

NATIONAL RECOVERY ADMINISTRATION

AMENDMENTS TO  
CODE OF FAIR COMPETITION

FOR THE

LUMBER AND TIMBER  
PRODUCTS INDUSTRY

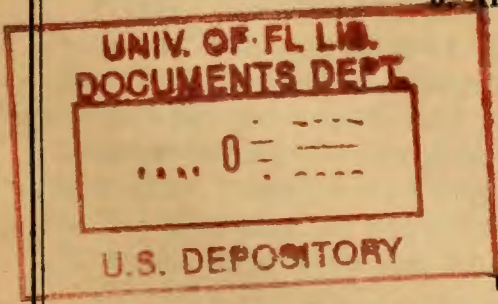
AS APPROVED ON DECEMBER 7, 1933

BY

PRESIDENT ROOSEVELT



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Approved Code No. 9—Amendments Nos. 3-4

**AMENDMENTS TO CODE OF FAIR COMPETITION**

FOR THE

**LUMBER AND TIMBER PRODUCTS INDUSTRY**

As Approved on December 7, 1933

BY

**PRESIDENT ROOSEVELT**

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**Executive Order**

An application having been made by the Lumber Code Authority pursuant to and in full compliance with the provisions of Title I of the National Industrial Recovery Act, approved June 16, 1933, for amendment of the Code of Fair Competition for the Lumber and Timber Products Industries, as heretofore approved by me, and for the modification of my approval of said Code of Fair Competition accordingly, and hearings having been held thereon, and the Administrator having rendered his report recommending the granting of such application, such proposed amendments to be designated as Amendment No. 3 and Amendment No. 4, establishing the "Broom and Mop Handle Division":

NOW, THEREFORE, I, Franklin D. Roosevelt, President of the United States, pursuant to the authority vested in me by Title I of the National Industrial Recovery Act, approved June 16, 1933, and otherwise, do adopt and approve the report of the Administrator recommending the granting of the aforesaid application, and do order that the Code of Fair Competition for the Lumber and Timber Products Industries, as approved by me on August 19, 1933, be amended in accordance with the foregoing.

FRANKLIN D. ROOSEVELT.

Approval recommended:

HUGH S. JOHNSON,  
*Administrator.*

THE WHITE HOUSE,  
December 7, 1933.



NOVEMBER 22, 1933.

The PRESIDENT,  
*The White House.*

SIR: Under the Code of Fair Competition for the Lumber and Timber Products Industries, as approved by you on August 19, 1933, the Lumber Code Authority has submitted Amendments creating the "Broom and Mop Handle Division." This is a report of the hearing on the application of the Broom and Mop Handle Manufacturing Industry to be included under the Code, conducted in Washington on October 20, 1933, in accordance with the provisions of the National Industrial Recovery Act.

Final Amendment No. 3 and final Amendment No. 4 submitted are included and attached.

The Amendments submitted herewith do not involve any new principles and are designed solely to provide an administrative division under the Code for broom, mop, sweeper, and sweeping brush handle manufacturers. By proposing that the jurisdiction of the Code be extended to include the Broom and Mop Handle Manufacturing Industry, the National Handle Manufacturers' Association, representing the Industry, has concurred in all its provisions.

The close relationship of the Industry to the Lumber and Timber Products Industries was established at the hearing. Factories producing so-called long cleaning device handles made of wood are located almost of necessity in sawmill towns. It was stated that at least 60% of the known production occurred in factories operated in conjunction with sawmills. It was pointed out also that labor in handle factories and in sawmills is interchangeable.

#### WAGES

The minimum wages proposed are the same as those established for the several regions of the United States defined in the Code. In each region the proposed minimum represents an increase over former average rates, and substantial increases over former minimum rates. Anticipating the approval of its application to become a Division under the Code, the group represented at the hearing adopted voluntarily the Code minimums, and adjusted wages of the higher-paid classes accordingly on August 22, 1933, when the wage provisions of the Code became effective.

#### HOURS

The maximum hours of employment proposed are 40 per week. Tolerance for seasonal, as provided for certain operations under the Code, does not extend to this proposed division. This shorter week, already adopted, has provided some immediate reemployment of



labor and it was shown that with only a moderate recovery in business volumes a satisfactory further absorption would occur.

#### ADMINISTRATION

The National Handle Manufacturers' Association is to be designated as the agency of the Lumber Code Authority to administer the provisions of the Code for this proposed Division. Evidence that it is prepared to assume this responsibility has been submitted. Pursuant to Article III of the Code, the Lumber Code Authority reserves the power and duty to enforce the provisions of the Code and to establish and maintain the representative character of its designated agency.

#### EFFECT OF THE AMENDMENTS

I believe that the Amendments provide an effective means of bringing this Industry under a Basic Code of Fair Competition, the mandatory provisions of which a representative group of the Industry has applied to itself voluntarily, and that the aim of the National Industrial Recovery Act will be served.

#### FINDINGS

The Administrator finds that:

(a) Amendment No. 3 and Amendment No. 4 as recommended comply in all respects with the pertinent provisions of Title I of the Act, including, without limitation, subsection (a) of Section 7 and subsection (b) of Section 10 thereof, and that

(b) The applicant group imposes no inequitable restrictions on admission to membership therein and is truly representative of the Broom and Mop Handle Manufacturing Industry; and that

(c) Amendment No. 3 and Amendment No. 4 as recommended are not designed to promote monopolies or to eliminate or oppress small enterprises and will not operate to discriminate against them, and will tend to effectuate the policy of Title I of the National Industrial Recovery Act.

It is recommended, therefore, that Amendment No. 3 and Amendment No. 4 to the Code of Fair Competition for the Lumber and Timber Products Industries, as heretofore approved by you, be adopted.

Respectfully,

HUGH S. JOHNSON,  
*Administrator.*





# AMENDMENTS TO THE CODE OF FAIR COMPETITION

FOR THE

## LUMBER AND TIMBER PRODUCTS INDUSTRY

*Amendment No. 3.*—Insert in Article VII at end of subparagraph d, the following section:

(H) Broom and Mop Handle Division.

Minimum rates of wages in this division shall be as follows:

	<i>Cents per hour</i>
Southern Hardwood Area.....	24
Appalachian Hardwood Area and Delaware.....	28½
Northern Hardwood Area: Mills and factories.....	30
Northeast Hardwood Area: Mills and factories.....	30
North Central Hardwood Area and Iowa, Nebraska & Kansas: Mills and factories.....	32½
Western Pine:	
Except Arizona, New Mexico, and Colorado, south of 38° North Latitude but including all of State of California, factories.....	40
Arizona, New Mexico, and Colorado, south of 38° North Latitude.....	24
West Coast Lumber and Logging Area: Factories.....	40

The above-mentioned areas shall coincide with their definitions and territorial descriptions as set forth in this Code.

*Amendment No. 4.*—Add at the end of Schedule (a) the following new section:

No. 37. Broom and Mop Handle Division. Division (Article IIC) and Products (Article IIA).

The Broom and Mop Handle Manufacturers Division consists of Manufacturers of Broom and/or Mop, Sweeper, and Sweeping Brush Handles.

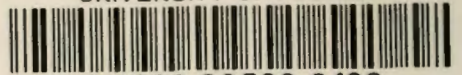
### ADMINISTRATIVE AGENCY

The National Handle Manufacturers' Association is designated as the agency of the Lumber Code Authority for the administration of the Code in this Division. Said Association through its Board of Control is authorized to make rules and regulations necessary to administer the Code in this Division, and shall designate and authorize such agencies as may be required for this purpose.

Approved Code No. 9—Amendments Nos. 3-4.  
Registry No. 313-1-06.

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AMENDMENTS TO THE CODE OF FAIR COMPETITION

FOR THE

LAGOON AND TAMPON PRODUCTION INDUSTRY

Section 191.01, Florida Statutes, is amended to read as follows:

191.01. The purpose of this chapter is to regulate the production and sale of lagoon and tampon products in this state. The following definitions apply to the provisions of this chapter:

(a) "Lagoon" means any body of water, including a pond, lake, or reservoir, that is used for the production of lagoon products.

(b) "Tampon" means any product used for the absorption of fluids, including menstrual blood, that is used in the female genital area.

(c) "Production" means the process of creating or manufacturing lagoon or tampon products.

(d) "Sale" means the offering of lagoon or tampon products for purchase.