OTAGO AND SOUTHLAND INDUSTRIAL DISTRICT.

(10754.) OTAGO AND SOUTHLAND CHEESE AND BUTTER FACTORIES' EMPLOYEES (OTHER THAN MANAGERS).—AWARD.

In the Court of Arbitration of New Zealand, Otago and Southland Industrial District.—In the matter of the Industrial Conciliation and Arbitration Act, 1925; and in the matter of an industrial dispute between the undermentioned persons, firms, and companies (hereinafter called "the employers"):—

Apirima Co-operative Dairy Factory Co., Ltd., Riverton Awarua Co-operative Dairy Factory Co., Ltd., Winton Balfour Co-operative Dairy Factory Co., Ltd., Balfour Boggy Burn Co-operative Dairy Factory Co., Ltd., Winton Browns Co-operative Dairy Factory Co., Ltd., Browns Brydone Co-operative Dairy Factory Co., Ltd., Brydone Co-operative Dairy Co. of Otago, Ltd., Dunedin Drummond Co-operative Dairy Factory Co., Ltd., Otautau Edendale Co-operative Dairy Factory Co., Ltd., Édendale Fairfax Co-operative Dairy Factory Co., Ltd., Fairfax Fairfield Co-operative Dairy Factory Co., Ltd., Katea Farmers Dairy Federation, Leet Street, Invercargill Fortrose Co-operative Dairy Factory Co., Fortrose Freshford Co-operative Dairy Co., Ltd., Freshford Glenham Co-operative Dairy Factory Co., Ltd., Wyndham Goodwood Co-operative Dairy Factory Co., Ltd., Goodwood Gorge Road Co-operative Dairy Factory Co., Ltd., Invercargill Grove Bush Co-operative Dairy Factory Co., Ltd., Invercargill Hedgehope Co-operative Dairy Factory Co., Ltd., Hedgehope Hekeia Co-operative Dairy Factory Co., Ltd., Hekeia Henley Co-operative Dairy Factory Co., Ltd., Henley Hokonui Dairy Factory Co., Ltd., Hokonui Invercargill Dairy Co., 53 Yarrow Street, Invercargill Island Co-operative Dairy Factory Co., Ltd., Wyndham
Kaitangata Co-operative Dairy Factory Co., Ltd., Kaitangata
Kelso Co-operative Dairy Factory Co., Ltd., Kelso
Kennington Co-operative Dairy Factory Co., Ltd., Kennington Lake County Co-operative Dairy Factory Co., Ltd., Arrowtown Lochiel Co-operative Dairy Factory Co., Ltd., Winton Lorneville Co-operative Dairy Factory Co., Ltd., Invercargill Mabel Co-operative Dairy Factory Co., Ltd., Mabel Bush Mataura Co-operative Dairy Factory Co., Ltd., Mataura Maungatua Co-operative Dairy Factory Co., Ltd., Mosgiel Menzies Ferry Co-operative Dairy Factory Co., Ltd., Menzies

Merrivale Co-operative Dairy Factory Co., Ltd., Otautau Merton Co-operative Dairy Factory Co., Ltd., Waikouaiti Milton Co-operative Dairy Factory Co., Ltd., Milton Mokotua Co-operative Dairy Factory Co., Ltd., Mokotua Momona Co-operative Dairy Factory Co., Ltd., Momoma Morton Mains Co-operative Dairy Factory Co., Ltd., Morton

Mains
Mosgiel Co-operative Dairy Factory Co., Ltd., Mosgiel
Northope Dairy Factory Co., Ltd., Winton
Omimi Co-operative Dairy Factory Co., Ltd., Seacliff
Orepuki Co-operative Dairy Factory Co., Ltd., Invercargill
Otahuti Dairy Factory Co., Ltd., Otahuti

Otamita Co-operative Dairy Factory Co., Ltd., Otamita Otara Co-operative Dairy Factory Co., Ltd., Otara Otautau Co-operative Dairy Factory Co., Ltd., Otautau Oteramika Co-operative Dairy Factory Co., Ltd., Kapuka Owaka Co-operative Dairy Factory Co., Ltd., Owaka Oware Co-operative Dairy Factory Co., Ltd., Oware Pahia Co-operative Dairy Factory Co., Ltd., Pahia Paretai Co-operative Dairy Factory Co., Ltd., Paretai Pine Bush Co-operative Dairy Factory Co., Ltd., Invercargill Pukerau Co-operative Dairy Factory Co., Ltd., Pukerau Ratanui Co-operative Dairy Factory Co., Ltd., Ratanui Rimu Co-operative Dairy Factory Co., Ltd., Invercargill Royal Ice Cream Co., Ltd., Dunedin Ryal Bush Co-operative Dairy Factory Co., Ltd., Invercargill Saxelby, E., Cheese-manufacturer, Woodlands Seaward Downs Co-operative Dairy Factory Co., Ltd., Edendale Silverstream Dairy Co., Ltd., Outram and Mosgiel Stirling Co-operative Dairy Factory Co., Ltd., Stirling Switzers Co-operative Dairy Factory Co., Ltd., Waikaia Taieri & Peninsula Milk Supply Co., Ltd., Dunedin and Oamaru Tapanui Co-operative Dairy Factory Co., Ltd., Tapanui Thornbury Co-operative Dairy Factory Co., Ltd., Thornbury Tisbury Co-operative Dairy Factory Co., Ltd., Invercargill Titiroa Dairy Factory Co., Ltd., Invercargill Toitois Co-operative Dairy Factory Co., Ltd., Edendale Tokanui Valley Co-operative Dairy Factory Co., Ltd., Tokanui Tuatapere Co-operative Dairy Factory Co., Ltd., Tuatapere Tussock Creek Dairy Factory Co., Ltd., Tussock Creek Tuturau Co-operative Dairy Factory Co., Ltd., Wyndham Waianiwa Co-operative Dairy Factory Co., Ltd., Invercargill Waikaka Co-operative Dairy Factory Co., Ltd., Waikaka Waikawa Valley Co-operative Dairy Factory Co., Ltd., Waikawa Waikouaiti Co-operative Dairy Factory Co., Ltd., Waikouaiti Waitaki Dairy Co., Ltd., Dunedin and Oamaru Whiterig Co-operative Dairy Factory Co., Ltd., Gore Woodend Co-operative Dairy Factory Co., Ltd., Invercargill Woodlands Co-operative Dairy Factory Co., Ltd., Invercargill Wrights Bush Co-operative Dairy Factory Co., Ltd., Invercargill Wyndham Co-operative Dairy Factory Co., Ltd., Wyndham

and

the Southland and Otago Cheese and Butter Factory Employees' (other than Managers) Industrial Union of Workers (hereinafter called "the union").

THE Court of Arbitration of New Zealand (hereinafter called "the Court"), having taken into consideration the matter of the above-mentioned dispute, and having heard the union by its representatives duly appointed, and having also heard such of the employers as were represented either in person or by their representatives duly appointed, and having also heard the witnesses called and examined and cross-examined by and on behalf of the said parties respectively, doth hereby order and award:—

That, as between the union and the members thereof and the employers and each and every of them, the terms, conditions, and provisions set out in the schedule hereto and of this award shall be binding upon the union and upon every member thereof and upon the employers and upon each and every of them, and that the said terms, conditions, and provisions shall be deemed to be and they are hereby incorporated in and declared to form part of this award; and, further, that the union and every member thereof and the employers and each and every of them shall respectively do, observe, and perform every matter and thing by this award and by the said terms, conditions, and provisions respectively required to be done, observed, and performed, and shall not do anything in contravention of this award or of the said terms, conditions, and provisions, but shall in all respects abide by and perform the same. And the Court doth hereby further award, order, and declare that any breach of the said terms, conditions, and provisions set out in the schedule hereto shall constitute a breach of this award, and that a penalty as by law provided shall be payable by any party or person in respect thereof. And the Court doth further order that this award shall take effect as hereinafter provided, and shall continue in force until the 30th day of June, 1935, and thereafter as provided by subsection (1) (d) of section 89 of the Industrial Conciliation and Arbitration Act, 1925.

In witness whereof the seal of the Court of Arbitration hath hereto been affixed, and the Judge of the Court hath hereunto

set his hand this 26th day of February, 1935.

[L.S.] F. V. Frazer, Judge.

SCHEDULE.

Hours of Work.

1. (a) Butter-factories.—(1) From the 1st September to the 30th April fifty-six hours per week of seven days; from the 1st May to the 31st August forty-four hours per week of seven days.

(2) In the event of the proprietors of any factory desiring a variation of the dates specified in subclause (1) hereof, they shall notify the union of the alteration and may vary the dates accordingly: Provided that the periods of long and short weeks

shall not be exceeded thereby.

(b) Cheese-factories.—(1) The time to be worked in cheese-factories each day shall be the time required to complete the manufacture of cheese, having due regard to all the technicalities

of the process.

(2) During any waiting or standing-by time necessitated by delays arising from slow-starting or non-acid milk, the workers shall not be required to perform any work outside of their ordinary daily duties.

- (c) Butter and Cheese Factories.—(1) It shall not be incumbent upon any worker to remain in any factory for a longer period in any day than that necessarily required to perform and complete his ordinary day's work or duties to the satisfaction of the manager or person in charge of the factory.
- (2) Employers shall be at liberty to make special arrangements with drivers of horse and motor vehicles as to the number of hours to be worked.

Wages. 2. The minimum rates of wages shall be as follows:—

| 2. The minimum rates of wages shall be as follows. | | | | | | | |
|--|-----------|----|---|--|--|--|--|
| (a) Butter-factories (classified assistants):— | | | | | | | |
| | Per Week. | | | | | | |
| First assistant (in factories employing three | | s. | - | | | | |
| or more persons) | 4 | 8 | 6 | | | | |
| Second assistant (in factories employing | | | | | | | |
| six or more persons) | 4 | 3 | 6 | | | | |
| Third assistant (in factories employing | | | | | | | |
| ten or more persons) | 3 | 17 | 6 | | | | |
| (b) Cheese-factories (classified assistants):— | | | | | | | |
| | 4 | 3 | 6 | | | | |
| First assistant (when four or more vats are | | | | | | | |
| in use) | 4 | 8 | 6 | | | | |
| Second assistant (when four or more vats are | | | | | | | |
| in use) | 4 | 3 | 6 | | | | |
| Third assistant (when nine or more vats are | | | | | | | |
| in use) | 3 | 17 | 6 | | | | |
| | | | | | | | |

- (2) The number of vats in use in a factory during any season shall be determined by the maximum number of vats in continuous use for a period of more than forty-five days in that season.
- (3) When three or more vats are in use there may be employed one person to each vat.
- (4) Where in a cheese-factory a sufficient quantity of whey butter is made to require the substantial employment (more than half-time) of an assistant, such assistant shall be paid the wages provided for a first assistant.
- (5) Youths or learners only may be employed in factories in which one or two vats are in use: Provided that if a two-vat cheese-factory has had the second vat in use for a period exceeding sixty days in the season, the senior assistant shall be paid at the rate of £4 3s. 6d. per week for the number of days exceeding sixty that the two vats are in use—for example, if the second vat is in use for eighty-eight days, the assistant shall be

paid the rate of wages specified for twenty-eight days only: Provided further that if more than 95 tons of cheese is manufactured in a two-vat factory the senior assistant shall be paid £4 3s. 6d. per week during the whole period the second vat is in use.

(c) Butter and Cheese Factories.—(1) Non-classified assistants, with more than three years' experience, £3 9s. 6d. per

week.

(2) (i) Youths or learners starting without experience:—

| | | £ s. | d |
|---------------|---------|--------------------|---|
| First season | | $\tilde{1} 10$ | 0 |
| Second season | | 2 0 | 0 |
| Third season | • • | 2 10 | 0 |

(ii) In butter-factories employing four or more persons, and in cheese-factories when three or more vats are in use, youths or learners may be employed or dispensed with by the manager or person in charge of the factory, after consultation with the directors, in the proportion of one youth or learner to five or portion of five classified and/or non-classified assistants.

(3) Females, any number of whom may be employed for the purpose of packing and wrapping butter and/or process

| cheese:— | | | Per Week. | | | |
|-----------------------------|--|---|-----------|----|----|--|
| | | 4 | £ | s. | d. | |
| Under nineteen years of age | | | 1 | 2 | 6 | |
| Over nineteen years of age | | | 1 | 13 | 0 | |

(4) Engine-drivers.—Where the work that the engine-driver is employed to do requires that he shall hold a second-class certificate as a stationary engine-driver, and he is the holder of such certificate, £4 4s. per week; such driver shall effect his own repairs.

(5) Firemen, £3 9s. 6d. per week.

(6) *Drivers*.—The minimum wage for drivers of horse and motor vehicles shall be the weekly rates prescribed by the current Drivers' award.

(7) Engineers, &c.—Engineers, metal-workers' assistants, and tinsmiths shall work the weekly hours and receive the wages and overtime rates prescribed by the respective awards covering such workers for the time being in force in the part of the

district in which they are employed.

(8) Any worker who is employed for seven days or more as a substitute for another worker receiving a higher rate of pay shall be paid such higher rate while he is so employed: Provided that when a worker is employed as a relieving manager the wages in his case shall be arranged between the worker concerned and the company employing him. This subclause shall not apply in the case of any worker relieving another on account of annual holiday leave.

Accidents.

13. In factories where two or more workers are employed a modern first-aid emergency case, fully equipped, shall be kept in a convenient and accessible place.

Exemptions.

14. Managers in control of butter and cheese factories who are responsible for the employment and dismissal of hands are exempted from the provisions of this award.

Supply of Goods.

15. (a) All workers covered by this award shall, if they so desire, be supplied with such of the following goods as may be handled at the premises at which such worker is employed—viz., butter, cheese, milk, cream, and fuel—and such worker shall pay for the same at wholesale rates: Provided that such goods shall be used by the workers only for their own personal use or for those dependent upon them.

(b) All men employed in factories in the capacity of canwashers and other workers employed in wet positions shall be supplied by the company with suitable aprons free, which shall remain the property of the company, and where it is compulsory and a condition of employment that workers shall wear white

overalls the same shall be supplied by the employer.

Under-rate Workers.

16. (a) Any worker who considers himself incapable of earning the minimum wage fixed by this award may be paid such lower wage as may from time to time be fixed, on the application of the worker after due notice to the union, by the local Inspector of Awards or such other person as the Court may from time to time appoint for that purpose; and such Inspector or other person in so fixing such wage shall have regard to the worker's capability, his past earnings, and such other circumstances as such Inspector or other person shall think fit to consider after hearing such evidence and argument as the union and such worker shall offer.

(b) Such permit shall be for such period, not exceeding six months, as such Inspector or other person shall determine, and after the expiration of such period shall continue in force until fourteen days' notice shall have been given to such worker by the secretary of the union requiring him to have his wage again fixed in manner prescribed by this clause: Provided that in the case of any person whose wage is so fixed by reason of old age or permanent disability it may be fixed for such longer period

as such Inspector or other person shall think fit.

(c) Notwithstanding the foregoing it shall be competent for a worker to agree in writing with the president or secretary of the union upon such wage without having the same so fixed.

(d) It shall be the duty of the union to give notice to the Inspector of Awards of every agreement made with a worker

pursuant hereto.

(e) It shall be the duty of an employer, before employing a worker at such lower wage, to examine the permit or agreement by which such wage is fixed.

Preference.

- 17. (a) If any employer shall hereafter engage any worker coming within the scope of this award who shall not be a member of the union, and who shall not become a member thereof within fourteen days after his engagement and remain such member, the employer shall dismiss such worker from his service if requested to do so by the union, provided there is then a member of the union equally qualified to perform the particular work required to be done, and ready and willing to undertake the same.
- (b) The provisions of this clause shall operate only if and so long as the rules of the union shall permit any worker coming within the scope of this award of good character and sober habits to become a member of the union, upon payment of an entrance fee not exceeding 5s, upon a written application, without ballot or other election, and to continue a member upon payment of subsequent contributions not exceeding 1s. per week, and such fines as may be lawfully imposed on him for non-attendance without reasonable excuse at a specially called meeting of the union, of which written notice has been given to him or sent to him by post at his last address as notified by him to the union, or for misconduct at a meeting of the union, or for being more than three months in arrear, without reasonable excuse, in his contributions to the union: Provided that the maximum fine shall not exceed 2s. 6d. for non-attendance at a meeting of the union or for being in arrear with his contributions, and £1 for misconduct at a meeting of the union.

Disputes and matters not provided for.

18. Any dispute in connection with any matter not provided for or arising out of any matter in this award shall be settled between the particular employer concerned and the secretary or president of the union, and in default of any agreement being arrived at, then such dispute shall be referred to the local Conciliation Commissioner, who may either decide the same or refer the matter to the Court. Either party, dissatisfied with the

decision of the Conciliation Commissioner may appeal to the Court upon giving written notice of such appeal to the other party within fourteen days after such decision shall have been communicated to the party desiring to appeal.

Scope of Award.

19. This award shall be limited to employers carrying on business in the Otago and Southland Industrial District.

Term of Award.

20. This award, in so far as it relates to wages, shall be deemed to have come into force on the 1st day of September, 1934, and so far as all the other conditions of this award are concerned it shall come into force on the day of the date hereof; and this award shall continue in force until the 30th day of June, 1935.

In witness whereof the seal of the Court of Arbitration hath hereto been put and affixed, and the Judge of the Court hath hereunto set his hand, this 26th day of February, 1935.

[L.S.]

F. V. Frazer, Judge.

MEMORANDUM.

The only matter referred to the Court was the preference clause. In other respects the award embodies the recommendations of the Conciliation Council, which the parties agreed to accept.

The Court reserves power to deal with applications for exemption from the provisions of this award at its next sittings

in the Otago and Southland Industrial District.

F. V. Frazer, Judge.