NEW ZEALAND BUILDING CADETS -AMENDMENT OF PRINCIPAL DETERMINATION UNDER THE TECHNICIANS TRAINING ACT 1967.

This Determination made in pursuance of the Technicians Training Act 1967 this 25th day of June 1970 amends the Principal Determination on Conditions of Employment of Building Cadets made on 11th day of February 1969 in the manner following, that is to say:

- 1. By deleting sub-clause 2.4 and substituting thereafter the following sub-clause:

 "2.4 The parties to any contract of cadetship to which this determination applies shall, within 28 days of the commencement of the employment of the cadet or the making of an alteration, as the case may be, submit the contract or alteration to the Council for registration. The Council upon registering the contract or alteration shall supply the employer and the cadet with a copy of the contract or alteration signed by all parties to such contract or alteration."
- 2. By adding to Clause 6 the following new sub-clause:
 - "6.2 The Council may in its discretion require that any time lost by a cadet through his own default, sickness or accident arising out of or in the course of his employment be made up in part or full before the contract is deemed to be completed."
- 3. By deleting sub-clauses 13.1.1 and 13.1.2 and substituting therefor the following sub-clauses:
 - 13.1.1 Class A building cadets who are full-time students as defined in Clause A.13 of the Principal Training Scheme."

	V	lages per week
1st year		\$18.50
2nd year		\$23.15
3rd year		\$36.90
4th year		\$41.90
5th year		\$47.50

13.1.2 Class B building cadets who are part-time students as defined in Clause A.13 of the Principal Training Scheme."

	Wages per week
1st year	 \$25.00
2nd year	 \$30.65
3rd year	 \$36.90
4th year	 \$41.90
5th year	 \$47.50

"Under the Principal Training Scheme a "Class A building cadet" is a building cadet who during the first and second year of his contract attends a Technical Institute full-time during normal school hours and who is otherwise employed by his employer during normal school holidays, and who during the third and fourth years of his contract is employed full-time by the employer, subject to release for a minimum of six hours per week during normal working hours to attend Technical Classes and/or complete assignments provided by a Technical Correspondence Institute course. During the fifth year of his contract the Building Cadet will be employed full-time by the employer; while a "Class

B building cadet" is a building cadet who during the term of his contract is employed fulltime by the employer, subject to release for a minimum of six hours per week during normal working hours to attend Technical Classes and/or complete assignments provided by a Technical Correspondence Institute course."

- 4. By deleting the figures and symbol \$40.00 appearing in the last sentence of subclause 13.2.3 and substituting therefor the figures and symbol \$50.00.
- 5. By deleting sub-clause 19.1 and substituting therefor the following sub-clause:

 "19.1 Every worker shall at the end of each year of his employment by any employer become entitled to an annual holiday of two weeks paid on the basis of the worker's average weekly taxable earnings, provided that the holiday pay does not exceed the worker's ordinary pay plus 30 per cent and provided, further, that in no case shall the holiday pay be less than the worker's ordinary pay at the time of taking the holiday. For the purpose of calculating a worker's average weekly taxable earnings for the year the employer may fix a close-off date other than the anniversary date of the worker's commencement of employment."
- 6. This Determination insofar as the provisions relating to the rates of wages to be paid are concerned, shall be deemed to have come into force on 1st June 1970, and so far as all other provisions of the determination are concerned shall come into force on the day of the date hereof.

For and on behalf of the Building Industry Technician Training Council.

E.G. Davey, Chairman.