TARANAKI, WELLINGTON (EXCEPT HAWKE'S BAY PROVINCIAL DISTRICT) MARLBOROUGH, NELSON AND CANTERBURY FOOD PRESERVING FACTORY EMPLOYEES'—AWARD

[Filed in the Office of the Clerk of Awards, Wellington]

In the Court of Arbitration of New Zealand, Taranaki, Wellington, Marlborough, Nelson and Canterbury Industrial Districts—In the matter of the Industrial Conciliation and Arbitration Act 1954; and in the matter of an industrial dispute between the New Zealand (except Northern, Westland and Otago and Southland) Food Preserving, Chemical and Related Products Factory Employees' Industrial Union of Workers (hereinafter called "the union") and the undermentioned persons, firms and companies (hereinafter called "the employers"):

TARANAKI INDUSTRIAL DISTRICT

Fresha Products Ltd., Brooklands Road, New Plymouth.

WELLINGTON INDUSTRIAL DISTRICT

V. A. Poole and Co. Ltd., Railway Avenue, Lower Hutt. Prepared Foods Ltd., Main Street, Palmerston North.

NELSON INDUSTRIAL DISTRICT

Ace Canning Co. Ltd., Riwaka, R.M.D. Motueka. Nelson Fisheries Ltd., Nelson. N.Z. Packing Corporation Ltd., High Street, Motueka. Snowcraft Frozen Food Corporation Ltd., High Street, Motueka.

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MARLBOROUGH INDUSTRIAL DISTRICT

Marlborough-Nelson Free Flow Products Ltd., Blenheim.

Nelson Fisheries Ltd., Picton. J. Perano Ltd., Tory Channel, Picton.

United Fisheries Ltd., Picton,

CANTERBURY INDUSTRIAL DISTRICT

Fropax (N.Z.) Ltd., Harewood Road, Christchurch. Nelson Fisheries Ltd., Kaikoura.

Nelson Fisheries Ltd., Lake Ellesmere.

THE Court of Arbitration of New Zealand (hereinafter called "the Court"), having taken into consideration the terms of settlement arrived at in the abovementioned dispute and forwarded directly to the Court pursuant to the provisions of section 130 of the Industrial Conciliation and Arbitration Act 1954, doth hereby order and award:

That, as between the union and the members thereof and the employers and each and every of them, the terms, conditions, and provisions set out in the Schedule hereto and of this award shall be binding upon the union and upon every member thereof and upon the employers and upon each and every of them, and that the said terms, conditions, and provisions shall be deemed to be and they are hereby incorporated in and declared to form part of this award; and, further, that the union and every member thereof and the employers and each and every of them shall respectively do, observe, and perform every matter and thing by this award and by the said terms, conditions, and provisions respectively required to be done, observed, and performed, and shall not do anything in contravention of this award or of the said terms, conditions, and provisions, but shall in all respects abide by and perform the same. And the Court doth hereby further award, order, and declare that any breach of the said terms, conditions, and provisions set out in the Schedule hereto shall constitute a breach of this award, and that a penalty as by law provided shall be payable by any party or person in respect thereof. And the Court doth further order that this award shall take effect as hereinafter provided and shall continue in force until the 31st day of May 1961 and thereafter as provided by section 152 of the Industrial Conciliation and Arbitration Act 1954.

In witness whereof the seal of the Court of Arbitration hath hereto been affixed, and the Judge of the Court hath hereunto set his hand, this 25th day of July 1960.

[L.S.]

A. TYNDALL, Judge.

SCHEDULE

Industry to Which Award Applies

1. This award shall apply to manual workers and uncertificated laboratory workers engaged in the manufacture, canning, quick-freezing, cool-storing, bottling and packaging of fruit, vegetables, meat, fish, whale, juice extracts and all foodstuffs, including synthetic products.

Hours of Work

2. (a) The ordinary hours of work shall not exceed 40 hours per week nor eight hours per day and shall, subject to the provisions of clause 3 hereof, be worked between the hours of 7.30 a.m. and 5 p.m. on five days of the week, Monday to Friday inclusive.

(b) With the exception of a meal period and authorised rest periods the day's work shall be continuous.

(c) A rest period of 10 minutes shall be allowed within each four hours' working period and after two hours' continuous overtime if such overtime is to be continued for at least one further hour.

Shift Work

3. (a) Notwithstanding the provisions of clause 2 hereof, and subject to the provisions of the Factories Act 1946, and its amendments, during such time as the factory is working extended hours in terms of section 24 of the Act, shifts may be worked at any time from Monday to Friday inclusive as required by the employer.

(b) Shift workers shall be paid an allowance of 4s. per shift.

(c) A shift worker is a worker part of whose ordinary working hours fall outside the hours prescribed in clause 2 (a) hereof.

(d) Shift workers shall be allowed half an hour crib time included in their eight hour shift and this half an hour shall be paid for by the employer.

(e) In the case of shift workers, overtime shall only be payable after eight hours and shall be paid for at the rate of time and one half for the first three hours and double time thereafter: Provided that in respect of overtime shifts worked on Saturdays and/or Sundays the following conditions shall apply:

- (i) Crib time in accordance with subclause (d) hereof shall be allowed and shift allowance in accordance with subclause (b) hereof shall be paid.
- (ii) All time worked on Saturdays shall be paid at the rate of time and half for the first four hours and double time thereafter.

(iii) All time worked on Sundays shall be paid at double time rates.

Overtime

4. (a) All time worked outside or in excess of the hours prescribed in clause 2 hereof shall be paid for at the rate of time and one half for the first three hours and double time thereafter: Provided that four hours may be worked up to 12 noon on Saturdays at time and one half rates. For the purpose of computing overtime work done up to and including half an hour shall be deemed half an hour and work done for any period exceeding half an hour and up to one hour shall count as one hour. Overtime shall be calculated on a daily basis.

(b) Any time worked between 12 noon on Saturdays and midnight on the following Sunday shall be paid for at double time rates.

(c) Regular workers called back to work outside normal working hours shall be paid a maximum of two hours at the appropriate overtime rate.

(d) Regular workers shall be given preference over part-time and casual workers in the allocation of overtime.

Meal Period

5. (a) One hour shall be allowed for meals but by mutual agreement between the employer and the majority of his workers less than one hour may be allowed.

(b) Any worker required to work during any portion of his or her meal period shall be paid at time and one half rates in respect of the time so worked during such meal period.

(c) A worker shall not be employed for more than four and a half hours continuously without an interval of not less than half an hour for refreshments.

ERRATUM

In the second line of section 4 (c), Overtime, the word "maximum" should read "minimum".

Wages

6. (a) The following shall be the minimum rates of wages:				We s.	ek d.
Adult male workers			12	5	0
Males under 18 years of age			7	3	4
Males 18 years to 20 years of age			9	18	4
(Thereafter adult rate)					
Adult females—					
To commence		******	8	3	4
After six months	******		8	11	8
Females under 18 years of age			6	4	2
Females 18 years to 20 years of age			7	8	4
(Thereafter female adult scale)					

(b) Workers employed for less than one week shall be deemed to be casuals: and shall be paid not less than the following rates:

Adult males: One-fortieth of the appropriate weekly rate prescribed in subclause (a) hereof per hour.

Adult females: 4s. 1d. per hour.

(c) Subject to the consent of the union part-time workers may be employed at an hourly rate of one-fortieth of the appropriate weekly rate. This clause shall be subject to clause 4 hereof.

(d) A worker placed in charge of three or more other workers shall be paid 15s. per week in addition to the rates prescribed in clause (a) hereof.

(e) This award shall not operate so as to reduce wages paid nor so as to affect adversely in any way the conditions of employment of any worker employed on the date of this award.

(f) Piecework shall be by arrangement between the union and the employer.

Allowances

7. (a) A worker required to work in a refrigerated store or chamber in a temperature of 32 degrees Fahrenheit or less shall be paid an allowance of 6d. per hour while so employed.

(b) Workers employed on the work of lye peeling shall be paid 7d. per hour extra while so employed.

(c) Any worker required to work overtime after 6 p.m. on any day shall be paid the sum of 5s. meal money unless such worker can reasonably go home for a meal and return to work within one hour.

Requirements of Economic Stabilisation Regulations

8. No worker bound by this award shall in any week be paid a lesser amount by his employer than the worker would have been entitled to be paid under this award if it had specifically applied the general order of the Court dated 18 September 1959 otherwise than by incorporation pursuant to the pronouncement of the Court dated 18 September 1959.

Terms of Employment

9. (a) In the case of workers with less than six months' service (other than casuals) two days' notice shall be given by either party of the termination of the employment. In the case of workers with more than six months' service one week's notice shall be given by either party of the termination of the employment. Nothing in this clause shall prevent an employer from summarily dismissing a worker for wilful misconduct.

(b) Should the notice required to be given in subclause (a) hereof not be given by either party, then two days' pay in the case of workers with less than six months' service shall be paid or forfeited as the case may be, and one week's pay in the case of all other workers shall be paid or forfeited as the case may be. (c) No deduction shall be made from the weekly wages provided herein for any

cause except for time lost through the worker's own default, sickness, or accident not arising out of or in the course of his employment and the deduction of union fees.

(d) At the request of the union, the employer shall deduct union fees from the wages of each worker and shall pay the fees as deducted to the union.

Payment of Wages

10. Workers shall be paid weekly in cash not later than Thursday and in the employer's time, provided that where a holiday falls on a Friday wages shall be paid not later than the preceding Wednesday. Workers shall be paid immediately upon discharge.

Holidays

11. (a) The following shall be the recognised holidays: New Year's Day, 2nd January, Anniversary Day, Good Friday, Easter Monday, Anzac Day, Labour Day, Christmas Day, Boxing Day, and the birthday of the reigning Sovereign.

(b) Should any of the above holidays, except Anzac Day, fall on a Saturday or a Sunday, then for the purpose of this award it shall be observed on the following Monday or Tuesday.

(c) Any work done on Sunday or any of the above-mentioned holidays, or holidays observed in lieu thereof, shall be paid for at double time rates. The said payment shall be in addition to the ordinary weekly wage.

(d) Should any of the above holidays not be generally observed in any locality, another day may be observed in lieu thereof.

(e) Annual holidays shall be allowed in accordance with the provisions of the Annual Holidays Act 1944: Provided that in the Nelson Industrial District, after 10 years' continuous service with the same employer, an additional week's holiday shall be allowed to workers.

General Conditions

12. (a) Boiling water shall be supplied for meals.

(b) Workers employed in damp or wet places shall be supplied with gumboots, and rubber aprons or overalls. Where necessary overalls shall be supplied in other places. (c) Female workers shall not handle more than 28 lb singlehanded.

(d) Boys under 16 years of age shall not handle more than 56 lb singlehanded. (e) Where gloves and aprons are essential they shall be supplied by the employer.

(f) The employer shall supply suitable dining and lavatory accommodation together with facilities for changing clothes, also hot water for washing as prescribed by the Factories Act 1946, and its amendments. Where the employer considers it practicable, he shall permit workers to leave their bicycles or cars within the factory precincts within working hours.

(g) Each worker on leaving or being discharged from his or her employment shall, on request, within 24 hours thereafter, receive a certificate of service in writing stating the position held and the length of service. Original references shall be the property of the worker and shall be returned within 48 hours after engagement.

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(i) Workers in the Nelson Industrial District shall, prior to the mid-day meal interval, and prior to cessation of work at 5 p.m. be allowed reasonable time without deduction of pay for the purposes of changing and washing.

(j) Female workers in the Nelson Industrial District who have been employed for not less than six months shall be permitted a total of up to one week's sick pay without deduction in any one year.

Disputes

13. The essence of this award being that on no account whatsoever shall the work be impeded, any dispute in connection with any matter not provided for in this award shall be settled between the particular employer concerned and the secretary or president of the union, and in the absence of any agreement being arrived at, then such dispute shall be referred to the Conciliation Commissioner or other person mutually agreed upon who may either decide the same or refer the matter to the Court. Either party, if dissatisfied with the decision of the Commissioner or such other person, may appeal to the Court upon giving written notice of such appeal to the other party within 14 days after such decision shall have been communicated to the party desiring to appeal.

Right of Entry Upon Premises

14. The secretary or other authorised officer of the union of workers shall, with the consent of the employer (which consent shall not be unreasonably withheld) be entitled to enter at all reasonable times upon the premises or works and there interview any workers but not so as to interfere unreasonably with the employer's business.

Workers to be Members of Union

15. (a) Subject to the provisions of sections 174 (5) and 175 of the Industrial Conciliation and Arbitration Act 1954, it shall not be lawful for any employer bound by this award to employ or to continue to employ in any position or employment subject to this award any adult person who is not for the time being a member of an industrial union of workers bound by this award.

(b) For the purposes of subclause (a) of this clause a person of the age of 18 years or upwards, and every other person who for the time being is in receipt of not less than the minimum rate of wages prescribed by this award for workers of the age of 21 years and upwards, shall be deemed to be an adult.

(c) Every person who, being obliged to become a member of any union by the operation of the foregoing provisions, fails to become a member of that union when requested so to do by his employer or any officer or representative of the union, commits a breach of this award, and shall be liable accordingly.

(NOTE—Attention is drawn to section 174 (3) of the Industrial Conciliation and Arbitration Act 1954 which gives to workers the right to join the union.)

Under-rate Workers

16. (a) Any worker who considers himself incapable of earning the minimum wage fixed by this award may be paid such lower wage as may from time to time be fixed, on the application of the worker after due notice to the union, by the local Inspector of Awards or such other person as the Court may from time to time appoint for that purpose; and such inspector or other person in so fixing such

wage shall have regard to the worker's capability, his past earnings, and such other circumstances as such inspector or other person shall think fit to consider after hearing such evidence and argument as the union and such worker shall offer.

(b) Such permit shall be for such period, not exceeding six months, as such inspector or other person shall determine, and after the expiration of such period shall continue in force until 14 days' notice shall have been given to such worker by the secretary of the union requiring him to have his wage again fixed in manner prescribed by this clause: Provided that in the case of any person whose wage is so fixed by reason of old age or permanent disability it may be fixed for such longer period as such inspector or other person shall think fit.

(c) Notwithstanding the foregoing, it shall be competent for a worker to agree in writing with the president or secretary of the union upon such wage without having the same so fixed.

(d) It shall be the duty of the union to give notice to the Inspector of Awards of every agreement made with a worker pursuant hereto.

(e) It shall be the duty of an employer, before employing a worker at such lower wage, to examine the permit or agreement by which such wage is fixed.

Application of Award

17. This award shall apply to the original parties named herein, and shall extend to and bind as subsequent party hereto every industrial union, industrial association, or employer who, not being an original party hereto, is, when this award comes into force or at any time whilst this award is in force, connected with or engaged in the industry to which this award applies within the industrial districts to which this award relates.

Scope of Award

18. This award shall operate throughout the Taranaki, Wellington (except Hawkes Bay Provincial District), Marlborough, Nelson and Canterbury Industrial Districts.

Exemption

19. Nothing in this award shall apply to S. Kirkpatrick and Co. Ltd., Nelson and Motueka.

Term of Award

20. This award, in so far as the provisions relating to the rates of wages to be paid are concerned, shall be deemed to have come into force on the first day of the working week in each establishment commencing on or after the 23rd day of May 1960, and so far as all other provisions of the award are concerned, it shall come into force on the day of the date hereof; and this award shall continue in force until the 31st day of May 1961.

In witness whereof the seal of the Court of Arbitration hath hereto been affixed, and the Judge of the Court hath hereunto set his hand, this 25th day of July 1960.

[L.S.]

A. TYNDALL, Judge.

MEMORANDUM

The award, including the operative date of provisions relating to wages, embodies the terms of settlement arrived at by the assessors in Conciliation Council.

A. TYNDALL, Judge.

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