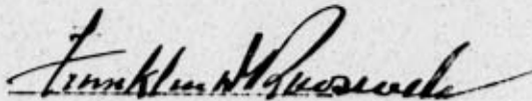
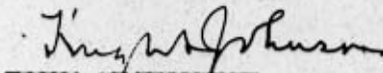


NOW, THEREFORE, I, Franklin D. Roosevelt,
President of the United States, pursuant to the
authority vested in me by Title I of the Na-
tional Industrial Recovery Act, approved June 16,
1933, and otherwise, do adopt and approve the
report, recommendations and findings of the
Administrator and do order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



Approval Recommended:



Administrator.

The White House,
December 15, 1933.

6507

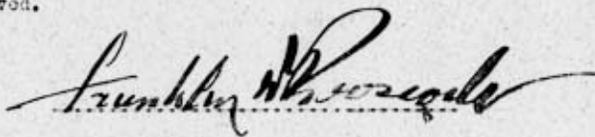
EXECUTIVE ORDER
158-1
Code of Fair Competition

for the

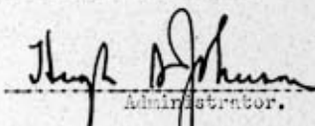
STONE FINISHING MACHINERY AND EQUIPMENT INDUSTRY

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 Stone Finishing Machinery and Equipment Industry, and hearings having been held thereon and the Administrator having rendered his report containing an analysis of the said Code of Fair Competition together with his recommendations and findings with respect thereto, and the Administrator having found that the said Code of Fair Competition complies in all respects with the pertinent provisions of Title I of said Act and that the requirements of Clauses (1) and (2) of subsection (a) of Section 3 of the said Act have been met:

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,
December 13, 1933.

6508

EXECUTIVE ORDER
159-1
CODE OF FAIR COMPETITION

FOR THE

DRY AND POLISHING MOP 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 Dry and Polishing Mop 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 7 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 find-
ings of the Administrator, and do order that
the said Code of Fair Competition be and it
is hereby approved.

Franklin D. Roosevelt

Approval Recommended:

Thompson Johnson
Administrator

The White House,
December 15, 1933

6509

EXECUTIVE ORDER
MEN'S CLOTHING INDUSTRY

An application having been made by the Men's Clothing Code Authority pursuant to and in full compliance with the provisions of Title I of the National Industrial Recovery Act, approved June 16, 1933, and pursuant to Section 6 of Article XIII of the Code, for amendment of the Code of Fair Competition for the Men's Clothing Industry as heretofore approved by me on August 26, 1933, and for the modification of my approval of said Code of Fair Competition accordingly, and the Administrator having recommended the granting of such approval, such proposed amendments to be in accordance with the following proposals:

A. That there be added to Article III of the Code, a new paragraph as follows:

"For a period of three (3) months after December 11, 1933, any employer affected by Article III of the Code may engage learners to supplant home-workers, who shall be paid not less than seventy percent (70%) of the minimum

wage provided in the Code; provided, that no employee shall be classified as a learner for longer than the first eight (8) weeks of his employment in the industry, and, provided, further, that if any learner working on a piece work operation, earns more, he shall receive what he earns."

B. That the following be added to Article IV of said Code:

"Employers shall post such portions of this Code and in such manner as may be prescribed by the Code Authority."

C. That there be added to the second paragraph of Article X of said Code the following:

"Top coats, spring seasonApril 15

Top coats, fall seasonNovember 15

Top coats are defined to be garments made of fabrics of twenty-two (22) oz. or less in weight per yard of fifty-six (56) inches in width."

D. That there be added to Article II of said Code a new paragraph (g) as follows:

J

"Persons whose earning capacity is limited because of physical or mental handicap, may be employed at a wage below the minimum established by this Code, provided,

(1) That they shall be paid proportionately no less than the other employees receive for similar work, but in no case shall their compensation amount to less than seventy percent (70%) of the amount required by the Minimum Wage Provision of this Code.

(2) That the proportion of such excepted persons to the total number of employees in any plant shall not at any time exceed five percent (5%).

(3) The Code Authority shall have the right to investigate and disallow any claims for exemption. The decision of the Code Authority shall be final and the employer shall comply therewith, unless and until the Administrator shall upon appeal

by an employer or employee, disapprove the decision of the Code Authority.

(4) That where it has been the custom of an employer to maintain a proportion of such employees in excess of five percent (5%) of the total number of employees in his plant, the Code Authority may, upon application and proof, allow the employer to employ more than five percent (5%) of excepted persons, subject to these provisions.

(5) That on or before the tenth (10th) day of each month, the employer shall prepare and transmit to the Code Authority a list for the preceding month of such excepted persons, stating names, class of occupation, wage rating, length of service, and reasons for exception.

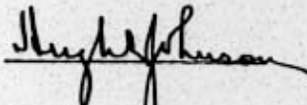
(6) These exceptions shall not be used by employers as a device to evade the provisions of this Code.

(7) The Code Authority shall report to the Administrator within three (3) months, and from time to time thereafter, as to the effect of these provisions, both generally and in cases of individual hardship, so that the Administrator may determine, in his discretion, whether or not the provisions of this amendment shall be continued or changed."

NOW, THEREFORE, I, Franklin D. Roosevelt, President of the United States, pursuant to the authority vested in me by Title I of the National Industrial Recovery Act, approved June 16, 1933, and otherwise, do approve the granting of the aforesaid applications, and do order that the final approval of the Code of Fair Competition for the Men's Clothing Industry contained in my Executive Order, dated August 26, 1933, be and it is hereby modified to the foregoing effect.



Approval recommended:



The White House
December 15, 1933.

6510

EXECUTIVE ORDER
160-1
CODE OF FAIR COMPETITION

for the

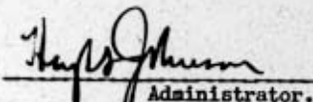
FUR TRAPPING CONTRACTORS INDUSTRY

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 Fur Trapping Contractors Industry, and hearings having been held thereon and the Administrator having rendered his report containing an analysis of the said Code of Fair Competition, together with his recommendations and findings with respect thereto, and the Administrator having found that the said Code of Fair Competition complies in all respects with the pertinent provisions of Title I of said Act and that the requirements of clauses (1) and (2) of subsection (a) of section 3 of said Act have been met:

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


President.

Approval Recommended:


Administrator.

The White House,

Date Dec 13, 1933.

6510-A



9



EXECUTIVE ORDER

CONTINUANCE OF THE NATIONAL LABOR BOARD,

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 Congress), and in order to effectuate the purposes of said Act, it is hereby ordered as follows:

(1) The National Labor Board, created on August 5, 1933, to "pass promptly on any case of hardship or dispute that may arise from interpretation or application of the President's Reemployment Agreement", shall continue to adjust all industrial disputes, whether arising out of the interpretation and operation of the President's Reemployment Agreement or any duly approved industrial code of fair competition, and to compose all conflicts threatening the industrial peace of the country. All action heretofore taken by this Board in the discharge of its functions is hereby approved and ratified.

(2) The powers and functions of said Board shall be as follows:

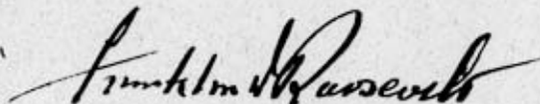
(a) To settle by mediation, conciliation or arbitration all controversies between employers and employees which tend to impede the purposes of the National Industrial Recovery Act, provided, however,

the Board may decline to take cognizance of controversies between employers and employees in any field of trade or industry where a means of settlement, provided for by agreement, industrial code, or Federal law, has not been invoked.

(b) To establish local or regional boards upon which employers and employees shall be equally represented, and to delegate thereto such powers and territorial jurisdiction as the National Labor Board may determine.

(c) To review the determinations of the local or regional boards where the public interest so requires.

(d) To make rules and regulations governing its procedure and the discharge of its functions.



THE WHITE HOUSE,

December 16, 1933.

EXECUTIVE ORDER

AMENDMENT OF EXECUTIVE ORDER NO. 6433-A,
OF NOVEMBER 17, 1933

WHEREAS the last paragraph of Executive Order No. 6433-A, dated November 17, 1933, creating the National Emergency Council, abolishes, effective 30 days from the date of said order, the volunteer field agencies established under and for the purpose of effectuating the legislation under the authority of which said order was issued; and

WHEREAS it is desirable and necessary to defer to a later date the abolition of such volunteer field agencies;

NOW, THEREFORE, it is hereby ordered that the effective date for the abolition of the aforesaid volunteer field agencies be, and hereby is, deferred to January 16, 1934.



THE WHITE HOUSE,
December 16, 1933.

[Enclosure to 6760-A, 6760-C]

Mr. Foster
The White House

The attached Executive
Orders should have been sent
you before.

Sorry.

Gen. Johnson's Office.

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In accordance with the terms of
the Code of Fair Competition for the Bitu-
minous Coal Industry as approved by
Executive Order of September 18, 1933, I
hereby appoint Charles Brenton Barnes as
the wholly impartial and disinterested
Presidential member of the Bituminous Coal
Labor Board for Division I, South, with
headquarters at Cincinnati, Ohio.

Franklin D. Roosevelt

The White House
December 16, 1933.

6517-A

EXECUTIVE ORDER

AMENDMENT OF EXECUTIVE ORDER NO. 6433-A

WHEREAS Executive Order No. 6433-A, dated November 17, 1933, provides that the National Emergency Council "shall be composed of the following and such other members as the President may designate" and those designated therein include all members of the Special Industrial Recovery Board, appointed by Executive Order No. 6173, dated June 16, 1933 (as supplemented by Executive Order No. 6205-A, dated July 15, 1933), except the Attorney General, the Director of the Bureau of the Budget, and the Chairman of the Federal Trade Commission; and

WHEREAS it is desirable, in the public interest, that all members of the Special Industrial Recovery Board be included in the National Emergency Council and that their functions and duties be coordinated;

NOW, THEREFORE, it is hereby ordered that all members of the Special Industrial Recovery Board, including the Attorney General, the Director of the Bureau of the Budget, and the Chairman of the Federal Trade Commission, are designated and included as members of the National Emergency Council and that all functions and duties of said Board hereafter

be exercised and performed by said Council.

Franklin D. Roosevelt

THE WHITE HOUSE,

December 16, 1933.

EXECUTIVE ORDER

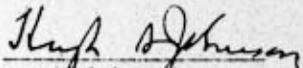
CODE OF FAIR COMPETITION FOR THE SET UP PAPER BOX INDUSTRY

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 Set Up Paper Box 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 respect 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.


President

Approval recommended:


Administrator

The White House,
Date Dec 18, 1933.

6513-A

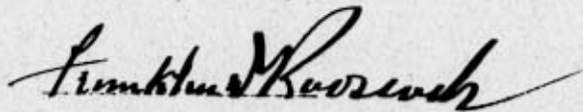
EXECUTIVE ORDER
CODE OF FAIR COMPETITION
FOR THE

KNITTED OUTERWEAR INDUSTRY

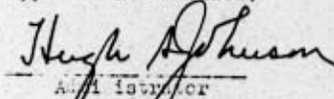
An application having been duly made, pursuant to and in full compliance with the provisions of Title I of the National Industrial Recovery Act, approved June 16, 1933, for my approval of a Code of Fair Competition for the Knitted Outerwear Industry, and hearings having been held thereon and the Administrator 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 Na-
tional Industrial Recovery Act, approved June 16,
1933, and otherwise, do accept 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, subject to the following condition:

That all manufacturers of Knitted Outer-
wear for infants and children, sized from in-
fancy to and including age fifteen, be granted
a stay from the provisions of this code, until
determination by the Administrator, after such
hearing as he may deem necessary, as to whether
or not they are to be included in this code.



Approval Recommended:


Assistant Secretary

The White House,
December 18, 1933.

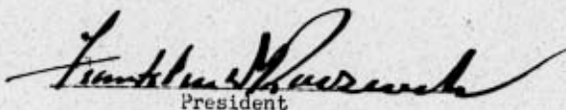
6513-B

EXECUTIVE ORDER

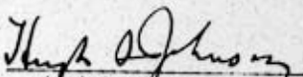
CODE OF FAIR COMPETITION FOR THE WAXED PAPER INDUSTRY

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 Waxed Paper Industry, and hearings having been held thereon and the Administrator having rendered his report containing an analysis of the said Code of Fair Competition together with his recommendations and findings with respect thereto, and the Administrator having found that the said Code of Fair Competition complies in all respects with the pertinent provisions of Title I of said Act and that the requirements of clauses (1) and (2) of subsection (a) of Section 3 of the said Act have been met:

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


President

Approval Recommended:


Administrator

The White House,

Date *Dec 18* 1933.

6513-C

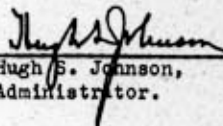
EXECUTIVE ORDER

CODE OF FAIR COMPETITION FOR THE DOMESTIC FREIGHT FORWARDING INDUSTRY

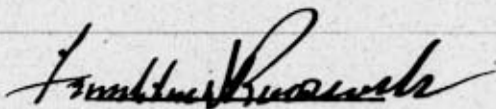
An application having been duly made, pursuant to and in full compliance with the provisions of Title I of the National Industrial Recovery Act, approved June 16, 1933, for my approval of a Code of Fair Competition for the Domestic Freight Forwarding Industry, and hearings having been held thereon, and 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 B. Johnson,
Administrator.



The White House,
December 18, 1933.

6513-D

EXECUTIVE ORDER
CODE OF FAIR COMPETITION
For the
WHOLESALE AUTOMOTIVE 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 Wholesale Automotive 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. 18th 1933.

6513-6

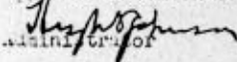
EXECUTIVE ORDER
CODE OF FAIR COMPETITION
FOR THE
NON-FERROUS FOUNDRY INDUSTRY

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 Non-Ferrous Foundry Industry, and hearings having been held thereon and the Administrator having rendered his report containing an analysis of the said Code of Fair Competition, together with his recommendations and findings with respect thereto and the Administrator having found that the said Code of Fair Competition complies in all respects with the pertinent provisions of Title I of said Act and that the requirements of clauses (1) and (2) of subsection (a) of Section 3 of the said Act have been met :

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



Approved and Recommended:


Administrator

The White House

Date: *Dec 18*, 1933.

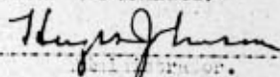
6513-7

EXECUTIVE ORDER
Code of Fair Competition
for the
REFRACTORIES INDUSTRY

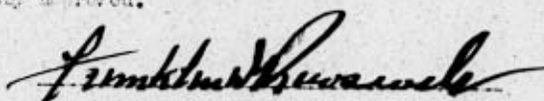
An application having been duly made, pursuant to and in full compliance with the provisions of Title I of the National Industrial Recovery Act, approved June 16, 1933, for my approval of a Code of Fair Competition for the Refractories Industry, and hearings having been held thereon and the Administrator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

I, FRANKLIN D. ROOSEVELT, President of the United States, pursuant to the authority vested in me by Title I of the National Industrial Recovery Act, approved June 16, 1933, and otherwise, do accept 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 acknowledged:


Administrator.

The White House,
December 18, 1933.



6513-2

EXECUTIVE ORDER--CODE OF FAIR COMPETITION
FUR DRESSING AND FUR DYEING 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 Fur Dressing and Fur Dyeing 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:

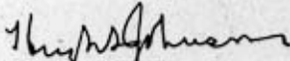
NOW, THEREFORE, I, Franklin D. Roosevelt, President of the United States, pursuant to the authority vested in me by Title I of the National Industrial Recovery Act, approved June 16, 1933, and otherwise, do adopt and approve the report, recommendations, and findings of the Administrator and do order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



President.

The White House,
December 18 1933.

Approval recommended:


Administrator

6513-74

EXECUTIVE ORDER
CODE OF FAIR COMPETITION
FOR THE
CAST IRON SOIL PIPE INDUSTRY (AMENDMENT NUMBER I)

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 an Amendment (Number I) to the Code of Fair Competition for the Cast Iron Soil Pipe Industry, and hearings having been held thereon and the Administrator having rendered his report containing an analysis of the said Amendment to the 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 Amendment (Number I) to the Code of Fair Competition be and it is hereby approved:

Approval Recommended:

Joseph A. Johnson
Administrator

The White House

Date: *Dec 18*, 1933.

Franklin D. Roosevelt

6513-2

EXECUTIVE ORDER

AMENDMENTS TO
CODE OF FAIR COMPETITION FOR
THE MEN'S CLOTHING INDUSTRY.

AMENDMENTS TO
CODE OF FAIR COMPETITION FOR
THE COTTON GARMENT INDUSTRY.

A. A Code of Fair Competition for the Men's Clothing Industry was approved by me on August 26, 1933. A public hearing having been held by the Administrator on due notice, with respect to certain amendments to the said Code, the Administrator having recommended the modification of my approval of said Code accordingly, the amendments being as follows:

1. That the first paragraph of Article I of the Code be amended to read as follows:

"The term 'Clothing Industry' as used herein is defined to mean the manufacture of men's, boys' and children's clothing, uniforms, single knee pants, single pants (except work pants or single pants when made in work

clothing factories), and men's summer clothing (except men's wash suits of one hundred per cent (100%) cotton content when made in work clothing factories in conjunction with work clothing)."

2. That the second paragraph of Article II of the said Code be deleted, which paragraph reads as follows:

"The minimum wage paid by employers to employees working on single knee pants shall be at the rate of thirty-seven cents (37¢) per hour."

3. That there be substituted for the above paragraph the following:

"The minimum wage paid by employers to employees working on single knee pants and/or single pants shall be at the rate of thirty-four cents (34¢) per hour when employed in the southern section of the industry, and thirty-seven cents (37¢) per hour when employed in the northern section of the industry."

4. That the following paragraph be added to Article II, which shall be the third paragraph of said Article:

"The minimum wage paid by employers to employees working on men's wash suits of one hundred percent (100%) cotton content, shall be at the rate of thirty-four cents (34¢) per hour in the southern section of the industry, and thirty-seven cents (37¢) per hour in the northern section of the industry; the minimum wage paid by employers to employees working on men's summer clothing (other than men's wash suits of one hundred percent (100%) cotton content) shall be at the rate of thirty-seven cents (37¢) per hour in the southern section of the industry, and forty cents (40¢) per hour in the northern section of the industry."

5. That paragraph (a) of Article II be amended to read as follows:

"On and after the effective date, the minimum wage which shall be paid to cutters shall be at the rate of one dollar (\$1.00) per hour, and the minimum wage which shall be paid to off-pressers shall be at the rate of seventy-five cents (75¢) per hour; except that in the southern section of the industry the minimum wage which shall be paid to cutters of all men's wash suits and/or summer clothing shall be at the rate of eighty-five cents (85¢) per hour, and the minimum wage which shall be paid to off-pressers of such garments shall be at the rate of sixty cents (60¢) per hour."

B. A Code of Fair Competition for the Cotton Garment Industry was approved by me on November 17, 1933. A public hearing having been held by the Administrator on due notice, pursuant to the second paragraph of Section A of Article II of the said Code, which paragraph reads as follows:

"The products covered by Section A,

paragraphs 8, 10 and 14, are included in this Code pending the prompt holding of such further hearing on such notice as the Administrator in his discretion may fix, and the final determination of whether the definitions of any of them shall be modified or eliminated or whether any of the subdivisions shall continue to be included in this Code."

Paragraphs 10 and 14, to which the foregoing refers include: "(10) men's and boys' pants in chief content of cotton;" "(14) men's cotton wash suits."

The Administrator having rendered his report together with his recommendations and findings with respect to the following amendment to the said Code:

That Section A of Article II be amended to read as follows:

"As used in this Code the term 'Cotton Garment Industry' means and includes the production by any of the following

processes: (a) cutting, (b) creasing, (c) sewing (all or part of the garment), (d) trimming, (e) pressing, (f) finishing, (g) examining and inspecting, (h) boxing, or all of them, of any article or garment known as (1) work clothing, work garments, work pants and children's play suits; (2) men's shirts, including knitted outer shirts and polo shirts; (3) boys' shirts and blouses; (4) boys' wash suits; (5) work shirts of any material, including flannel shirts; (6) pajamas and night-shirts; (7) men's collars; (8) cotton wash dresses; (9) oiled cotton garments; (10) men's and boys' pants, when made in work clothing factories; (11) sheep lined and leather garments; (12) nurses and maids aprons and uniforms; (13) washable service apparel; (14) men's wash suits of one hundred percent (100%) cotton content, when made in work clothing factories in conjunction with work clothing."

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 foregoing amendments, on the following conditions:

1. That no manufacturing employee engaged in the production of men's wash suits of one hundred percent (100%) cotton content and/or men's and boys' pants when either of the foregoing is made in work clothing factories in conjunction with work clothing or work pants, shall be paid at less than the rate of thirty-four cents (34¢) per hour in the southern section of the industry, or less than thirty-seven cents (37¢) per hour in the northern section of the industry.

2. It is hereby ordered that an Inter-Code committee of seven (7) persons shall be appointed by the Administrator, three (3) of

shall be subject to an appeal to the Administrator.

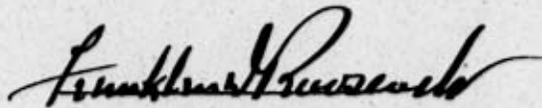
On or before June 30, 1934, the Inter-Code Committee shall report to the two Code Authorities concerned, and to the Administrator, as to whether these provisions should be changed or modified by the Administrator.

The Administrator shall arrange with the two Code Authorities for an equitable basis of contribution to cover the necessary expenditures for administration by the Inter-Code Committee.

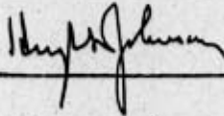
It is hereby ordered that the final approval of the Code of Fair Competition for the Men's Clothing Industry, contained in my Executive Order, dated August 26, 1933, and that the final approval of the Code of Fair Competition for the Cotton Garment Industry, contained in my Executive Order, dated November 17, 1933, shall be modified to the

whom shall be chosen from the Cotton Garment Industry, with the advice of the Chairman of its Code Authority, and three (3) of whom shall be chosen from the Men's Clothing Industry, with the advice of the Chairman of its Code Authority, and the seventh (7th) member shall be chairman of the said committee. The committee is hereby authorized to administer and supervise enforcement in respect of cotton wash suits and/or single pants. The said committee, may, on its own initiative, or upon reference by either Code Authority concerned, recommend to the Administrator, changes in maximum hours, or differentials or changes in the minimum wage to be paid employees, engaged in the production of single pants and/or cotton wash suits, and issue interpretations of this Order with respect to such garments. All questions arising from the operation of this Order shall be referred to the Inter-Code Committee for determination. Interpretations or determinations made by the said committee

foregoing effect on and after January 2,
1934.



Approval recommended:



The White House
December 18, 1933.

6513-J

EXECUTIVE ORDER
AMENDING CODE OF FAIR COMPETITION FOR THE
AUTOMOBILE MANUFACTURING INDUSTRY

An application having been duly made in behalf of the Automobile Manufacturing Industry, pursuant to and in full compliance with the provisions of Title I of the National Industrial Recovery Act, approved June 16, 1933, and the provisions of the Code of Fair Competition for the Automobile Manufacturing Industry duly approved on August 26, 1933, for my approval of an amendment to said Code of Fair Competition for the Automobile Manufacturing Industry, and the Administrator having rendered his report containing an analysis of the said proposed amendment together with his recommendations and findings with respect thereto, and the Administrator having found that the said proposed amendment 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 application be and it is hereby approved, and that, effective immediately, the said Code of Fair

Competition for the Automobile Manufacturing Industry be and it is hereby amended as follows:

In Article I, the seventh paragraph, which has heretofore read as follows:

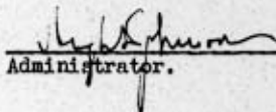
"The term 'expiration date' as used herein means December 31, 1933, or the earliest date prior thereto on which the President shall by proclamation or the Congress shall by Joint Resolution declare that the emergency recognized by Section 1 of the National Industrial Recovery Act has ended.",

shall be modified to read as follows:

"The term 'expiration date' as used herein means September 4, 1934, or the earliest date prior thereto on which the President shall by proclamation or the Congress shall by Joint Resolution declare that the emergency recognized by Section 1 of the National Industrial Recovery Act has ended."



Approval Recommended:



Administrator.

The White House,
December 18, 1933.

6513-K

EXECUTIVE ORDER

-----o-----

AUTHORIZING THE FORMATION OF A CORPORATION
TO BE KNOWN AS
ELECTRIC HOME AND FARM AUTHORITY, INC.

-----o-----

WHEREAS the Congress of the United States has in the National Industrial Recovery Act, approved June 16, 1933 (Public, No. 67, 73d Cong.), declared it to be the "policy of Congress * * * to provide for the general welfare by promoting the organization of industry for the purpose of cooperative action among trade groups, * * * to promote the fullest possible utilization of the present productive capacity of industries, to avoid undue restriction of production * * *, to increase the consumption of industrial and agricultural products by increasing purchasing power, to reduce and relieve unemployment, to improve standards of labor, and otherwise to rehabilitate industry * * *," and

WHEREAS, in order to effectuate such policy the President is "authorized to establish such agencies * * * as he may find necessary * * *," and

WHEREAS, in order, effectively and efficiently, to carry out said policy of the National Industrial Recovery Act, it is expedient and essential that a corporation be organized having the powers and functions of a mortgage-loan company and such other powers and functions as may be necessary to accomplish the purposes of said Act;

NOW, THEREFORE, under and by virtue of the authority vested in me by the National Industrial Recovery Act of June 16, 1933, it is hereby ordered that an agency, to-wit, a corporation, under the laws of the State of Delaware, be created, said corporation to be named the ELECTRIC HOME AND FARM AUTHORITY, INC.

The governing body of said corporation shall consist of a Board of Directors composed of three (3) members, and the following persons, who have been invited and have given their consent to serve, shall be elected by the incorporators as such directors:

Arthur E. Morgan	Director and Chairman, Tennessee Valley Authority.
Harcourt A. Morgan	Director, Tennessee Valley Authority.
David E. Lilienthal	Director and General Counsel, Tennessee Valley Authority.

The office and principal place of business of said corporation outside of the State of Delaware shall be at such place in any of the Tennessee Valley states as the Board of Directors shall select and determine, and offices may be established in such places as said Board of Directors shall select and determine.

The capital stock of said corporation shall consist of ten thousand (10,000) shares of the par value of One Hundred (\$100.00) dollars each.

The persons above named are hereby authorized and directed to cause said corporation to be formed, with such articles or certificate of incorporation, and by-laws, as shall be deemed requisite and necessary,

and to define the methods by which said corporation shall conduct its business.

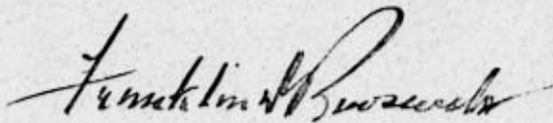
The persons above named are hereby authorized and directed to subscribe for all of said capital stock for the use and benefit of the United States. There is hereby set aside for the purpose of subscribing to the capital stock in said corporation the sum of One Million (\$1,000,000.00) dollars out of 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, approved June 16, 1933 (Public, No. 77, 73d Cong.).

It is hereby further ordered that any outstanding stock standing in the name of the United States shall be voted by the directors of the Tennessee Valley Authority, jointly, or by such person or persons as the said directors of the Tennessee Valley Authority shall appoint as their joint agent or agents for that purpose.

The Board of Directors (other than the initial Board of Directors) shall be elected, and any vacancies thereon shall be filled by the directors of the Tennessee Valley Authority, jointly, subject to the approval of the President.

The Board of Directors may, without regard to the provisions of the civil service laws or the Classification Act of 1923, as amended, appoint and fix the compensation and prescribe the duties, authorities, responsibilities, and tenure of such officers and employees, and make such expenditures (including expenditures for personal services, and rent at the seat of the Govern-

ment and elsewhere, for law books and books of reference, and for paper, binding, and printing) as may be necessary to carry into effect the provisions of this order. The Board of Directors may also, with the consent of any board, commission, independent establishment, or executive department of the Government, including any field service thereof, avail itself of the services of the officers, employees, and the facilities thereof and, with the consent of the State or municipality concerned, may utilize such State and local officers and employees as it may deem necessary.



THE WHITE HOUSE

December 19, 1933.

6514

EXECUTIVE ORDER

Extension of the President's Reemployment Agreement to
April 30, 1934.

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 provide as follows and do hereby prescribe the rules and regulations hereinafter set forth which I deem necessary for carrying out the purposes of Title I of said Act:

I hereby offer to enter into the President's Reemployment Agreement with every employer, in so far as he is not covered by an approved Code of Fair Competition, for a further period of four months from January 1, 1934 to April 30, 1934, or to any earlier date of approval of a Code of Fair Competition to which he is subject.

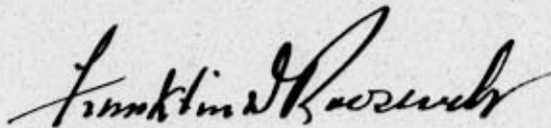
Employers who shall have already signed the President's Reemployment Agreement before January 1, 1934 may accept this offer of extension by display of the Blue Eagle on or after January 1, 1934. Employers who shall not have signed the President's Reemployment Agreement before January 1, 1934 may accept this offer of extension by signing the President's Reemployment Agreement.

All substitutions and exemptions approved, and all exceptions granted to particular employers, before January 1, 1934 will apply to the President's Reemployment Agreement as so extended.

Display of the Blue Eagle on or after January 1, 1934 by an employer who shall have signed the President's Reemployment Agreement prior to January 1, 1934 shall be

deemed an acceptance of this offer of extension; and for the purpose of my Executive Order dated October 14, 1933, which among other things prohibits false representation of compliance with the provisions of the President's Reemployment Agreement, display of the Blue Eagle by any employer on or after January 1, 1934 shall be deemed a representation that he is complying with the President's Reemployment Agreement, as extended by this Executive Order.

I hereby authorize the Administrator for Industrial Recovery to make such rules and regulations as he may deem necessary to supplement, amplify or carry out the purposes and intent of this Executive Order.



The White House

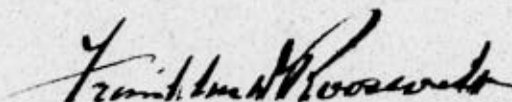
December 14, 1933.

6515
x

EXECUTIVE ORDER

AUTHORIZING CHARLES E. WYZANSKI, JR., TO ACT AS
SECRETARY OF LABOR

By virtue of the authority vested in me under the provisions of section 179 of the Revised Statutes of the United States (5 U.S.C., sec. 6), I hereby authorize and direct Charles E. Wyzanski, Jr., Solicitor of Labor, to perform the duties of Secretary of Labor during the absence of the Secretary of Labor and the Assistant Secretary of Labor.



THE WHITE HOUSE,

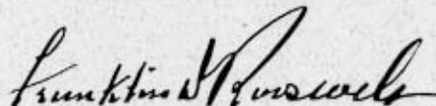
December 10, 1933.

6515-A

EXECUTIVE ORDER

EXCUSING FEDERAL EMPLOYEES IN THE DISTRICT
OF COLUMBIA FROM DUTY DECEMBER 23 AND 30, 1933

As an evidence of appreciation of the splendid service of the employees of the Government, most of whom have been working under exceptional pressure for the last nine and one-half months, it is hereby ordered that the several executive departments and independent Government establishments in the District of Columbia, including the Government Printing Office and the Navy Yard and stations, be closed on Saturday, December 23, 1933, and Saturday, December 30, 1933, and all clerks and other employees in the Federal service in the District of Columbia, except those who may for special public reasons be excepted from the provisions of this order, or those whose absence from duty would be inconsistent with the provisions of existing law, are hereby excused from duty on those days.



THE WHITE HOUSE,

December 20, 1933.

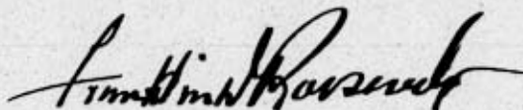
EXECUTIVE ORDER

AMENDMENT OF EXECUTIVE ORDER OF DECEMBER
20, 1933, EXCUSING FEDERAL EMPLOYEES
IN THE DISTRICT OF COLUMBIA FROM DUTY
DECEMBER 23 AND 30, 1933.

WHEREAS it appears that Executive Order No. 6516 dated December 20, 1933, does not include the employees in the field service of the executive departments and independent establishments of the Government, including the Government Printing Office and the Navy Yard and Stations; and

WHEREAS it was the intention of the President that the employees in such field service should be included therein;

NOW, THEREFORE, it is hereby ordered that the provisions of the said order shall be and are hereby extended to the employees in the said field service.



THE WHITE HOUSE,

December 21, 1933.

EXECUTIVE ORDER

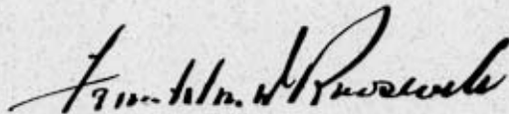
WAIVING PROVISIONS OF EXECUTIVE ORDER OF
JANUARY 17, 1973, PROHIBITING FEDERAL
OFFICERS AND EMPLOYEES FROM HOLDING STATE
OR MUNICIPAL OFFICES, AS TO MARTIN CONBOY

WHEREAS Martin Conboy has been appointed to the
federal office of United States attorney for the southern
district of New York; and

WHEREAS the said Martin Conboy has also been ap-
pointed to the state office of special assistant attorney
general of the State of New York to conduct (1) the defense
of certain actions brought in the Supreme Court of Erie
County, New York, by Joseph J. Lunghino against Joseph A.
Broderick, Superintendent of Banks of the State of New
York, and others, and (2) investigations and prosecutions
pursuant to the proclamation of October 6, 1933, of the
Governor of the State of New York convening an Extraordinary
Special and Trial Term of the Supreme Court of Kings County
on November 1, 1933, for the purpose of inquiring into any
and all unlawful acts in relation to the investigation,
indictment, prosecution, sentence, and/or commitment in the
case of the People of the State of New York v. Jacob Mellon,
Edward Lollo, and Morris Rothenberg, in the County Court of
Kings County, and for the purpose of inquiring into any and
all unlawful acts relating to the conduct of the laundry
trade or business; and

WHEREAS the performance of the duties of the said Martin Conboy as special assistant attorney general of the State of New York with respect to the above-mentioned matters will be to the public interest and will not prevent the faithful discharge of his duties as United States attorney of the southern district of New York;

NOW, THEREFORE, by virtue of the authority vested in me under section 1753 of the Revised Statutes of the United States (Title 5, U.S.C., sec. 631), the provisions of the Executive Order of January 17, 1873, as amended, prohibiting, with certain exceptions, federal officers and employees from holding state or municipal offices, are hereby waived as to the said Martin Conboy in connection with the performance of his aforesaid duties as special assistant attorney general of the State of New York.



THE WHITE HOUSE

December 21, 1933.

V

NOV, THOMPSON, 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.

Franklin D. Roosevelt

Approval Recommended:

Hugh S. Johnson
Administrator

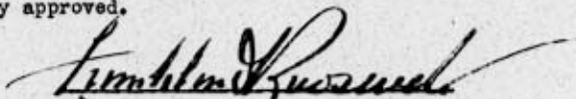
The White House,
December 21, 1933.

6519

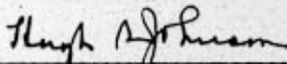
EXECUTIVE ORDER
Code of Fair Competition
for the
GRINDING WHEEL INDUSTRY

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 Grinding Wheel 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:

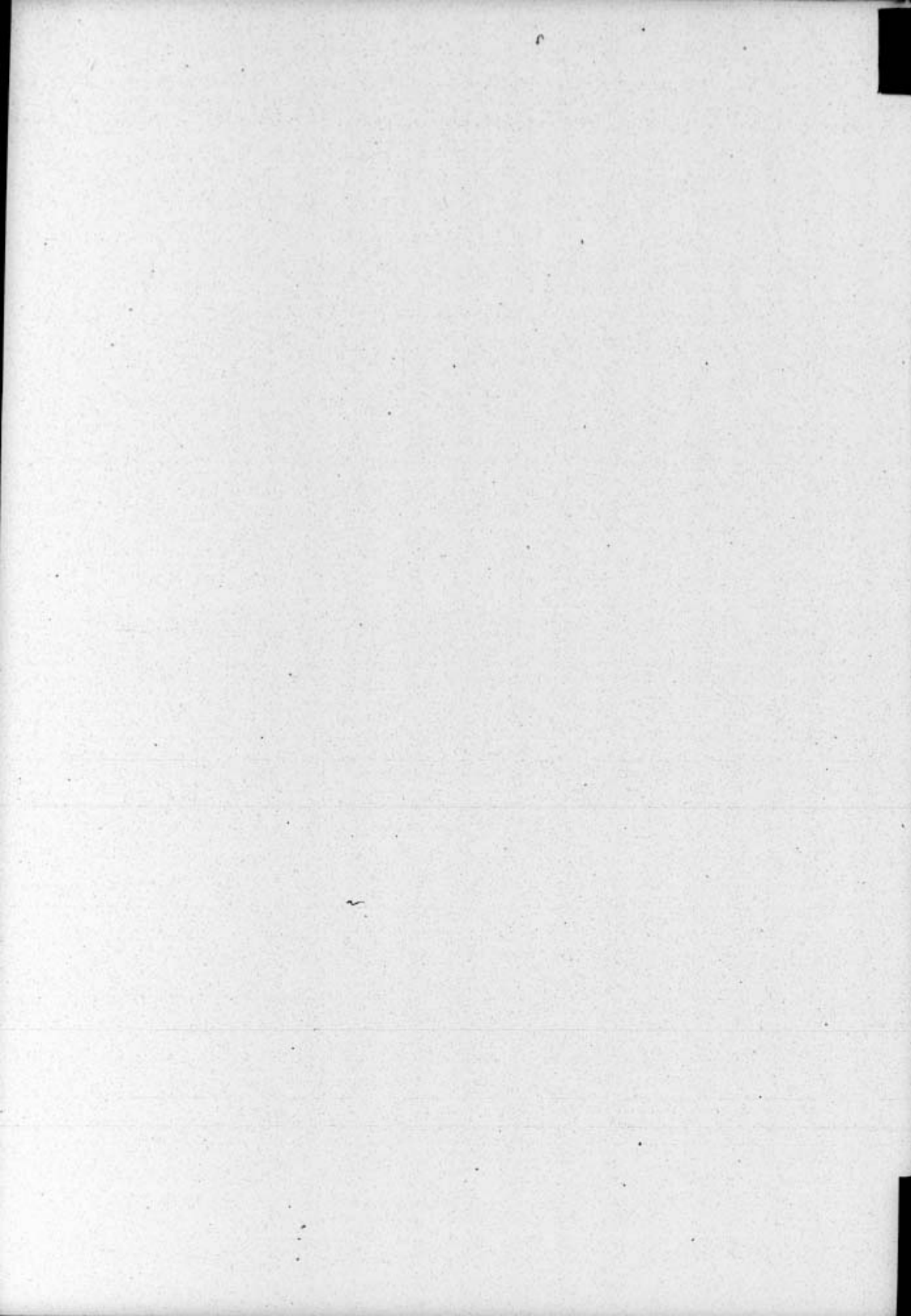


Administrator.

The White House,

December 24, 1933.

6520

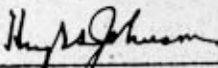


EXECUTIVE ORDER
CODE OF FAIR COMPETITION
for the
ROLLING STEEL DOOR INDUSTRY

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 Rolling Steel Door 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:

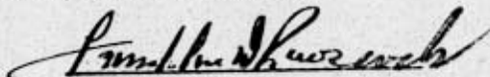
NOW, THEREFORE, I, Franklin D. Roosevelt, President of the United States, pursuant to the authority vested in me by Title I of the National Industrial Recovery Act, approved June 16, 1933, and otherwise, do adopt the findings and approve the report and recommendations of the Administrator and do order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

Approval Recommended:



Hugh S. Johnson,
Administrator.

The White House,
December 2, 1933.



6521

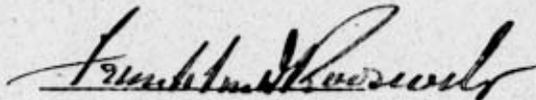
EXECUTIVE ORDER
CODE OF FAIR COMPETITION

FOR

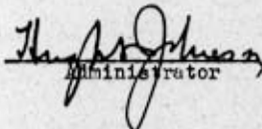
THE RAYON AND SILK DYEING AND PRINTING INDUSTRY

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 Rayon and Silk Dyeing and Printing 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 Na-
tional Industrial Recovery Act, approved
June 16, 1933, and otherwise, do adopt and ap-
prove the report, recommendations and findings
of the Administrator and do order that the
said Code of Fair Competition be and it is
hereby approved, to become effective in place
of the Code of Labor Provisions for said in-
dustry heretofore approved by me on July 22,
1933.



Approval Recommended:


Administrator

The White House,
December 2, 1933.

6522

EXECUTIVE ORDER
CODE OF FAIR COMPETITION
FOR THE
INDUSTRY ENGAGED IN THE SMELTING
AND REFINING OF SECONDARY METALS
INTO BRASS AND BRONZE ALLOYS IN
INGOT FORM

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 Industry Engaged in the Smelting and Refining of Secondary Metals into Brass and Bronze Alloys in Ingot Form, and hearings having been held thereon and the Administrator having rendered his report containing an analysis of the said Code of Fair Competition together with his recommendations and findings with respect thereto, and the Administrator having found that the said Code of Fair Competition complies in all respects with the pertinent provisions of Title I of said Act and that the requirements of clauses (1) and (2) of subsection (a) of Section 3 of the said Act have been met:

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

Approval Recommended:

Hugh Johnson
Administrator

The White House
December 21 1933.

Franklin D. Roosevelt

6523

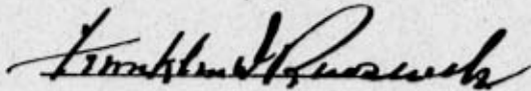
EXECUTIVE ORDER
CODE OF FAIR COMPETITION
FOR THE
RUBBER TIRE MANUFACTURING INDUSTRY

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 Tire 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:

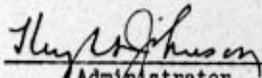
NOW, THEREFORE, I, Franklin D. Roosevelt, President of the United States, pursuant to the authority vested in me by Title I of the National Industrial Recovery Act, approved June 16, 1933, and otherwise, do adopt and approve the report, recommendations and findings of the Administrator and do order that the said Code of Fair Competition be and it is hereby approved, upon condition that, without in any way limiting the effect of Section 10 (b) of Title I of the National Industrial Recovery Act, or of Section 1 of Article IX of said Code, I specifically retain the right to cancel this approval of said Code, or to modify said Code in such manner

as may be required to prevent any unfair trade practices within the Rubber Tire Manufacturing Industry which may become evident in any investigations by the Federal Trade Commission or in the application of said Code; and

The Administrator is hereby directed to conduct such investigations as may be necessary to advise me fully within ninety days concerning the existence or development of any unfair trade practices within said Industry, utilizing the aid of the Federal Trade Commission in the expeditious determination of any complaints concerning such unfair trade practices.



Approval Recommended:



Administrator

The White House

December 21, 1933.

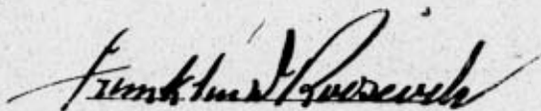
EXECUTIVE ORDER

26-3

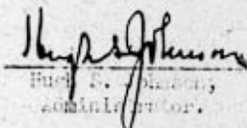
MODIFICATIONS OF THE CODE OF FAIR COMPETITION FOR THE GASOLINE
PUMP MANUFACTURING INDUSTRY

An application having been duly made by the Executive Committee of the Code of Fair Competition for the Gasoline Pump Manufacturing Industry under date of October 18, 1933, pursuant to and in full compliance with the provisions of Title I of the National Industrial Recovery Act, approved June 16, 1933, and pursuant to Article X of the Code of Fair Competition for the Gasoline Pump Manufacturing Industry, approved by me in my Executive Order of September 18, 1933, for my approval of modifications of said Code of Fair Competition proposed in said application, and full hearings having been held thereon and the Administrator, under date of December 3, 1933, having rendered his report on the hearing held in Washington, D. C., on November 7, 1933 together with his recommendations and findings with respect thereto, and the Administrator having found as set forth in said report that the said modifications comply in all respects with the pertinent provisions of Title I of said Act and that the requirements of clauses 1 and 2 of subsection (a) of section 2 of said Act have been met:

NO., 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 said modifications of the Code of Fair Competition for the Gasoline Pump Manufacturing Industry be, and they hereby are approved and made a part of said Code.



Approval recommended:



Paul E. Hanson,
Administrator.

The White House,

December 27, 1933.

6525

EXECUTIVE ORDER

39-3

IN THE MATTER OF THE APPLICATIONS OF THE SOUTHERN FLOW MANUFACTURERS ASSOCIATION AND THE BLOUNT FLOW WORKS, FOR CERTAIN EXEMPTIONS FROM THE CODE OF FAIR COMPETITION FOR THE PUMP EQUIPMENT INDUSTRY.

A Code of Fair Competition for the Pump Equipment Industry has been heretofore approved by me. After such approval, and in accordance with the provisions of my further Executive Order dated July 18, 1933, hearings have been granted by the Administrator to the above named applicants, allegedly directly affected by said Code, who have claimed that applications thereof have been subject to them and have applied for an exemption therefrom with reference to the minimum wage provided in the said Code, and a change in wording to effect more complete dissemination of stabilization.

It appears to me on the basis of the showing made at the hearings granted the applicants above named as set forth in the report thereon, dated November 21, 1933, rendered to me by the Administrator, which is hereby adopted and approved, that no sense of injustice has been made out by the Southern Flow Manufacturers Association respecting minimum rates, in that the wording of Article VI, Section 2, of the Code is unnecessarily restrictive:

Now, THEREFORE, I, Franklin D. Roosevelt, President of the United States, pursuant to the authority and discretion vested in me under Title I of the National Industrial Recovery Act, approved June 16, 1933, and otherwise, and in accordance with the provisions of my Executive Order dated July 18, 1933, providing for hearing on the application of codes under certain circumstances, do order that the application for exemption by the Southern Flow Manufacturers Association, to and in words similar, but changing the words "members of the Association" in the last sentence of Article VI, Section 2, to and is hereby changed to "employers who have agreed to the code."

Approval recommended:

Hugh Johnson
 Director

Franklin D. Roosevelt

The White House,
 December 21, 1933.

6526

EXECUTIVE ORDER

PROVIDING FOR NOTICE OF PROCEEDINGS
AND MATTERS IN THE ADMINISTRATION OF
THE NATIONAL INDUSTRIAL RECOVERY ACT.

In order to effectuate the policies of Title I of the National Industrial Recovery Act approved June 16, 1933, and to provide for due and adequate notice to all parties in interest of hearings upon submitted codes, amendments or exceptions to and exemptions from provisions of approved codes and of all other matters, hearings or proceedings in the administration of said Act, pursuant to the authority vested in me by Title I of said National Industrial Recovery Act,

I, Franklin D. Roosevelt, President of the United States, do hereby order:

1. That there is hereby established an official bulletin board of the National Recovery Administration which shall be situated in the building of the Department of Commerce in the City of Washington, D. C., and shall be continuously maintained therein until removed or abolished by future Executive Order.
2. That the public shall have free access to said official bulletin board during all business hours and for the purposes of this order, the room in which said bulletin board is located at any time is hereby declared to be a public place.
3. That there shall be posted at said official bulletin board, in accordance with the terms and conditions of such rules and regulations as may be prescribed by the Administrator for Industrial Recovery, pursuant to the authority in him vested by Executive Order, true and accurate copies of notices of all hearings and other proceedings and all other matters to which the attention of the public and/or parties in interest is sought to be directed.
4. The posting of any such notice at said official bulletin board, together with proper proof of the posting thereof, as hereinafter provided, and of full compliance with such of said

rules and regulations of the Administrator for Industrial Recovery as may pertain thereto, shall constitute due notice to all parties in interest who have not been otherwise served with such notice after the exercise of due diligence on the part of the Administrator or other proper agency, of the time, place and purpose of any such hearing, or other proceeding, and of all other provisions contained in any such notice. Due diligence shall be deemed to have been exercised if the Administrator or his agent shall have made appropriate demand on and have given proper instructions to the code authorities, trade associations and/or other trade or industrial agencies deemed by him reasonably calculated to bring notice to the various parties in interest to exercise every reasonable effort to cause to be delivered or mailed copies of such notice or material to all known members of the industry, and to all other known parties in interest, as their names and addresses appear on their mailing lists.

5. Proof of such publication and posting shall be made by the duly appointed and acting exemplification and certification clerk for the National Recovery Administration. All such notices and materials to be so published and posted shall be delivered to such clerk, who upon receipt thereof shall forthwith post the same at said official bulletin board. Thereupon such clerk shall issue and sign a certificate, sealing the same with the official seal of the National Recovery Administration, which certificate shall contain the title or other description of such notice and the date and manner of the posting thereof. A copy of the notice and any accompanying material so published shall be attached to such certificate and made a part of the permanent record of said clerk and a copy shall be filed by said clerk as a part of the record of any hearing or proceeding. Duplicate copies of such certificates, notices and materials shall be issued to any party in interest upon application therefor and payment of the reasonable cost thereof.

Frank M. Rees

Approval Recommended:

Hugh Johnson

The White House

Dec 21 1933

6527

6527a

ADDITIONS AND AMENDMENTS TO THE CODE (RELATIVE TO DRILLING,
PRODUCTION, REFINERY AND PIPE LINE OPERATIONS)
APPROVED BY THE ADMINISTRATOR
SIGNED BY THE PRESIDENT
DECEMBER 21, 1933.

Press Release No. 77
12/23/33.

ADDITIONS and AMENDMENTS

To The

CODE OF FAIR COMPETITION

For The

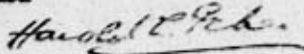
PETROLEUM INDUSTRY

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 certain additions and amendments to the Code of Fair Competition for the Petroleum Industry, approved by me August 19, 1933, and modified by me September 13, 1933, and such amendments and additions having been proposed to the Planning and Coordination Committee of the Petroleum Industry and to the Administrator of the aforesaid Code, pursuant to Sections 3, 4, and 4 (a) of Article I of such Code, and to my order of August 28, 1933, authorized by Sections 2 (a) and 10 (b) of Title I of the said Act and Section 2 of Article I of such Code, and adequate hearings having been held thereon, and the Administrator having found that said additions and amendments comply in all respects with the provisions of Title I of said Act,

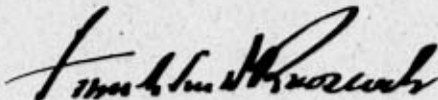
and in particular, that the requirements of clauses of Sub-sections (a) and (b) of Section 3 of the said Act have been met;

NOW THEREFORE, I, Franklin D. Roosevelt, President of the United States, pursuant to the authority vested in me by Title I of the aforesaid National Industrial Recovery Act, do adopt and approve the report, recommendations and findings of the Administrator, and do order that the attached additions and amendments to the aforesaid Code of Fair Competition for the Petroleum Industry be, and they are hereby approved.

Approval Recommended



Administrator of the Code
of Fair Competition for
the Petroleum Industry.



The White House

December 2 / 1933.

6527-A

ADDITIONS and AMENDMENTS
To The
CODE OF FAIR COMPETITION
For The
PETROLEUM INDUSTRY

The first paragraph of Section 1 of Article II is amended to read as follows:

"In drilling, production, refinery and pipe line operations, the maximum hours for clerical employees shall not exceed 48 hours in any one week nor more than 80 hours in any two weeks, and the rate of pay for each geographic division shall not be less than the minimum stated in Section 2. Employees on drilling operations other than clerical employees may work not more than 8 hours in any one day nor more than 48 hours in any one week, nor more than an average of 36 hours per week for any twenty-six consecutive calendar weeks; provided that such employees may work more than 8 hours in any one day, but not more than 16 hours in any two days, if the conditions are such that relief is impracticable. All other employees in these operations except executives, supervisors and their immediate staffs, and pumpers on 'stripper' wells and employees on isolated properties, shall work not more than 40 hours in any one week, nor more than

72 hours in any two weeks nor more than 16 hours in any two days. Definition of "stripper wells" shall be made in various fields and areas by the Regional Committees, subject to the revision and approval of the Planning and Coordination Committee."

The following Section is hereby added to the Code, to be known as Section 8 of Article III.

"Section 8. The following practices are hereby declared to be unfair methods of competition and in violation of this Code:

(a). Any secret agreement by any drilling contractor with any official or employee of any company engaged in the production of petroleum by which such official or employee acquires any interest in the contractor's business or profits, either directly or indirectly.

(b). The giving of any rebate, discount, or other concession by any drilling contractor from the price specified in the contract for the drilling of a well.

(c). The submission of a bid for a drilling contract in such form as to indicate that the bidder will accept the contract at an amount less than or at the same price as the lowest competitive bid and/or the submission of a bid without a statement of the amount bid.

(d). Any contract entered into for the drilling of a well whereby the contractor agrees to receive in payment or partial payment more products of petroleum than are

reasonably necessary for use in the drilling of said well, or for other uses pertinent to the drilling of said well.

(e). To pay employees in anything other than cash or check, paid on demand. Payments shall be made at such time or times as are provided by state law.

(f). Any contract entered into by a contractor for the drilling of a well at a price less than the fair economic cost of operation. Such fair economic cost of operation shall be determined according to sound accounting principles, and shall include overhead, administration, obsolescence, depreciation, well and operating costs, and a reasonable allowance for hazard.

Upon request being made therefor by any representative group of producers and/or drilling contractors, the appropriate regional committee or such sub-committee as the regional committee may appoint for any region, state, zone, or area, shall hold a hearing or hearings for the purpose of ascertaining the fair economic cost of operations in any field, zone or area. Such notice shall be given of said hearing or hearings as shall be determined, either by the regional committee or by the sub-committee so appointed. The determinations arrived at by such regional committee or sub-committee for each field, zone or area shall be immediately filed with the Planning and Coordination Committee and with the President, but shall be effective immediately upon approval by the said regional

committee. The Planning and Coordination Committee or the President may modify or change any such determination of costs arrived at."

The following Section is hereby added to the Code, to be known as Section 7 (a) of Article VIII.

"Section 7 (a). The Planning and Coordination Committee shall appoint, subject to the approval of the Administrator, sub-committees, state or regional, to represent the drilling branch of the petroleum industry. The committee shall accord representation on such sub-committees to drilling contractors and/or recognized associations thereof, based on nominations made by such associations and/or groups of drilling contractors, such representation to be equal to that accorded the representatives of the producing branch of the industry."

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RECEIVED ADMINISTRATOR FOR THE PETROLEUM INDUSTRY
DEPARTMENT OF STATE INTERIOR DEPARTMENT BUILDING
WASHINGTON

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LEVEL OF
COMMUNICATIONS
AND RECORDS

The Honorable

The Secretary of State

My dear Mr. Secretary:

I transmit herewith original Executive Order signed by the President on December 21, 1933, approving certain additions and amendments to the Code of Fair Competition for the Petroleum Industry, which has been retained in my files as Administrator for the Industry. The document is now forwarded for the reason that it falls within the same category as the Executive Order of September 13, 1933, transmitted to you on yesterday.

Sincerely yours,

Harold G. Piche

Administrator

✓
Enclosure

EXECUTIVE ORDER

REVOCATION IN PART OF EXECUTIVE ORDER OF APRIL 20,
1931, WITHDRAWING PUBLIC LANDS

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), Executive Order No. 5603, dated April 20, 1931, withdrawing, with other lands, public lands in T. 43 N., R. 83 W., and T. 44 N., R. 84 W. of the sixth principal meridian, Wyoming, pending resurvey, is hereby revoked as to said townships.

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 public lands in said townships shall be opened only to entry under the homestead or 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 date of the filing of the plats of resurvey of said townships, 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 the released land 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 23, 1933.

EXECUTIVE ORDER

CODE OF FAIR COMPETITION

FOR THE

TEXTILE BAG INDUSTRY

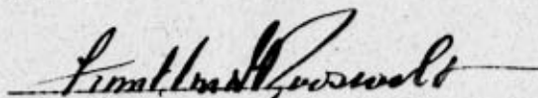
ORDER NO.

MODIFICATIONS OF CODE

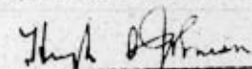
An application having been duly made by the Textile Bag Industry Control Committee under date of November 13, 1933, pursuant to and in full compliance with the provisions of Title I of the National Industrial Recovery Act, approved June 16, 1933, and pursuant to Article VIII, Section (1) of the Code of Fair Competition for the Textile Bag Industry, approved September 16, 1933, for my approval of modifications of said Code proposed in said application, and full hearings have been held at which the Administrator, under date of December 14, 1933, having rendered his report containing an analysis of said modifications and setting forth his recommendations and findings with respect thereto, and the Administrator having found as set forth in said report, that the said modifications comply 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 and approve the report, recommendations, and findings of the Administrator and do order that said modifications of the Code of Fair Competition for the Textile Bag Industry be, and they hereby are approved and made a part of said Code.



Approval Recommended:



Administrator for Industrial
Recovery.

The White House,
December 23, 1933.

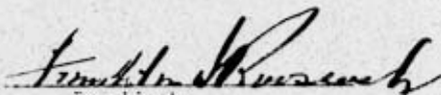
6529

EXECUTIVE ORDER
CODE OF FAIR COMPETITION
MEDIUM AND LOW PRICED JEWELRY MANUFACTURING INDUSTRY

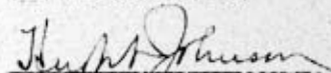
An application having been duly made, pursuant to and in full compliance with the provisions of Title I of the National Industrial Recovery Act, approved June 16, 1933, for my approval of a Code of Fair Competition for the Medium and Low Priced Jewelry Manufacturing Industry, and hearings having been 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 it her by approved, subject to the following condition:

That the application of the provision of subsection (b), Section 1, Article III, which provides for the payment of time and one third for all hours worked by any employee in excess of forty (40) per week, shall be stayed until March 1, 1934, at which time such provision shall become effective and have the same force and effect as any other provision of the Code.


President.

Approval Recommended:


Administrator.

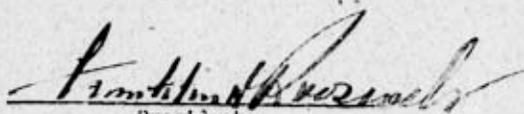
The White House,
December 23, 1933.

6530

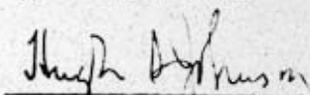
EXECUTIVE ORDER
CODE OF FAIR COMPETITION
SILVERWARE MANUFACTURING INDUSTRY

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 Silverware 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,
December 23, 1933.

6531

EXECUTIVE ORDER
CODE OF FAIR COMPETITION

FOR
THE PHOTO-ENGRAVING 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 Photo-Engraving 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 maximum hours of work specified in Article III of the Code and/or any other provisions of the Code relating to hours of work, shall not be construed as a minimum work day or work week;

PROVIDED, that if at any time in any locality, employees engaged in any trade or craft, through their chosen representatives, express by written request to their employer or employers, a desire to share available work with bona fide resident competent mechanics in their particular trade or craft, the number of hours may be adjusted by mutual agreement;

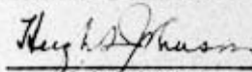
PROVIDED, further, that if local agreement proves impossible within fifteen (15) days after such request, the question may be appealed by either party, to a local Board set up by mutual agreement of the parties, or to the labor Board established in Article VIII of the Code.

2. That my approval of the Code as a separate Code is limited to a period of three (3) months from the effective date thereof, and the Administrator is hereby authorized, after such public notice and hearing as he may prescribe, to require the Photo-Engraving Industry to operate under the Code of Fair Competition for the Graphic Arts Industries,

PROVIDED, however, that if the Administrator so orders, no changes in any provisions of the Code of Fair Competition for the Photo-Engraving Industry other than appropriate modifications of the definitions and of the Administrative provisions of said Code, are authorized by this Order of Approval.



Approval recommended:


Administrator

The White House,
December 23, 1933.

EXECUTIVE ORDER
CODE OF FAIR COMPETITION
FOR
ELECTROTYPING AND STEREOTYPING 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 Electrotyping and Stereotyping 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:

NO. , 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 maximum hours of work specified in Article III of the Code and/or any other provisions of the Code relating to hours of work, shall not be construed as a minimum work day or work week;

PROVIDED, that if at any time in any locality, employees engaged in any trade or craft, through their chosen representatives, express by written request to their employer or employers, a desire to share available work with bona fide resident competent mechanics in their particular trade or craft, the number of hours may be adjusted by mutual agreement;

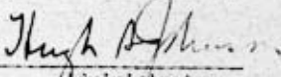
PROVIDED, further, that if local agreement proves impossible within fifteen (15) days after

such request, the question may be appealed by either party, to a local Board set up by mutual agreement of the parties, or to the Labor Board established in Article VIII of the Code.

2. That my approval of the Code as a separate Code is limited to a period of three (3) months from the effective date thereof, and the Administrator is hereby authorized, after such public notice and hearing as he may prescribe, to require the Electrotyping and Stereotyping Industry to operate under the Code of Fair Competition for the Graphic Arts Industries.

PROVIDED, however, that if the Administrator so orders, no changes in any provisions of the Code of Fair Competition for the Electrotyping and Stereotyping Industry other than appropriate modifications of the definitions and of the administrative provisions of said Code, are authorized by this Order of Approval.

Approval Recommended:



Administrator

The White House
December 23, 1933

6533

EXECUTIVE ORDER

CODE OF FAIR COMPETITION FOR THE PAPER DISTRIBUTING 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 Paper Distributing 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:

Thurgood Marshall
Administrator

Franklin D. Roosevelt

The White House

Date

86.23 - 1933

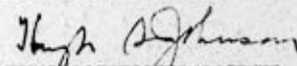
6534

EXECUTIVE ORDER
CODE OF FAIR COMPETITION
for the
COMMERCIAL REFRIGERATOR 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 Commercial Refrigerator 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:

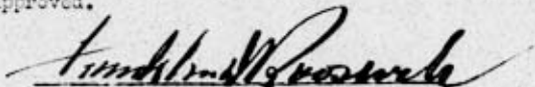
NOW, THEREFORE, I, Franklin D. Roosevelt, President of the United States, pursuant to the authority vested in me by Title I of the National Industrial Recovery Act, approved June 16, 1933, and otherwise, do adopt and approve the report, recommendations and findings of the Administrator and do order that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

Approval Recommended:



Hugh C. Johnson,
Administrator.

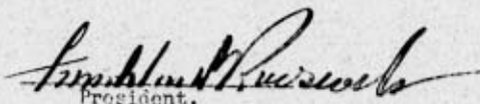
The White House,
December 23, 1933.



EXECUTIVE ORDER
CODE OF FAIR COMPETITION
FOR THE
WATCH CASE 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 Watch Case 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,
December 7, 1933

6536

EXECUTIVE ORDER

APPOINTING MEMBERS OF TEMPORARY CODE AUTHORITY
for the
MOTOR VEHICLE STORAGE AND PARKING TRADE

Pursuant to the authority vested in me by Title I of the National Industrial Recovery Act, approved June 16, 1933, and otherwise, and pursuant to the provisions of the Code of Fair Competition for the Motor Vehicle Storage and Parking Trade, duly approved December 7, 1933, and upon the report and recommendation of the Administrator;

I, Franklin D. Roosevelt, President of the United States, do hereby appoint the following named persons to serve as members of a temporary Code Authority for the Motor Vehicle Storage and Parking Trade:

Districts 1 and 2

Roy C. Schaal, Seattle, Washington.

Districts 3 and 5

Harry A. Rubin, Kansas City, Missouri.

Districts 4 and 8

Paul J. Rossman, Milwaukee, Wisconsin.

Districts 6 and 7

Walter T. Candler, Sr., Atlanta, Georgia.

Districts 9 and 10

Horace B. Peabody, Detroit, Michigan.

Districts 11 and 12

W. W. Smith, Camden, New Jersey.

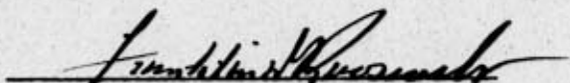
District 13

Glenn S. Whitham, Boston, Massachusetts.

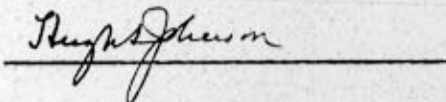
Said temporary Code Authority shall serve from the date hereof until

the election of the permanent Code Authority pursuant to the provisions of the aforesaid Code of Fair Competition for the Motor Vehicle Storage and Parking Trade; and

I do further order that if any one of the above named members should at any time resign from said temporary Code Authority, the Administrator for Industrial Recovery shall have power to appoint a successor for such member to serve as a member of said temporary Code Authority from the date of such appointment until the election of the permanent Code Authority.



Approval Recommended:



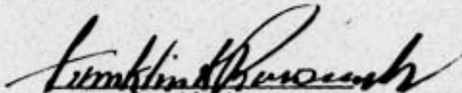
The White House,
December 25, 1933.

6537

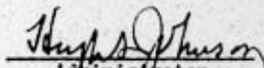
EXECUTIVE ORDER
CODE AUTHORITY
TOY AND PLAYTHINGS INDUSTRY

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 non-voting member of the Code Authority for the Toy and Playthings Industry, as provided in the Code of Fair Competition for that Industry approved by me in my Executive Order of November 4, 1933, and the Administrator having found that the member proposed is in all respects competent to perform the duties required by the provisions of Article VI, Section 1 (a) of the Code:

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 appoint R. B. Paddock, Deputy Administrator of the National Industrial Recovery Act, to represent the Administration, as a member without vote, on the Code Authority for the Toy and Playthings Industry.


President.

Approval Recommended:


Administrator.

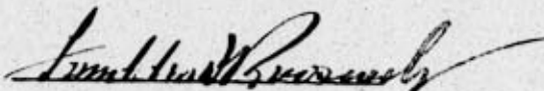
The White House,
December 23, 1933.

6538

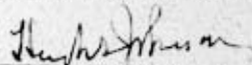
EXECUTIVE ORDER

An application having been duly made by the Lace Manufacturing Industry Committee under date of September 27, 1933, pursuant to and in full compliance with the provisions of Title 1 of the National Industrial Recovery Act, approved June 16, 1933, and pursuant to Articles V and XI of the Code of Fair Competition for the Lace Manufacturing Industry approved by me in my Executive Order of August 14, 1933, for my approval of amendments to said Code proposed in said application, and full hearings having been held thereon and the Administrator, under date of December 9, 1933, having rendered his report containing an analysis of said amendments, together with his recommendations and findings with respect thereto, and the Administrator having found, as set forth in said report, that the said amendments comply in all respects with the pertinent provisions of Title 1 of said Act and that the requirements of Clause 2 of sub-section (a) of Section 3 have been met:

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 adopt and approve the report, recommendations and findings of the Administrator and do order that said amendments to the Code of Fair Competition for the Lace Manufacturing Industry be, and they hereby are, approved and made a part of said Code.



Approval Recommended:



Administrator

The White House,
December 23, 1933.

6539

EXECUTIVE ORDER

Approval of Code of Fair Competition
for the Wine Industry.

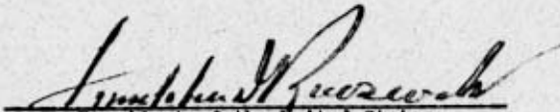
WHEREAS, the Secretary of Agriculture having submitted for my approval a Code of Fair Competition for the Wine Industry and having rendered his report and recommendations and findings thereon:

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 Wine 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 Wine Industry.


President of the United States

The White House,

December 27, 1933.

6539-A

EXECUTIVE ORDER

Approval of Code of Fair Competition
for the Commercial and Breeder Hatchery Industry

WHEREAS, the Secretary of Agriculture and the National Recovery Administrator having submitted for my approval a Code of Fair Competition for the Commercial and Breeder Hatchery Industry and having rendered their separate reports and recommendations and findings on the provisions of said Code;

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 Commercial and Breeder Hatchery Industry; and,
2. Due notice and opportunity for hearings to interested parties has 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 Commercial and Breeder Hatchery Industry.


President of the United States

The White House,

December 27, 1933.

6539-B

EXECUTIVE ORDER

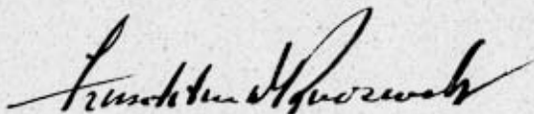
REINSTATEMENT OF FORMER FOREIGN SERVICE OFFICERS

Inasmuch as Anderson Dana Hodgdon, Clayson Wheeler Aldridge, and Walton Canby Ferris were Foreign Service Officers and resigned from the Foreign Service on January 31, 1931, November 30, 1930, and April 9, 1931, respectively, by reason of their appointment to positions in the Department of State, they are eligible for reinstatement by Executive order under the provisions of Section 12 of the act of February 23, 1931, and their reinstatement is hereby directed, effective upon the date on which the Senate confirms their nominations, in the following classes:

A. Dana Hodgdon of Maryland, Foreign Service Officer, Class VI.

Clayson W. Aldridge of New York, Foreign Service Officer, Class VII.

Walton C. Ferris of Wisconsin, Foreign Service Officer, Class VIII.



THE WHITE HOUSE,

December 7, 1933.

W.P.
6539-C

EXECUTIVE ORDER

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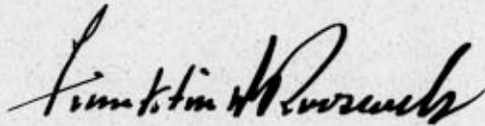
POSTPONEMENT OF CERTAIN PROVISIONS OF EXECUTIVE ORDER NO. 6166 OF
JUNE 10, 1933

WHEREAS, it appears that the interests of economy require that certain transfers, consolidations and eliminations provided for under Sections 4 and 8 of Executive Order No. 6166 of June 10, 1933, be further delayed beyond the effective date of said order;

NOW, THEREFORE, pursuant to the provisions of Section 22 of said order, I hereby order that, except as hereinafter provided, the transfers, consolidations and eliminations contemplated by Sections 4 and 8 of Executive Order No. 6166 of June 10, 1933, which are not effected prior to December 31, 1933, pursuant to Executive Order No. 6224, dated July 27, 1933, together with the operation of all other provisions of Executive Order No. 6166, of June 10, 1933, in so far as they relate to said Sections 4 and 8, shall be further delayed until June 30, 1934: PROVIDED: That any transfer, consolidation or elimination, in whole or in part, under said Sections 4 and 8, including any other provisions of the said order of June 10, 1933, in so far as they relate to Sections 4 and 8 thereof, may be made operative and in force between January 1, 1934 and June 30, 1934, by order of the Secretary of the Treasury, approved by the President.

The White House,

December 28, 1933.



6540