INDUSTRIAL CONCILIATION AND ARBITRATION ACT 1954—DECLARATION OF UNDERTAKING TO BE A PARTICULAR INDUSTRY

In the Court of Arbitration of New Zealand, Otago and Southland Industrial District—In the matter of the Industrial Conciliation and Arbitration Act 1954; and in the matter of an application to have an approved undertaking declared a particular industry.

Whereas the Minister of Labour by notice in the Gazette dated the 18th day of November 1965, has declared the construction of the West Arm Power-house and associated works in connection with the Manapouri Power Project to be an approved undertaking for the purpose of section 110A of the Industrial Conciliation and Arbitration Act 1954: And whereas application has been made to the Court by the Utah Construction and Mining Co. for a declaration that the said approved undertaking is a particular industry for the purposes of the said Act: And whereas the Court has heard the duly appointed representatives of the applicant and of the unions of workers concerned: Now therefore, the Court, in pursuance and exercise of the powers conferred on it by the said section 110A, doth hereby declare the undermentioned undertaking to be a particular industry for the purposes of the said Act:

The construction of the West Arm Power-house and associated works in connection with the Manapouri Power Project.

Dated this 19th day of November 1965.

[L.S.]

A. P. Blair, Judge.