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GOVERNMENT NOTICE GOEWERMENTSKENNISGEWING

DEPARTMENT OF LABOUR DEPARTEMENT VAN ARBEID

No. R. 699

15 May 1998

LABOUR RELATIONS ACT, 1995

BARGAINING COUNCIL FOR THE BUILDING INDUSTRY, NORTH AND WEST BOLAND: EXTENSION OF COLLECTIVE AGREEMENT TO NON-PARTIES

I, Tito Titus Mboweni, Minister of Labour, hereby in terms of section 32 (2) of the Labour Relations Act, 1995, declare that the collective agreement which appears in the schedule hereto, which was concluded in the Bargaining Council for the Building Industry and is binding in terms of section 31 of the Labour Relations Act, 1995, on the parties which concluded the agreement, shall be binding on the other employers and employees in that Industry, with effect from **18 May 1998** and for the period ending **17 May 2003**.

T. T. MBOWENI

Minister of Labour

SCHEDULE

BUILDING BARGAINING COUNCIL NORTH AND WEST BOLAND

COLLECTIVE AGREEMENT

in accordance with the provisions of the Labour Relations Act, No. 66 of 1995, made and entered into by and between the

Building Industries Association, North Boland

and

Bou Industrieë Assosiasie, Wes-Boland

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

Building Worker's Union

(hereinafter referred to as the "employees" or the "trade union") of the other part, being the parties to the Building Bargaining Council North and West Boland.

1. SCOPE OF APPLICATION

- (1) The terms of this Agreement shall be observed—
 - (a) by all employers and by all employees engaged or employed in the Building Industry who are members of the employers' organisations and the trade unions, respectively;
 - (b) in the Magisterial Districts of Ceres, Hopefield, Montagu, Moorreesburg, Piketberg, Robertson, Swellendam, Tulbagh, Vredenburg and Worcester.
- (2) Notwithstanding the provisions of subclause (1), the terms of this Agreement shall apply to—
 - (a) only those classes of employees for whom wages are prescribed in the Agreement;
 - (b) apprentices and learners only in so far as they are not inconsistent with the provisions of the Manpower Training Act, 1981, or any conditions fixed thereunder;
 - (c) labour-only contractors, working partners and working directors, principals and contractors.
- (3) Notwithstanding the provisions of subclause (1) (a), the terms of this agreement shall not apply to—
 - (a) clerical employees and administrative staff;
 - (b) university students and graduates in building science and construction surveyors and other such persons doing practical work in the completion of their academic training;
 - (c) foremen or general foremen;
 - (d) non-parties in respect of clauses 1 (1) (a), 2, 21 (1), 22, 25 (6) (b), 26 (5) of this Agreement.

2. PERIODS OF OPERATION OF AGREEMENT

This Agreement shall come into operation on the date fixed by the Minister of Labour to be the effective date from which the Agreement shall be extended to become binding on non-parties, or the date on which the Minister of Labour declines to extend the Agreement to non-parties, and the Agreement shall remain in force for five (5) years from such date.

3. INDUSTRIAL ACTION

No person subject to the provisions of this Agreement entered into by the parties, shall engage in or participate in a strike or lockout or any conduct in furtherance of a strike or lockout in respect of any matter regulated by this Agreement for its duration.

4. DEFINITIONS

Any term or expression used in this Agreement which is defined in the Labour Relations Act, No. 66 of 1995, shall have the same meaning as in that Act and any reference to an Act shall include any amendment of such Act; further, unless the context otherwise indicates—

"Act" means Labour Relations Act, No. 66 of 1995;

"application" means an application in writing on a form specified by the Council;

"apprentice" means a person registered under a contract of apprenticeship in terms of the Manpower Training Act, 1981;

"approve" or **"approval"** means written approval;

"Area 'A'" means the Magisterial District of Worcester;

"Area 'B'" means the Magisterial Districts of Hopefield, Moorreesburg, Piketberg and Vredenburg;

"Area 'C'" means the Magisterial Districts of Ceres and Tulbagh;

"Area 'D'" means the Magisterial Districts of Montagu, Robertson and Swellendam;

"artisan Category 3" means any person registered as such in terms of clause 7 (4) of this Agreement and who is permitted to perform skilled work as defined;

"artisan Category 3A" means any person registered as such in terms of clause 7 (4) of this Agreement and who is permitted to perform skilled work as defined;

"artisan Category 2" means any person registered as such in terms of clause 7 (4) of this Agreement and who is permitted to perform skilled work as defined;

"artisan Category 1" means any person registered as such in terms of clause 7 (4) of this Agreement and who is permitted to perform skilled work as defined;

"block" means a walling unit, the face dimensions of which exceed either 300 mm in length or 150 mm in height;

"blocklayer" means any person over the age of 21 years who is registered with the Council in terms of clause 7 (3) of this Agreement, and who has been issued with the appropriate registration card by the Council, who is engaged in the laying of blocks as defined in this Agreement, on any type of construction, or the laying of paving slabs, precast concrete channels and kerbs, but who shall not be permitted to lay bricks of any size or type, except where these are required for bonding purposes;

"builder's hoist" means an appliance used in connection with building work for raising or lowering material by means of a platform, skip, cage or other receptacle on a fixed guide or guides;

"Building Industry" means without in any way limiting the ordinary meaning of the expression, the industry in which employers and their employees are associated for the purpose of erecting, completing, renovating, repairing, maintaining or altering buildings and structures and/or making articles for use in the erection, completion or alteration of buildings and structures, whether the work is performed, the material is prepared or the necessary articles are made on the site of the buildings or structures or elsewhere, (provided that such manufacturing activities shall be limited to the specific manufacturing activities that are mentioned in the following trades or subdivisions thereof and shall further be limited to the carrying out of such activities by an employer who is associated with his employees for the purpose of erecting, completing, renovating, repairing, maintaining or altering buildings or structures, for use by him in the conducting of the aforesaid activities) and includes all work executed or carried out by persons therein who are engaged in the following activities or subdivisions thereof, including excavations and the preparation of sites for buildings as well as the demolition of buildings, unless such demolition was not carried out for the purpose of preparing the sites for building operations:

bricklaying, which includes concreting and the fixing of concrete blocks, slabs or plates and glass bricks, the tiling of walls and floors, pointing, paving, mosaic work, facing work in slate, in marble and in composition, drainlaying, slating and roof tiling, bituminous work, asphalting and sheeting, and the erecting of prefabricated structures or garden walls and/or boundary walls with posts, slabs or any other materials;

concrete paving, which includes the laying of concrete on the ground between buildings, as well as concrete paths which are laid on the same site as a building, whether such paving forms an integral part of the structure or not;

french polishing, which includes polishing with a brush or pad and spraying with any composition;

joinery, which includes the manufacture of all articles of joinery, whether or not the fixing of the article in the building or structure is done by the person making or preparing the article used;

masonry, which includes stone cutting and building, also the cutting and building of ornamental stone work, concreting and the fixing or building of precast and/or artificial stone or marble paving, mosaic work, pointing, wall and floor tiling, operating stoneworking machinery, other than stone polishing machinery, and the sharpening of masons' tools, whether or not the fixing in the building or structure is done by the person making or preparing the article used;

metalwork, which includes the manufacture to specification for installation in specified buildings and the manufacture of stocks, the fixing of steel ceilings, metal windows, metal doors, builders' smithwork, metal frames, metal stairs and architectural metalwork, and the manufacture and/or fixing of drawn metalwork and sheet and extruded metal, whether or not the fixing in the building or structure is done by the person making or preparing the article used;

painting, which includes the processes of signwriting and wall decoration, decorating, enameling, graining, marbling, staining, varnishing, glazing, gilding, lining, stenciling, paper-hanging, spraying, wax-polishing, distempering, lime and colour washing and woodwork preservation, and which also includes paint removal, scraping, the washing and cleaning of painted or distempered walls and the washing and cleaning of woodwork when such removal, scraping, washing and cleaning are preparatory to any of the said processes;

plastering, which includes modelling, granolithic and composition flooring, composition wall covering and polishing, precast or artificial stonework, wall and floor tiling and paving and mosaic work, including the application of asphaltic or bituminous mastics for the purpose of waterproofing on horizontal or vertical surfaces, whether or not the fixing in the building or structure is done by the person making or preparing the article used;

plumbing, which includes lead burning, gas fitting, sanitary and domestic engineering, drainlaying, caulking, ventilating, heating, hot and cold water fitting, fire prevention equipment installation and the manufacture and fitting of all sheetmetal work, whether or not the fixing in the building or structure is done by the person making or preparing the article used;

shop, office and bank fitting, which includes the manufacture to specification for installation in specified buildings and manufacture of stocks and/or the fixing of shop fronts, window enclosures, showcases, counters, screens and interior fittings and fixtures;

steel construction, which includes the fixing of all classes of steel or other metal columns, girders, steel joists, or metal in any other form which forms part of a building of structure;

woodworking, which includes carpentry, woodworking, the manufacture of fixtures to specification for installation in specified buildings and the manufacture of stocks, machining, turning, carving, the fixing of corrugated iron, asbestos tile shingling and other roof coverings, sound and acoustic material, cork and asbestos insulation, wood lathing, composition ceilings and wall covering, the plugging of walls, the covering of woodwork with metal, block and other flooring, including wood, cork and rubber, and the sandpapering thereof, cork carpeting and any class or kind of linoleum when fixed in any building or structure, and the application of asphaltic saturated felt or fabrics to floors and/or walls and/or roofs, whether or not the fixing in the building or structure is done by the person making or preparing the article used;

"building worker Category 4" means an employee duly approved and registered with the Council in terms of clause 7 (3) and issued with the appropriate registration card, and who may perform only those facets of skilled work for which he is registered and as indicated on the registration card issued to him, and includes operators of floor sanding machines and operators of stone and terrazzo polishers;

"building worker Category 3" means an employee duly approved and registered with the Council in terms of clause 7 (3) and issued with the appropriate registration card, and who may perform only those facets of skilled work for which he is registered and as indicated on the registration card issued to him, and includes joinery assemblers and joinery machine operators;

"building worker Category 2" means an employee duly approved and registered with the Council in terms of clause 7 (3) and issued with the appropriate registration card, and who may perform only those facets of skilled work for which he is registered and as indicated on the registration card issued to him, and includes blocklayers, glaziers, forklift drivers and front end loader operators;

"building worker Category 1" means an employee duly approved and registered with the Council in terms of clause 7 (3) and issued with the appropriate registration card, and who may perform only those facets of skilled work for which he is registered and as indicated on the registration card issued to him, and includes artisan carpet and floorlayers, artisan waterproofers, ceiling and partition erectors and crane operators;

"carpet layer" means an employee who is registered as such with the Council and who is engaged in one or more of the following activities namely:

The laying and/or fixing and/or stretching of all types of carpeting and carpet wall coverings, including the supervision of employees engaged in carpet fitting and the fitting of carpet wall coverings, and general workers;

"ceiling and/or partition erector" means an employee who is registered as such with the Council and who is engaged in one or more of the following activities:

Setting out, levelling and plumbing, cutting and fitting of all metal components, cutting and fitting of all ceiling boards and partition panels, fitting doors and locks, cutting and fitting of glass, including the supervision of ceiling and partition workers and general workers;

"claim" means the amount to which a member of the Medical Aid Fund is entitled in respect of expenses incurred by him in connection with medical or dental services, hospitalisation, medicine or any other benefit to which he or his dependants are entitled in terms of the rules of the Medical Aid Fund;

"cleaner" means an employee engaged on any one or more of the following activities namely:

Cleaning and/or washing premises, doors, windows, equipment, tools, machinery, furniture, vehicles, tanks, containers or other articles, including polishing floors, furniture or vehicles, brushing carpets, removing excess waste materials and other cleaning activities incidental to the foregoing;

"continuation member" means a member who is no longer employed or engaged in the Industry but who is permitted in terms of clause 15 (4) to remain a member of the Medical Aid Fund;

"contribution book" means the official card or book issued by the Council to employees each year for the purpose of safe-guarding their stamps, and "Holiday Fund Card" or "book" shall have the same meaning for the purposes of this Agreement;

"Council" means the Building Bargaining Council North and West Boland, registered in terms of section 29 of the Act;

"dependant" (if and for so long as the dependant resides in the Republic of South Africa and is registered with the Fund), in relation to a member of the Medical Aid Fund, means—

- (a) the legal or common law of such member duly registered as such;
- (b) such member's child, stepchild or legally adopted child under the age of 18 years who is unmarried and not in receipt of regular remuneration of more than R650 per month;
- (c) such member's child, stepchild or legally adopted child over the age of 18 years who is unmarried and who, owing to mental or physical defect or any similar cause, is not in receipt of a regular remuneration of more than R650 per month and who, with the consent of the Council and subject to its conditions, is recognised as a dependant person: Provided that any such dependant shall be normally resident with and dependant upon the member;

"driver" means an employee who is engaged in driving a motor vehicle and for the purposes 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 and all periods during which he is obliged to remain on duty in readiness to drive;

"employer" means any person whatsoever, including a person acting as a labour broker or temporary employment service, who employs or provides work for any person and remunerates or expressly or tacitly undertakes to remunerate him or who permits any person whatsoever in any manner to assist him in the carrying on or conducting of his business and "employ" and "employment" have corresponding meanings;

"floor layer" means an employee who is registered as such with the Council and who is engaged in one or more of the following activities:

Laying and fixing of floors of wood, mosaic, composition rubber or any other similar material, but excluding carpeting, the fixing of all types of floor and wall coverings in tile or sheet form, including resilient flooring, linoleum, inlaid linoleum, malthoid, asphalt tiles or asphaltbased materials, cork, rubber, vinyl and plastic compositions (but excluding carpeting), the supervision of employees engaged in floor laying or the fixing of floor and wall coverings;

"former Agreement" means the Agreement published under Government Notice R. 805 of 9 June 1995, as amended, extended or re-enacted;

"foreman" means an employee who—

- (a) is employed in a supervisory capacity, but who may also be doing the work of an artisan;
- (b) gives out work to other employees under his control and supervision;
- (c) maintains discipline;
- (d) is directly responsible to the employer or the employer's authorised representative or general foreman for efficiency and production on site;

"general foreman" means an employee who gives out work to and directly coordinates and supervises those categories of employees covered by this Agreement and whose duties inter alia may encompass all or any of the following:

- (a) Supervision;
- (b) taking charge of a contract or contracts;
- (c) maintenance of discipline;
- (d) responsibility to the employer for efficiency and production on site(s);
- (e) performing the work of an artisan, whether in an instructional capacity or otherwise;

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

- (a) In the section of the Industry involved in asphalting, waterproofing and/or damp proofing to roofs, walls, ceilings, floors and other surfaces:

Attending to fire and cleaning up;
cutting dampcourse and placing in position;
mixing asphalt macadam; dumping and placing material at laying site; rolling with hand rollers;
mixing mastic asphalt in pots and rubbing up laid mastic until cold;
applying key coat preparatory to application of finishing coat of mastic asphalt on all vertical and inclined surfaces;
bitumastic treatment to all surfaces.

- (b) In the block or bricklaying section of the Industry:

Cutting of toothings and indents for bonding brickwork;
filling in joints between joint of brick and concrete beam;
grouting of joints in bricks and tile floors and cleaning off;
laying of blocks in the construction of concrete floors and concrete roofs;
laying of blocks not bedded in mortar or mastic;
laying loose tiles on surfaces without bedding;
placing into position of uprights, slabs and similar walling components, where no plumbing is required;
grouting in joints in walling and paving;
operating a carborundum or tungsten saw or similar equipment;
applying any liquid reviver to brickwork, slasto or similar material;
applying tar or similar products to all surfaces;
cutting of brick or similar material;
cutting dampcourse and placing into position;
jointing and pointing of brickwork;
priming surfaces with bitumastic or waterproofing solutions;
washing down bricks.

(c) In the carpet laying section of the Industry:

Assisting carpet layers and carpet fitters in all carpet laying operations; mixing, applying and spreading adhesives preparatory to the fitting of all types of carpeting; straightcutting; using rollers or other appliances for the purposes of bedding down carpeting after setting, laying or fitting.

(d) In the ceilings and partitioning erection section of the Industry:

Assembling and handling of metal components; drilling of holes; erection of scaffolding; fitting of all forms of hold-down clips to ceiling panels; fixing of steel spring clips to aluminium covering strips; fixing of supports to ceiling panels; glueing and applying vinyl sheeting to partition panels; laying fiberglass; placing veneered or plain or vyanide/vynalast-cladded panels of chipboard, gypsum or asbestos-cement manufacture in position and pressing the holding cover strips in position; using pop riveters and specialised ceiling and/or partition tools.

(e) In the concreting section of the Industry:

Floating of concrete; laying, levelling and screeding of concrete and operating a concrete vibrator, under supervision; mixing of concrete by hand; operating a concrete or mortar mixer or any similar machine; shoveling materials into or removing them from mortar or concrete mixing machine; sieving sand and mixing mortar or concrete by hand with shovels.

(f) In the floor and wall covering section of the Industry:

Assisting flooring artisans and floor layers in all floor-laying operations; mixing, applying and spreading adhesives preparatory to the setting out of floor blocks, tiles, sheeting and similar materials; straightcutting; using rollers or other appliances for the purpose of bedding down flooring materials after setting or laying.

(g) In the painting, decorating and glazing section of the Industry:

All work preparatory to the application of Kenjtex or similar materials; applying solution to cement tiles on roofs, using a block brush; assisting skilled employees in grain filling preparatory to polishing of wood surfaces with fabric; cleaning down of teak or other hard woods by using solvent and steel wools; cleaning of glass after glazing; cleaning completed frames in preparation for puttying; kneading of putty to correct consistency; painting of joints and backs of stone with waterproofing compound; painting of spraying of asphaltic and/or other composition sheeting and roofs with bituminous based aluminium paint; preparing roofs, including scraping and wirebrushing, prior to painting; preservative painting of all builders' plant; priming of surfaces with bitumastic or waterproofing solutions; scraping, washing, cleaning and rubbing down of walls and surfaces prior to painting; treating timber with preservative; use of abrasives of all kinds by hand, including rubbing compounds on preparatory work in painting and spraying; washing down new galvanized surfaces prior to painting and treating new galvanized surfaces with blow lamp, or paint solvent or oxidizing agents; applying limewash and cement wash to all surfaces; applying decorative bitumastic to pipes; applying chemical adhesive to corrugated iron roofs by means of a paint brush;

- applying carbolineum;
 - applying paint to roofs;
 - applying anti-corrosive paints to structural steel work and tanking;
 - knotting or painting of nailheads on ceiling;
 - painting of unpainted steel girders with a primer paint;
 - sandpapering between coats;
 - stopping or puttying woodwork, walls and ceilings;
 - applying back putty for glazing and cleaning off excess tags therefrom;
 - sandblasting, pickling or otherwise preparing structural surfaces prior to coating or applying protective coatings to such surfaces by brush or spray.
- (h) In the metal work section of the Industry:
- Bending and/or body-forming of metal by machine;
 - coupling steel windows and door frames, under supervision;
 - drilling or punching and tapping metal by power or hand machines;
 - fixing lugs to steel windows and door frames;
 - operating a power-driven grinding machine on metal;
 - filling by hand.
- (i) In the plastering section of the Industry:
- Bagging down walls and ceilings;
 - filling of moulds with a facing mixture or concrete mixture, using a shovel;
 - filling in blemishes on the face of finished articles, using a cement mixture, and rubbing the face with a piece of sacking;
 - laying and leveling of concrete, operating a concrete vibrator, and assisting in screeding;
 - raking out of brick joints and preparation of surfaces for plastering;
 - setting up moulds, and stripping of casings and castings;
 - stopping of joints of moulds with plaster of paris by hand or with the use of a piece tin, under supervision;
 - tamping of the filling in moulds;
 - cement-washing of all surfaces;
 - operating a rotating solid disc-type machine for screeding of cement or granolithic floors when such machine is used preparatory to further finishing;
 - slushing of surfaces preparatory to plastering.
- (j) In the structural carpentry, roofing and scaffold erecting sections of the industry:
- Assisting skilled employees in placing of steel props and fixing to bearers and adjusting to heights;
 - cutting of roofing tiles with tile handcutting machine;
 - cutting scaffold poles or props;
 - erecting scaffolding under supervision;
 - fixing asphalt sheeting to sides of steel and wood frames;
 - fixing hoop iron, steel or wire stiffeners to strengthen shuttering;
 - hoisting shuttering and placing in position, but not fixing;
 - stripping shuttering;
 - tying of roof tiles with wire;
 - wedging up wood props;
 - fixing of terra-cotta and cement roofing tiles;
 - fixing of decking plates;
 - dismantling and/or re-assembling, excluding lining up, preconstructed buildings or structures under supervision;
 - applying solution to cement tiles or roofs, using a block brush;
 - fixing of cork and other insulating materials.
- (k) In the joinery and shopfitting sections of the industry:
- Application of sealer coats to joinery;
 - assisting skilled employees in the application of glue to tenons or wood surfaces prior to cramping or pressing;
 - glueing and/or fixing facings to panels or frames in factory/workshops;
 - operating automatic or manual presses;
 - placing and fixing in position of egg/crating, fillets or acoustic material in recesses formed by frames, in factory/workshop;
 - cleaning mortices;
 - fixing of steel spring clips to aluminium cover strips.

- (l) In the steelwork, steel construction or steel re-inforcing sections of the Industry:
 - Binding or tying with wire steel re-inforcing materials and cutting, bending, assembling, erecting and fixing such materials;
 - erecting steel formwork and columns, excluding lining up, plumbing and levelling;
 - hoisting of steel and laying into position;
 - sorting, selecting, assembling, elementary tying or securing prestressing cables or re-inforcement.
- (m) In the plumbing and drainlaying section of the Industry:
 - Cutting, screwing, bending and threading of piping and steel rods by hand under supervision, excluding copper;
 - caulking of joints in drains;
 - manually digging trenches, holes, etc.
- (n) In the stonework, masonry and monumental masonry section of the Industry:
 - Attending swing saws, assisting in setting stone and fixing saw blades for the purpose of the operation of swing saws and polishing machinery and/or working grindstone machinery;
 - grouting in joint and filling backs of stone work after fixing;
 - operating swings saws, stone polishing machinery and compressors for stone work;
 - painting of joints and backs of stone with waterproofing compound;
 - working jack-hammers or using hammer and punch for splitting stone or drilling dowel holes;
 - operating a dunter, including a hand dunter, turning lathe, circular saws (in respect of monumental work), stone polishing machinery, including hand polishing equipment, letter cutting machines, swing and frame saws, under supervision;
 - sharpening of tools.
- (o) In all sections of the Industry:
 - Assisting skilled employees or higher graded workers wherever necessary, but not to perform such higher graded work;
 - baling waste or scrap metal by hand or machine;
 - carrying mortar, bricks, stone, concrete or other materials;
 - cutting, drilling, chasing and plugging in brick and concrete;
 - breaking, chipping, compacting, loosening or ramming earth, concrete, rock, sand, soil, stone or other materials by means of a power-driven hand-held tool or device such as earth-hammer, jack-hammer, paving breaker, rockdrill or scabbler;
 - oiling and greasing of machinery;
 - removing stains and cement on stone, artificial stone, slate, terra-cotta or similar surfaces with carborundum blocks or rubbing machines;
 - scrubbing down and cleaning, using steel wire brushes or scrubbing brushes;
 - cladding roofs with grass;
 - gauging sand, stone and cement;
 - cutting up scrap metal by hand;
 - repetitive cutting of rough materials on site with power tools;
 - cooking or otherwise preparing or serving meals;
 - delivering or collecting messages, letters parcels or goods on foot or by means of a bicycle, tricycle or handpropelled vehicle;
 - making, maintaining or drawing fires or removing asbes, refuse or waste;
 - making or serving tea or similar beverages;
 - cutting down, uprooting, removing or destroying trees or vegetation;
 - manually demolishing or breaking up buildings, walls or other structures;
 - manually hauling, pulling or pushing wheelbarrows, trolleys or other vehicles;
 - opening and closing valves or cocks, including control valves or cocks for pumps;
 - removing, emptying, cleaning or replacing sanitary pails or cleaning sewerage pipes or points;
 - performing any other work of an unskilled nature not elsewhere specified or apportioned to any other class or grade of employee, but excluding the activities included in the definition of "cleaner";

"glazier" means an employee who is engaged in the final fitting and fixing of glass into frames, who is registered with the Council as such and who has been issued with a registration card;

"guard" means an employee who is engaged in patrolling premises and guarding property where building work is being performed

"Industry" means the Building Industry;

"labour-only contract" means a contract, agreement, arrangement or understanding in terms of which an employer undertakes to do the work for which he is to be paid only for the provision of his own labour and/or that of his employees, if any, and where such employer is not responsible for the payments to manufacturers or merchants who in the ordinary course of their business supply material to the Building Industry, for all the material to be used in the execution of such work;

"labour-only contractor" means a contract, agreement, arrangement or understanding in terms of which an employer undertakes to do the work for which he is to be paid only for the provision of his own labour and/or that of his employees, if any, and where such employer is not responsible for the payment to manufacturers or merchants who in the ordinary course of their business supply material to the Building Industry, for all the material to be used in the execution of such work, and shall include the concept of any group of employees being shifted in an organized manner from one building site to another, irrespective as to whether or not they are working for an owner-builder as defined;

"married member" means, subject to the rules of the Medical Aid Fund, a member with one or more dependants;

"medical scheme" means—

- (a) a medical scheme registered under section 15 or provisionally under section 16 of the Medical Schemes Act, 1967 (Act 72 of 1967);
- (b) a medical scheme which, under section 2 of the Medical Schemes Act is not required to comply with the provisions of the said Act;

"member" means any person who contributes to any of the Benefit Funds operated by the Council in terms of this Agreement in order to obtain any benefit referred to in the rules of the Funds either for himself or for his dependants in terms of the rules and who has duly completed and submitted to the Council the specified application for membership form and has been admitted as a member of the Fund/s;

"North & West Boland Building Industry Medical Aid Fund" means a medical scheme continued and operated under a collective agreement concluded in terms of the Labour Relations Act, 1995, and exempted from the provisions of the Medical Schemes Act, 1967 in terms of section 2 of the Medical Schemes Act, No. 72, of 1967;

"Owner-Builder" means any person whatsoever, who employs persons, whether at remuneration or not, for the purpose of performing work in the Building Industry, as defined, on an existing dwelling-house, or with the purpose of erecting a new dwelling-house, and who has been issued with a licence as an owner-builder by the Council: Provided that a licence as an owner-builder shall be issued only if application therefor is made in such form and with the furnishing of such information as specified by the Council from time to time, and after payment of an amount of R20,00 to the Council, which amount shall cover the cost of the licence: Provided further that a licence as an owner-builder shall be issued only in respect of building work on a dwelling-house occupied or to be occupied by the applicant himself and not in respect of building work on any building to be used for business purposes or for letting purposes: Provided further that a licence as an owner-builder shall not be issued to the same person in respect of the building work on a second or more dwelling-house in the same village or town or its circumjacent municipal area within any continuous period of three years, or where the value of the building work (material plus labour costs) exceeds R65 000,00 per unit;

"overtime" means all time worked outside or in excess of the ordinary hours of work specified in clause 9 (1);

"pensioner" means a member of the Medical Aid Fund operated by the Council in terms of this Agreement who has retired from the service of an employer in the Industry whether on account of age or disability and who, at the time of such retirement, has had an aggregate period of membership of the Council's Medical Aid Fund of not less than 10 years;

"piece-work" means any system of work under which the minimum wage to which an employee is entitled is calculated solely on the quantity or output of work done irrespective of the time spent on such work;

"preferential tariff" means a tariff of fees for the Medical Aid Fund as agreed by the Council;

"probationary learner building worker" means a person other than a minor who is registered with the Council as a probationary learner building worker in terms of clause 7 (2) and who has been issued with the appropriate registration card by the Council, valid for a maximum of 28 consecutive working days, and who is engaged in the service of an employer who has entered into an employment agreement with the Council in terms of clause 7 (2);

"roofer" means an employee who is an artisan who is responsible for the setting out of a roof from drawings or otherwise, who determines the positions of battens, slates, tiles, sheets and other roofing material, including shingles, thatch, etc., who may fix flashings, gutters and downpipes to roofs, who is in charge of and who supervises the work of others engaged in roof construction and who is paid wages not less than that prescribed in clause 10 (1) (h) (1);

"rules" means the rules determined by the Council from time to time in terms of this Agreement in respect of the administration of the Benefit Funds operated by the Council in terms of this Agreement;

"Secretary" means the Secretary of the Council and includes any official nominated by the Council to act for the Secretary;

"single member" means, subject to the rules of the Medical Aid Fund, a member without dependants;

"skilled work" means work of a skilled nature which is normally and customarily performed by a person who has served a contract of apprenticeship or a period of training in terms of the Manpower Training Act, 1981, in any of the trades designated in terms of that Act, including the work of a carpet layer, ceiling and/or partition erector, floor layer, waterproofer or roofer as defined, and furthermore, without in any way limiting the ordinary meaning of the expression "skilled work", includes the following activities:

asphalting: Supervision of all asphalting operations;

bricklaying: Marking and setting out from plans; laying of preconstructed stone blocks, grille blocks, face and other bricks, glass bricks, capping and sill tiles, all brickwork corners, plumbing angles; tuck pointing; installation of prefabricated brick panel walls on site;

metal working: Marking and setting out; setting up and supervising machines; hand welding and brazing; drilling and tapping by hand; final filing and/or assembly; fixing of builders' smith and founder work, metal frames and stairs, and architectural metal work;

painting: Applying paint, varnish, texture coating, resin-bonded coating and other similar material to all surfaces; paperhanging and signwriting;

plastering: Modelling and model-making; mould-making; preparing preliminary ruling screeds; rendering materials to surfaces; granolithic work; screeds to floors to receive finished covering such as blocks and vinyl floor tiles, sheeting, etc.;

plumbing and drainlaying: Marking out; setting out; final fixing of assembled piping and fixtures; soldering and brazing on site; supervising laying of pipes to falls;

shopfitting: All operations under shop joining, plus assembling and fixing of shopfronts, shop, office and bank fittings;

shop joinery: Marking and setting out; manufacturing, assembling, planning, finishing and fixing finished woodwork;

steel work: Supervision of bending, placing and fixing in position of steel reinforcement and steel construction materials;

stone and monumental masonry: Drawing, designing and setting out of letters and enrichments; cutting and carving of letters by hand and pneumatic hammer; final surfacing and finishing, excluding polishing, of stone or substitute material by hand to size; setting up machines; setting stone on mortar beds; marking out; fixing of pre-cast or artificial stone or marble;

structural carpentry: Marking out, setting out, fabricating, leveling, plumbing, cutting, adjusting, securing, lining up and fixing materials;

tiling: Setting and fixing of tiles, mosaics, or other similar materials;

waterproofing: Supervision of waterproofing workers and general workers engaged on waterproofing or damp-proofing operations;

wood machining: Setting up machines; supervising machines;

"stamp" means the official stamp voucher sold by the Council to employers;

"structure" includes walls, boundary, garden and retaining walls and monuments;

"task work" means any system of work under which the minimum quantity or output of work to be done in a specified time is fixed as a condition for the payment of the wages specified in clause 10 (1);

"learner building worker Category 4" or 3" or 2" or 1" means an employee duly approved and registered with the council in terms of clause 7 (2) and issued with the appropriate registration card and who may perform skilled work for an employer who has entered into an employment agreement with the Council in terms of clause 7 (2), in any of the skilled trades designated in terms of the Manpower Training Act, 1981, and in the trades of blocklayer, carpet layer, ceiling and/or partition erector, floor layer, glazier, roofer and waterproofer;

"wage" means that portion of remuneration payable in money to an employee in terms of clause 10 (1) in respect of the ordinary hours laid down in clause 9 (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 10 (1) it shall mean such higher amount;

"working day" means any day other than Saturday, Sunday or any public holiday or the annual leave period as prescribed in clause 9 (6) of this Agreement in respect of which the ordinary hours of work laid down in clause 9 (1) apply;

"working employer" or **"partner"** means any employer or any partner who is an employer and who himself performs any work included in the definition of "Building Industry".

"working week" means the customary pay-week of an establishment.

5. LEVELS OF BARGAINING

The Council shall be the forum for negotiating all matters pertaining to this Agreement.

6. REGISTRATION OF EMPLOYERS

(1) Every employer in the Industry to whom this Agreement is applicable, shall ensure that he is registered with the Council.

(2) An employer shall register with the Council by furnishing the required particulars to the Council on the specified form.

(3) Every employer shall notify the Council in writing of any change in the particulars furnished on registration or of ceasing operations in the Industry within 14 days of such change or of ceasing operations.

(4) A certificate of registration signed by either the Chairman or the Secretary of the Council shall be issued to each employer registered.

(5) An employer who does not pay to the Council the levies and contributions payable by him and his employee each week on due date as determined in this Agreement, shall pay interest to the Council at the prime rate charged by the Council's bank calculated from due date to date of payment, which interest shall accrue to the general funds of the Council.

(6) Where a partnership, company or close corporation is operating as a labour-only contractor with working partners, directors or members, the partnership, company or close corporation shall upon registration nominate in writing one of the working partners, directors or members as the responsible person for assuring that the partnership, company or close corporation complies with all the provisions of the Agreement in respect of the working partners, directors or members.

(7) Subject to the provisions of the Basic Conditions of Employment Act, 1983, every employer shall keep the following records in respect of every employee in his employment

- the Bargaining Council number;
- the identity number, full name and residential address;
- the employee's occupation and status;
- record of normal and overtime time worked;
- record of remuneration paid and the calculation thereof including all deductions.

(8) (a) Every employer in the Industry at the date of coming into operation of this Agreement, and every employer who enters the Industry after that date shall, within 21 days of such date or of the date upon which such employer commences operations, lodge with the Council a guarantee acceptable and equal, to the aggregate of R10 000,00, to cover—

- (i) two week's wages at the rates specified in clause 10 (1);
- (ii) two week's contributions payable to the Council in terms of clauses 14, 15, 16, 17, 20 and 23 of this Agreement
- (b) Subject to a minimum amount of R2 000,00
- (c) No interest shall be payable to the employer on any cash guarantee furnished to the Council.

7. REGISTRATION OF EMPLOYEES

(1) General:

- (a) No person may be employed in the Building Industry unless he has been registered with the Council in the manner specified in this Agreement.
- (b) The Council shall issue to each registered employee a Bargaining Council identity card, and the employee shall be required to retain that card at all times whilst engaged in work in the Building Industry.
- (c) The Council shall bear the initial costs of the Bargaining Council identity card, but the employee shall be liable for the costs of the replacement of any lost identity card.
- (d) If, at any stage, the employer in conjunction with the trade union, is of the opinion that a registered employee, who at the time is registered with the Council for less than three years, is not performing his duty to an acceptable level of proficiency, the employer may at his own cost, require that the employee undergo a qualifying trade test under section 28 of the Manpower Training Act, 1981. Should the employee be unable to meet the proficiency level for which he was registered, the Council shall re-register that employee in accordance with the result of the section 28 trade test.

(2) Probationary learner building worker and learner building worker:

- (a) A registered employer may employ any person, other than a minor or a person eligible for indentureship as an apprentice in terms of the Manpower Training Act, 1981, as a probationary learner building worker or a learner building worker, after such person has been registered by the Council in the specified manner.
- (b) Upon receipt of the specified application form, the Council shall register the learner in the appropriate employee category, and enter the learner's name in a register. The learner shall then be entitled to perform work in the designated trade in respect of which he has been registered.
- (c) The learner shall be entitled to undergo training under the auspices of the Building Industries Training board, or any other accredited training institution approved by the Council, and his employer.
- (d) A probationary learner building worker shall be registered as a learner building worker Category 4, after he has been employed as such for a maximum of 28 consecutive calendar days (4 weeks) and provides the Council with a letter of reference from an employer who shall employ him as a learner building worker Category 4;
- (e) A learner building worker Category 4, shall be registered as a learner building worker, Category 3—
 - (i) on having been employed in his trade with an employer as a learner building worker Category 4, for a minimum of 31 weeks and a maximum of 41 weeks; and
 - (ii) on having attended a recognized training institution for instruction in his trade; and
 - (iii) on having passed all the modules of phase one of the course content for his trade.
- (f) A learner building worker Category 3, shall be registered as a learner building worker Category 2—
 - (i) on having been employed in his trade with an employer as a learner building worker Category 3, for a minimum of 39 weeks and a maximum of 49 weeks; and
 - (ii) on having attended a recognized training institution for instruction in his trade; and
 - (iii) on having passed all the modules of phase two of the course content for his trade.
- (g) A learner building worker Category 2, shall be registered as a learner building worker Category 1—
 - (i) on having been employed in his trade with an employer as a learner building worker Category 2, for a minimum of 39 weeks and a maximum of 49 weeks; and
 - (ii) on having attended a recognized training institution for instruction in his trade; and
 - (iii) on having passed all the modules of phase three of the course content for his trade.
- (h) A learner building worker Category 1, shall be registered as an artisan—
 - (i) on having been employed in his trade with an employer as a learner building worker Category 1, for a minimum of 39 weeks and a maximum of 49 weeks; and
 - (ii) on having attended a recognized training institution for instruction in his trade; and
 - (iii) on having passed a minimum of 100 per cent of the course content for his trade; and
 - (iv) on having completed his PPC's (Production Performance Criteria) with an employer or at a recognized training institution; and
 - (v) on having passed a category B trade test for his trade at an accredited trade test centre.
- (i) The learner building worker shall be entitled to payment of wages in accordance with the wage specified in respect of his category in terms of clause 10 (1) of this Agreement.

(3) Building workers:

- (a) A person in a specified category shall be registered as a building worker in that category in the following circumstances—
 - (i) in respect of Category 4, any person who—
 - (aa) is deemed to be qualified to work as an operator of a floor sanding machine or as an operator of a stone and terrazzo polisher; or
 - (ab) has been registered as a learner building worker Category 4, and has failed to qualify for registration as a learner building worker Category 3;
 - (ii) in respect of Category 3, any person who has either—
 - (aa) been registered as joinery assembler in terms of the provisions of the Former Agreement of the Council; or
 - (ab) completed a contract of learnership in terms of this Agreement as a joinery assembler and has passed a trade test approved and recognized by the Council; or
 - (ac) been registered as a learner building worker Category 3, and has failed to qualify for registration as a learner building worker Category 2;

- (iii) in respect of Category 2, any person who—
 - (aa) is deemed to be qualified to work as a forklift operator; or front end loader operator; or has either
 - (ab) been registered as a blocklayer or glazier in terms of the provisions of the Former Agreement of the Council; or
 - (ac) completed a contract of learnership in terms of this Agreement in the trade of blocklayer or glazier and has passed a trade test approved and recognized by the Council; or
 - (ad) been registered as a learner building worker Category 2, and has failed to qualify for registration as a learner building worker Category 1;
- (iv) in respect of Category 1, any person who:
 - (aa) is deemed to be qualified to work as a crane operator; or has either
 - (ab) been registered as a artisan ceiling and partition erector, carpet and floor layer, or artisan waterproofer in terms of the provisions of the Former Agreement of the Council; or
 - (ac) completed a contract of learnership in the trade of artisan ceiling and partition erector, carpet and floor layer, or artisan waterproofer and has passed a trade test approved and recognized by the Council; or
 - (ad) been registered as a learner building worker Category 1, and has failed to pass 100% of the modules making up the course content for his trade.
- (b) Application for registration in any of the above categories, shall be made to the Council in the manner determined by the Council.
- (c) A Building worker Category 1 shall not be registered as an Artisan unless he has passed the requisite trade test.
- (d) The Council shall register the building worker in a register, and the building worker shall be entitled to perform those facets of skilled work that fall within the modules for which he has obtained a proficiency level within the trade category in respect of which he has been registered.
- (e) The building worker shall be entitled to payment of wages in accordance with the wage prescribed in respect of his category in terms of clause 10 (1) of this Agreement.

(4) Artisan:

(a) Artisan Category 3:

Any person who has either—

- (i) been registered as an artisan in terms of the provisions of the Former Agreement of the Council; or
 - (ii) been employed in the Building Industry either within or outside the area of jurisdiction of the Council as a skilled worker, and has achieved a level of competency equivalent to that required of an artisan and who has passed a trade test approved and recognized by the Council; or
 - (iii) been employed outside the area of jurisdiction of the Council as a skilled worker and furnishes the Council with such documentary and other proof as the Council may deem necessary to substantiate the applicant's competency;
- shall upon application to the Council in the manner as specified by the Council, be registered as a Artisan Category 3.

(b) Artisan Category 3A:

- (i) Any employee who is required or permitted to perform skilled work as defined in this Agreement in the Magisterial Districts of Ceres, Tulbagh or Worcester, and who has been registered as a Craftsman Grade 2 in terms of the Former Agreement of the Council, shall be deemed to be an Artisan Category 3A.
- (ii) The Council shall no longer register Artisans Category 3A.

(c) Artisan Category 2:

Any employee who has passed a qualifying trade test under section 13 (12), 28 (3) or 30 (6) of the Manpower Training Act, 1981, but does not qualify for registration as an artisan Category 1, shall upon application in the manner as specified by the Council, be registered as an artisan Category 2.

(d) Artisan Category 1:

Any employee who—

- (i) has been registered as a craftsman Grade I in terms of the provisions of the Former Agreement of the Council; or
- (ii) has been issued with a National Technical Certificate, Part II (N2) and has passed a qualifying trade test under section 13 (12), 28 (3) or 30 (6) of the Manpower Training Act, 1981, shall upon application in the manner as specified by the Council, be registered as an artisan Category 1.

- (e) An artisan shall be entitled to payment of wages in accordance with the wage specified in respect of his category in terms of clause 10 (1) of this Agreement.

8. EMPLOYMENT STANDARDS

(1) Employment of Minors:

No persons under the age of 15 years shall be employed in the Industry.

(2) Trial Period of Employees:

- (a) The employees for whom wages are specified in clause 10 (1) (a) to and including 10 (1) (d) of this Agreement, shall upon employment in the Industry with any employer engaged in the Industry, be subject to a trial period of 42 working hours, not necessarily consecutive.
- (b) Notwithstanding anything to the contrary contained in this Agreement, the employee concerned shall, during the trial period referred to in subclause 8 (2) (a) hereof, be entitled only to the wage prescribed in clause 10 (1) of this Agreement in respect of all hours worked, without any employer contributions to the holiday fund or any other benefit fund of the Council.
- (c) During the trial period referred to in subclause 8 (2) (a) hereof, the employee's employer will not be compelled to issue the benefit stamp of the Council to the employee concerned.

(3) Prohibited Employment:

- (a) No employer shall require or permit any person other than a registered artisan, probationary learner building worker, learner building worker, building worker, an apprentice registered with the Building Industry Training Board or a foreman, to perform skilled work in the Industry.
- (b) No employer, foreman, artisan, or any other employee employed in a supervisory capacity by an employer shall instruct, require or permit any employee, other than those referred to in subclause 8 (3) (a) hereof, to perform skilled work.
- (c) No employee, other than those referred to in subclause 8 (3) (a) hereof, shall perform skilled work in the Industry.
- (d) Notwithstanding anything to the contrary in this Agreement, no provision which prohibits the engagement or employment of an employee on any category of work or on any conditions, shall be deemed to relieve the employer from paying the remuneration and observing the conditions which he would have had to pay or observe, had such engagement or employment not been prohibited, and the employer shall continue to pay such remuneration and observe such conditions as if such engagement had not been prohibited.

(4) Prohibition of piece-work and task-work:

- (a) The giving out by an employer or the performance by an employee or any group of persons of work on a piece-work and/or task-work basis is prohibited.
- (b) Notwithstanding the provisions of subclause 8 (4) (a), it shall be permissible, by mutual agreement between any individual employer and his employees, or any group of persons other than apprentices, to introduce and to operate a system of incentive payments: Provided that as a result of the introduction and operation of such system the remuneration and other monetary benefits accruing the employees shall not be less than those specified in this Agreement: Provided further that the other provisions of this Agreement are adhered to in every respect.

(5) Labour-only contractors:

- (a) No Labour-only contractor shall undertake work in the Building Industry in terms of a Labour-only contract unless he is registered with the Council as an employer or, if he is not an employer, as if he was an employer.
- (b) Contractors shall only award work to Labour-only contractors if proof of registration with the Council can be provided and compliance with the Council's Agreement is verified by the Council. Contractors will not be responsible for claims by the employees of Labour-only contractors, if the contractors has fulfilled this condition.
- (c) Contractors who fail to comply with the provisions of subclause 8 (5) (b) shall only, however, be held responsible for the payment of wages and contributions of the employees of the unregistered Labour-only contractor, if such Labour-only contractor is unable to fulfill his obligations in terms of this Agreement.

9. TERMS OF EMPLOYMENT

(1) Ordinary hours of work:

- (a) No employee shall ordinarily be required to work more than the following hours:

Category	Daily hours	Weekly hours
Guards.....	12 hours	60 hours.
Drivers	10 hours	46 hours.
All other employees.....	9 hours	42 hours.

- (b) With the exclusion of guards, ordinary hours shall be worked between 07:00 and 19:00 daily, Monday to Friday. Guards shall be required to work no more than six (6) consecutive days in any week.

- (c) *Paid working time.*—The daily paid working time of an employee shall commence when the employee starts working at his actual place of work or job site, and shall end when the employee stops working at his actual place of work or job site, and shall exclude all travelling time to and from the actual place of work or job site: Provided that if the employee, on the instructions of the employer, has to move to another place of work or job site after his daily paid working time has already commenced, such travelling time shall be deemed to be time worked by the employee.

(2) Intervals:

- (a) Every employee shall be entitled to daily meal and/or rest intervals totalling no more than sixty (60) minutes, which shall not form part of ordinary working hours, and shall be at such times as agreed with his employer.
- (b) No employer shall require an employee to work more than five (5) continuous hours without an interval.

(3) Shift work:

An employer may require his employees to work in shifts, provided that no employee shall be required to work more than one 8- or 12-hour shifts during any period of twenty-four (24) hours.

(4) Overtime:

- (a) All time worked in excess of the number of ordinary hours of work in one week shall be overtime.
- (b) An employer may request, which request shall not be unreasonably rejected, an employee to work overtime not exceeding four (4) hours per day, Monday to Friday, and not exceeding eight (8) hours on Saturdays or Sundays: Provided that by mutual voluntary agreement, longer hours may be worked.
- (c) An employee who is engaged in a continuous process of work shall be obliged to work until that process is completed, and shall be paid at overtime rates, as specified in this Agreement.

(5) Public holidays:

The Public Holidays proclaimed in terms of the Public Holidays Act, 1994, shall be recognized as paid public holidays. Employees who work on public holidays shall be entitled to the wage specified by clause 10 (4) except that the public holidays falling within the annual leave period specified in clause 9 (6) of this Agreement, shall be paid in the benefit stamp.

(6) Annual leave:

- (a) Every employee shall be entitled to annual leave during the building industry shutdown period, the dates of which shall be determined by the Council not later than 30 June of every year.
 - (i) The 1998/1999 annual building industry shutdown period shall commence at 17:00 on 11 December 1998 and end at 08:00 on 4 January 1999.
- (b) Notwithstanding the terms of subclause 9 (6) (a) above, an employee may agree in writing with his employer to work during the period of annual leave and shall be paid the gross wage (the basic wages specified in clause 10 (1) plus the employer contributions referred to in clauses 14, 15, 16, 17 and 20 of this Agreement) for any time worked during that period, with the proviso that nobody shall work during the period 17:00 on 24 December to 08:00 on 2 January.
- (c) Guards and other employees who had to work during the above period shall be granted leave by agreement with their employers equal to the period worked during the annual shut down.

(7) Sick leave:

An employee shall be entitled to sick leave in accordance with the provisions of the Sick Pay Fund for the Building Industry, and clause 17 of this Agreement, and to payment for the period of such sick leave in terms thereof.

(8) Termination of contract of employment:

- (a) An employer or employee who intends terminating a contract of employment shall—
 - (i) during the employee's first 20 hours in the employment of the employer, give the other party one (1) working hours' notice of termination of such contract;
 - (ii) if the employee has worked for the employer for between 20 and 168 hours, give the other party one (1) working day's notice of termination of such contract;
 - (iii) if the employee has worked for the employer for 169 hours or longer, give the other party five (5) working days notice of termination of such contract: Provided that if any written contract of employment provides for a period of notice of equal duration for both parties which is longer than that prescribed in this clause (8) (a), notice shall in accordance with such contract be given over such longer period.
- (b) Notice in terms of subclause 9 (8) (a) (i) may be given on any working day but not later than one (1) hour before the normal finishing time, and shall terminate one (1) hour after notice has been given.
- (c) Notice in terms of subclause 9 (8) (a) (ii) may be given on any working day, and the period of notice shall terminate at the normal finishing time of the employee on the working day immediately following the day on which notice was given.
- (d) Notice in terms of subclause 9 (8) (a) (iii) may be given on any working day before 12 noon, and shall commence as from 08:00 on the following working day.

- (e) Notwithstanding the provisions of this clause either party shall be entitled to terminate the contract of employment without notice by making payment in lieu of the requisite notice.
- (f) In the event of an employee absconding, or not making the appropriate payment in lieu of notice, and where the employer has proven such, the employer shall be entitled to deduct the appropriate notice pay from any moneys due in terms of the Holiday Fund.
- (g) Nothing in this clause shall effect the right of an employer or employee to terminate a contract of employment without notice for any reason recognised by law as sufficient.
- (h) A contract of employment shall be automatically terminated if an employee is absent from work without the employer's consent for a continuous period of five (5) calendar days, unless such absence is due to circumstances beyond his control.

(9) Lay-off and suspension:

- (a) An employer shall be entitled to lay-off an employee temporarily—
 - (i) on account of inclement weather;
 - (ii) on account of a shortage of materials, due to circumstances beyond the control of the employer; and
 - (iii) on account of a temporary shortage of work: Provided that one day's notice is given, and that such notice includes the reason for the lay-off, and the period of the lay-off where possible: Provided further that the employer shall not be liable to pay the employee any remuneration during such lay-off.
- (b) An employee may be laid off for a continuous period not exceeding 20 working days, provided that at the end of such period the employee is given the option of being retrenched according to the procedure outlined in clause 9 (10), or being laid off for a further continuous period of 20 working days, whereupon the option is repeated.
- (c) No employer shall unilaterally suspend an employee from work for any period as a disciplinary measure, without giving the employee a fair hearing.

(10) Retrenchment:

- (a) An employer who proposes retrenchment shall, by no later than ten (10) working days before the proposed date of notice of the termination of any employee's services, provide any of the trade union parties of which prospective retrenchedes may, to his knowledge be members, with the following information in writing:
 - (i) the number of employees who may be retrenched, together with their names, duration of service, Council Holiday Fund numbers, and job categories;
 - (ii) the proposed date of implementation of retrenchment;
 - (iii) the reasons for the proposed retrenchment, including all alternatives which the employer has considered and the reasons for their rejection;
 - (iv) the proposed date for consultations with the trade union(s) and/or employee(s) likely to be affected;
 - (v) the proposed severance pay;
 - (vi) the employer's proposals for assistance to retrenchedes, including the possibility of re-employment.
- (b) In the event that an employee likely to be affected by the proposed retrenchment is not a union member, the information referred to in subclause 9 (10) (a) above shall be forwarded directly to that employee.
- (c) The trade union(s) and/or the employee(s) shall provide the employer with written response to its retrenchment proposals no later than three (3) working days before the proposed date of consultation, which shall include all of its proposals in respect of the retrenchment.
- (d) The employer shall attempt to reach consensus with the trade union(s) and/or employee(s) on the retrenchment proposals through consultation, provided that should consensus not be reached before the expiry of the ten (10) day period referred to in subclause 9 (10) (a) above, the employer shall be entitled to implement its retrenchment proposals.
- (e) The employer shall be entitled to implement its retrenchment proposals at any stage if the trade union(s) and/or employee(s) does not provide its written responses or refuses and/or fails to consult with the employer in accordance with this clause.
- (f) An employee who is retrenched in terms of this clause shall be entitled to a severance payment as provided for in terms of section 196 of the Labour Relations Act, 1995 (one week of that employee's current remuneration (basic wage plus the employer's contributions to the employee's benefit funds provided for in this Agreement) per completed year of continuous service with his employer).

10. REMUNERATION

(1) Basic wages:

The basic wage in the Industry shall be as follows:

Category of employee	Area 'A' R Per hour	Area 'B' R Per hour	Area 'C' R Per hour	Area 'D' R Per hour
(a) Cleaners.....	3,99	3,99	3,52	2,80
(b) (1) General workers, manufacturing workers, dumper drivers and hoist operators.....	4,98	4,98	4,46	3,54
(2) Guards (full time)	209,16	209,16	187,32	148,68
(c) Building worker Category 4.....	5,56	5,56	4,94	3,98
(d) Building worker Category 3.....	6,21	6,21	5,56	4,48
(e) Building worker Category 2.....	6,94	6,94	6,26	5,04
(f) Building worker Category 1	7,75	7,75	7,04	5,67
(g) Artisan Category 3: Painters and roofers.....	8,66	8,66	7,92	6,38
(h) (1) Artisan Category 2: painters and roofers.....	9,67	9,67	8,91	7,17
(2) Artisan Category 3: in all other trades	9,67	9,67	8,91	7,17
(i) (1) Artisan Category 2: in all other trades	10,80	10,80	10,02	8,07
(2) Artisan Category 3A: painters.....	10,80	—	8,91	—
(3) Artisan Category 1: painters and roofers.....	10,80	10,80	10,02	8,07
(j) Artisan Category 3A: in all other trades	11,30	—	10,02	—
(k) Artisan Category 1: in all other trades	12,06	12,06	11,27	9,08
(l) Drivers of motor vehicles and operators of power driven plant who are required to be in possession of a—	Per week	Per week	Per week	Per week
(1) Code 5-8 licence.....	209,16	209,16	187,32	148,68
(2) Code 9-10 licence.....	233,52	233,52	207,48	167,16
(3) Code 11 licence	260,82	260,82	233,52	188,16
(4) Code 13 licence	291,48	291,48	262,92	211,68
(5) Code 14 licence	325,50	325,50	295,68	238,14
(m) Apprentices	Per hour	Per hour	Per hour	Per hour
(n) (1) Learner building worker Category 4	5,56	5,56	4,94	3,98
(2) Learner building worker Category 3	5,56	5,56	4,94	3,98
(3) Learner building worker Category 2	6,21	6,21	5,56	4,48
(4) Learner building worker Category 1	6,94	6,94	6,26	5,04
	7,75	7,75	7,04	5,67

Provided that the aforementioned wages shall not be less than those prescribed in terms of the Manpower Training Act, 1981: Provided further that the wages specified above for drivers/plant operators shall be payable if such employees have worked 42 normal hours or more but not more than 46 normal working hours in any week. If such employees have, however, worked less than 42 normal working hours in any week, their wages for the respective week shall be calculated as follows: The above specified wages divided by 42 hours, multiplied by the actual number of normal working hours worked.

(2) Higher wages:

Nothing in this clause shall prevent an employer from paying more than the specified basic wage specified in subclause (1) hereof, provided that no party to this Agreement or any employee shall be entitled to embark upon a strike or lock-out to compel an employer to pay more than the basic wage specified in this Agreement.

(3) Overtime:

- (a) An employer shall pay an employee, who works overtime in accordance with clause 9 (4) (a) as follows:
 - (i) in respect of overtime up to one hour daily on Monday to Thursday inclusive, his wage in respect of each hour or part of an hour so worked in any week;

(ii) in respect of overtime worked—

(aa) in excess of one hour daily on Monday to Thursday inclusive, one and one third;

(ab) on Fridays, one and one third; and

(ac) on Saturdays prior to 17:00; one and a half—

times this hourly wage in respect of each hour or part of an hour so worked in any week, subject however, to the employee having worked 42 hours, Monday to Saturday, inclusive, during the specific pay-week.

(ii) in respect of overtime worked—

(aa) after 17:00 on Saturdays;

(ab) on Sunday and up to the normal starting time on Mondays;

(ac) during the leave periods prescribed in clause 9 (6)—

two times his hourly wage in respect of each hour or part of an hour so worked in any week.

(b) Notwithstanding the terms of subclause 10 (3) (a), if an employee has worked less than 42 hours during a specific pay-week, overtime worked on normal work days and/or on a Saturday during the specific pay-week, may be used to make up the 42 normal working hours.

(4) Public holidays:

(a) An employee who is not required to work on a Public Holiday proclaimed as such in terms of the Public Holiday Act, 1994, which would normally be a working day, shall receive his normal daily basic wage in respect of that public holiday.

(b) An employee who is required to work on a public holiday which would normally be a working day shall, in addition to the payment in terms of subclause 10 (4) (a), be paid at his ordinary basic wage in respect of all hours worked on that day.

(c) An employee required to work on a public holiday which falls on a Saturday or a Sunday will be remunerated at two times his hourly wage in respect of each hour or part of an hour so worked.

(5) Shift work:

An employee who works any shift other than the shift during the ordinary hours of work shall receive the basic wage payable under clause 10 (1), plus fifteen per cent (15%), provided that the provisions of this subclause shall not apply to guards.

(6) Dangerous work:

(a) In addition to the wages specified in clause 10 (1), an employer shall pay to his employee not less than ten per cent (10%) of such wage in respect of each hour or part of an hour during which such employee is engaged in performing dangerous work.

(b) For the purpose of this subclause, "dangerous work" means any work—

(i) classified as dangerous in any statutory law, provincial ordinance or municipal bylaw or regulation relating to the Building Industry and operative in any town or place in or at which such work is performed;

(ii) performed on the outside of a building other than in the course of the erection of a new building, on or from a swinging scaffold, boatswain's chair, or a roof or extension ladder at a height of more than 10 m from ground level in connection with the renovation, alteration or repair of such building or the erection of illuminations or the hanging of bunting;

(iii) performed on an independent chimney or steel stack at a height of more than 10 m from the ground level; and

(iv) performed in old sewers or in trenches over 5 m in depth.

(7) Allowances:

(a) An employee who in the performance of his duties is required to work away from his ordinary place of residence on a job so situated that such employee can be said to be unable to return to his normal place of residence daily shall, in respect of every night such employee spends away from his ordinary place of residence, be afforded suitable sleeping accommodation which is totally waterproof, properly ventilated, has covered flooring and a bed, free of charge to the employee in close proximity to the place of work, and if three meals per day are not provided free of charge by the employer, a living away allowance of R10,10 per night shall additionally be paid to all employees for whom wages are determined in this Agreement. All relevant transport shall also be provided free of charge by the employer.

(b) No employer shall make it a condition of employment of an employee that such employee shall use his motor-car or other vehicle in connection with the employer's business.

11. WAGE PAYMENT PROCEDURE

(1) Payment of wages:

- (a) An employee shall receive payment of his wages at the time and place stipulated by his employer, provided that payment shall be made—
 - (i) in weekly, fortnightly or monthly intervals;
 - (ii) in cash, by cheque or by means of electronic bank transfer, as agreed between the employer and the employee;
 - (iii) by no later than the close of business on the final working day of each pay interval.
- (b) With the exception of payment by means of electronic bank transfers, an employee's remuneration shall be paid on the site where he is employed, or at the office or workshop of the employer.
- (c) An employee whose services are terminated shall receive payment of the appropriate wage on or before the date of termination of his services.
- (d) Every employer shall provide each of his employees with a payslip indicating the employer's name, the name and occupation of the employee, and the period for which payment is made. The payslip shall indicate the calculation of the employee's gross remuneration, employer contributions to benefit funds, deductions, overtime payments, allowances and net remuneration.
- (e) All payments made in cash shall be enclosed in a sealed envelope.
- (f) An employer shall, at the time of payment of an employee's remuneration, provide him with the benefit stamps of the Council to which such employee is entitled.

(2) Deductions from wages:

- (a) An employer shall be entitled to make deductions from an employee's wages—
 - (i) in respect of employee contributions in respect of holiday fund—clause 14 (3), medical aid fund—clause 15 (6), retirement funds—clause 16 (5), sick pay fund—clause 17 (4), stabilisation fund—clause 18 (2), expenses of the Council—clause 20 (2), trade union subscriptions—clause 21 (1) and 21 (2), W.P.B. & A.T sick fund—clause 24 (1) specified by this Agreement;
 - (ii) if he is entitled or required to do so by law;
 - (iii) in respect of any other matter, with the employee's written consent.

12. STORAGE AND PROVISION OF TOOLS

(1) Every Artisan, Learner Building Worker, Building Worker or Apprentice shall be required, at all times, to be in possession of such tools as are necessary to perform the designated category of work in respect of which he is registered, as specified by the Council from time to time, and shall further be required to maintain such tools in good working order and condition at all times, and shall ensure that all his tools are permanently marked with his name.

(2) Each employee shall be required to provide his own toolbox for storage of his tools when not in use, which shall be capable of being securely locked.

(3) An employer shall provide a suitable place to store an employee's toolbox at each site, and shall ensure that such place is locked at all times. This provision shall not apply to jobbing work.

(4) An employer shall insure the tools of an employee against loss by fire or theft.

(5) If an employer fails to provide a lock-up in terms of subclause 12 (3), or if an employer after normal working hours fails to keep a lock-up securely locked in terms of subclause 12 (3), or if an employer fails to insure the tools of an employee against loss by fire or theft, such employer shall, if an employee loses his tools as a result of such action or omission, be liable for the loss of such tools and shall pay to the Council, the amount determined by the Council as the value of the tools lost, but only if the employee has complied with subclauses 12 (1) and 12 (2).

13. BENEFIT STAMPS

(1) Every employee who works for an employer for at least 25 hours in any week shall be entitled to receive benefit stamps in terms of this Agreement, and shall for purposes of this Agreement be deemed an "eligible employee".

(2) Contributions and amounts to be deducted and paid to the Council in terms of this Agreement and which will be included in the Council's benefit stamps, shall, where an employee has worked for two or more employers in the same contribution week be deducted and paid by the employer by whom such employee was first employed during that week for 25 hours or more, and shall not be made for more than 42 hours in any week.

(3) An employer shall purchase stamps in the specified form from the Council for the purpose of making the contributions specified in this Agreement in respect of eligible employees, and shall be entitled to obtain a refund from the Council in respect of unused stamps by making application to the Council by no later than 30 June of the year following that in which the stamps were issued.

(4) Every employee to whom stamps are issued shall retain them in a contribution book issued by the Council for these purposes, which may be obtained on application to the Council. No payment shall be made by the Council in respect of stamps not contained in an official contribution book, which shall further remain the property of the Council.

(5) The Council may in its discretion issue separate stamps and contribution books in respect of each of the funds provided for this Agreement, and may combine any such stamps and/or stamp books.

14. HOLIDAY FUND

(1) The Holiday Fund is hereby continued and shall be continued to be administered by the Council for the purposes of providing eligible employees with leave pay for the period of annual leave in terms of clause 9 (6) Moneys contributed to the fund by employers shall be invested as provided for in terms of section 53 (5) of the Act.

(2) *Contributions by the employer.*—(a) An employer shall contribute an amount to the Holiday Fund on behalf of an eligible employee for each week that the employee remains in his employ ("a contribution week"), which amount shall be calculated as follows:

Category of employee	Area 'A'	Area 'B'	Area 'C'	Area 'D'
	R Per week	R Per week	R Per week	R Per week
Employees for whom wages are prescribed in—				
(i) clause 10 (1) (a)	10,08	10,08	9,24	7,14
(ii) clause 10 (1) (b) and (L) (1)	12,60	12,60	11,34	8,82
(iii) clause 10 (1) (c), (L) (2), (m) and (n) (1)	14,28	14,28	12,60	10,08
(iv) clause 10 (1) (d), (L) (3) and (n) (2)	15,96	15,96	14,28	11,34
(v) clause 10 (1) (e), (L) (4) and (n) (3)	17,64	17,64	15,96	12,60
(vi) clause 10 (1) (f), (L) (5) and (n) (4)	19,74	19,74	18,06	14,28
(vii) clause 10 (1) (g)	22,26	22,26	20,58	16,38
(viii) clause 10 (1) (h)	24,78	24,78	23,10	18,06
(ix) clause 10 (1) (i) (l) and (i) (3)	27,72	27,72	25,62	20,58
(x) clause 10 (1) (i) (2)	27,72	—	23,10	—
(xi) clause 10 (1) (j)	28,98	—	25,62	—
(xii) clause 10 (1) (k)	31,08	31,08	28,98	23,10

(b) Every employer shall pay the specified contribution to the Council on the employee's normal payday, and shall on that day endorse and issue the employee with the specified benefit stamps indicating the amount of the contribution made.

(3) *Contributions by the employee.*—(a) Every employer may on each payday deduct from the wages due every week to each eligible employee that has worked 25 hours or more but less than 42 hours during the respective contribution week, the contribution specified hereunder multiplied by the difference between the hours actually worked and 42 hours, as the employee's contribution to the holiday fund:

Category of employee	Area 'A'	Area 'B'	Area 'C'	Area 'D'
	c Per hour	c Per hour	c Per hour	c Per hour
Employees for whom wages are prescribed in—				
(i) clause 10 (1) (a)	24	24	22	17
(ii) clause 10 (1) (b) and (L) (1)	30	30	27	21
(iii) clause 10 (1) (c), (L) (2), (m) and (n) (1)	34	34	30	24
(iv) clause 10 (1) (d), (L) (3) and (n) (2)	38	38	34	27
(v) clause 10 (1) (e), (L) (4) and (n) (3)	42	42	38	30
(vi) clause 10 (1) (f), (L) (5) and (n) (4)	47	47	43	34
(vii) clause 10 (1) (g)	53	53	49	39
(viii) clause 10 (1) (h)	59	59	55	43
(ix) clause 10 (1) (i) (l) and (i) (3)	66	66	61	49
(x) clause 10 (1) (i) (2)	66	—	55	—
(xi) clause 10 (1) (j)	69	—	61	—
(xii) clause 10 (1) (k)	74	74	69	55

(4) Where applicable, eligible employees shall return their stamp books to the Council immediately after 31 October of each year, and shall be issued with a receipt therefor by the Council.

(5) The Council shall determine a date before the commencement of the annual leave period in terms of clause 9 (6) upon which eligible employees shall receive payment of the amount standing to their credit in the Holiday Fund, provided that no payment shall be made from the Holiday Fund—

- (a) unless the employee, where applicable, produces the receipt issued by the Council;
- (b) in respect of stamps which are erased, altered, mutilated or destroyed, unless the Council in its discretion decides otherwise;
- (c) in respect of stamps lodged with the Council by any person other than the employee in respect of whom such stamps were issued;
- (d) in respect of stamps issued by an employer after 31 October of each year, which shall be deemed to have been issued in respect of the following year;
- (e) in respect of more than 51 weeks in any single year ending on 31 October of that year;
- (f) if an employee fails to claim the value of the stamps within six (6) months of the commencement of the annual leave period, unless the Council in its discretion decides otherwise, and in which event the value of the stamps will accrue to the general funds of the Council;
- (g) in respect of deductions made in respect of an employee's Holiday Fund entitlement in terms of clause 9 (8) (f);
- (h) subject to subclause 14 (7), prior to the date determined by the Council in terms of this clause.

(6) In the event of an eligible employee's death, all amounts to his credit in the Holiday Fund shall be paid to his duly appointed nominee, if any. Should no nominee survive the employee, or should a surviving nominee fail to claim payment within twelve (12) months of the date of the employee's death, the amount to his credit shall be paid to his estate.

(7) Subject to subclause 14 (6) above, the amount standing to an employee's credit in the Holiday Fund shall not be transferable, and any employee who attempts to assign, transfer, cede, pledge or lend any stamp and/or contribution book shall forfeit the value of such stamp to the general funds of the Council.

(8) Notwithstanding anything to the contrary contained in this Agreement, the Council shall, on request of the trade union which is a party of this Agreement, be entitled to deduct from the amount standing to the credit of any employee in the Holiday Fund; any amount outstanding in respect of trade union and sick benefit fund subscriptions payable by such employee who is a member of the trade union which is a party to this Agreement, if the trade union can prove that the respective employee has signed an authority to this effect; and the amounts so deducted shall be paid over by the Council to the trade union and sick benefit fund concerned.

(9) Notwithstanding this expiry or cancellation of this Agreement, the Council shall continue to administer the Holiday Fund until such time as it is liquidated or transferred to any other fund created for the purpose of providing annual leave pay to employees.

(10) In the event of the Council being wound up or dissolved, the Holiday Fund will continue to be administered by a committee appointed for that purpose by the parties before the winding up of the Council, which shall consist of an equal number of employer and employee representatives. In the event of such committee being unable to fulfill its duties for any reason, the parties shall appoint a trustee or trustees to carry out its duties, which shall have the same powers as the committee for this purpose.

(11) In the event of there being no Council in existence at the time of the expiry of this Agreement, the Holiday Fund shall be liquidated by the committee or trustees appointed in terms of subclause 14 (10) above.

(12) In the event of liquidation of the Holiday Fund in terms of subclause 14 (9) or subclause 14 (10) above, the balance of the moneys remaining after payment of all claims against the Holiday Fund, including administration and liquidation expenses, shall be paid into the general funds of the Council. In the event of the Council having been wound up before the liquidation of the Holiday Fund, the balance of the moneys shall be distributed in equal shares between the parties to the Council immediately prior to its dissolution.

15. MEDICAL AID FUND

(1) The "North & West Boland Building Industry Medical Aid Fund" ("the Fund") established and operated under Government Notice R. 696 of 26 April 1974 as amended, extended, renewed and re-enacted from time to time, is hereby continued, and shall be continued to be administered by the Council in accordance with section 2 (1) (a) of the Medical Schemes Act, No. 72 of 1967, and in terms of the Act.

(2) *Objects to the Fund.*—The objects of the Fund shall be—

- (a) to assist members in regard to the cost of such medical services incurred by them or their dependants as may be provided for in the Rules from time to time;
- (b) to take such measures and do such things as the Council deems necessary for the prevention of sickness and accidents and for the improvement and promotion of health amongst members, their dependants and persons employed or engaged in the Industry;

- (c) to contract with any hospital, nursing home, convalescent home or other similar institution for the care of sick or convalescent members and their dependants;
- (d) to contract with any other person, body institution or authority in respect of medical service as may be specified from time to time;
- (e) to meet the cost of making such arrangements and to meet such expenses as may be necessary and expedient for the purpose of carrying out the above-mentioned objects.

(3) *Administration of the Fund.*—The Fund shall be administered by the Council in accordance with the rules which it may determine from time to time for this purpose ("the Rules") and all moneys shall be administered, invested and paid out in accordance with the Rules, the Constitution of the Council and section 53 (5) of the Act. Copies of the Rules shall be available for inspection at the offices of the Council.

(4) *Membership.*—Membership of the Fund—

- (a) shall be compulsory for all employees for whom wages are specified in clause 10 (1) of this Agreement, with the proviso that the Council may grant exemption from membership to individual employees on such terms as the Council may determine from time to time; and
- (b) may be granted on such terms as the Council may determine from time to time, to—
 - (i) persons other than those referred to in subclause 15 (4) (a) above who are directly involved in the Building Industry;
 - (ii) members of the fund, who, on account of age, disability or any other circumstances, retire from service as a pensioner;
 - (iii) the widow of a deceased member.
- (c) Membership of the fund shall terminate and entitlement to any benefits of the Fund shall cease—
 - (i) on a member's death;
 - (ii) immediately a member ceases working in the Building Industry for any reason whatsoever except in the event of his becoming a continuation member;
 - (iii) in the case of a widow, on her remarrying or taking up employment where membership of a medical scheme is compulsory;
 - (iv) on a finding by the Council after enquiry, that a member or any of his dependants have abused the rights and privileges afforded by the Fund;
 - (v) in the case of any member admitted in terms of subclause 15 (4) (a) who for more than eight consecutive weeks, and any other member who for more than two consecutive months, fails to contribute to the fund at the rates determined by the Council;
- (d) Benefits provided by the Fund are not transferable and any member who attempts to assign, transfer, cede, pledge or hypothecate his rights shall forthwith cease to be entitled to any benefits whatsoever and membership of the Fund in respect of himself and his dependants shall be terminated.
- (e) The Council may, at any time, exclude a member or dependant who at the date of commencement of membership was suffering from any deformity, infirmity, chronic disease or other ailment or any illness or accident attributable to such conditions.
- (f) Any member, whose membership has been terminated, shall forfeit all claims on the Fund and, if re-instated, shall be regarded as an entirely new member.

(5) *Contributions by the employer.*—(a) Every employer shall contribute an amount to the Fund on behalf of each eligible employee in respect of each contribution week that the employee remains in its employ, which shall be calculated as follows:

Category of employee	Area 'A'		Area 'C'		Area 'D'	
	R Per week					
Employees for whom wages are prescribed in—						
(i) clause 10 (1) (a)	14,28	14,28	14,28	14,28	9,66	
(ii) clause 10 (1) (b) and (L) (1)	17,64	17,64	17,64	17,64	12,60	
(iii) clause 10 (1) (c), (L) (2), (m) and (n) (1)	19,74	19,74	19,74	19,74	13,86	
(iv) clause 10 (1) (d), (L) (3) and (n) (2)	22,26	22,26	22,26	22,26	15,96	
(v) clause 10 (1) (e), (L) (4) and (n) (3).....	24,78	24,78	24,78	24,78	17,64	
(vi) clause 10 (1) (f), (L) (5) and (n) (4).....	27,72	27,72	27,72	27,72	20,16	
(vii) clause 10 (1) (g)	31,08	31,08	31,08	31,08	22,68	
(viii) clause 10 (1) (h)	34,44	34,44	34,44	34,44	25,20	

Category of employee	Area 'A'	Area 'B'	Area 'C'	Area 'D'
	R Per week	R Per week	R Per week	R Per week
(ix) clause 10 (1) (i) (1) and (i) (3)	38,64	38,64	38,64	28,56
(x) clause 10 (1) (i) (2)	38,64	—	34,44	—
(xi) clause 10 (1) (j)	38,64	—	38,64	—
(xii) clause 10 (1) (k)	43,26	43,26	43,26	32,34

(b) Every employer shall pay the specified contribution to the Council on the employee's normal payday, and shall on that day endorse and issue the employee with the Council's benefit stamps indicating the amount of the contribution made.

(6) *Contributions by the employee.*—(a) Every employer may on each payday deduct from the wages due every week to each eligible employee that has worked 25 hours or more, but less than 42 hours during the respective contribution week, the contribution specified hereunder, multiplied by the difference between the hours actually worked and 42 hours, as the employee's contribution to the Fund:

Category of employee	Area 'A'	Area 'B'	Area 'C'	Area 'D'
	c Per hour	c Per hour	c Per hour	c Per hour
Employees for whom wages are prescribed in—				
(i) clause 10 (1) (a)	34	34	34	23
(ii) clause 10 (1) (b) and (L) (1)	42	42	42	30
(iii) clause 10 (1) (c), (L) (2), (m) and (n) (1)	47	47	47	33
(iv) clause 10 (1) (d), (L) (3) and (n) (2)	53	53	53	38
(v) clause 10 (1) (e), (L) (4) and (n) (3)	59	59	59	42
(vi) clause 10 (1) (f), (L) (5) and (n) (4)	66	66	66	48
(vii) clause 10 (1) (g)	74	74	74	54
(viii) clause 10 (1) (h)	82	82	82	60
(ix) clause 10 (1) (i) (1) and (i) (3)	92	92	92	68
(x) clause 10 (1) (i) (2)	92	—	82	—
(xi) clause 10 (1) (j)	92	—	92	—
(xii) clause 10 (1) (k)	1,03	1,03	1,03	77

(7) The contributions payable by those members who have been granted membership of the Fund in terms of subclause 15 (4) (b) shall be as determined by the Council from time to time and shall be paid in such form as determined by the Council from time to time.

(8) The benefits payable under the Fund shall be determined from time to time by the Council in terms of the Rules of the Fund, provided that the payment of any benefits shall cease at any time when the amount to the credit of the Fund drops below R500 000,00 and until such time thereafter as the fund exceeds the amount of R1 000 000,00.

(9) Subject to the Rules of the Fund a member of the Fund shall not be entitled to benefits under the Fund until—

- (a) in the case of weekly contributors, 16 weeks' consecutive contributions have been made to the Fund; or
- (b) in the case of monthly contributors, four (4) months' consecutive contributions have been made to the Fund;
- (c) where the contributions referred to in subclause 15 (9) (a) and 15 (9) (b) are paid over a shorter period of time than the 16 weeks or 4 months, a waiting period equal to the number of contributions required shall apply.

(10) In the event of expiration of this Agreement, the dissolution or winding up of the Council or a cessation of its operations, the provisions of clause 14 (9) – 14 (12) relating the Holiday Fund shall apply equal to this Fund.

16. RETIREMENT FUNDS

(1) The pension fund known as the Building Industry Pension Fund and the provident fund known as the Building Industry Provident Fund ("the Retirement Funds") are hereby continued and shall be continued to be administered by the Council in accordance with the provisions of the Act for the purpose of providing retirement benefits to employees in respect of whom contributions are made in terms of this clause, and the Council shall further be entitled to establish any other like fund or scheme which it deems fit for this purpose.

(2) For the purpose of achieving the objects of this clause the Council shall be entitled to enter into any agreements it deems fit and shall further be entitled to make rules in respect of the operation and administration of any fund established in terms of this clause, which may be amended from time to time.

(3) All employees to whom this Agreement relates, shall in the manner determined by the Council from time to time, elect to join either the pension fund or the provident fund, and such decisions shall be final.

(4) *Contributions by the employer.*—(a) An employer shall contribute an amount to the Retirement Funds on behalf of each eligible employee in respect of each contribution week that the employee remains in its employ, which shall be calculated as follows:

Category of employee	Area "A"	Area "B"	Area "C"	Area "D"
	R <i>Per week</i>	R <i>Per week</i>	R <i>Per week</i>	R <i>Per week</i>
Employees for whom wages are prescribed in—				
(i) clause 10 (1) (a)	25,20	25,20	22,26	17,64
(ii) clause 10 (1) (b) and (L) (1)	31,50	31,50	28,14	22,26
(iii) clause 10 (1) (c), (L) (2), (m) and (n) (1)	34,86	34,86	31,08	24,78
(iv) clause 10 (1) (d), (L) (3) and (n) (2)	39,06	39,06	34,86	28,14
(v) clause 10 (1) (e), (L) (4) and (n) (3)	43,68	43,68	39,48	31,50
(vi) clause 10 (1) (f), (L) (5) and (n) (4)	48,72	48,72	44,52	35,70
(vii) clause 10 (1) (g)	54,60	54,60	49,98	39,90
(viii) clause 10 (1) (h)	60,90	60,90	56,28	44,94
(ix) clause 10 (1) (i) (l) and (i) (3)	68,04	68,04	63,00	50,82
(x) clause 10 (1) (i) (2)	68,04	—	56,28	—
(xi) clause 10 (1) (j).....	68,04	—	63,00	—
(xii) clause 10 (1) (k).....	76,02	76,02	70,98	57,12

(b) Every employer shall pay the specified contribution to the Council on the employee's normal payday, and shall on that day endorse and issue the employee with the Council's benefit stamps indicating the amount of the contribution made.

(5) *Contributions by the employee.*—(a) Every employer may on each payday deduct from the wages due every week to each eligible employee that has worked 25 hours or more but less than 42 hours during the respective contribution week, the contribution specified hereunder multiplied by the difference between the hours actually worked and 42 hours, as the employee's contribution to the Retirement Funds:

Category of employee	Area "A"	Area "B"	Area "C"	Area "D"
	c <i>Per hour</i>	c <i>Per hour</i>	c <i>Per hour</i>	c <i>Per hour</i>
Employees for whom wages are prescribed in—				
(i) clause 10 (1) (a)	60	60	53	42
(ii) clause 10 (1) (b) and (L) (1)	75	75	67	53
(iii) clause 10 (1) (c), (L) (2), (m) and (n) (1)	83	83	74	59
(iv) clause 10 (1) (d), (L) (3) and (n) (2)	93	93	83	67
(v) clause 10 (1) (e), (L) (4) and (n) (3)	104	104	94	75
(vi) clause 10 (1) (f), (L) (5) and (n) (4)	116	116	106	85
(vii) clause 10 (1) (g)	130	130	119	95
(viii) clause 10 (1) (h)	145	145	134	107
(ix) clause 10 (1) (i) (l) and (i) (3)	162	162	150	121
(x) clause 10 (1) (i) (2)	162	—	134	—
(xi) clause 10 (1) (j).....	162	—	150	—
(xii) clause 10 (1) (k).....	181	181	169	136

(6) Subject to an eligible's employee's right to nominate a beneficiary to receive any amounts which may become due to him in terms of the Retirement Funds in the event of his death before retirement, any pension/provident benefits accruing to an employee in terms of this Agreement shall not be transferable, and may not be ceded or pledged.

(7) In the event of the Council being dissolved, wound up or ceasing to operate during the currency of this Agreement, the parties shall appoint a Trustee or Trustees before such dissolution or winding up to perform the functions set out in this clause, who shall have all the powers vested in the Council for this purpose.

17. SICK PAY FUND FOR THE BUILDING INDUSTRY

(1) The Sick Pay Fund for the Building Industry ("the Fund") is hereby continued and shall continue to be administered by the Council for the purposes of recompensing employees during periods of absence from work due to incapacity, and the payment of gratuities to employees in the event of permanent disability, in accordance with the rules of the Fund.

(2) The Fund shall be administered by the Council in accordance with the rules which it may make from time to time for this purpose ("the Rules") and all moneys of the Fund shall be administered, invested and paid out in accordance with the Rules, the Constitution of the Council and section 53 (5) of the Act. Copies of the Rules shall be available for inspection at the offices of the Council.

(3) *Contributions by the employer.*—(a) Every employer shall contribute an amount to the Fund on behalf of each eligible employee in respect of each contribution week for which the employee remains in its employ, which shall be calculated as follows:

Category of employee	Area 'A'	Area 'B'	Area 'C'	Area 'D'
	R Per week	R Per week	R Per week	R Per week
Employees for whom wages are prescribed in—				
(i) clause 10 (1) (a)	2,52	2,52	2,10	1,68
(ii) clause 10 (1) (b) and (L) (1)	2,94	2,94	2,94	2,10
(iii) clause 10 (1) (c), (L) (2), (m) and (n) (1)	3,36	3,36	2,94	2,10
(iv) clause 10 (1) (d), (L) (3) and (n) (2)	3,78	3,78	3,36	2,52
(v) clause 10 (1) (e), (L) (4) and (n) (3)	4,20	4,20	3,78	2,94
(vi) clause 10 (1) (f), (L) (5) and (n) (4)	4,62	4,62	4,62	3,36
(vii) clause 10 (1) (g)	5,46	5,46	5,04	3,78
(viii) clause 10 (1) (h)	5,88	5,88	5,46	4,20
(ix) clause 10 (1) (i) (1) and (i) (3)	6,72	6,72	6,30	5,04
(x) clause 10 (1) (i) (2)	6,72	—	5,46	—
(xi) clause 10 (1) (j)	6,72	—	6,30	—
(xii) clause 10 (1) (k)	7,56	7,56	7,14	5,46

(b) Every employer shall pay the specified contribution to the Council on the employee's normal payday, and shall on that day endorse and issue the employee with the Council's benefit stamps indicating the amount of the contribution made.

(4) *Contributions by the employee.*—(a) Every employer may on each payday deduct from the wages due every week to each eligible employee that has worked 25 hours or more but less than 42 hours during the respective contribution week, the contribution specified hereunder multiplied by the difference between the hours actually worked and 42 hours, as the employee's contribution to the Fund:

Category of employee	Area 'A'	Area 'B'	Area 'C'	Area 'D'
	c Per hour	c Per hour	c Per hour	c Per hour
Employees for whom wages are prescribed in—				
(i) clause 10 (1) (a)	6	6	5	4
(ii) clause 10 (1) (b) and (L) (1)	7	7	7	5
(iii) clause 10 (1) (c), (L) (2), (m) and (n) (1)	8	8	7	5
(iv) clause 10 (1) (d), (L) (3) and (n) (2)	9	9	8	6
(v) clause 10 (1) (e), (L) (4) and (n) (3)	10	10	9	7
(vi) clause 10 (1) (f), (L) (5) and (n) (4)	11	11	11	8
(vii) clause 10 (1) (g)	13	13	12	9
(viii) clause 10 (1) (h)	14	14	13	10

Category of employee	Area 'A'	Area 'B'	Area 'C'	Area 'D'
	c Per hour	c Per hour	c Per hour	c Per hour
(ix) clause 10 (1) (i) (1) and (i) (3)	16	16	15	12
(x) clause 10 (1) (i) (2)	16	—	13	—
(xi) clause 10 (1) (j)	16	—	15	—
(xii) clause 10 (1) (k)	18	18	17	13

(5) *Benefits.*—(a) An employee shall receive payment in the amount set out below in respect of each working day, including public holidays, for which he is absent during a cycle or one year commencing on 1 January every year, due to illness or injury:

- (i) 10 days at 75 per cent;
 - (ii) 12 days at 50 per cent;
 - (iii) 108 days at 33 per cent;
- of the minimum basic wage specified in clause 10 (1).

(b) Benefits shall be paid in respect of normal working days and in respect of the public holidays referred to in clause 9 (5) of this Agreement, should the referred to public holiday fall on a normal working day.

(c) Notwithstanding the provisions of subclauses 17 (6) (a) and 17 (6) (b), a member shall be entitled to benefits from the Fund only when he has been certified by a medical practitioner, unable to work owing to sickness or accident.

(d) Subject to the Rules of the Fund, an employee shall not be entitled to sick pay—

- (i) until 20 weeks' consecutive contributions have been made to the Fund, in respect of that employee: Provided that contributions interrupted by a period of unemployment or a change of employer shall be deemed to be consecutive;
- (ii) in respect of continuous periods of absence exceeding 26 weeks until such time as the employee shall have completed a further 20 weeks of employment;
- (iii) if he is absent from work due to an accident which is compensable under the Compensation for Occupational Injuries and Diseases Act, 1993;
- (iv) if his absence from work is related to the use of alcohol or illegal drugs, or he is incapacitated through sickness due to his own negligence or misconduct;
- (v) if he fails to observe the instructions of a medical practitioner, or has in the opinion of that practitioner aggravated his condition or retarded his recovery through his own actions;
- (vi) if he suffers from injury in respect of which a third party is liable to or does pay compensation to him;
- (vii) while he undergoes treatment prescribed by any person other than a registered medical practitioner;
- (viii) if he fails to provide the Council with any relevant information which it may require;
- (ix) if he is found by the Council to be fit to resume his employment or to be permanently disabled, in which event he shall cease to be entitled to sick pay from a date fixed by the Council for this purpose.

(e) If at any time the amount to the credit of the fund drops below R100 000,00, payment shall cease and shall not be resumed until the amount to the credit of the Fund exceeds the amount of R200 000,00.

(f) The Fund shall be entitled to recover any amount paid to an employee—

- (i) in consequence of false information furnished to the fund by or on behalf of that employee;
- (ii) if the employee fails to notify the Fund timely of any change of his circumstances which could lead to the amount of benefits being reviewed or withdrawn, in which event the Fund may claim any money overpaid to the employee from him.

(g) In the case of an employee taking leave due to her pregnancy, the Sick Pay Fund shall, subject to the number of benefit days per annum referred to in subclauses 17 (5) (a), (b) and (c), pay to that employee 33% of her specified wages for a maximum period of ninety (90) days.

(h) An employee who is eligible for benefits in terms of this clause, shall be entitled to receive from the Fund—

- (i) a full benefit stamp specified for his employee category in terms of this Agreement, in respect of every five (5) consecutive working days which he is unable to work on account of sickness or injury;
- (ii) a Medical Aid Fund stamp specified for his employee category in terms of this Agreement, if he is unable to work on account of sickness or injury for 3 or 4 consecutive working days only, during the periods for which he receives sick pay in terms of this clause.

(6) In the event of expiration of this Agreement, the dissolution or winding up of the Council or a cessation for its operation, the provisions of clause 14 (9) – 14 (12) relating to the Holiday Fund shall apply equally to this Fund.

18. STABILISATION FUND

- (1) The Stabilisation Fund is hereby continued and shall be continued to be administered by the Council.
- (2) *Contributions.*—Every employer shall on each payday deduct from the wages due every week to each eligible employee the contributions calculated as follows:

Category of employee	Area 'A'	Area 'B'	Area 'C'	Area 'D'
	R Per week	R Per week	R Per week	R Per week
Employees for whom wages are prescribed in—				
(i) clause 10 (1) (a)	3,00	3,00	3,00	3,00
(ii) clause 10 (1) (b) and (L) (1)	3,00	3,00	3,00	3,00
(iii) clause 10 (1) (c), (L) (2), (m) and (n) (1)	4,00	4,00	4,00	4,00
(iv) clause 10 (1) (d), (L) (3) and (n) (2)	4,00	4,00	4,00	4,00
(v) clause 10 (1) (e), (L) (4) and (n) (3)	4,00	4,00	4,00	4,00
(vi) clause 10 (1) (f), (L) (5) and (n) (4)	4,00	4,00	4,00	4,00
(vii) clause 10 (1) (g)	5,00	5,00	5,00	5,00
(viii) clause 10 (1) (h)	5,00	5,00	5,00	5,00
(ix) clause 10 (1) (i) (1) and (i) (3)	5,00	5,00	5,00	5,00
(x) clause 10 (1) (i) (2)	5,00	—	5,00	—
(xi) clause 10 (1) (j)	5,00	—	5,00	—
(xii) clause 10 (1) (k)	5,00	5,00	5,00	5,00

(b) Every employer shall pay the contributions referred to in subclause 18 (2) to the Council on the employee's normal payday, and shall on that day endorse and issue the employee with the Council's benefit stamps, indicating the amount of the contribution made.

(4) The contribution referred to in subclause 18 (3) shall be credited to the employee in the Stabilisation Fund.

(5) The Council may recover the cost of the administration of the Stabilisation Fund, from moneys accruing by way of interest on the investments of the Fund.

(6) The Council shall, at a date to be determined by the Council each year, pay to the employee, together with any money due to him from the Holiday Fund, (clause 14) the moneys standing to his credit in the Stabilisation Fund less amounts deducted, if any, in terms of subclause 18 (7).

(7) The Council shall be entitled to deduct from the amount standing to the credit of any employee in the Stabilisation Fund, any amount outstanding in respect of trade union and Western Province Building and Allied Traders' Sick Fund subscriptions payable by such employee who is a member of the trade union which is a party to this Agreement, and the amounts so deducted shall be paid over by the Council to the trade union and Sick Fund concerned.

(8) The provisions of clause 14 (4)–14 (12) relating to the Holiday Fund, shall also apply equally to this Fund.

19. AUDIT AND ACCOUNTING

The Council shall ensure that proper books of account and records are kept in respect of each of the Funds administered by it, and that an annual audit of each of the Funds shall be performed in accordance with the provisions of the Act and the Councils' Constitution.

20. EXPENSES OF THE COUNCIL

(1) *Contributions by the employer.*—(a) Every employer shall contribute an amount to the Council in respect of each eligible employer for each contribution week that the employee remains in his employ, which amount shall be calculated as follows:

Category of employee	Area 'A'	Area 'B'	Area 'C'	Area 'D'
	C Per week	C Per week	C Per week	C Per week
Employees for whom wages are prescribed in—				
(i) clause 10 (1) (a)	1,26	1,26	1,26	0,84
(ii) clause 10 (1) (b) and (L) (1)	2,10	2,10	1,68	1,26
(iii) clause 10 (1) (c), (L) (2), (m) and (n) (1)	2,10	2,10	2,10	1,26
(iv) clause 10 (1) (d), (L) (3) and (n) (2)	2,52	2,52	2,52	1,68

Category of employee	Area 'A'	Area 'B'	Area 'C'	Area 'D'
	c Per week	c Per week	c Per week	c Per week
(v) clause 10 (1) (e), (L) (4) and (n) (3).....	2,52	2,52	2,52	2,10
(vi) clause 10 (1) (f), (L) (5) and (n) (4).....	2,94	2,94	2,94	2,10
(vii) clause 10 (1) (g)	3,36	3,36	3,36	2,52
(viii) clause 10 (1) (h)	3,78	3,78	3,78	2,94
(ix) clause 10 (1) (i) (1) and (i) (3)	4,20	4,20	4,20	3,36
(x) clause 10 (1) (i) (2)	4,20	—	3,78	—
(xi) clause 10 (1) (j).....	4,20	—	4,20	—
(xii) clause 10 (1) (k).....	5,04	5,04	4,62	3,78

(b) Every employer shall pay the specified contribution to the Council on the employee's normal payday, and shall on that day endorse and issue the employee with the Council's benefit stamps indicating the amount of the contribution made.

(2) *Contributions by the employee.*—Every employer may on each payday deduct from the wages due every week to each eligible employee that has worked 25 hours or more but less than 42 hours during the respective payweek, the contribution specified hereunder multiplied by the difference between the hours actually worked and 42 hours, as the employee's contribution to the expenses of the Council:

Category of employee	Area 'A'	Area 'B'	Area 'C'	Area 'D'
	c Per hour	c Per hour	c Per hour	c Per hour
Employees for whom wages are prescribed in—				
(i) clause 10 (1) (a)	3	3	3	2
(ii) clause 10 (1) (b) and (L) (1)	5	5	4	3
(iii) clause 10 (1) (c), (L) (2), (m) and (n) (1)	5	5	5	3
(iv) clause 10 (1) (d), (L) (3) and (n) (2)	6	6	6	4
(v) clause 10 (1) (e), (L) (4) and (n) (3).....	6	6	6	5
(vi) clause 10 (1) (f), (L) (5) and (n) (4).....	7	7	7	5
(vii) clause 10 (1) (g)	8	8	8	6
(viii) clause 10 (1) (h)	9	9	9	7
(ix) clause 10 (1) (i) (1) and (i) (3)	10	10	10	8
(x) clause 10 (1) (i) (2)	10	—	9	—
(xi) clause 10 (1) (j).....	10	—	10	—
(xii) clause 10 (1) (k).....	12	12	11	9

(3) The contribution paid to the Council in terms of this clause shall be utilised for the purpose of meeting the expenses of the Council pertaining to arbitration, mediation, conciliation and other functions and/or duties which the Council has to exercise in terms of its Dispute Resolution System and in the enforcement of the Council's Agreements, and shall accrue to the general funds of the Council.

21. TRADE UNION DEDUCTIONS

(1) *Trade Union membership subscriptions.*—(a) Every employer shall on each payday deduct from the wages due every week to each eligible employee who is a member of the trade union which is a party of the Agreement, the amount calculated as follows:

Category of employee	Area "A"	Area "B"	Area "C"	Area "D"
	R Per week	R Per week	R Per week	R Per week
Employees for whom wages are prescribed in—				
(i) clause 10 (1) (a)	3,00	3,00	3,00	3,00
(ii) clause 10 (1) (b) and (L) (1)	3,00	3,00	3,00	3,00
(iii) clause 10 (1) (c), (1) (L), (m) and (n) (1)	4,00	4,00	4,00	4,00

Category of employee	Area "A"	Area "B"	Area "C"	Area "D"
	R Per week	R Per week	R Per week	R Per week
(iv) clause 10 (1) (d), (L) (3) and (n) (2)	4,00	4,00	4,00	4,00
(v) clause 10 (1) (e), (L) (4) and (n) (3)	4,00	4,00	4,00	4,00
(vi) clause 10 (1) (f), (L) (5) and (n) (4)	4,00	4,00	4,00	4,00
(vii) clause 10 (1) (g)	5,00	5,00	5,00	5,00
(viii) clause 10 (1) (h)	5,00	5,00	5,00	5,00
(ix) clause 10 (1) (i) (l) and (i) (3)	5,00	5,00	5,00	5,00
(x) clause 10 (1) (i) (2)	5,00	—	5,00	—
(xi) clause 10 (1) (j)	5,00	—	5,00	—
(xii) clause 10 (1) (k)	5,00	5,00	5,00	5,00

(b) Every employer shall pay the amount referred to in subclause 21 (1) (a) to the Council on the employee's normal payday, and shall on that day endorse and issue the employee with the Council's benefit stamps indicating the amount deducted.

(2) *Agency shop agreement.*—(a) The trade union which is a party to this Agreement and the employer parties to this Agreement hereby concludes an agency shop agreement in terms of section 25 of the Act.

(b) In terms of the agency shop agreement concluded in subclause (a) hereof, every employer shall on each payday deduct from the wages due every week to each eligible employee who is not a member of the trade union which is a party to the Agreement, a similar amount as specified in subclause (1) (a) of this clause.

(c) Every employer shall pay the amount referred to in subclause 21 (2) (b) to the Council on the employee's normal payday, and shall on that day endorse and issue the employee with the Council's benefit stamps indicating the amount deducted.

(3) The Council shall, each month, pay over to the trade union all moneys collected in respect of stamps purchased by the employers in terms of subclause (1) (b) and (2) (b) above, less a collection fee of 2,5 per cent on gross sales, which amount shall accrue to the general funds of the Council.

(4) The trade union which is a party to the concluded agency shop agreement shall keep separate account of the moneys collected in terms of subclause (2) hereof as prescribed in section 25 (3) (c) of the Act and shall at all times in respect of the said moneys comply with the provisions of section 25 (3) (d) of the Act.

(5) Notwithstanding anything to the contrary contained in this clause, employees who are not members of the representative trade union shall not be compelled to become members of that trade union.

22. SPECIAL MEMBERSHIP LEVY: EMPLOYERS

(1) Every employer who is a member of an employers' organisation which is a party to the Agreement, shall on each payday, pay to the Council an amount of R1,30 per week in respect of each eligible employee employed by him during that contribution week.

(2) The Council shall, each month, pay over to the employer's organisations all moneys paid to the Council in terms of subclause 22 (1), above, less a collection fee of 2,5 per cent on gross collections, which amount shall accrue to the general funds of the Council.

23. BUILDING INDUSTRY TRAINING FUND

(1) Every employer shall pay to the Council the contribution determined by the Building Industry Training Fund from time to time.

(2) The Council shall, each month, pay over to the said Training Fund the total amount of contributions collected by it in terms of subclause 23 (1), less a collection fee of 2,5 per cent on gross collections, which amount shall accrue to the general funds of the Council.

24. WESTERN PROVINCE BUILDING AND ALLIED TRADES' SICK FUND

(1) (a) Every employer shall on each payday deduct from the wages due every week to each eligible employee who is a member of the trade union which is a party to the Agreement, the amount calculated as follows:

Category of employee	Area 'A'	Area 'B'	Area 'C'	Area 'D'
	R Per week	R Per week	R Per week	R Per week
Employees for whom wages are prescribed in—				
(i) clause 10 (1) (a)	—	—	—	—
(ii) clause 10 (1) (b) and (L) (1)	—	—	—	—
(iii) clause 10 (1) (c), (L) (2), (m) and (n) (1)	1,83	1,83	1,83	1,83
(iv) clause 10 (1) (d), (L) (3) and (n) (2)	1,83	1,83	1,83	1,83
(v) clause 10 (1) (e), (L) (4) and (n) (3).....	1,83	1,83	1,83	1,83
(vi) clause 10 (1) (f), (L) (5) and (n) (4).....	1,83	1,83	1,83	1,83
(vii) clause 10 (1) (g)	2,44	2,44	2,44	2,44
(viii) clause 10 (1) (h)	2,44	2,44	2,44	2,44
(ix) clause 10 (1) (i) (1) and (i) (3)	2,44	2,44	2,44	2,44
(x) clause 10 (1) (i) (2)	2,44	—	2,44	—
(xi) clause 10 (1) (j).....	2,44	—	2,44	—
(xii) clause 10 (1) (k).....	2,44	2,44	2,44	2,44

(b) Every employer shall pay the amount referred to in the subclause 24^b (1) (a) to the Council on the employee's normal payday, and shall on that day endorse and issue the employee with the Council's benefit stamps indicating the amount deducted.

(2) The Council shall, each month, pay over the Western Province Building Allied Trades' Sick Fund all moneys collected in respect of stamps purchased by the employers in terms of subclause 24 (1) (b) above, less a collection fee of 2,5 per cent on gross sales, which amount shall accrue to the general funds of the Council.

25. GENERAL

(1) Exhibition of Agreement:

- (a) The parties agree that the English versions of this Agreement shall determine the meaning and the intention of the parties.
- (b) Copies of this Agreement, in Afrikaans and English, shall be available for inspection by any person during working hours of the offices of the Council.
- (c) Any person who requires a copy of this Agreement, shall pay to the Council the sum of R5,00 therefor.
- (d) Each party to this Agreement shall receive two free copies of the Agreement and Constitution.

(2) Value-Added Tax:

All monetary values quoted in this Agreement are exclusive of Value-Added Tax.

(3) Shelter and ablution facilities:

- (a) At any site where building operations are being carried out employers shall provide suitable accommodation:
 - (i) to serve as shelter for employees during wet weather; and/or
 - (ii) to serve as a change room; provided that the provisions of this clause shall not apply to jobbing work and on sites where fewer than ten (10) employees are employed or where the circumstances peculiar to the site or the nature of the work in progress do not permit accommodation for a change room.
- (b) Such accommodation shall be any lockable shed, room or similar place constructed of walls and a roof composed of concrete, brickwork, wood, iron or any combination thereof or any other material approved by the Council and the whole to be so constructed as to provide a place for employees to change their clothes, to wash and to take shelter.
- (c) Such accommodation shall include clothes lockers or similar lock-up facilities in which employees can safely store change of clothing and other personal possession while at work.
- (d) An employer shall provide proper and adequate sanitary accommodation on each job, which shall at all times be maintained in a hygienic and proper condition, and shall further conform to the legislation of the Local Authority in whose area the job is situated.

(4) Trade union access:

Officials of trade union parties to this Agreement, shall in the ordinary course of their duties have access to building sites and workshops during working hours but shall not be allowed to interfere with the continued performance of work by or approach any employee without the prior consent of the employer or his duly authorised representative, which consent shall not unreasonably be withheld.

(5) Contracts of employment:

- (a) A contract of employment, whether concluded before or after the coming into operation of this Agreement, may not permit an employee to be paid remuneration that is less than that specified by this Agreement, or permit an employee to be treated in a manner, or to be granted any benefit, that is less favourable than that specified by this Agreement, or waive the application of any provision of this Agreement.
- (b) A provision in any contract that purports to permit or grant any payment, treatment, benefit, waiver or exclusion prohibited by subclause 25 (5) (a) is invalid.

(6) Agents and designated agents:

- (a) The Council may appoint one or more persons as an agent or agents to—
 - (i) assist to monitor and enforce compliance with this Agreement;
 - (ii) endeavour to prevent disputes taking place between employees and their employers;
 - (iii) endeavour to settle disputes that have arisen between employees and their employers.
- (b) An agent may, subject to the written authorisation of the Secretary and only in so far as these powers concern only persons who are members of the employers' organisation or trade union/s that are parties to this Agreement—
 - (i) enter any premises or place in which the Industry is carried on at any time when he has reasonable cause to believe that any person is employed therein;
 - (ii) question, in the presence of or apart from others as he deems fit, any employer or employee regarding matters relating to this Agreement;
 - (iii) require the production of, inspect, examine or copy such books, time sheets, records or documents as may be necessary for ascertaining whether the provisions of the Agreement are being complied with.
- (c) When exercising the powers conferred upon him by subclause 25 (6) (b) an agent may be accompanied by an interpreter.
- (d) Every employer who, or employers' organisation or trade union which is a party to the Council and all persons who are members of such employers' organisation or trade union shall grant the agent all facilities to enable him to exercise the powers conferred upon him in terms of subclauses 25 (6) (b) and 25 (6) (c).
- (e) The Council may also apply to the Minister of Labour for an agent to be appointed as a designated agent, and having been appointed as such, a designated agent will have all the powers conferred on a commissioner by section 142 of the Act, accept for the powers conferred by sections 142 (1) (c) and (d) of the Act.
- (f) The provisions of subclause 25 (6) (a) – 25 (6) (d), inclusive above, shall also apply to a designated agent save for the fact that a designated agent will exercise his duties and the powers in respect of all employees and employers to whom this Agreement applies.

26. EXEMPTIONS

(1) In terms of section 32 of the Labour Relations Act, No. 66 of 1995, the Council hereby establishes an independent body called an "Exemptions Board" to consider applications for exemption from non-parties from any of the provisions of this Agreement for any good and sufficient reason. The Exemptions Board, in conjunction with the Council, shall make rules for its functioning.

(2) Any party to this Agreement or any member of a party to this Agreement, may apply to the Council for exemption from any of the terms of the Agreement.

(3) The Council shall consider an application for exemption received from a party or a member of a party to the Agreement, at the first meeting of the Council following the receipt of the application, with the proviso that applications received within less than five (5) normal working days prior to a Council meeting, shall only be tabled at the next Council meeting.

(4) Applications for exemption referred to the Council in terms of subclauses 26 (2) or 26 (3) shall be considered by the Council in accordance with the exemption criteria set out in subclause 26 (13) hereof, and the applicant/s shall be advised, in writing, of the Council's decision within five (5) normal working days following the meeting at which the applications were considered.

(5) The Council shall, subject to the exemption criteria, only grant exemption on good cause and may determine such period and conditions of exemption as it deems fit, with the proviso that all exemptions granted shall lapse on 31 October of every year and may only be extended for a further period by the Council on the application for such extension by the applicant.

(6) Any non-party to which this Agreement has been extended to in terms of section 32 of the Act, may apply to the Council for exemption from any of the terms of this Agreement.

(7) The Secretary of the Council shall table all application/s for exemption received from non-parties at the first meeting of the Council following the receipt of the application/s for noting and comment by the Council, with the proviso that applications received within less than five (5) normal working days prior to a Council meeting, shall only be tabled at the next Council meeting.

(8) Within three (3) normal working days following the Council meeting at which the application/s for exemptions received from non-parties were noted in terms of subclause 26 (7) above, the Secretary of the Council shall submit the application/s together with any comment made by the Council, to the Exemptions Board established and appointed by the Council, for consideration by the Exemptions Board.

(9) The Exemptions Board shall consider and decide on all applications for exemption with reference to the exemption criteria set out in subclause 26 (13) hereof and when requested by the applicants or objectors to do so, may interview applicants or any objectors at its following meeting: Provided that the Exemptions Board may defer a decision to a following meeting if additional motivation, information or verbal representations are considered necessary to decide on the application for exemption.

(10) Once the Exemptions Board has decided to grant an exemption it shall issue a certificate and advise the applicant/s within ten (10) normal working days of the date of the decision, clearly specifying—

- (a) the terms of the exemption; and
- (b) the reporting requirements by the applicant and monitoring re-evaluation processes.

(11) When the Exemptions Boards decides against granting an exemption or part of an exemption requested it shall advise the applicant/s within ten (10) normal working days of the date of such decision and shall provide the reason or reasons for the decision not to grant an exemption.

(12) All applications for exemptions referred to in this clause 26 shall be addressed to the Secretary of the Council and shall be—

- (a) in writing on an application form provided by the Council;
- (b) indicate the period of time for which the exemption is required;
- (c) indicate clearly the clauses or subclauses of this Agreement from which exemption is applied;
- (d) be fully reasoned and motivated and include proof that the exemption applied for has been discussed between the employer, his employees and their respective representatives and also include the responses resulting from such consultations whether in support or against the application;
- (e) indicate possible substitutive provisions;
- (f) indicate the specific workplaces and employees in respect of which the exemption is applied for;
- (g) includes details of the total work force of the employer concerned.

(13) *Exemption Criteria.*—The Exemptions Board and the Council shall consider all applications of exemptions referred to in terms of this clause 26 with reference to the following criteria:

- (a) The extent of consultation with and the petition for or against granting the exemptions as provided by employers or employees who are to be affected by the exemption if granted;
- (b) infringement of basic conditions of employment rights;
- (c) that a competitive advantage is not created by the exemption;
- (d) that exemption from any employee benefit fund or training provision be viewed in relation to the alternative comparable bona fide benefit or provision including the cost to the employee, transferability, administration management and cost, growth and stability;
- (e) the extent to which the proposed exemption undermines collective bargaining and labour peace in the Building Industry;
- (f) the exemption policy of the Council in respect of Government subsidised, low-cost, labour intensive and community participating building construction projects adopted by the Council on 4 February 1997;
- (g) the Site Specific Agreement of Understanding between the Council and Saldanha Steel Projects signed on 28 January 1997;
- (h) the reality that the majority of employers at any time engaged in the Building Industry within the Council's area of jurisdiction as well as the majority of members of the employer parties to the Council, represent the category micro to medium enterprises and employ between one and twenty employees;
- (i) any special economic or other circumstances that exist which warrant the granting of the exemption;
- (j) take cognisance of the recommendations contained in the Report of the Presidential Commission to Investigate Labour Market Policy.

27. PROCEDURE FOR THE RESOLUTION OF DISPUTES

- (1) Any alleged infringements of the provisions of this Agreement, shall be resolved *mutatis mutandis* in the manner specified in clause 25.4 of the Constitution of the Council.
- (2) Any person may refer a dispute about the interpretation or application including enforcement, of this Agreement or any other disputes, to the Secretary of the Council for resolution in terms of this clause and the Council's Constitution.
- (3) The Secretary may require a designated agent to investigate the dispute.
- (4) The designated agent must investigate the facts surrounding the dispute and if the agent has reason to believe that the Agreement or the Act has been breached, the agent may endeavour the secure compliance with the Agreement or Act through conciliation.
- (5) The designated agent must submit, within five (5) working days, a written report to the Secretary on the investigation, the steps taken to secure compliance and the outcome of those steps. The Secretary may extend the aforementioned period when necessary.
- (6) If in the course of performing a designated agent's duties, an agent discovers what appears to be a breach of the Agreement or Act, the agent—
- (a) may investigate the alleged breach;
 - (b) may endeavour to secure compliance with the Agreement or Act; and
 - (c) must submit a report to the Secretary on the investigation, the steps taken to secure compliance and the outcome of those steps.
- (7) On receipt of the report, the Secretary may—
- (a) require the designated agent to make further investigations; or
 - (b) if further conciliation is indicated; appoint a conciliator from the Council's panel of conciliators; or
 - (c) issue a compliance order; or
 - (d) refer the dispute to arbitration in terms of this Agreement and the Council's Constitution.
- (8) If a conciliator is appointed, the Secretary must decide the date, time and venue of the conciliation meeting and must serve notices of these particulars on the parties to the dispute.
- (9) If the dispute is referred to arbitration, the Secretary must appoint an arbitrator from the panel of arbitrators.
- (10) The Secretary, in consultation with the arbitrator, must decide the date, time and venue of the arbitration hearing.
- (11) The Secretary must serve notices of the date, time and venue of the arbitration on the parties to the dispute and any other person who may have a legal interest in the outcome of the arbitration.
- (12) The arbitrator must—
- (a) endeavour to conciliate the dispute; and
 - (b) if the dispute remains unresolved, resolve the dispute through arbitration.
- (13) The arbitrator must conduct the arbitration in a manner that he considers appropriate in order to determine the dispute fairly and quickly, but must deal with the substantial merits of the disputes with the minimum of legal formalities.
- (14) Subject to the arbitrator's discretion as the appropriate form of the proceedings, a party to the dispute, including the Council, may give evidence, call witnesses, question witnesses of any other party, and address concluding arguments to the arbitrator.
- (15) The arbitrator may suspend the arbitration proceedings and attempt to resolve the dispute through conciliation if the Council and the parties to the dispute consent to this.
- (16) In any arbitration proceedings, a party to the dispute may appear in person or be represented by a legal practitioner, a co-employee or by a member, office bearer or official of that party's trade union or employers organisation and, if the party is a juristic person, by a director or employee.
- (17) If the party who referred the dispute to the Council fails to appear in person or to be represented at the arbitration proceedings, the arbitrator may dismiss the matter.
- (18) If a party, other than the party who referred the dispute to the Council, fails to appear in person or be represented at the arbitration proceedings, the arbitrator may—
- (a) continue with the arbitration proceedings in the absence of that party; or
 - (b) adjourn the arbitration proceedings to a later date.
- (19) Within 14 days of the conclusion of the arbitration proceedings—
- (a) the arbitrator must issue an arbitration award with reasons, signed by the arbitrator; and
 - (b) the Council must serve a copy of that award on each party to the dispute; and
 - (c) file the original of that award with the Registrar of the Labour Court.
- (20) On good cause shown, the Secretary of the Council may extend the period in which the arbitration award and the reasons are to be served and filed.

- (21) The arbitrator may make any appropriate award that gives effect to the Agreement, which shall be final and binding.
- (22) The arbitrator may not include an order for costs in the arbitration award unless a party, or the person who represented that party during any stage of the dispute resolution proceedings, acted in a frivolous or vexatious manner.
- (23) Notwithstanding the provisions of subclause 27 (21) hereof, an arbitrator may at his own initiative or as a result of an application by an affected party, vary or rescind an award—
- (a) erroneously sought or made in the absence of any party affected by the award;
 - (b) in which there is ambiguity, or an obvious error or omission, but only to the extent of the ambiguity, error or omission; or
 - (c) granted as a result of a mistake common to the parties to the proceedings.
- (24) The Secretary may apply to make the arbitration award an order of the Labour Court under section 158 (1) of the Act.
- (25) The provisions of this Dispute Procedure stand in addition to any other legal remedy through which the Council may enforce the Agreement.
- (26) The Secretary of the Council may delegate all or any of the duties and/or functions conferred to him in this clause to another employee of the Council.

Signed on behalf of the parties on this 21st day of November 1997.

D. E. SIMMONS

Chairman

R. K. WIPPICH

Vice-Chairman

N. J. KRUGER

Secretary

P. A. BOTHA

BIA West Boland

D. J. PHILLIPS

BIA North Boland

R. C. DAMON

Building Workers Union

No. R. 699**15 Mei 1998****WET OP ARBEIDSVERHOUDINGE, 1995****BOUNYWERHEID BEDINGINGSRAAD, NOORD- EN WES BOLAND: UITBREIDING VAN KOLLEKTIEWE OOREENKOMS NA NIE-PARTYE**

Ek, Tito Titus Mboweni, Minister van Arbeid, verklaar hierby kragtens artikel 32 (2) van die Wet op Arbeidsverhoudinge, 1995, die kollektiewe ooreenkoms wat in die Bylae hiervan verskyn, en wat in die Bounywerheid Bedingingsraad aangegaan is en kragtens artikel 31 van die Wet op Arbeidsverhoudinge, 1995, bindend is op die partye wat die ooreenkoms aangegaan het, bindend vir die ander werkgewers en werknemers in daardie Nywerheid, met ingang van **18 Mei 1998** en vir die tydperk wat op **17 Mei 2003** eindig.

T. T. MBOWENI**Minister van Arbeid****BYLAE****BOUBEDINGINGSRAAD NOORD EN WES BOLAND****KOLLEKTIEWE OOREENKOMS**

ooreenkomstig op Wet op Arbeidsverhoudinge, Wet No. 66 van 1995, gesluit deur en aangegaan tussen die

Building Industries Association, North Boland

en

Bou Industrieë Assosiasie, Wes-Boland

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

Building Worker's Union

(hierna die "werknemers" of die "vakvereniging" genoem), aan die ander kant, wat die partye is by die Boubedingingsraad Noord en Wes Boland.

1. TOEPASSINGSBESTEK

- (1) Hierdie Ooreenkoms moet nagekom word—
 - (a) deur alle werkgewers en alle werknemers wat by die Bounywerheid betrokke of daarin werkzaam is en wat lede is van onderskeidelik die werkgewersorganisasies en die vakvereniging;
 - (b) in die landdrosdistrikte Ceres, Hopefield, Montagu, Moorreesburg, Piketberg, Robertson, Swellendam, Tulbagh, Vredenburg en Worcester.
- (2) Ondanks subklousule (1) is hierdie Ooreenkoms van toepassing op—
 - (a) slegs op die klasse werknemers vir wie lone voorgeskryf word in hierdie Ooreenkoms;
 - (b) vakleerlinge en leerlinge slegs vir sovér dit nie onbestaanbaar is nie met die Wet op Mannekragopleiding, 1981, of met voorwaardes wat daarkragtens gestel is;
 - (c) slegs-arbeid-kontrakteurs, werkende vennote en werkende direkteurs, prinsipale en aannemers.
- (3) Ondanks subklousule (1) (a), is die bepalings van die Ooreenkoms nie van toepassing nie op—
 - (a) klerke en administratiewe personeel;
 - (b) universiteitstudente en gegradeerde in die bouwetenskap en konstruksieopmeters en sodanige ander personele wat besig is met praktiese werk ter voltooiing van hul akademiese opleiding;
 - (c) voormanne of algemene voormanne;
 - (d) nie-partye ten opsigte van klousules 1 (1) (a), 2, 21 (1), 22, 25 (6) (b), 26 (5) van hierdie Ooreenkoms.

2. GELDIGHEIDSDUUR VAN OOREENKOMS

Hierdie Ooreenkoms tree in werking op die datum wat die Minister van Arbeid vaststel as die effektiewe datum waarop die Ooreenkoms vir nie-partye bindend word, of op die datum waarop die Minister weier om die Ooreenkoms tot nie-partye uit te brei en die Ooreenkoms moet vyf (5) jaar na sodanige datum bindend bly.

3. NYWERHEIDSOPTREDE

Geen persoon wat gebind is deur hierdie kollektiewe Ooreenkoms wat die partye aangegaan het, mag vir die duur van die Ooreenkoms betrokke raak by of deelneem aan 'n staking of uitsluiting nie, of in enige optrede ter bevordering van 'n staking of uitsluiting ten opsigte van enige aangeleentheid wat by hierdie Ooreenkoms gereël word.

4. WOORDOMSKRYWINGS

Alle terme en uitdrukkings in hierdie Ooreenkoms gebesig en wat in die Wet op Arbeidsverhoudinge, No. 66 van 1995, omskryf word, het dieselfde betekenis as in daardie Wet en waar daar van 'n Wet melding gemaak word, word ook alle wysigings van sodanige Wet bedoel; voorts, tensy onbestaanbaar met die sinsverband, beteken—

"Wet" die Wet op Arbeidsverhoudinge, No. 66 van 1995;

"aansoek" 'n skriftelike aansoek op 'n vorm deur die Raad gespesifieer;

"vakleerling" 'n werknemer wat diens doen ingevolge 'n skriftelike leerkontrak wat ingevolge die Wet op Mannekrag-opleiding, 1981, geregistreer is;

"goedgekeur" of **"goedkeuring"** skriftelike goedkeuring;

"Gebied 'A'" die Landdrosdistrik van Worcester;

"Gebied 'B'" die Landdrosdistrikte van Hopefield, Moorreesburg, Piketberg en Vredenburg;

"Gebied 'C'" die Landdrosdistrikte van Ceres en Tulbagh;

"Gebied 'D'" die Landdrosdistrikte van Montagu, Robertson en Swellendam;

"ambagsman Kategorie 3" iemand wat as sodanig geregistreer is ingevolge klousule 7 (4) van hierdie Ooreenkoms en wat geskoonde werk soos omskryf kan verrig;

"ambagsman Kategorie 3A" iemand wat as sodanig geregistreer is ingevolge klousule 7 (4) van hierdie Ooreenkoms en wat geskoonde werk soos omskryf kan verrig;

"ambagsman Kategorie 2" iemand wat as sodanig geregistreer is ingevolge klousule 7 (4) van hierdie Ooreenkoms en wat geskoonde werk soos omskryf kan verrig;

"ambagsman Kategorie 1" iemand wat as sodanig geregistreer is ingevolge klousule 7 (4) van hierdie Ooreenkoms en wat geskoonde werk soos omskryf kan verrig;

"blok" 'n muureenhed waarvan die vlakmetings of langer as 300 mm of hoër as 150 mm is;

"bloklêer" iemand wat ouer as 21 jaar is, wat by die Raad geregistreer is ingevolge klousule 7 (3) van die Ooreenkoms en aan wie die Raad die nodige registrasiesertifikaat uitgereik het, wat blokke soos in hierdie Ooreenkoms omskryf, lê op enige soort konstruksie of wat plaveiplatblokke, voorafgefomde betongeute en randstene lê, maar wat geen bakstene van watter grootte of soort ook al mag lê nie behalwe waar dit vir verbanddoeleindes nodig is;

"bouhuyser" 'n toestel wat gebruik word in verband met bouwerk vir die ophys of neerlaat van materiaal deur middel van 'n platform, bak of ander houer op 'n vaste leier of leiers;

"Bounwyerheid" sonder om die gewone betekenis van die uitdrukking enigerwyse te beperk, die nywerheid waarin werkgewers en hul werknemers met mekaar geassosieer is met die doel om geboue en bouwerke op te rig, te voltooi, op te knap, te herstel, te onderhou of te verbou en/of artikels te maak vir gebruik by die oprigting, voltooiing of verbouing van geboue en bouwerke, hetsy die werk verrig, die materiaal voorberei of die nodige artikels gemaak word op die terreine van die geboue of bouwerke of elders (Met dien verstande dat sodanige vervaardigings bedrywighede beperk sal word tot spesifieke vervaardigings bedrywighede waarvan melding gemaak word in die volgende ambagte of onderafdelings daarvan en verder beperk sal word tot die uitvoering van sodanige bedrywighede deur 'n werkewer wat met sy werknemers geassosieer is met die doel om geboue en bouwerke op te rig, te voltooi, op te knap, te herstel, te onderhou of te verbou, vir gebruik deur hom in die uitvoering van die voormalde bedrywighede) en omvat dit alle werk wat daarin uitgevoer of verrig word deur persone wat by die volgende bedrywighede of onderafdelings daarvan betrokke is, met inbegrip van uitgravings en die voorbereiding van terreine vir geboue asook die sloping van geboue, tensy sodanige sloping nie uitgevoer is met die doel om die terreine vir bouwerksaamhede voor te berei nie:

messelwerk, wat die volgende insluit: Betonnering en die aanbring van betonblokke, -blaale of -plate en glastene, die beteëling van mure en vloere, voegvulling, plaveiwerk, mosaïekwerk, voorwerk met leiklip, met marmer en met komposisiemateriaal, rioollêwerk, leiwerk en pandekking, bitumenwerk, asfaltering en beplating en die oprigting van voorafvervaardigde bouwerke of tuinmure en/of grensmure met pilare, blaale of enige ander materiale;

betonplaveiwerk, wat die volgende insluit: Die lê van beton op die grond tussen geboue, sowel as betonpaadjies wat op dieselfde terrein as 'n gebou gelê word, hetsy sodanige plaveiwerk 'n integrerende deel van die bouwerke uitmaak of nie;

lakpolitoering, wat politoering met 'n kwas of kussinkie en bespuiting met 'n komposisiestof insluit;

skrynwerk, wat die vervaardiging van alle skrynwerkartikels insluit, hetsy die artikel wat gebruik word, deur die persoon wat dit gemaak of voorberei het, in die gebou of bouwerk aangebring word of nie;

klipmesselwerk, wat die volgende insluit: Klipkap- en klipbouwerk, ook die kap en bou van sierklipwerk, betonnering en die aanbring of inbou van vooraf gegiete en/of kunsklip of marmer, plaveiwerk, mosaïekwerk, prikking, muur- en vloerbeteëling, die bediening van klipwerkmasjinerie, uitgesonderd klippoleermasjinerie, en die skerpmaak van klipmessaars-gereedskap, hetsy die artikel wat gebruik word, deur die persoon wat dit gemaak of voorberei het, in die gebou of bouwerk aangebring word of nie;

metaalwerk, wat die volgende insluit: Die vervaardiging volgens spesifikasie vir installering in spesifieke geboue en die vervaardiging van voorraad, die aanbring van staalplafonne, metaalvensters, metaaldeure, siermetaalwerk, metaalrame, metaaltrappe en boumetaalwerk, die vervaardiging en/of aanbring van betrokke metaalwerk, plaatmetaal en uitgedrukte metaal, hetsy die artikel wat gebruik word, deur die persoon wat dit gemaak word voorberei het, in die gebou of bouwerk aangebring word of nie;

verfwerk, wat die volgende insluit: Die aanwending van grond- en onderlae, versiering, distempering, vlamskildering, glasuring, marmering, muurplakkings, beitsing, spruitskildering, letterskilderwerk en muurversiering, vernissing, emaljering, vergulding, belyning, sjablonering, waspolering, awitting en kleurkalkking en houtverduursaming en wat ook insluit die verwydering van verf, die skraping, was en skoonmaak van geverfde of gedistemperde mure en die was en skoonmaak van houtwerk wanneer sodanige verwydering, skraping, was en skoonmaak enige van genoemde prosesse voorafgaan;

pleisterwerk, wat die volgende insluit: Modelleerwerk, granoliet, en komposisiebevloering, komposisiemuurbekking en -polering, vooraf-gegiete of kunsklipwerk, muur- en vloerbeteëling en plavei- en mosaïekwerk, met inbegrip van die aanwending van asfaltmastiek of bitumineuse mastiek vir die doel van waterdigting of horizontale of vertikale vlakke, hetsy die artikel wat gebruik word, deur die persoon wat dit gemaak of voorberei het, in die gebou of bouwerk aangebring word of nie;

loodgieterswerk, wat die volgende insluit: Loodlaswerk, gasaanlêwerk sanitêre en huisingenieurswerk, rioollêwerk, kalfaatwerk, ventileerwerk, verwarming, die aanlê van warm en koue water, die installering van brandvoorkomingstoerusting en die vervaardiging en aanbring van alle plaatmetaalwerk, hetsy die artikel wat gebruik word, deur die persoon wat dit gemaak of voorberei het, in die gebou of bouwerk aangebring word of nie;

winkel-, kantoor- en bankuitrustingswerk, wat die volgende insluit: Die vervaardiging volgens spesifikasie vir installering in spesifieke geboue en die vervaardiging van voorraad en/of die aanbring van winkelfronte, vensterafskortings, uitstallaste, toonbanke, skerms en binnenshuise los en vaste toebehore;

staalkonstruksie, wat die volgende insluit: Die aanbring van alle klasse staal- of ander metaalsuile, lêers, staalbalke, of metaal in enige ander vorm wat deel van 'n gebou of bouwerk uitmaak;

houtwerk, wat die volgende insluit: Timmerwerk, houtbewerking, die vervaardiging van vaste toebehore volgens spesifikasie vir installering in spesifieke geboue en die vervaardiging van voorraad, masjinering, draaiwerk, houtsnywerk, die aanbring van golfyster-, asbesteël, dakspaan- en ander dakbedekkings, klank- en akoestiek-materiaal, kurk- en asbesisolasié, houtlatwerk, komposisieplafonne en muurbedekking, die aanbring van proppe in mure, die bedekking van houtwerk met metaal, blokkies- en ander bevloring, met inbegrip van bevloring met hout, kurk en rubber (en die skuur daarvan met skuurpapier), kurktaptytstof en enige klas of soort linoleum wat in 'n gebou of bouwerk aangebring word, en die aanbring van asfaltversadigde vilt of materiaal op vloere en/of mure en/of dakke, hetsy die artikel wat gebruik word, deur die persoon wat dit gemaak of voorberei het, in die gebou of bouwerk aangebring word of nie;

"bouwerker Kategorie 4" 'n werknemer behoorlik deur die Raad goedgekeur en ingevolge klosule 7 (3) by die Raad geregistreer, aan wie die toepaslike registrasiekaart uitgereik is en wat geskoonde werk mag verrig slegs in die fasette van geskoonde werk waarvoor hy geregistreer is en soos aangedui op die registrasiekaart wat aan hom uitgereik is, en omvat operateurs van vloerskuurmasjiene en operateurs van klip- en terazzo-poleerders;

"bouwerker Kategorie 3" 'n werknemer behoorlik deur die Raad goedgekeur en ingevolge klosule 7 (3) by die Raad geregistreer, aan wie die toepaslike registrasiekaart uitgereik is en wat geskoonde werk mag verrig slegs in die fasette van geskoonde werk waarvoor hy geregistreer is en soos aangedui op die registrasiekaart wat aan hom uitgereik is, en omvat skrynwerkmonteurs en skrynwerkmasjiene-operateurs;

"bouwerker Kategorie 2" 'n werknemer behoorlik deur die Raad goedgekeur en ingevolge klosule 7 (3) by die Raad geregistreer, aan wie die toepaslike registrasiekaart uitgereik is en wat geskoonde werk mag verrig slegs in die fasette van geskoonde werk waarvoor hy geregistreer is en soos aangedui op die registrasiekaart wat aan hom uitgereik is, en omvat bloklêers, glaswerkers, vurkhyster operateurs en laai- en slotgraaf operateurs;

"bouwerker Kategorie 1" 'n werknemer behoorlik deur die Raad goedgekeur en ingevolge klosule 7 (3) by die Raad geregistreer, aan wie die toepaslike registrasiekaart uitgereik is en wat geskoonde werk mag verrig slegs in die fasette van geskoonde werk waarvoor hy geregistreer is en soos aangedui op die registrasiekaart wat aan hom uitgereik is, en omvat ook ambagsman mat- en vloerlêers, ambagsman waterdigters, plafon- en afskortingswerkers en kraan operateurs;

"matlêers" 'n werknemer wat as sodanig by die Raad geregistreer is en wat een of meer van die volgende werksaamhede verrig naamlik:

Alle soorte matwerk en matmuurbedekkings lê en/of vassit en/of pas en/of span, met inbegrip van toesig hou oor werknemers wat matte en matmuurbedekkings pas en oor algemene werkers;

"plafon- en/of afskortingsoprigter" 'n werknemer wat as sodanig by die Raad geregistreer is en wat een of meer van die volgende werksaamhede verrig:

alle metaalkomponente uitlê, waterpas en loodreg maak, sny en pas; alle plafonborde en afskortingspanele sny en pas; deure en slotte aanbring; glas sny en insit, met inbegrip van toesig hou oor plafon- en afskortingswerkers en algemene werkers;

"eis" die bedrag waarop 'n lid van die Mediese Hulpfonds geregtig is ten opsigte van uitgawes wat hy aangegaan het in verband met mediese of tandheelkundige dienste, hospitalisasie, medisyne of enige ander bystand waarop hy of sy afhanklik is kragtens die reëls van die Mediese Hulpfonds geregtig is;

"skoonmaker" 'n werknemer wat een of meer van die volgende werksaamhede verrig:

persele, deure, vensters, uitrusting, gereedskap, masjinerie, meubels, voertuie, tenks, houers of ander artikels skoonmaak en/of was, met inbegrip van vloere, meubels of voertuie poleer, matte borsel, oortollige afvalmateriaal verwijder en ander skoonmaakaktiwiteite wat met die voorafgaande gepaard gaan;

"voortsettingslid" 'n lid wat nie meer in die Nywerheid werksaam of betrokke is nie, maar wat ingevolge klousule 15(4) toegelaat word om 'n lid van die Mediese Hulpfonds te bly;

"bydraeboek" die amptelike kaart of boek wat jaarliks deur die Raad aan werknemers uitgereik word met die doel om hul seëls te beveilig, en vir die toepassing van hierdie Ooreenkoms het "Vakansiefondskaart" of "-boek" dieselfde betekenis;

"Raad" die Boubedingsraad Noord en Wes Boland, geregistreer in terme van artikel 29 van die Wet;

"afhanklike" (indien en solank die afhanklike in die Republiek van Suid-Afrika woonagtig is en by die Fonds geregistreer is), in verband met die lid van die Mediese Hulpfonds:

- die wettige of gemeenregtelike vrou van sodanige lid behoorlik as sodanige geregistreer;
- sodanige lid se kind, stiefkind of wettig aangename kind onder die leeftyd van 18 jaar, wat ongetroud is en wat nie gereeld besoldiging van meer as R650 per maand ontvang nie;
- sodanige lid se kind, stiefkind of wettig aangename kind wat ouer is as 18 jaar, wat ongetroud is en wat, weens 'n geestes- of liggaamlike gebrek of dergelike oorsaak, nie gereeld besoldiging van meer as R650 per maand ontvang nie en wat, met die toestemming van die Raad en op sy voorwaardes, as 'n afhanklike persoon erken word: Met dien verstande dat sodanige afhanklike gewoonlik by die lid moet inwoon en van hom afhanklik moet wees;

"drywer" 'n werknemer wat 'n motorvoertuig dryf en vir die toepassing van hierdie omskrywing sluit " 'n motorvoertuig dryf" alle tydperke in wat daar gedryf word en alle tyd wat 'n drywer aan werk in verband met die voertuig of vrag bestee en alle tydperke wat daar van hom vereis word om op sy pos te bly gereed om te dryf;

"werkgewer" enige persoon hoegenaamd met inbegrip van 'n persoon wat as 'n arbeidsmakelaar of 'n tydelike werkverskaffingsdiens optree, wat enige persoon in diens het of aan hom werk verskaf, en wat daardie persoon beloon, of uitdruklik of stilswyend onderneem om hom te beloon, of wat enige persoon hoegenaamd toelaat om hom op enige wyse te help om sy besigheid voort te sit of te drywe; en het "in diens hê", "in diens neem" en "diens" ooreenstemmende betekenisse;

"vloerlêer" 'n werknemer wat as sodanig by die Raad geregistreer en wat een of meer van die volgende werksaamhede verrig:

Vloere van hout, mosaïek, komposisierubber of ander soortgelyke materiale, maar uitgesonderd matstof, lê en vassit; alle soorte vloer- en muurbekettings in teël-, of strookvorm vassit, met inbegrip van veerkrachtige vloermateriaal, linoleum, inleglinoleum, malthoid, asfalteëls of asfaltiese materiale, kurk rubber, viniel- en plastieksemestellings, maar uitgesonderd matstof; toesig hou oor werknemers wat vloere lê of vloer- en muurbekettings vassit;

"Vorige Ooreenkoms" die Ooreenkoms gepubliseer by Goewermentskennisgewing No. R. 805 van 9 Junie 1995, soos gewysig, verleng of herbekragtig;

"voorman" 'n werknemer wat—

- in 'n toesighoudende hoedanigheid optree maar wat ook die werk van 'n ambagsman kan doen;
- werk uitdeel aan die ander werknemers onder sy beheer en toesig;
- dissipline handhaaf;
- regstreeks aan die werknemer of die werkgewer se gemagtigde verteenwoordiger verantwoordelik is vir doeltreffendheid en produksie op die terrein.

"algemene voorman" 'n werknemer wat werk uitdeel aan die klasse werknemers wat deur die Ooreenkoms gedeke word en wat die werk regstreeks koördineer en daaroor toesig hou, en wie se pligte onder ander ander al of enige van die volgende insluit:

- (a) toesighouding;
- (b) hantering van 'n kontrak of kontrakte;
- (c) handhawing van dissipline;
- (d) verantwoordelikheid aan die werkgewer vir die doeltreffendheid en produksie op die terrein(e);
- (e) verrigting van die werk van 'n ambagsman, hetsy in 'n hoedanigheid van instrukteur of andersins.

"algemene werker" 'n werknemer wat een of meer van die volgende werksaamhede verrig:

- (a) in die seksie van die Nywerheid wat betrokke is by die asfaltering, waterdigting en/of vogdigting van dakke, mure plafonne, vloere en ander oppervlake:
 - Vir vure sorg en skoonmaakwerk verrig;
 - voglae sny en in posisie plaas;
 - asfaltmacadam meng; materiaal op die lêterrein stort en plaas; rolwerk met handrollers verrig;
 - mastikasfalt in potte meng en aangesmeerde mastik vryf totdat dit koud is;
 - 'n grondlaag aanbring ter voorbereiding van die aanbring van 'n afwerklaag van mastikasfalt op alle vertikale en skuins oppervlake;
 - bitumastikbehandeling van alle oppervlake.
- (b) In die blok- of/baksteenlê-seksie van die Nywerheid:
 - In- en uittandings inkap vir baksteenverbandwerk;
 - voeë tussen steenwerk en betonbalke opvul;
 - voeë in stene en vloerteëls met bry vul en dit skoonmaak;
 - blokke lê by die konstruksie van betonvloere en betondakke;
 - blokke lê wat nie in dagha of mastik vasgesit word nie;
 - los teëls lê op oppervlake sonder bedding;
 - staanders, blaarie en dergelyke muurwerkkomponente in posisie plaas, waarby loodregstel nie vereis word nie;
 - voeë in mure en plaveisel met bry vul;
 - 'n karborundum- of wolframsaag of soortgelyke uitrusting bedien;
 - enige soort vloeistofopfrisser aan baksteenwerk, slasto of soortgelyke materiaal aanwend;
 - teer of soortgelyke produkte aan alle oppervlake aanwend;
 - bakstene of soortgelyke materiaal sny;
 - voglae sny en in posisie plaas;
 - voegwerk en voegstrykwerk aan steenwerk;
 - grondlae van mitumastik- of waterdigtingsoplossings aan oppervlake aanbring;
 - bakstene awfas.
- (c) In die matlê-seksie van die Nywerheid:
 - Matlêers en matpassers help om matte te lê;
 - kleefstowwe meng, aanwend of sprei voordat alle soorte matwerk vasgesit word;
 - reguitsnywerk;
 - rollers of ander toestelle gebruik om matwerk vas te bed nadat dit ingesit, gelê of gepas is.
- (d) In die plafon- en afskortingsoprigtingseksie van die Nywerheid:
 - Metaalplafonkomponente monteer en hanteer;
 - gate boor;
 - steierwerk oprig;
 - alle soorte verankerklemme aan plafonpanele vasheg;
 - staalveerklemme aan aluminiumdekstroke vasheg;
 - stutte aan plafonpanele vasheg;
 - vinielstroke lym en aan afskortingspanele plak;
 - veselglas lê;
 - gefineerde of gewone of vianied-vynalastbeklede panele van spaanderbord, gips of asbessement in posisie plaas en die ankerdekstroke op hul plekke vasdruk;
 - plofklinknael-toestelle en gespesialiseerde plafon en/of afskortingsgereedskap gebruik.

(e) In die betonwerkseksie van die Nywerheid:

Beton afstryk;

beton lê, gelykmaak en afvlak en met betondriller bewerk—onder toesig;

beton met hand meng;

beton- of daghamenger of dergelike masjien bedien;

materiaal met grawe in dagha- of betonmengmasjiene ingooi of daaruit verwijder;

sand sif en dagha of beton met die hand met skopgrawe meng.

(f) In die vloer- en muurbedekkingseksie van die Nywerheid:

Ambagsmanne (bevloering) en vloerleërs help in verband met alle vloerlewerksaamhede;

kleefstofware ter voorbereiding vir die uitlê van vloerblokke, teëls, plaatbedekking en soortgelyke materiaal meng, aanwend en sprei;

reguitsnywerk;

rollers of ander toestelle gebruik om vloermateriaal vas te bed nadat dit hard geword het of gelê is.

(g) In die verf-, dekoreer- of ruitwerkseksie van die Nywerheid:

Alle werk ter voorbereiding vir die aanbring van Kenitex of dergelike materiaal;

rubberlym met 'n koolborsel aan cementpanne op dakke aanbring;

geskoolede werknemers help om die draadholtes in hout op te vul voordat houtoppervlakte met 'n doek opgevryf word;

kiaat of ander soorte hardehout skoonmaak met behulp van oplosmiddels en staalwol;

glas skoonmaak nadat ruite ingesit is;

voltooide rame skoonmaak voordat stopverf aangebring word;

stopverf brei totdat dit die regte stewigheid het;

voëë en agterkante van klip met 'n waterdichtingsmengsel verf;

asfalt- en/of ander komposisieplate en -dakke met bitumineuse alluminiumverf verf of sput;

dakke gereedmaak vir verfwerk, met inbegrip van skraap- en draadborsel;

alle bouersuitrusting met preserveermiddels verf;

grondlae met bitumastik of waterdichtingsoplossings aan oppervlakte aanbring;

mure en oppervlakte skraap, was, skoonmaak en afvryf voordat dit geverf word;

timmerhout met preserveermiddels behandel;

alle soorte skuurmiddels met die hand gebruik, met inbegrip van opvryfoplossings op voorbereidingswerk vir verf- en sputwerk;

nuut gegalvaniseerde oppervlakte spoelwas voordat hulle geverf word en nuut gegalvaniseerde oppervlakte met 'n blaaslamp of met verfoplos- of oksideermiddels behandel;

witkalk en cementstryksel aan alle oppervlakte aanwend;

dekoratiewe bitumastiek aan pype aanwend;

chemiese kleefstowwe met 'n verfkwas aan sinkdakke aanwend;

karbolineum aanwend;

verf aan dakke aanwend;

korrosieverende verf aan boustaalwerk aanwend en dit waterdig maak;

spykerkoppe aan plafonne kwaslak of verf;

'n grondlaag aanbring aan ongeverfde staallêers;

met sandpapier tussen verflae skuur;

houtwerk, mure en plafonne toestop of stopverf;

'n stopverfbed vir ruitwerk aanbring en oortollige afvalstukke daarvan verwijder;

bouoppervlakte sandstraal, impregneer of andersins voorberei, voordat dit geverf word, of beskermende lae aan sodanige oppervlakte met 'n borsel of sproeispruit aanwend.

(h) In die metaalwerkseksie van die Nywerheid:

Metaal met 'n masjien buig en/of fatsoeneer;

staalvensters en -deurkosyne onder toesig koppel;

metaal met krag- of handmasjiene boor of pons en moerdraad daarin sny;

ankers aan staalvensters en -deurkosyne aanbring;

'n kraagangedrewe slypmasjien op metaal bedien;

vylwerk met die hand.

(i) In die pleisterwerkseksie van die Nywerheid:

Saksmeerwerk aan mure en plafonne;

gietsvorms met 'n voorwerk- of betonmengsel met 'n skopgraaf vul;

gebreke in die voorvlak van afgewerkte artikels met 'n cementmengsel opvul en die voorvlak met 'n stuk sak afvryf;

beton gooi en gelykmaak, 'n betondriller bedien, en help met die afvlakwerk; voëe tussen bakstene uitkrap en oppervlakte vir pleisterwerk gereedmaak; gietvorms opstel en bekisting en gietsels stroop; die nate van gietvorms onder toesig met die hand of 'n stukkie blik met gips toestop; die vulsel in gietvorms vasstamp; alle oppervlakte met sement awfyt;

'n roteermasjien met soliede skywe vir die afvlakkings van sement- of granolietvloere bedien wanneer sodanige masjien gebruik word voordat verdere afwerking plaasvind; oppervlakte flodder voordat dit gepleister word.

(j) In die boutimmerwerk-, dakwerk- en steierwerk- oprigting-seksie van die Nywerheid:

Geskoolede werknemers help om staalstutte in posisie te plaas, dit aan draagbalke vas te maak en op die vereiste hoogte te stel;

dakpanne met 'n handsnymasjien sny;

steierpale of stutte afsaag;

steierwerk onder toesig oprig;

asfaltplate aan die kante van staal- en hourame aanbring;

hoepelyster-, staal- of draadverstywers aanbring om bekisting te versterk;

bekisting ophys en in posisie plaas maar nie vassit nie;

bekisting afbreek;

dakpanne met draad vasbind;

houtstutte opwig;

dakteëls van terra-cotta en sement vassit;

dekplate vassit;

vooraafvervaardigde geboue of bouwerke onder toesig demonteer en/of hermonter, uitgesonderd die noukeurige opstelling daarvan;

rubberlym met 'n koolborsel aan sementteëls of dakke aanbring;

kurk of ander isoleermateriale vassit.

(k) In die skrynwerk- en winkeluitrustingseksie van die Nywerheid :

Afdiglae aan skrynwerk aanbring;

geskoolede werknemers met die aanbring van lym aan trappe of houtoppervlakte voordat dit geklamp of gepers word;

voorwerk in die fabriek/werkwinkel aan panele of rame vaslym en/of vasheg;

automatiese of handperse bedien;

eierkratwerk, binnerondings of akoestiese materiaal in die fabriek/werkwinkel in posisie plaas en vasheg in holtes wat deur rame gevorm word;

tapgate skoonmaak;

staalveerlemme aan alimuniumdekstroke vasheg.

(l) In die staalwerk-, staalkonstruksie- of staalversterkingseksie van die Nywerheid:

Staalversterkingsmateriale met draad vasbind of vasmaak en sodanige materiale sny, buig, monter, oprig en vassit;

staalbekisting en kolomme oprig, uitgesonderd die inlynbring, loodreg- en waterpasmaak daarvan;

staal ophys en dit in posisie lê;

voorspanningskabels of versterking sorteer, selekteer, inmekarsit, elementêr vasbind of vassit.

(m) In die loodgieter- en rioolaanlegseksie van die Nywerheid:

Pype en staalstawe, uitgesonderd die van koper, onder toesig met die hand sny, buig en skroef-/en moerdraad daarin sny;

lasse in rirole kalfater;

vore, gate, ens. met die hand grawe.

(n) In die klipwerk-, klipmesselwerk- en monumentklipmesselwerkseksie van die Nywerheid:

Hangsae bedien, held om klippe reg te sit en saaglemme aan te bring met die doel om met hangsae en poleermasjienerie te werk, en/of met slypsteenmasjienerie werk;

voëe met bry vul en die agterkant van klipwerk opvul nadat dit gelê is;

hangsae, klippoleermasjienerie en kompressors vir klipwerk toedien;

voëe en agterkante van klip met 'n waterdigting mengsel verf;

met 'n klopboor werk of 'n hamer en pons gebruik om klip te splits of tapgate te boor;

'n duntermasjién, met inbegrip van 'n handduntermasjién, 'n draaibank, sirkelsae (ten opsigte van monumentwerk), klippoleermasjinerie, met inbegrip van handpoleeruitrusting, lettersnymasjiene, hand- en spansae onder toesig bedien;

gereedskap skerpmaak.

(o) In alle seksies van die Nywerheid:

Geskoolde werknemers of hoër gegradeerde werkers help waar nodig, sonder om self sodanige werk van 'n hoër graad te verrig;

afval- of rommelmetaal met die hand of 'n masjién baal;

dagha, stene, klip, beton of ander materiaal dra;

stene en beton sny, boor, gleuwe daarin maak en proppe daarin aanbring;

beton, rotse, sand, grond, klippe of ander materiale breek, splinter, verdig, losmaak of vasstamp met 'n kragaangedrewe gereedskapstuk of toestel wat met die hand vasgehou word, soos 'n grondstamper, klopboor, korsbreker, rotsboor of voorskrapper;

masjinerie olie en smeer;

vlekke en cement op klip, kunsklip, leiklip, terra-cotta of soortgelyke oppervlakte met karborundumblokke of skuurmasjiene verwijder;

afskrop en skoonmaak, met gebruikmaking van staaldraad- of skropborsels;

dakke met gras bedek;

sand, steen en cement afmeet;

rommelmetaal met die hand opsny;

rumateriaal op die terrein met kraggereedskap herhalend stukkend sny;

etes kook of andersins berei of voorsit;

boodskappe, briewe, pakette of goedere per voet of met 'n trapfiets, driewiel of handvoertuig aflewer of afhaal;

vure maak, aan die gang hou of uitkrap, of as, vullis of afval verwijder;

tee of soortgelyke verversings maak en bedien;

bome of plantegroei afkap, ontwortel, verwijder of vernietig;

geboue, mure of ander bouwerke met die hand sloop of afbreek;

kruivaens, trollies of ander voertuie met die hand sleep, trek of stoot;

kleppe of krane, met inbegrip van beheerkleppe of -krane vir pompe, oop- en toedraai;

sanitaire emmers verwijder, leegmaak, skoonmaak of vervang, of riooltype of -punte skoonmaak;

alle ander werk van 'n ongeskooleerde aard verrig wat nie elders vermeld word nie of aan 'n ander klas of graad werknemer toegewys is nie, maar uitgesonderd die werkzaamhede ingesluit by die omskrywing van "skoonmaker".

"glaswerk" 'n werknemer wat betrokke is by die finale aanbring en vasheg van glas in rame, wat by die Raad as sodanig geregistreer is en aan wie 'n registrasiekaart uitgereik is;

"wag" 'n werknemer wat persele patroolleer en eiendom bewaak, waar bouwerk aan die gang is;

"Industrie" die Bouwywerheid;

"slegs-arbeid-kontrak" 'n kontrak, ooreenkoms, reëling of verstandhouding waarkragtens 'n werkgever onderneem om werk te doen en vir die werk betaal te word slegs vir die verskaffing van sy eie arbeid en/of dié van sy werknemers, as daar is, en waarvolgens hy nie aan die vervaardigers of handelaars wat in die gewone loop van sake materiaal aan die Bouwywerheid lewer verantwoordelik is vir betaling ten opsigte van al die materiaal wat vir die uitvoering van die werk gebruik sal word nie;

"slegs-arbeid-kontrakteur" 'n kontrak, ooreenkoms, reëling of verstandhouding waarkragtens 'n werkgever onderneem om werk te doen en vir die werk betaal te word slegs vir die verskaffing van sy eie arbeid en/of dié van sy werknemers, as daar is, en waarvolgens hy nie aan die vervaardigers of handelaars wat in die gewone loop van sake materiaal aan die Bouwywerheid lewer verantwoordelik is vir betaling ten opsigte van al die materiaal wat vir die uitvoering van die werk gebruik sal word nie, en omvat die konsep waarvolgens enige groep werknemers op georganiseerde wyse van die een bopperseel na 'n ander verskuif word, ongeag of hulle vir 'n eienaarsbouer werk of nie;

"getroude lid" behoudens die reëls van die Mediese Hulpfonds, 'n lid met een of meer afhanglikhede;

"mediese skema" beteken:

- (a) 'n mediese skema wat ingevolge artikel 15 of voorlopig ingevolge artikel 16 van die Wet op Mediese Skemas, 1967 (Wet 72 van 1967) geregistreer is;
- (b) 'n mediese skema wat soos in artikel 2 van die Wet op Mediese Skemas bepaal, nie aan genoemde Wet hoef te voldoen nie;

"lid" enigiemand wat tot die Voordeel Fondse, beheer deur die Raad in terme van hierdie Ooreenkoms, bydra ten einde 'n voordeel soos in die reëls bedoel, óf vir homself óf vir sy afhanglikes ooreenkomstig die reëls te verkry, wat die gespesifiseerde aansoek om lidmaatskap behoorlik ingeval aan die Raad voorgelê het as lid van die Fonds toegelaat was;

"Mediese Hulpfonds vir die Bounywerheid Noord en Wes Boland" 'n mediese fonds voortgesit en bedryf onder 'n kollektiewe ooreenkoms aangegaan kragtens die Wet op Arbeidsverhouding, 1995, en vrygestel van die bepalings van die Wet op Mediese Skemas, 1967 ingevolge klousule 2 van die Wet op Mediese Skemas, No. 72 van 1967;

"Eienaar-bouer" enige persoon wat persone in diens neem, hetsy teen vergoeding of nie, met die doel om werk in die Bounywerheid, soos omskryf, te verrig aan 'n bestaande woonhuis of met die doel om 'n nuwe woonhuis op te rig, en aan wie 'n lisensie as eienaar-bouer deur die Raad uitgereik is: Met dien verstande dat 'n lisensie as eienaar-bouer slegs uitgereik word indien daarom aansoek gedoen word op sodanige wyse en met verskaffing van sodanige inligting as wat die Raad van tyd tot tyd mag spesifiseer en nadat die bedrag van R20,00 aan die Raad betaal is synde die koste van die lisensie te wees: Met dien verstande verder dat 'n lisensie as eienaar-bouer slegs uitgereik word ten opsigte van bouwerk aan 'n woonhuis bewoon deur of vir bewoning deur die aansoeker self en nie ten opsigte van bouwerk aan enige gebou wat vir besigheidsdoeleindes of vir verhuring aangewend word nie, en met dien verstande verder dat 'n lisensie as eienaar-bouer nie uitgereik word nie aan dieselfde persoon ten opsigte van bouwerk aan 'n tweede of meer woonhuise in dieselfde dorp of stad of sy omliggende munisipale gebied, binne enige aaneenlopende tydperk van drie jaar of waar die waarde van die bouwerk (materiaal plus arbeidskoste) die bedrag van R65 000,00 per eenheid oorskry;

"oortyd" alle tyd gewerk buite of langer as die gewone werkure gespesifiseer in klousule 9 (1);

"pensioentrekker" 'n lid van die Mediese Hulpfonds soos deur die Raad bestuur, wat uit die diens van 'n werkgewer in die Nywerheid getree het, hetsy weens ouerdom of werkvermoë, en wat ten tyde van sodanige uitdienstreding altesaam minstens 10 jaar lid van die Raad se Mediese Hulpfonds was;

"stukwerk" enige werkstelsel waarvolgens die minimum loon waarop 'n werknemer geregtig is, bereken word uitsluitlik volgens die hoeveelheid werk wat verrig of geproduseer is afgesien van die tyd wat aan sodanige werk bestee is;

"voordeurtarief" 'n geldtarief vir die Mediese Hulpfonds waartoe die Raad ingestem het;

"proefleerlingbouwerker" 'n werknemer, uitgesonderd 'n minderjarige, was as sodanig by die Raad geregistreer in ingevolge klousule 7 (2), en aan wie die toepaslike registrasiekaart, geldig vir 28 agtereenvolgende werksdae, deur die Raad uitgereik is, en wat in diens is van 'n werkewer wat ingevolge klousule 7 (2) 'n indiensnemingskontrak met die Raad aangegaan het;

"dakwerker" 'n werknemer wat 'n ambagsman is en wat verantwoordelik is vir die uitlê van dakke volgens tekeninge of andersins, wat die posisie aandui van die latte, dakleie, dakpanne, dekgras, ens., wat voegskorte, geute en geuttype aan dakke kan aanbring, wat aan die hoof staan van en toesig het oor ander wat dakkonstruksiewerk verrig en wat minstens die loon betaal word wat in klousule 10 (1) (h) (1) voorgeskryf word;

"reëls" die reëls wat die Raad van tyd tot tyd ingevolge hierdie Ooreenkoms spesifiseer ten opsigte van die administrasie van die Voordeel Fondse wat die Raad ingevolge hierdie Ooreenkoms bedryf;

"Sekretaris" die Sekretaris van die Raad en ook 'n beampete deur die Raad aangewys om namens die Sekretaris op te tree;

"ongetroude lid" behoudends die reëls van die Mediese Hulpfonds, 'n lid sonder afhanglikes;

"geskoolde werk" werk van 'n geskoolde aard wat gewoonweg en gebruiklik uitgevoer word deur 'n persoon wat ingevolge die Wet op Mannekragopleiding, 1981, 'n vakleerlingskapkontrak uitgedien of 'n opleidingstydperk deurgemaak het en in enigeen van die ambagte ingevolge die voormalde Wet aangewys, met inbegrip van die werk van 'n matleêr, plafon en/of afskortingopriger, vloerleêr, waterdigter of dakwerker, soos omskryf, en sluit dit daarbenewens, sonder om enigerwys die gewone betekenis van die uitdrukking "geskoolde werk" te beperk, die volgende werksaamhede in:

asfaltwerk: Toesig oor alle werksaamhede in verband met asfaltwerk;

messelwerk: Merk en uitlê volgens planne; die lê van voorafvervaardigde klipblokke, roosterblokke, sier- en bakstene, glasstene, dek- en drumpelteëls, alle steenmesselhoeke, loodgietershoeke; rifvoegwerk; die installering van voorafvervaardigde steenpaneelmure op die terrein;

metaalwerk: Merk en uitlē; die opstel van en toesighouding oor masjiene; met die hand sweis en sveissoldeer; met die hand boor en moerdraad sny; finale vyl en/of monteerwerk verrig; die vassit van siermetaal- en gietwerk, metaalrame en -trappe en boumetaalwerk;

verwerk: Verf, vernis, tekstuurlae, harslae en ander soortgelyke stowwe aan alle oppervlakte aangebring; muurplak en letterskilderwerk;

pleisterwerk: Boetseerwerk en modelleerwerk; gietvorms maak; bepalende gidspleisters voorberei; stowwe aan oppervlakte raap; granolietwerk; gidspleister aanbring aan vloere waarop 'n opgewerkte bedekking soos met blokkies en vinievloerteëls, -stroke ens., aangebring moet word;

loodgieterswerk en rioolaanlegwerk: Merk en uitlē, finale vashegting van gemonteerde pype en toebehore; soldeer- en sveissoldeerwerk op die terrein; toesighou oor die lē van pype volgens val;

winkeluitrustingswerk: Alle werkzaamhede wat onder winkelskrynwerk ressorteer, asook die montering en installering van winkelfronte en winkelkantoor- en bankuitrustings;

winkelskrynwerk: Merk en uitlē; vervaardiging, montering, skaaf, afwerk en aanbring van voltooide houtwerk;

staalwerk: Toesig hou oor die buig, in posisie plaas en aanbring van staalwapening en staalboumateriaal;

klip- en monumentklipmesselwerk: Letters en versierings teken, ontwerp en uitlē; letters met die hand en 'n lugdrukhamer sny en uitkerf; finale oppervlakbewerking en afwerking van klip of vervangingsmateriaal met die hand volgens die regte grootte, dog nie poleer werk nie; masjiene opstel; klippe op daghalae vassit; uitlē; voorafgegiste klip of kunsklip of marmer vassit;

boutimmerwerk: Materiaal afmerk, uitlē, vervaardig, waterpas maak, loodregstel, saag, aanpas, vasheg, rig en aanbring;

teëlwerk: Teëls, mosaïek of ander soortgelyke materiaal lē en vassit;

waterdigting: Toesig hou oor waterdigtingswerskers en algemene werskers wat waterdigtings- of vogdigtingswerk verrig;

houtmasjienvwerk: Masjiene opstel; toesig hou oor masjiene;

"seël" die amptelike seëlbewys wat deur die Raad aan werkgewers verkoop word;

"bouwerk" ook mure, grens-, tuin- en keermure en monumente;

"taakwerk" 'n werkstelsel waarvolgens die minimum hoeveelheid werk wat in 'n bepaalde tyd verrig of geproduseer moet word, vasgestel word as 'n voorwaarde vir die betaling van die loon in klosule 10 (1) gespesificeer;

"leerling bouwerker Kategorie 4" of "3" of "2" of "1" 'n werknemer behoorlik deur die Raad goedgekeur en ingevolge klosule 7 (2) by die Raad geregistreer, en aan wie die toepaslike registrasiekaart uitgereik is en wat geskoolde werk vir 'n werkewerker, wat 'n indiensnemingskontrak ingevolge klosule 7 (2) met die Raad aangegaan het, mag verrig in enigeen van die geskoolde ambagte aangewys ingevolge die Wet op Mannekragopleiding, 1981, en in die ambagte van blokleêr, matleêr, plafon- en/of afskortingsoprigter, vloerleêr, glaswerker, dakwerker of waterdigter;

"loon" dié deel van die besoldiging wat in geld aan 'n werknemer betaalbaar is ingevolge klosule 10 (1) ten opsigte van die gewone werkure voorgeskryf in klosule 9 (1): Met dien verstande dat indien 'n werkewerker 'n werknemer ten opsigte van sodanige gewone werkure gereeld 'n hoër bedrag betaal as dié voorgeskryf in klosule 10 (1), dit sodanige hoër bedrag beteken;

"werkdag" enige dag behalwe Saterdag, Sondag, enige openbare vakansiedag of die jaarlikse verlofperiode soos voorgeskryf in klosule 9 (6) van hierdie Ooreenkoms ten opsigte waarvan die gewone werkure soos in klosule 9 (1) voorgeskryf, van toepassing is;

"werkende werkewerker" of "vennoot" 'n werkewerker of vennoot wat 'n werkewerker is en wat self werk verrig wat in die omskrywing van die "Bounywerheid" ingesluit word;

"werkweek" die gebruiklike betaalweek van 'n inrigting.

5. VLAKKE VAN BEDING

Die Raad is die forum waar daar oor alle aangeleenthede aangaande hierdie Ooreenkoms beding moet word.

6. REGISTRASIE VAN WERKGEWERS

(1) Elke werkewerker in die Nywerheid op wie hierdie Ooreenkoms van toepassing is, moet verseker dat hy te alle tye by die Raad geregistreer is.

(2) 'n Werkewerker moet by die Raad registreer deur die nodige inligting op 'n gespesifieerde vorm aan die Raad te verskaf.

(3) Elke werkewerker moet die Raad skriftelik in kennis stel van enige verandering en die besonderhede verskaf ten tye van registrasie of wanneer hy werk in die Nywerheid staak, en wel binne veertien (14) dae na sodanige verandering of staking in werk.

(4) 'n Registrasiesertifikaat onderteken deur of die Voorsitter of die Sekretaris van die Raad, moet aan elke geregistreerde werkewerker uitgereik word.

(5) Elke werkgewer wat nie op die keerdatum bepaal in die Ooreenkoms aan die Raad die nodige heffings en bydraes, betaalbaar deur hom en sy werknemers elke week betaal nie, moet rente teen die primakoers deur die Raad se bank vasgestel, aan die Raad betaal vanaf die betrokke datum tot die datum van betaling welke rente die Raad se algemene fondse sal toeval;

(6) Waar 'n vennootskap, maatskappy of beslote korporasie as 'n slegsarbeidkontrakteur met werkende vennote, direkteure of lede optree, moet die vennootskap, maatskappy of beslote korporasie by registrasie skriftelik een van die werkende vennote, direkteure of lede nomineer as die verantwoordelike persoon wat moet toesien dat die vennootskap, maatskappy of beslote korporasie ten opsigte van die werkende vennote, direkteure of lede aan al die bepalings van die Ooreenkoms voldoen.

(7) Behoudends die bepalings van die Wet op Basiese Diensvoorwaardes, 1983, moet elke werkgewer die volgende rekord hou ten opsigte van alle werknemers in sy diens:

- die Boubedingsraad nommer
- die identiteitsnommer, volle naam en residensiële adres;
- die werknemer se beroep en status;
- rekord van gewone en oortyd gewerk;
- rekord van besolding betaal en die berekening daarvan asook die aftrekkings.

(8) (a) Elke werkgewer in die Nywerheid op die datum waarop hierdie Ooreenkoms in werking tree en elke werkgewer wat na daardie datum tot die Nywerheid toetree, moet, binne 21 dae vanaf sodanige datum of van die datum waarop sodanige werkgewer met werkzaamhede begin, aan die Raad 'n waarborg verskaf wat aanneemlik is en gelyk is, tot die grootste van R10 000,00, aan

- (i) twee weke se lone teen die tariewe in klousule 10 (1) gespesifiseer;
- (ii) twee weke se bydraes betaalbaar aan die Raad ingevolge klousules 14, 15, 16, 17, 20 en 23 van hierdie Ooreenkoms
- (b) Onderhewig aan 'n minimum bedrag van R2 000,00
- (c) Geen rente sal deur die Raad aan 'n werkgewer betaalbaar wees ten opsigte van 'n kontant waarborg wat aan die Raad verskaf word nie.

7. REGISTRASIE VAN WERKNEMERS

(1) Algemeen:

- (a) Geen persoon mag in die Bouwerywerheid in diens geneem word tensy hy op die gespesifiseerde wyse deur die Raad geregistreer is nie.
- (b) Die Raad moet aan elke werknemer 'n identiteitskaart van die Beddingsraad uitrek en die werknemer moet sodanige kaart ten alle tye, terwyl hy in die Bouwerywerheid werk, hou.
- (c) Die Raad moet die aanvanklike koste van die identiteitskaart betaal, maar die werknemer is verantwoordelik vir die koste van die vervanging van enige verlore identiteitskaart.
- (d) Indien die werkgewer, in samewerking met die vakbond, op enige stadium van mening is dat 'n werknemer wat vir minder as drie jaar by die Raad geregistreer is, nie sy werk tot 'n aanvaarbare vlak uitvoer nie, kan die werkgewer, op sy eie koste, versoek dat die werknemer 'n vaktoets ingevolge artikel 28 van die Wet op Mannekragopleiding, 1981, aflê. Indien die werknemer nie die vaardigheidsvlak waarvoor hy geregistreer is, kan behaal nie, sal die Raad hom herregistreer ingevolge die uitslag van die artikel 28 vaktoets.

(2) Proefleerlingbouwerker en leerlingbouwerker

- (a) 'n Geregistreerde werkgewer kan enige persoon behalwe 'n minderjarige of 'n persoon wat kwalifiseer vir indiensname as 'n vakleerling ingevolge die Wet op Mannekragopleiding, 1981, as 'n proefleerlingbouwerker of as 'n leerlingbouwerker in diens neem, nadat sodanige persoon in die gespesifiseerde wyse by die Raad geregistreer is.
- (b) By ontvangs van die gespesifiseerde aansoekvorm, sal die Raad die leerling in die toepaslike werknemer kategorie registreer, en die leerling se naam in 'n register opneem. Die leerling sal dan by magte wees om werk te verrig in die aangewese ambag ten opsigte waarvan hy geregistreer is.
- (c) Die leerling sal daarop geregtig wees om opleiding te ondergaan onder die jurisdiksie van die Opleidingsraad vir die Bou Industrie, of enige ander opleidingsinrigting wat deur die Raad goedgekeur is.
- (d) 'n Proefleerlingbouwerker moet as 'n leerlingbouwerker Kategorie 4 geregistreer word nadat hy as sodanig hoogstens 28 agtereenvolgende kalenderdae (4 weke) in diens was en die Raad voorsien van 'n verwysingsbrief van 'n werkgewer wat hom as 'n leerlingbouwerker Kategorie 4 in diens wil neem;

- (e) 'n leerlingbouwerker Kategorie 4 moet as leerlingbouwerker Kategorie 3 geregistreer word—
 - (i) nadat hy as leerlingbouwerker Kategorie 4 by 'n werkewer minstens 31 en hoogstens 41 weke in sy ambag in diens was; en
 - (ii) nadat hy by 'n erkende opleidingsinrigting onderrig in sy ambag ondergaan het; en
 - (iii) nadat hy in al die modules van fase een van die kursusinhoud vir sy ambag geslaag het.
- (f) 'n Leerlingbouwerker Kategorie 3 moet as 'n leerlingwerker Kategorie 2 geregistreer word—
 - (i) nadat hy as leerlingbouwerker Kategorie 3 by 'n werkewer minstens 39 en hoogstens 49 weke in sy ambag in diens was; en
 - (ii) nadat hy by 'n erkende opleidingsinrigting onderrig in sy ambag ondergaan het; en
 - (iii) nadat hy in al die modules van fase twee van die kursusinhoud vir sy ambag geslaag het.
- (g) 'n Leerlingbouwerker Kategorie 2 moet as 'n leerlingbouwerker Kategorie 1 geregistreer word:
 - (i) nadat hy as 'n leerlingbouwerker Kategorie 2 by 'n werkewer minstens 39 en hoogstens 9 weke in sy ambag in diens was; en
 - (ii) nadat hy by 'n erkende opleidingsinrigting onderrig in sy ambag ondergaan het; en
 - (iii) nadat hy in al die modules van fase drie van die kursusinhoud in sy ambag geslaag het.
- (h) 'n Leerlingbouwerker Kategorie 1 moet as 'n ambagsman geregistreer word—
 - (i) nadat hy as 'n leerlingbouwerker Kategorie 1 by 'n werkewer minstens 39 en hoogstens 49 weke in sy ambag in diens was; en
 - (ii) nadat hy by 'n erkende opleidingsinrigting onderrig in sy ambag ondergaan het; en
 - (iii) nadat hy 'n minimum van 100 persent van die kursusinhoud vir sy ambag geslaag het; en
 - (iv) nadat hy by 'n werkewer of by 'n erkende opleidingsinrigting sy PPK's (Produksie Prestasie Kriteria) voltooi het; en
 - (v) nadat hy 'n kategorie B-vaktoets in sy ambag, by 'n geakkrediteerde vaktoetssentrum, geslaag het.
- (i) Die leerlingbouwerker is geregtig op die betaling van lone ooreenkomsdig die loon gespesifieer vir sy kategorie by klousule 10 (1) van hierdie Ooreenkoms.

(3) Bouwers:

- (a) 'n Persoon in 'n bepaalde kategorie sal as 'n bouwerker in daardie kategorie geregistreer word onder die volgende omstandighede:
 - (i) ten opsigte van Kategorie 4, enige persoon wat—
 - (aa) geag word gekwalificeerd te wees as 'n operateur van 'n vloerskuurmasjien of as 'n operateur van 'n klip- en terazzo-poleerde; of
 - (ab) geregistreer is as 'n leerlingbouwerker Kategorie 4, en wat nie geslaag het om te kwalificeer vir registrasie as 'n leerlingbouwerker Kategorie 3 nie;
 - (ii) ten opsigte van Kategorie 3, enige persoon wat—
 - (aa) óf geregistreer is as 'n skrynwerkmonteur ingevolge die bepalings van die Vorige Ooreenkoms van die Raad;
 - (ab) óf 'n kontrak van leerlingskap ingevolge hierdie Ooreenkoms as 'n skrynwerkmonteur voltooi het en 'n vaktoets, goedgekeur en erken deur die Raad, geslaag het;
 - (ac) óf geregistreer is as 'n leerlingbouwerker Kategorie 3, en wat nie geslaag het om te kwalificeer vir registrasie as 'n leerlingbouwerker Kategorie 2 nie;
 - (iii) ten opsigte van Kategorie 2, enige persoon wat—
 - (aa) óf geag word gekwalificeerd te wees as 'n vurkhyser operateur, of 'n laai- en slootgraaf operateur;
 - (ab) óf geregistreer is as 'n blokléer of 'n glaswerker ingevolge die bepalings van die Vorige Ooreenkoms van die Raad;
 - (ac) óf 'n kontrak van leerlingskap ingevolge hierdie Ooreenkoms as 'n blokléer of 'n glaswerker voltooi het en 'n vaktoets, goedgekeur en erken deur die Raad, geslaag het;
 - (ad) óf geregistreer is as 'n leerlingbouwerker Kategorie 2 en wat nie geslaag het om te kwalificeer vir registrasie as 'n leerlingbouwerker Kategorie 1 nie;
 - (iv) ten opsigte van Kategorie 1, enige persoon wat—
 - (aa) óf geag word gekwalificeerd te wees as 'n hyskraan operateur;
 - (ab) óf geregistreer is as 'n ambagsman plafon- en afskorting oprigter, mat- en vloerléer of ambagsman waterdigter ingevolge die bepalings van die Vorige Ooreenkoms van die Raad;

- (ac) óf 'n kontrak van leerlingskap ingevolge hierdie Ooreenkoms as 'n ambagsman plafon- en afskorting oprigter, mat- en vloerlêer of ambagsman waterdigter voltooï het en 'n vaktoets goedgekeur en erken deur die Raad, geslaag het;
- (ad) óf geregistreer is as 'n leerlingbouwerker Kategorie 1, en wat nie 100% van die modules van die kursusinhoud van sy ambag geslaag het nie.
- (b) Aansoek om registrasie in enige van die bogenoemde kategorieë, sal aan die Raad gerig word op die wyse bepaal deur die Raad.
- (c) 'n Bouwerker Kategorie 1 sal nie as 'n Ambagsman geregistreer word nie, tensy hy die vereiste vaktoets geslaag het nie.
- (d) Die Raad sal die bouwerker in 'n register registreer, en die bouwerker sal geregtig wees om daardie fasette van geskoonde werk te verrig wat binne die modules val waarin hy 'n vaardigheidsvlak binne die ambag kategorie waarvoor hy geregistreer is, bereik het.
- (e) Die bouwerker is geregtig op die betaling van lone ooreenkomstig die loon gespesifiseer vir sy kategorie by klousule 10 (1) van hierdie Ooreenkoms.

(4) Ambagsman

(a) Ambagsman Kategorie 3:

Enige persoon wat—

- (i) óf geregistreer is as 'n ambagsman ingevolge die bepalings van die Vorige Ooreenkoms van die Raad;
 - (ii) óf gewerk het as geskoonde werker in die Bouwverwerheid in of buite die toepassingsbestek van die Raad, en wat 'n vlak van bevoegdheid bereik het gelyk aan dit wat van 'n ambagsman vereis word en wat geslaag het in 'n vaktoets goedgekeur en erken deur die Raad;
 - (iii) óf buite die toepassingsbestek van die Raad as 'n geskoonde werker gewerk het aan die Raad die dokumentêre en ander bewyse lewer wat die Raad nodig ag om die bevoegdheid van die applikant te staaf;
- sal by aansoek na die Raad op die wyse soos deur die Raad bepaal, geregistreer word as 'n Ambagsman Kategorie 3.

(b) Ambagsman Kategorie 3A:

- (i) 'n Werknemer van wie daar vereis is wat toegelaat word om geskoonde werk, soos in hierdie Ooreenkoms omskryf, te verrig in die landdrosdistrikte Ceres, Tulbagh of Worcester, en wat as 'n vakman Graad 2 geregistreer is ingevolge die Vorige Ooreenkoms van die Raad, sal geag word 'n Ambagsman Kategorie 3A te wees.
- (ii) Die Raad sal nie verder Ambagsmanne Kategorie 3A registreer nie.

(c) Ambagsman Kategorie 2:

Enige werknemer wat in 'n kwalifiserende vaktoets ingevolge artikel 13 (12), 28 (3) of 30 (6) van die Wet op Mannekragopleiding, 1981, geslaag het maar wat nie kwalifiseer vir registrasie as 'n ambagsman Kategorie 1 nie, sal by aansoek op die wyse soos deur die Raad bepaal, geregistreer word as 'n ambagsman Kategorie 2.

(d) Ambagsman Kategorie 1:

Enige werknemer wat—

- (i) óf geregistreer is as 'n vakman Graad 1 ingevolge die bepalings van die Vorige Ooreenkoms van die Raad;
- (ii) óf aan wie 'n Nasionale Tegniese Sertifikaat, Deel II (N2) uitgereik is en wat in 'n kwalifiserende vaktoets ingevolge artikel 13 (12), 28 (3) of 30 (6) van die Wet op Mannekragopleiding, 1981, geslaag het, sal by aansoek op die wyse soos deur die Raad bepaal, geregistreer word as 'n ambagsman Kategorie 1.
- (e) 'n Ambagsman is geregtig op die betaling van lone ooreenkomstig die loon gespesifiseer vir sy kategorie by klousule 10 (1) van hierdie Ooreenkoms.

8. INDIENSNEMING STANDAARDE

(1) Indieningsneming van minderjariges

Niemand onder die leeftyd van 15 jaar mag in die Nywerheid in diens geneem word nie.

(2) Proeftydperk van werknemers

- (a) Die werknemers vir wie lone gespesifiseer word in klousule 10 (1) (a) tot en insluitende 10 (1) (d) van hierdie Ooreenkoms is by indienstreding in die Nywerheid onderhewig aan 'n proeftydperk van 42 werkuur, wat nie noodwendig opeenvolgend hoeft te wees nie.

- (b) Ondanks andersluidende bepalings vervat in hierdie Ooreenkoms, is die betrokke werknemer gedurende die proeftydperk bedoel in subklousule 8 (2) (a) hiervan, ten opsigte van alle ure gewerk, geregtig op slegs die lone gespesifieer in klousule 10 (1) van hierdie Ooreenkoms, sonder enige werkgewerbydraes tot die vakansiefonds of enige ander voordeelfonds van die Raad.

- (c) Gedurende die proeftydperk bedoel in subklousule 8 (2) (a) hiervan, is die werkewer nie verplig om die Raad se voordeleseël aan die betrokke werknemer uit te reik nie.

(3) Verbode indiensneming:

- (a) Geen werkewer mag van iemand, uitgesonderd 'n geregistreerde ambagsman, proefleerlingbouwerker, leerlingbouwerker, bouwerker, 'n vakleering geregistreer by die Opleidingsraad vir die Bou Industrie, of 'n voorman vereis of hom toelaat om geskoolde werk in die Nywerheid te verrig nie.
- (b) Geen werkewer, voorman, ambagsman of enige ander werknemer wat in 'n toesighoudende hoedanigheid by 'n werkewer werkzaam is, mag 'n werknemer, uitgesonderd dié in subklousule 8 (3) (a) hiervan bedoel, opdrag gee, van hom vereis of hom toelaat om geskoolde werk te verrig nie.
- (c) Geen werknemer, uitgesonderd dié in subklousule 8 (3) (a) hiervan bedoel, mag geskoolde werk in die Nywerheid verrig nie.
- (d) Ondanks andersluidende bepalings in hierdie Ooreenkoms, word geen bepalings waarby die aanwerwing of indiensneming van 'n werknemer vir enige kategorie werk of op enige voorwaardes verbied word, geag die werkewer vry te stel van die betaling van die besoldiging wat hy moes betaal het en die nakoming van die voorwaardes wat hy moes nagekom het as sodanige aanwerwing of indiensneming nie verbied was nie; en die werkewer moet aanhou om sodanige besoldiging te betaal en sodanige voorwaardes na te kom asof sodanige aanwerwing of indiensneming nie verbied was nie.

(4) Verbot op stukwerk en taakwerk:

- (a) Die uitbesteding deur 'n werkewer, of die verrigting deur 'n werkewer of enige groep persone van werk op stukwerk- en/of taakwerkgrondslag word verbied.
- (b) Ondanks subklousule 8 (4) (a), is dit toelaatbaar om deur middel van 'n onderlinge ooreenkoms tussen 'n individuele werkewer en sy werknemers of enige groep mense, uitgesonderd vakleerlinge, 'n stelsel van aansporingsbetelings in te voer en te handhaaf: Met dien verstande dat die besoldiging en ander geldelike voordele wat die werknemers toekom, as gevolg van die invoering en handhawing van sodanige stelsel nie minder mag wees nie as dié in hierdie Ooreenkoms bepaal: Voorts met dien verstande dat die ander bepalings van hierdie Ooreenkoms in alle opsigte nagekom word.

(5) Slegs-arbeid-kontrakteurs:

- (a) Geen slegs-arbeid-kontrakteur mag werk in die BouNywerheid kragtens 'n slegs-arbeid-kontrak onderneem nie, tensy hy by die Raad geregistreer is as 'n werkewer of, indien hy nie 'n werkewer is nie, asof hy 'n werkewer is.
- (b) Kontrakteurs sal slegs werk aan slegs-arbeid-kontrakteurs toeken, indien bewys van registrasie by die Raad gelewer kan word en nakoming van die Raad se Ooreenkoms deur die Raad bevestig is. Indien die kontrakteur aan hierdie voorwaarde voldoen het, is kontrakteurs nie verantwoordelik vir eise deur die werknemers van die slegs-arbeid-kontrakteur nie.
- (c) 'n Kontrakteur wat versuim om aan die bepalings van subklousule 8 (5) (b) te voldoen, word egter slegs aanspreeklik gehou vir die betaling van lone en bydraes van die werknemers van die ongeregistreerde slegs-arbeid-kontrakteurs, indien sodanige slegs-arbeid-kontrakteurs nie in staat is om sy verpligting kragtens hierdie Ooreenkoms na te kom nie.

9. DIENSOORWAARDES

(1) Gewone ure van werk

- (a) Gewoonweg sal daar van geen werknemer verwag word om meer as die volgende ure te werk nie:

Kategorie	Daagliks ure	Weeklikse ure
Wagte	12 ure	60 ure.
Drywers	10 ure	46 ure.
Alle ander werknemers	9 ure	42 ure.

- (b) Met die uitsondering van wagte word gewone ure daagliks gewerk tussen 07:00 en 19:00 Maandae tot Vrydae. Wagte mag nie op meer as ses opeenvolgende dae in 'n week werk nie.
- (c) *Betaalde werkstyd:*—Die daagliks betaalde werkstyd van 'n werknemer neem 'n aanvang wanneer die werknemer begin werk by sy normale werksplek of die betrokke werkperseel en loop ten einde wanneer die werknemer uitval by sy normale werksplek of die betrokke werkperseel, en sal alle reistyd na en vanaf sy normale werksplek of die betrokke werkperseel uitsluit: Met dien verstande dat indien die werknemer op die instruksies van die werkewer na 'n ander werksplek of werkperseel moet verskuif nadat sy betaalde werkstyd reeds 'n aanvang geneem het, sodanige reistyd as tyd gewerk deur die werknemer geag word.

(2) Rusposes:

- (a) Elke werknemer is geregtig op daagliks ete- en/of rusposes wat in totaal nie meer as sestig (60) minute is nie, wat dan ook nie deel van sy gewone werksure uitmaak nie, en wat geneem word op tye soos oorengerek met die werkewer.
- (b) Geen werkewer kan van 'n werknemer vereis om meer as vyf (5) aanenlopende ure sonder ruspose te werk nie.

(3) Skofwerk:

'n Werkewer kan van sy werknemers vereis dat hulle skofte werk, op voorwaarde dat dit nie van enige werknemer vereis word om meer as een 8-uur of 12-uur skofte te werk tydens enige tydperk van 24 uur nie.

(4) Oortyd:

- (a) Alle ure wat die gewone werksure in enige week oorskry word geag oortyd te wees.
- (b) Enige werkewer kan versoek, welke versoek nie onredelik van die hand gewys mag word nie, dat 'n werknemer oortyd werk vir 'n tydperk van nie meer as vier uur daagliks, Maandae tot Vrydae, en hoogstens agt uur op Saterdae of Sondae: Met dien verstande dat met onderlinge vrywillige ooreenkoms, langer ure gewerk mag word.
- (c) 'n Werknemer betrokke in 'n voortdurende proses van werk, is verplig om te werk totdat daardie proses voltooi is, en ontvang oortydbetaling, soos in hierdie Ooreenkoms bepaal.

(5) Openbare Vakansiedae:

Die openbare vakansiedae, soos geproklameer ingevolge die Wet op Openbare Vakansiedae, 1994, word erken as betaalde openbare vakansiedae. Werknemers wat op sulke openbare vakansiedae werk, is geregtig op lone, soos gespesifieer in klousule 10 (4): Met dien verstande dat openbare vakansiedae wat in die jaarlikse verlof periode soos gespesifieer in klousule 9 (6) van hierdie Ooreenkoms val, hulle betaling ontvang deur middel van die voordeleseeëls.

(6) Jaarlikse verlof:

- (a) Elke werknemer is geregtig op jaarlikse verlof tydens die jaarlikse sluitingstydperk van die Bouwewerheid, waarvan die datums deur die Raad bepaal moet word teen nie later nie as 30 Junie van elke jaar.
 - (i) Die 1998/1999 jaarlikse sluitingstydperk van die Bouwewerheid sal begin om 17:00 op 11 Desember 1998 en eindig om 08:00 op 4 Januarie 1999.
- (b) Ondanks die bepalings van subklousule 9 (6) (a), kan 'n werknemer met sy werkewer ooreenkomm om tydens die jaarlikse verloftydperk te werk en moet daarvoor teen bruto lone besoldig word (die basiese loon gespesifieer in klousule 10 (1) plus die werkewerbydraes waarna verwys word in klousules 14, 15, 16, 17 en 20 van hierdie Ooreenkoms), met dien verstande dat niemand sal werk gedurende die tydperk 17:00 op 24 Desember tot 08:00 op 2 Januarie nie.
- (c) Wagte en ander werknemers wat tydens die jaarlikse verloftydperk moes werk, moet verlof toegestaan word, soos met hulle werkewers oorengerek, gelyk aan die tydperk gewerk tydens die jaarlikse sluitingstydperk.

(7) Siekterverlof:

'n Werknemer is geregtig op siekterverlof ooreenkomsdig die bepalings van die Siekefonds vir die Bouwewerheid, en klousule 17 van hierdie Ooreenkoms, en op betaling vir die tydperk van sodanige siekterverlof ingevolge die bepalings daarvan.

(8) Beëindiging van dienskontrak:

- (a) 'n Werkewer of werknemer wat van voorneme is om 'n dienskontrak te beëindig moet:
 - (i) gedurende die werknemer se eerste 20 uur in die diens van die werkewer, die ander party een (1) werksuur kennis gee van die beëindiging van so 'n kontrak;
 - (ii) indien die werknemer tussen 20 en 168 ure in die diens van die werkewer is, die ander party een (1) werksdag kennis gee van die beëindiging van so 'n kontrak;
 - (iii) Indien die werknemer vir 169 of meer ure in die diens van die werkewer is, die ander party vyf (5) werksdae kennis gee van die beëindiging van so 'n kontrak: Met dien verstande dat indien 'n skriftelike dienskontrak voorsiening maak vir 'n kennisgewingstermyn van gelyke duur vir beide partye wat langer is as die termyn wat in hierdie klousule voorgeskryf word, kennis in ooreenstemming met sodanige kontrak oor sodanige langer termyn gegee moet word.
- (b) Kennis ingevolge subklousule 9 (8) (a) (i) kan op enige werksdag gegee word, maar nie later nie as een werksuur voor die gewone uitskeityd van die werknemer.
- (c) Kennis ingevolge subklousule 9 (8) (a) (ii) kan op enige werksdag gegee word, en die kennisgewingstermyn loop ten einde teen die gewone uitskeityd van die werknemer op die werksdag onmiddellik na die dag waarop kennis gegee is.
- (d) Kennis in terme van subklousule 9 (8) (a) (iii) mag gegee word voor 12:00 op enige werksdag, en sal vanaf 08:00 op daaropvolgende werksdag in werking tree.

- (e) Ondanks die bepaling van hierdie klousule is enige party daarop geregtig om die dienskontrak sonder kennisgewing te beëindig deur betaling van 'n bedrag in plaas van die gespesifiseerde kennisgewingtydperk.
 - (f) In die geval waar 'n werknemer dros, of nie die gespesifiseerde betaling, in plaas van die kennisgewingtydperk maak nie, en waar die werkewer dit kan bewys, is die werkewer daarop geregtig om die toepaslike kennisgewingstydperkbetaling te verhaal uit enige geldte aan die werknemer verskuldig is ingevolge die Vakansiefonds.
 - (g) Niks in hierdie klousule tas die reg aan van 'n werkewer of werknemer om die dienskontrak om 'n regsgeldige rede sonder kennisgewing, te beëindig nie.
 - (h) 'n Dienskontrak word outomatis beëindig as 'n werknemer sonder die werkewer se toestemming vir meer as vyf (5) aaneenlopende kalenderdae afwesig is, tensy die werknemer afwesig is as gevolg van omstandighede buite sy beheer.
- (9) Tydelike ontslag en skorsing:
- (a) 'n Werkewer is daarop geregtig om 'n werknemer se dienste tydelik te ontslaan—
 - (i) as gevolg van gure weer;
 - (ii) as gevolg van 'n tekort aan materiale weens omstandighede buite die beheer van die werkewer; en
 - (iii) as gevolg van 'n tekort aan werk: Met dien verstande dat een dag se kennisgewing hiervoor gegee is, en dat sodanige kennisgewing die rede vir die tydelike ontslag gee, asook die tydperk van die ontslag waar moontlik: Met dien verstande voorts dat die werkewer nie verplig is om 'n werknemer enige betaling te gee gedurende hierdie ontslag nie.
 - (b) 'n Werknemer mag tydelik ontslaan word vir 'n aaneenlopende tydperk van nie meer as 20 werksdae nie: Met dien verstande dat aan die einde van sodanige tydperk, die werknemer die keuse gegee word om afgelê te word ooreenkomsdig die prosedure bepaal in klousule 9 (10), of vir 'n verdere aaneenlopende tydperk van 20 dae tydelik ontslaan te word, by verstryking waarvan hierdie keuse herhaal mag word.
 - (c) Geen werkewer mag as 'n dissiplinêre maatreël 'n werknemer eensydig vir enige tydperk uit die werk skors sonder om die werknemer 'n regverdigde verhoor te gee nie.
- (10) Personeelafliegging:
- (a) 'n Werkewer wat beoog om personeel af te lê, moet nie later nie as tien (10) werksdae voor die beoogde datum van kennis om die werknemer se dienste te beëindig, aan die betrokke vakbond waarvan, volgens sy kennis, die moontlike aflieggingskandidate lede is, die volgende inligting skriftelik gee:
 - (i) die aantal werknemers wat afgelê mag word, tesame met hulle name, dienstydperk, vakansiefondsnommer van die Bedingsraad van werkskategorie;
 - (ii) die beoogde datum van afliegging;
 - (iii) die redes vir die beoogde afliegging, insluitende alle opsigte wat die werkewer oorweeg het om die aflieggings te vermy asook die redes waarom hulle nie aanvaar is nie;
 - (iv) die beoogde datum van oorlegpleging met die vakbond(e) en/of werknemer(s) wat moontlik geraak sal word;
 - (v) die moontlike aflieggingsbetaling; en
 - (vi) die werkewer se voorstelle ten opsigte van bystand aan die afgelegdes, wat die moontlikheid van herindiensneming insluit.
 - (b) In die geval waar 'n werknemer wat moontlik geraak sal word deur die beoogde aflieggings, nie 'n vakbondslid is nie, moet die inligting bedoel in subklousule 9 (10) (a), regstreeks aan sodanige werknemer verskaf word.
 - (c) Die Vakbond(e) en/of werknemer(s) moet skriftelik reageer op die werkewer se aflieggingsvoorstelle, nie later nie as drie (3) werksdae voor die voorgestelde datum van oorlegpleging, wat al sy/hulle voorstelle ten opsigte van die afliegging moet insluit.
 - (d) Die werkewer moet poog om deur middel van oorlegpleging konsensus met die vakbond(e) en/of werknemer(s) te bereik ten opsigte van die aflieggingsvoorstelle: Met dien verstande dat indien konsensus nie bereik kan word nie voor die verstryking van die tiendaetydperk bedoel in subklousule 9 (10) (a) die werkewer daarop geregtig is om die werkewer se aflieggingsvoorstelle in werking te stel.
 - (e) Die werkewer is daarop geregtig om die werkewer se aflieggingsvoorstelle te eniger tyd in werking te laat tree op enige stadium as die vakbond(e) en/of werknemer(s) nie skriftelik reageer of weier en/of in gebrek bly om met die werkewer oorleg te pleeg ooreenkomsdig hierdie klousule nie.
 - (f) 'n Werknemer wat afgelê is ingevolge hierdie klousule, is geregtig op 'n aflieggingsbetaling soos voorgeskryf in klousule 196 van die Wet op Arbeidsverhoudinge, 1995, (een week van sodanige werknemer se huidige besoldiging (basiese loon plus die werkewersbydraes tot die werknemer voordeelfondse waarvoor in hierdie Ooreenkoms voorsiening gemaak word) vir elke voltooide jaar van aaneenlopende diens by sy werkewer).

10. BESOLDIGING

(1) Basiese lone:

Die basiese loon in die Nywerheid is soos volg:

Kategorie van werknemer	Area 'A'	Area 'B'	Area 'C'	Area 'D'
	R Per uur	R Per uur	R Per uur	R Per uur
(a) Skoonmaker.....	3,99	3,99	3,52	2,80
(b) (1) Algemene werker, vervaardigingswerker, stortwa-bestuurder en hyseroperator.....	4,98	4,98	4,46	3,54
(2) Wag (voltyds)	209,16	209,16	187,32	148,68
(c) Bouwerk Kategorie 4.....	5,56	5,56	4,94	3,98
(d) Bouwerk Kategorie 3.....	6,21	6,21	5,56	4,48
(e) Bouwerk Kategorie 2.....	6,94	6,94	6,26	5,04
(f) Bouwerk Kategorie 1.....	7,75	7,75	7,04	5,67
(g) Ambagsman Kategorie 3: verwers en dakwers	8,66	8,66	7,92	6,38
(h) (1) Ambagsman Kategorie 2: verwers en dakwers	9,67	9,67	8,91	7,17
(2) Ambagsman Kategorie 3: in alle ander ambagte	9,67	9,67	8,91	7,17
(i) (1) Ambagsman Kategorie 2: in alle ander ambagte	10,80	10,80	10,02	8,07
(2) Ambagsman Kategorie 3A: verwer	10,80	—	8,91	—
(3) Ambagsman Kategorie 1: verwers en dakwers	10,80	10,80	10,02	8,07
(j) Ambagsman Kategorie 3A: in alle ander ambagte	11,30	—	10,02	—
(k) Ambagsman Kategorie 1: in alle ander ambagte	12,06	12,06	11,27	9,08
(l) Voertuigbestuurders en operateurs van kragaangedrewe masjinerie wat in besit moet wees van 'n—	Per week	Per week	Per week	Per week
(1) Kode 5-8 lisensie	209,16	209,16	187,32	148,68
(2) Kode 9-10 lisensie	233,32	233,52	207,48	167,16
(3) Kode 11 lisensie.....	260,82	260,82	233,52	188,16
(4) Kode 13 lisensie	291,48	291,48	262,92	211,68
(5) Kode 14 lisensie	325,50	325,50	295,68	238,14
(m) Vakleerlinge.....	Per uur	Per uur	Per uur	Per uur
(n) (1) Leerlingbouwerker Kategorie 4	5,56	5,56	4,94	3,98
(2) Leerlingbouwerker Kategorie 3.....	5,56	5,56	4,94	3,98
(3) Leerlingbouwerker Kategorie 2.....	6,21	6,21	5,56	4,48
(4) Leerlingbouwerker Kategorie 1	6,94	6,94	6,26	5,04
	7,75	7,75	7,04	5,67

Met dien verstande dat voormalde lone nie minder mag wees nie as dié voorgeskryf ingevolge die Wet op Mannekragopleiding, 1981: Met dien verstande voorts dat die lone hierbo gespesifieer vir drywer/masjiendieners betaalbaar is indien sodanige werknemers 42 of meer gewone werksure maar hoogstens 46 gewone werksure in enige week gewerk het. Indien sodanige werknemers egter minder as 42 gewone werksure in enige week het, moet hul lone, vir die spesifieke week soos volg bereken word: Bogemelde gespesifieerde lone gedeel deur 42 uur en vermenigvuldig met die werklike getal gewone aantal werksure gewerk.

(2) Hoëre lone

Niks in hierdie klousule verbinder die werkgewer om meer as die basiese loon gespesifieer in subklousule 10 (1) hiervan te betaal nie, met dien verstande dat geen party by hierdie Ooreenkoms of enige werknemer daarop geregtig is om oor te gaan tot 'n staking of uitsluiting ten einde 'n werkgewer te verplig om 'n hoëre loon as die gespesifieerde basiese loon te betaal nie.

(3) Oortyd:

- (a) 'n Werknemer is soos volg geregtig op die betaling ten opsigte van oortyd gewerk ooreenkomstig klousule 9 (4)
 - (a):
 - (i) ten opsigte van oortydwerk van hoogstens een uur daagliks op Maandae tot en met Donderdae, sy loon vir elke uur of gedeelte van 'n uur wat hy aldus in 'n week werk;
 - (ii) ten opsigte van oortydwerk—
 - (aa) vir langer as een uur daagliks op Maandae tot en met Donderdae, een en een derde,
 - (ab) op Vrydae, een en een derde, en
 - (ac) op Saterdae voor 17:00, een en 'n half maal sy uurloon vir elke uur of gedeelte van 'n uur wat hy aldus in 'n week gewerk het, onderhewig daaraan egter, dat die werknemer 42 ure, vanaf Maandag tot en met Saterdag, gedurende die spesifieke betaalweek gewerk het.
 - (ii) vir oortydwerk verrig—
 - (aa) na 17:00 op Saterdae;
 - (ab) op Sondae en tot by die normale aanvangsystyd op Maandae;
 - (ac) gedurende die verloftydperke gespesifiseer in klousule 9 (6)—
 - twee maal sy uurloon vir elke uur of gedeelte van 'n uur wat hy aldus in 'n week gewerk het.
- (b) Ondanks subklousule 10 (3) (a), wanneer 'n werknemer in enige werksweek minder as 42 ure gewerk het, kan oortyd gewerk op gewone werksdae en/of op 'n Saterdag gedurende die spesifieke werksweek, gebruik word om die 42 gewone werksure op te maak.

(4) Openbare vakansiedae:

- (a) 'n Werknemer van wie dit nie verwag word om op 'n openbare vakansiedag, wat as sulks afgekondig is ingevolge die Wet op Openbare Vakansiedae, 1994, wat gewoonweg 'n werksdag is, te werk nie, moet sy gewone daagliks basiese loon ontvang ten opsigte van daardie openbare vakansiedag.
- (b) 'n Werknemer van wie dit verwag word om 'n openbare vakansiedag, wat gewoonweg 'n werksdag is, te werk, moet bo en behalwe die betaling ingevolge subklousule 10 (4) (a), ook betaal word teen 'n skaal gelyk aan sy gewone basiese loon ten opsigte van alle ure gewerk op daardie dag.
- (c) 'n Werknemer van wie dit verwag word om op 'n openbare vakansiedag te werk, wat op 'n Saterdag of 'n Sondag val, moet betaal word teen twee maal sy uurloon ten opsigte van elke uur of gedeelte daarvan gewerk.

(5) Skof werk:

'n Werknemer wat 'n ander skof werk as die gewone werksure moet sy gewone basiese loon ingevolge klousule 10 (1) ontvang, plus vyftien persent (15%), met dien verstande dat die bepalings van hierdie subklousule nie op 'n wag van toepassing is nie.

(6) Gevaarlike werk:

- (a) Bo en behalwe die lone voorgeskryf in klousule 10 (1), moet 'n werkgewer aan sy werknemer minstens tien persent (10%) van sodanige loon betaal ten opsigte van elke uur of gedeelte daarvan, waartydens hy betrokke is in die uitvoer van gevaarlike werk.
- (b) Vir die doeleindes van hierdie klousule beteken "gevaarlike werk" enige werk—
 - (i) wat as gevaarlik geklassifiseer is in enige wet, provinsiale ordonnansie, munisipale verordening of regulasie wat op die Bouwyeerheid betrekking het en wat van krag is in enige dorp of plek waarin of waar sodanige werk verrig word;
 - (ii) wat op 'n hoogste van meer as 10 m van die grond af aan die buitekant van 'n gebou (uitgesonderd by die oprigting van 'n nuwe gebou), op of van 'n hangsteier, bootsmanstoel, of 'n dak of skuifleer verrig word in verband met die opknapping, verbouing of herstel van sodanige gebou of die aanbring van verligting of ophang van feestooisels;
 - (iii) wat aan 'n alleenstaande skoorsteen of staalbundel verrig word op 'n hoogte van meer as 10 m van die grond af; en
 - (iv) wat in ou riele of in slotte wat meer as 5 m diep is verrig word.

(7) Toelaes:

- (a) Aan 'n werknemer, van wie daar vereis word om by die uitvoering van sy pligte weg van sy gewone woonplek af te werk by 'n werksplek wat so geleë is dat daar beweer kan word dat so 'n werknemer nie in staat sal wees om daagliks na sy gewone woonplek terug te keer nie, moet daar ten opsigte van elke nag wat so 'n werknemer weg van sy gewone woonplek af deurbring, gesikte slaapplek wat totaal waterdig en goed geventileerd is en besik oor vloerbedekking en 'n bed, gratis aan die werknemer beskikbaar gestel word in die nabye omgewing van die werksplek, en indien drie maaltye per dag nie gratis aan die werknemer verskaf word nie, moet 'n addisionele uitslaaptoelae van R10,10 per nag aan alle werknemers, vir wie lone in hierdie Ooreenkoms vasgestel word, betaal word. Alle verwante vervoer moet ook gratis deur die werkgewer verskaf word.

- (b) Geen werkgever mag as 'n voorwaarde vir die indiensneming van 'n werknemer stel dat so 'n werknemer sy motor of ander voertuig in verband met die werkgever se sake moet gebruik nie.

11. LOONBETALINGSPROSEDURE

(1) Betaling van lone:

- (a) 'n Werknemer moet sy loon ontvang op 'n tyd en plek soos bepaal deur sy werkgever: Met dien verstande dat die betaling gemaak word:
 - (i) in weeklikse, tweeweeklikse of maandelikse tussenposes;
 - (ii) in kontant, per tjeuk of deur middel van 'n elektroniese bankoorplasing, soos oorengeskiedenis tussen die werkgever en die werknemer; en
 - (iii) nie later nie as sluitingstyd op die laaste werksdag van elke betaaltydperk nie.
- (b) Met die uitsondering van die betaling deur middel van elektroniese bankoorplasing, moet die werknemer se loon aan hom uitbetaal word op die terrein waar hy in diens is, of by die kantoor of werkswinkel van die werkgever.
- (c) 'n Werkgever wie se dienste beëindig is, moet die toepaslike loon ontvang op of voor die dag van sy diensbeëindiging.
- (d) Elke werkgever moet aan elkeen van sy werknemers 'n betaalstrokie voorsien wat die werkgever se naam, die naam en werkskategorie van die werknemer, en die tydperk ten opsigte waarvan die betaling gemaak word, aandui. Die betaalstrokie moet toon hoe die werknemer se bruto besoldiging, aftrekkings, oortydbetelings, toelaes en netto loon bereken is.
- (e) Alle betalings wat in kontant gemaak word, moet in 'n versëeld koevert wees.
- (f) 'n Werkgever moet ten tyde van die betaling van die werknemer se besoldiging die voordeleeseël van die Raad waarop sodanige werknemer geregtig is, aan hom verskaf.

(2) Aftrekkings van lone:

- (a) 'n Werkgever is daarop geregtig om aftrekkings van 'n werknemer se lone te maak:
 - (i) ten opsigte van die werknemer se bydrae tot die vakansiefonds—klousule 14 (3), mediese hulpfonds—klousule 15 (6), aftredingsfonds—klousule 16 (5), siekefonds—klousule 17 (4), stabilisasiefonds—klousule 18 (2), uitgawes van die Raad—klousule 20 (2), vakbondledegeld—klousule 21 (1) en 21 (2), W.P.B & A.A siekefonds—klousule 24 (1) soos gespesifiseer in hierdie Ooreenkoms.
 - (ii) indien hy wetlik daartoe geregtig of verplig is; en
 - (iii) ten opsigte van enige ander saak, met die werknemer se skriftelike toestemming.

12. BERGING EN VOORSIENING VAN GEREEDSKAP

(1) Daar word van elke Ambagsman, Leerlingbouwerker, Bouwerker of Vakleerling verwag om te alle tye in besit te wees van sodanige gereedskap as wat nodig mag wees om uitvoering te gee aan die aangewese kategorie ten opsigte waarvan hy geregistreer is, soos van tyd tot tyd deur die Raad gespesifiseer, en daar sal verder van hom verwag word om sodanige gereedskap te alle tye in goeie werkende toestand, en permanent gemerk met sy naam, te hou.

(2) Daar sal van elke werknemer verwag word om sy eie gereedskapkas wat behoorlik gesluit kan word, vir die bering van sy gereedskap, wanneer dit nie in gebruik is nie, te verskaf.

(3) 'n Werkgever moet 'n geskikte plek vir die bering van die werknemer se gereedskapkas op elke terrein voorsien en moet verseker dat sodanige bergingsplek te alle tye gesluit is. Hierdie bepalings is nie op los werk of stukwerk van toepassing nie.

(4) 'n Werkgever moet die gereedskap van 'n werknemer verseker teen verlies deur brand of diefstal.

(5) Indien die werkgever versuim om 'n toesluitplek ooreenkomsdig subklousule 12 (3) te verskaf, of indien 'n werkgever versuim om 'n toesluitplek na die gewone werksure stewig toegesluit te hou ooreenkomsdig subklousule 12 (3), of indien 'n werkgever versuim om die gereedskap van 'n werknemer teen verlies deur brand of diefstal te verseker, is so 'n werkgever, as 'n werknemer sy gereedskap verloor as gevolg van die optrede of versuim, aanspreeklik vir die verlies van die gereedskap en moet hy aan die Raad die bedrag betaal wat die Raad as die waarde van die verlore gereedskap beskou, maar slegs indien die werknemer voldoen het aan subklousules (12) (1) en (12) (2).

13. VOORDELESEËLS

(1) Elke werknemer wat ten minste 25 uur in enige week vir 'n werkgever werk, is daarop geregtig om 'n voordeleeseël te ontvang ingevolge hierdie Ooreenkoms, en word vir die doeleindes van hierdie Ooreenkoms geag 'n "geskikte werknemer" te wees.

(2) Bydraes en bedrae wat afgetrek moet word en wat aan die Raad betaal moet word ingevolge hierdie Ooreenkoms en wat ingesluit sal wees in die Raad se voordeleeseëls, sal waar 'n werknemer in dieselfde bydraeweek by twee of meer werkgewers in diens was, afgetrek en betaal word deur die werkgever by wie die werknemer die eerste 25 uur of langer in diens was, en sal ten opsigte van hoogstens 42 uur in enige week gemaak word.

(3) 'n Werkgewer moet seëls aankoop op 'n wyse deur die Raad vir die doel bepaal, om bydraes soos bepaal in die Ooreenkoms ten opsigte van "geskikte werknemers" te doen en is daarop geregtig om 'n terugbetaling van die Raad te ontvang ten opsigte van ongebruikte seëls, deur daarvoor aansoek by die Raad te doen, nie later nie as 30 Junie van die jaar wat volg op die jaar waarin die seëls aangekoop is.

(4) Elke werknemer aan wie seëls uitgereik is, moet sodanige seëls bewaar in 'n bydraeboek, deur die Raad vir hierdie doeleindes uitgereik, en wat op aansoek by die Raad verkrybaar is. Geen betaling word deur die Raad gemaak ten opsigte van seëls wat nie in die amptelike bydraeboek aangebring is nie, wat dan ook verder die eiendom van die Raad bly.

(5) Die Raad kan volgens sy oordeel afsonderlike seëls en bydraeboekte uitrek ten opsigte van elkeen van die fondse waarvoor daar voorsiening gemaak is in hierdie Ooreenkoms, en kan sulke seëls en/of bydraeboekte kombineer.

14. VAKANSIEFONDS

(1) Die Vakansiefonds word hierby voortgesit en gaan voort om deur die Raad geadministreer te word met die doel om geskikte werknemers te voorsien van verlofbetaling vir die tydperk van die jaarlikse verloftydperk ingevolge klousule 9 (6). Gelde deur die werkgewers bygedra tot die fonds, moet belê word soos bepaal ingevolge artikel 53 (5) van die Wet.

(2) *Bydraes deur die werkgewer.*—(a) 'n Werkgewer moet bydra tot die vakansiefonds namens 'n geskikte werknemer ten opsigte van elke week wat daardie werknemer in sy diens is ("n bydraeweek"), welke bedrag soos volg bereken word—

Kategorie van werknemer	Area 'A'	Area 'B'	Area 'C'	Area 'D'
	R Per week	R Per week	R Per week	R Per week
Werknemers vir wie lone gespesifiseer word in—				
(i) klousule 10 (1) (a).....	10,08	10,08	9,24	7,14
(ii) klousule 10 (1) (b) en (L) (1)	12,60	12,60	11,34	8,82
(iii) klousule 10 (1) (c), (L) (2), (m) en (n) (1)	14,28	14,28	12,60	10,08
(iv) klousule 10 (1) (d), (L) (3) en (n) (2).....	15,96	15,96	14,28	11,34
(v) klousule 10 (1) (e), (L) (4) en (n) (3).....	17,64	17,64	15,96	12,60
(vi) klousule 10 (1) (f), (L) (5) en (n) (4).....	19,74	19,74	18,06	14,28
(vii) klousule 10 (1) (g).....	22,26	22,26	20,58	16,38
(viii) klousule 10 (1) (h).....	24,78	24,78	23,10	18,06
(ix) klousule 10 (1) (i) (l) en (i) (3).....	27,72	27,72	25,62	20,58
(x) klousule 10 (1) (i) (2)	27,72	—	23,10	—
(xi) klousule 10 (1) (j).....	28,98	—	25,62	—
(xii) klousule 10 (1) (k).....	31,08	31,08	28,98	23,10

(b) Elke werkgewer moet die gespesifiseerde bydrae aan die Raad betaal op die werknemer se gewone betaaldag, en moet op daardie dag die gespesifiseerde voordeleseëls, ter waarde van bydrae gemaak, kanselleer en aan die werknemer uitrek.

(3) *Bydraes deur die werknemer.*—(a) Elke werkgewer mag op elke betaaldag van die lone verskuldig elke week aan elke geskikte werknemer wat 25 uur of meer maar minder as 42 uur gedurende die besonderhede bydraeweek gewerk het, die bedrae hieronder gespesifiseer vermenigvuldig met die verskil tussen die ure werklık gewerk en 42 uur, aftrek as die werknemer se bydrae tot die vakansiefonds:

Kategorie van werknemer	Area 'A'	Area 'B'	Area 'C'	Area 'D'
	C Per uur	C Per uur	C Per uur	C Per uur
Werknemers vir wie lone gespesifiseer word in—				
(i) klousule 10 (1) (a).....	24	24	22	17
(ii) klousule 10 (1) (b) en (L) (1)	30	30	27	21
(iii) klousule 10 (1) (c), (L) (2), (m) en (n) (1)	34	34	30	24
(iv) klousule 10 (1) (d), (L) (3) en (n) (2).....	38	38	34	27
(v) klousule 10 (1) (e), (L) (4) en (n) (3).....	42	42	38	30
(vi) klousule 10 (1) (f), (L) (5) en (n) (4).....	47	47	43	34
(vii) klousule 10 (1) (g).....	53	53	49	39
(viii) klousule 10 (1) (h).....	59	59	55	43

Kategorie van werknemer	Area 'A'	Area 'B'	Area 'C'	Area 'D'
	c Per uur	c Per uur	c Per uur	c Per uur
(ix) klousule 10 (1) (i) (l) en (i) (3).....	66	66	61	49
(x) klousule 10 (1) (i) (2)	66	—	55	—
(xi) klousule 10 (1) (j).....	69	—	61	—
(xii) klousule 10 (1) (k).....	74	74	69	55

(4) Waar van toepassing, moet gesikte werknemers hulle bydraeboeke aan die Raad stuur, nie later nie as 31 Oktober van elke jaar, en 'n kwitansie daarvoor moet deur die Raad uitgereik word.

(5) Die Raad moet 'n datum bepaal voor die aanvang van die jaarlikse verloftydperk ingevolge klousule 9 (6) waarop gesikte werknemers betaling moet ontvang vir die bedrag wat tot hulle krediet in die Vakansiefonds staan: Met dien verstande dat geen betaling uit die Vakansiefonds gemaak mag word nie—

- (a) tensy die werknemer, waar van toepassing, die gespesifiseerde kwitansie deur die Raad uitgereik, voorlê;
- (b) ten opsigte van seëls wat uitgevee, verander, beskadig of vernietig is, tensy die Raad volgens sy oordeel anders sou besluit;
- (c) ten opsigte van seëls by die Raad ingehandig ten opsigte van enige persoon anders as die werknemer ten opsigte van wie die seëls uitgereik is;
- (d) ten opsigte van seëls deur die werkewer uitgereik na 31 Oktober elke jaar, welke seëls geag word ten opsigte van die volgende jaar uitgereik te wees;
- (e) ten opsigte van seëls vir meer as 51 weke in een enkele jaar wat op 31 Oktober daardie jaar eindig;
- (f) indien die werknemer versuim om die waarde van sy seëls binne ses maande van die aanvang van die jaarlikse verloftydperk te eis, tensy die Raad in sy oordeel andersins besluit, in welke geval die waarde van die seëls die algemene fondse van die Raad sal toeval;
- (g) ten opsigte van aftrekkings gemaak ten opsigte van 'n werknemer se Vakansiefonds waarop hy geregtig is ingevolge klousule 9 (8) (f);
- (h) behoudens subklousule 14 (7), voor die datum soos bepaal deur die Raad ingevolge hierdie klousule.

(6) In die geval van 'n gesikte werknemer se dood, moet alle geld te tot sy krediet in die Vakansiefonds, aan sy behoorlik benoemde bevoordeelde betaal word, indien enige. Indien daar geen benoemde bevoordeelde die werknemer oorleef nie, of indien die oorlewende bevoordeelde in gebreke bly om die betaling binne 12 maande vanaf die datum van die werknemer se dood te eis, word die bedrag tot sy krediet aan sy boedel betaal;

(7) Behoudens subklousule 14 (6) hierbo, is die bedrag tot die werknemer se krediet in die Vakansiefonds nie oordraagbaar nie, en enige werknemer wat poog om sy seëlboekie af te staan, oor te dra, sedeer, verpand, verhipotekeer en/of uitleen, verbeur onmiddellik alle regte op die waarde van sodanige seëls wat dan tot die algemene fondse van die Raad toeval.

(8) Ondanks enige andersluidende bepalings in hierdie Ooreenkoms sal die Raad, op die versoek van die vakbond wat 'n party by hierdie Ooreenkoms is, geregtig wees om van die bedrag wat in die Vakansiefonds in 'n werknemer se krediet staan, enige uitstaande bedrae af te trek ten opsigte van vakbond en Siektebystandsfondsledegeld wat betaalbaar is deur sodanige werknemer wat 'n lid van die vakbond wat 'n party by hierdie Ooreenkoms is, indien die vakbond kan bewys dat die betrokke werknemer 'n magtiging te dien effekte onderteken het, en die bedrae aldus afgetrek, moet deur die Raad aan die betrokke vakbond en Siektebystandsfonds oorbetaal word.

(9) Ondanks die verstryking of kanselliasie van hierdie Ooreenkoms, gaan die Raad voort om die Vakansiefonds te bestuur, totdat dit gelikwiede of oorgeplaas is na enige ander fonds wat vir die doel vir die voorsiening vir jaarlikse verlofbetaling aan werknemers, geskep is.

(10) In die geval waar die Raad ontbind of ophou om te funksioneer, moet die Vakansiefonds voortgaan om bestuur te word deur 'n komitee, vir daardie doel deur die partye aangestel voor die ontbinding of sluiting van die Raad, welke komitee bestaan uit 'n gelyke aantal werkewer- en werknemerverteenwoordigers. In die geval waar sodanige komitee nie in staat is om sy pligte om enige rede na te kom nie, moet die partye 'n trustee of trustees aanstel om die pligte van die komitee te vervul, en vir hierdie doel het sodanige trustees dieselfde magte as die komitee.

(11) In die geval waar daar geen Raad bestaan ten tyde van die verstryking van hierdie Ooreenkoms nie, moet die Vakansiefonds gelikwiede word deur die komitee of trustee soos aangestel ingevolge subklousule 14 (10).

(12) In die geval van die likwidasie van die Vakansiefonds ingevolge subklousule 14 (9) of subklousule 14 (10) hierbo, moet die oorblywende gedeelte van die geld, na die betaling van alle eise teen die Vakansiefonds, met inbegrip van die administrasie- en die likwidasie-uitgawes, oorbetaal word in die algemene fondse van die Raad. In die geval waar die Raad gesluit is voor die likwidasie van die Vakansiefonds, moet die oorblywende geld ewerdig verdeel word tussen die partye by die Raad, soos hulle bestaan het onmiddellik voor die ontbinding.

15. MEDIËSE HULPFONDS

(1) Die "Mediese Hulpfonds vir die Bouywierheid Noord & Wes Boland" ("die Fonds") gestig en bedryf onder Goewermentskennisgewing R. 696 van 26 April 1974 soos van tyd tot tyd gewysig, verleng, hernu en herbekragtig, word hiermee voortgesit en gaan voort om deur die Raad geadministreer te word ingevolge Artikel 2 (1) (a) van die Wet op Mediese Skemas, 1967, en ingevolge die Wet.

(2) *Doelstellings van die fonds.*—Die doelstellings van die fonds is—

- (a) om lede te help in verband met die koste van die mediese dienste wat hulle of hul afhanklikes aangegaan het en waarvoor daar van tyd tot tyd in die reëls voorsiening gemaak word;
- (b) om dié maatreëls te tref en dié dinge te doen wat die Raad nodig ag vir die voorkoming van siekte en ongelukke en vir die verbetering en bevordering van die gesondheid van lede, hul afhanklikes en persone wat in die Nywerheid werkzaam is, of daarby betrokke is;
- (c) om met enige hospitaal, verpleeginrigting, herstellingstehuis of ander soortgelyke inrigting 'n kontrak aan te gaan vir die versorging van siek of herstellende lede en hul afhanklikes;
- (d) om met enige ander persoon, liggaam of owerheid 'n kontrak aan te gaan ten opsigte van die mediese dienste wat van tyd tot tyd gespesifiseer mag word;
- (e) om die koste van sodanige maatreëls en dié uitgawes wat nodig en dienstig mag wees vir die verwesenliking van bogenoemde oogmerke, te bestry.

(3) *Administrasie van Fonds.*—Die Fonds word geadministreer deur die Raad ooreenkomsdig die Reëls wat van tyd tot tyd daargestel sal word vir hierdie doel ("die Reëls") en alle gelde van die Fonds word bestuur, belê en uitbetaal ooreenkomsdig die Reëls, die Konstitusie van die Raad en artikel 53 (5) van die Wet. Afskrifte van die Reëls en wysigings daarvan moet aan die Direkteur-generaal: Arbeid gestuur word en is ook beskikbaar vir inspeksie by die kantore van die Raad.

(4) *Lidmaatskap.*—Lidmaatskap van die Fonds—

- (a) is verpligtend vir alle werknemers vir wie lone in klousule 10 (1) van hierdie Ooreenkoms gespesifiseer word, met dien verstande dat die Raad vrystelling van lidmaatskap mag toestaan aan individuele werknemers op sulke terme as wat die Raad van tyd tot tyd mag bepaal; en
- (b) mag toegestaan word, op sulke terme as wat die Raad van tyd tot tyd mag bepaal, aan:
 - (i) persone anders as dié waarna verwys word in subklousule 15 (4) (a) hierbo, wat direk betrokke is by die Bouywierheid;
 - (ii) lede van die Fonds, wie weens ouderdom, ongesiktheid of enige ander omstandighede, uit diens afgetree het as 'n pensionaris;
 - (iii) die weduwe van 'n afgestorwe lid.
- (c) Lidmaatskap van die Fonds word beëindig en die reg op voordele uit die Fonds verval—
 - (i) by die afsterwe van 'n lid;
 - (ii) sodra 'n lid om enige rede, behalwe wanneer hy 'n voorsettingslid word, ophou om in die Bouywierheid werkzaam te wees;
 - (iii) in die geval van 'n weduwe, wanneer sy weer in die huwelik tree of werk aanvaar waarvoor lidmaatskap van 'n mediese skema verpligtend is;
 - (iv) wanneer die Raad, na ondersoek, be vind dat 'n lid of enigeen van sy afhanklikes die regte en voorregte wat die Fonds bied, misbruik het;
 - (v) In die geval van 'n lid wat ingevalle klousule 15 (4) (a) as lid toegelaat is, wat vir meer as agt agtereenvolgende weke, en enige ander lid wat vir meer as twee agtereenvolgende maande, versuim het om tot die Fonds by te dra teen die tarief soos deur die Raad bepaal.
- (d) Die voordele wat die Fonds verskaf, is nie oordraagbaar nie, en 'n lid wat poog om sy regte af te staan, oor te dra, te sedeer, te verpand of te verhipotekeer, is onmiddellik nie meer op enige voordeel hoegenaamd geregtig nie, en lidmaatskap van die Fonds ten opsigte van homself en sy afhanklikes word beëindig.
- (e) Die Raad kan te eniger tyd 'n lid of 'n afhanklike uitsluit wat op die aanvangsdatum van sy lidmaatskap gely het aan 'n gebrek, swakheid, chroniese siekte of 'n ander kwaal, of enige siekte of gevolge van 'n ongeluk wat aan sodanige toestande te wye is.
- (f) 'n Lid wie se lidmaatskap beëindig is, verbeur alle aanspraak op die Fonds, en as hy weer as lid toegelaat word, word hy geag heeltemal 'n nuwe lid te wees.

(5) *Bydraes deur die werkgewer.*—(a) Elke werkgewer moet bydra tot die Fonds narnens elke gesikte werknemer ten opsigte van elke bydraeweek wat daardie werknemer in sy diens is, welke bedrag soos volg bereken word:

Kategorie van werknemer	Area 'A'	Area 'B'	Area 'C'	Area 'D'
	R Per week	R Per week	R Per week	R Per week
Werknemers vir wie lone gespesifiseer word in—				
(i) klousule 10 (1) (a).....	14,28	14,28	14,28	9,66
(ii) klousule 10 (1) (b) en (L) (1).....	17,64	17,64	17,64	12,60
(iii) klousule 10 (1) (c), (L) (2), (m) en (n) (1).....	19,74	19,74	19,74	13,86
(iv) klousule 10 (1) (d), (L) (3) en (n) (2).....	22,26	22,26	22,26	15,96
(v) klousule 10 (1) (e), (L) (4) en (n) (3).....	24,78	24,78	24,78	17,64
(vi) klousule 10 (1) (f), (L) (5) en (n) (4).....	27,72	27,72	27,72	20,16
(vii) klousule 10 (1) (g).....	31,08	31,08	31,08	22,68
(viii) klousule 10 (1) (h).....	34,44	34,44	34,44	25,20
(ix) klousule 10 (1) (i) (1) en (i) (3).....	38,64	38,64	38,64	28,56
(x) klousule 10 (1) (i) (2)	38,64	—	34,44	—
(xi) klousule 10 (1) (j).....	38,64	—	38,64	—
(xii) klousule 10 (1) (k).....	43,26	43,26	43,26	32,34

(b) Elke werkgewer moet die gespesifiseerde bydrae aan die Raad betaal op die werknemer se gewone betaaldag, en moet op daardie dag die gespesifiseerde voordeleseëls ter waarde van die bydrae gemaak, kanselleer en aan die werknemer uitreik.

(6) *Bydraes deur die werknemer.*—(a) Elke werkgewer mag op elke betaaldag van die lone verskuldig elke week aan elke gesikte werknemer wat 25 uur of meer maar minders as 42 uur gedurende die besondere bydraenaweek gewerk het, die bedrae hieronder gespesifiseer vermenigvuldig met die verskil tussen die ure werlik gewerk en 42 uur, aftrek as die werknemer se bydrae tot die Fonds:

Kategorie van werknemer	Area 'A'	Area 'B'	Area 'C'	Area 'D'
	c Per uur	c Per uur	c Per uur	c Per uur
Werknemers vir wie lone gespesifiseer word in—				
(i) klousule 10 (1) (a).....	34	34	34	23
(ii) klousule 10 (1) (b) en (L) (1).....	42	42	42	30
(iii) klousule 10 (1) (c), (L) (2), (m) en (n) (1).....	47	47	47	33
(iv) klousule 10 (1) (d), (L) (3) en (n) (2).....	53	53	53	38
(v) klousule 10 (1) (e), (L) (4) en (n) (3).....	59	59	59	42
(vi) klousule 10 (1) (f), (L) (5) en (n) (4).....	66	66	66	48
(vii) klousule 10 (1) (g).....	74	74	74	54
(viii) klousule 10 (1) (h).....	82	82	82	60
(ix) klousule 10 (1) (i) (1) en (i) (3).....	92	92	92	68
(x) klousule 10 (1) (i) (2)	92	—	82	—
(xi) klousule 10 (1) (j).....	92	—	92	—
(xii) klousule 10 (1) (k).....	1,03	1,03	1,03	77

(7) Die bydraes betaalbaar deur daardie lede aan wie lidmaatskap tot die Fonds toegestaan is ingevolge klousule 15 (4) (b) sal wees soos van tyd tot tyd deur die Raad bepaal en sal betaal word soos van tyd tot tyd deur die Raad bepaal.

(8) Die voordele betaalbaar onder die Fonds sal ingevolge die Reëls van die Fonds van tyd tot tyd deur die Raad bepaal word, met dien verstande dat op enige tydstip wanneer die bedrag in die krediet van die Fonds onder R500 000,00 val, die betaling van voordele gestaak sal word tot op sodanige tydstip daarna wanneer die bedrag tot krediet van die Fonds weer R1 000 000,00 oorskry.

(9) Onderhewig aan die Reëls van die Fonds sal 'n lid van die Fonds nie geregtig wees op voordele onder die Fonds nie totdat—

- (a) in die geval van weeklikse bydraes, 16 opeenvolgende weke se bydraes aan die Fonds gemaak is; of
- (b) in die geval van maandelikse bydraes, vier (4) opeenvolgende maande se bydraes aan die Fonds gemaak is;
- (c) waar die bydraes waarna verwys in subklousule 15 (9) (a) en 15 (9) (b), oor 'n korter tydperk as die 16 weke of 4 maande betaal word, sal 'n wagperiode gelykstaande aan die getal verwagte bydraes, van toepassing wees.

(10) In die geval van die verstryking van hierdie Ooreenkoms, die ontbinding en sluiting van die Raad of 'n staking van sy werksaamhede, is die bepalings van klousule 14 (9) – 14 (12) betreffende die Vakansiefonds ook van toepassing op hierdie Fonds.

16. AFTREDINGSFONDSE

(1) Die pensioenfonds bekend as die Noord en Wes Boland Bouwverheid Pensioenskema en die voorsorgfonds bekend as die Noord en Wes Boland Bouwverheid Voorsorgfonds ("die Aftredingsfondse") word hierby voortgesit en sal steeds bestuur word deur die Raad ooreenkomsdig die Wet met die doel om aftreevoordele te voorsien vir werknemers ten opsigte van wie bydraes gemaak is ingevolge hierdie klousule, en sal ook daarop geregtig wees om enige ander soortgelyke fonds te stig wat hy vir hierdie doel goeddink.

(2) Vir die doel van die bereiking van die doelstellings van hierdie klousule, is die Raad daarop geregtig om ooreenkomste te sluit soos wat hulle dit goeddink en is verder daarop geregtig om reëls ten opsigte van die uitvoering en administrasie daargestel ingevolge hierdie klousule, op te stel, wat van tyd tot tyd gewysig kan word.

(3) Alle werknemers waarop hierdie Ooreenkoms betrekking het, sal op die wyse soos van tyd tot tyd deur die Raad bepaal, die keuse uitoefen om by die pensioenskema of die voorsorgfonds aan te sluit, en hierdie besluit sal final wees.

(4) *Bydraes deur die werkgewer.*—(a) Elke werkgewer moet bydra tot die Aftredingsfondse namens elke gesikte werknemer ten opsigte van elke bydraeweek wat daardie werknemer in sy diens is, welke bedrag soos volg bereken word:

Kategorie van werknemers	Area "A"		Area "C"		Area "D"
	R Per week	R Per week	R Per week	R Per week	
Werknemers vir wie lone gespesifieer word in—					
(i) klousule 10 (1) (a).....	25,20	25,20	22,26	17,64	
(ii) klousule 10 (1) (b) en (L) (1).....	31,50	31,50	28,14	22,26	
(iii) klousule 10 (1) (c), (L) (2), (m) en (n) (1)	34,86	34,86	31,08	24,78	
(iv) klousule 10 (1) (d), (L) (3) en (n) (2).....	39,06	39,06	34,86	28,14	
(v) klousule 10 (1) (e), (L) (4) en (n) (3).....	43,68	43,68	39,48	31,50	
(vi) klousule 10 (1) (f), (L) (5) en (n) (4).....	48,72	48,72	44,52	35,70	
(vii) klousule 10 (1) (g).....	54,60	54,60	49,98	39,90	
(viii) klousule 10 (1) (h).....	60,90	60,90	56,28	44,94	
(ix) klousule 10 (1) (i) (l) en (i) (3).....	68,04	68,04	63,00	50,82	
(x) klousule 10 (1) (i) (2)	68,04	—	56,28	—	
(xi) klousule 10 (1) (j).....	68,04	—	63,00	—	
(xii) klousule 10 (1) (k).....	76,02	76,02	70,98	57,12	

(b) Elke werkgewer moet die gespesifieerde bydrae aan die Raad betaal op die werknemer se gewone betaaldag, en moet op daardie dag die gespesifieerde voordeleëls ter waarde van die bydrae gemaak, kanselleer en aan die werknemer uitreik.

(5) *Bydraes deur die werknemer.*—(a) Elke werkgever mag op elke betaaldag van die lone verskuldig elke week aan elke gesikte werknemer wat 25 uur of meer maar minder as 42 uur gedurende die besondere bydraeweek gewerk het, die bedrae hieronder gespesifiseer vermenigvuldig met die verskil tussen die ure werkliek gewerk en 42 uur, aftrek as die werknemer se bydrae tot die Aftredingsfondse:

Kategorie van werknemers	Area "A"	Area "B"	Area "C"	Area "D"
	c Per uur	c Per uur	c Per uur	c Per uur
Werknemers vir wie lone gespesifiseer word in—				
(i) klousule 10 (1) (a).....	60	60	53	42
(ii) klousule 10 (1) (b) en (L) (1).....	75	75	67	53
(iii) klousule 10 (1) (c), (L) (2), (m) en (n) (1)	83	83	74	59
(iv) klousule 10 (1) (d), (L) (3) en (n) (2).....	93	93	83	67
(v) klousule 10 (1) (e), (L) (4) en (n) (3).....	104	104	94	75
(vi) klousule 10 (1) (f), (L) (5) en (n) (4).....	116	116	106	85
(vii) klousule 10 (1) (g).....	130	130	119	95
(viii) klousule 10 (1) (h).....	145	145	134	107
(ix) klousule 10 (1) (i) (l) en (i) (3).....	162	162	150	121
(x) klousule 10 (1) (i) (2)	162	—	134	—
(xi) klousule 10 (1) (j).....	162	—	150	—
(xii) klousule 10 (1) (k).....	181	181	169	136

(6) Behoudens 'n gesikte werknemer se reg om 'n bevoordeelde te benoem om enige bedrae wat aan hom betaalbaar mag word ingevolge die Aftredingsfondse, te ontvang, in die geval van sy dood voor aftrede, is enige aftreevoordele wat oploop tot 'n werknemer ingevolge hierdie Ooreenkoms, nie oordraagbaar nie, en mag nie gesedeer of verpand word nie.

(7) In die geval waar die Raad sou ontbind, sluit, of sy werksaamhede sou staak tydens die verloop van hierdie Ooreenkoms, moet die partye 'n trustee of trustees voor sodanige ontbinding, sluiting of staking van werksaamhede van die Raad aanstel om die funksies, soos uiteengesit in hierdie klousule, te vervul, en beskik sodanige trustees dan vir hierdie doel ook oor die magte wat die Raad gehad het.

17. SIEKFONDS VIR DIE BOUNYWERHEID

(1) Die Siekfonds vir die Bounywerheid ("die Fonds") word hierby voortgesit en gaan voort om deur die Raad bestuur te word vir die doeleindes om werknemers te vergoed gedurende tydperke van afwesigheid van die werk as gevolg van ongesiktheid, en die betaling van vergoeding aan werknemers in die geval van algehele ongesiktheid ooreenkomstig die Reëls van die Fonds.

(2) Die Fonds word deur die Raad bestuur ooreenkomstig die Reëls wat hy van tyd tot tyd vir hierdie doel daarstel, en alle gelde van die Fonds moet bestuur, belê en uitbetaal word ingevolge die Reëls, die Konstitusie van die Raad en artikel 53 (5) van die Wet. Afskrifte van die Reëls en wysigings daaraan moet aan die Direkteur-Generaal: Arbeid gestuur word en is beskikbaar vir inspeksie by die kantore van die Raad.

(3) *Bydraes deur die werkgever.*—(a) Elke werkgever moet bydrae tot die Fonds namens elke gesikte werknemer ten opsigte van elke bydraeweek wat daardie werknemer in sy diens is, welke bedrae soos volg bereken word—

Kategorie van werknemer	Area 'A'	Area 'B'	Area 'C'	Area 'D'
	R Per week	R Per week	R Per week	R Per week
Werknemers vir wie lone gespesifiseer word in—				
(i) klousule 10 (1) (a).....	2,52	2,52	2,10	1,68
(ii) klousule 10 (1) (b) en (L) (1).....	2,94	2,94	2,94	2,10
(iii) klousule 10 (1) (c), (L) (2), (m) and (n) (1).....	3,36	3,36	2,94	2,10
(iv) klousule 10 (1) (d), (L) (3) en (n) (2).....	3,78	3,78	3,36	2,52
(v) klousule 10 (1) (e), (L) (4) en (n) (3).....	4,20	4,20	3,78	2,94
(vi) klousule 10 (1) (f), (L) (5) en (n) (4).....	4,62	4,62	4,62	3,36

Kategorie van werknemer	Area 'A'	Area 'B'	Area 'C'	Area 'D'
	R	R	R	R
	Per week	Per week	Per week	Per week
(vii) klousule 10 (1) (g).....	5,46	5,46	5,04	3,78
(viii) klousule 10 (1) (h).....	5,88	5,88	5,46	4,20
(ix) klousule 10 (1) (i) (1) en (i) (3).....	6,72	6,72	6,30	5,04
(x) klousule 10 (1) (i) (2)	6,72	—	5,46	—
(xi) klousule 10 (1) (j).....	6,72	—	6,30	—
(xii) klousule 10 (1) (k)	7,56	7,56	7,14	5,46

(b) Elke werkgever moet die gespesifiseerde bydrae aan die Raad betaal op die werknemer se gewone betaaldag, en moet op daardie dag die gespesifiseerde voordeleseël ter waarde van die bydrae gemaak, kanselleer en aan die werknemer uitreik.

(4) *Bydraes deur die werknemer.*—(a) Elke werkgever mag op elke betaaldag van die lone verskuldig elke week aan die geskikte werknemer wat 25 uur of meer maar minder as 42 uur gedurende die besondere bydraeweek gewerk het, die bedrae hieronder gespesifiseer vermenigvuldig met die verskil tussen die ure werlik gewerk en 42 uur, aftrek as die werknemer se bydrae tot die Fonds:

Kategorie van werknemer	Area 'A'	Area 'B'	Area 'C'	Area 'D'
	c	c	c	c
	Per uur	Per uur	Per uur	Per uur
Werknemers vir wie lone gespesifiseer word in—				
(i) klousule 10 (1) (a).....	6	6	5	4
(ii) klousule 10 (1) (b) en (L) (1).....	7	7	7	5
(iii) klousule 10 (1) (c), (L) (2), (m) en (n) (1).....	8	8	7	5
(iv) klousule 10 (1) (d), (L) (3) en (n) (2).....	9	9	8	6
(v) klousule 10 (1) (e), (L) (4) en (n) (3).....	10	10	9	7
(vi) klousule 10 (1) (f), (L) (5) en (n) (4).....	11	11	11	8
(vii) klousule 10 (1) (g).....	13	13	12	9
(viii) klousule 10 (1) (h).....	14	14	13	10
(ix) klousule 10 (1) (i) (1) en (i) (3).....	16	16	15	12
(x) klousule 10 (1) (i) (2)	16	—	13	—
(xi) klousule 10 (1) (j).....	16	—	15	—
(xii) klousule 10 (1) (k)	18	18	17	13

(5) *Voordele.*—(a) Werknemer moet betaling ontvang volgens die bedrae hieronder uiteengesit ten opsigte van elke werkdag, openbare vakansiedag, ingesluit, wat hy as gevolg van siekte of besering afwesig is gedurende 'n siklus van een jaar wat begin op 1 Januarie van elke jaar—

- (i) 10 dae teen 75 persent;
- (ii) 12 dae teen 50 persent;
- (iii) 108 dae teen 33 persent;

van die minimum basiese loon soos gespesifiseer in klousule 10 (1).

(b) Bystand moet betaal word ten opsigte van gewone werksdae en ten opsigte van die openbare vakansiedae in klousule 9 (5) van hierdie Ooreenkoms bedoel, indien bedoelde openbare vakansiedag op 'n gewone werksdag val.

(c) Ondanks subklousule 17 (6) (a) en 17 (6) (b), is 'n lid geregtig op bystand uit die fonds slegs wanneer 'n geneesheer gesertifiseer het dat hy weens siekte of 'n ongeluk nie kan werk nie.

(d) Behoudens die Reëls van die Fonds, is 'n werknemer nie geregtig op siektebetaling nie—

- (i) totdat 20 aaneenlopende weeklike bydraes gemaak is tot die Fonds ten opsigte van sodanige werknemer: Met dien verstande dat bydraes wat onderbreek is deur 'n tydperk van werkloosheid of verwisseling van werkgever, geag word aaneenlopend te wees;
- (ii) ten opsigte van aaneenlopende tydperke van afwesigheid van langer as 26 weke nie, tensy die werknemer 'n verdere 20 weke diens voltooi het;

- (iii) indien hy van die werk afwesig is as gevolg van 'n ongeluk waarvoor hy vergoed sal word ingevolge die Wet op Vergoeding van Beroepsbeserings en -siektes, 1993;
 - (iv) as sy afwesigheid van werk verband hou met die misbruik van alkohol of onwettige verdowingsmiddels, of as hy ongeskik is as gevolg van siekte weens sy eie nalatigheid of wangedrag;
 - (v) as hy in gebreke bly om die opdragte van 'n mediese praktisyn na te kom, of indien hy volgens die mening van daardie praktisyn sy toestand vererger of vertraag het of sy herstel vertraag het as gevolg van sy eie toedoen;
 - (vi) as hy ly aan 'n besering ten opsigte waarvan 'n derde party aanspreeklik is vir vergoeding of wel vir hom daarvoor vergoed;
 - (vii) terwyl hy behandeling ondergaan soos voorgeskryf deur enige ander persoon as 'n geregistreerde mediese praktisyn;
 - (viii) indien hy in gebreke bly om die Raad te voorsien van enige relevante inligting wat hy mag aanvra;
 - (ix) indien die Raad bevind dat hy geskik is om sy werk te hervat of dat hy permanent ongeskik is, in welke geval hy sal ophou om geregtig te wees op siektebetaling vanaf die datum deur die Raad vir hierdie doel bepaal.
- (e) Op enige tydstip wanneer die bedrag in die krediet van die Fonds onder R100 000,00 val, sal die betaling van voordele gestaak word tot op sodanige tydstip daarna wanneer die bedrag tot die krediet van die Fonds weer R200 000,00 oorskry.
- (f) Die Fonds is daarop geregtig om enige bedrag van 'n werknemer te verhaal—
- (i) as gevolg van vals inligting aan die Fonds verskaf deur of ten behoeve van sodanige werknemer; en
 - (ii) indien die werknemer versuim om die Fonds betyds te verwittig van enige verandering in sy omstandighede wat daar toe kon gelei het dat die bedrag van die voordele heroorweeg of gestaak sou word, in welke geval die Fonds enige geldte wat aan 'n werknemer te veel betaal is, kan teruggeis.
- (g) In die geval waar 'n werknemer verlof neem as gevolg van swangerskap, moet die Siekefonds aan so 'n werknemer, onderhewig aan die getal voordeledae per jaar waarna verwys word in subklousules 17 (5) (a), (b) en (c), 33% van haar gespesifiseerde basiese lone betaal vir 'n maksimum tydperk van 90 dae.
- (h) 'n Werknemer wat vir voordele in aanmerking kom ingevolge hierdie klousule, moet die Fonds ontvang—
- (i) 'n vol voordeleseël gespesifiseer vir sy werknemer kategorie ingevolge hierdie Ooreenkoms, ten opsigte van elke vyf (5) aaneenlopende werksdae wat hy weens siekte of besering nie kan werk nie;
 - (ii) 'n Mediese Hulpfondsseël gespesifiseer vir sy werknemer kategorie ingevolge hierdie Ooreenkoms, indien hy in 3 of 4 aaneenlopende werksdae alleenlik, weens siekte of besering nie kan werk nie, tydens die tydperke waarvoor hy siekevoordele ingevolge hierdie klousule ontvang.
- (6) In die geval van die verstryking van hierdie Ooreenkoms, die ontbinding of sluiting van die Raad of 'n staking van sy werksaamhede, is die bepalings van klousule 14 (9) – 14 (12) betreffende die Vakansiefonds ook van toepassing op hierdie Fonds.

18. STABILISASIEFONDS

- (1) Die Stabilisasiefonds word hierby voortgesit en gaan voort om deur die Raad bestuur te word.
- (2) *Bydraes.*—Elke werkgewer moet op elke betaaldag van die lone verskuldig elke week aan elke geskikte werknemer, die bydraes uiteengesit, aftrek:

Kategorie van werknemer	Area 'A'	Area 'B'	Area 'C'	Area 'D'
	R Per week	R Per week	R Per week	R Per week
Werknemers vir wie lone gespesifiseer word in—				
(i) klousule 10 (1) (a).....	3,00	3,00	3,00	3,00
(ii) klousule 10 (1) (b) en (L) (1).....	3,00	3,00	3,00	3,00
(iii) klousule 10 (1) (c), (L) (2), (m) en (n) (1).....	4,00	4,00	4,00	4,00
(iv) klousule 10 (1) (d), (L) (3) en (n) (2).....	4,00	4,00	4,00	4,00
(v) klousule 10 (1) (e), (L) (4) en (n) (3).....	4,00	4,00	4,00	4,00
(vi) klousule 10 (1) (f), (L) (5) en (n) (4).....	4,00	4,00	4,00	4,00
(vii) klousule 10 (1) (g).....	5,00	5,00	5,00	5,00
(viii) klousule 10 (1) (h).....	5,00	5,00	5,00	5,00
(ix) klousule 10 (1) (i) (1) en (i) (3).....	5,00	5,00	5,00	5,00
(x) klousule 10 (1) (i) (2)	5,00	—	5,00	—
(xi) klousule 10 (1) (j).....	5,00	—	5,00	—
(xii) klousule 10 (1) (k).....	5,00	5,00	5,00	5,00

(b) Elke werkgewer moet die bydrae bedoel in subklousule 18 (2), aan die Raad betaal op die werknemer se gewone betaaldag, en moet op daardie dag die gespesifiseerde voordeleseeëls van die bydrae gemaak, kanselleer en aan die werknemer uitrek.

(4) Die werknemer moet met die bydrae bedoel in subklousule 18 (3) gekrediteer word in die Stabilisasiefonds.

(5) Die Raad kan die koste van die Stabilisasiefonds verhaal uit geld wat as rente op beleggings aan die Fonds toeval.

(6) Die Raad moet op 'n datum wat elke jaar deur die Raad bepaal word, aan die werknemer, tesame met enige geld uit die Vakansiefonds (klousule 14) aan hom verskuldig, enige geld betaal wat in die Stabilisasiefonds in sy krediet staan min bedrae, indien daar is, wat ingevolge subklousule 18 (7) afgetrek word.

(7) Die Raad is geregtig om van die bedrag wat in die Stabilisasiefonds in 'n werknemer se krediet staan, enige uitstaande bedrae af te trek ten opsigte van vakbond- en Siektebystandsfondsledegelede wat betaalbaar is deur sodanige werknemer wat 'n lid van die vakbond wat 'n party is hierdie Ooreenkoms, en die bedrae aldus afgetrek moet deur die Raad aan die betrokke vakbond en Siektebystandsfonds oorbetaal word.

(8) Die bepalings van klousule 14 (4) – 14 (12) betreffende die Vakansiefonds, sal ook van toepassing wees op hierdie Fonds.

19. OUDITERING EN BOEKHOUDING

Die Raad moet verseker dat behoorlike rekeninge en rekord gehou word ten opsigte van elkeen van die Fondse wat deur hom geadministreer word en dat 'n jaarlikse audit van elkeen van die Fondse gedoen word ooreenkomsdig die bepalings van die Wet op die Raad se Konstitusie.

20. UITGAWES VAN DIE RAAD

(1) *Bydrae deur die werkgewer.*—(a) Elke werkgewer moet 'n bydrae tot die Raad maak ten opsigte van elke gesikte werknemer ten opsigte van elke bydraeweek wat daardie werknemer in sy diens is, welke bedrag soos volg bereken word:

Kategorie van werknemer	Area 'A'	Area 'B'	Area 'C'	Area 'D'
	R Per week	R Per week	R Per week	R Per week
Werknemers vir wie lone gespesifieer word in—				
(i) klousule 10 (1) (a).....	1,26	1,26	1,26	0,84
(ii) klousule 10 (1) (b) en (L) (1).....	2,10	2,10	1,68	1,26
(iii) klousule 10 (1) (c), (L) (2), (m) en (n) (1)	2,10	2,10	2,10	1,26
(iv) klousule 10 (1) (d), (L) (3) en (n) (2).....	2,52	2,52	2,52	1,68
(v) klousule 10 (1) (e), (L) (4) en (n) (3).....	2,52	2,52	2,52	2,10
(vi) klousule 10 (1) (f), (L) (5) en (n) (4).....	2,94	2,94	2,94	2,10
(vii) klousule 10 (1) (g).....	3,36	3,36	3,36	2,52
(viii) klousule 10 (1) (h).....	3,78	3,78	3,78	2,94
(ix) klousule 10 (1) (i) (1) en (i) (3).....	4,20	4,20	4,20	3,36
(x) klousule 10 (1) (i) (2)	4,20	—	3,78	—
(xi) klousule 10 (1) (j)	4,20	—	4,20	—
(xii) klousule 10 (1) (k)	5,04	5,04	4,62	3,78

(b) Elke werkgewer moet die gespesifieerde bydrae van die Raad betaal op die werknemer se gewone betaaldag, en moet op daardie dag die Raad se voordeleseeëls kanselleer en aan die werknemer uitrek ter waarde van bydrae gemaak.

(2) *Bydraes deur die werknemer.*—Elke werknemer mag op elke betaaldag van die lone verskuldig elke week aan elke gesikte werknemer wat 25 uur of meer maar minder as 42 uur gedurende die besondere bydraeweek gewerk het, die bedrae hieronder gespesifieer vermenigvuldig met die verskil tussen die ure werkliek gewerk en 42 uur, atrek as die werknemer se bydrae tot die Fonds:

Kategorie van werknemer	Area 'A'	Area 'B'	Area 'C'	Area 'D'
	C Per uur	C Per uur	C Per uur	C Per uur
Werknemers vir wie lone gespesifieer word in—				
(i) klousule 10 (1) (a).....	3	3	3	2
(ii) klousule 10 (1) (b) and (L) (1).....	5	5	4	3
(iii) klousule 10 (1) (c); (L) (2), (m) and (n) (1).....	5	5	5	3
(iv) klousule 10 (1) (d), (L) (3) en (n) (2).....	6	6	6	4

Kategorie van werknemer	Area 'A'	Area 'B'	Area 'C'	Area 'D'
	c Per uur	c Per uur	c Per uur	c Per uur
(v) klousule 10 (1) (e), (L) (4) en (n) (3).....	6	6	6	5
(vi) klousule 10 (1) (f), (L) (5) en (n) (4).....	7	7	7	5
(vii) klousule 10 (1) (g).....	8	8	8	6
(viii) klousule 10 (1) (h).....	9	9	9	7
(ix) klousule 10 (1) (i) (1) en (i) (3).....	10	10	10	8
(x) klousule 10 (1) (i) (2)	10	—	9	—
(xi) klousule 10 (1) (j).....	10	—	10	—
(xii) klousule 10 (1) (k).....	12	12	11	9

(3) Die bedraes aan die Raad betaal ingevolge hierdie klousule, sal aangewend word ter bestryding van die uitgawes van die Raad met betrekking tot arbitrasie, bemiddeling, versoening en ander funksies en/of pligte wat die Raad kragtens sy Geskilbeslegtingstelsel en die toepassing van die Raad se Ooreenkomste moet uitvoer, en moet die algmené fondse van die Raad toeval.

21. VAKBOND AFTREKKINGS

(1) *Vakbond ledegeld.*—(a) Elke werkgewer moet op elke betaaldag van die lone verskuldig elke week aan elke gesikte werknemer, wat lid is van die vakbond wat 'n party by hierdie Ooreenkoms is, die bydraes hieronder uiteengesit, aftrek:

Kategorie van werknemer	Area "A"	Area "B"	Area "C"	Area "D"
	R Per week	R Per week	R Per week	R Per week
Werknemers vir wie lone gespesifiseer word in—				
(i) klousule 10 (1) (a).....	3,00	3,00	3,00	3,00
(ii) klousule 10 (1) (b) en (L) (1).....	3,00	3,00	3,00	3,00
(iii) klousule 10 (1) (c), (L) (2), (m) en (n) (1)	4,00	4,00	4,00	4,00
(iv) klousule 10 (1) (d), (L) (3) en (n) (2).....	4,00	4,00	4,00	4,00
(v) klousule 10 (1) (e), (L) (4) en (n) (3).....	4,00	4,00	4,00	4,00
(vi) klousule 10 (1) (f), (L) (5) en (n) (4).....	4,00	4,00	4,00	4,00
(vii) klousule 10 (1) (g).....	5,00	5,00	5,00	5,00
(viii) klousule 10 (1) (h).....	5,00	5,00	5,00	5,00
(ix) klousule 10 (1) (i) (1) en (i) (3).....	5,00	5,00	5,00	5,00
(x) klousule 10 (1) (i) (2)	5,00	—	5,00	—
(xi) klousule 10 (1) (j).....	5,00	—	5,00	—
(xii) klousule 10 (1) (k).....	5,00	5,00	5,00	5,00

(b) Elke werkgewer moet die bydraes bedoel in subklousule 21 (1) (a) aan die Raad betaal op die werknemer se gewone betaaldag en moet op daardie dag die Raad se voordeleseeëls ter waarde van die bydrae gemaak, kanselleer en aan die werknemer uitrek.

(2) *Agentskapwerkplekooreenkoms.*—(a) Die vakbond wat 'n party by hierdie Ooreenkoms is en die werkgewerpartye by hierdie Ooreenkoms, sluit hierby 'n agentskapwerkplekooreenkoms ingevolge artikel 25 van die Wet.

(b) Ingevolge van die agentskapwerkplekooreenkoms gesluit by subklousule (a) hiervan, moet elke werkgewer op elke betaaldag van die lone verskuldig elke week aan elke gesikte werknemer wat nie 'n lid is van die vakbond wat 'n party by hierdie Ooreenkoms is nie, 'n soortgelyke bedrag as gespesifiseer in subklousule (1) (a) van hierdie klousule, aftrek.

(c) Elke werkgewer moet die bedrag bedoel in subklousule 21 (2) (b) aan die Raad betaal op die werknemer se gewone betaaldag en moet op daardie dag die Raad se voordeleseeëls ter waarde van die afgetrekte bedrae kanselleer en aan die werknemer uitrek.

(3) Elke maand moet die Raad aan die vakbond oorbetal alle gelde geïn ten opsigte van seëls aangekoop deur werkgewers ingevolge subklousules 21 (1) (b) en 21 (2) (b) hierbo, min 'n administrasiefooi van 2,5 persent op bruto verkope, welke bedrag in die algemene fondse van die Raad gestort sal word.

(4) Die vakbond wat 'n party is by die agentskapwerkplekooreenkoms wat gesluit is, moet apart rekening hou van geld ontvang ingevolge subklousule (2) hiervan, soos voorgeskryf in artikel 25 (3) (c) van die Wet, en sal te alle tye voldoen aan die bepalings van artikel 25 (3) (d) van die Wet ten opsigte van sodanige geld.

(5) Ondanks enigets tot die teendeel in hierdie klousule, sal werknemers wat nie lede van die verteenwoordigende vakbond is nie, nie verplig word om lede van daardie vakbond te word nie.

22. SPESIALE LIDMAATSKAPHEFFING: WERKGEWERS

(1) Elke werkewer wat lid is van 'n werkewerorganisasie wat 'n party by hierdie Ooreenkoms is, moet op elke betaaldag ten opsigte van elke gesikte werknemer in sy diens tydens daardie bydraeweek, die bedrag van R1,30 per week aan die Raad betaal.

(2) Elke maand moet die Raad aan die werkewerorganisasies alle gelde aan die Raad betaal ingevolge subklousule 22 (1) hierbo, oorbetal min 'n administrasiefooi van 2,5 persent op bruto ontvangste, welke bedrag in die algemene fondse van die Raad gestort sal word.

23. OPLEIDINGSFONDS VIR DIE BOUNYWERHEID

(1) Elke werkewer moet aan die Raad 'n bydrae soos van tyd tot tyd deur die Opleidingsfonds vir die Bounywerheid bepaal, betaal.

(2) Elke maand moet die Raad aan die Opleidingsfonds die totale bedrag aan bydraes geïn ingevolge subklousule 23 (1) oorbetal, min 'n administrasiefooi van 2,5 persent op bruto ontvangste, welke bedrag in die algemene fondse van die Raad gestort sal word.

24. SIEKEFONDS VIR DIE WESTELIKE PROVINSIE BOU- EN VERWANTE AMBAGTE

(1) (a) Elke werkewer moet op elke betaaldag van die lone verskuldig elke week aan elke gesikte werknemer, wat lid is van die vakbond wat 'n party by hierdie Ooreenkoms is, die bydraes hieronder uiteengesit, aftrek:

Kategorie van werknemer	Area 'A'	Area 'B'	Area 'C'	Area 'D'
	R Per week	R Per week	R Per week	R Per week
Werknemers vir wie lone gespesifiseer word in—				
(i) klousule 10 (1) (a).....	—	—	—	—
(ii) klousule 10 (1) (b) en (L) (1).....	—	—	—	—
(iii) klousule 10 (1) (c), (L) (2), (m) en (n) (1).....	1,83	1,83	1,83	1,83
(iv) klousule 10 (1) (d), (L) (3) en (n) (2).....	1,83	1,83	1,83	1,83
(v) klousule 10 (1) (e), (L) (4) en (n) (3).....	1,83	1,83	1,83	1,83
(vi) klousule 10 (1) (f), (L) (5) en (n) (4).....	1,83	1,83	1,83	1,83
(vii) klousule 10 (1) (g).....	2,44	2,44	2,44	2,44
(viii) klousule 10 (1) (h).....	2,44	2,44	2,44	2,44
(ix) klousule 10 (1) (i) (1) en (i) (3).....	2,44	2,44	2,44	2,44
(x) klousule 10 (1) (i) (2)	2,44	—	2,44	—
(xi) klousule 10 (1) (j).....	2,44	—	2,44	—
(xii) klousule 10 (1) (k)	2,44	2,44	2,44	2,44

(b) Elke werkewer moet die bydraes bedoel in subklousule 24 (1) (a) aan die Raad betaal op die werknemer se gewone betaaldag en moet op daardie dag die Raad se voordeleseëls ter waarde van die bydrae gemaak, kanselleer en aan die werknemer uitrek.

(2) Elke maande moet die Raad aan die Siekefonds vir die Westelike Provinse Bou- en Verwante Ambagte oorbetal alle gelde geïn ten opsigte van seëls aangekoop deur die werkewers ingevolge subklousule 24 (1) (b) hierbo, min 'n administrasiefooi van 2,5 persent op bruto verkope, welke bedrag in die algemene fondse van die Raad gestort sal word.

25. ALGEMEEN

(1) Vertoning van die Ooreenkoms:

- (a) Die partye is dit eens dat die Engelse weergawe van hierdie Ooreenkoms die betekenis en bedoeling van die partye bepaal.
- (b) Kopieë van die Ooreenkoms in Afrikaans en Engels sal beskikbaar gestel word vir inspeksie deur enige persoon gedurende werksure by die Raad se kantore.

- (c) Enige persoon kan 'n afskrif van hierdie Ooreenkoms bekom deur betaling van R5,00 aan die Raad.
- (d) Elke party by hierdie Ooreenkoms ontvang twee gratis afskrifte van die Ooreenkoms en Konstitusie.

(2) Belasting op toegevoegde waarde (BTW):

Alle monetêre bedrae genoem in hierdie Ooreenkoms is uitgesluit van belasting op toegevoegde waarde.

(3) Skuiling en ablusiefasilitete:

- (a) Op enige bouterseel waar boubedrywighede plaasvind, moet werkgewers gesikte akkommodasie voorsien.
- (b) Om as skuiling te dien vir werknemers tydens gure weer; en/of
 - (i) as kleedkamer te dien: Met verstande dat hierdie subklousules nie van toeapssing is op stukwerk nie en op persele waar minder as tien werknemers in diens is of waar omstandighede wat eise is aan die terrein of die aard van die werk wat uitgevoer word nie ruimte vir 'n kleedkamer laat nie.
 - (ii) Sodanige akkommodasie moet bestaan uit 'n skuur, kamer of soortgelyke plek wat gesluit kan word, en wat opgerig is met mure en 'n dak van beton, baksteenwerk, hout, yster of 'n samestelling daarvan of ander materiaal goedgekeur deur die Raad, en die geheel moet op so 'n wyse opgerig wees dat dit kan dien as plek waar werknemers hul klere kan verwissel, kan was en in kan skuil.
- (c) Sodanige onderdak moet toesluitkaste vir klere of soortgelyke toesluitgeriewe insluit waar werknemers skoon klere en ander persoonlike besittings met veiligheid kan berg, terwyl hulle werk.
- (d) 'n Werkewer moet behoorlike en toereikende sanitêre geriewe op elke werksplek verskaf wat te alle tye in 'n skoon, higiëniese en behoorlike toestand gehou moet word en wat voldoen aan die wetgewing van die plaaslike owerheid in wie se gebied die werksplek geleë is.

(4) Vakbondtoegang:

Amptenare van vakbondpartye moet in die gewone uitvoering van hul pligte gedurende werksure toegang hê tot bouterreine en werkswinkels, maar moet nie toegelaat word om in te meng met die volgehoue werkverrigting van 'n werknemer nie of om 'n werknemer te nader sonder dat die toestemming van die werkewer of sy behoorlik gemagtigde verteenwoordiger, vooraf verkry is nie, en sodanige toestemming mag nie sonder redelike gronde geweier word nie.

(5) Dienskontrakte

- (a) 'n Dienskontrak, hetsy voor of na die inwerkingtreding van hierdie Ooreenkoms gesluit, mag nie voorsiening maak dat 'n werknemer besoldiging betaal word wat minder is as dié wat deur hierdie Ooreenkoms gespesifieer word nie, of voorsiening maak dat 'n werknemer op 'n wyse behandel word, of dat aan die werknemer 'n voordeel toegestaan word, wat minder gunstig is as dié deur hierdie Ooreenkoms bepaal word nie, of dat daar afstand gedoen word van die toepassing van enige bepaling van hierdie Ooreenkoms nie.
- (b) 'n Bepaling in enige kontrak wat voorgee dat dit enige betaling, behandeling, voordeel of afstanddoening wat by subklousule 25 (5) (a) verbied word, is ongeldig.

(6) Agente en Aangewese Agent

- (a) Die Raad kan een of meer persone as 'n agent of agente aanstel om—
 - (i) behulpsaam te wees om voldoening aan hierdie Ooreenkoms te monitor en af te dwing;
 - (ii) te poog om die ontstaan van geskille tussen werknemers en hul werkewers te voorkom;
 - (iii) te poog om geskille wat tussen werknemers en hul werkewers ontstaan het, te besleg.
- (b) 'n Agent mag, onderhewig aan die skriftelike magtiging van die Sekretaris en slegs vir sover hierdie bevoegdhede betrekking het op persone wat lede is van die werkewersorganisasies of vakbond, wat partye by hierdie Ooreenkoms is:
 - (i) 'n Perseel of plek waarin die Nywerheid beoefen word, te eniger tyd betree wanneer hy 'n grondige rede het om te vermoed dat enigeen daarin werkzaam is;
 - (ii) enige werkewer of werknemer in die teenwoordigheid van ander of alleen, soos hy mag goedvind, ondervra oor aangeleenthede wat op hierdie Ooreenkoms betrekking het;
 - (iii) eis dat die boeke, tydstate, registers of dokumente wat nodig mag wees om vas te stel of die bepaling van hierdie Ooreenkoms nagekom word, getoon moet word en dit inspekteer, ondersoek of 'n afskrif daarvan maak.
- (c) Wanneer die agent die bevoegdhede uitoefen wat by subklousule 25 (6) (b) aan hom verleen word, mag hy 'n tolk met hom saamneem.
- (d) Elke werkewer of werkewersorganisasie of vakbond wat 'n party by die Raad is en alle persone wat lede van sodanige werkewersorganisasie of vakbond is, moet die agent alle fasilitete verleen om hom in staat te stel om die bevoegdhede uit te oefen wat by subklousule 25 (6) (b) en 25 (6) (c) aan hom verleen word.
- (e) Die Raad mag ook die Minister van Arbeid versoek om 'n agent as aangewese agent aan te stel, en 'n agent was as aangewese agent aangestel is, sal oor al die bevoegdhede beskik wat aan 'n kommissaris verleen word ingevolge artikel 142 van die Wet, maar met die uitsondering van artikels 142 (1) (c) en (d) van die Wet.

- (f) Die bepalings van klosules 25 (6) (a) – 25 (6) (d), insluitende, hierbo, sal ook van toepassing wees op 'n aangewese agent met die voorbehoud dat 'n aangewese agent sy funksies en bevoegdhede mag uitvoer ten opsigte van alle werkgewers en werknemers ten opsigte van wie hierdie Ooreenkoms geld.

26. VRYSTELLINGS

(1) 'n Onafhanklike liggaaam wat as 'n "Vrystellingsraad" bekend sal staan, word hierby deur die Raad ingestel ingevolge artikel 32 van die Wet op Arbeidsverhoudinge, No. 66 van 1995, om aansoeke om vrystellings van enige van die bepalings van hierdie Ooreenkoms, ontvang van nie-party vir enige goeie of afdoende rede, te oorweeg. Die Vrystellingsraad sal in samewerking met die Raad, reëls daarstel vir sy funksionering.

(2) Enige party by hierdie Ooreenkoms of enige lid van 'n party by hierdie Ooreenkoms, mag na die Raad aansoek doen om vrystelling van enige van die bepalings van die Ooreenkoms.

(3) 'n Aansoek om vrystelling ontvang van 'n party of 'n lid van 'n party by die Ooreenkoms, sal deur die Raad oorweeg word op die eensvolgende vergadering van die Raad, met dien verstande dat aansoek ontvang in minder as vyf (5) gewone werksdae onmiddellik voor 'n vergadering van die Raad, eers met die daaropvolgende vergadering ter tafel gelê sal word.

(4) Aansoek om vrystelling verwys na die Raad ingevolge subklosules 26 (3) (c) en 26 (3) (d) sal deur die Raad oorweeg word aan die hand van die vrystellingskriteria uiteengesit in subklosule 26 (13) hiervan, en die applikant sal skriftelik verwittig word van die Raad se beslissing binne vyf (5) gewone werksdae na die vergadering waartydens die aansoek oorweeg was.

(5) Die Raad sal, onderhewig aan die vrystellingskriteria, vrystellings slegs om afdoende redes toestaan, en mag na goeddunke die vrystelling onderhewig stel aan voorwaardes en 'n tydsduur, met dien verstande egter dat alle vrystellings op 31 Oktober van elke jaar sal verval en slegs op aansoek deur die applikant vir die verlenging van die vrystelling, deur die Raad vir 'n verdere tydperk verleng kan word.

(6) Enige nie-party tot wie hierdie Ooreenkoms ingevolge artikel 32 van die Wet uitgebrei is, kan na die Raad aansoek doen om vrystelling van enige van die bepalings van hierdie Ooreenkoms.

(7) Die Sekretaris van die Raad sal alle aansoek om vrystelling ontvang van nie-partye, op die eerste vergadering na die ontvangs van die aansoek, aan die Raad voorlê vir kennisname en kommentaar deur die Raad, met dien verstande dat aansoek ontvang in minder as vyf (5) gewone werksdae onmiddellik voor 'n vergadering van die Raad, eers met die daaropvolgende vergadering ter tafel gelê sal word.

(8) Binne drie (3) gewone werksdae na die vergadering van die Raad waartydens kennis geneem is van die aansoek om vrystelling ontvang van nie-partye ingevolge subklosule 26 (7) hierbo, moet die Sekretaris van die Raad die aansoek tesame met enige kommentaar deur die Raad, aan die Vrystellingsraad, ingestel en aangestel deur die Raad, voorlê vir oorweging deur die Vrystellingsraad.

(9) Die Vrystellingsraad sal alle aansoek om vrystelling oorweeg en daaroor besluit met inagneming van die vrystellingskriteria uiteengesit in subklosule 26 (13) hiervan, en indien daartoe versoek deur die applikante of beswaarmakers, onderhoude voer met die applikante of enige beswaarmakers tydens sy eersvolgende vergadering: Met dien verstande dat die Vrystellingsraad 'n beslissing tot 'n volgende vergadering mag uitstel indien addisionele motivering, inligting of mondelinge getuenis nodig geag word ten einde oor 'n aansoek om vrystelling te besluit.

(10) Nadat die Vrystellingsraad besluit het om 'n vrystelling toe te staan, sal hy 'n vrystellingsertifikaat uitrek en die applikante binne tien (10) gewone werksdae na die datum waarop die besluit geneem is, inlig deur duidelik te spesifieer—

- (a) wat die bepalings van die vrystelling behels; en
- (b) die terugvoerbepalings wat deur die applikant nagekom word asook die montering en herevaluasiebepalings.

(11) Wanneer die Vrystellingsraad 'n aansoek om vrystelling in sy geheel of gedeeltelik aangekeur het, moet hy die applikant binne tien (10) gewone werksdae na die datum waarop die besluit geneem is, so verwittig en ook die rede of redes vir die weiering van die vrystelling verstrek.

(12) Alle aansoek om vrystelling bedoel in hierdie klosule 26, moet aan die Sekretaris van die Raad gerig word, en moet—

- (a) skriftelik wees op 'n aansoekvorm voorsien deur die Raad;
- (b) die tydperk aandui waarvoor vrystelling benodig word;
- (c) duidelik die klosules of subklosules van hierdie Ooreenkoms aandui ten opsigte waarvan vrystelling benodig word;
- (d) behoorlik gemotiveer wees en bewyse insluit dat die vrystelling waarvoor aansoek gedoen word, wel bespreek is tussen die werkewer, sy werknemers en hul onderskeie verteenwoordigers. Die reaksies voortspruitend uit sodanige oorlegplegings, hetsy ten gunste of teen die aansoek, moet by die aansoek ingesluit word;
- (e) moontlike alternatiewe bepalings aandui;
- (f) die spesifieke werkplekke en werknemers, ten opsigte waarvan aansoek om vrystelling gedoen word, aandui;
- (g) besonderhede van die totale werksmag van die betrokke werkewer insluit.

(13) **Vrystellingskriteria.**—Die Vrystellingsraad en die Raad moet alle aansoeke om vrystelling bedoel in hierdie klousule 26, oorweeg met verwysing na die volgende kriteria:

- (a) die mate van raadpleging met en die vertoë vir of teen die vrystelling soos verskaf deur werkgewers of werkneemers wat deur die vrystelling geraak sal word, indien toegestaan;
- (b) die inbreuk maak op basiese voorwaardes van indiensnemingsregte;
- (c) die feit dat 'n mededingende voordeel nie geskep word deur die vrystelling nie;
- (d) dat vrystelling van enige werkneemervoordelefonds of opleidingsbepaling gesien moet word in verhouding tot die alternatiewe vergelykbare bona fide-vordeel of bepaling, met inbegrip van die koste vir die werkneemers, oordraagbaarheid, administrasiebestuur en -koste, groei en stabilitet;
- (e) die mate waarin die voorgestelde vrystelling die gesamentlike bedinging en arbeidsvrede in die Bouwenswerheid ondermynt;
- (f) die vrystellingsbeleid van die Raad ten opsigte van Regering gesubsidieerde, laekoste, arbeidsintensiewe en gemeenskap deelnemende bouprojekte, soos deur die Raad aanvaar op 4 Februarie 1997;
- (g) die Terrein Spesifieke Ooreenkoms van Begrip tussen die Raad en "Saldanha Steel Project" onderteken op 28 Januarie 1997;
- (h) die realiteit dat die meerderheid werkgewers wat te eniger tyd in die Bouwenswerheid in die Raad se gebied van jurisdiksie werksaam is sowel as die meerderheid van die lede van die werkewer partye by die Raad, die kategorie mikro en medium ondernemings verteenwoordig en tussen een en twintig werkneemers in diens het;
- (i) enige bestaande spesiale ekonomiese of ander omstandighede wat die verlenging van die vrystelling regverdig;
- (j) die inagneming van die aanbevelings vervat in die Verslag van die Presidiële Kommissie van Ondersoek na die Arbeidsmarkbeleid.

27. GESKILBESLEGTIGINGSPROSEDURE

(1) Enige beweerde oortredings van die bepalings van hierdie Ooreenkoms, sal besleg word *mutatis mutandis* op die wyse gespesifieer in klousule 25.4 van die Konstitusie van die Raad.

(2) Enige persoon mag 'n geskil betreffende die interpretasie of toepassing, insluitende die afdwinging, van hierdie Ooreenkoms of enige ander geskille, na die Sekretaris van die Raad verwys vir beslegting daarvan ingevolge hierdie klousule en die Raad se Konstitusie.

(3) Die Sekretaris mag 'n aangewese agent versoek om die geskil te ondersoek.

(4) Die aangewese agent moet die feite betreffende die geskil ondersoek en indien die agent rede het om te glo dat hierdie Ooreenkoms of die Wet oortree is, mag die agent poog om voldoening aan die Ooreenkoms of Wet te bewerkstellig by wyse van versoening.

(5) Die aangewese agent moet, binne vyf (5) werksdae, 'n skriftelike verslag aan die Sekretaris voorlê betreffende die ondersoek, die stappe geneem om voldoening te bewerkstellig asook die uitkoms van die stappe. Die Sekretaris mag die voormalde typerk verleng wanneer nodig.

(6) Indien die aangewese agent, tydens die uitvoering van sy pligte as sulks, 'n moontlike oortreding van die Ooreenkoms of Wet ontdek, mag die agent:—

- (a) die beweerde oortreding ondersoek;
- (b) poog om voldoening aan die Ooreenkoms en Wet te bewerkstellig; en
- (c) moet die agent 'n verslag aan die Sekretaris voorlê betreffende die ondersoek, die stappe geneem om voldoening te bewerkstellig en die uitkoms van daardie stappe.

(7) By ontvangs van die verslag, mag die Sekretaris:—

- (a) versoek dat die aangewese agent verdere ondersoeke doen; of
- (b) indien verdere versoening aangedui word 'n bemiddelaar aanstel vanaf die Raad se paneel van bemiddelaars; of
- (c) 'n voldoeningsbevel uitrek; of
- (d) die saak na arbitrasie verwys ingevolge die bepalings van hierdie Ooreenkoms en die Raad se Konstitusie.

(8) Indien 'n bemiddelaar aangestel is, moet die Sekretaris besluit oor die datum, tyd en plek waar die versoeningsvergadering sal plaasvind en moet hy kennisgewings rakende hierdie besonderhede op die partye tot die geskil dien.

(9) Indien die geskil na arbitrasie verwys word, moet die Sekretaris 'n arbiter vanaf die Raad se paneel van arbiters aanwys.

(10) Die Sekretaris moet, in samewerking met die arbiter, die datum, tyd en plek bepaal waar die arbitrasie verhoor sal plaasvind.

(11) Die Sekretaris moet kennisgewings rakende die datum, tyd en plek van die arbitrasie verhoor, dien op die partye tot die geskil asook op enige ander persoon wat 'n wetlike belang het by die uitkoms van die arbitrasie.

(12) Die arbiter moet—

- (a) poog om die geskil te versoen; en
- (b) indien die geskil steeds onopgelos bly, die geskil deur middel van arbitrasie besleg.

(13) Die arbiter moet die arbitrasie uitvoer op die wyse wat hy as gepas beskou ten einde die geskil billik en vinnig te besleg, maar moet met die minimum wetlike formaliteit met die wesenlike meriete van die geskille handel.

(14) Onderhewig aan die arbiter se diskresie rakende die gepaste formaat van die verrigtinge, mag 'n party by die geskil, insluitende die Raad, getuenis aflê, getuies roep, getuies van die ander party ondervra en afsluitende argumente tot die arbiter rig.

(15) Die arbiter mag die verrigtinge opskort en poog om die geskil by wyse van versoening te besleg indien die Raad en die partye tot die geskil daartoe toestem.

(16) Tydens die arbitrasie verrigtinge, mag 'n party by die geskil in persoon verskyn of verteenwoordig word deur 'n regspraktsyn, 'n mede-werknemer of 'n lid, ampsbekleder of beampie van daardie party se vakbond of werkgewersorganisasie en, indien die party 'n regspersoon is, deur 'n direkteur of werknemer.

(17) Indien die party wat die geskil na die Raad verwys het, versuim om in persoon te verskyn of om verteenwoordig te word by die arbitrasie verrigtinge, mag die arbiter die saak skrap.

(18) Indien 'n party, anders as die party wat die geskil na die Raad verwys het, versuim om in persoon te verskyn of verteenwoordig te word tydens die arbitrasie verrigtinge, mag die arbiter—

- (a) die arbitrasie verrigtinge in die afwesigheid van daardie party voortsit; of
- (b) die arbitrasie verrigtinge tot 'n later datum verdaag.

(19) Binne 14 dae na voltooiing van die arbitrasie verrigtinge—

- (a) moet die arbiter 'n toekenning uitrek met verskaffing van redes, getekend deur die arbiter; en
- (b) moet die Raad 'n kopie van die toekenning aan elk van die partye by die geskil dien; en
- (c) die oorspronklike van die toekenning by die Registrateur van die Arbeidshof liasseer.

(20) By bewys van afdoende redes, mag die Sekretaris die tydperk verleng waartydens die arbitrasie toekenning en redes gedien en geliasseer moet word.

(21) Die arbiter mag enige gepaste toekenning maak wat uitvoering verleen aan die Ooreenkoms, en wat bindend en finaal sal wees.

(22) Die arbiter mag nie 'n kostebevel by die arbitrasie toekenning insluit nie, tensy 'n party, of die persoon wat die party tydens enige stadium van die geskilbeslegtingsverrigtinge, ligsinning of ergerlik optree.

(23) Ondanks die bepalings van subklousule 27 (21) hiervan, mag 'n arbiter op eie initiatief of op versoek van 'n party wat geraak word deur 'n toekenning, 'n toekenning wysig of herroep indien die toekenning—

- (a) verkeerdelik aangevra is of gemaak is in die afwesigheid van die party wat deur die toekenning geraak word;
- (b) onduidelik is of 'n duidelike fout of weglatting bevat, maar slegs tot die omvang van die onduidelikhed, fout of weglatting; of
- (c) toegestaan is as gevolg van 'n fout algemeen tot die partye by die verrigtinge.

(24) Die Sekretaris mag aansoek doen dat die arbitrasie toekenning tot 'n bevel van die Arbeidshof omskep word ingevolge artikel 158 (1) van die Wet.

(25) Die bepalings van hierdie Geskil Prosedure is aanvullend tot enige ander wetlike hulpmiddel waarby die Raad die Ooreenkoms mag afdwing.

(26) Die Sekretaris van die Raad mag almal of enige van sy pligte en/of funksies aan hom verleen by hierdie klosule aan enige ander werknemer van die Raad deleer.

Getekend namens die partye op die 21ste dag van November 1997.

D. E. SIMMONS

Voorsitter

R. K. WIPPICH

Vise-voorsitter

N. J. KRUGER

Sekretaris

P. A. BOTHA

BIA Wes Boland

D. J. PHILLIPS

BIA Noord Boland

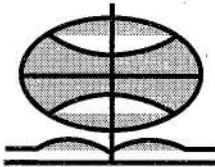
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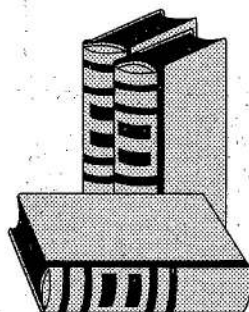
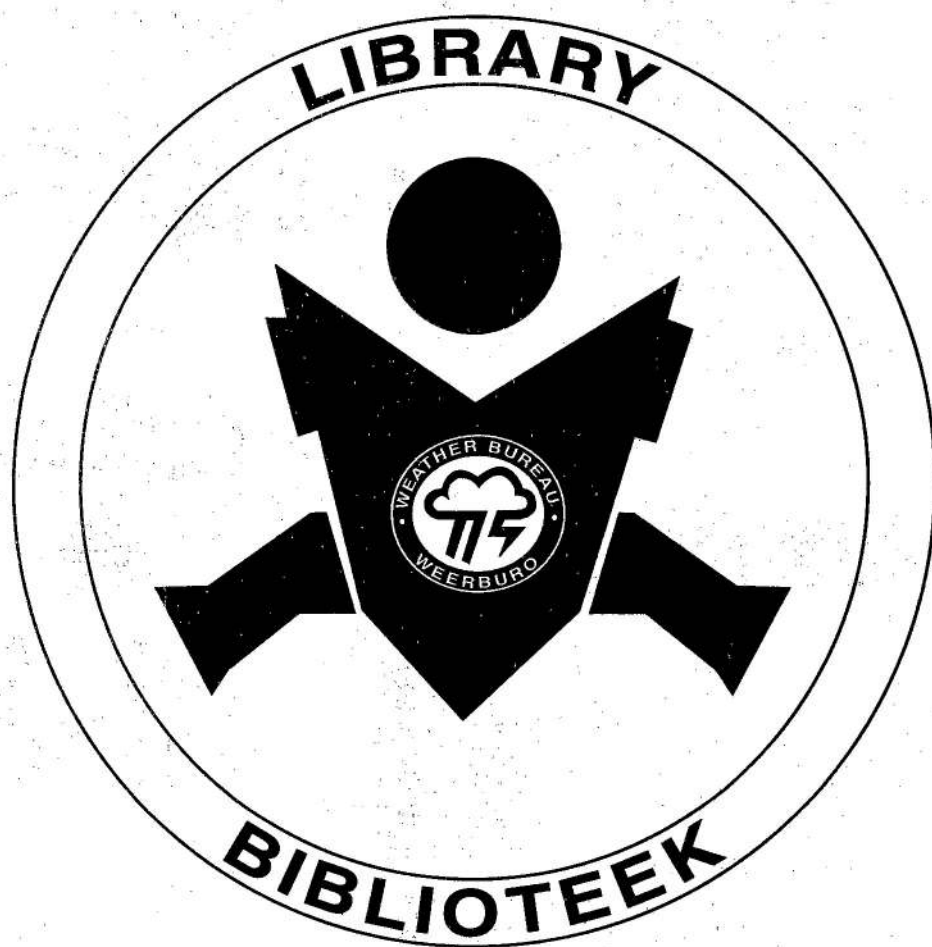
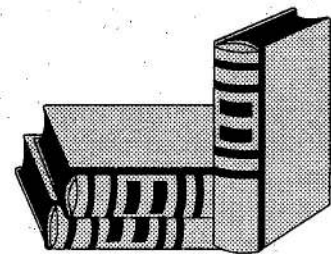


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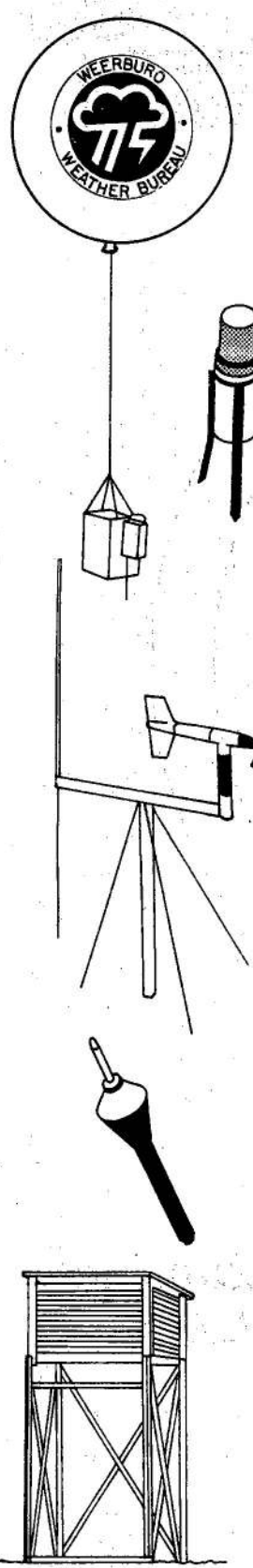
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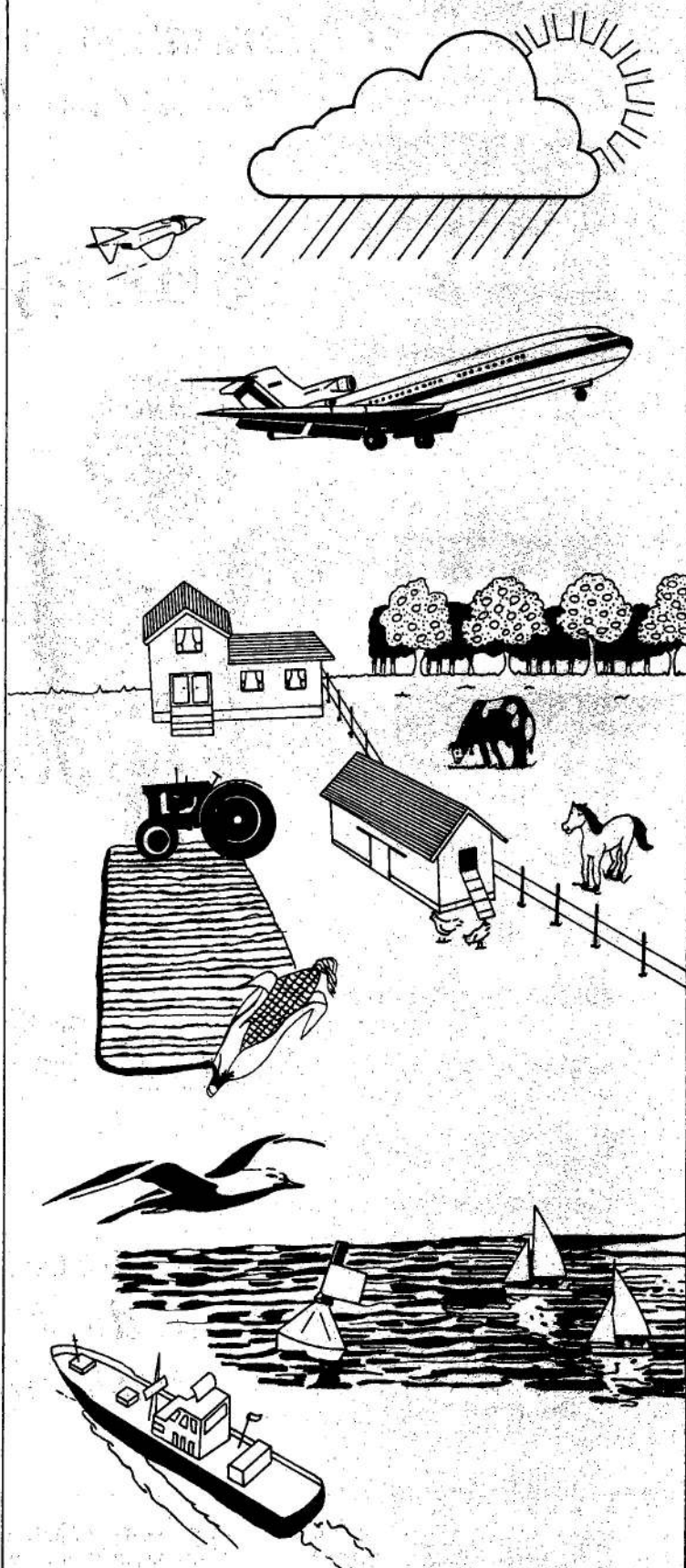


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