(6553.) NEW ZEALAND SEAMEN.—SUPPLEMENTARY AGREEMENT.

THIS industrial agreement, made in pursuance of the Industrial Conciliation and Arbitration Act, 1908, and its amendments, this 10th day of February, 1921, between the Federated Seamen's Union of New Zealand Industrial Association of Workers, on. its own behalf and also on behalf of its component unions registered as the Auckland Local Federated Seamen's Industrial Union of Workers, the Wellington Local Federated Seamen's Industrial Union of Workers, and the Dunedin Local Federated Seamen's Industrial Union of Workers (hereinafter called "the union"), of the one part, and the undersigned employers (hereinafter called "the employers") of the other part, whereby it is mutually agreed by and between the parties hereto as follows, that is to say:—

1. That the terms, conditions, stipulations, and provisions contained and set out in the schedule hereto shall be binding upon the said parties, and they shall be deemed to be and are hereby incorporated in and declared to form part of this agreement.

2. The said parties shall respectively do, observe, and perform every matter and thing by this agreement and by the said terms, conditions, stipulations, and provisions respectively required to be done, observed, and performed, and shall not do anything in contravention of this agreement or of the said terms, conditions, stipulations, and provisions, but shall in all respects abide by and perform the same.

THE SCHEDULE HEREIN REFERRED TO.

1. It is agreed that work shall be continued under the industrial agreement dated Wellington, 7th day of February, 1920, between the union and the employers, with the following variations.

2. The variations are :-

The wages to be paid to the various employees mentioned in clause 1 of the said agreement shall be increased by 5s. monthly in respect of ordinary seamen, and by 10s. monthly in respect of all other ratings, and shall be as follows:— Per Calendar Month.

0.					Corro.	a cecer	ALL CAL
					£	s.	d.
Boatswain					15	10	0
Leading A.B.		· · ·			15	10	0
Lamp-trimmer	and A	.B.			15	10	0
Quartermaster					14	10	0
Lamp-trimmer					14	10	0
Able seaman					14	10	0
Ordinary seaman (eighteen years or over)					9	10	0
Ordinary seam					8	5	0
Donkeyman				·	17	10	0
Greasers					16	10	0
Firemen-grease	ers (on	vessels	carrying	one one			
engineer or					17	0	0
Firemen					16	10	0
Oil-burners					16	10	0
Storekeepers					16	10	0
Storekeeper and greaser					16	10	0
Trimmers	0				14	10	0
Wipers .					14	10	0
The second secon					10		

3. The said increase in wages of 5s. and 10s. respectively referred to in this industrial agreement shall be payable from the 1st day of November, 1920, to all employees employed on or subsequent to the 1st day of November, 1920.

4. This industrial agreement shall come into force on the 10th day of February, 1921, and shall continue in force until the 28th February, 1922.

In witness whereof the parties hereto have hereunto set their hands the day and year first before written.

The seal of the Federated Seamen's Union of New Zealand Industrial Association of Workers was hereunto affixed order of the union, and the signatures of—

[SEAL.] J. H. ADAMS, General President, W. T. YOUNG, General Secretary, were hereunto subscribed in the presence of W. Clarke.

THE NEW ZEALAND SHIPOWNERS' FEDERA-

TION:

P. A. PETERSEN, Chairman.

The signature of the New Zealand Shipowners' Federation was hereunto affixed in the presence of-W. A. Kennedy.

UNION STEAMSHIP COMPANY OF NEW ZEA-LAND (LIMITED):

W. A. KENNEDY, Wellington Manager.

The signature of the Union Steamship Company of New Zealand (Limited) was hereunto affixed in the presence of -P. A. Petersen.

NORTHERN STEAMSHIP COMPANY (LIMITED):

R. C. HAMMOND, Assistant Manager.

The signature of the Northern Steamship Company (Limited) was hereunto affixed in the presence of -E. A. East, Accountant.

Note.—Section 25, subsection (4), of the Industrial Conciliation and Arbitration Act, 1908, provides that, notwithstanding the expiry of the term of the industrial agreement, it shall continue in force until superseded by another industrial agreement or by an award of the Court of Arbitration, except where the registration of an industrial union of workers bound by such agreement has been cancelled.