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GOVERNMENT NOTICES • GOEWERMENTSKENNISGEWINGS

DEPARTMENT OF LABOUR

NO. R. 174

17 FEBRUARY 2020

BASIC CONDITIONS OF EMPLOYMENT ACT, NO 75 OF 1997

CORRECTION NOTICE

The Minister of Employment and Labour has under section 86(1) of the Basic Conditions of Employment Act No. 75 of 1997, after consultation with the National Minimum Wage Commission, amended the Regulations in terms of the Basic Conditions of Employment Act No 75, 1997 published in Government Notice 1438 of 13 November 1998 and the Amendments to the Regulations as published in Government Notice R936 of 25 July 2002, Government Notice 197 of 12 March 2010, Government Notice 655 of 29 August 2014, Government Gazette No 42124 of 19 December 2018, correction Notice in Government Gazette No 42965 of 22 January 2020 and, correct Government Gazette No 42986 of 31 January 2020, as per attached schedule.

MR. TW NXESI, MP

MINISTER OF EMPLOYMENT AND LABOUR

SCHEDULE

Amendment of BCEA 1A

BCEA 1A is hereby amended by the substitution of the summary by the following summary -

Amendment of BCEA 9

BCEA 9 is hereby amended by the substitution of that form with the following form-

Amendment of BCEA 12

BCEA 12 is hereby amended by the substitution of that form with the following form-

Amendment of BCEA 14A

BCEA 14A is hereby amended by the substitution of that form with the following form-

Amendment of BCEA 14B

BCEA 14B is hereby amended by the substitution of that form with the following form-

BCEA 1A

(Regulation 2)

BASIC CONDITIONS OF EMPLOYMENT ACT, 1997

SUMMARY TO BE KEPT BY AN EMPLOYER IN TERMS OF SECTION 30

The following is a summary of the provisions of the most important sections of the Basic Conditions of Employment Act, 1997, as amended.

1. APPLICATION OF THE ACT: SECTION 3

The Act applies to all employees and employers except members of the State Security Agency and unpaid volunteers working for an organisation with a charitable purpose.

The basic conditions of employment contained in the Act form part of the contract of employment of employees covered by the Act. Some, but not all, basic conditions of employment may be varied by individual or collective agreements in accordance with the provisions of the Act. (See paragraph 7 below).

2. REGULATION OF WORKING TIME: CHAPTER TWO

2.1 Application

This chapter does not apply to senior managerial employees, employees engaged as sales staff who travel and employees who work less than 24 hours a month.

2.2 Ordinary hours of work: Section 9 and 9A

- 2.2.1 No employer shall require or permit an employee to work more than
 - a) 45 hours in any week;
 - b) nine hours in any day if an employee works for five days or less in a week; or
 - c) eight hours in any day if an employee works on more than five days in a week.
- 2.2.2 Employees earning less than the threshold, who works for less than four hours on any day must be paid for four hours on that day

2.3 Overtime: Section 10

- 2.3.1 An employer may not require or permit an employee—
 - (a) to work overtime except by an agreement:
 - (b) to work more than ten hours' overtime a week.
- 2.3.2 An agreement may not require or permit an employee to work more than 12 hours on any day.
- 2.3.3 A collective agreement may increase overtime to fifteen hours per week for up to two months in any period of 12 months.
- 2.3.4 Overtime must be paid at 1.5 times the employee's normal wage or an employee may agree to receive paid time off.

2.4 Compressed working week: Section 11

- 2.4.1 An employee may agree in writing to work up to 12 hours in a day without receiving overtime pay.
- 2.4.2 This agreement may not require or permit an employee to work—
 - (a) more than 45 ordinary hours in any week;
 - (b) more than ten hours' overtime in any week; or
 - (c) more than five days in any week.

2.5 Averaging of hours of work: Section 12

- 2.5.1 A collective agreement may permit the hours of work to be averaged over a period of up to four months.
- 2.5.2 An employee who is bound by <u>such</u> a collective agreement may not work more than—
 - (a) an average of 45 ordinary hours in a week over the agreed period;
 - (b) an average of five hours' overtime in a week over the agreed period.
- 2.6 Meal intervals: Section 14
- 2.6.1 An employee must have a meal interval of 60 minutes after five hours work.
- 2.6.2 A written agreement may—
 - (a) reduce the meal interval to 30 minutes;
 - (b) dispense with the meal interval for employees who work_fewer than six hours on a day.

2.7 Daily and weekly rest period: Section 15

An employee must have a daily rest period of 12 consecutive hours and a weekly rest period of 36 consecutive hours, which, unless otherwise agreed, must include Sunday.

2.8 Pay for work on Sundays: Section 16

- 2.8.1 An employee who occasionally works on a Sunday must receive double pay.
- 2.8.2 An employee who ordinarily works on a Sunday must be paid at 1.5 times the normal wage.
- 2.8.3 Paid time off in return for working on a Sunday may be agreed upon.

2.9 Night work: Section 17

- 2.9.1 Employees who work at night between 18h00 and 06h00 must be compensated by payment of an allowance or by a reduction of working hours and transport must be available.
- 2.9.2 Employees who work regularly after 23:00 and before 06:00 the next day must be informed—
 - (a) of any health and safety hazards; and
 - (b) the right to undergo a medical examination.

- 2.10 Public holidays: Section 18
- 2.10.1 Employees must be paid their ordinary pay for any public holiday that falls on a working day.
- 2.10.2 Work on a public holiday is by agreement and paid at double the rate.
- 2.10.3 A public holiday may be exchanged with another day by agreement.

3. LEAVE: CHAPTER THREE

3.1 Application

The chapter on leave does not apply to an employee who works less than 24 hours a month for an employer and to leave granted in excess of the leave entitlement under this chapter.

- 3.2 Annual leave: Sections 20 & 21
- 3.2.1 Employees are entitled to 21 consecutive days' annual leave or by agreement, one day for every 17 days worked or one hour for every 17 hours worked.
- 3.2.2 Leave must be granted not later than six months after the end of the annual leave cycle.
- 3.2.3 An employer must not pay an employee instead of granting leave except on termination of employment.
- 3.3 Sick leave: Sections 22 24
- 3.3.1 An employee is entitled to six weeks' paid sick leave in a period of 36 months.
- 3.3.2 During the first six months an employee is entitled to one day's paid sick leave for every 26 days worked.
- 3.3.3 An employer may require a medical certificate before paying an employee who is absent for more than two consecutive days or who is frequently absent.
- 3.4 Maternity leave: Sections 25 & 26
- 3.4.1 A pregnant employee is entitled to four consecutive months' maternity leave.
- 3.4.2 A pregnant employee or employee nursing her child is not allowed to perform work that is hazardous to her or her child.
- 3.5 Parental Leave: Section 25A
- 3.5.1 An employee, who is a parent of a child, is entitled to at least ten consecutive days parental leave, when the employee's child is born, or adoption is granted; or the child is placed in the care of a prospective adoptive parent by a competent court, pending the finalization of an adoption order.

3.6 Adoption Leave: Section 25B

3.6.1 An employee who is an adoptive parent of a child who is below the age of two, is subject to section 25(6), entitled to at least ten weeks consecutive adoptive leave; or ten consecutive days parental leave when adoptive is granted, or the child is placed in his/her care as prospective adoptive parent by a competent court, pending the finalization of an adoptive order.

3.7 Commissioning parental Leave: Section 25C

3.7.1 An employee, who is a commissioning parent in a surrogate motherhood agreement is subject to section 25(6), entitled to at least ten weeks consecutive commissioning parental leave; or ten consecutive days parental leave when his/her child is born as a result of a surrogate motherhood agreement

3.8 Family responsibility leave: Section 27

- 3.8.1 Full time employees are entitled to three days paid family responsibility leave per year, on request, when the employee's child is sick, or in the event of the death of the employee's spouse or life partner, or the employee's parent, adoptive parent, grandparent, child, adopted child, grandchild or sibling.
- 3.8.2 An employer may require reasonable proof.

4. PARTICULARS OF EMPLOYMENT AND REMUNERATION: CHAPTER FOUR

4.1 Application

This chapter does not apply to an employee who works less than 24 hours a month for an employer.

4.2 Written particulars of employment: Section 29

- 4.2.1 An employer must supply an employee when the employee commences employment, with the following particulars in writing:
 - (a) full name and address of the employer;
 - (b) name and occupation of the employee, or a brief description of the work;
 - (c) various places of work:
 - (d) date of employment;
 - (e) ordinary hours of work and days of work;
 - (f) wage or the rate and method of calculating:
 - (g) rate for overtime work:
 - (h) any other cash payments;
 - (i) any payment in kind and the value thereof:
 - (j) frequency of remuneration:
 - (k) Any deductions;
 - (I) leave entitlement;
 - (m)period of notice or period of contract;
 - (n) description of any council or sectoral determination which covers the employer's business:

- (o) period of employment with a previous employer that counts towards the period of employment;
- (p) list of any other documents that form part of the contract, indicating a place where a copy of each may be obtained.
- 4.2.2 Particulars must be revised if the terms of employment change.

4.3 Informing employees of their rights: Section 30

A statement of employees' rights must be displayed at the workplace in official languages used at the workplace.

4.4 Keeping of records: Section 31

Every employer must keep a record containing the following information:

- (a) employee's name and occupation;
- (b) time worked;
- (c) remuneration paid;
- (d) date of birth if under 18 years of age; and
- (e) any other prescribed information.

4.5 Information about remuneration: Section 33

The following information must be given in writing when the employee is paid:

- (a) employer's name and address;
- (b) employee's name and occupation;
- (c) period of payment;
- (d) remuneration in money;
- (e) any deduction made from the remuneration:
- (f) the actual amount paid; and
- (g) if relevant to the calculation of that employee's remuneration-
 - (i) employee's rate of remuneration and overtime rate:
 - (ii) number of ordinary and overtime hours worked during the period of payment;
 - (i) number of hours worked on a Sunday or public holiday during that period; and
 - (ii) if an agreement to average working time has been concluded, the total number of ordinary and overtime hours worked in the period of averaging.

4.6 Deductions and other acts concerning remuneration: Sections 34 and 34A

- 4.6.1 An employer may not deduct money from an employee's remuneration unless
 - (a) The employee agrees in writing to the deduction of a specific debt:
 - (b) The deduction is made in terms of a collective agreement, law, court order or arbitration award
- 4.6.2 A deduction in respect of damage or loss caused by the employee may only be made with agreement and after the employer has followed a fair procedure
- 4.6.3 Employers must pay deductions and employer contributions to benefit funds to the fund within seven days.

- 4.7 Calculation of remuneration and wages: Section 35
- 4.7.1 Wages are calculated by the number of hours ordinarily worked.
- 4.7.2 Monthly remuneration or wage is four and one-third times the weekly wage.
- 4.7.3 If calculated on a basis other than time, or if the employee's remuneration or wage fluctuates significantly from period to period, any payment must be calculated by reference to remuneration or wage during—
 - (a) the preceding 13 weeks; or
 - (c) if employed for a shorter period, that period.
- 4.7.4 Employers and employees should consult a schedule published in the Government Gazette to determine whether a particular category of payment forms part of an employee's remuneration for the purpose of calculations made in terms of this Act.

5. TERMINATION OF EMPLOYMENT: CHAPTER FIVE

5.1 Application

This chapter does not apply to an employee who works less than 24 hours in a month for an employer.

- 5.2 Notice of termination of employment: Section 37
- 5.2.1 A contract of employment may be terminated on notice of not less than—
 - (a) one week, if the employee has been employed for six months or less;
 - (b) two weeks, if the employee has been employed for more than six months but not more than one year;
 - (c) four weeks, if the employee has been employed for one year or more, or if a farm worker or domestic worker has been employed for more than six months.
- 5.2.2 A collective agreement may shorten the four weeks notice period to not less than two weeks.
- 5.2.3 Notice must be given in writing except when it is given by an illiterate employee.
- 5.2.4 The notice on termination of employment by an employer in terms of the Act does not prevent the employee challenging the fairness or lawfulness of the dismissal in terms of the Labour Relations Act, 1995 or any other law.

5.3 Severance pay: Section 41

An employee dismissed for operational requirements or whose contract of employment is terminated in terms of section 38 of the Insolvency Act, 1936 is entitled to one week's severance pay for every year of service.

5.4 Certificate of Service : Section 42

On termination of employment an employee is entitled to a certificate of service.

6.1 It is a criminal offence to employ a child under 15 years of age.

SECTIONS 43 – 48

- 6.2 Children under 18 may not be employed to do work inappropriate for their age or that places them at risk.
- 6.3 Causing, demanding or requiring forced labour is a criminal offence.

7. VARIATION OF BASIC CONDITIONS OF EMPLOYMENT: SECTIONS 49 – 50

- 7.1 A collective agreement concluded by a bargaining council may replace or exclude any basic condition of employment except the following:
 - (a) the duty to arrange working time with regard to the health and safety and family responsibility of employees (S.7,9 and 13);
 - (b) reduce the protection afforded to employees who perform night work(S. 17(3) and (4));
 - (c) reduce annual leave to less than two weeks (S. 20);
 - (d) reduce entitlement to maternity leave (S 25);
 - (e) reduce entitlement to sick leave to the extent permitted (S. 22-24); and
 - (f) prohibition of child and forced labour (S.48).
- 7.2 Collective agreements and individual agreements may only replace or exclude basic conditions of employment to the extent permitted by the Act or a sectoral determination (S.49).
- 7.3 The Minister of Labour may make a determination to vary or exclude a basic condition of employment. This can also be done on application by an employer or employer organisation (S. 50).
- 7.4 A determination may not be granted unless a trade union representing the employees has consented to the variation or has had the opportunity to make representations to the Minister. A copy of any determination must be displayed by the employer at the work place and must be made available to employee's (S.50).

8. SECTORAL DETERMINATIONS: SECTION 51 - 58

Sectoral determinations may be made to establish basic conditions for employees in a sector and area.

9. MONITORING, ENFORCEMENT AND LEGAL PROCEEDINGS: SECTIONS 63 - 81

- 9.1 Labour inspectors must advise employees and employers on their rights and obligations in terms of employment laws. They conduct inspections, investigate complaints and may question persons and inspect, copy and remove records and other relevant documents (S. 64 66).
- 9.2 An inspector may serve a compliance order on an employer who is not complying with a provision of the Act, the National Minimum Wage Act, 2018, the

Unemployment Insurance Act or the Unemployment Insurance Contributions Act. . The order may be made an Arbitration Award. (S. 68 – 73)

9.3 Employees may not be discriminated against for exercising their rights in terms of the Act (S. 78 – 81).

10. PRESUMPTION AS TO WHO IS AN EMPLOYEE: SECTION 83A

- 10.1 A person who works for, or provides services to, another person is presumed to be an employee if
 - (a) his or her manner or hours of work are subject to control or direction;
 - (b) he or she forms part of the employer's organisation;
 - (c) he or she has worked for the other person for at least 40 hours per month over the previous three months;
 - (d) he or she is economically dependant on the other person;
 - (e) he or she is provided with his or her tools or work equipment; or
 - (f) he or she only works for, or renders service to, one person.
- 10.2 If one of these factors is present, the person is presumed to be an employee until the employer proves that he or she is not.

11. GENERAL

It is an offence to-

- (a) obstruct or attempt to influence improperly a person who is performing a function in terms of the Act;
- (b) obtain or attempt to obtain any prescribed document by means of fraud, false pretences, or by presenting or submitting a false or forged document:
- (c) pretend to be a labour inspector or any other person performing a function in terms of the Act;
- (d) refuse or fail to answer fully any lawful question put by a labour inspector or any other person performing a function in terms of the Act;
- (e) refuse or fail to comply with any lawful request of, or lawful order by, a labour inspector or any other person performing a function in terms of the Act;
- (f) hinder or obstruct a labour inspector or any other person performing a function in terms of the Act.

(S. 92)

BCEA 9 DEPARTMENT OF EMPLOYMENT AND LABOUR BASIC CONDITIONS OF EMPLOYMENT ACT. 1997 WRITTEN UNDERTAKING Section 68 Enquiries: Tel. no: READ THIS FIRST Cell no: 11 E-mail: WHAT IS THE PURPOSE Ref no: OF THIS FORM? To record an undertaking (Delete that which is not applicable) by the employer to comply 1. I / We (state name of employer/ with a provision of the Acts enforced in terms of the representative(s)) ID No...... a duly Basic Conditions authorised representative (s) of(state name Employment Act (BCEA). of business) Reg No.....(state CIPC registration number) WHO FILLS IN THIS FORM? situated at(physical address) Fax no: Cell no: The labour inspector. undertake to comply with the following-WHERE DOES THIS FORM GO? Provisions of the Act(s)/Sectoral Determination The employer. 2.1 Section(s).....of the Basic Conditions of Employment Act, 1997 as amended. INSTRUCTIONS 2.2 Section(s).....of the National Minimum Wage Act, 2018. May be issued when: 2.3 Section(s).....of the Unemployment Insurance Act, 2001. agreement concluded on amounts 2.4 owed to employee. Section(s).....of the Unemployment Insurance Contributions Act, 2002. Aπ employer 2.5 undertakes to perform Clause(s)of Sectoral Determination no: or cease acts agreed 2.6 Other (specify) Failure to comply with the written undertaking will result in the written. AND / OR undertaking being To perform / cease the following acts: made an arbitration award in terms of section 68(3) of the BCEA. Payment undertaking (specify)

Fine for not complying with the National Minimum Wage:

- 4.1. In accordance with 76A(1) of the Act, you are also required to pay a total fine of
 - a) Twice the value of the underpayment; or
 - b) Twice the employee's monthly wage

R..... for the benefits of the employee in respect of whom the failure to comply occurs,

- 4.2. In accordance with 76A(2) of the Act for second or further non-compliance, you are also required to pay a total fine of:
 - a) Thrice the value of the underpayment or
 - b) Thrice the employee's monthly wage

R..... for the benefits of the employee in respect of whom the failure to comply occurs,

FOR THE ADMINISTRATION OF THE ACT, FINES TO BE IMPOSED IN TERMS OF THE TABLES BELOW:

TABLE ONE:

Maximum permissible fine not involving an underpayment

No previous failure to comply	R300 per employee in respect of whom the failure to comply occurs
A previous failure to comply in respect of the same provision	R600 per employee in respect of whom the failure to comply occurs
A previous failure to comply within the previous 12 months or two previous failures to comply in respect of the same provision within three years	R900 per employee in respect of whom the failure to comply occurs
Three previous failures to comply in respect of the same provision within three years	R1200 per employee in respect of whom the failure to comply occurs
Four previous failures to comply in respect of the same provision within three years	R1500 per employee in respect of whom the failure to comply occurs

TABLE TWO:

Maximum permissible fine involving an underpayment

No previous failure to comply	25% of the amount due, including any interest
	owing on the amount at the date of the order
A previous failure to comply in respect of the same	50% of the amount due, including any interest
provision within three years	owing on the amount at the date of the order
A previous failure to comply in respect of the same	75% of the amount due, including any interest
provision within a year, or two provisions to comply	owing on the amount at the date of the order
in respect of the same provision within three years	_

Three previous failures to comply in respect of the	100% of the amount due, including any interest
same provision within three years	owing on the amount at the date of the order
Four or more previous failures to comply in respect	200% of the amount due, including any interest
of the same provision within three years	owing on the amount at the date of the order

5.	I further undertake to provide the Department of Employment and Labour with proof of compliance of the above requirements of this written undertaking not later than
6.	I furthermore understand fully that failure to comply with the requirements of this undertaking and to provide proof of compliance thereof within the prescribed time to the Department of Employment and Labour, the Director General: Labour may request the CCMA to make the undertaking an arbitration award.
7.	I acknowledge the contents of this written undertaking, I signed it voluntarily and free from any form of duress. The consequences of non-compliance with its contents have been explained to me and I fully understand and abide by them.
8.	I acknowledge that costs as a result of non-compliance with this written undertaking will be incurred by me.
SIG	NED AT (PLACE) ON THISDAY OF 20
SIG	NED: EMPLOYER SIGNED: LABOUR INSPECTOR

BCEA 12

BASIC CONDITIONS OF EMPLOYMENT ACT, 1997

Section 69

READ THIS FIRST



WHAT IS THE PURPOSE OF THIS FORM?

This form is to enforce compliance with a provision of the Act

WHO FILLS IN THIS FORM?

The inspector.

WHERE DOES THIS FORM GO?

Order must be delivered to employer named in it, and to employee(s) affected by it or, if this is impractical, to a representative of the employees including a registered trade union.

INSTRUCTIONS

- The employer must display a copy of this order prominently at a place accessible to the affected employee(s) at each workplace named in it.
- An employer must comply within the time period stated unless the employer refers a dispute concerning the compliance order to the CCMA within that period.

DEPARTMENT OF LABOUR COMPLIANCE ORDER

			Enquiries:	
	Tel. no:			
			E-mail:	
			Ref no:	
1.2 1.3 1.4	Physical at Postal ad E-mail ad Tel numb	me/Name of Employer:	ving sections/clauses of the following Act(s)/	
⊢	Section	is/clauses	Act/Sectoral Determination	
_			Basic Conditions of Employment Act, 2018	
_			National Minimum Wage Act, 2018	
			Unemployment Insurance Act, 2001	
			Unemployment Insurance Contributions Act, 2002	
			Sectoral Determination no:;	
_	M	12. 1. 14.		
3,	You nave	not complied with provision	s of the above to the following extent:	
3.1	****	***************************************		
****	******			
3.2		4-7	***************************************	
,		• ************************************		
3.3		*******************************	1307************************************	
****		*		
4. I	Fine for n	ot complying with the Nation	al Minimum Wage:	
4.1	In accorda	ance with 76A(1) of the Act, you	are also required to pay a total fine of	
	a)	Twice the value of the underp	ayment; or	
	b)	Twice the employee's monthly	y wage	

R..... for the benefits of the employee in respect of whom the failure to

comply occurs,

- 4.2 In accordance with 76A(2) of the Act for second or further non-compliance, you are also required to pay a total fine of:
 - a) Thrice the value of the underpayment or
 - b) Thrice the employee's monthly wage

R..... for the benefits of the employee in respect of whom the failure to comply occurs.

- 5. You are hereby ordered to comply with paragraph 3.1 to 4.2 and provide proof of compliance not later than (date)
- 6. Non-compliance

Failure to comply with paragraph 3.1 to 4.2 of this Compliance Order and to provide proof of compliance thereof within the prescribed time frame the Director General: Employment and Labour, through its representative will apply to the CCMA in terms of section 73(1) of the Act to make this Compliance Order an Arbitration Award.

FOR THE ADMINISTRATION OF THE ACT, FINES TO BE IMPOSED IN TERMS OF THE TABLES BELOW:

TABLE ONE:

Maximum permissible fine not involving an underpayment

	TO MICHAEL TO THE PARTY OF THE
No previous failure to comply	R300 per employee in respect of whom the failure to comply occurs
A previous failure to comply in respect of the same provision	R600 per employee in respect of whom the failure to comply occurs
A previous failure to comply within the previous 12 months or two previous failures to comply in respect of the same provision within three years	R900 per employee in respect of whom the failure to comply occurs
Three previous failures to comply in respect of the same provision within three years	R1200 per employee in respect of whom the failure to comply occurs
Four previous failures to comply in respect of the same provision within three years	R1500 per employee in respect of whom the failure to comply occurs

TABLE TWO:

Maximum permissible fine involving an underpayment

No previous failure to comply	25% of the amount due, including any interest owing on the amount at the date of the order
A previous failure to comply in respect of the same provision within three years	50% of the amount due, including any interest owing on the amount at the date of the order
A previous failure to comply in respect of the same provision within a year, or two provisions to comply in respect of the same provision within three years	75% of the amount due, including any interest owing on the amount at the date of the order
Three previous failures to comply in respect of the same provision within three years	100% of the amount due, including any interest owing on the amount at the date of the order
Four or more previous failures to comply in respect of the same provision within three years	200% of the amount due, including any interest owing on the amount at the date of the order

GOVERNMENT GAZETTE, 17 FEBRUARY 2020

18 No. 43026

Basic Conditions of Employment Act, 75 of 1997

Please read the information before completing this form

WHAT IS THE PURPOSE OF THIS FORM?

To provide a certificate of appointment to inspectors in terms of Section 63 of BCEA.

WHO AUTHORISE THIS FORM?

A Chief Director: Provincial Operations who has been delegated this power by the Minister in terms of section 85(1) of the BCEA

INSTRUCTIONS

- Chief Director: Provincial Operations, must sign this form.
- The inspector card (Annexure 14B) must contain an inspector's photo, signature of the inspector, signature of the Provincial Executive Manager, office from which the inspector is based.
- Inspector card must bear a serial number allocated by Head Office and issued by the respective Provincial Office



DEPARTMENT OF EMPLOYMENT AND LABOUR

CERTIFICATE OF APPOINTMENT IN TERMS OF SECTION 63 OF BASIC CONDITIONS OF EMPLOYMENT ACT.

Discrete Serial Number:

THIS IS TO CERTIFIFY THAT:-

- 1. Name
- 2. Identity Number

has been appointed, in terms of section 63 (3) of the Basic Conditions of Employment Act, 75 of 1997, as amended, as a labour inspector to monitor and enforce the following laws-

- Basic Conditions of Employment Act, 75 of 1997 as amended;
- Compensation for Occupational Injury and Diseases Act, No. 61 of 1993;
- Employment Equity Act, 55 of 1998;
- Occupational Health and Safety Act, 85 of 1993;
- Unemployment Insurance Act, 21 of 2001 as amended
- National Minimum Wage Act, 2018

and may perform the following functions -

- Promote, monitor and enforce compliance with the above laws in terms of section 64 of the Basic Conditions of Employment Act;
- Carry out the functions of an inspector in terms of section 29 of the Occupational Health and Safety Act;
- Enforce the Employment Equity Act in terms of sections 35 to 38 of that Act;
- Exercise the powers of an inspector in term of section 55 of the Unemployment
- Exercise any power delegated or perform any duty assigned by the Director-General: Labour In terms of section 3(1) of the Compensation for Occupational Injuries and Diseases Act.

3.	Inspector'	8 5	igna	sture

- 3.1 Place
- 3.2 Date

Inspector's Name:

Signature:..... (Labour Inspector)

Authorising Signature

- 4.1 Place.....
- 4.2 Date.....

Name:

(Chief Director: Provincial Office)

Signature: Chief Director: Provincial Operations

BCEA 14 B

РНОТО	DEPARTMENT	Marke Mills		
	OF			
	EMPLOYMENT AND LABOUR	The state of the s		
NAME:				
PROVINCIAL OFFICE:				
IDENTIFICATION NUMBER:				
SIGNATURE:(INSPECTOR)				

	THIS	IS.	TO	CERT	IFY	THA	Τ
--	------	-----	----	------	-----	-----	---

Has in terms of section 63 (3) of the Basic Conditions of Employment Act, 75 of 1997, as amended, been appointed as a labour inspector to monitor and enforce the following legislation:

- 1. Basic Conditions of Employment Act, 75 of 1997;
- 2. National Minimum Wage Act, 2018;
- Compensation for Occupational Injury and Diseases Act, No. 61of 1993;
- 4. Employment Equity Act, 55 of 1998;
- 5. Occupational Health and Safety Act, 85 of 1993;
- 6. Unemployment Insurance Act, 63 OF 2001.

CHIEF DIRECTOR: PROVINCIAL OPERATIONS

DEPARTMENT OF LABOUR

NO. R. 175 17 FEBRUARY 2020

NATIONAL MINIMUM WAGE ACT NO. 9 OF 2018

I, Thembelani Waltermade Nxesi, Minister of Employment and Labour, hereby in terms of Section 6 (5) of the National Minimum Wage Act, No. 9 of 2018, amend the national minimum wages contained in Schedule 1 and Schedule 2 of the National Minimum Wage Act, published under Government Gazette No 42060 of 27 November 2018, in accordance with the schedules hereto and fix the 1 March 2020 as the date on which this amendment shall become binding.

I, furthermore, hereby in terms of Section 51 (3) of the Basic Conditions of Employment Amendment Act, No. 75 of 1997 as amended in the Government Gazette No 42059 of 27 November 2018, increase wages and the remuneration and associated benefits based on those wages in sectoral determinations in accordance with the schedules hereto and fix the 1 March 2020 as the date on which this amendment shall become binding.

MR TW NXESI, MP

MINISTER OF EMPLOYMENT AND LABOUR

DATE 03/02/2020

SCHEDULE 1 NATIONAL MINIMUM WAGE (SECTION 6(6))

- 1. Substitute clause 1 under schedule 1 as reflected in Government Gazette No. 42060 of 27 November 2018 with the following:
 - Subject to item 2, the national minimum wage is R20.76 for each ordinary hour worked.
 - 2. Despite item 1—
 - (a) farm workers are entitled to a minimum wage of R18.68 per hour;
 - (b) domestic workers are entitled to a minimum wage of R15.57 per hour;
 - (c) workers employed on an expanded public works programme are entitled to a minimum wage of R11.42 per hour; and
 - (d) workers who have concluded learnership agreements contemplated in section 17 of the Skills Development Act, 1998 (Act No. 97 of 1998), are entitled to the allowances contained in Schedule 2.

SCHEDULE 2 LEARNERSHIP ALLOWANCES

(Section 6(6))

- Substitute clause 2 learnership allowance as reflected in Government Gazette No. 42060 of 27 November 2018 with the following:
 - 2. The learnership allowances are as follows:

NQF level	Credit already earned by learner	Minimum allowance per week		
Level 1 to 2	0-120	312.45		
	121 – 240	624.87		
Level 3	0-120	312,45		
	121 – 240	588.47		
	241 – 360	963.38		
Level 4	0-120	312.45		
	121 – 240	624.93		
	241 – 360	963.38		
	361 - 480	1405.98		
Level 5 to 8	0 – 120	312.45		
	121 – 240	676.93		
	241 – 360	1012.83		
	361 - 480	1426.85		
	481 - 600	1822.56		

SECTORAL DETERMINATION 1: CONTRACT CLEANING SECTOR

1. Substitute clause 3(1) as reflected in Government Gazette No. 42182 of 23 January 2019 with the following:

3 Remunerations

1) With effect from 01 March 2020 an employer shall pay a contract cleaning worker at least the minimum wage prescribed in the schedule.

I Able 1: Milhin	num hourly rates for Contract Cleanir	ig employees		
Area A	Area B	Area C		
Metropolitan Councils: City of Cape Town, Greater East Rand Metro, City of Johannesburg, Tshwane and Nelson Mandela.	All Areas In KwaZulu-Natal NB: Conditions of employment for KwaZulu-Natal areas shall be subjected to the agreement concluded in the Bargaining Council for the Contract Cleaning	In the rest of the RSA		
Local Council: Emfuleni, Merafong, Mogale City, Metsimaholo, Randfontein, Stellenbosch, Westonaria	Service Industry kwaZulu-Natal (BCCCI) published in the Government Gazette No. 38468 dated 13 February 2015.			
Rate per hour	Rate per hour	Rate per hour		
R22.84	R23.04	R20.83		

SECTORAL DETERMINATION 9: WHOLESALE AND RETAIL SECTOR

1. Substitute Table 1 and 2 as reflected in Government Gazette no: 42766 of 14 October 2019 with Table 1 and 2 below:

Table 1: Area A

Metropolitan and Local Municipality

Bergrivier, Breede Valley, Buffalo City, Cape Agulhas, Cederberg, City of Cape Town, City of Johannesburg Metropolitan Municipality, City of Tshwane, Drakenstein, Ekurhuleni, Emalahleni, Emfuleni, Ethekwini Metropolitan Unicity, Gamagara, George, Hibiscus Coast, Karoo Hoogland, Kgatelopele, //Khara Hais, Knysna, Kungwini, Kouga, Hessequa local authority, Lesedi, Makana, Mangaung, Matzikama, Metsimaholo, Middelburg (Mpumalanga), Midvaal, Mngeni, Mogale, Mosselbaai, Msunduzi, Mtubatuba, Nama Khoi, Nelson Mandela, Nokeng tsa Taemane, Oudtshoorn, Overstrand, Plettenbergbaai, Potchefstroom, Randfontein, Richtersveld, Saldanha Bay, Sol Plaatjie, Stellenbosch, Swartland, Swellendam, Theewaterskloof, Umdoni, uMhlathuze and Witzenberg.

	27 Hrs or less		Cl 2 (2)		
	Cl 2 (3)(b)	Cl 2(3)(a)			
Job category	R.p.h	R.p.h	R.p.h.	R.p.w	R.p.m
General Assistant/Trolley Collector	20.76	24.39	20.76	934.20	4047.89
Security Guard	20.76	24.79	20.76	934.20	4047.89
Forklift Operator	20.76	26.49	20.76	934.20	4047.89
Driver < 3500kg	20.76	27.02	20.76	934.20	4047.89
Merchandiser/Shop Assistant/Checker/Deli Assistant	22.42	28.04	20.76	934.20	4047.89
Cashier	23.78	29.73	22.97	1033.65	4478.81
Driver 3501 <9000kg	25.87	32.33	24.96	1123.20	4866.83
Clerk/Sales Assistant/Sales person/Block man/Baker	27.99	34.99	27.03	1216.35	5270.44
Driver 9001 <16000kg	28.17	35.20	27.17	1222.65	5297.74
Displayer	29.06	36.33	28.07	1263.15	5473.23
Driver 16001kg >	30.92	38.67	29.86	1343.70	5822.25
Supervisor	34.44	43.05	33.24	1495.80	6481.30
Trainee Manager	37.19	46.49	35.91	1615.95	7001.91
Assistant Manager	40.51	50.65	39.09	1759.05	7621.96
Manager	44.40	55.50	42.87	1929.15	8359.01

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	Metropolitan :				
Al	REAS NOT M	ENTIONED	IN AREA	A	
	27 Hrs	or less	Cl 2 (2)		
	Cl 2 (3)(b)	Cl 2(3)(a)			
Job category	R.p.h	R.p.h	R.p.h.	R.p.w	R.p.m
General Assistant/Trolley Collector	20.76	22.78	20.76	934.20	4047.89
Security Guard	20.76	24.79	20.76	934.20	4047.89
Forklift Operator	20.76	22.95	20.76	934.20	4047.89
Driver < 3500kg	20.76	23.54	20.76	934.20	4047.89
Merchandiser/Shop Assistant/Checker/Deli Assistant	20.76	24.78	20.76	934.20	4047.89
Cashier	20.76	26.27	20.76	934.20	4047.89
Driver 3501 <9000kg	22.52	28.14	20.76	934.20	4047.89
Clerk/Sales Assistant/Sales person/Block man/Baker	27.99	34.99	23.82	1071.90	4644.54
Driver 9001 <16000kg	26.94	33.67	25.84	1162.80	5038.41
Displayer	23.98	29.98	23.03	1036.35	4490.50
Driver 16001kg >	29.61	37.00	28.40	1278.00	5537.57
Supervisor	30.10	37.64	28.91	1300.95	5637.02
Traince Manager	32.22	40.27	30.90	1390.50	6025.04
Assistant Manager	35.51	44.40	34.04	1531.80	6637.29
Manager	38.52	48.14	36.91	1660.95	7196.90

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