



REPUBLIC OF SOUTH AFRICA
GOVERNMENT GAZETTE

STAATSKOERANT

VAN DIE REPUBLIEK VAN SUID-AFRIKA

REGULATION GAZETTE No. 2054

Registered at the Post Office as a Newspaper

**PRICE 20c PRYS
OVERSEAS 30c OORSEE
POST FREE — POSVRY**

REGULASIEKOERANT No. 2054

As 'n Nuusblad by die Poskantoor Geregistreer

VOL. 112]

PRETORIA, 11 OCTOBER 1974

[No. 4430

GOVERNMENT NOTICES

DEPARTMENT OF LABOUR

No. R. 1800 11 October 1974

INDUSTRIAL CONCILIATION ACT, 1956

TOBACCO INDUSTRY (TRANSVAAL)

I, Marais Viljoen, Minister of Labour, hereby—

(a) in terms of section 48 (1) (a) of the Industrial Conciliation Act, 1956, declare that all the provisions of the Agreement which appears in the Schedule hereto and which relates to the Tobacco Industry, shall be binding, with effect from the second Monday after the date of publication of this notice and for the period ending 30 September 1978, upon the employers' organisation and the trade union which entered into the said Agreement and upon the employers and employees who are members of the said organisation or union;

(b) in terms of section 48 (1) (b) of the said Act, declare that the provisions of the said Agreement, excluding those contained in clauses 1 (1), 2, 5 (7) (f), 19, 20 and 21, shall be binding, with effect from the second Monday after the date of publication of this notice and for the period ending 30 September 1978, upon all employers and employees other than those referred to in paragraph (a) of this notice, who are engaged or employed in the said Industry in the Magisterial Districts of Alberton, Balfour, Benoni, Boksburg, Brakpan, Germiston, Heidelberg (Transvaal), Johannesburg, Kempton Park, Krugersdorp [including that portion of the Magisterial District of Brits which, prior to 1 June 1972 (Government Notice 872 of 26 May 1972), fell within the Magisterial District of Krugersdorp], Nigel, Pretoria [including those portions of the Magisterial Districts of Cullinan and Brits which, prior to 30 May 1968 and 1 June 1972, respectively (Government Notices 970 of 30 May 1968 and 872 of 26 May 1972), fell within the Magisterial District of Pretoria], Randfontein [including that portion of the Magisterial District of Westonaria which, prior to 1 November 1970 (Government Notice 1618 of 2 October 1970), fell within the Magisterial District of Randfontein], Roodepoort and Springs; and

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GOEWERMENSKENNISGEWINGS

DEPARTEMENT VAN ARBEID

No. R. 1800

11 Oktober 1974

WET OP NYWERHEIDSVERSOENING, 1956

TABAKNYWERHEID (TRANSVAAL)

Ek, Marais Viljoen, Minister van Arbeid, verklaar hierby—

(a) kragtens artikel 48 (1) (a) van die Wet op Nywerheidsversoening, 1956, dat al die bepalings van die Ooreenkoms wat in die Bylae hiervan verskyn en op die Tabaknywerheid betrekking het, met ingang van die tweede Maandag na die datum van publikasie van hierdie kennisgewing en vir die tydperk wat op 30 September 1978 eindig, bindend is vir die werkgewersorganisasie en die yakvereniging wat genoemde Ooreenkoms aangegaan het en vir die werkgewers en werknemers wat lede van genoemde organisasie of vereniging is;

(b) kragtens artikel 48 (1) (b) van genoemde Wet, dat die bepalings van genoemde Ooreenkoms, uitgesonderd dié vervat in klousules 1 (1), 2, 5 (7) (f), 19, 20 en 21, met ingang van die tweede Maandag na die datum van publikasie van hierdie kennisgewing en vir die tydperk wat op 30 September 1978 eindig, bindend is vir alle ander werkgewers en werknemers as dié in paragraaf (a) van hierdie kennisgewing genoem, wat betrokke is by of in diens is in genoemde Nywerheid in die landdrosdistrikte Alberton, Balfour, Benoni, Boksburg, Brakpan, Germiston, Heidelberg (Transvaal), Johannesburg, Kempton Park, Krugersdorp [met inbegrip van daardie gedeelte van die landdrosdistrik Brits wat voor 1 Junie 1972 (Goewermenskennisgewing 872 van 26 Mei 1972) binne die landdrosdistrik Krugersdorp gevall het], Nigel, Pretoria [met inbegrip van daardie gedeeltes van die landdrosdistrikte Cullinan en Brits wat voor onderskeidelik 30 Mei 1968 en 1 Junie 1972 (Goewermenskennisgewing 970 van 30 Mei 1968 en 872 van 26 Mei 1972) binne die landdrosdistrik Pretoria gevall het], Randfontein [met inbegrip van daardie gedeelte van die landdrosdistrik Westonaria wat voor 1 November 1970 (Goewermenskennisgewing 1618 van 2 Oktober 1970) binne die landdrosdistrik Randfontein gevall het], Roodepoort en Springs; en

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(c) in terms of section 48 (3) (a) of the said Act, declare that, in the areas specified in paragraph (b) of this notice and with effect from the second Monday after the date of publication of this notice and for the period ending 30 September 1978, the provisions of the said Agreement, excluding those contained in clauses 1 (1), 2, 5 (7) (f), 19, 20 and 21, shall *mutatis mutandis* be binding upon all Bantu employed in the said Industry by the employers upon whom any of the said provisions are binding in respect of employees and upon those employers in respect of Bantu in their employ.

M. VILJOEN, Minister of Labour.

SCHEDULE

INDUSTRIAL COUNCIL FOR THE TOBACCO INDUSTRY (TRANSVAAL)

AGREEMENT

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

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

National Union of Cigarette and Tobacco Workers
(hereinafter referred to as the "employees" or the "trade union"), of the other part,
being parties to the Industrial Council for the Tobacco Industry (Transvaal).

1. SCOPE OF APPLICATION OF AGREEMENT

(1) The terms of this Agreement shall be observed in the Magisterial Districts of Alberton, Balfour, Benoni, Boksburg, Brakpan, Germiston, Heidelberg (Transvaal), Johannesburg, Kempton Park, Krugersdorp [including that portion of the Magisterial District of Brits which, prior to 1 June 1972 (Government Notice 872 of 26 May 1972) fell within the Magisterial District of Krugersdorp], Nigel, Pretoria [including those portions of the Magisterial Districts of Cullinan and Brits which, prior to 30 May 1968 and 1 June 1972, respectively (Government Notices 970 of 30 May 1968 and 872 of 26 May 1972), fell within the Magisterial District of Pretoria], Randfontein [including that portion of the Magisterial District of Westonaria which, prior to 1 November 1970 (Government Notice 1618 of 2 October 1970) fell within the Magisterial District of Randfontein], Roodepoort and Springs; and by all employers who are members of the employers' organisation and who are engaged in the Tobacco Industry and by all employees who are members of the trade union and who are employed in the said Industry.

(2) Notwithstanding the provisions of subclause (1), the terms of this Agreement shall only apply in respect of employees for whom minimum wages are prescribed in clause 4.

2. PERIOD OF OPERATION OF AGREEMENT

This Agreement shall come into operation on a date to be fixed by the Minister of Labour in terms of section 48 of the Industrial Conciliation Act, 1956, and shall remain in operation until 30 September 1978, or for such period as may be determined by the Minister of Labour.

3. DEFINITIONS

(1) Unless the contrary intention appears, any expression used in this Agreement which is defined in the Industrial Conciliation Act, 1956, shall have the same meaning as in that Act, and unless inconsistent with the context—

"Act" means the Industrial Conciliation Act, 1956;

"artisan" means an employee who is engaged in work normally performed by a skilled artisan and for the purposes of this definition, the expression "skilled artisan" means a person who has served his apprenticeship in a trade designated under the Apprenticeship Act, 1944, or who holds a certificate of proficiency issued to him by the Registrar of Apprenticeship in terms of section 6 of the Training of Artisans Act, 1951, or a certificate issued to him by the said Registrar in terms of either section 2 (7) or section 7 (3) of the said Act;

"assistant forewoman" means an employee who assists a forewoman in the performance of her duties and who may act for her during her absence;

"boiler plant supervisor" means an employee who is in charge of a boiler installation and who is responsible for the efficient performance and maintenance of such installation, and of the authorised pressures;

(c) kragtens artikel 48 (3) (a) van genoemde Wet, dat die bepalings van genoemde Ooreenkoms, uitgesonderd dié vervat in klosules 1 (1), 2, 5 (7) (f), 19, 20 en 21, met ingang van die tweede Maandag na die datum van publikasie van hierdie kennisgewing en vir die tydperk wat op 30 September 1978 eindig, in die gebiede gespesifieer in paragraaf (b) van hierdie kennisgewing *mutatis mutandis* bindend is vir alle Bantoes in diens in genoemde Nywerheid by dié werkgewers vir wie enigeen van genoemde bepalings ten opsigte van werknemers bindend is en vir daardie werkgewers ten opsigte van Bantoes in hul diens.

M. VILJOEN, Minister van Arbeid.

BYLAE

NYWERHEIDSRAAD VIR DIE TABAKNYWERHEID (TRANSVAAL)

OOREENKOMS

ingevolge die Wet op Nywerheidsversoening, 1956, gesluit en aangegaan deur en tussen die

Tobacco Employers' Organisation
(hierna die "werkgewers" of "werkgewersorganisasie" genoem), aan die een kant, en die

National Union of Cigarette and Tobacco Workers
(hierna die "werknemers" of die "vakvereniging" genoem), aan die ander kant,
wat die party is by die Nywerheidsraad vir die Tabaknywerheid (Transvaal).

1. TOEPASSINGSBESTEK VAN OOREENKOMS

(1) Hierdie Ooreenkoms moet in die landdrosdistrikte Alberton, Balfour, Benoni, Boksburg, Brakpan, Germiston, Heidelberg (Transvaal), Johannesburg, Kempton Park, Krugersdorp [met inbegrip van daardie gedeelte van die landdrosdistrik Brits wat voor 1 Junie 1972 (Goewermentskennisgewing 872 van 26 Mei 1972) binne die landdrosdistrik Krugersdorp geval het], Nigel, Pretoria [met inbegrip van daardie gedeeltes van die landdrosdistrikte Cullinan en Brits wat voor onderskeidelik 30 Mei 1968 en 1 Junie 1972 (Goewermentskennisgewing 970 van 30 Mei 1968 en 872 van 26 Mei 1972) binne die landdrosdistrik Pretoria geval het], Randfontein [met inbegrip van daardie gedeelte van die landdrosdistrik Westonaria wat voor 1 November 1970 (Goewermentskennisgewing 1618 van 2 Oktober 1970) binne die landdrosdistrik Randfontein geval het], Roodepoort en Springs nagekom word deur alle werkgewers wat lede van die werkgewersorganisasies is en by die Tabaknywerheid betrokke is en deur alle werknemers wat lede van die vakvereniging is en in daardie Nywerheid in diens is.

(2) Onthou dat subklousule (1) is hierdie Ooreenkoms slegs van toepassing op werknemers vir wie minimum lone in klosule 4 voorgeskryf word.

2. GELDIGHEIDSDEUR VAN OOREENKOMS

Hierdie Ooreenkoms tree in werking op 'n datum wat deur die Minister van Arbeid ingevolge artikel 48 van die Wet op Nywerheidsversoening, 1956, bepaal moet word en bly van krag tot 30 September 1978 of vir sodanige tydperk as wat die Minister van Arbeid bepaal.

3. WOORDOMSKRYWING

(1) Tensy die teenoorgestelde bedoeling blyk, het elke uitdrukking wat in hierdie Ooreenkoms gebrui word en in die Wet op Nywerheidsversoening, 1956, omskryf is, dieselfde betekenis as in daardie Wet, en tensy dit onbestaanbaar met die samehang is, beteken—

"Wet" die Wet op Nywerheidsversoening, 1956;

"ambagsman" 'n werknemer wat die werk doen wat gewoonlik deur 'n geskoold ambagsman gedoen word en by die toepassing van hierdie woordomskrywing beteken die uitdrukking "geskoold ambagsman" iemand wat sy vakleerlingskap uitgedien het in 'n aangewese bedryf ingevolge die Wet op Vakleerlinge, 1944, of wat in besit is van 'n vaardigheidsertifikaat aan hom uitgereik deur die Registrateur van Vakleerlinge ingevolge artikel 6 van die Wet op Opleiding van Ambagsmanne, 1951, of 'n sertifikaat aan hom uitgereik deur genoemde Registrateur ingevolge of artikel 2 (7) of artikel 7 (3) van genoemde Wet;

"assistent-voorvrou" 'n werknemer wat 'n voorvrou help by die verrigting van haar werkzaamhede en wat gedurende haar afwesigheid vir haar kan waarneem;

"ketelinstallasie-toesighouer" 'n werknemer wat in beheer is van 'n ketelinstallasie en wat verantwoordelik is vir die doeltreffende werkverrigting en onderhoud van so 'n installasie, en van die gemagtigde druk;

"casual employee" means an employee who is employed by the same employer—

- (a) on not more than four days in any week; and
- (b) for not more than four weeks continuously during any 13 consecutive weeks in a calendar year;

"chargehand" means an employee who, under the supervision of a foreman, forewoman, assistant foreman, assistant forewoman, dispatch clerk, storeman or supervisor, is in charge of Grade II and/or Grade III employees and/or labourers;

"dispatch clerk" means an employee who is engaged in factory clerical duties and who is primarily responsible for the packing and/or checking of goods for transport or delivery and who may supervise the packing, mass-measuring and/or assembling of such goods, the checking of packages and the marking and addressing thereof;

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

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

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

"establishment" means any premises registrable under the Factories, Machinery and Building Work Act, 1941, as amended from time to time, and any premises in which goods or materials are stored for the purpose of manufacture or packing, and offices concerned directly with factory control, but excluding premises (or parts of premises) used as other offices, or as selling or distribution depots for manufactured goods;

"examiner" means an employee who, under the supervision of a foreman, forewoman, assistant foreman, assistant forewoman or supervisor examines the work performed by Grade IA, Grade IB, Grade II and Grade III employees and/or labourers for faults or defects in such work and who is responsible for the quality and accuracy of the work performed and who may distribute such work and may keep records relating to his/her duties;

"examiner, qualified," means an examiner who has had not less than 12 months' experience;

"examiner, unqualified" means an examiner who has had less than 12 months' experience;

"experience" means—

(a) in relation to an examiner, sectionman, factory clerical employee, dispatch clerk, receiving clerk, stores attendant or storeman, the total period or periods during which an employee has worked in the Industry as an examiner, sectionman, factory clerical employee, dispatch clerk, receiving clerk, stores attendant or storeman respectively;

(b) in relation to a Grade IA employee, the total period or periods during which an employee has worked in the Industry as a Grade IA employee;

(c) in relation to a Grade IB employee, the total period or periods during which an employee has worked in the Industry as a Grade IB employee;

(d) in relation to a Grade II employee and/or tobacco packer, the total period or periods during which an employee has worked in the Industry as a Grade II employee and/or tobacco packer;

(e) in relation to an artisan, a quality control supervisor, supervisor (cigarette manufacturing), machine minder or handyman, the total period or periods during which an employee has worked in the Industry as an artisan, a quality control supervisor, supervisor (cigarette manufacturing), machine minder or handyman, respectively:

Provided that when an employee in Grade IB and/or Grade II and/or tobacco packer is transferred to a higher grade, the total period or periods he has worked in Grade IB and/or Grade II and/or as a tobacco packer shall count as experience in the grade to which he is transferred six months after the date of such transfer;

"factory clerical employee" means a male or female employee, not elsewhere specified, who by writing or typing in an establishment, orders, checks, makes calculations, records work done and duties performed and/or does correspondence incidental thereto and who may collect and handle cash;

"factory clerical employee, male, unqualified," means a male factory clerical employee who has had not less than four years' experience;

"factory clerical employee, male, unqualified," means a male factory clerical employee who has had less than four years' experience;

"factory clerical employee, female, qualified," means a female factory clerical employee who has had not less than four years' experience;

"factory clerical employee, female, unqualified," means a female factory clerical employee, who has had less than four years' experience;

"los werkner" 'n werkner wat by dieselfde werkgever in diens is—

- (a) op hoogstens vier dae in 'n week; en
- (b) vir hoogstens vier weke onafgebroke, gedurende 13 agtereenvolgende weke in 'n kalenderjaar;

"onderbaas" 'n werkner wat, onder toesig van 'n voorman, voorvrou, assistent-voorman, assistent-voorvrou, versendingsklerk, stoorman of toesighouer, in beheer is van werkneemers graad II en/of graad III en/of arbeiders;

"versendingsklerk" 'n werkner wat klerklike werk in 'n fabriek verrig en wat hoofsaaklik verantwoordelik is vir die verpakking en/of natel van goedere vir vervoer of aflewing en wat toesig mag hou oor die verpakking, massameet en/of bymekaarmak van sodanige goedere, die natel van pakette en die merk en adresser daarvan;

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

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

"loodwerk" werk wat, weens onvoorsiene oorsake soos brand, storm, ongeluk, epidemie, gewelddaad, diefstal of onklaarraking van installasie of masjinerie, sonder versuim gedoen moet word en sluit in werk in verband met die laai-en aflaai van trokke of voertuie van die Suid-Afrikaanse Spoerweë en Hawens of voertuie wat deur 'n vervoerkontrakteur gebruik word in nakoming van sy kontrak as sodanig met die Suid-Afrikaanse Spoerweë en Hawens;

"bedryfsinrigting" 'n perseel wat, ingevolge die Wet op Fabriek, Masjinerie en Bouwerk, 1941, soos van tyd tot tyd gewysig, geregistreer moet word en elke perseel waarin goedere of materiaal gebêre word vir die doel van vervaardiging of verpakking, en kantore wat regstreeks by fabriekskontrole betrokke is, maar uitgesondert persele (of gedeeltes van persele) wat as ander kantore, of as verkoop- of verspreidingsdepots vir vervaardigde goedere gebruik word;

"ondersoeker" 'n werkner wat, onder toesig van 'n voorman, voorvrou, assistent-voorman, assistent-voorvrou of toesighouer, die werk wat verrig is deur werkneemers graad IA, graad IB, graad II, graad III en/of arbeiders, nasien vir foute of gebreke in daardie werk, en wat verantwoordelik is vir die gehalte en akkuraatheid van die werk wat uitgevoer is en wat dié werk kan uitdeel en aantekening hou van sy/haar werksaamhede;

"ondersoeker, gekwalifiseer," 'n ondersoeker met minstens 12 maande ondervinding;

"ondersoeker, ongekwalifiseer," 'n ondersoeker met minder as 12 maande ondervinding;

"ondervinding"—

(a) met betrekking tot 'n ondersoeker, seksemann, fabrieksklerk, versendingsklerk, ontvangsklerk, voorradebediende of stoorman, die totale tydperk of tydperke wat 'n werkner in die Nywerheid onderskeidelik as 'n ondersoeker, seksemann, fabrieksklerk, versendingsklerk, ontvangsklerk, voorradebediende of stoorman gewerk het;

(b) met betrekking tot 'n werkner graad IA, die totale tydperk of tydperke wat 'n werkner in die Nywerheid as 'n werkner graad IA gewerk het;

(c) met betrekking tot 'n werkner graad IB, die totale tydperk of tydperke wat 'n werkner in die Nywerheid as 'n werkner graad IB gewerk het;

(d) met betrekking tot 'n werkner graad II en/of tabakverpakker, die totale tydperk of tydperke wat 'n werkner in die Nywerheid as 'n werkner graad II en/of tabakverpakker gewerk het;

(e) met betrekking tot 'n ambagsman, gehaltebeheertoesighouer, toesighouer (sigaretvervaardiging), masjienbediener of faktotum, die totale tydperk of tydperke wat 'n werkner in die Nywerheid onderskeidelik as 'n ambagsman, gehaltebeheertoesighouer, toesighouer (sigaretvervaardiging), masjienbediener of faktotum gewerk het:

Met dien verstande dat as 'n werkner graad IB en/of graad II en/of tabakverpakker na 'n hoër graad oorgelaas word, die totale tydperk of tydperke wat hy in graad IB en/of graad II en/of as tabakverpakker gewerk het, ses maande na die datum van sodanige oorplasing gereken moet word as ondervinding in die graad waarna hy oorplas is;

"fabrieksklerk" 'n manlike of vroulike werkner, nie elders gespesifieer nie, wat deur middel van skryf of tikwerk in 'n bedryfsinrigting bestellings uitmaak, nasien, berekenings maak, aantekening hou van werk verrig en pligte uitgevoer en/of briefwisseling in verband daar mee voor en wat kontant mag invorder en hanter;

"fabrieksklerk, man, gekwalifiseer," 'n manlike fabrieksklerk met minstens vier jaar ondervinding;

"fabrieksklerk, vrouw, gekwalifiseer," 'n vroulike fabrieksklerk met minstens vier jaar ondervinding;

"fabrieksklerk, vrouw, ongekwalifiseer," 'n vroulike fabrieksklerk met minder as vier jaar ondervinding;

"factory messenger" means an employee who is employed in receiving and/or delivering verbal, written or telephone messages within an establishment and who may record such messages in writing;

"forewoman" means an employee who is in charge of the employees in an establishment or a department thereof, who exercises control and authority over such employees, who is responsible for the efficient performance by them of their duties, and who has the right to engage or dismiss employees, subject to confirmation by the employer;

"Grade IA employee" means an employee employed in or in connection with the manufacture of cigarettes, little cigars, snuff, cut or roll tobacco in one or more of the following operations:

- (1) Attendant in charge of stem processing which does not include operating a stemming machine or a stem roller;
- (2) operating an automatic polythene bag making, packing and heat sealing machine;
- (3) operating a cigarette making machine;
- (4) operating a cigarette packing machine;
- (5) operating a filter plug and/or wadmaking machine;
- (6) operating a filter tip assembling machine;
- (7) operating a foil rewinding machine;
- (8) operating a fumigation chamber;
- (9) operating a power driven guillotine machine for cutting paper or board;
- (10) operating a rotary scoring and cutting machine;
- (11) operating a threshing and/or leaf cleaning and classifying machine;
- (12) operating a vacuum process conditioning plant;
- (13) operating a pouch packing machine;
- (14) checking and recording receipts and/or issues of excise stamps;
- (15) cooking meals—other than rations;
- (16) mass-measuring and recording moisture tests;

"Grade IA employee, qualified," means a Grade IA employee who has had not less than two years' experience;

"Grade IA employee, unqualified," means a Grade IA employee who has had less than two years' experience;

"Grade IB employee" means an employee employed in or in connection with the manufacture of cigarettes, little cigars, snuff, cut or roll tobacco in one or more of the following operations:

- (1) Operating a box banding machine;
- (2) operating a box body making machine and/or shoulder inserting or gluing machine;
- (3) operating a box lid making machine and/or body and lid assembling machine;
- (4) operating a box shoulder cutting machine;
- (5) operating a box shoulder pressing machine;
- (6) operating a box slitting machine;
- (7) operating a casing machine;
- (8) operating a cigarette outer wrapping and/or filling machine;
- (9) operating an excise stamping machine;
- (10) operating a ground snuff packing machine;
- (11) operating a hydraulic tobacco press;
- (12) operating a lidding machine;
- (13) operating a machine for making shoulderless cigarette boxes;
- (14) operating a machine for wrapping packeted cigarettes and/or tobacco in transparent material;
- (15) operating a power-driven leaf conditioning machine or plant;
- (16) operating a power-driven lift;
- (17) operating a power-driven paper or board cutting and rewinding machine;
- (18) operating a power-driven steam, vacuum or compressed air box shoulder tubing machine;
- (19) operating a printing and/or labelling machine;
- (20) operating a roasting and drying machine;
- (21) operating a tobacco cutting machine;
- (22) operating a tobacco drying machine (including a cooling machine);
- (23) operating a tobacco packing machine;
- (24) operating a tobacco silo;
- (25) assisting with and recording the receiving and/or issuing of materials and/or manufactured goods;
- (26) dryer and separator attendant;
- (27) driving a lift fork truck;
- (28) excise mass-measuring and recording;
- (29) feeding cigarettes into packing machines with open hoppers;
- (30) knife grinding;
- (31) packing cigarettes into boxes or tins by hand;
- (32) seamstress;
- (33) sorting, catching and taking off from cigarette making, filter tip assembling and filter plug and/or wadmaking machine;

"fabrieksbode" 'n werknemer wat mondelinge, skriftelike of telefoniese boodskappe binne 'n bedryfsinrigting ontvang en/of aflewer en wat skriftelike aantekening van sodanige boodskappe mag hou;

"voorvrou" 'n werknemer wat aan die hoof staan van die werknemers in 'n bedryfsinrigting of 'n afdeling daarvan, wat beheer uitoefen oor en in bevel is van sodanige werknemers, wat daarvoor verantwoordelik is dat hulle hul werk behoorlik verrig en wat die reg het om werknemers in diens te neem of te ontslaan, onderworpe aan bevestiging deur die werkgever;

"werknemer graad IA" 'n werknemer wat in diens is in of in verband met die vervaardiging van sigarette, klein sigare, snuf, gekerfde of roltabak, en een of meer van die volgende werkzaamhede verrig:

- (1) Oppasser wat toesig hou oor stingerverwerking, uitgesonderd die bediening van 'n stingelafstroopmasjién of 'n stingewalsmasjién;
- (2) bediening van 'n automatiese masjién wat politeensakke maak, verpak en deur middel van hitte verseël;
- (3) 'n sigaretvervaardigingsmasjién bedien;
- (4) 'n sigaretverpakkingsmasjién bedien;
- (5) 'n filterpropvervaardigings- en/of vulselmaakmasjién bedien;
- (6) 'n filtermondstukmonteermasjién bedien;
- (7) 'n masjién wat foelie heropwen bedien;
- (8) 'n berokingskamer bedien;
- (9) 'n kragvalmes wat papier of bord sny, bedien;
- (10) 'n rotasieinkerf- en -snymasjién bedien;
- (11) 'n dors-en-of blaarskoonmaak- en -klassifiseermasjién bedien;
- (12) 'n vakuumproses-kondisioneermasjién bedien;
- (13) 'n tabaksverpakkingsmasjién bedien;
- (14) nasien en aantekening hou van die ontvangs en/of uitgifte van aksynseels;
- (15) maaltje gaarmaak—uitgesonderd rantsoene;
- (16) massa meet, en aantekening hou van vogtigheidstoetse;
- "werknemer, graad IA, gekwalificeer," 'n werknemer, graad IA met minstens twee jaar ondervinding;
- "werknemer, graad IA, ongekwalificeer," 'n werknemer, graad IA met minder as twee jaar ondervinding;
- "werknemer, graad IB," 'n werknemer in diens in of in verband met die vervaardiging van sigarette, klein sigare, snuf, gekerfde of roltabak en wat een of meer van die volgende werkzaamhede verrig:
- (1) 'n Doosombandmasjién bedien;
- (2) doosbakvervaardigingsmasjién en/of skouerinsit- of vasplak-masjién bedien;
- (3) 'n doosdekselvervaardigingsmasjién en/of bak- en dekselmonteermasjién bedien;
- (4) 'n dooskouersnymasjién bedien;
- (5) 'n dooskouerpersmasjién bedien;
- (6) 'n doossnymasjién bedien;
- (7) 'n geurselmengmasjién bedien;
- (8) 'n sigaretuiteomhulsel- en/of opvulmasjién bedien;
- (9) 'n aksynsstempelmasjién bedien;
- (10) 'n masjién vir die verpakking van gemaalde snuf bedien;
- (11) 'n hidrouliese tabakpers bedien;
- (12) 'n dekselaanstramasjién bedien;
- (13) 'n masjién vir die vervaardiging van skouerlose sigaret dose bedien;
- (14) 'n masjién vir die toedraai van sigarette in pakkies en/of tabak in deursigtige materiaal bedien;
- (15) 'n kragblaarkondisioneermasjién of -installasie bedien;
- (16) 'n kraghyser bedien;
- (17) 'n kragaangedrewe papiersny- of bordsny- en heropwen-masjién bedien;
- (18) 'n kragaangedrewe stoom-, vakuum- of druklugdooskouer-buismasjién bedien;
- (19) 'n druk- en/of etiketteermasjién bedien;
- (20) 'n rooster- en droogmasjién bedien;
- (21) 'n tabaksnymasjién bedien;
- (22) 'n tabakdroogmasjién bedien (met inbegrip van 'n koel-masjién);
- (23) 'n tabakverpakkingsmasjién bedien;
- (24) 'n tabaksilo bedien;
- (25) help met en aantekening hou van die ontvangs en/of uitreiking van materiaal en/of vervaardigde goedere;
- (26) versorger van droer en afskeier;
- (27) 'n vurkhyswa dryf;
- (28) massa meet en aanteken vir aksynsdoeleindes;
- (29) sigarette in verpakkingsmasjiéne met oop vultregters voer;
- (30) messe slyp;
- (31) sigarette met die hand in dose of blikke pak;
- (32) naaister;
- (33) sorteer, ontvang en afneem van sigaretvervaardigingsmasjién, filtermondstukmonteermasjién en filterprop- en/of vulsel-maakmasjién;

"Grade IB employee, qualified," means a Grade IB employee who has had not less than two years' experience;

"Grade IB employee, unqualified," means a Grade IB employee who has had less than two years' experience;

"Grade II employee" means an employee employed in or in connection with the manufacture of cigarettes, little cigars, snuff, cut or roll tobacco in one or more of the following operations:

- (1) operating a baling machine;
- (2) operating a bundling machine;
- (3) operating a butting machine;
- (4) operating a cigarette ripping machine;
- (5) operating a code dating machine;
- (6) operating a corner cutting machine;
- (7) operating a corner staying machine;
- (8) operating a hand operated guillotine for cutting paper, board or splitting cake tobacco;
- (9) operating a hand ratchet tobacco press;
- (10) operating a hull refolding machine;
- (11) operating an industrial vacuum cleaner;
- (12) operating a leaf stripping or stemming machine;
- (13) operating a power-driven bulk shuttle conveyor;
- (14) operating a power-driven tobacco dumper;
- (15) operating a power-driven embossing machine;
- (16) operating a power-driven flavour stirring machine;
- (17) operating a power-driven gumming machine;
- (18) operating a power-driven or hydraulic hoist for lifting baled tobacco;
- (19) operating a power-driven lawn-mower;
- (20) operating a power-driven machine for spraying fumigants;
- (21) operating a power-driven machine for turning over tobacco;
- (22) operating a power-driven saw;
- (23) operating a power-driven tobacco mixer or blending cylinder;
- (24) operating a scrap cleaning machine;
- (25) operating a snuff grinding machine;
- (26) operating a stem rolling machine;
- (27) operating a tobacco bag and box wrapping machine;
- (28) affixing excise stamps by hand;
- (29) assembling of assorted manufactured goods and the packing thereof into containers for dispatch and/or the selecting of stencils for use on such containers;
- (30) assembling shooks or making wooden boxes, cases or crates by hand;
- (31) catching and stacking cartons from monorail;
- (32) drying tobacco on steam or gas pans;
- (33) factory messenger;
- (34) feeding, catching, sorting and taking off from machines in Grades 1A, 1B and II—not elsewhere specified;
- (35) feeding filter tip assembling machines;
- (36) firing and cleaning a boiler and maintaining water level and steam pressure;
- (37) inserting shoulders into new cigarette boxes by hand;
- (38) labelling by hand;
- (39) making bags, pockets, pouches, or "silent salesmen" by hand;
- (40) making paste;
- (41) making snuff by hand;
- (42) making up and inserting inner paper lining for bulk containers of tobacco;
- (43) motor scooter driver;
- (44) oiling and/or greasing machines or motor vehicles;
- (45) operations incidental to the making and assembling of cigarette boxes (by hand)—not elsewhere specified;
- (46) packing foil bundles of cigarettes into cartons by hand;
- (47) packing ground snuff into retail units not exceeding 28.35 gm;
- (48) preparing and/or serving food and/or beverages, other than cooking meals or rations;
- (49) repairing and assembling (other than cleaning) damaged cigarette boxes by hand;
- (50) stemming or stripping tobacco leaves by hand;
- (51) straight-laying tobacco leaves from tangled form;
- (52) supervising the steaming of tobacco;
- (53) tubing board for box shoulders;
- (54) watchers on cigarette packing machines;
- (55) mass-measuring and recording mass—not elsewhere specified;
- (56) wrapping packed cigarettes or tobacco into outers by hand;
- (57) wrapping packeted cigarettes and/or tobacco in transparent material by hand;
- (58) writing of assorted code numbers by hand;

"Grade II employee, qualified," means a Grade II employee who has had not less than one year's experience;

"werknaem, graad IB, gekwalifiseer," 'n werknaem, graad IB met minstens twee jaar ondervinding;

"werknaem, graad IB, ongekwalifiseer," 'n werknaem, graad IB met minder as twee jaar ondervinding;

"werknaem, graad II," 'n werknaem in diens in of in verband met die vervaardiging van sigarette, klein sigare, snuif, gekerfde of roltabak en wat een of meer van die volgende werksaamhede verrig:

- (1) 'n Baalmasjien bedien;
- (2) 'n bondelmasjien bedien;
- (3) 'n entmasjien bedien;
- (4) 'n sigaretbreekmasjien bedien;
- (5) 'n kode-datummasjien bedien;
- (6) 'n hoeksnyemasjien bedien;
- (7) 'n hoekverstywermasjien bedien;
- (8) 'n handvalmes vir die sny van papier en bordpapier of vir die splitsing van kocktabak, bedien;
- (9) 'n handratelbakpers bedien;
- (10) 'n omhulselhervoumasjien bedien;
- (11) 'n nywerheidstoefsuier bedien;
- (12) 'n blaar- of stingelafstroopmasjien bedien;
- (13) 'n kraagangedrewe heen-en-weervervoerder van groot hoeveelhede bedien;
- (14) 'n kragtabkorter bedien;
- (15) 'n kragreliefdrukmashien bedien;
- (16) 'n kraggeurroermashien bedien;
- (17) 'n kraggomasjien bedien;
- (18) 'n krag- of hidrouliese hyser vir die oplig van gebaalde tabak bedien;
- (19) 'n kraggrassnyer bedien;
- (20) 'n kraagangedrewe masjien vir bespuiting met berokingsmiddele gedien;
- (21) 'n kraagangedrewe masjien om tabak mee om te draai bedien;
- (22) 'n kragsaag bedien;
- (23) 'n kraagangedrewe tabakmenger of -vermengingsilinder bedien;
- (24) 'n afvalskoonmaakmasjien bedien;
- (25) 'n snuifmaalmashien bedien;
- (26) 'n stigelwalsmasjien bedien;
- (27) 'n tabaksak- en -doostoodraaimashien bedien;
- (28) aksynsseels met die hand opplaak;
- (29) inmekarsit van allerhande vervaardigde goedere en die verpakking daarvan in houers vir versending en/of die selektering van sjablone vir gebruik op sodanige houers;
- (30) due met die hand inmekarsit of houtdose, kiste, of kratte maak;
- (31) kartonne van die eenspoor afhaal en opstapel;
- (32) tabak op stoom- of gaspanne droogmaak;
- (33) fabrieksbote;
- (34) voer, opvang, sorteer en afneem van masjiene in grade IA, IB en II—nie elders gespesifieer nie;
- (35) filtermondstukmonteermashiene voer;
- (36) 'n ketel stook en skoonmaak en die waterstand en stoomdruk in stand hou;
- (37) skouers met die hand in nuwe sigaret dose insit;
- (38) met die hand etiketteer;
- (39) sakkies, pakkies, tabaksakkies of "stom verkoopmanne" met die hand maak;
- (40) pasta maak;
- (41) snuif met die hand maak;
- (42) opmaak en insit van papervoerings vir grootmaattabakhouers;
- (43) bromponiedrywer;
- (44) masjiene of motorvoertuie olie en/of smeer;
- (45) werksaamhede wat in verband staan met die maak en inmekarsit van sigaret dose (met die hand)—nie elders gespesifieer nie;
- (46) foeliegebondelde sigarette met die hand in kartonne pak;
- (47) gemaalde snuif verpak in kleinhandeleenhede van hoogstens 28.35g;
- (48) voorbereiding en/of bediening van voedsel en/of dranke, uitgesonderd die gaarmaak van maaltye of rantsoene;
- (49) beskadigde sigaret dose met die hand herstel en inmekarsit (uitgesonderd skoonmaak);
- (50) stingels of tabakblare met die hand afstroop;
- (51) deurmekaar tabakblare reguit lê;
- (52) toesig hou oor die stoom van tabak;
- (53) bord in buise draai vir dooskouers;
- (54) sigaretverpakkingsmasjiene dophou;
- (55) massa meet en aantekening hou van massa—nie elders gespesifieer nie;
- (56) verpakte sigarette of tabak in buitenste omhulsel met die hand toedraai;
- (57) sigarette in pakkies en/of tabak in deursigtige materiaal met die hand toedraai;
- (58) verskillende kodenummers met die hand skryf;

"werknaem, graad II, gekwalifiseer," 'n werknaem, graad II met minstens een jaar ondervinding;

"Grade II employee, unqualified," means a Grade II employee who has had less than one year's experience;

"Grade III employee" means an employee employed in or in connection with the manufacture of cigarettes, snuff, snuff leaf, little cigars, cut or roll tobacco in one or more of the following operations:

- (1) Assisting on delivery vans or vehicles;
- (2) closing of packets of tobacco by heat sealing;
- (3) cooking rations;
- (4) counting packets of snuff leaf for record purposes prior to packing into standard containers;
- (5) delivering messages, letters or goods on foot or by means of a bicycle (other than a motor bicycle) or manually-propelled vehicle;
- (6) feeding a tobacco packet sealing machine;
- (7) lining up and/or opening up of cigarette boxes or hulls for packing machines—by hand;
- (8) lye soaking;
- (9) packing into open and standardised containers—not elsewhere specified;
- (10) packing tobacco in bulk, over 453,6 gm up to and including 4,536 kg;
- (11) placing lids or taggers on to empty or filled box bodies or tins by hand;
- (12) placing snuff leaf into mould and pushing into packets at end of mould or folding snuff leaf for heat sealing machine;
- (13) placing packet on end of mould and pushing tobacco of less than 56,70 gm, into packet at end of mould;
- (14) sealing containers and/or strapping cases;
- (15) stirring flavouring or casing or colouring materials and/or ingredients other than compounding;
- (16) strip wrapping of packed tobacco;
- (17) supervising snuff leaf steam pans;
- (18) mass-measuring to a set scale;

"groundsman" means an employee who is responsible for keeping the grounds in good order and condition, and who is in charge of one or more labourers for this purpose;

"handyman" means an employee other than an artisan engaged in making or effecting repairs and/or adjustments to machinery, plant building or other equipment: Provided that an employee effecting repairs and/or adjustments to machinery in motion shall be a competent person as defined in regulation 30 of the regulations framed under the Factories, Machinery and Building Work Act, 1941;

"labourer" means an employee employed in or in connection with the manufacture of cigarettes, little cigars, snuff, snuff leaf, cut or roll tobacco in one or more of the following operations:

- (1) Affixing sorted address labels on containers;
- (2) brushing or finishing slides or wedges;
- (3) catching, mass-measuring and/or bundling slides or wedges;
- (4) cleaning damaged cigarette boxes by hand;
- (5) cleaning of tobacco smalls;
- (6) cleaning premises, plant, machinery, implements, tools, utensils or vehicles;
- (7) cleaning tobacco or leaf by hand;
- (8) closing of cellophane packets of snuff leaf by heat sealing machine and/or stapling machine;
- (9) collecting, sorting and/or bundling used baling material;
- (10) cutting off butts by hand;
- (11) cutting paper from reels by hand;
- (12) damping tobacco or dipping it into liquid;
- (13) feeding cigarette making, sifting and mixing and/or drying machines;
- (14) feeding smalls;
- (15) filling filter-plug trays by hand;
- (16) gardening, including the use of a manually propelled lawnmower;
- (17) inserting cards and/or wedges by hand;
- (18) loading or unloading;
- (19) making, maintaining or drawing fires and/or removing refuse or ashes;
- (20) making up and closing of corrugated cartons;
- (21) mixing tobacco into blends by hand;
- (22) moving, carrying or stacking articles;
- (23) oiling or greasing vehicles other than motor vehicles;
- (24) opening or closing bags, pockets, packets and/or pouches;
- (25) opening or closing boxes or bales, packages or other containers;
- (26) operating a hoist—not elsewhere specified;
- (27) packing tobacco in bulk (over 4,536 kg);
- (28) picking out stems;
- (29) placing and/or turning over cut tobacco on conveyor belts;
- (30) placing on and taking off snuff leaf from steam pans;
- (31) placing bag or packet on funnel;

"werknaemer, graad II, ongekwalificeer," 'n werknaemer, graad II met minder as een jaar ondervinding;

"werknaemer, graad III" 'n werknaemer in diens in of in verband met die vervaardiging van sigarette, snuf, snufblaar, klein sigare, gekerfde of roltabak en wat een of meer van die volgende werkzaamhede verrig:

- (1) Op afleweringswaens of voertuie help;
- (2) pakkies tabak toemaak deur middel van hitteverseeling;
- (3) rantsoene gaarmaak;
- (4) pakkies snufblaar vir dokumentasie tel voordat dit in standaardhouers verpak word;
- (5) boodskappe, brieve of goedere te voet of met 'n fiets (uitgesonderd 'n motorfiets) of handvoertuig aflewer;
- (6) 'n tabakpakkieverseelmasjien voer;
- (7) sigarettdosies of omhulsels vir verpakkingmasjiene in ryplaas en/of oopmaak—met die hand;
- (8) loogbewerking;
- (9) in oop en standaardhouers verpak—nie elders vermeld nie;
- (10) tabak in grootmaat, meer as 453,6 gm en tot en met 4,536 kg, verpak;
- (11) deksels of plaatjies op leë of gevulde doosbakke of blikkies met die hand plaas;
- (12) snufblaar in vorm plaas en in pakkies by die ent van vorm indruk of snufblaar vir hitteverseelmasjien vou;
- (13) pakkie op die ent van vorm plaas en tabak van minder as 56,70 g in pakkie by ent van vorm indruk;
- (14) houers verseel en/of bande om kiste slaan;
- (15) geurbestanddele, of mengsel- of kleurmateriaal en/of bestanddele roer, maar nie saamstel nie;
- (16) omhulsel van verpakte tabak afskeur;
- (17) toesig hou oor snufblaarstoompanne;
- (18) op 'n gestelde skaal massa meet;

"terreinopsigter" 'n werknaemer wat daarvoor verantwoordelik is om die terrein in 'n goeie orde en toestand te hou, en wat vir dié doel aan die hoof staan van een of meer arbeiders;

"faktotum" 'n werknaemer, uitgesonderd 'n ambagsman, wat herstelwerk en/of verstellings aan masjinerie, installasie, geboue of ander uitrusting maak of doen: Met dien verstande dat 'n werknaemer wat herstelwerk en/of verstellings doen aan masjinerie wat in beweging is, 'n bevoegde persoon moet wees soos omskryf by regulasie 30 van die regulasies opgestel ingevolge die Wet op Fabriek, Masjinerie en Bouwerk, 1941;

"arbeider" 'n werknaemer in diens in of in verband met die vervaardiging van sigarette, klein sigare, snuf, snufblaar, gekerfde of roltabak en wat een of meer van die volgende werkzaamhede verrig:

- (1) Gesorteerde adresetikette aan houers vasheg;
- (2) plaatjies of wiggies borsel of afwerk;
- (3) plaatjies of wiggies opvang, massameet en/of bondel;
- (4) beskadigde sigarettdose met die hand skoonmaak;
- (5) tabakkleingoed skoonmaak;
- (6) persele, installasies, masjinerie, werktuie, gereedskap, gerei of voertuie skoonmaak;
- (7) tabak of blare met die hand skoonmaak;
- (8) Cellophane-pakkies wat snufblaar bevat deur middel van hitteverseelingmasjien en/of krammasjien toemaak;
- (9) gebruikte baalmateriaal bymekaarmaak, sorteer en/of bondel;
- (10) ente met die hand afsny;
- (11) papier met die hand van rolle afsny;
- (12) tabak klam maak of in vloeistof indoop;
- (13) sigaretvervaardigings-, sif- en meng- en/of droogmasjien voer;
- (14) tabakkleingoed voer;
- (15) filterpropbakke met die hand volmaak;
- (16) tuinmaak, met inbegrip van die gebruik van 'n handgedrewe grassnyer;
- (17) kaartjies en/of wiggies met die hand insit;
- (18) laai of aflaai;
- (19) vuurmaak, vure aan die brand hou of uithaal en/of afval of as verwyder;
- (20) dose van riffelkarton maak en toemaak;
- (21) tabakmengsels met die hand meng;
- (22) artikels verskuif, dra of opstapel;
- (23) voertuie, uitgesonderd motorvoertuie, olie of smeer;
- (24) sakke, sakkies, pakkies en/of tabaksakkies oopmaak of toemaak;
- (25) dose of bale, pakette of ander houers oopmaak of toemaak;
- (26) 'n hystoestel bedien—nie elders gespesifieer nie;
- (27) tabak in grootmaat verpak (oor 4,536 kg);
- (28) stingels uitsoek;
- (29) gekerfde tabak op vervoerbande plaas en/of omdraai;
- (30) snufblaar op stoompanne plaas en daarvan afneem;
- (31) sak of dosie op trechter plaas;

- (32) placing snuff leaf into packets by hand through a funnel;
 (33) pressing snuff leaf into cartons;
 (34) pushing or pulling a manually propelled vehicle;
 (35) rebundling of excise stamps;
 (36) removing tie leaves by hand;
 (37) ripping cigarettes by hand;
 (38) rubber stamping;
 (39) separating and straightening tobacco leaves on conveyor band or table;
 (40) sorting waste cigarettes or cigarette packets or boxes or wrapping material;
 (41) spraying tobacco;
 (42) stencil—*not elsewhere specified*;
 (43) taking off and/or packing tobacco leaves from conveyor belt or table;
 (44) turning handle, feeding and taking off from a machine for tarring paper for tobacco bags;
 (45) turning over tobacco by hand (drying or in the process of fermentation);
 (46) tying snuff leaf by hand;
 (47) untying butts by hand;

"little cigars" means a cigar made of cut tobacco having a cylindrical shape conforming in size to cigarettes;

"machine minder" means an employee who is an assistant to a sectionman and may, in the performance of his duties, effect repairs to machines and/or assemble and/or dismantle such machines and who is jointly with the sectionman responsible for the efficient working of such machines and who may operate such machines;

"machine minder, qualified," means an employee who has had not less than three years' experience;

"machine minder, unqualified," means an employee who has had less than three years' experience;

"motor vehicle" means any vehicle designed or intended for propulsion by power other than human or animal power and used for the conveyance of persons employed in an establishment and/or goods other than travellers' samples and advertising material;

"motor vehicle driver" means an employee engaged in driving a motor vehicle and for the purpose of this definition "driving a motor vehicle" includes all periods of driving and any time spent by the driver on other work connected with the vehicle or the load and all periods during which he is required to remain in readiness to drive;

"night shift" means in respect of employees other than security officers and watchmen any period of work the major portion of which falls between 8 o'clock p.m. and 6 o'clock a.m.;

"operating a machine" means the work performed by an employee who is responsible for starting and stopping a machine (but excludes any other member of a machine crew who may stop the machine) and includes making minor running adjustments to a machine and being responsible for scrutinising and checking the quality of the work done by such machine;

"part-time motor vehicle driver" means an employee engaged in driving a motor vehicle for not more than one hour on any day, and for the purpose of this definition "driving a motor vehicle" includes all periods of driving and any time spent by the driver on work connected with the vehicle or the load;

"piece-work" means any system under which an employee's remuneration is varied according to the quantity or output of work done;

"quality control supervisor" means an employee who, under the supervision of a foreman/forewoman, assistant foreman/forewoman, is responsible for examination and maintenance of laid down quality standards, and recording the necessary data and in whom is vested the authority to shut down any machine producing an inferior product;

"receiving clerk" means a factory clerical employee who is primarily responsible for the receiving, checking, recording and/or distribution of goods or material received into an establishment;

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

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

"sectionman" means an employee, other than an artisan, who effects repairs to a machine and/or assembles and/or dismantles such machine and/or is in charge of a group of machines and is responsible for the efficient working of such machines and who may operate such machines;

"sectionman, qualified," means a sectionman who has had not less than three years' experience;

"sectionman, unqualified," means a sectionman who has had less than three years' experience;

"security officer, male," means an employee who supervises watchmen and may search male employees and who is required to patrol premises;

- (32) snuifblaar met die hand deur 'n treter in pakkies plaas;
 (33) snuifblaar in kartonhouers druk;
 (34) 'n handvoertuig stoot van trek;
 (35) aksynseels weer in bondels opmaak;
 (36) bindblare met die hand verwijder;
 (37) sigarette met die hand oopbrek;
 (38) rubberstempelwerk;
 (39) tabakblare op vervoerband of tafel van mekaar skei en reguit lê;
 (40) afvalsigarette of sigaretpakkies of -dose of -toedraai-materiaal sorteer;
 (41) tabak bespuit;
 (42) sjabloneerwerk—nie elders gespesifieer nie;
 (43) tabakblare van vervoerband of tafel afneem en/of verpak;
 (44) slinger draai, voer en afneem van 'n masjien vir die aansmeer van teer aan papier vir tabaksakke;
 (45) tabak met die hand omdraai (droogmaak of tydens fermenterproses);

(46) snuifblaar met die hand vasmaak;

(47) ente met die hand losmaak;

"klein sigare" 'n sigaar wat van gekerfde tabak gemaak is en 'n silindriese vorm het wat in grootte ooreenstem met sigarette; "masjienbediener" 'n werknemer wat as assistent van 'n seksiemann optree en wat, by die uitvoering van sy pligte, herstelwerk uitvoer aan 'n masjien en/of so 'n masjien inmekarsit en/of uitmekhaarhal en wat saam met die seksiemann verantwoordelik is vir die doeltreffende werkverrigting van sodanige masjiene en wat sodanige masjiene mag bedien;

"masjienbediener, gekwalificeer," 'n werknemer met minstens drie jaar ondervinding;

"masjienbediener, ongekwalificeer," 'n werknemer met minder as drie jaar ondervinding;

"motorvoertuig" enige voertuig bestem of bedoel vir voortbeweging deur ander krag as dié van mense of diere, en wat gebruik word vir die vervoer van persone wat in 'n bedryfsinrigting in diens is, of goedere, uitgesonderd handelsreisigers se monsters en advertensiestof;

"motorvoertuigdryer" 'n werknemer wat 'n motorvoertuig dryf, en vir die toepassing van hierdie woordomskrywing omvat "n motorvoertuig dryf", alle tydperke wat daar gedryf word en alle tyd wat die dryer aan ander werk in verband met die voertuig en die vrag bestee, en alle tydperke waarin daar van hom vereis word om gereed te wees om te dryf;

"nagskof" ten opsigte van werknemers, uitgesonderd veiligheidsbeampies en wagte, 'n werktydperk waarvan die grootste deel tussen 8 nm. en 6 vm. val;

"n masjien bedien" die werk wat verrig word deur 'n werknemer wat verantwoordelik is vir die aansit en stopsit van 'n masjien (maar nie 'n ander lid van 'n masjiene personeel wat 'n masjien mag stopsit nie) en omvat die uitvoering van kleinere lopende verstellings aan 'n masjien en om verantwoordelik te wees vir die nasien en dophou van die gehalte werk wat deur so 'n masjien gedoen word;

"deeltydse motorvoertuigdrywer" 'n werknemer wat vir hoogstens een uur op 'n dag 'n motorvoertuig dryf en vir die toepassing van hierdie woordomskrywing omvat "n motorvoertuig dryf" alle tydperke wat gedryf word en alle tyd wat 'n dryer aan werk in verband met die voertuig of die vrag bestee;

"stukwerk" enige stelsel waarvolgens 'n werknemer se besoldiging verander na gelang van die hoeveelheid of omvang van die werk verrig;

"gehaltebeheertoesighouer" 'n werknemer wat onder die toesig van 'n voorman/voorvrou, assistent-voorman/voorvrou, verantwoordelik is vir die ondersoek en instandhouding van voor-geeskrewre gehaltestandarde, en die aantekening van die nodige besonderhede en wat die bevoegdheid besit om enige masjiene wat 'n minderwaardige produk lewer, stop te sit;

"ontvangsklerk" 'n fabrieksklerk wat hoofsaaklik verantwoordelik is vir die ontvangs, nasien, aantekening hou en/of verspreiding van goedere of materiaal wat in 'n bedryfsinrigting ontvang word;

"ontvangsklerk, gekwalificeerd," 'n ontvangstsklerk met minstens vier jaar ondervinding;

"ontvangsklerk, ongekwalificeer," 'n ontvangstsklerk met minder as vier jaar ondervinding;

"seksieman," 'n werknemer, uitgesonderd 'n ambagsman, wat herstelwerk uitvoer aan 'n masjien en/of so 'n masjien inmekarsit en/of uitmekhaarhal en/of in beheer is van 'n groep masjiene en verantwoordelik is vir die doeltreffende werkverrigting van sodanige masjiene en wat sodanige masjiene mag bedien;

"seksieman, gekwalificeer," 'n seksiemann met minstens drie jaar ondervinding;

"seksieman, ongekwalificeer," 'n seksiemann met minder as drie jaar ondervinding;

"veiligheidsbeampte, man" 'n werknemer wat toesig hou oor wagte en manlike werknemers mag visenteer en wat persele moet patroolle;

"security officer, female," means an employee who patrols premises and who may search female employees;

"short time" means a temporary reduction in the number of ordinary hours of work owing to slackness of trade, shortage of material, a general breakdown of plant or machinery caused by accident or other unforeseen emergency or stoppage of work granted at the request of a majority of the employees in a department or section thereof;

"storeman" means an employee who is engaged in factory clerical duties, and who is in general charge of stores or finished products and who is primarily responsible for receiving, storing, packing or unpacking goods in a store or warehouse and/or delivering goods from a store or warehouse to the consuming departments in an establishment or for despatch;

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

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

"stores attendant" means an employee who under the supervision of a storeman is engaged in recording the receiving and issuing, storing, packing or unpacking of goods, other than materials used in manufacture or manufactured goods, in a store, and whose duties include the delivering of goods from the store to the consuming department in an establishment, or for despatch;

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

"team leader" means an employee who, under the supervision of a foreman/forewoman, assistant foreman/forewoman, or supervisor, distributes work to employees, and who performs the same work as the employees;

"Tobacco Manufacturing Industry" or "Industry" means the industry in which employers and employees are associated in establishments for the manufacturing, preparation, packing and despatching of cigarettes, little cigars, snuff, snuff leaf, cut or roll tobacco, including all operations incidental thereto carried on by the employees of such employers in or in connection with an establishment;

"tobacco packer" means an employee engaged in the mass-measuring and/or packing by hand of cut tobacco and/or navy cut and/or plug tobacco, into packets, pouches, bags or tins containing not more than 454 g net mass;

"tobacco packer, qualified," means a tobacco packer who has had not less than one year's experience;

"tobacco packer, unqualified," means a tobacco packer who has had less than one year's experience;

"unladen mass" means the mass of any motor vehicle or trailer as recorded in a licence or certificate issued in respect of such motor vehicle or trailer by any authority empowered by law to issue licences in respect of motor vehicles: Provided that, in the case of a two- or three-wheeled motor cycle, motor scooter or autocycle or cycle fitted with an auxiliary engine, the unladen mass shall be deemed not to exceed 500 kg;

"wage" means the amount of money payable to an employee in terms of clause 4 in respect of his ordinary hours of work as prescribed in clause 6 (1): Provided that if an employer regularly pays an employee in respect of such ordinary hours of work an amount higher than that prescribed in clause 4, it means such higher amount;

"watchman" means an employee who patrols premises, guards goods and may search male employees and inspect parcels.

(2) All references in the definitions of Grades IA, IB, II and III employees, and labourers, to occupations relating to the manufacture, preparation, packing and despatching of cigarettes, shall similarly include "little cigars", and words importing individuals only shall include companies and firms except where expressly stated to the contrary.

(3) Unless the context denotes otherwise words importing the singular number only shall include the plural number, and vice versa and words importing the masculine gender only shall include females, and vice versa.

CLAUSE 4.—WAGES

"(1) Subject to the provisions of subclauses (4) and (5) of this clause, the minimum weekly wage which shall be paid by an employer to each member of the undermentioned classes of his employees shall be as set out hereunder: Provided that—

(a) in classifying an employee he shall be deemed to be in the class in which he is wholly or mainly employed;

"veiligheidsbeampte, vrou" 'n werknemer wat persele patroleer en wat vroulike werknemers mag visenteer;

"korttyd" 'n tydelike vermindering van die gewone werkure as gevolg van bedryfslapte, tekort aan materiaal, 'n algemene onklaarraking van installasie of masjinerie as gevolg van 'n ongeluk of ander onvoorsiene noodgeval, of 'n staking van werk wat op versoek van die meerheid van die werknemers in 'n afdeling of seksie daarvan, toegestaan word;

"stoorman" 'n werknemer wat klerklike werk in 'n fabriek verrig en wat in algemene beheer van voorrade of afgewerkte produkte is en wat hoofsaaklik verantwoordelik is vir die ontvangs, bering, verpakking of uitpak van goedere in 'n stoer of pakhuis aan verbruksafdelings in 'n bedryfsinrigting of vir versending;

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

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

"voorraadbediende" 'n werknemer wat onder die toesig van 'n stoorman die ontvangs en uitreiking, bering, verpakking of uitpak van goedere, uitgesonderd materiaal wat vir vervaardiging of vervaardigde goedere gebruik word, in 'n stoer aanteken en wie se pligte die levering van goedere uit die stoer aan die verbruksafdeling in 'n bedryfsinrigting, of vir versending, insluit;

"toesighouer" 'n werknemer wat onder toesig van 'n voorman, voorvrou, assistent-voorman of assistent-voorvrou, aan die hoofstaan van die werknemers in 'n afdeling van die 'n bedryfsinrigting, wat beheer oor daardie werknemers uitoefen en wat daarvoor verantwoordelik is dat hulle hul pligte doeltreffend verrig;

"spanleier," 'n werknemer wat, onder die toesig van 'n voorman/voorvrou, assistent-voorman/assistent-voorvrou, of toesighouer werk aan werknemers uitrek, en dieselfde werk verrig as die werknemers;

"Tabaknywerheid" of "Nywerheid" die nywerheid waarin werkgewers en werknemers in bedryfsinrigtings met mekaar geassosieer is vir die vervaardiging, voorbereiding, verpakking en versending van sigarette, klein sigare, snuf, snuifblaar, gekerkde of roltabak, met inbegrip van alle werkzaamhede wat daarvan in verband staan en wat deur die werknemers van sodanige werkgewers in of in verband met 'n bedryfsinrigting verrig word;

"tabakverpakker" 'n werknemer wat met die hand tabak en/ of "navy cut" en/of pruimtabak massameet en/of verpak in pakkies, tabaksakkies, sakkies of blikkies wat 'n netto massa van hoogstens 454 g bevat;

"tabakverpakker, gekwalifiseer," 'n tabakverpakker met minstens een jaar ondervinding;

"tabakverpakker, ongekwalifiseer," 'n tabakverpakker met minder as een jaar ondervinding;

"onbelaste massa" die wassa van 'n motorvoertuig of sleepwa soos aangegee in 'n lisensijs of sertifikaat wat ten opsigte van so 'n motorvoertuig of sleepwa uitgereik is deur 'n owerheid wat by wet gemagtig is om lisensijs ten opsigte van motorvoertuie uit te reik: Met dien verstande dat, in die geval van 'n twee- of driewielmotorfiets, bromponie of bromfiets of 'n trapfiets met hulpmotor, die onbelaste massa geag word hoogstens 500 kg te wees;

"loon" die bedrag geld ingevolge klousule 4 betaalbaar aan 'n werknemer vir sy gewone werkure soos in klousule 6 (1) voorgeskryf: Met dien verstande dat indien 'n werkewer 'n werknemer vir sodanige gewone werkure 'n bedrag betaal wat hoër is as dié wat in klousule 4 voorgeskryf word, dit sodanige hoër bedrag beteken;

"wag," 'n werknemer wat persele patroleer, goedere bewaak, manlike werknemers mag visenteer en pakette ondersoek.

(2) Alle verwysings in die omskrywings van werknemer graad IA, graad IB, graad II en graad III, en arbeiders, na beroep wat in verband staan met die vervaardiging, voorbereiding, verpakking en versending van sigarette, sluit eweneens "klein sigare" in, en woorde wat net persone aandui, omvat ook maatskappye en firmas, uitgesonderd waar dit uitdruklik anders vermeld word.

(3) Tensy die teenoorgestelde uit die samehang blyk, omvat woorde wat net die enkelvoud aandui ook die meervoud, en omgekeerd, en woorde wat net die manlike geslag aandui, omvat ook vroue, en omgekeerd.

KLOUSULE 4.—LONE

"(1) Behoudens subklousules (4) en (5) van hierdie klousule, is die minimum weekloon wat 'n werkewer aan elke lid van ondergenoemde klasse van sy werkewers moet betaal, dié soos hieronder uiteengesit: Met dien verstande dat—

(a) by die indeling van 'n werknemer hy geag word in daardie klas te wees waarin hy uitsluitlik of hoofsaaklik werkzaam is;

(b) the wage of an employee who works on night shift shall be not less than daily wage plus 20 per cent for each night shift worked.

	Per week
	R
Forewoman.....	53,10
Assistant forewoman.....	43,10
Artisan.....	78,75
Boiler plant supervisor.....	49,80
Quality control supervisor—	
during first year's experience.....	33,60
during second year's experience.....	35,10
thereafter.....	37,10
Supervisor (cigarette manufacturing)—	
during first year's experience.....	33,60
during second year's experience.....	35,10
thereafter.....	37,10
Supervisor (pipe tobacco).....	34,10
Examiner, unqualified—	
during first six months' experience.....	24,10
during second six months' experience.....	27,10
Examiner, qualified.....	30,90
Sectionman, unqualified—	
during first year's experience.....	37,10
during second year's experience.....	40,10
during third year's experience.....	45,10
Sectionman, qualified.....	51,10
Machine minder, unqualified—	
during first year's experience.....	35,10
during second year's experience.....	37,60
during third year's experience.....	41,10
Machine minder, qualified.....	45,60
Security officer, male.....	39,10
Security officer, female.....	37,10
Groundsman.....	36,10
Factory clerical employee, male, unqualified—	
during first year's experience.....	25,10
during second year's experience.....	28,10
during third year's experience.....	31,10
during fourth year's experience.....	34,10
Factory clerical employee, male, qualified.....	38,30
Despatch clerk, receiving clerk and storeman, male, unqualified—	
during first year's experience.....	25,10
during second year's experience.....	28,10
during third year's experience.....	31,10
during fourth year's experience.....	34,10
Despatch clerk, receiving clerk and storeman, male, qualified.....	38,30
Factory clerical employee, female, unqualified—	
during first year's experience.....	25,10
during second year's experience.....	27,85
during third year's experience.....	30,60
during fourth year's experience.....	33,60
Factory clerical employee, female, qualified.....	37,10
Stores attendant, unqualified—	
during first three months' experience.....	23,10
during next six months' experience.....	24,60
during next six months' experience.....	26,35
during next six months' experience.....	28,10
during next three months' experience.....	30,10
Stores attendant, qualified.....	32,30
Motor vehicle driver of—	
cars and station-wagons.....	28,50
vans and lorries—	
up to 1 362 kg unladen mass.....	28,50
over 1 362 kg up to 2 724 kg unladen mass.....	31,45
over 2 724 kg up to 3 632 kg unladen mass.....	35,35
over 3 632 kg unladen mass.....	38,55
Part-time motor vehicle driver.....	24,05
Handyman—	
during first three months' experience.....	32,10
during next three months' experience.....	33,60
during next three months' experience.....	35,10
thereafter.....	37,10
Chargehand.....	27,60

	Per week
	R
Voorvrou.....	53,10
Assistent-voorvrou.....	43,10
Ambagsman.....	78,75
Ketelinstallasie-toesighouer.....	49,80
Gehaltebeheertoesighouer—	
gedurende eerste jaar ondervinding.....	33,60
gedurende tweede jaar ondervinding.....	35,10
daarna.....	37,10
Toesighouer (sigaretvervaardiging)—	
gedurende eerste jaar ondervinding.....	33,60
gedurende tweede jaar ondervinding.....	35,10
daarna.....	37,10
Toesighouer (pyptabak).....	34,10
Ondersoeker, ongekwalifiseer—	
gedurende eerste ses maande ondervinding.....	24,10
gedurende tweede ses maande ondervinding.....	27,10
Ondersoeker, gekwalifiseer.....	30,90
Seksieman, ongekwalifiseer—	
gedurende eerste jaar ondervinding.....	37,10
gedurende tweede jaar ondervinding.....	40,10
gedurende derde jaar ondervinding.....	45,10
Seksieman, gekwalifiseer.....	51,10
Masjiendienaar, ongekwalifiseer—	
gedurende eerste jaar ondervinding.....	35,10
gedurende tweede jaar ondervinding.....	37,60
gedurende derde jaar ondervinding.....	41,10
Masjiendienaar, gekwalifiseer.....	45,60
Veiligheidsbeampte, man.....	39,10
Veiligheidsbeampte, vrou.....	37,10
Terreinopsigter.....	36,10
Fabrieksklerk, man, ongekwalifiseer—	
gedurende eerste jaar ondervinding.....	25,10
gedurende tweede jaar ondervinding.....	28,10
gedurende derde jaar ondervinding.....	31,10
gedurende vierde jaar ondervinding.....	34,10
Fabrieksklerk, man, gekwalifiseer.....	38,30
Versendingsklerk, ontvangsklerk en stoorman, man, ongekwalifiseer—	
gedurende eerste jaar ondervinding.....	25,10
gedurende tweede jaar ondervinding.....	28,10
gedurende derde jaar ondervinding.....	31,10
gedurende vierde jaar ondervinding.....	34,10
Versendingsklerk, ontvangsklerk en stoorman, man, gekwalifiseer.....	38,30
Fabrieksklerk, vrou, ongekwalifiseer—	
gedurende eerste jaar ondervinding.....	25,10
gedurende tweede jaar ondervinding.....	27,85
gedurende derde jaar ondervinding.....	30,60
gedurende vierde jaar ondervinding.....	33,60
Fabrieksklerk, vrou, gekwalifiseer.....	37,10
Voorradebediende, ongekwalifiseer—	
gedurende eerste drie maande ondervinding.....	23,10
gedurende volgende ses maande ondervinding.....	24,60
gedurende volgende ses maande ondervinding.....	26,35
gedurende volgende ses maande ondervinding.....	28,10
gedurende volgende drie maande ondervinding.....	30,10
Voorradebediende, gekwalifiseer.....	32,30
Motorvoertuigdrywer van—	
motorkarre en stasiewaens.....	28,50
bestel- en vragwaens—	
met 'n belaste massa van hoogstens 1 362 kg.....	28,50
met 'n onbelaste massa van meer as 1 362 kg maar	
hoogstens 2 724 kg.....	31,45
met 'n onbelaste massa van meer as 2 724 kg maar	
hoogstens 3 632 kg.....	35,35
met 'n onbelaste massa van meer as 3 632 kg.....	38,55
Deeltydse motorvoertuigdrywer.....	24,05
Faktotum—	
gedurende eerste drie maande ondervinding.....	32,10
gedurende volgende drie maande ondervinding.....	33,60
gedurende volgende drie maande ondervinding.....	35,10
daarna.....	37,10
Onderbaas.....	27,60

	<i>Per week</i>	<i>Per week</i>
Team leader—		
of Grade IA employees.....	30,30	30,30
of Grade IB employees.....	28,50	28,50
of Grade II employees.....	24,53	24,53
of Grade III employees and labourers.....	23,45	23,45
Grade IA, employee, unqualified—		
during first three months' experience.....	23,10	23,10
during next six months' experience.....	24,10	24,10
during next six months' experience.....	25,10	25,10
during next six months' experience.....	26,35	26,35
during next three months' experience.....	27,85	27,85
Grade IA employee, qualified.....	29,70	29,70
Grade IB employee, unqualified—		
during first three months' experience.....	23,10	23,10
during next six months' experience.....	23,85	23,85
during next six months' experience.....	24,60	24,60
during next six months' experience.....	25,40	25,40
during next three months' experience.....	26,40	26,40
Grade IB employee, qualified.....	27,75	27,75
Tobacco packer, unqualified—		
during first three months' experience.....	23,10	23,10
during next three months' experience.....	23,60	23,60
during next three months' experience.....	24,30	24,30
during next three months' experience.....	25,20	25,20
Tobacco packer, qualified.....	26,40	26,40
Grade II employee, unqualified—		
during first six months' experience.....	23,10	23,10
during next six months' experience.....	23,50	23,50
Grade II employee, qualified.....	24,00	24,00
Watchman.....	23,35	23,35
Grade III employee.....	23,25	23,25
Labourer.....	23,10	23,10
Employee in this Agreement not elsewhere specified.....	24,00	24,00
(2) Due date of increases. —An employer shall pay increases due to his employees during each calendar year on the following bases:		
(a) All employees who qualify for an increase during the period 1 January to 31 March of each calendar year shall be granted such increases on 15 February, which falls within the period and such increases shall be applicable to the whole of the pay week in which 15 February falls.		
(b) Likewise and in the same manner all increases which become due during the periods 1 April to 30 June, 1 July to 30 September and 1 October to 31 December of each calendar year, shall accrue to employees on 15 May, 15 August and 15 November which falls within the respective periods.		
(3) Casual employees. —For each day or part of a day of employment, one-fifth of the highest weekly wage prescribed for an employee in the same section of the Tobacco Industry performing the same class of work as the casual employee is required to perform, shall be paid.		
(4) Reduction of wage rate not permitted. —Nothing in this Agreement shall operate to reduce the wage rate of an employee who, at any time prior or subsequent to the date this Agreement comes into operation was or may be paid wages at a rate higher than the minimum provided in this clause and such employee shall continue to be paid and be entitled to receive wages at a rate not lower than such higher rate as if such higher rate were the minimum in respect of that employee.		
The provisions of this subclause shall also apply in respect of any employee whose services are terminated by an employer subsequent to the date of commencement of this Agreement and who is re-engaged by such employer. For the purpose hereof "Agreement" shall include any amendments thereto.		
(5) Differential wage. —An employer who requires or permits a member of one class of his employees to perform for longer than one hour in the aggregate on any day, either in addition to his own work or in substitution therefor, work of another class for which either—		
(a) a wage higher than that of his own class; or		
(b) a rising scale of wages terminating in a wage higher than that of his own class;		
is prescribed in subclause (1), shall pay to such employee in respect of that day—		
(i) in the case referred to in paragraph (a), not less than the daily wage calculated at the higher rate; and		
(ii) in the case referred to in paragraph (b), the daily wage calculated at the higher rate plus the sum of the difference between the daily wage calculated at the higher rate and the daily wage calculated at the lower rate multiplied by the number of hours worked in excess of one hour.		
Spanleier—		
van werknemers, graad IA.....	30,30	30,30
van werknemers, graad IB.....	28,50	28,50
van werknemers, graad II.....	24,53	24,53
van werknemers, graad III en arbeiders.....	23,45	23,45
Werknemers, graad IA, ongekwalifiseer—		
gedurende eerste drie maande ondervinding.....	23,10	23,10
gedurende volgende ses maande ondervinding.....	24,10	24,10
gedurende volgende ses maande ondervinding.....	25,10	25,10
gedurende volgende ses maande ondervinding.....	26,35	26,35
gedurende volgende drie maande ondervinding.....	27,85	27,85
Werknemer, graad IA, gekwalifiseer.....	29,70	29,70
Werknemer, graad IB, ongekwalifiseer—		
gedurende eerste drie maande ondervinding.....	23,10	23,10
gedurende volgende ses maande ondervinding.....	23,85	23,85
gedurende volgende ses maande ondervinding.....	24,60	24,60
gedurende volgende ses maande ondervinding.....	25,40	25,40
gedurende volgende drie maande ondervinding.....	26,40	26,40
Werknemer, graad IB, gekwalifiseer.....	27,75	27,75
Tabakverpakker, ongekwalifiseer—		
gedurende eerste drie maande ondervinding.....	23,10	23,10
gedurende volgende drie maande ondervinding.....	23,60	23,60
gedurende volgende drie maande ondervinding.....	24,30	24,30
gedurende volgende drie maande ondervinding.....	25,20	25,20
Tabakverpakker, gekwalifiseer.		26,40
Werknemer, graad II, ongekwalifiseer—		
gedurende eerste ses maande ondervinding.....	23,10	23,10
gedurende volgende ses maande ondervinding.....	23,50	23,50
Werknemer, graad II, gekwalifiseer.....		24,00
Wag.....		23,35
Werknemer, graad III.....		23,25
Arbeider.....		23,10
Werknemer nie elders in hierdie Ooreenkoms gemeld nie.....		24,00
(2) Verhogingsdatums. —'n Werkgeweer moet die verhogings wat aan sy werknemers verskuldig is, gedurende elke kalenderjaar op die volgende grondslae betaal:		
(a) Alle werknemers wat gedurende die tydperk 1 Januarie tot en met 31 Maart van die kalenderjaar vir verhogings gekwalifiseer, moet sodanige verhogings toegeken word op 1 Februarie wat binne die tydperk val en daardie verhoging moet toegepas word op die hele betaalweek waarin 1 Februarie val.		
(b) Net so en op dieselfde wyse, moet alle verhogings wat gedurende die tydperke 1 April tot en met 30 Junie, 1 Julie tot en met 30 September en 1 Oktober tot en met 31 Desember van elke kalenderjaar verskuldig word, op 15 Mei, 15 Augustus en 15 November wat binne die onderskeie tydperke val, aan werknemers toegeken word.		
(3) Los werknemers. —Vir elke dag of gedeelte van 'n dag moet een-vyfde van die hoogste weekloon betaal word wat voorgeskry word vir 'n werknemer in dieselfde seksie van die Tabaknywerheid wat dieselfde werk doen as dié wat van die los werknemer vereis word.		
(4) Vermindering van lone nie toegelaat nie. —Niks in hierdie Ooreenkoms mag die uitwerking hê dat dit die loon verlaag van 'n werknemer wat te eniger tyd voor of na die datum waarop hierdie Ooreenkoms in werking tree, 'n loon betaal is of betaal kan word teen 'n skaal wat hoër is as die minimum wat in hierdie klausule bepaal word nie en sodanige werknemer moet steeds 'n loon betaal word—waarop hy dan ook geregtig is—teen 'n skaal wat nie laer as sodanige hoër skaal is nie, asof sodanige hoë skaal die minimum ten opsigte van daardie werknemer is.		
Hierdie subklausule is ook van toepassing op 'n wekkemmer wie se diens na die datum van inwerkingtreding van hierdie Ooreenkoms deur 'n werkewer beëindig is en wat weer deur sodanige werkewer in dien geneem is. Vir die toepassing hiervan omval "Ooreenkoms" alle wysigings daarvan.		
(5) Differensiële loon. —'n Werkewer wat van 'n lid van een klas van sy werknemers vereis of hom toelaat om vir langer altesaam een uur op 'n dag of benewens sy eie werk of in die plek daarvan werk van 'n ander klas te verrig waarvoor die dagloon moet oorgedra word.		
(a) 'n hoër loon as dié van sy eie klas; of		
(b) 'n stygende loonskala wat uitloop op 'n hoër loon as dié van sy eie klas;		
in subklausule (1) voorgeskry word, moet sodanige werknemers ten opsigte van daardie dag soos volg besoldig:		
(i) In die geval in paragraaf (a) bedoel, minstens die dagloon bereken teen die hoë tarief; en		

(ii) in the case referred to in paragraph (b), not less than the daily wage calculated on the highest wage in the rising scale:

Provided that—

(i) where the sole difference between classes is in terms of this subclause based on experience the provisions hereof shall not apply; nor shall they apply to an assistant forewoman when so acting for a forewoman, unless she so acts for a continuous period of not less than one week at any one time when it shall apply for the period in excess of such one week;

(ii) an employer shall not require or permit an employee to perform in any one grade work which qualifies him/her for a differential wage in terms of this subclause for a continuous period of more than three months in a calendar year;

(iii) when an employee who has been granted exemption to perform work of a lower grade is called upon to do the work temporarily which he/she performed previously in a higher grade, that employee shall receive the full rate of the higher grade for the time while he/she is so employed.

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

(7) Save as otherwise provided in this Agreement, wages shall be calculated as follows:

(a) *Calculation of monthly wage.*—For the purpose of calculating the monthly wage of an employee for whom a weekly wage is prescribed the weekly wage shall be multiplied by $4\frac{1}{2}$.

(b) *Calculation of weekly wage.*—For the purpose of calculating the weekly wage of an employee who is paid monthly, the monthly wage shall be divided by $4\frac{1}{2}$.

(c) *Calculation of daily wage.*—For the purpose of calculating the daily wage of an employee, the weekly wage shall be divided by 42 and multiplied by the number of normal hours worked for any particular day as prescribed in clause 6 (1) (a) (ii).

(d) *Calculation of hourly wage.*—The hourly wage of an employee shall be calculated by dividing the weekly wage by 42.

(8) *Promotion.*—Where a vacancy occurs in any establishment in a grade or class of work for which a higher wage, or in the case of a rising scale of wages, a higher qualified wage is prescribed than that payable to other employees in such establishment, the employer shall fill such vacancy by one of his employees of a lower grade: Provided that where special reasons exist, the employer may fill the vacancy by engaging a new employee: Provided further that when an experienced employee of such grade or class is required and such employee is available elsewhere, this provision shall not apply.

(9) *Transfer to higher grade.*—An employee transferred to a higher grade shall be paid wages to which he would have been or become entitled had he remained in the lower grade until the wages payable to him at the higher grade rate exceed the wages payable at the lower grade rate.

(10) *Payment of wages.*

(1) *An employee other than a casual employee.*—Save as provided in clause 7 (2) any amount due to an employee shall be paid in cash weekly, or monthly, if the employer and the employee have agreed thereto in writing, during the hours of work on the usual pay-day of the establishment or on termination of employment if this takes place before the usual pay-day, and shall be contained in a sealed envelope showing on the outside the employer's and employee's name, the employee's factory number, occupation, classification, and rate of wage, the number of ordinary and overtime hours worked, the wage paid in respect of each, the amount of bonus, adjustment or any other payment made, the total wages paid, and the closing date of the period in respect of which payment is made and the amount deducted for trade union fees, Council fees, contributions prescribed under the Unemployment Insurance Act, Act 30 of 1966, and contributions to pensions, provident and sick benefit funds and any other deductions made: Provided that where an agreement in terms of clause 23 (1) (ii) has been entered into for a period of notice of longer than one week, wages may be paid at the end of each such longer period.

(2) *Usual pay-day.*—Where employees are paid weekly, the usual pay-day shall mean Friday and wages paid on that day shall be for work done up to and including the preceding Wednesday.

(3) *Casual employee.*—An employer shall pay the wages due to his casual employee in cash after every four days of employment, or on termination of his employment whichever occurs first.

(ii) in die geval gemeld in paragraaf (b) bedoel, minstens die dagloon bereken teen die hoogste loon in die stygende loonskool: Met dien verstande dat—

(i) as die enigste verskil tussen klasse ingevolge hierdie subklousule op ondervinding gebaseer is, die bepalings hiervan nie van toepassing is nie; hulle ook nie van toepassing is op 'n assistent-voorvrou nie wanneer daar vir 'n voorvrou waargeneem word, tensy sy vir 'n ononderbroke tydperk van minstens een week op een slag waarnem, in welke geval dit van toepassing is op die tydperk wat langer as sodanige week is;

(ii) 'n werkewer nie van 'n werknemer mag vereis of hom toelaat om werk te verrig in enige graad wat hom/haar vir 'n differensiële loon ingevolge hierdie subklousule vir 'n onafgebroke tydperk van meer as drie maande in 'n kalenderjaar kwalifiseer nie;

(iii) wanneer 'n werknemer aan wie vrystelling verleen is om werk van 'n laer graad te verrig, opdrag ontvang om tydelik die werk te doen wat hy/sy vroeër in 'n hoë graad verrig het, so 'n werknemer teen die volle loonskool van die hoë graad besoldig moet word vir die tyd terwyl hy/sy aldus in diens was.

(6) *Kontrakbasis.*—Vir die toepassing van hierdie klosule is die basis van 'n dienskontrak van 'n werknemer, uitgesonderd 'n los werknemer, weekliks en behoudens subklousule (5); van hierdie klosule en klosule 5 (7), moet 'n werknemer vir 'n week minstens die volle weekloon, in subklousule (1) van hierdie klosule vir 'n werknemer van sy klas voorgeskryf, betaal word, ongeag of hy in daardie week die maksimum getal gewone ure, voorgeskryf in klosule 5 (1), of minder gewerk het.

(7) Behoudens ander bepalings in hierdie Ooreenkoms, moet lone soos volg bereken word:

(a) *Berekening van maandloon.*—Ten einde die maandloon van 'n werknemer te bereken vir wie 'n weekloon voorgeskryf is, moet die weekloon met $4\frac{1}{2}$ vermenigvuldig word.

(b) *Berekening van die weekloon.*—Ten einde die weekloon van 'n werknemer te bereken wat maandeliks besoldig word, moet die maandloon deur $4\frac{1}{2}$ gedeel word.

(c) *Berekening van dagloon.*—Ten einde die dagloon van 'n werknemer te bereken moet die weekloon deur 42 gedeel en vermenigvuldig word met die getal gewone ure wat op 'n bepaalde dag gewerk is soos in klosule 6 (1) (a) (ii) voorgeskryf word.

(d) *Berekening van uurloon.*—Die uurloon van 'n werknemer moet bereken word deur die weekloon deur 42 te deel.

(8) *Bevordering.*—As 'n vakature in 'n bedryfsinrigting ontstaan in 'n graad of klas werk waarvoor 'n hoë loon, of in die geval van 'n stygende loonskool 'n hoë loon vir gekwalificeerde, voorgeskryf is as wat aan ander werknemers in sodanige bedryfsinrigting betaal moet word, moet die werkewer so 'n vakature met een van sy werknemers van 'n laer graad vul: Met dien verstande dat as daar spesiale redes bestaan, die werkewer die vakature deur aanstelling van 'n nuwe werknemer kan vul: Voorts met dien verstande dat as 'n ervare werknemer van sodanige graad of klas nodig is en so 'n werknemer elders beskikbaar is, hierdie bepaling nie van toepassing is nie.

(9) *Oorplasing na 'n hoë graad.*—'n Werknemer wat na 'n hoë graad oorgeplaas word, moet die loon waarop hy geregtig sou souewe of geword het as hy in die laer graad gebly het, betaal word, totdat die loon wat aan hom ooreenkomsdig die hoë graad betaal moet word, meer is as die loon wat kragtens die skaal van die laer graad betaalbaar is.

5. BETALING VAN LONE

(1) *Werknemers uitgesonderd los werknemers.*—Behoudens klosule 7 (2) moet alle bedrae wat aan 'n werknemer verskuldig is, weekliks of maandeliks, indien die werkewer en werknemer aldus skriftelik ooreengekom het, gedurende die werkure op die gewone betaaldag van die bedryfsinrigting, of by diensbeëindiging as dit voor die gewone betaaldag plaasvind, in kontant betaal word en moet dit in 'n versêiële koevert wees met, aan die buitekant, die werkewer en werknemer se name, die werknemer se fabrieksnommer, beroep, klassifikasie en loonskool, die getal gewone en oortydige gewerk, die loon ten opsigte van elk betaal, die bedrag aan bonus, verrekening en enige ander betaling wat gedoen is, die totale loon wat betaal word en die sluitingsdatum van die tydperk waarvoor betaling gedoen word en die bedrag wat afgetrek word vir vakvereniginggeld, Raadsgelede, bydraes soos voorgeskryf kragtens die Werkloosheidseversekeringswet, Wet 30 van 1966, en bydraes aan pensioen-, voorsorg- en siektebystandsfondse en enige ander afdrekkings: Met dien verstande dat as 'n ooreenkoms ingevolge klosule 23 (1) (ii) aangegaan is vir 'n diensopseggingsyd wat langer as een week is, lone aan die einde van elke sodanige langer tydperk betaal kan word.

(2) *Gewone betaaldag.*—As werknemers weekliks besoldig word, is Vrydag die gewone betaaldag en lone wat op daardie dag betaal word, moet vir werk wees wat tot en met die voorafgaande Woensdag verrig is.

(3) *Los werknemer.*—'n Werkewer moet die loon wat aan sy los werknemer verskuldig is, in kontant betaal na vier dae diens, of by beëindiging van sy diens na gelang van die datum wat die eerste is.

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

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

(6) **Board and lodging.**—Save as provided in any law, an employer shall not require his employer to board and/or lodge with him or with any person or at any place nominated by him.

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

(a) Deductions for Council funds and the Sick Benefit Fund, and with the written consent of the employee for pension, provident, insurance and savings funds;

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

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

(d) whenever the ordinary hours of work prescribed in clause 6 (1) are reduced on account of short-time, a deduction of the wage for one hour, based on the wage prescribed in clause 4 and calculated in accordance with clause 4 (7) (c), in respect of each hour of such reduction: Provided that such deduction shall not exceed the wage for six hours of such employee in any one week, irrespective of the number of hours by which the ordinary hours of work are reduced: Provided further that no deduction shall be made—

(i) in the case of short-time arising out of temporary slackness of trade or shortage of materials, unless the employer has given his employee not less than 24 hours' notice of his intention so to reduce the ordinary hours of work;

(ii) in the case of short-time arising out of a general breakdown of plant or machinery owing to accident, wet weather or other unforeseen emergency in respect of the first hour not worked;

(e) deductions in terms of clause 14 (5);

(f) with the written consent of an employee, contributions due to the National Union of Cigarette and Tobacco Workers (Johannesburg Branch).

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

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

(a) in the case of an employee other than a male security officer or a watchman—

(i) forty-two in any week from Thursday to Wednesday inclusive;

(ii) eight and three-quarters on any day from Monday to Thursday inclusive and eight on any Friday;

(iii) a week shall consist of five days only and save as provided in subclause (10) (c) of this clause, no work shall be performed on a Saturday;

(b) in the case of a male security officer and a watchman—

(i) forty-eight in any week from Thursday to Wednesday inclusive;

(ii) eight hours per shift;

(iii) a week may consist of six shifts.

For the purpose of this subclause, the expression "day" means any period of 24 consecutive hours reckoned from the time a watchman or security officer commences work.

(2) An employer shall not require or permit a female employee to work between 6 o'clock p.m. and 6 o'clock a.m.

(3) The ordinary hours of work of a casual employee shall not exceed eight and three-quarters in any day.

(4) **Meal breaks.**—An employer shall not require or permit his employee to work for more than five hours continuously on any day without an interval of not less than one hour during which no work shall be performed, and such interval shall not be deemed to be part of the ordinary hours of work or overtime: Provided that—

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

(b) periods of work interrupted by an interval of less than one hour shall be deemed to be continuous.

(4) **Premies.**—Geen bedrag mag regstreeks of onregstreeks vir die indiensneming of opleiding van 'n werknemer aan 'n werkewer betaal of deur hom aangeneem word nie: Met dien verstande dat hierdie subklousule nie van toepassing is nie op 'n opleidingskema waartoe die werkewer regtens verplig is om by te dra.

(5) **Koop van goedere.**—'n Werkewer mag nie van sy werknemer vereis om van hom of van 'n winkel of persoon deur hom aangewys, goedere te koop nie.

(6) **Kos en inwoning.**—Behoudens die bepalings van 'n wet, mag 'n werkewer nie van sy werknemer vereis om van hom of van 'n persoon of by 'n plek deur hom aangewys, kos en/of inwoning aan te neem nie.

(7) **Boetes en aftrekings.**—'n Werkewer mag sy werknemers geen boetes ople of enige bedrag van sy werknemer se loon aftrek nie, uitgesonderd die volgende:

(a) Bedrae vir Raadsfondse en die Siektebystandsfonds, en met die skriftelike toestemming van die werknemer, vir pensioen-, voorsorg-, versekerings- en spaarfondse;

(b) behoudens andersluidende bepalings in hierdie Ooreenkoms, as 'n werknemer van sy werk af wegblip, uitgesonderd in opdrag of op versoek van sy werkewer, 'n bedrag eweredig aan die tydperk van sy afwesigheid en bereken op grondslag van die loon wat so 'n werknemer ten tyde van sodanige afwesigheid ten opsigte van sy gewone werkure ontvang het;

(c) enige bedrag wat 'n werkewer regtens of op bevel van 'n hof metregsbevoegdheid moet of mag aftrek;

(d) wanneer die gewone werkure wat in klosule 6 (1) voor- geskryf word, vanweë korttyd verminder word, die loon vir een uur, gebaseer op die loon voorgeskryf in klosule 4 en bereken ooreenkomsdig klosule 4 (7) (c), vir elke uur van sodanige vermindering: Met dien verstande dat sodanige aftrekking hoogstens die loon van so 'n werknemer vir ses uur in 'n bepaalde week is, ongeag die getal ure waarmee die gewone werkure verminder word: Voorts met dien verstande dat geen aftrekking in die volgende gevalle gemaak mag word nie:

(i) In die geval van korttyd wat ontstaan uit 'n tydelike bedryfslapte of tekort aan materiaal, tensy die werkewer sy werknemer minstens 24 uur kennis gegee het van sy voorneme om die gewone werkure aldus te verminder;

(ii) in die geval van korttyd wat ontstaan deur 'n algemene onklaarraking van installasie of masjinerie weens 'n ongeluk, nat weer of ander onvoorsienige noodgeval ten opsigte van die eerste uur daar wat nie gewerk word nie;

(e) aftrekings kragtens klosule 14 (5);

(f) met die skriftelike toestemming van 'n werknemer, bydraes verskuldig aan die National Union of Cigarette and Tobacco Workers (Johannesburg tak).

6. WERKURE, GEWONE EN OORTYD, EN BESOLDIGING VIR OORTYDWERK

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

(a) in die geval van 'n werknemer, uitgesonderd 'n manlike veiligheidsbeampte of 'n wag—

(i) twee-en-veertig in 'n week van Donderdag tot en met Woensdag;

(ii) agt en driekwart op 'n dag van Maandag tot en met Donderdag en agt op Vrydag;

(iii) 'n week tel slegs vyf dae; behoudens subklousule (10) (c) van hierdie klosule, mag geen werk op 'n Saterdag verrig word nie;

(b) in die geval van 'n manlike veiligheidsbeampte en 'n wag—

(i) agt-en-veertig in 'n week van Donderdag tot en met Woensdag;

(ii) agt uur per skof;

(iii) 'n week kan uit ses skofte bestaan.

Vir die toepassing van hierdie subklousule beteken die uitdrukking "dag" enige tydperk van 24 agtereenvolgende ure, gereken vanaf die tyd wat die wag of veiligheidsbeampte begin werk.

(2) 'n Werkewer mag nie van 'n vroulike werknemer vereis of haar toelaat om tussen 6-uur nm. en 6-uur vm. te werk nie.

(3) Die gewone werkure van 'n los werknemer is hoogstens agt en driekwart uur per dag.

(4) **Etenspouses.**—'n Werkewer mag nie van sy werknemer vereis of hom toelaat om langer as vyf uur op 'n dag aaneen sonder 'n pouse van minstens een uur te werk nie, en gedurende sodanige pouse mag geen werk verrig word nie, en sodanige pouse mag nie as deel van die gewone werkure of oortyd gereken word nie: Met dien verstande dat—

(a) as sodanige pouse langer as een uur duur, enige tyd wat een uur te bowe gaan, as gewone werkure gereken moet word;

(b) werktydperke wat deur pouesse van minder as een uur onderbreek word, geag word aaneenlopend te wees.

(5) *Rest intervals.*—An employer shall grant to each of his employees other than a nightwatchman employed in or about his establishment a rest interval of not less than 10 minutes at as nearly as practicable to—

- (a) the middle of each first work period in a day;
- (b) the middle of each second work period in a day where such period is longer than two hours;

during which the employee shall not be required or permitted to perform any work, and such interval shall be deemed to be part of the ordinary hours of work.

(6) *Hours of work to be consecutive.*—Save as provided in subclauses (4) and (5) of this clause, all hours of work shall be consecutive.

(7) An employee shall be deemed to be working in addition to any period during which he is actually working—

- (a) during the whole of any interval in his work if—

- (i) he is not free to leave the premises of his employer for the whole of such interval; or

- (ii) the duration of such interval is not shown in the records required to be kept in terms of section 9 of the Factories, Machinery and Buildings Work Act, 1941; and

- (b) during any other period during which he is on the premises of his employer:

Provided that if it is proved that any such employee was not working and was free to leave the premises during any portion of any period referred to in paragraph (b), the presumption provided for in this subclause shall not apply in respect of such employee with reference to that portion of such period.

(8) *Limitation of hours of work on public holidays and Sundays.*—For the purposes of subclause (1) of this clause, whenever an employee is required to work on a public holiday, mentioned in clause 9 (1), or on a Sunday, the hours of work on such day shall not exceed the ordinary hours usually worked on such day (for this purpose Monday being the equivalent working day for Sunday), and if a public holiday falls on Saturday, shall not exceed five hours.

(9) *Overtime.*—All time worked in excess of the maximum number of hours prescribed in subclauses (1) and (3) of this clause in respect of the day or week shall be deemed to be overtime.

(10) *Limitation of overtime.*—An employer shall not require or permit an employee to work overtime—

- (a) in the case of a male employee—

- (i) save as provided in paragraph (c) for more than two hours on any day;

- (ii) for more than 10 hours in any week;

- (b) in the case of a female employee—

- (i) for more than two hours on any day;

- (ii) on more than three consecutive days;

- (iii) for more than 10 hours in any week;

- (iv) on more than 60 days in any year;

- (v) after completion of her working hours for more than one hour on any day unless he has—

- (aa) given notice thereof to such employee before midday; or

- (ab) provided such employee with an adequate meal before she has to commence overtime; or

- (ac) paid such employee an allowance of 25c in sufficient time to enable the employee to obtain a meal before the overtime is due to commence;

- (c) in the case of a male employee not ordinarily working on a Saturday, not more than five hours on such a day.

(11) *Payment for overtime.*—An employer shall pay his employee at the rate of not less than one and one-half times his wage in respect of all overtime worked by such employee, such overtime being the total of all periods of overtime worked during a week, any resulting fraction of an hour being regarded as an hour.

(12) No employee shall be required to work overtime without his consent.

(13) No employee shall be dismissed or prejudiced in his employment by reason of his refusal to work overtime.

(14) *Savings.*—The provisions of subclauses (6) and (10) of this clause shall not apply to a male employee employed on emergency work or work in connection with the overhauling or repairing of plant or machinery which cannot be performed during the ordinary hours of work and the provisions of subclauses (4), (5), (7) and (10) of this clause shall not apply to a watchman.

(15) *Turning of tobacco whilst in the process of fermentation.*—An employee engaged in this operation shall not be permitted to perform such work for a longer period than three months during any six consecutive months.

(5) *Ruspouses.*—'n Werkewer moet aan elkeen van sy werknemers, uitgesonderd 'n nagwag, in diens in of by sy bedryfsinrigting, 'n ruspouse van minstens 10 minute toestaan so na as moontlik aan—

- (a) die middel van elke eerste werktydperk op 'n dag;
- (b) die middel van elke tweede werktydperk op 'n dag as dié tydperk langer as twee uur is;

waarin daar nie van die werknemer vereis is dat hy toegelaat word om enige werk te verrig nie, en sodanige pouse word as deel van die gewone werkure gereken.

(6) *Werkure moet agtereenvolgend wees.*—Behoudens subklousules (4) en (5) van hierdie klousule, moet alle werkure agtereenvolgend wees.

(7) Benewens die tydperk wat 'n werknemer werklik werk, word hy geag te werk—

- (a) gedurende sy volle werkhouers, indien—

- (i) dit hom nie vrystaan om die perseel van sy werkewer vir die volle duur van so 'n pouse te verlaat nie; of

- (ii) die duur van so 'n pouse nie aangetoon word in die registers wat ingevolge artikel 9 van die Wet op Fabrieke, Masjinerie en Bouwerk, 1941, gehou moet word nie; en

- (b) gedurende enige ander tydperk wat hy op die perseel van sy werkewer is:

Met dien verstande dat as daar bewys word dat so 'n werknemer nie gewer het nie en dit hom vrygestaan het om die perseel te verlaat gedurende enige gedeelte van enige tydperk in paraagraaf (b) bedoel, die vooropstelling waaroor in hierdie subklousule voorsiening gemaak word, nie op die werknemer met betrekking tot daardie gedeelte van die tydperk van toepassing is nie.

(8) *Beperking van werkure op openbare vakansiedae en Sondae.*—Wanneer daar van 'n werknemer vereis word om op 'n openbare vakansiedag, in klousule 9 (1) genoem, of op 'n Sondag te werk, moet die werkure op so 'n dag, vir die toepassing van subklousule (1) van hierdie klousule, hoogstens die gewone ure wees wat gewoonlik op so 'n dag gewerk word (vir hierdie doel is Maandag die gelykwaardige werkdag vir Sondag) en, as die openbare vakansiedag op 'n Saterdag val, mag daar hoogstens vyf ure gewerk word.

(9) *Oortyd.*—Alle tyd gewerk benewens die maksimum getal ure ten opsigte van die dag of die week in subklousules (1) en (3) van hierdie klousule voorgekryf, word oortyd geag.

(10) *Beperking van oortyd.*—'n Werkewer mag nie van sy werknemer vereis of hom toelaat om oortyd soos volg te werk nie:

- (a) In die geval van 'n manlike werknemer—

- (i) behoudens paraagraaf (c), langer as twee uur op 'n dag;
- (ii) langer as 10 uur in 'n week;

- (b) in die geval van 'n vroulike werknemer—

- (i) langer as twee uur op 'n dag;

- (ii) op meer as drie agtereenvolgende dae;

- (iii) langer as 10 uur in 'n week;

- (iv) op meer as 60 dae in 'n jaar;

- (v) na voltooiing van haar gewone werkure, langer as een uur op 'n dag, tensy hy—

- (aa) die werknemer voor 12-uur middag daarvan in kennis gestel het; of

- (ab) aan die werknemer 'n toereikende ete verskaf het alvorens sy met oortydwerk moet begin; of

- (ac) die werknemer betyds 'n toelae van 25c betaal het om haar in staat te stel om 'n maaltyd te verkry voordat met oortydwerk begin moet word;

- (c) in die geval van 'n manlike werknemer wat gewoonlik nie op 'n Saterdag werk nie, hoogstens vyf ure op so 'n dag.

(11) *Besoldiging vir oortydwerk.*—'n Werkewer moet sy werknemer besoldig teen minstens een en 'n half maal sy loonskaal ten opsigte van alle oortyd deur die werknemer gewerk en die oortyd moet die totaal wees van alle tydperke oortyd gedurende 'n week gewerk en 'n breuk van 'n uur moet as 'n uur gereken word.

(12) Van geen werknemer mag vereis word om oortyd sonder sy toestemming te werk nie.

(13) Geen werknemer mag uit sy werk ontslaan of daarin benadeel word omdat hy weier om oortyd te werk nie.

(14) *Voorbeholdsbespalings.*—Subklousules (6) en (10) van hierdie klousule is nie van toepassing nie op 'n manlike werknemer wat nooddwerk verrig of werk in verband met die opknapping of herstel van installasies of masjinerie wat nie gedurende die gewone werkure verrig kan word nie, en subklousules (4), (5), (7) en (10) van hierdie klousule is nie op 'n wag van toegepassing nie.

(15) *Omdraai van tabak gedurende fermenteerproses.*—'n Werkewer wat hierdie klas werk verrig, mag nie toegelaat word om die werk vir langer as drie maande gedurende enige ses agtereenvolgende maande te verrig nie.

7. ANNUAL LEAVE

(1) Save as provided in paragraphs (c) and (d) of this subclause, an employer shall grant to his employee in respect of each calendar year annual leave commencing during the latter half of December in such year, as follows:

(a) In the case of an employee who has been in his employ since 15 January of the calendar year to which the leave relates, three consecutive weeks on full pay;

(b) in the case of an employee who commenced work after 15 January of the calendar year to which such leave relates, one and a quarter days in respect of each completed month of employment on full pay: Provided that an employer may require such employee to take additional leave without pay up to a total period of leave not exceeding three consecutive weeks. For the purposes of this subclause one day's pay shall mean one-fifth of the employee's weekly wage;

(c) notwithstanding the provisions of paragraphs (a) and (b) and in substitution therefor an employer shall have the right to grant the number of days' leave on full pay in terms of the said subclause to not more than five per cent of his employees at such other time during December and/or January immediately following as may be necessary for the efficient conduct of his business;

(d) a monthly paid employee may be required or permitted to take his leave on full pay of the duration prescribed in paragraph (a) or (b) at any other time but to commence not later than within two months of the completion of each year of employment to which the leave relates;

(e) whenever any public holidays as defined in clause 9 (1) fall within the period of such leave such holidays shall be added to the said period as a further period of leave of absence on the following basis:

(i) should the said public holiday be observed on an ordinary working day such holiday shall be added to the period of leave on full pay;

(ii) should the said public holiday fall on a Saturday it shall be observed and paid for in term of clause 9 (3);

(f) an employer may offset against such period of leave any day of occasional leave, other than sick leave in terms of clause 8, granted on full pay to his employee at his employee's request made in writing during the year of employment to which the period of annual leave relates;

(g) the period of such leave shall not be concurrent with sick-leave in terms of clause 8 nor with any period during which the employee undergoes military training, or with any period of notice in terms of clause 23.

(2) *Leave remuneration.*—The remuneration in respect of annual leave referred to in subclause (1) of this clause shall be paid on the last work day before the date of the commencement of such leave.

(3) *Annual bonus.*—In addition to the remuneration set out in subclause (2) of this clause an employer shall pay in December of each year, prior to the granting of annual leave in terms of subclause (1) of this clause, or on dismissal in November or December [other than summary dismissal in terms of clause 23 (1) (i)] to each of his employees—

(a) who has been in his employ for a continuous period of five years or more, 2,4 week's wages based on actual earnings at the time;

(b) with less than five years continuous service engaged prior to 15 January of the current year, 1,9 week's wages at the actual rate being paid at the time;

(c) engaged after 15 January of the current year, one-twelfth of 1,9 week's wages at the actual rate being paid at the time in respect of each calendar month of service calculated from the first day of the month nearest to the date of engagement and to include the month of December:

Provided that—

(i) in the case of any break in service of more than 30 consecutive days during the year, payment shall be made on the basis of one-twelfth of the said wage for each month of employment, reckoned from 1 January to 31 December;

(ii) for the purpose of calculating the annual bonus in the case of night-shift workers, the 20 per cent additional allowance in terms of clause 4 (1) (b) shall be added, and where occasional night-shifts are worked the 20 per cent allowance shall be added pro rata to the period or periods of night-shifts worked during the year;

(iii) those employees who are granted leave other than in December shall be paid the annual bonus during December each year on the basis laid down above;

7. JAARLIKSE VERLOF

(1) Behoudens paragrawe (c) en (d) van hierdie subklousule, moet 'n werkewer aan sy werknemer ten opsigte van elke kalenderjaar, jaarlike verlof wat gedurende die tweede helfte van Desember in daardie jaar moet begin, soos volg toestaan:

(a) In die geval van 'n werknemer wat sedert 15 Januarie van die kalenderjaar waarop sodanige verlof betrekking het, in sy diens was, drie agtereenvolgende weke met volle besoldiging;

(b) in die geval van 'n werknemer wat begin werk het na 15 Januarie van die kalenderjaar waarop sodanige verlof betrekking het, een en 'n kwart dag teen volle besoldiging ten opsigte van elke voltoode maand diens: Met dien verstande dat 'n werkewer van so 'n werknemer kan vereis om bykomende verlof sonder betaling te neem vir 'n totale verloftydperk van hoogstens drie agtereenvolgende weke. Vir die toepassing van hierdie subklousule beteken een dag se besoldiging een-vyfde van die werknemer se weekloon;

(c) ondanks paragrawe (a) en (b) en ter vervanging daarvan, het 'n werkewer die reg om die getal verlofdae met volle besoldiging kragtens genoemde subklousule aan hoogstens 5 persent van sy werknemers op sodanige ander tyd gedurende Desember en/of Januarie onmiddellik daaropvolgende toe te staan as wat vir die doeltreffende bestuur van sy saak nodig mag wees;

(d) van 'n werknemer wat maandeliks besoldig word, kan vereis word of kan hy toegelaat word om sy verlof met volle besoldiging en wat moet duur soos voorgeskryf in paragraaf (a) of (b), op enige ander tyd te neem, maar sodat dit nie later as binne twee maande na voltooiing van elke jaar diens waarop die verlof betrekking het, begin nie;

(e) wanneer openbare vakansiedae, soos omskryf in klousule 9 (1), binne sodanige verloftydperk val, moet dié vakansiedae by die genoemde tydperk gevoeg word as 'n verdere verloftydperk, op die volgende grondslag:

(i) As die genoemde openbare vakansiedag op 'n gewone werkdag val, moet die vakansiedag by die verloftydperk met volle besoldiging gevoeg word;

(ii) As die genoemde openbare vakansiedag op 'n Saterdag val, moet dit gerekken en moet daarvoor betaal word soos in klousule 9 (3) bepaal;

(f) 'n werkewer kan enige dag geleenthedsverlof, uitgesonderd siekteverlof ingevolge klousule 8, wat op sy werknemer se skriftelike versoek aan sy werknemer met volle besoldiging toegestaan is gedurende die diensjaar waarop die tydperk van jaarlike verlof betrekking het, van die verloftydperk afstrek;

(g) die verloftydperk mag nie met siekteverlof ingevolge klousule 8 of met 'n tydperk waarin die werknemer militêre opleiding ondergaan of met 'n diensopseggingstermyn ingevolge klousule 23, saamval nie.

(2) *Verlofbesoldiging.*—Die besoldiging ten opsigte van jaarlike verlof in subklousule (1) van hierdie klousule bedoel, moet op die laaste werkdag voor die aanvangsdatum van sodanige verlof betaal word.

(3) *Jaarlike bonus.*—Benewens die besoldiging in subklousule (2) van hierdie klousule gemeld, moet 'n werkewer in Desember elke jaar, voordat jaarlike verlof ooreenkomsig subklousule (1) van hierdie klousule toegestaan word, of by ontslag in November of Desember [uitgesonderd summiere ontslag kragtens klousule 23 (1) (i)] aan elkeen van sy werknemers die volgende betaal:

(a) Werknemers wat vyf jaar of langer ononderbroke by hom in diens was, 2,4 weke se lone gebaseer op die werklike inkomste verdien op daardie tydstip;

(b) werknemers met minder as vyf jaar ononderbroke diens wat voor 15 Januarie van die lopende jaar in diens geneem is, 1,9 weke se lone teen die werklike skaal wat op daardie tydstip betaal word;

(c) werknemers wat na 15 Januarie van die lopende jaar in diens geneem is, een-twaalfde van 1,9 weke se lone teen die werklike skaal wat op daardie tydstip vir elke kalendermaand diens betaal word, bereken vanaf die eerste dag van die maand naaste aan die datum van indiensneming, Desembermaand inbegrepe:

Met dien verstande dat—

(i) in die geval van 'n diensonderbreking van meer as 30 agtereenvolgende dae gedurende die jaar, betaling gedoen word op die grondslag van een-twaalfde van genoemde loon vir elke maand diens gerekken van 1 Januarie tot 31 Desember;

(ii) ten einde die jaarlike bonus in die geval van nagskofwerkers te bereken, die addisionele toefae van 20 persent ingevolge klousule 4 (1) (b) bygevoeg moet word, en waar nagskofte af en toe gewerk word, die toefae van 20 persent op 'n pro rata-grondslag gevoeg moet word by die tydperke van tydperke waarin nagskofte gedurende die jaar gewerk is;

(iii) daar aan dié werknemers aan wie verlof op 'n ander tyd as in Desember toegestaan word, die jaarlike bonus gedurende Desember elke jaar betaal moet word op die grondslag wat hierbo voorgeskryf word;

(iv) in the case of an employee proceeding on retirement during the year and before December, he be paid a pro rata share of the annual bonus he would have received that year, the calculation to be based on one-twelfth of the applicable bonus multiplied by the number of completed calendar months up to the time of the employee's going on retirement.

(4) An employee whose contract of employment terminates before the period of leave referred to in subclause (1) accrued, shall upon such termination be paid in respect of each completed month of such period of less than one calendar year not less than one and one-quarter day's pay based on the weekly wage which he was receiving immediately before the date of such termination.

(5) An employee who is engaged on piece-work or any system of individual or group incentive scheme shall have his wage for the purposes of this clause based on the average wage he earned for ordinary time worked for the nearest three weeks on full time prior to such holiday leave.

(6) An employee who has become entitled to a period of leave in terms of subclause (1) and whose contract of employment terminates before such leave has been granted, shall upon such termination be paid the amounts referred to in subclauses (1), (4) or (5), whichever is applicable.

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

(aa) absent on leave in terms of subclause (1);

(ab) undergoing military training, to a maximum period of nine months in that year;

(ac) absent from work on the instructions of or at the request of his employer;

(d) absent for a period not exceeding 14 weeks owing to illness, accident or confinement in terms of section 23 of the Factories Act: Provided that such period or periods of absence is supported by a certificate from a registered medical practitioner in proof of incapacitation for work, which incapacitation shall not be owing to misconduct or wilful neglect of the person concerned: Provided further that such period of 14 weeks shall only apply to such persons who are in the employ of the same employer when annual leave payments are made when an establishment closes for annual leave;

and shall be deemed to commence on the date on which the employee last became entitled to annual leave or the date of his engagement, whichever is the later.

8. SICK LEAVE

(1) An employer shall grant sick leave on full pay in the event of illness to all employees on the basis of seven hours in respect of each full calendar month of service from the date of engagement to the next 30 June, and thereafter of 84 hours from 1 July to the following 30 June; and to all employees who have completed not less than one full period of 12 months employment reckoned from 1 July to 30 June with the same employer, 168 hours in each succeeding period of 24 months.

(2) In the event of bona fide termination of service of an employee before the expiration of the cycle or periods referred to in subclause (1), any sick leave paid by an employer in excess of seven hours in respect of each completed month of employment from the commencement of the current cycle or period may be deducted by the employer from any moneys due to the employee, and where such moneys are insufficient to cover the excess, the shortfall shall be recoverable by the employer from the Transvaal Tobacco Industry Medical Benefit Society.

(3) In the case of security officers and watchmen, the periods of seven hours, 84 hours and 168 hours referred to in subclauses (1) and (2), shall be eight hours, 96 hours and 192 hours respectively.

(4) "Illness" means inability to work owing to any sickness or injury other than that caused by the employee's own misconduct: Provided that any inability to work caused by an accident for which compensation is payable under the Workmen's Compensation Act, 1941, shall be deemed to be illness only in respect of any period of inability to work for which no disablement payment is payable in terms of that Act: Provided further that such amount shall not exceed the amount of sick pay due to such employee in terms of subclause (1) of this clause and that it may be offset against such sick pay.

(5) Payment due for sick leave in terms of this clause shall be made not later than the second pay-day after the employee returns to work or in the case of prolonged illness to the Industrial Council on request: Provided that the employer may require the production within 14 days from first date of absence of a certificate signed by a registered medical practitioner in respect of each period of illness for which payment is claimed.

(iv) daar aan 'n werknemer wat gedurende die jaar en voor Desember gaan afree, 'n pro rata deel van die jaarlike bonus betaal word wat hy daardie jaar sou ontvang, bereken op grondslag van een-twaalfde van die betrokke bonus vermenigvuldig met die aantal voltooide kalendermaande diens daardie jaar tot en met sy afrede;

(4) 'n Werknemer wie se dienskontrak eindig voordat die tydperk van verlof in subklousule (1) bedoel opgehoop het, moet by sodanige beëindiging ten opsigte van elke voltooide maand van sodanige tydperk van minder as een kalenderjaar, minstens een en 'n kwart dag se loon, gebaseer op die weekloon wat hy onmiddellik voor die datum van sodanige beëindiging ontvang het, betaal word.

(5) Die loon van 'n werknemer wat stukwerk verrig of in diens is volgens 'n stelsel van individuele of groepaansporingskema moet, by die toepassing van hierdie klousule, gebaseer word op die gemiddelde loon wat hy verdien het vir gewone tyd gwerk teen volle besoldiging gedurende die naaste drie weke voor sodanige vakansieverlof.

(6) 'n Werknemer wat op 'n verloftydperk geregtig geword het ingevolge subklousule (1) en wie se dienskontrak eindig voordat sodanige verlof toegestaan is, moet by sodanige diensbeëindiging die bedrae betaal word bedoel by subklousule (1), (4) of (5), na gelang van welke een van toepassing is.

(7) Vir die toepassing van hierdie klousule, word die uitdrukking "diens" geag 'n tydperk of typerke in te sluit waartydens 'n werknemer—

(aa) met verlof afwesig is ingevolge subklousule (1);

(ab) militêre opleiding ondergaan, tot 'n maksimum tydperk van negen maande gedurende daardie jaar;

(ac) van die werk afwesig is in opdrag of op versoek van sy werkgever;

(d) afwesig is vir 'n tydperk van hoogstens 14 weke as gevolg van siekte, ongeluk of bevalling ingevolge artikel 23 van die Fabriekswet: Met dien verstande dat sodanige tydperk of typerke van afwesigheid gestaaf word deur 'n sertifikaat van 'n geregtreerde mediese praktisyn ten bewyse van onbevoegdheid om te werk, welke onbevoegdheid nie toe te skryf moet wees aan wanbedrag of moedwillige nalatigheid van die betrokke persoon nie: Voorts met dien verstande dat sodanige tydperk van 14 weke slegs van toepassing is ten opsigte van dié persone wat in die diens van dieselfde werkgever is wanneer jaarlike verlofgelds uitbetaal word ten tyde van die bedryfsinrigting se sluiting vir jaarlike verlof;

en word dit geag te begin op die datum waarop die werknemer die laaste keer op jaarlike verlof geregtig geword het of die datum van sy indiensneming, welke ook al die jongste is.

8. SIEKTEVERLOF

(1) 'n Werkgever moet in die geval van siekte, siekterverlof met volle besoldiging aan alle werknemers toestaan op die grondslag van sewe uur ten opsigte van elke volle kalendermaand diens vanaf die datum van indiensneming tot die volgende 30 Junie, en daarna 84 uur vanaf 1 Julie tot die volgende 30 Junie; en aan alle werknemers wat minstens een volle tydperk van 12 maande diens, gereken van 1 Julie tot 30 Junie, by dieselfde werkgever voltooi het, 168 uur in elke daaropvolgende tydperk van 24 maande.

(2) In die geval van bona fide-diensbeëindiging van 'n werknemer voor die verstryking van die kringloop of typerke in subklousule (1) bedoel, kan siekterverlof van meer as sewe uur ten opsigte van elke voltooide maand diens vanaf die aanvang van die lopende kringloop of tydperk wat deur 'n werkgever uitbetaal word, deur die werkgever afgetrek word van geld wat aan die werknemer verskuldig is, en waar sodanige geld nie voldoende is om die oormaat te dek nie, moet die werkgever die tekort verhaal van die Transvaal Tobacco Industry Medical Benefit Society.

(3) In die geval van veiligheidsbeamptes en wagte, is die tydperke van sewe uur, 84 uur en 168 uur in subklousule (1) en (2) bedoel, onderskeidelik agt uur, 96 uur en 192 uur.

(4) "Siekte" beteken onvermoë om te werk as gevolg van enige siekte of besering, uitgesonderd dié wat deur die werknemer se wanbedrag veroorsaak is: Met dien verstande dat onvermoë om te werk as gevolg van 'n ongeluk waarvoor skadeloosstelling betaalbaar is ingevolge die Ongevallewet, 1941, slegs as siekte geag word ten opsigte van 'n tydperk van onvermoë om te werk waarvoor geen betaling ten opsigte van arbeidsongeskiktheid ingevolge daardie Wet betaalbaar is nie: Voorts met dien verstande dat so 'n bedrag nie die bedrag van siekebesoldiging wat aan so 'n werknemer ingevolge subklousule (1) van hierdie klousule verskuldig is, te bove gaan nie, en dat dit verreken mag word teen sodanige siekebesoldiging.

(5) Bedrae verskuldig vir siekterverlof ingevolge hierdie klousule moet uitbetaal word voor of op die tweede betaaldag nadat die werknemers na die werk teruggekeer het, of in die geval van 'n langdurige siekte, op versoek aan die Nywerheidsraad: Met dien verstande dat die werkgever kan vereis dat 'n sertifikaat geteken deur 'n geregistreerde mediese praktisyn ten opsigte van elke tydperk van siekte waarvoor betaling geëis word, binne 14 dae na die eerste datum van afwesigheid voorgelê word.

(6) The employer shall submit to the Council, in respect of each employee who has been absent from work, a return in the form of Annexure C to this Agreement. Such return shall be submitted to the Secretary of the Council within seven days of the receipt of a medical certificate or notification of illness.

(7) For the purposes of this clause a day shall mean the ordinary hours of work on the day on which the employee was absent from work. In the event of an employee being sick for part of a day it shall mean the actual number of hours during which he did not perform his work.

9. PUBLIC HOLIDAYS AND SUNDAYS

(1) An employer shall grant leave and pay to an employee one-fifth of the prescribed weekly wage on New Year's Day, Good Friday, Easter Monday, Ascension Day, Republic Day, Settlers Day, Kruger Day, Day of the Covenant (16 December), Christmas Day and Boxing Day.

For the purposes of this clause, only the days enumerated in each case, shall be deemed to be public holidays: Provided that—

(a) whenever Boxing Day falls on a Monday, the following Tuesday shall be deemed to be Boxing Day, and that when Ascension Day falls on Republic Day 31 May, 30 May shall be deemed to be a public holiday;

(b) whenever any of these days falls on a Sunday the following Monday shall be deemed to be that holiday.

(2) *Payment for work on public holidays.*—Subject to the provisions of clause 6 (8), whenever an employee has worked on a public holiday, his employer shall pay the employee his ordinary wage in respect of the time worked, any part of an hour worked counting as a completed hour, in addition to the pay due under subclause (1) of this clause.

(3) *Payment for public holidays falling on a Saturday.*—Whenever any public holiday prescribed in subclause (1) of this clause falls on a Saturday, the employer shall pay the employee for such holiday as applicable in terms of subclause (1) in addition to the wage earned for that week. If during the period of annual leave a public holiday should fall on a Saturday, an extra day in lieu thereof shall be added to the period of leave, and payment shall be made only for such extra day.

(4) *Payment for work on Sundays.*—Subject to clause 6 (8) whenever an employee, other than a security officer or watchman, has worked on a Sunday, his employer shall—

(a) an unqualified factory clerical employee or receiving less than double his ordinary wage in respect of the total period so worked, or remuneration which is not less than double the ordinary wage payable in respect of the period ordinarily worked by him on a weekday, whichever is the greater; or

(b) pay the employee who so worked on a Sunday one and a half times the weekly wage prescribed in clause 4 for an employee of his class, divided by 42 for each hour or part of an hour so worked and grant him within even days of such Sunday, one days' leave and pay him in respect thereof not less than the weekly wage prescribed in clause 4 for an employee of his class divided by five.

10. PROPORTION OF RATIO

An employer shall not employ—

(a) an unqualified factory clerical employee or receiving clerk or despatch clerk or storeman, Grade 1A and Grade 1B employee unless he has in his employ a qualified factory clerical employee or receiving clerk or despatch clerk or storeman, Grade 1A and Grade 1B employee, respectively, and for each such qualified factory clerical employee or receiving clerk or despatch clerk or storeman, Grade 1A and Grade 1B employee not more than one unqualified factory clerical employee or receiving clerk or despatch clerk or storeman, Grade 1A and Grade 1B employee may be employed by him;

(b) more than two unqualified Grade II employees and/or unqualified tobacco packers, unless he employs three qualified Grade II employees and/or qualified tobacco packers and for each three qualified Grade II employees and/or qualified tobacco packers, not more than two unqualified Grade II employees and/or unqualified tobacco packers may be employed by him. For the purpose of this subclause, Grade II employees and tobacco packers shall be treated as one group of employees: Provided that—

(i) an unqualified employee in any of the classes referred to who is in receipt of a wage not less than that prescribed for qualified employees of his class may for the purposes of this clause be deemed to be a qualified employee;

(6) Die werkewer moet by die Raad 'n opgawe in die vorm van Aanhangsel C van hierdie Ooreenkoms indien ten opsigte van elke werknemer wat van die werk afwesig was. Hierdie opgawe moet binne sewe dae na ontvangs van 'n doktersertifikaat of kennisgewing van siekte by die Sekretaris van die Raad ingedien word.

(7) Vir die toepassing van hierdie klousule beteken 'n dag die gewone werkure op die dag waarop die werknemer van sy werk afwesig is. Ingeval 'n werknemer vir 'n gedeelte van 'n dagiek is, beteken dit die werklike getal ure wat nie deur hom gwerk is nie.

9. OPENBARE VAKANSIEDAE EN SONDAE

(1) 'n Werkewer moet aan 'n werknemer verlof toestaan op Nuwejaarsdag, Goeie Vrydag, Paasmaandag, Hemelvaartsdag, Republiekdag, Setlaarsdag, Krugerdag, Geloftedag (16 Desember), Kersdag en hom een-vyfde van die voorgeskrewe weekloon betaal ten opsigte van elke sodanige dag.

Vir die toepassing van hierdie klousule moet slegs die dae wat in elke gevall genoem word as openbare vakansiedae geag word: Met dien verstande dat—

(a) wanneer Gesinsdag op 'n Maandag val, die daaropvolgende Dinsdag as Gesinsdag geag word, en dat wanneer Hemelvaartsdag op Republiekdag, 31 Mei, val, 30 Mei as 'n openbare vakansiedag geag word;

(b) wanneer enigeen van hierdie dae op 'n Sondag val, die daaropvolgende Maandag as dié vakansiedag geag word.

(2) *Betaling vir werk op openbare vakansiedae.*—Behoudens klousule 6 (8), moet 'n werknemer wat op 'n openbare vakansiedag gwerk het, deur sy werkewer sy gewone loon betaal word ten opsigte van die tyd gwerk, benewens die besoldiging verskuldig ingevolge subklousule (1) van hierdie klousule, en 'n deel van 'n uur wat gwerk is, word as 'n voltooide uur gerekend.

(3) *Betaling vir openbare vakansiedae wat op 'n Saterdag val.*—Wanneer 'n openbare vakansiedag, in subklousule (1) van hierdie klousule voorgeskryf, op 'n Saterdag val, moet die werkewer die werknemer vir sodanige vakansiedag betaal soos van toepassing ingevolge subklousule (1), benewens die loon vir daardie week. Indien 'n openbare vakansiedag gedurende die tydperk van die jaarlike verlof op 'n Saterdag val, moet 'n bykomende dag in die plek daarvan by die verloftydperk gevoeg word en moet daar slegs vir die bykomende dag betaal word.

(4) *Betaling vir werk op Sondae.*—Behoudens klousule 6 (8), moet 'n werknemer, uitgesonderd 'n veiligheidsbeampte of wag, wat op 'n Sondag gwerk het, deur sy werkewer—

(a) ten opsigte van 'n Sondag, minstens dubbel sy gewone loon betaal word ten opsigte van die totale tydperk aldus gwerk, of besoldiging van minstens dubbel die gewone loon betaalbaar ten opsigte van die tydperk gewoonlik deur hom op 'n weeksdag gwerk, na gelang van wat die grootste is, of

(b) ten opsigte van werk aldus op 'n Sondag verrig, betaal word teen die skaal van een en 'n half maal die weekloon voorgeskryf in klousule 4 vir 'n werknemer van sy klas, gedeel deur 42 vir elke uur of deel van 'n uur aldus gwerk, en hom binne sewe dae na die Sondag een dag verlof toestaan en hom ten opsigte daarvan minstens die weekloon betaal wat in klousule 4 vir 'n werknemer van sy klas voorgeskryf is, gedeel deur vyf.

10. GETALSVERHOUDING

'n Werknemer mag nie—

(a) 'n ongekwalifiseerde fabrieksklerk of ontvangsklerk of versendingsklerk of stoorman, werknemer graad IA en werknemer graad IB in sy diens hê nie tensy hy onderskeidelik 'n gekwalifiseerde fabrieksklerk of ontvangsklerk of versendingsklerk of stoorman, werknemer graad IA en werknemer graad IB in sy diens het, en vir elke sodanige gekwalifiseerde fabrieksklerk of ontvangsklerk of versendingsklerk of stoorman, werknemer graad IA en werknemer graad IB mag hoogstens een ongekwalifiseerde fabrieksklerk of ontvangsklerk of versendingsklerk of stoorman, werknemer graad IA en werknemer graad IB by hom in diens wees;

(b) meer as twee ongekwalifiseerde werknemers graad II en/of ongekwalifiseerde tabakverpakkers in sy diens hê nie, tensy hy drie gekwalifiseerde werknemers graad II en/of gekwalifiseerde tabakverpakkers in sy diens het en vir elke drie gekwalifiseerde werknemers graad II en/of gekwalifiseerde tabakverpakkers mag hoogstens twee ongekwalifiseerde werknemers graad II en/of ongekwalifiseerde tabakverpakkers by hom in diens wees. Vir die toepassing van hierdie subklousule, moet werknemers graad II en tabakverpakkers as een groep werknemers behandel word: Met dien verstande dat—

(i) 'n ongekwalifiseerde werknemer in enigeen van genoemde klasse wat 'n loon ontvang wat minstens die loon is wat vir gekwalifiseerde werknemers van sy klas voorgeskryf is vir die toepassing van hierdie klousule as 'n gekwalifiseerde werknemer beskou mag word;

(ii) an employee who is wholly or mainly engaged in performing the work of a factory clerical employee, receiving clerk, despatch clerk, and/or storeman may be deemed to be a qualified factory clerical employee, receiving clerk, despatch clerk and/or storeman, as the case may be.

11. PIECE-WORK

(1) An employee employed on piece-work for any period shall be paid the full amount earned by him under the piece-work rates, subject to subclauses (2), (3) and (4) of this clause: Provided that, irrespective of the amount of such work performed, such employee shall in respect of such period be paid not less than the wage which would have been payable to him had he been employed as a time worker during such period, plus 5 per cent.

(2) An employer shall not introduce piece-work, or any scheme under which an employee's remuneration is varied according to the quantity or output of work done unless he has given to his employees concerned, and to the Council, not less than two weeks' notice of his intention to do so, and unless he has received the Council's consent to the proposed rates and/or scheme.

(3) An employer whose employees are engaged on piece-work shall not be permitted to discontinue the system unless he has given at least two weeks' notice to his employees and to the Council of his intention to do so.

(4) An employer shall keep posted up in a conspicuous place in his establishment a schedule of the rates, referred to in sub-clause (1) and shall not alter such rates unless he has given to his employee and to the Council not less than two weeks' notice of the proposed alteration, and he has received notification of the acceptance of such rates by the Council.

(5) For the purpose of calculating the amount due to an employee who is engaged on piece-work, his wage in respect of sick leave and public holidays shall be based on his average wage of the nearest three complete weeks for ordinary time worked prior to such sick leave and public holidays.

12. EXEMPTIONS

(1) The Council in its discretion may subject to the proviso to section 51 (3) of the Act, grant to or in respect of any person exemption from any of the provisions of this Agreement.

(2) The Council shall fix in respect of any person granted exemption under the provisions of subclause (1), the conditions subject to which such exemption is granted and the period during which such exemption shall operate: Provided that the Council may, if it deems fit, after one week's notice in writing has been given to the employer and/or employee concerned, withdraw any licence of exemption whether or not the period for which exemption was granted has expired.

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

(a) the full name of the person concerned;

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

(c) the conditions, fixed in accordance with the provisions of subclause (2) subject to which such exemption is granted;

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

13. LOG BOOK

(1) Every employer shall provide a log book with duplicate folios for the use of each motor vehicle driver and part-time motor vehicle driver in his employ as nearly as practicable in the following form:

Daily Log

Name of employer.....	
Name of driver.....	
Time of starting work.....	a.m./p.m.
Time of finishing work.....	a.m./p.m.
Number of ordinary hours worked.....	
Number of hours of overtime worked.....	
Meal hours from..... a.m./p.m.....	a.m./p.m.
Breakdowns, accidents and/or other delays.....	

Signature of driver

(2) Every driver upon being provided with the log book referred to in subclause (1) of this clause shall complete the log in duplicate in respect of each day's work and shall within 24 hours of the completion of the day's work to which it relates, deliver a copy thereof to his employer.

(3) Every employer shall retain a complete copy of the daily log for a period of three years subsequent to the date of its completion.

(ii) 'n werknemer wat uitsluitlik of hoofsaaklik die werk van 'n fabrieksklerk, ontvangsklerk, versendingsklerk en/of stoorman verrig, na gelang van die geval, as 'n gekwalificeerde fabrieksklerk, ontvangsklerk, versendingsklerk en/of stoorman geag mag word.

11. STUKWERK

(1) 'n Werknemer wat oor enige tydperk stukwerk verrig moet, behoudens subklousules (2), (3) en (4) van hierdie klousule, die volle bedrag betaal word wat deur hom volgens stukwerkskale verdien is: Met dien verstande dat ongeag die hoeveelheid stukwerk wat verrig is, die werknemer ten opsigte van sodanige tydperk minstens die loon betaal moet word wat aan hom betaalbaar sou gewees het as hy gedurende die tydperk as tydwerker in diens was, plus 5 persent.

(2) 'n Werkewer mag nie stukwerk, of enige stelsel waaronder 'n werknemer se besoldiging wissel volgens die hoeveelheid werk verrig of sy produksie, invoer nie, tensy hy aan sy betrokke werknemers en die Raad minstens twee weke kennis gegee het van sy voorneme om dit te doen en tensy hy die Raad se toestemming vir die voorgestelde skale en/of stelsel verkry het.

(3) 'n Werkewer wie se werknemers stukwerk verrig, word nie toegelaat om die stelsel te staak nie tensy hy sy werknemers en die Raad minstens twee weke kennis gegee het van sy voorneme om dit te doen.

(4) 'n Werkewer moet op 'n opvallende plek in sy bedryfsinrigting 'n tabel van die skale, bedoel in subklousule (1) vertoon hou, en mag hierdie skale nie wysig nie tensy hy sy werknemers en die Raad minstens twee weke kennis gegee het van die voorname wysiging en hy deur die Raad in kennis gestel is van die aanname van sodanige skale.

(5) Vir die berekening van die bedrag verskuldig aan 'n werknemer wat stukwerk verrig, moet sy loon ten opsigte van siekteverlof en openbare vakansiedae gebaseer word op sy gemiddelde loon van die naaste drie volle weke wat hy teen gewone tyd gewerk het voor sodanige siekteverlof en openbare vakansiedae.

12. VRYSTELLINGS

(1) Die Raad kan na goedvinde en behoudens die voorbehoudsbepaling by artikel 51 (3) van die Wet, aan of ten opsigte van enige persoon vrystelling van enige van die bepalings van hierdie Ooreenkoms verleen.

(2) Die Raad moet ten opsigte van enige persoon aan wie vrystelling ingevoeg subklousule (1) verleen word, die voorwaarde vasstel waarop die vrystelling verleen word en die tydperk waartydens die vrystelling van krag bly: Met dien verstande dat die Raad na goedvinde en nadat aan die betrokke werkewer en/of werknemer een week skriftelik kennis gegee is, 'n vrystellingsertifikaat kan herroep, of die tydperk waarvoor vrystelling verleen is, verstryk het al dan nie.

(3) Die Sekretaris van die Raad moet aan elke persoon aan wie vrystelling kragtens hierdie klousule verleen word, 'n certifikaat uitreik wat deur hom onderteken is en waarin vermeld word—

(a) die volle naam van die betrokke persoon;

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

(c) die voorwaarde vasgestel ooreenkomstig subklousule (2), waarop sodanige vrystelling verleen word;

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

13. LOGBOEK

(1) Elke werkewer moet vir gebruik deur elke motorvoertuigdrywer of deeltydse motorvoertuigdrywer by hom in diens, 'n logboek met duplikaatfolio's verskaf, so na as moontlik in onderstaande vorm:

Daagliks Log

Naam van werkewer.....	
Naam van drywer.....	
Begintyd van werk.....	vm./nm.
Ophoutyd van werk.....	vm./nm.
Getal gewone ure gewerk.....	
Getal oortydure gewerk.....	
Etenspouse van.....	vm./nm.
Ontklaarrakings, ongelukke en/of ander gevalle van opont-houd.....	vm./nm.

Handtekening van drywer

(2) Elke motorvoertuigdrywer moet, nadat die logboek in subklousule (1) van hierdie klousule bedoel, aan hom verskaf is, die log in tweevoud in vul ten opsigte van elke dag se werk en moet binne 24 uur na voltooiing van die betrokke dag se werk, 'n kopie daarvan aan sy werkewer oorhandig.

(3) Elke werkewer moet 'n volledige kopie van die daagliks log bewaar vir 'n tydperk van drie jaar na die datum waarop dit ingeval is.

14. PROTECTIVE CLOTHING, UNIFORMS AND OVERALLS

(1) An employer shall supply free of charge to his employees suitable protective clothing required in terms of the Factories, Machinery and Building Work Act, 1941, and shall renew such clothing as often as may be necessary to ensure that it shall at all times be adequate and sufficient.

(2) An employer shall, if he has not already done so in terms of a previous agreement, supply each employee, free of charge, with two sets of suitable protective clothing in good condition within six weeks of the commencement of his employment or the coming into operation of this Agreement, whichever is the later, and shall renew such protective clothing when necessary but need not do so more than once every 12 months.

(3) An employee to whom protective clothing has been issued in terms hereof, shall be required to wear such clothing during all working hours, and shall be responsible for the good condition and laundering of such protective clothing: Provided that an employer may launder his protective clothing and withdraw the right of an employee to take protective clothing away from an establishment.

(4) All protective clothing issued in terms of subclause (2) of this clause shall remain the property of the employer and shall be returned by the employee at the termination of his service.

(5) The employer may deduct from the employee's remuneration a sum not exceeding 70 per cent of the current cost in respect of each set of protective clothing, in the event of the employee losing or not returning his protective clothing, which amount may be recoverable by way of set-off out of any moneys due to such employee.

15. BEVERAGES

An employer shall make available, free of charge, tea or coffee (with milk and sugar) twice daily to his employees during their meal breaks and either during their morning or afternoon rest intervals: Provided that employees may be required to provide their own receptacles.

16. PROHIBITION OF EMPLOYMENT OF ANY PERSON UNDER THE AGE OF 15 YEARS

An employer shall not employ any person under the age of 15 years.

17. COUNCIL FEES

The funds of the Council, which shall be vested in and administered by the Council, shall be provided in the following manner:

(a) On the first pay-day after this Agreement comes into operation, and on each pay-day thereafter every employee and every employer in respect of each of his employees, shall contribute an amount of 5c per week or, in the case of monthly paid employees, 22c per month.

(b) The employer shall deduct the employee's contribution from his weekly, or where applicable, monthly wages, and forward the total so deducted together with his own contributions to the Secretary of the Council within seven days of the end of the month during which the contributions were deducted.

18. SICK BENEFIT FUND

(1) There is hereby continued the sick benefit fund, known as the Transvaal Tobacco Industry Medical Benefit Society, in this clause referred to as the "Fund". The Fund shall be maintained by contributions from employees and employers as follows:

(a) Employees earning over R23,10 per week—12c per week.

(b) In the case of monthly paid employees earning over R100,10 per month—52c per month.

(c) The employer shall contribute like amounts in respect of each employee.

(d) The employer shall deduct the employee's contribution from his weekly or, where applicable, monthly wages, and forward the total so deducted together with his own contributions to the Secretary of the Council within seven days of the end of the month during which the contributions were deducted.

(2) The Fund shall be applied to the assistance of employees by providing them with free doctor's services, medicine, extraction of teeth, one-third of wages lost through illness for a period not exceeding 13 weeks in any one year: Provided that a doctor's certificate acceptable to the Management Committee is produced.

14. BESKERMENDE KLERE, UNIFORMS EN OORPAKKE

(1) 'n Werkewer moet gesikte beskermende klere kosteloos aan sy werkemers verskaf soos vereis kragtens die Wet op Fabriek, Masjinerie en Bouwerk, 1941, en moet dit so dikwels hernieu as wat nodig mag wees ten einde te verseker dat dit te alle tye toereikend en voldoende is.

(2) Indien hy dit nie reeds ooreenkomsdig is nie, moet 'n werkewer aan elke werkemmer binne ses weke van sy indienststelling, of die datum van inwerkingtreding van hierdie Ooreenkoms, na gelang van die jongste datum, kosteloos twee stelle gesikte beskermende klere in 'n goeie toestand verskaf, en moet hierdie beskermende klere hernieu wanneer dit nodig is, maar hy hoeft dit nie meer as een maal in elke 12 maande te doen nie.

(3) 'n Werkemmer aan wie beskermende klere ingevolge die bepalings hiervan uitgereik is, moet daardie klere gedurende alle werkure dra, en is daarvoor verantwoordelik om sodanige beskermende klere in 'n goeie toestand te hou en te was en stryk: Met dien verstande dat 'n werkewer sy beskermende klere mag was en stryk en die werkemmer se reg om beskermende klere uit die bedryfsinrigting te verweder, mag herroep.

(4) Alle beskermende klere wat ingevolge subklousule (2) van hierdie klousule uitgereik word, bly die eiendom van die werkewer en moet deur die werkemmer by beëindiging van sy diens terugbesorg word.

(5) Ingeval 'n werkemmer sy beskermende klere verloor of nie terugbesorg nie, kan die werkewer 'n bedrag van hoogstens 70 persent van die huidige koste van elke stel beskermende klere van die werkemmer se besoldiging aftrek, en hierdie bedrag kan verhaal word deur dit af te trek van geld wat aan sodanige werkemmer verskuldig is.

15. VERVERSINGS

'n Werkewer moet twee maal per dag gedurende etenspouses tee of koffie (met melk en suiker) kosteloos aan sy werkemers verskaf en ook gedurende hul ooggend- of middagruspouse: Met dien verstande dat daar van werkemmers vereis kan word om hul eie houers te voorsien.

16. VERBOD OP INDIENSNEMING VAN ENIGE PERSOON ONDER DIE LEEFTYD VAN 15 JAAR

'n Werkewer mag niemand onder die leeftyd van 15 jaar in diens neem nie.

17. RAADSFONDSE

Die fondse van die Raad, wat berus by en geadministreer word deur die Raad, moet soos volg voorsien word:

(a) Op die eerste betaaldag nadat hierdie Ooreenkoms in werking tree, en op elke betaaldag daarna, moet elke werkemmer, en elke werkewer ten opsigte van elkeen van sy werkemers, 'n bedrag van 5c per week of, in die geval van maandeliks besoldigde werkemers, 22c per maand bydra.

(b) Die werkewer moet die werkemmer se bydrae van sy weeklikse of, waar van toepassing, van sy maandelikse loon aftrek en die totaal aldus afgetrek, saam met sy eie bydraes binne sewe dae na die einde van die maand waarin die bydraes afgetrek is, aan die Sekretaris van die Raad stuur.

18. SIEKTEBYSTANDSFONDS

(1) Hierby word die siektebystandsfonds, bekend as die Mediese Bystandsvereniging van die Transvaalse Tabaknywerheid voortgesit, wat in hierdie klousule die "Fonds" genoem word. Die Fonds word in stand gehou deur ondergenoemde bydraes van die werkemers en die werkewers:

(a) Werkemers wat meer as R23,10 per week verdien—12c per week.

(b) In die geval van maandeliks besoldigde werkemers wat meer as R100,10 per maand verdien—52c per maand.

(c) Die werkewer moet ten opsigte van elke werkemmer dieselfde bedrag as die werkemmer bydra.

(d) Die werkewer moet die werkemmer se bydrae van sy weekloon of, waar van toepassing, sy maandloon aftrek en die totaal aldus afgetrek, saam met sy eie bydraes binne sewe dae na die einde van die maand waarin die bydraes afgetrek is, aan die Sekretaris van die Raad stuur.

(2) Die Fonds moet aangewend word vir bystand aan werkemers deur hulle kosteloos te voorsien van die dienste van geneesher, medisyne, trek van tandie, een derde van hul lone wat verloor word weens siekte van hoogstens 13 weke in 'n enkele jaar: Met dien verstande dat 'n doktersertifikaat wat deur die Bestuurskomitee goedgekeur word, voorgelê word. Die Fonds

The Fund shall be administered by a Management Committee appointed by the Council from its members and shall consist of not less than three nor more than five representatives each from the trade union and from the employers' organisation: Provided that an equal number of employees and employers shall be appointed to represent the trade union and employers' organisation. The Management Committee shall administer the Fund in accordance with its constitution which may be amended from time to time: Provided that such constitution and any amendment(s) thereto shall be subject to the approval of the Council.

(3) Should at any time a dispute arise as to the provisions of the constitution or the administration of the Fund in regard to which members of the said Committee are equally divided, and no agreement be arrived at, such dispute shall be referred to an arbitrator, agreed upon by them or failing such agreement, nominated by the Minister of Labour, whose decision shall be final.

(4) (a) Disbursements from the Fund in respect of benefits shall cease whenever the amount standing to the credit of the Fund falls below R100 and the payment of the further benefits shall not recommence until the amount to the credit of the Fund has again reached the figure of R150.

(b) The Management Committee shall cause to be numbered consecutively all valid applications for benefits received by it, in the order in which it has received them, during any period while payment of benefits has been suspended in terms of paragraph (a) of this subclause and shall retain such applications for attention in terms of paragraph (c) of this subclause.

(c) Whenever payment of benefits has been resumed after such period of suspension of benefits as set out in paragraph (a) of this subclause, priority of payment of claims shall be given to those valid applications which were received during the said period, and the said application shall be met in the numerical order in which they were received, as referred to in paragraph (b) of this subclause.

(5) A copy of the constitution and any amendments thereof shall be lodged with the Secretary for Labour.

(6) A public accountant to be appointed by the Council shall audit the accounts of the Fund annually and not later than August each year prepare a statement showing—

(a) all moneys received;

(b) expenditure incurred under all headings during the period ended 30 June preceding, together with a balance sheet showing the assets and liabilities of the Fund. The audited statements and balance sheets shall thereafter lie for inspection at the office of the Council, and copies thereof shall be transmitted to the Secretary for Labour, within three months after the close of the period covered by it;

(c) the funds of the sick benefit fund surplus to requirements for expenses shall not be invested otherwise than in—

(i) National or local government stock;

(ii) National Savings Certificates;

(iii) Post Office Savings accounts or certificates;

(iv) Savings accounts, permanent shares or fixed deposits in building societies.

(7) In the event of the expiration of this Agreement by effluxion of time or for any other cause, the Fund shall continue to be administered by the Management Committee until the Fund be liquidated or be continued by a subsequent agreement: Provided that the Fund shall be liquidated, in the manner for winding up the Fund prescribed in subclause (8), unless an agreement providing for its continuation is entered into within a period of 12 months from the expiration of this Agreement.

(8) In the event of the dissolution of the Council or in the event of its ceasing to function during any period in which this Agreement is binding in terms of the Act, the Management Committee at that time shall, subject to the approval of the Industrial Registrar in terms of the first proviso to section 34 (2) of the Act, continue to administer the Fund and provide benefits from the moneys standing to the credit of the Fund as at such date, until such moneys are exhausted. The members of the Committee existing at that date shall be deemed to be members thereof for such purposes: Provided, however, that any vacancy occurring on the Committee may be filled by the Registrar from employers or employees in the Industry, as the case may be, so as to ensure an equality of employer and employee representation on the Committee. In the event of such Committee being unable or unwilling to discharge its duties or a deadlock arising thereon which renders the administration of the Fund impracticable or undesirable in the opinion of the Registrar, he may appoint a trustee or trustees to carry out the duties of the Committee and who shall possess all the powers of the Committee for such purposes.

moet geadministreer word deur 'n Bestuurskomitee wat deur die Raad uit sy lede aangestel word, en bestaan uit minstens drie en hoogstens vyf verteenwoordigers elk van die vakvereniging en die werkgewersorganisasie: Met dien verstande dat 'n gelyke getal werknemers en werkgewers aangestel moet word om die vakvereniging en die werkgewersorganisasie te verteenwoordig. Die Bestuurskomitee moet die Fonds administreer ooreenkomsdig sy konstitusie, wat van tyd tot tyd gewysig mag word: Met dien verstande dat sodanige konstitusie en wysiging(s) daarvan aan die goedkeuring van die Raad onderworpe is.

(3) Indien daar te eniger tyd 'n geskil ontstaan aangaande die bepalings van die konstitusie of oor die administrasie van die Fonds, waaroor lede van genoemde Komitee gelykop verdeel is, en geen ooreenkoms bereik word nie, moet so 'n geskil verwys word na 'n arbiter, oor wie hulle ooreengekome het of wat, ingeval hulle nie kan ooreenkome nie, deur die Minister van Arbeid benoem moet word, en dié arbiter se beslissing is bindend.

(4) (a) Uitbetalings uit die Fonds ten opsigte van bystand hou op sodra die bedrag in die kredit van die Fonds tot minder as R100 daal en betaling van verdere bystand mag nie hervat word nie totdat die bedrag in die kredit van die Fonds weer R150 bereik het.

(b) Gedurende 'n tydperk waarin betaling van bystand ooreenkomsdig paragraaf (a) van hierdie subklousule opgeskort is, moet die Bestuurskomitee alle geldige aansoeke om bystand wat hy ontvang het, agtereenvolgens laat nommer in die volgorde waarin hy hulle ontvang het en moet hy sodanige aansoeke hou om ingeval paragraaf (c) van hierdie subklousule aandag daar-aan te skenk.

(c) Wanneer betaling van bystand hervat word na sodanige tydperk van opskorting van bystand soos in paragraaf (a) van hierdie subklousule uiteengesit, moet voorkeur van betaling van eise gegee word aan dié geldige aansoeke wat gedurende genoemde tydperk ontvang is, en genoemde aansoeke behandel/betaal word in die nommerorde waarin hulle ontvang is soos in paragraaf (b) van hierdie subklousule gemeld word.

(5) 'n Kopie van die konstitusie en alle wysigings daarvan moet by die Sekretaris van Arbeid ingediend word.

(6) 'n Openbare rekenmeester deur die Raad aangestel, moet die rekeninge van die Fonds jaarliks ouditeer en nie later nie as Augustus elke jaar 'n staat opstel wat onderstaande aantoon:

(a) Alle geld ontvang;

(b) uitgawes aangegaan onder alle hoofde gedurende die tydperk geëindig die voorafgaande 30 Junie, tesame met 'n balansstaat wat die bates en laste van die Fonds aangee. Die gevoudierte state en balansstate moet daarna ter insae lê by die kantoor van die Raad, en kopie daarvan moet binne drie maande na afsluiting van die tydperk waaroor dit gaan, aan die Sekretaris van Arbeid gestuur word;

(c) die fondse van die siektebystandsfonds wat meer is as wat vir uitgawes nodig is, moet in slegs die volgende belê word:

(i) Staatseffekte of effekte van plaaslike besture;

(ii) Nasionale Spaarsertifikate;

(iii) Posspaarkontrekeninge of -sertifikate;

(iv) Spaarrekeninge, permanente aandele of vaste beleggings in bourennings.

(7) Ingeval hierdie Ooreenkoms weens verloop van tyd verstryk of om 'n ander rede verval, moet die Fonds nog deur die Bestuurskomitee geadministreer word totdat die Fonds gelikwiede of by 'n latere ooreenkoms voortgesit word: Met dien verstande dat die Fonds gelikwiede moet word volgens die wyse van beëindiging van die Fonds wat in subklousule (8) voorgeskryf word tensy 'n ooreenkoms wat vir die voortsetting daarvan voorsiening maak, binne 'n tydperk van 12 maande na verstryking van hierdie Ooreenkoms aangegaan word.

(8) Ingeval die Raad onbind word of ingeval hy ophou om te funksioneer gedurende enige tydperk waarin hierdie Ooreenkoms ingeval die Wet bindend is, moet die Bestuurskomitee wat dan bestaan, behoudens die goedkeuring van die Nywerheidsregister ooreenkomsdig die eerste voorbehoudsbepaling van artikel 34 (2) van die Wet, aanhou om die Fonds te adminstreer, en in bystand te verskaf uit die geld wat op sodanige datum in die kredit van die Fonds staan tot tyd en wyl sodanige geld uitgeput is. Die lede van die Komitee wat op daardie datum bestaan, word vir sodanige doel geag lede daarvan te wees: Met dien verstande egter dat 'n vakature wat in die Komitee ontstaan, deur die Registerateur uit die gelede van die werkgewers of die werknemers in die Nywerheid, na gelang van die geval, gevul kan word ten einde te verseker dat die getal werkgewers- en werknemersverteenvoerders in die Komitee ewe groot is. Ingeval sodanige Komitee nie daartoe in staat is nie of onwillig is om sy pligte uit te voer of ingeval hy voor 'n dooie punt te staan kom wat die administrasie van die Fonds na die mening van die Registerateur ondoenlik of onwenslik maak, kan hy 'n trustee of trustees aanstel om die pligte van die Komitee uit te voer, en sodanige trustee of trustees het vir sodanige doel al die bevoegdhede van die Komitee.

(9) Upon liquidation or dissolution of the Fund in terms of subclause (7) or (8), the moneys remaining to the credit of the Fund, after the payment of all claims against the Fund, including administration, liquidation or dissolution expenses which shall be a first charge against the Fund, shall be paid into the general funds of the Council and if the affairs of the Council have already been wound up and the assets distributed, such balance of the Fund shall be distributed as provided for in section 34 (4) of the Act as if it formed part of the general funds of the Council.

(10) For the purposes of this clause, employees shall be deemed to include any contributors to the Fund on the date of the coming into operation of this Agreement, or who may become contributors during the operation thereof.

19. EMPLOYMENT OF TRADE UNION LABOUR

(1) No employer who is a member of the employers' organisation shall employ an employee who is not a member of the trade union and no employee who is a member of the trade union shall work for an employer who is not a member of the employers' organisation.

(2) The provisions of this clause shall not apply to—

(a) forewomen, assistant forewomen, factory clerical employee or artisan;

(b) an employer or an employee to whom, in the opinion of the Council, membership of a party to the Agreement has been unreasonably refused by such party;

(c) an immigrant during the first year after the date of his entry into the Republic of South Africa, in respect of his first three months of employment in the Tobacco Industry;

(d) any employee who, in the opinion of the Council, has good cause for objecting to becoming or remaining a member of the trade union.

20. ORGANISATION OF EMPLOYEES

Every employer shall permit any official of the trade union duly authorised by the trade union to enter from time to time a section of his establishment prescribed by the employer during the lunch hour for the purpose of carrying on trade union activities: Provided that not less than 24 hours' notice be given to the employer of the intention to visit the prescribed section of the establishment: Provided further that any representative of the employer may be present at such activities.

21. AGENTS

The Council may appoint one or more specified persons as agents to assist it in giving effect to the terms of this Agreement. It shall be the duty of every employer and every employee to permit such agent or agents to institute such enquiries and to examine such books and/or documents and to interrogate such persons as may be necessary for this purpose.

22. CERTIFICATES OF SERVICE AND ENGAGEMENT FORMS

(1) Every employer shall issue a certificate of service free of charge to every employee including casual employees on leaving the employer's service. The certificate shall be in the form of Annexure A to this Agreement, and shall be numbered consecutively, signed by the employer or his representative and a copy retained by the employer.

(2) A further copy of each certificate issued in terms of sub-clause (1) shall be forwarded to the Secretary of the Council at his registered address within seven days, together with the employee's copy in cases of death or desertion of the employee or other cause rendering it impossible to hand such copy to the employee.

(3) (a) An employer, when engaging an applicant for work, including casual employees, shall complete an Engagement Form (Annexure B to this Agreement) which must be sent to the Secretary of the Council within 14 days of the engagement of the applicant, duly signed by the employer and employee.

(b) Where such applicant has had previous experience in the Industry the employer shall require the applicant to produce the certificate of service issued to him in accordance with sub-clause (1) of this clause, and shall enter the particulars of such certificate on the Engagement Form and the addendum thereto. Should such an applicant be unable to produce the certificate of service he shall be required to obtain a copy thereof from the Council and produce this to the employer within one week of commencing work.

(9) By likwidasie of ontbinding van die Fonds ingevolge subklousule (7) of (8) moet die geld wat in die kredit van die Fonds staan nadat alle eise teen die Fonds betaal is, met inbegrip van administrasie-, likwidasie- of ontbindingskoste wat die Fonds in die eerste instansie ten laste gelê moet word, in die algemene fondse van die Raad gestort word en indien die sake van die Raad reeds gelikwideer en die bates verdeel is, moet sodanige saldo van die Fonds verdeel word soos bepaal in artikel 34 (4) van die Wet asof dit deel van die algemene fondse van die Raad uitmaak.

(10) Vir die toepassing van hierdie klousule, word as werkneemers geag alle bydraers tot die Fonds op die datum waarop hierdie Ooreenkoms in werking tree, of diegene wat bydraers word gedurende die tydperk wat dit van krag is.

19. INDIENSNEMING VAN VAKVERENIGING-ARBEIDSKRAGTE

(1) Geen werkgever wat lid van die werkgewersorganisasie is, mag 'n werkneemel wat nie lid van die vakvereniging is nie in diens neem nie en geen werkneemel wat lid van die vakvereniging is, mag vir 'n werkgever wat nie lid van die werkgewersorganisasie is nie, werk nie.

(2) Die bepalings van hierdie klousule is nie op ondergenoemdes van toepassing nie:

(a) Voorvrou, assistent-voorvrou, fabrieksklerk of ambagsman;

(b) 'n werkgever of 'n werkneemel aan wie, na die mening van die Raad, lidmaatskap van 'n party by die Ooreenkoms onredelik deur daardie party geweier is;

(c) 'n immigrant gedurende die eerste jaar na die datum van sy binnekoms in die Republiek van Suid-Afrika, ten opsigte van die eerste drie maande van sy diens in die Tabaknywerheid;

(d) enige werkneemel wat, na die mening van die Raad, om goeie redes daarteen beswaar maak om 'n lid van die vakvereniging te word of te bly.

20. DIE ORGANISÉER VAN WERKNEMERS

Elke werkgever moet enige beampete van die vakvereniging wat deur die vakvereniging behoorlik daartoe gemagtig is, toelaat om van tyd tot tyd gedurende die etensuur 'n seksie van sy bedryfsinrigting, deur die werkgever voorgeskrif, te betree met die doel om vakverenigingswerkzaamhede te verrig: Met dien verstande dat die werkgever minstens 24 uur kennis gegee moet word van die voorname om die voorgeskrewe seksie van die bedryfsinrigting te besoek: Voorts met dien verstande dat 'n verteenwoordiger van die werkgever by sodanige werkzaamhede teenwoordig mag wees.

21. AGENTE

Die Raad mag een of meer bepaalde persone aanstel as agente om hom te help met die toepassing van die bepalings van hierdie Ooreenkoms. Elke werkgever en elke werkneemel is verplig om sodanige agent of agente toe te laat om dié ondersoek in te stel en dié boeke en/of dokumente te ondersoek en dié persone te ondervra wat vir hierdie doel nodig mag wees.

22. DIENSSERTIFIKAAT EN INDIENSNEMINGVORMS

(1) Elke werkgever moet 'n dienssertificaat kosteloos uitreik aan elke werkneemel, met inbegrip van los werkneemers, wanneer hy die werkgever se diens verlaat. Die sertificaat moet in die vorm van Aanhengsel A van hierdie Ooreenkoms wees, moet agtereenvolgend genommer en deur die werkgever of sy verteenwoordiger onderteken word en 'n kopie daarvan moet deur die werkgever bewaar word.

(2) Nog 'n kopie van elke sertificaat wat ooreenkomstig subklousule (1) uitgereik word, moet binne sewe dae aan die Sekretaris van die Raad by sy geregistreerde adres gestuur word, tesame met die werkneemel se kopie in gevalle van dood van of drostry deur die werkneemel of 'n ander rede wat dit onmoontlik maak om sodanige kopie aan die werkneemel te oorhandig.

(3) (a) Wanneer 'n werkgever 'n werksoeker in diens neem, moet hy 'n indiensnemingsvorm (Aanhengsel B van hierdie Ooreenkoms) invul, en moet hy dit, behoorlik deur die werkgever en werkneemel onderteken, binne 14 dae na die indiensneming van die werksoeker aan die Sekretaris van die Raad stuur.

(b) In gevalle waar so 'n werksoeker vorige ondervinding in die Nywerheid opgedoen het, moet die werkgever hom versoek om die dienssertificaat voor te lê wat ooreenkomstig subklousule (1) van hierdie klousule, aan hom uitgereik is, en moet hy die besonderhede op so 'n sertificaat inskryf op die indiensnemingsvorm en die addendum daarvan. Indien die werksoeker nie in staat is om die dienssertificaat voor te lê nie, moet hy versoek word om 'n kopie daarvan van die Raad te verkry en dit binne een week na diensaavaarding aan die werkgever voor te lê.

(c) In the case of the engagement of an applicant who has not had previous experience in the Industry, the addendum must be so endorsed and signed by the applicant in the presence of a witness.

23. TERMINATION OF CONTRACT OF EMPLOYMENT

(1) An employer or his employee, other than a casual employee, shall give not less than one week's notice in the case of a weekly paid employee and one month's notice in the case of a monthly paid employee, in writing, of his intention to terminate the contract of employment, or an employer or an employee may terminate the contract of employment without notice by paying or forfeiting respectively not less than—

(a) in the case of a period of notice of one week, the weekly wage;

(b) in the case of a period of notice of one month, the monthly wage;

which the employee was receiving immediately before the date of such termination: Provided that this shall not affect—

(i) the right of an employer to terminate a contract of employment without notice after absence without leave for a period of 14 days or for any cause recognised by law as sufficient;

(ii) any written agreement between an employer and an employee which provides for a period of notice of equal duration on both sides and for not less than one week;

(iii) the validity of any written agreement providing for a probationary period of three months in the case of monthly paid employees and of one week in the case of weekly paid employees during which probationary period the employment may be terminated upon 24 hours' notice being given by either side.

(2) When an agreement is entered into in terms of subparagraphs (ii) and (iii) of subclause (1), the payment or forfeiture in lieu of notice shall be proportionate to the period of notice agreed upon.

(3) The notice referred to in subclause (1) shall not run concurrently with—

(a) annual leave or military training;

(b) sick leave; which, for the purpose of this clause, shall not exceed a total of 14 weeks in any calendar year after which the employer may terminate the employment as from the date of commencement of the last period of absence: Provided that such termination shall not relieve the employer of any liability for sick pay due in terms of clause 8 in respect of such last period;

(c) absence on confinement for a period of 14 weeks: Provided that if the employee does not return to work on expiration of the said period of 14 weeks, the provisions of paragraph (b) shall *mutatis mutandis* apply: Provided further that if an employee is absent on confinement more than once in 24 months, her services may be terminated with effect from the day of commencement of the second period of absence on confinement.

24. SAVINGS CLAUSE

Notwithstanding anything to the contrary contained in this Agreement, this Agreement shall not apply to—

managerial, executive, professional, administrative and advertising personnel, nor to travellers, traveller's drivers, certificated nursing sisters or surgery staff, factory management staff, non-factory clerical and non-factory employees.

25. EXHIBITION OF AGREEMENT

Every employer shall keep a legible copy of this Agreement, in both official languages, in the form prescribed in the regulations under the Act, exhibited in his establishment, in a place readily accessible to his employees.

Signed at Johannesburg on behalf of the parties this 1st day of August 1974 by virtue of a resolution passed by the Industrial Council on the 22nd day of July 1974, in terms of section 31 of the Industrial Conciliation Act, 1956.

J. C. L. SMIT, Chairman of the Council.

C. DU PREEZ, Vice-Chairman of the Council.

B. L. KRYNAUW, Secretary of the Council.

(c) In die geval van die indiensneming van 'n werksoeker wat nie vorige ondervinding in die Nywerheid opgedoen het nie, moet dié feit op die addendum aangegeteken en deur die werksoeker in die teenwoordigheid van 'n getuie onderteken word.

23. BEËINDIGING VAN DIENSKONTRAK

(1) 'n Werkgever of sy werknemer, uitgesonderd 'n los werknemer, moet minstens een week skriflike kennis van sy voorneme om die dienskontrak te beëindig gee in die geval van 'n weekliksbetaalde werknemer en een maand kennis in die geval van 'n maandeliksbetaalde werknemer, of 'n werkgever of 'n werknemer mag die dienskontrak sonder kennis beëindig deur onskiedelik die betaling of verbeurting van nie minder nie as—

(a) in die geval van kennis van diensbeëindiging van een week, die weekloon;

(b) in die geval van kennis van diensbeëindiging van een maand, die maandloon;

wat die werkgever ontvang het onmiddellik voor die datum van sodanige beëindiging: Met dien verstande dat dit nie inbreuk op die volgende maak nie:

(i) Die reg van 'n werkgever om 'n dienskontrak sonder kennisgewing te beëindig na die afwesigheid van 'n werknemer sonder verlof vir 'n tydperk van 14 dae of om 'n regsgeldige rede;

(ii) 'n skriftelike ooreenkoms tussen 'n werkgever en 'n werknemer wat voorsiening maak vir kennis van diensbeëindiging van gelyke duur aan albei kante en vir minstens een week;

(iii) die geldigheid van 'n skriftelike ooreenkoms wat vir 'n proeftydperk van drie maande voorsiening maak in die geval van maandeliksbetaalde werknemers en een week in die geval van weekliksbetaalde werknemers, gedurende welke proeftydperk diens van albei kante beëindig kan word na 24 uur kennisgewing.

(2) Wanneer 'n ooreenkoms ingevolge subparagrafe (ii) en (iii) van subklousule (1) aangegaan is, moet die betaling of verbeurting in die plek van diensopsegging in verhouding wees tot die kennisgewingstermyne waaraan ooreengekom is.

(3) Die diensopsegging in subklousule (1) bedoel mag nie saamval nie met—

(a) jaarlikse verlof of militêre opleiding;

(b) siekteverlof; wat vir die toepassing van hierdie klousule altesaam hoogstens 14 weke in 'n kalenderjaar mag wees, waarna die werkgever diens mag beëindig met ingang van die datum van die begin van die laaste tydperk van afwesigheid: Met dien verstande dat sodanige diensbeëindiging nie die werkgever onthef van aanspreeklikheid vir siekbesoldiging verskuldig ingevolge klousule 8 ten opsigte van sodanige laaste tydperk nie;

(c) afwesigheid tydens 'n bevalling vir 'n tydperk van 14 weke: Met dien verstande dat indien die werknemer nie na haar werk terugkeer na verstryking van genoemde tydperk van 14 weke nie, paragraaf (b) *mutatis mutandis* van toepassing word: Voorts met dien verstande dat indien 'n werknemer as gevolg van 'n bevalling meer as een keer in 24 maande afwesig is haar dienste beëindig kan word met ingang van die datum van die begin van die tweede tydperk van afwesigheid as gevolg van 'n bevalling.

24. VOORBEHOUDSBEPALING

Ondanks andersluidende bepalings in hierdie Ooreenkoms is die Ooreenkoms nie van toepassing nie op—

bestuurs-, uitvoerende, professionele, administratiewe en reclamepersonele, en ook nie op handelsreisigers, handelsreisigers se motordrywers, gesertifiseerde verpleegsters of mediese personeel, fabrieksbestuurspersoneel, ander klerke as fabrieksklerke en ander werknemers as fabriekswerknemers nie.

25. VERTONING VAN OOREENKOMS

Elke werkgever moet 'n leesbare kopie van hierdie Ooreenkoms in albei ampeliale tale, in die vorm voorgeskryf in die regulasies ingevolge die Wet, in sy bedryfsinrigting vertoon hou op 'n plek wat vir sy werknemers maklik toeganklik is.

Ingevolge 'n besluit wat die Nywerheidsraad ooreenkomsdig artikel 31 van die Wet op Nywerheidsversoening, 1956, geneem het, namens die partye op hede die 1ste dag van Augustus 1974 in Johannesburg onderteken.

J. C. L. SMIT, Voorsitter van die Raad.

C. DU PREEZ, Ondervoorsitter van die Raad.

B. L. KRYNAUW, Sekretaris van die Raad.

ANNEXURE C/AANHANGSEL C

INDUSTRIAL COUNCIL FOR THE TOBACCO INDUSTRY (TRANSVAAL)
212/3 York House, cor. of Rissik and Kerk Streets, Johannesburg, 2001. Telephone 834-5787

NYWERHEIDSRAAD VIR DIE TABAKNYWERHEID (TRANSVAAL)
York House 212/3, h/v Rissik- en Kerkstraat, Johannesburg, 2001. Telefoon 834-5787

SICK LEAVE RETURN/SIEKTEVERLOFGAWE

Name of firm.....	Date.....	
Naam van firma.....	Datum.....	
Employee's surname.....	Race.....	Fact. No.....
Werknemer se familiennaam.....	Ras.....	Fabr. No.....
Christian names.....	Grade.....	Grade.....
Voornaam.....	Gross wage rate R.....	per week/month
Date of engagement.....	Bruto loonskaal R.....	maand
Datum van indiensneming.....		
Period of absence, from.....	to.....	(inc.) No. of hours.....
Tydperk van afwesigheid, van.....	tot.....	(en met) Getal ure.....
Attached certificate by Dr.....		
Aangehegte sertifikaat van dr.....		
Covering period from.....	to.....	(inc.) No. of hours.....
Dek tydperk van.....	tot.....	(en met) Getal ure.....

CALCULATION OF SICK LEAVE PAY/BEREKENING VAN SIEKTEVERLOFBETALING

Entitlement in current cycle, or to next 30th June.....
In huidige kringloop of tot volgende 30ste Junie geregtig op

Employer paid since commencement of cycle, or 1st July last.....
Werkgever het sedert begin van laaste kringloop of 1 Julie laas, reeds betaal

Employee still entitled to.....
Werknemer nog geregtig op

.....
.....
.....
.....
.....

Paid by employer in respect of above illness:
Deur werkgever betaal ten opsigte van bogemelde siekte:

Hours @.....	per hour, Total R.....
Uur @.....	per uur, Totaal R.....

Employer's signature/Werkgever se handtekening.....

FOR SICK FUND'S USE ONLY/SLEGS VIR GEBRUIK DEUR SIEKTEBYSTANDSFONDS

Time lost as above.....	hours @.....	per week.....	R.....
Tyd verloor soos hierbo bereken.....	uur @.....	per week.....	R.....
Prev. paid by M.B.F.....	½ due by M.B.F.....	R.....
Voorheen uitbetaal deur Siektebystandsfonds.....	½ verskuldig deur Siektebystandsfonds.....	R.....
Total to date.....	Cheque No.....		
Totaal tot op datum.....	Tjek No.....		
Chairman.....	Secretary.....		
Voorsitter.....	Sekretaris.....		

No. R. 1801

11 October 1974

FACTORIES, MACHINERY AND BUILDING WORK
ACT, 1941

TOBACCO INDUSTRY (TRANSVAAL)

I, Marais Viljoen, Minister of Labour, hereby, in terms of section 22 (1) of the Factories, Machinery and Building Work Act, 1941, declare the provisions of the Agreement and notice relating to the Tobacco Industry, published under Government Notice R. 1800 of 11 October 1974 to be, on the whole, not less favourable to the employees whose hours of work and remuneration in respect of overtime, public holidays and work on Sundays and public holidays are regulated thereby, than the relevant provisions of the said Act.

M. VILJOEN, Minister of Labour.

No. R. 1801

WET OP FABRIEKE, MASJINERIE EN BOUWERK,
1941

TABAKNYWERHEID (TRANSVAAL)

Ek, Marais Viljoen, Minister van Arbeid, verklaar hierby, kragtens artikel 22 (1) van die Wet op Fabrieke, Masjinerie en Bouwerk, 1941, dat die bepalings van die Ooreenkoms en kennisgewing in verband met die Tabaknywerheid, gepubliseer by Goewermentskennisgewing R. 1800 van 11 Oktober 1974, oor die algemeen vir werkneiders wie se werkure en besoldiging ten opsigte van oortyd, openbare feesdae en werk op Sondae en openbare feesdae daarby gereg word, nie minder gunstig is nie as die desbetreffende bepalings van genoemde Wet.

M. VILJOEN, Minister van Arbeid.

No. R. 1802

11 October 1974

INDUSTRIAL CONCILIATION ACT, 1956
TOBACCO INDUSTRY (TRANSVAAL).—CANCEL-
LATION OF GOVERNMENT NOTICE

I, Marais Viljoen, Minister of Labour, hereby, in terms of section 48 (5) of the Industrial Conciliation Act, 1956, cancel Government Notice R. 1603 of 13 September 1974, with effect from the second Monday after the date of publication of this notice.

M. VILJOEN, Minister of Labour.

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No. R. 1802

WET OP NYWERHEIDSVERSOENING, 1956

TABAKNYWERHEID (TRANSVAAL). — INTREKKING VAN GOEWERMENTSKENNISGEWING

Ek, Marais Viljoen, Minister van Arbeid, trek hierby in kragtens artikel 48 (5) van die Wet op Nywerheids versoening, 1956, Goewermentskennisgewing R. 1603 van 13 September 1974 met ingang van die tweede Maandag na die datum van publikasie van hierdie kennisgewing.

M. VILJOEN, Minister van Arbeid,

INHOUD

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Printed by and obtainable from The Government Printer,
Bosman Street, Private Bag X85, Pretoria 0001

Gedruk deur en verkrygbaar by Die Staatsdrukker,
Rosmanstraat Privaatsak X85 Pretoria 0001