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Gasoline rationing begins May 15 in East; cards to be given out May 12-14

Acting on information supplied by Petroleum Coordinator Ickes and at the direction of the War Production Board, Price Administrator Henderson on April 23 announced that a temporary plan for rationing gasoline in 17 eastern States and the District of Columbia would be instituted May 15.

This plan, designed to meet the immediate emergency in the eastern States affected by the recent gasoline limitation order of the Office of Petroleum Coordinator, is an interim plan, which will probably operate only until July 1, when it is planned to institute a more elaborate and comprehensive coupon rationing system. The amount of gasoline that a user may receive under the plan will be announced before May 15.

The States where gasoline will be rationed under the interim plan are: Connecticut, Delaware, Florida, Georgia, Maine, Maryland, Massachusetts, New Hampshire, New Jersey, New York, North Carolina, Pennsylvania, Rhode Island, South Carolina, Vermont, Virginia, West Virginia, and the District of Columbia.

To assure fair distribution

The plan, the administrator pointed out, was adopted to assure the public of fair distribution of the curtailed supplies of gasoline under the new limitation order, which reduces deliveries to gasoline retailers by 33 1/3 percent.

"The petroleum shortage in the East arises, not from a scarcity of crude or from refinery facilities, but from a lack of transportation means," Mr. Henderson said. "Normally more than 90 percent of the 1,500,000 barrels of petroleum products we consume daily in the East is brought in by tanker. Since the start of the war many tankers have been sunk by enemy submarine action, and sinkings continue. At the same time the Army and Navy, preparing for offensive action at the earliest possible moment, need every tanker that can be pressed into military service.

Industries must have oil

"There is also an ever growing demand for petroleum products on the home front, and every gallon that comes in to any area must be wisely used. Industries, thousands of which are located in the Eastern States, must have oil, or their production of war materials will stop. Gasoline must be used to get workers employed in those factories to work, or war production again will be hampered. Then there are many other types of gasoline users—the doctor, the nurse, the commercial driver—who need gasoline to carry on activities regarded as essential to civilian efficiency under war economy.

Registration days for obtaining gasoline rationing cards will be May 12, 13, and 14. The registration sites and hours (Continued on page 26)
So many tank ships have been sunk by the Axis or diverted to the uses of war that it is no longer possible to move enough gasoline to the East Coast for all needs, the Government announced last week. Motor fuel will be rationed to individual consumers, beginning May 15, under the authority of the Office of Price Administration.

Sugar rationing details
OPA also issued an order setting forth the details of sugar rationing for trade, industrial, and institutional users; and for individual consumers, who will register on May 4, 6, 8, and 7. An allotment of not more than 5 pounds a year per person was announced for home canning. OPA warned, moreover, that an acute shortage of sugar would develop in the Northeast unless wholesalers and industrial users took advantage of supplies of beet sugar.

May quotas allowed passenger cars fewer new tires, but an increase in recapped tires boosted the combined total to a higher figure than for April. OPA authorized a 16-percent increase in prices of new tires and tubes, to cover the cost of the plan whereby overstocked dealers turned supplies over to the Defense Supplies Corporation. Emergency reserves of tires were made available to long-distance bus and truck operators.

Blanket ceiling for export prices
Also last week, OPA advanced into the field of blanket price regulation by applying an over-all ceiling to exports. At home, OPA established maximum prices that may be charged for hundreds of China and pottery articles; extended its control over textiles to cover practically every product of the cotton textile industry; put a temporary ceiling over all paints and varnishes, and a permanent ceiling over silk waste, now used in foundation garments; directed a quick end to manufacture of farm machinery (except combines) requiring rubber tires; reduced the amount of elastic fabric that may be used in foundation garments; extended limitations on delivery of natural and mixed gas into parts of six States; and stopped the use of benzene in motor fuel because it is a necessary ingredient of synthetic rubber.

Materials needed for repairs to air conditioning and refrigeration equipment were granted high preference ratings. Preference ratings were also used to make sure that machinery is kept in good running order to meet demands for dairy products.

Meanwhile, WPB delved into another source for nickel, urgently needed for armor plate and other components of fighting machines. Under a new order, all scrap containing nickel is to be segregated, and melted only for authorized uses.

16,000 doctors sought
Now under the new War Manpower Commission, the Procurement and Assignment Service for Physicians, Dentists, and Veterinarians sent out a questionnaire designed to find 16,000 physicians and 3,000 dentists who can be called to duty with the Armed Services this year without disrupting care of the public's health.

Planned use of networks
to give information
is announced by OFF
America's 30 million radio-listening families are scheduled for a better planned fare of Government information from now on, the Office of Price Administration figures said last week. "Fewer announcements, but better timing and planning of those which are made is the keynote of the new plan," according to Archibald MacLeish, director of OFF, which has been designated by President Roosevelt as coordinator of Government radio broadcasts.

Under the OFF plan, each night-time program on the networks will carry a Government announcement once every 4 weeks; each daytime serial program on the networks will present an announcement once in 2 weeks. Information from the Government will include such topics as purchase of War Bonds, pooling of cars, salvage of rubber, conservation of oil and gasoline, and recruiting. No definite allocation plan is provided for local station programs, but the station program managers will be provided every 2 weeks with a "Radio War Guide" listing Government messages in order of their importance.

The OFF plan will not affect news broadcast, public forums, or speeches by Government officials.

TRADE DELIVERIES OF SUGAR
Price Administrator Henderson announced April 24 that trade deliveries of sugar on and after April 28 must conform to the regulations in Rationing Order No. 3, even if contracted for beforehand.

WAR EFFORT'S PROGRESS
TOLD VISUALLY
The charts appearing every week on the front cover of VICTORY tell the story of America's battle as it is fought here at home. One-column mats are available for publication by newspapers and others who may desire them. Requests should be sent to Distribution Section, Division of Information, OEM, Washington, D. C.
The tinkling tunes of peace are lost in the swelling symphony of war. Time was when our war effort touched only a few people here and there, when War Production Board orders affecting our daily lives were few, when rationing was a possibility of the future, and then all of us wondered what would be the nature and the extent of our contribution to victory.

That time is past. These days the orders to the home front come thick and fast as the war machine gathers momentum and speed. Now we are aware that we must mobilize our total manpower in order to defeat the Axis, and we know that upon all of us devolve specific duties—above everything the need for a total effort. Every possible iota of energy into this fight for freedom.

There've been some changes made

Last week saw gasoline rationing a certainty for 17 States on the Eastern seaboard and the District of Columbia. It had been feared that the Office of Price Administration couldn't possibly meet this emergency and that the same time proceeding with the program for the Nation-wide sugar rationing registration which takes place this week. The work brought a general order by the Office of Defense Transportation cutting local delivery services to save tires, and saw strict WPB controls established which mean some 200,000 persons won't be able to get main line telephone installations this year.

Add these developments to the others which have taken place in recent months—orders which have altered our dress to save cloth and stopped production of radios and refrigerators and vacuum cleaners and more than a hundred other products—and you realize that the home front has been stripped down to a fighting front.

A seaman or your Sunday spin?

The reasons for rationing gasoline along the Eastern seaboard are obvious. Tankers which used to bring gasoline from the Gulf and from the Southwest have been sunk by the Nazis, others have been diverted to direct war service. American sailors have lost their lives trying to bring gasoline needed for war, no one would ask that such lives be risked to preserve motoring-as-usual. And motoring as usual already has ended all over the Nation—to save rubber.

The growing rubber shortage led the ODT last week to issue its general order cutting local delivery services to a single capacity load over direct routes in order to get the most out of their tires. OPA's tire quotas for May make fewer new tires available than in April but allocate more rubber for tire repair.

Day by day our compulsion to save rubber increases and also the compulsion upon every householder to get every bit of scrap rubber out of the home or the garage, the barn or the attic or the alley, and back to the reclaiming plants.

Beer caps or ships?

Last week brought several additional WPB orders indirectly affecting the home front of the same type as those orders of the week before which cut the output of phonograph records and foreshadowed a rougher finish on playing cards—orders which underline the manner in which we are scraping the bottom of the materials barrel to meet the needs of war.

One of these new orders restricts manufacture of what are called "crown" caps for beer and other beverage bottles, to save steel and cork. Enough steel was used in making crown caps during 1941 to have made more than 30 "ugly duckling" merchant freighters. And still another order directs manufacturers of fishing tackle to stop using metals, plastics, and cork after May 31 in making noncommercial fishing tackle. Since almost all fishing tackle involves use of these materials, the order means the virtual end of such manufacture until after war. There's easily a year's supply of fishing tackle, however, in the stores.

The time may come when we shall have to ration travel. ODT director Joseph B. Eastman last week issued an appeal urging that vacationists travel during the middle of the week whenever possible. OPA continues its drive to prevent inflation, and today practically every product of the cotton textile industry is under price ceiling...

Prices are rising because the war gives us more money to spend—and less and less to spend it on as materials and machines and manpower work increasingly for war. WPB has reduced still further the amount of elastic fabric which may be used in corsets, girdles, combinations, brassieres...

Doctors in demand

WPB has stopped use of benzene as a motor fuel. It's needed now to make synthetic rubber... The War Manpower Commission announces that the armed forces want 16,000 additional physicians, 3,000 more dentists, before the end of 1942... Traffic accidents in 1941 are reported to have caused enough lost man-hours in industry to have built 36 battleships... Drive slowly and save your tires... A New England firm that turned from making horse blankets to manufacture of auto upholstery now is turning out woolen cloth for uniforms and canvas for army tents... WPB has ordered the radio industry to discontinue manufacture of 349 types of tubes for civilian use... But they're duplicate, obsolete, or small-demand types... WPB has added machinery for laundries and dry-cleaning establishments to the list of things on which production must stop... OPA warns women that they'd better save the zippers when they rip that old slip into dust clothes... And that if your stove, furnace, or boiler needs repairs you'd better have them made now... You may not be able to get the parts later on... A scarcity of sugar threatens part of the Northeastern United States unless wholesalers and industrial users take advantage of available beet-sugar supplies, OPA warns... WPB's Bureau of Industrial Conservation is asking America's mayors to start local drives for spring salvage of rags, metals, and rubber...

★ ★ ★

How's that, again?

"The recent U.S. edict against cuffs on trousers in war time shows the decay of American liberty, because it took away from the male the symbol of domination and the right of freedom." (Tokyo broadcast recorded by FCC and reported by OFF.)
PRICE ADMINISTRATION...

OPA sets blanket ceiling for profits on all goods sold for export

Maximum prices over all commodities and products sold for export were established April 26 by Price Administrator Henderson.

The new order—titled "Maximum Export Price Regulation"—becomes effective April 30. It was formulated by OPA in cooperation with the Board of Economic Warfare and the Department of State. Its provisions apply to all export sales, regardless of whether or not the commodity or product is under an OPA ceiling schedule or regulation, and override all provisions of existing OPA orders that are in conflict with its terms.

An export sale, in the language of the regulation, is a sale of any commodity or product for export to any place outside the territorial limits of the United States—the 48 States and the District of Columbia.

While the new regulation cuts across all outstanding contracts of sale or purchase it does not disturb prices involved in any export made under a validly outstanding export license issued by the Board of Economic Warfare prior to April 30, 1942.

Briefly, the new order provides that the export price of any commodity shall be the cost of acquisition by the exporter plus the average premium charged in the export trade on a similar transaction during July 1-December 31, 1940, or March 1-April 15, 1942, whichever period yields the lower average premium. In addition, the exporter may add an amount sufficient to compensate him for expenses, such as war risk insurance, consular fees, demurrage charges, and shipping charges. Manufacturers or producers who export directly can similarly add the lower of the two average premiums and the export expenses to their domestic price for the product or commodity exported.

Makers of steel screen cloth may raise prices 5 percent

An amendment to Revised Price Schedule No. 6 (Iron and Steel Products) permitting an increase of about 5 percent in manufacturers' prices for steel screen cloth was announced April 22 by Price Administrator Henderson.

Passenger car tire price increase of 16 percent allowed to cover cost of return plan

Permission for price increases to cover the cost of the Government's tire return plan, (see VICTORY, Mar. 3) which was set up to check "bootlegging" and to relieve retailers and jobbers of the financial burden of carrying large stocks in a shrunken market, was given April 23 by Price Administrator Henderson.

Maximum retail prices for new tires and tubes of passenger car sizes are increased 16 percent by Amendment No. 1 to Revised Price Schedule No. 63, effective April 25. Manufacturers and mass distributors will be permitted to advance their wholesale prices by the actual dollar amounts of the 16 percent increase in retail ceilings. They have been notified that the voluntary maximum price agreement with the OPA has been relaxed to allow for the advances to take place April 25.

Truck tires not affected

The price adjustments were made on the basis of preliminary calculations of the cost of the return plan, and it is expected that other minor adjustments will be necessary later when complete information as to costs becomes available.

As truck tires were not included in the return plan, no price adjustment is necessary for them.

The price increases permitted apply not alone on tires that were sold upstream in the return plan, but also to all tires sold to the Defense Supplies Corporation by manufacturers and mass distributors, since the Office of Price Administration spread the cost of the plan over all passenger car tires in the hands of manufacturers and mass distributors.

Aplies to tires still held

Moreover, dealers who did not return all their tires and tubes and still have some in inventory are permitted to charge the full 16 percent increase on them as well as on any they purchase for resale from now on.

All retailers of tires must post by May 4, 1942, in a conspicuous place in each retail establishment, the amounts added to the maximum prices on new passenger car tires and tubes on April 25.
Use beet sugar or face shortage, Northeast warned

An acute shortage in the supply of sugar in the scarcity areas of Northeastern United States is threatened unless wholesalers and industrial users move quickly to take advantage of supplies of beet sugar now being offered to them, Price Administrator Henderson said on April 23.

Formal sugar rationing, which goes into effect April 28, will create a heavy demand in these areas. Mr. Henderson urged wholesalers and industrial users to begin buying immediately in anticipation of May quotas, as permitted by WPB Order No. M-55-h. The amount that buyers are allowed under the order is 50 percent of their May 1941 usage. Beet sugar processors have already been authorized by the Government to begin sales in the scarcity areas.

The offer of beet sugar will continue for an indefinite period. Large quantities of beet sugar must be moved into the Northeast to meet the anticipated demand.

Until sufficient beet sugar is moved into the scarcity areas, no other sugars will be made available.

Rise allowed in coastwise rate on coal from 2 cities

In order to cover higher wartime operating expenses, the War Shipping Administration on April 17 authorized increased surcharges for the coastwise transportation of coal in bulk from Hampton Roads and Philadelphia to ports in the north Atlantic area.

To the basic freight rates, the War Shipping Administration has allowed the addition of a maximum surcharge of $1.70 per gross ton for vessels using the "outside route," and $1.35 per gross ton for vessels using the "inside route."

The new rate is effective on sailings on and after April 1, 1942.
Nearly every product of cotton textile industry now under ceilings as OPA covers carded grey and finished goods

Practically very product of the cotton textile industry will now be under OPA price ceilings as a result of a move April 24 by Price Administrator Henderson extending maximum price regulations to all types of carded grey and finished cotton goods not previously covered by schedules.

The April 24 action, which becomes effective May 4, 1942, under the provisions of Maximum Price Regulation No. 118, covers chiefly manufacturers’ sales of “cotton products” and provides a method for determining ceiling prices for many special constructions of textile merchandise prepared by large cotton mills for consumers. Wholesalers, jobbers and retailers who perform their normal service are exempt from the provisions.

Action brings prices down

The regulation, in effect, establishes maximum prices for “cotton products” at considerably lower levels than the present market and brings them substantially into line with cotton yarn and textile prices already under ceilings. Some combed cotton goods are not yet subject to OPA regulation.

“It is now apparent that ceilings must be extended to cover virtually the entire cotton textile field,” declared Mr. Henderson, in explaining the reasons for the new order. “With some cotton textiles subject to ceilings and others free to rise without any formal restriction, the price structure of the industry has become greatly distorted. On the one hand, prices of ceiling fabrics have remained stable, increasing only to the extent that the cotton market has advanced. Non-ceiling goods have, on the other hand, continued to follow an inflationary trend. This has resulted in a tendency to shift looms to unregulated goods.”

Products brought under regulation by the order include such important finished textiles used by consumers as blankets, towels, bedspreads, gingham, table cloths and napkins, corduroys, diapers, cottonades, whipcords, flannels, and chambrays.

In addition, among the numerous “unfinished” goods covered are wide goods of 42 inches and over, industrial fabrics, ducks, shirting, twills and drills, satenes, gabardine and repps.

A “weighted average” base pricing period from July 21, 1941, through August 15, 1941, inclusive is established. As in other cotton textile and yarn schedules, the maximum prices are allowed to fluctuate in conformity with price changes in raw cotton.

“Cotton products” are defined to mean “products made on a loom and consisting basically of cotton, regardless of the extent to which, during the time when...title remains in the producer, they are finished, processed or fabricated.”

Certain exceptions to the definition of “cotton products” are set forth. These include products subject to any other maximum price regulation or schedule; products consisting of 50 percent or more by weight, after weaving and before any finishing or fabrication, of combed cotton yarn; garments; yarn-dyed or printed upholstery or drapery fabrics; gauze bandage, adhesive tape and related medical supplies; fabrics less than 6 inches in width; and woven tickings heavier than 4.95 yards per pound and not in weaves requiring a Jacquard loom.

Some products remain under 10

The April 24 cotton products regulation takes into consideration many products of “integrated” mills which combine in part or in whole the spinning, weaving, finishing and fabrication of goods such as towels, bedspreads and flannels.

However, finished piece goods of a character customarily finished and marketed in larger volume by independent converters and finishers than by integrated producers remain subject to Temporary Price Regulation No. 10 (Finished Piece Goods). The regulation, in effect, establishes maximum prices on two war orders which are to be turned out by subcontractors, Price Administrator Henderson announced April 23.

Higher manufacturing costs

The exceptions to Revised Price Schedule No. 67—New Machine Tools—were granted in view of the subcontractors’ higher manufacturing costs.

Amendment 7 to this schedule authorizes Gould & Everhardt of Newark, N. J., to increase its maximum price for 209 industrial shapers manufactured on subcontract by the Henry and Wright Manufacturing Company of Hartford, Conn.

Firm to sell dynamite glycerine to U. S. at cost

Harshaw Chemical Co., Cleveland, was authorized April 23 by Price Administrator Henderson to sell to the Treasury Procurement Division approximately 45 tons of dynamite glycerine at a price reflecting only cost, but nevertheless exceeding the maximum price set by OPA Revised Price Schedule 38.

Contract price exceeded maximums

The glycerine in question was refined from crude glycerine purchased in South America before OPA imposed ceiling prices. The contract price exceeded the maximums thereafter set by OPA. Because of transportation difficulties the crude product was not delivered to Harshaw until recently.

Harshaw converted the crude glycerine into refined glycerine of dynamite grade essential to the war effort and offered to transfer the full amount to the Treasury Procurement Division without profit. By Amendment No. 1 to Revised Price Schedule No. 38, OPA approved this transaction.

Price rise on two tool orders allowed to aid subcontractors

Two manufacturers of machine tools, who although already operating at capacity were requested by the War Production Board to increase output, have been authorized to charge more than established maximum prices on two war orders which are to be turned out by subcontractors, Price Administrator Henderson announced April 23.

Higher manufacturing costs

The exceptions to Revised Price Schedule No. 67—New Machine Tools—were granted in view of the subcontractors’ higher manufacturing costs.

Amendment 7 to this schedule authorizes Gould & Everhardt of Newark, N. J., to increase its maximum price for 209 industrial shapers manufactured on subcontract by the Henry and Wright Manufacturing Company of Hartford, Conn.

Amendment 8 authorizes an increase in the maximum price from $15,250 each to $16,548.08 for 104 single-spindle automatic machines manufactured on subcontract by the Sullivan Machinery Co. of Claremont, N. H., for the Cleveland Automatic Machine Co.
Permanent silk waste ceilings identical with temporary

Permanent maximum prices for silk waste, now used solely for military purposes such as the manufacture of powder bags, are continued at the identical levels established in a previous temporary OPA regulation, Price Administrator Henderson announced April 21.

Applies to domestic and imported

Maximum Price Regulation No. 115 replaces Temporary Maximum Price Regulation No. 7 (Silk Waste) which sets ceilings for this product for a period of 60 days commencing February 28, 1942.

The ceilings apply both to domestic and imported silk waste, except that imports after February 28, 1942, are excluded because of conditions resulting from the war.

China and pottery prices halted at October 1-15 levels; 5 percent extra for semivitreous

Hundreds of china and pottery articles used in the average American household—dinnerware sets, cups, saucers, bowls, plates, dishes, cream pitchers, cooking and baking dishes, and refrigerators to name a few—are among the items covered by Maximum Price Regulation No. 116 (China and Pottery), announced April 23 by Price Administrator Henderson.

The regulation, effective April 27, 1942, fixes maximum prices for the sale by manufacturers of vitreous and semivitreous ware in the United States or for export. Stoneware and art pottery are not covered, but vitreous and semivitreous ware produced by art potters comes under the terms of the regulation.

Profits going up

Maximum prices and packaging charges for the vitreous ware industry are established at the price levels prevailing between October 1 and 15, 1941, and for the semivitreous ware industry, at 5 percent above the levels prevailing during the same period.

Both classes of manufacturers have maintained their prices at the OPA's request since last February 1, at which time they withdrew a proposed 10 percent advance to give the OPA time to complete its study.

Reflecting increased buying power and drastic curtailment of pottery imports, American pottery manufacturers' profits on 13 firms, producing 95 percent of brass materials for small arms ammunitions, agree to cut prices 1 cent per pound

Thirteen firms, producing more than 95 percent of the brass materials used for small arms ammunitions, have agreed to reduce prices of these products 1 cent per pound, Price Administrator Henderson announced April 19.

To effect substantial savings

This reduction, the Administrator stated, will effect for the Government substantial savings which will become increasingly larger as production expands.

All deliveries on and after April 20, 1942, of cartridge case cups, bullet jacket cups, and sheet metal required therefor—produced by these companies—were affected.

In a letter to the brass mills, requesting the price cut, Mr. Henderson indicated that OPA has been studying for some months the general price level on all brass mill products. Particular attention has been devoted to those which are being sold in large volume to the Army, Navy, and Maritime Commission for small arms and artillery ammunition and other material.

Cuts warranted by profits

Prices of these materials have been considered in the light of marked increases in brass mills' profits, the Administrator added. Mr. Henderson emphasized the fact that the large volume of business that these mills now do and will continue to do in an even greater degree in these relatively few items has produced these profits. For this reason, the Administrator concluded that a substantial price reduction is warranted.

Mr. Henderson described the current price reduction as only "a preliminary and partial step in dealing with this whole question.”

Voluntary cooperation sought

The brass mills were asked to cooperate on a voluntary basis in reducing prices of small arms ammunition material. Favorable replies were received from 13 firms from which such action was asked. These concerns represent a cross-section of a very large majority of the industry.

Only one refusal has been received by OPA to date. This comes from a small mill. OPA will investigate this concern to determine whether or not its refusal is justified.

Mr. Henderson indicated to the brass mills that he fully realized the significance of his request. He expressed his appreciation of their cooperation in the effort "to achieve our objective by voluntary action.”

13 firms agree to cut

The cooperating firms were:

OPA opens drive to end violations of price ceilings on iron, steel scrap

Signaling a concerted drive to end violations of price ceilings on iron and steel scrap, Price Administrator Henderson announced April 19 the filing of civil action in Chicago against Northwestern Steel and Wire Co. of Sterling, Ill., its broker, and 24 dealers.

Charged with “upgrading”

The Steel and Wire Co. and its broker, M. S. Kaplan Co. of Chicago, were charged with buying and accepting delivery of iron and steel scrap at prices in excess of those established in OPA’s Revised Price Schedule No. 4.

The 24 dealers were charged with selling and delivering at prices above the established maximums.

OPA charged all 26 defendants with “upgrading,” a device by which inferior grades of scrap are sold at prices allowed for higher grades. The 26 were also charged with failing to keep complete and accurate records as required in the price schedule.

Hearing set for April 28

The OPA request for an injunction was set for hearing April 28 before United States District Judge William H. Holly.

The action is the second OPA has taken against violations of the price schedule for iron and steel scrap but is the first taken simultaneously against dealer, broker, and consumer. Earlier this week OPA obtained a temporary order restraining the Pittsburgh Steel Co. from buying unprepared scrap at the price set for prepared scrap.

“These actions are only the first of a series we are preparing to take throughout the country,” Mr. Henderson said.

Violations not to be tolerated

“Iron and scrap steel are vital to war production. The OPA schedule has been adopted to provide fair prices and to ensure an orderly market in the face of heavy demands from steel mills working at top speed on war orders.

“We are not going to tolerate violations under any circumstances. Those who fail to comply with the price regulations are subject to criminal penalties.”

In the “upgrading” charged to the 26 defendants, OPA officials reported that the top layer in a carload shipment usually corresponded with the grade specified in the invoice but that beneath this layer were inferior grades of scrap and even, in some cases, material worthless to steel mills.

24 dealers charged

The 24 dealers named in the civil action are:


Only voluntary agreements on zinc oxide, Henderson affirms

Except for individual producer voluntary price agreements, no action has been taken by the OPA with respect to establishing maximum prices for zinc oxides, Administrator Henderson emphasized April 22.

At a meeting of zinc oxide dealers and exporters with OPA representatives held in New York City, April 17, considerable confusion was apparent as to the extent of OPA price action on zinc oxides up to this time.

Producers have been asked individually to enter into agreements with OPA not to sell, offer to sell, deliver, or transfer any zinc oxides at prices higher than the maximums published by OPA on December 16, 1941, and supplemented by a statement issued on March 28, 1942.

Under such circumstances, however, Mr. Henderson indicated April 21 that the margins obtained by others than producers should bear some relationship to producers’ prices as customarily prevailed prior to the present emergency.

Temporary ceilings set on makers’ prices for oil paints, varnishes

The OPA moved April 20 to hold steady the price consumers must pay for oil paints and varnishes.

Heeding the danger of threatened serious price advances by producers, Price Administrator Henderson fixed temporary maximum prices at which manufacturers can sell oil paints and varnishes at levels which prevailed on April 12, 1942.

Effective April 22, the action is embodied in Temporary Price Regulation No. 19 (Oil Paints and Varnishes).

Most manufacturers in the paint industry have until now maintained prices at the October 1, 1941, level at the request of OPA.

The new regulation will remain in effect for 60 days, during which time OPA will continue its investigation of the pressures on paint prices, such as advancing costs for linseed oil and labor and the curtailment of certain raw materials.

Exporters warned against dealers violating paraffin wax ceilings

Exporters were warned April 18 by Price Administrator Henderson against certain dealers who are attempting to evade maximum price provisions in Revised Price Schedule No. 42 for paraffin wax by splitting shipments into units small enough to obtain price differentials. Such practices are direct violations of the price schedule.

Makers of rolled, wire glass to discuss ceilings with OPA

Manufacturers in the rolled and wire glass industry were called, in telegrams sent April 21, to a meeting with OPA officials on April 29, to discuss maximum prices proposed for rolled and wire glass and heat-absorbing rolled glass.

The five manufacturers earlier agreed individually to suspend price advances and to maintain prices at the level existing October 1, 1941, pending completion of OPA’s study of the price situation in the industry.
100 more war plants launch Production Drives in week

One hundred war plants have reported in the past week the establishment of voluntary labor-management committees, bringing to 600 the number to launch War Production Drives.

War Production Drive Headquarters April 23 released the names of the 100 plants in which new committees have been recognized.

Seventeen of the new plants reporting are in Pennsylvania, whose total is now 109, the highest in the country. Twenty-one more committees reported from Ohio, bringing that State's total to 75.

Workers sum up war in slogans

How the American workman sums up the war is shown by slogans written in contests in connection with the War Production Drive.

Independent slogan contests are being conducted in plants where voluntary labor-management committees have been formed to speed the production of planes, tanks, guns, ships, and other war goods.

A number of winning slogans have been reported to War Production Drive Headquarters by plant committees. Drive Headquarters, which had suggested the possibility of such contests, released some of the slogans last week.

Earl Myers, a milling department inspector, won the slogan contest in the Propeller Division of Curtis Wright, Beaver, Pa., with this slogan:

Speed 'em for Freedom!

Robert H. Culver, a milling machine hand, won the contest at the Vinco Corporation, Detroit, with this acrostic:

Unity
Service
Action

J. L. McKenna won first prize in a contest at the Guilbert Steel Co., Pittsburgh, with:

Don't ration your cooperation
Increased production will save your Nation

C. E. Steiner, a timekeeper at the Cincinnati, Ohio, Planer Co., won the contest there with:

High production means Axis destruction

Reynolds Johnson, personnel director, won the contest at Hardinge Brothers, Elmira, N. Y., with:

Hardinge Hands Harass

Hitler and Hirohito

Jack R. Campbell of the open hearth department of the Ashland (Ohio) Division of the American Rolling Mills Co., won the contest there with:

Tomorrow's battles will be decided here today

Incidentally, the day that Mr. Campbell was declared winner (April 14) the mill's whistles were tied down at 7:30 a. m. to celebrate the establishment of the five hundred and twenty-first new record since Pearl Harbor. As high as 70 new peaks were reached in a single day. A safety record was established, too, with only three accidents in 73 days.

W. P. Songer, director of the mill's War Production Drive, and Noah Wellman, assistant director, telegraphed Donald M. Nelson Chairman of the War Production Board:

"The only thing these records now mean to us is a bench-mark to exceed in the future."

War Production Drive Headquarters will announce other slogan contest winners later. War Production Drive plans also include the erection of production scoreboards, improvement of plant efficiency and encouragement of suggestions for greater production.
Labor...

Membership maintenance clause ordered in 10-month-old Federal Ship dispute

Settlement of the 10-month-old controversy at the Federal Shipbuilding & Drydock Co., Kearny, N.J., by the National War Labor Board was announced last week by Board Chairman William H. Davis.

The Board, by an 8 to 4 vote, with employer members dissenting, ordered the inclusion of a modified maintenance of membership clause in the contract between the company, a subsidiary of the United States Steel Corporation, and Local 16, Industrial Union of Marine and Shipbuilding Workers of America, CIO.

The clause requires all present and future union members to maintain their membership in good standing for the remaining 13 months of the contract between the company and the union. Union members who fail to remain in good standing may withdraw from the union yet keep their jobs by paying monthly union dues and fines until the present contract expires.

The Board majority rested its case for the maintenance of membership clause on the belief that a union was entitled to be protected from the disintegration which might follow its loyal and patriotic surrender of the right to strike for the duration of the emergency.

Approximately 22,000 workers are employed in the plant. About 12,000 are union members affected by the maintenance of membership clause.

Dr. Frank P. Graham, President of the University of North Carolina and a public member of the Board, wrote the majority opinion for the public and labor members of the Board. In a separate opinion concurring with the majority, Chairman Davis said in part:

"I want to say at the outset that I would vote for the Order for one overwhelming reason—because I think it will increase production of ships and help win the war. This issue has been disturbing the relations between management and the workers at Kearny for just about a year. It is time to put an end to it."

"For all-out uninterrupted production"

Dr. Graham summarized the majority opinion as follows:

1. This maintenance of membership clause, as implemented in the directive order, has no absolute requirement for the discharge of a member of the union except by his own choice.

2. It does not require any employee to join the union at any time.

3. In its original form as proposed by Chief Justice Stone, it was supported by all the seven public members of the National Defense Mediation Board.

4. It has merits and values of its own for the maintenance of membership, the main-tenance of the contract for all-out uninterrupted production of arms, tanks, planes, and ships.

5. It is the decision of the umpire, upon the acceptance of whose decisions depends the survival of the national agreement for all-out uninterrupted production of arms, tanks, planes, and ships.

6. In the midst of this total and desperate war is no time for defiance of the Government by any labor union or corporation. It is the time for the acceptance of a decision carefully arrived at in accordance with the national agreement for producer, management, and the government of the people of the United States. The war is wide and desperate, but the time is short. The time is too short for any further delays in the settlement of a dispute in a plant where an armament of ships carry the men and armaments and supplies to support American boys as they fight for the future of America and the future of freedom in the world."

Freedom of choice protected

Other highlights of the majority opinion follow:

"This case came to the National War Labor Board because of the long defiance of the Government of the United States by the Federal Shipbuilding & Drydock Co., a wholly owned subsidiary of the United States Steel Corporation. It is high time that in the midst of a world war involving the future of America and the future of freedom, that a dispute in a plant building most essential ships for America and for freedom be settled without further delay."

"The freedom of choice of the individual worker is protected by a proviso already in the contract against any coercion of a worker into membership in the Union. In addition, the individual's right to work is safeguarded by a clause in the Board's order. Under this clause, a member of the Union may withdraw from the Union by not maintaining his membership in good standing. In such case, he must, as a condition of employment, continue to pay his financial obligations to the Union for the duration of the contract, which has little more than a year to run. A member of a club has no more freedom and no lighter obligation. No member of the Union need ever be discharged under this proviso, except by his own choice."

"The maintenance of membership clause does not require any worker, at any time, to join the Union. It does not require the Company to employ only members of the Union and is, therefore, not a closed shop. It does not require the employees who have been hired by the Company, to join the Union, and is, therefore, not a union shop. It does not require the Company to give preference in hiring to members of the Union, and is, therefore, not a union shop. It does not require any old employees, any new employees, any employee whatever to join the Union at any time."

History of the case

The giant shipbuilding plant had been seized August 26, 1941, by the United States Navy in the order of President Roosevelt after the company had refused to accept a straight maintenance of membership recommendation by the peace-time National Defense Mediation Board.

On January 6, the Navy restored the plant to the company with the understanding that all unsettled disputes "should be settled without interrupting production and course to the machinery established by the President."

After the company and the union exhausted all possibilities of settling the union security issue, the Board held a public hearing March 30. Last week, the Board acted and made public its decision.

Employers' dissenting opinion

The majority opinion, written by Dr. Graham, was concurred in by Mr. Davis, Mr. Morse, and Dr. Taylor, public members, and Thomas Kennedy, George Meany, Rmu Rrieve, and Martin P. Durkin, labor members of the Board. In addition to the separate concurring majority opinion by Mr. Davis, there is also a separate concurring dissenting opinion by E. J. McMillan, representing employers. The dissenting opinion, written by Roger D. Lapham, employer member, and concurred in by McMillan, Horace P. Horton, and H. L. Derby, reads in part as follows:

"The issues in this case are quite clear. This is not an ordinary case. In July 1941 the same nations and the Axis Powers, let us have no defiance of the Nation, no mustering of ranks, no measuring out of the comparative sovereignty of the United Steel Corporation and the United States of America. This was the moment when the time would reveal both a lack of the acceptance of the democratic principle and a lack of understanding of the decisive role of ships in the world strategy of the United Nations and the long gathered might of the Fascist-Axis Powers."

"The maintenance of membership clause requires only that any employee who is a member of good standing at the time the contract is signed, or who thereafter voluntarily joins the Union, continue to be a member in good standing. This he is required to do as part of his obligation to keep the provisions of the contract made by the Union with the Company on his behalf. Every employee who, since the original recommendation of July 26, 1941, has chosen to remain a member in good standing, or who has since joined the Union, has had full knowledge of this provision and has thus made the choice voluntarily to maintain his membership. Any others have already resigned."

"The umpire may once in a while miscall balls ballying majority opinion by Mr. Davis, there is also a separate concurring dissenting opinion by E. J. McMillan, representing employ-
Board and those who served on the National Defense Mediation Board, know the fallacy of such statements. The National Defense Mediation Board was wrecked on this issue and the majority of some of the labor members of that Board was precipitated on the theory that a previous decision of the Board established a governing precedent.

"However, acting in our capacity as members of an agency, we cannot subscribe to any national labor policy which compels an unwilling employer to force an unwilling employee either to join or to remain a member of a labor union in order to play his part in winning this war."

The employer members presented two proposals, both of which the majority rejected, which can be summarized as follows:

"(1) That the Company shall insert a provision in the contract requiring Union members who are employees to maintain their membership in the Union in good standing as a condition of employment, then after such contract is entered into each employee who is a Union member shall be given a definite opportunity within a stated time so to resign from the Union. If he fails to resign, he would then be required, as a condition of employment, to remain a member of the Union in good standing for the contract period."

"(2) That if the Company is directed to insert a provision in the contract requiring Union membership, it is the wish of the majority to have the willingness to remain members of the Union during the life of the contract."

Mr. Davis declared that the amount of time lost through strikes affecting the war effort to submit their information to the War Labor Board.

WPB extends metals survey to obtain complete picture of U. S. use and needs

A complete survey of the use of metal in the United States during the first quarter of 1942, and of anticipated requirements for the quarter beginning July 1, is being undertaken by the WPB with the mailing of questionnaires to all American users of metal in raw or semifabricated form.

Scope broadened

The questionnaire, which is being sent out to determine the refinement of the metals questionnaire which was mailed to 11,000 users on January 30.

Permanent ceilings set on used egg cases to stabilize price, prolong use

Issuance of a permanent maximum price regulation for used egg cases—a measure designed to stabilize prices and at the same time to encourage reconditioning and longer reuse of cases, with ultimate savings for the consumer—was announced April 23 by Price Administrator Henderson.

The permanent regulation has been prepared to keep prices of emptied cases from spiraling upward as competition for available cases grows, and, at the same time, to assist in the acceleration of movement of cases from egg case emptiers back to the packers.

The new permanent regulation (Maximum Price Regulation No. 117) which replaces Temporary Regulation No. 2, simplifies the classification of used cases to two types: (1) those completely reconditioned, and (2) those sold without reconditioning.

The new permanent regulation recognizes customary price differentials for defined Eastern, Central, and Western areas, contrasted with the more general Eastern and Mid-Continent areas called for in the temporary measure. No maximum prices have been created for Rocky Mountain and Pacific Coast area States.

The ceiling prices established in the new permanent regulation are substantially those prevailing for used cases and parts from October 1 to 15, 1941.

Shipping Administration sets up Gulf, Atlantic districts

The United States Maritime Commission and the War Shipping Administration announced April 20 establishment of an Atlantic Coast district and a Gulf Coast district and appointment of respective directors for those areas.

Cap. Granville Conway has been named director of the Atlantic Coast district, which consists of all United States Atlantic ports north of Florida, and includes Maritime Commission and War Shipping Administration activities in Canadian and Newfoundland ports. Capt. Conway will continue as district manager for the Commission and the Administration at New York and will make his headquarters at 45 Broadway, New York City.

Chester H. Marshall has been designated as director of the Gulf Coast district, which includes all United States ports on the Gulf of Mexico and all ports in Florida. Mr. Marshall will make his headquarters at the Federal Office Building, New Orleans.
INDUSTRIAL OPERATIONS . . .

War, essentials put first for new phones; others can’t be sure of installations

New installations of telephones throughout the country were brought under strict War Production Board control on April 24.

Only persons or organizations engaged in activities essential to the public welfare can be sure of obtaining new telephone service in the future.

New service may be denied to groups outside the preferred category unless existing exchange line capacity can take care of their needs without disrupting essential service.

200,000 applications may be denied

New installations of exchange line and central office exchange equipment are restricted to essential requirements. An exchange line is the overhead or underground cable which runs from a central office exchange and to which subscribers' telephones are connected. It does not include what are commonly known as the lead-in wires running from a home or office to the cable.

The Bell System, which operates by far the greatest portion of the country's vast telephone network has estimated for WPB's communications branch that the restrictions will result in denial of approximately 200,000 applications for main line residential service this year.

Exemption clause covers minor extensions

Some relief may be afforded to groups outside the preferred category under an exemption clause permitting minor cable extensions, utilizing less than 100 pounds of copper, when such extensions are required to make use of idle exchange line capacity. Or, if line capacity and the type of central office equipment permits, these groups may be able to obtain service on a party line.

WPB's action, necessary to conserve large quantities of critical materials, is embodied in a general revision of Limitation Order L-50, which limited the engineering practices of telephone companies and their plans for betterment and relocation of plant facilities. The revised order retains all of the original limitations.

As revised, the order is expected to result in total annual savings of approximately 55,000 tons of lead, 35,000 tons of iron and steel, 6,500 tons of zinc, 1,890 tons of crude rubber, and large amounts of other critical materials vitally needed for the war program.

New installations, replacement limited

Broadening the definition of an "operator" to include not only the Federal government but also the District of Columbia, State and Territorial governments, and their agencies, the order provides that unless expressly authorized by the Director of Industry Operations, all operators must:

1. Limit replacement of all equipment and facilities to essential maintenance, repair, or protection of service.
2. Limit new installations of exchange central office and exchange line equipment to those required for essential maintenance, to meet the known or "fairly anticipated" demands for service reasonably required by persons engaged in direct defense and charged with responsibility for public health, welfare, or security; and to set up public pay stations in areas where a demand for such service exists.
3. Limit further installations of residence extensions (additional telephones on the same line in a residence where there already is one phone) to those required for the essential use of persons in the preferred category. Additional lines or additional stations on party lines cannot be provided as a substitute for extension stations.
4. Discontinue the use of open copper line wire to provide local exchange service.
5. Conserve or reuse existing equipment and facilities whenever the result will be to save critical materials.

May require party lines

The order stipulates that when necessary in order to avoid new installations of exchange line equipment and to conserve materials, and to the extent necessary to fulfill the requirements of persons on the preferred list, operators must employ party-line service in place of individual line service, reserve idle facilities in existing exchange lines, or regrade service to the type best fitting into the conservation program, if the requirements of the users will permit.

As a guide to what constitutes a person "engaged in direct defense" or charged with responsibility for public health, welfare, or security, the order sets forth seven groups considered to come within the category, including Army, Navy, Marine Corps, Coast Guard, and civilian defense services; Federal, State, county, and municipal government services; agencies of foreign governments; recognized organizations serving the health, safety, or welfare of the public; business concerns furnishing materials or facilities to the Federal Government and those furnishing materials or services under "A" priority ratings; building management offices located in new housing developments; and temporary extensions when essential in cases of serious illness.

This is not an irrevocable definition, and additional groups may be added at any time.

The order does not apply in cases where physical installations of equipment had commenced prior to its issuance.

Preference ratings issued

Two preference rating orders—P-129 and P-130—were issued in conjunction with revised L-50. Both expire September 30. L-50 remains in force until revoked.

P-129, applying to radio communication as well as to wire communication, makes available an A-3 rating for deliveries to an operator or his supplier of materials essential for maintenance and repair and protection of service.

P-130, covering only telephone communication, makes an A-3 rating available to an operator or his suppliers for deliveries of materials costing under $50 and used in normal construction caused by the connection, disconnection, changes in location, etc., of a subscriber's equipment, and in other small but essential services where operators would be forced to file thousands of individual PD-1A applications with WPB in order to obtain materials.

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Some crane makers get extension of old ratings

Makers of certain types of cranes and hoisting equipment were notified April 21 by WPB that they can continue until July 1 using preference ratings assigned to them under Preference Rating Order P-5-b.

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HEATER TANKS SIMPLIFIED

Storage tanks for hot water heaters of the kind used in most homes will be manufactured in only three sizes after May 15 as a result of a simplification schedule issued April 25 by the War Production Board.

Another Schedule (No. VIII) to the Limitation Order, requires the simplification of vacuum and vapor heating specialties after June 15.
Sewing machine production to stop June 15 to reserve materials, machines for war

A limited number of sewing machines and sewing machine attachments may be produced between now and June 15, 1942, after which production must cease, WPB ordered April 25.

The order, General Limitation Order No. L-98, effective April 23, will result in a substantial saving of critical materials and will make available for war production at least a part of the industry's plant facilities.

Under the order, manufacturers may produce new machines and attachments until June 15 at a rate of 75 percent of the 1940 rate. Machines completely assembled prior to June 15 may be installed in cabinets or on portable bases after the cut-off date, provided they come within the 75 percent quota.

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Bottle cap production further restricted

Manufacture of crown caps for beer and other beverage bottles during the balance of this month was further restricted by WPB on April 24.

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Disposal of used rail, joints under WPB control

WPB has assumed control over all used railroad rail and rail joints so that ample supplies will be available for war requirements.

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WPB LIMITS USE OF INDIVIDUAL RATINGS

As a further step toward putting American industry under the Production Requirements Plan, Director of Industry Operations Knowlton announced April 31 that WPB will soon discontinue granting preference ratings on individual applications for material to be used in general manufacturing operations.

Effective immediately, no individual application from a manufacturer for materials to be incorporated in his products over a period of more than 1 month will be approved.

U. S. TAKES OVER ALL CARGO AND TANK SHIPS

Admiral Emory S. Land, Administrator, announced April 18 that the War Shipping Administration has requisitioned possession and use of all essential oceangoing tankers and dry cargo vessels owned by American citizens which are subject to requisition under the Merchant Marine Act, 1936, as amended, and have not been previously acquired by the Government. Such requisitions will become effective as of the time possession is taken by the Government. This action affects several hundred vessels.

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Sugar receivers allowed to anticipate May quotas

The War Production Board issued on April 22 a supplementary order (M-55-h) to the sugar conservation order (M-55) allowing receivers of refined sugar to anticipate their May quotas by accepting, between now and May 1, 50 percent of the amount of sugar they used or resold in May 1941.

The order was issued at the request of the Office of Price Administration to lay a foundation for the sugar rationing system, which began on April 28 for industrial users and will begin on May 5 for household consumers.

The May quotas have not yet been announced.

Under the supplementary order, a receiver (wholesaler, jobber or industrial user) in zones 1, 2, and 3, may receive delivery of beet sugar only in anticipation of the May quota. These zones, set up under Supplementary Order M-55-d on March 27, include the States of Maine, New Hampshire, Vermont, Massachusetts, Rhode Island, Connecticut, New York, New Jersey, Pennsylvania, Delaware, Maryland, Virginia, West Virginia, and the District of Columbia.

Receivers in the other five zones may accept advance delivery of either beet or cane sugar against their May quotas.

A receiver who accepts delivery against his May quota during April may not use the sugar in manufacturing before May 1, nor resell it at any time except upon tender of an OPA ration stamp or certificate.

Make spring housecleaning a city-wide salvage drive, Maverick urges mayors

The mayors of America were asked April 24 to take the initiative in local drives to make traditional spring housecleaning a means of increasing the flow of rags, metals, and rubber to the Nation's war machine.

The appeal, made in letters sent by Maury Maverick, chief of the Bureau of Governmental Requisitions of the WPB, to all mayors in the country, is part of the general salvage program sponsored by the Bureau of Industrial Conservation.

Mr. Maverick suggested that the mayors bring the spring housecleaning-salvage program into homes, offices, stores, and plants by the issuance of proclamations. He also suggested that the mayors could set an excellent example by ordering a thorough housecleaning and salvage search on all municipal property.

Mr. Maverick requested that local campaigns be conducted in cooperation with local salvage committees.

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MORE BINDER TWINE

Java sisal (Java agave sisalana) put into process on or before April 20, 1942, may be manufactured into wrapping twine or binder twine, under Amendment No. 4 to the agave fiber order, M-84, issued April 21.

The agave fiber order (M-84) has been amended to permit the manufacture of more binder twine than was permitted under a previous order. Under the amendment (Amendment No. 5) a manufacturer may produce during the 11 months ending June 30, 1942, an amount of binder twine which when added to his stocks on hand on November 1, 1941, does not exceed 120 percent of his sales during the 12 months ending October 31, 1941. The amendment also allows production at the 120 percent rate for a four-month period beginning July 1, 1942.

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WOOLEN FIRM PENALIZED

In its first move against a violator of the wool conservation program, the WPB has issued a suspension order against the Susquehanna Woollen Co., New Cumberland, Pa.
Deliveries of iron, steel products will be restricted to A-10 or higher, after May 15

Deliveries of iron and steel products will be restricted to preference ratings of A-10 or higher after May 15, WPB announced April 22, with issuance of Order M-21 as amended.

The order formerly applied to steel products only and the inclusion of iron means that the 2,700 iron foundries in the country must comply with its provisions.

Two exceptions to A-10 requirement

Form PD-73 is abolished, effective May 1. In its place is this system:

Each purchase order for iron or steel must contain a signed statement by a duly authorized official or agent of the purchaser, either stamped or typed on the order, stating that the material is to be used for one of the group classifications set up in the order. These are Army, Navy, Maritime, Defense Projects (war plants), Lend-Lease, Other Export, Railroad, Warehouse, and all other.

Two exceptions are made to the A-10 rating requirement. Warehouses may deliver carbon steel on unrated orders when the purchaser specifies that the material is to be used for repair and maintenance, that the 2,700 iron foundries in the country must comply with its provisions.

First complete steel picture

Form PD-139, which is due in Washington by the tenth of each month, must be used to report tonnages requested for delivery, during that month and the following month, including past due tonnage on the books of the producer. Both forms will be available shortly at all WPB field offices and at the iron and steel branch, WPB, in Washington.

Information derived from PD-139 will give the WPB, for the first time, total tonnage requested from each producer by product and by recipient. Summarized, it will be the first complete picture of all types of steel being produced and who is getting them.

The new order, designated as Amend-ment No. 3 and Extension No. 2 of General Preference Order M-21, became effective immediately and will remain in effect until revoked.

Ban on metals, plastics, cork to end nearly all output of pleasure fishing tackle

Fishing tackle manufacturers were ordered April 23 by WPB to stop using metals, plastics and cork in noncommercial fishing tackle manufactured after May 21, 1942.

The only exception is fish hooks, which may be manufactured after June 1 at a rate of 50 percent of each manufacturer's production in 1941.

Since most fishing tackle cannot be made without the use of metals, plastic or cork, the order (L-92) will mean the end of such production for the duration. However, large stocks are now on hand.

Between now and the shut off date, limited production is permitted out of stocks on hand or on order before April 23. No additional quantities of critical materials may be ordered except iron and steel for the manufacture of fish hooks.

The order restricts the use of iron and steel out of inventory, during the period to May 31, to 75 percent of the rate of use of such metals in 1941. Previously issued metal conservation orders restrict the use of other metals ordinarily used in fishing tackle.

15 percent converted to war

Fishing tackle is defined in the order as products designed primarily for use in noncommercial fishing, including but not limited to: rods, rod fittings, and rod accessories; reels, reel equipment, and reel accessories; lines, leaders, sinkers, swivels, fish hooks, bait boxes, tackle boxes, fly boxes, creels, artificial lures, baits, and flies.

George Moore, chief of the WPB sporting goods unit, pointed out that the order applies only to the manufacture of fishing tackle and not to the sale of tackle already on hand and to be produced until May 31.

A total of 171 firms are in the industry, which is approximately 15 percent converted to war work, with some manufacturers converted 50 percent.

WPB takes control of all nickel scrap and orders segregation

The War Production Board on April 23 went after an additional source of badly needed nickel by establishing complete control over nickel scrap.

Order M-6-5, issued by Director of Industry Operations Knowlson requires segregation of scrap containing more than one-half of 1 percent nickel by weight and permits its melting only for authorized uses. An increase of 150 percent in available nickel scrap is expected as a result of the order.

To whom deliveries are permitted

Deliveries of nickel scrap may be made to a scrap dealer, but he may, in turn, deliver only under these circumstances:

To a melter who is currently receiving allocations of nickel, for use in products for which the allocation is made.

To a melter who is not receiving allocations of nickel, but who has orders bearing ratings higher than A-3 which call for nickel.

Persons other than melters are restricted to a 30-day accumulation of nickel scrap, unless the nickel content is less than 100 pounds.

Segregation of nickel scrap by all persons who handle it is required by the order. Nickel scrap must not only be kept separate from other scrap, but various grades and degrees of content of nickel scrap must be segregated.

Purchase orders for nickel scrap or secondary nickel must be processed by a certification that the purchaser is authorized to receive nickel and that the material will be used only as permitted by the order.

Persons who must report

Reports are required by the 15th of each month from these persons:

Those who generate in their own operations scrap containing more than 500 pounds of nickel content per month.

Those who have on hand at the end of a month scrap containing more than 500 pounds of nickel content.

Those who have on hand at the end of a month more than 30 days accumulation of scrap generated in home operations, if the nickel content is more than 100 pounds.

The order was effective immediately, and will continue in effect until revoked.

Priority plea to be returned unless it dates delivery

All applications for priority assistance which do not specify a required delivery date will hereafter be returned to the applicant by the War Production Board, it was announced April 23 by Industry Operations Director Knowlson.
Elastic fabric for foundations cut in half by WPB to make supply on hand last longer

The War Production Board has reduced the amount of elastic fabric that may be used in corsets, girdles, combinations, brassieres, and similar women's apparel, in order to make supplies on hand last as long as possible.

Number can be doubled

The apparel section, WPB, estimates that as a result of the order the number of garments which can be made available for women will ultimately be doubled, and that production from present stocks of elastic fabric will be extended by at least eight or nine months. Therefore, adequate supplies of corsets, girdles, combinations, and brassieres will be available for many months ahead, particularly since retail stores have large stocks on hand at the present time; Stanley Marcus, chief of the WPB apparel section, said.

Orders L-90 and L-90-a, issued April 23, have the effect of reducing the amount of elastic fabric that may be used in such garments by approximately 50 percent. In addition the number of garments a manufacturer may cut or knit in any month is limited to 75 percent of his average monthly production during the three months ended March 31, 1941. The cut is to be applied pro rata for the balance of April.

Entire industry affected

A manufacturer is prohibited, however, from using any rubber yarn and elastic thread which was frozen under order M-124, on March 28, 1942.

The entire corset, combination, and brassiere industry will be affected, as well as mills knitting and weaving fabrics for use in such apparel.

The order provides different limits for corsets, panty-girdles, and combinations of three types, based upon the character and weights of the various elastic materials:

Class One Garments—This class covers the surgical type corset and combination which may depend on front, back, or side lacing for adjustment.

Class Two Garments—This class covers heavy foundation type garments.

Class Three Garments—This class covers a lighter foundation type garment.

WPB grants air conditioning, refrigeration high ratings on materials for repair

The War Production Board has granted high preference ratings for deliveries of materials needed for repairs to air conditioning and refrigeration equipment.

The top rating—A-1-a—is available in the case of an actual break-down of equipment used primarily to process, transport or store food and dairy products for the Army, Navy or Maritime Commission, or used in cold storage warehouses, meat-packing houses under U. S. Government inspection and blast furnace air conditioning.

All ratings in "A" class

Other ratings, each in the "A" class, are provided to avert break-downs of essential equipment and to maintain emergency repair service for existing equipment of all types, except domestic mechanical refrigerators. No rating is available for repairs to household refrigerators.

The program is set forth in Preference Rating Order P-126, and will be administered by WPB's air conditioning and commercial refrigeration branch. Ratings assigned under the terms of the order will be available only until June 30.

List of preferences available

In addition to the A-1-a rating in the case of actual break-downs of equipment deemed most essential for the country's health and safety, the order makes available the following ratings:

A-3 to avert an immediately threatened break-down of any of the types of equipment listed above for which the A-1-a rating is available in case of actual break-down.

A-3 in the case of actual break-downs of equipment used generally to process, transport or store food and dairy products, including equipment in retail establishments where food is stored or served, and used in manufacturing plants actually engaged in filling Defense Orders as defined in Priorities Regulation No. 1.

A-8 for emergency service to all other types of air conditioning and refrigerating equipment, except domestic mechanical refrigerators, and for deliveries of materials needed to maintain an emergency service inventory.

Usable only by approved agencies

The ratings may be applied only by designated emergency service agencies and their suppliers. In order to obtain designation, an agency must be regularly engaged in the manufacturing of air conditioning or refrigerating equipment, and must obtain a serial number from WPB after first making application on Form PD-359.

2 firms get 6-month suspension for priority aid for illegal deals in scarce chemicals

"Black market" operations in scarce chemicals, which had resulted in profits of more than 100 percent to two New York City firms, blackfired April 24 as the WPB announced suspension orders directed against the Acme Chemical Company, Inc., Rona Chemicals, and Hans Lowey and Leroy G. Cohen, principals in the illegal transactions.

The orders, S-41 and S-42, effective April 23, state that priority assistance had been extended to the Acme Chemical Company, Inc., to purchase acetic anhydride and salicylic acid for use in the manufacture of aspirin. Some of the material acquired with this assistance was used for the purpose stated in the company's application. However, Rona Chemicals, acting as agent for Acme, sold at least 8,160 pounds of the acetic anhydride and approximately 600 pounds of the salicylic acid. Rona also contracted to sell an additional 5,000 pounds of the acetic anhydride.

Further violations of priority orders by these two companies include the unauthorized extension by Acme of its preference ratings for the purchase of 720 gallons of iso-propyl alcohol, and the sale by Rona, again acting as agent for Acme, of this alcohol.

Chlorine for rag stock process now limited on per ton basis

A change in the method of computing the permissible use of chlorine in the treatment of rag stock under General Limitation Order No. L-11 has been ordered by the War Production Board.

Order L-11 limited the use of chlorine in the treatment of rag stock according to the total amount consumed during a base period. Amendment No. 1, effective April 20, changes the basis of limitation to the amount used per ton of rag stock treated.
30 of 55 makers of civilian radios ceased production on April 22 deadline; remaining 25 given more time to convert

At or before midnight April 22 the major part of the country's radio industry stopped production of radios for civilian use in order to make its entire facilities available for war work. The remainder of the industry will wind up its operations within a few weeks.

**Have $780,000,000 in war contracts**

Thirty of the 55 companies producing civilian radios ceased putting sets into production when the deadline fixed in WPB order L-44-a was reached. Two other large companies, RCA and Philco, each operating several plants, shut off civilian production at midnight in plants representing more than 80 percent of their total production. These 32 companies already have war contracts totaling $780,000,000, representing 87 percent of all the war contracts let so far to the home radio industry.

**Some given additional time**

The remaining 25 companies were given additional time, ranging from 1 to 6 weeks, to produce additional sets in order to facilitate their program of conversion to war work, as provided for in L-44-a. Half of the approximately 410,000 sets to be produced after the cutoff date will be reserved for export to friendly nations, as requested by the Coordinator of Inter-American Affairs and Lend-Lease.

The plants discontinuing civilian production by midnight April 22 produced approximately 57 percent of all the civilian sets, on a dollar basis, sold in 1941. Their sales accounted for approximately $151,000,000 worth of the $283,400,000 worth of home radios manufactured in 1941.

At least six of the concerns stopped civilian production before the first of March. They ranged from General Motor's Delco plant to the small Kingston plant, and included also Noblitt-Sparks, Remler, Giffilain, and Hammarlund.

RCA's large plant at Camden, representing more than 80 percent of the company's total production, ceased civilian production on March 5 and is now converted to war work. The company was given an additional 2 weeks to operate its plant at Bloomington, Ind., in order to produce sets for export and to better prepare it to start work on a big war contract the first week in May.

Stewart-Warner ceased its civilian radio production on March 31 and is now engaged in war work.

Philco has closed its two plants in Indiana and Ohio and two of its three plants at Philadelphia. It was given a few weeks longer to operate the third of its Philadelphia plants to turn out sets for export. The bulk of Philco's facilities is engaged in war work.

R. C. Berner, chief of the WPB radio section, said that the conversion order of March 7 (L-44-a) greatly expedited the conversion of the radio industry to war work. That was true, he said, not only of the 55 companies producing home radio sets but of the 15 or 20 companies manufacturing phonographs and some 250 companies manufacturing radio parts. In fact, he said, the parts companies began conversion almost immediately after the issuance of the order, because the radio companies, faced with a stop-production order and stop-purchase order, cancelled orders for parts and placed no new orders.

War work to which the industry is being converted includes all sorts of detection equipment, used to detect airplanes and ships, and a variety of receiving and transmitting sets for use in airplanes, tanks, trucks, and other military equipment, and even small sets for individual soldiers.

**Gas cooking stoves may be sold only on A-10 or higher orders**

Gas cooking stoves are subject to the terms of Limitation Order No. L-79, covering sales and deliveries of plumbing and heating equipment, it was explained April 21 by W. Walter Timmis, chief of the WPB plumbing and heating branch.

Mr. Timmis pointed out that gas ranges are covered by paragraph (1) of the definitions contained in the order. Gas cooking stoves, and other plumbing and heating items covered by the order, may not be sold except on orders bearing A-10 or better preference ratings, or to other retailers, jobbers, distributors or manufacturers in accordance with the provisions of the order.

**Bar to production of critical industrial machines delayed to preserve schedules**

Restrictions on production of critical industrial machinery listed in Limitation Order L-83 have been removed until May 15 to avoid disruption of schedules in plants preparing to convert to the output of war supplies.

Provisions of L-83 remaining in force, however, make it unlawful for manufacturers or distributors to accept orders for such equipment or to make deliveries without WPB approval.

Amendment No. 1, delaying restrictions on production until May 15, will permit manufacturers to continue production on orders that were on their books before L-83 became effective. The order as originally issued was effective April 9.

L. S. Greenleaf, Jr., chief of the special industry machinery branch, cautioned manufacturers, however, that there is no guarantee that machinery produced on unapproved orders will be permitted to be delivered to the person or persons from whom the orders were received. Before deliveries will be permitted, he said, WPB must be advised of the type of equipment involved, and the use for which it is intended.

**War housing suppliers given 3 months to extend ratings**

A supplier of materials entering into the construction of a defense housing project will be permitted to extend a preference rating at any time within 3 months after he becomes entitled to apply for it, the WPB ruled in amendments to Preference Rating Orders P-19-c, P-19-d, and P-55, effective April 20.

Formerly such ratings could not be extended after the expiration date of the individual orders.

**Tin segregation required**

Segregation of tin plate and tin alloy scrap from other scrap for delivery to steel mills was ordered April 22 by the Director of Industry Operations.

Order M-24-b, which took effect immediately, prohibits mixture of any tin component in a bundle or car of scrap or delivery of a mixed car or bundle.
Ban lifted on sale of women's, children's ensembles put into process before April 9

The WPB April 21 lifted restrictions on the sale of women's and children's ensembles put into process of manufacture before April 9, 1942. This will permit manufacturers, jobbers, and retailers to clean out present stocks of ensembles.

Other changes

This and other changes are provided for in an amendment to Order L-85. Other changes include:

1. Bias sleeves, prohibited in the original order, are now permitted except when the cloth is plaid. Bias sleeves of plaid cloth are still prohibited because of the waste of material involved in matching.

2. Wool interlining, prohibited in the original order, may be used if the cloth was woven prior to April 9.

3. Fur trimmings may be used with a wool cloth lining when the wool under the fur is an integral part of the body of the coat. This provision makes it unnecessary to cut out material under the fur when that material is actually a part of the body of the coat.

4. The top of a two-piece dress is required to conform to the width restriction on jackets.

5. The prohibition against cuffs on slacks is extended to riding breeches, pantaules, ski pants, play suits, overalls, and coveralls.

6. A blouse made of any material may not have more than one patch pocket. Previously this restriction applied to blouses made of rayon, silk, cotton, linen, or a mixture of these materials.

7. A jacket may have a two-piece back with a belt attached, provided the belt is stitched on in such a way that there is not more than a half inch overlay of wool cloth on wool cloth at the upper and the lower side of the belt. In the original order a belt was not permitted on a wool jacket.

8. Flaps on patch pockets are prohibited. These provisions do not refer to flap pockets.

9. The restrictions on pleats in skirts are lifted, provided the quantity of material used in the skirt comes within the restrictions. That is, if a woman does not care to have a skirt as full as is permitted under the order, she may use up the difference in pleats.

10. A schedule of maximum sweeps (circumference of a skirt at the bottom) for suits is included. This schedule is designed to permit the production of women's and children's suits. The restrictions apply to suits used in the production of military uniforms.

Other orders on civilian fabrics

In explaining the order to the cotton textile industry, at a meeting April 20 of the WPB cotton mill advisory committee, Mr. Walton said that the WPB will issue additional orders soon dealing with essential civilian fabrics, and mills required under these forthcoming orders to manufacture specified essential civilian fabrics will be regarded by the WPB as having converted to war production.

"It is just as important for the winning of the war to provide work clothing for the men and women who work in our bombing plants as it is to provide sand bags to protect our buildings against enemy bombers," Mr. Walton said.

The plan now being worked out by the WPB calls for increasing the production of cotton fabrics from the 9,045,000 square yards in 1939 to 14,000,000,000 this year and 15,000,000,000 in 1943.

Allocations for bag osnaburg

Under Order L-99 cotton mills are directed to allocate to the production of bag osnaburg the following percentages of their looms:

1. 20 percent of all looms operating on denim. Denim is used mainly in overalls and work clothing.

2. 20 percent of all looms operating on cottonades and suiting coverts. These fabrics are used mainly in men's semidress and work clothing, and industrial uniforms.

3. 20 percent of all looms operating on colored yarn suiting (other than cottonades, suiting coverts and whip perods). These fabrics are used in men's and women's sportswear, such as slacks and shorts, and in other apparel for men.

4. 20 percent of all looms operating on pin stripes, pin checks, hickory stripes, etc. This material is similar to denim and has similar uses.

5. 20 percent of all looms operating on denim. Denim is used mainly in overalls and work clothing.

6. 20 percent of all looms operating on duck, chamask, and jaquettes. These materials are used for bath towels, beach towels, and in other uses.

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10. A schedule of maximum sweeps for other sizes.

Cotton mills told to divert large part of production to bag osnaburgs and sheetings

The WPB has instructed the cotton textile industry to convert a substantial part of its capacity from civilian to military production.

To alleviate shortage

Limitation Order No. L-99 directs the cotton mills to convert specified percentages of their looms now producing a long list of cotton fabrics commonly used in clothing and in the home to the production of bag osnaburg and bag sheetings.

The loom allocations to osnaburg and bag sheetings were made on a basis that, in the opinion of WPB's Civilian Supply Division, will not reduce the production of the fabrics now being manufactured below a point which will satisfy essential civilian requirements.

The order was issued after months of careful investigation of its feasibility and after it had been dovetailed into a complete conversion plan for the cotton textile industry. It will approximately double the production of osnaburg and bag sheetings needed in the war program for sand bags, camouflage cloth, and food and agricultural barges.

Other orders on civilian fabrics

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Allocations for bag osnaburg

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1. 20 percent of all looms operating on bedtickings. Bedtickings are used mainly in the production of mattresses and pillows.
Questions and Answers on Priorities

1. Q. Will there be a fundamental change in the priorities system in the near future?
   A. Within the next few months blanket ratings of "P" orders to entire industries will gradually be replaced by the Production Requirements Plan, which has a closer check on the amount of material for which priority assistance will be granted. Individual applications for material on PD-1A forms are being discontinued in most cases in favor of single applications on PD-25A forms for each industry under the PRP, covering all their materials requirements for a calendar quarter.

2. Q. Are there any statutory penalties for the violations of the priorities system?
   A. The recently enacted Second War Powers Act provides for criminal prosecution with heavy fines or imprisonment for violations of any rule, regulation, or order issued under the priority powers.

3. Q. Are small firms or companies subject to the provisions of Priorities Regulation No. 1?
   A. The word "person" as used in this Regulation is all-inclusive and applies to all firms or companies regardless of size. The two main provisions of Priorities Regulation No. 1: (1) forbid hoarding of any kind of material, and (2) provide that orders bearing a priority rating must be accepted and filled, according to the rating and delivery date.

4. Q. What priority assistance is given to distributors who supply retail stores?
   A. They may apply to the WPB, Washington, D. C., on the new PD-1X form for ratings for essential supplies to keep their inventories up to a practicable working minimum, which in general means the smallest inventory possible to enable them to meet the demands of their customers. This applies to distributors who deal in supplies in the following 16 categories:

   Automotive, aviation, builders' construction, electrical, foundry, hardware, health, industrial, plumbing and heating, railroad, refrigeration, restaurant, transmission, textile mill, welding and cutting.

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**PRIORITY ACTIONS**
*From April 15 *
*Through April 22*

<table>
<thead>
<tr>
<th>Subject</th>
<th>Order Number</th>
<th>Related form</th>
<th>Issued</th>
<th>Expiration date</th>
<th>Rating</th>
</tr>
</thead>
<tbody>
<tr>
<td>Agave fiber: a.</td>
<td>M-54 amend. No. 4</td>
<td></td>
<td>4-20-42</td>
<td></td>
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<tr>
<td>b.</td>
<td>M-94 amend. No. 5</td>
<td></td>
<td>4-22-42</td>
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<tr>
<td>Benzoic</td>
<td></td>
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<tr>
<td>a. Conservation order: 1. Use in motor fuel stopped immediately except any producer or distributor may use within next 30 days 1-6 amount used for the three months ending 3-31.</td>
<td>L-10 amend. No. 1</td>
<td></td>
<td>4-20-42</td>
<td></td>
<td></td>
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<tr>
<td>Closure card: a.</td>
<td>M-117</td>
<td></td>
<td>4-20-42</td>
<td></td>
<td></td>
</tr>
<tr>
<td>a. Postpone effective date until Apr. 30.</td>
<td>L-11 amend. No. 1</td>
<td></td>
<td>4-20-42</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Communications: a. New installations of telephones brought under strict control only persons or organisations engaged in direct war work or in occupations essential to public welfare can be sure of obtaining new telephone service.</td>
<td>L-2 as amended Apr. 23, 1942.</td>
<td></td>
<td>4-25-42</td>
<td>Until revoked.</td>
<td></td>
</tr>
<tr>
<td>a. Maintenance, repair and operating supplies: 1. Applies to radio communication as well as wire communication; makes available A-3 rating to an operator or his supplier of materials essential for maintenance, repair and protection of service—it cannot be used for plant expansion or improvement.</td>
<td>F-129</td>
<td></td>
<td>4-20-42</td>
<td>9-30-42</td>
<td>A-3.</td>
</tr>
<tr>
<td>a. Makes available A-3 rating to an operator or his supplier of materials essential for plant expansion or improvement.</td>
<td>F-180</td>
<td></td>
<td>4-20-42</td>
<td>9-30-42</td>
<td>A-3.</td>
</tr>
<tr>
<td>a. Complete system of allocation: prohibits placing or acceptance of orders for commodities covered by the regulations unless specific authorization is made.</td>
<td>L-100</td>
<td></td>
<td>4-17-43</td>
<td>Until revoked.</td>
<td></td>
</tr>
<tr>
<td>a. Cables and hoisting equipment: 1. Extension.</td>
<td>P-10 a ext. No. 2</td>
<td></td>
<td>4-21-42</td>
<td>7-1-42</td>
<td></td>
</tr>
<tr>
<td>1. Grants A-4 rating to mills of certain types of farm equipment and machinery.</td>
<td>PD-81</td>
<td></td>
<td>4-10-42</td>
<td>6-30-42</td>
<td></td>
</tr>
<tr>
<td>b. Production of farm machinery and equipment requiring rubber tires discontinued after April 30, except for combines harvested thresher; production of combines requiring rubber tires stopped after July 31.</td>
<td>L-20-a amend. No. 1</td>
<td></td>
<td>4-20-42</td>
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</tbody>
</table>
April 28, 1942

Natural, mixed gas deliveries limited for areas in 6 States in Midwest region

Restrictions on the delivery of natural and mixed natural and manufactured gas to consumers, as provided in order L-31 issued February 16, 1942, have been extended to parts of six midwestern States.

After May 15 no utility may deliver natural or mixed gas to new nonresidential consumers in those areas or increase deliveries to existing nonresidential consumers unless such consumer installs stand-by facilities to ensure the new or additional delivery during a period of shut-off, or unless such delivery is approved by the WPB.

After May 15 no utility may deliver natural or mixed gas for the operation of a gas-heating system unless such equipment was installed prior to May 15 or unless, in the case of new construction, the gas-heating equipment was specified in the contract and the foundation under the main part of the structure in which the equipment is to be installed was completed prior to May 15. The prohibition also applies to gas-heating equipment which has been converted from other fuel to natural or mixed gas unless conversion takes place prior to May 15.

The new areas brought under the restrictions are:

IOWA—The western part of the State, including Davenport, Sioux City, and Fort Dodge, served by Northern Natural Gas Co. and utilities obtaining any part of their requirements from that company.

KANSAS—Central Kansas, including Wichita and Hutchinson, served by Cities Service Gas Co., Kansas Power & Light Co., Kansas-Nebraska Gas Co., Consolidated Gas Utilities Corporation, Drillers' Gas Co., and utilities obtaining any part of their requirements from those companies.

SOUTH DAKOTA—Sioux Falls, Yankton, Vermillion, and other areas served by Northern Natural Gas Co., and utilities obtaining any part of their requirements from that company.

NEBRASKA—Omaha, Lincoln, and other areas in the eastern and central parts of the State served by Northern Natural Gas Co., Kansas-Nebraska Gas Co., Cities Service Gas Co., and utilities obtaining any part of their requirements from those companies.

OKLAHOMA—Certain areas throughout the State, served by Cities Service Gas Co., Consolidated Gas Utilities Corporation, Drillers' Gas Co., and utilities obtaining any part of their requirements from those companies.

SOUTH DAKOTA—Sioux Falls, Yankton, Vermillion, and other areas served by Northern Natural Gas Co., and utilities obtaining any part of their requirements from that company.

These extensions of the areas affected are embodied in Amendment No. 2 to Exhibit A, Limitation Order L-31.

(Continued on page 19)
Unbroken dairy output assured by high rating for repairs, upkeep

The WPB has acted to make certain that necessary machinery is kept in good running order to meet increasing demands for milk and other dairy products for the armed forces, the civilian population, and the allied nations.

Preference Rating Order P-118 makes available high ratings for deliveries of materials necessary for repair, maintenance and operation of plants processing or producing dairy products. An A-2 rating is made available for deliveries of materials required for emergency repairs to avert spoilage due to an actual or threatened break-down of operations.

Materials needed for normal repair, maintenance, operation, or replacement can be obtained with the assistance of an A-3 rating. Neither rating may be used to obtain materials for addition or expansion of operations. The ratings may be applied by persons engaged in processing or producing dairy products in Canada, provided a copy of the order is specifically issued to them.

Users with excessive steel plate supplies to get none in May

Following a telegraphic survey of steel plate consumers, C. E. Adams, chief, iron and steel branch, announced April 22 that users with excessive inventories will receive no allocations in May.

A constant check upon inventories of plates is being made, Adams said, because demand continues at least 30 percent in excess of rating plate production. May output is expected to be in excess of 900,000 tons.

Metal shelving, locker rules removed for military needs

Limitation Order L-13-a, covering metal office furniture and equipment, was amended April 21 to remove from the restrictions of the order all metal shelving and metal lockers being produced under contracts placed by the Army, Navy, and Maritime Commission. The amendment (No. 1) requires that all such metal shelving or lockers be delivered to the Services or to the Maritime Commission before July 15, 1942.

PRIORITY ACTIONS *From April 16 *Through April 22

<table>
<thead>
<tr>
<th>Subject</th>
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<th>Related form</th>
<th>Issued</th>
<th>Expiration date</th>
<th>Rating</th>
</tr>
</thead>
<tbody>
<tr>
<td>b. Enables dealers who want to get out of business to dispose of entire stock to another dealer; permits mgts. to transfer refrigerators from one warehouse to another; a person who ordered and paid for a refrigerator prior to issuance of order is entitled to such refrigerator.</td>
<td>L-5-b amend.</td>
<td>No.</td>
<td>6-20-42</td>
<td>A-1-a, A-3.</td>
<td></td>
</tr>
<tr>
<td>a. Prohibits all use of sodium in the manufacture of jewelry.</td>
<td>M-95 amend. No. 1.</td>
<td></td>
<td>6-17-42</td>
<td>12-31-42</td>
<td></td>
</tr>
<tr>
<td>A. To conserve supply and direct distribution.</td>
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</tr>
<tr>
<td>a. Reorders aggregation of tin plate and tin alloy scrap from other scrap for delivery to steel mills.</td>
<td>M-55-b.</td>
<td></td>
<td>6-21-42</td>
<td>5-1-42</td>
<td></td>
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<tr>
<td>Sugar:</td>
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<tr>
<td>a. Supplementary order.</td>
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<tr>
<td>a. Allows receivers of reduced sugar to anticipate their May quotas by accepting, between now and May 1, 10 percent of the amount of sugar they used or received in May 1941.</td>
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<tr>
<td>Sulphur:</td>
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<tr>
<td>a. General inventory order.</td>
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</tr>
<tr>
<td>a. Permits deliveries of sulphur in excess of a practical minimum working inventory; restrictions placed upon deliveries or acceptance of sulphur from a refinery producer.</td>
<td>L-61 exemption</td>
<td>No. 1.</td>
<td>6-17-42</td>
<td>Until revoked.</td>
<td></td>
</tr>
<tr>
<td>a. Warehouse carrying steel bars, ingots, wire and other products listed in Schedule &quot;A&quot; and &quot;B&quot; of Steel Warehouse Order M-21-b, may omit these products from inventory reports required by L-61.</td>
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<tr>
<td>Tubes:</td>
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</tr>
<tr>
<td>a. Orders radio tube manufacturers to discontinue within seven days production for civilian use of 710 types of radio tubes now on the market.</td>
<td>L-76.</td>
<td></td>
<td>6-17-42</td>
<td></td>
<td></td>
</tr>
<tr>
<td>a. Allotments of steel for manufacture of types of radio tubes now on the market.</td>
<td>M-37 as amended</td>
<td>Apr. 15, 1942.</td>
<td>6-14-42</td>
<td>Until revoked.</td>
<td></td>
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</tbody>
</table>

SUSPENSION ORDERS

<table>
<thead>
<tr>
<th>Company</th>
<th>Order number</th>
<th>Violation</th>
<th>Penalty</th>
<th>Issued</th>
<th>Expiration date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Anderson &amp; Sons, W estfield, Mass.</td>
<td>S-19.</td>
<td>During 1941 shipped 36,526 pounds of products fabricated from aluminum for unassigned, nonmilitary purposes; willful misrepresentation in the assignment of preference ratings.</td>
<td>Prohibited for a period of 6 months from accepting or delivering any shipment of copper, or stainless steel.</td>
<td>4-20-42</td>
<td>10-20-42</td>
</tr>
</tbody>
</table>

April 28, 1942

★ VICTORY ★
Fluorescent lamp over 30 watts must rate A-2 after May 16; ban on small fixtures eased.

WPB has amended Limitation Order No. L-78, on fluorescent lighting fixtures, to ease the restrictions on production and sale of small fixtures, and to set a definite closing date on the manufacture of other types.

The original order required that production of all fixtures end on April 22, except for certain rated orders and fixtures in process of manufacture. Amendment No. 1, effective April 24, allows the manufacture without restriction of fixtures with a lamp capacity of 30 watts or less if the materials were ordered on or before April 2 and actually on hand by April 20.

The small fluorescent fixtures may also be manufactured if the materials are acquired under an A-2 preference rating or under any rating assigned under the Production Requirements Plan.

The amendment bans the manufacture after May 16 of fixtures with a lamp capacity of more than 30 watts, except for orders bearing an A-2 or better preference rating.

Under the terms of the original order, no fluorescent lighting fixture could be sold or delivered after June 1 except on orders bearing a preference rating of A-2 or better, or for purposes of maintenance and repair. The amendment allows the unrestricted sale of the small fixtures and of cold cathode (high voltage) fluorescent lighting fixtures.

Production of rubber-tired farm machinery, equipment banned after April 30, except combines.

The country's farmers soon will return to using the old-fashioned steel-wheeled wagon. Because of the critical rubber situation, WPB has ordered production of farm machinery and equipment requiring rubber tires discontinued after April 30, except for combine harvester-threshers.

Production of combines requiring rubber tires must be stopped after July 31.

The action is embodied in Amendment No. 1 to Supplementary Limitation Order L-29-a.

New Industry Advisory Committees

The Bureau of Industry Advisory Committees, WPB, has announced the formation of the following Industry Advisory Committees:

**COCOA AND CHOCOLATE COMMITTEE**

Government presiding officer—John M. Whittaker, chief of the confectionery section, food supply branch.

Members:
- C. W. Williams, Friedman's, New York, N. Y.
- M. Whittaker, chief of the confectionery section, food supply branch.

**FLUID MILK SHIPPING CONTAINER COMMITTEE**

Government presiding officer—Charles Dailey, chief, steel division and tight cooperation section, containers branch.

Members:
- W. W. Johnson, American Stamping Co., New York, N. Y.
- A. M. Bond, Consolidated Paper Box Co., New York, N. Y.

**LEATHER AND LEATHER GOODS COMMITTEE**

Woodstock Subcommittee

Government presiding officer—Mr. Joseph W. Byron.

Members:
- Forrest M. Larchar, United Shoe Machinery Corporation, Boston, Mass.

**LEATHER HOUSEHOLD AND UPHOLSTERED FURNITURE COMMITTEE**

Government presiding officer—W. W. Johnson.

Members:
- E. E. Quinlan, Consumers' Upholstery Corporation, Jamestown, N. Y.

**MOTION PICTURES AND SPEAKING STAGE THEATERS COMMITTEE**

Government presiding officer—Jesse Maury, deputy chief of the consumers durable goods branch.

Members:
- E. Kuykendall, Motion Picture Theatre Owners of America, Columbus, Mass.

**SET-UP BOX COMMITTEE**

Government presiding officer—William A. Adams, assistant chief, furniture branch.

Members:
- E. E. Quinlan, Consumers' Upholstery Corporation, Jamestown, N. Y.

(End of Industry Committees on page 27)
RATIONING...

Sugar rationing details for individuals, trade, industries, and institutions are set forth in new Order No. 3

Rationing Order No. 3, which sets forth in detail the regulations for the sugar rationing program to individual consumers and trade users, as well as the sugar quotas allowed to all forms of industrial and institutional users, has been issued by the OPA, acting under the authority of WPB Directive 1E, which transferred to the OPA the authority to ration sugar.

1 pound with each of first 4 stamps

Consumers who will register in elementary schools throughout the country on May 4, 5, 6 or 7, will be able to purchase 1 pound of sugar with each one of the first four stamps in their War Ration Books.

Stamp No. 1 will be valid during the period May 5 to May 16, stamp No. 2 will be valid during the period May 17 to May 30, stamp No. 3 will be effective from May 31 until June 13, and consumers will be able to use stamp No. 4 for purchasing 1 pound of sugar during the period of June 14 to June 27.

Restaurants and other food services will be able to obtain 50 percent of the amount of sugar used during the corresponding month last year, or the amount used during March 1942, while bakers, manufacturers of confectionery, ice cream, dairy products, preserves, bottled beverages, desserts, and other specialties will be entitled to an allotment of 70 percent of past use.

Under the regulations, one adult member of each family unit should register and apply for War Ration Book One for all the members of the family, including those temporarily absent or confined to an institution during the registration period.

Family units which do not contain an adult member should be registered by the oldest member, or by a responsible adult authorized to act on behalf of the minors.

Other provisions

In the case of consumers who are not members of a family unit, the regulations provide that they should register for themselves. Minors, unless they are self-supporting, are to be registered by their parents or guardians. Consumers who are not members of a family are not eligible for registration and cannot obtain a War Ration Book while confined in a public or private hospital, asylum, prison, or similar institution.

Special provisions are made for persons who, while not members of a family unit, and not confined to an institution, are incapacitated and unable to register for themselves during May 4, 5, 6, and 7, the dates set aside for consumer registration. Such individuals may be registered by the person caring for them, or by such other persons as they designate.

Children born after the registration dates will be entitled to a normal ration of sugar, and may be registered at any time by parents or guardians at the local rationing board where the parents or guardians are registered. A War Ration Book will be issued upon registration, but the board will remove the ration stamps applicable to all the expired ration periods.

Consumers who did not receive a ration book at the time of registration because of ownership of a quantity of sugar in excess of 6 pounds will receive their ration books by applying to their local boards, but only after the commencement of the latest ration periods during which stamps become valid having a weight value equal to the excess sugar supply owned on May 4, 1942.”

Rules for inductees

Persons inducted into the armed forces of the United States or those leaving the United States for a period of more than 30 days must surrender their War ration books to their local boards. Rationing books must also be returned to the board within ten days after the death of a person for whom the book was issued.

Persons who become confined to an institution for a period likely to exceed 10 days must surrender to the administrative head of the institution their ration books, which will be returned to them upon discharge from the institution.

While army and navy personnel “subsisting in kind” or fed “in organized messes” are not eligible to register for a War ration book, other members of the military establishments who eat at home should register and apply for ration books like all other consumers.

OPA delegated to ration sale and distribution of sugar at all levels

Authority to ration the sale and distribution of sugar at all levels from the refiner to the ultimate consumer was delegated April 21 to the OPA by Supplementary Directive No. 1 E issued by the Director of Industry Operations.

Covers all direct-consumption

Rationing powers delegated by the order cover all direct-consumption sugar, defined to include any sugar which is not to be further refined or otherwise improved in quality, but excluding certain syrups.

Deliveries to Government agencies listed in WPB Directive No. 1 and deliveries for export are exempt from OPA rationing control.

The purpose of the Supplementary Directive is to give OPA control over the distribution of refined sugar to industrial users, wholesalers and retail stores as well as to individual consumers. General rationing authority at the retail level has already been delegated to OPA by WPB Directive No. 1, but control over the distribution of sugar cannot be satisfactorily exercised unless all authority over public distribution is in one agency.

Issuance of the Supplementary Directive formalizes a policy which has already been in effect for some time.

5 pounds annually at most allotted to each holder of War Ration Book for canning conversion

Every person holding a War Ration Book can get a special allotment of not more than 5 pounds of sugar a year for home canning or preserving fresh fruits and vegetables for home consumption, the OPA announced April 19.

Application for more sugar for canning will have to be made to local rationing boards on a special form provided by the OPA (OPA Form No. R-315), and will have to be presented by an adult member of the family or by an authorized agent. The maximum amount of sugar which each holder of a War Ration Book will be entitled to obtain will be 5 pounds.

For this purpose local boards will issue sugar purchase certificates, not stamps. The certificate will state the total amount of sugar the bearer may purchase.

1 pound to “scarcity areas”

Consumers registered with boards located in what are known as “scarcity areas,” will be able to obtain only 1 pound of sugar for home canning during the period of May and June. This provision will apply to the District of Columbia and to the States of Virginia, West Virginia, Maryland, Delaware, Connecticut, Pennsylvania, New Jersey, New York, Rhode Island, Massachusetts, New Hampshire, Vermont, and Maine.
On the other hand, army and navy personnel "in full uniform for a period in excess of one week" are entitled to their ration of sugar. This period will be from March 21 to September 30, and will receive a sugar purchase certificate upon presentation of leave papers to any local rationing board.

The board issuing the certificate, the order states, "shall enter on the leave papers the designation of the board and a statement that a certificate has been issued by the board and the date of the issuance."

**Special cases**

Special provisions are made for consumers who did not register on May 4, 5, 6, and 7. "Upon good cause being shown," they may register for the first time at the local rationing boards having jurisdiction over the areas in which they reside. In cases of unusual hardship, boards may permit, at their discretion, registration before May 21.

Special provisions are also made for consumers who because of transportation difficulties find it a hardship to buy sugar in the quantities allowed during each ration period. Under the Regulations, such a consumer may apply to his local rationing board for a sugar center where he may purchase sugar at one time the total amount of sugar to which he would be entitled during four weeks.

Efforts have been made by the OPA not to disturb the traditional arrangement of those growers of sugarcane or beets who have in the past taken part payment in the form of refinery products instead of stamps as set off against production. Growers may apply to the local rationing boards for sugar purchase certificates authorizing them to take delivery of a maximum of 25 pounds for each member of a family unit. They must, however, surrender their war ration books to the local rationing boards.

Consumers who by reason of illness require more sugar than the normal ration allowance may apply to local rationing boards for the additional quantity required. The special application form for this purpose, which is officially designated as OPA Form No. R-315, must be accompanied by a doctor's certificate stating the amount of sugar required and explaining why the additional sugar is needed.

**Lost ration books**

Under the sugar rationing regulations, consumers may apply to local boards for ration books to replace books accidentally lost or destroyed, but replacements will not be made till after 2 months from the date of the application. "To make a false application," it is pointed out, "is a criminal offense."

Industrial and institutional users of sugar, who register at high schools or colleges as "institutional users," may register for the first time at the local rationing boards having jurisdiction over the areas in which they reside. In cases of unusual hardship, boards may permit the registration of a family unit in which the consumer is a member of a family unit and the amounts thereof, the serial number of all certificates received, the weight value of such certificates, and the amount of sugar delivered against them, the order states.

New establishments, including those which commenced operations subsequent to the effective date of the order, may petition their local boards for registration and for sugar purchase certificates. Valid only during rationing period

Under the regulations certificates or stamps may be transferred only upon an order to receive sugar, and all other transfers are prohibited. Consumers who use less sugar than they are allowed to purchase, may not give their stamps to friends.

Each stamp is valid only during the period assigned to it. A registering unit which has received sugar rationing stamps may use them only within ten days of the close of the period during which the stamps were valid. A certificate authorizes a person to whom it was issued to take delivery of sugar within sixty days from the date of the certificate, and it authorizes a primary distributor or wholesaler to whom it has been surrendered to make a delivery of sugar within thirty days from the date of the last endorsement on the reverse side of the certificate.

Retailers receiving stamps from consumers must paste the stamps on a card provided by the Office of Price Administration or upon a similar card containing room for 100 stamps. Only stamps bearing the same number may be affixed to the card.

"A registering unit whose sugar is destroyed, stolen, or spoiled may apply to and obtain from the board a certificate authorizing it to take delivery of an amount of sugar equal to the amount destroyed, stolen, or spoiled," the regulations provide.

**May petition for adjustment**

Provisions are made in the sugar rationing regulations for petitioning for an adjustment of the base, allotment or of the allowable inventory. Such a petition must be filed with the board with which the unit is registered and must be made on a special form provided by OPA, known as "Special Purpose Application."

Registering units may also appeal to the State Director against an adverse decision by local boards, but the appeal must be filed with the local board within ten days after the decision.

Under the terms of the order, a violation of the regulations is punishable by a maximum fine of $10,000 or imprisonment of not more than 1 year, or both. In addition, a violator of the order in connection with the operation of an establishment using sugar may be required to surrender for cancellation all stamps or sugar purchase certificates held by him "in conjunction with the operation of all such establishments."

Not only can violators of the order be prohibited from receiving stamps or sugar purchase certificates either permanently or for a set period of time, and from receiving and dealing in any other materials which may be subject to rationing or allocation, but the Office of Price Administration has the power under Rationing Order No. 3 to prohibit any person from delivering or agreeing to deliver to a violator of the order any materials which now or in the future may be subject to rationing or allocation.

**Emerson to head OPA region 9**

Appointment of Rupert Emerson as regional administrator of the new OPA region No. 9 was announced April 22 by Price Administrator Henderson. Region No. 9 includes Alaska, Puerto Rico, the Virgin Islands, the Canal Zone, Hawaii, and the Philippine Islands.

Mr. Emerson, who has been serving as price executive for the Territories and possessions now grouped in OPA region No. 9, will be stationed in Washington. He was formerly director of the Division of Territories and Island Possessions in the Department of the Interior.
Long-distance bus and truck operators carrying vital hauls to get emergency reserves of tires and tubes

Emergency reserves of tires and tubes for quick replacements of blow-outs will be made available to some long-distance bus and truck operators to save time and rubber in carrying vital materials, OPA Administrator Henderson announced April 18.

Amendment No. 5 to the Revised Tire Rationing Regulations, effective April 22, allows an emergency reserve of tires and tubes equal to 10 percent of the total number of running wheels on qualified vehicles—in addition to spares already permitted.

OPA will make available either emergency reserve certificates for new tires and tubes, or regular certificates for re-treading or recapping when the applicant has extra tire carcasses. Certificate holders may purchase immediately the tires and tubes or turn the certificates over to their drivers for use as need arises.

Vehicles must qualify

If tires are bought immediately, the purchaser may spot them at points along routes over which his vehicles operate.

To qualify for emergency certificates a vehicle must be either operated by a State government or subject to Interstate Commerce Commission regulation. In addition, it must be eligible under List A of the Revised Tire Rationing Regulations and have more than 50 percent of its regular mileage on runs 50 miles or more from the nearest depot where the operator has tires stored.

No applicant qualifies under the plan, unless all his vehicles, except passenger cars, are on List A, which includes vehicles operating only in service deemed most necessary. Where only part of a fleet qualifies, under the long-haul provision of the plan, emergency certificates may be allotted for those vehicles. Tires obtained with emergency certificates may be used on any vehicle in the fleet.

Not to exceed 10 percent computation

Emergency certificates and emergency reserve tires together are not to exceed 10 percent of the total number mounted on running wheels of long-haul eligible trucks in possession of the certificate-holder. In the case of small operators who have so few wheels on qualified vehicles that the 10 percent computation would show them entitled to less than one tire, at least one emergency reserve certificate will be allotted. The operator of a single eligible truck is not excluded from the plan.

The certificates, to be issued by local rationing boards, will be granted only after the applicant has filled out a form requiring full disclosure of all pertinent information in regard to tires already in his possession. Applications for an original allotment are to be filed not later than May 15, 1942. The person who signs the application must appear before the issuing board for any questioning necessary.

When an operator's emergency reserve falls below the 10 percent level, provision is made for replenishment.

Certificates issued to establish the original emergency reserve are not to be charged against the quota of the board that issued them.

Buses may carry entertainers for Services without losing eligibility for tires

Buses may be used on special trips to carry entertainers and other participants in organized morale-building recreational activities, as well as military personnel, to and from Army and Navy establishments without losing eligibility under List A of the Revised Tire Rationing Regulations.

Must have written request

This permission, which is given only where other means of transportation are not available and where the commanding officer makes written request for the service, is contained in Amendment No. 6 to the regulations, announced April 21 by Price Administrator Henderson. The effective date was April 22.

At the same time, provision is made for List A trucks to make deliveries to ultimate consumers when these do not entail special trips or diversions from normal routes, and are only incidental to the performance of eligible services. Until now, such deliveries have been expressly forbidden.

Amendment No. 6 also defines ambulances as vehicles specially designed and equipped to carry sick or injured human beings. Mail carriers, under the terms of the amendment, are made eligible under List A if their vehicles are used principally in transporting mail.

Benzene banned in motor fuel

The WPB April 20 stopped the use of benzene in motor fuel because it is a necessary ingredient of synthetic rubber.

Order M-137, issued by J. S. Knowlson, Director of Industry Operations, halted the use of benzene in motor fuel immediately, with the exception that any producer or distributor may use within the next 30 days one-sixth of the amount he used for the 3 months ended March 31.

Benzene is added to motor fuel as an antiknock ingredient, either in addition to or in place of tetraethyl lead. It is a principal source of styrene, one of the main ingredients of Buna rubber. While production is on the increase, both demands cannot be met.

The order specifically exempts benzene used in the production of aviation fuel with an octane rating higher than 87.
Check-up reveals 60,000 more autos available for rationing

The number of new automobiles available for rationing this year is about 60,000 larger than the 340,000 originally indicated by manufacturers' reports.

Passenger car figures received by OPA in a close count of inventory show 399,565 new cars in the hands of dealers, distributors and manufacturers as of February 11, 1942. This is in addition to the Government "pool" stocks held by them.

The inventory has not been completed. The 340,000 figure which until now has been used as the inventory of new passenger cars (over and above the estimated 140,000 held in the Government pool for military needs and rationing in 1943) was arrived at on the basis of reports by manufacturers. These reports included inventory figures submitted to the manufacturers by dealers.

May tire quotas allow recaps for first time to List A passenger cars

May quotas that make available fewer certificates for new tires but more for recapping than in April were announced April 24 by OPA Administrator Henderson.

The total of new and recapped tires for May is greater than the combined total for April. This increase follows a seasonal pattern of expansion as warm weather permits a stepping up of industrial and construction activities.

Retreading to be required if possible

The May quota makes available recapping certificates for List A passenger cars and motorcycles for the first time since rationing began. This is in line with provisions of a forthcoming amendment to the rationing regulations which will require that after May 1 passenger car eligibles on List A must accept recapping certificates when the casings in use at the time of application are recappable or retreadable. This requirement has been in effect for some time in regard to all truck applicants. However, it is proposed to release new tires for vehicles that operate in such hazardous services—police and fire department equipment, for instance—that recaps cannot be safely used.

The May quota provides only 55,573 new tires for List A passenger vehicles, but includes 379,092 recapped tires upon which List A eligibles have first call, with the remainder available to List B users. The entire April quota provision for List A passenger vehicles was 101,636 new tires, with a separate quota for List B of 470,317 recapped tires. List A and B cars together are assigned an inner tube quota of 315,938 for May, against 285,977 in April.

List A includes vehicles used in services deemed most essential in the Nation's economy, and List B covers those considered of secondary importance.

For trucks also, the new tire quota for May is less than in April, with the difference more than made up by an increase in the number of recaps made available. The quota provides 238,259 new and 379,-060 recapped tires for eligible trucks, buses, farm equipment, and industrial tractors, compared with 275,523 and 246,-442, respectively, in April. The truck inner tube quota is 328,836, against 260,-983.

The quotas are for the 48 States, the District of Columbia, Alaska, Panama Canal Zone, Puerto Rico, and the Virgin Islands.
Gasoline rationing begins May 15 in East

(Continued from page 1)

The "A" card, which will resemble a meal or commutation ticket, will contain seven squares, each representing a unit of gasoline. The holder will have to purchase any time between May 15 and July 1. A greater number of gallons in each card will be announced shortly before May 15, and may be varied later to meet the supply situation. Service station attendants will tear off, mark or punch a square for each unit of gasoline delivered to the card holder.

Greater allowance for doctors, others

Doctors, war workers, and others whose vocations require mileage greater than that provided by the basic allowance may apply for supplemental cards. Cards "B1," "B2," and "B3" will be issued to passenger car owners who state in an application that their gasoline needs fall within certain specified mileage limits.

The "B1" cards will contain 11 "unit" squares; the "B2" card will have 15 squares; and the "B3" card 19. As in the case of the "A" card, the amount of gasoline each "unit" will represent has not been determined. An "A" unit may also differ from a "B" unit. In addition to the "A" and "B" cards there will be an "X" card to be issued to those who need more gasoline.

Steps to save gasoline

The Government is, therefore, asking motorists to:

1. Eliminate all unnecessary driving.
2. Form car-sharing pools with neighbors working in the same general area.

When use of the car has been reduced to the minimum, gasoline consumption may be further conserved by observing the following suggestions:

1. Drive under 40 miles an hour.
2. Drive under 40 miles an hour.
4. Align the wheels properly.
5. Lubricate all parts of the car regularly with the proper lubricants.
6. Drive at steady speeds. Avoid spurting.
7. Start slowly. Don't attempt quick get-aways.
8. Keep braking to a safe minimum.
9. Inflatable tires properly.
10. Don't drive on curves at speeds that "pull" the car.
11. Keep gas in the tanks full, others are going to have no gas.

Gasoline rationing begins May 15 in East
New industry advisory committees

The Bureau of Industry Advisory Committees, WPB, has announced the formation of the following new industry advisory committees:

BICYCLE MANUFACTURERS COMMITTEE

Government presiding officer—M. D. Moore.

Members:

LEATHER AND LEATHER GOODS COMMITTEE

Government presiding officer—Joseph W. Byron, chief of the leather section.

Members:

MOTION PICTURE PRODUCERS AND DISTRIBUTORS COMMITTEE

Government presiding officer—M. D. Moore, of the consumers durable goods division.

Members:

NONALCOHOLIC BEVERAGE COMMITTEE

Government presiding officer—John B. Smiley, chief, beverage and tobacco branch.

Members:

PLUMBING AND HEATING COMMITTEE

Government presiding officer—W. Timmis, chief of the plumbing and heating branch.

Members:
TRANSPORTATION

ODT issues general orders to truckers to bar short loads and save tires

Moving to counteract a rapidly dwindling supply of motortrucks in the face of increased demands on the country's transportation facilities, the Office of Defense Transportation April 23 ordered the trucking industry to put its over-the-road freight operations on a more efficient basis.

Rules for 3 classes

The ODT issued three orders (General Orders 3, 4, and 5) setting up specific wartime rules for common carriers, contract carriers and private carriers. Compliance with both the letter and the spirit of the orders, the ODT asserted, is "essential to the successful prosecution of the war."

The new regulations go into effect June 1. The purpose of the orders is twofold:

1. Elimination of less-than-capacity loads through a general overhauling of schedules and, in the case of the common carriers, outright pooling of facilities.
2. Conservation of tires and equipment through establishment of ceilings on overloading and elimination of hauling by circuitous routes.

Except for certain vehicles which are exempt from the regulations because of the nature of the services in which they are engaged, all trucks after June 1 will be expected to be loaded to at least 75 percent of capacity on the return trips.

Seven possibilities for common carriers

In the case of contract and private carriers, this would be done, in the main, through revision of shipping schedules. Order No. 3, dealing with common carriers—firms which offer their facilities for public hire—goes a step further.

Not only are the common carriers expected to tighten up their operations through schedule revisions but also to pool their facilities wherever necessary to carry out the provisions of the order.

Order No. 3 sets up seven possible procedures for common carriers. They may:

1. Alternate or stagger schedules.
2. Exchange shipments or property.
3. Pool shipments, revenues or both.
4. Jointly load or operate their trucks.
5. Divert shipments, lease equipment, operate joint terminals or pickup or delivery vehicles.
6. Establish arrangements with other carriers for the interchange of equipment.
7. Appoint a joint agent "to concentrate, receive, load, forward, carry, unload, distribute and deliver property; receive, account for and distribute funds or other revenues therefrom, or otherwise handle or conduct the carrier's business as carriers of property upon just and reasonable terms and conditions."

Carriers contemplating joint action under one or more of these procedures may submit plans to the Office of Defense Transportation for consideration. No such plan may be put into operation, however, without the permission of the Interstate Commerce Commission, the proper State regulatory body or the ODT.

Several categories exempt

Exempt from the provisions of the new regulations are trucks carrying explosives or other "dangerous articles," farm trucks and trucks classified as "special equipment," such as those carrying mounted machinery. Trucks used in the maintenance of public utilities, those operated exclusively in the furthestance of public health and safety and trucks operated exclusively in the interests of the armed forces are also excluded.

All other motortrucks are expected to eliminate waste in operations and to conserve and properly maintain tires and other equipment.

In the case of the common carriers, trucks not exempt from the provisions of Order No. 3 are directed to eliminate duplication of services and to "curtail schedules and services to the extent necessary" to comply with the order.

In order that shipments not be unduly delayed, the common carriers will be required to divert to other carriers freight held at a terminal 36 hours or at two or more intermediate terminals for an aggregate of 48 hours and to accept such diverted freight from other carriers.

Conversion of 11,500,000 cu. ft. of cooler to freezer sought

To forestall any shortage of freezer (zero) refrigeration space for storage of war-important foods, officials of the Office of Defense Transportation urged the warehousing industry April 22 to convert 11,500,000 cubic feet of cooler (30-degree) space to the freezer type. Conversion of 2 to 3 million cubic feet of that amount is already under way, and the cost is said to be relatively low.

Indications of an all-time high demand for refrigerated storage space by next autumn have inspired a program by ODT's division of storage to prevent future shortages. Besides the effect of increased food production for war, the refrigerated warehousing industry is expected to feel the result of the shortage of tin containers.

Moving of empty tank cars is freed from penalties

To relieve owners of tank cars of financial burdens resulting from the shift of these cars from normal routes to emergency service, railroad carriers, at the request of ODT, have agreed to eliminate certain penalty charges previously imposed on tank car companies, it was announced April 24.

The railroads customarily levy a freight charge for every mile a tank car moves empty in excess of the miles it moves loaded.

The new tariff becomes effective May 1.

War Shipping Administration ready to write risk insurance

In keeping with the maritime war risk insurance law recently signed by the President, the War Shipping Administration on April 20 announced that it is prepared to write war risk insurance on shipments of cargo in foreign commerce to or from the United States, its Territories and possessions, regardless of the flag of the carrying vessel.

The Administration announcement is in accordance with the provisions of General Order No. 6 of the War Shipping Administration.
Government policy for best use of local transport is stated by Eastman

A 12-point statement of Government policy respecting local passenger transportation was issued April 18 by Transportation Director Eastman.

The statement was addressed to local transit operators and public regulatory authorities in communities throughout the country.

To assure maximum utilization of existing passenger transport vehicles, and to conserve rubber, the ODT urged the staggering of working, store, and business hours; discontinuance of bus service on routes where street railways can handle the traffic; elimination of unnecessary service to outlying districts; reduction of the number of stops on streetcar and bus lines; use of school buses where established common carriers are unable to provide service; and revision of traffic regulations and controls to give precedence to the movement of mass transit vehicles rather than automobiles.

Policy on charter buses

With respect to charter buses, the statement said:

- Buses not operated in regularly scheduled service whether run on a charted or individual fare basis, should be operated only to carry workers to and from places of defense employment or to meet similar situations where failure to provide such service will have a definitely unfavorable effect on the war effort.

- Acceptable charter or special business includes transportation of selectees, of groups engaged in the distribution of motor vehicle lubricants in the Norfolk area, of farm-truck operators engaged in the distribution of motor vehicle parts and other commodities.

- Unacceptable charter or special business includes transportation of citizens to beaches, pleasure resorts, picnic places, points of historic interest, race tracks, baseball, and other sporting events.

Crowe named assistant director of local transport division

Joseph B. Eastman, ODT, Director, April 22, announced the appointment of Robert O. Crowe, of Los Angeles, as assistant director of the division of local transport, in charge of the Pacific Coast region.

He will aid in investigating the acute transport problems arising in war plant areas on the West Coast and will maintain headquarters in San Francisco.

EASTMAN OPPOSES SETTING CLOCK UP IN 3 STATES

Transportation Director Eastman announced April 20 that he had sent telegrams to the Governors of New York, New Jersey, and Pennsylvania, stating the plans under consideration in those States to set clocks ahead an additional hour would be “wasteful of necessary public transportation facilities.”

Farm-truck operators work out plans for best use of vehicles

Representatives of America’s million farm-truck operators met with Government officials April 16 under the auspices of the ODT to work out plans for obtaining maximum use of farm vehicles for the duration of the war.

Must conserve existing supply

To lay the basis for an effective program to conserve motor vehicles used to haul farm products and supplies between farm and consumer, the group heard reports on the rubber, spare parts, and maintenance situations.


Summarizing results of investigations into farm products transportation, Mr. Hicks said, in part:

- The truck and the automobile are so extremely important in the marketing of farm products that it is vital for the farmer to do everything possible to conserve the existing supply of vehicles, tires, and parts.

- At the same time, the increased wartime output of farm products must be transported, not only in 1942 but in later years as well, from the farms to the points of consumption here and abroad.

- Investigations by the division of motor transport, directed by John L. Rogers, prove that there is a great deal of unnecessary duplication and inefficiency in country assembly and city distribution.

- Reports received from the Department of Agriculture on dairy products, livestock and other commodities indicate the amount of duplication which exists at the present time.

16 named to head motor transport field offices carrying out war program

Managers have been appointed for 16 of the 51 field offices to be established by the division of motor transport, Joseph B. Eastman, Director of Defense Transportation, announced April 21.

In addition to the administration of the various programs undertaken by the division of motor transport, the field offices will assist the War and Navy Departments and other shippers of war materials in making arrangements for motor transport and will assist in coordinating and mobilizing motor vehicle equipment to meet war requirements.

Location of field offices established to date, and the managers appointed for each, are as follows:

- Indianapolis, Ind.—George F. Burnette, formerly president and general manager of his own automobile transport company.
- Jacksonville, Fla.—H. E. McDaniel, formerly executive secretary of the Florida Trucking Association, Inc.
- Hartford, Conn.—John Masen, formerly practiced before the Interstate Commerce Commission.
- Dallas, Tex.—S. J. Cole, formerly secretary and manager of the Common Carrier Motor Freight Association of Texas.
- Phoenix, Ariz.—William Cooke, formerly manager of the motor transport dispatch office established under the Office of Defense Transportation at Phoenix.
- Atlanta, Ga.—John O. Calley, formerly general manager of the Carolina Freight Corporation.
- Portland, Ore.—Herman Sites, formerly president of the Portland-Pendleton Motor Freight.
- San Francisco, Calif.—W. B. Grummel, formerly vice president of the Pacific Inter-Mountain Express.
- Boston, Mass.—Eli C. Benway, formerly manager of the Motor Truck Club of Massachusetts, Inc.
- Spokane, Wash.—Wally T. Smith, formerly vice president and general manager of Cates Motor Freight System.
- Birmingham, Ala.—W. E. Dunson, formerly vice president of the North Alabama Motor Express, Inc.
- Little Rock, Ark.—William H. Atkins, formerly secretary-treasurer and general manager of the Motor Truck Club of Arkansas.
- Norfolk, Va.—Maclin Simmons, formerly secretary-treasurer and manager of the Motor Truck Club of Virginia.
- San Antonio, Texas.—W. E. Pence, formerly manager of the San Antonio Motor Freight Association.
- Fort Worth, Texas.—J. B. Finley, formerly general manager of the State of Texas Motor Carriers Association.
- Atlantic City, N. J.—J. H. Hoffman and M. J. Greene, both formerly president and general manager of the Motor Truck Club of New Jersey.
- Indianapolis, Ind.—Eugene P. Cates, formerly general manager of the Motor Truck Club of Indiana.

**Victory**
MANPOWER...

New commission charged with providing labor for war production when and where needed

The following statement was issued April 20 by Federal Security Administrator McNutt upon his appointment as chairman of the War Manpower Commission:

The War Manpower Commission which the President, the Commander-In-Chief of our total war effort, has created should provide the machinery for making certain that the manpower we need for war production will be available when and where it is needed.

To establish basic national policies

Through this Commission, all the agencies of the Federal Government, working closely with representatives of labor and industry, will be able to develop and maintain coordinated labor supply policies and programs on a voluntary and democratic basis. At the present time I can see no need for the building up of a large administrative staff to do this work. I believe that we can carry on most of the functions through the existing agencies.

The Commission has been charged by the President with the formulation of plans and programs and the establishment of basic national policies to assure the most effective mobilization and utilization of the Nation's manpower in the prosecution of the war, and the issuance of such policy and operating directives as may be necessary.

Other functions

Its other functions will include:

"Estimating the requirements of manpower for industry, reviewing all other estimates of needs for military, agricultural, and civilian manpower, and directing the several departments and agencies of the Federal Government as to the proper allocation of available manpower."

It will determine basic policies for the collection and compilation of labor market data by Federal departments and agencies, and it will establish policies and prescribe the regulations governing all Federal programs relating to the recruitment, vocational training, and placement of workers to meet the needs of industry and agriculture.

It will also prescribe basic policies governing the filling of the Federal Govern-ment's requirements for manpower, excluding those of the military and naval forces, and issue such operating directives as may be necessary.

Does not replace existing machinery

Finally, it is charged with formulating legislative programs designed to facilitate the most effective mobilization and utilization of the manpower of the country.

The Commission does not replace the existing machinery for collective bargaining, mediation, and the settling of labor disputes, which is already being carried on by other Government agencies.

I want to emphasize that in my opinion the primary reason for my designation as chairman of this Commission is that many of the activities with which the Commission will be concerned are already operating within the Federal Security Agency. These include the United States Employment Service, with its basic responsibility for recruiting labor, and the wartime training programs carried out through the United States Office of Education, the Civilian Conservation Corps, and the National Youth Administration.

Takes 18 workers to equip a fighter

It takes 18 industrial workers to equip a single fighting man. Human labor is the one element for which there is no substitute, and unless we devise methods to conserve and allocate our available labor supply, our production machinery and our industrial plants will not be able to provide the armaments we need.

We will need 10,500,000 additional skilled and lesser skilled workers in war production.

At least 2 million additional young men will be drawn from the labor market for service with the armed forces.

Agriculture will need labor to meet its essential production goals.

Serious shortage of skilled workers

Our transportation system will need workers to keep raw materials and finished products flowing to the places where they are required.

There is already a serious deficiency in the number of skilled workers available for industry. These shortages are currently critical in many occupations.

For example, for every skilled tool designer available, 51 are needed. The ratio of demand and supply of tool makers is 25 to 1; for ship carpenters, 7 to 1; for marine machinists, 22 to 1; for aircraft riveters, 4 to 1.

These are among the steps the Commission will have to consider:

1. We shall have to decide where our available labor supply is most urgently needed.

(a) We shall have to make a careful determination of the manpower and woman power required by the armed forces, by war industry, by agriculture, by transportation and by civilian production.

(b) We shall have to obtain the necessary information concerning occupational skills possessed by each man and woman to make sure that all of us are serving where we are most urgently needed. This data is now being obtained from Selective Service registrants through an occupational questionnaire.

(c) Arrangements will have to be made for supplying labor to various war industrial plants in accordance with the urgency of the need for the products each plant turns out.

Need to make most effective use

2. In order to obtain the most effective use of our limited supply of skilled workers we must make sure that:

(a) Employers use their skilled workers only on jobs where such skills are required.

(b) Skilled workers are hired through an orderly process guaranteeing that factories engaged in the most urgent war production receive first call on the available supply.

(c) Manpower is allocated between the armed forces and the war industry in such a way as to provide for most effective utilization of men whose skills are essential to the war production.

3. In order to make full use of presently unemployed workers we must make sure that:

(a) War contracts are placed in areas in which there are now large numbers of unemployed and that further concentration of war production is avoided in areas of labor shortage.

(b) Effective measures are enforced to insure full utilization of local labor.

Must mobilize full manpower

4. In order to mobilize the full manpower and womanpower of the country to meet the prospective needs of the war program we must:

(a) Utilize women in industries where they are best fitted to serve, and under proper working conditions.

(b) Utilize on a full-time basis in war industry workers who are now partially employed.

(c) Expand our program of industrial training as fully as possible.

(d) Tap all available labor supplies, such as the millions of Negroes and loyal foreign-born workers not now in war production.

Most of the 13,500,600 war production workers who will be placed in jobs during
Assignment Service seeks 16,000 doctors for forces in '42, regards public's need

Paul V. McNutt, chairman of the War Manpower Commission, announced April 21 that the Procurement and Assignment Service for Physicians, Dentists, and Veterinarians has started its machinery to secure 16,000 physicians and 3,000 dentists for the armed forces before the end of 1942, without weakening the medical structure for civil and industrial populations.

To round out inventory

An official enrollment form and a new questionnaire is now being mailed to every man licensed in the three professions. There are 186,000 licensed physicians, 71,000 dentists, and 12,000 veterinarians.

"The new questionnaires supplement those circulated as early as 1940 by the professions in order to make inventory of those available for military service," said Mr. McNutt. "They also supplement information previously requested by asking about experiences in foreign countries, the ability to speak and understand foreign languages, by asking about hobbies which may be of value, such as special knowledge of photography, cryptanalysis and similar subjects."

Any physician or dentist who does not receive an enrollment form by May 19 will know his name is not on record and should write for the form to the National Roster of Scientific and Specialized Personnel, Washington, D. C.

Every physician will also have the opportunity to indicate whether he would prefer service with the Army, Navy, field of public health, industry, care of veterans, essential research, teaching, or private practice.

"Dentists and veterinarians will also have the opportunity to indicate their orders of preference," Mr. McNutt continued.

Due regard for public needs

In regard to the needs of the civilian and industrial population in view of the depletion of available physicians in their communities, Mr. McNutt said the President had "charged us with maintaining due regard for the needs of the public."

The first step in this direction is the continuation of medical education.

"The Secretary of the Navy recently approved a change in Navy regulations whereby it is now possible for persons who have been accepted for entrance in the next entering class and all medical students in Class A medical colleges and all dental students in approved dental colleges to be appointed in the United States Naval Reserve with the commission Ensign H-V (P) provided they meet the physical and other requirements for such appointment," said Mr. McNutt.

"The Secretary of War has authorized the commission as Second Lieutenant, Medical Administrative Corps, United States Army, of young men of similar status. These men are not subject to induction under the Selective Service Acts. The Army and Navy authorities will defer calling these officers to active duty until they have completed their medical education, and one year internship."

All interns should apply for commissions as First Lieutenant, Medical or Dental Corps, United States Army, or as Lieutenant (j. g.) United States Navy or Naval Reserve.

April 28, 1942
Landis orders further streamlining of OCD to cut red tape, duplication

A further reorganization of the Washington office of the Office of Civilian Defense has been ordered by Director James M. Landis to eliminate duplication of function, red tape, and unnecessary activities, he announced on April 27.

Abolished is the position of chief of area office supervision through which contacts of the heads of the operating divisions with the field staff were channeled. Abolished also is the office of deputy director. Instead there is created the office of special assistant to the director to perform special duties as they arise. The Federal and State liaison functions are transferred directly to the operating division in accordance with the particular functions of each.

The reports and analysis section and the procedures and distribution section of the area office supervision division are transferred to the administrative division, for coordination with other similar activities of the OCD.

An additional office of special assistant to the director has been created for the purpose of the over-all coordination of policy matters to be brought to the attention of the director and to handle the preliminary clearance of detailed policy matters for the director.

The division of public advice and counsel is created to prepare, review, and pass upon informational, educational, and instructive material concerning civilian defense measures to be disseminated to the public and to appropriate officials of the Federal, State, and local governments.

The office of executive assistant to the director will be retained with the duties of providing executive direction in the preparation of regulations, reports, important correspondence, etc. This officer will also act as liaison among the divisions of the office.

A legal division is established to direct the legal activities of the office and provide legal advice and assistance where such problems arise in the activities of the operating divisions.

The duties and responsibilities of the civilian protection division, the medical division, the mobilization division, and the civil air patrol are modified only to relate their activities to the terms of the recent revised Executive order on the Office of Civilian Defense and to eliminate some duplications of function. The office of assistant director in charge of plant protection becomes the office of assistant director in charge of plant defense organization.

The administrative division is reorganized to integrate internal management functions and to assume certain of the administrative activities and responsibilities which were previously conducted in the several divisions.

OFFICE FOR EMERGENCY MANAGEMENT

WAYNE COY, Liaison Officer

OFFICE OF PRICE ADMINISTRATION: Leon Hargrove, Administrator.

CONSUMER DIVISION: Dexter M. Keever, Assistant Administrator, in charge. Dan A. West, Director.

OFFICE OF ALIEN PROPERTY CUSTODIAN: Leo T. Crowley, Custodian.

WAR PRODUCTION COMMISSION: Paul V. McNutt, Chairman.

WAR RELATION AUTHORITY: Milton Eisenhower, Director.

WAR SHIPPING AUTHORITY: Rear Admiral Emory S. Land, U. S. N. (Retired), Administrator.

WAR PRODUCTION BOARD:
Donald M. Nelson, Chairman.
Henry L. Stimson, Frank W. Knox.
Joseph B. Eastman, Director.
Archibald MacLeish, Director.
E. R. Stettinius, Jr., Administrator.

WAR PRODUCTION BOARD DIVISIONS:
Donald M. Nelson, Chairman. Executive Secretary, G. Lyde Beasley.
Planning Committee: Robert B. Nathan, Chairman.

PURCHASES DIVISION: Boulder Rudgins, Acting Director.

PRODUCTION DIVISION: W. H. Harrison, Director.

MATERIALS DIVISION: Wm. L. Batt, Director.

DIVISION OF INDUSTRY OPERATIONS: J. S. Knowlton, Director.

LADDER PRODUCTION DIVISION: W. L. Batt, Chairman.

CIVILIAN SUPPLY DIVISION: Leon Henderson, Director.

OFFICE OF PROGRESS REPORTS: Stacy May, Director.

REQUIREMENTS COMMITTEE: Wm. L. Batt, Chairman.

STATISTICS DIVISION: Stacy May, Director.

CLASSIFICATION: Robert W. Horton, Director.

ADMINISTRATIVE DIVISION: James G. Robinson, Administrative Officer.

LEGAL DIVISION: John Lord O’Brien, General Counsel.

WAR EFFORT INDICES

MANPOWER

<table>
<thead>
<tr>
<th>Type</th>
<th>Jan. 31, 1940</th>
<th>Mar. 31, 1942</th>
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<tbody>
<tr>
<td>National labor force</td>
<td>44,000,000</td>
<td>34,000,000</td>
</tr>
<tr>
<td>Unemployed</td>
<td>5,000,000</td>
<td>3,000,000</td>
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<tr>
<td>Farm employment</td>
<td>29,642,000</td>
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crease since June 1940: **4**

FINANCE

<table>
<thead>
<tr>
<th>Source</th>
<th>Jan. 31, 1940-</th>
<th>Mar. 31, 1942-</th>
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<tbody>
<tr>
<td>Authorized program</td>
<td>1137,278</td>
<td>232,800</td>
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PRODUCTION

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<thead>
<tr>
<th>Description</th>
<th>Jan. 31, 1940-</th>
<th>Mar. 31, 1942-</th>
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<tbody>
<tr>
<td>Gov. commitments for plant expansion</td>
<td>2,598 projects</td>
<td>2,598 projects</td>
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<tr>
<td>Private commitments for plant expansion</td>
<td>7,506 projects</td>
<td>7,506 projects</td>
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</tbody>
</table>

EARNINGS, HOURS, AND COST OF LIVING

<table>
<thead>
<tr>
<th>Description</th>
<th>Feb.</th>
<th>Mar. 31, 1942-</th>
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<tbody>
<tr>
<td>Average weekly earnings</td>
<td>$35.76</td>
<td>38.7</td>
</tr>
<tr>
<td>Average hours worked per week</td>
<td>42.2</td>
<td>12.5</td>
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<tr>
<td>Average hourly earnings</td>
<td>80.3e</td>
<td>19.5</td>
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<tr>
<td>Cost of Living, Mar. (1935=100)</td>
<td>39-100</td>
<td>13.7</td>
</tr>
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*Preliminary.*

*Preliminary and excludes authorizations in May Supply Act for fiscal year 1943.*

**Adjusted to avoid reflection of seasonal changes.*