#### NATIONAL RECOVERY ADMINISTRATION

# AMENDMENT TO CODE OF FAIR COMPETITION

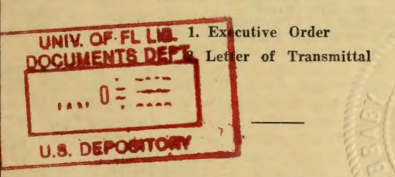
FOR THE

## FARM EQUIPMENT INDUSTRY

AS APPROVED ON DECEMBER 21, 1933 BY

PRESIDENT ROOSEVELT





UNITED STATES

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#### Approved Code No. 39-Amendment No. 1

#### AMENDMENT TO CODE OF FAIR COMPETITION

FOR THE

### FARM EQUIPMENT INDUSTRY

As Approved on December 21, 1933

BY

#### PRESIDENT ROOSEVELT

#### Executive Order

IN THE MATTER OF THE APPLICATION OF THE SOUTHERN PLOW MANU-FACTURERS ASSOCIATION AND THE BLOUNT PLOW WORKS, FOR CER-TAIN EXEMPTIONS FROM THE CODE OF FAIR COMPETITION FOR THE FARM EQUIPMENT INDUSTRY

A Code of Fair Competition for the Farm Equipment Industry has been heretofore approved by me. After such approval, and in accordance with the provisions of my further Executive Order dated July 15, 1933, hearings have been granted by the Administrator to the above-named applicants, allegedly directly affected by said Code, who have claimed that applications thereof have been unjust to them and have applied for an exemption therefrom with reference to the minimum wage provided in the said Code, and a change in wording to effect more complete dissemination of statistics.

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

VI. Section 2. of the Code is unnecessarily restrictive:

NOW, THEREFORE, I, Franklin D. Roosevelt, President of the United States, pursuant to the authority and discretion vested in me under Title I of the National Industrial Recovery Act, approved June 16, 1933, and otherwise, and in accordance with the provisions of my Executive Order dated July 15, 1933, providing for hearing on the application of Codes under certain circumstances, do order that the application for exemption by the Southern Plow

Manufacturers Association, be and is hereby denied, but that the words "members of the Association" in the last sentence of Article VI, Section 2, be and is hereby changed to "employers who have agreed to the Code."

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FRANKLIN D. ROOSEVELT.

Approval recommended:
Hugh S. Johnson,
Administrator.

THE WHITE HOUSE, December 21, 1933.

**DECEMBER 4, 1933.** 

The PRESIDENT, The White House.

Sir: This is a report of the hearing which has been granted, in accordance with the provisions of your Executive Order dated July 15, 1933, to certain manufacturers, the Southern Plow Manufacturers Association and the Blount Plow Works, who have alleged that they are directly affected by the Code of Fair Competition for the Farm Equipment Industry, and who have claimed that applications of that Code have been unjust to them and have applied for exemption therefrom.

I am attaching herewith—

1. Report of the Assistant Deputy Administrator, who conducted said hearing, which report is accepted and approved.

2. Copy of transcript of the records.

It appears to me on the basis of showing made at the hearing granted the Southern Plow Manufacturers' Association that no case of injustice requiring special treatment has been made out by the above-named applicant, and, accordingly, I recommend that the application of the aforementioned party for exemption or for stay of application of the provisions of the Code of Fair Competition for the Farm Equipment Industry be denied.

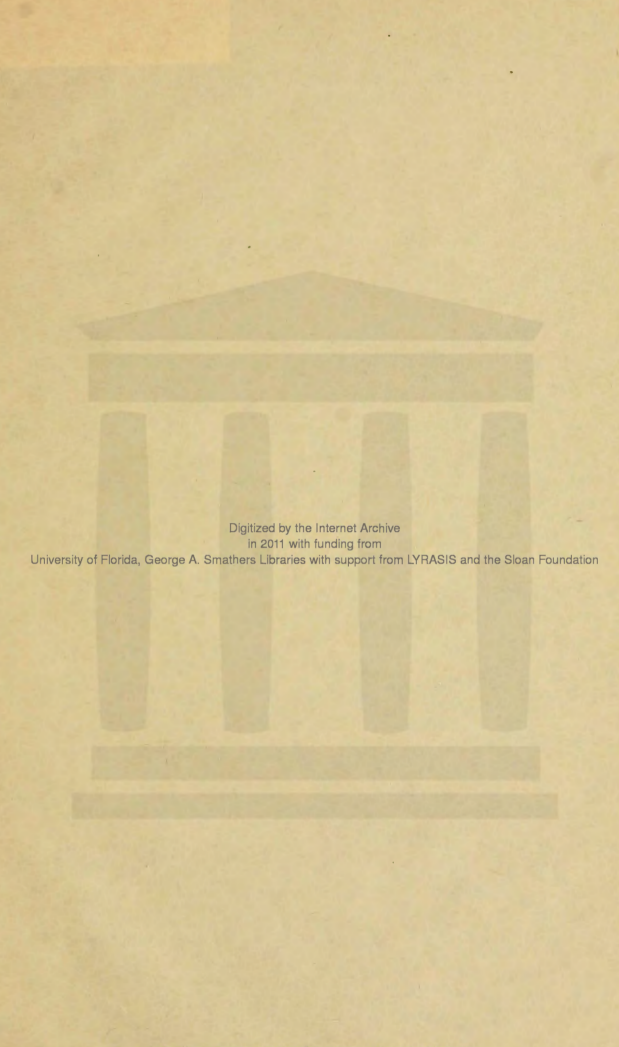
Because the wording of Article VI, Section 2, of the Code prevents a nonmember of the Association from review of the statistics of which he is part, I recommend that the application of the Blount Plow Works for access to the statistics be granted, and that the words "members of the Association" in the last sentence of Article VI, Section 2, be changed to "employers who have agreed to the

Code."

Respectfully,

HUGH S. JOHNSON, Administrator.

Approved Code No. 39-Amendment No. 1. Registry No. 1303-1-04.



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