

NEW ZEALAND LICENSED HOTELS CLERICAL EMPLOYEES—AMENDMENT OF AWARD

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 Licensed Hotels Clerical Employees award, dated the 21st day of July 1952, and recorded in 52 Book of Awards 1059.

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 award, 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 award shall be amended in the manner following:—

(1) By deleting subclauses (a) and (b) of clause 2 (Wages) and substituting the following subclauses:—

“(a) The minimum weekly rates of wages shall be as follows:—

—	1st.	2nd.	3rd.	4th.	Others.
Females—					
Where five or more clerical workers are employed	130/-	115/-	103/6	95/-	86/-
Where four clerical workers are employed	120/-	110/-	100/-	95/-	..
Where three clerical workers are employed	112/6	100/-	95/-
Where two clerical workers are employed	107/6	97/6
Where one clerical worker is employed	105/-
Males	175/-

“(b) In addition to the above wages, every worker shall be entitled to board and lodging, subject to the following conditions:—

“(i) A separate bedroom, with the usual service.

“(ii) Meals shall be served in the hotel under the same conditions as the guests.

“(iii) Where lodging-accommodation is not provided, workers shall receive a lodging allowance of 12s. 8d. per week in lieu thereof.

“(iv) Where meals are not provided, workers shall receive a meal allowance of £1 5s. 4d. per week in lieu thereof.

“(v) Where meals are not provided on their days off, workers shall be paid an additional 3s. 6d. per day.”

(2) By deleting clause 3 (Increase in Rates of Remuneration).

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

Dated this 22nd 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 award 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.