NEW ZEALAND.

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DEPARTMENT OF LABOUR.

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AWARDS, AGREEMENTS, ORDERS, AND DECISIONS

UNDER THE

Industrial Conciliation and Arbitration, Apprentices, and Labour Disputes Investigation Acts.

AUCKLAND SHIFT ENGINEERS (IN FREEZING-WORKS).— AGREEMENT UNDER LABOUR DISPUTES INVESTIGATION ACT, 1913.

AGREEMENT made this 4th day of February, 1937, between the Auckland Farmers Freezing Co., Ltd., Westfield Freezing Co., Ltd., and R. and W. Hellaby, Ltd. (hereinafter called "the employers"), of the one part, and the New Zealand Institute of Marine and Power Engineers, Incorporated, Auckland Branch (hereinafter called "the institute"), of the other part, witnesseth that it is hereby mutually agreed by and between the said employers and the said institute as follows:—

SCHEDULE.

Branch of Work covered.

1. "Shift engineers" shall be the branch of workers covered by this agreement.

The provisions of this agreement shall not apply to any worker employed in the capacity of second engineer.

Interpretation.

2. A shift engineer shall mean a worker who has served an apprenticeship of at least five years as a mechanical engineer in a workshop where engines are built or repaired and who during his shift is required to be in charge of machinery.

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Duties.

3. The duties of a shift engineer shall be to operate the machinery during his shift and to effect such repairs as may be reasonably necessary for the safety of the machinery running.

He may also be called upon to do overhaul and repair work and also erect new machinery in the establishment in which he is employed.

In the event of a breakdown in the machinery which would interfere with the running of the works the chief engineer may recall any shift engineer to work in order to effect repairs or meet the emergency.

Hours of Work.

4. Forty-eight hours shall constitute a week's work, and shall be arranged to suit the exigencies of the works by mutual arrangement between the shift engineers and the employer.

Salary.

5. The rate of salary for workers coming within the scope of this agreement shall be $\pounds400$ per annum, such sum to be inclusive of payments in terms of sections 14 and 15 of the Factories Amendment Act, 1936.

Any worker covered by this agreement at present in receipt of a higher salary than provided for herein shall not have his salary reduced whilst in his present employment.

The daily rate of pay shall be computed by dividing the annual salary by fifty-two into weekly amounts, and daily payments arrived at on the basis of six watches per week.

Overtime.

6. All time worked in excess of forty-eight hours per week shall be given as time off within one month in the ratio of one and a half hours for every hour worked. If such time off is not given within one month, the annual leave of absence of the engineer shall be increased by the amount of time worked in excess of the above-mentioned hours.

Termination of Employment.

7. One month's notice of termination of employment shall be given by either side.

Holidays.

8. Every engineer covered by this agreement shall be entitled in each year to leave of absence on full pay for a continuous period of sixteen days.

The holiday shall be deemed to be accruing through each year of service, so that if after six months' continuous service an engineer is discharged for any cause (other than misconduct), or leaves of his own accord, he shall be paid at ordinary rates for such proportion of his holiday as shall then have accrued.

The time at which such holiday is taken shall be at the discretion of the chief engineer, and if possible shall be given during the months of September, October, or November.

Settlement of Disputes.

9. In the event of a dispute arising upon any matter, whether referred to in this agreement or not, affecting engineers covered by this agreement, the point in dispute shall be referred to three representatives of the employers and three representatives of the employees for settlement. Should these fail to agree, the matter shall then be referred to the arbitration of an umpire mutually agreed upon by the said representatives, and the decision of the umpire shall be final.

Preference.

10. Preference of employment shall at all times be given to members of the New Zealand Institute of Marine and Power Engineers.

Carrying-out of Agreement.

11. This agreement shall be honourably carried out in its entirety by both parties, notwithstanding any differences which may arise on matters not already provided for in this agreement.

Term of Agreement.

12. This agreement shall come into force on the 1st day of January, 1937, and shall continue in force until the 31st day of December, 1937, and thereafter until superseded by a fresh agreement or terminated by one month's notice in writing given by either party of their wish so to do.

For the Auckland Farmers Freezing Co., Ltd.-

A. SUTER.

For W. and R. Fletcher (N.Z.), Ltd.—

T. I. BOWIE.

For R. and W. Hellaby, Ltd.— J. A. Hellaby,

For the N.Z. Institute of Marine and Power Engineers (Incorporated), Auckland Branch—

W. EDWARDS.

D. H. STURROCK.

Note.—This agreement, made under the Labour Disputes Investigation Act, 1913, was filed with the Clerk of Awards at Auckland pursuant to section 8 (1) of the said Act, on the 17th February, 1937.