Document: 1037

Published and issued by the Arbitration Commission of New Zealand

NEW ZEALAND BOILERMAKING INDUSTRY - AMENDMENT TO APPRENTICESHIP ORDER

Dated: 23/6/88

IN THE ARBITRATION COMMISSION OF NEW ZEALAND

IN THE MATTER of the Apprenticeship
Act 1983;

AND IN THE MATTER of the New
Zealand Boilermaking Industry
Apprenticeship Order dated the 10th
day of July 1986 and recorded in 86
Book of Awards page 9765

WHEREAS by section 33(1)(b) of the Apprenticeship Act 1983, the Arbitration Commission is empowered to amend any apprenticeship order:

AND WHEREAS application has been made to the Commission by the New Zealand Boilermaking and Moulding Industry Apprenticeship Committee for amendment of the New Zealand Boilermaking Industry Apprenticeship Order dated the 10th day of July 1986:

<u>AND WHEREAS</u> the Commission has considered the recommendations made to it by the said committee:

NOW, THEREFORE, THE COMMISSION, in pursuance and exercise of the powers vested in it by the said Act, DOTH HEREBY ORDER as follows:

1. THAT the said apprenticeship order shall be amended in the manner following:

By deleting subclause 20.5 of clause 20 (Obligations of Employer) and substituting therefor the following subclause:

"20.5 The employer shall see that each apprentice is supplied with one shifting spanner (300 millimetres), one stilson wrench (350 millimetres), one folding boilermakers' metal rule (600 millimetres), one set square and combination square with blade (300 millimetres), one pair of spring dividers (200 millimetres), one scriber, one centre punch, one template punch, one flexible steel tape (10 metres), and a portable toolbox (with key) to contain these tools, but after being once supplied the apprentice shall be responsible for the tools, and in the event of the apprentice leaving employment before the completion of the contract all of the said tools shall be returned to the employer or replaced at the expense of the apprentice unless the apprentice can show that any of such tools have been damaged or broken in the carrying out of his or her work, or lost through no fault of the apprentice."

2. $\underline{\text{THAT}}$ this order shall operate and take effect as from the day of the date hereof.

DATED AT WELLINGTON this 23rd day of June 1988.

(L.S.)

I.M. Mackay
CHIEF COMMISSIONER