NEW ZEALAND AIRCRAFT WORKERS ORDER VARYING APPLICATION OF GENERAL ORDER

In the Court of Arbitration of New Zealand—In the matter of the Industrial Conciliation and Arbitration Act 1954, and the Economic Stabilisation Regulations 1953; and in the matter of the New Zealand Aircraft Workers Award, dated the 18th day of August 1966, and recorded in 66 Book of Awards

UPON reading the joint application made by New Zealand National Airways Corporation, Air New Zealand Ltd., Straits Air Freight Express Ltd., and the New Zealand Engineering, Coachbuilding, Aircraft and Related Trades Industrial Union of Workers, parties to the New Zealand Aircraft Workers Award, dated the 18th day of August 1966, the Court, in pursuance and exercise of the powers conferred on it by regulation 4 of the Economic Stabilisation Regulations 1953, and of every other power in that behalf enabling it, doth hereby order as follows:

1. That workers whose employment is subject to the said award and who are employed by New Zealand National Airways Corporation, Air New Zealand Ltd., or Straits Air Freight Express Ltd. shall be excluded from the operation of the general order of 10 November 1966 in so far as the rates of remuneration determined by clauses 2 (a) (i) and 3 (a) of the said award are concerned, but not otherwise.

2. That this order shall be deemed to have come into force on the 1st day of December 1966.

Dated this 7th day of February 1967.

[L.S.]

A. P. BLAIR, Judge.

MEMORANDUM

In the grounds on which the application to the Court was based, the parties concerned have indicated that it has been agreed to continue to align the wage rates of the workers involved with the rates paid in the State services and any adjustment to clauses 2 (a) (i) and 3 (a) will be dependent upon any determination issued by the State Services Commission as a result of the ruling rates survey required to be made pursuant to section 42 (2) of the State Services Act 1962. A. P. BLAIR, Judge.