

**From:** Nathan Keats [<mailto:Nathan@mcnally.com.au>]

**Sent:** Friday, 6 May 2016 3:01 PM

**To:** Chambers - Watson VP

**Cc:** Ben Cooper ([bcooper@livingstones.com.au](mailto:bcooper@livingstones.com.au)); Sarah Cerche ([sarah.cerche@mial.com.au](mailto:sarah.cerche@mial.com.au)); Nathan Niven; John Wydell

**Subject:** RE: AM2016/5 - 4 yearly review Ports Harbours and Enclosed Water Vessels Award 2010; Seagoing Industry Award 2010 and Marine Towage Award 2010

Dear Associate

We have contacted Sea Swift, AIMPE, AMOU and MIA all of whom consent to the hearing dates being moved to the week of 20 June or after 18 July 2016.

We further note that 13 June 2016 is a public holiday in both NSW and Victoria.

The further comments of the parties (see attached) are:

- Sea Swift have indicated that their counsel is not available on 28 or 29 June or 22 July
- MIA have indicated a preference to a time after 18 July 2016
- AMOU have indicated they have no problem after 18 July 2016 but cannot do the week of 20 June
- AIMPE consent to either the week of 20 June or after 18 July 2016

On the basis of the comments of the parties we seek that the hearing be moved to a date after 18 July 2016 that is not 22 July 2016.

**Nathan Keats** BSc LLB Acc. Spec. (Employment & Industrial)

Principal

**W G McNALLY JONES STAFF**

Liability limited by a scheme approved under Professional Standards Legislation