

DRAFT REPORT

Fair Work Act 2009 s.156 - 4 yearly review of modern awards

4 yearly review of modern awards

DRY CLEANING AND LAUNDRY INDUSTRY AWARD 2010

(AM2014/264)

COMMISSIONER CIRKOVIC

MELBOURNE, 21 JUNE 2017

4 yearly review of modern awards – Dry Cleaning and Laundry Industry Award 2010.

- [1] On 27 March 2017, 28 April 2017 and 31 May 2017 conferences were held to discuss the Summary of Submissions Technical and Drafting (the summary) in relation to the review of the *Dry Cleaning and Laundry Industry Award 2010*.
- [2] The following items in the summary were discussed at the conference:
 - Item 1: The proposal of the TCFUA is not opposed. Agreed, as per TCFUA proposal.
 - Item 2: The proposal of the AWU is not opposed. Agreed, as per AWU proposal.
 - Item 3: Agreed that definition of 'dry cleaning and laundry industry' should appear only once and only in clause 4.
 - Item 4: Submission no longer pressed by ABI & NSWBC.
 - Item 5: Withdrawn by TCFUA.
 - Item 6: The proposal of TCFUA is not opposed.
 - Item 7 and Item 8: Actions: AMOD to clarify what is being referred to as an 'ambiguity' in background paper. ABI to consider proposals of TCFUA and AWU.
 - Item 9: AWU and United Voice to consider their proposal prior to the next conference. Withdrawn by AWU.
 - Item 10: Agreed, as per the proposal of TCFUA.
 - Item 11: Withdrawn by AFEI.
 - Item 12: Withdrawn by AWU.
 - Item 13: Parties agree that clause 18.1 of the ED should be replaced with the wording at clause 14.1 of the current award.
 - Item 14: Parties agree that the column headings should read '% of minimum weekly rate of pay'.
 - Item 15: Withdrawn by AWU.
 - Item 16: The proposal of TCFUA is not opposed.
 - Item 17 and Item 21: United Voice to provide a without prejudice draft TOIL clause, within a fortnight. Withdrawn.
 - Item 18: TCFUA no longer opposes AWU's proposed wording. AFEI and ABI are to consider the AWU's proposed wording, if providing alternative wording

- they will do so within a fortnight. AFEI and ABI & NSWBC to consider whether to propose alternate wording and if they do to provide the alternative wording to all parties.
- Item 19: The AWU continues to press its proposal. AFEI, ABI & NSWBC oppose the AWU's proposal. TCFUA supports the AWU's proposal. Cannot be resolved between the parties.
- Item 20: AFEI and ABI to consider the AWU's proposed wording, if providing alternative wording they should do so within a fortnight. AFEI to consider whether to propose alternate wording and if they do to provide the alternative wording to all parties.
- <u>Item 21: Parties to discuss United Voice's proposal further prior to the next</u> conference.
- Item 22: AWU to provide a specific proposal within a fortnight. AWU to provide proposed alternative wording to parties.
- Item 23: Agreed between the parties that clause 24.8 is retained.
- Item 24: The proposal of the TCFUA is not opposed.
- Item 25: AFEI, ABI & NSWBC to consider, if providing alternative wording they should do so within a fortnight. Parties to discuss further prior to the next conference.
- Item 26: Parties are to consider the TCFUA's draft proposal and provide comment within a fortnight. Parties to discuss further prior to the next conference.
- Item 27: Withdrawn by the TCFUA.
- Item 28: AWU, TCFUA and United Voice to provide a further proposal within a fortnight. Agreed as per United Voice proposal, subject to amending the numbering error identified by TCFUA.
- Item 29: TCFUA concur with AFEI's and AMOD's calculation for the skill level 3 rate applying on public holidays.
- Item 30: Substantive matter, no longer a technical and drafting issue.
- Item 31: AWU to provide a specific proposal within a fortnight. Parties to discuss further prior to the next conference.
- [3] The matter is listed for further conference at 10:00am Tuesday, 4 July 2017 in Sydney. Any comments on the accuracy of the draft record are to be filed no later than close of business Wednesday 28 June 2017.

COMMISSIONER