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24 November 2017

The Honourable Justice Ross AO, President Fair Work Commission 11 Exhibition Street Melbourne VIC 3000

By email: <u>Chambers.Ross.j@fwc.gov.au</u> <u>amod@fwc.gov.au</u>

Dear Associate,

AM2014/272 Review of the Hospitality Industry (General) Award 2010 – substantive issues

We write in response to the 2 November 2017 Statement¹.

United Voice would like to confirm that we continue to pursue the following substantive claims in relation to the *Hospitality Industry (General) Award 2010*:

- Clause 13.2 Minimum engagement period of 3 hours for casual employees
- Clause 21.1(b) Increase of the tool allowance
- Clause 21.1(b)(i) Tool allowance for apprentice cooks
- Clause 29.1(b)(i) Reduction of the maximum shift length for full time employees to 10 hours
- Clause 29.2(a) Reduction of the maximum shift length for part time employees to 10 hours
- Clause 30 Rostering for casuals
- Clause 33 Overtime for casuals when they work in excess of their rostered hours

Regards,

Natalie Dabarera Industrial Officer United Voice National Office Ph: 02 8204 3048

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