REVISED SUMMARY OF SUBMISSIONS

The revised summary of submissions incorporates changes and renumbering as a result of parties' comments on the draft summary of submissions of 26 April 2016.

The revised summary of submissions also includes drafting comments in relation to submission received on the *Clerks—Private Sector Award* plain language exposure draft. A *Clerks—Private Sector Award* plain language exposure draft has been prepared and should be read with the revised summary of submissions. Tracked and un-tracked versions of the *Clerks—Private Sector Award* revised plain language exposure draft published on the Commission's website.

Summary of submissions filed in accordance with Statement of 3 February 2017 ([2017] FWC 743) on or before 5.00pm on 10 April 2017.

ITEM	PARTY	DOCUMENT	CLAUSE (PLED)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
1	Ai Group	<u>Sub-1/03/17</u>	1.2	Title and Commencement	Para 10-14	
				Delete words, 'as varied'. Words have		
				effect of circumventing s.165(2) of Act.		
				Ai Group would not oppose a provision		
				that clarifies the award may have been		
				varied since it commenced operation.		
				Arises in all EDs – Commission has not		
2	A: C	C1- 1/02/17	2	made ruling.	Para 15 – 16	D-6::4:6 -1:1
2	Ai Group	<u>Sub-1/03/17</u>	2	Definition – clerical work	Para 15 – 16	Definition of clerical
				This did not appear in PLED.		work re-inserted at
				Also see submissions re: 4.1 at paras 41 –		clauses 2 and 4.
2	4: C	G 1 1/02/17	2	50.	D 17.00	D.C C
3	Ai Group	Sub-1/03/17	2	Definitions – shiftworker	Para 17-20	Definition of
				Delete 'shiftworker' definition.		shiftworker updated at
				Definition at clause 2 attributes meaning		clause 2.
				each time 'shiftworker' appears in the		
				ED. This is confusing as the definition		Clause <u>3435</u> .2 also
				redirects reader to a definition that		updated.

ITEM	PARTY	DOCUMENT	CLAUSE	SUMMARY OF ISSUE	THEIR	NOTES
			(PLED)		REFERENCE	
				defines shiftworker for specific purpose		
				of employee's annual leave entitlement		
				only.		
4	Ai Group	<u>Sub-1/03/17</u>	2	Definitions – references to tables 1, 2, 4	Para 21-24, Para	Drafter comment:
				- 8	30-40	Inclusion of tables in
				Delete 'Table 1–facilitative provisions',		definition clause
				'Table 2–Entitlement to rest breaks',		simplifies references
				'Table 4–Junior wages', 'Table 5–		to the tables
				Overtime rates', 'Table 6–Penalty rates		throughout the award.
				for shiftwork', 'Table 7–Overtime rates		
				for shiftwork' and 'Table 8–Period of		
				notice'.		
				Definitions of tables do not serve any		
				identifiable purpose.		
				Definition of Table 8 refers to clause		
				4.12. Neither 41.2 nor any other		
				provision contains a table labelled table		
				8. Acknowledge 41.2 is a standard clause.		
				Don't understand purpose of referring to		
				table 2. Table 8 is not referred to in any		
				other provision of the instrument.		
	Ai Group	Sub-1/03/17	2	Definitions – reference to table 3	Para 25-29	Drafter comment:
				Approach adopted in ED makes		Inclusion of tables in
				document harder to navigate. Amend ED		definition clause
				by deleting definition of 'Table 3–		simplifies references
				Minimum wages' in clause 2 and		to the tables
				amending clauses 16.2 and 16.4 by		throughout the award.
				deleting reference to 'Table 3 –		
				Minimum wages' and replacing it with		
				reference to 'clause 16.1-Minimum		

ITEM	PARTY	DOCUMENT	CLAUSE (PLED)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
				wages'.		
5	Ai Group	Sub-1/03/17	4.1	19.3 should refer to clause 16. Coverage – 4.1 Amend clause as follows: '4.1(a) private sector employers throughout Australia who engage with respect to their employees wholly or principally engaged in clerical and administrative (b) private sector employees of employers mentioned in paragraph (a) who are wholly or principally engaged in performing clerical and administrative' ED has omitted 'with respect to their employees' engaged in clerical work in reference to employers covered by the Award. May cause confusion regarding coverage.	Para 41-50, paras 15 - 16	Clause 4.1 updated
				- 'Employee' is described differently to current award. Not yet apparent whether there is material differenceProvision doesn't limit coverage to the employer with respect to its employees who are engaged wholly or principally in clerical work as per current 4.1Unclear extent employers confined to employment relationship with relevant group of employeesClause refers to classification definition		

Plain Language Exposure Draft — Clerks-Private Sector Award

ITEM	PARTY	DOCUMENT	CLAUSE	SUMMARY OF ISSUE	THEIR	NOTES
			(PLED)		REFERENCE	
				of clerical work which did not occur in		
				current award. Ai group may seek to		
				make further submissions on this later.		_
	ABI&NSWBC	Sub-28/02/17	4.1(a)	ED has omitted 'with respect to their	Para 2.1-2.2	
				employees' engaged in clerical work in		
				reference to employers covered by the		
				Award. May cause confusion regarding		
				coverage.		_
	Ai Group	Replysub-		Matters raised by ABI&NSWBC were	Para 6-7	
		<u>10/4/17</u>		dealt with in Ai Group's February		
				submission at paras 41-50.		
6	Ai Group	<u>Sub-1/03/17</u>	4.2	Coverage – 4.2	Para 60, 15 - 16	Clause 2 and clause 4
				Amend clause as follows:		have been updated.
				'covered by a modern award that		
				contains clerical and administrative		
				classifications, including any of the		
				following modern awards:'		
				-Reference to administrative		
				classifications may alter legal effect.		
				-Referred to Macquarie dictionary		
				definition of clerical and clerk.		
				-Administrative work is potentially		
				associated with the management		
				functions, which arguably are different to		
				the work contemplated by the clerical		
				classifications.		
7	ASU	Sub-2/03/17	4	Supports inclusion of 'administrative	Para 2	Definition of clerical
				work'. Amend clause to read:		work at clause 2
				'clerical and/or administrative work'		updated to include

ITEM	PARTY	DOCUMENT	CLAUSE (PLED)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
	Ai Group	Replysub- 10/4/17		Seek opportunity to respond to ASU submission later once Commission expresses view regarding approach to redrafting classification structure and definitions.	Para 8-9	administrative work of a clerical nature.
8	ASU	Sub-2/03/17	4	Removing 'clerical work' may create confusion regarding coverage of cash handling.	Para 3	Clerical work definition has been reinserted.
	Ai Group	Replysub- 10/4/17		In relation to ASU's submission. Ai Group refer to paragraphs 15 – 16 of February 2017 Submission and notes that the issue relates to the redrafting of the coverage clause and classification structure.	Para 5	
9	Ai Group	<u>Sub-1/03/17</u>	4.2	Coverage – 4.2 Amend clause as follows: 'covered by a modern award that contains clerical and administrative classifications, including employers covered by any of the following modern awards with respect to employees covered by the awards:' -Clause excludes from coverage any employer covered by any of the awards listed at 4.6An employer and some of its employees	Para 67	Clause 4.2 updated.
				may be covered by an industry award. To that extent, the employer is not covered by the award. But if the same employer		

ITEM	PARTY	DOCUMENT	CLAUSE (PLED)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
				also employs some employees not covered by the relevant industry award, and are otherwise covered by Clerks' award, clause 4.6 does not exclude them		
10	Business SA	Sub-28/02/17	4.2	from coverage. Clause 4.2 includes reference at (i) to the Children's Services Award 2016. Whilst CCSA made an application to amend coverage to exclude this award, this submission was formally withdrawn on 30/9/16.	Para 1.1	Children's Services Award 2010 removed.
	Ai Group Ai Group	Replysub- 10/4/17 Sub-1/03/17		Ai Group note CCSA's claim has been withdrawn. Clause reference to <i>Children's Services</i> Award 2016 may be affected by submissions relating to that award and the <i>Clerks–Private Sector Award</i> .	Para 10 Para 68-70	
11	Business SA	Sub-28/02/17	4.3	Coverage – 4.3 Second part of current provision has been removed ("if the employer is not covered by another modern award containing a classification which is more appropriate to the work performed by the employee. This subclause operates subject to the exclusions from coverage in this award") Change to wording could substantially alter entitlements and lead to unexpected consequences.	Para 1.2	Paragraph 4.3(a) updated.
	Ai Group	Replysub- 10/4/17		Seek guidance from Commission re: manner this clause will be dealt with.	Para 11-12	

ITEM	PARTY	DOCUMENT	CLAUSE (PLED)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
	Ai Group	Sub-1/03/17	4.3(a)	Do not propose to make submissions but may seek to do so in due course. Commission document identifies it as a "common clause".	Para 71	
	Ai Group	Sub-1/03/17	4.3(b)	Do not propose to make submissions but may seek to do so in due course. Commission document identifies it as a "common clause".	Para 73	
12	Ai Group	<u>Sub-1/03/17</u>	4.4(d)	Coverage – 4.4 Amend clause as follows: '(d) employers of-in relation to employees mentioned in paragraph (a), (b) or (c). -Current clause excludes from coverage employers covered by a modern enterprise award or enterprise instrument, and employers in relation to those employees. -4.4(d) of ED appears to exclude the employer in relation to any or all of its employees in circumstances where one or more of it employees are covered by a modern enterprise award or an enterprise instrument. This is a significant substantive change. -Same issue arises in respect to 4.4(c).	Para 75-80	Paragraph 4.4(d) updated.
13	Ai Group	Sub-1/03/17	4.5	Coverage – 4.5 Do not seek to make comment but may wish to at a later stage.	Para 81-82	

ITEM	PARTY	DOCUMENT	CLAUSE (PLED)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
14	Business SA	Sub-28/02/17	7.2	Facilitative provisions Clause 13.6 and 13.10 appear twice, could be drafting error. (Altering spread of hours, make-up time).	Para 2.1	Table formatting error has been corrected.
	Ai Group	<u>Sub-1/03/17</u>		Agree with Business SA submission; see Replysub-10/4/17. Clauses appear twice could be a drafting error.	Para 83-86	
15	Ai Group	Sub-1/03/17	7.2	Facilitative provisions – monthly pay periods Proposes amendment to clause 17.2(b) in table by replacing 'a majority of employees' with 'a majority of employees or an individual'.	Para 87-90	Table 1 updated.
16	Business SA	Sub-28/02/17	7.2	Facilitative provisions – table -Clause 2729.1 referred to in Table 1, however facilitative provision contained in 2729.1(b), update cross-referenceClause 3032 is also referred to as facilitative provision when provision is actually 3032.1, update cross-reference.	Para 2.2-2.3	Table 1 updated.
	Ai Group	<u>Sub-1/03/17</u>	7.2	Agree with Business SA, see Replysub- 10/4/17.	Para 91-94	
17	Ai Group	<u>Sub-1/03/17</u>		Third column in Table 1, referring to clause 2729.1 delete words 'an individual or'Clause only applies to agreement between employer and a majority of employees.	Para 91-94	Table 1 updated.

ITEM		DOCUMENT	CLAUSE (PLED)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
18	Ai Group	Sub-1/03/17	7.2	Clause 3334.4(a) is not facilitative and should be removed from table.	Para 95-96	Drafter comment: The entitlement in 3334.4(a) is dependent on an agreement between an employer and employee.
						Clause reference has been updated.
19	Business SA	Sub-28/02/17	9	Full-time employment Submit that 'each' should be replaced with 'either'.	Para 3.1	Drafting comment: "each" is appropriate.
	Ai Group	Replysub- 10/4/17		Do not oppose Business SA proposal.	Para 21	
20	ABI&NSWBC	Sub-28/02/17	10.5 – 10.6	Part-time employment In response to question raised by Commission Clauses 10.5 and 10.6 accurately reflect current award provision. However, no clear method for altering start and finishing times of employee. Should be subject to further discussions.	Para 3.4	Parties have requested that clauses be subject of further discussion.
	Ai Group	Replysub- 10/4/17		Supports ABI&NSWBC that clauses 10.5 and 10.6 accurately reflects current award.	Para 22, 25	
	Business SA	Sub-28/02/17		Re-drafted clauses accurately reflect intention of modern award clause.	Para 4.1	
	Ai Group	Replysub- 10/4/17		Supports Business SA submission.	Para 23, 26	

ITEM	PARTY	DOCUMENT	CLAUSE (PLED)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
	ASU	<u>Sub-2/03/17</u>		Re-drafted clause accurately reflects	Para 4	
				intention of current modern award.		
	Ai Group	Replysub- 10/4/17		Supports ASU submission.	Paras 24, 27	
21	Ai Group	Sub-1/03/17	10.2	Part-time employment – 10.2 Delete clause and replace with: 'A part-time employee is entitled to pay and conditions provided by this award on a pro-rata basis.' -10.2 very different from current clause. -Blanket clause such as 10.2 in ED is inherently problematic. -Proposed clause does not make award simpler or easier to understand. -Alters legal effect by inverting requirement of current 11.2. -Examples – allowances, meal periods. Clauses do not expressly state they apply differently to full and part-time employees.	Para 97-109	Drafter comment: Wording of current clause is also problematic as not all conditions are pro-rata entitlements. For example: breaks and public holidays. Public holidays and compassionate leave have been deleted from the list of entitlements in clause 10.3.
122	Ai Group	<u>Sub-1/03/17</u>	10.3	Part-time employment – 10.3 New provision not contained in previous award and inaccurately reflects NES and Award. Delete clause. -Don't understand effect or purpose of clause. -Concept of "proportionate basis" not relevant to some clauses – eg. Public holidays.	Para 110-118	Clause 10.3 amended. Public holidays and compassionate leave have been deleted from the list of entitlements in clause 10.3

ITEM	PARTY	DOCUMENT	CLAUSE (PLED)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
23	Ai Group	<u>Sub-1/03/17</u>	10.4	Part-time employment – 10.4 Amend clause as follows: 'At the time of engaging a part-time employee, the employer and employee must agree in writing with the employee to-on all of the following:'	Para 119-122	Clause 10.4 updated.
				-ED suggests employer <i>must</i> agree with employee allowing employee to dictate days and times they workThis is a substantial change.		
24	Business SA	<u>Sub-28/02/17</u>	11.1	Casual employment – 11.1 Define casual employment as one that is not full-time or part-time. Business SA raised same issue in relation to Pharmacy Award.	Para 5.1	Drafter comment: clause 12.1 of current award is unhelpful in defining what a casual employee is.
	Ai Group	<u>Replysub-</u> <u>10/4/17</u>		Refer Business SA to original submission which subsumes their concerns regarding clause.	Para 28-29	
	Ai Group	<u>Sub-1/03/17</u>	11.1	Replace clause with clause 12.1 of Award. -Proposed provision strongly opposed. Current clause is a definitionProposed clause requires consideration of 2 other clauses. Unclear how this would applyThis is substantive change.	Para 123-131	

ITEM	PARTY	DOCUMENT	CLAUSE (PLED)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
25	Ai Group	Sub-1/03/17	11.4	Casual employment – 11.4 In response to question raised by Commission Change proposed unnecessary.	Para 132-133	Agreed.
	ASU	Sub-2/03/17		"An employer must pay a casual employee for a minimum of 3 hours' work on each engagement even if they are rostered to work for fewer than 3 consecutive hours" should remain in the PLED given the inherent irregularity of casual employment.	Para 5	
	Ai Group	Replysub- 10/4/17		Do not disagree with ASU proposal.	Para 30	
26	Ai Group	Sub-1/03/17	12.2	Classifications – 12.2 Do not currently propose to make submissions but may wish to in future. Connected with issues regarding Schedule A.	Para 134	
27	ABI&NSWBC	Sub-28/02/17	13.1	Ordinary hours of work Heading may cause confusion due to common usage of 'shift' to refer generally to period of engagement rather than start/finishing times. Change wording for clause 13.1 to 'clause 13 applies to employees who are not engaged to work the shifts as defined in clause 25'.	Para 4.2	Clause 13 title updated. Amendments have also been made to clause 13.1 and the note under clause 13.1. Please also see item 3 of this summary of
	Ai Group	Replysub- 10/4/17		Do not consider the confusion alleged in fact arises or that the variation is necessary.	Para 32	submissions.

ITEM	PARTY	DOCUMENT	CLAUSE (PLED)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
28	Business SA	Sub-28/02/17	13.2	Ordinary hours of work – 13.2 Clarify by cross-reference that the provision reflects clause 9.2	Para 6.1	Drafter comment: cross-reference not necessary.
	Ai Group	Replysub- 10/4/17		Believes February submission subsumes Business SA's concerns. See next item.	Para 34	
29	Ai Group	Sub-1/03/17	13.2	Delete clause 13.2 – unnecessary. -No equivalent clause in current award. -Repetitive with clause 9 and inaccurate (the number of hours prescribed is <i>the</i> number or ordinary hours of work for a full-time employee.	Para 135-140	Clause 13.2 amended.
30	Ai Group	Sub-1/03/17	13.3	Ordinary hours of work – 13.3 Delete clause 13.3 as doesn't appear in current award. -Unnecessary. -Clause 10 clarifies HOW for part-time employees. Proposed 13.3 is repetitive and inaccurate.	Para 141-146	Clause 13.3 updated.
31	ABI&NSWBC	Sub-28/02/17	13.5, 13.6	Ordinary hours of work – 13.5 In response to question raised by Commission Agree spread of ordinary hours in clause 13.5 may be altered by one hour at both ends of the day pursuant to clause 13.6.	Para 4.4	This matter has come before awards stage full bench in a number of awards. Consideration is deferred until the conclusion of the award stage of the
	Ai Group	Replysub- 10/4/17		Agree with ABI&NSWBC submission.	Para 38	
	Ai Group	Sub-1/03/17		ED permits increase to spread of hours by one hour at both ends.	Para 169-170	review [2016] FWCFB 7254 at PNs
	ASU	Sub-2/03/17		Award allows for spread to be altered by a maximum of one hour a day, but not by	Para 6	177 – 190.

ITEM	PARTY	DOCUMENT	CLAUSE (PLED)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
				one hour before and one hour after an engagement as this could be two hours in the day		
	Ai Group	Replysub- 10/4/17		Disagree with ASU submission and believes alteration would be a substantive change to the award.	Para 40	
32	Ai Group	Sub-1/03/17	13.5	Ordinary hours of work – 13.5 Amend clause as follows: 'Ordinary hours may be worked between: (a) from 7.00 am and to 7.00 pm Monday to Friday; and (b) from 7.00 am and to 12.30 pm on Saturday.' -Legal effect deviates from current provision. -'Between' is not inclusive of times – literally means 7.01 – 6.59 etc.	Para 147-151	Drafter comment: do not consider that between is exclusive of 7.00 am or 7.00 pm.
33	Ai Group	Sub-1/03/17	13.6	Ordinary hours of work – 13.6 Current clause deviates from previous award entitlement. Amend clause as follows: 'The spread of ordinary hours in clause 13.5 may be altered by up to one hour at either end of the spread of a day:' -Words 'of a day' are problematic. Unnecessarily introduced into a well-known clause. -Words limit the scope by requiring that agreement must be limited to a particular day.	Para 152-158	Clause 13.6 updated. Unnecessary to refer to spread twice.

ITEM	PARTY	DOCUMENT	CLAUSE (PLED)	SUMMARY OF ISSUE	THEIR	NOTES
34	Ai Group	Sub-1/03/17	(PLED) 13.6(a)	Amend clause as follows: '(a) by agreement between the employer and the majority of employees concerned at the workplace covered by this award; or' -Provision as drafted may be read in two possible ways. -Deviates from current provision. -Current provision applies to the majority of employees concerned. Also, agreement need only be reached with	REFERENCE Para 159-168	Clause 13.6 updated.
	Business SA	Sub-28/02/17	13.6	majority of employees covered by the award at the workplace. Legal effect of clause has altered as provision outlines span of hours can be altered by agreement with majority of employees rather than majority of employees concerned.	Para 6.4	
35	ABI&NSWBC	Sub-28/02/17	13.7	Ordinary hours of work – 13.7 In response to question raised by Commission Substantially captures intention of current clause 25.1(b). However, suggests ordering of clauses be reversed to improve clarity.	Para 4.5	See award specific submissions below.
	Ai Group	Replysub- 10/4/17		Do not agree with ABI&NSWBC submission.	Para 41	
	Business SA	Sub-28/02/17		Accurately reflects intention of current award clause 25.1(b).	Para 6.3	
	Ai Group	Replysub-		Do not agree with Business SA	Para 43	

ITEM	PARTY	DOCUMENT	CLAUSE (PLED)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
		10/4/17		submission.		
	Ai Group	Replysub-		Do not agree with ASU submission for	Para 46-47	
		<u>10/4/17</u>		reasons set out in paras 171-186 of		
				February submission.		
36	Ai Group	<u>Sub-1/03/17</u>	13.7	Ordinary hours of work – 13.7 Replace clause with following wording: '13.7 Setting ordinary hours by a different award (a) Clause 13.7 applies to an employee who works in association with other employees who work ordinary hours outside the spread of hours prescribed by clause 13.5. (b) The hours during which ordinary hours may be worked by the employee are as prescribed by the modern award applying to the majority of employees in the workplace.'	Para 171-186	Clause 13.7 updated.
				-Application of proposed clause is unclear. Does not specify which employees it applies to. Unclear which employees can be directed to work hours in another award. Presumably means those identified in 13.7(a)(i) and (ii) but this is not clearCurrent provision requires employees be working in association with other clauses of employees, whereas ED wording is 'work closely with.		

ITEM	PARTY	DOCUMENT	CLAUSE	SUMMARY OF ISSUE	THEIR	NOTES
			(PLED)	A	REFERENCE	
				-Argue this narrows scope.		
				- Current cl 25.1(b) applies where the		
				other employees work ordinary hours		
				outside the spread of hours in the clerks'		
				award. ED alters this application.		
				-ED materially different from current		
			1.2.2.	award.		
37	Business SA	Sub-28/02/17	13.7(a)	Ordinary hours of work – 13.7	Para 6.2	Clause 13.7 updated.
				Amend clause so 13.7(a) explicitly refers		
				to clause 13.7(b).		
	Ai Group	Replysub-		Ai Group submission at paras 171-185	Para 45	
		<u>10/4/17</u>		subsumes Business SA's proposal.		
38	Ai Group	<u>Sub-1/03/17</u>	13.7 - example	Ordinary hours of work – 13.7 –	Para 187	Example updated.
				example		
				Amend example as follows:		
				EXAMPLE: Employees An employee		
				covered by this award works in		
				association with employees who are		
				covered by an award that sets ordinary		
				hours of work ordinary hours between		
				5.30 am and 6.30 pm Monday to Friday.		
				The award that sets ordinary hours of		
				work between 5.30 am and 6.30 pm		
				Monday to Friday covers the majority of		
				employees at the workplace sets ordinary		
				hours of work between 5.30 am and 6.30		
				pm Monday to Friday. The employer may		
				direct that employees the employee		
				covered by this award to work ordinary		
				hours between 5.30 am and 6.30 pm		

ITEM	PARTY	DOCUMENT	CLAUSE (PLED)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
				Monday to Friday (rather than the spread set out in clause 13.5)Refer to reasons above.		
	ASU	<u>Sub-2/03/17</u>		Example posted at PLED clause 25.4(c) reflects the intention of clause 25.1(b).	Para 7	
39	Ai Group	Sub-1/03/17	13.8	Hours of work – 13.8 Amend clause as follows: 'Ordinary hours of work must be worked continuously are continuous, except for rest' -Submit that clause wording 'are continuous' doesn't make sense. -Current provision requires that ordinary hours must be worked without interruption with the exception of breaks.	Para 188-192	Drafter comment: meaning is clear.
40	Ai Group	Sub-1/03/17	13.8	Amend clause as follows: 'Ordinary hours of work must be worked continuously at the discretion of the employer are continuous, except for rest breaks' -'at the discretion of the employer' should be reinserted to ensure award is simple and easy to understand. -words clarify that employer is to determine when ordinary hours of work will be performed.	Para 192-196	Drafter comment: unclear whether 'at the discretion of' in current clause 25.2 applies to hours being worked continuously or the timing of the break. Example from Manufacturing Award deals with the span of hours.

ITEM	PARTY	DOCUMENT	CLAUSE (PLED)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
				employee's work cycle.' -Clause is a new provision. It limits circumstances in which an entitlement to RDO may ariseCurrent provision does not mandate implementation of a roster in order for an employee to be entitled to an RDOChanges legal effectProvision also ambiguousIf clause included it should not limit manner in which RDO can be afforded to an employee.		Suggest further discussion between parties.
43	Ai Group	Sub-1/03/17	14.3	Rostered days off – 14.3 Proposes clause be amended to read: 'An employee who works on a rostered day off basis over each a-20 day roster cycle is entitled to 12 rostered days off over each 12 month period.'	Para 210-214	Clause 14.3 updated.
				-Proposed provision does not make clear entitlement to 12 RDOs only arises if employee works on an RDO basis during each and every 20 day cycle.		
44	Business SA	Sub-28/02/17	14.6(d)	Rostered days off – 14.6(d) Clause does not accurately reflect current award provisions and results in a substantive change.	Para 7.1	New clause 14.7 inserted.
	Ai Group	Replysub- 10/4/17		Agree with Business SA submission and proposal alternate clause which would address concerns	Para 52-53	

ITEM	PARTY	DOCUMENT	CLAUSE	SUMMARY OF ISSUE	THEIR	NOTES
			(PLED)		REFERENCE	
45	ABI&NSWBC	Sub-28/02/17	15	Breaks (employees not engaged on	Para 6.2	See clause-specific
				shifts) – 15		issues below.
				In response to question raised by		
				Commission		
				Redraft captured same content as		
				previous award; however issues relating		
				to clarity have not been resolved.		_
	Ai Group	Replysub-		Do not agree with ABI&NSWBC	Para 57	
		<u>10/4/17</u>		submission (February submission paras		
				215 – 244).		_
	ASU	Sub-2/03/17	15	Redrafted clause 15 reflects the intention	Para 9	
				of current modern award clauses 26.1 and		
				26.2.		_
	Ai Group	Replysub-		Disagree with ASU submission (see Feb	Para 54	
		<u>10/4/17</u>		submissions paras 215 – 244).		
46	ABI&NSWBC	Sub-28/02/17	15.1	Breaks – 15.1	Para 6.1	Clause 15.1 updated.
				Wording for clause 15.1 should be		See also change to
				changed to 'clause 15 applies to		shiftworker definition
Ì				employees who are not engaged to work		at clause 2, and clause
				the shifts as defined in clause 25'.		33 34.2.
	Ai Group	Replysub-		Do not consider that the confusion	Para 55-56	
		<u>10/4/17</u>		alleged in fact arises.		
47	Ai Group	Sub-1/03/17	15.2	Breaks – 15.2	Para 215-220	Updated clause 15.2
				Amend clause as follows 'An employee		
				who is required to work-works the		
				number' as this element has not been		
				reflected in ED from award.		
				-Clause 26.2(b) of current award not		
				reflected in proposed 15.2. Entitlement to		
				a rest break would arise in circumstances		

ITEM	PARTY	DOCUMENT	CLAUSE (PLED)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
				where such entitlement would not arise		
				under the current award.		
48	Ai Group	<u>Sub-1/03/17</u>	15.2	With respect to entitlements to rest break in clause, proposes to alter preamble wording to:	Para 221-223	Clause 15.2 updated.
				'An employee is entitled to a rest break in accordance with the table below if required to work the number of hours		
				specified in any one day:'		
49	Ai Group	Sub-1/03/17	15.2	Breaks – table Proposes to delete headings 'Column 1 and Column 2' in table.	Para 224	Column headings are useful.
50	Ai Group	Sub-1/03/17	15.2	Proposes to alter wording to 'More than 3 but not' in the second row of table 2 under 'hours worked'Entitlement does not arise until >3 hours worked. Has effect of granting entitlement in circumstances it doesn't arise in current award.	Para 225-229	Table 2 updated.
51	Ai Group	<u>Sub-1/03/17</u>	15.2	Amend table 2, column 1 row 2 to read: 'More than 3 <u>ordinary hours</u> but not more than 8 <u>ordinary hours</u> on Monday to Friday' -This will limit clause to current award entitlement which does not apply to overtime hours worked.	Para 230-232	Table 2 updated.
52	Ai Group	Sub-1/03/17	15.2	Amend table 2, column 1 row 3 to read: 'More than 8 ordinary hours on Monday to Friday'As per row 2 submission above.		Table 2 updated.

ITEM	PARTY	DOCUMENT	CLAUSE (PLED)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
53	Business SA	Sub-28/02/17	15.4	Breaks – 15.4 Note below clause 15.4 does not accurately reflect provisions of award, word 'should' has been changed to 'will' and this potentially changes the legal effect of the clause. Clause no longer suggests a pattern of breaks, rather mandates it.	Para 8.1	Note updated.
	Ai Group	Replysub- 10/4/17		Agree note should be amended as outlined by Business SA	Para 58-60	
54	Ai Group	Sub-1/03/17	15.4	Concerned changed wording does not specify when higher rate is payable. Amend clause to read: 'An employer must pay an employee who is required to work through their meal break 200% of the minimum hourly rate for time so worked until a meal break is taken.'	Para 236-240	Additional words proposed not necessary. Clause 15.4 updated.
55	ASU	Sub-2/03/17	15.4	Use of 'minimum hourly rate' is repeated throughout plain language draft and is not a term used in current modern award. The effect will be that penalties, overtime and shiftwork payments will be applied on the minimum hourly rate regardless of an employee being paid more than the minimum hourly rate.	Para 10	Please refer to reasoning in [2014] FWCFB 9412.
	Ai Group	<u>Replysub-</u> <u>10/4/17</u>		Agree with ASU observation regarding the operation of the term 'minimum hourly rate', do not understand submission to be proposing a variation	Para 64	

ITEM	PARTY	DOCUMENT	CLAUSE (PLED)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
	ABI&NSWBC	Reply-29/3/17		however if it is Ai Group may seek an opportunity to respond. Outlined reasoning behind the term taken from [2014] FWCFB 9412. Because Award does not contain allowances or loadings payable for all purposes the expression has been correctly used in the context of the Award.	Pg 2-3	
56	Ai Group	<u>Sub-1/03/17</u>	15.4	Proposes to change 'taken' at end of clause to 'allowed'Proposed provision requires penalty to be paid until break actually taken, which may be after break is allowed. This may results in change in entitlements.	Para 241-244	Clause 15.4 updated.
57	Ai Group	Sub-1/03/17	16.1	Minimum wages – 16.1 Proposes new preamble to increase clarity: "An employer must pay a full-time employee aged 21 years or older the relevant minimum weekly rate below for ordinary hours of work. A part-time or casual employee aged 21 years or older must be paid the relevant minimum hourly rate below for ordinary hours of work. Clause 16.1 does not apply to employees referred to in clause 16.5 and clause 16.6". -Redrafted clause not simple and easy to understandSelf-evident from table that employer is to pay employee rate prescribed for relevant classification.	Para 245-249	Drafter comment: current drafting is more precise.

ITEM	PARTY	DOCUMENT	CLAUSE (PLED)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
				-Ai Group submit their re-draft makes clear that minimum wages payable for ordinary hours of work, and that they are not payable to trainees and employees eligible for a supported wageChange would render note 2 unnecessary.		
	Ai Group	Sub-1/03/17	16.1	'Column 1, Column 2 and Column 3' unnecessary and should be deleted	Para 250	
58	Ai Group	Sub-1/03/17	16.1	Note 2 is not useful or necessary and should be deleted – see submission above. Also inconsistent with plain language drafting guidelines.	Para 251-258	NOTE 2 updated.
59	Ai Group	Sub-1/03/17	16.2	Minimum wages – 16.2 Amend clause by deleting 'table 3' and replacing with 'clause 16.1–Minimum wages' -Refer to submission on inclusion of tables in definitions.	Para 259	Table 3 is defined as the table in clause 16.1. Hyperlink to table has been updated.
60	Ai Group	Sub-1/03/17	16.3	Amend clause to read: 'If required by their employer, An employer may require an employee must provide reasonable evidence to verify their service as mentioned in clause 16.2' -Current award requires employee to provide reasonable evidence to verify prior service. ED does not impose any obligation on employee to in fact provide the necessary evidence.	Para 260-263	Clause 16.3 updated.

ITEM	PARTY	DOCUMENT	CLAUSE (PLED)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
61	Business SA	<u>Sub-28/02/17</u>	16.4	Minimum wages – juniors – 16.4 Change column 2 of Table 4 to read '% of minimum rate' as there is differentiation between whether payment is by minimum weekly rate or hourly rate. This amendment would alleviate this issue.	Para 9.1	Column 2 of Table 4 updated.
	Ai Group	Replysub- 10/4/17		Outlines Business SA proposal points to an issue that arises from the entitlement of part-time and casual employees. Refers to original February submission (paras 271 – 272).	Para 65-66	
62	Ai Group	Sub-1/03/17	16.4	Change column 2 to read '% of minimum hourly rate' rather than referring to table – reasoning as per 16.1 above.	Para 271-272	Drafter comment: current wording is more flexible and could apply to full- time or part-time employees.
63	Ai Group	<u>Sub-1/03/17</u>	16.4	Amend clause by deleting 'Table 3 – Minimum rates' and replacing with 'clause 16.1 – Minimum wages' – reasoning as per 16.1 above.	Para 264	Table 3 is defined as the table in clause 16.1. Hyperlink to table has been updated.
64	Ai Group	<u>Sub-1/03/17</u>	16.4	To improve clarity, amend clause to read: 'An employer must pay an employee aged 20 years and under the relevant percentage of the appropriate minimum hourly rate contained in clause 16.1 – Minimum wages'	Para 265-269	Drafter comment: current drafting is more precise.

ITEM	PARTY	DOCUMENT	CLAUSE (PLED)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
65	Ai Group	Sub-1/03/17	16.4	Delete 'column 1 and column 2' from table. Reasoning as per submissions re other tables above.	Para 270	
6\$	Ai Group	<u>Sub-1/03/17</u>	17 19.2(b)	Payment of wages Propose to amend clause to read: 'The employer and employees may agree to monthly pay periods with the majority of employees concerned or an individual employee on the basis of 2 weeks in advance and 2 weeks in arrears.' -See reasoning re: cl 7.2 above.	Para 273-276	Clause 4719.2 updated.
67	Ai Group	Sub-1/03/17	17 <u>19</u> .2(b)	Further amend clause to read: 'The employer and employees may agree to monthly pay period. If such agreement is reached, payment must be made on the basis of 2 weeks in advance and 2 weeks in arrears. -Submit re-draft requires 2 things to be agreed on: monthly pay, and payment 2 weeks in advance and 2 weeks in arrears. Submit that this departs from the current provision which didn't require agreement on method of payment. Rather, this method was required if monthly pay was agreed on.	Para 277-282	Clause 1719.2 updated
68	ABI&NSWBC	Sub-28/02/17	17 19.4	Payment of wages under an averaging or banking system – 1719.4 Include 'in accordance with' or 'as set out in' before reference to clause 13.4.	Para 7.1	

ITEM	PARTY	DOCUMENT	CLAUSE (PLED)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
	Ai Group	Replysub- 10/4/17		Outline Ai Group February submission (paras 283 – 291) subsumes ABI&NSWBC's submission.	Para 67-68	
69	Ai Group	Sub-1/03/17	17 <u>19</u> .4(a) and (b)	1719.4: resume current provisions. 1719.5: 'Where clause 14.6 applies: (a) No payments or penalty payments are to be made to employees working under this substitute banked rostered day off. However the employer will maintain a record of the number of rostered days banked and will apply the average pay system during the weeks when an employee elects to take a banked rostered day off. (b) Employees terminating prior to taking any banked rostered day(s) off must receive one fifth of average weekly pay over the previous six months multiplied by the number of banked substitute days.' -ED clause limited in application to day workers and alters legal effectAward does not mandate that pay be averaged.	Para 283-291	Clause 1719.4 updated. Suggest clause be the subject of further discussion.
70	Ai Group	Sub-1/03/17	18 20.1(a)	Annualised salaries Following clauses should also be referred to in ED:	Para 292-293	Clause 4820.1 updated.
				-2325—Rest period after working overtime (employee not engaged on shifts)		

ITEM	PARTY	DOCUMENT	CLAUSE	SUMMARY OF ISSUE	THEIR	NOTES
			(PLED)		REFERENCE	
				-2426–Time off instead of payment for overtime (employees not engaged on shifts) -13.10–Make-up time -2729–Ordinary hours of work and rostering for shiftwork -3032–Time off instead of payment for overtime for shiftwork		
				-3133—Rest period after working overtime for shiftwork		
7 1	Ai Group	<u>Sub-1/03/17</u>	19 <u>21</u> .2(a)	First aid allowance – 1921.1 Amend clause to read: 'has appropriate current first aid qualifications and training such as a certificate from St John Ambulance Australia or a similar body; and' -ED makes clear that first aid qualification must be current but does not require that qualifications are appropriate.	Para 294-299	Clause 1921.2 updated.
72	Ai Group	Sub-1/03/17	19 21.3	Higher duties allowance Delete 'Table 3–Minimum wages' and replace with 'clause 16–Minimum wages' -Reasoning as above.	Para 300	Table 3 is defined as the table in clause 16.1. Hyperlink to table has been updated.
7β	ABI&NSWBC	Sub-28/02/17	19 21.4(d)	Clothing and footwear allowance Does not make clear employees must be required to launder a uniform to be entitled to the allowance. Change clause to read: 'If the uniform that is required to	Para 8.1	Clause 1921.4 updated.

ITEM	PARTY	DOCUMENT	CLAUSE (PLED)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
				be worn by the employee needs to be		
				laundered by the employee, the employer		
				must pay the employee an allowance		
				of:'		
	Ai Group	Replysub- 10/4/17		Agree with proposed change by ABI&NSWBC.	Para 69-70	
74	Business SA	Sub-28/02/17	19 21.6(a)	Vehicle allowance	Para 10.1	Clause <u>1921</u> .6
'				ED no longer requires an employee to		updated.
				have been directed by employer to use		
				motor vehicle and allows employee to		
				make a unilateral decision. This alters		
				legal effect of award.		
	Ai Group	Replysub-		Agree with Business SA submission and	Para 71-72	
		<u>10/4/17</u>		refer to own February submission where		
				'by the employer' is added into clause.		
	Ai Group	Sub-1/03/17		Amend clause to read: 'An employer	Para 301-305	
				must pay an employee who is required by		
				the employer to use their own motor		
				vehicle in performing their duties an		
				allowance of:'		
				-ED changes meaning as does not		
				stipulate that allowance only payable		
				where employee is required by the		
				<u>employer</u> to use own vehicle in the course		
				of their duties. An employee who thinks		
				they may be required to under the current		
				ED may be entitled to the allowance.		
75	Business SA	Sub-28/02/17	19 21.7(a)(i)	Living away from home allowance	Para 11.1	Subparagraph
				Should include wording, 'the employee is		1921.7(a)(i) updated.
				required by the employer to' to remain		

ITEM	PARTY	DOCUMENT	CLAUSE (PLED)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
				consistent with clause <u>1921</u> .7(b)(i).		
	Ai Group	Replysub-		Refers to February submission (paras 306	Para 73-74	
		<u>10/4/17</u>		-310) that deals with Business SA issue.		
	Ai Group	Sub-1/03/17		Amend clause to read: 'the employee is	Para 306-310	
				required by the employer to temporarily		
				work away from their usual place of		
				employment; and'		
76	Ai Group	Sub-1/03/17	19 21.7(a)(ii)	Replace clause with: 'the employee is, as	Para 311-315	Subparagraph
		•	a result, required by	a result, required by the employer to		19 21.7(a)(ii).
				sleep away from the employee's usual		
				place of residence; and'		
				-Meaning of proposed clause is self-		
				evidently different to current award.		
77	ABI&NSWBC	Sub-28/02/17	21 23	Penalty rates (employees not engaged	Para 9.1	Clause 2123 title
•				on shifts)		updated.
				Reference to 'shifts' in heading causes		
				confusion.		
	Ai Group	Replysub-		Do not consider that the confusion	Para 75-76	
	_	10/4/17		alleged by ABI&NSWBC in fact arises.		
78	Ai Group	Sub-1/03/17	21 23	Penalties - Sunday rates	Para 320	New clause <u>2123</u> .3
	_			Clause 2123 does not include provision		inserted.
•				for working on Sunday. Clause 25.1		
				allows employees to work outside		
				ordinary span when working in		
				association with workers who work		
				ordinary hours of work on a Sunday in		
				under another award.		
				ED has effect of removing Sunday rate.		
				New clause 2123.3 should be inserted:		

ITEM	PARTY	DOCUMENT	CLAUSE (PLED)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
79	Ai Group	Sub-1/03/17	21 <u>23</u> .2	2123.3 Sunday (a) An employer must pay an employee at the rate of 200% of the minimum hourly rate for ordinary hours worked on a Sunday. (b) An employee required to work ordinary hours on a Sunday is entitled to at least 4 hours pay at 200% of the minimum hourly rate, provided the employee is available for work for 4 hours. -Renumber clause 2123.3 as 2123.4 Penalties – Saturday rates – 2123.2 Provision erroneous, amend as follows: 'An employer must pay an employee at the rate of 125% of the minimum hourly rate for hours worked on a Saturday that are within the spread of ordinary hours specified in clause 13.5(b), altered under clause 13.6'	Para 321-324	Clause 2123.2 updated.
				-ED clause does not contemplate a situation where employee performs ordinary hours of work on a Saturday within spread of hours of another award.		
80	ABI&NSWBC	Sub-28/02/17	21 <u>23</u> .3 21 <u>23</u> .4	Public holidays In response to question raised by Commission Public holidays better placed in penalty rates clause, re-draft accurately reflects	Para 9.2	Paragraph 2123.4(d) updated.

ITEM	PARTY	DOCUMENT	CLAUSE (PLED)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
				the intention of the current clause.		
	Ai Group	Replysub-		Do not agree with ABI&NSWBC (refer	Para 77	
		10/4/17		to paras 325 – 327 of Feb submission).		
81	Ai Group	Sub-1/03/17		Delete clause 2123.3 in ED and replace	Para 337	Paragraph <u>2123</u> .4(d)
				clause 3637.2 with provision provided		updated.
				later in submission.		
				-minimum payment applies to ordinary		
ī				hours and overtime.		
				- Replication of 2123.3 under 2224 is not		
				desirable as this may lead to minimum		
				engagement being applied to ordinary		
				hours and overtime e on a public holiday.		
82	ASU	<u>Sub-2/03/17</u>		Re-drafted clause reflect intention of	Para 12	See comments at item
				modern award clause 31.3, clause better		83 below.
				placed in penalty rates clause as it		
				addresses the payment of penalties on a		
	A : C	D 1 1		public holiday.	D 70	<u></u>
	Ai Group	Replysub- 10/4/17		Do not agree with ASU submission (refer	Para 78	
83	A: Crosse		2122 2(4)	to paras 325 – 327 of Feb submission).	Para 324-329	Dana ananh 2122 4(d)
85	Ai Group	<u>Sub-1/03/17</u>	2123.3(d)	Penalty rates – 2123.3(d) 2123.4(d) Amend provision as follows: 'An	Para 324-329	Paragraph 2123.4(d)
l			21 23.4(d)	employer must pay an employee who is		updated.
				required to work on a public holiday for a		
				minimum of 4 hours, provided the		
				employee is available to work for four		
				hours.'		
				-Minimum payment of four hours only		
				applies if employee is available for 4		
				hours. If employee indicated only having		
				availability for three hours then minimum		

ITEM	PARTY	DOCUMENT	CLAUSE (PLED)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
				payment would be three hours.		
8 4	ABI&NSWBC	Sub-28/02/17	22 24	Overtime Reference to shifts in heading causes confusion, suggests changing title as suggested in respect of clause 2123.2.	Para 10.1	Clause 2224 title updated.
·	Ai Group	Replysub- 10/4/17		Do not consider confusion alleged by ABI&NSWBC arises.	Para 79-80	
85 	Ai Group	Sub-1/03/17	2224 .1(a)	Overtime – 2224.1(a) Amend clause as follows: 'An employer must pay an employee at the overtime rate for any hours worked at the discretion of the employer: (a) in excess of the ordinary weekly hours set in clause 13.4: -Reference to 13.4 at 2224.1(a) is inconsistent with the reference found at 2224.2 and therefore confusing.	Para 341	Paragraph 2224 .1(a) updated.
86	Ai Group	Sub-1/03/17	22 24.1(b)	Overtime – 2224.1(b) Amend clause to clarify that entitlement to overtime rates arises when an employee works in excess of 10 ordinary hours. Amend clause as follows: 'in excess of 10 ordinary hours on any one day, excluding unpaid meal breaks;'	Para 342-345	Paragraph 2224.1(b) updated.
87	ABI&NSWBC	Sub-28/02/17	22 24.1(c)	Overtime – 2224.1(c) 'Or' omitted from clause 2224.1(c) before 'as altered' erroneously.	Para 10.2	Paragraph 2224.1(c) updated.
88	Ai Group	Sub-1/03/17	22 24.1(c)	Amend clause as follows: 'outside the spread of hours in clause 13.5, as altered under clause 13.6'	Para 346-349	Paragraph 2224 .1(c) updated.

ITEM	PARTY	DOCUMENT	CLAUSE (PLED)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
				-ED clause does not have regard for an employee working outside the spread of hours prescribed by another modern award pursuant to clause 25.1(b).		
89	Ai Group	<u>Replysub-</u> <u>10/4/17</u>	22 24.1(c)	Ai Group's February submission (paras 346 – 349) subsume ABI&NSWBC submission	Paras 81-82	Paragraph 2224 .1(c) updated.
90	Ai Group	Sub-1/03/17	22 24.2	Overtime – 2224.2 Amend clause to read: 'For the purposes of this clause, ordinary weekly hours means the hours of work fixed in a workplace in accordance with clause 13 – Ordinary hours of work and clause 14 – Rostered days off or varied in accordance with the relevant clauses of this award.' -This will ensure legal effect of current award does not change.	Para 350-353	Clause 2224.2 amended.
91	Ai Group	Sub-1/03/17	22 24.4(a)	Payment for working overtime – 2224.4 Amend to include following preamble: 'An employer must pay an employee the relevant overtime rate prescribed below in accordance with clause 2224.1, calculated daily:' -ED wording of preamble to table is confusing. Self-evident from table that employer is to pay employee the rate	Para 354-357	Drafter comment: current drafting is more precise.

ITEM	PARTY	DOCUMENT	CLAUSE (PLED)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
				prescribed for the time at which the work is performed.		
	Ai Group	Sub-1/03/17	22 24.4(a)	Delete headings 'column 1 and column 2' -Not necessary in light of change sought to preamble.	Para 358	
92	Ai Group	Sub-1/03/17	22 24.4(b)	Amend clause as follows: 'An employer must pay an employee with a minimum of 3 hours at overtime rates for work performed on a Saturday where an employee has worked 38 hours or more over Monday to Friday, provided the employee is ready, willing and available to work such overtime.' -Employee being ready, willing and able to perform the minimum 3 hours is a precursor to entitlement to payment for 3 hours.	Para 359-363	Paragraph 2224.4(b) updated. Drafter comment: The addition of the words 'ready, willing and' create an issue as other clauses only refer to 'available'. See clauses 2123.3(b), 2123.4(d), 2628.3(a) and 29.3.
9β	Ai Group	<u>Sub-1/03/17</u>	22 24.4(c)	Amend clause as follows: 'An employer must pay an employee who is required to work overtime on a Sunday for a minimum of 4 hours, provided the employee is available to work for 4 hours.' -Minimum of four hours only applies if employee available to work for four hours.	Para 364-368	Paragraph 2224.4(c) updated.
94	Ai Group	<u>Sub-1/03/17</u>	22 24.4(c)	Payment for working overtime – 2224.4(c) Add to the end of the clause: 'provided the employee is available to work for 4	Para 369-372	Paragraph 2224.4(c) updated. Also see updated

ITEM	PARTY	DOCUMENT	CLAUSE	SUMMARY OF ISSUE	THEIR	NOTES
			(PLED)		REFERENCE	1 2122 2 /
				hours. Provided further that where clause		clause <u>2123</u> .3 (re:
				2123.3(b) applies, an employee will not		double minimum
				be entitled to an additional 4 hour		payment issue).
				minimum payment under this clause.'		
				-If new clause 2123.3 inserted, this		
				amendment becomes necessary to ensure		
				no double minimum payment arises.		
95	Ai Group	<u>Sub-1/03/17</u>	22 24.5(c)	Return to duty	Para 373-380	Paragraph <u>2224</u> .5(c)
				Delete clause $\frac{2224}{5}$.5(c), new clause 23.5		relocated to clause
				to read:		23 25.5.
				'Overtime worked in the circumstances		
				specified in clause 2224.5 must not be		
				regarded as overtime for the purposes of		
				this clause.'		
				-Effect of clause 27.3(d) is to exclude		
				time worked pursuant to 27.4 for purpose		
				of considering whether 27.3 applies.		
				Clause as drafted in ED is unclear.		
96	Ai Group	Sub-1/03/17	23 25.3	Rest period after working overtime –	Para 381-388	Clause <u>2325</u> .3
				23 25.3		updated.
				Amend clause as follows:		
				'Despite clause 2325.2, where an		
				employee works so much overtime		
				between the termination of the		
				employee's ordinary work on one day		
				and the commencement of the		
				employee's ordinary work on the next		
				day, due to overtime worked, would be		
				required to start work before having that		
				the employee has not had 10 consecutive		

ITEM	PARTY	DOCUMENT	CLAUSE (PLED)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
				hours off duty between those times:'		
97	Ai Group	Sub-1/03/17	23 25.3(a)	Amend clause as follows: 'the employer must release the employee from duty after the completion of the overtime until the employee has had 10 consecutive hours off duty; and' -ED does not state <i>when</i> the employee must be released from duty.	Para 389-391	Paragraph 2325.3(a) updated.
98	Ai Group	Sub-1/03/17	23 25.3(b)	Amend clause as follows: 'the employee must not suffer any loss of pay for an absence during ordinary hours ordinary working time occurring while the employee is released from duty as a result.' -Provision ambiguous. Submission seeks to clarify that the employee must not lose pay in relation to the hours that fall during the employee's 10 hour absence.	Para 392-396	Drafter comment: current wording is clear.
99	Business SA	Sub-28/02/17	23 25.4	Rest period after working overtime – 2325.4 Employee should only resume work without a 10 hour consecutive break on instruction by employer.	Para 12.1	Clause 2325.4 updated.
	Ai Group	Sub-1/03/17	23 25.4	Amend clause as follows: 'If on the instructions of the employer where an employee' -ED does not contain qualifier that clause only applies if the employee resumes or continues work without having 10	Para 397-401	

ITEM	PARTY	DOCUMENT	CLAUSE (PLED)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
				consecutive hours off duty.		
	Ai Group	Replysub- 10/4/17		Agree with business SA submission.	Paras 83-84	
100	Ai Group	Sub-1/03/17	23 25.4(c)	Amend clause as follows: 'the employee must not suffer any loss of pay for an absence during ordinary working hours as a result'.'	Para 402-405	Paragraph 2325.4(c) updated.
				-Reference to ordinary hours in ED is not clear. Clause only applies to ordinary time occurring during the absence.		
101	Ai Group	Sub-1/03/17	23 25.4(c)	Clause not clear regarding period of time employee must not suffer loss of pay. Amend clause as follows: 'the employee must not suffer any loss of pay for ordinary working time occurring while the employee is so released an absence during ordinary hours as a result.	Para 406-410	Paragraph 2325.4(c) updated.
				-ED does not articulate the period of time during which an employee must not suffer a loss of pay for an absence during ordinary hours.		
102	Ai Group	Sub-1/03/17	24 26.3(e)	Time off instead of payment for overtime Change to clause alters legal effect, renumber cl. 2426.3(e) as cl. 2426.4 and cl. 2426.4-cl.2426.11 should be renumbered as 2426.5 and 2426.12.	Para 411-415	Paragraph 2426.4(e) renumbered as clause 2426.4.

ITEM	PARTY	DOCUMENT	CLAUSE (PLED)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
103	Ai Group	Sub-1/03/17	24 <u>26</u> .11	Time off instead of payment for overtime (employees not engaged on shifts) Restructuring of clause results in the meaning of 'the request' no longer being clear. Amalgamate clauses 2426.9 and 2426.10.	Para 416-419	Clause 2426 updated.
104	ASU	<u>Sub-2/03/17</u>	25 27	Shiftwork definitions Where an employee is required to work shifts this should be clearly identified to the employee in writing by the employer.	Para 15	Issue opposed. To be subject of further discussion.
	Ai Group	<u>Replysub-</u> <u>10/4/17</u>		Opposes variation sought by ASU. Not a matter that arises from plain language redrafting.	Para 88	
105	Ai Group	Sub-1/03/17	25 27.1	Shiftwork definitions Amend clause to read: 'An employee may be employed required to work ordinary hours in accordance with the following' -ED raises question of whether an employee not employed for the purpose of working shifts (according to definitions) may be required to work in accordance with the definitions. Current award does not make reference to this.	Para 420-424	
106	Ai Group	<u>Sub-1/03/17</u>	25 <u>27</u> .1	In response to question raised by Commission Provisions of Part 6 apply where an employee is employed by their employer on shifts. That is, where an employee is	Para 425-426	Clause 2527.1 updated. Clause to be subject to further discussions.

ITEM	PARTY	DOCUMENT	CLAUSE (PLED)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
	ASU	Sub-2/03/17		required to work a shift (or shifts) in accordance with the shift definitions at clause 2527.1, the terms and conditions prescribed by Part 6 apply. Provisions in clause 2527.1 apply when an employee is working shifts receiving penalties for working those shifts. When an employer employs someone as a shiftworker the employer must notify the	Para 13	
107	Ai Group	Sub-1/03/17	25 27.2	employee of their shiftwork status. Shiftwork definitions – 2527.2 Amend clause to read: 'The spread of hours in clause 2527.1 may be altered by up to one hour at either end of the spread shift:' -Rationale for reference to shift in 2527.2 unclear. This renders provision ambiguous as the ability to vary the spread of hours relates to the hours over which the employee may be required to perform ordinary hours of work. It doesn't necessarily alter the time a particular shift is commenced or completed.	Para 427-432	Clause 2527.2 updated. Alteration of the span of hours at either end of the shift has come before awards stage full bench in a number of awards. Consideration deferred until the conclusion of the award stage of the review [2016] FWCFB 7254 at PNs 177 - 190.
108	Ai Group	Sub-1/03/17	25 27.2(a)	Amend clause to read: '(a) by agreement between the employer and the majority of employees concerned at the workplace covered by this award;	Para 433-441	Paragraph 2527.2(a) updated.

ITEM	PARTY	DOCUMENT	CLAUSE (PLED)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
				or' -ED alters meaning by requiring agreement by the majority of all employees, not just of those concerned.		
109	Ai Group	Sub-1/03/17	25 27.2	In response to question raised by Commission Clause 2527.2 permits an increase to the spread of hours by one hour at both ends	Para 442-443	Issue outstanding. Clause to be subject of
	ASU	Sub-2/03/17		Can be altered to be increased by maximum of one hour in a day but not one hour before the engagement and additionally an hour at the conclusion of the engagement as this is potentially 2 hours in the day.	Para 14	further discussion.
	Ai Group	Replysub- 10/4/17		Does not agree with ASU. Variation giving effect to ASU's interpretation amounts to substantive change to Award.	Para 86	
110	Ai Group	Sub-1/03/17	26 28.1	Penalty rates for shiftwork – 2628.1 Proposes following preamble to replace current one: 'An employer must pay an employee employed on shifts the following rates if the employee is required to perform ordinary hours of work at the relevant times:' -ED preamble not simple and easy to understand. See reasoning re: other tables above.	Para 444-447	Drafter comment: current drafting is more precise.
	Ai Group	Sub-1/03/17	26 28.1	Remove 'column 1 and column 2' -Not necessary in light of variation	Para 448	

ITEM	PARTY	DOCUMENT	CLAUSE (PLED)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
				sought to preamble.		
1 1 1	ASU	<u>Sub-2/03/17</u>	26 28.3	Penalty rates for shiftwork – 2628.3 In response to question raised by Commission Accurately reflects intention of current modern award clause 31.3.	Para 17	See clause-specific submission below
	Ai Group	Replysub- 10/4/17	26 28.3	Do not agree with ASU submission (see Feb submissions paras 449 – 453).	Para 89	
1 2	Ai Group	Sub-1/03/17	26 28.3(a)	Amend clause to read: 'An employer must pay an employee who is required to work on a public holiday for a minimum of 4 hours, provided the employee is available to work for 4 hours.' -Minimum payment subject to employee being available to work minimum period.	Para 449-453	Paragraph 2628 .3(a) updated.
1 13	Business SA	Sub-28/02/17	27 29.1(b)	Ordinary hours of work Removing word 'majority' has led to the legal effect of the clause being changed.	Para 13.1	
	Ai Group	Sub-1/03/17	2729.1(b)	Amend clause to read: '(b) by agreement between an employer and the majority of employees concerned, an average of 38 hours over a roster period, not exceeding 12 months, as agreed between an employer and the employees. -ED alters meaning by requiring agreement by the majority of all employees, not just of those concerned.	Para 454-459	Paragraph 2729.1(b) updated.
114	Ai Group	Sub-1/03/17	27 29.3	Ordinary hours of work and rostering for shiftwork	Para 460-467	Clause 2729 .3 updated.

ITEM	PARTY	DOCUMENT	CLAUSE (PLED)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
			(LED)	Replace clause 2729.3 with: 'An employee's ordinary hours may be worked over a maximum of 6 shifts per week. A Sunday may be included.' Do not need to repeat maximum number of hours as 10 hours as this is already stated at clause. 2729.2. -Preamble limits application to employees who work shifts over a 4 week roster. No constraint in current award. -Provision does not make it clear that maximums apply to a week's work. -Provision limits the number of shifts that can be worked and a maximum duration of those shifts. -Current clause ambiguous. Ai Group seeks to address ambiguity in proposed amendment.	REFERENCE .	Drafter comment: 10 hours is repeated in current award, and has been maintained for clarity.
1 15	ASU Ai Group	Sub-2/03/17 Replysub-	28 30	Breaks for shiftwork In response to question raised by Commission Re-drafted clause accurately reflects intention of current modern award clauses 2628.1, 2628.2 and 2830.4(f). Does not agree with ASU that clause	Para 19 Para 92	See clause-specific submissions below.
	7 ii Oloup	10/4/17		reflects the intention of current clauses $\frac{2628}{1}$.1, $\frac{2628}{2}$.2 & $\frac{2830}{2}$.4(f).	1 and 72	
116	Ai Group	Sub-1/03/17	28 <u>30</u> .3	Breaks for shiftwork – 2830.3 Delete clause. Final sentence in current clause 26.1 does not apply to	Para 468-473	Clause 26.1 of current award says 'subject to clause 28 (shiftwork)'.

ITEM	PARTY	DOCUMENT	CLAUSE (PLED)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
			(I LED)	shiftworkers because the clause operates subject to clause 28 (meal breaks for shiftworkers).	REFERENCE	There are three elements of the clause (break itself, timing of break, and penalty for late break). Clause 28.4(f) of the current award does not contain a penalty for late break so it is unclear whether the penalty contained in clause 26.1 of the current award applies to shiftworkers. Proposed deletion of PLED clause 28.3 to be subject to further discussion.
1 17	Ai Group	<u>Sub-1/03/17</u>	28 30.4(a)	Paid rest break – 2830.4(a) Amend clause to read: (a) An employee required to work working more than 3 hours and fewer than 8 hours is entitled to one paid 10 minute rest breakED clause could enliven if employee not required to work 3 – 8 ordinary hours (ie. Absent a direction form employer).	Para 468-476	Paragraph 2830.4(a) updated.

ITEM	PARTY	DOCUMENT	CLAUSE (PLED)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
				Amounts to substantive change.		
1 1 8	Ai Group	Sub-1/03/17	28 30.4(a)	Amend clause to read: '(a) An employee working more than 3 ordinary hours and fewer than 8 ordinary hours is entitled to one paid 10 minute rest break.' -ED extends operation of clause to overtime. This changes legal effect.	Para 477-481	Paragraph 2830.4(a) updated.
1 19	Ai Group	Sub-1/03/17	28 <u>30</u> .4(b)	Alters legal effect of award. Amend clause to read: '(a) An employee required to work working 8 hours or more is entitled to two paid 10 minute rest breaks'. -Provision should only apply where employee is required by employer to work.	Para 482-484	Paragraph 2830.4(b) updated.
120	Ai Group	Sub-1/03/17	28 <u>30</u> .4(b)	Amend clause as follows: '(b) An employee working 8 <u>ordinary</u> hours or more is entitled to two paid 10 minute rest breaks.' -Clause should only apply to ordinary hours.	Para 485-489	Paragraph 2830.4(b) updated.
121	Ai Group	Sub-1/03/17	29 31.1	Overtime for shiftwork – 2931.1 Insert following preamble: 'An employer must pay an employee employed on shifts the following relevant rates if the employee is required to work overtime:'	Para 490-493	Drafter comment: current drafting is more precise.
	Ai Group	Sub-1/03/17	29 <u>31</u> .1	Delete 'column 1' and 'column 2' -See reasoning re other tables above.	Para 494	

ITEM	PARTY	DOCUMENT	CLAUSE (PLED)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
122	Ai Group	Sub-1/03/17	29 <u>31</u> .1	Replace 'minimum hourly wage' with 'minimum hourly rate' in the interests of consistency with the terminology used elsewhere in the ED.	Para 495-496	Column 2 of Table 7 updated.
123	Ai Group	Sub-1/03/17	29 31.3	Overtime for shiftwork – 2931.3 Amend clause as follows: '(c) the work is not continuous with the start or finish of the employee's ordinary shift; and (d) is available for work during those 4 hours.' -Minimum payment only applies where employee available to perform the work.	Para 497-501	Clause 2931.3 updated.
124	Ai Group	Sub-1/03/17	29 <u>31</u> .3	Add following sub-clause: '(e) is not entitled to a minimum 4 hour payment under clause 2628.3' -This will prevent double application of minimum payment.	Para 502-505	Clause 2931.3 updated. Also see updated clause 2628.3.
125	Ai Group	Sub-1/03/17	29 31.3(b)	Amend clause as follows: 2931.3 (b) would not have been ordinarily rostered to work that day under clause 2729.3; and -Provision should simply provide for the maximum number of shifts that may be worked in a week. Reasoning as per change proposed to clause 2729.3.	Para 506-508	Paragraph 2931.3(b) updated.

ITEM	PARTY	DOCUMENT	CLAUSE (PLED)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
126	Ai Group	Sub-1/03/17	30 32.3(e)	Time off instead of payment for overtime for shiftwork – 3032.3(e) Current drafting alters legal effect. Renumber 3032.3(e) as clause 3032.4 and clause 3032.4-3032.11 should be renumbered as clause 3032.5-3032.12.	Para 508-513	Paragraph 3032.3(e) updated.
127	Ai Group	Sub-1/03/17	30 32.11	Time off instead of payment for overtime for shiftwork – 3032.11 Remove clause number as it is a note not forming a substantive provision.	Para 514-515	Unable to see error. Please raise issue again if still outstanding.
128	Ai Group	Sub-1/03/17	31 <u>33</u> .4	Rest period after working overtime for shiftwork – 3133.4 Amend clause as follows: 'Despite clause 3133.2, where an employee works so much overtime between the termination of the employee's ordinary work on one day and the commencement of the employee's ordinary work on the next day, due to overtime worked, would be required to start work before having that the employee has not had 8 consecutive hours off duty between those times:' -Reasoning as per overtime clause sub.	Para 516-520	Clause 3133.4 updated.
129	Ai Group	Sub-1/03/17	31 33.4	Reference should be to clause 3133.3 not 3133.2. This appears to be a drafting error.	Para 521-522	Cross reference updated.
130	Ai Group	Sub-1/03/17	31 <u>33</u> .4(a)	Amend clause as follows: '(a) the employer must release the employee from duty after the completion	Para 523-525	Paragraph 3133.4(a) updated.

ITEM	PARTY	DOCUMENT	CLAUSE	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
			(PLED)	of the executions until the employee has	REFERENCE	
				of the overtime until the employee has		
				had 8 consecutive hours off duty; and'		
101	A: C	C1- 1/02/17	2122 4(1-)	-Consistent with current clause 27.3(a).	Para 526-530	Duefernosant
131	Ai Group	<u>Sub-1/03/17</u>	31 <u>33</u> .4(b)	Amend clause as follows:	Para 526-530	Drafter comment:
				'(b) the employee must not suffer any		current wording is
				loss of pay for an absence during		clear.
				ordinary hours ordinary working time		
				occurring while the employee is released		
100	4 : G	0.1.1/02/17	2122.5	from duty as a result.'	D 521 525	G1 2122.5
132	Ai Group	Sub-1/03/17	31 33.5	Amend clause as follows:	Para 531-535	Clause <u>3133</u> .5
				' <u>If on the instructions of the employer</u>		updated.
				where an employee resume or continues		
				work without having at least 8		
				consecutive hours off duty in accordance		
				with clause 3133.2 all of the following		
				apply:'		
				-Reasoning as per overtime clause sub.		
133	Ai Group	Sub-1/03/17	31 <u>33</u> .5(c)	Amend clause as follows:	Para 536-539	Paragraph 3133.5(c)
				'(c) the employee must no suffer any loss		updated.
				of pay for an absence during ordinary		
				working hours as a result.'		
				-Makes clear that entitlement relates to		
				ordinary hours that would have been		
				worked.		
134	Ai Group	<u>Sub-1/03/17</u>	31 33.5(c)	Amend clause as follows:	Para 540-544	Drafter comment:
				'(c) the employee must not suffer any		current wording is
				loss of pay for ordinary working time		clear.
				occurring while the employee is so		
				released an absence during ordinary		
				hours as a result.'		

ITEM	PARTY	DOCUMENT	CLAUSE (PLED)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
				-ED does not specify the period of time over which employee must not suffer loss of pay.		
1β5	Ai Group	Sub-1/03/17	Previously 32	Transport reimbursement for shiftwork - 32 Renumber as clause 19.8. Positioning of this clause in award is important as it interacts with other clauses (e.g. clause 7.1(d) and 17.1(d)	Para 545-550	Clause 32 moved to clause 19.8.
136	Ai Group	Sub-1/03/17	Previously 32(a)(iii)	Amend clause as follows: '(iii) the employer does not provide, or arrange for, a suitable means of transport to and from the employee's usual place of residence at no cost to the employee.' -Application has been extended to between home and work (both ways).	Para 551-555	A similar issue arose in relation to the Pharmacy Industry award. Please see [2017] FWCFB 344 PN [204] and [2017] FWCFB 1612 PN [76] – [77]. Issue to be subject of further discussion.
1β7	Business SA	Sub-28/02/17	Previously 32(b)	Original award entitlement only provided payment from place of employment to place of residence. Change in ED has increased entitlement to include other direction, submits original intent be retained.	Para 14.1	See comment at issue 136.
138	Ai Group	Sub-1/03/17	Previously 32(b)	Amend clause as follows: '(b) The employer must reimburse the employee the cost they reasonably incurred in taking a commercial	Para 556-560	See comment at issue 136.

ITEM	PARTY	DOCUMENT	CLAUSE (PLED)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
				passenger vehicle from the employee's		
				usual place of residence to the usual place		
				of employment or from the place of		
				employment to the employee's usual		
				place of residence , whichever is applicable. '		
139	Ai Group	Sub-1/03/17	Previously 32	Note not necessary and should be deleted	Para 561	See comment at issue
				in light of change sought at item 86.		136.
140	ABI&NSWBC	Sub-28/02/17	33 34	Annual Leave – 3334	Para 11.1	NOTE at clause 3334
				'Be' has been erroneously included and		updated.
				should be deleted.		
	Ai Group	Replusub- 10/4/17		Agrees with ABI and NSWBC.	Para 95	
141	Ai Group	Sub-1/03/17	33 34.3(c)	ED no longer identifies quantum of shift	Para 562-569	Clause <u>3334</u> .3
·	_			loading now only prescribes a rate that		updated.
				includes the shift loading. Consideration		
				should be given to how the matter should		
				be dealt with.		
142	Ai Group	<u>Sub-1/03/17</u>	34 <u>35</u> .2(b)	Personal/carer's leave and	Para 570-573	Paragraph <u>3435</u> .2(b)
				compassionate leave – 34 <u>35</u>		updated.
				Amend clause as follows:		
				'(b) A maximum of 48 hours absence is		
				allowed by right, with additional absence		
				by agreement.'		
				-Proposed clause does not contemplate		
142	Ai Caova	Cub 1/02/17	2627.1	employee taking less than 48 hours.	Para 574-576	Duofton agreements
143	Ai Group	<u>Sub-1/03/17</u>	36 <u>37</u> .1	Public holidays – 3637 Delete 'entitlements' from clause. NES	Para 5/4-5/6	Drafter comment:
						Terminology is consistent with the
				addresses more than simply employee entitlements.		NES.
		1		entitients.		NLS.

ITEM	PARTY	DOCUMENT	CLAUSE (PLED)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
144	Ai Group	<u>Sub-1/03/17</u>	36 37.2	Proposes new 3637.2 clause wordingRefer to earlier submissions re clause 21.3.	Para 577-578	
145	Ai Group	Sub-1/03/17	36 37.3	Replace clause with the following: 'An employer and the majority of affected employees in an enterprise or part of an enterprise may by agreement substitute another day for a public holiday. Agreement may also be reached between an employer and an individual employee.' -Ai Group submits their proposal is simpler and easier to understand.	Para 579-582	Clause 3637.3 updated. Current award does not specify agreement between and employer and an individual employee.
146	Business SA	Sub-28/02/17	Schedule A	Classification Structure and Definitions 'Characteristics' has been replaced with 'competencies', potential for change to have unintended effects on classification of employees.	Para 15.1	Suggest further discussions.
	Ai Group	Sub-1/03/17	Schedule A	Classification structure should not be redrafted and classification definitions should be retained in their present form. Any alterations should be done in isolation.	Para 589-616	Suggest further discussions.
147	Business SA	Sub-28/02/17	Schedule A.2.1	Wording 'the less experienced employees' work may be subject to checking at all stages' has been removed, believes should be retained.	Para 15.2	A.2.1(b)(ii) has been deleted and a new A.2.1(c) has been inserted.

ITEM	PARTY	DOCUMENT	CLAUSE	SUMMARY OF ISSUE	THEIR	NOTES
148	Ai Group	Sub-1/03/17	(PLED) Schedule B	Summary of Hourly Rates of Pay Note in schedule does not impose any obligation on an employer but summarises rates payable. Amend clause to read: 'NOTE: This schedule should be read in conjunction with the terms of the award. Employers who pay the relevant rates contained in meet their obligations under this schedule are meeting their the corresponding obligations under the award.'	Para 617-626	
149	Ai Group	Sub-1/03/17	Schedule B.2.1	Full-time and part-time adult shiftworkers – ordinary and penalty rates Delete column heading 'day'	Para 627-629	
150	Ai Group	Sub-1/03/17	Schedule B.3.2	Casual adult shiftworkers – ordinary and penalty rates Delete 'age' appears to be a drafting error.	Para 630	'Age' has been deleted.
151	Ai Group	Sub-1/03/17	Schedule B.3.2	Delete column heading 'day'	Para 631-633	
152	Ai Group	Sub-1/03/17	Schedule C.2.1	Summary of monetary allowances Reference to clause 19.5(b)(ii) be deleted and replaced with reference to cl 19.5(c).	Para 637	Clause reference updated.
153	Business SA	Sub-28/02/17	Schedule I	Definitions Definition of clerical work has been removed, should be reinserted.	Para 16.1	Definition re-inserted at clause 2.
	Ai Group	Replysub- 10/4/17	Clause 2	Refer to paragraphs 15 – 16 of February 2017 Submission and notes that the issue relates to the redrafting of the coverage clause and classification structure.	Para 4	See re-drafted clauses 2 and 4.

List of abbreviations (in alphabetical order)

ABI & NSWBC Australian Business Industrial and the NSW Business Chamber

Ai Group Australian Industry Group ASU Australian Services Union Business SA Business South Australia