

**PARKING EMPLOYEES (STATE) 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 1409 of 1996)

Before the Honourable Mr Justice Hill

27 June 1996

**ORDER**

The Industrial Relations Commission orders that —

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

All persons employed in or in connection with parking stations and/or car parks and parking services within the constitution of the Australian Liquor, Hospitality and Miscellaneous Workers Union, Miscellaneous Workers Division, New South Wales Branch, but excluding directly employed car park attendants within the constitution rule of The New South Wales Theatrical Employees Union; and

*excepting* employees of —

State Rail Authority of New South Wales;  
State Transit Authority of New South Wales;  
Roads and Traffic Authority of New South Wales;  
The Water Board;  
The Hunter District Water Board;  
South Maitland Railways Pty Limited;  
The Council of the City of Sydney and of shire and municipal councils;  
The Council of the City of Newcastle;  
The Northern Rivers County Council;  
Sydney Electricity;  
The Electricity Commission of New South Wales, trading as Pacific Power;

*and excepting also* employees within the jurisdiction of the following Conciliation Committees —

County Council (Electricity Undertakings) Employees;  
Shortland County Council;  
Vehicle Industry (State);  
Retail Services Employees (State);

*and excepting also* all persons employed in or in connection with hospitals, mental hospitals, public charitable institutions or ambulance work.

2. The said committee shall consist of three representatives of employers and three representatives of employees.
3. The representatives of employers shall be appointed, upon nomination as prescribed, two by The Employers' Federation of New South Wales and one by the Chamber of Manufactures of New South Wales (Industrial); and the following organisations shall have alternate nominating rights as prescribed, one by the Motor Traders' Association of New South Wales and one by The Retail Traders' Association of New South Wales.
4. The representatives of employees shall be appointed, upon nomination as prescribed, by the Australian Liquor, Hospitality and Miscellaneous Workers Union, Miscellaneous Workers Division, New South Wales Branch.
5. This order shall take effect on and from 27 June 1996.

B. E. HILL, *J.*

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Printed by the authority of the Industrial Registrar.