Please post in a Conspicuous Place accessible to Workers

Battle Truck Films Limited Actors', Actresses' and Related Performers in Film, Video and Sound Programmes — Collective Agreement (Voluntary)

Dated 25/8/81

Note: See clause 6 herein for the date on which rates of wages come into force

Published and issued by the Arbitration Court of New Zealand

9370

Form 6

Under the Industrial Relations Act 1973

REGISTERED COLLECTIVE AGREEMENT

In the matter of the Industrial Relations Act 1973; and in the matter of the Battle Truck Films Limited Actors', Actresses' and Related Performers in Film, Video and Sound Programmes Dispute of Interest between Actors, Variety and Performing Artists Equity of New Zealand Industrial Union of Workers and Battle Truck Films Limited

The Arbitration Court, having before it the terms of a voluntary settlement arrived at in the above-mentioned dispute of interest and submitted or notified to the Court pursuant to the provisions of section 65 of the Industrial Relations Act 1973, hereby registers as a collective agreement the terms, conditions, and provisions set out in the form of submission or notification attached 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 Arbitration Court has hereto been affixed and a Judge of the Court has hereunto set his hand, this 25th day of August 1981.

(L.S.)

N. P. Williamson, Judge

Sec 65

Form 5

Reg 9 (4)

Under the Industrial Relations Act 1973

SUBMISSION OF VOLUNTARY SETTLEMENT OF REGISTRATION

In the matter of the Industrial Relations Act 1973; and in the matter of the Battle Truck Films Ltd. Actors', Actresses' & Related Performers in Film, Video and Sound Programmes dispute of interest; between Actors', Variety & Performing Artists Equity of New Zealand Industrial Union of Workers; and Battle Truck Films Ltd.

To the Registrar of the Arbitration Court:

We hereby submit to you a signed copy of the terms of voluntary settlement of the above industrial dispute of interest arrived at by the parties pursuant to section 65 of the Industrial Relations Act 1973, for registration by the Arbitration Court as a collective agreement.

Dated at Auckland this 15th June, 1981.

On behalf of Actors', Variety & Performing Artists Equity of New Zealand Industrial Union of Workers; Private Bag 5, Newton, Auckland.

S. Tozer, President

Graeme Whimp, National Secretary

On behalf of Battle Truck Films Ltd., 465 Parnell Road, Auckland 1.

Rob Whitehouse, Authorised Agent

BATTLE TRUCK PRODUCTIONS, ACTORS' ACTRESSES & RELATED PERFORMERS IN FILM, VIDEO AND SOUND AGREEMENT

MATTERS NOT PROVIDED FOR

1. With the exception of the matters provided for specifically herein the terms and conditions of the New Zealand Actors', Actresses' and Related Performers (Commercial and Film Section) Award from time to time in force shall apply and this agreement shall read and deemed to be part of that Award.

WORKING PERIODS

2. Workers shall be called and payments shall be computed in units of weeks, days, and half days, except that no worker shall be contracted for a period of less than one and a half days, and half day calls shall fall between the time periods 8.00 am to 1.00 pm, 12.00 noon to 6.00 pm, and 5.00 pm to 12.00 midnight or shall be paid as a full day's call.

HOURS OF WORK

3. (a) The ordinary hours of work shall be up to eight per day within a shift of ten hours on any five days of the week.

(b) Time occupied in travel shall be deemed to be time within that shift.

(c) There shall be a gap of not less than ten hours between the conclusion of work on one day and the first call of the next.

(d) Time worked prior to the completion of a ten hour break shall be paid for at double time calculated upon the basis of an ordinary hour being one fortieth of the workers weekly wage or one eighth of the workers daily wage whichever is appropriate.

RATES OF WAGES

4. Performers shall be paid not less than the following rates of wages:

	Per Week	Per Day	Per Half-Day
(a) Actors and Actresses	\$500.00	\$152.25	\$76.12
(b) Small part performers	\$215.25	\$ 94.50	\$47.25
(c) Extras	\$162.75	\$ 50.00	\$25.00
B 11 1 1			

Provided that:

(a) Extras may be engaged en masse for crowd scenes.

(b) Children under 16 will be remunerated at the appropriate rate for the part they play.

(c) Small part performers shall be defined as a performer playing a role of less than 30 words and one which is obviously a small part.

OVERNIGHT ALLOWANCE

5. Where a performer is required to remain away from his or her normal residence overnight he or she shall be paid an overnight allowance of \$15 per night in additional to the employer providing suitable accommodation and location meals.

9372

TERM OF AGREEMENT

6. This agreement shall come into force on the 15th day of June 1981 and shall expire on the 14th day of June 1982.

On behalf of Actors', Variety and Performing Artists Equity of New Zealand Industrial Union of Workers; Trade Union Centre, Private Bag 5, Newton, Auckland.

S. Tozer, President

Graeme Whimp, National Secretary

On behalf of Battle Truck Films Ltd., 465 Parnell Road, Auckland 1. Rob Whitehouse, Authorised Agent

MEMORANDUM

This collective agreement incorporates the terms of voluntary settlement arrived at by the parties and forwarded to the Court for registration pursuant to section 65 of the Industrial Relations Act 1973.

Having regard to prevailing circumstances the Court has, pursuant to section 92(2) of the Industrial Relations Act 1973, consented to the specified period for which this collective agreement is to continue in force being less than one year from the date of registration.

The rates of remuneration determined by this collective agreement are NOT to be increased by the application of the provisions of the general order of the Arbitration Court made under the Economic Stablisation (Cost-of-Living Increase) Regulations 1980.

(L.S.)

N. P. Williamson, Judge