

**METALLIFEROUS MINERS, &c., GENERAL (STATE) INDUSTRIAL
COMMITTEE**

INDUSTRIAL RELATIONS COMMISSION OF NEW SOUTH WALES

Application by The Australian Workers' Union, New South Wales, industrial organisation of employees.

(Nos. IRC 193 & 194 of 2005)

The Honourable Justice Boland

21 February 2005

ORDER

The Commission orders that -

1. The Metalliferous Miners, &c., General (State) Industrial Committee published 3 December 1993 (277 I.G. 605), be dissolved.
2. There be established a new Metalliferous Mining (State) Industrial Committee for the Industries and Callings of: -

All persons employed by metalliferous miners and all labourers in or about metalliferous mines; employees engaged in or in connection with mining for minerals other than coal or shale; in or about diamond and gem-bearing mines; in or about mining dredges, ore sluicing processes, ore smelting, refining, treatment, and reduction works, in the State, excluding the County of Yancowinna;

excepting -

All employees engaged in or in connection with mining for minerals or metals (other than coal or shale) in or about floating bucket dredges, and including, in connection with such mining, the concentration, extraction and preparation of the said minerals or metals;

excepting also employees of -

Blue Circle Southern Cement Limited;
The Kandos Cement Company Limited;
Southern Portland Cement Limited;
Electrolytic Refining and Smelting Company of Australia Proprietary Limited, Austral Standard Cables Proprietary Limited, at Port Kembla;
The Council of the City of Sydney;
Sydney Electricity; and of Australian Iron and Steel Proprietary Limited, within jurisdiction of the Iron and Steel Workers employees (Australian Iron and Steel Proprietary Limited) Industrial Committee and the Quarries (Australian Iron and Steel Pty Limited) Industrial Committee;

excepting also employees within the jurisdiction of the following Industrial Committee -

Quarries, Magnsite, Dolomite and Gypsum (State);
Smelting and Fertilizer Manufacturing (Sulphide Corporation Pty Limited and Greenleaf Fertilizers Limited);
Cement Workers, &c. (State).

3. The said Industrial Committee shall consist of four (4) representatives of employers and four (4) representatives of employees.
4. The representatives of employers shall be appointed, upon nomination as prescribed, four (4) by the Australian Mines and Metals Association.

5. The representatives of employees shall be appointed, upon nomination as prescribed, two (2) by The Australian Workers' Union, New South Wales, one (1) by Electrical Trades Union of Australia, New South Wales Branch; and one (1) by Automotive, Food, Metals, Engineering, Printing and Kindred Industries Union (New South Wales Branch).
6. This order shall take effect from 21 February 2005 for a period of three (3) years.

R. P. BOLAND *J.*

Printed by the authority of the Industrial Registrar.