[EXECUTIVE ORDER NO. 47, September 10, 1986]

REORGANIZING THE NATIONAL LABOR RELATIONS COMMISSION

WHEREAS, there is a need to professionalize the labor dispute settlement machinery;

WHEREAS, there is a further need of cleansing the National Labor Relations Commission of sectoral interests;

WHEREAS, these objectives necessitate changes in the National Labor Relations Commission;

NOW, THEREFORE, I, CORAZON C. AQUINO, President of the Philippines, do hereby order:

SECTION 1. Articles 213, 214 215 and 216 of the Labor Code, as amended are hereby amended to read as follows:

"ART 213. <u>National Labor Relations Commission</u>. - There shall be a National Labor Relations Commission in the Ministry of Labor and Employment, composed of the Minister of Labor and Employment as Chairman and nine (9) Commissioners. In the absence of the Minister of Labor and Employment, his duly authorized Deputy Minister shall act as Chairman.

The Commission may sit <u>en banc</u> or in three divisions, each composed of three Members. It shall determine, by rules approved by the Chairman, the cases it shall decide <u>en banc</u> and those which a division shall decide. The decision of a division shall have the force and effect of a decision of the Commission.

The Minister of Labor and Employment shall exercise administrative supervision over the Commission, its regional branches and their personnel. The Presiding Commissioner of the First Division shall act as the Vice-Chairman of the Commission and shall be its day-to-day administrator."

"ART. 214. <u>Headquarters and branches</u>. - The Commission shall have its main office in Metropolitan Manila and shall establish as many branches as there are regional offices of the Ministry of Labor and Employment, with as many Labor Arbiters as shall be necessary for its effective operation, each branch to be headed by an Executive Labor Arbiter."