

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 the Economic Stabilization Emergency Regulations 1942; and in the matter of an application for amendment of the Otago and Southland Roofers, Tilers, and Slaters' award, dated the 18th day of March, 1943, and recorded in 43 Book of Awards 24.

IN pursuance and exercise of the powers vested in it by the Economic Stabilization, Emergency Regulations 1942, and upon application made by a party to the Otago and Southland Roofers, Tilers, and Slaters' award, dated the 18th day of March, 1943, and recorded in 43 Book of Awards 24, this Court doth hereby order as follows:—

1. That the said award shall be amended-

(i) By deleting clause 5, and substituting therefor the following clause:—

" Wages

	" 5.	The	mini	mum	rates	\mathbf{of}	wages	shall	be	as	fo	llows		
										P	er 1	Hour.		
	· . ť.	1			·						s.	d.		
		Root		• •					÷,		3	$0\frac{1}{2}$		
٧.		' Roo	fers'	assist	tants			• •	1.		2	91		
i.	4.6	Labo	ourer	s					· `.	1.	2	71	٧	

			1			s.	d.
"During	the	first y	ear	· • • * *		2	8 1
" During	the	second	year	,	• •	2	$9\frac{1}{2}$

'Thereafter, the rate provided for roofers."

(ii) By deleting clause 6, and substituting therefor the following clause ----

" " Meal-money

to workers who are required to work overtime after 6 p.m., provided that such workers cannot reasonably get home for their meals or have not been notified on the previous day.

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"The provisions of clause 14 hereof increasing rates of remuneration shall not apply to the meal-money payment provided for in this clause."

2. That this order shall be deemed to have come into force on the 1st day of April, 1945.

Dated this 23rd day of July, 1945.

[L.S.]

A. TYNDALL, Judge.