

THE WAGE FREEZE REGULATIONS 1982, AMENDMENT NO. 28

DAVID BEATTIE, Governor-General

ORDER IN COUNCIL

At the Government House at Wellington this 5th day of June 1984

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.

ANALYSIS

1. Title and commencement

2. First Schedule amended

3. Fourth Schedule amended

REGULATIONS

1. Title and commencement—(1) These regulations may be cited as the Wage Freeze Regulations 1982, Amendment No. 28, and shall be read together with and deemed part of the Wage Freeze Regulations 1982* (hereinafter referred to as the principal regulations).

(2) These regulations shall come into force on the 6th day of June 1984.

S.R. 1982/141 (Reprinted with Amendments Nos. 1 to 13: S.R. 1983/112)
 Amendment No. 14: S.R. 1983/139
 Amendment No. 15: S.R. 1983/190

Amendment No. 14: S.R. 1983/139 Amendment No. 16: S.R. 1983/190 Amendment No. 16: S.R. 1983/229 Amendment No. 17: S.R. 1983/253 Amendment No. 18: S.R. 1983/263 Amendment No. 19: S.R. 1983/271 Amendment No. 20: S.R. 1984/3

Amendment No. 21: S.R. 1984/18 Amendment No. 22: S.R. 1984/21 Amendment No. 23: S.R. 1984/38

Amendment No. 24: S.R. 1984/64 Amendment No. 25: S.R. 1984/97

Amendment No. 26: S.R. 1984/112 Amendment No. 27: S.R. 1984/117

- 2. First Schedule amended—The First Schedule to the principal regulations is hereby amended by adding, after the items added by regulation 2 of the Wage Freeze Regulations 1982, Amendment No. 26, the following item:
 - "— Instrument recording weekly rates of pay and allowances for domestic staff employed by Presbyterian Support Services— East Coast (Incorporated) at the Hillsbrook Children's Home.
- **3. 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 117 (as added by regulation 2 of the Wage Freeze Regulations 1982, Amendment No. 27), the following clauses:
- "118. An instrument entered into with Cultus Pacific N.L. to prescribe conditions of employment for waterside workers employed to work supply vessels servicing the semi-submersible oil drilling rig, *Benreoch*, at Port
- "119. An instrument entered into with Otis Elevator Company Limited to prescribe industrial and site allowances for workers employed to renew brackets and guide rails in the service shaft at the West Arm Power House.
- "120. An instrument entered into with the State Services Commission to prescribe appropriate project block provisions for employees of the Electricity Division of the Ministry of Energy engaged on transmission lines construction work from Egmont Village to the Motunui substation, and from the Huirangi substation to the Motunui substation, all of which is work capable of being clearly identified as infrastructure work for the plant for the production of synthetic petroleum at Motunui, North Taranaki.

"121. An instrument entered into with Angus Precast Limited to prescribe hourly and weekly rates of pay for workers employed at the company's

precast concrete manufacturing plant in South Auckland."

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 6 June 1984, vary the wage freeze.

Regulation 2 makes further provision for the making of instruments superseding expired instruments not renewed in the 1981-82 wage round.

Regulation 3 provides 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, or to both remuneration and reimbursing payments, 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*: 6 June 1984. These regulations are administered in the Department of Labour.