SUMMARY OF SUBMISSIONS

This table is a summary of submissions lodged for this award on or before 5:00pm on 23 June 2016 and has been updated in accordance with Mention heard on <u>6 June 2016</u> [PN300-393]. Updates since last publication on 27 May 2016 are marked in red text.

This summary does not include material filed in relation to AM2016/5 – regarding award coverage and classifications see Statement [2016] FWC 1191.

ITEM	PARTY	DOCUMENT	CLAUSE (exposure draft)	CLAUSE (current award)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
1	AIMPE	<u>Sub-02/03/15</u>	3	4	Coverage - coverage clause may need revision. There are problems with the manner in which the Ports, Harbours and Enclosed Water Vessels Award 2010 is being	Page 3 Para 4	No longer pursued by AIMPE – see <u>Sub – 15/07/15.</u>
					utilised which impact of the Seagoing Award 2010. (Also see submission in relation to Ports, Harbours and Enclosed Water Vessels Award 2010 coverage in table on page 6.)		
	AIG	<u>Sub 25/06/15</u>			Opposes and consequential change to coverage based on AIMPE's proposal to vary Ports, Harbours and Enclosed Water Vessels Award 2010.	Page 3	
	MIAL	<u>Sub — 14/04/16</u>			Confirms understanding provisions subject to AM2016/5 and that wording may change.	Page 1	

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2	AIMPE	Sub-02/03/15	3	4	Coverage Definitions of	Page 3 - Para 4	No longer pursued by
					Accommodation vessels and		AIMPE – see <u>sub –</u>
					Transhipment vessels should be		<u>15/07/15.</u>
					included in 'Seagoing industry'.		
3	MIAL	Sub - 14/04/16	6.2		Effects of Temporary Licences	Page 1-2	To be referred to
					Change to terminology, from Part		conference – Mention
					B to Schedule A, is likely to		6 June 2016 [PN309]
					confuse operators and current		
					reference should be maintained.		
	MUA	Reply sub –			Disagree that confusion will be	Page 1	
		05/05/16			caused by rearrangement.		
	AIG	Reply sub –			Does not oppose retention of Part	Para 242	
		05/05/16			by as sought by MIAL.		
4	MIAL	<u>Sub – 14/04/16</u>	6.2		Effects of Temporary Licences	Page 2	To be referred to
					Definition of temporary licence is		conference – Mention
					contained at 6.1. MIAL is		6 June 2016 [PN309-11]
					concerned clause may be		
					confusing. FW Act applies to		
					foreign vessels that meet definition		
					of temporary licensed ship in the		
					FW Regulations at 1.15B. Clause		
					is confusing if operators are		
					unaware a vessel is only subject to		
					FW Act if it meets definition in		
]		FW Regulations.		
	AIG	Reply sub –			Supports rewording of clause by	Para 241	
		<u>05/05/16</u>			MIAL to confirm Schedule A		
					applies to vessels operating under		
					a temporary licence.		

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5	MUA	<u>Sub - 14/04/16</u>	7.2 and		Full-time employees	Para 1, 7	Parties agree clauses not
			14.2(e)		Parties are asked to comment on		inconsistent – Mention
					how clause 7.2 interacts with		6 June 2016 [PN311-13]
					clause 14.2(e).		
					Clauses do not interact and relate		
					to different concepts. Cl. 7.2 deals		
					with ordinary hours of work for a		
					full-time employee and in contrast		
					cl 14.2(e) deals with components		
					of leave arising from industrial		
					settlement in 1973 – see (1973)		
					150 CAR 204.		
	MIAL	<u>Sub – 14/04/16</u>			Party understands that the	Page 2	
					calculation of leave entitlements		
					on the basis of a 35 hour working		
					week in clause 14.2(e) is the result		
					of prior industrial negotiation in		
					pre-reform awards. It is not		
					inconsistent with 7.2 which		
					contains the standard full time		
					working week.		
	MIAL	Reply sub –			Other parties have indicated there	Para 1	
		<u>05/05/16</u>			are no operative difficulties with		
					clauses and MIAL has no		
					additional comments.		
	AIG	Reply sub –			Agrees with MIAL and MUA that	Para 243	
		05/05/16			clauses are not inconsistent.		

ITEM	PARTY	DOCUMENT	CLAUSE (exposure draft)	CLAUSE (current award)		THEIR REFERENCE	NOTES
6	FWO	Corro-02/03/15	8.3	18.2	Hours of work - Interaction with A.3.1 (current clause 27) and the NES is unclear.	Para 34	Parties agreed clauses not inconsistent – Mention on 6 June 2016
	MUA	<u>Sub - 09/04/15</u>	-		Clause should be read with clauses 8.2 and 14.1(a) (current clauses 18.4 and 20.1(a)). No breach of the NES in relation to maximum ordinary hours.	Pages 1-2	Parties agree there is no inconsistency and no amendment is required –
	MIAL	Sub 17/06/15			Agrees with MUA that provision is not inconsistent with the NES.	Para 1	see MUA $\frac{\text{sub} - 20/07/15}{\text{sub} - 20/07/15}$
	AIG	Sub 25/06/15			Does not consider that there are sufficient grounds or ambiguity to vary clause. If FWC comes to different view, parties requests to be heard on proposed re-wording.	Pages 1-2	
7	AIG	<u>Sub – 14/04/16</u>	8.5		Minimum hours of rest Reference to s.6(1) of <i>Navigation Act 2012</i> should be replaced with s.14 of the which now defines seafarer.	Para 417	Agreed to update legislative scheme – Mention 6 June 2016 [PN316]
	MIAL	<u>Reply sub –</u> <u>05/05/16</u>			Agrees with AIG group.	Pages 3-4	
8	MUA	Sub – 14/04/16	9		Breaks Parties are asked to clarify whether breaks under clause 9 are paid. Breaks are paid in the sense that all employees are paid an aggregate annual wage.	Para 2	Agreed, no changes necessary – Mention 6 June 2016 [PN318-19]

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	MIAL	<u>Sub – 14/04/16</u>			Unnecessary to specify whether breaks are paid as clause 10.3 specifies that annual salaries have been fixed on an aggregate basis.	Page 2	
	MIAL	<u>Reply sub –</u> 05/05/16			No amendment to clause is required.	Para 2	
	AIG	Reply sub – 05/05/16			Agree with MUA and MIAL. Clause does not require clarification.	Para 244	
9	MUA	<u>Sub – 14/04/16</u>	9.3		Breaks Parties are asked to clarify how clause 9.3 interacts with clause 8.5(b). ED has altered wording of clause 8.5(b) from being the same as clause 12(3) of Marine Order 28 to "A seafarer must not work in excess of 14 hours without a rest period." Change should be reversed so that language between the legislative provision and the award is the same. Once this is done the award clauses 8.5(b) and 9.3 merely reflect the requirements of Marine Order 28.	Para 3	To be referred to conference – Mention 6 June 2016 [PN322-24]
	MIAL	Reply sub – 05/05/16			Legislative provisions and award should be consistent. Alternative approach is to directly reference legislative provisions under clause to ensure they are always identical.	Para 3	

ITEM	PARTY	DOCUMENT	CLAUSE (exposure draft)	CLAUSE (current award)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
10	AIMPE	Sub-02/03/15	10	13	Classifications - Two passenger	Page 3 - Para 1	No longer pursued by
					vessel schedules of classifications		AIMPE – see <u>Sub –</u>
					should be inserted.		<u>15/07/15.</u>
	AIG	<u>Sub - 25/06/15</u>			Opposed by AIG.	Page 3	
11	AIG CSL	Sub-02/03/15 Sub-25/06/15 Sub-24/09/15	10	13	Classifications - A classification of 'electrician' should be added to the 'second mate/second engineer' grading. For passenger vessels, a grading of 'chief electrician' or 'first electrician' should be added. Opposed by AIG Opposes insertion of new classification at the Second Mate/Second Engineer grading.	Page 3 - Para 2 Page 3 Paras 3-6	Has been referred to another Full Bench – see Mention 6 June 2016 [PN334, 341-44] AIMPE continuing to pursue matter – see Sub – 15/07/15.
12	AIMPE	C-1 02/02/15	10	12	New classification should be benchmarked against comparable classifications in <i>Electrical</i> , <i>Electronic and Communications Contracting Award 2010</i> .	David David	A ID ADE
12	AIMPE	<u>Sub-02/03/15</u>	10	13	Classifications – Consideration should be given to including	Page 3 - Para 3	AIMPE not pursuing fitters and boilers. Is
					classifications for fitters and		pursuing new schedule,
					boilermakers.		has been referred to Full
	AIG	<u>Sub – 25/06/15</u>			Opposed by AIG.	Page 3	Bench – see Mention
	AIMPE	<u>Sub – 15/07/15</u>			Will continue to pursue submission	Page 1, Para	6 June 2016 [PN336-
					of 2/3/15. Further, seeks inclusion	2(c)	345]
					of another schedule of		
					classifications for Transhipment		

ITEM	PARTY	DOCUMENT	CLAUSE (exposure draft)	CLAUSE (current award)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
					Vessels and Small Ships. New Dry Cargo Vessel schedule would include classifications of Fitters and Boilermakers.		
	CSL	<u>Sub – 24/09/15</u>			Not opposed to AIMPE submission but request opportunity to make further submissions to proposed wage relativities and wage rates.	Paras 7-9	
13	MIAL	<u>Sub – 14/04/16</u>	10.2		Classifications Generic reference to appropriate regulation may be appropriate. Marine Orders Part 3 no longer regulates training and qualification standards under <i>Navigation Act</i> 2012.	Page 3	Agreed – Mention 6 June 2016 [PN309-11]
	MUA	<u>Reply sub – 05/05/16</u>			Reference to Marine Orders Part 3 should be updated to Marine Orders 70-73.	Page 1	
	AIG	Reply sub – 05/05/16			Does not oppose MIAL's proposed amendment as current reference is no longer relevant.	Para 245	
14	MUA	<u>Sub – 14/04/16</u>	10.3		Classifications and minimum wage rates Parties are asked whether the formula for calculating the aggregate overtime component should be included in the award to provide greater transparency when	Para 4	Parties agree calculations should be retained, no need for additional formula – Mention 6 June 2016 [PN353-56]

ITEM	PARTY	DOCUMENT	CLAUSE (exposure draft)	CLAUSE (current award)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
					wages are adjusted. Does not consider formula should be included in award.		
	MIAL	Reply sub – 05/05/16			Clause 10.3 should be retained.	Para 4	
	AIG	Reply sub – 05/05/16			Does not oppose MUA's view that no formula is needed.	Para 246	
15	MUA	<u>Sub – 14/04/16</u>	12.9(b)		Industrial clothing – Trappings Parties are asked to define "trappings". Propose trappings be defined to mean articles of clothing of equipment or dress.	Para 5	To be referred to conference – Mention 6 June 2016 [PN359-60]
	MIAL	Sub - 14/04/16			Clause appears to have been replicated from <i>Maritime Industry Seagoing Award 1999</i> and clause has little utility in the contemporary seagoing industry.	Page 3	
	MIAL	Reply sub – 05/05/16			Not aware of term being used in industry.	Para 5	
	AIG	Reply sub – 05/05/16			Do not support MUA. Adoption of MUA's proposed definition creates overlap with uniform and protective clothing allowances in clause 12.9(a) and (c).	Para 247	

ITEM	PARTY	DOCUMENT	CLAUSE (exposure	CLAUSE (current	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
			draft)	award)			
16	MUA	<u>Sub - 14/04/16</u>	14.2		Calculation of leave entitlement	Para 6	Agreed, no change
					Parties are asked to comment on		required – Mention
					whether the "other things"		6 June 2016 [PN361-62]
					referred to in clause 14.2 should		
					be specified.		
					Does not consider the formula for		
					calculating aggregate overtime		
					component should be included.		
					Reference to "other things" reflects		
					industrial nature of settlement that		
					occurred in 1973 (see (1973) 150		
					CAR 204).		
	MIAL	Reply sub –			Clause does not require	Para 6	
		<u>05/05/16</u>			amendment and should be retained		
					as it demonstrates different		
					arrangements that apply in		
					industry.		
	AIG	Reply sub –			Does not seek clarification of	Para 248	
		<u>05/05/16</u>			clause.		
17	MIAL	<u>Sub – 14/04/16</u>	Schedule		Vessels Granted a Temporary	Page 2	Relates to item 3 –
			A		Licence		referred to conference
					Wording in preamble should be		Mention 6 June 2016
					changed to reflect that a vessel		[PN362-364]
					operates under a temporary licence		
					rather than being granted one.		
					Licence is granted to the applicant		
					(owner, charter, master, agent, and		
					shipper) rather than the vessel.		

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18	FWO	Corro-02/03/15	A.3.1	27	Vessels Granted a Temporary	Para 34	To be referred to
					Licence Hours of work -		conference – Mention
					Interaction with clause 8.3 (current		6 June 2016 [PN366-67]
					clause 18.2) and the NES unclear.		
	MUA	Sub - 09/04/15			Matters raised by FWO cannot be	Page 2	
					resolved by including clause in the	_	
					same terms as clause 18.4 for		
					employees covered by Part A of		
					award. Amend clause A.3.1(a) to		
					read: "All hours worked in excess		
					of eight hours per day, or 38 hours		
					per week"		
	MIAL	<u>Sub - 17/06/15</u>			Unique circumstances of Part B are	Paras 2-5	
					such that current clause 27 is not		
					inconsistent with the NES and		
					therefore amendment not required.		
	AIG	Sub - 25/06/15			Does not consider clause to be	Pages 2-3	Proposed wording
					automatically inconsistent with the		provided.
					NES. It is not necessary to vary		
					clause to meet modern awards		
					objective on the basis of its		
					interaction with the NES. If FWC		
					amends clause, party has provided		
					proposed wording.		
	MUA	Sub - 20/07/15			Press submission of 9 April 2015	Paras 2-9	
					and propose issue be determined		
					on the papers.		
	CSL	<u>Sub – 24/09/15</u>			Opposes MUA and submits	Para 10	
					amendment is unnecessary and		

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					creates a new entitlement to overtime.		
	MUA	<u>Sub - 14/04/16</u>			Press submission of 9 April 2015 – no provision in Part B of award that enables ordinary hours of work to be averaged over a period.	Para 8	
					Amend clause per earlier submission.		
	MIAL	<u>Sub – 14/04/16</u>			Press submission of 17 June 2015 that Part B should be retained as Part B.	Page 3	
	MIAL	Reply sub – 05/05/16			Does not agree with MUA's proposal and supports AIG submission of 25 June 2015.	Para 7	
	AIG	Reply sub – 05/05/16			Party strongly opposes MUA. Clause is not inconsistent with the NES, specifically s.62 and no variation is required.	Paras 249 - 263	
19	FWO	Corro-02/03/15	A.4.1	30	Leave—employees on a vessel granted a temporary licence Unclear whether leave payable under clause is in addition to NES entitlement or in substitution of it.	Para 35	Agreed – leave provided is not in addition to NES entitlement, but rather incorporates the NES entitlement – Mention 6 June 2016 [PN371]
	MUA	Sub - 09/04/15			Leave is only in substitution of annual leave and community service leave provisions of NES. Employees covered by Part B should be additionally entitled to	Page 3	Proposed wording provided. No longer pressed by MUA – See sub –

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			urait)	awaru)	personal/carer's leave in accordance with the NES.		20/07/15
	MIAL	<u>Sub – 17/06/15</u>			Clause is inclusive of accrued entitlements under NES. Leave entitlements are in lieu of those described under NES.	Paras 6-13	
	MUA	Sub - 20/07/15	-		Support interpretation provided by MIAL.	Para 10	
	MUA	Sub - 14/04/16			Press submissions on 20 July 2015 and continue to support submission of MIAL.	Para 9	
	MIAL	<u>Sub – 14/04/16</u>			Press submission of 17 June 2015 that clause incorporates NES entitlement to annual leave.	Page 3	
	MIAL	<u>Reply sub –</u> 05/05/16			See submission of 17 June 2015.	Para 8	
	AIG	Reply sub – 05/05/16			Refers to its submission of 25 June 2015 and submits its position is consistent with MUA and MIAL.	Para 264	
20	MUA	<u>Sub – 14/04/16</u>	Schedule B		Summary of Hourly Rates of Pay Parties are asked to comment whether it is appropriate to include Schedules of Hourly Rates in this award. Not appropriate as no employees are paid by the hour.	Para 10	To be referred to conference – Mention on 6 June 2016 [PN381-82]
	MIAL	Sub - 14/04/16			Not aware of vessels covered by Part A being paid hourly rates.	Page 3	

ITEM	PARTY	DOCUMENT	CLAUSE (exposure draft)	CLAUSE (current award)		THEIR REFERENCE	NOTES
					There would be utility for part B to have this schedule in order to calculate overtime payments.		
	MUA	Reply sub – 05/05/16			Unaware of any operator currently experiencing difficulties with aggregate wage.	Page 2	
	MIAL	Reply sub – 05/05/16			Party will be in better position to asses schedule once FB proceedings re coverage provisions have been concluded.	Para 9	
	AIG	Reply sub – 05/05/16	-		Does not oppose submissions of MIAL or MUA as employees are generally remuneration by way of an annual salary.	Para 265	
21	MUA	<u>Sub – 14/04/16</u>	D.3.3		National Training Wage Parties are asked to identify "any training program which applies to the same occupation and achieves essentially the same training outcome as an existing apprenticeship in an award as at 25 June 1997" that they consider should not be covered by this Schedule. Party is not aware of a training program that should not be covered by this Schedule.	Para 11	Resolved – no amendment necessary – Mention on 6 June 2016 [PN382]

ITEM	PARTY	DOCUMENT	CLAUSE (exposure draft)	CLAUSE (current award)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
22	MUA	Sub - 14/04/16	Schedule F		Definitions The term "repatriation" does not appear to be used in this award. Parties are asked to comment on whether it should be removed. Term was from clause 11.1.3 of the Maritime Industry Seagoing Award 1999 and was removed when modern award was made. Term no longer has any operation and can be deleted.	Para 12	Agreed – term to be deleted – Mention 6 June 2016 [PN385]
	MIAL	Sub – 14/04/16 Reply sub –			"Repatriation" is a commonly understood term but if it is not used in the award then it should not be included. Does not oppose the removal of	Page 3 Para 266	
23	AIG	05/05/16 Sub - 14/04/16	Schedule F		the word "repatriation". Definitions Reference to s.6(1) of <i>Navigation Act 2012</i> should be replaced with s.14 which now defines seafarer.	Para 418	Agreed reference to be updated – Mention 6 June 2016 [PN389]

List of abbreviations (in alphabetical order)

AIG The Australian Industry Group

AIMPE The Australian Institute of Marine and Power Engineers

CSL CSL Australia Pty Ltd FWO Fair Work Ombudsman

MIAL Maritime Industry Australia Ltd MUA The Maritime Union of Australia