Registry No. 313-1-06

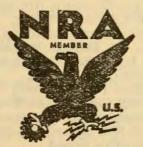
## NATIONAL RECOVERY ADMINISTRATION

## AMENDMENT TO CODE OF FAIR COMPETITION

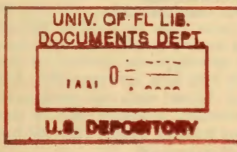
FOR THE

# LUMBER AND TIMBER PRODUCTS INDUSTRY

AS APPROVED ON JANUARY 31, 1935



WE DO OUR PART



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#### Approved Code No. 9-Amendment No. 30

## AMENDMENT TO CODE OF FAIR COMPETITION

#### FOR THE

## LUMBER AND TIMBER PRODUCTS INDUSTRY

#### As Approved on January 31, 1935

#### ORDER

#### APPROVING AMENDMENT OF CODE OF FAIR COMPETITION FOR THE LUMBER AND TIMBER PRODUCTS INDUSTRY

An application having been duly made pursuant to and in full compliance with the provisions of Title I of the National Industrial Recovery Act, approved June 16, 1933, for approval of amendments to the Code of Fair Competition for the Lumber and Timber Products Industries, and Notice of Opportunity to be Heard being duly published thereon, and the annexed report on said amendments, containing findings with respect thereto, having been made and directed to the President:

NOW, THEREFORE, on behalf of the President of the United States, the National Industrial Recovery Board, pursuant to authority vested in it by Executive Orders of the President, including Executive Order 6859, dated September 27, 1934, and otherwise, does hereby incorporate by reference said annexed report, and does find that said amendments and the Code as constituted after being amended comply in all respects with the pertinent provisions and will promote the policy and purposes of said Title of said Act, and does hereby order that said amendments be and they are hereby approved, and that the previous approval of said Code is hereby amended to include an approval of said Code in its entirety as amended such approval and such amendments to take effect twenty (20) days from the date hereof, unless good cause to the contrary is shown to the National Industrial Recovery Board before that time and the said Board issues a subsequent order to that effect.

NATIONAL INDUSTRIAL RECOVERY BOARD,

By W. A. HARRIMAN, Administrative Officer.

Approval recommended:

W. P. ELLIS, Division Administrator.

WASHINGTON, D. C., January 31, 1935. 112550°----1573-10---35 (1)

## **REPORT TO THE PRESIDENT**

The PRESIDENT,

The White House.

SIR: On August 19, 1933, you approved a Code of Fair Competition for the Lumber and Timber Products Industries.

This is a report on the Lumber Code Authority's amendment No. 98, which is being published with a Notice of Opportunity to be Heard.

This amendment proposes changes to correct typographical errors; to develop a uniform system of numbering and lettering; to improve the form of the Code and to make it possible for a new reprint to be published including approved amendments 1 to 24, inclusive, and any further amendments subsequent thereto. The amendment is not of a controversial nature and is to enable the Government Printing Office to furnish a correct reprint of the Code with various errors and inconsistencies removed. The Order approving the amendment does not become effective until twenty days after the date thereof which permits further modification if good cause is shown and a subsequent Order issued to that effect.

The Deputy Administrator in his final report to us on said amendment to said Code having found as herein set forth and on the basis of all the proceedings in this matter:

We find :

(a) The amendment to said Code and the Code as amended are well designed to promote the policies and purposes of Title I of the National Industrial Recovery Act including the removal of obstructions to the free flow of interstate and foreign commerce which tend to diminish the amount thereof, and will provide for the general welfare by promoting the organization of industry for the purpose of cooperative action among trade groups, by including and mainaining united action of labor and management under adequate governmental sanction and supervision, by eliminating unfair competitive practices, by promoting the fullest possible utilization of the present productive capacity of industries, by avoiding undue restriction of production (except as may be temporarily required), by increasing the consumption of industrial and agricultural products through increasing purchasing power, by reducing and relieving unemployment, by improving standards of labor, and by otherwise rehabilitating industry.

(b) The Code as amended complies in all respects with the pertinent provisions of said Title of said Act, including without limitation Subsection (a) of Section 3, Subsection (a) of Section 7 and Subsection (b) of Section 10 thereof.

(c) The Code empowers the Code Authority to present the aforesaid amendment on behalf of the industry as a whole. (d) The amendment and the Code as amended are not designed to and will not permit monopolies or monopolistic practices.

(e) The amendment and the Code as amended are not designed to and will not eliminate or oppress small enterprises and will not operate to discriminate against them.

(f) Those engaged in other steps of the economic process have not been deprived of the right to be heard prior to effective date of said amendment.

For these reasons, therefore, we have approved this amendment to this Code.

For the National Industrial Recovery Board:

W. A. HARRIMAN, Administrative Officer.

JANUARY 31, 1935.

## AMENDMENT TO CODE OF FAIR COMPETITION FOR THE LUMBER AND TIMBER PRODUCTS INDUSTRY

1. Delete the word "Industry" from the title of the Code and substitute therefor the word "Industries", so that the title of the Code wherever it occurs reads as follows:

"Lumber and Timber Products Industries".

2. Renumber all articles, sections and paragraphs of the Code by substituting for the present numeration, Roman numerals, capital letters, Arabic figures and small letters in the stated order, i. e., I, A, 1 and (a), and substitute such renumeration for present references to such articles, sections and paragraphs wherever such references occur.

3. In Schedule "A" substitute for the present numeration of Divisions and Subdivisions the numeration of all Divisions by Arabic numerals, and all Subdivisions by the number of the Division and consecutive capital letters, i. e.:

2. Hardwood Division.

2A. Appalachian and Southern Hardwood Subdivision.

2B. Mahogany Subdivision.

2C. Etc.

Correct the index of Schedule "A" in accordance with such renumeration and substitute such corrected renumeration for references to Divisions and Subdivisions of said Schedule "A" wherever they occur.

4. Rearrange the wage scale set forth in Section D (renumbered) of Article VII to incorporate all wage scales, including those which now appear as footnotes.

5. Insert the words "Division" and "Subdivision" after each reference to a Division and Subdivision in Article VII, Section D (renumbered).

6. Substitute for the words " area ", " zone ", " group ", " district ", " section " and " territory ", wherever such words are used to indicate sub-classifications of Subdivisions or geographical locations in Article VII, Section D, (renumbered), the word "area".

7. In Article VIII, Section A (renumbered) substitute for the word "purposes" in the second sentence, the word "persons", so that the second sentence as corrected will read as follows:

"Allotments within each Division and Subdivision for the persons

therein shall be made ", etc. 8. In Article VIII, Section A (renumbered), substitute for the phrase "Section 7 (a)", in the last sentence of that section, the phrase "Section 3 (c)" so that the last contangent Section 3 (e)", so that the last sentence of said section as corrected will read as follows:

"In the case of Divisions or Subdivisions, the raw material of which is imported, the quotas and allotments may be in terms of imports, so far as may be consistent with the provisions of Section 3 (e) of the National Industrial Recovery Act."

9. Insert that portion of Amendment No. 5 which constituted an addition to Article VIII of the Code under Section K (renumbered) and remove that amendatory paragraph from the Interim Article of Article VIII.

10. In Schedule "A", under the caption "2. Hardwood Division ", delete the words "Indiana Hardwood Lumbermen's Association" in the sixth and seventh lines of the paragraph entitled "Administrative Agencies", and substitute therefor the words "North Central Hardwood Association."

11. In Schedule "A", under the heading "2-C. Philippine Mahogany Subdivision" (renumbered), insert the word "any" between the words "during" and "calendar", in the last paragraph of Sec-tion (c) of the paragraph entitled "Administrative Agency", so that the last clause of that paragraph will read as follows:

"the actual production of such logs during any calendar year

shall be considered the 'mill capacity ' of such operator." 12. In Schedule "A", under the heading "2-C. Philippine Mahog-any Subdivision " (renumbered), substitute for the word " substitute" in the paragraph numbered "(e)" of the paragraph entitled "Administrative Agency" the word "substantial", so that the second clause of that paragraph will read as follows:

"or if in three months after the date of the allotment any such person fails to use a substantial portion of his allotment,"

13. In Schedule "A", under the heading "11. Wooden Package Division" (renumbered), in the paragraph numbered "(b)" of the paragraph entitled "Administrative Agency", delete the words "Veneer Fruit and Vegetable Package Subdivision" and substitute therefor the words "American Veneer Package Subdivision", and add the following:

"H. Wooden Pail and Tub Subdivision".

14. In Schedule "A", under the heading "11-C. Standard Con-tainer Subdivision" (renumbered), in the second sentence of the paragraph entitled "Administrative Agency", substitute for the first word "Such" the word "Said".

15. In Schedule "A", under the heading "11-D. Pacific Veneer Package Subdivision" (renumbered), in the paragraph entitled "Administrative Agency", substitute for the first word in the second sentence, "Such", the word "Said". •16. In Schedule "A", under the heading "14. Veneer and Ply-wood Division" (renumbered) in the paragraph entitled "Subdi

wood Division" (renumbered), in the paragraph entitled "Subdivisions", renumber the sub-paragraphs by substituting for the capital letters small letters, and renumber the references to the Subdivisions in Sub-paragraph (b) of the paragraph entitled "Subdivi-sions" by substituting for the small letters, capital letters, so that Sub-paragraph (b) as corrected will read as follows:

"b. The following subdivisions are hereby established and the following Administrative Agency of each subdivision is hereby designated :

A. Plywood Subdivision.

B. Commercial Veneer Subdivision.

C. Face Veneer Subdivision."



17. In Schedule "A", under the heading "16. Specialty Wood Flooring Division" (renumbered), in the paragraph entitled "Administrative Agency", substitute for the phrase "185 North Yale Avenue" the phrase "999 Grandview Avenue". 18. In schedule "A", under the heading "19. Pole and Piling Di-

18. In schedule "A", under the heading "19. Pole and Piling Division" (renumbered), in the paragraph entitled "Administrative Agency", sub-paragraph (a), substitute for the numeration of the subdivisions therein listed, capital letters, so that the subdivisions will be indicated by consecutive capital letters. 19. In "Schedule "A", under the heading "20. Railroad Cross Tie

19. In "Schedule "A", under the heading "20. Railroad Cross Tie Division" (renumbered), in the paragraph entitled "Administrative Agencies", indicate the Subdivisions referred to in Sub-paragraph (a) by inserting the following designation before the consecutive Subdivisions therein listed: "20-A, 20-B, 20-C", etc.

20. In Schedule "A", under the heading "21. Crossarm Division" (renumbered), in the paragraph entitled "Administrative Agency", Sub-paragraph (a), substitute for the numeration of the Subdivisions listed, consecutive capital letters.

21. In Schedule "B", Section 4, Sub-section (b), substitute for the reference to "Section 3 (b)", the reference to "Section 2 (a)", and for the reference to "Section 4 (b)" the reference to "Section 3 (a)".

22. In Schedule "B", Section 8, substitute for the phrase "through the United States", in the first clause, the phrase "throughout the United States".

Approved Code No. 9—Amendment No. 30. Registry No. 313–1–06.