SUMMARY OF SUBMISSIONS

This table is a summary of submissions lodged for this award on or before 5:00pm on 20 May 2016

ITEM	PARTY	DOCUMENT	CLAUSE (exposure draft)	CLAUSE (current award)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
1.	JA	Sub-14Apr16	3.7		The note below has been added and is not included in the current award. Parties are asked to confirm whether this note should remain in the award Party has no objection to the note remaining.	Para 4	
	ABI & NSWBC	Sub-15Apr16			Note should be retained as it serves to further clarify the provision.	Para 9.1	
2.	AFEI	Sub-15Apr16	6.3		Full-time employment Party submits that the wording in current award should be retained.	Para 36-37	
3.	JA	Sub-14Apr16	8.3(a)(i)		This award doesn't state what "this option" is. AP772299CRV had arrangements for accrued days off (in clause 17.2.1 of the pre-reform), but these provisions have not been included in the modern award. Should the options for how an employee may work ordinary hours be included in this award? Party not aware of any issues with clause. If options are to be included, they should be consistent with pre-reform award.	Para 5	

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	ABI & NSWBC	<u>Sub-15Apr16</u>			Not necessary to change provision as it would only limit the operation of how an employer and employee could utilise the flexibility provided by this clause.	Para 9.2	
4.	JA	Sub-14Apr16	8.4(b)(viii)		In response to question: parties are asked to comment whether the reference to "approved paid leave" in clause 8.4(b)(viii) should instead be "approved leave" consistent with the defined term "approved leave" above. Party submits no change to wording required as there is a distinction between "approved paid leave" and "approved leave".	Para 6	
	AFEI ABI & NSWBC	Sub-06May16 Sub-15Apr16	8.4(b)(viii)		AFEI agrees with JA. "Approved paid leave" should be retained as "approved leave" is defined as meaning "any leave of absence other than core time approved by the employer".	Para 9.3	
5.	FWO	Corro-02Mar15		10.3(d)	Part-time employment Clause may be in conflict with the NES.	Para 22	Being dealt with by Part-time and Casuals Full Bench in AM2014/196 and AM2014/197
	JA	Sub-02Mar15			Part-time employment Clause may be in conflict with the NES and should be deleted.	Page 2	Being dealt with by Part-time and Casuals Full Bench in AM2014/196 and AM2014/197

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6.	JA	<u>Sub-02Mar15</u>		10.4	Casual employment Supports a variation to clarify interaction between casual loading and penalty rates, and whether overtime is calculated on a daily or weekly basis.	Page 2	Being dealt with by Part-time and Casuals Full Bench in AM2014/196 and AM2014/197
7.	JA	Sub-02Mar15		10.5	Sessional employment Award should be varied to clarify that sessional employment is a sub-category of casual employment.	Page 2	Being dealt with by Part-time and Casuals Full Bench in AM2014/196 and AM2014/197
8.	JA	<u>Sub-14Apr16</u>	11.2(b)(ii)		Parties are asked to clarify whether overtime payments apply for time worked in excess of ordinary hours while on excursions. Party not aware of any problems arising from this provision. No change necessary.	Para 7	
	ABI & NSWBC	<u>Sub-15Apr16</u>			Overtime payments do not apply to this clause.	Para 9.4	
9.	ABI & NSWBC	Sub-15Apr16	14.1(c)(iii)		Clause 14.1(c)(iii) has been amended to correct typographical error. It now reflects provisions of AP772299CRV and reads "38 hours in any one week or greater than 10 hours in any one day" rather than "on greater than 10 hours in any one day" (emphasis added). Parties invited to comment on amendment. Amendment appears correct in light of language used in pre-reform award.	Para 9.5	

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	AFEI	Sub-15Apr16	ĺ	Ź	Party does not oppose this change.	Para 38	
10.	FWO	Corro-02Mar15		16.5, 23.1	Excursions	Para 23	
					It is unclear whether an employee entitled		
					to the allowance under clause 16.5 is also		
					entitled to overtime payments under		
					clause 23.1.		
11.	JA	<u>Sub-14Apr16</u>	20.2		Parties are asked to comment on how	Para 8	
					clause 20.2 interacts with clause 14.2(c),		
					given clause 14.2(c) provides for 250% of		
					the minimum hourly rate for time worked		
					during ordinary hours, and 350% of the		
					minimum hourly rate for time worked		
					outside of ordinary hours.		
					Issue could be resolved by amending		
					clause – proposed wording in submission.		
	ABI &	Sub-15Apr16			Party submits clause 20.2 should be	Para 9.6	
	NSWBC				preferred to clause 14.2 as this approach		
					is consistent with the terms of the pre-		
10	ETTIO	G 0015 15		22.24	reform award.	D 01	
12.	FWO	Corro-02Mar15		23.2(e),	Public holidays	Para 24	
				28.2	The interaction between these two		
					clauses is unclear, as both provide for		
12	ACTI	C1- 00M17		25.2	penalty rates for work on public holidays.	D 22 24	Daine de 14 milde la
13.	ASU	<u>Sub-02Mar15</u>		25.2	Annual leave loading	Paras 33-34	Being dealt with by
					The award is silent on payment of leave		Annual leave Full
					loading on termination. Proposes		Bench in <u>AM2014/47</u>
					inserting additional sentence.		

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14.	JA	Sub-02Mar15		Schedule B	Classifications Definitions should be updated and expressed as generic skills-based levels rather than as job titles.	Pages 2-3	
15.	JA	Sub-14Apr16	Schedule E		Parties are asked to identify "any training program which applies to the same occupation achieves essentially the same training outcome as an existing apprenticeship as at 25 June 1997" that they consider should not be covered by this Schedule Party has no objection to the proposed wording.	Para 9	

List of abbreviations (in alphabetical order)

ABI&NSWBC Australian Business Industrial and the New South Wales Business Chamber

AFEI Australian Federation of Employers and Industries

ASU Australian Services Union

FWO Office of the Fair Work Ombudsman

JA Jobs Australia