EXECUTIVE ORDER

APPROVING AGREEMENT BETWEEN EMPLOYER MEMBERS OF THE DIVISION OF THE PAINTING, PAPERHANGING AND DECORATING DIVISION OF THE CONSTRUCTION INDUSTRY AND THEIR EMPLOYEES, PAPERHANGER AND DECORATOR EMPLOYEES IN THE REGION OF CENTRE AND CERTAIN PORTIONS OF CLEARFIELD COUNTIES, STATE OF PENNSYLVANIA.

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 the Code of Fair Competition for the Construction Industry, approved January 31, 1934, for approval of an Agreement between certain employers who are members of the Painting, Paperhanging and Decorating Division of said Code, and certain employees in the Region of Centre and Certain Portions of Clearfield Counties, State of Pennsylvania, as defined in said Agreement, and a hearing having been held thereon, and the National Industrial Recovery Board having rendered its report containing an analysis of said Agreement, together with its recommendations and findings with respect thereto, and the National Industrial Recovery Board having found that said Agreement complies in all respects with the pertinent provisions of Title I of said Act and of said Code:

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

PROVIDED, that the National Industrial Recovery Board may provide such exceptions and exemptions from the operation of the provisions of this Agreement resulting from my approval, with or without conditions for the grant-
ing thereof, as appear necessary to effectuate the policies and purposes of the Act, or of the Code of Fair Competition under which this Agreement is made, or this Agreement, or to avoid undue hardship or hardships to any individual or individuals.

Approval Recommended:
National Industrial Recovery Board

By: W. A. Harriman
W. A. Harriman
Administrative Officer

The White House

May 1, 1935
EXECUTIVE ORDER


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 the Code of Fair Competition for the Construction Industry, approved January 31, 1934, for approval of an agreement between certain employers and the members of the Painting, Paperhanging and Decorating Division of said Code, and certain employees in the Region of the City and County of Denver, Colorado and Vicinity as defined in said agreement, and a hearing having been held thereon, and the National Industrial Recovery Board having rendered its report containing an analysis of said agreement, together with its recommendations and findings with respect thereto, and the National Industrial Recovery Board having found that said agreement complies in all respects with the pertinent provisions of Title I of said Act and of said Code:

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

Moreover, that the National Industrial Recovery Board may provide such exceptions and exemptions from the operation of the provisions of this agreement resulting from approval, with or without conditions, for the painting...
thereof, as appear necessary to effectuate the policies and purposes of the Act, or of the Code of Fair Competition under which this agreement is made, or this agreement, or to avoid undue hardship or hardships to any individual or individuals.

[Signature]

Approval recommended:
National Industrial Recovery Board
By: W. A. Harriman
Assistant Administrator

The White House

May 7, 1933.
EXECUTIVE ORDER

ESTABLISHING GOAT ISLAND MIGRATORY BIRD REFUGE

OREGON

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), Executive Order No. 6910, of November 28, 1934, temporarily withdrawing for classification and other purposes all vacant, unreserved, and unappropriated public lands in certain States, is hereby revoked insofar as, and to the extent that, it affects the following-described island in Oregon:

WILLAMETTE MERIDIAN

In T. 40 S., R. 14 W., sec. 35, SE 1/4, Goat Island, unsurveyed, as shown on U. S. Geological Survey quadrangle Gold Beach, Oregon, approximately 21 acres.

And by virtue of and pursuant to 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 (ch. 257, 45 Stat.
1883), it is ordered that, subject to valid existing rights, the above-described island, so far as title thereto is in the United States, be, and it is hereby, withdrawn from settlement, location, sale, entry, or other form of appropriation under the public-land laws and reserved and set apart for the use of the Department of Agriculture as a refuge and breeding ground for wild birds and animals.

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 84 (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 Goat Island Migratory Bird Refuge.

[Signature]

THE WHITE HOUSE,

May 6, 1935.
EXECUTIVE ORDER

EXTENSION OF TRUST PERIODS ON ALLOTMENTS MADE TO INDIANS OF THE YAKIMA RESERVATION

WASHINGTON

By virtue of and pursuant to the authority vested in me by section 5 of the act of February 8, 1887 (ch. 119, 24 Stat. 388-389), it is ordered that the periods of trust on allotments made to Indians of the Yakima Reservation, Washington, which, unless extended, would expire during the calendar year 1935, be, and they are hereby, extended for a further period of 10 years from the date on which any such trust would otherwise expire.

[Signature]

THE WHITE HOUSE,

May 8, 1935.
EXECUTIVE ORDER

APPROVING AGREEMENT BETWEEN EMPLOYER MEMBERS OF THE DIVISION OF THE
PAINTING, PAPERHANGING AND DECORATING DIVISION OF THE
CONSTRUCTION INDUSTRY
AND CERTAIN OF THEIR EMPLOYEES IN THE REGION OF HAMILTON
COUNTY, OHIO AND KENTON AND CAMPBELL COUNTIES, KENTUCKY.

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 the Code of Fair Competition for the Construction Industry, approved January 31, 1934, for approval of an Agreement between certain employers who are members of the Painting, Paperhanging and Decorating Division of said Code, and their painter, paperhanger and decorator employees in the Region of Hamilton County, Ohio and Kenton and Campbell Counties, Kentucky, as defined in said Agreement and a hearing having been held thereon, and the National Industrial Recovery Board having rendered its report containing an analysis of said Agreement, together with its recommendations and findings with respect thereto, and the National Industrial Recovery Board having found that said Agreement complies in all respects with the pertinent provisions of Title I of said Act and of said Code:

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

PROVIDED, that the National Industrial Recovery
Board may provide such exceptions and exemptions from the operation of the provisions of this Agreement resulting from my approval, with or without conditions for the granting thereof, as appear necessary to effectuate the policies and purposes of the Act, or of the Code of Fair Competition under which this Agreement is made, or this Agreement, or to avoid undue hardship or hardships to any individual or individuals.

Approval Recommended:
National Industrial Recovery Board
By: W. A. Harriman
Administrative Officer

The White House

May 9, 1935.
EXECUTIVE ORDER

APPROVING AGREEMENT BETWEEN EMPLOYER MEMBERS OF THE DIVISION
OF THE
PAINTING, PAPERHANGING AND DECORATING DIVISION
OF THE
CONSTRUCTION INDUSTRY
AND CERTAIN OF THEIR EMPLOYEES IN THE REGION OF CERTAIN PARTS
OF ALLEGHENY COUNTY, PENNSYLVANIA.

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 the Code of Fair Competition for the Construction Indus-
try, approved January 31, 1934, for approval of an Agreement
between certain employers who are members of the Painting,
Paperhanging and Decorating Division of said Code, and their
painters, paperhanger and decorator employees in the Region
of Allegheny County, State of Pennsylvania, excepting the fol-
lowing Townships and Boroughs in the northeastern section of
the County: Townships; Harrison, Fann, Frazier, E. Deer,
Springdale and Plum; Boroughs; Breckenridge, Tarentum,
Springdale, Cheswick, the dividing line being the western
boundaries of Fann, Frazier and Springdale Townships and
Cheswick Borough to the river, and the western and south-
ern boundary of Plum Township from the river to the
County Line. Also excepting the City of McKeesport and
the following Townships and Boroughs in the southeastern
section of the County: Townships; North Versailles, Ver-
sailles, Lincoln, Elizabeth, Forward, Mifflin and Jefferson;
Boroughs; Oak, Vilmering, E. McKeesport, Port View,
Glassport, Liberty, Versailles, Coalter, Elizabeth, Drave-
sburg and Clairton. The dividing line being the northern
boundary of North Versailles Township from the river to the
County Line and the eastern boundaries of Mifflin and
Jefferson Townships from the river to the County Line, as
defined in said Agreement, and a hearing having been held
thereon, and the National Industrial Recovery Board having
rendered its report containing an analysis of said Agree-
ment, together with its recommendations and findings with
respect thereto, and the National Industrial Recovery Board
having found that said Agreement complies in all respects
with the pertinent provisions of Title I of said Act and of said Code:

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

PROVIDED, that the National Industrial Recovery Board may provide such exceptions and exemptions from the operation of the provisions of this Agreement resulting from my approval, with or without conditions for the granting thereof, as appear necessary to effectuate the policies and purposes of the Act, or of the Code of Fair Competition under which this Agreement is made, or this Agreement, or to avoid undue hardship or hardships to any individual or individuals.

Franklin Roosevelt

Approval Recommended:
National Industrial Recovery Board

By:

W. A. Harriman
Administrative Officer

The White House

May 9, 1935.
EXECUTIVE ORDER

APPROVING AGREEMENT BETWEEN EMPLOYER MEMBERS OF THE DIVISION OF THE PAINTING, PAPERHANGING AND DECORATING DIVISION OF THE CONSTRUCTION INDUSTRY AND THEIR PAINTER, PAPERHANGER AND DECORATOR EMPLOYEES IN THE REGION OF TRAVIS COUNTY, TEXAS

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 the Code of Fair Competition for the Construction Industry, approved January 51, 1934, for approval of an Agreement between certain employers who are members of the Painting, Paperhanging and Decorating Division of said Code, and certain employees in the Region of Travis County, Texas, as defined in said Agreement, and a hearing having been held thereon, and the National Industrial Recovery Board having rendered its report containing an analysis of said Agreement, together with its recommendations and findings with respect thereto, and the National Industrial Recovery Board having found that said Agreement complies in all respects with the pertinent provisions of Title I of said Act and of said Code:

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

PROVIDED, that the National Industrial Recovery Board may provide such exceptions and exemptions from the operation of the provisions of this Agreement resulting from my approval, with or without conditions for the
granting thereof, as appear necessary to effectuate the policies and purposes of the Act, or of the Code of Fair Competition under which this Agreement is made, or this Agreement, or to avoid undue hardship or hardships to any individual or individuals.

[Signature]

Approval Recommended:
National Industrial Recovery Board

By

[Signature]
W. A. Harriman
Administrative Officer

The White House

May 9, 1935
EXECUTIVE ORDER

APPROVING AGREEMENT BETWEEN EMPLOYER MEMBERS OF THE DIVISION
OF THE
PLUMBING CONTRACTING DIVISION
OF THE
CONSTRUCTION INDUSTRY
AND CERTAIN OF THEIR EMPLOYEES IN THE REGION OF CALUMET,
HOBART, ROSS, CENTER, WINFIELD, AND EAGLE CREEK TOWNSHIPS
OF LAKE COUNTY AND ALL OF PORTER COUNTY, INDIANA

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 the Code of Fair Competition for the Construc-
tion Industry, approved January 31, 1934, for approval of
an Agreement between certain employers who are members of
the Plumbing Contracting Division of said Code, and certain
employees in the Region of Calumet, Hobart, Ross, Center,
Winfield, and Eagle Creek Townships of Lake County and all
of Porter County, Indiana, as defined in said Agreement,
and a hearing having been held thereon, and the National
Industrial Recovery Board having rendered its report
containing an analysis of said Agreement, together with its
recommendations and findings with respect thereto, and the
National Industrial Recovery Board having found that said
Agreement complies in all respects with the pertinent
provisions of Title I of said Act and of said Code:

NOW, THEREFORE, I, Franklin D. Roosevelt, Presi-
dent of the United States, pursuant to authority vested in
me by Title I of the National Industrial Recovery Act,
approved June 16, 1933, pursuant to said Code of Fair
Competition for the Construction Industry, and otherwise, do
hereby adopt and approve the report, recommendations and
findings of the National Industrial Recovery Board and do
hereby order that the said Agreement be and the same hereby
is approved:

PROVIDED, that the National Industrial Recovery
Board may provide such exceptions and exemptions from the
operations of the provisions of this Agreement resulting
from my approval, with or without conditions for the granting
thereof, as appear necessary to effectuate the policies and purposes of the Act, or of the Code of Fair Competition under which this Agreement is made, or this Agreement, or to avoid undue hardship or hardships to any individual or individuals.

[Signature]

Approval Recommended:
National Industrial Recovery Board

By:

W. A. Harriman
Administrative Officer

The White House

May 10, 1935
EXECUTIVE ORDER

ESTABLISHMENT OF THE RURAL ELECTRIFICATION ADMINISTRATION.

By virtue of and pursuant to the authority vested in me under the Emergency Relief Appropriation Act of 1935, approved April 5, 1935 (Public Resolution No. 11, 74th Congress), I hereby establish an agency within the Government to be known as the "Rural Electrification Administration", the head thereof to be known as the Administrator.

I hereby prescribe the following duties and functions of the said Rural Electrification Administration to be exercised and performed by the Administrator thereof to be hereafter appointed:

To initiate, formulate, administer, and supervise a program of approved projects with respect to the generation, transmission, and distribution of electric energy in rural areas.

In the performance of such duties and functions, expenditures are hereby authorized for necessary supplies and equipment; law books and books of reference, directories, periodicals, newspapers and press clippings; travel expenses, including the expense of attendance at meetings when specifically authorized by the Administrator; rental at the seat of Government and elsewhere; purchase, operation and maintenance of passenger-carrying vehicles; printing and binding; and incidental expenses; and I hereby authorize the Administrator to accept and utilize such voluntary and uncompensated services and, with the consent of the State, such State and local officers and employees, and appoint, without regard to the provisions of the civil service laws, such officers and employees, as may be necessary, prescribe their duties and responsibilities and, without regard to the Classification Act of 1923, as amended, fix their compensation: Provided, That in so far as
practicable, the persons employed under the authority of this Executive Order shall be selected from those receiving relief.

To the extent necessary to carry out the provisions of this Executive Order the Administrator is authorized to acquire, by purchase or by the power of eminent domain, any real property or any interest therein and improve, develop, grant, sell, lease (with or without the privilege of purchasing), or otherwise dispose of any such property or interest therein.

For the administrative expenses of the Rural Electrification Administration there is hereby allocated to the Administration from the appropriation made by the Emergency Relief Appropriation Act of 1935 the sum of $75,000. Allocations will be made hereafter for authorized projects.

Franklin D. Roosevelt

The White House,

May 11, 1935.
EXECUTIVE ORDER

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MODIFICATION OF EXECUTIVE ORDER NO. 5327, OF APRIL 15, 1930, TEMPORARILY WITHDRAWING OIL-SHALE LANDS

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), Executive Order No. 5327, of April 15, 1930, withdrawing oil-shale deposits and lands containing such deposits for purposes of investigation, examination, and classification, is hereby modified so as to authorize the Secretary of the Interior to issue sodium permits and leases under the General Leasing Act of February 25, 1920 (41 Stat. 437), as amended by the act of December 11, 1928 (45 Stat. 1019), for and of any of the lands withdrawn by said order.

THE WHITE HOUSE,
May 3, 1935.
EXECUTIVE ORDER

AUTHORIZATION OF SPECIAL COMMITTEE INVESTIGATING THE MUNITIONS INDUSTRY, UNITED STATES SENATE, TO INSPECT INCOME AND PROFITS TAX RETURNS AND CAPITAL STOCK TAX RETURNS

By virtue of and pursuant to the authority vested in me by section 55 of the Revenue Act of 1932 (ch. 209, 47 Stat. 169, 189), as amended by section 218(h) of the National Industrial Recovery Act (ch. 90, 48 Stat. 195, 209), and section 55(a) of the Revenue Act of 1934 (ch. 277, 48 Stat. 680, 698), it is hereby ordered that income and profits tax returns made under the National Industrial Recovery Act, the Revenue Act of 1932, as amended by the National Industrial Recovery Act, and the Revenue Act of 1934, and capital stock tax returns made under the Revenue Act of 1934, shall be open to inspection by the Special Committee Investigating the Munitions Industry, United States Senate, authorized by Senate Resolution 206, Seventy-third Congress, to investigate the manufacture of and traffic in arms, munitions, and other implements of war, such inspection to be in accordance and upon compliance with the rules and regulations prescribed by the Secretary of the Treasury in Treasury Decision 4440 (C. B. XIII-1, 305), and approved by the President June 15, 1934.

THE WHITE HOUSE,
May 14, 1935.

[Signature]
EXECUTIVE ORDER

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APPOINTMENT OF EXECUTIVE OFFICER OF THE
RURAL ELECTRIFICATION ADMINISTRATION

By virtue of and pursuant to the authority
vested in me under the Emergency Relief Appropriation Act of 1935, approved April 8, 1935 (Public
Resolution No. 11, 74th Cong.), I hereby appoint
Perry R. Taylor, of Pennsylvania, as Executive Officer of the Rural Electrification Administration estab-
lished by Executive Order No. 7037, of May 11, 1935.

The said Executive Officer shall exercise and
perform the functions and duties prescribed for the
Rural Electrification Administration in the said
Executive order pending the appointment of the Ad-
ministrator of the said Administration by and with
the advice and consent of the Senate.

This appointment shall terminate upon the ap-
pointment and qualification of the Administrator.

THE WHITE HOUSE,

May 13, 1935.
EXECUTIVE ORDER

TRANSFER OF CERTAIN PROPERTY, FUNCTIONS, FUNDS, ETC., RELATING TO SUBSISTENCE HOMESTREADS, FROM THE SECRETARY OF THE INTERIOR TO THE RESettlement ADMINISTRATION

By virtue of and pursuant to the authority vested in me by title II of the National Industrial Recovery Act, approved June 16, 1933 (48 Stat. 200), I hereby:

1. Transfer from the Secretary of the Interior and such agents and agencies as he may have designated or set up pursuant to Executive Order No. 6209, of July 21, 1933, to the Resettlement Administration, established by Executive Order No. 7027, of April 30, 1935: (a) all the real and personal property or any interest therein, together with all contracts, options, rights, interests, books, papers, memoranda, records, etc., acquired by the Secretary of the Interior and any such agent or agency with the funds appropriated or made available to carry out the provisions of section 208 of title II of the said National Industrial Recovery Act, and (b) all personnel now employed under the said section 208.

2. Authorize the Administrator of the Resettlement Administration to administer the property, etc., transferred under the preceding paragraph and the activities authorized under the said section 208 in accordance with the provisions of that section and subject to the limitations of section 201(d) of the said National Industrial Recovery Act.

3. Transfer and allocate to the Resettlement Administration all balances of appropriations and funds heretofore allotted or made available under the said section 208 of the National Industrial Recovery Act, to be used for the purpose of carrying out the provisions of this order.

THE WHITE HOUSE,
May 5, 1935.

[Signature]
EXCLUSIVE ORDER

EXEMPTION OF BENJAMIN A. OMOHUNDO FROM COMPULSORY RETIREMENT FOR AGE

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

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

AND WHEREAS the public interest requires that Benjamin A. Omoahundo, cabinetmaker, National Institute of Health, Public Health Service, Treasury Department, Washington, D. C., 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, 1936:

NOW, THEREFORE, by virtue of the authority vested in me by the aforesaid section, I do hereby exempt Benjamin A. Omoahundo from the provisions thereof and continue him in the service until June 1, 1936.

THE WHITE HOUSE,

May 7, 1935.

[Signature]
EXECUTIVE ORDER

WAIVER OF THE CIVIL-SERVICE RULES TO PERMIT THE REINSTATEMENT OF MRS. FERN A. BLACK TO A CLERICAL POSITION IN THE LOS ANGELES POST OFFICE

By virtue of and pursuant to the authority vested in me by the provisions of paragraph Eighth of subdivision SECOND of section 2 of the Civil Service Act of January 16, 1885 (ch. 27, 22 Stat. 405, 404), it is hereby ordered that the time limit specified by civil-service rule IX may be waived to permit the re-instatement of Mrs. Fern A. Black to a clerical position in the Los Angeles post office. Mrs. Black, under her maiden name of Fern Pitch, was a classified employee of the Post Office Department in the Los Angeles post office from July 11, 1918, to March 31, 1920, when she resigned to be married. The death of her husband, an employee of the Los Angeles post office, on December 1, 1935, after nearly 28 years in the Government service, left her without adequate means of continued support for herself and two minor children.

THE WHITE HOUSE,
May 4, 1935.
EXECUTIVE ORDER

REVOCATION OF EXECUTIVE ORDER NO. 7004,
OF APRIL 10, 1935, CHANGING LOCATION OF THE
LAND OFFICE FOR THE LINKTON LAND DISTRICT
OREGON

Executive Order No. 7004, of April 10, 1935, chang-
ing the location of the land office for the Linkton
land district in the State of Oregon from Lakeview to
Klamath Falls, is hereby revoked.

THE WHITE HOUSE,
May 5, 1935.
EXECUTIVE ORDER

WITHDRAWAL OF PUBLIC LANDS

CALIFORNIA

By virtue of and pursuant to the authority vested in me by the act of June 25, 1910 (ch. 421, 36 Stat. 547), as amended by the act of August 24, 1912 (ch. 569, 37 Stat. 497), it is ordered as follows:

Section 1. Executive Order No. 6910, of November 26, 1934, temporarily withdrawing all vacant, unreserved, and unappropriated public lands in certain States for classification and other purposes, is hereby revoked as to the following-described tract of public land in California:

MOUNT DIABLO MERIDIAN

T. 55 N., R. 6 W., sec. 6, 8½ lot 6, lot 7;
55.56 acres.

Section 2. Subject to valid existing rights, the aforesaid tract of land described in section 1 of this order is hereby temporarily withdrawn from settlement, location, sale, or entry, and reserved for use by the Department of Agriculture as a fire look-out site in connection with the administration of the Trinity National Forest.

Section 3. Executive Order No. 6607, of February 20, 1934, temporarily withdrawing certain public lands in California and reserving same for use by the Department of Agriculture as a fire look-out site in connection with the administration of said Trinity National Forest, is hereby revoked.

Section 4. Subject to valid existing rights, the following-described tract of public lands in California (being
the tract described in Executive Order No. 6607, of February 20, 1934, revoked by section 3 of this order) is hereby temporarily withdrawn from settlement, location, sale, or entry, and reserved for classification and for other purposes set out in Executive Order No. 6910, of November 26, 1934:

MOUNT DIABLO MERIDIAN

T. 33 N., R. 7 W., sec. 12; NE\(^2\); 160 acres.

Section 5. Sections 2 and 4 of this order shall continue in force and effect unless and until revoked by the President or by act of Congress.

THE WHITE HOUSE,

March 15, 1935.
EXECUTIVE ORDER

PREScribing RULES AND REGULATIONS RELATING TO WAGES,
HOURS OF WORK, AND CONDITIONS OF EMPLOYMENT
UNDER THE EMERGENCY RELIEF APPROPRIATION
ACT OF 1935

REGULATION NO. 1

By virtue of and pursuant to the authority vested
in me by the Emergency Relief Appropriation Act of 1935, ap-
proved April 8, 1935 (Public Resolution No. 11, 74th Congress),
I hereby prescribe the following rules and regulations:

PART I - WAGES

Except as hereinafter provided, earnings of workers
on projects financed in whole or in part from funds appropriated
by the Emergency Relief Appropriation Act of 1935 shall be on
a monthly salary basis, the earnings differing according to
various regions, degree of urbanization, and classes of
work prescribed herein.

The monthly earnings are in the nature of a salary
and workers shall be paid for time lost due to weather
conditions or temporary interruptions in the project be-
yond the control of the workers. In order to be credited
for such time lost, the worker must report on the job and
be officially dismissed for the day unless otherwise notified
by the project supervisor. Deductions from monthly earnings
shall be made for time lost because of voluntary absence,
ilness, completion or postponement of a project, or per-
manent dismissal. In order to assure an adequate income
to workers, the Works Progress Administration shall make
every effort to provide a continuous flow of suitable projects
in each locality.

The monthly earnings shall be in accordance with the
following schedule:
## SCHEDULE OF MONTHLY EARNINGS

Counties in which the 1950 population of the largest municipality was

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<th>Regions*</th>
<th>Over 100,000</th>
<th>50,000–100,000</th>
<th>25,000–50,000</th>
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* Regions include the following States:


II Iowa, Kansas, Missouri, Nebraska, North Dakota, South Dakota; Delaware, District of Columbia, Maryland, West Virginia.

III Arkansas, Kentucky, Louisiana, Oklahoma, Texas, Virginia.

IV Alabama, Florida, Georgia, Mississippi, North Carolina, South Carolina, Tennessee.
Monthly earnings applicable to a city should in general apply also to contiguous urban areas, even though such urban areas are not in the same county. Monthly earnings applicable to the largest municipality in a county should in general apply also to the remainder of the county in which the municipality is located, but need not necessarily so apply in event that local circumstances warrant a different rate of earnings. If the territory covered by the operation of any individual project involves the application of more than one schedule of monthly earnings, the schedule of monthly earnings for any class of work on the project should be the higher schedule involved. In order to allow for these and any other adjustments, the Works Progress Administrator or his representative may adjust the rate of earnings for any class of work in a locality by not more than 10 per cent from the monthly earnings shown in the foregoing schedule.

The monthly earnings basis referred to heretofore and shown in the foregoing schedule shall be applicable to workers on all projects financed in whole or in part from the Emergency Relief Appropriation Act of 1935 except:

(a) Emergency Conservation Work, for which existing rules and regulations shall remain in force.

(b) Projects under the supervision of the Federal Emergency Administration of Public Works, for which wage rates, subject to the approval of the State Directors of the Federal Emergency Administration of Public Works, shall be determined in accordance with local wage conditions by the authority to which the loan, grant, or allotment is made except as otherwise required by law.
(c) Highway and grade crossing elimination work under the supervision of the Bureau of Public Roads and the State highway departments, for which minimum wage rates shall be determined by the State highway departments in accordance with local wage conditions, subject to the approval of and in conformity with standards fixed by the Bureau of Public Roads.

(d) Permanent buildings for the use of any executive department of the Government of the United States, or the District of Columbia, for which the provisions of the act of March 5, 1931 (U. S. C., Supp. VII, title 40, sec. 276a), as amended by section 7 of the Emergency Relief Appropriation Act of 1935, shall apply.

(e) Such projects, portions of projects, or activities as the Administrator of the Works Progress Administration shall from time to time exempt, for which wage rates shall be determined, subject to approval by the Works Progress Administration, in accordance with local wage conditions by the agency having general supervision of the project.

(f) Supervisory and administrative employees.

(g) Work relief projects under the supervision of State and local emergency relief administrations, for which, pending the transfer of persons working on such projects to the new program, present applicable rules and regulations shall remain in force.

PART II - HOURS OF WORK

Except (1) in the case of an emergency involving the public welfare or the protection of the work already done on a project, (2) in special and unusual circumstances when the limitations below are not feasible or practical,
and (5) for supervisory and administrative employees the maximum hours of work shall be as follows:

(a) For persons employed on a salary basis in accordance with the schedule provided in Part I the maximum hours of work shall be determined by the Works Progress Administrator but shall not be in excess of 8 hours per day and 40 hours per week.

(b) For persons employed on projects under the supervision of the Federal Emergency Administration of Public Works, on projects under the supervision of the Bureau of Public Roads and State highway departments, and on projects exempted by the Administrator of the Works Progress Administration as provided in Part I, the maximum hours of work for manual labor shall be 8 hours per day and 180 hours per month, and the maximum hours of work for clerical and other non-manual employees shall be 8 hours per day and 40 hours per week.

(c) For persons employed on projects located at points so remote and inaccessible that camps or floating plants are necessary, the maximum hours of work shall be 8 hours per day and 40 hours per week.

(d) For persons employed on permanent buildings for the use of any executive department of the Government of the United States, or the District of Columbia, the provisions of the act of March 5, 1931 (U. S. C., Supp. VII, title 40, sec. 276a), shall apply.

(e) For Emergency Conservation Work and work relief under the supervision of State and local emergency relief administrations, existing applicable rules and regulations in regard to hours shall remain in force.
PART III - CONDITIONS OF EMPLOYMENT

The conditions of employment on all work projects financed in whole or in part by funds appropriated by the Emergency Relief Appropriation Act of 1935 shall be as follows:

(a) No person under the age of sixteen (16) years, and no one whose age or physical conditions is such as to make his employment dangerous to his health or safety, or to the health and safety of others may be employed on any work project. This paragraph shall not be construed to operate against the employment of physically handicapped persons, otherwise employable, where such persons may be safely assigned to work which they can ably perform.

(b) No person currently serving sentence to a penal or correctional institution shall be employed on any work project.

(c) Preference in the employment of workers shall be given to persons from the public relief rolls, and except with the specific authorization of the Works Progress Administration at least 90 per cent of all persons working on a work project shall have been taken from the public relief rolls.

(d) Only one member of a family group may be employed on the works program, except as specifically authorized by the Works Progress Administration.

(e) Except as specifically provided in this Part, workers who are qualified by training and experience to be assigned to work projects shall not be discriminated against on any grounds whatsoever.
(f) All works projects shall be conducted in accordance with safe working conditions, and every effort shall be made for the prevention of accidents.

(g) Wages to be paid by the Federal Government may not be pledged or assigned, and any purported pledge or assignment shall be null and void.

Franklin D. Roosevelt

THE WHITE HOUSE,

May 6, 1935.
EXECUTIVE ORDER

MODIFICATION OF EXECUTIVE ORDER NO. 6957, OF FEBRUARY 4,
1935, WITHDRAWING PUBLIC LANDS

ALASKA

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. 369, 37 Stat. 497), it is ordered that Executive Order No. 6957, of February 4, 1935, withdrawing certain public lands in Alaska, be, and it is hereby, modified so as to permit settlement upon the said lands.

[Signature]

THE WHITE HOUSE,

May 24, 1935.
EXECUTIVE ORDER

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AMENDMENT OF EXECUTIVE ORDER NO. 6910, OF NOVEMBER 26, 1934, WITHDRAWING PUBLIC LANDS IN CERTAIN STATES

WHEREAS Executive Order No. 6910, of November 26, 1934, provides in part:

"it is ordered that all of the vacant, unreserved and unappropriated public land in the States of Arizona, California, Colorado, Idaho, Montana, Nevada, New Mexico, North Dakota, Oregon, South Dakota, Utah and Wyoming be, and it hereby is, temporarily withdrawn from settlement, location, sale or entry, and reserved for classification, and pending determination of the most useful purpose to which such land may be put in consideration of the provisions of said act of June 28, 1934, and for conservation and development of natural resources."; and

WHEREAS it is doubtful whether the said Executive order applies to tracts subsequently released from prior entry, selection, claim, withdrawal, or reservation; and

WHEREAS in the administration of the said act of June 28, 1934 (48 Stat. 1269), it has been found expedient and necessary to permit consummation of exchanges of lands pursuant to the provisions of section 8 of the act:
NOW, THEREFORE, 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 by the said act of June 28, 1934, the said Executive Order No. 6910, of November 26, 1934, is hereby amended so as (1) to make it applicable to all lands within the States mentioned therein upon the cancellation or release of prior entries, selections, or claims, or upon the revocation of prior withdrawals unless expressly otherwise provided in the order of revocation; and (2) to authorize the Secretary of the Interior, in his discretion and in harmony with the purposes of the said act of June 28, 1934, to accept title to base lands in exchange for other lands subject to such exchange under the terms of the said act.

THE WHITE HOUSE,

May 20, 1935.

[Signature]

7048
EXECUTIVE ORDER

TRANSFERRING CONTROL OF PUBLIC LANDS TO THE SECRETARY OF THE INTERIOR

ALASKA

By virtue of and pursuant to the authority vested in me by section 1 of the act of July 5, 1884 (23 Stat. 103), it is ordered that the four unsurveyed tracts, each known as "Post Cemetery", in the former Forts Davis, Egbert, Gibbon, and St. Michael Military Reservations, Alaska, which tracts have become useless for military purposes, be, and they are hereby, placed under the control of the Secretary of the Interior, for disposition as provided in the said act, or as may be otherwise provided by law.

The White House,

May 7, 1935.
EXECUTIVE ORDER

EXEMPTION OF CHARLES Y. DIXON FROM COMPULSORY RETIREMENT FOR AGE

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

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

AND WHEREAS the public interest requires that Charles Y. Dixon, engineer in the Engineer Department at Large, War Department, Detroit, Michigan, who was exempted from compulsory retirement for a period of 1 year by Executive Order No. 6717, dated May 25, 1934, be further exempted from the provisions of this section and continued in the service until June 1, 1936:

NOW, THEREFORE, by virtue of the authority vested in me by the aforesaid section, I do hereby further exempt Charles Y. Dixon from the provisions thereof and continue him in the service until June 1, 1936.

THE WHITE HOUSE,

May 21, 1935.

[Signature]
EXECUTIVE ORDER

AUTHORIZING THE APPOINTMENT OF GUY C. HANNA TO A POSITION IN THE TREASURY DEPARTMENT WITHOUT REGARD TO CIVIL-SERVICE RULES

By virtue of and pursuant to the authority vested in me by the provisions of paragraph Eighth of subdivision SECOND of section 2 of the Civil Service Act of January 16, 1883 (22 Stat. 403, 404), it is hereby ordered that Guy C. Hanna may be appointed as non-attorney member of the Committee on Enrollment and Disbarment, Treasury Department, without compliance with the requirements of the civil-service rules and without being accorded a classified status.

This order is recommended by the Secretary of the Treasury.

THE WHITE HOUSE,
May 21, 1935.
EXECUTIVE ORDER

WAIVER OF THE CIVIL-SERVICE RULES TO PERMIT THE RE-
INSTATEMENT OF MRS. MAY A. DUNN TO A POSITION IN
THE GENERAL ACCOUNTING OFFICE

By virtue of and pursuant to the authority vested in me by the provisions of paragraph Eighth 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 the time limit specified by civil-service rule IX may be waived to permit the reinstatement of Mrs. May A. Dunn to a suitable position in the General Accounting Office. Mrs. Dunn, under her maiden name of May Alley, was a classified employee of the Treasury Department from May 1, 1918, to November 30, 1920, when she resigned to be married. The death of her husband, an auditor in the General Accounting Office, on August 26, 1934, after nearly 32 years in the Government service, left her without adequate means of support for herself and minor child.

This order is issued on the recommendation of the Comptroller General.

[Signature]

THE WHITE HOUSE,

May 27, 1935.
EXECUTIVE ORDER

APPROVING AGREEMENT BETWEEN EMPLOYER MEMBERS OF THE DIVISION OF THE PAINTING, PAPERHANGING AND DECORATING DIVISION OF THE CONSTRUCTION INDUSTRY AND CERTAIN OF THEIR EMPLOYEES IN THE REGION OF EL PASO COUNTY, TEXAS

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 the Code of Fair Competition for the Construction Industry, approved January 31, 1934, for approval of an Agreement between certain employers who are members of the Painting, Paperhanging and Decorating Division of said Code, and certain employees in the Region of El Paso County, Texas, as defined in said Agreement, and a hearing having been held thereon, and the National Industrial Recovery Board having rendered its report containing an analysis of said Agreement, together with its recommendations and findings with respect thereto, and the National Industrial Recovery Board having found that said Agreement complies in all respects with the pertinent provisions of Title I of said Act and of said Code:

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

PROVIDED, that the National Industrial Recovery Board may provide such exceptions and exemptions from the operation of the provisions of this Agreement resulting from
my approval, with or without conditions for the granting thereof, as appear necessary to effectuate the policies and purposes of the Act, or of the Code of Fair Competition under which this Agreement is made, or this Agreement, or to avoid undue hardship or hardships to any individual or individuals.

[Franklin D. Roosevelt]

Approval Recommended:
National Industrial Recovery Board

By: [W. A. Harriman]

W. A. Harriman
Administrative Officer

The White House

May 2, 1935
EXEClJ'I Vl', ORDER

APPROVING AGREEMENT BETWEEN EMPLOYER MEMBERS OF THE DIVISION OF THE PAINTING, PAPERHANGING AND DECORATING DIVISION OF THE CONSTRUCTION INDUSTRY AND CERTAIN OF THEIR EMPLOYEES IN THE REGION OF MUSCATINE COUNTY, IOWA

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 the Code of Fair Competition for the Construction Industry, approved January 31, 1934, for approval of an Agreement between certain employers who are members of the Painting, Paperhanging and Decorating Division of said Code, and certain employees in the Region of Muscatine County, Iowa, as defined in said Agreement, and a hearing having been held thereon, and the National Industrial Recovery Board having rendered its report containing an analysis of said Agreement, together with its recommendations and findings with respect thereto, and the National Industrial Recovery Board having found that said Agreement complies in all respects with the pertinent provisions of Title I of said Act and of said Code:

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

PROVIDED, that the National Industrial Recovery
Board may provide such exceptions and exemptions from the operation of the provisions of this Agreement resulting from my approval, with or without conditions for the granting thereof, as appear necessary to effectuate the policies and purposes of the Act, or of the Code of Fair Competition under which this Agreement is made, or this Agreement, or to avoid undue hardship or hardships to any individual or individuals.

Approval Recommended:

National Industrial Recovery Board

By: W. A. Harriman
    Administrative Officer

The White House

May 21, 1935
EXECUTIVE ORDER

APPROVING AGREEMENT BETWEEN EMPLOYER MEMBERS
OF THE DIVISION OF THE
PLUMBING CONTRACTING DIVISION
OF THE
CONSTRUCTION INDUSTRY
AND CERTAIN OF THEIR EMPLOYEES IN THE
REGION OF LOUISVILLE, KENTUCKY, AND
VICINITY

An application having been duly made, pur-
suant to and in full compliance with the provisions of
Title I of the National Industrial Recovery Act, approved
June 16, 1933, and the Code of Fair Competition for the
Construction Industry, approved January 31, 1934, for
approval of an Agreement between certain employers who
are members of the Plumbing Contracting Division of said
Code, and certain of their employees in the Region of
Jefferson, Hardin, Meade, Bullitt, Nelson, Spencer and
Shelby Counties, Kentucky, as defined in said Agreement,
and a hearing having been held thereon, and the Nation-
al Industrial Recovery Board having rendered its report
containing an analysis of said Agreement, together with
its recommendations and findings with respect thereto,
and the National Industrial Recovery Board having found
that said Agreement complies in all respects with the
pertinent provisions of Title I of said Act and of said
Code:

NOW, THEREFORE, I, Franklin D. Roosevelt,
President of the United States, pursuant to authority
vested in me by Title I of the National Industrial
Recovery Act, approved June 16, 1933, pursuant to said
Code of Fair Competition for the Construction Industry,
and otherwise, do hereby adopt and approve the report,
recommendations and findings of the National Industrial
Recovery Board and do hereby order that the said agree-
ment be and the same hereby is approved:
PROVIDED, that the National Industrial Recovery Board may provide such exceptions and exemptions from the operation of the provisions of this Agreement resulting from my approval, with or without conditions for the granting thereof, as appear necessary to effectuate the policies and purposes of the Act, or of the Code of Fair Competition under which this Agreement is made, or this Agreement, or to avoid undue hardship or hardships to any individual or individuals.

PROVIDED, FURTHER, that pending the establishment of a truly representative character of the sponsors in Harlan, Menlo, Bullitt, Nelson, Spencer and Shelby Counties, State of Kentucky, or any part or parts thereof, and pending such hearing or opportunity to be heard at a reconvening of the hearing held at Louisville, Kentucky and recessed on January 4, 1935 or otherwise, as the National Industrial Recovery Board deems necessary and proper, and findings to such effect by the National Industrial Recovery Board, which findings shall terminate the stay herein granted for all or such part of the Region to which said stay is applicable, as the National Industrial Recovery Board shall find the sponsors to be truly representative, the operation of this Agreement, insofar as my approval is required, shall be and it hereby is stayed as to all parties proposed to be made subject thereto in activities thereafter within Harlan, Menlo, Bullitt, Nelson, Spencer and Shelby Counties, State of Kentucky, or any part or parts thereof.

[Signature]

Approval Recommended:
National Industrial Recovery Board

By

J. A. Harrison
Administrative Officer

The White House

May 21, 1935.
EXECUTIVE ORDER

APPROVING AGREEMENT BETWEEN EMPLOYER MEMBERS OF THE DIVISION OF THE PAINTING, PAPERHANGING AND DECORATING DIVISION OF THE CONSTRUCTION INDUSTRY AND CERTAIN OF THEIR EMPLOYEES IN THE AREA OF COOK COUNTY, ILLINOIS

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 the Code of Fair Competition for the Construction Industry, approved January 51, 1934, for approval of an Agreement between certain employers who are members of the Painting, Paperhanging and Decorating Division of said Code, and certain employees in the Area of Cook County, Illinois, as defined in said Agreement, and a hearing having been held thereon, and the National Industrial Recovery Board having rendered its report containing an analysis of said Agreement, together with its recommendations and findings with respect thereto, and the National Industrial Recovery Board having found that said Agreement complies in all respects with the pertinent provisions of Title I of said Act and of said Code:

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

PROVIDED, that the National Industrial Recovery Board may provide such exceptions and exemptions from the operation of the provisions of this Agreement resulting from my approval, with or without conditions for the
granting thereof, as appear necessary to effectuate the policies and purposes of the Act, or of the Code of Fair Competition under which this Agreement is made, or this Agreement, or to avoid undue hardship or hardships to any individual or individuals.

F. D. R.

Approval Recommended:
National Industrial Recovery Board

By:

W. A. Harriman
Administrative Officer

The White House

May 21, 1935
EXECUTIVE ORDER

RENOVATION IN PART OF EXECUTIVE ORDER NO. 2242, OF
AUGUST 51, 1915, AND REWITHDRAWAL OF THE LANDS
RELEASED THEREBY FOR TOWN-SITE PURPOSES

By virtue of and pursuant to the authority
vested in me by the act of March 12, 1914 (ch. 57, 58
Stat. 805), Executive Order No. 2242, of August 51, 1915,
withdrawing certain lands in Alaska, is hereby revoked
as to the following-described lands included in the tract
designated in said order as "Alaska Railroad Terminal
Reserve", and the said lands are hereby rewithdrawn and
reserved for town-site purposes:

DESCRIPTION

TRACT "A"

From the southeast corner of lot 3, sec. 7, T.
15 N., R. 3 W., Seward meridian, Alaska, which is marked
by an iron pipe 1-1/4 in. diam., thence west 905.22 ft.;
thence N. 28°08' E., 99.57 ft.; thence N. 21°56' E.,
165.51 ft.; thence N. 18°14'42" E., 20.15 ft. to southeast
corner of tract "A", point of beginning; thence N. 18°14'42"
E., 87.19 ft.; thence N. 75°30' W., 92.11 ft.; thence S.
19°55'30" W., 72.83 ft.; thence S. 64°44'30" E., 94.91
ft. to the point of beginning, containing 7,455 sq. ft.

TRACT "B"

From the southeast corner of lot 5, sec. 7, T.
13 N., R. 3 W., Seward meridian, Alaska, which is marked
by an iron pipe 1-1/4 in. diam., thence west 905.22 ft.;
thence N. 26°08' E., 24.95 ft. to the southeast corner of
tract "B", point of beginning; thence N. 28°08' E., 74.64 ft.; thence N. 21°51' E., 165.51 ft.; thence N. 64°04'50" W., 95.51 ft.; thence S. 29°19'48" W., 255.00 ft.; thence S. 62°15'56" E., 121.00 ft. to the point of beginning, containing 26,118 sq. ft.

TRACT "C"

From the southeast corner of lot 5, sec. 7, T. 15 N., R. 3 W., Seward meridian, Alaska, which is marked by an iron pipe 1-1/4 in. diam., thence west 588.96 ft.; thence S. 0°15' E., 34.39 ft. to the southeast corner of tract "C", point of beginning; thence S. 89°45' W., 298.52 ft. to point of curvature; thence along a curve to the right, with radius of 20 ft., 40.65 ft. to point of tangency; thence N. 28°08' E., 86.13 ft.; thence S. 86°59'06" E., 128.22 ft.; thence N. 88°59'12" E., 150.02 ft.; thence S. 0°15' E., 100 ft. to point of beginning, containing 50,457 sq. ft.

TRACT "D"

From the southeast corner of lot 5, sec. 7, T. 15 N., R. 3 W., Seward meridian, Alaska, which is marked by an iron pipe 1-1/4 in. diam., thence west 528.96 ft.; thence S. 0°15' E., 48.26 ft. to southwest corner of tract "D", point of beginning; thence N. 89°45' E., 95.40 ft.; thence N. 76°17'48" E., 86.00 ft.; thence N. 71°51'50" E., 144.50 ft.; thence N. 85°22' E., 22.09 ft.; thence N. 10°07' W., 95.05 ft.; thence S. 79°55' W., 243.97 ft.; thence S. 87°51' W., 80.00 ft.; thence S. 0°15' E., 114.78 ft. to the point of beginning, containing 56,425 sq. ft.

THE WHITE HOUSE, 

May 23, 1955.
EXECUTIVE ORDER

EXEMPTION OF FINIS D. MORRIS FROM COMPULSORY RETIREMENT FOR AGE

WHEREAS section 204 of the act of June 30, 1932, ch. 314, 47 Stat. 582, 404 (title 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 Finis D. Morris, administrative assistant, 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 September 1, 1935;

NOW, THEREFORE, by virtue of and pursuant to the authority vested in me by the aforesaid section, I do hereby exempt Finis D. Morris from the provisions thereof and continue him in the service until September 1, 1935.

The White House,
May 23, 1935.

[Signature]

7054
EXECUTIVE ORDER


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 the Code of Fair Competition for the Construction Industry, approved January 31, 1934, for approval of an Agreement between certain employers who are members of the Building Contractors Division, a Subdivision of the General Contractors Division of said Code, and their carpenter employees in the Region of the towns of Bridgeport, Stratford, Milford, Fairfield, Trumbull, Easton and Monroe, and the Region includes all cities, boroughs, or other political subdivisions included within the boundaries of the above towns, as defined in said Agreement, and a hearing having been held thereon, and the National Industrial Recovery Board having rendered its report containing an analysis of said Agreement, together with its recommendations and findings with respect thereto, and the National Industrial Recovery Board having found that said Agreement complies in all respects with the pertinent provisions of Title I of said Act and of said Code:

NOW, THEREFORE, I, Franklin D. Roosevelt, President of the United States, pursuant to authority vested in me by Title I of the National Industrial Recovery Act, approved June 16, 1933, pursuant to said Code of Fair Competition for the Construction Industry, and otherwise, do hereby adopt and approve the report, recommendations and findings of the National Industrial Recovery Board and do hereby order that the said Agreement be and the same hereby is approved:
PROVIDED, that the National Industrial Recovery Board may provide such exceptions and exemptions from the operation of the provisions of this Agreement resulting from my approval, with or without conditions for the granting thereof, as appear necessary to effectuate the policies and purposes of the Act, or of the Code of Fair Competition under which this Agreement is made, or this Agreement, or to avoid undue hardship or hardships to any individual or individuals.

[Signature]

Approval Recommended:
National Industrial Recovery Board

By:

W. A. Harriman
Administrative Officer

The White House

May 24, 1935.
EXECUTIVE ORDER

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WAIVER OF THE CIVIL-SERVICE RULES TO PERMIT THE APPOINTMENT OF FRED S. GILBERT TO A POSITION IN THE CUSTODIAL SERVICE OF THE POST OFFICE DEPARTMENT

By virtue of and pursuant to the authority vested in me by paragraph Eighth 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 Mr. Fred S. Gilbert may be appointed to the position of elevator operator in the custodial service of the Post Office Department, assigned to the United States Courthouse and Post Office Building, Jacksonville, Florida, without compliance with the requirements of the civil-service rules.

[Signature]

THE WHITE HOUSE,
May 28, 1935.
EXECUTIVE ORDER

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DESIGNATING THE DEPUTY ADMINISTRATOR, FEDERAL EMERGENCY ADMINISTRATION OF PUBLIC WORKS, AS A MEMBER OF THE ADVISORY COMMITTEE ON ALLOTMENTS

Executive Order No. 7034, of May 6, 1935, insofar as it establishes the Advisory Committee on Allotments, is hereby amended so as to include in the membership of said Committee the Deputy Administrator of the Federal Emergency Administration of Public Works.

THE WHITE HOUSE,

May 28, 1935.

[Signature]
EXECUTIVE ORDER

ESTABLISHMENT OF THE PUERTO RICO RECONSTRUCTION ADMINISTRATION

By virtue of and pursuant to the authority vested in me under the Emergency Relief Appropriation Act of 1935, approved April 8, 1935 (Public Resolution No. 11, 74th Congress), I hereby establish an agency within the Department of the Interior to be known as the "Puerto Rico Reconstruction Administration", and appoint Ernest H. Gruening as Administrator thereof, to serve without additional compensation.

I hereby prescribe the following functions and duties of the said Puerto Rico Reconstruction Administration to be exercised and performed by the Administrator thereof:

To initiate, formulate, administer and supervise a program of approved projects for providing relief and work relief and for increasing employment within Puerto Rico.

In the performance of such duties and functions, expenditures are hereby authorized for necessary supplies and equipment; law books and books of reference, directories, periodicals, newspapers and press clippings; travel expenses, including the expense of attendance at meetings when specifically authorized by the Administrator; rental at the seat of Government and elsewhere; purchase, operation and maintenance of passenger-carrying vehicles; printing and binding; and incidental expenses; and I hereby authorize the Administrator to accept and utilize such voluntary and uncompensated
services and, with the consent of the local government of Puerto Rico, such local officers and employees, and appoint, without regard to the provisions of the civil service laws, such officers and employees, as may be necessary, prescribe their duties and responsibilities and, without regard to the Classification Act of 1923, as amended, fix their compensation: Provided, That in so far as practicable, the persons employed under the authority of this Executive Order shall be selected from those receiving relief.

To the extent necessary to carry out the provisions of this Executive Order the Administrator is authorized to acquire, by purchase or by the power of eminent domain, any real property or any interest therein and improve, develop, grant, sell, lease (with or without the privilege of purchasing), or otherwise dispose of any such property or interest therein.

Allocations will be made hereafter for the administrative expenses of the Puerto Rico Reconstruction Administration and for authorized projects.

The White House,
May 4, 1935.
EXECUTIVE ORDER

AUTHORIZING THE ADOPTION OF A SEAL FOR THE FEDERAL HOUSING ADMINISTRATION

WHEREAS the National Housing Act, approved June 27, 1934 (48 Stat. 1246), authorizes the President to create a Federal Housing Administration and to appoint a Federal Housing Administrator to exercise all of the powers of said Administration; and

WHEREAS pursuant to such authorization I have heretofore created the Federal Housing Administration, and did on June 50, 1934, appoint as Federal Housing Administrator James A. Moffett, whose appointment was confirmed by the United States Senate on January 18, 1935, and who since his appointment has been acting as such Administrator; and

WHEREAS it has become necessary that the Federal Housing Administration have and use a seal for and in the proper exercise of its powers:

NOW, THEREFORE, I hereby authorize the Federal Housing Administrator to cause to be made and to adopt for the Federal Housing Administration a seal of such device as he shall approve.

Copies of any books, records, papers, or documents of the Federal Housing Administration and copies of any agreements, orders, rules, or regulations entered into, issued, or prescribed under the National Housing Act by the Federal Housing Administrator, or by anyone duly authorized to act for him, shall be admitted in
evidence equally with the originals thereof.

The Federal Housing Administrator, and any officer or agency designated by him for the purpose, are authorized to certify or exemplify for any purpose for which certification or exemplification may be required or necessary, copies of any books, records, papers, or documents of the Federal Housing Administration.

[Signature]

THE WHITE HOUSE,

May 29, 1936.
EXECUTIVE ORDER

REVOCATION OF EXECUTIVE ORDER OF FEBRUARY 1, 1906,
RESERVING CERTAIN LAND AND WATER AREAS AS A SITE
FOR A SALMON HATCHERY

ALASKA

The Executive order of February 1, 1906, reserving and setting apart the following-described land and water areas in Alaska as a site for a salmon hatchery, is hereby revoked, and the said areas are hereby declared to be a part of the Tongass National Forest as established by proclamation of February 16, 1909 (35 Stat. 2236):

Yes Lake (otherwise known as Lake McDonald) and its catchment basin, its outlet, and a strip of land one-eighth of a mile wide along each shore thereof; Yes Bay, Back Bay, and a strip of land one-eighth of a mile wide along the shores thereof and a strip of land one-eighth of a mile wide on each side of the old Indian trail.

THE WHITE HOUSE,
May 31, 1935.
EXECUTIVE ORDER

CHANGING THE NAME OF THE LUQUILLO NATIONAL FOREST

PUERTO RICO

By virtue of and pursuant to the authority vested in me by the act of July 1, 1902 (ch. 1383, 32 Stat. 731), and the act of June 4, 1897 (30 Stat. 11, 34, 36), it is ordered that the name of the Luquillo National Forest, Puerto Rico, established by Proclamation No. 41, of January 17, 1903 (32 Stat. 2029), be, and it is hereby, changed to "Caribbean National Forest".

THE WHITE HOUSE,

June 7, 1935.
EXECUTIVE ORDER

PRESCRIBING RULES AND REGULATIONS RELATING TO
PROCEDURE FOR EMPLOYMENT OF WORKERS UNDER THE
EMERGENCY RELIEF APPROPRIATION ACT OF 1935

REGULATION NO. 2.

By virtue of and pursuant to the authority
vested in me by the Emergency Relief Appropriation Act
of 1935, approved April 8, 1935 (Public Resolution No.
11, 74th Congress), I hereby prescribe the following
rules and regulations:

Section 1. As used in this regulation
"projects" shall mean projects financed in whole or
in part from funds appropriated by the Emergency Relief
Appropriation Act of 1935.

Section 2. Persons shall be eligible for em-
ployment on projects who (a) are registered with the em-
ployment offices designated by the United States Employ-
ment Service in accordance with the administrative order
issued May 22, 1935, by the Federal Emergency Relief Ad-
ministrator and (b) were receiving public relief in May,
1935: Provided, however, that as the various occupational
classes in such group are exhausted through employment,
other persons who (1) become eligible for public relief
subsequent to May, 1935, and (2) are certified to the
Works Progress Administration and the United States
Employment Service by the State Emergency Relief Adminis-
trations may be added to the list of those eligible for
such employment.
Section 3. Persons who once become eligible for employment on projects shall not have their eligibility affected by temporary employment in other public employment or in private industry.

Section 4. The United States Employment Service shall notify the Works Progress Administration of all persons who (a) are employed on projects and (b) have complied with the eligibility requirements provided in section 2 hereof and have been placed in other public employment or in private employment. Such notification shall be made immediately after such placements on forms prescribed by the Works Progress Administration.

Section 5. Only persons certified for assignment to work by the United States Employment Service shall be employed on projects: Provided, That for the purpose of effectuating the purposes of paragraph I (c) of Executive Order No. 7054 of May 6, 1935, the Works Progress Administrator or the State Works Progress Administrators are hereby authorized, in their discretion, to modify this requirement in connection with any project not operated under contract.

Section 6. All persons (a) who are employed on projects conducted by the State Emergency Relief Administration and continued by the Works Progress Administration, and who are otherwise eligible, or (b) who are certified by the United States Employment Service as eligible for employment on projects to be conducted by the Works Progress Administration shall be regarded as continuously certified for assignment to work on projects...
to be conducted by the Works Progress Administration unless they are requisitioned by the United States Employment Service for employment on other projects, in other public work, or in private industry.

Section 7. Persons who are certified for assignment to work on projects shall be accepted or rejected by those having responsibility for the management of such employment solely on the basis of their fitness to perform the assigned tasks and shall not be discriminated against on any other grounds whatsoever.

THE WHITE HOUSE,

June 5, 1935.
EXECUTIVE ORDER

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RETIREMENT OF EDWIN SHERIDAN CUNNINGHAM, FOREIGN
SERVICE OFFICER

WHEREAS Executive Order No. 6066, of March 3, 1933, retains Edwin Shedden Cunningham, of Tennessee, a Foreign Service officer of class 1, on active duty for such time as may be deemed necessary not in excess of 5 years from July 6, 1933; and

WHEREAS it is not deemed necessary for the interests of the United States that Mr. Cunningham be retained on active duty beyond December 31, 1935:

NOW, THEREFORE, it is hereby ordered that Mr. Cunningham's retirement under the provisions of the act of February 23, 1931, become effective on December 31, 1935.

THE WHITE HOUSE,

June 5, 1935.
EXECUTIVE ORDER

DESIGNATION AS UNHEALTHFUL OF CERTAIN CLOSED POSTS
IN THE FOREIGN SERVICE

By virtue of and pursuant to the authority vested in me by subsection (k) of section 26 of the act of February 25, 1931, 46 Stat. 1207, 1212 (22 U.S.C. Supp. § 21k), it is ordered that the following places at which consular offices were formerly maintained be, and they are hereby, added to the list of unhealthful posts established by Executive Order No. 5644 of June 8, 1931, as amended by the second paragraph of Executive Order No. 6942 of January 8, 1955:

Boma, Belgian Congo
Muscat (Maskat), Oman
Mersin, Turkey
Mombasa, Kenya
Sandakan, British North Borneo
Santa Rosalia, Mexico
Zanzibar

THE WHITE HOUSE,
June 5, 1955. [Signature]
EXECUTIVE ORDER

AUTHORITY FOR THE EXTENSION OF THE TEMPORARY
APPOINTMENTS OF CERTAIN EMPLOYEES OF THE
GENERAL ACCOUNTING OFFICE

By virtue of and pursuant to the authority
vested in me by the provisions of paragraph Eighth
of subdivision SECOND of section 2 of the Civil
Service Act of January 16, 1883 (22 Stat. 403, 404),
it is hereby ordered that the temporary employees
of the General Accounting Office, whose appointments
were made under the Emergency Appropriation Act ap-
proved June 19, 1934 (48 Stat. 1026), and those paid
from emergency funds allotted to that office under
the National Industrial Recovery Act of June 16, 1933
(48 Stat. 195), whose appointments terminate by opera-
tion of law on June 30, 1935, may be continued in the
service for a period not to extend beyond June 30, 1937.

The White House,
June 5, 1935.
EXECUTIVE ORDER

Authorizing the Federal Emergency Administration of Public Works to Continue to Perform Functions under Title II of the National Industrial Recovery Act and to Perform Functions under the Emergency Relief Appropriation Act of 1935.

Pursuant to the authority vested in me by the Emergency Relief Appropriation Act of 1935, approved April 8, 1935 (Public Resolution No. 11, 74th Congress), I hereby authorize the Federal Emergency Administration of Public Works, under the Federal Emergency Administrator of Public Works:

(a) to continue after June 15, 1935, to perform all of the functions which it was authorized to perform prior to June 15, 1935, under Title II of the National Industrial Recovery Act, approved June 15, 1935 (48 Stat. 200);

(b) subject to the rules and regulations heretofore and hereafter prescribed by the President to carry out the Emergency Relief Appropriation Act of 1935, approved April 8, 1935, to perform the following functions under said Act:

(1) make loans or grants, or both, for projects of states, territories, possessions, including subdivisions and agencies thereof, municipalities and the District of Columbia, and self-liquidating projects of public bodies thereof, where, in the determination of the President, not less than twenty-five per centum of the loan or the grant, or the aggregate thereof, is
to be expended for work under each particular project;

(2) carry out projects for slum-clearance or low-cost housing, or both;

(c) to sell any securities acquired under Title II of the National Industrial Recovery Act, approved June 16, 1933, or under the Emergency Relief Appropriation Act of 1935, approved April 8, 1935, and all moneys realized from such sales shall be available for the making of further loans under the said Title II of the National Industrial Recovery Act or the said Emergency Relief Appropriation Act of 1935, in the performance of the functions herein authorized.

To the extent necessary to carry out the provisions of this Executive Order, the Administrator is authorized to acquire, by purchase or by the power of eminent domain, any real property or any interest therein, and improve, develop, grant, sell, lease (with or without the privilege of purchasing), or otherwise dispose of any such property or interest therein.

In the performance of the functions and duties herein prescribed, expenditures are hereby authorized for contract stenographic reporting services; supplies and equipment; purchase and exchange of law books, books of reference, directories, periodicals, newspapers and press clippings; travel expenses, including the expense of attendance at meetings when specifically authorized by the Administrator; rental at the seat of Government and elsewhere; purchase, operation, and maintenance of passenger-carrying vehicles; printing and binding; and such other expenses
as may be necessary to the performance of the functions herein au-
thorized; and, subject to the rules and regulations heretofore and
hereafter prescribed by the President, I hereby authorize the Ad-
ministrator to accept and utilize such voluntary and uncompensated
services and, with the consent of the State, such State and local
officers and employees, and appoint, without regard to the provi-
sions of the civil service laws, such officers and employees, as
may be necessary, prescribe their duties and responsibilities and,
without regard to the Classification Act of 1923, as amended, fix
their compensation: Provided, That in so far as practicable, the
persons employed shall be selected from those receiving relief.

The unobligated balances on June 30, 1935, of allotments of
funds made pursuant to Title II of the National Industrial Recovery
Act, approved June 16, 1933, to departments and agencies of the Gov-
ernment which continue to exist after June 16, 1935, for the perform-
ance of functions of the Federal Emergency Administration of Public
Works, are hereby reallocated for use by said departments and agen-
cies, respectively, after June 30, 1935, for the purposes for which
originally allocated thereto: Provided, That upon completion of the
project or work any unexpended balances of the aforesaid realloca-
tions shall be reported by the departments or agencies concerned to
the Secretary of the Treasury who will cause such balances to be
placed to the credit of the appropriations from which said allotments
were made.

The White House
June 7, 1935.

[Signature]
EXECUTIVE ORDER

Creating the National Resources Committee

By virtue of and pursuant to the authority vested in me under the Emergency Relief Appropriation Act of 1935, approved April 8, 1935, 49 Stat. 115, and to provide a means of obtaining information essential to a wise employment of the emergency appropriation made by said Act, I hereby establish an agency within the Government to be known as the National Resources Committee, consisting of the Secretary of the Interior (Chairman), the Secretary of War, the Secretary of Agriculture, the Secretary of Commerce, the Secretary of Labor, the Federal Emergency Relief Administrator, Frederic A. Delano, Charles E. Merriam, and Welby C. Mitchell, who shall serve as members without compensation.

A committee advisory thereto, consisting of Frederic A. Delano (Chairman), Charles E. Merriam, and Welby C. Mitchell, is hereby constituted, to which advisory committee members may be added from time to time by the President. The compensation of the members of the advisory committee shall be fixed by the President.

I hereby prescribe the functions and duties of the National Resources Committee as follows:

(a) To collect, prepare and make available to the President, with recommendations, such plans, data and information as may be helpful to a planned development and use of land, water, and other national resources, and such related subjects as may be referred to it by the President.
(b) To consult and cooperate with agencies of the Federal Government, with the States and municipalities or agencies thereof, and with any public or private planning or research agencies or institutions, in carrying out any of its duties and functions.

(c) To receive and record all proposed Federal projects involving the acquisition of land (including transfer of land jurisdiction) and land research projects, and in an advisory capacity to provide the agencies concerned with such information or data as may be pertinent to the projects. All executive agencies shall notify the National Resources Committee of such projects as they develop, before major field activities are undertaken.

In the performance of such duties and functions and within such amounts as may be allocated by the President, expenditures are hereby authorized for necessary supplies and equipment; law books and books of reference, directories, periodicals, newspapers and press clippings; travel expenses, including the expense of attendance at meetings when specifically authorized by said committee; rental at the seat of Government and elsewhere; printing and binding; and incidental expenses; and I hereby authorize the said committee to accept and utilize such voluntary and uncompensated services and, with the consent of the State, such State and local officers and employees, and appoint without regard to the provisions of the civil service laws, such officers and employees, as may be necessary, prescribe their duties and responsibilities and, without regard to the Classification Act of 1923, as amended, fix their compensation. Provided, That in so far as practicable, the persons employed under the authority of this
Executive Order shall be selected from those receiving relief.

The National Resources Board and the advisory committee established by Executive Order No. 6777, dated June 30, 1934, are hereby abolished, and all personnel, property, records, rights, etc., of said Board are hereby transferred to said National Resources Committee.

There is hereby transferred to the National Resources Committee the unexpended balance of all moneys heretofore made available for expenditure by the National Resources Board, which moneys shall be available for discharge of obligations lawfully incurred by said Board; and for the expenses of the National Resources Committee hereunder funds will be hereafter allocated to said Committee from the appropriation made by the Emergency Relief Appropriation Act of 1935.

This Executive Order shall take effect at the close of business on June 15, 1935.

The White House,

June 7, 1935.
EXECUTIVE ORDER

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REVOCATION OF EXECUTIVE ORDER NO. 5942, OF OCTOBER 29, 1932, WITHDRAWING PUBLIC LANDS

NEW MEXICO

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), Executive Order No. 5942, of October 29, 1932, withdrawing public lands in T. 3 S., R. 17 E., Tps. 7 S., Rs. 22 and 25 E., and Tps. 8 S., Rs. 25 and 26 E. of the New Mexico principal meridian, New Mexico, is hereby revoked, this revocation to become effective upon the date of the official filing of the plats of re-survey of said townships.

[Signature]

THE WHITE HOUSE,

June 7, 1935.
EXECUTIVE ORDER

ORANGE, TEXAS, ABOLISHED AS A CUSTOMS PORT OF ENTRY

By virtue of and pursuant to the authority vested in me by the act of August 1, 1914 (39 Stat. 609, 623; 19 U.S.C., sec. 2), Orange, Texas, is hereby abolished as a customs port of entry in customs collection district no. 21 (Sabine) with headquarters at Port Arthur, Texas, effective 30 days from the date of this order.

[Signature]

THE WHITE HOUSE,
June 7, 1935.
EXECUTIVE ORDER

APPOINTING ROBERT E. WOOD, EDWARD O'NEAL, GEORGE L. BERRY,
AND JULIEN H. HILL AS MEMBERS OF THE ADVISORY
COMMITTEE ON ALLOTMENTS

By virtue of and pursuant to the authority vested in me
under the Emergency Relief Appropriation Act of 1935, ap­
proved April 8, 1935 (Public Resolution No. 11, 74th Congress),
and of all other authority vested in me, I have appointed the
following persons to serve as members of the Advisory Committee
on Allotments, established by Executive Order No. 7034, of
May 6, 1935:

Robert E. Wood, as a representative of the Business Ad­
visory Council, effective May 6, 1935;
Edward O'Neal, as a representative of farm organizations,
effective May 6, 1935;
George L. Berry, as a representative of organized labor,
effective May 15, 1935;
Julien H. Hill, as a representative of the American
Bankers' Association, effective June 6, 1935.

The said members shall serve without compensation except that
each shall receive, in addition to his necessary expenses of
transportation, an allowance of $25 for each calendar day while
necessarily away from his home incident to the performance of the
authorized work of the Committee, payable under the appropriation
made by the said Emergency Relief Appropriation Act of 1935.

The White House,
June 8, 1935.
EXECUTIVE ORDER

POWER-SITE RESTORATION NO. 461, REVOKING IN PART THE EXECUTIVE ORDER OF DECEMBER 12, 1912, CREATING POWER-SITE RESERVE NO. 325

CALIFORNIA

By virtue of and pursuant to the authority vested in me by the act of June 25, 1910 (36 Stat. 847), as amended by the act of August 24, 1913 (37 Stat. 497), it is hereby ordered that the Executive order of December 12, 1912, creating power-site reserve no. 325, be, and it is hereby, revoked as to the following-described lands:

MOUNT DIABLO MERIDIAN

T. 5 N., R. 10 E., sec. 13, SE 1/4 SE 1/4;
    sec. 23, SE 1/4 SW 1/4 and S 1/2 SE 1/4;
    sec. 24, NE 1/4 NE 1/4, SW 1/4 NE 1/4, SE 1/4;
    NW 1/4, NE 1/4, SW 1/4, and NW 1/4 SE 1/4;
    sec. 26, W 1/2 and SW 1/4 SE 1/4;
    sec. 27, SE 1/4 SE 1/4.

T. 5 N., R. 11 E., sec. 10, lot 3;
    sec. 11, W 1/2 NW 1/4;
    sec. 15, SE 1/4 NW 1/4;
    sec. 17, S 1/2 NE 1/4 and N 1/2 SE 1/4;
    sec. 18, NE 1/4 SW 1/4.

THE WHITE HOUSE,
June 11, 1935.  

Franklin D. Roosevelt

7069
EXECUTIVE ORDER

REGULATIONS GOVERNING APPOINTMENTS OF EMPLOYEES PAID FROM EMERGENCY FUNDS

By virtue of and pursuant to the authority vested in me as President of the United States, I hereby prescribe the following regulations governing appointments of employees paid from emergency funds:

1. All appointments and reappointments made by the several executive departments, independent establishments, and emergency agencies, the salaries in connection with which are paid from emergency funds as distinguished from the appropriations for the regular activities of the Government, shall be made and specifically designated as either temporary or emergency appointments, and in the case of emergency appointments shall be expressly limited as to the duration thereof to a period not extending beyond the expiration of the emergency appropriation from which such salaries are paid, and in no event beyond June 30, 1957.

2. No officer or representative of any department or agency shall contact or negotiate with an employee of another department or agency with a view to effecting the transfer of such employee until permission for such contact or negotiation has been given by the head of the department or agency in which such employee is employed.

3. If such transfer is approved, the salary of the employee transferred to a position the salary of
which is paid from emergency funds shall not be increased at the time of the transfer except upon the approval of the President, and thereafter no increase shall be made in the salary of such employee paid from emergency funds for a period of at least six months.

4. All cases requiring the approval of the President under the terms of this order shall be submitted to the President through the Director of the Bureau of the Budget, together with a detailed statement in each case of the reasons why it is believed the requested increase is justified.

THE WHITE HOUSE,

June 2, 1955.
EXECUTIVE ORDER

EXEMPTION OF OSSNI P. HOOD FROM COMPULSORY RETIREMENT FOR AGE

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

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

AND WHEREAS the public interest requires that Ossni P. Hood, Chief, Technologic Branch, and Chief Engineer, Mechanical Division, Bureau of Mines, Department of the Interior, 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 July 1, 1936;

NOW, THEREFORE, by virtue of the authority vested in me by the aforesaid section, I do hereby exempt Ossni P. Hood from the provisions thereof and continue him in the service until July 1, 1936.


The White House,
June 12, 1935.
EXECUTIVE ORDER

EXEMPTION OF JOHN V. SHEA FROM COMPULSORY RETIREMENT FOR AGE

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

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

AND WHEREAS the public interest requires that John V. Shea, senior clerk, Division of Supply, Treasury Department, 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 July 1, 1936:

NOW, THEREFORE, by virtue of the authority vested in me by the aforesaid section, I do hereby exempt John V. Shea from the provisions thereof and continue him in the service until July 1, 1936.

The White House,
June 2, 1936.

[Signature]

The White House,
June 2, 1936.
EXECUTIVE ORDER

REESTABLISHING THE NATIONAL EMERGENCY COUNCIL

WHEREAS it is deemed necessary in carrying out the provisions of the Emergency Relief Appropriation Act of 1935, approved April 8, 1935 (Public Res. No. 11, 74th Cong.), that the National Emergency Council, as heretofore established and now constituted, shall continue to exist and function:

NOW, THEREFORE, by virtue of the authority vested in me under the said Emergency Relief Appropriation Act of 1935, I hereby reestablish the National Emergency Council, as now constituted, as an agency within the Government.

I hereby prescribe as the duties and functions of the National Emergency Council, the duties and functions which the existing National Emergency Council is authorized to perform not inconsistent with the provisions of the Emergency Relief Appropriation Act of 1935, and such additional duties and functions as may from time to time be assigned to it by the President in carrying out the provisions of the Emergency Relief Appropriation Act of 1935. All members of the National Emergency Council holding other positions in the Government shall serve thereon without additional compensation.
In the performance of such duties and functions, expenditures are hereby authorized for contract stenographic reporting services; supplies and equipment; purchase and exchange of law books, books of reference, directories, periodicals, newspapers, and press clippings; travel expenses, including the expenses of attendance at meetings when specifically authorized by the Executive Director of the National Emergency Council; rental at the seat of government and elsewhere; purchase, operation, and maintenance of passenger-carrying vehicles; printing and binding; and such other expenses as may be necessary to the performance of the functions herein authorized; and the Executive Director of the National Emergency Council is hereby authorized to accept and utilize such voluntary and uncompensated services and, with the consent of the State, to utilize such State and local officers and employees, and to appoint, without regard to the civil-service laws, such officers and employees as may be necessary, prescribe their duties and responsibilities, and, without regard to the Classification Act of 1923, as amended, fix the compensation of any officers and employees so appointed: Provided, That insofar as practicable, the persons employed shall be selected from those receiving relief.

Allocations will be made hereafter for the administrative expenses of the National Emergency Council.

This order will take effect at the close of business June 15, 1935.

THE WHITE HOUSE, 
June 13, 1935.

[Signature]
EXECUTIVE ORDER

RE-ESTABLISHING THE NATIONAL LABOR RELATIONS BOARD

By virtue of and pursuant to the authority vested in me under Title I of the National Industrial Recovery Act (48 Stat. 196), as amended and continued by Senate Joint Resolution 115, approved June 14, 1935, and in order to effectuate the policy of said Title, it is here-by ordered:

1. The National Labor Relations Board created under Executive Order No. 6765 of June 29, 1934, is hereby re-established and continued in existence until July 1, 1935, with its existing personnel and employees at their present grade and salaries.

2. The said National Labor Relations Board shall exercise the powers and functions and be charged with the duties prescribed in Executive Order No. 6765 of June 29, 1934, in so far as such powers, functions, and duties are authorized under the National Industrial Recovery Act as amended and continued by the said Senate Joint Resolution 115.

3. The unexpended funds and appropriations heretofore allocated for the use and maintenance of the National Labor Relations Board, as organised under Executive Order No. 6765 of June 29, 1934, shall be available for expenditure by the said Board, as hereby re-established, for the purposes aforesaid.

THE WHITE HOUSE,
June 15, 1935.
EXECUTIVE ORDER

TERMINATING THE NATIONAL INDUSTRIAL RECOVERY BOARD AND REORGANIZING THE NATIONAL RECOVERY ADMINISTRATION

By virtue of and pursuant to the authority vested in me by Title I of the National Industrial Recovery Act (48 Stat. 195), as amended by Senate Joint Resolution 113, approved June 14, 1935, it is hereby ordered as follows:

1. The National Industrial Recovery Board created by Executive Order No. 6859 of September 27, 1934, is hereby terminated, and to provide for the continuing administration of the provisions of Title I of the National Industrial Recovery Act there is hereby created the office of Administrator of the National Recovery Administration.

2. The Administrator of the National Recovery Administration shall administer the provisions of Title I of the National Industrial Recovery Act as amended by Senate Joint Resolution 113, approved June 14, 1935, and may exercise all of those powers heretofore conferred by Executive Order upon the National Industrial Recovery Board, subject to the limitations upon such powers contained in the said Senate Joint Resolution 113, and subject also to the further provisions of this Executive Order. The Administrator is authorized, under the direction of the President, to appoint, employ, discharge, and fix the compensation, define the duties, and direct the conduct of such officers and employees as may be necessary for such administration.
I hereby appoint James L. O'Neill as Acting Administrator of the National Recovery Administration.

3. For the further administration of Title I of the National Industrial Recovery Act as amended, there is hereby established the Division of Review. The Division of Review shall assemble, analyze, and report upon the statistical information and records of experience of the operations of the various trades and industries heretofore subject to codes of fair competition, shall study the effects of such codes upon trade, industrial and labor conditions in general, and other related matters, shall make available for the protection and promotion of the public interest an adequate review of the effects of the administration of Title I of the National Industrial Recovery Act, and the principles and policies put into effect thereunder, and shall otherwise aid the President in carrying out his functions under the said Title. I hereby appoint Leon C. Marshall Director of the Division of Review.

4. There is hereby established the Division of Business Cooperation, the function and purpose of which shall be to aid in the voluntary maintenance by trade and industrial groups of standards of fair competition, in the elimination of unfair competition in the employment of labor or in trade practices, and in maintaining sources of information and records of experience useful in the work of the Division of Review, and to otherwise assist in effectuating, so far as possible, the policies of the

5. The Administrator of the National Recovery Administration, the Director of the Division of Review, and the Director of Business Cooperation and all other officers appointed by this Order shall serve under the direction of the President and shall be paid such compensation as he shall fix, and the Administrator shall proceed forthwith to reduce as rapidly as possible the number of persons now employed in the administration of Title I of the National Industrial Recovery Act to the number necessary to perform the duties of such Administration as herein, or hereafter, prescribed, and in so doing he shall make proper provision for the allowance of accumulated leave for employees entitled thereto, facilitate the transfer of employees whose services may be desired by other agencies or departments of the Government, and protect the continuity of the administration for its future usefulness in effectuating the policies and purposes of Title I of the National Industrial Recovery Act as amended. I hereby appoint George L. Berry Assistant to the Administrator of the National Recovery Administration to represent labor.

6. There is hereby established an Advisory Council in aid of the National Recovery Administration, and I hereby appoint as members of the said Council: Charles Edison, Howell Cheney, Philip Murray, William Green, Emily Newell Blair, and Walton H. Hamilton.
7. All orders and regulations heretofore issued
centering the administration of Title I of the National
Industrial Recovery Act are hereby modified to the extent
necessary to make this order fully effective.

THE WHITE HOUSE,

June 15, 1935.

[Signature]

Franklin D. Roosevelt
EXECUTIVE ORDER

CONTINUING IN EFFECT EXECUTIVE ORDERS ISSUED UNDER
TITLE I OF THE NATIONAL INDUSTRIAL RECOVERY ACT AND
EXTENDING THE EXISTENCE OF AGENCIES CREATED BY SUCH
ORDERS UNTIL APRIL 1, 1956

WHEREAS Senate Joint Resolution 115, approved
June 14, 1935, extends until April 1, 1956, the provisions
of Title I of the National Industrial Recovery Act as
amended by said Joint Resolution, and

WHEREAS the President has heretofore issued
various Executive Orders under and pursuant to the authority
conferred upon him by the provisions of the said Title I,
the effective period of which Executive Orders is limited
directly by the said orders or by the said Title I to
June 16, 1935, and

WHEREAS it is necessary and desirable to maintain
the continuity of the agencies established, the requirements
imposed, and the other activities heretofore authorized by
such Executive Orders so far as consistent with the provisions
of the said Title I as amended:

NOW, THEREFORE, by virtue of and pursuant to the
authority vested in me by Title I of the National Industrial
Recovery Act (48 Stat. 195) as amended and extended by Senate
Joint Resolution 115 approved June 14, 1935, it is hereby
ordered that all existing Executive Orders heretofore issued
under and by virtue of the authority vested in me by Title I
of the National Industrial Recovery Act be, and they are,
hereby amended so as to continue them in effect and to
extend their operation, and also to extend the authority and activities of any agency created thereunder until April 1, 1936, so far as consistent with the provisions of the National Industrial Recovery Act as amended and extended, subject, however, to any limitation, modification, or cancellation the President may hereafter make by Executive Order: Provided, however, that this order shall not be construed as an exercise by the President of any authority, or as authorizing any person or agency acting under authority conferred by the President, to approve or prescribe codes of fair competition, to provide for the enforcement of such codes, or to take any other action not authorized by the provisions of the said Title I of the National Industrial Recovery Act as amended.

[Signature]

THE WHITE HOUSE,
June 5, 1935.
EXECUTIVE ORDER

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

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

NOW, THEREFORE, pursuant to the provisions of section 22 of the said order, I hereby order that, except as hereinafter provided, the transfers, consolidations, and eliminations contemplated by section 4 of Executive Order No. 6166, of June 10, 1933, as amended, which are not effected prior to June 30, 1935, pursuant to Executive Order No. 6224, of July 27, 1933, Executive Order No. 6540, of December 28, 1933, Executive Order No. 6727, of May 29, 1934, and Executive Order No. 6927, of December 31, 1934, together with the operation of all other provisions of Executive Order No. 6166, of June 10, 1933, as amended, insofar as they relate to said section 4, be further delayed until December 31, 1935: Provided, That any transfer, consolidation, or elimination, in whole or in part, under said section 4, including any
other provisions of the said order of June 10, 1933, insofar as they relate to section 4 there-of, may be made operative and effective between June 30, 1935, and December 31, 1935, by order of the Secretary of the Treasury, approved by the President.

THE WHITE HOUSE,

June 15, 1935.
EXECUTIVE ORDER

REVOCATION OF EXECUTIVE ORDER NO. 3102, OF JUNE 27, 1919, WITHDRAWING PUBLIC LANDS

COLORADO

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), Executive Order No. 3102, of June 27, 1919, withdrawing the following-described tract of public land in Colorado and reserving it for use by the Forest Service as a ranger station in connection with the administration of the White River National Forest, is hereby revoked:

SIXTH PRINCIPAL MERIDIAN

T. 4 N., R. 88 W., sec. 20, NE 1/4, 160 acres.

THE WHITE HOUSE,
June 7, 1935.
EXECUTIVE ORDER

WITHDRAWAL OF PUBLIC LANDS FOR THE USE OF THE
DEPARTMENT OF THE INTERIOR

ALASKA

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 lands in the Territory of Alaska be, and they are hereby, temporarily withdrawn from settlement, location, sale, or entry and reserved for the Department of the Interior, as a site for school purposes, at Pilot Point (Ugashik), Alaska, for use by the Office of Indian Affairs:

UGASHIK SCHOOL SITE

Beginning at point no. 1, identical with corner no. 6, U. S. survey no. 891, latitude 57°37' N., longitude 157°40' W., approximate. Thence from said initial point, along east boundary of survey no. 891, 10 ohs. to point no. 2; thence N. 80°30' E., 13.5 ohs. to point
no. 3 on shore of lake; thence with meanders of said lake, southeasterly, 12 ohs. to point no. 4; thence S. 80°30' W., 16 ohs. to point of beginning, containing approximately 16 acres.

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

Franklin D. Roosevelt

THE WHITE HOUSE,
June 17, 1935.
EXEMPTION OF CURTIS F. MARBUT FROM COMPULSORY RETIREMENT FOR AGE

WHEREAS section 204 of the act of June 30, 1932, ch. 514, 47 Stat. 582, 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 Curtis F. Marbut, principal soil scientist, Division of Soil Survey, Bureau of Chemistry and Soils, Department of Agriculture, who was 70 years of age on July 19, 1933, and who was exempted until July 1, 1936, from compulsory retirement by Executive Orders Nos. 6214 and 6758, dated July 25, 1933, and June 14, 1934, respectively, be further exempted from the provisions of this section and continued in the service until July 1, 1936;

NOW, THEREFORE, by virtue of the authority vested in me by the aforesaid section, I do hereby exempt Curtis F. Marbut from the provisions thereof and continue him in the service until July 1, 1936.

The White House,
June 1, 1935.