

OFFICIAL GAZETTE

EXTRAORDINARY
OF SOUTH WEST AFRICA.

BUITENGEWONE OFFISIELLE KOERANT

UITGAVE OP GESAG.

VAN SUIDWES-AFRIKA.



PUBLISHED BY AUTHORITY.

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The following Draft Ordinance, which will be introduced during the next Session of the Legislative Assembly is published for general information.

J. NESER,
Secretary for South West Africa.
Administrator's Office,
Windhoek.

Societies of Employers of Contracted Natives
Ordinance, 1952 Page 3482

Die volgende Ontwerpordonnansie, wat gedurende die volgende Sessie van die Wetgewende Vergadering voorgelê sal word, word vir algemene inligting gepubliseer.

J. NESER,
Sekretaris van Suidwes-Afrika.
Kantoor van die Administrateur,
Windhoek.

Bladsy
Ontonnansie op Verenigings van Werkgewers van Kontrakinboorlinge 1952 3482

DRAFT ORDINANCE

To establish a Society of South West African Farmer-Employers of contracted Extra-Territorial or Northern Natives, to make provision for contributions and the purchase of Shares in the South West Africa Native Labour Association of South West Africa, the establishment, if necessary, of a second society on similar lines, and for matters incidental thereto.

WHEREAS the South West Africa Native Labour Association (Pty.) Ltd., (hereinafter called "the Company"), whose main object is to recruit Extra-Territorial and Northern Natives and contract them to employers, has agreed to change its name to "New South West African Native Labour Association (Pty.) Ltd., — Nuwe S.W.A.-N.L.A.,";

AND WHEREAS it is desirable and expedient to form a Society of South West African Farmer-Employers of Contracted Extra-Territorial or Northern Natives (hereinafter called "the Society"), and to obtain representation by the Society on the Board of Management of the Company;

AND WHEREAS the Company has agreed to make provision for the representation of the Society on its Board of Management (hereinafter called "the Board") and for the representation of the other employers of contracted Extra-Territorial or Northern Natives, if and when the Administrator deems that circumstances warrant such representation;

AND WHEREAS the Company has agreed that until the Administrator deems that circumstances warrant such representation, the Administration shall be represented by one member nominated by him who shall represent, on the Board, the interests of employers of contracted Extra-Territorial or Northern Natives, other than those engaged in farming and mining;

AND WHEREAS the Company has agreed to increase the Board from two to five members, two of whom shall represent the original shareholders of the Company, two of whom shall represent the Society and the fifth of whom shall represent the interests of employers of contracted Extra-Territorial and Northern Natives, other than those engaged in farming or mining, or other employers of contracted Extra-Territorial and Northern Natives, as the case may be;

ONTWERPORDONNANSIE

Ter stigting van 'n Suidwes-Afrikaanse vereniging van boerewerkgewers van gekontrakteerde ekstra-territoriale of noordelike Inboorlinge; ter reëling van bydraelewerking tot, en die koop van aandele in, die *South West Africa Native Labour Association* van Suidwes-Afrika, en van die stigting, indien nodig, van 'n tweede soortgelyke vereniging, en verbandhoudende aangeleentheid.

NADEMAAL die *South West Africa Native Labour Association (Pty.) Ltd.* (hierna genoem „die Maatskappy“), waarvan dit die hoofdoel is om ekstra-territoriale en noordelike Inboorlinge aan te werk en aan werkgewers te kontrakteer, ingestem het om sy naam te verander na „*New South West Africa Native Labour Association (Pty.) Ltd.* — Nuwe S.W.A.-N.L.A.“;

EN NADEMAAL dit wenslik is om 'n vereniging te stig van Suidwes-Afrikaanse boerewerkgewers van gekontrakteerde ekstra-territoriale of noordelike Inboorlinge (hierna genoem „die Vereniging“) en van vir so 'n vereniging verteenwoordiging te versy op die bestuurraad van die Maatskappy;

EN NADEMAAL die Maatskappy ingestem het dat die vereniging op sy raad verteenwoordiging kan word deur een lid wat die Administrateur benoem en wat in die raad optree namens die werkgewers van gekontrakteerde ekstra-territoriale of noordelike Inboorlinge in bedrywe buiten die boerdery en die mynbedryf tot tyd en wyl die omstandighede, an die mening van die Administrateur, sodanige verteenwoordiging regverdig:

EN NADEMAAL die Maatskappy ingestem het dat die Administrasie op sy raad verteenwoordiging kan word deur optree namens die werkgewers van gekontrakteerde ekstra-territoriale of noordelike Inboorlinge in bedrywe buiten die boerdery en die mynbedryf tot tyd en wyl die omstandighede, an die mening van die Administrateur, sodanige verteenwoordiging regverdig:

EN NADEMAAL die Maatskappy ingestem het om sy raad van twee tot vyf lede te vermeerder, van wie twee die oorspronklike aandeelhouers van die Maatskappy verteenwoordig, twee die Vereniging, en die vyfde die belang van werkgewers van ekstra-territoriale en noordelike Inboorlinge in bedrywe buiten die boerdery en die mynbedryf van ander werkgewers van gekontrakteerde ekstra-territoriale en noordelike Inboorlinge, na gelang;

AND WHEREAS the Company has agreed that the Society, in order to obtain representation as aforesaid on the Board, shall purchase nineteen thousand five hundred shares in the company at a pound a share, on the basis of one member of the Board for every nine thousand seven hundred and fifty shares so purchased;

AND WHEREAS the Company has agreed that the Administration in order to obtain representation as aforesaid on the Board shall purchase nine thousand seven hundred and fifty shares in the company at a pound a share;

NOW THEREFORE, BE IT ORDAINED by the Legislative Assembly of the Territory of South West Africa, with the consent of the Governor-General, in so far as such consent is necessary, previously obtained and communicated to the Legislative Assembly by message from the Administrator in accordance with the provisions of section twenty-six of the South West Africa Constitution Act, 1952, of the Parliament of the Union of South Africa, as follows:—

1. In this Ordinance, unless inconsistent with the context—

“contracted” means contracted through the South West Africa Native Labour Association (Pty) Ltd., or the New South West Africa Native Labour Association (Pty) Ltd. — Nuwe S.W.A.N.L.A. upon its change of name, and attested under the provisions of the Master and Servants Proclamation, 1920 (Proclamation 34 of 1920), or in accordance with the provisions of Proclamation 3 of 1917, as amended:

“Company” means the South West Africa Native Labour Association (Pty) Ltd. — (New South West Africa Native Labour Association (Pty) Ltd. — Nuwe S.W.A.N.L.A., upon its change of name);

“Native” means an Extra-Territorial or a Northern Native as defined in section one of the Extra-Territorial and Northern Natives Control Proclamation, 1935 (Proclamation 29 of 1935);

“Central Registry of Extra-Territorial and Northern Natives” means the register established under the provisions of section four of the Extra-Territorial and Northern Natives Control Proclamation, 1935 (Proclamation 29 of 1935), as amended;

“Regulations” means those published under the provisions of section fourteen hereof.

2. (1) As from a date to be fixed by the Administrator by notice in the *Official Gazette* there shall be established a Society of Employers of Contracted Natives in South West Africa who are *bona fide* farmers (hereinafter referred to as the Society) which Society shall be a body corporate capable of suing and being sued in its corporate name and, subject to the provisions of this Ordinance, of performing all such acts as bodies corporate may by law perform.

(2) The objects of the Society shall be—

- (a) to purchase 19,500 shares in the Company,
- (b) to obtain representation of two members on the Board of the Company.

3. (1) The Society shall consist of all *bona fide* farmers resident in South West Africa whose names, on the date fixed under the provisions of sub-section (1) of section two and thereafter from time to time, appear in the Central Registry of Extra-Territorial and Northern Natives or in the records of the Company, or in both, as having contracted natives in their employ, and who have, on or before the date fixed under the provisions of sub-section (1) of section two, paid an amount of £2 to the Secretary of the Society appointed in terms of section five hereof, or to a Receiver or Sub-Receiver of Revenue who shall pay such money to the Secretary of the Society.

(2) Every *bona fide* farmer whose name on the date fixed under the provisions of sub-section (1) of section two does not appear in the Central Registry of Extra-Territorial and Northern Natives or in the records of the Company may become a member of the Society, and the Company may entitle to a vote or say in the affairs of the Society on the following conditions:—

EN NADEMAAL die Maatskappy ingestem het dat die genoemde Vereniging, ten einde die bogenoemde verteenwoordiging op die raad te verkry, negentydenduisend vyf-honderd aandele teen 'n nominale waarde van een pond per aandel in die Maatskappy kan aankoop, op 'n grondslag van een lid van die raad vir elke negenduisend sewehonderd-en-vyftig aandele wat aldus aangekoop word:

EN NADEMAAL die Maatskappy ingestem het dat die Administrasie ten einde die voormalde verteenwoordiging van die raad te verkry, negenduisend sewehonderd-en-vyftig aandele teen die nominale waarde van een pond per aandel sal aankoop:

SO IS DIT dat die Wetgewende Vergadering van die Gebied Suidwes-Afrika, met die toestemming van die Gouverneur-generaal, dermate sodanige toestemming nodig is, vooraf verkreë en deur boodskap van die Administrator aan die Wetgewende Vergadering meegedeel ooreenkomslike bepalings van artikel ses-en-twintig van die „Zuidwes-Afrika Konstitusie Wet 1923” van die Parlement van die Unie van Suid-Afrika, VERORDEN:—

1. In hierdie Ordonnansie, tensy dit strydig is met die sinsverband, beteken—

“gekontrakteer” gekontrakteer deur die *South West Africa Native Labour Association (Pty) Ltd.*, of die *New South West Africa Native Labour Association (Pty) Ltd.* — Nuwe S.W.A.N.L.A., na sy naamverandering, en bevestig ooreenkomslike die bepalings van die „Meesters en Bedienende Proklamatie, 1920” (Proklamasie 34 van 1920), of ooreenkomslike die bepalings van Proklamasie 3 van 1917, soos gewysig; „Maatskappy” die *South West Africa Native Labour Association (Pty) Ltd.* — (New South West Africa Native Labour Association (Pty) Ltd. — Nuwe S.W.A.N.L.A., na sy naamverandering);

„Inboorling” elke ekstra-territoriale en noordelike Inboorling soos bepaal by die „Extra-Territoriale en Noordelike Inboorling Kontrole Proklamasie 1935” (Proklamasie 29 van 1935);

„Sentrale Register van ekstra-territoriale en noordelike Inboorlinge” die register ingestel ingevolge artikel vier van die „Extra-Territoriale en Noordelike Inboorling Kontrole Proklamasie 1935” (Proklamasie 29 van 1935) soos gewysig;

„regulasies” die regulasies wat ingevolge artikel veertien hiervan afgeskondig word.

2. (1) Op 'n datum wat die Administrator by kennisgewing in die *Offisiële Koeraal* bepaal, word daar in Suidwes-Afrika 'n Vereniging gestig van Werkgevers van Kontrak-inboorlinge, wat *bona fide* boere is (hierna genoem „die Vereniging”) en die Vereniging is 'n regspersoon wat in sy regspersoonlike naam kan eis en verweer, en wat, onderlewig aan die bepalings van hierdie Ordonnansie, eniglets kan doen waartoe 'n regspersoon volgens wet in staat is.

(2) Die Vereniging stel hom ten doel—

- (a) die aankoping van 19,500 aandele in die Maatskappy, en
- (b) die verkrywing van twee verteenwoordigers op die raad van die Maatskappy.

3. (1) Alle *bona fide* boere wat in Suidwes-Afrika woon, en wie se name op die datum bepaal ingevolge sub-artikel (1) van artikel twee en daarna van tyd tot tyd in die Sentrale Register van ekstra-territoriale en noordelike Inboorlinge of in die rekords van die Maatskappy, of van albei, verskyn as persone wat Kontrakinboorlinge in hulle diens het en wat, voor of na die datum bepaal ingevolge sub-artikel (1) van artikel twee, £2 aan die sekretaris van die Vereniging, aangeset ingevolge artikel vyf hiervan, of aan 'n Ontvanger of Sub-Ontvanger van Inkoste betaal het (wat die sekretaris van die Vereniging moet besorg), is lede van die Vereniging.

(2) Elke *bona fide* boer wie se naam op die datum bepaal ingevolge sub-artikel (1) van artikel twee nie in die sentrale register van ekstra-territoriale en noordelike Inboorlinge of in die rekords van die Maatskappy verskyn nie, kan 'n lid word van die Vereniging, en het op die onderstaande voorwaardes stemreg en seggingskrap in die Vereniging se sake—

- (a) If before or when submitting his initial application for a native or natives he shall pay an amount of £2 to the Secretary of the Society or to a Receiver or Sub-Receiver of Revenue; and
 (b) If he shall have been supplied by the Company, in terms of his application, with a native or natives.

(3) Every person who becomes a member of the Society in terms of the provisions of sub-sections (1) or (2) hereof shall cease to be a member whenever his name no longer appears in the Registry or records mentioned in the said sub-sections as having contracted Natives in his employ.

4. (1) The affairs of the Society shall be conducted and managed by a Committee of three members of the Society who shall be elected by vote of members of the Society in terms of the Regulations, and who shall be appointed for a period of two years: Provided that those two representatives of the Society who shall have received the highest number of votes at the election shall be nominated by the Society as its members on the Board of the Company: Provided further that in the event of the death, illness or inability of either of the Society's members to attend meetings of the Board of the Company, the third member of the Committee of the Society shall become his alterate on the Board.

(2) (a) The office of the Society shall be at Grootfontein, or at such other place as may be decided by the Committee of the Society.

(b) Any document relating to the affairs of the Society which requires signature, verification or confirmation, shall be signed by one member of the Committee and the Secretary of the Society.

5. The Administrator shall, on the date fixed under sub-section (1) of section two hereof, appoint a secretary to the Society who shall be remunerated out of funds mentioned in section seven hereof and who shall be responsible to the Committee of the Society elected in terms of section four hereof.

In addition to any other duties which may be assigned to him in terms of the regulations, he shall be the returning officer in respect of, and officer responsible for, the election of members of the committee of the Society:

Provided that if the secretary appointed is a public servant, his remuneration as secretary to the Society shall be paid into the Territory Revenue Fund.

6. The Administration shall, out of monies at its disposal, advance free of interest to the Society, but subject to such conditions as it may deem fit, an amount of £19,500 to enable the Society to purchase 19,500 shares in the Company and thus to obtain representation of two members on the Board of the Company.

7. The Administration shall, out of monies at its disposal, supply the Society with funds annually to enable it to meet any expenses which it may incur in the conduct of its affairs, subject to estimates being submitted to, and approved by, the Secretary for South West Africa.

8. The Administration shall, out of monies at its disposal, pay an amount of £9,750 for the purchase of 9,750 shares in the Company to obtain representation of one member on the Board of the Company.

Provided that until an additional society is established in accordance with the provisions of section twelve, the Administrator shall delegate the Administration's right to nominate a representative on the Board of the Company whenever necessary to the four other members of the Board of the Company, namely the two members representing the original shareholders and the two members representing the Society.

In the event of these members failing, within a reasonable period to be specified by the Administrator, to agree on who shall be nominated as the fifth member of the Board of the Company, the right of nominating such person shall revert to the Administrator, who shall exercise such right forthwith. The fifth member whether nominated by agreement of the other members or by the Administrator, as the case may be, shall represent the interest of employers of contracted natives other than those engaged in farming or mining and shall hold office until the next election of Board members of the Company:

(a) as hy voor of tydens sy eerste aansoek om 'n Inboorling of Inboorlings, £2 aan die sekretaris van die Vereniging of aan 'n Ontvanger of Sub-Ontvanger van Inkomsste betaal; en

(b) as die Maatskappy hom ooreenkomsdig sy aansoek van 'n Inboorling of Inboorlings voorsien het.

(3) Elkeen wat 'n lid word van die Vereniging ooreenkomsdig die bepaling van sub-artikel (1) of (2), verloor sy lidmaatskap gedurende sodanige typerke soos die Registers of stukke waarop die genoemde sub-artikels dui, aantoon dat hy geen kontrakinboorling in sy diens gehad het nie.

4. (1) Die Vereniging se sake word behartig en bestuur deur 'n komitee van drie Verenigingslede met 'n amptstermyn van twee jaar, wat ingevolge die regulasies deur stemming van hul mede-lede gekies word: Met dien verstande dat die Vereniging die twee komitee-lede wat by die verkiesing die meeste stemme gekry het, as sy verteenwoordigers op die Maatskappy se Bestuurraad moet benoem: Met dien verstande voorts dat as een van die verteenwoordigers weens dood, siekte of onbekwaamheid nie die Maatskappy se Bestuurraadsvergaderings kan bywoon nie, die derde komitee-lid van die Vereniging sy plek op die raad moet vul.

(2) (a) die Vereniging se kantoor word op Grootfontein, of elders soos sy Komitee mag besluit, gevestig.

(b) Elke dokument wat onderteken, gewaarmerk of bekrugting moet word, moet deur een van die komitee-lede en die sekretaris van die Vereniging onderteken word.

5. Op die datum bepaal ingevolge sub-artikel (1) van artikel twee hiervan stel die Administrateur 'n sekretaris van die Vereniging aan wat besoldig word uit die gelde genoem in artikel seve hiervan en wat verantwoording moet doen aan die komitee van die Vereniging wat ingevolge artikel vier hiervan verkies word.

Buite en behalwe onder pligte wat hom ingevolge die regulasies opgeleg word, moet die sekretaris die verkiesing van die Vereniging se komitee-lede reg, en is hy die kiesbeampte: Met dien verstande dat as die aangestelde sekretaris 'n staatsamptenaar is, sy besoldiging as sekretaris van die Vereniging in die Gebiedsinkomstfonds gestort moet word.

6. Uit beskikbare geldie skiet die Administrasie, op voorwaarde na goedvinde, £19,500 rentevry aan die Vereniging voor sodat die Vereniging 19,500 aandele in die Maatskappy kan koop, en aldus twee verteenwoordigers op die Bestuurraad van die Maatskappy kan verkry.

7. Uit beskikbare geldie verskaf die Administrasie jaarliks die middele waarmee die Vereniging sy werk-nitgaarde, mits die Vereniging 'n begroting aan die Sekretaris van Suidwes-Afrika voorlê en hy dit goedkeur.

8. Uit beskikbare geldie sal die Administrasie 9,750 aandele in die Maatskappy koop teen £9,750 ter verkryging van een verteenwoordiger op die Maatskappy se Bestuurraad:

Met dien verstande dat tot tyd en wyl daar ingevolge artikel twaalf 'n tweede vereniging gestig is, die Administrateur, wanneer nodig, die Administrasie so reg om 'n verteenwoordiger op die Maatskappy se Bestuurraad te benoem, moet oordra aan die vier ander Bestuurraadledle, dit wil sê, aan die twee lede wat die oorspronklike aandehouers verteenwoordig, en aan die twee lede wat die Vereniging verteenwoordig.

Het hierdie lede binne 'n redelike tyd, bepaal deur die Administrateur, nog nie ooreengekom wie as vyfde lid op die raad van die Maatskappy benoem moet word nie, keer sodanige benoemingsreg tot die Administrasie terug, en oefen by dit onverwyd uit. Die vyfde lid wat, na gelang, deur ooreenkoms deur die ander vier lede of deur die Administrasie benoem is, tree namens die werkgevers van kontrakinboorlinge op (uitgesonder die boerdery en die mynbdryf) en beklee sy amp tot die Maatskappy se volgende raadsverkiesing:

Provided further that in the event of an additional society being established and having purchased the shares in accordance with the provisions of section twelve, the term of office of such fifth member shall forthwith cease with its establishment and the right of the Administrator to a representative on the Board of the Company shall also forthwith cease.

9. The accounts of the Society shall be subject to audit by the staff of the Controller and Auditor-General.

10. The financial year of the Society shall coincide with that of the Administration of South West Africa.

11. Any revenue of the Society shall be appropriated firstly to the redemption of the loan mentioned in section six of this Ordinance and thereafter to a reserve fund of the Company which shall be established as soon as the loan mentioned in section six has been redeemed.

12. (1) Should the Administrator deem that circumstances warrant separate representation on the Company's Board of Management in favour of the other employers of contracted natives, he shall establish on such terms and conditions as he may by regulation prescribe, as from a date to be fixed by him by notice in the *Official Gazette*, an additional society whose object shall be to obtain representation on the Board of Management of the Company by the purchase, for the sum of £9,750, of the Administrators 9,750 shares mentioned in section eight.

(2) Such additional society shall be empowered to raise the funds necessary for the purchase of the said shares in any manner approved by the Administrator.

13. (1) Every person resident in South West Africa who, after the date fixed in sub-section (1) of section two, desires to apply to the company for a contracted native or natives, shall, before or when making such initial application, pay an amount of £2 to a Receiver of Revenue or Sub-Receiver of Revenue.

(2) The amounts paid in terms of this section shall be held in trust by the Administration for the additional society which may be established in terms of section twelve: Provided that in the event of such additional society not being established within ten years of the date to be fixed under sub-section (1) of section two, the deposits shall be paid over to a reserve fund of the Company:

Provided further that where a person who has paid in terms of this section, is a bona fide farmer, such monies shall be paid over to the Secretary of the Society.

(3) The provisions of sub-section (1) hereof shall not apply to those persons who have paid their deposits in terms of section three, and also not to mining companies, to the various Departments and Branches of the Administration and to the Union Government including the Railways and Harbours Administration.

14. The Administrator may by notice in the *Official Gazette* make regulations providing for:

- (1) The removal of the Society's members on the Board of the Company or the fifth member of the Board, for serious disabilities or for convictions for crimes involving dishonesty or moral turpitude.
- (2) The voting powers of members, the mode of election of committee members of the Society, and the conditions governing their tenure of office.
- (3) The removal or replacement of committee members.
- (4) The method of accounting for contributions received on behalf of the Society or Societies, as the case may be.
- (5) The rendering of returns by the Society or Societies as the case may be.
- (6) The terms and conditions governing the establishment of an additional society of employers of contracted natives.
- (7) All matters deemed necessary for the administration of, and for giving full effect to, the provisions of this Ordinance.

15. This Ordinance shall be called the Societies of Employers of Contracted Natives Ordinance, 1952.

Met dien verstande voorts dat as daar 'n tweede vereniging gestig word, en so 'n vereniging ingevolge artikel twaalf aandele koop, sowel die aanspryke van so 'n vyfde lid as ook die Administrateur se reg om 'n verteenwoordiger op die Maatskappy se raad te benoem, verstryk sodra die stigting plaasvind.

9. Die Vereniging se rekenings is onderhewig aan ouditering deur die personeel van die Kontroleur en Ouditeur-generaal.

10. Die Vereniging se boekjaar moet saamval met die boekjaar van die Administrasie van Suidwes-Afrika.

11. Die Vereniging se inkomste word allereers aangewend ter delging van die lening wat artikel ses van hierdie Ordonnansie noem, en daarna ter stywing van die Maatskappy se reserwfonds wat geskep word sodra die lening genoem in artikel ses gedelg is.

12. (1) Wanneer die Administrateur meen dat die omstandighede die aansondelike verteenwoordiging van die ander werkgewers van kontrakboorlinge op die Maatskappy se raad regverdig, stig hy op bepalings en voorwaardes wat hy by regulasie voorskryf, en met ingang van 'n datum wat hy by kennisgewing in die *Offisiële Koerant* bepaal, 'n tweede vereniging wat hom ten doel stel die verkryging van verteenwoordiging op die Maatskappy se Bestuurraad deur middel van die aankoop van die Administrasie se 9,750 aandele, genoem in artikel agt, teen £9,750.

(2) So 'n tweede vereniging kan die geld om die bedoelde aandele mee te koop, op enige wyse wat die Administrateur goedkeur, insamel.

13. (1) Elke inwoner van Suidwes-Afrika wat na die datum bepaal by sub-artikel (1) van artikel twee by die Maatskappy om 'n kontrakboorling(-e) aansoek wil doen, moet, of vooruit, of by sy eerste aansoek, £2 stort by 'n Ontvanger of Sub-Ontvanger van Inkomstte.

(2) Die Administrasiehou die geheel van aldus gestorte bedrae in bewaring vir die tweede vereniging wat moontlik ingevolge artikel twaalf gestig word: Met dien verstande dat as die stigting van so 'n tweede vereniging langer as tien jaar uitbly na die datum wat ingevolge sub-artikel (1) van artikel twee bepaal word, die deposito's in die Maatskappy se reserwfonds gestort moet word:

Met dien verstande voorts dat die deposito's ingevolge hierdie artikel deur bona fide boere betaal, aan die sekretaris van die Vereniging oorbetaal moet word.

(3) Die bepaling van sub-artikel (1) hiervan is nie van toepassing op persone wat ingevolge artikel drie hulle deposito betaal het nie en ook nie op mynmatskappy nie op die verskeie Departemente en Afdelings van die Administrasie of die Unie-regering, insluitende die Spoorweë en Hawens Administrasie, nie.

14. By kennisgewing in die *Offisiële Koerant* kan die Administrateur regulasies aankondig ter reëling van:-

- (1) Die ontslag van die Vereniging se verteenwoordigers in die Maatskappy se Bestuurraad of die vyfde lid van die Raad, weens ernstige onbevoegdheid of vooroordeelings vanweë misdaade waarby oncerterlikheid of onsesdelikheid betrokke was.
- (2) Die stemreg van lede, die wyse waarop die Vereniging se komitee-lede verkieks moet word, en die voorwaardes van hul amptbekleding.
- (3) Die ontslag of vervanging van komitee-lede.
- (4) Die wyse waaronder boekghou moet word van bydrae ten behoeve van die Vereniging of Verenigings, na gelang.
- (5) Die verstrekking van opgawes deur die Vereniging of Verenigings, na gelang.
- (6) Die bepalingen en voorwaardes van die stigting van 'n tweede vereniging van werkgewers van kontrakboorlinge.
- (7) Elke ander saak wat hy nodig ag ter behoorlike administrasie en volkome uitvoering van hierdie Ordonnansie se bepalingen en oogmerke.

15. Hierdie Ordonnansie heet die Ordonnansie op Verenigings van Werkgewers van Kontrakboorlinge 1952.