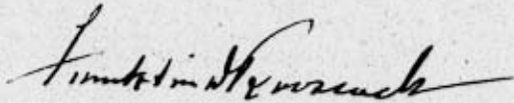


EXECUTIVE ORDER

AUTHORIZATION TO APPOINT MISS MAUDE MCGAUGH

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), it is hereby ordered that Miss Maude McGaugh may be appointed to a position in the classified service without compliance with the requirements of the civil-service rules.

This order is recommended by the Administrator of Veterans' Affairs.



THE WHITE HOUSE,

November 29, 1933.

EXECUTIVE ORDER

Approval of Code of Fair Competition
for the Alcoholic Beverages Importing Industry.

WHEREAS, the Secretary of Agriculture having submitted for my approval a Code of Fair Competition for the Alcoholic Beverages Importing Industry and having rendered his report and recommendations and findings thereon:

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 find that:

1. An application has 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 Alcoholic Beverages Importing Industry; and,

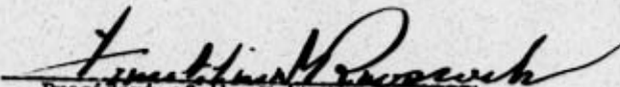
2. Due notice and opportunity for hearings to interested parties have been given pursuant to the provisions of the Act and regulations thereunder; and,

3. Hearings have been held upon said Code, pursuant to such notice and pursuant to the pertinent provisions of the Act and regulations thereunder; and,

4. Said Code of Fair Competition constitutes a Code of Fair Competition, as contemplated by the Act and complies in all respects with the pertinent provisions of the Act, including clauses (1) and (2) of subsection (a) of Section 3 of Title I of the Act; and,

5. It appears, after due consideration, that said Code of Fair Competition will tend to effectuate the policy of Congress as declared in Section 1 of Title I of the 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 hereby approve said Code of Fair Competition for the Alcoholic Beverages Importing Industry.


President of the United States

The White House,

December 2, 1933.

6471-A

EXECUTIVE ORDER

ASSIGNMENT OF FREQUENCIES TO GOVERNMENT RADIO STATIONS

By virtue of the authority vested in me by section 6 of the Radio Act of 1927 (ch. 169, 44 Stat. 1165; title 47 U.S.C., sec. 86), I hereby assign frequencies to Government radio stations and classes of stations as follows:

<u>Frequency</u> <u>(kc)</u>	<u>Assigned to</u>	<u>Assigned for</u>
17.8	Navy	Annapolis, Md. (Washington, D. C.)
18.0	"	Darien (Balboa), Canal Zone
18.6	"	Chollas Heights (San Diego), Calif.
19.8	"	Cavite (Los Baños), P. I.
22.9	"	Cavite (Los Baños), P. I.
24.0	"	Darien (Balboa), Canal Zone
25.1	"	Pearl Harbor (Wailupe), T. H.
28.5	"	Mare Island (San Francisco), Calif.
30.6	"	Chollas Heights (San Diego), Calif.
32.8	"	Guam
33.8	"	Cayey (San Juan), P. R.
38.0	"	Heeia (Wailupe), T.H.
42.8	"	Mare Island (San Francisco), Calif.
46	"	Darien (Balboa), Canal Zone
54	"	Heeia (Wailupe), T.H.
56	"	Cavite (Los Baños), P.I.

58	Navy	Keyport (Bremerton), Wash.
"	"	Ghollas Heights (San Diego), Calif.
64	"	Charleston, S. C.
"	"	Key West, Fla.
"	"	Arlington, Va. (Washington, D.C.)
66	"	Quantánamo, Cuba
"	"	Guam
"	"	Mare Island (San Francisco), Calif.
75	Army	Ketchikan, Alaska
83	"	Seattle, Wash.
94	"	Nulato, Alaska
100	"	Fairbanks, Alaska
102	Navy	Coast and fixed stations
104	"	Coast and fixed stations
106	"	Coast and fixed stations
108	"	Coast and fixed stations
113	"	Coast and fixed stations
115	"	Olongapo, P.I.
^a 120	Army	Anchorage, Alaska
122	Navy	Coast stations
128	"	Darien (Balboa), Canal Zone
132	"	Getuñ, Canal Zone
^a 133	Army	Juneau, Alaska
"	"	Nome, Alaska
159	"	Coast stations and transports
"	"	Eagle, Alaska
"	"	Anchorage, Alaska
^b 172	"	Fixed stations

a) Available for non-Government assignments.

b) Available for non-Government assignments in Alaska.

175	Treasury, Coast Guard	International Ice Patrol ships
^a 180	Commerce, Lighthouses	Lighthouse tenders, Great Lakes
185	Navy	Coast and fixed stations
^a 190	Commerce, Lighthouses	Lighthouse tenders, Great Lakes
b192	Army	Fixed stations
196	Commerce, Airways	Fixed stations
197	Army	Fort Sam Houston, Tex.
198)		
)201	"	Fixed and aeronautical stations,
204)		A1, A2, and A3.
206	"	Fixed stations
208	Commerce, Airways	Fixed stations
^b 210	" "	Fixed stations
^b 212	" "	Fixed stations
^b 214	" "	Fixed stations
216)		
)219	Army	Fixed and aeronautical stations,
222)		A1, A2, and A3.
221)		
)224	Commerce, Airways	Aeronautical stations
^b 227)		
^b 225	Army	Seward, Alaska
^b 227)		
)230	Commerce, Airways	Aeronautical stations
233)		
233)		
)236	" "	Aeronautical stations
239)		
239)		
)242	" "	Aeronautical stations
245)		
245	Treasury, Coast Guard	Ship stations
245)		
^b)248	Commerce, Airways	Aeronautical stations
251)		
251)		
^b)254	" "	Aeronautical stations
257)		
257)		
^b)260	" "	Aeronautical stations
263)		

a) Available for non-Government assignments.

b) Available for non-Government assignments in Alaska.

265)			
b	266	Commerce, Airways	Aeronautical stations
	269)		
	269)		
b	272	" "	Aeronautical stations
	275)		
b272		Army	Cordova, Alaska
"		"	Fort Mills, P.I.
"		"	Fort Wint, P.I.
"		"	Flat, Alaska
c"		"	Training purposes
	275	Treasury, Coast Guard	Ship stations
	275)		
a	278	Commerce, Airways	Aeronautical stations
	281)		
	284	Commerce, Light-	Radiobeacon stations
		houses	
	281)		
	284	Commerce, Airways	Aeronautical stations
	287)		
	285	Commerce, Light-	Radiobeacon stations
		houses	
	286	" "	Radiobeacon stations
	290	" "	Radiobeacon stations
"		Commerce, Airways	Aeronautical stations
	294	Commerce, Light-	Radiobeacon stations
		houses	
	295	" "	Radiobeacon stations
	296	Commerce, Airways	Aeronautical stations
	300	Commerce, Light-	Radiobeacon stations
		houses	
	302	" "	Radiobeacon stations
"		Commerce, Airways	Aeronautical stations
	304	Commerce, Light-	Radiobeacon stations
		houses	
	305	" "	Radiobeacon stations
	306	" "	Radiobeacon stations
	308	Commerce, Airways	Aeronautical stations

a) Available for non-Government assignments.

b) Available for non-Government assignments in Alaska.

c) May be used by Army provided no interference will be caused with Airways Division stations.

310	Commerce, Lighthouses	Radiobeacon stations
314	" "	Radiobeacon stations
311)		
)314	Commerce, Airways	Aeronautical stations
317)		
317)		
)320	" "	Aeronautical stations
323)		
323)		
)326	" "	Aeronautical stations
329)		
329)		
)332	" "	Aeronautical stations
335)		
a333	All Government agencies	Aircraft stations
335)		
)338	Commerce, Airways	Aeronautical stations
341)		
343	Army	Kanakanak, Alaska
"	"	Fort Mills, P.I.
341)		
)344	Commerce, Airways	Aeronautical stations
347)		
347)		
)350	" "	Aeronautical stations
353)		
d355	Navy	Mobile and coast stations
"	Treasury, Coast Guard	Ship stations
"	Commerce	Ship stations
356)		
)359	Commerce, Airways	Aeronautical stations
362)		
360	Navy	Fixed and coast stations, Samoan group.
"	"	Galveston, Tex.
362)		
)365	Commerce, Airways	Aeronautical stations
368)		
a375	All Government agencies	Mobile stations for direction finding
"	Navy	Direction-finder stations
396	Army	Ship and coast stations
c410	All Government agencies	Distress and calling on Great Lakes
"	Commerce, Lighthouses	Ship stations

a) Available for non-Government assignments.

d) Available for non-Government stations for assignment to Merchant Fleet Corporation vessels for communication with Government stations.

8425	Commerce, Lighthouses	Ship and coast stations
"	Interior, Indian Service	Akiak, Alaska
"	" " "	Savoonga, Alaska
428	Army	Ship and coast stations
440	Navy	La Palma, Panama
"	"	Cape Mala, Canal Zone
"	"	Puerto Obaldia, Canal Zone
"	"	David, Panama
444	"	Dahlgren, Va.
"	Army	Fort McClellan, Ala.
"	"	Fort Wint, P.I.
"	"	Fort Story, Va.
"	"	Circle, Alaska
"	"	Holy Cross, Alaska
"	"	Sitka, Alaska
"	"	Camp Little, Ariz.
"	"	Camp Jones, Ariz.
"	"	Fort Ringgold, Tex.
"	"	Jeffersonville, Ind.
446	"	Point Barrow, Alaska
"	"	Wrangell, Alaska
450	Navy	Coast stations
8454	Army	Nome, Alaska
"	"	Juneau, Alaska
470	"	Haines, Alaska
"	"	Ketchikan, Alaska
"	"	Fort Drum, P.I.
"	"	Eagle, Alaska
8476	"	Petersburg, Alaska
480	"	Craig, Alaska
8500	All Government agencies	Mobile and coast stations, distress and calling.

a) Available for non-Government assignments.

1550 to 1500	Army	Fixed stations ⁱⁿ Alaska, Canal Zone, and Philippine Islands.
690	Navy	Washington, D. C.
1580	Commerce, Coast and Geodetic Survey	Ship and portable stations
1584	" " " "	Ship and portable stations
1588	" " " "	Ship and portable stations
2492	" " " "	Ship and portable stations
2496	" " " "	Ship and portable stations
"	Interior, National Park Service	Portable and fixed stations
2500	Commerce, Coast and Geodetic Survey	Ship and portable stations
2604	Army	Ship and coast stations
"	"	Ketchikan, Alaska
"	"	Fairbanks, Alaska
"	Interior, National Park Service	Portable and fixed stations
2660	Treasury, Coast Guard	Coast, ship and fixed stations
2664	" " "	Coast, ship and fixed stations
2668)		
)2670	" " "	Coast, ship and fixed stations
2672)		
2676	" " "	Coast, ship and fixed stations
2680	" " "	Coast, ship and fixed stations
2684	" " "	Coast, ship and fixed stations
2688	" " "	Coast, ship and fixed stations
2692	" " "	Coast, ship and fixed stations
2696)		
)2698	" " "	Coast, ship and fixed stations
2700)		
2704	" " "	Coast, ship and fixed stations
2716	Navy	Coast stations
2960	Commerce, Airways	Fixed and aeronautical stations
2968	" "	Fixed and aeronautical stations
2972	" "	Fixed and aeronautical stations
2976	" "	Fixed and aeronautical stations

a) Available for non-Government assignments.

2980	Commerce, Airways	Fixed and aeronautical stations
2992)		
a)2994	Interior, Indian Service	Metlakatla (Juneau), Alaska
2996		
e3065	Justice	Fort Rustis, Va.
*3082.5	Navy	Aeronautical stations, Canal Zone
*3095	Agriculture, Forest Service	Portable and fixed stations
*3155	" " "	Portable and fixed stations
*3195	" " "	Portable and fixed stations
*3235	Navy	Dahlgren, Va.
"	Agriculture, Forest Service	Portable and fixed stations
"	Interior, National Park Service	Portable and fixed stations
b*3265	Agriculture, Forest Service	Portable and fixed stations
"	Interior, Indian Service	St. Michael, Alaska
"	" " "	Marshall, Alaska
*3295	Agriculture, Forest Service	Portable and fixed stations
3340	Commerce, Airways	Fixed and aeronautical stations
3345	" "	Fixed and aeronautical stations
"	Agriculture, Forest Service	Portable and fixed stations
3350	Commerce, Airways	Fixed and aeronautical stations
3355	" "	Fixed and aeronautical stations
3360	" "	Fixed and aeronautical stations
3365	" "	Fixed and aeronautical stations
3370	" "	Fixed and aeronautical stations
3375	" "	Fixed and aeronautical stations
3380	" "	Fixed and aeronautical stations
3385	" "	Fixed and aeronautical stations
"	Agriculture, Forest Service	Portable and fixed stations
"	Interior, Indian Service	St. Michael, Alaska
"	" " "	Marshall, Alaska

a) Available for non-Government assignments.

b) Available for non-Government assignments in Alaska.

e) Available for non-Government assignments provided no interference is caused with Government assignments.

3390	Commerce, Airways	Fixed and aeronautical stations
3395	" "	Fixed and aeronautical stations
3400	" "	Fixed and aeronautical stations
3405	" "	Fixed and aeronautical stations
3410	" "	Fixed and aeronautical stations
"	Commerce, Lighthouses	Fixed, coast and ship stations
e3415	Interior, National Park Service	Portable and fixed stations
e3445	Agriculture, Forest Service	Portable and fixed stations
e3475	Navy	Fixed and coast stations
3497.5	Army	Fixed stations in Army amateur radio net.
a 3505	Navy	Aircraft stations
a 3535	"	Aircraft stations
a 3585	"	Aircraft stations
a 3615	"	Aircraft stations
a 3665	"	Aircraft stations
a 3695	"	Aircraft stations
a 3725	"	Aircraft stations
a 3755	"	Aircraft stations
a 3785	"	Aircraft stations
a 3815	"	Aircraft stations
a 3845	"	Aircraft stations
a 3865	"	Aircraft stations
a 3905	"	Aircraft stations
a 3935	"	Aircraft stations
a 3965	"	Aircraft stations
a 3985	"	Aircraft stations
4015	"	Key West, Fla.
"	"	Arlington, Va. (Washington, D.C.)
"	"	Annapolis, Md. (Washington, D.C.)
"	"	New Orleans, La.
4020	Army	Washington, D. C.
"	"	Anchorage, Alaska
"	"	Ketchikan, Alaska
"	"	Fort McPherson, Ga.

a) Available for non-Government assignments.

e) Available for non-Government assignments provided no interference is caused with Government assignments.

4085	Army	Washington, D. C.
4080	"	Washington, D. C.
"	"	Fort Santiago, P.I.
"	"	San Francisco, Calif.
4045	Navy	Fixed and coast stations
4050	Treasury, Coast Guard	Coast, mobile and fixed stations
4055	Commerce, Airways	Fixed and aeronautical stations
4060	Commerce, Airways	Fixed and aeronautical stations
4065	"	Fixed and aeronautical stations
4070	"	Fixed and aeronautical stations
4075	"	Fixed and aeronautical stations
"	Navy	Pearl Harbor (Wailupe), T.H.
"	"	Annapolis, Md. (Washington, D.C.)
"	"	Darien (Balboa), Canal Zone
"	"	San Juan, P.R.
"	"	Cavite (Los Baffos), P.I.
"	"	Peiping, China
"	"	Guam
4080	Army	Fort Hayes, Ohio
"	"	Fort Shafter, T.H.
4085	"	Ketchikan, Alaska
"	"	Seward, Alaska
"	"	Seattle, Wash.
4090	"	Fixed stations
4135	Agriculture, Forest Service	Portable and fixed stations
"	Commerce, Coast and Geodetic Survey	Ship and portable stations
4205	Navy	Arlington, Va. (Washington, D.C.)
"	"	Coast stations
4235	"	Mare Island (San Francisco), Calif.
"	"	Coast stations
4255	Army	Coast and ship stations

4295	Navy	Mare Island (San Francisco), Calif.
"	Interior	Virgin Islands
4300	Army	San Francisco, Calif.
4305	"	Fixed stations
4310	"	Fort McPherson, Ga.
"	"	Seattle, Wash.
"	"	March Field, Calif.
"	"	Anchorage, Alaska
"	"	Fairbanks, Alaska
"	"	Fort McPherson, Ga.
4365	"	Quarry Heights, Canal Zone
"	"	Seattle, Wash.
"	"	Seward, Alaska
"	"	Washington, D. C.
4370	"	Seattle, Wash.
4375	"	Fort Sam Houston, Tex.
"	"	Seattle, Wash.
"	"	Wright Field, Ohio
4380	"	Chicago, Ill.
"	"	Juneau, Alaska
"	"	Nome, Alaska
4385	Navy	Pearl Harbor (Wailupe), T.H.
"	"	Mare Island (San Francisco), Calif.
"	"	Chollas Heights (San Diego), Calif.
"	"	Tutuila, Samoa
"	"	Cordova, Alaska
"	"	St. Paul, Alaska
"	"	Keyport (Bremerton), Wash.
4390	"	Darien (Balboa), Canal Zone
4435	"	San Juan, P.R.
"	"	Darien (Balboa), Canal Zone
"	"	Arlington, Va. (Washington, D.C.)
"	"	Annapolis, Md. (Washington, D.C.)
"	"	New Orleans, La.

4435	Navy	Key West, Fla.
"	"	Guam
"	"	Peiping, China
"	"	Cavite (Los Baños), P.I.
4440	Army	Fixed stations
4445	"	Fixed and aeronautical stations
4525	Navy	Cavite (Los Baños), P.I.
"	"	Annapolis, Md. (Washington, D.C.)
5000	Commerce, Bureau of Standards	Beltville, Md.
^a 5540	Navy	David, Panama
^a 5600	"	Darien (Balboa), Canal Zone
5865	"	Mare Island (San Francisco), Calif.
5920	Commerce, Airways	Fixed and aeronautical stations
5925	" "	Fixed and aeronautical stations
5930	" "	Fixed and aeronautical stations
"	Army	Anchorage, Alaska
5935	Commerce, Airways	Fixed and aeronautical stations
5940	" "	Fixed and aeronautical stations
5945	" "	Fixed and aeronautical stations
5950	" "	Fixed and aeronautical stations
5955	" "	Fixed and aeronautical stations
5960	" "	Fixed and aeronautical stations
5995	Army	Fixed stations
"	"	Fairbanks, Alaska
6120	Navy	Washington, D.C. (Pan American Union)
^a 6600	"	Experimental Aircraft and aeronautical stations
6990	Army	Fixed stations
8030	Navy	Annapolis, Md. (Washington, D.C.)
"	"	Arlington, Va. (Washington, D.C.)
"	"	New Orleans, La.
"	"	Key West, Fla.
8040	Army	Washington, D. C.

a) Available for non-Government assignments.

8050	Army	Washington, D. C.
"	"	Point Barrow, Alaska
"	"	Juneau, Alaska
8060	"	San Francisco, Calif.
"	"	Fort Santiago, P.I.
"	"	Washington, D. C.
8090	Navy	Fixed and coast stations
8100	Commerce, Airways	Fixed and aeronautical stations
"	Treasury, Coast Guard	Fixed stations
8110	Commerce, Airways	Fixed and aeronautical stations
8120	"	Fixed and aeronautical stations
8130	"	Fixed and aeronautical stations
8140	"	Fixed and aeronautical stations
8150	Navy	Darien (Balboa), Canal Zone
"	"	Cayey (San Juan), P.R.
"	"	Annapolis, Md. (Washington, D.C.)
"	"	Guam
"	"	Cavite (Los Baños), P.I.
"	"	Peiping, China
"	"	Pearl Harbor (Wailupe), T.H.
8160	Army	Fort Hayes, Ohio
"	"	Wright Field, Ohio
"	"	Fort Shafter, T.H.
8170	"	Seward, Alaska
"	"	Ketchikan, Alaska
"	"	Fert McPherson, Ga.
8180	"	Fixed stations
8270	Commerce, Coast and Geodetic Survey	Ship and portable stations
8410	Navy	Arlington, Va. (Washington, D.C.)
"	"	Coast stations
8470	"	Mare Island (San Francisco), Calif.
"	"	Coast stations

8510	Army	Coast and ship stations
8590	Navy	Mare Island (San Francisco), Calif.
8600	Army	San Francisco, Calif.
8610	"	Fixed stations
8620	"	March Field, Calif.
"	"	Seattle, Wash.
"	"	Fort McPherson, Ga.
"	"	San Francisco, Calif.
8730	"	Quarry Heights, Canal Zone
"	"	Seattle, Wash.
"	"	Seward, Alaska
"	"	Washington, D. C.
8740	"	Seattle, Wash.
8750	"	Fort Sam Houston, Tex.
"	"	Seattle, Wash.
8760	"	Chicago, Ill.
"	"	Skagway, Alaska
"	"	Seattle, Wash.
"	"	Nome, Alaska
8770	Navy	Mare Island (San Francisco), Calif.
"	"	Chollas Heights (San Diego), Calif.
"	"	Tutuila, Samoa
"	"	Cordova, Alaska
"	"	St. Paul, Alaska
"	"	Keyport (Bremerton), Wash.
"	"	Pearl Harbor, T. H.
8860	Army	Tientsin, China
"	"	Anchorage, Alaska
8870	Navy	Cayey (San Juan), P.R.
"	"	Darien (Balboa), Canal Zone
"	"	Arlington, Va. (Washington, D.C.)
"	"	Annapolis, Md. (Washington, D.C.)

e) Available for non-Government assignments provided no interference is caused with Government assignments.

8870	Navy	New Orleans, La.
"	"	Key West, Fla.
"	"	Guam
"	"	Peiping, China
"	"	Cavite (Los Baños), P.I.
8880	Army	Fixed stations
8890	"	Fixed stations
9050	Navy	Cavite (Los Baños), P.I.
"	"	Annapolis, Md. (Washington, D.C.)
9090	"	Darien (Balboa), Canal Zone
9250	"	David, Panama
9550	"	Washington, D. C. (Pan American Union)
10000	Commerce, Bureau of Standards	Beltsville, Md.
11475	Navy	Mare Island (San Francisco), Calif.
11730	"	Washington, D. C. (Pan American Union)
12045	"	Annapolis, Md. (Washington, D.C.)
12060	Army	Washington, D. C.
12075	"	Washington, D. C.
12090	"	Fort Santiago, P.I.
"	"	Pettit Barracks, Zamboanga, P.I.
12135	Navy	Pearl Harbor (Wailupe), T.H.
"	"	Mare Island (San Francisco), Calif.
12150	Commerce, Airways	Fixed stations
"	Treasury, Coast Guard	Fixed stations
12165	Commerce, Airways	Fixed and aeronautical stations
12180	"	Fixed and aeronautical stations
12195	"	Fixed and aeronautical stations
12210	"	Fixed and aeronautical stations
12225	Navy	Darien (Balboa), Canal Zone
"	"	Annapolis, Md. (Washington, D.C.)
"	"	Cayey (San Juan), P.R.

a) Available for non-Government assignments.

12225	Navy	Guam
"	"	Cavite (Los Baños), P.I.
"	"	Peiping, China
"	"	Pearl Harbor (Mailupe), T.H.
12240	Army	Fort Shafter, T.H.
12255	"	Anchorage, Alaska
"	"	Ketchikan, Alaska
12540	Navy	Darien (Balboa), Canal Zone
12615	"	Arlington, Va. (Washington, D.C.)
"	"	Coast stations
12705	"	Mare Island (San Francisco), Calif.
"	"	Coast stations
12765	Army	Coast and ship stations
12885	Navy	Mare Island (San Francisco), Calif.
12900	Army	San Francisco, Calif.
13095	"	Quarry Heights, Canal Zone
"	"	Washington, D.C.
"	"	Seattle, Wash.
13110	"	Seattle, Wash.
13125	"	Fort Sam Houston, Tex.
13140	"	Anchorage, Alaska
"	"	Fort Leavenworth, Kans.
13155	Navy	Pearl Harbor (Mailupe), T.H.
"	"	Mare Island (San Francisco), Calif.
"	"	Chollas Heights (San Diego), Calif.
"	"	Tutuila, Samoa
"	"	Cordova, Alaska
"	"	St. Paul, Alaska
"	"	Keyport (Bremerton), Wash.
13290	Army	Tientsin, China
"	"	Fort Leavenworth, Kans.
"	"	Fort Omaha, Nebr.

13305	Navy	San Juan, P.R.
"	"	Darien (Balboa), Canal Zone
"	"	Arlington, Va. (Washington, D.C.)
"	"	Annapolis, Md. (Washington, D.C.)
"	"	New Orleans, La.
"	"	Key West, Fla.
"	"	Guam
"	"	Peiping, China
"	"	Cavite (Los Baños), P.I.
13320	Army	Fort Sam Houston, Tex.
"	"	Juneau, Alaska
13335	"	Fixed and aeronautical stations
13375	Navy	Cavite (Los Baños), P.I.
"	"	Annapolis, Md. (Washington, D.C.)
15000	Commerce, Bureau of Standards	Beltsville, Md.
15130	Navy	Washington, D.C. (Pan American Union)
16080	"	Annapolis, Md. (Washington, D.C.)
16080	Army	Washington, D. C.
16100	"	Washington, D. C.
16120	"	Fort Santiago, P.I.
16180	Navy	Hoeia (Jailupe), T.H.
"	"	Mare Island (San Francisco), Calif.
16300	"	Pearl Harbor (Jailupe), T.H.
"	"	Washington, D. C.
"	"	Darien (Balboa), Canal Zone
"	"	Guam
"	"	Cavite (Los Baños), P.I.
"	"	Peiping, China
16320	Army	Fort Shafter, T.H.
16340	"	Anchorage, Alaska
16540	Commerce, Coast and Geodetic Survey	Ship and portable stations

16820	Navy	Arlington, Va. (Washington, D.C.)
"	"	Coast stations
16940	"	Mare Island (San Francisco), Calif.
"	"	Coast stations
17020	Army	Coast, fixed and ship stations
17180	Navy	Mare Island (San Francisco), Calif.
17200	Army	San Francisco, Calif.
17460	"	Quarry Heights, Canal Zone
"	"	Washington, D. C.
17480	"	Seattle, Wash.
17500	"	Fort Sam Houston, Tex.
"	"	Seattle, Wash.
17540	Navy	Pearl Harbor (Wailupe), T.H.
"	"	Mare Island (San Francisco), Calif.
"	"	Chollas Heights (San Diego), Calif.
"	"	Tutuila, Samoa
"	"	Cordova, Alaska
"	"	St. Paul, Alaska
"	"	Keyport, (Bremerton), Wash.
17720	Army	Fort Sam Houston, Tex.
"	"	Anchorage, Alaska
17740	Navy	Cayey (San Juan), P.R.
"	"	Darien (Balboa), Canal Zone
"	"	Arlington, Va. (Washington, D.C.)
"	"	Annapolis, Md. (Washington, D.C.)
"	"	New Orleans, La.
"	"	Key West, Fla.
"	"	Guam
"	"	Peiping, China
"	"	Cavite (Los Baños), P.I.
18100	"	Cavite (Los Baños), P.I.

18100	Navy	Annapolis, Md. (Washington, D.C.)
20000	Commerce, Bureau of Standards	Beltsville, Md.
20075	Navy	Annapolis, Md. (Washington, D.C.)
20125	Army	Washington, D. C.
20150	"	Fort Santiago, P.I.
20225	Navy	Pearl Harbor (Wailupe), T.H.
"	"	Mare Island (San Francisco), Calif.
20400	Army	Seattle, Wash.
"	"	Fort Shafter, T.H.
21025	Navy	Annapolis, Md.(Washington, D.C.)
"	"	Coast stations
21500	"	Washington, D.C. (Pan American Union)
21925	"	Pearl Harbor (Wailupe), T.H.
"	"	Mare Island (San Francisco), Calif.
"	"	Chollas Heights (San Diego), Calif.
"	"	Tutuila, Samoa
"	"	Cordova, Alaska
"	"	St. Paul, Alaska
"	"	Keyport (Bremerton), Wash.
22175	"	San Juan, P.R.
"	"	Darien (Balboa), Canal Zone
"	"	Arlington, Va. (Washington, D.C.)
"	"	New Orleans, La.
"	"	Key West, Fla.
"	"	Guam
"	"	Peiping, China
"	"	Cavite (Los Baños), P.I.
22625	"	Cavite (Los Baños), P.I.
"	"	Annapolis, Md. (Washington, D.C.)
24090	"	Washington, D. C.
24120	Army	Washington, D. C.
24150	"	Washington, D. C.

24180	Army	Fort Santiago, P.I.
24270	Navy	Pearl Harbor (Wailupe), T.H.
24450	"	Darien (Balboa), Canal Zone
24480	Army	Fort Shafter, T.H.
24510	"	Seattle, Wash.
24540	"	Quarry Heights, Canal Zone
25000	Commerce, Bureau of Standards	Beltsville, Md.
25530	Army	Fixed stations
25770	Navy	Mare Island (San Francisco), Calif.
26190	Army	Quarry Heights, Canal Zone
26220	"	Anchorage, Alaska
26250	"	Fort Sam Houston, Tex.
26280	"	Fort Santiago, P.I.
27150	Navy	Cavite (Los Baños), P.I.
"	"	Annapolis, Md. (Washington, D.C.)
30550	Army	Quarry Heights, Canal Zone
30590	"	Fort Shafter, T.H.
30620	"	Fort Sam Houston, Tex.
30660	"	Fort Santiago, P.I.
32120	Navy	Washington, D.C.
32160	Army	Washington, D.C.
32200	"	Washington, D.C.
32240	"	Fort Santiago, P.I.
32360	Navy	Pearl Harbor (Wailupe), T.H.
32600	"	Darien (Balboa), Canal Zone
32640	Army	San Francisco, Calif.
32680	"	Quarry Heights, Canal Zone
32720	"	Quarry Heights, Canal Zone
33640	Navy	Coast stations.

34040	Army	Fixed stations
34360	Navy	Mare Island (San Francisco), Calif.
34920	Army	Quarry Heights, Canal Zone
34960	"	Fort Shafter, T. H.
35000	"	Fort Santiago, P.I.
35040	"	Fort Santiago, P.I.
36800	Navy	Cavite (Los Baños), P.I.
"	"	Annapolis, Md. (Washington, D.C.)
36220	Army	Washington, D. C.
36720	"	San Francisco, Calif.
38290	"	Fixed stations
39370	"	Fort Santiago, P.I.
51000 to 56000	"	Experimental stations
" "	Navy	Experimental stations
" "	Treasury, Coast Guard	Experimental stations
" "	Commerce	Experimental stations
" "	Agriculture	Experimental stations
60000 to 65000	Army	Experimental stations
" "	Navy	Experimental stations
" "	Treasury, Coast Guard	Experimental stations
" "	Commerce	Experimental stations
" / "	Agriculture	Experimental stations

a) Available for non-Government assignments.

1. The following Government experimental radio stations are authorized to use miscellaneous frequencies from time to time provided no interference is caused with other authorized services:

Navy Department: Naval Research Laboratory, Bellevue, D.C. (NKF); Annapolis, Md. (NZO); Quantico, Va. (NZY).

War Department: Fort Monmouth, N. J. (WLY); Wright Field, Ohio (WZAJ).

Department of Commerce: Bureau of Standards, Washington, D.C. (WVY); Beltsville, Md. (WVY); Meadows, Md. (WVY).

2. The locations given are locations of the transmitting apparatus; and where control points are different, they are given in parentheses. Receiving stations are, in general, located at all transmitting stations and control points.

3. The following independent receiving stations have no transmitters:

Army	Battery Cove, Alexandria, Va. - Control Center, Washington, D.C.
"	Fort Lawton, Wash. - Control center, Seattle, Wash.
Navy	Bellevue, D. C. - " " Washington, D.C.
"	South San Francisco, Calif. - Control Center, San Francisco, Calif.
Commerce, Bureau of Standards	Meadows, Md.

Federal Radio Commission	Hingham, Mass.
" " "	Baltimore, Md.
" " "	Marietta, Ga.
" " "	San Pedro, Calif.
" " "	Portland, Oreg.
" " "	Great Lakes, Ill.
" " "	Grand Island, Nebr.

4. In cases where more than one agency is using the same frequency the order of listing indicates relative priority.

5. A Government station may use for a period not exceeding one month frequencies other than those assigned to it for the purpose of selecting a frequency more suitable for a particular service before requesting authority for a change in frequency, provided that it first gives notice as to such use to the Interdepartment Radio Advisory Committee, and also to the Federal Radio Commission if the frequency is not assigned by Executive order, and provided further that it will cease operation on notice of interference from the Interdepartment Radio Advisory Committee or the Federal Radio Commission.

6. The Interdepartment Radio Advisory Committee may authorize any Government radio station to conduct experimental operations upon a frequency assigned to some other Government station by Executive order for such period as the Committee may deem necessary, provided that such station shall cease such operations upon receipt of notice of interference from the Interdepartment Radio Advisory Committee.

7. Any frequency authorized by the Federal Radio Commission for ship service may be employed by Government mobile stations when communicating with non-Government stations.

8. Mobile stations of the Army, Navy, and Coast Guard when engaged in exercises may employ any of the frequencies allocated to mobile services, provided they cause no interference with the authorized services operating on the frequencies selected.

9. A non-Government mobile station may operate on a frequency assigned to a Government station in the mobile service when directed to do so by the latter.

10. No department shall close a station no longer needed by it which is serving other Government departments without first giving due notification to the other Government departments concerned.

This Executive order supersedes Executive Order No. 5856,
of June 6, 1932.

THE WHITE HOUSE,

December 2, 1933.

Franklin D. Roosevelt

CLASSIFICATION CANCELED

Authority: *Order from Office of Com. Regs., Navy, April 20, 1967*
By *W. B. Dowling, JMD* Date: *4/27/67*

CONFIDENTIAL

EXECUTIVE ORDER

ASSIGNMENT OF FREQUENCIES TO GOVERNMENT RADIO STATIONS

By virtue of the authority vested in me by section 6 of the Radio Act of 1927 (ch. 169, 44 Stat. 1165; title 47 U.S.C., sec. 86), I hereby assign frequencies to Government radio stations and classes of stations, as follows, in addition to those assigned by Executive Order No. 6472:

<u>Frequency (kc)</u>	<u>Assigned to</u>	<u>Assigned for</u>
^a 155	Navy	Fleet
175	"	Fleet
195	"	Fleet
215	"	Fleet
245	"	Fleet
275	"	Fleet
323	"	Fleet
^d 355	"	Fleet
404	"	Fleet
^a 425	"	Fleet and marine expeditionary force stations.
434	"	Fleet
440	"	Fleet
444	"	Fleet and marine expeditionary force stations
450	"	Fleet
464	"	Fleet

a) Available for non-Government assignments.

d) Available for non-Government stations for assignment to Merchant Fleet Corporation vessels for communication with Government stations.

515 to 545	Army, Navy, and Treasury, Coast Guard	Frequencies in this band may be used principally in daytime by aircraft with power not to exceed 100 watts and aeronautical stations for single or joint maneuvers and training purposes.
516	Navy	Fleet aircraft and aeronautical stations
518	"	Aircraft and aeronautical stations
520	"	Fleet aircraft and aeronautical stations
524	"	Fleet aircraft and aeronautical stations
526	Army	Aircraft and tactical aeronautical stations
528	"	Aircraft and tactical aeronautical stations
530	"	Aircraft and tactical aeronautical stations
532	Navy	Fleet
534	Army	Aircraft and tactical aeronautical stations
536	"	Aircraft and tactical aeronautical stations
538	"	Aircraft and tactical aeronautical stations
544	Navy	Fleet aircraft and aeronautical stations
"	Treasury, Coast Guard	Aircraft and aeronautical stations
a550 to 1500	Army and Navy	These frequencies may be used by mobile radio equipment for training purposes under the following rule: The officer in charge of military or naval radio operations will confer with the Federal Radio Commission inspector in charge in the locality where interference is probable to determine the frequencies which may be used with the least interference. Naval and military operations will then be confined so far as is possible to the time periods, frequencies, and powers which will cause minimum interference in the locality. It is understood that military and naval operation in this band will in general be limited to antenna power of 50 watts, to daylight hours, and to a limited number of hours per week and weeks per year. The amount of operation will differ somewhat in different parts of the country.)

a) Available for non-Government assignments.

1580	Army	Aircraft and tactical aeronautical stations
1584	"	Aircraft and tactical aeronautical stations
1588	"	Aircraft and tactical aeronautical stations
a2004	Navy	Fleet
a2052	"	Fleet
a2096	"	Fleet
a2148	"	Fleet
a2196	"	Fleet
a2252	"	Fleet
2304	"	Fleet
2336	"	Fleet
2384	"	Fleet and marine expeditionary force stations
2436	"	Fleet
2484	"	Fleet
2492	Army	Aircraft and tactical aeronautical stations
2496	"	Aircraft and tactical aeronautical stations
2500	"	Aircraft and tactical aeronautical stations
2544	Navy	Fleet and marine expeditionary force stations
2576	"	Fleet
2604	"	Fleet
2656	"	Fleet
2716	"	Fleet
2744	"	Fleet
a2792	"	Fleet
a2844	"	Fleet
2884	"	Fleet
2916	"	Fleet
2952	"	Fleet
e3005	"	Fleet and naval shore stations for aircraft
"	Army	Aircraft for training purposes

a) Available for non-Government assignments.

e) Available for non-Government assignments provided no interference is caused with Government assignments.

e3035	Navy	Fleet and marine expeditionary force stations
"	Army	Aircraft for training purposes
e3065	Navy	Fleet and marine expeditionary force stations
"	Army	Aircraft for training purposes
e3095	Navy	Fleet and marine expeditionary force stations
"	Army	Aircraft for training purposes
e3155	Navy	Fleet and marine expeditionary force stations
"	Army	Aircraft for training purposes
e3195	Navy	Fleet
"	Army	Aircraft and tactical aeronautical stations for training purposes
e3235	Navy	Fleet
"	Army	Aircraft for training purposes
be3265	Navy	Fleet
"	Army	Aircraft for training purposes
e3295	Navy	Fleet
"	Army	Aircraft and tactical aeronautical stations for training purposes
3345	Navy	Fleet
3385	"	Fleet
e3415	"	Fleet
"	Army	Aircraft for training purposes
e3445	Navy	Fleet
"	Army	Aircraft for training purposes
e3475	Navy	Fleet
"	Army	Aircraft for training purposes
4105	Navy	Fleet
4135	"	Fleet and marine expeditionary force stations
4155	"	Fleet
4205	"	Fleet and coast stations
"	Treasury, Coast Guard	Ship stations for communication with Navy stations

e) Available for non-Government assignments provided no interference is caused with Government assignments.

b) Available for non-Government assignments in Alaska.

4235 Navy	Fleet and coast stations
" Treasury, Coast Guard	Ship stations for communication with Navy stations
4265 Navy	Fleet
4385 "	Fleet
4435 "	Fleet
a6190"	Fleet
h6230 "	Aircraft and aeronautical stations
" Army	Aircraft and aeronautical stations
" Treasury, Coast Guard	Aircraft and aeronautical stations
h6235 Navy	Aircraft and aeronautical stations
" Army	Aircraft and aeronautical stations
" Treasury, Coast Guard	Aircraft and aeronautical stations
h6240 Navy	Aircraft and aeronautical stations
" Army	Aircraft and aeronautical stations
" Treasury, Coast Guard	Aircraft and aeronautical stations
e6290 Navy	Aircraft and aeronautical stations
" Army	Aircraft and aeronautical stations
" Treasury, Coast Guard	Aircraft and aeronautical stations
fh6330 Navy	Aircraft and aeronautical stations
" Army	Aircraft and aeronautical stations
" Treasury, Coast Guard	Aircraft and aeronautical stations
h6355 Navy	Aircraft and aeronautical stations
" Army	Aircraft and aeronautical stations
" Treasury, Coast Guard	Aircraft and aeronautical stations
e6385 Navy	Aircraft and aeronautical stations
" Army	Aircraft and aeronautical stations
" Treasury, Coast Guard	Aircraft and aeronautical stations

- a) Available for non-Government assignments.
- e) Available for non-Government assignments provided no interference is caused with Government assignments.
- f) Not to be used in vicinity of Great Lakes.
- b) Available for use provided no interference is caused to any other existing service.

e6405	Navy	Aircraft and aeronautical stations
"	Army	Aircraft and aeronautical stations
"	Treasury, Coast Guard	Aircraft and aeronautical stations
a6420	Navy	Aircraft and aeronautical stations
"	Army	Aircraft and aeronautical stations
"	Treasury, Coast Guard	Aircraft and aeronautical stations
a6425	Navy	Aircraft and aeronautical stations
"	Army	Aircraft and aeronautical stations
"	Treasury, Coast Guard	Aircraft and aeronautical stations
a6430	Navy	Aircraft and aeronautical stations
"	Army	Aircraft and aeronautical stations
"	Treasury, Coast Guard	Aircraft and aeronautical stations
b6445	Navy	Aircraft and aeronautical stations
"	Army	Aircraft and aeronautical stations
"	Treasury, Coast Guard	Aircraft and aeronautical stations
a6460	Navy	Aircraft and aeronautical stations
"	Army	Aircraft and aeronautical stations
"	Treasury, Coast Guard	Aircraft and aeronautical stations
e6465	Navy	Aircraft and aeronautical stations
"	Army	Aircraft and aeronautical stations
"	Treasury, Coast Guard	Aircraft and aeronautical stations
a6470	Navy	Aircraft and aeronautical stations
"	Army	Aircraft and aeronautical stations
"	Treasury, Coast Guard	Aircraft and aeronautical stations
e6475	Navy	Aircraft and aeronautical stations
"	Army	Aircraft and aeronautical stations
"	Treasury, Coast Guard	Aircraft and aeronautical stations

- a) Available for non-Government assignments.
- e) Available for non-Government assignments provided no interference is caused with Government assignments.
- h) Available for use provided no interference is caused to any other existing service.

h6480	Navy	Aircraft and aeronautical stations
"	Army	Aircraft and aeronautical stations
"	Treasury, Coast Guard	Aircraft and aeronautical stations
e6500	Navy	Aircraft and aeronautical stations
"	Army	Aircraft and aeronautical stations
"	Treasury, Coast Guard	Aircraft and aeronautical stations
h6540	Navy	Aircraft and aeronautical stations
"	Army	Aircraft and aeronautical stations
"	Treasury, Coast Guard	Aircraft and aeronautical stations
a6600	Navy	Aircraft and aeronautical stations
"	Army	Aircraft and aeronautical stations
"	Treasury, Coast Guard	Aircraft and aeronautical stations
h6616	Navy	Aircraft and aeronautical stations
"	Army	Aircraft and aeronautical stations
"	Treasury, Coast Guard	Aircraft and aeronautical stations
h6615	Navy	Aircraft and aeronautical stations
"	Army	Aircraft and aeronautical stations
"	Treasury, Coast Guard	Aircraft and aeronautical stations
h6620	Navy	Aircraft and aeronautical stations
"	Army	Aircraft and aeronautical stations
"	Treasury, Coast Guard	Aircraft and aeronautical stations
e6625	Navy	Aircraft and aeronautical stations
"	Army	Aircraft and aeronautical stations
"	Treasury, Coast Guard	Aircraft and aeronautical stations
e6630	Navy	Aircraft and aeronautical stations
"	Army	Aircraft and aeronautical stations
"	Treasury, Coast Guard	Aircraft and aeronautical stations

- a) Available for non-Government assignments.
- e) Available for non-Government assignments provided no interference is caused with Government assignments.
- h) Available for use provided no interference is caused to any other existing service.

e6635	Navy	Aircraft and aeronautical stations
"	Army	Aircraft and aeronautical stations
"	Treasury, Coast Guard	Aircraft and aeronautical stations
e6640	Navy	Aircraft and aeronautical stations
"	Army	Aircraft and aeronautical stations
"	Treasury, Coast Guard	Aircraft and aeronautical stations
e6645	Navy	Aircraft and aeronautical stations
"	Army	Aircraft and aeronautical stations
"	Treasury, Coast Guard	Aircraft and aeronautical stations
e6650	Navy	Aircraft and aeronautical stations
"	Army	Aircraft and aeronautical stations
"	Treasury, Coast Guard	Aircraft and aeronautical stations
e6655	Navy	Aircraft and aeronautical stations
"	Army	Aircraft and aeronautical stations
"	Treasury, Coast Guard	Aircraft and aeronautical stations
e6660	Navy	Aircraft and aeronautical stations
"	Army	Aircraft and aeronautical stations
"	Treasury, Coast Guard	Aircraft and aeronautical stations
e6665	Navy	Aircraft and aeronautical stations
"	Army	Aircraft and aeronautical stations
"	Treasury, Coast Guard	Aircraft and aeronautical stations
e6670	Navy	Aircraft and aeronautical stations
"	Army	Aircraft and aeronautical stations
"	Treasury, Coast Guard	Aircraft and aeronautical stations
6690	Navy	Fleet
g6747	Navy	Aircraft and aeronautical stations
"	Army	Aircraft and aeronautical stations
"	Treasury, Coast Guard	Aircraft and aeronautical stations

- a) Available for non-Government assignments.
- e) Available for non-Government assignments provided no interference is caused with Government assignments.
- g) Available for use on basis of no interference to any fixed service.

g6910	Navy	Aircraft and aeronautical stations
"	Army	Aircraft and aeronautical stations
"	Treasury, Coast Guard	Aircraft and aeronautical stations
g6940	Army	Civilian Conservation Corps stations
g6970	Navy	Aircraft and aeronautical stations
"	Army	Aircraft and aeronautical stations
"	Treasury, Coast Guard	Aircraft and aeronautical stations
g7305	Navy	Aircraft and aeronautical stations
"	Army	Aircraft and aeronautical stations
"	Treasury, Coast Guard	Aircraft and aeronautical stations
g7330	Navy	Aircraft and aeronautical stations
"	Army	Aircraft and aeronautical stations
"	Treasury, Coast Guard	Aircraft and aeronautical stations
g7385	Navy	Aircraft and aeronautical stations
"	Army	Aircraft and aeronautical stations
"	Treasury, Coast Guard	Aircraft and aeronautical stations
g7455	Navy	Aircraft and aeronautical stations
"	Army	Aircraft and aeronautical stations
"	Treasury, Coast Guard	Aircraft and aeronautical stations
g7460	Navy	Aircraft and aeronautical stations
"	Army	Aircraft and aeronautical stations
"	Treasury, Coast Guard	Aircraft and aeronautical stations
g7500	Navy	Aircraft and aeronautical stations
"	Army	Aircraft and aeronautical stations
"	Treasury, Coast Guard	Aircraft and aeronautical stations
g7530	Navy	Aircraft and aeronautical stations
"	Army	Aircraft and aeronautical stations
"	Treasury, Coast Guard	Aircraft and aeronautical stations

g) Available for use on basis of no interference to any fixed service.

g7535	Navy	Aircraft and aeronautical stations
"	Army	Aircraft and aeronautical stations
"	Treasury, Coast Guard	Aircraft and aeronautical stations
g7540	Navy	Aircraft and aeronautical stations
"	Army	Aircraft and aeronautical stations
"	Treasury, Coast Guard	Aircraft and aeronautical stations
g7645	Navy	Aircraft and aeronautical stations
"	Army	Aircraft and aeronautical stations
"	Treasury, Coast Guard	Aircraft and aeronautical stations
g7680	Navy	Aircraft and aeronautical stations
"	Army	Aircraft and aeronautical stations
"	Treasury, Coast Guard	Aircraft and aeronautical stations
8210	Navy	Fleet
8270	"	Fleet and marine expeditionary force stations
8310	"	Fleet
a8330	Army	Civilian Conservation Corps stations
8410	Navy	Fleet and coast stations
"	Treasury, Coast Guard	Ship stations for communication with Navy stations
8470	Navy	Fleet and coast stations
"	Treasury, Coast Guard	Ship stations for communication with Navy stations
8530	Navy	Fleet
8770	"	Fleet
8870	"	Fleet
12315	"	Fleet
a12380	"	Fleet
12405	"	Fleet and marine expeditionary force stations
12465	"	Fleet
12615	"	Fleet and coast stations
"	Treasury, Coast Guard	Ship stations for communication with Navy stations

a) Available for non-Government assignments.

g) Available for use on basis of no interference to any
fixed service.

12705	Navy	Fleet and coast stations
"	Treasury, Coast Guard	Ship stations for communication with Navy stations.
12795	Navy	Fleet
13155	"	Fleet
13305	"	Fleet
13380	"	Fleet
16420	"	Fleet
16540	"	Fleet and marine expeditionary force stations
16620	"	Fleet
16820	"	Fleet and coast stations
"	Treasury, Coast Guard	Ship stations for communication with Navy stations
16940	Navy	Fleet and coast stations
"	Treasury, Coast Guard	Ship stations for communication with Navy stations
17060	Navy	Fleet
17540	"	Fleet
17740	"	Fleet
21925	"	Fleet
22175	"	Fleet and coast stations
22625	"	Fleet
24630	"	Fleet
24930	"	Fleet
25230	"	Fleet and coast stations
25410	"	Fleet
25590	"	Fleet
33640	"	Fleet and coast stations
34120	"	Fleet

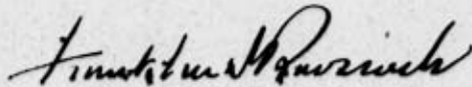
In the allocation of these frequencies the principles
and requirements specified in Executive Order No. 6472 apply.

Where frequencies in this order are assigned for
use of other Government agencies in Executive Order No. 6472
the agencies to which the frequencies are assigned in this
order have priority.

This Executive order supersedes Executive Order No. 5855-A,
of June 6, 1933.

THE WHITE HOUSE,

December 2, 1933.



6472-A

EXECUTIVE ORDER

WITHDRAWAL OF PUBLIC LANDS FOR RESURVEY

WYOMING

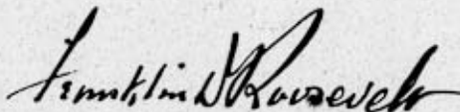
By virtue of the authority vested in me by the act of June 25, 1910 (ch. 421, 36 Stat. 847), as amended by the act of August 24, 1912 (ch. 369, 37 Stat. 497), and subject to the conditions, provisions, and limitations of said acts, it is hereby ordered that the public lands in the following townships in Wyoming be, and the same are hereby, withdrawn from settlement, location, sale, entry, and all forms of appropriation, pending a resurvey of said townships under the act of May 29, 1908 (ch. 220, 35 Stat. 465):

SIXTH PRINCIPAL MERIDIAN

Tos. 12, 13, 14, and 15 N., R. 97 W.

T. 14 N., Rs. 98, 99, and 100 W.

This order shall continue in full force and effect unless and until revoked by the President or by an act of Congress.



THE WHITE HOUSE,

December 4, 1933.

6473

EXECUTIVE ORDER

Approval of Code of Fair Competition
for the Brewing Industry.

WHEREAS, the Secretary of Agriculture having submitted for my approval a Code of Fair Competition for the Brewing Industry and having rendered his report and recommendations and findings thereon:

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 find that:

1. An application has 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 Brewing Industry; and,

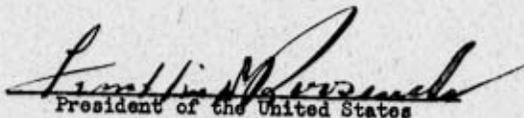
2. Due notice and opportunity for hearings to interested parties have been given pursuant to the provisions of the Act and regulations thereunder; and,

3. Hearings have been held upon said Code, pursuant to such notice and pursuant to the pertinent provisions of the Act and regulations thereunder; and,

4. Said Code of Fair Competition constitutes a Code of Fair Competition, as contemplated by the Act and complies in all respects with the pertinent provisions of the Act, including clauses (1) and (2) of subsection (a) of Section 3 of Title I of the Act; and,

5. It appears, after due consideration, that said Code of Fair Competition will tend to effectuate the policy of Congress as declared in Section 1 of Title I of the 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 hereby approve said Code of Fair Competition for the Brewing Industry.


President of the United States

The White House,

December 4, 1933.

6473-A

EXECUTIVE ORDER

ESTABLISHMENT OF THE FEDERAL ALCOHOL CONTROL
ADMINISTRATION, ETC.

By virtue of the authority vested in me under title I of the National Industrial Recovery Act, approved June 16, 1933 (Public, No. 67, 73d Cong.):

(1) There is hereby established an agency to be known as the Federal Alcohol Control Administration to aid in effectuating the policy of said title.

(2) The Administration shall be composed of five officers of the Executive branch of the Government to be designated by the President from time to time.

(3) The following-named persons are hereby designated and appointed as the original members of the Federal Alcohol Control Administration, established under the provisions of said title:

Joseph H. Choate, Jr., Treasury Department;
Edward G. Lowry, Jr., Treasury Department;
Harris E. Willingham, Department of Agriculture;
W. A. Tarver, Department of Justice;
Willard L. Thorp . Department of Commerce.

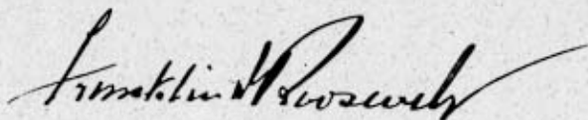
(4) Joseph H. Choate, Jr., is designated as Chairman of and Director for the Administration.

(5) The Administration is hereby authorized (a) to make investigations and studies with reference to the coordination of the activities of the Government pertaining to the taxation, control, and regulation of alcohol and alcoholic beverages, and such other investigations and studies as it deems necessary to aid it in performing its functions; (b) to exercise such powers and duties as may be vested in it by any code of fair competition or license under the National Industrial Recovery Act or by any marketing agreement or license under the Agricultural Adjustment Act, pertaining to alcohol or alcoholic beverages; (c) to prescribe rules and regulations with respect to any such code, marketing agreement, or license, other than provisions thereof relating to hours of labor, rates of pay, or other conditions of employment; and

(6) To utilize the services of any department or other establishment or agency of the Government to the extent necessary to carry out the powers and duties of the Administration, including services of the Bureau of Internal Revenue, the Bureau of Customs, the Agricultural Adjustment Administration, and the Food and Drugs Administration. Any department, establishment, or agency whose services are so utilized may be compensated therefor from such funds as may be allocated to the Administration from moneys available for carrying out the purposes of title I of the National Industrial Recovery Act.

(7) The Administration shall fix the compensation and define the powers and duties of the Director. The Director shall appoint and fix the compensation of such officers and employees of the Administration without regard to the civil-service rules and the Classification Act of 1923, as amended, and shall make such expenditures as may be necessary to carry out the powers and duties of the Administration.

(8) For the purposes of this order (including payment of the salary of the Director for the Administration), unless otherwise provided for, the sum of \$500,000 is hereby allocated from the appropriation of \$3,300,000,000 authorized by section 220 of the National Industrial Recovery Act and made by the Fourth Deficiency Act, fiscal year 1933 (Public, No. 77, 73d Cong.).



THE WHITE HOUSE,
December 4, 1933.

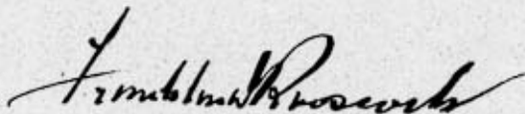
EXECUTIVE ORDER

AUTHORIZATION TO APPOINT MISS ANNE STEVENS

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), it is hereby ordered that Miss Anne Stevens may be appointed to a clerical position in the office of the United States Attorney at Boston, Massachusetts, without compliance with the requirements of the civil-service rules.

Miss Stevens has been excepted clerk in this office since October 1, 1915, and is, and has been, most efficient in the performance of her duties. Her family is dependent upon her for support.

This order is requested by the United States Attorney, and is recommended by the Attorney General.



THE WHITE HOUSE,

December 4, 1933.

EXECUTIVE ORDER

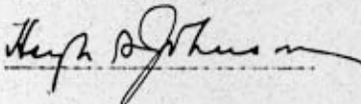
A Code of Fair Competition for the Cotton Textile Industry has been heretofore approved by me on certain terms and conditions. In accordance with the provisions of further Executive Orders culminating in an Executive Order, dated November 27, 1933, hearings have been granted by the Administrator to certain persons directly affected by the said code who have claimed that applications thereof have been unjust to them and have applied for an exemption therefrom with reference to the limitation of the use of productive machinery as applied to the production of tire yarns or fabric for rubber tires. The application of said code with reference to said limitation has been stayed pending a determination by me of the issues raised.

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 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, do order that the application for exemption above described be and it is hereby denied, and that said stay shall be terminated and the provisions of said code with reference to the limitation of the use of productive machinery as applied to the production of tire yarns or fabrics for rubber tires shall be in full force and effect from and after December 11, 1933.



Approval Recommended:



The White House,



1933.

6476

EXECUTIVE ORDER

WITHDRAWAL OF PUBLIC LANDS FOR CLASSIFICATION

SOUTH DAKOTA

By virtue of the authority vested in me by the act of June 25, 1910 (ch. 421, 36 Stat. 847), as amended by the act of August 24, 1912 (ch. 369, 37 Stat. 497), it is hereby ordered that the public lands in the following-described area in the State of South Dakota be, and the same are hereby, temporarily withdrawn for classification and pending determination as to the advisability of including such lands in a national monument, subject to the conditions of the aforesaid acts and to valid existing rights:

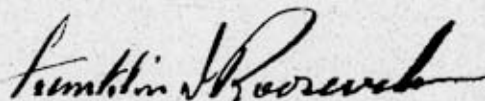
BLACK HILLS MERIDIAN

T. 2 S., R. 14 E., sec. 13, all;
sec. 24, E1/2, SW1/4;
sec. 25, all;
sec. 36, all;

containing 2,400 acres.

This order shall continue in full force and effect unless and until revoked by the President or by an act of Congress.

THE WHITE HOUSE,
December 6, 1933.



EXECUTIVE ORDER

REVOCATION IN PART OF EXECUTIVE ORDER
OF FEBRUARY 7, 1930, WITHDRAWING PUBLIC
LANDS PENDING CLASSIFICATION, ETC.

NEW MEXICO

By virtue of the authority vested in me by the act of June 25, 1910 (ch. 421, 36 Stat. 847), as amended by the act of August 24, 1912 (ch. 369, 37 Stat. 497), Executive Order No. 5276, dated February 7, 1930, withdrawing certain lands in New Mexico for classification pending determination as to the advisability of including such lands in a national monument, is hereby revoked as to such of the lands so withdrawn as were not reserved and set apart as the White Sands National Monument by Proclamation No. 2025, dated January 18, 1933, such lands being described as follows:

NEW MEXICO PRINCIPAL MERIDIAN

- T. 16 S., R. 5 E., all.
- T. 16 S., R. 6 E., unsurveyed, all.
- T. 16 S., R. 7 E., all.
- T. 18 S., R. 7 E., secs. 24 to 27, and secs. 31
to 36, inclusive;
sec. 12, S 1/2 SE 1/4, W 1/2
except that portion north

and west of Federal Aid
Project 176 right-of-way;
sec. 13, E 1/2, SW 1/4, NW 1/4
except that portion north
and west of Federal Aid
Project 176 right-of-way;
sec. 14, E 1/2 except that por-
tion north and west of Fed-
eral Aid Project 176 right-
of-way;
sec. 22, SE 1/4 SW 1/4, SE 1/4;
sec. 23, E 1/2, SW 1/4;
sec. 28, SE 1/4 NE 1/4, S 1/2.

And it is hereby ordered, pursuant to Public Resolution 85, approved June 12, 1930 (ch. 471, 46 Stat. 580), that, subject to valid rights and the provisions of existing withdrawals, the surveyed public lands in the areas released from such withdrawal shall be opened only to entry under the homestead and desert-land laws by qualified ex-service men for whose service recognition is granted by said resolution, under the terms and conditions of said resolution and the regulations issued thereunder, for a period of 91 days beginning with the sixty-third day from and after the date hereof, and thereafter to appropriation by the general public under any public-land law applicable thereto.

Subsequent to the date hereof and prior to the date of restoration to general disposition as herein

provided, no right may be acquired to such lands by settlement in advance of entry or otherwise except strictly in accordance with the provisions of this order.

Franklin D. Roosevelt

THE WHITE HOUSE,
December 6, 1933.

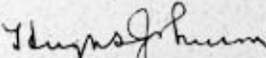
EXECUTIVE ORDER

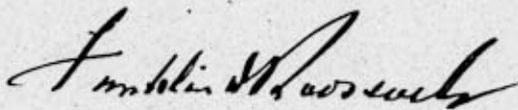
PROVIDING FOR THE SUBMISSION OF STATISTICAL
INFORMATION BY PERSONS SUBJECT TO CODES OF FAIR COMPETITION

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 for Industrial Recovery,

I, Franklin D. Roosevelt, President of the United States, do hereby order that every code of fair competition, agreement, and license heretofore approved be, and hereby is, modified to provide that, and every code of fair competition, agreement, and license hereafter approved be upon condition that, in addition to information required to be submitted to any code authority, all or any of the persons subject to such code, agreement, or license furnish such statistical information as the Administrator may deem necessary for the purposes recited in section 3 (a) of said Act to such Federal and State agencies as the Administrator may designate; nor shall anything in any code, agreement, or license relieve any person of any existing obligation to furnish reports to Government agencies.

Approval recommended:


Hugh S. Johnson
Administrator



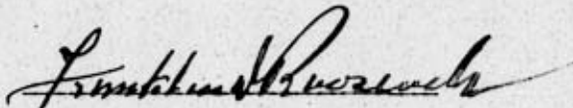
The White House
December 7, 1935.

6479

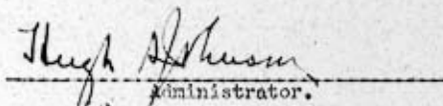
EXECUTIVE ORDER
Code of Fair Competition
for the
PAPER MAKING MACHINE BUILDERS INDUSTRY

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 Paper Making Machine Builders 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 and recommendations, and findings of the Administrator and do order that the said Code of Fair Competition be and it is hereby approved.



Approval Recommended:

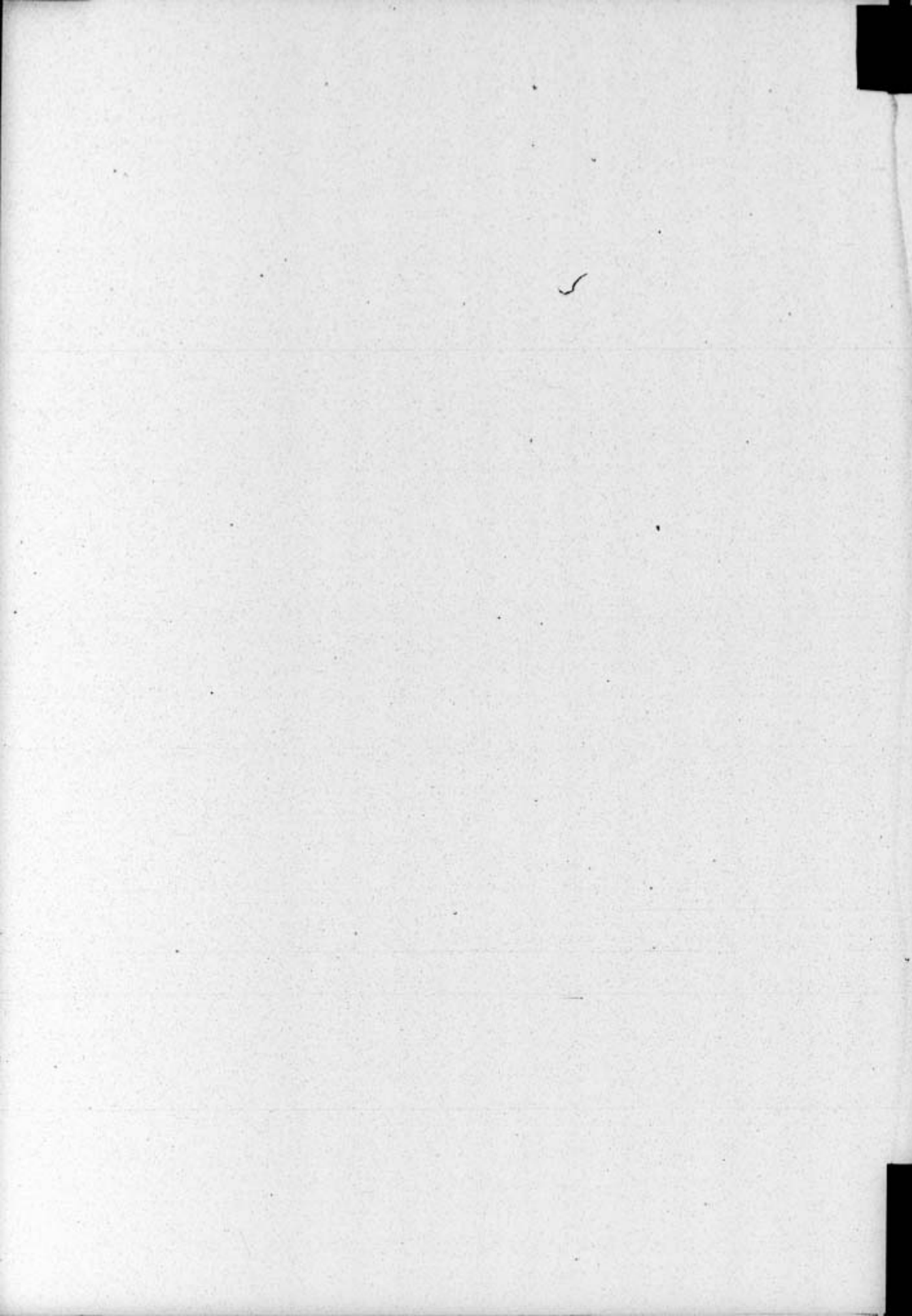


Administrator.

The White House,

Dec 7 1933.

6480

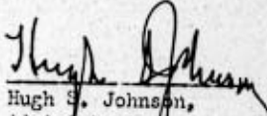


EXECUTIVE ORDER
CODE OF FAIR COMPETITION
for the
FURNITURE MANUFACTURING INDUSTRY

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 Furniture 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 (a) of Section 3 of said Act have been met:

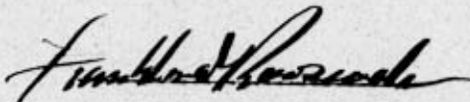
NOW, THEREFORE, I, Franklin D. Roosevelt, President of the United States, pursuant to the authority vested in me by Title I of the National Industrial Recovery Act, approved June 16, 1933, and otherwise, do adopt the findings and approve the report and recommendations of the Administrator and do order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

Approval recommended:


Hugh S. Johnson,
Administrator

The White House,
~~November~~, 1933.

DEC 7



6481

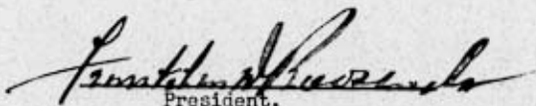
EXECUTIVE ORDER

CODE OF FAIR COMPETITION

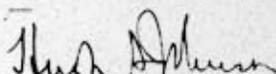
EXCELSIOR AND EXCELSIOR PRODUCTS INDUSTRY

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 Excelsior and Excelsior Products 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 is hereby approved.


President.

Approval Recommended:


Administrator.

The White House,
November 7, 1933.

Dec 7

6482

EXECUTIVE ORDER

CODE OF FAIR COMPETITION

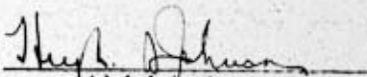
for the

MOTOR VEHICLE STORAGE AND PARKING TRADE

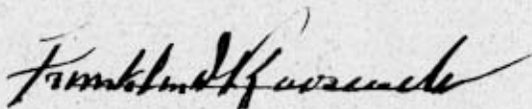
An application having been duly made, pursuant to and in full compliance with the provisions of Title I of the National Industrial Recovery Act, approved June 16, 1933, for my approval of a Code of Fair Competition for the Motor Vehicle Storage and Parking Trade, and hearings having been held thereon 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 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:



Administrator



The White House

Dec 7, 1933

6483

EXECUTIVE ORDER

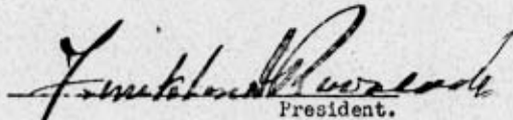
CODE OF FAIR COMPETITION

for the

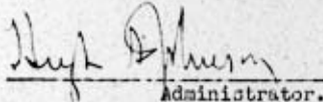
PYROTECHNIC MANUFACTURING INDUSTRY.

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 PYROTECHNIC 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 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.


President.

Approval Recommended:


Administrator.

The White House

Date: Dec. 7, 1933.

6484

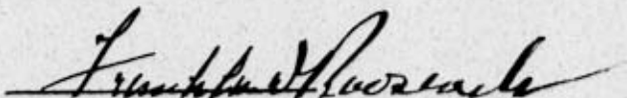
EXECUTIVE ORDER

CODE OF FAIR COMPETITION
FOR THE
MACHINED WASTE MANUFACTURING INDUSTRY

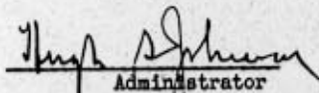
An application having been duly made, pursuant to and in full compliance with the provisions of Title I of the National Industrial Recovery Act, approved June 16, 1933, for my approval of a Code of Fair Competition for the Machined Waste Manufacturing Industry, and hearings having been held thereon and 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, 1935, and otherwise, do adopt and
approve the report, recommendations and find-
ings of the Administrator, and do order that
the said Code of Fair Competition be and it is
hereby approved.



Approval Recommended:



Administrator

The White House
~~November~~, 1935

Drc 7

6485

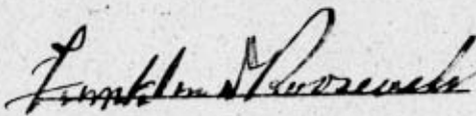
EXECUTIVE ORDER

Code of Fair Competition
for the

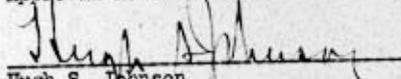
ASPHALT AND MASTIC TILE INDUSTRY

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 Asphalt and Mastic Tile 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:

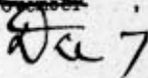
NOW, THEREFORE, I, Franklin D. Roosevelt, President of the United States, pursuant to the authority vested in me by Title I of the National Industrial Recovery Act, approved June 16, 1933, and otherwise, do approve the report and recommendations and adopt the findings of the Administrator and do order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



Approval Recommended:


Hugh S. Johnson,
Administrator.

The White House,
November 1, 1933.



6486

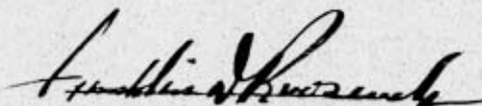
EXECUTIVE ORDER

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 amendment of the Code of Fair Competition for the Lumber and Timber Products Industries, as heretofore approved by me, and hearings having been held thereon, and the Administrator having rendered his report, recommending the granting of such application, such proposed amendments to be designated as Amendment No. 3 and Amendment No. 4, establishing the "Broom and Hop Handle 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 adopt and approve the report of the Administrator, recommending the granting of the aforesaid application and do order that the Code of Fair Competition for the Lumber and Timber Products Industries, as approved by me on August 19, 1933, be amended in accordance with the foregoing.

Approval Recommended:


ADMINISTRATOR



The White House
November , 1933

Dec 7

6487

EXECUTIVE ORDER

Approval of Code of Fair Competition
for the Alcoholic Beverage Wholesale Industry.

WHEREAS, the Secretary of Agriculture having submitted for my approval a Code of Fair Competition for the Alcoholic Beverage Wholesale Industry and having rendered his report and recommendations and findings thereon;

NOW, THEREFORE, I, Franklin D. Roosevelt, President of the United States, pursuant to the authority vested in me by Title 1 of the National Industrial Recovery Act, approved June 16, 1933, and otherwise, do hereby find that:

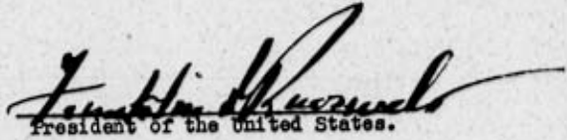
1. Due notice and opportunity for hearings to interested parties have been given pursuant to the provisions of the Act and regulations thereunder, upon a Code of Fair Competition presented by the Secretary of Agriculture upon his own motion pursuant to Section 3 (d) of the Act, and Executive Orders under the Act; and,

2. Hearings have been held upon said Code, pursuant to such notice and pursuant to the pertinent provisions of the Act and regulations thereunder; and,

3. Said Code of Fair Competition constitutes a Code of Fair Competition, as contemplated by the Act and complies in all respects with the pertinent provisions of the Act, including clause (2) of sub-section (a) of Section 3 of Title 1 of the Act; and,

4. It appears, after due consideration, that said Code of Fair Competition will tend to effectuate the policy of Congress as declared in Section 1 of Title 1 of the 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 hereby approve said Code of Fair Competition for the Alcoholic Beverage Wholesale Industry.


President of the United States.

The White House,

December 9, 1933.

6487-A

EXECUTIVE ORDER

Approval of Code of Fair Competition
for the Distilled Spirits Rectifying Industry.

WHEREAS, the Secretary of Agriculture having submitted for my approval a Code of Fair Competition for the Distilled Spirits Rectifying Industry and having rendered his report and recommendations and findings thereon;

NOW, THEREFORE, I, Franklin D. Roosevelt, President of the United States, pursuant to the authority vested in me by Title 1 of the National Industrial Recovery Act, approved June 16, 1933, and otherwise, do hereby find that:

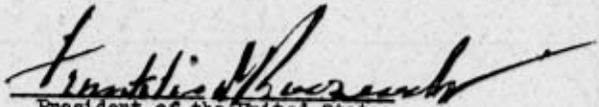
1. Due notice and opportunity for hearings to interested parties have been given pursuant to the provisions of the Act and regulations thereunder, upon a Code of Fair Competition presented by the Secretary of Agriculture upon his own motion pursuant to Section 3 (d) of the Act, and Executive Orders under the Act; and,

2. Hearings have been held upon said Code, pursuant to such notice and pursuant to the pertinent provisions of the Act and regulations thereunder; and,

3. Said Code of Fair Competition constitutes a Code of Fair Competition, as contemplated by the Act and complies in all respects with the pertinent provisions of the Act, including clause (2) of sub-section (a) of Section 3 of Title 1 of the Act; and,

4. It appears, after due consideration, that said Code of Fair Competition will tend to effectuate the policy of Congress as declared in Section 1 of Title 1 of the Act,

NOW, THEREFORE, I, Franklin D. Roosevelt, President of the United States, pursuant to the authority vested in me by Title 1 of the National Industrial Recovery Act, approved June 16, 1933, and otherwise, do hereby approve said Code of Fair Competition for the Distilled Spirits Rectifying Industry.


President of the United States.

The White House,

December 9, 1933.

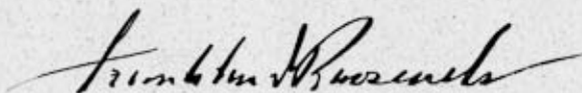
6487-B

EXECUTIVE ORDER

AMENDMENT OF SCHEDULE A, SUBDIVISION XIII, 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), schedule A, subdivision XIII, of the civil-service rules is hereby amended by the addition of a paragraph reading as follows:

"2. One position of Director of Information and one position of Administrative Assistant in the Office of the Secretary."



THE WHITE HOUSE,
December // , 1933.

EXECUTIVE ORDER

AMENDMENT OF SCHEDULE A, SUBDIVISION XIII, 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), schedule A, subdivision XIII, of the civil-service rules is hereby amended by the addition of a paragraph reading as follows:

"3. Six District Commissioners of Immigration and Naturalization."



THE WHITE HOUSE,

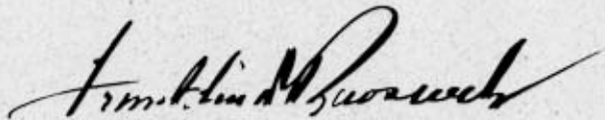
December // , 1933.

6489

EXECUTIVE ORDER

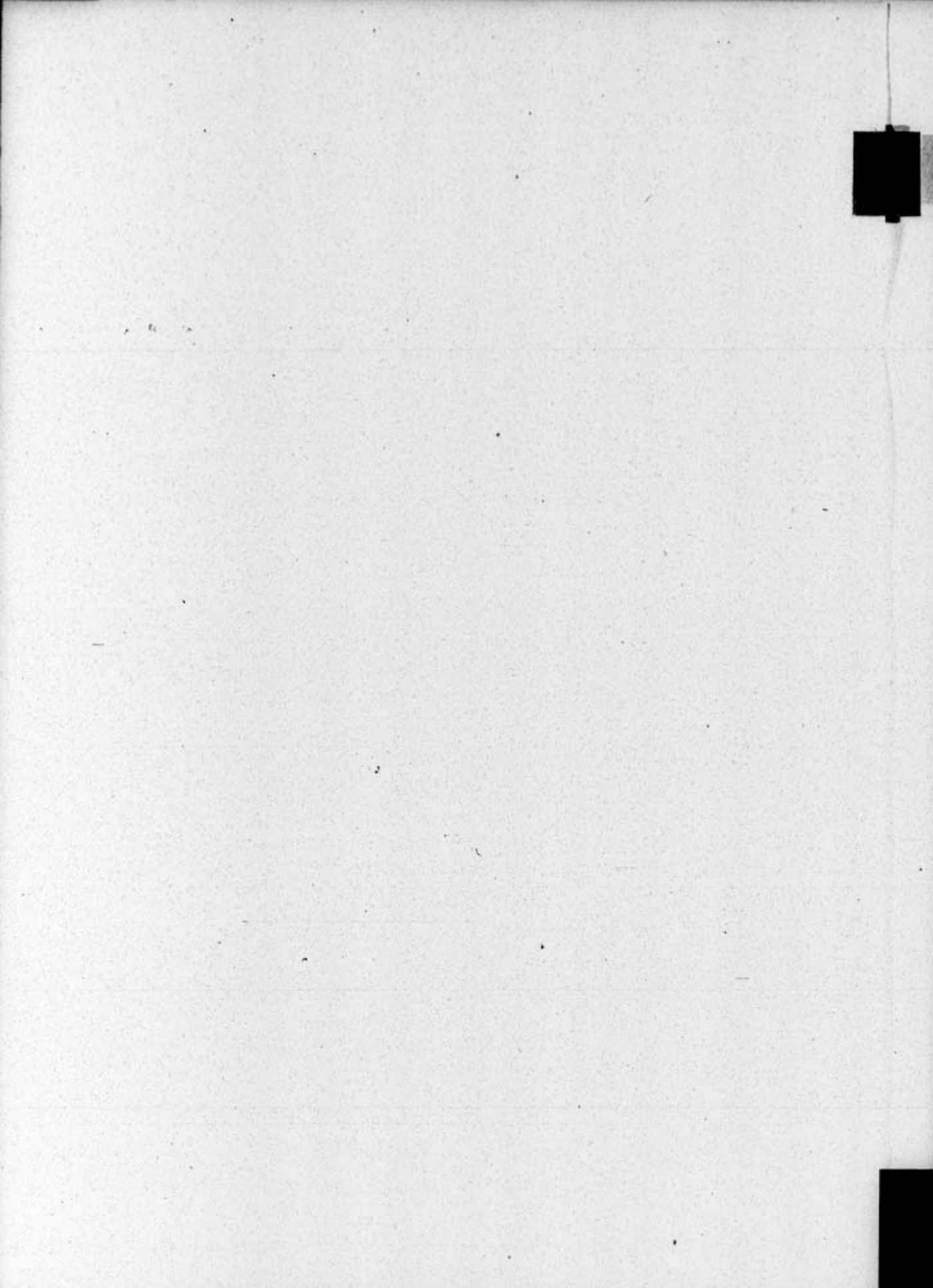
REVOCATION OF WITHDRAWAL OF PUBLIC
LANDS PENDING RESURVEY
NEW MEXICO

By virtue of the authority vested in me by the act of June 25, 1910 (ch. 421, 36 Stat. 847), as amended by the act of August 24, 1912 (ch. 369, 37 Stat. 497), Executive Order No. 5315, dated March 26, 1930, withdrawing public lands in T. 16 N., R. 11 E. of the New Mexico principal meridian, New Mexico, pending resurvey, is hereby revoked.



THE WHITE HOUSE

December 12, 1933.



EXECUTIVE ORDER

WITHDRAWAL OF PUBLIC LANDS IN CONNECTION WITH FORT
PECK DAM, FEDERAL PROJECT NO. 30, FEDERAL EMERGENCY
PUBLIC WORKS ADMINISTRATION

MONTANA

By virtue of the authority vested in me by the act of June 25, 1910 (ch. 421, 36 Stat. 847), as amended by the act of August 24, 1912 (ch. 369, 37 Stat. 497), and subject to the conditions, provisions, and limitations of said acts and to all valid existing rights, it is hereby ordered that the public lands in the following-described townships be, and the same are hereby, withdrawn from settlement, location, sale, entry, and all forms of appropriation, in connection with the Fort Peck Dam and Reservoir, Federal Project No. 30, Federal Emergency Public Works Administration:

MONTANA PRINCIPAL MERIDIAN

- T. 21 N., R. 26 E., sec. 13;
sec. 14;
sec. 23;
sec. 24.
- T. 21 N., R. 27 E., secs. 10 to 16 inclusive.
- T. 21 N., R. 28 E., secs. 1 to 3 inclusive;
secs. 7 to 12 inclusive;
secs. 16 to 18 inclusive.
- T. 22 N., R. 28 E., sec. 35.
- T. 18 N., R. 29 E., sec. 1.

- T. 19 N., R. 29 E., sec. 25;
sec. 36.
- T. 21 N., R. 29 E., secs. 7 to 18 inclusive;
secs. 23 to 25 inclusive.
- T. 19 N., R. 30 E., secs. 3 to 6 inclusive;
secs. 7 and 8;
secs. 17 to 20 inclusive;
secs. 29 to 31 inclusive.
- T. 20 N., R. 30 E., secs. 1 to 5 inclusive;
secs. 7 to 11 inclusive;
secs. 14 to 16 inclusive;
secs. 21 to 23 inclusive;
sec. 24, SW 1/4;
secs. 25 to 29 inclusive;
secs. 31 to 35 inclusive.
- T. 21 N., R. 30 E., sec. 19;
sec. 25;
sec. 30;
sec. 31;
secs. 34 to 36 inclusive.
- T. 20 N., R. 31 E., secs. 2 and 3.
- T. 21 N., R. 31 E., secs. 1 to 3 inclusive;
secs. 10 and 11;
secs. 14 to 16 inclusive;
secs. 20 to 22 inclusive;
secs. 28 to 34 inclusive.
- T. 22 N., R. 31 E., sec. 13;
secs. 25 and 26;
secs. 34 to 36 inclusive.
- T. 21 N., R. 32 E., secs. 5 and 6;
sec. 8.
- T. 22 N., R. 32 E., sec. 10;
secs. 15 to 33 inclusive.
- T. 21 N., R. 33 E., secs. 1 to 3 inclusive;
secs. 11 and 12.
- T. 22 N., R. 33 E., secs. 1 and 2;
secs. 11 to 14 inclusive;
secs. 19 and 20;
secs. 23 to 26 inclusive;
secs. 28 to 36 inclusive.
- T. 23 N., R. 33 E., secs. 35 and 36.
- T. 22 N., R. 34 E., secs. 1 to 16 inclusive;
sec. 22;
sec. 25.

- T. 23 N., R. 34 E., sec. 28;
secs. 30 to 33 inclusive.
- T. 22 N., R. 35 E., secs. 6 to 9 inclusive;
secs. 12 to 24 inclusive;
secs. 26 to 28 inclusive;
sec. 30.
- T. 22 N., R. 36 E., secs. 7 to 10 inclusive;
secs. 12 to 19 inclusive;
secs. 21 to 24 inclusive.
- T. 22 N., R. 37 E., sec. 1;
secs. 5 to 24 inclusive;
secs. 28 to 32 inclusive.
- T. 23 N., R. 37 E., sec. 15;
secs. 21 to 27 inclusive;
sec. 31;
sec. 36.
- T. 21 N., R. 38 E., secs. 5 and 6.
- T. 22 N., R. 38 E., sec. 1;
secs. 4 to 9 inclusive;
secs. 16 to 21 inclusive;
secs. 27 to 34 inclusive.
- T. 23 N., R. 38 E., sec. 1;
secs. 7 and 8;
secs. 10 to 36 inclusive.
- T. 22 N., R. 39 E., secs. 4 to 9 inclusive;
secs. 17 and 18.
- T. 23 N., R. 39 E., secs. 1 to 22 inclusive;
secs. 27 to 34 inclusive.
- T. 24 N., R. 39 E., sec. 21;
secs. 24 to 28 inclusive;
secs. 32 to 36 inclusive.
- T. 23 N., R. 40 E., secs. 1 to 12 inclusive;
secs. 15 to 17 inclusive;
secs. 20 to 22 inclusive;
secs. 27 and 28;
sec. 34.
- T. 24 N., R. 40 E., secs. 1 to 4 inclusive;
secs. 7 to 36 inclusive.
- T. 25 N., R. 40 E., secs. 1 to 17 inclusive;
secs. 20 to 29 inclusive;
secs. 31 to 36 inclusive.
- T. 26 N., R. 40 E., sec. 22;
secs. 25 to 27 inclusive;
secs. 33 to 36 inclusive.

- T. 24 N., R. 41 E., secs. 1 to 3 inclusive;
secs. 6 and 7;
secs. 10 to 14 inclusive;
secs. 18 and 19;
secs. 23 to 25 inclusive;
secs. 30 and 31.
- T. 25 N., R. 41 E., secs. 1 to 30 inclusive;
secs. 32 to 36 inclusive.
- T. 26 N., R. 41 E., secs. 13 to 16 inclusive;
secs. 19 to 36 inclusive.
- T. 20 N., R. 42 E., sec. 1;
sec. 12;
secs. 13 and 14;
sec. 24.
- T. 21 N., R. 42 E., secs. 23 to 26 inclusive;
secs. 35 and 36.
- T. 22 N., R. 42 E., secs. 1 to 3 inclusive;
secs. 11 to 14 inclusive;
secs. 23 to 26 inclusive;
sec. 36.
- T. 23 N., R. 42 E., secs. 2 to 6 inclusive;
secs. 9 to 11 inclusive;
secs. 13 to 16 inclusive;
secs. 20 to 24 inclusive;
secs. 26 to 29 inclusive;
secs. 33 to 36 inclusive.
- T. 24 N., R. 42 E., secs. 5 to 9 inclusive;
secs. 16 to 35 inclusive.
- T. 25 N., R. 42 E., secs. 4 to 6 inclusive;
secs. 8 to 10 inclusive;
sec. 31.
- T. 26 N., R. 42 E., secs. 18 and 19;
secs. 30 to 32 inclusive.
- T. 20 N., R. 43 E., secs. 5 to 8 inclusive;
sec. 18.
- T. 21 N., R. 43 E., secs. 6 to 8 inclusive;
secs. 16 to 21 inclusive;
secs. 29 and 30.
- T. 22 N., R. 43 E., secs. 6 and 7;
secs. 18 and 19;
secs. 30 and 31.
- T. 23 N., R. 43 E., sec. 19.

T. 24 E., R. 43 E., sec. 19;
sec. 30.

This order shall continue in full force and effect
unless and until revoked by the President or by act of
Congress.

Franklin D. Roosevelt

THE WHITE HOUSE,

December /*17*, 1933.

EXECUTIVE ORDER

COAL LAND RESTORATION, NEW MEXICO NO. 51

By virtue of the authority vested in me by section 1 of the act of June 25, 1910 (ch. 421, 36 Stat. 847-848), so much of Executive orders of July 9, 1910, creating coal land withdrawal, New Mexico No. 1, and of May 18, 1911, creating coal land withdrawal, New Mexico No. 6, as affects the lands hereinafter described, is hereby revoked:

NEW MEXICO MERIDIAN

- T. 19 N., R. 5 W., sec. 30, all.
- T. 18 N., R. 6 W., sec. 2, lots 1, 2, 3, and 4;
secs. 4, 6, and 8;
sec. 14, NE 1/4;
secs. 28, 30, and 32;
sec. 36, N 1/2 and SW 1/4.
- T. 18 N., R. 7 W., secs. 4, 20, 22, 26, and 28;
sec. 30, E 1/2;
secs. 32 and 34.
- T. 19 N., R. 8 W., secs. 4, 6, and 8.
- T. 21 N., R. 9 W., secs. 2, 4, 6, 8, 10, 12, 14,
18, 20, 22, 24, 26, 28,
30, and 34.
- T. 21 N., R. 10 W., secs. 10, 12, and 14.
- T. 21 N., R. 11 W., sec. 26, all;
sec. 32, SW 1/4.

THE WHITE HOUSE,


December 12, 1933.

EXECUTIVE ORDER

RESTORING TO THE TERRITORY OF HAWAII FOR HIGHWAY
PURPOSES A PORTION OF THE SITE OF THE NAVAL RADIO
STATION, WAILUPE, HONOLULU, OAHU

HAWAII

WHEREAS the Territory of Hawaii is desirous of widening and improving certain portions of the Kalaniana'ole Highway from Kealaolu Avenue to Koko Head Park; and

WHEREAS in order to complete the proposed project the Territory of Hawaii has requested that the hereinafter-described two parcels of land heretofore transferred by executive order of the Governor of the Territory of Hawaii to the United States for the use of the Navy be restored to their previous status; and

WHEREAS the widening and improving of the aforesaid road will better serve the interests of the Federal Government and the Territorial government; and

WHEREAS the two parcels of land are no longer required for the purpose for which they were set apart for the uses of the Navy;

NOW, THEREFORE, by virtue of the authority vested in me by section 91 of the act of April 30, 1900 (ch. 339, 31 Stat. 141, 159), as amended by section 7 of the act of May 27, 1910 (ch. 258, 36 Stat. 443, 447), it is hereby ordered that the following-described

parcels of land, heretofore transferred by executive order of the Governor of the Territory of Hawaii to the United States for the use of the Navy, be, and the same are hereby, restored to their previous status for the use of the Territory of Hawaii:

PARCEL I

Being a portion of R.P. 3578, L.C.A. 10613, Ap. 3, to A. Paki, a portion of which is included in Governor's Executive Order No. 79.

Situate on the north side of Kalaniana'ole Highway, at Waialae-iki, Honolulu, Oahu, Territory of Hawaii. BEGINNING at a "copper pin" in concrete monument at the southwest corner of this parcel of land, on the present north side of Kalaniana'ole Highway, the coordinates of said point of beginning referred to a "✓" in concrete monument on the boundary of Waialae-iki and Wallupe being 387.30 ft. north and 403.37 ft. west, and the coordinates of said "✓" in concrete monument referred to Government survey triangulation station "Koko Head" being 4,250.0 ft. north and 19,002.60 ft. west, and running by azimuths measured clockwise from true south:

1. 189°48' 9.94 ft. along the west boundary of Governor's Executive Order No. 79;
2. 261°57'15" 151.59 ft. along the proposed north side of Kalaniana'ole Highway; thence on a curve to the left along the proposed north side of Kalaniana'ole Highway with a radius of 2,830.0 ft., the direct azimuth and distance being 260°28'33.5", 149.30 ft.;
- 3.

- 4. 351°11' 25.89 ft. along the boundary of Waialae-iki and Wailupe;
- 5. 84°14'30" 301.05 ft. along the present north side of Kalaniana'ole Highway to the point of beginning.

Area 4,989 sq. ft.

PARCEL II

Being a portion of R.P. 3578, L.C.A. 10613, Ap. 3, to A. Paki, which is included in Governor's Executive Order No. 79.

Situate on the south side of Kalaniana'ole Highway at Waialae-iki, Honolulu, Oahu, Territory of Hawaii. BEGINNING at a "copper pin" in concrete monument at the northwest corner of this parcel of land, on the present south side of Kalaniana'ole Highway, the coordinates of said point of beginning referred to a "x" in concrete monument on the boundary of Waialae-iki and Wailupe being 237.71 ft. north and 396.74 ft. west, and the coordinates of said "x" in concrete monument referred to Government survey triangulation station "Koko Head" being 4,250.0 ft. north and 19,002.60 ft. west, and running by azimuths measured clockwise from true south:

- 1. 264°14'30" 227.14 ft. along the present south side of Kalaniana'ole Highway;
- 2. thence on a curve to the right along the proposed south side of Kalaniana'ole Highway with a radius of 3,900.0 ft., the direct azimuth and distance being 81°13'34.7", 75.37 ft.;
- 3. 81°57'15" 153.10 ft. along the proposed south side of Kalaniana'ole Highway to the west boundary of Governor's Executive Order No. 79;
- 4. 174°48' 10.05 ft. along the west boundary of Governor's Executive Order No. 79 to the point of beginning.

Area 1,230.0 sq. ft.

THE WHITE HOUSE,
December 12, 1933.

EXECUTIVE ORDER

EXEMPTION OF CHARLES J. CHAMBERLAIN
FROM COMPULSORY RETIREMENT FOR AGE

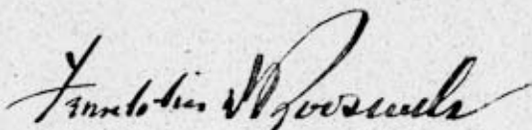
Whereas section 204 of the act of June 30, 1932 (ch. 314, 47 Stat. 382, 404; 5.U.S.C., sec. 692 b), provides:

"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 Charles J. Chamberlain, head carpenter, Senate Office Building, 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 December 31, 1935;

NOW, THEREFORE, by virtue of the authority vested in me by the aforesaid statute, I do hereby exempt Charles J. Chamberlain from the provisions thereof and continue him in the service until December 31, 1935.

The White House,
December 14, 1933.



6494

EXECUTIVE ORDER

ADMINISTRATIVE FURLOUGHS

Pursuant to the provisions of section 9 (a) of the "Independent Offices Appropriation Act, 1934", approved June 16, 1933 (Public, No. 78, 73d Cong.), which reads:

"Sec. 9.(a) Until July 1, 1934, in cases in which the number of officers and employees in any particular service is in excess of the number necessary for the requirements of such service, the heads of the several executive departments and independent establishments of the United States Government and the municipal government of the District of Columbia, respectively, are hereby authorized to furlough, without pay, any officers and employees carried on their respective rolls for such periods as in their judgment may be necessary to distribute, as far as practicable, employment on the available work in such service among all the officers and employees of such service, in rotation:

Provided, That no employee under the classified civil service shall be furloughed under the provisions of this section for a total of more than ninety days during the fiscal year 1934, except after full and complete compliance with all the

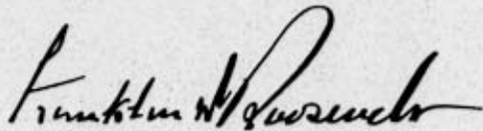
provisions of the civil service laws and regulations relating to reductions in personnel. Rules and regulations shall be promulgated by the President with a view to securing uniform action by the heads of the various executive departments and independent Government establishments in the application of the provisions of this section. The provisions of this section relating to furloughs shall not apply to carriers in the Rural Mail Delivery Service, but the President is authorized to suspend, or to reduce, for the duration of the fiscal year 1934, the allowance paid to such carriers for equipment and maintenance."

the following regulations are hereby prescribed:

1. Where the number of officers and employees on any class of work in the central office in an appropriation unit, as defined by the Comptroller General under the average provision of appropriation acts, or in a local field office of any department or independent establishment, is in excess of the number required, a uniform rotative furlough of 90 days or less without pay may be applied to all officers and employees of such unit or local office. Credit will be allowed for furloughs already taken during the present fiscal year.
2. Furloughs exceeding 90 days in the departmental service at Washington, D.C., are subject to

the Executive order of June 4, 1925, as amended. Furloughs exceeding 90 days in the field establishments of the Federal Government are subject to the general statutes and rules governing reductions in force. Furloughs of 90 days or less may be applied without reference to the civil-service laws relating to reductions in personnel.

3. These regulations shall be effective on and after December 1, 1933, and shall not apply to carriers in the Rural Mail Delivery Service.



THE WHITE HOUSE,

December 7, 1933.

EXECUTIVE ORDER

WITHDRAWAL OF PUBLIC LANDS FOR RESURVEY

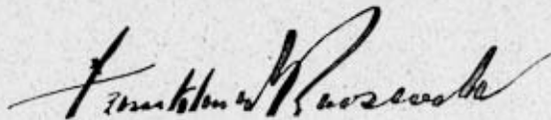
NEW MEXICO

By virtue of the authority vested in me by the act of June 25, 1910 (ch. 421, 36 Stat. 847), as amended by the act of August 24, 1912 (ch. 369, 37 Stat. 497), and subject to the conditions, provisions, and limitations of said acts, it is hereby ordered that the public lands in T. 4 S., R. 15 E. of the New Mexico principal meridian, New Mexico, be, and they are hereby, withdrawn from settlement, location, sale, entry, and all forms of appropriation, pending a resurvey of said township under the act of March 3, 1909 (ch. 271, 35 Stat. 845).

This order shall continue in full force and effect unless and until revoked by the President or by an act of Congress.

THE WHITE HOUSE,

December 14, 1933.

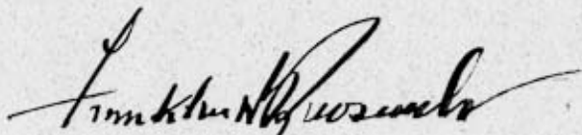


EXECUTIVE ORDER

AMENDMENT OF EXECUTIVE ORDER NO. 6247, OF
AUGUST 10, 1933

Executive Order No. 6247, of August 10, 1933,
is hereby amended by the addition of a paragraph
reading as follows:

"6. This Executive order shall not be
construed to apply to such orders as the
President may issue approving codes of fair
competition under title I of the National In-
dustrial Recovery Act (Public, No. 67, 73d
Cong.)."



THE WHITE HOUSE,
December 13, 1933.

EXECUTIVE ORDER

EXTENSION OF TRUST PERIOD ON INDIAN LANDS
EXPIRING DURING THE YEAR 1934

By virtue of the authority vested in me by section 5 of the act of February 8, 1887 (ch. 119, 24 Stat. 388, 389), and by the acts of June 21, 1906 (ch. 3504, 34 Stat. 325, 326), and March 2, 1917 (ch. 146, 39 Stat. 969, 976), it is hereby ordered that the period of trust applying to any Indian lands, whether of a tribal or individual status, upon which the period of trust expires during the calendar year 1934, be, and the same is hereby, extended for a period of 10 years from the date on which any such trust would otherwise expire.

This order is not intended to apply in cases where Congress has specifically reserved to itself authority to extend the period of trust on tribal or individual Indian lands.



THE WHITE HOUSE,

December 15, 1933.

EXECUTIVE ORDER

WITHDRAWAL OF PUBLIC LANDS FOR RESURVEY

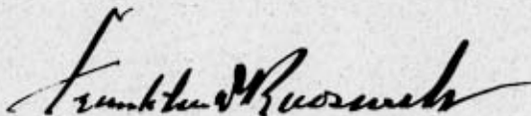
NEW MEXICO

By virtue of the authority vested in me by the act of June 25, 1910 (ch. 421, 36 Stat. 847), as amended by the act of August 24, 1912 (ch. 369, 37 Stat. 497), and subject to the conditions, provisions, and limitations of said acts, it is hereby ordered that the public lands in T. 12 S., R. 8 W. of the New Mexico principal meridian, New Mexico, be, and they are hereby, withdrawn from settlement, location, sale, entry, and all forms of appropriation, pending a re-survey of said township under the act of March 3, 1909 (ch. 271, 35 Stat. 845).

This order shall continue in full force and effect unless and until revoked by the President or by an act of Congress.

THE WHITE HOUSE,

December 13, 1933.



EXECUTIVE ORDER

REVOKING IN PART EXECUTIVE ORDER NO. 5462
WITHDRAWING PUBLIC LAND FOR CUSTOMS AND IMMIGRATION INSPECTION PURPOSES
ARIZONA

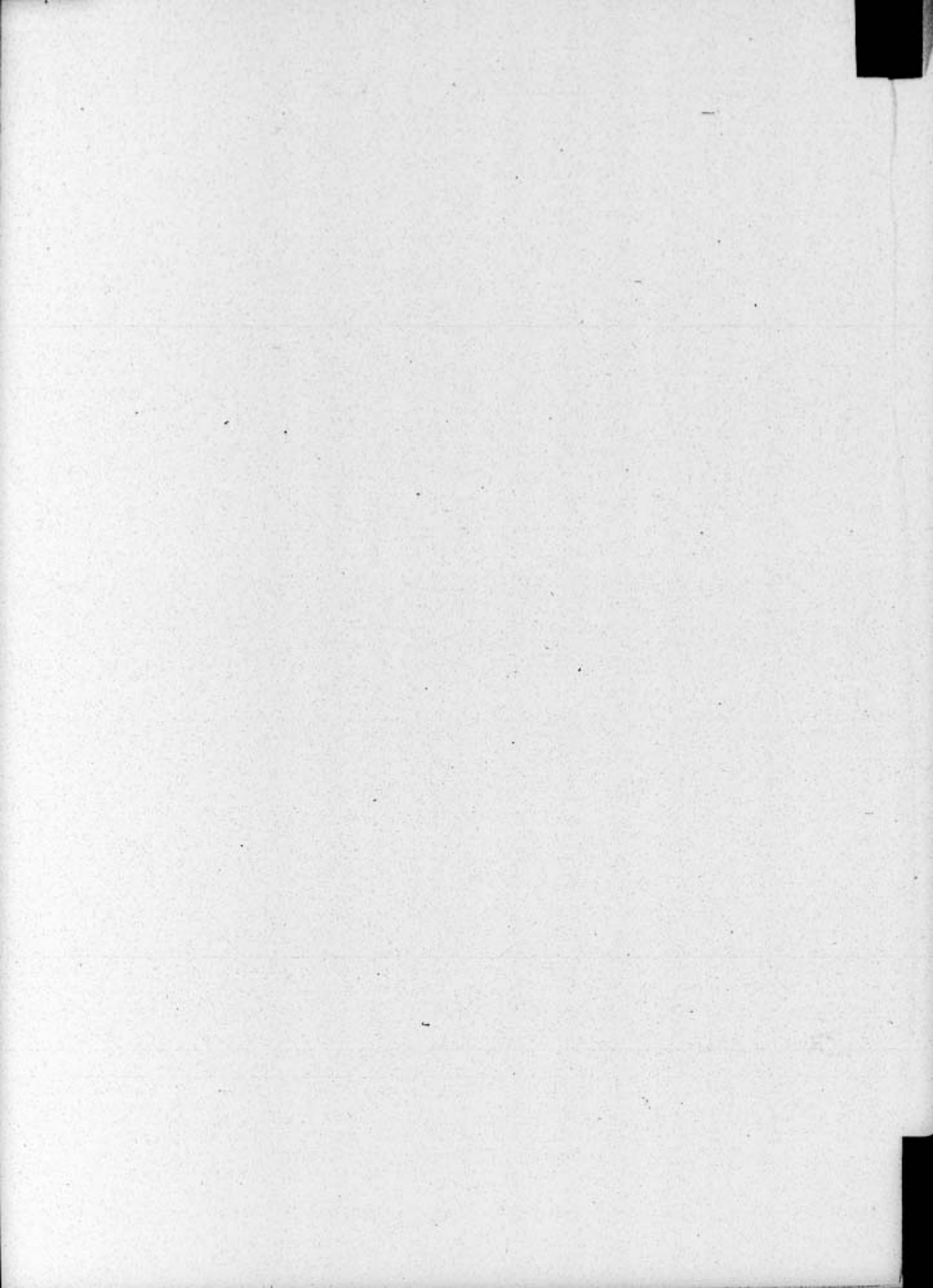
By virtue of the authority vested in me by the act of June 25, 1910 (ch. 421, 36 Stat. 847), as amended by the act of August 24, 1912 (ch. 369, 37 Stat. 497), Executive Order No. 5462, dated October 14, 1930, withdrawing a certain tract of land, then unsurveyed, described by metes and bounds, in secs. 6 and 7, T. 18 S., R. 5 W. of the Gila and Salt River Meridian, for customs and immigration-inspection purposes at the international boundary line in Arizona, is hereby revoked as to the following portion of said tract as now shown upon the supplemental plat of survey of said township approved August 25, 1933: Lot 8, sec. 6, and lot 3, sec. 7, containing a total of 2.87 acres, and comprising that part of the original tract of land lying west of the center line of the Ajo-Sonoyta highway. The tract of land remaining withdrawn for customs and immigration-inspection purposes, as shown upon said supplemental plat of survey, consists of lot 9, sec. 6, and lot 4, sec. 7, said township and range, containing a total of 5.84 acres.



THE WHITE HOUSE,

December 13, 1933.

6500



EXECUTIVE ORDER
151-1
CODE OF FAIR COMPETITION

FOR THE
MILLINERY 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 Millinery 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 hereby 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, subject to the following conditions:

1. That the provisions of this Code shall be in full force and effect only until May 15, 1934. Prior to that date, the Code Authority shall make recommendations to the Administrator in regard to the continuance or the amendment of any or all provisions of this Code.
2. A special board shall be appointed by the Administrator for the purpose of determining after notice and hearing whether the scales applying to a particular area, market or member of the in-

dustry should be stayed or modified because of great and unusual hardship to such area, market or member of the industry by reason of the application of such scales thereto.

3. Provision is made in section 5 of Article IV by which any person on whom undue hardships are imposed may be granted an opportunity for relief.

Franklin D. Roosevelt

Approval Recommended:

Thayer S. Johnson
Administrator

The White House,
December 18, 1933.

DEPARTMENT OF STATE
DIVISION OF RESEARCH AND PUBLICATION

December 19, 1933.

MEMORANDUM:

Major Rose, Chief, Blue Eagle Division, National Recovery Administration (Branch 2176, Commerce Department), states that the inked-in numbers appearing between "EXECUTIVE ORDER" and the titles of various orders pertaining to codes of fair competition, are for NRA reference and need not appear on printed copies distributed by the Department of State.



EXECUTIVE ORDER
CODE OF FAIR COMPETITION
FOR THE
CAN MANUFACTURERS INDUSTRY

152 - 1

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, 1935, for my approval of a Code of Fair Competition for the Can Manufacturers 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, 1935, 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, provided Section 5 of Article III be amended
by adding thereto the following:

**"Territories and Possessions
Wage District**

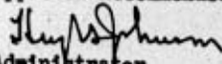
All other territories and possessions
of the United States, to which the
provisions hereinafter set forth as
to the Hawaiian Wage District shall
apply".

And provided further, that the following be
added under Section 4 of Article VI, at the end of the
first sentence:

"In addition to the above
information there shall be submitted
to government agencies such
statistical information as the
Administrator may deem necessary for
the purposes recited in Section 3 (a)
of the National Industrial Recovery
Act".



Approval Recommended:


Administrator

The White House

Date: Dec 15, 1933.

6502

EXECUTIVE ORDER
153-1
Code of Fair Competition

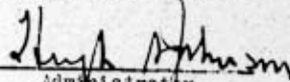
for the

VALVE AND FITTINGS 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 Valve and Fittings 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 adopt and approve the report and recommendations, and findings of the Administrator and do order that the said Code of Fair Competition be and it is hereby approved, on condition that the filed effective price lists, as shown in Article IV, Section (1), Paragraph (4), shall be open to the inspection of the Trade Factors concerned.

Approval Recommended:


Administrator.

The White House,
December 13, 1933.



6503

EXECUTIVE ORDER
154-1
Code of Fair Competition

for the

METAL TANK 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 Metal Tank 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 and 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:

Steph J. Quinn

Administrator.

The White House,
December 13, 1933.

6504

EXECUTIVE ORDER

155-1

CODE OF FAIR COMPETITION

for the

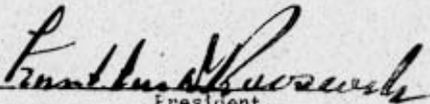
OXY-ACETYLENE INDUSTRY

- - - -

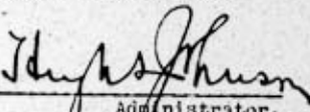
An application having been duly made, pursuant to and in full compliance with the provisions of Title I of the National Industrial Recovery Act, approved June 16, 1933, for my approval of a Code of Fair Competition for the OXY-ACETYLENE INDUSTRY, and hearings having been held thereon and the Administrator 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, excepting, however, Section 4 of Article VIII be, and it is hereby, approved, subject to the following conditions:

(1) That the aforesaid Section 4 of Article VIII be, and it is hereby, eliminated.


President.

Approval Recommended:


Administrator.

The White House

Date June 15, 1933.

6505

EXECUTIVE ORDER

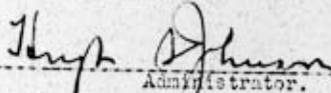
156-1

CODE OF FAIR COMPETITION FOR THE RUBBER 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 Rubber 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 (a) of Section 3 of the said Act have been met:

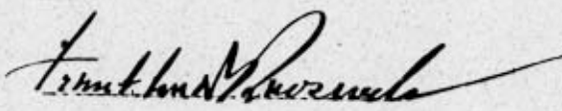
NOW, THEREFORE, I, Franklin D. Roosevelt, President of the United States, pursuant to the authority vested in me by Title I of the National Industrial Recovery Act, approved June 16, 1933, and otherwise, do adopt and approve the report, recommendations and findings of the Administrator and do order that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

Approval Recommended:


Administrator.

The White House,

December 15, 1933.



6506

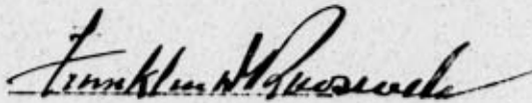
EXECUTIVE ORDER
157-1
CODE OF FAIR COMPETITION

FOR THE

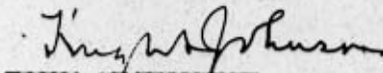
HAIR CLOTH MANUFACTURING INDUSTRY

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 Hair Cloth 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 (c) 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 Na-
tional 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 ap-
proved.



Approval Recommended:



Administrator.

The White House,
December 15, 1933.

6507