

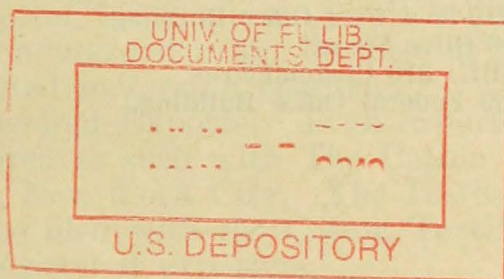
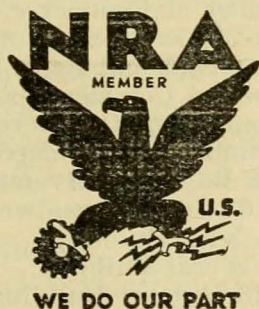
NATIONAL RECOVERY ADMINISTRATION

AMENDMENT TO
CODE OF FAIR COMPETITION

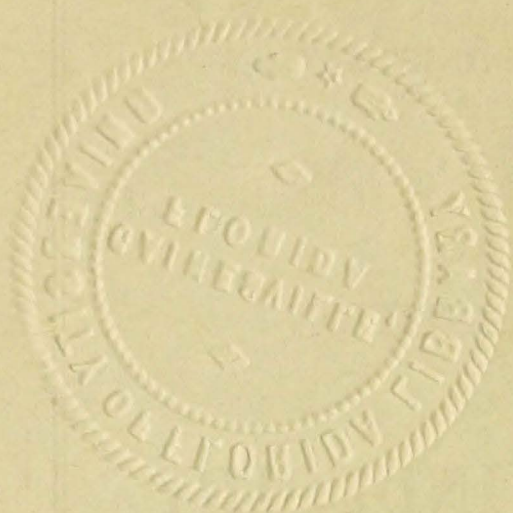
FOR THE

COTTON TEXTILE INDUSTRY

AS APPROVED ON FEBRUARY 21, 1934



UNITED STATES
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Approved Code No. 1—Amendment No. 4

AMENDMENT TO CODE OF FAIR COMPETITION

FOR THE

COTTON TEXTILE INDUSTRY

As Approved on February 21, 1934

ORDER

CODE OF FAIR COMPETITION FOR THE COTTON TEXTILE INDUSTRY

AMENDMENT OF TRADE PRACTICES GOVERNING THE MERCHANDISING OF
CARDED COTTON YARN, APPROVED DECEMBER 18, 1933

The Cotton Textile Industry Committee, in accordance with Section 6 of the Code of Fair Competition for the Cotton Textile Industry, has submitted for my approval the following recommendations amending the Trade Practices Governing the Merchandising of Carded Cotton Yarn, approved December 18, 1933:

“The Trade Practices Governing the Merchandising of Carded Cotton Yarn, approved December 18, 1933, and effective January 1, 1934, shall be amended, effective as of the date of this approval, as follows:

“(1) At the end of Article 1, thereof, there shall be added subdivisions ‘(f)’, ‘(g)’, and ‘(h)’ reading as follows:

“‘(f) “Export Sales” are sales of carded yarn destined for shipment as carded yarn to any foreign country (including the Philippine Islands, the Virgin Islands, American Samoa and the Island of Guam).

“‘(g) “Exporter” is a spinning mill, selling agent, purchaser or any other person engaged in the business of selling carded yarns to purchasers located in foreign countries.

“‘(h) “Registered Exporter” is an exporter of carded yarn who shall be registered as such with The Cotton Textile Institute, Inc., 320 Broadway, New York City. The Institute shall from time to time cause to be filed with the Cotton Textile Industry Committee lists of such registered exporters.’

“(2) There shall be added as the third sentence in Article 2, thereof, the following:

“‘Spinning mills and selling agents shall separately report to the Institute all export sales giving, as to each export sale, the name of the exporter.’

“(3) The last sentence of Article 7, reading: ‘The foregoing stipulations in this clause apply only to domestic sales.’ shall be deleted.

“(4) There shall be added a new Article 11, reading as follows:

“11. The foregoing provisions, with the exception of Articles 1 and 2 hereof, shall not apply to export sales to, by, or for the account of a registered exporter. Each spinning mill or selling agent reporting an export sale to the Cotton-Textile Institute, as above provided, shall obtain from the exporter and keep on file documentary proof, (similar to that required to be filed with the Collector of Internal Revenue in support of a claim for drawback on exportation), that the carded yarn which was the subject of such export sale shall have been, in fact, exported to a foreign country. In the event of the failure of any registered exporter to submit, within a reasonable time, such documentary proof to the spinning mill or selling agent, reporting such export sale, the name of such exporter, after due notice and opportunity to be heard by the Carded Yarn Sub-Committee shall have been given to such exporter, may, on recommendation of said Subcommittee, be withdrawn from the list of registered exporters, by the Industry Committee. Such withdrawal of registration shall be subject to review by the Administrator.’”

Pursuant to the authority vested in me under the National Industrial Recovery Act by said Section 6 of said Code, I hereby approve said recommendations and order that they become effective as part of the Code, provided however that this order shall become effective ten (10) days after the date hereof unless cause to the contrary shall have been shown prior to such time.

HUGH S. JOHNSON,
Administrator for Industrial Recovery.

Approval recommended:

A. D. WHITESIDE,
Division Administrator.

FEBRUARY 21, 1934.

Approved Code No. 1—Amendment No. 4.
Registry No. 299-25.

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