

2 August 2017

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Dear Associate

AM2014/197 Casual employment and AM2014/196 Part-time employment

We refer to the above matter and write on behalf of our client, the Association of Professional Staffing Companies Australia (**APSCo**), in relation to the directions contained in the Fair Work Commission decision of 5 July 2017.

We note that interested parties were directed to file submissions in response to the model casual conversion clause on or before 2 August 2017.

As part of its response, APSCo is currently reviewing evidence from its members which will assist with finalising its submission. Accordingly, APSCo respectfully seeks an extension of time until **5pm Friday, 4 August 2017**, in order to complete its short written submissions in relation to the proposed casual conversion clause.

In view of the other extensions granted, we consider that this requested extension is unlikely to cause any material prejudice to other parties.

If you have any questions or require any further information, please do not hesitate to contact us.

Yours faithfully

Squie Patton Bogges (AD)

Squire Patton Boggs (AU)

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