

The Australian Industry Group

51 Walker Street North Sydney NSW 2060 PO Box 289 North Sydney NSW 2059 Australia ABN 76 369 958 788

1 March 2018

The Hon. Justice Ross, President Fair Work Commission 11 Exhibition Street Melbourne VIC 3000

Dear Justice Ross

Re. AM2016/15 – Plain Language Re-drafting – Reasonable Overtime

We refer to Ai Group's submission of 22 February 2018 and the Commission's Statement of 28 February 2018 relating to the above matter.

We have just noticed the following typographical error in the clause that Ai Group has proposed for inclusion in the relevant awards, that we wish to bring to the attention of the Commission and interested parties:

'XX. Subject to section 65 62 of the Act, an employer may require an employee to work reasonable overtime at overtime rates.

NOTE: Under section 62 of the Act an employee may refuse to work additional hours if they are unreasonable. Section 62 sets out factors to be taken into account in determining whether the additional hours are reasonable or unreasonable.'

We apologise for any inconvenience that this may have caused. We have re-filed our submission of 22 February 2018 with this typographical error corrected in paragraphs 6 and 17.

Yours sincerely

Stephen Smith

Head of National Workplace Relations Policy