

From: Brent Ferguson <Brent.Ferguson@aigroup.com.au>
Sent: Monday, 1 November 2021 4:08 PM
To: Chambers - Ross J <Chambers.Ross.j@fwc.gov.au>
Subject: 4 Yearly Review of the Social, Community, Home Care and Disability Services Award (AM2018/26 & AM2020/100)

Dear Associate,

I write in relation to proceedings associated with the 4 Yearly Review of the Social, Community, Home Care and Disability Services Award 2010 (AM2018/26 & AM2020/100). The Commission has afforded parties until today to raise any technical matters associated with the further revised draft determination.

Item 14 of the further revised draft determination proposes the inclusion of a new clause 25.6 which appears to contain a typo at clause 25.6(e), as identified below:

“(e) An employee must paid be the shift allowances in accordance with clause 29 in relation to work performed on a broken shift, provided that...”

The error could be rectified by deleting the words “paid be the” and inserting the words “be paid” in their place, so that the provision states:

“(e) An employee must be paid shift allowances in accordance with clause 29 in relation to work performed on a broken shift, provided that...”

Regards,

Brent Ferguson

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