

U. S. DEPARTMENT OF LABOR

WAGE AND HOUR DIVISION

ADMINISTRATIVE ORDER NO. 29

APPOINTMENT OF INDUSTRY COMMITTEE NO. 7

FOR THE

KNITTED OUTERWEAR INDUSTRY

1. By virtue of and pursuant to the authority vested in me by the Fair Labor Standards Act of 1938, I, Elmer F. Andrews, Administrator of the Wage and Hour Division, U. S. Department of Labor, do hereby appoint and convene for the knitted outerwear industry (as such industry is defined in paragraph 2) an industry committee composed of the following representatives:

For the Public:

Charles Ray, Chairman, Holyoke, Mass.
Paul F. Brissenden, New York, N. Y.
Fred Lazarus, Jr., Columbus, Ohio
John C. Evans, Reading, Pa.
Jonathan Daniels, Raleigh, N. C.
Harrold English, Los Angeles, Calif.

For the Employees:

David Dubinsky, New York, N. Y.
Louis Nelson, Brooklyn, N. Y.
Samuel Otto, Philadelphia, Pa.
Jacob Halpern, Boston, Mass.
Abraham W. Katovsky, Cleveland, Ohio
Jennie Matyas, San Francisco, Calif.

For the Employers:

Ingram Bergman, Philadelphia, Pa.
I. B. Davies, Delavan, Wis.
John Springthorpe, Mount Airy, N. C.
Louis Sternberg, New York, N. Y.
E. W. Stewart, Los Angeles, Calif.
Roger W. Whitman, New Britain, Conn.

Such representatives having been appointed with due regard to the geographical regions in which such industry is carried on.

2. The term "knitted outerwear" as used in Section 2 of Administrative Order No. 7 appointing Industry Committee No. 2 for the Apparel Industry, refers to the manufacture of all knitted garments, garment sections and accessories included in the following definition.

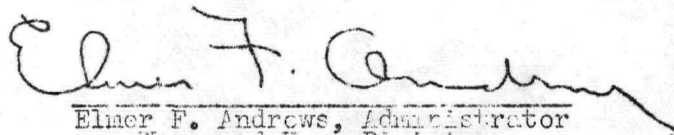
For the purpose of this order, the term "knitted outerwear industry" means:

The knitting from any yarn or mixture of yarns and the further manufacturing, dyeing or other finishing of knitted garments, knitted garment sections or knitted garment accessories for use as external apparel or covering which are partially or completely manufactured in the same establishment as that where the knitting process is performed; provided that the manufacturing, dyeing or other finishing of the following shall not be included:

- (a) Knitted fabric, as distinguished from garment sections or garments, for sale as such.
- (b) Fulled suitings, coatings, topcoatings, and overcoatings.
- (c) Garments or garment accessories made from purchased fabric.
- (d) Gloves or mittens.
- (e) Hosiery.
- (f) Knitted garments or garment accessories for use as underwear, sleeping wear, or negligees.
- (g) Fleece-lined garments made from knitted fabric containing cotton only or containing any mixture of cotton and not more than 25 percent, by weight, of wool or animal fiber other than silk.
- (h) Knitted shirts of cotton or any synthetic fiber or any mixture of such fibers which have been knit on machinery of 10-cut or finer; provided that this exception shall not be construed to exclude from the knitted outerwear industry the manufacturing, dyeing or other finishing of knitted shirts made in the same establishment as that where the knitting process is performed, if such shirts are made wholly or in part of fibers other than those specified in this clause, or if such shirts of any fiber are knit on machinery coarser than 10-cut.

3. The industry committee herein created, in accordance with the provisions of the Fair Labor Standards Act of 1938 and rules and regulations promulgated thereunder, shall meet at the call of its chairman and shall proceed to investigate conditions in the industry and recommend to the Administrator minimum wage rates for all employees thereof who within the meaning of said Act are "engaged in commerce or in the production of goods for commerce", excepting employees exempted by virtue of the provisions of Section 13(a) and employees coming under the provisions of Section 14.

Signed at Washington, D. C., this 18th day of September, 1939.


Elmer F. Andrews, Administrator
Wage and Hour Division
Department of Labor