



**THE WAGE FREEZE REGULATIONS 1982,
AMENDMENT NO. 5**

DAVID BEATTIE, Governor-General

ORDER IN COUNCIL

At the Government House at Wellington this 6th day of December 1982

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. 5, 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 7th day of December 1982.

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

3. First Schedule amended—The First Schedule to the principal regulations (as amended by regulations 4 to 6 of the Wage Freeze Regulations 1982, Amendment No. 1, by regulations 7 and 8 of the Wage Freeze Regulations 1982, Amendment No. 2, and by regulation 3 of the Wage Freeze Regulations 1982, Amendment No. 4) is hereby amended by adding the following items:

*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

- “— Instrument that embodies the Code of Practice which relates to juveniles employed on milk deliveries and which was entered into by the New Zealand Federation of Labour and The Dominion Federation of Milk Vendors Incorporated.
- “— Instrument recording the conditions of employment of persons—
- “(a) Who are employed as bushmen, machine operators, log truck drivers and in other capacities by the Contractor members of the Kaingaroa Logging Contractors’ Association (Inc.); and
- “(b) Who are so employed specifically on contract logging and related operations for the New Zealand Forest Service in the Bay of Plenty – Taupo area under terms and conditions identical with those contained in the Bay of Plenty Regional Agreement entered into by the State Services Commission and the New Zealand Timber Industry Employees Industrial Union of Workers.
- “— Instrument which prescribes conditions of employment for workers employed in venison and lamb processing by Progressive Meats Limited at Hastings, and which contains conditions identical with those in the Dawn Meat (NZ) Ltd. and W. Richmond Ltd., Employees Collective Agreement (Voluntary), dated 17 August 1981.”

4. Second Schedule amended—The Second Schedule to the principal regulations is hereby amended by revoking clause 1, and substituting the following clause:

“1. Major extensions to the steel mill at Glenbrook owned by New Zealand Steel Limited, a duly incorporated company having its registered office at Glenbrook, South Auckland; and including the following associated work carried out by New Zealand Steel Development Limited and any contractors to that company and any subcontractors to those contractors and their respective employees, namely,—

- “(a) Road strengthening and widening of West Road for a distance of approximately 1 kilometre from the construction site, being strengthening and widening necessary to enable heavy lifts to be brought to the site:
- “(b) The construction and installation of an air separation plant adjacent to the Glenbrook site:
- “(c) The construction and installation of the water pipeline system from the Waikato river to the Glenbrook site, including the Ruakahua Dam and the Water Treatment Plant:
- “(d) The expansion of the ironsand mining and concentration plant at Waikato North Head:
- “(e) The construction and installation of the sewage pipeline link to the Waiuku Borough Treatment Ponds:
- “(f) The construction and installation of the transportation system for ironsand concentrate between Waikato North Head and the Glenbrook site:

“Provided that nothing in this clause applies in respect of work carried out by any Government Department or by any local authority or by the New Zealand Railways Corporation or by their respective employees.”

5. Fourth Schedule amended—The Fourth Schedule to the principal regulations (as added by regulation 9 of the Wage Freeze Regulations 1982, Amendment No. 2 and amended by regulation 4 of the Wage Freeze Regulations 1982, Amendment No. 3 and by regulation 4 of the Wage Freeze Regulations 1982, Amendment No. 4) is hereby amended by adding the following clauses:

“13. An instrument or instruments entered into with The Golden Bay Cement Company Limited to prescribe conditions of employment for cement silo workers to be employed at the company’s Lyttelton and Dunedin bulk cement depots.

“14. An instrument entered into with Canterbury Venison (NZ) Limited to prescribe conditions of employment for workers engaged in the slaughtering and processing of deer and the receiving, storing, boning, cutting, trimming, washing, packing, weighing, strapping, sealing, banding, freezing, sawing, loading in or out of chambers or holding stores or both of any carcass of mutton or lamb or game meat at the company’s premises at Seafield Road, Ashburton.

“15. An instrument or instruments entered into with any or all of the employer parties named in the Auckland Racing Club Totalisator Employees Voluntary Agreement dated 3 December 1981 and the Racing, Trotting and Hunt Clubs’ Totalisator Employees Voluntary Agreement dated 3 February 1982 prescribing conditions of employment for AMTOTE TIM 360 terminal operators.”

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 7 December 1982, 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 redefines and extends the exemption that applies in relation to the major extensions to the steel mill at Glenbrook.

Regulation 5 makes further provision for 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*: 7 December 1982.

These regulations are administered in the Department of Labour.