

OFFICE OF NATIONAL RECOVERY ADMINISTRATION

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DIVISION OF REVIEW

SAFETY AND HEALTH WORK UNDER NRA

By Solomon Barkin

(A Section of Part D: Control of Other Conditions of Employment)

WORK MATERIALS NO. 45 THE LABOR PROGRAM UNDER THE NIRA

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Work Materials No. 45 falls into the following parts:

Part A: Introduction Part B: Control of Hours and Reemployment Part C: Control of Wages Part D: Control of Other Conditions of Employment Part E: Section 7(a) of the Recovery Act

> LABOR STUDIES SECTION February, 1936

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The study of "Safety and Health Work under the National Recovery Act" was prepared by Solomon Barkin of the Labor Studies Section. It is one of a series of studies conducted by this Section on the attempts by NRA to control through the codes of fair competition not only wages and hours of work but other conditions of employment. The Administration of this part of the labor program illustrates many of the problems appearing under N.E.A.

In the preparation of this material, considerable assistance was offered by the Division of Labor Standards and the Accident Statistics Division of the Bureau of Labor Statistics of the United States Department of Labor.

In the appendices are valuable compilations of safety and health codes for a large proportion of the codified industries. These may be of assistance in the future development of safety and health standards for these industries. These appendices, it will be noted, do not appear in mimeographed form. They have been bound and filed in the NRA archives.

At the back of this report will be found a brief statement of the work of the Division of Review.

> L. C. Marshall Director, Division of Review

March 5, 1936

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APPENDIX AND EXHIBITS

(The Materials in the Appendix and the Exhibits do not appear in mimeographed form. They have been bound together under the title "Safety and Health Work Under the National Recovery Act --Appendix and Exhibits" and filed as a part of the N.R.A. Archives.)

APPENDIX

"A"	Letter to General Hugh S. Johnson from the Committee on Standards for Safety and Health
"B "	Plan for Safety Organization
"C"	$\mathtt{Suggested}$ Form Letter to Industry Members from Code Authority

"D" Safety and Health Provisions in N.R.A. Codes

- "E" List of Industries to Which Committee on Standards for Safety and Health Furnished Recommended Standards for their Consideration by Code Number
- "F" List of Exhibits which follow Appendices, including Exhibits I - "A" - (), (b), (c), (c) - "B", "C", "D", Exhibit II

EXHIBITS

- I. "A" (a) Code Authority for the Crushed Stone, Sand and Gravel, and Slag Industries, Preliminary Report of Accident
 - (b) Code Anthority for the Crushed Stone, Sand and Gravel, and Slag Industries, Preliminary Report of Accident
 - (c) Code Authority for the Crushed Stone, Sand and Gravel, and Slag Industries, Final Accident Report Blank
 - (d) Code Authority for the Crushed Stone, Sand and Gravel, and Slag Industries, Final Accident Report Blank.
 - "B" Minimum Stondords for the Safety and Health of Workers in Manufacturing Industries
 - "C" Minimum Standards for the Safety and Health of Workers in Mercantile Establishments
 - "D" Standards for Sufety and Health for the Crushed Stone, Sand and Gravel, and Slag Industries, Approved by the National Industrial Recovery Board, December 7, 1934.
- II. Recommended Standards of Safety and Health Furnished to Code Authorities by Department of Labor Committee

SU ELA L

Recognition of the rest sibility 1.1.1. to institute measures to improve protection of the aslety and with of vortiers was manifest early in the activities of the U.R.A. Bullatin Bound calls attention to this objective. T.R.A. undertook this howers a to recommlish certail purposes: to source accidents and howers out during the temporary period of reemployness and as a commendation in industry; to improve and make some unifer, previating at adords for suffery and health in industry; and integration of an lety and health promotion with other phases of solf-povernment in industry. Some, but not all of the early codes, contained provisions thich of the workers, and such provisions because more numbers of the adoption of a certary of a solid the responsibility of industry for the straty and burdth of the workers, and such provisions because more numbers of the adoption of a certary of a certary in the model coder.

The organization of a Committee of Standards for Sufety and Fealth in N.R.A. Codes in the Dependent of Labor presh, accelerated the J.R.A. program. The Constitute levels and the underlying polities and objectives and furnished the F.A.A. with the technical consistence required to outline a program and to develop scandards and plans of organization for each industry. It woos a that the code authority become the administrative egency for developing and popularizing the safety and health provisions in the code and for education the individual industry members to comply with them. Furthermore, it outlined the proper activities of code authorities in order effectively to carry out this task. Finally, it furnished guides to individual code authorities, such as standards for safety and health, of tistical procedures, methods of presnization and educational activities.

Within M.R.A., this program was endorsed by all parties except that some groups did not a prove molife the standards compulsory but recommended that they be considered effectionsl. However, a reconciliation of this issue was in sight at the time of invalidation of the N.R.A.

Despite the difficulties of organization, considerable progress was made with individual code authorities in development of standards of safety and heilth and nuministrative agencies. Fost code authorities responded favorably to suggestions made by F.R.A., but effective organization was difficult. In all, standards of safety and health for only twelve industries were approved by F.R.A. and these were approved in the last several months immediately proceeding the Schechter decision. Many more were, however, in process at this time.

It required the special groups within N.R.A. and the Department of Labor to assure progress and sustain interest and effort. Despite the early recognition of desirability of promoting safety and health, and despite the inclusion of code provisions to promote this objective in a majority of the codes, progress was clou. The growth of interest and activity during the last few months of N.R.A. did, however, indicate encouraging possibilities for advances in the future.

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I. ORIGIN

One of the objectives of the N.R.A. was to improve "standards of labor" (*), and it was argued that by that means certain "unfair competitive practices" would be eliminated and recovery thereby advanced. Section 7 of Title I of the Act indicated that "conditions of employment" in addition to "maximum hours of labor and minimum rates of pay" were to be considered in the determination of "standards of labor."

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Among other "conditions of employment" the safety and health of the workers were considered significant to the realization of the aims of F.R.A. Bulletin 2, issued by General Johnson, outlined the importance of healthful and safe working environments as a means of effecting fair competition. It declared that "conditions of employment should contain necessary safeguards for the safety and health of workers" (*). Improved and more uniform standards were deemed necessary ary to prevent undermining of the basic wage and hour provisions and to assure sound business economies, lower costs of production and less social waste in the form of dependency.

N.R.A. was organized to effect reemployment in industry and to increase purchasing power in the hands of workers. It was generally known that re-employment would increase the hazard of safety and health of the workers. Under these circumstances the prevention of accidents and disease was one of the basic tasks of N.R.A.

II. ACCIDENTS AND DISEASE IN MODERN INDUSTRY

In our rapid industrial progress new processes and new products have too often been introduced without first giving thorough-consideration to the harm which they might inflict upon workers. As a result, progress in the protection of the safety and health of workers, although notable, has not by any means fully developed the practicable possibilities of prevention. Workers still face serious hazards, particularly in the smaller establishments in which conditions of safety and health have been least affected by the safety movement of the past three decades.

Despite progress, we still suffer from extravagant losses of life and an excessive toll of disabilities. Occupational mortalities for 1934, based on National Safety Council estimates, were about 16,000. In 1933, a year of low industrial activity and one with particularly good accident record, it was estimated that there were about 1,225,000 non-fatal accidents to persons, varying from slight temporary to complete permanent disability.

*	National	Recover	Admin	nistration	Codes	of	Fair	Competition,
	Wasningto	on (1933)	- V.	I,p. 683.				

** National Recovery Administration Basic Codes of Fair Competition, Bulletin No.2. (June 19, 1933) Washington.

The National Safety Council has estimated the cost of industrial accidents in 1934 at \$600,000,000. This sum consists of vage losses, medical expense, and cost of incurance. Yet in addition to this direct cost, there is a much larger indirect cost borne chiefly by the employer. These costs are made up of time token by other employees in vatching the accident, repairs to damaged equipment, lower production, cost of training new employees, and a host of other incidental costs. Experts in the field of accident prevention place these indirect costs at three to five times the direct costs (*). In total, it is estimated that industrial accidents in American industry cost from \$2,400, 000,000 to \$5,000,000 annually. Add to this large bill paid each year the cost of maintaining the permanently disabled of the past and the losses in earnings due to the handicaps of employed workers and we reach a sta gering sum representing the money loss due to accidents.

Not only is the American worter subject to many accident hazards, but there has been an increasing variety of disease and health hazards which are just as injurious and fatal. It is now generally realized that few, if any, industries are free from health hazards and in some the hazard is severe. It has been estimated that as many as 1,000 occupations are hazardous because of their threat of danger to the workers' health (**). Death and ill health have occurred in industry through the inhalation and absorption of industrial poisons and dusts and from industrial infections, extreme heat and sudden changes of temperature, abnormal atmospheric pressure, electrical shocks and burns, dampness, extreme light, poor illumination and repeated motion pressure.

The survey by the United States Public Health Service of the potential hazards in a typical industrial area illustrates the extent of this problem (***). In the 615 plants studied, 50 definite poisonous materials were found. Of these 39 may be considered of a potentially hazardous nature from the viewpoint of possible systemic poisoning. It was further revealed that inorganic dust, carbon monoxide, and lead compounds -- long recognized ε s causes of occupational diseases -- are still the most important materials to which the worker is exposed. The study concluded that the so-called "small plant" was generally lacking in those welfare provisions which have been found to play an important part in an constructive program of industrial hygiene.

- * United States Department of Labor, Bureau of Labor Statistics, <u>Monthly Labor Review</u>, V. 31, pp. 72-80 (November, 1930). "Cost of Industrial Accident to the State, The Employer, The Man-".
- ** United States Bureau of Labor Statistics, Dublin, L. I., and Vane, A. J., "Occupational Hagards and Diagnostic Signs," Bulletin No. 532 (Tassington: 1933) - pp. 4-12.
- *** U. S. Treasury Department Public Health Service, Bloomfield, J. J., Johnson, W. S., Savers, R. R., "The Potential Problems of Industrial Hyriche on a Typical Industrial Area in the United States." <u>Public Health Bulletin Mo. 216</u>, (Washington: 1934)

-2-

The effects of these health hazards are evident in the mortality and disability of the industrial population. It has been found that the death rate among the industrial population is about 23 per cent greater than among the general population (*). The life expectancy of a worker as of 1930 was about 5.93 years shorter than that of the general population. As to physical impairments, a recent investigation made by Milbank Foundation indicates that skilled tradesmen suffer more impairments than the other population groups (**). The average wage-earner deteriorates physically more ouickly than the rest of the population. Premature old age is more prevalent among the wage-earners than among other groups.

The meaning of these hazards to the employer is suggested by the size of the suits it common law resulting from occupational disease and pending in this country today. They total \$500,000,000 (***). Suits totalling \$2,500,000 have been filed against a single firm.

III. REENPLOYMENT AND ACCIDENT PROBLEM

The knowledge that an increase in accidents and disease occurs coincidentally with the rise in industrial activity led certain representatives of the N.R.A. to place special emphasis on this problem. As a result of N.R.A. men vere to be added to the payrolls. They would find little time to train in new surround ings, with probably new jobs, and often with inadeounte supervisors. Maximum speed and production would be required despite the fact that many had lost their skill, their adaptability and their stamina. Long periods of unemployment, with its implication of undernourishment, added to the fear of losing the job would tend to increase susceptibility to accident and disease. In this connection it is interesting to note that in a safety survey of Grand Coulee Dam, Mr. Paul F. Stricker, of the U. S. Department of Labor, reports that four of the fatal accidents occurred to persons who had worked four or less dates on the job. One of those engaged as a lineman had done no such work for three years (****).

- * Solomon Barkin, "The Older Worker In Industry", a Study of New York State Manufacturing Industries, <u>New York</u> <u>Legislative Document No. 66</u> (1933). Report of the Joint Legislative Committee on Unemployment (Albany: 1933), pp. 117-120.
- ** United States Treasury Department, United States Public Health Service, <u>Reprint 1404</u>; also, Solomon Barbin, op. cit., pp. 120-122
- *** Sappington, C. O., "Industrial Diserse Hazards" <u>Industrial</u> <u>Medicine</u> (Mar, 1935), p. 232.
- **** Paul F. Strickler, <u>Safety Survey of Grand Coulee Dam</u>, (Washington: 1935) - Department of Labor, Division of Standards (Dimeographed).

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The problem was accentuated by the presence of young people newly recruited to industry who could bring with them little training in the habit of caution to assure safe conduct. This group generally presents a potentially high accident risk. Even the persons who had been kept employed had become greater accident risks when N.R.A. undertook its reemployment drive, because in numerous cases their responsibilities and duties had been increased (*).

The increase in the accident toll due to reemployment is revealed by the fact that the National Safety Council reports that the freouency rate index for 1932 was 33.5 (considering 1926 as 100) while in 1935 it was 41.2 and in 1934, 45.2.

Experience in numerous industries had demonstrated that industrial accid nts and diseases are largely preventable. Significant examples of such achievement were presented to industry by individual members of firms and N.P.A. officials in support of the need for definite action under the N.E.A. codes. There was almost universal recognition of the need for constructive action, both to advance safety and to prevent the westage of economic and human resources through accident and disease.

Further support for this movement came from the acceptance of the conclusion that the protection of safety and health more than paid for itself in lower operating cost, lower insurance cost, better plant morale and a more favorable public attitude toward the employer. The safety movement had tought these lessons to a considerable portion of industry. The movement under N.R.A, was organized to spread information concerning this experience to every establishment in industry.

In furtherance of this effort, the International Association of Industrial Accident Boards and Commissions and the International Association of Government Labor Officials communicated to General Johnson their resolution of September 14, 1933. This resolution urged the National Recovery Administration "to include some such clause as the following . . . in each of the industrial codes":

'Every employer coming under the jurisdiction of this code shall comply with all safety and health laws and regulations of the State in which the work-place is located. In all occupations in which workmen are not protected by such State laws or regulations, the employer shall comply with the provisions of any standard safety code approved by the American Standards Association which provides protection against any hazard encountered in such occupation! " (**)

(*) See H. E. Fisher's "When the Employee Returns to Work" <u>National Safety News</u> (Lay, 1934); U. D. Keefer's "Green Men" <u>National Safety News</u>, (December, 1933); "Those Expensive Safety Departments" <u>National Safety News</u> (August 1935).

(**) N.R.A. Files, Safety and Health.

The American Standards Association wrote slso to the Administration urging it to promote the adoption of safety mules in industry (*).

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IV. MATURE OF STATE AND TRADE UNION DEPUTATION

F.R.A. undertook to advance to protection of the worker against unsafe and unhealthful conditions because it also recognized the shortcomings of state efforts and turde unions to establish adequate and uniform standards. The individual states led by Massachusetts have enacted state regulations setting forth requirements for protective devices against hazards incident to machine operations. Factory inspection departments were established by these states to enforce the regulations. The first standards provided only blanket provisions. The recent trend has been avery from these indefinite and vorue regulations in the direction of special s fety codes, rules and regulations for specific industries and certain mechanical processes and special hazards (Table I). The present safety regulations are, however, deficient in the following respects:

(a) Safet provisions in some states cover only dangarous practices and in others only a few specific subjects.

(b) Some states leave the determination of the safety requirements to the individual oreferences of inspectors and usually there are only a limited number of inspectors.

(c) There is little uniformity emong the states as to standards or quality or degree of enforcement of these provisions.

(d) Fer states have undertaken to educate the industries' management to the use of prevailing standards.

(e) Enforcement by states has been greatly vanting.

It may be said that it is an almost impossible task to make a complete study of the safety codes of the various states to determine their variance on fundamental requirements because of the innumerable differences in detail and phraseology (**).

F.R.A. recognized that these variations in codes and defects in our present system of regulation, education and enforcement, result in unfair competition among the concerns in the same industry in the various states. Such conditions hamber industry vithout benefiting employees. A manufacturer in a state without safety regulations need not provide safeguards. Even though in the long run there is a saving in a good accident prevention program, he may for a time be able to undersell a competitor in a state having regulations.

- F.R.A. Files, <u>Sefety and Health</u>. Letter from F. G. Agnew, Secretary of American Standards Association to Leo Tolman, October 23, 1933.
- ** International Association of Industrial Accident Boards and Commissioners Convention on October 8, 1931. U. S. Department If Labor, Bureau of Labor Statistics Bulletin 504.

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-6-TABLE I SAFE PRACTICES PAMPHLET NO. 94 National Safety Council - 1935 SUBJECT CHART - ALABAMA TO MONTANA

In this table S stands for statute, R for rule or regulation, and A for advisory. These letters and the numbers which accompany them form a code which has significance in this pamphiet only. Order publications by tille, not by these code numbers.

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	Ala.	Ariz.	Ark.	Calif	Colo	Conn	Dela	FI8.	Ga.	Idaho	Ē	Ind.	lowa	Kans.	Ky.	La.	Maine	Md.	Mass.	Mich	Munn	Mise.	Mo.	Mont
Abrasive Wheels		RI		RI	Sı	S 5					Sı	S10		RI	89			R3	S1 R2	S6	R5		S1	
Bakeries	Sī		SI	S1 S2 R22	S2 R2	81 82	SI					S10	84	RI	S9 R1	' 	SI	\$2 \$2	82	S1	SI	Sı	S1 S1	S 6
Building Exits		R6		S3 R22	S 3	S 3			S1		SI	S1	82	RI	R4 89	SI	S1	R3 82	S4	S6	S 2	82 S2	S1	S2
Canoery Labor Campe Ceramice Chemicals		S4		R22 R22							SI		85				· · ··	···· ;			R5		SI	· · · · · · · · · · ·
Compressed Air Equipment Construction Work		R2 R2		R4 R6	R2 S14	S7					SI	S2	· · · · · · · ·	R1 R1		81		Ri	R8		sii		S1	
Coaveyors Craoes, Derricks & Hoists Dredges	S 1	SI		R32 S4 R8	S19 S5						SI	S5	S 4	RI	S2		· · ·		R12	S 6	83		S1	86
Dry Cleacing & Dyeing	SI			S5 R26	S6						R1	83		R2 R1	R4 S3			R 3	·	S 3	S4		SI	
Electrical Installation Elevators and Escalators Engines	S1 S1			R9 S6 R12	- S8	S4					S1 S1	S6	S4 S1 S4	R1 R1 R1	S4 A1 A1	ST	81		R13 R14	S4 S6	S5 S6 S7		Sı	S6 S4 S6
Excavations. Exhaust Systems		R2 R1		R13	R3	S7					81	S2 S7	S 3	R1 R1	85	······			S6	S6	58		S1	
Explosives Fire Drills First Aid	S1 S1		S3	R14 R16	S9 S11	S6					· · · · · · · · · · · · · · · · · · ·	87 812	S4 S4	8	S6 R4 S7		• •• • • •		87 88		R5 89		\$1 	S1 S6
Flammable Gases		R7		S3 S3	S12						R1	R2 R2			811 88				R19	R 3	R5		S1	S4 R1
Floor & Wall Openings, Railings & Toe Boards Forging aod Stamping Foundries		R8		R17 S7	S13						S1	S8		R1 R1 R1	.A.1 R4			R3	R20 R24	S6	810 R5 S11		81 S1	
Garages. Gas Installations				A2 R23							Rı	89			•				R22 R24	S5	R4			
Gas Masks & Respiratore		R2		R33 R18 S8	R3								84	R1 R1	S9	•		R3 R3	Ř17		R5 S11 S11		- 51	
Labor Lawa		S4	S 3	R19		87	82		\$2	SI	S1	S10		S1 R1	- S9	81	81	R3	S10 R25	S6	S11 S11		81 81	S {
Laundries Lead Lighting: Industrial					S16 S17	\$8 \$9	 -1	 				S10 S11	S4	R1 R1	S10		81		S10 S11	R2	S12 S13			S 6
Lighting: Protection. Lithophone Manufacture									 			S 5		Rl				R3	' i					
Logging & Saw Mill Machinery Metal Working Metallurgical Works		··· · · ·		R24		·····					S1	S10		R1	Al		S1 S1	- R ,3 	R37		S14	• • •••		
Milling Industry	SI			S10	S18	Ì				81	S2	S12	S4		S11	S1				87	S15			Se
Needle Trade Oil Drilling Painting			83	R28 R22						· · · · · · · · · ·		S 2			 				S12				•••	Sā
Paper & Pulp Mille. Petroleum Safety Standards. Plant Railwaya				R28							RI			Rl				R 3			R5			St
Plant Railways Plate & Sbeet Metal Potteries				R29 R22												S1.						 	· · · · · · · ·	
Power Control: Electrical. Power Control: Mechanical		R10		R10 R32	S23			·			S1 S1	S5 S10	83	R1 R1					R30 R28		S11 S11			
Power Presses Power Transmission Apparatus Pressure Piping		R11		R30	S24						- 81	S10		R1 R1 R1	A1		SI	R 3	R31 R28		R5 S17			
Printing Quarries Refrigeration: Mechanical				R22 R31	· · · · · · · ·					SI		S10				S1					R5			
Refrigeration: Mechanical. Rubber Machinery. Safety Organization				A4								S13		R1 R1	R4 A1			R3 R3	R10		R6 R5	(
Salt Refining														R1	812		SI		S13		811			Se
Scaffolds & Staging Shipbuilding Silicosia														R1		81		- 82 	R32		811		S1	
Smelting Ore											S1				R2						S14			
Stray Coating Stairways Steam Shovels Steal Mills		R13 S4		R34 R35	826						SI	S15	57		R3	S1 	·····		R33	86 	s18	S2	s S1	87 86
Tanneries				B 22		811								RI				R						
Tunnele Vate	S1	S6	S	R37 S13	S10 S27	S12	S2				51 51	S10 S16		RI			81		R9 \$14	S6	\$19 \$20	S2	S1 S1	S:
Walkway Surfaces. Window Cleaning. Woodworking Plants.			(R39										R1 R1										
Woodworking Plants Workmen's Compensation Law	S2	S	S	R40 S14	S28	S13			1, S3	\mathbf{S}_{2}	S	817	89	R1 82			82		R37 5 S15		- S21 S11		S1 84	

STATE SAFETY REQUIREMENTS IN INDUSTRY

SUBJECT CHART ---- NEBRASKA TO WYOMING

In this table S stands for statute, B for rule or regulation, and A for advisory. These letters and the numbers which accompany them form a code which has significance in this pamphiet only. Order publications by title, not by these code numbers.

	Nebr.	Nev.	N. H.				U V		Ohio	Okla.	Ore.	Penn.	R. I.	S.C.	8. D.	Tenn.	Texas	Utah	Vt.	Va.	Wach.	W. VA.	Wibc.	
Abrasive Wheels	81			1	<u> </u>	RI	R9		R1	R3	RS					R9		R4		81	RI		R26	
Aatbrax Bakeries	RI S2	S1	S2	812 S1		R2 S1 S2 R21				S1 82 R7	R8 S1 R8	R40 S1 R3	SI	····	•••••••••• •••••••••	81 R12 R12	••••••••	R4 R1	S1	******	S1	82	R 26 R 2	
Building Exits		R1 R1	SI			R9 R10 S10		S2	82 R16	84	R4 R8 R8 R8	S2 R4 R4 R6	S1			R2	S1		S1	81	R1 R1	a, , , , , , , , , , , , , , , , , , ,	Rő	
Compressed Air Equipment Construction Work Conveyors Cranes, Derricks & Hoists Dredges	R1 83 84	S8 R1		S4 R6		84 S10 R13		81 81	R18 R3 R4	R3 R4 S5	R2 R8 R3	83 R8 R10 S4	S1			R12 R12 S2	S1	S7 R4 R4 R4			R1 S2	8 7 87	R7 R6	
Dry Cleaning & Dyeing Dust Explosions, Prevention Electrical Installation Elevators and Escalators	R1 S5 S6	S3 84	S2 S2 S2	R7 S5		R14 R15 R17 S6 R54	R9 R9 S1	81	R6 S3 R7 A1	S12 S6 S7 R2	R4 S2 S3 R9	R59 S5 S6 S7 R15	81		· · · · · · · · · · · · · · · · · · ·	R2 S11 R1 R12 R12 R12	81 S1	R3 S1 S2 R2		S1 S1 S1	R1 S3 S5 S6 R1	33	82 R9 R10 R26	
Excevations Exheast Systems Explosives			S2 52	87 S12		R18 87 R24 R28	R9 R3 S2		R3 R2 S4 R10 A1	R3 S12 S8	84 R4	R60 S8 S9 S15 S11				\$3 \$11 \$4	S1	S11 S3 S4		S1	R1 S7 S8	S5	R11 R.2 R13 R15	
Rammable Gases. Flammable Liquida. Floor & Wall Openings, Railings & Toe Boards Forging and Stamping. Foundries.			82 82			R14 R29 R30 R54 S8	R9		S6 R12	812 R5 R7	R3 R5 R9 R8 R8	S12 R24 S13 R40 S14				S5 S6 R3 S12 R4	S1	81 R4		S1	S11 R1 R1	S4 S4	R1 R16 R26 R26 R26	
Sarages Sas Iostallations Sas Masks & Respirators Fead & Eye Protection abor Camps	R1 R1	S6 S7		S15		R16 R16 R32 R3 S9	R9		R18 A1	R6		R19 R54 R26 R27 R29				R12 R12 R5		S5 S7		S1	R1 R1 R1		R17 R29 R26	
Jabor Lawa	87 58 59 R1	\$8 \$10 \$8	S2 S2	S11 R16 S14 S16		S10 S11 S12 R34	S3 R9 R9	83 81	S7 R13 S8	\$9 \$10 R7 \$11		\$15 R30 R32 \$16 \$17	S1 	S1		87 R6 S8 S9	S1 SI	R3		81 	89 R1 R1 S10	86 88	R19 R20 R21	
Lightning: Protection Lithophone Manufacture Logging & Saw Mill Machinery Metal Working Metallurgical Works	RI		S2	R20 R27		813 R54			A1 R14	S9		R36 R37				R12 R8		R4 R4 S7	S1		RI RI	S4	R9 R26 R26	
Milling Industry		S12 S13		S17	SI	R38 S14 R41	84	84		R7 S12 R8	R8 R8	R38 S18 R40 S20 R9				S10	S1	R4 58		SI	812	89	R22	
Paper & Pulp Milla Petroleum Safety Standarda Plant Railwaya Plate & Sheet Metal Potteriea			S2	S 19		R43			R16	R9	R8	R35 S21 R35				R12 R12 R12	······	R4 R4 R4 R4			R1 R1		R26	
Power Control: Electrical Power Control: Mechanical Power Pressea Power Transmission Apparatus Pressure Piping	R1 R1 R1 R1	R1 R1	S2 S2	R8 R23 S20 R23		R40 R54 S10 R44	R9 R9 R9		R8 S14 R17 S10 R18	R3 R3 R10	S4 R9	R45 S22 R46 R47				R7 R7 R10 R11		S2 R4 R4		 	84 R1	87	R26 R26	
Printing Quarries Refrigeration: Mechanical Rubber Machinery	R1 R1	S11		R27 S12 S12 R25 R26		R46 S15 R21 R47	R6		R18 A2 A4			R49 R51 R35				R12 S11 R12 R12		R4 S7 R4	S1		R1 S13		R26 R24 R25	
Salt Refiging. Senitation: Industrial Scafiolds & Staging. Shipbuilding	87	S15	S7	S21		R54 S16 S17 R16	R9	83 81	S11 R19	813 814	R11	S23 R56	S1	S1		\$12	S1 81	R4 S9 R4 S7		81	S9 R1			
Smelting Ore pray Costing tairwaye team Shovels teel Mills		S16 R1	S2	R15		R50 R51	R7 R9		S12 R21	S15	R8	R57 R19 R11 R35				R12 R13 R12 R12		S10 R4 R1 R5				S11 S4	10.000000	
Panneries. Pextiles. Funnels. Vats. Ventilation.	S10	S11 S17	82 82 82	S22 S12		R21 R52 S18 R54 S19	R9			89 \$16	R8 R8 S4	R35 R58 R61 R59 S25	81 S1			R12 R12 R12 R12 S13		\$8 \$11			R1 S14		R26 R31 R26 R18	
Walkaway Surfacea Window Cleaning Woodworking Place	R1 S11	R1		R28 S24		R19 R55 S20	R8	 S5	R 22			R53 R63 R36 S26			81	R12 R12 R14 S14		R4 R4 S13			R1 R1 R1 S15	87 S12	R32 R26 R26 S3	

The vide differences in state 1 vs at merch tions lead to undesimple consequences in the sofiet movement. In the first place they tend to discredit the movement because present point to the variation of standards as an indication that the trie controlle sofety practices is not known, and that consequently the shaden's calmot be scientifically established. In the second place, discussion is appreciably hampered by the variation in terminology and menuing among the various laws. Much misunderstanding develops at conferences by reason of these variations. Basic uniformity which is meeted for convetive reasons, is practicable since the hazards are the same in a given industry irrespective of state location.

State sefect and menth codes are in most cases in demuate and ambiguous and vour emong themselves. The need for uniformity of cafety codes was expressed by the president of one of our largest concerns, who stated that:

> "Industry, both in they related is the state in uniform merchandising problems, has where state in uniform industrial a detricades. . . Good haviness demands competent statisfier for nor to in factories and mills. These stardards should transcend state bounderries. Uniform affetty requirements in all states ele confusion in the design of products" (*).

A recent survey of the entent of accentured of the several states if safety codes mailed on the American Subnetus Association shows that 12 of the 40 stat a surveyed had no safety laws, and with the possible exception of lev York and Wisconsin, no state has a sufficient number of safety codes or an adequate inspection force (**).

No state has anything encroaching solisizatory regulations in the matter of industrial descene hazards. Of 15 states which provide compensation for one of more industrial diseases through their vorimen's compensation laws, only 7 provide for convensation of all occupational diseases (***).

Thile organized labor has been persistent in its fight for adequate compensation laws, its safety work in seneral has been limited to efforts to secure reasonably safe and herlthhul conditions in the work places. In certain agreements specific protective devices or clothing are prescribed, special accompositions for rest are required, and the use of certain tools and machines in prohibited. Other agreements, however, merely require compliance title the state and municipal laws for health and actevy. These agreements, on the whole, do tend to compel employers to remove some of the more serious hazards to cafety and * "Americar Standardization" ()ctober, 1630) - V. VI. p. 207 -

- "American Standardization" ()ctober, 1937) V. VI. n. 207 remark by Howard Coonley, Fresident of the Valworth Company.
 ** ibid, n. 266
- *** The states providing vormen's concensation for all disease are: Californin; Forth Datota; Lissouri; Wisconsin; Mew York; Massachusetts; Connecticut.
 - For specific diseases: Nebraska; Illinois; Ohio; Kentucky; Test Virginia; Forth Carolina; New Jersev; Minnesota.

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health of which the worker is aware, but as the tend to focus on individual abuses, they cannot be considered as comprehensive guides. They are usually local arrangements and are not uniform for all labor agreements throughout the country and are enforced with uneven effectiveness even among the concerns which are unionized (*).

N.R.A. was essentially a recovery movement but it also recognized the value of building a secure base for the projected period of prosperity. Safety activities in the United States had made tremendous strides but were uneven with respect to geographical areas and to different strata of industry. Reemployment of large numbers of new workers made attention to the safety problem imperative in the eves of the Administration. Industry itself under a plan of self government was responsible for reaching out to all its members, large and small, and educating them in the necessity and economic soundness of a program of safety and nealth. Reduction of loss due to the dissipation of human and material resources through accident and disease would mean a sounder base on which to sustain recovery.

V. N.R.A. POLICY

To secure concrete expression of these views in the codes and in the N.R.A., the Labor Advisory Board staff early in September, 1933, began active promotion of the inclusion in the various codes of specific provisions for protection of the safety and health of workers. The Labor Advisory Board model code of September 18, 1933, developed by the staff for its own use, contained the following provision:

> "Every employer shall provide for the welfare and safety of his vorimer. He shall comply with all national, state and local ordinances and provisions of safety and health and protect his employees or workmen's compensation insurance according to the sums required in the state of jurisdiction or the United States Employees' Compensation Insurance. A safety and health manual is to be submitted by the Code Authority for approval before January 1, 1934."

However, the "suggested outline" for codes (October 1, 1933), drafted by T.R.A. (**) did not contain any specific reference to this subject despite the compaign in its behalf carried on by the Labor Advisor- Board staff representatives on the committee which drafted the "outline", though without positive support from the Administration. This discrepancy between policy and actual practize appeared because the lesser officials who drafted these codes were not adecuately informed on the real policies of the Administration.

- Whited States Department of Labor, Bureau of Labor Statistics, <u>Monthly Labor Review</u>, V. 38 pp. 545-9 (1935, March) "Protection to Life and Health of Union Members Provided for in Collective Agreements."
 ** "Suggested Outline for Codes"- Draft of October 1, 1933.
- (Himeographed Requisition No. 1265)

No effort was made to formulate them for easy and ready use or to $enf \Theta$ orce them on delinquent officials.

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Despite lack of an explicit statement of N.R.A. policy, the movement in favor of definitive provision for the protection of safety and health in industry wis considerably advanced by inclusion in the code of individual industries of appropriate provisions on this subject. These individual industries were generally either familiar with the safety movement or confronted with some special health problems. The needle trades industries, which suffered from sweetshop conditions, w were most active in this respect. The Corset and Brassiere Code, approved on August 14, 1935, required the maintenance of "a clean sanitary factory" and prescribed the "standards set" in that part of the factory low of the State of New York which is applicable to plants in this industry" as the minimum standards for the industry. To assure com-; iance, the Code further required that each "purchase order" shall read "that the material covered by this order must be manufactured in a clean and sanitary factory" (*).

The Men's Clothing Industry Code, approved August 26, 1933, prescribed that "safe, nealthful and otherwise satisfactory working conditions shall be provided for all employees, which conditions shall, as a minimum, comply with the highest standards respecting sanitation, cleanliness, and safety specified in the factory laws of any State in which the manufacturer operates" (**). Similarly, the Rock Crusher Industry declared it as its policy that each employer "agree to the maintenance of working conditions which will insure the health, safety and happiness of labor" (***). Many of the other codes during the early period had provisions declaring that the codes did not modify in any way the obligation to comply with the various State laws on safety and health.

This stand by individual industries and the aggressive position of the staff of the Labor Advisory Board within the N.R.A. secured the adoption of the principle in codes. An N.R.A. committee organized to review existing model codes included in its first draft of a model code, on October 20, 1933, and also in its later drafts, the following clause for inclusion in all codes:

> "Every employer shall provide for the safety and health of his employees at the place and during the hours of their employment. Standards for safety and health shall be submitted by the Gode Authority to the Administrator within sim months after the effective date of code" (****).

* Lational Recovery Administration, <u>Coder of Fair Competition</u> V. I, p. 72.

^{**} ibić, V. I, p. 223

^{***} ibid, V. II, p. 235

^{**** &}quot;Suggested Standard Provisions for Codes" Draft of October 20, 1933. (Himeographed Requisition 1974); "Suggested Outline for Codes Including Some Suggested General Provisions" -Draft of October 20, 1933. (Limeographed Requisition 2420 and revision: mimeographed Requisition 2470).

The "Suggested Outline for Jodes" approved by General Johnson on November 6, 1933, and later recalled, provides for a similar clause except that the second sentence of the above clause is modified to provide that the submission of standards for safety and health was not necessary, but could be called for if the industries so desired (*).

The acceptance of the principle in the suggested "model codes" led to insertion of a provision of this nature in many codes subsequently approved. The Paper Board Industry Code contained the first standardized provision on this subject (**). Following close upon it were the following codes in which the clauses varied slightly in wording: Crushed Stone, Sand, Gravel and Slag (#109), Fovember 10, 1933; All Letal Insect Screen (#112), November 14, 1933; Limestone (#113), November 14, 1933; Newsprint and Paper and Pulp (#119 and #120), November 17, 1933. By the end of the year, 1923, twenty-five additional codes contained either one or both sentences in the model codes (***).

VI. THE COMMITTEE ON SAFETY AND HEALTH: CRGANIZATION AND PROGRAM This principle gradually gained wider acceptance. Many industries without other prompting than the suggestion of the code labor advisor, agreed to include the desired clauses in their codes. As the number of codes with the standard safety and health provision increased, the question arose how best to cooperate with industry in complying with the immediate requirement of the provision, namely, the adoption of a set of standards for safety and health. The personnel within the N.R.A. appeared to be too much preoccupied with current negotiations to plan a proper approach or to furnish the necessary materials for guidance. Moreover the permanent code authorities generally included persons who had not participated in the original code negotiations and who were only vaguely familiar with their duties in regard to safety and health.

To asceptain whether assistance could be obtained in this task from other governmental agencies, a letter was addressed to mach of these agencies by a staff member of the Labor Advisory Board.

*	"Suggested Outline for Codes" - signed by Hugh S. Johnson,
	Administrator for Industrial Recovery, November 6, 1935
	(Himeographed Requisition 2592); the Draft of April 3, 1933.
	"Suggested Outline for Use in Code Drafting". (Himeographed
	Requisition 4335). Contained the clause in Office Order 71.
**	Code No. 100, approved November 8, 1933.
***	These Codes are: Farm Equipment Mfg. (#39); Electric Storage
	Battery (40); Boot & Shoe (44); Notor Vehicle Retail (46);
	Optical life. (49); Automatic Sprinkler (50); Cap & Closure (58)
	Motor Bus (83); Fertilizer (67); Road Machinery (68); Paint
	Varnish and Lacquer Mfg. (71); Mair & Jute Felt (73); Copper
	& Brass Hill Products (81); Soap & Glycerine (83); Petroleum
	Equipment (85); Toy & Plathings (86); Business Furniture (88);
	Office Equipment (89); Funeral Supply (90); Piano Mfg. (91);
	Washing & Ironing Machine Efg. (93); Reinforcement Materials
	Fabricating (127); Cement (128); Pipe Nipple Mfg. (131);
	Malleable Iron (132).

The cordial reception accorded these inquiries resulted in a letter to the Secretary of Labor, Miss Frances Perkins, requesting her direct aid in the development of the necessary advisory organization, and after considerable negotiation it was arranged that a committee should be appointed by her to meet in Washington to discuss the problem of the drafting of standards and the development of safety and health activities among members of industry.

The first meeting of this committee was held on February 19, 1934. There were represented various governmental units interested in the safety of workers as well as the National Safety Council, the American Standards Association, the American Federation of Labor and the Labor Advisory Board of N.R.A. (*). But it was felt that a wider representation was necessary. At the second meeting, February 28, 1934, the Committee included representatives of the various advisory boards of N.R.A. and its administrative sections, as well as of the United States Chamber of Commerce, and the National Bureau of Casualty and Insurance Underwriters (**). The Committee continued to include the interested governmental departments and divisions of N.R.A.; the safety organizations and representatives of organized business and labor (***).

	Present at Meeting of February 19, 1954:
(*)	Ainsworth, Cyril - American Standards Association
	Barkin, Solomon - Labor Advisory Bourd, N.R.A.
	Harrington, Daniel - U.S. Bureau of Mines
	Keogh, George P New York State Department of Labor
	Kjaer, Swen - W. S. Department of Labor
	Lloyd, Mortimer G U. S. Bureau of Standards
	Lubin, Isador - U.S. Department of Labor
	Reticher, Miss Ruth - (For William Green) American Federican of Labor
	Sayers, Royd R U. S. Public Health Service
	Sharkey, Charles F U.S. Department of Labor
	Miss Buffman - (For Sidney J. Williams) National Safety Council
	Wilcox, Sidney J U.S. Bureau of Labor Statistics
(**)P	resent at Neeting of February 28, 1934;
•	Barkin, Solomon - Labor Advisory Board, M.R.A.
	Brady, Robert A Consumers' Advisory Board, N.R.A.
	Calvin, W.A American Federation of Labor
	Harrington, Daniel - U.S. Bureau of Mines
	Hedges, M. H American Federation of Labor
	Keogh, George P New York State Department of Labor
	Kjaer, Sven - U.S. Bureau of Labor Statistics
	Lloyd, Morton G U.S. Bureau of Standards
	Norrison, Frank - American Federation of Labor
	Sayers, Royd R U.S. Public Health Service
	Tangeman, N. V Industrial Advisory Board, N.R.A.
	Whitney, Albert W. National Bureau of Casualty and Surety Underwriters
	Williams, Sidney J National Safety Council
(***)	Personnel of the Committee:
	Ainsworth, Cyril - American Standards Association
	Barkin, Solomon - Labor Advisory Board, N.R.A. (Committee Chairman, 1934)
	Brady, Robert A Consumers' Advisory Board, I.R.A.
	Burton, Carroll - Industrial Advisory Board, N.R.A.
	Calvin, U.AHetal Trades Department, American Federation of Labor
	Gunnarson, A.B United States Champer of Commerce
r	Harrington, Daniel - Bureau of Mines, U.S. Department of Interior
9711	(Footnote continued on next page)

During its discussions the Committee came to the conclusion that N.R.A presented one of the most constructive opportunities in the history of safe promotion in the United States. It believed however, that the N.R.A. orogram up to that time was too loosely formulated to assure the best results. Code Authorities approached the problem of safety and health, where they considered it at all, in the most perfunctory manner and therefore, a more concrete program was believed to be necessary. The committee's own function it believed to be that of securing the acceptance by industry of the principle of safety and health protection, urging the development of a proper program for its attainment and assisting individual industry committees in the development of minimum standards. To provide a proper framework for the development of a safety and health program within each industry, it drafted a letter to General Johnson, which was transmitted to the secretary of Labor on February 28, 1934 (Appendix "A"). This letter is significant in that it developed the philosophy which guided this committee in its cooperation with N.R.A., and was accepted by the Administration and provided a point of reference for all later discussions of safety and health within N.R.A.

In this letter the committee stressed the value and the constructive character of a safety and health program. But it pointed out that the N.R.A. occupied a particular strategic position in the safety movement of the time both because it had "a remarkable opportunity for carrying this program (of industrial safety) to a practical conclusion," and also because it dealt with organized industries and the promotion of safety and health had always been considered one of the "oper functions of trade associations.

***(Cont)	Hedges, M. H International Brotherhood of Electrical												
	Leogh, George P New York State Department of Labor												
	Kjaer, Sven - Bureau of Labor Statistics, U. S. Dept.												
	Lloyd, Morton G National Bureau of Standards, U. S. Department of ommerce												
	Lubin, Isador - U. S. Department of Labor												
	McGrady, Edward F American Federation of Labor												
	Morrison, Frank - American Federation of Labor												
	Savers, ^R oyd - Bureau of Public Health Service, U. S.												
•	Department of Treasury												
•ر	Sharkey, Charles F Bureau of Labor Statistics, Legal Div., U.S. Dept. Labor												
	Sflith, Blackwell Legal Division, N.R.A.												
	Stricker, Paul F Division of Labor Standards, U. S. Department of Labor (Committee Se- cretory - 1935)												
	Whitney, Albert W National Bureau of Casualty and Surety Underwriters												
	- National Safety Council Zimmer, Vorne A Division of Labor Standards, U. S.												
	Department of Labor (Committee Chair- man, - 1935)												

The Committee recommended that every code should contain the standard clause regarding safety and health. But more particularly, it outlined the program for bringing about practical results within the plants. It recognized that minimum standards for coffety and health were necessary as a minimum guide to good practice, but it also recorrized that accident prevention means more than more safe physical surroundings. It therefore recommended that each industry organize a committee on safety and health, to carry the full message to the membership and supervise its safety and health work. In this connection it and as models the paper and pulp, iron and steel and portland cenent industries, in which the active promotion of safety and health by industry committees before the N.R.A. period had produced impressive results. Those industry committees were to study the number and causes of accident and health hazards "and prepare" a comprehensive program for assuring safe and healthful conditions in particular industry. It was urged that these committees prepare statements on their accident experience, a plan for organized safety work and a discussion of the benefits to individual employers, individual employees and the industry as a vhole of a continuous organized movement for safety. The committee conceived the pregram as centering in the industry, as emanating from the activities of the Code Authority, and as being impelled by a desire for safety and health within the industry.

Furthermore, the committee believed it desirable immediately to adopt a set of suggested standards to guide those industries which had set themselves to working out detailed standards for themselves. The minimum standards for manufacturing industries were considered at three successive meetings of the Committee and ware finally adopted on March 13, 1934 (*). In addition, the committee prepared for the use of the code committees a statement on the 'Plan for Safety Organization," (Appendix "B"), and a "successed form letter to industry members from Code Authorities" (Appendia "C"). It also appointed sub-committees which drafted sets of minisum standards for mercantile (**), motor transportation and quarrying inclushes. Other basic safety and health codes were in process of completion when the N.R.A. codes lapsed. The committee believed that the suggestions would be a sufficient guide for the industry consistees which could be adapted to meet special needs and yet would be conducive to uniformity of results, which was imperative in view of the fact that 15 per cent of the employees in manufacturing industries were employed in establishments subject to two or more codes.

VII. CRYSTALIZATION OF N.R.A. POLICY

The work of the committee immediately bore fruit.

 * United States Department of Labor, Bureau of Labor Statistics, Monthly Labor Review, V. 38, 10. 1039-1093 (May, 1934).
 "Minimum Standards for the Sofety and Health of Workers in Manufacturing Industries" approved by Committee on Standards for Safety and Health for L.R.A. Codes, approved by the Secretary of Labor, Serial No. R 117.

** ibid, V..30, pp. 1392-4 (December, 1934). "Hinimum Safety and Health Standards for Mercantile Establishments".

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The program of the Committee was adopted by N.R.A. in toto. On March 14, 1934, Alvin Brown issued a statement for General Johnson governing all codes (*).

The immediate effect of this Office Order was that almost all codes approved soon after March 14, included the model code provision.

OFFICE ORDER 10. 71 March 14, 1934.

STAUDARDS OF HEALTH AND SAFETY.

In exercise of the President's power under the National Industrial Act to prescribe conditions of employment, the following provisions will hereafter be included in every code which has not, at this dat, been formally submitted by the industry:

"Every employer shall provide for the cafety and health of employees during the hours and at the places of their employment.

"Standards for safety and health shall be submitted by the code authority to the Administrator within six months after the effective date of the code."

These provisions, including similar once now embodied in most .codes, will be given execution in the following manner:

- 1. Each code authority will create a complitude on safety and health which will study the number and causes of accidents and health hazards in the industry and report a comprehensive program.
- 2. In these programs developed by the committees on safety and health consideration will be given to the following:
 - (a) A statement of the average accident experience in the industry; a comparison of the experience of employers most successful in reducing accidents; and a plan for uniform accident reporting in the industry.
 - (b) Preparation of a statement slowing the possible benefits to individual employers, individual employees, and the industry as a whole, through continuous organized sofety efforts.
 - (c) A recommended plan for organized safety work for various types and sizes of companies.
 - (d) Minimum standards for safety and health for the industry.

By direction of the Administrator:

Alvin Brown

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Furthermore, reiteration of the support of this provision is to be found in the Basic Code for smaller industries issued July 11, 1934 (*), which required an adequate provision for safety and health.

With the adoption of this policy, efforts were made to have all approved codes without an appropriate clause amended to include a provision governing safety and health. The Labor Advisory Board addressed the Adm visory Council urging it to recommend; so amending all codes by an Executive Order. The Council, after reviewing the matter, declared that "there seems to be little or no resistance of the part of industry to inclusion of safety and health provisions in codes." It recommended that, in view of its conclusion that "Executive Orders as a means of writing new provisions into both new and old codes should be used sparingly." the Administration should instead officially sponsor the movement to amend all codes to include such a clause. It suggested that the Administrator's Office instruct each Deputy Administrator "to ask each code authority administering a code which does not have a safety and health clause to precent the clause". *In order to facilitate the acceptance of this amendment it urged that each deputy be permitted to assure code authorities that other amendments need not be considered in connection with this one.

The National Industrial Recovery Board approved the recommendation of the Advisary Council (*), and to give effect to this decision, the Administrative Officer advised all divisions "to take up the feasibility of inserting such a clause in codes which do not already have it" (*), but he suggested that "it is not necessary to push it where strong resistance develops."

- <u>Administrative Orfer X-61</u> 13 Codes of Fair Competition, -734-738.
- National Recovery Administration, <u>Advisory Council Decisions</u>,
 V. II, pp. 111-112, Decision Fo. 107, November 13, 1934.
- L. C. Marshall's letter, Fovember 20, 1934 (F.R.A. Files).
- Letter of W.A. Harriman to "All Divisions", December 3, 1934.
 (N.R.A. Files, Safety and Health.

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The result of this action, which was supported by a reneved drive on the part of the staff of the Labor Advisor / Dorrd, was that thirty codes, in addition to those mentioned above, were amended to include some provision relative to safety and health (*). The uncertainty of the future status of N.R.". considerably ciminished the success of this move to amend codes ..

Although the Industrial Advisory Board of N.R.A. had participated fully in early activities on safety and health, in February, 1935, it raised several significant questions of policy. In fact, it prevented the approval by the Administration of many amendments propsed by industry because of its opposition to some features of the prevailing policy.

To appreciate the brokeround for the issue raised by the Industrial Advisory Board it is hecessary to refer to the Administrative Order No. X-51 issued by General Hugh S. Johnson on Safety and Health Standards. In order to assure an unequivocal position for there standards in relation to code enforcement, the Order read that "whenever, in accordance with the provisions of a code of fair competition, a code authority submits to the Administrator stands ris for sofety and health and such stands res are approved by the Administrator, the standards thus approved shall thereafter be part of such code and shall be enforceable as such"(**).

*

Safety and Health Provisions Amendments (lame of Industry - Code Humber - Ameniment liviber) Coat and Suit (5) - 1 Legitimate Therter (b) - 1 Cast Iron Soil Pipe (18) - 3 Tall Paper (19) - 1 Artificial Florer and Feather (29) - 1 Builders' Sumptre (37) - 2 Umbrella 9510--22 Advertising Specialties (15) - 1 Packaging Hackinery (72) - 2 Hair and Jute Felt (73) - 1 Leather and Toolen Knit Glove (37) - 2 Fire Entinguishing Appliance (38) - 2 Wood Plug (115) - 2 Mon Stick (116) - 2 Upholstery and Drabery Tentile (123) - 1 Chinamare and Porcelain (126) - 5 Cement (128) - 1Concrete Hasonry (133) - 2 Domestic Freight Forwarding (162) - 1 Grinding Wheel (170) - 2 Retail Food and Grocery (182) - 3 Wholesale Good and Grocery (196) - 3 Musical Merchandise Monufacturing (209) - 1 Pipe Organ (210) - 1 Smoking Pipe (225) - 1 Roofing and Sheet Letal Contracting (244-H) - 1 Coffee (265) - 3 Wrecking and Salvage (318) - 1 Ladies Handbag (332) - 3 Wooden Insulator Pin and Bracket (338) - 2 ** (Continued on next Page) 9711

Many of the code provisions adopted by industries after June, 1934, specifically provided for such approval of standards by the Administrator, but most of the early codes merely required the submission and acknowledgment of their standards by the Administrator. In actual fact, the difference insofar as approval was concerned was essentially a legal distinction rather than an actual one, since acknowledged sets of standards were also reviewed by N.R.A., and such acknowledgment was only given after the standards had met the customary tests. The standards did possess a different status with respect to enforcement, however, under the Administrative Order, since whereas previously they were merely guides to industry members the order made them the law of the industry, equally as enforceable as other provisions of the code. The N.I.R.B., on November 20, 1934, recommended adoption of the following additional code provision: "After approval such standards shall become the minimum standards of safety and health of all members of the inductry and shall thereafter be a part of this code and enforceable as such" (*).

The purpose of this addition to previously recommended clauses on safety and health was to establish definitely the standards approved by the Administration as the minimum protection to be afforded by employers. Without this clause any litigation respecting specific practices would be encumbered by the need of establishing in court that the particular practice was unsafe; whereas the approval of such a list of standards by an administrative body, it was thought, would constitute a finding which might be accepted by the court. At any rate the affirmation of the enforceability of these standards would facilitate the efforts of the code authorities toward educating their industries to comply with the standards.

Cbjection had previously been raised by the National Safety Council to making conformance by industry members with the standards compulsory, since "persuasion is the big idea in protecting workers and others - the employer must be persuaded and the employee persuaded and the general public persuaded" (**)

- (** Continued) <u>Administrative Order X-51</u>, (June 15, 1934) re: "Safety and Health Standards", signed by Hugh S. Johnson, Administrator, quoted above.
 - (*) Lotter from L. C. Marshall, Executive Secretary, National Industrial Recovery Board to W. A. Harriman, Administrative Officer, November 20, 1934. (NRA Files, Safetv and Health).
- (**) Letter from W. H. Cameron, Managing Director, National Safety Council to the Chairman of the Committee on Standards for Safety and Health for NRA Codes - December 24, 1954. (NRA Files, Safety and Health.)

"We have never underestimated the importance of persuasion. Rather, we have believed it to be doubly effective when implemented by legislation." (*).

Such was the situation when the Industrial Advisory Board advanced the contention that the standards, even when approved by the Administration. should not be made enforceable as a direct code provision, but should rather be considered "primarily (as) educational and hence exempt from the criminal penalties provided in the Act or from any penalties other than those incident to Blue Eagle compliance procedure" (**). Again, the Department of Labor's Committee appeared, through its representatives, before the Advisory Council and advocated that "education s should be used" and that "prosecution should be resorted to only when reasonable efforts to persuade an evolover to comply with the standards have failed" (***). The Committee's representatives urged that the judicious handling of venclties and a well defined volicy governing the use of the criminal provisions of the Act and the positive cooperation of code authorities would constitute a sufficient sile word against unreasonable applications of the provision. They repeated that the acknowledgment of the compulsory nature of these provisions would greatly aid educational efforts, since it wis necessary to use the psychological leverage of comp "sion, without necessarily vielding it, "in order to secure the morticipation of the largerd proups in the industry(****).

(*)	Letter from the Chairman of the Committee on Standards for Safety and Health for F.R.A. Godes to ". H. Cameron, Hanaring Director, Fational Safety Council - January 5, 1935. (F.R.A. Files, Safety and Health.)
(**)	Report of Subcommittee of the Advisory Council, February 28, 1935. (N.R.A. Files - Safety and Health).
(***)	Letter from A. J. ^A ltmever, Assistant Secret ry of Labor, to E. B. George, Executive Secretery, Advisory Council, March 9, 1935. (P.R.A. Files - Safety and Nealth.
(***)	Draft of a Report of Advisory Council, April 16, 195. N. R. A. Files - ^S afety and Health.

The Industrial Advisory Board asked that Administrative Order No. X-51 be rescinded and that all efforts at compulsory enforcement be rene ounced. The Advisory Council, in its final reports on the general labor provisions, suggested as a compromise that the safet- and health clause should be incerted in the codes, but that any standards that might be drafted should be mandatory or educational, or partly one or the other, depending on the desires of the individual industry (*). However, the representatives of the Department of Labor Committee were dissrtisfied with this arran emert and had had to the States, before the invalidation of Y.R.A., to protect this compromise to the N.I.R.B.

No other issues of policy provoked contention. It was readily agreed by all that as for as possible detailed standards should be inserted directly in the final code, rather than merely incorporated by reference. Furthermore, there was reasserted the need for active participation by industry itself in the formulation of standards as well as in their administration. Finally, it was agreed that all other agencies, such as state and city rovernments, insurance carriers, etc., should be enlisted in the education of industry and enforcement of these standards. The Department of Labor's Committee on Safety and Health was recognized as the tecnnical advisory committee that would furnish the code authorities and the F.R.A. with advice and suggestions on content and procedure and methods of investigation.

N.R.A. established the policy requiring employers to provide safe and healthful surroundings for their employees but while this policy could be explicitly stated in the codes, the nacessary implementation and enforcement required the active cooperation of the code authorities and of industry. The movement had to reach into each establishment of ence employer, large and small. In order to define the character of the movement, Office Order No. 71 vas issued. It described the essentic) in ture of the program. The individual code authority was to be curred with the development and administration of the program. The .R.A. this to act as coordinator and adviser. When it was found desirable for the Administration to affirm the enforceablility of the stands rise primarily to facility to the educational efforts, objections were rat ed of cortain industrial representatives. But thile the issue caused much discussion, the administration of the provisions themselves had not reached the stage where enforcement could even have been contemplated. 1.R.A. had not as yet developed an recounte enforcement machinery for wave and hour provisions, and few of the industries had develoed an adequate safety and nealth program either for education on elferement purposes. The controversy over compulsion distracted the region of persons involved in the promotion of the volt within the .D.A., and delated progress. It suggested that disagreement existed, whereas the differences were not concerned with the principle but on' with the enforcement status of standards after approval.

The result of these efforts by the Lover Advisor's Board and the Administration to recurs the inclusion of specific protection for the safety and nealth of vor erg wis adoution of such a provision 465 codes and code supplements.

Of these 465 compliance with state or local laws was required by 48. A general statement to the effect that "every employer shall provide for the safety and health of his employees during the hours and at the place of employment", was found in al2 industry codes. Five codes included no such general statement but required the submission of standards of safety and health. In all, 361 codes required the submission of standards of safety and health which would define the proscribed minima. Only 113 of these 361 codes required that these standards be approved by the Administration, and 41 formally specified that upon approval they were to be part of the code. However, Administrative Order X-51 automatically made the approved standards part of the code itself for the group of order requiring approval by the Administration (*). In all of the 48 approved area agreements under the Construction Code, specific provision was made for safety and health. In many cases individual safety regulations were inserted. Few of the codes and supplements approved before Office Order No. 71 included a provision for safety and nealth. In the first 100 codes, 13 codes and 32 supplements carried some provision for safety and health; in the fourth 100, 78 codes and 14 supplements; in the fifth 100, 91 codes, and 2 supplements; in the last 57 codes, all contained some provision. In view of the general acceptance of this clause and the rapid progress made in smending the opdos, the ultimate adoption of this provision by all industries appeared probable.

Service Codes contained special provisions relating to the hazards in those industries. The Restaurant Industry Code called for a Sanitation Committee to investigate and formulate "standards of cleanliness, maintenance of equipment and other sanitary safeguards"(**). Similarly, the Retail Monument and Limestone Industries undertask to deal with the silicosis hazards (***).

(*) See page 35, paragraph 2, line 6.

- (**) National Recovery Administration, Codes of Fair Competition, V. VI, p. 52-.
- (***) National Recovery Administration, Codes of Fair Competition, V. VIII, p. 519.



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IX. PROGRESS IN THE ADOPTION OF SAFETY AND HEALTH STANDARDS

The insertion of the safety and health clause into a code and the prescription of activities for code authorities by Office Order No. 71 were not in themselves sufficient to bring about satisfactory results. It became manifest that much assistance would have to be given the various code authorities to insure their cooperation and compliance with the provisions of the code. They had no real understanding of what was required of then by the general provision or as to the specific type of standards which they were to submit. To overcome these difficulties, the Secretary of Lavor's Committee on Safety and Health in Industry for N.P.A. Codes developed a working procedure. of coveration - Two persons were added to its staff, who, together with the Secretary and under the guidance of the Chairman of the Committee, offered their services to all industries that desired suggestions concerning proper standards of safety and health. The Committee furnished some 302 different industries with covies of general standards as well as suggested methods of protection against the specific hazards in the several industries (Appendix "E"). Available information on accident experience within the industry w. s also forwarded, through the Deputy Administrator, to the industry for its use. The recontendations were generally directed to the safety and health committees established by the code authority in accordance with the requirement of Office Order No. 71 and of the by-laws of many of the code authorities. These guides were intended to assist the code authorities in getling started and to provide the basis for independent work.

The actions taken by the individual code authorities with respect to the recommended standards varied, but many showed considerable interest in the development of a satisfactory program for their industries. In the case of the Crusned Stone, Sand and Gravel Industry, the code authority appointed a condition of industry representatives familiar with the safety and production problems of the industry to review the suggestions submitted by the Labor Advisory Board. This committee, together with representatives from the Safety and Health Committee and N.R.A., reviewed the problems and hazards arising in the industry and developed an appropriate set of standards. The Cenning Industry had its own cornittee review the recommendations of the Labor Advisory Board and its revision was reprinted in a bulletin of the code authority and distributed throughout the entire industry for comment and suggestion, particularly with reference to its effect on the small producer. The Baking Industry similarly distributed a list of standards to the members of their Council but no further action was taken. The Metal Window Industry distributed the recommendations "to all industry pembers for their study and report" and practically every member reported himself favorable to their adoption. In the case of the Electro-Plating, Metal Polishing and Metal Finishing Industry, a committee was amointed on October 6, 1934, which recorded its conviction "that every worker in this industry is entitled to a healthful, sanitory and safe environment in which to work". It "examined carefully all the (safety) codes, , the safety laws and regulations of the major industrial states and consulted many authorities!

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In their letter, they declare that they "have selected, adopted and written such provisions as will help to create the desired conditions." The attitude of this committee toward its task was illustrated by the following paragraph of its letter:

"These conditions are desirable for other reasons. Good housekeeping is an asset to every industrial organization. It enhances the industry's reputation with the traces which it serves. It increases efficiency and lowers production and maintenance costs. It reduces insurance rates. This is the first attenut to write a complete set of health and safety standards for this industry. There are no doubt imperfections. In order to assist the supplementary code authority to perfect these standards, industry memoers should notify their representatives of necessary or advisable changes." (*)

Another code authority, Excelsion and Excelsion Products, invited representatives of the Department of Labor Committee to discuss the entire subject at their meeting and then appointed a special committee to complete the consideration of the individual items. In the case of the Trucking Industry, the provision for safety and health standards within the code stimulated general interest in the matter and finally led not only to the adoption of a set of standards but also to the organization within the industry of an extensive safety program which has been continued by the industry since the invalidation of the code, special attention being devoted to the selection and training of drivers.

A special problem existed in the case of industries located principally in the more progressive states. In such cases it was recommended that uniform regulations be developed on the basis of both state regulations and the caggestions of the Department of Labor's Committee in order that deficiencies in existing standards might be corrected; and that new entrints into the industry in less progressive states would be from the beginning ocur by the standards established in the code.

In a few cases the feeling appliest drafting standards additional to those prevailing in the mattical r states was so strong that little could be achieved. In the case of the Steel Plate Fabricating Industry, the code authority felt that "there was too much interference with state and insurance regulations and that these latter two fufficiently covered the ground and had proven satisfactory in actual operation." ** Another code authority objected to the orinciple that safety or health should be considered by the Federal Government. Rather it believed that this type of regulation should remain in the states, since "any effort on the mart of the code authority would do little to improve general standars."*** These arguments were met by an explanation of

* Letter in N.R.A. Files - Safety and Health.

**Code History of Steel Plate Fabric: ting Industry p. 43.

***Code History of the Alloys Industry, p. 36.

the mechanics of Workmen's Compensation, state safety laws, insurance company regulations and safety problems.

In general the proposals made by the Department of Labor's Committee were well received as the proposed standards were generally limited to items which had been accepted as practical either by the American Standards Association, progressive state legislation, or progressive establishments. In every case emphasis was placed upon these items which concerned the outstanding causes of accident and disease in the particular industries.

An increasing display of interest by industries was evident throughout the lost few months of the N.R.A. period in the development of adequate machinery for drafting standards and developing methods of administration. It was necessary, nevertheless, to approach the code authorities i widivually in order to engage them in this effort in more than a perfunctory manner. How code authorities located in Washington were visited and their plans were reviewed by the representatives of the Department of Labor's Committee Assistance was offered. in collecting necessary data and drafting standards. Nevertheless, the initial task of arafting some 300 sets of standards absorbed so much of the time of the staff of the Committee that contacts necessarily were limited: Furthermore, the financial difficulties of a number of code outhorities interfered with the proper consideration of standards. The Retail Monument Industry was required in its code, in addition to providing "assafe and healthy working environment," also to "take steps to reduce the dust in the air breathed by the employees to such an amount as may be approved from time to time by the United States Fuelic Health Service."(*) It had been found by the Public Health Service that the orevailing types of respirators were inadecuate. For that reason the above provision was incorporated. The code authority appointed a committee to study the most efficient type of dust protection machines for use in the Monument Industry. But this condittee "was unable to conduct a thorough study because of the lack of sufficient funds to carry out this work." Thus no progress was made and no effective liaison was established with the United States Public Health Service. In the case of the Restaurant Industry, the f ilure of the code sutherity to get underway seriously hindered the activities of the special sanitation committee.

Another type of situation which tended to divert attention from the proper administration of safety and health provisions was the preoccupation of code authorities in the primary code problems. In the case of the Plumbing Fixtures Code Authority, the Deputy Administrator instructed the administrative officials not to press these matters since "this industry was seriously considering the delection of the trade practice provision from the code. This took the entire time and attention of the Code Authority so that nothing further was done." **

** Code History of the Plumbing Fixtures Industry, p 54 - 55.

 ^{*} National Recovery Administration, <u>Codes of Fair Competition</u>.
 V. VIII, p. 519.

Most of the code authorities, nevertheless, appointed safety and health committees to consider the matter of standards. Upon the receipt of these proposed standards by N.R.A., a complete review of them was made by a special division of the Research and Planning Division, by the various Advisory Boards, and by the Department of Labor's Committee on Safety and Health Standards in N.R.A. Codes, which was usually called upon to furnish the technical review of the documents. It operated through the Labor Advisory Board staff since for a large part of its history the Chairman of the Committee was a member of the staff of the Labor Advisory Board. The reports of the Department of Labor's Committee were likewise transmitted to the Division of Research and Planning.(*) These comments led to frequent

* Office Memorandum No. 298, (Oct. 8, 1934) re: Standards Provisions in Codes, reads as follows:

"1. This supersedes Office Hemo. No. 292*, which is revoked.

"2. It shall be the duty of the Division of Research and Planning to pass upon the adequacy of standards and to evaluate the economic consequences of their establishment. Therefore, whenever, in accordande with the provisions of a Code of Fair Competition a Code Authority submits

thority submits (a) Standards of quality for a product or service of the industry (b) Standards for safety and health of emoloyees in the industry such submission shall be referred to this Division for examination and report, which report shall accompany the Deputy's recommendations to the National Industrial Recovery Board.

- "3.' The Division of Research and Planning shall check all such proposals with established agencies, such as the Bureau of Standards, the Bureau of Agric. Economics, or the Secretary of Labor's Committee on Standards for Safety and Health.
- "4. Centering responsibility for this review in Research and Planning will in no case prevent those preparing the standards provisions from free consultation with these or other agencies.

By direction of the National Industrial Recovery Board." G.A. Lynch, Administrative Officer.

* Office Memorandum No. 292 was dated Sectember 17, 1934.

Note: The Advisory Council, on Oct. 3⁽¹⁾, 1934, recommended that "a provision be outlined in the Office Hanual for review of standards of safety and health by the Labor Advisory Board as well as the Division of Research and Planning, (See National Recovery Adm., <u>Advisory Council De-</u> cisions, V. I, p. 62, Decision No. 71 Oct. 30, 1934). In a supporting memorandum to the National Industrial Recovery Board, the Advisory Council indicated that it favored this proposal because "the Labor Advisory Board has sponsored these developments since its beginning. It has an expert staff which can cope with the mass of detail involved...The Industrial Advisory Board would have been included in the recommendation had it so desired, but it stated that it did not wish to review the prosals in detail." (Letter from W. K. Thorp, Chairman of the Advisory Council to the National Industrial Recovery Board, November 9, 1934. See N. R. A. Files, Safety and Health). conferences with the representatives of the code authorities. Revisions were gener lly worked out after the discussion of the points of difference. Host of the approved standards resulted from such conferences.

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The result of this activity was that fifty-two industries actual ly submitted standards for safety and health to the U. R. A. before its inv lidation. Of this number, twelve were actually approved by the Administration.* The attitude displayed by these industries is interestingly illustrated by the foreword to the safety and health standards for the Crushed Stone, Sand and Gravel and Slag Industry. hr. Otto Graves, Chairman of the Code Authority, declared;

"These standards were prepared in response to that code provision which placed upon the Code Authority responsibility for the discharge of this duty. They are presented to you in this booklet and should be adhered to faithfully. The improvement of the health of our workers and the reduction of accidents will not only be a marked contribution to the public selfare of our industries but these standards are also of value from an economic standpoint.

"The standards constitute persuasive evidence of the opportunities developed out of joint action by our industries and it is worthy of comment that without the instrumentalities afforded by the National Recovery Act, of which we have availed ourselves, we could not have made the progress these standards represent. They tend to demonstrate clearly that industry given the right to do so, possesses the capacity to regulate itself for the common welf me."**

(*) These industries are: (Name - Code Number)

Crushed Stone, Sand and Gravel and Slag (19) Breen Heauforturing (465) Dental Goods and Environment Trade (482) Electrical Contracting (244-F) Flavoring Froducts (516) Lighting Rod (594) Hetal Window (205) Pickle Packing (524) Freformed Plastic Products (359) Preserved Maraschino Cherry and Glace Fruit (460) Sand Line Brick (365) Optical Retail Trade (454)

(**) Code Authority For the Crushed Stone, Sand and Gravel, and Slag Industries, <u>Standards for Safety and Health for the Crushed</u> <u>Stone, Sand and Grivel, and Slag Industries,</u> <u>Approved</u> by the <u>National Industrial Recovery Board</u>, December 7, 1934. Exhibit I - "D" -

In addition to the formulation of safety and health standards it was at acted that the individual code authorities would undertake a complete any man of accident prevention through a program for statistic 1 reporting to determine the major cause of accidents within the industry. It was planned that each member of the industry would reourt every accident to the code anthority to be regularly tabulated by the Decontment of Labor's Committee. Such a program was developed for use by the code authorities but only i dustry which had a plan formally compared was the Gruphed Stone, Sand and Gravel, and Slag Industries. althouth the plan for the Preformed Flastic Products Industry was anothe verge of approval at the time of the invalidation of N. R. A. The type of statistical program which was contemplated is suggested by the forms approved for the Crushed Stone, Sand and Gravel and Sleg Industries. All accidents were to be reported to the code authority each month and the case of accidents not completed within a reporting period, a subplementary form entitled "Final Accident Report Blank" was to be filled out. These forms had been widely distributed throughout the industry at the time M. R. A. was invalidated.

The second group of industries which submitted standards for consideration by M.R.A. were the seventeen industries which had had their standards a proved by the Labor Advisory Board but not by the Administration.* In this group the Netel Treating and the River and Harbor Improvement Industries had submitted accident reporting forms for approval. The reasons for the delaw in final approval varied somewhat among these industries. Principally they were: the slowness with which the Administration acted; the internal legal difficulties in some close of determining whether these standards were to be approved or merely "acknowledged"; the objection of the legal division to vagueness of phraspele :; the objection of the Industrial Advisory Board to the inclusion of standards by reference; and the reluctance of

(*) Industries with standards approved by the Labor Advisory Board and not finally approved by N.R.A.: (Name of Industry -Code Husber):

Commerci 1 Fixtures (415) Electro Platian, detal Polishing and Netal Finishing (84-46) Hand But Frame (84-45) Industrial Safety Souppoint Industry and Trade (315) Painting, Programming and Decorating (244-2) Resilient Flooring Contracting (244-10) River and Harbor Improvement (434) Specialty Accounting Sumply Manufacturing (432) Textile Print Roller Encraving (304) Unorella Frane and Umbrella Hardware (386) Window Glass (533) Wire Rod and Tupe Die (250) Inserting Trade (487) Abrasive Crain (438) Criding Wheels (170) Golv Lized Wall (84 A-1) Motal Treating (367)

Administr tion officials to move quickly when they were inadequately informed on the subject itself and had to await advice.

In the final group were the remaining twenty-three industries whose standards had been submitted but not approved by the Labor Advisory Board. In most of these cases conversations and negotiations to improve the standards or to obtain some change in or addition to their content were still being carried on with the industry.*

The above is the record of the progress in the adoption of standards for safety and health. Code authorities, at the time of the invalidation of N.R.A., had begun to investigate the subject and largely under the stimulus of the Labor Advisory Board staff and the Department of Labor's Committee desirable results were in prospect. Internal Administration misunderstanding on the exact legal status of the standards retarded progress. However, significant results were available in a few industries and great promise was shown by others.

(*) In this group vere to be found the following industries: (Name of Industry - Code Number) Steel Package Manufacturing (84-25) Standard Steel Barrel (84-26) Galvanized Ware (84-27) Washing Hachine Parts (84-29) Milk and Ice Cream Can (84-30) Refrigeration Valves and Fittings (84-51) File Manufacturing Division of the Fabricated Vetals Industries (84-54) Excelsior and Excelsior Products (146) Smelting and Refining of Secondary Metals into Brass and Bronze Alloys (173) Electrotyping and Stereotyping (179) Mason Contracting (244-7) Elumbing Contracting. (244-9) Corrugated and Solid Fibre Shipping Container (245) Secondary Aluminum (268) Wholesale Tobacco Trade (462) Nickel and Nickel Alloys (443) Trucking (278) Canning Industries (446) Fibre Wallboard (326) Upholstery Spring and Accessories (329) Collassible Tube (345) Insulation Board (353) Clay and Shale Roofing Tile (389)

N. R. A.'s chief interest was, however, in achieving the immediste stabilization of wage and hour conditions and trade practices and thereby halting the deflation movement. Necessarily, the major interests of the code authorities were centered in the successful operation of these provisions. Their time, money and thought were directed to these fields. In fact, generally, prices and trade practices were the predominant interests. It is only in those industries in which efforts to shaping safety and health programs were started early in the history of the code authority, or where the problems were particul.rl- serious that an active interest was developed within the short eriod of N.P.A. Even in these cases it required the constant contact of N.R.A. agencies, the Labor Advisory Board steff, or the Department of Labor's Committee to assure substantial progress. Primarily, the slowness of the movement was due to the need for prior organization within the industry and U.R.A. machinery, much of which was slovly developed and operated clussily during the period after its establishment. S. late were these administrative facilities in coming that the problem of safety and health could not be presented to an industry beer for nonths after the effective date of the code. As smooth kunning machinery was developed, finances collected, activities organized, the problem of organizing a safety and health movement came to be considered thre seriously. Misunderstanding of the purpose. method and applie bility abounded but discussion of these points helped to unfold new aspects of the problem.

The proliniacly stages in the program for promoting safety and health in industry had been convased. The technicue for stimulating ludustry interest, the methods of organizing code authority committees, the types of standards best adapted to the several industries, the form of permanent organization, the st fistical arrangements for reporting experience were worked out in a number of instances. While not all angles had been developed enough experience was gained to ensure progress if continued. These gains were practically confined, however, to the schere of the National Code Authorities. Fo plan for local operation and administration was made available for was r. program for inspection and compliance developed. In view of the difficulties met with in N.R.A. compliance, generally it was practically incossible even to consider the problem of enforcement of a fety and health rules during the period N.R.A. existed. As a matter of fect, the aclay in the approval of standards prevented even coasideration of the oroblem of compliance.

In view of the fact that the conclaint system was found inadequate for obtaining enforcement of the major later provisions, it is hardly likely that it would have proved amenaste in this field. Inspection of alants would have been required not only to ascertain conditions, but also to uple possible suggestions of changes in plant construction or lay-out and to permit the proper period of adjustment and correction necessary to obtain voluntary compliance. Plans were being considered for integrating the compliance functions of the N.R.A. with those of the various states, insurance companies, Federal agencies and others engaged in the some activities. The development of a rounded program for education, research. Inspection and enforcement was conceived to be necessary to effect a good safety and health program that would reach down to the individual establishment.

N.R.A. showed that substantial progress can be more by getting private industry, under Government guidance, to achieve improvement in safety and health standards. Federal regulation has the rendous advantages, for it can approach this problem on an industry rather than a state basis. Industry has generally considered these problems nationally and welconed national uniformity.

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The safety movement was measurable strengthened by M.R.A.'s activities. While interest in safety oromotion had been widespread, no similar sweeping national effort had previously been undertaken. N.R.A. reached most industries and industrial workers. The plan was to develop the safety effort on a long-range asis to include: the standardizing and assembling of available knowledge; the establishment of the requisite organizations in each industry for the education of all members; the pronction of safety measures emengall memb rs, large and small, in both rural and metropolit n areas; and the enforcement of mininum requirements approved by industry and the Government. The leaders of a number of industries devoted themselves actively to the development of an accounte program. These efforts were promising for a more fare. reaching sofety nevenent. A few industries have since carried on the work begun under N.R.A., but in a more modest manner and without the same persistent vijor. The results demonstrated under the N.R.A., which hardly had time to take effect before 1935, were encouraging as the possibilities for a Government seensored safety movement particularly as part of a plan of industrial control.

OFFICE OF THE NATIONAL RECOVERY ADMINISTRATION THE DIVISION OF REVIEW

THE WORK OF THE DIVISION OF REVIEW

Executive Order No. 7075, dated June 15, 1935, established the Division of Review of the National Recovery Administration. The pertinent part of the Executive Order reads thus:

The Division of Review shall assemble, analyze, and report upon the statistical information and records of experience of the operations of the various trades and industries heretofore subject to codes of fair competition, shall study the effects of such codes upon trade, industrial and labor conditions in general, and other related matters, sha'l make available for the protection and promotion of the public interest an adequate review of the effects of the Administration of Title I of the National Industrial Recovery Act, and the principles and policies put into effect thereunder, and shall otherwise aid the "resident in carrying out his functions under the said Title.

The study sections set up in the Division of Review covered these areas: industry studies, foreign trade studies, labor studies, trade practice studies, statistical studies, legal studies, administration studies, miscellaneous studies, and the writing of code histories. The materials which were produced by these sections are indicated below.

Except for the Code Histories, all items menticned below are scheduled to be in mimeographed form by April 1, 1936.

THE CODE HISTORIES

The Code Histories are documented accounts of the formation and administration of the codes. They contain the definition of the industry and the principal products thereof: the classes of members in the industry; the history of code formation including an account of the spins ring organizations, the conferences, negotiations and hearings which were held, and the activities in connection with obtaining approval of the code; the history of the administration of the code, covering the organization and operation of the code authority, the difficulties encountered in administration, the extent of compliance or non-compliance, and the general success or lack of success of the code; and an analysis of the operation of code provisions dealing with wages, hours, trade practices, and other provisions. These and other matters are canvassed not only in terms of the materials to be found in the files, but also in terms of the experiences of the deputies and others concerned with code formation and administration.

The Code Histories, (including histories of certain NRA units or agencies) are not mimeographed. They are to be turned over to the Department of Commerce in typewritten form. All told, approximately eight hundred and fifty (850) histories will be completed. This number includes all of the approved codes and some of the unapproved codes. (In <u>Work Materials No. 18</u>, <u>Contents of Code Histories</u>, will be found the outline which governed the preparation of Code Histories.)

(In the case of all approved codes and also in the case of some codes not carried to final approval, there are in NRA files further materials on industries. Particularly worthy of mention are the Volumes I, II and III which c nstitute the material officially submitted to the President in support of the recommendation for approval of each code. These volumes 9675-1.



set forth the origination of the code, the sponsoring group, the evidence advanced to support the proposal, the report of the Division of Research and Planning on the industry, the recommendations of the various Advisory Boards, certain types of official correspondence, the transcript of the formal hearing, and other pertinent matter. There is also much official information relating to amendments, interpretations, exemptions, and other rulings. The materials mentioned in this paragraph were of course not a part of the work of the Division of Review.)

THE WORK MATERIALS SERIES

In the work of the Division of Review a considerable number of studies and compilations of data (other than those noted below in the Evidence Studies Series and the Statistical Materials Series) have been made. These are listed below, grouped according to the character of the material. (In <u>Work Materials No. 17</u>, <u>Tentative Outlines and Summaries of</u> <u>Studies in Process</u>, these materials are fully described).

Industry Studies

Automobile Industry, An Economic Survey of Bituminous Coal Industry under Free Competition and Code Regulation, Economic Survey of Construction Industry and NRA Construction Codes, the Electrical Manufacturing Industry, The Fertilizer Industry, The Fishery Industry and the Fishery Codes Fishermen and Fishing Craft, Earnings of Foreign Trade under the National Industrial Recovery Act Part A - Competitive Position of the United States in International Trade 1927-29 through 1934. Part B - Section 3 (e) of NIRA and its administration. Part C - Imports and Importing under NRA Codes. Part D - Exports and Exporting under NRA Codes. Forest Products Industries, Foreign Trade Study of the Iron and Steel Industry, The Knitting Industries, The Leather and Shoe Industries, The Lumber and Timber Products Industry, Economic Problems of the Men's Clothing Industry, The Millinery Industry, The Motion Picture Industry, The Migration of Industry, The: The Shift of Twenty-Five Needle Trades From New York State, 1926 to 1934 National Income, A study of, Paper Industry, The Froduction, Prices, Employment and Payrolls in Industry, Agriculture and Railway Transportation, January 1923, to date Retail Trades Study, The Rubber Industry Study, The Statistical Background of NRA Textile Industry in the United Kingdom, France, Germany, Italy, and Japan Textile Yarns and Fabrics Tobacco Industry, The Wholesale Trades Study, The 9675.



Trade Practice Studies

Commodities, Information Concerning: A Study of NRA and Related Experiences in Control Distribution, Manufacturers' Control of: A Study of Trade Practice Provisions in Selected NRA Codes Design Piracy: The Problem and Its Treatment Under NRA Codes Electrical Mfg. Industry: Price Filing Study Fertilizer Industry: Price Filing Study Geographical Price Relations Under Codes of Fair Competition, Control of Minimum Price Regulation Under Codes of Fair Competition Multiple Basing Point System in the Lime Industry: Operation of the Price Control in the Coffee Industry Price Filing Under NRA Codes Production Control Under NRA Codes, Some Aspects of, Resale Price Maintenance Legislation in the United States Retail Price Cutting, Restriction of, with special Emphasis on The Drug Industry. Trade Practice Rules of The Federal Trade Commission (1914-1936): A classification for comparison with Trade Practice Provisions of NRA Codes.

Labor Studies

Employment, Payrolls, Hours, and Wages in 115 Selected Code Industries 1933-1935 Hours and Wages in American Industry Labor Program Under the National Industrial Recovery Act, The Part A. Introduction Part B. Control of Hours and Reemployment Part C. Control of Hours and Reemployment Part D. Control of Other Conditions of Employment Part E. Section 7(a) of the Recovery Act PRA Census of Employment, June, October, 1933

Puerto Rico Needlework, Homeworkers Survey

Administrative Studies

Administrative and Legal Aspects of Stays, Exemptions and Exceptions, Code Amendments, Conditional Orders of Approval Administrative Interpretations of NRA Codes Administrative Law and Procedure under the NIRA Agreements Under Sections 4(a) and 7(b) of the NIRA Approved Codes in Industry Groups, Classification of Basic Code, the -- (Administrative Order X-61) Code Authorities and Their Part in the Administration of the NIRA Part A. Introduction Part B. Nature, Composition and Organization of Code Authorities Part C. Activities of the Code Authorities Part D. Code Authority Finances Part C. Summary and Evaluation 9675. .

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Code Compliance Activities of the NRA Code Making Program of the NRA in the Territories, The Code Provisions and Related Subjects, Policy Statements Concerning Content of NIRA Administrative Legislation Part A. Executive and Administrative Orders Part B. Labor Provisions in the Codes Part C. Trade Practice Provisions in the Codes Part D. Administrative Provisions in the Codes Part E. Agreements under Sections 4(a) and 7(b) Part F. A Type Case: The Cotton Textile Code Labels Under NRA, A Study of Model Code and Model Provisions for Codes, Development of National Recovery Administration, The: A Review and Evaluation of its Organization and Activities NRA Insignia President's Reemployment Agreement, The President's Reemployment Agreement, Substitutions in Connection with the Prison Labor Problem under NRA and the Prison Compact, The Problems of Administration in the Overlapping of Code Definitions of Industries and Trades. Multiple Code Coverage, Classifying Individual Members of Industries and Trades Relationship f NRA to Government Contracts and Contracts Involving the Use of Government Funds Relationship of NRA with other Federal Agencies Relationship of NRA with States and Muncipalities Sheltered Workshops Under NRA Uncodified Industries: A Study of Factors Limiting the Code Making Program

Legal Studies

Anti-Trust Laws and Unfair Competition Collective Bargaining Agreements, the Right of Individual Employees to Enforce Provisions of ommerce Clause, Possible Federal Regulation of the Employer-Employee Relationship Under the Delegation of Power, Certain Phases of the Principle of, with Reference to Federal Industrial Regulatory Legislation Enforcement, Extra-Judicial Methods of Federal Regulation through the Joint Employment of the Power of Taxation and the Spending Power Gevernment Contract Provisions as a Means of Establishing Proper Econ mic Standards, Legal Memorandum on Possibility of Intrastate Activities Which so Affect Interstate Commerce as to Bring them Under the Commerce Clause, Cases on Legislative Possibilities of the State Constitutions Post Office and Post Road Power -- Can it be Used as a Means of Federal Industrial Regulation? State Recovery Legislation in Aid of Federal Recovery Legislation History and Analysis Tariff Rates to Secure Proper Standards of Wages and Hours, the Possibility of Variation in Trade Practices and the Anti-Trust Laws Treaty Making Power of the United States War Power, Can it be Used as a Means of Federal Regulation of Child Labor? 9675.

THE EVIDENCE STUDIES SERIES

The Evidence Studies were originally undertaken to gather material for pending court cases. After the Schechter decision the project was continued in order to assemble data for use in connection with the studies of the Division of Review. The data are particularly concerned with the nature, size and operations of the industry; and with the relation of the industry to interstate commerce. The industries covered by the Evidence Studies account for more than one-half of the total number of workers under codes. The list of these studies follows:

Automobile Manufacturing Industry Automotive Parts and Equipment Industry Baking Industry Boot and Shoe Manufacturing Industry Bottled Soft Drink Industry Builders' Supplies Industry Canning Industry Chemical Manufacturing Industry Cigar Manufacturing Industry Coat and Suit Industry Construction Industry Cotton Garment Industry Dress Manufacturing Industry Electrical Contracting Industry Electrical Manufacturing Industry Fabricated Metal Products Mfg. Industry and Metal Finishing and Metal Coating Industry Fishery Industry Furniture Manufacturing Industry General Contractors Industry General Contractors Industry Graphic Arts Industry Graphic Arts Industry Gray Iron Foundry Industry Hosiery Industry Infant's and Children's Wear Industry Iron and Steel Industry

Leather Industry Lumber and Timber Products Industry Mason Contractors Industry Men's Clothing Industry Motion Picture Industry Motor Vehicle Retailing Trade Needlework Industry of Puerto Rico Painting and Paperhanging Industry Photo Engraving Industry Plumbing Contracting Industry Retail Lumber Industry Retail Trade Industry Retail Tire and Eattery Trade Industry Rubber Manufacturing Industry Rubber Tire Manufacturing Industry Shipbuilding Industry Silk Textile Industry Structural Clay Products Industry Throwing Industry Trucking Industry Waste Materials Industry Wholesale and Retail Food Industry Waste Materials Industry Wholesale and Retail Food Industry Wholesale Fresh Fruit and Vegetable Industry Wool Textile Industry

THE STATISTICAL MATERIALS SERIES

This series is supplementary to the Evidence Studies Series. The reports include data on establishments, firms, employment, payrolls, wages, hours, production capacities, shipments, sales, consumption, stocks, prices, material costs, failures, exports and imports. They also include notes on the principal qualifications that should be observed in using the data, the technical methods employed, and the applicability of the material to the study of the industries concerned. The following numbers appear in the series: 9675.

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Asphalt Shingle and Roofing Industry Business Furniture Candy Manufacturing Industry Carpet and Rug Industry Cement Industry Cleaning and Dyeing Trade Coffee Industry Copper and Brass Mill Products Industry Cotton Textile Industry Electrical Manufacturing Industry 9675. Fertilizer Industry Funeral Supply Industry Glass Container Industry Ice Manufacturing Industry Knitted Outerwear Industry Paint, Varnish, and Lacquer, Mfg. Industry Plumbing Fixtures Industry Rayon and Synthetic Yarn Producing Industry Salt Producing Industry

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