



ΠΑΡΑΡΤΗΜΑ ΠΡΩΤΟΝ
ΤΗΣ ΕΠΙΣΗΜΟΥ ΕΦΗΜΕΡΙΔΟΣ ΤΗΣ ΔΗΜΟΚΡΑΤΙΑΣ
ύπ' Άρ. 1360 τῆς 24ης ΙΟΥΝΙΟΥ 1977
ΝΟΜΟΘΕΣΙΑ

Ό περί τῆς Συμβάσεως περὶ τῶν Ὀργανώσεων τῶν Γεωργικῶν Έργατῶν (Κυρωτικὸς) Νόμος τοῦ 1977 ἐκδίδεται διὰ δημοσιεύσεως εἰς τὴν ἐπίσημην ἔφημερίδα τῆς Κυπρίακης Δημοκρατίας συμφώνως τῷ ἀρθρῷ 52 τοῦ Συντάγματος.

Άριθμός 34 τοῦ 1977

**ΝΟΜΟΣ ΚΥΡΩΝ ΤΗΝ ΣΥΜΒΑΣΙΝ ΠΕΡΙ ΤΩΝ ΟΡΓΑΝΩΣΕΩΝ
ΤΩΝ ΠΕΩΓΡΙΚΩΝ ΕΡΓΑΤΩΝ ΤΟΥ 1975**

Ἡ Βουλὴ τῶν Ἀντιπροσώπων ψηφίζει ὡς ἀκολούθως :

1. Ό παρὸν Νόμος θὰ διαφέρησαι ὡς δ περὶ τῆς Συμβάσεως περὶ Συνοπτικὸς τῶν Ὀργανώσεων τῶν Γεωργικῶν Έργατῶν (Κυρωτικὸς) Νόμος τίτλος. τοῦ 1977.

2. Ἐν τῷ παρόντι Νόμῳ, ἐκτὸς ἐάν ἐκ τοῦ κειμένου προκύπτῃ διά- Ἐρμηνεια- φορος ἔννοια—

«Σύμβασις» σημαίνει τὴν Σύμβασιν περὶ τῶν Ὀργανώσεων τῶν Γεωργικῶν Έργατῶν, 1975, τῆς διποίας τὸ κείμενον ἐν τῷ διγγλί- κῷ πρωτοτύπῳ ἐκτίθεται εἰς τὸ Πρώτον Μέρος τοῦ Πίνακος καὶ ἐν μεταφράσει εἰς τὴν Ἑλληνικήν εἰς τὸ Δεύτερον Μέρος τοῦ Πίνακος :!

Πίνακ.

Νοεῖται ὅτι ἐν περιπτώσει ἀντιθέσεως μεταξὺ τῶν δύο κειμέ- νων ὑπερισχύει τὸ εἰς τὸ Πρώτον Μέρος τοῦ Πίνακος ἐκτιθέμενον ικείμενον.

3. Διὰ τοῦ παρόντος Νόμου κυροῦται ἡ Σύμβασις.

Κύρωσις
Συμβάσεως.

Π Ι Ν Α Ξ
("Άρθρον 2)
ΜΕΡΟΣ I

**CONVENTION 141 CONCERNING ORGANISATIONS
OF RURAL WORKERS AND THEIR ROLE
IN ECONOMIC AND SOCIAL DEVELOPMENT**

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 Sixtieth Session on 4 June, 1975, and

Recognising that the importance of rural workers in the world makes it urgent to associate them with economic and social development action if their conditions of work and life are to be permanently and effectively improved, and

Noting that in many countries of the world and particularly in developing countries there is massive under-utilisation of land and labour and that this makes it imperative for rural workers to be given every encouragement to develop free and viable organisations capable of protecting and furthering the interests of their members and ensuring their effective contribution to economic and social development, and

Considering that such organisations can and should contribute to the alleviation of the persistent scarcity of food products in various regions of the world, and

Recognising that land reform is in many developing countries an essential factor in the improvement of the conditions of work and life of rural workers and that organisations of such workers should accordingly co-operate and participate actively in the implementation of such reform, and

Recalling the terms of existing international labour Conventions and Recommendations — in particular the Right of Association (Agriculture) Convention, 1921, the Freedom of Association and Protection of the Right to Organise Convention, 1948, and the Right to Organise and Collective Bargaining Convention, 1949 — which affirm the right of all workers, including rural workers, to establish free and independent organisations, and the provisions of numerous international labour Conventions and Recommendations applicable to rural workers which call for the participation, *inter alia*, of workers' organisations in their implementation, and

Noting the joint concern of the United Nations and the specialised agencies, in particular the International Labour Organisation and the Food and Agriculture Organisation of the United Nations, with land reform and rural development, and

Noting that the following standards have been framed in co-operation with the Food and Agriculture Organisation of the United Nations and that, with a view to avoiding duplication, there will be continuing co-operation with that Organisation and with the United Nations in promoting and securing the application of these standards, and

Having decided upon the adoption of certain proposals with regard to organisations of rural workers and their role in economic and social development, which is the fourth item on the agenda of the session, and

Having determined that these proposals shall take the form of an international Convention,

adopts this twenty-third day of June of the year one thousand nine hundred and seventy-five the following Convention, which may be cited as the Rural Workers' Organisations Convention, 1975 :

Article 1

This Convention applies to all types of organisations of rural workers, including organisations not restricted to but representative of rural workers.

Article 2

1. For the purposes of this Convention, the term "rural workers" means any person engaged in agriculture, handicrafts or a related occupation in a rural area, whether as a wage earner or, subject to the provisions of paragraph 2 of this Article, as a self-employed person such as a tenant, sharecropper or small owner-occupier.

2. This Convention applies only to those tenants, sharecroppers or small owner-occupiers who derive their main income from agriculture, who work the land themselves, with the help only of their family or with the help of occasional outside labour and who do not—

- (a) permanently employ workers; or
- (b) employ a substantial number of seasonal workers; or
- (c) have any land cultivated by sharecroppers or tenants.

Article 3

1. All categories of rural workers, whether they are wage earners or self-employed, shall have the right to establish and, subject only to the rules of the organisation concerned, to join organisations of their own choosing without previous authorisation.

2. The principles of freedom of association shall be fully respected; rural workers' organisations shall be independent and voluntary in character and shall remain free from all interference, coercion or repression.

3. The acquisition of legal personality by organisations of rural workers shall not be made subject to conditions of such a character as to restrict the application of the provisions of the preceding paragraphs of this Article.

4. In exercising the rights provided for in this Article rural workers and their respective organisations, like other persons or organised collectivities, shall respect the law of the land.

5. The law of the land shall not be such as to impair, nor shall it be so applied as to impair, the guarantees provided for in this Article.

Article 4

It shall be an objective of national policy concerning rural development to facilitate the establishment and growth, on a voluntary basis, of strong and independent organisations of rural workers as an effective means of ensuring the participation of rural workers, without discrimination as defined in the Discrimination (Employment and Occupation) Convention, 1958, in economic and social development and in the benefits resulting therefrom.

Article 5

1. In order to enable organisations of rural workers to play their role in economic and social development, each Member which ratifies this Convention shall adopt and carry out a policy of active encouragement to these organisations, particularly with a view to eliminating obstacles to their establishment, their growth and the pursuit of their lawful activities, as well as such legislative and administrative discrimination against rural workers' organisations and their members as may exist.

2. Each Member which ratifies this Convention shall ensure that national laws or regulations do not, given the special circumstances of the rural sector, inhibit the establishment and growth of rural workers' organisations.

Article 6

Steps shall be taken to promote the widest possible understanding of the need to further the development of rural workers' organisations and of the contribution they can make to improving employment opportunities and general conditions of work and life in rural areas as well as to increasing the national income and achieving a better distribution thereof.

Article 7

The formal ratifications of this Convention shall be communicated to the Director-General of the International Labour Office for registration.

Article 8

1. This Convention shall be binding only upon those Members of the International Labour Organisation whose ratifications have been registered with the Director - General.
2. It shall come into force twelve months after the date on which the ratifications of two Members have been registered with the Director - General.
3. Thereafter, this Convention shall come into force for any Member twelve months after the date on which its ratification has been registered.

Article 9

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 which it is registered.
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.

Article 10

1. The Director - General of the International Labour Office shall notify all Members of the International Labour Organisation of the registration of all ratifications and denunciations communicated to him by the Members of the Organisation.
2. When notifying the Members of the Organisation of the registration of the second ratification communicated to him, the Director - General shall draw the attention of the Members of the Organisation to the date upon which the Convention will come into force.

Article 11

The Director - General of the International Labour Office shall communicate to the Secretary - General of the United Nations for registration in accordance with Article 102 of the Charter of the United Nations full particulars of all ratifications and acts of denunciation registered by him in accordance with the provisions of the preceding Articles.

Article 12

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

Article 13

1. Should the Conference adopt a new Convention revising this Convention in whole or in part, then, unless the new Convention otherwise provides—
 - (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 9 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 Convention shall cease to be open to ratification by the Members.
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.

Article 14

The English and French versions of the text of this Convention are equally authoritative.

ΜΕΡΟΣ ΙΙ

ΣΥΜΒΑΣΙΣ 141 ΠΕΡΙ ΤΩΝ ΟΡΓΑΝΩΣΕΩΝ ΤΩΝ ΓΕΩΡΓΙΚΩΝ ΕΡΓΑΤΩΝ ΚΑΙ ΤΟΥ ΡΟΛΟΥ ΑΥΤΩΝ ΕΙΣ ΤΗΝ ΟΙΚΟΝΟΜΙΚΗΝ ΚΑΙ ΚΟΙΝΩΝΙΚΗΝ ΑΝΑΠΤΥΞΙΝ

Η Γενική Συνδιάσκεψις τῆς Διεθνοῦς Ὀργανώσεως Ἐργασίας, Συγκληθεῖσα ἐν Γενεύῃ ὑπὸ τοῦ Διοικητικοῦ Συμβουλίου τοῦ Διεθνοῦς Γραφείου Ἐργασίας καὶ συνελθοῦσα αὐτόθι τὴν 4ην Ιουνίου, 1975, εἰς τὴν Ἐξηκοστὴν Σύνοδον αὐτῆς,

Ἄφοῦ ἀνεγνώρισεν δtti λόγω τῆς σημασίας τῶν γεωργικῶν ἐργατῶν ἐν τῷ κόσμῳ καθίσταται ἐπείγουσα ἡ συμμετοχὴ τούτων εἰς τὰς δραστηριότητας τῆς κοινωνικῆς καὶ οἰκονομικῆς ἀναπτύξεως ἵνα αἱ συνθῆκαι ἐργασίας καὶ διασιτάσεως αὐτῶν βελτιώθοιν κατὰ τρόπον μόνιμον καὶ ἀποτελεσματικόν,

Λαθοῦσα ὑπὸ σημείωσιν δtti έις πλείστας χώρας τοῦ κόσμου καὶ δλῶς ιδιαιτέρως εἰς τὰς ὑπὸ ἀναπτυξιν τοιαύτας, ἡ γῆ χρησιμοποιεῖται κατὰ τρόπον λίστας ἀνεπαρκῆ καὶ τὸ ἐργάτικὸν δυναμικὸν ὑποαπασχολεῖται εἰς μεγάλην κλίμακα καὶ δti τὸ γεγόνος τοῦτο ἀπατεῖ πτως οἱ γεωργικοὶ ἐργάται ἐνθαρρύνονται ἵνα ἀναπτύξουν δργανώσεις, ἐλευθέρας, θιωσίμους καὶ ἴκανάς νὰ προσπατεύουν καὶ προάγουν τὰ συμφέροντα τῶν μελῶν των καὶ νὰ διασφαλίζουν τὴν ἀποτελεσματικὴν τῶν συμβολὴν εἰς τὴν οἰκονομικὴν καὶ κοινωνικὴν ἀνάπτυξιν,

Ἄφοῦ ἔκρινεν δtti ἡ ὑπαρχεῖς τοιούτων δργανώσεων δύναται καὶ πρέπει νὰ συμβάλῃ εἰς τὴν μείωσιν τῆς ἐπικύρωσης συνεχιζομένης ἐλλείψεως εἰδῶν διαπροφῆς εἰς πλείστας περιοχάς τοῦ κόσμου,

Ἄφοῦ ἀνεγνώρισεν δtti ἡ γεωργικὴ μεταρρύθμισις εἶναι εἰς πλείστας ἐκ τῶν ὑπὸ ἀναπτυξιν χωρῶν εἰς ἐκ τῶν κυρίων παραγόντων βελτιώσεως τῶν συνθηκῶν ἐργασίας καὶ διασιτάσεως τῶν γεωργικῶν ἐργατῶν καὶ κατὰ συνέπειαν αἱ δργανώσεις τῶν ἐν λόγῳ ἐργαζομένων θά ἔδει νὰ συνεργάζωνται καὶ νὰ συμμετέχουν ἐνεργῶς εἰς τὴν διαδικασίαν τῆς ἐν λόγῳ μεταρρυθμίσεως,

Ἄφοῦ ὑπέμνησε τοὺς ὅρους τῶν ὑφισταμένων διεθνῶν Συμβάσεων καὶ Συστάσεων περὶ τῆς ἐργασίας ιδιαιτέρως τὴν Σύμβασιν «περὶ τοῦ Δικαιώματος τοῦ Συνεταιρίζεσθαι (Γεωργία) 1921», τὴν Σύμβασιν «περὶ Συνδικαλιστικῆς Ἐλευθερίας καὶ Προστασίας τοῦ Συνδικαλιστικοῦ Δικαιώματος» τοῦ 1948, καὶ τὴν Σύμβασιν «περὶ τοῦ Δικαιώματος Ὀργανώσεως καὶ Συλλογικῆς Διαπραγμάτεύσεως» τοῦ 1949, αἵτινες ἐπιβεβαιοῦν τὸ δικαίωμα πάντων τῶν ἐργαζομένων, περιλαμβανομένων καὶ τῶν γεωργικῶν ἐργατῶν, πτως συνιστοῦν ἐλευθέρας καὶ ἀνεξαρτήτους δργανώσεις, ὡς ἐπίσης τὰς διοτάξεις πλείστων διεθνῶν Συμβάσεων καὶ Συστάσεων περὶ τῆς ἐργασίας ἐφαρμοζομένων εἰς τοὺς γεωργικοὺς ἐργάτας, αἵτινες ἀπαιτοῦν, μεταξύ ὅλων, πτως αἱ ἐργατικαὶ δργανώσεις συμμετέχουν εἰς τὴν ἐφαρμογὴν τούτων,

Λαθοῦσα ὑπὸ σημείωσιν τὸ κοινὸν ἐνδιαφέρον τῶν Ἡνωμένων Ἐθνῶν καὶ τῶν ἔξειδικευμένων Ὀργανώσεων, ιδιαιτέρως δὲ τῆς Διεθνοῦς Ὀργανώσεως Ἐργασίας καὶ τῆς Ὀργανώσεως Τροφίμων καὶ Γεωργίας τῶν Ἡνωμένων Ἐθνῶν, διὰ τὴν γεωργικὴν μεταρρύθμισιν καὶ τὴν ἀγροτικὴν ἀνάπτυξιν,

Λαθοῦσα ὑπὸ σημείωσιν δtti οἱ ἀκόλουθοι κανόνες ἔξεπονήθησαν ἐν συνεργασίᾳ μετὰ τῆς Ὀργανώσεως Τροφίμων καὶ Γεωργίας τῶν Ἡνωμένων Ἐθνῶν καὶ δti πρὸς ἀποφυγὴν ἐπαναλήψεων δέον νὰ ὑπάρχῃ συνεχῆς συνεργασία μετὰ τῆς ἐν λόγῳ δργανώσεως καὶ τῶν Ἡνωμένων Ἐθνῶν πρὸς προσαγωγὴν καὶ διασφάλισιν τῆς ἐφαρμογῆς τῶν ἐν λόγῳ κανόνων,

· Αφού ἀπεφάσισε τὴν υἱοθέτησιν διαφόρων προτάσεων σχετικῶν πρὸς τὰς δργανώσεις τῶν γεωργικῶν ἔργατῶν καὶ τὸν ρόλον αὐτῶν εἰς τὴν οἰκονομικὴν καὶ κοινωνικὴν ἀνάπτυξιν, ζήτημα ἀποτελοῦν τὸ τέταρτον μῆτις ἵνα τῆς ἡμερησίας διατάξεως τῆς συνόδου,

· Αφού ἀπεφάσισε διπλας αἱ προτάσεις αὗται λάθουν τὸν τύπον διεθνοῦς Συμβάσεως,

υἱοθετεῖ σήμερον, 23ην Ιουνίου, 1975, τὴν ὡς ἐπετεῖ Σύμβασιν ἡτις ἀποκαλεῖται Σύμβασις περὶ τῶν Ὀργανώσεων τῶν Γεωργικῶν ἔργατῶν, 1975:

"Ἀρθρον 1

· Η παροῦσα Σύμβασις ἐφαρμόζεται εἰς ἀπαντας τοὺς τύπους τῶν δργανώσεων τῶν γεωργικῶν ἔργατῶν, περιλαμβανομένων τῶν δργανώσεων αἵτινες δὲν περιορίζονται μὲν εἰς τοὺς ἐν λόγῳ ἔργατας πλὴν δημοσίου τοὺς ἀντιπροσώπευσον.

"Ἀρθρον 2

1. Διὰ τοὺς σκοπούς τῆς παρούσης Σύμβασεως, ὁ ὄρος «γεωργικοὶ ἔργαται» σημαίνει πᾶν πρόσωπον ἀσχολούμενον μὲ τὴν γεωργίαν, θιοτεχνίαν, ἢ συναφές ἐπάγγελμα εἰς τινα γεωργικὴν περιοχήν, εἴτε πρόκειται περὶ μισθωτοῦ εἴτε, ἐπιφύλασσομένης τῆς παραγράφου 2 τοῦ παρόντος ἀρθρου, περὶ προσώπου ἔργαζομένου δι' ἴδιον λογαριασμόν, ἐπὶ παραδείγματι δ ἀγρομισθωτής, δ ἐπίμορτος ἀγρολήπτης καὶ δ μικροϊδιοκτήτης καλλιεργητής.

2. Η παροῦσα Σύμβασις ἐφαρμόζεται μόνον ἐπὶ τῶν ἀγρομισθωτῶν, ἐπιμόρτων ἀγροληπτῶν καὶ μικροϊδιοκτήτων καλλιεργητῶν τῶν διπολῶν ἢ κυρία πηγὴ εἰσοδήματος εἰναι ἡ γεωργία καὶ οἵτινες καλλιεργοῦν τὴν γῆν οἱ ἴδιοι μὲν τὴν θοήθειαν τῆς οἰκογενείας των, ἢ μὲ τὴν θοήθειαν ἐκπτώκτων ἔργατων ξένων πρὸς τὴν οἰκογένειαν καὶ οἵτινες:

- (α) δὲν ἀπασχολοῦν μονίμως ἔργατικὸν δυναμικόν ἢ
- (β) δὲν ἀπασχολοῦν πολυάριθμον ἐποχιακὸν δυναμικόν, ἢ
- (γ) δὲν καλλιεργοῦν τὴν γῆν των διὰ τῶν ἐπιμόρτων ἀγροληπτῶν ἢ τῶν ἀγρομισθωτῶν.

"Ἀρθρον 3

1. Απασαι αἱ κατηγορίαι τῶν γεωργικῶν ἔργατῶν, εἴτε πρόκειται περὶ μισθωτῶν ἢ περὶ προσώπων ἔργαζομένων δι' ἴδιον λογαριασμόν, ἔχουν τὸ δικαίωμα, ἀνεύ προηγουμένης δινείας, νὰ συνιστοῦν δργανώσεις τῆς ἐκλογῆς των καὶ νὰ συμμετέχουν εἰς αὐτάς ὑπὸ τὴν μόνην ἐπιφύλαξιν τῆς συμμιφρόφωσεώς των πρὸς τοὺς κανόνας τῆς συγκεκριμένης δργανώσεως.

2. Αἱ ἀρχαὶ τῆς συνδικαλιστικῆς ἐλευθερίας δέον νὰ τηροῦνται τελήρως. Αἱ δργανώσεις τῶν γεωργικῶν ἔργατῶν δέον νὰ εἰναι ἀνεξάρτητοι καὶ νὰ συνιστῶνται προσαρτετικῶς καὶ νὰ μὴ ὑπόκεινται εἰς παρέμβασιν, ἔξαναγκασμόν ἢ μέτρα καταπιέσεως.

3. Η ἀπόκτησις τῆς νομικῆς προσωπικότητος ὑπὸ τῶν δργανώσεων τῶν γεωργικῶν ἔργατῶν δὲν δύναται νὰ ἔξαρτᾶται ἀπὸ προϋποθέσεις φύσεως δυναμένης νὰ προσθάλῃ τὴν ἐφαρμογὴν τῶν διατάξεων τῶν προηγουμένων παραγράφων τοῦ παρόντος ἀρθρου.

4. Ἐν τῇ ἐνασκήσει τῶν δικαιωμάτων τῶν ἀναγνωριζομένων εἰς αὐτοὺς διὰ τοῦ παρόντος ἀρθρου, οἱ γεωργικοὶ ἔργαται καὶ αἱ οἰκεῖαι δργανώσεις αὐτῶν ὑποχρεοῦνται, διπλας αἱ κριθῶς καὶ τὰ λοιπὰ πρόσωπα καὶ αἱ δργανώμεναι δημάδες, νὰ σέθωνται τὴν νομιμότητα.

5. Η ἔθνικὴ νομοθεσία δέον διπλας μὴ προσθάλῃ ἢ μὴ ἐφαρμόζεται κατὰ τρόπον προσθάλλοντα τὰς διὰ τοῦ παρόντος ἀρθρου προθλεπομένας ἔγγυήσεις.

"Ἀρθρον 4

Εἰς ἑκ τῶν σκοπῶν τῆς ἔθνικῆς πολιτικῆς διὰ τὴν γεωργικὴν ἀνάπτυξιν δέον νὰ εἰναι ἡ διευκόλυνσις τῆς συστάσεως καὶ ἀναπτύξεως, ἐπὶ ἐκουσίας δέσσεως, Ισχυρῶν καὶ ἀνεξάρτητων δργανώσεων γεωργικῶν ἔργατῶν, διπλα-

τελεσματικὸν μέσον διασφαλίσεως τῆς συμμετοχῆς γεωργικῶν ἐργατῶν, ἀνευ διακρίσεως ὡς δρίζεται εἰς τὴν Σύμβασιν περὶ Διακρίσεως ('Απασχόλησις καὶ Ἐπάγγελμα) τοῦ 1958, εἰς τὴν οἰκονομικὴν καὶ κοινωνικὴν ἀνάπτυξιν καὶ εἰς τὰ ἐκ ταύτης ἀπορρέοντα πλεονεκτήματα.

"Ἀρθρον 5

1. "Ινα δυνηθῶσι αἱ δργανώσεις τῶν γεωργικῶν ἐργατῶν νὰ διαδραματίζουν τὸν ρόλον τῶν εἰς τὴν οἰκονομικὴν καὶ κοινωνικὴν ἀνάπτυξιν, πᾶν Μέλος ἐπικυροῦν τὴν παρούσαν σύμβασιν δέον νὰ υιοθετήσῃ καὶ νὰ ἔφαρμόζῃ πολιτικὴν ἐνεργοῦ ἐνθαρρύνσεως τῶν τοιούτων δργανώσεων, κυρίως πρὸς τὸν σκοπὸν ὅπως ἔξαλειφθοῦν τὰ ἐμπόδια τὰ παρακωλύοντα τὴν σύστασιν τούτων, τὴν ἀνάπτυξιν τῶν καὶ τὴν ἀσκησιν τῶν νομίμων δραστηριοτήτων αὐτῶν ὡς ἐπίσης καὶ αἱ τυχὸν ὑπάρχουσαι δυσμενεῖς νομοθετικαὶ καὶ διοικητικαὶ διακρίσεις κατὰ τῶν δργανώσεων τῶν γεωργικῶν ἐργατῶν καὶ τῶν μελῶν των.

2. Πᾶν Μέλος ἐπικυροῦν τὴν παρούσαν Σύμβασιν δέον νὰ διασφαλίζῃ δτι ἡ ἔθνικὴ νομοθεσία καὶ κανονισμοὶ αὐτοῦ δὲν θὰ ἀποτελοῦν κώλυμα, λαμβανομένων ὑπὲρ ὅψιν τῶν εἰδικῶν συνθηκῶν τῶν ἀναφερομένων εἰς τὸν γεωργικὸν τομέα, διὰ τὴν σύστασιν καὶ ἀνάπτυξιν τῶν δργανώσεων τῶν γεωργικῶν ἐργατῶν.

"Ἀρθρον 6

Δέον ὅπως λαμβάνωνται μέτρα προωθήσεως τῆς εύρυτέρας δυνατῆς κατανοήσεως τῆς ἀνάγκης ἀναπτύξεως τῶν δργανώσεων τῶν γεωργικῶν ἐργατῶν καὶ τῆς συμβολῆς τὴν δποίαν δύνανται νὰ παράσχουν αὖται εἰς τὴν βελτίωσιν τῶν δυνατοτήτων ἀπασχολήσεως καὶ τῶν γενικῶν συνθηκῶν ζωῆς καὶ ἐργασίας εἰς τὰς γεωργικὰς περιοχὰς ὡς καὶ εἰς τὴν αὔξησιν καὶ τὴν καλυτέραν κατανομὴν τοῦ ἔθνικοῦ εἰσοδήματος.

"Ἀρθρον 7

Αἱ ἐπίσημοι ἐπικυρώσεις τῆς παρούσης Σύμβασεως δέον δπως κοινοποιοῦνται εἰς τὸν Γενικὸν Διευθυντὴν τοῦ Διεθνοῦς Γραφείου Ἐργασίας πρὸς καταχώρισιν.

"Ἀρθρον 8

1. Ἡ παρούσα Σύμβασις δεσμεύει μόνον ἐκεῖνα τὰ Μέλη τῆς Διεθνοῦς Ὀργανώσεως Ἐργασίας ὡν αἱ ἐπικυρώσεις κατεχωρίσθησαν ὑπὸ τοῦ Γενικοῦ Διευθυντοῦ.

2. Αὕτη θέλει τεθῆ ἐν ἰσχύι δώδεκα μῆνας μετὰ τὴν ὑπὸ τοῦ Γενικοῦ Διευθυντοῦ καταχώρισιν τῶν ἐπικυρώσεων δύο Μελῶν.

3. Ἀκολούθως, ἡ Σύμβασις αὕτη ἀρχεται ἰσχύουσα δι' ἔκαστον Μέλος δώδεκα μῆνας ἀφ' ἥς ἡ ἐπικύρωσις τούτου καταχωρισθῇ.

"Ἀρθρον 9

1. Πᾶν Μέλος ἐπικυρῶσαν τὴν παρούσαν Σύμβασιν δύνανται νὰ καταγγείλῃ ταύτην μετὰ πάροδον δεκαετίας ἀφ' ἥς αὕτη τὸ πρῶτον ἥρξατο ἰσχύουσα, διὰ πράξεως ἀνακοινωμένης εἰς τὸν Γενικὸν Διευθυντὴν τοῦ Διεθνοῦς Γραφείου Ἐργασίας πρὸς καταχώρισιν. Ἡ καταγγελία θέλει ἰσχύσει μετὰ πάροδον ἔτους ἀπὸ τῆς καταχωρίσεως τῆς.

2. Πᾶν Μέλος ὅπερ ἔχει ἐπικυρώσει τὴν παρούσαν Σύμβασιν καὶ ὅπερ, ἐντὸς τοῦ ὑπομένου ἔτους ἀπὸ τῆς λήξεως τῆς ἐν τῇ προηγουμένῃ παραγράφῳ μνημονευμένης δεκαετίας, δεν ἔχει κάμει χρῆσιν τῆς ὑπὸ τοῦ παρόντος ἀρθρου παρεχομένης δυνατότητος καταγγελίας, δεσμεύεται διὰ μίαν νέαν δεκαετίαν καὶ συνεπῶς δύνανται νὰ καταγγείλῃ ταύτην κατὰ τὴν λῆξιν ἐικάστης δεκαετίας, ὑπὸ τοὺς ἐν τῷ παρόντι "Ἀρθρῷ προθλεπομένους δρους.

"Ἀρθρον 10

1. Ὁ Γενικὸς Διευθυντὴς τοῦ Διεθνοῦς Γραφείου Ἐργασίας θέλει γνωστοποιεῖ εἰς ἀπαντα τὰ Μέλη τῆς Διεθνοῦς Ὀργανώσεως Ἐργασίας τὴν καταχώρισιν ἀπασῶν τῶν ἐπικυρώσεων καὶ καταγγελιῶν, αἵτινες ἀνεκοινώθησαν εἰς αὐτὸν ὑπὸ τῶν Μελῶν τῆς Ὀργανώσεως.

2. Γνωστοποιών εις τὰ Μέλη τῆς Ὀργανώσεως τὴν καταχώρισιν τῆς δευτέρας ἐπικυρώσεως τῆς ἀνακοινωθεσῆς εἰς αὐτόν, ὁ Γενικὸς Διευθυντής θέλει ἐφιστᾶ τὴν προσοχὴν τῶν Μελῶν τῆς Ὀργανώσεως ἐπὶ τῆς ἡμερομηνίας ἀφ' ἣς ἡ παρούσα Σύμβασις θέλει τεθῆ ἐν ίσχυῖ.

"Αρθρον 11

Ο Γενικὸς Διευθυντής τοῦ Διεθνοῦς Γραφείου Ἐργασίας θέλει ἀνακοινοῖ εἰς τὸν Γενικὸν Γραμματέα τῶν Ἡνωμένων Ἐθνῶν, πρὸς καταχώρισιν, συμφώνως τῷ "Αρθρῷ 102 τοῦ Καταστατικοῦ Χάρτου τῶν Ἡνωμένων Ἐθνῶν, πλήρεις λεπτομερεῖας σχετικάς πρὸς πάσας τὰς ἐπικυρώσεις καὶ πράξεις καταγγελίας, ἃς ἔχει καταχωρίσει συμφώνως πρὸς τὰ προηγούμενα "Αρθρα.

"Αρθρον 12

Τὸ Διουκητικὸν Συμβούλιον τοῦ Διεθνοῦς Γραφείου Ἐργασίας δέον νὰ ὑποδάλλῃ, δοσκίς κρίνῃ τοῦτο δνασγκάιον, εἰς τὴν Γενικὴν Συνδιάσκεψιν ἔκθεσιν ἐπὶ τῆς λειτουργίας τῆς παρούσης Συμβάσεως καὶ θέλει ἔξετάξει ἐδὺ συντρέχῃ περίπτωσις ἐγγραφῆς εἰς τὴν ἡμερησίαν διάταξιν τῆς Συνδιασκέψεως θέματος μερικῆς ἢ διλικῆς ἀναθεώρησεως αὐτῆς.

"Αρθρον 13

1. Ἐν ἣ περιπτώσει ἡ Συνδιάσκεψις ἀποδεχθῇ νέαν τινὰ Σύμβασιν ἐπαγομένην ἐν διώρῳ ἢ ἐν μέρει ἀναθεώρησιν τῆς παρούσης Συμβάσεως, ἐφ' ὅσον ἡ νέα Σύμβασις δὲν δρίζει δόλως:

- (α) ἡ ἐπικυρωσίς ὑπὸ Μέλους τῆς νεωτέρας ἀναθεωρούσης Συμβάσεως ἐπάγεται αὐτοδικαίως, παρὰ τὰς διατάξεις τοῦ ἀνατέρω "Αρθρου 9 τὴν ὅμεσον καταγγελίαν τῆς παρούσης Συμβάσεως, ἐδὺ καὶ διανή νέα ἀναθεωρούσα Σύμβασις ἥθελε τεθῆ ἐν ίσχυῖ"
- (β) ἀφ' ἣς ἡ ἐπαγομένη τὴν ἀναθεώρησιν νεωτέρα Σύμβασις τεθῆ ἐν ίσχυῖ, ἡ παρούσα Σύμβασις παύει οὖσα δεικτική ἐπικυρώσεως ὑπὸ τῶν Μελῶν.

2. Ἡ παρούσα Σύμβασις θέλει παραμείνει ἐν πάσῃ περιπτώσει ἐν ίσχυῖ ὑπὸ τὸν πραγματικὸν τύπον καὶ περιεχόμενον αὐτῆς διὰ τὰ Μέλη ἐκεῖνα διτίνα ἔχουν ἐπικυρώσει ταύτην δόλα δὲν ἥθελον ἐπικυρώσει τὴν ἀναθεωρούσαν ταύτην Σύμβασιν.

"Αρθρον 14

Τὸ γαλλικὸν καὶ ἀγγλικὸν κείμενον τῆς παρούσης Συμβάσεως εἶναι ἐξ ίσου αὐθεντικά.