DUNEDIN CITY COUNCIL AND DUNEDIN DRAINAGE AND SEWERAGE BOARD CLERICAL AND OTHER EMPLOYEES—VARIATION OF INDUSTRIAL AGREEMENT

In the Court of Arbitration of New Zealand, Otago and Southland Industrial District.—In the matter of the Economic Stabilization Regulations 1952; and in the matter of the industrial agreement made on the 10th day of January 1952, between the Dunedin City Corporation and the Dunedin Drainage and Sewerage Board, and the Dunedin Municipal Clerical and Other Employees (Other than Inspectors) Industrial Union of Workers.

WHEREAS by the Economic Stabilization Regulations 1952 it is provided that no industrial agreement made in pursuance of the Industrial Conciliation and Arbitration Act, 1925, shall come into force until it is filed under section 28 of the said Act: And whereas it is provided further that no such industrial agreement shall be accepted by a Clerk of Awards for filing as aforesaid unless it has been approved by the Court for the purposes of the said regulations: And whereas application has been made for approval of the industrial agreement made on the 10th day of January 1952, between the Dunedin-City Corporation and the Dunedin Drainage and Sewerage Board, of the one part, and the Dunedin Municipal Clerical and Other Employees (other than Inspectors) Industrial Union of Workers, of the other part: Now therefore, the Court, having had regard to and having taken into consideration the matters and things as required by the said regulations, doth hereby approve the said industrial agreement for the purposes of the said regulations.

Dated this 29th day of February 1952.

[L.S.]

A. TYNDALL, Judge.

DUNEDIN CITY COUNCIL AND DUNEDIN DRAINAGE AND SEWERAGE BOARD CLERICAL AND OTHER EMPLOYEES.—VARIATION OF INDUSTRIAL AGREEMENT

THIS Industrial Agreement made in pursuance of the Industrial Conciliation and Arbitration Act, 1925, this 10th day of January, 1952, between the Dunedin City Corporation and the Dunedin Drainage and Sewerage Board (hereinafter called the "employer") of the one part and the Dunedin Municipal Clerical and Other Employees (other than Inspectors) Industrial Union of Workers (hereinafter called the "Union") of the other part, witnesseth that it is hereby mutually agreed between the employer and the union as follows:—

Schedule

1. The salary grading scale as set out in the Industrial Agreement between the employer and the Union dated the 10th day of July, 1951, clause 3 (Salaries) subclause (d), be and is hereby amended by deleting the said subclause and substituting therefor the following subclause:—

	·	 Grade VI.	Grade V.	Grade IV.	Grade III.	Grade II.	Grade I.
		£	£	£	£	£	£
Division	1	 185	515	585	645	685 .	750_
,,	2	 215	530	600	660	700	780
.,	3	 250	550	620	670	.720	825
,,	4	 280	565				'
,,	5	 315					
	6	 350					
,,	7	 380					
,,	8	 410					
.,	9	 440					
,,	10	 470					
,,	11	 500	÷.				

(d) The grading scale shall be—

2. The amendment provided for in clause 1 hereof shall be deemed to have come into force on the 1st day of April, 1951.

Signed on behalf of the Dunedin Municipal Clerical and Other Employees (Other than Inspectors) Industrial Union of Workers—

W. C. McDonnell, Secretary.

Signed on behalf of the Dunedin City Council, as employer-

J. C. LUCAS, Town Clerk.

Signed on behalf of the Dunedin Drainage and Sewerage Board as employer-

J. C. LUCAS, Town Clerk.

DUNEDIN CITY CORPORATION AND DUNEDIN DRAINAGE AND SEWERAGE BOARD ENGINEERS, ELECTRICAL WORKERS, AND MOTOR MECHANICS—AMENDMENT OF INDUSTRIAL AGREEMENT

In the Court of Arbitration of New Zealand.—In the matter of the Industrial Conciliation and Arbitration Act, 1925, and the Economic Stabilization Regulations 1952; and in the matter of the Dunedin City Corporation and Dunedin Drainage and Sewerage Board Engineers, Electrical Workers, and Motor Mechanics Industrial agreement, made on the 24th day of July 1950, and recorded in 51 Book of Awards 705.

IN pursuance and exercise of the powers vested in it by the Economic Stabilization Regulations 1952, and of every other power in that behalf thereunto enabling it, this Court, for the purpose of giving effect to the pronouncement made by it on the 12th day of July 1952, doth hereby order as follows :—

1. That the said industrial agreement shall be amended in the manner following :---

(1) By deleting clause 5 and substituting the following clause :---

" Wages

"5. (a) The minimum rate of wages to be paid to workers covered by the agreement, excepting shift-men and garage attendants, strikers and machinists, shall be 5s. $3\frac{1}{2}d$. per hour. 'A 'grade motor mechanics or a worker holding a third class marine certificate shall be paid $2\frac{1}{4}d$. per hour extra. " (b) The minimum rate of wages to be paid to shift-men at the pumping-station shall be £10 10s. 4d. per week.

" (c) The minimum rate of wages to be paid to shift engineers shall be $\pounds 10$ 15s. 4d. per week.

" (d) The minimum rate of wages for motor and garage attendants shall be £9 11s. 8d, per week.

" (e) The minimum rate of wages for strikers and machinists shall be 4s. $9\frac{3}{4}$ d. per hour.

"(f) The minimum rate of wages for gas-meter testers and painters shall be 4s. $8\frac{1}{2}d$. per hour."

(2) By inserting after clause 5 the following new clause :--

" Exclusion from Operation of General Order

"5A. The rates of remuneration provided for in this agreement shall not be subject to the provisions of the general order of the Court, dated the 30th January 1951, and made under the Economic Stabilization Regulations 1950."

(3) By deleting from the undermentioned clauses the figures and symbols set out in the first column hereunder and substituting in each case the figures and symbols respectively set out in the second column hereunder :---

		CONCEPTION OF		First	Second
				Column.	Column.
Clause 1 (b)				3s.	3s. 6d.
Clause $2(h)$	19.55	Sec. 1994		2s. 6d.	$2s. 10\frac{1}{2}d.$
Clause 7 (a) (i)				2s.	$2s. 3\frac{1}{2}d.$
Clause 7 (a) (ii)			'	2s.	$2s. 3\frac{1}{2}d.$
Clause 7 (a) (iii)				3s.	$3s. 5\frac{1}{2}d.$
Clause 7 (e)				3s. 4d.	3s. 10d.

2. That this order shall come into force on the 1st day of September 1952. Dated this 8th day of August 1952.

[L.S.]

A. TYNDALL, Judge.

MEMORANDUM

The rates of remuneration prescribed in the industrial agreement are *not* to be increased by the application of the provisions of the Court's general order of the 30th January 1951.

A. TYNDALL, Judge.