

- (a) trading establishments;
- (b) establishments, institutions and administrative services in which the persons employed are mainly engaged in office work, including offices of persons engaged in the liberal professions;
- (c) in so far as the persons concerned are not employed in establishments referred to in Article 3 and are not subject to national regulations or other arrangements concerning weekly rest in industry, mines, transport or agriculture—
 - (i) the trading branches of any other establishments;
 - (ii) the branches of any other establishments in which the persons employed are mainly engaged in office work;
 - (iii) mixed commercial and industrial establishments.

Article 3

1. This Convention shall also apply to persons employed in such of the following establishments as the Member ratifying the Convention may specify in a declaration accompanying its ratification:

- (a) establishments, institutions and administrative services providing personal services;
- (b) post and telecommunications services;
- (c) newspaper undertakings; and
- (d) theatres and places of public entertainment.

2. Any Member which has ratified this Convention may subsequently communicate to the Director-General of the International Labour Office a declaration accepting the obligations of the Convention in respect of establishments referred to in the preceding paragraph which are not already specified in a previous declaration.

3. Each Member which has ratified this Convention shall indicate in its annual reports under article 22 of the Constitution of the International Labour Organisation to what extent effect has been given or is proposed to be given to the provisions of the Convention in respect of such establish-

- (a) handelsvirksomheder;
- (b) virksomheder, institutioner og administrative organer, hvor personalet hovedsageligt er beskæftiget ved kontorarbejde, herunder kontorer inden for de liberale erhverv;
- (c) for så vidt de pågældende ikke er beskæftiget i nogen af de i artikel 3 omhandlede virksomheder og ikke er omfattet af nationale forskrifter eller andre ordninger om en ugentlig hvileperiode i industrielle virksomheder, miner, transportvirksomheder eller landbruget,
 - (i) andre virksomheders handelsafdelinger;
 - (ii) afdelinger af andre virksomheder, hvor personalet hovedsageligt er beskæftiget ved kontorarbejde;
 - (iii) blandede handels- og industrivirksomheder.

Artikel 3.

1. Nærværende konvention finder anvendelse på personer, der er beskæftiget i sådanne af de neden for nævnte virksomheder, som de ratificerende medlemsstater måtte angive i en erklæring, der er vedlagt deres meddelelse om ratifikation:

- (a) virksomheder, institutioner og administrative organer, der udfører personlige tjenesteydelser;
- (b) post- og telegrafvæsenet;
- (c) bladvirksomheder; samt
- (d) teatre og offentlige forlystelsessteder.

2. Enhver medlemsstat, der har ratificeret nærværende konvention, kan senere til Det internationale Arbejdsbureaus generaldirektør fremsende en erklæring, hvorefter den påtager sig de af konventionen følgende forpligtelser med hensyn til sådanne i foregående stykke anførte virksomheder, som ikke allerede er nævnt i en tidligere afgivet erklæring.

3. Enhver medlemsstat, der har ratificeret nærværende konvention, skal i sine årlige rapporter i henhold til artikel 22 i Den internationale Arbejdsorganisations statut angive, i hvilket omfang konventionens bestemmelser er gennemført eller agtes gennemført med hensyn til sådanne af de i stk. 1