

File/Our Ref: DS/db 10.4 & 12.21 Your Ref:

Please quote in reply

Wednesday 15 April, 2015

General Manager Fair Work Commission GPO Box 1944 MELBOURNE VIC 3001

By E-mail: orgs@fwc.gov.au

Australian Services Union

National Office Melbourne & Sydney

All correspondence to:

Ground Floor 116 Queensberry St Carlton South VIC 3053

T: (03) 9342 1400 F: (03) 9342 1499 E: info@asu.asn.au W: www.asu.asn.au

National Secretary
David Smith

Assistant National Secretaries Greg McLean Linda White Dear Sir/Madam

Re: Application by the Australian Municipal, Administrative, Clerical and Services Union for an Alteration to Eligibility Rules

Please find attached an Application by the Australian Services Union for consent to an alteration to its Eligibility Rules.

The Application is by way of the attached Form F68 and signed by the authorised National Officer, and the attached Declaration that the alteration was made in accordance with the Rules stating the actions taken under the Rules and verifying the facts stated in the application.

If you require further information, please do not hesitate to contact me at this office or Michael Rizzo email mrizzo@asu.asn.au or 03) 9342 1440.

Tel: +61 3 9342 1401

Mobile: 0419 644 238

E-mail: dsmith@asu.asn.au

Yours faithfully

David Smith
National Secretary

Slavered Smith

encl

Form F68 Application for consent to the alteration of eligibility rules of an organisation

Fair Work (Registered Organisations) Act 2009 Fair Work (Registered Organisations) Regulations 2009, paragraph 121(1)(b)

FAIR WORK COMMISSION

Commission use only

Commission Matter No.:

Applicant Organisation

Name: Australian Municipal, Administrative, Clerical and Services Union

ABN: 28 519 971 998

Address: Ground Floor, 116-124 Queensberry Street

Suburb: Carlton South State: VIC Postcode: 3053

Contact person: David Smith, National Secretary

Title [if applicable] Mr [x] Mrs [] Ms [] Other [] specify:

Telephone: 03 9342 1400 **Mobile:**

A. The Alteration

The alteration of the eligibility rules of the organisation for which consent is sought is that rule 5 INDUSTRY AND ELIGIBILITY be altered by amending PART XXI and by adding a new PART XXVIII of sub rule 5 b as follows:

1. Amend Rule 5 b. PART XXI by deleting the following employers in paragraph 2:

ETSA Corporation

ETSA Power Pty Ltd

ETSA Utilities Pty Ltd

Transmission Lessor Corporation - (Trading as ElectraNet SA)

SA Generation Corporation

2. Amend Rule 5 b. Part XXI by adding "(a)" to paragraph 2 and inserting the following new employers:

- (a) SA Power Networks
 - Electranet Pty Ltd
 - AGL Energy
 - Alinta Energy
 - International Power Ltd/GDF Suez
 - Energy Australia Pty Ltd (formerly TRUENERGY Pty Ltd)
 - Origin Energy Ltd
 - ATCO Australia Pty Ltd
 - Osborne Co-generation Pty Ltd, South Australia
 - Infigen Energy Ltd
 - AGL Hydro
 - Infratil Energy Australia Pty Ltd
 - Meridian Energy Australia
 - Pacific Hydro Pty Ltd
 - RATCH Australia Corporation Ltd
 - Flinders Operating Services Pty Ltd
 - Envestra Ltd

- 3. Amend Rule 5 b. Part XXI by deleting paragraph 3 commencing with the words "hereinafter.....".
- 4. Amend Rule 5 b. Part XXI by deleting paragraphs 4 to 12 ending in the words "....immediate or not;".
- 5. Amend Rule 5 b. PART XXI by deleting paragraph 14 commencing with the words "Provided that,".
- 6. Amend Rule 5 b. Part XXI by deleting paragraph 15 commencing with the words "joint venture,".
- 7. Amend Rule 5 b. PART XXI by deleting the word "and" in paragraph 16.
- 8. Amend Rule 5 b. Part XXI by inserting a new paragraph "("the primary employers")" after the new PART XXI (a).
- 9. Amend Rule 5 b. Part XXI by inserting the following new paragraphs (b) to (f):
 - (b) or any subsidiary or joint venture of any of the primary employers;
 - (c) or any successor, assignee or transmittee to the business or part of the business of any of the primary employers whether immediate or not;
 - (d) or any or joint subsidiary or joint venture of any successor, assignee or transmittee to the business or part of the business of any of the primary employers whether immediate or not;
 - (e) or any employer:
 - i. resulting from one primary employer taking over or otherwise acquiring the business or part of the business of another primary employer; or
 - ii. being a related body corporate to a primary employer within the meaning of the Corporations Law; or
 - iii. resulting from a series of relationships that can be traced between it and a primary employer under paragraph i or ii:

provided that the employers referred to in sub-paragraphs (b) to (e) are performing a substantial part of the same activities in or in connection with the South Australian power industry, as were performed by the primary employers and the employees of the employers referred to in sub-paragraphs (b) to (e) are performing some or all of the activities which were undertaken by the employees of the primary employers;

- (f) or any other employer that under contract, lease, labour hire or outsourcing arrangement undertakes works, operations, functions, or services undertaken previously by a primary employer or undertaken previously by any successor, assignee or transmittee whether immediate or not to the business or part of the business of a primary employer;
- 10. Amend Rule 5 b Part XXI by a new paragraph immediately following sub paragraph (f) "shall be eligible to be members of the Union;"
- 11. Amend Rule 5 b Part XXI by deleting paragraph 18 commencing with the words "Note 1:".

12. Add to Rule 5 b a new PART XXVIII as follows:

PART XXVIII

Employees within the State of South Australia engaged in the generation, transmission, distribution and/or retailing of electricity in administrative, clerical, technical, engineering, scientific, professional, supervisory, managerial and operational classes of work; shall be eligible to be member of the Union provided that:

employees eligible to be members of the Communications, Electrical, Electronic, Energy, Information, Postal, Plumbing and Allied Workers union pursuant to its eligibility rules as at 2 October 2000 and/or employees of the electrical and communications contractors who are employed and/or classified as general skilled workers as defined in the ETSA (Interim) Awards Award 1990 or who perform line tree clearance work or employees whose employment requires electrical skills as a requirement for their work and to perform electrical trades work, electrical mechanical work, electrical trade work, electrical trade assistants work, electrical fitting work, electrical mechanical work, electrical/electronic cable jointing work, powerline trade skilled work, electrical meter repair work, mechanical trades work co-ordinate work teams as an ancillary function to their performance of any of the above primary work shall not eligible to be members of the Union;

and provided further that under this Part employees who are eligible to be members of the Automotive, Food, Metals, Engineering, Printing and Kindred Industries Union of Australia (the AMWU) and who are performing mechanical and fabrication tradesperson or trade assistants work shall not be eligible to be members of the Union.

B. Reason for the proposed alteration

PART XXI is to name the successors to former employers named in Part XXI.

PART XXVIII is to provide for the continued existing coverage of defined classes of employees in the South Australian energy industry but without the requirement of naming each employer in the industry in the rule and to prevent a further necessity of ASU introducing new rules to name successor business each time a company changes hands or a new company enters the industry.

C. Effect of the proposed alteration

PART XXI will clarify the names of the current successors to employers named in PART XXI of rule 5b and will define the ASU's current coverage in the South Australia energy industry.

PART XXVIII This variation will within the current scope of the ASU South Australian energy industry coverage (of defined classes of employees) continue to provide existing coverage of the employees in the industry but without the inclusion of the name of each business in the rule and regardless of whether employment is in the public or private sector.

The defined classes are: employees engaged in administrative, clerical, technical, engineering, scientific, professional, supervisory, managerial and operational classes of work.

Date:

Wednesday 15 April, 2015

and Smit

Signature or Common Seal:

David Smith
National Secretary

Australian Municipal, Administrative, Clerical and Services Union

APPLICATION FOR CONSENT TO THE ALTERATION OF ELIGIBILITY RULES OF AN ORGANISATION

Fair Work (Registered Organisations) Act 2009 Fair Work (Registered Organisations) Regulations 2009, paragraph 121(1)(b)

FAIR	WO	RK	COM	MISSION	1
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Commission use only

Commission Matter No.:

DECLARATION

- I, David Smith, of Ground Floor, 116-124 Queensberry Street, Carlton South in the State of Victoria declare as follows:
- A. The Australian Municipal, Administrative, Clerical and Services Union ("ASU") is an organisation registered under the *Fair Work (Registered Organisations) Act 2009*.
- B. I am the National Secretary of the ASU and am authorised to make this Declaration.
- C. The National Executive of the ASU has resolved to amend PART XXI and to add a new PART XXVIII to sub rule 5 b Eligibility for Membership as follows:
- 1. Amend Rule 5 b. PART XXI by deleting the following employers in paragraph 2:

ETSA Corporation
ETSA Power Pty Ltd
ETSA Utilities Pty Ltd
Transmission Lessor Corporation - (Trading as ElectraNet SA)
SA Generation Corporation

- 2. Amend Rule 5 b. Part XXI by adding "(a)" to paragraph 2 and inserting the following new employers:
 - (a) SA Power Networks
 - Electranet Pty Ltd
 - AGL Energy
 - Alinta Energy
 - International Power Ltd/GDF Suez
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 - Origin Energy Ltd
 - ATCO Australia Pty Ltd
 - Osborne Co-generation Pty Ltd, South Australia
 - Infigen Energy Ltd
 - AGL Hydro
 - · Infratil Energy Australia Pty Ltd
 - Meridian Energy Australia
 - Pacific Hydro Pty Ltd
 - RATCH Australia Corporation Ltd
 - Flinders Operating Services Pty Ltd
 - Envestra Ltd
- 3. Amend Rule 5 b. Part XXI by deleting paragraph 3 commencing with the words "hereinafter.....".
- 4. Amend Rule 5 b. Part XXI by deleting paragraphs 4 to 12 ending in the words "....immediate or not;".
- 5. Amend Rule 5 b. PART XXI by deleting paragraph 14 commencing with the words "Provided that,".

- 6. Amend Rule 5 b. Part XXI by deleting paragraph 15 commencing with the words "joint venture,".
- 7. Amend Rule 5 b. PART XXI by deleting the word "and" in paragraph 16.
- 8. Amend Rule 5 b. Part XXI by inserting a new paragraph "("the primary employers")" after the new PART XXI (a).
- 9. Amend Rule 5 b. Part XXI by inserting the following new paragraphs (b) to (f):
 - (b) or any subsidiary or joint venture of any of the primary employers;
 - (c) or any successor, assignee or transmittee to the business or part of the business of any of the primary employers whether immediate or not;
 - (d) or any or joint subsidiary or joint venture of any successor, assignee or transmittee to the business or part of the business of any of the primary employers whether immediate or not:
 - (e) or any employer:
 - i. resulting from one primary employer taking over or otherwise acquiring the business or part of the business of another primary employer; or
 - ii. being a related body corporate to a primary employer within the meaning of the Corporations Law: or
 - iii. resulting from a series of relationships that can be traced between it and a primary employer under paragraph i or ii;

provided that the employers referred to in sub-paragraphs (b) to (e) are performing a substantial part of the same activities in or in connection with the South Australian power industry, as were performed by the primary employers and the employees of the employers referred to in sub-paragraphs (b) to (e) are performing some or all of the activities which were undertaken by the employees of the primary employers;

- (f) or any other employer that under contract, lease, labour hire or outsourcing arrangement undertakes works, operations, functions, or services undertaken previously by a primary employer or undertaken previously by any successor, assignee or transmittee whether immediate or not to the business or part of the business of a primary employer;
- 10. Amend Rule 5 b Part XXI by a new paragraph immediately following sub paragraph (f) "shall be eligible to be members of the Union;"
- 11. Amend Rule 5 b Part XXI by deleting paragraph 18 commencing with the words "Note 1:".
- 12. Add to Rule 5 b a new PART XXVIII as follows:

PART XXVIII

Employees within the State of South Australia engaged in the generation, transmission, distribution and/or retailing of electricity in administrative, clerical, technical, engineering, scientific, professional, supervisory, managerial and operational classes of work; shall be eligible to be member of the Union provided that:

employees eligible to be members of the Communications, Electrical, Electronic, Energy, Information, Postal, Plumbing and Allied Workers union pursuant to its eligibility rules as at 2 October 2000 and/or employees of the electrical and communications contractors who are employed and/or classified as general skilled workers as defined in the ETSA (Interim) Awards Award 1990 or who perform line tree clearance work or employees whose employment requires electrical skills as a requirement for their work and to perform electrical trades work, electrical mechanical work, electrical trade work, electrical trade assistants work, electrical fitting work, electrical mechanical work, electrical/electronic cable

jointing work, powerline trade skilled work, electrical meter repair work, mechanical trades work coordinate work teams as an ancillary function to their performance of any of the above primary work shall not eligible to be members of the Union;

and provided further that under this Part employees who are eligible to be members of the Automotive, Food, Metals, Engineering, Printing and Kindred Industries Union of Australia (the AMWU) and who are performing mechanical and fabrication tradesperson or trade assistants work shall not be eligible to be members of the Union.

D. Attached in "Annexure A1" is a copy of the original rule with tracked changes to reflect the amendments.

The action taken pursuant to the ASU rules was as follows:

- E. The manner in which compliance with the Rules of the ASU was obtained is as follows:
 - a) Joseph Scales the Branch Secretary of the South Australian & Northern Territory Branch advised the National Secretary in an email dated 19 March 2015 attached hereto marked "Annexure A2", requesting the proposed changes to the rules be submitted to a vote of National Executive as soon as possible.
 - b) I confirm that on 10 April 2015, a Postal/Fax/E-mail Ballot was submitted to all National Executive members via e-mail and members were provided with a copy of the email from the South Australian & Northern Territory Branch together with the proposed amendments to PART XXI and new rule PART XXVIII of the rules.
- F. On the 13 April 2015, a total of 119 affirmative votes were received. Of the total of 119 votes allocated to members of the National Executive in accordance with sub-rule 8c, I declared the vote carried pursuant to sub-rule 8j of the rules of the ASU. Attached hereto and marked "Annexure A3" is a copy of my correspondence to National Executive members of the 13 April 2015 declaring the result of the ballot.
- G. Pursuant to Regulation 126(1)(b) the notice for this rule alteration has been published on the ASU website and can be viewed at www.asu.asn.au/about/rules.
- H. I declare that the particulars set out in this notice are true and correct to the best of my knowledge and belief.

DATED: Wednesday April 15, 2015

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David Smith

National Secretary

Australian Municipal, Administrative, Clerical and Services Union

5 - INDUSTRY AND ELIGIBILITY

b. Eligibility for Membership

PART XXI

Employees within the state of South Australia engaged in administrative, clerical, technical, engineering, scientific, professional, supervisory, managerial and operational classes of work of the following employers:

ETSA Corporation,
ETSA Power Pty Ltd
ETSA Utilities Pty Ltd
Transmission Lessor Corporation (Trading as ElectraNet SA)
SA Generation Corporation

- a) SA Power Networks
 - Electranet Pty Ltd
 - Terra Gas Trader Pty Ltd
 - AGL Energy
 - Alinta Energy
 - International Power Ltd/GDF Suez
 - Synergen Power Pty Ltd
 - Energy Australia Pty Ltd (formerly TRUENERGY Pty Ltd)
 - Origin Energy Ltd
 - ATCO Australia Pty Ltd
 - Osborne Co-generation Pty Ltd, South Australia
 - Infigen Energy Ltd
 - AGL Hydro
 - Infratil Energy Australia Pty Ltd
 - Meridian Energy Australia
 - Pacific Hydro Pty Ltd
 - RATCH Australia Corporation Ltd
 - Optima Energy Pty Ltd
 - Flinders Power Pty Ltd
 - Flinders Operating Services Pty Ltd
 - Envestra Ltd

'hereinafter referred to in this Part as the publicly owned employers'

or any subsidiary or joint venture of the publicly owned employers;

or any successor, assignee or transmittee to the business or part of the business of the publicly owned employers whether immediate or not;

or any subsidiary or joint venture of any successor, assignee or transmittee to the business or part of the business of the publicly owned employers whether immediate or not;

or any employers defined in paragraph (14) of clause 23 of PART 4 STAFF in the Electricity Corporations (Restructuring and Disposal) Act 1999 as follows:

'14 Employers are related for the purposes of this section if -

(a) one takes over or otherwise acquires the business or part of the business of the other; or

- (b) they are related bodies corporate within the meaning of the Corporations Law; or
- (c) a series of relationships can be traced between them under paragraph (a) or (b):

or any other employer that under contract lease or outsourcing arrangement undertakes works, operations, functions, or services undertaken previously by the publicly owned employers or undertaken previously by any successor, assignee or transmittee to the business or part of the business of the publicly owned employers whether immediate or not;

shall be eligible to be members of the Union.

Provided that, where such employees are employed by a publicly owned employer which subsequently becomes privately controlled through a sale or lease or any subsidiary or joint venture of the publicly owned employers, or any successor, assignee or transmittee to the business or part of the business of the publicly owned employers whether immediate or not, or any subsidiary or joint venture of any successor, assignee or transmittee to the business or part of the business of the publicly owned employers whether immediate or not, or any employers defined in paragraph (14) of clause 23 of PART 4 STAFF in the Electricity Corporations (Restructuring and Disposal) Act 1999, or any other employer that under contract lease or outsourcing arrangement undertakes works, operations, functions, or services undertaken previously by the publicly owned employers or undertaken previously by any successor, assignee or transmittee to the business or part of the business of the publicly owned employers whether immediate or not, such employees will not be eligible to be members of the Union under this Part unless the subsidiary or

joint venture, successor, assignee, transmittee or employer is performing a substantial part of the same activities in or in connection with the South Australian Electricity Industry, as were performed by the publicly owned employers prior to becoming privately controlled through a sale or lease and the employees are performing some or all of the activities which were undertaken by the publicly owned employers;

and

("the primary employers")

b) or any subsidiary or joint venture of any of the primary employers;

c) or any successor, assignee or transmittee to the business or part of the business of any of the primary employers whether immediate or not;

d) or any or joint subsidiary or joint venture of any successor, assignee or transmittee to the business or part of the business of any of the primary employers whether immediate or not;

e) or any employer:

- i. resulting from one primary employer taking over or otherwise acquiring the business or part of the business of another primary employer; or
- ii. being a related body corporate to a primary employer within the meaning of the Corporations Law; or
- iii. resulting from a series of relationships that can be traced between it and a primary employer under paragraph i or ii;

provided that the employers referred to in sub-paragraphs (b) to (e) are performing a substantial part of the same activities in or in connection with the South Australian power industry, as were performed by the primary employers and the employees of the employers referred to in sub-paragraphs (b) to (e) are performing some or all of the activities which were undertaken by the employees of the primary employers;

f) or any other employer that under contract, lease, labour hire or outsourcing arrangement undertakes works, operations, functions, or services undertaken previously by a primary employer or undertaken previously by any successor, assignee or transmittee whether immediate or not to the business or part of the business of a primary employer;

shall be eligible to be members of the Union;

provided further that employees eligible to be members of the Communications, Electrical, Electronic, Energy, Information, Postal, Plumbing and Allied Workers Union pursuant to its eligibility rules as at 1 October 2000 and/or employees of electrical and communication contractors who are employed and/or classified as general skilled workers as defined in the ETSA (Interim) Wages Award 1990 or who perform line tree clearance work or employees whose employment requires electrical skills as a requirement for their work and who perform electronic trades work, electronic communications work, electrical trades work, electrical trade assistants work, electrical fitting work, electrical mechanic work, electrical/electronic cable jointing work, powerline trade skilled work, mechanical trades work, electrical meter repair work or who also co-ordinate work teams as an ancillary function to their performance of any of the above primary work shall not be eligible to be members of the Union;

and provided further that under this Part employees who are eligible to be members of the Automotive, Food, Metals, Engineering, Printing and Kindred Industries Union of Australia (the AMWU) and who are performing mechanical and fabrication tradesperson or trade assistants work shall not be eligible to be members of the Union."

Note 1: A copy of the agreement between the Union and the CEPU, a copy of which was tendered and marked ASU7 in proceedings in matter D No. 30002 of 2000 and a copy of the agreement between the Union and the AMWU, a copy of which was tendered and marked ASU2 in proceedings in matter D No. 30002 of 2000 may be inspected at any of the Registries of the Industrial Registrar.

Part XXVIII

Employees within the State of South Australia engaged in the generation, transmission, distribution and/or retailing of electricity in administrative, clerical, technical, engineering, scientific, professional, supervisory, managerial and operational classes of work; shall be eligible to be member of the Union provided that:

employees eligible to be members of the Communications, Electrical, Electronic, Energy, Information, Postal, Plumbing and Allied Workers union pursuant to its eligibility rules as at 2 October 2000 and/or employees of the electrical and communications contractors who are employed and/or classified as general skilled workers as defined in the ETSA (Interim) Awards Award 1990 or who perform line tree clearance work or employees whose employment requires electrical skills as a requirement for their work and to perform electrical trades work, electrical mechanical work, electrical trade work, electrical trade assistants work, electrical fitting work, electrical mechanical work, electrical/electronic cable jointing work, powerline trade skilled work, electrical meter repair work, mechanical trades work co-ordinate work teams as an ancillary function to their performance of any of the above primary work shall not eligible to be members of the Union;

and provided further that under this Part employees who are eligible to be members of the Automotive, Food, Metals, Engineering, Printing and Kindred Industries Union of Australia (the AMWU) and who are performing mechanical and fabrication tradesperson or trade assistants work shall not be eligible to be members of the Union.



19 March 2015

David Smith
National Secretary
Australian Services Union
116-124 Queensberry Street
CARLTON SOUTH VIC 3053

VIA EMAIL dsmith@asu.asn.au

Dear Mr Smith David

Proposed Amendments/Additions to ASU National Rules

As a member of the ASU National Executive, I am writing to you in accordance with Rule 49 "RULE ALTERATIONS" to include proposed amendments and a proposed addition to Rule 5b "ELIGIBILITY FOR MEMBERSHIP" to be submitted to the ASU National Executive for approval.

Please find enclosed proposed amendments to Part XXI and a new Part XXVIII.

As the next National Executive is not until July 2015, could you please arrange for a postal ballot of the National Executive at your earliest convenience?

Yours sincerely

Joseph Scales SECRETARY

Australian Services Union - SA + NT Branch

Form F68 Application for Consent to the Alteration of Eligibility Rules of an Organisation

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FWA use only	_
FWA Matter No.:	

APPLICATION FOR CONSENT TO THE ALTERATION OF ELIGIBILITY RULES OF AN ORGANISATION

Fair Work (Registered Organisations) Act 2009
Fair Work (Registered Organisations) Regulations 2009—paragraph 121(1)(b)

Applicant Organisation

Name: Australian Municipal, Administrative, Clerical and Services Union

ABN: 28 519 971 998

3053

Address: Ground Floor, 116-124 Queensberry Street

Suburb: Carlton South State: VIC Postcode:

Contact person: David Smith, National Secretary

Title [if applicable] Mr [x] Mrs [] Ms [] Other [] specify:

Telephone: 03 9342 1400 Mobile:

 Telephone:
 03 9342 1400
 Mobile:

 Fax:
 03 9342 1499
 Email:
 info@asu.asn.au

A. The Alteration

The alteration of the eligibility rules of the organisation for which consent is sought is that rule 5 INDUSTRY AND ELIGIBILITY be altered by amending PART XXI and by adding a new PART XXVIII of sub rule 5 b as follows:

PART XXI

1. Employees within the State of South Australia engaged in administrative, clerical, technical, engineering, scientific, professional, supervisory, managerial and operational classes of work of the following employers:

(a)

- SA Power Networks
- Electranet Ptv Ltd
- Terra Gas Trader Pty Ltd
- AGL Energy
- Alinta Energy
- International Power Ltd/GDF Suez
- Synergen Power Pty Ltd
- Energy Australia Pty Ltd (formerly TRUENERGY Pty Ltd)
- Origin Energy Ltd

- ATCO Australia Pty Ltd
- · Osborne Co-generation Pty Ltd, South Australia
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- AGL Hydro
- Infratil Energy Australia Pty Ltd
- Meridian Energy Australia
- Pacific Hydro Pty Ltd
- RATCH Australia Corporation Ltd
- Optima Energy Pty Ltd
- Flinders Power Pty Ltd
- Flinders Operating Services Pty Ltd
- Envestra Ltd

("the primary employers")

- (b) or any subsidiary or joint venture of any of the primary employers;
- (c) or any successor, assignee or transmittee to the business or part of the business of any of the primary employers whether immediate or not;
- (d) or any or joint subsidiary or joint venture of any successor, assignee or transmittee to the business or part of the business of any of the primary employers whether immediate or . not;
- (e) or any employer:
 - i. resulting from one primary employer taking over or otherwise acquiring the business or part of the business of another primary employer; or
 - ii. being a related body corporate to a primary employer within the meaning of the Corporations Law; or
 - iii. resulting from a series of relationships that can be traced between it and a primary employer under paragraph i or ii;

provided that the employers referred to in sub-paragraphs (b) to (e) are performing a substantial part of the same activities in or in connection with the South Australian power industry, as were performed by the primary employers and the employees of the employers referred to in sub-paragraphs (b) to (e) are performing some or all of the activities which were undertaken by the employees of the primary employers;

(f) or any other employer that under contract, lease, labour hire or outsourcing arrangement undertakes works, operations, functions, or services undertaken previously by a primary employer or undertaken previously by any successor, assignee or transmittee whether immediate or not to the business or part of the business of a primary employer;

shall be eligible to be members of the Union;

provided that employees eligible to be members of the Communications, Electrical, Electronic, Energy, Information, Postal, Plumbing and Allied Workers union pursuant to its eligibility rules as at 1 October 2000 and/or employees of electrical and communications contractors who are employed and/or classified as general skilled workers as defined in the ETSA (Interim) Wages Award 1990 or who perform line tree clearance work or employees who employment requires electrical skills as a requirement for their work who perform electronic trades work, electronic communications work, electrical trades work, electrical trade assistants work, electrical fitting work, electrical mechanical work, electrical/electronic cable jointing work, powerline trade skilled work, mechanical trades work, electrical meter repair work or who also co-ordinate work teams as an ancillary function to their performance of any of the above primary work shall not eligible to be members of the Union;

and provided further that under this Part employees who are eligible to be members of the Automotive, Food, Metals, Engineering, Printing and Kindred Industries Union of Australia (the AMWU) and who are performing mechanical and fabrication tradesperson or trade assistants work shall not be eligible to be members of the Union.

Part XXVIII

Employees within the State of South Australia engaged in the generation, transmission, distribution and/or retailing of electricity in administrative, clerical, technical, engineering, scientific, professional, supervisory, managerial and operational classes of work; shall be eligible to be member of the Union provided that:

employees eligible to be members of the Communications, Electrical, Electronic, Energy, Information, Postal, Plumbing and Allied Workers union pursuant to its eligibility rules as at 2 October 2000 and/or employees of the electrical and communications contractors who are employed and/or classified as general skilled workers as defined in the ETSA (Interim) Awards Award 1990 or who perform line tree clearance work or employees whose employment requires electrical skills as a requirement for their work and to perform electrical trades work, electrical mechanical work, electrical trade work, electrical trade assistants work, electrical fitting work, electrical mechanical work, electrical/electronic cable jointing work, powerline trade skilled work, electrical meter repair work, mechanical trades work co-ordinate work teams as an ancillary function to their performance of any of the above primary work shall not eligible to be members of the Union:

and provided further that under this Part employees who are eligible to be members of the Automotive, Food, Metals, Engineering, Printing and Kindred Industries Union of Australia (the AMWU) and who are performing mechanical and fabrication tradesperson or trade assistants work shall not be eligible to be members of the Union.

B. Reason for the proposed alteration

PART XXI is to name the successors to former employers named in Part XXI.

PART XXVIII is to provide for the continued existing coverage of defined classes of employees in the South Australian energy industry but without the requirement of naming each employer in the industry in the rule and to prevent a further necessity of ASU introducing new rules to name successor business each time a company changes hands or a new company enters the industry.

C. Effect of the proposed alteration

PART XXI will clarify the names of the current successors to employers named in PART XXI of rule 5b and will define the ASU's current coverage in the South Australia energy industry.

PART XXVIII This variation will within the current scope of the ASU South Australian energy industry coverage (of defined classes of employees) continue to provide existing coverage of the employees in the industry but without the inclusion of the name of each business in the rule and regardless of whether employment is in the public or private sector.

The defined classes are: employees engaged in administrative, clerical, technical, engineering, scientific, professional, supervisory, managerial and operational classes of work.

Date:	
Signature or Common Seal:	



File/Our Ref: DS/db 12.21 Your Ref:

Please quote in reply

Monday 13 April, 2015

TO: All National Executive Members

As addressed

David Smith

By E-mail

Dear National Executive Member

Postal/Fax/Email Vote No. 04/2015 Proposed National Rule Change re South Australian Energy Industry

The result of the e-mail ballot submitted to members of National Executive via email on 10 April 2015, regarding the above is as follows:

A total of 119 affirmative votes were received from:

National Office Melbourne & Sydney

Australian

Services

Union

All correspondence to:

Ground Floor 116 Queensberry St Carlton South VIC 3053

T: (03) 9342 1400 F: (03) 9342 1499 E: info@asu.asn.au W: www.asu.asn.au

National Secretary David Smith

Assistant National Secretaries

Greg McLean Linda White

Linda White Greg McLean Irene Monro Ruth McFarlane Natalie Lang Judith Wright Angus McFarland Graeme Kelly Stephen Birney Neil Henderson Jennifer Thomas Lynette Henson Joseph Scales Abbie Spencer Jeff Lapidos Ancel Greenwood Richard Duffy Lisa Darmanin Wendy Phillips Ingrid Stitt David Leydon Paul O'Neill

No negative votes were received.

Harred Smith

Wayne Wood

I advise that National Executive E-mail Vote No. 04/2015 is carried.

Yours faithfully

David Smith National Secretary Tel: +61 3 9342 1401 Mobile: 0419 644 238 E-mail: dsmith@asu.asn.au