## ADMINISTRATIVE ORDER NO. 6

## AMENDING DEFINITION OF "TEXTILE INDUSTRY" AS CONTAINED IN ADMINISTRATIVE ORDER NO. 1 APPOINTING INDUSTRY COMMITTEE NO. 1

By virtue of and pursuant to the authority vested in me by the "Fair Labor Standards Act of 1938", and pursuant to recommendations submitted to me by Industry Committee No. 1, I, Elmer F. Andrews, Administrator of the Wage and Hour Division, U.S. Department of Labor, do hereby amend the definition of the term "textile industry" as contained in paragraph 2 of Administrative Order No. 1, dated September 13, 1938, to read as follows:

As used in this order, the term "textile industry" means

- (a) The manufacturing or processing of yarn or thread and all processes preparatory thereto, and the manufacturing, bleaching, dyeing, printing and other finishing of woven fabrics (other than carpets and rugs) from cotton, silk, flax, jute or any synthetic fibre, or from mixtures of these fibres; except the chemical manufacturing of synthetic fibre and such related processing of yarn as is conducted in establishments manufacturing synthetic fibre;
- (b) The manufacturing of batting, wadding or filling and the processing of waste from the fibres enumerated in clause (a);
- (c) The manufacturing, bleaching, dyeing, or other finishing of pile fabrics (except carpets and rugs) from any fibre or yarn;
- (d) The processing of any textile fabric, included in this definition of this industry, into any of the following products: bags; bandages and surgical gauze; bath mats and related articles; bedspreads; blankets; diapers; dish-cloths, scrubbing cloths and wash-cloths; sheets and pillow cases; table-cloths, lunchcloths and napkins; towels; and window-curtains;
- (e) The manufacturing or finishing of braid, net or lace from any fibre or yarn;
- (f) The manufacturing of cordage, rope or twine from any fibre.

Signed at Washington, D. C., this 19th day of December 1938.

Elmer F. Andrews, Administrator

Wage and Hour Division Department of Labor