AWARD MODERNISATION PREPARATION

QUEENSLAND FIRE AND RESCUE SERVICE COMMUNICATIONS CENTRES AWARD		
EXISTING CLAUSE	COMMENTS	REPLACEMENT CLAUSES
1.1 Title	GI OFFIG	1.1 Title
This Award is known as the Queensland	Change name to QFES	The Award is known as the Queensland Fire
Fire and Rescue Service Communications		and Emergency Services (Communications
Centres Award	W7:11 1 : ·	Centres) Modern Award 2016
1.2 Arrangement	Will need revision	
Subject Matter Clause No.		
PART 1 - APPLICATION AND		
OPERATION		
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Arrangement 1.2		
Award coverage 1.3		
Date of operation 1.4		
Area of operation 1.5		
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PART 3 - COMMUNICATION,		
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RESOLUTION		
Disputes and grievance procedures 3.1		
PART 4 - EMPLOYER AND		
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Termination of employment 4.6	
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PART 6 - HOURS OF WORK, BREAKS,	
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WEEKEND WORK	
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Overtime 6.2	
Meal breaks 6.3	
Rest pauses 6.4	
Shift work 6.5	
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PART 7 - LEAVE OF ABSENCE AND	
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Family leave 7.4	
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Public holidays 7.6	

Jury service 7.7 PART 8 - TRANSFERS TRAVELLING AND WORKING AWAY FROM USUAL PLACE OF WORK Fares and travelling 8.1 PART 9 - TRAINING AND RELATED MATTERS Training, learning and development 9.1 Training arrangements 9.2 PART 10 - OCCUPATIONAL HEALTH AND SAFETY MATTERS, EQUIPMENT, TOOLS AND AMENITIES Uniforms 10.1 PART 11 - AWARD COMPLIANCE AND UNION RELATED MATTERS Right of entry 11.1 Time and wages record 11.2 Union encouragement 11.3 Union delegates 11.4		
Industrial relations education leave 11.5 Award posting 11.6		
1.3 Award coverage This Award shall apply to employees of the Queensland Fire and Rescue Service whose rates of pay are prescribed herein and to the Queensland Fire and Rescue	Will need 'coverage' clause. Section 71MC. Employer Employees	1.3 Award coverage This Award applies to: 1.3.1 The Queensland Fire and Emergency Services
Service as employer in relation to such employees.	Union section 140E, 140EA, (application)	1.3.2 Employees whose classifications and base rates of pay are prescribed herein 1.3.3 United Firefighters' Union of Australia,

		Union of Employees, Queensland.
1.4 Date of operation	Subject to QIRC	1.4 Date of Operation
This Award takes effect from 14 June	Subject to QIKC	This award operates from 1 January 2016
2012.		This award operates from 1 sandary 2010
1.5 Area of operation	Retain	1.5 Area of operation
For the purpose of this Award, the	Retuin	For the purpose of this Award, the Divisions
Divisions and Districts shall be as		and Districts shall be as follows:
follows:		1.5.1 Divisions
1.5.1 Divisions		Northern Division - That portion of the State
Northern Division - That portion of the		along or north of a line commencing at the
State along or north of a line commencing		junction of the sea coast
at the junction of the sea coast with the		with the 21st parallel of south latitude; then by
21st parallel of south latitude; then by that		that parallel of latitude due west to 147 degrees
parallel of latitude due west to 147		of east longitude
degrees of east longitude due south to 22		due south to 22 degrees 30 minutes of south
degrees 30 minutes of south latitude; then		latitude; then by that parallel of latitude due
by that parallel of latitude due west to the		west to the western
western border of the State.		border of the State.
Mackay Division - That portion of the		Mackay Division - That portion of the State
State within the following boundaries:		within the following boundaries:
Commencing at the junction of the sea		Commencing at the junction of the sea coast
coast with the 21st parallel of south		with the 21st parallel of south latitude; then by
latitude; then by that parallel of		that parallel of
latitude due west to 147 degrees of east		latitude due west to 147 degrees of east
longitude; then by that meridian of		longitude; then by that meridian of longitude
longitude due south to 22 degrees of		due south to 22 degrees of
south latitude; then by that parallel of		south latitude; then by that parallel of latitude
latitude due east to the sea-coast; then by		due east to the sea-coast; then by the sea coast
the sea coast northerly to the		northerly to the
point of commencement.		point of commencement.
Southern Division - That portion of the		Southern Division - That portion of the State
State not included in the Northern or		not included in the Northern or Mackay

		Divisions
Mackay Divisions.		Divisions.
1.5.2 Districts		1.5.2 Districts
Northern Division:		Northern Division:
Eastern District - That portion of the		Eastern District - That portion of the Northern
Northern Division along or east of 144		Division along or east of 144 degrees 30
degrees 30 minutes of east		minutes of east
longitude.		longitude.
Western District - The remainder of the		Western District - The remainder of the
Northern Division.		Northern Division.
Southern Division:		Southern Division:
Eastern District - That portion of the		Eastern District - That portion of the Southern
Southern Division along or east of a line		Division along or east of a line commencing at
commencing at the junction of the		the junction of the
southern border of the State with 150		southern border of the State with 150 degrees of
degrees of east longitude; then by that		east longitude; then by that meridian of
meridian of longitude due north to 25		longitude due north to
degrees of south latitude; then by that		25 degrees of south latitude; then by that
parallel of latitude due west to 147		parallel of latitude due west to 147 degrees of
degrees of east longitude; then by that		east longitude; then by that meridian of
meridian of longitude due north to the		longitude due north to the southern boundary of
southern boundary of the Mackay		the Mackay Division.
Division.		Western District - The remainder of the
Western District - The remainder of the		Southern Division.
Southern Division.		
Parties Bound.	Will need coverage clause "parties	
This Award is legally binding upon the	bound" not required.	Delete "parties bound" clause.
employees as prescribed by clause 1.3 and	1	r
their employer, and the United	section 140E, 140EA, (application)	
Firefighters' Union of Australia, Union of	(application)	
Employees, Queensland and its members.	Section 71MC. (coverage)	
Zimprojeto, Queenoiana ana no memoero.	(00,010,00)	
	Delete this clause.	
1.7 Definitions		1.7 Definitions

1.7.1 The "Act" means the <i>Industrial Relations Act 1999</i> as amended or replaced from time to time. 1.7.2 "Classification Level" comprises a number of paypoints through which employees will be eligible to progress. 1.7.3 "Commission" means the Queensland Industrial Relations Commission. 1.7.4 "Commissioner" means the Commissioner or an Assistant Commissioner of the Queensland Fire and Rescue Service or their delegate. 1.7.5 "Continuous Shift Work" means a roster pattern that continually provides for work to be performed over a period of 24 hours a day, 7 days per week, 365 days per year. 1.7.6 "Shift Work" means a roster pattern that consistently provides for work to be performed 7 days per week, which may include night shifts, weekends and public	Redraft 1.7.4 1.7.4 "Commissioner" means the Commissioner or an Assistant Commissioner of the Queensland Fire and Rescue Emergency Service or their delegate.	1.7.1 The "Act" means the <i>Industrial Relations</i> Act 1999 as amended or replaced from time to time. 1.7.2 "Classification Level" comprises a number of paypoints through which employees will be eligible to progress. 1.7.3 "Commission" means the Queensland Industrial Relations Commission. 1.7.4 "Commissioner" means the Commissioner or an Assistant Commissioner of the Queensland Fire and Rescue Service Queensland Fire and Emergency Service or their delegate. 1.7.5 "Continuous Shift Work" means a roster pattern that continually provides for work to be performed over a period of 24 hours a day, 7 days per week, 365 days per year. 1.7.6 "Shift Work" means a roster pattern that consistently provides for work to be performed 7 days per week, which may include night shifts, weekends and public holidays. 1.7.7 "Union" means the United Firefighters'
include night shifts, weekends and public holidays. 1.7.7 "Union" means the United		
Firefighters' Union of Australia, Union of Employees, Queensland.		
2.1 Enterprise flexibility 2.1.1 As part of a process of improvement in productivity and efficiency, discussion should take place at each enterprise to provide more flexible working arrangements, improvement in the quality	Retain	2.1 Enterprise flexibility 2.1.1 As part of a process of improvement in productivity and efficiency, discussion should take place at each enterprise to provide more flexible working arrangements, improvement in the quality of

of working life, enhancement of skills, training and job satisfaction and to encourage consultative mechanisms across the workplace.

- 2.1.2 The consultative processes established in an enterprise in accordance with clause 2.1 may provide an appropriate mechanism for consideration of matters relevant to clause 2.1.1. Union delegates at the place of work may be involved in such discussions.
- 2.1.3 Any proposed genuine agreement reached between an employer and employee(s) in an enterprise is contingent upon the agreement being submitted to the Commission in accordance with the requirements of Chapter 6 of the Act and is to have no force or effect until approval is given.

3.1 Disputes and grievance procedures

3.1.1 There shall be an effective means of consultation between the Queensland Fire and Rescue Service and its employees and the Union on all matters of mutual interest and concern, irrespective of whether the matters are likely to give rise to dispute. Particular attention shall be given to both formal and informal means of consultation and information sharing between management and employees. Failure to observe this fundamental principle of consultation would be contrary to the intention of this procedure.

Delete:-

Replace with provision prescribed by the regulations and incidental provisions

Retain 3.1.4 with amendment

Replace:-

"The relevant Union shall notify the commissioner in writing of its duly accredited delegates on all levels"

With:"The Union shall notify the

working life, enhancement of skills, training and job satisfaction and to encourage consultative mechanisms across the workplace.

- 2.1.2 The consultative processes established in an enterprise in accordance with clause 2.1 may provide an appropriate mechanism for consideration of matters relevant to clause
- 2.1.1. Union delegates at the place of work may be involved in such discussions.
- 2.1.3 Any proposed genuine agreement reached between an employer and employee(s) in an enterprise is contingent upon the agreement being submitted to the Commission in accordance with the requirements of Chapter 6 of the Act and is to have no force or effect until approval is given.

3.1 Disputes resolution

This term applies to a dispute regarding – (a) a matter arising under this industrial instrument; or

(b) the Queensland Employment Standards.

An employee who is a party to the dispute may appoint a representative for the purposes of the procedures in this term if the representative is a union entitled to represent the employee's industrial interests

In the first instance, the parties to the dispute must try to resolve the dispute at the workplace The objectives of the procedure are to:

- (a) promote the prompt resolution of grievances by consultation, co-operation and discussion;
- (b) reduce the level of disputation; and
- (c) promote efficiency, effectiveness and equity in the workplace.
- 3.1.2 The Union shall notify the Commissioner in writing of its duly accredited delegates at all levels.
- 3.1.3 This procedure applies to all industrial matters within the meaning of the Act.

3.1.4 Stage 1

In the first instance, an employee shall inform such employee's immediate supervisor of a claim or the existence of a grievance in writing and they shall attempt to resolve the matter. It is recognised that an employee may wish to exercise the right to consult such employee's Union representative during the course of Stage 1.

3.1.5 *Stage 2*

If the claim or grievance remains unresolved, the employee or the local Union representative on the employee's behalf shall refer the matter to the next in line manager. The manager will consult with the parties. The employee may exercise the right to consult or be represented by such employee's Union representative during the course of Stage

Queensland Fire and Emergency Service Commissioner in writing of its duly accredited delegates".

[s71NB]

level, by discussions between the employee and relevant supervisors or management, or both.

If discussions at the workplace level do not resolve the dispute, a party to the dispute may refer the matter to the commission

The commission may deal with the dispute as follows –

- (a) the commission may first attempt to resolve the dispute as it considers appropriate, including by mediation, conciliation, expressing an opinion or making a recommendation;
- (b) if the commission does not resolve the dispute under paragraph (a), the commission may then deal with the dispute in accordance with its jurisdiction under the Act.
- (c) If the commission arbitrates the dispute, it may also use the powers that are available to it under the Act.

Chapter 9 of the Act provides for appeals against particular decisions made by the commission.

(d) While the dispute resolution procedure is being conducted, work must continue in accordance with this industrial instrument and the Act.

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3.1.6 *Stage 3*

If the grievance is still unresolved, the Manager will advise the Commissioner and the aggrieved employee may submit the matter in writing to the Commissioner if such employee wishes to pursue the matter further. If desired by either party, the matter shall also be notified to the Union.

3.1.7 The procedure is to be completed in accordance with the following time frames unless the parties agree otherwise:

Stage 1: Discussions should take place between the employee and such employee's supervisor within 48 hours and the procedure shall not extend beyond 7 days.

Stage 2: Not to exceed 7 days.

Stage 3: Not to exceed 14 days.

- 3.1.8 If the matter is still unable to be resolved, the parties may seek the assistance of the Commission.
- 3.1.9 Until the dispute or grievance is determined (and except when a *bona fide* safety issue is involved), work shall continue in accordance with normal operational procedures existing before the emergence of the dispute or grievance. No party shall be prejudiced as to the final

Insert:-

"An employee is entitled to reasonable paid time during working hours to consult with their representative or the employer about the dispute."

[s71NB]

- (e) Subject to applicable work health and safety legislation, an employee must not unreasonably fail to comply with a direction by the employer to perform work, whether at the same or another workplace, that is safe and appropriate for the employee to perform.
- (f) The parties to the dispute agree to be bound by the decision made by the commission in accordance with this term.¹
- (g) The Union shall notify the QFES Commissioner in writing of its duly accredited delegates.
- (h) An employee is entitled to reasonable paid time during working hours to consult with their representative or the employer about the dispute.

¹ Verbatim from the regulation, but has no effect in an award.

settlement by the continuation of work.		
4.1 Contract of employment	Retain	4.1 Contract of employment
Employees may be engaged in a full-time,		Employees may be engaged in a full-time, part-
part-time, temporary or casual		time, temporary or casual employment capacity
employment capacity subject to the		subject to the provisions of the <i>Fire and Rescue</i>
provisions of the Fire and Rescue Service		Service Act 1990.
Act 1990.		
4.2 Part-time employment	Retain	4.2 Part-time employment
4.2.1 Prior to the introduction of part-time		4.2.1 Prior to the introduction of part-time
employment, consultation shall occur		employment, consultation shall occur between
between the parties. The following		the parties. The following
provisions will apply:		provisions will apply:
(a) The spread of ordinary hours shall be		(a) The spread of ordinary hours shall be the
the same as those prescribed for a full-		same as those prescribed for a full-time
time employee under this Award.		employee under this Award.
(b) A part-time employee shall be		(b) A part-time employee shall be employed for
employed for no less than an average of 8		no less than an average of 8 hours and no more
hours and no more than 32 hours per		than 32 hours per week.
week.		(c) A part-time employee shall be paid at the
(c) A part-time employee shall be paid at		same hourly rate as a full-time employee would
the same hourly rate as a full-time		have been paid for performing duty at the same
employee would have been paid for		Classification Level. A part-time employee
performing duty at the same Classification		shall also be entitled to allowances as and where
Level. A part-time employee shall also be		prescribed by this Award and on a <i>pro rata</i>
entitled to allowances as and where		basis where appropriate.
prescribed by this Award and on a <i>pro</i>		(d) The public holiday provisions of this Award
rata basis where appropriate.		shall apply on a <i>pro rata</i> basis to part-time
(d) The public holiday provisions of this		employees.
Award shall apply on a <i>pro rata</i> basis to		(e) All leave provisions of this Award applying
part-time employees.		to full-time employees shall apply <i>pro rata</i> to
(e) All leave provisions of this Award		part-time employees.
applying to full-time employees shall		4.2.2 All time worked outside the ordinary
apply <i>pro rata</i> to part-time employees.		working hours as provided for in clause 4.2.1

4.2.2 All time worked outside the ordinary working hours as provided for in clause 4.2.1 and all time worked in excess of the hours as mutually arranged in clause 4.2.1 will be overtime and paid for at the rates prescribed in clause 6.2 (Overtime).		and all time worked in excess of the hours as mutually arranged in clause 4.2.1 will be overtime and paid for at the rates prescribed in clause 6.2 (Overtime).
1	Retain	4.3 Temporary employment 4.3.1 "Temporary Employee" means an employee engaged as such in either a full-time or part-time capacity for a defined project or a specified period. 4.3.2 Eligibility for temporary employment will be dependent upon satisfying the competency standard prescribed for the position. Temporary employees shall be required to maintain this standard for the duration of the temporary engagement. 4.3.3 A temporary employee may be engaged in either a full-time or part-time capacity for a predetermined period, which will not usually exceed 6 months. 4.3.4 The method of working ordinary hours shall be the same as those prescribed for a full-time employee under this Award. 4.3.5 All leave provisions of this Award applying to full-time employeess shall apply pro rata to temporary employees. 4.3.6 Upon permanent appointment, temporary service shall be counted as service provided that no more than 3 months has elapsed between the completion of temporary service and taking up a permanent appointment.

completion of temporary service and taking up a permanent appointment.		
4.4 Casual employment	Retain	4.4 Casual employment
4.4.1 "Casual" means an employee who is		4.4.1 "Casual" means an employee who is
engaged and paid on an hourly basis to	4.4.7 will need updating	engaged and paid on an hourly basis to work
work hours, which are not expected to		hours, which are not expected to continue on a
continue on a defined basis and are fewer		defined basis and are fewer than those
than those prescribed for full-time		prescribed for full-time employees.
employees.		4.4.2 Casual employees shall be paid an hourly
4.4.2 Casual employees shall be paid an		rate equal to 1/40th of the appropriate
hourly rate equal to 1/40th of the		Classification Level rate plus
appropriate Classification Level rate plus		23% loading. Each engagement shall stand
23% loading. Each engagement shall	4 4 7 S-1:44- 4h	alone, with a minimum payment of 2 hours
stand alone, with a minimum payment of	4.4.7 Subject to the provisions of	work for each engagement.
2 hours work for each engagement. 4.4.3 Appointments to casual positions	Chapter 2 <u>A</u> , Part <u>2</u> , Division 3 of the Act, all leave provisions of this	4.4.3 Appointments to casual positions shall only occur where there exists a short term,
shall only occur where there exists a short	Award do not apply.	intermittent need.
term, intermittent need.	Award do not appry.	4.4.4 Casual employment can be appropriate
4.4.4 Casual employment can be		over an extended period where a small number
appropriate over an extended period		of hours per week are involved.
where a small number of hours per week		4.4.5 Casual employees should not be used
are involved.		where there is a continuous requirement for
4.4.5 Casual employees should not be		work to be performed for a set number of hours
used where there is a continuous		each week, when a part time employee may be
requirement for work to be performed for		more appropriate.
a set number of hours each week, when a		4.4.6 The public holiday provisions of this
part time employee may be more		Award shall apply provided that payment shall
appropriate.		only be made for hours actually worked.
4.4.6 The public holiday provisions of this		4.4.7 Subject to the provisions of Chapter $2\underline{A}$,
Award shall apply provided that payment		Part <u>2</u> , of the Act, all leave provisions of this
shall only be made for hours actually		Award do not apply.
worked.		4.4.8 Casual employees will not be entitled to

4.4.7 Subject to the provisions of Chapter 2, Part 3, Division 3 of the Act, all leave provisions of this Award do not apply. 4.4.8 Casual employees will not be entitled to divisional and locality allowances.		divisional and locality allowances.
4.5 Performance of higher duties When an employee is appointed to relieve in a position at a higher Classification Level for a period that equals or exceeds one full day or shift, they will then be entitled to payment for the higher duties. Such higher duty payment will be at the first paypoint of the higher Classification Level for each full day or shift completed.	Retain Redraft without unnecessary capitalisation 4.5 Performance of higher duties When an employee is appointed to relieve in a position at a higher classification level for a period that equals or exceeds one full day or shift, they will then be entitled to payment for the higher duties. Such higher duty payment will be at the first paypoint of the higher classification level for each full day or shift completed.	4.5 Performance of higher duties When an employee is appointed to relieve in a position at a higher classification level for a period that equals or exceeds one full day or shift, they will then be entitled to payment for the higher duties. Such higher duty payment will be at the first paypoint of the higher classification level for each full day or shift completed.
4.6 Termination of employment	Redraft 4.6.1 (b) and (c) to	4.6 Termination of employment
4.6.1 Notice by employee	incorporate 'pro rata' deduction of	4.6.1 Notice by employee
This shall not apply to casual employees.	notice not given	This shall not apply to casual employees.
(a) Written notice of resignation of not	Delete:	(a) Written notice of resignation of not less than
less than 2 weeks shall be given by the	(b) "Where 2 weeks' notice is not	2 weeks shall be given by the employee. Such 2
employee. Such 2 weeks will not include	given, the equivalent amount of	weeks will not include annual leave.
annual leave.	salary shall be forfeited in lieu	
(b) Where 2 weeks' notice is not given,	thereof.	(b) Where 2 weeks' notice is not given, the
the equivalent amount of salary shall be	(c) In the case of an employee	employer may deduct an amount of salary
forfeited in lieu thereof.	whose resignation is to take effect	equivalent to the balance of the notice not

- (c) In the case of an employee whose resignation is to take effect less than 2 weeks after it is given, the employee shall forfeit 2 weeks' salary or such lesser amount as the employer considers to be fair and reasonable.
- 4.6.2 *Notice by the employer*
- (a) The employer may dismiss an employee only if:
- (i) the employee has been given the period of notice required by clause 4.6.2(b), or compensation; or
- (ii) the employee engages in misconduct of a type that would make it unreasonable to require the employer to continue the employment during the notice period.
- (b) The minimum period of notice is: Period of Continuous Service Period of Notice

not more than 1 year 1 week more than 1 year, but not more than 3 years 2 weeks

more than 3 years, but not more than 5 years 3 weeks more than 5 4 weeks

- (c) In addition to the notice in clause
- 4.6.2(b) employees over 45 years of age at the time of giving of notice and with not less than 2 years' continuous service, shall be entitled to an additional week's notice.
- (d) Payment in lieu of notice shall be made if the appropriate notice is not given:

Provided that employment may be

less than 2 weeks after it is given, the employee shall forfeit 2 weeks' salary or such lesser amount as the employer considers to be fair and reasonable."

Insert in lieu thereof:

- "(b) Where 2 weeks' notice is not given, the employer may deduct an amount of salary equivalent to the balance of the notice not given.
- (c) In the case of an employee whose resignation is to take effect less than 2 weeks after it is given, the employer may deduct an amount of salary equivalent to the balance of the notice not given."

given.

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- 4.6.2 *Notice by the employer*
- (a) The employer may dismiss an employee only if:
- (i) the employee has been given the period of notice required by clause 4.6.2(b), or compensation; or
- (ii) the employee engages in misconduct of a type that would make it unreasonable to require the employer to continue the employment during the notice period.
- (b) The minimum period of notice is: Period of Continuous Service Period of Notice not more than 1 year 1 week more than 1 year, but not more than 3 years 2 weeks

more than 3 years, but not more than 5 years 3 weeks

more than 5 4 weeks

- (c) In addition to the notice in clause 4.6.2(b) employees over 45 years of age at the time of giving of notice and with not less than 2 years' continuous service, shall be entitled to an additional week's notice.
- (d) Payment in lieu of notice shall be made if the appropriate notice is not given:

terminated by part of the period of notice specified and part payment in lieu thereof. (e) In calculating any payment in lieu of notice the ordinary time rate of pay for the employee concerned shall be used. (f) The period of notice in clause 4.6.2 shall not apply in the case of dismissal for misconduct or other grounds that justified instant dismissal, or in the case, or in the case casual, or temporary employees, or to employees on daily hire, or employees engaged for a specific period of time or for a specific task or tasks. 4.7 Termination of employment, introduction of change and redundancy 4.7.1 Except as provided for in clause 4.6 and 4.7.2 the Commissioner shall observe the terms and conditions of the Termination, Change and Redundancy clause set out in the Statement of Policy (174 QGIG 908) giving the effect to the decisions of the Queensland Industrial Relations Commission in case numbers B209 and B308 of 2002 (173 of QGIG 1417; 174 QGIG 741). 4.7.2 The provisions of clause 4.7 will not apply to the extent that the provisions of	4.7.1Incorporate the required provisions about consultation about major change here, in lieu of the statement of policy 4.7.1 And insert incidental provisions. Retain 4.7.2	Provided that employment may be terminated by part of the period of notice specified and part payment in lieu thereof. (e) In calculating any payment in lieu of notice the ordinary time rate of pay for the employee concerned shall be used. (f) The period of notice in clause 4.6.2 shall not apply in the case of dismissal for misconduct or other grounds that justified instant dismissal, or in the case, or in the case casual, or temporary employees, or to employees on daily hire, or employees engaged for a specific period of time or for a specific task or tasks. 4.7 Consultation about major organisational changes This term applies if — (a) the employer has made a definite decision to introduce a major change to production, program, organisation, structure, or technology in relation to its enterprise; and (b) the change is likely to have a significant effect on some or all employees (relevant employees) of the enterprise. The employer must notify the relevant employees of the decision to introduce the major change. The employer is not required to —
decisions of the Queensland Industrial Relations Commission in case numbers	1.7.2	effect on some or all employees (relevant employees) of the enterprise.
1417; 174 QGIG 741). 4.7.2 The provisions of clause 4.7 will not		employees of the decision to introduce the major change.
the redundancy arrangements are contained in a Directive issued by the		
Minister responsible for industrial relations pursuant to section 54 of the		(a) notify the relevant employees or a representative of the decision until the time the employer considers appropriate; or
Public Service Act 2008, where the Directive provides for entitlements that		(b) consult with the relevant employees or a representative about the decision until the

employer notifies the relevant employees or are superior to clause 4.5. the representative of the decision; or (c) consult with the relevant employees or a representative about the decision other than in relation to implementation of the decision; or (d) disclose confidential or commercially sensitive information to the relevant employees or a representative. The relevant employees may appoint a representative for the purposes of the procedures in this term if the representative is a union entitled to represent the employees' industrial interests. If-(a) the relevant employees appoint a representative under (4) for the purposes of consultation; and (b) the relevant employees advise the employer of the identity of the representative; the employer must recognise the representative. As soon as practicable after notifying the relevant employees of the decision under (2), the employer must – (a) discuss with the relevant employees – the implementation of the change; and the effect the implementation of the change is likely to have on the relevant (ii) employees; and

- (iii) measures the employer is taking to avert or mitigate the adverse effect of the implementation of the change on the relevant employees; and
- (b) for the purposes of the discussion provide, in writing, to the relevant employees –
- (i) information about the implementation of the change including the nature of the change information about the expected effects of the implementation of the change on the relevant employees; and
- (ii) any other matters regarding the implementation of the change likely to affect the relevant employees.

The employer must give prompt and genuine consideration to matters raised about the implementation of the major change by the relevant employees.

In this term, a major change is likely to have a *significant effect* on employees if it is likely to result in –

- (a) the termination of the employment of employees; or
- (b) a major change to the composition, operation or size of the employer's workforce or the skills required of employees; or
- (c) the elimination or diminution of job opportunities

(including opportunities for promotion or tenure); or

	Insert:- "Employees are entitled to reasonable paid time during working hours to consult with their representatives or the employer about major organisational changes that are likely to have a significant effect on the employees". [s.71NB]	 (d) an alteration of hours of work; or (e) the need to retrain employees; or (f) the need to relocate employees to another workplace, or (g) the restructuring of jobs. Employees are entitled to reasonable paid time during working hours to consult with their representatives or the employer about major organisational changes that are likely to have a significant effect on the employees. 4.7.2 The provisions of clause 4.7 will not apply to the extent that the provisions of the redundancy arrangements are contained in a Directive issued by the Minister responsible for industrial relations pursuant to section 54 of the <i>Public Service Act 2008</i>, where the Directive provides for entitlements that are superior to clause 4.7.
4.8 Anti-discrimination 4.8.1 It is the intention of the parties to this Award to prevent and eliminate discrimination as defined by the <i>Anti-Discrimination Act 1991</i> and the Act, as amended from time to time, which includes: (a) discrimination on the basis of sex, relationship status, family responsibilities, pregnancy, parental status, breastfeeding, age, race, impairment, religious belief or religious activity, political belief or	Retain	4.8 Anti-discrimination 4.8.1 It is the intention of the parties to this Award to prevent and eliminate discrimination as defined by the <i>Anti-Discrimination Act 1991</i> and the Act, as amended from time to time, which includes: (a) discrimination on the basis of sex, relationship status, family responsibilities, pregnancy, parental status, breastfeeding, age, race, impairment, religious belief or religious activity, political belief or activity, trade

activity, trade union activity, lawful sexual activity, gender identity, sexuality and association with, or in relation to, a person identified on the basis of the above attributes;

- (b) sexual harassment; and
- (c) racial and religious vilification.
- 4.8.2 Accordingly in fulfilling their obligations under the disputes and grievance procedures in clause 3.1, the parties

to the Award must take reasonable steps to ensure that neither the Award provisions nor their operation are directly or indirectly discriminatory in their effects

- 4.8.3 Under the *Anti-Discrimination Act* 1991 it is unlawful to victimise an employee because the employee has made or may make or has been involved in a complaint of unlawful discrimination or harassment.
- 4.8.4 Nothing in clause 4.8 is to be taken to affect:
- (a) any different treatment (or treatment having different outcomes) which is specifically exempted under the *Anti-Discrimination Act 1991*; or
- (b) an employee, employer or registered organisation, pursuing matters of discrimination, including by application to the Australian Human Rights Commission/Anti-Discrimination

union activity, lawful sexual activity, gender identity, sexuality and association with, or in relation to, a

person identified on the basis of the above attributes;

- (b) sexual harassment; and
- (c) racial and religious vilification.
- 4.8.2 Accordingly in fulfilling their obligations under the disputes and grievance procedures in clause 3.1, the parties

to the Award must take reasonable steps to ensure that neither the Award provisions nor their operation are directly or indirectly discriminatory in their effects.

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- (a) any different treatment (or treatment having different outcomes) which is specifically exempted under the

Anti-Discrimination Act 1991; or

(b) an employee, employer or registered organisation, pursuing matters of discrimination, including by application to the Australian Human Rights Commission/Anti-Discrimination Commission Queensland.

Commission Queensland.		
5.1 Classification and pay system	Retain	5.1 Classification and pay system
5.1.1 Payment is determined by the skill		5.1.1 Payment is determined by the skill level of
level of the role, not the tasks undertaken.		the role, not the tasks undertaken. Payment does
Payment does not automatically vary		not automatically vary when particular tasks or
when particular tasks or new tasks are		new tasks are performed.
performed.		5.1.2 An employee's work role will be outlined
5.1.2 An employee's work role will be		in a Role Description. Role Descriptions will be
outlined in a Role Description. Role		graded against the
Descriptions will be graded against the		Generic Level Descriptors as specified in the
Generic Level Descriptors as specified in		classification structure.
the classification structure.		5.1.3 Employees temporarily called upon to
5.1.3 Employees temporarily called upon		perform work at a higher Classification Level
to perform work at a higher Classification		will attract a pay rate applicable to that level,
Level will attract a pay rate applicable to		provided they have undertaken and
that level, provided they have undertaken		satisfactorily performed work at the higher level
and satisfactorily performed work at the		for the prescribed minimum period, or longer.
higher level for the prescribed minimum		5.1.4 The employer may direct an employee to
period, or longer.		carry out any duties as are within the limits of
5.1.4 The employer may direct an		the employee's skill and competency and
employee to carry out any duties as are		consistent with the classification structure.
within the limits of the employee's skill		5.1.5 Where work is restructured to meet
and competency and consistent with the		business needs or operations expanded into new
classification structure.		areas, Role Descriptions will be created and
5.1.5 Where work is restructured to meet		graded according to the Generic Level
business needs or operations expanded		Descriptors. The Role Descriptions will detail
into new areas, Role Descriptions will be		the
created and graded according to the		general role context and the specific
Generic Level Descriptors. The Role		competencies required of employees at the
Descriptions will detail the general role		relevant location.
context and the specific competencies		5.1.6 Work will be undertaken within a flexible
required of employees at the relevant		environment. Prescriptive work schedules,
location.		which restrict work options, should not be used.

5.1.6 Work will be undertaken within a flexible environment. Prescriptive work schedules, which restrict work options, should not be used. 5.1.7 Movement within all levels will be subject to satisfactory performance assessment and completion of specified prerequisites as detailed in the Generic Level Descriptors. 5.1.8 Movement between all Classification Levels will be dependent upon advertised vacancies and subject to satisfactory performance assessment and completion of specified prerequisites as detailed in the Generic Level Descriptors.		5.1.7 Movement within all levels will be subject to satisfactory performance assessment and completion of specified prerequisites as detailed in the Generic Level Descriptors. 5.1.8 Movement between all Classification Levels will be dependent upon advertised vacancies and subject to satisfactory performance assessment and completion of specified prerequisites as detailed in the Generic Level Descriptors.
5.2 Generic level descriptors	Retain	5.2-Generic level descriptors Paypoint
5.2.1 "Generic Level Descriptor" means a		Progression
broad statement of the duties, skills and		5.2.1 "Generic Level Descriptor" means a broad
responsibilities indicative of a given		statement of the duties, skills and
Classification Level.	Pay point Progressions	responsibilities indicative of a given
5.2.2 Fire Communications officer level 1	Needs updating	Classification Level.
(FCO1)		5.2.2 Fire Communications officer level 1
(a) Work Level Description	5.2 Paypoint Progression for	(FCO1)
Positions at this Level primarily involve	Communications Officers	(a) Work Level Description
the delivery of communications services.		Positions at this Level primarily involve the
Work routines, methods and procedures	5.2.1 Recruit Level –	delivery of communications services. Work
are clearly established and there is limited	Communications Officer 1 Paypoint	routines, methods and procedures are clearly
scope for deviation.	1 progress to Communications	established and there is limited scope for
The range of activities undertaken will be	Officer 1 Paypoint 2 after successful	deviation.
increasingly amended as the employee	completion of Certificate III in Fire	The range of activities undertaken will be
becomes more experienced.	Communications Operations and	increasingly amended as the employee becomes
On the job training is a dominant feature	1040 hours satisfactory	more experienced.

of this Level, particularly for less experienced employees.

- (b) Level of Supervision
 Work may initially be performed under close supervision by a FCO1 or operational officer, however, this supervision is expected to reduce as experience increases, and the employee is able to contribute more significantly. Employees at this level may operate individually or as a member of a team within a work group.
- (c) Characteristics of the Level At this level there are a number of established methods, techniques, and Standard Operating Procedures which apply to a work situation or an incident. This position must function within these established

protocols but must also exercise some discretion as to determining which matters should be referred to a FCO2 for direction.

Limited discretion is available for the selection of the appropriate means of completing duties or tasks.

Guidance is always available and work outcomes may be closely monitored. Whilst supervision of other employees is not normally a feature at this level, employees could, however, be required to assist new staff and trainees by providing general information, guidance and advice.

performance.

- 5.2.2 Communication Officer 1
 Paypoint 2 progress to
 Communication Officer 1 Paypoint
 3 is on successful completion of
 training and development as
 outlined in the Fire Communications
 Professional Development Program
 and 2080 hours satisfactory
 performance at Paypoint 2.
- 5.2.3 Communication Officer 1
 Paypoint 3 progress to
 Communication Officer 1 Paypoint
 4 upon successful completion of
 training the development as outlined
 in the Fire Communications
 Professional Development Program
 and 2080 hours satisfactory
 performance at Paypoint 3.
- 5.2.4 Paypoint Progression of Communication Supervisors and Communications Manager Upon appointment to Communications Supervisor or Communication Manager, progression through the levels is to be based on qualifications outlined in the Fire Communications Professional Development Program and 2080 hours satisfactory

On the job training is a dominant feature of this Level, particularly for less experienced employees.

(b) Level of Supervision

Work may initially be performed under closesupervision by a FCO1 or operational officer, however, this

supervision is expected to reduce as experience increases, and the employee is able to contribute more significantly.

Employees at this level may operate individually or as a member of a team within a work group.

(c) Characteristics of the Level

At this level there are a number of established methods, techniques, and Standard Operating Procedures which apply to a work situation or an incident. This position must function within these established

protocols but must also exercise some discretion as to determining which matters should be referred to a

FCO2 for direction.

Limited discretion is available for the selection of the appropriate means of completing duties or tasks

Guidance is always available and work outcomes may be closely monitored.
Whilst supervision of other employees is not normally a feature at this level, employees could, however, be required to assist new staff and trainees by providing general information, guidance and advice. Employees will be

Employees will be required to provide basic administrative, organisational and training support related to the Communications Centre's operations. Positions at this level require the ability to obtain the cooperation and assistance of others in carrying out defined activities. As well as exchanging information, employees must communicate effectively with peers, Supervisors and members of the general community during stressful situations. (d) Duties and Skills Positions at this level may involve an employee in a range of activities including the performance of tasks governed by established procedures, specific guidelines and standardised instructions. Duties include but are not limited to: (i) answering calls for assistance in association with emergency incidents; (ii) basic administrative duties, including computer operation; (iii) prompt dispatch of appropriate resources to calls for assistance, in accordance with Standard Operational Procedures: (iv) assist in conducting basic on the job training and coaching activities for new or less experienced employees; (v) workplace maintenance and organisation;

performance at each level.

required to provide basic administrative, organisational and training support related to the Communications Centre's operations. Positions at this level require the ability to obtain the cooperation and assistance of others in carrying out defined activities. As well as exchanging information, employees must communicate effectively with peers, Supervisors and members of the general community during stressful situations.

(d) Duties and Skills

Positions at this level may involve an employee in a range of activities including the performance of tasks governed by established procedures, specific guidelines and standardised instructions

Duties include but are not limited to:

- (i) answering calls for assistance in association with emergency incidents;
- (ii) basic administrative duties, including computer operation;
- (iii) prompt dispatch of appropriate resources to calls for assistance, in accordance with Standard Operational Procedures;
- (iv) assist in conducting basic on the jobtraining and coaching activities for new or lessexperienced employees;
- (v) workplace maintenance and organisation;
- (vi) monitor appliance and crew movements;
- (vii) monitor Firecom alarm systems and liaise with alarm company technicians; and (viii) other duties for which officers are suitably

(vi) monitor appliance and crew movements;

(vii) monitor Firecom alarm systems and liaise with alarm company technicians; and

(viii)other duties for which officers are suitably trained, skilled and/or qualified. Appointees at this level undertake a range of functions requiring the practical application of acquired skills and knowledge.

Technical skills in the use of computer equipment are required in order to effectively operate Fire Service systems to perform routine and standard functions, and organise duties across a working day to meet regular workload requirements. Coordination responsibilities may include coordination of workflow processes. Knowledge and compliance with regulations, Codes of Practice, policies, procedures and instructions is required. Duties at this level include application of keyboard skills, support services and the collating and analysis of statistics.

(e) Progression within the level

This level contains 4 paypoints. New employees will commence at paypoint 1 (PP1). Whilst there are no fixed time frames for progression through this level, it is envisaged that progression to PP4 can be achieved within 4 years from trained, skilled and/or qualified.

Appointees at this level undertake a range of functions requiring the practical application of acquired skills and knowledge.

Technical skills in the use of computerequipment are required in order to effectivelyoperate Fire Service systems to perform routineand standard functions, and organise dutiesacross a working day to meet regular workloadrequirements.

Coordination responsibilities may include coordination of workflow processes.
Knowledge and compliance with regulations, Codes of Practice, policies, procedures and instructions is required.

Duties at this level include application of keyboard skills, support services and the collating and analysis of statistics.

(e) Progression within the level This level contains 4 paypoints.

New employees will commence at paypoint 1-(PP1).

Whilst there are no fixed time frames for progression through this level, it is envisaged that progression to

PP4 can be achieved within 4 years from the date of commencement; and

Upon engagement, new employees will be required to complete a formal Communications-Training Program which will include practical, classroom, simulated, live, self-paced and where applicable, local components.

The course will cover all Core Skills necessary

the date of commencement; and Upon engagement, new employees will be required to complete a formal Communications Training Program which will include practical, classroom, simulated, live, self-paced and where applicable, local components. The course will cover all Core Skills necessary for employees to perform the basic requirements of all level 1 functions. On successful completion of a 6 month period including examination, assessment and ongoing appraisal, an employee will progress to PP2.

- Further progression between paypoints for positions at this level will be dependent upon -
- (i) successful completion of predefined components of specified training programs;
- (ii) ongoing Performance Management and Development;
- (iii) competent delivery of operational skill requirements;
- (iv) achievement of necessary accreditations; and
- (v). satisfactory achievement levels for formal examination.

All employees in level 1 will be required to continue skills and knowledge maintenance, assessment and appraisal through programmed training provided by either CO2's on shift or training officers.

for employees to perform the basic requirements of all level 1 functions. On successful completion of a 6 month period including examination, assessment and ongoing appraisal, an employee will progress to PP2. Further progression between paypoints for positions at this level will be dependent upon (i) successful completion of predefined components of specified training programs; (ii) ongoing Performance Management and Development;

- (iii) competent delivery of operational skill-requirements;
- (iv) achievement of necessary accreditations; and
- (v) satisfactory achievement levels for formal examination.

All employees in level 1 will be required to continue skills and knowledge maintenance, assessment and appraisal through programmed training provided by either CO2's on shift or training officers.

Where an employee elects to progress from PP2 to PP3, progression will be dependent upon the acquisition of Core Skills for Level 2 which will provide employees with the necessary skills and abilities to fulfil the basic requirements of a Level 2 position when required to do so. Similarly, regardless of length of service at the level when any new skills or knowledge are introduced, every employee will be required to undertake training and demonstrate the appropriate understanding required.

Where an employee elects to progress from PP2 to PP3, progression will be dependent upon the acquisition of Core Skills for Level 2 which will provide employees with the necessary skills and abilities to fulfil the basic requirements of a Level 2 position when required to do so. Similarly, regardless of length of service at the level when any new skills or knowledge are introduced, every employee will be required to undertake training and demonstrate the appropriate understanding required. Employees who progress to PP4 may be required to assist or relieve FCO2's. 5.2.3 Fire Communications officer level 2

(a) Work level description
Appointment to this level requires
expertise in the communications field with
demonstrated proficiency in applying
established techniques. Extensive
knowledge and understanding of
Communications Centre operations and
procedures is vital.
An understanding of the organisation's

(FCO2)

An understanding of the organisation's functions coupled with detailed knowledge of the work unit's operations, practices and procedures is necessary for competent performance.

The capacity to provide supervision for Level 1 officers is a prerequisite of this level. Employees who progress to PP4 may be required to assist or relieve FCO2's. 5.2.3 Fire Communications officer level 2 (FCO2)

(a) Work level description

Appointment to this level requires expertise in the communications field with demonstrated proficiency in applying established techniques. Extensive knowledge and understanding of Communications Centre operations and procedures is vital.

An understanding of the organisation's functions coupled with detailed knowledge of the work unit's operations, practices and procedures is necessary for competent performance.

The capacity to provide supervision for Level 1-officers is a prerequisite of this level.

(b) Level of supervision

Employees at this level work under the direction of more senior officers and undertake a range of functions, which require the application of computer and telephone skills and experience and the practical application of a high level of interpersonal skills.

Procedures and operating standards are defined through guidelines, organisational requirements and Standard Operating Procedures, and through recognised techniques and methods associated with communications management. A range of varied techniques, systems, methods or processes are available to perform the work,

(b) Level of supervision

management.

Employees at this level work under the direction of more senior officers and undertake a range of functions, which require the application of computer and telephone skills and experience and the practical application of a high level of interpersonal skills.

Position objectives are clearly defined. Procedures and operating standards are defined through guidelines, organisational requirements and Standard Operating Procedures, and through recognised techniques and methods associated with communications

A range of varied techniques, systems, methods or processes are available to perform the work, and the employee is expected to understand and to exercise the necessary discretion in their use.

(c) Characteristics of the level
Supervision of subordinate employees
within a small discrete work group or
function may be a feature of this level.
Assistance is usually available from more
senior officers if required when problems
occur. There is some
scope for the exercise of initiative in the
application of established work practices
and procedures, however, problems are
usually resolved by reference to
procedures, documented methods and

and the employee is expected to understand and to exercise the necessary discretion in their use.

(c) Characteristics of the level

Supervision of subordinate employees within asmall discrete work group or function may be afeature of this level.

Assistance is usually available from more senior officers if required when problems occur. There is some

scope for the exercise of initiative in the application of established work practices and procedures, however, problems are usually resolved by reference to procedures, documented methods and instructions. Employees

are required to interpret operating policies and Standard Operating Procedures in order to determine the most

appropriate course of action. Employees at this level will also start to become concerned with the

development of more efficient work practices, and recommendations related to improvements in Standard Operating Procedures.

Employees at this level are competent toprovide authoritative information to lessexperienced officers within the work team orunder their direct supervision.

(d) Duties and skills

Work at this level requires a sound knowledge of the organisation's functions and the requirements of communications services.

A sound knowledge of the Standard Operating

instructions. Employees are required to interpret operating policies and Standard Operating Procedures in order to determine the most appropriate course of action. Employees at this level will also start to become concerned with the development of more efficient work practices, and recommendations related to improvements in Standard Operating Procedures.

Employees at this level are competent to provide authoritative information to less experienced officers within the work team or under their direct supervision.

(d) Duties and skills

Work at this level requires a sound knowledge of the organisation's functions and the requirements of communications services.

A sound knowledge of the Standard Operating Procedures is required. Guidance from more experienced officers is only received for those aspects of the work which involve new or more techniques or relate to areas outside the position's normal span of activity. Duties include but are not limited to:

(i) supervision and management of emergency calls;

(ii) competent operation of

(ii) competent operation of communications/network systems to maintain adequate fire cover and support of emergency service crews; Procedures is required.

Guidance from more experienced officers is only received for those aspects of the work-which involve new or more techniques or relate to areas outside the position's normal span of activity.

Duties include but are not limited to:

(i) supervision and management of emergencyealls;

(ii) competent operation of communications/network systems to maintain adequate fire cover and support of emergency service crews;

(iii) supervision of FCO2's including humanresource management functions such asperformance appraisal,

employee development needs and employee induction;

(iv) development of recommendations for enhanced Standard Operational Procedures, Standard

Administrative Instructions, training material and administrative and operational functions. (v). project work, implementation of policies and procedures and routine and specific report writing;

(vi) assist in the development and conduct of formal training and education programs and provide on the job training;

(vii) co-ordination and analysis of Communications Centre activities to contribute to continuing improvement initiatives and to

- (iii) supervision of FCO1's including human resource management functions such as performance appraisal, employee development needs and employee induction;
- (iv) development of recommendations for enhanced Standard Operational Procedures, Standard Administrative Instructions, training material and administrative and operational functions.
- (v). project work, implementation of policies and procedures and routine and specific report writing;
- (vi) assist in the development and conduct of formal training and education programs and provide on the job training;
- (vii) co-ordination and analysis of Communications Centre activities to contribute to continuing improvement initiatives and to develop and maintain a budget and manage distribution of material resources; and
- (viii) maintain effective community and media relations.
- (e) Progression within the Level This Level contains 4 paypoints. New appointees will commence at PP1. Progression through PP1 to PP4 will be dependent upon successful completion of theoretical and practical assessments

develop and maintain a budget and manage distribution of material resources; and (viii) maintain effective community and mediarelations-

(e) Progression within the Level
This Level contains 3 paypoints.
New appointees will commence at PP1.
Progression through PP1 to PP3 will be dependent upon successful completion of theoretical and practical assessments linked to relevant training.
Employees who progress to paypoint 3 must demonstrate highly developed skills and knowledge, beyond

those expected for lower paypoints in this level. Progression within this level will see a number of changes in the way in which the employee carries out their responsibilities –

- (i) demonstrated proficiency in application of advanced techniques;
- (ii) demonstrated ability to effectively assignwork to, and check the work of other employees, as well as carrying out staff training; and
- (iii) evidence of capacity to effectively coordinate activities.
- (f) In addition, progression will be dependent upon:
- (i) continuing completion of relevant training elements;
- (ii) ongoing Performance Planning and Review;
- (iii) competent delivery of operational skill-

linked to relevant training.

Employees who progress to paypoint 4 must demonstrate highly developed skills and knowledge, beyond those expected for lower paypoints in this level.

Progression within this level will see a

Progression within this level will see a number of changes in the way in which the employee carries out their responsibilities -

- (i) demonstrated proficiency in application of advanced techniques;
- (ii) demonstrated ability to effectively assign work to, and check the work of other employees, as well as carrying out staff training; and
- (iii) evidence of capacity to effectively coordinate activities.
- (f) In addition, progression will be dependent upon:
- (i) continuing completion of relevant training elements;
- (ii) ongoing Performance Planning and Review;
- (iii) competent delivery of operational skill requirements;
- (iv) achievement of necessary accreditation:
- (v). satisfactory achievement levels for formal examinations; and
- (vi) demonstrated supervision capabilities. All employees in Level 2 will be required to continue skills and knowledge maintenance, assessment and

requirements;

- (iv) achievement of necessary accreditation;(v). satisfactory achievement levels for formal
- (v). satisfactory achievement levels for formal examinations; and

(vi) demonstrated supervision capabilities. All employees in Level 2 will be required to continue skills and knowledge maintenance, assessment and appraisal.

Similarly, regardless of length of service at the level when any new skills or knowledge are introduced, every

- employee will be required to undertake training and demonstrate the appropriate understanding required.
- 5.2 Paypoint Progression for Communications Officers
- 5.2.1 Recruit Level Communications Officer 1 Paypoint 1 progress to Communications Officer 1 Paypoint 2 after successful completion of Certificate III in Fire Communications Operations and 1040 hours satisfactory performance.
- 5.2.2 Communication Officer 1 Paypoint 2 progress to Communication Officer 1 Paypoint 3 is on successful completion of training and development as outlined in the Fire Communications Professional Development Program and 2080 hours satisfactory performance at Paypoint 2.

appraisal. Similarly, regardless of length of service at the level when any new skills or knowledge are introduced, every employee will be required to undertake training and demonstrate the appropriate understanding required.
onavioung requirem
5.3 Salaries
5.3.1 "Paypoint" means the specific rate of remuneration payable to employees within a Classification Level.

Retain

Include FCMZ pay rate

Include Communication Manager "Z" rate \$4195.60 as at 1st September 2014. [equivalent to "Inspector" rate prescribed under clause 5.3.2 of the Queensland Fire and Rescue Service Award – State 2012]

- 5.2.3 Communication Officer 1 Paypoint 3 progress to Communication Officer 1 Paypoint 4 upon successful completion of training the development as outlined in the Fire Communications Professional Development Program and 2080 hours satisfactory performance at Paypoint 3.
- 5.2.4 Paypoint Progression of Communication Supervisors and Communications Manager Upon appointment to Communications Supervisor or Communication Manager, progression through the levels is to be based on qualifications outlined in the Fire Communications Professional Development Program and 2080 hours satisfactory performance at each level.

5.3 Salaries

- 5.3.1 "Paypoint" means the specific rate of remuneration payable to employees within a Classification Level.
- 5.3.2 The following salaries shall be the fortnightly base rate payable for Classification

Communications Officers, Communications Supervisors and Communications Managers in the Eastern District of the Southern Division:

Classification	Per Fortnight (\$)
Communications	1,632.20
Officer 1	

5.3.2 The following salaries shall be the fortnightly base rate payable for Classification Communications Officers, Communications Supervisors and

Classification Communications Officers, Communications Supervisors and Communications Managers in the Eastern

District of the Southern Division:

Classification Per Fortnight (\$)
Communications 1,632.20
Officer 1

Communications Officer 2	1,935.50		Communications Officer 2	1,935.50
Communications	2,007.00		Communications	2,007.00
Officer 3			Officer 3	
Communications	2,080.50		Communications	2,080.50
Officer 4			Officer 4	
Communications	2,639.40		Communications	2,639.40
Supervisor 1			Supervisor 1	
Communications	2,715.10		Communications	2,715.10
Supervisor 2			Supervisor 2	
Communications	2,790.70		Communications	2,790.70
Supervisor 3			Supervisor 3	
Communications	2,866.10		Communications	2,866.10
Supervisor 4			Supervisor 4	
Communications	3,465.70		Communications	3,465.70
Manager 1			Manager 1	
Communications	3,568.70		Communications	3,568.70
Manager 2			Manager 2	
Communications	3,683.30		Communications	3,683.30
Manager 3			Manager 3	
			Communications	4,195.60
			Manager Z	
Communications Manag	ger base rate			
includes a loading of 20% paid on lieu of			Communications Manager base rate includes a	
any provisions for on-call and callback			loading of 20% paid on	
			1	requirements, overtime,
requirements, overtime, out of hours work		Current as at 1 st September 2014		_
and work at night or weekends			out of hours work and v	vork at might of
			weekends	
5.3.3 The rates of pay in				
incorporate adjustments	based upon the			

Queensland Fire and Rescue Service -Certified Agreement 2006 [CA/2006/277] and include the arbitrated wage adjustment payable under the 1 September 2014 Declaration of General Ruling and earlier Safety Net Adjustments and arbitrated wage adjustments. This arbitrated wage adjustment may be offset against any equivalent amount in rates of pay received by employees whose wages and conditions of employment are regulated by this Award which are above the wage rates prescribed in the Award. Such payments includes wages payable pursuant to certified agreements, currently operating enterprise flexibility agreements, award amendments to give effect to enterprise agreements and over award arrangements. Absorption which is contrary to the terms of an agreement is not required.

Increases made under previous State Wage Cases, or under the current Statement of Principles, excepting those resulting from enterprise agreements, are not to be used to offset arbitrated wage adjustments.

5.3.3 The rates of pay in this Award incorporate adjustments based upon the *Queensland Fire* and Rescue Service - Certified Agreement 2006 [CA/2006/277] and include the arbitrated wage adjustment payable under the 1 September 2014 Declaration of General Ruling and earlier Safety Net Adjustments and arbitrated wage adjustments. This arbitrated wage adjustment may be offset against any equivalent amount in rates of pay received by employees whose wages and conditions of employment are regulated by this Award which are above the wage rates prescribed in the Award. Such payments includes wages payable pursuant to certified agreements, currently operating enterprise flexibility agreements, award amendments to give effect to enterprise agreements and over award arrangements. Absorption which is contrary to the terms of an agreement is not required.

Increases made under previous State Wage Cases, or under the current Statement of Principles, excepting those resulting from enterprise agreements, are not to be used to offset arbitrated wage adjustments.

5.3.4 Divisional and district parities

5.3.4 Divisional and did In addition to the rates this Award, the following be paid to employees we in the Divisions and Did hereunder:	of wages set out in ng amounts shall who are employed		In addition to the rates of wages set out in this Award, the following amounts shall be paid to employees who are employed in the Divisions and Districts referred to hereunder:	
Southern Division - Western District Mackay Division Northern Division - Eastern District Northern Division - Western District	Per fortnight (\$) 2.10 1.80 2.10 6.50		Southern Division - Western District Mackay Division Northern Division - Eastern District Northern Division - Western District	Per fortnight (\$) 2.10 1.80 2.10 6.50
5.4 Allowances 5.4.1 Mount Isa locality allowance Employees located at Mount Isa shall receive \$91.60 per fortnight in addition to their ordinary rates of pay. This amount shall be payable with respect to annual leave, long service leave and all leave with pay, but shall not be included for the purpose of calculating overtime or any penalty payments. 5.4.2 Overtime meal allowance (a) Where an employee is required by the employer to work overtime for more than		Retain Current as at 1 st September 2014	rates of pay. This amount shall be payable	fount Isa shall receive addition to their ordinary e with respect to annual e and all leave with pay, d for the purpose of any penalty payments. Howance is required by the time for more than one

one hour immediately before or after the employee's fixed or recognised working hours, the employer shall provide the employee with either: (i) a meal; or (ii) an allowance of \$12.10. (b) Where an employee has provided a meal, after having received due notification to work overtime and is subsequently not required to work overtime, the employee shall be entitled to a payment of \$12.10 for such meal. (c) Employees recalled for duty during any normal mealtime in off-duty hours shall be paid a meal allowance of \$12.10 for each such recall: Provided that, for the purposes of clause 5.4.2(c) only, normal meal times shall be deemed to be 7.00 a.m. to		or after the employee's fixed or recognised working hours, the employer shall provide the employee with either: (i) a meal; or (ii) an allowance of \$12.10. (b) Where an employee has provided a meal, after having received due notification to work overtime and is subsequently not required to work overtime, the employee shall be entitled to a payment of \$12.10 for such meal. (c) Employees recalled for duty during any normal mealtime in off-duty hours shall be paid a meal allowance of \$12.10 for each such recall: Provided that, for the purposes of clause 5.4.2(c) only, normal meal times shall be deemed to be 7.00 a.m. to 8.00 a.m, 12.00 p.m. to 2.00 p.m. and 5.30 p.m.
8.00 a.m, 12.00 p.m. to 2.00 p.m and 5.30 p.m. to 7.00 p.m. each day.		to 7.00 p.m. each day.
5.5 Occupational Superannuation Subject to federal legislation, the employer must comply with superannuation arrangements prescribed in the Superannuation (State Public Sector) Act 1990 (and associated Deed, Notice and Regulation). Where federal legislation provides for choice of fund rights to an employee subject to this Award, and that employee fails to elect which superannuation fund to which employer contributions are	Retain	5.5 Occupational Superannuation Subject to federal legislation, the employer must comply with superannuation arrangements prescribed in the Superannuation (State Public Sector) Act 1990 (and associated Deed, Notice and Regulation). Where federal legislation provides for choice of fund rights to an employee subject to this Award, and that employee fails to elect which superannuation fund to which employer contributions are directed, the employer will direct contributions to such fund as prescribed

	by the abovementioned Queensland legislation.
Retain	5.6 Payment of wages 5.6.1 Payment of wages are made fortnightly. 5.6.2 Wages are paid by electronic funds transfer or direct deposit to employees' nominated accounts unless otherwise agreed between the employer and the employee concerned.
Retain	6.1 Hours of work 6.1.1 Ordinary hours The ordinary hours of work is an average of 40 per week over a roster cycle, to be worked in accordance with the following: (a) except by mutual agreement, all ordinary hours are to be worked continuously (exclusive of unpaid meal breaks) within a minimum of 8 hours and a maximum of 14 hours per day; (b) ordinary hours of work may be performed on any 5 days out of 7 consecutive days or on any 10 days out of 14 consecutive days. Wherever practicable days off should be taken consecutively; and (c) a Continuous Shift Work roster shall provide for a minimum of 8 hours break between the finish of ordinary hours on one day and the commencement of ordinary hours on the next day.

ordinary hours on the next day. 6.1.2 Flexible working hours (a) Unless otherwise provided in a Shift Work roster, employees will work an 8 week 320 hour cycle and the pattern of working hours shall be determined by the employer having due regard to the work requirements and the wishes of the employee. (b) Consultation regarding such proposed working arrangements will occur with the employees and, if requested by the employee(s), their Union, prior to implementation at the work location. 6.1.3 Residential training courses Employees attending Queensland Fire and Rescue Service residential training courses may be required to work Monday to Friday inclusive and between 0800 and 2000 hours, provided that their ordinary hours shall not exceed 40 in any one week, or 10 in any one day. 6.1.4 Notice to change hours With respect to periods of notice required for attending training, changing shifts and rosters, in most cases such activities will be planned well enough in advance to enable at least 2 weeks' notice to be given to employees: Provided that receipt of a lesser period of notice in itself will not be an adequate reason for failing to attend such training.		(a) Unless otherwise provided in a Shift Work roster, employees will work an 8 week 320 hour cycle and the pattern of working hours shall be determined by the employer having due regard to the work requirements and the wishes of the employee. (b) Consultation regarding such proposed working arrangements will occur with the employees and, if requested by the employee(s), their Union, prior to implementation at the work location. 6.1.3 Residential training courses Employees attending Queensland Fire and Rescue Service residential training courses may be required to work Monday to Friday inclusive and between 0800 and 2000 hours, provided that their ordinary hours shall not exceed 40 in any one week, or 10 in any one day. 6.1.4 Notice to change hours With respect to periods of notice required for attending training, changing shifts and rosters, in most cases such activities will be planned well enough in advance to enable at least 2 weeks' notice to be given to employees: Provided that receipt of a lesser period of notice in itself will not be an adequate reason for failing to attend such training.
6.2 Overtime	Retain	6.2 Overtime

- 6.2.1 The time an employee is required by the employer to work before or after the employee's fixed or recognized times for starting or finishing work on any day, or outside of the employee's ordinary shift roster, shall be regarded as overtime and shall be paid for at the rate of time and a half for the first 3 hours on any one day and double time thereafter:
- (a) Provided that all overtime for continuous shift workers will be paid at double time.
- (b) Provided that calculations for overtime payment are made on the base rates of pay.
- 6.2.2 Rest period between shifts
- (a) If an employee is required to work overtime, the employee will receive 10 consecutive hours off duty between finishing ordinary work on one day and starting ordinary work on the next day without loss of pay for ordinary working time occurring during such absence.

 (b) If the employee is instructed to continue or resume work without
- (b) If the employee is instructed to continue or resume work without receiving 10 consecutive hours off duty, the employee will be paid double time until the employee is released from duty for 10 consecutive hours without loss of pay for ordinary working time during such absence.
- (c) Clause 6.2.2 does not apply where the employee is recalled to work overtime and

- 6.2.1 The time an employee is required by the employer to work before or after the employee's fixed or recognised
- times for starting or finishing work on any day, or outside of the employee's ordinary shift roster, shall be
- regarded as overtime and shall be paid for at the rate of time and a half for the first 3 hours on any one day and
- double time thereafter:
- (a) Provided that all overtime for continuous shift workers will be paid at double time.
- (b) Provided that calculations for overtime payment are made on the base rates of pay.
- 6.2.2 Rest period between shifts
- (a) If an employee is required to work overtime, the employee will receive 10 consecutive hours off duty
- between finishing ordinary work on one day and starting ordinary work on the next day without loss of pay for ordinary working time occurring during such absence.
- (b) If the employee is instructed to continue or resume work without receiving 10 consecutive hours off duty, the employee will be paid double time until the employee is released from duty for 10 consecutive hours without loss of pay for ordinary working time during such absence.
- (c) Clause 6.2.2 does not apply where the employee is recalled to work overtime and actually works not more than 2 hours' overtime.
- (d) Clause 6.2.2 does not apply where the

actually works not more than 2 hours' overtime.

- (d) Clause 6.2.2 does not apply where the period between ordinary rostered shifts is 10 hours or less.
- 6.2.3 *Overtime on public holidays* All overtime worked by any employee on a public holiday as prescribed in clause 7.6 will be paid at double the usual overtime rate.
- 6.2.4 Time off in lieu of overtime
 Subject to the approval of the
 Commissioner, employees may elect to be
 compensated by receiving time off in lieu
 of receiving paid overtime. Time off in
 lieu will be equivalent to the relevant rate
 of accrual. Time off in lieu is to be taken
 12 months from the date on which the
 overtime is worked and at a time
 agreeable to the employer and the
 employee. Time off in lieu not accessed
 within 12 months of accrual shall be paid
 for by the employer at the relevant rate of
 accrual.

period between ordinary rostered shifts is 10 hours or less.

6.2.3 Overtime on public holidays All overtime worked by any employee on a public holiday as prescribed in clause 7.6 will be paid at double the usual over time rate. 6.2.4 Time off in lieu of overtime Subject to the approval of the Commissioner, employees may elect to be compensated by receiving time off in lieu of receiving paid overtime. Time off in lieu will be equivalent to the relevant rate of accrual. Time off in lieu is to be taken 12 months from the date on which the overtime is worked and at a time agreeable to the employer and the employee. Time off in lieu not accessed within 12 months of accrual shall be paid for by the employer at the relevant rate of accrual.

6.3 Meal breaks

6.3.1 Employees on Continuous Shift Work shall be allowed 60 minutes paid crib time in each day shift and 30 minutes paid crib time in each night shift: Provided that crib time shall be taken at such time as not to interfere with the continuity of work where continuity is

Reword as per 2006 EB Agreement

6.3.1 Communications Employees covered by this Agreement shall be entitled to a meal break of not less than 30 minutes during each shift/day for the purposes of consuming a meal. Such break to be

6.3 Meal breaks Meal Breaks and Meal Allowance for Comunications Centre Employees

6.3.1 Employees on Continuous Shift Workshall be allowed 60 minutes paid crib time in each day shift and 30 minutes paid crib time in each night shift:

Provided that crib time shall be taken at such

necessary.

6.3.2 An unpaid meal break of at least 30 minutes' duration may be prescribed where the Assistant Commissioner determines that continuity of work is not necessary. Where agreed between the employer and the employee, the employee may elect to continue an unpaid meal break for a period not exceeding 2 hours' duration.

completed during the shift, however, were practicable, such break should be taken between the third and sixth hour of work.

- 6.3.2 This meal break shall be taken at such time as will not interfere with the continuity of work.
- 6.3.3 Where an employee is unable to take, or is recalled to duty before the completion of, the meal break they shall be paid a meal allowance of \$12.10. Such allowance is to be adjusted from time to time in accordance with General Rulings of the Queensland Industrial Relations Commission.
- 6.3.4 Employees recalled to duty shall be allowed to complete the meal break once the interruption is over

time as not to interfere with the continuity of work where continuity is necessary.

- 6.3.2 An unpaid meal break of at least 30 minutes' duration may be prescribed where the Assistant Commissioner determines that continuity of work is not necessary. Where agreed between the employer and the employee, the employee may elect to continue an unpaid meal break for a period not exceeding 2 hours' duration.
- 6.3.1 Communications Employees covered by this award shall be entitled to a meal break of not less than 30 minutes during each shift/day for the purposes of consuming a meal. Such break to be completed during the shift, however, were practicable, such break should be taken between the third and sixth hour of work.
- 6.3.2 This meal break shall be taken at such time as will not interfere with the continuity of work.
- 6.3.3 Where an employee is unable to take, or is recalled to duty before the completion of, the meal break they shall be paid a meal allowance of \$12.10. Such allowance is to be adjusted from time to time in accordance with General Rulings of the Queensland Industrial Relations Commission.
- 6.3.4 Employees recalled to duty shall be allowed to complete the meal break once the interruption is over.

6.4 Rest pauses

Each employee shall be entitled to a rest

Retain

6.4 Rest pauses Each employee shall be entitled to a rest pause

pause of 10 minutes' duration in the employer's time in the 1st and 2nd half of the employee's shift or day's work. Such rest pauses shall be taken at such times as will not interfere with the continuity of work where continuity is necessary.		of 10 minutes' duration in the employer's time in the 1st and 2nd half of the employee's shift or day's work. Such rest pauses shall be taken at such times as will not interfere with the continuity of work where continuity is necessary.
6.5 Shift work 6.5.1 Night shift allowance An employee required to work in accordance with an approved shift roster, shall be paid an allowance of 15% of the base rate for each night shift worked between midnight Sunday and midnight Friday. For the purposes of clause 6.5, a night shift means a shift where the majority of ordinary hours fall between the hours of 6.00 p.m. and 6.00 a.m.: Provided that this allowance shall not be paid for "overtime" shifts. 6.5.2 Weekend penalty rates An employee required to work in accordance with an approved shift roster shall be paid weekend penalty rates in accordance with the following: (a) All ordinary time worked between midnight on Friday and midnight on Saturday shall be paid for at one and a half times the base rate of pay; and (b) All ordinary time worked between midnight on Saturday and midnight on Sunday shall be paid for at double the base rate of pay.	Retain	6.5 Shift work 6.5.1 Night shift allowance An employee required to work in accordance with an approved shift roster, shall be paid an allowance of 15% of the base rate for each night shift worked between midnight Sunday and midnight Friday. For the purposes of clause 6.5, a night shift means a shift where the majority of ordinary hours fall between the hours of 6.00 p.m. and 6.00 a.m.: Provided that this allowance shall not be paid for "overtime" shifts. 6.5.2 Weekend penalty rates An employee required to work in accordance with an approved shift roster shall be paid weekend penalty rates in accordance with the following: (a) All ordinary time worked between midnight on Friday and midnight on Saturday shall be paid for at one and a half times the base rate of pay; and (b) All ordinary time worked between midnight on Saturday and midnight on Sunday shall be paid for at double the base rate of pay.

6.6 Call back 6.6.1 An employee called back for duty after leaving the employer's premises shall be paid the appropriate rate for time worked for each call back with a minimum of 2 hours' payment at overtime rates: Provided that any subsequent call back which commences within 2 hours of the commencement of the previous call back, shall be deemed to be included in the previous call back. 6.6.2 Clause 6.6.1 shall not apply where the overtime is continuous with the start or finish of ordinary working time. 6.6.3 Clause 6.6.1 shall not apply in cases where it is customary for the employee to return to the employer's premises to perform a specific job outside the employee's ordinary working hours.	Retain	6.6 Call back 6.6.1 An employee called back for duty after leaving the employer's premises shall be paid the appropriate rate for time worked for each call back with a minimum of 2 hours' payment at overtime rates: Provided that any subsequent call back which commences within 2 hours of the commencement of the previous call back, shall be deemed to be included in the previous call back. 6.6.2 Clause 6.6.1 shall not apply where the overtime is continuous with the start or finish of ordinary working time. 6.6.3 Clause 6.6.1 shall not apply in cases where it is customary for the employee to return to the employer's premises to perform a specific job outside the employee's ordinary working hours.
7.1 Annual leave 7.1.1 For each full year of employment, an employee shall be entitled to 160 hours leave on full pay exclusive of weekends, programmed rostered days off and public holidays: Provided that shift workers and continuous shift workers, for each full year of employment, shall be entitled to 200 hours leave on full pay exclusive of public holidays and rostered days off	Retain	7.1 Annual leave 7.1.1 For each full year of employment, an employee shall be entitled to 160 hours leave on full pay exclusive of weekends, programmed rostered days off and public holidays: Provided that shift workers and continuous shift workers, for each full year of employment, shall be entitled to 200 hours leave on full pay exclusive of public holidays and rostered days off according to the roster on which the employee commenced

according to the roster on which the employee commenced leave.

- 7.1.2 All annual leave shall be paid in advance.
- 7.1.3 The monetary equivalent of accrued leave, including *pro-rata* accrued annual leave, shall be paid upon the termination of employment.
- 7.1.4 Leave of absence without pay in excess of 3 months will not count as service for the purpose of calculating annual leave:

Provided that any absence from work on workers' compensation shall not so reduce the entitlement to leave.

7.1.5 Calculation of annual leave payments

Annual leave payments shall be calculated in accordance with either:

- (a) All employees subject to clause
- 7.1.5(b), in no case shall the payment by the employer be less than the sum of the following amounts:
- (i) the employee's ordinary wage rate as prescribed by this Award for the period of annual leave (excluding night shift allowances and weekend penalty rates);
- (ii) divisional and district parities; and
- (iii) a further amount calculated at the rate of 17 1/2%.
- (b) Shift workers (including continuous shift workers) the rate payable for

leave.

- 7.1.2 All annual leave shall be paid in advance.
- 7.1.3 The monetary equivalent of accrued leave, including *pro-rata* accrued annual leave, shall be paid upon the termination of employment.
- 7.1.4 Leave of absence without pay in excess of 3 months will not count as service for the purpose of calculating annual leave:

Provided that any absence from work on workers' compensation shall not so reduce the entitlement to leave.

- 7.1.5 *Calculation of annual leave payments* Annual leave payments shall be calculated in accordance with either:
- (a) All employees subject to clause 7.1.5(b), in no case shall the payment by the employer be less than the sum
- of the following amounts:
- (i) the employee's ordinary wage rate as prescribed by this Award for the period of annual leave (excluding night shift allowances and weekend penalty rates);
- (ii) divisional and district parities; and
- (iii) a further amount calculated at the rate of 17 1/2%.
- (b) Shift workers (including continuous shift workers) the rate payable for working ordinary time according to the employee's projected roster, including night

shift allowances and weekend penalty rates. Clause 7.1.5(a) shall not apply to any period of

working ordinary time according to the employee's projected roster, including night shift allowances and weekend penalty rates. Clause 7.1.5(a) shall not apply to any period of annual leave exceeding 200 hours, which may be accrued in any year.	annual leave exceeding 200 hours, which may be accrued in any year.
7.2 Sick leave 7.2.1 Entitlements - Employees shall be eligible for sick leave for each completed year of employment on the following basis: (a) 8 shifts for each completed year of employment with the employer where employees work Shift Work: Provided that in respect to any completed period of employment of less than one year, an employee shall become entitled to one shift's sick leave for each month of such period, up to a maximum of 8 shifts. (b) 10 days in every other case: Provided that in respect to any completed period of employment of less than one year, an employee shall become entitled to one day's sick leave for each month of such period, up to a maximum of 10 days. (c) All sick leave shall be cumulative. 7.2.2 Conditions - An employee who is	7.2 Sick leave 7.2.1 Entitlements - Employees shall be eligible for sick leave for each completed year of employment on the following basis: (a) 8 shifts for each completed year of employment with the employer where employees work Shift Work: Provided that in respect to any completed period of employment of less than one year, an employee shall become entitled to one shift's sick leave for each month of such period, up to a maximum of 8 shifts. (b) 10 days in every other case: Provided that in respect to any completed period of employment of less than one year, an employee shall become entitled to one day's sick leave for each month of such period, up to a maximum of 10 days. (c) All sick leave shall be cumulative. 7.2.2 Conditions - An employee who is absent
absent from work on account of personal illness or injury shall be entitled to paid leave of absence up to the accumulated period of leave applicable without loss of	from work on account of personal illness or injury shall be entitled to paid leave of absence up to the accumulated period of leave applicable without loss of pay

pay subject to the following conditions and limitations:

- (a) Worker's compensation An employee shall not be eligible for paid leave of absence under clause 7.2 for any period in respect of which the employee is entitled to worker's compensation.
- (b) Notice An employee shall, within 24 hours prior to the commencement of any such absence or as soon as practicable, inform their immediate supervisor of the inability to attend for duty and as far as practicable, state the nature of the illness or injury and the estimated duration of the absence.
- (c) Evidence Where a sick leave absence exceeds 2 consecutive working days/shifts, an employee shall produce a medical certificate from a duly qualified medical practitioner, specifying:
- (i) the nature of the illness; and
- (ii) the period or approximate period during which the employee will be unable to work

7.2.3 Medical examination

The employer may determine that an employee who has been absent from duty on account of illness or injury shall submit for a medical examination to a medical officer of the employer or such other duly qualified medical practitioner as may be approved by the employer:

(a) before resuming duty; and

Delete:-

7.2.3, 7.2.4, 7.2.5, 7.2.6, 7.2.7, 7.2.8 not incidental to this clause, is not "no less favourable", and is inconsistent with QFES.

S71NA(2) (a) (b)

Matters are not incidental

Provisions are less favourable than QES

subject to the

following conditions and limitations:

- (a) Worker's compensation An employee shall not be eligible for paid leave of absence under clause 7.2 for any period in respect of which the employee is entitled to worker's compensation.
- (b) Notice An employee shall, within 24 hours prior to the commencement of any such absence or as soon as

practicable, inform their immediate supervisor of the inability to attend for duty and as far as practicable, state the nature of the illness or injury and the estimated duration of the absence.

- (c) Evidence Where a sick leave absence exceeds 2 consecutive working days/shifts, an employee shall produce a medical certificate from a duly qualified medical practitioner, specifying:
- (i) .the nature of the illness; and
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7.2.3 Medical examination

The employer may determine that an employee who has been absent from duty on account of illness or injury shall

submit for a medical examination to a medical officer of the employer or such other duly qualified medical practitioner as may be approved by the employer:

- (a) before resuming duty; and
- (b) within a time specified by the employer. In such cases, the employee shall not resume

(b) within a time specified by the employer.

In such cases, the employee shall not resume duty until such medical officer has certified the employee is fit for duty.
7.2.4 Unfit to discharge duties
The employer may direct any employee who by reason of any mental or bodily infirmity, may be unfit to discharge, or incapable of discharging the employee's duties efficiently, to submit for examination by a medical officer as approved by the employer. The costs of such medical examination shall be borne by the employer.

7.2.5 Termination on medical grounds If such medical officer attended by an employee reports to the employer that such employee is by reason of any such infirmity, other than a temporary infirmity, unfit to discharge or incapable of discharging the full range of the employee's designated duties, the employer may terminate the employee's services in accordance with the provisions of the *Fire and Rescue Service Act 1990:* Provided that the employer shall provide the employee with notice in writing that the employer intends to terminate the employee's services within 14 days unless the employee notifies the employer before the expiration of such 14 days that the employee seeks the matter to be referred

duty until such medical officer has certified the employee is fit for duty.

7.2.4 *Unfit to discharge duties*

The employer may direct any employee who by reason of any mental or bodily infirmity, may be unfit to discharge, or

incapable of discharging the employee's duties efficiently, to submit for examination by a medical officer as approved

by the employer. The costs of such medical examination shall be borne by the employer.

7.2.5 Termination on medical grounds

If such medical officer attended by an employee reports to the employer that such employee is by reason of any such

infirmity, other than a temporary infirmity, unfit to discharge or incapable of discharging the full-range of the

employee's designated duties, the employer may terminate the employee's services in accordance with the provisions of the *Fire and Rescue*Service Act 1990:

Provided that the employer shall provide the employee with notice in writing that the employer intends to terminate the employee's services within 14 days unless the employee notifies the employer before the expiration of such 14 days that

the employee seeks the matter to be referred to a medical referee under clause 7.2.6.

7.2.6 Referral to medical referee

Where an employee under this Award has submitted for any medical examination by the

to a medical referee under clause 7.2.6. 7.2.6 Referral to medical referee
Where an employee under this Award has submitted for any medical examination by the medical officer of the employer and agreement cannot be reached between the employer and the employee as to such employee's fitness for duty, the matter shall be referred to a medical referee to be nominated by the parties.

If the parties cannot agree upon one, a medical referee shall be nominated by the Chief Executive of the Division of Workplace Health and Safety. Such medical referee shall give a certificate as to the fitness of the employee for duty and that certificate shall be conclusive evidence as to the matter specified. Except in cases where the decision of the medical referee is favourable to the appellant, the medical expenses incurred in referring the matter to such medical referee shall be borne and discharged by the employee.

7.2.7 Refusal to submit to medical examination

If an employee so called upon to submit to any medical examination under this Award:

- (a) does not so submit within the time specified; or
- (b) refuses to so submit to examination by

medical officer of the employer and agreement cannot be reached between the employer and the employee as tosuch employee's fitness for duty, the mattershall be referred to a medical referee to be nominated by the parties. If the parties cannot agree upon one, a medicalreferee shall be nominated by the Chief Executive of the Division of Workplace Health and Safety. Such medicalreferee shall give a certificate as to the fitness of the employee for duty and that certificate shall be conclusive evidence as to the matter specified. Except in cases where the decision of the medical referee is favourable to the appellant, the medical expenses incurred in referring the matter to such medical referee shall be borne and discharged by the employee. 7.2.7 Refusal to submit to medical examination If an employee so called upon to submit to any

- medical examination under this Award:
 (a) does not so submit within the time specified;
 or
- (b) refuses to so submit to examination by a medical referee under clause 7.2.6; the employer may terminate the employee's services on giving the employee 14 days' notice in writing.
- 7.2.8 Absenteeism management
- (a) Without limiting the employer's existing rights, where an employee has a proven pattern of recurring sick leave, the employer shall

a medical referee under clause 7.2.6; the employer may terminate the employee's services on giving the employee 14 days' notice in writing. 7.2.8 Absenteeism management (a) Without limiting the employer's existing rights, where an employee has a proven pattern of recurring sick leave, the employer shall notify the employee and the employee's Union of same. (b) The employer shall first attempt to determine the reason for such absences and where appropriate ensure that the employee is counselled in relation to the employee's unsatisfactory absence. (c) If a pattern of sick leave continues, the employee may be required to produce a medical certificate for future absences. At the expiration of a 12 month period, the requirement to provide a medical certificate for all absences will be reviewed. (d) An employee may be required to furnish a satisfactory certificate in respect of any current or future sick leave absences should the employer so decide.		notify the employee and the employee's Union of same. (b) The employer shall first attempt to determine the reason for such absences and where appropriate ensure that the employee is counselled in relation to the employee's unsatisfactory absence. (c) If a pattern of sick leave continues, the employee may be required to produce a medical certificate for future absences. At the expiration of a 12 month period, the requirement to provide a medical certificate for all absences will be reviewed. (d) An employee may be required to furnish a satisfactory certificate in respect of any current or future sick leave absences should the employer so decide.
7.3 Long service leave 7.3.1 Entitlement - An employee who completes 10 years' continuous service shall be entitled to long service leave at the rate of 1.3 weeks on full pay for each year of continuous service and a	Retain	7.3 Long service leave 7.3.1 Entitlement - An employee who completes 10 years' continuous service shall be entitled to long service leave at the rate of 1.3 weeks on full pay for each year of continuous service and a proportionate

proportionate amount for an incomplete year of service.

- 7.3.2 Entitlement upon termination Where an employee completes the first or subsequent 10 years' continuous service and:
- (a) terminates that service; or
- (b) is terminated by the employer for any cause other than serious misconduct; or
- (c) dies; the employee shall receive payment in lieu of long service leave not taken, provided that in no instance shall the entitlement for the first or subsequent completed period of 10 years' service be jeopardised by the meaning of clause 7.3.
- 7.3.3 *Entitlement upon death* If an employee who is entitled to any amount of long service leave dies:
- (a) before taking accrued long service leave; or
- (b) after commencing but before completing the taking of accrued long service leave; the employer shall pay to that employee's personal representative, a sum equal to payment at the ordinary rate for the period of the amount of long service leave not taken or, as the case may be, the taking of which has not been completed by that employee.
- 7.3.4 *Public holidays* Long service leave is exclusive of any public holiday that occurs during a period of such leave taken.

amount for an incomplete year of service.

- 7.3.2 Entitlement upon termination Where an employee completes the first or subsequent 10 years' continuous service and:
- (a) terminates that service; or
- (b) is terminated by the employer for any cause other than serious misconduct; or
- (c) dies; the employee shall receive payment in lieu of long service leave not taken, provided that in no instance shall the entitlement for the first or subsequent completed period of 10 years' service be jeopardised by the meaning of clause 7.3.
- 7.3.3 *Entitlement upon death* If an employee who is entitled to any amount of long service leave dies:
- (a) before taking accrued long service leave; or (b) after commencing but before completing the taking of accrued long service leave; the employer shall pay to that employee's personal representative, a sum equal to payment at the ordinary rate for the period of the amount of long service leave not taken or as the case
- of long service leave not taken or, as the case may be, the taking of which has not been completed by that employee.

 7.3.4 *Public holidays* Long service leave is
- 7.3.4 *Public holidays* Long service leave is exclusive of any public holiday that occurs during a period of such leave taken.
- 7.3.5 Period of service
- (a) For the purposes of clause 7.3, the continuity of service of an employee shall be that service as is deemed not to be broken in accordance

 (b) Spousal leave; (c) Adoption leave; (d) Surrogacy leave; (e) Part-time work; (f) Carer's leave; (g) Bereavement leave; and (h) Cultural leave. 7.5 Bereavement leave	Retain	(a) Maternity leave; (b) Spousal leave; (c) Adoption leave; (d) Surrogacy leave; (e) Part-time work; (f) Carer's leave; (g) Bereavement leave; and (h) Cultural leave.
(Queensland Public Sector) Award - State 2012 apply to and are deemed to form part of this Award. 7.4.2 An employee's entitlements to family leave include: (a) Maternity leave;		(Queensland Public Sector) Award - State 2012 apply to and are deemed to form part of this Award. 7.4.2 An employee's entitlements to family leave include:
7.4 Family leave 7.4.1 The provisions of the <i>Family Leave</i>	Retain	7.4 Family leave 7.4.1 The provisions of the <i>Family Leave</i>
7.3.5 Period of service (a) For the purposes of clause 7.3, the continuity of service of an employee shall be that service as is deemed not to be broken in accordance with the provisions of the Act. (b) The period of service for the purposes of clause 7.3 shall include any period of continuous service either before or after 16 June 1973 and except as herein provided the benefits hereby conferred shall be entirely in substitution for and not in addition to any benefits that have accrued to an employee under the previously operative clause.		with the provisions of the Act. (b) The period of service for the purposes of clause 7.3 shall include any period of continuous service either before or after 16 June 1973 and except as herein provided the benefits hereby conferred shall be entirely in substitution for and not in addition to any benefits that have accrued to an employee under the previously operative clause.

- 7.5.1 Full-time and part-time employees
 Full-time and part-time employees shall,
 on the death of a member of their
 immediate family or household, be
 entitled to paid bereavement leave up to
 and including the day of the funeral of
 such person. Such leave shall be without
 deduction of pay for a period not
 exceeding the number of hours worked by
 the employee in 2 ordinary days or shifts
 of work. Proof of such death is to be
 furnished by the employee to the
 satisfaction of the employer.
- 7.5.2 Long-term casual employees
- (a) A long-term casual employee is entitled to at least 2 days unpaid bereavement leave on the death of a member of the person's immediate family or household.
- (b) A "long-term casual employee" is a casual employee engaged by a particular employer, on a regular and systematic basis, for several periods of employment during a period of at least 1 year immediately before the employee seeks to access an entitlement under clause 7.3.2.
- 7.5.3 "Immediate family" includes:
- (a) A spouse (including a former spouse, a *de facto* spouse and a former *de facto* spouse, spouse of the same sex) of the employee; and
- (b) A child or an adult child (including an

- 7.5.1 Full-time and part-time employees
 Full-time and part-time employees shall, on the death of a member of their immediate family or household, be entitled to paid bereavement leave up to and including the day of the funeral of such person. Such leave shall be without deduction of pay for a period not exceeding the number of hours worked by the employee in 2 ordinary days or shifts of work. Proof of such death is to be furnished by the employee to the satisfaction of the employer.
- 7.5.2 Long-term casual employees
- (a) A long-term casual employee is entitled to at least 2 days unpaid bereavement leave on the death of a member of the person's immediate family or household.
- (b) A "long-term casual employee" is a casual employee engaged by a particular employer, on a regular and
- systematic basis, for several periods of employment during a period of at least 1 year immediately before the employee seeks to access an entitlement under clause 7.3.2.
- 7.5.3 "Immediate family" includes:
- (a) A spouse (including a former spouse, a *de facto* spouse and a former *de facto* spouse, spouse of the same sex)
- of the employee; and
- (b) A child or an adult child (including an adopted child, a foster child, an ex-foster child, a stepchild or an exnuptial child), parent, grandparent, grandchild or sibling of the employee or spouse of the employee.

adopted child, a foster child, an ex-foster child, a stepchild or an exnuptial child), parent, grandparent, grandchild or sibling of the employee or spouse of the employee. 7.5.4 <i>Unpaid leave</i> An employee with the consent of the employer, may apply for unpaid leave when a member of the employee's immediate family or household dies and the period of bereavement leave entitlement provided above is insufficient.		7.5.4 Unpaid leave An employee with the consent of the employer, may apply for unpaid leave when a member of the employee's immediate family or household dies and the period of bereavement leave entitlement provided above is insufficient.
7.6 Public holidays	Retain	7.6 Public holidays
7.6.1 All work done by any employee on:		7.6.1 All work done by any employee on:
- the 1st January;		- the 1st January;
- the 26th January;		- the 26th January;
- Good Friday;		- Good Friday;
- Easter Saturday (the day after Good		- Easter Saturday (the day after Good Friday);
Friday);		- Easter Monday;
- Easter Monday;		- the 25th April (Anzac Day);
- the 25th April (Anzac Day);		- The Birthday of the Sovereign;
- The Birthday of the Sovereign;		- Christmas Day;
- Christmas Day;		- Boxing Day; or
- Boxing Day; or		- any day appointed under the <i>Holidays Act</i>
- any day appointed under the <i>Holidays</i>		1983, to be kept in place of any such holiday;
Act 1983, to be kept in place of any such		For all employees payment shall be made at the
holiday;		rate of double time and a half for time actually
For all employees payment shall be made		worked with a minimum of 4 hours' payment.
at the rate of double time and a half for	7.6.2 Delete:-	7.6.2 Labour day
time actually worked with a minimum	"(the first Monday in May)"	All employees shall be entitled to be paid a full
of 4 hours' payment.		day's wage for Labour Day (the first Monday in
7.6.2 Labour day	All employees shall be entitled to be	May) irrespective of the fact that no work may

All employees shall be entitled to be paid a full day's wage for Labour Day (the first Monday in May) irrespective of the fact that no work may be performed on such day.

An employee who works on Labour Day shall be paid at the rate of double time and a-half for time actually worked with a minimum of 4 hours' payment.

Employees rostered off or on annual leave on Labour Day shall be paid an additional 8 hours' pay or an additional 8 hours' leave shall be added to their annual leave in lieu thereof.

7.6.3 Annual show

All work performed by an employee in the District for which a holiday is gazetted under the *Holidays Act 1983* to be kept in relation to the annual agricultural, horticultural or industrial show shall be paid for at the rate of double time and ahalf with a minimum of 4 hours: Provided that, no employee shall be entitled to receive payment in accordance with clause 7.6.3 for work performed on such a day on more than one occasion in each calendar year.

In a district in which a holiday is not appointed for an annual agricultural, horticultural or industrial show, the employee and employer must agree on an ordinary working day that is to be treated as a show holiday for all purposes.

paid a full day's wage for Labour Day (the first Monday in May) irrespective of the fact that no work may be performed on such day.

be performed on such day.

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Provided that, no employee shall be entitled to receive payment in accordance with clause 7.6.3 for work performed on such a day on more than one occasion in each calendar year.

In a district in which a holiday is not appointed for an annual agricultural, horticultural or industrial show, the employee and employer must agree on an ordinary working day that is to be treated as a show holiday for all purposes. 7.6.4 *Penalty Rates*

The additional penalty rates to be paid under clause 7.6 shall be calculated on the base rates of salary. For the purposes of clause 7.6, "double time and a-half" means one and one-half days' salary in addition to the weekly rate and *pro rata* if there be more or less than a day.

7.6.4 Penalty Rates

The additional penalty rates to be paid under clause 7.6 shall be calculated on the base rates of salary. For the purposes of clause 7.6, "double time and a-half" means one and one-half days' salary in addition to the weekly rate and *pro rata* if there be more or less than a day. "Time and a half" means one-half days' salary in addition to the weekly rate or *pro rata* if appropriate.

- 7.6.5 Employees who do not work
 Monday to Friday of each week
 Employees who do not ordinarily work
 Monday to Friday of each week are
 entitled to public holidays as
 follows:
- (a) A full-time employee is entitled to either payment for each public holidays or a substituted day's leave.
- (b) A part-time employee is entitled to either payment for each public holidays or a substituted day's leave provided that the part-time employee would have been ordinarily rostered to work on that day had it not been a public holiday.
- (c) Where a public holiday would have fallen on a Saturday or a Sunday but is substituted for another day all employees who would ordinarily have worked on such Saturday or Sunday but who are not rostered to work on such day are entitled

"Time and a half" means one-half days' salary in addition to the weekly rate or *pro rata* if appropriate.

7.6.5 Employees who do not work Monday to Friday of each week

Employees who do not ordinarily work Monday to Friday of each week are entitled to public holidays as follows:

- (a) A full-time employee is entitled to either payment for each public holidays or a substituted day's leave.
- (b) A part-time employee is entitled to either payment for each public holidays or a substituted day's leave provided that the part-time employee would have been ordinarily rostered to work on that day had it not been a public holiday.
- (c) Where a public holiday would have fallen on a Saturday or a Sunday but is substituted for another day all employees who would ordinarily have worked on such Saturday or Sunday but who are not rostered to work on such day are entitled to payment for the public holiday or a substituted day's leave.
- (d) Nothing in clause 7.6.5 confers a right to any employee to payment for a public holiday as well as a substituted day in lieu

to payment for the public holiday or a substituted day's leave. (d) Nothing in clause 7.6.5 confers a right to any employee to payment for a public holiday as well as a substituted day in lieu		
7.7 Jury service (a) An employee, other than a casual employee, required to attend for jury service during their ordinary working hours shall be reimbursed by the employer an amount equal to the difference between the amount paid in respect of their attendance for such jury service and the ordinary pay the employee would have been paid if the employee was not absent on jury service. (b) Alternatively, by agreement, fees (other than meal allowance) received by the employee to attend jury service will be paid to the employer and the employer will continue to pay the employee their ordinary pay for the time the employee was absent on jury service. (c) Employees shall notify their employer as soon as practicable of the date upon which they are required to attend for jury service and shall provide their employer with proof of such attendance, the duration of such attendance and the amount received in respect thereof. (d) If the employee is not required to	ef with section 71J Existing clause is not less favourable than 71J. Retain.	7.7 Jury service (a) An employee, other than a casual employee, required to attend for jury service during their ordinary working hours shall be reimbursed by the employer an amount equal to the difference between the amount paid in respect of their attendance for such jury service and the ordinary pay the employee would have been paid if the employee was not absent on jury service. (b) Alternatively, by agreement, fees (other than meal allowance) received by the employee to attend jury service will be paid to the employer and the employer will continue to pay the employee was absent on jury service. (c) Employees shall notify their employer as soon as practicable of the date upon which they are required to attend for jury service and shall provide their employer with proof of such attendance, the duration of such attendance and the amount received in respect thereof. (d) If the employee is not required to serve on a jury for a day or part of a day after attending for jury service and the employee would ordinarily be working for all or part of the remaining day,

serve on a jury for a day or part of a day the employee must, if practicable, present for after attending for jury service and work at the earliest reasonable opportunity. the employee would ordinarily be working (e) "Ordinary pay" means the rate of pay that an for all or part of the remaining day, the employee would normally expect to receive for employee must, if practicable, present for working ordinary hours on an ordinary day of work at the earliest reasonable the week, including any over-award payment. "Ordinary pay" excludes overtime, penalty rates opportunity. (e) "Ordinary pay" means the rate of pay of all types - including those attaching to that an employee would normally expect working ordinary hours (for example) on a to receive for working ordinary hours on Saturday, disability allowances, shift an ordinary day of the week, including allowances, special rates, fares and travelling any over-award payment. "Ordinary pay" time allowances, bonuses and other ancillary excludes overtime, penalty rates of all payments of a like nature. types - including those attaching to working ordinary hours (for example) on a Saturday, disability allowances, shift allowances, special rates, fares and travelling time allowances, bonuses and other ancillary payments of a like nature. 8.1 Fares and travelling 8.1 Fares and travelling Retain 8.1.1 Motor vehicle allowance Does not offend Section 71OD 8.1.1 Motor vehicle allowance Where employees undertaking official (does not "apply", "adopt" or Where employees undertaking official duties duties use their own motor vehicles an "incorporate"). use their own motor vehicles an allowance, allowance, according to: according to: (a) the distance actually and necessarily (a) the distance actually and necessarily travelled: and travelled: and (b) the type of vehicle used; and (b) the type of vehicle used; and (c) the location of the employee's normal (c) the location of the employee's normal place place of employment; shall be paid as of employment; shall be paid as prescribed in prescribed in the Motor Vehicle the Motor Vehicle Allowances Directive as Allowances Directive as issued and issued and amended by the Minister responsible amended by the Minister responsible for for industrial relations under Section 54 of the

industrial relations under Section 54 of the *Public Service Act 2008*.

8.1.2 Allowances for travelling or relieving

An employee who is required to:

- (a) travel on official duty; or
- (b) to take up duty away from the employee's usual place of work to relieve another employee or to perform special duty, is allowed actual and reasonable expenses or allowances for accommodation, meals, and incidental expenses necessarily incurred by the employee.

These are prescribed in the Domestic Travelling and Relieving Expenses and International Travelling, Relieving and Living Expenses Directives as issued and amended by the Minister responsible for industrial relations under section 54 of the *Public Service Act 2008*.

8.1.3 An employee required in the course of the employee's work to live away from home for a period of not less than 5 consecutive days, and which would incur a period of time spent travelling, shall be allowed 24 hours free from duty immediately preceding the employee's departure from home and 24 hours free from duty upon returning home, provided that the employee returned home immediately after the conclusion of the period of duty.

Public Service Act 2008.

- 8.1.2 *Allowances for travelling or relieving* An employee who is required to:
- (a) travel on official duty; or
- (b) to take up duty away from the employee's usual place of work to relieve another employee or to perform special duty, is allowed actual and reasonable expenses or allowances for accommodation, meals, and incidental expenses necessarily incurred by the employee.

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These are prescribed in the Domestic Travelling and Relieving Expenses and International Travelling, Relieving and Living Expenses Directives as issued and amended by the Minister responsible for industrial relations under section 54 of the *Public Service Act 2008*.

- 8.1.3 An employee required in the course of the employee's work to live away from home for a period of not less than 5 consecutive days, and which would incur a period of time spent travelling, shall be allowed 24 hours free from duty immediately preceding the employee's departure from home and 24 hours free from duty upon returning home, provided that the employee returned home immediately after the conclusion of the period of duty.
- 8.1.4 An employee required in the course of the employee's work to live away from home for a period of not less than 28 consecutive days, shall be provided with a return journey home for each such period of 28 consecutive days at a time approved by the employer.

8.1.4 An employee required in the course of the employee's work to live away from home for a period of not less than 28 consecutive days, shall be provided with a return journey home for each such period of 28 consecutive days at a time approved by the employer.		
9.1 Training, learning and development	Retain	9.1 Training, learning and development
9.1.1 The parties to this Award recognise		9.1.1 The parties to this Award recognise that in
that in order to increase efficiency and		order to increase efficiency and productivity a
productivity a greater commitment to learning and development is required.		greater commitment to learning and development is required.
9.1.2 Accordingly, the parties commit		9.1.2 Accordingly, the parties commit
themselves to developing a more highly		themselves to developing a more highly skilled
skilled and flexible workforce and		and flexible workforce and providing
providing employees with career		employees with career opportunities through
opportunities through appropriate training		appropriate training to acquire additional skills
to acquire additional skills and knowledge		and knowledge for performance of their duties.
for performance of their duties.		9.1.3 A consultative mechanism and procedures
9.1.3 A consultative mechanism and		involving representatives of management,
procedures involving representatives of		employees and relevant
management, employees and relevant Unions shall be established.		Unions shall be established.
9.1.4 Following consultation the		9.1.4 Following consultation the Commissioner shall develop a learning and development
Commissioner shall develop a learning		strategy consistent with:
and development strategy consistent with:		(a) the current and future needs of the agency;
(a) the current and future needs of the		(b) the size, structure and nature of the
agency;		operations of the agency;
(b) the size, structure and nature of the		(c) the need to develop vocational skills
operations of the agency;		relevant to the Agency through courses

(c) the need to develop vocational skills relevant to the Agency through courses conducted wherever possible by accredited educational institutions and providers. 9.1.5 Learning and development may be both on-the-job or off-the-job and either internal or external to the organisation. 9.1.6 Learning and development provided should assist employees in obtaining accredited competencies, knowledge and skills consistent with the Australian Qualifications Framework. 9.1.7 All such learning and development should be directed at enabling employees to enhance skills relevant to duties to be performed. Employees will be expected to attend scheduled learning and development activities. 9.1.8 Clause 9.1 shall operate as an interim provision and shall be subject to review after 12 months' operation.		conducted wherever possible by accredited educational institutions and providers. 9.1.5 Learning and development may be both on-the-job or off-the-job and either internal or external to the organisation. 9.1.6 Learning and development provided should assist employees in obtaining accredited competencies, knowledge and skills consistent with the Australian Qualifications Framework. 9.1.7 All such learning and development should be directed at enabling employees to enhance skills relevant to duties to be performed. Employees will be expected to attend scheduled learning and development activities. 9.1.8 Clause 9.1 shall operate as an interim provision and shall be subject to review after 12 months' operation.
9.2 Training arrangements In planning and conducting training activities, all employees are to ensure the following principles are observed: (a) The health and safety of participants and the community is not compromised; (b) Adequate notice, planning and consultation are taken into account; (c) Quality training is provided equitably to all employees; and	Delete. Not allowable. Section 710KA(a)	

(d) Operational competency is taken into		
account.		
10.1 Uniforms All necessary uniforms shall be supplied by the employer free of cost to the employee. An employee shall make every reasonable effort to maintain all such property in a clean and serviceable condition.	Retain	10.1 Uniforms All necessary uniforms shall be supplied by the employer free of cost to the employee. An employee shall make every reasonable effort to maintain all such property in a clean and serviceable condition.
Preamble	Delete refer to legislation	
Clauses 11.1 and 11.2 replicate legislative provisions contained within the Act. In order to ensure the currency of existing legal requirements parties are advised to refer to Sections 366, 372 and 373 of the Act as amended from time to time.		
11.1 Right of entry	Delete refer to legislation	
11.1.1 Authorised industrial officer		
(a) An authorised industrial officer is any		
Union official holding a current authority		
issued by the Industrial		
Registrar.		
(b) Right of entry is limited to workplaces		
where the work performed falls within the		
registered coverage of the Union.		
11.1.2 Entry procedure		
(a) The authorised industrial officer is		
entitled to enter the workplace during		
normal business hours as long as:		
(i) the authorised industrial officer alerts		
the employer or other person in charge of		
the workplace to their		
presence; and		

(ii) shows the authorisation upon request. (b) Clause 11.1.2(a) does not apply if the authorised industrial officer establishes that the employer or other person in charge is absent. (c) A person must not obstruct or hinder any authorised industrial officer exercising their right of entry. (d) If the authorised industrial officer intentionally disregards a condition of clause 11.1.2 the officer may be treated as a trespasser. 11.1.3 Inspection of records (a) An authorised industrial officer is entitled to inspect the time and wages record required to be kept under section 366 of the Act. (b) An authorised industrial officer is entitled to inspect such time and wages records of any former or current employee except if the employee: (i) is ineligible to become a member of the Union; or (ii) has made a written request to the employer that the employee does not want that employee's record inspected. (c) The authorised industrial officer may make a copy of the record, but cannot require any help from the employer. (d) A person must not coerce an employee or prospective employee into consenting, or refusing to consent, to the inspection of their records by an authorised industrial

officer.		
11.1.4 Discussions with employees		
An authorised industrial officer is entitled		
to discuss with the employer, or a member		
or employee eligible to become a member		
of the Union:		
(a) matters under the Act during working		
or non-working time; and		
(b) any other matter with a member or		
employee eligible to become a member of		
the Union, during non-working time.		
11.1.5 Conduct		
An authorised industrial officer must not		
unreasonably interfere with the		
performance of work in exercising a right		
of entry.		
11.2 Time and wages record	Retain	11.2 Time and wages record
11.2.1 An employer must keep, at the		11.2.1 An employer must keep, at the place of
place of work in Queensland, a time and		work in Queensland, a time and wages record
wages record that contains the following		that contains the following
particulars for each pay period for each		particulars for each pay period for each
employee, including apprentices and		employee, including apprentices and trainees:
trainees:		(a) the employee's Award classification;
(a) the employee's Award classification;		(b) the name of the Award under which the
(b) the name of the Award under which		employee is working;
the employee is working;		(c) the number of hours worked by the
(c) the number of hours worked by the		employee during each day and week, the times
employee during each day and week, the		at which the employee
times at which the employee		started and stopped work, and details of work
started and stopped work, and details of		breaks including meal breaks;
work breaks including meal breaks;		(d) a weekly, daily or hourly wage rate - details
(d) a weekly, daily or hourly wage rate -		of the wage rate for each week, day, or hour at
details of the wage rate for each week,		which the

day, or hour at which the employee is paid;

- (e) the gross and net wages paid to the employee;
- (f) details of any deductions made from the wages; and
- (g) contributions made by the employer to a superannuation fund
- 11.2.2 The time and wages record must also contain:
- (a) the employee's full name and address;
- (b) the employee's date of birth;
- (c) details of sick leave credited or approved, and sick leave payments to the employee;
- (d) the date when the employee became an employee of the employer;
- (e) if appropriate, the date when the employee ceased employment with the employer; and
- (f) if a casual employee's entitlement to long service leave is worked out under section 47 of the Act the total hours, other than overtime, worked by the employee since the start of the period to which the entitlement relates, worked out to and including 30 June in each year.
- 11.2.3 The employer must keep the record for 6 years.
- 11.2.4 Such records shall be open to inspection during the employer's business hours by an inspector of the Department of Justice and Attorney-General, in

employee is paid;

- (e) the gross and net wages paid to the employee;
- (f) details of any deductions made from the wages; and
- (g) contributions made by the employer to a superannuation fund
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- (a) the employee's full name and address;
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- (c) details of sick leave credited or approved, and sick leave payments to the employee;
- (d) the date when the employee became an employee of the employer;
- (e) if appropriate, the date when the employee ceased employment with the employer; and (f) if a casual employee's entitlement to long
- service leave is worked out under section 47 of the Act - the total hours, other than overtime, worked by the employee since the start of the period to which the entitlement relates, worked out to and including 30 June in each year.
- 11.2.3 The employer must keep the record for 6 years.
- 11.2.4 Such records shall be open to inspection during the employer's business hours by an inspector of the Department of Justice and Attorney-General, in accordance with section 371 of the Act or an authorised industrial officer in accordance with sections 372 and 373 of the Act.

accordance with section 371 of the Act or an authorised industrial officer in accordance with sections 372 and 373 of the Act.		
11.3 Union encouragement	Delete clause.	
11.3.1 The parties recognise the right of		
individuals to join a Union and will	Section 71OB (1) (a) (c) (d)	
encourage that membership. However, it		
is also recognised that Union membership		
remains at the discretion of individuals.		
11.3.2 An application for Union		
membership and information on the Union		
will be provided to all employees at the		
point of engagement.		
11.3.3 Information on the Union will be		
included in induction materials.		
11.3.4 Union representative(s) will be provided with the opportunity to discuss		
Union membership with new employees.		
11.3.5 Where requested by relevant		
Unions, the Queensland Fire and Rescue		
Service will provide payroll deduction		
facilities for Union subscriptions.		
11.4 Union delegates	Retain 11.4.1 and 11.4.3	11.4 Union delegates
11.4.1 The parties acknowledge the		11.4.1 The parties acknowledge the constructive
constructive role democratically elected	Redraft 11.4.2.	role democratically elected Union delegates
Union delegates undertake in the		undertake in the workplace in relation to Union
workplace in relation to Union activities	[71OB (1) (b)]	activities that support and assist members. That
that support and assist members. That role		role will be formally recognised, accepted and
will be formally recognised, accepted and	11.4.2	supported.
supported.	Replace "Public Sector employees"	
11.4.2 Public sector employees will be	with "Individual employees"	11.4.2 <u>Individual</u> employees will be given full

given full access to Union access to Union delegates/officials during delegates/officials during working hours working hours to discuss any employment to discuss any employment matter or seek matter or seek Union advice, provided that Union advice, provided that service service delivery is not disrupted and work delivery is not disrupted and work requirements are not unduly affected: requirements are not unduly affected: Delete:-Provided that service delivery and work "Provided that service delivery and-11.4.3 Subject to the relevant employee's requirements are not unduly affected. work requirements are not unduly written approval and any confidentiality delegates will be provided convenient affected, delegates will be provided provisions, delegates may request access to access to facilities for the purpose of convenient access to facilities fordocuments and policies related to a member's undertaking Union activities. Such the purpose of undertaking Union employment. facilities include: activities. Such facilities include: telephones, computers, e-mail, telephones, computers, e-mail, photocopiers, facsimile machines, storage photocopiers, facsimile machines, facilities, meeting rooms and notice storage facilities, meeting rooms and boards. It is expected that management notice boards. It is expected that and delegates will take a reasonable management and delegates will take approach to the responsible use of a reasonable approach to the such facilities for information and responsible use of such facilities for information and communication purposes. 11.4.3 Subject to the relevant employee's communication purposes." written approval and any confidentiality provisions, delegates may request access to documents and policies related to a member's employment. 11.5 Industrial relations education 11.5 Industrial relations education leave leave Redraft: [s.71OB(1)(e)] 11.5.1 Industrial relations education leave is 11.5.1 Industrial relations education leave Requires some modifications. paid time off to acquire knowledge and is paid time off to acquire knowledge and [section71OB (1) (e)] competencies in industrial relations. Such competencies in industrial relations. Such knowledge and competencies can allow knowledge and competencies can allow employees to effectively participate in employees to effectively participate in consultative structures, perform a representative consultative structures, perform a role and further the effective operation of

representative role and further the effective operation of grievance and dispute settlement procedures.

- 11.5.2 Employees may be granted up to 5 working days (or the equivalent hours) paid time off (non-cumulative) per calendar year to attend industrial relations education sessions, approved by the Commissioner (or delegated authority) of the agency.
- 11.5.3 Additional leave, over and above 5 working days non-cumulative (or the equivalent hours) in any one calendar year may be granted where approved structures employees' training courses involve more than 5 working days (or the equivalent). Such leave will be subject to consultation between the Commissioner (or delegated authority) of the agency, the relevant Union and the employee.
- 11.5.4 Upon request and subject to approval by the Commissioner (or delegated authority) of the agency, employees may be granted paid time off in special circumstances to attend Management Committee Meetings, Union Conferences, and ACTU Congress.
 11.5.5 The granting of industrial relations education leave or any additional leave should not impact adversely on service delivery, work requirements or the effectiveness and efficiency of the agency/work unit concerned. At the same

11.5.3 alter and correct typo "structures" to "structured" Delete: 11.5.4

"Upon request and subject toapproval by the Commissioner (or delegated authority) of the agency, employees may be granted paid time off in special circumstances toattend Management Committee-Meetings, Union Conferences, and ACTU Congress."

[s71OB(1)(e)]

grievance and dispute settlement procedures.

- 11.5.2 Employees may be granted up to 5 working days (or the equivalent hours) paid time off (non-cumulative) per calendar year to attend industrial relations education sessions, approved by the Commissioner (or delegated authority).
- 11.5.3 Additional leave, over and above 5 working days non-cumulative (or the equivalent hours) in any one calendar year may be granted where approved structured employees' training courses involve more than 5 working days (or the equivalent).
- 11.5.5 The granting of industrial relations education leave or any additional special leave should not impact adversely on service delivery, work requirements or the effectiveness and efficiency of the work unit concerned. At the same time such leave shall not be unreasonably refused.
- 11.5.6 At the discretion of the Commissioner of employees may be granted special leave without pay to undertake work with their Union.

time such leave shall not be unreasonably refused. 11.5.6 At the discretion of the Commissioner of the agency/public sector unit concerned, public sector employees may be granted special leave without pay to undertake work with their Union.		
11.6 Award posting	Retain	11.6 Award posting
A copy of this Award shall be exhibited in		A copy of this Award shall be exhibited in a
a conspicuous and convenient place on the		conspicuous and convenient place on the
premises of the employer so as to be		premises of the employer so as to be easily read
easily read by employees.	11.50	by employees.
	11.7 Reasonable notice	11.7 Reasonable notice
	An authorised officer of the United Firefighters' Union of Australia, Union of Employees must provide reasonable prior notice to the employer of an intention to enter a workplace prior to undertaking responsibilities under Parts 2 and 3 and clause 4.7 of this award [s.71NB]	An authorised officer of the United Firefighters' Union of Australia, Union of Employees must provide reasonable prior notice to the employer of an intention to enter a workplace prior to undertaking responsibilities under Parts 2 and 3 and clause 4.7 of this award

Additional clauses required: Required content plus incidental provisions.

Individual flexibility arrangements

Flexibility arrangements

An employer and employee covered by this industrial instrument may agree to make an individual flexibility arrangement to vary the effect of terms of this industrial instrument if –

(a) this industrial instrument deals with 1 or more of the following matters –(i) arrangements about when work is performed;
(ii) overtime rates;
(iii) penalty rates;
(iv) allowances;
(v) leave loading; and
(b) the arrangement meets the genuine needs of the employer and employee in relation to 1 or more of the matters mentioned in paragraph (a); and
(c) the arrangement is genuinely agreed to by the employer and employee.
The employer must ensure the terms of the individual flexibility arrangement –
(a) are only about matters required or permitted to be in this industrial instrument; and
(b) are not non-allowable provisions; and
(c) must not result, on balance, in an overall reduction in the entitlements or protections the employee has under this industrial instrument.
The employer must ensure the individual flexibility arrangement –
(a) is in writing and signed by the employer and employee; and
(b) states –
(i) the names of the employer and employee; and
(ii) the terms of this industrial instrument that will be varied by the arrangement: and

- (iii) how the arrangement will vary the effect of the terms; and
- (iv) how the arrangement will not result, on balance, in an overall reduction in the entitlements or protections the employee has under this industrial instrument; and
- (v) the day on which the arrangement commences; and
- (c) if the employee is under 18 years of age is signed by a parent or guardian of the employee.

The employer must give the employee a copy of the individual flexibility arrangement within 14 days after it is agreed to.

An individual flexibility arrangement may be terminated –

- (a) by either the employee or employer giving written notice of
 - (i) a period agreed between the parties of up to 12 months; or
 - (ii) if no period has been agreed 28 days; or
- (b) by the employer and employee at any time if they agree in writing to the termination.

An employee is entitled to be represented during discussions about the making of a flexibility arrangement.

An employee is entitled to reasonable paid time during working hours to consult with their representative or the employer about the making of a flexibility arrangement.