MA000036

REVISED SUMMARY OF SUBMISSIONS – TECHNICAL AND DRAFTING

This table is a summary of submissions on technical and drafting issues. The summary has been revised to include feedback to the Draft Report dated 11 October 2017 and the final Report of 8 November 2017.

ITEM	PARTY	DOCUMENT	CLAUSE (exposure draft)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
1	FPAA	<u>Sub-30/06/16</u>	2	Definitions – 'Fire Technician' Definition should include 'routine maintenance/inspection & testing activities as described under AS1851'	Para 38	WITHDRAWN <u>Not being pursued – email</u> <u>08/08/16</u>
	MPG	<u>Reply-03/08/16</u>		No comment due to application being withdrawn.	Paras 130-132	Withdrawn. see <u>Transcript</u> 6Dec16 [PN381]
2	BusSA	<u>Sub-30/06/16</u>	2	Definitions 'fire sprinkler fitting' Amend to direct the reader to the definition in clause 4.2(b). Where a definition is repeated in an award there is risk of inconsistency.	Para 5.1.2	WITHDRAWN AIG does not oppose BusSA sub, see <u>Transcript-6Dec16</u> [PN381] Withdrawn. See <u>Transcript-6Feb17</u> [PN26]
3	BusSA	<u>Sub-30/06/16</u>	2	Definitions 'Plumbing' Amend to direct the reader to the definition in clause 4.2(a). Where a definition is repeated in an award there is risk of inconsistency.	Para 5.1.1	WITHDRAWN AIG does not oppose BusSA sub, see <u>Transcript-6Dec16</u> [PN381] Withdrawn. See <u>Transcript-6Feb17</u> [PN26]
4	ABI & NSWBC	<u>Sub-1/07/16</u>	7.2	Facilitative provisions Submit that clauses 15.5(c), 15.5(e) and 15.5(f) should be referenced in the table – see submission for suggested wording.	Para 12.1	RESOLVED Agreed to update references in table. See <u>Transcript-6Feb17</u>

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	BusSA	<u>Reply-21/7/16</u>		Agree with ABI & NSWBC above submission.	Para 6.2	[PN280]
	MPG	Reply-3/08/16		Agree with submission of ABI & NSWBC	Paras 150-153	
				however, slightly different wording suggested.		See Transcript-6Feb17 [PN260-
	AIG	<u>Reply-3/08/16</u>		Do not agree with ABI, AWU and MPG that	Paras 3-6	263] Clause 7.1 would now read:
				proposed amendment be made. Such a change		'A facilitative provision provides
				would change effect of provision in current		that the standard approach in an
				award. Allows for agreement to be reached with		award provision may be departed
				a small group as well as the majority of		from in certain circumstances.'
				employees. BusSA and CEPU support such		
			-	retention.	D 10	7.2 would read: 'Facilitative
	AWU	<u>Reply-8/08/16</u>		Agree with ABI submission that table be	Para 18	provisions in this award are
	D. G.	G 04/10/15		amended.	D 1	contained in the following clauses:'
	BusSA	<u>Corr-24/10/17</u>		Withdraws its support as no longer a party to	Page 1	clauses.
				this matter		(Table below in clause would
						remain. Last column in table
						would be deleted in entirety).
5	BusSA	Sub-30/06/16	<u>8.1</u>	Types of employment	Para 5.1.3	WITHDRAWN
5	Dusbill	540 50/00/10	0.1	Categories of employment are unclear regarding	1 ulu 5.1.5	
				full time and part time weekly hire employees.		See Transcript-6Dec16 [PN388-
				Submits clause 11 be made a subclause of clause		389]
				10.		
	MPG	Reply-3/08/16	-	Disagree with BusSA submission. No 'fourth	Paras 137-141	
				category' of employment. Reflective of current		
				award. No change necessary.		
	AIG	Reply-3/08/16		Disagree with BusSA submission. Clause as	Para 7	
				drafted reflects current award and is not unclear.		
	AWU	Reply-8/08/16		Submits it is not unclear however understands	Para 20	
				BusSA submission - structure could be		

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				improved.		
6	BusSA	Sub-30/06/16	9		Para 5.1.4	WITHDRAWN
				Method for calculating daily hire employee's		
				minimum wage is unclear and should be		See <u>Transcript-6Feb17</u> [PN69]
				clarified.		
	MPG	Reply-3/08/16		Accepts BusSA submission.	Paras 142-145	
				Proposes the following:		
				"9.4 A daily hire employee must be paid no less		
				than the:		
				(a) minimum rate for the relevant classification		
				provided in Clause 18.1; and		
				(b) the lost time loading – daily hire employees		
		D 1 0/00/11 6		provided in Clause 20.3(j)."	D 0	
	AIG	<u>Reply-3/08/16</u>		Do not agree with BusSA submission. Clause in	Para 8	
_			11.0(1)	ED reflects current award and is not unclear.	D	
	AWU	<u>Sub-06/07/16</u>	11.3(b)	Part time employment	Para 7	OUTSTANDING
				Current clause only refers to 'commencing'		
	ATC	D 1 2/00/16	-	times. Should also include 'finishing' times.	D 0.11	No agreed position reached, will
	AIG	<u>Reply-3/08/16</u>		Do not agree with AWU submissions. Clause is	Paras 9-11	be determined subject to further
	AIC	The second second	-	clear as drafted.		submissions. See <u>Transcript</u> 17Aug17 [PN151]
	AIG	<u>Transcript-</u> 06/0217		Opposes AWU claim	[PN80]	<u>1/Aug17</u> [FN131]
	MPMCA		-	Opposes AWII slaim		AWU continue to press this matter
	MPMCA	<u>Transcript-</u> 06/02/17		Opposes AWU claim	[PN84]	and have also added clause 9, re
	MPG	Sub-27/7/17	1	Does not oppose insertion of 'finishing'	Paras 3-6	Daily Hire to their claim. See
	AIG	Sub-28/7/17	1	Maintains opposition to AWU's proposition	Para 1	Transcript-6Feb17 [PN88, PN307,
	NFIA	<u>Sub-28/07/17</u> Sub-28/07/17	1	Does not oppose insertion of 'finishing'	Paras 3-4	PN310-PN311]
	AIG		1	Still opposes AWU's propositions.	Para 3	
	AIG	<u>Sub-28/7/17</u>		Sun opposes Aw U s propositions.	raia 3	

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8A	AWU	<u>Sub-06/07/16</u>	12.1	Casual employment Span of hours for casuals is not specified.	Para 8	WITHDRAWN
				Suggest wording at clause 15.2(c) be inserted		See Transcript-17Aug17 [PN153]
				after 12.1 to rectify issue.		
	AIG	Reply 3/08/16		Do not agree with AWU submissions. Clause is	Paras 9-11	AWU is revising and/or
				clear as drafted.		considering whether to continue
	MPG	<u>Sub-27/7/17</u>		Opposes AWU's submission. Not necessary to	Paras 7-12	pressing item. See Transcript-
				duplicate clause 15.2(c). Hours of work		6Feb17-[PN93, PN307, PN310-
				provisions apply to all employees.		PN311] (Received. See sub-09/02/17)
	AIG	Sub-28/7/17	-	Opposes AWU's proposition. Not necessary to	Para 2	(Received. See <u>sub-09/02/17)</u>
	AIG	540-20/7/17		add those terms.		
	AIG	<u>Sub-28/7/17</u>	-	Still opposes AWU's propositions.	Para 3	
8B	AIG	<u>Sub-08/07/16</u>	12.1	Definition of 'casual employee' – words 'as	Paras 245-247	RESOLVED
				such' have been removed . The absence of these		
				words substantially alters definition. Words have		Agreed, see <u>Transcript–6Dec16</u>
				been relevant to the determination of disputes as		[PN381]
				to whether employee is a casual employee.		
				Words should be re-inserted into definition, after		
			-	'engaged'.		
	AWU	<u>Reply-8/08/16</u>		Do not oppose AIG submission.	Para 21	
	BusSA	<u>Reply-21/7/16</u>	_	Agree with AIG submission.	Para 6.4	
	MPG	<u>Reply-3/08/16</u>		The issues raised by the AIG may be resolved in	Paras 155-157	
				casual employment Full Bench proceedings AM2014/197.		

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9	AIG	<u>Sub-08/07/16</u>	12.2	Casual employment Substantive change from current award term that should not be made. Clause 12.2 of ED cannot be read in a manner the enables any allowance to be taken into account in the calculation of a casual employee's rate of pay. Adopting wording in ED would increase the monetary obligations imposed upon employers by the award.	Paras 248-255	RESOLVED Agreed, see <u>Transcript-6Feb17</u> [PN128]
	BusSA	Reply-21/7/16		Agree with AIG submission.	Para 6.5	
	AWU	<u>Reply-8/08/16</u>		Understands this is being dealt with as part of AM2014/197	Para 22	
	BusSA	<u>Corr-24/10/17</u>		BusSA withdraws its support as no longer a party to this matter	Page 1	
10	AWU	<u>Sub-06/07/16</u>	13.8	Apprenticeship - Hours Beyond a working week of 38 hours, no further guidance is provided. Given apprentices may work part-time or full-time, suggest a cross- reference to clauses 11 and 15.	Para 9	WITHDRAWN See <u>Transcript-6Feb17</u> [PN144, PN308]
	AIG	Reply-3/08/16		Do not agree with AWU submissions.	Paras 9-11	
11	This item h	as been merged w	vith to items 7	, 8 and 10 as the item was referring to AIG submis	ssions in response	to those items.
12	MPMCA	<u>Sub-30/06/16</u>	13.14(d)(ii)	Adult apprentices In response to question posed by Commission: Clause does not contravene s.136 and satisfies s.139 thus is permitted. Provision has already been considered by AIRC during award modernisation.	Paras 4-6	OUTSTANDING No agreed position reached, will be determined subject to further submissions. See <u>Transcript–</u> <u>17Aug17</u> [PN183]
	FPAA	<u>Sub-30/06/16</u>		Provision should be retained.	Paras 19-20	

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	BusSA	<u>Sub-30/06/16</u>		Term not permitted in award- modern awards must not include a discriminatory term – term discriminatory for reasons of age.	Para 5.2.2	Item being pursued. See <u>Transcript-6Feb17</u> [PN180]
	BusSA	<u>Reply-21/7/16</u>		Disagree with FPAA, agree with MPG.	Paras 6.6, 6.7 and 6.14	
	NFIA	<u>Sub-05/07/16</u>		Clause is allowable but does not assist users as it commences 'where possible' and does not provide any guidance on what is deemed 'possible'.	Pg 1	
	MPG	<u>Sub-05/07/16</u>		Clause is allowable. However clauses 13.14(d)(i) and (ii) should not be included in Award as they are not enforceable.	Paras 18-24	
	MPG	<u>Reply-3/08/16</u>		Maintains earlier position. Clause 13.4(d) should be deleted.	Paras 17-28	
	AWU	<u>Sub-06/07/16</u>		Terms are allowable however given the ambiguous and aspirational nature of clause 13.4(d), if no disadvantage can be identified clause 13.4(d) should be deleted.	Paras 10-13	
	AWU	<u>Reply-8/08/16</u>	-	Agree with CEPU. Clause is allowable but would not oppose deletion of clause.	Paras 9-10	
	AIG	<u>Sub-08/07/16</u>	-	This term could lead to discriminatory practices and should be deleted.	Paras 256-257	
	CEPU	<u>Sub-11/07/16</u>		Clause is allowable. Even though wording, 'where possible', does not force an entitlement, it brings people's attention to structuring a career path for workers without qualifications.	Pg 2	
	AIG	<u>Reply-3/08/16</u>		Maintain position in earlier submission. BusSA submission aligns with this position. Do not agree with submissions of FPAA, CEPU, MPN	Paras 12-14	

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				and NFIA. Do not agree with proposals to delete clause by AWU and MPG. This would change conditions found in current award.		
	ABI & NSWBC	<u>Reply-4/08/16</u>		Oppose submission of CEPU. Agree with submissions of BusSA and AIG.	Para 1	
	MPG	Sub-27/7/17		Maintains previously stated position.	Para 13	
	AIG	Sub-28/7/17		Maintains its position.	Para	
	NFIA	<u>Sub-28/07/17</u>		Supports MPG's position in that 13.4(d)(i) and 13.14(d)(ii) should be deleted.	Para 7	
	FPAA	<u>Sub-17/10/17</u>		Does not seem that any discrimination is present in the proposed wording. Submit it additional wording can be inserted to assist in resolving this matter to avoid any discriminatory perceptions and/or conditions.	Page 1	
	BusSA	<u>Corr-24/10/17</u>		BusSA withdraws its position as no longer a party to this matter	Page 1	
13	MPMCA	Sub-30/06/16	15.3	Early start	Paras 1-3	RESOLVED
				Early start should be by agreement with the individual employee. Each employee may have personal circumstances that have to be taken into consideration on case by case basis.		Refer to item 4. Last column deleted in entirety therefore issue resolved. See <u>Transcript-6Feb17</u>
	FPAA	<u>Sub-30/06/16</u>		Various circumstances can arise such as single employee jobs, more than 3 employee jobs, emergency situations as well as each individual's circumstances. Award should be varied to reflect a mix of circumstances.	Paras 10-18	[PN262]
	BusSA	<u>Sub-30/06/16</u>		No change necessary. Wording reflects current Award.	Para 5.2.1	
	BusSA	Reply-21/7/16		Agree with MPG submission.	Para 6.2	

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	ABI & NSWBC	<u>Sub-1/07/16</u>		As clause refers to 'employees', reasonable to assume it means a majority of employees as opposed to an individual employee. This is also consistent with clause 15.4	Para 12.2	
	MPG	<u>Sub-05/07/16</u>		Clause should read 'the majority of <u>affected</u> employees' (not 'majority of employees' as this may lead to confusion where groups of employees are working on various sites). These words accurately reflect nature of industry. Suggest these words be inserted into clauses 15.4, 16.2 and 26.2 as well.	Paras 11-15	
	MPG	<u>Reply-3/08/16</u>		Maintains earlier position. Decision as to whether facilitative provision should be utilised should only be made by those employees affected.	Paras 11-16	
	AWU	<u>Sub-06/07/16</u>		Wording is plural 'employees'. Table should refer to 'majority of employees'. Suggest change to 'majority of <u>affected</u> employees' to improve clause.	Paras 4-5	
	AWU	<u>Reply-8/08/16</u>		Agree with submissions of MPG and ABI. Note BusSA submit change is unnecessary but given divergent views of parties, some clarity would be beneficial. Unsure if FPAA position is to change or retain current clause. Acknowledge risks to individual employees cited by CEPU but consider word 'employees' ambiguous and may not refer to agreement with individual employees.	Paras 5-8	
	CEPU	<u>Sub-11/07/16</u>		Clause should be left how it is in current award.	Pg-1	

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				To change the wording to 'majority' of employees could substantially impact on an individual employee with commitments such as child care. No parties have raised this issue before.		
14	MPMCA	<u>Sub-30/06/16</u>	16.5 and 16.6	Overtime In response to question posed by Commission: Easier and more accessible to read all overtime provisions in one location.	Paras 7-8	RESOLVED Agreed. See <u>Transcript-6Feb17</u> [PN322]
	FPAA	<u>Sub-30/06/16</u>		May be appropriate to move clauses 16.5 and 16.6 to clause 21-Overtime.	Paras 21-24	
	BusSA	<u>Sub-30/06/16</u>		Supports returning overtime meal break clauses, and moving overtime-rest break clause, to general overtime clause.	Para 5.2.3	
	MPG	<u>Sub-05/07/16</u>		Submit clauses should be inserted into clause 21 – Overtime.	Para 25	
	MPG	<u>Reply-3/08/16</u>		Clauses should be inserted into clause 21. Overtime as clause 21.6 – Overtime Meal Breaks and clause 21.7 – Overtime Rest Breaks (suggested wording in submission)	Paras 29-41	
	BusSA	Reply-21/7/16		Agree with MPMCA, FPAA and CEPU	Para 6.8	
	ABI & NSWBC	<u>Sub-1/07/16</u>		Appropriate that 16.5 and 16.6 are placed within the same clause. Most appropriate place to put them is clause 16; however, not opposed to them being placed in clause 21, provided they are kept together.		
	AWU	<u>Sub-06/07/16</u>		No strong opinion about where clauses are	Para 14	

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				placed. Slight preference for clauses being moved back to clause 21.		
	CEPU	<u>Sub-11/07/16</u>		Clauses would be better situated in clause 21. To avoid confusion, the clauses should be mentioned in clause 16.	Pg 2	
	AWU	<u>Reply-8/08/16</u>		Support CEPU's suggestion that clause be referenced at clause 16.	Para 11	
	AIG	<u>Reply-3/08/16</u>		No objection to current placement or placement in overtime clause. Slight preference for placement in overtime clause for ease of reading.	Paras 12-13	
	BusSA	<u>Corr-24/10/17</u>		BusSA withdraws its support as no longer a party to this matter	Page 1	
15	BusSA MPG	<u>Sub-30/06/16</u> <u>Reply-3/08/16</u>	18.1	Daily hire employees – minimum hourly wageand Minimum wages-GeneralMethod for calculating daily hire employee'sminimum wage is unclear and should beclarified.Clause should be amended to indicate minimumweekly rate is payable only to full time weeklyhire employee.Disagree with BusSA. Part-time and casual	Paras 5.1.4 and 5.1.5 Paras 146-148	WITHDRAWN No longer being pressed. See <u>Transcript–6Dec16</u> [PN397]
	AWU	<u>Reply-8/08/16</u>		provisions deal with this issue and clarify the obligations established in Clause 18.1 of ED. Disagree with BusSA. Part time and casual provisions make it clear wages are paid on pro rata and hourly basis.	Para 19	

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16	MPMCA	<u>Sub-30/06/16</u>	18.8	Payment of wages In response to question posed by Commission: Clause already specifies 'bank or similar transfer' which means payment by electronic means.	Paras 9-12	RESOLVED Agreed that reference to electronic funds transfer should be included and no other method should be
	FPAA	<u>Sub-30/06/16</u>		Clause should specify payment by electronic means is acceptable method. Suggested wording in submission.	Paras 25-27	removed. See <u>Transcript-6Feb17</u> [PN341]
	BusSA	<u>Sub-30/06/16</u>		Supports specifying 'payment by electronic means'	Para 5.2.4	
	BusSA	<u>Reply-21/7/16</u>		Partially agree with FPAA. Proposed wording of FPAA acceptable but submits the draft's reference to 'any combination of these' be retained.	Pages 18-19, paras 6.9, 6.16	
	ABI & NSWBC	<u>Sub-1/07/16</u>		Submit that current wording, 'bank or similar transfer' allows for payment of wages by electronic means. Express reference to 'electronic transfer' could be included to avoid ambiguity.	Para 12.4	
	MPG <u>Sub-0</u>	<u>Sub-05/07/16</u>		Proposed new clause (wording in submission) which includes express reference to 'electronic funds transfer'	Paras 26-32	
	MPG	<u>Reply-03/08/16</u>		Maintains earlier submission. Decision on this clause may have to wait until after AM2016/8-Payment of wages decision issued.	Paras 42-57	
	NFIA	<u>Sub-05/07/16</u>		Electronic payment of wages is an acceptable method of payment. Support s MPG submission.	Pg 1	
	AWU	Sub-06/07/16		Clause should be updated by removing words,	Para 15	

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				'bank cheque, bank or similar transfer' and		
		-	-	adding 'electronic fund transfer'.		-
	AWU	<u>Reply-8/08/16</u>		Amended position is that reference to 'electronic	Paras 12-13	
				funds transfer' be included but no payment		
	GEDU	G 1 11/07/16	-	method is removed.	D 0	-
	CEPU	<u>Sub-11/07/16</u>		Payment by electronic means is acceptable and	Pg 2	
				words to that effect should be inserted into the		
	AIG	$D_{arely} 2/09/16$	-	award. Suggested wording in submission.	Paras 14-17	
	AIG	<u>Reply-3/08/16</u>		Agree that term 'electronic funds transfer' should be included.	Paras 14-17	
				Do not agree that term 'bank cheque' be		
				removed. Better to retain all possible means of		
				payment.		
				Do not agree with MPG submission to rewrite		
				payment of wages clause.		
	BusSA	Corr-24/10/17	-	BusSA withdraws its support as no longer a	Page 1	
	200011			party to this matter	1	
17	FPAA	Sub-30/06/16	20.3(f)	Allowances - In response to question posed by	Paras 28-31	RESOLVED
				Commission:		
				Allowance is only payable to adults. For clarity,		Agreed that the words "an
				ED should define 'sprinkler fitter employee' and		apprentice sprinkler fitter is
				'adult sprinkler fitter employee' (suggested		entitled to a percentage of the
			_	definitions in submission)		above allowance as specified in
	BusSA	<u>Sub-30/06/16</u>		Apprentices are also entitled to this allowance	Para 5.2.5	clause 18.2" be added under the
				(refers to clauses 18.2(b)(iii), 18.2(c)(iii)).		subclause (f). See <u>Transcript</u>
	ABI &	<u>Sub-1/07/16</u>		Allowance is only payable to adults. This	Para 12.5	<u>17Aug17</u> [PN117]
	NSWBC			reflects provision at 21.1(g) of the current		
			4	award.		Agreed that word "adult" be
	MPG	<u>Sub-05/07/16</u>		No, Clause 20.3(f) is payable to an apprentice,	Para 30	deleted and clause commence with

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	MPG AWU	Reply-3/08/16 Sub-06/07/16	-	but only at the applicable apprentice "percentage" Maintains earlier submission. Submit both allowances are also payable to	Paras 58-69 Para 16	word "Fire". See <u>Transcript-</u> <u>6Feb17</u> [PN371] Delete words: "adult fire" and
	AWU	Reply-8/08/16 Sub-11/07/16	-	junior employees. Agree with CEPU and MPG that all apprentices receive allowance. Apprentices, whether adult or not, receive this	Paras 14-15 Pg 3	replace with "sprinkler fitter tradesperson" See <u>Transcript-</u> <u>6Feb17</u> [PN457]
	AIG	<u>Reply-3/08/16</u>	-	allowance. Agree with ABI and FPAA that clause is only payable to adults. No necessity to create definition as proposed by FPAA. Do not agree with submissions of AWU, CEPU and MPG as	Paras 18-21	(Parties to confer re inconsistencies throughout award and report back to the Commission within 14 days). See <u>Transcript-</u> <u>6Feb17</u> [PN455]
	AIG	<u>Sub-28/7/17</u>		their proposals depart from conditions of current award.Maintains the clause is only payable to adults.Agrees a further conciliation is necessary.	Para 5	Correspondence received – FPAA - (parties conferred). Substitute term with "sprinkle
	NFIA FPAA	<u>Sub-28/07/17</u> Sub-17/10/17		Supports MPG proposal to insert new clause. Notwithstanding its original position with reference to the application of this allowance, subsequent correspondence (15/02/17) outlines a change in that earlier position. Accordingly the more generic approach including recognition of apprentice entitlements based on respective apprenticeship relativities was suggested.	Para 8 Page 1	fitter tradesperson" see <u>Corr-</u> <u>15/02/17</u> NFIA, MPG – (parties conferred). "adult fire sprinkler fitter employees" be deleted and replaced with "a fire sprinkler fitter tradesperson and a sprinkler fitting worker" see <u>Corr-26/02/17</u> and <u>Corr-23/02/17</u> FPAA advised no finality of this issue- <u>Corr-25/07/17</u>
	BusSA	<u>Corr-24/10/17</u>		BusSA withdraws its position as no longer a party to this matter	Page 1	

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17A	AIG	<u>Sub-16/01/16</u>	21.6(c)	Overtime	Para 94	RESOLVED
				References to 'Schedule X' should be replaced		
				with 'Schedule N'.		AMOD: Error-ED amended
18	AWU	<u>Sub 06/07/16</u>	21.1 and	Overtime	Paras 17-20	WITHDRAWN
			22.1	Inconsistency or ambiguity between the penalty		
				and overtime rates for plumbing and mechanical		See <u>corro-05/12/16</u> and
				services employees. Suggest the rate at clause		Transcript-6Dec16 [PN409].
				21.1 be amended to 200% at column 3, row 5.		
	BusSA	<u>Reply 21/7/16</u>		Disagree with AWU sub. Unclear how	Paras 6.10 and	
				inconsistency arises based on the AWU's	6.17	
				submission. Opposed to increasing penalty rate		
				from 150% to 200% of the ordinary hourly rate.		
				This would amount to a substantive variation.		
	MPG	<u>Reply_3/08/16</u>		Does not agree with AWU submission.	Paras 118-122	
	AIG	<u>Reply-3/08/16</u>		Does not agree with AWU submission. Terms of	Para 18	
				ED replicate terms of current award. AWU's		
				proposed changes should not be adopted.		
	ABI &	Reply 4/08/16		Oppose submission of AWU. Proposed increase	Para 2	
	NSWBC			to Saturday night penalty would amount to		
				substantive variation of current award. Agree		
				with reply submission of BusSA.		
19	AIG	<u>Sub-8/07/16</u>	22.1	Weekend work	Para 258	RESOLVED
				Table needs to be amended to reflect that the		
				penalty payable is on the minimum hourly rate		Agreed. See <u>Transcript-6Feb17</u>
				of pay and not the ordinary hourly rate,		[PN416]
]	consistent with the current award.		MPA NSW - <u>Corr-21/02/17</u> .
	BusSA	<u>Reply-21/7/16</u>		Agree with AIG sub.	Para 6.11	

ITEM	PARTY	DOCUMENT	CLAUSE (exposure draft)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
20	ABI & NSWBC	<u>Reply-4/08/16</u>	22.2	Shiftwork Agree with submission of AIG. Current drafting in ED will lead to substantive change. Submit wording in current award should be retained.	Para 3	RESOLVED Agreed to re-insert current modern award wording in exposure draft
21	AWU	<u>Sub - 06/07/16</u>	22.2(a)	Terms of engagement for shiftworkers is insufficient and missing vital information provided in the schedules to the award. Wording suggested in submission.	Paras 21-24	with some minor amendments. See <u>Transcript–17Aug17</u> [PN230– PN236]
	AIG	<u>Sub – 08/07/16</u>		This clause substantially changes entitlements from those in current award and propose that current provisions be retained. Wording "midnight on Sunday and midnight on Friday" should not be replaced with "Monday to Friday". Retain existing wording. Paragraph (a)(ii) of the ED provides a higher penalty than in current award. This needs to be corrected. Penalties should be paid on minimum hourly rate and not ordinary hourly rate in accordance with current award.	Paras 259-263	Agree to retain current award wording and penalties to be expressed as payable on minimum hourly rate not ordinary hourly rate. See <u>Transcript-6Feb17</u> [PN510] AIG to get back to parties and Commission. See <u>Transcript- 6Feb17</u> [PN487] (Received. See <u>sub-09/02/17</u>)
	BusSA MPG	Reply-21/7/16 Reply-3/08/16		Agree with AIG submission. MPG have previously submitted a proposal for variation of Clause 22 – Penalty Rates of ED. Issues raised by the AWU and AIG should be dealt with at the same time as the Master Plumbers Group application.	Para 6.12 Paras 123-125, 158-161	MPG – <u>Corr-23/02/17</u> . Matter should be dealt with as a substantive issue. Expressed concern that select parties are seeking to have discussions without input of all parties to
	AIG	<u>Reply-3/08/16</u>		Maintains position in earlier submission. This is not an issue related to drafting and technical matters in ED.	Paras 28-29	proceedings. Consultation should be made with all parties.

ITEM	PARTY	DOCUMENT	CLAUSE (exposure draft)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
	ABI &	<u>Reply-4/08/16</u>		Oppose submission of AWU. Proposed	Para 4	NFIA – <u>Corr-26/02/17</u> . Supports
	NSWBC			amendments amount to substantive change.		MPG's comments relating to full
	AIG	Sub-28/7/17		Maintains its opposition to AWU's wording.	Para 6	consultation with parties.
	BusSA	Corr-24/10/17		BusSA withdraws its earlier position as no	Page 1	
				longer a party to this matter		
22	FPAA	<u>Sub - 30/06/16</u>	Schedule	All purpose rates of pay – fire sprinkler	Paras 35-37	WITHDRAWN
			B.3	fitting - In response to question posed by the		
				Commission:		See Transcript-6Feb17 [PN513]
				Allowance is entitled 'trade'. Apprentices are		
				not 'tradesman'. Allowance not payable to		
				apprentices and adult apprentices.		
	BusSA	<u>Sub 30/06/16</u>		References to the fire sprinkler fitting trade	Para 5.2.6	
				allowance in the table for apprentices and adult		
				apprentices are appropriate, however more		
				accurate reference must be made.		
	NFIA	<u>Sub - 05/07/16</u>		Allowance applies to fire sprinkler fitting	Pg 1	
				tradespersons only.		
	MPG	<u>Sub 05/07/16</u>		Allowance is not payable to a fire sprinkler fitter	Para 33	
				apprentice.		
	MPG	<u>Reply 3/08/16</u>		Maintains earlier submission.	Paras 70-80	
	CEPU	<u>Sub 11/07/16</u>		This is an allowance for trades persons only.	Page 3	
	AIG	Reply-3/08/16		Allowance should not be included in table for	Paras 31-33	
				apprentices and adult apprentices. Aligns with		
				submissions of FPAA, MPG, CEPU and NFIA.		
				Do not agree with BusSA.		
	AWU	Reply 8/08/16		AWU agree with the majority that the allowance	Para 16	
				is not payable to apprentices and adult		

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				apprentices. Understand allowance not paid in accordance with reasoning provided by FPAA.		
23	AIG	<u>Sub – 08/07/16</u>	Schedule C	Summary of hourly rates – plumbing and mechanical services employees and irrigation installer employees The tables at C.1.6, C.1.7, D.1.6 and D.1.7 should reflect that the casual loading is calculated on the minimum hourly rate and not the ordinary rate.	Paras 264-265	RESOLVED Agreed. Tables need to reflect earlier agreements in relation to calculation of various rates. See <u>Transcript-6Feb17</u> [PN518]
	MPG	<u>Reply–3/08/16</u>		In tables C.1.6, C.1.7, D.1.6 and D.1.7 the penalty rates and shiftwork rates are calculated by adding them to the casual loading. Supportive of AIG contention, however no necessity for making the change proposed by AIG, as the words provided in ED do no more or less than current award.	Paras 162-176	
	MPA NSW	<u>Corr-21/02/17</u>	-	Disagrees with AIG second submission on this clause regarding calculations in Tables C.1.6, C.1.7, D.1.6 and D.1.7. Tables at C.1.4 and C.1.7 should reflect a 5 days shift including weekends.	See email corr.	

ITEM	PARTY	DOCUMENT	CLAUSE (exposure draft)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
24	AWU	<u>Sub - 06/07/16</u>	Schedule E	Summary of hourly rates of pay - apprentices Shift work rates are missing from this schedule for apprentice hourly rates and should be included.	Para 25	WITHDRAWN See <u>Transcript-6Feb17</u> [PN525, 538]
	AIG	<u>Reply_3/08/16</u>		Does not support inclusion of shift work rates for apprentices as proposed by AWU on basis it is not necessary.	Para 30	
	MPG	<u>Reply 3/08/16</u>		Agree with AWU submission.	Paras 126-127	
25	MPMCA	<u>Sub – 30/06/16</u>	Sched H.2	Peak Sports ApprenticeshipsIn response to question posed by theCommission:List is current and meets the intent of theoriginal proposal to establish the category ofsuch an apprenticeship.	Paras 13-14	RESOLVED Agreed. See <u>Transcript-6Feb17</u> [PN542]
	MPG	<u>Sub - 05/07/16</u>		The list of Peak Sports Bodies would accord with types of organisations that could be considered to be a Peak Sports Body.	Para 34	
	MPG	<u>Reply-3/08/16</u>	-	List is accurate and should not be changed.	Paras 81-91	
	CEPU	<u>Sub - 11/07/16</u>		Believes this list to be up to date.	Page 3	
26	MPG	<u>Sub – 05/07/16</u>	Sched I	Coverage (Training programs) Training for a plumber remains fundamentally the same as it was in 1997 in that the only way to become a registered plumber is through an apprenticeship.	Para 35	RESOLVED Agreed. See <u>Transcript-6Feb17</u> [PN550]
	MPG	<u>Reply-3/08/16</u>		Schedule is accurate and up to date and should not be changed.	Paras 92-102	
	CEPU	<u>Sub – 11/07/16</u>		The only training to become a registered plumber is that of an apprenticeship. This has not changed since 1997.	Page 3	

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27	MPG	<u>Sub – 05/07/16</u>	Sched I	National Training Wage – allocation of traineeships to wage levels The only applicable training package is the 'Construction, Plumbing and Services Integrated Framework'. However, current training package is titled, 'Construction, Plumbing and Services Training Package'. All other references could be deleted from table.	Para 36	RESOLVED Leave as is. See <u>Transcript-6Feb17</u> [PN555]
	MPG	<u>Reply-3/08/16</u>		Support submissions of CEPU however maintain that the remaining packages be deleted as they do no work in this award. Acknowledge that a standard NTW clause may be inserted into all awards.	Paras 103-113	
	CEPU	<u>Sub – 11/07/16</u>		The packages listed in Schedule I generally do not apply to Plumbing or Fire Sprinkler Work. "Construction, Plumbing and Services Integrated Framework" is applicable although the Training package might be worded a bit differently.	Page 4	
28	FPAA	<u>Sub-30/06/16</u>	N/A	Proposed Clause - Shiftwork Propose putting 'shift work' clause into Award.	Paras 32-34	REFERRED
	BusSA	Reply-21/7/16		This would be a substantive change. Opposed by BusSA.	Paras 6.1 and 6.13	Will be added to the list of substantive matters <u>Transcript –</u>
	AIG	<u>Reply-3/08/16</u>		Does not agree with FPAA submission. Separate clause not necessary.	Para 34	<u>17Aug17</u> [PN83–PN88]
	AWU	Reply 8/08/16		Agree with FPAA.	Para 17	FPAA to circulate a document
	AIG	<u>Sub-28/7/17</u>		Opposes propositions to create or vary shiftwork provisions.	Para 7	within the next fortnight and parties to indicate whether they're
	ABI&NS WBC	Corr 31/07/17		Does not agree with FPAA proposal.	Pg 1	prepared to have a discussion or not. See <u>Transcript-6Feb17</u>

ITEM	PARTY	DOCUMENT	CLAUSE (exposure draft)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
						[PN572] Draft clause received from FPAA - <u>Corr 01/03/17</u>
						FPAA noted it had not received any response from other parties to its proposed clause <u>Corr</u> 25/07/17

List of abbreviations (in alphabetical order)

ABI&NSWBC	Australian Business Industrial and NSW Business Chamber Ltd
AIG	Australian Industry Group
AWU	The Australian Workers' Union
BusSA	Business SA, the Chamber of Commerce and Industry South Australia
CEPU	Plumbing Trades Employees Union
ED	Exposure draft
FPAA	Fire Protection Association Australia
HBG	Hall and Baum Group
MPG	Master Plumbers Group
MPMCA	The Master Plumbers and Mechanical Contractors Association of NSW
NFIA	National Fire Industry Association