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24 JANUARY

[No. 704.

GOEWERMENSKENNISGEWINGS.

DEPARTEMENT VAN ARBEID.

No. R. 95.] [24 Januarie 1964.
WERKLOOSHEIDVERSEKERINGSWET, 1946.

SIEKTETOELAES.

Ek, MARAIS VILJOEN, Adjunk-minister van Arbeid, handelende namens die Minister van Arbeid en kragtens die bevoegdhede aan die Minister verleen by paragraaf (c) van subartikel (10) van artikel *nege-en-dertig* van die Werkloosheidversekeringswet, 1946 (Wet No. 53 van 1946)—

(a) herroep hierby, met ingang van 1 Februarie 1964, Goewermenskennisgewing No. 2758 van 11 Desember 1953, soos gewysig by Goewermenskennisgewing No. R. 1130 van 13 Julie 1962; en

(b) verklaar hierby, met ingang van 1 Februarie 1964, die siektes en omstandighede wat hieronder vermeld word as siektes ten opsigte waarvan en omstandighede waaronder 'n toelae ingevolge paragraaf (a) van die genoemde subartikel betaal kan word:—

1. *Vermelde siektes.*—Enige medies-herkenbare siekte-entiteit of herkenbare simptoomkompleks wat ontstaan onder omstandighede buite die beheer van die persoon en wat in die belang van sy welsyn mediese behandeling benodig. Simptome soos senuweeswakte, slaaploosheid, swakheid of alkoholisme sal nie as 'n omskrywing van 'n siekte-entiteit of 'n simptoomkompleks beskou word nie.

2. *Omstandighede.*—(a) Behoudens die bepalings van subartikel (10) van artikel *nege-en-dertig* van die Wet, mag 'n toelae aan 'n bydraer betaal word wat, as gevolg van 'n vermelde siekte, nie vir werk geskik en beskikbaar is nie.

(b) 'n Toelae mag nie aan 'n bydraer wat, volgens die mening van die eisebeampte, onredelik geweier of versuim het om mediese behandeling te ondergaan of om die instruksies van 'n mediese praktisyn uit te voer, betaal word so lank sodanige weiering of versuim voortduur nie.

(c) 'n Toelae mag nie in gevalle waar volgens die mening van die eisebeampte, die siekte deur die wangedrag van 'n bydraer veroorsaak word aan sodanige bydraer betaal word nie.

M. VILJOEN,
Adjunk-minister van Arbeid.

GOVERNMENT NOTICES.

DEPARTMENT OF LABOUR.

No. R. 95.] [24 January 1964.
UNEMPLOYMENT INSURANCE ACT, 1946.

ILLNESS ALLOWANCES.

On behalf of the Minister of Labour, I, MARAIS VILJOEN, Deputy-Minister of Labour, hereby, under the powers conferred upon the Minister by paragraph (c) of sub-section (10) of section *thirty-nine* of the Unemployment Insurance Act, 1946 (Act No. 53 of 1946), and with effect from 1st February, 1964—

(a) withdraw Government Notice No. 2758 of 11th December, 1953, as amended by Government Notice No. R. 1130 of 13th July, 1962; and

(b) specify the undermentioned illnesses and circumstances as illnesses in regard of which, and circumstances under which, an allowance may be paid under paragraph (a) of the said sub-section:—

1. *Specified Illnesses.*—Any medically recognisable disease-entity or recognisable symptom-complex which arises in circumstances beyond the control of the individual and which merits medical treatment in the interests of his well-being. Symptoms such as neurasthenia, insomnia, delirious or alcoholism shall not be regarded as a definition of a disease-entity or a symptom-complex.

2. *Circumstances.*—(a) Subject to the provisions of sub-section (10) of section *thirty-nine* of the Act, an allowance may be paid to a contributor who is not capable of and available for work by reason of a specified illness.

(b) An allowance shall not be paid to a contributor who, in the opinion of the Claims Officer, has refused or neglected, unreasonably, to undergo medical treatment or to carry out the instructions of a medical practitioner, while such refusal or neglect continues.

(c) An allowance shall not be paid to a contributor in cases in which, in the opinion of the claims officer, the illness is caused by the misconduct of such contributor.

M. VILJOEN,
Deputy-Minister of Labour.

No. R. 96.]

[24 Januarie 1964.

WERKLOOSHEIDVERSEKERINGSWET, 1946.

REGULASIES.

Hierby word bekendgemaak dat dit Sy Edele, die Minister van Arbeid behaag het om kragtens die bevoegdheide hom verleen by subartikels (10) en (11) van artikel *nege-en-dertig*, artikel *nege-en-dertig ter* en artikel *ses-en-vyftig* van die Werkloosheidversekeringswet, 1946 (Wet No. 53 van 1946), en met ingang van 1 Februarie 1964—

(a) die regulasies te herroep wat gepubliseer is by—

Goewermentskennisgewing No. 473 van 29 Maart 1957;

Goewermentskennisgewing No. 394 van 18 Augustus 1961;

Goewermentskennisgewing No. R. 1131 van 13 Julie 1962; en

Goewermentskennisgewing No. 136 van 1 Februarie 1963; en

(b) die onderstaande regulasies uit te vaardig:—

1. ALGEMEEN.

In hierdie regulasies beteken—

„Wet”, die Werkloosheidversekeringswet, 1946 (Wet No. 53 van 1946), soos gewysig by Wet No. 41 van 1949, Wet No. 48 van 1952, Wet No. 10 van 1954, Wet No. 9 van 1957, Wet No. 76 van 1959, Wet No. 63 van 1960, Wet No. 13 van 1961 en Wet No. 60 van 1962, en het enige uitdrukking wat in die Wet gebruik word en waaraan 'n betekenis daarin toegeskryf is, dieselfde betekenis wanneer dit in hierdie regulasies gebruik word, tensy dit uit die samehang anders blyk;

„Aanhengsel”, 'n aanhangsel van hierdie regulasies;

„Afdelingsinspekteur”, met betrekking tot—

(a) die landdrosdistrikte Barberton, Belfast, Brits, Bronkhorstspruit, Carolina, Groblersdal, Koster, Letaba, Lydenburg, Marico, Middelburg (Transvaal), Nelspruit, Pietersburg, Pelgrimsrus, Potgietersrus, Pretoria, Rustenburg, Sibasa, Soutpansberg, Swartruggens, Thabazimbi, Warmbad, Waterberg, Waterval-Boven, Witrivier en Witbank—

Die Afdelingsinspekteur, Departement van Arbeid, Pretoria (Posbus 393);

(b) die landdrosdistrikte Alberton, Amersfoort, Balfour, Benoni, Bethal, Bloemhof, Boksburg, Brakpan, Christiana, Delareyville, Delmas, Ermelo, Germiston, Heidelberg (Transvaal), Heilbron, Johannesburg, Kempton Park, Klerksdorp, Krugersdorp, Lichtenburg, Nigel, Oberholzer, Parys, Piet Retief, Potchefstroom, Randfontein, Roodepoort, Sasolburg, Schweizer-Reneke, Springs, Standerton, Vanderbijlpark, Ventersdorp, Vereeniging, Volksrust, Vrededorf, Wakkerstroom en Wolmaransstad—

Die Afdelingsinspekteur, Departement van Arbeid, Johannesburg (Posbus 4560);

(c) die provinsie Natal en die landdrosdistrikte Bizana, Flagstaff, Lusikisiki, Matatiele, Mount Ayliff, Mount Currie, Tabankulu en Umzimkulu—

Die Afdelingsinspekteur, Departement van Arbeid, Durban (Posbus 940);

(d) die landdrosdistrikte Albert, Aliwal-Noord, Barkly-Oos, Butterworth, Cathcart, Oos-Londen, Elliot, Elliotdale, Engcobo, Fort Beaufort, Glen Grey, Herschel, Idutywa, Indwe, Keiskammahoek, Kentani, King William's Town, Komgha, Lady Grey, Libode, Maclear, Middledrift, Molteno, Mount Fletcher, Mount Frere, Mquanduli, Ngqeleni, Nqamakwe,

No. R. 96.]

[24 January 1964.

UNEMPLOYMENT INSURANCE ACT, 1946.

REGULATIONS.

It is hereby notified that the Honourable the Minister of Labour, has been pleased, under the powers conferred upon him by sub-sections (10) and (11) of section *thirty-nine*, section *thirty-nine ter* and section *fifty-six* of the Unemployment Insurance Act, 1946 (Act No. 53 of 1946), and with effect from 1st February, 1964—

(a) to withdraw the regulations published under—
Government Notice No. 473 of 29th March, 1957;

Government Notice No. 394 of 18th August, 1961;

Government Notice No. R. 1131 of 13th July, 1962; and

Government Notice No. 136 of 1st February, 1963; and

(b) to make the following regulations:—

1. GENERAL.

In these regulations—

“Act” means the Unemployment Insurance Act, 1946 (Act No. 53 of 1946), as amended by Act No. 41 of 1949, Act No. 48 of 1952, Act No. 10 of 1954, Act No. 9 of 1957, Act No. 76 of 1959, Act No. 63 of 1960, Act No. 13 of 1961 and Act No. 60 of 1962, and any expression used in the Act to which a meaning has been assigned therein bears the same meaning when used in these regulations unless the context otherwise indicates;

“Annexure” means an annexure to these regulations;

“Divisional inspector” means in relation to—

(a) the Magisterial Districts of Barberton, Belfast, Brits, Bronkhorstspruit, Carolina, Groblersdal, Koster, Letaba, Lydenburg, Marico, Middelburg (Transvaal), Nelspruit, Pietersburg, Pilgrim's Rest, Potgietersrus, Pretoria, Rustenburg, Sibasa, Soutpansberg, Swartruggens, Thabazimbi, Warmbad, Waterberg, Waterval-Boven, Witbank—

The Divisional Inspector, Department of Labour, Pretoria (P.O. Box 393);

(b) the Magisterial Districts of Alberton, Amersfoort, Balfour, Benoni, Bethal, Bloemhof, Boksburg, Brakpan, Christiana, Delareyville, Delmas, Ermelo, Germiston, Heidelberg (Transvaal), Heilbron, Johannesburg, Kempton Park, Klerksdorp, Krugersdorp, Lichtenburg, Nigel, Oberholzer, Parys, Piet Retief, Potchefstroom, Randfontein, Roodepoort, Sasolburg, Schweizer-Reneke, Springs, Standerton, Vanderbijlpark, Ventersdorp, Vereeniging, Volksrust, Vrededorf, Wakkerstroom and Wolmaransstad—

The Divisional Inspector, Department of Labour, Johannesburg (P.O. Box 4560);

(c) the Province of Natal, and the Magisterial Districts of Bizana, Flagstaff, Lusikisiki, Matatiele, Mount Ayliff, Mount Currie, Tabankulu and Umzimkulu—

The Divisional Inspector, Department of Labour, Durban (P.O. Box 940);

(d) the Magisterial Districts of Albert, Aliwal North, Barkly East, Butterworth, Cathcart, East London, Elliot, Elliotdale, Engcobo, Fort Beaufort, Glen Grey, Herschel, Idutywa, Indwe, Keiskammahoek, Kentani, King William's Town, Komgha, Lady Grey, Libode, Maclear, Middledrift, Molteno, Mount Fletcher, Mount Frere, Mquanduli, Ngqeleni, Nqamakwe,

Peddie, Port St. Johns, Queenstown, Qumbu, St. Marks, Sterkstroom, Stockenström, Stutterheim, Tarka, Tsolo, Tsomo, Umtata, Victoria-Oos, Willowvale, Wodehouse en Xalanga—

Die Afdelingsinspekteur, Departement van Arbeid, Oos-Londen (Posbus 312);

(e) die landdrosdistrikte Aberdeen, Adelaide, Albany, Alexandria, Bathurst, Bedford, Colesberg, Cradock, Graaff-Reinet, Hankey, Hanover, Humansdorp, Jansenville, Kirkwood, Maraisburg, Middelburg (Kaap), Murraysburg, Noupoort, Pearson, Port Elizabeth, Richmond (Kaap), Somerset-Oos, Steynsburg, Steytlerville, Uitenhage, Venterstad en Willowmore—

Die Afdelingsinspekteur, Departement van Arbeid, Port Elizabeth (Privaatsak 6027);

(f) die landdrosdistrikte Beaufort-Wes, Bellville, Bredasdorp, Caledon, Calvinia, die Kaap, Carnarvon, Ceres, Clanwilliam, Fraserburg, Heidelberg (Kaap), Hopefield, Ladismith (Kaap), Laingsburg, Malmesbury, Montagu, Namaqualand, Paarl, Piketberg, Prins Albert, Robertson, Simonstad, Somerset-Wes, Stellenbosch, Strand, Sutherland, Swellendam, Tulbagh, Vanrhynsdorp, Victoria-Wes, Vredenburg, Vredendal, Wellington, Williston, Worcester en Wynberg—

Die Afdelingsinspekteur, Departement van Arbeid, Kaapstad (Posbus 872);

(g) die provinsie Oranje-Vrystaat, uitgesondert die landdrosdistrikte Heilbron, Sasolburg, Parys en Vrededorf—

Die Afdelingsinspekteur, Departement van Arbeid, Bloemfontein (Posbus 522);

(h) die landdrosdistrikte Barkly-Wes, Britstown, De Aar, Gordonia, Hay, Herbert, Hopetown, Kenhardt, Kimberley, Kuruman, Mafeking, Philipstown, Postmasburg, Prieska, Taung, Vryburg en Warrenton—

Die Afdelingsinspekteur, Departement van Arbeid, Kimberley (Privaatsak);

(i) die landdrosdistrikte Calitzdorp, George, Joubertina, Knysna, Mosselbaai, Oudtshoorn, Riversdale, en Uniondale—

Die Afdelingsinspekteur, Departement van Arbeid, George (Posbus 253);

„persoonskaart”, die persoonskaart waarna in artikel *dertien* van die Bevolkingsregistrasiewet, 1950 (Wet No. 30 van 1950), toegewys is;

„persoonsnommer”, die persoonsnommer wat ingevolge artikel *ses* van die Bevolkingsregistrasiewet, 1950 (Wet No. 30 van 1950), toegewys is;

„loonreëlingsmaatreël”, ‘n ooreenkoms, kennisgewing of toekennung wat gepubliseer of gemaak is, of wat geag word gepubliseer of gemaak te wees, kragtens die Wet op Nywerheidsversoening, 1956 (Wet No. 28 van 1956), of ‘n vasstelling wat gemaak is of geag word gemaak te wees kragtens die Loonwet, 1957 (Wet No. 5 van 1957), of ‘n vasstelling gemaak kragtens die Wet op Naturellebouwers, 1951 (Wet No. 27 van 1951), of enige order kragtens die Wet op Naturelle-arbeid (Beslegting van Geskille), 1953 (Wet No. 48 van 1953), gemaak.

2. REGISTRASIE VAN WERKGEWERS.

(1) Elke werkgewer wat ingevolge subartikel (1) van artikel *nege-en-veertig* van die Wet voorgeskrewe besonderhede aan die Sekretaris moet verstrek, moet die besonderhede verstrek wat in Aanhangel U.F. 1 uiteengesit word.

(2) Gemelde besonderhede moet deur elke sodanige werkgewer aan die Sekretaris van Arbeid (Werkloosheidversekeringsfonds), Laboriagebou, Paul Krugerstraat (Posbus 1851), Pretoria, gestuur word.

Peddie, Port St. Johns, Queenstown, Qumbu, St. Marks, Sterkstroom, Stockenström, Stutterheim, Tarka, Tsolo, Tsomo, Umtata, Victoria East Willowvale, Wodehouse and Xalanga—

The Divisional Inspector, Department of Labour, East London (P.O. Box 312);

(e) the Magisterial Districts of Aberdeen, Adelaide, Albany, Alexandria, Bathurst, Bedford, Colesberg, Cradock, Graaff-Reinet, Hankey, Hanover, Humansdorp, Jansenville, Kirkwood, Maraisburg, Middelburg (Cape), Murraysburg, Noupoort, Pearson, Port Elizabeth, Richmond (Cape), Somerset East, Steynsburg, Steytlerville, Uitenhage, Venterstad and Willowmore—

The Divisional Inspector, Department of Labour, Port Elizabeth (Private Bag 6027);

(f) the Magisterial Districts of Beaufort West, Bellville, Bredasdorp, Caledon, Calvinia, the Cape, Carnarvon, Ceres, Clanwilliam, Fraserburg, Heidelberg (Cape), Hopefield, Ladismith (Cape), Laingsburg, Malmesbury, Montague, Namaqualand, Paarl, Piketberg, Prince Albert, Robertson, Simonstown, Somerset West, Stellenbosch, Strand, Sutherland, Swellendam, Tulbagh, Vanrhynsdorp, Victoria West, Vredenburg, Vredendal, Wellington, Williston, Worcester and Wynberg—

The Divisional Inspector, Department of Labour, Cape Town (P.O. Box 872);

(g) the Province of the Orange Free State, except the Magisterial Districts of Heilbron, Sasolburg, Parys and Vrededorf—

The Divisional Inspector, Department of Labour, Bloemfontein (P.O. Box 522);

(h) the Magisterial Districts of Barkly West, Britstown, De Aar, Gordonia, Hay, Herbert, Hopetown, Kenhardt, Kimberley, Kuruman, Mafeking, Philipstown, Postmasburg, Prieska, Taung, Vryburg, Vredendal, Wellington, Williston, Worcester and Wynberg—

The Divisional Inspector, Department of Labour, Kimberley (Private Bag);

(i) the Magisterial Districts of Calitzdorp, George, Joubertina, Knysna, Mossel Bay, Oudtshoorn, Riversdale and Uniondale—

The Divisional Inspector, Department of Labour, George (P.O. Box 253);

“identity card” means the identity card referred to in section *thirteen* of the Population Registration Act, 1950 (Act No. 30 of 1950);

“identity number” means the identity number assigned in terms of section *six* of the Population Registration Act, 1950 (Act No. 30 of 1950);

“wage regulating measure” means an agreement, notice or award published or made or deemed to have been published or made under the Industrial Conciliation Act, 1956 (Act No. 28 of 1956), or a determination made or deemed to have been made under the Wage Act, 1957 (Act No. 5 of 1957), or any determination made under the Native Building Workers Act, 1951 (Act No. 27 of 1951), or any order made under the Native Labour (Settlement of Disputes) Act, 1953 (Act No. 48 of 1953).

2. REGISTRATION OF EMPLOYERS.

(1) Every employer who is required to furnish the Secretary with prescribed particulars in terms of sub-section (1) of section *forty-nine* of the Act, shall furnish the particulars specified in Annexure U.F. 1.

(2) The said particulars shall be forwarded by every such employer to the Secretary for Labour (Unemployment Insurance Fund), Laboria Buildings, Paul Kruger Street (P.O. Box 1851), Pretoria.

3. BETALING VAN BYDRAES.

(1) Die bedrag van die bydraes wat 'n werkgever ingevolge subartikel (4) van artikel *twee-en-dertig* van die Wet moet betaal, moet deur sodanige werkgever by die kantoor van die Fonds, Laboriabou, Paul Krugerstraat, Pretoria, betaal word of deur hom aan die Sekretaris van Arbeid (Werkloosheidversekeringsfonds), Posbus 1851, Pretoria gestuur word.

(2) Elke werkgever wat ingevolge subartikel (4) van artikel *twee-en-dertig* van die Wet bydraes moet betaal, moet maandeliks, tesame met sodanige bydraes, aan die Sekretaris 'n opgawe verstrek in die vorm van Aanhangesel U.F. 98A wat die besonderhede bevat wat daarin uiteengesit word en wat deur hom as waar gesertifiseer is.

(3) Enige persoon wat 'n werkgever was en wat van die Sekretaris 'n Vorm U.F. 98A ontvang ten opsigte van enige maand waarin hy nie 'n bydraer in diens gehad het nie, moet sodanige vorm aan die Sekretaris terugstuur met 'n endossement tot daardie effek behoorlik onderteken en met vermelding van die datum waarop daar laas 'n bydraer by hom in diens was.

4. SEISOENSWERKERS.

(1) Die aansoek wat 'n seisoenswerker ingevolge die voorbehoudsbepaling van paragraaf (r) van sub-artikel (2) van artikel *twee* van die Wet kan doen, moet in die vorm van aanhangsel U.F. 77 wees en moet die besonderhede bevat wat daarin uiteengesit word.

(2) 'n Sertificaat wat deur die Sekretaris ingevolge genoemde voorbehoudsbepaling uitgereik word, moet in die vorm van Aanhangesel U.F. 78 wees.

5. WAARDE VAN VOEDSEL EN HUISVESTING.

(1) Indien 'n bydraer wat weekliks betaal word, deur sy werkgever van voedsel of huisvesting of van sowel voedsel as huisvesting voorsien word, is die weeklikse waarde van dié voedsel of huisvesting, of voedsel en huisvesting, vir die toepassing van artikel *drie-en-veertig* van die wet, ten opsigte van die klasse wat hieronder gespesifieer word, soos volg:—

3. PAYMENT OF CONTRIBUTIONS.

(1) The amount of the contributions which an employer is required to pay in terms of sub-section (4) of section *thirty-two* of the Act shall be paid by such employer at the office of the Fund, Laboria Buildings, Paul Kruger Street, Pretoria, or forwarded by him to the Secretary for Labour (Unemployment Insurance Fund), P.O. Box 1851, Pretoria.

(2) Every employer who is liable to pay contributions in terms of sub-section (4) of section *thirty-two* of the Act, shall furnish to the Secretary, monthly, with such contributions, a statement in the form of, and containing the particulars specified in Annexure U.F. 98A, duly certified by him as true.

(3) Any person who has been an employer and who receives from the Secretary a form U.F. 98A in respect of any month in which he has not employed any contributor, shall return such form to the Secretary with an endorsement to that effect duly signed, and stating the date upon which a contributor was last employed by him.

4. SEASONAL WORKERS.

(1) The application which a seasonal worker may make in terms of the proviso to paragraph (r) of sub-section (2) of section *two* of the Act shall be in the form of, and contain the particulars specified in, Annexure U.F. 77.

(2) A certificate issued by the Secretary in terms of the said proviso shall be in the form of Annexure U.F. 78.

5. VALUE OF FOOD AND QUARTERS.

(1) If a contributor, who is paid weekly, is supplied by his employer with food or quarters, or with both food and quarters, the weekly value of such food or quarters, or food and quarters, for the purpose of section *forty-three* of the Act, shall, in respect of the classes specified below, be as follows:—

Klas. (Volgens skaal van bydraer se jaarlike verdienste aan geld.)	Weeklikse waarde van voedsel.	Weeklikse waarde van huisvesting.	Weeklikse waarde van voedsel en huisvesting.
	R	R	R
(a) Tot en met R234 per jaar.....	0.60	0.30	0.90
(b) Meer as R234 maar nie meer as R390 per jaar nie.....	1.00	0.50	1.50
(c) Meer as R390 maar nie meer as R546 per jaar nie.....	1.40	0.70	2.10
(d) Meer as R546 maar nie meer as R702 per jaar nie.....	1.80	0.90	2.70
(e) Meer as R702 maar nie meer as R858 per jaar nie.....	2.20	1.10	3.30
(f) Meer as R858 maar nie meer as R1,014 per jaar nie.....	2.60	1.30	3.90
(g) Meer as R1,014 maar nie meer as R1,170 per jaar nie.....	3.00	1.50	4.50
(h) Meer as R1,170 maar nie meer as R1,326 per jaar nie.....	3.40	1.70	5.10
(i) Meer as R1,326 maar nie meer as R1,482 per jaar nie.....	3.80	1.90	5.70
(j) Meer as R1,482 maar nie meer as R1,638 per jaar nie.....	4.20	2.10	6.30
(k) Meer as R1,638 maar nie meer as R1,794 per jaar nie.....	4.60	2.30	6.90
(l) Meer as R1,794 maar nie meer as R2,500 per jaar nie.....	5.00	2.50	7.50

Class. (According to Rate of Contributor's Annual Earnings in Money.)	Weekly Value of Food.	Weekly Value of Quarters.	Weekly Value of Food and Quarters.
	R	R	R
(a) Up to R234 per annum.....	0.60	0.30	0.90
(b) Exceeding R234 but not exceeding R390 per annum.....	1.00	0.50	1.50
(c) Exceeding R390 but not exceeding R546 per annum.....	1.40	0.70	2.10
(d) Exceeding R546 but not exceeding R702 per annum.....	1.80	0.90	2.70
(e) Exceeding R702 but not exceeding R858 per annum.....	2.20	1.10	3.30
(f) Exceeding R858 but not exceeding R1,014 per annum.....	2.60	1.30	3.90
(g) Exceeding R1,014 but not exceeding R1,170 per annum.....	3.00	1.50	4.50
(h) Exceeding R1,170 but not exceeding R1,326 per annum.....	3.40	1.70	5.10
(i) Exceeding R1,326 but not exceeding R1,482 per annum.....	3.80	1.90	5.70
(j) Exceeding R1,482 but not exceeding R1,638 per annum.....	4.20	2.10	6.30
(k) Exceeding R1,638 but not exceeding R1,794 per annum.....	4.60	2.30	6.90
(l) Exceeding R1,794 but not exceeding R2,500 per annum.....	5.00	2.50	7.50

Met dien verstande dat wanneer die waarde van voedsel of huisvesting of voedsel sowel as huisvesting in 'n wet of loonreëlingsmaatreël voorgeskryf word of ingevolge 'n diensvoorraarde wat kragtens 'n wet met betrekking tot persone in diens van die Staat bepaal word, die waarde van die voedsel of huisvesting of voedsel sowel as huisvesting wat deur 'n werkewer verskaf word aan 'n bydraer op wie so 'n wet, loonreëlingsmaatreël of diensvoorraarde van toepassing is, vir die toepassing van genoemde artikel dié moet wees wat by sodanige wet of loonreëlingsmaatreëls voorgeskryf word of wat in sodanige diensvoorraarde bepaal word.

(2) Indien 'n bydraer wat maandeliks betaal word, deur sy werkewer van voedsel of huisvesting of van voedsel sowel as huisvesting voorsien word, is die maandelikse waarde van dié voedsel of huisvesting, of voedsel en huisvesting, vir die toepassing van artikel *drie-en-veertig* van die Wet dié wat in subartikel (1) van hierdie regulasie uitgeges is, vermenigvuldig met vier en een-derde.

6. TOELAES BETAAALBAAR AAN LEDE VAN RAAD EN KOMITEES.

(1) Die volgende toelaes is ingevolge artikel *vyf-en-twintig* van die Wet betaalbaar:

- (a) In die geval van lede van die Raad, 'n toelae van ses rand (R6) vir elke vergadering wat bygewoon word;
- (b) in die geval van lede van komitees, 'n toelae van vier rand (R4) vir elke vergadering wat bygewoon word;

met dien verstande dat as daar op een dag meer as een vergadering gehou word, hoogstens R6 aan 'n lid van die Raad en R4 aan die lid van 'n komitee betaal mag word; en voorts met dien verstande dat lede wat voltyds in diens van die Staat is, nie op hierdie toelaes geregtig is nie.

(2) 'n Lid van die Raad of van 'n komitee, uitgesonderd 'n amptenaar, wat vir die doeleindes van die Raad of van 'n komitee tyd op reis moet deurbring, moet 'n toelae betaal word teen 'n skaal van een vier-en-twintigste van vier rand (R4) ten opsigte van elke volle uur wat hy op reis deurbring; met dien verstande dat 'n lid wat voltyds in diens van die Staat is nie 'n toelae teen 'n hoër skaal betaal mag word as dié wat kragtens die wet of regulasies wat sy diens by die Staat beheer, aan hom betaal mag word nie.

(3) 'n Lid van die Raad of van 'n komitee, uitgesonderd 'n amptenaar, wat in verband met sake van die Raad of van 'n komitee moet reis, moet—

- (a) indien die reis of 'n gedeelte daarvan afgelê kan word deur van die spoorweg- of padmotordiens van die Spoorwegadministrasie gebruik te maak, die bedrag van 'n eersteklas retroerkaartjie vir die reis of gedeelte daarvan betaal word;
- (b) indien die reis of 'n gedeelte daarvan nie afgelê kan word deur gebruik te maak van enige van die dienste wat in paragraaf (a) genoem is nie, of indien dit in die omstandighede prakties onuitvoerbaar is om daarvan gebruik te maak, die reiskoste in verband met die gebruik van enige ander openbare vervoerdieners terugbetaal word; met dien verstande dat indien 'n lid per lug- of skeepsdiens wil reis, hy vooraf die goedkeuring van die Sekretaris daarvoor moet verkry;
- (c) indien die reis of 'n gedeelte daarvan nie afgelê kan word deur van enige van die vervoermiddels wat in paragraaf (a) of (b) genoem is, gebruik te maak nie, of indien dit in die omstandighede prakties onuitvoerbaar is om daarvan gebruik te maak, 'n toelae betaal word ter bestryding van die koste van enige ander vervoer, met inbegrip van sy eie, teen 'n skaal van vyf sent per myl vir elke myl van die reis of gedeelte daarvan.

(4) Bénewens die toelaes wat in subartikels (1) en (2) van hierdie regulasie voorgeskryf word, moet 'n lid van die Raad of van 'n komitee, uitgesonderd 'n amptenaar, wat enige vergadering van die Raad of 'n komitee of 'n subkomitee moet bywoon en ten gevolge van sodanige bywoning loon (met inbegrip van toelaes) verloor, die

Provided that where the value of food or quarters or both food and quarters is prescribed in any law or wage regulating measure, or in terms of any condition of service laid down by virtue of any law relating to persons employed by the State, the value of the food or quarters or both food and quarters supplied by an employer to a contributor bound by such law, wage regulating measure, or condition of service, shall, for the purpose of the said section, be that prescribed by such law or wage regulating measure or so laid down in such condition of service.

(2) If a contributor who is paid monthly, is supplied with food or quarters, or with both food and quarters, by his employer, the monthly value of such food or quarters, or food and quarters, shall, for the purpose of section *forty-three* of the Act, be those specified in sub-section (1) of this regulation, multiplied by four and one-third.

6. ALLOWANCES PAYABLE TO MEMBERS OF BOARD AND COMMITTEES.

(1) The following allowances shall be payable in terms of section *twenty-five* of the Act:—

- (a) In the case of members of the board, an allowance of six rand (R6) for each meeting attended;
- (b) in the case of members of committees, an allowance of four rand (R4) for each meeting attended:

Provided that, if more than one meeting is held on any one day, not more than R6 shall be paid to a member of the board, and R4 to a member of a committee; and provided further that members, who are in the full-time employment of the State, shall not be entitled to such allowances.

(2) A member of the board or of a committee, other than an officer, who is required to spend time in travelling for the purposes of the board or committee shall be paid an allowance at the rate of one twenty-fourth of four rand (R4) in respect of each complete hour spent in travelling: Provided that a member who is in the full-time employment of the State shall not be paid an allowance at a higher rate than may be paid to him under the law or regulations governing his employment by the State.

(3) A member of the board or of a committee, other than an officer, who is required to travel on the business of the board or of a committee shall—

- (a) if the journey or any portion thereof can be performed by using the rail or road motor service of the Railway Administration, be paid the amount of a first class return fare for such journey or portion thereof;
- (b) if the journey or any portion thereof cannot be performed by using any of the services referred to in paragraph (a), or if it is impracticable in the circumstances to make use thereof, be reimbursed the cost of travelling by any other public transport service: Provided that if a member wishes to travel by air or shipping service, he shall obtain the prior approval of the Secretary;
- (c) if the journey or any portion thereof cannot be performed by using any of the means of transport referred to in paragraph (a) or (b), or if it is impracticable in the circumstances to make use thereof, be paid an allowance towards the cost of any other transport, including his own, at the rate of five cents per mile for each mile of such journey or portion thereof.

(4) In addition to the allowances prescribed in sub-sections (1) and (2) of this regulation, a member of the board or of a committee, other than an officer, who loses wages (including allowances) as a result of attending any board, committee or sub-committee meeting which he is

bedrag vergoed word wat hy aan sodanige loon (met inbegrip van toelaes) verloor het, maar hoogstens R12 per dag.

(5) Vir die toepassing van hierdie regulasie sluit 'n lid ook 'n plaasvervanger in wat 'n vergadering in die afwesigheid van 'n lid bywoon.

7. BETALING VAN SPESIALE WEEKLIKSE TOELAES.

(1) Die kennisgewing aan 'n eisebeampte wat 'n bydraer ooreenkomsdig paragraaf (b) van subartikel (9) van artikel *nege-en-dertig* van die Wet kan gee, moet in die vorm van Aanhangel U.F. 79 wees en moet die besonderhede bevat wat daarin gespesifieer word.

(2) Die staat wat 'n werkewer vereis kan word om weekliks ingevolge paragraaf (c) van subartikel (9) van artikel *nege-en-dertig* van die Wet aan 'n eisebeampte te stuur, moet in die vorm van Aanhangel U.F. 80 wees en moet die besonderhede bevat wat daarin gespesifieer word.

8. AANSOEK OM VOORDELE INGEVOLGE ARTIKEL *sewe-en-dertig*.

(1) 'n Aansoek om voordele ingevolge artikel *sewe-en-dertig* van die Wet, moet in die vorm wees van en moet die besonderhede bevat wat gespesifieer word in—

- (a) Aanhangel U.F. 123 in die geval van alle bydraers, uitgesonderd Naturellemans;
- (b) Aanhangel U.F. 124 in die geval van bydraers wat Naturellemans is.

(2) Wanneer 'n bydraer om voordele aansoek doen, moet hy sy bydraersverslagkaart oorhandig aan die eisebeampte watregsbevoegdheid het in die gebied waarin die bydraer woonagtig is, of aan 'n behoorlik gemagtigde amptenaar of ander staatswerknemer, of aan 'n agent, na gelang van die geval.

(3) 'n Eisebeampte of behoorlik gemagtigde amptenaar of ander staatswerknemer of agent kan, indien hy dit wenslik ag, 'n bydraer se verslagkaart wat ingevolge subartikel (2) van hierdie regulasie aan hom oorhandig is, behou en moet in so 'n geval die bydraer van 'n bydraerskontrolekaart voorsien in die vorm van—

- (a) Aanhangel U.F. 7 in die geval van 'n bydraer wat nie 'n Naturelleman is nie;
- (b) Aanhangel U.F. 8 in die geval van 'n bydraer wat 'n Naturelleman is.

(4) Die eisebeampte, behoorlik gemagtigde amptenaar of ander staatswerknemer of agent wat die bydraersverslagkaart van 'n bydraer behou het, moet aan die bydraer sy bydraersverslagkaart in ruil vir die kontrolekaart teruggee as hy daarvan oortuig is dat die bydraer werk gekry het of as hy genoemde bydraersverslagkaart nie meer nodig het nie.

(5) 'n Aansoek om voordele ingevolge artikel *sewe-en-dertig* van die Wet moet deur die applikant persoonlik by 'n kantoor van die Departement van Arbeid, Departement van Volkswelsyn en Pensioene, Landdros, Bantoesake-kommissaris of agent, na gelang van die geval, ingedien word vir deursending aan die eisebeampte wat regsbevoegdheid het.

(6) 'n Applikant om voordele ingevolge artikel *sewe-en-dertig* van die Wet moet, op sodanige tye en plekke as wat die eisebeampte mag vasstel, 'n werkloosheidsregister teken wat in die vorm is van en die besonderhede bevat wat gespesifieer is in—

- (a) Aanhangel U.F. 103, in die geval van bydraers, uitgesonderd Naturellemans; en
- (b) Aanhangel U.F. 116 in die geval van Naturellemans: Met dien verstande dat die Sekretaris die gebruik van vorm U.F. 103 deur Naturellemans kan magtig in sodanige gebied of gebiede as wat hy van tyd tot tyd mag bepaal.

(7) Ondanks die bepalings van subartikel (6) mag 'n eisebeampte in individuele gevalle ander bewyse wat vir hom bevredigend is aanvaar dat die bydraer werkloos is en geskik en beskikbaar is vir werk.

required to attend, shall be reimbursed the amount of such wages (including allowances) lost, but not exceeding R12 per day.

(5) For the purpose of this regulation, member includes an alternate who attends a meeting in the absence of a member.

7. PAYMENT OF SPECIAL WEEKLY ALLOWANCES.

(1) The notification to a claims officer which a contributor may make in terms of paragraph (b) of sub-section (9) of section *thirty-nine* of the Act, shall be in the form of and contain the particulars specified in Annexure U.F. 79.

(2) The statement which an employer may be required to transmit weekly to a claims officer in terms of paragraph (c) of sub-section (9) of section *thirty-nine* of the Act, shall be in the form of and contain the particulars specified in Annexure U.F. 80.

8. APPLICATIONS FOR BENEFITS UNDER SECTION *Thirty-seven*.

(1) An application for benefits under section *thirty-seven* of the Act, shall be in the form of and contain the particulars specified in—

- (a) in the case of all contributors other than Native males—Annexure U.F. 123;
- (b) in the case of contributors who are Native males—Annexure U.F. 124.

(2) Whenever a contributor applies for benefits, he shall hand his contributor's record card to the claims officer having jurisdiction in the area in which the contributor resides, or to a duly authorised officer or other State employee, or to an agent, as the case may be.

(3) A claims officer or duly authorised officer, or other State employee, or an agent may retain a contributor's record card, which has been handed to him in terms of sub-section (2) of this regulation, if he deems it expedient to do so, and shall in this event furnish the contributor with a contributor's check card in the form of—

- (a) in the case of a contributor other than a Native male—Annexure U.F. 7;
- (b) in the case of a contributor who is a Native male—Annexure U.F. 8.

(4) The claims officer, duly authorised officer, or other State employee, or an agent, who has retained the contributor's record card of a contributor, shall return to such contributor the contributor's record card in exchange for the check card, if he is satisfied that such contributor has obtained employment, or if he no longer requires the said contributor's record card.

(5) An application for benefits under section *thirty-seven* of the Act shall be presented by the applicant personally at an office of the Department of Labour, Department of Social Welfare and Pensions, Magistrate, Bantu Affairs Commissioner or agent, as the case may be, for transmission to the claims officer having jurisdiction.

(6) An applicant for benefit under section *thirty-seven* of the Act shall, at such times and places as the claims officer may determine, sign an unemployed register in the form of and containing the particulars specified in—

- (a) in the case of contributors other than Native males—Annexure U.F. 103; and
- (b) in the case of Native males—Annexure U.F. 116: Provided that the Secretary may authorise the use of form U.F. 103 by Native males in such area or areas as he may from time to time determine.

(7) Notwithstanding the provisions of sub-section (6) a claims officer may, in individual cases, accept other evidence satisfactory to him that a contributor is unemployed and is capable of and available for work.

9. APPÈLE INGEVOLGE ARTIKELS *een-en-twintig* EN *sewe-en-twintig*.

(1) (a) 'n Appèl na 'n komitee, ingevolge subartikel (1) van artikel *sewe-en-twintig* van die Wet, moet die volgende inligting bevat:—

- (i) Naam en adres van die appellant.
- (ii) Persoonsnommer.
- (iii) Naam en adres van vorige werkewer.
- (iv) Datum van aansoek om voordele.
- (v) Kantoor waar aansoek gedoen is.
- (vi) Datum van kennisgewing van eisebeampie se beslissing.
- (vii) Besonderhede van die beslissing waarteen geappleer word.
- (viii) Gronde waarop appèl berus.

(b) 'n Komitee mag vereis dat 'n appellant sodanige verdere inligting verstrek as wat hy nodig mag ag om hom in staat te stel om met die appèl te handel.

(c) Die komitee moet die appellant en die eisebeampie skriftelik van sy beslissing in verband met die appèl in kennis stel.

(2) (a) 'n Appèl na die Raad, ingevolge subartikel (1) van artikel *een-en-twintig* van die Wet moet in tweevoud wees en moet inligting aangaande die volgende aangeleenthede bevat:—

- (i) Naam en adres van die appellant.
- (ii) Persoonsnommer.
- (iii) Naam en adres van vorige werkewer.
- (iv) Datum van aansoek om voordele.
- (v) Kantoor waar aansoek gedoen is.
- (vi) Datum van kennisgewing van die komitee se beslissing.
- (vii) Besonderhede van die beslissing waarteen geappleer word.
- (viii) Gronde waarop appèl berus.

(b) Die Raad mag vereis dat die appellant sodanige verdere inligting verstrek as wat hy nodig mag ag om hom in staat te stel om met die appèl te handel.

(c) Die Raad moet die appellant en die betrokke komitee skriftelik van sy beslissing in verband met die appèl in kennis stel.

10. KENNISGEWING INGEVOLGE ARTIKEL *nege-en-veertig* (4).

(1) Elke werkewer moet binne een maand nadat hy 'n bydraer in sy diens geneem het aan wie daar nie voorheen 'n bydraersverslagkaart verskaf is nie, die Sekretaris ten opsigte van elke sodanige bydraer van die besonderhede voorsien wat in Aanhangel U.F. 85 gespesifieer word.

(2) Hierdie besonderhede moet verstrek word deur vorm U.F. 85, behoorlik ingevul, aan die Sekretaris van Arbeid (Werkloosheidversekeringsfonds), Laboriagebou, Paul Krugerstraat (Posbus 1851), Pretoria, te pos of af te lewer.

11. BYDRAERSVERSLAGKAART.

(1) Die verslagkaart wat die Sekretaris ingevolge subartikel (1) van artikel *een-en-vyftig* van die Wet moet uitreik, moet in die vorm van Aanhangel U.F. 74 wees en moet uitgereik word deur die genoemde kaart aan die laasbekende werkewer van die betrokke bydraer te pos.

(2) Elke werkewer moet, ten opsigte van elke bydraer in sy diens, 'n rekord hou waarin die naam van elke bydraer, die datum waarop die werkewer die bydraer se bydraersverslagkaart (U.F. 74) van genoemde bydraer of van die Sekretaris, na gelang van die geval, ontvang het, die datum waarop die werkewer van sodanige bydraersverslagkaart afstand gedoen het en die wyse waarop hy daarvan afstand gedoen het, aangetoon moet word.

(3) Die Sekretaris kan op aansoek in die vorm van Aanhangel U.F. 107 en by betaling van 'n bedrag van vyftig sent, 'n duplikaat van enige verslagkaart uitreik, indien hy daarvan oortuig is dat sodanige verslagkaart verloor of vernietig is; met dien verstande dat die Sekretaris, na goed-dunke, 'n duplikaat verslagkaart kosteloos kan uitreik, indien hy tevrede is dat die oorspronklike daarvan nie deur enige versuum aan die kant van die betrokke werkewer of bydraer verlore gegaan het of vernietig is nie.

9. APPEALS IN TERMS OF SECTIONS *Twenty-one* AND *Twenty-seven*.

(1) (a) An appeal to a committee in terms of sub-section (1) of section *twenty-seven* of the Act shall contain the following information:—

- (i) Name and address of appellant.
- (ii) Identity Number.
- (iii) Name and address of last employer.
- (iv) Date of application for benefits.
- (v) Office at which application made.
- (vi) Date of notification of decision of claims officer.
- (vii) Particulars of decision appealed against.
- (viii) Grounds on which appeal is based.

(b) A committee may require the appellant to furnish such further information as it may deem necessary to enable it to deal with the appeal.

(c) The committee shall notify its decision on the appeal, in writing, to the appellant and to the claims officer.

(2) (a) An appeal to the board in terms of sub-section (1) of section *twenty-one* of the Act shall be in duplicate and shall contain information on the following points:—

- (i) Name and address of appellant.
- (ii) Identity Numbers.
- (iii) Name and address of last employer.
- (iv) Date of application for benefits.
- (v) Office at which application made.
- (vi) Date of notification of decision of committee.
- (vii) Particulars of decision appealed against.
- (viii) Grounds on which appeal is based.

(b) The board may require the appellant to furnish such further information as it may deem necessary to enable it to deal with the appeal.

(c) The board shall notify its decision on the appeal, in writing, to the appellant and to the committee concerned.

10. NOTIFICATION IN TERMS OF SECTION *Forty-nine* (4).

(1) Every employer shall within one month of taking into his employment a contributor who has not previously been provided with a contributor's record card, furnish the Secretary with the particulars specified in Annexure U.F. 85 in respect of each such contributor.

(2) Such particulars shall be furnished by posting or delivering form U.F. 85, duly completed, to the Secretary for Labour (Unemployment Insurance Fund), Laboria Building, Paul Kruger Street (P.O. Box 1851), Pretoria.

11. CONTRIBUTOR'S RECORD CARD.

(1) The record card which the Secretary is required to issue in terms of sub-section (1) of section *fifty-one* of the Act shall be in the form of Annexure U.F. 74, and shall be issued by posting the said card to the last known employer of the contributor concerned.

(2) Every employer shall keep, in respect of every contributor employed by him, a record showing the name of each contributor, the date upon which the employer received the contributor's record card (U.F. 74) of such contributor from the said contributor, or from the Secretary, as the case may be, the date upon which the employer disposed of such contributor's record card, and the manner of such disposal.

(3) The Secretary may, upon application in the form of Annexure U.F. 107 and upon payment of a fee of fifty cents, issue a duplicate of any record card which he is satisfied has been lost or destroyed: Provided that the Secretary may, in his discretion, issue a duplicate record card, free of charge, if he is satisfied that the original thereof has been lost or destroyed through no fault of the employer, or of the contributor, concerned.

12. REGULASIES INGEVOLGE ARTIKEL *nege-en-dertig*
(10) (e).

(1) 'n Aansoek om 'n toelae ingevolge subartikel (10) van artikel *nege-en-dertig* van die Wet, moet gedoen word deur die persoon wat daarop geregtig is en moet in die vorm van Aanhangsel U.F. 86A wees en die besonderhede bevat wat daarin gespesifieer word. Sodanige aansoek moet gestuur word aan die eisebeampte watregsbevoegdheid het in die gebied waarin die bydraer woonagtig is, en moet vergesel gaan van die bydraer se verslagkaart (U.F. 74), behalwe in die geval van bydraers wat ingevolge paragraaf (d) van genoemde subartikel geag word werkloos te wees.

(2) 'n Bydraer wie se aansoek om 'n toelae deur 'n eisebeampte goedgekeur is, kan sodanige toelae per tsek betaal word ten opsigte van enige tydperk wat deur die eisebeampte ingevolge die Wet goedgekeur is.

(3) Behoudens die bepalings van paragraaf (c) van subartikel (1) van artikel *veertig* van die Wet, kan betaling vir daaropvolgende tydperke deur die eisebeampte goedgekeur word by ontvangs van die besonderhede en verklaring gespesifieer in, en in die vorm van, Aanhangsel U.F. 87A. Sodanige vorm moet deur die bydraer geteken word in die ruimte wat vir hierdie doel voorsien is, met dien verstande dat, indien die eisebeampte daarvan oortuig is dat sodanige bydraer nie in staat is om die vorm te teken nie, hy die handtekening van sodanige ander persoon as wat hy gesik mag ag om ten behoeve van sodanige bydraer te teken, kan aanneem.

(4) Die mediese sertifikaat wat op vorms U.F. 86A en U.F. 87A verskyn, moet ingeval en geteken word deur die mediese praktisyn deur wie die applikant behandel is; met dien verstande dat 'n eisebeampte kan vereis dat 'n applikant deur 'n mediese beampte of praktisyn wat deur hom aangewys is, ondersoek moet word.

Die koste van 'n mediese ondersoek wat op aandrang van die eisebeampte uitgevoer word, kom ten laste van die Werkloosheidversekeringsfonds.

(5) Vir die toepassing van paragraaf (a) van subartikel (10) van artikel *nege-en-dertig* van die Wet, word 'n bydraer, uitgesonderd 'n bydraer genoem in paragraaf (d) van genoemde subartikel, geag werkloos te geword het op die datum waarop sy diens-, vakleerlingskap- of leerling-skapkontrak beëindig is weens die siekte ten opsigte waarvan om 'n toelae aansoek gedoen word; met dien verstande dat 'n applikant wat werkloos geword het voordat hy die siekte opgedoen het ten opsigte waarvan die aansoek gedoen word, geag word werkloos te geword het op die datum wat deur die mediese praktisyn verklaar word as die datum waarop hy as gevolg van daardie siekte onbekwaam geword het om te werk.

(6) 'n Bydraer, met inbegrip van 'n bydraer soos genoem in paragraaf (d) van subartikel (10) van artikel *nege-en-dertig* van die Wet, wat ingevolge genoemde subartikel om 'n toelae aansoek doen, word nie geag langer as twee-en-vyftig weke voor die datum van sodanige aansoek werkloos te geword het nie.

(7) Indien die aard van die siekte in die mediese sertifikaat, wat deel uitmaak van Aanhangsel U.F. 86A of U.F. 87A, vaag of as „siekte-entiteit” of „simptoomkompleks”, beskryf word, moet die bydraer 'n kliniese verslag van die mediese praktisyn verstrek wat die simptome en aard van die siekte omskryf, waaraan die bydraer ly.

13. REGULASIES INGEVOLGE ARTIKEL *nege-en-dertig*
(11) (c).

(1) 'n Aansoek om voordele ingevolge subartikel (11) van artikel *nege-en-dertig* van die Wet, moet gedoen word by die eisebeampte watregsbevoegdheid het in die gebied waarin die bydraer woonagtig is en moet in die vorm van Aanhangsel U.F. 92A wees en die besonderhede bevat wat daarin gespesifieer word.

Sodanige aansoek moet deur die applikant persoonlik by 'n kantoor van die Departement van Arbeid, Departement van Volkswelyn en Pensioene, Landdros, Bantoe-sakekommisaris of agent, na gelang van die geval, indien word vir deursending aan sodanige eisebeampte; met dien verstande dat indien die eisebeampte oortuig is dat daar nie redelikerwys van die applikant verwag kan word om persoonlik teenwoordig te wees nie, hy die applikant van sodanige bywoning kan onthef.

12. REGULATIONS IN TERMS OF SECTION *Thirty-nine*
(10) (e).

(1) An application for an allowance in terms of sub-section (10) of section *thirty-nine* of the Act shall be made by the person entitled thereto, and shall be in the form of and contain the particulars specified in Annexure U.F. 86A. Such application shall be forwarded to the claims officer having jurisdiction in the area in which the contributor resides, and shall be accompanied by the contributor's record card (U.F. 74), except in the case of contributors who are deemed to be unemployed in terms of paragraph (d) of the said sub-section.

(2) A contributor, whose application for an allowance has been approved by a claims officer, may be paid such allowance by cheque in respect of any period approved by the claims officer in terms of the Act.

(3) Payments for subsequent periods may, subject to the provisions of paragraph (c) of sub-section (1) of section *forty* of the Act, be approved by the claims officer on receipt of the details and declaration specified in, and in the form of, Annexure U.F. 87A. Such form shall be signed by the contributor in the space provided for the purpose: Provided that, if the claims officer is satisfied that such contributor is unable to sign such form, he may accept the signature of such person as he may deem fit to sign on behalf of such contributor.

(4) The medical certificates appearing in Forms U.F. 86A and U.F. 87A shall be completed and signed by the medical practitioner by whom the applicant has been treated: Provided that a claims officer may require an applicant to be examined by a medical officer or practitioner nominated by him.

The fee for a medical examination conducted at the instance of a claims officer shall be a charge upon the Unemployment Insurance Fund.

(5) For the purpose of paragraph (a) of sub-section (10) of section *thirty-nine* of the Act, a contributor, other than a contributor referred to in paragraph (d) of the said sub-section, shall be deemed to have become unemployed on the date upon which his contract of service or of apprenticeship or learnership was terminated by reason of the illness in respect of which application is made for an allowance: Provided that an applicant who became unemployed prior to contracting the illness in respect of which the application is made, shall be deemed to have become unemployed on the date upon which he is certified by the medical practitioner to have become incapable of work by reason of the said illness.

(6) A contributor, including a contributor such as is referred to in paragraph (d) of sub-section (10) of section *thirty-nine* of the Act, who applies for an allowance in terms of the said sub-section, shall not be deemed to have become unemployed more than fifty-two weeks prior to the date of such application.

(7) If the nature of the illness is described in the medical certificate forming part of Annexure U.F. 86A or U.F. 87A in uncertain terms or as "disease-entity" or "symptom-complex", the contributor shall furnish a clinical report from the medical practitioner describing the symptoms and nature of the complaint from which such contributor is suffering.

13. REGULATIONS IN TERMS OF SECTION *Thirty-nine*
(11) (c).

(1) An application for benefits in terms of sub-section (11) of section *thirty-nine* of the Act shall be made to the claims officer having jurisdiction in the area in which the contributor resides, and shall be in the form of and contain the particulars specified in Annexure U.F. 92A.

Such application shall be presented by the applicant personally at an office of the Department of Labour, Department of Social Welfare and Pensions, Magistrate, Bantu Affairs Commissioner or agent, as the case may be, for transmission to such claims officer: Provided that if the claims officer is satisfied that the applicant cannot reasonably be expected to attend personally, he may dispense with such attendance.

(2) 'n Eisebeampte kan vereis dat 'n bydraer wat ingevolge subartikel (11) van artikel *nege-en-dertig* van die Wet om voordele aansoek gedoen het, haar op sodanige plekke en tye moet aanmeld as wat hy mag bepaal, ten einde hom daarvan te oortuig dat sy op daardie voordele geregtig is, en kan vereis dat sodanige applikant daar en dan die register van applikante om kraamvoordele teken; met dien verstande dat die eisebeampte, na goeddunke, in plaas van hierdie vereistes, 'n verklaring in die vorm van Aanhangsel U.F. 93A kan aanvaar ten opsigte van enige tydperk tot en met die datum van geboorte van die kind, en 'n verklaring in die vorm van Aanhangsel U.F. 94A ten opsigte van enige tydperk na die datum van geboorte van die kind, of enige tydperk tot en met die datum van geboorte van die kind ten opsigte waarvan daar nie 'n verklaring in die vorm van Aanhangsel U.F. 93A afgelê is nie.

(3) By voorlegging van die geboortesertifikaat van die kind, kan die eisebeampte aan die applikant voordele betaal ooreenkomsdig paragraaf (a) (ii) van subartikel (11) van artikel *nege-en-dertig* van die Wet; met dien verstande dat die eisebeampte, na goeddunke, in plaas van sodanige geboortesertifikaat, 'n sertifikaat kan aanneem wat in die vorm van Aanhangsel U.F. 95 is en wat die besonderhede bevat wat daarin gespesifieer word.

(4) 'n Bydraer wat slegs om voordele ingevolge paragraaf (a) (ii) van subartikel (11) van artikel *nege-en-dertig* van die Wet aansoek doen, moet items 2 tot en met 12 van vorm U.F. 92A invul en die vorm by die eisebeampte indien, tesame met 'n verklaring, *mutatis mutandis*, in die vorm van Aanhangsel U.F. 94A en die geboortesertifikaat van die kind; met dien verstande dat die eisebeampte, na goeddunke, in plaas van sodanige geboortesertifikaat 'n sertifikaat kan aanneem wat in die vorm van Aanhangsel U.F. 95 is en wat die besonderhede bevat wat daarin gespesifieer word.

(5) Die mediese sertifikaat wat op vorm U.F. 92A verskyn, moet deur die mediese praktisyn wat die applikant ondersoek het, ingevul en geteken word; met dien verstande dat 'n eisebeampte kan vereis dat 'n applikant deur 'n mediese beampte of praktisyn wat deur hom aangewys is, ondersoek moet word.

Die koste van 'n mediese ondersoek wat op aandrang van 'n eisebeampte uitgevoer word, kom ten laste van die Werkloosheidversekeringsfonds.

(6) Die bepalings van subartikels (2), (3) en (4) van regulasie 8 is *mutatis mutandis* van toepassing in die geval van 'n aansoek ingevolge subartikel (11) van artikel *nege-en-dertig* van die Wet; met dien verstande dat die bepalings van hierdie subartikels nie van toepassing is waar 'n applikant ooreenkomsdig paragraaf (b) bis van subartikel (11) van genoemde artikel werkloos geag word nie.

(7) 'n Bydraer wie se aansoek om voordele ingevolge subartikel (11) van artikel *nege-en-dertig* van die Wet deur die eisebeampte goedgekeur is, moet die voordele weekliks of met sodanige tussenposes en op sodanige tye en plekke as wat die Sekretaris mag bepaal, in kontant betaal word; met dien verstande dat 'n bydraer wat verkies om per tjeuk betaal te word, ten opsigte van enige tydperk wat deur die eisebeampte ingevolge die Wet goedgekeur word, betaal kan word.

14. VERKLARING WAT BYDRAERSVERSLAGKAART MOET VERGESEL.

'n Werkgewer wat ingevolge subartikel (2) bis van artikel *een-en-vyftig* van die Wet verplig is om 'n bydraersverslagkaart aan 'n eisebeampte te stuur, moet tesame met sodanige kaart 'n verklaring aanstuur wat in die vorm van Aanhangsel U.F. 125 is en wat die besonderhede bevat wat daarin gespesifieer word.

15. BETALINGS AAN AFHANKLIKES VAN OORLEDE BYDRAERS.

(1) 'n Aansoek om betaling ingevolge die bepalings van artikel *nege-en-dertig ter* van die Wet moet, waar die applikant 'n weduwee of 'n invalide wewenaar is, in die vorm van Aanhangsel U.F. 126A wees en die inligting bevat wat daarin aangevra word en waar die applikant 'n ander persoon as 'n weduwee of 'n invalide wewenaar is, moet dit in die vorm van Aanhangsel U.F. 127A wees en die inligting bevat wat daarin aangevra word en

(2) A claims officer may require a contributor who has applied for benefits in terms of sub-section (11) of section *thirty-nine* of the Act, to attend at such places and times as he may determine for the purpose of satisfying him that she is entitled to such benefits, and may require such applicant then and there to sign a register of applicants for maternity benefits: Provided that, in lieu of such requirements, the claims officer may, in his discretion, accept a declaration in the form of Annexure U.F. 93A in respect of any period up to and including the date of birth of the child, and a declaration in the form of Annexure U.F. 94A in respect of any period subsequent to the date of birth of the child, or any period up to and including the date of birth of the child in respect of which a declaration in the form of Annexure U.F. 93A has not been made.

(3) On production of the birth certificate of the child, the claims officer may pay the applicant benefits in terms of paragraph (a) (ii) of sub-section (11) of section *thirty-nine* of the Act: Provided that such claims officer may, in his discretion, accept a certificate in the form of and containing the particulars specified in Annexure U.F. 95 in lieu of such birth certificate.

(4) A contributor who applies for benefits in terms of paragraph (a) (ii) of sub-section (11) of section *thirty-nine* of the Act only, shall complete items 2 to 12, inclusive, of form U.F. 92A, and shall lodge the same with the claims officer, together with a declaration, *mutatis mutandis*, in the form of Annexure U.F. 94A, and the birth certificate of the child: Provided that the claims officer may, in his discretion, accept a certificate in the form of and containing the particulars specified in Annexure U.F. 95 in lieu of such birth certificate.

(5) The medical certificate appearing in form U.F. 92A shall be completed and signed by the medical practitioner by whom the applicant has been examined: Provided that a claims officer may require an applicant to be examined by a medical officer or practitioner nominated by him.

The fee for a medical examination conducted at the instance of a claims officer shall be a charge upon the Unemployment Insurance Fund.

(6) The provisions of sub-sections (2), (3) and (4) of regulation 8 shall, *mutatis mutandis*, apply in the case of an application in terms of sub-section (11) of section *thirty-nine* of the Act: Provided that the provisions of such sub-sections shall not apply where the applicant is deemed to be unemployed in terms of paragraph (b) bis of sub-section (11) of the said section.

(7) A contributor, whose application for benefits in terms of sub-section (11) of section *thirty-nine* of the Act has been approved by the claims officer, shall be paid such benefits, in cash, weekly or at such intervals and at such times and places as the Secretary may determine: Provided that a contributor, who elects to be paid by cheque, may be paid in respect of any period approved by the claims officer in terms of the Act.

14. STATEMENT TO ACCOMPANY CONTRIBUTOR'S RECORD CARD.

An employer who is required in terms of sub-section (2) bis of section *fifty-one* of the Act, to forward a contributor's record card to a claims officer shall forward with such a card a statement in the form of and containing the particulars specified in Annexure U.F. 125.

15. PAYMENTS TO DEPENDANTS OF DECEASED CONTRIBUTORS.

(1) An application for a payment in terms of section *thirty-nine ter* of the Act shall, where the applicant is a widow or an invalid widower, be in the form of and contain the information called for in Annexure U.F. 126A and where the applicant is a person other than a widow or an invalid widower, be in the form of and contain the information called for in Annexure U.F. 127A and shall

sodanige aansoek moet gerig word aan die Afdelingsinspekteur van die gebied waarin die applikant woonagtig is, of, as die applikant buite die Republiek is, aan enige Afdelingsinspekteur.

Waar die applikant 'n invalide wewenaar is, moet die aansoek gestaaf word deur 'n sertifikaat wat onderteken is deur die mediese praktisyn deur wie die applikant behandel is en waarin gemeld word vir watter tydperk die applikant onder die geneeskundige behandeling van sodanige praktisyn was en wat die aard van die ongeskiktheid is, en sodanige sertifikaat moet ook die tydperk aantoon ten opsigte waarvan sodanige applikant nie in staat was om werk van 'n gewone aard te verrig nie; met dien verstande dat die Sekretaris van 'n applikant mag vereis dat hy hom deur 'n mediese beampot of praktisyn wat deur hom aangewys is, moet laat ondersoek. Die koste van 'n mediese onderzoek wat op las van die Sekretaris geskied, word teen die Werkloosheidversekeringsfonds in rekening gebring.

(2) 'n Aansoek soos waarna in subartikel (1) verwys word, moet vergesel gaan van—

- (a) die bydraersverslagkaart van die oorlede bydraer;
- (b) die sterftesertifikaat met betrekking tot die dood van sodanige bydraer; met dien verstande dat die Sekretaris 'n lykskouingsertifikaat of 'n begrafnisorder in plaas van 'n sterftesertifikaat mag aanneem;
- (c) 'n sertifikaat van die oorlede bydraer se laaste werk-gewer, wat in die vorm van Aanhengsel U.F. 128A moet wees en die inligting moet bevat wat daarin aangevra word; en
- (d) die huweliksertifikaat van die oorlede bydraer waar die aansoek deur 'n weduwee of 'n invalide wewenaar gedoen word; met dien verstande dat in die geval van 'n Naturelleweduwee of 'n invalide Naturelwewenaar waar daar geen huweliksertifikaat bestaan wat as geldig erken word ingevolge enige wet wat met betrekking tot huwelike in die Republiek van Krag is nie, die Sekretaris sodanige ander bewyse as wat hy dienstig ag, mag aanvaar van die bestaan van 'n huwelik wat vir die toepassing van artikel *nege-en-dertig ter* as geldig erken word.

(3) 'n Werkgewer wat 'n bydraer wat oorlede is in sy diens gehad het, moet op versoek van die Sekretaris, 'n Afdelingsinspekteur of 'n applikant wat aansoek doen om betaling kragtens artikel *nege-en-dertig ter*, dadelik aan die Sekretaris, die Afdelingsinspekteur of aan sodanige applikant, na gelang van die geval, die bydraersverslagkaart van die oorlede bydraer stuur, tesame met 'n sertifikaat in die vorm van Aanhengsel U.F. 128A wat dié inligting bevat wat daarin in verband met sodanige oorlede bydraer aangevra word.

(4) Die Sekretaris, 'n Afdelingsinspekteur of die Raad mag van 'n applikant of van enige persoon wat die werk-gewer was van 'n bydraer wat oorlede is, vereis om enige ander inligting te versprek wat nodig geag word om hom in staat te stel om behoorlike oorweging te kan verleen aan 'n aansoek om betaling ingevolge artikel *nege-en-dertig ter*.

16. TOON VAN PERSOONSKAARTE.

'n Eisebeampte, behoorlik gemagtigde amptenaar of ander Staatsbeampte, of 'n agent, mag vereis dat 'n applikant om voordele (insluitende kraamvoordele) of toelaes, sy persoonskaart vir inspeksie moet toon, maar hy mag nie sodanige kaart behou nie.

17. VOORBEHOUDE.

Enigets wat gedoen is kragtens enige bepaling van 'n regulasie wat gepubliseer is by Goewermentskennisgewing No. 473 van 29 Maart 1957, Goewermentskennisgewing No. 394 van 18 Augustus 1961, Goewermentskennisgewing No. R. 1131 van 13 Julie 1962 of Goewermentskennisgewing No. 136 van 1 Februarie 1963, sal geag word kragtens die ooreenstemmende bepaling van hierdie regulasies gedoen te gewees het.

be made to the Divisional Inspector for the area in which the applicant resides, or if the applicant is outside the Republic, to any Divisional Inspector.

Where the applicant is an invalid widower, the application shall be supported by a certificate signed by the medical practitioner by whom the applicant has been treated stating the period during which the applicant has been under the medical treatment of such practitioner, the nature of the disability and indicating the period that such applicant was not capable of performing work of an ordinary nature: Provided that the Secretary may require an applicant to be examined by a medical officer or practitioner nominated by him. The fee for a medical examination conducted at the instance of the Secretary shall be a charge upon the Unemployment Insurance Fund.

(2) An application referred to in sub-section (1) shall be accompanied by—

- (a) the contributor's record card of the deceased contributor;
- (b) the death certificate relating to the death of such contributor: Provided that the Secretary may accept a post mortem certificate or a burial order in lieu of a death certificate;
- (c) a certificate from the last employer of the deceased contributor in the form of, and containing the information called for in Annexure U.F. 128A; and
- (d) where the application is made by a widow or an invalid widower, the marriage certificate of the deceased contributor: Provided that in the case of a Native widow or a Native invalid widower where there is no marriage certificate recognised as valid in terms of any law relating to marriage in force in the Republic, the Secretary may accept such other evidence as he may deem fit of the existence of a marriage recognised as valid for the purpose of section *thirty-nine ter*.

(3) An employer who employed a deceased contributor shall, at the request of the Secretary, a Divisional Inspector or an applicant for a payment in terms of section *thirty-nine ter*, forward forthwith to the Secretary, the Divisional Inspector or to such applicant, as the case may be, the contributor's record card of such deceased contributor, together with a certificate in the form of Annexure U.F. 128A containing the information called for therein in regard to such deceased contributor.

(4) The Secretary, a Divisional Inspector, or the Board may require an applicant or any person who was the employer of a deceased contributor to furnish any other information which is considered necessary to enable proper consideration to be given to an application for a payment in terms of section *thirty-nine ter*.

16. PRODUCTION OF IDENTITY CARDS.

A claims officer, duly authorised officer or other State employee or an agent may require an applicant for benefits (including maternity benefits), or allowances to produce his identity card for inspection, but may not retain such card.

17. SAVINGS.

Anything done under any provision of a regulation published under Government Notice No. 473 of 29th March, 1957, Government Notice No. 394 of 18th August, 1961, Government Notice No. R1131 of 13th July, 1962, or Government Notice No. 136 of 1st February, 1963, shall be deemed to have been done under the corresponding provisions of these regulations.

AANHANGSEL U.F. 1.

WERKLOOSHEIDVERSEKERINGSWET, 1946.

KENNISGEWING DEUR WERKGEWER INGEVOLCE
ARTIKEL 49 (1).

Aan die Sekretaris van Arbeid,
(Werkloosheidversekeringsfonds)
Posbus 1851,
Pretoria.

Onderstaande besonderhede word ooreenkomsdig artikel *nege-en-vierig* (1) van die Werkloosheidversekeringswet, 1946, verstrek en as korrek gesertifiseer.

Datum

Handtekening van werkgewer of
behoorlik gemagtigde agent.

1. Datum waarop bydraers vir die eerste keer in diens geneem is
2. Naam waaronder besigheid gedryf word
3. Adres waarheen korrespondensie gestuur moet word
4. Volle naam/name van eienaar van vennoot(-note)
5. (a) Adres waar besigheidspersonele geleë is
- (b) Magistraatsdistrik waarin besigheidspersonele geleë is
- (c) Indien personele in gebied van 'n munisipaliteit, stads- of dorpsraad, of stads- of dorpsbestuur of plaaslike raad val, vermeld die naam daarvan
6. Aard van besigheid
7. Getal persone in diens wie se verdienste, insluitende lewenskostetoeke, nie R2,500 per jaar oorskry nie
 - (a) Blankes
 - (b) Kleurlinge
 - (c) Asiatis
 - (d) Natuurlike wie se verdienste, insluitende lewenskostetoeke, meer as R546 per jaar is
8. As hierdie opgawe ten opsigte van die hoofkantoor van 'n besigheid is, vermeld:
 - (a) Name en adresse van takke:
 - (1)
 - (2)
 - (3)
 - (4)
 - (b) Of takke vir die regstreekse instuur van opgawes en bydraes verantwoordelik sal wees of nie
9. As hierdie opgawe ten opsigte van 'n tak van die besigheid is, vermeld:
 - (a) Naam en adres van hoofkantoor (in die Republiek)
 - (b) Of opgawes en bydraes regstreeks of deur middel van u hoofkantoor ingestuur sal word.

AANHANGSEL U.F. 7.

WERKLOOSHEIDVERSEKERINGSWET, 1946.

BYDRAERSKONTROLEKAART.

(Vir alle bydraers uitgesonderd Naturellemans.)

Bydraersverslagkaart van die ondergenoemde bydraer ingelewer by

(naam van kantoor)

op

(datum)

Handtekening van
ontvangbeamppte.

Bydraer se familienaam

Bydraer se voorname

Ras

Persoonsnommer

Geslag

Beroep

Aantekenkantoor

Voorbeeld van bydraer se
handtekening.

AANHANGSEL U.F. 8.

WERKLOOSHEIDVERSEKERINGSWET, 1946.

BYDRAERSKONTROLEKAART.

NATURELLEMANS.

Bydraersverslagkaart van die ondergenoemde bydraer ingelewer by

(naam van kantoor)

op

(datum)

Handtekening van ontvangbeamppte.

ANNEXURE U.F. 1.

UNEMPLOYMENT INSURANCE ACT, 1946.

NOTIFICATION BY EMPLOYER IN TERMS OF SECTION 49 (1).

To the Secretary for Labour,
(Unemployment Insurance Fund),
P.O. Box 1851,
Pretoria.

The following particulars are furnished in terms of section *forty-nine* (1) of the Unemployment Insurance Act, 1946, and certified to be correct.
Date

Signature of Employer or
Duly Authorised Agent.

1. Date on which contributors first employed
2. Name under which business is carried on
3. Address to which correspondence is to be sent
4. Full name(s) of proprietor or partner(s)
5. (a) Address where business premises are situated
- (b) Magisterial district in which business premises are situated
- (c) If premises situated in area of municipal, borough, town or village council, or town, village management or local board, state name of such
6. Nature of business
7. Number of persons employed whose earnings including cost of living allowance do not exceed R2,500 per annum:
 - (a) Europeans
 - (b) Coloureds
 - (c) Asiatics
 - (d) Native whose earnings including cost of living allowance exceed R546 per annum
8. If this return is in respect of the head office of a business state:
 - (a) Names and addresses of branches:
 - (1)
 - (2)
 - (3)
 - (4)
 - (b) Whether or not branches will be responsible for submission of returns and contributions direct
9. If this return is in respect of a branch of the business, state:
 - (a) Name and address of head office (in the Republic)
 - (b) Whether returns and contributions will be submitted direct or through your head office

ANNEXURE U.F. 7.

UNEMPLOYMENT INSURANCE ACT, 1946.

CONTRIBUTOR'S CHECK CARD.

(For all contributors other than Native males.)

Contributor's Record Card of the undermentioned contributor handed in at

(Name of Office)

on

(date)

Signature of Receiving Officer.

Contributor's surname

Contributor's Christian names

Race

Sex

Identity No.

Occupation

Signing Office.

Specimen Signature of
Contributor.

ANNEXURE U.F. 8.

UNEMPLOYMENT INSURANCE ACT, 1946.

CONTRIBUTOR'S CHECK CARD.

NATIVE MALES.

Contributor's Record Card of the undermentioned contributor handed in at

(Name of Office)

on

(date)

Signature of Receiving Officer.

PERSOONSBESONDERHEDE.	
(a) Eie naam.....	
(b) Naam waaronder bekend.....	
(c) Vader se naam.....	
(d) Nommer van diensköntrak of nommer van vrystellingsertifikaat.....	
(e) Beroep.....	
(f) Persoonsnommer.....	
(g) Belastingidentiteitsnommer.....	

IDENTITY PARTICULARS.

(a) Own name.....	
(b) Name known by.....	
(c) Father's name.....	
(d) Service contract number or exemption certificate number.....	
(e) Occupation.....	
(f) Identity number.....	
(g) Tax identity number.....	

Voorkant van kaart.

AANHANGSEL U.F. 74.

WERKLOOSHEIDVERSEKERINGSWET, 1946.

BYDRAERSVERSLAGKAART.

Familienaam.....	Voorname.....
Persoonsnommer.....	Ras.....

Geslag.....	
-------------	--

Bydraer se handtekening.

Binnekant van kaart.

Naam van werkgever.	Adres van werkgever.	*(a) Meld tydperk of tydperke van diens as 'n bydraer.		Verdienste-groep gedurende laaste 52 weke diens.	Indien werkzaam in verskillende groepe gedurende laaste 52 weke meld tydperk in elke groep.						(b) Rede vir diens-beëindiging.	Ek sertificeer dat die inligting wat verstrekk word, waar is. (Handtekening van werkgever).	
		Van datum.	Tot datum.		Van	Tot.	Groep.	Van.	Tot.	Groep.			

*(a) Sluit tydperk in waarvoor in plaas van kennisgewing betaal is. Slegs tydperke waarvoor bydraes betaalbaar was, moet aangetoon word.

†(b) Skryf slegs nommer van toepaslike opskrif in, nl.: 1. Bedanking. 2. Vermindering van personeel. 3. Ander.

Front of Card.

ANNEXURE U.F. 74.

UNEMPLOYMENT INSURANCE ACT, 1946.

CONTRIBUTOR'S RECORD CARD.

Surname.....	Christian Names.....
Identity No.....	Race.....

Sex.....

Contributor's Signature.

Inside of Card.

Name of Employer.	Address of Employer.	*(a) State Period or Periods of Employment as a Contributor.		Earnings Group during last 52 Weeks of Employment.	If Employed in different Groups during last 52 Weeks state Period in each Group.						(b) Reason for Termination of Services.	I certify that the Information furnished is true (Signature of Employer).	
		From Date.	To Date.		From.	To.	Group.	From.	To.	Group.			

*(a) Include period paid for in lieu of notice. Only periods during which contributions were payable should be shown.

†(b) Insert numeral only of heading applicable, viz. 1. Resignation. 2. Reduction in Staff. 3. Other.

AANHANGSEL U.F. 77.

WERKLOOSHEIDVERSEKERINGSWET, 1946.

AANSOEK DEUR SEISOENSWERKER INGEVOLGE ARTIKEL TWEE (2) (r).

Aan die Sekretaris van Arbeid,
Per Afdelingsinspekteur,
Departement van Arbeid,

Hierby doen ek ingevolge artikel twee (2) (r) van die Werkloosheidversekeringswet, 1946, aansoek om die uitreiking van 'n sertifikaat aan my met die strekking dat ek gewoonlik vir meer as agt maande per jaar as 'n seisoenswerker in diens is en verklaar ek dat onderstaande inligting in alle opsigte waar is.

Datum.....

Handtekening van applikant.

ANNEXURE U.F. 77.

UNEMPLOYMENT INSURANCE ACT, 1946.

APPLICATION BY SEASONAL WORKER IN TERMS OF SECTION TWO (2) (r).

To the Secretary for Labour,
Per Divisional Inspector,
Department of Labour,

I hereby apply in terms of section two (2) (r) of the Unemployment Insurance Act, 1946, for the issue of a certificate to me to the effect that I am normally employed as a seasonal worker for more than eight months in a year, and declare that the information given below is true in every respect.

Date.....

Signature of Applicant.

AANHANGSEL U.F. 80.

WERKLOOSHEIDVERSEKERINGSWET, 1946.

SPESIALE WEEKLIKSE TOELAE KRGTENS ARTIKEL
NEGE-EN-DERTIG (9).

Aan die Eisebeampte,
Departement van Arbeid,

Hierby sertifiseer ek dat _____ (naam van werknemer)
wie se persoonsnommer _____ is, by my in diens was as
'n _____ gedurende die week geëindig.
en dat onderstaande besonderhede omtrent hom ten opsigte van
daardie week juis is:—

Skaal van verdienste (insluitende lewenskostetoelae).	Aftrekkings.	Bedrag aan hom betaal.

Datum _____ Handtekening van werkewer.

ANNEXURE U.F. 80.

UNEMPLOYMENT INSURANCE ACT, 1946.

SPECIAL WEEKLY ALLOWANCE IN TERMS OF SECTION
THIRTY-NINE (9).

The the Claims Officer,
Department of Labour,

I hereby certify that _____ (name of employee)
whose Identity Number is _____, has been employed by me
as a _____ during the week ended _____ and that the
undermentioned particulars regarding him are correct in respect of
that week:—

Rate of Earnings (including Cost of Living Allowance).	Deductions.	Amount Paid to him.

Date _____ Signature of Employer.

AANHANGSEL U.F. 85.

WERKLOOSHEIDVERSEKERINGSWET, 1946.

KENNISGEWING VAN INDIJNSNEMING VAN PERSONE AAN WIE DAAR NIE VOORHEEN BYDRAERSVERSLAGKAARTE
UITGEREIK IS NIE.

Die Sekretaris van Arbeid,
(Werkloosheidversekeringsfonds),
Posbus 1851,
Pretoria.

Geliewe kennis te neem dat ondergenoemde persone wat bydraes tot die Werkloosheidversekeringsfonds sal wees, deur my in diens
geneem is op dié datums aangetoon en dat daar nie voorheen bydraersverslagkaarte aan hulle uitgereik is nie:

Naam van bydraers (in blokletters).	Persoons- nommer.*	Ras.	Geslag.	Datum van indiens- neming.	Vorige werkewer.		Slegs vir Naturelle: Verdienste per week (insluitende lewenskoste- toelae).
					Naam.	Diens beëindig op.	

Handelsnaam van besigheid _____

Werkewer se registrasienommer (kodenommer) _____

*L.W.—In die geval van Naturelle word die persoonsnommer verstrek op die persoonkaart in die Naturel se bewysboek uitgereik
kragtens Wet No. 67 van 1952.

(Handtekening van werkewer of behoorlik
gemagtigde agent).

ANNEXURE U.F. 85.

UNEMPLOYMENT INSURANCE ACT, 1946.

NOTIFICATION OF EMPLOYMENT OF PERSONS NOT PREVIOUSLY ISSUED WITH CONTRIBUTOR'S RECORD CARDS.

Secretary for Labour,
(Employment Insurance Fund),
P.O. Box 1851,
Pretoria.

I have to inform you that the following persons who will be contributors to the Unemployment Insurance Fund were taken into my
employment on the dates specified, and have not previously been issued with Contributor's Record Cards:—

Name of Contributor. (Block Letters.)	*Identity No.	Race.	Sex.	Date of Engagement.	Previous Employer.	For Natives only. Earnings per Week (includ- ing C.O.L.A.).
Surname.	Christian Names (in full).				Name.	Date Left.

Trading name of business _____

Employer's registration (code number) _____

*N.B.—In the case of Natives the Identity Number is given on the Identity Card in Native's Reference Book issued in terms of Act
No. 67 of 1952.

Signature of Employer or Duly
Authorised Agent.

AANHANGSEL U.F. 86A.

WERKLOOSHEIDVERSEKERINGSWET, 1946.

AANSOEK OM 'N SIEKTETOELAE KAGTENS ARTIKEL
NEGE-EN-DERTIG (10).

Aan die Eisebeampte,
Departement van Arbeid,

1. Hierby doen ek kagtens artikel *nege-en-dertig* (10) van die Werkloosheidversekeringswet, 1946, aansoek om 'n toelae en verklaar ek dat ek van _____ tot _____ as gevolg van siekte nie geskik was vir werk nie en dat ek gedurende daardie tydperk nie geregtig was op of van enige werkewer een-derde of meer van my normale verdienste ontvang het nie. Ek verklaar verder dat die inligting wat deur my op hierdie vorm verstrek is in alle opsigte waar is.
2. Familiennaam (blokletters)
3. Voorname
4. Adres
5. Persoonsnommer
6. Ras
7. Geslag
8. Geboortedatum
9. Ambag of beroep
10. Getroud of ongetroud
11. Besonderhede van diens gedurende laaste vyf jaar:—

ANNEXURE U.F. 86A.

UNEMPLOYMENT INSURANCE ACT, 1946.

APPLICATION FOR ILLNESS ALLOWANCE UNDER
SECTION THIRTY-NINE (10).

The the Claims Officer,
Department of Labour,

1. I hereby apply for an allowance in terms of section *thirty-nine* (10) of the Unemployment Insurance Act, 1946, and declare that from _____ to _____ I was not capable of work due to illness and that during such period I was not entitled to, nor did I receive, from any employer one-third or more of my normal earnings. I further declare that the information given by me in this form is true in every respect.
2. Surname (block letters)
3. Christian names
4. Address
5. Identity No.
6. Race
7. Sex
8. Date of birth
9. Trade or occupation
10. Married or single
11. Details of employment during last five years:—

Naam van werkewer.	Adres van werkewer.	Nywerheid.	Werksaam as bydraer.		Gewone skaal van weeklike of maandelikse verdienste (lewenskosttoelae ingesluit).	Ander toelaes (vermeld aard en bedrag per week of per maand).	Waarde van voedsel en/of huisvesting deur werkewer verskaf (per week of per maand).
			Van.	Tot.			

Name of Employer.	Address of Employer.	Industry.	Employed as Contributor.		Ordinary Rate of Weekly or Monthly Earnings (including C.O.L.A.).	Other Allowances (specify Nature and Amount per Week or per Month).	Value of Food and/or Quarters supplied by Employer per Week or per Month.
			From.	To.			

12. Is u dienste beëindig? (Ja of Nee)
13. Het u ooit voorheen siektoelae, of werkloosheids- of kraamvoordele ontvang? (Ja of Nee)
14. As die antwoord op 13 „Ja“ is, vermeld die kantoor waar u aansoek gedoen het, datum van aansoek en U.F.-volgnommer _____, en U.F.-volgnommer _____.

Getuie _____ Handtekening van bydraer.
Datum _____

15. Mediese sertifikaat (moet deur 'n mediese praktisyn voltooi word).

Ek, _____ (naam en kwalifikasie van mediese praktisyn)
van _____ (adres)

sertifiseer hierby dat die bovenoemde onder my geneeskundige behandeling was van _____ tot _____,

dat hy/sy aan _____ (aard van siekte in blokletters) ly en dat hy/sy ongeskik vir werk was van _____ tot _____,

weens die feit dat hy/sy _____ was. (vermeld rede bv. in hospitaal, belêend, ens.)

Datum _____ Handtekening van Mediese Praktisyn.

12. Have your services been terminated? (Yes or No)
13. Have you ever received an illness allowance, or unemployment or maternity benefits before? (Yes or No)
14. If reply to 13 is "Yes", state office where you applied date applied _____ and U.F. serial No. _____

Witness _____ Signature of Contributor.
Date _____

15. Medical Certificate (to be completed by a Medical Practitioner).

I, _____ (Name and qualification of Medical Practitioner)
of _____ (Address)

hereby certify that the above-named has been under my medical treatment from _____ to _____

that he/she is suffering from _____ (Nature of illness in block letters) and that he/she was not capable of work from _____ to _____

by reason of the fact that he/she was _____ (state reason, e.g. in hospital, confined to bed, etc.).

Date _____ Signature of Medical Practitioner.

AANHANGSEL U.F. 87A.

WERKLOOSHEIDVERSEKERINGSWET, 1946.

SIEKTETOELAES—VORM WAT VIR VERDERE BETALINGS VOLTOOI MOET WORD.

Aan die Eisebeampte,
Departement van Arbeid,

Hierby verklaar ek dat ek van _____ tot _____ nie gesik was vir werk nie as gevolg van die siekte waarvoor ek 'n siektetoelae ontvang het en dat ek gedurende daardie tydperk nie geregtig was op, of van enige werkgewer een-derde of meer van my normale verdienste ontvang het nie. Ek verklaar verder dat die inligting wat deur my op hierdie vorm verstrek is in alle opsigte waar is.

1. Familiennaam (blokletters)
2. Voorname
3. Adres
4. Persoonsnommer
5. U.F.-volgnummer

Getuie.....

Handtekening van bydraer.

Datum.....

6. Mediese sertifikaat (moet deur 'n mediese praktisyn voltooi word).

Ek, _____ (naam en kwalifikasies van mediese praktisyne).

van _____ (adres)

sertificeer hierby dat die bogenoemde onder my geneeskundige behandeling was van tot _____,

dat hy/sy aan _____ ly (aard van siekte in blokletters)

en dat hy/sy ongesik vir werk was van tot _____ weens die feit dat

hy/sy _____ was. (vermeld rede bv. in hospitaal, bedlêend, ens.)

Datum.....

Handtekening van mediese praktisyne.

AANHANGSEL U.F. 92A.

WERKLOOSHEIDVERSEKERINGSWET, 1946.

AANSOEK OM KRAAMVOORDELE KRAGTENS ARTIKEL NEGE-EN-DERTIG (11).

Aan die Eisebeampte,
Departement van Arbeid,

1. Hierby doen ek kragtens artikel nege-en-dertig (11) van die Werkloosheidversekeringswet, 1946, aansoek om kraamvoordele en verklaar ek dat ek swanger is, dat ek op _____ opgehou het om te werk en dat ek sedert daardie datum nie geregtig was op of van enige werkgewer een-derde of meer van my normale verdienste ontvang het nie. Ek verklaar verder dat die inligting wat deur my op hierdie vorm verstrek is, in alle opsigte waar is.
2. Familiennaam (blokletters)
3. Voorname
4. Adres
5. Persoonsnommer
6. Ras
7. Geboortedatum
8. Ambag of beroep
9. Besonderhede van diens gedurende laaste vyf jaar:—

ANNEXURE U.F. 87A.

UNEMPLOYMENT INSURANCE ACT, 1946.

ILLNESS ALLOWANCES—FORM TO BE COMPLETED FOR FURTHER PAYMENTS.

To the Claims Officer,
Department of Labour,

I hereby declare that from _____ to _____ I was not capable of work due to the illness for which I have been receiving an illness allowance, and that during such period I was not entitled to, nor did I receive, from any employer one-third or more of my normal earnings. I further declare that the information given by me in this form is true in every respect.

1. Surname (block letters)
2. Christian names
3. Address
4. Identity number
5. U.F. serial number

Witness.....

Signature of Contributor.

Date.....

6. Medical Certificate (to be completed by a Medical Practitioner).

I, _____ (Name and qualifications of Medical Practitioner)

of.....

(Address)

hereby certify that the abovenamed has been under my medical treatment from to _____, that he/she is suffering from _____

(Nature of illness in block letters)

and that he/she was not capable of work from to _____ by reason of the fact that he/she was _____ (state reason, e.g. in hospital, confined to bed, etc.).

Date.....

Signature of Medical Practitioner.

ANNEXURE U.F. 92A.

UNEMPLOYMENT INSURANCE ACT, 1946.

APPLICATION FOR MATERNITY BENEFITS UNDER SECTION THIRTY-NINE (11).

To the Claims Officer,
Department of Labour,

1. I hereby apply for maternity benefits in terms of section thirty-nine (11) of the Unemployment Insurance Act, 1946, and declare that I am pregnant, that I stopped work on _____ and that since that date I have not been entitled to, nor have I received, from any employer one-third or more of my normal earnings. I further declare that the information given by me in this form is true in every respect.
2. Surname (block letters)
3. Christian names
4. Address
5. Identity number
6. Race
7. Date of birth
8. Trade or occupation
9. Details of employment during last five years:—

Naam van werkgewer.	Adres van werkgewer.	Nywerheid.	Werksaam as bydraer.		Gewone skaal van weeklike of maandelikse verdienste (lewenskostetoelae ingesluit).	Ander toelaes (vermeld aard en bedrag per week of per maand).	Waarde van voedsel en/of huisvesting deur werkgewer verskaf (per week of per maand).
			Van.	Tot.			

Name of Employer.	Address of Employer.	Industry.	Employed as Contributor.		Ordinary Rate of Weekly or Monthly Earnings (including C.O.L.A.).	Other Allowances (specify Nature and Amount per Week or per Month).	Value of Food and/or Quarters supplied by Employer per Week or per Month.
			From.	To.			

10. Is u dienste beëindig? (Ja of Nee)
 11. Het u ooit voorheen werkloosheids- of kraamvoordele, of siekte-toelae ontvang? (Ja of Nee)
 12. As die antwoord op 11 „Ja“ is, vermeld die kantoor waar u aansoek gedoen het
 datum van aansoek
 en U.F.-volgnommer.

Getuie _____ Handtekening van bydraer.
 Datum _____
 13. Mediese sertifikaat (moet deur 'n mediese praktisyn voltooi word).
 Ek, _____ (naam en kwalifikasies van mediese praktisyn)
 van _____ (adres)
 sertifieer hierby dat bogenoemde _____ (naam van applikant)

deur my op _____ ondersoek is, dat sy na my mening swanger is en dat volgens my ondersoek en die inligting deur haar verstrek, die verwagte datum van haar bevalling na my mening _____ is.

Datum _____ Handtekening van mediese praktisyn.

AANHANGSEL U.F. 93A.

WERKLOOSHEIDVERSEKERINGSWET, 1946.

VERKLARING DEUR APPLIKANT OM KRAAMVOORDELE VOOR DIE GEBOORTE.

Aan die Eisebeampte,
 Departement van Arbeid,

1. Ek verklaar dat ek nog swanger is en dat ek sedert die datum van my aansoek om kraamvoordele nie gewerk het nie. Verder verklaar ek dat ek sedert daardie datum nie geregtig was op of van enige werkewer een-derde of meer van my normale verdienste ontvang het nie.

Ek verstrek die volgende besonderhede wat ek verklaar juis te wees.

2. Familienaam (blokletters)
 3. Voorname
 4. Woonadres
 5. Adres waarheen tjeke geps pos moet word
 6. Persoonsnommer

Getuie _____ Handtekening van bydraer.
 Datum _____

AANHANGSEL U.F. 94A.

WERKLOOSHEIDVERSEKERINGSWET, 1946.

VERKLARING DEUR APPLIKANT OM KRAAMVOORDELE NA DIE GEBOORTE.

Aan die Eisebeampte,
 Departement van Arbeid,

1. Ek verklaar dat ek sedert die datum van my aansoek om kraamvoordele nie gewerk het nie en dat ek sedert daardie datum nie geregtig was op of van enige werkewer een-derde of meer van my normale verdienste ontvang het nie.

*Verder verklaar ek dat ek op _____ (datum van geboorte)

geboorte geskenk het aan 'n kind en dat die besonderhede verstrek in die aangehegte Kennisgewing van Geboorte (U.F. 95) of in die aangehegte geboortesertifikaat op daardie kind betrekking het.

Ek verskaf die volgende besonderhede wat ek verklaar juis te wees.

2. Familienaam (blokletters)
 3. Voorname
 4. Woonadres
 5. Adres waarheen tjeke geps pos moet word
 6. Persoonsnommer

Getuie _____ Handtekening van bydraer.
 Datum _____

* Skrap as Kennisgewing van Geboorte (U.F. 95) of geboortesertifikaat alreeds aan die eisebeampte voorgelê is.

10. Have your services been terminated? (Yes or No)
 11. Have you ever received unemployment or maternity benefits or illness allowances before? (Yes or No)
 12. If reply to 11 is "Yes", state office where you applied
 date applied _____ U.F. serial No.

Witness _____ Signature of Contributor.
 Date _____

13. Medical Certificate (to be completed by a Medical Practitioner).

I, _____ (Name and qualification of Medical Practitioner)

of _____ (Address)

hereby certify that the abovenamed _____ (Name of Applicant)

was examined by me on _____ that in my opinion she is pregnant, and that from my examination and the information furnished by her, I consider the expected date of her confinement to be _____.

Date _____ Signature of Medical Practitioner.

ANNEXURE U.F. 93A.

UNEMPLOYMENT INSURANCE ACT, 1946.

DECLARATION BY APPLICANT FOR PRE-NATAL MATERNITY BENEFITS.

To the Claims Officer,
 Department of Labour,

1. I declare that I am still pregnant and have not worked since the date of my application for maternity benefits. I further declare that since that date I have not been entitled to, nor have I received, from any employer one-third or more of my normal earnings.

I furnish the following particulars which I declare to be true:

2. Surname (block letters)
 3. Christian names
 4. Residential address
 5. Address to which cheque should be posted
 6. Identity number

Witness _____ Signature of Contributor.
 Date _____

ANNEXURE U.F. 94A.

UNEMPLOYMENT INSURANCE ACT, 1946.

DECLARATION BY APPLICANT FOR POST-NATAL MATERNITY BENEFITS.

1. I declare that I have not worked since the date of my application for maternity benefits, and that since that date I have not been entitled to, nor have I received from any employer one-third or more of my normal earnings.

*I further declare that a child was born to me on _____ (date of birth) and that the particulars shown in the attached Notification of Birth (U.F. 95), or in the attached birth certificate, refer to that child.

I furnish the following particulars which I declare to be true:

2. Surname (block letters)
 3. Christian names
 4. Residential address
 5. Address to which cheque should be posted
 6. Identity number

Witness _____ Signature of Contributor.
 Date _____

*Delete if Notification of Birth (U.F. 95) or birth certificate already submitted to Claims Officer.

AANHANGSEL U.F. 95.

WERKLOOSHEIDVERSEKERINGSWET, 1946.

KENNISGEWING VAN GEBOORTE.

Ek,
(naam en kwalifikasies van mediese praktisyf of vroedvrou)
van
(adres)

sertificeer hierby dat
(naam van applikant om kraamvoordele)
aan 'n lewende/doodgebore* kind geboorte geskenk het op
(geboortedatum van kind)

Datum: Handtekening van mediese
praktisyf of vroedvrou.

* Skrap wat nie van toepassing is nie.

AANHANGSEL U.F. 98A.

WERKLOOSHEIDVERSEKERINGSWET, 1946.

MAANDELIKSE OPGawe WAT TESAME MET BYDRAES DEUR WERKGEWERS INGESTUUR MOET WORD.

Opgawe vir die *vier/vyf weke geëindig

Aan die Sekretaris van Arbeid,
(Werkloosheidversekeringsfonds),
Laboriagebou,
Paul Krugerstraat, Posbus 1851,
Pretoria.

Ingevolge artikel *twee-en-dertig* (4) van die Werkloosheidversekeringswet, 1946, stuur ek hiermee 'n tjeck/poswissel/posorder/kontant* vir die bedrag van R_____ synde alle bydraes verskuldig ten opsigte van myself en die bydraers wat gedurende die bogenoemde tydperk by my in diens was.

Ek sertificeer dat onderstaande besonderhede waar is.

Datum: Handtekening van werkewer of
behoortlik gemagtigde agent.

Indien geen bydraers gedurende die maand in diens was nie, meld
datum waarop 'n bydraer laas in diens was.

* Skrap wat nie van toepassing is nie.

ANNEXURE U.F. 95.

UNEMPLOYMENT INSURANCE ACT, 1946.

NOTIFICATION OF BIRTH.

I,
(Name and qualification of Medical Practitioner or Midwife)
of
(Address)

hereby certify that
(Name of applicant for maternity benefits)
gave birth to a live/stillborn* child on
(Date of birth of child)

Date: Signature of Medical Practitioner
or Midwife.

* Delete whichever not applicable.

ANNEXURE U.F. 98A.

UNEMPLOYMENT INSURANCE ACT, 1946.

MONTHLY RETURN TO BE FORWARDED BY EMPLOYERS WITH CONTRIBUTIONS.

Return for the *four/five weeks ending

To the Secretary for Labour,
(Unemployment Insurance Fund),
Laboria Buildings,
Paul Kruger Street,
P.O. Box 1851,
Pretoria.

In terms of section *thirty-two* (4) of the Unemployment Insurance Act, 1946, I forward herewith cheque/money order/postal order/cash* for the amount of R_____ being all contributions due in respect of myself and the contributors employed by me during the above-mentioned period.

I certify that the following particulars are true.

Date: Signature of Employer or Duly
Authorised Agent.

If no contributors employed during month last date upon
which a contributor was employed.

* Delete whichever is inapplicable.

Groep volgens jaarlike verdienste (inclusief lewenskosttoelae).			Totale getal bydraers in elke groep.	Totale getal weke waarvoor in elke groep betaal is.	Bedrag verskuldig ten opsigte van—			
Groep.	Bo.	Tot en met.			Werkewer.	Bydraers.		Totaal.
	R	R					R	c
I	—	234			1c		1c	
II	234	390			2c		2c	
III	390	546			3c		3c	
IV	546	702			4c		4c	
V	702	858			5c		5c	
VI	858	1,014			6c		6c	
VII	1,014	1,170			7c		7c	
VIII	1,170	1,326			8c		8c	
IX	1,326	1,482			8c		9c	
X	1,482	1,638			8c		10c	
IX	1,638	1,794			8c		11c	
XII	1,794	2,500			8c		12c	
TOTAAL.....								

Group according to Annual Earnings (including C.O.L.A.).			Total Number of Contributors in each Group.	Total Number of Weeks Paid for in each Group.	Amount due in respect of—				Total.
Group.	Over.	Up to.			Employer.	Contributors.			
					Weekly Amount.	Weekly Amount.			
I	R —	R 234			1c	R c	1c	R c	R c
II	234	390			2c		2c		
III	390	546			3c		3c		
IV	546	702			4c		4c		
V	702	858			5c		5c		
VI	858	1,014			6c		6c		
VII	1,014	1,170			7c		7c		
VIII	1,170	1,326			8c		8c		
IX	1,326	1,482			8c		9c		
X	1,482	1,638			8c		10c		
XI	1,638	1,794			8c		11c		
XII	1,794	2,500			8c		12c		
TOTAL.....									

AANHANGSEL U.F. 103.

WERKLOOSHEIDVERSEKERINGSWET, 1946.

WERKLOOSHEIDSREGISTER.

1. Familienaam (blokletters)
2. Voorname
3. Adres
4. Persoonsnommer
5. Ras
6. Geslag
7. Geboortedatum
8. Getroud of ongetroud
9. Nywerheid
10. Ambag of beroep
11. Datum van aansoek om voordele

Ek is bewus van die feit dat dit 'n kriminele oortreding is om hierdie register te teken terwyl ek in diens is.

Datum _____

Handtekening van bydraer.

Ek verklaar dat ek werkloos is en dat ek nie gewerk het sedert ek laas hierdie register geteken het nie en dat ek nie vergoeding ontvang het ten opsigte van enige werk verrig sonder om die eise-beampte daarvan te verwittig nie.

Datum geteken _____

Handtekening _____

AANHANGSEL U.F. 107.

WERKLOOSHEIDVERSEKERINGSWET, 1946.

AANSOEK OM 'N DUPLIKAAT BYDRAERSVERSLAGKAART.
Aan die Sekretaris van Arbeid,
(Werkloosheidversekeringsfonds),
Posbus 1851,
Pretoria.

Hierby doen ek ingevolge regulasie 11 (3) om die uitreiking van 'n duplikaat bydraersverslagkaart aansoek en verklaar ek dat die oorspronklike verloor het/vernietig is.*

Ek stuur hiermee 'n tiek/poswissel/posorder* vir die voorgeskrewe bedrag van vyftig sent (50c) vir die uitreiking van die kaart.

Datum _____

Handtekening van applikant.

* Skrap wat nie van toepassing is nie.

1. Familienaam van bydraer (blokletters)
2. Volle voorname
3. Nooiensvan (in die geval van 'n getrouwe vrou)
4. Persoonsnommer
5. Ras
6. Geslag
7. Datum van geboorte: Maand Jaar
8. Gewone skaal van maandelikse of weeklikse verdienste (insluitende lewenskostetoecla)
9. Huidige adres

ANNEXURE U.F. 103.

UNEMPLOYMENT INSURANCE ACT, 1946.

UNEMPLOYED REGISTER.

1. Surname (block letters)
2. Christian names
3. Address
4. Identity number
5. Race
6. Sex
7. Date of birth
8. Married or single
9. Industry
10. Trade or occupation
11. Date of application for benefits

I am aware of the fact that it is a criminal offence to sign this register while I am in employment.

Date _____

Signature of Contributor.

I declare that I am unemployed and have not been employed since I last signed this register, and that I have not received remuneration for any work performed without notifying the claims officer.

Date signed _____

Signature _____

ANNEXURE U.F. 107.

UNEMPLOYMENT INSURANCE ACT, 1946.

APPLICATION FOR DUPLICATE CONTRIBUTOR'S RECORD CARD.

To the Secretary for Labour,
(Unemployment Insurance Fund),
P.O. Box 1851,
Pretoria.

I hereby apply, in terms of Regulation 11 (3) for a duplicate issue of a contributor's record card and declare that the original has been lost/destroyed.*

I forward herewith cheque/money order/postal order for the amount of fifty cents (50c) being the prescribed fee for the issue of the card.

Date _____

Signature of Applicant.

* Delete whichever is inapplicable.

1. Surname of contributor (blockletters)
2. Full Christian names
3. Maiden name (in case of married woman)
4. Identity number
5. Race
6. Sex
7. Date of birth: Month Year
8. Ordinary rate of monthly or weekly earnings (including C.O.L.A.)
9. Present address

Name en adres van vorige werkgewers gedurende afgelopen drie jaar.	Datums van diens.	
	Van.	Tot.

Names and Addresses of Previous Employers during past three years.	Dates of Employment.	
	From.	To.

AANHANGSEL U.F. 116.

WERKLOOSHEIDVERSEKERINGSWET, 1946.

WERKLOOSHEIDSREGISTER VIR NATURELLEMANS.

- WERKLOOSHEIDSREGTE
1. Persoonsnommer
2. Belastingidentiteitsnommer of U.F.-volgnommer
3. Eie naam of name waaronder bekend
4. Vader se naam of familiennaam
5. Distrik van domisilie
6. Dienskontraknommer of nommer van vrystellingsertifikaat
7. Nywerheid
8. Ambag of beroep
9. Datum van aansoek om voordele

Ek is bewus van die feit dat dit 'n kriminele oortreding is om hierdie register te teken terwyl ek in diens is.

Datum..... Handtekening van bydraer.
Ek verklaar dat ek werkloos is en dat ek nie gewerk het sedert ek laas hierdie register geteken het nie en dat ek nie vergoeding ontvang het ten opsigte van enige werk verryg sonder om die eisebeampte daarvan te verwittig nie.

Datum getekend..... Handtekening

AANHANGSEL U.F. 123.

WERKLOOSHEIDVERSEKERINGSWET, 1946.

AANSOEK OM VOORDELE KRAGTENS ARTIKEL SEWE-EN-DERTIG.

Aan die Eisebeampte,
Departement van Arbeid,

1. Hierby doen ek kragtens artikel *sewe-en-dertig* van die Werkloosheidversekeringswet, 1946, aansoek om werkloosheidsvoordele en verklaar ek dat ek werkloos is en dat die infiting wat ek op hierdie vorm verstrek, in alle oopsigte waar is. Ek is bewus van die feit dat dit 'n kriminele oortreding is om 'n valse verklaring op hierdie vorm te maak.
 2. Familienaam (blokletters) _____
 3. Voorname _____
 4. Adres _____
 5. Persoonsnommer _____
 6. Ras _____
 7. Geslag _____
 8. Geboortedatum _____
 9. Ambag of beroep _____
 10. Getroud of ongetroud _____
 11. Besonderhede van diens gedurende laaste vyf jaar:—

ANNEXURE U.F. 116.

UNEMPLOYMENT INSURANCE ACT, 1946.

UNEMPLOYED REGISTER FOR NATIVE MALES.

1. Identity number.
 2. Tax identity No. or U.F. serial No.
 3. Own name or name known by.
 4. Father's name or surname.
 5. District of domicile.
 6. Service Contract No. or Exemption Certificate No.
 7. Industry.
 8. Trade or occupation.
 9. Date of application for benefits.

I am aware of the fact that it is a criminal offence to sign this register while I am in employment.

Date..

Signature of Contributor.

I declare that I am unemployed and have not been employed since I last signed the unemployed register, and that I have not received remuneration for any work performed without notifying the Claims Officer.

Date signed _____ Signature _____

ANNEXURE U.F. 123.

UNEMPLOYMENT INSURANCE ACT, 1946.

**APPLICATION FOR BENEFITS UNDER SECTION
THIRTY-SEVEN.**

To the Claims Officer,
Department of Labour,

1. I hereby apply for unemployment benefits in terms of section thirty-seven of the Unemployment Insurance Act, 1946, and declare that I am unemployed and that the information given by me in this form is true in every respect. I am aware of the fact that it is a criminal offence to make a false statement on this form.
 2. Surname (block letters) _____
 3. Christian names _____
 4. Address _____
 5. Identity number _____
 6. Race _____
 7. Sex _____
 8. Date of birth _____
 9. Trade or occupation _____
 10. Married or single _____
 11. Details of employment during last five years:—

12. Het u ooit voorheen werkloosheids- of kraamvoordele, of 'n siektetoelop ontvang? (Ja of Nee) _____

13. As die antwoord op 12 „Ja“ is, vermeld kantoor waar u aansoek gedoen het _____, datum van aansoek _____ en U.F.-volgnummer _____.

14. Indien laaste werkgewer loon betaal het in plaas van kennis te gee, vermeld vir watter tydperk: Van _____ tot _____.

15. Is u geskik en beskikbaar vir werk? (Ja of Nee) _____

12. Have you ever received unemployment or maternity benefits or an illness allowance before? (Yes or No) _____

13. If reply to 12 is "Yes", state office where you applied _____.
Date applied _____ and U.F. Serial No. _____

14. If last employer paid wages in lieu of notice, state for what period: From _____ to _____.

15. Are you capable of an available for work? (Yes or No) _____
Witness: _____

Getuie _____ Handtekening van bydraer. _____ Date. _____ Signature of Contributor.

Signature of Contributor.

AANHANGSEL U.F. 124.

WERKLOOSHEIDVERSEKERINGSWET, 1946.

AANSOEK OM WERKLOOSHEIDSVOORDELE KRAGTENS
ARTIKEL SEWE-EN-DERTIG—NATURELLEMANS.

Aan die Eisebeampte,
Departement van Arbeid,

1. Hierby doen ek kragtens artikel *sewe-en-dertig* van die Werkloosheidversekeringswet, 1946, aansoek om werkloosheidsvoordele en verklaar ek dat ek werkloos is en dat die inligting wat ek op hierdie vorm verstrek, in alle oopsigte waar is. Ek is bewus van die feit dat dit 'n kriminelle oortreding is om 'n valse verklaring op hierdie vorm te maak.
 2. Persoonsnommer.....
 3. Belastingidentiteitsnommer of U.F.-volgnommer.....
 4. Eienaam of naam waaronder bekend.....
 5. Adres.....
 6. Vader se naam of familienaam.....
 7. Distrik van domisilie.....
 8. Dienskontraknommer of nommer van vrystellingsertifikaat.....
 9. Nywerheid..... 10. Ambag of beroep.....
 11. Besonderhede van diens gedurende laaste vyf jaar:—*

ANNEXURE U.F. 124.

UNEMPLOYMENT INSURANCE ACT, 1946.

**APPLICATION FOR UNEMPLOYMENT BENEFITS UNDER
SECTION THIRTY-SEVEN—NATIVE MALES.**

To the Claims Officer,
Department of Labour,

- I hereby apply for unemployment benefits in terms of section thirty-seven of the Unemployment Insurance Act, 1946, and declare that I am unemployed and that the information given by me in this form is true in every respect. I am aware of the fact that it is a criminal offence to make a false statement on this form.
 - Identity number _____
 - Tax identity No. or U.F. serial No. _____
 - Own name or name known by _____
 - Address _____
 - Father's name or surname _____
 - District of domicile _____
 - Service Contract No. or Exemption Certificate No. _____
 - Industry _____
 - Trade or occupation _____
 - Details of employment during last five years:—

12. Het jy ooit voorheen werkloosheidsoordele of 'n siektetoelede ontvang? (Ja of Nee) _____

13. As die antwoord op 12., Ja " is, vermeld kantoor waar jy aansoek gedoen het _____, datum van aansoek _____ en U.F.-volgnommer _____

14. Indien laaste werkgewer loon betaal het in plaas van kennis te gee-, vermeld wanneer tydperk: Van _____ tot _____

15. Is jy geskik en beskikbaar vir werk? (Ja of Nee) _____

Getuie van handtekening of merk. **Handtekening of merk van bydraer.**

Datum:

AANHANGSEL U.F. 125.

WERKLOOSHEIDVERSEKERINGSWET, 1946.

SIEKTETOELAE OF KRAAMVOORDELE—WERKGEWER SE VERKLARING.

Aan die Eisebeampte,
Departement van Arbeid,

- Soos deur u versoek, stuur ek hiermee ingevolge artikel een-en-vyftig (2) bis van die Werkloosheidversekeringswet, 1946, die bydraerverslagklaar van ondervermelde bydraer en sertifiseer ek dat die bydraer sedert minder as een-derde van

ANNEXURE U.F. 125.

UNEMPLOYMENT INSURANCE ACT, 1946.

**ILLNESS ALLOWANCE OR MATERNITY BENEFIT—
EMPLOYER'S STATEMENT.**

To the Claims Officer,
Department of Labour,

As requested by you, I forward herewith, in terms of section fifty-one (2) *bis* of the Unemployment Insurance Act, 1946, the contributor's record card of the undermentioned contributor, and certify that such contributor has, since _____.

sy/haar normale verdienste van my ontvang het en dat hy/sy gedurende die res van sy/haar afwesigheid weens siekte of swangerskap nie een-deerde of meer van sy/haar normale verdienste van my sal ontvang nie.

Verder verklaar ek dat die inligting wat hieronder ten opsigte van sodanige bydraer verstrek word, waar is.

Datum

Handtekening van werkgever.

MOET DEUR WERKGEWER INGEVUL WORD.

1. Volle naam van bydraer.
2. Persoonsnommer.
3. Tydperk(e) in my diens.
4. Tydperk(e) in diens as 'n bydraer gedurende die tydperk(e) gemeld in 3 hierbo.
5. Bedrag van huidige verdienste (insluitende betalings in natura) per week R_____ of per maand R_____.
6. Verdienste as 'n bydraer en groep gedurende die twee-en-vyftig weke wat die datum waarop verdienste minder as een-deerde van normale verdienste geword het, onmiddellik voorafgaan verdienste. groep.
7. Indien werksaam in verskillende groepe gedurende die twee-en-vyftig weke, meld tydperk werksaam in elke sodanige groep:—

Tydperk.	Groep.

AANHANGSEL U.F. 126A.

WERKLOOSHEIDVERSEKERINGSWET, 1946.

BETALING AAN AFHANKLIKES VAN OORLEDE BYDRAER.

AANSOEK DEUR WEDUWEE OF INVALIDE WEWEWAAR.
Aan die Afdelingsinspakteur,
Departement van Arbeid,

Hierby doen ek aansoek om betaling ingevolge die bepaling van artikel *nege-en-dertig ter* van die Werkloosheidversekeringswet, 1946, en verklaar ek dat ek die weduwee/invalide weewenaar* van ondergenoemde oorlede bydraer is, dat ek nie van hom/haar* geskei of tussen tafel en bed van hom/haar* geskei was nie en dat die inligting wat ek op hierdie vorm verstrek, waar is.

Datum

Handtekening van weduwee/
invalidie weewenaar.*

* Skrap wat nie van toepassing is nie.

A. MOET DEUR APPLIKANT INGEVUL WORD.

1. Volle naam van applikant (blokletters).
2. Adres.
3. Volle naam van oorlede bydraer (blokletters).
4. Laaste woonadres van oorlede bydraer.
5. Persoonsnommer van oorlede bydraer.
6. Datum van oorlyde.

**B. MOET INGEVUL WORD SLESGS IN GEVALLE WAAR
APPLIKANT 'N INVALIDE WEWEWAAR IS.**

Hierby sertifiseer ek dat ek sedert geheel en al ongeskik is vir werk van enige aard.

Datum

Handtekening van invalide
weewenaar.

C. DOKUMENTE WAT AANGEHEG MOET WORD.

Ek heg hierby aan:—

1. Bydraersverslagkaart van die oorlede bydraer.
2. Die sterfesertifikaat, die lykskouingsertifikaat of die begrafnis-bevel wat op die dood van sodanige bydraer betrekking het.
3. Sertifikaat, in die vorm van U.F. 128A, van sy laaste werkgever.
4. My huweliksertifikaat.

OPMERKING.—As daar in die geval van 'n Naturelleweduwee of 'n invalide Naturelleweewenaar geen huweliksertifikaat bestaan wat ingevolge enige wet wat in die Republiek van krag is en op huwelike betrekking het, as geldig erken word nie, moet 'n volledige verklaring betreffende die omstandighede van die saak aangeheg word.

received from me less than one-third of his/her normal earnings and that he/she will not receive from me one-third or more of his/her normal earnings during the rest of his/her absence due to illness or confinement.

I further declare that the information given below in respect of such contributor is true.

Date

Signature of Employer.

TO BE COMPLETED BY EMPLOYER.

1. Full name of contributor.
2. Identity number.
3. Period(s) employed by me.
4. Period(s) employed as a contributor during the period(s) stated in 3 above.
5. Amount of present earnings (including payments in kind) per week R_____ or per month R_____.
6. Earnings as a contributor and group during the fifty-two weeks immediately preceding date upon which earnings became less than one-third of normal earnings. group.
7. If employed in different groups during such fifty-two weeks, period employed in each such group:—

Period.	Group.

ANNEXURE U.F. 126A.

UNEMPLOYMENT INSURANCE ACT, 1946.

**PAYMENTS TO DEPENDANTS OF DECEASED
CONTRIBUTOR.**

APPLICATION BY WIDOW OR INVALID WIDOWER.

To the Divisional Inspector,
Department of Labour,

I hereby apply for a payment in terms of section *thirty-nine ter* of the Unemployment Insurance Act, 1946, and declare that I am the widow/invalid widower* of the undermentioned deceased contributor, that I was not divorced or legally separated from him/her* and that the information given by me in this form is true.

Date

*Signature of Widow/Invalid
Widower.

* Delete whichever is inapplicable.

A. TO BE FILLED IN BY APPLICANT.

1. Full name of applicant (block letters).
2. Address.
3. Full name of deceased contributor (block letters).
4. Last residential address of deceased contributor.
5. Identity number of deceased contributor.
6. Date of Death.

**B. TO BE FILLED IN ONLY WHERE APPLICANT IS AN
INVALID WIDOWER.**

I hereby certify that I have been totally unfit for work of any sort since.....

Date

Signature of Invalid Widower.

C. DOCUMENTS TO BE ATTACHED.

I attach hereto—

1. Contributor's Record Card of the deceased contributor.
2. The death certificate, post mortem certificate or burial order relating to the death of such contributor.
3. Certificate from his last employer in the form of U.F. 128A.
4. My marriage certificate.

NOTE.—In the case of a Native widow or invalid widower if there is no marriage certificate recognised as valid in terms of any law relating to marriage in force in the Republic, a full statement regarding the circumstances of the matter should be attached.

AANHANGSEL U.F. 127A.**WERKLOOSHEIDVERSEKERINGSWET, 1946.****BETALING AAN AFHANKLIKES VAN OORLEDE BYDRAER.
AANSOEK DEUR ANDER PERSOON AS WEDUWE OF
INVALIDE WEWENAAR.**

Aan die Afdelingsinspekteur,
Departement van Arbeid,

Hierby doen ek aansoek om betaling ingevolge die bepalings van artikel *nege-en-dertig ter* van die Werkloosheidversekeringswet, 1946, en verklaar ek dat die inligting wat hieronder verstrekk word, na my beste wete en oortuiging waar is.

Datum

Handtekening van applikant.

A. MOET DEUR APPLIKANT INGEVUL WORD.

1. Volle naam van applikant (blokletters)
2. Meld of u Mn., Mrs. of Mej. is
3. Adres
4. Volle naam van oorlede bydraer (blokletters)
5. Laaste woonadres van oorlede bydraer
6. Persoonsnummer van oorlede bydraer
7. Datum van oorlyde
8. Verwantskap (as daar is) tussen applikant en oorlede bydraer
9. Indien aansoek gedoen word vir die voordeel van 'n ander persoon as die applikant, meld:
 - (a) Volle naam van daardie persoon (blokletters)
 - (b) Adres
 - (c) Verwantskap tussen sodanige persoon en oorlede bydraer
 - (d) Waar aansoek gedoen word namens 'n kind wat onder die ouderdom van 17 jaar was op die datum van die dood van die oorlede bydraer, meld die volle name en adres van alle ander kinders, met inbegrip van enige aangename kinders, van die oorlede bydraer wat op die datum van sy dood onder die ouderdom van 17 jaar was.

B. DOKUMENTE WAT AANGEHEG MOET WORD.

Ek heg hierby die volgende aan:

1. Bydraersverslagkaart van die oorlede bydraer.
2. Die sterfesertifikaat, lykskouingsertifikaat of begrafnisbevel in verband met die dood van sodanige bydraer.
3. In die geval van 'n aansoek namens 'n kind of kinders, met inbegrip van aangename kinders, wat onder die ouderdom van 17 jaar was op die datum van die dood van die oorlede bydraer, die geboortesertifikaat (-kate) van sodanige kind of kinders.
4. Sertifikaat, in die vorm van U.F. 128A, van die laaste werkgewer van die oorlede bydraer.
5. 'n Beëdigde verklaring waarin redes verstrekk word waarom betaling aan my gedoen moet word.

OPMERKINGS:

- (i) Die beëdigde verklaring moet die volledige gronde verstrekk waarop die aansoek gebaseer word en moet 'n verklaring insluit in verband met die persoon ten voordele van wie die betaling geëis word, waarin gemeld word—
 - (a) of sodanige persoon geheel en al of hoofsaaklik vir sy lewensbenodigdheid van die oorlede bydraer afhanklik was; en
 - (b) die bedrag en bronne van alle inkomste van sodanige persoon soos op die datum van oorlyde van die oorlede bydraer.
- (ii) Waar die applikant of die persoon namens wie aansoek gedoen word, 'n toekenning van die Departement van Volkswelwyn en Pensioene ontvang of in 'n inrigting versorg word, moet besonderhede van die toekenning of die naam van die inrigting verstrekk word.

AANHANGSEL U.F. 128A.**WERKLOOSHEIDVERSEKERINGSWET, 1946.****BETALINGS AAN AFHANKLIKES VAN OORLEDE BYDRAER.****VORM WAT DEUR WERKGEWER INGEVUL MOET WORD
TEN OPSIGTE VAN OORLEDE BYDRAER.**

OPMERKING.—'n Werkgewer wat die oorlede bydraer in sy diens gehad het, moet die vorm op versoek invul en dit daarna terugstuur aan die persoon wat gevra het dat dit ingevul moet word.

Naam van werkgewer

Adres van werkgewer

Werkgewer se registrasienummer (kode)

Ek stuur hierby, soos vereis by regulasie 15 (3) van die regulasies wat kragtens die Werkloosheidversekeringswet, 1946, afgekondig is, die bydraersverslagkaart van ondergenoemde oorlede bydraer en verklaar hierby dat die inligting wat hieronder ten opsigte van sodanige bydraer verstrekk word, waar is.

Datum

Handtekening van werkgewer.

ANNEXURE U.F. 127A.**UNEMPLOYMENT INSURANCE ACT, 1946.****PAYMENT TO DEPENDANTS OF DECEASED CONTRIBUTOR.****APPLICATION BY PERSON OTHER THAN WIDOW OR
INVALID WIDOWER.**

To the Divisional Inspector,
Department of Labour,

I hereby apply for a payment in terms of section *thirty-nine ter* of the Unemployment Insurance Act, 1946, and declare that the information given below is true to the best of my knowledge and belief.

Date

Signature of Applicant.

A. TO BE FILLED IN BY APPLICANT.

1. Full name of applicant (block letters)
2. State whether Mr., Mrs. or Miss
3. Address
4. Full name of deceased contributor (block letters)
5. Last residential address of deceased contributor
6. Identity number of deceased contributor
7. Date of death
8. Relationship (if any) of applicant to deceased contributor
9. If application made for the benefit of a person other than the applicant, state:
 - (a) Full name of such person (block letters)
 - (b) Address
 - (c) Relationship of such person to deceased contributor
 - (d) Where application is made on behalf of a child under the age of 17 years at the date of death of deceased contributor, give full names and addresses of any other children including any adopted children of deceased contributor under 17 years of age at the date of death of deceased contributor

B. DOCUMENTS TO BE ATTACHED.

I attach hereto—

1. Contributor's Record Card of the deceased contributor.
2. The death certificate, post mortem certificate or burial order relating to the death of such contributor.
3. In the case of an application on behalf of a child or children, including any adopted children, under the age of 17 years at the date of death of the deceased contributor, the birth certificate(s) of such child or children.
4. Certificate from the last employer of the deceased contributor in the form of U.F. 128A.
5. An affidavit giving reasons why payment should be made to me.

NOTES:

- (i) The affidavit should give the full grounds upon which the application is based and include a declaration in regard to the person for whose benefit the payment is claimed, stating—
 - (a) whether such person was wholly or mainly dependent on the deceased contributor for the necessities of life; and
 - (b) the amount and sources of all income of such person as at the date of death of the deceased contributor.
- (ii) Where the applicant, or the person on whose behalf application is made, is in receipt of a grant from the Department of Social Welfare and Pensions or is being cared for in an institution, particulars of the grant or the name of the institution should be given.

ANNEXURE U.F. 128A.**UNEMPLOYMENT INSURANCE ACT, 1946.****PAYMENTS TO DEPENDANTS OF DECEASED
CONTRIBUTOR.****FORM TO BE COMPLETED BY EMPLOYER IN RESPECT
OF DECEASED CONTRIBUTOR.**

NOTE.—An employer who employed the deceased contributor should complete the form on request and thereafter return it to the person who requested its completion.

Name of employer

Address of employer

Employer's Registration (Code) Number

I forward herewith, as required by Regulation 15 (3), under the Unemployment Insurance Act, 1946, the contributor's record card of the undermentioned deceased contributor, and certify that the information given below in respect of such contributor is true.

Date

Signature of Employer.

1. Volle naam van oorlede bydraer (blokletters) _____
2. Persoonsnummer van oorlede bydraer _____
3. Tydperk(e) in my diens as 'n bydraer (alle veranderings in verdienste en groep moet gemeld word):—

Van.	Tot.	Verdienste, met inbegrip van l.k.t. en betaling in natura.		Groep waarin bydraes betaal is.
		Weekliks.	Maan- deliks.	

4. Indien daar gedurende die tydperk(e) genoem in 3 hierbo, geen bydraes betaal is nie, meld:—

Tydperk.	Rede waarom nie bygedra nie.	
Van.	Tot.	

1. Full names of deceased contributor (block letters) _____
2. Identity number of deceased contributor _____
3. Period(s) in my employ as a contributor (any change in earnings and group to be indicated).

From.	To.	Earnings including C.O.L.A. and Payment in kind.		Group in which Contributions Paid.
		Weekly.	Monthly.	

4. If during period(s) mentioned in 3 above no contributions were paid state:—

Period.		Reason for not Contributing.
From.	To.	

INHOUD.

No.	BLADSY
Departement van Arbeid.	
GOEWERMENTSKENNISGEWINGS.	
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