

Ministerial Resolution No. (4/1) for 1981 A.D.

on defining works that are hazardous or in which it is permissible

to reduce the legally decided working hours

Minister of Labour and Social Affairs:

*After reviewing Federal Law No. (1) for 1972 A.D. regarding the ministries competencies and ministers' capacities and the amending laws thereto.

*Federal Law No. (8) for 1980 A.D. in regards to organizing the work relationships.

*and based on what was presented by the Undersecretary of the ministry,

It was decided:

Article (1)

Workers may not be made to work for more than seven hours a day in the following works

and industries:

- 1- Working in front of ovens at bakeries.
- 2- Oil refining.
- 3- Manufacturing cement.
- 4- Manufacturing ice.
- 5- Working at cooling stores and warehouses.
- 6- Manufacturing fertilizers, mineral acids coefficients, chemical crops.
- 7- Working in filling cylinders with pressurised gases.
- 8- Processes for melting fat and making wax.
- 9- Work at mines and quarries.

- 10- Manufacturing dyes and varnish.
- 11- Foundry.
- 12- Making glue.
- 13- Making glass.
- 14- Sugar manufacturing and refining.
- 15- Making and packaging bleach and chalk.
- 16- Oil squeezing industry using mechanical methods.

Article (2)

This Resolution shall be published in the Official Gazette and shall be put into force as of the date of its publication.

Seif Ali Al-Jarwan

Minister of Labour and Social Affairs

Issued on 6/1/1981 A.D.