EXECUTIVE ORDER

WITHDRAWAL OF PUBLIC LANDS FOR RESURVEY

ARIZONA

By virtue of and pursuant to 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. 569, 37 Stat. 497), and subject to the conditions therein expressed and to all valid existing rights, it is ordered that the public lands in township 12 north, range 5 east of the Gila and Salt River meridian, Arizona, be, and they are hereby, withdrawn from settlement, location, sale, or entry, pending a resurvey of said township under the act of March 5, 1909 (ch. 271, 35 Stat. 845).

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

[Signature]

THE WHITE HOUSE,

April 7, 1934.
EXECUTIVE ORDER

WITHDRAWAL OF PUBLIC LANDS FOR RESURVEY

WYOMING

By virtue of and pursuant to the authority vested in me by the act of June 25, 1910 (ch. 421, 36 Stat. 847), as amended by the act of August 24, 1912 (ch. 369, 37 Stat. 497), and subject to the conditions therein expressed and to all valid existing rights, it is ordered that the public lands in township 40 north, range 64 west of the sixth principal meridian, Wyoming, be, and they are hereby withdrawn from settlement, location, sale, or entry, pending a resurvey of said township under the act of March 5, 1909 (ch. 271, 35 Stat. 845).

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

[Signature]

THE WHITE HOUSE,

April 7, 1934.
EXECUTIVE ORDER

WITDRAWAL OF PUBLIC LANDS FOR CLASSIFICATION
OREGON

By virtue of the authority vested in me by the act of June 25, 1910 (ch. 421, 36 Stat. 847), as amended by the act of August 24, 1912 (ch. 369, 37 Stat. 497), and subject to the conditions therein expressed and to reservoir and other incidental uses and existing valid rights, it is hereby ordered that the public lands within the following-described area in Oregon be, and the same are hereby, temporarily withdrawn for classification as to their suitability for migratory bird refuge purposes:

Willamette Meridian
T. 26 S., R. 43 E., secs. 3, 9, 10, 12, 13, 14, and 16;
sec. 16, lots 1 to 8, inclusive,
and NE\(\frac{1}{4}\); 
secs. 20, 21, 23, 24, 28, 29, and 32.
T. 27 S., R. 43 E., secs. 5, 6, 7, and 18.
T. 22 S., R. 44 E., secs. 25, 26, 33, 34, 35, and 36.
T. 23 S., R. 44 E., secs. 1 to 10, inclusive;
sec. 16, W\(\frac{1}{4}\), SW\(\frac{1}{4}\), and SE\(\frac{1}{4}\);
secs. 17 to 22, inclusive;
secs. 28 to 33, inclusive.
T. 24 S., R. 44 E., secs. 4, 5, 6, and 9;
   sec. 16, NE, SW, NW, and SE;
   secs. 17, 20, 21, 22, 27, 28, 29, 32,
and 33.
T. 25 S., R. 44 E., secs. 3, 4, 5, 6, 9, 10, 14, 15, 22,
   23, 26, 27, 34, and 35.
T. 26 S., R. 44 E., secs. 3, 4, 7, 8, 9, and 10;
   sec. 16, NE, and NW;
   secs. 17 and 18.
T. 22 S., R. 46 E., sec. 20, lots 1 to 10, inclusive,
   SE, NW, SE, and
   SW;
   sec. 21, SW, and SW;
   secs. 28 to 33, inclusive.
This order shall remain in full force and effect unless
and until revoked by the President or by act of Congress.

THE WHITE HOUSE,

April 9, 1934.
EXECUTIVE ORDER

BEAUFORT, SOUTH CAROLINA, ABOLISHED AS A CUSTOMS PORT OF ENTRY

By virtue of the authority vested in me by section 1 of the act of August 1, 1914 (ch. 223, 38 Stat. 609, 623; 19 U.S.C., sec. 2), Beaufort, South Carolina, is hereby abolished as a customs port of entry in customs collection district no. 18 (South Carolina), with headquarters at Charleston, South Carolina, effective as of 30 days from the date of this order.

THE WHITE HOUSE,
April 13, 1934.
EXECUTIVE ORDER

ALLOWANCE TO RURAL CARRIERS FOR EQUIPMENT MAINTENANCE

By virtue of and pursuant to the authority vested in me by section 9 of the Independent Offices Appropriation Act, 1934, approved June 16, 1933 (ch. 101, 48 Stat. 283, 306), the amount to be paid to carriers in the Rural Mail Delivery Service for equipment maintenance, which was fixed for the month of March, 1934, by Executive Order No. 6332, of October 12, 1933, at 1.176 cents per mile per day for each mile or major fraction of a mile scheduled, is hereby fixed for the period beginning April 1, 1934, and ending June 30, 1934, at 1.111 cents per mile per day for each mile or major fraction of a mile scheduled.

THE WHITE HOUSE,

April 13, 1934.

[Signature]
FEDERAL ORDER

Approval of Code of Fair Competition
for the Live Poultry Industry of the
Metropolitan Area in and about the City
Of New York

WHEREAS, the Secretary of Agriculture and the Administrator of
the National Industrial Recovery Act having rendered their separate re-
ports and recommendations and findings on the provisions of said Code,
coming within their respective jurisdictions, as set forth in the Execu-
tive Order No. 6182 of June 26, 1933, as supplemented by Executive Order
No. 6207 of July 21, 1933, and Executive Order No. 6345 of October 20,
1933, as amended by Executive Order No. 6551 of January 8, 1934;

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 here-
by 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
Live Poultry Industry in the Metropolitan Area in and about
the City of New York; 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,

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 Live Poultry Industry in the Metropolitan Area in and about the city of New York.

The White House,

April 13, 1934.

[Signature]

President of the United States
EXECUTIVE ORDER

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AMENDMENT OF SCHEDULE B, SUBDIVISION I, PARAGRAPH 1, OF THE CIVIL-SERVICE RULES

By virtue of the authority vested in me by the provisions of the last sentence of the eighth paragraph of subdivision second of section 2 of the Civil Service Act of January 16, 1883 (ch. 27, 23 Stat. 403, 404), paragraph 1 of subdivision I of schedule B of the civil-service rules is hereby amended to read:

"1. Positions in the Indian Service not now excepted from examination under schedule A, where the applicants are of one fourth or more Indian blood."

This order is issued upon the recommendation of the Secretary of the Interior, with the concurrence of the Civil Service Commission.

THE WHITE HOUSE,

April 14, 1934.
EXECUTIVE ORDER

REVOCATION IN PART OF EXECUTIVE ORDER NO. 5856, OF APRIL 15, 1932, WITHDRAWING PUBLIC LANDS
CALIFORNIA AND NEVADA

By virtue of and pursuant to the authority vested in me by the act of June 25, 1910 (ch. 421, 56 Stat. 847), as amended by the act of August 24, 1912 (ch. 569, 57 Stat. 497), it is ordered that Executive Order No. 5856, dated April 15, 1932, withdrawing certain lands in California and Nevada, be, and it is hereby, revoked as to the following-described lands:

CALIFORNIA

San Bernardino Meridian

T. 9 N., R. 2 E.

It is further 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 the areas released from such withdrawal shall be opened only to entry under the homestead and desert-land laws by qualified ex-service men for whose service recognition is granted by said resolution, under the terms and conditions of said resolution and the regulations issued thereunder, for a period of 91 days beginning with the sixty-third day from and after the date hereof, and thereafter to appropriation by the general public under any public-land law applicable thereto.

Subsequent to the date hereof and prior to the date of restoration to general disposition as herein provided, no right may be acquired to such lands by settlement in
advance of entry or otherwise except strictly in accordance with the provisions of this order.

[Signature: Franklin D. Roosevelt]

THE WHITE HOUSE,

April 11/4, 1934.
EXECUTIVE ORDER

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MAKING PROVISION FOR A CLAUSE IN CODES OF FAIR COMPETITION
RELATING TO COLLECTION OF EXPENSES OF CODE ADMINISTRATION

By virtue of and pursuant to the authority vested in me under
the provisions of Title I of the National Industrial Recovery Act of
June 16, 1933 (ch. 90, 48 Stat. 195), and in order to effectuate the
purposes of said Title, I hereby order that the following clause or
any appropriate modification thereof shall become effective as a part
of any code of fair competition approved under said Title, upon
application therefor (1) pursuant to the provisions of the code relating
to amendments thereto or (2) by one or more trade or industrial
associations or groups truly representative of the trade or industry
or subdivision thereof covered by the code, if the Administrator for
Industrial Recovery shall find that approval by him of such clause is
necessary in order to effectuate the policy of Title I of said Act:

1. It being found necessary, in order to support the
administration of this Code and to maintain the standards of fair
competition established by this Code and to effectuate the policy of the
Act, the Code Authority is authorized, subject to the approval of the
Administrator:

(a) To incur such reasonable obligations as are necessary and
proper for the foregoing purposes and to meet such obligations out of
funds which may be raised as hereinafter provided and which shall be
held in trust for the purposes of the Code;
(b) To submit to the Administrator for his approval, subject to such notice and opportunity to be heard as he may deem necessary, (1) an itemized budget of its estimated expenses for the foregoing purposes, and (2) an equitable basis upon which the funds necessary to support such budget shall be contributed by members of the Industry;

(c) After such budget and basis of contribution have been approved by the Administrator, to determine and secure equitable contribution as above set forth by all such members of the Industry, and to that end, if necessary, to institute legal proceedings therefor in its own name.

2. Only members of the Industry complying with the Code and contributing to the expenses of its administration as provided in Section 1 hereof shall be entitled to participate in the selection of the members of the Code Authority or to receive the benefit of its voluntary activities or to make use of any emblem or insignia of the National Recovery Administration.

FRANKLIN D. ROOSEVELT

Approval recommended:

HUGH S. JOHNSON, Administrator

By G. A. Lynch
Administrative Officer

THE WHITE HOUSE,
April 1934

6678
EXECUTIVE ORDER

EXTENSION OF THE PRESIDENT'S REEMPLOYMENT AGREEMENT

By virtue of the authority vested in me under the provisions of Title I of the National Industrial Recovery Act, approved June 16, 1933 (ch 90, 48 Stat. 195), and in order to effectuate the purposes of said title and in extension of Executive Order No. 6515 of December 19, 1933, entitled "Extension of the President's Reemployment Agreement to April 30, 1934", I hereby offer to enter into the President's Re-employment Agreement with the head of every business establishment as to any part of his business not subject to an approved Code of Fair Competition, for a further period beginning May 1, 1934 and ending when that part of his business becomes subject to an approved Code of Fair Competition.

Employers who shall have signed the President's Reemployment Agreement before May 1, 1934 may accept this offer of extension by display of the Blue Eagle on or after May 1, 1934, and such display by them shall be deemed an acceptance of this offer. Employers who shall not have signed the President's Reemployment Agreement before May 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 May 1, 1934 will apply to the
The White House
Washington

April 16, 1934.

Memorandum:

It is requested that no publicity be given to the fact that the President's Reemployment Agreement has been extended since there are a lot of points which should be made clear at the time of the release of this order, which facts NRA are working out for public release about Wednesday, April 16th.

Rudolph Forster.
President's Reemployment Agreement as so extended.

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.

FRANKLIN D. ROOSEVELT

Approval Recommended:
HUGH S. JOHNSON
Administrator

by:
G. A. Lynch
Administrative Officer.

The White House
April 14, 1934.
EXECUTIVE ORDER

REVOCATION OF EXECUTIVE ORDER NO. 4810, OF FEBRUARY 14, 1928, WITHDRAWING PUBLIC LAND

WYOMING

By virtue of and pursuant to 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. 589, 37 Stat. 497), it is ordered that Executive Order No. 4810, of February 14, 1928, withdrawing public land T. 21 N., R. 86 W., sec. 12, S½, sixth principal meridian, Wyoming, in aid of legislation, be, and it is hereby, revoked in order that such land may be withdrawn by the Secretary of the Interior under the act of May 24, 1928 (ch. 728, 45 Stat. 728), for use by the Department of Commerce as an intermediate landing field in the maintenance of air-navigation facilities.

[Signature]

THE WHITE HOUSE,

April 6, 1934.
EXECUTIVE ORDER

ABOLISHMENT OF THE UNITED STATES GEOGRAPHIC BOARD AND TRANSFER OF ITS FUNCTIONS TO THE DEPARTMENT OF THE INTERIOR

WHEREAS section 16 of the act of March 3, 1933 (ch. 212, 47 Stat. 1517), provides for reorganizations within the executive branch of the Government, requires the President to investigate and determine what reorganizations are necessary to accomplish the purposes therein stated, and authorizes the President to make such reorganizations by Executive order; and

WHEREAS after investigation I find and declare that the abolition of the United States Geographic Board and the transfer of its functions to the Department of the Interior would be in the public interest and would effectuate the purposes of said section 16;

NOW, THEREFORE, by virtue of and pursuant to the authority vested in me by the aforesaid section 16 of the act of March 3, 1933, it is ordered that the United States Geographic Board be, and it is hereby, abolished; and it is further ordered that all of the functions of said Board, together with its chairman, secretary, and clerk-stenographer, records, supplies, equipment, and property of every kind, and unexpended balances of appropriations, be, and they are hereby, transferred to the Department of the Interior to be administered under the supervision of the Secretary of the Interior.

This order will become effective in accordance with the provisions of section 1 of title III of the act of March 20, 1933 (ch. 3, 48 Stat. 16): Provided, That in case it shall appear to the President that the interests of economy require that the
transfer be delayed beyond the date this order becomes effective, he may, in his discretion, fix a later date therefor, and he may for like cause further defer such date from time to time.

DONE IN TRIPlicate.

THE WHITE HOUSE,

April 7, 1934.
EXECUTIVE ORDER

WITHDRAWAL OF PUBLIC LANDS PENDING LEGISLATION
OKLAHOMA

By virtue of and pursuant to the authority vested in me by the act of June 25, 1910 (ch. 421, 36 Stat. 847), as amended by the act of August 24, 1912 (ch. 369, 37 Stat. 497), and subject to the conditions therein expressed and to all valid existing rights, it is ordered that the public lands south of the Cimarron base line in the State of Oklahoma, and north of the north boundary line of the State of Texas, be, and they are hereby, withdrawn from settlement, location, sale, or entry, for classification and pending legislation authorizing the disposal thereof and for the relief of bona fide claimants, the further description of which when surveyed will be:

CIMARRON MERIDIAN

Tps. 1 S., Rs. 1 to 27 E., containing approximately 4,858 acres.

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

THE WHITE HOUSE,
April 7, 1934.

[Signature]
EXECUTIVE ORDER

REVOCATION IN PART OF EXECUTIVE ORDER NO. 5140,
OF JUNE 20, 1929, WITHDRAWING PUBLIC LANDS PENDING RESURVEY

WYOMING

By virtue of the authority vested in me by the act of June 25, 1910 (ch. 421, 36 Stat. 847), as amended by the act of August 24, 1912 (ch. 369, 37 Stat. 497), it is ordered that Executive Order No. 5140, dated June 20, 1929, withdrawing, with other lands, public lands in Tps. 51 N., Rs. 60 and 61 W. of the sixth principal meridian, Wyoming, pending resurvey, be, and it is hereby, revoked as to said townships.

It is further 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
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.

THE WHITE HOUSE,
April 7, 1934.
EXECUTIVE ORDER

AMENDMENT OF EXECUTIVE ORDER NO. 6474, OF DECEMBER 4, 1933, AND OF EXECUTIVE ORDER NO. 6576, OF JANUARY 25, 1934

Paragraph (3) of Executive Order No. 6474, of December 4, 1933, relating to the establishment of the Federal Alcohol Control Administration, etc., as amended by Executive Order No. 6576, of January 25, 1934, is hereby amended to read as follows:

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

Joseph H. Choate, Jr.
Harris E. Willingham
W. A. Tarver
Willard L. Thorp
John E. Dalton
Frederic P. Lee"

THE WHITE HOUSE,
April 19, 1934.
EXECUTIVE ORDER

AUTHORIZING THE PURCHASE OR RENTAL OF LAND FOR
EMERGENCY CONSERVATION WORK

WHEREAS it is necessary to purchase or rent various
lands in order to provide suitable refuges for, and to
protect and conserve, migratory birds and other wild life
constituting depleted natural resources of the United
States; and

WHEREAS the work and improvements necessary to be
performed and made upon such lands to make them suitable
and proper refuges for migratory birds and other wild life
will provide protection for such lands from forest fires,
floods and soil erosion, and plant pest and disease, and
aid in the restoration of the country's depleted natural
resources; and

WHEREAS the purchase of such lands will provide em-
ployment for citizens of the United States who are unem-
ployed;

NOW, THEREFORE, by virtue of and pursuant to the
authority vested in me by the act of Congress entitled "An
act for the relief of unemployment through the performance
of useful public work, and for other purposes", approved
March 31, 1933 (48 Stat. 22), the purchase or rental of
such lands as are suitable for the aforesaid purposes is
hereby authorized; and by virtue of the authority vested
in me by the Fourth Deficiency Act, fiscal year 1933,
approved June 16, 1933 (48 Stat. 274), the sum of
$1,000,000 is hereby allocated for the purchase or rental of such lands (including the costs incident to purchase or rental) from the appropriation made by the said Deficiency Act for carrying into effect the provisions of the said Act of March 31, 1933.

The sum herein allocated shall be transferred by the Treasury Department to the credit of the War Department for the purchase or rental of such lands (including the costs incident to purchase or rental) and shall, upon request of the Chief of Finance, under direction of the Director of Emergency Conservation Work, be transferred by the Treasury to the credit of the Department of Agriculture, and the funds so transferred shall be withdrawn on requisition by the Secretary of Agriculture.

THE WHITE HOUSE,

April 19, 1934.
COMPACT OF FAIR COMPETITION
FOR
THE PRISON INDUSTRIES OF THE UNITED STATES
OF AMERICA

EXECUTIVE ORDER

A Compact of Fair Competition for the Prison Industries of the United States of America having been signed by the governors or prison executives of twenty-eight States of the United States, and it appearing that further states will sign this Compact, and said Compact having been fully considered by the Administrator for Industrial Recovery and having been approved by him, said Administrator for Industrial Recovery having found that said Compact will materially assist in effectuating the policies of Title I of the National Industrial Recovery Act;

NOW, THEREFORE, I, FRANKLIN D. ROOSEVELT, President of the United States, pursuant to the authority vested in me by said Compact, and 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 for Industrial Recovery of April 18, 1934, and do order that the said Compact of Fair Competition for the Prison Industries of the United States of America and the participation therein by all States upon whose behalf it has been or may hereafter be approved, be and the same is hereby approved;

Appoint Thomas A. Rickert, Sam A. Lewisohn, and Thorsten Sellin members of the Prison Labor Authority to represent, respectively, labor, industry and consumers;

And do order that the power, authority and functions vested in me by said Compact be delegated, until further ordered by me, to the Administrator for Industrial Recovery, and that all duplicates of said Compact bearing approvals signed on behalf of States be filed with the National Recovery Administration.

The White House,

APRIL 19, 1934

Approval Recommended:

J. HOYT LEWIS
Administrator
EXECUTIVE ORDER

AGREEMENT

AMONG

TIRE MANUFACTURERS AND DISTRIBUTORS

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 agreement among certain manufacturers and distributors of rubber tires relating to the sale of rubber tires, and the Administrator having rendered his report containing an analysis of said agreement, together with his recommendations and findings with respect thereto, and the Administrator having found that said agreement complies in all respects with the pertinent provisions of Title I of said Act and that the requirements of clause (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 agreement be and it is hereby approved.

Approval recommended:
Hugh J. Johnson
Administrator.

The White House,
April 9, 1934.

[Signature]

6684-8
EXECUTIVE ORDER

SUPPLEMENTARY CODE OF FAIR COMPETITION

FOR THE

ELECTRICAL CONTRACTING DIVISION

OF THE

CONSTRUCTION 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, and pursuant to and in full compliance with the provisions of Section 6 of Article VIII of Chapter I of the Code of Fair Competition for the Construction Industry approved January 31, 1934, for approval of the Electrical Contracting Chapter of said Code, and hearings having been held thereon, and the Administrator having rendered his report containing an analysis of said Electrical Contracting Chapter and of said Code of Fair Competition as modified by the addition thereto of said Electrical Contracting Chapter, together with his recommendations and findings with respect thereto, and the Administrator having found that the said Electrical Contracting Chapter and the said Code of Fair Competition, as modified by the addition thereto of said Electrical Contracting Chapter, 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 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 Electrical Contracting Chapter be and it is hereby approved, and that the previous approval of said Code of Fair Competition for the Construction Industry is hereby modified to include an approval of said Code in its entirety as modified by the addition thereto of said Electrical Contracting Chapter.

Approval Recommended:

[Signature]

Administrator.

The White House

Apr. 14, 1934.
EXECUTIVE ORDER

CODE OF FAIR COMPETITION

FOR THE

HOUSEHOLD GOODS STORAGE & MOVING 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 Household Goods Storage & Moving Trade, and hearings having been held thereon, and the Administrator having rendered his report containing an analysis of the said Code of Fair Competition, together with his recommendations and findings with respect thereto, and the Administrator having found that the said Code of Fair Competition complies in all respects with the pertinent provisions of Title I of said Act, and that the requirements of clauses (1) and (2) of subsection (a) of Section 3 of said Act have been met:

NOW, THEREFORE, I, Franklin D. Roosevelt, President of the United States, pursuant to the authority vested in me by Title I of the National Industrial Recovery Act, approved June 16, 1933, and otherwise, do approve the report and recommendations and adopt the findings of the Administrator and do order that the said Code of Fair Competition be and it is hereby approved; provided, however, that the provisions of Article VII, Section 1, insofar as they prescribe a waiting period between the filing with the Administrative Boards and the effective date of revised price lists or revised terms and conditions of sale be and they are hereby stayed pending further order by the Administrator either within a period of sixty (60) days from the effective date of this
Code or after the completion of a study of open price associations now being conducted by the National Recovery Administration; and provided further it is understood that Article II, Section 1, taken in conjunction with Article II, Section 1 of the Code of Fair Competition for the Trucking Industry, is interpreted to mean that the question to be considered at the public hearing to be held prior to June 15, 1934, is whether or not vehicles engaged in the transportation of used household goods or used office furniture and equipment are to be included wholly or partly in the Code of Fair Competition for the Trucking Industry wholly or partly under this Code; and provided further that the provisions of Article II, Section 1(c) shall be stayed pending the public hearing to be held prior to June 15, 1934, and pending my further order.

[Signature]

Approval recommended:

[Signature]
Hugh T. Johnson
Administrator
The White House
April 19, 1934.
EXECUTIVE ORDER
SUPPLEMENTARY CODE OF FAIR COMPETITION
FOR THE
MASON CONTRACTORS DIVISION
OF THE
CONSTRUCTION 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, and pursuant to and in
full compliance with the provisions of Section 5 of Article VIII of
Chapter I of the Code of Fair Competition for the Construction Industry
approved January 31, 1934, for approval of the Mason Contractors
Chapter of said Code, and hearings having been held thereon, and the
Administrator having rendered his report containing an analysis of
said Mason Contractors Chapter and of said Code of Fair Competition
as supplemented by the addition thereto of said Mason Contractors
Chapter, together with his recommendations and findings with respect
thereof, and the Administrator having found that the said Mason
Contractors Chapter and the said Code of Fair Competition, as supple-
mented by the addition thereto of said Mason Contractors Chapter,
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 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 Mason Contractors
Chapter be and it is hereby approved, and that the previous approval
of said Code of Fair Competition for the Construction Industry is here-
by modified to include an approval of said Code in its entirety as
supplemented by the addition thereto of said Mason Contractors Chapter.

Approval Recommended:

[Signature]
Administrator.

The White House
April 19, 1934.
EXEClUTIVE ORDER
CODE OF FAIR COMPETITION
FOR THE
BARBER SHOP 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 Barber Shop 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 is hereby approved, subject to the following conditions:

That this Code, other than as shall be necessary to facilitate the accomplishment of the following requirements, shall not become effective as to any given trade area in the United States unless and until the following requirements shall have been fulfilled for each such trade area:

(1) The Code Authority shall have designated the boundaries of such trade area as provided in Article VI, Section 8, subsection (1) of the Code and the Administrator shall have approved same;

(2) The Code Authority shall have established a local Administrative Board for such trade area as provided in Article VI, Section 8, subsection (j) of the Code;

(3) The local Administrative Board for
such trade area shall have determined the uniform service names for barber services, definitions of said services, and the fair and reasonable minimum prices for the several services for such trade area; and shall have secured the approval of the Administrator thereto, as provided in Article VI, Section 8, subsection (1) of the Code.

(4) The Code Authority shall have entered into a price stabilization agreement in such trade area with the President of the United States, the Local Administrative Board, and not less than seventy per cent (70%) of the members of the Trade in such trade area.

(5) The Administrator shall have approved such agreement or an agreement entered into by a lesser percentage of members of the Trade than hereinabove provided in the discretion of
the Administrator. The Code shall become fully effective in such trade area or subdivisions thereof upon such approval.

Prior to the full effectiveness of the Code in any given trade area or subdivisions thereof any member of the Trade within such trade area or subdivisions thereof who has signed such agreement, and who certifies to the local Administrative Board, that he is complying with the requirements of said Code, including proposed prices for said trade area or subdivisions thereof, shall be entitled while so complying to make full use of the appropriate National Recovery Administration Code Insignia.

[Signature]

Approval recommended:

[Signature]

Administrator

The White House

April 15, 1934.
EXECUTIVE ORDER

Amendments to the Code of Fair Competition for the Distilled Spirits Rectifying Industry

A recommendation having been made by the Code Authority pursuant to the Code of Fair Competition for the Distilled Spirits Rectifying Industry and pursuant to and in full compliance with the provisions of Title I of the National Industrial Recovery Act, approved June 16, 1933, for amendment of the Code, as heretofore approved by me, and for the modification of my approval of said Code of Fair Competition accordingly, and a public hearing having been held thereon by the Federal Alcohol Control Administration, and the Federal Alcohol Control Administration having rendered its report recommending said amendments, which will permit members of the Distilled Spirits Rectifying Industry to bottle distilled spirits without rectification and will prohibit the acquisition and sale of all distilled spirits or other alcoholic beverages produced, transported, imported, or at any time bought, sold or delivered in violation of any law, except in accordance with regulations of the Federal Alcohol Control Administration:

NOW, THEREFORE, I, Franklin D. Roosevelt, President of the United States, pursuant to the authority vested in me by Title I of the National Industrial Recovery Act, approved June 16, 1933, and otherwise, do adopt and approve the report of the Federal Alcohol Control Administration recommending the approval of the aforesaid Amendments, and do order that the Code of Fair Competition for the Distilled Spirits Rectifying Industry be amended accordingly and do hereby modify the Executive Order of December 9, 1933, approving said Code accordingly.

The White House
April 26, 1934.

[Signature]
AMENDMENTS TO THE CODE OF FAIR COMPETITION
for the
DISTILLED SPIRITS RECTIFYING INDUSTRY

Article II - Definitions

Section 1 (d), strike out and insert in lieu thereof the following:

(d) The terms "distilled spirits rectifying industry," and
"industry" mean: (1) the purifying, mixing, blending, flavoring,
coloring or quick aging of distilled spirits (except by a member
of the distilled spirits industry as defined in the Code of Fair
Competition for said industry); and (2) the bottling, reduction
of proof, warehousing or other handling or distribution of any
distilled spirits by a member of the industry, as defined in (1)
above.

Section 1 (g), strike out and insert in lieu thereof the following:

(g) The term "rectified product" means any distilled spirits
produced and/or bottled by a member of the industry.

Article VI - Source of Supply

Section 1, strike out and insert in lieu thereof the following:

Section 1. No member of the industry shall acquire or sell
distilled spirits or any other alcoholic beverage produced,
transported, imported, or at any time bought, sold or delivered
in violation of any law of the United States, or of any State
or political subdivision thereof, except in accordance with
such regulations as the Administration may from time to time
prescribe; and no member of the industry shall acquire distilled
spirits or any other alcoholic beverage from any source other
than a person who holds in full force and effect a permit issued
under the Alcoholic Beverage Code of Fair Competition applicable
to such person, if such Code requires such a permit, except in
accordance with such regulations as the Administration may from
time to time prescribe.
Article VII - Bottling

Section 1. strike out and insert in lieu thereof the following:

Section 1. Members of the industry shall sell or dispose of distilled spirits in bottles only, except in case of sales to rectifiers or to dispensaries or other agencies operated and maintained by any State or political subdivision thereof, or for export, or for shipments in bond. Nothing in this section shall restrict the sale or other disposition of warehouse receipts covering distilled spirits in bond, provided such receipts require the bottling of the distilled spirits prior to or after tax payment and prior to shipment by the warehouseman.
Approval of Code of Fair Competition
for the Linseed Oil Manufacturing Industry

WHEREAS, the Secretary of Agriculture and the Administrator of the National Industrial Recovery Act having rendered their separate reports and recommendations and findings on the provisions of said Code, coming within their respective jurisdictions, as set forth in the Executive Order No. 6188 of June 26, 1933, as supplemented by Executive Order No. 6207 of July 21, 1933, Executive Order No. 6345 of October 20, 1933, and Executive Order No. 6551 of January 1934;

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 Linseed Oil Manufacturing 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; and,

6. Three months after the effective date of this Code, the Code Authority shall submit to the Administrator a study of the hours of labor, rates of pay, and other conditions of employment within this industry, with the view of revising the wages, hours,
and other conditions of employment as set forth in
this 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 approve said Code of Fair Competition
for the Linseed Oil Manufacturing Industry.

[Signature]
President of the United States

The White House,

April 24, 1934.
EXECUTIVE ORDER

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AUTHORIZATION TO APPOINT MISS HELEN WOODROW BONES

By virtue of the authority vested in me by the provisions of the last sentence of the eighth paragraph of subdivision second of section 2 of the Civil Service Act of January 16, 1933 (ch. 27, 22 Stat. 403, 404), it is hereby ordered that Miss Helen Woodrow Bones may be appointed to an appropriate position in the Department of State without compliance with the requirements of the civil-service rules.

[Signature]

THE WHITE HOUSE,

April 21, 1934.
EXECUTIVE ORDER

EXEMPTION OF CHARLES H. DEETZ FROM COMPULSORY RETIREMENT FOR AGE

WHEREAS section 204 of the act of June 30, 1932 (ch. 514, 47 Stat. 382, 404; 5 U.S.C., sec. 692b), provides:

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

AND WHEREAS the public interest requires that Charles H. Deetz, draftsman under the Coast and Geodetic Survey, Department of Commerce, who, during the current month, will reach the retirement age prescribed for automatic separation from the service, be exempted from the provisions of this section and continued in the service until May 1, 1935;

NOW, THEREFORE, by virtue of the authority vested in me by the aforesaid section, I do hereby exempt Charles H. Deetz from the provisions thereof and continue him in the service until May 1, 1935.

THE WHITE HOUSE,

April 23, 1954.
EXECUTIVE ORDER

EXEMPTION OF JOHN L. CRONE FROM COMPULSORY RETIREMENT FOR AGE

WHEREAS section 204 of the act of June 30, 1952 (ch. 514, 47 Stat. 582, 404; 5 USC., sec. 692b), provides:

"On and after July 1, 1952, no person rendering civilian service in any branch or service of the United States Government or the municipal government of the District of Columbia who shall have reached the retirement age prescribed for automatic separation from the service, applicable to such person, shall be continued in such service, notwithstanding any provision of law or regulation to the contrary: Provided, That the President may, by Executive Order, exempt from the provisions of this section any person when, in his judgment, the public interest so requires ** *

AND WHEREAS the public interest requires that John L. Crone, supervising inspector in the Bureau of Navigation and Steamboat Inspection, Department of Commerce, who, during the current month, will reach the retirement age prescribed for automatic separation from the service, be exempted from the provisions of this section and continued in the service until November 1, 1954;

NOW, THEREFORE, by virtue of the authority vested in me by the aforesaid section, I do hereby exempt John L. Crone from the provisions thereof and continue him in the service until November 1, 1954.

THE WHITE HOUSE, April 23, 1954.

6688
EXECUTIVE ORDER

TRANSFER OF FUNDS TO THE FEDERAL EMERGENCY RELIEF ADMINISTRATION FROM FUNDS ALLOCATED TO THE FEDERAL CIVIL WORKS ADMINISTRATION

By virtue of and pursuant to the authority vested in me by the act of February 15, 1934 (Public, No. 93, 73d Cong.), appropriating $950,000,000 to carry out the purposes of the Federal Emergency Relief Act of 1933 (ch. 30, 48 Stat. 55) and to continue the civil-works program, and for other purposes, there is hereby transferred to the Federal Emergency Relief Administration, to be available for expenditure during the fiscal year ending June 30, 1934, the sum of $75,000,000 from the sum of $450,000,000 heretofore allocated to the Federal Civil Works Administration from the said appropriation of $950,000,000.

THE WHITE HOUSE,
April 17, 1934.

[Signature]

6689
EXECUTIVE ORDER

DEFFERING EFFECTIVE DATE OF EXECUTIVE ORDER NO. 6614,
OF FEBRUARY 26, 1954

Pursuant to the last paragraph of Executive Order No. 6614, of February 26, 1954, transferring the functions of the War Department pertaining to national cemeteries and memorials in Europe to the American Battle Monuments Commission, it is ordered that the effective date of the said Executive order be, and it is hereby, deferred until May 21, 1954.

[Signature]

THE WHITE HOUSE,
April 25, 1954.
EXECUTIVE ORDER

AUTHORIZATION OF THE POSTMASTER GENERAL TO SUBMIT THE NAME OF ROBERT SHULTICE FOR NOMINATION AS POSTMASTER

The Postmaster General is hereby authorized to submit the name of Robert Shultice for nomination by the President as postmaster at Norfolk, Virginia, without regard to the provisions of Executive Order No. 6205 of July 12, 1933, relating to the appointment of postmasters of the first, second, and third classes.

THE WHITE HOUSE,

April 24, 1934.

[Signature]
EXECUTIVE ORDER

ESTABLISHING A MORE APPROPRIATE SEAL FOR
THE DEPARTMENT OF JUSTICE

WHEREAS section 3 of the act of February 22,
1849 (ch. LXI, 9 Stat. 347), provides:

"*** That all books, papers, documents,
and records in the War, Navy, Treasury, and Post-
Office Departments, and the Attorney-General's
office, may be copied and certified under seal
in the same manner as those in the State Depart-
ment may now by law be, and with the same force
and effect, and the said Attorney-General shall
cause a seal to be made and provided for his of-

dice, with such device as the President of the
United States shall approve;"

WHEREAS section 2 of the act of March 5, 1872
(ch. XXX, 17 Stat. 35), provides:

"That the seal heretofore provided for the
office of the Attorney-General shall be the seal
of the Department of Justice, with such change
in the device as the President of the United
States shall approve, and all books, papers,
documents, and records in said Department of
Justice may be copied and certified under seal
in the same manner as those in the State Depart-

ment, and with the same force and effect;"

WHEREAS a seal of more appropriate design than
that of the seal heretofore established for the De-
partment of Justice under the provisions of the afore-
said section 2 of the act of March 5, 1872, is desired;

WHEREAS there has been made a seal of the design
accompanying and forming a part of this order, which
design is described in heraldic terms as follows:

On a shield paleways of thirteen pieces
argent and gules, a chief azure, an eagle rising
and standing on the middle of the shield holding
in his dexter talon an olive branch consisting of
thirteen leaves and berries and in his sinister
talon thirteen arrows, all proper. In an arc
below the device the motto, "Qui Pro Domina
Justitia Sequitur." On an annulet surrounding
this device the words "Department of Justice"
and three mullets, all contained within a cored
dge.

When the device is rendered in colors the
background of the seal to be buff, the shield,
eagle, olive branch, and arrows as described
above, with the motto and annulet in blue and
the name of the Department, mullets, edges of
annulet, and cored edge in gold;

WHEREAS it appears that such seal is of appro-
priate design and the Attorney General has recommended
that it be approved by the President as the official
seal of the Department of Justice;

NOW, THEREFORE, by virtue of and pursuant to
the authority vested in me by the aforesaid section 2
of the act of March 5, 1872, I do hereby approve such
seal as the official seal of the Department of Justice.

Franklin D. Roosevelt

THE WHITE HOUSE,
April 27, 1934.
EXECUTIVE ORDER

CREATION OF THE COMMITTEE ON NATIONAL LAND PROBLEMS

WHEREAS it is deemed desirable and in the public interest that a comprehensive survey and study of our national land problems be made for the purposes of (1) improving practices in land utilization, (2) better balancing our agricultural production, (3) aiding in the solution of human problems in land use, and (4) developing a national land program; and

WHEREAS it is necessary and expedient that a committee be created to make such survey and study;

NOW, THEREFORE, by virtue of the authority vested in me as President of the United States, there is hereby created a committee which shall be known as the Committee on National Land Problems.

The members of the Committee shall be appointed by the President, and it shall be composed of one representative of each of the following:

Department of the Interior
Department of Agriculture
Federal Emergency Relief Administration

The Committee shall act in a capacity advisory to the President, and its members shall serve without compensation.

The Committee shall perform such functions and duties as may be necessary and as the President may prescribe to effectuate the purposes for which it is created.

THE WHITE HOUSE,

April 25, 1934.

[Signature]

6693
EXECUTIVE ORDER

ABOLISHMENT OF THE OFFICE OF THE ALIEN PROPERTY CUSTODIAN
AND TRANSFER OF ITS FUNCTIONS TO THE DEPARTMENT OF JUSTICE

WHEREAS section 16 of the act of March 5, 1953 (ch. 212, 47 Stat. 1469, 1517), provides for reorganizations within the executive branch of the Government, requires the President to investigate and determine what reorganizations are necessary to effectuate the purposes of section 16, and authorizes the President to make such reorganizations by Executive order; and

WHEREAS after investigation I find and declare that the abolition of the Office of the Alien Property Custodian and the transfer of its functions to the Department of Justice is necessary to effectuate the purposes of section 16;

NOW, THEREFORE, by virtue of and pursuant to the authority vested in me by the aforesaid section 16 of the act of March 5, 1953, it is hereby ordered as follows:

Abolishment of the Office and Transfer
of its Functions

1. The Office of the Alien Property Custodian is abolished, and the authority, rights, privileges, powers, and duties conferred and imposed on the Alien Property Custodian by law and/or Executive order are transferred to the Department of Justice, to be administered under the supervision of the Attorney General.

Transfer of Official Records,
Supplies and Equipment

2. The official records and papers on file in, and pertaining to the business of, the Office of the Alien Property Custodian, together with the supplies, furniture, equipment, and other property of the United States in use in such office are transferred to the Department of Justice.
Transfer of Personnel

5. (a) All officers and employees of the Office of the Alien Property Custodian are transferred to the Department of Justice, without loss of such civil service status as they may have. The duties and responsibilities of the positions to be occupied by them shall be established by the Attorney General and the compensation of such established positions shall be determined by the Civil Service Commission in accordance with the Classification Act of 1923, as amended.

(b) The officers and employees transferred to the Department of Justice hereunder who do not already possess a competitive classified civil service status appropriate for the position to which assigned shall not acquire such status by reason of such transfer except upon recommendation by the Attorney General to the Civil Service Commission, subject to such non-competitive tests of fitness as the Commission may prescribe; and no persons or employees other than attorneys so transferred may be retained in the Department of Justice without appropriate civil service status for a period longer than sixty days from the effective date of this order.

Transfer of Funds, Securities, Real Estate, and Other Property

4. (a) All funds, securities, choses in action, real estate, patents, trademarks, copyrights, and all other property of whatsoever kind, to which the Alien-Property Custodian has title or which are in his possession or control, or which are held in trust for the Alien Property Custodian, are hereby transferred to the Attorney General,
to be administered and disposed of by him as required by law. The Alien Property Custodian is hereby authorized and directed to execute all such deeds, conveyances, transfers, assignments, and other documents and to take all such steps as the Attorney General may deem necessary or proper to effectuate the provisions of this order.

(b) All expenses incurred by the Department of Justice in the administration of the "Trading with the Enemy Act", as amended, and in pursuance of this order, shall be paid out of the money or other property transferred under this section, or out of interest and other earnings thereof.

General Provisions

5. All Executive orders in so far as they are in conflict with the provisions of this order are revoked.

6. In accordance with law, this order shall become effective upon the sixty-first calendar day after its transmission to the Congress; Provided, That in case it shall appear to the President that the interests of economy require that the transfer be delayed beyond the date this order becomes effective, he may, in his discretion, fix a later date therefor, and he may for like cause further defer such date from time to time.

DONE IN TRIPlicate.

THE WHITE HOUSE,

May, 1934.
Administrator may establish for the period of such emergency a uniform guarantee and warranty applicable to the sale or offering for sale of any products of the trade; and provided further, that the provisions of Article VI, Section 2, insofar as they prescribe a waiting period between the filing with the Code Authority or its duly constituted agency and the effective date of revised price-lists, be and they are hereby stayed pending my further orders or the orders of the Administrator; and provided further, that within ninety (90) days of the approval of the Code, the Code Authority shall submit recommendations to the Administrator for the purpose of rendering the hour and wage provisions of this Code as consistent as possible with such provisions in codes of related trades.

Approval recommended:

[Signature]

Administrator.

The White House

May 1, 1934.
EXECUTIVE ORDER

VETERANS REGULATION NO. 9 (a)

PAYMENT OF BURIAL EXPENSES OF DECEASED WAR VETERANS

By virtue of the authority vested in me under section 17 of title I of the act entitled "An Act To maintain the credit of the United States Government", approved March 20, 1933 (Public No. 2, 73d Congress), the following regulation amending Veterans Regulation No. 9(b) is hereby prescribed:

1. Paragraph II of Veterans Regulation No. 9(b) is amended to read as follows:

"II. Where an honorably discharged veteran of any war or a veteran of any war in receipt of pension or compensation dies after discharge, the Administrator, in his discretion and with due regard to the circumstances in each case, shall pay, for burial and funeral expenses and transportation of the body (including preparation of the body) to the place of burial, a sum not exceeding $100 to cover such items and to be paid to such person or persons as may be prescribed by the Administrator. Burial allowance, or any part thereof, authorized under this regulation, shall not be payable if the veteran's net assets at the time of death, exclusive of debts and accrued pension, compensation, or insurance due at time of death, equal or exceed the sum of $1,000. The Administrator may, in his discretion, make contracts for burial and funeral services within the limits of the amount herein allowed without regard to the laws prescribing advertisement for proposals for supplies and services for the Veterans' Administration. No deduction shall be made from the sum allowed because of any contribution toward the burial and funeral (including transportation) which shall be
made by a State, county, or other political subdivision, lodge, union, fraternal organization, society or beneficial organization, insurance company, Workmen's Compensation Commission, State Industrial Accident Board, or employer, but the aggregate of the sums allowed from all sources shall not exceed the actual cost of the burial and funeral (including transportation)."

FRANKLIN D. ROOSEVELT.

The White House.

DONE IN TRIPlicate.

(Mo. 6695 )
EXECUTIVE ORDER

WITHDRAWAL OF PUBLIC LANDS FOR RESURVEY
CALIFORNIA

By virtue of and pursuant to the authority vested in me by the act of June 25, 1910 (ch. 421, 36 Stat. 847), as amended by the act of August 24, 1912 (ch. 369, 37 Stat. 497), and subject to the conditions therein expressed and to all valid existing rights, it is ordered that the public lands in the following-described townships in California be, and they are hereby, withdrawn from settlement, location, sale, or entry, pending a resurvey of said townships under the act of March 3, 1909 (ch. 271, 35 Stat. 845):

San Bernardino Meridian

Tps. 30 and 31 N., R. 1 E.
Tps. 29 and 30 N., R. 2 E.
Tps. 28 and 29 N., R. 3 E.

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

THE WHITE HOUSE,

May 2, 1934.
EXECUTIVE ORDER

ESTABLISHING RAILROAD VALLEY MIGRATORY BIRD REFUGE

NEVADA

By virtue of the authority vested in me as President of the United States, and in order to effectuate further the purposes of the Migratory Bird Conservation Act (c. 357, 46 Stat. 1222), it is hereby ordered that the public lands of the United States in the following-described area in Nye County, Nevada, be, and the same are hereby, reserved and set apart for the use of the Department of Agriculture as a refuge and breeding ground for wild birds and animals, subject to existing valid rights and an existing stock-driveway withdrawal:

Mount Diablo Meridian

T. 6 N., R. 55 E., unsurveyed, what will probably be,
when surveyed, secs. 1, 2, 11, and 12;
T. 7 N., R. 55 E., unsurveyed, what will probably be,
when surveyed, secs. 1, 2, 3;
secs. 10 to 16, inclusive; secs. 22 to 26, inclusive; and secs.
35 and 36.
T. 8 N., R. 55 E., secs. 1, 11, 12, and 13; sec. 14,
NE\(^2\), NE\(^2\)W\(^2\), SE\(^2\)W\(^2\), and SE\(^2\);
secs. 22 to 27, inclusive; and secs. 34, 35, and 36.
T. 9 N., R. 55 E., unsurveyed, what will probably be,
when surveyed, sec. 36.
T. 6 N., R. 56 E., secs. 1 to 13, inclusive; sec. 14, NE 1/4, NW 1/4, SE 1/4, and SE 1/4; sec. 15, all.

T. 7 N., R. 56 E., all.

T. 8 N., R. 56 E., all.

T. 9 N., R. 56 E., sec. 25, and secs. 31 to 36, inclusive.

T. 6 N., R. 57 E., unsurveyed, what will probably be, when surveyed, secs. 3 to 9, inclusive; secs. 16, 17, and 18.

T. 7 N., R. 57 E., sec. 2, NW 1/4; secs. 3 to 10, inclusive; secs. 15 to 22, inclusive; secs. 27 to 34, inclusive; and unsurveyed, what will probably be, when surveyed, sec. 1; sec. 2, NE 1/4 and SE 1/4; secs. 11, 12, 14, and 23.

T. 8 N., R. 57 E., secs. 1 to 11, inclusive; sec. 12, NW 1/4; secs. 14 to 23, inclusive; secs. 26 to 35, inclusive; and unsurveyed, what will probably be, when surveyed, sec. 12, NE 1/4 and SE 1/4; secs. 13, 24, 25, and 36.

T. 9 N., R. 57 E., secs. 31 to 36, inclusive.

It is unlawful within this reservation: (a) to hunt, trap, capture, willfully disturb, or kill any wild animal or bird of any kind whatever, to take or destroy the nests or eggs of any wild bird, to occupy or use any part of the reservation, or to enter thereon for any purpose, except under such rules and regulations as may be prescribed by the Secretary of Agriculture;
(b) to cut, burn, or destroy any timber, underbrush, grass, or other natural growth; (c) willfully to leave fire or to suffer it to burn unattended near any forest, timber, or other inflammable material; (d) after building a fire in or near any forest, timber, or other inflammable material, to leave it without totally extinguishing it; and (e) willfully to injure, molest, or destroy any property of the United States.

All persons are hereby informed that sections 52, 53 (as amended), and 54 (as amended) of the Criminal Code of the United States (secs. 106, 107, 145, title 18, U. S. C.), and section 14 of the Migratory Bird Conservation Act of February 18, 1929 (sec. 715m, title 16, U.S.C.) prescribe penalties for the commission of the offenses enumerated in the preceding paragraph.

This refuge shall be known as the Railroad Valley Migratory Bird Refuge.

THE WHITE HOUSE,

May 2, 1934.

[Signature]
EXECUTIVE ORDER

WITDRAWAL OF PUBLIC LAND FOR LOOKOUT STATION

CALIFORNIA

By virtue of and pursuant to 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. 569, 37 Stat. 497), and subject to the conditions therein expressed and to valid existing rights, it is ordered that the following-described public land in California be, and it is hereby, temporarily withdrawn from settle-
ment, location, sale, or entry for use for lookout-
station purposes in connection with cooperative forest-
protection work:

Mount Diablo Meridian

T. 21 N., R. 15 W., sec. 7, E1/2S1/2, 90 acres.

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

THE WHITE HOUSE,

May 7, 1934.

Franklin D. Roosevelt
EXECUTIVE ORDER

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CHANGES IN BOUNDARIES OF INTERNAL REVENUE COLLECTION DISTRICTS

ILLINOIS

By virtue of and pursuant to the authority vested in me by section 18 of title 26 of the United States Code, it is ordered that the counties of Henderson, Knox, Peoria, and Warren, at present included in the first internal revenue collection district of Illinois, be, and they are hereby, transferred to and made a part of the eighth internal revenue collection district of Illinois.

This order shall become effective July 1, 1934.

THE WHITE HOUSE,

May 3, 1934.
EXECUTIVE ORDER

 AMENDMENT OF EXECUTIVE ORDER NO. 6225, OF JULY 27, 1933, ESTABLISHING THE CENTRAL STATISTICAL BOARD

Executive Order No. 6225, of July 27, 1933, establishing the Central Statistical Board, is hereby amended to read as follows:

(1) By virtue of and pursuant to the authority vested in me under titles I and II of the National Industrial Recovery Act (ch. 90, 48 Stat. 195), there is hereby established a Central Statistical Board (hereinafter referred to as "the Board"), which shall be composed of a chairman to be appointed by the President; one representative to be designated by each of the following officers from one of the statistical agencies under his direction:

The Secretary of the Interior,
The Secretary of Agriculture,
The Secretary of Commerce,
The Secretary of Labor,
The Governor of the Federal Reserve Board,
The Administrator for Industrial Recovery;
one representative to be designated by the Committee on Government Statistics and Information Services; and such other persons as these representatives may from time to time elect to full or limited membership, provided that the total number of members of the
Board shall not exceed 17.

(2) The Board shall be concerned with all statistical services in the United States which are useful for carrying out the purposes of the National Industrial Recovery Act, including both those services conducted by or subject to the supervision of the Federal Government and those conducted by other public or private agencies.

(3) The Board shall plan and promote the improvement, development, and coordination of the services specified in paragraph (2) and shall plan and promote economy and the elimination of unnecessary duplication in such services.

(4) The Board may undertake statistical activities of an experimental character and may collect, analyze, and publish data concerning the statistical services specified in paragraph (2); but the Board itself shall not engage in any other statistical services.

(5) The Board may make an investigation of any statistical service specified in paragraph (2), either on request of the agency conducting or supervising such service, or on its own motion with the consent of such agency. After making such investigation, the Board may, with the consent of the agency concerned, publish or communicate to interested parties its findings of fact, conclusions, and recommendations with respect to such service.

(6) In respect to any of the statistical services specified in paragraph (2), the Board may re-
request from any Federal agency information, papers, reports, and access to records concerning any existing or proposed statistical work of that agency or subject to its supervision; and such agency is requested to comply with any such request the Board shall make.

(7) Nothing in this order shall be construed to prevent any statistical agency from publishing its own findings of fact, interpretations thereof, or opinions based thereon.

(8) The Board is hereby authorized to appoint, employ, and fix the compensation of such officers, agents, and employees (subject to the provisions of Executive Order No. 6440, of November 18, 1933, as amended), and to make such expenditures of the funds made available to it, as it may require in the exercise of its powers and the discharge of its duties.

(9) The Federal Emergency Administrator of Public Works is hereby directed to allot to the Board, in addition to the allotment of $20,000 already made, such funds as in the opinion of the Director of the Budget may be necessary to provide adequately for carrying out the purposes and provisions of this order.

THE WHITE HOUSE,

May 7, 1934.
EXECUTIVE ORDER

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AUTHORIZATION TO APPOINT MRS. ELIZABETH W. HERDE

By virtue of the authority vested in me by the provisions of the last sentence of the eighth paragraph of subdivision second of section 2 of the Civil Service Act of January 16, 1883 (ch. 27, 22 Stat. 403, 404), it is hereby ordered that Mrs. Elizabeth W. Herde, widow of George F. Herde, who died in November 1923 while serving as an examiner in the Federal Trade Commission, may be appointed to a clerical position in the Federal Trade Commission without compliance with the requirements of the civil-service rules.

THE WHITE HOUSE,

May 7, 1924.

[Signature]
EXECUTIVE ORDER

EXEMPTION OF HERMAN M. UNDERWOOD FROM COMPULSORY RETIREMENT FOR AGE

WHEREAS section 204 of the act of June 50, 1952 (ch. 514, 47 Stat. 582, 404; 5 USC., sec. 692b), provides:

"On and after July 1, 1952, no person rendering civilian service in any branch or service of the United States Government or the municipal government of the District of Columbia who shall have reached the retirement age prescribed for automatic separation from the service, applicable to such person, shall be continued in such service, notwithstanding any provision of law or regulation to the contrary; Provided. That the President may, by Executive Order, exempt from the provisions of this section any person when, in his judgment, the public interest so requires * * * ."

AND WHEREAS the public interest requires that Herman M. Underwood, associate engineer in the Engineer Department at Large, War Department, Newark, New Jersey, who, during the current month, will reach the retirement age prescribed for automatic separation from the service, be exempted from the provisions of this section and continued in the service until October 1, 1954;

NOW, THEREFORE, by virtue of the authority vested in me by the aforesaid section, I do hereby exempt Herman M. Underwood from the provisions thereof and continue him in the service until October 1, 1954.

THE WHITE HOUSE,

May 7, 1954.

[Signature]
EXECUTIVE ORDER

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EXEMPTION OF THEODORE A. HOSTETLER FROM COMPULSORY RETIREMENT FOR AGE

WHEREAS section 204 of the act of June 30, 1932 (ch. 514, 47 Stat. 582, 404; 5 USC., sec. 692b), provides:

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

AND WHEREAS the public interest requires that Theodore A. Hostetler, Solicitor of the Patent Office, Department of Commerce, who, during the current month, will reach the retirement age prescribed for automatic separation from the service, be exempted from the provisions of this section and continued in the service until June 1, 1955;

NOW, THEREFORE, by virtue of the authority vested in me by the aforesaid section, I do hereby exempt Theodore A. Hostetler from the provisions thereof and continue him in the service until June 1, 1955.

THE WHITE HOUSE,

May 7, 1954.
EXECUTIVE ORDER

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WITHDRAWAL OF PUBLIC LAND FOR LOOKOUT STATION

WASHINGTON

By virtue of and pursuant to the authority vested in me by the act of June 25, 1910 (ch. 421, 36 Stat. 847), as amended by the act of August 24, 1912 (ch. 369, 37 Stat. 497), and subject to the conditions therein expressed and to valid existing rights, it is ordered that the following-described public land in Washington be, and it is hereby, temporarily withdrawn from settlement, location, sale, or entry for use by the Department of Agriculture as a fire-lookout site in connection with the administration of the Colville National Forest:

WILLAMETTE MERIDIAN

T. 38 N., R. 39 E., sec. 18, W 1/2 of lot 1, 20 acres.

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

THE WHITE HOUSE,

May 8, 1934.
EXECUTIVE ORDER


WHEREAS, the Secretary of Agriculture and the Administrator of the National Industrial Recovery Act having rendered their separate reports and recommendations and findings on the provisions of said code, coming within their respective jurisdictions, as set forth in the Executive Order dated January 8, 1934, amending Executive Order No. 6188 of June 26, 1933, as supplemented by Executive Order No. 6207 of July 21, 1933, and Executive Order No. 6345 of October 20, 1933.

NOW, THEREFORE, I, Franklin D. Roosevelt, President of the United States, pursuant to the authority vested in me by Title I of the National Industrial Recovery Act, approved June 16, 1933, and otherwise, do hereby 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 Country Grain Elevator Industry of the United States; 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 Country Grain Elevator Industry of the United States.

Franklin D. Roosevelt
President of the United States.

The White House.
May 8, 1934.
EXECUTIVE ORDER

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WITHDRAWAL OF PUBLIC LAND FOR LOOKOUT STATION
CALIFORNIA

By virtue of and pursuant to 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. 569, 37 Stat. 497), and subject to the conditions therein expressed and to valid existing rights, it is ordered that the following-described public land in California be, and it is hereby, temporarily withdrawn from settlement, location, sale, or entry for use for lookout-station purposes in connection with cooperative forest-protection work:

Mount Diablo Meridian

T. 21 N., R. 15 W., sec. 7, NW¼ SE¼, 40 acres.

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


THE WHITE HOUSE,

May 6, 1934.

[Signature]
EXECUTIVE ORDER

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

MONTANA

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

Montana Principal Meridian

T. 22 N., R. 23 E., secs. 5 to 8, inclusive; secs. 16 and 17; secs. 20 to 28, inclusive; secs. 35 to 36.

T. 21 N., R. 24 E., secs. 1 to 5, inclusive; sec. 12.

T. 22 N., R. 24 E., sec. 26;
secs. 29 to 36, inclusive.

T. 21 N., R. 25 E., secs. 1 to 6, inclusive; secs. 9 to 12, inclusive.

T. 22 N., R. 25 E., secs. 31 to 33, inclusive.

T. 21 N., R. 26 E., secs. 6 to 10, inclusive; sec. 12;
secs. 15 to 18, inclusive; sec. 22.

T. 21 N., R. 27 E., secs. 7 to 9, inclusive; secs. 17 to 18.

T. 21 N., R. 28 E., secs. 13 to 15, inclusive.

T. 22 N., R. 28 E., sec. 35.

T. 18 N., R. 29 E., sec. 2;
secs. 11 to 13, inclusive.
T. 19 N., R. 29 E., sec. 1.
T. 20 N., R. 29 E., secs. 34 to 36.
T. 21 N., R. 29 E., sec. 22;
secs. 30 and 31.
T. 18 N., R. 30 E., sec. 6.
T. 19 N., R. 30 E., sec. 12.
T. 20 N., R. 30 E., sec. 17;
sec. 20.
T. 21 N., R. 30 E., sec. 24;
sec. 26.
T. 22 N., R. 30 E., sec. 1.
T. 20 N., R. 31 E., sec. 6;
secs. 29 and 30.
T. 22 N., R. 31 E., secs. 5 and 6;
secs. 8 and 9;
secs. 14 to 16;
secs. 22 to 24;
sec. 27.
T. 23 N., R. 31 E., sec. 30 to 32, inclusive.
T. 22 N., R. 32 E., sec. 14;
sec. 34.
T. 21 N., R. 33 E., sec. 4;
sec. 13.
T. 23 N., R. 33 E., sec. 36.
T. 22 N., R. 34 E., secs. 18 and 19;
secs. 30 and 31.
T. 23 N., R. 34 E., secs. 22 and 23;
sec. 27;
sec. 29.
T. 22 N., R. 35 E., sec. 11.
T. 21 N., R. 36 E., secs. 1 to 3, inclusive;
secs. 10 to 12, inclusive.
T. 22 N., R. 36 E., secs. 3 to 5, inclusive;
sec. 11;
sec. 20;
sec. 25;
sec. 30.
T. 23 N., R. 36 E., sec. 13;
sec. 24.
T. 21 N., R. 37 E., sec. 1;
sec. 61;
secs. 12 to 14, inclusive.
T. 22 N., R. 37 E., secs. 2 to 4, inclusive;
sec. 33.
T. 23 N., R. 37 E., sec. 1;
secs. 9 and 10;
secs. 12 to 14, inclusive;
secs. 16 to 20, inclusive;
sec. 35.
T. 21 N., R. 38 E., sec. 4;
secs. 7 and 8;
sec. 16.
T. 22 N., R. 38 E., sec. 12;
sec. 15;
sec. 22;
sec. 26;
sec. 35.
T. 23 N., R. 38 E., secs. 2 and 3;
sec. 6;
sec. 9.
T. 24 N., R. 38 E., secs. 35 and 36.
T. 22 N., R. 39 E., sec. 31;
sec. 10;
secs. 14 and 15;
secs. 19 and 20.
T. 23 N., R. 39 E., sec. 23;
sec. 30.
T. 24 N., R. 39 E., secs. 1 and 2;
secs. 11 to 14, inclusive;
secs. 16 and 17;
sec. 20;
secs. 22 and 23;
secs. 29 to 31, inclusive.
T. 25 N., R. 39 E., secs. 1 to 3, inclusive;
secs. 10 to 15, inclusive.
T. 26 N., R. 39 E., secs. 34 to 36, inclusive.
T. 22 N., R. 40 E., secs. 2 to 4, inclusive.
T. 23 N., R. 40 E., sec. 14;
secs. 18 and 19;
sec. 23;
sec. 26;
sec. 29;
sec. 33;
sec. 35.
T. 24 N., R. 40 E., sec. 5.
T. 25 N., R. 40 E., secs. 18 and 19;
sec. 30.
T. 26 N., R. 40 E., sec. 21;
secs. 23 and 24;
secs. 28 to 32, inclusive.
T. 23 N., R. 41 E., sec. 6.
T. 24 N., R. 41 E., sec. 4;
sec. 9;
secs. 15 and 16;
sec. 36.
T. 26 N., R. 41 E., secs. 1, 2, 3, 10, 11 and 12;
sec. 18.
T. 27 N., R. 41 E., secs. 34 and 35.
T. 27 N., R. 42 E., secs. 31 and 32.
T. 20 N., R. 42 E., sec. 11;
sec. 23;
secs. 25 and 26.
T. 21 N., R. 42 E., secs. 1 and 2;
secs. 11 to 14, inclusive.
T. 22 N., R. 42 E., sec. 4;
secs. 9 and 10;
sec. 15;
secs. 27 and 28;
secs. 34 and 35.
T. 23 N., R. 42 E., sec. 1;
seo. 7 and 8;
sec. 12;
sec. 18 and 19;
sec. 25.

T. 24 N., R. 42 E.,
sec. 10 and 11;
sec. 14 and 15;
sec. 26.

T. 25 N., R. 42 E.,
sec. 15;
sec. 19;
sec. 30.

T. 26 N., R. 42 E.,
sec. 5 to 8, inclusive;
sec. 17;
sec. 20;
sec. 29;
sec. 33.

T. 20 N., R. 43 E.,
sec. 17.

T. 21 N., R. 43 E.,
seo. 3 to 5, inclusive;
sec. 9;
sec. 22;
seo. 26 to 28, inclusive;
seo. 31 and 32.

T. 22 N., R. 43 E.,
seo. 5;
seo. 8 and 9;
seo. 16 and 17;
seo. 20 and 21;
seo. 27 to 29, inclusive;
seo. 32 to 35, inclusive.

T. 23 N., R. 43 E.,
seo. 16 to 18, inclusive;
seo. 20 and 21;
seo. 29 to 33, inclusive.

T. 24 N., R. 43 E.,
seo. 20;
seo. 29;
seo. 31 and 32.

T. 33 N., R. 32 E.,
seo. 26.

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

Timothy W. Reesche

THE WHITE HOUSE,
MAY 9, 1934.
EXECUTIVE ORDER

Authorizing and directing John Dickinson, Assistant Secretary of Commerce, to perform the duties of the Director of the Bureau of Foreign and Domestic Commerce, in case of absence, resignation, etc., of the Director of said Bureau.

Under the authority vested in me by Section 179 of the Revised Statutes (U. S. Code, Title 5, Section 6), I hereby authorize and direct John Dickinson, Assistant Secretary of Commerce, to perform the duties of the Director of the Bureau of Foreign and Domestic Commerce of the Department of Commerce in case of the resignation, absence, or sickness of the Director of said Bureau until the sickness or absence of the incumbent shall cease or in the event of resignation until a successor shall have been appointed.

The White House,  

[Signature]

[Date] 1934.
EXECUTIVE ORDER

MAKING CERTAIN FUNDS AVAILABLE TO THE FEDERAL EMERGENCY RELIEF ADMINISTRATION FOR THE FISCAL YEAR 1934.

By virtue of and pursuant to the authority vested in me by the act of February 15, 1934 (Public No. 93, 73d Cong.), appropriating $950,000,000 to carry out the purposes of the Federal Emergency Relief Act of 1933 (ch. 30, 48 Stat. 55), and to continue the civil-works program, and for other purposes, there is hereby made available to the Federal Emergency Relief Administration for expenditure during the fiscal year ending June 30, 1934, the sum of $100,000,000 from the sum of $350,000,000 allocated by Executive Order No. 6603, of February 15, 1934, to the said Administration for expenditure during the fiscal year ending June 30, 1935.

THE WHITE HOUSE,
May 15, 1934.
EXECUTIVE ORDER

AMENDMENT OF EXECUTIVE ORDER NO. 6354 OF OCTOBER 23, 1933,
PREScribing RULES AND REGULATIONS UNDER THE NATIONAL
INDUSTRIAL RECOVERY ACT.

By virtue of and pursuant to the authority vested in
me under Title I of the National Industrial Recovery Act
of June 16, 1933 (c. 90, 48 Stat. 195), and in order to
effectuate the purposes of said Title, Executive Order No.
6354 of October 23, 1933, prescribing rules and regulations
under the National Industrial Recovery Act is hereby amended
by striking out the paragraph numbered 1 thereof and inserting
in its stead the following paragraph:

"Employers engaged only locally in retail trade
or local service trades or industries who operate not more
than three establishments and whose place or places of business
is or are located in a town or towns each of less than 2,500
population and not in the immediate trade area of a city or
town of larger population, as determined by the Administrator,
are exempted from those provisions of the President’s Reemplo-
ment Agreement and those provisions of approved codes of fair
competition which relate to hours of employment, rates of pay,
the minimum prices at which merchandise may be sold or services
performed, and the collection of assessments, except in so far
as any such employer shall after the effective date of this
order signify to the Administrator his intention to be bound by
such provisions. This exemption is intended to relieve small
business enterprises in small towns from fixed obligations
which might impose exceptional hardship; but all such enterprises are expected to conform to the fullest extent possible with the requirements which otherwise would be obligatory upon them."

The Administrator for Industrial Recovery is hereby authorized to prescribe such rules and regulations as he may deem necessary to carry out the provisions of said paragraph numbered 1 of Executive Order No. 6354 as amended by this order.

THE WHITE HOUSE,

May 15, 1934.

[Signature]

Franklin D. Roosevelt
EXECUTIVE ORDER

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PRESCRIBING A REGULATION PROHIBITING DISMISSAL OF EMPLOYEES FOR REPORTING ALLEGED VIOLATIONS OF CODES OF FAIR COMPETITION

By virtue of and pursuant to the authority vested in me under title I of the National Industrial Recovery Act of June 18, 1933 (ch. 90, 48 Stat. 195), and in order to effectuate the purposes of said title, I hereby prescribe the following rule and regulation:

No employer subject to a code of fair competition approved under said title shall dismiss or demote any employee for making a complaint or giving evidence with respect to an alleged violation of the provisions of any code of fair competition approved under said title.

All persons are hereby informed that section 10(a) of the National Industrial Recovery Act prescribes a fine not to exceed five hundred dollars ($500) or imprisonment not to exceed six (6) months, or both, for the violation of any rule or regulation prescribed under the authority of said section 10(a).

THE WHITE HOUSE,

May 5, 1934.
EXECUTIVE ORDER

PRESCRIBING RULES AND REGULATIONS FOR THE INTERPRETATION AND APPLICATION OF CERTAIN LABOR PROVISIONS OF CODES OF FAIR COMPETITION AS THEY MAY AFFECT CERTAIN HOMEWORKERS.

In Codes of Fair Competition heretofore or hereafter approved, which provide for the abolition of homework, the question has arisen or may arise as to whether the abolition of homework has precluded certain persons who are incapacitated for factory work from their former opportunities for obtaining employment.

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

I, FRANKLIN D. ROOSEVELT, President of the United States, do hereby order that no provision of any Code of Fair Competition heretofore or hereafter approved pursuant to said Title of said Act, shall be so construed or applied as to violate the following rules and regulations which are hereby promulgated and prescribed, to-wit:

1. A person may be permitted to engage in homework at the same rate of wages as is paid for the same type of work performed in the factory or other regular place of business if a certificate is obtained from the State authority or other officer designated by the United States Department of Labor, such certificate to be granted in accordance with instructions issued by the United States Department of Labor, provided
(a) Such person is physically incapacitated for work in a factory or other regular place of business and is free from any contagious disease; or

(b) Such person is unable to leave home because his or her services are absolutely essential for attendance on a person who is bedridden or an invalid and both such persons are free from any contagious disease.

2. Any employer engaging such a person shall keep such certificate on file and shall file with the Code Authority for the trade or industry or subdivision thereof concerned the name and address of each worker so certificated.

This Order shall become effective immediately and shall be binding upon all trades, industries or subdivisions thereof and members thereof subject to Codes of Fair Competition in which homework is prohibited, and, to the extent necessary to permit the full application and operation of the foregoing rules and regulations, shall operate as a condition upon any previous order approving any Code of Fair Competition under Title I of the National Industrial Recovery Act, and shall remain in effect until revoked or modified by further order or by order of the Administrator for Industrial Recovery; provided, however, that this Order shall not apply to or affect Codes of Fair Competition heretofore or hereafter approved for food or allied products trades, industries or subdivisions thereof, which contain provisions prohibiting the manufacture and/or processing of food products in homes.

[Signature]

Approval Recommended:

[Signature]

Administrator for Industrial Recovery.

The White House

May 5, 1934.
EXECUTIVE ORDER
SUPPLEMENTAL CODE OF FAIR COMPETITION
FOR THE
PLUMBING CONTRACTING DIVISION
OF THE
CONSTRUCTION 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, and pursuant to and in full compliance with the provisions of Section 5 of Article VIII of Chapter I of the Code of Fair Competition for the Construction Industry approved January 51, 1934, for approval of the Plumbing Contracting Chapter of said Code, and hearings having been held thereon, and the Administrator having rendered his report containing an analysis of said Plumbing Contracting Chapter and of said Code of Fair Competition as modified by the addition thereto of said Plumbing Contracting Chapter, together with his recommendations and findings with respect thereto, and the Administrator having found that the said Plumbing Contracting Chapter and the said Code of Fair Competition, as modified by the addition thereto of said Plumbing Contracting Chapter, 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 5 of the said Act have been met:

NOW, THEREFORE, I, Franklin D. Roosevelt, President of the United States, pursuant to the authority vested in me by Title I of the National Industrial Recovery Act, approved June 16, 1933, and otherwise, do adopt and approve the report, recommendations and findings of the Administrator and do order that the said Plumbing Contracting Chapter be and it is hereby approved, and that the previous approval of said Code of Fair Competition for the Construction Industry is hereby modified to include an approval of said Code in its entirety as modified by the addition thereto of said Plumbing Contracting Chapter;

PROVIDED, however, that with reference to Article III, Section 1, of this Chapter, the approval herein given is on condition that the Administrator may review or reconsider the provisions of this Section 1 at any time within a period of one hundred and eighty (180) days from the effective date of this Chapter, and, upon the basis of such reports, studies or hearings as he may obtain or conduct, may require such modification of, or make such
other determination with respect to, the provisions of this Section as he shall by his further order direct; and provided further, that if it shall be represented to the Administrator and he shall determine that the provisions of this section impose undue hardship upon employers or employees or both, within any region or locality, he may at any time grant such stay of or exemption from the provisions of this section within such region or locality as he may determine is necessary to effectuate the policy declared by Title I of the National Industrial Recovery Act.

Approval Recommended:

[Signature]

Administrator

The White House

May 15, 1934.
EXECUTIVE ORDER

Authorization of Committee on the Judiciary of the House
of Representatives to inspect tax returns

By virtue of the authority vested in me by section 257(a) of the Revenue Act of 1926 (ch. 27, 44 Stat. 9, 51), section 55 of the Revenue Act of 1928 (ch. 852, 45 Stat. 791, 809), and section 55 of the Revenue Act of 1932 (ch. 209, 47 Stat. 169, 189), it is hereby ordered that tax returns shall be open to inspection by the Committee on the Judiciary of the House of Representatives authorized by House Resolution 145, Seventy-third Congress, to investigate the conduct of equity and bankruptcy receiverships in Federal courts, such inspection to be in accordance and upon compliance with the rules and regulations prescribed by the Secretary of the Treasury and approved by the President under date of December 13, 1932, as amended under date of August 3, 1933, as further amended under date of October 19, 1933, and as further amended this date.

THE WHITE HOUSE,

May 7, 1934.
EXECUTIVE ORDER

CORRECTION OF DESCRIPTION OF THE CORUNDU
MILITARY RESERVATION

CANAL ZONE

WHEREAS certain lands situated in the Canal Zone were by Executive Order No. 3207 of December 30, 1919, set apart and assigned to the uses and purposes of a military reservation under the jurisdiction of the Secretary of War, which reservation is known as the Corundu Military Reservation and includes Fort Clayton, the Panama Arsenal, the Engineer Depot, the Post of Corozal, and Albrook Field; and

WHEREAS a recent survey of the said reservation has revealed errors and inaccuracies in the description thereof as contained in the said Executive Order;

NOW, THEREFORE, by virtue of and pursuant to the authority vested in me as President of the United States, it is ordered that the description of the Corundu Military Reservation be, and it is hereby, corrected to read as follows:

PARCEL NO. 1

Beginning at a point marked by a 1½ in. g.i.pipe, painted MIL. RES. set in a concrete base, referred to as monument No. 55, which monument is situated in the eastern boundary line of the Canal Zone between Canal Zone boundary monuments Nos. 88 and 89, the geographic position of which, referred to the Canal Zone triangulation system, is in latitude 9° 01' N. plus 6,041.0 ft. and longitude 79° 51' W. plus 3,586.9 ft. from Greenwich.

Thence from said initial point, by metes and bounds,

West, 218.6 ft. to monument No. 1, similar to the one described above, on a hillside in an open field,
the geographic position of which is in latitude 90 01' N. plus 6,041.0 ft. and longitude 790 31' W. plus 3,805.5 ft.;

South, 890 59' W., 249.6 ft., to monument No. 2, similar to the above, on the eastern bank of a branch of the Rio Abajo, the geographic position of which is in latitude 90 01' N. plus 6,041.0 ft. and longitude 790 31' W. plus 4,055.1 ft.;

West, 1,266.4 ft., to monument No. 3, similar to the above, on the east side of the Porto Bello Trail, the geographic position of which is in latitude 90 01' N. plus 6,040.9 ft. and longitude 790 31' W. plus 5,321.5 ft.;

West, 839.2 ft., to monument No. 4, similar to the above, on the east side of the Macomba Trail, the geographic position of which is in latitude 90 01' N. plus 6,040.9 ft. and longitude 790 32' W. plus 146.5 ft.;

West, 2,055.2 ft., to monument No. 5, similar to the above, on top of a ridge east of the Rio Corunda, the geographic position of which is in latitude 90 01' N. plus 6,040.9 ft. and longitude 790 32' W. plus 2,003.7 ft.;

West, 2,952.9 ft., to monument No. 6, which is a ¼ in. copper plug set in a 10 in. square concrete block, on top of a high hill west of the east fork of the Rio Cardenas, the geographic position of which is in latitude 90 01' N. plus 6,041.0 ft. and longitude 790 33' W. plus 5,156.6 ft.;

North, 890 59' W., 2,504.1 ft., to monument No. 7, which is a 1½ in. S.I. pipe set in concrete, on the side of a hill, the geographic position of which is in latitude 90 01' N. plus 6,042.1 ft. and longitude 790 33' W. plus 1,648.5 ft.;
North, 89° 59' W., 1,360.5 ft., to monument No. 8, similar to the above, on the side of a high hill, the geographic position of which is in latitude 9° 01' N. plus 6,042.5 ft. and longitude 79° 33' W. plus 3,009.0 ft.;

North, 89° 57' W., 1,255.0 ft., to monument No. 9, similar to the above, at the east side of a trail running along the east bank of the Rio Cardenas, the geographic position of which is in latitude 9° 01' N. plus 6,043.4 ft. and longitude 79° 33' W. plus 4,264.1 ft.;

South, 89° 46' W., 200.3 ft., to monument No. 10, similar to the above, on the west bank of the Rio Cardenas, the geographic position of which is in latitude 9° 01' N. plus 6,042.6 ft. and longitude 79° 33' W. plus 4,464.3 ft.;

North, 89° 55' W., 413.3 ft., to monument No. 11, similar to the above, on a small hill, the geographic position of which is in latitude 9° 01' N. plus 6,043.1 ft. and longitude 79° 33' W. plus 4,877.6 ft.;

North, 89° 57' W., 1,255.1 ft., to monument No. 12, similar to the above, on the edge of a high hill and 20 ft. north of the Boundary Trail, the geographic position of which is in latitude 9° 01' N. plus 6,044.2 ft. and longitude 79° 34' W. plus 120.6 ft.;

North, 89° 56' W., 172.7 ft., to monument No. 13, similar to the above, on the same hill and at the north side of the Boundary Trail, the geographic position of which is in latitude 9° 01' N. plus 6,044.4 ft. and longitude 79° 34' W. plus 293.2 ft.;

North, 89° 47' W., 1,231.5 ft., to monument No. 14, similar to the above, in rock bed of the east fork of the Rio Guana-
bene, the geographic position of which is in latitude
9° 02' W. plus 1.6 ft. and longitude 79° 34' W. plus
1,534.7 ft.;

West, 874.6 ft. to monument No. 15, similar to the above,
on the southern slope of a steep rocky hill, north of
the Boundary Trail, the geographic position of which
is in latitude 9° 02' W. plus 1.6 ft. and longitude
79° 34' W. plus 2,399.6 ft.;

North, 89° 55' W., 2,131.8 ft., to monument No. 16, similar
to the above, on the west bank of the west fork of
the Rio Guanabaco, the geographic position of which is
in latitude 9° 02' W. plus 4.1 ft. and longitude 79°
34' W. plus 4,531.3 ft.;

North, 89° 49' W., 1,015.2 ft., to monument No. 17, similar
to the above, about 30 ft. west of the Panana-Cruces
Trail, the geographic position of which is in latitude
9° 02' W. plus 7.4 ft. and longitude 79° 34' W. plus
5,546.5 ft.;

North, 89° 38' W., 1,417.1 ft., to monument No. 18, similar
to the above, on the west side of the Chiva-Chiva
Trail, 15 ft. south of the wire fence of the various
Canal Zone farm leases, the geographic position of
which is in latitude 9° 02' W. plus 8.2 ft. and longi-
tude 79° 35' W. plus 951.6 ft.;

North, 89° 46' W., 961.8 ft., to monument No. 19, similar to
the above, on the east bank of the Rio Cameron, the
geographic position of which is in latitude 9° 02' W.
plus 12.2 ft. and longitude 79° 35' W. plus 1,913.4 ft.;

North, 89° 58' W., 2,385.5 ft., to monument No. 20, which is
a 1 in. g.i. pipe set in concrete, on the nose of a hill,
the geographic position of which is in latitude
9° 02' N. plus 13.4 ft. and longitude 79° 35' W.
plus 4,298.7 ft.;
North, 89° 52' W., 1,625.4 ft., to monument No. 21, which
is a 1\(\frac{1}{2}\) in. g.i. pipe set in concrete, on a ridge, the
geographic position of which is in latitude 9° 02' N.
plus 16.9 ft. and longitude 79° 35' W. plus 5,924.1
ft.;
North, 89° 52' W., 794.9 ft., to monument No. 22, similar to
the above, on the west side of the trail running along
the east bank of the Rio Caimitillo, the geographic
position of which is in latitude 9° 02' N. plus 18.8
ft. and longitude 79° 36' W. plus 707.0 ft.;
North, 89° 52' W., continuing on the last course, to the
center line of the Rio Caimitillo;
Thence southerly along the center line of the Rio Caimitillo
and the center line of an arm of Miraflores Lake, to
monument No. 23, which is a 3\(\frac{1}{2}\) in. copper plug set in
the north curb of the causeway on Gaillard Highway,
the geographic position of which is in latitude 9° 00' N.
plus 5,429.9 ft. and longitude 79° 36' W. plus
220.8 ft.;
Thence southeasterly along the northerly curb of Gaillard
Highway to monument No. 24, which is a 3\(\frac{1}{2}\) in. copper
plug set in the curb, nearly opposite transmission
bridge No. 42-8, the geographic position of which is
in latitude 9° 00' N. plus 1,507.3 ft. and longitude
79° 36' W. plus 2,721.3 ft.;
South, 35° 35' E., 47.7 ft., to monument No. 25, which is a
3\(\frac{1}{2}\) in. copper plug set in the southeasterly curb of
Gaillard Highway, the geographic position of which
is in latitude $9^\circ 00' \text{ N.}$ plus 1,468.5 ft. and 
longitude $79^\circ 35' \text{ W.}$ plus 2,693.5 ft.;

Thence southerly along a line parallel to and 100 ft.
easterly of the center line of the Panama Railroad 
right of way, to monument No. 26, which is a $\frac{1}{2}$ in.
g.i.pipe, set in concrete, on the boundary of the 
Corozal Hospital Farm, 12 ft. southwest of the edge 
of the Gaillard Highway, the geographic position of 
which is in latitude $8^\circ 59' \text{ N.}$ plus 2,480.4 ft. and 
longitude $79^\circ 34' \text{ W.}$ plus 5,084.0 ft.;

North, $47^\circ 17' \text{ E.}$, 749.2 ft., to monument No. 27, coincident 
with monument No. 10 of the Corozal Hospital Farm, 
which is a steel rail set in an 8 in. concrete block, 
on top of a hill, the geographic position of which is 
in latitude $8^\circ 59' \text{ N.}$ plus 2,968.6 ft. and longitude 
$79^\circ 34' \text{ W.}$ plus 4,533.7 ft.;

North, $47^\circ 14' \text{ E.}$, 499.7 ft., to monument No. 28, similar to 
the above, which is coincident with monument No. 9 of 
the Corozal Hospital Farm, 18 ft. south of the old 
Empire-Panama Road, the geographic position of which 
is in latitude $8^\circ 59' \text{ N.}$ plus 3,307.8 ft. and longitude 
$79^\circ 34' \text{ W.}$ plus 4,166.9 ft.;

North, $47^\circ 19' \text{ E.}$, 41.8 ft., to monument No. 29, similar to 
the above, which is coincident with monument No. 8 of 
the Corozal Hospital Farm, on the north side of the 
old Empire-Panama Road, the geographic position of 
which is in latitude $8^\circ 59' \text{ N.}$ plus 3,336.2 ft. and 
longitude $79^\circ 34' \text{ W.}$ plus 4,136.1 ft.;

Thence northerly along the east side of the old Empire-Panama 
Road, to monument No. 30, which is a $\frac{1}{2}$ in. copper plug
set in the upstream curb, near the southeast corner of the concrete bridge across the Rio Cardenas, the geographic position of which is in latitude 9° 00' N. plus 134.0 ft. and longitude 79° 34' W. plus 3,356.7 ft.;

South, 43° 38' E., 1,560.6 ft., to monument No. 31, coincident with monument No. 7 of the Corozal Hospital Farm, which is a steel rail set in an 8 in. square concrete block, on the top of a high hill south of and near a large lone tree, the geographic position of which is in latitude 8° 59' N. plus 5,052.0 ft. and longitude 79° 34' W. plus 2,279.7 ft.;

South, 74° 26' E., 1,268.0 ft., to monument No. 32, which is a 1\frac{3}{4} in. g.i.pipe set in concrete, on a low ridge, the geographic position of which is in latitude 8° 59' N. plus 4,707.7 ft. and longitude 79° 34' W. plus 1,043.8 ft.;

South, 8° 44' E., 2,785.7 ft., to monument No. 33, similar to the above, which is coincident with monument No. 4 of the Corozal Hospital Farm, near the top of Cerro Corozal, the geographic position of which is in latitude 8° 59' N. plus 1,954.3 ft. and longitude 79° 34' W. plus 620.6 ft.;

South, 47° 14' W., 1,446.4 ft., to monument No. 34, coincident with monument "I.O.C." of the Corozal Hospital Farm, which is a 3 in. g.i.pipe set in a 12 in. square concrete monument in a fence corner, the geographic position of which is in latitude 8° 59' N. plus 970.9 ft. and longitude 79° 34' W. plus 1,683.9 ft.;

South, 85° 51' W., 450.0 ft., to monument No. 35, which is a 1\frac{3}{4} in. g.i.pipe set in concrete, in a fence corner,
the geographic position of which is in latitude $8^\circ 59'\ N. \ plus \ 935.7\ ft.\ and\ longitude\ 79^\circ\ 34'\ W.\ plus\ 2,132.6\ ft.;$

North, $80^\circ\ 43'\ W.,\ 545.2\ ft.,\ to\ monument\ No.\ 36,\ similar\ to\ the\ above,\ at\ a\ corner\ of\ fence\ and\ hedge,\ the\ geographic\ position\ of\ which\ is\ in\ latitude\ $8^\circ\ 59'\ N.\ plus\ 1,023.6\ ft.\ and\ longitude\ 79^\circ\ 34'\ W.\ plus\ 2,670.7\ ft.;$

South, $28^\circ\ 09'\ W.,\ 354.2\ ft.,\ to\ monument\ No.\ 37,\ similar\ to\ the\ above,\ north\ of\ a\ large\ mango\ tree\ at\ end\ of\ the\ hedge,\ the\ geographic\ position\ of\ which\ is\ in\ latitude\ $8^\circ\ 59'\ N.\ plus\ 698.0\ ft.\ and\ longitude\ 79^\circ\ 34'\ W.\ plus\ 2,810.0\ ft.;$

South, $47^\circ\ 00'\ W.,\ 155.9\ ft.,\ to\ monument\ No.\ 38,\ similar\ to\ the\ above,\ near\ the\ easterly\ edge\ of\ the\ road\ in\ front\ of\ the\ chapel,\ the\ geographic\ position\ of\ which\ is\ in\ latitude\ $8^\circ\ 59'\ N.\ plus\ 591.6\ ft.\ and\ longitude\ 79^\circ\ 34'\ W.\ plus\ 2,924.2\ ft.;$

North, $21^\circ\ 05'\ W.,\ 121.0\ ft.,\ to\ monument\ No.\ 39,\ similar\ to\ the\ above,\ near\ the\ end\ of\ the\ hedge\ at\ the\ west\ side\ of\ the\ road\ to\ Corona;\ Incane;\ Hospital,\ the\ geographic\ position\ of\ which\ is\ in\ latitude\ $8^\circ\ 59'\ N.\ plus\ 704.5\ ft.\ and\ longitude\ 79^\circ\ 34'\ W.\ plus\ 2,967.7\ ft.;$

North, $58^\circ\ 29'\ W.,\ 288.2\ ft.,\ to\ monument\ No.\ 40,\ similar\ to\ the\ above,\ at\ the\ west\ edge\ of\ the\ old\ Empire-Corozal\ Road,\ the\ geographic\ position\ of\ which\ is\ in\ latitude\ $8^\circ\ 59'\ N.\ plus\ 839.4\ ft.\ and\ longitude\ 79^\circ\ 34'\ W.\ plus\ 3,187.8\ ft.;$

South, $34^\circ\ 57'\ W.,\ 202.0\ ft.,\ to\ monument\ No.\ 41,\ which\ is\ a\ 1\frac{1}{2}\ in.\ g.i.pipe\ set\ in\ the\ Gaillard\ Highway
near the northeast curb, the geographic position of which is in latitude 8° 59' N. plus 673.8 ft. and longitude 79° 34' W. plus 3,303.5 ft.;

North, 44° 06' W., 549.9 ft., to monument No. 42, which is a ½ in. copper plug set in the north curb of Gaillard Highway, the geographic position of which is in latitude 8° 59' N. plus 1,068.8 ft. and longitude 79° 34' W. plus 3,686.2 ft.;

South, 37° 27' W., 192.9 ft., to monument No. 43, which is a 1½ in. g.i.pipe set in concrete, the geographic position of which is in latitude 8° 59' N. plus 915.6 ft. and longitude 79° 34' W. plus 3,803.5 ft.;

Thence southeasterly along a line parallel to and 100 ft. northeasterly of the center line of the Panama Railroad right of way, to monument No. 44, similar to the above, about 40 ft. northeast of the north corner of the loading platform of building No. 162, the geographic position of which is in latitude 8° 59' N. plus 506.5 ft. and longitude 79° 34' W. plus 3,250.8 ft.;

South, 39° 55' W., 70.0 ft., to monument No. 45, similar to the above, near the northwest corner of building No. 162, the geographic position of which is in latitude 8° 59' N. plus 452.8 ft. and longitude 79° 34' W. plus 3,295.7 ft.;

South, 51° 17' E., 288.9 ft., to monument No. 46, similar to the above, at the southwest corner of building No. 162, the geographic position of which is in latitude 8° 59' N. plus 284.6 ft. and longitude 79° 34' W. plus 3,085.9 ft.;

-9-
North, 40° 15' E., 70.1 ft., to monument No. 47, similar
to the above, near the north edge of Gaillard
Highway, the geographic position of which is in
latitude 8° 59' N. plus 333.1 ft. and longitude
79° 34' W. plus 3,040.6 ft.;

Thence southeasterly along a line parallel to and 100 ft.
easterly of the center line of the Panama Railroad
right of way, to monument No. 48, which is a \( \frac{3}{8} \) in.
copper plug set in the south curb of the concrete
road leading to the Engineer Section, Pacific Pool
General Depot, the geographic position of which is
in latitude 8° 58' N. plus 4,639.6 ft. and longitude
79° 34' W. plus 1,778.0 ft.;

South, 17° 19' E., 175.1 ft., to monument No. 49, which is
a \( \frac{3}{8} \) in. g.i. pipe set in concrete, near the north-
east side of paved road near the southwest corner
of building No. 211, the geographic position of
which is in latitude 8° 58' N. plus 4,472.4 ft. and
longitude 79° 34' W. plus 1,725.9 ft.;

South, 37° 42' E., 573.0 ft., to monument No. 50, similar
to the above, near the southeast corner of building
No. 210, the geographic position of which is in
latitude 8° 58' N. plus 4,015.1 ft. and longitude
79° 34' W. plus 1,372.5 ft.;

Thence southeasterly along a line parallel to and 100.5 ft.
easterly of the center line of the Panama Railroad
right of way, to monument No. 51, which is a \( \frac{3}{8} \) in.
brass plug set in concrete, near the north side of
the Gaillard Highway, near transmission bridge No.
45-2, the geographic position of which is in lati-
tude 9° 58' N. plus 2,214.3 ft. and longitude
79° 34' W. plus 210.6 ft.;

Thence southeasterly along a line generally parallel to
and northeasterly of the Mirafloros-Balboa Water
Mains, the chord of which bears S. 41° 36' E.,
4,306.2 ft., to monument No. 52, which is a 4 in.
g.i.pipe set in concrete, the geographic position
of which is in latitude 9° 57' N. plus 5,041.6 ft.
and longitude 79° 33' W. plus 3,364.4 ft.;

North, 40° 00' E., 2,214.8 ft., to monument No. 53, simi-
lar to the above, the geographic position of which
is in latitude 8° 58' N. plus 690.8 ft. and longi-
tude 79° 33' W. plus 1,940.6 ft.;

North, 89° 25' E., 1,197.6 ft., to monument No. 54, which
is a copper plug set in the top of a concrete
closed conduit over the Rio Corundu, the geographic
position of which is in latitude 8° 58' N. plus
703.0 ft. and longitude 79° 33' W. plus 743.0 ft.;

Thence northerly along the center line of the Rio Corundu
and the boundary line of the Canal Zone, to the
place of beginning.

**PARCEL NO. 2**

Beginning at a point marked by a brass bolt, cemented in
the concrete platform of Beacon No. 12, below Mirafloros
Locks, on the east bank of the Panama Canal, which bolt is
4.1 ft. from the center of the buildings on the east side toward
the shore, the geographic position of which, referred to the
Canal Zone triangulation system, is in latitude 8° 59' N.
plus 2,067.9 ft. and longitude 79° 35' W. plus 473.9 ft. from
Greenwich.
Thence from said initial point, by metes and bounds,

North, 64° 24′ E., 661.1 ft., to monument No. 1, which

is a 13 in. g.i. pipe set in concrete, at the south-

easterly end of the trestle across the Rio Grande

Diversion, the geographic position of which is in

latitude 8° 59′ N. plus 2,353.6 ft. and longitude

79° 34′ W. plus 5,890.8 ft.;

South, 54° 11′ E., 688.4 ft., along the railroad embank-

ment, to monument No. 2, similar to the above, the

geographic position of which is in latitude 8° 59′

N. plus 1,982.5 ft. and longitude 79° 34′ W. plus

5,343.8 ft.;

South, 49° 51′ E., 1,292.7 ft., to monument No. 3, similar

to the above, 6 ft. southwesterly from the south-

westerly rail of spur to lock machinery platform,

the geographic position of which is in latitude

8° 59′ N. plus 1,139.0 ft. and longitude 79° 34′

W. plus 4,350.7 ft.;

South, 23° 54′ E., 351.7 ft., to monument No. 4, which is

a copper plug cemented in the northwest corner of

the above mentioned concrete platform, the geographic

position of which is in latitude 8° 59′ N. plus

507.4 ft. and longitude 79° 34′ W. plus 4,018.2 ft.;

Thence on a curve, along the west edge of the above men-
tioned platform, the chord of which bears S. 34°

58′ E., 344.00 ft., to monument No. 5, which is a

copper plug set in concrete in the southwest cor-

ner of the platform, the geographic position of

which is in latitude 8° 59′ N. plus 525.6 ft. and

longitude 79° 34′ W. plus 4,021.2 ft.;
North, 40° 05' E., 298.2 ft., to monument No. 6, which is a 1½ in. g.i. pipe filled with concrete, at the bottom of the railroad cut near transmission tower No. 43-18, the geographic position of which is in latitude 8° 59' N. plus 753.7 ft. and longitude 79° 34' W. plus 3,829.2 ft.;

Thence southeasterly along a line parallel to and 45.0 ft. southwesterly of the center line of the Panama Railroad right of way, which center line is taken as being the center between the concrete bases of the power transmission towers, to monument No. 7, similar to the above, near the railroad spur to the Panama Ordnance Depot, the geographic position of which is in latitude 8° 58' N. plus 5,854.1 ft. and longitude 79° 34' W. plus 2,742.9 ft.;

South, 22° 31' E., 260.9 ft., to monument No. 8, which is a brass bolt set in a 5 x 7 in. concrete block, distant 100.0 ft., measured at right angles, from the center line of the Panama Railroad right of way, the geographic position of which is in latitude 8° 58' N. plus 5,613.1 ft. and longitude 79° 34' W. plus 2,545.0 ft.;

South, 22° 50' E., 820.3 ft., along a line parallel to and 100.0 ft. westerly of the center line of the Panama Railroad right of way, to monument No. 9, which is a brass bolt set in a 6 in. square concrete block, the geographic position of which is in latitude 8° 58' N. plus 4,926.9 ft. and longitude 79° 34' W. plus 2,198.3 ft.;

-13-
North, 57° 10' E., 64.2 ft., to monument No. 10, similar to the above, which is coincident with monument No. 7 of the old Engineer Depot Reservation, 35.8 ft., southwesterly of the center line of the Panama Railroad right of way, the geographic position of which is in latitude 8° 58' N. plus 4,958.6 ft. and longitude 79° 34' W. plus 2,144.4 ft.;

South, 32° 07' E., 506.2 ft., to monument No. 11, coincident with monument No. 1 of the old Engineer Depot Reservation, which is a copper plug set in an 8 in. square concrete block, in the center of a sidetrack about 3 in. below the ballast, on line with the southeast wall of concrete building No. 1, and 42.2 ft. from the center line of the Panama Railroad right of way, the geographic position of which is in latitude 8° 58' N. plus 4,530.1 ft. and longitude 79° 34' W. plus 1,875.3 ft.;

South, 32° 50' E., 576.1 ft., along a line parallel to and 42.2 ft. westerly of the center line of the Panama Railroad right of way, to monument No. 12, coincident with monument No. 2 of the old Engineer Depot Reservation, which is a \( \frac{3}{4} \) in. g.i. bolt cemented into a large rock on the southwesterly side of the Panama Railroad embankment, the geographic position of which is in latitude 8° 58' N. plus 4,046.2 ft. and longitude 79° 34' W. plus 1,563.1 ft.;

South, 32° 50' E., 197.0 ft., continuing along a line.
parallel to and 42.2 ft. westerly of the center line of the Panama Railroad right of way, to monument No. 13, which is a 3 in. g.i. pipe filled with and set in concrete on the west side and at the bottom of the railroad embankment, the geographic position of which is in latitude 8° 58' N. plus 3,880.6 ft. and longitude 79° 34' W. plus 1,456.2 ft.;

West, 3,306.1 ft., to monument No. 14, which is a 6 in. c.i. pipe filled with and set in concrete, with bronze bolt in the center, 10.0 ft. southwesterly of a track from the Panama Ordnance Depot to the Panama Canal magazines, the geographic position of which is in latitude 8° 58' N. plus 3,880.6 ft. and longitude 79° 34' W. plus 4,762.3 ft.;

West, continuing on the last course, to the east bank of the Panama Canal;

Thence northerly, along the east bank of the Panama Canal,
to the place of beginning.

The re-survey was made in the latter months of 1932 and the early months of 1933. The directions of the lines refer to the true meridian and were determined by deflection angles from known azimuths of the Canal Zone triangulation system.

The magnetic declination was not recorded. The entire area is shown on Panama Canal Map No. M-5103-78, dated September 1, 1933, on file at the Governor's Office, Balboa Heights, Canal Zone, and the Department Engineer's Office, Panama Canal Department, United States Army, Corozal, Canal Zone. The area of the reservation is: Parcel No. 1, 8,876 acres, more or less; Parcel No. 2, 254 acres, more or less; total area 9,130 acres, more or less.
EXCEPT as amended and modified by this order all
the conditions of Executive Order No. 3207, dated December
30, 1919, shall remain in full force and effect.

THE WHITE HOUSE,

May 21 1934.

[Signature]