

Serial Number 237/1937.

**THE NATIVE SCHOOLS REGULATIONS 1931, AMENDMENT NO. 4.**

Enacting authority : His Excellency the Governor-General in Council.
Act pursuant to which the regulations were made : The Education Act, 1914, and all other powers enabling in that behalf.

Date on which the regulations were made : 22nd day of September, 1937.

Date of notification in *Gazette* : 23rd day of September, 1937.

REGULATIONS.

1. These regulations may be cited as the Native Schools Regulations 1931, Amendment No. 4.

2. These regulations shall be read together with and form part of the regulations made by Order in Council dated 23rd June, 1931* (hereinafter called " the principal regulations "), heretofore amended from time to time.

3. These regulations shall come into force on the 1st day of October, 1937.

4. The principal regulations are hereby amended by—

(1) Deleting Schedule I to subclause (2) of clause 97 thereof, and substituting the following Schedule :—

SCHEDULE I.**GRADES OF NATIVE SCHOOLS AND SALARIES OF TEACHERS.**

Average Attendance. (1)	Grade of School. (2)	Salary of Head Teacher. (3)	Number of Assistants (4)	Salaries of Assistants.					
				1st.	2nd.	3rd.	4th.	5th.	6th.
9- 20	I	£ 170-200	..	£ ..	£ ..	£ ..	£ ..	£ ..	£ ..
21- 25	IIA	210-270	1	65- 85
26- 35	IIB	210-270	1	85-105
36- 50	IIIA	265-295	1	140-170
51- 80	IIIB	280-310	2	140-170	65- 85
81-120	IIIC	280-325	3	140-170	140-170	65- 85
121-160	IVA	325-355	4	165-210	140-170	140-170	65- 85
161-200	IVB	325-355	5	165-210	165-210	140-170	140-170	65- 85	..
201-240	IVC	325-355	6	165-210	165-210	140-170	140-170	140-170	65-85

(2) Deleting proviso (5) to Schedule I of subclause (2) of clause 97 thereof.

* *Gazette*, 25th June, 1931, Vol. II, page 1811.

Amendments : *Gazette*, 17th May, 1934, Vol. II, page 1451.

Statutory Regulations 1936-7, Serial number 47/1936, page 163.

Statutory Regulations 1936-7, Serial number 128/1937, page 471.

(3) Deleting clause 102, and substituting the following:—

“102. (1) Every teacher employed in a Native school shall, until he receives the maximum of his grade of salary, receive increments of salary provided in proviso (4) to Schedule I of clause 97 of these regulations.

“(2) Subject to the provisions of the subclauses following, the first increment shall be payable in the year following the date of appointment on the first day of the month corresponding to that in which he commenced to receive the salary of his new position.

“(3) If the appointment was by way of transfer and his total salary (exclusive of normal school, remote, married, and house allowances, and increases due to regrading or the issue of a certificate) has not been increased since the 1st day of February prior to his transfer, the first increment shall be payable on the 1st day of February following his commencement in his new position if he has been continuously employed as a teacher for the twelve months immediately preceding.

“(4) If the appointment was by way of transfer at the same grade of salary as that previously payable the first increment shall be payable from the date from which it would have been payable had the teacher remained in the previous position.

“(5) For the purposes of subclauses (3) and (4) hereof any interval not exceeding three months between appointments shall be disregarded.

“(6) The first increment in a new position shall be the amount necessary to increase the salary to the next higher salary for the position.

“(7) Subsequent increments shall become payable twelve months after the date on which a previous increment became payable.

“(8) The increases in salary authorized by this clause shall not be payable until authorized by the Minister.”

5. The increases of salary provided for the positions of assistant teachers in Schedule I to clause 97 as amended by subclause (1) of clause 4 hereof shall not be paid to the teachers who, at the date of the coming into force of this Order, hold the positions unless such teachers are certificated.

Issued under the authority of the Regulations Act, 1936.

These regulations are administered by the Department of Education.