



1 February 2018

The Honourable Justice Ross AO, President
Fair Work Commission
11 Exhibition Street
Melbourne VIC 3000

By email: Chambers.Ross.j@fwc.gov.au; amod@fwc.gov.au

Dear Associate,

AM2016/15, AM2014/284 Restaurant Industry Award 2010- Plain language Re-Drafting

We write in response to the Statement¹ made 20 December 2017 ('December Statement') in relation to the plain language redrafting of the Restaurant Industry Award 2010 ('Restaurant Award'), in which it was directed that any further submissions should be filed by 1 February 2018.

Clause 26.2 Breaks after working overtime

United Voice does not oppose the draft variation proposed by Business SA, given that the variation is limited to circumstances in which an employee is working overtime prior to and continuously with their next rostered shift, and further, has had a minimum break of 8 hours prior to commencing overtime.

Clause 24.6 Ordinary rate of pay

As stated in ABI/NSWBC's letter dated 31 January 2018, United Voice is agreeable to having this matter decided by the Commission on the basis of the submissions already filed.

If you have any further questions regarding these matters, please feel free to contact me.

Regards,

Natalie Dabarera
Industrial Officer
United Voice National Office
Ph: 02 8204 3048

¹ [2017] FWC 6873