From: Dominic Macken < <u>djmacken@macken.com.au</u>>

Sent: Wednesday, 11 November 2020 5:34 PM

To: <u>Jordan.Lombardelli@ablawyers.com.au</u>; AMOD < <u>AMOD@fwc.gov.au</u>>

Subject: 4 yearly review of modern awards - General Retail Industry Award 2020 - Substantive Issues

Dear AMOD,

Pursuant to directions issued by the Fair Work Commission in its Statement issued 8 October 2020, the SDA and the ABI were to file a joint paper addressing the matters there set out.

We enclose that Joint Report. We note in places (page 36 and 56), certain matters there set out do not reflect an agreed or conceded position as between the SDA and the ABI. Where there is such dispute, this has been noted in the text of the Joint Report.

Yours faithfully,

A J MACKEN & CO.

Fair Work Commission: 4 yearly review of modern awards

AM2017/60 - 4 YEARLY REVIEW OF MODERN AWARDS - GENERAL RETAIL AWARD 2020

JOINT PAPER

AUSTRALIAN BUSINESS INDUSTRIAL

AND -

SDA

DATE 11 NOVEMBER 2020

Table of Contents

	/ARD MODERNISATION FULL BENCH DECISIONS, SUBMISSIONS AND CRIPTS	2
	AM2008/10 - RETAIL INDUSTRY	
1.2	AM2009/77	31
	E-REFORM INSTRUMENTS RELEVANT TO THE MAKING OF THE GENERAL	0.5
	AWARD 2010	
2.1	MAIN RETAIL AWARDS (FEDERAL AND STATE) UNDERPINNING AWARDS FOR THE GRIA	
	UNDERPINNING AWARDS FOR THE GRIA	42

1

1. AWARD MODERNISATION FULL BENCH DECISIONS, SUBMISSIONS AND TRANSCRIPTS

1.1 AM2008/10 - Retail industry

Date	Organisation	Doc type	Extract/ summary of document relevant to question 9
Date 1 Aug 2008	A.M.I.E.U	A.M.I.E.U. Submissions in respect of the content of the modern Retail Industry Award Paragraph 32- 39	Extract/ summary of document relevant to question 9 E. JUNIOR RATES AND APPRENTICES Juniors: 32. In respect of rates for junior employees, the draft proposed by the SDA contains the following provision 19.1 Age Based Discounted Rates for Employees under 21 Years of Age apply to the following classifications only • Retail Worker Level 1 and Level 2 • Salon Assistant • Pharmacy Assistant Levels 1 and 2 • Clerical and Administrative Levels 1, 2 and 3 The following percentages of the appropriate classification will apply
			The following percentages of the appropriate classification will apply Age % of adult rate
			16 years and 50 under
			17 years 55
			18 years 67.5

	19 years	80
	20 years	90
19.1.2	•	ounted wages shall be calculated to the nearest 10 cents, a result to be disregarded.
33. The AMI		r rates expressed in the Federal Meat Industry (Retail
and Who	olesale) Award are as fo	ollows:
15.5 Ju	nior rates	

Juniors may be employed at the following percentage rates of the adult rate of pay or the appropriate classification in which they are employed:

Under 17 years = 50%

17 to 18 years = 60%

18 to 19 years = 75%

19 to 20 years = 85%

Note: For juniors employed as clerks or cashiers it is Level 3. For juniors employed as sales assistants it is Level 4. For juniors involved in slaughtering it is Level 2. For juniors as labourers or cleaners it is Level 2.

- 34. Under the Federal Meat Industry (Retail and Wholesale) Award, adult rates are payable once an employee turns 20 years of age. The junior rates contained in this award are (mostly) higher than those in the draft Retail Industry Award above.
- 35. The AMIEU submits that junior employees should retain the higher rates found in the Federal Meat Industry (Retail and Wholesale) Award. Whilst this Union understands the

benefit for such financial incentives for employing and training young workers, equity
considerations are also important here. In practice, many juniors are expected to
perform substantially the same task as an adult [A genuine exception is found in the note
to above clause, which permits junior slaughterers to also be paid at a lower
classification as well as a discounted rate, but this would not be a consideration for the
retail sector.]

- 36. The AMIEU's preferred position is that age-discounted rates should not apply anywhere unless there is a genuine situation in which workload or performance expectations are lower than for an adult performing the same role. Any junior performing a task at the same level of competence as an adult worker should be paid at adult rates. However, the AMIEU believes that, at an absolute minimum, age-discounted rates should be maintained at those already existing in the retail meat sector:
- 37. Accordingly, the AMIEU submits that the table in clause 19.1 should read:

	Age	% of adult rate	
	16 years and	50	
38. The AMIEU submits	under		that a clause 19.1.3
be inserted:	17 years	60	
"Age-discounted rates	18 vears	75	shall not
apply to any employee	•		who performs
his or her work at the	19 years	85	same rate
and competence	20 years and over	100	expected of
an adult employee.			Such an
apply to any employee his or her work at the and competence	18 years 19 years 20 years and over	85	who performs same rate expected of

			employee will be paid the full rate for their respective classification, regardless of age." 39. The AMIEU submits that the above should apply generally to the retail stream.
1 Aug 2008	SDA	SDA Submission – AM2008/10 (1 August 2008) Pages 12-16	Age Based Discounted Rates of Pay for Employees Under 21 Years The SDA notes that whilst s.576J(1)(a) refers to the concept of "wage rates for junior employees" there is no necessity to describe a clause which provides for wage rates for junior employees as a junior rates clause. The SDA draws specific attention to the National Fast Food Retail Award 2000 which at clause 15.2.2 correctly describes the phenomenon of junior rates as age-based discounted rates. The SDA has used this title in the proposed modern award for the retail industry. This title clearly identifies the purpose of these rates. They are discounted and they are discounted merely and solely because of the age of the employee. The Workplace Relations Act makes specific mention of age based discounted rates of pay in s.576J on the basis that "a modern award may include terms about any of the following matters" "minimum wages (including wage rates for junior employees)". This particular mention in s.576J(1)(a) is the only mention within the list of allowable award matters in relation to junior employees. Section 576J(3) defines a junior employee as being an employee who is under the age of 21. The specific language of s.576J is that an award may include provisions relating to rates of pay for junior employees which are less than the rates of pay for senior employees. The award modernisation request from the Minister does not direct the Commission to include age based discounted rates of pay for junior employees in a modern award. In fact the award

modernisation request directs the Commission to look at a number of issues which may impact upon whether or not a modern award should or will include age based discounted rates of pay for junior employees. At paragraph 3(b), one of the matters which the Commission must have a regard to in creating a modern award, is "protecting the position in the labour market of young people".

In addition, the Commission must also have regard to matters relating to discrimination as set out in paragraph 3(b) of the Ministerial request which requires that the Commission must have regard to "the need to help and prevent and eliminate discrimination on the grounds of" amongst other things, 'age' and also "to promote the principle of equal remuneration for work of equal value".

Whilst junior rates of pay, as they have traditionally appeared in awards, may be a mechanism which makes the employment of young people attractive to employers, junior rates of themselves do not necessarily protect the position in the labour market of young people and very clearly, junior rates of pay do not promote the principle of equal remuneration for work of equal value and junior rates of pay are clearly discrimination on the grounds of age.

Given the mandatory requirement of the Ministerial request in that the Commission must have regard to matters set out in paragraph 3 of the Ministerial request, it would appear that the mere repetition of junior rate clauses into modern awards from pre-existing federal awards or from NAPSAs is not an option. The Commission must have regard to a range of factors concerning whether or not, and in what form, minimum rates of pay for junior employees should be presented in a modern award.

The SDA has approached the issue of rates of pay for junior employees in a pragmatic manner.

Clearly employers have built cost structures around the significant use of junior employees on existing junior rates of pay.

This is not to say that such use is either fair or reasonable, but rather it is a reflection of the manipulation of junior rates provisions by the retail industry that junior employment on junior rates is a significant feature of the retail industry and that junior rates of pay play a significant role in determining the cost structure for employers.

The SDA has examined the various junior rates of pay appearing in the several federal awards and NAPSAs relating to the retail industry. The SDA has structured an <u>Age Based Discounted Rates of Pay for Employees under 21 Years</u> clause which provides for rates which reflect the Victorian Shops Award approach to junior rate percentages, i.e.

For an employee 16 years and under, the junior rate of pay is 50% of the adult rate:

at age 17	55%,
age 18	67.5%,
age 19	80 and
age 20	90%.

In the Victorian Shops Award history, the removal of rates below 50% occurred over forty years ago. The SDA is not certain as to why such odd rates at the 55% and the 67.5% exist, however, it is apparent that they have been a feature of the Victorian Shops Award for many decades.

In using the Victorian Shops Award junior rates clause, the SDA is conscious that this specifically eliminates the 40% junior rate that does appear in the New South Wales NAPSA. The SDA is of the very strong view that there cannot be any justification for an age based

discounted rate of pay for an employee under 16 years as low as 40% of the adult rate. There appears to be no justification offered for the need for a 40% junior rate, nor is there any apparent history which justifies that position in relation to the New South Wales NAPSA.

The SDA also notes that in the Northern Territory Retail Award that the minimum existing junior rate is 60% of the adult rate and other awards also have higher junior rates than what is proposed for the Modern Award. Balance is required and the SDA's Modern Award achieves that necessary balance..

The SDA has also included in its proposed Age Based Discounted Rates of Pay for Employees under 21 Years clause, specific identification of the classifications to which age based discounted rates will apply. In relation to the hairdressing and beauty, community pharmacy and clerical administrative streams, the SDA has reflected the existing practice in the awards applying in those streams where existing junior rates have limited application to a specified number of levels within each stream. This reflects, if nothing else, the reality that junior workers, i.e. workers under the age of 21, who are performing higher grade work in any of those three streams, are entitled to be paid the adult rate of pay. This, if nothing else, is consistent with the concept of equal remuneration for work of equal value.

In relation to the retail stream, the SDA has specified in our Age Based Discounted Rates of pay for Employees under 21 Years clause that age based discounted rates are limited to employees at Retail Worker Levels 1 and 2. This is consistent with both creating a wage structure which allows for young people to enter the workforce at a discounted rate of pay, even where they may be performing full functions and duties at that classification level and may even be performing their work at a higher level and at a better rate than an adult at the same classification level.

In this sense, age based discounted rates at Levels 1 and 2 are a deliberate discount on the value of work for many junior employees. They may have justification as an introductory rate for some junior employees, but as they apply for the entire employment of a junior employee at Levels 1 and 2, they will quite clearly cover periods of employment where the junior is providing work at a comparable or at an equal value to that of an adult but will receive less remuneration than an adult. This inequity has been a feature of the operation of junior rates of pay so far. The SDA has, however, identified within our Age Based Discounted Rates of Pay for Employees under 21 Years clause that work at Retail Worker Levels 3 and above carries with it such a degree of skill and responsibility that it is inappropriate for age based discounted rates to be applied. These levels are not introductory levels into the retail industry, they are only achieved after employment within the industry and therefore a person under the age of 21 who is employed at Levels 3 and above should have an absolute right to receive equal remuneration for work of equal value. The reality is that no junior employee will be employed at Levels 3 and above unless they are fully competent and are able to either perform at the same level as an adult or even out-perform an adult.

The SDA also draws attention to the proviso at clause 15.2.2. of the National Fast Food Retail Award. This proviso provides a far more fair application of age-based discounted rates than is found in most other awards of the Australian Industrial Relations Commission.

One of the broad rationales for having aged-based discounted rates is that in order to protect the position of junior employees in the labour market, it is necessary to provide employees with a wage incentive to employ junior workers. The rationale often used to justify the existence of age-based discounted rates is that a junior employee lacks work experience or lacks the proper work ethic so that any employer who employs a junior employee cannot expect full value for the

adult wage out of a junior employee whilst they are both gaining basic work experience and acquiring a basic work ethic.

This rationale is not sound in the case of most junior employees but completely fails once employers promote junior employees into positions above entry level, including where employers give higher duties or acting promotions to junior employees. The proviso in clause 15.2.2 of the National Fast Food Retail Award recognises the reality that no employer will promote or permit a junior employee to perform high duties in a more senior or supervisory capacity unless the employer is fully satisfied that they are getting full value out of that employee at that higher wage rate. If an employer has such confidence in a junior employee that they are prepared to promote them, either permanently or more importantly, temporarily, then there must be recognition given to the fact that the junior employee, if they then return to their substantive entry level position, should no longer be treated as being on a learning curve trying to gain both work experience and a work ethic. The proviso in clause 15.2.2 requires that once a junior employee has performed higher duties at a higher level and on return to their entry level position, they must be paid the full adult rate of pay.

This clause is absolutely consistent with the current Ministerial request at paragraph 3(e) which requires the Commission in making a modern award and exercising its powers under the Act "to promote the principle of equal remuneration for work of equal value".

Notwithstanding the merits of the proviso at clause 15.2.2 of the National Fast Food Retail Award, the SDA recognises that most, if not all, retailers simply do not have this view nor has it been a view supported by the Australian Industrial Relations Commission in the creation of awards other than in the National Fast Food Retail Award. On that basis, the age-based discounted rates clause proposed by the SDA does not include this proviso. This constitutes, in

				our view, a significant concession to employers and recognises the practical re-				
				an age-based discounted rates clause which contains swings and roundabouts. The absence				
			the pro	the proviso from clause 15.2.2 of the National Fast Food Retail Award is clearly a concession to				
			emplo	employers and one which operates against the interests junior employees but one in which the				
			SDA is	s of the view meets the pract	ical realities of the current state of the retail industry.			
1 Aug 2008	SDA	SDA Draft Retail award	19. AGE BASED DISCOUNTED RATES					
			19.1 Age Based Discounted Rates for Employees under 21 Years of Age apply to the					
			following classifications only					
				Retail Worker Level 1 ar	nd Level 2			
			Salon Assistant					
				Pharmacy Assistant Lev	els 1 and 2			
				Clerical and Administrati	ive Levels 1, 2 and 3			
				The following percentages	s of the appropriate classification will apply:			
				Age	% of adult rate			
			16 years and under 50					
			17 years 55					
			18 years 67.5					
				19 years	80			
				20 years	90			

19.1.2 The Age Base Discounted wages shall be calculated to the nearest 10 cents, less than 5 cents in a result to be disregarded.

20. APPRENTICES

20.1 Hairdressing and Beauty

20.1.1 The minimum award rates of pay for apprentices completing a 4 year apprenticeship are:

Year of Apprenticeship	Hairdresser Rate %
1st year -	42
2nd year	55
3rd year	75
4th year	90

20.1.2 The minimum award rates of pay for apprentices completing a 3 year apprenticeship are:

Year of Apprenticeship	Hairdresser Rate %
1st year -	35
	42
2nd year	55
3rd year	77
4th year	100

Note: Where an apprentice has reached the age of 21 years and the appropriate apprenticeship rate would not be equal to at least the rate for an adult employee

	engaged as a Salon Assistan	nt he/she shall be paid the rate for an employee at that
20.1.3	Pre Apprentices - Hairdres	ssing
	Year of Apprenticeship	Hairdresser Rate %
	First 6 months	40
	Next 12 months	55
	Next 12 months	70
	Final 12 months	85
20.1.4	The ratio of apprentices to	tradespeople in each salon is to be one apprentice to
	each appropriately qualifie	ed person. For the purpose of this ratio, fourth year
	apprentices are considere	d to be qualified.
20.1.5	Hairdressing Trainees	
	The minimum award rates of	pay for hairdressing trainees are:
	Hours of training comple	ted Hairdresser Rate
		%
	(i) Completed less than 10	000 55
	hours of full time	
	accredited training	
	(ii) Completed at least 100	0 75
	hours but less than 200	00

	hours of full time		
	accredited training		
20.1.6	Hairdressing Graduate		_
	The minimum award rates of	pay for hairdressing gradua	ates are:
	Classification Ha	irdresser Rate	
	%		
	Hairdressing 92.	5	
	Graduate		
20.2 Pa	strycooks		
	Year of Apprenticeship	Tradesperson Rate %	-
	1st year	50	-
	2nd year	65	
	3rd year	80	
	4th year	95	_
20.3	Bakers		
	Year of Apprenticeship	Tradesperson Rate %	-
	1st year	45	-
	2nd year	57	
	3rd year	75	
	4th year	85	

20.3.1	Increased rate	es of pay for proficiency
	Where in any yea	ar of the apprenticeship course, an apprentice attains the standard of
	proficiency preso	cribed in 15.4.4, the apprentice shall:
	20.3.1(a) wh	here the apprentice has attained that standard for the first time be paid
	for	r the next succeeding year the sum of \$2.74 per week, in addition to
	the	e prescribed minimum weekly wage;
	20.3.1(b) wh	here the apprentice has attained that standard for the second time be
	pa	aid for the next succeeding year the sum of \$3.53 per week, in addition
	to	the prescribed minimum weekly wage;
	20.3.1(c) wh	here the apprentice has attained that standard for the third time be paid
	for	r the next succeeding year the sum of \$4.12 per week, in addition to
	the	e prescribed minimum weekly wage.
20.4 F	Florists	
	Year of	Tradesperson
	Apprenticesh	ip Rate %
	1st year -	50
	2nd year	70
	3rd year	80
20.5 N	Meat	

Year of	Tradesperson
Apprenticeship	rate %
1st year -	50
2nd year	65
3rd year	85
4th year	95

1 Aug	ARA	ARA	Minimum rate	es for junio	or emplo	yees															
2008		Submission	9.16 Reproduced below is a table summarising the junior percentages from																		
		(pages 20-27)	ages 26-27) each of the major retail instruments in each State and Territory.																		
			9.17 W	hile there	are some	difference	es, the N	ew Sout	h Wales s	cale											
			repres	ents both t	he most c	ommon st	ructure ((it is mirr	ored in the	ACT											
			and W	A and to so	ome exter	nt SA) and	l also rep	resents	a middle (ground											
			positio	n between	, for exam	ple, the m	ore gen	erous N7	「approach	n and											
			the les	s generous	s approac	hes in Vic	toria and	l Tasmar	nia.												
				ACT	NSW	NT	Qld	SA	Tas	Vic	WA										
			<16 yrs	40%	40%		45%				40%										
					16 yrs	50%	50%	60%	50%	50%	50%	50%	50%								
				17 yrs	60%	60%	70%	55%	60%	54.5%	55%	60%									
													18 yrs	70%	70%	80%	65%	70%	67.5%	67.5%	70%
													19 yrs	80%	80%	90%	75%	80%	79.5%	80%	80%
																			20 yrs	90%	90%
			signific	/e note tha	e in terms	of ultimat	e wages	outcom	es for junio	or	t a										
			3[510]	, 555. 1 51 1		,			2Jilion pe												

			utilised to mitigate against any disadvantage to either employers or employees. Recommendation 6: Minimum junior rates We recommend that the modern retail award contain a provision in relation to junior percentages and that the appropriate sliding scale should be that which currently applies in New South Wales.
1 Aug	Commerce	Submissions	4.4 JUNIOR RATES
2008	Queensland		4.4.1 There are currently junior rates contained in the award. It would be our intention to seek to
			include junior rates in this industry award.
1 1 1	NSW	Submissions	, ,
1 Aug		Submissions	Why specific NSW Award provisions should be preserved
2008	Government	(footnotes	68. As noted above at para 8, awards are the primary means of setting fair and just conditions in
		excluded)	the NSW industrial relations jurisdiction. The common rule nature of NSW awards ensures that
			they set the industry standard deployed by all industrial parties within the scope of the award.
			The broad scope of matters capable of being regulated by NSW awards means that the NSW
			awards in priority industries, contain a large range of matters above and beyond the community
			standards described in the previous section.
			69. Given the nature of the NSW award-making process, these provisions have been subject to
			extensive processes of evidence, submissions, testing and deliberation by the IRC, the parties,
			and other interested bodies prior to their inclusion in the relevant award. They have become an
			accepted and necessary part of the machinery of regulating the industry and should therefore be
			respected as such by the award modernisation process.
			70. The NSW Government submits that protections provided to workers under existing NSW award provisions should not be undermined by the Award Modernisation process.

- 71. In support of this contention, a number of observations should be made. Firstly, most such award provisions demonstrate that, characteristic of State awards, both the awards themselves and the respective clauses under consideration have a long history. This suggests that these awards and provisions are both durable and relevant.
- 72. In addition, most of these clauses have seldom been the subject of applications for variation, have remained in the respective instruments over a very long time and more often than not, deal with matters which are of some practical real significance to the employment of persons in the respective industries.
- 73. It will be noted that, save for test case provisions, many such provisions are not uniform although they may deal with similar subject matters. They arise at different times in different industries. When combined with the fact that the provisions were inserted by consent, it is reasonable to conclude that the provisions have a particular resonance in the industry or occupational area in which the award operates. Despite their longevity, these provisions plainly have a practical relevance to the particular industries and have arisen from enterprise bargaining within those industry sectors. That bargaining process, however, is consistent with the operation of the New South Wales system. Many such clauses would have been the subject of an application by a party or parties and often times the subject of quite extensive negotiation and conciliation processes before the IRC before an agreement is reached which resulted in a consent award.
- 74. It should also be remembered that the IRC reviews awards at regular intervals. That review is undertaken under s 19 of the IR Act. That section sets out the factors the IRC must have regard to in reviewing the award. Furthermore, the IRC has given various decisions over time elaborating upon the factors relevant to the review of the awards. Most NSW awards, and

therefore the provisions which they contain, have been the subject of many reviews since the inception of s 19. That has a real significance at two levels. Firstly, in terms of the New South Wales criteria, these are relevant and ongoing provisions. Secondly, it demonstrates that the clauses have a vitality in that they are seen to be clauses that are not obsolete and which satisfy the criteria set out in s 19. It is equally relevant that the parties have actively participated in those review processes and the clauses have, nonetheless, survived.

75. It is the NSW Government's submission that the Workplace Relations Act provides the Commission with ample scope to retain a wide range of NSW award provisions. Section 576J(2) of the Workplace Relations Act provides the Commission with a broad discretion to include 'terms about any other matter specified in the award modernisation request to 15 which the modern award relates' among the terms of the modern award. Further, modern awards (together with the NES) '...must provide a fair minimum safety net of enforceable terms and conditions for employees...', and the Request provides that the creation of modern awards is not intended to disadvantage employers or employees.

76. Further, the Request provides that 'a modern award may include industry-specific detail about matters in the NES'15, and that 'a modern award may supplement the NES where the Commission considers it necessary to ensure the maintenance of a fair minimum safety net for employees covered by the modern award, having regard to the terms of this request and the existing award provisions (including under NAPSAs) for those employees..' . \

77. On this basis, the NSW Government submits that the full range of conditions in the relevant NSW awards be included in the modern industry award(s). With regard to the Commission's obligation to remove state-based differences, the NSW Government reiterates its earlier submission that '..dealing with issues raised by differing State community standards would be

			most appropriately dealt with in the medium term, having regard to the five year transition period provided for by s576T(2)'
1 Aug 2008	National Retailers Association and Australian national Retailers Association	Submissions	 (h) Junior percentages 67. There has been substantial discussion at an industry and government level about the ongoing nature of junior rates of pay. At the end of this discussion it was determined that the most appropriate outcome was to maintain current rates. 68. NRA and ANRA support the maintenance of this approach, with state based differentials in junior percentages being maintained.
19 Aug 2008	National Retailers Association and Australian national Retailers Association	Submissions in reply	Junior percentages 23. At PN 850 & 851 of the transcript Ms Burnley states: " the NRA and ANRA position regarding junior rates is interesting in that they're wanting to maintain the approach that each state has and maintain them on a state differential. I could almost be tempted to agree to that now because from my understanding is that state differentials are removed from awards after five years and if that's the proposition that the state differentials are removed after five years and there's no junior rates or age discounted rates we'd be quite happy to accept that proposition." 24. NRA and ANRA support the maintenance of state differentials initially. At the end of the five year transition period we support the universal application of the New South Wales junior rates provisions.

29 Aug	SDA	Submissions	The NRA/ANRA have only now revealed th	neir full position on Junior Rates. It is disappointing to
2008		in reply to	•	. It is interesting to again highlight that the NRA/ANRA
		ANRA/NRA		s such as casual loading, span of hours etc. but have
		Final page	not chosen to adopt junior percentages out	of agreements. Most agreements have the lowest rate
			starting at 50%. The agreements also have	a 20 year old on the full adult rate.
12 Sep 2008	AIRC	Exposure Draft	Clauses	
2006		Retail Industry	18. Junior rates Junior employees will be parate in clause 16:	aid the following percentage of the appropriate wage
		Award	Age	% of adult amount of pay
		12 Sep 2008	Under 16 years of age	45
			16 years of age	50
			17 years of age	60
			18 years of age	70
			19 years of age	80
			20 years of age	90
			19. Apprentices	
			19.1 The minimum award rates of page apprenticeship are:	ay for apprentices completing a four year
			Year of apprenticeship	% Retail employee Level 4
			1st year	50

			2nd year	60
			3rd year	80
			4th year	90
			19.2 The minimum award rates of page apprenticeship are:	ay for apprentices completing a three year
			Year of apprenticeship	% Retail employee Level 4
			1st year	50
			2nd year	60
			3rd year	80
			4th year	100
			19.3 The minimum award rates of pa	ay for university degree students are:
			Year of study	% Retail employee Level 9
			1st year	65
			2nd year	70
			3rd year	75
			4th year	80
9 Oct 2008	Tasmanian Chamber of	Submissions - regarding exposure draft	18. JUNIOR RATES	

Commerce	Under the RIA, junior rates are	set as a percentage of the adult rate which would otherwise a
and Industry	if the employee was not a junior	. Most of the NAPSAs have set junior rates as a % of a designa
	level, regardless of what duties	the junior employee is performing.
	NAPSA	Levels from which Junior rates are calculated
	Automotive Industries	Level 3 – clerical, counter sales
	Award	Level 1 – all other tasks
	Baking Industry Award	Level 2 – Production
		Level 4 – Sales
		Level 3 – Clerical
	Clerical and	Level 1A – Clerical Assistant
	Administrative	Level 2A – all other tasks
	Employees (Private	
	Sector) Award	
	NAPSA	Levels from which Junior rates are calculated
	Hairdressing, Health	Salon Assistants
	and Beauty Industry	Salon Coordinators
	Award	
	Meat Processing	Level 2
	Industry Award	

			Meat Retailing	Level 1
			Restaurant Keepers	Percentage of the appropriate adult rate
			Retail Pharmacy	Percentage of the appropriate adult rate
			Retail Trades	Level 2
10 Oct	SDA	Submissions	SDA Submission to AIRC Co	nsultation_
2008		- regarding exposure	Draft Exposure AM2008/10 (O	ctober 2008)
		draft	PN35-51	
			JUNIOR RATES (CLAUSE 18	
			35. The exposure draft allows	every employee under the age of 21 to be paid a reduced rate.
			This could not possibly have be	een the intention. Given the broadness of the classification
			structure a large number of iss	ues arise from the current form of drafting.
			36. A qualified tradesperson sit	s at Retail Employee Level 4. A twenty year old could be fully
			qualified as a tradesperson but	under the current drafting receive only 90% of the Level 4 rate.
			37. The SDA also believes that	it could have been intended to apply to the more senior
			supervisory classifications in re	etail or to the senior clerical and administrative levels.
			38. The cut off point needs to b	be set no higher than the tradesperson level, although the SDA is
			of the very strong view that the	level of seniority of work and/or supervision exercised at Retail
			Employee Level 3 clearly warra	ants payment of the full wage rate set for that level without any
			discounting because of the age	e of the employee.

- 39. No employee will be permitted to work at Retail Employee Level 3 unless the employer has confidence that the employee (including an employee under the age of 21) is fully competent to perform the tasks of the job. No job within Retail Employee Level 3 is introductory work, or work requiring close and personal supervision or work requiring constant on the job training, which are the hallmarks of jobs which it is often claimed justify the payment of lower than adult wage rates to junior employees.
- 40. Additionally the presence within Retail Employee Level 3 of the job title of Senior Loss Prevention Officer and Armed Loss Prevention Officer give a clear indication that at this level junior rates are simply unwarranted. As an example, under Victorian law a person aged 18 can be employed as an Armed Loss Prevention Officer and the responsibility that goes with this job warrants payment of adult rates of pay.
- 41. The appropriate additional wording to be added to Clause 18 is:

"Provided that an employee employed at or above Retail Employee Level (3 or 4) must be paid the adult rate of pay."

- 42. The SDA had proposed separate streams for some sections of the Retail industry. The Commission has however developed one all encompassing classification structure.
- 43. The SDA is not seeking to argue for separate streams again but one of the consequences of the all encompassing structure is that even if the Commission adopted the above exclusions of junior rates from a certain classification level upwards, some particular classifications could have junior percentages applied where this has not been the practice of previous awards. In the Hair and Beauty Awards junior rates only applied to employees under 18 and then only to salon assistants. Employees with a qualification received the full rate regardless of age. To overcome

this, specific reference should be made to the classifications within Retail Worker level 1 to exclude the application of junior rates.

- 44. The additional wording to do this is simple, "Provided also that any other person holding an AQF Cert II in Nail Technology or MakeUp Artist will be paid the adult rate." This type of wording prevents the extension of junior rates into traditionally junior rate free classifications.
- 45. There is a similar but reversed issue in relation to the operation of Clause 19.3. It appears that this provision has been inserted into the Modern Award to replace the provisions in the Community Pharmacy Award which provided for separate classification of Pharmacy Students employed in Community Pharmacy.
- 46. The replacement of the Pharmacy Student classification with the provision of a percentage payment of the Level 9 rate of pay achieves the same result.
- 47. However as constructed it appears that a university student employed in fast food is now entitled to be paid a percentage of the Level 9 rate of pay which will mean that some university students in fast food will earn more than adults paid the Level 1 or Level 2 rate of pay!
- 48. Quite clearly this outcome appears to be unintended!
- 49. The SDA suggests that the wording of Clause 19.3 be amended to read:

"The minimum award rates of pay for a person who is undertaking the accredited course of study leading to a degree or higher degree which would lead to registration as a pharmacist and who is employed in a community pharmacy are:"

10 oct 2008	National Retailers Association	Submissions - regarding exposure draft	50. This proposed wording reflects the existing definition of a Pharmacy Student and provides the necessary level of clarity and certainty that the rates apply to a very small and particular group of university students. 51. The SDA does not envisage that there are other categories of university students in retail who would warrant being paid in the same way as currently applies to Pharmacy Students who are required as part of their course of study to undertake work in a Pharmacy environment. Junior rates 42. It was the expectation of employers that the junior rate provisions of the exposure draft would, like other provisions, contain some swings and roundabouts. NRA and ANRA considered that the New South Wales 16 junior rates provisions, when compared against other instruments, provided for such swings and roundabouts. This much is evidenced by exhibit SDA 4. In our submission the exposure draft has gone a step further than an appropriate swings and roundabouts approach requires by placing an artificial layer upon the New South Wales provisions.
5 Nov 2008 ORAL SUBS	NRA	Transcripts from Hearing Melbourne Mr Tindley (NRA)	PN3376 If I just turn briefly to some submissions of the SDA in this matter. We note that the SDA submitted that junior rates of pay should be limited to what I would suggest were the lower level classifications under a modern award. In our submission that's not a feature of current instruments and so should be ignored

		MS BURNLEY	PN3648
		(SDA)	Just on classifications and also the intersection with junior rates , the NRA, ANRA at paragraph 42 of their submission complain that there's been an increase in the junior rates of 14 and 15 year olds of 40 per cent to 45 per cent. The SDA submission was that there shouldn't be any body being paid less than 50 per cent given the skills and duties that these young people do perform and in fact we have a different view regarding junior rates , however this isn't the venue in which to address those issues regarding where junior rates should be applied and at what age they should be applied. However, in the scheme of things we could accept the rationalisation which occurred regarding junior rates .
	SDA		PN3649 The NRA go on in their submission to talk about hairdressing and regarding a salon assistant having their rate increased from where it currently exists and this was also raised in the previous consultations however it's not as simple to say that the salon assistant has had a wage increase and has been moved up the pay scale. The other side of that coin is that junior rates for a salon assistant only apply to 15, 16 and 17 year olds. So if you're an 18 year old and you're a salon assistant you get the adult rate which is under the Hairdressing Award. So there is a change in that they are now at the level of a shop assistant, however there is also an interrelating change regarding to the junior rates and that they will be paid as a 20 year old they'll only be paid 90 per cent of the adult rate rather than the 100 per cent rate.
			PN3650 Now, yours Honours and Commissioner, I'm almost through my submission which is very surprising and no doubt you might be pleased that it's taken less than 45 minutes so far. I will tender a number of documents regarding roster comparisons and costings and these are based on the ARA rosters that they provided. There has been some work done by various SDA officials around the state, not totally in every state and I do have some and I'll briefly describe them to the Commission and I'll try and tender them in an orderly manner.
19 Dec	AIRC	Decision	Award Modernisation (AM2008/1-12)
2008		AM2008/1-12	AIRC Decision 19 December 2008 AIRCFB 1000

Statement concerning all awards issued on 19 December

Junior and apprentice rates

[71] The federal awards and NAPSAs with which we are dealing contain a very wide range of rates for junior employees and apprentices. The relevant instruments fix percentages of the adult wage for juniors and apprentices based on a host of historical and industrial considerations, most of which can only be guessed at. It is not possible to standardise these provisions on an economy-wide basis, at least not at this stage. We have adopted the limited objective of developing new rates which constitute a fair safety net for each of the modern awards based on the terms of the relevant predecessor awards and NAPSAs. We have attempted to strike a balance as between, in some cases, wildly varying provisions. In the case of junior employees the rates will be expressed as a percentage of the rate for the relevant adult classification. In the case of apprentices the rates will generally be expressed as a percentage of the relevant trade rate.

1.2 AM2009/77

Date	Organisation	Doc type	Extract/ summary of document relevant to question 9
5 Nov 2009	SDA	SDA	Form R59: SDA Application to vary Clause 18 of the GRIA 2010 under s 576H Workplace
		Application	Relations Act 1996.
		to Vary GRIA	Variation 1: Clause 18 – Junior Rates
			Junior percentages should not apply to tradespersons and above rates. A person who is a tradesperson should not be paid less than the full trade rate. As the clause currently stands, tradespeople and higher qualified persons could be paid a lower rate if they are aged 20 or under. The variation seeks to limit the payment of junior rates to persons employed at below the tradesperson level. The justification for junior rates is that they constitute an age based
			discounted rate on the skill-based rate to take account of the lack of work experience, skill and maturity of junior workers. Employees employed at the level of tradesperson or higher are working at such levels of skill and responsibility that age based discounted wage rates are no longer appropriate.
			Annexure A
			Variations to the General Retail Industry Award 2010
			1. Vary clause 18, so that the words before the table read as follows:
			"Junior employees, employed as a Retail Employee Level 1, 2 or 3, will be paid the following percentage of the appropriate wage rate in clause 17:"
20 Nov 2009	NRA	Submission	NRA Submission – 20 Nov 2009

			 [2] It is our submission that the SDA application is made without any real grounds. This much is clear from the application itself, which provides: Grounds upon which the applicants rely The proposed variation is consistent with the Consolidated Award Modernisation Request issued by the Minister that governs the making and variation of modern awards. Variation 1 – Junior rates [6] The SDA, in seeking this variation, is pushing an ideological position which has no place in this process. If the SDA was able to point to current common rule instrument provisions which
			this process. If the SDA was able to point to current common rule instrument provisions which reflect their proposed variation then the Commission would be entitled to at least consider this. They have chosen not to, for the simple reason that current common rule instruments do not limit junior rates to particular classifications of employees. The Commission has made it clear that it intends, where possible, to reflect current broadly applicable provisions in modern awards. The SDA is seeking something far beyond current provisions, and this should be rejected.
23 Nov 2009	AFEI	Submission	AFEI Submission – 23 Nov 2009 [4] AFEI opposes the union's application. AFEI notes that the union has provided no grounds in support of its application, other than a bland statement that the variations would be consistent with the Minister's Request, without providing any further detail as to this assertion is justified in respect of the specific variations sought by the union. Junior rates

			[5] The proposed limitation of junior rates to the first three levels of the classification structure in the modern award is inconsistent with the current junior provisions, for example, in the Notional Agreement Preserving Clerical Employees in Retail (State) Award which applies in NSW (the clerical NAPSA). AFEI submits that there is no justification to revisit the modern award junior provisions and disrupt the current arrangements in the clerical NAPSA.
27 Nov 2009	SDA	Submission in reply	SDA Reply Submission – 27 Nov 2009 Reply to NRA Submission [2] The SDA responds only to the variations the NRA specifically opposed. Variation 1 [3] The NRA assertion is merely political posturing and the assertions made have no factual basis. The SDA is unaware of any award allowing tradespeople to be subject to junior percentages. Current retail awards limit the application of junior rates to lower, non-qualified positions. [4] For example, the SDAEA Victorian Shops Interim Award 2000 does not allow junior percentages to apply to Department Managers or Floor Supervisors. (Clauses 14.4, 14.5). Reply to AFEI Submission [18] The SDA notes that the submissions of the AFEI are extremely narrowly focused and that the challenges raised by AFEI are done so by reference to a single transitional award-based instrument in each matter. [19] In a number of areas the AFEI makes the same errors as does the NRA and our response to the NRA submission adequately deals with the AFEI submission.

29 Jan 2010	FWCFB	Decision	<u>Decision [2010] FWAFB 305 (29 January 2010)</u>
			[3] In general terms we have considered the applications in line with our general approach in establishing the terms of modern awards. We have had particular regard to the terms of existing instruments. Where there is significant disparity in those terms and conditions we have attached weight to the critical mass of provisions and terms which are clearly supported by arbitrated decisions and industrial merit. We have considered the impact of the provisions based on the information provided by the parties as to current practices. It is convenient to deal with the variations by subject matter.
			Junior rates [25] The SDA seeks to exclude junior rates from applying to trades classifications. The application is opposed and not supported by underpinning instruments. We reject the application.

2. PRE-REFORM INSTRUMENTS RELEVANT TO THE MAKING OF THE GENERAL RETAIL AWARD 2010

2.1 Main Retail Awards (Federal and State)

Other Federal Awards that applied to Retailing areas

<u>SDA Summary: The following summary represents views of the SDA which are not agreed by ABI and therefore should not be taken to be part of the Joint Report:</u>

In Awards that had Tradespeople a qualified tradesperson received the adult rate. Retail awards mainly didn't have trades provisions (or limited ones).

The Retail awards of the 2 largest States, NSW and Vic had junior rates limited to lower classifications. ACT also had limited junior rates. In the NT award 20 yr olds were paid 100% plus the classification structure was limited to 3 levels (92%-100% classification relativity).

The Meat industry award also limited junior rates to specific classifications. The Airport award 20 yr olds were paid 100%.

In Awards that had Tradespeople a qualified tradesperson received the adult rate. Retail awards mainly didn't have trades provisions (or limited ones). The Retail awards of the 2 largest States. NSW and Vic had junior rates limited to lower classifications. ACT also had limited junior rates In the NT award 20 yr olds were paid 100% plus the classification structure was limited to 3 levels (92%-100% classification relativity). The Meat industry award also limited junior rates to specific classifications. The Airport award 20 yr olds were paid 100%.

In Awards that had Tradespeople a qualified tradesperson received the adult rate. Retail awards mainly didn't have trades provisions (or limited enes)

The Retail awards of the 2 largest States, NSW and Vicinal junior rates limited to lower elassifications. ACT also had limited junior rates

In the NT award 20 yr olds were paid 100% plus the classification structure was limited to 3 levels (92% 100% classification relativity)

The Meat industry award also limited junior rates to specific classifications. The Airport award 20 yr olds were paid 100%.

AIRC Industry	Publication Title	Pub ID	State	Clause, title, number	Summary
Wholesale and retail trade	Retail and Wholesale Industry - Shop Employees - Australian Capital Territory - Award 2000	AP794740		Junior rates - only applied to 5 groupings of employees (see Clause 18.2). Cl 18.1 Trades Rate group 12	Qualified trades paid adult rate Junior rates apply to 5 shop assistant groupings
Northern Territory	Retail, Wholesale and Distributive Employees (NT) Award 2000	AP794741		At 16 yrs or under 60% At 17 yrs 70% At 18 80% At 19 90% At 20 100% (CI 22)	Adult rates at 20 yrs No tradespeople in award Junior rates apply to all levels of classifications Classifications stop at Department manger/ supervisor level (wage levels 92% to 100%)
Wholesale and retail trade	Shop, Distributive and Allied Employees' Association - Hardware Retail Industry Award 1999	AP798407	-	15.2 Junior rates Only applied to Level 1 92% level	Adult rates at 21 years of age. Junior rates limited to Shop assistant level (92.4%)

Commented [SB1]: This was really a consent award applying to multi employers in hardware, based on Vic Shops so probably shouldn't be included

Commented [JL2R1]: We are not opposed to this award being removed.

				Age	Percentage of rate for retail worker grade 1 %	Wages per week of 38 hours award rate	Grade 1 - A shop assistant, a sales person, an assembler a
				16 years & under	50	271.70	demonstrator, a
				17 years	55	298.90	window dresser, a merchandiser and
				18 years	67.5	366.80	all others.
				19 years	80	434.70	Grade 2 - Trade
				20 years	90	489.10	grade 2 - Frade qualified person
Wholesale and retail trade	Shop, Distributive and Allied Employees Association - Victorian Shops Interim Award 2000	AP796250		Grade 2 incl	%	, ,	Junior rates limited to Shop assistant level (92.4%) Qualified trades paid adult rate
Wholesale and retail trade	Shop Employees (State) Award	AN120499	NSW	the per	employees and improver waited centages set out in (iv) of Table te prescribed in Group No. 1 of	1 Wages of the appropriate	Junior rates limited to shop assistant level (92% relativity)

Wholesale and retail trade	Retail Industry Award - State 2004	AN140257	QLD	Group No 1 is shop assistant etc 92.1% relativity level U/16yrs 45% 16 yrs/u 50% 17yrs 55% 18 yrs 65% 19 yrs 75 20 yrs 85%	Trades: Cook only Junior rates do not apply to Trade Cook
Wholesale and retail trade	Retail Industry (SA) Award	AN150130	SA	Applies to all levels of shop assistant and clerks. 17/U yrs 60% 18 yrs 70% 19 yrs 80 or 85% 20 yrs 90%	Trades : Cook only Junior rates do not apply to Trade Cook
Wholesale and retail trade	Shop and Warehouse (Wholesale and Retail Establishments) State Award 1977, The	AN160292	WA	Any workers, whether a junior or adult, employed as a canvasser and/or collector shall be paid the adult male wage. (CL 28 Part III (2) U/16 40% 16 yrs 50% 17yrs 60% 18 yrs 70% 19 yrs 80 20 yrs 90% (cl 28 Part II)	No apprentice or tradespeople covered Junior rates apply to all classifications except canvasser/collector
Wholesale and retail trade	Retail Trades Award	AN170088	TAS	U/17yrs 50% 17yrs 54.5% 18 yrs 67.5% 19 yrs 79.5 20 yrs 83%	Trade Florist only Junior rates do not apply to Trade Florist

			Calculated as a percentage of grade 2 - sale assistant, clerical assistant, store person	
Airport operations	Airport Retail Concessions Award 2003	AP830231	At 16 yrs or under 60% At 17 yrs 70% At 18 80% At 19 90% At 20 100% (CI 15.1.2)	Adult rates at 20 yrs No trades classifications Only one classification at 93% plus incharge allowances (Cl 15.1 and 15.4)
Wholesale and retail trade	Commercial Sales (Victoria) Award 1999	AP772623	16 yrs/u 50% 17yrs 55% 18 yrs 67.5% 19 yrs 80 20 yrs 90% No trades Can be engaged at any classification and paid junior rate. Junior rate based off a % of the all other rate.	No trades
Wholesale and retail trade	Commercial Travellers (A.C.T.) Award 2000	AP805733	No junior rates No trades classifications	No Junior rates
Meat industry	Federal Meat	AP805114	U/17 years = 50% 17 to 18 years = 60%	Adult rates at 20 yrs

	Industry (Retail and Wholesale) Award 2000		18 to 19 years = 75% 19 to 20 years = 85% Note: For juniors employed as clerks or cashiers it is Level 3. For juniors employed as sales assistants it is Level 4. For juniors involved in slaughtering it is Level 2. For juniors as labourers or cleaners it is Level 2 (Cl 15.5)	Junior rates limited to classifications with relativity 92% or below (level 3 clerks or cashiers, level 4 sales assistants, level 2 for slaughtering ,labourers or cleaners.) Qualified trades receive full wage _this includes up to and including level 3 or clerks or cashiers, level for sales assistants, level 2 for slaughtering and level 2 for labourers or cleaners.
Wholesale and retail trade	Video Industry (South Australia) Award 2000	AP822182	16 yrs/u 50% 17yrs 60% 18 yrs 70% 19 yrs 80 20 yrs 90% Only 2 grades, junior rates apply to both grades.	No Trades
Wholesale and retail trade	Video Shops (A.C.T.) Industrial	AP801855	U/16 40% 16 yrs 50%	No Trades

Agreement 1992, The	17yrs 60% 18 yrs 70% 19 yrs 80 20 yrs 90%	
	Applies to the shop assistant rates, which includes temporarily being in charge of the shop	

2.2 Underpinning Awards for the GRIA

AIRC Industry	Publication Title	Pub ID	Stat e	Clause, title, number	Summary
Clothing industry	Bootmakers and Heel Bar Operatives, &c. (State) Award	AN1200 60	NS W	Clause 4 Monetary rates Cl 4(iii) Junior employees (a) Minimum rate paid to juniors employed in a shop as defined in clause 2, Definitions: Age: 18yrs (70%), 19yrs (80%), 20 yrs (90%). Cl 4(iv) Apprentices Minimum rates paid as percentage of Boot and Shoe Repairer classification: 1st Yr (1st 6 mths 50%, 2nd 6 mths 55%) 2nd Yr (1st 6 mths 65%, 2nd 6 mths 70%) 3rd Yr (1st 6 mths 80%, 2nd 6 mths 85%)	Junior rates limited to heel bar operator for shops (1 st level of 4) apprentice rates . Trade rate applies when qualified Boot and Shoe Repairer paid 100% rate
Wholesa le and retail trade	Butchers, Retail (State) Award	AN1200 96	NS W	Clause 11 Juniors (i) Clerks and cashiers (ii) Unapprenticed junior labour employed under Division "C" of Table 1. employee wrapping, weighing, pricing, packaging or packing uncooked meat U17yrs (50%) 17-18yrs (60%) 18-19yrs (75%) 19-20yrs (85%) 20-21yrs (100%) Division E – Apprentice Wage Rates 1st Yr 50% Level 6 (General Butcher) 2nd Yr 65% " 3rd Yr 85% "	Junior rates limited to clerks and cashiers Or Unapprenticed juniors limited to employee wrapping, weighing, pricing, packaging or packing uncooked meat - clerks and cashiers are a level 3 (not the lowest level. Unapprenticed juniors are level 2 Adult rates apply at 20 yrs

				4 th Yr 95% " and thereafter not less than the minimum rates for tradespersons in the section of trade to which the apprentice was indentured	Apprentices on completion 100% rate
Wholesa le and retail trade	Clerical Employees in Retail (State) Award	AN1201 32	NS W	Clause 10 – Classification Structure and Wages 3 level classification structure clerks in shops are at level 2 or 3 CL 10(i) (b)5 (5) The work of an employee at a retail shop outlet other than employees that fall within Grade 3. Cl 10 (ii) Adult rates set out in Table 1 – Wages Cl 10 (iii) Junior employees receive a percentage of the adult rate as follows: U16 yrs (40%) 16 yrs (50%) 17 yrs (60%) 18 yrs (70%) 19 yrs (80%) 20 yrs (90%)	Junior rates apply to level 2 and 3 No apprentice or trades rates Award does not have equivalent GRIA classifications for clerks level 4 or 5. Award level 3 is below GRIA Clerical 3.
Wholesa le and retail trade	Commercial Travellers, &c., (State) Award	AN1201 49	NS W	No junior or apprentice provisions	No junior or apprentice rates
Wholesa le and retail trade	Retail Services Employees (State) Award	AN1204 70	NS W	No junior or apprentice provisions	No junior or apprentice rates
Wholesa le and retail trade	Sydney Markets Award 2003	AN1205 27	NS W	Part B – Monetary Rates Table 1 – Wage Rates Junior Classification At 17 years or under At 18 yrs At 19 yrs At 20 yrs	Junior rates apply but only with dollar values; no percentages. No apprentices

		Clause 5.5 5.5 Juniors - The minimum rates of wages per week for junior employe be as set out in Table 1 - Wage Rates of Part B, Monetary Rates	ees shall	
<u>AN1206</u> <u>18</u>	NS W	CLAUSE 12. JUNIORS (i) (a) A junior shall mean a person under the age of 21 years. (b) This clause shall only apply to juniors employed in the capacities encompassed by the classification of Transport Worker Grade One and Two. (c) Any junior employed under conditions not in accordance with those in this clause, shall receive the same rate of pay prescribed by this awan adult worker performing the same class of work. (ii) (a) Juniors shall not be employed on shift work except by agreeme between the employer and the union. (b) Juniors employed under the conditions prescribed in this clause shald, in accordance with their age, a weekly wage calculated as a performing the wage specified in Table 3 — Wages (Juniors) of Part B, Moneta Rates, for the classification of Transport Worker Grade One or Two. Such weekly wage shall be calculated to the nearest ten cents, any fratten cents in the result not exceeding five cents to be ignored. TABLE 3 - WAGES (CLAUSE 12 - JUNIORS) Item Clause Age Percentage of Transport Worker Grade One or Two.	e set out vard for ont ont of of	Junior rates apply, limited to ages 18-20 limited to Grade 1 and 2. 9 Grade classification structure No Apprenticeships

				12 At 19 years of age 85 12 At 20 years of age 90	
Wholesa le and retail trade	Van Sales Employees' (State) Award	AN1206 29	NS W	12 At 20 years of age 90 No junior or apprentice provisions	No junior rates
Wholesa le and retail trade	Wholesale Fruit and Vegetable Employees' (State) Award	AN1206 44	NS W	CLAUSE 7 - JUNIOR LABOUR An employer shall not employ a greater proportion of juniors to seniors than the proportion of one to one. Clause 16 – Wages (iii) Junior weekly employees shall, subject to other provisions of this award, be paid the following minimum percentages of the General Assistant rate of pay: Junior Percentages of General AssistantRate of Pay per week 17 years of age and under 95% 95 At 18 years of age 100	Junior rates limited to under 18 years of age. Adult rate at 18 No apprentices
Wholesa le and retail trade	Wholesale Fruit and Vegetable Market Employees (Newcastle, &c.) Award	AN1206 45	NS W	Clause 4 – Rates of Pay (ii) Junior Employees-The rates of pay for junior employees shall be as set out in the said Table 1. (iii) The rate payable to junior employees shall be calculated to the nearest 10 cents, any portion of 10 cents not exceeding half of 10 cents in the result shall be disregarded. Table 1 – Wages (ii) Junior Employees Percentage of General Assistant 16 years of age At 16 years of age At 17 years of age At 18 years of age and over The appropriate adult rate of pay for junior employees shall be as set out in the result shall be calculated to the nearest 10 cents, any portion of 10 cents not exceeding half of 10 cents in the result shall be disregarded.	

Agricultu ral industry	Agricultural Produce, Fruit and Grain Stores' Award - Southern Division (Eastern District) 2002	AN1400 07	QL D		ge of rate for eniors % 45 50 55 65 75	Junior rates apply to under 21 years of age, ranging from 45-85%. No apprentices
Wholesa le and retail trade	Brisbane Markets Award - 2003	AN1400 42	QL D	_	e of the appropriate skill level % 55 65 75 85 100	Junior rates apply to under 21 years of age for store workers and salespersons. Different rates and ages apply to office worker employees under 23 years of age. No junior rates of pay shall apply to junior employees employed under Skill Levels 3 or 4

				An employee who has achieved skill le percentage above of skill level 2. (Office Worker - Classification): 15 and under 18 years of age 18 and under 19 years of age 19 and under 20 years of age 20 and under 21 years of age 21 and under 22 years of age 22 and under 23 years of age 23 years of age An employee who has achieved skill le percentage above of skill level 2. No junior rates of pay shall apply to jun Levels 3 or 4 of the Classification of Of	Percentage of the appropriate Skill Level % 55 65 75 85 95 98 100 vel 2 shall be paid the appropriate	of the Classification of Office Worker. No apprentices/trades classifications
Wholesa le and retail trade	Fishery Employees' Award - State 2003	AN1401 16	QL D	Clause 5.1 – Wage Rates 5.1.2 Junior clerks 16 to 18 years of age 18 to 21 years of age 5.1.3 Youths - other than junior clerks Percentage of minimate for the appropria	mum adult ate Division	Junior clerks rates apply to under 21 years of age. Other junior (nonclerks) rates apply to under 19 years of age. But 18 years of age and over who perform the ordinary duties of

,		1	1			1
				%		an adult shall be
				Under 17 55		paid the full
				years of age		Award rate for
				17 and under 65		the class of work
				18 years of		on which they are
				age		engaged.
				18 and under 75		
				19 years of		
				age		
				5.1.4 Youths 18 years of age and over who padult shall be paid not less than the full Award which they are engaged.		
Wholesa le and retail trade	Milk and Cream Distributors and Vendors' Award - Northern and Mackay Divisions 2003	AN1401 73	QL D		age for seniors. of age or over: m wage prescribed for seniors e of determining the proportion ercentage of rate for Driver of 1.27t vehicle %	Junior rates apply to under 20 years of age. When a junior is required to drive a motor vehicle with a greater carrying capacity than 1.27t they shall be paid the Senior rate for such class of vehicle.
				14 years and under 15 years	40	
				15 years and under 16 years	45	No apprentices
				16 years and under 17 years	50	
		l		17 years and under 18 years	55	
1				ir yourd and andor to yourd	55	
				18 years and under 19 years	65	

					herein for seniors. motor vehicle with a greater carrying aid the Senior rate for such class of vehicle.	
Wholesa le and retail Associations trade Parents and Citizens and Other Retail Award	zens and er AN1402	QL D	years. Clause 5.2 – Wages 5.2.4 Junior rates	se 5.2.4 shall apply to the positions of % of appropriate adult rate	Junior rates apply to under 21 years of age. Do not apply to convenors or managers No apprentices	
	- State 2004			Under 17 years of age 17 and under 18 years of age	50 55	
				18 and under 19 years of	65	
				age 19 and under 20 years of age	75	
				20 years of age	85	
Wholesa le and retail trade	Van Sales Persons Award - Northern and Mackay Divisions 2002	AN1403 11	QL D	No Junior Provisions		No junior rates

Wholesa le and retail trade	Van Salesperson s' Award - Southern Division 2003	AN1403 12	QL D	No Junior Provisions	No junior rates
Wholesa le and retail trade	Wine and Spirit Stores Award - South- Eastern District 2002	AN1403 16	QL D	Clause 1.6 – Definitions 1.6.3 "Junior" means any employee under the age of 18 years of age. Clause 5.3 – Juniors Juniors may be employed in the proportion of not more than one Junior to every 3 or every fraction of 3 adult employees. The minimum rate of wages for Junior employees will be the following percentages of the rates prescribed for the appropriate adult classifications for the work performed for the area in which such Junior is working. Percentage 70 18 years of age and under 70 18 years of age 100	Junior rates apply to under 18 years of age. No apprentices
Wholesa le and retail trade	Clerks (Retail Industry) Award	AN1500 38	SA	Clause 6.3.5 Junior employees No Junior employee under 17 years of age will be required to work overtime on any day after 6:30pm unless the employee agrees otherwise. 5 level classification structure Schedule 2 – Wage Rates Clause S2.1 – Rates of Pay S2.1.3.2 Junior Employees The rates of pay below are based on a percentage of the base rate for an adult Clerical Officer Class 1 in the 1st year of adult service. % Award rate per week \$ 16 years of age and under (50%) 271.70	Junior rates apply only to first 2 levels of 5 level classification structure . This award does not have apprenticeships/tra de .

				17 years of age	(60%)	326.00	
				18 years of age	(70%)	380.40	
				19 years of age	(80%)	434.70	
					, ,	489.10	
				20 years of age	(90%)	469.10	
				S2.1.3.3 Junior Employees			
				The rates of pay below are booking Clerical Officer Class 2 in the		centage of the base rate for an adult	
				Ciencal Officer Class 2 in the	rst year or a	duit service.	
					%	Award rate per week	
						\$	
				16 years of age and under	(50%)	284.00	
				17 years of age	(60%)	340.70	
				18 years of age	(70%)	397.50	
				19 years of age	(80%)	454.30	
				20 years of age	(90%)	511.10	
				Clause 11.4 – Junior employees			Junior rates apply to
				Base Rate (per week) expressed	as a percentag	ge of the rate prescribed for the relevant	under 21 years of
				year of experience at the Grad	de in paragrapl	h 11.1 hereof appropriate to the work	age and all
	Clerks'			performed by the junior employ	yee -		classifications.
	(Wholesale &						
Wholesa le and	Retail	AN1600			%		No
retail	Establishme	80	WA	At 15 years of age	40		apprentices/tradesp
trade	nts) Award	80		At 16 years of age	50		eople
	No. 38 of 1947			At 17 years of age	60		
	1947			At 18 years of age	70		
				At 19 years of age	80		
				At 20 years of age	90		
Mhalasa	Commoraist						No invite a series
Wholesa le and	Commercial Travellers	AN1600					No junior rates
retail	and Sales	84	WA				provision provided
trade	Representati	<u> </u>					in this award.

	ves' Award 1978				
Wholesa le and retail trade	Fruit and Produce Market Employees Award No. 50 of 1955	AN1601 35	WA	Clause 11 – Wages 2 level classification structure only (3) Junior Male Workers (per cent of rate prescribed for Storeman in (1) hereof): Per Week Under 16 years of age 40 16 to 17 years of age 50 17 to 18 years of age 60 18 to 19 years of age 70 19 to 20 years of age 80 20 to 21 years of age 90	Junior rates apply to 'male workers' under 21 years of age
Wholesa le and retail trade	Licensed Establishme nts (Retail and Wholesale) Award 1979	AN1601 92	WA	Part III – Junior Workers (1) The minimum rates of wages payable to all junior workers covered by this award shall be as follows: Junior workers (per cent of the wage prescribed herein for Storeman. Packer, Despatch Hand, Reserve Stock hand) % 17 to 18 years of age 60 18 to 19 years of age 70 19 to 20 years of age 80 20 to 21 years of age 90	Junior rates apply to under 21 years of age. Juniors may be in charge of a store No apprentices or trades
Wholesa le and retail trade	Meat Retailing Award	AN1700 59	TAS	Clause 8 – Wage Rates 2 (c) How the Minimum Wage Applies to Juniors	Junior rates apply to under 21 years of age at level 1.

Apprentice rates apply based on Level 4 rates for	The wage rates provided for juniors by this award continue to apply unless the amount determined under subclause (c)(ii) is greater. The minimum wage for an employee to whom a junior rate of pay applies is determined by applying the percentage in the junior wage rates clause applicable to the employee concerned to the relevant amount in subclause (b)(i). RENTICES AND JUNIORS
	<u>APPRENTICES</u>
e the	m weekly wage rate for apprentices engaged as an apprentice apprentice butcher or apprentice smallgoods-person shall be the oned percentages of the tradespersons wage contained in Level 4: %
	50 ar 65 72 r 95
	that the employees employed as apprentices and who do not edited off-the-job technical training shall be paid the relevant ns weekly wage rate as set out in Wage Rates - Level 4.
	JUNIOR WORKERS
	m weekly wage rates that may be paid to junior workers shall be entioned percentages of Level 1 adjusted to the nearest 10 cents.
	50

		17 to 18 year old	60	
		18 to 19 year old	70	
		19 to 20 year old	80	
		20 to 21 year old	90	
Wholesa le and retail trade	TAS	Part III 1 – Wage Rate (b) Junior Employees Clerks, counter sales, and driver 16 years and under 17 years of age 18 years of age 20 years of age All others 16 years and under 17 years of age 20 years of age 19 years of age 18 years of age 19 years of age 20 years of age 20 years of age	% of Wage Group Level 3 45 55 70 80 90 % of Wage Group Level 1 45 50 62.5 75 87.5	Junior rates apply to under 21 years of age. The award does not cover apprenticeship training. Level 1 Stores Employee Grade 1 Level 3 - Stores Employee Grade 3 - Clerical and Administrative Employee Adult Entry

3. BAKERY AWARDS TABLE

3.___

The following summary represents views of the SDA which are not agreed by ABI and therefore should not be taken to be part of the Joint Report:

11 Awards operated across Australia in retail areas.

2 Awards have no Junior rates and in another 7 awards Junior rates are limited to lower classifications or specific roles in lower classification levels (2 of these also have adult rate at 20 years). The remaining 2 awards have adult rates at 18 years.

A qualified Tradesperson is paid the adult rate under all awards.

11 Awards operated across Australia in retail areas.2 Awards have no Junior rates and in another 7 awards Junior rates are limited to lower classifications or specific roles in lower classification levels (2 of these also have adult rate at 20 years). The remaining 2 awards have adult rates at 18 years.

A qualified Tradesperson is paid the adult rate under all awards SDA Summary:

11 Awards operated across Australia in retail areas.

2 Awards have no Junior rates and in another 7 awards Junior rates are limited to lower classifications or specific roles in lower classification levels (2 of these also have adult rate at 20 years). The remaining 2 awards have adult rates at 18 years.

A qualified Tradesperson is paid the adult rate under all awards

AWARD: Bakery	Junior/Apprentice Condition	Link to Award
	Juniors	http://www.airc.gov.au/consolidated_awards/an/an120080/asfram
NSW Bread AN120080	U/17 71%	e.html
	17 yo 85%	
Bread Industry (State)	18 yo 100%	
Award		
	Apprentice rates level 3 (Trade)	
	4yr apprenticeship	

	6 level classification structure	
	Junior rates apply only to	
Pastry Cooks AN120410*		www.airc.gov.au/UpdatedAwards/AN120410.rtf
	Junior Packer,	
Pastrycooks, &c. (State)	Junior Assistant Group 2,	
Award	Junior Assistant Group 3	
	Apprentice rates apply to trades levels	
	15 levels in classifications	
	No junior rates	
* Bread Trade (Vic)	Tho junior rates	http://www.airc.gov.au/consolidated_awards/ap/ap769688/asfram
AP769688	Apprentice rates apply level 5	e.html
Bread Trade (Victoria)		
Award 1999	5 level classification structure	
* Pastry Cooks (Vic)	Junior rates apply to 2 levels	
AP792620*		http://www.airc.gov.au/consolidated_awards/ap/ap792620/asfram
	Cl 15.1.1 Persons under 21 years of age	<u>e.html</u>
Pastrycooks (Victoria)	(other than Apprentices) employed as follows:	
Award 1999*	Level 2 (General Hands)	
	Level 4 (Employees engaged decorating	
	Christmas, Wedding, Birthday and Similar Cakes)	
	and oilthial oakes)	
	5 level classification structure	
	Apprentice rates apply to level 5.	

* Baking Industry Southern & Mackay AN140024* Baking Industry Award - Southern and Mackay Divisions 2003	Under 16 years of age 45% 16 and under 17 years of age 50% 17 and under 18 years of age 55% 18 yrs Adult rate Apprentice When qualified Adult trade rate applies as per AN140326 - Order - Apprentices' and Trainees' Wages and Conditions (Excluding Certain Queensland Government Entities) 2003 (see extract below) 4 level classification structure	https://www.fwc.gov.au/documents/consolidated_awards/an/an14 0024/asframe.html
* Baking Industry TAS AN170007 Baking Industry Award	7 level classification structure. Each level has a production/transport section, clerical role and a Sales role (3 different roles at most level) Junior rates apply only to classifications levels for: Level 2 Production * 20 yr old paid as adult Level 3 Clerks Level 4 Sales Apprentice Rates only apply to level 5 trade rate	www.airc.gov.au/UpdatedAwards/AN170007.rtf

Retail In-Store Bakehouse SA AN150129	2 Levels of classifications	http://www.airc.gov.au/UpdatedAwards/AN150129.rtf
	Juniors % apply to Bakery Assistant	
Retail In-Store Bakehouse		
Award	Apprentice % apply to Baker	
Bread & Yeast Goods	Junior rates apply to level 1 and 2	http://www.airc.gov.au/consolidated_awards/an/an150017/asfram
Award SA AN150017*	(classification relativities 89%, 92%)	e.html
7.Ward 67.77.11130017	(dassilled for relativities 0576, 5276)	<u>Cantin</u>
Bread and Yeast Goods Award	Apprentice rates apply to level 3 (trade)	
	4 level classifications	
Bakers (Metro) WA		
AN160023*	Trade classifications Level 3.	www.airc.gov.au/UpdatedAwards/AN160023.rtf
	Apprenticeship rates for Level 3	
Bakers' (Metropolitan)		
Award No. 13 of 1987	Junior Rates for level 1 or 2	
	Under 16 years 45%	
	Between 16 and 17 60%	
	Between 17 and 18 70%	
	Between 18 and 19 80%	
	Between 19 and 20 90%	
	Between 20 and 21 100%	
	(Schedule 1.4 or S1.4)	
* Bakers (ACT)	6 Levels classifications	
AP769420*	Junior rates	http://www.airc.gov.au/consolidated_awards/ap/ap769420/asfram
		<u>e.html</u>
Bakers (Australian Capital	Level 1-3	
Territory) Award 1998		
	At 18 years of age 80%	
	and under	
	At 19 years of age 90%	

	At 20 years of age 100% A junior employee employed at baking or pastry worker levels 4, 5 and 6 will be paid the full adult rate. Apprentice rates apply level 4.	
Baking & Pastry Cooks	No Junior Rates	http://www.airc.gov.au/consolidated_awards/ap/ap819011/asfram
NT AP819011*		<u>e.html</u>
	6 level classification	
Baking and Pastrycooking		
Industry (Northern	Apprentice rates apply to level 4	
Territory) Award 2002		

^{* =} These awards were not originally considered as part of the Award Modernisation for the Retail industry, however, we note that these Awards were considered as part of AM2009/180.