Internation Labour Organizatio	Promoting jobs,	5											
About the ILO Topics	Regions	Meetings and events	Programmes and projects	Publications	Labour standards		Statistics and latabases						
	NORMLEX	Information Sys	tem on Internatio	onal Labour Sta	andards								
nstruments	C177 - Hor	ne Work Co	onventior	n, 1996 (]	No. 177)								
<ul><li>Conventions</li><li>Protocols</li></ul>	Display in: French -	Spanish - Arabic - Ge	erman - Russian -	Chinese									
<ul> <li>Recommendations</li> <li>Up-to-date Conventions and Recommendations</li> </ul>	Go to article : 1_2_3	3 <u>456789101112</u> 1	<u>3_14_15_16_17_18</u>										
<ul> <li>Conventions and Recommendations by subject and status</li> </ul>		Preamble											
<ul> <li>Standards reviews: decisions on status</li> </ul>	The General Conference of the International Labour Organization,												
Key documents	_	ened at Geneva by the	e Governing Body	of the Internation	onal Labour Off	fice, and	l having met in its	Eighty-third Ses	sion on 4 June				
Ratification of ILO Conventions	1996, and	ny international labor	r Conventions an	d Recommenda	tions laving dow	am ston	dards of general a	plication concer	ming working				
Supervising the application of International Labour	conditions are app	olicable to homework	ers, and					-					
Standards	Noting that the particular conditions characterizing home work make it desirable to improve the application of those Conventions and Recommendations to homeworkers, and to supplement them by standards which take into account the special characteristics of home work, and												
Regular reporting							-						
Country profiles	Having decided up	pon the adoption of c	ertain proposals w	rith regard to ho	me work, which	n is the f	fourth item on the	agenda of the se	ssion, and				
Maritime Labour Convention (2006)	Having determine	d that these proposal	s shall take the for	rm of an interna	tional Convention	ion;							
,	adopts, this twent Home Work Conv	ieth day of June of th ention, 1996:	e year one thousa	nd nine hundred	l and ninety-six,	, the fol	llowing Convention	n, which may be	cited as the				
▶ MLC, 2006													
	1			Art	icle 1								
NATLEX National Legislation on Labour and Social	For the purposes of the form t	this Convention: <b>me work</b> means wo	rk carried out by a	person, to be re	eferred to as a h	iomewo	rker,						
Rights	(i) in his or	her home or in other	premises of his o	r her choice, oth	ner than the wor	rkplace	of the employer;						
	(ii) for rem	uneration;											
LEGOSH     Global database on     occupational safety and     bootth logislation		results in a product o	r service as specifi	ed by the emplo	oyer, irrespective	e of who	o provides the equ	ipment, material	s or other inputs				
health legislation	unless this person har regulations or court	as the degree of autor decisions;	nomy and of econo	omic independe	nce necessary to	o be con	sidered an indepe	ndent worker un	der national laws	5,			

EPLex Employment protection legislation database

(b) persons with employee status do not become homeworkers within the meaning of this Convention simply by occasionally performing their work as employees at home, rather than at their usual workplaces;

(c) the term *employer* means a person, natural or legal, who, either directly or through an intermediary, whether or not intermediaries are provided for in national legislation, gives out home work in pursuance of his or her business activity.

Compendium of court decisions

## Article 2

This Convention applies to all persons carrying out home work within the meaning of Article 1.

# Article 3

Each Member which has ratified this Convention shall adopt, implement and periodically review a national policy on home work aimed at improving the situation of homeworkers, in consultation with the most representative organizations of employers and workers and, where they exist, with organizations concerned with homeworkers and those of employers of homeworkers.

## Article 4

1. The national policy on home work shall promote, as far as possible, equality of treatment between homeworkers and other wage earners, taking into account the special characteristics of home work and, where appropriate, conditions applicable to the same or a similar type of work carried out in an enterprise.

2. Equality of treatment shall be promoted, in particular, in relation to:

(a) the homeworkers' right to establish or join organizations of their own choosing and to participate in the activities of such organizations;

(b) protection against discrimination in employment and occupation;

(c) protection in the field of occupational safety and health;

(d) remuneration;

(e) statutory social security protection;

(f) access to training;

(g) minimum age for admission to employment or work; and

(h) maternity protection.

# Article 5

The national policy on home work shall be implemented by means of laws and regulations, collective agreements, arbitration awards or in any other appropriate manner consistent with national practice.

## Article 6

Appropriate measures shall be taken so that labour statistics include, to the extent possible, home work.

# Article 7

National laws and regulations on safety and health at work shall apply to home work, taking account of its special characteristics, and shall establish conditions under which certain types of work and the use of certain substances may be prohibited in home work for reasons of safety and health.

## Article 8

Where the use of intermediaries in home work is permitted, the respective responsibilities of employers and intermediaries shall be determined by laws and regulations or by court decisions, in accordance with national practice.

### Article 9

1. A system of inspection consistent with national law and practice shall ensure compliance with the laws and regulations applicable to home work.

2. Adequate remedies, including penalties where appropriate, in case of violation of these laws and regulations shall be provided for and effectively applied.

#### Article 10

This Convention does not affect more favourable provisions applicable to homeworkers under other international labour Conventions.

## Article 11

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

### Article 12

1. This Convention shall be binding only upon those Members of the International Labour Organization whose ratifications have been registered with the Director-General of the International Labour Office.

2. It shall come into force 12 months after the date on which the ratifications of two Members have been registered with the Director-General.

3. Thereafter, this Convention shall come into force for any Member 12 months after the date on which its ratification has been registered.

# Article 13

1. A Member which has ratified this Convention may denounce it after the expiration of ten years from the date on which the Convention first comes into force, by an act communicated to the Director-General of the International Labour Office for registration. Such denunciation shall not take effect until one year after the date on which it is registered.

2. Each Member which has ratified this Convention and which does not, within the year following the expiration of the period of ten years mentioned in the preceding paragraph, exercise the right of denunciation provided for in this Article, will be bound for another period of ten years and, thereafter, may denounce this Convention at the expiration of each period of ten years under the terms provided for in this Article.

### Article 14

1. The Director-General of the International Labour Office shall notify all Members of the International Labour Organization of the registration of all ratifications and denunciations communicated by the Members of the Organization.

2. When notifying the Members of the Organization of the registration of the second ratification, the Director-General shall draw the attention of the Members of the Organization to the date upon which the Convention shall come into force.

#### Article 15

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

#### Article 16

At such times as it may consider necessary, the Governing Body of the International Labour Office shall present to the General Conference a report on the working of this Convention and shall examine the desirability of placing on the agenda of the Conference the question of its revision in whole or in part.

### Article 17

1. Should the Conference adopt a new Convention revising this Convention in whole or in part, then, unless the new Convention otherwise provides -

(a) the ratification by a Member of the new revising Convention shall ipso jure involve the immediate denunciation of this Convention, notwithstanding the provisions of Article 13 above, if and when the new revising Convention shall have come into force;

(b) as from the date when the new revising Convention comes into force, this Convention shall cease to be open to ratification by the Members.

2. This Convention shall in any case remain in force in its actual form and content for those Members which have ratified it but have not ratified the revising Convention.

# Article 18

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

Key Information
Convention concerning Home Work (Entry into force: 22 Apr 2000)
Adoption: Geneva, 83rd ILC session (20 Jun 1996)
Status: Up-to-date instrument (Technical Convention).
Convention currently open for denunciation: 22 Apr 2020 - 22 Apr 2021

See also
Ratifications by country
Submissions to competent authorities by country

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