For Release Thursday, March 6, 1941

U. S. DEPARTMENT OF LABOR WAGE AND HOUR DIVISION Washington

ADMINISTRATIVE ORDER NO. 88

APPOINTMENT OF INDUSTRY COMMITTEE NO. 23

FOR THE

GRAY IRON JOBBING FOUNDRY INDUSTRY

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

For the Public:

For the Employees:

Sidney E. Sweet, Chairman, St. Louis, Missouri
W. H. McPherson, Oberlin, Ohio
John B. Andrews, New York, New York
Malcolm Sharp, Chicago, Illinois
Hardy C. Dillard, Charlottesville, Va. Harry Stevenson, Cincinnati, Ohio Chester.A. Sample, Chicagol'Illinois Dennis Keefe, Norwalk, Connecticut Shelley Walden, North Chattanooga, Tenn. Harold J. Ruttenberg, Pittsburgh, Pa.

For the Employers:

R. E. Kucher, Seattle, Washington M. A. Fisher, Buffalo, New York Charles J. Miller, Fremont, Ohio Franklin Farrell, 3rd, Ansonia, Conn. George M. Morrow, Birmingham, Alabama

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

2. For the purpose of this order the term "gray iron jobbing foundry industry" means the manufacture of ferrous or ferrous base castings, rough and finished, except mallable iron castings, steel castings, pipe and pipe fittings, for sale by the producer but not the manufacture of the same for use by the producer in the fabrication of other products or parts thereof.

3. The definition of the gray iron jobbing foundry industry covers all occupations in the industry which are necessary to the production of the articles specified in the definition, including clerical, maintenance, shipping and selling occupations, provided, however, that this definition does not include employees of a manufacturer who are engaged exclusively in marketing and distributing products of the industry which have been purchased for resale, and provided further that where an employee covered by this definition is employed during the same workweek at two or more different minimum rates of pay, he shall be paid the highest of such rates for such workweek unless records concerning his employment are kept by his employer in accordance with applicable regulations of the Wage and Hour Division.

4. The industry committee herein created shall meet in Conference Room No. 3229, Department of Labor Building, Washington, D. C., on March 31, 1941, at 2 P. M. The Committee, in accordance with the provisions of the Fair Labor Standards Act of 1938 and rules and regulations promulgated thereunder, 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 4th day of March, 1941.

Philip B. Fleming, Administrator Wage and Hour Division U. S. Department of Labor

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