

L.N. No. 90 of 1975

TRADE DISPUTE (EMERGENCY PROVISIONS) DECREE 1968
(1968 No. 21)

**Trade Dispute (A. G. Leventis and Company (Nigeria)
Limited and A. G. Leventis and Associated Companies
(African Workers' Union) Confirmation of Terms
of Agreement Order 1975**

Commencement : 26th September 1975

In exercise of the powers conferred upon me by section 2 (2) of the Trade Disputes (Emergency Provisions) Decree 1968, and of all other powers enabling me in that behalf, I, Brigadier Henry Edmund Olufemi Adefope, Federal Commissioner for Labour, hereby make the following order. —

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| <p>1. The Agreement reached between the Union and the Management of A. G. Leventis and Company (Nigeria) Limited, being an agreement the terms of which are set out in the Schedule hereto, is hereby confirmed and shall have effect as so confirmed and binding on the parties in accordance with the provisions of section 2 (2) of the Decree.</p> | <p>Confirmation of terms of agreement.</p> |
| <p>2. This Order may be cited as the Trade Disputes (A. G. Leventis and Company (Nigeria) Limited and A. G. Leventis and Associated Companies (African Workers' Union) (Confirmation of Terms of Agreement) Order 1975.</p> | <p>Citation.</p> |

SCHEDULE

*Parties to the
Agreement*

A. G. Leventis and Company (Nigeria) Limited and A. G. Leventis and Associated Companies (African Workers' Union).

Terms of the Agreement

- “(a) The Management having agreed to consider the possibility for re-posting Mr Faleyé as soon as possible, should act on their promise.
- (b) The Management having promised to consider the discount applicable to staff purchasing goods on long term payment of not more than twelve months at their next meeting and to inform the Union of their decision, should act on this promise.
- (c) The Management, having promised not to victimise or intimidate any member of the staff for participating in the current strike action, should refrain from doing so in accordance with their promise.
- (d) The Union having agreed to instruct the entire members to return to work immediately should act on the agreement.
- (e) Having been agreed that both the Management and the Union should endeavour always to meet and discuss their grievances whenever such grievances occur and that each should respect the feelings of one another, both parties should act on their agreement.

SCHEDULE—*continued**Parties to the Agreement**Terms of the Agreement*

A.G. Leventis and Company
(Nigeria) Limited and A. G.
Leventis and Associated Companies
(African Workers' Union).

(f) Having agreed that the principle of "NO WORK NO PAY" is normal in the case of a strike action, and the Management in this instance having agreed to overlook it as a gesture of goodwill, should do as agreed."

MADE at Lagos this 26th day of September 1975.

BRIGADIER H. E. O. ADEFOPE,
Federal Commissioner for Labour

EXPLANATORY NOTE

(This note does not form part of the above notice but is intended to explain its effect)

The Order confirms the terms of an agreement reached between the Union and the Management of A. G. Leventis and Company (Nigeria) Limited in respect of a dispute which arose over wage increases and other sundry matters.

L. N. 91 of 1975

IMMIGRATION ACT 1963
(1963 No. 6)

Van de Werken Deportation Order 1975

Commencement : 27th September 1975

I, the Federal Commissioner for Internal Affairs, being of the opinion that VAN DE WERKEN at present in Nigeria ought to be classified as a prohibited immigrant and acting under the powers conferred upon me by section 18 (2) of the Immigration Act 1963 hereby order the said VAN DE WERKEN to be deported from Nigeria by the first available means and direct that the said VAN DE WERKEN shall thereafter remain out of Nigeria.

This Order may be cited as the VAN DE WERKEN Deportation Order 1975.

MADE at Lagos this 27th day of September 1975.

U. A. SHINKAFI,
Federal Commissioner for Internal Affairs