DUNEDIN CITY COPORATION **ELECTRICAL INSPECTORS AND FOREMEN**—VARIATION OF AGREEMENT UNDER LABOUR DISPUTES INVESTIGATION ACT 1913

This agreement is made this 28th day of January 1957, pursuant to the provisions of the Labour Disputes Investigation Act 1913, between the Dunedin City Corporation (hereinafter referred to as the "employer") and the Dunedin City Corporation Electrical Inspectors Guild (hereinafter referred to as the "workers"). The employer and the workers hereby agree as follows:

1. That subclauses (a) and (d) of clause 3 of the agreement between the employer and the workers dated 23 September 1955, be deleted and the following subclauses substituted in lieu thereof:

(a) The following shall be the minimum wages payable to the workers specified:

Inspectors:				Р	er Annum
1st year				 *****	860
2nd year	*****			 	870
3rd year			•••••	 ******	880
Inspector Taieri District				 	910–920
Foremen Services Branch				 	910–920
Senior Inspec	etor			 	930–940

(d) The wages and allowances payable under this agreement shall not be subject to the general order of the Court of Arbitration dated 26 October 1956, which increased rates of remuneration determined by awards and industrial agreements by an amount equal to 18 per cent thereof.

2. That this amendment shall be deemed to have come into force on the 19th day of November 1956.

Signed for and on behalf of the Dunedin City Corporation Electrical Inspectors Guild:

F. Roberts, Secretary

Signed for and on behalf of the Dunedin City Corporation:

J. C. Lucas, Town Clerk.