

From: Jessica McDonald [mailto:jessica.mcdonald@afei.org.au]
Sent: Wednesday, 2 August 2017 11:45 AM
To: AMOD
Subject: FW: AM2014/250 - Aboriginal Community Controlled Health Services Award 2010

Dear Award Modernisation Team,

Please see correspondence below.

Kind regards,

Jessica McDonald | Workplace Relations Adviser

Australian Federation of Employers and Industries

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From: Jessica McDonald
Sent: Wednesday, 2 August 2017 11:40 AM
To: 'chambers.cirkovic.c@fwc.gov.au' <chambers.cirkovic.c@fwc.gov.au>
Cc: 'Rachel Liebhaber' <rachell@hsu.net.au>; 'Emily Slaytor' <Emily.Slaytor@Ablawyers.com.au>; Justin Le Blond <jleblond@hwle.com.au>; 'Jodi Steele' <jsteele@wentworthchambers.com.au>; 'Ron McCallum' <ron.mccallum@sydney.edu.au>; 'Stephen Bull' <Stephen.Bull@unitedvoice.org.au>; 'Persephone Forster' <pforster@hwle.com.au>
Subject: AM2014/250 – Aboriginal Community Controlled Health Services Award 2010

Dear Associate,

AM2014/250 – Aboriginal Community Controlled Health Services Award 2010

We refer to the Conference on Wednesday 19 July 2017. By request of Commissioner Cirkovic, AFEI submits as follows:

1. We confirm our position in relation to Item 18 of the document provided by NATISHWA to the Commission on 19 July 2017. AFEI opposes Item 18 in part. As stated during the Conference on 19 July 2017, AFEI does not oppose the HSU's proposed change to the higher duties clause which is described in the HSU submission as 'clause 16.6(a)'. However, AFEI does oppose the proposed inclusion of a clause 16.6(b) relating to an employee required to work as a sole practitioner remote.
2. Clause 2 Definitions of the revised Exposure Draft dated 18 July 2017 contains a number of references which relate to proposed changes to the Award rather than current Award provisions. Depending on the outcome of the proposed substantive variations, clause 2 would require further revision.

Kind regards,

Jessica McDonald | Workplace Relations Adviser

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