1961/36



# THE INDUSTRIAL CONCILIATION AND ARBITRATION REGULATIONS 1956, AMENDMENT NO. 1

COBHAM, Governor-General

ORDER IN COUNCIL

At the Government Buildings at Wellington this 17th day of April 1961

Present:

THE RIGHT HON. KEITH HOLYOAKE, PRESIDING IN COUNCIL

PURSUANT to the Industrial Conciliation and Arbitration Act 1954, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby makes the following regulations.

## REGULATIONS

1. These regulations may be cited as the Industrial Conciliation and Arbitration Regulations 1956, Amendment No. 1, and shall be read together with and deemed part of the Industrial Conciliation and Arbitration Regulations 1956\* (hereinafter referred to as the principal regulations).

2. The principal regulations are hereby amended by revoking regulation 3, and substituting the following regulation:

"3. A nomination paper for the appointment of a nominated member of the Court shall be in form 1 in the case of industrial unions of workers and in form 1A in the case of industrial unions of employers. A nomination paper for the appointment of an acting nominated member shall be in the same form, but with the substitution of the words 'acting nominated' for the word 'nominated' wherever the latter word occurs. (S. 22 (5))."

**3.** The principal regulations are hereby further amended by revoking regulation 4, and substituting the following regulation:

"4. A recommendation for the appointment of a nominated member of the Court shall be in form 2 in the case of industrial unions of workers and in form 2A in the case of industrial unions of employers. A recommendation for the appointment of an acting nominated member shall be in the same form, but with the substitution of the words 'acting nominated' for the word 'nominated' wherever the latter word occurs. (S. 22 (9), (10))."

4. The Schedule to the principal regulations is hereby amended by revoking forms 1 and 2, and substituting forms 1, 1A, 2, and 2A set out in the Schedule to these regulations.

#### SCHEDULE

#### "Form 1

Section 22 (5)

Reg. 3

Under the Industrial Conciliation and Arbitration Act 1954

NOMINATION PAPER FOR THE APPOINTMENT OF MEMBER OF THE COURT OF ARBITRATION (INDUSTRIAL UNIONS OF WORKERS)

To the Registrar of Industrial Unions,

Wellington.

ON behalf of the [Full registered name of union] Industrial Union of Workers, being a union of workers all (or some) of whose members have their minimum wages and other conditions of employment determined under the Industrial Conciliation and Arbitration Act 1954 or under the Agricultural Workers Act 1936, we hereby nominate [Name in full], [Occupation], of [Address], as a candidate for appointment as nominated member of the Court of Arbitration.

We certify that the nomination has been approved by resolution of a meeting of the committee of management\* of the union held at [Address] on [Date].

Dated this ...... day of ...... 19.....

	Signature:
[Seal of the Union]	Office in Union:
	Signature:
	Office in Union:

I [Name in full] hereby consent to the above nomination.

Signature:

Date:

\*Or the principal executive body of the union in terms of the proviso to subsection (11) of section 22 of the Industrial Conciliation and Arbitration Act 1954 (as enacted by section 4 of the Industrial Conciliation and Arbitration Amendment Act 1960).

### "Form 1A

Section 22 (5)

Reg. 3

Under the Industrial Conciliation and Arbitration Act 1954

Nomination Paper for the Appointment of Member of the Court of Arbitration (Industrial Unions of Employers)

To the Registrar of Industrial Unions,

Wellington.

ON behalf of the [Full registered name of union] Industrial Union of Employers, being a union of employers one or more of whose members employ workers whose minimum wages and other conditions of employment are determined under the Industrial Conciliation and Arbitration Act 1954, or under the Agricultural Workers Act 1936, we hereby nominate [Name in full], [Occupation], of [Address], as a candidate for appointment as nominated member of the Court of Arbitration.

## SCHEDULE—continued

We certify that the nomination has been approved by resolution of a meeting of the committee of management\* of the union held at [Address] on [Date].

Dated this ...... day of ...... 19.....

	Signature:
[Seal of	Office in Union:
[Seal of the Union]	Signature:
	Office in Union:
I [Name in full] hereby consent to the	ne above nomination.
	Signature:

Date: .....

\*Or the principal executive body of the union in terms of the proviso to subsection (11) of section 22 of the Industrial Conciliation and Arbitration Act 1954 (as enacted by section 4 of the Industrial Conciliation and Arbitration Amendment Act 1960).

# "Form 2

Section 22 (9), (10)

Under the Industrial Conciliation and Arbitration Act 1954

Recommendation by Industrial Union of Workers of Person for Appointment as Nominated Member of the Court of Arbitration

To the Registrar of Industrial Unions,

Wellington.

THE [Full registered name of union] Industrial Union of Workers hereby recommends [Name in full], [Occupation], of [Address], as nominated member of the Court of Arbitration.

We, the undersigned officers of the above-named union, hereby certify:

(1) That on 31 December last the union had not less than

members whose minimum wages and other conditions of employment were determined under the Industrial Conciliation and Arbitration Act 1954 or under the Agricultural Workers Act 1936:

(2) That this recommendation has been approved by resolution of a meeting of the committee of management\* of the union held at [Address] on [Date].

Dated this \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_

	Signature :
[Seal of	Office in Union:
[Seal of the Union]	Signature:
	Office in Union:

\*Or the principal executive body of the union in terms of the proviso to subsection (11) of section 22 of the Industrial Conciliation and Arbitration Act 1954 (as enacted by section 4 of the Industrial Conciliation and Arbitration Amendment Act 1960).

Reg. 4

#### SCHEDULE—continued

"Form 2A

Section 22 (9), (10)

Reg. 4

Under the Industrial Conciliation and Arbitration Act 1954

RECOMMENDATION BY INDUSTRIAL UNION OF EMPLOYERS OF PERSON FOR APPOINTMENT AS NOMINATED MEMBER OF THE COURT OF ARBITRATION

To the Registrar of Industrial Unions,

Wellington.

THE [Full registered name of union] Industrial Union of Employers hereby recommends [Name in full], [Occupation], of [Address], as nominated member of the Court of Arbitration.

We, the undersigned officers of the above-named union, hereby certify:

(1) That on 31 December last, the union had not less than ...... members who employed workers whose minimum wages and other conditions of employment were determined under the Industrial Conciliation and Arbitration Act 1954 or under the Agricultural Workers Act 1936:

(2) That this recommendation has been approved by resolution of a meeting of the committee of management\* of the union held at [Address] on [Date].

Dated this ..... day of ..... 19.....

[Seal of the Union]

Signature:				
Office in Union:	··••••••			
Signature:				
Office in Union:				

\*Or the principal executive body of the union in terms of the proviso to subsection (11) of section 22 of the Industrial Conciliation and Arbitration Act 1954 (as enacted by section 4 of the Industrial Conciliation and Arbitration Amendment Act 1960)."

T. J. SHERRARD, Clerk of the Executive Council.

#### EXPLANATORY NOTE

This note is not part of the regulations, but is intended to indicate their general effect.

These regulations substitute new forms of nomination and recommendation for the appointment of nominated and acting nominated members of the Court of Arbitration, and are consequential on the passing of section 4 of the Industrial Conciliation and Arbitration Amendment Act 1960, which altered the mode of appointment of nominated and acting nominated members of the Court.

Issued under the authority of the Regulations Act 1936. Date of notification in *Gazette*: 20 April 1961. These regulations are administered in the Department of Labour.

Con. Regs.-10