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15 DESEMBER 1960.

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[No. 6596.

GOVERNMENT NOTICES.

DEPARTMENT OF LABOUR.

No. 2069.] [15 December 1960.
INDUSTRIAL CONCILIATION ACT, 1956,
AS AMENDED.

SWEETMAKING INDUSTRY, EAST LONDON.

On behalf of the Minister of Labour, I, MARIS VILJOEN, Deputy-Minister of Labour, hereby—

- (a) in terms of paragraph (a) of sub-section (1) of section *forty-eight* of the Industrial Conciliation Act, 1956, as amended, declare that all the provisions of the Agreement which appears in the Schedule hereto and which relates to the Sweet-making Industry, shall be binding from the second Monday after the date of publication of this notice and for the period ending one year from the said second Monday, upon the employer and the trade union which entered into the said Agreement and upon the employees who are members of that trade union;
- (b) in terms of paragraph (b) of sub-section (1) of section *forty-eight* of the said Act, declare that the provisions contained in clauses 3 to 19 (inclusive) and 21 to 23 (inclusive) of the said Agreement shall be binding from the second Monday after the date of publication of this notice and for the period ending one year from the said second Monday, upon all employers and employees other than those referred to in paragraph (a) of this notice engaged or employed in the said Industry in the Magisterial District of East London; and
- (c) in terms of paragraph (a) of sub-section (3) of section *forty-eight* of the said Act, declare that in the Magisterial District of East London and from the second Monday after the date of publication of this notice and for the period ending one year from the said second Monday, the provisions contained in clauses 3 to 5 (6) (i) (inclusive), 6 to 19 (inclusive) and 21 of the said Agreement shall *mutatis mutandis* be binding upon all Natives employed in the said Industry by the employers upon whom any of the said provisions are binding in respect of employees and upon those employers in respect of Natives in their employ.

M. VILJOEN,
Deputy-Minister of Labour.

GOEWERMENTSKENNISGEWINGS.

DEPARTEMENT VAN ARBEID.

No. 2069.] [15 Desember 1960.
WET OP NYWERHEIDSVERSOENING, 1956,
SOOS GEWYSIG.

LEKKERGOEDNYWERHEID, OOS-LONDEN.

Namens die Minister van Arbeid, verklaar ek, MARIS VILJOEN, Adjunk-minister van Arbeid, hierby—

- (a) kragtens paragraaf (a) van subartikel (1) van artikel *agt-en-veertig* van die Wet op Nywerheidsversoening, 1956, soos gewysig, dat al die bepalings van die Ooreenkoms wat in die Bylae hiervan verskyn en op die Lekkergoednywerheid betrekking het, vanaf die tweede Maandag na die datum van die publikasie van hierdie kennisgewing en vir die tydperk wat een jaar vanaf genoemde tweede Maandag eindig, bindend is vir die werkewer en vakvereniging wat genoemde Ooreenkoms aangegaan het en vir die werknemers wat lede van daardie vereniging is;
- (b) kragtens paragraaf (b) van subartikel (1) van artikel *agt-en-veertig* van genoemde Wet dat die bepalings in klosules 3 tot en met 19 en 21 tot en met 23 van genoemde Ooreenkoms vanaf die tweede Maandag na die datum van die publikasie van hierdie kennisgewing en vir die tydperk wat een jaar vanaf genoemde tweede Maandag eindig, bindend is vir alle ander werkewers en werknemers as dié vermeld in paragraaf (a) van hierdie kennisgewing, wat betrokke is by of in diens is in genoemde Nywerheid in die landdrosdistrik Oos-Londen; en
- (c) kragtens paragraaf (a) van subartikel (3) van artikel *agt-en-veertig* van genoemde Wet dat die bepalings in klosules 3 tot en met 5 (6) (i), 6 tot en met 19 en 21 van genoemde Ooreenkoms vanaf die tweede Maandag na die datum van die publikasie van hierdie kennisgewing en vir die tydperk wat een jaar vanaf genoemde tweede Maandag eindig, in die landdrosdristik Oos-Londen, *mutatis mutandis* bindend is vir alle Naturelle in diens in genoemde Nywerheid by die werkewers vir wie enigeen van sodanige bepalings ten opsigte van werknemers bindend is en vir daardie werkewers ten opsigte van Naturelle in hul diens.

M. VILJOEN,
Adjunk-minister van Arbeid.

SCHEDULE.

INDUSTRIAL COUNCIL FOR THE SWEET MANUFACTURING INDUSTRY, EAST LONDON.

AGREEMENT

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

Wilson-Rowntree (Pty.), Ltd.

(hereinafter referred to as the "employer"), of the one part, and the

Sweet Workers' Union

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

being the parties to the Industrial Council for the Sweet Manufacturing Industry, East London.

1. SCOPE OF APPLICATION OF AGREEMENT.

The terms of this Agreement shall be observed in the Magisterial District of East London by the employer who is engaged in the Sweet Manufacturing Industry, and by all employees who are members of the trade union and are employed by the employer and for whom wages are prescribed in this Agreement.

2. PERIOD OF OPERATION OF AGREEMENT.

This Agreement shall come into operation on such date as may be fixed by the Minister of Labour in terms of section forty-eight of the Act and remain in force for a period of one year or for such period as may be determined by him.

3. DEFINITIONS.

(1) Any terms of this Agreement, which are defined in the Act shall have the same meaning as in the Act; any reference to an act or ordinance shall include any amendment to such act or ordinance, and unless the contrary intention appears, words importing the masculine gender shall include females; further unless inconsistent with the context—

- "Act" means the Industrial Conciliation Act, 1956;
- "Agreement" means an agreement published and made binding on employers and employees in the Sweet Manufacturing Industry in accordance with the provisions of the Industrial Conciliation Act, 1956;
- "absence" in the definitions "assistant despatch clerk", "assistant foreman" and "assistant storeman" shall have a like meaning to any absence which in terms of clause 7 (7) is regarded as employment;
- "artisan" means an employee who is employed to do work normally performed by an employee who has served an apprenticeship in a trade designated or deemed to have been designated under the Apprenticeship Act, 1944;
- "assistant despatch clerk" means an employee who, under the general supervision of a despatch clerk, performs any of the duties or operations mentioned in the definition "despatch clerk" including the checking of orders and who may act for him during his absence;
- "assistant foreman" means an employee, who under the general supervision of a foreman, performs the duties of a foreman and who may act for him during his absence;
- "assistant storeman" means an employee who, under the general supervision of a storeman, performs any of the duties or operations mentioned in the definition "storeman" and who may act for him during his absence;
- "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;
- "board" without limiting its ordinary meaning, means food of reasonable quantity, quality and variety, including vegetables, costing to the employer not less than the amount which he may deduct in terms of clause 5 (6) (d);
- "casual employee" means an employee who is employed by the same employer on not more than three days in any week;
- "chauffeur" means an employee who is engaged in driving a motor vehicle intended to carry passengers and used mainly for the conveyance of his employer or other persons being mainly staff, clients or visitors and which vehicle may be used for the conveyance of letters, books or parcels;
- "clerical employee" means an employee who is engaged in writing, typing, office-machine operating, filing or any other form of clerical work and includes a cashier and a telephone operator;
- "clerical employee, female, qualified," means a female clerical employee who has had not less than four years' experience;
- "clerical employee, female, unqualified," means a female clerical employee who has had less than four years' experience;
- "clerical employee, male, qualified," means a male clerical employee who has had not less than five years' experience;
- "clerical employee, male, unqualified," means a male clerical employee who has had less than five years' experience;
- "cloakroom attendant" means an employee who is in charge of a change room in which an employee may change or store his clothing or of lockers in which an employee may store his effects;

BYLAE.

NYWERHEIDSRAAD VIR DIE LEKKERGOED-NYWERHEID, OOS-LONDEN.

OOREENKOMS

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

Wilson-Rowntree (Pty.), Ltd.

(hieronder „die werkgewer" genoem), aan die een kant, en die Sweet Workers' Union

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

wat die partye is by die Nywerheidsraad vir die Lekkergoednywerheid, Oos-Londen.

1. BESTEK VAN TOEPASSING VAN OOREENKOMS.

Die bepalings van hierdie Ooreenkoms moet in die landdroststryk Oos-Londen nagekom word deur die werkgewer wat die Lekkergoednywerheid uitoefen en deur alle werknemers wat lede van die vakvereniging is en wat by dié werkgewer in diens is en vir wie lone in hierdie Ooreenkoms voorgeskryf word.

2. GELDIGHEIDSDUUR VAN OOREENKOMS.

Hierdie Ooreenkoms tree in werking op dié datum wat die Minister van Arbeid kragtens artikel agt-en-veertig van die Wet op Nywerheidsversoening, 1956, vasstel en bly van krag vir 'n tydperk van een jaar of vir 'n tydperk wat deur hom bepaal word.

3. WOORDOMSKRYWINGS.

(1) Alle uitdrukings wat in hierdie Ooreenkoms gebesig word en waarvan die betekenis in die Wet omskryf is, het dieselfde betekenis as in daardie Wet; by 'n verwysing na 'n wet of ordonnansie is ook enige wysiging van sodanige wet of ordonnansie inbegrepe, en behalwe waar die teenoorgestelde bedoeling blyk, sluit woorde wat die manlike geslag aandui ook vroue in; verder, tensy in stryd met die samehang, beteken—

- "Wet" die Wet op Nywerheidsversoening, 1956;
- "Ooreenkoms" 'n ooreenkoms gepubliseer en bindend gemaak vir werkgewers en werknemers in die Lekkergoednywerheid ingevolge die bepalings van die Wet op Nywerheidsversoening, 1956;
- "afwesigheid" in die omskrywings van „assistent-versendingsklerk", „assistent-voorman" en „assistent-stoorman" dieselfde as enige afwesigheid wat kragtens klosule 7 (7) as diens gerekend word;
- „ambagsman" 'n werknemer wat in diens is om die werk te verrig wat gewoonlik gedoen word deur 'n werknemer wat 'n leertyd gedien het in 'n bedryf wat aangewys is of wat beskou word dat dit aangewys is kragtens die Wet op Vakleerlinge, 1944;
- „assistent-versendingsklerk" 'n werknemer wat onder die algemene toesig 'n versendingsklerk enige van die pligte uitvoer of werksaamhede verrig wat in die omskrywing van „versendingsklerk" genoem word asook die nagaan van bestellings, en wat namens die versendingsklerk kan optree in sy afwesigheid;
- „assistent-voorman" 'n werknemer wat onder die algemene toesig van 'n voorman die werk van 'n voorman verrig en wat namens hom kan optree in sy afwesigheid;
- „assistent-pakhuisman" 'n werknemer wat onder die algemene toesig van 'n pakhuisman enige van die pligte uitvoer of werksaamhede verrig wat in die omskrywing van „pakhuisman" genoem word en wat in sy afwesigheid namens hom kan optree;
- „ketelbediener" 'n werknemer wat onder algemene toesig verantwoordelik is om die waterstand en stoomdruk op peil te hou in 'n ketel en wat die vuur in sodanige ketel maak, in stand hou en trek;
- „losies" sonder om die gewone betekenis te beperk, 'n redelike kwantiteit, kwaliteit en verskeidenheid kos, groente ingesluit, wat die werkgewer minstens die bedrag kos wat hy kragtens klosule 5 (6) (d) mag aftrek;
- „los werknemer" 'n werknemer wat hoogstens drie dae in 'n week by dieselfde werkgewer in diens is;
- „chauffeur" 'n werknemer wat 'n motorvoertuig bestuur wat passasiers vervoer en wat hoofsaaklik gebruik word vir die vervoer van sy werkgewer of hoofsaaklik ander persone op die personeel, klante of besoekers en die voertuig mag gebruik word vir die vervoer van brieue, boeke of pakkies;
- „klerklike werknemer" 'n werknemer wat skryfwerk, tikwerk, kantoormasjienebediening, liassing van ander vorm van klerklike werk verrig en dit omvat 'n kassier en telefonis;
- „klerklike werknemer, gekwalifiseer, vroulik," 'n vroulike klerklike werknemer met minstens vier jaar ondervinding;
- „klerklike werknemer, ongekwalifiseer, vroulik," 'n vroulike klerklike werknemer met minder as vier jaar ondervinding;
- „klerklike werknemer, gekwalifiseer, manlik," 'n manlike klerklike werknemer met minstens vyf jaar ondervinding;
- „klerklike werknemer, ongekwalifiseer, manlik," 'n manlike klerklike werknemer met minder as vyf jaar ondervinding;
- „kleedkamerbediende" 'n werknemer wat in beheer is van 'n kleedkamer waarin 'n werknemer kan verkleed of sy klere bêre, of van afsluitkassies waarin 'n werknemer sy besittings kan bêre;

"commission work" means any system under which a traveller's remuneration is based on the value or number of orders submitted by him to, and accepted and delivered by, his employer;

"Council" means the Industrial Council for the Sweet Manufacturing Industry, East London, registered in terms of section nineteen of the Industrial Conciliation Act, 1956;

"despatch clerk" means an employee who is engaged in clerical duties and who is responsible for receiving goods into an establishment or into or from a store or from departments for despatch and for the packing of goods for transport or delivery and who may supervise the assembling, checking, weighing, packing or despatch of such goods and the checking, weighing, marking or addressing of packages;

"driver of a motor vehicle" means an employee, other than a chauffeur or a sample boy, who is engaged in driving a motor vehicle, and for the purpose of this definition the expression "driving a motor vehicle" includes all periods of driving and any time spent by the driver on work connected with the vehicle or the load and all periods during which he is obliged to remain at his post in readiness to drive;

"emergency work" means any work which owing to unforeseen causes such as fire, storm, accident, epidemic, act of violence or theft, must be done without delay; and includes the work of, or connected with the loading of trucks or vehicles belonging to the South African Railways and Harbours, or of vehicles used by a cartage contractor in the fulfilment of his contract as such with the South African Railways and Harbours;

"establishment" means any premises in or in connection with which the Sweet Manufacturing Industry is carried on;

"experience" means, in relation to—

(a) a clerical employee, the total period or periods of employment which an employee has had as a clerical employee irrespective of the trade in which such employment occurred;

(b) a sweetmaker, traveller or general worker, the total period or periods of employment which an employee has had as a sweetmaker, traveller or general worker respectively;

"feeding a machine" means the placing into a machine or onto a conveyor belt leading onto or into the machine of material where such placing involves discretion, precision or skill with due regard to the efficient intake or processing of the material by such machine, and for the purposes of this definition the expression "placing" shall be deemed to include any moulding, sizing or shaping of such material on the machine that may be necessary for the efficient intake or processing of such material by the machine;

"filling a machine" means depositing or dumping material into a machine or a hopper or other intake container attached to or forming part of a machine from which hopper or container the processing mechanism regulates its own intake of such material and where such depositing or dumping does not involve discretion, precision or skill as to amount or position;

"foreman" means an employee who is in charge of the employees in an establishment or in a department of an establishment, who exercises disciplinary control over such employees and who is responsible for the efficient performance by them of their duties;

"general worker" means an employee who is engaged in any one or more of the following duties or operations:—

- (1) Hand dipping or hand coating in or with chocolate or fourree;
- (2) operating a chocolate enrobing machine;
- (3) operating a chocolate neapolitan machine;
- (4) operating a liquorice extruder;
- (5) operating a lozenger cutting and stamping machine;
- (6) operating a machine which wraps sweets with foil, cellulose film, wax paper or any other material, whether or not such wrapping is done by the machine in combination with any other process;
- (7) operating a moulding machine and for the purposes of this definition a moulding machine means a machine in which the shape of the individual sweet is given to it by the pouring of liquid sweet material into permanent moulds of the shape concerned;
- (8) operating a packet making and filling machine;
- (9) operating a power-driven paper or board guillotine;
- (10) operating a power-driven scoring machine;
- (11) operating a starch or master mogul machine;
- (12) assembling orders;
- (13) boiling sugar;
- (14) building up, shaping, striping or decorating paste goods;
- (15) cleaning or sorting cocoa beans, nuts or other raw materials;
- (16) crystallising;
- (17) cutting to size or crushing fruit or other raw materials;
- (18) depositing or pouring liquid mass into starch or other moulding material;
- (19) feeding or pouring ingredients, including syrup, into revolving pans;
- (20) feeding machines, other than feeding specifically mentioned in the definition "labourer";

"kommissiewerk" enige stelsel waarvolgens 'n handelsreisiger se besoldiging gebaseer is op die waarde of getal bestellings wat deur hom aan sy werkgever voorgelewer word en deur sy werkgever aangeneem en afgelewer word;

"Raad" die Nywerheidsraad vir die Lekkergoednywerheid (Oos-Londen), geregistreer ingevalvolg artikel negentien van die Wet op Nywerheidsversoening, 1956;

"versendingsklerk" 'n werknemer wat klerklike werk verrig en wat verantwoordelik is om goedere in 'n inrigting of in of uit 'n pakhus of uit afdelings vir versending te ontvang, en vir die verpakking van goedere vir vervoer of aflewing en wat toesig kan hou oor die versameling, nagaan, weeg, verpakking of versending van sodanige goedere en die nagaan, weeg, merk of adresseer van pakkies;

"bestuurder van 'n motorvoertuig" 'n werknemer, uitgesonderd 'n chauffeur of 'n monsterjong, wat 'n motorvoertuig bestuur en vir die toepassing van hierdie woordomskrywing sluit die uitdrukking „'n motorvoertuig bestuur" alle bestuurtydperke in en enige tyd wat die bestuurder bestee aan werk in verband met die voertuig of die vrag en alle tydperke wat hy verplig is om op sy pos te bly, gereed om te bestuur;

"loodwerk" alle werk wat weens onvoorsienie oorsake soos brand, storm, ongeluk, epidemie, gewelddaad of diefstal sonder versuum gedoen moet word en omvat alle werk in verband met die laai of aflaai van spoorwaens of voertuie van die Suid-Afrikaanse Spoerweë en Hawens, of van voertuie wat 'n vervoerkontrakteur gebruik in die uitvoering van sy kontrak as sodanig met die Suid-Afrikaanse Spoerweë en Hawens;

"inrigting" enige perseel waarin of in verband waarmee die Lekkergoednywerheid uitgeoefen word;

"ondervinding" met betrekking tot—

(a) 'n klerklike werknemer, die totale tydperk of tydperke diens van 'n werknemer as 'n klerklike werknemer, afgesien van die bedryf waarin die diens verrig is;

(b) lekkergoedmaker, handelsreisiger of algemene werker, die totale tydperk of tydperke diens van 'n werknemer as onderskeidelik 'n lekkergoedmaker, handelsreisiger of algemene werker;

"in masjien voer" die plaas van materiaal in 'n masjien of op 'n vervoerband wat op of in 'n masjien gaan, waar sodanige plasing oorleg, noukeurigheid of bedrewendheid vereis, met behoorlike inagneming van die doeltreffende innname of prosesbewerking van die materiaal deur sodanige masjien, en vir die toepassing van hierdie woordomskrywing word dit beskou dat „plasing" enige giet, volgens vastgestelde grootte maak of fatsoeneer van sodanige materiaal op die masjien insluit wat nodig mag wees vir die innname of prosesbewerking van sodanige materiaal deur die masjien;

"in masjien vul" materiaal neerlaat of stort in 'n masjien of 'n vultreter of ander inneembak wat geheg is aan of deel vorm van 'n masjien waarvan die vultreter of bak deur die prosesmeganisme sy eie innname van sodanige materiaal reguleer en waar sodanige neerlatting of storting nie oorleg, noukeurigheid of bedrewendheid nodig het wat die hoeveelheid of posisie betref nie;

"voorman" 'n werknemer wat in beheer is van die werknemers in 'n inrigting of in 'n afdeling van 'n inrigting, en wat dissiplinaire beheer oor die werknemers uitoefen en wat daarvoor verantwoordelik is dat hulle hul pligte behoorlik verrig;

"algemene werker" 'n werknemer wat een of meer van die volgende pligte of werkzaamhede verrig:—

(1) Met die hand in sjokolade of fourree indoop of daar mee met die hand bedek;

(2) 'n sjokoladeomhulmasjien bedien;

(3) 'n sjokolade neapolitaanmasjien bedien;

(4) 'n dropdownpersmasjien bedien;

(5) 'n tabletsny- en stempelmasjien bedien;

(6) 'n masjien bedien wat lekkergoed in foelie, cellulosefilm, waspapier of enige ander materiaal toedraai, hetsy die masjien die toedraaiwerk saam met enige ander proses uitvoer of nie;

(7) 'n vormgietmasjien bedien en vir die toepassing van hierdie woordomskrywing beteken 'n vormgietmasjien 'n masjien waarin die vorm van die individuele stuk lekkergoed daaraan gegee word deur vloeibare lekkergoedmateriaal in permanente gietvorms van die betrokke fatsoen in te giet;

(8) 'n pakkievervaardigings- en vulmasjien bedien;

(9) 'n kragpapier- of bordvalmes bedien;

(10) 'n kraginkeepmasjien bedien;

(11) 'n styse- of master-mogulmasjien bedien;

(12) bestellings bymekaa mak;

(13) suiker kook;

(14) pastalekkers opbou, fatsoeneer, streep of versier;

(15) kakaoboontjies, neute of ander grondstowwe skoonmaak of sorteer;

(16) kristalliseer;

(17) vrugte of ander grondstowwe volgens groette sny of fyngemaak;

(18) die vloeibare massa in styse of ander gietmateriaal insit of ingiet;

(19) bestanddele met inbegrip van stroop, in draaipanne voer of ingiet;

(20) masjiene voer, uitgesonderd die voerwerk wat spesifiek in die woordomskrywing van „arbeider" genoem word;

- (21) filling and weighing containers other than to set scale;
- (22) finger marking or fork marking or otherwise decorating sweets;
- (23) incorporating or inserting fruits, nuts or other edible materials into sweet preparations other than chocolate or fourree;
- (24) making cardboard boxes other than by folding of collapsible boxes from the flat;
- (25) moulding, shaping, demoulding or pouring sweets or sweet mass (other than as referred to in item 35 of the definition "labourer");
- (26) operating any power driven machine not elsewhere mentioned in this definition;
- (27) packing goods for stock, other than the placing of packed articles of uniform size and number into containers specially made to contain them;
- (28) preparing or mixing other than in operations included in the definition "labourer";
- (29) packing sweets into containers by hand according to number, size, weight, arrangement or type;
- (30) pouring ready-mixed flavours;
- (31) pulling, running, rolling, cutting or stamping dough, paste, or other preparations of sugar or chocolate other than rolling sugar sticks or rock by hand;
- (32) roasting or boiling cocoa beans, nuts, fruit or other raw materials without responsibility for the degree of the roasting or boiling;
- (33) sealing packets or bags of cellulose film;
- (34) shelling, stoning, peeling or drying nuts or fruit;
- (35) slab work, not elsewhere specifically mentioned in this clause;
- (36) sorting sweets other than sorting referred to in item 21 in the definition "labourer";
- (37) using a hand or foot operated paper or board guillotine;
- (38) using a hand or foot operated scoring machine;
- (39) winnowing or removing the germ from cocoa beans;
- (40) weighing, other than to set scale, or measuring other than to or with fixed measure;
- (41) wrapping sweets by hand;

"general worker, qualified," means a general worker who has had not less than eighteen months' experience;
 "general worker, unqualified," means a general worker who has had less than eighteen months' experience;
 "group leader" means an employee who under the supervision of a foreman or assistant foreman, is in charge of and supervises the work of a group of general workers;
 "incentive rates work" means any system under which an employee's remuneration is based on the quantity or output of work done;
 "labourer" means an employee who is engaged in any one or more of the following duties or operations:—

- (1) affixing postage stamps on letters, parcels, and the wrapping or parcels or other articles for postage or otherwise, or using a manually operated franking machine;
- (2) assembling wooden boxes from shooks by hand or assembling or setting up by hand ready-made cardboard or fibre board boxes or similar containers;
- (3) assisting an artisan or a maintenance man by holding articles or tools otherwise working with him other than by the independent use of any skilled trade;
- (4) carrying, lifting or stacking articles or moving articles or vehicles other than by the use of any power-driven device;
- (5) cooking rations or making tea or similar beverages or serving tea or similar beverages to employees or his employer;
- (6) delivering or conveying letters, messages or goods on foot or by means of a bicycle, tricycle or other hand or foot propelled vehicle;
- (7) emptying pans, chocolate kettles, tempering machines, refiners, roasting machines, winnowing machines, moulding machines or mills;
- (8) feeding starch into "buck" machines;
- (9) filling machines or taking off from machines;
- (10) folding or enveloping mail;
- (11) gardening work, i.e. planting under supervision, digging, raking, mowing or watering or mixing or spreading garden soil or material or cutting or trimming hedges or cleaning or sweeping roads or paths;
- (12) lime-washing or disinfecting compounds, latrines, stables, outbuildings or similar buildings or structures;
- (13) loading or unloading;
- (14) making or maintaining fires or removing refuse or ashes;
- (15) marking, branding, stencilling or labelling boxes, bags, sacks or other containers;
- (16) oiling or greasing machinery or vehicles, other than motor vehicles;
- (17) opening or closing boxes, bags, sacks, or other containers;
- (18) operating a hoist or goods lift;
- (19) placing packed articles of uniform size and number into containers specially made to contain them;
- (20) removing, emptying, cleaning or replacing sanitary pails;

- (21) hours volmaak en weeg, maar nie op 'n gestelde skaal nie;
- (22) lekkergoed met die vinger of vurk merk of andersins versier;
- (23) vrugte, neute of ander eetbare stowwe in lekkergoed-preparate, uitgesonderd sjokolade of fourree, insit of insteek;
- (24) kartondose maak maar nie deur voubare dose van plat materiaal te vou nie;
- (25) lekkergoed of lekkergoedmassa giet, fatsoeneer, ontvorm of ingiet (uitgesonderd dié genoem in item 35 van die woordomskrywing van „arbeider”);
- (26) enige kragmasjien bedien wat nie elders in hierdie woordomskrywing genoem word nie;
- (27) goedere vir voorraad verpak maar nie verpakte artikels van dieselfde grootte en getal plaas in hours wat spesiaal gemaak is om dit te bevat nie;
- (28) voorbereiding of meng, uitgesonderd in werkzaamhede ingesluit in die woordomskrywing van „arbeider”;
- (29) lekkergoed in hours met die hand inpak volgens getal, grootte, gewig, rangskikking of tipe;
- (30) klaargemengde geursels ingiet;
- (31) deeg, pasta of ander preparate van suiker of sjokolade trek, laat loop, rol, sny of uitstamp, maar nie suikerstokke of teesuiker met die hand rol nie;
- (32) kakaobone, neute, vrugte of ander grondstowwe brand of kook sonder verantwoordelikheid te neem vir die graad van die brand- of kookwerk;
- (33) pakkies of sakke van cellulosefilm gemaak, verseel;
- (34) neute of vrugte uitdop, pitte uithaal, skil of droogmaak;
- (35) steentjiewerk, nie elders spesifiek in hierdie klousule genoem nie;
- (36) lekkergoed sorteer, maar nie sorteer soos genoem in item 21 van die woordomskrywing van „arbeider” nie;
- (37) 'n papier- of bordvalmes bedien wat met die hand of voet werk;
- (38) inkeepmasjien bedien wat met die hand of voet werk;
- (39) die kiem uit kakaobone uitwan of verwijder;
- (40) weeg, uitgesonderd volgens 'n gestelde skaal, of meet, uitgesonderd volgens 'n vasgestelde maat;
- (41) lekkergoed met die hand toedraai;
- , algemene werker, gekwalificeer," 'n algemene werker met minstens 18 maande ondervinding;
- , algemene werker, ongekwalificeer," 'n algemene werker met minder as 18 maande ondervinding;
- , groepelieer" 'n werknemer wat onder toesig van 'n voorman of assistent-voorman, beheer het en toesig uitoeft oor die werk van 'n groep algemene werkers;
- , aansporingsloonwerk," enige stelsel waarvolgens 'n werknemer se besoldiging gebaseer is op die hoeveelheid of opbrengs van werk gedoen;
- , arbeider" 'n werknemer wat een of meer van die volgende werkzaamhede of pligte verrig:—
- (1) Seëls op brieve en pakkies plak en pakkies of ander artikels vir die pos of andersins toedraai, of 'n handfrankeermasjien bedien;
- (2) met die hand houtdose van duie inmekarsit of klaargemaakte karton- of veseldose of dergelike hours met die hand inmekar- of vassit;
- (3) 'n ambagsman of onderhouer help deur artikels of gereedskap vas te hou of andersins saam met hom te werk uitgesonderd deur die onafhanklike uitoefting van enige geskoonde ambag;
- (4) artikels dra, optel of stapel of artikels of voertuie verskuif, uitgesonderd deur die gebruik van enige kragtoestel;
- (5) rantsoene kook of tee of soortgelyke dranke maak of tee of soortgelyke dranke aan werknemers of sy werkewer bedien;
- (6) brieue, boodskappe of goedere aflewer of vervoer, te voet, of deur middel van 'n fiets, driewieler of ander hand- of voetvoertuig;
- (7) panne, sjokoladeketels, tempermasjiene, raffineerders, roostermasjiene, uitwanmasjiene, vormmasjiene of meule leegmaak;
- (8) stylsel in „buck"-masjiene voer;
- (9) masjiene vul of van masjiene afneem;
- (10) pos vrou of in koeverte plaas;
- (11) tuinwerk, nl. onder toesig plant, spit, hark, gransny of natmaak, of tuinrug of -materiaal meng of strooi, of heinings snoei of knip, of paaie of paadjies skoonmaak of vee;
- (12) kampongs, latrines, stalle, buitegeboue of soortgelyke geboue of bouwerke awfis of ontsmet;
- (13) op- of aflaai;
- (14) vure maak en aan die brand hou of afval of as verwijder;
- (15) dose, sakke of ander hours merk, brandmerk, sjabloner of etiketteer;
- (16) masjinerie of voertuie, uitgesonderd motorvoertuie, olie of smeer;
- (17) dose, sakke of ander hours op-of toemaak;
- (18) 'n hystoestel of goederehysbak bedien;
- (19) gepakte artikels van eenvormige grootte en getal in hours pak wat spesiaal gemaak is om dit te bevat;
- (20) sanitêre emmers verwijder, leegmaak, skoonmaak of vervang;

- (21) removing broken sweets or sweet fragments or off cuts;
 (22) rolling sugar sticks or rock by hand;
 (23) stirring ingredients in steam or other pans, excluding the reading of thermometers or regulating steam pressure;
 (24) tending, harnessing or unharnessing animals;
 (25) turning the handle of a hand operated machine or pressing the pedal of a foot operated machine;
 (26) using rubber or other stamps, when no selection or discretion is involved;
 (27) washing or otherwise cleaning premises or animals or machinery, trays, pans, tins, boxes, moulds, implements, tools, utensils, furniture, vehicles or other articles;
 (28) weighing to a set scale or repetition measuring to or with a fixed measure;
 (29) cutting paper, cellulose film or similar material by hand to set measure;
 (30) filling, levelling or emptying by hand trays containing starch, coconut, vermicelli or similar materials;
 (31) filling or emptying bulk containers or mixing finished sweets in bulk;
 (32) loosening, breaking or separating sweets by hand;
 (33) placing sweets or other materials on to conveyors, conveyor belts, chutes or vibrators, or taking off sweets or other materials from such conveyors, conveyor belts, chutes or vibrators;
 (34) removing starch from sweets by air blower, hand sieve or brush or sieving starch by hand;
 (35) removing sweets from trays in which they were moulded;
 (36) sanding by hand;
- “law” includes the common law;
- “maintenance man” means an employee, other than an artisan, engaged in keeping in repair premises, machinery, plant, furniture or other equipment and who may make wooden trays and perform any work connected with the installation of machinery;
- “military training” means continuous training which an employee is required to undergo in terms of section twenty-one (1) read with sub-sections (1) and (2) of Section twenty-two of the Defence Act, 1957, but does not include any training he may elect to undergo in terms of section twenty-three of the said Act nor any other training or service for which he volunteers or which he elects to undergo;
- “motor vehicle”, except in the definitions “chauffeur”, “labourer” and “sample boy”, means any mechanically propelled vehicle used for the conveyance or delivery of goods and includes a mechanical horse;
- “night shift” means any period of work the major portion of which falls between 6 p.m. and 7 a.m.;
- “operating a machine” includes tending, starting and stopping a machine and may include the feeding, filling, taking off or withdrawing;
- “part-time motor vehicle driver” means an employee who is engaged as a driver of a motor vehicle for not more than two hours in the aggregate on any day;
- “sample boy” means an employee who accompanies a traveller on his rounds and assist him in packing, unpacking or displaying his samples, and who may drive the motor vehicle used by the traveller in the performance of his duties;
- “set scale” means a scale which has been set by an employee, other than a labourer, for the repetition weighing of goods to only one weight but does not include a spring scale;
- “short-time” means a temporary reduction in the number of ordinary hours of work owing to a general breakdown of plant or machinery or a breakdown or threatened breakdown of buildings caused by accident or other unforeseen emergency or owing to slackness of trade or shortage of raw materials;
- “storeman” means an employee who is in general charge of stores or finished products and who is responsible for receiving, storing, packing, or unpacking goods in a store or warehouse or delivering goods from a store or warehouse to the consuming departments in an establishment or for despatch;
- “sweets” means sweets or chocolates;
- “sweetmaker” means an employee who is responsible to the management or a foreman for the operations and the degree to which the operations are applied, involved in—
- the making of a sweet mass in any cooking vessel;
 - the treatment of a sweet mass, including colouring, flavouring, spicing, adding nuts, fruit or other ingredients until the sweet mass is finally ready to be wrapped, poured, cut, shaped or otherwise fabricated;
 - the roasting, winnowing or boiling of cocoa beans or nuts or the processing of chocolate (other than the melting of ready-made couverture) until it is ready to be used for dipping or coating or formed, poured, wrapped or otherwise fabricated;
 - panning;
 - the making of condensed milk; or
 - the making of jam;
- and who may perform any of the duties listed in any or all of paragraphs (a) to (f), inclusive, hereof;
- (21) gebrekkie lekkers of stukkies lekkers of afsnysels verwijder;
 (22) suikerstekke of teesuiker met die hand rol;
 (23) bestanddele in stoom- of ander panne roer, uitgesondert die afles van termometers of die regulering van stoomdruk;
 (24) diere oppas, in- of uitspan;
 (25) die handvatself van 'n handmasjien draai of die pedaal van 'n voetmasjien trap;
 (26) rubber- of ander stempels gebruik wanneer geen seleksie of diskresie nodig is nie;
 (27) persele of diere of masjinerie, skinkborde, panne, blikke, dose, vorms, implemente, gereedskap, werktuie, meubels, voertuie of ander artikels was of andersins skoonmaak;
 (28) op 'n gestelde skaal weeg of herhaaldelik meet volgens of met 'n vasgestelde maat;
 (29) papier, sellulosefilm of dergelike materiaal met die hand volgens 'n vasgestelde maat sny;
 (30) bakke wat stysel, kokosneut, vermicelli of dergelike materiaal bevat, met die hand vul, gelykmaak of leegmaak;
 (31) grootmaathouers vul of leegmaak of klaargemaakte lekkers in grootmaat meng;
 (32) lekkergoed met die hand breek, losmaak en vanmekaaarmak;
 (33) lekkergoed of ander materiaal plaas op vervoerders, vervoerbande, stortgeute of vibreerders of lekkergoed of ander materiaal afhaal van sodanige vervoerders, vervoerbande, stortgeute of vibreerders;
 (34) stysel deur middel van 'n lugblaser, handsif of borsel uit lekkergoed verwijder of stysel met die hand sif;
 (35) lekkergoed verwijder uit die bakke waarin hulle gevorm is;
 (36) droë suiker met die hand strooi;
- „wet”, dat dit die gemene reg insluit;
- „onderhouer”, 'n werknemer, uitgesondert 'n ambagsman, wat persele, masjinerie, installasie, meubels of ander uitrusting onderhou en wat houtbakke kan maak en enige werk verrig in verband met die installering van masjinerie;
- „militêre opleiding” die ononderbroke opleiding waartoe 'n werknemer ingevolge artikel een-en-twintig (1), gelees met subartikels (1) en (2) van artikel twee-en-twintig van die Verdedigingswet, 1957, verplig word, maar dit omvat geen opleiding wat hy ingevolge artikel drie-en-twintig van genoemde Wet uit eie keuse onderraan nie en ook geen ander opleiding of diens wat hy vrywillig of uit eie keuse onderraan nie;
- „motorvoertuig”, uitgesondert in die woordomskrywings „chauffeur”, „arbeider”, en „monsterjong”, enige mega-niese voertuig wat gebruik word vir die vervoer of aflewering van goedere en sluit 'n „voorhaker” in;
- „nagskof”, enige werktydperk waarvan die grootste gedeelte tussen 6 nm. en 7 vm. val;
- „in masjien bedien”, ook die versorging, aansit of stopsit van die masjien en kan voer, vul, afneem of wegneem omvat;
- „deeltydse motorvoertuigbestuurder” 'n werknemer wat hoogstens altesaam twee uur op 'n dag 'n motorvoertuig bestuur;
- „monsterjong”, 'n werknemer wat 'n handelsreisiger vergesel op sy rondtes en hom help met die pak, uitpak of uitstalling van sy monsters en wat die motorvoertuig wat die handelsreisiger gebruik, vir sy werk, kan bestuur;
- „vasgestelde skaal”, 'n skaal wat deur 'n werknemer, uitgesondert 'n arbeider, gestel is vir die herhaaldelike weeg van goedere volgens slegs een gewig, maar dit sluit nie 'n veerskaal in nie;
- „korttyd”, 'n tydelike vermindering van die getal gewone werkure as gevolg van 'n algemene onklaarraking van installasie of masjinerie of 'n onklaarraking of dreigende onklaarraking van geboue veroorsaak deur 'n ongeluk of ander onveensiene noodgeval of weens slape in die bedryf of tekort aan grondstowwe;
- „pakhuisman”; 'n werknemer wat algemene beheer oor voorrade of voltoode produkte het en wat verantwoordelik is om goedere in 'n opbergingsplek of pakhuis te ontvang, te bewaar, in of uit te pak of goedere uit 'n opbergingsplek of pakhuis aan die verbruiksafdeling in 'n inrigting te lever of te versend;
- „lekkergoed”, lekkergoed of sjokolade;
- „lekkergoedmaker”, 'n werknemer wat aan die bestuur of voorman verantwoordelik is vir die werksaamhede en die mate waarin die werksaamhede toegepas word, met betrekking tot—
- die maak van 'n lekkergoedmassa in enige kookpot;
 - die behandeling van 'n lekkergoedmassa met inbegrif van kleur, geur, byvoeging van speserye, neutie, vrugte of ander bestanddele byvoeg totdat die lekkergoedmassa uiteindelik gereed is om togedraai, uitgegool, gesny, gevorm of andersins gefabriseer te word;
 - die rooster, uitwan of kook van kakaoboontjies of neutie of die bewerking van sjokolade (uitgesondert die smel van klaargemaakte couverte) totdat dit gereed is om ingedoep te word, of as ligies aan te bring, of gevorm, uitgegool, togedraai of andersins gefabriseer te word;
 - panwerk;
 - die maak van gekondenseerde melk;
 - die maak van konfyt;
- en wat enige van die pligte genoem in enigeen of al die paragrawe (a) tot en met (f) hiervan kan verrig;

"sweetmaker, qualified," means a sweetmaker who has had not less than five years' experience;

"sweetmaker, unqualified," means a sweetmaker who has had less than five years' experience;

"Sweet Manufacturing Industry" means, without in any way limiting the ordinary meaning of the term, the Industry in which employers and employees are associated for the manufacture of sweets in establishments which are factories for the purpose of the Factories, Machinery and Building Work Act, 1941, and includes—

(a) the manufacture of any commodity or ingredient used in the manufacture of sweets if carried on by such employers and employees engaged in the manufacture of sweets; and

(b) all operations incidental to or consequent on the manufacture of sweets or such commodities or ingredients, carried on by any of the employees of such employers;

"trailer" means any conveyance drawn by a motor vehicle;

"traveller" means an employee who, as a travelling representative of an establishment and on behalf of such establishment, invites, canvasses or solicits orders from persons for the sale or supply to them of goods;

"traveller, qualified," means a traveller who has had not less than four years' experience;

"traveller, unqualified," means a traveller who has had less than four years' experience;

"unladen weight" means the weight of any motor vehicle or trailer as expressed in a licence or certificate issued in respect of such motor vehicle or trailer by any authority empowered by law to issue licences in respect of motor vehicles;

"wage" means that portion of the remuneration payable in money to an employee in respect of his ordinary hours of work;

"watchman" means an employee engaged in guarding premises or other property;

"welfare officer" means an employee who is registered as a nurse in terms of the Nursing Act, 1944, or who holds a current certificate of competency in first-aid issued by any of the following organisations:—

(a) The Red Cross Society of South Africa;

(b) St. John Ambulance Association;

(c) Die Suid-Afrikaanse Noodhulpliga;

and who is in charge of a first-aid room.

(2) For the purposes of this Agreement an employee shall be deemed to be in that class in which he is wholly or mainly engaged.

4. REMUNERATION.

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

	Per Week. £ s. d.
Artisan	8 0 0
Assistant despatch clerk	4 10 0
Assistant foreman, female	5 10 0
Assistant foreman, male	8 0 0
Assistant storeman	4 15 0
Boiler attendant	2 10 0
Chauffer	3 0 0
Clerical employee, female, qualified	4 3 1
Clerical employee, female, unqualified—	
during 1st year of experience	2 6 2
during 2nd year of experience	2 15 4
during 3rd year of experience	3 4 6
during 4th year of experience	3 13 10
Clerical employee, male, qualified	6 6 11
Clerical employee, male, unqualified—	
during 1st year of experience	2 6 2
during 2nd year of experience	3 4 6
during 3rd year of experience	4 3 0
during 4th year of experience	5 1 6
during 5th year of experience	6 0 0
Cloakroom attendant	2 17 6
Despatch clerk, female	5 10 0
Despatch clerk, male	7 0 0
Driver of motor vehicle	5 0 0
Foreman, female	6 10 0
Foreman, male	9 10 0
General worker, qualified	3 0 0
General worker, unqualified—	
during 1st three months of experience	1 17 6
during 2nd three months of experience	2 2 6
during 3rd three months of experience	2 7 6
during 4th three months of experience	2 12 6
during 5th three months of experience	2 15 0
during 6th three months of experience	2 17 6

"lekkergoedmaker, gekwalifiseer," 'n lekkergoedmaker met minstens vyf jaar ondervinding;
 "lekkergoedmaker, ongekwalifiseer," 'n lekkergoedmaker met minder as vyf jaar ondervinding;
 "Lekkergoednywerheid", sonder om in 'n enkele opsig die gewone betekenis van die woord te beperk, die nywerheid waarin werkgewers en werknemers met mekaar geassosieer is vir die vervaardiging van lekkergoed in inrigtings wat fabrieke is vir die toepassing van die Wet op Fabrieke, Masjinerie en Bouwerk, 1941, en omvat—

(a) die vervaardiging van alle handelsartikels of bestanddele wat gebruik word vir die vervaardiging van lekkergoed as dit uitgeoefen word deur dié werkgewers en werknemers wat die vervaardiging van lekkergoed uitgeoefen; en

(b) alle werkzaamhede, wat hoort tot of die gevolg is van die vervaardiging van lekkergoed of dié handelsartikels of bestanddele, wat deur enige van die werknemers van sodanige werkgewers uitgeoefen word;

"sleepwa", enige vervoermiddel wat deur 'n motorvoertuig getrek word;

"handelsreisiger", 'n werknemer wat as 'n reisende verteenwoordiger van 'n inrigting en namens sodanige inrigting bestellings van persone vir die verkoop of voorsiening aan hulle van goedere, werf of aanvra;

"handelsreisiger, gekwalifiseer," 'n handelsreisiger met minstens vier jaar ondervinding;

"handelsreisiger, ongekwalifiseer," 'n handelsreisiger met minder as vier jaar ondervinding;

"onbelaste gewig", die gewig van enige motorvoertuig of sleepwa soos aangegetoon in 'n licensie of sertifikaat uitgereik ten opsigte van sodanige motorvoertuig of sleepwa deur enige owerheid wat by wet gemagtig is om lisensies ten opsigte van motorvoertuie uit te reik;

"loon", dié gedeelte van die besoldiging wat in geld betaal moet word aan die werknemer ten opsigte van sy gewone werkure;

"wag", 'n werknemer wat persele of ander eiendom bewaak; "welsynsbeampte", 'n werknemer wat as 'n verpleegster geregistreer is kragtens die Wet op Verpleegsters, 1944, of wat 'n geldige bekwaamheidsertifikaat vir nooddulp besit wat deur enige van die onderstaande organisasies uitgereik is:—

(a) Die Rooikruisvereniging van Suid-Afrika;

(b) St. John Ambulance Association;

(c) Die Suid-Afrikaanse Noodhulpliga;

en wat toesig hou oor die noodhulpkamer.

(2) Vir die toepassing van hierdie Ooreenkoms word dit beskou dat 'n werknemer in die klas is waarin hy uitsluitlik of hoofsaaklik in diens is.

4. BESOLDIGING.

(1) Die minimum loon wat die werkewer aan elke lid van ondergenoemde klasse van sy werknemers moet betaal, is die volgende:—

	Per Week. £ s. d.
Ambagsman	8 0 0
Assistent-versendingsklerk	4 10 0
Assistent-voorman, vroulik	5 10 0
Assistent-voorman, manlik	8 0 0
Assistent-pakhuisman	4 15 0
Ketelbediener	2 10 0
Chauffeur	3 0 0
Klerklike werknemer, vroulik, gekwalifiseer	4 3 1
Klerklike werknemer, vroulik, ongekwalifiseer—	
gedurende die 1ste jaar ondervinding	2 6 2
gedurende die 2de jaar ondervinding	2 15 4
gedurende die 3de jaar ondervinding	3 4 6
gedurende die 4de jaar ondervinding	3 13 10
Klerklike werknemer, manlik, gekwalifiseer	6 6 11
Klerklike werknemer, manlik, ongekwalifiseer—	
gedurende die 1ste jaar ondervinding	2 6 2
gedurende die 2de jaar ondervinding	3 4 6
gedurende die 3de jaar ondervinding	4 3 0
gedurende die 4de jaar ondervinding	5 1 6
gedurende die 5de jaar ondervinding	6 0 0
Kleedkamerbediende	2 17 6
Versendingsklerk, vroulik	5 10 0
Versendingsklerk, manlik	7 0 0
Bestuurder van 'n motorvoertuig	5 0 0
Voorman, vroulik	6 10 0
Voorman, manlik	9 10 0
Algemene werker, gekwalifiseer	3 0 0
Algemene werker, ongekwalifiseer—	
gedurende die 1ste drie maande ondervinding	1 17 6
gedurende die 2de drie maande ondervinding	2 2 6
gedurende die 3de drie maande ondervinding	2 7 6
gedurende die 4de drie maande ondervinding	2 12 6
gedurende die 5de drie maande ondervinding	2 15 0
gedurende die 6de drie maande ondervinding	2 17 6

	Per Week. £ s. d.	Per Week. £ s. d.
Group leader	4 0 0	4 0 0
Labourer, female, 18 years and over	1 7 0	1 7 0
Labourer, female, under 18 years of age	1 0 6	1 0 6
Labourer, male, 18 years and over—		
during 1st twelve months of uninterrupted employment with the same employer	1 17 6	
during 2nd twelve months of uninterrupted employment with the same employer	1 18 6	
during 3rd twelve months of uninterrupted employment with the same employer	1 19 6	
thereafter, during uninterrupted employment with the same employer	2 0 6	
Labourer, male, under 18 years of age	1 5 6	
Maintenance man	5 15 0	
Part-time motor vehicle driver	2 10 0	
Sample boy	2 12 6	
Storeman, female	5 10 0	
Storeman, male	7 0 0	
Sweetmaker, qualified	8 0 0	
Sweetmaker, unqualified—		
during 1st six months of experience	1 15 0	
during 2nd six months of experience	2 7 6	
during 3rd six months of experience	3 0 0	
during 4th six months of experience	3 12 6	
during 5th six months of experience	4 5 0	
during 6th six months of experience	4 17 6	
during 7th six months of experience	5 10 0	
during 8th six months of experience	6 2 6	
during 9th six months of experience	6 15 0	
during 10th six months of experience	7 7 6	
Traveller, qualified	11 10 9	
Traveller, unqualified—		
during 1st year of experience	6 18 6	
during 2nd year of experience	8 1 6	
during 3rd year of experience	9 4 7	
during 4th year of experience	10 7 8	
Watchman	2 10 0	
Welfare officer	4 10 0	
Casual employee: A casual employee shall be paid for each day or part of a day of employment, not less than the weekly wage, or in the case of a rising scale, the weekly wage of a qualified employee, prescribed for an employee performing the same class of work as such casual employee is required to perform, divided by five, plus ten per cent.		
(2) Basis of Contract.—For the purposes of this clause the basis of contract of employment of an employee, other than a casual employee, shall be weekly, and save as provided in clause 5 (6) an employee shall be paid in respect of a week not less than the full weekly wage prescribed in sub-clause (1) read with sub-clause (3) for an employee of his class whether he has in that week worked the maximum number of ordinary hours applicable to him in terms of clause 6 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 sub-clause (1), shall pay to such employee in respect of that day—		
(i) in the case referred to in paragraph (a), not less than the daily wage calculated on the higher weekly rate; and		
(ii) in the case referred to in paragraph (b) not less than the daily wage calculated on the highest weekly rate applicable to qualified employees of higher class of the same sex;		
provided that where the difference between classes is, in terms of sub-clause (1), based on age, experience or sex, the provisions of this sub-clause shall not apply.		
(4) Night Shift Remuneration.—An employee employed on night shift shall be paid for each such shift not less than his daily wage plus twenty per cent; provided that this sub-clause shall not apply to a watchman or an employee whose attendance is necessary at night in connection with refrigeration plant or the generation of heat, steam or electricity.		
(5) Transport Allowance and Expenses.—In addition to the remuneration prescribed in this Agreement—		
(a) a traveller, who uses his employer's motor transport or who is required to travel by train or any other, but his own, means of conveyance, shall be reimbursed by his employer all the reasonable expenses incurred by him in connection with such transport in the performance of his duties, and for the purposes of this sub-clause the overnight garaging of motor transport shall be deemed to be a transport expense;		
Groepelieer	4 0 0	
Arbeider, vroulik, 18 jaar en ouer	1 7 0	
Arbeider, vroulik, onder 18 jaar	1 0 6	
Arbeider, manlik, 18 jaar en ouer—		
gedurende 1ste twaalf maande ononderbroke diens by dieselfde werkewer	1 17 6	
gedurende 2de twaalf maande ononderbroke diens by dieselfde werkewer	1 18 6	
gedurende 3de twaalf maande ononderbroke diens by dieselfde werkewer	1 19 6	
daarna, gedurende ononderbroke diens by dieselfde werkewer	2 0 6	
Arbeider, manlik, onder 18 jaar	1 5 6	
Onderhouer	5 15 0	
Deeltydse motorvoertuigbestuurder	2 10 0	
Monsterjong	2 12 6	
Pakhuisman, vroulik	5 10 0	
Pakhuisman, manlik	7 0 0	
Lekkergoedmaker, gekwalifiseer	8 0 0	
Lekkergoedmaker, ongekwalifiseer—		
gedurende die 1ste ses maande ondervinding ...	1 15 0	
gedurende die 2de ses maande ondervinding ...	2 7 6	
gedurende die 3de ses maande ondervinding ...	3 0 0	
gedurende die 4de ses maande ondervinding ...	3 12 6	
gedurende die 5de ses maande ondervinding ...	4 5 0	
gedurende die 6de ses maande ondervinding ...	4 17 6	
gedurende die 7de ses maande ondervinding ...	5 10 0	
gedurende die 8ste ses maande ondervinding ...	6 2 6	
gedurende die 9de ses maande ondervinding ...	6 15 0	
gedurende die 10de ses maande ondervinding ...	7 7 6	
Handelsreisiger, gekwalifiseer	11 10 9	
Handelsreisiger, ongekwalifiseer—		
gedurende die 1ste jaar ondervinding	6 18 6	
gedurende die 2de jaar ondervinding	8 1 6	
gedurende die 3de jaar ondervinding	9 4 7	
gedurende die 4de jaar ondervinding	10 7 8	
Wag	2 10 0	
Welsynsbeampte	4 10 0	
Los werknemer: 'n Los werknemer moet vir elke dag of gedeelte van 'n dag diens minstens die weekloon, of in die geval van 'n stygende skaal, die weekloon van 'n gekwalifiseerde werknemer betaal word, soos voorgeskryf vir 'n werknemer wat dieselfde klas werk verrig as wat sodanige los werknemer moet doen, gedeel deur vyf, plus tien persent.		
(2) Kontrakbasis.—Vir die toepassing van hierdie klousule is die basis van die dienskontrak van 'n werknemer, behalwe 'n los werknemer, weekliks en behoudens soos bepaal in klousule 5 (6), moet 'n werknemer ten opsigte van 'n week minstens die volle weekloon in subklousule (1) gelees met subklousule (3) vir 'n werknemer van sy klas voorgeskryf, betaal word, of hy in daardie week die maksimum getal gewone werkure, in klousule 6 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 vir meer as een uur altesaam op 'n dag, of benewens sy eie werk of in plaas daarvan, werk van 'n ander klas te verrig waarvoor of—		
(a) 'n hoërloon as dié vir sy eie klas; of		
(b) 'n stygende loonskala wat op 'n hoërloon as dié vir sy eie klas eindig;		
in subklousule (1) voorgeskryf word, moet daardie werknemer ten opsigte van dié dag soos volg betaal:—		
(i) In die geval genoem in paragraaf (a), minstens die daagliks loon bereken op die hoër weeklikse skaal; en		
(ii) in die geval genoem in paragraaf (b), minstens die daagliks loon bereken op die hoogste weeklikse skaal van toepassing op gekwalifiseerde werknemers van 'n hoër klas van die selfde geslag;		
met dien verstande dat as die enigste verskil tussen klasse kragtens subklousule (1) op ondervinding, geslag of ouderdom berus, die bepalings van hierdie subklousule nie van toepassing is nie.		
(4) Nagskofbesoldiging.—'n Werknemer wat op nagskof werk, moet vir elke sodanige skof minstens sy daagliks loon plus twintig persent betaal word; met dien verstande dat hierdie subklousule nie van toepassing is op 'n wag of 'n werknemer wie se teenwoordigheid in die nag nodig is in verband met die verkoelinginstallasie of die opwekking van hitte, stoom of elektrisiteit nie.		
(5) Reistoeleae en -onkoste.—Benewens die besoldiging in hierdie Ooreenkoms voorgeskryf—		
(a) moet 'n handelsreisiger wat sy werkewer se motorvoertuig gebruik of verplig is om per trein of met enige ander vervoermiddel, uitgesonderd sy eie, te reis, deur sy werkewer vergoed word vir alle redelike vervoeruitgawes wat hy aangegaan het in die vervulling van sy pligte, en vir die toepassing van hierdie subklousule word dit beskou dat die bewaring van 'n motorvoertuig snags in 'n garage 'n reisuitgawe is;		

(b) a traveller, who is required to provide motor transport for the performance of his duties, shall be paid by his employer an inclusive transport allowance of not less than eight pence for each mile travelled in the performance of his duties.

(6) *Subsistence Allowance and Expenses.*—In addition to the remuneration prescribed in this Agreement—

(a) a traveller, who on any journey undertaken in the performance of his duties, is absent from his place of residence and his employer's establishment for any period in excess of six consecutive hours, shall be—

(i) reimbursed by his employer all expenses reasonably incurred by him for any meals and teas for himself during each such period of absence not extending over a night; or

(ii) paid by his employer a subsistence allowance of not less than twenty-two shillings and sixpence for each night where such absence extends over one or more nights;

(b) a sample boy, who accompanying a traveller on any journey undertaken by the traveller in the performance of his duties, is absent from his place of residence and his employer's establishment for any period in excess of six consecutive hours, shall be—

(i) reimbursed by his employer all expenses reasonably incurred by him for any meals and teas for himself during each such period of absence not extending over a night; or

(ii) paid by his employer a subsistence allowance of not less than five shillings for each night where such absence extends over one or more nights;

provided that for the purposes of this sub-clause the expression "night" means the period between 11 o'clock p.m. and 4 o'clock a.m.

(7) (a) Any allowances and expenses payable to an employee in terms of sub-clauses (5) and (6) shall be paid by the employer within seven days of the employee's written claim therefor; provided that an employee shall submit any such claim within one month of entitlement but he shall not submit more than one claim in any one week.

(b) The employer may require his traveller to frame any claim so that it shall reflect—

(i) the mode of travel employed or nature of any other expense for which reimbursement is claimed, in respect of any claim in terms of sub-clause (5) (a);

(ii) the mileage travelled each day, the points of call necessitating such travelling and, except in municipal areas, the route followed, in respect of any claim in terms of sub-clause (5) (b);

(iii) the times of commencement and ending of each period of absence in respect of any claim in terms of sub-clause (6) (a);

and to enable a traveller to comply with such a requirement, such traveller shall maintain suitable records.

(8) *Calculation of Wages.*—(a) The daily wage of an employee, other than a casual employee, shall be calculated by dividing his weekly wage by—

(i) five, in the case of an employee who works a five-day week;

(ii) six, in the case of an employee who works a six-day week;

(iii) seven, in the case of an employee who works a seven-day week.

(b) The monthly wage of an employee shall be calculated at the rate of four and a third times his weekly wage.

(c) The weekly wage of a monthly employee shall be calculated by dividing his monthly wage by four and a third.

(9) *Cost of Living Allowances.*—In addition to the wages prescribed in this clause, all employees shall be paid cost-of-living allowances which shall be not less than those prescribed by War Measure No. 43 of 1942, as amended.

(10) Nothing in this Agreement shall operate to reduce the wages which were being paid to an employee prior to the date of this Agreement.

5. PAYMENT OF REMUNERATION.

(1) *Employees Other than Casual Employees.*—Save as provided in clauses 4 (7) and 7 (4), any amount due to an employee other than a casual employee, shall be paid in cash weekly, or, if the employer and employee have agreed thereto, in cash or by cheque 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 shall be contained in an envelope or container, on which shall be reflected, or which shall be accompanied by a statement showing the employer's name, the employee's name and occupation, the number of ordinary hours, overtime hours or night shifts worked, details of any deductions made, the remuneration due and the period in respect of which the payment is made.

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

(b) moet 'n handelsreisiger wat verplig is om motorvervoer te verskaf vir die uitvoering van sy pligte, deur sy werkewer 'n insluitende reistroelae betaal word van minstens agt pennies vir elke myl gereis in die nakoming van sy pligte.

(6) *Verblyftoeleae en -onkoste.*—Benewens die besoldiging in hierdie Ooreenkoms voorgeskryf—

(a) moet 'n handelsreisiger wat op 'n reis wat onderneem word ter nakoming van sy pligte, vir 'n tydperk van meer as ses agtereenvolgende ure van sy woonplek en die inrigting van sy werkewer afwesig is—

(i) deur sy werkewer vergoed word vir alle redelike uitgawes wat hy aangaan om vir hom etes en tee gedurende elke sodanige tydperk van afwesigheid te verkry wat nie oor 'n nag strek nie;

(ii) deur sy werkewer 'n verblyftoeleae van minstens £1. 2s. 6d. betaal word vir elke nag, as sodanige tydperk van afwesigheid oor een of meer nage strek;

(b) moet 'n monsterjong wat 'n handelsreisiger vergesel op enige reis wat die handelsreisiger ter nakoming van sy pligte onderneem, vir 'n tydperk van meer as ses agtereenvolgende ure van sy woonplek en die inrigting van sy werkewer afwesig is—

(i) deur sy werkewer vergoed word vir alle redelike uitgawes wat hy aangaan om vir hom etes en tee gedurende elke sodanige tydperk van afwesigheid te verkry wat nie oor 'n nag strek nie;

(ii) deur sy werkewer 'n verblyftoeleae van minstens vyf sjielings betaal word vir elke nag, as sodanige tydperk van afwesigheid oor een of meer nage strek;

met dien verstande dat, die uitdrukking „nag” vir die toepassing van hierdie subklousule 'n tydperk tussen 11 nm. en 4 vm. beteken.

(7) (a) Alle toelaes en uitgawes wat ingevolge subklousules (5) en (6) aan 'n werknemer verskuldig is, moet deur die werkewer binne sewe dae nadat die werknemer 'n eis daarvaar ingestel het, vereffend word; met dien verstande dat 'n werknemer sodanige eise binne een maand nadat hy daartoe geregtig word, moet indien, maar hy kan nie meer as een eis in 'n week indien nie.

(b) Die werkewer kan van sy handelsreisiger vereis om sy eis so op te stel dat dit die volgende aantoon:

(i) Die middel waarmee gereis is of die aard van enige ander uitgawe waarvoor vergoeding geëis word ten opsigte van enige eis kragtens subklousule (5) (a);

(ii) die getal myle elke dag gereis, die plekke waar daar aangegaan is en wat die reis nodig gemaak het en, behalwe in munisipale gebiede, die roete wat gevoer is, ten opsigte van enige eis kragtens subklousule (5) (b);

(iii) die tyd waarop elke tydperk van afwesigheid begin en afgesluit het ten opsigte van enige eis kragtens subklousule (6) (a);

en om 'n handelsreisiger in staat te stel om aan sodanige vereiste te voldoen, moet sodanige handelsreisiger gepaste rekords hou.

(8) *Berekening van lone.*—(a) Die dagloon van 'n werknemer, uitgesonderd 'n los werknemer, word bereken deur sy weekloon te deel te deel—

(i) vyf, in die geval van 'n werknemer wat 'n vyfdaagweek werk;

(ii) ses, in die geval van 'n werknemer wat 'n sesdagweek werk;

(iii) sewe, in die geval van 'n werknemer wat 'n sewedagweek werk.

(b) Die maandloon van 'n werknemer word bereken teen die skaal van vier en 'n derde maal sy weekloon.

(c) Die weekloon van 'n maandelikse werknemer word bereken deur sy maandelikse loon deur vier en 'n derde te deel.

(9) *Lewenskostetoeleae.*—Benewens die lone voorgeskryf in hierdie klousule moet aan alle werknemers lewenskostetoeleae betaal word van minstens dié voorgeskryf by Oorlogsmaatreël No. 43 van 1942, soos gewysig.

(10) Niks in hierdie Ooreenkoms kan die lone wat aan 'n werknemer betaal is voor die datum van hierdie Ooreenkoms, verminder nie.

5. BETALING VAN BESOLDIGING.

(1) *Werknemers, uitgesonderd los werknemers.*—Behoudens soos bepaal in klousules 4 (7) en 7 (4) moet elke bedrag wat aan 'n werknemer uitgesonderd 'n los werknemer, verskuldig is, weeklik in kontant, of as die werkewer en werknemer daartoe ooreengekom het, maandeliks per thek betaal word gedurende die werkure op die gewone betaaldag van die inrigting of by diensbeëindiging as dit plaasvind voor die gewone betaaldag en dit moet in 'n koevert of houer wees wat die volgende aandui: Die werkewer gaan van 'n staat wat die volgende aandui: Die werkewer se naam, die werknemer se naam en beroep, die getal gewone ure, oortydure of nagskofte gemaak, die verskuldigde besoldiging en die tydperk ten opsigte waarvan die betaling gedoen word.

(2) *Los werknemers.*—Die werkewer moet die besoldiging wat aan sy los werknemers verskuldig is, in kontant by diensbeëindiging betaal.

(3) *Premiums.*—No payment shall be made to or accepted by the employer either directly or indirectly, in respect of the employment or training of an employee.

(4) *Purchase of Goods.*—The 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 Natives (Urban Areas) Consolidation Act, 1945, the employer shall not require his employee to board or lodge or board and lodge with him or with any person or at any place nominated by him.

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

(a) With the written consent of his employee a deduction for holiday, sick benefit, insurance, savings, provident or pension funds;

(b) 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 wage which such employee was receiving in respect of his ordinary hours of work at the time thereof;

(c) a deduction of any amount which the employer by any law or order of any competent court is required or permitted to make;

(d) whenever an employee agrees or is required in terms of the Natives (Urban Areas) Consolidation Act, 1945, to accept board or lodging or board and lodging with his employer, a deduction not exceeding the amounts specified hereunder:—

	Per Week.	Per Month.
	s. d.	f s. d.
Board	4 0	0 17 4
Lodging	2 0	0 8 8
Board and lodging	6 0	1 6 0

(e) whenever the ordinary hours of work prescribed in clause 6 are reduced on account of short-time, a deduction in respect of each hour of such reduction of the employee's weekly wage divided by forty-five; provided that such deduction shall not exceed one-fourth of the employee's weekly wage irrespective of the number of hours by which the ordinary hours of work are thus reduced and provided further that no deduction shall be made—

(i) in the case of short-time arising out of slackness of trade or shortage of raw materials unless the employer has given his employee not less than twenty-four hours' notice of his intention to reduce the ordinary hours of work;

(ii) in the case of short-time owing to a general breakdown of plant or machinery or a breakdown or threatened breakdown of buildings caused by accident or other unforeseen emergency in respect of the first hour not worked unless the employer has given his employee notice on the previous day that no work will be available;

(f) a deduction for any money lent by the employer to his employee; provided that such deduction shall not exceed one-third of the total remuneration due to such employee;

(g) subject to the provisions of sub-clause (4) with the written consent of his employee, a deduction of any amount due to an employer, for goods purchased from him by his employee; provided that such deduction shall not exceed one-third of the total remuneration due to such employee;

(h) a deduction in respect of any public holiday, other than New Year's Day, Good Friday, Easter Monday, Ascension Day, the Day of the Covenant or Christmas Day, on which an employee is permitted not to work, of an amount equal to his daily wage;

(i) contributions to the Council funds in terms of clause 17 of this Agreement;

(j) subscriptions to an employee's organisation.

6. HOURS OF WORK, ORDINARY AND OVERTIME AND PAYMENT FOR OVERTIME.

(1) *Ordinary Hours of Work.*—The ordinary hours of work of an employee other than a casual employee shall not exceed—

(i) forty-five in any week of not more than five consecutive days from Monday to Saturday inclusive;

(ii) subject to sub-paragraph (i) hereof, nine hours on any day.

(2) The ordinary hours of work of a casual employee shall not exceed nine on any day.

(3) *Premies.*—Vir diensverskaffing aan of opleiding van 'n werknemer mag geen regstreekse of onregstreekse betaling aan die werkgever gegee of deur hom aangeneem word nie.

(4) *Koop van goedere.*—Die werkgever kan sy werknemer nie verplig om goedere van hom of van 'n persoon of winkel wat hy aanwys, te koop nie.

(5) *Etes en huisvesting.*—Behoudens soos bepaal in die Naturelle (Stadsgebiede) Wet, 1945, mag die werkgever sy werknemer nie verplig om etes en/of huisvesting van hom of van 'n persoon of plek wat hy aanwys, aan te neem nie.

(6) *Boetes en aftrekings.*—Die werkgever mag sy werknemer geen boetes ople, nòg aftrekings van sy werknemer se besoldiging maak nie, uitgesonder die volgende:—

(a) Met die skriftelike toestemming van sy werknemer 'n aftrekking vir verlof-, siektebystands-, versekerings-, spaar-, voorsorgs-, of pensioenfondse;

(b) behalwe waar anders bepaal in hierdie Ooreenkoms, wannekker 'n werknemer van die werk afwesig is, behalwe op instruksie of op versoek van die werkgever, 'n aftrekking in verhouding tot die tydperk van afwesigheid, bereken op die basis van die loon wat sodanige werknemer ontvang het ten opsigte van sy gewone werkure ten tyde daarvan;

(c) 'n aftrekking van 'n bedrag wat die werkgever kragtens wet of bevel van 'n bevoegde hof verplig of toegelaat word of af te trek;

(d) as 'n werknemer toestem, of hy kragtens die Naturelle (Stadsgebiede) Konsolidasiewet, 1945, verplig word om etes en/of huisvesting van sy werkgever aan te neem, 'n aftrekking van hoogstens die volgende bedrae:—

	Per week.	Per maand.
	s. d.	£ s. d.
Etes	4 0	0 17 4
Huisvesting	2 0	0 8 8
Etes en huisvesting	6 0	1 6 0

(e) wanneer die gewone werkure, in klosule 6 voorgeskryf, verminder word weens korttyd, ten opsigte van elke uur van die vermindering, 'n aftrekking van die werknemer se weekloon gedeel deur 45; met dien verstande dat dié aftrekking nie meer is as een kwart van die weekloon van die werknemer nie, ongeag die getal ure waarmee die gewone werkure verminder word; en voorts met dien verstande dat geen aftrekking gedoen word nie—

(i) in die geval van korttyd wat onstaan deur slappe in die bedryf of 'n tekort aan grondstowwe, tensy die werkgever sy werknemer minstens 24 uur kennis gegee het van sy voorname om die gewone werkure aldus te verminder;

(ii) in die geval van korttyd wat ontstaan deur 'n algemene onklaarraking van installasie of masjinerie of 'n onklaarraking of 'n dreigende onklaarraking van geboue as gevolg van 'n ongeluk of ander onvoorsienbare noodgeval, ten opsigte van die eerste uur wat nie gewerk word nie, tensy die werkgever sy werknemer die vorige dag in kennis gestel het dat daar geen werk beskikbaar sal wees nie;

(f) 'n aftrekking vir enige geld deur die werkgever aan sy werknemer geleent; met dien verstande dat sodanige aftrekking hoogstens een derde van die totale besoldiging verskuldig aan sodanige werknemer moet wees;

(g) behoudens die bepalings van subklosule (4) en met die skriftelike toestemming van sy werknemer, 'n aftrekking van enige bedrag verskuldig aan 'n werkgever vir goedere deur sy werknemer van hom gekoop; met dien verstande dat sodanige aftrekking hoogstens een derde van die totale besoldiging verskuldig aan sodanige werknemer moet wees;

(h) 'n aftrekking ten opsigte van elke openbare vakansiedag, uitgesonder Nuwejaarsdag, Goeie Vrydag, Paasmaandag, Hemelvaartsdag, Geloftedag of Kersdag, waarop 'n werknemer toegelaat word om nie te werk nie, 'n bedrag gelyk met sy dagloon;

(i) bydraes tot die Raad se fondse ingevolge klosule 17 van hierdie Ooreenkoms;

(j) ledegeld aan 'n werknemersorganisasie.

6. WERKURE, GEWONE EN CORTYD- EN BESOLDIGING VIR CORTYD.

(1) *Gewone werkure.*—Die gewone werkure van 'n werknemer, uitgesonder 'n los werknemer, is hoogstens—

(i) 45 in 'n week van hoogstens vyf agtereenvolgende dae van Maandag tot en met Vrydag;

(ii) behoudens subparagraaf (i) hiervan, nege op 'n dag.

(2) Die gewone werkure van 'n los werknemer is hoogstens nege op 'n dag.

(3) *Meal Intervals.*—The employer shall not require or permit an employee to work for more than five hours continuously without one meal interval of not less than one hour during which interval such employee shall not be required or permitted to perform any work, and such interval shall be deemed not to be part of the ordinary hours of work or overtime; provided that—

- (i) periods of work interrupted by intervals of less than one hour shall be deemed to be continuous;
- (ii) if such interval be longer than one hour any period in excess of one and a quarter hours shall be deemed to be time worked;
- (iii) a driver of a motor vehicle, who during such an interval does not work other than being or remaining in charge of the vehicle and its load, if any, shall be deemed for the purpose of this sub-clause not to have worked during such interval.

(4) *Rest Intervals.*—The employer shall grant to each of his employees a rest interval of not less than ten minutes as nearly as practicable in the middle of each morning and afternoon work period during which interval such employee shall not be required or permitted to perform any work and such interval shall be deemed to be part of the ordinary hours of work.

(5) *Hours of Work to be Consecutive.*—Save as provided in sub-clauses (3) and (4) all hours of work on any day shall be consecutive.

(6) *Overtime.*—All time worked by an employee in excess of the maximum number of hours prescribed in sub-clauses (1) and (2) shall be deemed to be overtime.

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

- (a) two hours on any day; provided that in the case of an employee who works a five-day week four hours' overtime may be worked on a Saturday;
- (b) ten hours in any week.

(8) *Female Employees.*—Notwithstanding anything to the contrary in sub-clauses (1) to (7) inclusive, the employer shall not require nor permit a female employee to work—

- (a) between 6 o'clock p.m. and 6 o'clock a.m.;
- (b) after 1 o'clock p.m. on more than five days in any week;
- (c) overtime for more than two hours on any day; other than that an employee who works a five-day week may work four hours' overtime on a Saturday;

- (d) overtime on more than three consecutive days;
- (e) overtime on more than sixty days in any year;
- (f) overtime after completion of her ordinary hours of work for more than one hour on any day unless he has—

- (i) given notice thereof to such employee before the meal interval of that day; or
- (ii) provided such employee with an adequate meal before she has to commence overtime; or

- (iii) paid such employee not less than two shillings and sixpence in sufficient time to enable her to obtain and partake of a meal before the overtime is due to commence.

(9) *Payment for Overtime.*—(a) The employer shall pay to his employee, other than a casual employee, who works overtime, not less than one and a third times his weekly wage divided by forty-five in respect of each hour or part of an hour overtime worked; provided that where in any week overtime calculated on a daily basis differs from overtime calculated on a weekly basis, the basis which gives the greater amount of overtime during that week shall be adopted.

(b) The employer shall pay to his casual employee who works overtime not less than one and a third times his daily wage divided by nine in respect of each hour or part of an hour overtime worked on any day.

(10) *Savings.*—(a) The provisions of this clause shall not apply to a watchman, a traveller or a sample boy or an employee earning a wage of not less than £11. 12s. per week.

(b) The provisions of sub-clauses (3), (4), (5) and (7) shall not apply to an employee employed on emergency work.

7. ANNUAL LEAVE.

(1) Subject to the provisions of sub-clause (2) the employer shall grant to his employee, other than a casual employee, in respect of each completed twelve months employment with him—

- (a) in the case of a traveller, sample boy, and watchman, twenty-one consecutive calendar days' leave;
- (b) in the case of all other employees, thirteen consecutive working days' leave;

and shall pay such employee—

- (i) in the case of an employee mentioned in (a) not less than three times the weekly remuneration to which he is entitled at the commencement of the leave; and
- (ii) in the case of an employee mentioned in (b) for each day of such leave not less than one-fifth of the weekly remuneration to which he is entitled at the commencement of the leave;

provided that for the purpose of this clause the weekly remuneration of a traveller who is employed on commission work shall be calculated by dividing by fifty-two, the remuneration payable to

(3) *Eetposes.*—Die werkewer mag sy werknemer nie verplig of toelaat om vir meer as vyf agtereenvolgende ure sonder 'n pose van minstens een uur, waarin sodanige werknemer nie verplig of toegelaat moet word om enige werk te verrig nie, en die pose word nie as deel van die gewone werkure of oortydure beskou nie; met dien verstande dat—

- (i) werktye wat deur 'n pose van minder as een uur onderbreek word, as aaneenlopend beskou moet word;
- (ii) as die pose langer as een uur duur, alle tyd by een en 'n kwart uur as deel van die tyd gewerk, beskou moet word;
- (iii) 'n bestuurder van 'n motorvoertuig wat gedurende sodanige pose geen werk doen nie behalwe deur in beheer te wees en te bly van die voertuig en sy vrag, as daar 'n vrag is, dit beskou word dat vir die toepassing van hierdie subklousule daar nie gedurende sodanige pose gewerk is nie.

(4) *Rusposes.*—Die werkewer moet 'n ruspose van minstens 10 minute aan elkeen van sy werknemers toestaan so na as moontlik aan die middel van elkeoggend- of middagwerktydperk, en gedurende dié pose mag sodanige werknemer nie verplig of toegelaat word om enige werk te verrig nie en dit word beskou dat sodanige pose deel is van die gewone werkure.

(5) *Werkure moet aaneenlopend wees.*—Behoudens soos in subklousules (3) en (4) bepaal, is alle werkure op 'n dag aaneenlopend.

(6) *Oortyd.*—Alle tyd waarin werk bo die maksimum getal ure verrig word wat in subartikels (1) en (2) voorgeskryf is, word as oortyd beskou.

(7) *Beperking van oortyd.*—Die werkewer mag nie 'n werknemer verplig of toelaat om meer as die volgende oortydwerk te doen nie:—

- (a) Twee uur op 'n dag; met dien verstande dat in die geval van 'n werknemer wat 'n vyfdaagweek werk, daar op 'n Saterdag vier uur oortyd gewerk mag word;
- (b) tien uur in 'n week.

(8) *Vroulike werknemers.*—Ondanks enige andersluidende bepalings in subklousules (1) tot en met (7) mag die werkewer nie 'n vroulike werknemer verplig of toelaat om soos volg te werk nie:—

- (a) Tussen 6-uur nm. en 6-uur vm.;
- (b) na 1-uur nm. op meer as vyf dae in 'n week;
- (c) oortyd vir langer as twee uur op 'n dag; uitgesonderd 'n werknemer wat 'n vyfdaagweek werk en wat vier uur oortyd op 'n Saterdag mag werk;

- (d) oortyd op meer as drie agtereenvolgende dae;
- (e) oortyd op meer as 60 dae in 'n jaar;
- (f) oortyd na die voltooiing van haar gewone werkure vir langer as 'n uur op 'n dag, tensy hy—

- (i) voor die etenspose van die dag sodanige werknemer daarvan in kennis gestel het; of
- (ii) sodanige werknemer van 'n voldoende ete voorsien het voordat die oortyd begin; of

- (iii) sodanige werknemer minstens twee sjellings en 'n sikspens betaal het met genoeg tyd om haar in staat te stel om 'n ete te bekom voordat die oortyd begin.

(9) *Besoldiging vir oortyd.*—(a) Die werkewer moet sy werknemer, uitgesonderd 'n los werknemer, wat oortyd werk, minstens een en 'n derde maal sy weekloon gedeel deur 45 betaal ten opsigte van elke uur of gedeelte van 'n uur oortyd gewerk; met dien verstande dat waar oortyd in 'n week bereken op 'n daaglikske basis verskil van oortyd bereken op 'n weeklikse basis, die basis wat die grootste bedrag vir oortyd gedurende die week gee, aangeneem moet word.

(b) Die werkewer moet sy los werknemer wat oortyd werk, minstens een en 'n derde maal sy dagloon gedeel deur nege betaal ten opsigte van elke uur of gedeelte van 'n uur oortyd gewerk op 'n dag.

(10) *Voorbeholdsbeplatings.*—(a) Die beplatings van hierdie klosule is nie van toepassing op 'n wag, handelsreisiger of monsterjong of 'n werknemer wat 'n loon van minder as £11. 12s. per week verdien nie.

(b) Die beplatings van subklousules (3), (4), (5) en (7) is nie van toepassing op 'n werknemer wat noodwerk doen nie.

7. JAARLIKSE VERLOF.

(1) Behoudens die beplatings van subklousule (2), moet die werkewer aan sy werknemer, uitgesonderd 'n los werknemer, ten opsigte van elke voltooiende 12 maande diens by hom—

- (a) in die geval van 'n handelsreisiger, monsterjong en 'n wag, 21 agtereenvolgende kalenderdae verlof toestaan;
- (b) in die geval van alle ander werknemers, 13 agtereenvolgende werkdae verlof toestaan;

en hy moet sodanige werknemer die volgende betaal:—

- (i) In die geval van 'n werknemer genoem in (a), minstens driemaal die weeklikse besoldiging waarop hy geregtig is by die aanvang van die verlof; en
- (ii) in die geval van 'n werknemer genoem in (b), vir elke dag van sodanige verlof minstens een vyfde van die weeklikse besoldiging waarop hy by die aanvang van die verlof geregtig is;

met dien verstande dat vir die toepassing van hierdie klosule die weeklikse besoldiging van 'n handelsreisiger wat kommissiewerk doen, bereken word deur die besoldiging wat aan hom betaalbaar

him, by virtue of his agreement in accordance with clause 10 (6) during the twelve months immediately preceding the first day of the month before that during which his leave commences, or if he has had less than twelve months such employment, then by dividing the total remuneration so payable to him during his period of such employment by the number of completed weeks in such period; provided further that the weekly wage of an employee who is engaged on incentive rates work in terms of clause 10 (1) shall be calculated on the basis set out in section twenty (5) of the Factories, Machinery and Building Work Act, 1941.

(2) The leave referred to in sub-clause (1) shall be granted at a time to be fixed by the employer; provided that—

- (i) if such leave has not been granted earlier it shall be granted within two months after the completion of the twelve months of employment to which it relates, or, if the employer and his employee have agreed thereto, the period within which such leave must be granted may be increased to a period not exceeding four months reckoned from the completion of the twelve months of employment to which the leave relates;
- (ii) the period of leave shall not be concurrent with sick leave granted in terms of clause 8 nor with any period of military training which the employee is required to undergo under the Defence Act, 1957;
- (iii) if New Year's Day, Good Friday, Easter Monday, Ascension Day, Day of the Covenant or Christmas Day falls within the period of such leave, another work day shall for each such day, be added to the said period as a further period of leave and the employee shall be paid an amount equal to his daily wage in respect of each such day added;
- (iv) the 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 period of twelve months of employment to which the period of annual leave relates.

(3) At the request of a labourer the employer may, in lieu of granting leave prescribed for such labourer in sub-clause (1), pay to him not less than the amount which the employer would have had to pay to him in respect of such leave if the leave were granted; provided that such payment in lieu of leave shall not be permitted more often than once in every two consecutive periods of twelve months of employment with the same employer.

(4) *Leave Remuneration.*—The remuneration in respect of the annual leave prescribed in sub-clause (1) shall be paid not later than the last work day before the date of the commencement of the leave.

(5) An employee whose contract of employment terminates during any period of twelve months of employment with the same employer before the period of leave prescribed in sub-clause (1) in respect of that period has accrued, shall upon such termination and in addition to any other remuneration which may be due to him, be paid in respect of each completed month of such period of employment, not less than—

- (a) in the case of an employee, referred to in paragraph (a) of sub-clause (1), one-fourth of the weekly wage;
- (b) in the case of an employee referred to in paragraph (b) of sub-clause (1), not less than one-twelfth of the amount to which he would be entitled for thirteen days annual leave at a weekly wage;

he was receiving immediately before the date of such termination; provided that the employer may make a proportionate deduction in respect of any period of leave granted to an employee in terms of the fourth proviso to sub-clause (2) and provided further that an employee, who leaves his employment without the consent of his employer or without having given and served the period of notice prescribed in clause 13 without cause recognised by law as sufficient shall not be entitled to any payment by virtue of this sub-clause.

(6) An employee who has become entitled to a period of leave prescribed in sub-clause (1) and whose contract of employment terminates before such leave has been granted, shall upon such termination be paid the amount he would have received in respect of the leave had the leave been granted to him as at the date of the termination.

(7) For the purposes of this clause the expression "employment" shall be deemed to include any period or periods during which an employee is absent—

- (a) on leave in terms of sub-clause (1);
- (b) on sick leave in terms of clause 8;
- (c) on the instructions or at the request of his employer;
- (d) undergoing any military training which he is required to do under the Defence Act, 1957;

amounting in the aggregate in any year to not more than ten weeks in respect of items (a), (b) and (c) plus the period of any training referred to in item (d) undergone in that year, and employment shall be deemed to commence—

- (i) in the case of an employee who had before the coming into force of this Agreement become entitled to leave in terms of any law, from the date on which such employee last became entitled to such leave under such law;

is, deur 52 te deel kragtens sy ooreenkoms ingevolge klousule 10 (6), gedurende die 12 maande onmiddellik voor die eerste dag van dié maand waarin sy verlof 'n aanvang neem, of as hy minder as 12 maande sodanige diens het, deur die totale besoldiging wat dan aan hom betaalbaar is gedurende die tydperk van sodanige diens te deel deur die getal voltoode weke in sodanige tydperk; voorts met dien verstande dat die weekloon van 'n werknemer wat aansporingsloonwerk verrig kragtens klousule 10 (1), bereken moet word op die basis in artikel 20 (5) van die Wet op Fabrieke, Masjinerie en Bouwerk, 1941, uiteengesit.

(2) Die verlof genoem in subklousule (1) word toegestaan op 'n tyd wat deur die werkewer bepaal word; met dien verstande dat—

- (i) indien sodanige verlof nie vroeër toegestaan is nie, dit toegestaan moet word binne twee maande na die voltooiing van die 12 maande diens waarop dit betrekking het, of as die werkewer en werknemer daarop ooreengekom het, die tydperk waarin sodanige verlof toegestaan mag word, verleng mag word tot 'n tydperk van hoogstens vier maande bereken vanaf die voltooiing van die 12 maande diens waarop die verlof betrekking het;
- (ii) die verloftydperk nie mag saamval met siekteverlof toegestaan kragtens klousule 8 en ook nie met enige tydperk van militêre opleiding wat die werknemer kragtens die Verdedigingswet, 1957, verplig is om mee te maak nie;
- (iii) indien Nuwejaarsdag, Goeie Vrydag, Paasmaandag, Hemelvaartsdag, Geloftedag of Kersdag binne die tydperk van sodanige verlof val, 'n verdere werkdag vir elke sodanige dag, by genoemde tydperk gevoeg word as 'n verdere verloftydperk en die werknemer 'n bedrag gelyk met sy daagliks loon ten opsigte van elke sodanige dag bygevoeg, moet ontvang;
- (iv) die werkewer van sodanige verloftydperk enige dag geleentheidsverlof met volle besoldiging aan sy werknemer toegestaan, mag afstrek op sy werknemer se skriflike versoek gedurende die tydperk van 12 maande diens waarop die jaarlike verloftydperk betrekking het.

(3) Op versoek van 'n arbeider mag die werkewer, in plaas van die verlof vir dié arbeider voorgeskryf in subklousule (1), hom minstens die bedrag betaal wat die werkewer hom sou moes betaal ten opsigte van sodanige verlof as die verlof toegestaan was; met dien verstande dat sodanige betaling in plaas van verlof hoogstens een keer in twee agtereenvolgende tydperke van 12 maande diens by dieselfde werkewer mag geskied.

(4) *Verlofbesoldiging.*—Die besoldiging ten opsigte van die jaarlike verlof in subklousule (1) voorgeskryf, moet op of voor die laaste werkdag voor die datum waarop die verlof begin, betaal word.

(5) 'n Werknemer wie se dienskontrak beëindig word gedurende enige tydperk van 12 maande diens by dieselfde werkewer voor die verloftydperk in subklousule (1) voorgeskryf ten opsigte van die tydperk opgeloop het, moet by sodanige beëindiging en benewens enige ander besoldiging wat aan hom verskuldig mag wees, ten opsigte van elke voltoode maand van sodanige tydperk minstens die volgende betaal word:

- (a) In die geval van 'n werknemer genoem in paragraaf (a) van subklousule (1), 'n kwart van die weekloon;
- (b) in die geval van 'n werknemer genoem in paragraaf (b) van subklousule (1), een twaalfde van die bedrag waarop hy geregtig sou wees vir 13 dae jaarlike verlof teen 'n weekloon;

wat hy ontvang het onmiddellik voor die datum van sodanige beëindiging; met dien verstande dat die werkewer na verhouding 'n aftrekking mag maak ten opsigte van enige verloftydperk aan 'n werknemer toegestaan kragtens die vierde voorbehoudsbepaling van subklousule (2), en voorts met dien verstande dat 'n werknemer wat die diens verlaat sonder die toestemming van sy werkewer of sonder om die tydperk, in klousule 13 voorgeskryf, kennis te gee en dit uit te dien, of sonder enige rede wat by wet as voldoende beskou word, nie op enige besoldiging kragtens hierdie subklousule geregtig is nie.

(6) 'n Werknemer wat op 'n verloftydperk in subklousule (1) voorgeskryf, geregtig geword het en wie se dienskontrak beëindig word voor sodanige verlof toegestaan is, moet by sodanige beëindiging die bedrag betaal word wat hy sou ontvang het ten opsigte van die verlof as die verlof by die datum van beëindiging aan hom toegestaan was.

(7) Vir die toepassing van hierdie klousule word dit beskou dat die uitdrukking „diens“ enige tydperk of tydperke insluit wanneer 'n werknemer—

- (a) met verlof kragtens subklousule (1) afwesig is;
- (b) met siekteverlof kragtens klousule 8 afwesig is;
- (c) op instruksie of op versoek van sy werkewer afwesig is;
- (d) militêre opleiding ingevolge die Verdedigingswet, 1957, moet meemaak;

wat altesaam in enige jaar hoogstens tien weke is ten opsigte van items (a), (b) en (c) plus die tydperk van enige opleiding in item (d) genoem, wat in daardie jaar meegevorm is en dit word beskou dat diens soos volg begin:—

- (i) In die geval van 'n werknemer wat voor hierdie Ooreenkoms van krag geword het, geregtig geword het op verlof kragtens enige wet, vanaf die datum waarop sodanige werknemer laas op sodanige verlof kragtens sodanige wet geregtig geword het;

- (ii) in the case of an employee who was in employment before the date of commencement of this Agreement and to whom any law providing for annual leave applied but who had not become entitled to leave in terms thereof, from the date on which such employment commenced;
 - (iii) in the case of any other employee, from the date on which such employee entered his employer's service or the date of coming into force of this Agreement, whichever is the later.
- (8) (a) Notwithstanding anything to the contrary contained in this clause the employer may for the purposes of annual leave at any time but not more than once in any period of twelve months close his establishment for thirteen consecutive working days plus any additional days that may have to be added by virtue of the third proviso to sub-clause (2).

(b) An employee who at the date of the closing of an establishment, in terms of paragraph (a) is not entitled to the full period of annual leave prescribed in sub-clause (1) shall in respect of any leave due to him be paid on the basis set out in sub-clause (5).

8. SICK LEAVE.

(1) The employer shall grant to his employee who is absent from work through sickness or accident not caused by his own misconduct and other than an accident for which compensation is payable under the Workmen's Compensation Act, 1941, 10 work days' sick leave in the aggregate during any one year of employment and shall pay to him in respect of each such day one-fifth of the weekly remuneration which he was receiving immediately prior to the commencement of such leave, provided that the employer may require within one week of absence the production of a certificate signed by a registered medical practitioner in respect of each period of absence for which payment is claimed.

(2) For the purpose of sub-clause (1) hereof the year of employment of an employee shall commence on the 1st of January and terminate on the 31st December of each year.

(3) An employee shall not be entitled to payment for sick leave occurring during the first 13 weeks of his employment with his employer. Thereafter he shall be entitled to payment of a maximum of five work days sick leave. On completion of a further 13 weeks of employment he shall be entitled to payment up to a further 5 work days' sick leave.

(4) For the purposes of this clause the expression "employment" shall be deemed to include any period or periods during which an employee is absent—

- (a) on leave in terms of clause 7;
- (b) from work on the instruction or at the request of his employer;
- (c) on sick leave in terms of sub-clause (1);
- (d) undergoing any military training which he is required to do under the Defence Act, 1957;

amounting in the aggregate in any year to not more than ten weeks in respect of items (a), (b) and (c) plus the period of any training referred to in item (d) undergone in that year.

"Incapacity" means inability to work owing to any sickness or injury, other than that caused by an employee's own misconduct or an injury sustained in an accident for which compensation is payable under the Workmen's Compensation Act, 1941.

9. PUBLIC HOLIDAYS AND SUNDAYS.

(1) *Public Holidays.*—An employee shall be entitled to and granted leave on New Year's Day, Good Friday, Easter Monday, Ascension Day, Day of the Covenant and Christmas Day, whether or not such days fall on a Saturday or Sunday and shall be paid in respect of each such day not less than his weekly remuneration divided by five; provided that an employee may be required to work on any such day.

(2) *Payment for Work on Public Holidays.*—(a) Whenever an employee other than a casual employee works on New Year's Day, Good Friday, Easter Monday, Ascension Day, Day of the Covenant or Christmas Day, his employer shall pay to him for each day not less than his weekly remuneration divided by five plus in respect of each hour or part of any hour so worked, such weekly remuneration divided by forty-five.

(b) Whenever a casual employee works on New Year's Day, Good Friday, Easter Monday, Ascension Day, Day of the Covenant or Christmas Day, his employer shall pay to him for each such day, not less than the daily total prescribed in clause 4 (1) for a casual employee, plus such total divided by nine for each hour or part of an hour so worked.

(3) *Payment for Work on Sundays.*—(a) Whenever an employee, other than a casual employee, works on a Sunday, his employer shall pay to him—

- (i) if he so works for a period not exceeding four hours, not less than the ordinary wages payable in respect of the period ordinarily worked by him on a week-day; or
- (ii) if he so works for a period exceeding four hours, a wage, at a rate not less than double his ordinary rate of wages, in respect of the total period worked on such Sunday, or a wage which is not less than double the ordinary wage payable in respect of the period ordinarily worked by him on a week-day, whichever is the greater.

(ii) in die geval van 'n werknemer wat in diens was voor die datum waarop hierdie Ooreenkoms van krag geword het en op wie enige wet wat vir jaarlike verlof voorsiening maak, van toepassing is maar wat nog nie daarkragtens op verlof geregtig geword het nie, vanaf die datum waarop sodanige diens begin het;

(iii) in die geval van enige ander werknemer, vanaf die datum waarop sodanige werknemer sy werkgever se diens betree het, of die datum waarop hierdie Ooreenkoms van krag geword het, naamlik die jongste.

(8) (a) Ondanks enige andersluidende bepalings in hierdie klousule mag die werkgever vir die toepassing van jaarlike verlof te eniger tyd maar hoogstens een keer in enige tydperk van 12 maande sy inrigting sluit vir 13 agtereenvolgende werkdae plus enige bykomende dae wat kragtens die derde voorbehoudsbepaling van subklousule (2) bygevoeg kan word.

(b) 'n Werknemer wat ten tye van die sluiting van 'n inrigting kragtens paragraaf (a) nie geregtig is op 'n vol'e tydperk van jaarlike verlof in subklousule (1) voorgeskryf nie, moet ten opsigte van enige verlof aan hom verskuldig, betaal word op die basis in subklousule (5) uiteengesit.

8. SIEKTEVERLOF.

(1) Die werkgever moet sy werknemer wat van die werk afwesig is weens siekte of 'n ongeluk nie deur sy eie wangedrag veroorsaak nie en uitgesonderd 'n ongeluk waaroor vergoeding betaalbaar is kragtens die Ongevallewet, 1941, altesaam 10 werkdae siekterverlof gedurende enige jaar diens toestaan en hom ten opsigte van elke sodanige dag een vyfde van die weeklike besoldiging betaal wat hy ontvang het onmiddellik voor die aangang van sodanige verlof, met dien verstande dat die werkgever binne een week van afwesigheid die voorlegging van 'n sertifikaat deur 'n geregistreerde mediese praktisyen onderteken, kan vereis ten opsigte van elke tydperk van afwesigheid waaroor betaling geëis word.

(2) Vir die toepassing van subklousule (1) hiervan begin die jaar van 'n werknemer se diens op 1 Januarie en eindig dit op 31 Desember elke jaar.

(3) 'n Werknemer is nie geregtig op betaling vir siekterverlof gedurende die eerste 13 weke diens by sy werkgever nie. Daarna is hy geregtig op betaling vir 'n maksimum van vyf dae siekterverlof. By die voltooiing van 'n verdere 13 weke diens is hy geregtig op betaling vir 'n verdere vyf werkdae siekterverlof.

(4) Vir die toepassing van hierdie klousule word dit beskou dat die uitdrukking „diens“ enige tydperk of tydperke insluit wanneer 'n werknemer—

- (a) met verlof kragtens klousule 7 afwesig is;
- (b) van die werk op instruksie of op versoek van sy werkgever afwesig is;
- (c) met siekterverlof kragtens subklousule (1) afwesig is;
- (d) enige militêre opleiding wat van hom ingevolge die Verdigingswet, 1957, vereis word, meemaak;

wat altesaam in enige jaar hoogstens tien weke is ten opsigte van items (a), (b) en (c) plus die tydperk van enige opleiding in item (d) genoem en in daardie jaar meegemaak.

„Ongeskiktheid“ beteken ongeskiktheid om te werk weens enige siekte of besering, uitgesonderd dit wat deur die werknemer se eie wangedrag veroorsaak is, of 'n besering opgedoen in 'n ongeluk waaroor vergoeding kragtens die Ongevallewet, 1941, betaalbaar is.

9. OPENBARE VAKANSIEDAE EN SONDAE.

(1) *Openbare vakansiedae.*—'n Werknemer is geregtig tot en moet verlof toegestaan word op Nuwejaarsdag, Goeie Vrydag, Paasmaandag, Hemelsvaartsdag, Geloftedag en Kersdag of sodanige dae op 'n Saterdag of Sondag val of nie en moet ten opsigte van so 'n dag minstens sy weeklike besoldiging gedeel deur vyf, betaal word; met dien verstande dat 'n werknemer verplig kan word om op enige van dié dae te werk.

(2) *Besoldiging vir werk op openbare vakansiedae.*—(a) Ingeval 'n werknemer, uitgesonderd 'n los werknemer, op Nuwejaarsdag, Goeie Vrydag, Paasmaandag, Hemelsvaartsdag, Geloftedag of Kersdag werk, moet sy werkgever hom vir elke dag aldus gewerk minstens die weeklike besoldiging gedeel deur vyf, betaal, plus dié weeklike besoldiging gedeel deur 45 ten opsigte van elke uur of gedeelte van 'n uur aldus gewerk.

(b) Ingeval 'n los werknemer op Nuwejaarsdag, Goeie Vrydag, Paasmaandag, Hemelsvaartsdag, Geloftedag of Kersdag werk, moet sy werkgever hom vir elke dag aldus gewerk minstens die daaglikske besoldiging, soos vir 'n los werknemer in klousule 4 (1) voorgeskryf, betaal, plus dié totaal gedeel deur nege vir elke uur of gedeelte van 'n uur aldus gewerk.

(3) *Besoldiging vir werk op Sondag.*—(a) Ingeval 'n werknemer, uitgesonderd 'n los werknemer, op Sondag werk, moet sy werkgever hom soos volg betaal:—

- (i) Minstens die gewone loon vir die tydperk wat hy gewoonlik op 'n weeksdag werk, as hy nie vir 'n tydperk van langer as vier uur aldus werk nie; of
- (ii) 'n loon teen 'n skaal van minstens dubbel sy gewone loonskala vir die totale tydperk op so 'n Sondag gewerk, of 'n loon minstens dubbel die gewone loon betaalbaar vir die tydperk wat hy gewoonlik op 'n weeksdag werk, na gelang van die grootste, indien hy vir 'n tydperk van langer as vier uur aldus werk.

(b) *Casual Employee.*—Whenever a casual employee works on a Sunday his employer shall pay to him not less than double the daily total prescribed in this Agreement for a casual employee, divided by nine for each hour or part of an hour so worked.

(4) This clause shall not apply to a traveller, sample boy or watchman.

10. INCENTIVE RATES WORK AND COMMISSION WORK.

(1) The employer and his employees concerned may, by mutual agreement, after at least one week's notice, apply any incentive rates work system, and save as provided for in clause 5 (6), the employer shall pay to such employee, who is employed on such incentive rates work system for any period, remuneration at the incentive rates applicable under such system; provided that, irrespective of the quantity or output of work done, the employer shall pay to such employee not less than—

- (a) in the case of an employee, other than a casual employee, in respect of each week in which incentive rates work is performed, the weekly wage prescribed in clause 4 read with clause 6 (9) for an employee of his class;
 - (b) in the case of a casual employee, in respect of each day on which incentive rates work is performed, the wage prescribed for such employee in clause 4 read with clause 6 (9);
- plus ten per cent.

(2) The employer shall keep posted up in a conspicuous place in his establishment a schedule of the incentive rates referred to in sub-clause (1).

(3) Should the employer or employees concerned desire to cancel or amend in any way any incentive rates work system in operation or the rates applicable thereunder, they shall give not less than one week's notice of the intention; provided that the employer and the employees concerned may agree on a longer period of notice.

(4) A traveller, who by agreement with his employer undertakes commission work, shall be supplied by his employer, before such work is commenced, with a true copy of the agreement, or a statement setting out the terms of the Agreement, which shall include—

- (a) the rate or rates of the commission and the conditions of entitlement;
- (b) the day of the week or month when commission earned is due and payable;
- (c) the area in which the traveller is required or permitted to work;
- (d) the type, description, number, quantity or value of orders (individual, weekly, monthly or otherwise), which the employer is from time to time prepared to accept; and
- (e) the day of payment of commission in respect of orders accepted and delivered by the employer before termination of the contract of employment; provided that such day of payment shall not be later than the last work day of the calendar month succeeding the month during which employment was terminated.

(5) The terms of the Agreement referred to in sub-clause (4) shall be financially not less favourable to the traveller than this Agreement; provided that the due date of payment of remuneration to a traveller on commission work shall be in accordance with the Agreement and the provisions of clause 5 (1) shall not apply to such payment.

(6) Save as provided in clause 5 (6) the employer shall pay to his traveller who is employed on commission work for any period remuneration at the rate agreed upon between them; provided that irrespective of the number or value of orders accepted and delivered by the employer, the remuneration of such traveller in respect of any period shall not be less than that which would be due to him for that period in terms of clause 4.

(7) The employer or a traveller, who intends to cancel, or to negotiate for an alteration of, an agreement in regard to commission work, shall give written notice of such intention and the period of such notice shall be not less than that required to terminate the contract of employment of such traveller in terms of clause 13.

11. PROPORTION OR RATIO.

(1) The employer shall not employ an assistant foreman, assistant storeman or assistant despatch clerk unless he has in his employ a foreman, storeman or despatch clerk, respectively.

(2) The employer shall not employ a group leader unless he has in his employ a foreman.

(3) The employer shall not employ an unqualified clerical employee or sweetmaker unless he has in his employ a qualified clerical employee or sweetmaker, respectively, and for each qualified clerical employee or sweetmaker employed not more than one unqualified clerical employee or sweetmaker, respectively, may be employed by him.

(4) The employer shall not employ an unqualified general worker unless he has in his employ a qualified general worker and for each qualified general worker employed he shall not employ more than one unqualified general worker.

(b) *Los werknemer.*—Wanneer 'n los werknemer op 'n Sondag werk, moet sy werkgever hom minstens dubbel die daagliksk totaal in hierdie Ooreenkoms voorgeskryf vir 'n los werknemer, gedeel deur nege vir elke uur of gedeelte van 'n uur aldus gewerk, betaal.

(4) Hierdie klousule is nie van toepassing op 'n handelsreisiger, monsterjong of 'n wag nie.

10. AANSPORINGSLOONWERK EN KOMMISSIEWERK.

(1) Na minstens een week kennisgewing kan die werkgever en sy betrokke werknemers by onderlinge ooreenkoms 'n aansporingsloonwerkskema invoer, en, behoudens die bepalings van klousule 5 (6), moet die werkgever sodanige werknemer wat volgens sodanige aansporingsloonwerkskema vir enige tydperk werk, besoldig teen die tarief wat volgens dié stelsel geld; met dien verstande dat die werkgever, ongeag die hoeveelheid gedane werk, die werknemer minstens die volgende betaal:—

- (a) In die geval van 'n werknemer, uitgesonderd 'n los werknemer, ten opsigte van elke week waarin aansporingswerk verrig word, die weekloon wat voorgeskryf word in klousule 4, gelees met klousule 6 (9) vir 'n werknemer van sy klas;
 - (b) in die geval van 'n los werknemer, ten opsigte van elke dag waarop aansporingswerk verrig word, die besoldiging wat vir sodanige werknemer voorgeskryf word in klousule 4, gelees met klousule 6 (9);
- plus 10 percent.

(2) Die Werkgever moet 'n lys van die aansporingslone wat in subklousule (1) genoem word, op 'n opvallende plek in sy inrigting opgeplak hou.

(3) Indien die werkgever of die betrokke werknemers voorneem is om 'n bestaande aansporingsloonwerkskema of die lone wat daarvolgens geld, af te skaf of te wysig, moet hulle minstens een week kennis gee van sodanige voorname; met dien verstande dat die werkgever en die betrokke werknemers oor 'n langer termyn van kennisgewing kan ooreenkomen.

(4) 'n Handelsreisiger wat deur ooreenkoms met sy werkgever kommissiewerk onderneem, moet, voordat hy sodanige werk begin, deur sy werkgever voorsien word van 'n ware kopie van die Ooreenkoms of 'n staat wat die bepalings van die Ooreenkoms uiteensit, wat die volgende moet insluit:—

- (a) Die kommissieskaal of -skale en die betalingsvooraarde;
- (b) die dag van die week of maand wanneer kommissie wat verdien is, verskuldig en betaalbaar is;
- (c) die gebied waarin die reisiger verplig of toegelaat word om te werk;
- (d) die soort, beskrywing, getal, hoeveelheid of waarde van bestellings (afsonderlik, weekliks, maandeliks of andersins) wat die werkgever van tyd tot tyd bereid is om aan te neem; en
- (e) die dag waarop kommissie betaal word ten opsigte van bestellings deur die werkgever aangeneem en afgelewer voor beëindiging van die dienskontrak; met dien verstande dat sodanige betaaldag nie later moet wees as die laaste werkdag van die kalendermaand wat volg op die maand waarin sodanige beëindig is nie.

(5) Die bepalings van die Ooreenkoms genoem in subklousule (4) moet geldlik nie minder gunstig vir die handelsreisiger as hierdie Ooreenkoms wees nie; met dien verstande dat die datum van die betaaldag van 'n reisiger se besoldiging op kommissiewerk ooreenkomstig die Ooreenkoms moet wees en die bepalings van klousule 5 (1) nie op sodanige betaling van toepassing is nie.

(6) Behoudens soos bepaal in klousule 5 (6) moet die werkgever sy handelsreisiger wat vir enige tydperk op kommissiewerk in diens is, besoldiging betaal teen die skaal waaroor ooreengekom is tussen hulle; met dien verstande dat ongeag die getal bestellings deur die werkgever aangeneem en afgelewer, die besoldiging van sodanige handelsreisiger ten opsigte van enige tydperk nie minder mag wees as dié wat aan hom verskuldig sou gewees het vir daardie tydperk ingevolge klousule 4 nie.

(7) Die Werknemer of 'n handelsreisiger wat voorneem is om 'n ooreenkoms ten opsigte van kommissiewerk te kanselleer of om samesprekings aan te knoop vir 'n wysiging van so 'n ooreenkoms, moet skriftelik kennis gee van sodanige voorname en die tydperk van sodanige kennisgewing moet minstens dié wees wat nodig is om die dienskontrak van sodanige handelsreisiger kragtens klousule 13 te kanselleer.

11. GETALSVERHOUDING.

(1) Die werkgever moet nie 'n assistent-voorman, 'n assistent-pakhuisman of assistent-versendingsklerk in diens neem nie, tensy hy onderskeidelik 'n voorman, 'n pakhuisman of versendingsklerk in diens het.

(2) Die werkgever moet nie 'n groepleier in diens neem nie, tensy hy 'n voorman in sy diens het.

(3) Die werkgever moet nie 'n ongekwalifiseerde klerklike werknemer of lekkergoedmaker in diens neem nie, tensy hy 'n gekwalifiseerde klerklike werknemer of lekkergoedmaker in sy diens het, en vir elke gekwalifiseerde klerklike werknemer of lekkergoedmaker in sy diens mag hoogstens een ongekwalifiseerde klerklike werknemer of lekkergoedmaker deur hom in diens geneem word.

(4) Die werkgever moet nie 'n ongekwalifiseerde algemene werker in diens neem nie, tensy hy 'n gekwalifiseerde algemene werker in sy diens het en vir elke gekwalifiseerde algemene werker in sy diens mag hoogstens een ongekwalifiseerde algemene werker deur hom in diens geneem word.

(5) For the purposes of this clause—

- (a) an employee who is wholly or mainly engaged in the work of a particular class of employee may be deemed to be a qualified employee in such class;
- (b) an unqualified employee who is receiving a wage of not less than the wage prescribed for a qualified employee of his class may be deemed to be a qualified employee.

12. LOG BOOK.

(1) The employer shall provide each driver of a motor vehicle or part-time motor vehicle driver in his employ with a log book as nearly as practicable in the following form:—

DAILY LOG.

Name of employer.....	Name of driver.....	
Date.....		
Time of starting work.....	a.m./p.m.....	a.m./p.m.
Time of finishing work.....	a.m./p.m.....	a.m./p.m.
Number of hours worked.....		
Meal hours from.....	a.m./p.m.....	a.m./p.m.
Particulars of any accident or delay.....		

(Signature of Driver.)

Date..... 19.....

(2) Every driver of a motor vehicle or part-time motor vehicle driver upon being provided with the log book referred to in sub-clause (1) shall keep the said daily log in duplicate, as nearly as practicable in the form prescribed, in respect of each day's work and shall within twenty-four hours of the completion of the day's work to which it relates deliver a duplicate completed copy to his employer.

(3) The employer shall retain the duplicate completed copy of the daily log, which in terms of sub-clause (2) has been delivered to him for a period of three years subsequent to the occurrence of that event.

13. TERMINATION OF CONTRACT OF EMPLOYMENT.

(1) The employer or employee, other than a casual employee, who desires to terminate the contract of employment, shall give—

- (a) in the case of an employee paid weekly, one week's notice;
- (b) in the case of an employee paid monthly, one month's notice;

of his intention to terminate the contract, or the employer or employee may terminate the contract without notice by paying the employee or paying or forfeiting to the employer as the case may be, in lieu of such notice, not less than—

- (i) in the case of a week's notice, the weekly wage which the employee is receiving at the date of such termination;
- (ii) in the case of a month's notice, the monthly wage which the employee is receiving at the date of such termination; provided that this shall not effect—
- (i) the right of the employer or an employee to terminate the contract without notice for any cause recognised by law as sufficient;
- (ii) any written agreement between the employer and his employee which provides for a period of notice of equal duration on both sides and for longer than prescribed in this clause;
- (iii) the operation of any forfeiture or penalties which by law may be applicable in respect of desertion by an employee.

(2) Where there is an agreement in terms of the second proviso to sub-clause (1), the payment in lieu of notice shall correspond to the period of notice agreed upon.

(3) The notice as prescribed in sub-clause (1) shall take effect from the day on which it is given, provided—

- (i) that the period of notice shall not run concurrently with, nor shall notice be given during an employee's absence on leave granted in terms of clause 7 or any period of military training the employee is required to undergo under the Defence Act, 1957; and
- (ii) that notice shall not be given during an employee's absence on sick leave granted in terms of clause 8.

(4) The notice prescribed in this clause shall be in writing except in the case of a casual employee.

14. PROHIBITION OF EMPLOYMENT.

The employer shall not employ any person under the age of fifteen years.

15. CERTIFICATE OF SERVICE.

The employer shall upon termination of the contract of employment other than through the desertion of an employee, furnish his employee, other than a casual employee, with a certificate of service, showing the full names of the employer and his employee, the occupation of the employee, the date of commencement and termination of the contract and the rate of remuneration at the date of such termination.

(5) Vir die toepassing van hierdie klousule—

- (a) kan 'n werknemer wat uitsluitlik of hoofsaaklik die werk van 'n besondere klas werknemer verrig, gerekend word as 'n gekwalifiseerde werknemer in sodanige klas;
- (b) kan 'n ongekwalifiseerde werknemer wat 'n besoldiging ontvang van minstens die loon wat vir 'n gekwalifiseerde werknemer van sy klas voorgeskryf word, as 'n gekwalifiseerde werknemer gerekend word.

12. LOGBOEK.

(1) Die werkewer moet aan elke motorvoertuigbestuurder of deeltydse motorvoertuigbestuurder in sy diens, 'n logboek so na as moontlik in die volgende vorm verskaf:—

DAAGLIKSE LOG.

Naam van werkewer.....	Naam van bestuurder.....	
Datum.....	Tyd waarop werk begin het.....	vm./nm.
	Tyd waarop werk gestaan is.....	vm./nm.
	Getal ure gewerk.....	
Etenstye van.....	vm./nm. tot.....	vm./nm.
Besonderhede van ongeluk/of oponthoud.....		

Handtekening van Bestuurder.

Datum..... 19.....

(2) Elke bestuurder of deeltydse bestuurder van 'n motorvoertuig aan wie die logboek verskaf is wat in subklousule (1) voorgeskryf word, moet die daagliks log ten opsigte van elke dag se werk so na as moontlik aan die voorgeskrewe vorm in tweevoud invul en binne 24 uur na afloop van die dag se werk waarop dit betrekking het, 'n volledige afskrif aan sy werkewer oorhandig.

(3) Die werkewer moet die volledige afskrif van die daagliks log, wat ingevolge subklousule (2) aan hom oorhandig is, vir 'n tydperk van drie jaar hou na die datum waarop hy dit ontvang het.

13. BEËINDIGING VAN DIENSKONTRAK.

(1) Die werkewer of werknemer, uitgesonderd 'n los werknemer, wat die dienskontrak wil beëindig, moet—

- (a) in die geval van 'n werknemer wat weekliks besoldig word, 'n week kennis; en

(b) in die geval van 'n werknemer wat maandeliks besoldig word, 'n maand kennis gee; van sy voorname om die dienskontrak te beëindig, of die werkewer kan die dienskontrak sonder kennisgewing beëindig deur die werknemer minstens die volgende te betaal, of aan die werkewer te betaal of te verbeur, na gelang van die geval:—

- (i) In die geval van 'n week kennisgewing, die weeklikse loon wat die werknemer ontvang ten tye van dié beëindiging;

- (ii) in die geval van 'n maand kennisgewing, die maandelikse loon wat die werknemer ten tye van dié beëindiging ontvang;

met dien verstande dat dit nie die volgende raak nie:—

- (i) Die reg van die werkewer of 'n werknemer om die dienskontrak sonder kennisgewing te beëindig om enige rede wat by wet as voldoende beskou word;

- (ii) enige skriftelike ooreenkoms tussen die werkewer en sy werknemer wat voorsiening maak vir 'n tydperk van kennisgewing van gelyke duur aan die kant van albei partye en wat langer is as wat in hierdie klousule voorgeskryf word;

- (iii) die werking van 'n verbeurdverklaring of boetes wat by wet van toepassing mag wees ten opsigte van diensverlating deur 'n werknemer.

(2) Waar daar 'n ooreenkoms bestaan ingevolge die tweede voorbeholdsbeplaging by subklousule (1), moet die betaling in plaas van kennisgewing ooreenstem met die tydperk van kenniswaaroop ooreengekom is.

(3) Die kennisgewing voorgeskryf in subklousule (1) word van krag van die dag af waarop dit gegee word; met dien verstande—

- (i) dat die tydperk van kennisgewing nie mag saamval met, of dat kennis nie gegee mag word tydens 'n werknemer se afwesigheid met verlof toegestaan kragtens klousule 7 of enige tydperk van militêre opleiding wat die werknemer verplig word om ingevolge die Verdedigingswet, 1957, mee te maak nie; en

- (ii) dat kennis nie gegee mag word tydens 'n werknemer se afwesigheid met siekterverlof kragtens klousule 8 toegestaan nie.

(4) Die kennisgewing wat in hierdie klousule genoem word, moet op skrif wees, behalwe in die geval van 'n los werknemer.

14. VERBOD OP INDIENSNEMING.

Die werkewer mag nie 'n persoon onder vyftien jaar in diens neem nie.

15. DIENSSERTIFIKAAT.

Die werkewer moet by beëindiging van die dienskontrak, behalwe deur die dros van 'n werknemer, sy werknemer, uitgesonderd 'n los werknemer, voorsien van 'n dienssertifikaat wat die volle name van die werkewer en sy werknemer aantoon, die werk van die werknemer, die datum waarop die kontrak begin en geëindig het en die skaal van besoldiging op die datum van dié beëindiging.

16. UNIFORMS, OVERALLS AND PROTECTIVE CLOTHING.

The employer shall supply and maintain in serviceable and clean condition, free of charge, any uniform, overall or protective clothing which he requires his employee to wear or which by any law or regulation he is compelled to provide for his employee and any such uniform, overall or protective clothing shall remain the property of the employer.

17. EXPENSES OF THE COUNCIL.

For the purposes of meeting the expenses of the Council the employer shall deduct the sum of 3d. every fourth week from the earnings of each of his employees. To this amount so deducted the employer shall add a like amount and forward the total sum to the Secretary of the Council, P.O. Box 27, East London, within one week after having collected the amounts from the employees.

18. EXEMPTIONS.

(1) The Council may grant exemption from any of the provisions of this Agreement to or in respect of any person, provided that no exemption shall be granted in respect of females from the provision of section 6 (8) of this Agreement, except for the purpose of allowing female employees to perform work necessitated by an emergency or which is necessary to prevent the loss of raw material in the course of treatment which is subject to rapid deterioration.

(2) The Council shall fix in respect of any persons 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, and after one week's notice in writing has been given to the persons concerned, withdraw any exemption whether or not the period for which the exemption was granted has expired.

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

- (a) the full names of the person concerned;
- (b) the period during which the exemption shall operate;
- (c) the provisions of the Agreement from which exemption is granted;
- (d) the conditions subject to which such exemption is granted.
- (4) The Secretary of the Council shall—
 - (a) number consecutively all licences of exemption issued;
 - (b) retain a copy of each such licence and forward a copy to the Divisional Inspector of Labour, East London;
 - (c) where exemption is granted to an employee, forward a copy of the licence of exemption to the employer.

19. ADMINISTRATION OF AGREEMENT.

The Council shall be the body responsible for the administration of this Agreement and may issue expressions of opinion not inconsistent with its provisions for the guidance of the employer and employees.

20. AGENTS.

The Council may 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, may question any employer or employee and inspect the records of wages paid and the time worked for the purpose of ascertaining whether the terms of this Agreement are being observed.

21. EXHIBITION OF AGREEMENT.

The employer shall affix and keep affixed in or at the place where his employees are working, a legible copy of the Agreement in both official languages.

22. TRADE UNION REPRESENTATIVES OF THE COUNCIL.

The employer shall give to any of his employees who are representatives of the Council, every reasonable facility to attend to their duties in connection with the work of the Council.

23. TRADE UNION SUBSCRIPTIONS.

The employer shall upon written request of his employee, deduct from his employee's wage the subscriptions payable to the Sweet Workers' Union in terms of the Union's Constitution and shall forward the full amount so deducted to the trade union concerned.

Signed at East London, as authorised for and on behalf of the parties, on this 4th day of May, 1960.

J. PARKIN,
Chairman of the Council.

J. W. BUSH,
Vice-Chairman of the Council.

C. G. POTGIETER,
Secretary of the Council.

16. UNIFORMS, OORPAKKE EN BESKERMENDE KLERE.

Die werknemer moet enige uniforms, oorpakke of beskermende klerke wat hy van sy werknemer vereis om te dra of wat hy ingevolge wet of regulasie verplig is om aan sy werknemer te verskaf, kosteloos verskaf en in goeie toestand hou en sodanige uniform, oorpak of beskermende klerke bly die eiendom van die werkewer.

17. URGAWES VAN DIE RAAD.

Ter bestryding van die Raad se uitgawes, moet die werkewer elke vierde week 'n bedrag van 3d. van die verdienste van elkeen van sy werknemers af trek. By die bedrag wat aldus afgetrek word, moet die werkewer 'n gelyke bedrag voeg en die totale bedrag binne een week nadat die bedrae van die werknemers ingevorder is, aan die Sekretaris van die Raad, Posbus 27, Oos-Londen, stuur.

18. VRYSTELLINGS.

(1) Die Raad kan vrystelling van enige van die bepalings van hierdie Ooreenkoms aan of ten opsigte van enige persoon verleen; met dien verstande dat geen vrystelling ten opsigte van vroue van die bepalings van artikel 6 (8) van hierdie Ooreenkoms verleen mag word nie, uitgesonder vir die doel om vroulike werknemers toe te laat om werk te doen wat deur nood veroorsaak word of wat nodig is om die verlies van grondstowwe te vorkom wat onder prosesbewerking is en onderhewig is aan vinnige ontbinding.

(2) Die Raad moet ten opsigte van elke persoon aan wie vrystelling verleen word, die voorwaardes vasstel waarop die vrystelling verleen word en die tydperk waarvoor die vrystelling van krag moet wees; met dien verstande dat die Raad na goedunke en na een week skriftelike kennis aan die betrokke persone gegee is, 'n vrystelling kan herroep, of die tydperk waarvoor die vrystelling verleen was, verstryk het of nie.

(3) Die Sekretaris van die Raad moet aan elke persoon aan wie vrystelling verleen word 'n vrystellingsertifikaat wat deur hom onderteken is, uitreik wat die volgende vermeid:—

- (a) Die naam van die betrokke persoon volhui;
- (b) die tydperk waarvoor die vrystelling van krag is;
- (c) die bepalings van die Ooreenkoms waarvan vrystelling verleen word;
- (d) die voorwaardes waaronder sodanige vrystelling verleen is.
- (4) Die Sekretaris van die Raad moet—
 - (a) alle vrystellingsertifikate wat uitgereik word in volgorde nommer;
 - (b) van elke sodanige sertifikaat 'n afskrif bewaar en 'n afskrif aan die Afdelingsinspekteur van Arbeid, Oos-Londen, stuur;
 - (c) as vrystelling aan 'n werknemer verleen word, 'n askrif van die vrystellingsertifikaat aan die werkewer stuur.

19. TOEPASSING VAN OOREENKOMS.

Die Raad is die liggaaam wat vir die toepassing van hierdie Ooreenkoms verantwoordelik is en kan, ter leiding van die werkewer en werknemers menings uitspreek wat nie met die bepalings daarvan in stryd is nie.

20. AGENTE.

Die Raad kan een of meer bepaalde persone aanstel as agente om by die uitvoering van die bepalings van hierdie Ooreenkoms behulpas te wees. 'n Agent kan enige inrigting betree, enige werkewer of werknemer ondervra en die verslae van betaalde lone en tyd wat gewerk is, nasien met die doel om vas te stel of die bepalings van hierdie Ooreenkoms nagekom word.

21. VERTONING VAN OOREENKOMS.

Die werkewer moet in of op die plek waar sy werknemers werk, 'n leesbare afskrif van hierdie Ooreenkoms in beide amptelike tale aanplak en aangeplak hou.

22. VERTEENWOORDIGERS VAN VAKVERENIGING OP DIE RAAD.

Die werkewer moet aan enige van sy werknemers wat verteenwoordigers op die Raad is, alle redelike geriewe verleen om hulle aandag aan hulle pligte in verband met die werk van die Raad te wy.

23. LEDEGELDE AAN VAKVERENIGINGS.

Op die skriftelike versoek van sy werknemer moet die werkewer van die werknemer se loon dié ledegelde af trek wat kragtens die vakvereniging se reglement aan die Sweet Workers' Union verskuldig is en die volle bedrag aldus afgetrek aan die betrokke vakvereniging stuur.

Soos gemagtig, vir en namens die partye op hede die 4de dag van Mei 1960, in Oos-Londen geteken.

J. PARKIN,
Voorsitter van die Raad.

J. W. BUSH,
Ondervorsitter van die Raad.

C. G. POTGIETER,
Sekretaris van die Raad.

No. 2070.] [15 December 1960.
FACTORIES, MACHINERY AND BUILDING WORK
ACT, 1941, AS AMENDED.

SWEETMAKING INDUSTRY, EAST LONDON.

On behalf of the Minister of Labour, I, MARAIS VILJOEN, Deputy-Minister of Labour, in terms of subsection (1) of section *twenty-two* of the Factories, Machinery and Building Work Act, 1941, as amended, declare the provisions of the Agreement and notice relating to the Sweetmaking Industry, East London, published under Government Notice No. 2069 of the 15th December, 1960, to be, on the whole, not less favourable to the persons 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, as amended.

M. VILJOEN,
Deputy-Minister of Labour.

No. 2070.] [15 Desember 1960.
WET OP FABRIEKE, MASJINERIE EN BOUWERK,
1941, SOOS GEWYSIG.

LEKKERGOEDNYWERHEID, OOS-LONDEN.

Namens die Minister van Arbeid verklaar ek, MARAIS VILJOEN, Adjunk-minister van Arbeid, kragtens sub artikel (1) van artikel *twee-en-twintig* van die Wet op Fabrieke, Masjinerie en Bouwerk, 1941, soos gewysig, dat die bepalings van die Ooreenkoms en kennisgewing in verband met die Lekkergoednywerheid, Oos-Londen, gepubliseer by Goewermentskennisgewing No. 2069 van 15 Desember 1960, oor die algemeen vir persone 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 ooreenstemmende bepalings van genoemde Wet, soos gewysig.

M. VILJOEN,
Adjunk-minister van Arbeid.



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