NATIONAL RECOVERY ADMINISTRATION

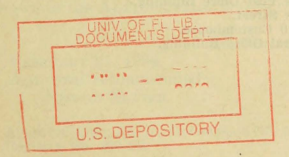
AMENDMENT TO CODE OF FAIR COMPETITION

FOR THE

COTTON TEXTILE INDUSTRY

AS APPROVED ON FEBRUARY 21, 1934





UNITED STATES
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Approved Code No. 1-Amendment No. 5

AMENDMENT TO CODE OF FAIR COMPETITION

FOR THE

COTTON TEXTILE INDUSTRY

As Approved on February 21, 1934

CODE OF FAIR COMPETITION FOR THE COTTON TEXTILE INDUSTRY

AMENDMENT PURSUANT TO SECTION 3 OF THE CODE

The Cotton Textile Industry Committee, the Code Authority under the Code of Fair Competition for the Cotton Textile Industry has recommended in accordance with Section 3 of said Code, as amended,

that the following be declared an unfair trade practice:

Pursuant to the provisions of the second paragraph of Section 3 of the Code of Fair Competition for the Cotton Textile Industry as amended November 8, 1933, it is hereby determined that the operating of finishing machinery owned by mill finishers on sheetings 42" wide and over, woven on their own looms for more than two shifts of 40 hours each per week, is an unfair competitive practice.

Pursuant to authority vested in me under the National Industrial Recovery Act by Executive Order, I hereby approve said amendment and order that it shall have the same force and effect as other provisions of the Code; this order to become effective ten (10) days after the date hereof, unless cause to the contrary shall have been

shown to the Administrator before that date.

Hugh S. Johnson, Administrator for Industrial Recovery.

February 21, 1934. Approval recommended: Nelson Slater.

Approved Code No. 1—Amendment No. 5. Registry No. 299–25.

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