SERIAL B4548

SUGAR WORKERS (CSR LIMITED, PYRMONT) CONCILIATION COMMITTEE

INDUSTRIAL RELATIONS COMMISSION OF NEW SOUTH WALES

Application by the Australian Liquor, Hospitality and Miscellaneous Workers Union, New South Wales Branch, industrial organisation of employees.

(No. IRC 1410 of 1996)

Before the Honourable Mr Justice Cahill, Vice-President

19 June 1996

ORDER

The Commission orders that —

1. There be established a new Sugar Workers (CSR Limited, Pyrmont) Conciliation Committee for the industries and callings of — $\,$

Section 1 —

All persons employed by CSR Limited, in or in connection with the manufacture and/or distribution of sugar.

Section 2 —

All persons employed by CSR Limited, in or in connection with the distilling of alcohol from sugar by-products.

Excepting from Section 2 —

Engineers, fitters, turners, blacksmiths, coppersmiths, patternmakers;

Boilermakers;

Moulders:

Makers, fitters, repairers and installers of electrical apparatus and installations,

employees engaged in the maintenance of electrical apparatus and installations,

or in running electrical plant;

Ironworkers' assistants;

Tinsmiths, canister makers;

Sheet-iron workers and tin-box makers;

Sawyers;

Carpenters and joiners;

Engine drivers and firemen, greasers, trimmers, cleaners and pumpers engaged in or about the driving of engines, electrical and oil-driven cranes (including mobile cranes) winch and motor drivers;

Plumbers and gasfitters, and their assistants;

Painters;

Bricklayers and tuckpointers;

Labourers employed in the erection, alteration or demolition of buildings;

Stonemasons and rubblemasons;

Cement mixers, concrete workers;

Hammer and drill men, platelayers, manhole builders and tool sharpeners;

Rockchoppers and sewer miners;

Shipwrights and boatbuilders;

Plasterers; and persons employed on tugboats;

and excepting from both sections —

employees within the jurisdiction of the following Conciliation Committees:

Sugar Field Workers (State);

Sugar Manufacturers (State);

Transport Industry — Mixed Enterprises (State).

- 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, by CSR Limited.
- 4. The representatives of employees shall be appointed, upon nomination as prescribed, by the Australian Liquor, Hospitality and Miscellaneous Workers Union, New South Wales Branch.
- 5. This order shall take effect on and from 19 June 1996.

J. J. CAHILL, V. P.