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THE EMPLOYMENT AND LABOUR RELATIONS (GENERAL) REGULATIONS, 2017

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THE EMPLOYMENT AND LABOUR RELATIONS ACT, (CAP. 366)

REGULATIONS

(Made under section 98(1))

THE EMPLOYMENT AND LABOUR RELATIONS (GENERAL) REGULATIONS, 2017

PART I PRELIMINARY PROVISIONS

Citation

1. These Regulations may be cited as the Employment and Labour Relations (General) Regulations, 2017.

Interpretation

2. In these Regulations, unless the context otherwise requires-

Cap. 366

"Act" means the Employment and Labour Relations Act;

"child" has the meaning ascribed to it under the Act;

"collective agreement" has the meaning ascribed to it under the Act;

"contract of service" means any written contract to employ an employee for any period of time or number of days to be worked or to execute any task or specific task, to perform any journey and includes a foreign contract of service;

"Council" has the meaning ascribed to it under the Act;

"employer association" has the meaning ascribed to it under the Act;

"employment" has the meaning ascribed to it under the Act;

"executive officers" means the leaders of the organization;

"federation" has the meaning ascribed to it under the Act;

"hazardous work" means any work for earning, performed by a child in any of the sectors prescribed in the First Schedule to these Regulations;

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"Labour Commissioner" has the meaning ascribed to it under the
Labour Institutions Act;

Cap.300

"Labour Officer" has the meaning ascribed to it under the Labour
Institutions Act;

"organization" has the meaning ascribed to it under the Act;

"plan" means the plan for elimination of discrimination at work
place referred to in section 7 of the Act;

Cap. 300

"Registrar" has the meaning ascribed to it under the Labour
Institutions Act;

"trade union" has the meaning ascribed to it under the Act.

PART II CHILD LABOUR PROHIBITION

Prohibition of employment of children

- 3.-(1) No person shall employ or cause to be employed a child under the age of fourteen.
- (2) Without prejudice to the provisions of sub-part A of Part II of the Act, a child of fourteen of age and above may be employed to perform light work which is not listed in the List of Hazardous Works for Children in a manner set out in the First Schedule to these Regulations.

Circumstances permitted to employ child

- 4.-(1) Subject to sub-regulations (2) and (3), no child who is still attending school shall be required or permitted to work in any establishment in excess of three hours per day.
 - (2) A child of fourteen years and above who-
 - (a) is on leave;
 - (b) has completed his studies; or
 - (c) is not in school for any justifiable reason,may be employed to work in an establishment for not more than six hours per day:

Provided that the employer shall be responsible for the safety of the child so employed at the work place.

(3) Notwithstanding the provisions of sub-regulation (1), no child shall be required or permitted to work during school hours.

Time for rest

5. Notwithstanding the provisions of regulation 4(2), a child shall not work for more than three consecutive hours, without at least, an hour rest.

Hours of work

- 6. No child shall be required or permitted to work-
- (a) overtime; or
- (b) between 8p.m and 6a.m.

Lifting of objects

- 7.-(1) It shall be a condition of employment of any child whose employment is permitted under the provisions of the Employment and Labour Relations Act, that-
 - (a) a child of fourteen upto sixteen years shall not be permitted to carry any load weighing more than 15 kilograms;
 - (b) a child of above sixteen years shall not be permitted to carry any load weighing more than 20 kilograms.
- (2) Notwithstanding the provision of sub-regulation (1), where a child is subjected to the conditions prescribed therein, the employer shall have the burden to prove that the load or object does not exceed the ability of the child.
- (3) Notwithstanding anything in this regulation, the Labour Commissioner or any labour officer shall have the power by order to prohibit the employment of children in any case if he is satisfied that the conditions of employment of children are unsatisfactory.

Employer to keep register

- 8.-(1) Every employer shall keep and maintain a register in respect of children employed in his work place.
 - (2) The register referred to in sub-regulation (1) shall contain

the following particulars:

- (a) name of the child;
- (b) date of employment;
- (c) date of birth and present age of the child;
- (d) place of domicile;
- (e) level of education;
- (f) type of work performed by child;
- (g) particulars of parents or guardians; and
- (h) school attendance status of each child.
- (3) In addition to the particulars mentioned under subregulation (2) the employer shall be required to attach-
 - (a) certified copies of birth certificates or any other evidence as to the age of the child from relevant authority of all children working at his work place;
 and
 - (b) evidence in writing as to the consent of-
 - (i) a parent;
 - (ii) a guardian; or
 - (iii) a relative.

Mode of remuneratio

9. In remunerating a child, the employer shall comply with wage rates set by the Minister from time to time.

Contract of employment for the child

10.-(1) Subject to regulation 4, an employment of a child granted under these Regulations shall be in writing and the child shall be entitled to a copy of the contract before commencing the employment.

Cap. 443 Cap. 13 GN. No. 42 of 2007 (2) The contract under sub-regulation (1) shall take into consideration the provisions of the Act, these Regulations, the Law of Contract Act and the Law of the Child Act, and shall be in a manner set out in the Schedule to the Employment and Labour Relations (Code of Good Practice) Rules, 2007.

PART III EMPLOYMENT STANDARDS

Contract for specified period

11. A contract for a specified period referred to under section 14(1)(b) of the Act, shall not be for a period of less than twelve months.

Statement of employees rights

12. Statement of employee's rights provided for in section 16 of the Act shall be in the manner prescribed in form LAIF. 9 set out in the Second Schedule to these Regulations.

Payment of remuneration

- 13.-(1) Notwithstanding the type of contract or the basis of employees' remuneration, payment thereof shall be done monthly or in any other period agreed by the parties basing on the nature or technical requirements of the job.
- (2) Subject to the provision of section 27(2) of the Act, every employee shall be entitled to receive a written statement of particulars that supports remuneration paid.
- (3) A written statement of particulars issued under this regulation shall be contained with the following particulars:
 - (a) name of employee;
 - (b) date, month and year of payment in respect of which payment is made;
 - (c) name of employer or logo;
 - (d) employment or check number;
 - (e) statutory deductions;
 - (f) other deductions;
 - (g) gross or basic salary; and
 - (h) net salary.

Annual leave

14.-(1) Subject to the provision of section 31 of the Act, employee shall comply with procedures for applying an annual leave which shall be set by employer.

(2) Notwithstanding an agreement to work for payment in lieu of annual leave in terms of section 31 (6) of the Act, an employer shall ensure that no employee is continuously working in any leave cycle without applying for annual leave.

Breast feeding during working hours 15. Subject to the provision of section 33 (10) of the Act, a female employee shall, for a period of not less than six consecutive months after maternity leave, be allowed to leave the office for a maximum of two hours of his convenience during the working hours for breast feeding the child.

Subsistence expenses

16.-(1) The subsistence expenses provided for under section 43(1)(c) of the Act shall be quantified to daily basic wage or as may, from time to time, be determined by the relevant wage board.

Cap. 300

- (2) In determining the subsistence expenses, the conditions prescribed under section 37 of the Labour Institutions Act shall apply.
- (3) The tonnage entitlement for an employee shall be at least one and a half tones.
- (4) The rate of tonnage allowance shall be determined by the prevailing transportation costs of that particular time.

Certificate of service

17. Certificate of service provided for in section 44(2) of the Act shall be as prescribed in a form LAIF. 10 set out in the Second Schedule to these Regulations.

PART IV TRADE UNIONS, EMPLOYERS' ASSOCIATIONS AND FEDERATIONS

Forms for registration of organization, federation and confederation 18. The principles and provisions of the Act regarding registration for organization, federations and confederation shall be carried out and effected in the prescribed forms set out in the Second and Third Schedule to these Regulations.

Register

- 19.-(1) The Registrar shall keep the register for-
- (a) trade union;
- (b) employers' association;
- (c) federation; and
- (d) confederation.
- (2) The Registrar shall issue or refuse to issue a certificate of registration to the organization or federation in a manner prescribed in the Third Schedule.

Registration for organization

- 20.-(1) Trade Union shall be registered upon application to the Registrar using the prescribed form TUF. 1 set out the Third Schedule to these Regulations and on the payment of application fee prescribed in the Forth Schedule to these Regulations.
- (2) Employer's association shall be registered upon application to the Registrar using the prescribed form TUF. 2 set out the Third Schedule to these Regulations and on the payment of application fee prescribed in the Forth Schedule to these Regulations.
- (3) The registration under sections 46 and 48 of the Act shall be done within thirty days from date of application.
 - (4) The Register shall contain-
 - (a) the name of the organization, federation or confederation;
 - (b) physical and postal address, fax number, email address and telephone numbers of the registered office:
 - (c) the titles and names of executive officers and trustees at the time of registration; and
 - (d) the date of registration.

Registration of federation and

21. Federation or confederation shall be registered upon

confederation

application to the Registrar using the prescribed form TUF. 3 set out in the Third Schedule to these Regulation.

Establishment of *bona fide* motive

22. Organization, federation or confederation shall not be registered unless it sets clearly a *bona fide* motive of its establishment by giving the Registrar any information as he may require for such purpose or do anything that he may consider necessary.

Area of recruitment

- 23.-(1) Subject to the provisions of sections 9 and 47 of the Act, a trade union or an employer's association shall expressly state in its constitution the areas from which it recruits its members.
- (2) A trade Union or an employer's association which is recruiting members from areas other than specified in its constitution, commits an offence.

Notice of refusal to register

24. Where the Registrar refuses to register an organization, federation or confederation, he shall, within thirty days, notify the applicant in writing the reasons of such decision, as prescribed in the form TUF. 4 set out in the Third Schedule to these Regulations.

Certificate of registration

25. The Registrar shall issue a certificate of registration in the forms TUF. 5, TUF. 6 and TUF. 7 in a manner set out in the Third Schedule to these Regulations.

Loss of certificate

- 26.-(1) Where the certificate of registration under these Regulations is lost or destroyed, the respective executive officer shall, in writing, report to the Registrar for re-issuance of a new certificate.
- (2) The Registrar shall, upon being satisfied of such loss or destruction, and on receipt of the prescribed fee, re-issue a new certificate.
- (3) Subject to sub regulation (2), the applicant shall produce–

- (a) in case of a lost certificate, a loss report issued by Police; and
- (b) in case of a destroyed certificate, a copy of such certificate.

Notice of intention to cancel registration

27. The Registrar shall issue a notice of intention to cancel registration in a form TUF. 8 prescribed in the Third Schedule to these Regulations.

Notice of intention to change name, constitution and rules

28. Any organization or federation wishes to change the name, constitution or rules of organization shall notify the Registrar and fill in a prescribed form TUF. 9 set out in the Third Schedule.

Notice of refusal to approve change of name, constitution and rules 29. The registrar shall, in writing, notify an organization or federation, of his approval or refusal to approve any change of name, or change to the constitution and rules of a registered organization, in a relevant form prescribed form TUF. 10 and 11 as set out in the Third Schedule.

Public notice

- 30.-(1) The register and documents thereof shall be open to public and may be accessible upon making a written request and on payment of the prescribed fee specified in the Fourth Schedule to these Regulations.
- (2) Subject to sub regulation (1), copies of or extracts may be issued by the Registrar within three days from the date of the request.

Notice of affiliation

31. Where an organization or federation affiliates with an international organization it shall, prior to such affiliation, notify the Registrar in writing specifying the nature and condition of it, in a prescribed form TUF. 12 set out in the Third Schedule to these

Regulations.

Notice of change of registered office, address or office bearers Cap. 366 32. Registered organization or federation shall, in writing, notify the Registrar of any change made under section 52 (2) (c) and (d) of the Act, as prescribed in a form TUF. 13 set out in the Third Schedule to these Regulations.

Fees

33. Fees specified in the Fourth Schedule to these Regulations shall be paid to effect the carrying out of the provisions and principles of these Regulations:

Provided that, Government Departments and Institutions shall be exempted from payment of fees under these Regulations.

Forms

- 34.-(1) The forms set out in the Third Schedule to these Regulations shall be used in all matters to which they refer.
- (2) The forms made under these Regulations may be modified, adopted or altered by the Minister in expression to suit the purpose for which they were intended.

PART V MISCELLANEOUS PROVISIONS

Offence and penalties

35. A person who contravenes provisions of these Regulations commits an offence and upon conviction shall be liable to a fine not exceeding one million shilling or imprisonment for a term of one year or both.

Specific penalty

36. A person who contravenes provisions of these Regulations, where no specific penalty is provided under the Act or these regulations, shall upon conviction, be liable to a fine not exceeding one million shilling or imprisonment for a term of one year or both.

Agency fee

- 37.-(1) The agency fee deducted under this regulation shall-
 - (a) be deducted from the membership fee paid to his union at the rate agreed by the union concerned;
- (b) not exceed half the fee paid by the employee to his union; and
- (c) in any way not more than the union fee paid by members.
- (2) Nothing in this regulation shall be construed to prevent a deduction of agency fee from an employee who is not a member of a Trade Union.

Compliance to the Act

- 38.-(1) The relevant authorities or businesses shall, in their dealings, comply with the provisions of the Act, these Regulations, Labour Laws and any other written laws.
- (2) Where the compliance under sub regulation (1) is effected by mutual agreement, it shall be binding and legally acceptable terms contained therein shall form part of the employment standards or conditions.
- (3) For the purpose of this regulation, "employment standards" means the standards specified under the Act.
 - (4) mutual agreement under sub-regulation (1), shall-
 - (a) specify the implications of non-compliance;
 - (b) engage employers participation in the social corporate responsibility by contributing and support to enforce voluntary initiatives for compliance in workplaces;
 - (c) set specific timelines and make arrangements for-
 - (i) self-assessments, using the Compliance Checklist made under the Labour Institutions (General) Regulations, 2016 and send periodical returns to labour office; and
 - (ii) statutory workplace inspections and audits of employers' self-assessment to be undertaken by the Labour Officer.

(4) In auditing the compliance pursuant to sub-regulation (1), the parties shall align with Labour Officer.

Exemptions Cap. 366

39. The Minister shall, in exercising his powers of exemption, use a prescribed form LAIF. 11 in a manner set out in the Second Schedule to these Regulations.

Grievance procedures

- 40.-(1) Grievance procedure prescribed in the Schedule to the Employment and Labour Relations (Code of Good Practice) Rules, 2007 shall be included in the workplace employment policy, practice, rules or regulations and be displayed in a conspicuous place.
- (2) Employer shall ensure that employees are made aware and sensitized of the grievance procedures mentioned in sub regulation (1).

Revocation of G.N No. 65 of 2007

41. The Employment and Labour Relations (Forms) Rules, 2007 are hereby revoked.

SCHEDULES

FIRST SCHEDULE

Made under Regulation 3(2)

Hazardous Work For Children

LIST OF HAZARDOUS WORK FOR CHILDREN

A: AGRICULTURE

Tasks	Hazards	Physical and/or Psychosocial harm
 Planting, weeding Applying pesticides including fertilizers Preparation of seed beds Pruning Harvesting and sorting Operating farm machinery Driving farm Vehicle, 	 Heavy strenuous physical work Exposure to pesticides/ fumigant Exposure to adverse weather condition Long working Use of sharp equipment and tools Inappropriate working tools and equipment Lack of proper PPE Poor sanitation in the farms 	 Musculoskeletal injuries and diseases Pesticide Poisoning Food Poisoning Dehydration, colds and respiratory illnesses Cuts and Abrasions Gastrointestinal illnesses Noise induced hearing loss

G.N. No. 47 (contd.)

Task	Hazards	Physical and/or Psychosocial
		harm
Assisting technicians in farm	Inadequate and poor meals	Burns and scaldsPoor physical and mental
workshops	• Exposure to excessive noise	development
 Carrying harvest to transport trucks 	Contaminant drinking water	 Fatal or permanent disability due to injuries
Carrying water busket	• Fires	• Respiratory diseases e.g.
 Carrying wastes for 		asthma, farmers lung, bysinossis, etc
disposalFeeding farm	 Snakes and insects 	 Allergic reactions from plant poisons
animals	Poor/awkward work posture	Skin diseases from infections animal wastes
 Cleaning animal houses 	Poisonous plants	 Chemical poisoning from chemicals used in workshops
Cleaning spraying equipment	Farm machinery	DepressionLoss of self esteem
Fetching and carrying fire wood	• Excessive noise	 Malnutrition
Cooking for farmWorkers	Exposure to organic dusts	Fertility disorders
	Livestock and wild animals	

B: FISHERY

Tasks	Hazards	Physical and/or Psychosocial harm
Placing and hauling fishnets Repairing nets Sorting fish carrying fish baskets Cooking Carrying ice blocks Degutting descaling, Bisecting fish	Strenuous work Long working hours Repetitive work Extreme weather Sharp knives Lack of adequate meals Physical assault Insect bite Explosives Lack of adequate rest Harsh supervision Poisoning fish	 Physical and mental fatigue Injury related to fishing gear, explosion Cuts and abrasions from knives, equipment Carpal Tunnel Syndrome Heat and cold stem Poisoning from certain fish Assault by fellow fishermen

•	Fish salting	and	•	Working underwater	•	Malnutrition/under nutrition
	drying		•	Falling from vessel	•	Skin diseases
•	Draining boats		•	Lack of clean water	•	Salt water boils
•	Deep sea fishii	ng	•	Exposure to burning sun	•	Allergic reaction due to
			•	Inappropriate tool	ls,	cattle fish and weed
				equipment and PPE	•	Conjunctivitis from sun
			•	Poor technical condition of	of	glare
				fishing vessel	•	Physical injuries by fish
			•	Noise		(teeth, gills)
			•	Vibration	•	Alcohol and drug abuse
			•	Over exertion	•	Noise induced hearing loss
					•	Musculoskeletal disorders
					•	Decompression sickness
					•	Fatalities relate to accident
						at sea eg drowning
					•	Poor physical and mental
						development

C: MINING AND QUARRYING

Tasks	Hazards	Physical/ Mental /Psychosocial harm
Shaft, drift or trench digging Carrying ore from shaft Drilling and blasting Crushing ore Grinding ore Sifting ore Panning wet and dry sand Carrying water Amalgamation and treating the mineral	 Handling heavy loads Entering narrow passages Using inappropriate tools Falling blocks of ore Collapsing tunnel Falling down shaft Luck of oxygen Dust Noise Flooding and drowning Heat and Cold Insufficient light Physical effort Awkward work posture 	 Injuries, death, or permanent disability Musculoskeletal disorders Fatigue Noise induced hearing loss Under nutrition Lung diseases Sunburn, skin cancer Water – borne diseases Mercurial poisoning Sexually transmitted diseases including HIV/AIDS

Stone crushing in quarry Loading stones in quarrying sites	 Toxic Gases Explosives Long time exposure to sun and water Mercury fumes Long working hours Harsh supervision Physical violence Sexual harassment Low or no incomes Vibration Lack of health service, clean water and family and community support 	Syndrome Low self esteem Depression Physical assault Poor physical and mental development Heat stress
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D: CONSTRUCTION

Tasks	Hazards	Physical and/or Psychosocial harm
 Cement mixing Painting Brick making (clay or cement) Trenching Carrying water Carrying bricks Excavation operation Demolition operations Motor vehicle helper 	Absence of sanitary facilities Strenuous physical work Fire in kiln Manual lifting of heavy loads Exposure to extreme weather conditions Poor scaffolds and ladders Inadequate or improper PPE	mental development Muscular skeletal disorders Physical and mental fatigue Infections diseases eg TB Malnutrition Falls causing Injuries and fatalities

 Store crushing in quarries and transportations to site Carpentry Plumbing Welding Masonry work 	Poor inadequate mealsPoor wagesPoor working tools	urs	Dermatitis: HIV/AIDS Reproductive ill – health Respiratory illness asthma, cancer Back injuries Noise induced deafness Vibration associated disorders Alcohol and drug use Depression Assault
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E: SERVICE SECTOR

Tasks	Hazards	Physical and/or Psychosocial
		harm
 Preparing food Cleaning kitchen equipment and utensils Washing clothes, Hauling market supplier, Cleaning equipment furniture and furnishings including toilets Maintaining outside area 	 Sharp utensil Hot oils/water Fuels – burning Low or no pay Long working hours, few hours sleeping Strenuous physical work Poor meals Work in awkward position Lack of PPE Repetitive physical work Chemical exposure – disinfectants/cleaners 	harm Cuts and abrasions Scalds and Burns Low morale/depression with multiple mental health problems Poor mental and physical development Musculo skeletal illnesses Chemical poisoning Skin diseases Infection eg TB Pregnancies STD/HIV/AID
Repairing equipment and dwellings	Wet workHarsh supervisionPhysical violence	 Injuries/ permanent disability even death

 Giving personal 	 Sexual abuse 	
assistance and	 Contact with infectious 	 Contagious diseases
care	material	 Physical and mental
 Hauling firewood 	 Working at height with 	fatigue
and other fuel	ladders	 Malnourishment
 Providing security 	 Work with domestic 	 Prostitution
	animals or birds	 Allergies
		_

F: RESTAURANTS/HOTELS/BARS/GUEST HOUSE WORK

Tasks	Hazards	Physical and/or Psychosocial harm
 Utensils equipment cleaning Scrubbing floors Window cleaning Cleaning toilets Bed making Washing beddings and furnishing maintaining outside areas Carrying water 	 Low or no wages Long working hours House dust Strenuous physical work Chemical exposure Awkward work posture Repetitive physical work Working at height Harsh supervision Wet work Contact with infective agents 	 Low morale/depression with multiple mental health problem Poor physical and mental development Musculoskeletal illnesses Chemical related skin diseases Inflectional (skin) (fungal/bacteria)
Fetching fire wood Cooking food (street food stalls)	 Physical violence Sexual abuse Poor inadequate meals Street dust Motor vehicle exhausts 	Early pregnancyPhysical assault

G: SERVICE SECTOR - COMMUNITY SERVICES

Tasks	Hazards	Physical and/or Psychosocial harm		
 Cobblers Electrical repair Auto repair Painting Refuse collection Tyre repairing Laundry shops Tailoring shop Hair Dressing Salon Barber shop Shoe polishing 	Low income Inappropriate equipment and tools Lack of proper PPE Heavy strenuous work Poor working posture Lack of good sanitation Poor irregular meals Physical violence Inadequate ventilation and lighting Chemical expose	 Poor mental and physical development Physical and mental fatigue Malnourishment Skin and respiratory diseases Injuries from sharp objects Fall from heights Dehydration Depression with associated mental health problem 		
 Water vending Scavenging Street food vending 	 Exposure to infectious agents Working at night Exposure to adverse weather Long hours in the sun 	 Physical assault Alcohol and drug use Heat/cold stress Chemical intoxications Musculoskeletal disorders 		

H: TRADE SECTOR

Tasks	Hazards	Physical and/or Psychosocial harm		
Carrying and selling merchandise in the streets	Heavy manual lifting/carrying Working long hours in adverse weather — hot/cold weather Exposure to dust and motor vehicle exhaust Violent/difficult customers Physical violence Improper meals Low financial returns Poor living condition	developmentPhysical and mental fatigueDehydrationUndernourishment		

I: OTHER INFORMAL SECTOR OPERATIONS

Tasks	Hazards	Physical and/or Psychosocial harm		
Carpentry and Fixture workshop Cotton ginning processing and production of hosiery goods Detergents manufacturing Jute textile manufacture and coir making Lime kilns and manufacture of lime	 Noise Work posture Strenuous physical work Chemical exposures Hot surfaces Naked wires Lack of first aid Poor ventilation 	 Heat stress Electrocution Fertility problems Depression Visual fatigue Infectious diseases Physical assault 		

 Redamation of lead Manufacturing of cement products Manufacture of dye and dye stuff Manufacture of and handling of pesticides Pottery and ceramic manufactures Metal fabrication Welding Shoe making 	Low or no information on safe work practices Dangerous machines Lack of PPE Harsh supervision Welding fumes Exposure to excessive heat Sharp objects Long working hours Exposure to organic dust Exposure to chemicals Noise	 Necrologies diseases Noise induced hearing loss Cancers Heavy metal poisoning Chronic lung diseases Allergic disorders Injuries, deformities and even deaths
 Carpet and mattress making Cloth printing and Dying wearing garments Hand and Power looms Chemical Formulation Foundry Tanning Gradation and cashew nuts descaling and processing 	 Metal fumes Radiation Vibration Repetitive work Silica dust Infectious materials 	

F: TRANSPORT SECTOR

Tasks	Hazards	Physical and/or Psychosocial harm		
 Auto repair workshops Service station Garage Carrying luggage Cleaning vehicles Loading goods into vehicles 	work Inappropriate tools and equipment Lack of proper PPE Poor irregular meals	development Musculoskeletal disorders Chemical poisoning Infertility disorders Infections diseases Respiratory diseases Injuries/death Skin diseases Poor mental and physical fatigue		
	 Asbestos exposure Oils/lubricants Exposure Physical violence Low pay Welding fumes Flying objects Insects and vermin Harsh supervision Long working hours 	 Depression Asbestosis/cancer Cold/heat stress Vector borne diseases Physical assault 		

SECOND SCHEDULE

FORMS

LAIF. 9

EMPLOYEES' RIGHTS FORM

(Made under Regulation 12)

PART I: RIGHTS UNDER THE ACT

- 1. Right to exercise freedom of association
- 2. Right to be supplied with the Contract of Service/Statement of Particulars
- 3. Right to annual leave
- 4. Right to maternity/paternity/sick leave
- 5. Right to certificate of service on termination
- 6. Right to remuneration and written statement of particulars supporting each payment of remuneration
- 7. Right to payment for the overtime worked and night work allowance

conspicuous place at workplace

- 8. Right to daily and weekly rest periods as provided for in the Act
- 9. Right to be repatriated to place of recruitment on termination
- 10. Right to daily subsistence allowance between termination date and the date of transporting an employee and family to the place of recruitment
- 11. Any other rights as provided for under the Act

	L RIGHTS UNDER CONTACT OF SERVICE
PART III: GENERAL	RIGHTS UNDER COLLECTIVE AGREEMENT
	Signature:
· ·	Date:
	ıl:

LAIF. 10

CERTIFICATE OF SERVICE

(Made under Regulation 17)		
(Employer's Name and Address)		
This is to certify that (employee), has been working with us in the position of		
Name: Signature:		
Designation: Date:		
Employer's Common Seal/Stamp.		

LAIF. 11



THE UNITED REPUBLIC OF TANZANIA

MINISTER'S EXEMPTION

(Made u	nder Regulation 39)
	P. O. Box,
Ref. No	,
of the Act, having considered y employment standards (s)	on me under the provisions of section 100 (1) your application for an exemption from the contained in section, I hereby grant/refuse to grant the same,
This exemption shall be effective (s)/year (s) from	e within a period of days/week(s)/month d will involve the following employer(s) or
	this day of
(Name and Signature) MINISTER RES	SPONSIBLE FOR LABOUR

Copy to: Trade Union Representative/Representative of the Affected Employees

Area Labour Officer

DETAILS OF THE TRADE UNION

THIRD SCHEDULE

FORMS

(Made under Regulation 18)

TUF. 1

APPLICATION FOR REGISTRATION OF A TRADE UNION

(Made under Regulation 20 (1))

This form is filled by the Secretary of the Trade Union and submitted to the Registrar of Organizations.

The form must be accompanied by a certified copy of the attendance register and minutes of its establishment meeting and a certified copy of its constitution and rules.

Wa	
We (Name of the Trade Union), apply for registration of this Trade Union.	
The position, names and addresses of national office bearers and union office	cials are:
POSITION NAME WORK ADDRE	SS
We have members	
Date this day of, 20 at	
Secretary (Name, Signature and Official Stamp)	
DETAILS OF THE REGISTRAR OF ORGANISATIONS	
I,	(name of official).
duly authorized thereto in terms of Section 43(2) Labour Institutions Act No satisfied that the information is substantially correct.	
The application was lodged with the Registrar on	(Date)

TUF. 2

APPLICATION FOR REGISTRATION OF EMPLOYERS' ASSOCIATION

(Made under Regulation 20(2))

This form is filled by the Secretary of the Employers' Association and submitted to the Registrar of Organisations.

The form must be accompanied by a certified copy of the attendance register and minutes of its establishment meeting and a certified copy of its constitution and rules.

DETAILS OF THE EMPLOYERS' ASSOCIATION
We, (Name of the Employers' Association), apply for registration of this employers' association.
The position, names and addresses of national office bearers and employers' association Officials
are:
POSITION NAME WORK ADDRESS
We have members
Date this day of, 20 at
Secretary
(Name, Signature and Official Stamp)
DETAILS OF THE REGISTRAR OF ORGANISATIONS
I,, (name of official), duly authorized thereto in terms of Section 43 (2) Labour Institutions Act No. 7 of 2004; and satisfied that the information is substantially correct.
The application was lodged with the Registrar on
Dated this day of at
Registrar of Organizations

(Name, Signature and Official Stamp)

TUF. 3

APPLICATION FOR REGISTRATION OF FEDERATION/CONFEDERATION

(Made under Regulation 21)

To:	The	Registrar of Organisation:
1.		the several persons whose names are subscribed below on behalf of
		(Federation/Confederation), hereby make application for the
		stration under the Employment and Labour Relations Act of a Federation/Confederation
	to b	e known as-
2.	(i)	The situation of the registered office of the Federation/Confederation is:
	(ii)	The registered postal address of the Federation/Confederation is:
	(iii)	The aforesaid Federation/Confederation was established on the day of
		(iv) The purposes of the Federation/Confederation are—
	()	W
(a)		We enclose herewith— Two copies of the Constitution and Rules of the Federation/Confederation, signed by us.
(b)		Statement I showing the names, occupations and addresses of the executive officers
(-)		naking this application.
(c)	5	Statement II showing the titles, names, ages, addresses and occupations of the officers and
	t	rustees of the Federation/Confederation.
2	***	
3.	beha	have been duly authorized by the Federation/Confederation to make this application on its alf by a General meeting held at on the day of
CT/		MENT I: NAMES OF PERSONS MAKING APPLICATION FOR THE
		RATION
Nar	10	Occupation Name and Address of Represented Organisation
NO	TE.	
NO	IE:	This application must be signed by at least five numbers of the body applying for registration.
STA	TEN	MENT II: NAME OF OFFICERS FOR THE FEDERATION/CONFEDERATION
		To: The Registrar of Organisations,
		Dated this day of, 20 at

Title of Officer in the Trade Union	Name	Age	address	Occupation

Dated this day of	, 20		. at	 	•••
	Secretary	• • • •			
(Na	ame, Signature and O	fficial St	amp)		

TUF. 4



THE UNITED REPUBLIC OF TANZANIA

NOTICE OF REFUSAL TO REGISTER ORGANISATION/FEDERATION/CONFEDERATION

(Made under Regulation 24)

hereby notify offollowing grounds:	the powers conferred upon me under section 48(4) (b) of the Act, that the registration as Organization/Federation/Confederation is refused, on the
	, 20 at
	Registrar of Organizations
	(Name, Signature and Official Stamp)

TUF. 5



THE UNITED REPUBLIC OF TANZANIA

CERTIFICATE OF REGISTRATION OF A TRADE UNION

(Made under Regulation 25)

	(name of the trade union) Section 48 (5) (b) of the Labour Institutions Act.
No.7 of 2004; with effect from	
Dated this day of	, 20 at
8	Organizations
(Name Signature	and Official Stamp)

TUF. 6



THE UNITED REPUBLIC OF TANZANIA

CERTIFICATE OF REGISTRATION OF AN EMPLOYERS' ASSOCIATION

(Made under Regulation 25)

association) has been	n registered as an er	nployers' association	on, pursuant to S	ne of the employers section 48 (5) (b) of the
Dated this	day of	20	at	
	Regi	strar of Organizat	tions	
	(Name, Si	ignature and Offici	al Stamp)	

TUF. 7



THE UNITED REPUBLIC OF TANZANIA

CERTIFICATE OF REGISTRATION OF FEDERATION/CONFEDERATION

(Made under Regulation 25)

federation/confede	fy that the ration) has been regis Federation/Confeder	stered pursuant to	section 48 of th	e Employmen	it and Labo	
	day of				, ,	
	-	istrar of Organiz				

TUF.8

NOTICE OF INTENTION TO APPLY FOR CANCELLATION OF REGISTRATION OF ORGANISATIONS//FEDERATION/CONFEDERATION

TUF. 9

NOTICE OF CHANGE OF NAME, CONSTITUTION AND RULES OF ORGANIZATION OR FEDERATION

(Made under Regulation 28)

To: The Registrar of Organisations,

1.	1. We, the Secretary and members of the above named organisation/fe that by a resolution passed at a General Meeting of the Or at	rganization/Federation held cordance with provisions of es of theand we hereby
2.	2. This Organization/Federation has members and favour of the resolution.	members voted in
	Dated this day of, 20 a	t
	Secretary (Name, Signature and Official Stamp)	
	1	

Note: This application must be signed by the Secretary and at least four members of the Organizations/Federation in case of employers and by the Secretary and at least six members of the Organization/Federation in case of employees.

TUF. 10

NOTIFICATION OF REFUSAL TO REGISTER A CHANGE OF NAME/CONSTITUTION OR RULES OF ORGANIZATION/FEDERATION

(Made under Regulation 29)

	-	•	registration						
			fused, on the			(prop			
C		,			, ground				
						at		 	
			Registra	r of Orga)		

(Name, Signature and Official Stamp)

TUF. 11



THE UNITED REPUBLIC OF TANZANIA

CERTIFICATE OF REGISTRATION OF CHANGE OF NAME/CONSTITUTION/RULES OF ORGANIZATIONS/FEDERATION

(Made under Regulation 29)

(original name of (new name/cons	of Organizations/Feder	ration/ Confederatior anizations/Federatior	rules ofn) ton/Confederation) has been approved	
Dated this	day of	, 20	at	
	R	egistrar of Organiza	ations	
	(Name	, Signature and Offic	cial Stamp)	

TUF. 12

NOTICE OF AFFILIATION

To: The Registrar of Organisations	
This is to notify you that the following registered Organi was affiliated to	
(Federation/Confederation) based in	
day of, 20	(place) on the
Important Details of the Federation/Confederation	
Dated this day of 20 at .	
Secretary	
(Name Signature and Official Stam	in)

TUF. 13

NOTICE OF CHANGE OF REGISTERED OFFICE, OFFICIAL ADDRESS OR OFFICE BEARERS $\,$

To:	The Registrar of	f Organisati	ons						
	to notify you pur red Office of the								oved from
							1/ 41	4 41 1	to L
	Address of the sa								C
	;								
Dated th	nis	. day of		20	at .				
				 Secretary	••••				
		(Name	e. Signa	ture and C	fficial Stam	n)			

TUF. 14

NOTIFICATION TO EXERCISE ORGANISATIONAL RIGHTS

(Made under Regulation 34(1))

DETAILS OF EMAIL AND PHYSICAL ADDRESS, TELEPHONE NOS. AND FAX NOS. OF HEAD OFFICE AND AREA OFFICES OF THE COMMISSION TO BE INSERTED HERE

READ THIS FIRST:

A. PURPOSE OF THE FORM

This form must be completed by a registered trade union that seeks to notify an Employer in terms of Section 64 of the employment and Labour Relations Act, that It seeks to exercise an organization right conferred under the Act.

B. WHO FILLS IN THE FORM?

The registered trade union seeking to excise organization rights, must complete the form.

C. HOW TO SERVE THE FORM?

The form must be served on the employer that the trade union has notified of its intention To exercise organization rights. The form may be served by hand, registered post or fax. The following constitutes proof of service:-

- By hand:- receipt signed by the party or a person who appears to be at least 18 years old and in charge of the party's place of residence or place of employment, or a signed statement by the person who served the document;
- By registered post:- proof of posting from postal authorities;
- By fax:- fax transmission slip confirming the fax was successfully transmitted.

D. WHAT HAPPENS AFTER THE FORM IS SERVED?

The employer must meet with the trade union within 30 days of receipt of this form, to attempt to conclude a collective agreement granting the organizational rights and regulating the manner in which the rights are to be exercised. If there is no agreement or the employer fails to meet with the union within 30 days, the union may refer a dispute to the Commission for Mediation and Arbitration. The Commission shall then refer the dispute to mediation.

	1. UNION'S DETAILS
	Full Name:
Union Seeking to exercise	Registration No:

Employment and Labour Relations (General)

G.N. No. 47 (contd.)	
Organizational rights enters details	Any acronym:Date of regPostal address:
	Physical address:
	Contact Persona:
	Tel: Fax:
	Cell: Email:
Union insert employer's details here.	2. EMPLOYER/EMPLOYER ASSOCIATION DETAILS Full Name: Registration No:
	Any acronym:Date of reg
	Postal address:
	Physical address:
	Contact Person:
	Tel: Fax:
	Cell:Email:
If this applies to a number of Workplaces attach details on Separate paper	3. WORKPLACE DETAILS Describe the physical address/Locality of workplace(s) at which the Union seeks to exercise organizational rights:
The Possible rights in the ELRA Include:	4. ORGANISATIONAL RIGHTS
- access (section 60)	Describe in detail the organisational rights that
 access to facilities 	the Union seeks to exercise in respect of the Section 60(3))
- Establishing a field branch (sec - deducting union dues (section of - union representatives (section of	61)
 paid time off for representative 	es (section 62 (5))
disclosure of information (section paid leave (section 63)	ion 62(6))
Attach additional paper if insuffi	icient space here
Section 64(3) of the ELRA requires the parties to meet within 30 days to attempt to conclude an agreement	5. PROPOSED DATES FOR MEETING The Union proposes a meeting with the Employer to discuss this Application on any of the following dates:

Employment and Labour Relations (General)

G.N. No. 47 (contd.)	
Insert any other relevant information here	6. GENERAL
	Any other matter which the Union wishes to bring to the Employer's attention:
Signature: Name of Signatory: Capacity:	
D.	

TUF. 15

EMPLOYEE INSTRUCTION TO EMPLOYER TO DEDUCT DUES OF A REGISTERED TRADE UNION FROM EMPLOYEE'S WAGES

EMPLO EMPLO TRADE	YEE'S NAME: YEE NUMBER: YER NAME: UNION NAME: L MONTHLY UNION DUES:				
1.	I the abovementioned employee hereby instruct n From my wages, trade union dues owing to my un	3 1 3			
I agree that the amount deducted may from time to time be increased, provided that I an Given written notification of this in advance.					
3.	I confirm my understanding that I am entitled at a Giving one month's written notice to my trade un				
Employe	ee Signature	Date			
Witness	Name and Signature	Date			

TUF. 16

PRESCRIBED LIST OF UNION MEMBERS TO ACCOMPANY MONTHLY REMITTANCE BY EMPLOYER TO TRADE UNION OF TRADE UNION DUES **DEDUCTED**

(Made under Regulation 34(1))

PURPOSE OF THE FORM

obliged to complete the	is form monthly a	and forward it t	e union from its employed of the trade union. A copzation to deduct union du	y of any notice of
EMPLOYER NAME: UNION NAME:				
Employee Name	Employee Number	Employee Workplace	Date Deducted	Amount Deducted
			TOTAL AMOUNT DEDUCTED	•
PERSON RESPONSII	BLE FOR COMF	PLETING THIS	S FORM:	
Signature:				
Name of Signatory:				
Capacity: Date:				

TUF. 17

LIST OF MEMBERS TO BE KEPT BY A TRADE UNION

(Made under Regulation 34(1))

This is the prescribed from for a trade union to keep records of their members as given by Section 52 (1) (a) in the Act.

Full name Clock card number (if any): Sector in which en	h employed	e

TUF. 18

LIST OF MEMBERS TO BE KEPT BY AN EMPLOYERS' ORGANIZATION/FEDERATION

(Made under Regulation 34(1))

This is the prescribed form for an employers' association to keep records of their members as given by Section 52 (1) (a) in the Act.

8	10) Beetion 02 (1) (u) 1	
(a)	Full name and	
	address of	
	employer:	
(b)	Name and	
	telephone No. of	
	contract person:	
(c)	Sector(s) in which	
	engaged	
(d)		
	employees in each	
	sector	

TUF. 19

RECOGNITION AS EXCLUSIVE BARGAINING AGENT

(Made under Regulation 34(1))

DETAILS OF EMAIL AND PHYSICAL ADDRESS, TELEPHONE NOS. AND FAX NOS. OF HEAD OFFICE AND AREA OFFICES OF THE COMMISSION TO BE INSERTED HERE

READ THIS FIRST:

A PUROPSE OF THE FORM

This form must be completed by a registered trade union that intends to notify an employer or employer's association of its intention to seek recognition as the exclusive bargaining agent within an appropriate bargaining unit, as prescribed in Section 67 (3) of the Employment and Labour Relations Act.

B WHO FILLS IN THE FORM?

.

The registed trade union seeking recognition as a exclusive bargaining agent, must complete this Form.

C HOW TO SERVE THE FORM?

The Form may be served by a hand, registered post or fax. The following constitutes proof of service:

- by hand:- receipt signed by the party or a person who appears to be at least 18 years
 old and in charge of the party's place of residence or place of employment, or a
 signed statement by the person who served the document;
- by registered post:- proof of posting from postal authorities;
- by fax:- fax transmission slip confirming the fax was successfully transmitted.

D WHAT HAPPENS AFTER THE FORM IS SERVED?

The employer and the trade union must meet within 30 days of the notice having been served to attempt to conclude a collective agreement recognizing the trade union. This is prescribed by Section 67 (4) of the Employment and Labour Relations Act. If there is no agreement or the employer fails to meet with the trade union within the 30 days, the union may refer a dispute to the Commission for Mediation and Arbitration, which then refers it to mediation. The period of 30 days may be extended by agreement between the employer and the union.

1.	UNION'S DETAILS

Union applying for recognition enters	Full Name:	
Details. If more than 1	Registration No:	

G.N. No. 47 (contd.)	
Union applying jointly, attach details on separate paper	Any acronym:Date of reg Postal address:
	Physical address:
	Contact Persona:
	Tel: Fax: Cell: Email:
	Cell:Email:
Union inserts employer's Details here.	2. EMPLOYER/EMPLOYER ASSOCIATION DETAILS Full Name:
	Registration No:
	Registration No:Date of reg
	Postal address:
	Physical address:
	Contact Persona:
	Contact Persona:
	Cell: Email:
If this applies to a number of Workplaces, attach details on separate paper.	3. WORKPLACE DETAILS
- Lander Control	Describe the physical address/Locality of workplace(s) At which the Union seeks recognition as exclusive Bargaining agent:
E.g. insert the job 4: BA grades or Job descriptions	RGAINING UNIT DETAILS
of employees	Describe the categories of employees that the Union proposes should constitute the bargaining unit:
Union must represent a majority of employees to be an exclusive bargaining	5. UNION MEMBERSHIP DETAILS
	5.1 How many employees within the bargaining unit (estimate)?

Employment and Labour Relations (General)

G.N. No. 47 (contd.)					
deduction forms, membership forms etc)	 5.2 How many Union members within the bargaining unit? 5.3 Insert method used to determine Union membership 5.4 Is documentary proof available to substantiate this? 				
		YES		NO	
Section 67(4) of the ELRA requires the parties to meet within 30 days to attempt to conclude an agreement.	6.	PROPOSED I The Union pro Employer to d the following	oposes a meeti iscuss this Ap		y of
Insert any other relevant Information here.	7.	GENERAL Any other mat Employer's at		Union wishes t	o bring to the
		Name of Signa Capaciy:	atory:		

CMA F.1

REFERRAL OF A DISPUTE TO THE COMMISSION FOR MEDIATION AND ARBITRATION

(Made under Regulation 34(1))

DETAILS OF EMAIL AND PHYSICAL ADDRESS, TELEPHONE NOS. AND FAX NOS. OF HEAD OFFICE AND AREA OFFICES OF THE COMMISSION TO BE INSERTED HERE

READ THIS FIRST:

A. PURPOSE OF THE FORM

This Form shall be completed if a party to a labour dispute intends to refer to dispute to the Commission in terms of section 86(1) of the Employment and Labour Relations Act.

B. WHO FILLS IN THE FORM?

The party wishing to refer the dispute – e.g. an employer, employee, union or employer's' organization – must complete this form.

C. WHERE DOES THE FORM GO?

To the other party or the dispute and a copy to the Commission in the area where the dispute has arisen, together with proof of the Form having been served on the other party or parties.

D. HOW CAN THE FORM BE SERVED?

By hand, registered post or fax. Proof of service on any other party must accompany the Form served on the Commission. The following constitutes proof on service.

- by hand: receipt signed by the party or a person who appears to be at least 18 years
 old and in charge of the party's place of residence or place of employment, or a
 signed statement by the person who served the document;
- by registered post:- proof of posting from postal authorities;
- by fax: fax transmission slip confirming the fax was successfully transmitted.

E. WHAT HAPPENS WHEN THE FORM IS SUBMITTED?

The Commission shall refer the dispute to mediation and advise all parties of the place, date and time of the first mediation meeting. Provide that the Commission may in certain

circumstances refer the dispute direct to arbitration in terms of section 88 (3) of the Employment and Labour Relations Act.

IMPORTANT

THE RULES FOR MEDIATION AND ARBITRATION PUBLISHED BY THE COMMISSION REQUIRE A DISPUTE CONCERNING THE TERMINATION OF EMPLOYMENT TO BE REFEREED TO THE COMMISSION WITHIN 30 DAYS OF THE TERMINATION OR THE DATE THAT THE EMPLOYER MADE A FINAL DECISION TO TERMINATE OR UPHOLD THE DECISION TO TERMINATE. ALL OTHER DISPUTE TO BE REFERRED WITHIN 60 DAYS OF THE DISPUTE HAVING ARISEN. IF THIS DISPUTE IS REFERRED OUTSIDE THE TIME PERIODS STIPULATED, AN APPLICATION FOR CONDONATION FROM A PARTY TO THE DISPUTE SHALL ACCOMPANY THIS FORM. OTHERWISE THIS DISPUTE SHALL NOT BE PROCESSED

Fick the correct box f you are an employee fill in (a) below	DETAILS OF PARTY REFERRING THE DISPUTE As the referring party, are you:
f you are an employer, union official or representative or an employers' organization, fill in b) below	An employee
	An employer
	A union official or representative
	An employers' organisation
	All elliployers organisation
	(a If the referring party is an employee
)
	Surname:
	Fist Name:
	Employee Identity Number:
	Postal address:
	Physical address:
	Tel.:Cell:
	Fax.: <u>Em</u> ail:
	(b If the referring party is an employer, an employer, an employer's organization or union
	Name:
	Postal address:
	Physical address:
	Tel.:Cell:

G.N. No. 47 (contd.)	
	Fax.:Email: Contact person:
Tick the correct box	2. DETAILS OF THE OTHER PARTY (TO THE DISPUTE)
If there is more than one other party, write the details of the additional parties on a separate page and staple it to this form	An employee An employer A union An employers' organization Name: Postal addres: Physical address:
	Tel.: Fax: Cell: Email: Contact Person:
Tick the correct box	3. NATURE OF THE DISPUTE Application/interpretation/implement ation of any law or agreement relating to employment Negotiations about terms and conditions of employment Discrimination Termination of employment Organization rights Recognition as exclusive bargaining agent Disclosure of information Tort Breach of contract Other (please describe)
If the dispute concerns termination of employment complete Part B of this Form	Summaries the facts of the dispute you are referring (unless this is a termination dispute, in which case complete Part B of this Form)
If applicable, insert the amount	If this dispute is about a claim you are

Employment and Labour Relations (General) G.N. No. 47 (contd.) owed money, state the amount you believe you are owed: The dispute arose on: (give the date, day, month and year) The dispute arose where: (give the City/Town in which the dispute arose) Suggest a fair solution to the OUTCOME OF MEDIATION dispute What outcome do you seek? 5. INDUSTRY Tick the correct box Is the dispute in an essential Yes service No Indicate the sector or service in which the dispute arose. Agriculture **Building & Construction** Cleaning Communications Contract Distribution Domestic Financial Services Food & Beverage Health Mining Private Security

Public Service Retail Sector Textiles Transport

Other (Please describe)

G.N. No. 47 (contd.)	
The commissioner provides interpretation services for official languages only.	6. SPECIAL FEATURES/ADDITIONAL INFORMATION (a Interpretation Service)
Parties may, at their own cost, bring interpreters for languages other than official languages.	Do you require an interpreter at mediation? YES NO If yes, please indicate for what language:
Special feature might be the urgency of the matter, the large number of people involved, important legal or labour issues etc.	(b Other Briefly outline any special features/additional information the Commissioner needs to note:
A dispute concerning termination of employment to be referred to the Commission within 30 days, an other disputes within 60 days of the dispute having arisen	of this dispute necessary? Tick the appropriate box
Proof that a copy of this form has been sent could be: A registered slip form the Post Office A signed receipt if hand delivered A signed statement by the person delivering the form A fax slip	8. INFORMING THE OTHER PARTY I confirm that a copy of this form has been sent to the other party/parties to the dispute and proof of this is attached to this form
Signature Name	Position Date

PART B ADDITIONAL FORM FOR TERMINATION OF EMPLOYMENT DISPUTES ONLY

Fermination disputes shall be eferred (i.e. received by the Commission) within 30 days. If you are outside this period, you are required to apply for condonation.	(1)	COMMENCEMENT OF THE EMPLOYMENT When did you start working for your employer?
	(2)	NOTICE OF TERMINATION Please give the date of your termination
	How	were you informed of your termination? By letter At/After a disciplinary hearing Verbally Other (please describe)
	(3) Why	REASON FOR TERMINATION was your employment terminated? Misconduct Operation requirements (retrenchment) Incapacity Incompatibility Unknown Other (please describe)
	(4) (a)	FAIRNESS/UNFAIRNESS OF TERMINATION Procedural Issues Do you feel that the termination was procedurally unfair? (i.e. not in terms of a fair procedure) YES NO

Employment and Labour Relations (General)

G.N. No. 47 (contd.)		
		If yes, why?
	(b	Substantive Issues Do you feel that the reason for termination was unfair?
		YES NO
		If yes, why?

CMA F.2

APPLICATION FOR CONDONATION OF LATE REFERRAL OF A DISPUTE TO THE COMMISSION FOR MEDIATION AND ARBITRATION

(Made under Regulation 34(1))

DETAILS OF EMAIL AND PHYSICAL ADDRESS, TELEPHONE NOS. AND FAX NOS. OF HEAD OFFICE AND AREA OFFICES OF THE COMMISSION TO BE INSERTED HERE

READ THIS FIRST:

A. PURPOSE OF THE FORM

This form enables a party that has failed to comply with the time periods for referring a dispute

to the Commission, to apply to have the dispute processed by the Commission. A dispute concerning termination of employment must be referred to the Commission within 30 days. All

other disputes must be referred to the Commission within 60 days. The Rules for Mediation and Arbitration proceedings issued by the Commission set out the criteria to be applied in

Determining condonation applications.

B. WHO FILLS IN THE FORM?

The party seeking application for condonation e.g. employer, employee, union or employers' organisation.

C. WHERE DOES THE FORM GO?

To the other party to the dispute and a copy to the Commission in the area where the dispute has arisen, together with proof of the form having been served on the other party.

D. HOW CAN THE FORM BE SEVED?

By hand, registered post or fax. Proof of service on any other party must accompany the form served on the Commission. The following constitutes proof of service:

- By Hand: receipt signed by the party or a person who appears to be at least 18 years old and in charge of the party's place of residence or place of employment,
 - Or a signed statement by the person who served the document;
- By registered post: proof of posting from postal authorities;
- By fax: fax transmission slip confirming the fax was successfully transmitted.

E. WHAT HAPPENS AFTER THE FORM IS SERVED?

The other party to the dispute may within 14 days oppose the application by filling

Submissions in accordance with the rules for Mediation and Arbitration proceedings. Thereafter the party seeking condonation may within 7 days submit a written reply to the opposition, in terms of the Rules.

A mediator appointed to deal with the dispute may decide the application for condonation

According to the criterial specified in the Rules either on the basis of the parties'

Submissions or by calling the parties to a hearing to consider the matter.

IMPORTANT

THE FORM REFERRING THE DISPUTE TO THE COMMISSION MUST ACCOMPANY THIS FORM

Tick the correct box

If you are an employee fill in (a) Below. If you are an employer, union Official or representative or an Employers' organization, fill in

(b) Below

DETAILS OF PARTY REFERRING THE DISPUTE

As the referring party, are you:

An employee An employer

A union official or representative An employers' organisation

(a) If the referring party is an employee

Surname:		
Employee Identi	ty Number:	
Postal address:		
1 1 1 11		
pnysical address	:	
Contact Person:		
	Cell :	
Fax:	Email:	

(b) If the referring party is an employer, an employer's Organization or union

			Name: Postal address: physical address:		
			Tel: Cell: Fax: Email: Contact person:		
Tick the correct box If there is more than one other Party, write the details of the Additional parties on a separate Page and staple it to this form	2. D	ETAII	An employee An employer A union An employers' organisation Name: Postal address: physical address: Contact Person: Tel: Fax: Email: Contact person:		
This may for example be the date that an employee was dismissed.		3.	DATE THE DISPUTE AROSE (give date, day, month and year)		
Additional pages may be attached if the space below is Insufficient.	4.	FOR	MISSION IN SUPPORT OF THE APPLICATION CONDONATION, IN RESPECT OF THE LOWING CRITERIA:-		
Provide details on the degree of lateness e.g how many days/weeks late is the application	3	(a)	degree of lateness		
Provide reasons why the Dispute was referred late		(b)	reasons for lateness		
Comment on your prospects of Succeeding in obtaining the Outcome you seek, if the Dispute is processed by the		(c)	the referring party's prospects of success in the dispute referred		

Employment and Labour Relations (General)

Commission				
Comment on how the parties to The dispute would be affected By a granting or a refusal of the Condonation application	(d)	Any prejudice to	o the other party	
Provide any other comments That may be relevant	(e)	Any other releva	ant factors	
Proof that a copy of this form Has been sent could be: A fax slip/a re	gistered	5.	INFORMING	ТНІ
OTHER PARTY Slip from the post Office	_			
 A signed recei has been sent to the Delivered this is 	pt if nand		rm that a copy of thi	
A signed state Person delivering the form	•	attache	d to this form.	
Signature N	ame	Positive		_

CMA F.3



THE UNITED REPUBLIC OF TANZANIA

SUMMONS BEFORE THE COMMISSION FOR MEDIATION AND ARBITRATION (HATI YA WITO MBELE YA TUME YA USULUHISHI NA UAMUZI)

((Made under Regulation 34(1)) (Imetengenezwa Chini ya Kanuni ya 34(1))
Labour Dispute No. (Mgogoro wa kikazi Na.)
Between/Baina ya
And/Na
NOTICE TO ATTEND MEDIATION/ARBITRATION HEARING (TAARIFA YA KUITWA KUHUDHURIA KWENYE SHAURI LA USULUHISHI/UAMUZI)
Take notice that the above mentioned Mediation/Arbitration has been fixed for hearing on
You are required to appear before the Commission in person and or accompanied by an Advocate/Personal representative as instructed, and produce on that day all relevant documents you intend to rely upon in support of your defence. You are further cautioned to remain in attendance until permitted by the Commission (Unatakiwa kufika binafsi ama kwa kuambatana na wakili/Mwakilishi wako mbele ya Tume kama ulivyoagizwa. Unapaswa kuleta vielelezo/nyaraka muhimu unazo kusudia kuzitumia katika utetezi wako. Unatahadharishwa usipuuze kutii wito huna unatakiwa kubakia kwenye majengo ya Tume mpaka utakapo ruhusiwa kuondoka na Tume).
Given under my hand and seal of the Commission, this day of, year
Name (Jina)

Record Officer/Mediator/Arbitrator (Afisa Masijala/Msuluhishi/Muamuzi)

th:
li) ri)
]

CMA F.4



THE UNITED REPUBLIC OF TANZANIA

SUMMONS FOR THE WITNESS TO APPEAR BEFORE THE ARBITRATION HEARING

AT:	
Name:	
Address:	
LABOUR DISPUTE No:	
BETWEEN	
	COMPLAINANT
AND	
	RESPONDENT
Take NOTICE that the above mentioned Mediation/Arbitration has	s, at CMA Offices, located at erson, to give evidence on the
Given under my hand and seal of the Commission, this day of	year

CMA F.5

AGREEMENT BY PARTIES TO EXTEND TIME FOR MEDIATION

In the Dispute No between:				
AND	` .			
AIL				
We, parties to the above matter, have voluntarily agreed to extend time for Mediation. We shal appear for further Mediation on				
Signature:	ě .			
Name: Date:	Name: Date:			
EMPLOYER/REPRESENTATIVE Before me (Mediator's Name):	EMPLOYEE/REPRESENTATIVE			
Signature: I				

CMA F.6



THE UNITED REPUBLIC OF TANZANIA

CERTIFICATE OF SETTLEMENT/NON SETTLEMENT

APPLICANT'S NAME:				
RESPONDENT'S NAME:				
LABOUR DISPUTE NUMBER:		_		
DATE OF REFERRAL OF DISPUTE TO THE CMA:		_		
NATURE OF DISPUTE:		_		
			1	1
HAS THE DISPUTE BEEN RESOLVED?	YES		NO	
MEDIATOR'S COMMENTS (IF ANY)				
		-		
NAME AND SIGNATURE OF THE APPLICANT:				
NAME AND STOLETHING OF THE DESCRIPTION		_		
NAME AND SIGNATURE OF THE RESPONDENT:		_		
MEDIATOR'S NAME:				
MEDIATOR'S SIGNATURE:				
DATE:				

CMA F.7



THE UNITED REPUBLIC OF TANZANIA

SETTLEMENT AGREEMENT UNDER MEDIATION

	LABOUR DISPUTE No
	BETWEEN
••	(Applicant(s))
	AND
••••	(Respondent(s))
	ove matter concerns a dispute on:
,	
	have agreed as follows;
0	
0	
0	
0	
0	
0	

Employment and Labour Relations (General)

G.N. No. 47 (contd.)
O
This is a full/partial settlement of the dispute.
Applicant/Representative's Signature Respondent/Representative's Signature
Before me (Mediator's Name):
Signature: Date:
CMA F.8
NOTICE TO REFER A DISPUTE TO ARBITRATION (Made under Regulation 34(1))
DISPUTE NO:
APPLICANT
RESPONDENT (To be filled by the complainant, pursuant to Section 86 (7) (b) (i) of the Act)
Reference is made to the certificate of non-settlement of the dispute issued by the Commission on
Signed at: day of: (year)
RECORDS OFFICER Copy to be served upon:

CMA F.10

NOTICE OF INTENTION TO SEEK FOR REVISION OF AWARD

LABOUR DISPUTE No:BETWEEN
APPLICANT AND RESPONDENT
TAKE NOTICE that the Applicant/Respondent being dissatisfied with the Commission's award in the above mentioned Labour Dispute issued on
Please forward as expeditiously as possible certified copies of proceedings and award the:
High Court of Tanzania, (Labour Division)(Place).
Dated at this day of
Applicant
Presented for filing this day of (year)
Registry Clerk
Copy:
Respondent

FOURTH SCHEDULE

 $(Made\ under\ regulation\ 33)$

FEES

The following fees shall be payable to Registrar:

- 2. Alteration of rules, change of name, re-registration of officers...50000/=
- 3. For a copy of certificate of registration or for authentication not otherwise provided for30000/=
- 4. For inspection of register entries and documents filed by or with registrar relating to any organization ...30000/=
- 5. For a copy or extract from any document in the custody of the registrar 5000/= per page, in addition to the fee for authentication by the Registrar, where such authentication is required is 10000/=

Dar es Salaam, JENISTA J. MHAGAMA,
...., 2017 Minister of State, Prime Minister's Office,
Labour, Youth, Employment and

Persons with Disability