



ANALYSIS

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1989, No. 90

An Act to amend the Industrial Training Levies Act 1978

[16 October 1989]

BE IT ENACTED by the Parliament of New Zealand as follows:

1. Short Title—This Act may be cited as the Industrial Training Levies Amendment Act 1989, and shall be read together with and deemed part of the Industrial Training Levies Act 1978 (hereinafter referred to as the principal Act).

2. Interpretation—Section 2 of the principal Act is hereby amended by repealing the definition of the term “industrial training board”, and substituting the following definition:

“‘Industrial training board’ means a Board within the meaning of section 2 of the Vocational Training Council Act 1982:”.

3. New sections substituted—The principal Act is hereby amended by repealing sections 6 to 8, and substituting the following sections:

“6. Recovery and collection—On the 1st day of February in every year the occupier of a factory in which the activities of an industry specified in a notice under section 4 (1) of this Act are carried on shall pay to the industrial training board established in respect of the industry the amount of the levy imposed by the notice that is payable in respect of the factory; and the board may recover the amount from the occupier as a debt due to the board.

“7. Increased levy if more employees—If in any registration year the number of employees employed at a factory (being a factory in which the activities of an industry specified in a notice under section 4 (1) of this Act are carried on) so increases as to take the factory out of one group and put it into another for which there is imposed a higher rate of levy,—

“(a) Its occupier shall within 7 days notify the appropriate industrial training board, and pay it the difference between the 2 rates of levy; and

“(b) The board may recover the difference from the occupier as a debt due to the board (whether or not the occupier has notified the board).

“8. Application of levies—Money paid to an industrial training board under this Act forms part of its funds, and may be applied in the performance of its functions.”

This Act is administered in the Department of Labour.
