipment for industrial motors & parts, other. Satisfing the parts, capt telephone. Satisfing & parts, capt telephone. Telephone equipment & parts, capt telephone. Telephone equipment & parts, capt
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Unit Dept. of Gomm.	bs. 8604 mits (7748 05 mits (7748 05 mits (7748 05 mits 7088	Batteries, dry, multiple, cell, except flashlight Cell. 7017 Batteries, flashlight hatteries Batteries, flashlight hatteries Batteries, flashlight hatteries Cell. 7015 Batteries, of cary-cell hatteries Cell. 7015 Batteries, other dry & wet cell primary batteries Cell. 7018 Batteries, storage hatteries n. c. s. Cell. 7018 Bulbs, electric light, other than metal-flament, over 200 watts. Units 7065 05 Chargers, hattery, nonotating, including rectifier tubes (tungar tubes) Units 7028 Chargers, hattery, nonotating, include outdoor & indoor) Units 7032 Chreuit hreakers & switches, power, over 10 amperes. & parts (include Units 7073 05 Commutator end caps Commutator end caps Units 7099 90 Commutator end caps Commutator end caps Units 7099 90 Commutator end caps Units 7099 90 Units 7073 05 Units 7073 05	,

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Unit	Lbs. Lbs. Lbs. Lbs. Ly ton Units Lbs.	Upis is con the control of the contr
Commodity	Sbrimp, fresh, frozen, or in ice (include prawn). Fish and products, other. Fish & fresh, other (include fillet of fish). Fish & fresh, other (include fillet of fish). Fish meal for feed. Fish meal for fertilizer—See Chemicals—Nitrogenous organic waste materials fish not containing vitarrin A. Fish plates, full. Fish plates, full.	
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Dept. of Comm. No.	6220, 90 6220, 92 6220, 94 6220, 94 6220, 95 6220, 87 6220, 88 6220, 88 6220, 88 6220, 88 6220, 98 5451, 05 5451, 05 5451, 05	3830.05 5830.05 5658 5450.05 5450.05 5450.05 5450.05 5450.05 5450.06 5450.05 5450.0
Unit	L. ton L. ton	The property of the control of the c
Commodity	FERRO-ALLO YS—Continued. Ferrophosphorus Ferrosticon Ferrotrantalum Ferrotrassten Ferrotrosten Ferrotrosium Ferrosticon Fibers asbestos (if chiefly of fibers 3% or more in length) Fibers, asbestos (ics than 3% in length) Fibers, unmanufactured, n. e. s.	Fibers & waste, n. e. s. synthetic Fifed glasses Fife Ase Musical Instruments Fifes, defed—See Musical Instruments Files, defed—See Pruisa—Dried & Evaporated Files, metal culting for power tools. Filing cases—See fron & Steel Manufactures—Turniture & Fixtures Filing cases—See fron & Steel Manufactures—Turniture & Fixtures Filing cases—See fron & Steel Manufactures—Furniture & Filing cases—See fron & Steel Manufactures—Furnitures Filing support, plastic pyroxylin—See Chemicals Filing such as a chemical see the properties Rides, 2 caliber & smaller Shotzuns Rides, 2 caliber & smaller Shotzuns Rides, 2 caliber & staller & smaller Shotzuns Rides, 2 caliber & staller & chemicals Filing mechines & partic—See Machinery—Fire Control Filing mechines & partic—See Machines Clame & doysters, emanc, Salinon, emade Salinon, emade Salinon, emade Shirion, emade Shirion, emade Shirion, dener duber than shrimp, clams, oysters. Shiring, earned Shiring, earned Shiring, earned Shiring, earned Shiring, earned Shiring,

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Unit	Bax Libs. Li	Units
Commodity	FRUITS—FRESH & SUBTROPICAL—Continued. Oranges and tangerines. Peaches. Peaches. Peaches. Peaches. Peaches. Profits preserved blums. Watermelons. Fruits, fresh, other Fruits, preserved jellies, & jams (include maraschino cherries, marmalades, & fruit funtter) Fruits, preserved jellies, & jams (include maraschino cherries, marmalades, & fruits, preserved jellies, & jams (include maraschino cherries, marmalades, & fruits, preserved jellies, & jams (include maraschino cherries, marmalades, & fruits, preserved jellies, & jams (include maraschino cherries, marmalades, & fruit butter) Fruits, preserved jellies, & jams (include maraschino cherries, marmalades, & fruit butter) Fruits, preserved jellies, & jams (including plates, collars & candied of present of dyed. Fruits, preserved of dyed. Fruits, preserved of dyed. Wink, undressed. Winskrat, Gouthern, undressed. Dessed of adved furs, n. e. s. Fruits, presed of a set. fur manufactures, n. e. s. (including plates, collars & cuffs) Fruits, presed of a set. fur manufactures, n. e. s. (including plates, collars & cuffs) Fruits, presed of a set. fur plates. Set. Per fur manufactures, n. e. s. (including plates, collars & cuffs) Fruits, presed of a set. fur plates. Fruits, presed of a set. fur manufactures, n. e. s. (including plates, collars & cuffs) Fruits, presed of a set. fur plates. Froits a set. fur fur fail fails. Fruits, presed of a set. fur fails. Fruits, presed of a set. fur fails.	Furnaces, east iron parts of oil hurner—See Iron & Steel—Central beating Furnaces, east treating, electric, dearts. Furnaces, industrial, non-electric, other than metal working Furnaces, industrial, non-electric, other than metal working Furnaces, industrial, non-electric, other than metal working Furnaces, maining electric, & parts. Furniture Poisites Furniture Poisites Furniture—See Wood Mirs Furniture Poisites Furniture—See Wood Mirs Furniture Poisites Furniture—See Wood Mirs Garne & poultry, fresh—See Meat Products Garne & poultry, fresh—See Meathinery—Agricultural Implements Garde & household spayers—See Machinery—Agricultural Implements Garde & household spayers—See Machinery—Berolems Garters, arm hands, suspenders & hraces Garnet, wheels of Garters, arm hands, suspenders & haders Garnet, wheels of Gas masks Gas masks Gas masks Gas masks Gas masks Gas and cutting machinery, torcb, including machiners, furtures, & equipment for use stherewith Gas welding and cutting machinery—Petroleum & Gas Well Gas welding and cutting machinery—Petroleum & Gasolin—See Petroleum Products Gasoline—See Petroleum Products Gauges, stean—See Machinery—Power Generating Gauges, stean—See Machinery—Power Generating
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Commodity	FODDERS & FEEDS—Continued. Oil cake, n. e. s. Oil-cake med, n. e. s. Rolled harley for feed, see med, see med, so year state will see med, see Machinery—Mtl. Wkg. Forgings, brass & bronce. Forgings, argenesium alloy. Forgings, brass & bronce. Forgings, and & manne. Forks, butchers' and kitchen. Forks, had. Formal desyde. Formal desyde. Formal desyde. Formal desyde. Formal state in sorres. See Machinery—Melting and Casting. Foundry equipment.—See Machinery—Melting and Casting. Frame & sasen bi iron or steel. Frame & sasen bi iron or steel. Frame & sasen bi iron or steel. Frame & see Wood Mirs. Frame be see Ruchber Frequency control units, Pieze electric quartz. Friction tape—See Rubber	

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	Commodity	GRAINS & PREPARATIONS—Continued. Oats bu. 32 lbs.) Other grains & preparations— Paddy or rough rice Rice four, meal & polish Rice, milled, including brown, broken, rice & rice screenings Rice, milled, including brown, broken, rice & rice screenings Rice, milled, including brown, broken, rice & rice screenings Rice, milled, including brown, broken, rice & rice screenings Rye (bu. 60 lbs.) Wheat cercal foods, ready to eat (include wheat germ) Wheat cercal foods, ready to eat (include wheat germ) Wheat flour, other (bbl. 196 lbs.) Wheat flour, wholly of U. S. wheat (bbl. 196 lbs.) Oranlia flour, wholly of U. S. wheat (bbl. 196 lbs.) Grantled lead & antimonial lead Granulated lead & antimonial lead Granulated lead & antimonial lead	GRAPHITE Ceylon Ceylon Graphite, n. e. s. Graphite bushes & stock Graphite bushes & stock Graphite pelectrodes. Graphite is an essential component, including graphite crucibles, reforts, & stoppers (report graphite contents in pounds) Graphite products, n. e. s. Grasses, artificial or ornamental.	Gravel, Gravel, Grease, containers, cork Greaseproof & waterproof paper. Grease stearin Grease, wool Greases, animal or vegetable—See Oils & Fats Grey-iron eastings, including semisteel Griders—See Machinery—Mtl. Wkg. Grinders—See Machinery—Mtl. Wkg. Grinders, feed culters & crushers Grinders—See Iron & Steel Iron &	Grinding machines, power-driven (include bread, meat, and cheese sheets, drainding wheels, diamond. Grinding wheels, diamond. Grindstones. Grixmill machinery & parts. Grixmill machinery & contlings. Gum, tupelo & block boards, planks & scantlings. Gum, tupelo & block boards, planks & scantlings.	
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	Commodity	Gauze, medicinal—See Textile Products Gear Cutting Machines—See Machinery Mti. Wkg. Gears, automotive—See Machinery, Vehicles—Automotive Parts & Accessories Gelatin—See Animal Products—Incidible Generators—See Bics. Mach. & Apparatus Generators—See Bics. Mach. & Apparatus Generators—See Bics. Gilding metal—See Brass & Bronze Gilding metal—See Brass & Bronze Gilding metal—See Brass & Bronze Gilding metal—See Brass & Gliding Mti. Gilding metal—See Leather Mfrs. Glandular products—See Medicinals Glandular products—See Medicinals	Beverage bottles, including soda, beer, & alcobolic-beverage bottles. Ur Beverage bottles, including soda, beer, & alcobolic-beverage bottles. Ur Chemical glassware. Cylinder, cown, & sheet glass. Cylinder, cown, & sheet glass. Electric insulators, glass. Electric insulators, glass. Electric insulators, glass. Electric insulators, glass containing 3 or more sheets. Electric insulators, glass containing 3 or more sheets. Electric insulators, glass containing 3 or more sheets. Electric insulators, glass containing flattnes. Electric insulators, glass containing flattnes. Electric insulators, glass containing flattnes. Electric insulators, glass containing prescription bottles, ampoules & vials. Electric insulators, glass containing flattness. Electric insulators glass containin	Holled, eylinder, grown, & Sheer glass. Rolled glassware, n. e. s., plain, cut, engraved, or otberwise decorated. Tumblers, drinking glasses & stemware, plain, cut, engraved or other. Tumblers, drinking glasses & stemware, plain, cut, engraved or other. Wise decorated (include bar-ware) Unfalled glass containers, n. e. s. Glass vare, n. e. s. (include glass specialties, mirrors, & glass brick) Laminated glass manufactures, n. e. s. Glassware, n. e. s. (include glass wool) Laminated glass manufactures, n. e. s. Glasses, opera, field & marine. Glasses, opera, field & marine. Globes-Sec Glass & Glass & Glass Products Globes-Sec Glass & Glass & Glass & Glass & Glass & Contains & Globes & Mittens, rubbas Products	struments, Apparatus & Supplies	Grains, artificial or ornamental—See Textile Froducts GRAINS & PREPARATIONS Barley (bu. 48 lbs.) Biscults & crackers. Biscults & crackers. Biscults & crackers. Corn (bu. 56 lbs.) Corn (bu. 56 lbs.) Corn act of 16b1 199 lbs.) Corn and (bu. 16b1 199 lbs.) Macaroni, spacetti, noodles, vermicalli and macaroni products. Macaroni, spacetti, noodles, vermicalli and macaroni products. Matt (bu. 34 lbs.) Matt (bu. 34 lbs.) Oatmeal, groats & rolled oats, in bulk Oatmeal, groats & rolled oats, in pulk

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Commodity	Hides, earbao, Hides, earbao, Hides, carbao, Hides, horse Skins, pot. Hides, briss de broazo Horse kertel, minit. Hides, briss de broazo Horse kertel, minit. Horse kertel, m
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Unit	SS.
Commodity	Hacksaw frames & blades—Seo from & Stee Manniacutres—1 toos Cattle, ox, and & hacks—Seo from & Stee Manniacutres—1 toos Cattle, ox, and & hacks—Seo from & Stee Manniacutres—1 toos Cattle, ox, and & hacks—Seo from & Stee Manniacutres Cattle, ox, and delitable from the cashons & captinings)— Har water & and call table from the cashons & captinings)— Har manufactures, n. e. s., (include cond, hadger, bear & other in the tunner handles—Seo Wood Mirs. Hammers, power-driven metal-working————————————————————————————————————

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Unit	Lbs. Lbs. Control
Commodity	Insoles, since, cork Instruments, dental—See Scientific & Professional Instruments, Apparatus Instruments, dental—See Scientific & Professional Instruments, Apparatus Instruments, entruce, pressent Convention of Control Control Entruments, and other The control Entruments, military earthlights, serial cameras, and other Use of military equipment, include; The control Entruments and parts there of red computing ballistics, positioning or otherwisely entreding the fire of guns, torpedoes, boards, depth charges, and a paparatus on that for the control in instruments are the control in instruments are the control in instruments are the computers, guns and length. Directors and range finders. Principles sabilitative elements. Computers range and height. Principles sabilitative elements. Our properior of sabilitative elements. Our properior of sabilitative elements. Our properior sabilitative elements. Our properior sabilitative elements. Computers, range and height. Principles sabilitative elements. Our properior sabilitative elements. Our properior sabilitative elements. Our properior sabilitative and sirport beacous severalis. Septilis, found. Septilis, found. Septilis, found. Principles and directors of advantal and binavait trainers therefore. On the secopes. Trainers, attend pilot. Tra
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Commodity	Hyseyamus, extract of (Henbane) Hyseyamus, inclure of (Henbane) Hyseyamus, the stract of (Henbane) To ceram benders To ceram provider & padding—See Sugar & Related Products To ceram provider & padding—See Sugar & Related Products To ceram provider & padding—See Sugar & Related Products To ceram provider & Lighting equipment (dinduda spark plugs in 722)) The ceram provider & Lighting equipment (dinduda spark plugs in 722)) The ceram provider & Lighting equipment (dinduda spark plugs in 722)) The ceram provider & Lighting equipment (dinduda spark plugs in 722)) The ceram provider & Lighting equipment (dinduda spark plugs in 722)) The ceram provider & Lighting equipment (dinduda spark plugs in 722)) The ceram provider & December 1 of the ceram page in 1 of 1 o

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Unit	Lbs. Lbs. Lbs. Lbs.	Lbs. I. ton L. ton L. ton		Lbs. Lbs. Lbs. Lbs.	Lbs. Lbs.	L. ton L. ton L.bs.	I. ton L. ton L.bs. Lbs.	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Los, I. ton	Lbs. Lbs. Lbs. Lbs.	Lbs. Lbs.	Lbs. Units Units Lbs. Lbs.	Lbs. Units Units
Commodity	IRON & STEBL—PLATES (include waste & waste-waste) Plate, armor (other than listed in the President's proclamation of April 9, 1942) Plate, bolier, type used as armor plate (other than that listed in President's Precisionation, April 9, 1942) Plate, bolier, other Plates, other, not fabricated, of alloy steel other than stainless, including hot & cold rolled Plates, other, not fabricated, of stainless steel, including lot & cold	Plates, other, not fabricated, nonalloy iron & steel———————————————————————————————————	Scrap, steel, No. 2, melling (category 3) Scrap, ion & steel, other (categories 4, 5, 6 & 13, including heavy shov- ling steel, selected rail scrap, machine shop turnings, wire shorts, rerolling rails, rejects, etc.) Scrap, terroplate, including waste-waste and clippings IRON & STEEL—SHEETS, BLACK (ungalvanized, lucluding hot & cold rolled and waste & waste-waste, report material under 18' in thick-	ness in 6033-6030) Sheets, hlack, of alloy steel ether than stainless. Sheets, black, of iron. Sheets, black, of stainless steel Sheets, hack, of steel not containing alloy. IRON & STEEL—SHEEFTS, GALVANIZED (Include wasto & wasto-	Sheets, galvanized, Iron Sheets, galvanized, steel Blocks, galvanized, steel IRON & STEEL—SHEET BARS & TIN-PLATE BARS (including other iron made in steel-making formaces)	Sheet bars & tin-plate bars, alloy & stainless steel. Sheet hars & tin-plate bars, steel not containing alloy. IRON & STREL—SKELP (consists of long strips used in the manufacture of pipes & tubes). Skelp semi-finished. IRON & STBEL—SLABS (including other iron made in steel-making	furnaces) Slabs, alloy & stainless steel. Slabs, steel not containing alloy IRON & STEEL—STRIP (include waste & waste-waste) Skin, alloy steel other than stainless, cold rolled. Skrip, alloy steel other than stainless, not rolled. Skrip, iron & steel not containing alloy, cold rolled.	Strip, Iron & steel not containing alley, hot rolled Strip, stainless steel, cold rolled Strip, stainless steel, not rolled IRON & STEEL—TERNEPLATE (including long ternes & waste template) TRON & STEEL TINDIANE & TARGED CONTAINS AND	INDIANO & STEEL-TINITATE & LAGGERS IIN (INCLIDING WESON INDIAN) ROON & STEEL-TINITATE CIRCLES, STRIPS, COBBLES & SCWOLLSHEAR BUTTS IRON & STREEL-TINITATE WASTER-WASTER	IRON & STEEL MFRS.—CASTINGS & FORGINGS Castlags, alloy & stainless steel Castings, groy-fron, including semi-steel castings. Castings, malleable-fron Castings, steel, not containing alloy—	Forgings, alloy & stainless steel, excluding steel grinding balls. Forgings, excluding steel grinding balls, & not containing alloy. Grinding balls, not containing alloy, alloy & stainless steel.	Horseshoes & ealks Railway car axles fitted with wheels (except locomotive). Railway ear axles without wheels (except locomotivo). Railway ear tires & locomotive wheels & tires. Railway ear wheels (except locomotive). Railway boomotive axles fitted with wheels.	RADINAY DOCHOLIVE ANCE WITHOUT WHOELS. IRON & STEEL MRRS.—CENTRAL HEATING Domestic conversion oil burners & oil-fired bollers. Domestic heating & cooking equipment, n. c. s.
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Unit	Units Lbs. Units Units Lbs.	Lbs. T. oz.	Lbs. Lbs. Lbs. Lbs.	Lhs. Lbs. Lbs. Lhs. Lhs.	Lbs. Lbs. Lbs. Lbs.	L. ton L. ton Lbs.	Lbs. Lbs. Lbs.	Lbs. Lbs. Lbs.	L. ton L. ton	L. ton L. ton L. ton L.bs.	Lbs. Lbs. Lbs.	1	L. ton L. ton
Commodity	Insulating machines & parts—See Machinery—Textile, Sewing & Shoe Insulating material—See Electrical Machinery & Apparatus Insulating oils—See Petroleum Products Insulation oils—See Petroleum Products Insulation, mica armatures under bands. Insulation, mica armatures under bands. Insulations, glass, electrical Mirs—Wire Insulations, glass, electrical intercommunication systems, intercolliec, new Intercommunication systems, in e.s.	diug scrap.	Iron blues. IRON-FERRO-ALLOYS Forro-carbon-tilanium Ferrocchrome Ferrocchumbium Ferrocchumbium Ferrocchumbium Ferrocchumbium	Ferrophosphorus. Ferrosilieon Ferrosilieon Ferrotianium Ferrotiunusten Ferrotungsten	Ferrozirconium Spiegeleisen Ferro-alloys, all others Iron, grey-iron eastings. Iron, mallagble eastings.	ica.is	IRON & STEEL—BARS & RODS (include rounds, flats, squares, etc.) Bars, concrete recinforcement bars, including deformed & twisted bars. Bars, steel, celd finished Bars, steel, celd finished Rads, wire. IRON & STEEL—BARS & RODS, STEEL, OTHERS (including drill rods, merchant bars, tool steel bars & drill steel, including rounds,	ng alloy TS (including other iron made in steel-making	Billets, alloy steel & stainless steel. Billets, steel, not containing alloy. IRON & STEEL—BLOOMS (including other iron made in steel-making furnaces)	ining alloy & SCROLL c) the than stainless, cold rolled c) other than stainless, hot rolled	teel not containing alloy, cold rolled teel not containing alloy, hot rolled steel, cold rolled steel, bot rolled	Hoop alloy steel other than stainless, cold rolled Hoop alloy steel other than stainless, hot rolled Hoop, from & steel not containing alloy, cold rolled Hoop, iton & steel not containing alloy, hot rolled Hoop, stainless steel, do rolled Hoop, stainless steel, hot rolled Low & strainless steel, hot rolled Low & strainless steel, hot rolled	Accident with the control of the con

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Unit	Lbs. Lbs. Lbs. Lbs. Lbs.	Lbs. Doz.	Units Doz. Units Units Units		Doz. Doz.	Units Gross Gross Doz. Units	Units	Units Units Units	Doz. Doz. Units Units	Doz. Units Doz.	Lbs. Units	Units Lbs.	Lbs.	Lbs. Lbs. Lbs.	Lbs. Lbs. Lbs.	Lbs. Lbs.	Lbs. Lbs.
Commodity	IRON & STEEL MFRS.—STRUCTURAL PRODUCTS—Con. Metal lath (expanded metal). Piling, steel Pates, fabricated, punched, or shaped Sash & frames of iron or steel Shapes, structural, not fabricated, including heavy, light, & bar-size Expanded and the control of the	Tanks, storage, water, oil, gas, & other storage tanks complete, & knocked-down material for permanent or temporary installation IRON & STREL MFRS.—TOOLS Augers, bits, gimlets, gimlet bits, & counter sinks, wood-working	Automotive wrenches & parts Axes (broad and hand) Band, pit, drag, & mill saws (wood-working) Circular saws, except diamond Cold saws-Seo Mach.—Mtl. Wkg.	Saw frames, & coping saw blades) Diamonds, industrial, tools incorporating—See Tools Diamonds, industrial, tools incorporating—See Tools Drills, reamers, counter sinks, metal cutting n. e. s. (include parts)—See Machinery—Metal Wkg. Drills, reamers, counter sinks, metal cutting suitable for use in power	Griven tools (except parts)—Sec Machinery—Metal Wkg. Files & rasps 7 inches or more in length. Files & rasps less than 7 inches in length. Gauces—See Instruments, Precision for Metal Working	Gauges, spark plug thickness. Hack-saw blades, nand. Hack-saw blades, power. Hand hoes, rakes, & forks. Hand-operated drill & reamor operating devices, drill presses, bit	braces & parts Hand-operated pipe cutters & other metal-cutting tools, & parts, other (Include holf clinners)	Hand-operated pipe stocks & dies, die stocks, dies, bushlngs			Tool grinders, emery wheel dressers Tool sincorporating industrial diamonds—See Tools (incorporating). Industrial Diamonds Vises	Wrenches & parts, other (except automotive) IRON & STEEL MFRS.—TUBULAR PRODUCTS Castiron pressure pipo fittings.	Cast-iron soil pipe fittings. Electrical conduit of iron & steel. Iron and steel pipe fittings, other. Mallashi iron some and fittings.	Pipe, black, seamings, other than casing & oil line. Pipe, black, steel, welded. Pipe, black, wrought iron, welded. Pipe, esing & oil-line, seamless. Pipe, esing & oil-line, welded.	Pipe, east-iron, pressure Pipe, east-iron soil Pipe, galvanized steel, weldod Pipe, galvanized, wrought iron, welded Pipe, galvanized, wrought iron, welded Pipe, all other iron & steel pipo, including riveted pipe & mechanical	steel tubing Tubes, boiler, seamless. Tubes, boiler, wedded Tuber, mechanical.	s,—WIRE coils, not attached to cards)
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Unit	Units Units Sq. ft. Units	Doz. Units Units	Doz. C. Doz. Units	Units Units Units	Units Units Lbs.	Units Unit Units Units	Units Units	Units Doz. Units Doz.	Units Doz. pr. Units Units Doz.	Units Lbs. Lbs.	Lbs. Lbs. Lbs.	Lbs.	Lbs. L. ton L. ton	LUCE S.	Lbs. Units Units	Units Units Units	L. ton
	IRON & STEEL MFRS.—CENTRAL HEATING—Continued. Domestie & industrial oil burner parts. House-heating boilers & warm-air furnaces. House-heating radiators (sq. ft. radiation). Industrial conversion oil burners & oil-fired boilors. Mica peep-hole covers—See Mica Mirs. IRON & STEET MFRS.—CITTLERY	·		IRON & STEEL MFRS.—ENAMELED WARE Bathtubs. Lavatories, sinks, & other plumbine fixtures. Table, housebold, kitchen & hospital utensils, and hollow or flat ware. IRON & STEEL MFRS.—FURNITURE & FIXTURES	olve				Tilli	1 11		1 1		Rails, relaying Rail tieplates, joints, splice hars, fishplates. Rail tie stock, fabricated & unfabricated, include crosstics. Railroad bolts, nuts, washers, & nut loeks. Railroad spikes, inoluding railroad serow spikes.	1 111	11 -	DN & STEEL MFRS.—STRUCTURAL PRODUCTS Fabricated structural iron & steel, alloy or stainless. Fabricated structural iron & steel, uonalloy.

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Unit		Units	Units Units Lbs.	Lbs. Lbs.	Lbs. Lbs. Lbs. Bir.	Lbs. Units Lbs.	Lbs. Lbs. Units	Units Lbs. Lbs. Lbs.	Lbs. Bbl. Lbs. Units Lbs.	Doz. Piece & Lbs. Lbs. Lbs.	Lbs.	Doz. Units Lbs. Lbs.	Lbs.	Lbs.	Units Lbs.	Lbs.	Lbs. Units Units Units
Commodity	JEWELRY—Continued. Jewelry, ments, of other materials (synthetic resin, cellulose compounds, etc.) (tuchide rings, collar & cuff buttons, studs, the clips & holders, watch chains, watch bracelets, & stickpins) Jewelry, woments, of other materials (synthetic resin, cellulose compounds, etc.) (the dude rings, bracelets, bar pins, brocedes, necklaces, & carrings) A tricks of other materials exynthatic resin, cellulose compounds of other materials exynthatic resin, cellulose compounds of other materials.	(include cigarette cases, pocket cigar & cigarette lighters, compacts, powder & vanity cases) Jeweiry findings, parts & materials (specify by name) Jig, borer, milling machines	Jimson weed—See Drugs, Herbs, Leaves & Roots Joggling macbines Johnes, rail	Juices, fruit—See Beverages Juices, vegetable—See Vegetables & Preparations Junket—See Animal Products—Edible Jute bags, except when used as a container for other merchandise Jute burlaps, except when used as a container for other merchandise or as a	component part of other products Jute fiber Jute yarn, cordage & twine Jute manufactures, u. e. s Kafir	Kabon ine or cold-water paints, dry. Kapok enshlons. Kapok fiber Kapok life-saying appliances.	Kapok manuactures, other. Kapok matted fibor. Kapok mattresses and upholstery pads and cusbions.	Kapok upbolstcry pads. Kanri resins, copal fossils. Kontucky blue grass seeds. Kornite.	Kernels, palm (all varieties) Kerosche Ketosche Ketolup, chili sance, & other tomato sauces Ketolup machines Kidneys	K imonos. Kip skins. Kitchen & table articles & utensils—See Clay & Clay Products Kitchen utensils, aluminum Kitchen utensils, aluminum	Kuife-trimmed mica Knif goods—See component fiber Knithing Machines—See Machiney—Textlle, Sewing and Sboe Knithing thrend—See Synthetic Paytlles	Knives, butchers' & kifchen Knives, machine, all others Kraft container board Kraft corrunated containers (old)	Kraft wrapping paper Kraft pulp—See Wood Pulp Kyantic & silimanite—See Nonmetallic Mincrals	Laboral programments & apparatus—See Sciontific & Professional Instruments, Apparatus, & Supplies Lac, button, crude, seed, stick	Laces, lacings, & lace bedspreads—Sec Cotton Mfrs. Lacquors—Sec Chemicals Laddes, foundry Lamb & mutton. Temp bases alon.	Lannphiace, ciay Lannphiace Lannphiace, dantern glohes, glass	Lamps, electrical Machinery & Apparatus LAMPS, & ILLUMINATING DEVICES—NON-ELECTRIC: Candles Cadolhe pressure lamps, lanterns & parts Gasolhe pressure lamps, lanterns & parts Incandescent mantles Lamps, other, except electric (include kerosene, gas, & acetylene lamps)
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Unit	Lbs. Ths. Tobs. Tbs.	Lbs. Lbs. Lbs.	Lbs. Lbs.	ġġġġġ	Units	<u> </u>	Lons.	M. is	Units Lbs. Units M.	Lbs. Lbs. Gross	Gals, Lbs.	Gals, Lbs. Lbs.	Lbs.	Lbs.			-
Commodity .	IRON & STEEL MERS.—WIRE—Continued. Wire, barbed. Wire, coated, n. c. s. Wire, cledrical & telephone transmission, of alloy or stainless steel, coated with alumium, copper, etc. Wire, electrical & telephone transmission, of nonalloy iron & steel, in coated with alumium connected.	ite, fenchis, worming, veryor, con- rice, galvanized. The & cable, insulated, having iron or steel core. Tre, picture cord, attached to cards without hangers or screw eyes.	25 ft. or more per eard) fre, picture cord, on spools or in coils. ire & rods, welding, oue-electric. ire & rods, welding, non-electric.	ire rope & cable, not insulated ire, strand ire, twisted ire, uncosted ire, uncosted ire, uncosted	ven-wire sereen cloth, insect. ven-wire sereen cloth, other. ven-wire sereen cloth, other. tomatic seales, bathroom. tomatic seales, other.	chonyl iron powder. alns, n. e. s. ans & containers, metal, nnfilled, for oll, gas, liquids & solids. mas & containers, metal, filled, if over 10 gallons capacity. ans & containers (cylinders) for gases, filled or unfilled.	June, we containers, other and steel manufactures, other (include bottle openers, liand bottle appears, sheef steel wave, steel stamplings): Alloy & stainless.	over \$100 ce posts cles, knitting machine cles, koher (include hand-sewing needles)	Precision seates, laboratory balances & weights Ring head fasteners. Scales & balances, other Sewing-machine needles (include shoc-machine needles) Sprocket & other power transmission chains (controlled as machine	parts) Skeet tanks, lined. Tool bit blanks of fron or steel. Wood screws (of fron or steel only).	Iso-octanes (including alkylates, bot acid octanes, & hydrocediomers)	Isopropyl ether. Istle or tampico cord, cordage & twine. Istle or tampico of bers, unmanufactured.	i for shells, brass & bronze	Jaryan, Rasse Glass & Glass Products Jelly, petroleum Jewels & Jewel bearings, industrial	Justify & other articles of solid gold or plathnum to be worn or carried about the person (include men's jeweiry, women's jeweiry, eigarette cress, poetet eigar & cigarette signs, eigarette cress, poetet eigar & cigarette cress, poetet eigar & contract of the months for the months of the months	reny men a or other meetas yanvar, good-meet, oble-good-plane, a new metal whether or not electroplated) (include rings, collar & uff buttons, studs, tle-clips & bolders, watch chains, watch bracelets	& suckpuss) Jewelry, women's of other metals (sliver, gold-filled, rolled-gold-plate, & base metal whether or not electroplated) (include riugs, bracelets, bar plus, brooches, necklaces, & earrings) Articles of other metals (sliver, gold-filled, rolled-gold-plate & base metal, whether or not electroplated) (include cigarette cases, pocket eigar & eigarette ligbters, compacts, powder & vanity cases)

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Unit	SSG IL SSG IL SG IL	77.77.77.77.77.77.77.77.77.77.77.77.77.		Pr.	Units Units Units Units Units Units Lbs. Units Units		Pr. Lbs. Lbs.	Lbs. Box Lbs.	Lbs. Lbs. Lbs. Units Units
Commodity	LEATHER—Continued. Leather & tanned skins, other Leather & tanned skins, other Other lining leather. Other upper leather. Other upper leather. Other upper leather. Pig & hog glove & garment leather. Reptilian & aquatic leather. Sheep & lamb glove & garment leather. Sheep & lamb ining leather. Sole & belting leather offal, shoulders, neeks, & bellies. Linksole & belting leather offal, shoulders, neeks, & bellies. Upholstery & automobile leather. Leather dressing & stains & stales. Linksole delather, backs, & sides.	LEATHER MANUFAOTURES Belts, leather Belts, chart than leather Boots & shoes, infants & children Boots & shoes, men's, McKay sewed Boots & shoes, men's stitchdown. Boots & shoes, men's welt. Boots & shoes, men's welt. Boots & shoes, women's & misses, McKay sewed Boots & shoes, women's & misses, stitchdown. Boots & shoes, women's & misses, stitchdown. Boots & shoes, women's & misses, with cemented soles (compo, argo,	Boots & shoes, women's & misses, welt— Boots & shoes, women's & misses, n. e. s. Boots & shoes, youths' & boys' Boots, shoes, & other footwear, leathor soled with uppers of materials other than leather (include evening slippers, ballet slippers, house slippers of felt & artificial leather, beach sandals & other footwear	with fabric uppers) Boots, shoes, & footwear, n. e. s. with uppers of materials other than Jeather (include evening slippers of felt & artificial leather, beach	sandals & other footwear with fabric uppers) Card cases, purses, wallets, etc., of leather Card cases, change purses, wallets, & similar articles, n. e. s. Handhags, pockethooks, & purses, womon's & children's, leather Harness & saddles Leather belling, now Leather belling, now Leather gloves and mittens Leather welting Luggage, leather Luggage & related articles of other materials (include suitcases, ward- robe, traveling, gladstone, club, & pullman hags; hat & shoeboxes, & other hand lurgare; horse, caskets, cheeks, rolls, brief	cases, & other cases) Shoes, discontinued models, old styles, & second-hand (include very	Slippers (for housewear, all leather) Wearing apparel, leather Leather manufactures, n. e. s. (include watch straps, leather) Leaves, aconite Leaves, aconite Leaves, heliadonna Leaves, deer tongue—See Drugs, Herbs, Leaves, & Roots Leaves, stranonium—See Medicinals.	Lecthin—See Medicinals Lemons & lines Lenses—See Optical Elements Lenses, quark, optical Lenses—See Scientific & Professional Instruments, Apparatus, & Supplies Levels—See Scientific & Professional Instruments, Apparatus, & Supplies	Life preservers, cork Life preservers, cork Lifesaving appliances, kapok Lifts, lame, cork Lighting carbons, parts, electric—See Electrical Machinery & Apparatus Lighting outfits, self-contained—See Electrical Machinery & Apparatus Lighting, starting & ignition equipment
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Unit	Units Control Control Control Control Control Control Control	Units Units Units Units Units Units Units Units Units	Lbs. Lbs. Lbs. Lbs.	Lbs. Lbs.		Lbs.	Lbs. Lbs. Units Lbs. Lbs. Doz. pr.	####### #############################	ಲಿಕಲೆಕೆ _% ಲೆಲೆಟೆಲೆ ಕರಕ್ಷಣೆ ಕರಕ್ಷಕ ಕರಕ್ಷಣೆ ಕರಕ್ಷಕ
Commodity	LAMPS & ILLUMINATING DEVICES—NON-ELECTRIC—Con. Lantens, wick Lighting devices, other, except glass, and parts n, e. s. Lanolin grease. Land and achines. Lard substitutes Lard substitutes manufacture (include rubber compounded or processed for use in further manufacture (include rubber sheets, compounded, or processed, and manufacture (include rubber sheets, compounded, or processed, and Lath, wood Lath, wood Lath, wood Lath, wetal (expanded metal) Lathe chucks—Sec Machinery—Mti. Wkg.	Lathes, turret, ram & saddle, bar & chucking. Lathes, parts—See Machinery—Mill Wkg. Laundry machinery—See Machinery—Industrial Lavatories—See Clay & Clay Products Lavatories—See Medicinals Lavatories, since Medicinals Lavatories, fincluding antimonial lead) Lead anodes Lead anodes Lead castling Lead castling Lead caulking yarn	Lead flanges (roof flanges). Lead foil, including load & lead tin foil. Lead, laminated lead. Lead, laminated base bullion. Lead ore, matte & base bullion. Lead pigments—See Fignents.	ead pigs & bars sad plate or hattery plate (not assembled as complete hattery units). ad plues	Lead, powdered & granulated lead Lead sash and scale weights. Lead sections. Lead sheets, pipes & hends. Lead sheets, pipes & hends. Lead shrapnel Lead shrapnel Lead shrapnel Lead strips. Lead strips. Lead strips. Lead strips. Lead washers.	ead wool. ead manufacturers (all others).	ype metal (antimonial lead). arsenate astide computers. naphthenate n'HE R citing leather cott Soles, outer. stock & shoe cut soles, outer.	hox toes, rands, uppers, ete.) alf & kip uppor loather hlack sides. alf & kip uppor leather hlack whole skins. alf & kip upper leather other sides. alf & kip upper leather, other whole skins. alf & kip whole laather, other whole skins. alf & kip (whole) patent upper leather. ass, & strap leather.	attle patent upper leather attle upper leather, finished splits attle upper leather, finished splits attle upper leather, other grain attle upper leather, other grain love & garment leather, other oat & kid upper leather, black oat & kid upper leather, black lorse & Colt upper leather. No. 129—6

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Unit	Units
Commodity	MACHENERY—AGRICULTURAL IMPLEMENTS—Continued, Poulty equipment and parts, all other not listed (include chick feet) Fourty equipment and parts, all other not listed (include chick feet) Fourty equipment and parts, all other not listed (include chick feet) Fourth prayers for trees and crops (valued \$100 and over). Fourth prayers for trees and crops (valued \$100 and over). Fourth prayers for trees and districtants) Threshors (seed spantors). Tractors, graden (include wheel tractors less wheels) Tractors, tracklaying (acrburetor type) (new). Tractors, tracklaying (include wheel tractors less wheels) Tractors, tracklaying (include wheel tractors less wheels). Tractors, tracklaying (include wheel tractors less wheels). Windhalls. Win
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Unit	Units Units Bales & Lbs. Bales & Lbs. Bales & Lbs. Bales & Lbs. Conits Units
Commodity	Lightning arrester, cloke coils, reactors, & parts. Lightning arrester, cloke coils, reactors, & parts. Lightning arrester, cloke coils, reactors, & parts. Lightning arrical—See Scientific & Professional Instruments, Apparatus, & Buppiles. Lines & Greens.

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· T nit	Units Units Units	Units Units Units Units	Units Units Units Units Lbs. Units	Units Units Units Units Units Units	Units Units Units Units	Units Units Units Units Units	Units Units Units Units Units Units Units	Traits Units Units Units
Commodity	MACHINERY—IND. (Misc.)—Continued. Sawmill machinery and parts. Steam engines, & accessories—See Machinery—Power Generating Sugar-mill machinery and parts, other. Tenning machinery Testing machinery Testing machinery Testing machinery Testing wather with the compression and the compact of th	Vegetable oil-mill machinery and parts. Veneer machinery and parts. Vater meters and parts. Water meters and parts. Water wheels, water turbines, & parts—See Machinery—Power Generating wool-working machinery, other & parts. Wool-working machinery, other & parts.	MACHINERY—MELTING & CASTING Bast cleaning and tumbling machines and parts. Under modding machines. Furnaces, electric, beat treating & parts. Furnaces, industrial, non-electric, metal-working. Iron & steel into casting modds. Molding machines and parts. Other foundry equipment and parts, including cupolas and accessories, and economic and equipment, and foundry dust collectors. MACHINERY-METAL—WORKING (new, used, parts, & equipment	for) Bending machines. Boring machines. Broaching machines. Cutting off machines. Die casting.	Filing machines. Forging machines. Gear cutting machines.	Honing machines Keysesting machines Lapping machines Lathes Milling machines	Polishing machines & buffing machines Presses, medianical & hydraulic Riveting machines Rolling mill & parts. Shapers Shapers Slotters Slotters Threading machines.	Tools, metal cutting, large & small, including cutters, dies, die heads, hobs, taps, saws, & blades, shear knives, files, broaches, & their fix-tures & devices for holding same, of types suitable for use in power-driven tools Tools, portable, power driven. Tools, power driven, other machine
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Unit	Lbs. Lbs. Lbs. Lbs. Units Units Units	Units Units Units Units	Units Units Units Units Units Units	Units Units Units Units Units	Units Units Units	nits	Units Units Units Units Units Units Units	Units Units Units Units Units Units
Commodity	cally or dynami- nobiles)	tractors, peeling nd fruit graders,		Power Generating Engines, internal-combustion, gasoline & kerosene (carburetor type)— See Machinery—Power Generating See Machinery—Power Generating Flour-mill and gristmill machinery and parts Furnances, industrial, non-electric, other than metal working. Use meters and parts. Identify classifiers & equipment therefor. Identify classifiers & equipment and parts. Industrial indicating, recording, or controlling instruments and	apparatus, (include temperature, pressure, and flow regulators and similar equipment), all others. Iron or steel body valves and parts for steam, water, oil, and gas. Laundry and dry-cleaning equipment and parts, all other (include hand washing machines and wringers) Leather working machinery. Leather working machinery. Locomotives Diesel & Diesel electric—See Locomotives	Locomotives, gasoline (carburetor type)—See Locomotives Measuring machines for use in measuring or inspecting precision parts for use in the metal working industries by mechanical means—See instruments—Precision Meat and other grinding and slicing power-driven machines (include hread, meat, and cheese slicers, meat grinders and choppers and coffee mils) Molding machines—See Machinery—Melting & Casting	hernetically sealed	Fower-driven metal-working machinery—See Machinery—Anteral-Working Power-generating machinery except electric & automotive—See Machinery—Power Generating Refrigerating equipment and parts, not over 1-ton capacity—Refrigerating equipment and parts, over 1, not over 10 tons capacity—Refrigerating equipment and parts, over 10 tons capacity—Refrigerating equipment and parts, over 10 tons capacity—Refrigeratiors, mechanical, commercial—Refrigerators, mechanical, bousehold Refrigerators, ice, not mechanical, household & commercial—Refrigerators, and parts—Rice-mill machinery and parts—

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Dept. of Comm. No.	7444.05 7446.05 7446.0
Unit	Units
Commodity	MACHINERY—MTL-WKG, (All others not listed, & parts) Coll cutters. Coll cutters.

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Dept. of Comm. No.	7901.05 7902.05 7903.05 7904.58 7902.98 7902.98 7903.98
Unit	Units
Commodity	MACENINERY—VEHICLES—AUTOMOTIVE PARTS & ACCES. Industrial trucks, astation, washouse & factory trucks of any espacity. Industrial trucks, statidon, washouse de factory trucks of any espacity. Industrial trucks, statidon, washouse described. Motor trucks and bus eaghes, seasoline center trucks in this efassifier to don't espacing the seasoline motor trucks in this designation and warebouse gasoline motor trucks buses, and chassis (econd-band). Motor trucks, buses, and chassis (econd-band). Motor trucks, buses, and chassis (econd-band). Passenger or engines. Passenger or engines. Passenger or engines. Passenger or and density from now gasoline motor trucks in this classifier. Passenger or and density from now gasoline from the passenger or engines (inclorine type). Passenger or and density from now gasoline motor trucks, buses (inclorine type). Passenger or and density from now gasoline motor trucks, buses (inclorine type). Passenger or and density from now gasoline motor trucks, buses (inclorine type). Passenger or and density from now gasoline motor trucks, buses (inclorine type). Passenger or and density from the gasoline motor inclored by the gasoline and maintenine and parts or replacements, after the gasoline and and parts for replacements, after the gasoline and gastis. MACHINESTRY—VERIBULES— MACHINESTRY—VERIBULES— Motor beats with engine installed not over 16 gross tons. Motor beats with engine installed not over 16 gross tons. Motor beat

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Unit	Lbs.	Lbs. Lbs. Lbs. Lbs. Units	L. ton Lbs, Units Bu. Units	Gals. Bbls. Lbs. Gals.	Units	Units Sq. ft. Sq. ft. Gross	Lbs. Units Units	Units 9998. 4			Lbs.	Lbs. Lbs. Lbs.	Sq. ft.
Commodity	MICA—NATURAL RAW, PROCESSED Mica condenser films, cut patterns, pieces, punched patterns & pieces, radio tubo supports, splittings, washers, wrappers & otber uatural raw processed	MICA—NATURAL RAW, UNPROCESSED Miea, block Ground or pulverized Side-trimmed Sickle-trimmed Tbumb-trimmed Tbumb-trimmed Thumb-trimmed Thumb-trimmed Affactorian abural raw unprocessed Micrometers	Middlings Milk and cream—See Dairy Products Millbard asbestos Millors, tbread Millors, tbread Millors, tbread Millors, thread	Mineral earth pignears—See Muconery—Once Appuances Mineral oil, white—See Medicinals Mineral spirits. Mineral strontium carbonate (strontianite) Mineral strontium sulfate (celestite) Mineral water	Mining machinery—Seo Macbinery—Mining, Woll & Pumping Mink furs—See Furs & Mirs. Minktolls—See Oils & Fats—Vtegeable Mirrors.	MISCELLANEOUS Ambuances & other motor equipment exported for relief or charity Asbestos roofing Asphalt roofing Blankets & bedding, exported for relief or charity. Bottle & container closures (include all kinds, except cork, glass & rubher stoppers)	Buttons—See Buttons Candles Callulose acetato manufactures, n. c. s. Clotbing, exported for relief or charity. Coin-operated commodity vending macbines. Coin-operated machine sexept musical, n. e. s. (report musical in	9211-9295) Combs, except wholly of metal or rubber	inals. Fire-fighting equipment, except automotive fire engines. Fishing tacklo & equipment suitable only for comnercial fishing. Food, exported for relief or charity. Household brushes—See Brushes	Lamps & illuminating devices, except electric—See Lamps & illuminating Devices—Non-Electric Manufactures of all compounds of cellulose (except cellulose acetate) n. e. s. (include Celastic, Colescot, Celluloid, Dumold, Fiberloid,	Nixinoid, Pyradiolin, Pyralin, Viscoloid) Matches. Met by Inchaerylate products, fabricated, not molded. Molded products of phenolformaldchyde, fabricated. Molded products of methyl metbacrylate. Molded products of mylon. Molded products of nylon. Molded products of synthetic cums & resins no se	Molded products of urea-formaldehyde, fabricated. Notions, cheap novelties & specialties (specify by name, controlled according to composition) Nylon products (include Exton bristle material). Phenol-formaldehyde products, fabricated, not molded. Plates and cuts, electrotypes, etc., except zinc. Refrigerators, ice, housebold & commercial (not mechanical)—See Machinery—Indigential).	Refrigerators, mechanical, household & commercial—See Machinery—Industrial Roding material. n. e. s. Shoe findings (except leather & rubber) (include heels of wood, covered or uncovered) Smokers articles, n. e. s. (specify type) (report pocket cigars & cigarette lighters in 9620, 9626, & 9629)
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Unit	Lbs. Lbs. Lbs.	\$\$\$\$\$\$\$\$\$\$\$\$		- Trips	Lbs.	Units Lbs. Lbs. Lbs. Lbs. Lbs.	Lds. Lhs. Lbs.		Lbs. Units Units	Conts Gal. Lbs. Lbs.	Lbs. Lbs. Lbs.		
Commodity	MEAT PRODUCTS—Continued. Multipa and lamb. Pork bacon. Pork, canned.	Pork, Cumherland and Wiltshire sides. Pork, fresh or frozen. Pork, and man and shoulder, cured. Pork, other, pickled or salted. Poultry and game, fresh. Sausage canned. Sausage casings, boef. Sausage casings, of other (include synthetic easings, cellulose).	Sausage ingredients, salted or otberwise cured Sausage, not canned Tongues, fresh, frozen, pickled, or cured Veal, fresh or frozen Veal, pickled or cured Other canned most (include poultry & game, canned)	Medicial instruments—See Scientific & Professional Instruments, Apparatus & Supplies MEDICINALS See provisions set fortb in §802.10 of this subchapter & Fixtures	delons—See Fruits delting furnaces—See Machinery—Melting & Casting denthol derchant bars—See Iron & Steel—Bars & Rods	Merchant vessels Merchant vessels Mercuric chloride (corrosive sublimate) LI Mercuric fulminate LI Mercuric nitrate Mercuric oxide (red & yellow). Mercuric sulfate Mercuric sulfate LI Mercuric sulfate	Mercurous chloride (calomel) Mercury (Quicksilver) Mercury or quicksilver metal, virgin, redistilled or old (used) mercury. Mercury or quicksilver ores and concentrates. Mercury salts and compounds—See Chemicals Mercury salts and compounds—See Chemicals	Actal conduit—See Electrical Machinery & Apparatus Metal eutting tools—See Mach.—Metal-Wkr Actal drums & containers—See Iron & Steel Mfrs.—Misc. Metal—Working Machinery—See Machinery—Metal—Working	Metal—working precision instruments—See Instruments—Precision Metaple-See Iron & Steel (also see Nonferrous Metals) Metaphorphoric acid Meters & parts, gas. Meters & parts, water	Methanol Wethanol Wethyl-etbylketone Methylanine	Methyl cbloride Metbyl methaerylate fabricated products. Methyl metbaerylate unfabricated Methylone chloride—See Chemicals Methylone will-mylip & MicA PRODUCTS	Mice armature rings Mice coll wrappings Mice coll wrappings Mice control patterns Mice aut patterns & pieces Mice punched patterns & pieces Mice punched patterns & pieces Mice punched	Mica tapes. Mica tabes. Mica vashers Other built-up mica & mica products. MICA—MANUFACTURES (See also Elec. Mach. & App.) Peep-hole covers. Speciacles & eyeglasses. Stove windows.

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Unit	Ups. Lbs. Lbs. Lbs. Lbs. Lbs. Lbs. Lbs. Lb
Commodity	MUSECAL INSTRUMENTS—Continued. Musical instruments, n. e. s. s(specify by name). Musical instruments, n. e. s. s(specify by name). Musical instruments, n. e. s. s(specify by name). Organs, n. e. s. Mutton and Lamb. Musical functurents. Musical function and functurents. Musical function and functurents. Musical function and functurents. Musical function and functurents. Musical function fu
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Unit	SS
	yons or fusains), cellulose acetate, s & parts). e acetate, nitro- as, inkstands, & eating MAL MAL
Commodity	NUTS Apricot & peeul pits & kernels Cashwa mits Cashwa mits Cashwa mits Cashwa mits Cashwa mits Peenns, stelled Nuts, railoud Nu
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Unit	Lbs. Tob. Tobs.
Commodity	NON FERROUS METALS—See: Aluminum Alloy Products Aluminum Products Aluminum Products Aluminum Products Aluminum Products Aluminum Ores & Concentrates Aluminum Ores & Concentrates Aluminum Ores & Concentrates Aluminum Products Beryllin metal Magneseanu Nickel Silver Metals Nice. Notherous Beryllin metal Berglin metalin metal Translum Transl

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Unit	Lbs. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.	Lbs. Lbs.	Lbs. Lbs. Lbs. Lbs. Lbs. Lbs.	Lbs. Units Doz. pr.	U nit s Units	Lbs. Lbs.	Lbs. Units L. ton Lbs. Lbs.	Lbs. Lbs. Lbs. Lbs. Lbs. Lbs. Lbs. Lbs.	Los. L. ton Lbs. Lbs. Lbs. Lbs.	Lbs. Lbs. T. Oz.
. Commodity	OILSEEDS—VEGETABLE—Continued. Kernels, palm (all varieties) Palm, nuts (all varieties) Peanuts. Rapesed Seed, cotton. Seed, cotton. Seed, cotton. Seed, poppy. Seed, sunflower Seed, sunflower Seed, sunflower Seeds, nutlower Seeds, nutlower Seeds, nutlower Seeds, nutlower Seeds, nutlower	teele Medicinalsse Medicinalss.	Oleic acid, or red oil Oleo stearin, edible Oleo stearin, edible Oleo stock Oleomargarine of animal fats Oleum furning sulphuric acid) Olive oil, injedible Olive oil, sulphured or foots	Omega chloroacetopbenone. Onyx. Openers, bottle—See Iron & Steel Mfrs.—Misc. Opener glasses. Opensum furs—See Furs & Mfrs.	OPTICAL ELEMENTS (excl. ophthalmic lenses used in spectacles & eye classes) Lenses. Prisms.	Optical grass—See Glass Optical grass—See Geientific & Professional Instruments & Supplics Optical lenses, plates, prisms, quartz. Optical measuring machines & instruments—See Instruments—Precision, for Metal Working Optical quartz, raw.	<u> </u>	Ores, columbium Ores, copper Ores, proper Ores, iron Ores, lead and antimonial lead Ores, manganese, containing 35% or more manganese. Ores, manganese n. e. s. Ores, molybdenum Ores, mickel. Ores, platinum Ores, platinum	Ores, titanium, including ilmenite & rutile. Ores, tansium. Ores, vanadium. Ores, zinc. Ores, zinconium. Organic chemicals (not of coal-tar origin) (include ketones, aldehydes. seefers & ethers, acetates, formates). Organithermanities. San Medinials.	Organs—See Musical Instruments Organs—See Musical Instruments Orthoposphoric acid Oscillators, Piezo electric quartz Osmiridium metal and alloys, including serap.
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Unit	26 26 26 26 26	Lbs. Lbs. Lbs. Lbs. Lbs.	22222222 282828282828282828282828282828		rbs.	1	r L L L L L L L L L L L L L L L L L L L	\$	Units Lbs. Lbs. Gals. Lbs.	Lbs. Lbs. Lbs.
Commodity	OILS & FATS—AN IMAL, FISH & MARINE MAMMAL—Con. Tallow, inciple Inciple animal oils, greases, & fats, n. e. s. OILS & FATS—VE GETABLE, includes all forms of these commodities, whether liquids, flakes (hydrogenated), or solids Acids, fatty, of vegetable origin. Blended, compounded or mixed perfume—flavor oils (natural or lyabetic) Synthetic) Butter, cocoa. Cassia oil—See Medicinals Citrus oils. Light of the cocoa. Light of the cocoa. Cassia oil—See Medicinals Citrus oils.	Fats, cooking, other than lard Fatty acids & oils, sulphated & sulphonated Lemongrass oil Oil, castor, commercial Oil, cocount, edible	Oij, corn, crude. Oil, corn, refined. Oil, cottonseed, crude. Oil, cottonseed, refined. Oil, foots, vegetable, otber. Oil, linseed. Oil, oiticia. Oil, oilive, edible. Oil, oilve, inedible.	live, sulpinued or loots. alm, erude alm, kernel, crude, & all oils obtainable from palm kernels. alm, kernel, refined, & all oils obtainable from palm kernels. alm, refined eanut, crude eanut, crude	erilla. spesed, inedible. ppesed, refined. Ybean, crude.	ybean, refined ung argarine of vegetable fats. ouli oil—See Medicinals. remint oil	tock, vegetables. v. vegetable able stearin seed oils & fats, n. e. s. ssed oils & fats, n. e. s. ssed oils & fats, n. e. s. al essential & distilled oils, n. e. s. (include hop aroma). The TYS—WAXES, include all forms of these commodities, include all forms of these commodities,	Wax, bayberry Wax, candelila Wax, carrauba Wax, fiber	proovers. It to overs. In pipe, seamles. In pipe, welded In pipe, welded For a control of the control of t	Beans, oscor Beans, oscor Flavsed Hempseed

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Unit	25.55.	VX XX ds. VX
Commodity	NES—Continued. board) ude paper patterns whether- whiscellaneous Projection Goods t).	Parchute clotb, silk Parachute clotb, silk Parachute clotb, silk Parachute clotb, silk Parachute harness, adaptor fittings. Parachute harness, adaptor fittings. Parachute harness, Drings. Parachute harness, Drings. Parachute harness, Drings. Parachute sbrouds Parachute sbrouds Parachute sbrouds Parachute sbrouds Parachute cupric acctoarsentie) Parachute sbrouds Partitions—See Wetroleum Products Partitions—See Wood Mirs. Pastenger cars—See Machinals—Vehicles Paste & muchlage, n. e. s. Patterns & pieces, cut, mica, built-up. Patterns & pieces, cut, mica, built-up. Patterns & pieces, cut, mica, built-up. Patterns & pieces, cut, mica, processed Patterns & pieces, cut, mica, built-up. Patterns & pieces, cut, mica, processed Patterns & pieces, cut, mica, products Peantut oil, refined Peantut oil
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Dept. of Comm. No.	8398. 71 6922. 09 8398. 72 8398. 72 8398. 72 7957 7957 7458. 09 9190. 86 77940. 95 7456. 05 8456. 05 8456. 06 6179 9610 7720 7720 7720 7720 7720 7720 7720 77	4777 4778 4771 4773 4774 4774 4773 4774 4772 4772 4772
Unit	T. O Units	Ream Lbs. Lbs. Lbs. Lbs. Lbs. Lbs. Lbs. Lbs.
Commodity	Osmiridium selts & compounds (report percentage content of osmiridium). Tony an metal and alloys, including serap. Our down wax. Outboard motors (detaclable). Outboard motors (detaclable). Out down wax. Outboard motors (detaclable). Outerwear—See Cotton Mirs. (also see Synthetic Textiles) Overoals. Overoals. Overoals. Overoals. Oxygen masks used in high altitude flying. Oxygen regulators & tanks altitude flying. Oxygen regulators & tanks welding. Dyster shells. Packing, absence. Packing, absence. Packing, absence. Packing, absence. Packing, absence. Packing, absence. Palm kernel of palladium). Palm kernel of, erdic, & all oils obtainable from palm kernels. Palm kernel oil, erdic, & all oils obtainable from palm kernels of palladium untal & allays, includence. Palladium alts & Catalogs—See Books, Maps, Pietures & Other Printed Panforence Panfor	PAPER AND PAFER MANUFACTURES Bags, beavy shipping sack type Bags, beavy shipping sack type Bags, beavy shipping sack type Bags, obeavy shipping sack type Bags, obeavy shipping sack type Bags, obeavy shipping sack type Bass, obeavy shipping sack type Bass, obeavy shipping sack type Bristols & bristol board Bross & cartons, heavy fiber shipping containers of corrugated or solid Container board Boxes & cartons, other Cash-register & adding machine paper Cigarctte paper (except cork paper) Cigarctte paper (except cork paper) Copper-coated paper Cover paper Kraft wrapping paper Kraft wrapping paper Kraft wrapping paper Cover paper Rags for paper stock valued \$50 or over per ton Rags for paper stock valued \$50 or over per ton Rags for paper, printing paper Covels & cated paper, other Toke taper Toke taper Toke taper Volentiaced fiber sheets, strips, rods & tubes. Volentiaced fiber sheets, strips, rods & tubes. Volentiaced fiber sheets, strips, rods & tubes. Wall board of paper or pulp (¼ \$6 % inch in thickness) Wall board of paper or pulp (¼ \$6 % inch in thickness)

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Commodity	PETROLEUM PRODUCTS AND TETRAETHYL LEAD—Continued. N—Residual fuel oil O—High Viscosity Index Grade aviation lubricating oil: Any lubricating oil of more than 95 seconds. Savbolt Universal, viscosity at 210° F.	with a viscosity index of 85 or over P—Modium Viscosity Index Grand a viston lubricating oil: Any Index Grands, Sayholt Universal, viscosity at 210° F, with a viscosity index of 60 or over, and not conforming to	the definition of O Q—Other motor lubricating oil not conforming to above specifications for aviation lubricating oil, and not conforming to O or P	R—Other lubricating oils not conforming to O of P above: Black Brack Bright stocks Steam refined cylinder stocks Insulating transformer oils Raw or semirefined distillates or stocks from which lubricants	may be produced Light lubricating oil in small packages Lubricating oil, any other, n. o. s. S—Lubricating reases. T—Liquefied petrolcum gases (include butane, propane, Pyrofax,	V-Paraffin wax, refined and unrefined. V—Petroleum asphalt (including road oil). V—Petroleum oke. X—Other petroleum products (except petrolatum and petroleum	jelly—See Chemicals) Petroleur & gas well drilling machinery & parts. Petroleum of sprays, agricultural—See Chemicals (also see Insecticides, Fungicides & Disiniectants)	Petroleum refining machinery, equipment & parts. Pewter manufactures—See Nonferrous Metals—Misc. Pharmacenticals—See Medicinals. Phonol	Phenol-formaldehyde resins, sheets, plates, rods, tubes, and other unfinished forms Phenol-formaldehyde resins, unfabricated Phenols, nitroderivatives of	Phonographs & phonograph records—See Musical Instruments Phosphate rock (also See Chemicals)	Phosphate, tricresyl Phosphate, triplicaryl Phosphate fertilizer materials—See Chemicals Phosphotic orid forth, nure	Phosphorus, elemental, por programme Phosphorus oxychloride Phosphorous compounds, n. e. s.	Photo-engraving sheets, zinc. Photo-engraving sheets, zinc.	Aerial cameras, Aerial cameras, n. e. s. Box type (set focus) cameras.			
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Unit	Lbs. Units	Lbs. Lbs. Lbs.	Lbs. Units	Units Lbs. Lbs. Lbs.	UnitsLbs.	L. ton	L. ton		L. ton Bbls. Bbls.	Bbls. Bbls. Bbls.	Bbls.	Bbls.	Bbls.	Gals.	Gals. Gals. Gals. Gals. Gals.	Gals. Gals. Gals.	Bbls.
Commodity	Peas—See Vegetables & Preparations Pecans—See Nuts Pectin Peet Inle Cores, mica Page Inle Sas Wood Mifes	Pens, pen points & pendis—See Office Supplies, Misc. Pentachlorethanc. Pentachlorethanc. Pentachlorethan Pentachlorethanc.	Peppers—See Vegetables & Preparations Perchlorethylenc. Percolators, coffce, electric.	Percussions Percussions Percugate leaf tobacco—See Tobacco & Mirs. Perfume—flavor oils. Perfumery & tollet waters Perilla oil. Perilla seed. Perilla seed. Perildicals—See Books, Mans. Pictures, & Other Printed Matter	Periscopes. Permanganate, potassium. Petrolatum—See Chemicals PETROLEUM PETROLEUM PETROLEUM PETROLEUM NOTE: The A. P. I. gravity of all crude oils must be stated on the ap-	plication A—Crude oils or any other materials, except motor fuels and gasoline Bas defined helow, from which by commercial distillation there can be separated more than 3% of a total fraction having an A. S. T. M. end point of 300° F. which will have, with the addition of 3 ce tetral enthylosol one sollon an octana number by the A. S. T. M. Knock	Test Method of 80 or more B—Crude Oils or any other materials except lubricating oils, from which, by commercial distillation there can be produced, as distillate or residuum, products having a viscosity of more than 60 seconds Say-	bolt Universal at 210° F. with a viscosity index of over 60, and lubricating of setting oils from which by commercial distillation there can be produced, as distillate or residuum, 10% or more of products having a viscosity of more than 60 seconds Saybolt Universal at 210° F. with	a viscosity index of over 60, and not conforming to the definition of A C—Other crude oil (including topped crude, long residuum) not condorning to the above definitions A and B Di—Natural gasoline (conforming to E) ———————————————————————————————————	Di-Natural gasoline (conforming to G). Di-Natural gasoline (conforming to H). E-High octane aviation motor (fuels, hydrocarbons, and hydrocarbon mixtures holling the thereon 7fc F and 380c F A S T M which with	the addition of terrathyl lead up to a total content of 3 cc per gallon will exceed 87 octane number by the A. S. T. M. Knock Test Method F—Medium octane aviation motor fuels of which the total fraction obtained by commercial distillation having an A. S. T. M. end point	or 300° F. or lower win have, with the addition of see betrachly read per gallon, an octane number by the A. S. T. M. Knock Test Method of 80 or more, and not conforming to the definition of E. G.—Other motor finel and gasoline from which by commercial distillation there can be separated more than 3% of a total fraction having	an A. S. T. M. and point of 300° F. which will have, with the addition of 30 se tetrarethyllead per gallon, an octain number by the A. S.T. M. Knock Test Method of 80 or more, and not conforming to E or F H—Other Motor Fuels and gasoline not conforming to the above	definitions E, F and G I—Blending Agents (of petroleum origin): Iso-octanes, including alkylates, hot acid octanes, and hydrocodimers	Octylenes. Iso-pentianes Iso-pentianes Iso-hexanes. Isopophy ether Other anti-knock commounds	J—Tetraethyl Lead: Tetraethyl lead Ethyl fuid Any mixture containing more than 3 cc. tetraethyl lead per gallon.	M—Naphtha, mineral spritts, solvents, tractor fuels, petroleum ether, and other light products L—Kerosen (include all burning oils) M—Gas oil and distillate fuel oil (include Diesel furnace and other overhead fuel oils)

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Unit	Lin. 7. Lin
Commodify	Photographic And Proced, negative, short subjects, 16 M. M. Andrion-plature film, exposed, negative, short subjects, 16 M. M. Andrion-plature film, exposed, negative, short subjects, 16 M. M. Andrion-plature film, exposed, negative, stand trade. Notion-plature film, exposed, positive, sound trade. Notion-plature film, exposed, positive, sound trade. Motion-plature film, exposed, positive, search, 16 M. M. (1900 Lin. 15). Motion-plature film, exposed, positive, search, 16 M. M. (1900 Lin. 15). Motion-plature film, exposed, positive, short subjoots (less than 4000 Lin. 16). Motion-plature film, exposed, positive, short subjoots (less than 1000 Lin. 16). Motion-plature film, exposed, positive, short subjoots (less than 1000 Lin. 16). Motion-plature film, exposed, positive, short subjoots (less than 1000 Lin. 16). Motion-plature film, exposed, positive, short subjoots (less than 1000 Lin. 16). Motion-plature film, sensitized, not exposed, negative (3 M. M.). Motion-plature film, sensitized, not exposed, positive, (8 M. M.). Motion-plature film, sensitized, not exposed, positive, (8 M. M.). Motion-plature film, sensitized, not exposed, positive (8 M. M.). Motion-plature film, sensitized, not exposed, positive (8 M. M.). Motion-plature film, sensitized, not exposed, positive (8 M. M.). Motion-plature film, sensitized, not exposed, positive, 8 M. M.) sitent. Motion-plature film, sensitized, not exposed, positive, 8 M. M.) sitent. Motion-plature film, sensitized, not exposed, positive, 8 M. M.) sitent. Motion-plature film, sensitized, not exposed, positive, 8 M. M.) sitent. Motion-plature film, sensitized, not exposed, positive, 8 M. M.) sitent. Motion-plature film, sensitized, not exposed, positive, 8 M. M.) sitent. Motion-plature film, sensitized, not exposed, positive, 8 M. M.) sitent. Motion-plature film, sensitized, not exposed, positive, 8 M. M.) sitent. Motion-plature film, sensitized, not exposed, positive, 8 M. M.) sitent. Motion-plature film, sensitized, 10 M. M.) sitent. Motion-plat

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Commodity	Poultry equipment & parts, all other not listed (include chick feeders, drinking fountains, brood and other poultry ecops, dry mash hoppers, grain feeders, trap nests, & laying boxes of iron or wood, etc.) Poultry feeds—See Fodders & Feeds Poultry, live. Powder, aluminum (aluminum bronze) Powder, bleaching Powder, curis root. Powder, face & compact Powder, face & compact Powder, magnessium metal	Powder, tuba root by tebrum Powder, tuba root and antimonal lead Powdered lead & antimonal lead Powdered lead & antimonal lead Powdered lead & antimonal lead Powderstung machinery, except electric & automotive, steam engines, hollers, & accessories—See Machinery—Power Generating (except electric & automotive) Power shovels & excavators Precious, synthetic, & imitation stones, n. e. s., including pearls—See Nonnetallic Minerals & Gewcis	Gold manufacturers, n. e. s. Gold manufacturers, n. e. s. Manufactures of allied platinum metals, except jewelry. Flatinum manufactures—See Platinum Group Metals Silver plated knives, forsk, & steak sels. Silver plated knives, forsk, & steak sels.	& manufactures, n. e. s. Sterling & other solid silverware, knives, forks, & steak sets. Sterling & other solid silverware; other, including tabloware, ornamental silverware, silvor solder & manufactures, n. e. s. Precious stones & imitations—See Nonmetallic Minerals Precision instruments—See Instruments—Precision	Preservers, life, cork. Press cloth, hair. Pressers, cotton, & parts. Presses, mctal-vorking, pover-driven. Presses, artill con the state of the	Presses, monding (including plastic), mech. & hyd. Presses, printing (including plastic), mech. & hyd. Pressure pipe, cast-iron. Priceite Printed matter, lithographed—See Books, Maps, Pictures, & Otber Printed Matter Printed Matter Printing & bookbinding machinery—See Machinery—Printing & Book-	Printing blanks, zinc Prisms, quartz, optical Prisms (also see Optical Elements) Procaine—See Chemicals Procasional instruments & apparatus—See Scientific & Professional In-	Profiler, milling inactions. Profiler, milling inactions. Proplers & blades, boat, brass & bronze. Propylene dichloride. Pull profilers bleached or purified linters. Pulp cottonseed hull fiber. Pulp cottonseed hull fiber. Pulp wood—See Wood Pulp Pulp wood—See Wood Pulp Pulp woods Pulp wood—See Machinery—Agricultural Implements Pumpkins—See Fruits Pumpkins—See Fruits	Pursca-See Medicinals Pursca-See Leather Mirs. Pursca-See Pigments Putry-See Pigments Pyrethrum extract. Pyrethrum dowers, powder. Pyrethrum dowers, powder.
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Commodity	Plates, iron & steel, fabricated, punched or shaped. Plates, magnesium alloy. Plates, nickel metal. Plates, screw, for metal working machinery. Plates, phenol-formaldehyde resins. Plates, photo-engraving, zine. Plates, Piezo electric quartz. Plates, quartz. Plates, Plates, Mirs.	Plates, urea-formaldehyde resins. Plates, urea-formaldehyde resins. Plates, zinc. PLATINUM GROUP METALS. Iridium metal and alloys, including scrap. Cosmium metal and alloys, including scrap. Cosmium metal and alloys, including scrap. Palladium metal actions, including scrap.	Faulului metal and alloys in Dars, ingots, spects, siabs, wire, sponge. and other forms, including scrap Platinum metal and alloys in manufactures other than jewelry (including crucibles) Platinum ores and concentrates. Platinum salts and compounds—See Chemicals	Rhodium metal and alloys, including scrap. Rutbenium retal and alloys including scrap. Manufactures containing platinum group metals, n. e. s. PLATINUM GROUP SALTS & COMPOUNDS (percentage content of each particular metal)—See Chemicals Platinum metal & alloys in bars, ingots, sheets, slabs, wire, sponge, & other	forms, including scrap Platinum orest & alloys in manufactures (including crucibles). Platinum orest & concentrates. Playground & amusement park devices & parts. Playing cards.	Piotting boards Plow bandles Plows horse and power (include disk and moldboard plows and listers) Plugs, horse and power (include disk and moldboard plows and listers) Plugs, load & antimonial lead Plugs, spark, aircraft engine. Plumbers' brass goods. Plumbing fixtures, enameled iron—See Iron & Steel Mirs.—Enamel Ware Plumbing fixtures, preclain—See Clay & Clay Products	Plywood—See Wood Mrs. Plywood—See Wood Mrs. Pneumatic tools, metal working, portable Pocketbooks—See Leather Mfrs. Podophyllum—Eee Medicinals Poles, telegraph—See Wood—Unmanufactured Polishes—See Chemicals	Polisbes, automobile Polisbing machines Polisbing machines Polisbing wheels, cork Ponados Ponderosa pine boards, planks, & scantlings. Popply sed Pork—See Mat Products Porcelain—See Clay & Clay Products Porcelain, electrical—See Clay & Clay Products Portable electric tools—See Machinery—Mtl. Wkg. Portable electric tools—See Machinery—Mtl. Wkg. Portable resins, copal Portable resins, copal Portable materials—See Chemicals	Potassium choride (muriate) Potassium chromate & bichromate Potassium chromium sulfate (chrome alum) Potassium sulfate Potassium sulfate Potassium sulfate Potassium sulfate Potatos-See Vegetables & Preparations Pottery—See Clay & Clay Products

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Commodity	Range and gunner's quadrants. Range, cooking, electric Ranges, cooking, electric Ranges, cooking, electric Ranges and other limits and disable Ranges and other limits and disable Rangesed oil, include Rapsesed oil, failude Rays in a finite in lough Rays is finit finite in lough Rays on host-grant structure Receiving sets, and host-grant Receiving sets and host-grant Receiving sets and host-grant Receiving membrants, debte and host-grant Receiving membrant structure Receiving membrant structure Receiving membrant Receiving membr
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Commodity	RUDBER Chartas shows with rubber soles. Chartas shows on the chartas chartas can be a shade of the centre of the chartas of the chartas chartas. Chartas or other (mind or tubber soles) can purely. Chartas or other (mind or tubber soles) can purely. Chartas or other (mind or tubber soles) can purely. Chartas or other (mind or tubber soles) can purely. Chart shows a statement of the chartas chartas belief, and the chartas chartas belief, and the chartas chartas belief, and the chartas statements. Rubber charts a statement of the chartas c
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Commedity	Resins, urea-formaldebyde, sheets, plates, rods & other unfnished formaces to complete the complete of the component of the compo

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Commodity	Serpo nicke beering (including monel metal). Serpo semiriduum metal & alloys. Serpo passiriduum metal & alloys. Serpo rubber containing \$2 each) Serpo rubber containing \$2 each) Serpo rubber containing \$2 each) Serpo passiriduum metal & alloys. Serpo pas
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Unit	tits it its its its its its its its its
Commodity	Sand—See Nonmetallic Minerals Sand—See Vonmetallic Minerals Sand—See Letter Mrs. Sandare See Letter Mrs. Sandare See Letter Mrs. Sandare See Letter Mrs. Sandare See Colla & Fats—Vegetable Saratischend off—See Olla & Fats—Vegetable Saratischend off—See Olla & Fats—Vegetable Saratischend off—See Wood Mrs. Sass herd & annimonial lead— Sassolie—See Wood Mrs. Sassolie—See Mrs. Products Saw hard & annimonial lead— Sassolie—See Mrs. Products Saw hard & sandare See Mrs. Products Sav hard & sav hard & sav hard See Mrs. Sav hard drs. In Mrs. Sav Delta Saw Delta Saw Delta Saw Saw hard drs. In Mrs. Sav Delta Saw Saw Delta Saw Saw Delta Saw Saw Delta Saw Delta Saw Saw Saw Saw Saw Saw Saw Saw Saw Sa

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Commodity	SILK & SILK MFRS.—Confuned. Parachue doth. Rags, instead of the parachue doth. Rags, instead of the parachue doth. Rags, instead of the parachue doth. Sulk mindentres. n. e. (fuctate of sill) Sulk manipulatures. n. e. (fuctate of sill) Sulk manipulatures. n. e. (fuctate of sill) Velvet plushes of chemical of the wore). Velvet plushes of chemical of the parachuse hostery Velvet plushes of children of the parachuse hostery Women's of the same of seal of the parachuse hostery Women's of the same
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Unit	Units Units Gals, Lbs. Lbs. Lbs. Units Units	Lbs. Lbs. Lbs. Lbs. Lbs. Lbs. Lbs. Units Units Units	Units Lbs. Lbs. Lbs. Units Units Units Units Units Units	Lbs. Lbs. Lbs. Lbs. Lbs. Lbs. Lbs. Lbs.
Commodity	Springs, bed Squares—See Wood—Umanufactured Squares—See Wood—Umanufactured Squares—See Wood—Umanufactured Squares—See Wood—Sawmill Products Stabilizing clements, gyroscopic Stains. Stains. Stains. Stains. Stains. Stains. Stamplings, steel—See Iron & Steel Mirs.—Misc. Stamples, for office uso) Staples & nails of iron or steel—See Iron & Steel Mirs.—Nails & Staples Starch—Seo Vegotable Products—Miscellaneous Starters, aircraft ongine Starting & controlling equipment for electric railway & vehicle motors— See Electrical Machinery & Apparatus Stating & controlling equipment for ladustrial motors & parts—See Electrical Machinery & Apparatus Stating & controlling equipment for ladustrial motors & parts—See Electrical Machinery & Apparatus Stating & controlling equipment for ladustrial motors & parts—See Electrical Machinery & Apparatus Stating & controlling equipment for ladustrial motors & parts—See Electrical Machinery & Apparatus Statumy—See Art Works Statumy—See Art Works Statumy—See Art Works Statum special ties—See Machinery—Power Generating (except electric & Steam special ties—See Machinery—Power-Generating (except electric & Steam special ties—See Machinery—Power-Generating (except electric &	Stoaric acid Stoaric acid Stoaric acid Stoaric acid Stoaric acid Stoarin, vegctablo Stearin, vegctablo Stear	Stoneware. Stoneware. Stoppers, earbon. Stoppers, earbon. Stoppers, eraphite. Storeme cabinots, sheet-metal—Sco Iron & Steel Mirs.—Metal Furnituro & Fixtures Storage tanks, iron & steel. Storage tanks, iron & steel. Storeme & Fixtures. & parts—See Iron & Steel Mirs.—Metal Furniture & Fixtures Store fixtures—See Wood Mirs. Stove polishes. Stove windows, mica. Stove windows, mica. Stoves, coal & wood cooking & room-heating. Stoves, coal & wood cooking & room-heating. Stoves, keroseno cooking. Stoves, keroseno cooking. Stoves, keroseno cooking. Stoves, steel). Stramonium, extract of—See Medicinals.	Stramonlum, Ilman weed) tops, leaves, dried, including all datura types—Sec Medicinals Stramonlum ointment—See Medicinals Stramonlum, tincture of—See Medicinals—String instruments—See Musical Instruments Strip, nickel metal—Set Musical Instruments Strips, aluminum and alloy—Strips, aluminum and alloy—Strips, passs & bronze—Strips, pass & bronze—Strip
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Dept. of Comm. No.	8729 8770 8770 8770 8771 8770 8770 9846 8379. 01 8379. 15 8379. 16 8379. 16 8379. 16 8379. 05 8379. 05 8360 8360 8360 8360 8360 8360 8360 8360	8379. 09 8377. 09 8362. 20 8308. 20 6608. 05 6612 0324 5379. 98 7759 9190. 87 9190. 87 11245 9742 11245 9742 11245 9742 9742 9742 9742 9742 9742 9742	1430 5162 1077 7921 7947. 05 9143. 95 6809. 05 1527 F 1538 F 1538 F 1549 F 1549 F 1549 F 1549 F 1549 F 1549 F 1545 F 1542 F 1545 F 1542 F	6058 6922, 05 9821 7807 7808 7720 7720
Unit	Lbs. Ton Lbs. Lbs. Lbs. Lbs. Lbs. Lbs. Lbs. Lbs.	Lbs. Lbs. Lbs. Lbs. Lbs. Lbs. Lbs. Lbs.	Libs. Libs. Units Units Units Units Units Libs.	Lbs. T. 07. Units Units Units Units Units Units
Commodity	SOAP & TOILET PREPARATIONS—Continued. Soap, n. e. s. Taleum powder in packages. Taleur preparations, n. c. s. (include bath salts, bleaches, astringents, & similar preparations) Vanishing creams. Soapstonc. Soapstonc. Soapstonc. Soapstonc. Soad fountain equipment & bar supplies Soda water—See Brevarges Soda water—See Brevarges Soda water—See Brevarges Sodalm actate Sodium actate Sodium actate Sodium cardor Sodium cardorate. Sodium metaborate. Sodium metaborate. Sodium metaborate. Sodium metaborate. Sodium metaborate.		Soybean oil, rofinod Soy beans. Soy beans. Soy beans. Spades. Spades. Spades. Spade plug. Spade plug. Spark plug. Spark plug. Spark plug. Spark plug. Sparmint oils—Seo Oils & Fats—Vegetablo Spectacles, veglasses, goggles, frames & lenes—See Scientific & Professional Instruments. Apparatus, & Supplies Spectacles & eye-glasses, mica Capsicum Capsicum Cloves Mace. Nutnegs Neppor Spices, n. e. s. Vanilla beans Spices, n. e. s. Vanilla beans	ng machinery & parts—Sec er sponges in 2042). ng Goods nd over). 0 & over).

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Dept. of Comm. No.	3888. 58 3888. 58 3888. 58 3888. 58 3888. 58 3888. 58 3888. 58 3888. 69 3888. 60 388
Unit	Units Un
Commodity	SYNTHETIC TEXTILES Bridg, finges, & narrow timmings of rayon, nylon, & other synthetic textiles Dresses, skirts, blouses & delar outerwear for women & children, not fait or erocheted (one, two & three piece ensembles as one unit) Nit or corobeted one, two & three piece ensembles as one unit) Kuif notice are in the spiece. Kuif notice are in the spiece. Kuif notice are in the spiece. Kuif notice are in the spiece of the control of the spiece of the spiec
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Commodity	netal & alloys. 1 angle & compounds. 1 both See & compounds. 2 both See & Clay & Clay Products) 2 both See Clay & Clay Products) 2 both See Clay & Clay Products) 3 bas & Class Products (also see Clay & Clay Products) 3 bas & Class Products (also see Clay & Clay Products) 3 bas & Class Products (also see Clay & Clay Products) 3 bas & Class Products (also see Clay & Clay Products) 3 bas & Class Products (also see Clay & Clay Products) 3 bas & Class Products (also see Clay & Clay Products) 3 bas & Class Products (also see Clay & Clay Products) 3 bas & Class Products (also see Clay & Clay Products) 3 bas & Class Products (also see Clay & Clay Products) 4 class & Class Products (also see Clay & Clay Products) 4 compounds—See Cloeks & Watches 5 compounds—See Chemicals 5 compounds—See Medichals 6 compounds—See Rubber 7 channels and Steel Propulate 8 compounds—See Rubber 8 compounds—See Rubber 9 car 9 car 1 class & compounds—See Chemicals 1 class & compounds—See Class & compounds—See Class & c
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Unit	Lbs. Units
Commodity	Tape-labels—See Cotton Mirs. Tape, tuber Face Rubber Tape, tuber Face Rubber Tapes meaning metal Tapes meaning metal contribution for power fools Taracid resine—See Chemicals Taracid resine—See Chemicals Taracid resine—See Chemicals Taracid metal cutting for power fools Taracid resine—See Chemicals Taracid resine—See Cotton Mirs. Teders of the state of the

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Dept. of Comm. No.	7940 7948.15 7948.15 7960.65 7960.65 7076.65 7
Unit	Units Un
Commodity	Trailers arrent pilot—See Instruments—Fire Control Trainers, binarial for aircraft sound locators. Trainers binarial for aircraft sound locators. Trainers binarial for aircraft sound locators. Trainsformer oils—See Petroleum Products Chansionmer oils—See Petroleum Products Chansionmer oils—See Petroleum Products Chansionmer seet, unbes of parts, andio Trainsmittiers arise, unbes parts, andio Trainsmittiers—See Heather Mirs. Trichhorethyleus Troin borns Troick but augines, Diesel & semi-Diesel Troick, andor powered by Diesel or semi-Diesel engines (injection type) Troicks, motor, powered by Diesel or semi-Diesel engines (injection type) Troicks, motor, powered by Diesel or semi-Diesel Troicks, motor, powered by Diesel or Sero-Diesel Troicks, powered by Diesel or Sero-Diesel Troicks, powered by Diesel or Sero-Diesel Troicks, powere
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Dept. of Comm. No.	2629 2629 2629 2629 2629 2629 2629 2629
Unit	The contract of the contract o
Commodity	TOBACCO & MANUFACTURES—Continued. Tobaco, minutactures—Continued. Olgage & cheroos. Sinching to bence (neduce eiger cuttings) Tobaco entractes—con Dulis. Tobaco entractes—con Entracte

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Unit	Libs.	Units Units Lbs. Units
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Dept. of Comm. No.	3419. 09 3419. 09 7777 7774. 4 8385. 19 8385. 19 8387. 19 8387. 19 8388. 35 6649. 90 6637 7017 7017 7017 7017 7017 7017 7017 70	2331 (2345) 2345) 2322) 2311 2341
Unit	Lbs. Units	Lbs. Ton Lbs. Lbs.
Commodity	Twisting & coher proparing; spanning & earding machinery & perts—See Twisting & coher proparing; spanning & earding machinery & perts—See Twisting & coher proparing; spanning & semi-manufactured form. Typowriter photons Typowriter photons Typowriter proparing; scholl of the semi-manufactured form. Typowriter photons Typowriter photons Typowriter photons Typowriter photons Typowriters, choir parts Typowriters Typowriter	

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Dept. of Comm.	8427 7505 7366 7366 7366 7366 6450
Unit	Lbs. Ubs.
Commodity	White lead, In oil White See Cotton Mits. Windtrakers—See Cotton Mits. Windtrakers—See Cotton Mits. Windth Delive * 1ft. Wood polities Sulphiate wood pulp, incheached * 1ft. Wood polities Sulphiate wood pulp, incheached * 1ft. Wood serves, incase * 1ft. Wood s
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Dopt. of Comm. No.	4085 4116 4118 4118 4118 4118 4118 4118 4118
Unit	M. M
Commodity	WOOD—SAWMILL PRODUCTS (Lamber)—Continued. Hardwoods, crossed or otherwise treated, n. e. s. Hardwood, crossed downs, n. e. s. (Helvid, hemiot). Squires n. e. s. wood worth in machinery parts—See Machinery—Industrial (Missel lance) and arithmonial lead wood, least seed dass Products wood is as seed of the seed
Gen. Lic. Group	KKKKKKKKKKKKKKKKK KKKKKKK KK KK KKKKKKK
Dept. of Comm. No.	4206 4206
Unit	W. W
Commodity	Cooperage, faith supply barrels, casts, & hogsheads, used Cooperage, faith supply barrels, casts, & hogsheads, used Cooperage, faith supply barrels, casts, & hogsheads, used Cooperage, tight tending Cooperage, tight tending Cooperage, tight saves, new Cooperage,

Commodity	Unit	Dept. of Comm. No.	Gen. Lic. Group
ZINZ—Continued. Zinc rolled in sheets & strips Zinc salts & compounds—See Chemicals Zinc wire Zinc manufactures (all other) Zinc-ammonium chloride Zinc chloride Zinc chromate Zinc sulfate Zinc sulfate Zinc sulfate Zinc sulfate Zinc oxide including leaded zinc oxide Zinc sulfate Zinc ronium metals & alloys (Ferro—zirconium—See Iron—Ferro-alloys) Zirconium salts & compounds—See Chemicals Zirconium carbides & all mixtures. Zirconium iodides & all mixtures. Zirconium indides & all mixtures. Zirconium indides & all mixtures. Zirconium indides & all mixtures.	Lbs. Lbs. Lbs. Lbs. Lbs. Lbs. Lbs. Lbs.	6572. 0 6589. 07 6589. 98 8385. 35 8398. 45 8429. 05 8411 8398. 47 8429. 19 6649. 95 6645. 95 8398. 51 8398. 52 8346. 20 8398. 53	1, 47 1, 47 1, 47 C 1, 47 C 1, 47 1, 47 1, 47 C C C C C C C C C C C C C C C C C C C
Zirconium oxides & all mixtures	Lbs. Lbs. Lbs.	8398. 54 8398. 55 8398. 50 9999. 9	OCC

(a) The column headed "Gen. Lic. Group" has reference to the general license country groups set forth in § 802.3 (a) of this subchapter. When numbers appear instead of a letter, the commodity may be exported under general license only to the destinations indicated by those numbers in § 802.2 (a).

(b) Where an asterisk precedes a general license country group letter, the particular commodity may be exported under general license to the group so indicated only up to July 6, 1942; and from and after July 6, 1942, may be exported under general license only to general license country group C.

(c) The abbreviation "n. e. s." in the above schedule means "not elsewhere specified".

§ 801.3 Revocation of licenses. All export licenses are subject to revocation without notice.

§ 801.4 Return of revoked or expired licenses. Export licenses which have been revoked or which have expired must be returned immediately to the Export Control Branch.

§ 801.5 Transfer of licenses. Export licenses shall not be transferred except by a written authorization of the Chief of the Export Control Branch.

§ 801.6 Amendments to licenses. No amendments may be made to export licenses except by the Export Control Branch, or by collectors of customs or postmasters acting under the specific instructions of the Chief of the Export Control Branch.

§ 801.7 Presentation for export. No articles, materials, or supplies the exportation of which is prohibited or curtailed pursuant to Section 6 of the Act of July 2, 1940, 54 Stat. 714, as amended, shall be loaded or carried onto an exporting carrier for export by water or by air or presented to such an exporting carrier for loading or presented to the collector of customs for inspection and clearance for exportation until an original license therefor, or such other document as may be authorized in these regulations, has been presented to the collector of customs at the port at which the controlled item is to be so loaded, carried, or presented. No such controlled item shall be mailed for exportation until an original license, or such other document as may be authorized in these regulations, has been presented to the postmaster at the post office where the controlled item is to be mailed. If the controlled item is to be exported by any means of export other than by water, air, or mail, such license or other document need not be presented to the collector of customs prior to loading, carrying onto, or presentation to, the exporting carrier, but must be presented to the collector of customs at the port of exit prior to inspection by the customs inspectors or other export inspection officials at that port, and at all events prior to exportation. Upon-specific authorization to collector of customs or postmaster by the Chief of the Export Control Branch, the presentation of a license may be waived. The provisions of this section do not apply to exportations made pursuant to general licenses nor to exportations of technical data.

§ 801.8 Price. Articles, materials and supplies may not be exported except in accordance with the provisions of the Maximum Export Price Regulation is sued by the Office of Price Administration, as it may hereafter be amended.

§ 801.9 Arms, ammunition and implements of war, helium and tinplate scrap. Regulations promulgated by the Secretary of State on June 2, 1942, 7 F.R. 4216 et seq., shall continue to govern the exportation of arms, ammunition and implements of war, helium and tinplate scrap, except that an export license shall not be issued when in any case it shall have been determined by the Chief of the Export Control Branch that the proposed exportation would be detrimental to the prosecution of the war or contrary to the interest of national defense.

PART 802-GENERAL LICENSES

200.				
802.1	Definition.			
802.2	General lic	ense num	bers.	
802.3	General lic	ense cour	ntry grou	ips.
802.4	Re-exporta destinati	tion from		
802.5	Consignee license.	control	under	general
802.6	Consignor license.	control	under	general
802.7	General lic	enses issu	ed.	

1	Sec.					
ľ	802.8	Exports			United	States
ł		Govern	men	t. –		
ı	802.9	General:	intra	nsit lic	enses.	
I	802.10	General	licens	ses wh	ich perm	it ship-
		ments	not	excee	ding a s	pecified
		value.			_	
	802.11	Personal	bagg	age.		
	802.12	Photogra	phic	film.		
	802.13	Ship and	l plai	ne sto	res, suppl	ies and
		equipn	nent.			
i	802.14	Metal dr	ums	and co	ntainers.	
	ATITE	HORITY: §§	802.1	to 809	14 inch	sive is-
Ĭ	sued u	nder sec.	6. 54	Stat	714. Pub	lic Law

AUTHORITY: §§ 802.1 to 802.14, inclusive, issued under sec. 6, 54 Stat. 714, Public Law 75, 77th Cong., Act of June 30, 1942, 77th Cong.; 50 U.S.C. Sup. 99; Order No. 3, Delegations of Authority Nos. 25 and 26, Part 800, supra.

§ 802.1 Definition. A "General License" is a license issued by the Chief of the Export Control Branch for which no application is required, available for use by the general public, permitting exportation of a particular commodity to a particular destination subject to regulations hereinafter prescribed and those which may be prescribed at the time of the issuance of such general license.

§ 802.2 General license numbers. (a) For purposes of control a "General License Number" is hereby assigned for each country to which any designated commodity may be shipped under a general license. This "General License Number" shall consist of the letter "G" followed by the arabic number assigned to the particular country as follows:

Aden	25
Afahanistan	
Afghanistan	79
Aldabra Is. (Seychelles)	53
Algeria	87
Amirantes Is. (Seychelles)	53
Anglo-Egyptian Sudan	60
Angola (Portugal)	83
Annobon, Corisco and Elobuy Islands	
(Spain and possessions)	82
Antigua (Leeward Is.)	45
Arabia	81
Argentina	4
Aruba (Curacao)	10
Ascension Is. (St. Helena)	52
Ashanti (British W. Africa)	34
Asset rolin	26
Australia Alastia Is	
Azores Is. (Portuguese Atlantic Is.)	93
Bahamas	27
Bahrein Islands	67
Baluchistan (India)	43
Barbados	28
Barbuda (Leeward Is.)	45
Bay Is. (Honduras)	16
Bay Is. (Honduras) Belgian Congo	66
Bermuda	29
Bhutan (India)	43
Bissau (Portuguese Guinea)	94
Bolivia	5
Bonaire (Curacao)	10
Beenil	
Brazil	6
British Cameroons (Br. W. Africa)	34
British East Africa (including Kenya,	
Uganda, Nyasaland, Zanzibar, and Tan-	
ganyika (Mandated territory))	30
British Guiana	31
British Honduras	32
British Oceania (See Oceania, Br.)	54
British Togoland (Br. W. Africa)	34
British Virgin Islands (Leeward Is.)	45
British West Africa (including Nigeria.	
British Cameroons (Mandated Territory), Gambia, Sierra Leone, Gold	
tory). Gambia Sierra Leone Gold	
Coast (including Ashanti and North-	
ern Territory), and British Togoland	
(Mandated Territory))	34
Burma	
Coiona Islanda (Tomaias)	35
Caicos Islands (Jamaica)	44
Canada (including that part of Labra-	
dor under Canadian authority)	1

Canary Islands (Spanish Atlantic Is.) 97	Labrador (that part under Canadian	. 1	St. Vincent (Windward Is.) 58
Cape Verde Islands (Portuguese Atlan-	authority)	1	Sala-y-Gomez Is. (Chile) 7
tic Is.) 93	Labrador (that part under Newfound-	A17	Samoa, Western (mandated territory)
Cayman Islands (Jamaica) 44 Cevlon 36		96	(New Zealand) 48 San Ambrosia Is. (Chile) 7
Chad (Fr. Equatorial Africa) 73	Leeward Island (including Antigua, Bar-	70	San Felix Is. (Chile) 7
Chagos Is. (Mauritius) 46	buda, Redonda, St. Christopher (St.		Sandwich Is. (Falkland Is.)
Chile 7	Kitts) Island, Nevis Island, Anguilla	1	Santa Cruz Is. (Spanish Atlantic Is.) 97
China (Free) 65	Island, Montserrat, Sombrero and		Santa Cruz Is. (Oceania, British) 54
Clipperton Is. (French Oceania) 71	Brit, Virgin Islands)	45	Sao Thome Is. (Portuguese Atlantic Is.) _ 93
Colombia8	Les Saintes Is. (Fr. W. Indies)	68	Saudi Arabia81
Congo (Belgian) 66	Liberia	91	Scotland2
Cook Islands (New Zealand) 48	Loyalty Is. (French Oceania)	71	Senegal (Fr. W. Africa) 86
Costa Rica9	Madagascar	92	Seychelles and Dependencies 53
Cozumel Is. (Mexico) 17	Madeira Islands (Portuguese Atlantic	00	Sierre Leone (Br. W. Africa) 34
Cuba 3		93	Society Is. (French Oceania) 71
Curacao (including the islands of Aruba,		36	Sokotra Is. (Aden) 25
Bonaire, Saba, St. Eustache, and St. Martin (southern part)) 10	Marie Galante Is. (Fr. W. Indies) Marquesas Is. (Fr. Oceania)	68 71	Solomon Islands (British Oceania) 54 Solomon Islands (Australian New
Cyprus 37	Martinique (Fr. W. Indies)	68	Guinea) 49
Dahomey (French W. Africa) 86	1	86	Sombrero Is. (Leeward Is.) 45
Desirade Is. (French W. Indies) 68	Mauritius (including Rodriguez Island		South Georgia (Falkland Is.) 39
Diego Garcia Is. (Mauritius) 46	and Diego Garcia Island)	46	South Orkney Is. (Falkland Is.) 39
Dominica 58	Mexico	17	South Shetland Is. (Falkland Is.) 39
Dominican Republic 11	Middle Congo (Fr. Equatorial Africa)	73	Southern Rhodesia55
Dutch Guiana (Surinam) 22	Miquelon and St. Pierre	70	South-West Africa (Union of So. Af-
Easter Is. (Chile) 7	Montserrat (Leeward Is.)	45	rica) 57
Ecuador12	Mozambique (Portugal)	83	Spain and possessions82
Egypt 59	Nepal (India)	43	Spanish Atlantic Islands 97
Eire90	Netherlands Guiana (Surinam)	22	Spanish Guinea 82
El Salvador 13	Netherlands Indies (East)	64	Spanish Morocco and Tangier 98
England Islands	New Caledonia Is. (Fr. Oceania)	45	Sudan, Anglo-Egyptian 60 Surinam 22
Falkland Islands 39 Farguhar Is. (Seychelles) 53	Newfoundland (including that part of	71	
Fernando Noronha Is. (Brazil) 6	Labrador under Newfoundland au-		Sweden and possessions84 Switzerland85
Fernando Po (Spain and possessions) 82	thority)	47	Syria 96
Fiji Islands (Oceania, Br.)	New Guinea (British) (comprising Pa-	*'	Tubuai (French Oceania) 71
French Cameroun 72	pua or British New Guinea, and Ter-		Tanganyika (Br. E. Africa) 30
French Congo (Fr. Equatorial Africa) 73	ritory of New Guinea [mandated ter-		Tangier (and Spanish Morocco) 98
French Equatorial Africa 73	ritory])	49	Tasmania (Australia) 26
French Guiana 69	New Hebrides (Oceania, British)	54	Tobago (and Trinidad) 56
French Guinea (Fr. West Africa) 86	New Zealand (including Cook Islands	1	Togoland (mandate) (Fr. W. Africa) 86
French Morocca 87	and Western Samoa [mandated terri-	İ	Tonga Islands (Oceania, British) 54
French North Africa (including French	tory])	48	Tortue Is. (Haiti) 15
Morocco, Algeria and Tunisia) 87	Nicaragua	18	Trans-Jordan (and Palestine) 51
French Oceania (all French possessions in	Niger (Fr. W. Africa)	86	Trinidad and Tobago 56
the Pacific) 71	Nigeria (Br. W. Africa)	34	Trinidad Is. (in South Atlantic) (Bra-
French Sudan (French W. Africa) 86	Nightingale Is. (St. Helena)	52	Zil) 6
French West Africa (including Mauri-	Northern Ireland (Great Britain)	2	Tristan da Cunha Islands (St. Helena) 52
tania, Senegal, French Guinea, Ivory Coast, Togoland, Dahomey, Fr. Sudan	Northern Rhodesia	50	Tuamotu (French Oceania) 71 Tubuai (French Oceania) 71
and Niger) 86	Nyasaland (Br. E. Africa) Oceania, British (including British Sol-	30	Tunisia (French North Africa) 87
French West Indies (including Desirade,	omon Islands, Fiji Islands, Gilbert &		Turkey99
Guadeloupe, Les Saintes, Martinique,	Ellice Islands, New Hebrides Islands,	- 1	Turks Islands (Jamaica) 44
Marie Galante, St. Martin (northern	Pitcairn Island, Tonga, or Friendly		Ubangi Shari (Fr. Equatorial Africa) 73
part] and St. Bartholomew) 68	Islands, Santa Cruz Islands)	54	Uganda (Brit. E. Africa) 30
Friendly Island (Oceania, Br.) 54	Palestine and Trans-Jordan	51	Union of South Africa 57
Gabon (Fr. Equatorial Africa) 73	Panama	19	Union of Soviet Socialist Republics 76
Galapagos Is. (Ecuador) 12	Papua (British New Guinea)		Chich of Dovice Docians tepublication
Comphia (Du III Africa)	Tapua (Bitush New Guillea)	49	United Kingdom (Great Britain) 2
Gambia (Br. W. Africa) 34	Paraguay		United Kingdom (Great Britain) 2 Uruguay 23
Gambier Is. (Fr. Oceania) 71	Paraguay Perim Is. (Aden)	49 20 25	United Kingdom (Great Britain) 2 Uruguay 23 U. S. S. R 76
Gambier Is. (Fr. Oceania) 71 Gibraltar 41	ParaguayPerim Is. (Aden)Peru	49 20 25 21	United Kingdom (Great Britain) 2 Uruguay 23 U. S. S. R 76 Venezuela 24
Gambier Is. (Fr. Oceania) 71 Gibraltar 41 Gilbert and Ellice Islands (Oceania,	Paraguay Perim Is. (Aden) Peru Pitcairn Island (Oceania, British)	49 20 25 21 54	United Kingdom (Great Britain) 2 Uruguay 23 U. S. S. R 76 Venezuela 24 Wallis Archipelago (Fr. Oceania) 71
Gambier Is. (Fr. Oceania) 71 Gibraltar 41 Gilbert and Ellice Islands (Oceania, British) 54	Paraguay Perim Is. (Aden) Peru Pitcairn Island (Oceania, British) Portuguese Atlantic Islands	49 20 25 21 54 93	United Kingdom (Great Britain) 2 Uruguay 23 U. S. S. R 76 Venezuela 24 Wallis Archipelago (Fr. Oceania) 71 Windward Islands (including Grenada,
Gambier Is. (Fr. Oceania) 71 Gibraltar 41 Gilbert and Ellice Islands (Oceania, British) 54 Goa (Portugal and possessions) 83	Paraguay Perim Is. (Aden) Peru Pitcairn Island (Oceania, British) Portuguese Atlantic Islands Portuguese Guinea	49 20 25 21 54 93 94	United Kingdom (Great Britain) 2 Uruguay 23 U. S. S. R. 76 Venezuela 24 Wallis Archipelago (Fr. Oceania) 71 Windward Islands (including Grenada, Grenadines, Dominica, and St. Vin-
Gambier Is. (Fr. Oceania) 71 Gibraltar 41 Gilbert and Ellice Islands (Oceania, British) 54 Goa (Portugal and possessions) 83 Gold Coast (Br. W. Africa) 34	Paraguay Perim Is. (Aden) Peru Pitcairn Island (Oceania, British) Portuguese Atlantic Islands Portuguese Guinea Portugal and possessions	49 20 25 21 54 93	United Kingdom (Great Britain) 2 Uruguay 23 U. S. S. R. 76 Venezuela 24 Wallis Archipelago (Fr. Oceania) 71 Windward Islands (including Grenada, Grenadines, Dominica, and St. Vincent) 58
Gambier Is. (Fr. Oceania) 71 Gibraltar 41 Gilbert and Ellice Islands (Oceania, British) 54 Goa (Portugal and possessions) 83 Gold Coast (Br. W. Africa) 34 Gough Is. (St. Helena) 52	Paraguay Perim Is. (Aden) Peru Pitcairn Island (Oceania, British) Portuguese Atlantic Islands Portuguese Guinea Portugal and possessions Principe Is. (Portuguese Atlantic Is-	49 20 25 21 54 93 94 83	United Kingdom (Great Britain) 2 Uruguay 23 U. S. S. R. 76 Venezuela 24 Wallis Archipelago (Fr. Oceania) 71 Windward Islands (including Grenada, Grenadines, Dominica, and St. Vincent) 58 Yemen (Saudi Arabia) 81
Gambier Is. (Fr. Oceania) 71 Gibraltar 41 Gilbert and Ellice Islands (Oceania, British) 54 Goa (Portugal and possessions) 83 Gold Coast (Br. W. Africa) 34 Gough Is. (St. Helena) 52 Grand Canary (Spanish Atlantic Is.) 97	Paraguay Perim Is. (Aden) Peru Pitcairn Island (Oceania, British) Portuguese Atlantic Islands Portuguese Guinea Portugal and possessions Principe Is. (Portuguese Atlantic Islands)	49 20 25 21 54 93 94 83	United Kingdom (Great Britain) 2 Uruguay 23 U. S. S. R. 76 Venezuela 24 Wallis Archipelago (Fr. Oceania) 71 Windward Islands (including Grenada, Grenadines, Dominica, and St. Vincent) 58
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Gambier Is. (Fr. Oceania) 71 Gibraltar 41 Gilbert and Ellice Islands (Oceania, British) 54 Goa (Portugal and possessions) 83 Gold Coast (Br. W. Africa) 34 Gough Is. (St. Helena) 52 Grand Canary (Spanish Atlantic Is.) 97 Great Britain & Northern Ireland 2 Greenland 61	Paraguay Perim Is. (Aden) Peru Pitcairn Island (Oceania, British) Portuguese Atlantic Islands Portuguese Guinea Portugal and possessions Principe Is. (Portuguese Atlantic Islands) Raiatea Is. (French Oceania) Rapa Is. (French Oceania)	49 20 25 21 54 93 94 83	United Kingdom (Great Britain) 2 Uruguay 23 U. S. S. R. 76 Venezuela 24 Wallis Archipelago (Fr. Oceania) 71 Windward Islands (including Grenada, Grenadines, Dominica, and St. Vincent) 58 Yemen (Saudi Arabia) 81
Gambier Is. (Fr. Oceania) 71 Gibraltar 41 Gilbert and Ellice Islands (Oceania, British) 54 Goa (Portugal and possessions) 83 Gold Coast (Br. W. Africa) 34 Gough Is. (St. Helena) 52 Grand Canary (Spanish Atlantic Is.) 97 Great Britain & Northern Ireland 2 Greenland 61 Grenada (Windward Islands) 58	Paraguay Perim Is. (Aden) Peru Pitcairn Island (Oceania, British) Portuguese Atlantic Islands Portuguese Guinea Portugal and possessions Principe Is. (Portuguese Atlantic Islands) Raiatea Is. (French Oceania)	49 20 25 21 54 93 94 83 93 71 71	United Kingdom (Great Britain) 2 Uruguay 23 U. S. S. R 76 Venezuela 24 Wallis Archipelago (Fr. Oceania) 71 Windward Islands (including Grenada, Grenadines, Dominica, and St. Vincent) 58 Yemen (Saudi Arabia) 81 Zanzibar (British E. Africa) 30 (b) When any commodity is shipped or taken out of the United States under
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Gambier Is. (Fr. Oceania) 71 Gibraltar 41 Gilbert and Ellice Islands (Oceania, British) 54 Goa (Portugal and possessions) 83 Gold Coast (Br. W. Africa) 34 Gough Is. (St. Helena) 52 Grand Canary (Spanish Atlantic Is.) 97 Great Britain & Northern Ireland 2 Greenland 61 Grenadines (Windward Islands) 58 Grenadines (Windward Islands) 58 Guadeloupe (French W. Indies) 68 Guatemala 14 Haiti 15 Honduras 16 Iceland 62 Ifni (Spanish Morocco) 98 Inaccessible Is. (St. Helena) 52 India 43 Iraq 80 Ireland 90 Ivory Coast (French W. Africa) 86 Jamaica 44	Paraguay Perim Is. (Aden) Peru Pitcairn Island (Oceania, British) Portuguese Atlantic Islands Portuguese Guinea Portuguese Guinea Portugal and possessions Principe Is. (Portuguese Atlantic Islands) Raiatea Is. (French Oceania) Rapa Is. (French Oceania) Redonda Is. (Leeward Is.) Reunion Revilla Is. (Mexico) Rio de Oro (Spain and possessions) Rio Muni (Spanish Guinea) Rodriguez Is. (Mauritius) Saba (Curacao) St. Bartholomew Is. (Fr. W. Indies) St. Christopher (St. Kitts) Island (Leeward Is.) St. Eustache (Curacao) St. Helena (including Ascension, Gough, Inaccessible, Nightingale, and Tristan da Cunha Islands) St. Kitts (Leeward Is.) St. Lucia (Windward Is.) St. Martin (part) (Curacao)	49 20 25 21 21 54 93 94 83 94 85 10 68 45 10 52 45	United Kingdom (Great Britain) 2 Uruguay 23 U. S. S. R. 76 Venezuela 24 Wallis Archipelago (Fr. Oceania) 71 Windward Islands (including Grenada, Grenadines, Dominica, and St. Vincent) 81 Zanzibar (British E. Africa) 30 (b) When any commodity is shipped or taken out of the United States under any type of general license, the exporter shall state on the export declaration, when such document is required to be presented to the collector of customs or postmaster, the name of the ultimate consignee, the commodity description, the country of destination, and the general license number. The export declaration shall be presented to the collector of customs or postmaster prior to the taking out or prior to loading for exportation at the port of exit or prior to mailing. In the case of shipments by rail or motor
Gambier Is. (Fr. Oceania) 71 Gibraltar 41 Gilbert and Ellice Islands (Oceania, British) 54 Goa (Portugal and possessions) 83 Gold Coast (Br. W. Africa) 34 Gough Is. (St. Helena) 52 Grand Canary (Spanish Atlantic Is.) 97 Great Britain & Northern Ireland 2 Greenland 61 Grenada (Windward Islands) 58 Grandeloupe (French W. Indies) 68 Guatemala 14 Haiti 15 Honduras 16 Iceland 62 Ifni (Spanish Morocco) 98 Inaccessible Is. (St. Helena) 52 India 33 Iraq 89 Ireland 90 Ivory Coast (French W. Africa) 36 Jamaica 44 Juan Fernandez Is. (Chile) 7 Kamaran Is. (Aden) 25 Kenya (Br. E. Africa) 30	Paraguay Perim Is. (Aden) Peru Pitcairn Island (Oceania, British) Portuguese Atlantic Islands Portuguese Guinea Portugal and possessions Principe Is. (Portuguese Atlantic Islands) Raiatea Is. (French Oceania) Rapa Is. (French Oceania) Redonda Is. (Leeward Is.) Reunion Revilla Is. (Mexico) Rio de Oro (Spain and possessions) Rio Muni (Spanish Guinea) Rodriguez Is. (Mauritius) Saba (Curacao) St. Bartholomew Is. (Fr. W. Indies) St. Christopher (St. Kitts) Island (Leeward Is.) St. Eustache (Curacao) St. Helena (including Ascension, Gough, Inaccessible, Nightingale, and Tristan da Cunha Islands) St. Kitts (Leeward Is.) St. Lucia (Windward Is.) St. Martin (part) (Curacao) St. Martin (part) (French West Indies)	49 20 25 21 54 93 94 83 93 71 771 45 95 17 82 82 46 10 68 45 10 68	United Kingdom (Great Britain) 2 Uruguay 23 U. S. S. R. 76 Venezuela 24 Wallis Archipelago (Fr. Oceania) 71 Windward Islands (including Grenada, Grenadines, Dominica, and St. Vincent) 58 Yemen (Saudi Arabia) 81 Zanzibar (British E. Africa) 30 (b) When any commodity is shipped or taken out of the United States under any type of general license, the exporter shall state on the export declaration, when such document is required to be presented to the collector of customs or postmaster, the name of the ultimate consignee, the commodity description, the country of destination, and the general license number. The export declaration shall be presented to the collector of customs or postmaster prior to the taking out or prior to loading for exportation at the port of exit or prior to mailing. In the case of shipments by rail or motor transport, the export declaration must
Gambier Is. (Fr. Oceania) 71 Gibraltar 41 Gilbert and Ellice Islands (Oceania, British) 54 Goa (Portugal and possessions) 83 Gold Coast (Br. W. Africa) 34 Gough Is. (St. Helena) 52 Grand Canary (Spanish Atlantic Is.) 97 Great Britain & Northern Ireland 2 Greenland 61 Grenada (Windward Islands) 58 Grandeloupe (French W. Indies) 68 Guatemala 14 Haiti 15 Honduras 16 Iceland 62 Ifni (Spanish Morocco) 98 Inaccessible Is. (St. Helena) 52 India 43 Iran 89 Ireland 90 Ivory Coast (French W. Africa) 89 Jamaica 44 Juan Fernandez Is. (Chile) 7 Kamaran Is. (Aden) 25	Paraguay Perim Is. (Aden) Peru Pitcairn Island (Oceania, British) Portuguese Atlantic Islands Portuguese Guinea Portuguese Guinea Portugal and possessions Principe Is. (Portuguese Atlantic Islands) Raiatea Is. (French Oceania) Rapa Is. (French Oceania) Redonda Is. (Leeward Is.) Reunion Revilla Is. (Mexico) Rio de Oro (Spain and possessions) Rio Muni (Spanish Guinea) Rodriguez Is. (Mauritius) Saba (Curacao) St. Bartholomew Is. (Fr. W. Indies) St. Christopher (St. Kitts) Island (Leeward Is.) St. Eustache (Curacao) St. Helena (including Ascension, Gough, Inaccessible, Nightingale, and Tristan da Cunha Islands) St. Kitts (Leeward Is.) St. Lucia (Windward Is.) St. Martin (part) (Curacao)	49 20 25 21 21 54 93 94 83 94 45 10 68 45 10	United Kingdom (Great Britain) 2 Uruguay 23 U. S. S. R. 76 Venezuela 24 Wallis Archipelago (Fr. Oceania) 71 Windward Islands (including Grenada, Grenadines, Dominica, and St. Vincent) 58 Yemen (Saudi Arabia) 81 Zanzibar (British E. Africa) 30 (b) When any commodity is shipped or taken out of the United States under any type of general license, the exporter shall state on the export declaration, when such document is required to be presented to the collector of customs or postmaster, the name of the ultimate consignee, the commodity description, the country of destination, and the general license number. The export declaration shall be presented to the collector of customs or postmaster prior to the taking out or prior to loading for exportation at the port of exit or prior to mailing. In the case of shipments by rail or motor

In addition, whenever an exportation	n I	Group K—Continued	- 1	Group K—Continued	
under general license is made by mai		Dominican Republic	11	Nigeria (Brit. W. Africa)	34
the general license number must be en	-	Dutch Guiana (Surinam)	22	Nightingale Is. (St. Helena)	52
dorsed on the address side of the wrappe	r	Easter Is. (Chile)	7	Northern Ireland (Gr. Britain)	2
of the parcel.		Ecuador	12	Northern Rhodesia	50
§ 802.3 General license countr		Egypt	59	Nyassaland (Brit. E. Africa)	. 30
		El Salvador	13	Oceania, British, including British Solo- mon Islands, Fiji Islands, Gilbert and	
groups. (a) The following general li		England	2	Ellice Islands, New Hebrides Islands,	
cense country groups are hereby desig	-	Falkland Islands	39	Pitcairn Island, Tonga or Friendly	
nated:		Farquhar Is. (Seychelles)	53	Island, Santa Cruz Islands	54
Group C		Fernando Noronha Is. (Brazil) Fiji Islands (Oceania, British)	54	Palestine and Trans-Jordan	51
Canada	1	French Cameroun	72	Panama	19
Greenland	31	French Congo (French Equatorial Af-		Paraguay	20
Great Britain and Northern Treland	2	rica)	73	Perim. Is. (Aden)	
	52	French Equatorial Africa	73	Peru	
Labrador (that part under Canadian	_	French Guiana	69	Pitcairn Island (Oceania, British)	
authority)	1	French Oceania (All Fr. possessions in		Raiatea Is. (Fr. Oceania)	71
Labrador (that part under Newfound-	117	the Pacific)	71	Rapa Is. (Fr. Oceania)	71 45
	17	French West Indies (including Desirade,		Revilla Is. (Mexico)	17
2.0.1.20	76	Guadeloupe, Les Saintes, Martinique,		Rodriguez Is. (Mauritius)	
		Marie Galante, St. Martin [Northern	60	Saba (Curação)	
Group K		part] and St. Bartholomew)	68 54	St. Bartholomew Is. (Fr. W. Indies)	
Aden	25	Friendly Islands (Oceania, British) Gabon (Fr. Equatorial Africa)	73	St. Christopher (St. Kitts) Is. (Leeward	
Afghanistan	79	Galapagos Is. (Ecuador)	12	Is.)	45
	53	Gambia (Brit. W. Africa)	34	St. Eustache (Curacao)	10
	53	Gambier Is. (Fr. Oceania)	71	St. Helena (including Ascension, Gough,	
	60	Gibraltar	41	Inaccessible, Nightingale, and Tristan	
	45	Gilbert & Ellice Islands (Oceania, Brit-		da Cunha Islands)	
	31 4	ish)	54	St. Kitts (Leeward Is.)	
ArgentinaAruba (Curacao)	10	Gold Coast (Brit. W. Africa)	34	St. Lucia (Windward Is.)	58 10
	52	Gough Is. (St. Helena)	52	St. Martin (part) (French W. Indies)	
,	34	Great Britain & Northern Ireland	2	St. Paul Is. (Brazil)	6
	26	Greenland	61	St. Pierre (and Miquelon)	70
	27	Grenadines (Windward Islands)	58 58	St. Vincent (Windward Is.)	58
	67	Grenada (Windward Islands)Guadeloupe (Fr. W. Indies)	68	. Sala-y-Gomez Is. (Chile)	7
Baluchistan (India)	43	Guatemala	14	Samoa, Western (mandated territory)	
	28	Haiti	15	(New Zealand)	
	45	Hondurás	16	San Ambrosio Is. (Chile)	
	16	Iceland	62	San Felix Is. (Chile)	
	66 29	Inaccessible Is. (St. Helena)	52	Sandwich Is. (Falkland Is.)	
	43	India	43	Saudi Arabia	
	49	Jamaica	44	Scotland	
Bolivia	5	Juan Fernandez, Is. (Chile)	7	Seychelles and Dependencies	
	10	Kamaran Is. (Aden)	25	Sierre Leone (Br. W. Africa)	
Brazil	6	Kenya (Br. E. Africa)	30 25	Society Is. (Fr. Oceania)	7:
	34	Khorya-Morya Is. (Aden)Kuwait	40	Sokotra Is. (Aden)	
British East Africa (including Kenya,		Labrador (that part under Canadian	10	Solomons Islands (Br. Oceania)	
Uganda, Nyasaland, Zanzibar, and	00	authority)	1	Somomon Islands (Australian New	
	30	Labrador (that part under Newfound-	_	Guinea)	
British Guiana	31 32	land authority)	47	Sombrero Is. (Leeward Is.) South Georgia (Falkland Is.)	
British Oceania (See Oceania, Br.)	54	Leeward Islands (including Antigua,		South Orkney Is. (Falkland Is.)	
British Togoland (Br. W. Africa)	34	Barbuda, Redonda, St. Christopher		South Shetland Is. (Falkland Is.)	
British Virgina Islands (Leeward	-	(St. Kitts) Island, Nevis Island, An-		Southern Rhodesia	
	45	guilla Island, Montserrat, Sombrero		South-West Africa (Union of South	
British West Africa (including Nigeria,		and Brit. Virgin Islands)		Africa)	. 5
British Cameroons [Mandated terri-		Les Saintes Is. (Fr. W. Indies)		Sudan, Anglo-Egyptian	
tory] Gambia, Sierra Leone, Gold Coast,		Loyalty Is, (Fr. Oceania) Maldive Islands (Ceylon)	71 36	Surinam	
[including Ashanti and Northern Ter-		Marie Galante Is. (Fr. W. Indies)		Tahiti (Fr. Oceania)	
ritory], and British Togoland [man-	0.4	Marquesas Is. (Fr. Oceania)	71	Tanganyika (Brit. E. Africa)	
dated territory])	34 35	Martinique (Fr. W. Indies)	68	Tobago (and Trinidad)	
Caicos Islands (Jamaica)	44	Mauritius (including Rodriguez Is. and		Tonga Island (Oceania, British)	
Canada (including that part of Labra-	11	Diego Garcia Island)	46	Tortue Is. (Haiti)	
dor under Canadian authority)	1	Mexico	17	Tuamotu (Fr. Oceania)	7
Cayman Islands (Jamaica)	44	Middle Congo (Fr. Equatorial Africa)	73	Tubuai (Fr. Oceania)	7
Ceylon	36	Miquelon and St. Pierre	70	Turks Islands (Jamaica)	
Chad (French Equatorial Africa)	73	Montserrat (Leeward Is.)	45	Trans-Jordan (and Palestine)	
Chagos Is. (Mauritius)	46	Nepal (India) \(\frac{1}{2}\) Netherlands Guiana (Surinam) \(\frac{1}{2}\)		Trinidad and Tobago	
Chile	7	Netherlands Indies (East)		Trinidad Is. (in South Atlantic) (Brazil)	
China (Free)	65	Nevis Island (Leeward Is.)		Tristan da Cunha Islands (St. Helena) Ubangi Shari (Fr. Equatorial Africa)	
Clipperton Is. (French Oceania)	71 8	New Caledonia Is. (Fr. Oceania)		Uganda (Brit. E. Africa)	
Congo (Belgian)	66	Newfoundland (including that part of		Union of South Africa	
Cook Islands (New Zealand)	48	Labrador under Newfoundland au-		Union of Soviet Socialist Republics	
Costa Rica	9	thority)		United Kingdom and Northern Ireland	
Cozumel Is. (Mexico)	17	New Guinea (British) (comprising Papua		U. S. S. R.	. 7
Cuba	3	or British New Guinea and territory		Uruguay	
Curacao (including the islands of Aruba,		of New Guinea [mandated terri-		Venezuela	
Bonaire, Saba, St. Eustache and St.		tory])		Wallis Archipelago (French Oceania)	
Martin [southern part]	10	New Hebrides (Oceania, British)	54	Windward Islands (including Grenada,	
Cyprus	37	New Zealand (including Cook Islands		Grenadines, Dominica, and St. Vin-	
Desirade Is. (French W. Indies)	68	and Western Samoa) (mandated terri-		Yemen (Saudi Arabia)	
Diego Garcia Is. (Mauritius)	46 58	Nicaragua		Zanzibar (British E. Africa)	
Dominica	00	- 11x041 46 44 1100000	_0		

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Arabia	81
Argentina	4
Aruba (Curacao)	10
Bahrein Islands	67
Bay Is. (Honduras)	16
Belgian Congo	66
Bolivia	5
Bonaire (Curacao)	10
Brazil	6
Canada (including that part of Labra-	
dor under Canadian authority)	1
Chad (French Equatorial Africa)	73
Chile	7
China (Free)	65
Clipperton Is. (Fr. Oceania)	71
Colombia	8
Congo (Belgian)	66
Costa Rica	9
Cozumel Is. (Mexico)	17
Cuba	3
Curação (including the islands of Aruba.	
Bonaire, Saba, St. Eustache and St.	
Martin [southern part])	10
Dominican Republic	11
Dutch Guiana (Surinam)	22
Easter Is. (Chile)	7
Ecuador	12
El Salvador	13
England	2
Fernando Noronha Is. (Brazil)	6
French Cameroun	72
French Congo (Fr. Equatorial Africa)	73
French Equatorial Africa	73
French Oceania (all French possessions	
in the Pacific)	71
Gabon (Fr. Equatorial Africa)	73
Galapagos Is. (Ecuador)	12
Gambier Is. (Fr. Oceania)	71
Great Britain and Northern Ireland	2
Greenland	61
Guatemala	14
Haiti	15
Honduras	16
Iceland	62
Juan Fernandez Is. (Chile)	7
Kuwait	40
KuwaitLabrador (that part under Canadian	
authority)	1
Labrador (that part under Newfound-	_
land authority)	47
Loyalty Is. (Fr. Oceania)	71
Marquesas Is. (Fr. Oceania)	
	71
	71 17
Mexico	17
MexicoMiddle Congo (Fr. Equatorial Africa)	17 73
Mexico Middle Congo (Fr. Equatorial Africa) Netherlands Guiana (Surinam)	17 73 22
Mexico Middle Congo (Fr. Equatorial Africa) Netherlands Guiana (Surinam) New Caledonia Is. (Fr. Oceania)	17 73
Mexico Middle Congo (Fr. Equatorial Africa) Netherlands Guiana (Surinam) New Caledonia Is. (Fr. Oceania) Newfoundland (including that part of	17 73 22
Mexico	17 73 22 71
Mexico	17 73 22 71 47
Mexico	17 73 22 71 47 18
Mexico	17 73 22 71 47 18 2
Mexico	17 73 22 71 47 18 2 19
Mexico	17 73 22 71 47 18 2 19 20
Mexico	17 73 22 71 47 18 2 19 20 21
Mexico	17 73 22 71 47 18 2 19 20 21 71
Mexico	17 73 22 71 47 18 2 19 20 21 71 71
Mexico	17 73 22 71 47 18 2 19 20 21 71 71 17
Mexico	17 73 22 71 47 18 2 19 20 21 71 71 17
Mexico	17 73 22 71 47 18 2 19 20 21 71 71 17 10
Mexico	17 73 22 71 47 18 2 19 20 21 71 71 10 10
Mexico	17 73 22 71 47 18 2 19 20 21 71 71 10 10 6
Mexico	17 73 22 71 47 18 2 19 20 21 71 71 10 10 6 7
Mexico	17 73 22 71 47 18 2 19 20 21 71 71 10 10 6 7
Mexico	17 73 22 71 47 18 2 19 20 21 71 71 10 10 6 7
Mexico	17 73 22 71 18 2 19 20 21 71 71 10 10 6 7 7 81
Mexico Middle Congo (Fr. Equatorial Africa) Netherlands Guiana (Surinam) New Caledonia Is. (Fr. Oceania) Newfoundland (including that part of Labrador under Newfoundland authority) Nicaragua Northern Ireland Panama Paraguay Peru Raiatea Is. (Fr. Oceania) Rapa Is. (Fr. Oceania) Revilla Is. (Mexico) Saba (Curacao) St. Eustache (Curacao) St. Martin (part) (Curacao) St. Paul (Brazil) Sala-y-Gomez Is. (Chile) San Ambrosio Is. (Chile) Saudi Arabia Scotland	17 73 22 71 47 18 2 20 21 71 71 10 10 6 7 7 81 2
Mexico	17 73 22 71 47 18 2 19 20 21 71 71 10 10 6 7 7 7 81 2
Mexico Middle Congo (Fr. Equatorial Africa) Netherlands Guiana (Surinam) New Caledonia Is. (Fr. Oceania) Newfoundland (including that part of Labrador under Newfoundland authority) Nicaragua Northern Ireland Panama Paraguay Peru Raiatea Is. (Fr. Oceania) Rapa Is. (Fr. Oceania) Revilla Is. (Mexico) Saba (Curacao) St. Eustache (Curacao) St. Martin (part) (Curacao) St. Paul (Brazil) Sala-y-Gomez Is. (Chile) San Ambrosio Is. (Chile) San Felix Is. (Chile) Saudi Arabia Scotland Society Is. (French Oceania) Surinam	17 73 22 71 47 18 2 19 20 21 71 71 10 10 6 7 7 81 2 71 22
Mexico Middle Congo (Fr. Equatorial Africa) Netherlands Guiana (Surinam) New Caledonia Is. (Fr. Oceania) Newfoundland (including that part of Labrador under Newfoundland authority) Nicaragua Northern Ireland Panama Paraguay Peru Raiatea Is. (Fr. Oceania) Rapa Is. (Fr. Oceania) Revilla Is. (Mexico) Saba (Curacao) St. Eustache (Curacao) St. Martin (part) (Curacao) St. Paul (Brazil) Sala-y-Gomez Is. (Chile) San Ambrosio Is. (Chile) San Felix Is. (Chile) Saudi Arabia Scotland Society Is. (French Oceania) Surinam Tahiti (Fr. Oceania)	17 73 22 71 47 18 2 19 20 21 71 71 10 10 6 7 7 81 2 2 71
Mexico	17 73 22 71 47 18 2 19 20 21 17 17 10 10 10 6 7 7 81 2 71 2 71 17 15 19 19 10 10 10 10 10 10 10 10 10 10 10 10 10
Mexico	17 73 22 71 47 18 2 19 20 21 71 17 10 10 6 7 7 81 2 71 22 71 15 6
Mexico	17 73 22 71 47 18 2 19 20 21 17 17 10 10 10 6 7 7 81 2 71 2 71 17 15 19 19 10 10 10 10 10 10 10 10 10 10 10 10 10

Group'P-Continued

Ubangi Shari (Fr. Equatorial Africa)	73
United Kingdom (Great Britain)	2
U. S. S. R	76
Uruguay	23
Venezuela	24
Wallis Archipelago (Fr. Oceania)	71
Yemen (Saudi Arabia)	81

- (b) When a commodity is placed under general license to a particular country group, it may be shipped to any country in that group subject to existing regulations
- § 802.4 Re-exportation from country of destination. No exportation may be made under any type of general license with the knowledge or intention that the articles, materials or supplies so exported are to be re-exported from the country of destination, unless the re-exportation has been authorized by the Export Control Branch
- § 802.5 Consignee control under general license. (a) General licenses may be revoked or suspended as to any person in any destination.
- (b) Shipment under an applicable general license may be made to any consignee in the country of destination except:
- (1) To any person as to whom the general license has been revoked or suspended; or
- (2) To any person on "The Proclaimed List"; or
- (3) To a member of the immediate family or an agent or representative of any person named on "The Proclaimed List"; or
- (4) To any person when by reason of the sale, purchase or any service connected with the exportation, a commission, fee, remuneration or other benefit accrues to any person named on "The Proclaimed List".
- § 802.6 Consignor control under general license. General licenses may be revoked and their use suspended as to

any person within or without the United States by any order issued pursuant to the provisions of Part 807 of this subchapter.

§ 802.7 General licenses issued. (a) General licenses are hereby issued permitting exportation of the commodities to the destinations designated under the column "General License Group" in the Schedules set forth in § 801.2 of this subchapter.

(b) Where the word "none" appears in the column "General License Group" opposite a commodity, no general license for such commodity is in effect, except as

hereinafter provided.

§ 802.8 Exports to the United States Government. A general license, designated GUS, is hereby issued permitting exportation of all articles and materials to any of the following consignees:

(a) The United States Government or any agency thereof: *Provided*, Such articles are intended for official use;

- (b) Representatives of the United States or members of the United States armed forces: *Provided*, That such articles are shipped in quantities sufficient solely for official use or for the personal use of the consignee and his immediate family.
- § 802.9 General intransit licenses.
 (a) General Intransit Licenses are hereby issued permitting exportation of all articles and materials, except as provided in paragraphs (c) and (d) of this section, originating in a designated foreign country and passing through the United States or any place subject to the jurisdiction of the United States in transit to a designated foreign destination, as specified in paragraph (b) of this section.

(b) (1) The following are the designated countries of origin and destination for which general intransit licenses are issued. The general license designations set forth below must be used in the same manner as general license numbers as provided in § 802.2 (b):

From—	То-	General license Designations
Western Hemisphere British Empire British Empire Western Hemisphere Netherlands Indies Western Hemisphere Western Hemisphere Belgian Congo British Empire Belgian Congo British Empire Belgian Congo Usstern Hemisphere British Empire Uss. R Dortugal Portugal Portugal Spain Spain Spain Spain Spain Switzerland Switzerland Sweden Sweden Netherlands Indies	British Empire Western Hemisphere British Empire Western Hemisphere Western Hemisphere Netherlands Indies Belgian Congo Western Hemisphere Belgian Congo. British Empire. U. S. S. R. U. S. S. R. Western Hemisphere British Empire British Empire British Empire	
British EmpireY Countries Western Hemisphere	Netherlands Indies	GIT-A/N. GIT-Y/Z. GIT-B/UC.

- (2) "Western Hemisphere", as used in this paragraph, includes only the countries designated by the following numbers in § 802.2 (a): 3 through 24, 61 and
- (3) "Y" origins and "Z" destinations are as follows:

List Y-Origins

India. Burma.

Dominion of Canada.

Australia. New Zealand.

Union of South Africa.

British Colonies including only:

British Guiana.

Jamaica.

Windward Islands.

Bahamas. Bermuda. Sierra Leone. Nigeria.

Seychelles Islands. Kenya.

Northern Rhodesia.

Uganda.

Cyprus. Fiji.

British Honduras.

Trinidad.

Leeward Islands.

Barbados. Gambia. Gold Coast. Ceylon.

Aden. Tanganyika.

Nyasaland. Zanzibar.

Palestine and Transjordania. Western Pacific Islands.

List Z-Destinations

French West Africa. French North Africa.

Eire. Liberia.

Madagascar.

Portugal.

Portuguese Atlantic Islands.

Portuguese Guinea.

Reunion.

Iran.

Iraq.

Spain.

Syria.

Spanish Atlantic Islands. Spanish Morocco and Tangier.

Sweden. Switzerland.

(c) The use of General Intransit License GIT-Y/Z is subject to the following regulations: (1) Each shipment must be accompanied by a Canadian Export Permit or by a British Imperial License, specifying the nature of the shipment and naming the ultimate consignee in the country of destination.

(2) Canadian Export Permits and British Imperial Export Licenses shall be surrendered to collectors of customs at the last port of exit from the United

States.

(3) If the shipment is not accompanied by a foreign export license or per-

mit, as provided above, an individual export license, from the Export Control Branch, must be obtained.

(d) Intransit shipments involving all forms of the commodities hereafter listed in this paragraph require individual export licenses except when shipments thereof are proceeding under General Intransit License GIT-A/A, from any part of the British Empire to any other part of the British Empire, or when proceeding under bond from Mexico through the United States to another part of Mexico:

Mica.

Quinine.

Atropine. Belladonna. Caffein. Cork. Digitàlis Seeds. Graphite. Hempseed. Myoscyamus. Industrial Diamonds. Manila Hemp.
Mercury metal (virgin, redistilled or old). Mesothorium.

Radium. Rubber. Silk (except finished articles). Sitka Spruce. Teakwood. Technical Data. Theobromine. Theophylline. Titanium. Tin. Tungsten. Uranium.

§ 802.10 General licenses which permit shipments not exceeding a specified value. (a) General licenses are hereby issued permitting exportation to destinations in general license country group K, as set forth in § 802.3 (a), of all articles and materials where, in a single shipment, the net value of such articles and materials classified under the same Department of Commerce Schedule B or F number does not exceed \$25 with exception of the items listed below (which, when preceded by an asterisk, shall be construed to include their forms, conversions and derivatives).

- *Acetanilide.
- *Acetarsone (Stovarsol).

Acetic acid.

Acetic aldehyde.

Acetic anhydride.

*Acetylsalicylic acid (aspirin).

*Aconite.

Aircraft parts, equipment, and accessories other than those listed in Proclamation 2549, 7 F.R. 2769 et seq.

Air raid sirens and alarms.

Alcohol (methyl).

Alkyd resins, in powder, flake or liquid

Aluminum, metal (except finished articles), salts, and compounds.

Ammonia (anhydrous).

Aniline oil and salts.

*Anthraquinone.

Antimony, metal, salts, and compounds.

Asbestos fiber \%'' or more in length.

- *Ascorbic acid.
- *Atabrin.
- *Atropine.
- *Belladonna.

Benzocaine (anaesthesin).

Benzyl chloride.

Beryllium, metal, salts, and compounds.

Beta naphthol.

Bicycles, adult.

Boiler gauge glass tubes.

Bristles, pig.

Bromine, and bromine preparations containing 10% or more by value of bromine.

Butadiene, including polymers and copolymers of.

*Cacodylic acid.

Cadmium, metal, salts, and compounds.

*Caffein.

Camphor.

Carbon tetrachloride.

*Cashew nut shell oil.

Castor beans and oil.

Cerium, metal, salts, and compounds. Chlorine.

Chlorobenzenes. Chloroform.

Chloropicrin.

Chloroprene, including polymers and copolymers of.

Chromium metal, salts, and compounds.

*Cinchona bark.

Combalt metal, salts, and compounds.

Coconut oil.

Columbium metal, salts, and compounds.

Commutators.

Copper, metal (except finished articles), and sulphate.

*Cork.

*Corundum.

Cotton duck cloth.

Dibutyl phthalate. *Diamonds, industrial, including tools incorporating diamonds.

*Digitalis, including seeds and compounds.

Dimethylaniline.

Diphenylamine.

Electric curling irons, coffee percolators, flat irons, toasters, and waffle irons, other domestic electric heating or cooking devices and utensils.

Electric indicating, measuring, and recording instruments.

Electrodes, carbon or graphite.

Equipment and parts which can be used or adapted to use for the production of aviation motor fuel or tetraethyl

Equipment for the production of aviation lubricating oil.

*Ergot.

Feathers and down, including pillows. Ferromanganese.

*Fire control instruments, military searchlights, aerial cameras, and other types of military equipment containing optical elements.

Firearms.

Flax manufactures, except wearing apparel and household goods.

Fluorspar.

Formaldehyde.

*Gallic acid (except bismuth subgallate). Gas masks.

Gauges, precision.

Glycerin.

Graphite, flake, chip, crystalline lump, and Ceylon.

Hemp and hempseed.

*Homatropine.

*Hyoscine (Scopolamine).

*Hyoscyamus (Henbane).

Industrial indicating, recording, or controlling instruments and apparatus. Insulin.

Iodine.

Iron or steel body valves and parts for steam, water, oil and gas.

Jewel bearings.

Jute, yarn, cordage, twine, and empty bags.

Kapok fiber, except used or waste.

Kyanite.

Lead, metal (except finished articles), salts, and compounds.

Leather, sole and belting, except offal. Lenses for precision instruments.

Magnesium metal.

Manila hemp, fiber and cordage.

Mercury, metal, salts, and compounds.

*Mesotherium.

Metal drums and containers, gas cylinders.

Meters and parts, gas and water.

Methyl Methacrylate.

Methylamine.

Methylene chloride.

Mica.

Molybdenum, metal, salts, and compounds.

Naphthalene. Neat's foot oil.

Nickel, metal, salts, and compounds.

*Nicotinic acid.

Nutgall.

*Nux vomica.

*Nylon.

Optical elements for fire-control instruments, aircraft instruments, etc.

*Optical glass, except ophthalmic.

Oticicia oil.

Paint and other spraying equipment and parts.

Palm kernels, nuts, and oil.

Perilla seed and oil.

Petroleum blending agents.

Phenol (carbolic acid).

Phenol formaldehyde resins, in unfinished forms.

Phosphorus.

*Photographic unexposed film, plates, and paper (including blueprint paper).

*Phthalic anhydride and phthalates.

Plasmochin.

Platinum group metals, salts, and compounds.

*Polyvinyl chloride.

Portable electric tools.

Potassium chlorate and perchlorate. Potassium chromate and bichromate.

Potassium permanganate.
*Procaine (including novocaine, etc.).

Propylene dichloride.

Psyllium seeds.

Pyrethrum.

*Pyridoxine Hydrochloride.

*Quartz crystals.

*Quinine.

Radio mica condensers, and capacitors. Radio transmitting sets, tubes and parts. Radio tubes or valves for receiving sets.

*Radium.

Rapeseed oil.

Rayon yarn. Red squill.

*Rennet.

Resins, natural.

*Ribofiavin.

Rochelle salts.

Rubber.

Rubberlike compounds, synthetic, unfabricated, include polymers and copolymers of butadiene, acrylonitrile, butylene, styrene, & vinylidene chloride. *Salicylic acid.

*Santonin.

Sewing machinery parts.

Shearlings. Shellac.

*Šilk.

Sperm oil.

Spices, (including pepper, nutmeg, cloves, cassia, etc.).

Strontium, metal, salts, and compounds. Styrene.

*Strychnine.

Sugar.

*Sulfonamides (including all sulfadrugs).

Superphosphate.

Tannic acid.

Tanning materials, chromium.

Tantalum, metal, salts, and compounds. Tea.

Tetraethyl lead, ethyl fluid, and any mixture containing more than 3 cc. tetraethyl lead per gallon.

*Theobromine.

*Theophylline.

*Thiamin hydrochloride.

Tin, metal, salts, and compounds.

Tinplate and terneplate, unfabricated. Titanium, metal, salts and compounds. Toluol.

*Tools incorporating industrial diamonds.
Tricresyl phosphate.

*Tryparsamide.

Tung oil.

Tungsten, metal, salts, and compounds.

*Uranium.

Urea formaldehyde resins in unfinished forms.

Vanadium, metal, salts, and compounds. Vanilla beans.

*Vitamin A.

Zinc, metal (except finished articles), salts, and compounds.

Zirconium, metal, salts, and compounds,

(b) General licenses are hereby issued permitting exportation to destinations in general license country group K, as set forth in paragraph 802.3 (a), of all items excepted from paragraph (a) of this section when the net value of a single shipment of such items does not exceed \$1, provided that the following items may not be exported under these general licenses in any amount:

Atropine.
Belladonna.
Caffein.
Digitalis Seeds.
Hempseeds.
Homatropine.
Hyoscine (Scopolamine).
Hyoscyamus (henbane).

(c) General licenses are hereby issued permitting the exportation to destinations in general license country group C, as set forth in § 802.3 (a), of all medicinals, pharmaceuticals, and medicinal chemicals, regardless of value, except the following:

Agar.
Atropine.
Belladonna.
Cacodylic acid.
Caffein.
Cinchona bark.
Digitalis seeds.

Homatropine.

Aconite.

Hyoscine (Scopolamine). Hyoscyamus (Henbane).

Quinine—except preparations less than 10% in value of quinine sulphate or its equivalent. The excepted class may be exported under General License to destinations in Group C.

Theobromine.

Theophylline.

Vitamin A—except when contained in capsules, ampules and similar dosage forms.

(d) General licenses are hereby issued permitting exportation to destinations in general license country group K, as set forth in § 802.3 (a), of all medicinals, pharmaceuticals, and chemicals usable solely for medicinal purposes, except those listed in paragraph (a) of this section, where, in a single shipment, the net value of such articles and materials classified under a single Department of Commerce Schedule B or F number does not exceed \$100: Provided, however, That any medicinal article or material listed below (including its forms, conversions, and derivatives, and whether or not contained in a preparation) may not be exported under these general licenses to destinations in general license country group K in an amount exceeding \$25 net value:

Arnica.

Bromides and bromates in medicinal preparations.

Carbarsone.

Cassia oil.

Colchicum.

Lecithin. Senna.

Stramonium.

Vitamins, viosterols, and vitamin preparations except those specified in paragraph (a) of this section.

(e) The above general licenses or any other general licenses which authorize shipments of articles and materials not exceeding specified values are designed to permit the exportation of bona fide single shipments, within the designated maxima, of such articles and materials. They may not be used under any circumstances for the purpose of effecting the exportation of such articles and materials in amounts in excess of the specified maximum values which would otherwise require individual licenses, whether this is sought to be accomplished by splitting an order into two or more shipments; or by securing a large number of similar, separate orders; or by any other device designed to evade the requirement of an individual license.

(f) The provisions of this section shall not be construed as limiting the use of any other general licenses.

§ 802.11 Personal baggage. General licenses are hereby issued permitting exportation to all destinations of the following classes of articles when shipped in the passenger's baggage solely for his own or his immediate family's use and for noncommercial purposes:

(a) Household articles, including furniture, books, radios, decorations, and other household furnishings.

- (b) Personal effects, including clothing, toilet articles, souvenirs, articles of personal adornment and similar articles.
- (c) Professional instruments and tools of trade which have been used by the passenger in his occupation and employment.
- (d) Other small consumer goods, except photographic film which may be exported under general license only in accordance with the provisions of § 802.12.
- (e) Passenger automobiles when the personal property of persons departing from this country and not being exported for purposes of resale. The applicant must file with Collector of Customs an affidavit certifying exportation is not for resale.
- § 802.12 Photographic film. (a) General licenses are hereby issued permitting exportation to destinations designated by numbers 1 through 99 in § 802.2 (a), of all photographic film, except unexposed or raw photographic film, dry plates, unexposed photographic paper, exposed but undeveloped motion picture films, and still films or plates: Provided, That the requirements of the Office of Censorship have been satisfied.
- (b) General licenses are hereby issued permitting exportation of commercial and non-commercial exposed but undeveloped motion picture and still films or plates to Canada and Newfoundland. If, upon presentation of such articles for export to destinations other than Canada and Newfoundland, they are developed by the Collectors of Customs or by the Censors in order to examine them for licensing purposes, they shall then be subject to the provisions of paragraph (a) of this section. If not developed, the articles will be returned to the sender with a notification that they must be developed before they will be considered for export.
- (c) General licenses are hereby issued permitting exportation of unexposed or raw photographic film, dry plates, and unexposed photographic paper to Canada and Newfoundland.
- (d) The provisions of this section shall not apply to shipments of photographic film under general license GUS.
- § 802.13 Ship and plane stores, supplies and equipment. (a) General licenses are hereby issued permitting exportation of certain ship stores, supplies and equipment to destinations numbered 1 through 99, as set forth in § 802.2 (a), subject to the following restrictions:
- (1) When exportation is made on freight or passenger vessels operating under the jurisdiction of countries designated by numbers 1 through 81, 88, 89, 90, 91, 96 and 99 in § 802.2 (a), these general licenses authorize the exportation of fuel, ordinary ship stores, sea stores, and supplies for use or consumption on board such vessels during the outgoing voyage and any immediate return voyage scheduled, and also of equipment and spare parts intended for permanent use on such vessels when necessary for their proper operation.
- (2) When exportation is made on vessels operating under the jurisdiction of

- countries other than those listed in subparagraph (1), these general licenses authorize exportation of only sufficient fuel, stores and supplies, necessary for use or consumption on the outgoing voyage of such vessels, and also of equipment and spare parts required for emergency repairs to enable such vessels to proceed safely to their destinations.
- (b) General licenses are hereby issued permitting exportation in planes departing from the United States for destinations numbered 1 through 99, as set forth in § 802.2 (a), of ordinary plane stores and supplies for use or consumption during the outgoing trip of such planes and any immediate return trip scheduled, and also of equipment and spare parts when necessary for the proper operation of such planes.
- § 802.14 Metal drums and containers.
 (a) General licenses are hereby issued permitting exportation to destinations designated by numbers 1 through 85 in § 802.2 (a) of metal drums and containers having a capacity of 30 gallons or less, when filled with commodities the exportation of which has been authorized by license: Provided, That the drums and containers are of a type reasonably suited for the exportation of such commodities.

(b) General licenses are hereby issued permitting exportation to Canada, Great Britain and Northern Ireland, Newfoundland, Greenland, Iceland and the U. S.S. R. of all metal drums and containers, filled or unfilled, regardless of canadity.

(c) General licenses are hereby issued permitting exportation to destinations designated by numbers 1 through 85 in § 802.2 (a) of metal drums and containers, regardless of capacity, when filled with chemicals the exportation of which has been authorized by license: *Provided*, That the drums and containers are of a type reasonably suited for that purpose.

(d) General licenses are hereby issued permitting the exportation to Canada, Great Britain and Northern Ireland, Newfoundland, Greenland, Iceland and the U. S. S. R., of filled or unfilled metal cylinders designed to hold gas, regardless of size or capacity.

PART 803-UNLIMITED LICENSES

Sec.

803.1 General provisions.

803.2 Commodities and countries of destination

tion.
AUTHORITY: §§ 803.1 and 803.2, issued under sec. 6, 54 Stat. 714, Public Law 75, 77th Cong., Act of June 30, 1942, 77th Cong.; 50 U.S.C. Sup. 99; Order No. 3, Delegations of Authority Nos. 25 and 26, Part 800, supra.

- § 803.1 General provisions. (a) Unlimited licenses are hereby issued to certain foreign purchasing agencies permitting the exportation of certain commodities to specific destinations as provided in § 803.2, subject to the following conditions:
- (1) The unlimited license may not be used except by written authorization of the licensee.
- (2) In lieu of presenting the license, the person authorized to use such license may present a document entitled "Re-

lease Certificate" issued by the licensee, addressed to the Collector of Customs and showing substantially as follows:

(i) The date of issuance.

(ii) The name and address of the exporter.

- (lii) That the exporter is the agent of the licensee for the purpose of making the described shipment.
 - (iv) The country of destination.
- (v) A description of the material, quantity and value.
- (vi) A reference to the unlimited license against which shipment is made.

(vli) Date of expiration.

- (viii) Signature of an authorized officer of licensee.
- (3) Application for a Release Certificate to use any unlimited license shall be made to the licensee.
- (4) Where an article listed in section 803.2 may be shipped under general license to the destination for which an unlimited license is in effect, such article shall be shipped under the general license.
- (5) A separate Release Certificate must be presented for each shipment.
- § 803.2 Commodities and countries of destination. The unlimited licenses referred to in § 803.1 with the licenses, destinations to which shipments may be made and commodities which may be exported under such licenses are as follows:
- (a) Amtorg Trading Corporation (280 Madison Avenue, New York, N. Y.), Destination: U. S. S. R.:

Abrasive, Mfrs.

Abrasive paper & cloth.

Asbastos, Crude & Fiber (other than African chrysolite, African amosite, African blue fiber or Arizona fiber).

Asbestos Mfrs. (other than those containing more than 10% African chrysolite, African amosite, African blue fiber or Arizona fiber).

Carbon Electrodes.

Chemicals:

Acetic acid.

Acetic aldehyde.

Acetic anhydride.

Acrylonitrile.

Alkyd resins.

Aniline.

Arsenic trichloride.

Bromine.

Carbon black,

Casein.

Calcium cyanide.

Chloroacetyl chloride.

Coconut shells & coconut shell char.

Cresylic acid & cresols.

Dibutyl phthalate.

Diethyl phthalate.

Dimenthylaniline.

Diphenylamine.

Dipropylphthalate.

Ethylene.

Ethylene chlorhydrine.

Ethylene dibromide.

Iodides & iodates.

Methylamine.

Monochloroacetic acid.

Naphthalene.

Omega chloroacetophenone.

Pentaerythrite.

Chemicals—Continued. Phosphates. Rochelle salts. Rotenone. Soda lime. Sodium acetate, anhydrous. Sodium cyanide. Strychnine & salts thereof. Sulphuric acid. Thiodiglycol. Drugs, Herbs, etc.-Insecticides: Cube root. Derris root. Red squill. Electrical Machinery & Apparatus: Bulbs, electric light, over 200 watts. Fuse plugs. Mica dial or mica covered compasses. Neon tube electrode sections. Radio mica trimmers. Radio receiving sets, complete. Radio tubes or valves for receiving sets. Radio tube ridges. Radio tube spacers. Rheostats. Engines—Diesel & Semi-Diesel: Electrical generating sets, powered by Diesel engines. Diesel engines. Explosives: Blasting gelatin. Commercial explosives, n. e. s. Detonators & blasting caps. Dynamite. Nitrocellulose having a nitrogen content of less than 12%. Glass & Glass Products: Glass, bullet proof, laminated. Graphite Manufactures: Graphite electrodes. Instruments, Precision, for Metal Working Balancing machines. Iron & Steel—Bars & Rods: Bars, conc_ste reenforcement bars, including deformed, & twisted bars, nonalloy. Bars, steel, cold finished nonalloy. Rods, wire, nonalloy. Iron & Steel—Bars & Rods, Steel, Other Bars, steel, not containing alloy. Iron & Steel-Sheets, Black, of steel, not containing alloy. Iron & Steel-Sheets, Galvanized, steel, nonalloy. Iron & Steel—Strip, iron & steel, not containing alloy, cold rolled. Iron & Steel-Strip, iron & steel, not containing alloy, hot rolled.

Iron & Steel Mfrs.—Railway Tracks. Mat_rial: Rails, 60 lbs. & over per yd. nonallov. Rails, less than 60 lbs. per yd., nonalloy. Rails, relaying, nonalloy.

Iron & Steel Mfrs.—Structural Products: Shapes, structural, not fabricated, incl. heavy, light and bar size structural, shapes, nonalloy. Iron & Steel Mfrs.—Wire: Wire (on spools or in coils, not attached to cards) nonalloy. Wire, barbed, nonalloy. Wire, fencing, woven, nonalloy. Wire, twisted, nonalloy. Oils & Fats-Animal, Fish & Marine Mammal: Edible. Fatty acids. Oils & Fats-Vegetable (Edible).

Petroleum Products & Tetraethyl Lead: | Crude oils. Lubricants. Motor fuels & blending agents. Petroleum coke. Miscellaneous. Valves: Valves or valve bodies. Wood pulp: Chemical wood pulps. (b) Belgian Congo Purchasing Commission (630 Fifth Avenue, New York, N. Y.). Destination: Belgian Congo: Abrasives & Abrasive Mfrs. Chemicals: Borax. Boric acid. Borax glass. Lithopone. Phosphoric acid (ortho-, pyro-, & meta-). Red lead, dry. Red lead, in oil. Zinc oxide including leaded zinc oxide. Zinc sulfide. Instruments, Precision, for Metal Working Gauges. Iron & Steel—Ferro-alloys. Iron & Steel: Bars & rods. Bars, & rods, steel, other. Billets. Blooms. Band & Scroll: Baling bands. Hoop. Ingots. Sheets, black: Black plate. Sheets, galvanized. Sheet Bars & Tin-Plate Bars. Skelp. Slabs. Strip. Iron & Steel Mfrs.—Castings & Forgings. Castings. Forgings. Railway axles. Railway wheels. Iron & Steel Mfrs.—Nails & Bolts. Bolts, machine screws, nuts, rivets, washers (except railroad). Horseshoe nails. Nails & staples, other. Tacks. Wire nails. Iron & Steel Mfrs.-Railway Track Material. Railroad spikes. Rails. Rail tieplates & splice bars. Iron & Steel Mfrs.—Structural Products. Piling, steel. Shapes, structural. Tanks, storage, etc. Iron & Steel Mfrs.—Tools: Augers, bits, gimlets, gimlet bits, & counter sinks; wood-working. Automotive wrenches & parts.

Cross-cut, hand, back & other saws, &

parts not elsewhere specified.

Less than 7 inches in length.

7 inches or more in length.

Hammers & hatchets.

Hay & manure forks.

Hand hoes, rakes & forks.

Axes.

Files & rasps:

Machetes.

Iron & Steel Mfrs.—Tools—Continued. Other wrenches & parts (except automotive). Planes, chisels, gouges, & other cutting tools & parts. Shovels, spades, scoops & drainage tools. Vises. Wood screws (of iron or steel only). Iron & Steel Mfrs.—Tubular Products: Tubes. Iron & Steel Mfrs.-Wire: Wire. Wire bale ties. Wire, barbed. Wire fencing, woven. Wire rope & cable. Iron & Steel Mfrs.-Misc.: Drums, metal & containers, for oil, gas, solids & liquids, filled or unfilled. Drums, & containers, other. Fence posts. Oils & Fats-Animal, Fish & Marine Mammal—(including only): Butter. Lard. Paper & Paper Mfrs.-All forms except: Cellophane. Kraft wrapping paper. Newspaper, baled (old & overissue). Newspaper, overissue. Newspaper, other overissue & old newspaper. Paper, waste paper. Vulcanized fiber sheets, strips, rods & tubes. Petroleum Products. (c) British Purchasing Commission (910 G Street, N. W., Washington, D. C.). Destination: Egypt and all countries in the British Empire except Canada, Great Britain & Northern Ireland: Abrasives & Abrasive Mfrs. (except diamond grinding wheels).
Aircraft—Parts, Equipment & Accessories. (Other than those listed in Proclamation 2549, 7 F.R. 2769 et seq.) Brass and Bronze (which may be exported under unlimited license to all countries in the British Empire, including Great Britain and Northern Ireland, and to Egypt.) Chemicals: Bismuth salts & compounds. Casein. Casein glue. Copper salts & compounds. Nickel salts & compounds. Petrolatum & Petroleum jelly. Copper. Cork Products: Gaskets in shipments under \$50 in value (which may be exported under this unlimited license to all countries in the British Empire, including Canada, Great Britain and Northern Ireland, and to Egypt). Electrical Machinery & Apparatus: Radio mica condensors or capacitors. Radio mica dial or mica covered compasses. Radio mica trimmers. Radio receiving sets, complete. Radio receiving sets components, n. e. s. Radio tubes & valves for receiving

Electrical Machinery & Apparatus—Con. Radio tube ridges. Radio tube spacers. Engines-Aircraft Parts. Iron & Steel (including all items from Iron ferro-alloys through Iron and Steel Mfrs. — Miscellaneous, except numbers 6010.2, 6010.3, 6010.4, 6010.7, 6010.9, 6011, 6015, 6118.05, 6118.09, 6118.25, 6147.05, 6152.85, 6154.43, 6154.98, 6155.15, 6155.2, 6156.05, 6167.98, 6167.43, 6178.90, 6178.91, 6178.96, 6178.98). Machinery: For Mfr.—Aviation Lubricating Oil. For Mfr.—Aviation Motor Fuel. Bearings (except when installed) Petroleum & Gas Well (except Diesel Engine Parts). Petroleum & gas well equipment & parts (except drilling) and Seismographs & parts. Petroleum & gas well drilling apparatus & parts. Petroleum well machinery & parts, n. e. s. Petroleum Refining: Petroleum refining machinery, equipment & parts. Petroleum refinery machinery & parts, n. e. s. Naval Stores: Pin oil. Rosin, gum. Rosin, wood. Rosin, other, inc. refined, sulphate wood rosin. Tar & pitch of wood (inc. "B" wood) rosin. Nickel. Oilseeds, Vegetable (and other vegetable oil bearing raw materials), except hemp-seed. Oils & Fats—Animal, Fish & Marine Mammal, including only: Butter. Grease, hog. Grease, stearin. Lard. Oil, lard. Oil, oleo. Oil, sperm. Oil, whale. Oleic acid, or red oil. Oleomargarine of animal or vegetable fats. Oleo stearin, edible. Oleo stock. Stearic acid. Tallow, edible & inedible. Oils & Fats-Vegetable: Oil, corn, crude & refined. Oil, cottonseed, crude & refined. Oil, olive, sulphured or foots. Oil, peanut, crude & refined. Soap stock, vegetable. Vegetable stearin. Fats, cooking, other than lard. Acids, fatty, of vegetable origin. Oil, foots, vegetable. Paper & Paper Mfrs., including only: Book paper, not coated (may not be exported to Egypt under this unlimited license). Bristols & bristol board. Cigarette Paper (may not be exported to Egypt under this unlimited license). Newsprint paper, printing paper (may

not be exported to Egypt under this

unlimited license). No. 129----10

Wire & rods

Paper & Paper Mfrs., including only-Iron & Steel Mfrs.—Miscellaneous: Continued. Tissue & crepe paper (may not be exported to Egypt under this unlimited license). Writing paper, bond, ledger & draw-Petroleum Products (except Tetraethyl lead). (d) Netherlands Purchasing Commission (10 Rockefeller Plaza, New York, N. Y.). Destination: Surinam and Curacao: Abrasive Mfrs.: Grinding wheels. Aircraft Parts, Equipment & Accessories, other than those listed in Proclamation 2549, 7 F.R. 2769 et seq. Asbestos Mfrs. Chemicals: Petrolatum. Copper. Electrical Machinery & Apparatus: Radio transmitting sets, tubes & parts. Radio receiving sets, complete. Radio tubes or valves for receiving sets. Radio receiving set components. Loud speakers. Other receiving set accessories. Glass: Glass, bullet proof (laminated glass containing 3 or more sheets) Glass, optical, other than ophthalmic, blanks. Instruments, Precision for Metal-Working Gauges Iron-Ferro Alloys. Iron Ore. Iron, Pig. Iron & Steel: Bars & Rods. Billets. Blooms. Band & Scroll. Baling bands. Hoop. Ingots. Plates. Scrap. Sheets, black. Sheet bars. Skelp. Slabs. Strip. Tinplate. Iron & Steel Mfrs.—Castings & Forgings: Castings. Forgings. Iron & Steel Mfrs.—Railway Material: Railway Axles. Railway wheels. Iron & Steel Mfrs.-Railway Track Material: Rails. Rail tieplates, joints, splice bars. Railroad spikes. Iron & Steel Mfrs.—Structural Products: Piling, steel. Shapes, structural. Iron & Steel Mfrs.—Tubular Products: Pipes. Tubes. Iron & Steel Mfrs.-Wire: Wire, bale ties. Wire, barbed. Wire, drawn. Wire, fencing, woven.

Drums, metal & containers. Drums, metal & containers, other. Fence posts. Steel tanks, lined. Machinery: Bearings (except when installed). Metal Working, Tools, Metal Cutting: Dies. Dieheads. Hobs. Milling Cutters. Reamers. Sheer knives. Taps. Twist & other drills. Nickel. Paper & Manufactures (all forms ex-Kraft wrapping paper. Kraft container paper. Cellophane, sheets or rolls. Petroleum & Gas Well: Petroleum & gas well drilling apparatus & parts. Petroleum well & refining machinery & parts, n. e. s. Petroleum Products & Tetraethyl Lead: Crude oil. Gasoline. Kerosene. Liquefied petroleum gases. Lubricating oil. Naphtha. Tetraethyl lead. Synthetic Textiles: Braids, fringes, & narrow trimmings of Rayon, Nylon & other Synthetic Textiles. Rayon waste & staple Fiber including rags, clips, noils, whether or not machined or otherwise advanced (except yarn). Rayon yarn, single & plied. Wool: Wool yarns. (e) Universal Trading Corporation (630 Fifth Avenue, New York, N. Y.). Destination: Unoccupied China Abrasive Manufactures. Carbon Electrodes. Copper. Chemicals: Ammonia & Ammonium Compounds except Ammonium Phosphate. Zinc pigments. Electrical Machinery & Apparatus: Generators, 3/4 kilowatt or over, alternating current. Generators, 3/4 kilowatt or over, direct current. Motors, 1-200 H. P. Motors, Over 200 H. P. Railway motors. Steam turbine generator sets, 3/4 kilowatt to 500 kilowatts. Steam turbine generator sets, over 500 kilowatts. Transforming or converting apparatus, rotating converters, 3/4 kilowatt to 300 kilowatts. Transforming or converting apparatus, rotating converters, over 300 kilowatts. Glass & Glass Products:

Optical glass.

Graphite Mfrs. Graphite electrodes.

Instruments, Precision (For Metal Working) Gauges.

Ing) Gau

Machinery:

Bearings (except when installed).

Metal working—Tools, Metal Cutting:

Twist & other drills.

Milling cutters.

Reamers.

Taps.

Mining, Well & Pumping: Hydraulic pumps.

Petroleum & Gas Well:

Petroleum & gas well drilling machinery & parts.

Vehicles, Automotive, Parts & Accessories:

Industrial Trucks.

Nickel.

Petroleum Products or Tetra-ethyl Lead: Aviation gasoline (Classes E & F).

Aviation lubricating oil (Classes O & P)

Crude oils—(Classes A, B, C)

Gas oil—(Class M).

Kerosene—(Class L).
Distillate Fuel Oil—(Class M).

Residual Fuel Oil—(Class N).

Shellac.

Valves:

Valves or valve bodies.

PART 804-INDIVIDUAL LICENSES

Sec.

804.1 General provisions.

804.2 Applications for licenses.

804.3 Expired, revoked and unused licenses.

804.4 Weight and volume tolerance.

804.5 Port of exit.

804.6 Duplicate licenses.

804.7 Special provisions concerning applications to export certain commodities.

804.8 Certificates of necessity.

804.9 Appeals from rejections of applica-

AUTHORITY: §§ 804.1 to 804.9, inclusive, issued under sec. 6, 54 Stat. 714, Public Law 75, 77th Cong., Act of June 30, 1942, 77th Cong.; 50 U.S.C. Sup. 99; Order No. 3, Delegations of Authority Nos. 25 and 26, Part 800, supra.

- § 804.1 General provisions. (a) The articles, materials and supplies enumerated in § 801.2 of this subchapter may be exported only pursuant to individual licenses issued by the Export Control Branch, unless exportation is authorized by general, unlimited, technical data, or other special form of license.
- (b) Application for individual license shall be made on the form prescribed by the Export Control Branch. All terms, conditions, provisions and instructions contained in the form are hereby incorporated as a part of the regulations in this subchapter.
- (c). The return post card furnished with each application must be filled in and submitted to the Export Control Branch with the application.
- (d) When countersigned and bearing the official seal of the Board of Economic Warfare, the application becomes a license.
- (e) When a license is issued, the case number assigned by the Export Control Branch becomes the license number.

- (f) An individual license is valid for six months unless it is otherwise stated on the license or unless sooner revoked.
- § 804.2 Applications for licenses. (a) License applications may be made by any person subject to the jurisdiction of the United States, who is in fact the exporter, or by his duly authorized agent, except as specified in paragraph (b) of this section. An applicant not subject to the jurisdiction of the United States must show that unusual hardship would result from a refusal to consider the application.
- (b) (1) Applications for licenses to export unused metal-working machinery may be filed only by the manufacturer of such machinery.
- (2) Applications for licenses to export farm equipment and machinery classified under Department of Commerce Schedule B numbers 7143, 7365, 7368, 7800-7870, 7879-7899, and 7975, may be filed only by the manufacturer of such machinery: *Provided*, That the manufacturer may submit application on behalf of a dealer, broker, etc.
- (c) A separate and complete application must be submitted for each commodity to each consignee in each country of destination.
- (d) Where partial or periodic shipments of an identical commodity are being made by the applicant to the same consignee in a foreign country, an application may be filed covering the entire quantity of goods to be so exported, and if a license is issued, partial shipments may be made from time to time during the life of the license.
- (e) A second application covering the same proposed exportation must not be submitted pending action on the first application.
- (f) All information pertaining to an application for an export license must be attached to the license application at the time it is originally filed. Additional information concerning the application for the license will not be attached after it has been received by the Export Control Branch.
- § 804.3 Expired, revoked and unused licenses. (a) If a license expires before complete shipment has been made, the licensee shall return the expired license to the Export Control Branch but may make a new application for the unshipped balance.
- (b) If the license is revoked, expires or if shipment is not to be made, the license shall be returned immediately to the Export Control Branch, with a covering letter explaining the reason for such return. If the license is not in his possession, the licensee shall notify the Export Control Branch.
- § 804.4 Weight and volume tolerance.
 (a) For all articles and materials requiring export license, a ten percent (10%) tolerance by weight or volume over the amount specified on the license is allowed, except as noted below:

Industrial diamonds..... Nearest carat.

Pharmaceuticals and finished drugs______1 percent.

Platinum and platinum
group metals______1 percent.

Radium and radium salts... Nearest 100 milligrams.

Uranium and uranium Nearest 100 milligrams.

- (b) This tolerance is allowed only when the unit of quantity called for on the license application is in terms of weight or volume and shall not be allowed where the unit of quantity called for is in terms of number of units.
- (c) In all cases the tolerance shall be allowed on the basis of the actual quantity stated on the license.
- (d) Whenever one or more partial shipments of the licensed material have been made, the license remains valid only for the unshipped balance of the licensed material, plus 10% of such balance; but this provision will not apply in the case of articles listed under paragraph (a) of this section.
- (e) A tolerance up to ten percent (10%) in value over the value specified on the license is allowed on shipments where there is a proportionate increase in quantity.
- § 804.5 Port of exit. (a) Merchandise which leaves the United States at one frontier port ,crosses adjacent foreign territory, and reenters the United States at another frontier port before final exportation to a foreign country, will be treated as an export at the last port of exit from the United States.
- (b) A license may be used for exportation from any port subject to the jurisdiction of the United States unless the Chief of the Export Control Branch shall otherwise direct.
- § 804.6 Duplicate licenses. Where a license is lost or destroyed, a duplicate of such license may be obtained by the licensee in accordance with the following procedure:
- (a) Another application identical in all respects to the former and marked "Duplicate" must be submitted.
- (b) An affidavit must be attached to the new application stating:
- (1) That the original license has been lost or destroyed.
- (2) What goods, if any, have been shipped under the original license.
- (3) That affiant agrees to return the original license to the Export Control Branch if it is found.
- § 804.7 Special provisions concerning applications to export certain commodities—(a) Chemicals and medicinals. All applications for licenses to export chemicals, medicinals and pharmaceuticals must include in the answer to question 14 of the prescribed form such indication of grade, form, concentration, mixtures or ingredients as may be necessary to identify the commodity accurately, and must state fully how the shipment will be packed.
- (b) Diamonds and tools containing diamonds. (1) All applications for licenses to export diamonds must include in the answer to question 14 of the prescribed form a statement of the actual carat size of each stone covered by the application.
- (2) All applications for licenses to export tools incorporating industrial dia-

monds must include in the answer to question 14 of the prescribed form a statement of the actual carat size of each stone contained in any such tool.

(c) Containers. (1) Containers, other than those made of metal, require no

license when exported filled.

(2) Metal drums and containers, filled or unfilled, require an individual license except as provided in § 802.14 of this subchapter.

All applications for such licenses must state:

- (i) The weight in pounds of the metal drums and containers.
- (ii) The number of metal drums and containers.
- (iii) The volume contents (in gallons) of the metal drums and containers.
- (iv) Whether or not the drums and containers are foreign-owned and sent to this country for filling and return.
- (v) Whether or not drums and containers will be returned to this country.
- (3) When articles or materials requiring a license for exportation are to be shipped in containers which also require a license, a single application may be filed covering both the container and its con-
- (d) Metals. (1) All applications for licenses to export any ferrous or nonferrous articles or materials (except all ores, concentrates, smelter and refinery residues and unrefined products covered by paragraph (e) of this section), listed under iron, iron and steel, ferro-alloys and non-ferrous metals in the schedules set forth in § 801.2 of this subchapter, except chemicals and refractories, if containing any of the elements listed below. must include a statement of weight in pounds, if amounting to ten or more pounds, of each such element if present in percentages in excess of the minimum indicated below:

15 percent or more: 5 percent or more-Con. Copper. Chromium. Lead. Cobalt. Zinc. Nickel. 10 percent or more: Tin. Tungsten. Aluminum. Bismuth. Vanadium. Magnesium. Any percent: Manganese. Bervllium. Mercury. Columbium. Molybdenum. Tantalum. Titanium. Uranium. 5 percent or more: Zirconium. Antimony.

(2) All applications for licenses to export any ferrous or non-ferrous articles or materials covered by subparagraph (1) must contain a statement of the weight of each of the following elements, regardless of amount, in the unit of quantity indicated below:

Platinum group metals ____ In troy ounces. Radium_____ In grams.

(e) Ores, concentrates, etc. (1) All applications for licenses to export ores, concentrates, smelter and refinery residues or unrefined products (listed in the schedule set forth in § 801.2 of this sub-

chapter under the headings iron, iron and steel, ferro-alloys, and non-ferrous metals, except chemicals and refractories), containing any of the elements listed below, must include a statement of the weight in pounds, if amounting to ten or more pounds, of each such element:

Aluminum. Mercury. Antimony. Molybdenum. Beryllium. Nickel. Bismuth. Tantalum. Tin. Cadmium. Titanium. Chromium. Tungsten. Cobalt. Columbium. Uranium. Vanadium. Copper. Zinc. Lead. Zirconium. Magnesium. Manganese.

(2) All applications for licenses to export the commodities covered by subparagraph (1) must contain a statement of the weight, regardless of amount, in the unit of quantity indicated, of each of the following elements:

Platinum group metals____ In troy ounces. Radium_____ In grams.

- (f) Petroleum. All applications for licenses to export crude oil must contain a statement of the A. P. I. gravity of all such oil.
- (g) Rubber and manufactures. All applications for licenses to export rubber or rubber goods must contain a statement of the crude rubber content of the articles or materials included in the applications.
- (h) Steel products. (1) All applications for licenses to export any steel products must state whether the steel is "stainless steel", "alloy steel other than stainless", or "not containing alloy". For purposes of this paragraph, these categories are defined as follows:
- (i) Stainless steel: Includes all steel (other than tool steels) containing 9 percent or more of chromium, with or without other alloys, or a combined content of 18 percent or more of chromium and other alloys.

(ii) Alloy steel other than stainless: Includes only steel where the minimum of the range specified in any of the elements named exceeds the following percentages:

Over 0.10_____ Molybdenum. Over 0.30_____ Chromium. Over 0.40_____ Nickel. nium.

- (2) Separate applications for licenses to export any steel products are required for each of the three following categories and for each of the various steel products, even though the same Department of Commerce Schedule B commodity number is applicable to all three categories:
 - (i) Not containing alloy
- (ii) Stainless steel (includes stainless iron)
 - (iii) Alloy steel other than stainless

- (i) New typewriters. All applications for licenses to export new typewriters to all countries except the other American Republics must be accompanied by an application for a "Permit for Transfer of New Typewriters for Export" on the prescribed War Production Board form.
- (j) Bunker fuel. All applications for licenses to export bunker fuel necessary for return trips to the United States of vess is not operating under the jurisdiction of countries designated by numbers 1 through 81, 88, 89, 90, 91, 96 and 99 must have the following information attached:
 - (1) Name of ship and nationality.
 - (2) Type of fuel. (3) Gross tonnage.

 - (4) Net tonnage.
 - (5) Deadweight tonnage.
 - (6) Bunker capacity.
 - (7) Permanent bunkers.
 - (8) Average speed.
 - (9) Type of engine.
- (10) Indicated horsepower at average speed.
- (11) Average daily consumption of coal (or oil) at sea.
- (12) Average daily consumption of coal (or oil) in port.
- (k) Farm Machinery. Applications for licenses to export farm equipment and machinery classified under Department of Commerce Schedule B numbers 7143, 7365, 7368, 7800–7870, 7879–7899, and 7975, must be accompanied by the following form properly filled out:

Value Value dollars dollars

- A. Total value of allocated farm equipment exported by applicant during the year 1940 to country named in application___
- B. Total value of exports of allocated farm equipment by applicant under general license to the country named in the application from November 1, 1941 to February 20, 1942____
- C. Total value of allocated farm equipment covered by individual licenses granted applicant to the country named on the application from November 1, 1941 to date____
- D. Total value of applications for export of allocated farm equipment to the country named now pending in the Office of Exports including this application__

E. Total of items B, C, and D_____

The statements above made are to be considered a part of our attached export license application which covers equipment, the production of which is authorized by War Production Board's Order L-26, as amended.

(Signed)

§ 804.8 Certificates of necessity. (a)
A Certificate of necessity is a certifica-
tion by any one of the countries herein-
after listed establishing the degree of
essentiality of the articles or materials
described in such certificate.

described in su	ich certificate.
Country	Certifying agency
Argentina	Central Bank.
Bolivia	Ministry of National Econ-
Drogil	omy, Bolivia. Carteira de Exportação e
Drazii	Importacao, Banco de Brazil.
Colombia	Department of Commerce and Industry of Ministry
Costa Rica	of National Economy. Junta de Defensa Economica.
Cuba	Import and Export Agency (headed by Dr. Jose Miguel Irisarri).
Dominican Republic	Comite de Control Sobre
p	Importacionees y Exportaciones.
Ecuador	Oficina de Prioridades y Distribucion de Importa- ciones.
El Salvador	Import Control Committee
	of Ministry of Finance.
	(Two signatures neces-
	sary—W. W. Renwick, President; Jose Mojia
	Perez, Vice President: or
	Alfredo Mojia, Secretary,
	authorized to sign for
	Committee; Rodrigo Sa-
	mayoa, Minister of Fi-
	nance, or Arturo Busta- mante, Under Secretary of
	Finance, may sign for
Cara tarra alla	Government).
Guatemala	Seccion de Coordinacion Economica Financiera de
	Guatemala (under juris-
	diction of Ministry of
**-141	Foreign Relations).
Haiti	Office des Contingents (quota office).
Honduras	Oficina de Controle.
Mexico	Oficiana de Control y Apro-
	visionamientos (a section
,	of the Ministry of National Economy).
Nicaragua	Junta de Control de Precios
Panama	y Comercio. Ministry of Agriculture and
Doroguer	Commerce.
Paraguay	Department of Industry and Commerce of Ministry of
Peru	Agriculture. Reparticion Commercial,
	Ministerio de Hacienda y
Uruguay	Comercio. Controlor de Exportaciones
oruguay	e Importaciones (Office of
٧	Export and Import Control.
Venezuela	Import Control Commission.

(b) Applications for licenses to export to the countries listed in paragraph (a) of this section commodities which have been allocated for export will not be considered unless accompanied by a Certificate of Necessity or unless there appears on the application a statement that the applicant was not able to secure a Certificate of Necessity, or for stated reasons does not desire to do so. The following commodities have been placed under allocation:

İ	Commodities	Department of Commerce Schedule B numbers
1	Acetic acid	8300
ı	Acetone	8316
ı	Aconite	2209.27
ı	Ammonium Sulfate	
ı	Anhydrous Ammonia	•
	Aniline	
1	Ascorbic Acid, Synthetic	
-	Balladonna Lagyas Boot Fytract or Propaga	2209.01, 8124.03, 8127.93, 8135.01 through 8135.10,
1	tions containing.	8150.01, 8151.01, 8180.03
ı	Belting leather	
1	Beryl, and Beryllium	6649.05
1	Brass and Bronze	6440 through 6457
	Brushes, paint and varnish, short or long	9825
ł	bristle.	
1	Cadmium (metallic)	6645.15, 6649.15
Т	Calf Upper Leather	0304.1, 0304.2, 0305.1, 0305.2
Т	Camphor	8260 F, 8329.98
1	Carbon Tetrachloride	8329.1
L	Castor OilCaustic Soda	8111, 2249.01
ı	Chlorine	8373
ı	Citric Acid	8303 07
ı	Cobalt	6649 25
ı	Cobalt Oxide	
	Copper	6401 through 6435
ı	Copper Sulphate	8201
ı	Cotton Linters	
	Cotton Pulp	3006
1	Cranes	7234, 7235
I	Cryolite	
1	Derricks	
ı	Dibutyl Phthalate	
ı	Digitalis	
ı	Dynamite	
ı	Electric Incandescent Lamps	7063 through 7065.98
ı	Electrodes:	
ı	Carbon	
	Graphite	
	Ergot	2209.98
	Farm Equipment	7143, 7365, 7368, 7800, 7801, 7802, 7804, 7806,
1		7807, 7808, 7809, 7810, 7814, 7818, 7824, 7827,
1		7839, 7841, 7842, 7844, 7847, 7849, 7859, 7861, 7864, 7869, 7870, 7879, 7880, 7884, 7885, 7886.
ı		7887, 7889, 7891, 7893, 7896, 7899, 7975
ı	Ferrochromium	
	Ferromanganese	
	Ferrotungsten	
	Fluorspar, metallurgical, acid and ceramic	
	Formaldehyde	
	Glycerin	
	Graphite, natural amorphousFlake graphite content in manufactures	
	Heavy Trucks	
-	Hoists	
	Insulin	
	Ipecac	
	Iron and Steel:	
	Car Wheels, Tires, and Axles	
1	Castings	
	Cast Iron Pipe & Fittings Concrete Reinforcement Bars and Rods	
	Other Bars and Rods	
	Forgings	
	Ingots, Blooms, Billets, etc	
	Nails and Bolts	
	Pig Iron	6007
	Pipe Fittings	
	Plates	
	Doile	6031.98 6051, 6052, 6053
1	RailsOther Railway Track Material	6054, 6055, 6058, 6059
	Seamless Steel Pipe	6060, 6062, 6064
	Sheets and strips (black)	6032.05, 6032.98, 6035.1, 6035.5, 6035.9, 6036,
	,	6037.11, through 6037.19, 6037.51 through
1		6037.59, 6037.91, through 6037.98, 6038.51
1		through 6038.59, 6038.91 through 6038.98,
1		6038.11, through 6038.19

Department of Commerce

written copy marked "true copy" and

signed by the applicant, may be attached:

Schedule B numbers

IRON AND STEEL-Continued. Sheets and strips (galvanized) _____ 6033, 6034 Structural shapes______ 6043, 6045, 6046, 6047, 6048, 6049, 6050 _____ 6041 Welded Steel Pipe______ 6061, 6063, 6070, 6071, 6072, 6073 Wire and Manufactures: Barbed Wire_____ 6083 Plain Wire...... 6081, 6082 Other Wire and Manufactures_____ 6085, 6086.1, 6086.9, 6087.1, 6087.5, 6088, 6089.01 through 6091.98 Light Trucks______ 7901.05, 7901.98, 7902.05, 7902.98 Locomotives: Diesel and Diesel Electric 7141 Electric_____ 7045 Gasoline_____ 7140 Steam______ 7114 Parts and Accessories_____ 7115 Manila Cordage 3414 Manila Fiber_____ 3402F, 3499.30 Medium Trucks_____ 7902.05, 7902.98, 7903.05, 7903.98 Mercury (metallic) ______ 6635 Metal Furniture _____ 6129 through 6135 Methyl Alcohol_____ 8310 Mica, ground______ 5512 Mica, electric sheet______ 5510, 5513 Molybdenum content of Ferromolybdenum__ 6220.85 Molybdenum Wire _____ 6691.08 Naphthalene______8020.05 Neat's Foot Oil______ 0803 Passenger Cars_____ 7907, 7908, 7909, 7910 Phenol ______ 8023 Phosphorus_____8398.87 Phthalic Anhydride_____ 8025.90 Alkyd Synthetic Resins 8253 Cellulose Acetate Plastics______8265.05, 8265.98 Cellulose Nitrate Plastics______ 8268.98, 8269.98, 8264 Methyl-Methacrylate Resins_____ 8258.03, 8261.03 Phenolic Synthetic Resins________8255.01, 8260.01, 8261.01, 8255.98 Urea Synthetic Resins_______8257.07, 8260.07, 8261.07, 8257.98 Other Resins_______8255.98, 8257.98, 8258.98, 8260.98, 8261.98 Platinum and Allied Metals______ 6920, 6922.05, 6922.09, 6929.05, 6929.98 Potash salts______ 8531.01, 8531.03, 8531.05, 8531.98 Potassium permanganate_____8359.23 Procaine______ 8135.25 Rayon, other than spun_____ 3840.10, 3840.12 Red Squill______2209.21 Refrigerators _____ 7057, 9841 Rubber, Crude_____ 2001F Rubber Manufactures_______ 2014, 2017, 2031, 2034, 2036, 2037, 2038, 2039, 2040, 2042, 2053, 2054, 2064, 2069.05, 2069.98, 2084, 2085, 2086, 2087, 2088, 2093, 2099.9 Soda Ash_______8365 Sole Leather: Backs, Bends, and Sides_____ 0324 Sole Leather: Other than Backs, Bends and Sides______0332.05, 0332.98 Strontium Chemicals 8397.82 through 8397.88 Sulfaguanidine _____ 8135.98 Sulfanilamide 8135.98 Sulphuric Acid_____ 8309.5, 8309.7 Superphosphate_____ 8519 Tanning Materials (Chromium) _____ 8239.01 Thiamine Hydrochloride_____ 8119.98 ----- 6565.01 through 6565.07, 6565.09, 6565.98, 6565F Tires and Tubes, Automobile______ 2060, 2062, 2063 Toluol______ 8011 Tricresyl Phosphate 8025.91 Tungsten metal, wire, shapes and alloys____ 6639 Uranium Salts and compounds_____ 8398.30 Vanadium content of Ferrovanadium ____ 6220.87 Wood Pulp----- 4601, 4602, 4604, 4606, 4608, 4610, 4619 Zinc______ 6570 through 6589.98 (c) Certificates of Necessity must be cates must be attached to the applications unless it is impossible to furnish the obtained from the certifying agencies listed in paragraph (a) of this section. original documents, in which case a duplicate original, a photostat, or a type-Where such certificates are required by

Commodities

these regulations to be submitted with

license applications, the original certifi-

Provided, That an explanation is given as to why the original has not been furnished.

(d) Applicants for licenses to export allocated materials to the countries listed in paragraph (a) of this section, should furnish all other available information which establishes the essentiality of the need for the shipments covered by the applications.

§ 804.9 Appeals from rejections of applications. (a) Any person whose application for license to export has been rejected may appeal from such rejection: Provided, That such appeal shall be based on new information not furnished with the original application.

(b) The appeal shall be addressed to the Export Control Branch, and shall include the following papers securely fas-

tened together:

(1) The rejected application or photostatic copy thereof.

(2) A new application using the prescribed application form covering the identical shipment for which license was rejected.

(3) A letter in duplicate setting forth the reasons why the applicant believes the application should be reconsidered. Additional information which was not presented on the original application and which the applicant feels would justify a reversal of the Board's decision must be submitted. The letter should include a statement of the applicant's past business with the consignee.

(4) An acknowledgement card.

PART 805—SELECTED DESTINATIONS CLEARANCE PROCEDURE

805.1 General provisions.
805.2 Selected destinations.
805.3 General license provisions.
805.4 Individual license provisions.
805.5 Blockade control permit.

AUTHORITY: §§ 805.1 to 805.5, inclusive, issued under sec. 6, 54 Stat. 714, Public Law 75, 77th Cong., Act of June 30, 1942, 77th Cong.; 50 U.S.C. Sup. 99; Order No. 3, Delegations of Authority Nos. 25 and 26, Part 800, supra.

§ 805.1 General provisions. The regulations set forth in this part shall be in addition to the regulations governing general and individual licenses set forth in Parts 802 and 804 of this subchapter. In case of conflict, these reguations shall govern, but only as to articles and materials to be exported to the Selected Destinations set forth in § 805.2.

§ 805.2 Selected destinations. The countries designated Selected Destinations together with their country numbers for general license purposes are as follows:

French West Africa (including Mauritania, Senegal, French Guinea, Ivory Coast, Togoland, Dahomey, French Sudan and Niger) G-86

French North Africa (including French Morocco, Algeria and Tunisia) G-87

Iran G-88

Iraq G-89

Liberia G-90

Liberia G-91

Madagascar G-92

Portugal G-83

Portuguese Atlantic Islands (including Principe, Sao Thome, Azores, Ma-	-
deria and Cape Verde Islands)	G-93
Portuguese Guinea	G-94 G-95
ReunionSpain	G-82
Syria (Lebanon)	G-96
Spanish Atlantic Islands (including	
Santa Cruz, Grand Canary, and Canary Islands)	G-97
Spanish Morocco and Tangier	G-98
Sweden	G-84
Switzerland	G-85 G-99
Turkey	G-99

General license provisions. General licenses are hereby issued permitting individual shipments valued at \$25 or less, by mail only, of all articles and materials, except those listed in paragraph (c) of this section, to the following destinations:

Iraq. Liberia. Turkey. Iran.

(a) No shipment shall be made pursuant to these general licenses unless the total value of all articles to be exported in a single parcel does not exceed \$25.00: Provided, That other articles may be included in the same parcel even though the total value of the shipment thereby exceeds \$25.00 if appropriate individual licenses for such other articles are presented at the time of mailing.

(b) If a total order is in excess of \$25,00 for any single article or material, no split shipments of that order may be made under these general licenses.

(c) The general licenses hereby issued do not apply to the following items:

Aconite.

Aircraft parts, equipment, and accessories.

Arsenic.

Atropine.

Bearings.

Belladonna.

Boiler gauge glass tubes.

Bristles (all kinds).

Bromine.

Cacodylic acid.

Cadmium.

Caffein.

Cameras and parts thereto.

Camphor.

Carbon black.

Casein.

Chemicals, all, not elsewhere specified.

Chocolate.

Cholesterol.

Cobalt.

Cork.

Cryolite.

Derris root and powder.

Diamonds.

Digitalis seeds. Douglas fir.

Dves.

Electric fuel pumps.

Equipment and parts which can be used, or adapted to use, for the production of aviation motor fuel or tetraethyl

Equipment for the production of aviation lubricating oil.

Fire control instruments, military searchlights, aerial cameras, and other types of military equipment containing optical elements.

Gauges.

Gears.

Graphite.

Gum benzoin.

Gum damar.

Hempseed.

Hemp of all kinds, including manufactures.

Homatropine.

Tools incorporating industrial diamonds. Tung oil.

Vanadium.

Hyoscine (Scopolamine).

Hyoscyamus (Henbane).

Kapok.

Lecithin.

Lenses.

Machine and hand tools and parts of such tools.

Measuring and scientific instruments (including precision gauges).

Metals, all metals and manufactures, not elsewhere specified, except containers of iron or steel, and clothing fasteners affixed to garments.

Mica and mica manufactures.

Mineral crystals (e. g. quartz, etc.). Mesothorium, salts and compounds.

Oilseeds.

Optical elements for fire control instruments, aircraft instruments, etc.

Optical glass. All pharmaceutical natural products.

Photographic film-all types. Quartz crystals.

Quinine, all forms and preparations.

Radio parts.

Rare earths (Kieselguhr, Thorium, Monasite, Cerium).

Raw furskins.

Rochelle salts.

Rubber and rubber manufactures (including natural and synthetic rubber)

Seeds for sowing.

Shellac.

Silk and silk manufactures.

Sitka Spruce.

Soap.

Stellite rods.

Tanning materials.

Teakwood.

Theobromine. Theophylline.

Titanium and titanium salts and compounds.

Vitamins and hormones.

Well and refining machinery.

Wolfram.

nor to any additional items enumerated in § 802.10 (a) of this subchapter.

§ 805.4 Individual license provisions. (a) Individual licenses permitting shipments to Selected Destinations shall be valid for a calendar quarter year unless otherwise stated thereon. The time of expiration shall be midnight of the 10th day of the first month following the calendar quarter year for which the license is valid.

- (b) All applications for licenses to export any articles or materials to any destination listed in § 805.2 must contain the following information in addition to that required by the prescribed form:
- (1) A statement of the calendar quarter year in which the exportation is to be made.
- (2) A statement as to whether or not a navicert, mailcert, aircert, or export license has ever been issued for the exportation of the article or material covered by the application. If such a document has been issued, the reference number thereof must be stated.
- (3) A statement as to whether or not the articles or materials will require transshipment while still subject to control by the applicant, and, if transshipnent is required, the reason for the transshipment and the names and addresses of all persons connected with the trans-
- (4) The quantity of the material according to the unit of measure prescribed on the application form, and, in addition, the weight in metric tons or kilograms.
- (c) All applications for licenses to export any articles or materials to any destination listed in section 805.2 must be made on a calendar quarter basis. The following provisions are applicable thereto:
- (1) All applications for such licenses filed during the first two months of a calendar quarter will be processed by the Export Control Branch for shipment during that quarter. In exceptional cases, the applicant may file his application in advance of the calendar quarter year during which shipment is to be made, but in such cases the applicant must state the reason for filing the application in advance and must specify the calendar quarter year during which shipment is to be made. Licenses thus issued in advance will be valid for shipment ony during the quarter for which issued.

(2) Applications for such licenses which are received by the Export Control Branch after the beginning of the third month of a calendar quarter will be processed for shipment during the succeeding quarter, unless the applicant specifically requests on the application that the license be issued for shipment during the current month.

(3) All such applications may be made for shipment at any time during the calendar quarter except as otherwise stated herein.

(d) (1) All licenses issued for shipment to any of the countries set forth in the list in section 805.2 shall bear a number, identified as "Control Number", in addition to the case number assigned by the Export Control Branch. This number will have a letter prefix, such as "B", "P", "F", "S", or "M". In case of exportation by ship or plane, the control number must be noted on the manifest of the ship or plane carrying the cargo licensed for export. In the case of exportation by mail, the Control Number and the License Number must appear on

the outside of each package and on the export declaration.

(2) In the case of exportations to Eire on vessels departing from Canadian ports, the exporter must prepare an extra copy of his export declaration, and must note thereon both license number and the control number. This copy of the export declaration must be verified by the Collector of Customs at the point of exit from the United States.

§ 805.5 Blockade control permit. (a) Applications for individual licenses to export articles and materials set forth in paragraph (b) of this section to

Portugal.

Spanish Atlantic Islands.

Switzerland.

Spain.

will not be considered unless a blockade control permit has previously been issued by appropriate authorities in London, or unless covered by an exception stated in paragraph (c) of this section. License applications will be accepted by the Export Control Branch only after notification by appropriate authorities of the issuance of the permit. Upon receipt of notice of the issuance of the permit, the exporter will be advised to file a license application: Applications for blockade control permits shall be made in the countries of destination by the consignee.

(b) The items for which a blockade control permit is at present required are

listed below:

Eire

All Commodities.

Portugal

Asphalt.

Petroleum Products.

Tinplate.

Wheat, Wheat Flour, and other Grains.

Portuguese Atlantic Islands

(For Sao Thome only)

Wheat Flour.

Spain

Animal, Vegetable and Fish Oils, Fats, Greases and Waxes.

Basic Slag.

Beans.

Binder Twine, rope and other twine (including jute yarn).

Carbon Black.

Casein.

Cocoa and cocoa preparations.

Coffee.

Copper ore, metal scrap and alloys.

Copper Sulphate.

Cotton, raw, carded and waste.

Edible Oils.

Ferro alloys.

Fertilizers (nonphosphatic) of animal and vegetable origin not chemically prepared; bone, fish and meat meal.

Fodder including Hay, Cereal Offals, Chickpeas, Maize, Maize Meal, Barley, Oats, Pulses.

Hemp, soft.

Hides and leather (excluding manufactures).

Industrial oilseeds (resins, cacao, castor, soya, copra, flaxseed, hempseed, kernels, nuts, peanuts, rapeseed, cottonseed, perilla, poppy, sunflower, sesame, etc.)

Iron and Steel scrap.

Jute, raw (including punga, urena), waste, tissues and manufactures (including bags).

Manganese ore (excluding pyrolusite), metal, alloys, scrap and ferro man-

Manila hemp and tow.

Nickel ore, metal scrap and alloys.

Nitrogenous fertilizers, natural or synthetic (Chile saltpetre, sulphate of ammonia, calcium cyanamide, etc.).

Petroleum products.

Phosphates, natural. Rice and Maizena.

Rubber latex.

Rubber-raw (including synthetic), Rubber scrap, waste and reclaimed.

Rubber tires and tubes.

Sisal hemp and tow; kapok.

Sugar.

Superphosphates.

Tin ore, metal scrap.

Tinplate.

Tree Spray, porocide.

Wheat, Rye, and their Flours.

Spanish Atlantic Islands

Animal Fats and Vegetable Oils and Oilseeds.

Coffee.

Fertilizers.

Fodder including Hay, Cereal Offals, Chickpeas, Maize, Maize Meal, Barley, Oats, Pulses.

Meat.

Pork and Bacon.

Rubber Tires and Tubes.

Superphosphates.

Wheat, Rye and their Flours.

Switzerland

Barley (including Barley Malt).

Babbit Metal.

Carbon Black.

Casings (Beef and Hog).

Castorseed.

Coal.

Cocoa and Preparations.

Cocoa Butter.

Cocoanut (Ceylon and/or Desiccated).

Corn Syrup.

Cotton (Raw or Carded, including Waste, other than Linters).

Eggs, Fresh or Dried.

Fats (Animal and Vegetable).

Honey.

Fishmeal.

Glucose.

Greases (Animal and Vegetable), but not Waxes (animal and vegetable).

Hen Yolks.

Hen Albumen Crystals.

Maize and Fodder Generally (includes Beans, Peas, Lentils, Dried Edible Beans, Cereal Offals, Edible White Beans, Hay, Pulses, Meat Meal, etc.).

Malt Extracts.

Oil-Animal and Vegetable:

Cod Liver.

Cottonseed.

Castorseed.

Chinawood.

Oil-Animal and Vegetable-Con.

Fish Lubricating.

Mineral (including Shock Absorber Fluid, Brake Fluid, Auto Declene Flushing Fluid).

White.

Oilseed Cake, Meal and Residues.

Oilseeds.

Peanut Butter.

Petroleum Products (all, excluding small consignments of oils and fats for pharmaceutical or cosmetic purposes).

Rapeseed and Oil.

Rubber (Raw).

Rubber Tires.

Rubber Manufactures (including sports goods, but excluding goods for medical and like purposes).

Rve.

Saccharine.

Solid Glucose.

Spices (Pepper, Nutmeg, Bay Leaves, Cardamons, Pimento, etc.).

Stearic Acid.

Stearin.

Sugar (Corn, Raw, and Refined).

Tea.

Tinplate (including Alloy and Scrap).

Tin Metal. Tobacco.

Vegetable and Animal Fats and Oils.

Vitamin Concentrates (including Cod Liver Oil).

Vegetable Seeds.

Oats.

Cotton Piece Goods (not including clothing and other manufactures of cotton). Woolen Piece Goods (not including cloth-

ing and other manufactures of wool). (c) Exceptions:

The requirements of this paragraph shall not apply to:

(1) Exportations to Eire, when made by mail, regardless of value, or

(2) Exportations to all destinations subject to the blockade control permit regulations other than Eire of noncommercial consignments, when shipped by mail, provided the articles so shipped are for the personal use of the ultimate consignee. Where this exception is applicable, the application for license must specify the "personal use."

(3) Exportations of normal trade samples of reasonable quantity, when shipped by mail, to all destinations subject to the blockade control permit regulations other than Eire. Where this exception is applicable, the license application must give details regarding the sample.

PART 806-TECHNICAL DATA

Sec. 806.1 Definition.

806.2 General licenses.

Blanket licenses. 806.4

Special licenses. Unlimited licenses.

806.6 General provisions. AUTHORITY: §§ 806.1 to 806.6, inclusive, issued under sec. 6, 54 Stat. 714, Public Law 75.

77th Cong., Act of June 30, 1942, 77th Cong.; 50 U.S.C. Sup. 99; Order No. 3, Delegations of Authority Nos. 25 and 26, Part 800, supra.

§ 806.1 Definition. Technical data is hereby defined as, "Any professional, scientific or technical information or any

model, design, photograph, photographic negative, document, or other article or material, containing a plan, specification, or descriptive or technical information of any kind which can be used or adapted for use in connection with any process, synthesis or operation in the production, manufacture, reconstruction. servicing, repair, or use of any article or material," except that any technical information licensed by the Commissioner of Patents under the authority of Public Law No. 239, 77th Congress, approved August 21, 1941 shall not be included within this definition.

- § 806.2 General Licenses-(a) Definition. A general license is a license issued by the Chief of the Export Control Branch for which no application is required, available for use by the general public, permitting exportation of specified classes of technical data to specified countries or consignees in accordance with the regulations herein prescribed and those which may be prescribed at the time of issuance of such general license.
- (b) United States Government or agency thereof. A general license is hereby issued permitting exportation of all technical data to:
- (1) United States Government or agency or instrumentality thereof.
- (2) Contractors engaged in the construction of United States outlying military or naval bases and supervised by an officer of the United States.

Provided, That, any technical data exported to the consignees in subparagraphs (1) and (2) of this paragraph shall be furnished or intended for the use of the United States Government or one of its agencies or instrumentalities.

Any person exporting under this general license shall state in a conspicuous place on the envelope or outside wrapper, "General license No. TD-U. S., or General License No. TD-U. S. Contract," (depending upon whether or not the consignee is the United States government or a contractor thereof) and the name of the country of destination.

(c) Canada. A general license is hereby issued permitting exportation to Canada of all technical data except that which has been declared secret or confidential by an authorized agency or officer of the United States and for which a release for export has not been granted. Any person exporting under this general license shall state in a conspicuous place on the envelope or outside wrapper, "General License TD-Canada."

(d) Newspapers. A general license is hereby issued permitting the exportation of newspapers, except when exported as a commodity such as over-issue, baled, and old newspapers, to consignees in destinations numbered 1 through 99, as set forth in § 802.2 (a) of this subchapter. A general license number designation is not required to be placed on the wrappers of newspapers exported under this general license.

(e) Technical, scientific and professional publications. (1) A general license is hereby issued permitting exportation of publications devoted in whole or in part to scientific, technical or professional data for which a license has been granted by the Office of Censorship upon recommendation of the Export Control Branch in accordance with the provisions of the Postal Censorship Regulations approved March 17, 1942, 7 F.R. 2171. The designation on the outer wrapper of publications exported under the general license set forth in subparagraph (1) of this paragraph shall be the same as are required by the Postal Censorship Regulations as they may from time to time be amended.

(2) A general license is hereby issued permitting exportation of all publications to destinations 1 through 99, as set forth in § 802.2 (a) of this subchapter, which do not require an Office of Censorship license under the authority of the Postal Censorship Regulations and as to which a specific determination has been made by the Export Control Branch that such publications are not devoted to technical, professional or scientific matters. No such publication may be exported as a commodity, such as mixed books, over-issue magazines and No. 1 heavy books and magazines, under this general license.

(f) Regulations applicable to General licenses. (1) Any person making an exportation of technical data under the general licenses set forth in § 806.2 (c) shall place within the envelope, wrapper, or container of each export shipment a certificate signed by the person making the export, which certificate, except as provided in subparagraph (2) of this paragraph, shall contain the following statement: "This shipment contains no technical data which is known by me to have been declared secret or confidential by any officer or agency of the United States. Diligence has been exercised in an effort to learn of any such declaration of secrecy or confidence."

- (2) If any shipment made under the general licenses contained in § 806.2 (c) contains any technical data which has been declared secret or confidential but which has been released for export, the person making the exportation shall enclose within such shipment properly authenticated or certified evidence of the release for export. For the purposes of this regulation, photostatic copies or other authentic facsimiles of the official letters of release from the appropriate government officer or department is acceptable evidence of the fact of the release above-mentioned.
- (3) It shall be a violation of this regulation to make any exportation under these general licenses with the knowledge or intention that the technical data is to be reexported from the country of destination.
- (4) A general license may be revoked or suspended at any time as to any consignee in any destination.
- (5) A general license may be revoked as to any person within or without the United States exporting technical data and the privilege of using such license

may be denied as to any such persons in the manner provided in Part 807 of this subchapter.

- § 806.3 Blanket licenses—(a) Definitions. A blanket license is one issued to particular persons authorizing exportation of routine technical data including installation, operating, servicing, repair or processing instructions and technical data concerning minor changes or alterations in the installation, operation, servicing or repairing of machinery or equipment now in service in the country of destination or in currently used processes therein.
- (b) Technical data excepted. Technical data exported under blanket license shall not include any information concerning United States military or naval units, shipping schedules or other similar information as set forth in the following documents as they may from time to time be amended:

United States Postal Censorship Regulations.

United States Radio Telephone Censorship Regulations.

United States Cable and Radio Censorship Regulations.

War Department document entitled. "Statement of War Department policy regarding Dissemination and Publication of Information Concerning Contracts, Production Site Locations, etc."

Where the exporter has any reason to believe that any information falls within the categories mentioned, the proposed shipment of material to be exported shall, prior to exportation, be transmitted to the Export Control Branch for examination and approval.

- (c) Technical data requiring specific authorization. Nonroutine technical data shall not be exported under blanket license unless specifically authorized by the Export Control Branch. Nonroutine technical data shall include but not by way of limitation the following:
- (1) Patent applications, amendments thereto and abstracts or other papers pertaining directly to such applications.
- (2) Research, laboratory, progress, testing or experimental reports.
- (3) Secret, confidential, or restricted information, whether so regarded by the licensee or so declared by an officer or agency of the U.S. Government.
- (4) Technical data pertaining to articles or materials designed or intended for military use except such articles, materials, or equipment as may conform to widely known commercial practice.
- (5) Technical data pertaining to any articles or materials whatsoever (except for widely known commercial designs) being made for the United States Government or to the specifications of the U. S. Government.
- (6) Technical data pertaining to articles or materials to be used in connection with any new developments, projects, or installations.
- § 806.4 Special licenses—(a) Definition. A special license is one issued to a particular person permitting exportation

to specified consignees of nonroutine technical data as set forth in § 806.3 (c).

(b) Inspection required. One or more shipments of nonroutine technical data from one consignor to one consignee may be made under a special license but in each instance, the material to be exported shall first be transmitted to the Technical Data Division of the Export Control Branch for inspection and approval in accordance with the procedure specified in the special license.

(c) Procedure in lieu of inspection. Where material is too bulky to transmit to this office for examination or by reason of time requirements or extreme urgency it is impossible or impractical to transmit material to this office for examination prior to shipment under a special license, the licensee may be authorized to export such material without prior examination by the Export Control Branch, but in each such case, a covering letter shall be submitted and such letter shall contain a complete statement of the reasons for the nonsubmission of the material and an accurate descriptive listing of all material to be exported.

§ 806.5 Unlimited licenses—(a) Definition. An unlimited license is one permitting the exportation of catalogues, sales promotional material and other similar type technical data except that it shall not be used to export magazines or periodical types of publications or technical data for which a blanket or special license must be used.

(b) Application requirements. Application for unlimited catalogue license shall be made on the prescribed form (currently OE Form No. 16-c) and shall be accompanied by an expert list in triplicate, naming specifically the items desired to be exported and including

copies of each such item.

§ 806.6 General provisions—(a) Regulations governing exportations. Exports of material under blanket, special and unlimited licenses shall be made in accordance with the regulations stated in such licenses.

(b) Application requirements for blanket and special licenses. Applications for blanket and special licenses covering proposed exportations from one consignor to one consignee shall be filed in triplicate on the prescribed form (currently AEC Form No. 16).

Each application shall be supported by a covering letter amplifying the information given in the application form and setting forth such other facts as may be required to completely reveal the relationship existing between the applicant and the consignee and the type of information to be exported. The covering letter shall state:

- (1) Generally what need exists for the license.
- (2) Whether the technical information is to be exported for general information purposes only or for specific application to a specific situation.
- (3) Whether the information is to be used in connection with any new installations, developments, or projects.

(4) Whether the technical information is required for the National Defense, public health, or safety of the country of destination.

(5) Whether the information is required by public service corporations.

- (6) Whether the technical data is to be used in connection with any military, naval, or other installation which will tend to aid in the prosecution of the war.
- (7) Whether the technical data will be used to produce and export needed material to the United States or to one of the United Nations.
- (8) Whether the technical data will be used in the production of any material that is to be exported from the country of destination and if so to what country.

The applicant is not required to indicate whether he is applying for a Blanket or Special License. If the applicant particularly desires that a Blanket License be issued, he shall submit with his application representative samples of all routine material that he may desire to export under Blanket License. This sample material shall be described in complete detail in an exhibit list, filed in triplicate.

- (c) Additional requirements for renewals of blanket and special licenses. Where a renewal of an existing blanket or special license is applied for, the following information shall be included in the covering letter in addition to that required in paragraph (b) of this section.
- (1) Generally what need exists for the extension of the license.
- (2) To what extent the expiring license was used, and the approximate figures as to the number of exportations made thereunder.
- (3) The special conditions in the form of riders or endorsements appearing on the expiring license.
- (4) Whether there is any continued need for such special conditions.
- (d) Additional information required.
 (1) In answer to paragraph (6) of the prescribed application form (currently AEC Form No. 16) in addition to stating the ownership and control of the consignee organization, the applicant shall state the relationship between the applicant and the proposed consignee, subsequent consignee and ultimate user and the business engaged in by the proposed consignee, subsequent consignee and ultimate user.
- (2) In answer to paragraph (7) (d) of the prescribed application form (currently AEC Form No. 16), the applicant shall set forth a general description by subject matter of the material to be exported under the license if granted. If the applicant contemplates exporting information so new and novel as to form the subject matter for a patent application, or similar experimental or research data, such facts shall be clearly stated.
- (e) Signing of application. (1) Applications for license to export "technical data" if applied for by a corporation must be signed by an officer of the cor-

poration or a duly authorized agent of the corporation; if made by a partnership, must be signed by a member of the firm, or its duly authorized agent; if made by an individual, must be signed by the individual or his duly authorized agent.

(2) If the application is signed by an agent, the agent's duly authenticated power of attorney and agency must be filed with the Export Control Branch.

- (f) Statement of consignee. (1) Except where otherwise herein provided, a statement of the ultimate user meeting fully the conditions of the application oath must be filed. If, on the application the ultimate user named is a person other than the consignee, a statement must be obtained from all consignees as well as the ultimate user. Unrestricted general statements of the consignee or ultimate user accepted heretofore by the Export Control Branch may be incorporated by reference in applications for new or renewal licenses. Statements of consignees or ultimate users are not required in applications for licenses to export patent applications, amendments, and other technical information relating to inventions made in foreign countries, but must be obtained and submitted in support of license applications for the exportation, for informational purposes only, of descriptive material concerning inventions made in the United States.
- (2) A statement of the consignee or ultimate user need not be acknowledged before a notary or consular officer if prepared on the letterhead of the organization of the consignee or ultimate user. The statement shall be dated, the place of its execution set forth, and signed by a responsible official of the organization of the consignee or ultimate user who is actually located in the country of destination and whose authority to enforce the conditions of the statement is apparent.
- (3) If the applicant finds it impossible or impractical to submit the signed statement of the consignee or ultimate user at the time the application is filed, the application oath may be modified appropriately and an adequate explanation shall be made of the reasons why the statement is not furnished. The applicant shall also advise the steps being taken to obtain the statement.
- (g) Validity of license. The technical data, blanket, special or unlimited license shall be valid for a period of one year from date of issuance unless otherwise stated on the license.
- (h) Use of license. The blanket, special or unlimited license, shall be retained in the possession of the licensee until surrendered voluntarily, revoked by the Export Control Branch or until it expires. Such license need not be presented at the time of exportation of any article or material authorized to be exported thereunder, but the number assigned to the license shall be placed on the outside of the envelope or on the outside wrapper of the package containing such material.
- (i) Duplicate applications. Duplicate applications shall not be filed unless spe-

cifically requested by the Export Control Branch

(j) Duplicate licenses. Duplicate licenses may be issued by the Export Control Branch provided the licensee shows that the original license was lost or destroyed and submits such sworn proof as may be required in each instance.

(k) Cables, telegrams and radiograms. Technical data may be exported by cablegram, telegram or radiogram subject to prior examination and approval of the Export Control Branch. The exporter shall place on the message the number of the license to be used, i. e. special, blanket or general.

(1) Exports by a personal messenger. Technical data to be taken out of the country by a personal messenger, representative or agent of the licensee or the consignee shall be properly packaged and the license number indicated thereon if the material comes within the provisions of a general or a blanket license. If the export is to be made under a special license, all the material shall be transmitted to the Export Control Branch for examination and approval prior to exportation, except as otherwise provided in § 806.4 (c).

(m) Export of technical data with commodity. (1) Whenever detailed drawings and instructions describing assembly, operation, testing, and routine maintenance or repair of machinery, etc., for which a commodity license (currently Form BEW 119) is required, are to be exported with such machinery, etc., only one application (currently Form BEW 119) need be submitted covering both the commodity and the technical data subject to the following conditions:

(i) The technical data shall apply directly to the particular shipment of the commodity.

(ii) The technical data may not include any manufacturing data.

(iii) The technical data to be exported with the commodity shall be shipped in the same container that is to be used for the commodity.

(iv) The technical data to be exported must be listed on the commodity license (currently Form BEW 119).

(2) Whenever the detailed drawings and instructions describing assembly, operation, testing, and routine maintenance or repair, are to be exported separately from the article or material itself, a technical data license shall be applied for on the prescribed technical data license application form (currently AEC Form 16). Where a commodity license (currently Form BEW 119) has been granted the applicant shall state the commodity license number on the application for license to export technical information related thereto.

(n) Exports to destinations through a foreign country. Technical data shall not be exported to a territory or possession of the United States through a foreign country except under license. In each such case, an application shall be made on the prescribed form (currently AEC Form No. 16 or in the case of Unlimited Licenses, OE Form No. 16-c) designating the foreign country or countries

through which such technical data will pass.

PART 807—DENIAL OF LICENSING PRIVILEGES

Sec 807.1 Compliance Commissioners. 807.2 Institution of proceedings. 807.3 Notification to respondent. 807.4 807.5 Default. 807.6 Written answer. 807.7 Oral answer. 807.8 Consolidation. Reports and recommendations by 807.9 Compliance Commissioner.

807.10 Disposition.

Appeal.

807.11

AUTHORITY: §§ 807.1 to 807.12, inclusive, issued under sec. 6, 54 Stat. 714, Public Law 75, 77th Cong., Act of June 30, 1942, 77th Cong.; 50 U.S.C. Sup. 99; Order No. 3, Delegations of Authority Nos. 25 and 26, Part 800, supra.

807.12 Proceedings to be confidential.

§ 807.1 Compliance Commissioners. The Executive Director of the Board of Economic Warfare will designate one or more persons to act as Compliance Commissioners. Persons attached to the Office of Exports, or to the Export Control Division of the Office of the General Counsel, shall not be qualified to act as Commissioners. Compliance Commissioners shall have the powers and duties set out in §§ 807.2 through 807.12.

§ 807.2 Orders. Orders denying the privilege of any person to obtain an export license may be issued in the name and under the authority of the Chief of the Export Control Branch. Such orders shall be effective for such periods of time and on such terms and conditions as may be prescribed by the Chief of the Export Control Branch.

§ 807.3 Institution of proceedings. The Chief of the Trade Intelligence Division of the Export Control Branch may, with the approval of the Office of General Counsel, initiate proceedings to deny the privilege of any person to obtain export licenses in any case where the Trade Intelligence Division has reason to believe that such person has violated any provisions of the statutes, proclamations, executive orders or regulations relating to export control.

§ 807.4 Notification to respondent. The Chief of the Trade Intelligence Division shall initiate proceedings by transmitting a telegram or registered letter to the person against whom proceedings are brought. The letter or telegram shall set out the specific nature of the violations charged, shall state that denial of respondent's privilege to obtain export licenses is being contemplated and that failure to answer the charges may result in such action being taken, and shall afford an opportunity to answer the charges either in writing, or orally, before a Compliance Commissioner, within a specified period which shall be not less than 10 days nor more than 15 days after the date of transmittal of the letter or telegram. Charges may be amended from time to time upon reasonable notice to the respondent.

§ 807.5 Default. If the respondent does not offer to answer the charges

within the prescribed time, the Chief of the Trade Intelligence Division shall submit to the Chief of the Export Control Branch the facts of the case, together with a recommendation for action. Being so advised, the Chief of the Export Control Branch may issue an order denying the privilege of the respondent to obtain export licenses, or take any other appropriate action.

§ 807.6 Written answer. If the respondent transmits a written answer, a record shall be prepared containing the charges, the information upon which the charges are based, and the answer. This record shall be transmitted to the Compliance Commissioner.

§ 807.7 Oral answer. If the respondent indicates, within the prescribed time, that he desires to present his answer orally, he shall be instructed to appear before a Compliance Commissioner at such time and place as may be designated. The respondent may be represented by counsel. Representatives of the Trade Intelligence Division may question the respondent on any relevant matter: Provided, That the respondent shall be informed that he is under no obligation to answer questions. Proceedings before the Compliance Commissioner shall be stenographically transcribed, and the respondent shall be given an opportunity to examine and correct the transcription. A record shall be prepared consisting of the charges, the information upon which such charges are based, and the stenographic transcription, and shall be transmitted to the Compliance Commissioner before whom respondent made his answer.

§ 807.8 Consolidation. The opportunity to answer charges may, at the discretion of the Chief of the Trade Intelligence Division, be consolidated with any similar opportunity afforded the respondent by any other government agency with respect to charges upon the same or a related subject matter.

§ 807.9 Reports and recommendations by Compliance Commissioner. The Compliance Commissioner shall consider the record and shall prepare a written report which shall consist of his findings of fact, including a finding whether or not a violation has occurred, and his recommendations. If the Commissioner finds that a violation has been committed, his recommendation for action shall be advisory only. The report shall be transmitted to the Chief of the Export Control Branch through the Chief of the Trade Intelligence Division. The latter may likewise attach an advisory recommendation for action.

§ 807.10 Disposition. The Chief of the Export Control Branch shall review the record, consider the recommendations of the Compliance Commissioner and the Chief of the Trade Intelligence Division, and determine the disposition of the case. In any case where the Commissioner has found that a violation has been committed, the Chief of the Export Control Branch may issue an order denying the respondent's privilege to obtain export licenses for such periods of time

and on such terms and conditions as he may prescribe, or take any other appropriate action. In any case where the Commissioner has found that no violation has been committed, the Chief of the Export Control Branch shall enter an order dismissing the charges. In all cases, the respondent shall be notified promptly of the action taken. An order denying the privilege to obtain a license shall contain a notification to the respondent of his right to appeal.

§ 807.11 Appeal. A respondent may appeal in writing to the Assistant Director in charge of the Office of Exports, whose decision shall be final. Such appeal shall be taken within 10 days after receipt of a suspension order by the respondent. Oral argument will be permitted only upon direction of the Assistant Director. The Assistant Director shall not consider facts or arguments affecting the merits of the policy embodied in the rules or regulations alleged to have been violated. An order denying the privilege to obtain an export license shall remain in effect pending disposition of the appeal, unless otherwise ordered by the Assistant Director.

§ 807.12 Proceedings to be confidential. Pending disposition of a case by the Chief of the Export Control Branch, in accordance with §§ 807.5 and 807.10, all proceedings pursuant to this Part shall remain confidential.

Dated June 30, 1942.

F. R. KERR, Colonel Infantry, Chief, Export Control Branch, Office of Exports.

[F. R. Doc. 42-6174; Filed, June 30, 1942; 4:33 p. m.]

Chapter IX—War Production Board
Subchapter B—Division of Industry Operations
PART 1010—SUSPENSION ORDERS
[Suspension Order S-62]

ALBERT M. GREEN HOSIERY MILLS, INC.

Albert M. Green Hosiery Mills, Inc., Milroy, Pennsylvania, is a former manufacturer of full-fashioned silk hosiery. After restrictions were placed on the use of silk, the Company applied for and received allocations of reserved rayon yarn pursuant to the provisions of Supplementary Order M-37-a. On Januuary 31, 1942, the Company sold and delivered to Samuel Paris, Bradley Beach, New Jersey, approximately 4,100 pounds of reserved rayon which had been allocated to it for its own use by the War Production Board, despite the fact that no authorization therefor had been obtained from the Director of Industry Operations. This transaction was entered into by the Company although it was familiar with the provisions of Supplementary Order M-37-a and knew that this order prohibited the delivery of reserved rayon yarn in the absence of specific authorization by the Director of Industry Operations.

This violation of Supplementary Order M-37-a, dealing with the supply and

distribution of rayon yarn, has impeded and hampered the war effort of the United States by diverting reserved rayon yarn to uses unauthorized by the War Production Board. In view of the foregoing,

It is hereby ordered:

§ 1010.62 Suspension Order S-62.

(a) Deliveries of material to Albert M. Green Hosiery Mills, Inc., its successors and assigns, shall not be accorded priority over deliveries under any other contract or order and no preference ratings shall be assigned or applied to such deliveries by means of Preference Rating Certificates, Preference Rating Orders, General Preference Orders or any other orders or regulations of the Direct of Industry Operations, except as specifically authorized by the Director of Industry Operations.

(b) No allocation shall be made to Albert M. Green Hosiery Mills, Inc., its successors and assigns, of any material the supply or distribution of which is governed by any order of the Director of Industry Operations, except as specifically authorized by the Director of In-

dustry Operations.

(c) Albert M. Green Hosiery Mills, Inc., its successors and assigns, shall not order or accept the delivery of reserved rayon yarn, as the same is defined in Supplementary Order M-37-c, and no person shall sell or deliver to Albert M. Green Hosiery Mills, Inc., its successors and assigns, any such reserved rayon yarn, except as specifically authorized by the Director of Industry Operations.

(d) Nothing contained in this order shall be deemed to relieve Albert M. Green Hosiery Mills, Inc. from any restriction, prohibition, or provision contained in any other order or regulation of the Director of Industry Operations, except insofar as the same may be inconsistent with the provisions hereof.

(e) This order shall take effect on July 2, 1942, and shall expire on October 2, 1942, at which time the restrictions contained in this order shall be of no further effect. (P.D. Reg. 1, as amended, 6 F.R. 6680; W.P.B. Reg. 1, 7 F.R. 561; E.O. 9024, 7 F.R. 329; E.O. 9040, 7 F.R. 527; E.O. 9125, 7 F. R. 2719; sec. 2 (a), Pub. Law 671, 76th Cong., as amended by Pub. Laws 89 and 507, 77th Cong.)

Issued this 30th day of June 1942.

J. S. Knowlson, Director of Industry Operations.

[F. R. Doc. 42-6171; Filed, June 30, 1942; 3:31 p. m.]

PART 940—RUBBER AND PRODUCTS AND MA-TERIALS OF WHICH RUBBER IS A COM-PONENT

[Amendment 7 to Supplementary Order M-15-b-1 to Restrict Use and Sale of Rubber]

Section 940.5 Supplementary Order M-15-b-1 is hereby amended as follows:

1. By inserting the following new subparagraph immediately after paragraph (b) (16) thereof: (17) Airplane tires, List 17.

2. By attaching thereto the attached additional list designated List 17.

. This order shall take effect as of the date of its issuance.

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

Issued this 1st day of July 1942.

J. S. Knowlson, Director of Industry Operations.

LIST 17

Specifications for the manufacture of airplane tires. (a) The following specifications shall be followed in the manufacture of airplane tires to fill all purchase orders, including War Orders and orders placed by or for the account of any other department or agency of the Government of the United States.

(b) Compounds used in the manufacture of airplane tire casings shall be prepared in accordance with the specifications set forth in subdivision (a) of List 7, as amended from time to time, attached to Supplementary Order No. M-15-b-1.

(c) Airplane tire casings shall be made only in the sizes hereinafter listed:

(d) The friction and the tread, respectively, of each of the classes of airplane tire casings listed below shall be made from one of the grades of compounds listed in subdivision (a) of said List 7, the appropriate grade of compound to be used for each such respective friction or tread being that hereinbelow specified therefor opposite the description or designation of such class.

Description of produc	t	Compo be u	unds to sed
Size	Ply	Truck friction	Tread
Smooth contour: Landing wheels: 27	4 6 6 6 6 6 8	B B B B B B B B B B B B B B B B B B B	BBBBBBBBBBBBBBBBBBBBBBBBBBBBBBBBBBBBBB
Landing wheels: 26 x 6-14 30 x 5-20 30 x 7-16 32 x 6-20 32 x 8-16 36 x 8-20 34 x 9-16 36 x 10-16 38 x 10-18 40 x 10-20 Auxiliary wheels: 10½-4 12½-4½ 10 x 3-4	14 8 14 8 16 10 10 10 12 18	A C A C A A A C B B C	BC BC BC B A A C B B B B

¹ Inactive for new design.

¹7 F.R. 967, 2344, 2449, 2595, 2782, 3389, 4448.

Description of product		Compounds to be used	
Size	Ply	Truck friction	Tread
Low pressure: Landing wheels: 20 x 7.00-6. 22 x 6.50-10. 24 x 7.50-10. 26 x 8.50-10. 39 x 13.50-16. 42 x 15.00-16. 42 x 15.00-16. 44 x 16.00-16. 45 x 17.00-16. 45 x 17.00-16. 45 x 20.90-18. 46 x 15.50-20. 50 x 17.00-20. 55 x 19.00-23. Auxiliary wheels: 13 x 5.00-4. 17 x 6.00-6.	6 4	OCCBBBBBBBBBBBBBBBBBBBBBBBBBBBBBBBBBBB	BBBBBBBBBBBBBBBBBBBBBBBBBBBBBBBBBBBBBB
16 x 7.00-4 17 x 7.00-5 17½ x 8.00-4 19 x 8.00-5 19 x 8.00-5 22 x 9.00-6 24 x 10.00-7 29 x 9.50-12 32 x 11.00-12 36 x 12.50-14 Extra low pressure:	4 4 4 6 3 10 4 6 8 10	COCCOBBBCB	BB BB BB BB BB BB BB BB BB BB BB BB BB
Landing wheels: 25 x 11-4 29 x 13-5 30 x 13-6 35 x 16-6 45 x 20-10 Auxiliary wheels: 12 x 5-3		B B B B	B B B A
12 x 5-3	4 4 4	B B B	B B B
24 27 31 36 40 45 50 27.50 x 8.90-12.50	4 6 6 8 8 8	СВСССССС	B B C C C C C B
Low profile auxiliary wheels: 19 x 6.80-10. 22 x 7.25-11.50. 26 x 9.00-13.00. 33 x 11.50-16.50. Cushion auxiliary tires:	- 6 6 8 10	B B B	B B B
6 x 2.00 8 x 2.50			A A
6 x 2.00 8 x 2.50 Solid auxiliary tires: 6 x 2½ 6 x 3½ 1 8½ x 4 10 x 3 1 10 x 4 1			A A A A

Inactive for new design.
Air line use only.
H. D.

[F. R. Doc. 42-6195; Filed, July 1, 1942; 9:52 a. m.1

PART 965-IRON AND STEEL SCRAP [Amendment 1 to Supplementary Order M-24-a1

RESTRICTIONS ON TINNED AND DETINNED SCRAP IN CERTAIN AREAS

Section 965.2 Supplementary Order $M-24-a^{1}$ is amended by adding at the end of Schedule A the following:

Kansas: Atchison, Brown, Doniphan, Douglas, Franklin, Jefferson, Johnson, Leavenworth, Miami, Osage, Shawnee, and Wyandotte.

Missouri: Buchanan, Caldwell, Carroll, Cass, Clay, Clinton, Henry, Jackson, Johnson, Lafayette, Livingston, Pettis, Platte, Ray, and Saline.

Texas: Anderson, Austin, Basque, Brazoria, Brazos, Burleson, Chambers, Cherokee, Collin, Colorado, Cooke, Dallas, Delta, Denton, Ellis, Erath, Falls, Fannin, Fayette, Fort Bend, Freestone, Galveston, Grayson, Grimes, Hardin, Harris, Henderson, Hill, Hood, Hopkins, Hunt, Jack, Jasper, Jefferson, Johnson, Kaufman, Lamar, Liberty, Limestone, Madison, McLennan, Matagorda, Montague, Montgomery, Navarro, Orange, Palopinto, Parker, Polk, Rains, San Jacinto, Smith, Somervell, Tarrant, Trinity, Tyler, Van Zandt, Walker, Waller, Washington, Wharton, Wise, and Wood.

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

Issued this 1st day of July 1942.

J. S. KNOWLSON. Director of Industry Operations.

[F. R. Doc. 42-6193; Filed, July 1, 1942; 9:51 a. m.]

PART 998-METAL OFFICE FURNITURE AND EQUIPMENT

[Amendment 3 to Supplementary Limitation Order L-13-a]

Section 998.2 Supplementary Limitation Order L-13-a is hereby amended in the following particulars:

Paragraph (b) (2) is hereby amended by striking therefrom the words "and during each three month period thereafter until otherwise ordered,"

Paragraph (b) is hereby amended by adding at the end thereof the following new subparagraph:

(11) On and after July 1, 1942, no manufacturer of metal shelving shall accept any order for metal shelving, except pursuant to the specific authorization of the Director of Industry Operations, on Form PD-423, authorizing the manufacture or assembly of metal shelving on direct order from and for delivery to the Army or Navy of the United States, the United States Maritime Commission, or the War Shipping Administration.

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

Issued this 1st day of July 1942.

J. S. KNOWLSON. Director of Industry Operations.

[F. R. Doc. 42-6190; Filed, July 1, 1942; 9:51 a. m.]

PART 1041-PRODUCTION, TRANSPORTATION, REFINING AND MARKETING OF PETROLEUM

[Amendment 2 of Preference Rating Order P-98, Extended and Amended]

1. Section 1041.1 Preference Rating Order P-98, Extended and Amended,2

paragraph (d) (3) is hereby amended to read as follows:

- (d) Restrictions on use of ratings—(3) Restrictions on suppliers. A supplier may extend a preference rating to the delivery of material only in conformity with the applicable provisions of Priorities Regulation No. 3, as amended from time
- 2. Section 1041.1 Preference Rating Order P-98, Extended and Amended, paragraph (e) (1) is hereby amended to read as follows:
- (e) Application of preference ratings. (1) Preference ratings assigned herein shall be applied or extended only in conformity with the applicable provisions of Priorities Regulations No. 3, as amended from time to time. A supplier, who is also a "Class I producer" within the meaning of that term in Priorities Regulation No. 11, may not extend a preference rating except when permitted under the terms and provisions of such Regulation.
- 3. Section 1041.1 Preference Rating Order P-98, Extended and Amended, paragraph (m) is hereby amended to read as follows:
- (m) Applicability of priorities regula-tions. This order and all transactions affected thereby are subject to the applicable provisions of any priorities regulation issued by the Director of Industry Operations, as amended from time to
- 4. Section 1041.1 Preference Rating Order P-98, Extended and Amended, paragraph (n) is hereby amended to read as follows:
- (n) This order shall continue in effect through July 31, 1942, unless sooner revoked.

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

Issued this 30th day of June, 1942.

J. S. KNOWLSON,

Director of Industry Operations.

[F. R. Doc. 42-6191; Filed, July 1, 1942; 9:51 a. m.]

PART 1055-WOOL

[Conservation Order M-73, as amended for the period August 3, 1942, to January 31,

Section 1055.1 Conservation Order M-73, as amended is hereby amended to read as follows:

§ 1055.1 Conservation Order M-73— (a) Curtailment of use of wool for nondefense orders for period August 3, 1942, through January 31, 1943. During the period from August 3, 1942, to January 31, 1943, both dates inclusive, no person shall put into process, or cause to be put into process by others for his account, for nondefense orders, any wool except as follows:

Beaching gear tires only.

¹⁷ F.R. 2271.

¹⁷ F.R. 2536, 2966, 4167.

²7 F.R. 2099, 3712, 4646.

¹⁷ F.R. 4425.

- (1) On worsted system. Any person having a basic quarterly poundage on the worsted system shall be entitled to put into process, or cause to be put into process by others for his account:
- (i) An amount of wool owned by him not in excess of 20% of such basic quarterly poundage, for the manufacture of fabrics or yarns containing not less than 20% wool, wool waste, noils, reprocessed and reused wool, and
- (ii) An additional amount of wool owned by him not in excess of 25% of such basic quarterly poundage for the manufacture of fabrics or yarns containing not more than 65% wool and not less than 20% wool, wool waste, noils, reused and reprocessed wool.
- (2) On woolen, cotton, felt or other system. Any person having a basic quarterly poundage on the woolen, cotton, felt, or any other system shall be entitled to put into process or cause to be put into process by others for his account:
- (i) An amount of wool owned by him not in excess of 5% of such basic quarterly poundage, for the manufacture of fabrics or yarns containing not less than 20% wool, wool waste, noils, reused and reprocessed wool, and
- (ii) An additional amount of wool owned by him not in excess of 25% of such basic quarterly poundage for the manufacture of fabrics or yarns containing not more than 65% wool and not less than 20% wool, wool waste, noils, reused and reprocessed wool.

Provided, however, That notwithstanding the provisions of subparagraphs (1) and (2) above any person who made and sold prior to June 1, 1942, fabrics or yarns containing less than 20% wool, wool waste, noils, reused and reprocessed wool shall be entitled to put into process wool for the manufacture of these same fabrics and yarns within the limitations herein prescribed. Nothing herein contained shall be construed to prohibit the manufacture of fabrics or yarns containing less than 20% of wool waste, noils, reused and reprocessed wool.

(3) On manufacture of floor covering. Notwithstanding the provisions of subparagraphs (1) and (2) above, any person whose basic quarterly poundage is calculated from wool put into process for the manufacture of floor covering shall only be entitled to put into process, or cause to be put into process by others for his account:

- (i) Amounts of wool of grades 44s and lower, fine carpet wools, mohair, either kid or adult, skin alpaca, coarse alpaca fleece, alpaca seconds, Huarizo, llama, or coarse pieces or locks of alpaca, or llama, owned by such person, for the manufacture of wool products other than floor covering, and
- (ii) Amounts of coarse carpet wool for the manufacture of floor covering.

but shall be entitled to put into process a total amount of such wools for the purposes prescribed which is not in excess of 50 per cent of such basic quarterly poundage calculated from the manufacture of floor covering.

- (b) Bonus for use of certain types of wool. Any person shall, for each pound of mohair, either kid or adult, or wool of grades 44s and lower (including carpet wool), or skin alpaca, coarse alpaca fleece, alpaca seconds, Huarizo, llama, or coarse pieces or locks of alpaca or llama, owned, or hereafter acquired by such person, put into process or cause to be put into process by others for his account, within the limits of paragraph (a) (1) and (2), be entitled to put into process, or caused to be put into process by others for his account:
- (1) On the worsted system, an additional two pounds of such material owned or hereafter acquired by him,
- (2) On the woolen, cotton or felt system, an additional five pounds of such material owned or hereafter acquired by such person.
- (c) Special provision for manufacture of yarn for use in manipulated fabrics. (1) For the purposes of paragraphs (a) (1) and (2) the putting into process of wool for the manufacture of yarns for sale to knitters or weavers to be manufactured by them into fabrics or garments containing not more than 65% wool and not less than 20% wool, wool waste, noils, reused and reprocessed wool, shall be considered as the putting into process of wool for the manufacture of such fabrics: Provided, That each sale of such yarn to a knitter or weaver is made only upon the receipt from such knitter or weaver of a certificate in duplicate, signed on behalf of the knitter or weaver placing such order by a duly authorized person in substantially the following form:

The undersigned hereby certifies to his vendor and to the War Production Board that the yarn covered by this purchase order will be used by the undersigned for the manufacture of fabrics or garments containing not more than 65% wool as the term is defined in Conservation Order M-73, and not less than 20% wool, wool waste, noils, reused and reprocessed wool.

and *Provided*, *further*, That one of the duplicate certificates required for each such sale shall be filed with the War Production Board on or before the 15th day of the month following the month in which such sales were made.

(2) No knitter or weaver furnishing the certificate mentioned in subparagraph (1) of this paragraph for the purchase of yarn shall knit or weave such yarn into fabrics or garments which contain more than 65% wool or less than 20% wool, wool waste, noils, reused and reprocessed wool, or otherwise use or dispose of such yarn.

(d) Restrictions on use of wool in the manufacture of certain products—(1) Restriction on wool content of blankets for nondefense use. No person shall manufacture for nondefense order any blanket containing more than 80 per cent of wool, wool waste, noils, or reused and reprocessed wool, in the aggregate, except blankets made solely from used or damaged paper-makers' felts and/or used processing felts.

(2) Restrictions on use of certain wools in drapery and upholstery fabrics for nondefense use. No person shall put

into process, or cause to be put into process by others for his account for non-defense order for the manufacture of any drapery or upholstery fabrics any wool other than coarse carpet wool, mohair, either kid or adult, skin alpaca, coarse alpaca fleece, alpaca seconds, Huarizo, llama, or coarse pieces or locks of alpaca or llama.

(3) Restrictions on use of certain wools in floor coverings. No person shall put into process, or cause to be put into process by others for his account any wool other than coarse carpet wool for the manufacture of floor covering.

- (4) Restrictions on use of wool in the manufacture of certain uniforms. All purchase orders placed on or after June 1, 1942, for uniform fabrics containing wool shall be deemed nondefense orders for the purposes of paragraph (a) of this order, regardless of any preference rating assigned thereto, and no preference rating for uniform fabrics containing wool shall be valid for any purpose, notwithstanding the provisions of any rule, regulation or order of the Director of Industry Operations; except that the foregoing provisions of this subparagraph (4) shall be inapplicable in the case of purchase orders bearing preference ratings for the following uniforms, or fabrics therefor:
- (i) Uniforms to be delivered to or for the account of any agency of the United States.
- (ii) Officers' uniforms, as defined in Preference Rating Order No. P-131, as the same may be amended from time to time.
- (iii) Uniforms for members of a Reserve Officers' Training Corps.
- (iv) Any other uniform which the Director of Industry Operations may specifically exempt in writing from the provisions of this subparagraph (4).
- (e) General exceptions. The prohibitions and restrictions of this order shall not apply to any person to the extent that such person puts wool into process for the making of wool products entirely by hand, including the spinning, and weaving of the fabrics.
- (f) Prohibition against sales or deliveries. No person shall hereafter sell or deliver any material to any person if he knows, or has reason to believe, such material is to be used in violation of this order.
- (g) Limitation of inventories. No person shall receive delivery of wool or products thereof in the form of raw materials, semi-processed wool materials or finished goods containing wool, in quantities which shall result in an inventory of such material in excess of a minimum practicable working inventory, taking into consideration the limitations placed upon the use of wool by this order: Provided, however, That nothing herein contained shall be deemed to restrict the purchase or delivery of any imported wool to the person importing the same either directly or through an agent or to the person to whom such wool may be sold prior to landing in this country.
- (h) Fair distribution of products. In making sales or deliveries of wool yarn,

fabrics, styles or patterns, no person shall make discriminatory cuts in amounts or quantities in acceptance of orders or deliveries between former customers and new customers who meet such person's regularly established prices and terms, or between former customers, new customers and his own consumption of these products, or any of them.

(i) Miscellaneous provisions—(1) Priorities Regulation No. 1. This order and all transactions affected thereby are subject to the provisions of Priorities Regulation No. 1 (Part 944), as amended from time to time, except to the extent that any provisions hereof may be in-consistent therewith, in which case the provisions of this order shall govern.

- (2) Appeal. Any person affected by this order who considers that compliance therewith would work an exceptional and unreasonable hardship upon him. or that it would result in a degree of unemployment which would be unreasonably disproportionate compared with the amount of wool conserved, or that compliance with this order would disrupt or impair a program of conversion from nondefense to defense work, may appeal to the War Production Board on the form provided therefor setting forth the pertinent facts and the reason he considers he is entitled to relief. The Director of Industry Operations may thereupon take such action as he deems appropriate.
- (3) Applicability of order. The prohibitions and the restrictions contained in this order shall apply to the use of wool put into process on or after August 3, 1942 in all articles hereafter manufactured. Insofar as any other order of the Director of Industry Operations may have the effect of limiting or curtailing to a greater extent than herein provided the use of wool in the production of any article, the limitation of such other order shall be observed.
- (4) Violations. Any person who wilfully violates any provisions 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.
- (5) Definitions. For the purposes of this order:
- (i) "Wool" means the fiber from the fleece of the sheep or lamb, or the hair of the Angora or Cashmere goat or camel or the alpaca, llama, vicuna, and related fibers, including fine carpet wool and coarse carpet wool, but (except for the purposes of paragraph (h) shall not include noils, waste, reprocessed or reused wool, or yarn or cloth.
- (ii) "Fine carpet wool" means wool which, under paragraph 1101 of the Tariff Act of 1930, may be imported free of duty for the manufacture of floor coverings, identified by the following names:

Persian Gulf (excluding stuffings and pieces), Aleppo Fleeces (excluding stuffings and pieces), Egyptian pulled, White (excluding fleeces and colors), Joria, Kandahar, Vicanere Super, Vicanere #1, Thibet #1, and #2 white, Iceland (except pulled), New Zealand, Welsh Mountain, Montevideo, Criolla, Ecuadorian, Cordoba 40's-38's (except combing 12 mos. growth), B. A. 5's-6's (except combing 12 mos. growth).

(iii) "Coarse carpet wool" means wool which, under paragraph 1101 of the Tariff Act of 1930, may be imported free of duty for the manufacture of floor coverings, identified by the following names: Persian Gulf-stuffings and pieces (excluding fleeces), Aleppo-stuffings and pieces (excluding fleeces), Egyptianfleeces and colors (excluding pulled, white), Indias (other than Joria, Kandahar, Vicanere Super, Vicanere #1), Awassi-Karadi, Cyprus, Opporto, Thibet (other than #1 and #2 white), Iceland (skin), Scotch, Irish and English Blackfaced, Irish Kerry, Haslock, Herdwick, Swalesdale, Devon, Cordoba 40's-36's combing 12 mos. growth only, B. A. 5's-6's combing 12 mos. growth only, Balkan pulled wools.

(iv) "Inventory" of a person includes the inventory of affiliates and subsidiaries of such person, and the inventory of others where such inventory is under the control of or under common control with or available for the use of such person.

(v) "Manufacture" means any and all processing on any system beyond the scouring operation, excepting only the carding and combing operations on the worsted system.

(vi) "Put into process" means:

(a) On the worsted system, the first process of drawing after combing.

(b) On any other system using tops, cut tops or broken tops, the first operation of cutting, breaking, picking or carding as the case may be.

(c) On the woolen, felt, or any other system not using tops, the first step after scouring, carbonizing, dusting or similar cleaning or preparatory process.

- (vii) "Basic quarterly poundage" for any single system of manufacture shall mean one half of the number of pounds of wool put into process on that system by a person or for his account during the period from December 29, 1940 to June 28, 1941, both inclusive or for the period from January 1, 1941, to June 30, 1941, both inclusive, according to the method of keeping production records maintained-by such person during such period. Such poundage shall be determined as follows:
- (a) On the worsted system or any other system using tops, the weight of tops put into process at 15 percent moisture regain, 31/4 percent of oil and natural fats.

(b) On the woolen system, scoured wool at 12 percent moisture.

- (c) On the felt or any other system, the weight of wool in the stage immediately preceding putting into process.
- (6) Reports and records. (i) Each person who puts wool into process shall file with the War Production Board, such re-

ports or forms, setting forth the amount of wool put into process in any period, the yardage of fabrics and/or the amount of yarns produced therefrom and the fiber content of each type thereof, the amount of wool expected to be put into process in any period, the yardage of fabrics and/or the amount of yarns expected to be produced therefrom and the fiber content of each type thereof, and such other information, as the Director of Industry Operations may prescribe.

(ii) All persons who put wool into process shall keep and preserve such records as will clearly and adequately show their methods and amounts of con-

sumption hereunder.

- (7) Reports and correspondence. All applications, statements, or other communications filed pursuant to this order or concerning the subject matter hereof should be addressed to the War Production Board, Textile, Clothing and Leather Branch, Washington, D. C. Ref.: M-73.

 (j) Effective date. This order shall
- take effect on August 3, 1942. (P.D. Reg. 1, as amended, 6 F.R. 6680; W. P. B. Reg. 1, 7 F.R. 561; E.O. 9024, 7 F.R. 329; E.O. 9040, 7 F.R. 527; E.O. 9125, 7 F.R. 2719; sec. 2 (a), Pub. Law 671, 76th Cong., as amended by Pub. Laws 89 and 507, 77th Cong.)

Issued this 1st day of July, 1942. J. S. KNOWLSON, Director of Industry Operations.

[F. R. Doc. 42-6194; Filed, July 1, 1942; 9:52 a. m.]

PART 1096-WOOD PULP

[Interpretation 2 of General Preference Order M-931

The following official interpretation is hereby issued by-the Director of Industry Operations with respect to § 1096.1, General Preference Order M-93,1 issued March 12, as amended March 21, 1942:

"Wood pulp", as defined in-subparagraph (1) of paragraph (b) of General Preference Order M-93, does not include paper or paperboard side runs.

"Other fibrous materials", as defined in subparagraph (2) of paragraph (b) of said order, includes side run paper or paperboard when retained or disposed of for use in the manufacture of paper, paperboard or paper products.

A delivery of wood pulp, within the meaning of paragraphs (c), (d) and (e) of said order, occurs when one person places wood pulp in the hands of a carrier or otherwise in transit for delivery to another person, regardless of the time when such other person actually receives such wood pulp.

A delivery ordered, reported and approved for a particular month, according to paragraph (c) of said order, may be made within three days before the first day of the particular month specified or three days after the last day of such month.

¹⁷ F.R. 1978, 2237, 2789.

To "file with the producer", within the meaning of item (i) of subparagraph (1) of paragraph (c) of said order, means to place in the mails or other course of delivery Form PD-290 in time to reach. the producer, in the normal course of delivery, not later than the 5th of the month.

To "file with the War Production Board", within the meaning of items (ii) and (iii) of subparagraph (1) of paragraph (b) of said order, means to place in the mail or other course of delivery Form PD-291 and Form PD-292 (accompanied by the appropriate forms PD-290) in time to reach the War Production Board, in the normal course of delivery, not later than the 15th of the month.

The approval of a delivery of wood pulp by the Director of Industry Operations, or express authority from the Director of Industry Operations to make a delivery, within the meaning of paragraph (c) and (b) of said order, includes approval of and express authority to make such minor adjustments in the quantity of such delivery as may be required for efficient use of the transportation facilities available.

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

Issued this 1st day of July 1942.

J. S. KNOWLSON, Director of Industry Operations.

[F. R. Doc. 42-6196; Filed, July 1, 1942; 9:52 a. m.]

PART 1289—DIAMOND DIES [General Conservation Order M-181]

The fulfillment of requirements for the defense of the United States has created a shortage in the supply of diamond dies 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:

- § 1289.1 General Conservation Order M-181—(a) Definitions. For the purposes of this order:
- (1) "Diamond die" means any diamond which has a hole through it and which is designed for use in the drawing of wire.
- (2) "Small diamond die" means a diamond die with a hole of a diameter of 0.0015 inch or smaller.
- (3) "Supplier" means any person who engages in the importation, processing, or sale of diamond dies, or any person, other than a consumer, who owns or has possession of one or more diamond dies.
- (4) "Processing" means drilling, piercing, and polishing a diamond for use as a diamond die.
- (5) "Consumer" means any person who uses a diamond die for the purpose of drawing wire.

- (b) Restrictions on suppliers of small diamond dies. (1) Reserve. Each supplier is hereby directed to set aside his entire stock of small diamond dies, including stocks received after the date hereof from any source, as a reserve for the fulfillment of present and future Defense Orders, and such other orders and uses as may be authorized from time to time by the Director of Industry Operations.
- (2) Allocations. No supplier shall make deliveries or withdrawals from such reserve either to fill orders received from customers or for purposes of his own processing or use except as authorized or directed by the Director of Industry Operations. The Director will from time to time allocate the supply of small diamond dies and may specifically direct: the persons to whom deliveries shall be made and from whom deliveries shall be received; the manner, amounts, and times of such deliveries; the persons who may process, and the manner, amounts, sizes, and times of processing; and the particular uses which may or may not be made. Such allocations and directions will be made to insure the satisfaction of the defense requirements of the United States, both direct and indirect, and they may be made in the discretion of the Director of Industry Operations without regard to any preference ratings assigned to particular contracts or purchase orders.
- (c) Restrictions on consumers. Unless specifically directed or authorized by the Director of Industry Operations, no consumer after the effective date hereof shall sell or deliver any small diamond dies to any other person, except Defense Supplies Corporation, or any other Federal agency organized pursuant to Section 5 (d) of the Reconstruction Finance Corporation Act, as amended.

(d) Reports—(1) Supplier. Each supplier shall file with the War Production Board, Ref.: M-181, on or before the 15th day of each calendar month, a report on Form PD-559.

(2) Consumer. Each consumer shall file with the War Production Board, Ref .: M-181, on or before the 15th day of each calendar month, a report on Form PD-560.

- (3) Other reports. All other persons affected by this order shall file such other reports, as may be required from time to time by the War Production Board.
- (e) Miscellaneous provisions—(1) Applicability of Priorities Regulation No. 1. This order and all transactions affected thereby are subject to the provisions of Priorities Regulation No. 1 (Part 944) as amended from time to time, except to the extent that any provisions hereof may be inconsistent therewith, in which case the provisions of this order shall
- (2) Communications to War Production Board. All reports required to be filed hereunder, and all communications concerning this order, shall, unless otherwise directed, be addressed to: War Production Board, Miscellaneous Minerals Branch, Washington, D. C. Ref: M-181.
- (3) 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. (P.D. Reg. 1, as amended, 6 F.R. 6680; W.P.B. Reg. 1, 7 F.R. 561; E.O. 9024, 7 F.R. 329; E.O. 9040, 7 F.R. 527; E.O. 9125, 7 F.R. 2719; sec. 2 (a), Pub. Law 671, 76th Cong., as amended by Pub. Laws 89 and 507, 77th Cong.)

Issued this 1st day of July 1942. J. S. KNOWLSON, Director of Industry Operations.

[F. R. Doc. 42-6192; Filed, July 1, 1942; 9:51 a. m.]

Chapter XI-Office of Price Administration

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

[Amendment (18) to Revised Tire Rationing Regulations 1]

TIRES AND TUBES, RETREADING AND RECAPPING OF TIRES, AND CAMELBACK

Section 1315.1003 is amended to read as follows:

Records and Reports

- § 1315.1003 Records and reports by sellers of tires and tubes, sellers of motor vehicles and repossessors. Every person selling or holding for sale new tires or tubes, retreaded or recapped tires, used tires or tubes, or motor vehicles, and every person extending credit to another upon the security of a motor vehicle under an agreement permitting the lender to take possession of the motor vehicle, shall:
- (a) At the close of business on the last day of every month take an inventory based upon a physical count of all new tires and tubes, retreaded and recapped tires, and used tires and tubes in his possession or control and keep a record thereof:
- (b) Maintain a file containing all certificates which have been presented by applicants to whom sales of new tires or tubes, retreaded or recapped tires, or used tires or tubes have been made:

(c) Prepare and file reports requested by the Board in his area and by the Office

of Price Administration;

(d) File a report for each quarter ending on March 31, June 30, September 30 and December 31, setting forth all tires and tubes in his possession or control on the last day of such quarter and all transfers of tires and tubes made during such quarter. A separate report shall be filed for each establishment where such tires and tubes are located, whether such establishment is used for purposes of sale

¹7 F.R. 1027, 1089, 2106, 2167, 2541, 2633.

or storage: Provided, however, That manufacturers and mass distributors need not report stocks located in establishments where, during the quarter covered by the report, no tires or tubes were sold, or held for sale, at retail: And provided further, That no person need report tires or tubes mounted on vehicles. Each report shall be made on OPA Form R-17 in accordance with the instructions thereon and filed not later than fifteen days after the expiration of each quarter with the Local Board having jurisdiction over the area in which the establishment covered by the report is located.

(1) For the purpose of this section, a "mass distributor" means a person who during the calendar year 1941 sold in excess of 50,000 tires or 100,000 tubes not manufactured by him but bearing his

brand or trade-mark.

§ 1315.1199a Effective dates of amendments. * * *

(r) Amendment No. 18 (§ 1315.1003) to Revised Tire Rationing Regulations shall become effective June 30, 1942.

(Pub. Law 421, 77th Cong. 2d Sess., Jan. 30, 1942, O.P.M., Supp. Order No. M-15c, W.P.B. Directive No. 1, Supp. Directive No. 1B, 6 F.R. 6792; 7 F.R. 121, 350, 434, 473, 562, 925, 1009, 1026)

Issued this 30th day of June 1942.

Leon Henderson,

Administrator.

[F. R. Doc. 42-6177; Filed, June 30, 1942; 5:12 p. m.]

PART 1340-FUEL

[Amendment 5 to Maximum Price Regulation 122 1]

SOLID FUELS DELIVERED FROM FACILITIES
OTHER THAN PRODUCING FACILITIES—
DEALERS

RECORDS AND REPORTS

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

In § 1340.255 paragraph (b) is amended, paragraph (c) is redesignated as paragraph (d), and a new paragraph (c) is added thereto as set forth below:

§ 1340.255 Records and reports. * * *

(b) Not later than July 31, 1942, except where such information has been previously filed with the Office of Price Administration in Washington, D. C., or where additional time may be granted by said Office, or by a Regional of State Office of the Office of Price Administration, in individual cases, every person subject to this Maximum Price Regulation No. 122 shall file with the Regional or State Office of the Office of Price Administration, in the region or state in which each place of business of such person is located, a statement for each such place of business setting forth:

*

*

(c) Persons subject to this Maximum Price Regulation No. 122 shall not be required to observe the provisions of paragraph (b), § 1499.13 of the General Maximum Price Regulation.²

\$ 1340.260 Effective dates of amendments. * * *

(e) Amendment No. 5 (§ 1340.255 (b), (c), and (d)) to Maximum Price Regulation No. 122 shall become effective June 30, 1942.

(Pub. Law 421, 77th Cong.)

Issued this 30th day of June 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-6181; Filed, June 30, 1942; 5:17 p. m.]

PART 1363—FEEDINGSTUFFS [Maximum Price Regulation 173]

WHEAT MILL FEEDS

In the judgment of the Price Administrator, prices of wheat mill feeds have risen to an extent and in a manner inconsistent with the purposes of the Emergency Price Control Act of 1942. The Price Administrator has ascertained and given due consideration to the prices of wheat mill feeds prevailing between October 1 and October 15, 1941, and has made adjustments for such relevant factors as he has determined and deemed to be of general applicability. The maximum prices established herein are not below prices which will reflect to producers of wheat prices for their product equal to the highest of any of the following prices for wheat, as determined by the Secretary of Agriculture: (1) 110 percent of the parity prices adjusted by the Secretary of Agriculture for grade, location, and seasonal differentials: (2) the market price prevailing on October 1. 1941; (3) the market price prevailing on December 15, 1941; or (4) the average price during the period July 1, 1919, to June 30, 1929. So far as practicable, the Price Administrator has advised and consulted with representative members of the industry which will be affected by this regulation.

In the judgment of the Price Administrator, the maximum prices established by this regulation are generally fair and equitable and will effectuate the purposes of the said Act. A statement of the considerations involved in the issuance of this regulation has been issued simultaneously herewith and has been filed with the Division of the Federal Register.

Therefore, under the authority vested in the Price Administrator by the Emergency Pric Control Act of 1942, and in accordance with Procedural Regulation No. 1 issued by the Office of Price Administration, Maximum Price Regulation No. 173 is hereby issued.

Sec.

1363.101 Maximum prices for wheat mill feeds.
1363.102 Exempt sales.

1363.103 Adjustable pricing.

1363.104 Evasion.

1363.105 Documents and reports.

1363.106 Enforcement.

1363.107 Licensing—Applicability of the registration and licensing provisions of the General Maximum Price Regulation.

1363.108 Petitions for amendment.

1363.109 Applicability of the General Maximum Price Regulation.

1363.110 Less than maximum prices.

1363.111 Definitions.

1363.112 Appendix A: Maximum delivered prices for wheat mill feeds.

1363.113 Applicability. 1363.114 Effective date.

AUTHORITY: §§ 1363.101 to 1363.114 inclusive, issued under Pub. Law 421, 77th Congress.

§ 1363.101 Maximum prices for wheat mill feeds. On and after July 4, 1942, regardless of any contract, agreement or other obligation, no person shall sell, deliver, buy or receive wheat mill feeds at a price higher than the maximum price permitted by § 1363.112 and no person shall agree, offer, solicit, or attempt to do any of the foregoing. The maximum prices shall include duties, brokerages, commissions, storage, insurance, carrying charges, handling charges and all other charges and shall not be increased by any charges for the extension of credit.

§ 1363.102 Exempt sales. The provisions of Maximum Price Regulation No. 173 and the General Maximum Price Regulation ² shall not apply to sales of heavy bran flakes.

§ 1363.103 Adjustable pricing. Nothing in this Maximum Price Regulation No. 173 shall be construed to prohibit the making of a contract to sell wheat mill feeds at a price not to exceed the maximum price at the time of delivery or supply. Where a petition for amendment or for adjustment or exception has been filed which requires extended consideration, the Price Administrator may, upon application, grant permission to agree to adjust prices upon deliveries made during the pendency of the petition in accordance with the disposition of the petition.

§ 1363.104 Evasion. The price limitations set forth in Maximum Price Regulation No. 173 shall not be evaded by direct or indirect methods in connection with an offer, solicitation, agreement, sale, delivery, purchase, or receipt of or relating to wheat mill feed, alone or in connection with any other commodity, or by way of commission, service, transportation, or other charge, or discount, premium or other privilege, or by tying agreement or other trade understanding, or otherwise.

§ 1363.105 Documents and reports.
(a) Every person making a sale or purchase of wheat mill feeds in the course of trade or business after July 3, 1942, except sales of bran for human consumption, shall keep for inspection by the Office of Price Administration for a period of not less than two years com-

¹⁷ F.R. 3239, 3666, 3856, 3940, 3941.

¹7 F.R. 971, 3663.

²7 F.R. 3153, 3330, 8666, 8990, 8991, 4339, 4487.

^{*7} F.R. 3153, 3158.

plete and accurate records and documents of such sales and purchases including the date thereof, name of the seller and purchaser, price paid or received, buyer's receiving point and the quantity of wheat mill feed sold or purchased.

- (b) Persons affected by Maximum Price Regulation No. 173 shall submit such records to the Office of Price Administration as it may from time to time require.
- § 1363.106 Enforcement. (a) Persons violating any provisions of Maximum Price Regulation No. 173 are subject to the criminal penalties, civil enforcement actions, license suspension proceedings, and suits for treble damages provided for by the Emergency Price Control Act of 1942.
- (b) Persons who have evidence of any violation of Maximum Price Regulation No. 173 or of any act or practices which constitute such a violation are urged to communicate with the nearest Field, State or Regional Office of the Office of Price Administration or its principal office in Washington, D. C.
- § 1363.107 Licensing; applicability of the registration and licensing provisions of the General Maximum Price Regula-The registration and licensing provisions of §§ 1499.15 and 1499.16 of the General Maximum Price Regulation are applicable to every person subject to this Maximum Price Regulation No. 173 selling at wholesale or retail any wheat mill feed covered by this Regulation. When used in this § 1363.107, the terms "selling at wholesale" and "selling at retail" have the definitions given to them by §§ 1499.20 (p) and 1499.20 (o), respectively, of the General Maximum Price Regulation.
- § 1363,108 Petitions for amendment. Persons seeking any modification of this Maximum Price Regulation No. 173 or any adjustment or exception not provided for therein may file petitions for amendment in accordance with the provisions of Procedural Regulation No. 1 issued by the Office of Price Adminis-
- § 1363.109 Applicability of the General Maximum Price Regulation. Except as otherwise provided herein the provisions of this Maximum Price Regulation No. 173 supersede the provisions of the General Maximum Price Regulation.
- § 1363.110 Less than maximum prices. Lower prices than those set forth in § 1363.112 may be charged, demanded, paid or offered.
- § 1363.111 Definitions. (a) When used in Maximum Price Regulation No. 173 the term:
- (1) "Person" includes an individual, corporation, partnership, association, or any other organized group of persons or legal successor or representative of any of the foregoing, and includes the United States or any other Government, or any other political subdivisions, or any agency of any of the foregoing.

- (2) "Basing point" means any one of the following places:
- (i) Kansas City, Missouri and other Missouri River rate break points.
 - (ii) Minneapolis, Minnesota. (iii) Seattle, Washington.

 - (iv) Portland, Oregon.
- (3) "Applicable basing point" means the basing point on which the price for the sale of wheat mill feeds is customarily determined for shipment to a destination not otherwise specifically provided for in § 1363.112 (a).
 (4) "Missouri River rate break point"
- means any of the points along the Missouri River, Kansas City and northward, at which railroad rates change to proportional rates for eastbound railroad
- traffic.
 (5) "Applicable Missouri River rate break point" means the Missouri River rate break point from which the lowest railroad carload proportional rate for the transportation of wheat mill feeds applies to the railroad siding nearest to the buyer's receiving point.
- (6) "Wheat mill feeds" means the products of milling wheat whose ash content is more than 1/20th of the protein calculated to a moisture free basis plus .35 or, in the case of products of durum wheat more than 1.5% calculated to a moisture free basis (with allowance being made in either case for any increase in ash content due to the addition of bleaching, bromating, enriching, phosphating and self rising ingredients), except the following commodities which shall remain subject to the provisions. exceptions or other terms of the General Maximum Price Regulation:
- (i) Wheat germ and wheat germ meal. (ii) Wheat germ oil cake and wheat germ oil meal.
- (iii) Whole wheat flour and whole durum wheat flour.
 - (iv) Bran for human consumption.
- (v) Other wheat products in which the proportions of the natural constituents of the wheat except for moisture remain unaltered.
- (7) "Wheat germ" and "wheat germ meal" means those products of milling wheat which contain more than 25% protein and 9% fat.
- (8) "Wheat germ oil cake" and "wheat germ oil meal" mean the cake and meal obtained in the removal of part of the oil from commercial wheat germ and which contain more than 29% of protein.
- (9) "Heavy bran flake" means the special wheat product for human consumption which has a substantial quantity of the endosperm clinging to the bran, with the result that the crude fibre content does not exceed 7%.
- (10) "Bran for human consumption" means the wheat bran which is specially cleaned and prepared for use for human consumption.
- (11) "Carload quantity" means a shipment of one or more wheat mill feeds of at least the minimum total weight, as set forth in the tariffs of railroad carriers, upon which the railroad carload rate from the point of shipment to the point

of destination is based: Provided. That where a smaller quantity is shipped which would move at the railroad carload rate rather than at the railroad lessthan-carload rate because a lower transportation charge is produced thereby, such smaller quantity shall be considered a carload quantity.

(12) "Mixed car shipment" means a shipment in carload quantity to a single buyer composed in part of wheat mill feeds and in part of products other than

wheat mill feeds.
(13) "Pool car shipment" means a shipment in carload quantity of two or more less-than-carload lots to two or more buyers combined for the purpose

of obtaining the carload rate.
(14) "Sale at wholesale" means a sale, other than a sale at retail, by a person who buys mill feeds and resells them without further processing.

- (15) "Sale at retail" means a sale to a feeder or other ultimate user providing that the following sales shall not be deemed to be sales at retail:
- (i) Sales in carload quantities or mixed cars.
- (ii) Sales to a person who mixes the wheat mill feed with other feed ingredients for sale.
- (b) Unless the context otherwise requires, the definitions set forth in section 302 of the Emergency Price Control Act of 1942 shall apply to other terms used herein.
- § 1362.112 Appendix A: Maximum delivered prices for wheat mill feeds—(a) Maximum delivered prices for sales by millers of wheat mill feeds, sacked and shipped in carload quantities, shall be as follows:
- (1) For shipments to points within or within the switching limits of:
- (i) Kansas City, Mo. and other Missouri River rate break points-\$36.50 per net ton;
- (ii) Minneapolis, Minnesota-\$37.75 per net ton:
- (iii) Seattle, Washington-\$36.50 per net ton; .
- (iv) Portland, Oregon—\$36.50 per net ton;
- (2) For shipments to points in the State of Missouri located within the area bounded on the west and south by a line drawn as follows: From Kansas City, Mo. along the line of the St. Louis-San Francisco Railway Co. to Harrisonville; from Harrisonville to East Lynne; from East Lynne to Springfield; from Springfield to Cabool; from Cabool along a straight line perpendicular to the northern border of Arkansas, but not including points located on the boundary line referred to above, and also for shipments to points within the State of Arkansas and all states east of the Mississippi River with the exception of Louisiana, Minnesota, Wisconsin and the northern peninsula of Michigan, the maximum price at Kansas City, Mo. plus the charge at the lowest railroad carload proportional rate for the transportation of an identical quantity from the applicable Missouri River rate

break point to the railroad siding nearest to the point designated by the buyer as

his receiving point.

(3) For shipments to points within the states of Texas and Louisiana the maximum price at Kansas City, Mo. plus the railroad charge at the lowest railroad carload proportional rate for the transportation of an identical quantity from Kansas City, Mo. to the railroad siding nearest to the point designated by the buyer as his receiving point.

(4) For shipments to points within the

State of Oklahoma:

(i) In the case of shipments to points located on or north of the main line of the Chicago, Rock Island and Pacific Railway Company which runs easterly across the State of Oklahoma from Shamrock, Texas to Hartford, Arkansas, the maximum price at Kansas City, Mo. plus \$1.50 per net ton; and

(ii) To points located south of the line described in subparagraph (4) (i) above, the maximum price at Kansas City, Mo.

plus \$2.50 per net ton.

(5) For shipments to points within the State of Minnesota:

(i) To points located within the area bounded on the east and north by a line running parallel to the main line of the Minnesota and International Railway Company from International Falls to Brainerd thence along the line of the Northern Pacific Railway to Minneapolis and St. Paul, thence along the main line of the Chicago and North Western Railway from St. Paul to the border of Wisconsin, including points located on the lines of the Northern Pacific Railway and the Chicago and North Western Railway referred to above, the maximum price at Minneapolis; and

(ii) To points within the State of Minnesota other than those set forth in subparagraph (5) (i) above, including points located on the main line of the Minnesota and International Railroad referred to in subparagraph (5) (i) above, the maximum price at Minneapolis plus the charge at the lowest railroad carload proportional rate for the transportation of an identical quantity from Minneapolis to the railroad siding nearest to the point designated by the buyer as his

receiving point.

(6) For shipments to points within Wisconsin, Iowa and the northern peninsula of Michigan, either the maximum price at Minneapolis plus the charge at the lowest railroad carload proportional rate for the transportation of an identical quantity from Minneapolis to the railroad siding nearest to the point designated by the buyer as his receiving point, or the maximum price at Kansas City, Mo. plus the charge at the lowest railroad carload proportional rate for the transportation of an identical quantity from the applicable Missouri River rate break point to the railroad siding nearest to the point, designated by the buyer as his receiving point, whichever is less.

(7) For shipments to points within the states of Washington and Oregon west of the Cascade Mountains, the max-

imum price at Seattle or Portland plus the difference between the charge at the applicable railroad rate for the transportation of an identical quantity from points of origin in the State of Washington east of the Cascade Mountains to the point designated by the buyer as his receiving point and the charge similarly computed to Seattle or Portland, as the case may be.

(8) For shipments to points within the State of California:

(i) To points located on or north of a line drawn as follows from a point on the Pacific Coast due west of Palo Alto in a straight line to Palo Alto and from Palo Alto along the main line of the Southern Pacific lines to Niles and thence to Stockton; from Stockton along the main line of the Atchison, Topeka & Santa Fe Railway to Riverbank; from Riverbank along the line of the Sierra Railway Company of California to Tuolumne; from Tuolumne in a straight line east to the Nevada border with the exception of Colusa and points located on or adjacent to the main line of the Northwestern Pacific R. R. Co., north of Santa Rosa, the maximum price at Seattle, Washington plus the lowest railroad transit balance from Seattle, Washington to the railroad siding nearest to the point designated by the buyer as his receiving point computed on the basis of the charge at the lowest railroad carload rate for the transportation of an identical quantity from Spokane, Washington to the railroad siding nearest to the point designated by the buyer as his receiving point with transit privileges at Seattle, Washington.

(ii) To points located south of the line described in subparagraph (8) (i) and including Colusa and points located on or adjacent to the main lines of the Northwestern Pacific R. R. Co., as described in subparagraph (8) (i) above, the maximum price at Seattle, Washington plus the lowest railroad transit balance from Seattle, Washington to the railroad siding nearest to the point designated by the buyer as his receiving point computed on the basis of the charge at the lowest railroad carload rate for the transportation of an identical quantity from Havre. Montana to the railroad siding nearest to the point designated by the buyer as his receiving point with transit privileges at Seattle, Washingon: Except that, to points located on the line of the Southern Pacific Line from Mojave, but not including Mojave, as follows: Majave to Searles and thence to Laws and from Searles to Trona, there may be added to the maximum price at Mojave computed pursuant to the provisions of this subparagraph (8) (ii) the charge at the lowest railroad carload rate for the transportation of an identical quantity from Mojave to the railroad siding nearest to the point designated by the buyer as his receiving point.

(9) For shipments to points within the states of Idaho, Utah, Nevada, Arizona, New Mexico, Montana, Wyoming, Colorado, North Dakota, South Dakota, Nebraska, Kansas, Missouri with the exception of the portion thereof provided for in subparagraph (2) above, and Wash-

ington and Oregon with the exception of the portion thereof provided for in subparagraph (7) above, the price at the applicable basing point as set forth in subparagraph (1) of this paragraph (a), except that, in the case of shipments to points at which prices lower or higher than the prices at the applicable basing points have customarily been obtained, the amount of the customary and established differential below or in excess of the applicable basing point price shall be deducted from or may be added to, as the case may be, the price at the applicable basing point as set forth, in subparagraph (1) of this paragraph (a).

(10) In the computation of maximum delivered prices for shipments referred to in subparagraph (a) (2), (a) (3), (a) (5) (ii), (a) (6), and (a) (8) of this paragraph an amount may be added to the prices computed pursuant to the provisions of such subparagraphs where the point designated by the buyer as his receiving point is located at a distance greater than 25 miles from the nearest railroad siding. This amount shall be computed at the rate of 1¢ per ton per mile, measured by the distance from the nearest railroad siding to the point designated by the buyer as his receiving point in excess of 25 miles. For purposes of this subparagraph (10), the distance along the shortest and most direct motor vehicle highway route shall be used in calculating the distance from the nearest railroad siding to the point designated by the buyer as his receiving point.

(b) Maximum delivered prices for sales (other than sales at retail) in less than carload quantities. To determine the maximum delivered prices for sales (other than sales at retail) of wheat mill feeds sacked and shipped in less than carload quantities:

(1) In the case of shipments in mixed cars, add \$1.00 per net ton to the maximum price computed under the applicable provisions of paragraph (a).

(2) In the case of other shipments in less than carload quantities including shipments in pool cars, add \$2.00 per net ton to the maximum price computed under the applicable provisions of para-

(c) Maximum delivered prices for sales in carload quantities at wholesale. To determine the maximum delivered prices for sales at wholesale of wheat mill feeds, sacked, and shipped in carload quantities, add fifty cents (\$.50) per net ton to the maximum delivered price computed under the applicable provisions of paragraph (a).

(d) Maximum delivered prices for sales at retail. To determine the maximum prices for sales at retail of wheat mill feeds add \$4.00 per ton to the maximum price for carload shipments computed under the applicable provisions of paragraph (a) of this section. For purposes of this subparagraph in computing maximum delivered prices under the applicable provisions of paragraph (a) of this section "point designated by the buyer as his receiving point" shall mean the place of business of the retail seller.

(e) Maximum prices for sales in carload quantities unsacked. The maximum prices which may be charged or paid for sales of wheat mill feeds when shipped in carload quantities unsacked shall be the maximum price computed under the applicable provisions of paragraph (a) of this section less the customary differential applying to shipments of carload quantities unsacked during March, 1942.

(f) Selection by buyer of his receiving point. Nothing in the foregoing provisions of Maximum Price Regulation No. 173 shall be construed to prohibit any person from purchasing and re-ceiving delivery of wheat mill feed at any point within the several states of the United States or the District of Columbia at the maximum price at that point as computed under the applicable provisions of paragraphs (a), (b), (c), (d), or (e) of this section and shipping from such point to any other point at his own expense, although the price paid at the first point plus transportation may exceed the maximum delivered price at the second point, computed under the applicat's provisions of paragraph (a) of this section: Provided, That the maximum prices for sales in less than carload quantities and for sales at wholesale and retail established for any point in paragraphs (b), (c) and (d) shall remain in full force and effect.

(g) Maximum delivered prices for sales of imported wheat mill feeds. The maximum prices which can be charged or paid for wheat mill feeds entering the several states of the United States and the District of Columbia is the maximum price computed under the applicable provisions of paragraphs (a), (b), (c), or (d), of this section at the point within the several states of the Unite' States or the District of Columbia designated by the buyer as his receiving point.

(h) Maximum delivered prices for export sales. For export shipments the maximum delivered prices shall be determined in accordance with the provisions of the Maximum Export Price Regulation, issued by the Office of Price Administration on April 25, 1942. For the purpose of determining maximum prices in accordance with the Maximum Export Price Regulation, the maximum demivered prices shall be the maximum delivered prices computed under the applicable provisions of paragraph (a), (b), (c), or (d) of this section at the port of Exit.

§ 1363.113 Applicability. The provisions of this Maximum Price Regulation No. 173 shall be applicable to the several states of the United States and the District of Columbia.

§ 1363.114 Effective date. Maximum Price Regulation No. 173 (§§ 1363.101 to 1363.114, inclusive) shall become effective July 4, 1942.

Issued this 30th day of June, 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-6185; Filed, June 30, 1942; 5:20 p. m.]

PART 1367—FERTILIZERS

[Amendment 1 to Maximum Price Regulation 1351]

MIXED FERTILIZER, SUPERPHOSPHATE AND POTASH

DEFINITION OF "CONSUMER"

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

Paragraph (a) (3) of § 1367.39 is amended to read as follows. A new § 1367.41 is added as set forth below.

§ 1367.39 *Definitions*. (a) When used in this Maximum Price Regulation No. 135, the term:

(3) "Consumer" means a person purchasing mixed fertilizer, superphosphate, or potash for use in aiding the growth of crops or plants (and not for resale) and also includes Agricultural Adjustment Agency of the United States Department of Agriculture.

§ 1367.41 Effective dates of amendments. (a) Amendment No. 1 (§ 1367.39 (a) (3) and § 1367.41) to Maximum Price Regulation No. 135 shall become effective July 4, 1942.

(Pub. Law 421, 77th Cong.)

Issued this 30th day of June, 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-6175; Filed, June 30, 1942; 5:11 p. m.]

PART 1499—COMMODITIES AND SERVICES
[Amendment 9 to General Maximum Price Regulation 2]

PRECIOUS STONES, OBJECTS OF ART, ETC.

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

Subparagraph (12) of \$1499.9 (a) is amended to read as set forth below and a new paragraph (2) is added to \$1499.20 as set forth below.

§ 1499.9 Commodities excepted from this General Maximum Price Regulation. (a) This General Maximum Price Regulation shall not apply to sales or deliveries of the following commodities:

(12) Stamps and coins; precious stones and mountings into which precious stones are set; antiques and knotted oriental rugs; paintings, etchings, sculptures and other objects of art.

§ 1499.20 Definitions and explanations. This General Maximum Price Regulation, and the terms appearing therein, unless the context otherwise requires, shall be construed as follows: (z) "Precious stones" means any ruby, sapphire, emerald, natural pearl, or any diamond weighing more than 1.00 carat, or any semi-precious stone after sale by the cutter, when the cutter has received more than \$100 for the sale of the stone. Synthetic stones and cultured pearls shall not be deemed "precious stones". If two or more diamonds with an aggregate weight of 1.50 carats are set in one mounting, the diamonds shall be deemed precious.

§ 1499.23a Effective dates of amendments. * *

(i) Amendment No. 9 (§§ 1499.9 (a) (12), 1499.20 (z) to this General Maximum Price Regulation shall become effective July 2, 1942.

(Pub. Law 421, 77th Cong.)

Issued this 30th day of June 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-6178; Filed, June 30, 1942; 5:15 p. m.]

PART 1499—COMMODITIES AND SERVICES
[Maximum prices authorized under § 1499.3
(b) of the General Maximum Price Regulation 1—Order No. 16]

MINNESOTA MINING & MANUFACTURING CO.

PRICE FOR CERTAIN GREEN ROOFING GRANULES

The Minnesota Mining & Manufacturing Company of St. Paul, Minnesota, has made application pursuant to § 1499.3 (b) of the General Maximum Price Regulation for determination of a maximum price for certain green roofing granules known as No. 35, No. 350 and No. 359. Due consideration has been given to the application and an Opinion in support of this Order, issued simultaneously herewith, has been filed with the Division of the Federal Register. For the reasons set forth in the Opinion, under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, and in accordance with § 1499.3 (b) of the General Maximum Price Regulation, it is hereby ordered that:

§ 1499.53 Authorization of a maximum price for certain green roofing granules known as No. 35, No. 350 and No. 359 to the Minnesota Mining & Manufacturing Company. (a) On and after July 3, 1942 the Minnesota Mining & Manufacturing Company may sell and deliver and agree, offer, solicit, and attempt to sell and deliver green roofing granules known as No. 35, No. 350 and No. 359 at a price not higher than \$15.00 per ton.

(b) This Order No. 16 may be revoked or amended at any time by the Price Administrator.

(c) This Order No. 16 (§ 1499.53) shall become effective July 3, 1942.

(Pub. Law 421, 77th Cong.)

Issued this 30th day of June 1942.

Leon Henderson,
Administrator.

[F. R. Doc. 42-6176; Filed, June 30, 1942; 5:12 p. m.]

^{*7} F.R. 3096.

¹7 F.R. 3187.

²7 F.R. 3153, 3380, 3666, 3990, 3991, 4339, 4487.

PART 1499—COMMODITIES AND SERVICES

[Amendment 2 to Supplementary Regulation 11 -General Maximum Price Regulation | 2

SERVICES IN CONNECTION WITH AGRICUL-TURAL COMMODITIES, LIVESTOCK, ETC.

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.

A new sub-paragraph (75) is added to paragraph (b) as set forth below.

§ 1499.46 Exceptions for certain services: * . *

(b) General Maximum Price Regulations shall not apply to the rates, fees, charges or compensation for the following services:

(75) Services rendered on the farm in connection with the planting, cultivating, harvesting or preparation for market of agricultural commodities or in connection with the raising or preparation for market of livestock or poultry or livestock or poultry products, rates, charges, and compensation for *

(d) *

*

(3) Amendment No. 2 (§ 1499.46 (b) (75)) to Supplementary Regulation No. 11 shall become effective July 1, 1942.

(Pub. Law 421, 77th Cong.)

Issued this 1st day of July 1942.

LEON HENDERSON. Administrator.

[F. R. Doc. 42-6223; Filed, July 1, 1942; 11:43 a. m.]

PART 1499—COMMODITIES AND SERVICES

[Amendment 1 to Maximum Price Regulation 165 3}

CONSUMER SERVICE

EFFECTIVE DATE, SALES TO WAR PROCUREMENT AGENCIES

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

A new proviso is added to § 1499.119 and a new § 1499.119a is added as set forth below:

§ 1499.119 Effective date * * Except; That the sale of services to War Procurement Agencies as defined in § 1499.101 (b) of this Maximum Price Regulation shall become effective July 20, 1942

§ 1499.119a Effective dates of amendments. (a) Amendment No. 1 (§§ 1499.-119, and 1499.119a) to Maximum Price Regulation No. 165 shall become effective 12:01 a. m. July 1, 1942.

(Pub. Law 421, 77th Cong.)

Issued this 30th day of June 1942.

LEON HENDERSON. Administrator.

[F. R. Doc. 42-6222; Filed, July 1, 1942; 11:43 a. m.)

TITLE 47-TELECOMMUNICATION

Chapter I-Federal Communications, Commission

Order 99-A1

REPORTS BY MANUFACTURERS OF AND DEAL-ERS IN RADIO TRANSMITTERS NOT LI-CENSED

At a session of the Federal Communications Commission held at its offices in Washington, D. C., on the 26th day of June 1942.

The Commission having under consideration Order No. 99,1 entitled "Registration of Radio Transmitters Not Licensed," as it applies to manufacturers of and dealers in such transmitters;

Now, therefore, pursuant to the authority conferred upon it by Order No. 42 dated April 16, 1942, of the Board of War Communications (formerly the Defense Communications Board):

It is ordered:

- 1. Order No. 99 shall have no application to bona fide manufacturers of or dealers in radio transmitters, anything in said Order No. 99 to the contrary notwithstanding.
- 2. Every such manufacturer dealer shall, on the fifth day of each and every month beginning with August, 1942, report to the Commission every radio transmitter in his possession at the close of business on the last day of the preceding calendar month, and every radio transmitter, possession of which was transferred during the preceding calendar month to any other dealer or manufacturer, and shall furnish the serial number and location of each radio transmitter covered in such report, together with such other and further information as the Commission may
- 3. Whenever any such manufacturer or dealer shall transfer possession of a radio transmitter to any person or organization other than a manufacturer of or dealer in radio transmitters, or if any such radio transmitter is lost, stolen, destroyed, or otherwise removed from

the possession of the manufacturer or dealer, he shall give notice of such transfer, loss, destruction, or theft within five days after its occurrence, or by July 15. 1942, whichever is the later, specifying the serial number of the unit involved and, in transfer cases, the name and address of the transferee.

4. Every manufacturer of radio transmitters shall stamp his name and a serial number on each such transmitter in his possession.

5. All reports and notices required by this Order shall be made on forms furnished by the Commission.

6. "Radio transmitter" as herein used means a device designed for transmission of communications by radio frequency energy. This Order is not intended to include apparatus commonly known as phonograph oscillators, test oscillators, signal generators and wired radio systems.

7. The following transmitters shall not be subject to any of the provisions of this Order:

(a) Transmitters in the possession of the United States Government, its officers or agents, or which are under contract for delivery to the United States Government.

(b) Transmitters operated by any manufacturer or dealer pursuant to an outstanding authorization from the Commission.

By the Commission.

[SEAL]

T. J. SLOWIE, Secretary.

[F. R. Doc. 42-6199; Filed, July 1, 1942; 10:41 a. m.]

TITLE 49—TRANSPORTATION AND RAILROADS

Chapter I-Interstate Commerce Commission

PART 10-STEAM ROADS: UNIFORM SYSTEM OF ACCOUNTS

An order of the Interstate Commerce Commission' prescribing amendments to the Uniform System of Accounts for Steam Railroads, dated 29th day of June, effective July 1, 1942, was filed with the Division of the Federal Register on July 1, 1942, at 11:07 a. m., F.R. Doc. No. 42-6206. Requests for copies may be addressed to the Interstate Commerce Commission.

An order of the Interstate Commerce Commission prescribing amendments to the Uniform System of Accounts for Steam Railroads, dated 29th day of June, effective July 1, 1942, was filed with the Division of the Federal Register on July 1, 1942, at 11:07 a. m., F.R. Doc. No. 42-6205. Requests for copies may be addressed to the Interstate Commerce Commission.

¹ 7 F.R. 4543, 4738. ² 7 F.R. 3153, 3330, 3666, 3990, 3991.

³⁷ F.R. 4734.

¹⁷ F.R. 4344.

² 7 F.R. 2903

Chapter II-Office of Defense . Transportation

[General Permit O.D.T. No. 6-5]

PART 521-CONSERVATION OF MOTOR EQUIPMENT—PERMITS

LOCAL DELIVERY CARRIERS 1

ADDITIONAL DELIVERY PRIOR TO A NATIONAL HOLIDAY

In accordance with the provisions of paragraph (e) of § 501.36 of General Order O.D.T. No. 6,2 as amended,3 Chapter II, Title 49, Part 501, Subpart E, It is hereby authorized, That:

§ 501.2004 Additional delivery prior to national holidays. On the day next preceding a national holiday, when such holiday falls on a Saturday, or on the Saturday next preceding a national holiday, when such holiday falls on a Monday, a local carrier may make two (2) deliveries or may make one (1) delivery and one (1) call back, in addition to any special deliveries authorized by General Order O.D.T. No. 6, as amended, provided such local carrier does not make any delivery, other than such authorized special deliveries, on such holiday. (E.O. 8989, 6 F.R. 6725; Gen. Order O.D.T. No. 6, 7 F.R. 3008, 7 F.R. 3532, and 7 F.R. 4184).

Issued at Washington, D. C., this 1st day of July, 1942.

JOSEPH B. EASTMAN, Director of Defense Transportation.

[F. R. Doc. 42-6225; Filed, July 1, 1942; 12:00 m.]

Notices

DEPARTMENT OF THE INTERIOR.

Bituminous Coal Division.

[Docket No. B-272]

HUERFANO TRADING COMPANY

NOTICE OF AND ORDER FOR HEARING

In the matter of Huerfano Trading Company, a corporation, registered distributor, Registration No. 4586.

The Bituminous Coal Division (the "Division") finds it necessary in the proper administration of the Bituminous Coal Act of 1937 (the "Act"), and the Bituminous Coal Code (the "Code") promulgated thereunder to determine:

A. Whether or not the Huerfano Trading Company, a corporation, Registered Distributor, Registration No. 4586 (hereinafter sometimes referred to as "Registered Distributor"), whose address is 408 Russell Street, Walsenburg, Colorado, has violated any provisions of the Act, the Code, and orders and regulations of the Division, including the Marketing Rules and Regulations, Rules and Regulations for the Registration of Distributors, and the Distributor's Agreement (the "Agreement"), dated February 13, 1940, and filed by the Huerfano Trading

Company, pursuant to Order of the National Bituminous Coal Commission dated March 24, 1939, in General Docket No. 12, which was adopted as an Order of the Bituminous Coal Division on July 1, 1939, and more particularly whether or not subsequent to October 1, 1940 said Registered Distributor:

1. During the period from October 2, 1940, to February 26, 1942, both dates

inclusive, purchased for retailing by it through the Aztec Coal Company, Alamosa, Colorado, wholly-owned and controlled by the Registered Distributor, from various code member producers, at the applicable f. o. b. mine price for rail shipments, approximately 2,034.95 tons of various sizes of bituminous coal and accepted discounts from the effective minimum prices thereof as follows:

Period	Producer	Total tons	Total discounts allowed and rec'd.
Oct. 2, 1940, to Feb. 26, 1942	Calumet Coal Co	1, 647. 95	\$286. 19
	Major Coal Co	215. 40	89. 69
	Giardano Coal Mining Co	71. 95	26. 99
	Butte Valley Coal Co	99. 80	39. 92

resulting in violations by Huerfano Trading Company of § 304.19 (a) of the Rules and Regulations for Registration of Distributors, section 4 II (i) 11 and 12 of the Act and Part II (i) 11 and 12 of the Code, Rules 11 and 12 of section XIII of the Marketing Rules and Regulations, and paragraphs (c), (e), and (g) of the Agreement.

B. Whether or not the registration of said Huerfano Trading Company, Registered Distributor, Registration No. 4586, should be revoked or suspended or other appropriate order should be entered.

It is, therefore, ordered, That a hearing pursuant to § 304.14 of the Rules and Regulations for the Registration of Distributors, to determine whether or not the aforementioned Huerfano Trading Company, has committed violations in the respects heretofore described and whether or not an order revoking or suspending the registration of said distributor or other appropriate order should be issued, be held on August 14, 1942, at 10 a.m. at a hearing room of the Bituminous Coal Division at the Court House, Trinidad, Colorado.

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

Notice of such hearing is hereby given to said Huerfano Trading Company and to all persons and entities having an interest in such proceeding.

Notice is hereby given that answer setting forth the position of the aforementioned Huerfano Trading Company, with reference to the matters hereinbefore described must be filed with the Bituminous Coal Division at its Washington Office or with any one of the field offices

of the Division, within twenty (20) days after date of service hereof on said Huerfano Trading Company, and that failure to file an answer herein within such period, unless the presiding officer shall otherwise order, shall be deemed to be an admission by said Huerfano Trading Company, of the commission of the violations hereinbefore described and a consent to the entry of an appropriate order thereon.

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

Dated: June 30, 1942.

[SEAL]

DAN H. WHEELER. Acting Director.

[F. R. Doc. 42-6208; Filed, July 1, 1942; 11:11 a. m.]

DEPARTMENT OF LABOR.

Wage and Hour Division.

LEARNER EMPLOYMENT CERTIFICATES

NOTICE OF ISSUANCE

Notice of issuance of special certificates for the employment of learners under the Fair Labor Standards Act of 1938.

Notice is hereby given that Special Certificates authorizing the employment of learners at hourly wages lower than the minimum wage rate applicable under section 6 of the Act are issued under section 14 thereof, Part 522 of the Regulations issued thereunder (August 16, 1940, 5 F.R. 2862) and the Determination and Order or Regulation listed below and published in the Federal Register as here stated.

Apparel Learner Regulations, September 7, 1940 (5 F.R. 3591).

Men's Single Pants, Shirts and Allied Garments and Women's Apparel Industries, September 23, 1941 (6 F.R. 4839).

Artificial Flowers and Feathers Learner Regulations, October 24, 1940 (5 F.R. 4203).

Glove Findings and Determination of February 20, 1940, as amended by Admin-

¹ Subpart E.

²7 F.R. 3008. ³7 F.R. 3532; 7 F.R. 4184.

istrative Order of September 20, 1940 (5 F.R. 3748).

Hosiery Learner Regulations, September 4, 1940 (5 F.R. 3530).

Independent Telephone Learner Regulations, September 27, 1940 (5 F.R. 3829).

Knitted Wear Learner Regulations, Oc-

tober 10, 1940 (5 F.R. 3982).

Millinery Learner Regulations, Custom Made and Popular Priced, August 29, 1940 (5 F.R. 3392, 3393).

Textile Learner Regulations, May 16, 1941 (6 F.R. 2446).

Woolen Learner Regulations, October 30, 1940 (5 F.R. 4302).

Notice of Amended Order for the Employment of Learners in the Cigar Manufacturing Industry, July 29, 1941 (6 F.R. 3753).

The employment of learners under these Certificates is limited to the terms and conditions as to the occupations, learning periods, minimum wage rates, et cetera, specified in the Determination and Order or Regulation for the industry designated above and indicated opposite the employer's name. These Certificates become effective July 2, 1942. 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.

NAME AND ADDRESS OF FIRM, INDUSTRY, PRODUCT, NUMBER OF LEARNERS AND EXPIRATION DATE

Apparel

Acorn Button Works, 131 N. 13th St., Philadelphia, Pennsylvania; Belts, buckles and buttons; 3 learners (T); January 2, 1943.

The Badger Raincoat Co., Milwaukee, Wisconsin; Men's & boys' clothing, sportswear and other outerwear, leather and sheep-lined garments, rainwear; 20 learners (E); December 4, 1942. (This certificate effective June 4, 1942, listed in register of June 4, 1942 for 209 Franklin St., Fort Washington, Wisconsin.)

Baker Clothes, Inc., 26th & Reed Sts., Philadelphia, Pennsylvania; Men's clothing; 5 percent (T); July 2, 1943.

Reliance Mfg. Co., North Washington St., Columbus, Indiana; Cotton pants, shirts, single pants, wool and corduroy jackets; 36 learners (E); January 2, 1943.

Sterling Silk Glove Co., 930 North 4th St., Allentown, Pennsylvania; Knitted and woven underwear and circular knitting; 5 percent (T); July 2, 1943.

A. B. Zuckert Co., 108 N. Water St., Milwaukee, Wisconsin; Raincoats; 10 percent (T); July 2, 1943.

Single Pants, Shirts and Allied Garments and Women's Apparel

Crown Dress Mfg. Co., 136 Harrison Ave., Boston, Massachusetts; Cotton house dresses, cotton house coats; 5 learners (T); July 2, 1943.

La Crosse Garment Mfg. Co., 117 No. 2nd St., La Crosse, Wisconsin; Wearing apparel; 60 learners (E); January 2, 1943

S. Liebovitz & Sons, Inc., Dante St., Roseto, Pennsylvania; Flannel shirts and men's sportwear; 4 learners (T); July 2, 1943.

Peter Piper Clothes Co., 147 North 10th St., Philadelphia, Pennsylvania; Juvenile clothing; 10 percent (T); July 2, 1943.

Rosette Mfg. Co., 625 LaSalle St., Berwick, Pennsylvania; Ladies & children's aprons; 10 learners (T); July 2, 1943.

Southern Mfg. Co., 1202 Broad St., Nashville, Tennessee; Office and army shirts, dresses; 10 percent (T); July 2, 1943

Sweet Mfg. Co., 1100 Commerce St., Dallas, Texas; Sport shirts, neckwear; 2 learners (T); July 2, 1943.

Victory Dress Co., Spruce & Mifflin Sts., Lebanon, Pennsylvania; Ladies dresses; 10 percent (T); July 2, 1943. Williamsport Underwear Mills, Inc.,

Williamsport Underwear Mills, Inc., 1306 Memorial Ave., Williamsport, Pennsylvania; Women's rayon slips and house coats; 10 learners (T); July 2, 1943.

Hosieru

Herbert Hosiery Mills, Inc., Penn & Arch Sts. & Washington & Noble Sts., Norristown, Pennsylvania; Seamless hosiery; 10 percent (T); June 29, 1943. (This certificate effective June 29, 1942.)

Herbert Hosiery Mills, Inc., 2927 Canby St., Penbrook, Harrisburg, Pennsylvania; Seamless Hosiery; 30 learners (T); February 29, 1943. (This certificate effective June 29, 1942.)

Knitted Wear

Harry V. Costello Co., 80 Parallel St., Bridgeport, Connecticut; Knitted underwear; 2 learners (T); July 2, 1943.

Hudson County Knitting Mill, 511 Twenty-third St., Union City, New Jersey; Knitted outerwear; 5 percent (T); July 2, 1943.

Telephone

Commonwealth Telephone Co., 45 Owen St., Forty Fort, Pennsylvania; To employ learners as commercial switchboard operators at its Clarks Summit Exchange, located at 108 North State St., Clarks Summit, Pennsylvania; 2 learners (T); July 2, 1943.

Commonwealth Telephone Co., 45 Owen St., Forty Fort, Pennsylvania; To employ learners as commercial switchboard operators at its Montrose Exchange, located at 10 Public Ave., Montrose, Pennsylvania; 2 learners (T); July 2, 1943.

Textile

Algodon Mfg. Co., Bessemer City, North Carolina; Cotton; 3 percent (T); July 2, 1943.

Eagle & Phenix Mills, 1230 Front Ave., Columbus, Georgia; Cotton; 100 learners (E); November 2, 1942.

Monroe Silk Mills, Stroudsburg, Pennsylvania; Silk, rayon, cotton; 3 percent (T); July 2, 1943.

Paragon Textile Co., 8th Ave. and 25th St., Altoona, Pennsylvania; Silk, rayon, nylon, synthetic; 6 learners (T); July 2, 1943.

Ruckel Mfg. Co., 547 Broadway, New York, New York; Quilt and mattress covers; 2 learners (T); July 2, 1943.

Tower Brand Yarn Corp., 1042 38th St., Brooklyn, New York; Mfg. and processing yarn and thread; 3 learners (T); July 2, 1943.

Signed at New York, N. Y., this 30th day of June 1942.

Merle D. Vincent,
Authorized Representative
of the Administrator.

[F. R. Doc. 42-6197; Filed, July 1, 1942; 10:11 a.m.]

FEDERAL COMMUNICATIONS COMMISSION.

[Docket No. 4875]

EVENING NEWS PRESS, INC.

ORDER DENYING PETITION, DESIGNATING FURTHER HEARING

In re Application of The Evening News Press, Inc. Port Angeles, Washington for construction permit.

At a session of the Federal Communications Commission held at its office in Washington, D. C., on the 23d day-of June 1942:

The Commission having under consideration the petition of The Evening News Press, Inc., filed May 12, 1942, requesting that its above-entitled application be granted;

It is ordered, That said petition be, and it is hereby, denied; and

It is further ordered, That the aboveentitled application be, and it is hereby, designated for further hearing upon the following issues:

1. To determine whether the granting of the application would be in conformity with the policy announced by the Commission in its Memorandum Opinion of April 27, 1942.

2. To determine whether, in view of the foregoing, the granting of the application would serve public interest, convenience, or necessity.

By the Commission.

[SEAL]

T. J. Slowie, Secretary.

[F. R. Doc. 42-6200; Filed, July 1, 1942; 10;41 a. m.]

[Docket No. 5966] Mosby's, Inc.

ORDER DENYING PETITION, AMENDING ISSUES

In re Application of Mosby's Inc. (New) Anaconda, Montana, for construction permit.

At a session of the Federal Communications Commission held at its offices in Washington, D. C., on the 23d day of June 1942;

The Commission having under consideration the petition of Mosby's Inc., for reconsideration and grant of the above-described application, and being fully informed in the premises;

It is ordered, That the said petition be, and it is hereby, denied; and

It is further ordered, That the issues heretofore released on the application be, and they are hereby, amended to read as follows:

1. To obtain full information concerning a "Consent Decree" entered in the United States District Court, District of Montana, against Mosby's Incorporated, particularly with reference to the effect thereof upon the qualifications of said corporation, its officers, directors and stockholders to construct and operate the proposed station.

2. To determine whether the statements in the application truly and accurately reflect the facts, particularly sections 12 (e) and 16 (e) thereof.

- 3. To determine whether the applicant, its officers, directors and stockholders are qualified in all respects to construct and operate the proposed station.
- 4. To determine whether the granting of the application would be consistent with the policy announced by the Commission in its Memorandum Opinion dated April 27, 1942.

5. To determine whether, in view of the foregoing, the grant of this application would serve public interest, convenience and necessity.

By the Commission,

[SEAL]

T. J. SLOWIE, Secretary.

[F. R. Doc. 42-6201; Filed, July 1, 1942; 10:41 a. m.]

[Docket No. 6024]

COLUMBIA BROADCASTING SYSTEM, INC.

ORDER DENYING PETITION, DESIGNATING FURTHER HEARING

In re application of Columbia Broadcasting System, Inc. (New), Boston, Massachusetts, for construction permit.

At a session of the Federal Communications Commission held at its office in Washington, D. C., on the 23d day of June 1942:

The Commission having under consideration the petition of Columbia Broadcasting System, Inc., filed May 28, 1942, requesting that its above-entitled application be granted;

It is ordered, That said petition be, and

it is hereby, denied; and

It is further ordered, That the aboveentitled application be, and it is hereby, designated for further hearing upon the following issues:

1. To determine whether the granting of the application would be in conformity with the policy announced by the Commission in its Memorandum Opinion of April 27, 1942.

2. To determine whether, in view of the foregoing, the granting of the application would serve public interest, con-

venience, or necessity.

By the Commission. [SEAL]

T. J. SLOWIE, Secretary.

[F. R. Doc. 42-6202; Filed, July 1, 1942; 10:42 a. m.]

ILLINOIS BELL TELEPHONE CO. AND AMERICAN TELEPHONE AND TELEGRAPH CO.

[Docket No. 6295]

INCREASED RATES OF RADIOTELEPHONE SERV-ICE THROUGH STATION WAY

In the matter of increased rates of Illinois Bell Telephone Company and American Telephone and Telegraph Company for radiotelephone service through Station WAY.

At a session of the Federal Communications Commission held at its office in Washington, D. C., on the 23d day of June, 1942;

It appearing that on March 24, 1942, the Commission suspended and instituted an investigation into the lawfulness of proposed increased radio-link rates of Illinois Bell Telephone Company for radiotelephone service through Station WAY; and that said proposed increased rates and changes in charges, classifications, regulations and practices may go into effect at the expiration of the ordered suspension period, prior to the final decision of the Commission in this matter;

It is ordered, That Illinois Bell Telephone Company and all other respondent carriers participating in telephone service through coastal harbor station WAY, shall, on and after July 2, 1942, and until further order of the Commission, each keep accurate account of all amounts received by reason of the proposed increased charges suspended by the Commission's Order of March 24, 1942; and each of such respondent participating carriers shall specify by whom and in whose behalf such amounts are paid;

It is further ordered, That Illinois Bell Telephone Company and all such other respondent participating carriers shall each file with the Commission a report, under oath, on or before the 10th day of each calendar month, commencing August 10, 1942, showing the amounts charged, collected and accounted for as aforesaid during the previous calendar month;

It is further ordered, That a copy of this Order be filed with the schedules suspended in this proceeding in the office of the Federal Communications Commission; and that a copy hereof be forthwith served upon Illinois Bell Telephone Company and American Telephone and Telegraph Company.

By the Commission.

[SEAL]

T. J. SLOWIE, Secretary.

[F. R. Doc. 42-6203; Filed, July 1, 1942; 10:42 a. m.]

[Docket No. 6335]

PRESS WIRELESS, INC.

ORDER INSTITUTING INVESTIGATION

In the matter of investigation of rates of Press Wireless, Inc. for ordinary press service between the United States and China.

At a session of the Federal Communications Commission held at the offices

in Washington, D. C., on the 23d day of June 1942;

It appearing that Press Wireless, Inc., has established certain rates, charges, classifications, regulations, and practices for and in connection with ordinary press telegraph service between the United States and China;

It further appearing that the level of rates and charges for press telegraph service between the United States and China is of great public importance;

It further appearing that the rates and charges of Press Wireless, Inc., for and in connection with similar service between the United States, on the one hand, and England, Russia, and France, on the other hand, are substantially lower than the rates and charges of said company for such service between the United States and China; and that the rates, charges, classifications, regulations, and practices of said Company for and in connection with its ordinary press telegraph service between the United States and China may be unjust, unreasonable, or otherwise unlawful;

It is ordered, That an investigation be, and the same is hereby, instituted into the lawfulness of rates, charges, classifications, regulations, practices, and services of Press Wireless, Inc., for and in connection with ordinary press telegraph service between the United States and China;

It is further ordered, That Press Wireless, Inc. be, and the same is hereby, made respondent to this proceeding and said respondent shall show cause under oath why its rates and charges for ordinary press telegraph service between the United States and China should not be reduced and it shall file its verified answer to this order on or before 15 days from the date of service of this order; and

It is further ordered, That the respondent, Press Wireless, Inc., shall file, within 30 days from the date of service of this order, its verified statement setting forth the following information in detail;

- (1) The factors, circumstances, and estimates of revenues, expenses, and investment on which the respondent based its determination of the rates, charges, classifications, regulations and practices established by it with respect to ordinary press telegraph service between the United States and China;
- (2) The factors, circumstances, and estimates of revenues, expenses, and investments on which the respondent based its determination of the rates, charges, classifications, regulations, and practices established by it with respect to its ordinary press telegraph service between the United States and countries other than China;
- (3) For each month in the period beginning with the date when respondent established ordinary press telegraph service between the United States and Chungking, China, to date;
- (a) The revenues received by it on account of ordinary press telegraph service between the United States and China,

classified as to terminal apparatus charges, switching apparatus charges, and radiotelegraph service charges;

(b) The special expenses incurred by it in the rendition of ordinary press telegraph service between the United States and China, such special expenses being defined as the expenses incurred because of such service which would not have been incurred but for the rendition of such service:

(c) The general expenses incurred by it as may properly be allocable to ordinary press telegraph service between the United States and China, showing in detail the bases and methods of allocation, such general expenses being defined as the joint expenses incurred on behalf of respondent's business as a whole and which cannot be identified as special expenses attributable to any particular service;

(4) The special investment made by respondent, as of the most recent date available, for the purpose of rendering ordinary press telegraph service between the United States and China, such special investment being defined as the investment made because of such service which would not have been made but for the rendition of such service:

(5) The general investment made by respondent, as of the same date as in paragraph (4) above, as may properly be allocable to ordinary press telegraph service between the United States and China, showing in detail the bases and methods of allocation, such general investment being defined as the joint investment made on behalf of respondent's business as a whole, and which cannot be attributable to any particular service;

(6) An estimate of the annual depreciation expense, with supporting detail, if available, as to estimated service lives, remaining lives, expired lives, and salvage, applicable respectively to such special investment and such general investment as are given in response to paragraphs (4) and (5) above;

(7) An estimate, if available, of the depreciation and amortization requirements applicable respectively to such special investment and such general investment as are given in response to paragraphs (4) and (5) above, as of the same date as paragraph (4) above;

(8) The accumulated Allowance of Depreciation, estimated if not known, associated respectively with such special investment and such general investment as are given in response to paragraph (4) and (5) above, as of the same date as in paragraph (4) above.

By the Commission.

[SEAL]

T. J. SLOWIE, Secretary.

[F. R. Doc. 42-6204; Filed, July 1, 1942; 10;42 a.m.]

FEDERAL POWER COMMISSION.

[Docket No. IT-5791]

CALIFORNIA ELECTRIC POWER COMPANY
NOTICE OF APPLICATION

JUNE 30, 1942.

Notice is hereby given that on June 30, 1942, an application was filed with the

Federal Power Commission, pursuant to section 204 of the Federal Power Act, by the California Electric Power Company, a corporation organized under the laws of the State of Delaware and doing business in the States of Arizona, California and Nevada, with its principal business office at Riverside, California, seeking an order authorizing the issuance of a promissory note in the amount of \$250,-000, at interest rate of 3% (payable monthly), to be dated as soon as the necessary approval is obtained from regulatory commissions, and payable \$10,000 on the 1st day of the fourth month after date of issuance, and \$7,500 per month on the 1st day of each consecutive month thereafter until paid in full to Bank of America National Trust and Savings Association, also authorizing a loan agreement ancillary to such note; all as more fully appears in the application on file with the Commission.

Any person desiring to be heard or to make any protest in reference to said application should, on or before the 17th day of July, 1942, file with the Federal Power Commission a petition or protest in accordance with the Commission's Rules of Practice and Regulations.

[SEAL]

LEON M. FUQUAY, Secretary.

[F. R. Doc. 42-6220; Filed, July 1, 1942; 11:38 a. m.]

OFFICE OF PRICE ADMINISTRATION

DISTILLATION PRODUCTS, INC.

MAXIMUM PRICES FOR FISH LIVER OIL RESIDUE

Order No. 4 under Revised Price Schedule 53 1—Fats and Oils.

Distillation Products, Inc., Rochester, New York, has filed an application for the determination of its maximum price on fish liver oil residue pursuant to § 1351.151 (b) (7) of Revised Price Schedule No. 53. Due consideration has been given to the application, and an opinion in support of this order has been issued simultaneously herewith and has been filed with the Division of the Federal Register. For the reasons set forth in the opinion, under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, and in accordance with § 1351.1:1 (b) (7) of Revised Price Schedule No. 53, issued by the Office of Price Administration: It is hereby ordered:

(a) The maximum selling price of Distillation Products, Inc., Rochester, New York, for fish liver oil residue (free fatty acids 5%; unsaponifiable matter 10%; iodine No. 115; specific gravity .912 @ 22 deg. C.; saponification No. 163; fire point 669 deg. F., 354 deg C., flash point 595 deg. F., 313 deg. C.; no moisture; no impurities) in drums shall be 77.70 cents per gallon, f. o. b. Rochester, New York.

(b) The customary quantity differentials of Distillation Products, Inc., prevailing during the year 1941, shall apply.

(c) The customary differentials of Distillation Products, Inc., for type of container shall apply.

(d) The maximum selling price hereinbefore fixed shall be subject to adjust-

² 7 F.R. 1309, 1836, 2132, 3430, 3821,

ment at any time by the Office of Price

(e) This Order No. 4 shall become effective July 3, 1942.

Issued this 30th day of June 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-6179; Filed, June 30, 1942; 5:15 p. m.]

DISTILLATION PRODUCTS, INC.

MAXIMUM PRICES FOR VEGETABLE OIL RESIDUE

Order No. 5 Under Revised Price Schedule No. 53 1—Fats and Oils.

Distillation Products, Inc., Rochester, New York, has filed an application for the determination of its maximum price on vegetable oil residue pursuant to § 1351.-151 (b) (7) of Revised Price Schedule No. 53. Due consideration has been given to the application, and an opinion in support of this order has been issued simultaneously herewith and has been filed with the Division of the Federal Register. For the reasons set forth in the opinion, under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942 and in accordance with § 1351.151 (b) (7) of Revised Price Schedule No. 53, issued by the Office of Price Administration: It is hereby ordered:

(a) The maximum selling price of Distillation Products, Inc., Rochester, New York, for vegetable oil residue (free fatty acids 7%-17%; iodine No. 105-110; unsaponifiable 15%-20%; specific gravity .916; saponification No. 140; fire point 617 deg. F.; flash point 539 deg. F.; viscosity 1.5 poise @ 25 deg. C.) in drums shall be 5.27 cents per pound, f. o. b. Rochester, New York.

(b) The customary quantity differentials of Distillation Products, Inc., prevailing during the year 1941, shall apply.

(c) The customary differentials of Distillation Products, Inc., for type of container shall apply.

(d) The maximum selling price hereinbefore fixed shall be subject to adjustment at any time by the Office of Price Administration.

(e) This Order No. 5 shall become effective July 3, 1942.

Issued this 30th day of June 1942.

LEON HENDERSON, Administrator.

[F. R. Doc. 42-6180; Filed, June 30, 1942; 5:14 p. m.]

FRANK CAPPELLI, JR.

SUSPENSION ORDER AFFIRMED

Order on petition for reconsideration of Suspension Order No. 11 under Ration Order No. 5—Emergency Gasoline Rationing Regulations.

On June 17, 1942, in accordance with the provisions of Temporary Procedural Regulation No. 4 (7 F.R. 4296), Frank Cappelli, Jr., Lancaster Pike and Chatam Road, Ardmore, Pennsylvania, filed a petition for reconsideration of Suspension Order No. 11, issued against the petitioner on June 15, 1942. The peti-

tion having been duly considered by the Administrator,

It is hereby ordered:

That Suspension Order No. 11 be and it hereby is affirmed. [Pub. Law 421, 77th Cong.; Sec. 2 (a) of Pub. Law 671, 76th Cong., as amended by Pub. Law 89, 77th Cong. and by Pub. Law 507, 77th Cong.; E.O. No. 9125 (7 F.R. 2719); W.P.B. Directive No. 1 and Supplementary Directive No. 1H (7 F.R. 562, 3478, 3877).]

Issued this 30th day of June 1942.

LEON HENDERSON,

Administrator.

[F. R. Doc. 42-6182; Filed, June 30, 1942; 5:13 p. m.]

AMERICAN OIL COMPANY SUSPENSION ORDER STAYED

Order on petition for reconsideration of Suspension Order No. 12 under Ration Order No. 5—Emergency Gasoline Rationing Regulations.

On June 24, 1942, in accordance with the provisions of Temporary Procedural Regulation No. 4 (7 F.R. 4296), American Oil Company, as operator of the station at Broad Street and Godfrey Avenue, Philadelphia, Pennsylvania, filed a petition for reconsideration of Suspension Order No. 12, issued against the petitioner on June 15, 1942. This petition for reconsideration set forth certain facts which had not been presented at the hearing on the charges against petitioner held in Philadelphia, Pennsylvania, on June 11, 1942. This written evidence having been duly considered by the Administrator,

It is hereby ordered:

That Suspension Order No. 12 is hereby stayed until 12:01 a. m. July 7, 1942. (Pub. Law 421, 77th Cong.; Sec. 2 (a) of Pub. Law 671, 76th Cong., as amended by Pub. Law 89, 77th Cong. and by Pub. Law 507, 77th Cong.; E.O. 9125 (7 F.R. 2719); W.P.B. Directive No. 1 and Supplementary Directive No. 1H (7 F.R. 562, 3478, 3877))

Issued this 29th day of June 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-6183; Filed, June 30, 1942; 5:13 p. m.]

GLEN JOHNSON

SUSPENSION ORDER STAYED; HEARING SET

Order on petition for reconsideration of Suspension Order No. 14 under Ration Order No. 5—Emergency Gasoline Rationing Regulations

tioning Regulations.
On June 19, 1942, in accordance with the provisions of Temporary Procedural Regulation No. 4 (7 F.R. 4296), Glen Johnson, Fifth and Godfrey Avenues, Philadelphia, Pennsylvania, filed a petition for reconsideration of Suspension Order No. 14, issued against the petitioner on June 15, 1942. This petition for reconsideration set forth certain facts

which the petitioner had not presented at the hearing on the charges against petitioner held in Philadelphia, Pennsylvania, on June 12, 1942. This written evidence having been duly considered by the Administrator,

It is hereby ordered:

That Suspension Order No. 14 is hereby stayed and that a further hearing be held thereon with respect to:

- (a) The effect of compliance with Suspension Order No. 14 upon petitioner, and
- (b) Relationship between petitioner and Parkway Oil Company, his alleged supplier.

at the Suburban Station Building, 16th and Pennsylvania Boulevard, in the City of Philadelphia, Pennsylvania, on the 29th day of June 1942, at 10:00 o'clock A. M. [Pub. Law 421, 77th Cong.; Sec. 2 (a) of Pub. Law 671, 76th Cong., as amended by Pub. Law 89, 77th Cong. and by Pub. Law 507, 77th Cong.; E.O. 9125 (7 F.R. 2719); W.P.A. Directive No. 1 and Supplementary Directive No. 1H (7 F.R. 562, 3478, 3877).]

Issued this 22d day of June 1942.

LEON HENDERSON,

Administrator.

[F. R. Doc. 42-6184; Filed, June 30, 1942; 5:13 p. m.]

SECURITIES AND EXCHANGE COM-MISSION.

[File No. 70-566]

WEST TEXAS UTILITIES COMPANY AND THE MIDDLE WEST CORPORATION

NOTICE OF FILING AND ORDER FOR HEARING

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 29th day of June, A. D. 1942.

Notice is hereby given that a declaration or application (or both) has been filed with this Commission by West Texas Utilities Company and The Middle West Corporation pursuant to the Public Utility Holding Company Act of 1935 and particularly sections 9, 10, and 12 (d) thereof. All interested persons are referred to said declaration or application, which is on file in the office of said Commission, for a statement of the transaction therein proposed, which is summarized as follows:

West Texas Utilities Company proposes through an offer to be mailed by the company to all security holders of Pecos Valley Power & Light Company whose addresses are available, to purchase all the outstanding securities of Pecos Valley Power & Light Company that may be deposited in acceptance of the offer, upon the following terms and conditions:

- 1. The respective prices to be paid for said securities are as follows:
- (a) For the \$1,276,000 principal amount of outstanding First Mortgage $6\frac{1}{2}\%$ Bonds, $87\frac{1}{6}\%$ of the principal thereof flat;

- (b) For the \$727,500 principal amount of outstanding Non-Cumulative Income Debentures, 20% of the principal thereof flat:
- (c) For the 3,582.66 outstanding shares of Common Stock (exclusive of 3,892.34 shares held by The Middle West Corporation but including 36.31 shares issuable under the Plan of Reorganization of Pecos Valley Power & Light Company in exchange for securities which have not been surrendered), \$1 per share.
- 2. The offer of purchase shall expire upon the expiration of 45 days after the mailing of such offer or at the close of business on September 1, 1942, whichever date shall be earlier, unless the time for its acceptance shall be extended by the Company for a period or periods not exceeding in the aggregate 30 days.
- 3. The Company shall be under no obligation to purchase any of such securities unless there shall be deposited, before the expiration of the offer, with the depositary named in the offer, at least 96% of the outstanding bonds with all interest coupons maturing on and after November 1, 1942, attached, and at least 97.5% of the outstanding debentures and at least 80% of the 3,582.66 outstanding shares of stock (exclusive of 3,892.34 shares held by The Middle West Corporation), together with instructions to deliver same to or upon the order of the Company upon the payment of the purchase price therefor; but the Company reserves the right at its option to purchase at the respective prices named all securities that may be so deposited if less than the percentages above specified provided at least 90% of the principal amount of the bonds and at least 90% of the principal amount of the debentures and at least 80% of the shares of stock outstanding are so deposited.

Additional information concerning the proposed transaction is to be filed by amendment.

West Texas Utilities Company is a subsidiary of American Public Service Company which is a subsidiary of Central and Southwest Utilities Company, which is in turn a subsidiary of The Middle West Corporation, each of the latter three companies being a registered holding company.

The Middle West Corporation owns securities of Pecos Valley Power & Light Company, a direct subsidiary, as shown by the following table:

Title of issue	Amount owned by The Middle West Corporation	
First mortgage 10-year 6½% gold bonds, series A, due (as extended) May 1, 1950 Non-cumulative income debentures Common Stock—no par value	\$313, 000 \$369, 500 3, 892. 34 sh.	Percent 24. 53 50. 79 52. 07

The Middle West Corporation requests that it be authorized by the Commission to (a) sell to West Texas Utilities Com-

pany the bonds and the debentures of Pecos Valley Power & Light Company owned by The Middle West Corporation upon the terms of the offer as hereinbefore specified, and to (b) transfer and deliver to West Texas Utilities Company without consideration the 3,892.34 shares of common stock of Pecos Valley Power & Light Company owned by The Middle West Corporation.

It appearing to the Commission that it is appropriate in the public interest and the interest of investors and consumers that a hearing be held with respect to said matter and that said declaration shall not become effective nor said application be granted except pursuant to further order of this Commission:

It is ordered, That a hearing on such matter under the applicable provisions of said Act and rules of the Commission thereunder be held on July 15, 1942 at 10 o'clock A. M., E. W. T., at the offices of the Securities and Exchange Commission, 18th and Locust Streets, Philadelphia, Pennsylvania, in the room designated on said day by the hearingroom clerk in Room 318. At such hearing, cause shall be shown why such declaration or application (or both) shall become effective or shall be granted. Notice is hereby given of said hearing to the above named declarant or applicant and to all interested persons, said notice to be given to said declarant or applicant by registered mail and to all other persons by publication in the FEDERAL REGISTER.

It is further ordered, That Willis E. Monty or any other officer or officers of the Commission designated by it for that purpose, shall preside at the hearing in such matter. The officer so designated to preside at any such hearing is hereby authorized to exercise all powers granted to the Commission under section 18 (c) of said Act and to a trial examiner under the Commission's Rules of Practice.

It is further ordered, That without limiting the scope of issues presented by said declaration or application (or both)

otherwise to be considered in this proceeding, particular attention will be directed at the hearing to the following matters and questions:

1. Whether such acquisition will tend toward interlocking relations or the concentration of control of public utility companies of a kind or to an extent detrimental to the public interest or the interest of investors or consumers.

2. Whether the price proposed to be offered for each class of outstanding securities of Pecos Valley Power & Light Company including all fees, commissions and other remuneration to be paid in connection with such acquisitions bears a fair relation to the underlying interest of each class of security holder in the assets of Pecos Valley Power & Light Company.

3. Whether the aggregate price proposed to be offered for all the outstanding securities of Pecos Valley Power & Light Company including all fees, commissions, and other remuneration paid in connection with such acquisition is reasonable or bears a fair relation to the sums invested in or the earning capacity of the utility assets underlying the securities of Pecos Valley Power & Light Company.

4. Whether such acquisition will unduly complicate the capital structure of the holding company system of the applicants or will be detrimental to the public interest or the interest of investors or consumers or the proper functioning of such holding company system.

5. Whether such acquisition will serve the public interest by tending towards the economical and efficient development of an integrated public utility system.

6. Whether it is necessary or appropriate in the public interest or for the protection of investors or consumers to impose as a term or condition to the granting of an order approving the acquision of such securities, any of the following:

(A) A term or condition with respect to assuring a merger or consolidation of

Pecos Valley Power & Light Company and West Texas Utilities Company.

(B) Any other terms or conditions which may be appropriate in the premises.

By the Commission.

[SEAL] ORVAL L. DUBOIS,

Secretary.

[F. R. Doc. 42-6173; Filed, June 30, 1942; 3:35 p. m.]

WAR SHIPPING ADMINISTRATION.

JUST COMPENSATION FOR CERTAIN FRENCH AND ESTONIAN REQUISITIONED VESSELS

Notice is hereby given that pursuant to Section 1 of the Act approved June 6, 1941, (Public Law 101, 77th Congress), authorizing the acquisition by the United States of foreign vessels and the making of just compensation therefor, the United States Maritime Commission, on June 6, 1942, deposited with the Treasurer of the United States payments on account of just compensation for the respective French and Estonian vessels listed below, in the amounts set forth opposite the name of each vessel, the final determination in each case not yet having been made:

French S. S. Normandic (renamed Lajayette) \$400,000.00

Estonian S. S. Maret (renamed Sysonby) \$25,000.00

The attention of the interested parties is invited to the provisions of section 1 concerning claims against the vessels subsisting at the time they were requisitioned.

By Order of the War Shipping Administration.

[SEAL]

W. C. PEET, Jr., Secretary.

JUNE 30, 1942.

[F. R. Doc. 42-6221; Filed, July 1, 1942; 11:27 a. m.]











