IN THE TASMANIAN INDUSTRIAL COMMISSION

Industrial Relations Act 1984

TA.1 OF 1985

IN THE MATTER OF an application by the Tasmanian Trades and Labor Council for an Anomalies Conference to vary the WIREWORKING AWARD

Regarding nominated inequities, and incorporating in those variations the 2.6% adjustment as per the National Wage Case decision of 3 April 1985

ORDER BY CONSENT

- 1. Delete from Part I, Wage Rates, Clause 4, Leading Hands, the amounts of "\$13.50", "\$20.30" and "\$25.90" and insert in lieu thereof "\$15.00", "\$22.40" and "\$28.50".
- 2. Delete from Part II Conditions, Clause 1. Special Rates, subclause (a) Confined Spaces, the amount of "16 cents" and insert in lieu thereof the amount of "35.5 cents."
- 3. Delete from Part II Conditions, Clause 1. Special Rates, subclause (b) Dirty Work, the amount of "13 cents" and insert in lieu thereof "26 cents".
- 4. Delete from Part II Conditions, Clause 6. Compulsory Overtime, subclause (b) the words "Chairman of Industrial Boards" and insert in lieu thereof the words "Tasmanian Industrial Commission".

- 5. Delete from Part II Conditions, Clause 12. Annual Leave, sub-clause (d), sub placitum (ii), and insert in lieu thereof the following:
 - "(ii) any absence from work on account of personal sickness, accident, holidays or duties of a public nature.

For the purpose of this clause duties of a public nature include service on jury, witness in Court of Law (but not as accused if convicted), Municipal Councillor, appearing either in the capacity of advocate or witness before the Tasmanian Industrial Commission in proceedings relating to matters affecting this award. Employees who are absent by reason of sickness or accident, and who fail to notify their foreman in reasonable time of the reason for such absence, will be liable to penalties for same."

6. The foregoing variations shall take effect from 2 August 1985.

