

PORT CHALMERS DOCK LABOURERS'—INDUSTRIAL AGREEMENT

This industrial agreement, made in pursuance of the Industrial Conciliation and Arbitration Act 1954, this 16th day of October 1962 between the Port Chalmers Waterfront Workers Industrial Union of Workers (hereinafter referred to as the union) of the one part, and:

Union Steam Ship Co. of N.Z. Ltd., Port Chalmers.
 Tapley, Swift Shipping Agencies Ltd.
 Otago Harbour Board, Port Chalmers.

(hereinafter referred to as the employers), of the other part, whereby it is mutually agreed by and between the said parties hereto as follows, that is to say:

1. That the terms, conditions, stipulations, and provisions contained and set out in the Schedule hereto shall be binding upon the said parties, and they shall be deemed to be and are hereby incorporated in and declared to form part of this agreement.

2. The said parties hereto shall respectively do, observe, and perform every matter and thing by this agreement and by the said terms, conditions, stipulations, and provisions respectively required to be done, observed, and performed, and shall not do anything in contravention of this agreement or of the said terms, conditions, stipulations, and provisions, but shall in all respects abide by and perform the same.

SCHEDULE

Clause 1, "Classes of Work"

The work covered by the agreement in respect of ship repair and dock work shall be: Overhauling work on vessels such as chipping (by any process), cleaning, scrubbing, painting and tarring (by any process) the outside of hulls (other than the top sides of passenger vessels and other than skilled painters' work); cleaning, chipping or painting (by any process) in and under the boiler or on tank tops; chipping (by any process) and cleaning oil fuel tanks; cementing or cement washing in tanks; painting funnels, masts or derricks; rigging; assisting tradesmen at ships, docks or dock yards and such other work as may be required by the employer.

Clause 2, "Hours of Work"

The ordinary hours of work shall be 8 a.m. to noon and 1 p.m. to 5 p.m. Monday to Friday inclusive. All other time shall be classed as overtime.

Clause 3, "Holidays"

(a) The holidays throughout the year shall be: New Year's Day, and the day after, Good Friday, Easter Monday, Sovereign's Birthday, Anzac Day, Labour Day, Christmas Day, Boxing Day, and the union's picnic day. The 2nd day of January shall be observed as a holiday in lieu of Anniversary Day.

(b) Work performed on Christmas Day, Good Friday, Anzac Day and Sundays shall be paid for at the rate of double ordinary time, plus 1s. 6d. per hour, in addition to any statutory holiday payment that may be applicable. Work performed on other holidays in sub-clause (a) shall be paid for at the rate of double ordinary time in addition to any statutory holiday payment.

(c) Men who are ordered down or back on a Sunday or holiday and who attend and commence work shall receive a minimum of eight hours employment. Men who are ordered down or back and attend, but who for any reason are not required to start work and are released without delay, shall be paid a minimum of four hours in addition to the statutory holiday payment.

Clause 4, "Overtime"

The rates for overtime shall be: Time and a half (ordinary overtime) from 6-9 p.m., Mondays to Fridays, inclusive, and from 8 a.m. to 11 a.m. on Saturdays. All work performed between the hours of 9 p.m. and 8 a.m. Mondays to Fridays, inclusive, and from 11 a.m. on Saturdays to midnight on Saturdays, and from midnight on Sundays to 8 a.m. on Mondays be paid for at double rates (special overtime).

No worker shall be required to work more than four hours continuously without an interval for a meal, except in the case of emergency such as delays in docking and undocking vessels. Double time shall be paid for work after the fourth hour, and no worker shall be required to work more than the fifth hour unless he agrees to do so.

Any worker having worked his normal eight hours and being required to continue working on into the next day shall be paid double the ordinary rate of pay for all such continuous time worked on the second day.

Any worker having worked his normal eight hours and having continued to work until midnight shall be given eight hours off or be paid double the ordinary time rate for all time worked on the second day.

Any worker having worked for 24 hours inclusive of intervals for meals shall not be required to continue working without his consent. If he does continue working he shall be paid double ordinary rate for all time worked on the second day until an eight hour break is allowed.

Overtime orders shall be given as early as practicable but in any case not later than 3 p.m. on Mondays to Fridays inclusive, or not later than 10.30 a.m. on Saturdays; except that orders may be given later than the foregoing to meet exceptional circumstances.

Clause 5, "Wages and Classifications"

(a) Workers shall be classified for ship repair and dock work as follows:

Scrubbing and painting (exterior work)	S.P.
Chipping holds, etc. (interior work)	C.H.
Tanks, bilges, etc.	T.
Boiler work	B.
Engine room, tail shaft, and rudder work	E.
Tradesmen's assistants, in U.S.S. Co.'s yard, ships, or elsewhere	T.A.
Boilermakers assistants, in U.S.S. Co.'s yard, ships, or elsewhere	B.M.
Riggers	R.
Donkeymen	D.

(b) The basic wage rate to be paid to workers employed on ship repair and dock work covered by this agreement shall be 7s. per hour and shall apply to work under the following classifications:

(i) *Scrubbing and Painting (Exterior Work): (S.P.)*—Scrubbing, chipping, scraping and/or painting outside the hull below the rail. Basic rate except monkey when rigging for painting who shall be paid 6d. per hour extra.

- (ii) *Chipping Holds, etc. (Interior Work): (C.H.)*—Cleaning, chipping, scraping, painting in holds, decks, rails and anywhere inside the rail (excluding skilled painters' work and excluding work coming under other classifications specified in this Schedule). Basic rate.
- (iii) *Tradesmen's Assistants, in Union S.S. Co.'s Yard, Ships, Dockyards or Elsewhere: (T.A.)*—Assisting carpenters, shipwrights, tinsmiths, copper-smiths, plumbers, electricians, engineers, and assisting at any skilled work associated with ship repair and overhauling (excepting work under classifications B.M. and E.). Basic rate.
- (iv) *Boilermakers' Assistants in Union S.S. Co.'s Yard, Dockyards, Ships, or Elsewhere: (B.M.)*—Assisting boilermakers, basic rate. Men employed assisting boilermakers in confined spaces with restricted head room such as under the holds of ships, in tanks and elsewhere shall be paid an additional 3½d. per hour.
- (c) *Tanks, Bilges, etc. (T)*—Men employed under these classifications chipping, scraping, cleaning, painting or cementing interiors of tanks, peaks and chain lockers, tank tops and bilges, (excluding work under classification "B") shall be paid 10d. per hour additional to the basic rate except that when men are employed in tanks where the ceiling over the keel is less than 2 ft 10 in. they shall be paid an additional 1s. 3d. per hour.
- (d) *Boiler Work (B) (i)*—Men employed under this classification cleaning any inside or outside parts of any type of ship's boilers, furnaces of header facings, header door and boiler doors, fan casings and any process of removing scale of salt from tubes; removing and rebuilding bricks in any type of furnace; removal and replacement of fire bars and wing bars; caulking and fire-claying of furnace front; lagging of all types of boiler, super heaters and piping where required; shifting and discharging soot ashes, scrap, disused material and refuse from vicinity of boiler and stokehold; filling of boiler with fresh water from shore; firing of boiler for testing or lagging; trimming coal for boilers on board ship for any purpose to be paid 2s. 3d. per hour additional to basic rate.
- (ii) Men employed under this classification cleaning bilges, tank tops and crank pits from bulkhead of stokehold to bulkhead of engine room; open bilges to stern gland of tail shaft; cementing and applying tar or composition by any process to tank tops and bilges, shall be paid 1s. 3d. per hour additional to basic rate.
- (e) *Engine Room - Tailshaft and Rudder Work (E)*—Men employed under this classification assisting at boring cylinders by hand, reimering by hand, shafting and propeller work outside and in tunnel; rudder work on stages; work at top and bottom ends and carting, carrying and trolleying in connection with above shall be paid an additional 6d. per hour.
- (f) *Riggers (R)*—Men employed under this classification at rigging work shall be paid an additional 6d. per hour.
- (g) *Donkeymen (D)*—Men employed under this classification keeping steam on board ships, donkey boilers on wharves, ships or elsewhere, shall be paid an additional 3d. per hour on basic rate.

Clause 6, "Travelling Time"

Men engaged to work at Dunedin shall be paid from the time of leaving the place of engagement until they return at the rate applicable to the time at which travelling takes place, i.e., ordinary time, ordinary overtime or special overtime etc., as the case may be.

Clause 7, "Special Work"

(a) For cleaning dirty holds which have contained bulk cargoes such as basic slag, phosphate, guano, sulphur, gypsum, coal, men shall be paid the same additional rate per hour as is prescribed for waterside workers handling such cargoes.

(b) For cleaning ballast tanks used as fuel oil containers a flat rate of 14s. per hour shall be paid. Where such ballast tanks have contained diesel oil the flat rate for cleaning same shall be 12s. 6d. per hour. Where ballast tanks containing fuel oil have been treated by special cleaning agent the flat rate shall be 11s. 6d. per hour. For cleaning deep tanks and bilges contaminated with fuel oil the flat rate shall be 11s. per hour and in the case of diesel or lubricating oil where lime is used the flat rate shall be 10s. 3d. per hour and where lime is not used the flat rate shall be 10s. 6d. per hour.

(c) For cleaning bunkers and shifting coal in same an additional rate of 7d. per hour shall be paid.

(d) While employed using a spray-gun while spraying on ships an additional 1s. 2d. per hour shall be paid except when such work is performed in holds the additional payment shall be 2s. per hour and when in tanks or confined spaces the additional payment shall be 2s. 11d. per hour.

(e) For using mechanical chipping hammers an additional 6d. per hour shall be paid, provided that when used inside tanks, chain lockers, or under the keel of a vessel an additional 1s. per hour shall be paid.

(f) Where a tradesman is in receipt of time and a half for welding or burning while working in an enclosed tank, D.B. compartment, or boiler of a ship, a tradesman's assistant who is employed in the same compartment, shall receive time and a half also.

(g) Men employed on punts scrubbing ships hulls shall be paid an additional rate of 4½d. per hour.

Clause 8, "Engagement of Labour"

All labour required to perform work as classified in clause 5 shall be requisitioned from the bureau, and in accordance with the classification.

The hours of engagement of labour shall be from 8 a.m. to 10 a.m. Mondays to Fridays, inclusive. If labour is required to commence work on Saturdays the employers concerned shall notify an officer of the union or the bureau manager not later than 3 p.m. on Fridays.

If labour is required for cases of emergency it may be engaged outside of the foregoing hours by arrangement with officers of the union.

When dispensing with labour in dock and repairs works it shall be the duty of the foreman, when the information is available, to notify the bureau office accordingly, not later than 3 p.m. where men are finishing at 5 p.m., and not later than 8 a.m. on the following morning where men have finished during overtime hours.

Clause 9, "Transfer of Labour"

Before transferring labour from one job on a ship to another job on the same ship or from one ship to another ship the employer shall first ascertain if there are competent men willing to accept employment at the place of engagement and, in such cases, he shall employ men out of a job in preference to men already working. In cases of emergency men may be transferred after the termination of the time of engagement for jobs commencing after 1 p.m. and of not longer duration than four hours.

Clause 10, "Time Keeping"

All workers employed shall, if and when required by the employer, sign on and off and assist in making out their own time sheets as hitherto.

Clause 11, "Minimum Periods"

On the first day of their employment, men who are ordered to commence work between the hours of 8 a.m. and noon shall be paid a minimum of four hours.

Men who are ordered to commence work between the hours of 1 p.m. and 5 p.m. shall be paid a minimum of four hours.

Men who are ordered to commence work between the hours of 6 p.m. and 9 p.m. shall be paid a minimum of three hours, but if work is continued after 9 p.m. a four hour minimum shall be paid. The rate of pay from 9 p.m. to 10 p.m. shall be double ordinary time.

Men who are ordered back for the following morning shall be paid a minimum of four hours pay to noon. Men who are ordered back after the midday meal shall be paid a minimum of four hours.

Men who are ordered back between 6 p.m. and 9 p.m. shall be paid a minimum of three hours, but if work is continued after 10 p.m. a minimum of four hours shall be paid. The rate of pay from 9 p.m. to 10 p.m. shall be double ordinary time.

All minimum periods shall be paid for at the rate specified for the particular work concerned.

Clause 12, "Docking and Undocking of Ships"

The number of men to be employed for docking and undocking of vessels of 500 nett registered tons and over shall be 12 and for vessels below that tonnage eight men shall be employed. This does not apply to small craft such as pilot and fishing vessels, and Navy M.L.s etc.

The minimum payment for docking vessels between 8 a.m. and 5 p.m. to be three hours at the ordinary rate except when the meal hour intervenes, in which case the minimum shall be four hours at the ordinary time rate. For docking from 5 p.m. and up to 10 p.m. the minimum, if after 6 p.m. shall be three hours at time and a half rate and if the tea hour is worked the minimum shall be one hour at double the ordinary rate and two hours at time and a half rate. Docking between the hours of 10 p.m. and 8 a.m. the following day the minimum payment shall be three hours at double the ordinary rate.

When men are employed for docking between 8 a.m. and 5 p.m. and are kept continuously employed at scrubbing, painting, etc., the minimum shall not apply. When the undocking vessel is to be berthed at the company wharf men employed undocking vessel shall take the lines at company's wharf if required or vice versa.

Clause 13, "Preference"

(a) Except as otherwise herein provided, members of the Port Chalmers Water-front Workers' Industrial Union of Workers shall be employed on all work covered by this agreement, provided there are members of the union available for the particular work required to be done; Provided that the executive of the branch when admitting members to the union, shall admit persons of good character and sober habits and shall also take into consideration general suitability for ship repair, slip and dock work, physical fitness and previous experience.

(b) When members of the union and non-members are employed together there shall be no distinction between them and both shall work together in harmony and under the same conditions and shall receive equal pay for equal work.

(c) Notwithstanding the provisions of sub-clauses (a) and (b) hereof nothing herein contained shall operate to prevent the employment (to the extent that has been customary in the past) of bona-fide members of ships' crews whether on or off articles, of tradesmen's assistants and others in employ of the Port Chalmers Marine Repair Works.

(d) The employers shall have the right to engage members of the Metal Workers' Assistants Union as tradesmen's assistants provided they are being engaged for regular employment by the company concerned. Where such labour is required temporarily for a job or jobs as tradesmen's assistants they shall be drawn from the Port Chalmers Waterfront Workers' Union but not so as to displace metal workers' assistants already in employment.

Clause 14, "Meals and Meal Hours"

(a) Workers who are ordered back and attend, or who are transferred from a job finishing after noon and who attend, for overtime at 6 p.m. or later, or at 1 p.m. on Saturdays, shall be paid the sum of 5s. 6d. meal money. Where meals are provided the meal money shall not be payable.

On Saturdays, Sundays or holidays, when meal money is payable the employer shall pay to the worker a special surcharge of 6d. in addition. (NOTE—The above rates are not subject to the addition of 2½ per cent under the Court's Order of 4 July 1962.)

(b) Hours for meals shall be as follows: breakfast 7 a.m. to 8 a.m.; dinner, noon to 1 p.m.; tea 5 p.m. to 6 p.m. If required work may be continued during the meal hour but in no case (except as provided for in clause 4 of this agreement) shall men be called upon to work longer than five hours without a break for a meal.

(c) When men are employed during meal hours they shall be paid double the ordinary rate for the particular class of work at which they are employed.

(d) When men are required to work extended overtime hours beyond 10 p.m. a supper break of half an hour shall be allowed between 9 p.m. and 10 p.m., such time to be paid for by the employer.

Clause 15, "Fumigation"

When fumigation with cyanide is to be carried out during the hours of darkness the employer shall consult with representatives of the union in order that every precaution may be taken to provide for the safety of the workers performing the fumigation.

Clause 16, "Disputes"

The essence of this agreement being that the work of the employer shall always proceed as if no dispute had arisen, it is provided that if any dispute or difference shall arise between the parties bound by this agreement or any of them, as to any matter whatsoever arising out of or connected therewith, every such dispute or difference, as the same shall arise, shall be referred to a committee to be composed of two representatives of the union and two representatives of the employers, together with an independent chairman to be agreed upon between the parties. The decision of the majority of this committee shall be binding except that either party shall have the right to appeal to the Court of Arbitration upon giving a written notice of such an appeal to the other party within 14 days of such a decision. Notwithstanding the foregoing should the dispute or difference between the parties relate to an extra rate which may be claimed for any particular job and in the event of no agreement, the chairman of the committee shall decide

what extra rate, if any, is to be paid and his decision shall be final and shall be accepted and abided by both parties. An independent chairman shall be a person agreed between the parties hereto and his fee shall be paid by both parties to the dispute in equal amounts. It shall be binding on both parties to the dispute to meet in negotiation not later than four hours after the dispute has been cited.

Clause 17, "Increase in Rates of Remuneration"

Except where otherwise enumerated the rates of remuneration determined by this agreement shall be subject to the General Order of the Court of Arbitration dated 4 July 1962.

Clause 18, "Term of Agreement"

This industrial agreement in so far as the provisions relating to the rates of wages and overtime to be paid shall be deemed to have come into force on 24 September 1962, and so far as all other provisions of the agreement are concerned as from 1 October 1962, and shall continue in force until 23 September 1964.

For Port Chalmers Waterfront Workers' Industrial Union of Workers—

N. AGNEW, President.
N. CRICHTON, Secretary.

B. Braithwaite—Witness.

For Union Steam Ship Co. of New Zealand Ltd.—

K. BELFORD, Industrial Superintendent.

R. T. Goddard—Witness of the above signature.

For Otago Harbour Board—

W. KEIR, General Manager.

G. T. Gray—Witness to the above signature.

For Tapley, Swift Shipping Agencies Ltd.—

J. DE CLIFFORD.

A. Lockhart—Witness to the above signature.