

**From:** Stephen Smith [mailto:Stephen.Smith@aigroup.com.au]  
**Sent:** Friday, 7 October 2016 9:14 AM  
**To:** AMOD  
**Subject:** AM2014/300 - Award Flexibility - Schedule of draft determinations published on 15 September 2016

Ai Group refers to the above matter.

We have reviewed the draft determinations in the schedule published on 15 September 2016 and we note that there is a typographical error in subsection (e) of all 20 draft determinations.

Subsection (e) currently reads as follows:

(e) If time off for overtime that has been worked is not taken within the period of 6 months mentioned in paragraph (e), the employer must pay the employee for the overtime, in the next pay period following those 6 months, at the overtime rate applicable to the overtime when worked.

The reference to “paragraph (e)” in the clause should be to “paragraph (c)” as it is paragraph (c) which specifies that time off instead of overtime must be taken within the period of 6 months.

Yours sincerely

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