

**FISH WHOLESALE MARKETING (STATE) INDUSTRIAL  
COMMITTEE**

INDUSTRIAL RELATIONS COMMISSION OF NEW SOUTH WALES

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

(No. IRC 382 & 404 of 2005)

The Honourable Justice Boland

16 March 2005

**ORDER**

The Commission orders that:-

1. The Fish Wholesale Marketing (State) Industrial Committee published 6 August 1996 (276 I.G. 89), be dissolved.
2. There be established a new Fish Wholesale Marketing (State) Industrial Committee for the Industries and Callings of:-

All employees in or in connection with the market selling by wholesale of fish, as defined by the Fisheries Management Act 1994, including crustacea and oysters, and all marine, estuarine and freshwater animal life, and including persons employed in processing, packing and the treatment of fish, which includes crumbing and battering and activities associated therewith, in connection with such marketing or selling by wholesale in the State;

excepting-

Employees in seagoing trawlers and on coal hulks or lighters;  
Watchmen, caretakers, cleaners and gatekeepers;  
Employees in freezing or cold storage works or chambers;  
Carters, grooms, stablemen, yardmen and drivers of motor and other power-propelled vehicles;  
Employees of the Crown, permanent and temporary, whether under the Public Service Acts or otherwise graded in the clerical division of the Public Service or engaged in work substantially similar in character to persons so graded;  
Employees of the Council of the City of Sydney;

and excepting

Employees within the jurisdiction of the Watchmen and Gatekeepers (Waterfront) Industrial Committee;  
Persons within the jurisdiction of the Clerical and Administrative Employees (State) Industrial Committee;  
Persons within the jurisdiction of the Fish Marketing Authority Industrial Committee.

3. The said Industrial Committee shall consist of two (2) representatives of employers and two (2) representatives of employees.
4. The representatives of employers shall be appointed, upon nomination as prescribed, 2 by Employers First.
5. The representatives of employees shall be appointed, upon nomination as prescribed, 2 by The Australian Workers' Union, New South Wales.
6. This order shall take effect from 16 March 2005 for a period of three (3) years.

R. P. BOLAND *J.*

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