26 April 1996

SERIAL B4149

STARCH AND CONDIMENT MAKERS, &c. (STATE) CONCILIATION COMMITTEE

INDUSTRIAL RELATIONS COMMISSION OF NEW SOUTH WALES

Application by the National Union of Workers, New South Wales Branch, industrial organisation of employees.

(No. IRC 2561 of 1995)

Before the Honourable Mr Justice Marks

12 December 1995

ORDER

The Commission orders that —

1. The Starch and Condiment Makers, &c. (State) Conciliation Committee published 21 May 1993 (275 I.G. 150), be dissolved.

2. There be established a new Starch and Condiment Makers, &c. (State) Conciliation Committee for the industries and callings of —

Employees employed in grain mills (other than wheaten flour mills), cereal food and starch mills, coffee mills, wholesale grocery stores and factories, as well as employees engaged in the manufacture of stove, boot and floor polishes, the manufacture of macaroni, vermicelli, spaghetti, cake and pudding mixes, the manufacture of hydrolysed vegetable protein, noodles, soup powders or tablets, junket powders or tablets, caramel powder, glucose, dextrin and self-raising flour; the handling or putting up of honey, butter (not in butter factories), processed cheese (not other cheese factories) and junket tablets; the manufacture of cream of tartar, tartaric acid and any by-products thereof; the grinding of drugs and spices, condiment makers, chicory roasters, malt roasters, peanut roasters, custard mixers and jelly blenders;

excepting ---

engine drivers and firemen, greasers, trimmers, cleaners and pumpers engaged in or about the driving of engines; drivers of motor bikes and other motor or power-propelled vehicles used for the carriage of articles of merchandise;

and excepting —

those employees within the jurisdiction of the Jam, Vinegar, Sauce, &c., Manufacture (State) Conciliation Committee; employees employed by milk vendors;

and excepting the County of Yancowinna.

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

4. The representatives of employers shall be appointed, upon nomination as prescribed, by the Chamber of Manufactures of New South Wales.

5. The representatives of employees shall be appointed, upon nomination as prescribed, by the National Union of Workers, New South Wales Branch.

6. This order shall take effect on and from 12 December 1995.

F. MARKS, J.

Printed by the authority of the Industrial Registrar.