From: Stuart Maxwell [mailto:smaxwell@cfmeu.org]

Sent: Friday, 21 December 2018 11:12 AM

To: AMOD

Cc: Chambers - Ross J; Ashvini Ambihaipahar; <a href="mailto:stephen.crawford@nat.awu.net.au">stephen.crawford@nat.awu.net.au</a>; Gabriel Miller

Subject: AM2016/15 - 4 yearly Review - Plain Language - Standard Clauses

Dear Justice Ross,

In the decision issued by the Full Bench on 11<sup>th</sup> December 2108 ([2018] FWCFB 7447), concerning redundancy clauses with award-specific issues, the Full Bench invited submissions on the following point:

"[24] Parties are asked to consider whether the reference to the 'Fringe Benefits Tax Regulations 1992' in clause 18.4(d) of the Plumbers Award, and the corresponding reference in clause 17.4(c) of the Building Award, should be replaced with a reference to the 'Fringe Benefits Tax Assessment Act 1986'. Submissions on this point are due by 4.00 pm on 21 December 2018."

The CFMMEU (Construction and General Division) wishes to advise that it supports the replacement of the reference, in clause 17.4 (c) of the *Building and Construction General On-site Award 2010*, as outlined in the above paragraph.

Yours faithfully,

## **Stuart Maxwell**

Senior National Industrial Officer

**CFMEU** 

**Construction & General Division, National Office** 

Level 9, 215-217 Clarence St, Sydney NSW 2000

**T**: 02 8524 5800 **F**: 02 8524 5801

\_\_\_\_\_

www.cfmeu.asn.au twitter.com/CFMEU CG

www.facebook.com/CFMEUNational