C63 Convention concerning Statistics of Wages and Hours of Work, 1938 Description: Convention concerning Statistics of Wages and Hours of Work in the Principal Mining and Manufacturing Industries, Including Building and Construction, and in Agriculture (Note: Date of coming into force: 22:06:1940.) Convention: C063 Place:Geneva Session of the Conference:24 Date of adoption:20:06:1938 Subject classification: Labour Statistics Subject: Labour Administration and Inspection The General Conference of the International Labour Organisation, Having been convened at Geneva by the Governing Body of the International Labour Office, and having met in its Twenty-fourth Session on 2 June 1938, and Having decided upon the adoption of certain proposals with regard to statistics of wages and hours of work in the principal mining and manufacturing industries, including building and construction, and in agriculture, which is the sixth item on the agenda of the Session, and Having determined that these proposals shall take the form of an international Convention, and Having determined that, although it is desirable that all Members of the Organisation should compile statistics of average earnings and of hours actually worked which comply with the requirements of Part II of this Convention, it is nevertheless expedient that the Convention should be open to ratification by Members which are not in a position to comply with the requirements of that Part, adopts this twentieth day of June of the year one thousand nine hundred and thirtyeight the following Convention, which may be cited as the Convention concerning Statistics of Wages and Hours of Work, 1938: PART I. GENERAL PROVISIONS Article 1 Each Member of the International Labour Organisation which ratifies this Convention undertakes that (a) it will compile as required by this Convention statistics relating to wages and hours of work; (b) it will publish the data compiled in pursuance of this Convention as promptly as possible and will endeavour to publish data collected at quarterly or more frequent intervals during the succeeding quarter and to publish data collected at intervals of six or twelve months during the succeeding six or twelve months respectively; and (c) it will communicate the data compiled in pursuance of this Convention to the International Labour Office at the earliest possible date. Article 2 1. Any Member which ratifies this Convention may, by a declaration appended to its ratification, exclude from its acceptance of the Convention: (a) any one of Parts II, III, or IV; or (b) Parts II and IV; or (c) Parts III and IV. 2. Any Member which has made such a declaration may at any time cancel that declaration by a subsequent declaration. 3. Every Member for which a declaration made under paragraph 1 of this Article is in force shall indicate each year in its annual report upon the application of this Convention the extent to which any progress has been made with a view to the application of the Part or Parts of the Convention excluded from its acceptance. Article 3 Nothing in this Convention imposes any obligation to publish or to reveal particulars which would result in the disclosure of information relating to any individual undertaking or establishment. **Article 4**

1. Each Member which ratifies this Convention undertakes that its competent statistical authority shall, unless it has already obtained the information in some other way, make

enquiries relating either to all, or to a representative part, of the wage earners concerned, in order to obtain the information required for the purpose of the statistics which it has undertaken to compile in accordance with this Convention. 2. Nothing in this Convention shall be interpreted as requiring any Member to compile

statistics in cases in which, after enquiries made in the manner required by paragraph 1 of this Article, it is found impracticable to obtain the necessary information without the

1. Statistics of average earnings and of hours actually worked shall be compiled for wage earners employed in each of the principal mining and manufacturing industries,

2. The statistics of average earnings and of hours actually worked shall be compiled on the basis of data relating either to all establishments and wage earners or to a

(b) indicate briefly the scope of the industries or branches of industry for which figures

(a) all cash payments and bonuses received from the employer by the persons

(b) contributions such as social insurance contributions payable by the employed

(c) taxes payable by the employed persons to a public authority and deducted by the

In the case of countries and industries in which allowances in kind, for example in the form of free or cheap housing, food or fuel, form a substantial part of the total remuneration of the wage earners employed, the statistics of average earnings shall be supplemented by particulars of such allowances, together with estimates, so far as

The statistics of average earnings shall be supplemented, so far as practicable, by indications as to the average amount of any family allowances per person employed in

2. Once every three years and where possible at shorter intervals the statistics of average earnings and, so far as practicable, the statistics of hours actually worked shall be supplemented by separate figures for each sex and for adults and juveniles; provided that it shall not be necessary to compile these separate figures in the case of industries in which all but an insignificant number of the wage earners belong to the same sex or age group, or to compile the separate figures of hours actually worked for males and females, or for adults and juveniles, in the case of industries in which the normal hours

Where the statistics of average earnings and of hours actually worked relate not to the whole country but to certain districts, towns or industrial centres, these districts, towns

1. Index numbers showing the general movement of earnings per hour and where possible per day, week or other customary period shall be compiled at as frequent and as regular intervals as possible on the basis of the statistics compiled in pursuance of

2. In compiling such index numbers due account shall be taken, inter alia, of the

3. In publishing such index numbers indications shall be given as to the methods

Statistics of time rates of wages and of normal hours of work of wage earners shall be compiled for a representative selection of the principal mining and manufacturing

1. The statistics of time rates of wages and of normal hours of work shall show the

(a) fixed by or in pursuance of laws or regulations, collective agreements or arbitral

(b) ascertained from organisations of employers and workers, from joint bodies, or from other appropriate sources of information, in cases where rates and hours are not fixed by or in pursuance of laws or regulations, collective agreements or arbitral

2. The statistics of time rates of wages and of normal hours of work shall indicate the nature and source of the information from which they have been compiled and whether it relates to rates or hours fixed by or in pursuance of laws or regulations, collective agreements or arbitral awards, or to rates or hours fixed by arrangements between

3. When rates of wages are described as minimum (other than statutory minimum) rates, standard rates, typical rates, or prevailing rates, or by similar terms, the terms

4. Normal hours of work, where not fixed by or in pursuance of laws or regulations, collective agreements or arbitral awards, shall be taken as meaning the number of hours, per day, week or other period, in excess of which any time worked is remunerated at overtime rates or forms an exception to the rules or custom of the

(a) at intervals of not more than three years, separate figures for the principal

(b) at least once a year, and if possible at shorter intervals, separate figures for the main

2. The data relating to time rates of wages and of normal hours of work shall be presented, so far as practicable, on the basis of the same occupational classification. 3. Where the sources of information from which the statistics are compiled do not indicate the separate occupations to which the rates or hours apply, but fix varying rates of wages or hours of work for other categories of workers (such as skilled workers, semi-skilled workers and unskilled workers) or fix normal hours of work by classes of undertakings or branches of undertakings, the separate figures shall be given

4. Where the categories of workers for which figures are given are not separate occupations, the scope of each category shall, in so far as the necessary particulars are given in the sources of information from which the statistics are compiled, be

Where the statistics of time rates do not give the rates per hour but give rates per day,

(b) the Member shall communicate to the International Labour Office any information

Where the sources of information from which the statistics are compiled give separate particulars classified by sex and age, the statistics of time rates of wages and of normal hours of work shall give separate figures for each sex and for adults and juveniles.

Where the statistics of time rates of wages and of normal hours of work relate not to the whole country but to certain districts, towns or industrial centres, these districts,

Where the sources of information from which the statistics at time rates and of normal hours of work are compiled contain such particulars, the statistics shall at intervals not

In the case of countries and industries in which allowances in kind, for example in the form of free and cheap housing, food or fuel, form a substantial part of the total remuneration of the wage earners employed, the statistics of time rates of wages shall be supplemented by particulars of such allowances, together with estimates, so far as

1. Annual index numbers showing the general movement of rates of wages per hour or per week shall be compiled on the basis of the statistics compiled in pursuance of this Part of this Convention, supplemented, where necessary, by any other relevant information which may be available (for example, particulars as to changes in piece-

2. Where only an index number of rates of wages per hour or only an index number of rates of wages per week is compiled, there shall be compiled an index number of

3. In compiling such index numbers due account shall be taken, inter alia, of the

4. In publishing such index numbers indications shall be given as to the methods

1. Statistics of wages shall be compiled in respect of wage earners engaged in

(c) indicate the nature of the allowances in kind (including housing), if any, by which money wages are supplemented, and, if possible, an estimate of the money value of

3. The statistics of wages in agriculture shall be supplemented by indications as to--

(b) the nature and source of the information from which they have been compiled;

(d) so far as practicable, the normal hours of work of the wage earners concerned.

1. Any Member the territory of which includes large areas in respect of which, by reason of the difficulty of creating the necessary administrative organisation and the sparseness of the population or the stage of economic development of the area, it is impracticable to compile statistics complying with the requirements of this Convention may exclude such areas from the application of this Convention in whole or in part. 2. Each Member shall indicate in its first annual report upon the application of this Convention submitted under Article 22 of the Constitution of the International Labour Organisation any areas in respect of which it proposes to have recourse to the provisions of this Article and no Member shall, after the date of its first annual report, have recourse to the provisions of this Article except in respect of areas so indicated. 3. Each Member having recourse to the provisions of the present Article shall indicate in subsequent annual reports any areas in respect of which it renounces the right to

1. The Governing Body of the International Labour Office may, after taking such technical advice as it may deem appropriate, communicate to the Members of the Organisation proposals for improving and amplifying the statistics compiled in

(a) submit for the consideration of its competent statistical authority any such

(b) indicate in its annual report upon the application of the Convention the extent to

The formal ratifications of this Convention shall be communicated to the Director-

1. This Convention shall be binding only upon those Members of the International Labour Organisation whose ratifications have been registered with the Director-

2. It shall come into force twelve months after the date on which the ratifications of

3. Thereafter, this Convention shall come into force for any Member twelve months

As soon as the ratifications of two Members of the International Labour Organisation have been registered, the Director-General of the International Labour Office shall so notify all the Members of the International Labour Organisation. He shall likewise notify them of the registration of ratifications which may be communicated

1. A Member which has ratified this Convention may denounce it after the expiration of ten years from the date on which the Convention first comes into force, by an act communicated to the Director-General of the International Labour Office for registration. Such denunciation shall not take effect until one year after the date on

2. Each Member which has ratified this Convention and which does not, within the year following the expiration of the period of ten years mentioned in the preceding paragraph, exercise the right of denunciation provided for in this Article, will be bound for another period of ten years and, thereafter, may denounce this Convention at the

expiration of each period of ten years under the terms provided for in this Article.

At such times as it may consider necessary the Governing Body of the International Labour Office shall present to the General Conference a report on the working of this Convention and shall examine the desirability of placing on the agenda of the

1. Should the Conference adopt a new Convention revising this Convention in whole

a) the ratification by a Member of the new revising Convention shall ipso jure involve the immediate denunciation of this Convention, notwithstanding the provisions of Article 28 above, if and when the new revising Convention shall have come into force; b) as from the date when the new revising Convention comes into force this

2. This Convention shall in any case remain in force in its actual form and content for those Members which have ratified it but have not ratified the revising Convention.

pursuance of this Convention or for promoting their comparability. 2. Each Member ratifying this Convention undertakes that it will--

proposals communicated to it by the Governing Body;

General of the International Labour Office for registration.

two Members have been registered with the Director-General.

after the date on which its ratification has been registered.

subsequently by other Members of the Organisation.

Conference the question of its revision in whole or in part.

or in part, then, unless the new Convention otherwise provides:

Convention shall cease to be open to ratification by the Members.

The French and English texts of this Convention shall both be authentic.

which it has given effect to such proposals.

(a) the categories of agricultural wage earners to which the statistics relate:

PART IV. STATISTICS OF WAGES AND HOURS OF WORK IN AGRICULTURE

Part V. Miscellaneous Provisions

PART VI. FINAL PROVISIONS

changes in normal hours of work constructed on the same basis.

relative importance of the different industries.

2. The statistics of wages in agriculture shall--

(a) be compiled at intervals not exceeding two years;

(c) the methods employed in their compilation; and

have recourse to the provisions of this Article.

(b) give separate figures for each of the principal districts; and

employed in their construction.

(c) the rates or percentage additions to normal rates paid for overtime; and

(a) the statistics of normal hours of work shall relate to the same period; and

appropriate for the purpose of calculating the rates per hour.

towns or centres shall, so far as practicable, be indicated.

1. The statistics of time rates of wages and of normal hours of work shall give

occupations in a wide and representative selection of the different industries; and

establishment relating to the classes of wage earners concerned.

occupations in the most important of these industries.

exercise of compulsory powers.

including building and construction.

are given.

employed;

employer.

representative sample of establishments and wage earners.

The statistics of average earnings shall include--

persons and deducted by the employer; and

practicable, of their money value.

the period to which the statistics relate.

of work do not vary by sex or age.

this Part of this Convention.

employed in their construction.

rates and hours--

awards.

or centres shall, so far as practicable, be indicated.

relative importance of the different industries.

industries, including building and construction.

employers and wage earners individually.

used shall be explained.

according to these distinctions.

week, or other customary period

exceeding three years indicate--

(a) the scale of any payment for holidays; (b) the scale of any family allowances;

(d) the amount of overtime permitted.

practicable, of their money value.

work rates of wages).

agriculture.

such allowances.

indicated.

(a) give separate figures for each of the principal industries; and

3. The statistics of average earnings and of hours actually worked shall--

PART II. STATISTICS OF AVERAGE EARNINGS AND OF HOURS ACTUALLY WORKED IN MINING AND MANUFACTURING INDUSTRIES

PART III. STATISTICS OF TIME RATES OF WAGES AND OF NORMAL HOURS OF WORK IN MINING AND MANUFACTURING INDUSTRIES

Article 9

Article 11

Article 12

Article 13

Article 14

Article 15

Article 16

Article 17

Article 18

Article 19

Article 20

Article 21

Article 22

Article 23

Article 24

Article 25

Article 26

Article 27

Article 28

Article 29

Article 30

Article 31

General.

which it is registered.

Article 8

Article 5

Article 6

Article 7

1. The statistics of average earnings shall relate to average earnings per hour, day, week or other customary period. 2. Where the statistics of average earnings relate to average earnings per day, week or other customary period, the statistics of actual hours shall relate to the same period. Article 10 1. The statistics of average earnings and of hours actually worked, referred to in Article 9, shall be compiled once every year and where possible at shorter intervals.