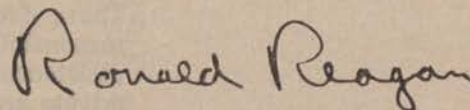


Advances in technology continue to help us save the lives of many fragile infants and to rescue babies whose premature birth would once have meant certain death. We are also more and more able to treat children in the womb for a variety of illnesses and conditions. These developments demonstrate a stark contradiction in one aspect of our national child health policies—the social environment that fosters often heroic efforts to save little ones whose parents want them, but denies legal protection to the unborn whose parents do not want them. We must restore the right to life and our respect for the dignity and worth of every individual.

Our success in caring for all of our children will continue to determine our faithfulness to our heritage and our fate as a Nation. In our every endeavor, let us pray as did the parent portrayed by the poet, "From cut and from tumble, from sickness and weeping, May God have my jewel this day in His keeping."

NOW, THEREFORE, I, RONALD REAGAN, President of the United States of America, pursuant to a joint resolution approved on May 18, 1928, as amended (36 U.S.C. 143), do hereby proclaim Monday, October 3, 1988, as Child Health Day.

IN WITNESS WHEREOF, I have hereunto set my hand this twenty-ninth day of September, in the year of our Lord nineteen hundred and eighty-eight, and of the Independence of the United States of America the two hundred and thirteenth.



[FR Doc. 88-22866

Filed 9-30-88; 11:46 am]

Billing code 3195-01-M

Presidential Documents

Memorandum of September 29, 1988

Annual Determination on Steel Industry Modernization

Memorandum for the United States Trade Representative

Section 806 of the Steel Import Stabilization Act (19 U.S.C. 2253 note) requires that I make an annual affirmative determination that specified conditions have been met by the domestic steel industry to justify continuation of authority under section 805 to enforce steel restraint agreements. The attached *Report of the President under the Steel Import Stabilization Act* and the report prepared at my direction by the United States International Trade Commission, *Annual Survey Concerning Competitive Conditions in the Steel Industry and Industry Efforts to Adjust and Modernize*, enumerate the actions taken by the domestic industry consistent with an affirmative determination under section 806.

Based upon this information, I hereby make an affirmative determination for the fourth annual period (October 1, 1987–September 30, 1988) that during such period:

(A) The major companies of the steel industry, taken as a whole, have—

(i) committed substantially all of their net cash flow from steel product operations for purposes of reinvestment in, and modernization of, that industry; and

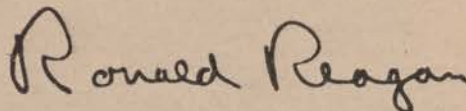
(ii) taken sufficient action to maintain their international competitiveness;

(B) each of the major companies committed not less than 1 percent of net cash flow to the retraining of workers, except as waived below; and

(C) the enforcement authority provided under section 805 remains necessary to maintain the effectiveness of bilateral arrangements undertaken to eliminate unfair trade practices in the steel sector.

Moreover, I hereby waive the application of section 806(b)(1)(B) with respect to one major company (Nucor Corporation) not having or reasonably anticipating significant unemployment in steel operations, in light of recent growth in employment.

You are hereby authorized and directed to report this determination to the Committee on Ways and Means of the House of Representatives and the Committee on Finance of the Senate. This memorandum shall be published in the **Federal Register**.



THE WHITE HOUSE,
Washington, September 29, 1988.

Proposed Document

Document No. 100-100000

Annual Report of the Board of Directors

For the Year Ended December 31, 1955

The Board of Directors has the honor to present to you the annual report of the company for the year ended December 31, 1955. This report contains a summary of the company's operations and financial results during the year. The company has achieved significant progress in its operations and financial performance during the year. The Board of Directors is pleased to report that the company has maintained its position as a leader in its industry and has achieved a record of profitability. The company's financial results for the year are summarized in the accompanying financial statements. The Board of Directors is confident that the company's strong performance during the year is a reflection of the dedication and hard work of its employees and the support of its shareholders.

The Board of Directors is pleased to report that the company has achieved a record of profitability during the year. This is a result of the company's strong performance in its operations and financial results. The Board of Directors is confident that the company's strong performance during the year is a reflection of the dedication and hard work of its employees and the support of its shareholders.

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Robert D. [Signature]

THE BOARD OF DIRECTORS

100-100000

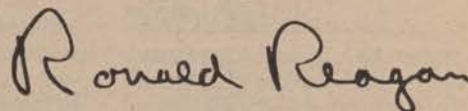
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Presidential Documents

Executive Order 12653 of September 29, 1988

Amending Executive Order 11183, Relating to the President's Commission on White House Fellowships

By virtue of the authority vested in me as President by the Constitution and laws of the United States of America, and in order to provide flexibility in determining the length of White House Fellowships, it is hereby ordered that Section 3 of Executive Order No. 11183 of October 3, 1964, as amended, is further amended by deleting "12 months, beginning" and inserting in lieu thereof "a period to be set by the Commission, provided that such a period shall not exceed 365 days. Extensions of appointments may be granted by the Commission at any time after appointments are made, but such extensions shall not exceed 90 days. White House Fellows will begin their appointments". This Order is applicable to all Fellows with appointments commencing on or after September 1, 1987, and all such Fellows may be granted extensions of their original appointments so long as such extensions do not exceed 90 days.



THE WHITE HOUSE,
September 29, 1988.

[FR Doc. 88-22836

Filed 9-29-88; 4:22 pm]

Billing code 3195-01-M

Essential Documents

Executive Order 12812 of September 24, 1993

Assistant Secretary's Order 1183 Relating to the President's
Commission on White House Internships

The Commission on White House Internships was established by the President of the United States in Executive Order 12812, signed on September 24, 1993. The Commission's mandate was to study the White House internship program and to make recommendations to the President regarding the program's structure, administration, and the selection process. The Commission's report, released on December 1, 1993, provided a comprehensive analysis of the program and proposed several key reforms, including the implementation of a merit-based selection process, the establishment of a White House Internship Commission, and the creation of a White House Internship Fund. The Commission also recommended that the program be open to all qualified applicants, regardless of race, ethnicity, or gender. The President accepted the Commission's recommendations and signed Executive Order 12812, which established the White House Internship Commission and the White House Internship Fund. The Commission's report and the President's Executive Order are essential documents in the history of the White House internship program.

DATE OF ISSUE: 12/1/93

ISSUED BY: AS

White House
Washington, D.C.
20503

Rules and Regulations

Federal Register

Vol. 53, No. 191

Monday, October 3, 1988

This section of the FEDERAL REGISTER contains regulatory documents having general applicability and legal effect, most of which are keyed to and codified in the Code of Federal Regulations, which is published under 50 titles pursuant to 44 U.S.C. 1510.

The Code of Federal Regulations is sold by the Superintendent of Documents. Prices of new books are listed in the first FEDERAL REGISTER issue of each week.

DEPARTMENT OF AGRICULTURE

Federal Crop Insurance Corporation

7 CFR Part 401

[Doc. No. 5993S]

General Crop Insurance Regulations

AGENCY: Federal Crop Insurance Corporation, USDA.

ACTION: Notice of extension of sales closing dates.

SUMMARY: This Federal Crop Insurance Corporation (FCIC) herewith gives notice of an extension of the sales closing date for filing application for crop insurance coverage on fall planted barley, oats, rye, and wheat under the provisions of the Barley Endorsement (7 CFR § 401.103), Oat Endorsement (7 CFR 401.105), Rye Endorsement (7 CFR § 401.106), and the Wheat Endorsement (7 CFR 401.101). The intended effect of this rule is to advise all interested parties that, for the 1989 crop year only, FCIC is providing an additional 30 days in which to file application for crop insurance coverage on these crops in order that producers, seeking disaster assistance under the Disaster Assistance Act of 1988, will have sufficient time in which to obtain the required insurance coverage.

EFFECTIVE DATE: October 3, 1988.

FOR FURTHER INFORMATION CONTACT: Peter F. Cole, Secretary, Federal Crop Insurance Corporation, U.S. Department of Agriculture, Washington, DC, 20250, telephone (202) 447-3325.

SUPPLEMENTARY INFORMATION: In accordance with the provisions applicable to crop insurance coverage under the Barley Endorsement (7 CFR 401.103), Oat Endorsement (7 CFR 401.105), Rye Endorsement (7 CFR 401.106), and the Wheat Endorsement (7 CFR 401.101), FCIC herewith gives notice that it is extending the sales

closing date for all fall planted 1989 crop year barley, oat, rye, and wheat crop insurance sales from September 30, 1988, through the close of business on October 31, 1988.

John Marshall, Manager, FCIC, has determined that this action should be taken to provide fall planted barley, oat, rye, and wheat producers the opportunity to comply with the intent of the Disaster Assistance Act of 1988 (the Act).

The Act requires that producers receiving benefits based on losses exceeding 65 percent of a crop be required to carry crop insurance on that crop for the 1989 crop year if it is available. USDA's Agricultural Stabilization and Conservation Service (ASCS) will not begin accepting applications for disaster assistance benefits until after the normal sales closing date of September 30 for the affected crops. This notice of extension of the sales closing date from September 30 to October 31 will accommodate the crop insurance purchase requirement of the Act where appropriate.

The payment received under the relief legislation is forfeited unless the crop insurance provision is met, where applicable. Barley, oat, rye, and wheat producers are urged to review their situation with their ASCS office as soon as practicable after applications begin to be accepted.

For the reasons stated above, the sales closing date for accepting applications on fall planted barley, oat, rye, and wheat crop insurance is hereby extended from September 30, 1988, through the close of business on October 31, 1988.

This action to change the sales closing date will also permit, until the close of business on October 31, 1988, current insureds to change the level of coverage and price election under the provisions of their crop insurance policy, and producers not presently insured to file application for crop insurance on these crops.

Accordingly, pursuant to the authority contained in the Federal Crop Insurance Act, as amended (7 U.S.C. 1501 *et seq.*), the Federal Crop Insurance Corporation herewith gives notice that, effective for the 1989 crop year only, the sales closing date for accepting applications for fall planted barley, oat, rye, and wheat crop insurance coverage is extended through

the close of business on October 31, 1988.

Authority: 7 U.S.C. 1506, 1516.

Done in Washington, DC, on September 27, 1988.

Edward D. Hews,

Acting Manager, Federal Crop Insurance Corporation.

[FR Doc. 88-22649 Filed 9-30-88; 8:45 am]

BILLING CODE 3410-08-M

Agricultural Marketing Service

7 CFR Part 910

[Lemon Regulation 633]

Lemons Grown in California and Arizona; Limitation of Handling

AGENCY: Agricultural Marketing Service, USDA.

ACTION: Final rule.

SUMMARY: Regulation 633 establishes the quantity of fresh California-Arizona lemons that may be shipped to market at 260,000 cartons during the period October 2 through October 8, 1988. Such action is needed to balance the supply of fresh lemons with market demand for the period specified, due to the marketing situation confronting the lemon industry.

DATES: Regulation 633 (§ 910.933) is effective for the period October 2 through October 8, 1988.

FOR FURTHER INFORMATION CONTACT: Raymond C. Martin, Section Head, Volume Control Programs, Marketing Order Administration Branch, F&V, AMS, USDA, Room 2523, South Building, P.O. Box 96456, Washington, DC 20090-6456; telephone: (202) 447-5697.

SUPPLEMENTARY INFORMATION: This final rule has been reviewed under Executive Order 12291 and Departmental Regulation 1512-1 and has been determined to be a "non-major" rule under criteria contained therein.

Pursuant to requirements set forth in the Regulatory Flexibility Act (RFA), the Administrator of the Agricultural Marketing Service has determined that this action will not have a significant economic impact on a substantial number of small entities.

The purpose of the RFA is to fit regulatory action to the scale of business subject to such actions in order that small businesses will not be unduly