SCHEDILLE

Form I.C. 9A.

Under the Industrial Conciliation and Arbitration Act, 1925, and its amendments.

NOTIFICATION BY CONCILIATION COMMISSIONER OF FAILURE TO SETTLE INDUSTRIAL DISPUTE.

In the matter of the Industrial Conciliation and Arbitration Act, 1925, and its amendments, and in the matter of the [Insert short descriptive title] dispute between

To the Clerk of Awards at

I HEREBY notify you that the Council of Conciliation appointed for the hearing of the above-mentioned dispute is satisfied that a settlement of the dispute will not thereby be arrived at.

I attach hereto a copy of the application made by the applicants.*

Given under my hand at , 19

day of

Conciliation Commissioner. * If a recommendation or partial settlement is also attached, add statement to that effect.

[Form I.C. 9c.

Under the Industrial Conciliation and Arbitration Act, 1925, and its amendments.

Notice of Filing of Recommendation of Council of CONCILIATION.

In the matter of the Industrial Conciliation and Arbitration Act, 1925, and its amendments, and in the matter of the [Insert short descriptive title] dispute.

To all parties to the above-mentioned dispute.

I HEREBY give notice that a recommendation of the Council of Conciliation appointed for the hearing of the abovementioned dispute has been filed in my office, situated at , where it may be seen during office hours. If you disagree with the recommendation you are required within one month from the date hereof to signify such disagreement to me in writing, stating, if you so desire, your reasons for such disagreement. If no such notice is filed by any party to the dispute within one month from the date hereof the recommendation will operate and be enforceable as from a date to be pretified to true in due course in the same manner. date to be notified to you in due course in the same manner as an industrial agreement.

Dated at , this

, this

. 19 Clerk of Awards.

[Form I.C. 9D.

Under the Industrial Conciliation and Arbitration Act, 1925, and its amendments.

day of

Notice of Coming into Force of Recommendation of COUNCIL OF CONCILIATION.

In the matter of the Industrial Conciliation and Arbitration Act, 1925, and its amendments, and in the matter of the [Insert short descriptive title] dispute.

To all parties to the above dispute.

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 the date of the notice of the filing of the said recommendation. The recommendation aforesaid will accordingly come into operation on the day of 19 being seven days after the

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. Dated at day of

, this

Clerk of Awards.

[Form I.C. 12A.

Under the Industrial Conciliation and Arbitration Act, 1925, and its amendments.

REFERENCE OF INDUSTRIAL DISPUTE TO COURT (Where no recommendation has been made by Council). In the matter of the Industrial Conciliation and Arbitration Act, 1925, and its amendments.

Between and

To the Registrar 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 above-mentioned dispute is satisfied that a settlement of the dispute will not thereby be arrived at:

And whereas the said Council has made no recommendation

for the settlement of the said dispute:

Now, therefore, I hereby refer the said dispute to the Court of Arbitration for settlement.

Dated at , this day of . 19

Clerk of Awards.

[Form I.C. 12B.

Under the Industrial Conciliation and Arbitration Act, 1925, and its amendments.

REFERENCE OF INDUSTRIAL DISPUTE TO COURT

(Where notice of disagreement with Council's recommendation has been filed).

In the matter of the Industrial Conciliation and Arbitration Act, 1925, and its amendments.

 $\mathbf{Between}$ and

To the Registrar of the Court of Arbitration.

Whereas a recommendation for the settlement of the abovementioned dispute has been made and filed by the Council of

Conciliation appointed for the hearing of the same:

And whereas notice in the prescribed form, dated the day of 19, has been given to the parties to the dispute of the filing of the said recommendation and of the place where it might be seen, and requiring them, if they should disagree with the said recommendation, to signify their disagreement within one month from the date of the said

And whereas [Insert number] party (or parties) to the said dispute has (have) duly signified his (their) disagreement with the said recommendation:

Now, therefore, I hereby refer the said dispute to the Court

of Arbitration for settlement.

, this Dated at

, 19 day of

Clerk of Awards.

[Form I.C. 18g. Under the Industrial Conciliation and Arbitration Act, 1925,

and its amendments. APPLICATION TO THE COURT TO AMEND AWARD OR INDUSTRIAL

AGREEMENT BY FIXING MAXIMUM NUMBER OF HOURS AT NOT MOBE THAN FORTY. of the award (industrial agreement) (Book of Awards, Vol. , page). In the matter of the dated

To the Clerk of Awards at

The undersigned, being a party to the above-mentioned award (industrial agreement) hereby makes application to the Court of Arbitration for an order amending the said award (industrial agreement) by fixing at not more than forty the maximum number of hours (exclusive of overtime) to be worked in any week by any worker bound by the said award (industrial agreement).

Dated at , this . 19 .

day of

[Signature.]

[Form I.C. 18H.

Under the Industrial Conciliation and Arbitration Act, 1925, $and \ its \ amendments.$

Application to Court for General Order extending Award to Unspecified Trade-unions, Industrial AWARD TO UNSPECIFIED TRADE-UNIONS, INDUST UNIONS, INDUSTRIAL ASSOCIATIONS, AND EMPLOYERS.

In the matter of the award, dated (Book of Awards, Volume , page).

To the Clerk of Awards at

The undersigned, being a party to the above-mentioned award, hereby makes application to the Court of Arbitration for a general order extending the said award so as to join and bind as parties thereto all trade-unions, industrial unions, industrial associations, and employers engaged in the industry and area covered by the said award on the ground that the said award is already binding on a majority of the employers in the industry and area to which the award relates.

, this Dated at day of 19

[Signature.]

[Form I.C. 181.

Under the Industrial Conciliation and Arbitration Act, 1925, and its amendments.

APPLICATION TO COURT FOR TOTAL OR PARTIAL EXEMPTION FROM AWARD EXTENDED BY GENERAL ORDER TO UNSPECIFIED TRADE-UNIONS, INDUSTRIAL UNIONS, INDUSTRIAL ASSOCIATIONS, AND EMPLOYERS.

In the matter of the general order of the Court dated , extending the award to unspecified trade-unions, industrial unions, industrial associations, and employers.

To the Clerk of Awards at

The undersigned [State whether trade-union, industrial union, industrial association, or employer] being a party added to the above award by general order of the Court, hereby makes application to the Court for total (or partial) exemption from the provisions of the above-mentioned award upon the following grounds [Set out grounds in detail].

Dated at , this day of 19 .

[Signature.]