## REVISED SUMMARY OF SUBMISSIONS – TECHNICAL AND DRAFTING

This table is a summary of proposed variations lodged for this award on or before 5.00pm on 28 March 2017. The summary has been revised to include feedback from the hearing on 2 February 2017 (<u>Transcript</u>).

ITEM	PARTY	DOCUMENT	CLAUSE (exposure draft)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
1	TWU	<u>Sub-30/06/16</u>	2	<b>Definitions</b> Definition of 'permanent night shift' should be deleted.	Paras 2-3	Agreed between parties, definition to be deleted, see Transcript-6/12/16 [PN129].
	ASU ASU Qantas	Sub-30/06/16 Reply-20/07/16 Reply-21/07/16		Opposes inclusion of this definition.  Supports TWU submission.  Agree, given the definition is replicated in clause 17.1(d).	Para 7 Para 2 Para 9	ED of 4/01/17 purports to give effect to parties' agreement, however Schedule B.7.2 still requires amendment. Parties agree B.7.2 should be amended as follows: the word 'permanent' should be deleted from the heading 'Permanent night shift'; a footnote should be inserted after 'night shift' in the second heading and after 'night shift' in the third heading, with the footnotes being the same as those in B.6.2, see Transcript-2 February 2017 [PN134-157].
	AIG	Reply-22/07/16		Not opposed.	Para 94	
2	AMWU	Sub-30/06/16	2	<b>Definitions</b> Definition of 'airline operations industry' is unclear. Either leave per current Award or add 'or' to read: '(a) and/or (b)'.	Page 2	Agreed, see <u>Transcript-6/12/16</u> [PN135]; Parties' agreement confirmed, see <u>Transcript-2 February 2017</u>

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	Qantas	Reply-21/07/16		Supports AMWU's primary submission. Current Award wording should be retained.	Para 12	[PN158]
	ASU	Reply-20/07/16		Supports AMWU submission.	Para 3	
3	AWU	<u>Sub-30/06/16</u>	2, 4	Definitions / Coverage Not necessary to repeat definition of 'Airline operations industry' in both clauses. Prefer only clause 4.2.	Para 4	Agreed, see <u>Transcript-6/12/16</u> [PN137]; Agreement confirmed, see <u>Transcript-2</u> <u>February 2017</u> [PN158]
	AMWU	Reply-21/07/16		Supports AWU's submission.	Para 5	
	AIG	Reply-22/07/16		Not opposed to AWU submission, but do not oppose its retention in its current form.	Paras 91-92	
4	AIG	Sub-30/06/16	2	<b>Definitions</b> Ordinary hourly rate definition should refer to clause 18.	Para 218	Agreed, see <u>Transcript-6/12/16</u> [PN139]; Parties' agreement confirmed, see <u>Transcript-2 February 2017</u>
	Qantas	Reply-21/07/16		Agree with AIG.	Para 3	
	AMWU	Reply-21/07/16		Agree with AIG.	Para 6	[PN158]
	AWU	Reply-21/07/16		Agree with AIG.	Para 4	
	ASU	Reply-20/07/16		Seeks clarification as to whether wording 'clause 18.3' is an error or whether intention was to reference only the engineering and maintenance stream.	Para 4	
5	AWU	Sub-30/06/16	7.2	Facilitative provisions – facilitation by individual agreement Clause 28.4(b) should be listed in this clause.	Para 5	Parties agree as follows: delete references to cl 28.4(a) and 28.4(b) and the description of the provision from cl 7.3 (last row of table); insert a reference to cl 28.4(b) in the table at cl 7.2; and insert a reference to cl
	Qantas	Reply-21/07/16		Do not agree. Support the clause being included as proposed by Commission at table 7.3.	Para 17	
	TWU	Reply-		Agree with AWU submission.	Para 3	28.4(a) in the table at cl 7.4,

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		21/07/2017				see <u>Transcript-2 February</u> 2017 [PN172]
6	AWU	Sub-30/06/16	7.3	Facilitative provisions – facilitation by majority or individual agreement Clauses 14.2(c), 14.2(d), 16.1(d), 16.2(e), 28.4(a) and 28.4(b) should be deleted.	Para 5	AMWU advised (see correspondence, 4/12/16) submission was regarding cl.7.3, not 7.2 per the summary of submissions, 30/11/16.  AMWU clarified position — only cl.15.1(a) and (b) should be included, not 15.1(c), see Transcript-6/12/16 [PN172].
	Qantas	Reply-21/07/16		Do not agree. Support terms in ED.	Para 18	
	AMWU	Reply-21/07/16		Clauses 14.2(c) and 14.2(d) should be deleted. Clause 15.1 as a whole should be included. Clauses 16.1(b) and 16.1(c) should be included.	Para 7	
	AIG	Reply-22/07/16		Do not agree 16.1(d) and 16.2(e) should be deleted.	Para 95	Submission that cl.16.1(c) should be included withdrawn, see <u>Transcript-6/12/16</u> [PN174].
						Amendment proposed re item 5 would partly resolve issue (as it relates to cl 28.4(a) and 28.4(b)), see Transcript-2 February 2017 [PN172-181].
						Parties agreed that cl 16.1(d) and 16.2(e) should be amended to enable agreement between an employer and the majority of

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						employees, as well as an employer and an individual employee, see <u>Transcript-2</u> <u>February 2017</u> [PN210-PN214]. AIG undertook to draft amendments and provide them to the Commission once agreed to by the parties, see <u>Transcript-2 February 2017</u> [PN219]
	AIG	Report back- 27/02/17		Parties agree that clauses 16.1(d) and 16.2(e) of the ED should be replaced by the redrafted clauses provided.	Pages 1-2	
7	AWU	Sub-30/06/16	7.4	Facilitative provisions – facilitation by majority agreement Clauses 16.1(d), 16.2(e) and 28.4(a) should be added.	Para 5	Resolved, see <u>Transcript-2</u> <u>February 2017</u> [PN221-226]
	Qantas	Reply-21/07/16		Do not agree with AWU. Support terms in ED.	Para 19	
	TWU	Reply- 21/07/2017		Agrees with AWU that 28.4(a) should be included.	Para 4	
	AMWU	Reply-21/07/16		Should include clauses 16.1(d) and 16.2(e).	Para 8	

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8	AWU	Sub-30/06/16	10.2(b)	Part-time day workers ED drafting does not reflect the operation of clauses 7.4 and 15.1. Propose to amend the start of clause 10.2(b) to 'subject to the employer's rights in clause 15.1, changes in hours may only be made by agreement in writing'	Para 6	Clarification on AMWU's position - reference at cl.7.4 should be restricted to cl.7.4(b) and reference to cl.15.1 should be to 15.1(a). See <u>Transcript-6/12/16</u> [PN176]
	Qantas	Reply-21/07/16		Do not agree. ED drafting reflects current award.	Para 20	Amended cl 10.2(b) to be drafted by unions for
	AMWU	Reply-21/07/16		Supports AWU's submission.	Para 9	consideration by AIG and
	AIG	Reply-22/07/16		Opposed to suggested deletion. Reference to clause 7.4 should remain.	Paras 100-101	Qantas, see <u>Transcript-2</u> <u>February 2017</u> [PN304- PN307]
	AWU	Reply-28/02/17		Proposed draft cl 10.2 provided. Still under consideration by parties.	Page 1	
	AIG	Report back 27/03/17		This issue remains in dispute.	Page 1	Not agreed.
9	ASU	Sub-30/06/16	11	Clause 11.5(c) of current award has been moved to payment of wages (18.7 ED). The ED should contain wording referring to the new location.	Para 10	ASU to return with instructions on whether it will be pressing argument, see Transcript-2 February 2017 [PN308-PN323]
	AIG	Reply-22/07/16		Does not consider necessary.	Para 102	Withdrawn, according to
	AIG	Report back 27/03/17		It is AIG understands that the ASU no longer presses its submission.		AIG in Report back 27/03/17.
10	AMWU	Sub-30/06/16	11.1	Casual employment Do not object to definition of casual employee in ED.	Page 2	
	AIG	<u>Sub-30/06/16</u>		Definition of casual in current award should	Paras 219-223	

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				be reinstated – change substantially alters meaning of casual employee		
	ASU	Reply-20/07/16		Supports AMWU submission. Do not agree with AIG submission.	Para 5	
	Qantas	Reply-21/07/16		Definition of a casual in current award should be preferred. Agree with AIG submission.	Para 4 and 13	
	AWU	Reply-21/07/16	1	Do not see any issued with wording in ED.	Para 5	
	AIG	Report back- 27/02/17		Parties agree that AIG's proposal should be adopted; that is, clause 11.1 of ED should be replaced with 'A casual employee is an employee engaged as such'.	Page 2	
11	AIG	Sub-30/06/16	11.2	Casual employment ED increases rate of pay for casuals. Results in the 25% loading being calculated on an amount that includes all purpose allowances. This is different from the current award which requires it to be calculated on a proportion of the relevant minimum weekly rate. Rely on earlier submissions made on a similar issue in the Exposure Draft – Aircraft Cabin Crew Award 2016.	Paras 224-226	Qantas undertook to draft an amendment to cl 11.2 (as an alternative to deleting the second sentence), see  Transcript-2 February 2017  [PN396]
	ASU	Reply-20/07/16	1	ED wording should be maintained.	Para 5	
	AMWU	Reply-21/07/16		This issue was determined in the decision [2015] FWCFB 6656 (September 2015 decision). AIG has not established a case for departing from the general approach previously determined.	Paras 11-15	

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	AMWU	<u>Sub-15/12/16</u>		ED clause does not reflect reasoning of Full Bench which in 2000 established 25% loading in metal industry award. Clause inconsistent and will cause distraction. Varies in assessment as to which matters are compensated by the loading. Suggest removing second sentence.	Paras 2-9	
	AMWU	Reply-13/01/17		Notes the AMWU provided a further submission on 15 December 2016 and provides a link to that submission.	Page 1	
	Qantas	Reply-21/07/16		Support AIG submission.	Para 5	
12	AWU	Sub-30/06/16	11.3	Casual employment Wording does not express the intention to prescribe a minimum engagement period for each occasion an employee is required to attend work. Suggest redrafting to 'Casual employees are entitled to a minimum payment of four hours' work at the appropriate rate on each occasion they are required to attend work'.	Para 7	Agreed, see <u>Transcript-6/12/16</u> [PN139];Parties' agreement confirmed, see <u>Transcript-2 February 2017</u> [PN373]
	AMWU	Reply-21/07/16		Support AWU submission.	Para 15	
13	TWU	<u>Sub-30/06/16</u>	12.16	Apprentices – travel payment for block release training Clause 12.6(b) and (c) are identical, one should be removed.	Para 4	Note: TWU refer to 12.6(b) and (c) in their submission. Assume the intended reference is 12.16(c) and (d).
	AWU	<u>Sub-30/06/16</u>		Clauses 12.16(c) and (d) are identical. 12.16(d) preferred.	Para 8	Agreed cl.12.16(b) [sic] to be deleted, see Transcript-
	Qantas	Reply-21/07/16		Agree with TWU. 12.16(c) can be deleted.	Para 11	, <u> </u>

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	AIG	Reply-22/07/16		Not opposed.	Para 104	6/12/16 [PN139] Incorrect clause identified at hearing. ED updated by AMOD to include proposal to delete cl.12.16(c) not (b).  Parties' agreement confirmed, see Transcript-2 February 2017 [PN373]
14	AMWU	Sub-30/06/16	12.17	Apprentices – Reduction of payment The clause functions as a subclause of the text above. Either retain as subclause or add 'for travel payment' to the heading.	Page 2	Agreement reached as to manner in which cl 12.17 should be amended to address AMWU's concern. Draft of amended clause to be provided by AIG, see Transcript-2 February 2017 [PN415-419]
	AIG	Reply-22/07/16		Not opposed. If heading is amended, it should read 'Reduction of travel payment for block release training'.	Paras 105, 107	
	AIG	Report back- 27/02/17		AIG sets out an amended clause 12.16, which should replace clauses 12.16 and 12.17 of the ED.	Pages 2-3	
15	AMWU	Reply-21/07/16	14.2(c)	Ordinary hours of work – day work Reference to clause 31 (Consultation regarding change of hours) should be inserted.	Para 16	Not agreed.

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	AIG	Report back 27/03/17		AMWU considers issue is similar to one in Manufacturing ED and that therefore consideration of item 15 should be deferred until Commission issues a decision regarding that ED. AIG does not oppose this.	Page 2	
16	AWU	Sub-30/06/16	15.1(a)	Method of arranging ordinary hours Wording of clause in current award is preferred over ED.	Para 9	AWU referred to clause 18.4(a) of current award – assume 28.4(a) was intended.
	AMWU	Reply-21/07/16		Supports AWU submission.	Para 17	A 1.1 . 1 15.1()
	Qantas	Reply-21/07/16		Do not agree with AWU. Support terms of ED.	Para 22	Agreed that clause 15.1(a) ED to be replaced with clause 28.4(a) of current
	AIG	Reply-22/07/16		Not opposed to reversion to current clause.	Para 107	award, see <u>Transcript-6/12/16</u> [PN141]  Submission in reply by Qantas withdrawn, see <u>Transcript-6/12/16</u> [PN144]  Parties' agreement confirmed, see <u>Transcript-2</u> <u>February 2017</u> [PN432-PN433]
16A	AIG	Sub-16/01/17	15.1(b)	Rostering arrangements – method of arranging ordinary hours Reference to 'clause 0' should be replaced with 'clause 15.1(a)'.	Para 80	AMOD: Error – ED amended

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<del>17</del>	AWU	Sub-30/06/16	15.1(a)(i)	Method of arranging ordinary hours Reference to clause 14.2(c) should be clause 14.2.	<del>Para 9</del>	Withdrawn, see <u>Transcript-6/12/16</u> [PN115]; withdrawal confirmed, see <u>Transcript-2</u>
	Qantas	Reply-21/07/16		Do not agree with AWU.	Para 22	February 2017 [PN434-435]
	AMWU	Reply-21/07/16		Do not agree with AWU.	Para 19	
18	TWU	Sub-30/06/16	17.1(d)	Special provisions for shiftworkers Word 'permanent' should be removed and the clause moved to clause 17.4.	Paras 2-3 and 5	Resolved by parties' agreement in relation to item 1, see Transcript_6/12/16
	ASU	Reply-20/07/16		Supports TWU submission.	Para 2	[PN129 and PN141]. Clause
	AIG	Reply-21/07/16		Not opposed.	Para 94	to be deleted.  Parties' agreement confirmed, see <u>Transcript-2</u> <u>February 2017</u> [PN436]
	Qantas	Reply-21/07/16		Issue identified by TWU can be remedied by replacing 'an employee on permanent night shift' with 'If, during a period of engagement a shiftworker works permanent night shift, the employee'	Paras 9-10	
	TWU	Reply- 21/07/2017		'Permanent' should be replaced with 'consecutive'.	Para 5	
	AIG	Reply-21/07/16		If 'permanent' is deleted, clause 17.4 ED should be replaced with clause 30.4 of current award.	94	
19	AIG	Sub-30/06/16	17.3	Special provisions for shiftworkers – shift rates Replace 'rates' with 'loadings' and replace percentages in final column of table in ED with those found in current award clause.	Para 227	Matter raised here by AIG to be considered by Full Bench in decision regarding all Group 3 EDs, see <u>Transcript-2 February 2017</u> [PN436]
	Qantas	Reply-21/07/16		Do not agree with submission unless the	Para 6	

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				Commission proposes to take this approach across all awards.		
	AWU	Reply-21/07/16		Do not see an issue with expressions used in ED.	Para 7	
20	AMWU	Reply-21/07/16	17.4	Special provisions for shiftworkers – shift rates Propose a heading 'permanent night shift' be added. Alternatively, the table at 17.3 could be amended by inserting 'permanent ordinary hours on night shift (refer Clause 17.1(d))	Para 20	Resolved, see <u>Transcript-2</u> <u>February 2017</u> [PN442- PN449]
21	TWU	Sub-30/06/16	17.4	Special provisions for shiftworkers – shift rates Word 'permanent' should be removed.	Para 6	Resolved by parties' agreement in relation to item 1, see <u>Transcript-6/12/16</u>
		Reply- 21/07/2017	17.4	'Permanent' should be replaced with 'consecutive'.	Para 6	[PN129 and PN146]. Clause 17.4 ED to be replaced with current award clause 30.4.  Confirmation that this item has been resolved, see Transcript-2 February 2017 [PN450]
21A	AIG	Sub-16/01/17	17.4 and Sch B	Special provisions for shiftworkers – night shifts Concerned certain changes to clause and Sch in relation to the use of 'permanent night shift' may be confusing. Suggest issue be discussed during conference listed on 2/2/17.	Para 79	Parties agree B.7.2 should be amended as follows: the word 'permanent' should be deleted from the heading 'Permanent night shift'; a footnote should be inserted after 'night shift' in the second heading and after

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						'night shift' in the third heading, with the footnotes being the same as those in B.6.2, see <u>Transcript-2</u> February 2017 [PN134-157].
22	AWU	<u>Sub-30/06/16</u>	17.5 and Sch B	Special provisions for shiftworkers— continuous afternoon and night shifts Heading should be amended to 'non- successive afternoon and night shifts'	Para 10	AWU to consider clause and write to Commission. To be dealt with at report back, see Transcript-2 February 2017
	Qantas	Reply-21/07/16		Do not agree with proposed amendments to the wording of the clauses.	Para 23	[PN461-463].
	AIG	Report back <u>27/03/17</u>		It is AIG understands that the unions no longer press their submission in this regard.	Page 2	Withdrawn according to AIG, see Report back 27/03/17.
23	ASU	Sub-30/06/16	17.6	Multiple shift allowance Amended wording in ED is unclear. Do not oppose removal of clause 30.6(c) of current award.	Paras 16-17	AMWU advised (see correspondence dated 4/12/16) that their reference to cl.17.1(a) should have
	Qantas	Reply-21/07/16		Wording of current award should be retained.	Para 31	been cl.17.6(a). It has been assumed that their reference
	AMWU	Reply-21/07/16		Supports ASU submission. Proposes amendment to clause 17.6(b) by inserting the phrase 'in addition to the amount at 17.6(a), an additional' before the phrase '\$4.41 per starting time'.	Para 21	to cl.17.1(b) should have been cl.17.6(b).  To be considered further, see Transcript-2 February 2017, [PN476]
	AIG	Reply-22/07/16		Not opposed to the retention of current award clauses 30.6(a) and (b).	Para 108	_
	AIG	Report back- 27/02/17		Parties agree that cl 17.6 should be replaced with cl 30.6 of the Award. The terms in which cl 17.6 should appear are set out.	Pages 3-4	

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24	AIG	Sub-30/06/16	18	Minimum wages Suggest 'full-time employees' be inserted directly below 'minimum weekly rate' in the tables.	Paras 228-230	Agreed, see <u>Transcript-6/12/16</u> [PN146]  Parties' agreement confirmed, see <u>Transcript-2</u>
	AWU	Reply-21/07/16		Not opposed.	Para 8	February 2017 [PN479]
	Qantas	Reply-21/07/16		Agree with AIG.	Para 7	•
25	AMWU	Sub-30/06/16	18	Minimum wages Retain separate clause numbering for minimum wages sections, or replace bullet points with current style (e.g. see 18.5(e)(i))	Page 3	Agreed, see <u>Transcript-6/12/16</u> [PN146]  Parties' agreement confirmed, see <u>Transcript-2</u> <u>February 2017</u> [PN479]
26	AWU	Sub-30/06/16	18.5	Apprentice minimum weekly wages Heading should read 'apprentice minimum wages'	Para 11	Agreed, see <u>Transcript-6/12/16</u> [PN150]
	AIG	Reply-22/07/16		Not opposed.	Para 110	Parties' agreement confirmed, see <u>Transcript-2</u> <u>February 2017</u> [PN479]
27	AWU	Sub-30/06/16	18.5(b)(i)	Apprentice minimum weekly wages Reference to clause 16.3 should be to 18.5(c).	Para 12	Agreed, see <u>Transcript-6/12/16</u> [PN150]
	AIG	Reply-22/07/16		Agree.	Para 111	Parties' agreement confirmed, see <u>Transcript-2</u> <u>February 2017</u> [PN479]
28	AWU	Sub-30/06/16	18.5(b)(ii)	Apprentice minimum weekly wages Reference to clause 16.3 should be to 18.5(c).	Para 13	Agreed, see <u>Transcript-6/12/16</u> [PN150]
	AIG	Reply-22/07/16		Agree.	Para 112	Parties' agreement confirmed, see <u>Transcript-2</u> <u>February 2017</u> [PN479]

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29	AWU	<u>Sub-30/06/16</u>	18.5(b)(ii)	Apprentice minimum weekly wages Reference to clause 15.3 should be to clause 18.3.	Para 13	Agreed, see <u>Transcript</u> 6/12/16 [PN150]
	AIG	Reply-22/07/16		Agree.	Para 112	Parties' agreement confirmed, see <u>Transcript-2</u> <u>February 2017</u> [PN479]
30	AWU	Sub-30/06/16	18.5(b)(ii)	Apprentice minimum weekly wages Reference to 'ordinary weekly wage rate' should be 'ordinary hourly rate'.	Para 13	Consideration to be given by AWU to leaving ED as it is, see <u>Transcript-2 February</u> 2017 [PN482-PN487].
	AIG	Report back 27/03/17		Parties agree that the words 'prescribed in clause 18.3' should be deleted from clauses 18.5(1)(i), 18.5(a)(ii); and 18.5(b)(ii).	Page 2	
31	AWU	<u>Sub-30/06/16</u>	18.5(e)(i)	Apprentices – competency based progression First dot point should refer to clause 18.5(d) as opposed to just (d).	Para 14	Agreed, see <u>Transcript-6/12/16</u> [PN150 and PN152]  Parties' agreement
	AIG	Reply-22/07/16		Agree.	Para 113	confirmed, see <u>Transcript-2</u> <u>February 2017</u> [PN489]
32	AWU	Sub-30/06/16	18.6(b)	Junior rates Yes, the reference to 'trades assistant' should be to 'Aircraft Worker 3'	Para 15	Agreed, see <u>Transcript-6/12/16</u> [PN150 and PN152]
	Qantas	<u>Sub-30/06/16</u>		Yes – reference should be to 'Aircraft Worker 3'	Page 2, Item 1 of table	Parties' agreement confirmed, see <u>Transcript-2</u>
	AMWU	<u>Sub-30/06/16</u>		Agree the heading 'adult trades assistant' should be 'Aircraft Worker 3'.	Page 3	February 2017 [PN489]
	AIG	Reply-22/07/16		Not opposed.	Para 114	

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33	AWU	Sub-30/06/16	18.7(c)	Payment of wages Reference to 'full-time employees' should be 'permanent employees'	Para 16	Withdrawn, see <u>Transcript-2</u> <u>February 2017</u> [PN494].
	Qantas	Reply-21/07/16		Reference to 'full-time' is appropriate. Support terms of ED.	Para 24	
34	ASU	Sub-30/06/16	19.6(a)	Laundry allowance Do not oppose change to drafting.	Para 13	Understood to be an observation only, see Transcript-2 February 2017 [PN495-496].
35	Qantas	Reply-21/07/16	<del>19.7(a)</del>	Maintenance and engineering workers—wage related allowances Tool allowance should be added.	Para 28	Withdrawn, see <u>Transcript-6/12/16</u> [PN164] Withdrawal confirmed, see <u>Transcript-2 February 2017</u> [PN500].
36	Qantas	Sub-30/06/16	19.7(e)(i)	Maintenance and engineering workers – wage related allowances Reference to CAO 104.1.3.2 In process of confirming and will advise Commission when correct reference is ascertained.	Page 2. Item 2 of the table	Parties to discuss. ALAEA advised that the CAO has been repealed, but is now reflected in regulations, see Transcript-2 February 2017 [PN501-508].
	AMWU	Reply-21/07/16	1	CASA advised CAO 104.1 was repealed about 15 years ago. This CAO may still be relevant for CAR 1988 operated aircraft.	Para 23	

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37	AIG	Sub-30/06/16  Reply-22/07/16	19.7(e)(i)	Allowances – special appointments – additional payments Bullet three - the reference to '1.38% of the standard rate' should be '\$10.56 per week'  Not opposed. Schedule C should also be amended to include allowances in current award clause 21.24.	Para 17  Paras 115-116	Agreed, see Transcript-6/12/16 [PN154].  AIG noted some allowances do not appear in the ED schedule, because the manner in which those allowances are derived or calculated is no longer apparent. Commission to take this up. See Transcript-6/12/16 [PN154].  Agreement confirmed, see Transcript-2 February 2017 [PN509]  AIG noted again that Schedule C does not contain some allowances. Invited to write to Commission to ensure allowances are inserted, see Transcript-2 February 2017 [PN510-513]]
	AIG	Report back- 27/02/17		Schedule C does not contain the allowances found at clause 19.7(e) of the ED (cl 21.24 of the Award). ED should be amended to include those allowances in Schedule C.	Page 4	

ITEM	PARTY	DOCUMENT	CLAUSE (exposure draft)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
38	AMWU	Reply-21/07/16	19.7(a)(iii)	Maintenance and engineering workers – wage related allowances Reference to clause '19.7(d)' should be to clause 19.7(e).	Para 22	Agreed, see <u>Transcript-6/12/16</u> [PN158]  Agreement confirmed, see <u>Transcript-2 February 2017</u> [PN514]
<del>39</del>	AMWU	Sub-30/06/16	21	Indemnity/insurance Rates should be updated, appears there has been no change to them since 2010.	Page 3	Qantas submitted proposal is a substantive variation and should be dealt with in
	AWU	Sub-30/06/16	1	It would be appropriate for the amounts to be increased.	18	accordance with the process for dealing with such
	Qantas	Reply-21/07/16	=	Rates should remain as they are.	Para 14	variations. Position of AMWU and AWU to be
	AIG	Report back 27/03/17		AIG understands that the unions are no longer pursuing a change to cl 21.		clarified at a conference, see  Transcript-6/12/16 [PN166-PN168]  Not agreed, see Transcript-2 February 2017 [PN515-520]  Withdrawn, according to AIG in Report back
40	AWU	Sub-30/06/16	23.1	Overtime payment for working overtime Current award clause has been omitted from ED. Should be retained.	Para 20	27/03/17. Withdrawn, according to AIG in Report back-27/02/17.
	Qantas	Reply-21/07/16		Do not think it is necessary to reinstate the clause.	Para 27	
	AIG	Reply-22/07/16		Not opposed to the inclusion of this provision, but do not consider it necessary.	Para 119-121	

ITEM	PARTY	DOCUMENT	CLAUSE (exposure draft)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
	AIG	Report back- 27/02/17		It AIG's understanding that the AWU's submission is now withdrawn.	Page 4	
41	AWU	Sub-30/06/16	23.1(b)	Overtime Reference to clause 14.2(c) should be to clauses 14 and 15.	Para 19	Not agreed.
	Qantas	Reply-21/07/16		Do not agree. ED wording better reflects current award.	Para 26	
	AIG	Report back 27/03/17		This issue remains in dispute.	Page 2	
42	ASU	Sub-30/06/16	25.1	Annual leave Support inclusion of note referencing ss. 16 and 90 of the Fair Work Act.	Para 18	
43	AWU	Sub-30/06/16	25.5(b)	Annual leave loading Provision should be deleted given the Full Federal Court's decision in Centennial Northern Mining Services Pty Ltd v Construction, Forestry, Mining and Energy Union [2015] FAFC 100.	Para 23	Referred to annual leave common issue Full Bench (AM2014/47), see <u>Transcript-6/12/16</u> [PN158- PN161]
44	AIG	Sub-30/06/16	Sch B	Summary of Hourly Rates of Pay The tables in the ED set out hourly rates that are payable, however the structure of the tables suggests they reflect a percentage of the ordinary hourly rate. This will be inaccurate in some instances. The structure is likely to mislead readers. Suggest '% of ordinary hourly rate' is replaced with '% of the minimum hourly rate', or note in each table that different rates may apply where an employee is entitled to an allowance	Paras 231-235	

ITEM	PARTY	DOCUMENT	CLAUSE (exposure draft)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
	Qantas	Reply-21/07/16		pursuant to clause 19.7(a).  Do not agree with AIG's suggested changes.  It is not appropriate to refer to or incorporate all purposes allowances in these tables.	Para 8	
	AIG	Report back- 27/02/17		Proposed amendments to Schedule B provided.	Page 4	
45	AMWU	Reply-21/07/16		AIG's concern could be alleviated by:  1. Adding 'refer to B.1.1' in all table rows following '% of ordinary hourly rate' or  2. Adding '(relevant all purpose allowances from 19.7(a) and 19.9(b)) in all table rows following '% of ordinary hourly rate'.	Para 24	
46	AWU	<u>Sub-30/06/16</u>	Sch B.1.1	Summary of Hourly Rates of Pay A reference to clause 19.9(a) of ED should be added.	Para 24	Agreed, see <u>Transcript-6/12/16</u> [PN162]
	AIG	Reply-22/07/16		Not opposed.	Para 125	Parties' agreement confirmed, see <u>Transcript-2</u> <u>February 2017</u> [PN549]
47	TWU	Sub-30/06/16	Sch B.2.2	Classification Definitions Word 'permanent' should be removed.	Para 7	Resolved by parties' agreement in relation to item
	ASU	Reply-21/07/16		Supports TWU submission.	Para 2	1, see <u>Transcript-6/12/16</u>
	TWU	Reply-21/07/16		'Permanent' should be replaced with 'consecutive'.	Para 7	[PN162] Confirmation that this item has been resolved, see Transcript-2 February 2017 [PN549]

ITEM	PARTY	DOCUMENT	CLAUSE (exposure draft)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
48	AWU	Sub-30/06/16	Sch B.2.4, B.3.4, B.4.4 and B.5.4	Overtime – shiftworkers  Do not agree the rate payable for overtime by shiftworkers on Sunday is 150% for the first 2 hours and 200% for after 2 hours.  Clause 17.7(a) means all overtime by shiftworkers on a Sunday is 200%.	Para 25	This is a substantive issue and cannot be resolved administratively through technical drafting, see

## List of abbreviations (in alphabetical order)

AIG Australian Industry Group

ALAEA Australian Licensed Aircraft Engineers Association

AMWU Australian Manufacturing Workers' Union

ASU Australian Services Union AWU Australian Workers Union

ED Exposure Draft Qantas Qantas Group

TWU Transport Workers' Union of Australia