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All Proclamations, Government and General Notices published for the first time, are indicated by a * in the left-hand upper corner.

Alle Proklamasies, Goewerments- en Algemene-Kennisgewings, wat vir die eerste maal gepubliseer word, is in die linker-bohoek met 'n * gemerk.

GOVERNMENT NOTICES.

The following Government Notices are published for general information:

DEPARTMENT OF LABOUR.

* No. 2118.] [21 October 1955.
INDUSTRIAL CONCILIATION ACT, 1937.

BAKING AND/OR CONFECTIONERY INDUSTRY (CAPE).

I, JOHANNES DE KLERK, Minister of Labour, do hereby—

- (a) in terms of sub-section (1) of section *forty-eight* of the Industrial Conciliation Act, 1937, declare that all the provisions of the Agreement which appears in the Schedule hereto and which relates to the Baking and/or Confectionery Industry, shall be binding from the 21st day of October, 1955, and for the period ending the 20th day of October, 1957, upon the employers' organisation and the trade union which entered into the said Agreement and upon the employers and employees who are members of that organisation and that union;
- (b) in terms of sub-section (2) of section *forty-eight* of the said Act, declare that the provisions contained in clauses 1 (b), 3 to 17 (inclusive) and 19 to 22 (inclusive) of the said Agreement shall be binding from the 21st day of October, 1955, and for the period ending the 20th day of October, 1957, upon the other employers and employees engaged or employed in the said Industry in the Magisterial Districts of the Cape, Wynberg, Simonstown, Bellville, Somerset West, Stellenbosch, Paarl and Wellington; and
- (c) in terms of sub-section (4) of section *forty-eight* of the said Act, declare that in the Magisterial Districts of the Cape, Wynberg, Simonstown, Bellville, Somerset West, Stellenbosch, Paarl and Wellington and from the 21st day of October, 1955, and for the period ending the 20th day of October, 1957, the provisions contained in clauses 1 (b), 3 to 17 (inclusive) and 19 to 22 (inclusive) of the said Agreement shall *mutatis mutandis* apply in respect of such persons employed in the said Industry as are not included in the definition of the expression "employee", contained in section one of the said Act.

J. DE KLERK,
Minister of Labour.

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GOEWERMENTSKENNISGEWINGS.

Onderstaande Goewermentskennisgewings word vir algemene inligting gepubliseer:

DEPARTEMENT VAN ARBEID.

* No. 2118.] [21 Oktober 1955.
NYWERHEID-VERSOENINGSWET, 1937.

BAK- EN/OF BANKETNYWERHEID (KAAP).

Ek, JOHANNES DE KLERK, Minister van Arbeid, verklar hierby—

- (a) kragtens subartikel (1) van artikel *agt-en-veertig* van die Nywerheid-versoeningswet, 1937, dat al die bepalings van die Ooreenkoms wat in die Bylae verskyn en op die Bak- en/of Banketnywerheid betrekking het, van die 21ste dag van Oktober 1955 af en vir die tydperk wat op die 20ste dag van Oktober 1957 eindig, bindend is vir die werkgewersorganisasie en die vakvereniging wat genoemde Ooreenkoms aangegaan het en vir die werkgewers en werknemers wat lede van daardie organisasie of daardie vereniging is;
- (b) kragtens subartikel (2) van artikel *agt-en-veertig* van genoemde Wet, dat die bepalings vervat in klousules 1 (b), 3 tot en met 17, en 19 tot en met 22, van genoemde Ooreenkoms van die 21ste dag van Oktober 1955 af en vir die tydperk wat op die 20ste dag van Oktober 1957 eindig, bindend is vir die ander werkgewers en werknemers betrokke by of in diens in genoemde nywerheid in die magistraatsdistrikte die Kaap, Wynberg, Simonstad, Bellville, Somerset-Wes, Stellenbosch, Paarl en Wellington; en
- (c) kragtens subartikel (4) van artikel *agt-en-veertig* van genoemde Wet, dat die bepalings vervat in klousules 1 (b), 3 tot en met 17 en 19 tot en met 22 van genoemde Ooreenkoms van die 21ste dag van Oktober 1955 af en vir die tydperk wat op die 20ste dag van Oktober 1957 eindig, in die magistraatsdistrikte die Kaap, Wynberg, Simonstad, Bellville, Somerset-Wes, Stellenbosch, Paarl en Wellington *mutatis mutandis* van toepassing is ten opsigte van persone in diens in genoemde nywerheid, wat nie by die woordomskrywing van die uitdrukking „werknemer”, vervat in artikel een van genoemde Wet, ingesluit is nie.

J. DE KLERK,
Minister van Arbeid.

SCHEDULE.

INDUSTRIAL COUNCIL FOR THE BAKING AND/OR CONFECTIONERY INDUSTRY (CAPE).

AGREEMENT

in accordance with the provisions of the Industrial Conciliation Act, 1937, made and entered into by and between the

Cape Masters Bakers' and/or Confectioners' Association (hereinafter referred to as "the employers" or "the employers' organisation"), of the one part, and the

Operative Bakers' Confectioners' and Conductors' Union (hereinafter referred to as "the employees" or "the trade union"), of the other part,

being parties to the Industrial Council for the Baking and/or Confectionery Industry, Cape.

1. SCOPE OF APPLICATION OF AGREEMENT.

The terms of this Agreement shall—

- (a) be observed by all members of the employers' organisation who are engaged in the Baking and Confectionery Industry and by all members of the trade union who are employed in that Industry and for whom wages are prescribed in clause 4 of this Agreement; and
- (b) apply to apprentices in so far as they are not inconsistent with the provisions of the Apprenticeship Act, 1944, or any contract entered into, or any conditions fixed thereunder;

in the Magisterial Districts of the Cape, Wynberg, Simonstown, Bellville, Somerset West, Stellenbosch, Paarl and Wellington.

2. PERIOD OF OPERATION OF AGREEMENT.

This Agreement shall come into operation on a date to be fixed by the Minister of Labour in terms of section forty-eight of the Act, and shall continue in force for a period of two years as from such date of coming into operation, or for such period as may be determined by him.

3. DEFINITIONS.

(1) Unless the contrary intention appears any expression used in this Agreement which is defined in the Industrial Conciliation Act, 1937, shall have the same meaning as in that Act and, unless inconsistent with the context—

"apprentice" means an employee bound by a contract of apprenticeship registered or deemed to be registered under the Apprenticeship Act, 1944, as amended;

"baker" means an employee who is engaged in supervising or performing one or more of the following operations:—

- (a) Manufacturing, weighing (other than weighing to a set scale) or mixing the ingredients used in making dough;
- (b) cutting back or knocking back dough;
- (c) scaling, moulding, plaiting or shaping loaves;
- (d) controlling the putting into or withdrawing from ovens of bread and regulating the temperature of ovens;

"baker's assistant" means an employee who, under the supervision of a baker, assists a baker in making bread;

"baker's shop" means a shop attached to and/or forming part of the building and/or premises of the bakery;

"Baking and Confectionery Industry" means the industry in which employers and employees are associated for the purpose of baking or making bread and/or confectionery and includes—

- (a) the baking or making of rolls, buns, currant bread, doughnuts, rusks, mosbolletjies, cakes, pastries, pies, yeast goods, and other products of a bakehouse of which dough or batter forms a component part;
- (b) the manufacture of any commodity or ingredient used in baking or the making of confectionery if carried on by employers and employees engaged in the activities referred to in paragraph (a);
- (c) all activities carried on by such employers which are incidental to, connected with or consequent on the activities referred to in (a) or the distribution of the products referred to therein, if carried on by such employers or their employees, "including the distribution and/or sale and/or display of the said products at or from a baker's shop".

but excludes the manufacture of sweets and biscuits;

"bread" without limiting its ordinary meaning includes rolls, fancy bread, buns, currant bread and bun-loaves;

"casual employee" means an employee who is employed by the same employer on not more than three days in any week;

"clerical employee" means an employee, other than a storeman, who is engaged in writing, typing or any other form of clerical work and includes a counterhand, cashier and telephone operator;

"clerical employee, male, qualified," means a male clerical employee who has had not less than five year's experience;

BYLAE.

NYWERHEIDSRAAD VIR DIE BAK- EN/OF BANKETNYWERHEID (KAAP).

OOREENKOMS

ingevolge die bepalings van die Nywerheid-versoeningswet, 1937, gesluit en aangegaan tussen die

Cape Master Bakers' and/or Confectioners Association (hieronder „die werkgewers" of „die werkgewersorganisasie" genoem), aan die een kant, en die

Operative Bakers', Confectioners' and Conductors' Union (hieronder „die werkneemers" of „die vakvereniging genoem), aan die ander kant,

wat die partye is by die Nywerheidsraad vir die Bak- en/of Banketnywerheid (Kaap).

1. TOEPASSING VAN OOREENKOMS.

Hierdie Ooreenkoms is van toepassing op—

(a) alle lede van die werkgewersorganisasie in die Bak- en Banketnywerheid en alle lede van die vakvereniging wat in dié Nywerheid in diens is en vir wie lone in klousule 4 van hierdie Ooreenkoms voorgeskryf word; en

(b) vakleerlinge, vir sover dit nie met die Wet op Vakleerlinge, 1944, of 'n kontrak of voorwaarde wat daarfragtens opgestel is, strydig is nie;

in die magistraatsdistrikte die Kaap, Wynberg, Simonstad, Bellville, Somerset-Wes, Stellenbosch, Paarl en Wellington.

2. GELDIGHEITSDUUR VAN OOREENKOMS.

Hierdie Ooreenkoms tree in werking op 'n datum wat die Minister van Arbeid ingevolge artikel agt-en-veertig van die Wet vasstel, en bly van krag vir twee jaar na die datum van die inwerkingtreding van 'n tydperk wat hy vasstel.

3. WOORDOMSKRYWINGS.

(1) Tensy die teendeel blybaar bedoel word, het enige uitdrukking in hierdie Ooreenkoms wat in die Nywerheid-versoeningswet, 1937, omskryf is, dieselfde betekenis as in dié Wet, en tensy dit strydig is met die verband beteken—

„vakleerling" 'n werkneemers wat gebind word deur 'n vakleerlingskapkontrak wat geregistreer is of as geregistreer beskou word ingevolge die Wet op Vakleerlinge, 1944, soos gewysig; „bakker", 'n werkneemers wat een of meer van die volgende werkzaamhede verrig of daaroor toesig hou:—

(a) Die bestanddeel van deeg maak, weeg (uitgesond op 'n gestelde skaal) of meng;

(b) deeg terugsny of terugslaan;

(c) brode weeg, vorm, vleg of fatsoeneer;

(d) kontrole uitoefen oor die insit van brood in die oonde en uithaal daarvan uit die oonde en die regulering van die temperatuur van die oonde;

, „bakkersassistent", 'n werkneemers wat onder toesig van 'n bakker, 'n bakker help met die maak van brood; „bakkerswinkel", 'n winkel wat deel vorm van die bakkerygebou en/bakkerijpersele;

, „Bak- en Banketbaknywerheid", die nywerheid waarin werkgewers en werkneemers geassosieer is om brood en/of banket te bak of te maak, en omvat—

(a) die bak of maak van ronde broodjies, bolletjies, korentebrood, olieboile, beskuit, mosbolletjies, koek, gebak, pastei, met gis bereide goedere en ander produktes van 'n bakkery waarvan deeg of beslag 'n samstellende deel vorm;

(b) die vervaardiging van enige artikel of bestanddeel wat gebruik word vir die bak of maak van banket, indien dit gedoen word deur werkgewers en werkneemers wat in die bedrywigheide genoem in paragraaf (a) werkzaam is;

(c) alle bedrywigheide wat sodanige werkgewers uitoeft en wat behoort by, in verband staan met, of die gevolg is van die bedrywigheide wat in (a) genoem word, of die verspreiding van die produktes wat daarin genoem word, as dit uitgeoefen word deur sodanige werkgewers of hul werkneemers, met inbegrip van die verspreiding en/of verkoop en/of uitstalling van genoemde produktes in of uit 'n bakkerswinkel, maar uitgesond die vervaardiging van lekkergoed en beskuitjies;

, „brood", sonder om die gewone betekenis te beperk, ook ronde broodjies, luukse brood, bolletjies, korentebrood en bolletjiesbrode;

, „los werkneemers" 'n werkneemers wat hoogstens drie dae in 'n week by dieselfde werkgever in diens is;

, „klerklike werkneemers", 'n werkneemers, uitgesond 'n magasynmeester, wat skryfwerk, tikwerk of ander vorms van klerklike werk verrig en sluit 'n toonbankbediende, kassier en telefonis in;

, „klerklike werkneemers, manlik, gekwalifiseer," 'n manlike werkneemers met minstens 5 jaar ondervinding;

"clerical employee, male, unqualified," means a male clerical employee who has had less than five years' experience; "clerical employee, female, qualified," means a female clerical employee who has had not less than four years' experience; "clerical employee, female, unqualified," means a female clerical employee who has had less than four years' experience; "confectioner" means an employee who is engaged in supervising or performing one or more of the following operations:—

- (a) Manufacturing, weighing (other than to a set scale), measuring, or mixing the ingredients used in making confectionery;
- (b) scaling off the resultant mixture and placing it in pans or receptacles for cooking;
- (c) placing confectionery in and withdrawing confectionery from ovens;
- (d) icing, filling and finishing confectionery;

"confectioner's assistant" means an employee who, under the supervision of a confectioner, assists a confectioner in making confectionery;

"confectionery" without limiting its ordinary meaning includes cakes, pies, pasties, pastries, koeksisters, biscuits, scones and yeast-raised goods other than bread;

"council" means the Industrial Council for the Baking and/or Confectionery Industry (Cape);

"counter-hand" means an employee engaged at a counter in a baker's shop in selling bread and/or confectionery, making up orders and handling cash;

"day" means the period of twenty-four hours calculated from the time the employee commences work;

"delivery employee" means an employee other than a vanman's assistant or a delivery assistant, who delivers bread and/or confectionery on foot, or by means of a bicycle, tricycle or hand-propelled vehicle and who may collect cash for C.O.D. orders;

"driver" means an employee other than a vanman, engaged in driving a motor or horse-driven vehicle which is at all times under the direct control and supervision of a vanman;

"establishment" means any premises in connection with which one or more employees are engaged in the Baking and Confectionery Industry and shall include a baker's shop;

"experience" means in relation to a clerical employee the total period or periods of employment which such employee has had in any trade as a clerical employee;

"foreman baker" means a baker who is in charge of a shift engaged in making bread;

"foreman confectioner" means a confectioner who is in charge of a shift engaged in making confectionery;

"inspector or overseer" means an employee who supervises the vanmen of an establishment;

"jobber" means an employee who is employed by the same employer as a baker and/or confectioner on not more than three days in any week;

"learner vanman" means an employee who for a maximum probationary period of 4 weeks performs the duties of a vanman under the direct supervision of a vanman for the purpose of becoming acquainted with a delivery round;

"labourer" means an employee who is engaged in one or more of the following duties or capacities:—

- (a) Carrying or stacking materials, utensils or flour;
- (b) cleaning workshops, premises, vehicles or animals;
- (c) greasing or preparing for use, washing or cleaning, trays, pans, boxes, tins, machines, utensils, flues, smoke stacks, or soot boxes;
- (d) carrying or feeding fuel to furnaces or removing ashes;
- (e) loading or unloading;
- (f) cleaning, sorting, cracking or grinding nuts;
- (g) cleaning and/or stoning fruit;
- (h) washing, cleaning and/or cracking eggs;
- (i) wrapping bread; wrapping and/or carrying individual articles and/or packing them into trays or other containers; labelling tins, boxes or bread;
- (j) minding an animal-drawn van;
- (k) beating up sugar;
- (l) cutting up meat by hand;
- (m) washing or spraying bread with water or other fluid;
- (n) filling boxes, bins or other containers;
- (o) operating a hand-mincing machine or hand bun-driver;
- (p) weighing to a set scale;
- (q) limewashing walls and structures;
- (r) cooking rations or making tea, coffee or similar beverages;
- (s) assembling cardboard containers;
- (t) repairing washing and ironing uniforms, aprons and overalls;
- (u) feeding into or withdrawing from automatic or drawplate ovens under the supervision of a baker or confectioner, but excluding the use of a peel to insert or withdraw bread and/or confectionery from an oven which is not an automatic or drawplate oven;
- (v) feeding dough into a machine, carrying and receiving, but excludes receiving dough for the purpose of tinning or panning up;
- (w) knocking and/or cutting back dough otherwise than by machine;
- (x) filling petrol tanks, draining and filling oil sums, oiling and greasing motor and/or other vehicles, pumping air, changing tyres, repairing punctures in inner tubes, using jack or hoist to raise or lower vehicles, cleaning engines and parts thereof and holding

"klerklike werknemer, manlik, ongekwalifiseer," 'n manlike klerklike werknemer met minder as 5 jaar ondervinding; "klerklike werknemer, vroulik, gekwalifiseer," 'n vroulike klerklike werknemer met minstens 4 jaar ondervinding; "klerklike werknemer, vroulik, ongekwalifiseer," 'n vroulike klerklike werknemer met minder as 4 jaar ondervinding; "banketbakker", 'n werknemer wat toesig hou oor een of meer van die volgende werkzaamhede, of dit verrig:—

- (a) Die bestanddele wat gebruik word vir die maak van banket vervaardig, afweeg (maar nie op 'n gestelde skaal nie) afmeet of meng;
- (b) die mengsel wat ontstaan, afweeg en dit in panne, of houers waarin dit gebak moet word, plaas;
- (c) banket in oonde plaas en banket uit die oonde neem;
- (d) banket glaseer, opvul en afwerk;
- "banketbakkersassistent", 'n werknemer wat onder toesig van 'n banketbakker 'n banketbakker help om banket te maak; "banket", sonder om die gewone betekenis in enige oopsig te beperk, ook koek, pastei, vleispastei, gebak, koeksisters, beskuitjies, botterbroodjies en goedere wat met gis berei is, maar nie brood nie;
- "raad", die Nywerheidsraad vir die Bak- en/of Banketnywerheid (Kaap);
- "toonbankklerk", 'n werknemer wat brood en/of banket oor 'n toonbank verkoop, bestellings uitvoer en kontant ontvang;
- "dag", die tydperk van 24 uur gereken van die tydstip af waarop die werknemer begin werk;
- "afleveringswerknemer", 'n werknemer, uitgesonderd 'n bestelwaman se assistent of afleveringsassistent, wat te voet of per fiets, driewieler of met 'n handkar brood en/of banket aflewer en wat die kontant vir k.b.a.-bestellings kan invorder;
- "drywer", 'n werknemer, uitgesonderd 'n bestelwaman, wat 'n motorvoertuig of 'n perdevoertuig dryf wat te alle tye onder die regstreekse beheer van 'n bestelwaman staan;
- "inrigting", enige perseel in verband waarin een of meer werknemers in die Bak- en Banketnywerheid werkzaam is;
- "ondervinding", met betrekking tot 'n klerklike werknemer, die totale tydperk van typerke wat die werknemer as 'n klerklike werknemer in enige bedryf gedien het;
- "voorman-bakker", 'n bakker wat in beheer is oor 'n skof wat brood maak;
- "voorman-banketbakker", 'n banketbakker wat in beheer oor 'n skof wat banket maak, is;
- "inspekteur of opsigtier", 'n werknemer wat toesig hou oor die bestelwamanne van 'n inrigting;
- "stukwerker", 'n werknemer wat hoogstens drie dae in 'n week as 'n bakker en/of banketbakker by dieselfde werk-gewer in diens is;
- "leerling-bestelwaman", 'n werknemer wat vir 'n maksimum proeftydperk van vier weke die werk van 'n bestelwaman onder regstreekse toesig van 'n bestelwaman doen ten einde die afleweringsgronde te leer ken;
- "arbeider", 'n werknemer wat een of meer van die volgende werkzaamhede verrig of pligte vervul:—
- (a) Materiaal, gerei of meel dra of stapel;
- (b) werkplekke, persele, voertuie of diere skoonmaak;
- (c) bakke, panne, kiste, blikke, masjiene, gerei, skoorsteenkanaale, skoorsteenpype of roetvangers met vet insmeer, of vir gebruik gereed maak, was of skoonmaak;
- (d) brandstof na vure dra of aan vure voer, en as verwyder;
- (e) laai of aflaai;
- (f) neutre skoonmaak, sorteer, kraak of maal;
- (g) vrugte skoonmaak en/of pitte uithaal;
- (h) eiers was, skoonmaak en/of breek;
- (i) brood indraai; afsonderlike artikels indraai en/of dra en/of hulle in bakke, of ander houers verpak; blikke, kissies of brood etiketteer;
- (j) 'n dierevoertuig oppas;
- (k) suiker klits;
- (l) vleis met die hand fyn sny;
- (m) brood met water of ander vloeistof was of besprinkel;
- (n) kissies, blikke of ander houers vul;
- (o) 'n handmaalsmasjin of handbolletjiesverdeeler bedien;
- (p) op 'n gestelde skaal afweeg;
- (q) mure en bouwerk witkalk;
- (r) rantsoene kook, of tee, koffie of dergelyke drank maak;
- (s) kartonhouers inmekarsit;
- (t) uniforms, voorskote en oorpakke herstel, was en stryk;
- (u) brood en/of banket in outomatiese of trekplatoonde insit of uithaal onder die toesig van 'n bakker of banketbakker, maar uitgesonderd die gebruik van 'n stok om dit in 'n oond wat nie outomatis is of 'n trekplaat het nie, in te sit of uit te haal;
- (v) deeg in 'n masjiene insit, dra en ontvang, maar uitgesonderd die ontvangst van deeg vir die doel om dit in die blikke of panne op te maak;
- (w) deeg teruglop en/of terugsy maar nie met 'n masjiene nie;
- (x) petrolenks volmaak, oliebakke leeg- en volmaak, motor- en ander voertuie olie en ghries, lug inpomp, bande omruil, lekke in binnebande heismaak met die gebruik van 'n domkrag om die voertuig op te lig en te laat sak, motors en motoronderdele skoonmaak,

parts, materials and/or tools and, under the supervision of a mechanic, placing parts and materials into position, changing wheels and tightening nuts, driving an empty truck or one which has had a breakdown, cleaning, oiling and greasing machinery, including overhead shafting and applying belt dressing.

For the purpose of this definition, the words "carrying materials or utensils" shall include feeding dough into a machine but shall not include receiving dough from a machine or otherwise handling dough.

"mechanic" means a person who has served an apprenticeship in an appropriate trade or who has had not less than five years' experience in working with machinery, and who has had adequate experience with the class of machinery of which he is in charge, which he is required to examine or in connection with which he is required to work, or who is a certified engineer;

"office messenger" means an employee engaged in delivering letters or messages, pasting tickets, stamping envelopes and performing other similar duties normally carried out by this type of employee;

"overtime" means any time worked in excess of the hours of work prescribed in sub-clauses (1) and (2) of Clause 6.

"packer" means an employee in charge of the receiving, checking, assembling and packing of bread and/or confectionery for dispatch or delivering from an establishment and who may supervise such dispatch and includes the weighing and addressing of parcels and the writing up of rail notes or any other writing in connection with his duties as a packer, but does not include an employee engaged in wrapping individual articles or packing them into trays or other containers; "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;

"previous Agreement" means the Industrial Council Agreement for the Baking and/or Confectionery Industry (Cape) published under Government Notice No. 497, dated 6th March, 1953.

"shift" means two or more employees working for a period of not less than two consecutive hours in any part of an establishment;

"short-time" means a temporary reduction in the number of ordinary hours of work due to slackness of trade, shortage of raw materials or a general breakdown of plant or machinery or a threatened breakdown of buildings caused by accident or other unforeseen emergency;

"storeman" means an employee in general charge of stores and who is responsible for receiving, issuing, storing, packing or unpacking the materials or articles used in an establishment in making bread and/or confectionery and/or delivering such materials or articles to the consuming departments in an establishment;

"taskwork" means any system of work under which a minimum quantity or output of work to be done in a specified is fixed as a condition for the payment of the wages prescribed in clause 4;

"van" means an animal-drawn or mechanically propelled vehicle used for the delivery of bread and/or confectionery;

"vanman" means an employee who is in charge of a van on a round and is responsible for the loading of the van, the delivery of bread and/or confectionery and for cash received by him in respect thereof and who may drive a van;

"vanman's assistant or delivery assistant" means an employee who accompanies a vanman on his round and assists him in his duty but does not drive a van;

"wage" means that portion of the remuneration payable to an employee in respect of the ordinary hours of work as laid down in clause 6;

"watchman" means an employee engaged in guarding premises, buildings, gates, vehicles or other property;

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

4. WAGES.

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

(a) Employees other than casual employees and jobbers:

Per Week.

£ s. d.

Foreman baker	7	11	2
Foreman confectioner	7	18	0
Inspector or overseer	6	12	4
Baker	5	16	0
Confectioner	6	0	9
Baker and/or confectioner's assistant	3	6	2
Packer	4	19	3
Vanman	5	5	0
Learner vanman	3	18	9
Driver	3	3	0
Mechanic	8	4	10
Storeman	5	2	5
Clerical employee, male, qualified	5	15	5
Clerical employee, male, unqualified			
during first year of experience	1	16	11
during second year of experience	2	13	1
during third year of experience	3	9	3
during fourth year of experience	4	5	5
during fifth year of experience	5	1	6

onderdele, materiaal en/of gereedskap vashou en onder toesig van 'n werktuigkundige in posisie plaas, wiele oomruil en moere aandraai, 'n leë lorry of een waarmee iets verkeerd gegaan het, dryf, masjinerie skoonmaak, olie en ghries, met inbegrip van oorhoofse dryfaste en die aanwending van bandsmeermiddels;

vir die toepassing van hierdie woordbepaling omvat die woorde „materiaal of gerei dra“ die insit van deeg in 'n masjien, maar nie die uithaal van deeg uit 'n masjien of ander hantering van deeg nie;

, „werktuigkundige“, 'n persoon wat 'n leertyd in 'n toepaslike bedryf gedien het, of wat minstens vyf jaar ondervinding met werk van masjinerie gehad het, en wat voldoende ondervinding gehad het met die klas masjinerie waaroor hy toesig het, en wat van hom verwag word om te ondersoek of in verband waarmee dit van hom verwag word om te werk, of wat 'n gediplomeerde werktuigkundige is;

„kantoorbode“, 'n werknemer wat brieve of boodskappe aflewer, kaartjies aanplak, seëls op koeverte plak en soortgelyke werk doen wat gewoonlik deur dié klas werknemer gedoen word;

, „oortyd“, enige tyd wat meer gewerk word as die werkure in subklousules (1) en (2) van klousule 6 voorgeskryf;

, „verpakker“, 'n werknemer met beheer oor die ontvanger, natel, bymekaarmaak en verpak van brood en/of banket vir versending of aflewing uit 'n inrigting, wat oor die versending toesig kan hou, met inbegrip van die weeg en adressee van pakkette en die uitskryf van spoorvragbriewe en ander skryfwerk in verband met sy werk as verpakker maar omvat nie 'n werknemer wat afsonderlike goedere indraai of hulle in bakke of ander houers verpak nie;

, „stukwerk“, 'n stelsel waarvolgens 'n werknemer se minimum loon bloot volgens die hoeveelheid werk wat hy gedoen het, bereken word, afgesien van die tyd wat daaraan bestee is;

, „vorige ooreenkoms“, die Nywerheidsraadooreenkoms vir die Bak en/of Banketbaknywerheid (Kaap), soos gepubliseer by Goewermentskennisgewing No. 497 van 6 Maart 1953;

, „skof“, twee of meer werknemers wat vir 'n tydperk van minstens twee opeenvolgende ure in 'n deel van 'n inrigting werk;

, „korttyd“, 'n tydelike vermindering van die getal gewone werkure as gevolg van bedryfslapte, tekort aan grondstowwe of 'n algemene onklaarraking van installasie of masjinerie, of 'n dreigende instorting van geboue deur ongeluk of ander onvoorsiene noodgeval veroorsaak;

, „stoorman“, 'n werknemer in algemene beheer van voorrade en wat verantwoordelik is vir die ontvangst, uitreiking, bêre, verpakking of uitpak van die materiale of artikels wat in 'n inrigting gebruik word vir die maak van brood en/of banket en/of aflewing van sulke materiale of artikels, aan die afdelings waarin hulle in die inrigting verbruik word;

, „taakwerk“, 'n stelsel waarvolgens die verrigting van 'n minimum hoeveelheid werk in 'n vasgestelde tyd 'n voorwaarde is vir die betaling van die lone wat in klousule 4 voorgeskryf word;

, „bestelwa“, 'n diervervoertuig of meganiese voertuig wat vir die aflewing van brood en/of banket gebruik word;

, „bestelwaman“, 'n werknemer in beheer oor 'n bestelwa op 'n bestelronde wat verantwoordelik is vir die laai van die bestelwa, die aflewing van brood en/of banket en vir die kontant wat hy daarvoor ontvang het, en wat 'n bestelwa kan bestuur;

, „bestelwaman se assistent“, of „aflewingassistent“ 'n werknemer wat 'n bestelwaman op sy ronde vergesel en hom help by die verrigting van sy werksaamhede, maar omvat nie die bestuur van 'n bestelwa nie;

, „loon“, d'ē gefeelde van die besoldiging wat aan 'n werknemer betaal moet word ten opsigte van die gewone werkure soos bepaal in klousule 6;

, „wag“, 'n werknemer wat persele, geboue, hekke, voertuie of ander ejendom bewaak.

(2) By die indeling van 'n werknemer vir die toepassing van hierdie Ooreenkoms moet dit beskou word dat hy behoort tot die klas waarin hy uitsluitlik of hoofsaaklik werkzaam is.

4. LONE.

(1) Hier volg die minimum lone wat 'n werkewer aan lede van onderstaande klasse werknemers moet betaal:

(a) Werknemers, uitgesonderd los werknemers en stukwerkers:

Per week.

£ s. d.

Voorman-bakker	7	11	2
Voorman-banketbakker	7	18	0
Inspekteur of opsigter	6	12	4
Bakker	5	16	0
Banketbakker	6	0	9
Bakkery-en/of banketbakkersassistent	3	6	2
Verpakker	4	19	3
Bestelwaman	5	5	0
Leerling-bestelwamah	3	18	9
Drywer	3	3	0
Werktuigkundige	8	4	10
Stoorman	5	2	5
Klerklike werknemer, manlik, gekwalifiseer	5	15	5
Klerklike werknemer, manlik, ongekwalifiseer			
gedurende eerste jaar ondervinding	1	16	11
gedurende tweede jaar ondervinding	2	13	1
gedurende derde jaar ondervinding	3	9	3
gedurende vierde jaar ondervinding	4	5	5
gedurende vyfde jaar ondervinding	5	1	6

	Per. Week.	£ s. d.
Clerical employee, female, qualified	3 9 3	
Clerical employee, female, unqualified—		
during first year of experience	1 16 11	
during second year of experience	2 6 2	
during third year of experience	2 15 5	
during fourth year of experience	3 4 7	
Office messenger	1 15 8	
Vanman's assistant or delivery assistant of the age of 18 years and over	1 15 8	
Vanman's assistant or delivery assistant under the age of 18 years	1 7 10	
Labourer	2 1 6	
Delivery employee	2 1 6	
Watchman	2 5 8	

Provided that—

- (i) a labourer engaged in removing, emptying, cleaning or replacing sanitary pails shall be paid the sum of two shillings and sixpence per week in addition to the weekly wage prescribed for a labourer in his area;
- (ii) in addition to the remuneration specified in this section, all employees for whom wages are specified in this Agreement, who, between the 21st March, 1955, or the date of their engagement by their present employer, whichever is the later date, and the date of commencement of this Agreement, received less in gross wages from their present employer during the said period than the amounts they would have received had the wages prescribed for the said operations been applicable to them during the said period, be paid not later than the second pay day after the commencement of this Agreement a sum equal to the difference between the gross wages they received and the said amounts.

(b) *Casual Employee.*—For each day or part of a day of employment, one-fifth of the highest weekly wage prescribed for an employee in the same area performing the same class of work as the casual employee is required to perform.

(c) *Jobber.*—For each day or part of a day of employment, one-fifth of the weekly wage prescribed for an employee in the same area performing the same class of work as the jobber is required to perform.

(2) *Basis of Contract.*—For the purposes of this clause the basis of a contract of employment of an employee, other than a casual employee or a jobber, shall be weekly and save as provided in sub-clause (3), and in clause 5 (6) an employee shall be paid in respect of a week not less than the full weekly wage prescribed in sub-clause (1) for an employee of his class and area, whether he has in that week worked the maximum number of ordinary hours prescribed in clause 6 (1) or less.

(3) *Differential Wage.*—An employer who requires or permits a member of one class of his employees to perform for longer than one hour in the aggregate on any day, either in addition to his own work or in substitution therefor, work of another class for which either—

- (a) a wage higher than that of his own class; or
- (b) a rising scale of wages terminating in a wage higher than that of his own class;

is prescribed in sub-clause (1) shall pay to such employee a wage for all the ordinary hours of work of the establishment on that day—

(i) in the case referred to in paragraph (a) at a rate for each hour equal to the higher weekly wage divided by the number of ordinary hours worked by such employee in a week;

(ii) in the case referred to in paragraph (b) at a rate for each hour equal to the weekly wage prescribed for an employee of his class and area plus thirty per cent divided by the number of ordinary hours worked by such employee in a week; provided that such employee shall not be entitled to an aggregate amount in respect of the day on which he performs such work greater than the amount that would have accrued to a qualified employee in such higher class at the rate of wage prescribed for him in sub-clause (1); provided that were the sole difference between classes is, in terms of sub-clause (1), based on experience, sex or age the provisions of this sub-clause shall not apply.

(4) *Bicycle Allowance.*—An employer who requires an employee to use his own bicycle in the performance of his duties shall pay to him—

- (a) in the case of an employee, other than a casual employee or a jobber, not less than two shillings and sixpence per week;
- (b) in the case of a casual employee or a jobber, not less than sixpence per day;

in addition to the wage prescribed in sub-clause (1) for an employee of his class and area.

(5) *Calculation of Monthly Wage.*—Whenever the wage due to an employee is, in terms of clause 5 (1), paid monthly, the amount of such wage shall be calculated at the rate of four and one-third times the wage prescribed in sub-clause (1) for an employee of his class and area.

(6) *Cost of Living Allowance.*—In addition to the wage prescribed in sub-clause (1) an employer shall pay to his employee a cost of living allowance of not less than the rates prescribed under War Measure No. 43 of 1942 as amended, or any subsequent measure replacing same.

	Per. week.	£ s. d.
Klerklike werknemer, vroulik, gekwalfiseer	3 9 3	
Klerklike werknemer, vroulik, ongekwalfiseer		
gedurende eerste jaar ondervinding	1 16 11	
gedurende tweede jaar ondervinding	2 6 2	
gedurende derde jaar ondervinding	2 15 5	
gedurende vierde jaar ondervinding	3 4 7	
Kantoorbode	1 15 8	
Bestelwaman se assistent of afleweringsassistent van ouderdom 18 jaar en ouer	1 15 8	
Bestelwaman se assistent of afleweringsassistent van onder 18 jaar	1 7 10	
Arbeider	2 1 6	
Afleweringswerknemer	2 1 6	
Wag	2 5 8	

met dien verstande dat—

- (i) 'n arbeider wat nagemmers verwydor, leegmaak, skoonmaak of terugstel benewens die weekloon wat vir 'n arbeider in sy gebied voorgeskryf word, die bedrag van 2s. 6d. per week betaal moet word;
- (ii) benewens die besoldiging gespesifieer in hierdie artikel, moet alle werknemers vir wie in hierdie Ooreenkoms lone voorgeskryf word en wat tussen 21 Maart 1955, of, na gelang van die jongste datum, die datum waarop hulle deur hul teenswoordige werkgever in diens genem is en die datum waarop hierdie Ooreenkoms in werking tree, van hul huidige werkgever in bruto lone minder ontvang het as die bedrae wat hulle sou ontvang het as die lone wat vir die genoemde werk voorgeskryf word gedurende dié tydperk op hulle van toepassing was; voor of op die tweede betaaldag na die inwerkingtreding van hierdie Ooreenkoms 'n bedrag betaal word wat gelyk is aan die verskil tussen die bruto lone wat hulle ontvang het en genoemde bedrae;

(b) *Los werknemer.*—Vir elke dag of gedeelte van 'n dag diens, een-vyfde van die hoogste weekloon voorgeskryf vir 'n werknemer in dieselfde gebied wat dieselfde soort werk verrig as wat die los werknemer moet verrig.

(c) *Stukwerker.*—Vir elke dag of gedeelte van 'n dag diens, een-vyfde van die weekloon voorgeskryf vir 'n werknemer in dieselfde gebied wat dieselfde soort werk verrig as wat die stukwerker moet verrig.

(2) *Kontrakbasis.*—Vir die toepassing van hierdie klousule is die basis van 'n werknemer se dienskontrak, uitgesonderd 'n los werknemer of 'n stukwerker weeklys, en behoudens soos bepaal in subklousule (3) en in klousule 5 (6) moet 'n werknemer per week minstens die volle weekloon betaal word wat in subklousule (1) vir 'n werknemer van sy klas en gebied voorgeskryf word, hetby hy in die week die maksimum getal gewone ure, voorgeskryf in klousule 6 (1), gwerk het of nie.

(3) *Differensiële lone.*—'n Werkgever wat 'n lid van een klas van sy werknemers verplig of toelaat om altesame langer as een uur op 'n dag benewens sy eie werk, of in plaas daarvan, werk van 'n ander klas te verrig waaroor—

- (a) of 'n hoërloon as dié vir sy eie klas; of
- (b) 'n stygende skaal wat eindig op 'n hoërloon as dié vir sy eie klas;

voorgeskryf word in subklousule (1), moet daardie werknemer vir al die gewone werkure van die inrigting op diardie dag 'nloon betaal—

(i) in die geval in paragraaf (a) genoem, vir elke uur teen 'n skaal wat gelyk is aan die hoër weekloon, gedeel deur die getal gewone werkure deur sodanige werknemer per week gwerk;

(ii) in die geval in paragraaf (b) genoem, vir elke uur teen 'n skaal wat gelyk is aan die weekloon voorgeskryf vir 'n werknemer van sy klas en gebied, plus 30 persent, gedeel deur die getal gewone werkure wat sodanige werknemer per week werk; met dien verstande dat so 'n werknemer nie ten opsigte van die dag waarop hy sulke werk verrig, geregtig is op 'n gesamentlike bedrag wat groter is as die bedrag wat verskuldig sou gewees het aan 'n gekwalfiseerde werknemer in die hoër klas teen die loonskala wat vir hom in subklousule (1) voorgeskryf word nie;

met dien verstande dat, as die enigste verskil tussen klasse kragtens subklousule (1) op ondervinding, geslag of ouderdom berus, die bepalings van hierdie subklousule nie van toepassing is nie.

(4) *Fietstoelae.*—'n Werkgever wat van sy werknemer vereis om sy eie fiet vir die verrigting van sy werk te gebruik, moet hom—

- (a) in die geval van 'n werknemer, uitgesonderd 'n los werknemer of 'n stukwerker, minstens 2s. 6d. per week;
- (b) in die geval van 'n los werknemer of 'n stukwerker, minstens 6d. per dag;

betaal, bo en behalwe die loon wat in subklousule (1) vir 'n werknemer van sy klas en gebied voorgeskryf word.

(5) *Berekening van maandloon.*—Wanneer die loon wat aan 'n werknemer verskuldig is kragtens klousule 5 (1) maandeliks betaal word, moet die loon bereken word teen 4½ maal die loon wat in subklousule (1) vir 'n werknemer van sy klas en gebied voorgeskryf word.

(6) *Lewenskostetoelae.*—Benewens die loon wat in subklousule (1) voorgeskryf word, moet 'n werkgever aan sy werknemers 'n lewenskostetoelae betaal van minstens die tarief voorgeskryf in Oorlogsmaatreel No. 43 van 1942, soos gewysig, of enige latere maatreel wat dit vervang.

5. PAYMENT OF REMUNERATION.

(1) *Employees other than a Casual Employee or a Jobber.*—Save as provided in clause 7 (3) any amount due to an employee other than a casual employee or a jobber shall be paid in cash weekly, or if the employer and his employee have agreed thereto in writing, monthly, during the hours of work on the usual pay-day of the establishment or on termination of employment if this takes place before the usual pay-day and shall be contained in an envelope or other container or accompanied by a statement showing the employer's name, employee's name or payroll number, the employee's occupation, the number of ordinary and overtime hours worked, the remuneration due and the period in respect of which payment is made.

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

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

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

(5) *Board and Lodging.*—Save as provided in the Natives (Urban Areas) Consolidation Act, 1945, or in the Native Labour Regulation Act, 1911, an employer shall not require his employee to board and/or lodge with him or with any person or at any place nominated by him.

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

- (a) With the written consent of his employee a deduction for holiday, sick, insurance, provident or pension funds or subscriptions to an employees' organisation: Provided that in case of a deduction for sick or provident funds in terms of the second proviso to clause 8 (1) the written consent of the employee need not be obtained;
- (b) except where otherwise provided in this Agreement, whenever an employee is not at work, a deduction proportionate to the period of his absence calculated on the basis of the weekly wage which such employee was receiving in respect of his ordinary hours of work at the time thereof;
- (c) a deduction of any amount which an employer by any law or any order of any competent court is required or permitted to make;
- (d) a deduction in respect of any public holiday other than New Year's Day, Good Friday, Day of the Covenant or Christmas Day on which an employee is required or permitted not to work; of the wage which he would have received had he worked on such day;
- (e) contributions in terms of section 17 of this Agreement;
- (f) an amount agreed to or determined in terms of clause 12 so as to replace any uniform, overall, dust coat or other protective clothing supplied by the employer free of charge where such are destroyed either wilfully or by wilful neglect;
- (g) a deduction in respect of any shortage in the collection and handling of money by vanmen;
- (h) when an employee agrees or is required in terms of the Natives (Urban Areas) Consolidation Act, 1945, or the Native Labour Regulation Act, 1911, to accept board and/or lodging from his employer, a deduction not exceeding the amounts specified hereunder:—

	<i>Per Week.</i>	<i>Per Month.</i>
	£ s. d.	£ s. d.
Board	0 3 0	0 13 0
Lodging	0 2 0	0 8 8
Board and Lodging	0 5 0	1 1 8

(i) Whenever the ordinary hours of work prescribed in clause 6 are reduced on account of short-time, a deduction in respect of each hour of such reduction of the employee's weekly wage divided by the number of ordinary hours worked by such employee in a week. Provided that no such deduction shall be made—

- (i) in the case of short-time arising out of a temporary slackness of trade or shortage of raw materials unless—
 - (a) the prior written approval of the Council for such reduction shall have been obtained; and
 - (b) the employer shall have given his employee not less than twenty-four hours' notice of his intention so to reduce the ordinary hours of work.

An employee who, on any day within the period during which the ordinary hours of work are reduced, by reason of short-time, as aforesaid, attends at the establishment of his employer, on the instructions of his employer or representative, shall be given employment by his employer for not less than half his ordinary working hours, for such day, failing which the employee shall nevertheless be paid the wages which he would have received had he been given employment as hereinbefore prescribed;

- (ii) in the case of short-time occasioned by a general breakdown of plant or machinery or a threatened breakdown of buildings due to accident or other unforeseen emergency, in respect of the first hour not worked; provided that the employer shall, within seven days of the working of such short-time, advise the secretary thereof in writing.

5. BETALING VAN BESOLDIGING.

(1) *Werknemers, uitgesonderd los werknekmers of stukwerknekmers.*—Behoudens soos bepaal in klousule 7 (3), moet enige bedrag wat aan 'n werknekmer, uitgesonderd 'n los werknekmer of stukwerknekmer verskuldig is, weekliks, of as die werkgewer en werknekmer aldus skriftelik ooreengekom het, maandeliks in kontant betaal word gedurende die werkure op die gewone betaaldag van die inrigting, of by diensbesoldiging wanneer dit voor die gewone betaaldag plaasvind en moet in 'n koevert of ander houer wees of vergesel wees van 'n staat wat die werkgewer se naam en die werknekmer se naam of betaalstaatnommer, die werknekmer se bedryf, die getal gewone ure en oortydure gewerk, die verskuldigde besoldiging en die tydperk waarvoor besoldiging betaal word, aantoon.

(2) *Los werknekmers en stukwerknekmers.*—'n Werkgewer moet die besoldiging wat aan 'n los werknekmer of 'n stukwerknekmer verskuldig is, by beëindiging van sy diens in kontant betaal.

(3) *Premies.*—Vir werkverskaffing aan of opleiding van 'n werknekmer mag geen regstreekse of onregstreekse betaling aan 'n werkgewer gedaan of deur hom aangeneem word nie.

(4) *Koop van goedere.*—'n Werkgewer kan nie van sy werknekmer vereis om van hom of van 'n winkel of persoon wat deur hom aangewys word, goedere te koop nie.

(5) *Losies en inwoning.*—Behoudens soos bepaal in die Naturelle (Stadsgebiede) Wysigingswet, 1945, of in die Naturellearbeid Regelingswet, 1911, kan geen werkgewer van sy werknekmer vereis om van hom of by 'n persoon of plek wat deur hom aangewys word, losies en/of inwoning aan te neem nie.

(6) *Boetes en aftrekings.*—'n Werkgewer kan sy werknekmer geboetes ople de nie, nog bedrae van sy werknekmers se besoldiging aftrek nie, uitgesonderd die volgende:—

- (a) Met die skriftelike toestemming van sy werknekmer, 'n aftrekking vir verlof, siekte, versekering-, voorsorgs- of pensioenfondse of ledegelede van 'n werknekmersorganisasie; met dien verstande dat in die geval van aftrekking vir siekte- of voorsorgsfondse kragtens die tweede voorbehoud van klousule 8 (1), dit onnodig is om die werknekmer se skriftelike toestemming te verkry;
- (b) behoudens soos andersins in hierdie Ooreenkoms bepaal, as 'n werknekmer van sy werk af wegby, 'n aftrekking in verhouding tot die tydperk van sy afwesigheid bereken op die basis van die werknekmer se weekloon wat hy op die tydstip ten opsigte van sy gewone werkure ontvang;
- (c) 'n aftrekking van elke bedrag wat 'n werkgewer kragtens 'n wet of bevel van 'n bevoegde hof, verplig of toegelaat word om af te trek;
- (d) ten opsigte van enige openbare vakansiedag, uitgesonderd Nuwejaarsdag, Goeie Vrydag, Geloftedag, of Kersdag, waarop 'n werknekmer verplig of toegelaat word om nie te werk nie, 'n aftrekking van die loon wat hy sou ontyg het as hy op daardie dag gewerk het;
- (e) bydrae ingevolge artikel 17 van hierdie Ooreenkoms;
- (f) 'n bedrag waaroor ooreengekom is of wat kragtens klousule 12 vasgestel is vir die vervanging van 'n uniform, oorpak, stoofjas of ander beskermende kledingstuk wat kosteloos deur die werkgewer verskaf is, indien dit opsetlik of deur moedwillige nalat ghheid verniel is;
- (g) 'n aftrekking ten opsigte van tekorte by die invordering en hantering van geld deur bestelwamanne;
- (h) as 'n werknekmer toestem, of kragtens die Naturelle (Stadsgebiede) Wysigingswet, 1945, of die Naturellearbeid Regelingswet, 1911, verplig is om van sy werkgewer losies en/of inwoning aan te neem, 'n aftrekking van hoogstens die ondergenoemde bedrae:—

	<i>Per week.</i>	<i>Per maand.</i>
Losies	0 3 0	0 13 0
Inwoning	0 2 0	0 8 8
Losies en inwoning	0 5 0	1 1 8

(i) as die gewone werkure, in klousule 6 voorgeskryf, weens korttyd verminder word, ten opsigte van elke uur van sodanige vermindering, 'n aftrekking van die werknekmer se weekloon gedeel deur die getal gewone werkure, daardie werknekmer per week gewerk; met dien verstande dat geen bedrag afgetrek mag word nie—

- (i) in die geval van korttyd weens 'n tydelike handelslapse of tekort aan grondstowwe, tensy—
 - (a) die Raad se geskrewe toestemming vooraf verky is;
 - (b) die werkgewer sy werknekmers minstens 24 uur kennis gegee het van sy voorneme om die gewone werkure aldus in te kort.

'n Werknekmer wat op 'n dag gedurende die tyd wat korttyd gewerk word, op las van die werkgewer of sy verteenwoordiger by die inrigting opdaag, is geregtig om minstens die helfte van sy gewone werkure vir daardie dag te werk, of in plaas daarvan besoldiging te ontvang, by ontstenteris waarvan die werknekmer nogtans die loon betaal moet word wat hy sou ontyg het as werk aan hom gegee is soos hierbo uiteengesit;

- (ii) ten opsigte van die eerste uur wat nie gewerk word nie in die geval van korttyd veroorsaak deur 'n algemene onklaarraking van installasie of masjinerie of 'n dreigende instorting van geboue as gevolg van 'n ongeluk of onvoorsiene noodgeval; met dien verstande dat die werkgewer die Sekretaris binne 7 dae na die invoer van korttyd skriftelik daarvan in kennis moet stel;

(j) With the written consent of his employee a deduction for cash advanced by the employer or goods purchased from the employer.

(7) *Incentive Schemes.*—(a) Subject to the condition that no employee may be paid less than the amount he would be entitled to in terms of sub-clause (1) of clause 4 of this Agreement; an employer may base an employee's remuneration on the quantity or output of work done, provided that no such system of remuneration shall be permissible except in the form of an incentive scheme the terms of which have been agreed upon as set out in clause (b) and (c) hereunder.

(b) Any employer who wishes to introduce an incentive scheme shall set up a joint committee of representatives of the management and the employees which, after consultation with any of the trade union parties to this Agreement whose members are involved may agree upon the terms of any such scheme.

(c) The terms of any such incentive scheme and any subsequent alteration thereto which may have been agreed upon by the Committee shall be reduced to writing and be signed by the members of the Committee and shall not be varied by the Committee or terminated by either party unless the party wishing to vary or terminate the agreement has, in writing, given the other party notice as may be agreed upon by the parties when entering such an Agreement.

(d) The provisions of this sub-clause shall not apply to apprentices.

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

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

(a) vanmen, vanmen's assistants, learner vanmen or delivery assistants, inspectors, drivers or delivery employees—

- (i) forty-nine in any week;
- (ii) ten on any day between the hours of 6 a.m. and 6 p.m., provided that the weekly limit of forty-nine be not exceeded;

(b) non-delivery employees, i.e. employees other than those specified in (a) above—

- (i) forty-six in any week;
- (ii) eight in any day; provided that—

(I) where the hours of work of such employees do not exceed five on one day in any week the limit of eight hours a day may on each of the remaining days of the week be exceeded by not more than half an hour;

(II) where work is performed on not more than five days in any week the limit of eight hours a day may be exceeded by not more than one and a quarter hours on each of such days;

if by such extension the ordinary hours do not exceed forty-six in any week.

(2) The ordinary hours of work of a casual employee or a jobber shall not exceed—

- (i) in the case of an establishment in which a six-day week is observed, eight and a half in any day;
- (ii) in the case of an establishment in which a five-day week is observed, nine and a quarter in any day.

(3) (a) Subject to the provisions of paragraph (c) of this sub-section, no van or other vehicle, owned, hired or used by any bakery, containing bread and/or confectionery shall leave the establishment of an employer, and no employer or employee shall leave the establishment of the employer with bread and/or confectionery earlier than 7 a.m. on any day from Monday to Friday and 6.30 a.m. on Saturdays and any day preceding a public holiday, and no van or other vehicle of an employer shall return to his establishment or the place where the van or other vehicle is usually garaged, and no employee shall return to his employer's establishment or the place where the van or other vehicle on which he is employed is usually garaged, later than 6 p.m. on any day unless the return of such van or other vehicle or of any employee is prevented by an act of God, accident, mechanical defect or other event beyond the control of the employer and employee; provided that where two non-delivery days follow consecutively, the time for return shall on each of the two days immediately preceding such non-delivery period be extended to 8 p.m. and that on the day preceding such non-delivery period the starting time shall be advanced to 6 a.m. and provided further that where three or more non-delivery days follow consecutively, the time for leaving establishments shall, on each of the two days immediately preceding such non-delivery period be advanced to 6 a.m. and there shall be no restriction on the time by which employees and vehicles must return on each of the said two days. For the purposes of this proviso, public holidays, the 2nd January and Sundays shall be regarded as "non-delivery days".

(b) No van or other vehicle owned, hired or used by any bakery, and no employer or employee shall deliver bread and/or confectionery on the Cape Town side of the points specified in paragraph (c) of this sub-section before 7 a.m., except in the circumstances provided for in the provisos to paragraph (a) of this sub-section, in which circumstances no such deliveries shall be permitted prior to 6 a.m.

(j) met die skriftelike toestemming van die werknemer, 'n aftrekking van geld wat voorgeskiet is of goedere wat van die werkgever gekoop is.

(7) *Aansporingskemas.*—(a) Behoudens die voorwaarde dat geen werknemer minder betaal mag word as dié waarop hy ingevolge klosusle 4 (1) van hierdie Ooreenkoms geregtig is nie, kan syloon gebaseer word op die hoeveelheid werk wat hy doen; met dien verstande dat so 'n stelsel steeds toelaatbaar is as 'n aansporingstelsel waarvan die voorwaardes vasgestel is soos in sub-klosusles (b) en (c) hieronder voorgeskryf.

(b) 'n Werkgever wat 'n aansporingstelsel wil invoer, moet 'n gesamentlike komitee benoem, bestaande uit verteenwoordigers van die bestuur en van die werknemers, en na beraadslaging met die vakverenigings wie se lede by die saak betrokke is, kan dié komitee ooreenkomen oor die besonderhede van so 'n stelsel.

(c) Die besonderhede van so 'n stelsel en enige wysiging daarvan wat die komitee later goedkeur, moet op skrif gestel en deur die komiteelede onderteken word, en mag nie deur die komitee verander of deur een van die partye beëindig word nie tensy skriftelike kennisgewing, soos deur die partye by die Ooreenkoms vasgestel, aan die ander party gegee is.

(d) Die bepalings van hierdie subklosusle is nie van toepassing op vakleerlinge nie.

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

(1) *Gewone werkure.*—Die gewone werkure van 'n werknemer, uitgesonder 'n los werknemer of 'n stukwerker, mag hoogstens die volgende wees:—

(a) In die geval van bestelwamanne, bestelwamanne se assistente, leerling-bestelwamanne of afleweringsassisteente, inspekteurs, drywers en afleweringswerkneemers—

- (i) 49 per week;
- (ii) tien per dag tussen 6 v.m. en 6 n.m., mits die weeksbeperking van 49 nie oorskry word nie;

(b) nie-afleweringswerkneemers, m.a.w. werknemers wat nie in (a) hierbo genoem word nie—

- (i) 46 per week;
- (ii) agt per dag; met dien verstande dat—
 - (I) waar sulke werknemers se werkure op een dag per week hoogstens vyf is, die beperking van agt uur per dag op die ander dae van die werk met hoogstens 'n halfuur oorskry kan word;
 - (II) waar daar op hoogstens vyf dae per week gwerk word, die beperking van agt uur per dag met hoogstens een en 'n kwart uur per dag oorskry kan word;

mits die gewone werkure nie as gevolg van dié verlenging meer as 46 uur per week is nie.

(2) Die gewone werkure van 'n los werknemer of stukwerker mag hoogstens soos volg wees:—

- (i) Waar daar ses dae per week gwerk word, agt en 'n half per dag;
- (ii) waar daar vyf dae per week gwerk word, nege en 'n kwart per dag.

(3) (a) Behoudens paragraaf (c) van hierdie subklosusle mag geen bestelwa of ander voertuig wat aan 'n bakery behoort of daardeur gehuur of gebruik word en wat brood en/of banket bevat, en geen werkgever van werknemer met brood en/of banket, die werkgever se inrigting voor 7 v.m. verlaat op enige dag van Maandag tot Vrydag en 6.30 v.m. op Saterdae en enige dag wat 'n openbare vakansiedag voorafgaan nie, en geen bestelwa of ander voertuig van 'n werkgever mag later as 6 n.m. na die inrigting of na die plek waar dit oornag bly, en geen werknemer mag later as 6 n.m. na sy werkgever se inrigting of plek waar die voertuig waarop hy werk, oornag bly, terugkom nie, tensy die terugkeer van die voertuig van werknemer deur 'n natuurkamp, ongeluk, megaliese defek of ander oorsaak buite die beheer van werkgever en werknemer, verhinder word; met dien verstande dat, indien daar twee nie-afleweringsdae op mekaar volg, die terugkeertyd op die twee vorige dae tot 8 n.m. uitgestel moet word, en dat aflewing op die dag voor die nie-afleweringsdag om 6 n.m. reeds moet begin, en met dien verstande dat, waar drie of meer nie-afleweringsdae op mekaar volg, aflewing op alwee dae voor die nie-afleweringsdag om 6 v.m. moet begin en daar geen beperking moet wees op die uur wanneer werknemers en voertuie op dié twee dae terug moet wees nie. Vir die toepassing van hierdie voorbehoud tel openbare vakansiedae in Sondae as nie-afleweringsdae.

(b) Geen bestelwa of ander voertuig wat aan 'n bakery behoort of daardeur gehuur of gebruik word en geen werkgever van werknemer mag brood en/of banket uitgesond in die omstandighede wat in paragraaf (a) van hierdie subklosusle uiteengesit word, wanneer aflewing nie voor 6 v.m. toegelaat word nie] voor 7 v.m. aan die Kaapstadse kant van die plek wat in paragraaf (c) van hierdie subklosusle genoem word, aflewing nie.

(c) Vans and other vehicles and employers and/or employees accompanying such vans and/or other vehicles, may only when proceeding to deliver bread and/or confectionery in the magisterial districts of Paarl, Somerset West, Stellenbosch, Wellington, Malmesbury and the Municipal Area of Kuils River, leave the establishment of an employer not more than one hour earlier than the time specified for leaving the establishment in paragraph (a) of this sub-section provided that—

- (i) vans or other vehicles proceeding from the direction of Cape Town to the magisterial district of Paarl along the National Road (Cape Town to Paarl) shall not effect any deliveries before 7.30 a.m. on the Cape Town side of the point where Milner and York Roads cross in Windsor Estate, Kraaifontein, or if the old road from Cape Town to Paarl is used, on the Cape Town side of the point where the railway line crosses the main road at Brackenfel;
- (ii) vans or other vehicles proceeding from the direction of Cape Town to the magisterial district of Stellenbosch along the Bottlery Road (Cape Town to Stellenbosch) shall not effect any deliveries prior to 7.30 a.m. on the Cape Town side of the Point where Fisher's and Bottlery Roads cross;
- (iii) vans or other vehicles proceeding from the direction of Cape Town to the Magisterial District of Somerset West or the municipal area of Kuils River along the main road shall not effect any deliveries prior to 7.30 a.m. on the Cape Town side of the point where Station and Langverwacht Roads cross at Kuils River or if the route via Athlone is followed, on the Cape Town side of the railway crossing at Faure;
- (iv) vans or other vehicles proceeding from the direction of Cape Town to the Magisterial District of Malmesbury along the Koeberg Road (Cape Town to Malmesbury) shall not effect deliveries prior to 7.30 a.m. on the Cape Town side of the point where Blaauwberg Strand Road meets the Malmesbury Road, and if the route via Durbanville is taken on the Cape Town side of the municipal area of Durbanville and in the municipal area of Durbanville itself;
- (v) notwithstanding the provisions of paragraph (i), (ii), (iii) and (iv) of this sub-section deliveries may be effected on the Cape Town side of the points mentioned in the said paragraphs not earlier than 6.30 a.m. on the days on which all vans or other vehicles, employers or employees are permitted in terms of sub-section (a) of this sub-section to leave the establishment of the employer at 6 a.m.

(d) Every employer shall display his full name and address on all vans and/or bicycles and/or motor vehicles used by him in connection with the conveyance, sale or delivery of bread and/or confectionery.

(3) *bis.* (a) *Sunday Trading.*—In no circumstances whatsoever shall an employer or an employee deliver and/or supply and/or sell bread and/or confectionery between the hours of 12 midnight on any Saturday and 12 midnight on the succeeding Sunday, nor shall an employer or an employee transport bread and/or confectionery outside an establishment or allow the removal of bread and/or confectionery by any person or means whatsoever from an establishment between the said hours; provided that ship chandlers may be permitted to collect from an establishment requirements for the supplying of ships.

(b) *Public Holidays.*—An employer or an employee shall not deliver and/or convey and/or transport bread and/or confectionery outside an establishment on the 2nd January, and on any of the following statutory public holidays:—

New Year's Day, Van Riebeeck's Day, Good Friday, Easter Monday, Ascension Day, Union Day, Queen's Birthday, Settler's Day, Kruger's Day, Day of the Covenant, Christmas Day and Boxing Day.

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

- (i) if such interval be for longer than one hour, any period in excess of one and a quarter hours shall be deemed to be ordinary hours of work;
- (ii) periods of work interrupted by an interval of less than one hour shall be deemed to be continuous.

(5) *Hours of Work to be Consecutive.*—Save as provided in sub-clause (4) all hours of work shall be consecutive.

(6) *Overtime.*—All time worked in excess of the number of hours prescribed in respect of a day or a week in sub-clauses (1) and (2) shall be deemed to be overtime.

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

- (a) ten hours in any week;
- (b) two hours in any day.

(8) *Female Employee.*—An employer shall not require or permit a female employee—

- (a) to work between 6 o'clock p.m. and 6 o'clock a.m.;
- (b) to work after 1 o'clock p.m. on more than five days in any week;
- (c) to work overtime for more than two hours on any day;
- (d) to work overtime on more than three consecutive days;
- (e) to work overtime on more than sixty days in any year;

(c) Bestelwaens en ander voertuie en werkgewers en/of werknemers op sulke bestelwaens en/of ander voertuie kan, slegs wanneer hulle brood en/of banket gaan aflewer in die magistraatsdistrikte Paarl, Somerset-Wes, Stellenbosch, Wellington, Malmesbury en die munisipaliteitsgebied Kuilsrivier, die werkewer se inrigting hoogstens 'n uur vroeër verlaat as wat in paragraaf (a) van hierdie subklousule voorgeskryf word; met dien verstande dat—

- (i) bestelwaens wat uit die rigting van Kaapstad na die magistraatsdistrik Paarl gaan langs die Nasionale Pad (Kaapstad na Paarl), nie voor 7.30 vm. mag aflewer aan die Kaapse kant van die plek waar die Milner- en York-paaie mekaar in Windsor Estate, Kraaifontein, sny nie of, as die ou pad van Kaapstad na Paarl gebruik word, aan die Kaapse kant van die plek waar die spoorlyn die hoofpad by Brackenfel sny;
- (ii) bestelwaens en ander voertuie wat uit die rigting van Kaapstad na die magistraatsdistrik Stellenbosch gaan langs die Bottlary-pad (Kaapstad na Stellenbosch) nie voor 7.30 vm. aan die Kaapse kant van die plek waar Fishersweg en die Bottlary-pad mekaar sny, mag aflewer nie;
- (iii) bestelwaens en ander voertuie wat uit die rigting van Kaapstad na die magistraatsdistrik Somerset-Wes of die munisipaliteitsgebied Kuilsrivier langs die hoofpad gaan nie voor 7.30 vm. mag aflewer aan die Kaapse kant van die plek waar Stasie- en Langverwacht-weg mekaar by Kuilsrivier sny nie, of, as die ou pad oor Athlone gevvolg word, aan die Kaapse kant van die spooroorgang by Faure;
- (iv) bestelwaens of ander voertuie wat uit die rigting van Kaapstad na die magistraatsdistrik Malmesbury gaan langs die Koebergpad (Kaapstad na Malmesbury) nie voor 7.30 vm. mag aflewer aan die Kaapse kant van die plek waar die Bloubergstrandpad die Malmesbury-pad kruis nie, of, as die pad oor Durbanville gevvolg word, aan die Kaapse kant van die munisipaliteitsgebied Durbanville en in dié munisipaliteitsgebied self;
- (v) ondanks die bepalings van paragrawe (i), (ii), (iii) en (iv) van hierdie subartikel, aflewerings tot so vroeg as 6.30 vm. aan die Kaapse kant van genoemde plekke gedoen mag word op die dae waarop alle bestelwaens of ander voertuie, werkgewers of werknemers ingevolge paragraaf (a) van hierdie subartikel toegelaat word om die werkewer se inrigting om 6 vm. te verlaat.

(d) Elke werkewer moet sy volle naam en adres vertoon op alle bestelwaens en/of fietse en/of motorvoertuie wat hy vir die vervoer, verkoop of aflewing van brood en/of banket gebruik.

(3) *bis* (a) *Handel op Sondae.*—Onder geen omstandigheid hoegenaamd mag 'n werkewer of 'n werkneemer brood en/of banket tussen die ure 12 middernag op enige Saterdag en 12 middernag op die daaropvolgende Sondag aflewer en/of verskaf en/of verkoop nie; ook mag 'n werkewer of 'n werkneemer nie brood en/of banket tussen die genoemde ure uit 'n inrigting vervoer of die verwydering van brood en/of banket uit 'n inrigting deur enige persoon toelaat nie; met dien verstande dat skepsleveransiers toegelaat mag word om hul benodigdhede vir die voorsiening aan skepe by 'n inrigting af te haal.

(b) *Openbare vakansiedae.*—'n Werkewer of 'n werkneemer mag nie brood en/of banket uit 'n inrigting op die volgende wetlike openbare vakansiedae aflewer en/of vervoer nie:—

Nuwejaarsdag, Van Riebeeckdag, Goeie Vrydag, Paasmaandag, Hemelvaartsdag, Uniedag, Koninginsverjaarsdag, Setlaarsdag, Krugerdag, Geloftedag, Kersdag en Tweede Kersdag.

(4) *Etensoronderbrekings.*—'n Werkewer mag nie 'n werkneemer verplig of toelaat om meer as 5 uur aanmekaar te werk sonder 'n pause van minstens 1 uur waarin daar nie gewerk mag word en wat nie as deel van die gewone werkure of oortyd beskou word nie; met dien verstande dat—

- (i) indien die pause meer as 1½ uur duur, enige tyd bo 1½ uur as gewone werkure beskou word;
- (ii) werktydperke wat deur pauses van minder as 1½ uur onderbreek word, as aaneenlopend beskou word.

(5) *Werkure moet aaneenlopend wees.*—Uitgesonderd soos in subklousule (4) bepaal, moet werkure aaneenlopend wees.

(6) *Oortyd.*—Alle tyd wat gewerk word bo die getal ure in subklousules (1) en (2) ten opsigte van 'n dag of 'n week voorgeskryf, word as oortyd beskou.

(7) *Beperking van oortyd.*—Geen werkewer mag 'n werkneemer verplig of toelaat om meer as—

- (a) 10 uur per week;
- (b) 2 uur per dag oortyd te werk nie.

(8) *Vroulike werkneemer.*—Geen werkewer mag 'n vroulike werkneemer verplig of toelaat om soos volg te werk nie:—

- (a) Tussen 6 nm. en 6 vm.;
- (b) na 1 nm. of meer as 5 dae per week;
- (c) langer oortyd as 2 uur per dag;
- (d) oortyd op meer as 3 opeenvolgende dae;
- (e) oortyd op meer as 60 dae per jaar;

- (f) to work overtime after completion of her ordinary hours of work for more than one hour on any day unless he has—
 (i) before midday given notice thereof to such employee; or
 (ii) provided such employee with an adequate meal before the commencement of such overtime; or
 (iii) paid to such employee two shillings and sixpence in sufficient time to enable her to obtain a meal before such overtime is due to commence.

(9) *Payment for Overtime.*—An employer shall pay to his employee in respect of all overtime worked by him remuneration at a rate not less than one and one-third times his ordinary wage; provided that where in any week overtime calculated on a daily basis, differs from overtime calculated on a weekly basis the basis which gives the greater amount of overtime during the week shall be adopted.

(10) *Savings.*—The provisions of this clause shall not apply to a watchman and the provisions of sub-clauses (4), (5) and (7) shall not apply to a male employee engaged on work necessitated by a breakdown of plant or machinery or other unforeseen emergency.

(11) Each employer shall keep or cause to be kept for each department of his establishment a time sheet in the form prescribed in Annexure A to this Agreement. The particulars called for shall be filled in daily in ink or indelible pencil and be authenticated by the foreman of the department concerned and posted up in a prominent position in the establishment so as to enable the employees concerned to have ready access thereto and to examine same; an employer shall be obliged to post such time sheets in such manner and in such place as the Council may, in writing, direct and he shall retain such time sheets for a period of not less than two years.

7. ANNUAL LEAVE.

(1) Subject to the provisions of sub-clause (2) an employer shall grant to his employee in respect of each completed year of employment with him—

- (a) in the case of a watchman, three consecutive weeks' leave;
 (b) in the case of every other employee, two consecutive weeks' leave;

on full pay including cost of living allowance at a rate not less than the wage and cost of living allowance the employee was receiving immediately prior to the commencement of such leave; provided that such wage shall be not less than that prescribed for an employee of his class in sub-section (1) of section 4 of this Agreement and further, provided that the cost of living allowance shall be not less than that prescribed by War Measure No. 43 of 1942, as amended from time to time, or any cost of living allowance provided for by any other legislation substituted for the said War Measure.

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

- (i) if such leave has not been granted earlier it shall be granted within two months of the completion of the year of employment to which it relates;
 (ii) the period of such leave not be concurrent with sick leave granted in terms of clause 8 nor with any period during which the employee is required to undergo training under the South Africa Defence Act, 1912;
 (iii) if New Year's Day, Good Friday, Day of the Covenant or Christmas Day falls within the period of such leave, another day shall in substitution for each such day, be added to the said period as a further period of leave on full pay;
 (iv) an employer may set off against such period of leave any day of occasional leave granted on full pay to his employee at his employee's request made in writing during the year of employment to which the period of annual leave relates.

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

(4) An employee whose contract of employment terminates in the first or any subsequent year of employment with the same employer before the period of leave referred to in sub-clause (1) has accrued, shall, save as provided in the fourth proviso to sub-clause (2), upon such termination be paid in lieu of leave and in respect of each completed month of such period of less than one year, not less than—

- (i) in the case of an employee referred to in paragraph (a) of sub-clause (1), one-fourth;
 (ii) in the case of an employee referred to in paragraph (b) of sub-clause (1), one-sixth;

of the weekly wage which he was receiving immediately before the date of such termination plus cost of living allowance at a rate not less than the wage and cost of living allowance the employee was receiving immediately prior to such termination; provided that such wage shall be not less than that prescribed for an employee of his class in sub-section (1) of section 4 of this Agreement and provided further that the cost of living allowance shall be not less than that prescribed by War Measure No. 43 of 1942, as amended from time to time, or any cost of living allowance provided for by other legislation substituted for the said War Measure.

(5) An employee who has become entitled to a period of leave in terms of sub-clause (1), and whose contract of employment terminates before such leave has been granted, shall upon termination be paid in respect of leave the amounts referred to in sub-clauses (1) and (4).

(f) langer oortyd as 1 uur per dag na haar gewone werkure, tensy hy haar—

- (i) voor middag daarvan in kennis gestel het; of
 (ii) van 'n toereikende maaltyd voorsien het voordat sy met oortyd moet begin; of
 (iii) 2s. 6d. betysd betaal het om haar in staat te stel om 'n maaltyd te verkry voordat sy met oortyd moet begin.

(9) *Besoldiging vir oortyd.*—'n Werkewer moet 'n werknemer vir alle oortyd besoldig teen minstens $\frac{1}{3}$ malas sy gewone loen; met dien verstande dat, indien daar in 'n gegewe week 'n verskil bestaan tussen oortyd op 'n daagliks basis bereken en oortyd op 'n weeklikse basis bereken, daar betaal moet word op die basis wat die meeste oortyd gedurende die week gee.

(10) *Voorbehoude.*—Die bepalings van hierdie klousule is nie op 'n wag van toepassing nie en die bepalings van subklousules (4), (5) en (7) is nie van toepassing op 'n manlike werknemer wat noodsaklike werk as gevolg van 'n onklaarraking van installasie of masjinerie of ander onvoorseiene noodgeval, verryg nie.

(11) Elke werkewer moet vir elke afdeling van sy inrigting 'n tydstaat byhou in die vorm voorgeskryf in Aanhangsel A van hierdie Ooreenkoms. Elke tydstaat moet daagliks met ink of inkpotlood ingevul en deur die voorman van die betrokke afdeling bekragtig en op 'n opvallende plek in die inrigting opgeplak word, sodat dit maklik toeganklik is vir die werknemers wat daarby belang het, om dit te ondersoek. 'n Werkewer word verplig om die tydstate te vertoon op die plek en wyse wat die Raad skriftelik voorskryf, en hy moet die tydstate minstens 2 jaar lank hou.

7. JAARLIKSE VERLOF.

(1) Behoudens soos bepaal in subklousule (2), moet 'n werkewer sy werknemer ten opsigte van elke volle jaar diens by hom, die volgende toestaan:

- (a) In die geval van 'n wag, 3 opeenvolgende weke verlof;
 (b) in die geval van alle ander werknemers, 2 opeenvolgende weke verlof;

met volle besoldiging, met inbegrip van lewenskostetoeleae, teen minstens die lewenskostetoeleae- en loontarief wat die werknemer onmiddellik voor die verlof ontvang het; met dien verstande dat die loon nie minder mag wees as wat in klousule 4 (1) van hierdie Ooreenkoms vir 'n werknemer van sy klas voorgeskryf word nie; en met dien verstande verder dat die lewenskostetoeleae minstens dié moet wees wat voorgeskryf word in Oorlogsmaatreël No. 43 van 1942, soos van tyd tot tyd gewysig, of lewenskostetoeleae wat voorgeskryf word deur enige ander wet wat genoemde oorlogsmaatreël vervang.

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

- (i) as die verlof nie eerder toegestaan is nie, dit binne 2 maande na voltooiing van die jaar diens waarop dit betrekking het, toegestaan moet word;
 (ii) die verlof nie met siekterverlof, toegestaan kragtens klousule 8, nog met 'n tydperk wat die werknemer verplig is om opleiding kragtens die Zuid Afrika Verdedigings Wet, 1912, mee te maak, mag saamval nie;
 (iii) as Nuwejaarsdag, Goeie Vrydag, Geloftedag of Kersdag binne die verlof val, nog 'n dag ter vervanging van elke vakansiedag by die genoemde tydperk gevoeg moet word as 'n verdere tydperk van verlof met volle besoldiging;
 (iv) 'n werkewer elke tydperk van geleentheidsverlof met volle besoldiging wat op skriftelike versoek van sy werknemer toegestaan is gedurende die jaar diens waarop die tydperk van jaarlikse verlof betrekking het, van sodanige tydperk kan aftek.

(3) *Verlofbesoldiging.*—Die besoldiging ten opsigte van die jaarlikse verlof in subklousule (1) genoem, moet voor of op die laaste werkdag voor die aanvang van die verlof uitbetaal word.

(4) 'n Werknemer wie se dienskontrak in die eerste of 'n daaropvolgende diensjaar by dieselfde werkewer eindig voordat die tydperk van verlof, in subklousule (1) genoem, opegeloop het, moet behoudens soos bepaal in die vierde voorbehoude van subklousule (2), by beëindiging in plaas van verlof en ten opsigte van elke volle maand van so 'n tydperk van minder as 1 jaar, minstens die volgende betaal word:—

- (i) In die geval van 'n werknemer in paragraaf (a) van subklousule (1) genoem, een-kwart;
 (ii) in die geval van 'n werknemer wat in paragraaf (b) van subklousule (1) genoem, een-sesde;

van die weekloon wat hy onmiddellik voor diensbeëindiging ontvang het plus lewenskostetoeleae teen minstens die lewenskostetoeleae- en loontarief wat die werknemer onmiddellik voor diensbeëindiging ontvang het; met dien verstande dat die loon minstens dié moet wees wat in klousule 4 (1) van hierdie Ooreenkoms vir 'n werknemer van sy klas voorgeskryf word, en met dien verstande dat die lewenskostetoeleae minstens dié moet wees wat voorgeskryf word in Oorlogsmaatreël No. 43 van 1942, soos van tyd tot tyd gewysig, of enige lewenskostetoeleae wat voorgeskryf word deur enige ander wet wat die oorlogsmaatreël vervang.

(5) 'n Werknemer wat kragtens subklousule (1) op 'n tydperk van verlof geregtig geword het en wie se dienskontrak eindig voordat die verlof toegestaan is, moet by beëindiging die bedrae wat in subklousule (1) en (4) genoem word, ten opsigte van verlof betaal word.

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

- (a) absent on leave in terms of sub-clause (1);
- (b) required to undergo training under the South Africa Defence Act, 1912;
- (c) absent from work on the instructions of or at the request of his employer;
- (d) absent on sick leave in terms of clause 8;

amounting in the aggregate to not more than ten weeks in any year and shall be deemed to commence—

- (i) in the case of an employee who had before the coming into force of this Agreement become entitled to leave in terms of any law, from the date on which such employee last became entitled to such leave under such law;
- (ii) in the case of an employee who was in employment before the date of commencement of this Agreement and to whom any law providing for annual leave applied but who had not become entitled to leave in terms thereof, from the date on which such employment commenced;
- (iii) in the case of any other employee from the date on which such employee entered his employer's service or from the date of coming into force of this Agreement, whichever is the later;

provided that if in any year the period of training under the South Africa Defence Act, 1912, of any employee is less than thirty days the period of ten weeks shall be reduced by a period equal to that by which the period of training is less than thirty days.

(B) For the purposes of this clause the expression "employer" shall include—

- (a) in the case of the death of an employer, the executor of his estate, or his heir or legatee; and
 - (b) in the case of insolvency of an employer or the liquidation of his estate, or the transfer or sale of his business, the trustee or liquidator or the new owner of the business; if such executor, heir, legatee, trustee, liquidator or new owner continues to employ that employee.
- (7) *Roster of Annual Leave.*—Every employer shall provide and shall maintain up to date a record of annual leave showing in respect of each person in his employ the following particulars:—
- (a) Name of employee.
 - (b) Date of employment.
 - (c) Date of last leave.
 - (d) Periods of current leave.
 - (e) Remarks.
 - (f) Date of termination of service.
 - (g) *Pro rata* leave paid on termination of service.

8. SICK LEAVE.

(1) An employer shall grant to his employee after one month's employment with him and who is absent from work through sickness or accident not caused by his own misconduct other than an accident compensable under the Workmen's Compensation Act, 1941,—

- (a) in the case of an employee who works a six-day week, twelve work days;
- (b) in the case of an employee who works a five-day week, ten work days; and
- (c) in the case of a watchman who works a seven-day week, fourteen work days,

sick leave in the aggregate during any one year of employment with him and shall pay to him in respect of the period of absence in terms hereof not less than the wage he would have received had he worked during such period; provided that an employer may require the production of a certificate signed by a registered medical practitioner showing the nature and duration of the employee's illness in respect of each period of absence for which payment is claimed as a condition precedent to the payment by him of any amount in respect of such absence; provided further that where in any establishment there exists or may be established by virtue of an Agreement between an employer and his employees or between an employer and a registered trade union, a sick benefit or provident fund to which the employer contributes in respect of each of his employees an amount not less than the amount paid or payable by each such employee and out of which fund an employee is in case of absence or absences from work on account of sickness or accident (other than an accident compensable under the Workmen's Compensation Act, 1941), entitled to receive in the aggregate in any one year not less than an amount equivalent to his full wages for two weeks in respect of such absence or absences in circumstances substantially not less favourable to the employee than this provision, the terms of this clause shall not apply.

(2) If any employee is absent from work due to sickness or accident not caused by his own misconduct (other than an accident compensable under the Workmen's Compensation Act, 1941), for a continuous period in excess of the relative number of days specified in paragraphs (a), (b) and (c) of sub-clause (1) hereof, and if such employee has for the three year period immediately preceding such absence been in the employ of the same employer without during that period of three years having been absent from work due to sickness or accident on more than

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

- (a) met verlof kragtens subklousule (1) afwesig is;
- (b) opleiding kragtens die Zuid Afrika Verdedigings Wet, 1912, moet meemaak;
- (c) op las of op versoek van sy werkgever van sy werk afwesig is;
- (d) met siekteverlof kragtens klousule 8 afwesig is;

altesaam egter nie meer as 10 weke in 'n jaar nie, en dit word beskou dat dit begin—

- (i) in die geval van 'n werknemer wat voordat hierdie Ooreenkoms in werking getree het, kragtens 'n wet op verlof geregtig geword het, van die datum waarop die werknemer laas kragtens die wet op verlof geregtig geword het;
- (ii) in die geval van 'n werknemer wat in diens was voor die inwerkingtreding van hierdie Ooreenkoms en op wie 'n wet wat vir jaarlikse verlof voorsiening maak, van toepassing was maar wat nog nie op verlof ingevolge daardie wet geregtig geword het nie, van die datum waarop sy diens begin het;
- (iii) in die geval van enige ander werknemer, van die datum waarop hy by sy werkgever in diens getree het of, na gelang van die jongste, die datum waarop hierdie Ooreenkoms in werking getree het;

met dien verstande dat as die tydperk van 'n werknemer se opleiding kragtens die Zuid Afrika Verdedigings Wet, 1912, minder as 30 dae in 'n jaar is, die tydperk van 10 weke verminder moet word met 'n tydperk wat gelyk is aan die tydperk wat die opleiding minder as 30 dae is.

(B) Vir die toepassing van hierdie klousule word dit beskou dat die uitdrukking „werkgever” die volgende omvat:—

- (a) In die geval van die dood van 'n werkgever, die eksekuteur van sy boedel, of sy erfgenaam of legataris; en
- (b) in die geval van bankrotkap van 'n werkgever of die likwidering van sy boedel, of die oordrag of verkoop van sy besigheid, die kurator of likwiddeerder of die nuwe eienaar van die besigheid;

as sodanige eksekuteur, erfgenaam, legataris, kurator, likwiddeerder of nuwe eienaar daardie werknemer steeds in sy diens hou.

(7) *Jaarlike verlofrooster.*—'n Werknemer moet 'n jaarlike verlofrooster met die volgende besonderhede oor elke persoon in sy diens verskaf en op datum hou:—

- (a) Naam van werknemer.
- (b) Datum van indiensneming.
- (c) Datum van laaste verlof.
- (d) Tydperke van lopende verlof.
- (e) Opmerkings.
- (f) Datum van diensbeëindiging.
- (g) *Pro rata* verlof waaroor by diensbeëindiging betaal word.

8. SIEKTEVERLOF.

(1) 'n Werkgever moet aan 'n werknemer wat, na een maand diens by hom weens siekte of 'n ongeluk nie deur sy eie wangedrag veroorsaak nie, behalwe 'n ongeluk waaroor skadeloosstelling kragtens die Ongevallewet, 1941, toegeken word, van sy werk afwesig is, die volgende toestaan:—

- (a) In die geval van 'n werknemer wat 'n sesdaagse week werk, altesame 12 werkdae;
- (b) in die geval van 'n werknemer wat 'n vyfdaagse week werk, altesame 10 werkdae; en
- (c) in die geval van 'n wag wat 'n sewedaagse week werk, altesame 14 werkdae;

siekteverlof altesaam gedurende 'n jaar diens by hom en hom ten opsigte van die tydperk van afwesigheid kragtens hierdie bepaling minstens die loon betaal wat hy sou ontvang het as hy gedurende die tydperk gewerk het; met dien verstande dat 'n werknemer as vooropgestelde voorwaarde vir betaling deur hom van 'n bedrag ten opsigte van sodanige afwesigheid, vir elke tydperk van afwesigheid waaroor betaling gevorder word, 'n sertifikaat kan eis wat deur 'n geregistreerde geneesheer geteken is en wat die aard en duur van die werknemer se siekte vermeld; voorts met dien verstande dat as daar ingevolge 'n ooreenkoms tussen 'n werkgever en sy werknemers, of 'n werkgever en 'n geregistreerde vakvereniging, in 'n inrigting 'n siektebystand-of voorsorgfonds bestaan, of gestig mag word, waaraan die werkgever ten opsigte van elkeen van sy werknemers minstens die bedrag bydra wat deur elke werknemer betaal word of betaal moet word, en waaruit die werknemer ingeval van afwesigheid weens siekte of 'n ongeluk (uitgesonderd 'n ongeluk waaroor skadeloosstelling kragtens die Ongevallewet, 1941, toegeken word) altesame in 'n jaar geregtig is op 'n bedrag wat gelyk is aan sy volle loon vir 2 weke ten opsigte van sulke afwesigheid onder omstandighede wat vir die werknemer wesenlik nie minder gunstig as hierdie bepaling is nie, die bepaling van hierdie klousule nie van toepassing is nie.

(2) As 'n werknemer van sy werk afwesig is weens siekte of 'n ongeluk wat nie deur sy eie wangedrag veroorsaak is nie (uitgesonderd 'n ongeluk waaroor skadeloosstelling kragtens die Ongevallewet, 1941, betaalbaar is), vir 'n ononderbroke tydperk van meer as die betrokke aantal dae genoem in paragrafe (a), (b) en (c) van subklousule (1) hiervan, en as sodanige werknemer vir die tydperk van 3 jaar wat sodanige afwesigheid onmiddellik voorafgegaan het, by dieselfde werkgever in diens was sonder dat hy gedurende daardie tydperk langer as 4 werkdae van sy werk afwesig was as gevolg van siekte of 'n ongeluk, moet sy

four work days, his employer shall grant to the said employee in respect of such continuous period of absence in excess of the relative number of days specified in paragraphs (a), (b) and (c) of sub-clause 1 hereof either—

- (a) an additional twenty-four work days' sick leave if the employee works a six-day week, an additional twenty work days' sick leave if he works a five-day week and an additional twenty-eight work days' sick leave in the case of a watchman who works a seven-day week; or
- (b) the period specified in a certificate signed by a registered medical practitioner as being the duration of the employee's illness;

whichever is the shorter period, and shall pay him in respect of such absence not less than the wage he would have received had he worked during that period, provided that the provisos to sub-clause (1) hereof shall also apply to the additional sick leave provided for in this sub-clause and provided further that the employer shall not be required to grant an employee sick leave in excess of the period specified as the duration of the employee's illness in the medical certificate referred to in the proviso to sub-clause (1) hereof.

(3) For the purpose of this clause the expression "employment" shall have the same meaning as in clause 7 (6).

9. PUBLIC HOLIDAYS AND SUNDAYS.

(1) *Public Holidays.*—An employee, other than a watchman, shall be entitled to and shall be granted leave on New Year's Day, Good Friday, Day of the Covenant and Christmas Day and shall be paid not less than his daily wage in respect of each such holiday; provided further that when such holiday falls on a Saturday the provisions of this sub-clause shall not apply in respect of an employee who works a five-day week, except that such employee may be required to work on such holiday.

(2) *Payment for Work on Public Holidays.*—(a) Whenever an employee, other than a casual employee, a jobber or a watchman works on New Year's Day, Good Friday, Day of the Covenant or Christmas Day, his employer shall pay to him for each such day not less than the amount referred to in sub-clause (1), plus, in respect of each hour or part of an hour so worked, his weekly wage divided by the number of ordinary hours worked by him in a week.

(b) Whenever a casual employee or a jobber works on New Year's Day, Good Friday, Day of the Covenant or Christmas Day, his employer shall pay to him for each such day not less than the daily wage prescribed in clause 4 (1) for a casual employee or a jobber, as the case may be, plus in respect of each hour or part of an hour so worked, such wage divided by eight.

(3) *Payment for Work on Sundays.*—Whenever an employee, other than a casual employee, a jobber or a watchman works on a Sunday, his employer shall either—

- (a) pay him not less than double the wage payable to him in respect of the period ordinarily worked by him on a week day; or
- (b) pay him for each hour or part of an hour so worked not less than one and one-third times his ordinary wage in respect of the total period worked on such Sunday and grant to him within seven days of such Sunday one day's holiday and pay him in respect thereof at a rate not less than his ordinary wage as if he had on such holiday worked his average ordinary working hours for that day of the week.

(4) Whenever a casual employee or a jobber works on a Sunday his employer shall pay him not less than double the wage prescribed in clause 4 (1) for a casual employee or a jobber, as the case may be.

10. PROPORTION OR RATIO.

(1) An employer shall employ at least one foreman baker and/or one foreman confectioner before a baker and/or confectioner may be employed by him.

(2) An employer shall in each establishment employ one baker and/or one confectioner before a baker's and/or confectioner's assistant may be employed by him.

(3) An employer shall in each establishment employ one foreman baker and/or foreman confectioner before he may employ a baker and/or confectioner in such establishment and a foreman shall be present and on duty during the whole of the working period at each establishment; provided that a baker and/or confectioner may be employed in preparing dough for not more than four hours in the absence of a foreman.

(4) For each foreman baker and a baker or for each foreman confectioner and a confectioner an employer may employ not more than four baker's assistants or four confectioner's assistants, respectively, and for each additional baker or confectioner employed in an establishment, not more than two additional baker's assistants or confectioner's assistants, respectively may be employed.

(5) An employer who is wholly or mainly engaged in performing the work of a foreman baker or foreman confectioner may for the purpose of this clause be deemed to be a foreman baker or foreman confectioner as the case may be; provided, however, that no employer who is wholly or mainly engaged in performing the work of a foreman baker, and/or foreman confectioner, as the case may be, shall be deemed to be a foreman baker or foreman confectioner for the purpose of this clause, unless he shall have been present continuously throughout the whole of the working period of each shift.

werkewer genoemde werknemer ten opsigte van sodanige ononderbroke afwesigheid wat meer is as die betrokke aantal dae genoem in paragraue (a), (b) en (c) van subklousule 1 hiervan, die volgende toestaan, nl. óf—

- (a) 'n bykomende 24 werkdae siekterlof as die werknemer 'n sesdaagse week werk, 'n bykomende 20 werkdae siekterlof as hy 'n vyfdaagse week werk, en 'n bykomende 28 dae siekterlof in die geval van 'n wag wat 'n sewedaagse week werk;

óf—

- (b) die tydperk genoem op 'n sertifikaat geteken deur 'n geregistreerde mediese praktisyn wat verstaan dat dit die duur van die werknemer se siekte was;

na gelang van die kortste, en hy moet hom ten opsigte van sodanige afwesigheid minstens die loon betaal wat hy sou ontvang het as hy gedurende daardie tydperk gewerk het; met dien verstande dat die voorbehoude by subklousule (1) hiervan ook van toepassing is op die bykomende siekterlof waaroor voorstiening in hierdie subklousule gemaak is; en voorts met dien verstande dat die werkewer nie verplig moet wees om langer siekterlof toe te staan aan 'n werknemer as die duur van die werknemer se siekte soos uiteengesit op die sertifikaat genoem in die voorbehoude by subklousule (1) hiervan nie.

(3) Vir die toepassing van hierdie klousule het die uitdrukking „diens" dieselfde betekenis as in klousule 7 (6).

9. OPENBARE VAKANSIEDAE EN SONDAE.

(1) *Openbare vakansiedae.*—'n Werkewer uitgesondert 'n wag is geregtig op verlof met volle besoldiging op Nuwejaarsdag, Goeie Vrydag, Geloftedag en Kersdag en moet minstens sy dagloon ten opsigte van elke sodanige vakansiedag betaal word; met dien verstande dat 'n werknemer verplig kan word om op enige sodanige dag te werk; en voorts met dien verstande dat wanneer sodanige vakansiedag op 'n Saterdag val, die bepalings van hierdie subklousule nie van toepassing is op 'n werknemer wat 'n vyfdaagse week werk nie, uitgesondert dat sodanige werkewer verplig kan word om op sodanige vakansiedag te werk.

(2) *Besoldiging vir werk op openbare vakansiedae.*—(a) As 'n werkewer, uitgesondert 'n los werkewer, stukwerker of wag op Nuwejaarsdag, Goeie Vrydag, Geloftedag of Kersdag werk, moet sy werkewer hom vir elke dag minstens die bedrag wat in subklousule (1) genoem word, betaal, plus ten opsigte van elke uur of gedeelte van 'n uur aldus gewerk, sy weekloon gedeel deur die getal gewone ure wat hy per week werk.

(b) As 'n los werkewer of stukwerker op Nuwejaarsdag, Goeie Vrydag, Geloftedag of Kersdag werk, moet sy werkewer hom vir elke dag minstens die loon betaal wat in klousule 4 (1) vir 'n los werkewer of, na gelang van die geval, vir 'n stukwerker voorgeskryf word, plus ten opsigte van elke uur of gedeelte van 'n uur aldus gewerk, sodanige loon gedeel deur agt.

(3) *Besoldiging vir werk op Sondag.*—As 'n werkewer buiten 'n los werkewer of stukwerker op Sondag werk, moet sy werkewer hom—

- (a) of minstens dubbel die loon betaal wat aan hom betaalbaar is ten opsigte van die tydperk wat hy gewoonlik op 'n weekdag werk;

- (b) of vir elke uur of gedeelte van 'n uur aldus gewerk minstens een en een-derde maal sy gewone loon betaal ten opsigte van die totale tydperk op die Sondag gewerk en hom binne sewe dae na die Sondag een dag verlof toestaan en hom daarvoor betaal teen minstens sy gewone loon, asof hy op die verlofdag sy gemiddelde gewone werkure vir daardie dag van die week gewerk het.

(4) As 'n los werkewer of stukwerker op Sondag werk, moet sy werkewer hom minstens dubbel die loon betaal wat in klousule 4 (1) vir 'n los werkewer of, na gelang van die geval, vir 'n stukwerker voorgeskryf word.

10. GETALLEVERHOUDING.

(1) 'n Werkewer moet minstens een voorman-bakker en/of een voorman-banketbakker in diens hê voordat hy 'n bakker en/of banketbakker in diens kan hê.

(2) 'n Werkewer moet in elke inrigting een bakker en/of banketbakker in diens hê voordat hy 'n bakkers- en/of banketbakkersassistent in diens kan hê.

(3) 'n Werkewer moet in elke inrigting een voorman-bakker en/of voorman-banketbakker in diens hê voordat hy in dié inrigting 'n bakker en/of banketbakker in diens kan hê en die voorman moet gedurende die hele werktyd in die betrokke inrigting teenwoordig en op diens wees; met dien verstande dat gedurende die afwesigheid van 'n voorman, 'n bakker en/of banketbakker vir hoogstens vier uur deeg kan berei.

(4) Vir elke voorman-bakker en bakker of vir elke voorman-banketbakker en banketbakker mag 'n werkewer onderskeidelik hoogstens vier bakkerys- of vier banketbakkersassistentes in diens hê, en vir elke ekstra bakker of banketbakker in 'n inrigting onderskeidelik hoogstens twee bykomende bakkerys- of banketbakkersassistentes.

(5) 'n Werkewer wat voltyds of hoofsaaklik die werk van 'n voorman-bakker of voorman-banketbakker doen, kan vir die toepassing van hierdie klousule as voorman-bakker of, na gelang van die geval, voorman-banketbakker beskou word; met dien verstande egter dat geen werkewer wat voltyds of hoofsaaklik die werk van 'n voorman-bakker of na gelang van die geval, voorman-banketbakker doen, vir die toepassing van hierdie klousule as voorman-bakker of voorman-banketbakker beskou word nie tensy hy deurenlyd aanwesig was dwarsdeur die werktydperk van elke skof.

11. PIECE-WORK OR TASK-WORK.

An employer shall not permit his employee to perform nor shall an employee perform piece-work or task-work.

12. UNIFORMS, OVERALLS AND PROTECTIVE CLOTHING.

An employer shall supply and maintain in good condition, free of charge, any uniform, overalls or protective clothing which he may require his employee to wear or which by any law or regulation he may be compelled to provide for his employee and such uniform, overalls and protective clothing shall remain the property of the employer. In the event of any such article being lost or rendered useless by wilful neglect or destruction the employer shall, however, be entitled to deduct from the wages of the employee concerned an amount to be agreed on in replacement thereof; in the case of any dispute the question of the amount so payable shall be referred to the Council by the employer or the employee and the decision of the Council shall be final.

13. PROHIBITION OF EMPLOYMENT OF ANY PERSON UNDER THE AGE OF FIFTEEN YEARS.

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

14. CERTIFICATE OF SERVICE.

An employer shall upon termination of the contract of employment of any of his employees, other than a casual employee or a jobber, furnish such employee with a certificate of service showing the full names of the employer and employee, the nature of employment, the dates of commencement and termination of the contract and the rate of remuneration at the date of such termination and the date of the last increase in wage.

15. TERMINATION OF CONTRACT.

(1) Subject to—

- (a) the right of an employer or employee to terminate a contract of employment without notice for any good cause recognised by law as sufficient;
- (b) the provisions of any written Agreement between an employer and his employee which provides for a period of notice of equal duration on both sides and for longer than one week;

an employer and his employee, other than a casual employee, shall give not less than twenty-four hours' notice during the first month of employment and thereafter not less than one week's notice of his intention to terminate the contract of employment.

(2) In the event of an employer or an employee failing to give notice as provided for in sub-clause (1) hereof, he shall pay or forfeit respectively—

- (a) in the case of an employee who has not completed more than one month's employment with the employer in question, one sixth of the weekly wage which such employee was receiving immediately before the date of such termination;
- (b) in the case of an employee who has completed more than one month's employment with the employer in question, the weekly wage which such employee was receiving immediately before the date of such termination.

(3) Notwithstanding anything to the contrary in this Agreement, should any money owing by an employer to an employee by way of wages be insufficient to meet the full amount of forfeiture referred to in sub-clause (2) of this section, the employer shall be entitled to retain such amount from other benefits (if any) which were in the process of accrual to such employee at the time of termination of his contract of employment.

For the purpose of this sub-section any payment which may be due to an employee in terms of sub-clause (4) and (5) of clause 7 of this Agreement shall also be regarded as a benefit in the process of accrual.

(4) When an agreement is entered into in terms of sub-clause (1) (b) of this section, the payment or forfeiture in lieu of notice shall be proportionate to the period of notice agreed upon.

(5) The notice referred to in sub-clause (1) shall take effect from the day on which it is given; provided that the period of notice shall not run concurrently with nor shall notice be given during the employee's absence on annual leave in terms of clause 7 or sick leave in terms of clause 8.

16. EXEMPTIONS.

(1) Subject to the provisions of sub-clauses (2) and (3) of this clause, the Council may grant exemption from any of the provisions of this Agreement to or in respect of any person for any good or sufficient reason.

(2) No exemption from the provisions of paragraph (a) or (b) of sub-clause (8) of section 6 of this Agreement shall be granted under this section to or in respect of any female employee engaged in manual work except for the purpose of performing work—

- (a) which is necessitated by an emergency; or
- (b) which is necessary to prevent the loss of raw materials in the course of treatment which are subject to rapid deterioration.

11. STUKWERK EN TAAKWERK.

'n Werkewer kan nie toelaat dat sy werknemer stukwerk of taakwerk verrig nie; ook mag 'n werknemer nie stukwerk of taakwerk verrig nie.

12. UNIFORMS, OORPAKKE EN BESKERMENDE KLERE.

'n Werkewer moet alle uniforms, oorpakke of beskermende klere wat hy van sy werknemer vereis om te dra of wat hy verplig is om kragtens 'n wet of regulasie aan sy werknemer te verskaf, kosteloos verskaf en in goeie toestand hou en die uniforms, oorpakke en beskermende klere bly die werkewer se eiendom.

In die geval van verlies of vernieling van so 'n kledingstuk weens moedwillige nalatigheid is die werkewer geregtig om ter vervanging daarvan 'n bedrag, waarvoor oorengerek moet word, van die loon van die werknemer af te trek; in die geval van 'n geskil moet die grootte van die bedrag wat aldus betaal moet word, vir beslissing verwys word na die Raad, wie se beslissing final is.

13. VERBOD OP INDIENSNEMING VAN PERSONE ONDER OUERDOM VAN 15 JAAR.

'n Werkewer mag geen persoon onder die ouerdom van 15 jaar in diens hê nie.

14. DIENSSERTIFIKAAT.

'n Werkewer moet by beëindiging van die dienskontrak van enigeen van sy werknemers, uitgesonderd 'n los werknemer of stukwerker, aan die werknemer 'n dienssertifikaat uitrek wat die volle name van die werkewer en werknemer, die aard van die diens, die datums van aanvang en beëindiging van die kontrak, die skaal van besoldiging by beëindiging en die datum van die jongste loonsverhoging aantoon.

15. KONTRAKBEËINDIGING.

(1) Behoudens—

- (a) die werkewer of werknemer se reg om 'n dienskontrak sonder kennisgewing te beëindig om 'n rede wat by wet as genoegsaam erken word;
- (b) 'n skriftelike ooreenkoms tussen werkewer en werknemer wat voorsiening maak vir 'n kennisgewigtyd van meer as 'n week en van gelyke duur vir albei partye,

moet 'n werkewer en werknemer, uitgesonderd 'n los werknemer, gedurende die eerste maand diens minstens 24 uur en daarna minstens 'n week kennis gee van sy voorneme om die dienskontrak te beëindig.

(2) Indien 'n werkewer of werknemer versuim om die kennis te gee wat in subklousule (1) hiervan voorgeskryf word, betaal of verbeer hy onderskeidelik—

- (a) in die geval van 'n werknemer wat hoogstens 'n maand by die betrokke werkewer werk, een-sesde van die weekloon wat hy onmiddellik voor diensbeëindiging ontyang het;
- (b) in die geval van 'n werknemer wat meer as 'n maand by die betrokke werkewer werk, die weekloon wat hy onmiddellik voor diensbeëindiging ontvang het.

(3) Ondanks andersluidende bepalings in hierdie Ooreenkoms, het 'n werkewer die reg om, indien die loon wat aan 'n werknemer verskuldig is, onvoldoende is vir die bedrag wat ingevolge subklousule (2) hierbo verbeur word, die bedrag af te trek van ander bedrae (as daar is) wat by diensbeëindiging in die werknemer se naam opgeloop het.

Vir die toepassing van hierdie subklousule word 'n bedrag wat 'n werknemer ingevolge subklousules (4) en (5) van klosule 7 van hierdie Ooreenkoms toekom, beskou as bedrae wat besig is om op te loop.

(4) As 'n ooreenkoms kragtens subklousule (1) (b) van hierdie artikel gesluit is, moet die betaling of verbeuring in plaas van diensopseggeling in verhouding wees tot die termyn van diensopseggeling waaraan oorengerek kom.

(5) Die opseggeling wat in subklousule (1) genoem word, gaan in op die dag waarop dit gegee word; met dien verstaande dat die termyn van diensopseggeling nie mag saamval met, en kennis nie gegee mag word gedurende die werknemer se afwesigheid met jaarlikse verlof kragtens klosule 7 of siekteverlof kragtens klosule 8 nie.

16. VRYSTELLINGS.

(1) Behoudens soos bepaal in subklousules (2) en (3) van hierdie klosule, kan die Raad aan enige persoon om enige goeie en afdoende rede vrystelling van enigeen van die bepalings van hierdie Ooreenkoms verleen.

(2) Geen vrystelling van die bepalings van paragraaf (a) of (b) van subklousule (8) van artikel 6 van hierdie Ooreenkoms word ingevolge hierdie artikel aan of ten opsigte van enige vroulike werknemer verleen wat handearbeid verrig nie, uitgesonderd vir die doel om werk te doen—

- (a) wat nodig is as gevolg van 'n noodtoestand; of
- (b) wat nodig is om grondstowwe, wat aan vinnige onbinding onderhewig is, teen skade te vrywaar terwyl dit verwerk word nie.

ANNEXURE B.

RETURN OF EMPLOYEES FOR WHOM LEVIES ARE PAID.

Permanent Employees: No.	Levy 6d. per week. (From employees for whom a minimum wage of more than £2. 10s. 0d. per week has been prescribed.)									
	Jobbers: No.	Date.								
	for week ending.....									
	for week ending.....									
	for week ending.....									
	for week ending.....									
	for week ending.....									
Total: (Permanent employees and jobbers).....										
Employers' Share Total: Employees at 6d. per week or..... weeks : £.....										
Levy of 3d. per week. (From employees for whom a minimum wage of £1. 1s. per week, but not exceeding £2. 10s. 0d. per week has been prescribed.)										
	Number of Employees.	Date.								
	for week ending.....									
	for week ending.....									
	for week ending.....									
	for week ending.....									
	for week ending.....									
TOTAL.....	employees at 3d. per week for..... weeks: £.....									
Employers' Share Total: Employees at 3d. per week..... weeks.....	Amount of Cheque.....									

AANHANGSEL A.

REGISTER.

Naam van firma _____ Week geëindig _____
Departement _____

Naam van werkneemster.	Graad.	Donderdag.		Vrydag.		Saterdag.		Sondag.		Maandag.		Dinsdag.		Woensdag.		Totale tyd.	Totale oor-tyd.	Paraaf van voorman.	Opmerkings.
		Begin.	Ein-dig.	Begin.	Ein-dig.	Begin.	Ein-dig.	Begin.	Ein-dig.	Begin.	Ein-dig.	Begin.	Ein-dig.	Begin.	Ein-dig.				
.....
.....
.....

AANHANGSEL B.

STAAT VAN WERKNEMERS VIR WIE HEFFINGS BETAAL WORD.

Vaste werknemers: Getal.	Heffing van 6d. per week. (Van werknemers vir wie 'n minimum loon van meer as £2. 10s. per week voorgeskryf is.)									
	Karweiwerkers: Getal.	(Datum.)								
	vir week geëindig.....									
	vir week geëindig.....									
	vir week geëindig.....									
	vir week geëindig.....									
	vir week geëindig.....									
Totaal: (Vaste werknemers en karweiwerkers).....	werknemers teen 6d. per week vir..... weke: £.....									

Werkgewer se aandeeltotaal: Werknemers teen 6d. per week vir..... weke: £.....

Heffing van 3d. per week. (Van werknemers vir wie 'n minimum loon van £1. 1s. per week, maar nie meer as £2. 10s. per week nie, voorgeskryf is).

Getal werknemers. (Datum.)

vir week geëindig.....

TOTAAL..... werknemers teen 3d. per week vir..... weke: £.....

Werkgewer se aandeeltotaal: Werknemers teen 3d. per week vir..... weke:

Bedrag van thek..... £.....

* No. 2119.] [21 October 1955.
FACTORIES, MACHINERY AND BUILDING WORK
ACT, 1941.

BAKING AND/OR CONFECTIONERY INDUSTRY
(CAPE).

I, JOHANNES DE KLERK, Minister of labour, hereby, in terms of sub-section (1) of section twenty-two of the Factories, Machinery and Building Work Act, 1941, declare the provisions of the Agreement and notice relating to the Baking and/or Confectionery Industry (Cape), published under Government Notice No. 2118 of the 21st October, 1955, to be not less favourable to the persons whose hours of work are regulated thereby than the relative provisions of the said Act.

J. DE KLERK,
Minister of Labour.

* No. 2119.] [21 Oktober 1955.
WET OP FABRIEKE, MASJINERIE EN BOUWERK,
1941.

BAK- EN/OF BANKETNYWERHEID (KAAP).

Ek, JOHANNES DE KLERK, Minister van Arbeid, handelende ingevolge subartikel (1) van artikel tweee-en-twintig van die Wet op Fabrieke, Masjinerie en Bouwerk, 1941, verklaar hierby dat die bepalings van die Ooreenkoms en kennisgewing in verband met die Bak- en/of Banketnywerheid (Kaap), gepubliseer by Goewerments-kennisgewing No. 2118 van 21 Oktober 1955, vir die persone wie se werkure daarby gereel word, nie minder gunstig as die ooreenstemmende bepalings van genoemde Wet is nie.

J. DE KLERK,
Minister van Arbeid.

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