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GOVERNMENT NOTICE.

DEPARTMENT OF LABOUR.

No. 744.] [15 May 1959.

INDUSTRIAL CONCILIATION ACT, 1956.

LIQUOR AND CATERING TRADE, CAPE.

I, JOHANNES DE KLERK, Minister of Labour, do hereby—
 (a) in terms of paragraph (a) of sub-section (1) of section *forty-eight* of the Industrial Conciliation Act, 1956, declare that all the provisions of the Agreement, which appears in the Schedule hereto and which relates to the Liquor and Catering Trade, Cape, shall be binding from the 19th May, 1959, and for the period ending the 18th May, 1962, 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 or that union;
 (b) in terms of paragraph (b) of sub-section (1) of section *forty-eight* of the said Act, declare that the provisions contained in clauses 3 to 21 (inclusive) and 27 of the said Agreement shall be binding from the 19th May, 1959, and for the period ending the 18th May, 1962, upon all employers and employees other than those referred to in paragraph (a) of this notice engaged or employed in the said trade in the Magisterial Districts of Bellville, the Cape, Simonstown and Wynberg; and
 (c) in terms of paragraph (a) of sub-section (3) of section *forty-eight* of the said Act, declare that in the Magisterial Districts of Bellville, the Cape, Simonstown and Wynberg, and from the 19th May, 1959, and for the period ending the 18th May, 1962, the provisions contained in clauses 3 to 6 (6) (f) (inclusive), 7 to 21 and 27 of the said Agreement, shall *mutatis mutandis* be binding upon all Natives employed in the said trade by the employers upon whom any of the said provisions are binding in respect of employees and upon those employers in respect of Natives in their employ.

J. DE KLERK,
Minister of Labour.

SCHEDULE.

INDUSTRIAL COUNCIL FOR THE LIQUOR AND CATERING TRADE, CAPE.

AGREEMENT

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

Cape Licensed Victuallers' and Hotel-Keepers' Association (hereinafter referred to as "the employers" or "the employers' organisation"), of the one part, and

The Hotel, Bar and Catering Trade Employees' Association (hereinafter referred to as "the employees" or "the trade union"), of the other part,

being the parties to the Industrial Council for the Liquor and Catering Trade, Cape.

GOEWERMENTSKENNISGEWING.

DEPARTEMENT VAN ARBEID.

No. 744.]

[15 Mei 1959.

WET OP NYWERHEIDSVERSOENING, 1956.

DRANK- EN VERVERSINGSBEDRYF, KAAP.

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

- (a) kragtens paragraaf (a) van subartikel (1) van artikel *agt-en-veertig* van die Wet op Nywerheidsversoening, 1956, dat al die bepalings van die Ooreenkoms wat in die Bylae hierby verskyn en op die Drank- en Verversingsbedryf, Kaap, betrekking het, vanaf 19 Mei 1959 en vir die tydperk wat op 18 Mei 1962 eindig, bindend is vir die werkgewersorganisasie en die vakvereniging wat genoemde Ooreenkoms aangegaan het en vir die werkgewers en werkneemers wat lede van daardie organisasie of daardie vereniging is;
- (b) kragtens paragraaf (b) van subartikel (1) van artikel *agt-en-veertig* van genoemde Wet, dat die bepalings vervat in klousules 3 tot en met 21 en 27 van genoemde Ooreenkoms vanaf 19 Mei 1959 en vir die tydperk wat op 18 Mei 1962 eindig, bindend is vir alle ander werkgewers en werkneemers as dié vermeld in paragraaf (a) van hierdie kennisgewing, betrokke by of in diens in genoemde bedryf in die landdrosdistrikte Bellville, die Kaap, Simonstad en Wynberg; en
- (c) kragtens paragraaf (a) van subartikel (3) van artikel *agt-en-veertig* van genoemde Wet, dat die bepalings vervat in klousules 3 tot en met 6 (6) (f), 7 tot en met 21 en 27 van genoemde Ooreenkoms, vanaf 19 Mei 1959 en vir die tydperk wat op 18 Mei 1962 eindig, in die landdrosdistrikte Bellville, die Kaap, Simonstad en Wynberg, *mutatis mutandis* bindend is vir alle Naturelle in diens in genoemde bedryf by die werkgewers vir wie enige sodanige bepalings ten opsigte van werkneemers bindend is en vir daardie werkgewers ten opsigte van Naturelle in hul diens.

J. DE KLERK,
Minister van Arbeid.

BYLAE.

NYWERHEIDSRAAD VIR DIE DRANK- EN VERVERSINGSBEDRYF, KAAP.

OOREENKOMS

ingevolge die bepalings van die Wet op Nywerheidsversoening, 1956, gesluit en aangegaan tussen die

Cape Licensed Victuallers' and Hotel-Keepers' Association (onder „die werkgewers“ of „die werkgewersorganisasie“ genoem), aan die een kant, en die

Hotel, Bar and Catering Trade Employees' Association (onder „die werkneemers“ of „die vakvereniging“ genoem), aan die ander kant,

wat die partye is by die Nywerheidsraad vir die Drank- en Verversingsbedryf, Kaap.

1. AREA AND SCOPE OF OPERATION OF AGREEMENT.

The terms of this Agreement shall be observed in the Magisterial Districts of the Cape, Wynberg, Bellville and Simonstown, by all employers and employees engaged or employed in the Liquor and Catering Trade who are members of the Employers' organisation and the trade union, and for whom wages are prescribed in section four of this Agreement.

2. PERIOD OF OPERATION OF AGREEMENT.

This Agreement shall come into operation on such date as may be specified by the Minister in terms of section forty-eight of the Act and shall remain in force for a period of three years, 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, 1956, shall have the same meaning as in that Act, and any reference to an Act includes any amendment thereof; words importing the masculine gender include females; further, unless inconsistent with the context—

“assistant manager” or “assistant manageress” means an employee who assists the manager or manageress in the performance of his or her duties and who may respectively act for him or her in his or her absence;

“barboy” means an employee engaged in a bar or off-sale department, in washing glasses, sweeping and/or cleaning floors, counters, shelves, furniture or other equipment, stacking and/or removing bottles or other containers, delivering liquor to customers for consumption off the premises and who may bottle wines;

“barman” means an employee, other than a wine steward, engaged in the sale of liquor over the counter or from the bar in an establishment and who may supervise barboys, and includes a barmaid and off-sale attendant;

“barman, qualified,” means a barman who has had not less than three years’ experience;

“barman, unqualified,” means a barman who has had less than three years’ experience;

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

“chef or head cook” means an employee who is placed in charge of and supervises one or more qualified cooks and who is responsible for the efficient performance by them of their duties;

“clerical employee” means an employee who is engaged in writing, typing or any other form of clerical work and includes a storeman, despatch clerk, telephone operator, cashier, and a male employee who performs the work of a receptionist;

“clerical employee, male, qualified,” means a male clerical employee who has had not less than two years’ experience;

“clerical employee, male, unqualified,” means a male clerical employee who has had less than two years’ experience;

“clerical employee, female, qualified,” means a female clerical employee who has had not less than two years’ experience;

“clerical employee, female, unqualified,” means a female clerical employee who has had less than two years’ experience;

“cook” means an employee engaged in the preparation and/or cooking of food; provided that where an employee performs only such work as is specified in the definitions of “cook’s assistant”, “waiter”, “waitress” or “grade II employee” he shall not be deemed to be a cook;

“cook, male, qualified,” means a male cook who has had not less than three years’ experience;

“cook, male, unqualified,” means a male cook who has had less than three years’ experience;

“cook, female, qualified,” means a female cook who has had not less than three years’ experience;

“cook, female, unqualified,” means a female cook who has had less than three years’ experience;

“cook’s assistant” means an employee, other than a grade II employee who under the supervision of a chef or head cook or a qualified male or female cook, assists the cook by attending to foodstuffs in the process of cooking and/or cooks meat or other foodstuffs intended for consumption by the employees of an establishment;

“Council” means the Industrial Council for the Liquor and Catering Trade, Cape, deemed to be registered in terms of section nineteen of the Act;

“day” means any period of 24 hours beginning and ending at midnight, except that a “day” in respect of night workers shall mean any period of 24 hours beginning and ending at midday;

“establishment” means any premises in respect of which there is held for the sale of liquor therein, thereon or therefrom one or more of the licences specified in the definition “Liquor and Catering Trade”, and in or in connection with which one or more employees are employed in the Liquor and Catering Trade;

1. GEBIED EN BESTEK VAN TOEPASSING VAN OOREENKOMS.

Die bepalings van hierdie Ooreenkoms moet in die landdrosdistrikte die Kaap, Wynberg, Bellville en Simonstad nagekom word deur alle werkgewers en werknemers wat die Drank- en Verversingsbedryf uitoefen of daarby in diens is en wat lede van die werkgewersorganisasie en van die vakvereniging is, en vir wie lone in artikel 4 van hierdie Ooreenkoms voorgeskryf word.

2. GELDIGHEIDSDUUR VAN OOREENKOMS.

Hierdie Ooreenkoms tree in werking op sodanige datum as wat die Minister ingevolge artikel agt-en-veertig van die Wet kan bepaal en bly drie jaar lank van krag of vir sodanige tydperk as wat hy kan vasstel.

3. WOORDOMSKRYWINGS.

(1) Tensy die teenoorgestelde bedoeling blyk, het enige uitdrukking wat in hierdie Ooreenkoms gesig is in die Wet op Nywerheidsversoening, 1956, omskryf word, dieselfde beteken as in genoemde Wet, en alle verwysings na ‘n wet omvat elke wysiging daarvan; woorde wat die manlike geslag aandui, omvat ook vroue, voorts, tensy ditstrydig met die samehang is, beteken—

“assistant-bestuurder” of „assistant-bestuurderes”, ‘n werkneem wat die bestuurder of bestuurderes in die uitvoering van sy of haar pligte bystaan en wat onderskeidelik vir hom of haar tydens sy of haar afwesigheid kan waarneem;

„kroegjong”, ‘n werknemer wat in ‘n kroeg of buiteverkoopafdeling glase was, vloere, toonbanke, rakke, meubels of ander uitrusting vee en/of skoonmaak, bottels of ander houers opstapel en/of verwijder, drank aan klante lever vir verbruik weg van die perseel af en wat wyn in bottels kan tap;

„kroegman”, ‘n werknemer, uitgesonderd ‘n wynkelner, wat oor die toonbank of uit die kroeg in ‘n inrigting drank verkoop en wat toesig hou oor kroegjongens, en dit omvat ‘n kroegvrou en buiteverkoopbediende;

„kroegman, gekwalifiseer”, ‘n kroegman met minstens drie jaar ondervinding;

„kroegman, ongekwalifiseer”, ‘n kroegman met minder as drie jaar ondervinding;

„los werknemer”, ‘n werknemer wat by dieselfde werkewer in diens is op hoogstens drie dae in ‘n week;

„sjeff of hoofkok”, ‘n werknemer wat in beheer is van en toegig hou oor een of meer gekwalifiseerde koks en wat vir die behoorlike verrigting van hul werk deur hulle verantwoordelik is;

„klerklike werknemer”, ‘n werknemer wat skryfwerk, tikwerk of enige ander vorm van klerklike werk verrig en omvat ‘n stoorman, versendingsklerk, telefonis, kassier, en ‘n manlike werknemer wat die werk van ‘n ontvangklerk verrig;

„klerklike werknemer, manlik, gekwalifiseer”, ‘n manlike klerklike werknemer met minstens twee jaar ondervinding;

„klerklike werknemer, manlik, ongekwalifiseer”, ‘n manlike klerklike werknemer met minder as twee jaar ondervinding;

„klerklike werknemer, vroulik, gekwalifiseer”, ‘n vroulike klerklike werknemer met minstens twee jaar ondervinding;

„klerklike werknemer, vroulik, ongekwalifiseer”, ‘n vroulike klerklike werknemer met minder as twee jaar ondervinding;

„kok”, ‘n werknemer wat kos berei en/of kook; met dien verstande dat wanneer ‘n werknemer slegs dié werk verrig wat in die omskrywings van „koksassistent”, „kelner”, „kelnerin”, of „graad II-werknemer” gespesifieer word, hy nie as ‘n kok beskou word nie;

„kok, manlik, gekwalifiseer”, ‘n manlike kok met minstens drie jaar ondervinding;

„kok, manlik, ongekwalifiseer”, ‘n manlike kok met minder as drie jaar ondervinding;

„kok, vroulik, gekwalifiseer”, ‘n vroulike kok met minstens drie jaar ondervinding;

„kok, vroulik, ongekwalifiseer”, ‘n vroulike kok met minder as drie jaar ondervinding;

„koksassistent”, ‘n werknemer, uitgesonderd ‘n graad II-werknemer, wat onder die toegig van ‘n sjef of hoofkok of ‘n gekwalifiseerde manlike of vroulike kok die kok behulpas is met die versorging van voedselware terwyl dit kook en/of vleis of ander voedselsoorte kook wat vir gebruik deur die werknemers van ‘n inrigting bedoel is;

„Raad”, die Nywerheidsraad vir die Drank- en Verversingsbedryf, Kaap, wat geag word as geregistreer ingevolge artikel negentien van die Wet;

„dag”, ‘n tydperk van 24 uur wat om middernag begin en eindig, behalwe dat ‘n „dag” ten opsigte van nagwerkers ‘n tydperk van 24 uur beteken wat om 12-uur middag begin en eindig;

„inrigting”, ‘n perseel ten opsigte waarvan daar vir die verkoop van drank daarin, daarop of daaruit een of meer van die lisensies gehou word wat in die omskrywing van „Drank- en Verversingsbedryf” gespesifieer word, en waarin of in verband waarmee een of meer werknemers in die drank- en verversingsbedryf in diens is;

"experience" means in relation to those employees in respect of whom a rising scale of wages is prescribed in clause 4, the total period or periods of employment which an employee has had in the particular occupation in which he is employed in the Liquor and Catering Trade;

"grade I employee" means an employee not otherwise named and whose duties are not specifically detailed herein;

"grade II employee" means an employee engaged in one or more of the following occupations:—

- (a) Carrying foodstuffs, utensils or other articles;
- (b) cleaning utensils, furniture, premises, vehicles, footwear, vegetables, fish, poultry or other articles, but not washing glasses, sweeping and/or cleaning floors, counters, shelves, furniture or other equipment in a bar or off-sale department;
- (c) making or maintaining fires and/or removing refuse;
- (d) plucking poultry, peeling and/or cutting up fruit or vegetables, cooking eggs, making toast, tea, coffee, cocoa or similar beverages;
- (e) tending animals or poultry;
- (f) gardening work (i.e. planting under supervision, digging, raking, moving, spreading, mixing, watering, clipping hedges);
- (g) packing and sorting bottles or other articles but not stacking and/or removing bottles or other containers in a bar or off-sale department;
- (h) pushing or pulling any manually propelled vehicle;
- (i) guarding premises, luggage or other articles, other than guarding premises, buildings, gates or other property, by night;
- (j) delivering goods other than liquor, on foot or by means of a bicycle, tricycle or any manually propelled vehicle;
- (k) rolling and marking tennis courts;

for the purpose of this definition the expression "carrying foodstuffs, utensils or other articles" does not include carrying meals or refreshments to guests, other than early morning tea, coffee, cocoa or similar beverages and hot water;

"guest" means any person who resides either permanently or temporarily in an establishment and includes a visitor or customer, but does not include the employer or any member of his family or any person employed in the establishment;

"handyman" means an employee who is engaged in making minor repairs to furniture, plant or other equipment and who may effect minor repairs or renovations to buildings;

"head barman" means an employee who is placed in charge of and supervises one or more other barmen and who is responsible for the efficient performance of their duties by such barmen and any other employees employed in or in connection with the bar or bars under his control;

"head waiter" means a male employee who is placed in charge of and supervises waiters and/or waitresses and who is responsible for the efficient performance by them of their duties;

"head waitress" means a female employee who is placed in charge of and supervises waitresses and/or waiters, and who is responsible for the efficient performance by them of their duties;

"Liquor and Catering Trade" means the trade carried on by employers and employees when conducting, whether temporarily or permanently, a business where the sale of liquor is carried on and in connection with which, one or more of the following licences, issued under the provisions of the Liquor Act, 1928, are required to be held:—

- Restaurant liquor licence;
- hotel liquor licence;
- bar licence;
- wine and malt liquor licence;
- theatre or sportsground liquor licence;
- temporary liquor licence;
- late hours occasional licence;

"manager" or "manageress" means an employee who is in charge of an establishment and of the employees employed in such establishment and who is responsible for the efficient performance by them of their duties;

"motor vehicle" means any vehicle self-propelled by power (excluding two-wheeled vehicles) used for the conveyance of hotel guests and/or luggage to and from an establishment, and for the conveyance, haulage or delivery of goods used in connection with the Liquor and Catering Trade, and for the delivery of liquor to customers;

"motor vehicle driver", shall in respect of a motor vehicle refer to the person having control of the steering apparatus thereof;

"night porter" means a porter the greater portion of whose duty falls between 7 p.m. and 7 a.m.;

"night porter, qualified," means a night porter who has had not less than two years' experience;

"night porter, unqualified," means a night porter who has had less than two years' experience;

"ondervinding", met betrekking tot die werkemers ten opsigte van wie 'n stygende loonskaal in klausule 4 voorgeskrif word, die totale tydperk of tydperke diens wat 'n werkemmer deurbring het in die bepaalde werk waarin hy in die drank- en verversingsbedryf in diens is;

"graad I-werkemmer", 'n werkemmer wat nie andersins genoem word nie en wie se pligte nie spesifiek hierin uiteengesit word nie;

"graad II-werkemmer", 'n werkemmer wat een of meer van die volgende werkzaamhede verrig:—

- (a) Voedselware, gerei of ander artikels dra;
- (b) gerei, meubels, persele, voertuie, skoeisel, groente, vis, pluimvee of ander artikels skoonmaak, maar nie glase was, vloere, toonbanke, rakke, meubels of ander uitrusting in 'n kroeg of buiteverkoopafdeling vee en/of skoonmaak nie;
- (c) vuurmaak en aan die brand hou en/of afval verwijder;
- (d) pluimvee pluk, vrugte of groente skil en/of oopsny, eiers kook, brood rooster, tee, koffie, kakao of soortgelyke dranke maak;
- (e) diere of pluimvee oppas;
- (f) tuinwerk verrig (d.w.s. onder toesig plant, spit, hark, gras sny, sprei, meng, natmaak, heining knip);
- (g) bottels of ander artikels verpak en uitsoek, maar nie bottels of ander houers in 'n kroeg of buiteverkoopafdeling opstapel en/of verwijder nie;
- (h) 'n handvoertuig stoot of trek;
- (i) persele, bagasie of ander artikels bewaak, uitgesonderd persele, geboue, hekke of ander eiendom snags bewaak;
- (j) goedere, uitgesonderd drank, te voet of deur middel van 'n trapfiets, driewieler of handvoertuig aflewier;
- (k) tennisbane rol en afmerk;

vir die toepassing van hierdie omskrywing omvat die uitdrukking „voedselware, gerei of ander artikels dra" nie die dra van maaltye of verversings na gaste nie, uitgesonderd vroeë oggendtee, -koffie, -kakako, of soortgelyke dranke en warm water;

,gas", enigeen wat of permanent of tydelik in 'n inrigting woon en omvat ook 'n besoeker of klant, maar omvat nie die werkewer of 'n lid van sy gesin of iemand wat by die inrigting in diens is nie;

,algemene werkman", 'n werkemmer wie se werk dit is om klein herstelwarkies aan meubels, masjinerie of ander toerusting te doen en wat minder belangrike herstel- of opknappingswerk aan geboue kan doen;

,hoofkroegman", 'n werkemmer wat in beheer is van en toesig hou oor een of meer kroegmannen en wat daarvoor verantwoordelik is dat hierdie kroegmannen en alle ander werkemers wat in of in verband met die kroeg of kroë onder sy beheer in diens is, hul pligte behoorlik uitvoer;

,hoofkelner", 'n manlike werkemmer wat in beheer geplaas is van en toesig hou oor kelners en/of kelnerinne en wat daarvoor verantwoordelik is dat hulle hul pligte behoorlik uitvoer;

,hoofkelnerin", 'n vroulike werkemmer wat in beheer geplaas is van en toesig hou oor kelnerinne en/of kelners en wat daarvoor verantwoordelik is dat hulle hul pligte behoorlik uitvoer;

,Drank- en Verversingsbedryf", die bedryf wat deur werkewers en werkemers uitgeoefen word wanneer hulle, tydelik of permanent, 'n besigheid dryf waar drank verkoop word en in verband waarmee een of meer van die volgende lisensies, kragtens die bepalings van die Drankwet, 1928, uitgereik, gehou moet word:—

- Restaurantdranklisensie;
- hoteldranklisensie;
- kroeglisensie;
- wyn- en moutdranklisensie;
- teater- of sportterreindranklisensie;
- tydelike dranklisensie;
- laat-uur-geleentheidslisensie;

,bestuurder of bestuurderes", 'n werkemmer wat in beheer is van 'n inrigting en van die werkemers wat in die inrigting in diens is, en wat daarvoor verantwoordelik is dat hulle hul pligte behoorlik uitvoer;

,motorvoertuig", enige voertuig wat deur eie meganiese krag aangedryf word (met uitsondering van tweewielvoertuie) en wat gebruik word vir die vervoer van hotelgaste en/of bagasie na en van 'n inrigting af, en vir die vervoer, sleep of aflewier van goedere wat in verband met die Drank- en Verversingsbedryf gebruik word, en vir die aflewering van drank aan klante;

,motorvoertuigdrywer", ten opsigte van 'n motorvoertuig, die persoon wat in beheer is van die stuurstoel daarvan;

,nagportier", 'n portier wie se diens merendeels tussen 7 n.m. en 7 v.m. val;

,nagportier, gekwalificeer," 'n nagportier met minstens twee jaar ondervinding;

,nagportier, ongekwalificeer," 'n nagportier met minder as twee jaar ondervinding;

"night watchman" means an employee engaged in guarding premises, buildings, gates or other property, and admitting residents by night;

"page" means an employee under the age of eighteen years who is engaged in receiving or delivering messages and/or running errands;

"part-time employee" means an employee other than a grade II employee, whose contract of employment provides for his being employed for a continuous period of six days or more and for not less than two nor more than three consecutive hours in any day;

"porter" means a male employee of eighteen years of age or over engaged in meeting trains, and other conveyances, conveying guests and their luggage to and from an establishment, receiving, delivering and attending to messages, answering bells and telephones, serving of refreshments to and attending to the requirements of guests, and may operate a telephone switch-board.

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

"porter, unqualified," means a porter who has had less than two years' experience;

"receptionist" means a female employee who receives guests, attends to and keeps list of bookings, makes out accounts, receives money and issues receipts, and who may do clerical work;

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

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

"seven-day establishment" means an establishment in which the Liquor and Catering Trade is permitted to be carried on for seven days per week;

"six-day establishment" means an establishment in which the Liquor and Catering Trade is permitted to be carried on for six days per week;

"spreadover" means the period calculated from the time an employee first commences work on any day until he finishes work for that day;

"wage" means the wage laid down in section 4 of the Agreement before any deductions as permitted in clause 6 of this Agreement are made, payable in money to an employee, exclusive of cost of living allowance, in respect of the ordinary hours of work laid down in clause 7 (1);

"waiter" means a male employee who sets or clears tables, serves or carries meals or refreshments to guests and who may cut sandwiches, prepare salads and accept payment from guests for goods, meals or refreshments supplied and includes a wine steward;

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

"waiter, unqualified," means a waiter who has had less than two years' experience;

"waitress" means a female employee who sets or clears tables, serves or carries meals or refreshments to guests and who may cut sandwiches, prepare salads and accept payment from guests for goods, meals or refreshments supplied;

"waitress, qualified," means a waitress who has had not less than one years' experience;

"waitress, unqualified," means a waitress who has had less than one years' experience;

"week" in relation to a six-day establishment means a period of six days from Monday to Saturday inclusive, and in relation to a seven-day establishment a period of seven days from Monday to Sunday inclusive;

"year" means a continuous period of 365 days.

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:

Per Week.
£ s. d.

(a) Employees, other than casual employees—

Manager.....	11	16	6
Manageress.....	8	9	3
Assistant manager.....	8	12	0
Assistant manageress.....	5	4	3
Head barman.....	8	12	0
Head waiter.....	4	16	9
Head waitress.....	3	10	6
Head cook, or chef, male.....	6	4	3
Head cook, or chef, female.....	5	1	6
Barman, qualified.....	7	0	0
Barman, unqualified—			
During the first six months' experience.....	3	7	9
During the second six months' experience.....	3	19	0
During the third six months' experience.....	4	10	3
During the fourth six months' experience.....	5	1	6
During the fifth six months' experience.....	5	12	9
During the sixth six months' experience.....	6	4	3
Barboy.....	2	5	3
Clerical employee, male, qualified.....	6	2	3

„nagwag”, 'n werknemer wat gedurende die nag persele, geboue, hekke of ander eiendom bewaak en inwoners inlaat; „joggie”, 'n werknemer onder die ouderdom van 18 jaar wat boodskappe ontvang en aflewer en/of op boodskappe uitgestuur word; „deeltydse werknemer”, 'n werknemer, uitgesonderd 'n graad II-werknemer wie se dienskontrak daarvoor voorsiening maak dat hy vir 'n ononderbroke tydperk van ses dae of meer en vir minstens twee, maar hoogstens drie, opeenvolgende ure op enige dag in diens geneem word; „portier”, 'n manlike werknemer van 18 jaar of ouer wat by die aankoms van treine en ander vervoermiddels aanwesig is, gaste en hulle bagasie na en van 'n inrigting vervoer, boodskappe ontvang, aflewer en aandag daaraan gee, klokkie en telefongebeurte beantwoord, verversings aan gaste bedien en aandag aan hulle behoeftes skenk en 'n telefoonskakelbord kan bedien; „portier, gekwalifiseer,” 'n portier met minstens twee jaar ondervinding; „portier, ongekwalifiseer,” 'n portier met minder as twee jaar ondervinding; „ontvangklerk”, 'n vroulike werknemer wat gaste ontvang, besprekings waarneem en 'n lys daarvan hou, rekenings uit-skyf, geld ontvang en kwitansies uitrek, en wat klerklike werk kan doen; „ontvangklerk, gekwalifiseer,” 'n ontvangstklerk met minstens drie jaar ondervinding; „ontvangklerk, ongekwalifiseer,” 'n ontvangstklerk met minder as drie jaar ondervinding; „sewedaae inrigting”, 'n inrigting waarin daar toegelaat word dat die Drank- en Verversingsbedryf sewe dae per week uitgeoefen word; „sesdaagse inrigting”, 'n inrigting waarin daar toegelaat word dat die Drank- en Verversingsbedryf ses dae per week uitgeoefen word; „werkdagindeling”, die tydperk bereken vanaf die tyd waarop 'n werknemer op enige dag begin werk totdat hy vir dié dag ophou met werk; „loon”, die loon wat by klousule 4 van die Ooreenkoms bepaal word voordat die bedrae ingevolge klousule 6 van hierdie Ooreenkoms toegelaat, afgetrek is, betaalbaar in geld aan 'n werknemer, uitgesonderd lewenskostetoeleae, ten opsigte van die gewone werkure in klousule 7 (1) bepaal; „kelner”, 'n manlike werknemer wat tafels dek of afdek, etes of verversings bedien aan of dra na gaste en wat toebroodjies kan maak, slaaieregtige kan berei, en betaling van gaste kan aanneem vir goedere, etes of verversings wat verskaf word, en omvat 'n wynkelner; „kelner, gekwalifiseer,” 'n kelner met minstens twee jaar ondervinding; „kelner, ongekwalifiseer,” 'n kelner met minder as twee jaar ondervinding; „kelnerin”, 'n vroulike werknemer wat tafels dek of afdek, etes of verversings bedien aan of dra na gaste en wat toebroodjies kan maak, slaaieregtige kan berei en betaling van gaste kan aanneem vir goedere, etes of verversings wat verskaf word; „kelnerin, gekwalifiseer,” 'n kelnerin met minstens een jaar ondervinding; „kelnerin, ongekwalifiseer,” 'n kelnerin met minder as een jaar ondervinding; „week”, met betrekking tot 'n sesdaagse inrigting, 'n tydperk van ses dae van Maandag tot en met Saterdag, en met betrekking tot 'n sewedaagse inrigting, 'n tydperk van sewe dae van Maandag tot en met Sondag; „jaar”, 'n ononderbroke tydperk van 365 dae.

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

4. LONE

(1) Die minimum loon wat 'n werkgewer aan elke lid van die ondergenoemde klasse van sy werknemers moet betaal, is soos volg:—

Per Week.
£ s. d.

(a) Werknemers, uitgesonderd los werknemers—

Bestuurder.....	11	16	6
Bestuurderes.....	8	9	3
Assistent-bestuurder.....	8	12	0
Assistent-bestuurderes.....	5	4	3
Hoofkroegman.....	8	12	0
Hoofkelner.....	4	16	9
Hoofkelnerin.....	3	10	6
Hoofkok, of sjef, manlik.....	6	4	3
Hoofkok, of sjef, vroulik.....	5	1	6
Kroegman, gekwalifiseer.....	7	0	0
Kroegman, ongekwalifiseer—			
Gedurende eerste ses maande ondervinding....	3	7	9
Gedurende tweede ses maande ondervinding..	3	19	0
Gedurende derde ses maande ondervinding....	4	10	3
Gedurende vierde ses maande ondervinding...	5	1	6
Gedurende vyfde ses maande ondervinding....	5	12	9
Gedurende sesde ses maande ondervinding....	6	4	3
Kroegjong.....	2	5	3
Klerklike werknemer, manlik, gekwalifiseer.....	6	2	3

	Per Week.
	£ s. d.
Clerical employee, male, unqualified—	
During the first six months' experience.....	3 7 9
During the second six months' experience.....	4 2 3
During the third six months' experience.....	4 15 9
During the fourth six months' experience.....	5 9 3
Clerical employee, female, qualified.....	3 18 3
Clerical employee, female, unqualified—	
During the first six months' experience.....	2 14 0
During the second six months' experience.....	3 0 0
During the third six months' experience.....	3 6 0
During the fourth six months' experience.....	3 12 3
Cook, male, qualified.....	4 10 3
Cook, male, unqualified—	
During the first six months' experience.....	2 16 6
During the second six months' experience.....	3 2 0
During the third six months' experience.....	3 7 9
During the fourth six months' experience.....	3 13 3
During the fifth six months' experience.....	3 19 0
During the sixth six months' experience.....	4 4 9
Cook, female, qualified.....	3 13 6
Cook, female, unqualified—	
During the first six months' experience.....	2 5 3
During the second six months' experience.....	2 9 9
During the third six months' experience.....	2 14 3
During the fourth six months' experience.....	2 18 9
During the fifth six months' experience.....	3 3 3
During the sixth six months' experience.....	3 7 9
Cook's assistant.....	2 5 3
Grade I employee, male.....	3 7 9
Grade I employee, female.....	2 10 9
Grade II employee, male.....	1 19 6
Grade II employee, female.....	1 13 9
Handyman.....	5 3 9
Housekeeper.....	4 10 3
Lift attendant.....	2 5 3
Motor vehicle driver.....	3 19 0
Night watchman.....	2 5 3
Page.....	2 5 3
Porter, qualified.....	3 13 6
Porter, unqualified—	
During the first six months' experience.....	2 5 3
During the second six months' experience.....	2 11 9
During the third six months' experience.....	2 18 9
During the fourth six months' experience.....	3 5 6
Night porter, qualified.....	4 4 9
Night porter, unqualified—	
During the first six months' experience.....	2 5 3
During the second six months' experience.....	2 15 3
During the third six months' experience.....	3 5 6
During the fourth six months' experience.....	3 15 6
Receptionist, qualified.....	5 4 3
Receptionist, unqualified—	
During the first year of experience.....	3 18 3
During the second year of experience.....	4 7 0
During the third year of experience.....	4 15 6
Waiter, qualified.....	3 12 0
Waiter, unqualified—	
During the first six months' experience.....	2 5 3
During the second six months' experience.....	2 11 3
During the third six months' experience.....	2 17 6
During the fourth six months' experience.....	3 3 9
Waitress, qualified.....	2 19 3
Waitress, unqualified—	
During the first six months' experience.....	2 5 3
During the second six months' experience.....	2 13 6

*Per Hour
or Part of
an Hour.*
£ s. d.

- (b) Part-time employee, male..... 0 3 5
 Part-time employee, female..... 0 2 9
 (c) Casual employees—

Class of employee.	Four hours employment or less in any one day.	Over four hours but not exceed- ing eight hours em- ployment in any one day.	For each hour or part thereof of employ- ment in excess of eight hours in any one day.	Per Hour or Part of an Hour.					
				£	s.	d.	£	s.	d.
Barman.....	0 16 11	1 3 8	0 3 8						
Cashier, male.....	1 7 1	1 17 3	0 5 4						
Cashier, female.....	0 18 4	1 3 8	0 3 8						
Cook, male.....	1 2 7	1 8 6	0 3 8						
Cook, female.....	0 16 11	1 1 6	0 3 8						
Waiter.....	0 10 1	0 16 5	0 3 2						
Waitress.....	0 9 0	0 13 6	0 2 9						
Grade II employee.....	0 5 8	0 8 5	0 1 1						
Other casuals not herein- before specified.....	0 9 0	0 13 6	0 2 9						

	Per Week.		
	£ s. d.		
Klerklike werknemer, manlik, ongekwalificeer—			
Gedurende eerste ses maande ondervinding...	3 7 9		
Gedurende tweede ses maande ondervinding...	4 2 3		
Gedurende derde ses maande ondervinding...	4 15 9		
Gedurende vierde ses maande ondervinding...	5 9 3		
Klerklike werknemer, vroulik, gekwalificeer—			
Gedurende eerste ses maande ondervinding...	3 18 3		
Gedurende tweede ses maande ondervinding...	2 14 0		
Gedurende derde ses maande ondervinding...	3 0 0		
Gedurende vierde ses maande ondervinding...	3 6 0		
Gedurende vyfde ses maande ondervinding...	3 12 3		
Kok, manlik, gekwalificeer.....	4 10 3		
Kok, manlik, ongekwalificeer—			
Gedurende eerste ses maande ondervinding...	2 16 6		
Gedurende tweede ses maande ondervinding...	3 2 0		
Gedurende derde ses maande ondervinding...	3 7 9		
Gedurende vierde ses maande ondervinding...	3 13 3		
Gedurende vyfde ses maande ondervinding...	3 19 0		
Gedurende sesde ses maande ondervinding...	4 4 9		
Kok, vroulik, gekwalificeer.....	3 13 6		
Kok, vroulik, ongekwalificeer—			
Gedurende eerste ses maande ondervinding...	2 5 3		
Gedurende tweede ses maande ondervinding...	2 9 9		
Gedurende derde ses maande ondervinding...	2 14 3		
Gedurende vierde ses maande ondervinding...	2 18 9		
Gedurende vyfde ses maande ondervinding...	3 3 3		
Gedurende sesde ses maande ondervinding...	3 7 9		
Kokassistent.....	2 5 3		
Graad I-werknemer, manlik.....	3 7 9		
Graad I-werknemer, vroulik.....	2 10 9		
Graad II-werknemer, manlik.....	1 19 6		
Graad II-werknemer, vroulik.....	1 13 9		
Algemene werkman.....	5 3 9		
Huishoudster.....	4 10 3		
Hyserbediende.....	2 5 3		
Motorvoertuigdrywer.....	3 19 0		
Nagwag.....	2 5 3		
Joggie.....	2 5 3		
Portier, gekwalificeer.....	3 13 6		
Portier, ongekwalificeer—			
Gedurende eerste ses maande ondervinding...	2 5 3		
Gedurende tweede ses maande ondervinding...	2 11 9		
Gedurende derde ses maande ondervinding...	2 18 9		
Gedurende vierde ses maande ondervinding...	3 5 6		
Nagportier, gekwalificeer.....	4 4 9		
Nagportier, ongekwalificeer—			
Gedurende eerste ses maande ondervinding...	2 5 3		
Gedurende tweede ses maande ondervinding...	2 15 3		
Gedurende derde ses maande ondervinding...	3 5 6		
Gedurende vierde ses maande ondervinding...	3 15 6		
Ontvangklerk, gekwalificeer.....	5 4 3		
Ontvangklerk, ongekwalificeer—			
Gedurende eerste jaar ondervinding.....	3 18 3		
Gedurende tweede jaar ondervinding.....	4 7 0		
Gedurende derde jaar ondervinding.....	4 15 6		
Kelner, gekwalificeer.....	3 12 0		
Kelner, ongekwalificeer—			
Gedurende eerste ses maande ondervinding...	2 5 3		
Gedurende tweede ses maande ondervinding...	2 11 3		
Gedurende derde ses maande ondervinding...	2 17 6		
Gedurende vierde ses maande ondervinding...	3 3 9		
Kelnerin, gekwalificeer.....	2 19 3		
Kelnerin, ongekwalificeer—			
Gedurende eerste ses maande ondervinding...	2 5 3		
Gedurende tweede ses maande ondervinding...	2 13 6		
	Per hour of gedeelte van 'n uur.		
	£ s. d.		
(b) Deeltydse werknemer, manlik.....	0 3 5		
Deeltydse werknemer, vroulik.....	0 2 9		
(c) Los werknemers—			
Klas werknemer.	Vier uur diens of minder op enige dag.	Meer as vier uur, maar hoogstens agt uur diens op enige dag.	Vir elke uur of gedeelte van 'n uur diens meer as agt uur op enige dag.
	£ s. d.	£ s. d.	£ s. d.
Kroegman.....	0 16 11	1 3 8	0 3 8
Kassier, manlik.....	1 7 1	1 17 3	0 5 4
Kassier, vroulik.....	0 18 4	1 3 8	0 3 8
Kok, manlik.....	1 2 7	1 8 6	0 3 8
Kok, vroulik.....	0 16 11	1 1 6	0 3 8
Kelner.....	0 10 1	0 16 5	0 3 2
Kelnerin.....	0 9 0	0 13 6	0 2 9
Graad II-werknemer.....	0 5 8	0 8 5	0 1 1
Ander los werknemers nie hierbo gespesifieer nie	0 9 0	0 13 6	0 2 9

Provided that where a casual waitress is required to work on a Sunday she shall be paid an amount of not less than fifteen shillings for eight hours' work or less and for each hour or part of an hour worked in excess of eight hours an amount of not less than two shillings and nine pence.

(2) *Basis of Contract.*—For the purpose of this clause and subject to the provisions of clause 15 the basis of contract of employment of an employee other than a casual employee, shall be weekly and save as provided in sub-clause (3) and clause 6 (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 whether he has in that week worked the maximum number of ordinary hours prescribed in clause 7 (1) or less.

(3) *Differential Wage.*—An employer who requires or permits a member of one class of his employees other than a grade II employee, to perform for longer than one hour in the aggregate on any one day, and an employer who requires or permits his grade II employee to perform for any period of 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 in respect of the whole day on which he performs such work:

(A) In a seven-day establishment—

- (i) in the case referred to in paragraph (a) of sub-clause (3) of this clause, one-seventh of such higher wages;
- (ii) in the case referred to in paragraph (b) of sub-clause (3) of this clause, one-seventh of the wage prescribed in sub-clause (1) for an employee of his class, plus thirty per cent;

(B) In a six-day establishment—

- (i) in the case referred to in paragraph (a) of sub-clause (3) of this clause, one-sixth of such higher wage;
- (ii) in the case referred to in paragraph (b) of sub-clause (3) of this clause, one-sixth of the wage prescribed in sub-clause (1) for an employee of his class, plus thirty per cent;

provided that in the case of an employee referred to in paragraph (A) (ii) and (B) (ii) 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 which would have accrued to a qualified employee in such higher class at the rate prescribed in sub-clause (1); provided further that where the sole difference, between classes is in terms of sub-clause (1) based on experience sex or age, or where an employee is required for not more than one day in any week to take the place of any other employee during the latter's free period referred to in clause 7 (3), the provisions of this sub-clause shall not apply.

(4) *Calculation of Monthly Wage.*—Whenever the wage due to an employee is in terms of clause 6 (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.

(5) *Transport Allowance.*—A casual employee shall, unless transport is provided by the employer free of charge in addition to the wage prescribed in clause 4 (1) (c) be paid his railway, tram or bus fare from his residence to his place of employment and back.

(6) *Dress Allowance.*—Whenever a casual employee is required by his employer to wear evening dress or a white jacket (unless such garments are provided by the employer) he shall in respect of each such occasion and in addition to the wage prescribed in clause 4 (1) (c), be paid an amount not less than two shillings and sixpence in respect of evening dress and one shilling in respect of white jacket.

(7) *Meals or Meal Allowance.*—Where a casual employee is on duty during the meal time of an establishment his employer shall provide him with a meal or shall pay to him in addition to the wage prescribed in clause 4 (1) (c) an amount not less than one shilling if he is an employee other than a cook's assistant, grade I employee, or grade II employee and not less than a sixpence if he is a cook's assistant, grade I employee or grade II employee.

(8) *Long Service Allowance.*—In addition to the weekly wage paid to an employee, an employer shall pay annually to each employee who has been employed with the same employer for a continuous period of—

- three years: A long service allowance of £3. 5s.;
- four years: A long service allowance of £3. 5s.;
- five years: A long service allowance of £3. 5s.;
- six years: A long service allowance of £6. 10s.;
- seven years: A long service allowance of £6. 10s.;
- eight years: A long service allowance of £6. 10s.;
- nine years or longer: A long service allowance of £10. 8s.;

Met dien verstande dat wanneer 'n los kelnerin op 'n Sondag moet werk, sy 'n bedrag van minstens 15s. vir agt uur werk of minder en vir elke uur of gedeelte van 'n uur wat sy meer as agt uur werk, 'n bedrag van minstens 2s. 9d. betaal moet word.

(2) *Kontrakbasis.*—Vir die toepassing van hierdie klousule en behoudens soos bepaal in klousule 15, is die basis van die dienskontrak van 'n werknemer, uitgesonderd 'n los werknemer, weekliks en behoudens soos bepaal in subklousule (3) en klousule 6 (6), moet aan 'n werknemer, ten opsigte van 'n week, minstens die volle weekloon betaal word wat in subklousule (1) vir 'n werknemer van sy klas voorgeskryf word, hetby hy gedurende dié week die maksimum getal gewone ure, voorgeskryf in klousule 7 (1), of minder, gewerk het.

(3) *Differensiële lone.*—'n Werkewer wat van 'n lid van een klas van sy werknemers uitgesonderd 'n graad II-werknemer, vereis of hom toelaat om vir meer as altesaam een uur op enige dag, en 'n werkewer wat van sy graad II-werknemer vereis of hom toelaat om vir enige tydperk op enige dag, hetby benewens sy eie werk, of in plaas daarvan, werk van 'n ander klas te verrig waarvoor of—

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

in subklousule (1) voorgeskryf word, moet dié werknemer ten opsigte van die hele dag waarop hy dié werk verrig, soos volg betaal:—

(A) In 'n sewedaagse inrigting—

- (i) in die geval in paragraaf (a) van subklousule (3) van hierdie klousule genoem, een sewende van sodanige hoërloon;
- (ii) in die geval in paragraaf (b) van subklousule (3) van hierdie klousule genoem, een sewende van die loon wat in subklousule (1) vir 'n werknemer van sy klas voorgeskryf word, plus 30 persent;

(B) In 'n sesdaagse inrigting—

- (i) in die geval in paragraaf (a) van subklousule (3) van hierdie klousule genoem, een sesde van dié hoërloon;
- (ii) in die geval van paragraaf (b) van subklousule (3) van hierdie klousule genoem, een sesde van die loon wat in subklousule (1) vir 'n werknemer van sy klas voorgeskryf word, plus 30 persent;

met dien verstande dat in die geval van 'n werknemer in paragraaf (A) (ii) en (B) (ii) genoem, so 'n werknemer nie ten opsigte van die dag, waarop hy die werk verrig, op 'n totale bedrag geregtig is wat groter is as dié wat aan 'n gekwalifiseerde werknemer in sodanige hoër klas verskuldig sou gewees het teen die skaal wat in subklousule (1) voorgeskryf word nie; voorts met dien verstand dat as die enigste verskil tussen klasse kragtens subklousule (1) op ondervinding, geslag of ouderdom gebaseer is, of as van 'n werknemer verlang word om vir hoogstens een dag in enige week die plek van 'n ander werknemer te neem gedurende laasgenoemde se diensvrytydperk in klousule 7 (3) genoem, die bepalings van hierdie subklousule nie van toepassing is nie.

(4) *Berekening van maandloon.*—Wanneer die loon wat aan 'n werknemer verskuldig is, ingevolge klousule 6 (1) maandeliks betaal word, moet die bedrag van dié loon bereken word teen die skaal van 4½ maal die loon wat in subklousule (1) vir 'n werknemer van sy klas voorgeskryf word.

(5) *Vervoertoelae.*—Tensy die werkewer kosteloze vervoer verskaf, moet aan 'n los werknemer, benewens die loon wat in klousule 4 (1) (c) voorgeskryf word, sy spoor-, trem- of busgeld van sy woonplek na sy werkplek terug betaal word.

(6) *Kleretoelae.*—As 'n werkewer van 'n werknemer vereis om 'n aandpak of 'n wit baadjie te dra (tensy dié kledingstukke deur die werkewer verskaf word) moet hy die werknemer ten opsigte van elke sodanige geleentheid en benewens die loon wat in klousule 4 (1) (c) voorgeskryf word, 'n bedrag van minstens 2s. 6d. ten opsigte van 'n aandpak en 1s. ten opsigte van 'n wit baadjie betaal.

(7) *Etes of toelae vir etes.*—As 'n los werknemer gedurende die etensuur van 'n inrigting diens doen, moet sy werkewer hom van 'n ete voorsien of hom, benewens die loon wat in klousule 4 (1) (c) voorgeskryf word, 'n bedrag van minstens 1s. betaal as hy 'n ander werknemer as 'n kokassistent, graad I-werknemer, of graad II-werknemer is, en minstens 6d. as hy 'n kokassistent, graad I-werknemer of graad II-werknemer is.

(8) *Toelae vir lang diens.*—Benewens die weekloon wat aan 'n werknemer betaal word, moet 'n werkewer jaarliks aan 'n werknemer wat in diens van dieselfde werkewer was vir 'n ononderbroke tydperk van—

- drie jaar: 'n toelae van £3. 5s. vir lang diens;
- vier jaar: 'n toelae van £3. 5s. vir lang diens;
- vijf jaar: 'n toelae van £3. 5s. vir lang diens;
- ses jaar: 'n toelae van £6. 10s. vir lang diens;
- sewe jaar: 'n toelae van £6. 10s. vir lang diens;
- agt jaar: 'n toelae van £6. 10s. vir lang diens;
- nege jaar of langer: 'n toelae van £10. 8s. vir lang diens;

plus an amount of not less than the cost of living allowance payable on a weekly wage equal to the long service allowance, such allowance to be paid not later than the last working day before the commencement of the employees' annual leave. An employee who has become entitled to long service allowance and whose contract of employment terminates during any period of twelve months employment before such allowance has been paid, shall receive one-fifty-second of the yearly allowance prescribed in his case for each completed week worked during such period of employment.

5. COST-OF-LIVING ALLOWANCE.

In addition to the wages prescribed in this Agreement employees shall be paid cost-of-living allowances as set out in War Measure No. 43 of 1942, as amended, or as may be amended from time to time. Such allowances shall be paid at the same time as the employees' ordinary remuneration.

6. PAYMENT OF REMUNERATION.

(1) *An Employee other than a Casual Employee.*—Save as provided in clause 8 (3) any amount due to an employee shall be paid in money weekly, or if the employer and employee have agreed thereto, 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 showing thereon the employer's and employee's names, 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.*—An employer shall pay the remuneration due to his casual employee in money within twenty-four hours of the 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, and 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 deduction from his employee's remuneration other than the following:

(a) With the written consent of the employee a deduction for holiday, sick, insurance, provident or pension funds.

(b) A deduction for levies in terms of clause 20 of this Agreement.

(c) Save as provided in clause 9 when his employee absents himself from work or is absent owing to accident or ill-health a deduction proportionate to the period of such absence.

(d) A deduction of any amount which an employer by any law or any order of any competent court is required or permitted to make.

(e) Where an employee (other than a casual employee) agrees to accept, or in terms of the Natives (Urban Areas) Consolidation Act, 1945, or the Native Labour Regulation Act, 1911, is required to accept from his employer board and/or lodging, a deduction not exceeding the amounts specified hereunder:

(i) Employee other than page, lift attendant, night watchman, barboy, cook's assistant, grade I female and grade II employee:

	Per Week.	Per Month.
	£ s. d.	£ s. d.

Board.....	0 14 6	3 2 10
Lodging.....	0 8 0	1 14 8
Board and Lodging.....	1 2 6	4 17 6

(ii) Page, lift attendant, night watchman, barboy, cook's assistant, grade I female and grade II employee:

	Per Week.	Per Month.
	£ s. d.	£ s. d.

Board.....	0 6 11	1 10 0
Lodging.....	0 4 7	1 0 0
Board and Lodging.....	0 11 6	2 10 0

(f) Where a barman agrees to accept less than three meals per day a deduction of one shilling for each meal supplied;

(g) A deduction of subscriptions to the Trade Union in terms of clause 26 of this Agreement.

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

(1) The ordinary hours of work of an employee, other than a casual employee, shall not in any week exceed—

(a) in a seven-day establishment—

- (i) in the case of a barman, 53 hours;
- (ii) in the case of a waiter, a waitress and a wine steward, 57 hours;
- (iii) in the case of all other employees, 58 hours;

betaal, plus 'n bedrag van minstens die lewenskostetoeleae betaalbaar op 'n weekloon gelyk aan die langdienstoelae, en sodanige toelae moet uiterlik op die laaste werkdag voor die begin van die werkemers se jaarlike verlof betaal word. 'n Werknemer wat op 'n toelae vir lang diens geregtig geword het en wie se dienskontrak gedurende enige tydperk van twaalf maande diens eindig voordat dit betaal is, moet een twee-en-vyftigste ontvang van die jaarlike toelae vir sodanige volle week gewerk gedurende sodanige dienstydperk.

5. LEWENSKOSTETOELAE.

Benewens die lone in hierdie Ooreenkoms voorgeskryf, moet lewenskostetoeleae aan werkemers betaal word, soos bepaal by Oorlogsmaatreel No. 43 van 1942, soos gewysig, of soos dit van tyd tot tyd gewysig kan word. Sulke toelae moet terselfdertyd as die werkemers se gewone besoldiging betaal word.

6. BETALING VAN BESOLDIGING.

(1) *'n Werknemer, uitgesonderd 'n los werknemer.*—Behoudens soos bepaal in klousule 8 (3), moet enige bedrag aan 'n werkemmer verskuldig, weekliks, of as 'n werkewer en werkemmer aldus ooreengeskryf het, maandeliks in kontant betaal word gedurende die werkure op die gwee betaaldag van die inrigting, of by diensbeëindiging wanneer dit voor die gewone betaaldag plaasvind, en dit moet in 'n koevert wees waarop die naam van die werkewer en van die werkemmer, die werkemmer se werk, die getal gewone ure en oortydure gewerk, die verskuldigde besoldiging en die tydperk waarvoor betaling gedoen word, genoem word.

(2) *Los werknemer.*—'n Werkewer moet die besoldiging wat aan sy los werkemmer verskuldig is, binne 24 uur na sy diensbeëindiging in kontant betaal.

(3) *Premies.*—Ten opsigte van werkverskaffing aan, of opleiding van 'n werkemmer mag geen betaling regstreeks of onregstreeks aan 'n werkewer gedoen of deur hom aangeneem word nie.

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

(5) *Losies en inwoning.*—Behoudens soos bepaal in die Natuurale (Stadsgebiede) Konsolidasiewet, 1945, en in die Naturelle arbeid Regelingswet, 1911, mag 'n werkewer nie van sy werkemmer vereis om van hom losies en/of inwoning aan te neem of by enige persoon, of op enige plek, deur hom aangewys, in te woon en/of te looseer nie.

(6) *Boetes en aftrekings.*—'n Werkewer mag sy werkemmer geen boetes opê nie, nog enige bedrae van sy werkemmer se besoldiging aftrek, uitgesonderd die volgende:

(a) Met die skriftelike toestemming van sy werkemmer, 'n aftrekking vir verlof-, siekte-, versekerings-, voorsorgs- of pensioenfondse;

(b) 'n aftrekking vir heffings ingevolge klousule 20 van hierdie Ooreenkoms;

(c) behoudens soos in klousule 9 bepaal, wanneer sy werkemmer self van die werk wegval of as gevolg van 'n ongeluk of siekte afwesig is, 'n pro rata aftrekking vir die tydperk van sy afwesigheid;

(d) 'n aftrekking van enige bedrag wat 'n werkemmer ingevolge enige wet of enige bevel van 'n bevoegde hof, verplig of toegelaat word om af te trek;

(e) as 'n werkemmer, uitgesonderd 'n los werkemmer, toestem of kragtens die Naturelle (Stadsgebiede) Konsolidasiewet, 1945, of die Natureller arbeid Regelingswet, 1911, verplig is om van sy werkewer losies en/of inwoning aan te neem, 'n aftrekking van hoogstens ondergenoemde bedrae:

(i) Werkemmer, uitgesonderd 'n joggie, hyserbediende, nagwag, kroegjong, koksassistent en vroulike graad I-werkemmer en graad II-werkemmer:

	Per Week.	Per Maand.
	£ s. d.	£ s. d.
Losies.....	0 14 6	3 2 10
Inwoning.....	0 8 0	1 14 8
Losies en inwoning.....	1 2 6	4 17 6

(ii) Joggie, hyserbediende, nagwag, kroegjong, koksassistent en vroulike graad I-werkemmer en graad II-werkemmer:

	Per Week.	Per Maand.
	£ s. d.	£ s. d.
Losies.....	0 6 11	1 10 0
Inwoning.....	0 4 7	1 0 0

(f) as 'n kroegman toestem om minder as drie etes per dag aan te neem 'n aftrekking van 1s. vir elke ete wat verskaf word;

(g) 'n aftrekking vir lediegeld aan die Vakvereniging ingevolge klousule 26 van hierdie Ooreenkoms.

7. WERKURE, GEWONE TYD EN OORTYD, EN BETALING VIR OORTYD.

(1) Die gewone werkure van 'n werkemmer, uitgesonderd 'n los werkemmer, is in enige week hoogstens—

(a) in 'n sewedaagse inrigting—

- (i) in die geval van 'n kroegman, 53 uur;
- (ii) in die geval van 'n kelner, kelnerin of 'n wynkelner, 57 uur;
- (iii) in die geval van alle ander werkemmers, 58 uur;

(b) in a six-day establishment—

- (i) in the case of a barman, 50 hours;
- (ii) in the case of all other employees, 52 hours.

(c) The ordinary hours of work of a casual employee shall not exceed nine on any day.

(2) *Meal Breaks.*—Every employee shall be granted not less than thirty minutes for each meal falling within his hours of work, during which time he shall not be allowed to work and no employee shall work longer than six hours without an interval of at least thirty minutes for a meal; such meal times shall be included in the spreadover but shall not form part of the hours worked.

(3) *Weekly Time Off Duty in Seven-Day Establishments.*—An employer shall grant—

(a) to each of his employees other than a chef, head cook or cook, either—

- (i) one free period of twenty-four consecutive hours from midnight to midnight in each week; or
- (ii) subject to clause 8 (1) (c), if the employer and his employee agree thereto, one free period of twenty-four consecutive hours from midnight to midnight in one week, and one free period of not less than fourteen consecutive hours from 2.30 p.m. in the other week of each fortnight;

(b) to his chef, head cook or cook one free period of not less than sixteen consecutive hours from 2.30 p.m. in each week;

during which periods he shall not require or permit such employee to work; provided that where an employee's weekly rest period is granted on any one of the public holidays mentioned in clause 10 of this Agreement, such employee shall be given either an additional day off duty or be paid one extra day's wages in lieu thereof.

(4) *Overtime.*—All hours worked in excess of the ordinary hours prescribed in sub-clause (1) shall be deemed to be overtime.

(5) *Limitation of Overtime.*—An employer shall not require or permit his employee to work overtime for more than nine hours in any week.

(6) *Payment for Overtime.*—An employer shall pay to his employee in respect of each hour or overtime worked by such employee at a rate of not less than one and one-half times his ordinary rate of wages, such hourly wages to be calculated by dividing the rate of wages paid plus one-half, by the number of hours permitted to be worked by an employee, of his class as prescribed in sub-clause (1). Calculation of overtime worked shall be reckoned weekly and any portion of an hour worked shall be deemed to be one hour.

(7) *Spreadover.*—All hours of work and meal breaks shall be completed within a spreadover of fourteen hours.

(8) *Savings.*—The provisions of this clause shall not apply to a manager, the wife of the manager, a manageress or to an employee who is in receipt of a wage at the rate of £614. 18s. 0d. or more per annum, and sub-clause (3) and (7) shall not apply to a porter, casual employee or night watchman.

8. ANNUAL LEAVE.

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

- (a) to his chef, head cook and cook, four consecutive weeks' leave;
- (b) to his manager, the wife of the manager, a manageress, porter, night watchman and employees in receipt of a wage at the rate of £614. 18s. 0d. or more per annum three consecutive weeks' leave;
- (c) to each of his employees whose weekly time-off is granted in terms of clause 7 (3) (a) (ii), three consecutive weeks' leave;
- (d) to each of his other employees, two consecutive weeks' leave;
- (e) and in addition to the foregoing, an employer shall grant to all those employees specified in sub-clause (b), (c) and (d) who have completed three or more consecutive years' service with the same employer, an extra one weeks' leave on full pay, or one weeks' full pay in lieu thereof. All leave to run consecutively.

(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 three months of the completion of the year of employment to which it relates;
- (ii) the period of such leave shall not be concurrent with sick leave granted in terms of clause 9 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, Ascension Day, Kruger Day, 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;

(b) in 'n sesdagse inrigting—

- (i) in die geval van 'n kroegman, 50 uur;
- (ii) in die geval van alle ander werkneemers, 52 uur;
- (c) die gewone werkure van 'n los werkneemer is hoogstens nege op enige dag.

(2) *Etensonderbrekings.*—Elke werkneemer moet vir elke ete wat binne sy werkure val, minstens 30 minute toegestaan word, en gedurende dié tyd mag hy nie toegelaat word om te werk nie en geen werkneemer mag sonder 'n onderbreking van minstens 30 minute vir 'n ete, langer as ses uur werk nie; sulke etenstrye is in die werkdagindeling inbegrepe, maar vorm nie deel van die ure wort gwerk word nie.

(3) *Weeklikse diensvrytyd in sewedaagse inrigtings.*—'n Werkewer moet—

(a) aan elkeen van sy werkneemers, uitgesonderd 'n sjef, hoofkok of kok, of—

- (i) een diensvrytydperk van minstens 24 aaneenlopende ure van middernag tot middernag in elke week; of
- (ii) behoudens klousule 8 (1) (c), as die werkewer en sy werkneemer aldus ooreenkome, een diensvrytydperk van 24 aaneenlopende ure van middernag tot middernag in een week, en een diensvrytydperk van minstens 14 aaneenlopende ure van 2.30 nm. in die ander week van elke 14 dae;

(b) aan sy sjef, hoofkok of kok een diensvrytydperk van minstens 16 aaneenlopende ure vanaf 2.30 nm. in elke week, toestaan;

waarin hy van sodanige werkneemer nie mag vereis of hom toelaat om te werk nie; met dien verstande dat as 'n werkneemer se weeklikse rustydperk op enige van die openbare vakansiedae wat in klousule 10 van hierdie Ooreenkoms genoem word, toegestaan word, aan so 'n werkneemer of 'n bykomstige dag vry gegee moet word of aan hom een ekstra dag se loon in plaas daarvan betaal moet word.

(4) *Oortyd.*—Alle ure wat meer as die gewone ure, voorgeskryf in subklousule (1), gwerk word, word as oortyd gereken.

(5) *Beperking van oortyd.*—'n Werkewer mag nie van sy werkneemer vereis of hom toelaat om meer as nege uur gedurende enige week oortyd te werk nie.

(6) *Betaling vir oortyd.*—'n Werkewer moet sy werkneemer ten opsigte van elke uur wat so 'n werkneemer oortyd werk, betaal teen 'n skaal van minstens $1\frac{1}{2}$ maal sy gewone loonskaal, en dié urlloon word bereken deur die loonskaal wat betaal word, plus een halwe, te deel deur die getal ure wat 'n werkneemer van sy klas toegelaat word om te werk soos voorgeskryf in subklousule (1). Oortyd wat gwerk word, moet weekliks bereken word en 'n gedeelte van 'n uur wat gwerk is, word as een uur gereken.

(7) *Werkdagindeling.*—Alle werkure en etensononderbrekings moet binne 'n werkdagindeling van 14 uur voltooi word.

(8) *Voorbehoudbepalings.*—Die bepalings van hierdie klousule is nie op 'n bestuurder, die vrou van die bestuurder, 'n bestuurderes of op 'n werkneemer wat besoldiging teen 'n skaal van £614. 18s. 0d. of meer per jaar ontvang, van toepassing nie; en subklousules (3) en (7) is nie op 'n portier, los werkneemer of nagwag van toepassing nie.

8. JAARLIKSE VERLOF.

(1) Behoudens die bepalings van subklousule (2) moet 'n werkewer ten opsigte van elke volle jaar diens by hom, die volgende verlof met volle betaling toestaan:

- (a) Aan sy sjef, hoofkok en kok, vier agtereenvolgende weke;
- (b) aan sy bestuurder, die vrou van die bestuurder, 'n bestuurderes, portier, nagwag, en werkneemers met 'n besoldiging teen 'n skaal van £614. 18s. 0d. of meer per jaar, drie agtereenvolgende weke;
- (c) aan elkeen van sy werkneemers wie se weeklike diensvrytydperk kragtens klousule 7 (3) (a) (ii) toegestaan word, drie agtereenvolgende weke;
- (d) aan elkeen van sy ander werkneemers, twee agtereenvolgende weke;
- (e) en aan al die werkneemers in subklousules (b), (c) en (d) genoem, wat drie of meer agtereenvolgende jare diens by dieselfde werkewer voltooi het, benewens die voorgaande, een ekstra week verlof met volle betaling, of een volle week se betaling in plaas daarvan. Alle verlof moet aaneenlopend wees.

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

- (i) indien sodanige verlof nie eerder toegestaan is nie, dit binne drie maande na beëindiging van die diensjaar waarop dit betrekking het, toegestaan moet word;
- (ii) die tydperk van sodanige verlof nie met siekterverlof, toegestaan ingevolge klousule 9 of met enige tydperk waarin 'n werkneemer verplig is om opleiding ingevolge die Zuid Afrika Verdedigings Wet, 1912, mee te maak, mag saamval nie;
- (iii) as Nuwejaarsdag, Goeie Vrydag, Hemelvaartsdag, Heldedag, Geloftedag of Kersdag binne die tydperk van sodanige verlof val, 'n ander dag ter vervanging van elke sodanige dag by genoemde tydperk gevoeg moet word as 'n verdere tydperk van verlof met volle betaling;

- (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;
- (v) no employee shall work for wages or other consideration whilst on leave of absence on full pay;
- (vi) for the purpose of this clause the expression "the same employer" shall include in the case of the sale of the business the purchaser thereof.

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

(4) An employee who has been in employment with the same employer for a period of not less than four consecutive months and whose contract of employment terminates in the first or any subsequent year of employment with such employer before the period of leave referred to in sub-clause (1) has accrued and after the lapse of the said period of four months 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—

- (a) in the case of a chef or head cook or cook, one-third; and
- (b) in the case of a manager, the wife of the manager, a manageress, porter, night watchman, an employee in receipt of wages at the rate of £614. 18s. 0d. or more per annum and an employee whose weekly time-off is granted in terms of clause 7 (3) (a) (ii), one-fourth;

(c) in the case of any other employee, one-sixth; of the weekly wage plus cost-of-living allowance, he was receiving immediately before the date of such termination.

(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 such termination be paid in respect of leave the amounts referred to in sub-clauses (1) and (4).

(6) 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 or at the request of his employer;
- (d) absent on sick leave in terms of clause 9;

amounting in the aggregate in any year to not more than ten weeks in respect of items (a), (c) and (d) plus the period of any training referred to in item (b) undergone in that year, and employment 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 the Agreement published under Government Notice No. 493, dated the 16th March, 1956, from the date on which such employee became entitled to such leave under such Agreement;
- (ii) in the case of an employee who was in employment before the date of commencement of this Agreement and to whom the Agreement published under Government Notice No. 493, dated the 16th March, 1956, 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.

(7) *Savings.*—The provisions of this clause shall not apply to a part-time employee.

(8) For the purpose of this clause, "month" means a period commencing on any date of a calendar month and ending on the day preceding the same date of the following calendar month.

9. SICK LEAVE:

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

- (a) in the case of an employee who works in a seven-day establishment, fourteen work-days; and
- (b) in the case of an employee who works in a six-day establishment, twelve 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;

(iv) 'n werkgever van sodanige verlof enige dag geleentheidsverlof kan af trek wat aan sy werknemer op dié se skriftele versoek met volle betaling toegestaan is gedurende die diensjaar waarop die tydperk van jaarlike verlof betrekking het;

(v) geen werknemer gedurende sy verlof met volle betaling vir loon of ander besoldiging mag werk nie;

(vi) vir die toepassing van hierdie klousule die uitdrukking "dieselde werkgever" in die geval van die verkoop van die besigheid, die koper daarvan insluit.

(3) *Verlofbesoldiging.*—Die besoldiging ten opsigte van jaarlike verlof in subklousule (1) genoem, moet op of voor die laaste werkdag voor die aanvangsdatum van sodanige verlof betaal word.

(4) 'n Werknemer wat vir 'n tydperk van minstens vier agtereenvolgende maande by dieselde werkgever in diens was en wie se dienskontrak in die eerste, of 'n daaropvolgende jaar diens by sodanige werkgever eindig voordat die verlof, in subklousule (1) genoem, ooploop het en na verloop van die genoemde tydperk van vier maande, moet, behoudens dié vierde voorbeholdsbepligting van subklousule (2), by sodanige beëindiging in plaas van verlof en ten opsigte van elke voltooide maand van sodanige tydperk van minder as een jaar—

(a) in die geval van 'n sjef, of hoofkok, of 'n kok, minstens een derde; en

(b) in die geval van 'n bestuurder, die vrou van die bestuurder, 'n bestuurderes, portier, nagwag, 'n werknemer met 'n besoldiging teen 'n skaal van £614. 18s. of meer per jaar en 'n werknemer wie se weeklikse diensvrytyd toegestaan word kragtens klousule 7 (3) (a) (ii), minstens een vierde; en

(c) in die geval van alle ander werknemers, minstens een sesde; van die weekloon, plus lewenskostetoeleae, betaal word wat hy op die datum onmiddellik voor sodanige beëindiging ontvang het.

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

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

(a) met verlof kragtens subklousule (1) afwesig is;

(b) verplig is om opleiding kragtens die Zuid Afrika Verdedigings Wet, 1912, mee te maak;

(c) van sy werk afwesig is op las of op versoek van sy werkgever; —

(d) met siekteverlof kragtens klousule 9 afwesig is;

wat altesame hoogstens 10 weke in enige jaar beloop ten opsigte van items (a), (c) en (d), plus die tydperk van opleiding genoem in item (b) wat gedurende dié jaar meegebring is, en daar word beskou dat die diens soos volg begin:—

(i) in die geval van 'n werknemer wat voordat hierdie Ooreenkoms van krag geword het, ingevolge die Ooreenkoms wat by Goewermentskennisgewing No. 493, van 16 Maart 1956 gepubliseer is, op verlof geregtig geword het, vanaf die datum waarop dié werknemer op dié verlof ingevolge dié Ooreenkoms geregtig geword het;

(ii) in die geval van 'n werknemer wat voor die aanvangsdatum van hierdie Ooreenkoms in diens was en op wie die Ooreenkoms wat by Goewermentskennisgewing No. 493 van 16 Maart 1956 gepubliseer is, van toepassing was, maar wat nie op verlof ingevolge daarvan geregtig geword het nie, vanaf die datum waarop dié diens begin het;

(iii) in die geval van enige ander werknemer, vanaf die datum waarop sodanige werknemer by sy werkgever in diens getree het, of, na gelang van die jongste, vanaf die datum waarop hierdie Ooreenkoms van krag word.

(7) *Voorbeholdsbepligting.*—Die bepligting van hierdie klousule is nie op 'n deeltydse werknemer van toepassing nie.

(8) Vir die toepassing van hierdie klousule beteken „maand" 'n tydperk wat op enige datum van 'n kalendermaand begin en op die dag eindig wat dieselde datum van die volgende kalendermaand voorafgaan.

9. SIEKTEVERLOF.

(1) Na vier maande diens by hom moet 'n werkgever aan sy werknemer wat van sy werk afwesig is weens siekte of 'n ongeluk wat nie deur sy eie wangedrag veroorsaak is nie, uitgesonderd 'n ongeluk waaroor skadeloosstelling ingevolge die Ongevallewet, 1941, betaalbaar is, die volgende toestaan:—

(a) In die geval van 'n werknemer wat in 'n sewedaagse inrigting werk, 14 werkdae; en

(b) in die geval van 'n werknemer wat in 'n sesdaagse inrigting werk, 12 werkdae;

siekteverlof altesame gedurende enige diensjaar by hom en moet aan hom, ten opsigte van die afwesigheidstrydperk kragtens die bepligting hiervan, minstens die loon betaal wat hy sou ontvang het indien hy gedurende sodanige tydperk gewerk het; met dien verstande dat die werkgever ten opsigte van elke afwesigheidstrydperk waarvoor betaling geëis word, die voorlegging kan vereis van 'n sertifikaat wat deur 'n geregistreerde praktisyn geteken is en waarin die aard en duur van die werknemer se siekte ten opsigte van elke tydperk van afwesigheid waaroor betaling geëis word, vermeld word;

(c) provided further that where an employee has had three or more consecutive year's service with the same employer, he shall receive, if necessary, one extra week's sick leave in the condition that he shall not have had any sick leave in the three years preceding the granting of such sick leave.

(2) For the purpose of this clause the expressions "employment" and "month" shall have the same meaning as in clause 8, sub-clauses (6) and (8).

10. PUBLIC HOLIDAYS.

An employee, other than a casual employee and a part-time employee, shall be granted leave on full pay on New Year's Day, Good Friday, Ascension Day, Kruger Day, Day of the Covenant and Christmas Day; unless he is required to work on any such day, in which case his employer shall pay to him in respect of any such day extra wage at the rate of not less than one-seventh in the case of seven-day establishments and one-sixth in the case of six-day establishments, of the weekly wage prescribed in clause 4 (1) of the Agreement.

11. PROPORTION OR RATIO.

(1) *Male Clerical Employee.*—An employer shall not employ an unqualified male clerical employee unless he has in his employ a qualified male clerical employee and for each qualified male clerical employee employed not more than one unqualified male clerical employee may be employed by him.

(2) *Female Clerical Employee.*—An employer shall not employ an unqualified female clerical employee unless he has in his employ a qualified female clerical employee and for each qualified female clerical employee employed not more than one unqualified female clerical employee may be employed by him.

(3) *Barman.*—An employer shall not employ an unqualified barman unless he has in his employ one qualified barman and for each qualified barman employed not more than one unqualified barman may be employed, who shall only be permitted to work under the constant supervision of a qualified barman.

(4) *Cook.*—An employer shall not employ an unqualified cook unless he has in his employ one qualified cook, and for each qualified cook not more than one unqualified cook may be employed.

(5) *Porter.*—An employer shall not employ an unqualified porter unless he has in his employ one qualified porter, and for each two qualified porters employed not more than one unqualified porter may be employed.

(6) *Waiter and/or Waitress.*—An employer shall not employ an unqualified waiter unless he has in his employ one qualified waiter nor an unqualified waitress unless he has in his employ one qualified waitress, and for each three qualified waiters employed not more than one unqualified waiter may be employed, and for each three qualified waitresses employed not more than one unqualified waitress may be employed.

(7) For the purpose of this clause—

(a) any unqualified male clerical employee, female clerical employee, barman, cook, porter, waiter or waitress receiving not less than the wage prescribed in clause 4 (1) for a qualified male clerical employee, female clerical employee, barman, cook, porter, waiter or waitress, respectively, may be reckoned as a qualified male clerical employee, female clerical employee, barman, cook, porter, waiter or waitress, as the case may be;

(b) an employer who is wholly or substantially engaged in performing the work of a clerical employee, barman or cook in his own establishment, may be reckoned a qualified clerical employee, barman or cook, as the case may be;

(c) where an employer carries on business in more than one establishment, or where in any establishment there is more than one bar, each such establishment or bar shall be deemed to be a separate establishment or bar and such employer shall not be reckoned as a qualified clerical employee, barman or cook for more than one such establishment or bar.

12. UNIFORM OR WHITE COATS.

(1) An employer who requires his employee, other than a barman or casual employee, to wear a uniform, apron or white coat shall supply such uniform, apron or white coat free of charge and shall at his own expense clean and launder it and maintain it in a fit and proper state of repair, but such garment or article shall remain the property of the employer. Further that where an employer requires employees to wear trousers of a particular colour, he shall supply such free of charge or compensate the employee by payment of an amount of not less than three shillings (3s.) per week.

(2) An employer shall supply his barbers with a jacket free of charge, to be worn whilst on duty and shall at his own expense clean, launder and maintain it in a fit and proper state of repair. Such jacket shall remain the property of the employer.

(c) voorts met dien verstande dat as 'n werknemer 'n dienstyd van drie of meer agtereenvolgende jare by dieselfde werkgever het, hy, indien nodig, siekteverlof vir een week ekstra moet ontvang op voorwaarde dat hy nie siekterlof gehad het gedurende die drie jaar wat die toestaan van sodanige siekterlof voorafgaan nie.

(2) Vir die toepassing van hierdie klousule het die uitdrukking "diens" en "maand" dieselfde betekenis as in klousule 8, sub-klousules (6) en (8).

10. OPENBARE VAKANSIEDAE.

Aan 'n werknemer, uitgesonderd 'n los werknemer en 'n deeltydse werknemer, moet verlof met volle betaling toegestaan word op Nuwejaarsdag, Goeie Vrydag, Hemelvaartsdag, Helderdag, Gelestedag en Kersdag, tensy van hom vereis word om op enige sodanige dag te werk, wanneer sy werkgever aan hom ten opsigte van enige sodanige dag ekstra besoldiging moet betaal teen 'n skaal van minstens een sewende, in die geval van sewendaagse inrigtings, en een sesde in die geval van sesdaagse inrigtings, van die weekloon voorgeskryf in klousule 4 (1) van die Ooreenkoms.

11. GETALLEVERHOUDING.

(1) *Manlike klerklike werknemer.*—'n Werkgever mag geen ongekwalifiseerde manlike klerklike werknemer in diens hê nie, tensy hy een gekwalifiseerde manlike klerklike werknemer in diens het, en vir elke gekwalifiseerde manlike klerklike werknemer in diens mag hy nie meer as een ongekwalifiseerde manlike klerklike werknemer in diens hê nie.

(2) *Vroulike klerklike werknemer.*—'n Werkgever mag geen ongekwalifiseerde vroulike klerklike werknemer in diens hê nie, tensy hy een gekwalifiseerde vroulike klerklike werknemer in diens het, en vir elke gekwalifiseerde vroulike klerklike werknemer in diens mag hy nie meer as een ongekwalifiseerde vroulike klerklike werknemer in diens hê nie.

(3) *Kroegman.*—'n Werkgever mag geen ongekwalifiseerde kroegman in diens hê nie; tensy hy een gekwalifiseerde kroegman in diens het, en vir elke gekwalifiseerde kroegman in diens mag hoogstens een ongekwalifiseerde kroegman in diens wees wat alleen toegelaat sal word om onder gedurige toesig van 'n gekwalifiseerde kroegman te werk.

(4) *Kok.*—'n Werkgever mag geen ongekwalifiseerde kok in diens hê nie, tensy hy een gekwalifiseerde kok in diens het, en vir elke gekwalifiseerde kok mag nie meer as een ongekwalifiseerde kok in diens wees nie.

(5) *Portier.*—'n Werkgever mag geen ongekwalifiseerde portier in diens hê nie, tensy hy een gekwalifiseerde portier in diens het, en vir elke twee gekwalifiseerde portiers in diens mag hoogstens een ongekwalifiseerde portier in diens wees.

(6) *Kelner en/of kelnerin.*—'n Werkgever mag nie 'n ongekwalifiseerde kelner in diens hê nie, tensy hy een gekwalifiseerde kelner in diens het, nòg 'n ongekwalifiseerde kelnerin in diens hê nie tensy hy een gekwalifiseerde kelnerin in diens het en vir elke drie gekwalifiseerde kelners in diens mag hoogstens een ongekwalifiseerde kelner in diens wees en vir elke drie gekwalifiseerde kelnerin in diens mag hoogstens een ongekwalifiseerde kelnerin in diens wees.

(7) Vir die toepassing van hierdie klousule—

(a) kan enige ongekwalifiseerde manlike klerklike werknemer, vroulike klerklike werknemer, kroegman, kok, portier, kelner of kelnerin wat minstens die loon ontvang wat in klousule 4 (1) onderskeidelik voorgeskryf is vir 'n gekwalifiseerde manlike klerklike werknemer, vroulike klerklike werknemer, kroegman, kok, portier, kelner of kelnerin, na gelang van die geval, as 'n gekwalifiseerde manlike klerklike werknemer, vroulike klerklike werknemer, kroegman, kok, portier, kelner of kelnerin gerekend word;

(b) kan 'n werkgever wat in sy eie inrigting geheel en al of hoofsaklik die werk van 'n klerklike werknemer, kroegman of kok verrig, na gelang van die geval, as 'n gekwalifiseerde klerklike werknemer, kroegman of kok, gerekend word;

(c) as 'n werkgever in meer as een inrigting sy bedryf uitoefen, of as daar in 'n inrigting meer as een kroeg is, word elke sodanige inrigting of kantien as 'n afsonderlike inrigting of kroeg beskou, en kan sodanige werkgever nie vir meer as een sodanige inrigting of kroeg as 'n gekwalifiseerde klerklike werknemer, kroegman of kok gerekend word nie.

12. UNIFORMS OF WIT BAADJIES.

(1) 'n Werkgever wat van sy werknemer, uitgesonderd 'n kroegman of los werknemer, vereis om 'n uniform, voorskoot of wit baadjie te dra, moet sodanige uniform, voorskoot of wit baadjie kosteloos verskaf en dit op eie koste laat skoonmaak en was, en in goeie en behoorlike toestand hou, maar sodanige kledingstuk bly die werkgever se eiendom; voorts, moet 'n werkgever wat van sy werknemers vereis om broeke van 'n besondere kleur te dra, dit kosteloos verskaf of die werknemer skadeloos stel deur hom 'n bedrag van minstens drie sjellings (3s.) per week te betaal.

(2) 'n Werkgever moet aan sy kroegmannetjie baadjies kosteloos verskaf om in die werk te dra, en hy moet dit op eie onkoste laat skoonmaak en was, en in 'n goeie en behoorlike toestand hou. Suike baadjies bly die werkgever se eiendom.

13. LATE HOUR TRANSPORT.

Where an employee other than a casual employee is required to work after the hour when public transport is normally available, the employer shall provide or pay for transport to the employee's house.

14. PROHIBITION OF EMPLOYMENT OF ANY PERSON UNDER THE AGE OF SIXTEEN YEARS.

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

15. CERTIFICATES OF SERVICE.

An employer shall upon termination of the contract of employment of any of his employees, other than a casual employee, furnish such employee with an indelibly inscribed 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. All certificates issued by such employer shall be numbered consecutively and a duplicate copy of each certificate issued shall be delivered by the employer to the Secretary of the Council, and in addition employers shall at the end of each month notify the Secretary of the Council giving particulars in form of Annexure B of employees engaged and discharged during the month.

16. TERMINATION OF CONTRACT OF EMPLOYMENT.

(1) An employer or his employee, other than a casual employee, shall—

- (a) in the case of a barman, and a barboy give not less than forty-eight hours' notice; and
- (b) in the case of all other employees, not less than forty-eight hours' notice during the first month of employment and thereafter not less than one weeks' notice;

of his intention to terminate the contract of employment or an employer may terminate the contract of employment by paying—

- (a) in the case of a barman, and barboy an amount of not less than two days' pay;
- (b) in the case of all other employees, during the first month of employment, not less than two days' pay;
- (c) in the case of employees not provided for in paragraph (a) and (b) not less than the weekly wage which the employee was receiving immediately before the date of such termination;

provided that this shall not affect—

- (i) the right of an employer or employee, to terminate the contract of employment without notice for any cause recognised by law as sufficient;
- (ii) any written agreement between an employer and employee for a specific period of employment, or which provides for a period of notice of equal duration on both sides and for longer than forty-eight hours or one week, as the case may be.

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

(3) The notice referred to in 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 8 or sick leave in terms of clause 9.

17. EXEMPTIONS.

(1) The Council may grant exemption from any of the provisions of this Agreement.

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

(3) The Secretary of the Council shall issue to every person granted exemption in accordance with the provisions of sub-section (1) of this section a licence of exemption signed by himself, or in his absence the person authorised to act for him setting out—

- (a) full name of person concerned;
- (b) the provisions of the Agreement from which exemption is granted;
- (c) the conditions subject to which such exemption is granted; and
- (d) the period during which the exemption shall operate.

13. NA-UURSE Vervoer.

As daar van 'n werknemer, uitgesonderd 'n los werknemer, vereis word om na die uur te werk wanneer openbare vervoer gewoonweg nie beskikbaar is nie, moet die werkgever vervoer na die werknemer se huis voorsien of daarvoor betaal.

14. VERBOD OP INDIENSNEMING VAN ENIGE ONDER DIE OUDERDOM VAN 16 JAAR.

Geen werkgever mag enige onder die ouderdom van 16 jaar in diens neem nie.

15. DIENSSERTIFIKATE.

By beëindiging van die dienskontrak van enige van sy werknemers, uitgesonderd 'n los werknemer, moet 'n werkgever aan die werknemer 'n dienssertifikaat uitreik waarin die volle name van die werkgever en werknemer, die aard van die diens, die datums van aanvang en beëindiging van die kontrak en die skaal van besoldiging op die datum van sodanige beëindiging in onuitwisbare skrif vermeld word. Alle sertifikate wat deur so 'n werkgever uitgereik word, moet in volgorde genommer word en 'n duplikaat van elke uitgereikte sertifikaat moet deur die werkgever aan die Sekretaris van die Raad oorhandig word en bowendien moet werkgewers aan die einde van elke maand die Sekretaris van die Raad in kennis stel, met verstrekking van besonderhede in die vorm van Aanhangsel B, van werknemers wat gedurende die maand in diens geneem of ontslaan is.

16. BEËINDIGING VAN DIENSKONTRAK.

(1) 'n Werkgever, of sy werknemer, uitgesonderd 'n los werknemer, moet—

- (a) in die geval van 'n kroegman en 'n kroegjong, minstens 48 uur kennis gee; en
- (b) in die geval van alle ander werknemers, minstens 48 uur gedurende die eerste diensmaand en daarna minstens een week kennis gee;

van sy voorname om die dienskontrak te beëindig, of 'n werkgever kan die dienskontrak beëindig deur die volgende te betaal:

- (a) In die geval van 'n kroegman en 'n kroegjong, 'n bedrag van minstens twee dae se betaling;
- (b) in die geval van alle ander werknemers gedurende die eerste diensmaand, minstens twee dae se betaling;
- (c) in die geval van werknemers vir wie daar nie in paragrafe (a) en (b) voorsiening gemaak word nie, minstens die weekloon wat die werknemer onmiddellik voor die datum van die diensbeëindiging ontvang het;

met dien verstande dat dit geen inbreuk op die volgende maak nie:

- (i) 'n Werkgever of werknemer se reg om weens enige rede wat by wet as voldoende erken word, die dienskontrak sonder opseggung te beëindig;
- (ii) enige skriftelike ooreenkoms tussen 'n werkgever en werknemer vir 'n bepaalde dienstdyelperk of wat voorstiening maak vir 'n termyn van diensopseggung van gelyke duur vir altwee partye en, na gelang van die geval, vir langer as 48 uur of een week.

(2) As 'n ooreenkoms kragtens die voorbehoud van subklousule (1) aangegaan word, moet die betaling of verbeurting in plaas van die diensopseggung in verhouding wees met die termyn van diensopseggung soos oorengeskom.

(3) Die diensopseggung in subklousule (1) genoem, tree in werking op die dag waarop dit gegee word; met dien verstande dat die termyn van diensopseggung nie mag saamval nie met, nòg diensopseggung gegee mag word gedurende die werknemer se afwesigheid met jaarlike verlof kragtens klousule 8 of siekteleverlof kragtens klousule 9.

17. VRYSTELLINGS.

(1) Die Raad kan vrystelling van enige van die bepalings van hierdie Ooreenkoms verleen.

(2) Die Raad moet ten opsigte van enige persoon aan wie vrystelling kragtens die bepalings van subklousule (1) van hierdie klousule verleen word, die voorwaarde waarop die vrystelling verleen word en die termyn wat die vrystelling van krag sal wees, vaststel; met dien verstande dat die Raad na goedgunne enige vrystellingsertifikaat kan intrek met een week skriftelike kennisgewing aan die betrokke persoon, hetsy die termyn waaroor vrystelling verleen was, verstryk het of nie.

(3) Die Sekretaris van die Raad moet aan elke persoon aan wie vrystelling kragtens die bepalings van subklousule (1) van hierdie klousule verleen word, 'n vrystellingsertifikaat, deur hom onderteken, of in sy afwesigheid deur sy gemagtigde plaasvervanger, uitreik, waarin die volgende vermeld word:

- (a) Volle naam van die betrokke persoon;
- (b) die bepalings van die Ooreenkoms waarvan vrystelling verleen word;
- (c) die voorwaarde waarop sulke vrystelling verleen word;
- (d) die termyn waaroor die vrystelling van krag is.

- (4) The Secretary of the Council shall—
 (a) number consecutively all licences issued;
 (b) retain a copy of each licence issued; and
 (c) where exemption is granted to an employee, forward a copy of the licence to the employer concerned;
 (d) forward a copy of each licence of exemption to the Divisional Inspector, Department of Labour, Cape Town.

18. INTERPRETATION OF AGREEMENT.

(1) The Council shall be the body responsible for the administration of this Agreement, and may issue expressions of opinion not inconsistent with the provisions thereof for the guidance of the employers' and employees.

(2) Any disputes which may arise regarding the interpretation of any of the provisions of this Agreement shall be referred to the Council.

19. EXISTING CONTRACTS.

Any contract of service in operation at the date of commencement of this Agreement shall be subject to the provisions of this Agreement.

20. EXPENSES OF THE COUNCIL.

The expenses of the Council shall be met in the following manner:—

Every employer shall deduct from the wages of each employee in his permanent employ, governed by this Agreement, except those in receipt of a wage of less than two pounds five shillings (£2. 5s.) per week, an amount of four-pence per week, and from those in receipt of a wage of less than two pounds five shillings (£2. 5s.) per week, three-pence per week. To this amount the employer shall add an equal amount and forward the total sum, together with a list in the form of Annexure A showing the number of employees employed, graded in accordance with definitions as laid down in clause 3 of this Agreement, to the Secretary of the Council, not later than the seventh day of each month, at the office of the Industrial Council, Dawson House, 37 Strand Street, Cape Town, or P.O. Box 836, Cape Town.

21. EXHIBITION OF AGREEMENT.

A legible copy of this Agreement in both official languages and in the form prescribed in the regulations under the Act shall be exhibited in a prominent place in every establishment.

22. AGENTS.

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

23. TRADE UNION'S REPRESENTATIVES ON THE COUNCIL.

Employers shall give to any of their employees who are representatives on the Council every reasonable facility to attend to their duties in connection with work of the Council.

24. UNION AND ASSOCIATION MEMBERSHIP.

No employee who is not a member of the Trade Union shall be employed by an employer who is a member of the employers' organisation for a period in excess of thirty days, and no employee who is a member of the Trade Union shall work for an employer who is not a member of the employers' organisation; provided that the provisions of this section shall not apply to a manager, the manager's wife or manageress or to an employee who is in receipt of a wage at the rate of £619 or more per annum, or to casual employees.

- (a) Provided that this clause shall not apply where an employer or employee has in the opinion of the Council been refused membership of his respective organisation without good cause, which refusal shall be notified to the Council within seven days of such refusal;
- (b) further that the provisions of this clause shall not apply in respect of an immigrant during the first year after the date of his entry into the Union of South Africa; provided that if any immigrant has at any time after the first three months of commencement of his employment in the industry refused any invitation from the trade union concerned to become a member of it, the provisions of this section shall immediately come into operation;
- (c) and provided further that this clause shall not apply where an employee, in the opinion of the Minister, has good cause for objecting to becoming or remaining a member of the trade union.

25. PROOF OF MEMBERSHIP OF TRADE UNION.

Proof of membership of the trade union shall be the production of a membership card issued by the union showing that the person named therein is not more than three months in arrear with his subscriptions.

- (4) Die Sekretaris van die Raad moet—
 (a) alle sertifikate wat uitgereik word, in volgorde nommer;
 (b) van elke sertifikaat wat uitgereik word, 'n afskrif bewaar; en
 (c) as vrystelling aan 'n werknemer verleen word, 'n afskrif van die sertifikaat aan die betrokke werkgever stuur;
 (d) 'n afskrif van elke vrystellingsertifikaat aan die Afdelingsinspekteur, Departement van Arbeid, Kaapstad, stuur.

18. VERTOLKING VAN OOREENKOMS.

(1) Die Raad is die liggaam wat vir die toepassing van hierdie Ooreenkoms verantwoordelik is en wat as 'n leidraad vir werkgewers en werknemers meningsuitsprake kan uitvaardig wat nie met die bepalings hiervan strydig is nie.

(2) Enige geskille wat in verband met die vertolking van enige van die bepalings van hierdie Ooreenkoms kan ontstaan, moet na die Raad verwys word.

19. BESTAANDE KONTRAKTE.

Enige dienskontrak wat van krag is op die datum van inwerkingtreding van hierdie Ooreenkoms, is onderworpe aan die bepalings van hierdie Ooreenkoms.

20. UITGAWES VAN DIE RAAD.

In die uitgawes van die Raad word op die volgende wyse voorseening gemaak:—

Elke werkgever moet van die loon van elke werknemer wat permanent in sy diens is en wat onder hierdie Ooreenkoms val, uitgesonderd diegene wat laer lone as £2. 5s. per week ontvang, 'n bedrag van 4d. per week, en van diegene wat laer lone as £2. 5s. per week ontvang, 3d. per week aftrek. By hierdie bedrag moet die werkgever in gelyke bedrag voeg en die totale som, asook 'n lys in die vorm van Aanhengsel A, wat die getal werknemers in diens aangee, gegradeer ooreenkomstig die woordomskrywings in klousule 3 van hierdie Ooreenkoms vasegestel, uiterlik op die sewende dag van elke maand, aan die Sekretaris van die kantoor van die Nywerheidsraad, Dawsongebou, Strandstraat 37, Kaapstad, of Posbus 836, Kaapstad, stuur.

21. VERTONING VAN OOREENKOMS.

'n Leesbare eksemplaar van hierdie Ooreenkoms in albei amptelike tale en in die vorm soos deur die regulasies kragtens die Wet voorgeskryf, moet op 'n opvallende plek in elke inrigting vertoon word.

22. AGENTE.

Die Raad moet een of meer aangewese persone aanstel as agente om te help by die toepassing van die bepalings van hierdie Ooreenkoms, en elke werkgever en werknemer is verplig om sulke agente toe te laat om die navrae te doen en die boeke en/of dokumente na te gaan en die persone te ondervra as wat vir hierdie doel nodig kan wees.

23. VAKVERENIGINGVERTEENWOORDIGERS IN DIE RAAD.

Werkgewers moet aan enige van hul werknemers wat verteenwoordigers op die Raad is, alle redeleke fasilitete verleent om hul pligte in verband met die Raad se werk te vervul.

24. LIDMAATSKAP VAN VAKVERENIGING EN WERKGEWERSORGANISASIE.

Geen werknemer wat nie lid van die Vakvereniging is nie, mag deur 'n werkgever wat lid van die werkgewersorganisasie is, vir 'n langer typerd as 30 dae in diens geneem word nie, en geen werknemer wat lid van die Vakvereniging is, mag vir 'n werkgever wat nie lid van die werkgewersorganisasie is, werk nie; met dien verstande dat die bepalings van hierdie klousule nie op 'n bestuurder, die bestuurder se vrou, of bestuurderes, of op 'n werknemer wat besoldigings teen 'n skaal van £619 of meer per jaar ontvang, of op los werknemers van toepassing is nie;

- (a) met dien verstande dat hierdie klousule nie in die geval waar, na die mening van die Raad, aan 'n werkgever of 'n werknemer lidmaatskap van sy onderskeie organisasie sonder goeie rede geweier is, welke weiering binne sewe dae na die weiering aan die Raad gerapporteer moet word, van toepassing is nie;
- (b) voorts dat die bepalings van hierdie klousule nie van toepassing is ten opsigte van 'n immigrant gedurende die eerste jaar na die datum van sy binnekoms in die Unie van Suid-Afrika nie; met dien verstande dat as 'n immigrant te eniger tyd na die eerste drie maande vanaf die aanvang van sy diens in die nywerheid, 'n uitnodiging van die betrokke vakvereniging om lid daarvan te word, van die hand gewys het, die bepalings van hierdie klousule onmiddellik van krag word;
- (c) en voorts dat hierdie klousule nie van toepassing is nie as 'n werknemer, na die mening van die Minister goeie rede het om daarteen beswaar te maak om 'n lid van die vakvereniging te word of te bly.

25. BEWYS VAN LIDMAATSKAP VAN VAKVERENIGING.

Bewys van lidmaatskap van die vakvereniging bestaan in die vertoning van 'n lidmaatskapkaart wat deur die Vakvereniging uitgereik is en wat aantoon dat die persoon daarin genoem nie meer as drie maande met sy lediegeld agterstallig is nie.

26. TRADE UNION SUBSCRIPTIONS.

Every employer shall deduct from the wages of each member of the trade union in his employ, the membership subscription payable by such employee to the trade union, and shall forward the total amount, together with a list of employees, to the Secretary of the Trade Union, P.O. Box 2884, or Room 511, Empire House, Plein Street, Cape Town, not later than the 7th day of each month, such subscription to be deducted from the first payment of wages in each month. The subscription scale shall be notified to the employers concerned from time to time by the Secretary of the Trade Union.

27. GENERAL.

Nothing in this Agreement shall be deemed to authorise the employment of any person whose employment is prohibited by any law, or the employment of any person at any time or times prohibited by any law.

Signed at Cape Town, on behalf of the parties hereto on this the 25th November, 1958.

E. PURCELL,
Chairman of the Council.

N. G. FORSYTH,
Vice-Chairman of the Council.

P. E. G. ROBINSON,
Secretary of the Council.

I.C. 1.

ANNEXURE A.

INDUSTRIAL COUNCIL FOR THE LIQUOR AND CATERING TRADE, CAPE.

Dawson House,
37 Strand Street,
Cape Town.

Return of Employees required to be submitted in terms of Clause 20
of the Industrial Council Agreement—Council Fees for Month of

195

Establishment

	Number of employees employed during the week ending:				
					Total for month.
SECTION A.					
Managers, Managers.....					
Assistant Managers and Manageresses.....					
Clerical Employees and Receptionists..					
Handymen.....					
Barmen.....					
Chefs and Cooks....					
Waiters and Waitresses.....					
Porters.....					
Housekeepers.....					
Grade I Employees...					
Barboys.....					
Cook's Assistants....					
Page and Lift Attendants.....					
Night Watchmen....					
Grade II Employees (if paid £2. 5s. or more per week).....					
Part Time Employees					
Motor Vehicle Drivers					
TOTAL OF "A"					*
SECTION B.					
Employees in receipt of wages of less than £2. 5s. per week.....					
TOTAL OF "B".					†

* Total number of Employees reflected in last Column of Section "A" Multiplied by 8d. = £

† Total number of Employees reflected in last Column of Section "B" Multiplied by 6d. = £

TOTAL PAYMENT..... £

Signature of Employer or Manager.
For use in Industrial Council Office:

Date _____ Receipt No. _____ Amount _____

26. VAKVERENIGING.

Elke werkgever moet van die loon van elke lid van die Vakvereniging in sy diens, die ledegeld wat so'n werkneem aan die Vakvereniging moet betaal, aftrek en die totale bedrag, asook 'n lys van werkneemers, uiterlik op die sewende dag van elke maand stuur aan die Sekretaris van die Vakvereniging, Posbus 2884, of Kamer 511, Empiregebou, Pleinstraat, Kaapstad, en dié ledegeld moet van die eerste betaling van lone in elke maand afgetrek word. Die Sekretaris van die Raad moet die betrokke werkgewers van tyd tot tyd van die ledegeldskaal in kennis stel.

27. ALGEMEEN.

Niks in hierdie Ooreenkoms word beskou dat dit magtig verleen vir die indiensneming van enige persoon wat kragtens enige wet verbode is, of diensverrigting deur enige persoon op enige tyd of tye wat kragtens enige wet verbode is nie.

Namens die partye hierby op hede die 25ste dag van November 1958 in Kaapstad onderteken.

E. PURCELL,
Voorsitter van die Raad.

N. G. FORSYTH,
Ondervorsitter van die Raad.

P. E. G. ROBINSON,
Sekretaris van die Raad.

N.R. 1.

AANHANGSEL A.

NYWERHEIDSRAAD VIR DIE DRANK- EN VERVERSINGS-BEDRYF, KAAP.

Dawsongebou,
Strandstraat 37,
Kaapstad.

Opgaf van werkneemers wat ingevolge klosule 20 van die Nywerheidsraadooreenkoms ingedien moet word—Raadselde vir die maand _____ 195_____

Inrigting

	Getal werkneemers in diens gedurende die week wat eindig op:				
					Totaal vir maand.
AFDELING A.					
Bestuurders, bestuurdereesse.....					
Assistent-bestuurders en -bestuurdereesse					
Klerklike werkneemers en ontvangsklerke..					
Algemene werkmannie Kroegmanne.....					
Sjefs en koks.....					
Keiners en kelnerinne					
Portiers.....					
Huishoudsters.....					
Graad I-werkneemers Kroegjongens.....					
Koksassidente.....					
Joggies en hyserbediendes.....					
Nagwagte.....					
Graad II-werkneemers (indien £2. 5s. of meer per week betaal).....					
Deeltydse werkneemers					
Motorvoertuigdrywers					
TOTAAL VAN „A“					*
AFDELING B.					
Werkneemers wat lone van minder as £2. 5s. per week ontvang.....					
TOTAAL VAN „B“					†

* Totale getal werkneemers in laaste kolom van Afdeling „A“ aangegee, vermenigvuldig met 8d. = £

† Totale getal werkneemers in laaste kolom van Afdeling „B“ aangegee, vermenigvuldig met 6d. = £

TOTALE BEDRAG BETAAL..... £

Handtekening van werkgever of bestuurder

Vir gebruik in Kantoor van Nywerheidsraad:

Datum _____ Kwitansie No. _____ Bedrag _____

13

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