IN THE TASMANIAN INDUSTRIAL COMMISSION

Industrial Relations Act 1984

T2464 of 1990

IN THE MATTER OF AN APPLICATION PURSUANT TO SECTION 65A(1) OF THE ACT FOR LEAVE TO RECALL THE CERTIFICATE OF REGISTRATION OF THE WOOLCLASSERS' ASSOCIATION

OF AUSTRALIA

COMMISSIONER R.J. WATLING

HOBART, 21 June 1990

REASONS FOR DECISION

APPEARANCES:

For the Woolclassers' Association - Mr. J. Grenville of Australia

For the TFGA Industrial - Mr. K. Rice

Association

For The Australian Workers'

- Mr. J. Butler

Union, Tasmania Branch

DATE AND PLACE OF HEARING:

21 June 1990

Hobart

On 27 April 1990, the Commission made a new award called the 'Shearing Industry Award' to be operative from 27 April 1990. Arising out of that decision (T2332 of 1990), the Woolclassers' Association of Australia made application to the Registrar to have its current Certificate of Registration recalled and reissued in an amended form on the grounds that an award in which it has an interest is not specified in the certificate.

This matter was referred to me by the President for the purpose of determining whether or not the Woolclassers' Association of Australia had an interest in the 'Shearing Industry Award'.

The Industrial Relations Act 1984 requires me, when dealing with such applications, to take into account such matters as specified in Section 63(10)(c) which states, inter alia:

- "(c) shall Commissioner that determine which awards the organization has satisfying interest anin by himself that
 - the the membership of organization consists of or includes members who are employers or employees in industry occupation or to which the awards stated in application pursuant to subsection (1)(a)(vii) relate or who are State employees to whom those awards relate;

- (ii) that membership is consistent organization's with the rules constitution а copy of which with has been lodged theRegistrar pursuant to subsection (1); and
- organization (iii) being granted an interest an award awards would or not prejudice the orderly conduct of industrial relations Tasmania."

After hearing submissions relating to the application, I have satisfied myself that the WAA should be granted an interest in the `Shearing Industry Award' and I decide accordingly.

- I have formulated my decision on the facts that:
- the application conforms with Section 63(10)(c) (i) and (ii) of the Industrial Relations Act 1984;
- by granting the application it would not prejudice the orderly conduct of industrial relations in Tasmania; and
- 3. no party to the award opposed the application.

I will now forward a copy of this decision to the Registrar thus enabling him to make the necessary amendments to the Certificate of Registration.

The award shall also be varied to reflect the decision with an operative date of 21 June 1990.

The Order giving effect to this decision is attached.

R. J. WAYLING COMMISSIONER