r of carrying out other forms of aerial work shall, except in far as those terms and conditions—

PART II —cont.

- (a) are regulated by or under any enactment other than this section; or
- (b) are in accordance with an agreement for the time being in force between the undertaking and organisations representative of the persons employed; or
- (c) are in accordance with any decision for the time being in force of a joint industrial council representing the undertaking and organisations representative of the persons employed;

omply with the following requirement, that is to say, that they hall not be less favourable than the terms and conditions bserved by the Airways Corporations in the case of persons ngaged in comparable work, or, where the Airways Corporations do not observe the same terms and conditions for persons ngaged in comparable work, are not less favourable than the erms and conditions observed for such persons by at least one f those Corporations.

- (2) If any dispute arises as to whether the terms and conditions f any person's employment ought to comply with the requirement aforesaid, or as to what terms and conditions ought to be bserved for the purpose of complying therewith, the dispute hall, if not otherwise disposed of, be referred by the Minister to he Industrial Court for settlement.
- (3) Where any award has been made by the Industrial Court pon a dispute referred to that Court under this section, then, s from the date of the award or from such other date as the court may direct, and subject to any subsequent variation or evocation of the award, it shall be an implied term of the ontract between the employer and workers to whom the award pplies that the terms and conditions of employment to be bserved under the contract shall be in accordance with the ward, except in so far as they are regulated by or under any nactment other than this section or are in accordance with any such agreement or decision as is mentioned in subsection (1) of this section.

No direction given by the Court for the purposes of the foregoing provisions of this subsection shall have the effect of making any award retrospective to a date earlier than the date on which the dispute to which the award relates first arose.

(4) In this section the expression "independent undertaking" means any undertaking other than the Airways Corporations.