SAFE AIR LIMITED PILOTS—ORDER VARYING APPLICATION OF GENERAL ORDER

In the Court of Arbitration—In the matter of the Industrial Conciliation and Arbitration Act 1954 and of the General Wage Orders Act 1969; and in the matter of the Safe Air Limited Pilots Industrial Agreement, dated the 24th day of March 1970, and recorded in 70 Book of Awards 633.

Upon reading the joint application made by Safe Air Limited and the New Zealand Airline Pilots Association Industrial Union of Workers, parties to the Safe Air Limited Pilots Industrial Agreement, dated the 24th day of March 1970, The Court, in pursuance and exercise of the powers conferred on it by section 6 of the General Wage Orders Act 1969 and of every other power in that behalf enabling it, Doth Hereby Order as follows:

- 1. That the workers whose employment is subject to the said industrial agreement and who are employed by Safe Air Limited shall be excluded from the operation of the general order of 3 November 1970 in so far as the rates determined by clauses 6 (a), 7 (c), and 18 (b) are concerned, but not otherwise.
- 2. That this order shall be deemed to have come into force on the 23rd day of November 1970.

Dated this 2nd day of March 1971. (L.S.)

A. P. BLAIR, Judge.

MEMORANDUM

The grounds for the application to the Court are to the effect that it has been agreed between the parties concerned that the rates of remuneration involved are based on those in operation for employees in the State Services and that any adjustments will be made in accordance with the appropriate determinations issued under the State Services Remuneration and Conditions of Employment Act 1969.

A. P. BLAIR, Judge.