TARANAKI CONCRETE AND PUMICE GOODS WORKERS— AMENDMENT OF AWARD

In the Court of Arbitration of New Zealand, Taranaki Industrial District—In the matter of the Industrial Conciliation and Arbitration Act 1954; and in the matter of the Taranaki Concrete and Pumice Goods Workers Award, dated the 13th day of February 1970, and recorded in 70 Book of Awards p. 263.

Upon reading the joint application made by the original parties to the Taranaki Concrete and Pumice Goods Workers Award, dated the 13th day of February 1970: and upon being satisfied that the said parties are desirous that the award should be reviewed by it, the Court, in pursuance and exercise of the powers vested in it by section 162 (1) (b) of the Industrial Conciliation and Arbitration Act 1954, and with the consent of the said parties, doth hereby order as follows:

1. That the said award shall be amended in the manner following:

(1) By deleting subclauses (a) and (c) of clause 3 (Wages) and substituting therefor the following subclauses:

"(a) The following shall be the minimum rates of wages:

						Hourly Workers cents			
Working foreman									
						105.5			
Head stresser					42.20	105.5			
Workers employed	l in the	manufa	cture of	pre-					
stressed products						103.0			
Metal reinforcemen						104.8			
Men on cement-gu	n in tile	works			41.76	104.4			
Junction fitters and	l makers				41.00				
Pattern or wooden mould makers for concrete									
sundries						102.1			
Mixers for concrete pipes, posts and other concrete									
products					40.84	102.1			
Moulders					40.84	102.1			
Moulders lining ire	on or ste	eel pipes	with cond	crete	40.84	102.1			
Men engaged on b						102.1			
Men mixing for pro					40.84	102.1			
Metal-reinforcemen			ine)		42.20	105.5			
Metal-reinforcemen						103.0			
Concrete-roofing ti	le make	rs			41.20	103.0			
Assemblers for pip	es				40.40	101.0			
Men engaged in making of concrete and/or pumice									
coppers						108.8			
All other workers					39.52	98.8			

An employer shall, when engaging any worker under this subclause inform the worker whether he is to be employed on a weekly or an hourly basis. Unless notice of employment on an hourly basis is confirmed in writing within one month from the date of engagement, the employment shall be deemed to be a weekly one."

"(c) Nothing in this award shall apply to a working foreman in receipt of a salary in excess of \$2,770 per annum excluding overtime."

(2) By deleting subclause (a) of clause 4 (Youths) and substituting therefor the following subclause:

"(a) The following shall be the minimum weekly rates of wages for youths:

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			\$
Under 17 years of age		 	20.12
17 to 18 years of age		 	23.10
18 to 19 years of age		 	25.66
19 to 20 years of age		 	31.26
Thereafter adult rates.'	,		

(3) By deleting the date "17th day of June 1971" where it appears in the enacting sheet and in clause 22 (Term of Award) and substituting therefor in each case the date "30th day of September 1971".

- 2. That for the purpose of removing doubts as to the operation of the general order of the Court made under the General Wage Orders Act 1969 and dated 3 November 1970, it is hereby declared that the amended rates of remuneration provided by this order shall, on and after 23 November 1970, be increased to the extent and in the manner prescribed by the said general order.
- 3. That this order shall come into force on the day of the date hereof, except that in so far as it relates to the rates of wages to be paid it shall be deemed to have come into force on the first day of the pay week in each establishment commencing on or after the 2nd day of August 1970.

Dated this 2nd day of February 1971.