REVISED SUMMARY OF SUBMISSIONS – TECHNICAL AND DRAFTING

This table is a summary of submissions on technical and drafting issues lodged for this award. The summary includes submissions received before 13 September 2017. The summary has been revised to include feedback from the conferences on 20 April 2017 (<u>Transcript</u>), 12 May 2017 (<u>Transcript</u>) and 16 June 2017 (<u>Transcript</u>)

ITEM	PARTY	DOCUMENT	CLAUSE (exposure draft)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
1	ADG	Sub-13/02/17	Various	Calculation of overtime Proposals to change calculation of overtime to payable at the 'minimum rate of pay for a classification' or the 'ordinary hourly rate' so defined are inconsistent with current award provisions and would result in significant reduction in pay. 7 NW	Paras 12-15	REMAIN OUTSTANDING Seek. Further discussions to take place between interested parties before 12 May. Transcript PN 22. See also item 29, as per Transcript 16/06/17 [PN31]
	ADG	Sub-08/05/17		Proposed changes, if applied, will result in significant reductions in pay of some employees; therefore, a substantive change.	Page 1	
2	7 NW	Sub-18/01/17	2	Ordinary hourly rate Replace 'an' with 'the' directly after 'which' and just before 'employee'.	Para 3.2, pg 6 of Att A	AGREED see Transcript 20/04/17 [PN38] ED updated
3	AEIA	ReplySub- 22/02/17	2	Loaded minimum hourly rate Notes new definition inserted in ED. Submits it will cause confusion and ambiguity and should be deleted.	Para 3(b)	REMAIN OUTSTANDING Subject to further discussion between BCCL and AEIA, see Transcript, 16/06/17 [PN72]
4	7 NW	Sub-18/01/17	4.2	Broadcasting and recorded entertainment industry Delete term as it is already included in the definitions.	Para 3.2, pg 7 of Att A	WITHDRAWN see Transcript, 16/06/17 [PN85]

ITEM	PARTY	DOCUMENT	CLAUSE (exposure draft)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
5	7 NW	Sub-18/01/17	4.4	Coverage Should include reference to Part 6— Termination of Employment and Redundancy.	Para 3.4	AGREED see Transcript, 16/06/17 at PN87 ED updated
6	ABI & NSWBC	<u>Sub-18/01/17</u>	5	Effect of variations made by the Fair Work Commission This clause should be a subclause of clause 1. Title and Commencement.	Para 2.1	WITHDRAWN, see Transcript, 16/06/17 at PN89 Provision is contained as a discrete clause in all Group 4 EDs in accordance with plain language principles [2016] FWC 2924, see para [4].
7	CPSU	Sub-21/12/16	7.2	Facilitative provision—Radio Broadcasting—meal break during shift In response to question raised by Commission 'Employees' could be read as an individual employee or group of employees.	Para 3	REMAIN OUTSTANDING Further discussions to take place between interested parties. If no agreement is reached, item will not be relisted. See Transcript16/06/17 [PN102]
	AFEI ABI &	Sub-18/01/17 Sub-18/01/17		Agreement under cl 40.3 should be amended to also provide for agreement between an individual employee and an employer. Under cl.40.3, agreement can be reached	Para 12 Para 4.1	
8	NSWBC 7 NW	Sub-18/01/17	7.2	on an individual basis. Facilitative provision Payment of wages to be included as a facilitative provision.	Para 3.2, pg 10 of Att A	AGREED See Transcript 16/06/17[PN108] ED updated

ITEM	PARTY	DOCUMENT	CLAUSE (exposure draft)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
9	7 NW	Sub-18/01/17	9.1	Full-time employment 'is an employee who is' should be reinserted.	Para 3.5	AGREED See <u>Transcript</u> , 16/06/17 [PN111] ED updated
	CPSU	Replysub- 22/02/17		Supports 7 NW's proposal.	Para 4	
10	7 NW	Sub-18/01/17	10.1	Part-time employment 'is an employee who' should be reinserted.	Para 3.6	AGREED See Transcript 16/06/17 [PN113] ED updated
	CPSU	Replysub- 22/02/17		Supports 7 NW's proposal.	Para 4	
11	7 NW	Sub-18/01/17	10.1(a)	Part-time employment 'works' inserted at start of sentence.	Para 3.2, pg 12 of Att A	AGREED See Transcript 16/06/17 [PN115] ED updated
12	7 NW	Sub-18/01/17	10.2	Part-time employment 'is entitled to' inserted just after 'employee' and just before 'receive'.	Para 3.2, pg 12 of Att A	AGREED See Transcript 16/06/17 [PN117] ED updated
13	7 NW	Sub-18/01/17	12.3(h)	Cadet training requirements and related matters In response to question raised by Commission Yes, the requirements are up to date.	Para 4.1	AGREED See Transcript 16/06/17 [PN119] ED updated
14	7 NW	Sub-18/01/17	12.3(h) (iii)	Cadet training requirements and related matters Reference should be '12.3(h) and (ii)'.	Para 3.2, pg 14 of Att A	AGREED See Transcript 16/06/17 [PN121] ED updated

ITEM	PARTY	DOCUMENT	CLAUSE (exposure draft)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
15	MEAA	<u>Sub-21/12/16</u>	13	Classifications and minimum wages Restore 'time' based formulas, rather than ED drafting which is 'percentage' based. Remove references to 'minimum hourly rate' that have been added to these clauses.	Paras 4-6	REMAIN OUTSTANDING Further discussions to take place between interested parties Transcript, 16/06/17 [PN123] Also relates to clauses 16.3(c), 20.2(a)(i), 31.1, 32.2(a) & (b), 40.2, 40.5, 42.1, 42.2, 42.5, 42.6(a) & (b), 43.1(a)-(d), 44.1, 44.2, 44.4, 45.1(a)-(c), 45.3, 53.3(d)(ii), 55.1(b), 55.2, 57.3(b), 58.1, 59.3, 61.1(b), 61.2, 61.4(b) & (d), 75.1-75.3, 76.2, 78.2, 79.2(a)-(d), 80.4(a)-(c).
	AEIA	ReplySub- 22/02/17		Would support MEAA's position where it could be shown employees would be disadvantaged by using percentage based formulas.	Para 4	
	7 NW	Replysub- 22/02/17		Opposes changes sought by MEAA. Submits they are not necessary or appropriate.	Paras 2.1-2.4, 3.1-3.4	
16	BCCL	Sub-18/01/17	13.4	Employees in cinemas 'This loading is payable for all purposes' be deleted.	Paras 13-16, 17, 18(1)	AGREED,
	AEIA	ReplySub- 22/02/17		'All purposes' has been included in ED. Supports retaining of current award provision instead.	Para 3(a)	
	AFEI	Replysub- 22/02/17		Agrees with submissions of BCCL.	Para 12	
	CIE	Correspondenc e-05/09/17		Believes this matter has been resolved	Page 1	
	MEAA	Correspondenc e-08/09/17		Discussed matter with cinema owner/operator representatives. Believes parties agree that the 8% loading applies to each hour worked by cinema employees on each day work is performed.	Page 1	

ITEM	PARTY	DOCUMENT	CLAUSE (exposure draft)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
	CIE	Correspondenc e-11/09/17		Confirms that CIE agree that there is no outstanding issue with respect to this matter as: 1. ED accurately reflects the status quo under the current award and the agreed position; and 2. the loading of 8% on the minimum rates of pay applies to each hour worked.	Page 1	
17	7 NW	Sub-18/01/17	13.5(b) (iii)	Junior employees Add 'classification' to the end of sentence.	Para 3.2, pg 18 of Att A	AGREED See Transcript 16/06/17 [PN128] ED updated
18	7 NW	<u>Sub-18/01/17</u>	13.7	Classifications—cadets Word 'weekly' should be included between 'minimum wage'.	Para 3.7	AGREED See Transcript 16/06/17 [PN130] ED updated
19	AFEI	Sub-18/01/17	13.11	Musicians (other than session singers) In response to question raised by Commission Rates are not hourly rates but are payable per engagement.	Para 13	AGREED See Transcript 16/06/17 [PN132] ED updated
20	7 NW	Sub-18/01/17	14.2	First-aid allowance Amend clause to clarify different application of allowance to full-time employees and part-time/casual employees. Provides drafting.	Para 3.8, pg 22 of Att A	AGREED See Transcript 16/06/17 [PN134] ED updated
	CPSU	Replysub- 22/02/17		Supports 7 NW's proposal.	Para 5	

ITEM	PARTY	DOCUMENT	CLAUSE (exposure draft)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
21	7 NW	Sub-18/01/17	14.3(c)	Uniform allowance Replace 'the' with 'an' for the first two occurrences in sentence.	Para 3.2, pg 24 of Att A	AGREED See Transcript 16/06/17 [PN137] ED updated
22	MEAA	<u>Sub-21/12/16</u>	14.3(d)	Telephone rental allowance In response to question raised by Commission Agrees to update for mobile phone costs.	Para 10	AGREED See Transcript 16/06/17 agree to include 'mobile' or 'fixed line' in definition;
	CPSU	<u>Sub-21/12/16</u>		Does not object to clause being modernised to clarify it applies to mobile phones as well.	Para 4	MEAA does not seek clause to be updated to include reference to mobile telephone costs, see <u>Transcript</u> , 16/06/17 [PN154]. ED updated
	7 NW	Sub-18/01/17		Allowance does not need to be updated to refer to mobile phone costs. Clause refers to telephones (which would include mobile phones) and is limited to rental costs.	Para 4.2	
23	7 NW	Sub-18/01/17	16.2	Annual leave Amend clause to more closely reflect provisions of s87(1)(b) of FW Act.	Para 3.9, pg 26 of Att A	REMAIN OUTSTANDING See Transcript 16/06/17 [PN166]
	CPSU	Replysub- 22/02/17		Does not support or oppose the inclusion of additional words.	Para 6	
24	7 NW	Sub-18/01/17	16.3	Annual leave Amend clause to more closely reflect provisions of s87(1)(b) of FW Act.	Para 3.9, pg 27 of Att A	REMAIN OUTSTANDING See Transcript 16/06/17 [PN170]
	CPSU	<u>Replysub-</u> <u>22/02/17</u>		Does not support or oppose the inclusion of additional words.	Para 6	
25	CRA	Sub-21/12/16	16.7(a)	Annual leave loading Clause should be deleted and replaced.	Paras 2-5	REMAIN OUTSTANDING CRA not present at conference

ITEM	PARTY	DOCUMENT	CLAUSE (exposure draft)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
				New clause should also be added following 16.7(b) to provide further clarification. Provides draft wording.		to confirm position. Further discussions to take place . See <u>Transcript</u> , 16/06/17 [PN181].
	7 NW	Sub-18/01/17		Insert reference to clause 32.1(d) after 'subject to clause'.	Para 3.10, pg 28 of Att A	
	CPSU	Replysub- 22/02/17		Supports 7 NW's proposal to change referencing to exclude cl.32.1(d)	Para 7	
	AFEI	Replysub- 22/02/17		Agrees with CRA.	Para 14	
	ABI & NSWBC	Replysub- 22/02/17		Supports submissions of CRA and 7 NW.	Para 3.1	
26	7 NW	Sub-18/01/17	29.3(b)	Ordinary hours of work and rostering Replace all 'ordinary' terms with 'minimum'.	Para 3.2, pg 34 of Att A	REMAINS OUTSTANDING See Transcript 16/06/17 [PN188]
27	7 NW	Sub-18/01/17	29.6(d)	Rostering Words 'if applicable' to be inserted at the end of the clause.	Paras 3.11- 3.12	AGREED See Transcript 16/06/17 [PN193] ED updated
	CPSU	Replysub- 22/02/17		Should be 'where applicable' rather than 'if applicable'.	Para 8	
28	7 NW	Sub-18/01/17	30.1	Meal breaks ED drafting is ambiguous. Provides suggested amended drafting.	Paras 3.13- 3.14, pg 35 of Att A	AGREED See Transcript 16/06/17 [PN200] ED updated
	CPSU	Replysub- 22/02/17		Does not agree re potential ambiguity, but it is not opposed to the proposed changes to revert to current award wording.	Para 9	
29	7 NW	Sub-18/01/17	31	Overtime – Television Broadcasting Cl 29.1 current award has been left out of	Para 3.15, pgs 36-37 of Att A	REMAINS OUTSTANDING. Further discussions to take

ITEM	PARTY	DOCUMENT	CLAUSE (exposure draft)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
				ED. Reinstate provision as new cl 31.1 and renumber clauses accordingly.		place. See <u>Transcript</u> 16/06/17 [PN203].
				Insert 'notwithstanding clause 31.2 to 31.4' in front of 'An employee may elect' Replace 'ordinary' with 'minimum'		
				wherever it appears in sub clause.		
	CPSU	Replysub- 22/02/17		Opposes changes sought by 7 NW. ED drafting is appropriate.	Paras 10-11	
30	7 NW	Sub-18/01/17	32.1(a)	Shift duty allowance – night shift ED drafting misleading. Remove subclause title and reinsert 'Subject to the provisions of clause 32.1(c)' at start of clause.	Paras 3.16 – 3.18, pg 38 of Att A	AGREED See Transcript 16/06/17 [PN208-217]. ED updated
	CPSU	Replysub- 22/02/17		Supports retention of current wording, but does not support the removal of title.	Para 12	
31	7 NW	Sub-18/01/17	32.1(b)	Shift duty allowance – morning shift ED drafting misleading. Remove subclause title and reinsert 'Subject to the provisions of clause 32.1(c)' at start of clause.	Para 3.16 – 3.18, pg 38 of Att A	AGREED See Transcript 16/06/17 [PN208,221-222] ED updated
	CPSU	Replysub- 22/02/17		Supports retention of current wording, but does not support the removal of title.	Para 12	
32	7 NW	Sub-18/01/17	32.1(c)	Shift duty allowance – extra shift duty allowance Remove subclause title.	Para 3.16 – 3.18, pg 38 of Att A	AGREED See Transcript 16/06/17 [PN208, 223-229] ED updated
33	7 NW	Sub-18/01/17	34.2(a)	All purpose allowances	Para 3.19 –	REMAIN OUTSTANDING

ITEM	PARTY	DOCUMENT	CLAUSE (exposure draft)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
				Conflict with overtime provisions. Insert 'except where otherwise specified' at start of clause.	3.20, pg 40 of Att A	Further discussions to take place. See <u>Transcript</u> , 16/06/17 [PN203]
	CPSU	Replysub- 22/02/17		Does not support proposed alteration by 7 NW.	Para 13	
34	CPSU	Sub-21/12/16	34.2(h)(i)	Videotape editing allowance Final dot point should be a standalone paragraph as per current award cl.32.17(a).	Para 6	AGREED See Transcript 16/06/17 [PN232] ED updated
35	CPSU	Sub-21/12/16	34.2(j)(i)	Director who works as a producer In response to question raised by Commission Refers to the pre-reform Television Industry Award 2000 cl.25.6. Submits loading is based on the minimum wage for that Directors classification.	Para 5	to extent that allowance is calculated on the basis of a director's salary, not a producer's rate. See <u>Transcript</u> , 16/06/17 [PN234, 238] ED updated
	7 NW	<u>Sub-18/01/17</u>		Allowance applies to the relevant minimum rate for the director's classification. Producers not covered by the award.	Para 4.3	•
	ABI & NSWBC	Replysub- 22/02/17		Supports 7 NW's submission.	Para 3.2	
36	MEAA	Sub-21/12/16	34.3(g)(ii)	Reimbursement for insurance against death or disability outside Australia – Exposure Submits ED drafting is confusing. Retain current award cl.32.14(b)(i) wording.	Para 7	AGREED Retain current wording . See Transcript, 16/06/17 [PN240-243]. ED updated
	7 NW	Sub-18/01/17		ED drafting confusing. Reinstate 'where' instead of 'because'.	Para 3.21, pg 45 Att A	_

ITEM	PARTY	DOCUMENT	CLAUSE (exposure draft)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
	CPSU	Replysub- 22/02/17		Supports 7 NW's submission.	Para 14	
37	CPSU	Sub-21/12/16	40.2	Meal breaks—technical staff Terms 'minimum hourly rate' in ED contrasts with cl.38.1 in current award where term 'ordinary rate of pay' is used. Current award terminology should remain	Para 7	REMAIN OUTSTANDING See Transcript, 16/06/17 [PN244-255]
38	MEAA	Sub-21/12/16	43.1	Overtime—Technical staff In response to question raised by Commission Clause needs to be considered and applied in conjunction with cl.38 ED.	Para 11	REMAIN OUTSTANDING See Transcript, 16/06/17 at PN256-268. CPSU withdrew submission, agreeing with ABI and MEAA [PN261].
	CPSU	<u>Sub-21/12/16</u>		Overtime provisions for technical staff derive from cl.31.1 in the pre-reform Television Industry Award 2000. ED should be amended to reflect when overtime occurs consistent with the predecessor instrument.	Paras 8-9	
	ABI & NSWBC	Sub-18/01/17		Overtime for Technical staff should be assessed with reference to cl.36-Hours of Work-Technical Staff.	Para 4.2	
39	MEAA	Sub-21/12/16	44.4	Shift penalties In response to question raised by Commission Agrees 'midnight to dawn shift' should be defined.	Para 12	AGREED, 'midnight to dawn shift' should be defined although the inclusion of a definition will not be pursued by MEAA. See Transcript,
	7 NW	Replysub-		Shift penalties are calculated on the basis	Para 3.4(c)	16/06/17 [PN271].

ITEM	PARTY	DOCUMENT	CLAUSE (exposure draft)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
		22/02/17		of minimum rates and this should be maintained.		7 NW submission included in item 39 in error. Now moved to item 40. See <u>Transcript</u> , 16/06/17 [PN272-174].
40	7 NW	Sub-18/01/17	48.1 45.1	Hours of work Structure of cl.45.1 in current award should remain (clauses 48.1 of ED).	Para 3.22	REMAINS OUTSTANDING Transcript, 16/06/17 [PN280]. (reference to submission relates to cl 48.1). 7 NW to provide proposed amendments to cl 48.1 [PN286-288]
	7 NW	Replysub- 22/02/17		Shift penalties are calculated on the basis of minimum rates and this should be maintained.	Para 3.4(c)	Submission moved from item 39. 7 NW submission included in item 39 in error. See Transcript, 16/06/17 [PN272-174].
41	7 NW	Sub-18/01/17	49.1	Rostering 'if applicable' to be inserted at the end of sentence.	Para 3.23	Agreed, 'where applicable' inserted at the end of sentence. See <u>Transcript</u> , 16/06/17 [PN295-298] ED updated
42	MEAA	Sub-21/12/16	51.2 51.3	Shift penalties—higher penalties In response to question raised by Commission Where shift attracts both penalties, only	Para 13	AGREED cl 51 in ED to remain in current form. See Transcript, 16/06/17 [PN309]

ITEM	PARTY	DOCUMENT	CLAUSE (exposure draft)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
				the higher penalty will apply. Does not mean the hourly shift penalty rate payable must be less than or equal to the minimum hourly rate for Grade 5 (or Grade 3).		
	7 NW	Sub-18/01/17		The highest rate on which the penalty will be calculated is Grade 5 (or Grade 3). Only concerned with the additional payment component – not the aggregate hourly rate.	Para 4.4	
	ABI & NSWBC	Sub-18/01/17		The provision caps payments under cl.51 to the amount payable for Grade 5 (or Grade 3 as the case may be).	Para 4.3	
43	BCCL	Sub-18/01/17	57.4(b)	Casual employment ED drafting is a substantive change. Delete the word 'loaded'.	Paras 9-12, 17, 18(2)	REMAIN OUTSTANDING. Further discussions to take place. See Transcript, 16/06/17
	AFEI	Replysub- 22/02/17		Agrees with submissions of BCCL.	Para 13	[PN310-311].
44	MEAA	Sub-21/12/16	57.3(b)	Part-time employment ED wording could cause confusion. Amend to: 'A part-time employee receives no less than the minimum hourly rate for ordinary hours worked'.	Para 8	WITHDRAWN, see Transcript, 16/06/17 [PN320].
45	MEAA	Sub-21/12/16	66.2, 67, 68	Wage-related allowances, meal breaks and overtime In response to question raised by Commission Does not believe a method of calculation is required to determine the overtime rate.	Para 14	AGREED. See <u>Transcript</u> , 16/06/17 [PN322-325].

ITEM	PARTY	DOCUMENT	CLAUSE (exposure draft)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
	ABI & NSWBC	<u>Sub-18/01/17</u>		Yes to both questions.	Para 4.4, 4.5	
46	MEAA	Sub-21/12/16	66.2(b)	Climate allowance Typographical error. 'At a' should be removed from line 5.	Para 9	RESOLVED AMOD: error – ED amended
47	ADG	Sub-13/2/17	80.3	Motion Picture Production – Overtime Error in ED limiting prescheduled overtime to a maximum of 2 hours a day. Submits the reference to 2 hours be deleted and replaced with 2.4 hours or 2 hours and 24 minutes.	Para 17	REMAIN OUTSTANDING. Further discussions to take place between MEAA and ADG to confirm whether ADG is pursuing their claim. See Transcript, 16/06/17 [PN203].
48	MEAA	Sub-21/12/16	81.2	Calculations of penalties and provision of rosters In response to question raised by Commission Clause should refer to 'gross agreed remuneration' not minimum rates in cl.12.	Para 15	REMAIN OUTSTANDING. ABI & NSWBC to confirm whether they still oppose MEAA's proposal before XX (2 week period). Transcript, 16/06/17 at PN335-338.
	ABI & NSWBC	Sub-18/01/17		Should refer to minimum rates in cl.13 rather than the 'gross agreed remuneration'	Para 4.6	See Paras 4, 5, 6 of submission re: minimum hourly rate.
49	7 NW	Sub-18/01/17	Sched E	Summary of hourly rates of pay – cinema workers Would like a summary of wage rates provided in ED for the remaining streams.	Para 3.24	RESOLVED, schedule E deleted. See Transcript, 16/06/17 [PN339-348]

List of abbreviations (in alphabetical order)

7 NW 7 Network (Operations) and others

ABI & NSWBC Australian Business Industrial and NSW Business Chamber

ADG Australian Directors Guild

AEIA Australian Entertainment Industry Association AFEI Australian Federation of Employers and Industries

BCCL Birch Carroll & Coyle Limited and others

CIE Cinema Industry Employers CRA Commercial Radio Australia

CPSU Community and Public Sector Union

ED Exposure Draft

MEAA Media, Entertainment and Arts Alliance