REVISED SUMMARY OF SUBMISSIONS – TECHNICAL AND DRAFTING

This table is a summary of submissions on technical and drafting issues lodged for this award on or before 5.00pm on 29 November 2016. The summary has been revised to include feedback from the hearing on 6 December 2016 (<u>Transcript</u>) and additional correspondence received on 25 January 2017.

ITEM	PARTY	DOCUMENT	CLAUSE (exposure draft)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
1	AAAA	Sub-30/6/16	2	Definitions – aerial application In anticipation of a revision of the classification of operations by CASA, definition should be extended to include firebombing operations	Page 4	
	AIG	Reply-25/7/16		Refers to substantive change – should be referred for discussion during a conference before a Member of the Commission	Para 83	
	AFAP	Reply-6/12/16		Believes proposal is a substantive change	Pg 1	
2	AAAA	<u>Sub-30/6/16</u>	2	Definitions – application material Extend to include 'fire retardant or foam'	Page 4	
	AIG	Reply-25/7/16		Refers to substantive change – should be referred for discussion during a conference before a Member of the Commission	Para 83	
	AFAP	Reply-6/12/16		Believes proposal is a substantive change	Pg 1	
3	AIG	Sub-30/6/16	2	Definitions – appropriate accommodation Reference to C.1.4 should instead be to C.1.2 – appears to be drafting error	Para 169	
	AFAP	Reply-6/12/16		Agrees with altered reference	Pg 2	
4	AAAA	Sub-30/6/16	2	Definitions - CAO CAO's are to be repealed as new CASRs are introduced	Page 4	
	AIG	Reply-25/7/16		Refers to substantive change – should be referred for discussion during a conference before a Member of	Para 83	

ITEM	PARTY	DOCUMENT	CLAUSE (exposure draft)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
				the Commission		
	AFAP	Reply-6/12/16		Believes proposal is a substantive change	Pg 2	
5	AAAA	<u>Sub-30/6/16</u>	2	Definitions – CAR	Page 4	
				CARs only refer to part of the regulatory suite under		
				the Civil Aviation Act. Definition should cover		
				newer Civil Aviation Safety Regulations.		
	AIG	Reply-25/7/16		AIG submits this refers to substantive change –	Para 83	
				should be referred for discussion during a conference		
	1515	D 1 (1011)		before a Member of the Commission	7.0	
	AFAP	Reply-6/12/16		Believes proposal is a substantive change	Pg 2	
6	AAAA	Sub-30/6/16	2	Definitions – chief pilot	Page 4	
				Should include that Chief pilot may also be called the		
				Head of Flying Operations (HOFO) – see CASR Part 137.		
	AIG	Reply-25/7/16		AIG submits this refers to substantive change –	Para 83	
	AIG	<u>Kepry-23/7/10</u>		should be referred for discussion during a conference	Para 65	
				before a Member of the Commission		
	AFAP	Reply-6/12/16		Believes proposal is a substantive change	Pg 2	
7	AFAP	Sub-30/6/16	2	Definitions – Duty time	Page 2	
'	11111	<u> </u>	_	In response to the question raised by Commission:	1 450 2	
				Definition of 'duty time' should be as provided under		
				pre-reform Pilots' (General Aviation) Award 1998		
				(AP 7922332)		
	QANTAS	Sub-30/6/2016		Should not be defined in award	Item 1, Page 2	
	QANTAS	Reply-21/7/16		Disagree with AFAP submission - not appropriate to	Para 5	
				reinstate definition from pre-reform award. Current		
				award was a result of extensive consultation and		
				concepts within it are well understood.		
	AIG	Reply-25/7/16		Agree with QANTAS submission. Oppose AFAP	Para 74	

ITEM	PARTY	DOCUMENT	CLAUSE (exposure	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
			draft)			
			_	submission.		
8	AIG	Sub-30/6/16	2	Definitions – home base (pilots employed subject to	Para 170	
				Schedule E of this Award)		
				Reference to Schedule E should instead be to		
			-	Schedule D – appears to be drafting error.		
	AFAP	Reply-6/12/16		Agree to change in reference	Pg 2	
9	AIG	<u>Sub-30/6/16</u>	2	Definitions – home base (pilots employed subject to	Para 171	
				Schedules B, C or D of this Award)		
				References to Schedules B, C or D should instead be		
				to Schedules A, B or C.		
	AFAP	Reply-6/12/16		Agrees to change in reference	Pg 2	
10	AIG	Sub-30/6/16	4.1	Coverage	Paras 172-183	
				Change to clause has substantive effect and does not		
				make provision simpler or easier to understand.		
				Reference to 'air pilots industry' and the exclusion of		
				other modern awards are particularly problematic.		
	QANTAS	Reply-21/7/16		Agree with AIG that clause should not be amended.	Para 3	
				Introduction of concept of 'industry' in occupational		
				award may result in ambiguity and uncertainty.		
	AFAP	Reply-6/12/16		Does not agree with clause being amended	Pg 2	
11	QANTAS	Sub-30/6/2016	7.4	Facilitative provisions	Para 2	
				Clause 19.1(c) can be added to the list		
	AIG	Sub-30/6/16		Table does not properly reflect clause 15.3 which	Paras 184-186	
				provides for an agreement between the employer and		
				a majority of employees, not an individual employee.		
				Clause 7.4 should be amended by deleting the words		
				'An individual or'.		
	QANTAS	Reply-21/7/16		Agree with AIG submission	Para 4	
	AIG	Reply-25/7/16		Do not oppose QANTAS submission that 19.1(c) be	Para 75	

ITEM	PARTY	DOCUMENT	CLAUSE (exposure draft)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
				inserted.		
	AFAP	Reply-6/12/16		Agrees to 19.1(c) being added to the list and clause 7.4 be amended by deleting the words 'an individual or'	Pg 2	
12	AFAP	Sub-30/6/16	8.2	Probation In response to the question raised by the Commission:	Page 3	
				Last sentence of clause 8.2 should remain		
	QANTAS	Sub-30/6/2016		Last sentence should be deleted	Item 1, page 2	
	AAAA	<u>Sub-30/6/16</u>		No view either way – being a seasonal industry, probation is generally shorter than 6 months anyway.	Page 11	
13	AFAP	Sub-30/6/16	9	Casual employment – definition of terms 'flying hour' and 'flight time'. In response to the question raised by the Commission: Unnecessary to define 'flying hour'. 'Flight time' should be defined as under clause 3.19 of the pre-reform Pilots' (General Aviation) Award 1998 (AP 7922332)	Page 3	
	QANTAS	Sub-30/6/2016		Definition of 'flying hour' from Aircraft Cabin Crew Award should be included.	Page 3	
	QANTAS	Reply-21/7/16		'flying hour' and 'flight time' are interchangeable terms. No issues with AFAP proposed definition of 'flight time' but same definition should also be used in Aircraft cabin Crew Award.		
14	AFAP	Sub-30/6/16	9.5(b)	Minimum payments Reference to clause 9.5 should be a reference to 9.5(a)	Page 3	
	AIG	Reply-25/7/16		Do not oppose amendment proposed by AFAP	Para 76	

ITEM	PARTY	DOCUMENT	CLAUSE (exposure draft)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
15	AAAA	Sub-30/6/16	15.4	If this clause seeks to mirror the requirements in CASA regulation, then it should be checked against the new CAO 48.1. The provisions listed here, while not applying to aerial application, appear to be more restrictive than CAO 48.1 for certain operations. AAAA suggests that as CASA has the carriage of fatigue management issues, and the risk of the provisions of this award creating inconsistencies between two requirements is significant. Serious consideration should be given to simply referring to the requirements of the relevant CASA regulations rather than recreating them here.	Page 16	
	AFAP	Reply-6/12/16	-	Does not support amendments to this clause	Pg 3	
16	AAAA	Sub-30/6/16	19.1(a)	Frequency of payment Is this exemption meant to apply to the whole of Part 19? If so, it should be placed above 19.1 rather than in it and thereby limited only to 'Frequency of Payment' issues.	Page 20	
	AFAP	Reply-6/12/16		Clause should not be amended as proposed	Pg 3	
17	AAAA	Sub-30/6/16	21	Accident pay There seems to be a contradiction introduced here between Clause 21.2 and 21.4. Clause 21.2 is clearer in its clarification regarding the exclusion of commission for aerial application operations. The reference to aerial application in 21.4 could simply be removed.	Page 24	
	AFAP	Reply-6/12/16		Clause should not be amended as proposed	Pg 3	

ITEM	PARTY	DOCUMENT	CLAUSE (exposure draft)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
18	AAAA	<u>Sub-30/6/16</u>	21.11	Accident insurance Attainment of insurance for aerial application pilots is sometimes simply not available. Check previous clauses in this regard from 2010 award	Page 25	
	AFAP	Reply-6/12/16		Believes change is substantive	Pg 3	
19	AAAA	Sub-30/6/16	21.12	Pilot indemnity The inclusion of negligence here is problematic, especially when compared to the final sentence that provides an exclusion. The final sentence should remain and the 'negligence' reference should be removed. Check against 2010 clause.	Page 25	
	AFAP	Reply-6/12/16		Clause should not be amended as proposed	Pg 3	
20	AAAA	Sub-30/6/16	22.4	Superannuation Fund An additional bullet should be added to ensure that the employee can nominate a fund. While that power is here in the first sentence, it is not as clear as if it were put as an option a)	Page 26	
	AFAP	Reply-6/12/16		Clause should not be amended as proposed	Pg 3	
21	AIG	Sub-30/6/16	32	Transfer to lower paid job on redundancy Heading is anomalous, should be replaced with 'Transfer to lower paid duties by reason of redundancy'.	Paras 187-190	Qantas support AIG submission. See Transcript—6Dec16 [PN236]
	AFAP	Reply-6/12/16		Agree to change	Pg 3	May be dealt with by plain language FB. See Transcript—6Dec16 [PN241-246].

ITEM	PARTY	DOCUMENT	CLAUSE (exposure	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
			draft)			
22	AIG	<u>Sub-30/6/16</u>	33	Employee leaving during redundancy notice	Paras 191-193,	Qantas support AIG
				period	page 42	submission. See
				Cross reference in clause 33 should be replaced with		<u>Transcript–6Dec16</u>
				references to clauses 32 and 34. This will ensure		[PN236]
				provision does not deviate substantively from current		May be dealt with by
				clause in 13.3.		plain language FB. See
	AFAP	Reply-6/12/16		Agree to change	Pg 4	<u>Transcript–6Dec16</u> [PN241-246].
23	AIG	Sub-30/6/16	34.2	Job search entitlement - redundancy		Qantas support AIG
				Current clause 13.4(c) has not been included in ED.		submission. See
				Clause should be retained to make clear where clause		Transcript-6Dec16
				34.2 of ED applies, entitlement under clause 34.1		[PN236]
				does not arise.		May be dealt with by
	AFAP	Reply-6/12/16		Agree that clause should be retained to make clear	Pg 4	plain language FB. See
				where clause 34.2 of Exposure Draft applies,		<u>Transcript–6Dec16</u>
				entitlement under clause 34.1 does not arise.		[PN241-246].
24	AFAP	<u>Sub-18/7/16</u>	Sch A.1.3	Classifications and minimum salaries	Page 1	
				Remove reference to 'Senior Commercial Pilots'		
				License' – obsolete terminology.		
	QANTAS	Reply-21/7/16		Agree with AFAP submission to remove obsolete	Para 10	
				term.		
25	AFAP	Sub-30/6/16	Sch A.1.6	Classifications and minimum salaries – First	Page 3	
				Officer/Second Pilot		
				Reference to 'clause A.1.3 (a), (b) or (c)' should read		
				'A.1.3 (a), (c) or (d).		
	AIG	Sub-30/6/16		Same as above.	Para 195	

ITEM	PARTY	DOCUMENT	CLAUSE (exposure draft)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
26	QANTAS	Sub-30/6/2016	Sch B.1.1	Classifications, Minimum Salaries and Additions to Salaries Regional Airlines In response to the question raised by the Commission: Reference to 'Beechcraft 55' should be 'Beechcraft 55'	Page 2	
	AIG	Reply-25/7/16	-	Agree with QANTAS submission	Para 78	
27	AFAP AFAP	Reply-6/12/16 Sub-18/7/16	Sch B.1	Agree with submission Alter references to 'Beecherall' and "Beechcrall' to 'Beechcraft'.	Pg 4 Page 1	
28	AAAA	Sub-30/6/16	Sch C.2.3	Sector Specific Conditions—Aerial Application Operations—Hours of work Is there a need to add something here regarding days off due to weather, lack of work etc to come off this tally? i.e the figure calculated should be net of all days already taken off as agreed.	Page 46	
29	AFAP AAAA	Reply-6/12/16 Sub-30/6/16	Sch C.6.3	Proposed change is substantive Personal leave In response to the question raised by the Commission: In a seasonal industry, this clause is critical and provides for leave to be generally taken in the 'off' season. AAAA fully supports the retention of this clause and does not see it unreasonably interfering with the requirements of the NES.	Pg 4 Page 48	

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				Clause 33 of the NES specifically provides for agreement between employer and employee on when leave if to be taken (in addition to the facilitative and flexibility of the Air Pilots Award) and AAAA sees clause 6.3 as providing useful additional guidance to both employees and employers in a highly seasonal industry.		
	AFAP	Reply-6/12/16	_	Maintains position	Pg 4	
30	AAAA	Sub-30/6/16	Sch C.8.1	Protective Clothing Change terminology from 'crash helmet' to 'flight helmet'.	Page 48	
	AFAP	Reply-6/12/16		Clause should not be amended as proposed	Pg 4	
31	AAAA	<u>Sub-30/6/16</u>	Sch C.9.5	Minimum additions to minimum salary— commission Add 'firebombing' to second bullet point. Change 'sundry' to 'similar'.	Page 49	
	AFAP	Reply-6/12/16		Proposed changes are substantive	Pg 4	
32	AAAA	Sub-30/6/16	Sch C.9.6	Training and/or checking Need to update terminology to reflect changes to CASA Part 61 – replace 'agricultural pilot' with 'application pilot'. Could make transitional mention of 'formerly agricultural pilots'.	Page 49	
				The former '3% of the base rate' should not be changed to a dollar amount (\$22.96).		
				Where it says '100% of the commission payable' – unless they are conducting a spray job, there won't be a commission – error?		
	AFAP	Reply-6/12/16		Proposed changes are substantive	Pg 5	

ITEM	PARTY	DOCUMENT	CLAUSE (exposure draft)	SUMMARY OF ISSUE	THEIR REFERENCE	NOTES
33	AFAP	<u>Sub-30/6/16</u>	Sch E.2.2	Summary of hourly rates of pay Wage rates for casual regional airline employees are incorrect (except for Group 2 Captain rate). See submission for proposed amendment.	Pages 3-5	
	QANTAS	Reply-21/7/16		AFAP's calculations do not appear to take into account the revised rates of pay in the current award which took effect from 1 July 2016. Submit that the Commission may wish to prepare revised schedules for review prior to hearing.	Para 8	
	AIG	Reply-25/7/16		Appears that AFAP submission is based on earlier iteration of ED. Concern doesn't arise in later iteration of ED, published 7 June 2016.	Para 82	
	AFAP	Reply-6/12/16		Acknowledges calculations made prior to publication of rates that took effect from 1 July 2016. Commission may wish to prepare revised schedules for review	Pg 5	
34	AFAP	Sub-30/6/16	Sch E and F	Summary of hourly rates of pay and Summary of monetary allowances Tables reflecting casual rates of pay as set out in Sched E should also include references to amounts reflecting the wage-related allowances set out in Sched F for casual pilots in General Aviation (see proposed amounts in sub)	Page 6	
	QANTAS	Reply-21/7/16		In response to AFAP - Not necessary to include allowances expressed on an hourly basis for casual employees.	Para 9	
	AIG	Reply-25/7/16		Agree with QANTAS – not necessary to include summary of hourly rates for casuals. Already prescribed in Schedule A and summarised at	Paras 79-81	

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				Schedule F – numerous notes or references may result in schedule that is unwieldy and confusing.		
35	AFAP	Sub-30/6/16	Sch E.2.4	Casual off-shore adult helicopter operations employees Reference to "Twin over 9000 1" on page 65 should read "Twin over 9000 lbs"	Page 7	
36	AFAP	Sub-18/7/16	Sch F.1	Summary of monetary allowances – wage related allowances Remove reference to 'Senior Commercial Pilots' License' – obsolete terminology.	Page 1	
	QANTAS	Reply-21/7/16		Agree with AFAP submission to remove obsolete term.	Para 10	
37	AFAP	Reply-6/12/16	F.3.1(b)	In response to the question raised by the Commission: The applicable consumer price index figure in D.6.6(c)(i) should be included in clause F.3.1(b)	Page 1	See <u>Transcript–6Dec16</u> [PN219].

List of abbreviations (in alphabetical order)

AAAA Aerial Application Association of Australia

AFAP Australian Federation of Air Pilots

AIG Australian Industry Group

ED Exposure draft QANTAS QANTAS Group