Convention No. 100
Convention concerning Equal Remuneration for
Men and Women Workers for Work of Equal Value, 1951

The General Conference of the International Labour Organisation,
Having been convened at Geneva by the Governing Body of the International Labour Office, and
having met in its Thirty-fourth Session on 6 June 1951, and
Having decided upon the adoption of certain proposals with regard to the principle of equal
remuneration for men and women workers for work of equal value, which is the seventh item on
the agenda of the session, and
Having determined that these proposals shall take the form of an international Convention,
adopts this twenty-ninth day of June of the year one thousand nine hundred and fifty-one the
following Convention, which may be cited as the Equal Remuneration Convention, 1951:

Article 1

For the purpose of this Convention —
(a) the term “remuneration” includes the ordinary, basic or minimum wage or salary and any
additional emoluments whatsoever payable directly or indirectly, whether in cash or in kind, by
the employer to the worker and arising out of the worker's employment;
(b) the term “equal remuneration for men and women workers for work of equal value” refers to
rates of remuneration established without discrimination based on sex.

Article 2

1. Each Member shall, by means appropriate to the methods in operation for determining rates of
remuneration, promote and, in so far as is consistent with such methods, ensure the application to all
workers of the principle of equal remuneration for men and women workers for work of equal value.
2. This principle may be applied by means of —
(a) national laws or regulations;
(b) legally established or recognised machinery for wage determination;
(c) collective agreements between employers and workers; or
(d) a combination of these various means.

Article 3

1. Where such action will assist in giving effect to the provisions of this Convention measures shall
be taken to promote objective appraisal of jobs on the basis of the work to be performed.
2. The methods to be followed in this appraisal may be decided upon by the authorities responsible
for the determination of rates of remuneration, or, where such rates are determined by collective
agreements, by the parties thereto.
3. Differential rates between workers which correspond, without regard to sex, to differences, as
determined by such objective appraisal, in the work to be performed shall not be considered as being
contrary to the principle of equal remuneration for men and women workers for work of equal value.

Article 4

Each Member shall co-operate as appropriate with the employers' and workers' organisations
concerned for the purpose of giving effect to the provisions of this Convention.

(Final Provisions)