## STATUTORY RULES.

## No. 5 of 1917.

## REGULATIONS

## MADE UNDER THE "NATIVE LABOUR ORDINANCE, 1911-1916."

The use of Guarantee in the Form 2 of Schedule G.

- 1. The following provisions shall apply to a guarantee in the Form 2 of Schedule G to the Native Labour Ordinance, 1911-1916—
  - (a) The guarantee may be used in respect of natives intended to be recruited, but not recruited at the date of the guarantee;
  - (b) The guarantee shall be signed by the principal and surety before a magistrate, and shall contain a reference to the name of the office of the magistrate before whom it is signed in which it is lodged and a distinguishing number;
  - (c) The guarantee shall, upon signature, be lodged in the office of the magistrate witnessing the same;
  - (d) Such magistrate shall—
    - (i) Forward the guarantee to the Commissioner for Native Affairs and Control:
    - (ii) Issue to the person named in the guarantee as the recruiter a certificate of lodgement of guarantee in the following form—

Certificate of Lodgment of Guarantee.

I certify that a guarantee in Form 2 of Schedule G of the Native Labour Ordinance, 1911-1916, has been lodged with me this day from which the following particulars are taken—

Office where guarantee lodged:

Distinguishing number of guarantee:

Name of intended recruiter:

Name of intended employer:

Name of surety:

Number of natives stated in guarantee:

Rate of wages per month of natives:

Certified this

day of

19 Magistrate.

- (e) The person named in the Certificate as the recruiter shall produce the Certificate to the magistrate, inspector or qualified officer whom he asks to sanction the engagement of any natives in respect of the guarantee therein referred to;
- (f) Every magistrate, inspector or qualified officer to whom the Certificate is produced shall—
  - (i) endorse thereon the number of the natives whose engagement he sanctions under the guarantee in respect of which the Certificate was issued, not being more in the aggregate than the numbers stated in the Certificate, and the date when the natives entered into a Contract of Service before him;

- (ii) insert in the Contract of Service of each native the name of the office of the magistrate, where the guarantee was lodged and the distinguishing number of the guarantee as stated in the Certificate;
- (g) When the aggregate number of natives endorsed on the Certificate as being those whose engagement is sanctioned equals the number expressed in the Certificate to be the numbers stated in the guarantee, the magistrate, inspector or qualified officer who makes the last endorsement thereon shall retain and transmit the Certificate to the said Commissioner:
- (h) Until such aggregate number is endorsed on the Certificate, the person named therein as recruiter may retain the Certificate. Provided that such recruiter shall, within six months from the date of such Certificate, or within four months from the date when the first endorsement thereon whichever of such periods shall first elapse, file or cause to be filed the Certificate in the office of the said Commissioner whether or not the aggregate number of the natives endorsed thereon as being those whose engagement has been sanctioned is equal to the number expressed in the Certificate to be the number stated in the guarantee;
- (i) No Certificate shall be endorsed by a magistrate, inspector or qualified officer—

(i) after the expiration of five months from the date thereof, or,

(ii) after three months from the date of the first endorsement thereon.

Made in Executive Council this seventh day of March, One thousand nine hundred and seventeen.

Executive Council Minute, No. 2 of 5/17.

JAS. W. BALDIE, For Clerk Executive Council.