EXECUTIVE ORDER

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FURTHER POSTPONING EFFECTIVE DATE OF TRANSFER
OF THE DISTRICT COURT OF THE UNITED STATES FOR THE
PANAMA CANAL ZONE TO THE DEPARTMENT OF JUSTICE

By virtue of the authority vested in me by
section 18 of the act of March 3, 1933 (Public,
No. 428, 47 Stat. 1517), and pursuant to the pro-
vision of section 22 of Executive Order No. 6166,
dated June 10, 1933, the effective date of the
transfer to the Department of Justice of the District
Court of the United States for the Panama Canal Zone,
which, by Executive Order No. 6243, dated August 5,
1933, was postponed to October 4, 1933, is hereby
further postponed to November 4, 1933.

THE WHITE HOUSE,

[Signature]

July 30, 1933
EXE CU TI VE O R D E R

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EXEMPTION OF CLAYBORN L. GATEWOOD FROM
COMPULSORY RETIREMENT FOR AGE

WHEREAS section 204 of the act of June 30, 1932
(ch. 314, 47 Stat. 382, 404; 5 U.S.C., sec. 692b),
provides:

"On and after July 1, 1932, no person
rendering civilian service in any branch or
service of the United States Government or
the municipal government of the District of
Columbia who shall have reached the retire-
ment age prescribed for automatic separation
from the service, applicable to such person,
shall be continued in such service, notwith-
standing any provision of law or regulation
to the contrary: Provided, That the President
may, by Executive Order, exempt from the pro-
visions of this section any person when, in
his judgment, the public interest so requires:"

AND WHEREAS the public interest requires that Clay-
born L. Gatewood, junior mechanic in the House wing of
the United States Capitol Building, under the office of
the Architect of the Capitol, who, during the current
month, will reach the retirement age prescribed for
automatic separation from the service, be exempted from the provisions of this section and continued in the service until September 30, 1935.

NOW, THEREFORE, by virtue of the authority vested in me by the aforesaid statute, I do hereby exempt Clayborn L. Gatewood from the provisions thereof and continue him in the service until September 30, 1935.

THE WHITE HOUSE,
September 30, 1933
EXECUTIVE ORDER

CONSOLIDATING THE KANIKSU NATIONAL FOREST WITH THE PEND OREILLE NATIONAL FOREST, AND TRANSFERRING LANDS FROM THE PEND OREILLE NATIONAL FOREST TO THE COEUR D'ALENE NATIONAL FOREST

IDAHO AND WASHINGTON

By virtue of the authority vested in me by the act of June 4, 1897 (ch. 2, 30 Stat. 11, 34, 36), and on the recommendation of the Secretary of Agriculture, the Kaniksu National Forest and the Pend Oreille National Forest, as defined by proclamations of June 8, 1927 (45 Stat. 2911, 2912), are hereby consolidated, and the areas heretofore comprising these national forests shall hereafter be known as the Kaniksu National Forest.

It is further ordered that administration be transferred from the Pend Oreille National Forest to the Coeur d'Alene National Forest, as defined by proclamation of June 29, 1911 (37 Stat. 1698), over all lands lying south and west of the following-described line:

Beginning at a point on the west line of sec. 15, T. 53 N., R. 2 W. Boise meridian, where the hydrographic divide just north of the Barker Creek drainage intersects said section line; thence in an easterly direction along said divide
to Bernard Peak; thence in a southerly direction along the hydrographic divide between the West Gold Creek drainage on the east and the Barker and Lewellen Creek drainages on the west to its intersection with the present north boundary of the Coeur d'Alene National Forest.

It is not intended by this order to give any lands a national-forest status which have not heretofore had such status, nor to remove any lands from a national-forest status.

THE WHITE HOUSE,

September 30, 1933.
EXCLUSIVE ORDER

CONCERNING THE PRESIDENT'S REEMPLOYMENT AGREEMENT T.

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It appearing to my satisfaction that the fair and equal treatment of all employers requires that the President's Reemployment Agreement, as set forth in Bulletin No. 3 of the National Recovery Administration, dated July 29, 1933, should be modified in certain respects for the purpose of its future signature by such employers:

NOW THEREFORE I, Franklin D. Roosevelt, President of the United States, pursuant to the authority vested in me by Title I of the National Industrial Recovery Act, approved June 16, 1933, and otherwise, so order that, for the purpose of its signature by employers on and after October 1, 1933, the form of the President's Reemployment Agreement, as hereinafore described, be and it is hereby modified so that paragraph (3) thereof shall read as follows:

"(3) Not to employ any factory or mechanical worker or artisan more than a maximum week of 65 hours until December 31, 1933; and not to employ any worker more than 9 hours in any 1 day."

PROVIDED, that in all other respects the form of the said agreement shall remain unmodified, and provided further, that nothing herein contained shall be construed as in any way modifying or affecting any such agreement signed by any employer prior to October 1, 1933.

The White House,
October 3, 1933.

[Signature]
EXECUTIVE ORDER

BANKERS CODE OF FAIR COMPETITION

An application having been duly made, pursuant to and in full compliance with the provisions of Title I of the National Industrial Recovery Act, approved June 16, 1933, for my approval of a Bankers Code of Fair Competition, and hearings having been held thereon and the Administrator having rendered his report containing an analysis of the said Code of Fair Competition together with his recommendations and findings with respect thereto, and the Administrator having found that the said Code of Fair Competition complies in all respects with the pertinent provisions of Title I of said Act and that the requirements of clauses (1) and (2) of subsection (a) of Section 3 of said Act have been met:

NOW, THEREFORE, I, Franklin D. Roosevelt, President of the United States, pursuant to the authority vested in me by Title I of the National Industrial Recovery Act, approved June 16, 1933, and otherwise, do adopt and approve the report, recommendations and findings of the Administrator and do order that the said Code of Fair Competition be and is hereby approved.

[Signature]
President

Approval Recommended:

[Signature]
Administrator

The White House
October 3, 1933.
EXECUTIVE ORDER

Code of Fair Competition for the Lime Industry

An application having been duly made, pursuant to and in full compliance with the provisions of Title I of the National Industrial Recovery Act, approved June 16, 1933, for my approval of a Code of Fair Competition for the Lime Industry, and hearings having been held thereon and the Administrator having rendered his report containing an analysis of the said Code of Fair Competition together with his recommendations and findings with respect thereto, and the Administrator having found that the said Code of Fair Competition complies in all respects with the pertinent provisions of Title I of said Act and that the requirements of clauses (1) and (2) of subsection (a) of Section 3 of the said Act have been met.

NOW, THEREFORE, I, Franklin D. Roosevelt, President of the United States, pursuant to the authority vested in me by Title I of the National Industrial Recovery Act, approved June 16, 1933, and otherwise, do adopt the findings and approve the report and recommendations of the Administrator and do order that the said Code of Fair Competition be and it is hereby approved, subject to the following condition:

(1) The National Lime Association shall, as soon as practicable, amend its by-laws by repealing that provision which requires that election to membership therein is dependent upon the nomination by two members and upon the majority vote of the Board of Directors of that Association.

Franklin D. Roosevelt

Approval Recommended:

Administrator

The White House.
EXECUTIVE ORDER
Code of Fair Competition
for the
Fair Equipment Industry

An application having been duly made, pursuant to and in whole compliance with the provisions of Title I of the National Industrial Recovery Act, approved June 16, 1933 for my approval of a Code of Fair Competition for the Fair Equipment Industry, and hearings having been held thereon and the Administrator having rendered his report containing an analysis of the said Code of Fair Competition, together with his recommendations and findings with respect thereto, and the Administrator having found that the said Code of Fair Competition complies in all respects with the pertinent provisions of Title I of said Act and that the requirements of clauses (1) and (2) of subsection (a) of Section 3 of the said Act have been met:

I, FRANKLIN D. ROOSEVELT, President of the United States, pursuant to the authority vested in me by Title I of the National Industrial Recovery Act, approved June 16, 1933, and otherwise, do adopt and approve the report, recommendations, and findings of the Administrator and do order that the said Code of Fair Competition be and is hereby approved, except that the second paragraph of article 7 must be
c

Approval Recommended:

[Signature]

Administrator
The White House,
EXECUTIVE ORDER

Code of Fair Competition

for the

BOILER MANUFACTURING INDUSTRY

An application having been duly made, pursuant to and in full
compliance with the provisions of Title I of the National Industrial Recovery
Act, approved June 16, 1933 for my approval of a Code of Fair Competition for
the Boiler Manufacturing Industry, and hearings having been held thereon and the
Administrator having rendered his report containing an analysis of the said Code
of Fair Competition, together with his recommendations and findings with respect
thereto, and the Administrator having found that the said Code of Fair Competi-
tion complies in all respects with the pertinent provisions of Title I of said
Act and that the requirements of clauses (1) and (2) of subsection (a) of Section
3 of the said Act have been met:

ED., PRESIDENT, I., Franklin D. Roosevelt, President of the
United States, pursuant to the authority vested in me by Title I of the National
Industrial Recovery Act, approved June 16, 1933, and otherwise, do adopt and
approve the report, recommendations, and findings of the Administrator and do
order that the said Code of Fair Competition be and is hereby approved, with
the following paragraphs added:

Approval Recommended:

[Signature]

Administrator

The White House,

December 3, 1933.
EXECUTIVE ORDER.

CODE OF FAIR COMPETITION
For the
ELECTRIC STORAGE AND WET PRIMARY BATTERY INDUSTRY

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An application having been duly made, pursuant to and in full compliance with the provisions of Title I of the National Industrial Recovery Act, approved June 16, 1933, for my approval of a Code of Fair Competition for the Electric Storage and Wet Primary Battery Industry, and hearings having been held thereon and the Administrator having rendered his report containing an analysis of the said Code of Fair Competition, together with his recommendations and findings with respect thereto, and the Administrator having found that the said Code of Fair Competition complies in all respects with the pertinent provisions of Title I of said Act and that the requirements of clauses (1) and (2) of sub-section (a) of Section 3 of the said Act have been met:

NOW, THEREFORE, I, Franklin D. Roosevelt, President of the United States, pursuant to the authority vested in me by Title I of the National Industrial Recovery Act, approved June 16, 1933, and otherwise, do adopt and approve the report, recommendations and findings of the Administrator and do order that the said Code of Fair Competition be and it is hereby approved.

[Signature]

Administrator

The White House,

September 3, 1933.

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EXECUTIVE ORDER

Code of Fair Competition
For the

TEXTILE MACHINERY MANUFACTURING INDUSTRY

An application having been duly made, pursuant to and in full compliance with the provisions of Title I of the National Industrial Recovery Act, approved June 16, 1933, for my approval of a Code of Fair Competition for the Textile Machinery Manufacturing Industry, and hearings having been held thereon and the Administrator having rendered his report containing an analysis of the said Code of Fair Competition together with his recommendations and findings with respect thereto, and the Administrator having found that the said Code of Fair Competition complies in all respects with the pertinent provisions of Title I of said Act and that the requirements of Clauses (1) and (2) of subsection (a) of Section 3 of the said Act have been met;

NOW, THEREFORE, I, Franklin D. Roosevelt, President of the United States, pursuant to the authority vested in me by Title I of the National Industrial Recovery Act, approved June 16, 1933, and otherwise, do approve the report and recommendations and adopt the findings of the Administrator and do order that the said Code of Fair Competition be and it is hereby approved.

Approval Recommended:

[Signature]
Administrator.

The White House,
September 3, 1933.
EXECUTIVE ORDER

Code of Fair Competition
for the

KNITTING, BRAIDING AND WIRE COVERING MACHINE INDUSTRIES

An application having been duly made, pursuant to and in full compliance with the provisions of Title I of the National Industrial Recovery Act, approved June 16, 1933, for my approval of a Code of Fair Competition for the Knitting, Braiding and Wire Covering Machine Industries, and hearings having been held thereon and the Administrator having rendered his report containing an analysis of the said Code of Fair Competition together with his recommendations and findings with respect thereto, and the Administrator having found that the said Code of Fair Competition complies in all respects with the pertinent provisions of Title I of said Act and that the requirements of Clauses (I) and (2) of subsection (a) of Section 3 of the said Act have been met:

NOW, THEREFORE, I, Franklin D. Roosevelt, President of the United States, pursuant to the authority vested in me by Title I of the National Industrial Recovery Act, approved June 16, 1933, and otherwise, do approve the report and recommendations and adopt the findings of the Administrator and do order that the said Code of Fair Competition be and it is hereby approved.

_{[Signature]_}

Approval Recommended:

_{[Signature]_}

Administrator

The White House,

October 3, 1933.
EXECUTIVE ORDER

Code of Fair Competition

for the

BUILDERS SUPPLIES TRADE

An application having been duly made, pursuant to and in full compliance with the provisions of Title I of the National Industrial Recovery Act, approved June 16, 1933, for my approval of a Code of Fair Competition for the Builders Supplies Trade, and hearings having been held thereon and the Administrator having rendered his report containing an analysis of the said Code of Fair Competition together with his recommendations and findings with respect thereto, and the Administrator having found that the said Code of Fair Competition complies in all respects with the pertinent provisions of Title I of said Act and that the requirements of Clauses (1) and (2) of subsection (a) of Section 3 of the said Act have been met:

NOW, THEREFORE, I, Franklin D. Roosevelt, President of the United States, pursuant to the authority vested in me by Title I of the National Industrial Recovery Act, approved June 16, 1933, and otherwise, do approve the report and recommendations and adopt the findings of the Administrator and do order that the said Code of Fair Competition be and it is hereby approved.

Approval Recommended:

[Signature]

Administrator.

The White House,
September 3, 1933.
EXECUTIVE ORDER

CODE OF FAIR COMPETITION

BOOT AND SHOE MANUFACTURING INDUSTRY

An application having been duly made, pursuant to and in full compliance with the provisions of Title I of the National Industrial Recovery Act, approved June 16, 1933, for my approval of a Code of Fair Competition for the Boot and Shoe Manufacturing Industry, and hearings having been held thereon and the Administrator having rendered his report containing an analysis of the said Code of Fair Competition together with his recommendations and findings with respect thereto, and the Administrator having found that the said Code of Fair Competition complies in all respects with the pertinent provisions of Title I of said Act and that the requirements of clauses (1) and (2) of subsection (a) of Section 9 of the said Act have been met:

NOW, THEREFORE, I, Franklin D. Roosevelt, President of the United States, pursuant to the authority vested in me by Title I of the National Industrial Recovery Act, approved June 16, 1933, and otherwise, do adopt and approve the report, recommendations and findings of the Administrator and do order that the said Code of Fair Competition be and is hereby approved, subject to the following condition:

(1) Because it is evident that attempts by those submitting codes to interpret Section 7 (e) of the National Industrial Recovery Act have led to confusion and misunderstanding, such interpretation should not be incorporated in Codes of Fair Competition. Therefore, Article IV must be eliminated.

Franklin D. Roosevelt
President

Approval Recommended:

Herbert H. Johnson
Administrator

The White House,
September 3, 1935.
EXECUTIVE ORDER

Code of Fair Competition

for the

LAUNDRY AND DRY CLEANING MACHINERY MANUFACTURING INDUSTRY

An application having been duly made, pursuant to and in full compliance with the provisions of Title I of the National Industrial Recovery Act, approved June 16, 1933 for my approval of a Code of Fair Competition for the Laundry and Dry Cleaning Machinery Manufacturing Industry, and hearings having been held thereon and the Administrator having rendered his report containing an analysis of the said Code of Fair Competition, together with his recommendations and findings with respect thereto, and the Administrator having found that the said Code of Fair Competition complies in all respects with the pertinent provisions of Title I of said Act and that the requirements of clauses (1) and (2) of subsection (a) of Section 3 of the said Act have been met:

I, FRANKLIN D. ROOSEVELT, President of the United States, pursuant to the authority vested in me by Title I of the National Industrial Recovery Act, approved June 16, 1933, and otherwise, do adopt and approve the report, recommendations, and findings of the Administrator and do order that the said Code of Fair Competition be and is hereby approved.

[Signature]

Approval recommended:
Hugh Johnson
Administrator

The White House,
September 3, 1933

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EXECLITVE ORDER

CODE OF FAIR COMPETITION

SADDLERY MANUFACTURING INDUSTRY

An application having been duly made, pursuant to and in full compliance with the provisions of Title I of the National Industrial Recovery Act, approved June 16, 1933, for my approval of a Code of Fair Competition for the Saddle and Manufacturing Industry, and hearings having been held thereon and the Administrator having rendered his report containing an analysis of the said Code of Fair Competition together with his recommendations and findings with respect thereto, and the Administrator having found that the said Code of Fair Competition complies in all respects with the pertinent provisions of Title I of said Act and that the requirements of clauses (1) and (2) of subsection (e) of Section 5 of the said Act have been met.

NOW, THEREFORE, I, Franklin D. Roosevelt, President of the United States, pursuant to the authority vested in me by Title I of the National Industrial Recovery Act, approved June 16, 1933, and otherwise, do adopt and approve the report, recommendations and findings of the Administrator and do order that the said Code of Fair Competition be and is hereby approved.

[Signature]
President

Approval Recommended:

[Signature]
Administrator

The White House, September 5, 1935.
EXECUTIVE ORDER

CODE OF FAIR COMPETITION

ICE INDUSTRY

An application having been duly made, pursuant to and in full compliance with the provisions of Title I of the National Industrial Recovery Act, approved June 16, 1933, for my approval of a Code of Fair Competition for the Ice Industry, and hearings having been held thereon and the Administrator having rendered his report containing an analysis of the said Code of Fair Competition together with his recommendations and findings with respect thereto, and the Administrator having found that the said Code of Fair Competition complies in all respects with the pertinent provisions of Title I of said Act and that the requirements of clauses (1) and (2) of sub-section (a) of Section 5 of the said Act have been met:

NOW, THEREFORE, I, Franklin D. Roosevelt, President of the United States, pursuant to the authority vested in me by Title I of the National Industrial Recovery Act, approved June 16, 1933, and otherwise, do adopt and approve the report, recommendations and findings of the Administrator and do order that the said Code of Fair Competition be and is hereby approved, subject to the following conditions:

(1) To effectuate further the policies of the Act, a Code Authority be created to cooperate with the Administrator as a Planning and Fair Practice Agency for the Ice Industry, which Code Authority shall consist of five representatives of the Ice Industry elected by a fair method of selection, to be approved by the Administrator, and three members without vote appointed by the Administrator.

[Signature]
President.

Approval Recommended:

[Signature]
Administrator.

The White House, October , 1935.
EXECUTIVE ORDER

Code of Fair Competition

for the

RETAIL LUMBER, LUMBER PRODUCTS, BUILDING MATERIALS

and BUILDING SPECIALTIES TRADE

An application having been duly made, pursuant to and in full compliance with the provisions of Title I of the National Industrial Recovery Act, approved June 16, 1933, for my approval of a Code of Fair Competition for the Retail Lumber, Lumber Products, Building Materials and Building Specialties Trade, and hearings having been held thereon and the Administrator having rendered his report containing an analysis of the said Code of Fair Competition together with his recommendations and findings with respect thereto, and the Administrator having found that the said Code of Fair Competition complies in all respects with the pertinent provisions of Title I of said Act and that the requirements of Clauses (1) and (2) of subsection (a) of Section 3 of the said Act have been met:

NOW, THEREFORE, I, Franklin D. Roosevelt, President of the United States, pursuant to the authority vested in me by Title I of the National Industrial Recovery Act, approved June 16, 1933, and otherwise, do approve the report and recommendations and adopt the findings of the Administrator and do order that the said Code of Fair Competition be and it is hereby approved.

Approval Recommended:

[Signature]

Administrator.

The White House,
September 7, 1933.
EXECUTIVE ORDER

CODE OF FAIR COMPETITION

LUGGAGE & FANCY LEATHER GOODS INDUSTRY

An application having been duly made, pursuant to and in full compliance with the provisions of Title I of the National Industrial Recovery Act, approved June 16, 1933, for my approval of a Code of Fair Competition for the Luggage and Fancy Leather Goods Industry, and hearings having been held thereon and the Administrator having rendered his report containing an analysis of the said Code of Fair Competition together with his recommendations and findings with respect thereto, and the Administrator having found that the said Code of Fair Competition complies in all respects with the pertinent provisions of Title I of said Act and that the requirements of clauses (1) and (2) of subsection (a) of Section 3 of said Act have been met:

NOW, THEREFORE, I, Franklin D. Roosevelt, President of the United States, pursuant to the authority vested in me by Title I of the National Industrial Recovery Act, approved June 16, 1933, and otherwise, do adopt and approve the report, recommendations, and findings of the Administrator and do order that the said Code of Fair Competition be and is hereby approved.

[Signature]

President.

Approval Recommended:

[Signature]

Administrator

October 3, 1933

The White House.
EXECUTIVE ORDER
CODE OF FAIR COMPETITION
FOR THE
WOMEN'S BELT INDUSTRY

An application having been duly made, pursuant to and in full compliance with the provisions of Title I of the National Industrial Recovery Act, approved June 16, 1933, for my approval of a Code of Fair Competition for the Women's Belt Industry, and hearings having been held thereon and the Administrator having rendered his report containing an analysis of the said Code of Fair Competition together with his recommendations and findings with respect thereto, and the Administrator having found that the said Code of Fair Competition complies in all respects with the pertinent provisions of Title I of the said Act and that the requirements of clauses (1) and (2) of subsection (a) of Section 3 of the said Act have been met:

NOW, THEREFORE, I, Franklin D. Roosevelt, President of the United States, pursuant to the authority vested in me by Title I of the National Industrial Recovery Act approved June 16, 1933, do approve the report and recommendations and adopt the findings of the Administrator, and do order that the said Code of Fair Competition be and it is hereby approved subject to the condition that the right of the National Association of Women's Belt Manufacturers to continue to participate in the selection
of the Code Authority and its activities shall be dependent upon the
amendment of its constitution and by-laws and particularly, Article III,
Section 4 and Article IV, Sections 2 and 3 thereof in a manner satisfactory
to the Administrator.

Approval Recommended.

The White House
September 16, 1933.
EXECUTIVE ORDER

AMENDING CODE OF FAIR COMPETITION FOR

OIL BURNER INDUSTRY

A Code of Fair Competition for the Oil Burner Industry has been heretofore duly approved by Executive Order of the President, dated September 13, 1938. There had been contained in said Code as submitted, and in said Code as revised for public hearing, the following provision:

"(i) For the protection of the public interest, no distillate burner of sleeve type shall be sold or offered for sale that does not meet the following specifications:

"The burner top rings, top caps and sleeves shall have a thickness of not less than .026" and chromium content of not less than 16-18 per cent, or alloys of equivalent heat resistance.

"The burner sleeve's shall have a height of 4" or more.

"Other construction and material specifications must comply with the Underwriters' Laboratories' requirements as specified in their Code of April, 1932 and amendments to June 1, 1938.

"Distillate conversion burners (class 4(c)) must include all of the following component parts:

"Oil container and stand; hand control metering valve or valves; minimum of six feet of copper tubing with single burners; and seven feet with multiple burners; suitable fittings; heater and supports; approved wicking; sleeves; top rings; caps and the necessary bolts and screws for proper installation.

"Quality of material, workmanship and wicking must comply with the Underwriters' Laboratories' requirements as specified in their Code of April, 1932 and amendments to June 1, 1938."

At the public hearing on said Code duly held on August 31, 1938, no objection to said provision had been raised. However, in preparation of the final revision of said Code for submission to the President, said provision was inadvertently
omitted. In consequence, the said Code as approved, did not contain said provision.

By letter of application dated September 29, 1933, the Code Authority for the Oil Burner Industry, as duly constituted under article VII of said Code as approved, has requested that said Code as approved be amended by adding thereto, as a new Section 16 of Article VII thereof, the following provision, hereinafter designated Provision k, which is substantially identical with the provision inadvertently omitted as aforesaid:

"The sale or offering for sale of any distillate burner of sleeve type that does not meet the following specifications is unfair competition: provided, however, that where a manufacturer of such equipment desires to manufacture a burner of this type, with other materials than those specified, or desires to use a different combination of parts than those specified, such manufacturer shall first apply to the Code Authority for permission to do so and shall at the same time submit proof that the substitutions requested will offer to the consumer protection and service equivalent to that offered by a burner constructed as herein provided. The Code Authority will consider this petition. If denied, the applicant may appeal to the Administrator for permission and the decision of the Administrator shall be final.

"(a) The heater tube shall have a thickness of not less than .008" and carbon content of not less than 1.25 per cent, or other of equivalent heat resistance.

"(b) The burner sleeve shall have a height of 4" or more.

"(c) Other constructive and material specifications must comply with the manufacturer's code and placards' requirements as specified in their Code of April, 1937 and amendments to June 4, 1937.

"(d) Distillate conversion burners (class (e)) must include all of the following construction parts:"
"Oil container and stand, hand control metering valve or valves; minimum of six feet of copper tubing with single burners, and seven feet with multiple burners; suitable fittings; bases and supports, approved wickings, sleeves, top rings; caps and the necessary bolts and screws for proper installation.

"(c) Quality of material, workmanship and packing must comply with the Underwriters' Laboratories' requirements as specified in their 'Code of April, 1932 and amendments to June 1, 1938.'"

Pursuant to the authority vested in me by Title I of the National Industrial Recovery Act, approved June 16, 1933, upon due consideration of the facts hereinabove set forth, and upon the report and recommendation of the Administrator,

I, Franklin D. Roosevelt, President of the United States, do hereby order that the application of the Code of Fair Competition for the Oil Burner Industry hereinabove considered be approved, and that, effective ten days from the date hereof, unless just cause to the contrary should be shown by any interested person before Deputy Administrator R.F. Paddock, New Commerce Building, Washington, D.C., at or before 12 o'clock, October 13, 1933, the Code of Fair Competition for the Oil Burner Industry as approved September 18, 1933 be and it hereby is amended by adding thereto, as a new Section 19 of Article VI thereof, the provision hereinabove set forth and designated Provision A.

Provided, however, that nothing herein contained shall prohibit the sale, within a period of thirty days from the effective date hereof, of existing stocks of oil burners of sleeve type which do not meet the specifications set forth in Provision A.
Approval Recommended:

[Signatures]

The White House
October 3, 1933
EXECUTIVE ORDER

CODE OF FAIR COMPETITION
for the
MOTOR VEHICLE RETAILING TRADE

An application having been duly made, pursuant to and in full compliance with the provisions of Title I of the National Industrial Recovery Act, approved June 16, 1933, for my approval of a Code of Fair Competition for the Motor Vehicle Retailing Trade, and hearings having been held thereon and the Administrator having rendered his report containing an analysis of the said Code of Fair Competition, together with his recommendations and findings with respect thereto, and the Administrator having found that the said Code of Fair Competition complies in all respects with the pertinent provisions of Title I of said Act and that the requirements of clauses (1) and (2) of sub-section (a) of Section 3 of the said Act have been met:

NOW THEREFORE, I, Franklin D. Roosevelt, President of the United States, pursuant to the authority vested in me by Title I of the National Industrial Recovery Act, approved June 16, 1933, and otherwise, do adopt and approve the report, recommendations and findings of the Administrator and do order that the said Code of Fair Competition be and it is hereby approved.

Franklin D. Roosevelt

Approval Recommended:

The White House,

Washington, D.C., 1933.
EXECUTIVE ORDER

Code of Fair Competition

for the

GLASS CONTAINER INDUSTRY

An application having been duly made, pursuant to and in full
compliance with the provisions of Title I of the National Industrial Recovery
Act, approved June 16, 1933 for my approval of a Code of Fair Competition for
the Glass Container Industry, and hearings having been held thereon and the
Administrator having rendered his report containing an analysis of the said
Code of Fair Competition, together with his recommendations and findings with
respect thereto, and the Administrator having found that the said Code of
Fair Competition complies in all respects with the pertinent provisions of
Title I of said Act and that the requirements of clauses (1) and (2) of sub-
section (a) of Section 3 of the said Act have been met:

I, FRANKLIN D. ROOSEVELT, President of the
United States, pursuant to the authority vested in me by Title I of the National
Industrial Recovery Act, approved June 16, 1933, and otherwise, do adopt and
approve the report, recommendations, and findings of the Administrator and do
order that the said Code of Fair Competition be and is hereby approved.

[Signature]

Approval Recommended:

[Signature]

Administrator

The White House,
Dee. 8, 1933.
NATIONAL RECOVERY ADMINISTRATION
WASHINGTON, D.C.
EXECUTIVE ORDER
Amendment of Code of Fair Competition
Lumber and Timber Products Industries

An application having been made by the Lumber-Code Authority pursuant to and in full compliance with the provisions of Title I of the National Industrial Recovery Act, approved June 16, 1933, for modification and amendment of the Code of Fair Competition for the Lumber and Timber Products Industries, as heretofore approved by me, and for the modification of my approval of said Code of Fair Competition accordingly, and the Administration having recommended the granting of such application, such proposed modifications and amendments to be in accordance with proposed Amendment No. 1 and Amendment No. 2 attached, establishing the "Veneer and Plywood Division":

NOW, THEREFORE, I, Franklin D. Roosevelt, President of the United States, pursuant to the authority vested in me by Title I of the National Industrial Recovery Act, approved June 16, 1933, and otherwise, do approve the granting of the aforesaid application, such modification and amendment to take effect one week from the date hereof, unless good cause to the contrary is shown to the Administrator before that time, and do order that the final approval of the Code of Fair Competition for the Lumber and Timber Products Industries contained in my Executive Order dated August 19, 1933, is hereby modified to the foregoing effect.

Approval Recommended: [Signature]

THE WHITE HOUSE,
October 9, 1933.

6323
The question whether "proposed Amendment No. I and Amendment No. 2" referred to in the attached Executive order approved October 7, 1933 on the amendment of the Code of Fair Competition for the Lumber and Timber Products Industries in line 7 as "attached" should be considered as part of the Order and as such be printed with the Order was referred to Mr. Spaulding, who reported Mr. Wynne stated "that it was a close question, but as the amendments referred to were amendments to the Code, it would not be necessary to print them with the order".
NATIONAL RECOVERY ADMINISTRATION
WASHINGTON, D.C.
EXECUTIVE ORDER
Amendment of Code of Fair Competition
Lumber and Timber Products Industries

An application having been made by the Lumber Code Authority pursuant to and in full compliance with the provisions of Title I of the National Industrial Recovery Act, approved June 16, 1933, for modification and amendment of the Code of Fair Competition for the Lumber and Timber Products Industries, as heretofore approved by me, and for the modification of my approval of said Code of Fair Competition accordingly, and the Administration having recommended the granting of such application, such proposed modifications and amendments to be in accordance with proposed Amendment No. 1 and Amendment No. 2 attached, establishing the "Veneer and Plywood Division":

NOW, THEREFORE, I, Franklin D. Roosevelt, President of the United States, pursuant to the authority vested in me by Title I of the National Industrial Recovery Act, approved June 16, 1933, and otherwise, do approve the granting of the aforesaid application, such modification and amendment to take effect one week from the date hereof, unless good cause to the contrary is shown to the Administrator before that time, and do order that the final approval of the Code of Fair Competition for the Lumber and Timber Products Industries contained in my Executive Order dated August 19, 1933, is hereby modified to the foregoing effect.

Approval Recommended:

Franklin D. Roosevelt

THE WHITE HOUSE,
October 7, 1933.

6323
EXECUTIVE ORDER

APPOINTMENT OF DAVID H. MORTON.

David H. Morton may be appointed as personal secretary and law clerk in the United States Customs Court, New York, without reference to the requirements of the civil service rules. This action is desired by Judge Broom of the Court.

The White House,
October 3, 1933.

[Signature]
EXECUTIVE ORDER

CODE OF FAIR COMPETITION
FOR THE
OPTICAL MANUFACTURING INDUSTRY

An application having been duly made, pursuant to and in full compliance with the provisions of Title I of the National Industrial Recovery Act, approved June 16, 1933, for my approval of a Code of Fair Competition for the Optical Manufacturing Industry, and hearings having been held thereon and the Administrator having rendered his report containing an analysis of the said Code of Fair Competition together with his recommendations and findings with respect thereto, and the Administrator having found that the said Code of Fair Competition complies in all respects with the pertinent provisions of Title I of said Act and that the requirements of clauses (1) and (2) of sub-section (e) of Section 3 of the said Act have been met:

NOW, THEREFORE, I, Franklin D. Roosevelt, President of the United States, pursuant to the authority vested in me by Title I of the National Industrial Recovery Act, approved June 16, 1933, and otherwise, do adopt and approve the report, recommendations and findings of the Administrator and do order that the said Code of Fair Competition be and is hereby approved, subject to the following conditions:

(1) To effectuate further the policies of the Act, an Optical Manufacturing Industry Committee be created to cooperate with the Administrator as a Planning and Fair Practice Agency for the Optical Manufacturing Industry, which Committee shall consist of seven representatives of the Optical Manufacturing Industry elected by a fair method of selection, to be approved by the Administrator, and three members without vote appointed by the Administrator.

[Signature]
President

Approval Recommended:

[Signature]
Administrator

The White House,

[Date], 1933.
EXECUTIVE ORDER

CODE OF FAIR COMPETITION
UMBRELLA MANUFACTURING INDUSTRY

An application having been duly made, pursuant to and in full compliance with the provisions of Title I of the National Industrial Recovery Act, approved June 16, 1933, for my approval of a Code of Fair Competition for the Umbrella Manufacturing Industry, and hearings having been held thereon and the Administrator having rendered his report containing an analysis of the said Code of Fair Competition together with his recommendations and findings with respect thereto, and the Administrator having found that the said Code of Fair Competition complies in all respects with the pertinent provisions of Title I of said Act and that the requirements of clauses (1) and (2) of subsection (a) of Section 5 of the said Act have been met:

NOW, THEREFORE, I, Franklin D. Roosevelt, President of the United States, pursuant to the authority vested in me by Title I of the National Industrial Recovery Act, approved June 16, 1933, and otherwise, do adopt and approve the report, recommendations and findings of the Administrator and do order that the said Code of Fair Competition be and is hereby approved, subject to the following conditions:

(1) To effectuate further the policies of the Act, a Planning and Fair Practice Agency for the Umbrella Manufacturing Agency be created to cooperate with the Administrator, which Agency shall consist of the thirteen members of the Executive Committee, approved by the Administrator, and three members without vote appointed by the Administrator.

Approval Recommended:

[Signature]

Administrator.

The White House,
October 1, 1933.
EXECUTIVE ORDER

CODE OF FAIR COMPETITION
FOR THE
HANKERCHIEF INDUSTRY

An application having been duly made, pursuant to and in full compliance with the provisions of Title I of the National Industrial Recovery Act, approved June 16, 1933, for my approval of a Code of Fair Competition for the Handkerchief Industry, and hearings having been held thereon and the Administrator having rendered his report containing an analysis of the said Code of Fair Competition together with his recommendations and findings with respect thereto, and the Administrator having found that the said Code of Fair Competition complies in all respects with the pertinent provisions of Title I of the said Act and that the requirements of clauses (1) and (2) of subsection (a) of Section 3 of the said Act have been met:

NOW, THEREFORE, I, Franklin D. Roosevelt, President of the United States, pursuant to the authority vested in me by Title I of the National Industrial Recovery Act, approved June 16, 1933, and otherwise, do adopt and approve the report, recommendations and findings of the Administrator and do order that the said Code of Fair Competition be and it is hereby approved.

Approval Recommended:

[Signature]

The White House
October 4, 1933
EXECUTIVE ORDER

MUTUAL SAVINGS BANKS CODE

OF FAIR COMPETITION

An application having been duly made, pursuant to and in full compliance with the provisions of Title I of the National Industrial Recovery Act, approved June 16, 1933, for my approval of a Mutual Savings Banks Code of Fair Competition, and hearings having been held thereon and the Administrator having rendered his report containing an analysis of the said Code of Fair Competition together with his recommendations and findings with respect thereto, and the Administrator having found that the said Code of Fair Competition complies in all respects with the pertinent provisions of Title I of said Act and that the requirements of clauses (1) and (2) of subsection (a) of Section 3 of said Act have been met:

NOW, THEREFORE, I, Franklin D. Roosevelt, President of the United States, pursuant to the authority vested in me by Title I of the National Industrial Recovery Act, approved June 16, 1933, and otherwise, do adopt and approve the report, recommendations and findings of the Administrator and do order that the said Code of Fair Competition be and is hereby approved.

[Signature]
President

Approval Recommended:

[Signature]
Administrator

The White House
October 6, 1933.
EXECUTIVE ORDER

Code of Fair Competition
for the
AUTOMATIC SPINKLER INDUSTRY

An application having been duly made, pursuant to and in full compliance with the provisions of Title I of the National Industrial Recovery Act, approved June 16, 1933, for my approval of a Code of Fair Competition for the Automatic Sprinkler Industry, and hearings having been held thereon and the Administrator having rendered his report containing an analysis of the said Code of Fair Competition together with his recommendations and findings with respect thereto, and the Administrator having found that the said Code of Fair Competition complies in all respects with the pertinent provisions of Title I of said Act and that the requirements of Clauses (1) and (2) of subsection (a) of Section 3 of the said Act have been met:

NOW, THEREFORE, I, Franklin D. Roosevelt, President of the United States, pursuant to the authority vested in me by Title I of the National Industrial Recovery Act, approved June 16, 1933, and otherwise, do approve the report and recommendations and adopt the findings of the Administrator and do order that the said Code of Fair Competition be and it is hereby approved.

Approval recommended:

[Signature]

Administrator.

The White House, October 9, 1933.
EXECUTIVE ORDER
Amendment of Code of Fair Competition
Ship Building and Ship Repairing Industry

An application having been made by the Ship Building and Ship Repairing Industry Committee, pursuant to and in full compliance with the provisions of Title I of the National Industrial Recovery Act, approved June 16, 1933, for modification and amendment of the Code of Fair Competition for the Ship Building and Ship Repairing Industry, as heretofore approved by me, and for the modification of my approval of said Code of Fair Competition accordingly, and the Administration having recommended the granting of such application, such proposed modifications and amendments to be in accordance with the following proposals:

Sec. 8 "(a) To effectuate further the policies of the Act, a Ship Building and Ship Repairing Industry Committee is hereby designated to cooperate with the Administrator as a Planning and Fair Practice agency for the ship building and ship repairing industry. This Committee shall consist of representatives of the Ship Builders and Ship Repairers in such number not less than six as the Administrator in his discretion may from time to time determine, elected by a fair method of selection to be approved by the Administrator, and four members without vote appointed by the President of the United States. Such agency may from time to time present to the Administrator recommendations based on conditions in
EXECUTIVE ORDER

their industry as they may develop from time to time which will tend to effectuate the operation of the provisions of this Code and the policy of the National Industrial Recovery Act.

NOW, THEREFORE, I, Franklin D. Roosevelt, President of the United States, pursuant to the authority vested in me by Title I of the National Industrial Recovery Act, approved June 16, 1933, and otherwise, do approve the granting of the aforesaid application, such modification and amendment to take effect one week from the date hereof, unless good cause to the contrary is shown to the Administrator before that time, and do order that the final approval of the Code of Fair Competition for the Ship Building and Ship Repairing Industry contained in my Executive Order dated July 26, 1933, is hereby modified to the foregoing effect.

Approval Recommended: [Signature]

Administrator

THE WHITE HOUSE,
October 10, 1933.
EXECUTIVE ORDER

CODE OF FAIR COMPETITION

FOR THE

SILK TEXTILE INDUSTRY

An application having been duly made, pursuant to and in full compliance with the provisions of Title I of the National Industrial Recovery Act, approved June 16th, 1933, for my approval of a Code of Fair Competition for the Silk Textile Industry, and hearings having been held thereon and the Administrator having rendered his report containing an analysis of the said Code of Fair Competition together with his recommendations and findings with respect thereto, and the Administrator having found that the said Code of Fair Competition complies in all respects with the pertinent provisions of Title I of said Act and that the requirements of clauses (1) and (2) of subsection (a) of Section 3 of the said Act have been met,

NOW, THEREFORE, I, Franklin D. Roosevelt, President of the United States, pursuant to the authority vested in me by Title I of the National Industrial Recovery Act, approved June 16, 1933, and otherwise, do adopt and approve the report, recommendations and findings of the Administrator and do order that the said Code of Fair Competition be and it is hereby approved, it being distinctly understood that the minimum wage fixed in Article IV applies only to the lowest paid class of labor in the Industry and is a minimum wage for that class only, and that weavers, warpers, loom fixers and other skilled and semi-skilled workers shall be paid upon a higher wage scale which maintains the dollar differentials above the lowest paid class as they existed on July 1, 1933, in accordance with the provisions of paragraph 3 of Article IV.

[Signature]

Approval Recommended:

[Signature]

Administrator

The White House,
October 10, 1933
EXECUTIVE ORDER

In the Matter of the Application of Associated Clock and Suit Manufacturers of Portland, Oregon, for Certain Exceptions from the Cost and Suit Code

A Code of Fair Competition for the Cost and Suit Industry has been herefore approved by me on certain terms and conditions. After such approval, and in accordance with the provisions of my further Executive Order dated July 15, 1933, hearings have been granted by the Administrator to the named applicants, allegedly directly affected by said Code, who have claimed that applications thereof have been unjust to them and have applied for an exception therefrom with reference to the minimum wage provided in the said Code.

It appearing to me on the basis of the showing made at the hearings granted the applicants above mentioned as set forth in the report thereon, dated September 28, 1933, rendered to me by the Administrator, which is hereby adopted and approved, that no case of injustice and extreme hardship requiring special treatment has been made out by the above applicants:

Now, Therefore, I, Franklin D. Roosevelt, President of the United States, pursuant to the authority and discretion vested in me under Title I of the National Industrial Recovery Act, approved June 16, 1933, and otherwise, and in accordance with the provisions of my Executive Order dated July 15, 1933, providing for hearing on the application of Codes under certain circumstances, do order that the application for exception by the above-named applicants, be and it is hereby denied.

Recommenced for Approval by

[Signature]

Administrator.

THE WHITE HOUSE,
Date: Oct 10, 1933

6331-A
EXECUTIVE ORDER

Code of Fair Competition

For the

COMPRESSED AIR INDUSTRY

An application having been duly made, pursuant to and in full compliance with the provisions of Title I of the National Industrial Recovery Act, approved June 16, 1933 for my approval of a Code of Fair Competition for the Compressed Air Industry, and hearings having been held thereon, the Administrator having rendered his report containing an analysis of the said Code of Fair Competition, together with his recommendations and findings in respect thereto, and the Administrator having found that the said Code of Fair Competition complies in all respects with the pertinent provisions of Title I of said Act and that the requirements of clauses (1) and (2) of subsection (a) of Section 8 of the said Act have been met:

I, FRANKLIN D. ROOSEVELT, President of the United States, pursuant to the authority vested in me by Title I of the National Industrial Recovery Act, approved June 16, 1933, and otherwise, do adopt and approve this report, recommendations, and findings of the Administrator and do order that the said Code of Fair Competition be and is hereby approved.

[Signature]

Approval Recommended:

[Signature]

[Title]

[Date]

6331-B
EXECUTIVE ORDER

Code of Fair Competition

for the
HEAT EXCHANGE INDUSTRY

An application having been duly made, pursuant to and in full compliance with the provisions of Title I of the National Industrial Recovery Act, approved June 16, 1933 for an approval of a Code of Fair Competition for the Heat Exchange Industry, and hearings having been held thereon and the Administrator having rendered his report containing an analysis of the said Code of Fair Competition, together with his recommendations and findings with respect thereto, and the Administrator having found that the said Code of Fair Competition complies in all respects with the pertinent provisions of Title I of said Act and that the requirements of clauses (1) and (2) of subsection (a) of Section 2 of the said Act have been met:

I, FRANKLIN D. ROOSEVELT, President of the United States, pursuant to the authority vested in me by Title I of the National Industrial Recovery Act, approved June 16, 1933, and otherwise, do adopt and approve the report, recommendations, and findings of the Administrator and do order that the said Code of Fair Competition be and is hereby approved.

Franklin D. Roosevelt

Approval Recommended:

[Signature]

Administrator

[Title]

[Date]
EXECUTIVE ORDER
Code of Fair Competition
for the
Pump Manufacturing Industry

An application having been duly made, pursuant to and in full compliance with the provisions of Title I of the National Industrial Recovery Act, approved June 16, 1933 for my approval of a Code of Fair Competition for the Pump Manufacturing Industry, and hearings having been held thereon and the Administrator having rendered his report containing an analysis of the said Code of Fair Competition, together with his recommendations and findings with respect thereto, and the Administrator having found that the said Code of Fair Competition complies in all respects with the pertinent provisions of Title I of said Act and that the requirements of clauses (1) and (2) of subsection (a) of Section 8 of the said Act have been met:

Mr. F.D.R., Franklin D. Roosevelt, President of the United States, pursuant to the authority vested in me by Title I of the National Industrial Recovery Act, approved June 16, 1933, do hereby adopt and approve the report, recommendations, and findings of the Administrator and do order that the said Code of Fair Competition be and is hereby approved.

Approval Recommended:

[Signature]

The White House,
[Date]

6331-D
EXECUTIVE ORDER

CODE OF FAIR COMPETITION

FOR THE

THEATER INDUSTRY

An application having been duly made, pursuant to and in full compliance with the provisions of Title I of the National Industrial Recovery Act, approved June 16th, 1933, for an approval of a Code of Fair Competition for the Theater Industry, and hearings having been held thereon and the Administrator having rendered his report containing an analysis of the said Code of Fair Competition, together with his recommendations and findings with respect thereto, and the Administrator having found that the said Code of Fair Competition complies in all respects with the pertinent provisions of Title I of said Act, and that the requirements of clauses (1) and (2) of Section 7 of the said Act have been met:

IN WITNESS WHEREOF, I, Franklin D. Roosevelt, President of the United States, pursuant to the authority vested in me by Title I of the National Industrial Recovery Act, approved June 16th, 1933, and therefor in, do hereby approve the report, recommendations and findings of the Administrator, and do order that the said Code of Fair Competition be and it is hereby approved.

[Signature]

[Title]

The White House, October 4th, 1933.
EXECUTIVE ORDER

ALLOWANCE TO RURAL CARRIERS FOR EQUIPMENT MAINTENANCE

By virtue of the authority vested in me by section 9 of the Independent Offices Appropriation Act of June 16, 1933 (Public, No. 78, 73d Cong.), the amount to be paid to carriers in the Rural Mail Delivery Service for equipment maintenance is hereby fixed, for the month of October 1933, at 1.176 cents per mile per day for each mile or major fraction of a mile scheduled; for the period November 1, 1933, to February 28, 1934, at 3.53 cents per mile per day for each mile or major fraction of a mile scheduled; and for the month of March 1934, at 1.176 cents per mile per day for each mile or major fraction of a mile scheduled.

THE WHITE HOUSE,
October 12, 1933.
EXECUTIVE ORDER

TRANSFER OF LANDS FROM THE RAINIER NATIONAL FOREST TO THE COLUMBIA NATIONAL FOREST

WASHINGTON

By virtue of the authority vested in me by the act of June 4, 1897 (ch. 2, 30 Stat. 11, 34, 36), and on the recommendation of the Secretary of Agriculture, the following-described lands of the Rainier National Forest as defined by proclamation of October 23, 1911 (37 Stat. 1713), modified by Executive Order No. 1902, of March 28, 1914, are hereby transferred to the Columbia National Forest as defined by Executive Order No. 320, of June 18, 1908, and modified by Executive Order No. 4750, of October 31, 1927:

WILLAMETTE MERIDIAN

All lands within the Rainier National Forest in Tps. 12 and 13 N., R. 6 E.; also all lands within said national forest lying south and east of the following-described line:

Beginning at a point on the west line of sec. 30, T. 14 N., R. 7 E., where the hydrographic divide between the drainage of Nisqually River on the north and the drainage of Cowlitz River on the south intersects said section line; thence easterly and northerly
along said hydrographic divide to Skate Mountains; thence northeasterly to the junction of Skate Creek and Johnson Creek; thence up Johnson Creek to its intersection with the south boundary of the Mount Rainier National Park; thence easterly along the boundary of said Mount Rainier National Park to the southeast corner thereof; thence southerly along the hydrographic divide between the Cowlitz River drainage on the west and the Wenatchee River drainage on the east to its point of intersection with the boundary of the Yakima Indian Reservation; thence following southerly along the boundary of said Indian reservation to the point of its intersection with the south line of sec. 31, T. 8 N., R. 12 E.

The transfers effected by this order and the new boundaries of the Columbia National Forest are more clearly shown on the diagram attached hereto and made a part hereof.

It is not intended by this order to give any lands a national-forest status which have not heretofore had such status, nor to remove any lands from a national-forest status.

THE WHITE HOUSE, 
October 13, 1933.
COLUMBIA NATIONAL FOREST
WASHINGTON
WILLAMETTE MERIDIAN
1933

LEGEND

- National Forest Boundary
- Adjacent National Forest Boundary
- Good motor road
- Poor motor road
- Trail
- Railroad
- Supervisor's headquarters
- Ranger station
- Triangulation station
- House, cabin, or other building
- Transferred from the Rainier National Forest to the Columbia National Forest

MAP REFERRED TO IN EXECUTIVE ORDER DATED

oversized map to be

Counter 2005
EXECUTIVE ORDER

TRANSFER OF LANDS FROM THE RAINIER NATIONAL FOREST TO THE SNOQUALMIE NATIONAL FOREST

WASHINGTON

By virtue of the authority vested in me by the act of June 4, 1897 (ch. 2, 30 Stat. 11, 34, 36), and on the recommendation of the Secretary of Agriculture, the following-described lands of the Rainier National Forest as defined by proclamation of October 23, 1911 (37 Stat. 1718), modified by Executive Order No. 1908, of March 26, 1914, are hereby transferred to the Snoqualmie National Forest as defined by proclamation of October 23, 1911 (37 Stat. 1718), modified by the act of February 28, 1925 (ch. 369, 43 Stat. 1074), and by Executive Order No. 5634, of June 1, 1931:

WILLAMETTE MERIDIAN

All lands within the Rainier National Forest located in T. 14 N., R. 2 E., Tps. 13, 14, and 15 N., R. 3 E., and Tps. 13, 14, and 15 N., R. 4 E.; also all lands within said Rainier National Forest lying north of the following-described line:

Beginning at a point on the west line of sec. 30, T. 14 N., R. 7 E., where the hydrographic divide between the drainage of Hesqually River on the north and the drainage of Cowlitz River on the south intersects said section line; thence easterly
along the hydrographic divide to the most northerly summit of Skate Mountains; thence northeasterly to the mouth of Johnson Creek and thence following up Johnson Creek to the point on the south boundary of the Mount Rainier National Park where Johnson Creek intersects said boundary (this is intended to cover all lands of the Rainier National Forest lying to the north of Mount Rainier National Park); also all lands within the Rainier National Forest lying to the north, northwest, or east of the following-described line:

Beginning at the northeast corner of the Mount Rainier National Park; thence following the eastern boundary of said park to the south-east corner thereof; thence following in a southerly direction the hydrographic divide between the Cowlitz River drainage on the west and the Naches River drainage on the east to the point where said hydrographic divide intersects the north boundary of the Yakima Indian Reservation; thence easterly along the boundary of said Indian reservation to the point where the said boundary intersects the north and south center line of sec. 10, T. 11 N., R. 16 E.; thence northerly approximately 1/2 mile to the quarter-section corner on the north line of said section; thence east approximately 1 mile to the quarter corner on the south line of sec. 2, said township; thence north 1/2 mile to the center of said sec. 2; thence east 1/2 mile to the quarter
corner on the east line of said section; thence north 1-1/2 miles to the southwest corner of sec. 25, T. 12 N., R. 12 E.; thence eastward approximately 1 mile to the southeast corner of said section; thence north 1/2 mile to the quarter corner on the east line of said section; thence east approximately 1/2 mile to the center of sec. 30, T. 12 N., R. 13 E.; thence north approximately 1/3 mile to the center corner on the north line of said section; thence east approximately 1 mile to the quarter corner on the south line of sec. 30, said township; thence north approximately 1/2 mile to the center of said section; thence east approximately 1/2 mile to the quarter corner on the east line of said section; thence north 3 miles to the quarter corner on the west line of sec. 4, said township; thence east approximately 2-1/2 miles to the center of sec. 2, said township; thence north approximately 1/2 mile to the quarter corner on the north line of said section; thence east approximately 2 miles to the southeast corner of sec. 31, T. 13 N., R. 14 E.; thence north 1 mile to the northeast corner of said section; thence east approximately 1-1/2 miles to the quarter corner on the south line of sec. 28, said township; thence north approximately 1 mile to the quarter corner on the north line of said section; thence east approximately 1/2 mile to the northeast corner of said section; thence north approximately 1 mile to the southwest corner of sec. 15,
said township; thence east 1 mile to the southeast corner of said section; thence north 1 mile to the northeast corner of said section; thence east 1/2 mile to the quarter corner on the south line of sec. 11, said township; thence north 1 mile to the quarter corner on the north line of said section; thence east 1-1/2 miles to the southeast corner of sec. 1, said township; thence north 1 mile to the northeast corner of said section; thence east 6 miles to the southeast corner of T. 14 N., R. 15 E., which is a point on the present national-forest boundary; also sec. 30, T. 13 N., R. 14 E. It is not intended by this order to transfer from the Rainier National Forest to the Snoqualmie National Forest lands lying north and east of the following-described line since such lands by executive order of even date are being transferred to the Wenatchee National Forest:

Beginning on the east line of sec. 12, T. 17 N., R. 15 E., where the hydrographic divide between the Naches River drainage on the southwest and the Yakima River drainage on the northeast intersects said section line; thence in a northwesterly direction following the said hydrographic divide to the point where it intersects the present boundary of the Wenatchee National Forest.

It is further ordered that all lands now a part of the Rainier National Forest lying south and east of the following-described line, and north of the Yakima Indian
Reservation, except sec. 30, T. 12 N., R. 14 E.,
be, and the same are hereby, eliminated from said national forest:

Beginning on the north boundary of the Yakima Indian Reservation at the point where said boundary intersects the north and south center line of sec. 10, T. 11 N., R. 12 E.; thence northerly approximately 1/2 mile to the quarter-section corner on the north line of said section; thence east approximately 1 mile to the quarter corner on the south line of sec. 2, said township; thence north 1/2 mile to the center of said sec. 3; thence east 1/2 mile to the quarter corner on the east line of said section; thence north 1-1/2 miles to the southwest corner of sec. 25, T. 12 N., R. 13 E.; thence eastward approximately 1 mile to the southeast corner of said section; thence north 1/2 mile to the quarter corner on the east line of said section; thence east approximately 1/2 mile to the center of sec. 30, T. 12 N., R. 13 E.; thence north approximately 1/2 mile to the center corner on the north line of said section; thence east approximately 1 mile to the quarter corner on the south line of sec. 20, said township; thence north approximately 1/2 mile to the center of said section; thence east approximately 1/2 mile to the quarter corner on the east line of said section; thence north 3 miles to the quarter...
corner on the west line of sec. 4, said township; thence east approximately 3 1/2 miles to the center of sec. 2, said township; thence north approximately 1 mile to the quarter corner on the north line of said section; thence east approximately 2 miles to the southeast corner of sec. 31, T. 13 N., R. 14 E.; thence north 1 mile to the northeast corner of said section; thence east approximately 1 1/2 miles to the quarter corner on the south line of sec. 28, said township; thence north approximately 1 mile to the quarter corner on the north line of said section; thence east approximately 1/2 mile to the northeast corner of said section; thence north approximately 1 mile to the southwest corner of sec. 15, said township; thence east 1 mile to the southeast corner of said section; thence north 1 mile to the northeast corner of said section; thence east 1/2 mile to the quarter corner on the south line of sec. 11, said township; thence north 1 mile to the quarter corner on the north line of said section; thence east 1 1/2 miles to the southeast corner of sec. 1, said township.

The transfers effected by this order and the new boundaries of the Snoqualmie National Forest are more clearly shown on the diagram attached hereto and made a part hereof.

It is not intended by this order to give any lands
a national-forest status which have not heretofore had such status, nor to remove any lands from a national-forest status, except the lands above described as being eliminated from the Rainier National Forest.

Franklin D. Roosevelt

THE WHITE HOUSE,
October 13, 1933.
M-1118
Roll 15

Oversized map to
be spliced in,
COUNTER # 0060
EXECUTIVE ORDER

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TRANSFER OF LANDS FROM THE RAINIER NATIONAL FOREST TO THE WENATCHEE NATIONAL FOREST

WASHINGTON

By virtue of the authority vested in me by the act of June 4, 1897 (ch. 2, 30 Stat. 11, 34, 36), and on the recommendation of the Secretary of Agriculture, the following-described lands of the Rainier National Forest as defined by proclamation of October 23, 1911 (37 Stat. 1718), modified by Executive Order No. 1908, of March 28, 1914, are hereby transferred to the Wenatchee National Forest as defined by Executive Order No. 825, of June 13, 1908, and modified by proclamation of June 23, 1910 (36 Stat. 2710), Executive Order No. 3372, of December 31, 1920, and proclamations of May 11, 1925 (44 Stat. 2576), August 3, 1926 (44 Stat. 2620), and November 2, 1927 (45 Stat. 2932):

WILLAMETTE MERIDIAN

All lands within the Rainier National Forest lying north and east of a line beginning on the east line of sec. 12, T. 17 N., R. 15 E., where the hydrographic divide between the Naches River drainage on the southwest and the Yakima River
drainage on the northeast intersects said section line; thence in a northwesterly direction following the said hydrographic divide to the point where it intersects the present boundary of the Wenatchee National Forest.

The transfer effected by this order and the new boundaries of the Wenatchee National Forest are more clearly shown on the diagram attached hereto and made a part hereof.

It is not intended by this order to give any lands a national-forest status which have not heretofore had such status, nor to remove any lands from a national-forest status.

THE WHITE HOUSE,

October 13, 1933.
WENATCHEE NATIONAL FOREST
WASHINGTON
WILLAMETTE MERIDIAN
1933

LEGEND
National Forest Boundary
Adjacent National Forest Boundary
Good motor road
Trail
Railroad
Supervisor's headquarters
Ranger station
Triangulation station
House, cabin, or other building
Transferred from the Rainier National Forest to the Wenatchee National Forest

MAP REFERRED TO IN EXECUTIVE ORDER DATED

OVERSIZED MAP TO BE SPLICED IN.

M-1118
Roll 15
COUNTER #0063
EXECUTIVE ORDER

TRANSFER OF LANDS FROM THE SNOQUALMIE NATIONAL FOREST TO THE MOUNT BAKER NATIONAL FOREST

WASHINGTON

By virtue of the authority vested in me by the act of June 4, 1897 (ch. 2, 30 Stat. 11, 34, 36), and on the recommendation of the Secretary of Agriculture, the following-described lands of the Snoqualmie National Forest as defined by proclamation of October 23, 1911 (37 Stat. 1718), modified by the act of February 23, 1925 (ch. 369, 43 Stat. 1074), and by Executive Order No. 5634, of June 1, 1931, are hereby transferred to the Mount Baker National Forest as defined by proclamation of March 2, 1907 (34 Stat. 3297), and modified by Executive orders of June 13, 1903, January 21, 1924, and June 1, 1931, numbered 322, 3943, and 5634, respectively:

WILLAMETTE MERIDIAN

All lands within the Snoqualmie National Forest in T. 31 N., R. 7 E., and all lands within said national forest lying north of the following-described line:

Beginning at the southwest corner of sec. 19, T. 30 N., R. 8 E.; thence running
easterly approximately 1-1/2 miles to the quarter corner on the south line of sec. 20, said township; thence south approximately 1/2 mile to the center of sec. 29, said township; thence east approximately 2-1/2 miles to the quarter corner on the east line of sec. 27, said township; thence south approximately 1 mile to the quarter corner on the east line of sec. 34, said township; thence east approximately 1/2 mile to the center of sec. 35, said township; thence south 1/2 mile to the quarter corner on the south line of said sec. 35; thence east approximately 1-1/2 miles to the southeast corner of said T. 30 N., R. 3 E.; thence south 1-1/2 miles to the quarter corner on the east line of sec. 12, T. 29 N., R. 2 E.; thence east approximately 3-1/2 miles to the center of sec. 10, T. 29 N., R. 9 E.; thence north approximately 1/2 mile to the quarter corner on the north line of said section; thence east approximately 1/2 mile to the northeast corner of said section; thence north approximately 1/2 mile to the quarter corner on the west line of sec. 2, said township; thence east 1 mile to the quarter corner on the east line of said section; thence south approximately 1/2 mile to the southeast corner of said section; thence east 1-1/4 miles to the southeast corner of the SW 1/4 SW 1/4 sec. 6, T. 29 N.,
R. 10 E.; thence north 1/4 mile to the northeast corner of said SW 1/4 SW 1/4 sec. 6; thence east 1/2 mile to the southeast corner of the SW 1/4 SE 1/4 of said section; thence north 1/4 mile to the northeast corner of said NW 1/4 SE 1/4 of said sec. 6; thence east 1 mile to the southeast corner of the SW 1/4 NE 1/4 sec. 5, said township; thence north 1/2 mile to the northeast corner of the NW 1/4 NE 1/4 of said section; thence east approximately 1-1/4 miles to the northwest corner of sec. 3, said township; thence south approximately 1 mile to the southwest corner of said section; thence east approximately 1 mile to the southeast corner of said section; thence south 1 mile to the southwest corner of sec. 11, said township; thence east approximately 1 mile to the southeast corner of said section; thence south 1 mile to the southwest corner of sec. 13, said township; thence east 1 mile to the southeast corner of said section; thence south approximately 1-1/2 miles to the hydrographic divide between the Skykomish River drainage on the south and the Stillaguamish River drainage on the north; thence following easterly and northerly along said hydrographic divide and the divide formed by the Wenatchee River on the southeast and the Stillaguamish River on
M-1118
Roll 15

Oversized map to be spliced in.

COUNTER # 0067.
the northwest to the point where said divide intersects the White River Glacier, which point is on the present boundary line between the Mount Baker National Forest and the Wenatchee National Forest.

The transfers effected by this order and the new boundaries of the Mount Baker National Forest are more clearly shown on the diagram attached hereto and made a part hereof.

It is not intended by this order to give any lands a national-forest status which have not heretofore had such status, nor to remove any lands from a national-forest status.

THE WHITE HOUSE,
October 13, 1933.
EXECUTIVE ORDER

RULES AND REGULATIONS UNDER SECTION 10(a) AND DELEGATION OF AUTHORITY UNDER SECTION 2(b) OF THE NATIONAL INDUSTRIAL RECOVERY ACT

By virtue of the authority vested in me by Section 10(a) of the National Industrial Recovery Act approved June 16, 1933 (Public No. 67, 73d Congress), I hereby prescribe the following rules and regulations necessary for carrying out the purposes of Title I of said Act:

A. No one shall falsely represent himself to be discharging the obligations or complying with the provisions of the President's Reemployment Agreement or of any Code of Fair Competition approved by the President under the National Industrial Recovery Act or of any rule or regulation prescribed to carry out the purposes of said Act.

B. No one shall display or use any emblem or insignia or any reproduction of any emblem or insignia of the National Recovery Administration contrary to any rules or regulations prescribed hereunder by the Administrator for Industrial Recovery.

By virtue of the authority vested in me by Section 2(b) of the aforesaid Act, and in supplement to Executive Orders of June 16, 1933 and July 15, 1933, numbered 6173 and 6205-A, respectively, I hereby authorize the Administrator for Industrial Recovery to prescribe such rules and regulations as he may deem necessary to supplement, amplify or carry out the purposes and intent of the rules and regulations prescribed in paragraphs A and B of this order, and to take such other steps as
he may deem advisable to effectuate such rules and regulations or any rules and regulations so prescribed by the Administrator, and to appoint personnel and delegate thereto such powers as may be deemed necessary to accomplish the purposes of this order.

C. Any person who violates any of the foregoing rules and regulations or any rule or regulation prescribed hereunder by the said Administrator, may be punished, as provided in Section 10(a) of the National Industrial Recovery Act, by a fine not to exceed Five Hundred Dollars ($500.00) or imprisonment not to exceed six months, or both.

THE WHITE HOUSE,

October 19, 1933.
EXECUTIVE ORDER

EXEMPTION OF JAMES S. GOLDSMITH AND GEORGE G. HEDGOCK FROM COMPULSORY RETIREMENT FOR AGE

WHEREAS section 204 of the act of June 30, 1932 (ch. 314, 47 Stat. 382, 404; 5 U.S.C., sec. 692b), provides:

"On and after July 1, 1932, no person rendering civilian service in any branch or service of the United States Government or the municipal government of the District of Columbia who shall have reached the retirement age prescribed for automatic separation from the service, applicable to such person, shall be continued in such service, notwithstanding any provision of law or regulation to the contrary: Provided, That the President may, by Executive Order, exempt from the provisions of this section any person when, in his judgment, the public interest so requires:"

AND WHEREAS the public interest requires that James S. Goldsmith, Superintendent of Buildings and Labor of the United States National Museum, and George G. Hedgoock, senior pathologist, Department
of Agriculture, who, during the current month, will reach the retirement age prescribed for automatic separation from the service, be exempted from the provisions of this section and continued in the service until October 31, 1934;

NOW, THEREFORE, by virtue of the authority vested in me by the aforesaid statute, I do hereby exempt James S. Goldsmith and George G. Hedgcock from the provisions thereof and continue them in the service until October 31, 1934.

THE WHITE HOUSE,
October 31, 1933.
EXECUTIVE ORDER

MICHIGAN CITY, INDIANA, ABOLISHED AS A CUSTOMS PORT OF ENTRY

By virtue of the authority vested in me by the act of August 1, 1914 (ch. 223, 38 Stat. 509, 623; 19 U.S.C., sec. 2), Michigan City, Indiana, is hereby abolished as a customs port of entry in Customs Collection District No. 39 (Chicago), with headquarters at Chicago, Illinois, effective as of 30 days from the date of this order.

THE WHITE HOUSE,
October 17, 1933.

[Signature]
be created, said corporation to be named the Commodity Credit Corporation.

The governing body of said corporation shall consist of a Board of Directors composed of members, and the following persons, who have been invited and have given their consent to serve, shall be elected by the incorporators as such directors:

<table>
<thead>
<tr>
<th>Name</th>
<th>Title</th>
</tr>
</thead>
<tbody>
<tr>
<td>Henry A. Wallace</td>
<td>Secretary of Agriculture</td>
</tr>
<tr>
<td>George N. Peck</td>
<td>Administrator, Agricultural Adjustment Administration</td>
</tr>
<tr>
<td>Oscar Johnston</td>
<td>Director of Finance, Agricultural Adjustment Administration</td>
</tr>
<tr>
<td>Henry Morgenthau, Jr.</td>
<td>Governor, Farm Credit Administration</td>
</tr>
<tr>
<td>Herman Oliphant</td>
<td>General Counsel, Farm Credit Administration</td>
</tr>
<tr>
<td>Lynn P. Talley</td>
<td>Assistant to the Directors of the Reconstruction Finance Corporation</td>
</tr>
<tr>
<td>E. B. Schwulst</td>
<td>Special Assistant to the Directors of the Reconstruction Finance Corporation</td>
</tr>
<tr>
<td>Stanley Reed</td>
<td>General Counsel of the Directors of the Reconstruction Finance Corporation</td>
</tr>
</tbody>
</table>

The office and principal place of business of said corporation outside the State of Delaware shall be in the City of Washington, and branch offices may be established in such places within the United States as the said Board of Directors shall select and determine by and with the consent of the Secretary of Agriculture and the Governor of the Farm Credit Administration.

The capital stock of such corporation shall consist of 30,000 shares of the par value of $100 each.

The Secretary of Agriculture and the Governor of the Farm Credit Administration are hereby authorized and directed to cause said corporation to be formed, with such articles or certificate of incorporation, and by-laws, which they shall deem requisite and necessary to define the methods by which said corporation shall conduct its business.

The Secretary of Agriculture and the Governor of the Farm Credit Administration are authorized and directed to subscribe for all of said capital stock for the use and benefit of the United States.
by set aside for the purpose of subscribing to the capital stock in said corporation the sum of $3,000,000 out of the appropriation of $100,000,000 authorized by Section 220 of the National Industrial Recovery Act and made by the Fourth Deficiency Act, fiscal year 1933, approved June 16, 1933, (Public No. 77, 73rd Congress).

It is hereby further ordered that any outstanding stock standing in the name of the United States shall be voted by the Secretary of Agriculture and the Governor of the Farm Credit Administration jointly, or by such person or persons as the said Secretary of Agriculture and the Governor of the Farm Credit Administration shall appoint as their joint agent or agents for that purpose. The Board of Directors (other than the initial Board of Directors elected by the incorporators) shall be elected, and any vacancies thereon shall be filled by the Secretary of Agriculture and the Governor of the Farm Credit Administration jointly, subject to the approval of the President of the United States.

The White House,

October 16, 1933.

[Signature]

6340
EXECUTIVE ORDER

EXTENSION OF TRUST PERIOD ON LANDS OF THE MORONGO
BAND OF MISSION INDIANS, CALIFORNIA

By virtue of the authority vested in me by the act of March 2, 1917 (ch. 146, 39 Stat. 969, 976), amending section 3 of the act of January 12, 1891 (ch. 55, 26 Stat. 712), it is hereby ordered that the period of trust on lands held in trust for the use and benefit of the Morongo band of Mission Indians, California, under the terms of the aforesaid act of January 12, 1891, which period of trust expires on December 13, 1933, be, and the same is hereby, extended for a period of 10 years from the date of the expiration thereof.

THE WHITE HOUSE,

October 17, 1933.
EXECUTIVE ORDER

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INSPECTION OF TAX RETURNS BY SPECIAL COMMITTEE TO INVESTIGATE RECEIVERSHIP AND BANKRUPTCY PROCEEDINGS AND APPOINTMENT OF RECEIVERS AND TRUSTEES, UNITED STATES SENATE, AUTHORIZED

By virtue of the authority vested in me by section 257(a) of the Revenue Act of 1926 (ch. 27, 44 Stat. 9, 51), section 55 of the Revenue Act of 1928 (ch. 852, 45 Stat. 791, 609), and section 55 of the Revenue Act of 1932 (ch. 209, 47 Stat. 169, 189), it is hereby ordered that tax returns shall be open to inspection by the Special Committee to Investigate Receivership and Bankruptcy Proceedings and Appointment of Receivers and Trustees, appointed under Senate Resolution 78, Seventy-third Congress, such inspection to be in accordance and upon compliance with the rules and regulations prescribed by the Secretary of the Treasury and approved by the President under date of December 13, 1932 (T. D. 4359), as amended under date of August 3, 1933 (T. D. 4376), and as further amended this date.

THE WHITE HOUSE,
October 15, 1933.
Amendment to Treasury Decision 4359, as Amended by Treasury Decision 4378, to Permit Inspection of Returns by Special Committee to Investigate Receivership and Bankruptcy Proceedings and Appointment of Receivers and Trustees.

TREASURY DEPARTMENT,
Washington, D. C.

TO COLLECTORS OF INTERNAL REVENUE AND OTHERS CONCERNED:

Treasury Decision 4359 (being regulations prescribed by the Secretary and approved by the President, applicable to the inspection of returns under the Revenue Act of 1933 and prior Revenue Acts, and incorporated as part of article 421 of Income Tax Regulations 77), as amended by Treasury Decision 4378 (Int. Rev. Bull. XII-34, 10), is further amended by changing paragraph numbered 13(a) thereof to read as follows:

"13(a). Notwithstanding any other provisions of these regulations, returns may be inspected by the Special Committee to Investigate Foreign and Domestic, Ocean and Air Mail Contracts, appointed under Senate Resolution 349, Seventy-second Congress, or by the Special Committee to Investigate Receivership and Bankruptcy Proceedings and Appointment of Receivers and Trustees, appointed under Senate Resolution 78, Seventy-third Congress, to the same extent and in the same manner as by a select committee of the Senate specially authorized to investigate returns by a resolution of the Senate."

Approved:

[Signature]
Secretary of the Treasury.

The White House,
October 15, 1933.
EXECUTIVE ORDER

DESIGNATION OF AND AUTHORIZATION TO THE SECRETARY OF THE INTERIOR TO ACQUIRE CERTAIN PROPERTY

By virtue of the authority vested in me by title II of the National Industrial Recovery Act of June 16, 1933 (Public, No. 67, 73d Cong.), I hereby designate and authorize the Secretary of the Interior to acquire, by purchase or by the exercise of the power of eminent domain, any real or personal property, in connection with the construction of any project under allocations made to the Department of the Interior pursuant to, and under the authority of, the aforesaid act.

Franklin D. Roosevelt

THE WHITE HOUSE,
October 18, 1933.
EXECUTIVE ORDER

AUTHORIZATION AND ALLOCATION OF FUNDS FOR PURCHASE OF LANDS FOR FOREST RESEARCH IN CONNECTION WITH NATIONAL ARBORETUM

By virtue of the authority vested in me by the Unemployment Relief Act of March 31, 1933 (Public, No. 5, 73d Cong.), the sum of $386,000 is hereby allocated from the appropriation of $3,300,000,000, appropriated by the Fourth Deficiency Act, fiscal year 1933 (Public, No. 77, 73d Cong.), to carry into effect the provisions of the aforesaid Unemployment Relief Act and the National Industrial Recovery Act of June 16, 1933 (Public, No. 67, 73d Cong.), and shall be transferred by the Treasury Department to the credit of the Department of Agriculture for the acquisition of lands for forest research in connection with the National Arboretum, including the costs incident to the purchase of the lands.

This order supersedes Executive Order No. 6223 of July 27, 1933, which is hereby revoked.

THE WHITE HOUSE, October 20, 1933.
EXECUTIVE ORDER

AMENDMENT OF EXECUTIVE ORDER NO. 6182 AS SUPPLEMENTED BY EXECUTIVE ORDER NO. 6307, WHICH DELEGATED TO THE SECRETARY OF AGRICULTURE CERTAIN AUTHORITY UNDER THE NATIONAL INDUSTRIAL RECOVERY ACT

By virtue of the authority vested in me by title I of the National Industrial Recovery Act of June 16, 1933 (Public, No. 67, 73d Cong.), Executive Order No. 6182 of June 26, 1933, as supplemented by Executive Order No. 6307 of July 21, 1933, which delegated to the Secretary of Agriculture certain of the powers vested in me by the aforesaid act, is hereby amended so that, in addition to the trades, industries, or subdivisions thereof therein enumerated, there shall be included the following trades, industries, or subdivisions thereof:

1. Industries, trades, or subdivisions thereof (including agricultural produce and commodity exchanges and similar organizations) engaged principally in the handling of any of the following:

(c) Agricultural commodities (including livestock, poultry, fur-bearing animals and bees, and flowers and nursery stock, but excluding forest products other than nuts, fruits, sap,
gum, and oils) up to the point of first processing off the farm, including all distribution, cleaning, or sorting, ginning, threshing, or other separation, or grading, or canning, preserving, or packing, of such commodities occurring prior to such first processing.

(b) Human and animal food (including beverages, confectionery, and condiments) and all substances or preparations used for food or entering principally into the composition of food.

c) Non-food products of grains; inedible animal and vegetable oils and fats; naval stores; feathers, hides, and furs; brooms; or hog-cholera serum.

2. Industries, trades, or subdivisions thereof, engaged principally in the crushing of cotton seed or flax seed.

If a question should arise as to whether or not any specific trade, industry, or subdivision thereof is or is not within the terms of Executive Order No. 6182 (as supplemented by Executive Order No. 6203) and/or this order, the question shall be finally and conclusively determined by agreement between the Secretary of Agriculture and the Administrator of the National Recovery Administration; or, if they do not agree, then the question shall be submitted to the President, whose decision thereon shall be final and conclusive.
This order shall not apply with respect to any trade, industry, or subdivision thereof for which a Code of Fair Competition has heretofore been approved by me except as may hereafter be otherwise determined by agreement between the Secretary of Agriculture and the National Recovery Administrator.

As thus amended Executive Order No. 6182 (as supplemented by Executive Order No. 2207) shall be and remain in full force and effect until amended or revoked by me.

Franklin D. Roosevelt

THE WHITE HOUSE,

October 24, 1933.
EXECUTIVE ORDER

IN THE MATTER OF THE APPLICATION OF THE GREENSBORO LUMBER COMPANY AND S. M. TAYLOR, FOR CERTAIN EXCEPTIONS FROM THE CODE OF FAIR COMPETITION FOR THE LUMBER AND TIMBER PRODUCTS INDUSTRIES.

A Code of Fair Competition for the Lumber and Timber Products Industries has been heretofore approved by me. After such approval, and in accordance with the provisions of my further executive Order dated July 15, 1933, hearings have been granted by the Administrator to the named applicants, allegedly directly affected by said Code, who have claimed that applications thereof have been unjust to them and have applied for an exemption therefore, with reference to the minimum wage provided in the said Code.

It appearing to me on the basis of the showing made at the hearings granted by the applicants above mentioned as set forth in the report thereon, dated September 15, 1933, rendered to me by the Administrator, which is hereby adopted and approved, that no case of injustice and extreme hardship requiring special treatment has been made out by the above applicants:

Now, Therefore, I, Franklin D. Roosevelt, President of the United States, pursuant to the authority and discretion vested in me under Title I of the National Industrial Recovery Act, approved June 16, 1933, and otherwise, and in accordance with the provisions of my executive Order dated July 15, 1933, providing for hearing on the application of Code under certain circumstances, do order that the application for exemption by the above-named applicants, so and it is hereby granted.

Approved herewith:

[Signature]

Administrator.

The White House, October 20, 1934.
EXECUTIVE ORDER
FURTHER STAY OF PART I, SECTION 1 (c) OF
CODE OF FAIR COMPETITION FOR THE
UNDERWEAR AND ALLIED PRODUCTS MANUFACTURING
INDUSTRY

A Code of Fair Competition for the Underwear and Allied
Products Manufacturing Industry having been approved by me Sep-
tember 16, 1933 on condition that all manufacturers included within
the provisions of Part I, Section 1 (c) of said Code be granted a
stay of fourteen (14) days after the effective date thereof, during
which period they might show cause to the Administrator why they
should not be included under the provisions of such Section, and
public hearings having been held thereon October 14, 1933,

NOW, THEREFORE, I, Franklin D. Roosevelt, President of the
United States, pursuant to the authority vested in me by Title I
of the National Industrial Recovery Act, approved June 16, 1933,
and otherwise, do hereby grant an additional stay of said provisions
pending the determination by the Administrator of the issues with
respect thereto.

Approval recommended:

[Signature]
Administrator

The White House,
October 30, 1933
EXECUTIVE ORDER 
MODIFYING AGREEMENT APPROVED JULY 27, 1933, 
BETWEEN THE PRESIDENT OF THE UNITED STATES 
AND THE CODE COMMITTEE OF THE CORDEGE AND 
TWINE INDUSTRY.

IT APPEARING that Paragraph 2, Schedule 1, 
of the Agreement entered into by the President of the 
United States and the Code Committee of the Cordage 
and Twine Industry, approved by Executive Order of 
July 27, 1933, was executed as part of a measure in- 
tended to be purely temporary and without opportunity 
for full consideration of existing conditions in the 
Industry; and

IT FURTHER APPEARING that the ordinary 
routine the adoption of a permanent code for the above 
Industry may be delayed; and

IT FURTHER APPEARING that said paragraph did 
not, at the time of its adoption, express the true 
intent of the parties to said agreement;

BE IT RESOLVED, pursuant to the authority 
vested in me by Title I of the National Industrial 
Recovery Act, approved June 16, 1933, and pursuant 
to the authority vested in me by the above-described 
Agreement with the Cordage and Twine Industry through 
its Code Committee:

I agree with the Code Committee representing 
the Cordage Institute, the recognized trade associa-
tion for the Cordage and Twine Industry of America, 
that the above Agreement approved by me July 27, 1933, 
shall be modified in the following particulars:

[Text continues on following pages]
In place of Paragraph 2, Schedule A, of the said Agreement there shall be inserted the following provision:

"Every employer in the industry shall increase the rate of pay of all employees paid either by the hour or piece (if not already increased) and shall increase the rate of pay of all employees paid by the day, week or month now receiving less than thirty-five ($35) dollars per week (if not already increased) to not less than 90% of the rates paid by said employer or his predecessor in business for the same class of work at the same place of business in June, 1929, provided that no employee shall be paid less than the minimum fixed in this code. In the event any place of business did not have a rate for a particular class of work in June, 1929, the prevailing rate for the same class of work in the competitive district in which the present place of business is located shall govern the application of this provision."

Pending the hearing and approval of a permanent code for said industry the above agreement approved July 27, 1933, shall remain in full force and effect except as hereinabove modified.

The White House,
October 20, 1935.

[Signature]

[Signature]

[Signature]
EXECUTIVE ORDER
CODE OF FAIR COMPETITION
MARKING DEVICES INDUSTRY

An application having been duly made, pursuant to and in full compliance with the provisions of Title I of the National Industrial Recovery Act, approved June 16, 1933, for my approval of a Code of Fair Competition for the Marking Devices Industry, and hearing having been held thereon and the Administrator having rendered his report containing recommendations and findings with respect thereto, and the Administrator having found that the said Code of Fair Competition complies in all respects with the pertinent provisions of Title I of said Act and that the requirements of clauses (1) and (2) of subsection (a) of Section 3 of the said Act have been met:

NOW, THEREFORE, I, Franklin D. Roosevelt, President of the United States, pursuant to the authority vested in me by Title I of the National Industrial Recovery Act, approved June 16, 1933, and otherwise, do adopt and approve the report, recommendations and findings of the Administrator and do order that the said Code of Fair Competition be and is hereby approved, subject to the following conditions:

(1) To effectuate further the policies of the Act, a Marking Devices Industry Code Authority be created to cooperate with the Administrator as a Planning and Fair Practice Agency for the Marking Devices Industry, which Committee shall consist of eleven representatives of the Marking Devices Industry elected by a fair method of selection, to be approved by the Administrator, and three members without vote appointed by the Administrator.

[Signature]
President.

Approval Recommended:

[Signature]
Administrator.

The White House,
October 16, 1933.
EXEeCUTIVE ORDER

CODE OF FAIR COMPETITION FOR THE CAP AND CLOSURE INDUSTRY

An application having been duly made, pursuant to and in full compliance with the provisions of Title I of the National Industrial Recovery Act, approved June 16, 1933, for my approval of a Code of Fair Competition for the Cap and Closure Industry, and hearings having been held thereon and the Administrator having rendered his report containing an analysis of the said Code of Fair Competition together with his recommendations and findings with respect thereto, and the Administrator having found that the said Code of Fair Competition complies in all respects with the pertinent provisions of Title I of said Act and that the requirements of clauses (1) and (2) of subsection (a) of Section 3 of the said Act have been met:

NOW, THEREFORE, I, FRANKLIN D. ROOSEVELT, President of the United States, pursuant to the authority vested in me by Title I of the National Industrial Recovery Act, approved June 15, 1933, and otherwise, do approve the report and recommendations and adopt the findings of the Administrator and do order that the said Code of Fair Competition be, and it is hereby, approved.

Approval Recommended:

THE WHITE HOUSE

Oct. 29, 1933
EXECUTIVE ORDER

CODE OF FAIR COMPETITION FOR THE RETAIL TRADE

An application having been duly made, pursuant to the provisions of Title I of the National Industrial Recovery Act, approved June 16, 1933, for the approval of a Code of Fair Competition for the Retail Trade, and hearings having been held thereon and the Administrator having rendered his report containing an analysis of the said Code of Fair Competition together with his recommendations and findings with respect thereto, and the Administrator having found that the said Code of Fair Competition complies in all respects with the pertinent provisions of Title I of said Act and that the requirements of clauses (1) and (2) of subsection (a) of Section 3 of said Act have been met;

NOW, THEREFORE, I, Franklin D. Roosevelt, President of the United States, pursuant to the authority vested in me by Title I of the National Industrial Recovery Act, approved June 16, 1933, and otherwise, do adopt and approve the report, recommendations and findings of the Administrator and do order that the said Code of Fair Competition be and is hereby approved.

[Signature]
President.

Approval Recommended:
[Signature]
Administrator.

The White House
Dec. 21, 1933.
EXECUTIVE ORDER

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AMENDING PARAGRAPH 6, SUBDIVISION VII, SCHEDULE A OF THE CIVIL-SERVICE RULES

By virtue of the authority vested in me by the provisions of the last sentence of the eighth paragraph of subdivision second of section 2 of the civil-service act of January 16, 1883 (ch. 27, 22 Stat. 403, 404), paragraph 6, subdivision VII, Post Office Department, schedule A, positions excepted from examination under rule II, section 3 of the civil-service rules, is hereby amended by substituting "1934" for "1933" so that as amended paragraph 6 reads as follows:

6. Temporary clerks, carriers, and laborers required for part-time or intermittent work in the Postal Service in connection with the present holiday or seasonal business from this date to February 1, 1934.

THE WHITE HOUSE,

October 23, 1933.
EXECUTIVE ORDER

TO EFFECTUATE THE PROVISIONS OF SECTION 3 (e) OF TITLE I OF THE NATIONAL INDUSTRIAL RECOVERY ACT

By virtue of the authority vested in me by Title I of the National Industrial Recovery Act of June 16, 1933, (Public No. 67, 73d Congress), I hereby prescribe the following procedure and delegate the following authority with respect to complaints and investigations under Section 3 (e) of said Title:

I. The Administrator heretofore appointed by me to administer Title I of the National Industrial Recovery Act (herein referred to as the Administrator), proceeding upon his own motion or upon complaint, is hereby empowered to make such preliminary investigations as he may deem advisable with reference to matters relating to relief under Section 3 (e) of said Title.

II. The Administrator shall prescribe regulations to govern the making of complaints under said Section 3 (e) of said Title and may receive such complaints.

III. With reference to any such complaint or preliminary investigation on his own motion, the Administrator shall be entitled to such sworn or unsworn information from interested parties as he may deem desirable, and after an examination of the complaint, if any, and such information as may be available, shall determine whether the showing made or the facts disclosed appear to warrant further investigation, and shall make his recommendations to me in order that in the light of such recommendations I may direct that no further action be taken, or may cause the United States Tariff Commission to make an immediate investigation and may specify such public notice and hearing as I deem advisable, in either event all interested parties to be duly notified.

IV. When so directed, the United States Tariff Commission shall make an immediate investigation, giving precedence over all other matters to such investigation; if directed shall give such public
notice and hold such hearings as I shall specify; shall make its findings of fact and recommendations having due regard for the provisions of said Section 3 (e); and shall submit the same, together with a report of all proceedings, to me, and shall transmit a copy of such findings, recommendations and report to the Administrator.

V. The Administrator, after such investigation by the United States Tariff Commission and after any specified hearings and upon the basis of the findings, recommendations and report transmitted to him, shall recommend to me such action as he may deem best devised to effectuate the policy of said Title.

The White House,

October 23, 1933.
EXECUTIVE ORDER

RULES AND REGULATIONS UNDER THE NATIONAL INDUSTRIAL RECOVERY ACT

In order to effectuate the policy of Title I of the National Industrial Recovery Act, approved June 16, 1933, and to provide for equitable enforcement of agreements heretofore made with the President and codes approved by the President under said Act, I, Franklin D. Roosevelt, President of the United States, pursuant to the authority vested in me by Title I of said National Industrial Recovery Act, hereby prescribe the following rules and regulations which shall have the effect of modifying any inconsistent provisions of any order, approval rule or regulation heretofore issued under Title I of said Act.

1. The provisions of the President's Reemployment Agreement, issued July 27, 1933, shall not be held to apply to employers engaged only locally in retail trade or in local service industries (and not in a business in or affecting interstate commerce) who do not employ more than five persons and who are located in towns of less than 5,000 population (according to the 1930 Federal Census) which are not in the immediate trade area of a city of larger population, except so far as such employers who have signed the President's Reemployment Agreement desire to continue to comply with the terms of said agreement after the date of this order; and this release of such employers who have heretofore signed the President's Reemployment Agreement shall be further extended so as to release to the same extent all such employers of obligations not voluntarily assumed under the provisions of a Code of Fair Competition approved by the President. This exception is intended to relieve small business enterprises in small towns from fixed obligations which might impose exceptional hardship; but it is expected that all such enterprises will conform to the fullest extent possible with the requirements which would be otherwise obligatory upon them.
In view of general increases in prices which may or not be justified in specific instances by increased costs caused by compliance with the President's Reemployment Agreement, or with approved Codes of Fair Competition, the Administrator for Industrial Recovery is hereby directed to cause to be conducted such investigations as may be necessary to determine the extent to which manufacturers and producers have increased prices following, or in anticipation of, the approval of Codes of Fair Competition, or after the signing of the President's Reemployment Agreement, and to set up adequate organizations for the handling of complaints against such price increases and of local complaints against retail price increases alleged to be contrary to the requirements of Codes of Fair Competition, or the President's Reemployment Agreement, or in conflict with the policy of the National Industrial Recovery Act.

The White House
October 25, 1933.
EXECUTIVE ORDER

DEFINING EFFECT OF CERTAIN PROVISIONS IN
CODES OF FAIR COMPETITION UPON
COOPERATIVE ORGANIZATIONS

In a number of Codes of Fair Competition
which have heretofore been approved or submitted for
approval pursuant to Title I of the National Industrial
Recovery Act, approved June 16, 1933, there have been
included provisions designed to limit or prohibit the
payment or allowance of rebates, refunds or unearned
discounts, whether in the form of money or in any
other form, and the extension to certain purchasers
of services or privileges not extended to all pur-
chasers under similar terms and conditions. Question
has arisen as to whether provisions of such tenor do
not preclude the payment of patronage dividends to
members by bona fide and legitimate cooperative organi-
izations, including farmers' cooperative associations,
corporations or societies, hereinafter designated
farmers' cooperatives.

Pursuant to the authority vested in me by
Title I of the National Industrial Recovery Act, upon
due consideration of the facts, and upon the report
and recommendation of the Administrator,

I, Franklin D. Roosevelt, President of the
United States, do hereby order that no provision in
any code of Fair Competition, agreement or license
which has heretofore been or may hereafter be approved,
prescribed or issued pursuant to Title I of the National
Industrial Recovery Act, shall be so construed or applied
as to prohibit the payment of patronage dividends in
accordance with law to any member by any bona fide and
legitimate cooperative organization, including any
farmers' cooperative, duly organized under the laws of
any state, territory or the District of Columbia or of
the United States, if such patronage dividends are paid
out of actual earnings of such cooperative organization
and are not paid at the time when such member makes a
purchase from such cooperative organization.

(Signed) Johnson

Approval Recommended:
(Signed) Administrator.

The White House
October 13, 1933.
EXECUTIVE ORDER

Code of Fair Competition for the
INDUSTRIAL SUPPLIES AND MACHINERY DISTRIBUTORS' TRADE

An application having been duly made, pursuant to and in full compliance with the provisions of Title I of the National Industrial Recovery Act, approved June 16, 1933, for my approval of a Code of Fair Competition for the Industrial Supplies and Machinery Distributors' Trade, and hearings having been held thereon and the Administrator having rendered his report containing an analysis of the said Code of Fair Competition, together with his recommendations and findings with respect thereto, and the Administrator having found that the said Code of Fair Competition complies in all respects with the pertinent provisions of Title I of said Act and that the requirements of Clauses (1) and (2) of sub-section (a) of Section 3 of the said Act have been met:

WHEREFORE, I, Franklin D. Roosevelt, President of the United States, pursuant to the authority vested in me by Title I of the National Industrial Recovery Act, approved June 16, 1933, and otherwise, do adopt and approve the report, recommendations, and findings of the Administrator and do order that the said Code of Fair Competition be and is hereby approved.

Approval Recommended:

[Signature]

Administrator

The White House,
October 23, 1933.