REVISED SUMMARY OF SUBMISSIONS – TECHNICAL AND DRAFTING

This table is a summary of submissions on technical and drafting issues lodged for this award on or before 5.00pm on 29 November 2016. The summary has been revised to include feedback from the hearing on 6 December 2016 (<u>Transcript</u>). The summary has been further revised to include feedback from the hearing on 23 January 2017 (<u>Transcript</u>).

| ITEM | PARTY | DOCUMENT | CLAUSE (exposure draft) | SUMMARY OF ISSUE | THEIR REFERENCE | NOTES |
|------|-----------------|-----------------------|-------------------------------|--|---------------------|--|
| 1 | NECA | <u>Sub-30/06/16</u> | 2.2 | Definitions all purposes Seeks to have 'shift work' inserted after 'overtime' in the definition of "all purposes" | Para 40 | Withdrawn. See <u>Transcript–6Dec16</u> [PN344]. |
| | NECA SA | <u>Sub-30/06/16</u> | | Seeks to have 'shift work' inserted after 'overtime' in the definition of "all purposes" | Para 37 | |
| | MEA | Reply-21/07/16 | | Supports submission of NECA | Para 2 | |
| | AIG | <u>Reply 22/07/16</u> | | Does not support submission NECA's and believes issue has previously been determined by FWC | Para 142 | |
| 2 | NECA | <u>Sub-30/06/16</u> | 2.2 | Definitions default fund employee Wants the definition of 'default fund employee' to be included in definitions | Para 41 | Withdrawn. See <u>Transcript–6Dec16</u> [PN344]. |
| | AIG | Reply-22/07/16 | | Does not agree with NECA. The term 'default fund employee is not used in the EDs'. | Para 144 | |
| 3 | NECA | <u>Sub-30/06/16</u> | 2.2 | Definitions over award payments Wishes to retain provision regarding absorption into over award payments that appears in the current award | Para 38 | Withdrawn. See <u>Transcript–6Dec16</u> [PN344]. |
| | MEA | Reply 21/07/16 | | Supports NECA's submission | Para 2 | |

| ITEM | PARTY | DOCUMENT | CLAUSE (exposure draft) | SUMMARY OF ISSUE | THEIR REFERENCE | NOTES |
|--------------|----------------|---------------------------------------|-------------------------------|---|-----------------------------|--|
| 4 | FPAAA | <u>Sub-30/06/16</u> | 2.2 | Definition Continuous shiftworker Vary definition by adding a reference to part- time and casual employees | Para 16.5 | Withdrawn. See <u>Transcript–6Dec16</u> [PN344]. |
| | AIG | Reply-22/07/16 | | Do not agree with FPAA submission | Para 143 | |
| 5 | MEA | <u>Sub-30/06/16</u> | 7 | Facilitative provisions Seeking clarification regarding facilitative provision, including cl 13.3 | Pg 6 | Withdrawn. See <u>Transcript–6Dec16</u> [PN344]. |
| | ABI & NSWBC | <u>Reply-22/07/16</u> | | Disagree with MEA | Para 7.2 | |
| 6 | BusSA | <u>Sub-30/06/16</u> | 7.2 | Facilitative provisions-table Seeks amendment to refer to 16.6(b)(i) instead of 16.6(a)(ii) | Para 3.1.1 | Withdrawn. See <u>Transcript-23Jan17</u> [PN31]. |
| | AIG | <u>Sub-08/07/16</u> | | Submits that BusSA's suggested amendment is unnecessary | Para 153 | |
| 7 | AIG | <u>Sub-08/07/16</u> | 7.2 | Facilitative provisions-table Seeking amendment to include the words "an individual or" before "the majority of employees" in the final column | Paras 85-86 | Agreed. See <u>Transcript–</u> <u>6Dec16</u> [PN346]. |
| | BusSA | Reply-21/07/16 | | Agree with AIG submission | Item 4.2 | |
| | AIG | <u>Sub-16/01/17</u> | | Change as agreed was not implemented properly. Requests amendment. | Paras 89-92 | AMOD: ED amended |
| 8 | BusSA | <u>Sub-30/06/16</u> Reply-22/07/16 | <u>10.3</u> | Part-time employment Submit that this clause could be clarified by changing "the relevant classification" to "their relevant classification" Submit that BusSA's proposed amendment | Para 3.1.2 Paras 154 155 | Withdrawn. See <u>Transcript–6Dec16</u> [PN346]. |
| | mu | <u>rcpiy 22/07/10</u> | | should not be made. | 1 alds 134 - 133 | |

| | | DOCUMENT | CLAUSE (exposure draft) | SUMMARY OF ISSUE | THEIR REFERENCE | NOTES |
|----|---------|-----------------------|-------------------------------|--|---------------------|---|
| 9 | CEPU | <u>Sub-23/06/16</u> | 10.5 | Part-time employment–public holidays <i>In response to a question by the Commission:</i> Support alternative reference to clause 13.5 and 19.4(b) | Para 3 | Agreed, clause reference should be 13.5 and 19.4(b). See <u>Transcript–</u> <u>6Dec16</u> [PN346]. |
| | NECA | <u>Sub-30/06/16</u> | | <i>In response to a question by the Commission:</i> Believes reference to clause 13.15(b)(ii) is not correct, suggests inserting the words "250% of the employee's ordinary hourly rate" or alternatively a reference to 19.4(b) | Paras 11-12 | |
| | BusSA | <u>Reply-21/07/16</u> | | Disagree with the submissions of NECA and believes CEPU erred in referring to 13.5 rather than 13.15 | Items 4.25 and 4.26 | |
| | NECA SA | <u>Sub-30/06/16</u> | | Supports alternative reference to 13.15 and 19.4(b) | Pg 2 | |
| | BusSA | <u>Sub-30/06/16</u> | | Supports alternative reference to 13.15 and 19.4(b) | Pg 10 | |
| | MEA | <u>Sub-30/06/16</u> | | Supports reference to clause 13.15 and clause 19.4(b) | Pg 1 | |
| | AIG | <u>Sub-08/07/16</u> | | Supports alternative reference to 13.15 and 19.4(b) | Pg 23 | |
| 10 | FPAA | <u>Sub-30/06/16</u> | 10.5 10.5 | Part-time employment public holidays Seeks to include two new clauses and to vary clauses 10.5, 13.15(b) and 2.2. | Paras 16.1-16.6 | Withdrawn. See <u>Transcript–6Dec16</u> [PN362-365]. |
| | AIG | <u>Sub-08/07/16</u> | | Submit that the FPAA proposal is unnecessary | Para 144 and 157 | |

| | PARTY | DOCUMENT | CLAUSE (exposure draft) | SUMMARY OF ISSUE | THEIR REFERENCE | |
|----|--------------|---|-------------------------------|---|--------------------|--------------------------|
| 11 | CEPU | <u>Sub-23/06/16</u> | 11.4 | Casual employment | Pg 2 | Agreed, clause reference |
| | | | | In response to a question by the Commission: | | should be cl.13.13. See |
| | | 7 1 00 0 7 // 7 | _ | Believe cl 11.4 should refer to the whole of cl 13 | D | Transcript-6Dec16 |
| | AIG | <u>Sub-08/07/16</u> | | Opposes the CEPU submission, this would | Para 158 | [PN346]. |
| | D G 4 | | _ | extend the entitlements of casuals | 1. 1.07 | |
| | BusSA | Reply-21/07/16 | _ | Oppose CEPU submssion | Item 4.27 | - |
| | NECA | <u>Sub-30/06/16</u> | | Believes clause 11.4 should be retained with the | Para 14 | |
| | | 7 1 0 0 0 0 0 | _ | addition of referencing clause 13.16 | D | |
| | FPAA | <u>Sub-30/06/16</u> | | Seeks to amend clause and suggests new | Para 20 | |
| | | | | wording "apply to casual employees" or | | |
| | | | _ | alternatively seeks to add a new shift work clause | | |
| | | Sub-30/06/16 | _ | Seeks to retain clause and refer to 13.16 | Para 11 | |
| | BusSA | <u>Sub-27/07/16</u> | | Believes submission by NECA and NECA SA | Item 4.28 | |
| | | | | would result in a substantive change to award | | |
| | | G 1 O (0 C (1 C | _ | and do not support proposals | D 0 4 | - |
| | MEA | <u>Sub-30/06/16</u> | | Believes clause is clear in its application to 13.13 | Para 3-4 | |
| | | | | and supports additional wording to provide more | | |
| | D CA | 0.1.00/06/16 | _ | clarity | D 222 | - |
| | BusSA | <u>Sub-30/06/16</u> | | Provides clarity and believes inconsistency appears within ED | Para 3.2.2 | |
| 12 | CEPU | Sub-23/06/16 | 12.10 | Apprentices | Para 7 | Agreed, cross reference |
| | | | | In response to a question by the Commission: | | should be cl.16.4. See |
| | | | | Supports FWC corrections for clause to refer to | | Transcript-6Dec16 |
| | | | | 16.4 | | [PN348]. |
| | NECA | <u>Sub-30/06/16</u> | | Supports FWC correction | Para 16 | |
| | FPAA | <u>Sub-30/06/16</u> | | Supports FWC correction | Para 24 | |
| | | Sub-30/06/16 | | Supports FWC correction | Para 13 | |
| | MEA | Sub-30/06/16 | | Supports FWC corrections | Para 5 | |

| ITEM | PARTY | DOCUMENT | CLAUSE (exposure draft) | SUMMARY OF ISSUE | THEIR REFERENCE | NOTES |
|---------------|-----------------|--|-------------------------------|--|---------------------|---|
| | BusSA | <u>Sub-30/06/16</u> | | Supports FWC corrections | Para 3.2.3 | |
| | AIG | Sub-08/07/16 | | Supports FWC corrections. | Para 88 | |
| 13 | AIG | <u>Sub-08/07/16</u> | 12.14 | Employment of juniors Object to change in wording as it believes it significantly alters effect of Award | Para 91 | Agreed. See <u>Transcript–</u> <u>6Dec16</u> [PN348]. |
| | MEA | <u>Reply-21/07/16</u> | | MEA does not support proposal due to the nature of award, clause has no effect | Para 8 | |
| 14 | FPAA | <u>Sub-30/06/16</u> | 13 | Hours of work Suggests alteration to clause to include reference to 38 hours | Para 25 | Withdrawn. See <u>Transcript–6Dec16</u> [PN348]. |
| 15 | FPAA | <u>Sub-30/06/16</u> | 13.4, 13.7 | Hours of work Seeks to alter clause to clearly describe 38 hours at the start of clause 13 | Para 26 | Withdrawn. See <u>Transcript-23Jan17</u> [PN53]. |
| 16 | CEPU | <u>Sub-23/06/16</u> | 13.6 | Late comers In response to a question by the Commission: Supports deleting or amending clause to reflect late comers or early finishers to not be paid for not performing their duties | Para 16 | Agreed, provision should not be varied. See <u>Transcript–6Dec16</u> [PN348] |
| | BusSA NECA | Reply-21/07/16 Sub-30/06/16 | | Supports CEPU submission in principle Suggests edits to clause wording to make intent of clause clearer | Item 4.8 Para 18 | |
| | FPAA NECA SA | <u>Sub-30/06/16</u> <u>Sub-30/06/16</u> | _ | J 1 J | Para 32 Para 15 | |
| | MEA | Sub-30/06/16 | | edits Cannot comment, consulting with members | Para 6 | |
| | AIG | Reply-25/07/16 | | Oppose CEPU submission. Do not agree with NECA and NECA SA | Paras 166 and 169 | |

| | PARTY | DOCUMENT | CLAUSE (exposure draft) | SUMMARY OF ISSUE | THEIR REFERENCE | |
|----|---------------|--------------------------------|-------------------------------|--|----------------------|---|
| 17 | AIG | <u>Sub-08/07/16</u> | 13.8(d)(ii) | Substitution of rostered day off Seeks to insert 'of the ordinary hourly rate' after '200%' | Para 92 | Agreed. See <u>Transcript–</u> <u>6Dec16</u> [PN348]. |
| | BusSA | Reply-21/07/16 | | Support the submission of AIG | Item 4.9 | |
| 18 | CEPU | <u>Sub-23/06/16</u> | 13.9 | Rest Break In response to a question by the Commission: Believes clause does not only apply to day workers | Para 18 | Although parties disagree with what it means, there should be no change. Can deal |
| | BusSA NECA | Reply-21/07/16 Sub-30/06/16 | | Opposes the CEPU submission Suggests moving clauses referring to day workers to be relocated to immediately before 13.10. | Item 4.29 Para 21 | with it another day if it arises at all. See <u>Transcript-23Jan17</u> [PN73, 76]. FPAA supports MEA and EEECA [sic] submission See <u>Transcript-6Dec16</u> [PN360]. |
| | AIG | Reply-25/07/16 | | Agree with NECA and NECA SA submission about retaining the clause. Do not agree with the proposal to move the clause | Paras 172 and 173 | |
| | FPAA | <u>Sub-30/06/16</u> | | Submit that splitting the ordinary hours of work clause with a separate clause for shift work would resolve the issue | Para 35 | |
| | BusSA | Reply-21/07/16 | | Support the submission of FPAA | Item 4.11 | |
| | NECA SA | | | Suggests moving clauses referring to day workers to be relocated to immediately before 13.10.Also supports the inclusion of a new 'shift work' clause | Para 19 | |
| | MEA | <u>Sub-30/06/16</u> | | Submits provision applies to both day and shift workers | Para 7 | |
| | BusSA | <u>Sub-30/06/16</u> | | Cannot comment is consulting with members | Para 3.2.4 | |

| ITEM | PARTY | DOCUMENT | CLAUSE (exposure draft) | SUMMARY OF ISSUE | THEIR REFERENCE | NOTES |
|---------------|---------|-------------------------|-------------------------------|---|----------------------|---|
| 19 | CEPU | <u>Sub-23/06/16</u> | 13.10 | Ordinary hours of work–continuous shiftwork In response to a question by the Commission: Does not support replacing 'crib time' with 'rest break'. | Para 20 | Agreed, term should be retained. See <u>Transcript–6Dec16</u> [PN348]. |
| | BusSA | <u>Reply-21/07/16</u> | | Agrees that 'crib break' should not be replaced with 'rest break' but should be replaces with 'paid meal break' instead | Item 4.30 | |
| | NECA | <u>Sub-30/06/16</u> | | Does not support replacing 'crib time' wording | Para 24 | |
| | FPAA | <u>Sub-30/06/16</u> | | Seeks to keep term 'crib time' in award | Para 45 | |
| | NECA SA | <u>Sub-30/06/16</u> | | Seeks to change reference from 'crib time' to 'crib break' and explain the term is commonly understood in the industry | Para 24 | |
| | MEA | <u>Sub-30/06/16</u> | | Seeks to leave wording as replacing with 'rest break' does not accurately describe this type of break | Para 10 | |
| | BusSA | <u>Sub-30/06/16</u> | | Does not agree with FWC correction, suggests 'paid meal break' be inserted instead | Para 3.2.5 | |
| 20 | NECA | Sub-30/06/16 | 13.10 | Ordinary hours Seeks to amend heading 'Ordinary hours of work continuous shift work' to 'shift work' | Para 50 | Withdrawn. See <u>Transcript-23Jan17</u> [PN81-85]. |
| | NECA SA | <u>Sub-30/06/16</u> | | Seeks to amend 'ordinary hours of work continuous shiftwork' to 'ordinary hours of work – other than continuous shiftwork' | Para 38 | |
| | AIG | Reply 27/07/16 | | Do not agree with the submissions of NECA and NECA SA. Support the submission of BusSA | Paras 175 and 176 | |
| 21 | NECA SA | <u>Sub-30/06/16</u> | 13.10, 13.11 | Proposed amendments to two clauses. | Para 39 | Withdrawn. See <u>Transcript-23Jan17</u> [PN89, 92]. |

| ITEM | PARTY | DOCUMENT | CLAUSE (exposure draft) | SUMMARY OF ISSUE | THEIR REFERENCE | NOTES |
|---------------|-------|-----------------------|-------------------------------|--|---------------------|---|
| 22 | CEPU | Sub-23/06/16 | 13.11(c)(ii) | Ordinary hours of work–other than continuous shiftwork In response to a question by the Commission: Supports proposed amendment | Para 22 | Agreed proposal be adopted. See <u>Transcript–</u> <u>6Dec16</u> [PN350]. |
| | BusSA | <u>Reply-21/07/16</u> | | Support the submission of CEPU and NECA | Items 4.13 and 4.14 | |
| | NECA | Sub-30/06/16 | | Supports proposed amendment | Para 26 | |
| | FPAA | Sub-30/06/16 | | Supports proposed amendment | Para 41 | |
| | MEA | Sub-30/06/16 | | Supports proposed amendment | Para 13 | |
| | BusSA | <u>Sub-30/06/16</u> | | Supports FWC amendment | Para 3.2.6 | |
| 23 | AIG | <u>Sub-08/07/16</u> | 13.13(a) | Shift allowances Seek to delete word 'employee's' | Para 95 | Withdrawn. See <u>Transcript–6Dec16</u> [PN350]. |
| 24 | AIG | Sub-08/07/16 | 13.13(b) | Seeks to insert wording | Para 96 | Agreed. See <u>Transcript</u> - |
| | BusSA | Reply-21/07/16 | | Agree with the submission of AIG | Item 4.15 | <u>6Dec16</u> [PN350]. |
| 25 | AIG | <u>Sub-08/07/16</u> | 13.13(d) | Seeks to delete word 'employee's' | Para 97 | Withdrawn. See <u>Transcript–6Dec16</u> [PN350]. |
| 26 | NECA | <u>Sub-30/06/16</u> | 13.15(c) | Rate for working on a Sunday and public holiday shifts Seeks to amend 'and after 11.00 pm' to be inserted between 'before midnight' and 'on the day preceding a Sunday or public holiday'. | Paras 51-53 | Withdrawn. See <u>Transcript-23Jan17</u> [PN94, 98]. |
| | BusSA | Reply-21/07/16 | | Agree with the submission of NECA | Item 4.16 | |
| 27 | AIG | <u>Sub-08/07/16</u> | 13.16(a)(ii) | Overtime - shiftwork Insert words "of the ordinary hourly rate" after "200% consistent with July decision | Pg 25 | Agreed. See <u>Transcript–</u> <u>6Dec16</u> [PN350]. |

| ITEM | PARTY | DOCUMENT | CLAUSE (exposure draft) | SUMMARY OF ISSUE | THEIR REFERENCE | NOTES |
|------|---------|-----------------------|-------------------------------|--|--------------------|--|
| | BusSA | Reply-21/07/16 | | Support AIG submission | Pg 14 | |
| | MEA | <u>Reply-21/07/16</u> | | Support AIG submission | Pg 2 | |
| 28 | AIG | <u>Sub-31/08/16</u> | in 13.13- | Shift allowance – inconsistent terminology Inconsistent use of shift allowances, shift rates, shift premiums and shift loadings | Pg 9 | Agreed to use 'shift loading' throughout. See <u>Transcript-23Jan17</u> [PN126-129] |
| 29 | CEPU | Sub-23/06/16 | 14.1 | Meal breaks Supports proposed amendment | Pg 7 | Item 27 [sic] Agreed. See <u>Transcript-6Dec16</u> |
| | BusSA | Reply-21/07/16 | | Oppose CEPU submission | Pg 8 | [PN351-355]. ED to be |
| | NECA | Sub-30/06/16 | | Supports proposed amendment | Pg 3 | updated with: The |
| | FPAA | Sub-30/06/16 | | Supports amendment. Proposed wording should also be added to cl 14.1(c) for consistency. | Pg 6 | timing of meal breaks will be at the discretion |
| | NECA SA | Sub-30/06/16 | | Supports proposed amendment | Pg 3 | of the employer. |
| | MEA | <u>Sub-30/06/16</u> | | Suggests amendment to clause, believes there is no inconsistency between 13.11(c)(iii) and 14.1(c) | Pg 3 | Provided that the employee (other than a shift worker) must not be |
| | BusSA | Sub-30/06/16 | | Supports proposed amendments | Pg 11 | compelled to work |
| | AIG | <u>Reply-22/07/16</u> | | Supports FWC amendment | Pg 35 | |
| 30 | CEPU | <u>Sub-23/06/16</u> | 14.1, 13.11(c)(iii) | Meal breaks – question re inconsistency Supports proposed clause. Does not believe there is an inconsistency. | Pg 7 | |
| | NECA | <u>Sub-30/06/16</u> | | Did not comment on this part of question | Pg 3 | |
| | FPAA | <u>Sub-30/06/16</u> | | Sufficient distinction between day workers and shitworkers (cl. 14.1 and 13.10). Retain current | Pg 6 | |

| ITEM | PARTY | DOCUMENT | CLAUSE (exposure draft) | SUMMARY OF ISSUE | THEIR REFERENCE | NOTES |
|------|---------|---------------------|-------------------------------|--|--------------------|---|
| | MEA | <u>Sub-30/06/16</u> | _ | wording. Does not believe there is an inconsistency between clauses, seeks to insert new definition for 'rest break' and 'meal break' in cl 2.2 for clarity. | Pg 3 | |
| | BusSA | <u>Sub-30/06/16</u> | - | Notes inconsistency and suggests amendment to provide clarity regarding which elements do not apply to shiftworkers. Suggested wording in submission. | Pg 11 | |
| | AIG | Reply-22/07/16 | | Disagrees with inconsistency | Pg 35 | |
| 31 | CEPU | <u>Sub-23/06/16</u> | 15 | Inclement weather Clause is clear and scope should not be narrowed to clause 15.2 alone. | Pg 8 | Agreed clause should remain as is. See Transcript–6Dec16 |
| | NECA | Sub-30/06/16 | | Scope extends beyond clause 15.2. | Pg 3 - 4 | [PN356]. |
| | FPAA | <u>Sub-30/06/16</u> | | | Pg 6 | |
| | NECA SA | <u>Sub-30/06/16</u> | | Does not support amendment, seeks to retain current wording. Scope extends beyond clause 15.2. | Pg 3 | |
| | MEA | <u>Sub-30/06/16</u> | | Submits can refer specifically to clause 15.2. Plain meaning of 'this clause' suggests term only refers to clause 15.2. | Pg 4 | |
| | BusSA | Sub-30/06/16 | 1 | Supports FWC amendment | Pg 12 | |
| 32 | CEPU | <u>Sub-23/06/16</u> | 16.4(a)(iii), 16(a)(iv) | Apprentice minimum wages – interaction of clauses 16.4(a)(iii) directs reader to additional allowance and 16.4(iv) informs reader of how weekly all- | Pg 8 | Agreed to variation proposed by AIG group dated 22/07/16. Also add additional sentence |

| ITEM | PARTY | DOCUMENT | CLAUSE (exposure draft) | SUMMARY OF ISSUE | THEIR REFERENCE | NOTES |
|---------------|---------|-----------------------|-------------------------------|---|--------------------|---|
| | | | | purpose rate is calculated. | | immediately before the |
| | | <u>Reply-21/07/16</u> | | Agrees with CEPU submissions | Pg 1 – 2 | words, "Any other |
| | NECA SA | Reply-21/07/16 | | NECA SA agrees with interpretation, however | Pg 2 | special allowances," in |
| | | | | favours their re-wording in their own submission | | cl.16.4(a)(iii) and delete |
| | NECA | Sub-30/06/16 | | Paragraphs say the same thing. Proposes to | Pg 4 | cl.(iv). See <u>Transcript-</u> |
| | | | | delete clause 16.4(a)(iii), retain 16.4(a)(iv) with | | <u>23Jan17</u> |
| | | | | additional wording added. | | [PN178] |
| | AIG | Reply-25/07/16 | | Does not support NECA submission | Pg 36 | |
| | FPAA | <u>Sub-30/06/16</u> | | Seeks to leave wording unless definitions of the two clauses are improved | Pg 6 | |
| | NECA SA | <u>Sub-30/06/16</u> | | Paragraphs say the same thing. Proposes to delete clause 16.4(a)(iii), retain 16.4(a)(iv) with additional wording added. | Pg 4 | |
| | AIG | Reply-25/07/16 | | Does not support NECA SA submission | Pg 36 | |
| | MEA | <u>Sub-30/06/16</u> | | Provides explanation of clauses and provided suggested re-wording. | Pg 4 | |
| | BusSA | Sub-30/06/16 | | Seeking member feedback | Pg 12 | |
| | AIG | <u>Reply-22/07/16</u> | | 16.54(a)(iii) directs reader to additional allowance and 16.4(iv) informs reader of how weekly all-purpose rate is calculated. Alternative wording proposed. | Pg 36 | |
| 33 | NECA | <u>Sub-30/06/16</u> | 16.4 | Apprentice minimum wages Notes table at 16.4(b)(ii) only applies to adult apprentices in Queensland, submits paragraph should refer to this. | Pg 5 | Withdrawn. See <u>Transcript-23Jan17</u> [PN179, 181, 188]. |
| | AIG | Reply-25/07/16 | | Does not support NECA submission | Pg 36 | |
| | MEA | Reply-21/07/16 | | Supports NECA submission | Pg 1 | |
| 34 | CEPU | <u>Sub-23/06/16</u> | 17.1(b) | Allowances – identification of cumulative | Pg 9 | Agreed to proper |

| ITEM | PARTY | DOCUMENT | CLAUSE (exposure draft) | SUMMARY OF ISSUE | THEIR REFERENCE | |
|------|--------------|----------------|-------------------------------|--|--------------------|-------------------------|
| | | | | allowances | | interpretation of |
| | | | | Special allowances which are not cumulative are | | provision, no change to |
| | | | | those provided for disability purposes. First aid is | | clause advanced. See |
| | | | | not a disability allowance. | | Transcript-6Dec16 |
| | NECA | Sub-30/06/16 | | Skill and disability allowances are not | Pg 4 | [PN356]. |
| | | | | cumulative. However, one skill allowance and | | |
| | | | | one disability allowance can accumulate. | | |
| | AIG | Reply-25/07/16 | | Supports NECA proposal | Pg 37 | |
| | FPAA | Sub-30/06/16 | | Need to identify relationship between | Pg 7 | |
| | | | | allowances. Where allowances are similar or | | |
| | | | | inter-related, all the allowances are not payable. | | |
| | NECA SA | Sub-30/06/16 | | Seeks to move first aid allowance in separate part | Pg 4 | |
| | | | | to wage related special allowances to improve | | |
| | | | | clarity. | | |
| | AIG | Reply-25/07/16 | | Support NECA SA submission | Pg 37 | |
| | MEA | Sub-30/06/16 | | Provides explanation of when allowances would | Pg 5 | |
| | | | | be cumulative. I.e. some allowances compensate | | |
| | | | | for the same thing and therefore not cumulative. | | |
| | | | | Employee not entitled to more than one | | |
| | | | | allowance for the same ability, responsibility or | | |
| | | | | disability. | | |
| | BusSA | Sub-30/06/16 | | Seeking member feedback | Pg 12 | |
| 35 | BusSA | Sub-30/06/16 | 17.2(f)(ii) | Allowances – ordering materials | Pg 9 | Withdrawn. See |
| | | | | Word 'only' should be inserted into first bullet | | Transcript-6Dec16 |
| | | | | point to reflect language of current award. | | [PN356] |
| | AIG | Reply-25/07/16 | | No objection to BusSA submission | | |
| | AIG | Sub-08/07/16 | 17.2(f)(ii) | Cross reference should be to clause 17.2(f)(iii) | Pg 25 | Agreed. See Transcript- |
| | BusSA | Reply-21/07/16 | | Supports submission | Pg 14 | 6Dec16 [PN356]. |

| ITEM | PARTY | DOCUMENT | CLAUSE (exposure draft) | SUMMARY OF ISSUE | THEIR REFERENCE | NOTES |
|------|-------|-----------------------|-------------------------------|--|--------------------|---|
| | MEA | Reply-21/07/16 | | Supports AIG Submission | Pg 2 | |
| 36 | BusSA | <u>Sub-30/06/16</u> | 17.3(b)(ii) | Allowances – towers allowance Reference to this clause should appear in table of facilitative provisions. | Pg 9 | Agreed. See <u>Transcript–</u> <u>6Dec16</u> [PN356]. |
| | AIG | <u>Reply-25/07/16</u> | | Does not agree that provision is facilitative | Pg 38 | No longer pressed. See <u>Transcript–6Dec16</u> [PN356]. |
| 37 | NECA | <u>Sub-30/06/16</u> | 17.4 | Allowances – special allowances – expense related ED wording less clear than current wording. Current wording should be retained. | Pg 5 | Agreed to keep current wording in 17.3(a)(iii) of the modern award as 17.4(a)(iv) of the ED. |
| | AIG | <u>Reply-25/07/16</u> | | Amendment not required | Pg 38 | See <u>Transcript-23Jan17</u> [PN215]. |
| 38 | MEA | <u>Sub-30/06/16</u> | 17.5(d)(ii) | Allowances – payment for travelling time Seeking additional wording to confirm payment for travelling is at ordinary rates – "at the ordinary rate" | Pg 6 | Agreed. See <u>Transcript-</u> 23Jan17 [PN227]. |
| | AIG | Reply-25/07/16 | | Support proposed amendment | Pg 38 | |
| 39 | MEA | <u>Sub-30/06/16</u> | 17.5(d)(iii) | Allowances – employer provided transport Propose change to clarify when allowances payable. Wording contained in submission. | Pg 7 | Agreed, however instead of \$18.80, insert "instead of the amount |
| | AIG | Reply-25/07/16 | | Support MEA proposal | Pg 36 | in cl.17.5(d)(i). See |
| | BusSA | <u>Reply-21/07/16</u> | | Support MEA proposal | Pg 14 | <u>Transcript-23Jan17</u> [PN236-237]. |
| 40 | CEPU | <u>Sub-23/06/16</u> | 17.5(e) | Allowances – travel & expenses Explains allowances that are not applicable under clause 17.5(e). Party clarifies 17.5(b), (c) and (d) do not apply. | Pg 9 | Agreed, proper interpretation of the provision. See <u>Transcript–6Dec16</u> |

| ITEM | PARTY | DOCUMENT | CLAUSE (exposure draft) | SUMMARY OF ISSUE | THEIR REFERENCE | NOTES |
|------|---------|-----------------------|-------------------------------|--|--------------------|--|
| | NECA | Reply-21/07/16 | | Agrees with CEPU submission | Pg 2 | [PN356]. |
| | AIG | Reply-25/07/16 | | Support CEPU submission | Pg 38 | |
| | NECA | <u>Sub-30/06/16</u> | | Employee not entitled to clarifies 17.5(b), (c) and (d). | Pg 4 | |
| | FPAA | <u>Sub-30/06/16</u> | | Employee not entitled to clarifies 17.5(b), (c) and (d). | Pg 7 | |
| | MEA | <u>Sub-30/06/16</u> | - | Employee not entitled to clarifies 17.5(b), (c) and (d). Also suggests amendments to clause to improve clarity. | Pg 5 | |
| - | BusSA | Reply-21/07/16 | | Support MEA submission | Pg 14 | |
| | AIG | Reply-25/07/16 | | AIG does not support MEA proposal | Pg 38 | |
| 41 | BusSA | <u>Sub-30/06/16</u> | 17.6(b)(i) | Allowances – regular return home Seeks inclusion of the wording "except as provided in clause 17.6(b)(ii)" to maintain current meaning. | Pg 9 | Agreed. See <u>Transcript–</u> <u>6Dec16</u> [PN356]. |
| | AIG | Reply-25/07/16 | 1 | AIG supports proposal | Pg 39 | |
| 42 | FPAA | <u>Sub-30/06/16</u> | Part 3 | Proposed new shiftwork clause Proposes new 'shift work' clause. Would make award more user friendly. | Pg 7 | Parties to discuss. See <u>Transcript-23Jan17</u> [PN262]. |
| | NECA SA | <u>Reply-21/07/16</u> | | NECA SA notes FPAA's submission however believe inadequacies exist in party's proposal to amend the award | Pg 2 | |
| | MEA | <u>Sub-30/06/16</u> | | Proposes new 'shift work' clause including individual subclauses for ordinary hours, breaks, overtime, shift allowances, minimum breaks between shifts and Sunday and public holiday work. | Pg 6 | |

| ITEM | PARTY | DOCUMENT | CLAUSE (exposure draft) | SUMMARY OF ISSUE | THEIR REFERENCE | NOTES |
|------|--|-----------------------|-------------------------------|---|--------------------|---|
| | NECA SA | Reply-21/07/16 | | Supports MEA submission | Pg 2 | |
| | AIG | <u>Reply-25/07/16</u> | | Does not support submission on basis it is unnecessary | Pg 33 | |
| 43 | AIG | <u>Sub-08/07/16</u> | 19.1(a) | Payment for working overtime Seeks to amend wording to insert words "of the ordinary hourly rate" after "200%" | Pg 26 | Agreed. See <u>Transcript–</u> <u>6Dec16</u> [PN356]. |
| | BusSA | Reply-21/07/16 | | Support AIG submission | Pg 14 | |
| | MEA | Reply-21/07/16 | | Supports AIG submission | Pg 2 | |
| 44 | MEA | <u>Sub-30/06/16</u> | 21 | Personal/carers leave Do not agree with amendment in clause from "all-purpose rate" to "ordinary hourly rate". Retain current wording. | Pg 7 | Withdrawn. See <u>Transcript–6Dec16</u> [PN356]. |
| | AIG | Reply-25/07/16 | | Do not support MEA submission | Pg 39 | |
| | ABI & NSWBC | Submission in reply - | | Oppose MEA submission | Pg 6 | |
| 45 | AIG | <u>Sub-08/07/16</u> | 30 | Transfer to lower paid job on redundancy Seeks to amend heading to 'transfer to lower paid duties by reason of redundancy'. | Pg 26 | Might be dealt with by plain language drafting Full Bench. See |
| | BusSA | Reply-21/07/16 | | Support AIG submission | Pg 14 | Transcript-6Dec16 [PN356] |
| 46 | AIG | <u>Sub-08/07/16</u> | 31 | Employee leaving during redundancy notice period Seeks to have cross-reference to 29 and 30 rather than to clause 31. | | Might be dealt with by plain language drafting Full Bench. See <u>Transcript–6Dec16</u> [PN356] |
| 47 | AIG | <u>Sub-08/07/16</u> | Schedule B.1.1 | Definition of ordinary hourly rate Definition of ordinary hourly rate inconsistent with clause 2, suggest amendments. | Pg 27 | AIG to prepare proposed note on amendments and circulate it to parties |

| ITEM | PARTY | DOCUMENT | CLAUSE (exposure draft) | SUMMARY OF ISSUE | THEIR REFERENCE | NOTES |
|------|---------|-----------------------|-------------------------------|--|--------------------|--|
| | AIG | <u>Sub-08/07/16</u> | | Description is misleading and gives reasons for this as indicates that rates set out in schedule include tool allowance wherever payable but this is not the case. | Pg 27 | within one week. Parties to indicate positions. See <u>Transcript-23Jan17</u> [PN328-330, 336, 350, |
| | BusSA | Reply-21/07/16 | | Support AIG submission | Pg 14 | 352, 356]. |
| | | <u>Reply-21/07/16</u> | | Support AIG submission | Pg 2 | |
| 48 | AIG | <u>Sub-08/07/16</u> | Schedule B.2.1 | Full-time and part-time ordinary and penalty rates Clause inconsistent with terms of current award. Submits award does not contain a penalty for ordinary hours on public holiday. | Para 116 | |
| | NECA SA | Reply-21/07/16 | | Support AIG submission | Pg 2 | |
| 49 | AIG | <u>Sub-08/07/16</u> | Schedule B.2.2 | Full-time and part-time SW ordinaryovertimeBelieves explanation of how rates are derived isnecessary for clarity | Pg 28 | |
| | | <u>Reply-21/07/16</u> | | Support AIG submission | Pg 2 | |
| 50 | AIG | <u>Sub-08/07/16</u> | Schedule B.2.3 | Full-time and part-time SW ordinary and penalty rates No explanation how rates derived. Inclusion of tool allowance of classifications above grade 5 may cause confusion. | Pg 29 | |
| | NECA SA | Reply-21/07/16 | | Support AIG submission | Pg 2 | |
| 51 | AIG | <u>Sub-08/07/16</u> | Schedule B.2.4 | Full-time and part-time SW overtime Sunday rates in table are incorrect | Pg 29 | |
| | AIG | <u>Sub-08/07/16</u> | | Row containing '% of ordinary hourly rate' is missing from table. | Pg 29 | |
| | AIG | Sub-08/07/16 | | Unclear how rates are derived | Pg 29 | |

| ITEM | PARTY | DOCUMENT | CLAUSE (exposure draft) | SUMMARY OF ISSUE | THEIR REFERENCE | NOTES |
|------|---------|-----------------------|-------------------------------|---|--------------------|-------|
| | NECA SA | <u>Reply-21/07/16</u> | | Support AIG submission | Pg 2 | |
| 52 | AIG | <u>Sub-08/07/16</u> | Schedule B.3.1 | Casual rates Believes clause is confusing as no explanation for how rates derived. | Pg 30 | |
| | AIG | <u>Sub-08/07/16</u> | | Clause inconsistent with terms of current award. Award does not contain a penalty to work ordinary hours on a public holiday. | Pg 30 | |
| | NECA SA | Reply-21/07/16 | | Support AIG submission | Pg 2 | |
| 53 | AIG | <u>Sub-08/07/16</u> | Schedule B.3.2 | Casual SW rates Column with the heading 'day' should be deleted as its purpose is unclear. | Pg 30 | |
| | AIG | <u>Sub-08/07/16</u> | | No explanation how rates derived. Inclusion of tool allowance of classifications above grade 5 may causse confusion. | Pg 30 | |
| | NECA SA | Reply-21/07/16 | | Support AIG submission | Pg 2 | |
| 54 | AIG | <u>Sub-08/07/16</u> | Schedule B.4 | Apprentice rates Rates have not been calculated accurately, unable to identify basis of calculation for rates in B.4.9. | Pg 30-31 | |
| | NECA SA | Reply-sub-21/07/16 | 1 | Support AIG submission | Pg 2 | |

List of abbreviations (in alphabetical order)

ABI & NSWBC Australian Business Industrial and the NSW Business Chamber

AIG Australian Industry Group

- BusSA Business SA, the Chamber of Commerce and Industry South Australia
- CEPU Communications, Electrical, Electronic, Energy, Information, Postal, Plumbing and Allied Services Union of Australia Exposure draft

| FPAA | Fire Protection Association Australia |
|------|---|
| MEA | Master Electricians Australia |
| NECA | The National Electrical Contractors Association |