SUMMARY OF SUBMISSIONS

This table is a summary of submissions lodged for this award on or before 5.00pm on 23 June 2016 and updated following Mention heard on <u>6 June 2016</u> [PN130-159]. Updates since last publication on 26 May 2016 are marked in red text.

ITEM	PARTY	DOCUMENT	CLAUSE (exposure draft)	CLAUSE (current award)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
1.	AWU	<u>Sub-18/04/16</u>	3.3(a)		Coverage Typographical error – delete "by the covered" in the opening sentence.	Para 3	Agreed – Mention <u>6 June</u> <u>2016</u> [PN131]
2.	MUA	<u>Sub-14/04/16</u>	5.2		Facilitative provisions In response to FWC query: Clause 9.2(a) is in relation to when breaks can be taken. Any decision to delay a break so it occurs after 5 hours from start of a shift should be by agreement between employer and majority of employees.	Para 1	Agreed – Mention <u>6 June</u> 2016 [PN133]
	AWU	<u>ReplySub-</u> 05/05/16			Agrees with MUA	Para 1	Proposed wording included (for cl 9.2(a)).
3.	MUA	<u>Sub-14/04/16</u>	6.3		Types of employment – Full time employment <i>In response to FWC query:</i> Supports removal of words "at least".	Para 2	Agreed – Mention <u>6 June</u> 2016 [PN134-140]
	AWU AWU	<u>Sub-18/04/16</u> <u>ReplySub-</u> <u>05/05/16</u>			Supports removal words "at least". Supports MUA submissions	Para 4 – 5 Para 4	

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4.	MUA	<u>Sub-14/04/16</u>	6.5(a)(ii)		Types of employment – casual employment <i>In response to FWC query:</i> Considers current provision clear and the introduction of concept of 'former' unnecessary.	Para 3	
	AWU	<u>Sub-18/04/16</u>			<i>In response to FWC query:</i> Concerned clause purports to exclude NES (s.117 FW Act) – if employee is engaged on full time or part time basis, but then deemed a casual employee if dismissed on first day or within 4 weeks, then they appear to have lost an entitlement to prescribed period of notice. Should be removed.	Para 6	
	AWU	<u>ReplySub-</u> 05/05/16			Refer to their 18 April submission.	Para 6	
	MUA	<u>ReplySub-</u> 06/06/16			Notes AWU seek to delete clause. Support position given NES applies.	Page 1	
5.	AWU	<u>Sub-18/04/16</u>	6.5(b)(ii)		Casual loading Clause excludes application of allowances for casual employees. Should be removed or otherwise replaced with same wording used in the Building modern award.	Para 7	AWU understands matter being dealt with by Part- time and Casual employees Full Bench in <u>AM2014/196</u> and <u>AM2014/197</u>

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6.	AWU	<u>Sub-18/04/16</u>	8.2(a)(ii)		Hours of work – span of hours Concerned clause allows workers to agree to work any number more hours than 12 at ordinary rate of pay, and without regard to nature of clause being about "day workers". Suggest use of clause similar to that in Manufacturing modern award. 14 hours is the dredging industry standard for extension of ordinary hours by agreement.	Para 8 – 13	Proposed wording included.
7.	AWU	<u>Sub-18/04/16</u>	9.2(a)		Breaks – meal break In response to FWC query: Suggests subclause be added to clarify which parties can agree to change time of meal break	Para 14	Proposed wording included for new 9.2(b).
8.	AWU	<u>Sub-18/04/16</u>	9.2(c) and 9.2(e)		Subclauses differ by method of calculation for compensation of denied meal break. AWU not able to provide explanation for difference in entitlement. If there is no reason to be found, submits that to simply clause, cl. 9.2(e) could be removed and incorporated into 9.2(c)	Para 17	Proposed wording included.
9.	AWU	<u>Sub-18/04/16</u>	9.2(d)		Breaks – meal break Unclear how clause is to be observed. Suggests clause be replaced and directly refer to cl.9.2(a) and (c).	Para 15	Proposed wording included.

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10.	AWU	<u>Sub-18/04/16</u>	9.2(e)		Clause requires words "an additional" to be added to read "…employees must be paid an additional one hour at ordinary time rates"	Para 18	
11.	MUA	<u>Sub-14/04/16</u>	9.3		Breaks <i>In response to FWC query:</i> Clause 9.2(c) and (e) are two exceptions to overriding requirement in cl. 9.3. Suggests cl.9.3 be amended	Para 4	Proposed wording included.
	AWU	<u>Sub-18/04/16</u>			<i>In response to FWC query:</i> Clause 9.2(c) and (e) operate as an exception to clause 9.3	Para 4	
	AWU	<u>Sub-18/04/16</u>			Clause should be deleted. In conflict with cl. 9.2 and creates ambiguity.	Para 19	
	AWU	<u>ReplySub-</u> 05/05/16			Prefers MUA wording over current ED wording, but would prefer clause was deleted entirely.	Para 7	
	MUA	ReplySub- 06/06/16			Does not support AWU's position to delete. Wording MUA provided 14/04/16 should be adopted.	Page 1-2	
12.	FWO	<u>Corro-2/3/15</u>	10.3	14.3	Weekly aggregated wage Unclear what is meant by "weekly aggregated wage". Use of term in cl 14.3 differs from cl.14.1 and 14.2 which both provide "minimum weekly rates" in respect of different categories of employees. In absence of definition of "weekly aggregated wage", may be unclear which entitlements have been	Page 5	Information based on common queries raised with FWO

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					"aggregated" (and as a result it may be		
					unclear which, if any, entitlements		
					remain separately payable).		
	MUA	<u>Sub-14/04/16</u>			In response to FWC query:	Para 5	Proposed wording
					New definition of aggregate rate be		included.
					inserted into Sched D of ED.		
	AWU	<u>Sub-18/04/16</u>			Definition should be included to	Para 20	
					clarify how final wage is calculated.		
					Query why there is no minimum wage		
					for positions "Trailer master" and		
					"Chief engineer"		
13.	AWU	<u>Sub-18/04/16</u>	10.4		Higher Duties	Para 21	
					The word "work" be used rather than		
					"duties" to reflect that not all duties		
					must be performed, rather work of that		
					higher position, on that occasion.		
					Same amendment made to Asphalt		
					Industry modern award during review		
					of group 1A and 1B awards.		
14.	AWU	<u>Sub-18/04/16</u>	11.2(b)		Dual certificate allowance should	Para 25	Proposed wording
					also be expressed as hourly rate. This		included.
					reflects that allowance will form		
					component of ordinary rate.		
15.	MUA	<u>Sub-14/04/16</u>	11.2(h)(ii)		Additional allowances—cooks	Para 6	
					In response to FWC query:		
					Allowance should be paid weekly.		
	AWU	<u>Sub-18/04/16</u>			On one construction appears	Para 26	
					appropriate that payment be on each		
					occasion. Second construction is that		

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					payment should be weekly.		
	AWU	<u>ReplySub-</u> 05/05/16			Supports MUA submissions	Para 4	
16	MUA	<u>Sub-14/04/16</u>	11.2(j)(i)		Vessels proceeding from port to port In response to FWC query: Reference to "Navigations Act" should be updated.	Para 7	
17.	MUA	<u>Sub-14/04/16</u>	11.2(j)(ii)		Reference to the Seamen's Compensation Act 1974 should be updated to Seafarers Rehabilitation and Compensation Act 1992	Para 7	
	AWU	<u>ReplySub-</u> 05/05/16			Supports MUA submissions	Para 4	
18.	MUA	<u>Sub-14/04/16</u>	11.3(b)(iv)		Protective and industrial clothing allowances In response to FWC query: Pre reform award requirement to reimburse did not apply where employer supplied protective clothing and equipment. ED should maintain position and delete clause reference to cl.11.3(b)(ii) and insert cl.11.3(b)(iii)	Para 8	
	AWU	<u>ReplySub-</u> 05/05/16			Supports MUA submissions	Para 4	

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19.	MUA AWU AWU MUA	<u>Sub-14/04/16</u> <u>Sub-18/04/16</u> <u>ReplySub- 05/05/16</u> ReplySub-	13.3		Shiftwork penalties In response to FWC query: Does not consider necessary to convert rates to penalties based on an employee's ordinary hourly rate Shiftwork loading should be based on the "ordinary rate" in order to capture the all-purpose allowance.	Para 9 Para 28 Para 8	
		<u>ReplySub-</u> 06/06/16			Supports AWU's position, shift work penalties be based on an employee's ordinary hourly rate in light of terms of pre-reform awards referred to in AWU submission 18/4/16.	Page 2	
20.	AWU	<u>Sub-18/04/16</u>	13.3(a)		Shiftwork penalties Wording of clause confusing. Proposes alternative wording	Para 27	Proposed wording included.
21.	AWU AWU	<u>Sub-10/12/15</u> Sub-18/04/16	14	23	Annual leave loading Seeks insertion of annual leave loading provision	Paras 3–13 Para 29	
22.	MUA	<u>Sub-14/04/16</u>	14		Annual leave In response to FWC query: The hours of work for shiftworker are set out in cl 8.2(b) and consist of 12 hour shifts for 7 days for a week followed by 12 hour shifts for 6 days for a week. This work pattern should be used for the purpose of the NES.	Para 10	
	AWU	<u>ReplySub-</u> 05/05/16			Agree with MUA. As long as employee weekly hours amount to 38	Para 9	

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					hours when averaged over a specified period, the pattern set out under award is consistent with the NES		
23.	AWU	<u>Sub-18/04/16</u>	A.4		Casual employees Seeks insertion of a definition of "ordinary hourly rate" to be included to ensure all-purpose allowance is included when calculating casual wages. Submits same clause as set out at cl. A.1.1 could be used again at A.4		AWU understands matter being dealt with by the Full Bench dealing with Part-time and Casuals in <u>AM2014/196</u> and <u>AM2014/197</u>
24.	MUA	<u>Sub-14/04/16</u>	C.3.3(c)		Coverage <i>In response to FWC query:</i> Not aware of a training program that should not be covered by Schedule.	Para 11	
25.	AWU	<u>Sub-18/04/16</u>	Sched E		Definitions For consistency, suggest defining terms "not fully operational" instead of "laid up". Would require replacing terms used in cl. 11.2(b)(i), 11.2(e) and in column 1 of table in cl. B.1.1.	Para 22 – 24	Proposed wording included

List of abbreviations (in alphabetical order)

AWU	The Australian Workers' Union
ED	Even o guna Droft

- ED Exposure Draft FWO
- Fair Work Ombudsman
- MA Modern Award
- The Maritime Union of Australia MUA