NORTON WHITE



Contact:

Ben Martin

Partner

+61 2 9230 9435

ben.martin@nortonwhite.com

Keira Nelson

Partner

+61 2 9230 9440

keira.nelson@nortonwhite.com

Our Ref:

180242

10 February 2020

By email: chambers.catanzariti.vp@fwc.gov.au

Associate to Vice President Catanzariti Fair Work Commission Level 10, Terrace Tower 80 William Street EAST SYDNEY NSW 2011

Dear Associate

AM2018/14 - Four Yearly Review of Air Pilots Award 2010

We refer to the telephone conference held on 5 February 2020 before Vice President Catanzariti.

Amendment to sub-clause H

The RAAA proposes that sub-clause H be amended as follows:

"No amount can be recovered in the case of redundancy, loss of medical licence by the pilot, termination of employment by the employer (except <u>for the valid reason</u> in the case of serious misconduct) or where the Pilot fails the training course."

Cap on actual training costs

For the record, the RAAA objects to variation of the November Agreed Clause wording by inclusion of a fixed cap agreed value as proposed in paragraphs 31 and 32 of the AFAP's submissions of 27 December 2019.

Yours faithfully

Norton Mute NORTON WHITE