

NEW ZEALAND NATIONAL AIRWAYS CORPORATION AND TASMAN EMPIRE AIRWAYS, LIMITED, EMPLOYEES—AMENDMENT OF INDUSTRIAL AGREEMENT

In the Court of Arbitration of New Zealand.—In the matter of the Industrial Conciliation and Arbitration Act, 1925, and the Economic Stabilization Regulations 1952 ; and in the matter of the New Zealand National Airways Corporation and Tasman Empire Airways, Limited, Employees industrial agreement, made on the 20th day of February 1952, and recorded in 52 Book of Awards 329.

IN pursuance and exercise of the powers vested in it by Regulation 9 (1) of the Economic Stabilization Regulations 1952, and upon application made in that behalf by the parties to the above mentioned industrial agreement, this Court, for the purpose of giving effect to the pronouncement made by it on the 12th day of July 1952, doth hereby order as follows:—

1. That the said industrial agreement shall be amended in the manner following:—

(1) By deleting subclauses (a) and (b) of clause 5 (Wages) and substituting the following subclauses:—

“The minimum rates of pay shall be as follows:—

“(a) Males—

“ 1st year—			£	
“ 1st half	205	per annum.
“ 2nd half	215	”
“ 2nd year—				
“ 1st half	240	”
“ 2nd half	250	”
“ 3rd year—				
“ 1st half	280	”
“ 2nd half	290	”
“ 4th year—				
“ 1st half	310	”
“ 2nd half	330	”
“ 5th year—				
“ 1st half	350	”
“ 2nd half	370	”
“ 6th year	400	”
“ 7th year	435	”
“ 8th year	470	”
“ 9th year	520	”
“ 10th year	540	”

“ (b) Females—

“ 1st year—			£	
“ 1st half	205	per annum.
“ 2nd half	215	”
“ 2nd year—				
“ 1st half	240	”
“ 2nd half	250	”
“ 3rd year—				
“ 1st half	280	”
“ 2nd half	290	”
“ 4th year—				
“ 1st half	310	”
“ 2nd half	330	”
“ 5th year—				
“ 1st half	350	”
“ 2nd half	370	”
“ 6th year	380	”
“ 7th year	400	” ”

(2) By deleting clause 7 (Increase in Rates of Remuneration).

(3) By deleting from the undermentioned clauses the figures and symbols set out in the first column hereunder and substituting in each case the figures and symbols respectively set out in the second column hereunder:—

		<i>First Column.</i>	<i>Second Column.</i>
Clause 1	£575	£612 10s.
Clause 3 (d)	3s.	3s. 6d.
Clause 3 (e)	5s.	5s. 9d.
Clause 6 (a)	3s.	3s. 6d.
Clause 6 (b)	3s.	3s. 6d.
Clause 8	£245	£281 15s.

2. That this order shall be deemed to have come into force on the 1st day of September 1952.

Dated this 11th day of May 1953.

[L.S.]

W. F. STILWELL, Judge.

MEMORANDUM

This amendment gives effect to an agreement of the representatives of the parties.

The rates of remuneration prescribed in the industrial agreement are *not* to be increased by the application of the provisions of the Court's general order of the 30th January 1951.

W. F. STILWELL, Judge.

(NOTE.—The industrial agreement referred to above was declared to be an award by the Court of Arbitration on 23 December 1952 (52 Book of Awards 2336).