

84C. Constructive notice to State organization

- (1) If notification of an alleged industrial dispute that —
- (a) arises out of service of a log of claims; and
 - (b) affects a State employer,

is given by a Federal organization under section 99 of the Commonwealth Act on or after commencement day, then for the purposes of this Part each State organization which has a Branch of the Federal organization as its related Federal body receives notice of the alleged industrial dispute on the same day as that notification is given by the Federal organization.

- (2) If notification of an alleged industrial dispute that —
- (a) arises out of service of a log of claims;
 - (b) affects a State employer;
 - (c) has not been fully settled or finally dealt with under the Commonwealth Act;
 - (d) has not ceased to exist; and
 - (e) is not the subject of a determination by the Australian Industrial Relations Commission under the Commonwealth Act that it will refrain from hearing or determining the alleged industrial dispute or part of the alleged industrial dispute insofar as it involves the State,

was given by a Federal organization under section 99 of the Commonwealth Act before the commencement day, then for the purposes of this Part each State organization which has a Branch of the Federal organization as its related Federal body receives notice of the alleged industrial dispute on commencement day.

[Section 84C inserted by No. 3 of 1997 s.20.]