Supplement to Official Gazette No. 6, Vol. 60, 1st February, 1973-Part B

L.N. 7 of 1973

TRADE DISPUTES EMERGENCY PROVISIONS) (AMENDMENT) (No. 2) DECREE 1969 (1969 No. 53)

Trade Dispute (South-Eastern State Agricultural Development Corporation and Allied Workers' Union and South-Eastern State Agricultural Development Corporation) Confirmation of Award Notice 1973

Pursuant to the provision of section 4 (4) of the Trade Disputes (Emergency Provisions) (Amendment) (No. 2) Decree 1969, the Industrial Arbitration Tribunal Award made on 31st August, 1972, and set out in the Schedule hereto, has been confirmed by me, the Federal Commissioner for Labour, and shall have effect as so confirmed in accordance with that provision.

SCHEDULE

Terms of Award

Name of Arbitration Tribunal, etc.

Industrial Arbitration Tribunal : South-Eastern State Agricultural Development Corporation and Allied Workers' Union and South-Eastern State Agricultural Development Corporation. The Award of the Tribunal based upon the settlement of the parties is as follows :--

- (a) Category B staff could not be rightly regarded as supervisory staff and could not therefore be regarded as staff in category 'A' of the Ani's recommendation.
 - (b) Such staff are within class (5) of the Ani's recommendation whose salary scale is £500-£950 per annum.
 - (c) We endorse the assurance of Management given to the Union that all deserving first-class clerks who come under class (6) of the Ani's recommended scale on the salary range of £160-£500 who were placed on the scale £388-£500 would be eligible for promotion to the next scale in class (5) carrying the salary scale of £500-£950.

DATED at Lagos this 12th day of January 1973.

ANTHONY ENAHORO, Federal Commissioner for Labour

EXPLANATORY NOTE

(This note does not form part of the above Notice but is intended to explain its effect)

The Notice confirms the award made by the Industrial Arbitration Tribunal in respect of the trade dispute which arose between South-Eastern State Agricultural Development Corporation and Allied Workers' Union and South-Eastern State Agricultural Development Corporation. L.N. 8 of 1973

TRADE DISPUTES (EMERGENCY PROVISIONS) (AMENDMENT) (No. 2) DECREE 1969 (1969 No. 53)

Trade Dispute (Food and Drinks Workers' Union of Nigeria and Nigercafe (W.A.) Limited) Confirmation of Award Notice 1973

Pursuant to the provision of section 4 (4) of the Trade Disputes (Emergency Provisions) (Amendment) (No. 2) Decree 1969, the Industrial Arbitration Tribunal Award made on 8th September, 1972, and set out in the Schedule hereto, has been confirmed by me, the Federal Commissioner for Labour, and shall have effect as so confirmed in accordance with that provision.

SCHEDULE

Name of Arbitration Tribunal, etc.

Industrial Arbitration Tribunal : Food and Drinks Workers' Union of Nigeria and Nigercafe (W.A.) Limited. (a) Refusal to meet the Union and discuss points of disagreement.

Terms of Award

The Federal Ministry of Labour is to conduct and supervise a plebiscite among the employees of Nigercafe (West Africa) Limited with a view to determining which of the two contending Unions represents the said employees and therefore entitled to be recognised by the Management.

(b) Victimisation

We find no evidence of victimisation and therefore make no award.

DATED at Lagos this 12th day of January 1973.

ANTHONY ENAHORO, Federal Commissioner for Labour

EXPLANATORY NOTE

(This note does not form part of the above Notice but is intended to explain its effect)

This Notice confirms the decision of the Industrial Arbitration Tribunal in respect of the trade dispute which arose between the Food and Drinks Workers' Union of Nigeria and Nigercafe (W.A.) Limited.