REVISED SUMMARY OF SUBMISSIONS

This summary of submissions has been updated to include a summary of submissions received in accordance with the <u>Directions</u> issued by Deputy President Clancy on 14 December 2016. It includes submissions lodged on or before 5.00 pm on 16 February 2017

ITEM	PARTY	DOCUMENT	CLAUSE (exposure draft)	CLAUSE (current award)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
1.	BusSA	<u>Sub-15/04/16</u>	6.3(b)(ii)	11.2	Full-time employment Word 'relevant' has been removed.	Page51, [13.1.1]	Clause to be varied as per current award –
	AWU	Reply sub— 5/05/16			Supports an amendment to reintroduce the word 'relevant' to bring clause in line with current award.	Page 2, [8]	Report to Full Bench 3 June 2016
2.	AWU	Sub-18/04/16	6.4(a)(i)	12.1(a)	Part-time employment Insert the word "ordinary" so clause reads "is engaged to work less than 38 ordinary hours per week".	Page 1, [3]	Clause to be amended – Report to Full Bench 3 June 2016
3.	AWU	Sub-18/04/16	6.5(a)	13.1	Casual employment Provision inconsistent with s.147 of Act and does not include terms specifying ordinary hours of work – propose to insert "and works less than 38 hours per week".	Pages 1-2, [4]-[5]	Not resolved at conference – Report to the Full Bench 25 August 2016, PN[3]
	BusSA	Reply sub— 6/05/16			Agree to the extent of any inconsistency with the Act	Page 25, [12.1]	
	AWU	Corr-29/08/16			Parties remain in dispute; proposal has implications for how overtime provisions operate. Fitness Australia foreshadowed compromise position with AWU. As yet AWU have not had opportunity to view and consider offer.	Page 2	

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	TA	<u>Sub-8/08/16</u>			Opposes AWU proposal. If effect of this is to provide casuals with entitlement to	Pages 1-2	
		Sub-10/01/17			overtime, this represents a substantial variation to existing award.	Para 2	
	AWU	Sub-11/01/17			Continues to pursue claim.	Page 2	
		Sub-27/01/17			Provides grounds for claim. See also item 4A	Para [21]-[22], [44] – [48]	
	FA & GA	Sub-7/02/17			Casual clerical and admin employees not subject to limitations in ordinary hours therefore not entitled to overtime payment for working hours outside ordinary hours. To extent award does not expressly exclude casuals from overtime provisions, entitlement ambiguous ought to be clarified. Any variation to current entitlement amounts to substantive variation. Clarification sought from Commission regarding application of ordinary hours and overtime rates.	Para [3]-[12], [16]-[17]	
	AFEI	Sub-7/02/17			Opposes AWU proposal. Agrees with subs of TA & GA	Para [1]-[2]	
	AWU	Sub-13/02/17			Additional hours only reasonable taking into account payment of overtime. Submission consistent with arrangement of hours for casual coaching staff (provided for in NES).	Para [10]-[11]	

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4.	AWU	Sub-18/04/16	6.5(c)	13.2	Casual employment ED should be amended to reflect current clause and the word "ordinary" should be removed.	Page 2, [6]-[7]	ED to be amended to reflect current award – Report to Full Bench 3 June 2016
	AFEI	Reply sub- 6/05/16			Disagrees with proposed amendment. Terms of current award should be retained, with the insertion of an additional sentence (example contained within submissions).	Page 6, [56]	
4A	TA	Sub-8/08/16	8.1 and 13	22 and 24	Span of hours ED does not limit span of hours to full- time and part-time employees as is case in existing award. TA opposes this change. A substantial variation to existing award.	Pages 1-2	This item is to be read in conjunction with item 3.
		Sub-10/01/17			Difference in legal effect in clause 8 and 13 of ED compared to current award. Current award does not impose limitations on ordinary hours for casual clerical and administrative employees whereas ED does.	Paras 3-14	
	GA	Sub-10/01/17			Agrees with TA	Para 20	
	AFEI	Sub-7/02/17			Agrees with TA & GA. Removed references to part-time and full-time employees in clause 8.1(a) opposed. Has effect of extending overtime rates to casual employees.	Paras [2]-[3]	

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	AWU	Sub-13/02/17			Change necessary in order to determine ordinary hours for casual employees (refer	Para [14]-[15]	
					to s.147 of Act). TA subs limited to what is the legal interaction between clause 8		
					and 13 of the exposure draft. AWU agree		
					with this approach.		
4B	AWU	Sub-27/01/17	8.1 and		Span of hours	Paras [25]-[27]	
			13.1		Two omissions from original submission		
					1 - Propose to amend clause 8.1 to read:		
					'Ordinary hours of work for a[n] full		
					time employee must not exceed 11		
					hours on any one day.'		
					Clarifies application of daily maximum.		
					2 - Propose to delete clause 13.1:		
					'Clause 13 only applies to Clerical and		
					Administrative staff.		
					Exemption of coaches incompatible		
					with clause 8.2		
	GA & TA	<u>Sub-7/02/17</u>			Oppose AWU claim. Proposal regarding	Para [10]-[13],	
					overtime for coaching employees is a new	[18]-[21]	
					claim made on late notice. Proposal should		
					be dismissed. No substantive evidence has		
					been provided.		
	AFEI	Sub-7/02/17			Opposes AWU claim to limit ordinary	Para [4]	
					hours for casuals. Would introduce		
					substantial and unwarranted change.		
	AFL	Sub-7/02/17			Opposes AWU claim, claim should be	Page 1	
					dismissed. If claim is pressed, AFL seeks		
					to make further submissions.		

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	AFEI	Reply sub- 9/2/17			Agrees with GA, TA and AFL. Opposes variation.	Page 1	
5.	BusSA	Sub-15/04/16	10.1(b)(ii)	17.1(b)	Junior employees Queries: 1. Will only employees aged 18 who have worked continuously for 12 months be paid the full adult rate for their classification; 2. Does the same apply for 19 year olds who have worked for the same period but would otherwise be paid 90% of the adult rate?	Page 51, [13.1.2]	Clause to be amended – Report to Full Bench 3 June 2016
6.—	BusSA	Sub 15/04/16	10.2(b) 10.2(b)	17.2(b)	Clerical and administrative staff Junior employees Parties are asked to clarify whether an employee under 21 years of age classified at Grade 3-6 is paid as an adult? The junior employees should be paid their age equivalent percentage of the appropriate wage rate—consistent with Clerks—Private Sector Award 2010.	Page 51, [13.2.1]	Withdrawn – Hearing <u>6</u> June 2016 [PN891]
	AFEI AWU AWU	Sub-15/04/16 Sub-18/04/16 Reply sub- 5/05/16			ED should reflect the wording of current award. Reference to "Grade 1 or 2" from the table be replaced with "% of the appropriate minimum wage in clause 10.2" Agrees with BusSA submission. Unsure if AFEI oppose inclusion of subclause (i) or the altered wording of subclause (ii). Re (i): AFEI supports inclusion of proposed wording to ensure	Page 8, [42] Page 2, [9] Page 2-3, [7] Page 2, [6]	AEFI remains opposed, favours retention of wording in current award Report to the Full Bench 25 August 2016, PN[5]

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					juniors are paid at the correct rate according to their classification. Re (ii): AFEI prefers wording in current clause.		
	BusSA	Reply sub— 6/05/16			Disagrees with AWU's proposed amendment pursuant to their submissions dated 17 April 2016, and relies on previous submissions.	Page 25, [12.2], [12.4]	
	AWU	Sub-11/01/17			Continues to press position.	Page 2	
7.	BusSA	Sub-2/03/15	11.2	18.4	Allowances overtime meal allowance Payable to clerical administrative staff when required to work overtime after 7pm. Appears to be payable even when at least 24 hours' notice has been given to work overtime, thereby allowing the employee make appropriate arrangements, including bringing a meal.	Page 7	Withdrawn – Hearing 6 June 2016 [PN893] Confirmed at conference in August- Report to the Full Bench 25 August 2016, PN[6]

List of abbreviations (in alphabetical order)

Act Fair Work Act 2009

AFEI Australian Federation of Employers and Industries

AWU The Australian Workers' Union

BusSA Business SA EXPOSURE draft FA Fitness Australia

FA & GA Fitness Australia & Gymnastics Australia

GA Gymnastics Australia