APPENDIX VII

Resolutions adopted by the Conference

(1) Resolution concerning the intensification of the Asian work of the International Labour Organisation, submitted by the Selection Committee.¹

Whereas, to enable the International Labour Organisation to fulfil its mission of promoting social justice, eliminating poverty, and assisting the economic and social development of the less developed countries of the world, it is of paramount importance that a systematic consideration should be given to the special problems of the Asian countries with due regard to their present stage of economic development and their human and material resources; and

Whereas, in order to permit of such consideration, it is desirable to secure fuller participation of the Asian countries, on a tripartite basis, in the work and the deliberations of the Organisation, and to make provision within the general framework of the Organisation for a vigorous programme of regional action in Asia;

The Conference adopts this fifth day of November 1947 the following resolution concerning the intensification of the Asian work of the International Labour Organisation:

I

The Conference requests the Governing Body—

(a) to convene an Asian Regional Conference of the International Labour Organisation to meet in China in 1949 to review the progress made in giving effect to the recommendations of the present Conference and examine such further questions as may be placed on its agenda by the Governing Body in the light of the recommendations of the present Conference, and to arrange for further regional conferences to meet at appropriate intervals;

(b) to authorise the Director-General of the International Labour Office to arrange, as part of the preparations for the 1949 Regional Conference, for a mission of the International Labour Office, analogous to that which revised, in consultation with the Governments concerned, the reports submitted to the present Conference, to visit the Asian countries at the earliest practicable date;

(c) to arrange as appropriate a series of meetings of technical experts from the Asian countries to facilitate co-operation between the Asian

¹ See Second Part: Ninth Sitting, p. 82; and Third Part: Appendix II (4).
countries in regard to social problems and to assist in preparing the work of future Asian conferences;

(d) to arrange for meetings of the International Labour Conference, the Governing Body, the Permanent Agricultural Committee, the Joint Maritime Commission and appropriate industrial committees to be held from time to time in Asian countries;

(e) to give adequate representation to Asia in the membership of the technical committees of the Organisation;

(f) to authorise the Director-General to reinforce the research staffs of the Chinese and Indian branches of the International Labour Office and to establish progressively a network of branch offices and correspondents in other Asian countries, including Burma, Ceylon, Malaya, Pakistan, the Philippines and Siam;

(g) to provide for the extension and development of the facilities of the International Labour Organisation for according to Asian Governments at their request appropriate assistance in connection with the framing of regulations, the improvement of administrative practices and systems of inspection and the development of information and research services;

(h) to arrange for the immediate publication of the decisions of the present Conference in appropriate Asian languages and to resume and extend the publication in Asian languages of selected publications of the International Labour Office;

(i) to draw the attention of the Director-General to the importance attached by Asian countries to the recruitment of an adequate number of nationals of Asian countries having adequate experience of the social and economic problems of Asia;

(j) to consider the advisability of—

(i) constituting an Asian advisory committee to advise the Governing Body on Asian questions and the Asian aspects of general questions;

(ii) authorising the Director-General to establish a small co-ordinating secretariat to facilitate the implementation of the above programme.

II

The Conference—

(a) welcomes the acceptance of membership in the International Labour Organisation by Pakistan and the news that arrangements are being made for the acceptance of membership in the Organisation by the Philippine Republic;

(b) takes note that Burma on becoming independent and Ceylon on attaining fully responsible self-government within the British Commonwealth will shortly be eligible for admission to the International Labour Organisation and may be expected to submit applications for membership to the Thirty-first Session of the International Labour Conference;

(c) welcomes the attendance at the present Conference of an observer representing Nepal and places on record its hope that this participation may inaugurate a fruitful association between Nepal and the International Labour Organisation.
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III

The Conference—

(a) welcomes the participation in the present Conference of tripartite delegations of non-metropolitan territories in the Asian region;

(b) draws the special attention of the Governing Body to the urgent importance of continuing and developing the practice of providing for similar participation of these territories in the Asian work of the Organisation;

(c) takes note that the Constitution of the Organisation, as amended by the 1946 Instrument of Amendment, makes provision for—

(i) the participation in the International Labour Conference, as members of the delegations of Members of the Organisation, of representatives and advisers from non-metropolitan territories;

(ii) the acceptance on behalf of such territories of Conventions relating to matters within their self-governing powers;

(d) requests the Governing Body to give early consideration to—

(i) the feasibility and desirability of making provision for the participation of these territories in appropriate industrial committees including, in particular, the proposed industrial committee on plantation labour;

(ii) the appointment of experts from such territories in the expert committees of the Organisation.

The Conference welcomes the inclusion in the Indian delegation to the present Conference of representatives of a number of Indian States and trusts that the States will continue to be fully associated with India’s participation in the Organisation and in the implementation of the decisions of the Organisation.

IV

The Conference emphasises the importance of the regular attendance at tripartite meetings of the Organisation of complete delegations from Asian countries, including Government, employers’ and workers’ representatives, and requests the Governing Body to consider how such regular attendance can best be facilitated.

(2) Resolution concerning labour standards in Japan, submitted by the Selection Committee.¹

As is pointed out by the Preamble to the Constitution of the International Labour Organisation, the failure of any nation to adopt humane conditions of labour is an obstacle in the way of other nations which desire to improve the conditions in their own countries;

A general improvement in the labour standards of the Asian countries cannot be secured on a national basis unless the standards agreed upon are applicable to Japan;

¹ See Second Part: Ninth Sitting, p. 86; and Third Part: Appendix II (4).
The Conference therefore requests the Governing Body to consider the advisability of—

(a) communicating through the appropriate channel to the Japanese Government, and asking it to communicate to the employers' and workers' organisations in Japan, the decisions and documents of the present Conference; and of advising the Japanese Government through the appropriate channel to associate itself with the decisions of the Conference;

(b) authorising the Director-General of the International Labour Office to discuss with the appropriate authorities the desirability of a fact-finding mission of the International Labour Office visiting Japan to collect adequate current information concerning labour conditions, manpower organisation, vocational training, industrial relations and social security Conventions in Japan for inclusion in their reports prepared for the Asian regional conference to be held in China;

(c) arranging through the appropriate channel to secure regular annual reports on the application of the international labour Conventions which are binding on Japan by reason of ratification while Japan was a Member of the International Labour Organisation;

(d) examining at an appropriate time the desirability of readmitting Japan to the International Labour Organisation.

(3) Resolution concerning tripartite organisation and other appropriate arrangements, submitted by the Selection Committee.

The Conference requests the Governing Body to communicate the following proposals to the Governments of countries represented at the Conference and to instruct the Office to make a study of the working of the tripartite organisation, or other appropriate arrangements, to secure co-operation between Governments and organisations of workers and employers, and submit a report for the information and consideration of the next regional conference.

1. The Governments should give consideration to the setting up in their countries of tripartite organisations, with committees to deal with special problems, consisting of representatives of Governments, employers and workers, or other appropriate arrangements—

(a) to promote appropriate measures for—

(i) raising the standard of living of workers; providing them proper and fair conditions of life and work, social security, full opportunity for their economic and social welfare and social justice;

(ii) increasing production and output in industry;

(b) to advise concerning measures necessary to implement decisions adopted by the International and regional Conferences, and such of the resolutions adopted by the industrial committees as are communicated to the Governments by the decisions of the Governing Body; and formulation of recommendations concerning such other questions as may fall within their competence or may be referred to them.

1 See Second Part: Ninth Sitting, p. 87; and Third Part: Appendix II (4).
2. Governments should consult their respective tripartite organisations or other machinery provided for in the preceding paragraph in the matter of labour and economic policy, including legislation and its enforcement.

3. Governments should take all possible steps to provide means and facilities for the full and efficient functioning of the tripartite organisations or other appropriate arrangements in their respective countries.

4. Governments should seek to promote close co-operation between the I.L.O. and their tripartite organisations or other arrangements by such means as may be found to be feasible and appropriate.

(4) Resolution concerning increased production, submitted by the Selection Committee.¹

Whereas most Asian countries are suffering from acute shortages of production which not only reduce employment opportunities, but result in a serious deterioration in the standards of living of the people;

Whereas effective steps should be taken immediately to create conditions favourable to the promotion and maintenance of production at the highest possible level;

This Conference recommends the Governing Body of the International Labour Office to call the attention of the Governments of the Asian States represented at this Conference to the following:

(a) the urgent necessity for increasing production;
(b) the need for increasing productive efficiency to the maximum extent;
(c) the need for establishing, in consultation with organisations of employers and workers, suitable consultative negotiating or statutory bodies for the speedy and equitable resolution of differences between labour and management; and
(d) the need to secure the fullest co-operation of employers and workers in eliminating conditions of insecurity and dissatisfaction which affect production, and in discouraging conditions which lead to the stoppage or slowing down of production for any reason whatsoever.

(5) Resolution concerning seafarers, submitted by the Selection Committee.²

The Conference attaches the highest importance to securing proper conditions of life and work for Asian seafarers, and therefore requests the Governing Body to direct the International Labour Office to complete as rapidly as possible the survey which is being made of the conditions of Asian seafarers and to convene at an early date in an Asian country, in accordance with the recognised procedure, a maritime meeting to consider these conditions.

¹ See Second Part: Ninth Sitting, p. 89; and Third Part: Appendix II (4).
² See Second Part: Ninth Sitting, p. 91; and Third Part: Appendix II (4).
(6) Resolution concerning the economic policies necessary for the attainment in Asia of the social objectives of the International Labour Organisation, submitted by the Selection Committee.¹

Whereas the Declaration of Philadelphia reaffirms that poverty anywhere constitutes a danger to prosperity everywhere; and

Whereas poverty is the basic factor retarding social progress in Asia and such progress cannot be achieved without the adoption of economic policies designed to secure greater productivity and a fairer distribution of wealth; and

Whereas the Declaration of Philadelphia also affirms that all human beings, irrespective of race, creed or sex, have the right to pursue both their material wellbeing and their spiritual development in conditions of freedom and dignity, of economic security and equal opportunity, and that the attainment of the conditions in which this shall be possible must constitute the central aim of national and international policy; and enunciates the responsibility of the International Labour Organisation to examine and consider international economic and financial policies and measures in the light of this fundamental objective; and

Whereas it is therefore desirable that the representatives of Governments, employers and workers assembled at the Preparatory Asian Regional Conference of the International Labour Organisation should, in addition to making specific proposals concerning labour standards, the mobility and training of labour, industrial relations, social security and similar questions and framing a programme of action for the progressive application in Asia of the provisions of the International Labour Code, also formulate for consideration by the appropriate national and international authorities their views in regard to the economic policies necessary for the attainment in the Asian countries of the social objectives of the Organisation:

The Conference requests the Governing Body to bring the following provisional views to the attention of the Governments represented at the Conference, the Economic and Social Council of the United Nations and the Economic Commission for Asia and the Far East, the Food and Agriculture Organisation of the United Nations, the International Trade Organisation when established, and such other international bodies as may have primary responsibility for international action in respect of the various measures suggested; and to arrange for such further studies of the problems of economic development as may be calculated to assist the Asian countries in implementing the objectives of the International Labour Organisation to be made by the International Labour Office or other appropriate international bodies, with a view to the matter being further considered at the next regional conference.

I. Provision of Industrial Employment for Excess Agricultural Population

1. In most Asian countries there exists a great excess of agricultural population in relation to the available supply of cultivable land.

¹ See Second Part: Thirteenth Sitting, p. 144; and Third Part: Appendix II (5).
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2. This agricultural overpopulation, manifesting itself in the smallness of the average size of farm and in the insufficiency of income derived therefrom to provide an average rural family with a minimum subsistence level of living, is a key factor in the poverty of Asia.

3. Effective steps should therefore be taken to provide new opportunities of productive employment in manufacturing and service industries which will absorb excess agricultural population.

II. EXPANSION OF AGRICULTURAL PRODUCTION

4. Notwithstanding the primary importance of promoting intensive industrial development, agriculture will for a long time to come remain the chief source of income for the majority of the population of the Asian countries.

5. The expansion of agricultural as well as industrial production must therefore be regarded as a primary objective of the economic policy of the Asian countries.

6. With a view to expanding agricultural production, measures should be taken—
   (a) to bring into cultivation arable land hitherto unutilised;
   (b) to increase yields per unit of land by the control of insects and diseases, the use of more and better manures and fertilisers, the improvement of seeds and the adoption of improved methods of cultivation;
   (c) to increase agricultural output per worker by the improvement of agricultural implements and, wherever economically feasible, by the introduction of machinery;
   (d) to establish agricultural implement stations operated, where necessary, by Governments for the purpose of lending such implements to agriculturists in need of them;
   (e) to improve the organisation of farm enterprises by the consolidation of fragmentary holdings and the development of co-operative farms;
   (f) to raise the productivity of animal husbandry and fisheries;
   (g) to control by the enforcement of adequate laws or regulations the ownership and use of land to ensure that it is used in the best interest of the community.

7. Provision should be made for large-scale public investment in water and soil conservation schemes and irrigation and drainage works.

III. FAIR DISTRIBUTION OF AGRICULTURAL INCOME

8. A fair distribution of agricultural income is of primary importance for the social and economic wellbeing of the agrarian population.

9. With a view to securing a fair distribution of agricultural income measures should be taken—
   (a) to prohibit usury and establish rural credit institutions to facilitate the provision to agriculturists of loans at low rates of interest;
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(b) to reduce to a minimum the tax burden of low-income agriculturists;
(c) to fix agricultural rents at a reasonable level, afford greater security of land tenure, and, where appropriate, promote a more equitable distribution of land ownership;
(d) to improve the organisation of agricultural marketing and, more particularly, to encourage the development of co-operative marketing.

IV. FAIR TERMS OF EXCHANGE FOR EXPORT OF PRIMARY PRODUCTS

10. The economies of many Asian countries are built wholly or to a large extent from the export of primary products the prices of which are subject to wide fluctuations consequent upon cyclical and long-term changes in the world conditions of demand and supply and the maintenance of fair terms of exchange for such products is therefore of particular importance for the advance of the social standards and wellbeing of the peoples concerned.

11. In formulating economic policy for areas whose economy is at present based upon exports of primary products, special consideration should be given to—
(a) the desirability and economic possibilities of diversification of crops and industries;
(b) the desirability of intergovernmental arrangements designed to promote greater stability of prices and to bring about prompt and orderly adjustments of international demand and supply of such products within the framework of an expansionist economy designed to increase production; and
(c) the possibility of adopting measures to reduce the gap between the prices of primary products and those of manufactured goods.

V. CAPITAL FORMATION

12. Capital formation on a large scale is of central importance as a means of raising productivity and national income in the Asian countries.

13. Policies of capital formation should be formulated in such a way as to avoid as far as possible the danger of inflation. Appropriate safeguards should be adopted to this end.

VI. INFLATION

14. The danger of inflation is accentuated at the present time by the disruption and dislocation of the economies of the Asian countries resulting from the war which have aggravated the shortages of essential goods and services and given rise in certain countries to inflation which, if not checked, will reduce still further the real wages and the standard of living of the peoples concerned. In these circumstances it is of special and urgent importance to take promptly appropriate and effective measures to accelerate production, prevent hoarding, speculative trading and black-marketing and to bring about a fair relationship between wages
and salaries and commodity prices. Governments should take necessary steps to check inflationary tendencies, and the representatives of employers and workers present at this Conference should bring to the attention of their constituents the importance of co-operating with and actively assisting Governments in the application of appropriate anti-inflationary policies.

**VII. INDUSTRIAL DEVELOPMENT**

15. Appropriate measures should be taken to encourage private enterprise to play a constructive part in the industrial development of Asia; these measures should include—

(a) measures to improve the organisation of the capital and credit markets with a view to channelling monetary savings into the most productive fields of employment, and to reducing the rates of interest, long-term and short-term, to the lowest possible level;

(b) measures for the provision of adequate assistance, financial, technical and other, to newly established enterprises in need of such assistance;

(c) measures to secure wider knowledge of modern technology and scientific methods of business organisation and management, to train specialists in these fields and to promote organised industrial research; and

(d) measures to reduce the costs of capital equipment, transport and fuel needed for industrial production.

16. Public enterprise has an important part to play in initiating and promoting the industrial development of Asia and should be conducted in accordance with the following general principles:

(a) public enterprises should be so organised as to ensure that they are efficiently managed without political interference with the conduct of their operations;

(b) the budgets of public enterprises should be treated separately from budgets for current governmental revenue and expenditure.

17. Every effort should be made, by such means as fiscal and credit policy and the direct control of investment, to direct private enterprise towards the industries the development of which will be most advantageous from the long-run economic point of view, having due regard to the country's legitimate requirements for national defence.

18. Effective measures should be taken to secure high standards of productive efficiency in existing industries, more particularly with regard to—

(a) output per unit of labour, of capital, of fuel and of raw material;

(b) efficiency in the organisation of the industry, especially in respect of its size, financial position and structural balance;

(c) efficiency in marketing and distribution; and

(d) efficiency in labour-management co-operation.

19. Governments should ensure the maintenance of reasonable standards of industrial efficiency and should take prompt steps to facilitate the
reorganisation of an industry on a more efficient basis whenever changes in the conditions of demand and supply beyond the control of that industry make such reorganisation necessary.

20. In order to ensure that the fruits of industrial development are passed on to the mass of the population, measures should be taken to prevent the over-concentration of economic power and to restrict the growth in inequality of distribution of income and wealth.

21. In order that handicraft or cottage industry may play a more effective part in providing supplementary employment and income for the rural population in Asian countries, the development of large-scale industries should be supplemented by a parallel programme for the modernisation and reorganisation of traditional handicraft or cottage industries and the development of new simple industries with small capital investment in rural districts; in framing such a programme, special attention should be given to—

(a) the desirability of developing industrial co-operatives as a method of organising small-scale industries;

(b) the need for co-ordinating the development of large-scale and small-scale industries in such a manner as to make them complementary to each other; and

(c) the importance of the part which can be played by Governments in preparing, initiating and promoting such a programme of industrial development, particularly with respect to—

(i) the financing of individual projects;

(ii) the training of a sufficient number of technical personnel; and

(iii) the provision of capital equipment specially designed to meet the needs of small-scale industries.

22. In the early stages of industrial development, special attention should be devoted to the improvement of communications and the development of electric and hydraulic power.

23. Development works should be undertaken by the Governments with the object of creating productive employment for unemployed persons in cities as well as for the excess population in rural districts.

VIII. MISCELLANEOUS

24. Measures to improve the health and education of the producing population should be regarded as an essential feature of all policies for the improvement of economic productivity by the development of natural resources, and Governments should take the necessary steps to ensure the provision of adequate medical and educational facilities in connection with all major development projects.

25. Appropriate international action should be taken to support the efforts of the Asian countries to obtain the equipment and financial and technical assistance necessary for developing their capacity for production and for ensuring employment at a high level and to secure the supplies of food and of essential consumers' goods which they need during the period of development.
26. The programmes of economic development undertaken by the Asian countries should, so far as practicable, be co-ordinated in such a way as to secure the maximum gains in international division of labour; with this end in view, each Asian country should keep the appropriate international organisations informed of its prospective development programmes.

27. Measures taken by the Asian countries to deal with post-war economic restoration should so far as possible be so framed as to contribute towards the economic development of Asia on a long-term basis.

(7) Resolution concerning industrial development in Japan, submitted by the Selection Committee.¹

The attainment of full employment and a high level of productivity in the Asian countries will be seriously prejudiced if their standards of living are imperilled by the need to compete with economic dumping.

The Conference expresses its emphatic disapproval of such dumping and requests the Governing Body to examine the question and, where necessary, to make any representations on the subject which may be desirable to the appropriate international agencies, and in particular to draw the attention of the authorities responsible for fixing the future level of industrial development in Japan to the dangers of dumping to the working and living conditions in other Asian countries.

(8) Resolution concerning representation of agricultural and cottage industry workers, submitted by the Selection Committee.²

Considering that the great majority of workers in Asian countries are agriculturists, that in addition there are large numbers of cottage industry workers, and that the problem of these classes will increasingly engage the attention of the Organisation;

The Conference invites the Governing Body to consider, in consultation with the Governments of the countries represented at this Conference and employers' and workers' organisations, the question of more adequate representation at such conferences of persons engaged in agriculture and the cottage industry.

(9) Resolution concerning the placing of Conventions and Recommendations, of the International Labour Organisation before the national legislatures submitted by the Selection Committee.³

1. The prompt discharge of the obligation imposed on each Member of the International Labour Organisation by virtue of Article 19 of the Constitution of the Organisation to submit Conventions and Recom-

¹ See Second Part: Thirteenth Sitting, p. 144; and Third Part: Appendix II (5).
² Ibid.
³ Ibid.
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Recommendations to the competent authorities for consideration and appropriate action is of fundamental importance for the progressive application in Asian countries of the standards embodied in the Conventions and Recommendations adopted by the International Labour Conference; Conventions and Recommendations should be submitted to the competent authorities in a manner which permits of adequate consideration of their provisions.

2. The Conference also suggests that it is desirable that the Governments of the non-metropolitan territories represented at the Conference should, as appropriate to their respective constitutional arrangements, submit to the competent authorities promptly and in a manner which permits of adequate consideration the Conventions and Recommendations dealing with matters within their self-governing powers which are brought to their notice in accordance with paragraph 4 of Article 35 of the Constitution by the Member responsible for their international relations.

(10) Resolution concerning social security, submitted by the Committee on Social Security.¹

PART I

In view of the extreme poverty, the wide prevalence of disease and epidemics, the high incidence of infant and maternal mortality, the low expectation of life, and the misery and destitution caused by unemployment and underemployment among the working peoples of most Asian countries, the establishment of social security services, which are an essential condition of building up a genuine democratic society, has become an urgent task.

In order that all-round progress may be made in raising the general living standards of the people, and in order that the burden of social security schemes may be lightened, it is necessary that such schemes should be accompanied by measures providing for an adequate growth and supply of essential foodstuffs sufficient to meet the accepted standards of subsistence and nutrition, a living wage, decent housing and a healthy environment and free and compulsory education; the Conference urges on the Governments of the Asian countries to take vigorously in hand schemes for the achievement of these objectives.

This Conference, while noting that proposals for social security schemes are in various stages of consideration in some of the Asian countries, is of the opinion that the progress of such schemes should be accelerated. The Conference recommends to the Governments that these and other schemes which may be organised should seek to cover risks such as sickness, maternity, invalidity, death of breadwinner, and employment injury and, in the case of industrial workers, old age and unemployment under certain conditions. The Conference holds that implementation of such schemes will be facilitated if the workers and employers co-operate wholeheartedly to increase and intensify production. Such schemes should be framed in the light of the suggestions set forth in the following paragraphs.

¹ See Second Part: Tenth and Eleventh Sittings, pp. 96, 111 and 116; and Third Part: Appendix III (2).
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I. Income Security

A. Social Insurance Planning.

1. In the case of all labour that is regulated, income security should be afforded by means of social insurance, financed by contributions from workers, employers and Governments.

2. In the formulation of social insurance policy, consideration should be given to the following principles:

(a) An integral and long-term plan of social insurance, to be fulfilled by stages, should be framed from the outset.

(b) As a first stage, social insurance schemes in respect of employment injury, maternity and sickness should be applied in certain geographical areas or in respect of all regulated labour, as may be found possible.

(c) In fixing the level of benefits the aim should be to afford at least a minimum of subsistence.

(d) The provisions governing contribution and benefit rates and benefit rights should be framed in as simple a form as possible.

(e) Provision should be made for merging the rates of employment injury benefits with those of the corresponding benefits of sickness insurance.

(f) Wherever possible, contributions to, and the administration of, insurance schemes providing for sickness, maternity and employment injury benefits, which have, as a common factor, the provision of medical care, should be unified.

B. Employment Injury Benefits.

3. Consideration should be given to extending the scope of employment injury benefit legislation so as to cover as many categories of workers not yet covered (including categories of agricultural workers) as may be administratively feasible from time to time.

4. In order that the laws and regulations concerning employment injury benefits may conform as closely as conditions allow to the relevant provisions of the International Labour Code, consideration should be given, with due regard to paragraph 2 of this resolution, to the following principles:

(a) The payment of benefits should, as a rule, be secured by means of a system of compulsory insurance administered by the State, or by a non-profit-making organisation.

(b) The benefits should normally take the form of periodical payments; a lump sum should be paid only if the competent authority is satisfied that it will be properly utilised.

(c) Medical care should be provided on an adequate scale and should include in-patient hospital treatment wherever possible, in accordance with the recommendations of the Medical Care Subcommittee.1

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1 See above, Appendix III, p. 216.
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(d) Specialised institutions should be established for the rehabilitation of injured workers.

(e) There should be periodical medical inspection of workers engaged in occupations in which occupational diseases are common.

C. Maternity Benefits.

5. Consideration should be given to extending the scope of maternity benefit legislation so as to cover as many categories of women workers as may be administratively feasible from time to time.

6. In order that the laws and regulations concerning maternity benefits may conform as closely as conditions allow to the relevant provisions of the International Labour Code, consideration should be given, with due regard to paragraph 2 of this resolution, to the following principles:

(a) Maternity benefits should be granted during maternity leave for six weeks before and six weeks after confinement.

(b) The payment of maternity benefits should, as a rule, be secured by a system of compulsory insurance administered by the State or by a non-profit-making organisation.

(c) Free medical care should be provided.

D. Provision for the Aged and for Dependent Survivors.

7. Having regard to the fact that in most Asian countries millions of people who are technically self-employed are working and living under conditions more or less similar to those of employed persons, consideration should be given to the provision of old-age and survivors' benefits for all who stand in need of such benefits, and not merely for employed persons and their survivors.

8. Such benefits should ultimately be provided in the form of old-age and survivors' pensions by means of social insurance or social assistance schemes.

9. Since the Governments of Asian countries may be unable for some time to afford the substantial subsidies required to finance such pension schemes, by reason of the large outlay they have to make for social services to which a higher priority should be accorded, the following measures should be taken as first steps towards making adequate provision against the risks of old age and death:

(a) the institution of compulsory provident funds for as many categories of workers as possible, and in particular, for all regulated labour;

(b) the extension of the scope of existing State-managed insurance schemes (such as the postal insurance scheme administered by the Government of India), or the introduction of such schemes for the benefit of persons of small means.

E. Crop and Cattle Insurance.

10. With a view to affording a larger measure of income security to cultivators, Governments should consider the possibility of organising crop and cattle insurance schemes, either for the country as a whole or for those parts in which it may be possible to take immediate action.
II. Medical Care

II. Having regard to the predominantly rural character of most Asian countries and their village economy, the absence in many areas or communities of a money economy, the low standard of living of the population in general, the general need for an extension of medical care facilities, and the prevalence of preventable disease, medical care should preferably be provided, not by means of social insurance or social assistance services, but rather by a public medical care service for the whole of the population without contribution conditions or the imposition of a means test, subject to the proviso that social insurance schemes or other schemes for medical care for limited sections of the community, such as industrial workers, should, in suitable circumstances, be inaugurated in advance of the schemes of general medical care where these do not at present exist.

12. In the organisation of medical care services, consideration should be given to the following principles:

(a) The medical care, general health and sanitation services should be integrated or be closely associated with a view to rendering medical care more effectively by strengthening and extending preventive measures and environmental hygiene.

(b) Where provision is made for special medical care facilities for wage earners by means of social insurance contributions, such facilities should be provided through, or supervised by, the health authorities administering the public medical care service for the whole population.

PART II

The Conference invites the Governing Body—

(a) to request the Office to undertake detailed studies of the social insurance schemes which have already been implemented or may be under consideration by the Asian countries, such studies to show the extent of application, the scale of benefits, the conditions for the grant of benefits, the administrative organisation, the method of financing, and the total cost of such schemes;

(b) to convene at an appropriate time a meeting of social security experts from the Asian countries to consider the progress achieved and the special problems encountered, and to indicate the measures which might be taken for the solution of such problems;

(c) to arrange with the Food and Agriculture Organisation of the United Nations for effective international consideration of the problem of crop and cattle insurance in Asian countries;

(d) to communicate to the World Health Organisation for its information this resolution and the report of the Subcommittee on Medical Care;

(e) to instruct the Office to make available experts on problems of social security to advise any of the Asian countries that may request them;

(f) to instruct the Office to submit to the next Asian regional conference a survey of the action taken on the basis of this resolution.
A. EMPLOYMENT SERVICE

1. The wartime developments in the organisation of employment services in Asian countries and their subsequent extension and utilisation for helping to place former service personnel and war workers in employment are noteworthy.

2. The development of a proper employment service organisation is necessary for securing the proper utilisation of national manpower resources and for promoting the mobility of labour and it will also be a useful preliminary to the introduction of unemployment insurance and relief.

3. The Conference therefore expresses the hope that these services will be further expanded so that they will be made available in due course to all employers and workers in the community, and invites the Governments concerned to implement the principles and practices embodied in the International Labour Code as fully as possible in organising the employment services, and recommends to its members, the representatives of Governments as well as those of employers' and workers' organisations, that they take steps to promote the engagement of workers through employment offices where such exist.

4. The Conference requests the Governing Body to draw the attention of Governments of Asian countries to the need for the proper and healthy development of employment services and to instruct the International Labour Office to study, with the assistance of the Governments concerned, the working of these employment services in the light of international experience, with a view to encouraging their healthy and proper development.

B. RECRUITMENT

5. It is the practice of some employers in Asian countries to recruit workers indirectly through agencies such as jobbers, recruiting contractors, kanganis, cais, etc., and frequently in such cases workers fail to understand clearly the terms and conditions of service and incur personal obligations to the recruiting agent or other intermediary.

6. The Conference therefore desires to draw the attention of the Government of the Asian countries to the necessity for taking steps—

(a) to eliminate within the shortest practicable period all intermediate agencies between the real employers as defined by national laws and regulations and the workers, so that the former will be responsible for the conditions of work, for the payment of wages to the workers and the observance of the statutory regulations such as grant of holidays, etc.; and

(b) where the absence of suitable employment services administered by public authorities makes the employment of recruiting agents necessary, to frame and enforce regulations to ensure that workers before leaving their homes clearly understand the terms and conditions of

service, to prevent workers from being placed under any personal obligations to the recruiting agent or other intermediary, and to provide where necessary for the repatriation of workers without cost to themselves.

7. The Conference requests the Governing Body to instruct the International Labour Office to study, with the assistance of the Governments concerned, the recruitment systems now in force in Asian countries and the steps taken to give effect to these proposals.

C. VOCATIONAL AND TECHNICAL TRAINING

8. Technical and vocational training is of great importance for improving the skill of the workers so as to increase their productivity and facilitate industrialisation, and Asian countries require assistance in their efforts to organise vocational and technical training in a systematic way.

9. The Conference therefore requests the Governing Body to instruct the International Labour Office to study, with the assistance of the Governments concerned, the facilities for vocational and technical training now available in Asian countries, and in the light of international experience to suggest practicable measures for extending and improving them.

D. THE TRAINING OF ASIAN WORKERS IN ADVANCED INDUSTRIAL COUNTRIES

10. The provision of an adequate supply of technical and professional personnel and skilled workers is an indispensable condition for the industrialisation and development programmes proposed to be undertaken in Asian countries with a view to improving the standard of living of the people, but few or no opportunities exist for the securing of technical experience and the acquisition of the skills necessary for the implementation of such programmes.

11. Such skills can be acquired advantageously in countries which have reached a high level of industrialisation and technical development, and experience in the training of Chinese and Indian professional and technical personnel and workers in the United States and the United Kingdom has proved to be beneficial.

12. The Conference therefore requests the Governing Body to instruct the International Labour Office to study, in consultation with the Governments and employers' and workers' organisations in industrially developed countries, the possibilities of training Asian technical and professional personnel and skilled workers, and to assist the Governments, in consultation with the employers' and workers' organisations in the countries concerned, to draw up a programme for the systematic training of an adequate number of technical and professional personnel and workers in the various skilled occupations.

E. FURTHER ACTION

13. The Conference further requests the Governing Body to consider in the light of the progress made in the studies undertaken on the basis of this resolution what aspects of these questions could usefully be further considered by succeeding Asian regional conferences.
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(12) Resolution concerning wage policy and family budget enquiries, submitted by the Committee on Labour Policy.1

A. WAGE POLICY

1. With a view to achieving a living wage for every worker, every effort should be made to improve the wage standards in industries and occupations where they are still low; and as far as possible to standardise in each country or area the wages in each industry or occupation where conditions are similar.

2. Collective agreements between employers and workers are normally the most satisfactory means for the adjustment of wages, but various reasons, including the comparative lack of organisation among employers and to a much greater degree among workers in many of the Asian countries represented at the Conference, make it necessary for Governments to take an active part in the fixing and enforcement of fair wages.

3. The Conference accordingly requests the Governments of Asian countries to assist, by all means in their power, the conclusion of collective agreements wherever feasible, and where no arrangements exist for effective regulation of wages by collective agreements or otherwise, to formulate appropriate legislative and administrative measures to set up statutory wage boards on which workers and employers will be equally represented, with such numbers of independent persons as may be considered desirable, and with power to fix fair wages and standard wage rates, and to provide cost-of-living allowances measured by index numbers built and periodically revised on the basis of family budget enquiries.

4. The Conference further requests the Governing Body to instruct the Office with the assistance of the Governments concerned to study the working of collective agreements, wage boards and industrial tribunals in Asian countries, and the extent to which they have been successful in securing fair wages for workers, and to suggest, in the light of international experience, what further steps can and should be taken to secure fair wages for all workers.

B. FAMILY BUDGET ENQUIRIES

5. The only effective method of judging the standard of living of workers is by means of family budget enquiries designed to ascertain their income and expenditure and the goods and services which they secure.

6. The Conference therefore recommends for the consideration of the Governments of the countries represented at the Conference the desirability of instituting at regular intervals family budget enquiries, in association with nutrition experts and representatives of workers' and employers' organisations.

7. The Conference also requests the Governing Body to instruct the International Labour Office to formulate proposals for ensuring that such

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1 See Second Part: Twelfth and Thirteenth Sittings, pp. 125 and 141; and Third Part: Appendix IV (2).
enquiries are made on a comparable basis, and to make a study of the results of the enquiries already instituted.

C. FURTHER ACTION

8. The Conference further requests the Governing Body to consider in the light of the progress made in the studies undertaken on the basis of this resolution what aspects of these questions could usefully be further considered by succeeding Asian regional conferences.

(13) Resolution concerning conditions of work and labour welfare, submitted by the Committee on Labour Policy.¹

1. Great importance attaches to the evolution and enforcement of fair terms of employment which secure for the workers fair and well-defined conditions of work, reasonable security of tenure and opportunities for advancement, consistent with the maintenance of efficiency.

2. The human element in industry is of primary importance and the increase in production is conditioned by the raising of labour welfare and social security standards.

3. The Conference accordingly requests the Governments of Asian countries to take immediate and appropriate measures in this respect and requests the Governing Body to instruct the International Labour Office with the assistance of the Governments to study these matters, stressing in particular the steps already taken or proposed to be taken in this direction in the Asian countries.

4. The Conference further requests the Governing Body to consider in the light of the progress made in the studies undertaken on the basis of this resolution what aspects of these questions could usefully be further considered by succeeding Asian regional conferences.

(14) Resolution concerning the protection of children and young workers, submitted by the Committee on Labour Policy.²

1. The employment of children and young workers is a problem of special importance to many of the peoples of Asia because of the prevalence of child labour in widely diversified trades and occupations where regulation by public authority has not so far been found practicable in respect of the age of admission to employment, conditions of work or provisions for apprenticeship, and because of the limited development of free, compulsory and universal education.

2. The International Labour Conference at its Twenty-seventh Session, 1945, passed a Resolution on the protection of children and young workers, which affirmed that "in order to develop to the fullest extent the capacities of the workers and citizens of the future it is necessary that Govern-

¹ See Second Part: Twelfth and Thirteenth Sittings, pp. 125 and 141; and Third Part: Appendix IV (2).
² Ibid.
ments, whilst encouraging the fullest discharge of individual and family obligations, should accept responsibility for assuring the health, welfare and education of all children and young persons".

3. The Conference therefore requests the Governing Body to call the attention of the Governments represented at the Conference to the following measures for improving the protection of children and young workers, which, together with the proposals to be submitted to the Conference by the Committee on Programme of Action, merit consideration with a view to the progressive adoption of such measures at the earliest opportunity compatible with existing social and economic conditions, and further requests the Governing Body to consider, in consultation where appropriate with any other international organisation which may be concerned, what further measures can be taken to implement these standards in the Asian countries.

A. GENERAL EDUCATION AND VOCATIONAL GUIDANCE

4. Compulsory free education should be continuously expanded as a condition of equal vocational opportunity for all children and young persons; it should be of a standard and duration to permit adequate physical, intellectual and moral development covering the years up to the general minimum age for admission to employment as provided by national laws and regulations, with additional provisions for young persons to continue education in accordance with their abilities to benefit thereby. The age should be progressively raised towards the international standard as social and economic conditions permit.

5. Provision should be made for expanding progressively the available educational facilities, in accordance with an integrated plan, until general fundamental or basic education shall become accessible to all children of both sexes, and instruction should be designed to meet the actual needs of children and young persons through educational programmes suited to their ages and aptitudes.

6. The vocational interests of children and young persons should be fostered and their eventual selection of employment or a career be guided with a view to promoting their general education and at the same time developing a taste and esteem for work.

7. The needs of pupils for economic assistance should be recognised as circumstances permit, particularly in respect of free use of textbooks, materials and school equipment; free or low-cost milk and meals; free or reduced cost of transportation; and maintenance allowances and student aid as these become practicable.

8. Qualified teaching personnel should be recruited and teacher-training developed to meet the needs of the expanding school system, and standards of remuneration and conditions of employment should be provided which will assure an adequate teaching staff of high quality.

B. VOCATIONAL TRAINING

9. A network of free technical and vocational schools should be developed and extended progressively with a view to meeting, in accordance with their urgency and practicability, the various needs of the national
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economy for technical and skilled employees and to providing increasing numbers of young persons with adequate opportunities for developing their technical or trade knowledge in accordance with their occupational interests and aptitudes.

10. Programmes should be adapted to the social and economic requirements of industries, regions, localities and the national economy in accordance with a general plan, and curricula for the courses in different schools and different grades should be co-ordinated to facilitate the transfer and promotion of students in accordance with individual need and merit.

11. Where facilities for such vocational training are lacking or are strictly limited, Governments should initiate schemes for such training and/or grant subsidies to develop or to enlarge existing institutions; and undertakings should be encouraged where practicable to meet the cost of training young persons in numbers proportionate to their size and need for trained personnel.

12. All technical and trade training should be organised by or be under the supervision of competent public authorities who should act in consultation with the appropriate employers’ and workers’ organisations.

13. The qualifications required in the examination on termination of technical and vocational training should, as far as practicable, be uniformly fixed for any given occupation or trade and the certificate issued as a result of these examinations should be recognised throughout the country; persons of both sexes and of all races, creeds and social groupings should be granted the same certificate or diploma on completion of the same studies.

14. Part-time supplementary courses under skilled direction should be provided progressively to make available to young workers, whether or not they have received training before entering employment, the opportunity of extending their trade or technical knowledge.

15. Instruction should be given by qualified personnel, including persons with theoretical knowledge and with practical training and experience, and programmes should be developed progressively for the recruitment, preparation and adequate remuneration of such teachers.

16. Regional, national and international exchange of students and teachers should be promoted to facilitate exchange of knowledge and experience.

C. APPRENTICESHIP

17. As soon as practicable, laws or regulations for the control of apprenticeship of children and young persons should be established progressively and applied under the supervision of competent public authorities acting in co-operation with the appropriate employers’ and workers’ organisations.

18. Such measures should make provision in respect of—

(a) the technical and other qualifications required of employers in order that they may take and train apprentices;

(b) the conditions governing the entry of young persons into apprenticeship, including the passing of an appropriate medical examination, particularly in the case of hazardous occupations;
the minimum age of entry into apprenticeship, which should coincide with the school-leaving age where such age has been established;

(d) the mutual rights and obligations of master and apprentice;

(e) regulations covering the registration of apprentices, limitation of their numbers, duration of the apprenticeship, standards of performance, methods of supervision, examinations to be conducted and certificates to be awarded, and payment of apprentice wages, including holidays with pay and sick leave, etc.

19. Collaboration should be maintained between the bodies responsible for supervision of apprenticeship and the general and vocational education authorities, including those engaged in vocational guidance, the public employment exchanges and labour inspection services.

D. AGE FOR ADMISSION TO EMPLOYMENT IN NON-INDUSTRIAL OCCUPATIONS

20. As soon as practicable, measures should be adopted to promote the progressive abolition of child labour in non-industrial occupations as defined by national laws and regulations.

21. When possible, measures should be developed for providing children's allowances and for organising compulsory free education until at least the same age as the minimum age established for admission to employment; regulations in respect of minimum age for admission to employment should be rapidly and progressively extended to the various types of employment, especially in urban areas, to avoid the attraction of young children into the less regulated and less protected occupations.

22. Where exceptions are made for light work for children, such exceptions should not be permitted for work during school hours or in such manner as to prejudice the beneficial effects of education, and they should be granted only to children who are not more than a specified number of years below the minimum age of employment which has been established.

23. Special attention should be given continuously and progressively to those occupations which by their nature or circumstances are dangerous to the life, health or morals of children or young persons employed therein, such as street trades, itinerant occupations or employment in places to which the public have access, to establish higher minimum ages of admission to employment and to give priority to their regulation.

24. Special attention should be given to the problem of regulating admission to domestic employment, with particular reference to the elimination as soon as possible of the placing of children for quasi-adoption in the family of an employer where they work only for maintenance.

25. In order to ensure the due enforcement of provisions concerning the minimum age for admission to employment in non-industrial occupations as in industry, national laws or regulations should provide as soon as practicable for progressive development and extension of public inspection and supervision, including suitable means for facilitating the identification and supervision of young persons under a specified age in
occupations covered by the law, and penalties for breaches of the said laws or regulations; these provisions should include some form of documentary proof of age, to be issued free of charge and to be entered in a record to be kept by the employer or young worker in his possession in order to prove his compliance with the law. Such inspection should be carried on by trained and qualified persons, including women, with provision for adequate remuneration and such conditions of employment as will assure the recruitment and maintenance of adequate and suitable staff.

E. PROTECTION OF YOUNG WORKERS

26. Hours of work for young workers under a specified age, when practicable, should be progressively regulated under national laws and regulations to provide limits in all types of occupations, which should be compatible with the maintenance of the health and the educational and recreational needs of children and young persons and which should tend to be less than those provided for adults by law or collective agreements.

27. As soon as practicable, the regulation of night work of young workers under specified ages should be progressively extended to the various categories of employment to prevent undue fatigue and to permit normal and healthy physical, intellectual and moral development.

28. Without prejudice to the fixing of a higher age of admission for certain occupations especially hazardous to life and health, every effort should be made to prescribe special conditions of employment for children and young persons engaged in occupations involving special hazards to the health and safety of the young worker, such provisions to include training in safety methods prior to employment, adequate supervision, periodical medical examination in unhealthy or exacting occupations, and prescription of maximum weight of loads, having regard to the age and sex of the workers and the conditions of work.

F. ADMINISTRATION OF PROTECTIVE POLICIES AND FURTHER ACTION

29. Provision should be made for effective planning and administration of services to promote the welfare of children and young workers, and specialised agencies or personnel under public authority should be established to deal with programmes for the protection of youth with full regard for the interdependence of the various aspects of these programmes.

30. The Conference therefore requests the Governing Body to instruct the International Labour Office to study with the assistance of the Governments of Asian countries the problems of young workers in all branches of economic activity and the means of assuring to them the provisions and protections set forth in this resolution.

31. The Conference further requests the Governing Body to place discussion of these questions or some portion of them upon the agenda of the succeeding Asian regional conferences with a view to encouraging further the progressive development of these measures.
1. The protection of maternity and promotion of the welfare of women workers is a matter of vital and special importance to all the peoples of Asia because of the low standards of life, lack of education and widespread employment of women on heavy labour which characterise many of these countries and peoples.

2. The Thirtieth Session of the International Labour Conference, 1947, adopted a Resolution concerning women's work, recommending to regional conferences that they consider the problems of women workers in the light of the principles and measures for dealing with these problems adopted by the International Labour Organisation at successive sessions of the Conference.

3. The Conference therefore requests the Governing Body to call the attention of the Governments of the Asian countries to the following measures for improving the position of the women workers in the countries concerned, which merit consideration together with the proposals to be submitted to the Conference by the Committees on Social Security and Programme of Action with a view to the progressive adoption of such measures.

A. MATERNITY PROTECTION

4. The protection of maternity in accordance with the principles adopted by the Committee on Social Security should cover as many categories of women workers as is administratively feasible, including women in all forms of heavy labour not excluding those employed in large-scale agriculture, such as plantations.

5. Pregnant women and nursing mothers should not be dismissed for that reason; and if the work performed by a pregnant woman or a nursing mother is prejudicial to her health, she should be allowed every facility for a change of work.

6. Children's crèches and day nurseries should be established in expanding numbers, so that the infants and children under school age of working women may be looked after in healthy and safe conditions. The crèches or day nurseries should be located with due regard to the convenience of mother and child, and should be under the direction and supervision of the competent public authority, which should wherever possible utilise the experience and facilities of existing institutions providing such services. Such services should be staffed by trained and qualified persons whose remuneration and conditions of employment should be such as to secure adequate and suitable personnel.

7. Additional social services such as canteens, and provision of milk, essential clothing and layettes should be made available for mother and child as far as practicable from public funds or at low cost.

1 See Second Part: Twelfth and Thirteenth Sittings, pp. 125 and 141; and Third Part: Appendix IV (a).
B. PROTECTION OF WOMEN ENGAGED IN HEAVY LABOUR

8. Protection from arduous conditions of work should be provided for women workers in occupations involving heavy labour who in some countries or occupations are excluded from protection of the existing laws in respect of hours of work, conditions of work, social security and holidays with pay, etc.; and this protection should extend to those women who work as helpers or are recruited under a contract system of employment in these occupations.

9. Protection from serious risks to the health of women engaged in these occupations should be provided progressively with special regard for the following considerations:

(a) Weights to be lifted, carried or loaded or unloaded should be limited by national laws or regulations with due regard to the physique of the worker, the method employed in lifting or carrying, the instruction in such methods to be supplied to the worker, the distances and heights involved and the frequency of lifting or carrying required, in accordance with scientifically established standards.

(b) Employers should be required to provide separate and suitable accommodation in workplaces to serve as wash rooms, toilets, dressing rooms, etc., for women.

(c) In the interests of the health and comfort of women workers, employers should be required to provide them with, wherever feasible, a sufficient number of seats at places of work and rest.

10. The foregoing measures of protection should be extended to women in large-scale agriculture or plantations as soon as means and facilities for the enforcement of these measures are available.

C. VOCATIONAL TRAINING FOR WOMEN

11. Facilities and opportunities should be provided progressively for vocational training and employment of women in semi-skilled and skilled occupations which involve dexterity and quickness of movement and are especially adapted to the capacities of women.

12. In view of the widespread illiteracy prevalent among women of many Asian countries, special attention should be given to developing part-time programmes of basic education to reduce illiteracy and provide the education essential for admission to and proper utilisation of vocational training facilities.

D. WAGES OF WOMEN WORKERS

13. Machinery for fixing minimum rates of wages should be applied to traditionally low-paid occupations where a considerable number or proportion of women are employed, with special attention to home industries.

14. In all cases where minimum wage rates are being fixed, the same principles should be applied in determining the rates for women as for men; in occupations where women predominate care should be taken
that, in estimating the value of the work, the skill which it requires is assessed on the same basis as in the case of occupations where men predominate.

15. In the interests both of men and women workers the principle should be applied of equal pay for work of equal value, in accordance with the principles set forth in the Constitution of the International Labour Organisation, with a view to establishing procedures for determining wage rates on the basis of job content without regard to sex.

E. INVESTIGATION AND FURTHER ACTION

16. The Conference recommends to the Governments of Asian countries that they investigate the problems of women workers and the means of assuring to them in all branches of economic activity the benefits and protections laid down in this resolution and that specialised agencies or personnel should be provided for this purpose.

17. The Conference, moreover, requests the Governing Body to instruct the International Labour Office to study with the assistance of the Governments of Asian countries—

(a) questions relating to the type of occupation other than those involving rough and heavy labour in which the employment of women workers should be encouraged;

(b) measures necessary for the protection of the health of women workers employed on heavy labour;

(c) the administrative arrangements needed for carrying out the policies concerning the employment of women embodied in this resolution.

18. The Conference further requests the Governing Body to consider in the light of the progress made in the studies undertaken on the basis of this resolution what aspects of these questions could usefully be further considered by succeeding Asian regional conferences.

(16) Resolution concerning rural labour and related problems, submitted by the Committee on Labour Policy.¹

A. PRIMARY PRODUCERS IN THE RURAL AREAS

1. The primary producers in the rural areas of Asia constitute more than half of the working people of the world. Their social and economic problems are many and varied in character, and their working and living conditions are in certain areas deplorable and require early improvement.

2. The Conference therefore requests the Governing Body to assist the Governments of Asian countries, in co-operation with the other international organisations concerned, to prepare and develop comprehensive programmes of action for improving by stages the conditions of life and work of the rural populations in the Asian region with particular reference to—

¹ See Second Part: Twelfth and Thirteenth Sittings, pp. 125 and 141; and Third Part: Appendix IV (2).
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(a) the problems of village artisans, small owner-cultivators, tenant-cultivators and landless labourers; and

(b) co-operative organisations in agriculture, the spread of literacy, medical service in rural areas, and relief during famines, floods and other calamities.

B. FORCED LABOUR

3. Some forms of forced labour, illegitimate exactions, and servile land tenure still persist in varying degrees in the agrarian structure of certain areas of some Asian countries, and their existence is not only a denial of the fundamental rights of human beings but also a menace to the speedy and full development of the economy of the areas concerned.

4. The Conference therefore requests the Governing Body to call the attention of the Governments of Asian countries to the immediate necessity of taking effective steps for the eradication of forced labour and servitude in all their forms where such exist, and to instruct the International Labour Office to study this problem with the assistance of the Governments of the countries concerned.

C. LAND TENURE AND LAND RELATIONSHIP

5. A very large number of persons in Asian countries are cultivators with uneconomic holdings who are in many cases tenants-at-will, and the study and formulation of satisfactory systems of tenure and land relationship are of the utmost importance to them.

6. The Conference therefore requests the Governing Body to arrange, in co-operation with the appropriate international organisations, for a study to be made of the effect of systems of land tenure and holdings on the conditions of life and work of those engaged in agricultural work, with a view to determining what modifications might be made in existing land relationships so as to increase production, secure for the actual cultivator a fair return for his labour and promote social justice.

D. PERMANENT AGRICULTURAL COMMITTEE OF THE INTERNATIONAL LABOUR ORGANISATION

7. (1) The Asian countries are predominantly agricultural in their economy and an overwhelming majority of the agricultural producers of the world live in them.

(2) Adequate representation for the Asian region on the Permanent Agricultural Committee of the International Labour Organisation is therefore of primary importance.

(3) The Conference accordingly requests the Governing Body to make provision for more adequate representation of the Asian region in the composition of the Permanent Agricultural Committee.

E. FURTHER ACTION

8. The Conference further requests the Governing Body to consider, in the light of the progress made in the studies undertaken on the basis of this resolution, what aspects of these questions could usefully be considered by succeeding Asian regional conferences.
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(17) Resolution concerning plantation labour, submitted by the Committee on Labour Policy.¹

1. Plantation agriculture, producing such important commodities as rubber, cinchona, tea, coffee and sugar cane, occupies an important place in the economy of a number of the tropical countries of Asia.

2. The conditions of life and work of the vast number of labourers engaged in many of these plantations in certain countries are unsatisfactory, particularly in respect of recruitment, wages, housing and freedom of association, and are not adequately regulated by national legislation or otherwise.

3. The Conference therefore requests the Governing Body—

(a) to call the attention of the Governments concerned to the immediate necessity for enacting appropriate legislation for improving the conditions of plantation workers so as to bring them to a satisfactory level, particularly in respect of recruitment, wages, housing, hours of work, workmen's compensation, maternity benefit, freedom of association, and social security measures;

(b) to direct the International Labour Office to undertake, with the assistance of the Governments concerned, a special study of the problems which are peculiar to plantation labour; and

(c) to give early consideration to the question of the setting up of an industrial committee to consider the special problems of plantation workers in the Asian countries.

4. The Conference further requests the Governing Body to consider, in the light of the progress made in the studies undertaken on the basis of this resolution, what aspects of these questions could usefully be considered by succeeding Asian regional conferences.

(18) Resolution concerning aboriginal tribes and untouchable castes, submitted by the Committee on Labour Policy.²

1. Aboriginal tribes and untouchable castes in various Asian countries, due to their extreme backwardness and ignorance, suffer from special disabilities, disadvantages and exploitation in economic and social spheres, particularly in regard to opportunities and conditions of employment, and the problems of these sections of the population require special attention and treatment.

2. The Conference therefore draws the attention of the Governments of the Asian countries concerned to the necessity of taking immediate steps for the amelioration of the conditions of the aboriginal tribes and untouchable castes and it requests the Governing Body to instruct the International Labour Office to assist the Governments of the countries concerned in a study of these problems.

¹ See Second Part: Twelfth and Thirteenth Sittings, pp. 125 and 141; and Third Part: Appendix IV (a).
² Ibid.
3. The Conference further requests the Governing Body in the light of the progress made in these studies to place one or more aspects of these questions on the agenda of future sessions of the Asian Regional Conference.

(19) Resolution concerning housing, submitted by the Committee on Labour Policy.

1. Housing conditions for the great mass of people in many of the countries of Asia have long been of low standard and have further very much deteriorated since the war. The problem is furthermore made more acute as a result of the movement of population into industrial areas during recent years.

2. The formulation of a policy designed to improve housing conditions is both important and urgent because decent housing conditions are essential for the health and efficiency of the workers.

3. The Conference therefore requests the Governing Body to call the attention of the Governments of Asian countries to the necessity of devising immediate and effective ways and means to provide proper housing for workers.

4. The Conference further requests the Governing Body to instruct the International Labour Office to assist the Governments by undertaking, in consultation, where appropriate, with any other international organisations which may be concerned, a systematic, comprehensive and comparative study, in the light of international experience, of the problems of housing the urban and rural populations of Asian countries, particularly in regard to the provision of finance, materials, town-planning, location of industries, fixation of land values, fixation of rents, subsidies, etc., and to refer these questions to succeeding Asian regional conferences.

(20) Resolution concerning small-scale cottage and handicraft industries, submitted by the Committee on Labour Policy.

1. Industrial home and handicraft workers greatly outnumber workers in factories and industrial and commercial establishments; their number is likely to increase even with the development of large-scale industry and their protection requires urgent and careful study.

2. In the progress of industrialisation the countries of Asia should devote attention not only to remedying the evils caused by industrial concentration, but also to preventing such evils to the greatest possible extent.

3. Although the introduction of the steam engine and the consequent industrial development in Western countries produced concentration of manpower and capital, various factors, including the use of light petrol motors and small electric motors, today enable a large number of industries
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to be decentralised. An opportunity is thus offered to the countries of Asia to embark upon a new procedure of industrialisation, better suited to their traditions and aspirations, and likely in certain conditions to avoid some of the evils caused by the industrial revolution in Western countries.

4. The Conference therefore considers that efforts should be made in the countries of Asia to establish, where feasible, branches of industrial production on the basis of small domestic and handicraft industries.

5. The Conference accordingly requests the Governing Body to instruct the International Labour Office, in consultation where appropriate with any other international organisations which may be concerned—

(a) to assist the Governments of the countries of Asia to devise means of protecting the workers engaged in these industries and of organising these industries, especially on co-operative and federated lines, so that small and autonomous undertakings can benefit from the financial, technical and commercial advantages normally enjoyed by undertakings in large-scale industry; and

(b) to make comparative studies of the problems affecting industrial home, cottage and handicraft workers.

6. The Conference further requests the Governing Body to consider in the light of the progress made in the studies undertaken on the basis of this resolution what aspects of these questions could usefully be further considered by succeeding Asian regional conferences.

(21) Resolution concerning co-operation, submitted by the Committee on Labour Policy.¹

1. Universal experience long since established not only in the countries of other continents but also in the majority of the countries of Asia has demonstrated the part which the different categories of rural co-operatives, handicraftsmen's co-operatives, workers' productive co-operatives, consumer co-operatives and housing co-operatives are able to play in the economic and social betterment of the working populations of rural areas and industrial centres.

2. In particular, co-operative institutions of all categories are able to contribute substantially, in the interests of the community at large, to the liberation of primary producers, handicraft workers and domestic industries from usury in all its forms; to their guidance in the complexity of market economy; and to the improvement of their economic position, the improvement of techniques, the increase of productivity and the reduction of costs of production and distribution.

3. Furthermore, they are, or can become, efficacious instruments of education, by inculcating habits of providence, thrift and hygiene, by diffusing general enlightenment among their members, by imparting training in the handling of economic matters, and by developing, owing to the democratic method of their administrations, qualities of initiative and a sense of responsibility.

¹ See Second Part: Twelfth and Thirteenth Sittings, pp. 125 and 141; and Third Part: Appendix IV (a).
4. For all these reasons, it is desirable that the development and operation of co-operative organisations should be included to the fullest possible extent in all the plans of economic and social reconstruction of Asian countries.

5. The very efficacy of co-operative organisations, which are essentially voluntary associations, depends upon the preparatory and continuing education and training of their leaders and members. But, at the same time, in view of the historical, geographical and economic circumstances peculiar to the majority of Asian countries, the development of the co-operative movement according to plan and on a sound basis calls for the promotion and supervision of co-operative organisations by Government.

6. The Conference therefore calls the attention of the Governments of Asian countries to the following:

(a) Elements which may still obstruct the full development and free functioning of genuine co-operative organisations should be eliminated where they exist in the national laws and regulations and in social and economic institutions.

(b) The staffs and administrative methods of Government departments charged with promoting the development of the co-operative organisations should be adapted to the necessities of such development.

(c) A comprehensive and continuous effort should be made with the full technical and financial support of the public authorities, to extend the teaching of co-operation so as to reach all classes of the population and simultaneously to train leaders, administrators and a competent executive staff for the co-operative movement.

(d) Co-operative organisations should be progressively associated in the preparation and execution of co-ordinated economic plans to the full extent of their capacity and in a manner compatible with their inherent principles and their administrative autonomy.

(e) Periodical regional meetings should be held to provide to officials of the co-operative departments as well as representatives of the co-operative organisations in Asian countries opportunities of pooling their experiences, comparing the results of their work, improving their methods and discussing and devising means of encouraging the establishment of direct trade relations between co-operative societies of Asian countries, the International Labour Office being informed of the work of such conferences.

7. The Conference requests the Governing Body to convene, at an early date, a conference of experts in co-operation to study these problems and submit suitable recommendations for further action in the light of the organisation and achievements of the co-operative movement in other countries, the difficulties met with and the manner in which they have been overcome.

8. The Conference invites the Governing Body to draw the attention of Governments to the importance attached by the present Conference to the inclusion in delegations to future conferences of persons having experience of co-operative movements.
9. The Conference further requests the Governing Body to consider in the light of the progress made in the studies undertaken on the basis of this resolution what aspects of these questions could usefully be further considered by succeeding Asian regional conferences.

(22) Resolution concerning programmes of action, submitted by the Committee on Programme of Action.

Whereas, in the process of economic and social development now taking place in Asian countries, it is essential that the international standards for the protection of workers as embodied in Conventions and Recommendations adopted by the International Labour Conference should be implemented as fully and as early as possible; and

Whereas, although these standards are not, in all cases, immediately attainable by all Asian countries, it is important that effective steps should be taken for the progressive application of these standards;

The Preparatory Asian Regional Conference of the International Labour Organisation adopts this eighth day of November 1947 the following resolution:

I

FREEDOM OF ASSOCIATION

1. The recognition of the principle of freedom of association and the effective guarantee of the right to organise and to bargain collectively are indispensable for the improvement of labour standards and should be accepted by all Asian countries.

II

LABOUR INSPECTION

2. The maintenance of an adequate system of labour inspection is an essential guarantee for the proper application of measures for the protection of labour.

3. The Labour Inspection Convention, 1947, should be ratified by all Asian Members of the Organisation; it should also be applied to the non-metropolitan territories in Asia in accordance with the provisions of Articles 30 and 31 thereof.

4. Where the provisions of the Labour Inspection Convention, 1947, cannot be applied immediately to non-metropolitan territories, the provisions of the Labour Inspectorates (Non-Metropolitan Territories) Convention, 1947, should be applied as a first step.

5. The Conference requests the Governing Body of the International Labour Office to place the organisation of labour inspection on the agenda of the Asian regional conference to be held in China in 1949.

1 See Second Part: Thirteenth and Fourteenth Sittings, pp. 141 and 153; and Third Part: Appendix V (2).
6. As a first step towards securing an efficient labour inspection service for the proper enforcement of labour legislation in Asian countries, a technical conference of representatives of Government labour inspection services in the Asian region should be summoned as soon as possible to study in the first instance problems relating to inspection in agricultural and industrial undertakings. It is suggested for the consideration of the Governing Body that the terms of reference of such a technical conference might include the following matters:

(a) the adoption of suitable schemes for the recruitment and training of labour inspectors with a view to securing uniformly high standards of inspection;

(b) the standardisation of the collection and publication of information obtained by labour inspectors in the various countries;

(c) the desirability of the employment of women in labour inspection services;

(d) the formulation of plans for securing the efficient co-operation of employers' and workers' organisations in the enforcement of measures intended to ameliorate working and living conditions.

7. The Conference takes note with the deepest appreciation of the invitation by the Government of Ceylon that the above mentioned technical conference of representatives of labour inspection services should be held in Ceylon as early as possible and that the Ceylon Government will be pleased to afford all necessary facilities for the purpose. The Conference trusts that the Governing Body will find it possible to accept this invitation and to make the necessary arrangements to convene a conference of representatives of labour inspection services on the lines indicated above and that the findings of the Conference will be submitted to the Asian regional conference to be held in China in 1949.

III

NATIONAL PROGRAMMES OF ACTION

8. Each Asian country should prepare a national programme of action for a period of years consisting of proposals for the progressive application, by stages where necessary, of the existing international labour standards for submission to the Asian regional conference to be held in China in 1949.

9. In framing such programmes of action, regard should be paid to the decisions of the present Conference and the following subjects:

(a) application and extension of the 48-hour week;

(b) regulation and limitation of hours of work in establishments including plantations, to which the 48-hour week is not practicable of application;

(c) establishment of suitable wage-fixing machinery;

(d) provision of weekly rest periods, holidays with pay and the elimination of all forms of forced labour;
Appendix VII: Resolutions adopted by the Conference

(e) promotion of industrial health and safety for workers;
(f) provision against risks brought about by employment injury, occupational diseases, sickness and involuntary unemployment, and maternity protection;
(g) prohibition of night work for women and young persons;
(h) regulation of the age of admission to employment—in particular, measures for promoting the elimination of child labour; and
(i) measures for the elimination of abuses associated with recruitment of labour.

Governments should ensure the fullest possible consultation and cooperation with the employers' and workers' organisations in their respective countries in the drawing up and implementation of such national programmes of action.

IV

LABOUR STANDARDS

10. In securing the progressive implementation, by means of such national programmes of action, of the standards laid down in the international labour Conventions and Recommendations, special attention should be directed by all Asian countries to the provisions of the following Conventions:

(1) Hours of Work (Industry) Convention, 1919.
(2) Hours of Work (Coal Mines) (Revised) Convention, 1935.
(3) Minimum Age (Industry) (Revised) Convention, 1937.
(4) Night Work (Women) (Revised) Convention, 1934.
(5) Minimum Wage-Fixing Machinery Convention, 1928.
(6) Placing of Seamen Convention, 1920.
(7) Workmen's Compensation (Accidents) Convention, 1925.
(8) Equality of Treatment (Accident Compensation) Convention, 1925.
(9) Maternity Protection Convention, 1919.
(10) Unemployment Provision Convention, 1934.
(11) Sickness Insurance (Industry, etc.) Convention, 1927.
(12) Sickness Insurance (Sea) Convention, 1936.
(13) Weekly Rest (Industry) Convention, 1921.
(14) Holidays with Pay Convention, 1936.
(15) Forced Labour Convention, 1930.

The Asian regional conference to be held in China in 1949 should consider, on the basis of the reports to be supplied by Governments, the progress being made with a view to the ratification and application of these Conventions and the extent to which modifications, if any, of their provisions may be necessary to permit of their application in the Asian countries.
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V

Scope of Labour Legislation

11. Every effort should be made to extend the scope of existing labour legislation to include workers and workplaces not so far within its protection.

VI

Expert Assistance

12. The International Labour Organisation should, in accordance with Article 10 of the Constitution of the Organisation as amended in 1946, afford all appropriate assistance within its power to Asian countries in the preparation and execution of programmes for the progressive application of international labour standards, and more particularly in the framing of laws and regulations on the basis of the decisions of the International Labour Conference and regional conferences and in the improvement of administrative practices and systems of labour inspection.

VII

Periodical Reports

13. The Asian countries represented at the Conference should be asked by the Governing Body to submit periodical reports, at intervals of not more than two years, on action taken to give effect to this resolution and indicating, more particularly, the nature and scope of the protection afforded, the scale and duration of the benefits, the machinery set up to give effect to the provisions of the Conventions, the number of workers covered by the various protective and regulative measures, the nature, type and number of undertakings to which they are applied, the circumstances in which relaxations, if any, have been allowed and such other information as may be necessary to judge the extent to which important labour standards are being progressively applied and extended. Copies of such reports should be communicated to representative organisations of employers and workers in the countries concerned.

14. The Governing Body of the International Labour Office is requested—

(a) to give special consideration to the Conventions specified in paragraph 10 of this Resolution when fixing a programme for the preparation of the reports on the action taken to give effect to unratified Conventions provided for in the Constitution of the Organisation as amended in 1946;

(b) to place the question of the progressive implementation of the International Labour Code on the agenda of the Asian regional conference to be held in China in 1949 and to instruct the Office to submit, in connection therewith, one or more reports analysing and commenting upon the reports received from the Governments of various Asian countries concerning the progress made by them to give effect to the provisions of this resolution.
(23) Resolution concerning statistics, submitted by the Committee on Programme of Action. ¹

Whereas the proper collection, analysis and interpretation of statistical data are important in the pursuit of progressive social and labour policies;
Whereas, for the co-ordination of such statistics, either on a regional or on an international basis, they must be collected and interpreted in accordance with common standards;
Whereas the compilation of labour statistics is still in its early stages and requires to be developed, as far as practicable, along well-defined and internationally accepted lines;
Whereas the statistical techniques to be used depend largely on the stage of social and economic evolution of the countries concerned and suitable methods have to be devised to meet the requirements of Asian countries which are more or less similar; and
Whereas the conditions in Asian countries are such that a regional approach to the problem of compiling statistics on an adequate basis is likely to lead fruitful results:

The Conference requests the Governing Body to arrange, in consultation with Asian countries, for an early meeting of labour statisticians from Asian countries together with such others as the Governing Body may invite, to survey the existing organisation for the collection, analysis, interpretation and dissemination of statistical data relating to labour conditions in Asia and to submit recommendations on the following points among others:

(a) the extent to which population censuses could be utilised for the collection of data regarding labour conditions;
(b) the need for evolving a system of comparable standard occupational classifications which can be integrated with international classifications;
(c) the scope, method and programme of statistical enquiries regarding the earnings, conditions of work and cost of living of the worker;
(d) the technique to be adopted for collecting employment data in such wide fields as agriculture, unorganised industries, the distributive trades, etc., for which returns by individual undertakings may not be suitable;
(e) the measures necessary to enable Asian countries to ratify international labour Convention (No. 63) concerning statistics of wages and hours of work, 1938, within a brief period;
(f) the training of statistical staff for field investigations, and the compilation and interpretation of labour statistics.

¹ See Second Part: Thirteenth and Fourteenth Sittings, pp. 141 and 153; and Third Part: Appendix V (2).