

This PUBLIC BILL originated in the LEGISLATIVE ASSEMBLY, and, having this day passed, is now ready for presentation to the LEGISLATIVE COUNCIL for its concurrence.

R. E. WARD,
Clerk of the Legislative Assembly.

*Legislative Assembly Chamber,
Sydney, 12 March, 1974.*

New South Wales



ANNO VICESIMO TERTIO

ELIZABETHÆ II REGINÆ

Act No. , 1974.

An Act to approve and ratify an Agreement supplemental to a certain Agreement between the Commonwealth and the State of New South Wales in relation to rural reconstruction; for this and other purposes to amend the States Grants (Rural Reconstruction) Agreement Ratification Act, 1971; to validate certain matters; and for purposes connected therewith.

BE

*States Grants (Rural Reconstruction) Agreement
Ratification (Amendment).*

5 **B**E it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows:—

1. This Act may be cited as the "States Grants (Rural Reconstruction) Agreement Ratification (Amendment) Act, 1974". Short title.

10 2. The States Grants (Rural Reconstruction) Agreement Ratification Act, 1971, is in this Act referred to as the Principal Act. Principal Act.

3. The Principal Act is amended—

Amendment
of Act No.
37, 1971.

15 (a) by omitting the definition of "the Agreement" in section 2 and by inserting instead the following definition :— Sec. 2.
(Definitions.)

"the Rural Reconstruction Agreement" means the Agreement, a copy of which is set out in Schedule 1, read with the Agreement, a copy of which is set out in Schedule 2.

20 (b) by omitting section 3 and by inserting instead the following section :— Sec. 3.

3. The Agreements, copies of which are set out in Schedule 1 and Schedule 2, are approved, ratified and confirmed. Ratification.

25 (c) by inserting after section 3 the following section :— Sec. 4.

4. (1) The Rural Reconstruction Agreement may be carried into effect notwithstanding the provisions of any other Act. Implement-
ation.

*States Grants (Rural Reconstruction) Agreement
Ratification (Amendment).*

5 (2) All acts, matters and things for or with respect to which provision is made in the Rural Reconstruction Agreement, or which by that Agreement are agreed, directed, authorised or permitted to be made, done or executed by or on behalf of the Minister or the Treasurer or the Auditor-General or the Authority are hereby sanctioned, authorised and confirmed.

- 10 (d) (i) by omitting from the Schedule the heading **Schedule.** thereto and by inserting instead the heading "SCHEDULE 1."; (ii) by inserting at the end of the Schedule the following heading and Schedule :—

SCHEDULE 2.

15 THIS AGREEMENT made the fifth day of November One thousand nine hundred and seventy-three between—

THE COMMONWEALTH OF AUSTRALIA of the first part,
THE STATE OF NEW SOUTH WALES of the second part,
THE STATE OF VICTORIA of the third part,
20 THE STATE OF QUEENSLAND of the fourth part,
THE STATE OF SOUTH AUSTRALIA of the fifth part,
THE STATE OF WESTERN AUSTRALIA of the sixth part
and
THE STATE OF TASMANIA of the seventh part

25 is supplemental to the agreement in relation to the provision of financial assistance for persons engaged in rural industries in the States (in this agreement called 'the Principal Agreement') that was approved by the States Grants (Rural Reconstruction) Act 1971 and was made between the Commonwealth and all the States the fourth
30 day of June 1971.

WHEREAS

*States Grants (Rural Reconstruction) Agreement
Ratification (Amendment).*

WHEREAS—

- 5 (a) the Commonwealth and the States are desirous of varying the terms and conditions upon which financial assistance is provided by the Commonwealth to the States under the Principal Agreement and of extending the period during which financial assistance is to be provided;
- 10 (b) the Parliament of the Commonwealth will be requested to approve this agreement and to authorise the grant of financial assistance to the States in accordance with the provisions of the Principal Agreement as varied by this agreement,

NOW IT IS HEREBY AGREED as follows:—

1. This agreement shall have no force or effect and shall not be binding upon any party until it has been approved by the Parliament of the Commonwealth. **Approval of Agreement.**
- 15 2. Upon being approved by the Parliament of the Commonwealth, this agreement shall be deemed to have come into force and to have commenced on the first day of July 1973 so that the Principal Agreement shall be regarded as having been varied on that date and as providing for and giving effect to acts done on and from that date as if it had been so varied. **Commencement of Agreement.**
- 20 3.—(1.) In this agreement, each State that is a party is referred to as a 'State', and the expression 'the States' means, except where the context otherwise requires, all of the States that are for the time being parties. **Construction and Operation of Agreements.**
- 25 (2.) The Principal Agreement as varied by this agreement shall be construed as if this agreement were incorporated in and formed part of the Principal Agreement and so that, except where the context otherwise requires, references in the Principal Agreement to that agreement were references to that agreement as varied by and incorporating the provisions of this agreement.
- 30 (3.) Except where the contrary intention appears, expressions used in this agreement that are expressions to which meanings are attributed in the Principal Agreement have in this agreement the respective meanings so attributed to them.
- 35 4.—(1.) On and from the first day of July 1973, the provisions of clauses 11 and 12 of the Principal Agreement shall cease to apply in respect of the provision of financial assistance by the Commonwealth and the provisions set out hereafter in this clause shall apply in their place. **Provision of Financial Assistance.**

(2.)

*States Grants (Rural Reconstruction) Agreement
Ratification (Amendment).*

(2.) Subject to, and to the performance by a State of, the provisions of the Principal Agreement as varied by this agreement, the Commonwealth will during the financial years commencing on the first day of July in the years 1973, 1974 and 1975 make financial assistance available to the States for the purposes of the Scheme.

(3.) The amount of the financial assistance to be made available by the Commonwealth to each State during a financial year shall be determined by the Commonwealth before the commencement of the financial year following a meeting of Commonwealth and State Ministers which will review the circumstances relating to the financial year and which will give due consideration to submissions made by the States not later than the end of the February last preceding the financial year and will have regard to such other criteria as the Commonwealth considers appropriate.

5.-(1.) Clause 6 of the Principal Agreement shall not apply to financial assistance made available by the Commonwealth during the financial years specified in sub-clause (2.) of clause 4 of this agreement.

Allocation of Financial Assistance.

(2.) Subject to the provisions of the Principal Agreement as varied by this agreement, the financial assistance made available by the Commonwealth to a State after the first day of July 1973 shall be applied to the forms of assistance under the Scheme, namely debt reconstruction, farm build-up and rehabilitation as referred to in accordance with clause 5 of the Principal Agreement.

(3.) The allocation by a State of the financial assistance during a financial year between the forms of assistance shall be in accordance with a determination made by the Commonwealth prior to the commencement of the financial year after consultation with the State, in which determination shall be specified a target percentage for commitments on farm build-up which the State should endeavour to achieve and a maximum percentage of commitments on debt reconstruction which the State may not exceed without the prior approval of the Commonwealth.

(4.) The consultations referred to in sub-clause (3.) of this clause shall extend to establishing by agreement between the Commonwealth and the State a firm programme of commitments of the financial assistance month by month during the year.

(5.) If during a financial year either the Commonwealth or a State informs the other that it considers the allocation of the financial assistance by the State or the programme of commitments in respect

of

*States Grants (Rural Reconstruction) Agreement
Ratification (Amendment).*

of the year should be varied, further consultations will be held between the Commonwealth and the State with a view to varying the determination by the Commonwealth for the purposes of sub-clause (3.) of this clause should the Commonwealth see fit to do so or varying the programme of commitments for the purposes of sub-clause (4.) of this clause, as the case may be.

6. The Principal Agreement as varied by this agreement shall be known as 'the 1971-1973 Rural Reconstruction Agreement'. **Title of Agreements.**

IN WITNESS WHEREOF this agreement has been executed as at the day and year first above written.

15 SIGNED for and on behalf of THE COMMONWEALTH OF AUSTRALIA by the Honourable EDWARD GOUGH WHITLAM, Prime Minister, in the presence of—
PETER S. WILENSKI. } E. G. WHITLAM (L.S.)

20 SIGNED for and on behalf of THE STATE OF NEW SOUTH WALES by the Honourable SIR ROBERT WILLIAM ASKIN, Premier, in the presence of—
B. DAVIES. } R. W. ASKIN (L.S.)

25 SIGNED for and on behalf of THE STATE OF VICTORIA by the Honourable RUPERT JAMES HAMER, Premier, in the presence of—
KEVIN A. HALL. } R. J. HAMER (L.S.)

30 SIGNED for and on behalf of THE STATE OF QUEENSLAND by the Honourable JOHANNES BJELKE-PETERSEN, Premier, in the presence of—
C. M. BYCROFT. } JOH. BJELKE-PETERSEN

35

SIGNED

*States Grants (Rural Reconstruction) Agreement
Ratification (Amendment).*

5 SIGNED for and on behalf of THE
STATE OF SOUTH AUS-
TRALIA by the Honourable
DONALD ALLAN DUNSTAN,
Premier, in the presence of—
J. A. WHITE. } D. A. DUNSTAN (L.S.)

10 SIGNED for and on behalf of THE
STATE OF WESTERN AUS-
TRALIA by the Honourable
JOHN TREZISE TONKIN,
Premier, in the presence of—
R. S. SEDDON. } JOHN T. TONKIN (L.S.)

15 SIGNED for and on behalf of THE
STATE OF TASMANIA by the
Honourable ERIC ELLIOTT
REECE, Premier, in the
presence of—
C. W. HALLAM. } ERIC REECE (L.S.)

20 4. (1) In this section “the Rural Reconstruction Validation.
Agreement” has the same meaning as in the Principal Act as
amended by this Act.

25 (2) Any act, matter or thing done on or after 1st July,
1973, and before the commencement of this Act shall have,
and shall be deemed always to have had, the same force and
effect as it would have, or would have had, if the Rural
Reconstruction Agreement and this Act had been in force
when the act, matter or thing was done.

APPENDIX

THE UNITED STATES OF AMERICA

Present in the presence of
J. A. [Name]

Present in the presence of
J. B. [Name]

Present in the presence of
C. W. [Name]

4. (1) In this section, the word "Validation Agreement" has the same meaning as in the [Section] Act as amended by the [Section] Act.

22. And yet neither of these laws have been...
1977 and before the commencement of the [Section] Act...
and it is deemed always to have had the same force and effect...
as if it were in force from the beginning of the [Section] Act...
where the [Section] Act or any other law...

States Grants (Rural Reconstruction) Agreement Ratification Act

Bill introduced by the Queensland Minister for Lands, Water and Conservation, and approved by the Queensland Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of that House, as follows:—

1. This Act may be cited as the States Grants (Rural Reconstruction) Agreement Ratification Act.

2. The States Grants (Rural Reconstruction) Agreement Ratification Act, 1971, in so far as it relates to the Principal Act, is hereby repealed.

No. , 1974.

A BILL

To approve and ratify an Agreement supplemental to a certain Agreement between the Commonwealth and the State of New South Wales in relation to rural reconstruction; for this and other purposes to amend the States Grants (Rural Reconstruction) Agreement Ratification Act, 1971; to validate certain matters; and for purposes connected therewith.

[MR LEWIS—26 February, 1974.]

BE

*States Grants (Rural Reconstruction) Agreement
Ratification (Amendment).*

BE it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows:—

1. This Act may be cited as the "States Grants (Rural Reconstruction) Agreement Ratification (Amendment) Act, 1974". Short title.

2. The States Grants (Rural Reconstruction) Agreement Ratification Act, 1971, is in this Act referred to as the Principal Act. Principal Act.

3. The Principal Act is amended—

Amendment
of Act No.
37, 1971.

(a) by omitting the definition of "the Agreement" in section 2 and by inserting instead the following definition:— Sec. 2.
(Definitions.)

"the Rural Reconstruction Agreement" means the Agreement, a copy of which is set out in Schedule 1, read with the Agreement, a copy of which is set out in Schedule 2.

(b) by omitting section 3 and by inserting instead the following section:— Sec. 3.

3. The Agreements, copies of which are set out in Schedule 1 and Schedule 2, are approved, ratified and confirmed. Ratification.

(c) by inserting after section 3 the following section:— Sec. 4.

4. (1) The Rural Reconstruction Agreement may be carried into effect notwithstanding the provisions of any other Act. Implement-
ation.

*States Grants (Rural Reconstruction) Agreement
Ratification (Amendment).*

- 5 (2) All acts, matters and things for or with respect to which provision is made in the Rural Reconstruction Agreement, or which by that Agreement are agreed, directed, authorised or permitted to be made, done or executed by or on behalf of the Minister or the Treasurer or the Auditor-General or the Authority are hereby sanctioned, authorised and confirmed.
- 10 (d) (i) by omitting from the Schedule the heading **Schedule.** thereto and by inserting instead the heading "SCHEDULE 1."; (ii) by inserting at the end of the Schedule the following heading and Schedule :—

SCHEDULE 2.

15 THIS AGREEMENT made the fifth day of November One thousand nine hundred and seventy-three between—

- THE COMMONWEALTH OF AUSTRALIA of the first part,
THE STATE OF NEW SOUTH WALES of the second part,
THE STATE OF VICTORIA of the third part,
20 THE STATE OF QUEENSLAND of the fourth part,
THE STATE OF SOUTH AUSTRALIA of the fifth part,
THE STATE OF WESTERN AUSTRALIA of the sixth part
and
THE STATE OF TASMANIA of the seventh part

25 is supplemental to the agreement in relation to the provision of financial assistance for persons engaged in rural industries in the States (in this agreement called 'the Principal Agreement') that was approved by the States Grants (Rural Reconstruction) Act 1971 and was made between the Commonwealth and all the States the fourth
30 day of June 1971.

WHEREAS

*States Grants (Rural Reconstruction) Agreement
Ratification (Amendment).*

WHEREAS—

- 5 (a) the Commonwealth and the States are desirous of varying the terms and conditions upon which financial assistance is provided by the Commonwealth to the States under the Principal Agreement and of extending the period during which financial assistance is to be provided;
- 10 (b) the Parliament of the Commonwealth will be requested to approve this agreement and to authorise the grant of financial assistance to the States in accordance with the provisions of the Principal Agreement as varied by this agreement,

NOW IT IS HEREBY AGREED as follows:—

1. This agreement shall have no force or effect and shall not be binding upon any party until it has been approved by the Parliament of the Commonwealth.
- 15 2. Upon being approved by the Parliament of the Commonwealth, this agreement shall be deemed to have come into force and to have commenced on the first day of July 1973 so that the Principal Agreement shall be regarded as having been varied on that date and as providing for and giving effect to acts done on and from that date as if it had been so varied.
- 20 3.—(1.) In this agreement, each State that is a party is referred to as a 'State', and the expression 'the States' means, except where the context otherwise requires, all of the States that are for the time being parties.
- 25 (2.) The Principal Agreement as varied by this agreement shall be construed as if this agreement were incorporated in and formed part of the Principal Agreement and so that, except where the context otherwise requires, references in the Principal Agreement to that agreement were references to that agreement as varied by and incorporating the provisions of this agreement.
- 30 (3.) Except where the contrary intention appears, expressions used in this agreement that are expressions to which meanings are attributed in the Principal Agreement have in this agreement the respective meanings so attributed to them.
- 35 4.—(1.) On and from the first day of July 1973, the provisions of clauses 11 and 12 of the Principal Agreement shall cease to apply in respect of the provision of financial assistance by the Commonwealth and the provisions set out hereafter in this clause shall apply in their place.

(2.)

*States Grants (Rural Reconstruction) Agreement
Ratification (Amendment).*

5 (2.) Subject to, and to the performance by a State of, the provisions of the Principal Agreement as varied by this agreement, the Commonwealth will during the financial years commencing on the first day of July in the years 1973, 1974 and 1975 make financial assistance available to the States for the purposes of the Scheme.

10 (3.) The amount of the financial assistance to be made available by the Commonwealth to each State during a financial year shall be determined by the Commonwealth before the commencement of the financial year following a meeting of Commonwealth and State Ministers which will review the circumstances relating to the financial year and which will give due consideration to submissions made by the States not later than the end of the February last preceding the financial year and will have regard to such other criteria as the Commonwealth considers appropriate.

15 5.-(1.) Clause 6 of the Principal Agreement shall not apply to financial assistance made available by the Commonwealth during the financial years specified in sub-clause (2.) of clause 4 of this agreement. Allocation of Financial Assistance.

20 (2.) Subject to the provisions of the Principal Agreement as varied by this agreement, the financial assistance made available by the Commonwealth to a State after the first day of July 1973 shall be applied to the forms of assistance under the Scheme, namely debt reconstruction, farm build-up and rehabilitation as referred to in accordance with clause 5 of the Principal Agreement.

25 (3.) The allocation by a State of the financial assistance during a financial year between the forms of assistance shall be in accordance with a determination made by the Commonwealth prior to the commencement of the financial year after consultation with the State, in which determination shall be specified a target percentage for commitments on farm build-up which the State should endeavour to achieve and a maximum percentage of commitments on debt reconstruction which the State may not exceed without the prior approval of the Commonwealth.

30 (4.) The consultations referred to in sub-clause (3.) of this clause shall extend to establishing by agreement between the Commonwealth and the State a firm programme of commitments of the financial assistance month by month during the year.

(5.) If during a financial year either the Commonwealth or a State informs the other that it considers the allocation of the financial assistance by the State or the programme of commitments in respect

of

*States Grants (Rural Reconstruction) Agreement
Ratification (Amendment).*

of the year should be varied, further consultations will be held between the Commonwealth and the State with a view to varying the determination by the Commonwealth for the purposes of sub-clause (3.) of this clause should the Commonwealth see fit to do so or varying the programme of commitments for the purposes of sub-clause (4.) of this clause, as the case may be.

6. The Principal Agreement as varied by this agreement shall be known as 'the 1971-1973 Rural Reconstruction Agreement'.

Title of
Agree-
ments.

IN WITNESS WHEREOF this agreement has been executed as at the day and year first above written.

15 SIGNED for and on behalf of THE COMMONWEALTH OF AUSTRALIA by the Honourable EDWARD GOUGH WHITLAM, Prime Minister, in the presence of—

PETER S. WILENSKI.

E. G. WHITLAM (L.S.)

20 SIGNED for and on behalf of THE STATE OF NEW SOUTH WALES by the Honourable SIR ROBERT WILLIAM ASKIN, Premier, in the presence of—

B. DAVIES.

R. W. ASKIN (L.S.)

25 SIGNED for and on behalf of THE STATE OF VICTORIA by the Honourable RUPERT JAMES HAMER, Premier, in the presence of—

KEVIN A. HALL.

R. J. HAMER (L.S.)

30 SIGNED for and on behalf of THE STATE OF QUEENSLAND by the Honourable JOHANNES BJELKE-PETERSEN, Premier, in the presence of—

35 C. M. BYCROFT.

JOH. BJELKE-PETERSEN

SIGNED

*States Grants (Rural Reconstruction) Agreement
Ratification (Amendment).*

5	SIGNED for and on behalf of THE STATE OF SOUTH AUS- TRALIA by the Honourable DONALD ALLAN DUNSTAN, Premier, in the presence of— J. A. WHITE.	}	D. A. DUNSTAN (L.S.)
10	SIGNED for and on behalf of THE STATE OF WESTERN AUS- TRALIA by the Honourable JOHN TREZISE TONKIN, Premier, in the presence of— R. S. SEDDON.	}	JOHN T. TONKIN (L.S.)
15	SIGNED for and on behalf of THE STATE OF TASMANIA by the Honourable ERIC ELLIOTT REECE, Premier, in the presence of— C. W. HALLAM.	}	ERIC REECE (L.S.)

4. (1) In this section “the Rural Reconstruction Validation.
20 Agreement” has the same meaning as in the Principal Act as
amended by this Act.

(2) Any act, matter or thing done on or after 1st July,
1973, and before the commencement of this Act shall have,
and shall be deemed always to have had, the same force and
25 effect as it would have, or would have had, if the Rural
Reconstruction Agreement and this Act had been in force
when the act, matter or thing was done.

State Council (Federal Recognition) Agreement
Reaffirmation (Amendment)

D. A. DUNSTON (1974)

SHOULD be and on behalf of THE
STATE OF SOUTH AUSTRALIA
TRAVIA by the Honorable
DONALD ALLAN DUNSTAN
Present in the presence of
J. A. WHITE

JOHN TRAVIS TONKIN (1974)

SHOULD be and on behalf of THE
STATE OF WESTERN AUSTRALIA
TRAVIA by the Honorable
JOHN TRAVIS TONKIN
Present in the presence of
R. S. SAMPSON

ERIC KIRCH (1974)

SHOULD be and on behalf of THE
STATE OF TASMANIA by the
Honorable ERIC KIRCH
Present in the presence of
C. W. HUGHES

4. (1) In this section "the Royal Recognition Validation Agreement" has the same meaning as in the Principal Act as amended by this Act.

(2) Any act matter or thing done on or after 1st July 1974 and before the commencement of this Act shall have and shall be deemed always to have had the same force and effect as it would have or would have had if the Royal Recognition Agreement and this Act had been in force when the act matter or thing was done.

BY APPOINTMENT
1974

PROOF

**STATES GRANTS (RURAL RECONSTRUCTION) AGREEMENT
RATIFICATION (AMENDMENT) BILL, 1974**

EXPLANATORY NOTE

THE objects of this Bill are—

- (a) to ratify a supplementary Agreement between the Commonwealth and the State of New South Wales in relation to rural reconstruction;
- (b) to amend the States Grants (Rural Reconstruction) Agreement Ratification Act, 1971, to enable the supplementary Agreement to be implemented;
- (c) to validate certain matters; and
- (d) to make provisions of a consequential nature.

PROOF

No. , 1974.

A BILL

To approve and ratify an Agreement supplemental to a certain Agreement between the Commonwealth and the State of New South Wales in relation to rural reconstruction; for this and other purposes to amend the States Grants (Rural Reconstruction) Agreement Ratification Act, 1971; to validate certain matters; and for purposes connected therewith.

[MR LEWIS—26 February, 1974.]

BE

*States Grants (Rural Reconstruction) Agreement
Ratification (Amendment).*

BE it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows:—

1. This Act may be cited as the "States Grants (Rural Reconstruction) Agreement Ratification (Amendment) Act, 1974". Short title.

2. The States Grants (Rural Reconstruction) Agreement Ratification Act, 1971, is in this Act referred to as the Principal Act. Principal Act.

3. The Principal Act is amended— Amendment of Act No. 37, 1971.
 - (a) by omitting the definition of "the Agreement" in section 2 and by inserting instead the following definition :— Sec. 2. (Definitions.)

"the Rural Reconstruction Agreement" means the Agreement, a copy of which is set out in Schedule 1, read with the Agreement, a copy of which is set out in Schedule 2.

 - (b) by omitting section 3 and by inserting instead the following section :— Sec. 3.

3. The Agreements, copies of which are set out in Schedule 1 and Schedule 2, are approved, ratified and confirmed. Ratification.

 - (c) by inserting after section 3 the following section :— Sec. 4.

4. (1) The Rural Reconstruction Agreement may be carried into effect notwithstanding the provisions of any other Act. Implement-
ation.

*States Grants (Rural Reconstruction) Agreement
Ratification (Amendment).*

5 (2) All acts, matters and things for or with respect to which provision is made in the Rural Reconstruction Agreement, or which by that Agreement are agreed, directed, authorised or permitted to be made, done or executed by or on behalf of the Minister or the Treasurer or the Auditor-General or the Authority are hereby sanctioned, authorised and confirmed.

- 10 (d) (i) by omitting from the Schedule the heading thereto and by inserting instead the heading "SCHEDULE 1."; Schedule.
(ii) by inserting at the end of the Schedule the following heading and Schedule :—

SCHEDULE 2.

15 THIS AGREEMENT made the fifth day of November One thousand nine hundred and seventy-three between—

THE COMMONWEALTH OF AUSTRALIA of the first part,
THE STATE OF NEW SOUTH WALES of the second part,
THE STATE OF VICTORIA of the third part,
20 THE STATE OF QUEENSLAND of the fourth part,
THE STATE OF SOUTH AUSTRALIA of the fifth part,
THE STATE OF WESTERN AUSTRALIA of the sixth part
and
THE STATE OF TASMANIA of the seventh part

25 is supplemental to the agreement in relation to the provision of financial assistance for persons engaged in rural industries in the States (in this agreement called 'the Principal Agreement') that was approved by the States Grants (Rural Reconstruction) Act 1971 and was made between the Commonwealth and all the States the fourth
30 day of June 1971.

WHEREAS

*States Grants (Rural Reconstruction) Agreement
Ratification (Amendment).*

WHEREAS—

- 5 (a) the Commonwealth and the States are desirous of varying the terms and conditions upon which financial assistance is provided by the Commonwealth to the States under the Principal Agreement and of extending the period during which financial assistance is to be provided;
- 10 (b) the Parliament of the Commonwealth will be requested to approve this agreement and to authorise the grant of financial assistance to the States in accordance with the provisions of the Principal Agreement as varied by this agreement,

NOW IT IS HEREBY AGREED as follows:—

1. This agreement shall have no force or effect and shall not be binding upon any party until it has been approved by the Parliament of the Commonwealth.
- 15 2. Upon being approved by the Parliament of the Commonwealth, this agreement shall be deemed to have come into force and to have commenced on the first day of July 1973 so that the Principal Agreement shall be regarded as having been varied on that date and as providing for and giving effect to acts done on and from that date as if it had been so varied.
- 20 3.—(1.) In this agreement, each State that is a party is referred to as a 'State', and the expression 'the States' means, except where the context otherwise requires, all of the States that are for the time being parties.
- 25 (2.) The Principal Agreement as varied by this agreement shall be construed as if this agreement were incorporated in and formed part of the Principal Agreement and so that, except where the context otherwise requires, references in the Principal Agreement to that agreement were references to that agreement as varied by and incorporating the provisions of this agreement.
- 30 (3.) Except where the contrary intention appears, expressions used in this agreement that are expressions to which meanings are attributed in the Principal Agreement have in this agreement the respective meanings so attributed to them.
- 35 4.—(1.) On and from the first day of July 1973, the provisions of clauses 11 and 12 of the Principal Agreement shall cease to apply in respect of the provision of financial assistance by the Commonwealth and the provisions set out hereafter in this clause shall apply in their place.

(2.)

*States Grants (Rural Reconstruction) Agreement
Ratification (Amendment).*

(2.) Subject to, and to the performance by a State of, the provisions of the Principal Agreement as varied by this agreement, the Commonwealth will during the financial years commencing on the first day of July in the years 1973, 1974 and 1975 make financial assistance available to the States for the purposes of the Scheme.

(3.) The amount of the financial assistance to be made available by the Commonwealth to each State during a financial year shall be determined by the Commonwealth before the commencement of the financial year following a meeting of Commonwealth and State Ministers which will review the circumstances relating to the financial year and which will give due consideration to submissions made by the States not later than the end of the February last preceding the financial year and will have regard to such other criteria as the Commonwealth considers appropriate.

15 5.—(1.) Clause 6 of the Principal Agreement shall not apply to financial assistance made available by the Commonwealth during the financial years specified in sub-clause (2.) of clause 4 of this agreement.

Allocation of Financial Assistance.

(2.) Subject to the provisions of the Principal Agreement as varied by this agreement, the financial assistance made available by the Commonwealth to a State after the first day of July 1973 shall be applied to the forms of assistance under the Scheme, namely debt reconstruction, farm build-up and rehabilitation as referred to in accordance with clause 5 of the Principal Agreement.

(3.) The allocation by a State of the financial assistance during a financial year between the forms of assistance shall be in accordance with a determination made by the Commonwealth prior to the commencement of the financial year after consultation with the State, in which determination shall be specified a target percentage for commitments on farm build-up which the State should endeavour to achieve and a maximum percentage of commitments on debt reconstruction which the State may not exceed without the prior approval of the Commonwealth.

(4.) The consultations referred to in sub-clause (3.) of this clause shall extend to establishing by agreement between the Commonwealth and the State a firm programme of commitments of the financial assistance month by month during the year.

(5.) If during a financial year either the Commonwealth or a State informs the other that it considers the allocation of the financial assistance by the State or the programme of commitments in respect

of

*States Grants (Rural Reconstruction) Agreement
Ratification (Amendment).*

of the year should be varied, further consultations will be held between the Commonwealth and the State with a view to varying the determination by the Commonwealth for the purposes of sub-clause (3.) of this clause should the Commonwealth see fit to do so or varying the programme of commitments for the purposes of sub-clause (4.) of this clause, as the case may be.

6. The Principal Agreement as varied by this agreement shall be known as 'the 1971-1973 Rural Reconstruction Agreement'. Title of Agreements.

IN WITNESS WHEREOF this agreement has been executed as at the day and year first above written.

15 SIGNED for and on behalf of THE COMMONWEALTH OF AUSTRALIA by the Honourable EDWARD GOUGH WHITLAM, Prime Minister, in the presence of—
PETER S. WILENSKI. } E. G. WHITLAM (L.S.)

20 SIGNED for and on behalf of THE STATE OF NEW SOUTH WALES by the Honourable SIR ROBERT WILLIAM ASKIN, Premier, in the presence of—
B. DAVIES. } R. W. ASKIN (L.S.)

25 SIGNED for and on behalf of THE STATE OF VICTORIA by the Honourable RUPERT JAMES HAMER, Premier, in the presence of—
KEVIN A. HALL. } R. J. HAMER (L.S.)

30 SIGNED for and on behalf of THE STATE OF QUEENSLAND by the Honourable JOHANNES BJELKE-PETERSEN, Premier, in the presence of—
35 C. M. BYCROFT. } JOH. BJELKE-PETERSEN

SIGNED

*States Grants (Rural Reconstruction) Agreement
Ratification (Amendment).*

5 SIGNED for and on behalf of THE
STATE OF SOUTH AUS-
TRALIA by the Honourable
DONALD ALLAN DUNSTAN,
Premier, in the presence of—
J. A. WHITE. } D. A. DUNSTAN (L.S.)

10 SIGNED for and on behalf of THE
STATE OF WESTERN AUS-
TRALIA by the Honourable
JOHN TREZISE TONKIN,
Premier, in the presence of—
R. S. SEDDON. } JOHN T. TONKIN (L.S.)

15 SIGNED for and on behalf of THE
STATE OF TASMANIA by the
Honourable ERIC ELLIOTT
REECE, Premier, in the
presence of—
C. W. HALLAM. } ERIC REECE (L.S.)

20 **4.** (1) In this section “the Rural Reconstruction Validation.
Agreement” has the same meaning as in the Principal Act as
amended by this Act.

25 (2) Any act, matter or thing done on or after 1st July,
1973, and before the commencement of this Act shall have,
and shall be deemed always to have had, the same force and
effect as it would have, or would have had, if the Rural
Reconstruction Agreement and this Act had been in force
when the act, matter or thing was done.

Washington, D.C.

STATE OF WASHINGTON
JULY 1, 1974

JOHN J. WELLS
Governor

ERIK L. LIND
Secretary

(1) In this section, the word "shall" shall mean "shall" unless the context clearly indicates otherwise.

1974 and before the commencement of this act shall have and shall be deemed to have had the same force and effect as it would have had if the word "shall" were changed to "may" in this act.

New South Wales



ANNO VICESIMO TERTIO

ELIZABETHÆ II REGINÆ

Act No. 21, 1974.

An Act to approve and ratify an Agreement supplemental to a certain Agreement between the Commonwealth and the State of New South Wales in relation to rural reconstruction; for this and other purposes to amend the States Grants (Rural Reconstruction) Agreement Ratification Act, 1971; to validate certain matters; and for purposes connected therewith. [Assented to, 10th April, 1974.]

BE

*States Grants (Rural Reconstruction) Agreement
Ratification (Amendment).*

BE it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows:—

Short title. **1.** This Act may be cited as the "States Grants (Rural Reconstruction) Agreement Ratification (Amendment) Act, 1974".

Principal Act. **2.** The States Grants (Rural Reconstruction) Agreement Ratification Act, 1971, is in this Act referred to as the Principal Act.

Amendment of Act No. 37, 1971. **3.** The Principal Act is amended—

Sec. 2. (Definitions.) (a) by omitting the definition of "the Agreement" in section 2 and by inserting instead the following definition :—

"the Rural Reconstruction Agreement" means the Agreement, a copy of which is set out in Schedule 1, read with the Agreement, a copy of which is set out in Schedule 2.

Sec. 3. (b) by omitting section 3 and by inserting instead the following section :—

Ratification. **3.** The Agreements, copies of which are set out in Schedule 1 and Schedule 2, are approved, ratified and confirmed.

Sec. 4. (c) by inserting after section 3 the following section :—

Implementation. **4.** (1) The Rural Reconstruction Agreement may be carried into effect notwithstanding the provisions of any other Act.

*States Grants (Rural Reconstruction) Agreement
Ratification (Amendment).*

(2) All acts, matters and things for or with respect to which provision is made in the Rural Reconstruction Agreement, or which by that Agreement are agreed, directed, authorised or permitted to be made, done or executed by or on behalf of the Minister or the Treasurer or the Auditor-General or the Authority are hereby sanctioned, authorised and confirmed.

- (d) (i) by omitting from the Schedule the heading **Schedule.** thereto and by inserting instead the heading "SCHEDULE 1.";
- (ii) by inserting at the end of the Schedule the following heading and Schedule :—

SCHEDULE 2.

THIS AGREEMENT made the fifth day of November One thousand nine hundred and seventy-three between—

THE COMMONWEALTH OF AUSTRALIA of the first part,

THE STATE OF NEW SOUTH WALES of the second part,

THE STATE OF VICTORIA of the third part,

THE STATE OF QUEENSLAND of the fourth part,

THE STATE OF SOUTH AUSTRALIA of the fifth part,

THE STATE OF WESTERN AUSTRALIA of the sixth part
and

THE STATE OF TASMANIA of the seventh part

is supplemental to the agreement in relation to the provision of financial assistance for persons engaged in rural industries in the States (in this agreement called 'the Principal Agreement') that was approved by the States Grants (Rural Reconstruction) Act 1971 and was made between the Commonwealth and all the States the fourth day of June 1971.

WHEREAS

*States Grants (Rural Reconstruction) Agreement
Ratification (Amendment).*

WHEREAS—

- (a) the Commonwealth and the States are desirous of varying the terms and conditions upon which financial assistance is provided by the Commonwealth to the States under the Principal Agreement and of extending the period during which financial assistance is to be provided;
- (b) the Parliament of the Commonwealth will be requested to approve this agreement and to authorise the grant of financial assistance to the States in accordance with the provisions of the Principal Agreement as varied by this agreement,

NOW IT IS HEREBY AGREED as follows:—

Approval of Agreement. 1. This agreement shall have no force or effect and shall not be binding upon any party until it has been approved by the Parliament of the Commonwealth.

Commencement of Agreement. 2. Upon being approved by the Parliament of the Commonwealth, this agreement shall be deemed to have come into force and to have commenced on the first day of July 1973 so that the Principal Agreement shall be regarded as having been varied on that date and as providing for and giving effect to acts done on and from that date as if it had been so varied.

Construction and Operation of Agreements. 3.—(1.) In this agreement, each State that is a party is referred to as a 'State', and the expression 'the States' means, except where the context otherwise requires, all of the States that are for the time being parties.

(2.) The Principal Agreement as varied by this agreement shall be construed as if this agreement were incorporated in and formed part of the Principal Agreement and so that, except where the context otherwise requires, references in the Principal Agreement to that agreement were references to that agreement as varied by and incorporating the provisions of this agreement.

(3.) Except where the contrary intention appears, expressions used in this agreement that are expressions to which meanings are attributed in the Principal Agreement have in this agreement the respective meanings so attributed to them.

Provision of Financial Assistance. 4.—(1.) On and from the first day of July 1973, the provisions of clauses 11 and 12 of the Principal Agreement shall cease to apply in respect of the provision of financial assistance by the Commonwealth and the provisions set out hereafter in this clause shall apply in their place.

*States Grants (Rural Reconstruction) Agreement
Ratification (Amendment).*

(2.) Subject to, and to the performance by a State of, the provisions of the Principal Agreement as varied by this agreement, the Commonwealth will during the financial years commencing on the first day of July in the years 1973, 1974 and 1975 make financial assistance available to the States for the purposes of the Scheme.

(3.) The amount of the financial assistance to be made available by the Commonwealth to each State during a financial year shall be determined by the Commonwealth before the commencement of the financial year following a meeting of Commonwealth and State Ministers which will review the circumstances relating to the financial year and which will give due consideration to submissions made by the States not later than the end of the February last preceding the financial year and will have regard to such other criteria as the Commonwealth considers appropriate.

5.—(1.) Clause 6 of the Principal Agreement shall not apply to financial assistance made available by the Commonwealth during the financial years specified in sub-clause (2.) of clause 4 of this agreement.

Allocation of
Financial
Assistance.

(2.) Subject to the provisions of the Principal Agreement as varied by this agreement, the financial assistance made available by the Commonwealth to a State after the first day of July 1973 shall be applied to the forms of assistance under the Scheme, namely debt reconstruction, farm build-up and rehabilitation as referred to in accordance with clause 5 of the Principal Agreement.

(3.) The allocation by a State of the financial assistance during a financial year between the forms of assistance shall be in accordance with a determination made by the Commonwealth prior to the commencement of the financial year after consultation with the State, in which determination shall be specified a target percentage for commitments on farm build-up which the State should endeavour to achieve and a maximum percentage of commitments on debt reconstruction which the State may not exceed without the prior approval of the Commonwealth.

(4.) The consultations referred to in sub-clause (3.) of this clause shall extend to establishing by agreement between the Commonwealth and the State a firm programme of commitments of the financial assistance month by month during the year.

(5.) If during a financial year either the Commonwealth or a State informs the other that it considers the allocation of the financial assistance by the State or the programme of commitments in respect

of

*States Grants (Rural Reconstruction) Agreement
Ratification (Amendment).*

of the year should be varied, further consultations will be held between the Commonwealth and the State with a view to varying the determination by the Commonwealth for the purposes of sub-clause (3.) of this clause should the Commonwealth see fit to do so or varying the programme of commitments for the purposes of sub-clause (4.) of this clause, as the case may be.

Title of
Agree-
ments.

6. The Principal Agreement as varied by this agreement shall be known as 'the 1971-1973 Rural Reconstruction Agreement'.

IN WITNESS WHEREOF this agreement has been executed as at the day and year first above written.

SIGNED for and on behalf of THE
COMMONWEALTH OF AUS-
TRALIA by the Honourable
EDWARD GOUGH WHIT-
LAM, Prime Minister, in the
presence of—

PETER S. WILENSKI.

E. G. WHITLAM (L.S.)

SIGNED for and on behalf of THE
STATE OF NEW SOUTH
WALES by the Honourable SIR
ROBERT WILLIAM ASKIN,
Premier, in the presence of—

B. DAVIES.

R. W. ASKIN (L.S.)

SIGNED for and on behalf of THE
STATE OF VICTORIA by the
Honourable RUPERT JAMES
HAMER, Premier, in the
presence of—

KEVIN A. HALL.

R. J. HAMER (L.S.)

SIGNED for and on behalf of THE
STATE OF QUEENSLAND by
the Honourable JOHANNES
BJELKE-PETERSEN, Premier,
in the presence of—

C. M. BYCROFT.

JOH. BJELKE-PETERSEN

SIGNED

*States Grants (Rural Reconstruction) Agreement
Ratification (Amendment).*

SIGNED for and on behalf of THE
STATE OF SOUTH AUS-
TRALIA by the Honourable
DONALD ALLAN DUNSTAN,
Premier, in the presence of—

J. A. WHITE.

} D. A. DUNSTAN (L.S.)

SIGNED for and on behalf of THE
STATE OF WESTERN AUS-
TRALIA by the Honourable
JOHN TREZISE TONKIN,
Premier, in the presence of—

R. S. SEDDON.

} JOHN T. TONKIN (L.S.)

SIGNED for and on behalf of THE
STATE OF TASMANIA by the
Honourable ERIC ELLIOTT
REECE, Premier, in the
presence of—

C. W. HALLAM.

} ERIC REECE (L.S.)

4. (1) In this section “the Rural Reconstruction Agreement” has the same meaning as in the Principal Act as amended by this Act.

(2) Any act, matter or thing done on or after 1st July, 1973, and before the commencement of this Act shall have, and shall be deemed always to have had, the same force and effect as it would have, or would have had, if the Rural Reconstruction Agreement and this Act had been in force when the act, matter or thing was done.

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I certify that this PUBLIC BILL, which originated in the LEGISLATIVE ASSEMBLY, has finally passed the LEGISLATIVE COUNCIL and the LEGISLATIVE ASSEMBLY of NEW SOUTH WALES.

R. E. WARD,
Clerk of the Legislative Assembly.

*Legislative Assembly Chamber,
Sydney, 20 March, 1974.*

New South Wales



ANNO VICESIMO TERTIO

ELIZABETHÆ II REGINÆ

Act No. 21, 1974.

An Act to approve and ratify an Agreement supplemental to a certain Agreement between the Commonwealth and the State of New South Wales in relation to rural reconstruction; for this and other purposes to amend the States Grants (Rural Reconstruction) Agreement Ratification Act, 1971; to validate certain matters; and for purposes connected therewith. [Assented to, 10th April, 1974.]

BE

I have examined this Bill, and find it to correspond in all respects with the Bill as finally passed by both Houses.

J. H. BROWN,
Chairman of Committees of the Legislative Assembly.

*States Grants (Rural Reconstruction) Agreement
Ratification (Amendment).*

BE it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows:—

- Short title. **1.** This Act may be cited as the "States Grants (Rural Reconstruction) Agreement Ratification (Amendment) Act, 1974".
- Principal Act. **2.** The States Grants (Rural Reconstruction) Agreement Ratification Act, 1971, is in this Act referred to as the Principal Act.
- Amendment of Act No. 37, 1971.
Sec. 2. (Definitions.) **3.** The Principal Act is amended—
- (a) by omitting the definition of "the Agreement" in section 2 and by inserting instead the following definition :—
- "the Rural Reconstruction Agreement" means the Agreement, a copy of which is set out in Schedule 1, read with the Agreement, a copy of which is set out in Schedule 2.
- Sec. 3. (b) by omitting section 3 and by inserting instead the following section :—
- Ratification. 3. The Agreements, copies of which are set out in Schedule 1 and Schedule 2, are approved, ratified and confirmed.
- Sec. 4.
Implementation. (c) by inserting after section 3 the following section :—
4. (1) The Rural Reconstruction Agreement may be carried into effect notwithstanding the provisions of any other Act.

*States Grants (Rural Reconstruction) Agreement
Ratification (Amendment).*

(2) All acts, matters and things for or with respect to which provision is made in the Rural Reconstruction Agreement, or which by that Agreement are agreed, directed, authorised or permitted to be made, done or executed by or on behalf of the Minister or the Treasurer or the Auditor-General or the Authority are hereby sanctioned, authorised and confirmed.

- (d) (i) by omitting from the Schedule the heading **Schedule.** thereto and by inserting instead the heading "SCHEDULE 1.";
- (ii) by inserting at the end of the Schedule the following heading and Schedule :—

SCHEDULE 2.

THIS AGREEMENT made the fifth day of November One thousand nine hundred and seventy-three between—

THE COMMONWEALTH OF AUSTRALIA of the first part,
THE STATE OF NEW SOUTH WALES of the second part,
THE STATE OF VICTORIA of the third part,
THE STATE OF QUEENSLAND of the fourth part,
THE STATE OF SOUTH AUSTRALIA of the fifth part,
THE STATE OF WESTERN AUSTRALIA of the sixth part
and
THE STATE OF TASMANIA of the seventh part

is supplemental to the agreement in relation to the provision of financial assistance for persons engaged in rural industries in the States (in this agreement called 'the Principal Agreement') that was approved by the States Grants (Rural Reconstruction) Act 1971 and was made between the Commonwealth and all the States the fourth day of June 1971.

(S)
WHEREAS

*States Grants (Rural Reconstruction) Agreement
Ratification (Amendment).*

WHEREAS—

- (a) the Commonwealth and the States are desirous of varying the terms and conditions upon which financial assistance is provided by the Commonwealth to the States under the Principal Agreement and of extending the period during which financial assistance is to be provided;
- (b) the Parliament of the Commonwealth will be requested to approve this agreement and to authorise the grant of financial assistance to the States in accordance with the provisions of the Principal Agreement as varied by this agreement,

NOW IT IS HEREBY AGREED as follows:—

Approval of Agreement. 1. This agreement shall have no force or effect and shall not be binding upon any party until it has been approved by the Parliament of the Commonwealth.

Commencement of Agreement. 2. Upon being approved by the Parliament of the Commonwealth, this agreement shall be deemed to have come into force and to have commenced on the first day of July 1973 so that the Principal Agreement shall be regarded as having been varied on that date and as providing for and giving effect to acts done on and from that date as if it had been so varied.

Construction and Operation of Agreements. 3.—(1.) In this agreement, each State that is a party is referred to as a 'State', and the expression 'the States' means, except where the context otherwise requires, all of the States that are for the time being parties.

(2.) The Principal Agreement as varied by this agreement shall be construed as if this agreement were incorporated in and formed part of the Principal Agreement and so that, except where the context otherwise requires, references in the Principal Agreement to that agreement were references to that agreement as varied by and incorporating the provisions of this agreement.

(3.) Except where the contrary intention appears, expressions used in this agreement that are expressions to which meanings are attributed in the Principal Agreement have in this agreement the respective meanings so attributed to them.

Provision of Financial Assistance. 4.—(1.) On and from the first day of July 1973, the provisions of clauses 11 and 12 of the Principal Agreement shall cease to apply in respect of the provision of financial assistance by the Commonwealth and the provisions set out hereafter in this clause shall apply in their place.

(2.)

*States Grants (Rural Reconstruction) Agreement
Ratification (Amendment).*

(2.) Subject to, and to the performance by a State of, the provisions of the Principal Agreement as varied by this agreement, the Commonwealth will during the financial years commencing on the first day of July in the years 1973, 1974 and 1975 make financial assistance available to the States for the purposes of the Scheme.

(3.) The amount of the financial assistance to be made available by the Commonwealth to each State during a financial year shall be determined by the Commonwealth before the commencement of the financial year following a meeting of Commonwealth and State Ministers which will review the circumstances relating to the financial year and which will give due consideration to submissions made by the States not later than the end of the February last preceding the financial year and will have regard to such other criteria as the Commonwealth considers appropriate.

5.—(1.) Clause 6 of the Principal Agreement shall not apply to financial assistance made available by the Commonwealth during the financial years specified in sub-clause (2.) of clause 4 of this agreement.

Allocation of
Financial
Assistance.

(2.) Subject to the provisions of the Principal Agreement as varied by this agreement, the financial assistance made available by the Commonwealth to a State after the first day of July 1973 shall be applied to the forms of assistance under the Scheme, namely debt reconstruction, farm build-up and rehabilitation as referred to in accordance with clause 5 of the Principal Agreement.

(3.) The allocation by a State of the financial assistance during a financial year between the forms of assistance shall be in accordance with a determination made by the Commonwealth prior to the commencement of the financial year after consultation with the State, in which determination shall be specified a target percentage for commitments on farm build-up which the State should endeavour to achieve and a maximum percentage of commitments on debt reconstruction which the State may not exceed without the prior approval of the Commonwealth.

(4.) The consultations referred to in sub-clause (3.) of this clause shall extend to establishing by agreement between the Commonwealth and the State a firm programme of commitments of the financial assistance month by month during the year.

(5.) If during a financial year either the Commonwealth or a State informs the other that it considers the allocation of the financial assistance by the State or the programme of commitments in respect

of

*States Grants (Rural Reconstruction) Agreement
Ratification (Amendment).*

of the year should be varied, further consultations will be held between the Commonwealth and the State with a view to varying the determination by the Commonwealth for the purposes of sub-clause (3.) of this clause should the Commonwealth see fit to do so or varying the programme of commitments for the purposes of sub-clause (4.) of this clause, as the case may be.

Title of Agreements.

6. The Principal Agreement as varied by this agreement shall be known as 'the 1971-1973 Rural Reconstruction Agreement'.

IN WITNESS WHEREOF this agreement has been executed as at the day and year first above written.

SIGNED for and on behalf of THE COMMONWEALTH OF AUSTRALIA by the Honourable EDWARD GOUGH WHITLAM, Prime Minister, in the presence of—

PETER S. WILENSKI.

E. G. WHITLAM (L.S.)

SIGNED for and on behalf of THE STATE OF NEW SOUTH WALES by the Honourable SIR ROBERT WILLIAM ASKIN, Premier, in the presence of—

B. DAVIES.

R. W. ASKIN (L.S.)

SIGNED for and on behalf of THE STATE OF VICTORIA by the Honourable RUPERT JAMES HAMER, Premier, in the presence of—

KEVIN A. HALL.

R. J. HAMER (L.S.)

SIGNED for and on behalf of THE STATE OF QUEENSLAND by the Honourable JOHANNES BJELKE-PETERSEN, Premier, in the presence of—

C. M. BYCROFT.

JOH. BJELKE-PETERSEN

SIGNED

*States Grants (Rural Reconstruction) Agreement
Ratification (Amendment).*

SIGNED for and on behalf of THE
STATE OF SOUTH AUS-
TRALIA by the Honourable
DONALD ALLAN DUNSTAN,
Premier, in the presence of—
J. A. WHITE. } D. A. DUNSTAN (L.S.)

SIGNED for and on behalf of THE
STATE OF WESTERN AUS-
TRALIA by the Honourable
JOHN TREZISE TONKIN,
Premier, in the presence of—
R. S. SEDDON. } JOHN T. TONKIN (L.S.)

SIGNED for and on behalf of THE
STATE OF TASMANIA by the
Honourable ERIC ELLIOTT
REECE, Premier, in the
presence of—
C. W. HALLAM. } ERIC REECE (L.S.)

4. (1) In this section "the Rural Reconstruction Validation Agreement" has the same meaning as in the Principal Act as amended by this Act.

(2) Any act, matter or thing done on or after 1st July, 1973, and before the commencement of this Act shall have, and shall be deemed always to have had, the same force and effect as it would have, or would have had, if the Rural Reconstruction Agreement and this Act had been in force when the act, matter or thing was done.

In the name and on behalf of Her Majesty I assent to this Act.

A. R. CUTLER,
Governor.

*Government House,
Sydney, 10th April, 1974.*

