

ECONOMIC STABILISATION REGULATIONS 1953—EXCLUSIONS FROM OPERATION
OF GENERAL ORDER OF 5 AUGUST 1968

In the Court of Arbitration of New Zealand, Wellington Industrial District—In the matter of the Industrial Conciliation and Arbitration Act 1954; and in the matter of the Economic Stabilisation Regulations 1953.

In pursuance and exercise of the powers conferred on it by regulation 4 (1) of the Economic Stabilisation Regulations 1953, and upon applications made in that behalf, the Court doth hereby order as follows:

1. That the provisions of the general order of the Court made under the said regulations and dated the 5th day of August 1968 shall not apply to the under-mentioned industrial agreements and the workers whose employment is subject to the said industrial agreements are hereby excluded from the operation of that general order:

Air New Zealand Limited, New Zealand National Airways Corporation, and Safe Air Limited Clerical Employees Industrial Agreement, dated the 26th day of February 1968 – Registered No. 3/68.

Lower Hutt City Council Clerical and Other Employees Industrial Agreement, dated the 9th day of December 1966 – Registered No. 3/67 (66 Book of Awards 3072).

Taranaki, Wellington, Marlborough, Nelson, and Westland Hospital Boards' Clerical Workers Industrial Agreement, dated the 30th day of April 1968 – Registered No. 8/68.

2. That this order shall be deemed to have come into force on the 19th day of August 1968.

Dated this 2nd day of October 1968.

[L.S.]

J. B. THOMSON, Judge.

MEMORANDUM

This order results from applications under regulation 4 (1) of the Economic Stabilisation Regulations 1953 and corresponds with exclusions made for the same reason subsequent to other general orders.

The special grounds stated in accordance with regulation 4 (3) are common to each application, and are to the effect that exclusion from the operation of the general order of the Court is necessary because it has been agreed by the respective parties that the wage or salary rates to be paid by the authorities concerned shall be related to the rates operating in the State Services and shall be amended from time to time to reflect any variations made by the State Services Commission following ruling rates surveys taken under section 42 of the State Services Act 1962.

J. B. THOMSON, Judge.