From: Sue-Anne Burnley < <a href="mailto:sue-anne@sda.org.au">sue-anne@sda.org.au</a>>

Sent: Sunday, 28 February 2021 6:00 PM

To: AMOD < AMOD@fwc.gov.au >; Chambers - Ross J < Chambers.Ross.j@fwc.gov.au >

**Cc:** Gerard Dwyer <<u>gerard@sda.org.au</u>>; Jos de Bruin <<u>jos.debruin@mga.asn.au</u>>; Daniel Walton

<daniel.walton@nat.awu.net.au>

Subject: AM2020/103 Hospitality and Retail proceedings

### Good Afternoon

Please find a revised joint application and schedule from the MGA. AWU and SDA to vary the General Retail Industry Award.

This corrects in the Draft determination some referencing issues .

Apologies for any confusion this may cause

The parties request that this application be dealt with urgently

**Kind Regards** 

Sue-Anne Burnley
National Industrial Officer



#### Shop Distributive and Allied Employees' Association

Level 6, 53 Queen Street, Melbourne, VIC, Australia 3000
P: 03 8611 7000 E: <a href="mailto:sue-anne@sda.org.au">sue-anne@sda.org.au</a> W: <a href="mailto:www.sda.org.au">www.sda.org.au</a>

# Form F46 – Application to vary a modern award

Fair Work Act 2009, ss.157-160

This is an application to the Fair Work Commission to make a modern award or make a determination varying or revoking a modern award, in accordance with Part 2-3 of the <u>Fair Work Act 2009</u>.

## The First Applicant



These are the details of the person who is making the application.

Title	[ ] Mr [ ] Mrs [ ] Ms [ X] Other please specify: Registered Organisation		
First name(s)	Shop, Distributive and Allied Employees' Association		
Surname			
Postal address	6 <sup>th</sup> Floor, 53 Queen Street		
Suburb	Melbourne		
State or territory Vic Postcode 3000		3000	
Phone number	(03) 8611 7000 Fax number		
Email address	Gerard@sda.org.au; sue-anne@sda.org.au		

# If the First Applicant is a company or organisation please also provide the following details

Legal name of business	Shop, Distributive and Allied Employees' Association
Trading name of business	SDA
ABN/ACN	99 789 302 470
Contact person	Gerard Dwyer; Sue-Anne Burnley

# **The Second Applicant**



These are the details of the person who is making the application.

Title	[ ] Mr [ ] Mrs [ ] Ms [ X] Other please specify: Registered Organisation		
First name(s)	Australian Workers' Union		
Surname			
Postal address	Level 1, 16-20 Good Street		
Suburb	Granville		
State or territory	NSW Postcode 2142		2142
Phone number	1300 040 482 Fax number		
Email address	Stephen.crawford@nat.awu.net.au; Steve.baker@awu.org.au		

# If the Second Applicant is a company or organisation please also provide the following details

Legal name of business Australian Workers' Union	
Trading name of business	AWU
ABN/ACN	28 853 022 982
Contact person	Stephen Baker

## The Third Applicant



These are the details of the person who is making the application.

Title	[ ] Mr [ ] Mrs [ ] M Organisation	[ ] Mr [ ] Mrs [ ] Ms [ X] Other please specify: Registered Organisation		
First name(s)	Master Grocers Austra	Master Grocers Australia Limited		
Surname				
Postal address	Suite 5, 1 Milton Parad	Suite 5, 1 Milton Parade		
Suburb	Malvern	Malvern		
State or territory	State or territory Vic Postcode 3144		3144	
Phone number	(03) 9824 4111	(03) 9824 4111 Fax number		
Email address	Jos.deBruin@mga.ası	Jos.deBruin@mga.asn.au; Marie.brown@mga.asn.au		

# If the Third Applicant is a company or organisation please also provide the following details

Legal name of business	Master Grocers Australia Limited	
Trading name of business	MGA	
ABN/ACN	44 004 063 263	
Contact person	Marie Brown	

## Do the Applicants need an interpreter?



If the Applicants require an interpreter (other than a friend or family member) in order to participate in conciliation, a conference or hearing, the Fair Work Commission will provide an interpreter at no cost.

[	]	Yes –	Specify	language

[ X] No

Do the Applicants require any special assistance at the hearing or conference (eg a hearing loop)?					
[ ] Yes – Please specify	[ ] Yes – Please specify the assistance required				
[X] No					
Do the Applicants have a re	epresentative?				
a lawyer or paid ager	A representative is a person or organisation who is representing the applicant. This might be a lawyer or paid agent, a union or employer organisation, or a family member or friend. There is no requirement to have a representative.				
[X] Yes, as to the First	Applicant – Provide represe	entative's details	below		
[ ] No					
First Applicant's represe	ntative				
These are the detai any).	These are the details of the person or organisation who is representing the Applicant (if any).				
Name of person	Name of person Dominic Macken				
Firm, organisation or company					
Postal address	11th Floor, 53 Queen Stree	et			
Suburb	Suburb Melbourne				
State or territory	Vic	Postcode	3000		
Phone number	(03) 9614 4899	Fax number			
Email address Djmacken@macken.com.au					
Is the First Applicant's rep	Is the First Applicant's representative a lawyer or paid agent?				
[X ] Yes	-				
[ ] No					

# 1. Coverage

## 1.1 What is the name of the modern award to which the application relates?



Include the Award ID/Code No. of the modern award

	Include the Award ID/Code No. of the modern award
G	ieneral Retail Industry Award 2020 – MA00004
1.2	What industry is the employer in?
R	etail Industry
2. <b>A</b>	Application
	What are you seeking?
2.1	What are you seeking.
	cify which of the following you would like the Commission to make:
	•
	cify which of the following you would like the Commission to make:

2.2	What are the details of your application?

The Applicants jointly seek a determination varying the General Retail Industry Award 2020 in the following terms:

"That the General Retail Industry Award 2020 (the Award) be varied by including new Schedule I to the Award in the following terms:

### "Schedule I - Additional flexibility measures - Part time employees

I.1Schedule I operates from [insert commencement date] until [insert date 18months later]. The period of operation can be extended on application.

#### Additional hours agreements

I.2Subject to clause 15, an employer and a part-time employee who is engaged to work more than 9 hours per week in accordance with clause 10.5, may make an agreement (an additional hours agreement) for the employee to work more ordinary hours than the number of hours agreed under clause 10.5 (the additional agreed hours), to a maximum total of 38 ordinary hours per week.

I.3If an employer and part-time employee make an additional hours agreement, the employee must be paid for the additional agreed hours at their ordinary rate of pay, even if they are not required to work those hours.

- I.4The employee must be paid overtime for any additional agreed hours worked unless the following conditions are met:
  - (a) the additional hours agreement is genuinely made by the employer and the individual employee without coercion or duress; and
  - (b) if the additional hours agreement is for a particular rostered shift, it must be recorded in writing at or by the end of the affected shift, or as soon as is reasonably practicable; and
  - (c) if the additional hours agreement is for a specified period of time other than a particular rostered shift, it must be recorded in writing before the start of the first period of additional agreed hours; and
  - (d) the employer must keep a copy of the additional hours agreement.
  - (e) the additional hours agreement cannot be made a condition of securing employment and cannot be signed concurrently with an offer of employment.

Note: The agreement could be recorded in writing through an exchange of text messages or emails.

1.5The parties to an additional hours agreement may, by mutual agreement, terminate the agreement with 24 hours notice.

#### Review of number of hours

I.6Where a part-time employee has regularly worked additional agreed hours for at least six months, the employee may request in writing that the employer vary the agreement under clause 10.5 to reflect the ordinary hours regularly being worked.

I.7The employer must respond in writing to the employee's request within 21 days.

I.8The employer may refuse the request only on reasonable business grounds.

**EXAMPLE**: Reasonable business grounds to refuse the request may include that the reason that the employee has regularly worked additional agreed hours is temporary—for example where this is the direct result of another employee being absent on annual leave, long service leave or worker's compensation.

- I.9Before refusing a request made under clause I.6, the employer must discuss the request with the employee and genuinely try to reach agreement on an increase to the number of hours agreed under clause 10.5 that will give the employee more predictable hours of work and reasonably accommodate the employee's circumstances.
- I.10If the employer and employee agree to vary the agreement under clause 10.5, the employer's written response must record the agreed variation. If the employer and employee do not reach agreement, the

- employer's written response must set out the grounds on which the employer has refused the employee's request.
- I.11The employer and employee parties to an additional hours agreement consent to any dispute in relation to Schedule I being settled by the Fair Work Commission through arbitration in accordance with clause 36
   Dispute resolution and section 739(4) of the Act.

NOTE: A dispute about the employer's handling of a request under clause I.6 can be dealt with under clause I.11. This could include a dispute about whether the employer's refusal of a request was reasonable, whether the employer discussed the request with the employee as required under clause I.9, or whether the employer responded in writing to the request as required under clauses I.7 and I.10."

A copy of a draft Determination in the terms of the variation the subject of this application is separately annexed.

Attach additional pages, if necessary.

### 2.3 What are the grounds being relied on?

Using numbered paragraphs, specify the grounds on which you are seeking the proposed variations.



You must outline how the proposed variation etc is necessary in order to achieve the modern awards objective as well as any additional requirements set out in the FW Act.

- 1. Pursuant to s157 of the (Cth) Fair Work Act 2009, the Fair Work Commission may, inter alia, make a determination varying a modern Award if the Commission is satisfied that making the determination is necessary to achieve the modern awards objective.
- 2. By letter dated 9 December 2020 from the Minister of Industrial Relations, the President of the Fair Work Commission was advised that it was the position of the Federal Government that the Commission should undertake a process underpinned by the exercise of its powers under s.157(3)(a) to move of its own motion to vary modern awards in identified industry sectors in relation to "key changes that could potentially support Australia's economic recovery".
- 3. The General Retail Industry Award 2020 is one of the industry sectors in relation to which the Government has requested the Commission to act of its own motion in the above regard.
- 4. The Commission has instituted proceedings in response (AM2020/103 Award Flexibility and Retail Sectors) to commence a process to underpin the Commission's power to make determinations of its own motion to effect variations. In particular, the Commission has invited interested parties to make applications (including jointly, where possible) for variations considered by such interested parties to fall within the framework of the Government's letter.
- 5. The Applicants jointly propose and support variation to the General Retail Industry Award 2020 in the terms here applied for under s157(3)(b). It is submitted the Commission can be satisfied that a determination to vary in the terms proposed is necessary to meet the modern awards objective (which is a necessary pre-condition to approval by the Commission pursuant to s157(3)(a) of the Act in any event).
- 6. The amendments effected by the proposed inclusion in the Award of Schedule I are temporary (18 months) subject to a right to apply for an extension. They address additional flexibility

- measures for part-time employees by prescribing a mechanism for additional hours agreements between employer and employees subject to appropriate safeguards.
- 7. In particular, the variation as proposed is submitted to assist small to medium sized enterprises in meeting the unique circumstances presented by the recovery from the COVID-19 pandemic and associated Government responses, in a way that is balanced and equitable, taking into account the interests of their workforces and with appropriate safeguards.
- 8. The variation as proposed is submitted to fall within the Federal Government's descriptor of a "key change" affording a measure of necessary workplace flexibility that "could prove critically important for providing businesses in the most distressed part of the economy with the confidence to increase hiring during the recovery". To that extent, given current economic circumstances, the variation is submitted to be necessary to achieve the modern awards objective in providing a fair and relevant minimum safety net of terms and conditions.

### **Signature**



If you are completing this form electronically and you do not have an electronic signature you can attach, it is sufficient to type your name in the signature field. You must still complete all the fields below.

Signature	/s Gerard Dwyer (for and on behalf of the First Applicant
Name	GERARD DWYER
Date	26 February 2020
Capacity/Position	National Secretary/Treasurer of the First Applicant

Signature	/s Daniel Walton (for and on behalf of the Second Applicant
Name	DANIEL WALTON
Date	26 February 2020
Capacity/Position	National Secretary of the Second Applicant

Signature	/s Jos de Bruin (for and on behalf of the Third Applicant)
Name	JOS DE BRUIN
Date	26 February 2020
Capacity/Position	Chief Executive Officer of the Third Applicant



Where this form is not being completed and signed by the Applicant, include the name of the person who is completing the form on their behalf in the **Capacity/Position** section.

## PLEASE RETAIN A COPY OF THIS FORM FOR YOUR OWN RECORDS

## **FAIR WORK COMMISSION**

DRAFT DETERMINATION
Fair Work Act 2009 S157 - FWC may vary. Etc. modern awards if necessary to achieve modern awards objective
Award flexibility – Hospitality and Retail Sectors (AM2020/103)
GENERAL RETAIL INDUSTRY AWARD 2020 MA000004
Retail Industry
Presiding Member
Melbourne, DD MM 2021
S157(3)(b) Determination varying a Modern Award
A. Further to the Decision and Reasons for Decision << Decision Ref>> in AM2020/103, it is determined pursuant to section 157(3)(b) of the Fair Work Act 2009, that the General Retail Industry Award 2020 be varied by including new Schedule I to the Award in the following terms:
"Schedule I – Additional flexibility measures – Part time employees
I.1 Schedule I operates from [insert commencement date] until [insert date 18months later]. The period of operation can be extended on application.
Additional hours agreements

I.2Subject to clause 15, an employer and a part-time employee who is engaged to work more than 9 hours per week in accordance with clause 10.5, may make an agreement (an additional hours agreement) for the employee to work more ordinary hours than the number of hours agreed under clause 10.5 (the additional agreed hours), to a maximum total of 38 ordinary hours per week.

I.3If an employer and part-time employee make an additional hours agreement, the employee must be paid for the additional agreed hours at their ordinary rate of pay, even if they are not required to work those hours.

I.4The employee must be paid overtime for any additional agreed hours worked unless the following conditions are met:

- (a) the additional hours agreement is genuinely made by the employer and the individual employee without coercion or duress; and
- (b) if the additional hours agreement is for a particular rostered shift, it must be recorded in writing at or by the end of the affected shift, or as soon as is reasonably practicable; and
- (c) if the additional hours agreement is for a specified period of time other than a particular rostered shift, it must be recorded in writing before the start of the first period of additional agreed hours; and
- (d) the employer must keep a copy of the additional hours agreement.
- (e) the additional hours agreement cannot be made a condition of securing employment and cannot be signed concurrently with an offer of employment.

Note: The agreement could be recorded in writing through an exchange of text messages or emails.

I.5The parties to an additional hours agreement may, by mutual agreement, terminate the agreement with 24 hours notice.

#### Review of number of hours

- I.6Where a part-time employee has regularly worked additional agreed hours for at least six months, the employee may request in writing that the employer vary the agreement under clause 10.5 to reflect the ordinary hours regularly being worked.
- I.7The employer must respond in writing to the employee's request within 21 days.
- 1.8The employer may refuse the request only on reasonable business grounds.

**EXAMPLE**: Reasonable business grounds to refuse the request may include that the reason that the employee has regularly worked additional agreed hours is temporary—for example where this is the direct result of another employee being absent on annual leave, long service leave or worker's compensation.

- I.9Before refusing a request made under clause I.6, the employer must discuss the request with the employee and genuinely try to reach agreement on an increase to the number of hours agreed under clause 10.5 that will give the employee more predictable hours of work and reasonably accommodate the employee's circumstances.
- I.10If the employer and employee agree to vary the agreement under clause 10.5, the employer's written response must record the agreed variation. If the employer and employee do not reach agreement, the

employer's written response must set out the grounds on which the employer has refused the employee's request.

I.11The employer and employee parties to an additional hours agreement consent to any dispute in relation to Schedule I being settled by the Fair Work Commission through arbitration in accordance with clause 36 – Dispute resolution and section 739(4) of the Act.

**NOTE**: A dispute about the employer's handling of a request under clause I.6 can be dealt with under clause I.11. This could include a dispute about whether the employer's refusal of a request was reasonable, whether the employer discussed the request with the employee as required under clause I.9, or whether the employer responded in writing to the request as required under clauses I.7 and I.10."

B. This determination comes into force on and from DD MM 2021.

PRESIDING MEMBER