Reprint as at 19 October 2016



Sleepover Wages (Settlement) (Te Awamutu Residential Trust) Order 2012

(SR 2012/372)

Sleepover Wages (Settlement) (Te Awamutu Residential Trust) Order 2012: revoked, on the close of 18 October 2016, pursuant to section 7(2) of the Sleepover Wages (Settlement) Act 2011 (2011 No 98).

Jerry Mateparae, Governor-General

Order in Council

At Wellington this 10th day of December 2012

Present:

His Excellency the Governor-General in Council

Pursuant to section 24 of the Sleepover Wages (Settlement) Act 2011, His Excellency the Governor-General, acting on the advice and with the consent of the Executive Council, and on the recommendation of the Minister of Health (made after consultation with the Minister of Labour), makes the following order.

Contents

		Page
1	Title	2
2	Commencement	2

Note

Changes authorised by subpart 2 of Part 2 of the Legislation Act 2012 have been made in this official reprint. Note 4 at the end of this reprint provides a list of the amendments incorporated. **This order is administered by the Ministry of Health.**

2

2

Part 1 reliminary provision

Preliminary provisions

3	Effect			
4	Interpretation			
	Part 2			
Modifications and extensions of Part 2 of Act				

Settlement relating to Te Awamutu Residential Trust

5	Extension of subpart 2 of Part 2 to Te Awamutu Residential Trust	3
6	Modification of section 21 (entitlements for sleepovers performed	3
	immediately before 18 October 2011)	
7	Modification of section $22(1)$ (entitlement to be paid minimum	4
	hourly rates for sleepovers performed on and after 18 October	
	2011)	

Order

1 Title

This order is the Sleepover Wages (Settlement) (Te Awamutu Residential Trust) Order 2012.

2 Commencement

This order comes into force on 14 December 2012.

Part 1 Preliminary provisions

3 Effect

The modifications and extensions of the Sleepover Wages (Settlement) Act 2011 made by this order do not affect the text of the Act but require it to be read as if it had been amended in the manner indicated in this order.

4 Interpretation

In this order,-

Act means the Sleepover Wages (Settlement) Act 2011

agreed transitional formula means-

 $(((a \times b) + c) \times 0.50) - d = e$

where---

a is the applicable minimum hourly rate

b is the number of hours in the sleepover

- c in relation to the sleepover, is the difference between—
 - (a) the amount the Te Awamutu Residential Trust would have paid in respect of annual holidays taken by the employee had the applicable minimum hourly rate been paid for the sleepover; and
 - (b) the amount actually paid by the Te Awamutu Residential Trust to the employee in respect of annual holidays taken by the employee
- d is the amount of taxable allowances for the sleepover that was actually payable by the Te Awamutu Residential Trust to the employee at the time the employee performed the sleepover
- e is the amount payable for the sleepover

applicable minimum hourly rate has the meaning given to it by section 19(2) of the Act.

Part 2 Modifications and extensions of Part 2 of Act

Settlement relating to Te Awamutu Residential Trust

5 Extension of subpart 2 of Part 2 to Te Awamutu Residential Trust

Subpart 2 of Part 2 of the Act, as modified and extended by this Part, applies to—

- (a) the Te Awamutu Residential Trust (as employer); and
- (b) each employee of the Te Awamutu Residential Trust who performs or performed a sleepover.

6 Modification of section 21 (entitlements for sleepovers performed immediately before 18 October 2011)

- (1) This clause applies instead of section 21 of the Act in relation to the entitlements of employees of the Te Awamutu Residential Trust for sleepovers performed immediately before 18 October 2011.
- (2) In relation to a sleepover performed by an employee during the period beginning on 1 July 2011 and ending with the close of 17 October 2011, the Te Awamutu Residential Trust must pay the employee the greater of—
 - (a) an amount calculated in accordance with the agreed transitional formula:
 - (b) the amount the employee would have received for that sleepover immediately before the date of commencement of this order.
- (3) The Te Awamutu Residential Trust must pay any amount payable to an employee under subclause (2) no later than 2 months after the date of commencement of this order.

7 Modification of section 22(1) (entitlement to be paid minimum hourly rates for sleepovers performed on and after 18 October 2011)

- (1) This clause applies instead of section 22(1) of the Act in relation to the entitlements of employees of the Te Awamutu Residential Trust for sleepovers performed on and after 18 October 2011.
- (2) In relation to a sleepover performed by an employee on or after 18 October 2011, the Te Awamutu Residential Trust must pay the employee the greater of—
 - (a) the amount specified in subclause (3):
 - (b) the amount the employee would have received for that sleepover immediately before the date of commencement of this order.
- (3) The amount payable for each sleepover that an employee performs during the period specified in the first column of the following table is the amount calculated in accordance with the method set out opposite that period in the second column of the following table:

Specified period

Period beginning on 18 October 2011 and ending with the close of 30 June 2012 Period beginning on 1 July 2012 and ending with the close of 30 June 2013

Amount payable

The amount calculated in accordance with the agreed transitional formula 75% of the applicable minimum hourly rate

Michael Webster, for Clerk of the Executive Council.

Explanatory note

This note is not part of the order, but is intended to indicate its general effect.

This order, which comes into force on 14 December 2012, modifies and extends the operation of the Sleepover Wages (Settlement) Act 2011 (the **Act**) to give effect to a settlement agreement reached between the Te Awamutu Residential Trust and certain of its employees. The settlement relates to the payment of wages to employees who are permitted to sleep overnight at their workplace while on duty (**sleepover wages**).

The Act implements a settlement of litigation between Idea Services Limited and Timata Hou Limited and their employees (the **Idea settlement**) relating to the payment of sleepover wages. Subpart 1 of Part 2 of the Act extinguishes certain claims for sleepover wages in the health and disability sector, and subpart 2 of Part 2 of the Act implements the terms of the Idea settlement.

Subpart 1 of Part 2 of Act: Extinguishing claims for sleepover wages

Subpart 1 of Part 2 of the Act already applies to the Te Awamutu Residential Trust, because it applies to all employers in the health and disability sector funded through

Vote Health. It extinguishes claims relating to sleepovers performed before the Act commenced if those claims were lodged after 5 pm on 2 September 2011. Claims filed before that time are preserved. Section 9 of the Act extinguishes claims by employees of Idea Services Limited and Timata Hou Limited for sleepover wages. It is not necessary to extend the application of this section to the Te Awamutu Residential Trust and its employees, because no employees lodged claims regarding sleepover wages before the specified time.

Subpart 2 of Part 2 of Act: Settlement relating to Te Awamutu Residential Trust

Clause 5 extends the effect of subpart 2 of Part 2 of the Act (which implements the Idea settlement) to the Te Awamutu Residential Trust and its employees, but with certain modifications that are set out in *clauses 6 and 7*.

Sections 21 and 22 of the Act provide for a staged progression towards the minimum hourly wage payable under the Minimum Wage Act 1983. *Clause 6* modifies section 21 of the Act, which sets out an employee's entitlements for sleepovers performed between 1 July 2011 and 17 October 2011 (being the date immediately before commencement of the Act), and when those entitlements must be paid. The modification provides that the amount payable to employees of the Te Awamutu Residential Trust for sleepovers performed during this time is either an amount calculated in accordance with the agreed transitional formula (which is defined in *clause 4*) or the amount the employee would have received immediately before this order comes into force (whichever is greater). The agreed transitional formula reflects the agreement reached between the parties. The formula differs from the formula set out in the Act for calculating the wages payable for sleepovers performed during the same period in 2 ways as follows:

- it uses a variable to reflect the number of hours in the sleepover:
- the order in which the operations are performed produces a lower result.

Clause 6(3) provides that the amount payable for sleepovers performed between 1 July 2011 and 17 October 2011 must be paid no later than 2 months after the date of commencement of this order. Section 28(c) of the Act permits this modification of the date on which payment is due only if the relevant Minister is satisfied that the proposed period has been agreed to by a simple majority of the employer's employees. The Minister has indicated that he is so satisfied.

Clause 7 modifies section 22(1) of the Act, which sets out how sleepover wages are to be calculated for sleepovers performed after commencement of the Act by those employees to whom subpart 2 of Part 2 of the Act applies. The section implements a staged progression towards payment of the full minimum hourly wage payable under the Minimum Wage Act 1983. The effect of *clause* 7 is to modify the staged progression set out in the Act in the following ways:

• for sleepovers performed in the period between 18 October 2011 and 30 June 2012, an employee of the Te Awamutu Residential Trust must be paid an amount calculated in accordance with the agreed transitional formula, rather than in accordance with the Act:

	Sleepover Wages (Settlement) (Te Awamutu Residential	Reprinted as at
Explanatory note	Trust) Order 2012	19 October 2016

- the period of time during which an employee of the Te Awamutu Residential Trust must be paid at least 75% of the applicable minimum hourly rate is extended to the close of 30 June 2013:
- if, before the commencement of this order, an employee of the Te Awamutu Residential Trust would have received an amount greater than that specified in this order, he or she will be entitled to be paid that greater amount.

Issued under the authority of the Legislation Act 2012. Date of notification in *Gazette*: 13 December 2012.

Reprints notes

1 General

This is a reprint of the Sleepover Wages (Settlement) (Te Awamutu Residential Trust) Order 2012 that incorporates all the amendments to that order as at the date of the last amendment to it.

2 Legal status

Reprints are presumed to correctly state, as at the date of the reprint, the law enacted by the principal enactment and by any amendments to that enactment. Section 18 of the Legislation Act 2012 provides that this reprint, published in electronic form, has the status of an official version under section 17 of that Act. A printed version of the reprint produced directly from this official electronic version also has official status.

3 Editorial and format changes

Editorial and format changes to reprints are made using the powers under sections 24 to 26 of the Legislation Act 2012. See also http://www.pco.parliament.govt.nz/editorial-conventions/.

4 Amendments incorporated in this reprint

Sleepover Wages (Settlement) Act 2011 (2011 No 98): section 7(2)