FACTORIES AMENDMENT ACT, 1936. — ORDER EXTENDING WORKING-HOURS IN RESPECT OF NEW ZEALAND SOLUBLE SLAGS, LTD., HUNTLY.

In the Court of Arbitration of New Zealand, Northern Industrial District.—In the matter of the Factories Amendment Act, 1936; and in the matter of an application by New Zealand Soluble Slags, Limited, Huntly, for an extension of the limits of working-hours prescribed by section 3 (1) of the said Act.

Friday, the 5th day of September, 1941.

UPON reading the application of the New Zealand Soluble Slags, Ltd., Huntly, for an extension of the limits of workinghours prescribed by section 3 (1) of the Factories Amendment Act, 1936, and by consent of the duly appointed representatives of the said applicant and the workers concerned, this Court, in pursuance and exercise of the powers conferred upon it by section 3 (5) of the said Act, and with the consent of the said representatives, doth hereby order as follows:—

1. That the limits of hours fixed by subsection (1) of section 3 of the said Act are hereby extended upon the terms of the agreement made in pursuance of the Labour Disputes Investigation Act, 1913, on the 24th day of June, 1941, between the Otahuhu Chemical-manure Workers' Union, of the one part, and New Zealand Soluble Slags, Ltd., Huntly, of the other part, and recorded in the Book of Awards, Vol. XLI, p. 825, in respect of the occupier of a factory bound by the said agreement.

2. That this order shall come into force on the day of the date hereof, and shall continue in force during the currency of the said agreement.

[L.S.]

A. TYNDALL, Judge.