

SERIAL B4402

ELECTRICIANS, &c. (STATE) CONCILIATION COMMITTEE

INDUSTRIAL RELATIONS COMMISSION OF NEW SOUTH WALES

Application by the Electrical Trades Union of Australia, New South Wales Branch, industrial organisation of employees.

(No. IRC 433 of 1996)

Before the Honourable Mr Justice Cahill, Vice-President

8 March 1996

ORDER

The Commission orders that —

1. The Electricians, &c. (State) Conciliation Committee published 10 September 1993 (276 I.G. 534), be dissolved.
2. There be established a new Electricians, &c. (State) Conciliation Committee for the industries and callings of —

Makers, fitters, repairers and installers of electrical apparatus and installations and persons assisting therein, and employees engaged in the maintenance of electrical apparatus and installations and persons assisting therein, or in running electrical plant, and in connection with such industries, all oxy-acetylene and electric welders in the State, excluding the County of Yancowinna;

excepting employees of —

State Transit Authority of New South Wales;
State Rail Authority of New South Wales;
The Roads and Traffic Authority;
The Water Board;
The Hunter District Water Board;
South Maitland Railways Pty Limited;
Southern Copper Limited, Metal Manufactures Limited, Incitec Limited;
The Broken Hill Proprietary Company Limited at Newcastle;
Australian Iron and Steel Proprietary Limited, within the jurisdiction of the Iron and Steel Works Employees (Australian Iron & Steel Proprietary Limited) Conciliation Committee and the Quarries (Australian Iron and Steel Pty Limited) Conciliation Committee;
Blue Circle Southern Cement Limited;
The Council of the City of Sydney;
Sydney Electricity;

The Electricity Commission of New South Wales (Pacific Power);
Municipal, shire and county councils, or of persons or corporations supplying electricity to the said councils, or to the public under agreement with the said councils;
Australian Wire Industries Pty Ltd at its Sydney Wiremill;
Australian Wire Industries Pty Ltd at its Newcastle Wiremill;
The Council of the City of Newcastle;
The Australian Gas Light Company;

and excepting also employees —

In or about coal mines north of Sydney, in or about coal mines in the South Coast district, in or about coal and shale mines west of Sydney;

In or about metalliferous and limestone mines; in or in connection with mining for minerals other than coal or shale; and in or about diamond and gembearing mines, mining dredges, ore sluicing process, ore smelting, refining, treatment and reduction works;

and excepting also —

All persons employed in or in connection with hospitals, mental hospitals, public charitable institutions or ambulance work;
Persons employed in or by The United Dental Hospital of Sydney;

and excepting also employees within the jurisdiction of the —

Australian Wire Industries Pty Ltd — Newcastle Ropery Conciliation Committee;
Breweries, &c. (State) Conciliation Committee;
Cement Workers, &c. (State) Conciliation Committee;
Crown Employees (Skilled Tradesmen) Conciliation Committee;
Electrical Contracting Industry (State) Conciliation Committee;
John Lysaght (Australia) Limited Newcastle Conciliation Committee;
John Lysaght (Australia) Limited Port Kembla Conciliation Committee;
John Lysaght (Australia) Limited Unanderra Conciliation Committee;
Milk Treatment, &c., and Distribution (State) Conciliation Committee;
Public Hospital (Skilled Tradesmen) Conciliation Committee;
Smelting and Fertilizer Manufacturing Conciliation Committee;
Special Steels and Steel Products Manufacture (Commonwealth Steel Company Limited) Conciliation Committee;
Tubemakers of Australia Limited, Newcastle Conciliation Committee;
Tubemakers of Australia Limited, Yennora Conciliation Committee.

3. The said committee shall consist of two members representing employers and two members representing employees, with a Conciliation Commissioner as Chairperson.

4. The representatives of employers shall be appointed jointly, upon nomination as prescribed, by the Chamber of Manufactures of New South Wales (Industrial), The Employers' Federation of New South Wales and the Metal Trades Industry Association of Australia.
5. The representatives of employees shall be appointed, upon nomination as prescribed, by the Electrical Trades Union of Australia, New South Wales Branch.
6. The members representing employers and employees shall also have rights of nomination of deputy members to the said committee.
7. This order shall take effect on and from 7 April 1996.

J. J. CAHILL, *V.P.*

Printed by the authority of the Industrial Registrar.