

From: Christopher Nowland
Sent: Friday, 2 December 2016 1:58 PM
To: AMOD
Cc: Michael Harmer; Dominic Russell
Subject: AM2016/30 - Alpine Resorts Award

Dear Ms Eyiz,

We confirm that we act for the Australian Ski Areas Association ("**ASAA**") in matter no. AM2016/30 in relation to the 4 Yearly Review of the *Alpine Resorts Award 2010* ("**Award**").

In a directions hearing on 23 November 2016, the ASAA gave an undertaking that it would re-circulate the latest draft determinations filed by the ASAA and the Australian Workers Union ("**AWU**") regarding:

- the removal of the 8.33% loading for seasonal employees from the Award;
- the inclusion of annual leave loading for non-casual employees into the Award; and
- the inclusion of overtime penalty rate provisions for casual employees into the Award.

The draft determination for the removal of the loading for seasonal employees is outlined in the schedule to the ASAA/AWU consent position, and has been attached to this correspondence.

The draft determination for the insertion of annual leave loading is attachment "AWU 1" to the AWUs 15 July 2015 submission, and has been attached to this correspondence.

The draft determination for overtime for casual employees was filed by the AWU on 17 July 2015 in the Casual and Part-time Bench, and has been attached to this correspondence.

Yours sincerely,

Christopher Nowland



ATTACHMENTS

- Draft determination for the removal of the loading for seasonal employees
[here](#)
- Draft determination for the insertion of annual leave loading is attachment “AWU 1” to the AWUs 15 July 2015 submission
[here](#)
- Draft determination for overtime for casual employees was filed by the AWU on 17 July 2015 in the Casual and Part-time Bench
[here](#)