



THE WAGE FREEZE REGULATIONS 1982, AMENDMENT NO. 10

DAVID BEATTIE, Governor-General

ORDER IN COUNCIL

At the Government House at Wellington this 2nd day of May 1983

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

PURSUANT to the Economic Stabilisation Act 1948, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby makes the following regulations.

REGULATIONS

1. Title—These regulations may be cited as the Wage Freeze Regulations 1982, Amendment No. 10, and shall be read together with and deemed part of the Wage Freeze Regulations 1982* (hereinafter referred to as the principal regulations).

2. Commencement and expiry—(1) These regulations shall come into force on the 3rd day of May 1983.

(2) These regulations shall continue in force until the close of the 22nd day of June 1983, and shall then expire.

*S.R. 1982/141

Amendment No. 1: S.R. 1982/172
Amendment No. 2: S.R. 1982/194
Amendment No. 3: S.R. 1982/217
Amendment No. 4: S.R. 1982/234
Amendment No. 5: S.R. 1982/263
Amendment No. 6: S.R. 1982/273
Amendment No. 7: S.R. 1983/3
Amendment No. 8: S.R. 1983/10
Amendment No. 9: S.R. 1983/55

3. First Schedule amended—(1) The First Schedule to the principal regulations is hereby amended by omitting the item “— Instrument recording the wages of Central Districts Totalisator Staff and known as the Central Districts Tote Staff Wage Schedule” (as added by regulation 7 (2) of the Wage Freeze Regulations 1982, Amendment No. 2), and substituting the following item:

“— Instrument recording the wages of totalisator staff employed by Central Districts’ member racing clubs of Portable Electric Totalisator Limited (collectively known as the P.E.T. circuit)”.

(2) The First Schedule to the principal regulations is hereby amended by adding, after the items added by regulation 4 of the Wage Freeze Regulations 1982, Amendment No. 9, the following item:

“527 Northern Industrial District Chartered Accountants Employees Collective Agreement (Voluntary) together with various agreed changes to that collective agreement (not implemented by a registered collective agreement) effective from 1 July 1979, 1 September 1980, and 1 October 1981 respectively.”

4. Fourth Schedule amended—The Fourth Schedule to the principal regulations (as added by regulation 9 of the Wage Freeze Regulations 1982, Amendment No. 2) is hereby amended by adding, after clause 31 (as added by regulation 7 of the Wage Freeze Regulations 1982, Amendment No. 9), the following clauses:

“32. An instrument or instruments entered into with Bechtel Pacific Corporation Limited and any subcontractors to that company to prescribe hourly rates of pay for trainee welders and trainee pipefitters while engaged in a training programme at the Taranaki Polytechnic and, in relation to trainee pipefitters, while they continue their training programme for a further period of 6 months on the construction of the works described in clause 2 of the National Development Order 1981* (which clause relates to the construction and operation of a plant for the production of synthetic petroleum at Motunui, North Taranaki, and associated facilities).

“33. An instrument entered into with Nationwide Food Service (NZ) Limited to prescribe conditions of employment for work to be carried out by catering staff on the semi-submersible oil drilling rig, Benreoch.

“34. An instrument—

“(a) Which is entered into in terms of section 65 of the Industrial Relations Act 1973; and

“(b) Which is entered into by the parties to the New Zealand Oil Exploration Workers Award dated 29 October 1982 and also by the following additional employers:

“(i) Atlantic Drilling Company Limited;

“(ii) BP Shell Todd (Canterbury) Services Limited;

“(iii) Hunt International Petroleum;

“(iv) The Owens Group Limited; and

“(c) Which prescribes hourly rates of pay for work to be carried out by labourers engaged on off-shore operations (being hourly rates of pay that, in the case of those labourers, replace the hourly rates of pay prescribed by clause 14 of the New Zealand Oil Exploration Workers Award dated 29 October 1982); and

“(d) Which, except in respect of hourly rates of pay for labourers engaged on off-shore operations and in respect of the term of the instrument, does not affect the application to such labourers of the terms and conditions of employment prescribed by the New Zealand Oil Exploration Workers Award dated 29 October 1982.

“35. An instrument or instruments entered into with Advanced Meat Limited:

“(a) To prescribe pool or piece-work methods of payment for work to be carried out in the casings department, skin processing department, and lamb cutting department:

“(b) To provide for the working of shifts in the skin processing department—

at the company’s plant at Pacific Street, Gisborne.

“36. An instrument entered into with the Director-General of Education to prescribe an allowance for members of the teaching staff appointed as careers advisers in composite schools.

“37. An instrument entered into with the Southland Harbour Board to prescribe an allowance or allowances for Board staff engaged on drilling and blasting work from a floating platform operating within the confines of Bluff Harbour for the purpose of deepening the inner harbour and the port entrance channel.

“38. An instrument or instruments entered into with New Zealand Aluminium Smelters Limited to prescribe manning levels and incentive contract rates for waterside workers employed at the Tiwai Wharf at the Port of Bluff:

“(a) To discharge alumina vessels by slewing airslide; and

“(b) To load aluminium metal by a unitised gantry crane lifting operation with the Signode USLM system of cargo unitisation.

These provisions to be in addition to and not in substitution for the Terms and Conditions of Employment of Waterside Workers at Tiwai Wharf at the Port of Bluff contained in Principal Order No. 481.

“39. An instrument entered into with Dawn Meat Shannon Limited to prescribe incentive arrangements for work to be carried out by workers in the company’s Shannon fellmongery.”

P. G. MILLEN,
Clerk of the Executive Council.

EXPLANATORY NOTE

This note is not part of the regulations, but is intended to indicate their general effect.

These regulations, which come into force on 3 May 1983, vary the wage freeze, which continues until the close of 22 June 1983.

Regulation 3 makes further provision for the making of instruments superseding expired instruments not renewed in the 1981-82 wage round.

Regulation 4 makes provision for further exemptions under regulation 6A of the principal regulations.

To be exempt under that regulation an instrument must implement a complete settlement and be an instrument which—

- (a) Is made after the commencement of the principal regulations on 23 June 1982; and
- (b) Is specified in the Fourth Schedule to the principal regulations (as amended by these regulations); and
- (c) Contains terms relating to remuneration, all of which, after having been referred to the Wage Freeze Authority on the application of the parties, or, if there are not two or more parties, on the application of the employer, have been approved by it.

Issued under the authority of the Regulations Act 1936.

Date of notification in *Gazette*: 5 May 1983.

These regulations are administered in the Department of Labour.