



THE WAGE FREEZE REGULATIONS 1982, AMENDMENT NO. 15

DAVID BEATTIE, Governor-General

ORDER IN COUNCIL

At the Government House at Wellington this 26th day of September
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. 15, 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 27th day of September 1983.

(2) These regulations shall continue in force until the close of the 29th day of February 1984, and shall then expire.

3. Additions to Fourth Schedule—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 59 (as added by regulation 4 of the Wage Freeze Regulations 1982, Amendment No. 14), the following clauses:

*S.R. 1982/141 (Reprinted with Amendments Nos. 1 to 13: S.R. 1983/112)
Amendment No. 14: S.R. 1983/139

“60. An instrument entered into with the New Zealand Waterside Employers’ Industrial Union of Employers to prescribe incentive contract rates for waterside workers employed to load bulk urea at Port Taranaki.

“61. An instrument or instruments entered into with the Timaru Harbour Board to prescribe conditions of employment for work to be carried out by deck officers, marine engineers, and Timaru Harbour Board employees on and associated with the tug *Aorangi* on its 1983 survey voyage from Timaru to Lyttelton and return and during the intervening period at Lyttelton.

“62. An instrument or instruments entered into with Trans Tours (NZ) Limited to prescribe annual salaries for work to be carried out by New Zealand maritime personnel on the MV *Gulf Explorer*, being an instrument or instruments all other provisions of which, with the exception of the term of the instrument or instruments, are as specified in the relevant maritime awards, viz., Document No. 1528, New Zealand Seamens’ Maritime Industry (Sea-Going) Award dated 15 November 1982, Document No. 713, New Zealand Maritime Industry Cooks and Stewards Award dated 19 October 1982, Document No. 1576, New Zealand Maritime Industry (Seagoing) Marine Engineers and Electricians Voluntary Agreement dated 13 September 1982, and Document No. 1479, New Zealand Maritime Industry Merchant Service Guild Award dated 26 July 1982.

“63. An instrument entered into with Wilsons (NZ) Portland Cement Limited to prescribe hourly and weekly rates of pay for cement workers employed on shift work at the company’s Portland cement works, these hourly and weekly rates of pay to be in substitution for the hourly and weekly rates of pay contained in subclause 8 (a) of Document No. 425, Wilsons (New Zealand) Portland Cement Limited Cement Works Employees Collective Agreement (Voluntary) dated 23 February 1982, and subclause (a) of the addendum thereto.

“64. An instrument entered into with Downer and Company Limited to prescribe conditions of employment for electrical workers to be employed on the construction of the Patea Hydro Electric Power Scheme and any other instrument—

“(a) Which is a notice of concurrence filed under section 65 (6) of the Industrial Relations Act 1973 in relation to the first-mentioned instrument; and

“(b) Which settles the terms and conditions of employment of workers who are working on or are to work on the construction of the Patea Hydro Electric Power Scheme; and

“(c) Which relates only to work to be carried out on the construction of the Patea Hydro Electric Power Scheme.

“65. An instrument or instruments entered into with Energy Construction Limited to prescribe conditions of employment for boilermakers, engineers, labourers, and drivers employed on the construction of the Northern Lateral Pipeline from Ruakaka to Whangarei.

“66. An instrument entered into with New Zealand Steel Limited to prescribe conditions of employment for salaried electronics technicians to be employed at the company’s Sir Woolf Fisher Works at Glenbrook.

“67. An instrument or instruments entered into with M. B. Jenkins Limited to prescribe hourly or weekly ordinary rates of pay (or both) for electrical and engineering workers employed on the construction of electrical and instrumentation work at Liquigas Limited’s L.P.G. Storage and Handling Depot at Hutchen Place, and at the Newton King Wharf Complex at Port Taranaki as specified in Contract Number LQ 19; and for electrical and

engineering workers employed on the construction of electrical and instrumentation work at the Shell BP and Todd Oil Services Limited Maui Production Station at Oaonui as specified in Contract Number LQ 20.

“68. An instrument or instruments entered into with Bechtel Pacific Corporation Limited and any subcontractors to that company to prescribe conditions of employment for work to be carried out by catering and other domestic staff at the Bell Block accommodation facility, known as the ‘Taranaki’, provided for the construction workforce employed 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).

“69. An instrument entered into with Fisher and Paykel Limited to prescribe special provisions for workers affected by the change from shift work to day work on 24 January 1983, and for any other workers affected by a change from shift work to day work prior to 24 January 1984, at the company’s Refrigeration Division at Springs Road, East Tamaki.

“70. Any instrument—

“(a) Which is a notice of concurrence filed under section 65 (6) of the Industrial Relations Act 1973 in relation to Document No. 27, New Zealand Oil Exploration Workers (Offshore Rates of Wages) Collective Agreement (Voluntary) dated 22 July 1983; and

“(b) Which settles 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

“(c) Which relates only to work to be carried out on off-shore operations.

“71. An instrument entered into with the State Services Commission to prescribe an allowance, of a similar nature to the Rangipo Powerhouse Construction Allowance paid to construction workers working at the Rangipo Underground Power Station, for Tongariro Group Station Employees of the Ministry of Energy and applicable only during the commissioning of the Rangipo Underground Power Station.”

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 27 September 1983, vary the wage freeze, which continues until the close of 29 February 1984.

Regulation 3 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*: 27 September 1983.

These regulations are administered in the Department of Labour