

Series 1958
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STATE OF NEW YORK
LIQUOR AUTHORITY

TO: MANUFACTURERS AND WHOLESALERS OF LIQUOR AND WINE
SUBJECT: RULE 16 - UNLAWFUL DISCRIMINATION AND PRICE SCHEDULING

Subdivision 4 (e) of Rule 16 of the Rules of the Liquor Authority enumerates four methods of scheduling the price to wholesalers. The price to wholesalers shall be scheduled by any or all of the following methods:

- (1) A price to be computed F.O.B. point of shipment which shall include all charges incurred by the seller up to such point.
- (2) A price to be computed "In Customs Bond" which shall include all charges incurred by the seller including entry into "Customs Bond."
- (3) A price to be computed "ex warehouse" of the seller which shall include all charges incurred by the seller up to the time of release from the warehouse.
- (4) A price which shall include Federal Customs Duties, Internal Revenue Taxes, State Excise Tax and cost of delivery to the wholesaler.

If more than one of these methods is used for the scheduling of prices to wholesalers, each method must be stated on the schedule.

In response to a recent inquiry as to whether or not wholesalers or manufacturers may show on their Schedule of Prices to Wholesalers two separate delivered prices, one by truck and one by railroad, the Authority has decided that both such prices may be specified on a delivered price basis and meet the requirements of (4) above.

STATE LIQUOR AUTHORITY


THOMAS E. ROHAN
Chairman