Please post in a conspicuous place accessible to workers

NEW ZEALAND OIL EXPLORATION WORKERS (OFFSHORE RATES OF WAGES) — COLLECTIVE AGREEMENT (VOLUNTARY)

Dated 22/7/83

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NOTE: See clause 4 herein for the date on which rates of wages come into force.

Published and issued by the Arbitration Court of New Zealand

Form 6

520

Under the Industrial Relations Act 1973

REGISTERED COLLECTIVE AGREEMENT

In the matter of the Industrial Relations Act 1973; and in the matter of the New Zealand Oil Exploration Workers (Offshore Rates of Wages) Dispute of Interest between the New Zealand Labourers General Workers and Related Trades Industrial Union of Workers; *and* Brown Bros., Buxton Tudor and Waugh, Feaver Engineering and Oil Field Services Limited, Petroleum Corporation of New Zealand (Exploration) Limited, Seismograph Services Ltd, Shell BP and Todd Oil Services Ltd, Oil Drilling and Exploration (Borneo) Proprietary Limited: (Being the parties cited in the New Zealand Oil Exploration Workers Award dated 29 October 1982); and the Atlantic Drilling Company Limited, BP Shell Todd (Canterbury) Services Limited, Hunt International Petroleum and the Owens Group Limited.

The Arbitration Court, having before it the terms of a voluntary settlement arrived at 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 22nd day of July 1983.

(L.S.)

J. R. P. Horn, Chief Judge.

Section 65 and 66

Form 5

Regulation 9 (4)

Under the Industrial Relations Act 1973

SUBMISSION OF VOLUNTARY SETTLEMENT FOR REGISTRATION

In the matter of the Industrial Relations Act 1973 and in the matter of the New Zealand Oil Exploration Workers (Offshore Rates of Wages) Dispute of Interest between The New Zealand Labourers General Workers and Related Trades Industrial Union of Workers and The Parties cited in the New Zealand Oil Exploration Workers Award dated 29th October 1982; and The Atlantic Drilling Company Limited, BP Shell Todd (Canterbury) Services Limited, Hunt International Petroleum, The Owens Group Limited.

To the Registrar of the Arbitration Court.

Now whereas the New Zealand Oil Exploration Workers Award dated the 29th October 1982 did not, in respect of the rates of wages contained in Clause 14, provide for an increase in the said rates for the 1981–82 wage bargaining round other than that provided pursuant to the Cost of Living Order granted under the Economic Stabilisation (Cost of Living Increase) Regulations 1980.

And whereas the parties as above-mentioned have been permitted to enter into an instrument making provision to determine the said rates of wages pursuant to the Wage Freeze Regulations 1982 Amendment No. 10 S.R. 1983/76. And whereas the approval of the Wage Freeze Authority has been granted pursuant to the Wage Freeze Regulations.

We hereby submit to you a signed copy of the terms of Voluntary Settlement of the above-mentioned 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 Wellngton this 22nd day of June 1983.

Signatures of Parties: The New Zealand Labourers General Workers and Related Trades Industrial Union of Workers.

C. B. Clayton, General Secretary.

The Atlantic Drilling Company Limited.

A. E. Lawrence, Authorised Agent.

BP Shell Todd (Canterbury) Services Limited

Hunt International Petroleum.

J. A. Young, Authorised Agent.

B. Dodds, Authorised Agent.

The Owens Group Limited.

A. E. Lawrence, Authorised Agent.

The parties cited in the New Zealand Oil Exploration Workers Award dated 29th October, 1982 namely:

Brown Bros

Buxton Tudor and Waugh

Feaver Engineering and Oil Field Services Ltd

Petroleum Corporation of N.Z. (Exploration) Limited

Seismograph Services Ltd

Shell BP and Todd Oil Services Ltd

Oil Drilling and Exploration (Borneo) Pty Limited.

P. N. Jackson, Industrial Advocate.

SCHEDULE ·

1. APPLICATION

This agreement shall apply to the parties named herein and to workers engaged in work as detailed in Clause 1 of the New Zealand Oil Exploration Workers Award dated the 29th day of October 1982.

2. SCOPE

Except as modified by the provisions contained herein, the terms and conditions of the New Zealand Oil Exploration Workers Award dated the 29th day of October 1982 shall stand fast as part of this agreement, and shall operate throughout the Industrial Districts specified in Clause 40 of the said Award.

3. CLAUSE 14 WAGES

	Derrickman	652.53				
	Pumpman	652.53	cents	per	hour	
	Floorman	621.20				
	Roustabout Foreman/Crane Operator	661.20				
	Roustabout	552.56	cents	per	hour	
	Watchstander	621.20	cents	per	hour	
	Materials Man	621.20	cents	per	hour	
	Radio Operator	621.20	cents	per	hour	
	Medic	621.20				
L	a above notes include on allowence for being	ht and	dinter .		-	

The above rates include an allowance for height and dirty work.

4. CLAUSE 42 TERM OF AGREEMENT

This agreement, in so far as the provisions relating to rates of remuneration to be paid, shall be deemed to have come into force on the date hereof and this agreement shall continue in force until the later of the 29th day of February 1984 or such dates as the New Zealand Oil Exploration Workers Award dated the 29th October 1982 is renewed.

Dated at Wellington this 22nd day of June 1983.

Signatures of Parties: The New Zealand Labourers General Workers and Related Trades Industrial Union of Workers.

C. B. Clayton, General Secretary.

The Atlantic Drilling Company Limited.

A. F. Lawrence, Authorised Agent BP Shell Todd (Canterbury) Service Limited.

B. Dodds, Authorised Agent

Hunt International Petroleum.

J. A. Young, Authorised Agent

The Owens Group Limited.

A. F. Lawrence, Authorised Agent

The Parties Cited in the New Zealand Oil Exploration Workers Award dated 29th October 1982, namely:

Brown Bros

Buxton Tudor and Waugh

Feaver Engineering and Oil Field Services Ltd

Petroleum Corporation of N.Z. (Exploration) Limited

Seismograph Services Ltd

Shell BP and Todd Oil Services Ltd

Oil Drilling Exploration (Borneo) Pty Ltd

P. N. Jackson, Industrial Advocate

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.

The parties' settlement for a shortened term has the Court's consent pursuant to section 92 (2) of the Industrial Relations Act 1973 and Regulation 6 (3) of the Wage Adjustment Regulations 1974.

The Court in registering the voluntary settlement has had regard to Regulation 6A (1) of the Wage Freeze Regulations 1982. Further, the Court has had regard to Regulation 5C (2) of the Wage Freeze Regulations 1982. Document No. 27 was previously allocated to New Zealand Hospital Boards

Document No. 27 was previously allocated to New Zealand Hospital Boards Engine Drivers, Boiler Attendants, Firemen and Greasers VCA, and appears in the 81 Book of Awards p. 10409. The document was superseded by Document No. 1209, New Zealand Hospital Boards' Engine Drivers, Boiler Attendants, Firemen and Greasers Award on the 7.5.82.

(L.S.)

J. R. P. Horn, Chief Judge

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Doc. 417

Published and Issued by the Arbitration Court of New Zealand

AUCKLAND, WAIKATO, COOK, NORTHLAND, TAURANGA, TAUMARUNUI, THAMES, AND BAY OF PLENTY HOSPITAL BOARDS LAUNDRY EMPLOYEES': - ERRATUM

DATED: 26/8/83

Re: Auckland, Waitako, Cook, Northland, Tauranga, Taumarunui, Thames, and Bay of Plenty Hospital Boards Laundry Employees' -Collective Agreement (Voluntary)

Dated: 10/7/81

CLAUSE 28 - SICKNESS AT HOME

- In the centre of the page, under the first paragraph of clause
- 27 insert the heading "SICKNESS AT HOME".
- In front of sub-clause (a) insert the number "28".