REVISED SUMMARY OF SUBMISSIONS - TECHNICAL AND DRAFTING

This table is a summary of submissions on technical and drafting issues. The summary has been revised to include feedback from the hearing on 6 December 2016 (<u>Transcript</u>) and the Conference on 9 February 2017 (<u>Transcript</u>). This summary has been further revised to include submissions lodged on or before 5.00pm on 7 August 2017. The summary has been revised to include feedback from the conference on 17 August 2017 (<u>Transcript</u>).

| ITEM | PARTY | DOCUMENT | CLAUSE (exposure draft) | SUMMARY OF ISSUE | THEIR REFERENCE | NOTES |
|------|------------|--|-------------------------|---|-----------------------|---|
| 1 | Qantas | Sub-30/06/16 | 2 | Definitions – Response to question raised by Commission Definition of "Cabin crew supervisor" should not be inserted. Rather, the reference to "Cabin crew supervisor" in cl.14.2 (classifications & minimum wages) should be replaced with "Cabin crew manager". | Page 2 | Agreed. See <u>Transcript</u> <u>9Feb17</u> [PN230] |
| 2 | Qantas | Sub-30/06/16 Reply sub- | 2 | Definitions – sign-on (international cabin crew) – Response to question raised by Commission The reference to "at base" can refer to "at permanent base" ("home base" has same meaning). Does not oppose amendment proposed by Qantas. | Page 2 Para 85 | Agreed. See <u>Transcript</u> <u>9Feb17</u> [PN230] |
| 3 | AIG Qantas | 25/07/16 Sub-30/06/16 Reply sub- 21/07/16 | 11.1 | Casual employment Reinstate original wording: "a casual employee is an employee engaged as such." The absence of these words substantially alters definition. Does not agree with AIG submission. Supports use of phrase "engaged on a casual basis" rather than "as such". Generally, definition of "casual | Paras 197-201 Para 3 | Agreed. See <u>Transcript</u> 9Feb17 [PN233] Opposition to AIG sub withdrawn, see <u>Transcript</u> 6Dec16 [PN253-PN260] |

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| | | | | employee" should be consistent across awards. | | |
| 4 | AIG | Sub-30/06/16 | 11.2 | Clause should not refer to the "ordinary hourly rate" (re calculating a casual employee's rate of pay). | Paras 202-209 | Withdrawn. See <u>Transcript</u> <u>9Feb17</u> [PN236] <i>Note: Clause 11.2 of ED refers</i> |
| | Qantas | Reply sub | | Does not agree with AIG submission that clause will increase hourly rate payable to casual employees. Clause 11.2, which refers to the "minimum hourly rate", should remain as proposed in ED. | Paras 4-7 | to "minimum hourly rate" to be paid to a casual cabin crew member, not the "ordinary hourly rate". Qantas to confer with AIG prior to hearing. |
| 5 | AIG | Sub-30/06/16 | 14.2 | Minimum wages Clause should be amended to reflect that the minimum weekly rates are payable only to full-time employees. Proposal is to insert the words "(full-time employees)" directly below the words "minimum weekly wage". | Paras 210-212 | Agreed. See <u>Transcript</u> - <u>9Feb17</u> [PN238] |
| 6 | AIG Oantas | Sub-30/06/16 Sub-30/06/16 | Schedule A.1.7(c) and A.1.7(d) | Flying Allowance – Response to question raised by Commission Clauses are not redundant. Deletion of these clauses may have tax and superannuation implications. These clauses should remain. The "daily | Paras 213-214 Page 2 | Agreed. See <u>Transcript</u> <u>9Feb17</u> [PN239] |
| | AIG | Reply sub – 25/07/16 | | travelling allowance" component is treated differently from other components of the flying allowance for taxation purposes. Agree the clauses should remain. | Para 86 | |

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| 7 | Qantas | Sub-30/06/16 | Schedule A.1.8(b) | Training allowance – Response to question raised by Commission The rate referred to is based on a cabin crew member's rate. | Page 2 | Agreed. See <u>Transcript</u> <u>9Feb17</u> [PN241] |
| | AIG | Sub-30/06/16 | | The rate referred to is based on a cabin crew member's rate. | Paras 215-216 | |
| | AIG | Reply sub – 25/07/16 | | Agree with Qantas' submission. | Paras 87 | |
| 8 | Qantas | Sub-30/06/16 | Schedule A.3.3 and Schedule B.4.5(a) | Rostering and Changes to duties Clauses A3.3 and B4.5 should not be made subject to cl. 24 (Consultation about changes to rosters or hours of work). Condition is unnecessary and possibly confusing since exception in cl. 24.3 would likely apply. | Para 2 (page 1) | Agreed. See <u>Transcript</u> - <u>9Feb17</u> [PN244] Item added pursuant to feedback from Qantas, see <u>Transcript-6Dec16</u> [PN261- |
| | AIG | Reply sub— 25/07/16 | | Agree with QANTAS submission. | Paras 88-89 (page 19) | PN265] |
| 9 | AIG | Corr-08/12/16 | 27.4-27.5 | Annual leave common issue QANTAS to circulate a draft to the other parties and arrange for the parties to consult and confer about issue. If agreement can't be reached, SDP proposed to list matter for further conference on 10 March 2017 at 9:30. | | Awaiting further correspondence from AIG by 8 September 2017. See Transcript—17Aug17 [PN37, PN81–PN82] |
| | QANTAS AIG | Corr-280717 Corr-310717 | | Issue remains outstanding. Agree with QANTAS. | | See <u>Transcript-9Feb17</u> [PN127-247] |

List of abbreviations (in alphabetical order)

AIG Australian Industry Group

ED Exposure draft Qantas Qantas Group