

6 December 2017

Fair Work Commission  
Level 10, terrace Tower  
80 William Street  
EAST SYDNEY NSW 2011

**Attention:** Associate to Vice President Hatcher

**By Email:** [chambers.hatcher.vp@fwc.gov.au](mailto:chambers.hatcher.vp@fwc.gov.au)

ABN 76 486 092 631

**Contact**

Tim McDonald  
Partner  
[tmcdonald@moray.com.au](mailto:tmcdonald@moray.com.au)

**Partner**

Tim McDonald

**Our reference**

TDM:390418

Dear Associate

**AM2014/196 and AM2014/197 - Four Yearly Review of Modern Awards - Casual Employment and Part-Time Employment**

1. We write on behalf of Clubs Australia – Industrial.
2. We refer to the draft determination for the *Registered and Licensed Clubs Award 2010* (**The Award**) in the Schedule to the decision of the Full Bench in Four Yearly Review of Modern Awards - Casual Employment and Part-Time Employment [2017] FWCFB 6181.
3. We raise a minor clause reference issue in the introductory words of draft clause 10.4 (e). In our view, the reference to “clause 26 - Ordinary hours of work and rostering” should instead be a reference to “clause 25 – Rosters” as it is clause 25 which deals with the establishment of, and changes, to rosters. This is also consistent with the clause reference in clause 10.4 (b)(i) of the existing Award.

Yours faithfully  
MORAY & AGNEW

