dispute within one month from the date of this notice, the recommendation will operate and be enforceable as from	industry to which that agreement relates in the industrial district in which it was made.
a date to be notified to you in due course, in the same manner as an industrial agreement.	Dated at , this day of ,19 . [Signature.]
Dated at , this day of , 19 .	
, Clerk of Awards.	(Sec. 33.) [Form I.C. 11B.] Under the Industrial Conciliation and Arbitration Act, 1925.
(Sec. 57.) [Form I.C. 9D.	APPLICATION FOR ORDER OF THE COURT OF ARBITRATION
Under the Industrial Conciliation and Arbitration Act, 1925.	DECLARING INDUSTRIAL AGREEMENT TO BE AN AWARD. In the matter of the Industrial Conciliation and Arbitration
Notice of Coming into Force of Recommendation of Council of Conciliation.	Act, 1925; and in the matter of the industrial agreement.
In the matter of the Industrial Conciliation and Arbitration Act, 1925.	To the Clerk of Awards at
Between and .	I, the undersigned, party to the above-mentioned industrial agreement, dated , 19 , and filed with you at
То , .	as No. , hereby make application for an order of the
I HEREBY notify you that no notice of disagreement with the recommendation of the Council in the above-mentioned dispute has been filed within one month from , being the date of the notice given by me to the parties of the filing of the said recommendation. The recommendation	Court of Arbitration declaring that the said agreement shall be an award, on the ground that it is binding on employers who employ a majority of the workers in the industry to which it relates in the industrial district in which it was made. Dated at , this day of , 19 .
aforesaid will accordingly come into operation on ,	Dated at , this day of , 19 . [Signature.]
the day of , 19 , being seven days after the date of this present notice, and will then operate and be enforceable in the same manner as an industrial agreement.	(Sec. 32.) [Form I.C. 11c. Under the Industrial Conciliation and Arbitration Act, 1925.
Dated at , this day of , 19 .	NOTICE OF APPLICATION TO EXTEND INDUSTRIAL AGREEMENT.
, Clerk of Awards. (Sec. 65.) [Form I.C. 10a.	In the matter of the Industrial Conciliation and Arbitration Act, 1925; and in the matter of the industrial
Under the Industrial Conciliation and Arbitration Act, 1925.	agreement. Notice is hereby given that an application to extend the
Nomination-paper for the Appointment of Member of the Court of Arbitration.	above-mentioned industrial agreement, dated , registered No. , to all employers in the Indus-
To the Registrar of Industrial Unions, Wellington.	trial District who are now or may at any time hereafter be engaged in the industry to which the said agreement relates
In accordance with a resolution passed at a special meeting of the Industrial Union of Workers [or Employers] on , we hereby nominate on behalf of the said union	has been made by one of the parties thereto [or by one of the persons bound thereby], on the ground that the said agreement is binding on employers who employ a majority of the
[Name in full], [Occupation], of [Address], with his consent, as a candidate for appointment as nominated member [or	workers in the said industrial district in the industry to which that agreement relates. The said application will be heard
acting nominated member] of the Court of Arbitration. Dated this day of , 19 .	at , on , the day of , 19 , at o'clock of the noon.
, President.	The industrial agreement is filed in my office, situated at , where it may be seen during office hours.
I, [Full name], hereby consent to the above nomination	Dated at , this day of , 19 .
as nominated member [or acting nominated member] of the	, Clerk of Awards.
Court of Arbitration. [Signature.]	(Sec. 57.) [Form I.C. 12a.
[Date.] [Sec. 65.) [Form I.C. 10B.	Under the Industrial Conciliation and Arbitration Act, 1925.
Under the Industrial Conciliation and Arbitration Act, 1925.	REFERENCE OF INDUSTRIAL DISPUTE TO COURT.
RECOMMENDATION BY INDUSTRIAL UNION OF PERSONS FOR APPOINTMENT TO THE COURT OF ARBITRATION.	(Where no recommendation has been made by Council.) In the matter of the Industrial Conciliation and Arbitration Act, 1925.
To the Registrar of Industrial Unions, Wellington.	Between and .
THE industrial union of , in accordance with	To the Registrar of the Court of Arbitration.
a resolution passed at a special meeting thereof, hereby recommends [Name in full, occupation, and address] as nominated member, and [Name in full, occupation, and address], as acting nominated member of the Court of Arbitration.	Whereas a notification under the hand of the Commissioner, dated the day of , 19 , has been delivered to me that the Council appointed for the hearing of the abovementioned dispute is satisfied that a settlement of the dispute
Dated at , this day of , 19	will not thereby be arrived at: And whereas the said Council has made no recommendation for the settlement of the said dispute:
(Sec. 32.) [Form I.C. 11a.	Now, therefore, I hereby refer the said dispute to the Court of Arbitration for settlement.
Under the Industrial Conciliation and Arbitration Act, 1925.	Dated at , this day of , 19 .
Application for Order of the Court of Arbitration extending an Industrial Agreement to all Employers.	, Clerk of Awards. (Sec. 57.) [Form I.C. 12B.
In the matter of the Industrial Conciliation and Arbitration Act, 1925; and in the matter of the industrial	Under the Industrial Conciliation and Arbitration Act, 1925.
agreement. To the Clerk of Awards at	REFERENCE OF INDUSTRIAL DISPUTE TO COURT. (Where notice of disagreement with Council's recommendation
1, the undersigned, being party to [or being bound by] the	has been filed.)
above-mentioned industrial agreement, dated , 19 , and filed with you at as No. , hereby make	In the matter of the Industrial Conciliation and Arbitration Act, 1925.
application for an order of the Court of Arbitration extending the operation of that agreement to all employers in the	Between and .
industrial district who are now or may at any time hereafter be engaged in the industry to which the said agreement	To the Registrar of the Court of Arbitration. Whereas a recommendation for the settlement of the above-
relates, on the ground that the said agreement is binding on employers who employ a majority of the workers in the	mentioned dispute has been made and filed by the Council