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Waiheke Island Drivers— Award

Dates 28/10/77

Note: See clause 3 herein for the date on which rates of wages come into force

WAIHEKE ISLAND DRIVERS – AWARD

In the Industrial Commission of New Zealand, in the matter of the Industrial Relations Act 1973; and in the matter of the Waiheke Island Drivers Dispute of Interest between the Northern (except Gisborne) Road Transport and Motor and Horse Drivers and Their Assistants Industrial Union of Workers and the under mentioned:

Oneroa–Surfdale Transport Limited, Waiheke Island. Waiheke Enterprises Limited, Waiheke Island. Walker and Lewis Limited, Waiheke Island.

The Industrial Commission, having before it the terms of a conciliated settlement arrived at in the above-mentioned dispute of interest and notified to the Commission pursuant to the provisions of section 82 of the Industrial Relations Act 1973, hereby registers as a collective agreement the terms, conditions, and provisions set out in the schedule hereto, and orders:

1. That the said terms, conditions and provisions shall be binding on the parties hereto; and

2. That the said parties shall respectively do, observe, and perform every matter and thing by this collective agreement required to be done, observed, and performed and shall not do anything in contravention of this collective agreement but shall in all respects abide by and perform it.

In witness of the registration of this collective agreement the seal of the Industrial Commission has hereto been affixed, and the President of the Commission has hereunto set his hand, this 28th day of October 1977.

(L.S.)

G. O. Whatnall, President.

ARRANGEMENT

Clause Number	Title
1	– Industry
2	– Conditions of Employment for Truck Drivers, Drivers' Assistants and Bus Drivers
3	– Term of Agreement

SCHEDULE

INDUSTRY

1. This agreement shall apply to the following classifications of drivers:

Classification 1 – Truck Drivers

Classification 2 – Driver's Assistants

Classification 3 – Refrigerated truck drivers

Classification 4 – Bus drivers

2. Conditions of employment for Truck Drivers, Drivers' Assistants and Bus Drivers

2.1. The wages and conditions as applicable to drivers covered by the New Zealand Drivers Agreement (currently in force) shall apply with the following additions:

Where the driver performs any work on buses on a Saturday, Sunday or special day he shall be paid according to the Auckland (25–Mile Radius) Passenger Transport Drivers Collective Agreement, subclause (b) of clause 15, with a minimum of two and one half hours' pay for the day.

2.2. The refrigerated truck driver shall be paid according to the scale as set down in the New Zealand General Drivers Agreement plus the above-award payment (currently 26.5 cents per hour) provided for in the Auckland Frozen Foods Van Salesmen's Agreement.

2.3. Bus drivers shall be paid according to the terms and conditions of the Auckland (25–Mile Radius) Passenger Transport Drivers Collective Agreement

currently in force. Wages payable to these drivers shall be effective from 1 June 1977.

TERM OF AGREEMENT

3. The terms and conditions as laid down in the Auckland (25-Mile Radius) Passenger Transport Drivers Collective Agreement, in the New Zealand General Drivers Agreement and in the Auckland Frozen Foods Van Salesmen's Agreement shall apply where and as indicated in the document, and the terms and conditions shall be revised on the renewal of any of the aforementioned documents.

In witness whereof the seal of the Industrial Commission has hereto been affixed and the President of the Commission has hereunto set his hand, this 28th day of October 1977.

(L.S.)

G. O. Whatnall, President.

MEMORANDUM

This collective agreement incorporates the terms of settlement arrived at by the parties in the course of an inquiry held before a conciliation council.

Following the hearing in Auckland on 20th October 1977 the parties made it clear that the reference in clause 2 of the agreement as to payments "currently in force", means that the provisions would be varied in alignment with the relevant award or collective agreement from time to time. To the extent that this linkage would require the Commission's approval for the purposes of Regulation 6 in Amendment No. 13 to the Wage Adjustment Regulations, that approval is given.

In terms of section 82 (9) of the Industrial Relations Act 1973 (as amended) registration of this collective agreement shall be deemed to be the making of an award and this registered collective agreement shall be deemed to be and be known as an award made by the Industrial Commission.

(L.S.)

G. O. Whatnall, President.