## REVISED SUMMARY OF SUBMISSIONS – TECHNICAL AND DRAFTING

This table is a summary of submissions on technical and drafting issues lodged for this award on or before 5.00pm on 29 November 2016. The summary has been revised to include feedback from the hearing on 6 December 2016 (<u>Transcript</u>) 30 January 2017 (<u>Transcript</u>). This summary has been further revised to include feedback from the conference on 7 March 2017 (<u>Transcript</u>). Includes updates from <u>Final Report</u> of 27 July 2017.

ITEM	PARTY	DOCUMENT	CLAUSE (exposure draft)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
1	<del>UV</del>	<u>Sub-30/06/2016</u>	2	Minimum wages Definition of minimum hourly rate should be used. Propose: 'Minimum hourly rate means the minimum rate of pay for the employee's classification, grade and level'.	<del>Para 1-5</del>	WITHDRAWN  See <u>Transcript 30/01/17</u> [PN60-PN61], confirmed in <u>report</u> and in <u>Final</u> <u>Report</u> .
2	UV	Sub 30/06/2016	3.3	Access to the award and the National  Employment Standards general submission applies numerous awards The words 'whichever makes them more accessible' have been deleted from the ED. They should be retained.	<del>Para 3</del>	WITHDRAWN  See <u>Transcript 07/03/17</u> [PN394-395], confirmed in <u>report</u> and in <u>Final</u> <u>Report</u>
3	IEU & another	Sub-30/06/2016	6.1	Award flexibility for individual arrangements Clause 6.1(b) and (c) should only refer to Schedule A – as only employees employed under Schedule A are entitled to overtime payments and penalty rates.	Para 9	REFERRED  This provision may be subject to review in accordance with the plain language matter see [2017]
	AFEI	Sub-05/08/2016		Opposed. Variation would be inconsistent with current award.	Para 18	FWCFB 1638 at paras [3], [7], [8] and Attachment B. See Final Report.

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						IEU and another agree with CCSA. Pending notation. See Transcript 07/03/17 [PN398-408], confirmed in report.  Notation from AMOD:  (the notation outlined below is to be inserted at the end of clause 6.1)  NOTE: clause 6.1(b) and (c) only apply to teachers employed in early childhood services (see schedule A).
						Agreed, as per CCSA proposal. Notation from AMOD to be inserted at the end of clause 6.1 of ED. See Final Report.

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4	ABI and	Sub-30/06/2016	<del>7.2</del>	Facilitative provisions	Para 6.1	WITHDRAWN
	NSWBC			The following clauses should be added: 12.2,		
				A.2, A.3.1, and A.4.2.		See <u>Final Report</u> .
	IEU &	Reply_		Facilitative provisions were agreed prior to	<del>Para 6</del>	
	another	<del>21/07/2016</del>		making of modern award. Prefer ED clause to		
				version proposed by ABI.		
	<del>AFEI</del>	Sub-05/08/2016		Agree with ABI's submission.	Para 19	
5	IEU &	Sub-30/06/2016	11.2	Part-time employment	Para 10-16	RESOLVED
	another			Do not support specification of the value of		
				90%. The phrase 'being an average of more		Agreed as per IEU & AIS
				than 34 hours and 12 minutes per week' should		proposal. See <u>Transcript</u>
				be deleted, as it has no relevance to the way in		<u>30/01/17</u> [PN214].
				which a part-time teacher's time fraction and		Confirmed in report and
				salary/benefits are calculated.		Final Report.
6	IEU &	Sub-30/06/2016	11.3	Part-time employment	Para 17-19	RESOLVED
	another			Reference to full-time employee is not correct.		
				A full-time employee would not make a request		Agreed as per IEU & AIS
				to work above 90% of full-time hours, only a		proposal. See <u>Transcript</u>
				part-time employee can. Clause should		30/01/17 [PN208].
				commence with 'A part-time employee'		Confirmed in report and
	AFEI	Sub-05/08/2016		Not opposed to removal of reference to 'full-	Para 21	Final Report.
				time employee'.		

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7	IEU &	Sub-30/06/2016	11.4	Part-time employment	Para 20-23	RESOLVED
/	another	<u>300-30/00/2010</u>	11.4	Do not support drafting this clause in two parts	1 ata 20-23	RESOLVED
	another			(a) and (b). Suggest 'A part-time employee is		Agreed as per IEU & AIS
				entitled to the benefits under this award on a		proposal. See Transcript
				pro rata basis. The pro rata basis will be		30/01/17 [PN216-240].
				calculated by dividing the number of face-to-		Confirmed in report and
				face teaching hours prescribed for the part-time		Final Report.
				employee from time to time by the usual		Time to post.
				number of face-to-face teaching hours		ABI don't oppose
				prescribed for a full-time employee in the		alternative formula by
				school, children's service or early childhood		IEU. See Transcript
				education service.'		<u>30/01/17</u> [PN315]
	ABI and	Sub-30/06/2016		ED drafting in clauses 11.4(a) and (b) causes	Para 6.2	
	NSWBC			confusion. Suggest maintaining wording of		
				clause in current award or express as equation:		
				'Prescribed face-to-face teaching hours of the		
				employee' / 'Usual prescribed face-to-face		
				teaching hours of a full-time employee'		
	IEU &	Reply-		Note ABI's submission. Press own proposal in	Para 7	
	another	<u>21/07/2016</u>		submission 30/06/2016.		
	AFEI	Sub-05/08/2016		ED is consistent with current award. Do not	Para 22	
				consider IEU's proposal necessary, but not		
				opposed. Prefer IEU to other methods (such as		
	****	<b>D</b> 1		ABI's submissions).	D 04	
	UV	Reply-		Not opposed to ABI's submission.	Para 26	
		25/07/2016				

ITEM	PARTY	DOCUMENT	CLAUSE (exposure	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
			draft)			
8	IEU &	Sub-30/06/2016	11.5(b)	Part-time employment	Para 24-25	RESOLVED
	another			ED drafting does not adequately emphasise		
				requirement to give notice in event of a		Agreed, AFEI do not
				variation in a part-time employee's teaching		oppose IEU's position –
				load or working days. Clause should be deleted		see Transcript 30/01/17
				and replaced with clause 10.4(d)(ii) of the		[PN244]. Confirmed in
				current award.		report and Final Report.
	AFEI	Sub-05/08/2016		Consider ED to be consistent with current	Para 23	
				award. Do not consider IEU's proposal		
				necessary but not opposed to retaining wording		
	1511 O	G 1 20/05/2015	10.1	of current award.	D 24.25	PEGGLIER
9	IEU &	Sub-30/06/2016	13.1	Fixed term employment	Para 26-27	RESOLVED
	another			Prefer wording of current award, which is		1 1 1 1 1
	AFFI	G 1 07/00/2016		clearer than ED.	D 24	Agreed, AFEI do not
	AFEI	Sub-05/08/2016		Consider ED to be consistent with current	Para 24	oppose IEU's position –
				award. Do not consider IEU's proposal		see Transcript 30/01/17
				necessary but not opposed to retaining wording		[PN246]. Confirmed in
10	TELL 0	0.1.20/06/2016	140	of current award.	D 20.20	report and Final Report.
10	IEU &	Sub-30/06/2016	14.2	Classifications — Recognition of previous	<del>Para 28-30</del>	WITHDRAWN
	another			service		
				Incorrectly titled. 'Previous' should be deleted.		Confirmed in <u>Final Report</u> .
				Does not accurately describe the purpose of the		
	AFET	0.1.05/00/2016		elause.	D 25	
	AFEI	Sub-05/08/2016		Opposed. Variation unnecessary. ED consistent	Para 25	
				with current award.		

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11	IEU & another	Sub-30/06/2016	14.4	Classifications – Progression – Response to question raised by Commission Do not support inclusion of a definition for 'years of service'. Sufficiently defined by the term 'normal years of service'.	Para 31-33	Agreed between parties that a separate definition of 'years of service' is
	UV	Sub-30/06/2016		Unnecessary to insert definition of years of service, as it is defined at clause 14.2(b), (c) and (d).	Para 42	unnecessary and should be removed. See <u>Transcript</u> 30/01/17 [PN271].
	ABI and NSWBC	<u>Sub-30/06/2016</u>		A separate definition is not necessary.	Para 6.3	Confirmed in <u>report</u> and <u>Final Report</u> .
	AFEI	Sub-05/08/2016		Agree with above submissions. Do not support inclusion of a definition.	Para 26	
12	IEU & another	Sub-30/06/2016	17.1	Minimum wages Do not support inclusion of minimum hourly rate of pay. A part-time teacher's salary is based on the proportion of a full-time teacher's face-to-face hours, therefore the value of an hour of face-to-face teaching will not have the same value as 1/38 <sup>th</sup> of the weekly rate of pay. Hourly rates are generally not used in the sector.	Para 36-38	RESOLVED  See items 5 and 7  Opposed by CCSA in the instance of early childhood teachers employed at early childhood education and care service outside of the
	AFEI	Sub-05/08/2016		Agree with IEU's submission.	Para 27	school system, to be discussed further at later conference. See <u>Transcript</u> 30/01/17 [PN339]. Confirmed in <u>report</u> .  Matter for further submissions. See

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						Transcript 07/03/17 [PN500], confirmed in report.  Agreed as per IEU & AIS proposal. See Final Report.
13	IEU & another	Sub-30/06/2016	N/A	Minimum wages – Part-time employee Submit clause 14.4 of current award should be reproduced in ED as a new clause 17.4. This clause is necessary to ensure proper understanding of the entitlement of a part-time employee with respect to payment of wages.	Para 39-42	RESOLVED  Agreed, as per IEU & AIS proposal. See Transcript 30/01/17 [PN116-PN121]. Confirmed in report and in Final Report.  Final Report.
14	ABI and NSWBC  IEU & another AFEI	Reply- 21/07/2016 Sub-05/08/2016	18.2	Allowances – wage related allowances – director's allowance References to levels should be re-inserted, to ensure consistency between clauses 18.2 and Sch C.1. No prima facie objection.  ABI's proposal unnecessary. ED clause consistent with current award.	Para 6.4 Para 9 Para 29	RESOLVED  Agreed, AFEI withdrew opposition. See <u>Transcript</u> 30/01/17 [PN273].  Confirmed in <u>report</u> and in <u>Final Report</u> .
15	IEU & another	Sub-30/06/2016	18.3(c)(ii)	Allowances – Leadership allowance –  Response to question raised by Commission  Do not support further definition of Level 2 and	Para 44	RESOLVED  Agreed by parties that it is

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	AFEI	Sub-05/08/2016		3 leadership allowances at this time.  Do not support inclusion of further definitions.	Para 30	not appropriate at this time to uniquely define f Level 2 and 3 leadership allowances in clause 18.3(c)(ii). See <u>Transcript</u> 30/01/17 [PN122-PN127] Confirmed in <u>report</u> and in
16	IEU & another	Sub-30/06/2016	19.4	Superannuation fund Corrections should be made for reason of accuracy:  (a) NGS Super (b) Australian Catholic Superannuation Retirement Fund (ACSRF)  (m) Concept One the Industry Superannuation Fund  (q) a superannuation fund or scheme of which the employee is a defined benefit member.'  Names should be corrected in current award too.	Para 45	Final Report.  RESOLVED  Agreed, as per IEU & AIS proposal. See Transcript 30/01/17 [PN130-133].  Confirmed in report and in Final Report.
17	IEU & another	Sub-30/06/2016	21.2	Pro rata payment of salary inclusive of annual leave Second sentence of this clause and (a) and (b) should be a separate clause numbered 21.3. Should be stand-alone to assist employees and employers to locate and interpret definitions.	Para 50-54	RESOLVED  AFEI withdrew its opposition to position of IEU and others. CCSA supports the proposal of

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	AFEI	<u>Sub-05/08/2016</u>		Do not agree. ED sufficiently clear.	Para 31	IEU and others. Agreed as per IEU and others proposal. See <u>Transcript</u> <u>07/03/17</u> [PN521-524], confirmed in <u>report</u> and in <u>Final Report</u>
18	ABI and NSWBC	Sub-30/06/2016	21.3(b)	Pro rata payment of salary inclusive of annual leave The word 'or' should be inserted after subclause 21.3(b)(i), after 'preschool service date'.	Para 6.5	RESOLVED  Agreed, see <u>Transcript</u> 30/01/17 [PN146-147].
	IEU & another	Reply- 21/07/2016		No prima facie objection.	Para 9	Confirmed in <u>report</u> .
	AFEI	Sub-05/08/2016		Do not consider proposal necessary, but not opposed.	Para 32	
19	IEU & another	Sub-30/06/2016	21.6	Pro rata payment of salary inclusive of annual leave – employees who commence employment after the commencement of the school or preschool year  ED clause should be deleted and replaced with clause 22.7 of current award. It is simpler and the words 'provided that' ensure the entitlement is linked to the period of employment during part only of the school or preschool year.	Para 55-56	RESOLVED  Agreed, as per IEU & AIS proposal. AFEI note this clause might be addressed in plain language drafting. see Final Report; Transcript 30/01/17 [PN148, PN283].
	AFEI	Sub-05/08/2016		Not opposed.	Para 33	Confirmed in report.

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20	IEU &	Sub-30/06/2016	21.7	Pro rata payment of salary inclusive of	Para 57-59	RESOLVED
	another			annual leave – employees who take approved		
				leave without pay		Agreed, see <u>Transcript</u>
				In this clause, (a) and (b) are alternative options		30/01/17 [PN287-288].
				and (b)(i) and (ii) must both occur if (b) applies.		Confirmed in <u>report</u>
				Suggest following changes:		and in Final Report.
				(a) - end of subclause: replace 'and' with		
				'or'		
				(b)(i) - end of subclause: replace 'or' with		
				'and'.		
	AFEI	Sub-05/08/2016		Not opposed.	Para 34	

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21	ABI and NSWBC	Sub-30/06/2016	30	Termination of employment Comparison document contains a note that clause 21.5 should be moved to clause 32 ED. ED does not contain a clause 32, assumed this means clause 30. Unclear if comment was an error – current award does not contain a clause 21.5. If reference to clause 21.5 intended to refer to how pro-rata salary inclusive of annual leave should be calculated on termination and FWC considers it necessary for this to be in clause 30, suggest reference be to clause 21 as a whole.	Para 6.6	RESOLVED  Error in comparison document. Parties should refer to ED text. Clause 30.2 references 21.4 as to how entitlements are calculated on termination.  Matter resolved. See Transcript 07/03/17 [PN531], confirmed in report.  Parties agreed that the comparison document referring to ED has been corrected. See Final Report.
22	IEU & another	Sub-30/06/2016	31.6	Redundancy – Part-time employees Not necessary to refer to clause 31. Suggest changing 'this clause 31' to 'this clause'.	Para 60	RESOLVED Agreed, see Transcript
	AFEI	Sub-05/08/2016		Not opposed.	Para 35	30/01/17 [PN293]. Confirmed in report and Final Report.

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<del>23</del>	IEU & another	<u>Sub-30/06/2016</u>	Sch A.2.12	Hours of Work and Related Matters  Teachers employed in early childhood services operating for at least 48 weeks per year — Rostered days off — Response to question raised by Commission Do not support system of RDOs for employees who work in term weeks. This is not possible due to the structure of a school's timetable. A.2 only applies to non-school setting, for teachers working 38 hour weeks for at least 48 weeks per year. Clause should be retained in Sch A and not moved to body of award.	Para 61-62	WITHDRAWN  To be discussed further at next conference. Confirmed in report.  AMOD to provide explanation as to why clause A.2.12 appears in Schedule A before further conference.
	ABI and NSWBC	<u>Sub-30/06/2016</u>		Inclusion of this clause at Sch A is odd. Sch A only applies to early childhood services operating for at least 48 weeks per year.  Questionable if clause should be at clause 15 because the rest of the award does not contemplate RDOs.	<del>Para 6.7</del>	AMOD: Clause A.2.12 appears under Schedule for childhood services operating for at least 48 weeks per year, however this clause refers to a
	IEU & another	Reply_ 21/07/2016		Support retention of clause A.2.12 in Schedule A.	Para 10	service that operates for less than 48 weeks per year. Question is whether clause is better placed in body of award or is clause to apply to services that operate for at least 48 weeks per year.  To be discussed further at next conference. See

ITEM	PARTY	DOCUMENT	CLAUSE	SUMMARY OF ISSUE	THEIR	NOTES
		BOCCIVIEIVI	(exposure		REFERENCE	110125
			draft)			
						Transcript 07/03/17 [PN534-539], confirmed in report.  CCSA advised that it will not pursue the issue. See Final Report.
24	IEU &	Sub-30/06/2016	Sch	Hours of Work and Related Matters –	Para 63-64	REFERRED
	another		A.3.1(a)	Teachers employed in early childhood services operating for at least 48 weeks per year—Meal Break Clause should be varied to provide for the meal break to commence no later than five hours after the employee commenced work. This is needed to clarify the entitlement and ensure consistency with other proposed variations.		Relates to substantive variation put by parties, see Sub-2Mar15 at paragraph 3 page 2. IEU to provide proposed clause wording, see Transcript-6/12/16 [PN514-PN516]  AIS and IEU proposed wording outlined in Sub-25Jan17 at paragraph 5 page 2.  Further propose to alter clause 16.1(a) to be consistent with above proposed amendments.  See Sub-25Jan17 at paragraph 6 page 2. No longer seek to change

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						wording in 16.1(b)  IEU and others made further submissions on 25 January 2017. To be dealt with as a substantive issue. See Transcript 07/03/17 [PN541-549], confirmed in report and Final Report.
25	IEU & another	Sub-30/06/2016	Sch B.1.1	Summary of Rates of Pay – Full-time and part-time employees  Do not support inclusion of hourly rates of pay.	Para 65	OUTSTANDING  See also item 12
	AFEI	Sub-05/08/2016		Agree.	Para 37	Opposed by CCSA in the instance of early childhood teachers employed at early childhood education and care service outside of the school system. See Transcript 30/01/17 [PN339]  A matter for submissions. See Transcript 07/03/17 [PN552], confirmed in report and Final Report.
26	IEU &	Sub-30/06/2016	Sch B.2.2	Summary of Rates of Pay - Casual	Para 66	RESOLVED
	another			employees – full day rates An additional sentence should be included as a		IEU amended submission

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				note to table. This is to make it clear that only a casual employee employed in a children's service or an early childhood education service may be paid the quarter day rate.		at hearing – note should be placed at the end of table of half-day and quarter-day rates, see <u>Transcript-6/12/16</u> [PN518]  Agreed see <u>report</u> and <u>Final Report</u> . See <u>Transcript 30/01/17</u> [PN170-181]
27	ABI and NSWBC	Sub-30/06/2016  Reply-	Sch C.2	Summary of Monetary Allowances – Expense related allowances A note should be inserted to clarify payment of vehicle allowance is capped at 400km per week (per clause 18.4).  No prima facie objection.	Para 6.8 Para 9	Agreed see report and Final Report. See Transcript 30/01/17 [PN185]
	another AFEI	21/07/2016 Sub-05/08/2016		Agree with ABI.	Para 36	

## **List of abbreviations (in alphabetical order)**

ABI and NSWBC Australian Business Industrial and the NSW Business Chamber

AFEI Australian Federation of Employers and Industries

ED Exposure draft

IEU & another Independent Education Union of Australia & the Associations of Independent Schools

UV United Voice