

Dear Sirs,

I am writing regarding the proposed exemption that ADE's are seeking to continue using the BSWAT test.

My daughter works at an ADE and during the BSWAT tests, fails comprehensively in the competency section, as do her co-workers.

This has the effect of halving her productivity score, and subsequently her rate per hour.

As a newly arrived migrant, she has no claim on benefits to supplement her abysmal wage of \$3.27 per hour.

To carry on with this illegal and discriminatory test for a further three years would be a disgrace, and a mockery of the justice system.

The simple solution would be for the wages to be based on the productivity test only, and the difference subsidised by Government on a reducing scale over 3 years.

This would enable the ADE's to increase their charges gradually, to absorb these higher wages.

Overall this would not cost an enormous amount, as if the wages were increased, the benefits claimed would be reduced accordingly.

Employees, like my daughter, a legal migrant, who is treated worse than an illegal migrant, would benefit.

John Case