28 April 1995

SERIAL B3449

CROWN EMPLOYEES (GENERAL) CONCILIATION COMMITTEE

INDUSTRIAL RELATIONS COMMISSION OF NEW SOUTH WALES

Application by the Public Service Association of New South Wales, industrial organisation of employees.

(No. IRC 3415 of 1994)

Before the Honourable Justice Schmidt

3 February 1995

ORDER

The Commission orders that —

1. There be established a new Crown Employees (General) Conciliation Committee for the industries and callings of —

Employees of the Crown, including employees of any person or corporation employing persons on behalf of the Government of the State of New South Wales, permanent and temporary, whether employed under the Public Service Acts or otherwise, who are graded in the general division of the public service, engaged in work substantially similar in character to persons so graded, including Herd Recorders employed in connection with the Herd Production Improvement Scheme conducted by the Department of Agriculture and Gate Keepers under the control of the Department of Agriculture employed in Tick Quarantine Areas of the State:

excepting employees of ---

The Water Board;

The Hunter District Water Board; State Rail Authority of New South Wales; Urban Transit Authority of New South Wales; The Maritime Services Board of New South Wales; The Electricity Commission of New South Wales; The Zoological Parks Board of New South Wales;

excepting also ----

Employees employed under the *Police Regulation Act* 1899 or any statute passed in substitution for, or amendment of, the same;

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Labourers employed by the Forestry Commission; Labourers employed at the State Experimental Farms;

and excepting also all persons within the jurisdiction of the following Conciliation Committees -

Bakers (Country); Bakers (Cumberland); Bakers (Northumberland); Bespoke Bootmakers, &c. (State); Blind Industry Manufacture (State); Bookbinders, Letterpress Machinists, and Lithographic Workers, Males (Cumberland and Newcastle): Boot and Shoe Manufacturers (State): Breadcarters (Northumberland); Brickmakers, &c. (State); Builders' Labourers (State); Carpenters, Bricklayers (State); Compositors, &c. (Country); Crown Employees (Dredges, &c.) Crown Employees (Hospitals and Homes); Crown Employees (Mental Nurses); Crown Employees (Metropolitan Meat Industry Board); Crown Employees (Nurses in the Departments of Education and Public Health); Crown Employees (State Dockyard); Electricians, &c. (State); Engine Drivers, &c., General (State); Engineers, &c. (State); Farriers (State); Ferries (National); Furnishing Trades (State); Gangers (State); Ironworkers' Assistants, &c. (State); Labourers, Railway and Road Construction, &c. (State); Motor Car Washers, &c. (State); Painters, &c. (State); Photographers (State); Plasterers, &c. (State); Plumbers and Gasfitters (State); Printing Industry, Compositors, Cardboard Box Makers and Females (Cumberland and Newcastle); Process Engravers, &c. (Cumberland and Newcastle); Sawmillers, &c. (State); Security and Cleaning, &c. (State); Ship Painters and Dockers (State);

Shipwrights, &c. (State); Slaters, &c. (State); Stonemasons, &c. (State); Surveyors' Assistants (State); Tanners, &c. (State);

and excepting also — employees within the jurisdiction of The National Parks and Wildlife Service, &c., Employees Conciliation Committee and the Grain Terminal Operators and Staff (State) Conciliation Committee;

and excepting also — persons within the jurisdiction of the Fish Marketing Authority Conciliation Committee;

and excepting also —

Carters, grooms, stablemen, yardmen and motor waggon drivers, cutters and trimmers, pressers, shop assistants, storemen and packers and tailors and tailoresses;

Persons employed in or in connection with the marketing or selling of fish by wholesale.

2. The said committee shall consist of two representatives of employers and two representatives of employees.

3. The representatives of employers shall be appointed, upon nomination as prescribed, two by the Public Employment Industrial Relations Authority and by the Roads and Traffic Authority of New South Wales shall have alternate nominating rights as to one.

4. The representatives of employees shall be appointed, upon nomination as prescribed, two by the Public Service Association of New South Wales, and one by The AWU — FIME Amalgamated Union, New South Wales.

5. This order shall take effect on and from 3 February 1995.

M. SCHMIDT, J.

Printed by the authority of the Industrial Registrar.