

### 3. Registration of Employees

Each business enterprise shall submit by 20 October 1945 to the local Labor Office having jurisdiction over the district in which the principal place of the business enterprise is situated a list of all employees other than those employed in ordinary labor who are retained or removed together with a statement of the membership, if any, of each in the Nazi party or its affiliate organizations. Similar reports shall be filed by each business enterprise on the 10th day of each following month with respect to persons employed during the preceding month. The local labor office shall also confirm or supplement such lists through recognized employee organizations.

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### 4. Procedure on Appeals

- (a) Any person who claims that he has been unjustly discharged or refused employment under Law No. 8 may appeal to the Oberbürgermeister of the Stadtkreis or the Landrat of the Landkreis in which the principal place of proposed employment is located. The appeal shall be supported by facts to indicate that the appellant was only a nominal Nazi and did not actively engage in the activities of the Nazi party or its affiliate organizations. The appeal must be accompanied by a completed Fragebogen executed and signed by the appellant, together with a certification by the employer or prospective employer in the space provided thereon.
- (b) Appeals shall be heard in the first instance by a review board established by the Oberbürgermeister or Landrat with the approval and under the supervision of Military Government.
- (c) The findings of the review board are submitted to Military Government for final determination of the appeal. However in case the review board finds that the appellant is disqualified under Law No. 8 its decision is final, unless the appellant advises the Oberbürgermeister or Landrat that he requests a decision by Military Government.