

IN THE FAIR WORK COMMISSION

SUPPLEMENTARY SUBMISSION

Application to vary the Restaurant Award for award flexibility

AM2021/58

**An application to vary the Restaurant Industry Award 2020 (AM2021/58) to include a new
Schedule R – Award flexibility for COVID-19 pandemic recovery**

FILED ON BEHALF OF RESTAURANT AND CATERING INDUSTRIAL

2 JUNE 2021

1. At the further private conference of this matter in 1 June 2021 Restaurant and Catering Industrial (**RCI**) was asked to provide a further supplementary submission clarifying certain matters discussed in the private conference.

Item 4 and 5 of the Amended Application filed on 31 May 2021

2. At the private conference on 1 June 2021 the Commission made certain enquiries about the role of Item 4 and 5 in the amended determination.
3. Item 5 does not directly bear on the Pandemic recovery measures subject to the amended determination and is no longer pressed.
4. Item 4 was poorly expressed as it was intended to form part of the alternative classification structure Schedule A2 arising from clause R.4 of Schedule R.
5. Its inclusion thus provided a holistic alternative classification structure save for the introductory Level and rate which continues to apply at large. This reflected the on-going dialogue with employee representatives.
6. The further amended determination filed with these supplementary submissions deals with these two matters.
7. Arising from this we have made some additional consequential amendments to the rate table applicable in clause R.4 do deal with this in a clear manner.

Substitute Allowance Calculation

8. Mr T Green in his Witness Statement of 31 May 2021 in paragraph 20 to 26 inclusive explains the methodology used to calculate the substitute allowance.
9. At paragraph 25 he explains that some 408,873 hours of rostered work were examined.
10. This data set was broken down by employment status and classification level.
11. While potentially counter intuitive at first glance the data set when broken down showed that employees at the lower levels of the classification structure had a higher incidence of receiving the allowances being substituted than employees at the higher classification levels.

12. This was in part due to the fact that employees on lower classification levels triggered the payment of more allowances than employees on higher classification levels. Also, the prevalence of casual employees as a proportion of the hours examined also impacted the calculation of the rate. As there are far more casual employees on levels 1 & 2, their allowance rate was found to be higher.
13. This trend reversed when coming to levels 5 and 6 of the classification structure which might have been more expected.
14. Accordingly, to create an outcome where employees were not worse off the substitute allowance needed to be higher for level 1 descending to level 4 and then ascending for level 5 and 6.
15. The substitute allowance rate should be adjusted to reflect the change in minimum award rates set down by the Commission for the 2021/2022 Financial Year.

Further Amended Determination

16. To ensure clarity on these matters RCA has filed a further amended and marked up determination reflecting the above.

Filed on behalf of RCI by

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2 June 2021



DETERMINATION

Fair Work Act 2009

s.157 – Application to vary a modern award to achieve the modern awards objective

Restaurant Industry Award 2020

(AM2020/103)

PRESIDENT ROSS

XXXXX

XXXXX

_____ 2021

Award Schedule – Renaming of certain classification titles and COVID-19 Pandemic Recovery

Further to the decision [_____] issued, it is determined pursuant to section 157(3)(b) of the *Fair Work Act 2009*, that the Restaurant Industry Award 2020 award be varied as follows:

1. In the Table of Contents, add a new Schedule R.
2. Add the following Schedule R to the award:

Schedule R - Award flexibility for COVID-19 Pandemic Recovery

R.1 The provisions of Schedule R are aimed at preserving the ongoing viability of businesses and preserving jobs during the COVID-19 pandemic and not to set any precedent in relation to award entitlements after its expiry date. Schedule R operates from XX XXX 2021 until XX XXX 2023. The period of operation can be extended on application to the Fair Work Commission.

R.2 During the operation of Schedule R, the following provisions apply:

R.3 Exemption Rates

- (a) An employer and a full time employee (paid at the Level 5 or Level 6 rate of pay) may enter into an agreement to pay the employee no less than 170% of their relevant Level rate of pay each week as set out in clause 18 Minimum Rates of this award (the **Exemption Rate**).

- (b) Where an agreement to pay the Exemption Rate has been made, the following clauses of this award shall not apply:
 - (i) clauses 16.5 and 16.6 (meal break);
 - (ii) clause 21 (allowances);
 - (iii) clause 23 (overtime rates) but not clause 23.2; and
 - (iv) clause 24 (penalty rates).
- (c) Where an agreement has been made to pay an employee the Exemption Rate the employee must be paid the Exemption Rate for each hour worked up to and including 57 hours in a week and for hours worked in excess of 57 in a week the employee must be paid:
 - (i) 150% of the Exemption Rate for the first two hours in excess of 57 in the week; and then
 - (ii) 200% of the Exemption Rate thereafter in the week.
- (d) The Exemption Rate shall be the rate for the purposes of calculating:
 - (i) personal leave; and
 - (ii) annual leave.
- (e) Clause R3 does not apply to employees classified under the administrative and general stream (Schedule A.4).

R.4 Classification Structure and Definitions

- (a) Subject to clause R.4 (b) an employer may elect to classify all relevant employees in accordance with the classifications set out in Schedule A2 in substitution for classifying the employee in accordance with Schedule A.
- (b) An employee who is classified in accordance with Schedule A2 shall be paid the minimum rate for the relevant classification in Schedule A2 as set out in the table below in substitution for the minimum rates set out in clause 18 Minimum Rates of the award that would otherwise apply:

Column 1 Employee Classification	Column 2 Employee stream and grade	Column 3 Minimum weekly rate (full-time employee)	Column 4 Minimum hourly rate
		\$	\$
Level 2	Grade 1 - Restaurant/Café Worker	805.10	21.19

Column 1 Employee Classification	Column 2 Employee stream and grade	Column 3 Minimum weekly rate (full-time employee)	Column 4 Minimum hourly rate
		\$	\$
Level 3	Grade 2 - Restaurant/Café Worker	832.80	21.92
Level 5	Grade 3 - Restaurant/Café Worker	932.60	24.54

Column 1 Employee Classification	Column 2 Employee stream and grade	Column 3 Minimum weekly rate (full-time employee)	Column 4 Minimum hourly rate
		\$	\$
Level 4	Grade 1 - Chef	877.60	23.09
Level 5	Grade 2 - Chef	932.60	24.54
Level 6	Grade 3 - Chef	957.60	25.20

R.5 Substitute Allowance

Subject to this clause:

- (a) an employer and an employee may enter into an agreement to pay the employee a substitute allowance below (the **Substitute Allowance**):

Column 1 Employee Classification	Column 2 Allowance per hour (\$) (full-time employee)
	\$
Introductory	\$1.60
Level 1	\$1.60
Level 2	\$1.02
Level 3	\$0.98
Level 4	\$0.90
Level 5	\$1.01
Level 6	\$1.08

- (b) an employer and at least 75% of the employees in the workplace concerned may agree to pay all of the employees in the workplace a Substitute Allowance below:

Column 1 Employee Classification	Column 2 Allowance per hour (\$) (full-time employee)
	\$
Introductory	\$1.60
Level 1	\$1.60
Level 2	\$1.02
Level 3	\$0.98
Level 4	\$0.90
Level 5	\$1.01
Level 6	\$1.08

- (c) Where an agreement to pay the Substitute Allowance has been made in accordance with clause R.5, the following clauses of this award shall not apply:
- (i) clauses 16.5 and 16.6 (meal break);
 - (ii) clause 21.2 (meal allowance);
 - (iii) clause 21.3 (split shift allowance);
 - (iv) clause 21.4 (tool and equipment allowance);
 - (v) clause 21.5 (special clothing allowance); and
 - (vi) clause 21.6 (distance work allowance).
- (d) The Substitute Allowance shall be paid for all purposes of this award.

R.6 Manner of Application

To avoid any doubt, clauses R.3 to R.5 inclusive operate on the following basis:

- (a) **Exemption Rates (R.3):** individual employer and full time employee agreement;

- (b) **Classification Structure and Definitions (R.4):** employer election to apply to all relevant employees in the workplace; and
- (c) **All-Purpose Substitute Allowance (R.5):** individual employer and employee agreement or all employees in the workplace collectively, if at least 75% of the employees agree.

R.7 Individual Agreement to be in writing

Where an employer and employee enter into an agreement under clause Schedule R.3 or R.5 it must be:

- (a) in writing;
- (b) signed by the employer and the employee; and
- (c) state the date the agreement commences operation.

R.8 75% agreement to be recorded in writing

Where an employer and 75% of their employees enter into an agreement under clause R.5 (b) it must be recorded:

- (a) in writing;
- (b) signed by at least one of the employees; and
- (c) stating the date the agreement commences operation.

R.9 Termination of Agreement

- (a) Where an employer and individual employee enter into an agreement under clause R.3, either party may terminate that agreement by giving the other party no less than four weeks' notice in writing.
- (b) Where an employer and individual employee enter into an agreement under clause R.5 (a), either party may terminate that agreement by giving the other party no less than four weeks' notice in writing.
- (c) Agreements made under clause R.5 (b) can be terminated by 50% plus one of the employees being covered by the agreement serving four weeks' notice on the employer in writing.

R.10 Consultation

- (a) Prior to initiating any of the provisions in clauses R.3 to R.5, the employer must consult with all employees affected by the proposed change and their representatives (if any).
- (b) For the purpose of the consultation, the employer must:
 - (i) Provide to the employees and representatives information about the proposed change (for example, information about the nature of the change and when it is to begin); and

- (ii) Invite the employees to give their views about the impact of the proposed change on them (including any impact on their family or caring responsibilities) and also their representative (if any) to give their views about that impact.
- (c) The employer must consider any views given under clause R.10(b)(ii).

R.11 Consent Arbitration

- (a) An employer who enters into an agreement under the provisions of Schedule R provides consent to a dispute being settled by the Fair Work Commission through arbitration in accordance with clause 34. —Dispute resolution and section 739(4) of the Act.
- (b) In arbitrating a dispute the Fair Work Commission may:
 - (i) terminate an agreement made under Schedule R if it determines that it was not entered into genuinely;
 - (ii) terminate an agreement made under Schedule R if it determines that the employer failed to consult as required by clause R.10;
 - (iii) require an employer to pay an employee the difference between what they were paid under this Schedule and what they would otherwise have received under this award if the Fair Work Commission determines that any agreement entered into under this Schedule was unfair for an employee; and
 - (iv) terminate an agreement made under Schedule R for an employee if the Fair Work Commission determines that any agreement entered into under this Schedule was unfair for that employee.

Insert Schedule A2 into the award following Schedule A - Classification Structure and Definitions as follows:

Schedule A2—Classification Structure and Definitions

Note: To avoid any doubt, any employee at the introductory level, their duties as stipulated under the current award in Schedule A – Classification Structure and Definition will remain unchanged.

A.1 Restaurant/Café Worker Grade 1

A.1.1 Means an employee who is engaged in any of the following:

- (a) picking up glasses; or
- (b) providing general assistance to food and beverage attendants of a higher classification not including service to customers; or
- (c) removing food plates; or
- (d) setting or wiping down tables; or
- (e) cleaning and tidying associated areas; or
- (f) receiving money; or
- (g) cooking breakfasts and snacks, baking, pastry cooking or butchering; or
- (h) general cleaning duties within a kitchen or food preparation area and scullery, including cleaning cooking and general utensils used in a kitchen and restaurant; or
- (i) assisting employees who are cooking; or
- (j) assembling and preparing ingredients for cooking; or
- (k) general pantry duties.

A.1.2 In addition to the duties set out in A.1.1, means an employee who has not achieved the appropriate level of training and who is engaged in any of the following:

- (a) supplying, dispensing or mixing liquor; or
- (b) assisting in the cellar; or
- (c) undertaking general waiting duties for food or beverages, including cleaning tables; or
- (d) receiving money; or
- (e) attending a snack bar; or
- (f) performing delivery duties; or
- (g) taking reservations and greeting and seating guests.

A.1.3 In addition to the duties set out in A.1.1 and A.1.2, means an employee who has the appropriate level of training, and who is engaged in specialised non-cooking duties in a kitchen or food preparation area.

A.2 Restaurant/Café Worker Grade 2

A.2.1 Means an employee who has the appropriate level of training and is engaged in any of the following:

- (a) supplying, dispensing or mixing liquor; or
- (b) assisting in the cellar; or
- (c) undertaking general waiting duties for both food and liquor, including cleaning tables; or
- (d) receiving money; or
- (e) assisting in the training and supervision of food and beverage attendants of a lower classification; or
- (f) delivery duties; or

- (g) taking reservations and greeting and seating guests; or
- (h) cooking duties such as baking, pastry cooking or butchering.

A.2.2 In addition to the duties set out in A.2.1, means an employee who has the appropriate level of training, which may include a supervisory course, and who has responsibility for the supervision, training and co-ordination of kitchen attendants of a lower classification.

A.3 Restaurant/Café Worker Grade 3

A.3.1 Means an employee who has the appropriate level of training, which can include a supervisory course, who:

- (a) carries out specialised skilled duties in a fine dining room or a restaurant; or
- (b) has responsibility for the supervision, training and co-ordination of food and beverage staff or for stock control for one or more bars.

A.4 Chef stream

A.4.1 Chef grade 1 (tradesperson) means a commi chef or equivalent who has completed an apprenticeship or passed the appropriate trade test or who has the appropriate level of training, and who is engaged in cooking, baking, pastry cooking or butchering duties.

A.4.2 Chef grade 2 (tradesperson) means a demi chef or equivalent who has completed an apprenticeship or passed the appropriate trade test or who has the appropriate level of training and who is engaged to perform general or specialised cooking, butchering, baking or pastry cooking duties or supervises and trains other cooks and kitchen employees.

A.4.3 Chef grade 3 (tradesperson) means a chef de partie or equivalent who has completed an apprenticeship or passed the appropriate trade test or who has the appropriate level of training in cooking, butchering or pastry cooking and who performs any of the following:

- (a) general and specialised duties, including supervision or training of kitchen employees; or
- (b) ordering and stock control; or
- (c) supervising other cooks and kitchen employees in a single kitchen establishment.

Notation: To avoid any doubt an employee classified in one of the classifications set out in this Schedule shall perform all the duties of the classification as required by the employer.

This determination comes into effect on _____2021.

PRESIDENT



DETERMINATION

Fair Work Act 2009

s.157 – Application to vary a modern award to achieve the modern awards objective

Restaurant Industry Award 2020

(AM2020/103)

PRESIDENT ROSS
XXXXX
XXXXX

_____ 2021

Award Schedule – Renaming of certain classification titles and COVID-19 Pandemic Recovery

Further to the decision [_____] issued, it is determined pursuant to section 157(3)(b) of the *Fair Work Act 2009*, that the Restaurant Industry Award 2020 award be varied as follows:

1. In the Table of Contents, add a new Schedule R.
2. Add the following Schedule R to the award:

Schedule R - Award flexibility for COVID-19 Pandemic Recovery

R.1 The provisions of Schedule R are aimed at preserving the ongoing viability of businesses and preserving jobs during the COVID-19 pandemic and not to set any precedent in relation to award entitlements after its expiry date. Schedule R operates from XX XXX 2021 until XX XXX 2023. The period of operation can be extended on application to the Fair Work Commission.

R.2 During the operation of Schedule R, the following provisions apply:

R.3 Exemption Rates

- (a) An employer and a full time employee (paid at the Level 5 or Level 6 rate of pay) may enter into an agreement to pay the employee no less than 170% of their relevant Level rate of pay each week as set out in clause 18 Minimum Rates of this award (the **Exemption Rate**).

- (b) Where an agreement to pay the Exemption Rate has been made, the following clauses of this award shall not apply:
 - (i) clauses 16.5 and 16.6 (meal break);
 - (ii) clause 21 (allowances);
 - (iii) clause 23 (overtime rates) but not clause 23.2; and
 - (iv) clause 24 (penalty rates).
- (c) Where an agreement has been made to pay an employee the Exemption Rate the employee must be paid the Exemption Rate for each hour worked up to and including 57 hours in a week and for hours worked in excess of 57 in a week the employee must be paid:
 - (i) 150% of the Exemption Rate for the first two hours in excess of 57 in the week; and then
 - (ii) 200% of the Exemption Rate thereafter in the week.
- (d) The Exemption Rate shall be the rate for the purposes of calculating:
 - (i) personal leave; and
 - (ii) annual leave.
- (e) Clause R3 does not apply to employees classified under the administrative and general stream (Schedule A.4).

R.4 Classification Structure and Definitions

- (a) Subject to clause R.4 (b) an employer may elect to classify all relevant employees in accordance with the classifications set out in Schedule A2 in substitution for classifying the employee in accordance with Schedule A.
- (b) An employee who is classified in accordance with Schedule A2 shall be paid the minimum rate for the relevant classification in Schedule A2 as set out in the table below in substitution for the minimum rates set out in clause 18 Minimum Rates of the award that would otherwise apply:

<u>Column 1</u> Employee Classification	<u>Column 2</u> Employee stream and grade	<u>Column 3</u> Minimum weekly rate (full-time employee)	<u>Column 4</u> Minimum hourly rate
		\$	\$
<u>Level 2</u>	Grade 1 - Restaurant/Café Worker	805.10	21.19

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<u>Column 1</u> <u>Employee Classification</u>	<u>Column 2</u> <u>Employee stream and grade</u>	<u>Column 3</u> <u>Minimum weekly rate</u> <u>(full-time employee)</u>	<u>Column 4</u> <u>Minimum hourly rate</u>
		\$	\$
<u>Level 3</u>	Grade 2 - Restaurant/Café Worker	832.80	21.92
<u>Level 5</u>	Grade 3 - Restaurant/Café Worker	932.60	24.54

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<u>Column 1</u> <u>Employee Classification</u>	<u>Column 2</u> <u>Employee stream and grade</u>	<u>Column 3</u> <u>Minimum weekly rate</u> <u>(full-time employee)</u>	<u>Column 4</u> <u>Minimum hourly rate</u>
		\$	\$
<u>Level 4</u>	<u>Grade 1 - Chef</u>	<u>877.60</u>	<u>23.09</u>
<u>Level 5</u>	<u>Grade 2 - Chef</u>	<u>932.60</u>	<u>24.54</u>
<u>Level 6</u>	<u>Grade 3 - Chef</u>	<u>957.60</u>	<u>25.20</u>

R.5 Substitute Allowance

Subject to this clause:

- (a) an employer and an employee may enter into an agreement to pay the employee a substitute allowance below (the **Substitute Allowance**):

Column 1 Employee Classification	Column 2 Allowance per hour (\$) (full-time employee)
	\$
Introductory	\$1.60
Level 1	\$1.60
Level 2	\$1.02
Level 3	\$0.98
Level 4	\$0.90
Level 5	\$1.01
Level 6	\$1.08

- (b) an employer and at least 75% of the employees in the workplace concerned may agree to pay all of the employees in the workplace a Substitute Allowance below:

Column 1 Employee Classification	Column 2 Allowance per hour (\$) (full-time employee)
	\$
Introductory	\$1.60
Level 1	\$1.60
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Level 3	\$0.98
Level 4	\$0.90
Level 5	\$1.01
Level 6	\$1.08

- (c) Where an agreement to pay the Substitute Allowance has been made in accordance with clause R.5, the following clauses of this award shall not apply:
- (i) clauses 16.5 and 16.6 (meal break);
 - (ii) clause 21.2 (meal allowance);
 - (iii) clause 21.3 (split shift allowance);
 - (iv) clause 21.4 (tool and equipment allowance);
 - (v) clause 21.5 (special clothing allowance); and
 - (vi) clause 21.6 (distance work allowance).
- (d) The Substitute Allowance shall be paid for all purposes of this award.

R.6 Manner of Application

To avoid any doubt, clauses R.3 to R.5 inclusive operate on the following basis:

- (a) **Exemption Rates (R.3):** individual employer and full time employee agreement;

- (b) **Classification Structure and Definitions (R.4):** employer election to apply to all relevant employees in the workplace; and
- (c) **All-Purpose Substitute Allowance (R.5):** individual employer and employee agreement or all employees in the workplace collectively, if at least 75% of the employees agree.

R.7 Individual Agreement to be in writing

Where an employer and employee enter into an agreement under clause Schedule R.3 or R.5 it must be:

- (a) in writing;
- (b) signed by the employer and the employee; and
- (c) state the date the agreement commences operation.

R.8 75% agreement to be recorded in writing

Where an employer and 75% of their employees enter into an agreement under clause R.5 (b) it must be recorded:

- (a) in writing;
- (b) signed by at least one of the employees; and
- (c) stating the date the agreement commences operation.

R.9 Termination of Agreement

- (a) Where an employer and individual employee enter into an agreement under clause R.3, either party may terminate that agreement by giving the other party no less than four weeks' notice in writing.
- (b) Where an employer and individual employee enter into an agreement under clause R.5 (a), either party may terminate that agreement by giving the other party no less than four weeks' notice in writing.
- (c) Agreements made under clause R.5 (b) can be terminated by 50% plus one of the employees being covered by the agreement serving four weeks' notice on the employer in writing.

R.10 Consultation

- (a) Prior to initiating any of the provisions in clauses R.3 to R.5, the employer must consult with all employees affected by the proposed change and their representatives (if any).
- (b) For the purpose of the consultation, the employer must:
 - (i) Provide to the employees and representatives information about the proposed change (for example, information about the nature of the change and when it is to begin); and

(ii) Invite the employees to give their views about the impact of the proposed change on them (including any impact on their family or caring responsibilities) and also their representative (if any) to give their views about that impact.

(c) The employer must consider any views given under clause R.10(b)(ii).

R.11 Consent Arbitration

(a) An employer who enters into an agreement under the provisions of Schedule R provides consent to a dispute being settled by the Fair Work Commission through arbitration in accordance with clause 34. —Dispute resolution and section 739(4) of the Act.

(b) In arbitrating a dispute the Fair Work Commission may:

- (i) terminate an agreement made under Schedule R if it determines that it was not entered into genuinely;
- (ii) terminate an agreement made under Schedule R if it determines that the employer failed to consult as required by clause R.10;
- (iii) require an employer to pay an employee the difference between what they were paid under this Schedule and what they would otherwise have received under this award if the Fair Work Commission determines that any agreement entered into under this Schedule was unfair for an employee; and
- (iv) terminate an agreement made under Schedule R for an employee if the Fair Work Commission determines that any agreement entered into under this Schedule was unfair for that employee.

Insert Schedule A2 into the award following Schedule A - Classification Structure and Definitions as follows:

Schedule A2—Classification Structure and Definitions

Note: To avoid any doubt, any employee at the introductory level, their duties as stipulated under the current award in Schedule A – Classification Structure and Definition will remain unchanged.

A.1 Restaurant/Café Worker Grade 1

A.1.1 Means an employee who is engaged in any of the following:

- (a) picking up glasses; or
- (b) providing general assistance to food and beverage attendants of a higher classification not including service to customers; or
- (c) removing food plates; or
- (d) setting or wiping down tables; or
- (e) cleaning and tidying associated areas; or
- (f) receiving money; or
- (g) cooking breakfasts and snacks, baking, pastry cooking or butchering; or
- (h) general cleaning duties within a kitchen or food preparation area and scullery, including cleaning cooking and general utensils used in a kitchen and restaurant; or
- (i) assisting employees who are cooking; or
- (j) assembling and preparing ingredients for cooking; or
- (k) general pantry duties.

A.1.2 In addition to the duties set out in A.1.1, means an employee who has not achieved the appropriate level of training and who is engaged in any of the following:

- (a) supplying, dispensing or mixing liquor; or
- (b) assisting in the cellar; or
- (c) undertaking general waiting duties for food or beverages, including cleaning tables; or
- (d) receiving money; or
- (e) attending a snack bar; or
- (f) performing delivery duties; or
- (g) taking reservations and greeting and seating guests.

A.1.3 In addition to the duties set out in A.1.1 and A.1.2, means an employee who has the appropriate level of training, and who is engaged in specialised non-cooking duties in a kitchen or food preparation area.

A.2 Restaurant/Café Worker Grade 2

A.2.1 Means an employee who has the appropriate level of training and is engaged in any of the following:

- (a) supplying, dispensing or mixing liquor; or

- (b) assisting in the cellar; or
- (c) undertaking general waiting duties for both food and liquor, including cleaning tables; or
- (d) receiving money; or
- (e) assisting in the training and supervision of food and beverage attendants of a lower classification; or
- (f) delivery duties; or
- (g) taking reservations and greeting and seating guests; or
- (h) cooking duties such as baking, pastry cooking or butchering.

A.2.2 In addition to the duties set out in A.2.1, means an employee who has the appropriate level of training, which may include a supervisory course, and who has responsibility for the supervision, training and co-ordination of kitchen attendants of a lower classification.

A.3 Restaurant/Café Worker Grade 3

A.3.1 Means an employee who has the appropriate level of training, which can include a supervisory course, who:

- (a) carries out specialised skilled duties in a fine dining room or a restaurant; or
- (b) has responsibility for the supervision, training and co-ordination of food and beverage staff or for stock control for one or more bars.

A.4 Chef stream

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A.4.1 Chef grade 1 (tradesperson) means a commi chef or equivalent who

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has completed an apprenticeship or passed the appropriate trade test or

who has the appropriate level of training, and who is engaged in

cooking, baking, pastry cooking or butchering duties.

A.4.2 Chef grade 2 (tradesperson) means a demi chef or equivalent who has completed an apprenticeship or passed the appropriate trade test or who has the appropriate level of training and who is engaged to perform general or specialised cooking, butchering, baking or pastry cooking duties or supervises and trains other cooks and kitchen employees.

A.4.3 Chef grade 3 (tradesperson) means a chef de partie or equivalent who has completed an apprenticeship or passed the appropriate trade test or who has the appropriate level of training in cooking, butchering or pastry cooking and who performs any of the following:

- (a) general and specialised duties, including supervision or training of kitchen employees; or
- (b) ordering and stock control; or
- (c) supervising other cooks and kitchen employees in a single kitchen establishment.

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Notation: To avoid any doubt an employee classified in one of the classifications set out in this Schedule shall perform all the duties of the classification as required by the employer.

4. ~~Delete A.3 Kitchen Stream, A.3.1 to A.3.8 inclusive as set out in Schedule A – Classification Structure and Definitions, and inserting in lieu thereof the following:~~

~~A.4 Chef stream~~

~~A.4.1 Chef grade 1 (tradesperson) means a commi chef or equivalent who has completed an apprenticeship or passed the appropriate trade test or who has the appropriate level of training, and who is engaged in cooking, baking, pastry cooking or butchering duties.~~

~~A.4.2 Chef grade 2 (tradesperson) means a demi chef or equivalent who has completed an apprenticeship or passed the appropriate trade test or who has the appropriate level of training and who is engaged to perform general or specialised cooking, butchering, baking or pastry cooking duties or supervises and trains other cooks and kitchen employees.~~

~~A.4.3 Chef grade 3 (tradesperson) means a chef de partie or equivalent who has completed an apprenticeship or passed the appropriate trade test or who has the appropriate level of training in cooking, butchering or pastry cooking and who performs any of the following:~~

- ~~(a) general and specialised duties, including supervision or training of kitchen employees; or~~
- ~~(b) ordering and stock control; or~~
- ~~(c) supervising other cooks and kitchen employees in a single kitchen establishment.~~

5. ~~Delete the words “cook grade 3”, “cook grade 4” and “cook grade 5” in Table 3 of clause 18.1 and insert in lieu thereof “chef grade 1”, “chef grade 2” and “chef grade 3” respectively.~~

6. ~~This determination comes into effect on _____ 2021.~~

PRESIDENT

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