



REPUBLIC OF SOUTH AFRICA
GOVERNMENT GAZETTE

STAATSKOERANT
VAN DIE REPUBLIEK VAN SUID-AFRIKA

REGULATION GAZETTE No. 1618

Registered at the Post Office as a Newspaper

PRICE 10c PRYS
OVERSEAS 15c OORSEE
POST FREE — POSVRY

REGULASIEKOERANT No. 1618

As 'n Nuusblad by die Poskantoor Geregistreer

VOL. 82]

PRETORIA, 28 APRIL 1972

[No. 3479

GOVERNMENT NOTICES

DEPARTMENT OF LABOUR

No. R. 666 28 April 1972
INDUSTRIAL CONCILIATION ACT, 1956
BAKING AND CONFECTIONERY INDUSTRY,
PRETORIA

I, Marais Viljoen, Minister of Labour, hereby—

(a) in terms of section 48 (1) (a) of the Industrial Conciliation Act, 1956, declare that all the provisions of the Agreement which appears in the Schedule hereto and which relates to the Baking and Confectionery Industry, shall be binding with effect from the second Monday after the date of publication of this notice and for the period ending two years from the said Monday, upon the employers' organisation and the trade union which entered into the said Agreement and upon the employers and employees who are members of the said organisation or union;

(b) in terms of section 48 (1) (b) of the said Act, declare that the provisions of the said Agreement, excluding those contained in clauses 1 (a), 2, 5 (6) (e), 18, 20 and 21, shall be binding, with effect from the second Monday after the date of publication of this notice and for the period ending two years from the said Monday, upon all employers and employees other than those referred to in paragraph (a) of this notice, who are engaged or employed in the said Industry in the Magisterial District of Pretoria (excluding the farm Geelbeksvlei 345) and in those portions of the Magisterial Districts of Cullinan and Kempton Park which were in terms of Government Notices 970 of 30 May 1968 and 1618 of 2 October 1970, respectively, transferred from the Magisterial District of Pretoria; and

(c) in terms of section 48 (3) (a) of the said Act, declare that in the areas specified in paragraph (b) of this notice and with effect from the second Monday after the date of publication of this notice and for the period ending two years from the said Monday, the provisions of the said Agreement, excluding those contained in clauses 1 (a), 2, 5 (6) (e), 18, 20 and 21, shall *mutatis mutandis* be binding upon all Bantu employed in the said industry by the employers upon

GOEWERMENSKENNISGEWINGS

DEPARTEMENT VAN ARBEID

No. R. 666 28 April 1972
WET OP NYWERHEIDSVERSOENING, 1956
BAK- EN BANKETNYWERHEID, PRETORIA
Ek, Marais Viljoen, Minister van Arbeid, verklaar hierby—

(a) kragtens artikel 48 (1) (a) van die Wet op Nywerheidsversoening, 1956, dat al die bepalings van die Ooreenkoms wat in die Bylae hiervan verskyn en op die Bak- en Banketnywerheid betrekking het, met ingang van die tweede Maandag na die datum van publikasie van hierdie kennisgewing en vir die tydperk wat twee jaar vanaf genoemde Maandag eindig, bindend is vir die werkgewersorganisasie en die vakvereniging wat genoemde Ooreenkoms aangegaan het en vir die werkgewers en werknemers wat lede van genoemde organisasie of vereniging is;

(b) kragtens artikel 48 (1) (b) van genoemde Wet, dat die bepalings van genoemde Ooreenkoms, uitgesonderd dié vervat in klousules 1 (a), 2, 5 (6) (e), 18, 20 en 21, met ingang van die tweede Maandag na die datum van publikasie van hierdie kennisgewing en vir die tydperk wat twee jaar vanaf genoemde Maandag eindig, bindend is vir alle ander werkgewers en werknemers as dié genoem in paragraaf (a) van hierdie kennisgewing, wat betrokke is by of in diens is in genoemde Nywerheid in die landdrostdistrik Pretoria (uitgesonderd die plaas Geelbeksvlei 345) en in daardie gedeeltes van die landdrostdistrikte Cullinan en Kempton Park wat ingevolge onderskeidelik Goewermenskennisgewings 970 van 30 Mei 1968 en 1618 van 2 Oktober 1970 vanaf die landdrostdistrik Pretoria oorgeplaas is;

(c) kragtens artikel 48 (3) (a) van genoemde Wet, dat die bepalings van genoemde Ooreenkoms, uitgesonderd dié vervat in klousules 1 (a), 2, 5 (6) (e), 18, 20 en 21, met ingang van die tweede Maandag na die datum van publikasie van hierdie kennisgewing en vir die tydperk wat twee jaar vanaf genoemde Maandag eindig, in die gebiede gespesifiseer in paragraaf (b) van hierdie kennisgewing *mutatis mutandis* bindend is vir alle Bantoes in diens in genoemde Nywerheid by dié werk-

whom any of the said provisions are binding in respect of employees and upon those employers in respect of Bantu in their employ.

M. VILJOEN, Minister of Labour.

SCHEDULE

INDUSTRIAL COUNCIL FOR THE BAKING AND CONFECTIONERY INDUSTRY (PRETORIA)

AGREEMENT

in accordance with the provisions of the Industrial Conciliation Act, 1956, as amended, made and entered into between the

Pretoria Master Bakers' Association

(hereinafter referred to as "the employers" or "the employers' organisation"), of the one part, and the

Pretoria Baknywerheidsvereniging

(hereinafter referred to as "the employees" or "the trade union"), of the other part,

being the parties to the Industrial Council for the Baking and Confectionery Industry (Pretoria).

1. SCOPE OF APPLICATION OF AGREEMENT

(a) The terms of this Agreement shall be observed in the Magisterial District of Pretoria (excluding the farm Geelbeksvlei 345), and in those portions of the Magisterial Districts of Cullinan and Kempton Park which were in terms of Government Notices 970 of 30 May 1968 and 1618 of 2 October 1970, respectively, transferred from the Magisterial District of Pretoria, by all members of the employers' organisation who are engaged in the Baking and Confectionery Industry and by all members of the trade union who are employed in that Industry.

(b) Notwithstanding the provisions of paragraph (a) the terms of this Agreement shall only apply to employees for whom wages are prescribed in this Agreement and to the employers of such employees.

2. PERIOD OF OPERATION OF AGREEMENT

This Agreement shall come into operation on such date as may be specified by the Minister in terms of section 48 of the Act, and shall remain in force for two years of such period as may be determined by him.

3. DEFINITIONS

(1) Any expression used in this Agreement which have been defined in the Industrial Conciliation Act, 1956, as amended, shall have the same meanings as in that Act, any reference to an Act shall include any amendment of such Act and unless the contrary intention appears, words importing the male gender shall include females; further, unless inconsistent with the context—

"Act" means the Industrial Conciliation Act, 1956, as amended;

"apprentice" means an employee serving under a written contract of apprenticeship;

"baker and/or confectioner" means an employee, other than a Grade I assistant or a Grade II assistant, who has been employed in the Baking and Confectionery Industry for not less than four years, under a written contract of apprenticeship, or five years without a written contract of apprenticeship, in baking bread and/or confectionery;

"baking" means the making or mixing and/or processing of dough by hand or machine and/or the making or baking of dough or bread;

"Baking and Confectionery Industry" means the Industry in which employers and employees are associated for the purpose of making or manufacturing bread and/or confectionery for sale, and includes the distribution by such employers and/or employees of bread or confectionery or both and further includes all operations incidental to or consequent on any of the aforesaid activities;

"baker's shop" means a shop attached to and/or forming part of the building and/or premises of the bakery;

"boiler attendant" means an employee who, under general supervision is responsible for maintaining the water level and steam pressure in a boiler and who makes, maintains and draws the fire in such boiler;

"bread" without limiting its ordinary meaning, includes rolls, special bread, buns, currant bread and bun loaves;

"casual employee" means an employee who is employed by the same employer on not more than three days in any week;

"casual order" means an order placed direct with an establishment by a customer and invoiced at and delivered from such establishment as a complete unit;

"confectionery" without limiting its ordinary meaning, includes cakes, pastries, biscuits, pies, scones, buns and yeast-raised small goods, other than bread;

"Council" means the Industrial Council for the Baking and Confectionery Industry (Pretoria), registered in terms of the Industrial Conciliation Act, 1956, as amended;

gewers vir wie enigeen van genoemde bepalings ten opsigte van werknemers bindend is en vir daardie werk-gewers ten opsigte van Bantoes in hul diens.

M. VILJOEN, Minister van Arbeid.

BYLAE

NYWERHEIDSRAAD VIR DIE BAK- EN BANKET-NYWERHEID (PRETORIA)

OOREENKOMS

ingevolge die bepalings van die Wet op Nywerheidsversoening, 1956, soos gewysig, gesluit en aangegaan tussen die

Pretoria Master Bakers' Association

(hierna die "werkgewers" of die "werkgewersorganisasie" genoem), aan die een kant, en die

Pretoria Baknywerheidsvereniging

(hierna die "werknemers" of die "vakvereniging" genoem), aan die ander kant,

wat die partye is by die Nywerheidsraad vir die Bak- en Banket-nywerheid (Pretoria).

1. TOEPASSINGSBESTEK VAN OOREENKOMS

(a) Die bepalings van hierdie Ooreenkoms moet in die landdrosdistrik Pretoria (uitgesonderd die plaas Geelbeksvlei 345) en dié gedeeltes van die landdrosdistrikte Cullinan en Kempton Park wat ingevolge onderskeidelik Goewermentskennisgewings 970 van 30 Mei 1968 en 1618 van 2 Oktober 1970 van die landdrosdistrik Pretoria oorgeplaas was, nagekom word deur alle lede van die werkgewersorganisasie wat in die Bak- en Banket-nywerheid betrokke is en deur alle lede van die vakvereniging wat in daardie Nywerheid werkzaam is.

(b) Ondanks die bepalings van paragraaf (a), is die bepalings van hierdie Ooreenkoms slegs van toepassing op werknemers vir wie lone in hierdie Ooreenkoms voorgeskryf word, en op die werkgewers van sodanige werknemers.

2. GELDIGHEIDSDEUR VAN OOREENKOMS

Hierdie Ooreenkoms tree in werking op dié datum wat die Minister kragtens artikel 48 van die Wet mag bepaal, en bly van krag vir twee jaar of vir dié tydperk wat hy mag vasstel.

3. WOORDOMSKRYWING

(1) Alle uitdrukings wat in hierdie Ooreenkoms gebesig en in die Wet op Nywerheidsversoening, 1956, soos gewysig, omskryf word, het dieselfde betekenis as in daardie Wet, en waar daar van 'n Wet melding gemaak word, word ook alle wysigings van so 'n Wet bedoel, en tensy die teenoorgestelde bedoeling blyk, sluit woorde wat die manlike geslag aandui, ook die vroulike geslag in; en voorts, tensy onbestaanbaar met die sam-hang, beteken—

"Wet", die Wet op Nywerheidsversoening, 1956, soos gewysig; "vakleerling", 'n werknemer wat 'n skriftelike leerkontrak uit-dien;

"bakker en/of banketbakker", 'n werknemer, uitgesonderd 'n assistent, graad I of 'n assistent, graad II, wat minstens vier jaar by die Bak- en Banketnywerheid kragtens 'n skriftelike leerkontrak of vyf jaar sonder 'n skriftelike leerkontrak werkzaam was en brood en/of banket gebak het;

"bakwerk", die aanmaak of meng en/of verwerking van deeg met die hand of deur middel van 'n masjien en/of die aanmaak of bak van deeg of brood;

"Bak- en/of Banketnywerheid", die Nywerheid waarin werk-gewers en werknemers met mekaar geassosieer is met die doel om brood en/of banket vir verkoop te maak of te ver-vaardig en omvat die verspreiding van brood of banket of van beide deur sodanige werkgewers en/of werknemers, en omvat voorts alle werkzaamhede wat gepaard gaan met of voortspruit uit enige van bovenoemde werkzaamhede;

"bakkerswinkel", 'n winkel wat vas is aan en/of deel uitmaak van die gebou en/of perseel van die bakery;

"ketelbediener", 'n werknemer wat onder algemene toesig verantwoordelik is vir die instandhouding van die waterpel en stoomdruk in 'n stoomketel en wat die vuur in so 'n ketel stook, aan die gang hou en uitkrap;

"brood", sonder om die gewone betekenis daarvan te beperk, ook rolle, spesiale brood, bolle, korentebrood en bolbrood;

"los werknemer", 'n werknemer wat hoogstens drie dae in 'n bepaalde week by dieselfde werkgever in diens is;

"toevallige bestelling", 'n bestelling wat 'n klant direk by 'n bedryfsinrichting plaas en wat by sodanige bedryfsinrichting as 'n volledige eenheid gefakteer en daarvandaan afgelever word;

"banket", sonder om die gewone betekenis daarvan te beperk, ook koek, siergebakkies, beskuitjies, pasteie, botterbroodjies, bolle en klein suurdeeggebak, uitgesonderd brood;

"Raad", die Nywerheidsraad vir die Bak- en Banketnywerheid (Pretoria), geregistreer ingevolge die Wet op Nywerheidsversoe-ning, 1956, soos gewysig;

"day" means the period of 24 hours calculated from the time the employee commences work;

"delivery employee" means an employee, other than a van assistant, who on foot or cycle or with a hand-cart or a wheelbarrow or any manually propelled vehicle, delivers casual orders from the bakery premises and collects cash for such deliveries and is responsible for cash, coupons and goods received;

"despatch clerk" means an employee who is in general charge of stores of finished products and who is responsible for receiving, storing, issuing, checking, assembling and packing bread and/or confectionery;

"dough" means the product of the admixture by hand and/or machines of one or more of any of the ingredients used in the production of bread and/or confectionery;

"driver" means an employee, other than a salesman or a vanman, who drives a van—

(a) in the company of and under the supervision of a salesman; and/or

(b) unaccompanied by a salesman or vanman, for the purposes of collecting empty trays and/or other containers; and/or

(c) for the purpose of delivering bread and/or confectionery in execution of casual orders previously placed with an invoiced at the bakery prior to delivery: Provided that in the case of bread, such deliveries shall be restricted to not more than 10 customers on any one day; and/or

(d) in the delivery of bread and/or confectionery from the bakery to his employer's registered shop or depot;

"establishment" means any premises, in connection with which one or more employees are engaged in the Baking and Confectionery Industry, and shall include a baker's shop;

"experience" means the total period or periods during which an employee has been employed in the Baking and Confectionery Industry, in respect of which he furnishes proof to the satisfaction of the Council;

"foreman" means a baker and/or confectioner who is in charge of any shift employed in baking and/or the making of confectionery;

"Grade I assistant" means an employee other than a baker and/or confectioner, apprentice or learner, who under the supervision of a foreman, a baker and/or confectioner performs one or more of the following duties:

(a) Mixing ingredients to make bread doughs and/or confectionery mixings;

(b) cutting or knocking back dough by hand;

(c) scaling, moulding, plaiting or shaping dough by hand and/or machine;

(d) regulating temperatures of ovens for the baking of bread and/or confectionery;

(e) icing, filling and finishing confectionery except that he shall not be required or permitted to decorate birthday, christening or wedding cakes;

(f) generally assisting a baker and/or confectioner;

"Grade II assistant" means an employee other than a learner, apprentice, Grade I assistant or an unskilled labourer, who under the supervision of a foreman, baker and/or confectioner or a Grade I assistant generally assist in the production of bread and/or confectionery, except that he shall not be required or permitted to carry out the following duties:

(a) Mixing ingredients to make bread doughs and/or confectionery mixings;

(b) decorating gateaux, wedding, birthday or christening cakes;

"hourly wage" means the weekly wage payable to an employee in respect of the ordinary hours of work divided by the number of ordinary working hours prescribed in clause 7;

"learner" means an employee who, under the supervision of a foreman and/or baker and/or confectioner, undergoes training for a period of five years with the same employer to qualify as a baker and/or confectioner, except that where a learner's training period is interrupted through the insolvency, liquidation, decease or other such circumstances of the employer, the learner may with the consent of the Council transfer to employment with another employer, in order to complete his learnership;

"overtime" means any time worked in excess of the hours of work prescribed in clause 7 (1);

"salesman" means an employee in charge of a van on a round and who is responsible for the bread and/or confectionery on such round and for the cash and coupons received, and who may drive a van and canvas orders;

"shift" means two or more persons, other than unskilled labourers, working for a period of not less than two consecutive hours in any part of the establishment;

"short time" means a temporary reduction in the number of ordinary hours of work due to slackness of trade, shortage of raw materials or a general breakdown of plant or machinery or a threatened breakdown of buildings caused by accident or other unforeseen circumstances;

"storeman" means an employee who takes charge of, receives and/or issues the materials or articles used in an establishment in baking, as herein defined, and/or for making confectionery;

"dag", die tydperk van 24 uur bereken vandat die werknemer begin werk;

"afleweringsbediende", 'n werknemer, uitgesonderd 'n bestelwaman se assistent, wat te voet of per fiets of met 'n stootkarretjie of 'n kruiba of enige handvoertuig toevallige bestellings vanuit die bakkerijperseel aflewer en kontant vir sodanige aflewerings insamei en verantwoordelik is vir kontant, koepens en goedere ontvang;

"versendingsklerk", 'n werknemer wat in algemene beheer is van voorrade klaar produkte en wat verantwoordelik is vir die ontvangs, opbergung, uitreiking, nagaan, bymekaarmaak en verpakking van brood en/of banket;

"deeg", 'n produk wat verkry word deur een of meer van die bestanddele wat in die produksie van brood en/of banket gebruik word, met die hand en/of masjiene te meng;

"drywer", 'n werknemer, uitgesonderd 'n verkoopman of 'n bestelwabediener, wat 'n bestelwa dryf—

(a) vergesel van en onder toesig van 'n verkoopman; en/of

(b) nie vergesel van 'n verkoopman of 'n bestelwaman nie, om leë draborde en/of ander houers af te haal; en/of

(c) om brood en/of banket af te lever ter uitvoering van toevallige bestellings wat vantevore geplaas en vóór aflewing by die bakker gefakteer is: Met dien verstande dat in die geval van brood sulke aflewerings beperk moet word tot hoogstens 10 klante op 'n bepaalde dag; en/of

(d) met die aflewing van brood en/of banket van die bakker af na sy werkewer se geregistreerde winkel of depot;

"bedryfsinrigting", 'n perseel in verband waarmee een of meer werknemers in die Bak- en Banketnywerheid werk, en ook 'n bakkerswinkel;

"ondervinding", die totale tydperk of tydperke wat 'n werknemer werkzaam was in die Bak- en Banketnywerheid, ten opsigte waarvan hy bewyse ter bevrediging van die Raad voorle;

"voorman", 'n bakker en/of banketbakker wat aan die hoofstaan van 'n skof wat bakken en/of banket maak;

"assistent, graad I", 'n werknemer, uitgesonderd 'n bakker en/of banketbakker, vak leerling of leerling, wat onder toesig van 'n voorman, 'n bakker en/of banketbakker, een of meer van die volgende pligte verrig:

(a) Bestanddele meng vir die maak van brooddeeg en/of banketmengsels;

(b) deeg met die hand terugny of terugvou;

(c) deeg met die hand en/of masjiene weeg, vorm, vleg of fatsoeneer;

(d) die temperatuur van oonde vir die bak van brood en/of banket reguleer;

(e) banketgebak versier, vul en afrond, maar van hom word nie vereis en hy word nie toegelaat om verjaarsdag, doop- of troukoeke te versier nie;

(f) 'n bakker en/of banketbakker oor die algemeen bystaan;

"assistent, graad II," 'n werknemer, uitgesonderd 'n leerling, vak leerling, assistent, graad I, of 'n ongeskoole arbeider, wat onder die toesig van 'n voorman, bakker en/of banketbakker of 'n assistent, graad I, algemeen help met die produksie van brood en/of banket, maar van hom word nie vereis en hy word nie toegelaat om die volgende pligte te verrig nie:

(a) Bestanddele meng om brooddeeg en/of banketmengsels te maak;

(b) sierkoeke, trou-, verjaarsdag- of doopkoeke versier;

"uurloon", die weekloon wat aan 'n werknemer betaalbaar is ten opsigte van die gewone werkure gedeel deur die getal gewone werkure voorgeskryf in klousule 7;

"leerling", 'n werknemer wat onder die toesig van 'n voorman en/of bakker en/of banketbakker opleiding by dieselfde werkewer vir 'n tydperk van vyf jaar ondergaan om as bakker en/of banketbakker te kwalifiseer; maar indien 'n leerling se opleidingstydperk deur die insolvensie, likwidasie, afsterwe of ander sodanige omstandighede van die werkewer, onderbreek word kan die leerling met die goedkeuring van die Raad by 'n ander werkewer diens aanvaar om sy leerlingskap te voltooi;

"oortyd", alle tyd wat daar langer gewerk word as die werkure voorgeskryf in klousule 7 (1);

"verkoper", 'n werknemer wat in bevel is van 'n bestelwa op 'n ronde en verantwoordelik is vir die brood en/of banket op dié ronde en vir die kontant en koepens wat hy ontvang, en wat 'n bestelwa mag dryf en bestellings vra;

"skof", twee of meer persone, uitgesonderd ongeskoole arbeiders, wat vir 'n tydperk van minstens twee agterenvolgende ure in enige deel van die bedryfsinrigting werk;

"korttyd", 'n tydelike vermindering van die getal gewone werkure weens 'n slapte in die bedryf, 'n tekort aan grondstowwe of 'n algemene onklaarraking van installasie of masjinerie of weens die feit dat die geboue dreig om onbruikbaar te word as gevolg van 'n ongeluk of ander onvoorsien omstandighede;

"vooraardman", 'n werknemer wat verantwoordelik is vir, of wat die materiale of artikels wat in 'n bedryfsinrigting gebruik word vir bakwerk soos hierin omgeskryf en/of vir die maak van banket ontvang en/of uitreik;

"unskilled labourer" means an employee who is wholly or mainly engaged in one or more of the following or similar operations:

- (a) Carrying or stacking materials, utensils or flour;
- (b) cleaning workshops, premises, vehicles or animals;
- (c) greasing or preparing for use, washing or cleaning trays, pans, boxes, tins, machines, utensils, flues, smoke stacks or soot boxes;
- (d) carrying or feeding fuel to furnaces or removing ashes;
- (e) loading or unloading finished products in racks, boxes or vehicles;
- (f) cleaning, sorting, cracking, grinding or stoning nuts, fruit and/or eggs;
- (g) wrapping bread and/or confectionery, carrying individual articles and/or packing them into trays or other containers;
- (h) labelling tins and/or dough pieces;
- (i) cutting up meat by hand and/or mincing machine;
- (j) lime-washing walls or structures;
- (k) making tea, coffee or similar beverages;
- (l) assembling wooden or cardboard containers;
- (m) repairing, washing and ironing protective clothing;
- (n) loading and unloading mechanical ovens;

"van" means an animal-drawn or mechanically-propelled vehicle used for the delivery of bread and/or confectionery;

"van assistant" means an employee operating from a van and who accompanies and generally assists and who is under the direct control of a salesman, vanman or driver and who may use a bicycle or other manually propelled vehicle in the course of his duties, including the loading and unloading of finished bakery products;

"vanman" means an employee who is in charge of a delivery van on a round but who is wholly or mainly engaged in the delivery of bread and/or confectionery to persons and/or institutions not engaged in resale of such products, and who is responsible for cash, bread and/or confectionery and coupons received by him and who may drive a van;

"watchman" means an employee engaged in guarding premises, buildings, gates, vehicles or other property.

(2) In classifying an employee for the purpose of this Agreement, he shall be deemed to be in that class in which he is wholly or mainly engaged.

4. WAGES

(1) The minimum wage which shall be paid by an employer to each member of the undermentioned classes of his employees shall be as set out hereunder:

(a) Employees other than casual employees:

	Per week R
Foreman baker.....	45,00
Foreman confectioner.....	45,00
Baker.....	35,00
Confectioner.....	35,00
 Grade I assistant:	
First year of experience.....	11,50
Second year of experience.....	12,50
Thereafter.....	15,00
 Grade II assistant:	
First year of experience.....	9,50
Second year of experience.....	10,00
Thereafter.....	10,50
 Learner:	
First year of learnership.....	20,00
Second year of learnership.....	25,00
Third year of learnership.....	30,00
Fourth year of learnership.....	30,00
Fifth year of learnership.....	35,00
 Unskilled labourer, male.....	9,00
Unskilled labourer, female.....	7,50
 Salesman, storeman or despatch clerk:	
First year of experience.....	20,00
Second year of experience.....	24,00
Thereafter.....	27,00
 Van assistant and delivery employee:	
First year of experience.....	9,00
Thereafter.....	9,50
 Driver:	
First year of experience.....	12,00
Second year of experience.....	13,00
Thereafter.....	15,00

"ongeskoolde arbeider", 'n werknemer wat uitsluitlik of hoofsaaklik besig is met een of meer van die volgende of soortgelyke werksaamhede:

- (a) Materiaal, gerei of meel dra of opmekarstapel;
- (b) werkinkels, persele, voertuie of diere skoonmaak;
- (c) draborde, panne, kiste, blikke, masjiene, gerei, vlampype, skoorstene of roetkaste smeer of vir gebruik voorberei, was of skoonmaak;
- (d) brandstof na oonde dra of dit daarin voer of as verwyder;
- (e) voltoode produkte in rakke, dose of voertuie laai of daaruit aflaai;
- (f) neutre, vrugte en/of eiers skoonmaak, sorteer, kraak, maal of ontpit;
- (g) brood en/of banket toedraai, afsonderlike artikels dra en/of hulle in draborde of ander houers verpak;
- (h) blikke en/of stukke deeg van etikette voorsien;
- (i) vleis met die hand en/of vleismuele oopsny;
- (j) mure of bouwerk afwit;
- (k) tee, koffie of dergelyke dranke maak;
- (l) hout- of kartonhouers inmekaarsit;
- (m) beskermende klere herstel, was en stryk;
- (n) meganiese oonde laai en ontlai;

"bestelwa", 'n dierevoertuig of meganies-aangedreve voertuig wat gebruik word vir die aflevering van brood en/of banket;

"bestelwaman se assistent," 'n werknemer wat vanuit 'n bestelwa werk en wat onder die regstreekse toesig is van 'n verkoper, bestelwaman of dryer wat hy vergesel of algemeen help, en wat 'n fiets of ander handvoertuig kan gebruik in die loop van sy werksaamhede, met inbegrip van die op- en aflaai van voltoode gebak;

"bestelwaman", 'n werknemer wat in beheer is van 'n bestelwa op 'n ronde maar wat uitsluitlik of hoofsaaklik besig is met die aflevering van brood en/of banket aan persone en/of inrigtings wat nie te doen het met die herverkoop van sodanige produktes nie, en wat verantwoordelik gehou word vir kontant, brood en/of banket en koepsels wat hy ontvang, en wat 'n bestelwa mag dryf;

"wag", 'n werknemer wat persele, geboue, hekke, voertuie of ander eiendom bewaak.

(2) By die indeling van 'n werknemer vir die toepassing van hierdie Ooreenkoms, word hy geag in dié klas te wees waarin hy uitsluitlik of hoofsaaklik werksaam is.

4. LONE

(1) Die minimum loon wat 'n werkewer aan elke lid van ondergenoemde klasse werknemers in sy diens moet betaal, is dié hieronder uiteengesit:

(a) Ander werknemers as los werknemers:

	Per week R
Voormanbakker.....	45,00
Voormankbanketbakker.....	45,00
Bakker.....	35,00
Banketbakker.....	35,00
 Assistant, graad I:	
Eerste jaar ondervinding.....	11,50
Tweede jaar ondervinding.....	12,50
Daarna.....	15,00
 Assistant, graad II:	
Eerste jaar ondervinding.....	9,50
Tweede jaar ondervinding.....	10,00
Daarna.....	10,50
 Leerling:	
Eerste leerjaar.....	20,00
Tweede leerjaar.....	25,00
Derde leerjaar.....	30,00
Vierde leerjaar.....	30,00
Vyfde leerjaar.....	35,00
 Ongeskoolde arbeider, man.....	9,00
Ongeskoolde arbeider, vrou.....	7,50
 Verkoper, voorraadman of versendingsklerk:	
Eerste jaar ondervinding.....	20,00
Tweede jaar ondervinding.....	24,00
Daarna.....	27,00
 Bestelwaman se assistent en afleveringsbediende:	
Eerste jaar ondervinding.....	9,00
Daarna.....	9,50
 Drywer:	
Eerste jaar ondervinding.....	12,00
Tweede jaar ondervinding.....	13,00
Daarna.....	15,00

	Per week R
Vanman:	
First year of experience.....	16,00
Second year of experience.....	17,00
Thereafter.....	18,00
Watchman.....	12,00
Boiler attendant.....	10,00

(b) *Casual employee.*—For each day or part of a day of employment, one-fifth of the highest weekly wage prescribed for an employee performing the same class of work as the casual employee is required to perform.

(2) *Basis of contract.*—For the purposes of this clause, the basis of a contract of employment of an employee, other than a casual employee, shall be weekly, and save as provided in subclause (3) and clause 5 (b), an employee shall be paid in respect of a week not less than the full weekly wage prescribed in subclause (1) for an employee of his class, whether he has in that week worked the maximum number of ordinary hours prescribed in clause 7 (1) or less.

(3) *Differential wage.*—An employer who requires or permits a member of one class of his employees to perform for longer than one hour in the aggregate on any day, either in addition to his own work or in substitution therefor, work of another class for which either—

- (a) a wage higher than that of his own class; or
- (b) a rising scale of wages terminating in a wage higher than that of his own class;

is prescribed in subclause (1) shall pay to such employee for all the ordinary hours of work of the establishment on that day—

- (i) in the case referred to in paragraph (a), not less than the daily wage calculated at the higher rate; and
- (ii) in the case referred to in paragraph (b), not less than the daily wage calculated on the notch in the rising scale immediately above the wage which the employee was receiving for his ordinary work.

Provided that—

- (i) that the provisions of this subclause shall not apply where the difference between classes in terms of subclause (1) is based on age, experience or sex;

(ii) unless expressly otherwise provided in a written contract between an employer and his employee, nothing in this Agreement shall be so construed as to preclude an employer from requiring an employee to perform work of another class for which class the same or a lower wage is prescribed than that prescribed for such employee.

(4) *Calculation of monthly wage.*—Whenever the wage due to an employee is, in terms of clause 4 (1), paid monthly, the amount of such wage shall be calculated at the rate of four and one-third times the wage prescribed in subclause (1) for an employee of his class.

(5) *Bicycle allowance.*—An employer who requires or permits an employee to use his own bicycle in the performance of his duties shall pay to him in addition to any other remuneration due to him, an allowance of not less than 40 cents per week or, if he is a casual employee, not less than 8 cents per day.

(6) Nothing in this Agreement shall operate to reduce the wages which were being paid to any employee prior to the date of coming into operation of this Agreement.

5. PAYMENT OF REMUNERATION

(1) *Employees other than a casual employee.*—Save as provided in clause 11 (2), any amount due to an employee other than a casual employee shall be paid in cash weekly, or if the employer and his employee have agreed thereto, in writing, monthly, during the hours of work on the usual pay-day of the establishment or on termination of employment if this takes place before the usual pay-day and such amount shall be contained in an envelope or container on which shall be recorded or which shall be accompanied by a statement showing—

- (a) employer's name;
- (b) employee's name;
- (c) number of ordinary hours worked by employee;
- (d) number of overtime hours worked by employee;
- (e) number of hours worked on a Sunday;
- (f) employee's wage;
- (g) details of any other remuneration arising out of the employee's employment;
- (h) details of any deductions made;
- (i) actual amount paid to the employee; and
- (j) period in respect of which payment is made.

(2) *Casual employees.*—An employer shall pay the remuneration due to a casual employee in cash on termination of his employment.

	Per week R
Bestelwaman:	
Eerste jaar ondervinding.....	16,00
Tweede jaar ondervinding.....	17,00
Daarna.....	18,00
Wag.....	12,00
Ketelbediener.....	10,00

(b) *Los werknemer.*—Vir elke dag of gedeelte van 'n dag diens, een-vyfde van die hoogste weekloon voorgeskryf vir 'n werknemer wat dieselfde klas' werk doen as wat daar van die los werknemer vereis word om te doen.

(2) *Kontrakbasis.*—Vir die toepassing van hierdie klousule moet die dienskontrak van 'n werknemer, uitgesonderd 'n los werknemer, op 'n weeklikse grondslag berus en, behalwe soos in subklousule (3) en klousule 5 (6) bepaal, moet 'n werknemer vir 'n week minstens die volle weekloon betaal word wat in subklousule (1) vir 'n werknemer van sy klas voorgeskryf word afgesien daarvan of hy in daardie week die maksimum getal gewone ure in klousule 7 (1) voorgeskryf of minder, gewerk het.

(3) *Differensiële loon.*—'n Werkewer wat van 'n lid van een klas van sy werknemers vereis of hom toelaat om langer as altesaam een uur op 'n dag of benewens sy eie werk of in die plek daarvan werk van 'n ander klas te verrig waarvoor of—

- (a) 'n hoër loon as dié van sy eie klas; of
- (b) 'n stygende loonskaal wat uitloop op 'n hoër loon as dié van sy eie klas;

in subklousule (1), voorgeskryf word, moet vir al die gewone werkure van die bedryfsinrigting op daardie dag aan sodanige werknemer betaal—

- (i) in die geval in paragraaf (a) gemeld, minstens die dagloon bereken teen die hoër tarief; en

- (ii) in die geval in paragraaf (b) gemeld, minstens die dagloon bereken op dié kerf in die stygende skaal onmiddellik bo die loon wat die werknemer vir sy gewone werk ontvang het:

Met dien verstaande dat—

(i) die bepalings van hierdie subklousule nie van toepassing is nie wanneer die verskil tussen klasse ingevolge subklousule (1) op ouderdom, ondervind, opleiding of geslag berus;

(ii) tensy daar in 'n skriftelike kontrak tussen 'n werkewer en sy werknemer uitdruklik anders bepaal word, niks in hierdie Ooreenkoms so uitgelê moet word nie dat dit 'n werkewer belet om van 'n werknemer te vereis om 'n ander klas werk te verrig waarvoor die voorgeskrewe loon dieselfde of laer is as dié wat vir so 'n werknemer voorgeskryf word.

(4) *Berekening van die maandloon.*—Wanneer die loon aan 'n werknemer verskuldig ingevolge klousule 4 (1) maandeliks betaal word, moet die bedrag van sodanige loon bereken word teen die koers van $4\frac{1}{4}$ maal die loon wat in subklousule (1) vir 'n werknemer van sy klas voorgeskryf word.

(5) *Fietstoelae.*—'n Werkewer wat van 'n werknemer vereis of hom toelaat om in die uitvoering van sy pligte sy eie fiets te gebruik, moet aan hom, benewens enige ander besoldiging aan hom verskuldig, 'n toelae betaal van minstens 40 sent per week of, as hy 'n los werknemer is, minstens 8 sent per dag.

(6) Geen bepaling van hierdie Ooreenkoms mag tot gevolg hê dat die loon wat voor die datum van inwerkingtreding van hierdie Ooreenkoms aan enige werknemer betaal is, verminder word nie.

5. BETALING VAN BESOLDIGING

(1) *Werknemers uitgesonderd los werknemers.*—Behoudens die bepalings van klousule 11 (2), moet alle bedrae wat aan 'n werknemer, uitgesonderd 'n los werknemer, verskuldig is, weekliks in kontant betaal word, of indien die werkewer en sy werknemer skriftelik daartoe ooreengekome het, maandeliks, gedurende die gewone werkure op die gewone betaaldag van die bedryfsinrigting of by diensbeëindiging indien dit voor die gewone betaaldag plaasvind, en sodanige bedrag moet in 'n koevert of houer wees waarop aangeteken moet wees of wat vergesel moet gaan van 'n staat wat die volgende aantoon:

- (a) Naam van die werkewer;
- (b) naam van die werknemer;
- (c) getal gewone werkure deur die werknemer gewerk;
- (d) getal ure deur die werknemer oortyd gewerk;
- (e) getal ure op 'n Sondag gewerk;
- (f) loon van die werknemer;
- (g) besonderhede van enige ander besoldiging wat uit die werknemer se diens voortspruit;
- (h) besonderhede van enige bedrae wat afgetrek is;
- (i) werklike bedrag wat aan die werknemer betaal word; en
- (j) tydperk waarvoor die betaling geskied.

(2) *Los werknemers.*—'n Werkewer moet die besoldiging wat aan 'n los werknemer verskuldig is, by die beëindiging van sy diens in kontant aan hom betaal.

(3) *Premiums.*—No payment shall be made to or accepted by an employer, either directly or indirectly, in respect of the employment or training of an employee: Provided that this provision shall not apply in respect of a training scheme to which the employer is legally required to contribute:

(4) *Purchase of goods.*—An employer shall not require his employee to purchase any goods from him or from any shop or person nominated by him.

(5) *Board and lodging.*—Save as provided in the Bantu (Urban Areas) Consolidation Act, 1945, an employer shall not require his employee to board and/or lodge with him or with any person or at any place nominated by him.

(6) *Fines and deductions.*—An employer shall not levy fines against his employee nor shall he make any deductions from his employee's remuneration other than the following:

(a) Except where otherwise provided in this Agreement, whenever an employee is absent from work other than on the instructions or at the request of his employer, a deduction proportionate to the period of his absence calculated on the basis of the weekly wage which such employee was receiving in respect of his ordinary hours of work at the time thereof;

(b) with the written consent of the employee, deductions for holiday, sick, insurance or pension funds;

(c) levies in terms of clause 16 of this Agreement;

(d) a deduction of any amount which an employer is legally or by any order of any competent court required or permitted to make;

(e) deductions in terms of clause 21 (3) of this Agreement;

(f) With the written consent of a salesman, vanman, driver, van assistant and any delivery employee, a deduction of the amount of any deficiency in the cash, bread, confectionery or the value of coupons for which he is responsible: Provided that the making of a deduction in terms of this paragraph shall not cause the employee to receive less than half the total remuneration due to such employee;

(g) with the written consent of his employee, a deduction for cash advanced by the employer or goods purchased from the employer: Provided such deduction shall not exceed one-third of the total remuneration due to such employee;

(h) when an employee agrees or is required in terms of the Bantu (Urban Areas) Consolidation Act, 1945, to accept board and/or lodging from his employer, a deduction not exceeding the amounts specified hereunder:

	Per week	Per month
	R	R
Board.....	0,30	1,30
Lodging.....	0,20	0,87
Board and lodging.....	0,50	2,17

6. PROPORTION OR RATIO

(1) In any establishment one foreman baker or one foreman confectioner shall be employed. In addition to the foreman in an establishment there shall be employed one baker and/or confectioner upon every shift before any Grade I assistants may be employed provided that a foreman employed in terms of the provisions of this clause may in an establishment operating on more than one shift per day also be deemed to be a baker and/or confectioner.

(2) For each foreman baker or foreman confectioner there may be employed one apprentice, and for each baker and/or confectioner, there may be employed, one apprentice.

(3) A baker who also does the work of a confectioner, and a confectioner who also does the work of a baker may be reckoned as either a baker or a confectioner, but not as both.

(4) For the purpose of this clause an employer who on any shift is wholly engaged in performing the duties of a foreman, may be deemed to be a foreman provided that he has caused his name to appear in the time and wage register and has entered therein the occupation in which he is engaged.

(5) A salesman or vanman may not be in charge of or have supervision over more than one van.

(6) Not more than one director of any company or one partner of any partnership shall, for the purpose of this section, be considered an employer.

(7) For each foreman baker or foreman confectioner employed there may be employed not more than three Grade I assistants. For each baker and/or confectioner employer, not more than three Grade I assistants may be employed.

(8) For each foreman baker or foreman confectioner and for each baker and/or confectioner and for each Grade I assistant not more than one Grade II assistant may be employed.

(9) No Grade I assistant or learner or apprentice shall be in control of a shift.

(10) The provisions of this clause will apply to an establishment as a whole, irrespective of whether employees are engaged in the manufacture of bread and/or confectionery.

(3) *Premies.*—Geen bedrag mag regstreeks of onregstreeks vir die indiensneming of opleiding van 'n werknemer aan 'n werkewer betaal of deur hom aangeneem word nie: Met dien verstande dat hierdie bepaling nie van toepassing is nie ten opsigte van 'n opleidingskema wat toegepas moet word.

(4) *Aankoop van goedere.*—'n Werkewer mag nie van sy werknemer vereis om enige goedere van hom of van enige winkel of persoon wat deur hom aangewys word, te koop nie.

(5) *Kos en inwoning.*—Behoudens die bepaling van die Bantoe (Stadsgebiede) Konsolidasiewet, 1945, mag 'n werkewer nie van sy werknemer vereis om kos en/of inwoning van hom of van enigemand anders of op 'n plek deur hom aangewys, aan te neem nie.

(6) *Boetes en aftrekings.*—'n Werkewer mag sy werknemer geen boetes ople of enige bedrae van sy werknemer se besoldiging aftrek nie, behalwe die volgende:

(a) Behoudens andersluidende bepaling in hierdie Ooreenkoms, telkens wanneer 'n werknemer om 'n ander rede as op las of versoek van sy werkewer van sy werk afwesig is, 'n bedrag eweredig aan die tydperk van sy afwesigheid bereken op die grondslag van die weekloon wat sodanige werknemer ten tyde van sodanige afwesigheid ten opsigte van sy gewone werkure ontvang het;

(b) met die skriftelike toestemming van die werknemer, bedrae vir vakansie-, siekte-, versekerings- en pensioenfondse;

(c) heffings ingevolge klousule 16 van hierdie Ooreenkoms;

(d) enige bedrag wat 'n werkewer regtens of kragtens van ingevolge 'n bevel van enige bevoegde hof mag of moet aftrek;

(e) bedrae wat ingevolge klousule 21 (3) van hierdie Ooreenkoms afgetrek moet word;

(f) met die skriftelike toestemming van 'n verkoper, bestelwama drywer, bestelwaman se assistent en enige aflewingsbediende, die bedrag van enige tekort in die kontant, brood, banket of die waarde van koepons waaroor hy verantwoordelik is: Met dien verstande dat 'n aftrekking ooreenkomsdig hierdie paragraaf nie meebring dat die werknemer minder as die helfte van die totale besoldiging wat aan sodanige werknemer verskuldig is, ontvang nie;

(g) met die skriftelike toestemming van sy werknemer, die bedrag vir kontant wat deur die werkewer voorgeskei of goedere wat van die werkewer gekoop is: Met dien verstande dat sodanige aftrekings hoogstens een derde mag wees van die totale besoldiging wat aan sodanige werknemer verskuldig is;

(h) wanneer 'n werknemer daartoe instem of daar ingevolge die Bantoe (Stadsgebiede) Konsolidasiewet, 1945, van hom vereis word om kos en/of inwoning van sy werkewer aan te neem, 'n bedrag van hoogstens:

	Per week	Per maand
	R	R
Kos.....	0,30	1,30
Inwoning.....	0,20	0,87
Kos en inwoning.....	0,50	2,17

6. GETALSVERHOUDING

(1) In enige bedryfsinrigting moet daar een voormanbakker of een voormanbanketbakker in diens wees. Benewens die voorman in 'n bedryfsinrigting, moet daar een bakker of banketbakker in elke skof in diens wees voordat 'n assistent graad I in diens geneem kan word, met dien verstande dat 'n voorman wat ingevolge die bepaling van hierdie klousule in diens geneem is, ook as 'n bakker en/of banketbakker geag kan word in 'n bedryfsinrigting waarin daar meer as een skof per dag gewerk word.

(2) Vir elke voormanbakker en voormanbanketbakker mag een vakleerling in diens geneem word, en vir elke bakker en/of banketbakker mag daar 'n vakleerling in diens geneem word.

(3) 'n Bakker wat ook die werk van 'n banketbakker verrig en 'n banketbakker wat ook die werk van 'n bakker verrig, kan as of 'n bakker of 'n banketbakker gereken word maar nie as beide nie.

(4) Vir die toepassing van hierdie klousule kan 'n werkewer wat op enige skof uitsluitlik die pligte van 'n voorman verrig, as 'n voorman geag word, met dien verstande dat hy sy naam op die tyd- en loonregister laat plaas, asook die werk wat hy verrig, daarin laat opteken.

(5) 'n Verkoper of bestelwaman mag nie in beheer geplaas word of toesig hê oor meer as een bestelwa nie.

(6) Hoogstens een direkteur van enige maatskappy of een vennoot van enige vennootskap word vir die toepassing van hierdie klousule as werkewer beskou.

(7) Vir elke voormanbakker of voormanbanketbakker mag daar hoogstens drie assistente graad I in diens geneem word. Vir elke bakker en/of banketbakker mag hoogstens drie assistente graad I in diens geneem word.

(8) Vir elke voormanbakker of voormanbanketbakker en vir elke bakker en/of banketbakker en vir elke assistent graad I mag hoogstens een assistent graad II in diens geneem word.

(9) Geen assistent graad I of leerling of vakleerling mag in beheer van 'n skof wees nie.

(10) Die bepaling van hierdie klousule is van toepassing op 'n bedryfsinrigting as geheel, ongeag of die werknemers brood en/of banket vervaardig.

7. HOURS OF WORK AND OVERTIME

(1) *Ordinary hours of work.*—(a) The ordinary hours of work of salesmen, vanmen, van assistants, drivers and other employees employed exclusively in delivery work, excluding casual employees, shall not exceed—

- (i) fifty hours in any week;
- (ii) ten hours on any day between the hours of 6 a.m. to 5 p.m. provided that the weekly limit of 50 hours be not exceeded.

(b) For all employees other than watchmen, casual employees and those specified in subclause (1) (a) of this clause, the ordinary hours of work shall not exceed 46 hours in any one week of not more than six working days and such employees shall be granted a free period each week, of not less than 24 consecutive hours, which period shall be clearly indicated in the wages register or such other record as may be authorised by an inspector, and no work shall ordinarily be performed during such period, not shall any time worked during such period be taken into account in calculating for the purpose of this clause the number of hours worked by such employee. The ordinary daily hours of work of employees shall be consecutive except for an uninterrupted break for meals as set out in sub-clause (3) and shall not exceed—

- (i) in the case of an establishment in which a six-day week is observed, eight hours in any day, unless the hours on one day do not exceed five, in which case the hours on the other days shall not exceed eight and one-half on any day;

- (ii) in the case of a establishment in which a five-day week is observed $9\frac{1}{4}$ in any day.

(c) An employer shall not require or permit a casual employee to work more ordinary hours than nine and one-quarter on any day.

(2) (a) No van or other vehicle which is owned, hired or used by an employer and which contains bread and/or confectionery shall leave the establishment of an employer and no employer or employee shall leave the establishment of an employer with bread and/or confectionery earlier than 6 a.m. on any day from Monday to Friday and 5.30 a.m. on Saturdays and on any day preceding a public holiday, each and every van or other vehicle of an employer shall return to the establishment or the place where the van or other vehicle is usually garaged, and each and every employer and/or employee engaged in the delivery and/or transport of bread and/or confectionery shall return to the employer's establishment or the place where the van or other vehicle on which he is operating is usually garaged not later than 5 p.m. on any day from Monday to Friday, and 6 p.m. on Saturday and any day preceding a public holiday, unless the return of such van or other vehicle or of any employer or employee is prevented by an act of God, accident, mechanical defect or other event beyond the control of the employer and employee.

(b) Bread and/or confectionery for supply to customers by retail may be handed over but not delivered from any establishment between the prescribed delivery hours set out in clause 7 (2) (a) and until 8 p.m.

(c) Bread and/or confectionery shall not be sold and/or supplied from an establishment—

- (i) on a Sunday;
- (ii) on any public holiday.

(3) An employer shall not require or permit his employee, other than salesmen, vanmen, van assistants, drivers, and other employees employed exclusively in delivery work, to work for more than five hours continuously without an interval of one hour during which no work shall be performed and such interval shall not be deemed to be part of the ordinary hours of work or overtime: Provided that—

(a) where the employer and employee agree the interval may be reduced to not less than 30 minutes;

(b) if such interval be longer than one hour any period in excess of one hour shall be deemed to be ordinary hours of work;

(c) any period of work interrupted by an interval of less than half an hour shall be deemed to be continuous;

(d) in the case of salesmen, vanmen, van assistants, drivers and other employees employed exclusively in delivery work, intervals of less than one hour may be taken for meals, provided the aggregate is not less than one hour in a day.

(4) Save as provided in subclause (3), all hours of work shall be consecutive.

(5) *Overtime.*—All time worked by an employee in excess of the maximum number of hours prescribed in subclause (1) (b) of this clause, shall be deemed to be overtime.

(6) *Limitation of overtime.*—An employer shall not require or permit his employee to work overtime for more than—

- (a) ten hours in any week;
- (b) two hours in any day.

7. WERKURE EN OORTYDWERK

(1) *Gewone werkure.*—(a) Die gewone werkure van verkopers, bestelwamanne, bestelwaman se assistente, drywers en ander werknemers, uitgesonderd los werknemers, wat slegs afleweringswerk doen, is hoogstens—

- (i) vyftig-uur in 'n week;

(ii) Tien uur op 'n dag tussen 6 v.m. en 5 n.m., met dien verstande dat die perk van 50 uur per week nie oorskry word nie.

(b) Vir alle werknemers, uitgesonderd wagte, los werknemers en diegene omskryf in subklousule (1) (a) van hierdie klousule, is die gewone werkure hoogstens 46 uur in 'n bepaalde week van hoogstens ses werkdae en sodanige werknemers moet 'n vry periode van minstens 24 agtereenvolgende ure elke week vergun word, welke periode duidelik in die loonregister of sodanige ander staat wat deur 'n inspekteur gemagtig word, aangedui moet word, en geen werk mag gewoonweg gedurende sodanige periode gedaan word nie; ook mag geen tyd gedurende sodanige periode gwerk, in aanmerking geneem word by die berekening, vir die toepassing van hierdie klousule, van die getal ure wat sodanige werknemer gwerk het nie. Die gewone daagliks werkure van werknemers is agtereenvolgend, buiten en behalwe 'n ononderbroke etenspouse soos uiteengesit in subklousule (3), en is hoogstens—

- (i) in die geval van 'n bedryfsinrigting wat ses dae per week werk, agt uur op 'n dag, tensy daar op een dag hoogstens vyf uur gwerk word, in welke geval daar op die ander dae hoogstens $8\frac{1}{2}$ uur op 'n dag gwerk word;

- (ii) in die geval van 'n bedryfsinrigting wat vyf dae per week werk, $9\frac{1}{4}$ uur op 'n dag.

(c) 'n Werkgever mag nie van 'n los werknemer vereis of hom toelaat om meer gewone ure as $9\frac{1}{4}$ op 'n dag te werk nie.

(2) (a) Geen bestelwa of ander voertuig wat ' werkgever of besit, huur of gebruik en wat brood en/of banket bevat, mag die bedryfsinrigting van 'n werkgever verlaat, en geen werkgever of werknemer mag die bedryfsinrigting van 'n werkgever met brood en/of banket voor 6 v.m. op enige dag van Maandag tot en met Vrydag en 5.30 v.m. op Saterdae en op enige dag voor 'n openbare vakansiedag verlaat nie, en elke bestelwa of ander voertuig van 'n werkgever moet terugkeer na die bedryfsinrigting of die plek waar die bestelwa of ander voertuig gewoonlik gebere word, en elke werkgever en/of werknemer wat te doen het met die aflewing en/of vervoer van brood en/of banket moet terugkeer na die werkgever se bedryfsinrigting of die plek waar die bestelwa of ander voertuig waarmee hy werk gewoonlik gebere word, nie later nie as 5 n.m. op enige dag van Maandag tot en met Vrydag, en 6 n.m. op Saterdag en enige dag voor 'n openbare vakansiedag, tensy die terugkeer van sodanige bestelwa of ander voertuig van enige werkgever of werknemer verhoed word deur 'n natuurmag, ongeluk, meganiese defek of ander voorval buite die beheer van die werkgever en werknemer.

(b) Brood en/of banket vir kleinhandelverskaffing van klante mag tuusen die voorgeskrewe afleweringsure soos uiteengesit in klousule 7 (2) (a) en tot 8 nm oorhandig word maar nie vanuit enige bedryfsinrigting aangelever word nie.

(c) Brood en/of banket mag nie vanuit 'n bedryfsinrigting verkoop en/of verskaf word nie—

- (i) op 'n Sondag;
- (ii) op 'n openbare vakansiedag.

(3) 'n Werkgever mag nie van sy werknemer, uitgesonderd 'n verkoopmanne, bestelwaman, bestelwaman se assistente, drywer en ander werknemers wat uitsluitlik afleweringswerk doen, vereis of hom toelaat om meer as vyf uur aan een te werk sonder 'n pouse van een uur waarin geen werk gedaan mag word nie, en sodanige pouse word nie geag deel uit te maak van die gewone of certydure nie: Met dien versafande dat—

(a) indien die werkgever en werknemer daartoe ooreenkome, die pouse tot minstens 30 minute verkort mag word;

(b) indien so 'n pouse langer as een uur duur, elke tydperk van meer as een uur geag word gewone werkure te wees;

(c) 'n werktydperk wat onderbreek word deur 'n pouse van minder as 'n halfuur geag word aaneenlopend te wees;

(d) in die geval van verkoopmanne, bestelwamanne, bestelwa-assistente, drywers en ander werknemers wat uitsluitlik afleweringswerk doen, pouses van minder as een uur vir etes afgestaan mag word, mits sodanige pouses altesam minstens een uur op 'n dag is.

(4) Behoudens die bepalings in subklousule (3), is alle werkure aaneenlopend.

(5) *Oortydwerk.*—Alle tyd wat 'n werknemer langer werk as die maksimum getal ure wat in subklousule (1) (b) van hierdie klousule voorgeskryf word, word geag oortydwerk te wees.

(6) *Beperking van oortydwerk.*—'n Werkgever mag nie van 'n werknemer vereis of hom toelaat om langer oortyd te werk nie as—

- (a) tien uur in 'n week;
- (b) twee uur op 'n dag.

(7) *Female employees.*—An employer shall not require or permit a female employee—

- (a) to work between 6 p.m. and 6 a.m.;
- (b) to work after 1 p.m. on more than five days in any week;
- (c) to work overtime for more than two hours on any day or on more than three consecutive days;
- (d) to work overtime on more than 60 days in any year;
- (e) to work overtime after completion of her ordinary hours of work for more than one hour on any day unless she has—
 - (i) before midday given notice thereof to such employee; or
 - (ii) provided such employee with an adequate meal before the commencement of such overtime; or
 - (iii) paid to such employee not less than 50 cents in sufficient time to enable her to obtain a meal before such overtime is due to commence.

(8) *Payment for overtime.*—An employer shall pay his employee, other than those specified in subclause (1) (a), who works overtime at a rate of not less than—

(a) in the case of an employee, other than a casual employee, one and one-third times his weekly wage divided by 46 in respect of each hour or part of an hour so worked in the aggregate in any week;

(b) in the case of a casual employee, one and one-third times his daily wage divided by eight or nine, depending on whether he is employed in an establishment which observes a six-day or five-day week, respectively, in respect of each hour or part of an hour so worked on any day:

Provided that for the purpose of this subclause the expression "wage" shall be deemed to include that when an employee works overtime on any day in respect of the ordinary hours of work on which day he is entitled to payment at a higher rate in terms of clause 4 (3), payment for overtime performed on such day shall be calculated on such higher rate.

(9) Every employer shall appoint the man in charge of each shift to be responsible for the recording of hours of work of all employees on shift.

(10) (a) *Savings.*—The provisions of subclauses (1) (b), (3), (4), (5), (6), (8) and (9) of this clause and clause 10 shall not apply to foremen in receipt of a wage of not less than R2 400 per annum; subclauses (3) (a), (b) and (c), (5), (6) and (8) shall not apply to a salesman, a vanman, a vanman's assistant, a driver or other employees exclusively employed in delivery work, and subclauses (2), (3), (4) and (6) shall not apply to any male employee on emergency work.

(b) The provisions of this clause shall not apply to a watchman but he shall not be required or permitted to work for more than six days in any one week.

8. LIMITATION OF DUTIES OF DRIVER

A driver shall not be permitted or required to canvass for business and shall not be permitted to carry bread and/or confectionery in his van for which no invoices have been prepared by the bakery prior to his leaving the bakery premises.

9. NAME AND ADDRESS OF EMPLOYER ON ALL DELIVERY VEHICLES

Every employer shall display his name under which trading is done in the Baking and Confectionery Industry in a conspicuous place in print on all vans not smaller than 150 mm in width and 150 mm in height and not smaller than 25 mm in width and 25 mm in height on bicycles or other vehicles used by him in connection with the conveyance, sale or delivery of bread and/or confectionery.

10. SUNDAYS, FREE PERIODS AND PUBLIC HOLIDAYS

(1) *Payment for work on Sundays and for work during an employee's free period.*—Where an employee, other than a watchman, is required or permitted to work on a Sunday or during his free period referred to in clause 7 (1) (b), such employee shall be paid—

(a) if he so works for a period not exceeding four hours, not less than the ordinary remuneration payable in respect of the period ordinarily worked by him on a weekday; or

(b) if he so works for a period exceeding four hours, not less than double his ordinary rate of remuneration in respect of the total period worked during such free period or remuneration which is not less than double the ordinary remuneration payable in respect of the period ordinarily worked by him on a weekday, whichever is the greater.

(7) *Vroulike werknemers.*—'n Werkgever mag nie van 'n vroulike werknemer vereis of haar toelaat om—

- (a) tussen 6 nm. en 6 vm. te werk nie;
- (b) ná 1 uur nm. op meer as vyf dae in 'n bepaalde week te werk nie;
- (c) vir meer as twee uur op 'n dag of op meer as drie agtereenvolgende dae oortydwerk te doen nie;
- (d) oortydwerk op meer as 60 dae in 'n bepaalde jaar te doen nie;
- (e) oortydwerk na voltooiing van haar gewone werkure vir meer as een uur op 'n dag te doen nie, tensy hy—

(i) sodanige werknemer voor die middag daarvan in kennis gestel het; of

(ii) sodanige werknemer van 'n voldoende ete voorsien voor die aanvang van sodanige oortydwerk; of

(iii) sodanige werknemer minstens 50 sent betyds betaal het om haar in staat te stel om 'n ete te verky voordat sodanige oortydwerk moet begin.

(8) *Betaling vir oortydwerk.*—'n Werkgever moet sy werknemer, uitgesonderd diegene in subklousule (1) (a) bedoel, wat oortyd werk, betaal teen minstens—

(a) in die geval van 'n werknemer, uitgesonderd 'n los werknemer, $1\frac{1}{2}$ maal sy weekloon gedeel deur 46 ten opsigte van elke uur of gedeelte van 'n uur aldus altesaam in enige week gwerk;

(b) in die geval van 'n los werknemer, $1\frac{1}{2}$ maal sy dagloon gedeel deur agt of nege, afhangende daarvan of hy in diens is in 'n bedryfsinrigting waarin onderskeidelik ses of vyf dae per week gwerk word, ten opsigte van elke uur of gedeelte van 'n uur aldus op 'n dag gwerk:

Met dien verstande dat vir die toepassing van hierdie subklousule die uitdrukking "loon" geag word ook te beteken dat indien 'n werknemer oortyd werk op enige dag en vir die gewone werkure op so 'n dag geregtig is op besoldiging teen 'n hoër skaal ingevolge klousule 4 (3), besoldiging vir oortydwerk op so 'n dag verrig teen dié hoër skaal bereken moet word.

(9) Elke werkgever moet die man wat aan die hoof van elke skof staan, verantwoordelik hou vir die aantekening van die werkure van al die werknemers op daardie skof.

(10) (a) *Voorbeholdsbeplings.*—Die beplings van subklousules (1) (b), (3), (4), (5), (6), (8) en (9) van hierdie klousule en klousule 10 is nie van toepassing nie op voormanne wat 'nloon van minstens R2 400 per jaar ontvang; subklousules (3) (a), (b) en (c), (5), (6) en (8) is nie van toepassing nie op 'n verkoopman, 'n bestelwaman, 'n bestelwaman se assistent, 'n drywer of ander werknemers wat uitsluitlik te doen het met afleweringswerk en subklousules (2), (3), (4) en (6) is nie van toepassing nie op enige manlike werknemer wat nooddwerk verrig.

(b) Die beplings van hierdie klousule is nie op 'n wag van toepassing nie maar daar mag nie van hom vereis word of hy mag nie toegelaat word om meer as ses dae in 'n bepaalde week te werk nie.

8. BEPERKING VAN DIE PLIGTE VAN 'N DRYWER

Daar mag nie van 'n drywer vereis word of hy mag nie toegelaat word om besigheid te werk nie en hy mag nie brood en/of banket in sy bestelwaar vervoer waarvoor daar geen fakture deur die bakkery uitgemaak is voordat hy die perseel van die bakkery verlaat het nie.

9. NAAM EN ADRES VAN WERKGEOVER OP ALLE AFLEWERINGSVOERTUIE

Elke werkgever moet sy naam waaronder daar in die Bak-en Banketwyerheid handel gedryf word, op 'n opvallende plek op al sy bestelwaars in drukskrif aanbring in letters van minstens 150 mm breed en 150 mm hoog, en in letters van minstens 25 mm breed en 25 mm hoog op fietse of ander voertuie wat hy in verband met die vervoer, verkoop of aflewing van brood en/of banket gebruik.

10. SONDAE, VRY PERIODES EN OPENBARE VAKANSIEDAE

(1) *Betaling vir werk op Sonde en vir werk gedurende 'n werknemer se vry periode.*—Wanneer daar van 'n werknemer, uitgesonderd 'n wag, vereis is of hy toegelaat word om te werk op 'n Sondag of gedurens sy vry periode in klousule 7 (1) (b) bedoel, moet sodanige werknemer—

(a) as hy aldus vir 'n tydperk van hoogstens vier uur werk, minstens die gewone besoldiging betaal word wat betaalbaar is ten opsigte van die tydperk wat hy gewoonlik op 'n weekdag werk; of

(b) as hy aldus vir 'n tydperk van langer as vier uur werk, minstens dubbel sy gewone besoldiging betaal word ten opsigte van die toale tydperk gedurende dié vry periode gwerk, of besoldiging van minstens dubbel die gewone besoldiging betaalbaar ten opsigte van die tydperk wat hy gewoonlik op 'n weekdag werk, naamlik die grootste bedrag.

(2) An employee shall be entitled to and be granted leave on full pay on all public holidays: Provided that an employee may be required to work on such day.

(3) Whenever an employee other than a watchman works on Good Friday, Ascension Day, Day of the Covenant, Christmas Day or New Year's Day, his employer shall pay him remuneration at a rate not less than his ordinary rate of remuneration in respect of the total period worked on such day, in addition to remuneration to which he would have been entitled had he not so worked and shall in addition thereto grant to the employee a day's leave on full pay during the week of such public holiday or during the ensuing week.

(4) Where an employee other than a watchman works on a public holiday other than Good Friday, Ascension Day, Day of the Covenant, Christmas Day or New Year's Day, his employer shall grant him in lieu thereof one day's leave on full pay during the week of such public holiday and if such employee has not been granted one day's leave in lieu thereof, his employer shall pay him remuneration at a rate not less than his ordinary rate of remuneration in respect of the total period worked on the public holiday in addition to the remuneration to which he would have been entitled had he not so worked.

11. ANNUAL LEAVE

(1) (a) Every employer shall grant to his employee, other than a casual employee, in respect of each completed period of 12 months of employment with him—

- (i) in the case of a watchman, three consecutive weeks' leave;
- (ii) in the case of every other employee whose weekly wage is—

(aa) less than R25, two consecutive weeks' leave; and
 (bb) R25 or more, two consecutive weeks' leave in respect of the first completed period of twelve months and in respect of subsequent periods of twelve months, three consecutive weeks' leave; on full pay.

(b) The leave prescribed in paragraph (a) shall be granted so as to commence within two months after the completion of the twelve months of employment to which it relates: Provided that—

(i) such leave shall not be concurrent with any period during which the employee is under notice of termination of employment, on sick leave in terms of clause 12, or is undergoing military training in pursuance of the Defence Act, 1957;

(ii) if any public holiday falls within the period of such leave such holiday shall be added to the said period as a further period of leave of absence on full pay;

(iii) an employer may set off against such period of leave any day of occasional leave granted on full pay to his employee at his employee's written request during the year of employment to which the period of annual leave relates.

(2) The employer shall pay to an employee to whom leave is granted in terms of subclause (1) his ordinary remuneration in respect of the period of leave, not later than the last working day before the commencement of the said period.

(3) (a) Upon termination of employment, the employer shall pay to an employee—

(i) his full pay for the period worked;

(ii) in respect of any period of leave which has accrued to him but was not granted before the date of termination of the employment an amount equal to one day's pay in respect of each completed month of employment with the employer, after the date on which he last became entitled to leave in terms of subclause (1) or in the case of an employee who has been employed for less than 12 months, after the date of commencement of his employment: Provided that in the case of a watchman and an employee who has not less than two years' continuous service with the same employer and whose remuneration is R25 or more per week, permitting in such case three weeks' leave of absence on full pay in terms of subclause (1), the employee shall be paid for $1\frac{1}{2}$ days in respect of each completed month of employment with the employer after the date on which he last became entitled to leave in terms of said subclause (1).

(b) Any employee, whose employment is terminated due to a criminal offence or failing to give the required notice, shall forfeit any leave privileges earned for an uncompleted cycle of 12 months employment.

(4) Any period during which an employee—

(a) is on leave in terms of subclause (1) but excluding any special leave without pay;

(b) is absent undergoing military training in pursuance of the Defence Act, 1957 (provided that an employee shall not be entitled to claim as employment more than four months of any period of such training);

(c) is absent from work on the instructions or at the request of the employer;

(2) 'n Werknemer is geregtig op en moet verlof met volle besoldiging op alle openbare vakansiedae toegestaan word: Met dien verstande dat daar van 'n werknemer vereis kan word om op so 'n dag te werk.

(3) Wanneer 'n werknemer, uitgesonderd 'n wag, op Goeie Vrydag, Hemelvaartsdag, Geloftedag, Kersdag of Nuwejaarssdag werk, moet sy werkgever hom betaal teen minstens sy gewone besoldiging ten opsigte van die totale tydperk op so 'n dag gwerk, benewens die besoldiging waarop hy geregtig sou wees al het hy nie aldus gwerk nie, en daarbenewens moet die werkgever aan die werknemer gedurende die week van sodanige openbare vakansiedag of gedurende die daaropvolgende week 'n dag se verlof met volle betaling toestaan.

(4) Indien 'n werknemer, uitgesonderd 'n wag, op 'n openbare vakansiedag, behalwe Goeie Vrydag, Hemelvaartsdag, Geloftedag, Kersdag of Nuwejaarsdag werk, moet sy werkgever hom in plaas daarvan een dag verlof met volle besoldiging gedurende die week van sodanige openbare vakansiedag toestaan en indien dié werknemer nie een dag verlof in plaas daarvan toegestaan word nie, moet sy werkgever hom betaal teen minstens sy gewone besoldiging ten opsigte van die totale tydperk op die openbare vakansiedag gwerk, benewens die besoldiging waarop hy geregtig sou wees al het hy nie aldus gwerk nie.

11. JAARLIKSE VERLOF

(1) (a) Elke werkgever moet aan sy werknemer, uitgesonderd 'n los werknemer, ten opsigte van elke voltooide tydperk van 12 maande diens by hom verlof met volle besoldiging verleen van—

- (i) in die geval van 'n wag, drie agtereenvolgende weke;
- (ii) in die geval van alle ander werknemers wat 'n weekloon ontvang van—

(aa) minder as R25, twee agtereenvolgende weke; en

(bb) R25 of meer, twee agtereenvolgende weke ten opsigte van die eerste voltooide tydperk van 12 maande, en drie agtereenvolgende weke ten opsigte van daaropvolgende tydperke van 12 maande.

(b) Die verlof in paragraaf (a) voorgeskryf, moet só verleen word dat dit 'n aanvang neem binne twee maande na voltooiing van die 12 maande diens waarop dit betrekking het: Met dien verstande dat—

(i) sodanige verlof mag nie saamval met enige tydperk waartydens die werknemer sy kennisgewing van diensbeëindiging uitdien, met siekteverlof ingevolge klousule 12 is of militêre opleiding ooreenkomsdig die Verdedigingswet van 1957 ondergaan nie;

(ii) indien enige openbare vakansiedag binne sodanige verlof-tydperk val, die vakansiedag by genoemde tydperk gevoeg moet word as 'n verdere tydperk van verlof met volle besoldiging;

(iii) 'n werkgever al die dae geleentheidsverlof wat op die skriftelike versoek van sy werknemer met volle besoldiging aan hom toegestaan is gedurende die jaar diens waarop die verlof betrekking het, van sodanige verloftydperk kan af trek.

(2) Die werkgever moet 'n werknemer aan wie verlof ingevolge subklousule (1) toegestaan word, sy gewone besoldiging ten opsigte van die verloftydperk vóór of op die laaste werkdag vóór die aanvang van genoemde tydperk betaal.

(3) (a) By diensbeëindiging moet die werkgever 'n werknemer—
 (i) sy volle besoldiging betaal vir die tydperk wat hy gwerk het;

(ii) ten opsigte van enige verlof wat opgeloop het maar nie voor die datum van diensbeëindiging toegestaan is nie 'n bedrag betaal gelyk aan een dag se betaling ten opsigte van elke voltooide maande diens by die werkgever ná die datum waarop hy laas op verlof ooreenkomsdig subklousule (1) geregtig geword het, of, in die geval van 'n werknemer wat minder as 12 maande indiens was, ná die aanvangsdatum van sy diens: Met dien verstande dat in die geval van 'n wag en 'n werknemer met minstens twee jaar aaneenlopende diens by dieselfde werkgever en wie se besoldiging R25 of meer per week is, wat in so 'n geval op drie weke verlof met volle betaling ooreenkomsdig subklousule (1) geregtig is, dié werknemer betaal word vir een en 'n half dae ten opsigte van elke voltooide maand diens by die werkgever ná die datum waarop hy laas op verlof ooreenkomsdig genoemde subklousule (1) geregtig geword het.

(b) Enige werknemer wie se diens beëindig word as gevolg van 'n kriminelle oortreding of by gebrek aan die vereiste kennisgewing van diensopsegging, verbeur enige verloofvoordele wat hy tydens die onvoltooide tydkring van 12 maande diens verdien het.

(4) Enige tydperk waartydens 'n werknemer—

(a) met verlof is ooreenkomsdig subklousule (1), uitgesonderd enige spesiale verlof sonder besoldiging;

(b) afwesig is terwyl hy militêre opleiding ingevolge die Verdedigingswet, 1957, ondergaan (met dien verstande dat 'n werknemer hoogstens vier maande van so 'n opleidingstermyn as diens kan eis);

(c) van sy werk afwesig is op las of op versoek van sy werkgever;

(d) is absent from work on sick leave in terms of clause 12; shall, subject to the provisions of subclause (5) be deemed to be employment for the purposes of subclauses (1) and (3).

(5) The provisions of subclause (4) (d) shall not apply in respect of any period of absence owing to illness of more than two consecutive days if the employee fails, after a request for such certificate by the employer, to submit to the employer a certificate by a medical practitioner that he was prevented by illness from doing his work.

(6) for the purpose of this clause "employment" shall be deemed to commence from—

(a) the date on which the employee entered the employer's service; or

(b) the date on which the employee last became entitled to leave of absence on full pay whichever may be the later.

12. SICK LEAVE

(1) Subject to the provisions of subclause (2) an employer shall grant to his employee, other than a casual employee, who is absent from work through incapacity—

(a) in the case of an employee who works a five-day week, not less than thirty work days,

(b) in the case of every other employee, not less than thirty-six work days,

sick leave in the aggregate during each cycle of 24 consecutive months of employment with him and shall pay such employee in respect of any period of absence in terms hereof not less than 75 per cent of the wage he would have received had he worked during such period: Provided that in the first cycle of 24 consecutive months of employment an employee shall not be entitled to sick leave on three-quarter pay at a rate of more than, in the case of an employee who works a five-day week, one work day in respect of each completed period of 3½ weeks of employment, and, in the case of every other employee, one work day in respect of each completed three weeks of employment.

(2) An employer may, as a condition precedent to the payment by him of any amount claimed in terms of this clause by an employee in respect of any absence from work for a period covering more than two consecutive calendar days, require the employee to produce a certificate signed by a medical practitioner confirming the nature and duration of the employee's incapacity: Provided that when an employee has during any period of eight consecutive weeks claimed payment in terms of this clause on two or more occasions for periods of two consecutive calendar days or less without producing such a certificate, his employer may during the next succeeding eight weeks, as a condition precedent to the payment by him of any amount claimed by such employee in terms of this clause, require the employee to produce such a certificate irrespective of the duration of such absence.

(3) Where, during the first cycle of 24 months of employment with the same employer, an employee is absent owing to incapacity for a period in excess of any sick leave accrued at the time of such incapacity, he shall be entitled to pay only in respect of such sick leave as has so accrued; but his employer shall if he has not previously done so, at the expiry of the said cycle of employment or on termination of employment before such expiry, pay him (at the rate of not less than 75 per cent of the wage he would have received had he worked during such period), in respect of such excess period of absence owing to incapacity to the extent to which sick leave, accrued at such expiry or termination, had not been taken.

(4) At the end of each cycle of 24 consecutive months one half of any sick leave for that cycle not taken by an employee shall accumulate to his credit up to a maximum total of 100 work days if the employee works five days per week and 120 work days for all other employees, including any sick leave due for the current cycle.

(5) Any employee who at the date of the commencement of this Agreement has been in the employment of the same employer for at least five consecutive years shall have one half of any periods of sick leave due to him but not taken by him during the last two 24 consecutive month cycles, credited to him as accumulated sick leave.

(6) For the purposes of this clause the expression "employment" shall have the same meaning as in clause 11 (4).

(7) "Incapacity" means inability to work owing to any sickness or injury, other than that caused by an employee's own misconduct: Provided that any inability to work caused by an accident compensable under the Workmen's Compensation Act, 1941, shall be deemed to be incapacity only in respect of

(d) van sy werk afwesig is met siekteleverlof ooreenkomsdig klousule 12; word behoudens subklousule (5), vir die toepassing van subklousules (1) en (3), as diens geag.

(5) Die bepalings van subklousule (4) (d) is nie van toepassing nie op enige tydperk van afwesigheid weens siekte van meer as twee agtereenvolgende dae indien die werknemer in gebreke bly om, nadat die werkgever om sodanige sertifikaat gevra het, 'n sertifikaat van 'n mediese praktisyn dat hy as gevolg van siekte verhoed was om sy werk te doen, aan die werkgever voor te le.

(6) Vir die toepassing van hierdie klousule word "diens" geag 'n aanvang te neem op—

(a) die datum waarop die werknemer by die werkgever in diens getree het; of

(b) die datum waarop die werknemer laas op verlof met volle besoldiging geregtig geword het, naamlik die jongste datum.

12. SIEKTEVERLOF

(1) Behoudens die bepalings van subklousule (2), moet 'n werkgever aan sy werknemer, uitgesonderd 'n los werknemer, wat weens ongeskiktheid van die werk afwesig is, siekteleverlof verleen van—

(a) in die geval van 'n werknemer wat vyf dae in 'n week werk, altesaam minstens 30 werkdae,

(b) in die geval van alle ander werknemers, altesaam minstens 36 werkdae;

gedurende elke tydkring van 24 agtereenvolgende maande diens by hom, en hy moet sodanige werknemer ten opsigte van enige tydperk van afwesigheid ingevolge hiervan minstens 75 persent van die loon betaal wat hy sou ontvang het as hy gedurende die tydperk gewerk het:

Met dien verstande dat in die eerste tydkring van 24 agtereenvolgende maande diens, 'n werknemer nie geregtig is nie op siekteleverlof met driekwart besoldiging teen 'n skaal van meer as, in die geval van 'n werknemer wat vyf dae in 'n week werk, een werkdag ten opsigte van elke voltooide tydperk van drie en 'n half weke diens en, in die geval van alle ander werknemers, een werkdag ten opsigte van elke voltooide drie weke diens.

(2) 'n Werkgever mag, as 'n opskortende voorwaarde vir die betaling van enige bedrag wat ingevolge hierdie klousule deur 'n werknemer ten opsigte van enige afwesigheid van werk vir 'n tydperk van hoogstens twee agtereenvolgende kalenderdae geëis word, van die werknemer vereis om 'n sertifikaat wat deur 'n mediese praktisyn geteken is en wat die aard en duur van die werknemer se ongeskiktheid bevestig, aan hom voor te le: Met dien verstande dat, indien 'n werknemer gedurende enige tydperk van agt agtereenvolgende weke betaling ingevolge hierdie klousule by twee of meer geleenthede vir tydperke van twee agtereenvolgende kalenderdae of minder geëis het sonder om so 'n sertifikaat voor te le, sy werkgever gedurende die daaropvolgende agt weke as 'n opskortende voorwaarde vir die betaling van enige bedrag deur sodanige werknemer ingevolge hierdie klousule geëis, van die werknemer kan vereis om sodanige sertifikaat aan hom voor te le, afgesien van die duur van sodanige afwesigheid.

(3) Wanneer 'n werknemer gedurende die eerste tydkring van 24 maande diens by dieselfde werkgever afwesig is vir langer as enige siekteleverlof wat ten tyde van sodanige ongeskiktheid opgeloop het, is hy geregtig op betaling vir slegs die siekteleverlof wat aldus opgeloop het, maar sy werkgever moet, indien hy dit nie alreeds gedoen het nie, by verstryking van geneemde dienstydkring of by dienstbeëindiging vóór sodanige verstryking, hom ten opsigte van sodanige langer tydperk van afwesigheid weens ongeskiktheid betaal (teen 'n tarief van minstens 75 persent van die loon wat hy sou ontyng het as hy gedurende sodanige tydperk gewerk het) vir sover siekteleverlof wat by sodanige verstryking of beëindiging opgeloop het, nog nie geneem was nie.

(4) Aan die einde van elke tydkring van 24 agtereenvolgende maande loop die helfte van enige siekteleverlof vir daardie tydkring wat nie deur 'n werknemer geneem is nie, in sy kredit op tot 'n maksimum totaal van 'n 100 werkdae as die werknemer vyf dae per week werk en 120 werkdae vir alle ander werknemers, met inbegrip van enige siekteleverlof vir die huidige tydkring.

(5) 'n Werknemer wat by die aanvangsdatum van hierdie Ooreenkoms minstens vyf agtereenvolgende jaar by dieselfde werkgever in diens was, moet met die helfte van enige siekteleverlof wat hom toekom maar wat hy nie gedurende die afgelope twee tydkringe van 24 agtereenvolgende maande geneem het nie, as opgelope siekteleverlof gekrediteer word.

(6) Vir die toepassing van hierdie klousule het die uitdrukking "diens" dieselfde betekenis as in klousule 11 (4).

(7) "Ongeskiktheid" beteken onvermoë om te werk weens siekte of besering, behalwe as dit deur die werknemer se eie wangedrag veroorsaak is: Met dien verstande dat enige onvermoë om te werk, te wye aan 'n ongeluk waarvoor daar ingevolge die Ongevallewet, 1941, vergoeding betaalbaar is, geag word ongeskiktheid te wees slegs ten opsigte van enige tydperk van onvermoë om te werk waarvoor geen vergoeding weens arbeids-

any period of inability to work for which no disablement payment is payable in terms of that Act, and that such period shall not be deducted from any sick leave due to the employee.

13. CERTIFICATE OF SERVICE

For the purpose of determining the wage that shall be paid to the employees referred to in clause 4 of this Agreement, every employer shall issue, free of charge, a certificate of service, in the form prescribed in Annexure I to this Agreement in respect of each such employee, at the time he leaves such employer's service.

14. TERMINATION OF EMPLOYMENT

(1) (a) Not less than one week's notice in the case of weekly paid employees and two weeks' notice in the case of monthly paid employees shall be given by the employer or employee to terminate a contract of service; provided that it shall not affect—

(i) the right of an employee or employer to terminate the contract of service without notice for any good cause recognised by the law as sufficient;

(ii) any written agreement between the employer and employee providing for a longer period of notice, provided the periods are the same on both sides.

(b) Notwithstanding the provisions of paragraph (2) an employer may pay to an employee remuneration for and in lieu of the prescribed or agreed period of notice, and an employee may pay to an employer remuneration for and in lieu of the prescribed or agreed period of notice.

(2) The provisions of subclause (1) of this clause shall not apply to casual employees whose contract of service may be terminated without notice by either side.

(3) Notice referred to in subclause (1) shall be given in writing in the form prescribed in Annexure II to this Agreement and the party giving notice of termination of the contract of employment shall retain a copy of such written notice signed by the opposite party: Provided that the period of notice shall not run concurrently with, nor shall notice be given during an employee's absence on annual leave in terms of clause 11 or sick leave in terms of clause 12 or on military training in pursuance of the Defence Act, 1957.

15. EXEMPTIONS

(1) The Council may grant exemption from any of the provisions of this Agreement for any good and sufficient reason.

(2) The Council shall fix in respect of any person granted exemption the conditions subject to which such exemption is granted, and the period during which such exemption shall operate: Provided that the Council may, if it deems fit, after one week's notice, in writing, has been given to the person concerned withdraw any licences of exemption whether or not the period for which exemption was granted has expired.

(3) The Secretary of the Council shall issue to every person granted exemption, a licence signed by him setting out—

(a) the full name of the person concerned;

(b) the provisions of the Agreement from which exemption is granted;

(c) the conditions subject to which such exemption is granted; and

(d) the period during which the exemption shall operate.

(4) The Secretary of the Council shall—

(a) number consecutively all licences issued;

(b) where exemption is granted to an employee, forward a copy of the licence to the employer concerned.

16. EXPENSES OF COUNCIL

For the purpose of meeting the expenses of the Council, each employer shall deduct 5 cents per week from the earning of each of his employees, for whom minimum wages of R10 per week or more are prescribed in this Agreement.

To the amount so deducted the employer shall add a like amount and forward month by month and not later than the seventh day of each month the total sum to the Secretary of the Council, Pretoria.

17. EXHIBITION OF AGREEMENT

Every employer shall affix and keep affixed a legible copy of this Agreement in both official languages in his establishment in a conspicuous place where it is readily accessible to his employees.

ongesiktheid ingevolge daardie Wet betaalbaar is nie, en dat sodanige tydperk nie van enige siektelelof waarop die werknemer geregtig is, afgetrek mag word nie.

13. DIENSSERTIFIKAAT

Ten einde die loon te bepaal wat betaal moet word aan werknemers in klosule 4 van hierdie Ooreenkoms bedoel, moet elke werkewer 'n dienssertifikaat in die vorm in Aanhansel I van hierdie Ooreenkoms voorgeskryf, gratis aan elke sodanige werknemer uitreik wanneer hy so 'n werkewer se diens verlaat.

14. DIENSBEËINDIGING

(1) (a) Minstens een week kennisgewing in die geval van weekliks besoldigde werknemers en twee weke in die geval van maandeliks besoldigde werknemers moet deur die werkewer of die werknemer gegee word om 'n dienskontrak te beëindig: Met dien verstande dat dit nie die volgende raak nie:

(i) Die reg van 'n werknemer of 'n werkewer om die dienskontrak om 'n regsgeldige rede sonder kennisgewing te beëindig;

(ii) enige skriftelike ooreenkoms tussen die werkewer en die werknemer waarin voorsiening gemaak word vir 'n langer kennisgewingstydperk, mits die tydperke aan beide kante dieselfde is.

(b) Ondanks die bepalings van paragraaf (a) kan 'n werkewer 'n werknemer betaal vir en in plaas van die opseggingsydst wat voorgeskryf of waaroor oorengerek is, en 'n werknemer kan 'n werkewer betaal vir en in plaas van die opseggingsydst wat voorgeskryf of waaroor oorengerek is.

(2) Die bepalings van subklosule (1) van hierdie klosule is nie van toepassing nie op los werknemers wie se dienskontrak sonder kennisgewing deur enige van die twee beëindig kan word.

(3) Kennis soos in subklosule (1) gemeld, moet skriftelik gegee word in die vorm voorgeskryf in Aanhansel II van hierdie Ooreenkoms, en die party wat kennis van die beëindiging van die dienskontrak gee, moet 'n afskrif behou van sodanige skriftelike kennisgewing wat deur die ander party onderteken is: Met dien verstande dat die kennisgewingstermyne nie mag saamval nie met en dat kennis nie gegee mag word nie gedurende 'n werknemer se afwesigheid met jaarlike verlof ingevolge klosule II of siektelelof ingevolge klosule 12 of vir militêre opleiding ingevolge die Verdedigingswet, 1957.

15. VRYSTELLINGS

(1) Die Raad kan vrystelling van enige van die bepalings van hierdie Ooreenkoms om enige afdoende rede verleen.

(2) Die Raad moet ten opsigte van enigiemand aan wie vrystelling verleen word, die voorwaarde vasstel waarop sodanige vrystelling verleen word asook die tydperk waarin sodanige vrystelling van krag is: Met dien verstande dat die Raad, as hy dit dienstig ag, na een week skriftelike kennisgewing aan die betrokke persoon, 'n vrystellingsertifikaat kan intrek, afgesien daarvan of die tydperk waarvoor sodanige vrystelling verleen is, verstryk het of nie.

(3) Die Sekretaris van die Raad moet aan elkeen aan wie vrystelling verleen is, 'n certifikaat uitreik wat hy onderteken het en wat die volgende meld:

(a) Die volle naam van die betrokke persoon;

(b) die bepalings van die Ooreenkoms waarvan vrystelling verleen word;

(c) die voorwaarde waarop sodanige vrystelling verleen word; en

(d) die tydperk waartydens die vrystelling van krag is.

(4) Die Sekretaris van die Raad moet—

(a) alle vrystellingsertifikate wat uitgereik word, agtereenvolgens nommer;

(b) waar vrystelling aan 'n werknemer verleen word, 'n kopie van die vrystellingsertifikaat aan die betrokke werkewer stuur.

16. UITGAWES VAN DIE RAAD

Ten einde die uitgawes van die Raad te bestry, moet elke werkewer 5 sent per week aftrek van die verdienste van elk van sy werknemers vir wie minimum lone van R10 of meer per week in hierdie Ooreenkoms voorgeskryf word.

Die werkewer moet by die bedrag aldus afgetrek, 'n gelyke bedrag voeg en die totale bedrag maandeliks voor of op die sewende dag van elke maand aan die Sekretaris van die Raad, Pretoria, stuur.

17. VERTONING VAN OOREENKOMS

Elke werkewer moet 'n leesbare kopie van hierdie Ooreenkoms in albei amptelike tale in sy bedryfsinrigting opplak en opgeplak hou op 'n opvallende plek wat geredelik toeganklik vir sy werknemers is.

18. TRADE UNION REPRESENTATIVES OF THE COUNCIL

Employers shall give to any of their employees who are representatives on the Council every reasonable facility to attend to their duties in connection with the work of the Council.

19. INTERPRETATION OF THE AGREEMENT

(1) The Council shall be the body responsible for the administration of this Agreement and may issue expressions of opinion not inconsistent with the provisions thereof for the guidance of employers and employees.

(2) Any dispute which may arise regarding the interpretation of any of the provisions of this Agreement shall be referred to the Council.

20. AGENTS

The Council shall appoint one or more specified persons as agents to assist in giving effect to the terms of this Agreement. An agent may enter any establishment and may question any employer or employee and inspect and remove for inspection, the records of wages paid, time worked, and payments made for overtime for the purpose of ascertaining whether the terms of this Agreement are being observed.

21. TRADE UNION LABOUR

(1) Members of the Trade Union agree to accept employment with members of the Employers' Organisation only, and members of the Employers' Organisation agree to employ members of the Trade Union only: Provided that this clause shall not apply where an employer or employee has, in the opinion of the Council, without reasonable cause been refused membership of a party to this Agreement and has notified the Council within 21 days of such refusal.

(2) An employer shall not engage an employee unless such employee is in possession of a valid "clearance card" issued by the Trade Union during the week in which the application is made.

(3) Every employer shall deduct the Trade Union subscription from the wages of his employees and shall forward the amounts so collected to the Secretary of the Trade Union, Pretoria, not later than the seventh day of each following month.

(4) The duly accredited representatives of the Trade Union shall be allowed every facility to meet members of the Trade Union at their work after obtaining the permission of the employer or his representative.

(5) The provisions of this clause shall not apply in respect of an immigrant during the first year after the date of his entry into the Republic of South Africa.

22. ENGAGEMENT OF MINORS

No persons under the age of 16 years shall be employed in the Industry.

23. DELIVERY OF BREAD AND/OR CONFECTIONERY

Every employer shall, prior to a driver or a delivery employee proceeding on delivery, cause to be entered in a delivery book, approved by the Council, the names and addresses of the customers to whom deliveries are to be made.

24. PROTECTIVE CLOTHING

The provisions of the Factories, Machinery and Building Work Act, 1941, as amended, and the regulations made thereunder, with regard to protective clothing shall apply to all factory employees.

In addition, every employer shall provide, free of charge, for each of his employees engaged in delivery work, dustcoats or overalls, and each employee so receiving the dustcoats or overalls shall give a receipt to the employer as and when the dustcoats or overalls are received. The protective clothing so issued shall remain the property of the employer at all times.

25. VALIDITY OF AGREEMENT

Should any provision of this Agreement be declared *ultra vires* by any competent court of law, the remaining provisions of this Agreement shall be deemed to be the Agreement and shall remain in force for the unexpired period of the Agreement.

Signed at Pretoria on behalf of the parties on this 19th day of November 1971.

G. H. BOERSTRA, Employers Organisation Representative.

A. P. ERASMUS, Trade Union Representative.

J. G. TOERIEN, Chairman.

R. A. BUITENDAG, Secretary.

18. VAKVERENIGINGVERTEENWOORDIGERS IN DIE RAAD

Werkgewers moet aan hul werknemers wat verteenwoordigers in die Raad is, alle redelike faciliteite verleen om hul pligte in verband met die werk van die Raad uit te voer.

19. UITLEG VAN OOREENKOMS

(1) Die Raad is die liggaam wat vir die administrasie van hierdie Ooreenkoms verantwoordelik is, en hy kan beslissings wat nie met die bepalings hiervan onbestaanbaar is nie, vir die leiding van werkgewers en werknemers gee.

(2) Alle meningsverskille wat met die uitleg van enige van die bepalings van hierdie Ooreenkoms mag ontstaan, moet na die Raad verwys word.

20. AGENTE

Die Raad moet een of meer gespesifiseerde persone as agente aanstel om te help om uitvoering aan die bepalings van hierdie Ooreenkoms te gee. 'n Agent kan enige bedryfsinrigting betree en enige werkewer of werknemer ondervra en betaalstate, tyd-registers en betalings vir oortydwerk ondersoek en vir inspeksie wegneem ten einde vas te stel of die bepalings van hierdie Ooreenkoms nagekom word.

21. VAKVERENIGINGARBEID

(1) Lede van die Vakvereniging onderneem om slegs by lede van die Werkgewersorganisasie diens te aanvaar en lede van die Werkgewersorganisasie onderneem om slegs lede van die Vakvereniging in diens te neem: Met dien verrstance dat hierdie klousule nie van toepassing is nie waar 'n werkewer of werknemer na die mening van die Raad sonder redelike oorsaak lidmaatskap van 'n party by hierdie Ooreenkoms geweier is en hy die Raad binne 21 dae van sodanige weiering in kennis gestel het.

(2) 'n Werkewer mag nie 'n werknemer in diens neem nie tensy die werknemer in besit is van 'n geldige "klaringskaart" wat deur die Vakvereniging uitgereik is gedurende die week waarin die aansoek gedoen word.

(3) Elke werkewer moet die vakverenigingsledegeld van die lone van sy werknemers af trek en die bedrae aldus ingesamel vóór of op die sewende dag van elke daaropvolgende maand aan die Sekretaris van die Vakvereniging, Pretoria, stuur.

(4) Die behoorlik gemagtigde verteenwoordigers van die Vakvereniging moet alle faciliteite verleen word om lede van die Vakvereniging by hul werk te spreek nadat toestemming van die werkewer of sy verteenwoordiger verkry is.

(5) Die bepalings van hierdie klousule is nie van toepassing op 'n immigrant gedurende die eerste jaar na die datum waarop hy die Republiek van Suid-Afrika binnegekom het nie.

22. INDIENSNEMING VAN MINDERJARIGES

Niemand onder die leeftyd van 16 jaar mag in die Nywerheid in diens geneem word nie.

23. AFLEWERING VAN BROOD EN OF BANKET

Alle werkewers moet, voordat 'n drywer of 'n afleweringsbediende op aflewing uitgaan, die name en adresé van die klante by wie aflewerings gemaak moet word, aanteken in 'n afleweringsboek wat deur die Raad goedgekeur is.

24. BESKERMENDE KLERE

Die bepalings van die Wet op Fabrieke, Masjinerie en Bouwerk, 1941, soos gewysig, en die regulasies ten opsigte van beskermende klere daarragtens vasgestel, is op alle fabriekswerknemers van toepassing.

Daarbenedwens moet elke werkewer stofjasse of oorpakke gratis verskaf aan elkeen van sy werknemers wat afleweringswerk doen, en elke werknemer wat aldus stofjasse of oorpakke ontvang, moet 'n ontvangsbewys aan die werkewer gee indien en wanneer hy die stofjas of oorpak ontvang. Die beskermende klere wat so uitgereik word, bly te alle tye die eiendom van die werkewer.

25. GELDIGHEID VAN OOREENKOMS

Indien enige bepalings van hierdie Ooreenkoms deur enige bevoegde gereghof buitemagty verklaar word, word die oorblywe bepalings van hierdie Ooreenkoms geag die Ooreenkoms te wees en bly hulle van krag vir die onverstreke tydperk van die Ooreenkoms.

Namens die partye op hede die 19de dag van November 1971 in Pretoria onderteken.

G. H. BOERSTRA, Verteenwoordiger van Werkgewersorganisasie.

A. P. ERASMUS, Verteenwoordiger van Vakvereniging.

J. G. TOERIEN, Voorsitter.

R. A. BUITENDAG, Sekretaris.

ANNEXURE I

No. of Certificate _____

CERTIFICATE OF SERVICE

(Issued in terms of section _____ of Industrial Council Agreement, published under Government Notice _____, dated _____)

BAKING AND CONFECTIONERY INDUSTRY, PRETORIA
Name and address of firm _____

I hereby certify that the undermentioned person was employed by me and that the particulars detailed hereunder are correct:

1. Full name of employee _____
 2. Address _____
 3. Sex _____
 4. Age _____
 5. Occupation _____
 6. Rate of wage due at date of leaving _____
 7. Date of entering my service _____
 8. Date of leaving my service _____
 9. The number of the certificate of service issued by previous employer (insert name) was _____
- Date at _____ this _____ day of _____ 19_____

Signature of Employer

ANNEXURE II

NOTICE OF TERMINATION OF EMPLOYMENT

BAKING AND CONFECTIONERY INDUSTRY, PRETORIA
I/We _____

of (address) _____

hereby give notice of termination of my/our contract of employment with _____

of (address) _____

Date of notice _____

Last working day of employee _____

Place _____

Signature of employer _____

Signature of employee _____

No. R. 667

28 April 1972

FACTORIES, MACHINERY AND BUILDING WORK ACT, 1941

BAKING AND CONFECTIONERY INDUSTRY,
PRETORIA

I, Marais Viljoen, Minister of Labour, hereby—

(a) in terms of section 22 (1) of the Factories, Machinery and Building Work Act, 1941, declare the provisions of the Agreement and notice relating to the Baking and Confectionery Industry, published under Government Notice R. 666 of 28 April 1972, to be, on the whole, not less favourable to employees whose hours of work and remuneration in respect of overtime, public holidays and work on Sundays and public holidays are regulated thereby, than the relative provisions of the said Act; and

(b) in terms of section 54 (1) of the said Act and with effect from the second Monday after the date of publication of this notice and for such period or periods as the said Agreement may be binding in terms of the Industrial Conciliation Act, 1956, exempt all employers who are subject to the provisions of the said Agreement from the requirements of section 21A of the firstmentioned Act, in respect of employees who are entitled to benefits in terms of clause 12 of the said Agreement.

M. VILJOEN, Minister of Labour.

AANHANGSEL I

Sertifikaatno. _____

DIENSSERTIFIKAAT

(Uitgereik kragtens klousule _____ van die Nywerheidsraadooreenkoms gepubliseer by Goewermentskennisgewing _____)

BAK- EN BANKETNYWERHEID, PRETORIA
Naam en adres van firma _____

Ek sertificeer hierby dat ondergenoemde persoon by my in diens was en dat die besonderhede hieronder aangegee, korrek is:

1. Volle naam van werknemer _____
2. Adres _____
3. Geslag _____
4. Ouderdom _____
5. Beroep _____
6. Loon betaalbaar by uitdienstreding _____
7. Datum van indienstreding by my _____
8. Datum van uitdienstreding by my _____
9. Nommer van die dienssertifikaat deur die vorige werkgever (voeg naam hier in) uitgereik, was _____

Op hede die _____ dag van _____ te _____ gedateer.

Handtekening van werkgever _____

AANHANGSEL II

KENNISGEWING VAN DIENSBEËINDIGING

BAK- EN BANKETNYWERHEID, PRETORIA

Ek/Ons _____

van (adres) _____

gee hierby kennis van die beëindiging van my/ons dienskontrak met _____ van (adres).

Datum van kennisgewing _____

Laaste werkdag van werknemer _____

Plek _____

Handtekening van werkgever _____

Handtekening van werknemer _____

No. R. 667

28 April 1972

WET OP FABRIEKE, MASJIENERIE EN BOUWERK, 1941

BAK- EN BANKETNYWERHEID, PRETORIA

Ek, Marais Viljoen, Minister van Arbeid—

(a) verklaar hierby kragtens artikel 22 (1) van die Wet op Fabrieke, Masjienerie en Bouwerk, 1941, dat die bepalings van die Ooreenkoms en kennisgewing in verband met die Bak- en Banketnywerheid, gepubliseer by Goewermentskennisgewing R. 666 van 28 April 1972, oor die algemeen vir werknemers wie se werkure en besoldiging ten opsigte van oortyd, openbare feesdae en werk op Sondae en openbare feesdae daarby gereel word, nie minder gunstig is nie as die desbetreffende bepaling van genoemde Wet; en

(b) stel hierby ingevolge artikel 54 (1) van genoemde Wet en met ingang van die tweede Maandag na die datum van publikasie van hierdie kennisgewing en vir sodanige tydperk of typerke as wat genoemde Ooreenkoms kragtens die Wet op Nywerheidsversoening, 1956, bindend mag wees, alle werkgewers wat onderworpe is aan die bepalings van genoemde Ooreenkoms, vry van die vereistes van artikel 21A van eersgenoemde Wet ten opsigte van werknemers wat ingevolge klousule 12 van genoemde Ooreenkoms op voordele geregting is.

M. VILJOEN, Minister van Arbeid.

Registered mail carries no insurance.

Send valuables by

INSURED PARCEL POST

and

**Money by means of a POSTAL ORDER or
MONEY ORDER.**

Use air mail parcel post

—It's quicker!

CONSULT YOUR LOCAL POSTMASTER.

Geregistreerde pos is nie verseker nie.

Stuur waardevolle artikels per

VERSEKERDE PAKKETPOS

en

Geld deur middel van 'n POSORDER of
POSWISSEL.

Stuur u pakkette per lugpos

—dis vinniger!

RAADPLEEG U PLAASLIKE POSMEESTER.

CONTENTS

No.	PAGE
Labour, Department of	
GOVERNMENT NOTICES	
R. 666. Baking and Confectionery Industry, Pretoria ...	1
R. 667. Factories, Machinery and Building Work Act, 1941: Baking and Confectionery Industry, Pretoria ...	13

INHOUD

No.	BLADSY
Arbeid, Departement van	
GOEWERMЕНТSKENNISGEWINGS	
R. 666. Bak- en Banketnywerheid, Pretoria ...	1
R. 667. Wet op Fabrieke, Masjinerie en Bouwerk, 1941: Bak- en Banketnywerheid, Pretoria	13

