(a) All right, title and interest, arising under the laws of the United States, of every kind or nature whatsoever, of the owners thereof in, to and under the copyrights described in Exhibit A attached hereto and made a part hereof, including but not limited to all accrued royalties, all rights to receive royalties, all damages and profits recoverable at law or in equity from any or all persons, firms, corporations or govern-ments for past infringement thereof, and all rights of renewal subject to be exercised by or through such owners.

(b) All right, title and interest, arising under the laws of the United States, of every kind or nature whatsoever, of the authors of the publications described in Exhibit A attached hereto and made a part hereof in, to and under the copyrights described in said Exhibit A, including but not limited to all accrued royalties, all rights to receive royalties, all damages and profits recoverable at law or in equity from any or all persons, firms, corporations or governments for past infringement thereof and all rights of re-newal subject to be exercised by such authors or by their widows, children, executors or next of kin.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian.

This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

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

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said executive order.

Executed at Washington, D. C., on October 19, 1942.

[SEAL]

LEO T. CROWLEY, Alien Property Custodian.

EXHIBIT'A

Copy- right No.	Nature of work	Titles of works	Copyright owners	Authors
E35717	Musical composition	Essential finger exercises.	Rozsavolgyi & Co., Buda- pest, Hungary.	E von Dohnanyi, a na- tional of Hungary.
E9095	Musical composition	Essential finger exercises.	Rozsavolgyi & Co., Buda- pest, Hungary.	E von Dohnanyl, a na- tional of Hungary.
E6351	Musical composition	Waltz from the Ballet	Romavolgyi & Co., Buda- pest, Hungary,	E von Dohnanyi, a na- tional of Hungary.
E366708	Musical composition		Rozsavolgyl & Co., Buda- pest, Hungary,	E von Dohnanyi, a na- tional of Hungary.
A.45434	Book	Magnesium und selne Legierungen.	Julius Springer, Berlin, Germany.	Adolph Beck, H. Alt- wicker and others, na- tionals of Germany.

[F. R. Doc. 42-11567; Filed, November 6, 1942; 11:33 a. m.]

[Vesting Order Number 248]

ALL OF THE CAPITAL STOCK OF UNION BANK-ING CORPORATION AND CERTAIN INDEBTED-NESS OWING BY IT

Under the authority of the Trading with the enemy Act, as amended, and Executive Order No. 9095, as amended,1 and pursuant to law, the undersigned, after investigation, finding:

(a) That the property described as follows:

All of the capital stock of Union Banking Corporation, a New York corporation, New York, New York, which is a business enter-prise within the United States, consisting of 4,000 shares of \$100 par value common capital stock, the names of the registered owners of which, and the number of shares owned by them respectively, are as follows:

Names	Number of shares
E. Roland Harriman	3,991
Cornelius Lievense	4
Harold D. Pennington	1
Ray Morris	1
Prescott S. Bush	1
H. J. Kouwenhoven	1
Johann G. Groeninger	
	a construction of the

Total 4,000 .

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17 F.R. 5205.

all of which shares are held for the benefit of Bank voor Handel en Scheepvaart, N. V., Rotterdam, The Netherlands, which bank is owned or controlled by members of the Thyssen family, nationals of Germany and/or Hungary.

is property of nationals, and represents ownership of said business enterprise which is a national, of a designated enemy country or countries (Germany and/or Hungary);

(b) That the property described as follows:

All right, title, interest and claim of any name or nature whatsoever of the aforesaid Bank voor Handel en Scheepvaart, and August Thyssen-Bank, Berlin, Germany, and each of them, in and to all indebtedness, contingent or otherwise and whether or not matured, owing to them, or each of them, by said Union Banking Corporation, including but not limited to all security rights in and to any and all collateral for any or all of such indebtedness and the right to sue for and collect such indebtedness.

is an interest in the aforesaid business enterprise held by nationals of an enemy country or countries, and also is property within the United States owned or controlled by nationals of a designated enemy country or countries (Germany and/or Hungary);

and determining that to the extent that any or all of such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of the aforesaid designated enemy country or countries (Germany and/or Hungary), and having made all determinations and taken all action, after appropriate consultation and certification, required by said executive order or Act or otherwise, and deeming it necessary in the national interest, hereby vests such property in the Alien Property Custodian, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States,

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

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

The terms "national", "designated enemy country" and "business enterprise within the United States" as used herein shall have the meanings prescribed in section 10 of said executive order.

Executed at Washington, D. C., on October 20, 1942.

[SEAL] LEO T. CROWLEY, Alien Property Custodian.

[F. R. Doc. 42-11568; Filed, November 6, 1942; 11:31 a. m.]

[Vesting Order Number 250]

CERTAIN PERSONAL PROPERTY OF ALOIS SCHLICK

Under the authority of the Trading with the enemy Act, as amended, and Executive Order No. 9095, as amended 1 and pursuant to law, the undersigned, after investigation, finding that the property described as follows:

One Schlick Universal High Speed full width Beaming Machine, stored with Robert Reiner, Incorporated, 556 Gregory Avenue, Weehawken, New Jersey, and belonging to Alois Schlick, a citizen of Germany whose last known address was represented to the undersigned as being Hohenstein-Ernsthal, Saxony, Germany.

is property within the United States owned or controlled by a national of a designated enemy country (Germany),

and determining that to the extent that such national is a person not within a designated enemy country the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany), and having made all determinations and taken all action, after appropriate consultation and certification, required by said executive order or Act or otherwise, and deeming it necessary in the national interest, hereby vests such property in the Alien Property Custodian, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

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

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said executive order.

Executed at Washington, D. C. on October 22, 1942.

> LEO T. CROWLEY. Alien Property Custodian.

[F. R. Doc. 42-11569; Filed, November 6, 1942; 11:31 a. m.]

[Vesting Order Number 263]

COPYRIGHT AND COPYRIGHT INTERESTS COV-ERING "URLAUE AUF EHRENWORT"

Under the authority of the Trading with the enemy Act, as amended, and Executive Order No. 9095, as amended,¹ and pursuant to law, the undersigned, after investigation, finding that the property hereinafter described is property payable or held with respect to copyrights, or rights related thereto, in which interests are held by, and such property constitutes interests held therein by, nationals of a foreign country (Germany), and having made all determinations and taken all action, after appropriate consultation and certification, required by said executive order or Act or otherwise, and deeming it necessary in the national interest, hereby vests such property in

17 F.R. 5205.

[SEAL]

the Alien Property Custodian, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States, such property being described as follows:

All right, title and interest, arising under the laws of the United States, of whatso ever kind or nature of the author, copyright owner, scenario writers and producer, and each of them, in, to and under each of the following:

(a) The copyright described as follows: Copyright number: A. Foreign 38017, Title of book: Urlaub Auf Ehrenwort,

Author: Kilan Koll, of Germany. Copyright owner: Albert Langen/Georg Muller Verlag. G. m. b. H., of Germany

(b) All copyrights, claims of copyright, rights to copyright and interests thereunder

in the photoplay described as follows Title of photoplay: Urlaub Auf Ehren-

Scenario writers: Charles Klein and F. Luetzkendorf, of Germany,

Producer: Universum Film, A. G., of Germany,

including but not limited to all accrued royalties, all rights to receive royalties, all damages and profits recoverable at law or in equity from any and all persons, firms, corporations or governments for past infringement thereof, and all rights of renewal subject to be exercised by the aforesaid scenario writers or author or by their widows, children, exec-utors or next of kin, or by or through the aforesaid copyright owner or producer.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

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

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said executive order.

Executed at Washington, D. C., on October 28, 1942.

[SEAL]

LEO T. CROWLEY, Alien Property Custodian.

[F. R. Doc. 42-11570; Filed, November 6, 1942; 11:33 a.m.]

[Vesting Order Number 288]

DIVIDENDS ON CAPITAL STOCK OF THE AMERICAN PLATINUM WORKS

Under the authority of the Trading with the enemy Act, as amended, and Executive Order No. 9095, as amended,¹ and pursuant to law, the undersigned, after investigation, finding that the property described as follows:

All cash dividends declared but not yet paid, and 60 shares of \$100 par value common capital stock declared as a stock dividend. by The American Platinum Works on June 6, 1942, on 1,523 shares of its \$100 par value common stock which 1,523 shares were vested by the undersigned pursuant to Vesting Order Number 74 of July 30, 1942, and which dividends are owing to W. C. Heraeus, G.m.b.H., Hanau, Germany, both of which companies were found in said Vesting Order Number 74 to be nationals of a designated enemy country (Germany),

is property of, and represents an interest in a business enterprise within the United States which is, a national of a designated enemy country (Germany), and also is property within the United States owned or controlled by a national of a designated enemy country (Germany), and determining that to the extent that such nationals are persons not within a designated enemy country the national interest of the United States requires that such persons be treated as nationals of the aforesaid designated enemy country (Germany), and having made all determinations and taken all action, after appropriate consultation and certification, required by said executive order or Act or otherwise, and deeming it necessary in the national interest, hereby vests such property in the Alien Property Custodian, to be held, used, administered. liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

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

The terms "national", "designated enemy country" and "business enterprise within the United States" as used herein shall have the meanings prescribed in section 10 of said executive order.

Executed at Washington, D. C. on November 2, 1942.

[SEAL] LEO T. CROWLEY, Alien Property Custodian.

[F. R. Doc. 42-11571; Filed, November 6, 1942; 11:33 a. m.]

OFFICE OF DEFENSE TRANSPORTA-TION.

[Special Order ODT W-1]

WATER CARRIERS ON THE ILLINOIS RIVER

ORDER DIRECTING COORDINATED OPERATION

Directing coordinated operation of carriers by water on the Illinois River between Havana, Illinois, and Chicago, Illinois.

Upon consideration of the application for authority to coordinate service in and to pool equipment with respect to the transportation of property, by water, filed with this Office by Central Barge Company, Chicago, Illinois, and Ohio River Company, Cincinnati, Ohio, and in order to assure maximum utilization of the facilities, services, and equipment of carriers of property by water, and to conserve and providently utilize vital equipment, material, and supplies, the attainment of which purposes is essential to the successful prosecution of the war, It is hereby ordered, That:

1. Central Barge Company and Ohio River Company, in the transportation of coal by water on the Illinois River from Havana, Illinois, to Chicago, Illinois, shall, subject to terms and conditions acceptable to each such company, pool their barges operated in such trade and service in connection therewith, and each use the barges of the other company without regard to the ownership thereof.

2. Barges made empty at Chicago shall, subject to terms and conditions acceptable to each such company, be moved to Havana by either company without regard to the ownership of such barges.

3. This order shall not be construed as approving the rates and charges to be collected by the carriers for the transportation of coal. Charter hire agreed upon by the carriers shall be subject to any applicable maximum price established by any competent governmental authority.

This order shall become effective November 6, 1942.

Issued at Washington, D. C., this 6th day of November 1942.

JOSEPH B. EASTMAN, Director of Defense Transportation.

[F. R. Doc. 42-11549; Filed, November 6, 1942; 10:35 a. m.]

OFFICE OF PRICE ADMINISTRATION.

[Rev. Order 3 Under MPR 120]

ELMIRA COAL COMPANY

ORDER GRANTING ADJUSTMENT

Revised Order No. 3 Under Maximum Price Regulation No. 120—Bituminous Coal Delivered From Mine or Preparation Plant—Docket No. 3120-2.

Order No. 3³ under Maximum Price Regulation No. 120 is hereby amended to read as set forth below:

For the reasons set forth in an opinion issued simultaneously herewith, and under authority vested in the Price Admin-

17 P.R. 3909.

No. 220-5

istrator by the Emergency Price Control Act of 1942, as amended, and Executive Order No. 9250, and in accordance with § 1340.207 (b) of Maximum Price Regulation No. 120, It is ordered:

(a) Elmira Coal Company, Excelsior Springs, Missouri, may sell and deliver, and any person may buy and receive, bituminous coal described in paragraphs (b) and (c) at prices not to exceed the respective prices stated therein;

(b) Coal in Size Groups 2, 6 and 11 produced at the Elmira Mine (Mine Index No. 48), District No. 15, of the Elmira Coal Company, may be sold for shipment by rail at prices per net ton f. o. b. the mine not to exceed \$3.90, \$3.50 and \$3.75, respectively.

(c) Coal in Size Groups 2, 6 and 11 produced at the Elmira Mine (Mine Index No. 48). District No. 15, of the Elmira Coal Company, may be sold for shipment by truck or wagon at prices per net ton f. o. b. the mine not to exceed \$3.90, \$3.50 and \$3.75, respectively,

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

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

(f) Unless the context otherwise requires, the definitions set forth in § 1340.-208 of Maximum Price Regulation No. 120 shall apply to terms used herein.

(g) This Revised Order No. 3 shall become effective November 5, 1942.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 5th day of November 1942. LEON HENDERSON,

Administrator.

[F. R. Doc. 42-11535; Filed, November 5, 1942; 1:31 p. m.]

[Order 74 Under MPR 120]

WEIKART COAL COMPANY

ORDER GRANTING ADJUSTMENT

Order No. 74 Under Maximum Price Regulation No. 120—Bituminous Coal Delivered From Mine or Preparation Plant—Docket No. 3120–87.

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order No. 9250, and in accordance with § 1340.207 (c) of Maximum Price Regulation No. 120, It is ordered:

(a) The Weikart Coal Company, Washingtonville, Ohio, may sell and deliver, and any person may buy and receive, the bituminous coal described in paragraph (b), for shipment by truck or wagon, at prices not in excess of the respective prices stated therein.

(b) Coals produced by Weikart Coal Company at its Weikart Coal Company Mine (Mine Index No. 1445), in District No. 4, in Size Groups 2, 4 and 5, may be sold for shipment by truck or wagon f. o. b. the mine at prices per net ton not to exceed the following:

Size groups	45	Maximum	prices
2		 	\$3.50
A		 	3.60
5		 	3.00

(c) This Order No. 74 may be revoked or amended by the Price Administrator at any time.

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

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

(f) This Order No. 74 shall become effective November 6, 1942.

Issued this 5th day of November 1942. LEON HENDERSON,

Administrator.

[F. R. Doc. 42-11539; Filed, November 5, 1942; 1:32 p. m.]

OFFICE OF SCIENTIFIC RESEARCH AND DEVELOPMENT.

[Administrative Order 2]

ORGANIZATION; FUNCTIONS AND DUTIES OF OFFICERS¹

SEPTEMBER 24, 1942.

Pursuant to the authority contained in Executive Order No. 8807³ of June 28, 1941, and other provisions of law, and in order further to define the functions and duties of the Office of Scientific Research and Development, *It is hereby ordered* That:

SECTION 1. This administrative order amends and supersedes Administrative Order No. 1, dated August 20, 1941.

SEC. 2. The principal subdivisions of the Office of Scientific Research and Development shall be:

(a) The National Defense Research Committee, created by section 7 of Executive Order No. 8807, the duties of which shall be to advise and assist the Director as specified in section 7 and to supervise the performance of research in its designated field.

(b) The Committee on Medical Research, created by section 8 of Executive Order No. 8807, the duties of which shall be to advise and assist the Director as specified in section 8 and to supervise the performance of research in its designated field.

(c) The Administrative Division, at the head of which shall be an Executive Secretary appointed by the Director. The Administrative Division shall have charge of the administrative affairs and records of the Office of Scientific Research and Development under direction and supervision of the Director and subject to the provisions of section 10 of Executive Order No, 8807.

(d) The Liaison Office, under the supervision of a Senior Liaison Officer appointed by the Director. The duties of the Liaison Office shall be the conduct of

¹An organization chart was filed with the original document, *6 F.R. 3207.