AWARD MODERNISATION PREPARATION

QUEENSLAND FIRE AND EMERGENCY SERVICE AWARD		
EXISTING CLAUSE	COMMENTS	REPLACEMENT CLAUSES
1.1 Title		
This Award is known as the Queensland Fire and	Change title	Queensland Fire and Emergency Service Modern
Rescue Service Award		Firefighter Award
1.2 Arrangement		
Subject Matter Clause No.	Will need to be amended	
PART 1 - APPLICATION AND OPERATION		
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Training, learning and development 9.1	

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1.3 Date of operation This Award takes effect from 14 June 2012.	UFUQ suggest 1 January 2016	To be advised
1.4 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 Commissioner of Queensland Fire and Rescue Service as employer in relation to such employees: Provided that this Award shall not apply to volunteer or auxiliary officers of the Queensland Fire and Rescue Service.	Amend	 1.4 Award coverage This Award applies to: 4.1 Queensland Fire and Emergency Services 1.4.2 Employees of the Queensland Fire and Emergency Services whose classifications and rates of pay are prescribed herein 1.4.2 United Firefighters' Union of Australia, Union of Employees, Queensland, 1.4.3 Queensland Fire Service Senior Officers' Association, Union of Employees

		1.4.5 This Award does not apply to volunteer or auxiliary officers of the Queensland Fire and Emergency Services
1.5 Area of operation		
For the purpose of this Award, the Divisions and	Retain	
Districts shall be as follows:		
1.5.1 Divisions		
Northern Division - That portion of the State		
along or north of a line commencing at the		
junction of the sea coast with the 21st parallel of		
south latitude; then by that parallel of latitude due		
west to 147 degrees of east longitude due south to		
22 degrees 30 minutes of south latitude; then by		
that parallel of latitude due west to the western		
border of the State.		
Mackay Division - That portion of the State within		
the following boundaries:		
Commencing at the junction of the sea coast with		
the 21st parallel of south latitude; then by that		
parallel of latitude due west to 147 degrees of east		
longitude; then by that meridian of longitude due		
south to 22 degrees of south latitude; then by that		
parallel of latitude due east to the sea-coast; then		
by the sea coast northerly to the point of commencement.		
Southern Division - That portion of the State not		
included in the Northern or Mackay Divisions.		
1.5.2 Districts		
Northern Division:		
Eastern District - That portion of the Northern		
Division along or east of 144 degrees 30 minutes		
of east longitude.		
Western District - The remainder of the Northern		
Division.		
Southern Division:		

 Eastern District - That portion of the Southern Division along or east of a line commencing at the junction of the southern border of the State with 150 degrees of east longitude; then by that meridian of longitude due north to 25 degrees of south latitude; then by that parallel of latitude due west to 147 degrees of east longitude; then by that meridian of longitude due north to the southern boundary of the Mackay Division. <i>Western District</i> - The remainder of the Southern Division. 		
This Award is legally binding upon the employees as prescribed by clause 1.4 and their employer, and the United Firefighters' Union of Australia, Union of Employees, Queensland, and the Queensland Fire Service Senior Officers' Association, Union of Employees and their members.	This Clause not required	1.6 Parties bound This Award is legally binding upon the employees as prescribed by clause 1.4 and their employer, and the United Firefighters' Union of Australia, Union of Employees, Queensland, and the Queensland Fire Service Senior Officers' Association, Union of Employees and their members.
 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" shall comprise a number of Pay Points 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 of Queensland Fire and Rescue Service or the Commissioner's delegate. 	Change	 1.7 Definitions 1.7.1 The "Act" means the "Industrial Relations Act 1999" as amended or replaced from time to time. 1.7.2 "Classification Level" shall comprise a number of Pay Points 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 of Queensland Fire and Rescue Service Queensland Fire and Emergency Service or the Commissioner's delegate.

1.7.5 "Continuous Shift Work" means a roster	1.7.5 "Continuous Shift Work" means a roster pattern
pattern that continually provides for work to be	that continually provides for work to be perform over
perform over a period of 24 hours a day, 7 days	a period of 24 hours a day, 7 days per week, 365 days
per week, 365 days per year.	per year.
1.7.6 "Eligible Employee" means an employee of	1.7.6 "Eligible Employee" means an employee of the
the Queensland Fire and Rescue Service who is	Queensland Fire and Rescue Service Queensland Fire
employed under this Award.	and Emergency Service who is employed under this
1.7.7 "Generic Level Descriptor" means a broad	Award.
statement of the duties, skills and responsibilities	1.7.7 "Generic Level Descriptor" means a broad
indicative of a given Classification Level.	statement of the duties, skills and responsibilities
1.7.8 "Ordinary Time Earnings" means the	indicative of a given Classification Level.
applicable classification rate under this Award plus	1.7.8 "Ordinary Time Earnings" means the applicable
divisional and district parities and shift and	classification rate under this Award plus divisional
weekend penalty rates in relation to those	and district parities and shift and weekend penalty
employees who are entitled to such penalties.	rates in relation to those employees who are entitled
1.7.9 "Part-time Employee" means an employee	to such penalties.
engaged as such and appointed to work on a	1.7.9 "Part-time Employee" means an employee
regular basis to work a set amount of hours fewer	engaged as such and appointed to work on a regular
than those prescribed for full-time employees.	basis to work a set amount of hours fewer than those
1.7.10 "Pay Point" "PP" means the specific rate of	prescribed for full-time employees.
remuneration payable to employees within a	1.7.10 "Pay Point" "PP" means the specific rate of
Classification Level.	remuneration payable to employees within a
1.7.11 "Shift Work" means a roster pattern that	Classification Level.
consistently provides for work to be performed 7	1.7.11 "Shift Work" means a roster pattern that
days per week, which may include night shifts,	consistently provides for work to be performed 7
week-ends and public holidays.	days per week, which may include night shifts, week-
1.7.12 "Senior Officer" means employees at the	ends and public holidays.
Inspector, Superintendent or Chief Superintendent	1.7.12 "Senior Officer" means employees at the
rank.	Inspector, Superintendent or Chief Superintendent
1.7.13 "Superannuation Fund" means "The	rank.
Queensland Fire and Rescue Services	1.7.13 "Superannuation Fund" means "The
Superannuation Plan - Accumulation	Queensland Fire and Rescue Services Superannuation
Account", Q Super or Go Super or any other	Plan – Accumulation Account", Q Super or Go Super
scheme as approved by the Governor in Council in	or any other scheme as approved by the Governor in
accordance with the Fire and Rescue Service Act 1990.	

1.7.14 "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. 1.7.15 "Union" means the United Firefighters' Union of Australia, Union of Employees, Queensland and/or the Queensland Fire Service Senior Officers' Association, Union of Employees.		Council in accordance with the <i>Fire and Rescue Service</i> <i>Act 1990.</i> 1.7.14 "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. 1.7.15 "Union" means the United Firefighters' Union of Australia, Union of Employees, Queensland and/or the Queensland Fire Service Senior Officers' Association, Union of Employees.
 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 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 terms of this Award may provide an appropriate mechanism for consideration of matters relevant to this clause. 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 any enterprise is contingent upon the agreement being submitted to the Commission in accordance with the requirements of the Act and is to have no force or effect until approval is given. 	Retain	
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 Unions 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. 3.1.2 Failure to observe this fundamental principle of consultation would be contrary to the intention of this procedure. 3.1.3 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. 3.1.4 The relevant Union shall notify the Commissioner in writing of its duly accredited delegates at all levels. 3.1.5 This procedure applies to all industrial matters within the meaning of the Act. <i>Stage 1</i> - 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. 	Retain with change of QFES name	3.1.1 There shall be an effective means of consultation between the Queensland Fire and Emergency Service and its employees and Unions on all matters of mutual interest and concern, irrespective of where the matters are likely to give rise to dispute.
representative during the course of Stage 1.		

The employee may exercise the right to consult or	
be represented by such employee's Union	
representative during the course of Stage 2.	
<i>Stage 3</i> - If the claim or grievance remains	
unresolved, the employee or the Union on the	
employee's behalf, shall refer the matter to the next	
in line manager (where applicable). 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 3.	
Stage 4 - 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.	
3.1.6 The procedure is to be completed in	
accordance with the following time frames unless	
the parties agree otherwise:	
(a) 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.	
(b) Stage 2 - Not to exceed 7 days.	
(c) Stage 3 - Not to exceed 7 days.	
(d) Stage 4 - Not to exceed 7 days (except where	
Stage 3 is not applicable in which case the period is	
not to exceed 14 days).	
3.1.7 If the matter is still unable to be resolved, the	
parties may seek the assistance of the Commission.	
3.1.8 Until the dispute or grievance is determined	
(and except when a <i>bona fide</i> 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 settlement by the		
continuation of work.		
4.1 Contract of employment		
Employees may be engaged in either a full-time,	Retain	
part-time, or temporary employment capacity		
subject to the provisions of the Fire and Rescue		
Service Act 1990.		
4.2 Part-time employment		
4.2.1 Prior to the introduction of part-time	Retain	
employment, consultation shall occur between the		
parties. The following provisions will apply:		
(a) The spread of ordinary hours shall be the same		
as those prescribed for a full-time employee under		
this Award.		
(b) A Part-time Employee shall be employed for		
no less than an average of 8 hours and no more		
than 32 hours per week.		
(c) A Part-time Employee shall be paid at the same		
hourly rate as a full-time employee would have		
been paid for performing duty at the same		
Classification Level. A Part-time Employee shall		
also be entitled to allowances as and where		
prescribed by this Award and on a pro rata basis		
where appropriate.		
(d) The public holiday provisions of this Award		
shall apply on a <i>pro rata</i> basis to part time		
employees.		
(e) All leave provisions of this Award applying to		
full-time employees shall apply <i>pro rata</i> to Part-time		
Employees.		
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		
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).		
4.3 Temporary employment		
4.3.1 Prior to the introduction of Temporary	Retain	
Employees at the Inspector and Superintendent		
ranks, consultation shall occur between the		
relevant parties.		
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 employees 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.		
4.4 Termination of employment	Amend to account for QES	
4.4.1 Notice by employee		Termination of employment
(a) Written notice of resignation of not less than 2		
weeks shall be given by the employee. Such 2		Notice of termination is provided for in Division 9
weeks shall not include annual leave.		of the QES. Clauses 4.4.1 to 4.4.5 supplement the
		QES provisions.

(b) Where 2 weeks' notice is not given, the equivalent amount of salary shall be forfeited in	4.4.1 Notice by the employer
lieu thereof.	in in Trouce sy the employer
(c) In the case of an employee whose resignation is	(a) The minimum period of notice by the
to take effect less than 2 weeks after it is given, the	employer to an employee in the fire ar
employee shall forfeit 2 weeks' salary or such lesser	rescue stream or the rural fire servio
amount as the employer considers to be fair and	stream with:
reasonable.	
4.4.2 Notice by the employer	(i) not more than 3 years of continuou
(a) The employer may dismiss an employee only if:	service is 2 weeks.
(i) the employee has been given the period of	
notice required by clause 4.4.2(b), or	(ii) 3 or more years of continuou
compensation; or	service is provided for in Division
(ii) the employee engages in misconduct of a type	of the QES.
that would make it unreasonable to require the	
employer to continue the employment during the	
notice period.	4.4.2 Notice of termination by an employee
(b) The minimum period of notice is:	
Period of Continuous Service Period of Notice	Unless otherwise agreed between the employ
not more than 3 years 2 weeks more than 3 years,	and an employee the notice of termination
but not more than 5 years 3 weeks more than 5	required by an employee, other than a casu
years 4 weeks	employee, will be 2 weeks or 2 weeks' sala
(c) In addition to the notice in clause 4.4.2(b)	forfeited in lieu. If an employee fails to give the
employees over 45 years of age at the time of	required notice the employer will have the rig
giving of notice and with not less than 2 years'	to withhold monies due to the employee with
continuous service, shall be entitled to an	maximum amount equal to the ordinary time ra
additional week's notice.	of salary for the period of notice.
(d) Payment in lieu of notice shall be made if the	
appropriate notice is not given:	4.4.3 Notice cannot be offset
Provided that employment may be terminated by	
part of the period of notice specified and part	In the absence of mutual agreement between t
payment in lieu thereof.	employer and the employee, annual leave or a
(e) In calculating any payment in lieu of notice the	part thereof cannot be considered as
ordinary time rate of pay for the employee	nominated as notice for the purpose of givin
concerned shall be used.	notice of termination of employment.

(f) The period of notice in clause 4.4.2 (b) shall not apply in the case of dismissal for misconduct or		4.4.4 Job search entitlement
apply in the case of dismissal for misconduct or other grounds that justified instant dismissal, or in the case of 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.		Where the employer has given notice of termination to an employee, for reasons other than redundancy, the employee must be allowed up to one day's time off without loss of pay for the purpose of seeking other employment. The time off is to be taken at times that are convenient to the employee after consultation with the employer.
		4.4.5 Statement of employment
		The employer will, in the event of termination of employment, provide upon request to the employee who has been terminated a written statement specifying the period of employment and the classification or type of work performed by the employee.
4.5 Termination of employment, introduction		
of change and redundancy4.5.1 Except as provided for in clause 4.4 and 4.5.2	Amend to account for QES	Redundancy
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		4.5.1 Redundancy payRedundancy pay is provided for in Division 9 of the QES. Clauses 4.5.2 to 4.5.5 supplement the QES provisions.
2002 (173 of QGIG 1417; 174 QGIG 741).		4.5.2
4.5.2 The provisions of clause 4.5 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> ,	Retain 4.5.2	The provisions of clause 4.5 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 Public Service Act 2008,

and penalties; and

are superior to clause 4.5. where the Directive provides for entitlements that are superior to clause 4.5. 4.5.3 Transfer to lower paid duties Where an employee is transferred to lower (a) paid duties by reason of redundancy the employee shall be entitled to the same period of notice of transfer as the employee would have been entitled to if the employee's employment had been terminated under the redundancy pay provisions of the QES. The employer may, at the employer's (b) option, make payment in lieu thereof of an amount equal to the difference between the former amounts the employer would have been liable to pay and the new lower amount the employer is liable to pay the employee for the number of weeks of notice still owing. The amounts must be worked out on the (c)basis of: the ordinary working hours to be (i) worked by the employee; and the amounts payable to the (ii)employee for the hours including, for example, allowances, loadings

where the Directive provides for entitlements that

(iii) any other amounts payable under
the employee's employment contract.
4.5.4 Employee leaving during notice period
An employee given notice of termination in circumstances of redundancy may terminate their employment during the period of notice. The employee is entitled to receive the benefits and payments they would have received under this clause had they remained in employment until the expiry of the notice, but is not entitled to payment instead of notice.
4.5.5 Job search entitlement
 (a) An employee given notice of termination in circumstances of redundancy must be allowed up to one day's time off without loss of pay during each week of notice for the purpose of seeking other employment.
 (b) If the employee has been allowed paid leave for more than one day during the notice period for the purpose of seeking other employment the employee must, at the request of the employer, produce proof of attendance at an interview or the employee will not receive payment for the time absent. For this purpose a statutory declaration will be sufficient.

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		(c) Clause 4.5.5 applies instead of clause 4.5.1 in cases of redundancy.
 4.6 Performance of higher duties 4.6.1 When an employee is appointed to relieve in a position at a higher Classification Level, payment shall only be at the higher rate when the period of relieving exceeds two consecutive days or shifts. 4.6.2 Where the period of relieving exceeds 2 consecutive days or shifts, the higher payment shall be at the rate of the first Pay Point in the higher Classification Level and shall be paid for the entire period spent relieving. 4.6.3 Provided that FPO1 and FPO2 employees at the Firefighter or Station Officer ranks appointed to relieve at higher Classification Level for each full day or shift completed. 	Retain with amendments – delete reference to obsolete classifications	4.6.3 Provided that FPO1 and FPO2 employees at the Firefighter or Station Officer ranks appointed to relieve at higher Classification Levels shall be paid at the first Pay Point of the higher Classification Level for each full day or shift completed.
 4.7 Anti-discrimination 4.7.1 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 <i>Industrial Relations Act 1999</i> 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 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. 	Amend	 4.7 Anti-discrimination (a) In fulfilling their obligations under this award, the parties must take reasonable steps to ensure that neither the award provisions nor their operation are directly or indirectly discriminatory in their effects. Discrimination includes: (i) 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 union

4.7.2 Accordingly in fulfilling their obligations under the disputes avoidance and settling procedures in clause 3.1, the parties to the Award must take reasonable steps to ensure that neither	activity, lawful sexual activity, gender identity, sexuality and association with, or in relation to, a person identified on the basis of any of the above attributes;
the Award provisions nor their operation are directly or indirectly discriminatory in their	(ii) sexual harassment; and
effects. 4.7.3 Under the <i>Anti-Discrimination Act 1991</i> it is unlawful to victimise an employee because the	(iii) racial and religious vilification.
employee has made or may make or has been involved in a complaint of unlawful discrimination	(a) Nothing in clause 9.5 is to be taken to affect:
or harassment. 4.7.4 Nothing in clause 4.7 is to be taken to affect: (a) any different treatment (or treatment having different outcomes) which is specifically exempted under the <i>Anti-Discrimination Act 1991</i> ; 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.	 (i) any different treatment (or treatment having different outcomes) which is specifically exempted under the Anti-Discrimination Act 1991; (ii) an employee, employer or registered organisation, pursuing matters of discrimination, including by application to the Australian Human Rights Commission/Anti-Discrimination Commission Queensland.
5.1 Classification and pay system	5.1 Classification and Pay System
5.1.1 Payment is determined by the skill level of	5.1.1 An employee's work role will be outlined in a
the role, not the tasks undertaken. Payment does	"role description". Role descriptions will be graded
not automatically vary when particular tasks or new tasks are performed.	against the classification structure.
5.1.2 An employee's work role will be outlined in a Role Description. Role Descriptions will be graded	5.1.2 Where work is restructured to meet business needs or operations expanded into new roles, role descriptions will be created and graded according to the classification structure. The role descriptions will

against the Generic Level Descriptors as specified		detail the general role context and the specific
in the classification structure.		competencies required of employees at the relevant
in the classification structure.		location.
5.1.3 Employees temporarily called upon to		location.
perform work at a higher Classification Level will		5.1.3 Movement within and between all levels will
attract a pay rate applicable to that level:		be subject to satisfactory performance assessment and
Provided they have undertaken and satisfactorily		completion of prerequisites as detailed in the
performed work at the higher level for the		classification structure
prescribed minimum period, or longer.		classification structure
presended minimum period, or longer.		
5.1.4 The employer may direct an employee to		
carry out any duties as are within the limits of the		
employee's skill and competency and consistent		
with the classification structure.		
with the classification structure.		
5.1.5 Where work is restructured to meet business		
needs or operations expanded into new areas, Role		
Descriptions will be created and graded according		
to the Generic Level Descriptors. The Role		
Descriptions will detail the general role context		
and the specific competencies required of		
employees at the relevant location.		
1 7		
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 and between all levels will		
be subject to satisfactory performance assessment		
and completion of specified prerequisites as		
detailed in the Generic Level Descriptors.		
5.2 Generic level descriptors		
5.2.1 Firefighter		
	Delete and refer to Schedule 1 for	
(a) Work level description	Generic Level Descriptors	

Employees at this level are involved in the delivery of operational services. Work routines, methods and procedures are clearly established and there is limited scope for deviation. It would be expected that the range of activities undertaken will be increasingly amended to provide diverse skills sets. Training, both on and off the job, is often a dominant feature of this level.	
(b) Level of supervisionWork may initially be performed under close supervision by a more experienced officer; however, this supervision is expected to reduce as experience increases.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 may apply to a work situation or an incident. Employees at this level must function within these established protocols but must also exercise discretion as to determining which matters should be referred to a supervisor 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 would however, be required to assist new staff and	

trainees (including auxiliaries and volunteers) by providing general information, guidance, training and advice. Employees 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 may include: (i) the use of skills and knowledge associated with handling emergency incidents; (ii) basic administrative duties including computer operation; (iii) carrying out fire prevention, fire safety and fire investigation activities under supervision; (iv) conducting training and public education;	
 (v) station maintenance and equipment testing and maintenance; and (vi) other duties for which officers are suitably trained, skilled and/or qualified. Employees at this level undertake a range of functions requiring the practical application of acquired skills and knowledge. 	
Technical skills are required in order to safely and effectively operate basic machinery to perform routine and standard functions, and organise duties	

across a working day to meet regular workload	
requirements.	
Supervisory responsibilities may include co-	
ordination of workflow processes, training of	
subordinate staff and responsibility of quality of	
output of the work group.	
Knowledge and compliance with regulations, codes	
and specifications shall be required.	
Duties at this level may include application of	
technical skills involving design/modification of	
equipment, research projects, support services,	
maintenance activities and the collating and	
analysis of information as required.	
(e) Progression within the level	
This level contains 5 Pay Points.	
Progression to the 1st Class Firefighter	
Classification Level is compulsory whilst further	
progression to the Senior Firefighter Classification	
Level is optional.	
The minimum period of service required before	
progression through the Pay Points may occur will	
be 12 months.	
Progression between Pay Points for positions at	
this level will be dependent upon:	
(i) completion of predefined components of Q-	
STEP;	
(ii) ongoing satisfactory performance;	
(iii) competent delivery of operational skill	
requirements;	
(iv) achievement of necessary accreditations; and	
(v) satisfactory achievement levels for formal	
examinations.	
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Progression to the Senior Firefighter Classification	
Level will be dependent upon the acquisition of	
Core Skills for the Station Officer Classification	
Level, which will provide employees with certain	
necessary skills and abilities to fulfil the basic	
requirements of a Station Officer position if	
required to do so. The application of these skills	
will be required from time to time as circumstances	
dictate and as part of the officer's ongoing	
training and development.	
From this same point of view, it will be required	
that skills and knowledge will be maintained and	
that periodic assessments will be conducted of all	
employees, including those at the top of the level	
for this purpose.	
All employees within this level will be required to	
continue skills, drills and knowledge maintenance,	
assessment and appraisal through programmed	
training provided by either officers on shift (which	
may include those at the top of this level) or	
designated training officers.	
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 at the Senior Firefighter Classification	
Level will also assist and relieve Station Officers as	
required.	
5.2.2 Station Officer	
(a) Work level description	
Appointment to this level requires proven	
expertise with demonstrated proficiency in	
applying established techniques in relation to the	
apprying established iteriniques in relation to the	

delivery of preventative and suppressive fire	
services.	
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.	
Employees at the Station Officer Classification	
Level will usually be required to undertake Shift	
Work arrangements, and will have the capacity to	
provide supervision for officers at the Firefighter	
Classification Level.	
(b) Level of Supervision	
Employees at this level work under general	
direction of an Inspector, but must work with a	
level of independence, often being the senior	
operations person on shift at a particular location.	
The employee will be required to undertake a range	
of functions, which may require the application of	
technical skills and experience or the practical application of a high level of skills.	
Position objectives are clearly defined, however an	
employee may need to exercise a level of discretion	
in localised command situations. Procedures and	
operating standards are defined through	
established	
guidelines, requirements and Standard Operating	
Procedures, and through recognised techniques	
and	
methods associated with fire prevention and	
suppression activities.	
A range of varied techniques, systems, methods or	
processes is available to perform the work, and the	
employee is expected to understand and to exercise	
the necessary discretion in their use. Such exercise	

of discretion takes place from within the	
framework of learned experience and training.	
Issues that cannot be resolved by reference to	
established practices and Standard Operating	
procedures would usually be referred to an	
Inspector.	
(c) Characteristics of the level	
At this level there a number of established	
methods, techniques, and Standard Operating	
Procedures which may apply to a work situation or	
an incident. Employees at this level must function	
within these established protocols but must also	
exercise discretion as to determining which matters	
should be referred to a higher level for direction.	
Employees at the Station Officer Classification	
Level are required to provide guidance	
and direction to staff.	
Limited discretion is available for the selection of	
the appropriate means of completing duties or	
tasks.	
Guidance is usually available and work outcomes	
will be reviewed regularly.	
Supervision of other employees is normally a	
feature at this level, as well as the requirement to	
assist new staff and trainees (including auxiliaries	
and volunteers) by providing general information,	
guidance, training and advice. Positions at this level	
may have supervisory responsibilities for shift	
operations of a small unit or fire station.	
Positions at this level require the ability to obtain	
the co-operation and assistance of others in	
carrying out defined activities. As well as	
exchanging information, employees must	
communicate effectively with subordinates, 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.	
A sound knowledge of Standard Operating	
Procedures is required.	
Duties may include:	
(i) supervision and co-ordination of emergency	
incidents;	
(ii) developing and conducting training and	
education programs;	
(iii) developing, coordinating and conducting fire	
prevention activities;	
(iv) project work and implementation of policy and	
procedures;	
(v) supervision of employees and work activities,	
self management and development of	
subordinates; and	
(vi) supervision and co-ordination of	
administrative duties.	
Employees at this level undertake a range of	
functions requiring the practical application of	
acquired skills and knowledge as well as providing	
guidance to others in that application.	
Technical skills are required in order to safely and	
effectively operate basic machinery to perform	
routine and standard functions, and organise duties	
of others across a working day to meet regular	
workload requirements.	
Supervisory responsibilities will include co-	
ordination of workflow processes, training of	

subordinate staff and responsibility for quality of	
output of the work group.	
Knowledge and compliance with regulations, codes	
and specifications shall be required.	
Duties at this level may include application of	
, 11	
technical skills involving design/modification of	
equipment, research projects, support services,	
maintenance activities and the collating and	
analysis of information as required.	
(e) Progression within the level	
This level contains 3 Pay Points.	
Appointment to the Station Officer Classification	
Level will be at Pay Point 1 and subject to having	
successfully completed pre-defined components of	
Q-STEP.	
The minimum period of service required before	
progression through the Pay Points may occur will	
be 12 months.	
Progression between Pay Points for positions at	
this level will be dependent upon:	
(i) completion of predefined components of Q-	
STEP;	
(ii) ongoing Performance Management and	
Development;	
(iii) demonstrated capacity to effectively supervise	
employees;	
(iv) competent delivery of operational skill	
requirements;	
(v) achievement of necessary accreditations; and	
(vi) satisfactory achievement levels for formal	
examinations.	
Whilst developmental training for progression to	
Pay Points 2 and 3 is elective, skills maintenance is	

mandatory as is the Performance Management and	
Development process.	
All employees at this level will be required to	
continue skills, drills and knowledge maintenance,	
assessment and appraisal, including those at the	
top of the level.	
Progression to PP3 will be dependent upon the	
0 1 1	
acquisition of Core Skills for an Inspector which	
will provide employees with certain necessary skills	
and abilities to fulfil the basic requirements of an	
Inspector if required to do so. The application of	
these skills will be required from time to time as	
circumstances dictate and as part of the officer's	
ongoing training and development.	
From this same point of view it will be required	
that skills and knowledge will be maintained and	
that periodic assessments will be conducted of all	
employees, including those at the top of the level,	
for this purpose.	
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 at Pay Point 3 will also assist and	
relieve Level 3 officers as required.	
5.2.3 Inspector	
(a) Work level description	
Work at this level requires specialised knowledge in	
relation to fire prevention and suppression	
activities.	
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 effectively manage officers at the	
Firefighter and Station Officer Classification	
0	
Levels is a prerequisite of this level.	
(b) Level of supervision	
Employees at this level work under general	
direction and undertake a range of functions,	
which may require the application of technical	
skills and experience or the practical application of	
a high level of skills.	
Position objectives are clearly defined. Procedures	
and operating standards are defined through	
guidelines, requirements and Standard Operating	
Procedures, and through recognised techniques	
and methods associated with firefighting.	
A range of varied techniques, systems, methods or	
processes is available to perform the work, and	
officers are expected to understand and exercise	
the necessary discretion in their use. Such exercise	
of discretion takes place from within the	
framework of learned experience and training.	
A key feature of this level is the requirement to	
manage staff through other supervisory levels.	
(c) Characteristics of the level	
Employees at this level may operate individually or	
as a member of a team.	
Supervision of subordinate employees may be a	
feature of this level.	
Assistance is usually available if required when	
problems occur, although problems are usually	
resolvable by reference to procedures, documented	
methods and instructions.	

Whilst there is some scope for exercising initiative	
in the application of established work practices and	
11 1	
procedures, problems can generally be solved by	
reference to 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 be	
concerned with the development of more efficient	
work practices within the work teams, which they	
supervise.	
Problem resolution is a frequent requirement.	
Functions at this level include the identification	
and development of ideas, the detailed analysis of	
alternative courses of action and their implications,	
addressing difficulties, problems in the work	
environment, devising action plans and advancing	
new approaches to more senior management	
levels.	
Employees at this level are competent to provide	
authoritative information to less experienced	
employees within the work team or under their	
direct supervision. Positions at this level may have	
command and control responsibility.	
······································	
(d) Duties and skills	
Work at this level requires a sound working	
knowledge of the organisation's functions and the	
requirements of the organisation.	
A sound knowledge of Standard Operating	
Procedures is required.	
Guidance from more experienced staff is only	
received for those aspects of the work which	
involve new or more sophisticated techniques or	
involve new or more soprinsideated teeriniques of	

relate to areas outside the position's normal span	
of activity.	
Functions of officers at the rank of Inspector may	
involve the performance of duties associated with	
varying tasks. These may involve:	
(i) project functions;	
(ii) specialist functions;	
(iii) Area management; and	
(iv) supervision of subordinate staff.	
Duties performed at this level may include but	
would not be limited to:	
(1) management of emergency incidents;	
(2) developing and conducting training and	
education programs;	
(3) developing, co-ordinating and conducting fire	
prevention activities;	
(4) project work and implementation of policy and	
procedures;	
(5) management of subordinate staff; and	
(6) management and co-ordination of	
administrative duties, including routine budgetary	
and staffing matters.	
5.2.4 Superintendent	
(a) Work level description	
Work at this level requires specialised knowledge in	
relation to fire prevention and suppression	
activities.	
Where the emphasis of the position is	
management, key functions will involve planning,	
organising,	
directing and controlling the work of subordinate	
supervisory levels. Extensive knowledge in the area	
of operations, and advanced management skills	

would be expected. Officers at this level will	
provide leadership at a professional level.	
Positions, which have primary emphasis of a	
specialist nature, require specialised knowledge of	
complex and innovative methods and techniques,	
resulting from experience and/or advanced	
training.	
Work is undertaken under limited direction as to	
work priorities and the detailed conduct of the	
task.	
Employees may be responsible for larger work	
teams, functions or Zone operations.	
High levels of initiative in accomplishing objectives	
shall be required to be exercised both on an	
individual basis and/or in a work team situation.	
(b) Level of supervision	
Work is performed either independently with	
guidance from superiors only for those aspects of	
work which involve new or sophisticated	
techniques or relate to areas outside a position's	
normal span of activity.	
The role spans a range of activities, many of which	
are complex or specialised in nature. Work may	
require the modification or adoption of established	
methods, procedures, systems or policies.	
Officers at this level will affect the way that work is	
performed by others, and will be involved in the	
detail of operational planning.	
(a) Characteristics of the level	
(c) Characteristics of the level	
There is scope for the exercise of initiative in the	
application of established work practices and	
procedures.	

Problem solving and conflict resolution are	
common requirements at this level. Work demands	
the identification and development of ideas, the	
detailed analysis of alternative courses of action	
and their implications, addressing difficulties,	
problems in the work environment, devising action	
plans and advancing new approaches.	
Employees are required to analyse problems and	
recommend solutions or alternative courses of	
action.	
Employees at this level would be required to lead	
and motivate employees and to inspire others to	
co-operate in the achievement of difficult and	
sometimes conflicting objectives.	
Positions at this level will be governed by a clear	
set of objectives and budgets.	
The performance of employees at this level will be	
monitored by a more senior officer to ensure the	
efficient achievement of operational targets.	
Expenditure will be reviewed regularly.	
Part of accountability at this level involves the	
identification of employee development needs, and	
the implementation of programs to improve staff	
performance.	
Many of the activities and responsibilities of this	
level would usually comprise a total management	
function.	
(d) Duties and skills	
Duties may include the management of a work	
team, specialist functions, or group operations with	
responsibility for the standard of performance,	
output, completion of work assignments and	
allocation of resources.	
Interpretation of guidelines, policies, Standard	
Operating Procedures and other relevant material	

including legislation and aw application of sound judgm be required in determining Duties performed at this lev would not be limited to: (i) operations management (ii) management of training of work performance; (iii) financial management f distinct budgetary unit; (iv) control and co-ordination and fire investigation duties (v) assets management inclu- buildings, equipment, etc w (vi) specialist functions as re safety, research and develop (vii) representation on Loca such as counter disaster core (viii)human resource manage (ix) the application of highlion oral communication skills.	ent and discretion will solutions to problems. vel may include but and planning; delivery and evaluation for a work team as a on of fire prevention s; uding vehicles, ithin the unit; equired such as fire oment and training; al Authority matters mmittees; gement; and		
5.3 Salaries 5.3.1 The following salaries base rates payable for classi Station Officer in the Easter Southern Division:	fications Firefighter and	Retain	
Classification	Per Fortnight (\$)		
Recruit Firefighter	1,526.20		
Firefighter	1,824.90		
Firefighter 1st Class	1,961.70		
Senior Firefighter	2,070.60		
Leading Firefighter	2,202.30		
Station Officer 1	2,400.80		
Station Officer 2	2,475.70		

Station Officer 3	2,567.00
	2,507.00
5.3.2 The following salari	es shall be the fortnightly
rate payable for classificat	
Superintendent and Chief	
Easter District of the Sou	
be paid for all purposes o	of the Award:
Classification	Per Fortnight (\$)
Inspector	4,195.60
Superintendent	4,580.10
Chief Superintendent	4,827.50
5.3.3 The following salari	
base rates payable for clas BAO1and BAO2 in the H	
Southern Division:	Eastern District of the
Southern Division:	
Classification	Per Fortnight (\$)
BAO1	2,858.00
BAO2	2,951.70
5.3.4 The rates of pay in t	
adjustments based upon t	
Rescue Service - Certified Agr	
[CA/2006/277] and inclu	
adjustment payable under	
Declaration of General R	
Net Adjustments and arb	ě ,
This arbitrated wage adju	
against any equivalent am	
received by employees whose wages and conditions of employment are regulated by this	
Award which are above the	
in the Award. Such paym	0 1
in the riward. Outil payin	cinto include wages

			1
payable pursuant to certified agreements, currently			
operating enterprise flexibility agreements, award			
amendments to give effect to enterprise			
agreements and over awa			
Absorption which is con	2		
agreement is not required			
	evious State wage Cases or		
under the current Statem	1 7		
excepting those resulting			
agreements, are not to be	e used to offset arbitrated		
wage adjustments.			
5.3.5 Divisional and Distric			
the salaries set out in this	,		
amounts shall be paid to employees who are			
employed in the Divisions and Districts referred to			
hereunder:	<u>г</u>		
	Per Fortnight (\$)		
Southern Division -	2.10		
Western District			
Mackay Division	1.80		
Northern Division -	2.10		
Eastern District			
Northern Division -	6.50		
Western District			
R 4 4 11			
5.4 Allowances			
5.4.1 Mount Isa locality allowance			
Employees located at Mount Isa shall receive			
\$66.00 per fortnight in addition to their ordinary		Retain	
rates of pay. This amount shall be payable with			
respect to annual leave, long service leave and all			
leave with pay, but shall 1	0		
L		1	1

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 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	
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. to 7.00 p.m. each day.	
5.4.3 Aerial appliance driver's allowance	
An allowance of \$1.45 per day/shift shall be paid to firefighters whilst required to take responsibility	
for an Aerial Appliance upon satisfying the	
following conditions:	
(a) The employee must be deemed by the employer	
to be proficient, in accordance with prescribed	
criteria, in the operation of the Aerial Appliance;	
and	
(b) The employee may be required to drive the	
Aerial Appliance in responding to an emergency	
incident:	

Provided that for the purpose of clause	
5.4.3, an Aerial Appliance shall be defined	
as a Telescopic Aerial Pumper, Hydraulic	
Ladder Platform or High Reach Aerial	
Appliance.	
5.4.4 On call allowance	
(a) Where an employee is instructed to be available	
on call outside ordinary or rostered working hours,	
such employee shall be paid, in addition to their	
ordinary salary an allowance based upon the	
employee's hourly rate or the hourly rate of the	
Station Officer Level, Pay Point 1, whichever is the	
higher, and in accordance with the following scale:	
(i) Where the employee is on call throughout the	
whole of a rostered day off or public holiday - 95%	
of one hour's pay in respect of such instances;	
(ii) Where an employee is on call during the night	
only of a rostered day off or public holiday - 60%	
of one hour's pay per night; and	
(iii) Where an employee is on call on any other	
night - 47.5% of one hour's pay per night.	
For the purpose of calculating the hourly rate, the	
divisor shall be based upon a 40 hour week and	
calculated to the nearest 5 cents.	
For the purposes of clause 5.4.4, a "night" shall be	
deemed to consist of those hours falling between	
5.00 p.m. and 8.00 a.m. or mainly between such	
hours.	
(b) In the event of an employee on call being	
recalled to perform duty, such employee shall be	
paid for the time worked at the prescribed	
overtime rate, such time to be calculated as from	
home and back to home with a minimum payment	
of 2 hours, except in the case of work performed	

on a public holiday when the minimum payment shall be 4 hours.	
(c) Any overtime payable shall be in addition to the	
on call allowance.	
(d) Where an on call employee is recalled to	
perform work during an off duty period such	
employee shall be provided with transport to and	
from the employee's home, or be refunded the cost	
of such transport: Provided that this payment shall only apply where	5.4.5 Adjustment of Allowances
an employee has made trips to and from work that	5.4.5 Aujustment of Anowances
are additional to travel resulting from such	(a) other than the expense related allowances at
employee's ordinary hours of work. The provisions	clause 5.4.2, all other allowances specified in clause
of clause 5.4.4 shall will not apply to employees	13 will be automatically increased from the same date
appointed (including temporary appointments) to	and in the same manner as such monetary allowances
the Chief Superintendent Classification Level.	are adjusted in any State Wage Case decision or other
	decision of the commission adjusting minimum wage
	rates in this award.
	(b) also at the time of any adjustment to the wage rates in this award, expense related allowances at clause 5.4.2 will be automatically increased by the
	relevant adjustment factor. The relevant adjustment
	factor for this purpose is the percentage movement in
	the applicable index figure most recently published by
	the Australian Bureau of Statistics since the allowance
	was last adjusted.
	(c) the applicable index figure is the index figure
	published by the Australian Bureau of Statistics for
	the Eight Capitals Consumer Price Index (Cat No.
	6401.0), as follows:
	Allowance
	Applicable Consumer Price Index figure

29/07/2015

		Overtime meal allowance Take-away and fast foods sub-group Motor vehicle allowance Private motoring sub-group
 5.5 Payment of wages 5.5.1 Payment of wages shall be made fortnightly. 5.5.2 Wages shall be paid by electronic funds transfer or direct deposit to employees' nominated accounts unless otherwise agreed between the employer and the employee concerned. 	Retain	
 5.6 Occupational superannuation Subject to federal legislation, the employer must comply with superannuation arrangements prescribed in the <i>Superannuation (State Public Sector)</i> <i>Act 1990</i> (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	
 6.1 Hours of work 6.1.1 Ordinary hours The ordinary hours of work are 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 	Amend at 6.1.3 and 6.1.4 for change of name	

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 provides 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.	
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 employee's Union	6.1.3 Residential training courses
prior to implementation at the work location.	
6.1.3 Residential training courses	Employees attending <u>Queensland Fire and Rescue</u>
Employees attending Queensland Fire and Rescue	Service Queensland Fire and Emergency Service
Service residential training courses may be required	recruit training courses may be required to work
to work Monday to Friday inclusive and between	Monday to Friday
8.00am and 8.00pm:	
Provided that their ordinary hours shall not exceed	
40 in any one week, or 10 in any one day.	6.1.4 Recruit training courses
6.1.4 Recruit training courses	
Employees attending Queensland Fire and Rescue	Employees attending <u>Queensland Fire and Rescue</u>
Service recruit training courses may be required to	Service Queensland Fire and Emergency Service
work Monday to Friday inclusive and between	recruit training courses may be required to work
8.00am and 5.00pm:	Monday to Friday inclusive and between 8.00 am to
Provided that their ordinary hours do not exceed	5.00 pm
40 in any one week.	

6.1.5 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	
6.2.1 The time an employee is required by the	Retain
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 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: Clause 6.2.2 does not apply where the employee is recalled to work overtime and actually works not more than 2 hours overtime. Clause 6.2.2 does not apply where the period between ordinary rostered shifts is 10 hours or less. 6.2.3 <i>Overtime on public holidays</i> 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 <i>Time off in lieu of overtime</i> 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 off in lieu is to be taken within 12 months from the date on which the overtime was worked and at a time agreeable to the employer and the employee. In the case of employees at the rank of Inspector and Superintendent, time off in lieu not accessed within 12 months of accrual shall be foregone unless the employer has prevented it being taken, in which case such time shall be paid for by the employer at the relevant rate of accrual. In the case employees at the rank of Firefighter	
In the case of employees at the rank of Inspector	
within 12 months of accrual shall be foregone	
in which case such time shall be paid for by the	
1 2	
and Station Officer, 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 will 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 is taken at such time as not to interfere with the continuity of work where continuity is necessary.	Retain	
6.3.2 An unpaid meal break of at least 30 minutes' duration may be prescribed where the 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.		
6.4 Rest pauses Each employee shall be entitled to a rest 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: Provided that the provisions of clause 6.4 shall not apply in the event of attending fires or other similar emergencies.	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 6.5.3, a night shift shall mean 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. 	Retain	

 6.5.2 Week-end penalty rates An employee required to work in accordance with an approved shift roster will be paid week-end penalty rates in accordance with the following: (a) All ordinary time worked between midnight on Friday and midnight on Saturday is 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 is 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 does not apply where: (a) the overtime is continuous with the start or finish of ordinary working time. (b) 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	
7.1 Annual leave 7.1.1 For each full year of employment, an employee shall be entitled to 200 hours leave on full pay exclusive of week-ends, programmed rostered days off and public holidays: Provided that in the case of shift workers, for each full year of employment, an employee shall be	Retain	

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	
leave:	
Provided that in the case of continuous shift	
workers, for each full year of employment, an	
employee is entitled to 200 hours leave on full pay	
exclusive of rostered days off according to the	
roster on which the employee commenced leave.	
7.1.2 Continuous shift workers shall be entitled to	
64 hours additional leave in lieu of double time and	
a-half for time worked on the public holidays	
specified in clauses 7.6.1 and 7.6.3. Such leave is	
exclusive of rostered days off according to the	
roster on which the employee commenced leave.	
7.1.3 All annual leave is paid in advance.	
7.1.4 The monetary equivalent of accrued leave,	
including pro rata accrued annual leave, is paid	
upon the termination of employment.	
7.1.5 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 does not so reduce the entitlement	
to leave.	
7.1.6 Calculation of annual leave payments	
Annual leave payments is calculated in accordance	
with either:	
(a) All employees - subject to clause 7.1.6(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% of (i) and (ii) above.	
(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.	
The provisions of clause 7.1.6(a) will not apply to	
any period of annual leave exceeding 200 hours,	
which may be accrued in any year.	
7.1.7 Recalled to work whilst on annual leave	
(a) Each employee has an entitlement to core	
annual leave and accrued time off in each year of	
employment;	
(b) Leave entitlements for employees will be	
notionally split into core annual leave and accrued	
time off;	
(c) When an employee is recalled to work while on	
annual leave for the purpose of maintaining	
crewing levels, that employee will be deemed to be	
accessing accrued time off and not core annual	
leave;	
(d) An employee attending training courses or	
undertaking commercial activities, will also be	
deemed to be accessing the accrued time off rather	
than core annual leave;	
(e) Employees will be permitted to access accrued	
time off for the purposes of being recalled to work	
to maintain crewing levels; attending training	
courses or undertaking commercial activities;	
(f) The maximum hours of accrued time off	
available for employees to access for the purposes	
outlined in clause 7.1.7(e), are 104.3572 per annum;	

 (g) Employees will not be permitted to access accrued leave in excess of 104.3572 hours per annum or core annual leave for any of the purposes outlined in clause 7.1.7(e). (h) Employees will be paid at overtime rates for being recalled to work while accessing the accrued time off component of annual leave, other than when undertaking commercial activities which will be paid for at the rate agreed between the parties and incorporated in the certified agreement currently binding upon them. 		
 7.2 Sick leave 7.2.1 <i>Entitlements</i> 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 from work on account of personal illness or injury shall be entitled to paid leave of absence up to the accumulated period of 	Amend to take account of QES – Sections 71 NA and Section 71 NCA	 7.2 Personal leave Personal leave is provided for in Division 4 of the QES and covers: (i) sick leave; (ii) carer's leave; (iii) bereavement leave; and (iv) cultural leave. Clauses 7.2.1 – 7.2.2 supplement the QES. 7.2.1 Accrual of personal leave (a) An employee in the fire and rescue stream shall be eligible for personal leave for each completed year of employment on the following basis:

			(``\	
leave applicable without loss of pay subject to the				employee who is a shift
following conditions and limitations:			WOI	·kers:
(a) Worker's Compensation - An employee shall			(A)	
not be eligible for paid leave of absence under			(A)	for each completed year of
clause 7.2 for any period in respect of which the				employment with the
employee is entitled to worker's compensation.				employer - 8 shifts of personal
(b) Notice - An employee shall, within 24 hours				leave; and
prior to the commencement of any such absence			(D)	in manual to any sound to d
or as soon as practicable, inform their immediate			(B)	in respect to any completed
supervisor of the inability to attend for duty and as				period of employment of less
far as practicable, state the nature of the illness or				than one year -1 shift of
injury and the estimated duration of the absence.				personal leave for each month
(c) Evidence - Where a sick leave absence exceeds				of such period, up to a maximum of 8 shifts.
2 consecutive working days/shifts, an employee shall produce a medical certificate from a duly				maximum of o sinits.
qualified medical practitioner, specifying:				molecules other than a shift
(i) the nature of the illness; and			(i) An e work	employee other than a shift
(i) the period or approximate period during which			WOIK	
the employee will be unable to work.			(Δ)	for each completed year of
7.2.3 <i>Medical examination</i>	Medical examination clause is not a		(A)	employment with the
The employer may determine that an employee	permissible clause in a modern award			employer – 10 days of
who has been absent from duty on account of	(S71NA, S71NCA)			personal leave
illness or injury shall submit for a medical	(3/11/1, 3/11/01)			personal leave
examination to a medical officer of the employer			(B)	in respect to any completed
or such other duly qualified medical practitioner			(D)	period of employment of less
as may be approved by the employer:				than one year -1 day of
(a) before resuming duty; and				personal leave for each month
(b) within a time specified by the employer				of such period, up to a
In such cases, the employee shall not resume duty				maximum of 10 days.
until such medical officer has certified the				inalitie of 10 days.
employee is fit for duty.		(b)	An employ	yee in the rural fire service
7.2.4 Unfit to discharge duties				er than a casual employee) shall
The employer may direct any employee who by				to 10 days personal leave on full
reason of any mental or bodily infirmity, may be				pect of each completed year of
unfit to discharge, or incapable of discharging the				r ····································

employee's duties efficiently, to submit for	service and a proportionate amount for an
examination by a medical officer as approved	incomplete year of service.
by the employer. The costs of such medical	incomplete year of service.
examination shall be borne by the employer.	(a) All paragraph large shall be energy lating
, , ,	(c) All personal leave shall be cumulative
7.2.5 Termination on medical grounds	throughout an employee's employment
If such medical officer attended by an employee	with QFES.
reports to the employer that such employee is by	
reason of any such infirmity, other than a	7.2.2 Debit of personal leave
temporary infirmity, unfit to discharge or incapable	
of discharging the full range of the employee's	
designated duties, the employer may terminate the	Personal leave shall be debited from an
employee's services in accordance with the	employee's personal leave balance as follows:
provisions of the Fire and Rescue Service Act 1990:	
Provided that the employer shall provide the	(a) An employee in the fire and rescue stream
employee with notice in writing that the employer	or the communications stream –
intends to terminate the employee's services within	
14 days unless the employee notifies the employer	(i) where the employee is absent for a
before the expiration of such 14 days that the	complete day shift -10 hours.
employee seeks the matter to be referred to a	
medical referee under clause 7.2.6.	(ii) where the employee is absent for
7.2.6 Referral to medical referee	part of a day shift – on a time for
Where an employee under this Award has	time basis.
submitted for any medical examination by the	
medical officer of the employer and agreement	(iii) where the employee is absent for a
cannot be reached between the employer and the	complete night shift – 10 hours.
employee as to such employee's fitness for duty,	
the matter shall be referred to a medical referee to	(iv) where the employee is absent for
be nominated by the parties.	part of a night shift – in accordance
If the parties cannot agree upon one, a medical	with the following formula:
referee shall be nominated by the Executive of the	
Division of Workplace Health and Safety. Such	time to be debited
medical referee shall give a certificate as to the	_ number of hours absent
fitness of the employee for duty and that certificate	=14
shall be conclusive evidence as to the matter	× 10
specified.	

	(1)	A 11 . 1
Except in cases where the decision of the medical	(b)	All other employees – on a time for time
referee is favourable to the appellant, the medical		basis in accordance with the employee's
expenses incurred in referring the matter to such		roster or agreed pattern of ordinary hours.
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 notify the		
employee and the employee's Union of same.		
(b) The employer shall 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 or all sick		
leave absences should the employer so decide.		
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	7.2.3 Medica	ıl examination

examination to a medical officer of the employer	The employer may determine that an employee who
or such other duly qualified medical practitioner	has been absent from duty on account of illness or
as may be approved by the employer:	injury shall submit for a medical examination to a
(a) before resuming duty; and	medical officer of the employer or such other duly
(b) within a time specified by the employer	qualified medical practitioner
In such cases, the employee shall not resume duty	as may be approved by the employer:
until such medical officer has certified the	(a) before resuming duty; and
employee is fit for duty.	(b) within a time specified by the employer
7.2.4 Unfit to discharge duties	In such cases, the employee shall not resume duty
The employer may direct any employee who by	until such medical officer has certified the employee is
reason of any mental or bodily infirmity, may be	fit for duty.
unfit to discharge, or incapable of discharging the	7.2.4 Unfit to discharge duties
employee's duties efficiently, to submit for	The employer may direct any employee who by
examination by a medical officer as approved	reason of any mental or bodily infirmity, may be unfit
by the employer. The costs of such medical	to discharge, or incapable of discharging the
examination shall be borne by the employer.	employee's duties efficiently, to submit for
7.2.5 Termination on medical grounds	examination by a medical officer as approved
If such medical officer attended by an employee	by the employer. The costs of such medical
reports to the employer that such employee is by	examination shall be borne by the employer.
reason of any such infirmity, other than a	7.2.5 Termination on medical grounds
temporary infirmity, unfit to discharge or incapable	If such medical officer attended by an employee
of discharging the full range of the employee's	reports to the employer that such employee is by
designated duties, the employer may terminate the	reason of any such infirmity, other than a temporary
employee's services in accordance with the	infirmity, unfit to discharge or incapable of
provisions of the Fire and Rescue Service Act 1990:	discharging the full range of the employee's
Provided that the employer shall provide the	designated duties, the employer may terminate the
employee with notice in writing that the employer	employee's services in accordance with the provisions
intends to terminate the employee's services within	of the Fire and Rescue Service Act 1990:
14 days unless the employee notifies the employer	Provided that the employer shall provide the
before the expiration of such 14 days that the	employee with notice in writing that the employer
employee seeks the matter to be referred to a	intends to terminate the employee's services within 14
medical referee under clause 7.2.6.	days unless the employee notifies the employer before
7.2.6 Referral to medical referee	the expiration of such 14 days that the employee
Where an employee under this Award has	seeks the matter to be referred to a medical referee
submitted for any medical examination by the	under clause 7.2.6.
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	
referred shall be nominated by the Evenutive of the	

referee shall be nominated by the 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 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 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

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 employee 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 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

7.2.6 Referral to medical referee

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 Absentecism 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 ensure that the employee is counselled in relation to the employee's unsatisfactory absence.

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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 or all sick leave absences should the employer so decide.		(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 or all sick leave absences should the employer so decide.
7.3 Long service leave	Retain	
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 amount for		
an incomplete year of service.		
7.3.2 Entitlement upon termination		
Where an employee completes the 1st 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 1st or		
subsequent completed period of 10 years' service		
be jeopardised by the meaning of this clause.		
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.		
7.3.5 Period of service		
(a) For the purposes of this clause, the continuity		
of service of an employee is 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.		
7.4 Family leave		
7.4.1 The provisions of the Family Leave Award	Retain	
(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;		
(b) Spousal leave;		
(c) Adoption leave;		
(d) Surrogacy leave;		
(e) Part-time work;		
(f) Carer's leave;		
(g) Bereavement leave; and		
(h) Cultural leave.		
(II) Cultural Icave.		

7.5 Bereavement leave		
7.5.1 An employee on the death of a member of	Retain	
their immediate family or household is 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 of work. Proof of		
such death is to be furnished by the employee to		
the satisfaction of the employer.		
7.5.2 "Immediate family" includes:		
(a) a spouse (including a former spouse, a <i>de facto</i>		
spouse and a former <i>de facto</i> spouse, spouse of the		
same sex) of the employee; and		
(b) 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, stepbrother, step-sister, step-mother		
and step-father.		
7.5.3 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		
7.6.1 Where an employee is required to work on:	Retain	
- the 1st January;		
- the 26th January;		
- the 25th April (Anzac Day);		
- Good Friday;		
,,		1

- Easter Saturday (the day after Good Friday);	
- Easter Monday;	
- The Birthday of the Sovereign;	
- Christmas Day;	
- Boxing Day;	
in the case of continuous shift workers payment	
shall be at the rate of time and a-half with a	
minimum of 4 hours. In all other cases, payment	
shall be made at the rate of double time and a half	
for time actually worked with a minimum of 4	
hours' payment.	
7.6.2 Labour Day	
All employees are entitled to be paid a full day's	
wage for Labour Day irrespective of the fact that	
no work may be performed on such day.	
An employee who works on Labour Day is 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 a-half	
with a minimum of 4 hours:	
Provided that in the case of continuous shift	
workers, the appropriate rate for time worked on	
such days shall be time and a-half with a minimum	
of 4 hours payment:	
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. "Time and a half" means	
one-half days' salary in addition to the weekly rate	
or <i>pro rata</i> 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	

Retain	
	Retain

working for all or part of the remaining day, the		
employee must, if practicable, present for work at		
the earliest reasonable opportunity.		
(e) "Ordinary pay" means the rate of pay that an		
employee would normally expect to receive for		
working ordinary hours on an ordinary day of the		
week, including any over-award payment.		
"Ordinary pay" excludes overtime, penalty rates of		
all 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		
8.1.1 Motor vehicle allowance	Retain	
Where employees undertaking official duties use		
their own motor vehicles an allowance, according		
to:		
(a) the distance actually and necessarily travelled;		
and		
(b) the type of vehicle used; and		
(c) the location of the employee's normal place of		
employment; shall be paid as prescribed under		
Motor Vehicle Allowances Directive as issued and		
amended by the Minister responsible for industrial		
relations under section 54 of the Public Service Act		
2008.		
8.1.2 Allowances for travelling or relieving		
An employee:		
(a) travelling on official duty shall be paid a		
travelling allowance; or		
(b) required to take up duty away from the normal		
place of employment to relieve another employee		
or to perform special duties, is allowed actual and		
reasonable expenses or allowances for		

accommodation, meals, and incidental expenses necessarily incurred by the employee. These are prescribed under 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 <i>Public</i> 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. 9.1 Training, learning and development		
9.1.1 The parties to this Award recognise that in	Retain	
order to increase efficiency and productivity a		
greater commitment to learning and development		
is required.		
9.1.2 Accordingly, the parties commit themselves		
to developing a more highly skilled and flexible		
workforce and providing employees with career opportunities through appropriate training to		
opportunities through appropriate training to		

acquire additional skills and knowledge for		
performance of their duties.		
9.1.3 A consultative mechanism and procedures		
involving representatives of management,		
employees and Unions shall be established.		
9.1.4 Following consultation the Commissioner		
shall develop a learning and development strategy		
consistent with:		
(a) the current and future needs of the agency;		
(b) the size, structure and nature of the operations		
of the agency;		
(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.		
9.2 Training arrangements		
In planning and conducting training activities, all	Retain	
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		
(d) Operational competency is taken into account.		
10.1 Uniforms	Retain	
10.1.1 All necessary uniforms and overalls 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.		
10.1.2 The cost of all necessary cleaning of		
employees' fire fighting apparel such as turnout		
coat, overtrousers and gloves shall be borne by the		
employer:		
Provided that an officer authorised by the		
employer shall decide when such items require		
cleaning.		
10.1.3 Boots shall be supplied by the employer free		
of cost to the employee.		
10.1.4 Where an employee is able to establish to		
the satisfaction of the employer, that there is a		
requirement for boots to be made to measure, the		
employer shall provide such boots.		
10.2 Amenities and quarters		
10.2.1 Hot water showers and a hot water supply	Retain	
shall be provided by the employer for the use of		
employees engaged in emergency response.		
10.2.2 Employees shall not be required to do		
domestic work in any other officer's quarters.		
Preamble		
Clauses 11.1 and 11.2 replicate legislative	Retain	
provisions contained within the Industrial Relations		

<i>Act 1999.</i> In order to ensure the currency of existing legal requirements parties are advised to refer to Sections 366, 372 and 373 of that Act as amended from time to time.		
 11.1 Right of entry 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 relevant 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 may be treated as a trespasser. 11.1.3 Inspection of records 	Retain	

(a) An authorised industrial officer is entitled to		
inspect the time and wages record required to be		
kept under section 366 of the Act.		
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(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 relevant		
Union; or		
(ii) has made a written request to the employer that		
they do not want their 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		
relevant 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 relevant		
Union, during nonworking 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		
11.2.1 An employer must keep, at the place of	Retain	
work in Queensland, a time and wages record that		
contains the following particulars for each pay		
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period for each employee, including apprentices	
and trainees:	
(a) the employee's award classification;	
(b) the name of the award under which the	
employee is working;	
(c) the number of hours worked by the employee	
during each day and week, the times at which the	
employee started and stopped work, and details of	
work breaks including meal breaks;	
(d) a weekly, daily or hourly wage rate - details of	
the wage rate for each week, 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 employer's full name:	
(c) the employee's date of birth;	
(d) details of sick leave credited or approved, and	
sick leave payments to the employee;	
(e) the date when the employee became an	
employee of the employer; and	
(f) if appropriate, the date when the employee	
stopped employment with the employer.	
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.		
11.3 Union encouragement		
11.3.1 The parties recognise the right of individuals		
to join a Union and will encourage that	Retain	
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 relevant unions will be		
provided to all employees at the point of		
engagement.		
11.3.3 Information on the relevant 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		
11.4.1 The parties acknowledge the constructive	Retain	
role democratically elected Union delegates		
undertake in the workplace in relation to Union		
activities that support and assist members. That		
role will be formally recognised, accepted and		
supported.		
11.4.2 Employees will be given full access to Union		
delegates/officials during working hours to discuss		
any employment matter or seek Union advice, provided that service delivery is not disrupted and		
work requirements are not unduly affected:		
Provided that service delivery and work		
requirements are not unduly affected, delegates will		
be provided convenient access to facilities for the		
be provided convenient access to facilities for the		

purpose of undertaking Union activities. Such		
facilities include:		
telephones, computers, e-mail, photocopiers,		
facsimile machines, storage facilities, meeting		
rooms and notice boards. It is expected that		
management and delegates will take a reasonable		
approach to the responsible use of such facilities		
for information and communication purposes.		
11.4.3 Subject to the relevant employee's 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 leave		
11.5.1 Industrial relations education leave is paid	Retain	
time off to acquire knowledge and competencies in		
industrial relations. Such knowledge and		
competencies can allow employees to effectively		
participate in consultative structures, perform a		
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).		
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), the relevant Union and the		
employee.		

 11.5.4 Upon request and subject to approval by the Commissioner (or delegated authority), 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 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, employees may be granted special leave without 		
employees may be granted special leave without pay to undertake work with their Union.		
11.6 Award posting A copy of this Award shall be exhibited in a conspicuous and convenient place on the premises of the employer so as to be easily read by employees.	Retain	

Schedule 1 – Classification Structure

5..2.1 Firefighter

(a) Work level description

Employees at this level are involved in the delivery of operational services. Work routines, methods and procedures are clearly established and there is limited scope for deviation.

It would be expected that the range of activities undertaken will be increasingly amended to provide diverse skills sets.

Training, both on and off the job, is often a dominant feature of this level.

(b) Level of supervision

Work may initially be performed under close supervision by a more experienced officer; however, this supervision is expected to reduce as experience increases.

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 other relevant procedures, which may apply to a work situation or an incident.

Employees at this level must function within these established protocols but must also exercise discretion as to determining which matters should be referred to a supervisor 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 would however, be required to assist new staff and trainees (including auxiliaries and volunteers) by providing general information, guidance, training and advice.

Employees 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)Progression within the level

Progression to the 1st Class Firefighter Classification Level is compulsory, whilst further progression to the Senior Firefighter Classification Level is optional.

Progression through the Firefighter Classification Level is based on attaining the necessary qualifications as outlined by the national training authority and the Queensland Fire and Emergency Services and the minimum time period set for each rank within this classification.

Rank	Time
Recruit	16 weeks
Firefighters	32 months
Firefighter 1 st Class	12 months
Senior Firefighter	

Progression to the rank of Leading Firefighter will be dependent on successful completion of the Station Officer training program and acceptance of the conditions associated with this rank, in particular, applying for Station Officer positions within the employees employment location.

Progression to the Leading Firefighter will be dependent on successful completion of the Station Officer training program and acceptance of the conditions associated with this rank, in particular, applying for Station Officer positions within the employees employment location.

All employees within this level will be required to continue skills, drills and knowledge maintenance, assessment and appraisal through programmed training provided by either officers on shift (which may include those at the top of this level) or designated training officers.

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 at the rank of Senior Firefighter will also assist and relieve Station Officers as required.

5.2.2 Station Officer

(a) Work level description

Appointment to this level requires proven expertise with demonstrated proficiency in applying established techniques in relation to the delivery of preventative and suppressive fire services.

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.

Employees at the Station Officer Level will usually be required to undertake Shift Work arrangements, and will have the capacity to provide supervision for officers at the Firefighter Classification Level.

(b) Level of Supervision

Employees at this level work under general direction of an Inspector, but must work with a level of independence, often being the senior operations person on shift at a particular location. The employee will be required to undertake a range of functions, which may require the application of technical skills and experience or the practical application of a high level of skills.

Position objectives are clearly defined, however an employee may need to exercise a level of discretion in localised command situations. Procedures and operating standards are defined through established guidelines, requirements and procedures (as prescribed by Operations Doctrine and SIOPP) and through recognised techniques and methods associated with fire prevention and suppression activities.

A range of varied techniques, systems, methods or processes is available to perform the work, and the employee is expected to understand and to exercise the necessary discretion in their use. Such exercise of discretion takes place from within the framework of learned experience and training.

Issues that cannot be resolved by reference to established guidelines, practices and other relevant procedures would usually be referred to an Inspector.

(c) Characteristics of the level

At this level there a number of established guidelines, practices and other relevant procedures which may apply to a work situation or an incident. Employees at this level must function within these established protocols but must also exercise discretion as to determining which matters should be referred to a higher level for direction. Employees at the Station Officer Level are required to provide guidance and direction to Firefighters and staff. Limited discretion is available for the selection of the appropriate means of completing duties or tasks. Guidance is usually available and work outcomes will be reviewed regularly.

Supervision of other employees is normally a feature at this level, as well as the requirement to assist new staff and trainees (including auxiliaries and volunteers) by providing general information, guidance, training and advice. Positions at this level may have supervisory responsibilities for shift operations of a small unit or fire station.

Positions at this level require the ability to obtain the co-operation and assistance of others in carrying out defined activities. As well as exchanging information, employees must communicate effectively with subordinates, peers, supervisors and members of the general community during stressful situations.

(e) Progression within the level

This rank contains 3 levels.

Appointment to the Station Officer will be at Level 1 and subject to having successfully completed pre-defined components as outlined by the national training authority and the Queensland Fire and Emergency Services.

Progression for Station Officer Level 1 to Station Officer Level 2 requires a minimum period of service of 12 months and the successful completion of the predefined components outlined by the national training authority and the Queensland Fire and Emergency Services.

Progression from Station Officer Level 2 to Station Officer Level 3 requires a minimum period of service of 12 months and the successful completion of the predefined components outlined by the national training authority and the Queensland Fire and Emergency Services.

Whilst developmental training for progression to Levels 2 and 3 is elective, skills maintenance is mandatory as is the Performance Management and Development process.

All employees at this level will be required to continue skills, drills and knowledge maintenance, assessment and appraisal, including those at the top of the level.

Progression to Level 3 will be dependent upon the acquisition of Core Skills for an Inspector which will provide employees with certain necessary skills and abilities to fulfil the basic requirements of an Inspector if required to do so. The application of these skills will be required from time to time as circumstances dictate and as part of the officer's ongoing training and development.

- 5.2.3 Inspector
- (a) Work level description

Work at this level requires specialised knowledge in relation to fire prevention and suppression activities.

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. Relevant knowledge, experience and performance at all areas of operations would be expected of this level.

The capacity to effectively manage officers at the Firefighter, Station Officer or other junior officers is a prerequisite of this level.

(b) Level of supervision

Employees at this level work under general direction and undertake a range of functions, which may require the application of technical skills and experience or the practical application of a high level of skills.

Position objectives are clearly defined. Procedures and operating standards are defined through guidelines, requirements and other relevant procedures, and through recognised techniques and methods associated with firefighting.

A range of varied techniques, systems, methods or processes is available to perform the work, and officers are expected to understand and exercise the necessary discretion in their use. Such exercise of discretion takes place from within the framework of learned experience and training.

A key feature of this level is the requirement to manage staff through other supervisory levels.

(c) Characteristics of the level

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

Supervision of subordinate employees may be a feature of this level.

Assistance is usually available if required when problems occur, although problems are usually resolvable by reference to procedures, documented methods and instructions.

Whilst there is some scope for exercising initiative in the application of established work practices and procedures, problems can generally be solved by reference to documented methods and instructions. Employees are required to interpret contemporary operating policies and other relevant procedures in order to determine the most appropriate course of action. Employees at this level will also start to be concerned with the development of more efficient work practices within the work teams, which they supervise.

Problem resolution is a frequent requirement. Functions at this level include the identification and development of ideas, the detailed analysis of alternative courses of action and their implications, addressing difficulties, problems in the work environment, devising action plans and advancing new approaches to more senior management levels.

Employees at this level are competent to provide authoritative information to less experienced employees within the work team or under their direct supervision. Positions at this level may have command and control responsibility.

Employees at this level would assist and relieve Superintendents as required.

5.2.4 Superintendent

(a) Work level description

Work at this level requires specialised knowledge in relation to fire prevention and suppression activities.

Where the emphasis of the position is management, key functions will involve planning, organising, directing and controlling the work of subordinate supervisory levels. Extensive knowledge in the area of operations, and advanced management skills would be expected. Officers at this level will provide leadership at a professional level.

Positions, which have primary emphasis of a specialist nature, require specialised knowledge of complex and innovative methods and techniques, resulting from experience and/or advanced training.

Work is undertaken under limited direction as to work priorities and the detailed conduct of the task.

Employees may be responsible for larger work teams, functions or Zone operations.

High levels of initiative in accomplishing objectives shall be required to be exercised both on an individual basis and/or in a work team situation.

(b) Level of supervision

Work is performed either independently with guidance from superiors only for those aspects of work which involve new or sophisticated techniques or relate to areas outside a position's normal span of activity.

The role spans a range of activities, many of which are complex or specialised in nature. Work may require the modification or adoption of established methods, procedures, systems or policies.

Officers at this level will affect the way that work is performed by others, and will be involved in the detail of operational planning.

(c) Characteristics of the level

There is scope for the exercise of initiative in the application of established work practices and procedures.

Problem solving and conflict resolution are common requirements at this level. Work demands the identification and development of ideas, the detailed analysis of alternative courses of action and their implications, addressing difficulties, problems in the work environment, devising action plans and advancing new approaches.

Employees are required to analyse problems and recommend solutions or alternative courses of action.

Employees at this level would be required to lead and motivate employees and to inspire others to co-operate in the achievement of difficult and sometimes conflicting objectives.

Positions at this level will be governed by a clear set of objectives and budgets.

The performance of employees at this level will be monitored by a more senior officer to ensure the efficient achievement of operational targets. Expenditure will be reviewed regularly.

Part of accountability at this level involves the identification of employee development needs, and the implementation of programs to improve staff performance.

Many of the activities and responsibilities of this level would usually comprise a total management function.

Employees at this level would assist and relieve Chief Superintendents as required.

Chief Superintendent

(a) Work level description

Work at this level requires specialised knowledge in relation to fire prevention and suppression activities.

The emphasis of this position is to manage and provide leadership. Key functions of the role are planning, organising, directing and controlling the work of subordinate supervisors as well as leading staff to resolve large scale multi-agency incidents or disasters.

Employees will represent the Queensland Fire and Emergency Services at state and national, and when required international, incidents, committees and forums with the focus on the management of the strategic, political, environmental, social and technical impacts on communities.

Extensive knowledge in the area of operations and advanced management skills are required.

Employees will be required to lead and oversee the implementation of programs to provide workforce capability, capacity and performance.

(b) Level of supervision

Work is performed independently with little if any guidance required from superiors.

The role can span a large range of activities that are of a complex and/or specialised nature. This may require adapting existing methods, procedures or policies

Officers at the level will exhibit leadership and management qualities for subordinates to emulate.

(c) Characteristics of the level

Lead and develop operational, community safety, training and business standards, policies and procedures that are consistent with and support the functions of the Queensland Fire and Emergency Services.

There is scope at this level to initiate and implement changes to standard practices and procedures.

Employees will be required to represent the Queensland Fire and Emergency Services at state, national and international forums, committees and major disasters or incidents.

Employees have the authority to deploy the human and material resources of the Queensland Fire and Emergency Services, as required.

Employees at this level are required to lead, manage and motivate other employees. Problem solving and conflict resolution is required of this level.

At this level employees will be required to lead and oversee the implementation of programs to provide for workforce capability, capacity and performance.

Employees at this level would assist and relieve executive offers, as required.

29/07/2015