Date	14 October 2021
Location	Videoconference via Webex
Attendees	See Appendix 1
Meeting Open:	10:00am (AEDST)
Meeting Close:	11:15am (AEDST)

Agenda

- 1. Introduction & agenda
- 2. Continue discussion on current bargaining positions
- 3. Logistics for next meeting

	Summary
Introduction & Agenda	OS shared the agenda for the meeting
Continued discussion on current bargaining positions	 Discussions continued on each of the subclauses in the proposed OS Production Agreement, as well as proposals tabled to date by the CFMMEU and AWU. OS responded to counter proposals tabled by the CFMMEU at the last meeting. OS confirmed that it would consider including minimum salary rates and some details of the current incentive scheme into the Agreement, subject to meeting OS' objectives of flexibility and simple, safety net agreement. The CFMMEU tabled their outstanding and revised proposals in respect of: duties
	 start & finish times & places rosters transport & accommodation; and accident pay Details of the proposals tabled and discussed, as well as OS' responses to these are in Appendix 2.
	While we continue to table and respond to positions, all parties acknowledged that little progress is being made. At this point in time, OS and the union bargaining representatives remain largely apart in positions and objectives for the proposed Agreement.
Next Meeting	The next OS Production bargaining meeting has been scheduled for 23 November 2021.

Acti	ions	
CFMMEU to provide proposed wording for OS to consider in respect of their proposed clause 18.5 – travel obligations for public holidays	CFMMEU	23 November 2021
OS to consider and respond to proposals put forward by CFMMEU (refer appendix 2)_	OS	23 November 2021

Operations Services Production Agreement Record of Meeting

Appendix 1

BHP

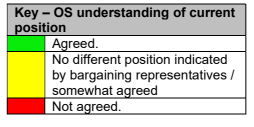
Attendance List		
Shane Roulstone	AWU	
Mitch Hughes	CFMMEU QLD	
Brodie Allen	Employee Bargaining Representative	
Harriet Daniels	Employee Bargaining Representative	
Drew Watson	Employee Bargaining Representative	
Danielle Annand	Employee Bargaining Representative	
Reece Heald	Specialist Employee Relations	
Tim Witney	Manager Production	
Alli Chauncy	Principal Employee Relations	



Appendix 2

OS Production agreement - Summary of current positions on clauses as at 14 October 2021

For meeting on 14 October 2021



Clause No.	Current OS Production Draft EA	CFMMEU Claim from draft EA tabled 09 February 2021 and as amended	Current Position tabled up to and
Title			I
1	This agreement will be known as the Operations Services Production Ag	greement ("Agreement").	
Cove	erage		
2.1	 Subject to clause 2.2, this Agreement shall cover: (a) OS MCAP Pty Ltd (ACN 626 224 655) ("the Company"); and (b) Employees of the Company employed in the classifications set out in clause 6.4 of this Agreement who undertake production activities on a mining operation ("Employees"). 	 1.1 This enterprise agreement ("Agreement") will be known as the Operations Services Maintenance Agreement (the "Agreement") and will cover and apply to: (a) OS ACPM Pty Ltd (CAN 623 848 895) and OS MCAP Pty Ltd (ACN 626 224 655) ("the Company"); and (b) The Employees employed by the Company who perform work covered by Schedule A of the Black Coal Mining Industry Award 2010 ("BCMI Award") and who are members or eligible to be members of any of the Unions and who are engaged by the Company to perform maintenance work in the QLD Black Coal Industry, in the classifications prescribed by this Agreement ("the Employees"); and (c) The Unions, provided each one becomes covered by this Agreement pursuant to section 183 of the Fair Work Act 2009 (Cth). d) hereinafter described as "the Parties". 1.2 For the purpose of this Agreement, "Unions" means: (a) Construction, Forestry, Mining and Energy Union – Mining and Energy Division; (b) Communications, Electrical, Electronic, Energy, Information, Postal, Plumbing and Allied Services Union of Australia; (c) Automotive, Food, Metals, Engineering, Printing and Kindred Industries Union. 	 CFMMEU wants a. include b. cover AWU also wants OSP does not accover AWU also wants OSP does not accover AWU also wants OSP does not accover OSP does does not accover<!--</td-->
2.2	Any site specific enterprise agreement that covers and applies to the Company and any Employees working at the specific site(s) will cover and apply to the Company and those Employees to the exclusion of this Agreement.		 CFMMEU – not supp should be deployed AWU – seeking v agreemen OSP Response OSP mail

n of all parties (includes OSP responses nd including the bargaining meeting on 14 October 2021)

s to

- ude a reference to Coal; and
- er Maintenance and OSM as well
- ts a reference to all other mining.
- accept any union proposal as:
- Pty Ltd has a national business model in works across Minerals Australia. We employ tion employees. We want an Agreement for ce that covers our production business across id enables OS to provide consistency and our customers. Having multiple agreements ase complexity and can reduce our flexibility, hinder our ability to win future work packages existing scopes of work.
- , OS ACPM Pty Ltd and OS MCAP Pty Ltd t business with different workforces and ne CFMMEU's proposed scope requires OS Ltd to bargain for an agreement which ssifications it does not employ and does not nploy. This significantly increases complexity

oportive of site specific agreements. This be the agreement that applies wherever OS is ed.

wording to guarantee any site specific ent would not see Employee's worse off

aintains inclusion of this clause to allow for the

Clause No.	Current OS Production Draft EA	CFMMEU Claim from draft EA tabled 09 February 2021 and as amended	Current Positio tabled up to a
			flexibilit where r
Rela	tionship with Other Instruments and the National Employment Stan	dards	
3.1	This Agreement does not incorporate the Company's policies or procedures (notwithstanding any references to any policies or procedures in this Agreement).		 Unions want the OSP does not of as its position of agreement is all
3.2	Subject to clause 2.2, while this Agreement operates in relation to an E	mployee, no other industrial instrument shall have effect in relation to the Employee.	
3.3		s a minimum standard. Where there is an inconsistency between the NES and a clau reement provides for a more beneficial outcome for employees than the NES.	use of this Agreemen
Tern	n of Agreement		
4.1	This Agreement will commence operating seven days after the Agreeme	ent is approved by the Fair Work Commission (" FWC ").	
4.2	The nominal expiry date of the Agreement will be four years after the date on which the FWC approves the Agreement.	The nominal expiry date of the Agreement will be 3 years after the date on which the FWC approves the Agreement.	 Unions are seed a 3 yea AWU seeking Require before it OSP response has propermitted Addition bargain date do Agreem For these proposal
4.3	The Agreement will continue to operate past the nominal expiry date un	ntil terminated or replaced by another agreement.	
Туре	e of employment		
<mark>5.1</mark>	Employees may be engaged under this Agreement as Full Time Employees, Part Time Employees or Casual Employees.	2.1. Employees may be engaged under this Agreement as Full Time Employees or Part Time Employees.	 CFMMEU want tabled 09/09: Employees may Time Employee engagement, th Employee is en employee's lette Employee's ord OSP Response OSP Response OSP be reflects In addit to trans by the 0 in their model i

y to make site specific enterprise agreements recessary

e policies as at agreement date to be included onsider any further amendments are required n a simple and safety net structure of the ready clear

t, the NES will apply and the clause of this

king r term

ment to commence bargaining 6 months nominal expiry commencing renegotiation

- posed a four year term Agreement as ed by the Fair Work Act 2009.
- al requirements such as commencing
- ing prior to the agreement's nominal expiry
- not meet our objective of a simple, safety net ent with our employees.
- se reasons, OSP does not accept these als.

references to casuals removed. Proposal

y be engaged under this Agreement as Full es or Part Time Employees. At the time of the Company will outline which mine that the gaged to carry out their duties in the er of offer, and that mine will be the linary location of work.

lieves the clause as currently drafted fairly the industry conditions for OSP's customers. ion, the OS point of hire approach enables OS fer EE's to other deployment sites as directed Company (in accordance with the point of hire Contract of Employment). This business is part of what makes OS so unique and

Clause No.	Current OS Production Draft EA	CFMMEU Claim from draft EA tabled 09 February 2021 and as amended	Current Position tabled up to and
			successf this woul move be team me
			o Accordin
5.2(a)	 A Full Time Employee is an Employee who is employed to work ordinary hours of work as follows: (a) in the case of an Employee to whom the <i>Mining Industry Award 2020</i> would have applied but for the operation of this Agreement— an average of 38 ordinary hours per week, averaged over their roster cycle; or 	2.2. A full-time Employee is an Employee who has been engaged to work 35 ordinary hours per week, averaged over a roster cycle.	 AWU want 35 ho OSP believes the industry condition coverage The cla employee worse adopt the 35 ordi operations may re markets. According
5.2(b)	A Full Time Employee is an Employee who is employed to work ordinar(b) in the case of any other Employee – an average of 35	y hours of work as follows: ordinary hours per week, averaged over their roster cycle.	
5.3 (a)	A Part Time Employee is an Employee who is not a Casual Employee and is employed to work less than the following number of ordinary hours per week: (a) in the case of an Employee to whom the <i>Mining Industry Award</i> 2020 would have applied but for the operation of this Agreement— an average of 38 ordinary hours per week, averaged over their roster cycle; or	 2.3. A Part Time employee is an employee who: a) works less than an average of 35 hours per week, averaged over their roster cycle; b) has reasonably predictable hours of work; and c) receives, on a pro rata basis, equivalent pay and conditions to those of full time employees who do the same kind of work. 	 AWU and CFMM proportio 35 hours CFMMEU want overtime OSP response :- As to the As to the As to the are concereference proportio agreed h CFMMEU counter Should the hours base consider has proper OSP response to OSP response to OSP doe genuine for any carbox proposal position for clause 5. According proposal proposal proposal
5.3 (b)	(b) in the case of any other Employee – an average of 35	ordinary hours per week, averaged over their roster cycle.	
5.4	Each Part Time Employee's rostered hours of work, including the days time.	when they will work and their starting and finishing times, will be as agreed in writing	between the Compan

sful. The inclusion of any further restrictions on uld limit our flexibility. Additionally, flexibility to between deployments is a benefit many OS nembers enjoy.

ngly, OS does not accept this proposal

hours not 38

the clause as currently drafted fairly reflects the ions for OSP's customers across their clause as presently drafted does not leave any se off compared to the reference awards. To rdinary hours across coal and non-coal / reduce its ability to be competitive in certain rdingly, OSP does not accept this proposal

IMEU want reference to:tional benefits and Irs not 38.

ne for work in excess of agreed hours

ne 35 hour reference see above.

he proportional benefits, OSP proposed if there necessions by BRs (e.g. agree clauses including nee to 38 hours) OS will include provision for tional benefits / overtime for work in excess of I hours

nter-proposal

I the Company accept their request for 35 base, then the Union Bargaining reps <u>would</u> <u>der</u> agreeing to the casual clause/s which OSP oposed.

to counter-proposal

bes not consider that the union offer was a e 'offer' - only a comment it would 'consider' case, OSP does not accept this counter al on the basis that it seeks to maintain its n for 38 ordinary hours per week as reflected in 5.2(a)

ngly, OSP does not accept this counter I<mark>I</mark>

any and the Part Time Employee from time to

Clause No.	Current OS Production Draft EA	CFMMEU Claim from draft EA tabled 09 February 2021 and as amended	Current Position tabled up to and
5.5 to 5.9	 5.5 A Casual Employee is an Employee who is engaged and paid as a Casual Employee. 5.6 A regular Casual Employee may elect to have their employment is to converted to full time or part time employment if the employment is to continue beyond the date when they qualify to be a regular Casual Employee. A "regular Casual Employee" for the purpose of this Agreement is a Casual Employee who has in any preceding period of six months worked a pattern of hours on an ongoing basis which, without significant adjustment, the Employee could continue to perform as a Full Time Employee or Part Time Employee under the provisions of this Agreement. 5.7 The regular Casual Employee must give notice in writing to the Company at least four weeks prior to the Employee attaining such period of six months that they seek to elect to convert their employment to full time or part time employment. The Company must respond within four weeks of receiving such notice whether it consents to or refuses the election, but must not unreasonably so refuse. 5.8 Where it is agreed that the regular Casual Employee will be converted to full time or part time employment, this agreement will be recorded in writing, including recording whether the Casual Employee is converting to full time or part time employment, recording the matters set out in clause 5.4. 5.9 Once a regular Casual Employee has elected to become and been converted to a Full Time or Part Time Employee, the Employee may only revert to casual employment by written agreement with the Company. 		 CFMMEU Opposed in the Age However for 35 host would cc which OS OSP response OSP doe offer- only In any ca the basis ordinary fi According proposal
6.1	Employees are required to undertake all duties as reasonably directed by the Company that are within their skill and competence in accordance with safe working practices.	3.2. The Company will not allocate tasks in a manner which promotes deskilling.	 CFMMEU want a referen OSP's response if The clause reambiguous. Or is important to it deems apportant to it deems apportant to it deems apportant to state this proposal. CFMMEU's revised performant of the component of the co

- d to any reference to casuals being included greement.
- er should the Company accept their request ours base, then the Union Bargaining reps <u>consider</u> agreeing to the casual clause/s DS has proposed
- es not consider that the union offer was a real nly a comment it would 'consider'
- case, OSP does not accept this proposal on is that it seeks to maintain its position for 38 / hours per week as reflected in clause 5.2(a) ngly, OSP does not accept this counter

ence to not promoting deskilling

e to deskilling claim:-

- relating to deskilling is too broad and OS has commitments to its customers and it to retain the right to allocate work in the way propriate in order to meet its obligations to its
- and remain competitive. sons outlined above, OSP does not accept
- sons outlined above, OSP does not accept al.

proposal provided 13/10

ired to undertake all duties as reasonably ipany provided, they are competent and npany will not allocate work in a way that

respond

Clause No.	Current OS Production Draft EA	CFMMEU Claim from draft EA tabled 09 February 2021 and as amended	Current Position of tabled up to and
6.2	Employees will undertake training aimed at maintaining, enhancing or broadening their work skills and work performance as required by the Company, and will teach work skills to others as required.	 3.3. Employees will undertake training aimed at maintaining, enhancing or broadening their work skills and work performance as required by the Company and will teach work skills to other Employees covered by this Agreement, as required. 3.4 Organisational requirements may require Employees to temporarily work away from the Employee's ordinary location. Where this occurs, all time reasonably spent outside rostered shifts in travelling between home and the temporary location will be paid as if at work, including bonus, for time spent travelling. Consultation and notice of a minimum of two weeks will be provided in these circumstances. 3.5. Where the notice required by clause 4.4 is not available then, by agreement, less notice may be given, and the Employee will be paid at overtime rates for all work from the time of change of shift until that notice period would have expired. 4.1. The Company shall provide the relevant training and payment for the renewal of statutory licences for all Employees required to utilise such licenses in the course of their normal employment with the Company. 4.2. If an Employee has to travel for the purpose of attending a training course required for their role away from the training venue; b) accommodation and meals if necessary; c) payment or TOIL; and d) payment or TOIL; and d) payment or TOIL for travel time if the Employee is required to travel on an RDO. 4.3. Where the Company requests or offers an Employee to undertake training outside of the Employee will be made in accordance with Overtime rates for the period of the training. 4.4. If training is conducted on a rostered shift, there shall be no loss of pay for that day even if the course is of a shorter duration and it is not reasonably practicable to return to duty. 	 CFMMEU wants to delete includ trainin as def includ away AWU wants to limit trainin OSP position: Its position: Its position agreement We believe the provisit this, OSF accordance workgroup training for employmed basis and We do not the propose already drift this propose
6.3	Organisational requirements may necessitate Employees transferring to other positions, operations, or locations. Reasonable notice will be provided in these circumstances. Terms and conditions of employment will be reviewed in light of any change in responsibilities in the event of a transfer, but will remain at least as beneficial as set out in this Agreement.		 CFMMEU would new AWU not opposed provided t (ie by agression) OSP position: The OS b approach deployme accordance Employme accordance The incluss The incluss The incluss For the re this proportion
<mark>6.4</mark>	 Employees will be placed in one of the following classifications according to their responsibilities from time to time: 		CFMMEU Propose their proposed sco

s to:

- ete reference to training others; and
- ude wording for notice of two weeks when ning is away from their ordinary work location defined in union scope clause.
- ude wording for payments when training is ay from work location

ning to 'other OS employees'

- ion on a simple and safety net structure of the ent is already clear
- eve the current clause 6.2 adequately covers vision of, and support for, training. In addition to SP employees will be given training in ance with the skills matrix for that particular oup. Where employees are requested to attend for the purposes directly relevant to their ment, this will be managed on a case by case and in line with operational requirements.
- not consider that there is any requirement for posed agreement to be more prescriptive than drafted. For this reason, OSP does not accept posal.

ever agree to any transfer, anywhere.

- ed to transfers
- d there is adequate protection for Employees greement)
- business model and our point of hire ch enables OS to transfer EE's to other nent sites as directed by the Company (in ance with the point of hire in their Contract of ment). This business model is part of what OS so unique and successful.
- usion of any further restrictions on this would flexibility. Additionally, flexibility to move n deployments is a benefit many OS team rs enjoy.
- reasons outlined above, OS does not accept posal.

ose the following classifications in line with scope:

Clause No.		Current OS Product	tion Draft EA	CFMMEU Claim from draft EA tabled 09 February 2021 and as amended	Current Position of tabled up to and i
	Operation	Classification	Description		• Production
	Coverage				 O Maintenano ○ Maintenano
	Non-Coal Operations	Production Technician	Operating heavy mobile		
		rechnician	equipment		AWU Propose the f
	Coal	Production	Operating heavy		 Operator
	Operations	Technician	mobile		• Technicians
			equipment		 Maintainers; ar
					 Tradespeople
		duction Technicians in I may be employed by the	Non-Coal Operations or	Coal	
	Agreement		e company under this		Employee Bargaini
					○ Pay levels
					between sk
					OSP response
					 This is a Pr classification
					not agree t
					Maintenano
					Production
					 Accordingly
Rem	uneration			duties that an Employee may be required to perform in accordance with clause 6.1. salary ("Annual Salary").	
.5 <i>Rem</i> .1 .2-7.3	uneration Full Time and F 7.2 The Annu	art Time Employees will al Salary payable under	l be paid an annualised s this Agreement to a Full	salary ("Annual Salary"). -Time •	AWU Proposes
Rem .1	uneration Full Time and F 7.2 The Annu Employee	art Time Employees will al Salary payable under o or Part-Time Employee	I be paid an annualised s this Agreement to a Full e for working any roster v	salary ("Annual Salary"). -Time •	o include
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Rem 1	uneration Full Time and F 7.2 The Annu Employed the total o (a) the bed aw (b) an cal to (For the pr (i)	art Time Employees will al Salary payable under e or Part-Time Employee of the following amounts: total amount of the rem en payable to the Emplo ard for working the same additional amount comp culated under subclause give effect to the "Above urposes of this Agreeme the "relevant modern any Employee is the would have applied to Agreement did not ap	I be paid an annualised s this Agreement to a Full of for working any roster v uneration that would have yee under the relevant n e roster; and orising 5% of the amount a 7.2(a), being an amount Award Guarantee". ent: award" in relation to e modern award that o that Employee if this ply to that Employee;	Salary ("Annual Salary"). -Time will be /e nodern	 include employ in the a salary 38hr w minimu (This is week). Minimu CFMMEU Prop minimu that i employ
Rem .1	uneration Full Time and F 7.2 The Annu Employee the total o (a) the bec aw (b) an cal to g For the p	art Time Employees will al Salary payable under e or Part-Time Employee of the following amounts: total amount of the rem en payable to the Emplo ard for working the same additional amount comp culated under subclause give effect to the "Above urposes of this Agreeme the "relevant modern any Employee is the would have applied to Agreement did not app the "Above Award Gua that the Annual Sala	I be paid an annualised s this Agreement to a Full for working any roster v uneration that would have yee under the relevant n e roster; and orising 5% of the amount e 7.2(a), being an amount Award Guarantee". ent: award" in relation to e modern award that o that Employee if this ply to that Employee; arantee" is a guarantee ry payable under this	Salary ("Annual Salary"). -Time will be /e nodern	 include employ in the a salary 38hr w minimu (This is week). Minimu CFMMEU Prop minimu that i employ a minimu
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Rem .1	uneration Full Time and F 7.2 The Annu Employed the total o (a) the bed aw (b) an cal to (For the pr (i)	art Time Employees will al Salary payable under e or Part-Time Employee of the following amounts: total amount of the rem en payable to the Emplo ard for working the same additional amount comp culated under subclause give effect to the "Above urposes of this Agreeme the "relevant modern any Employee is the would have applied to Agreement did not app the "Above Award Gua that the Annual Sala Agreement to every Fit Employee will be 105	I be paid an annualised s this Agreement to a Full for working any roster w uneration that would have yee under the relevant n e roster; and orising 5% of the amount e 7.2(a), being an amount Award Guarantee". ent: award" in relation to e modern award that o that Employee if this ply to that Employee; arantee" is a guarantee ry payable under this ull Time and Part Time 5% of the amount that	Salary ("Annual Salary"). -Time will be /e nodern	 include employ in the a salary 38hr w minimu (This is week). Minimu CFMMEU Prop Minimu that i employ a minimi skills). Minimu
Rem .1	uneration Full Time and F 7.2 The Annu Employed the total o (a) the bed aw (b) an cal to (For the pr (i)	art Time Employees will al Salary payable under e or Part-Time Employee of the following amounts: total amount of the rem en payable to the Emplo ard for working the same additional amount comp culated under subclause give effect to the "Above urposes of this Agreeme the "relevant modern any Employee is the would have applied to Agreement did not app the "Above Award Gua that the Annual Sala Agreement to every Fi Employee will be 105 would have been pay	I be paid an annualised s this Agreement to a Full for working any roster v inuneration that would have yee under the relevant n e roster; and orising 5% of the amount e 7.2(a), being an amount Award Guarantee". ent: award" in relation to e modern award that o that Employee if this ply to that Employee; arantee" is a guarantee ry payable under this ull Time and Part Time	Salary ("Annual Salary"). -Time will be /e nodern	 include employ in the a salary 38hr w minimu (This is week). Minimu CFMMEU Prop Minimu CFMMEU Prop minimu that i employ a minimu skills). Minimu Employee Barg
Rem	uneration Full Time and F 7.2 The Annu Employed the total o (a) the bed aw (b) an cal to (For the pr (i)	art Time Employees will al Salary payable under e or Part-Time Employee of the following amounts: total amount of the rem en payable to the Emplo ard for working the same additional amount comp culated under subclause give effect to the "Above urposes of this Agreeme the "relevant modern any Employee is the would have applied to Agreement did not app the "Above Award Gua that the Annual Sala Agreement to every Fi Employee will be 105 would have been pay	I be paid an annualised s this Agreement to a Full e for working any roster w : nuneration that would have yee under the relevant n e roster; and orising 5% of the amount e 7.2(a), being an amount e Award Guarantee". ent: award" in relation to e modern award that o that Employee if this ply to that Employee; arantee" is a guarantee ry payable under this ull Time and Part Time 5% of the amount that yable to an Employee dern award for working	Salary ("Annual Salary"). -Time will be /e nodern	 include employ in the a salary f 38hr w minimu (This is week). Minimu CFMMEU Prop Minimu CFMMEU Prop minimu that is employ a minim skills). Minimu Employee Barg Minimu
Rem	uneration Full Time and F 7.2 The Annu Employed the total of (a) the bee aw (b) an cal to g For the pr (i) 7.3 For the a	art Time Employees will al Salary payable under e or Part-Time Employee of the following amounts: total amount of the rem en payable to the Emplo ard for working the same additional amount comp culated under subclause give effect to the "Above urposes of this Agreeme the "relevant modern any Employee is the would have applied to Agreement did not app the "Above Award Gua that the Annual Sala Agreement to every Fi Employee will be 105 would have been pay under the relevant modern the roster on which the woidance of doubt:	I be paid an annualised s this Agreement to a Full e for working any roster w : nuneration that would have yee under the relevant n e roster; and orising 5% of the amount e 7.2(a), being an amount e Award Guarantee". ent: award" in relation to e modern award that o that Employee if this ply to that Employee; arantee" is a guarantee ry payable under this ull Time and Part Time 5% of the amount that yable to an Employee dern award for working ey are working.	salary ("Annual Salary")Time vill be //e nodern it paid	 include employ in the a salary p 38hr w minimu (This is week). Minimu CFMMEU Prop Minimu CFMMEU Prop minimu That is employ a minimuskills). Minimu Employee Barg Minimu OSP position or
Rem 1	uneration Full Time and F 7.2 The Annu Employed the total of (a) the bee aw (b) an cal to g For the pr (i) 7.3 For the a (a) the	art Time Employees will al Salary payable under e or Part-Time Employee of the following amounts: total amount of the rem en payable to the Emplo ard for working the same additional amount comp culated under subclause give effect to the "Above urposes of this Agreeme the "relevant modern any Employee is the would have applied to Agreement did not app the "Above Award Gua that the Annual Sala Agreement to every Fit Employee will be 105 would have been pay under the relevant mod the roster on which the voidance of doubt: Above Award Guarante	I be paid an annualised a this Agreement to a Full e for working any roster v : unneration that would have yee under the relevant n e roster; and orising 5% of the amount e 7.2(a), being an amount Award Guarantee". ent: award" in relation to e modern award that o that Employee if this ply to that Employee; arantee" is a guarantee ry payable under this ull Time and Part Time 5% of the amount that yable to an Employee dern award for working ey are working.	salary ("Annual Salary")Time vill be //e nodern It paid Inual I	 include employ in the a salary 38hr w minimu (This is week). Minimu CFMMEU Prop Minimu Employee Barg Minimu OSP position o Its position
Rem 1	uneration Full Time and F 7.2 The Annu Employed the total of (a) the bed aw (b) an cal to g For the pr (i) 7.3 For the a (a) the Sa	art Time Employees will al Salary payable under e or Part-Time Employee of the following amounts: total amount of the rem en payable to the Emplo ard for working the same additional amount comp culated under subclause give effect to the "Above urposes of this Agreeme the "relevant modern any Employee is the would have applied to Agreement did not app the "Above Award Gua that the Annual Sala Agreement to every Fi Employee will be 105 would have been pay under the relevant mod the roster on which the voidance of doubt: Above Award Guarante ary that is payable to an	I be paid an annualised s this Agreement to a Full e for working any roster w : nuneration that would have yee under the relevant n e roster; and orising 5% of the amount e 7.2(a), being an amount e Award Guarantee". ent: award" in relation to e modern award that o that Employee if this ply to that Employee; arantee" is a guarantee ry payable under this ull Time and Part Time 5% of the amount that yable to an Employee dern award for working ey are working.	salary ("Annual Salary")Time vill be //e nodern It paid Inual I	 include employ in the a salary p 38hr w minimu (This is week). Minimu CFMMEU Prop Minimu CFMMEU Prop minimu That is employ a minim skills). Minimu Employee Barg Minimu OSP position o
Rem	uneration Full Time and F 7.2 The Annu Employed the total of (a) the bed aw (b) an cal to g For the pr (i) 7.3 For the a (a) the Sa Ag	art Time Employees will al Salary payable under e or Part-Time Employee of the following amounts: total amount of the rem en payable to the Emplo ard for working the same additional amount comp culated under subclause give effect to the "Above urposes of this Agreeme the "relevant modern any Employee is the would have applied to Agreement did not app the "Above Award Gua that the Annual Sala Agreement to every Fi Employee will be 105 would have been pay under the relevant mod the roster on which the voidance of doubt: Above Award Guarante lary that is payable to an reement; and	I be paid an annualised a this Agreement to a Full e for working any roster v : unneration that would have yee under the relevant n e roster; and orising 5% of the amount e 7.2(a), being an amount Award Guarantee". ent: award" in relation to e modern award that o that Employee if this ply to that Employee; arantee" is a guarantee ry payable under this ull Time and Part Time 5% of the amount that yable to an Employee dern award for working ey are working.	salary ("Annual Salary"). -Time /e nodern It paid	 include employ in the a salary 38hr w minimu (This is week). Minimu CFMMEU Prop Minimu Employee Barg Minimu OSP position o Its positive agree

ion Employee nance trade employee; and nance non-trade employee

he following classifications:

; and le

aining Representative

els according to skills (ie differentiation n skilled and non skilled Employees

a Production Agreement and has cations for Production roles only, We would be to have classifications relating to hance work being included in the OS cion Agreement.

ngly, OS does not accept this proposal

ses to

ude the minimum salary rates that OS bloyees are currently receiving to be included be agreement. That is, the current annualized ary paid to OS employees working on their r week roster pattern to be included, as a imum, in the Agreement.

is is not a concession on their claim for a 35hr k).

imum yearly increases

ropose

imum rates being included in the Agreement at is, what is currently being paid to OS bloyees in QLD should be in the agreement as inimum rate, including allowances (ie critical s).

imum yearly increases

Bargaining Representative

imum yearly increases of 3%, 3% and 4% n on minimum salaries is

position on a simple and safety net structure of agreement is already clear

P has sought to simplify the agreement by oving specific rosters and salaries. This acts the size and scale of the OS business

Clause No.	Current OS Production Draft EA	CFMMEU Claim from draft EA tabled 09 February 2021 and as amended	Current Position of tabled up to and
	been applicable under the relevant modern award to the roster that the Employee is working. This includes compensation for working on rosters which cover public holidays, afternoon shifts and night shifts, and any other allowances, penalties or payments applicable to the Employee's roster under the relevant modern award. For the avoidance of doubt, all of these amounts are to be included in the calculation of the remuneration referred to in clause 7.2(a).		today differe arrang o Attem would (for bo o Emplo emplo and a shift lo
			 OSP position Minim guara guara minim
			 All OS review ensur To ind the Ag our co our co
			 OSP response minimum salar OSP i salary incent but we that of agreet object Agreet
7.4	calculated by dividing the Annual Salary that is payable to the Employee	will be paid at double time for each hour of un-rostered overtime. The hourly rate for by the number of rostered hours per annum for the Employee's roster. Alternative a particular amount of un-rostered overtime that has been worked by the Employe	ly, a Full Time or Part Ti
		10.1. Subject to the NES, the Company may require an Employee to work reasonable additional hours in addition to their rostered hours and be paid the applicable overtime rates.	OSP to consider and r
		10.2. In calculating overtime, except for call backs, each day is to be treated separately.	CFMMEU clarified tha OSP to consider and r
7.5	 Casual Employees will be paid as follows: (a) An hourly rate, plus an additional and distinct casual loading of 25% for each of their rostered hours of work. (b) For the purpose of this clause 7.5, each Casual Employee's hourly rate will be calculated as follows: (Annual Salary for the Comparator Employee) divided by (Total rostered hours of work for the Comparator Employee), where the "Comparator 		 CFMMEU Oppose included in the Ag request for 35 hou <u>would consider</u> a has proposed OSP response o the clause

- ay and that we now work across several erent locations on many different roster angements
- empting to capture all current arrangements and be too complex and may reduce flexibility both OSP and OSP employees) in the future. ployees can access their contract of
- ployment to understand their individual salary I any applicable allowances including night t loading that might apply.

on on wage increases is

- imum wage increases under the EA are ranteed insofar as they will increase EA rantees by relative the annual review of imum rates by the Fair Work Commission.
- OSP employees will have an annual salary ew for their contractual salaries conducted to ure our salaries remain market competitive. include specific annual wage increases within Agreement limits our flexibility and may put competitiveness at risk.
- nse to the union proposal for the inclusion of alary rates and details of the incentive scheme
- P is open to considering including minimum ary rates and some details of the current entive scheme into the body of the Agreement, we are not in a position to say any more than to ther than what we look to put into the eement would still be subject to meeting our ectives of flexibility and simple, safety net eement.

ulating the un-rostered overtime rate will be Time Employee and the Company may

d respond

hat each <u>shift</u> is to be treated separately

d respond

Agreement. Should the Company accept their ours base, then the Union Bargaining reps <u>r</u> agreeing to the casual clause/s which OS

se as currently drafted to include casuals

Clause No.	Current OS Production Draft EA	CFMMEU Claim from draft EA tabled 09 February 2021 and as amended	Current Position tabled up to and
	 Employee" is a Full Time Employee who is doing the same work on the same roster as the Casual Employee. (c) Any un-rostered overtime worked by a Casual Employee will be paid at double time, plus an additional and distinct casual loading of 25%. (d) The 25% casual loading referred to in clauses 7.5(a) and (c) is paid instead, and in lieu, of annual leave, paid personal/carer's leave, notice of termination of employment, redundancy benefits and any other benefits of full time or part time employment. (e) On each occasion a Casual Employee is required to attend work the Casual Employee will be paid for a minimum of four hours work. (f) If the amount payable to any Casual Employee under subclauses 7.5(a) to (e) for any casual engagement is less than 105% of the amount that would have been payable to that Casual Employee under the relevant modern award for that engagement, then the amount paid to the Casual Employee for that engagement shall be increased so as to make up the difference. 		fairly refle customer and non- be compo o According
7.6	Remuneration will be paid at intervals determined by the Company (up to monthly), and is currently fortnightly in arrears.		 CFMMEU maintairemoved. AWU Propose 'paintaire and the second second
7.7	Payment will be by electronic funds transfer to a bank account in Austral	lia nominated by the Employee.	
7.8	Employees may be eligible to participate in the Company Incentive Program, as amended from time to time. The Company reserves the right in its sole discretion to cancel, replace, or make any variations to any such scheme at any time.	Bonus TBD	 AWU seek the detail included CFMMEU propose to have the Agree however timing (ie Septemb) OSP requested or respect of the worperiod - CFMME

flects the industry conditions for OSP's ers. To remove access to casuals across coal n-coal operations may reduce OSP's ability to petitive.

ngly, OSP maintains inclusion of this clause

tain position that words 'up to monthly' be

payment will be fortnightly in arrears'

t accept to have any further prescription iming of payments.

ns its proposal to remove the reference 'up to he union bargaining representatives agree to rescription around timing of payments

lo not want the pay period to extend past ortnightly" allows OS to decide whether they eekly.

ail on the Company Incentive Scheme to be d in the body of the Agreement.

ose

the bonus policy included into the body of eement

r would require further discussion around the ie requirement to be Employed by 01 ber to qualify for payment)

clarity on the union's bonus proposal in ording around the timing of qualification EU confirmed the qualifying period should be

Clause No.	Current OS Production Draft EA	CFMMEU Claim from draft EA tabled 09 February 2021 and as amended	Current Position o tabled up to and
			the financial year.
<u>7.9</u>	Where an overpayment of salary or entitlements has occurred, Employees must repay the overpayment within a reasonable period of time. Where the overpayment is not repaid within a reasonable period of time, the Company is entitled to deduct and retain any overpayments from the Employee's pay, including from termination payments, to the fullest extent permitted by law.	 CFMMEU proposal tabled 09/09: Employees authorise the Company to deduct from any wages or entitlements payable or owing to the Employee, any overpayments made in error by the Company to the Employee upon the Company providing written notification of an overpayment to the Employee. Overpayments will be deducted by a reasonable amount, as agreed between the Company and Employee, over a reasonable period of time. The Company commits that where there is an acknowledged underpayment to an Employee or Employees this will be rectified and paid to the effected Employee/s as soon as possible, which will not extend past the next business day where possible, and where this cannot be achieved, the maximum period will be the next pay run." 	 OSP requested fur the mechanics of the confirmed that in the Company can go to OS to provide proption
Sup	erannuation		
8.1	Employees are allowed a personal choice of complying superannuation fund, to receive superannuation contributions on their behalf. Should an Employee elect not to choose their own complying superannuation fund, the Company's default superannuation fund shall be used. The Company reserves the right to change its default fund at any time. The Company's default superannuation fund will be a fund which offers a MySuper product. <i>Note: Clause to be reviewed in light of the "superannuation stapling"</i> <i>reforms made by the Treasury Laws Amendment (Your Future, Your Super) Act 2021.</i>		 OSP's revised position Employees complying superannu contribution default sup a fund white Company is at any time CFMMEU position AWU position – de
8.2	The Company's contribution on behalf of Employees will be in accordar	nce with the Superannuation Guarantee (Administration) Act 1992, as varied from tin	ne to time.
8.3	An Employee can request, and the Company may agree, that the Employee rannuation fund.	oyee will forgo part of their Annual Salary otherwise payable under this Agreement a	and in lieu pay this amou
Hours o	f Work		
9.1	The Company expects that an Employee's work will usually be complet	ed in their rostered hours.	
<mark>9.2</mark>	An Employee's rostered hours of work are averaged across their roster cycle, excluding handovers.	9.1 Rosters and hours of work average of 35 ordinary hours per week, averaged over a roster cycle. Shifts will include handover at the start and end of each shift.	 CFMMEU position Ordinary h AWU's position-
9.3	An Employee's rostered hours of work are inclusive of an Employee's o	ordinary hours and rostered overtime each week.	
<mark>9.4</mark>	By working these hours, Employees are acknowledging that the requirement to work the rostered hours of work is reasonable having regard to, among other things, the operational requirements of the workplace and the roster arrangements. The Annual Salary is calculated on the basis that Employees will work these hours.		 CFMMEU seek a cap on throw. There OSP to consider and the constant of the consider and the constant of the const
9.5(a)	The Company shall determine each Employee's roster, including the days and hours of work, and starting and finishing times from time to time, and may change any such rosters, days and hours of work or starting and finishing times, provided that:	 9.2 An employee shall not be rostered to work more than 12.5 hours in any one shift and will have a minimum break of 10 consecutive hours between shifts 9.3 {start and finish time tbd} Employees will present themselves ready to start their rostered shift, at the prescribed start time and location 	AWU also seek :- For resider have commonsidered

urther clarity from the CFMMEU in respect of their proposed clause – CFMMEU the event no agreement is reached, that the to the FWC to seek an order.

posed wording at the next meeting

osition:

- es are allowed a personal choice of ng superannuation fund, to receive nuation contributions on their behalf. If tions are to be made by the Company to a uperannuation fund. The default fund will be hich offers a MySuper product. The y reserves the right to change its default fund
- me. on – default fund to be MineSuper
- default fund to be AustralianSuper

ount into the Employee's nominated

- hours of work include handovers
- hours of work include handovers
- and respond.

the number of shifts that can be worked in a e is currently no max/min limit of shifts/days. and respond.

lential & FIFO EEs work is considered to mmenced at arrival at the workplace and ed finished on departure from the workplace

Clause No.	Current OS Production Draft EA	CFMMEU Claim from draft EA tabled 09 February 2021 and as amended	Current Position of tabled up to and
	 (a) an Employee shall not be rostered to work more than 12.5 hours in any one shift, and will have a minimum break of 10 consecutive hours between shifts; and 		 For FIFO first day o commence that day For FIFO last day o ceased fo the depart OSP has agreed to 9.5(a), formally r respect of consultation CFMMEU will provided reice Start and Finish tir Company and the maj present themselves reice prescribed start time and
9.5(b)	(b) the Company will provide an Employee with one week's notice of any change to an Employee's place on a roster, unless otherwise agreed with the Employee.	 9.4. The Company may require an Employee or Employees to change shift or their place on the roster. Where this occurs, the Employee must receive: a) one week's notice of any change is given to the Employee, or four weeks' notice of any change where the Employee will be changing to a non-continuous shift roster; or b) where less notice is given, the Employee will be paid at overtime rates for all work from the time of change of shift until that notice period would have expired. 9.5. The Company may only introduce a new roster following consultation, and with the agreement of the majority of affected employees. 9.6 {Process TBD} 9.7 {Current rosters defined} 	 AWU raise the sail OSP has formally respect of hours of Process, Current in CFMMEU provided rest CFMMEU provided rest OS to consider and rest
<mark>9.6</mark>	Employees are entitled to meal and rest breaks up to a total of 60 minutes per day. The meal break and rest breaks shall be taken at times prescribed by the Company having regard to safety, operational and production requirements.	CFMMEU tabled revised position on 29/06: Employees are entitled to meal and rest breaks of 30 minutes for every 5 hours worked. The meal break and rest breaks shall be taken at times prescribed by the Company having regard to safety, operational and production requirements. Employees will not be required to work more than 5 hours without a meal and rest break	 AWU supports the OSP response Will accept respect of extend the emergence OSP proposed wordint or Employee

O EEs travelling from home to work on the of a work cycle, work is considered to have nced for the EE on boarding the aircraft for

O EEs travelling from work to home on the of a work cycle, work is considered to have for paid purposes when the EE has boarded arting aircraft

to include the break requirements in clause

y requested the proposals from all unions in of hours of work and rosters (S&F times, ation Process, Current rosters defined)

rovide their position in respect of hours of rosters by/at the next meeting

revised proposal on 13/10

times and places will be agreed between the najority of affected employees. Employees will ready to start their rostered shift, at the e and location

respond

same claims

lly requested the proposals from all unions in s of work and rosters (S&F times, consultation nt rosters defined)

revised proposal on 13/10:

roposed clause 9.6 – Remove

roposed clause 9.7 – Seeking the current e included and wording to reflect that rosters ine with the sites fatigue management.(ie be any rosters introduced that don't comply tigue management system).

respond

he claim

ept the CFMMEU's proposed wording in of this clause if there is provision added to the time for a break in the event of an ncy.

ding:

ees are entitled to meal and rest breaks up to

Clause No.	Current OS Production Draft EA	CFMMEU Claim from draft EA tabled 09 February 2021 and as amended	Current Position of tabled up to and
			a total of e rest break Company production Emergend required t and rest b
			CFMMEU & AWU do they seek to maintain
		Where an EE will work for more than 5 hours without a break, the EE will be paid for any work beyond 5 hours at the applicable OT rate until a meal break is taken	AWU also Claim O All breaks
		Time taken to travel to or from the place of designated crib will be counted as time worked	 OSP response – Clause 7 annual sa been pays modern a would inc For these proposal.
		Meal breaks during non-rostered overtime 10.10. If an Employee is required to work more than one and a half hours past their rostered shift (exclusive of crib time) then the Employee will, unless agreed otherwise, before starting this overtime be allowed at least 30 minutes for a meal without deduction of pay.	OSP to consider and
		10.11. Employees will also, unless notified the previous day of the requirement to work overtime, be paid a meal allowance of \$15.10.12. After each four hours of overtime worked after a crib break the Employee	
		will have a further crib break and be paid a meal allowance of \$15. 10.13. Where the overtime worked is not continuous with an Employee's rostered hours, the Employee is entitled to a meal break of 30 minutes without deduction from pay after each five hours worked.	
Public he	olidays	·	
		 18.1. The following days shall be recognised as public holidays: a) New Years Day b) Labour Day c) Australia Day d) Queen's Birthday e) Good Friday f) Easter Monday g) Christmas Eve from 6pm h) Christmas Day i) Anzac Day j) Boxing Day k) Easter Saturday (for employees rostered to work ordinary hours on that day) l) Easter Sunday m) any additional day observed by the local community and gazetted at the place of work as a holiday n) any day gazetted in addition or in lieu of one of these holidays by State or Federal government 	 OSP response Its position agreement The NES work location The EA do

f 60 minutes per day. The meal break and aks shall be taken at times prescribed by the ny having regard to safety, operational and on requirements. Other than in an ncy work situation, Employees will not be to work more than 5 hours without a meal break.

not accept this proposal on the basis that a 30min period for each break

ks to be counted as time worked

of the proposed Agreement guarantees an salary higher than the amount that would have ayable to an employee under the relevant award for the roster they are working, which nclude paid meal breaks if applicable. e reasons, OS does not agree to this

respond.

on on a simple and safety net structure of the ent is already clear

prescribes public holidays for the relevant ation.

does not need to do so.

Clause No.	Current OS Production Draft EA	CFMMEU Claim from draft EA tabled 09 February 2021 and as amended	Current Position tabled up to and
		18.2. Public holidays shall be a period of 24 hours and unless otherwise agreed, and shall commence from the start of night shift on the day preceding the holiday.	
10	Employees acknowledge that, from time to time, in accordance with their applicable roster, they may be requested to work on a public holiday. Employees acknowledge that this is reasonable based on the Company's operational requirements.	 18.3. Given the nature of the company's business and its operational and rostering requirements, employees acknowledge that the company may request that they work on public holidays, but only if the request is reasonable in accordance with the NES. This shall apply on all public holidays except for Christmas and Boxing Day (25 and 26 December), which shall be non-working days. 18.4. The Company may call for volunteers to work on Christmas and Boxing Day (25 December and 26 December) and, while they are designated non-working days, an employee may, at their complete discretion, volunteer to work these days 18.5 [Travel obligations for mid-swing days off to be discussed] 	 Unions want Christmas unless en o Travel ob determine OSP response OS gener and common rostered s Day. For these proposal.
			CFMMEU provided re
			 CFMEU properties the same array and Caval Right (travel organis FIFO employed
			 CFMMEU to p consider
	The Annual Salary includes compensation in recognition of the need for Employees to work on public holidays. No separate payment will be made where a public holiday falls during a rostered day off.	18.6. An employee who works on a public holiday is to be paid double time for work performed during ordinary hours, in addition to the payment prescribed. 18.7. Work performed in excess of ordinary hours on a public holiday is to be paid at the rate of treble time.	 Unions want over OSP response OSP pays proposed relevant A compensa work publ Day. For these
Annual I	eave		
11.1	Annual leave entitlements will be provided for in accordance with the	NES.	
		 CFMMEU tabled revised position on 29/06: Annual Leave may be taken at any time provided that reasonable notice is given by the employee. Once an employee makes application for Annual Leave, the Company must respond, in writing, approving or rejecting the Annual Leave. Where the Annual Leave application is rejected the Company must provide the employee with the reasons why the application was rejected, in writing 	 OSP response to 29/06: OSP's currequests is so for its of timeframe reduce flexindividual With respmade in vidiscuss th followed biscuss th followed biscuss th followed biscuss th followed biscuss th This process.

- as / Boxing Day to be non-working days employees volunteer.
- obligations for mid-swing days off to be ned
- erally works 24/7 rosters. To meet our plans nmitments to our customers, we need I shifts to continue over Christmas and Boxing
- se reasons, OSP does not agree to the al.
- revised proposal on 13/10:
- posed clause 18.5 The Union is seeking for rrangements for employees of BMA at Daunia Ridge to be made available to OS employees nised to go home for Xmas and Boxing Day – pyees – mid swing).
- o provide proposed wording for OS to
- ertime rates specified in the agreement
- ys market competitive salaries, which our ed Agreement guarantees are in excess of t Awards, which already financially isate for where employees are required to iblic holidays including Christmas and Boxing
- se OSP does not agree to the proposal
- to revised wording tabled by CFMMEU on
- current practice is to respond to leave s in a timely manner, and will continue to do s employees, but cannot agree to any specific ne, or reference to a timeframe. To do so may flexibility and not enable OS to account for al circumstances.
- spect to applications and rejections being a writing, Employees are expected to first their leave requests with their line leader, d by the request being submitted via the SAP f a leader is unable to approve leave, they will the reasons why with the employee directly. pocess which is driven by productive

Clause No.	Current OS Production Draft EA	CFMMEU Claim from draft EA tabled 09 February 2021 and as amended	Current Position tabled up to a
			commu leaders employ written unnece
11.2	Employees (other than Casual Employees) are entitled to annual leave, for each year of service is a cumulative total of 5 weeks.	in addition to the amount provided for in the NES, such that the employee's total er	ntitlement to annual l
11.3	(b) works a roster which requires ordinary shifts on public holidays	ter cycle, may be rostered to work shifts on any of the seven days of the week); or and not less than 272 ordinary hours per year on Sundays, dditional week of annual leave in addition to clause 11.2, being a cumulative total of	f 6 weeks.
<mark>11.4</mark>	Annual leave taken during employment and paid out on termination of employment is paid at an Employee's Annual Salary rate.	 12.4. Annual leave is paid as if the employee was at work, including bonus. An employee's accrual and deduction of leave entitlements is based on the ordinary hour component of the employee's shift. 12.6. On termination, employees will be paid the amount that they would have otherwise been paid as if at work, including bonus, for any untaken annual leave 	 CFMMEU wanto Leave OSP confirmation confirmation as served however agreesting agree
11.5	 An Employee and the Company may agree for the Employee to "cash of (a) the cashing out would not result in the Employee's remaining ac (b) each occasion of cashing out is by a separate agreement in writ cashed out annual leave is paid at the Employee's Annual Salary rate. 	crued entitlement to paid annual leave being less than 4 weeks;	
Persona	l/carer's leave		
12.1	Personal/carer's leave entitlement will be provided for in accordance with commencing employment and then on each anniversary of commencer	the NES. In addition, Full Time and Part Time Employees will be credited with their a nent.	annual entitlement to
		 13.4. An additional day of paid leave will be granted for the purposes of travel where an employee is required to travel in excess of 400kms to their place of residence for the purpose of the carer's leave. 13.5. In the event an employee has exhausted their personal/ carer's leave entitlement the employee may take unpaid leave as required on each permissible occasion. 	 CFMMEU seek an add travel f location provide distinct AWU seek 15 day want a absend Employee Bargo Carers per the OSP response OSP p entitler accord entitler

unications between employees and their line s has, and continues to, work for OSP and its yees. Additional requirements around providing responses reduces flexibility and essarily adds administrative burden to OSP.

eave pursuant to the NES and this Agreement

t wording to ensure payments include bonus

ns current practice is that all paid leave counts vice for the OS Short Term Incentive scheme, er maintains its position that this scheme is jed via policy

to update the drafting of clause 11 to include tyment of annual leave on termination will be an Employee's Annual Salary Rate.

II not include bonus because bonus is a e and periodic payment

personal/carer's leave under the NES on

litional day of paid leave for each absence for for the distance between the Employee's work n and home or wherever they need to go to e the care

tion for sick and carers leave

paid leave entitlement

n additional day of paid leave for each ce for travel

aining Representative

leave to be separate to personal leave – as BMA Agreement

roposed clause in regards to the minimum nent to Personal/Carer's leave is in ance with the NES which provides for annual nent and definitions of personal leave and

Clause No.	Current OS Production Draft EA	CFMMEU Claim from draft EA tabled 09 February 2021 and as amended	Current Position tabled up to and
			carers lea provide s entitleme per the N ○ OSP doe annum of increase ○ Unpaid le Manager
12.2	Personal/carer's leave is paid at an Employee's Annual Salary rate.	 13.3. Employees will be paid as if they were at work, including bonus, while on personal/ carer's leave. 13.6. CFMMEU tabled a revised payout of sick leave position on 29/06: Personal/ Carer's leave will be paid out on termination of employment (except where the termination is a result of serious misconduct, or the employee is within probation) and is paid at the Employee's Annual Salary rate 	 CFMMEU want w Leave pa Payout o OSP response confirms as service however managed OSP is p the propo- but untak terminatii but will n that all on Bargainin
Compas	sionate leave		
13.1	Compassionate leave entitlements will be provided for in accordance with the NES.		 CFMMEU and AV an additive travel for location a provide t OSP response – The minimin accord The OS B may be a compass a simple already compass its absolution
<mark>13.2</mark>	Compassionate leave is paid at an Employee's Annual Salary rate.		 CFMMEU want w Leave page OSP confirms as service scheme, scheme i OSP agr include th Employer

leave. OSP does not accept the proposal to e separate personal leave and carer's leave nents. Personal/carer's leave is provided as NES.

bes not accept the proposal for 15 days per or additional paid leave for travel as that will e costs.

leave is a matter of discretion for the OSP er

wording to ensure bayment includes bonus

of unused sick leave

is current practice is that all paid leave counts rices for the OS Short Term Incentive scheme, er maintains its position that this scheme is ed via policy

prepared to consider including a provision in posed Agreement for payment for any accrued aken personal/carers leave entitlements upon ation of employment in limited circumstances not finalise our position on this until such time outstanding proposals are tabled by the Union hing Representatives.

WU want

tional day of paid leave for each absence for or the distance between the Employee's work and home or wherever they need to go to the care

nimum entitlement to Compassionate Leave is readence with the NES.

Employee Handbook provides that employees eligible "for at least 2 and up to 5 days of paid sionate leave per occasion" but its position on e and safety net structure of the agreement is clear and OSP will assess additional paid sionate leave beyond the NES entitlement in lute discretion and on a case by case basis.

wording to ensure bayment includes bonus

s current practice is that all paid leave counts ices for the OSP Short Term Incentive e, however maintains its position that this e is managed via policy grees to update the drafting of clause 13 to

grees to update the dratting of clause 13 to that Compassionate Leave will be paid at an ree's Annual Salary Rate

Clause No.	Current OS Production Draft EA	CFMMEU Claim from draft EA tabled 09 February 2021 and as amended	Current Position of tabled up to and
			 This will ne variable ar
Parental	leave		
14	Employees (other than Casual Employees) with at least 3 months' continuous service are entitled to unpaid parental leave at least in accordance with the NES. Note: The Company has policies that provide for parental leave on terms that in some respects are more generous than the NES, including paid parental leave for primary caregivers and secondary caregivers. This clause does not affect the operation of those policies, as amended from time to time.		 CFMMEU want the included in the agr OSP response- The entitle a wider BH to have the proposed Its position agreemen On this ba
Long se	rvice leave		
15.1	15.1 Long service leave is in accordance with applicable legislation. 15.2 Long Service leave accrues and must be taken subject to relevant legislation and the Company policies as amended from time to time.	 14.1 14.2. An Employee is to be paid for their LSL as if they were at work, including Bonus, in accordance with their normal pay period at the time the leave is to be taken. 14.3. LSL may only be taken in a single continuous period of at least 14 days. LSL may be taken at any time provided that: a) Reasonable notice is given by the Employee; and b) The operations of the Mine will not be affected by the granting of leave at that time. 14.4. Where an employee who qualifies for long service leave applies to take such leave in multiple applications in combination with a period or periods of rostered days off for a single continuous period, they will only receive payment for the long service Leave Fund) of the single continuous period. For the purpose of clarity, and having regard to the purpose/objective of this provision, if the single continuous period also includes periods of annual leave (in addition to rostered days off), the employee will also receive payment for the single continuous period. 	 AWU seeking Accrual at CFMMEU seek wo this will be notice provided in the second of the second o
Commu	nity Service Leave		
16	Community service leave entitlements will be provided for in accordance	e with the NES.	
		17.2. Employees unable to attend work as a result of a requirement to attend for jury duty will be paid on a no loss of earnings basis for the period of Jury Service and will refund to the company any amount they receive for attending jury duty. 17.3. Employees who are required to attend to emergencies as part of voluntary work performed for an organisation dealing with an emergency management situation or a natural disaster, during the course of their work or at times when they would usually be at work, shall be paid as if they were at work, including bonus. This clause applies to employees who may be called out for emergencies involving the State Emergency Service, fire brigade, ambulance etc.	 CFMMEU and AW additional entit agreement. OSP response – Entitlemen procedure Employee Policy Sch provides for

l not include bonus because bonus is a and periodic payment

the current policy provision to be fixed and agreement clause

itlement to paid parental leave is derived from BHP Group policy and OSP does not agree the terms of such incorporated into the ed Agreement.

ion on a simple and safety net structure of the ent is already clear

basis, OSP does not accept the proposal

- at 7 years
- wording
- be paid as if at work
- rocesses
- m periods
- eave in conjunction with other leave

plicity, OSP has proposed a long service ause which provides the entitlement in ance to the applicable State or federal on. This is important because OS works and the Agreement covers, different ions in Australia.

use as currently drafted adequately captures ments for long service leave

as agreed to revise its position to include that ervice Leave is paid at an Employee's Annual rate but does not include bonus because a variable and periodic payment se reasons, OSP does not accept the der of this proposal.

WU want

ntitlements above the NES be included in the

nents above the NES are dealt with by a ire outside of the Agreement. The OS ee Handbook and the Human Resources Schedule – Public Service Leave – Australia is for above NES community service leave

Clause No.	Current OS Production Draft EA	CFMMEU Claim from draft EA tabled 09 February 2021 and as amended	Current Position tabled up to an
		 17.4. Military Leave may be granted to Employees who are members of the Armed Services Reserve to enable the Employee to meet regular annual training commitments. The maximum paid leave permitted will be 10 consecutive working days each year. Applications shall be made through the Employee's Superintendent who will make a recommendation to the Human Resources Manager based upon operational requirements. Applications for such leave shall be submitted at least four weeks prior to commencement of such leave. Normal weekend or other Reserve commitments will be in the Employee's own time. Where an Employee is rostered to work on a weekend or other day/s, which coincide with a Reserve commitment, the Employee may be granted leave without pay or permitted to swap a shift or shifts at the discretion of the Department Manager or their nominated representative. Employees who are granted paid leave will be paid on a no loss of earnings basis (any Military Leave pay will be reimbursed to the Company or the Company will pay the difference between Base Salary and Military Leave Pay.) 17.7. Councillors will be allowed up to two shifts per month to attend Council meetings and will be entitled to be paid on a no loss of earnings basis (Council fees will be reimbursed to the Company or the Company will pay the difference between no loss of earnings and Council fees). Any leave beyond the two shifts per month must be approved in advance by the Department Manager or their nominated representative. 	entitlemo Its positi agreemo As this is of policy
Leave to	deal with Family and Domestic Violence		
17.1	accumulate from year to year. The leave does not count as service but	olence leave on terms that in some respects are more generous than the NES, inclu	
	An Employee may take unpaid leave to deal with family and domestic v violence and it is impractical for the Employee to do that thing outside the	iolence if the Employee is experiencing family and domestic violence, and needs to one in rostered hours of work.	do something to deal
17.3		of the taking of leave under clause 17, and the expected period of the leave. any evidence that would satisfy a reasonable person that the leave is taken for the p	urpose specified in cl
	Note: The Company has policies that provide for family and domestic violence leave on terms that in some respects are more generous than the NES, including paid family and domestic violence leave. This clause does not affect the operation of those policies, as amended from time to time		 CFMMEU and A leave to be the ir OSP response – Entitlem outside o Its positi agreeme As this is of policy
Issue Re	esolution Procedure		
18.1	 18.1 This clause sets out the process for resolving issues which relate to: (a) a matter arising under this Agreement; or (b) the NES. 		 CFMMEU and A included AWU also seeks Status quo u FWC decision Agreement

nts.

- on on a simple and safety net structure of the ent is already clear
- already provided to Employees as a matter OSP does not accept the proposal.

start of each 12 month period and does not

domestic violence leave. This clause does

with the impact of the family and domestic

ause 17.2.

WU want the current policy provision for paid cluded in the Agreement clause

- ents above the NES are dealt with by policies f the Agreement.
- on on a simple and safety net structure of the ent is already clear
- already provided to Employees as a matter OSP does not accept the proposal.

WU want all matters of employment to be

- Intil dispute resolved
- n binding on parties and those bound by

Clause No.	Current OS Production Draft EA	CFMMEU Claim from draft EA tabled 09 February 2021 and as amended	Current Positio tabled up to ar
			 OSP response OSP starespect In regare maintai out a fawith our level to On this
18.2 – 18.5	 18.2 Where an issue under clause 18.1 arises which the Company or a resolve the issue. 18.3 If the issue remains unresolved, it may be referred for discussion be 18.4 If the issue is still not resolved, it may be referred for discussion be 18.5 Discussions in accordance with clauses 18.2, 18.3 and 18.4 will be 	etween the Employee and the Employee's Departmental Manager	ween the Employee a
18.6	By agreement, the Company and the Employee may bypass any of the steps in clauses 18.3 or 18.4 in the interests of speedy resolution of the issue.	An exception to this is where a matter affects the majority of Employees across a crew, a department or the workforce. In those circumstances, the matter can be raised at, in the case of the crew or department, the department manager level as set out at clause 24.2, or, in the case of the workforce, the senior officer level as set out at clause 24.3, effectively bypassing the earlier steps without consent.	 CFMMEU want of Employees OSP response OSP starespect In regarespect In regarespect ut a fawith out level to On this
18.7	be resolved at the workplace level, either party (or its representative) may refer	been exhausted (with the exception of the processes in clauses 18.3 or 18.4 if there was an the matter to the FWC for conciliation. or employee representative, may refer the matter to FWC or, by agreement of both	
	If the matter remains unresolved, it can be referred to the FWC for arbitration by consent of both parties involved.	Where conciliation has been exhausted and the dispute remains unresolved, the FWC or, by agreement, an agreed private arbitrator, may arbitrate the matter	 CFMMEU seek arbitrati addition proceed OSP response - OSP response - OSP starespect In regarespect In regarespect In regarespect On this
18.8	Either the Employee or the Company may have a representative to assist at an	y stage of this process.	

- ands by its updated position on 29/06/21 in of its proposed clause 18.
- rds to the remaining items of this clause, OSP ns the clause as now drafted adequately sets ir issue resolution process and is consistent r objective to deal with matters at the local the maximum extent possible.
- basis, OSP does not accept this proposal.

and their immediate Supervisor to attempt to

exceptions where the matter affects majority

- ands by its updated position on 29/06/21 in of its proposed clause 18.
- ds to the remaining items of this clause, OSP ns the clause as now drafted adequately sets ir issue resolution process and is consistent objective to deal with matters at the local the maximum extent possible.
- basis, OSP does not accept this proposal.
- ny of these steps), and the issue is still unable to
- rivate arbitrator or mediator to conciliate on
- on without agreement
- al payment for Employees to attend
- lings in the FWC
- ands by its updated position on 29/06/21 in of its proposed clause 18
- ds to the remaining items of this clause, OSP ns the clause as now drafted adequately sets ir issue resolution process and is consistent objective to deal with matters at the local the maximum extent possible.
- basis, OSP does not accept this proposal.

Clause No.	Current OS Production Draft EA	CFMMEU Claim from draft EA tabled 09 February 2021 and as amended	Current Position of tabled up to and in
		 24.8. The Company will pay on a "without loss of pay" basis (i.e., as if the Employee had attended work in accordance with their roster) for up to two Employees attendance at proceedings (other than directions hearings) together with reasonable travel and accommodation costs and reasonable cost of meals, not including alcohol, provided that the two Employees are nominated at the time that the application to FWC is made. Where a nominated Employee is unable to attend due to exceptional circumstances (eg personal sickness), a substitute Employee will be allowed to attend where: a) more than 48 hours notice is provided to the Company; and b) the substitute Employee has previously been involved in the matter. 24.9. Necessary witnesses who are employees of the Company may also attend any matters being arbitrated by the FWC in accordance with these arrangements where their attendance is required. 24.10. The payment of reasonable travel and accommodation costs by the Company in respect of Employees and witnesses travelling on flights which minimize their time spent away from work and the impact on operations; and b) any fatigue management and fitness for work requirements applying to the Employees and witnesses. 30.2. Where the Company calls a meeting requiring the attendance of a particular Employee to many calls a meeting requiring the attendance of a particular Employee to many calls a meeting requiring the attendance of a meting to allow the Employee to nominate a representative. The Company will consult the Employee and their presentative will then make every reasonable effort to attend the meeting 	 CFMMEU seek Represe addition proceed AWU also seeks Compare of pay" I than direction OSP response- OSP stands respect of it In regards to OSP maintate adequately seand is consist matters at the possible. On this basist proposals
Individu	al flexibility		
19	The Company and individual Employees may agree to make an individual flexibility arrangement, in accordance with the model flexibility term prescribed by the <i>Fair Work Regulations 2009</i> . The model flexibility term is incorporated into this Agreement.	 The Company and individual Employees may agree to make an individual flexibility arrangement, in accordance with the model flexibility term prescribed by the Fair Work Regulations 2009. Such arrangements may include and are limited to: a) Cashing out of annual leave, provided that: (i) The request is approved by the relevant General Manager on the basis of genuine hardship; and (ii) The Employee must be paid at least the full amount that would have been payable to the Employee had he or she taken the leave that he or she has foregone; b) Parental leave arrangements; c) Flexible arrangements that facilitate workforce diversity (eg hours of work, rosters, start and finish times and places); d) Job sharing arrangements; 	 The CFMMEU seek OSP response:- In line with safety net a adopt the m Act 2009. Accordingly

- sentative processes
- onal payment for Employees to attend dings in the FWC
- any to pay employees on a "without loss ' basis to attend all proceedings (other irections hearings), incl travel and modation and meals
- ds by its updated position on 29/06/21 in its proposed clause 18
- to the remaining items of this clause, tains the clause as now drafted / sets out a fair issue resolution process sistent with our objective to deal with
- the local level to the maximum extent
- sis, OSP does not accept these

eks to limit the flexibility options

our objective of seeking to make a simple, agreement with our employees, OSP will model clause as set out in the Fair Work

y, OSP does not accept this proposal.

Clause No.	Current OS Production Draft EA	CFMMEU Claim from draft EA tabled 09 February 2021 and as amended	Current Position of tabled up to and
		e) Taking annual leave over longer periods than an Employee's accrued entitlement utilising a combination of annual leave and leave without pay;	
Manage	ment of change / Consultation	•	
20	 In the event that the Company makes: (a) a definite decision to introduce a major change to production, program, organisation, structure or technology in relation to its enterprise that is likely to have a significant effect on the Employees; or (b) proposes to introduce a change to the regular roster or ordinary hours of work of Employees, the Company will consult with the relevant Employees in accordance with the model consultation term prescribed by the <i>Fair Work Regulations 2009</i>, which is incorporated into this Agreement. 	Model Clause	OSP advise that in consider and resp CFMMEU confirmed th entirety of the model of body of the OS Product OS to consider and resp
Redund	ancy		
21.1	Definition of redundancy (a) An Employee is made redundant where an Employee's employed	by the Employee to be done by anyone except where this is due to the ordinary and	customary turnover of I
		When the Company is considering redundancies, the Company will take all necessary steps to avert the need for redundancies and minimise the effects on employees. The Company will consult with the employees affected in accordance with the consultation clause in this Agreement. The company will first: a) Reduce the number of labour hire employees and contractor employees across the operation where the work performed by labour hire employees and contractor employees is not considered to be specialist work and employees covered by this agreement have the necessary skills to perform the work. b) After the company have reduced the number of labour hire employees and contractor employees, and there is still a surplus of employees, the company will offer voluntary redundancies at the rate specified in this Agreement. The Company will have regard to its requirement to retain an appropriate mix of skills and competencies and accordingly, not al applicants will necessarily be accepted for voluntary redundancy. 19.2. Where a surplus of employees still exists, that cannot be addressed through natural attrition, the company will determine the number of employees to be made redundant and the spread of skills required for the efficient and effective operations. The surplus will be addressed by: a) Redeployment of any employees who have the appropriate skills and competencies or who can be retrained within a reasonable period of time, to another task within the operation; and	 AWU wants volun OSP position has alread clause reg

insufficient detail has been provided for us to pond to this proposal.

that they to seek to have included the clause from the FWA to be included into the uction Agreement

espond

labour; or

to remove non-EA labour in the first instance on process for forced redundancies ment only within the Hunter Valley/Bowen alfields

ntary redundancies in the first instance.

ady responded to the CFMMEU's proposed egarding Redundancy on 15 March 2021. sition on this does not change in light of the ve wording proposed by the CFMMEU.

ousiness model and our basis of hire enables OSP to provide as much certainty rees about ongoing employment. Allocation where it is available in a hub is a point of e for OSP.

VRs where alternative employment ities exist would increase costs. ve the clause as currently drafted adequately

Clause No.	Current OS Production Draft EA	CFMMEU Claim from draft EA tabled 09 February 2021 and as amended	Current Position tabled up to an
		 b) Transfer of employees who have the appropriate skills and competencies, or who can be retrained within a reasonable period of time, to another operation. The Company will pay for relocation expenses if required. 19.3. After all the above steps have been taken the company may implement forced redundancies. CFMMEU tabled revised selection position on 29/06: To ensure that the Company can continue to operate in the most productive and efficient manner all employees from within the work area where a surplus exists will be interviewed to determine the employees to be retained or retrenched. The selection method for forced redundancies will take into consideration the following: a) necessary skills mix required by the business; b) individual skills and proficiency in them; c) employment record/ service; 15 d) cases where unsatisfactory performance has been identified and is being managed. 	addresse pay whic o For these proposal
21.2(a)	Except where clause 21.3 applies, when terminations of employment occur due to redundancy, the Employees terminated are entitled to severance pay equal to three weeks' pay (paid at an Employee's Annual Salary rate) for each completed year of employment, up to a maximum of 30 weeks' pay.		 CFMMEU & AWG Sought 3 take issues CFMMEU seeks bonus be OSP position 3 weeks In line with safety nerve
21.(2)(b)	Regardless of length of employment, the minimum payment due to Emp	bloyees under clause 21.2(a) is four weeks' pay.	
21.3	 Exemption The Company is not liable for the payment in clauses 21.2 if the Compare (a) that the Employee is competent to perform; (b) in a position that carries the same or a higher classification rate (c) that can reasonably be regarded as permanent; and (d) allows the Employee to reside in the same general locality as the 	of pay than the Employee's previous position;	
21.4	Variation of severance pay Despite anything in this clause, the Company may make application to	the FWC to be granted relief from the obligation to make a payment pursuant to clau	se 21.2.
Termina	tion of Employment		
22.1	An Employee may resign from his or her employment with the Company	y by giving one week's written notice to the Company.	
22.2	Subject to clause 22.3, the Company may terminate the employment of	a Full Time or Part Time Employee by giving the Employee four weeks' written notice	or by payment by the
22.3	The Company may employ any Full Time or Part Time Employee on probation. In that case, the period of probation will begin on the commencement of employment and will continue for such period as is notified by the Company in advance in writing. During the period of probation, the Company may terminate the probationary Employee's employment by giving one week's written notice or payment by the Company in lieu of all or part of that notice.		 CFMMEU and A Period of pro OSP proposes in and cease to pre will insert an am 22.3 The Com Employee on a series of the series of the

s redundancy including providing severance h is largely consistent with that proposed. reasons, OSP does not accept this

- weeks
- e with the cap of 30 weeks
- included when calculating payment
- per year of service agreed
- ith our objective of seeking to make a simple, t agreement with our employees, OSP does se to remove the cap on payments

e Company in lieu of all or part of that notice.

WU seek

obation should be capped at 'up to 6 months'

if the bargaining reps consider their position ess all other claims in respect of this clause it ended clause.

mpany may employ any Full Time or Part Time probation. In that case, the period of probation will

Clause No.	Current OS Production Draft EA	CFMMEU Claim from draft EA tabled 09 February 2021 and as amended	Current Position tabled up to an
			begin on the o for a <u>period o</u> <u>leave or unau</u> in advance in Company ma one week's w all or part of th
			CFMMEU & AWU do all other claims in res proposal at 5.3b is a
22.4	The period of notice to be given by the Company to Full Time or Part Time Employees under clause 22.2 shall increase by one week if the Employee is over 45 years old and service with the Company.		
22.5	The Company may terminate the employment of a Casual Employee by giving one hour's notice of termination or payment by the Company in lieu of that notice.		CFMMEU – O Does no O Agrees o
22.6	The Company may dismiss an Employee without notice for any serious misconduct, and in such case the Employee's remuneration shall be payable only up to the time of dismissal.		 AWU expressed concerns prefer "g the word le failure not gross OSP does not se 'serious miscond Regulations 200
			AWU does not accep claims in respect of t at 5.3b is accepted
Better of	f Overall	·	
23	It is the intention that every Employee covered by this Agreement will be better off overall than if a relevant modern award applied to their employment, including by means of the Above Award Guarantee	 1.3 This Agreement (including any relevant Schedule) will form the complete agreement covering all terms and conditions of employment that apply to Employees. It overrides and replaces in its entirety the BCMI Award and all other awards or industrial instruments that may have otherwise applied. 1.4 Without limiting clause 1.5, this Agreement operates to include compensation for and expressly exclude all award conditions under any applicable award. 	 CFMMEU and A comprehensive B OSP asked Wha simple and safet have the same e CFMMEU mainta 'above award gu
No furth	er claims		
24	This Agreement is a comprehensive and full settlement of all Employee	enterprise bargaining claims for the duration of this Agreement unless otherwise per	mitted by the <i>Fair Wo</i>
Other cla	ims		
		20. Accident Pay 20.1. An Employee in receipt of weekly payments under the provisions of the Workers' Compensation and Rehabilitation Act 2003 (Qld) will be entitled to receive accident pay from the Company subject to the following conditions and limitations: Payment to be made during incapacity	 OSP response – Entitlements outside of the Compensation

commencement of employment and will continue f up to 6 months (excluding any periods of unpaid <u>ithorised absences</u>) as is notified by the Company writing. During the period of probation, the by terminate the Employee's employment by giving written notice or payment by the Company in lieu of hat notice.

not accept OS' proposal to cease pressing pect of the termination clause unless their ccepted.

s completed more than two years continuous

want reference to casuals in the EA nly if their proposal at 5.3b is accepted

s over the interpretation of "serious". Would ross" as per the Award.

d 'serious' opens it up to lower level matters. to turn up to shift on time – it is serious, but

ee any need to making this change as luct' is already defined in the Fair Work

ot OS' proposal to cease pressing all other he termination clause unless their proposal

WU oppose on the *basis of their position on a* EA

at does it matter if this clause appears in a ty net EA or any other form of EA, doesn't it ffect in either?

ained there are issues with wording re arantee' but will consider further.

rk Act 2009 (Cth).

of this nature are dealt with by a procedure Agreement. The OS Workers' Policy provides up to 78 weeks' worker's

Clause No.	Current OS Production Draft EA	CFMMEU Claim from draft EA tabled 09 February 2021 and as amended	Current Position tabled up to and
		 20.2. The Company shall pay, or cause to be paid accident pay during the incapacity of the Employee, within the meaning of the said Act: a) Until such incapacity ceases; or b) Until the expiration of a period of 78 weeks from the date of injury, 20.3. whichever event shall first occur, even if the Company terminates the Employee's employment within the period. Meaning of Accident Pay 20.4. For the purposes of this clause, "accident pay" means: a) For the initial period of 39 weeks from the date of injury, a weekly payment representing the Employee's TBD plus Bonus. b) For a further period of 39 weeks, a weekly payment representing 80% of the Employee's (TBD) plus Bonus or the Employee's 35 hour rate at the ordinary time rate expressed in the Employee's inic Schedule plus Bonus (whichever is the greater), provided the Employee participates in a company approved rehabilitation plan under the Workers' Compensation and Rehabilitation Act 2003 (Qld). c) Where an Employee fails to undertake rehabilitation after the initial 39 week period, the Employee will be paid a weekly payment representing the Employee's 35 hour rate at the ordinary time rate expressed in this Agreement. Pro-rata payments 20.5. In respect of incapacity for part of a week the amount payable to the Employee as accident pay shall be a direct pro rata. When not entitled to payment 20.6. An Employee shall not be entitled to any payment under this clause in respect of any period of paid annual leave or long service leave or for any paid public holiday. Redemptions 20.7. In the event that an Employee receives a lump sum in redemption of weekly payments under the said Act, the liability of the Company to pay accident pay as herein provided shall cease from the date of such redemption. Damages independent of the Acts 20.8. Where the Employee receivers damages from the Company or from a third party in	compensation Fi w This is more g entitlements s Award. Its position on agreement is a OSP does not CFMMEU provided up CFMMEU provided up CFMMEU provided up
		Occupational Health & Safety and Workers' Compensation 20.10. The Company is currently bound by the Coal Mining Safety and Health Act 1999 (Qld) and the Workers' Compensation and Rehabilitation Act 2003 (Qld). During the life of this Agreement, the Company commits that it will not seek to remove itself from the jurisdiction of those two Acts.	 AWU also claims - The Concretevant jucompensation OSP response – OSP work Legislation oibligation Its position the agreent It does no specific concrete OSP does
		21. Paid Suspension	● OSP response – ○ This propo

on payments:

- First 39 weeks at 100% of your normal weekly pay;
- Further 39 weeks at 85% of your normal weekly pay.
- generous than the accident pay
- set out in the Black Coal Mining Industry
- on a simple and safety net structure of the salready clear
- ot accept the proposal.

updated proposal on 13/10:

oposed clause 20.4 – amend to include the al weekly wage"

s -

- not to seek to remove itself from the jurisdiction of the state workers sation schemes where the Co operates
- orks at many locations in multiple states ion applies at those sites giving rights and
- on on a simple and safety net structure of ement is already clear
- ot propose to add un-necessary site content
- es not accept the proposal.

posal is not in line with our objective of

Clause No.	Current OS Production Draft EA	CFMMEU Claim from draft EA tabled 09 February 2021 and as amended	Current Position of tabled up to and
		 21.1. In circumstances where an Employee's conduct may lead to disciplinary action, the Company may at its discretion suspend the Employee without loss of pay while the Company investigates the matter. 21.2. The appropriate period of any suspension will be determined by the Company, but such a decision will not limit the Company's right to terminate the Employee's employment if the circumstances warrant such termination of employment. 21.3. The Employee will be notified in writing by the Company of their suspension. The Company will update the Employee on the progress of the investigation on a regular basis which will be, at a minimum, weekly. 21.4. The Company will provide reasonable notice of any meetings the Employee is required to attend. 21.5. Where a meeting under this clause is to be held at the Mine, the Company will arrange return transportation for the Employee between their place of residence and the Mine to attend the meeting. 21.6. Employees will be entitled to a representative during any meeting. 	seeking to OSP's pra is being in pay. As a matter are entitled investigation For these proposal.
		 22. Stand down 22.1. The Company may stand down an Employee for part or all of a shift in the following circumstances: a) Refusal of duty; or b) Neglect of duty; or c) Misconduct; or d) if the Employee cannot be usefully employed in the Employee's usual classification because of industrial action. 22.2. In addition to the circumstances outlined above, the Company may stand down an Employee during any period in which the Employee cannot usefully be employed because of one of the following circumstances: a) a break down of machinery or equipment that has lasted for more than four consecutive working days, if the Company cannot reasonably be held responsible for the break down; or b) a stoppage of work for any cause that has lasted for more than fourteen consecutive working days for which the Company cannot reasonably be held responsible. 22.3. The Company will take all reasonable steps to minimise the need for standing down Employees under any of these circumstances, including where practical, carrying out training. 22.4. Employees who have been stood down under the circumstances outlined in this clause may request to take outstanding leave entitlements. If the Employee does not request to take outstanding leave entitlements or does not have adequate accrued entitlements, they may be stood down without payment. 	 OSP response This p seekir agreer Stand OSP c
		 25. Transport and Accommodation 25.1. Employees can elect to reside in non-local areas and commute in accordance with this clause or to reside in the local community. Transport 25.2. For employees who commute, the company will provide transport outside working hours in line with the nominated commute work patterns: a) from nominated location(s) which are to include, at a minimum, Brisbane and Cairns to the village (and from the village to nominated location(s)); b) [process for adding more locations and/ or changing locations tbd] and c) from the village to the mine (and from the mine to the village) during the roster period. 25.3. For employees who reside in the local community, the company will provide transport outside working hours during the roster period from the village to the mine (and from the village to the village). 	 AWU seeks For constraints For constraints

to make a simple, safety net agreement. ractice is to stand down any Employee who investigated (where warranted) and on full

tter or procedural fairness, OSP employees led to have a support person present in all ation / disciplinary meetings. e reasons, OSP does not accept this

se –

- proposal is not in line with our objective of king to make a simple, safety net
- ement
- nd down is already covered by the Act.
- odoes not accept the proposal.

commute:

- Company to provide free of charge transport in line with nominated commute work patters from nearest state capital or regional city (Perth to site) and Cairns to village, and village to mine
- Non-share village accommodation;
- Supply of three meals per day; residential:
- Company to provide transport from village to the mine;

Clause No.	Current OS Production Draft EA	CFMMEU Claim from draft EA tabled 09 February 2021 and as amended	Current Position o tabled up to and i
		 25.4. Employees are required to arrive at the nominated time(s) and location(s) (determined by the company) to access the company-supplied transport. 25.5. If an employee fails to arrive at the nominated time and location to access the company-supplied transport and as a consequence is unable to travel on the transport provided, the employee shall immediately notify their supervisor. The company may make alterative transport arrangements available by the company the employee must comply with those arrangements. 26.6. An employee shill not be paid for any shifts or hours missed as a result of the private at the nominated time and location. However, in circumstances where it is demonstrated to the company satisfaction that failure to arrive at the nominated time and location. However, in circumstances where it is demonstrated to the company satisfaction that failure to arrive at the nominated time and location. However, in circumstances where it is demonstrated to the company satisfaction that failure to arrive at the nominated time and location. However, in circumstances the company satisfaction that this failure was not reasonable control of the employee. the company satisfaction that this failure was not reasonably within the control of the employe. In accumstances determined by the company will arrange transport for the employee. In the shifts are solved within the company supplied transport is unavailable, the company will arrange transport for the employee. 25.0. Non-share village accommodation including three meals per day will be supplied by the company for then phyloyees who choose to communication and circle in clucies and by grouped will be provided on a check in clucks to employees. This accommodation may be provided on a check in clucks to employees who choose to commute. 25.0. Non-share village accommodation including three meals per day will be supplied transport and expression on a check in clucks to employees. This accommodation may be provided on a ch	 Employee Barg Bus fro the star Permar just FIF OSP response These for costs a risk. OSP of flexible does not ertaint employ availab OSP. Employfor whe employ availab OSP. Employfor whe employ availab OSP. Employfor whe employ availab OSP. Employfor whe employ availab OSP. Employfor whe employ availab OSP. Employfor whe employ availab OSP. For the proposition of already rejected CFMMEU provided upd CFMEU proposition already rejected CFMMEU does further at this star

- Residential allowance payable
- Where an employee works extended hours affecting ability to access company supplied transport, company will arrange alternate transport.
- argaining Representative seeks from Rockhampton to Camp (and return) at start and end of every shift
- nanent rooms for all OSP employees (not FIFO)
- se –
- se proposals would significantly increase s and put our competitiveness at significant
- P offers competitive remuneration and ble living options to our employees and s not operate a fly in, fly out model. OSP business model and our basis of hire roach enables OSP to provide as much ainty to employees about ongoing bloyment. Allocation to work where it is lable in a hub is a point of difference for p.
- bloyees can make the choice themselves where they live. Prospective OSP bloyees are advised to carefully consider prior to accepting employment with OSP. ere OSP does provide accommodation, it at take steps to ensure maximum utilization borns to help alleviate the high demand for ns in Company owned villages. This ades using rooms on a back to back or ad basis for short-term accommodation during s off shift and leave periods. Offering manent rooms would put greater stress on already high capacity constraints and hand for rooms in Company owned villages. these reasons, OSP does not accept this bosal.

updated proposal on 13/10:

posed clause 25.2 b) – remove

- posed clause 25.11 BHP OS have cted this clause and proposal so the pes not see the value to add anything s stage.
- though they have already responded to the in respect of Transport & Accommodation, posal tabled by the CFMMEU would always

Clause No.	Current OS Production Draft EA	CFMMEU Claim from draft EA tabled 09 February 2021 and as amended	Current Position of tabled up to and
	Current OS Production Draft EA	 CFMMEU Claim from draft EA tabled 09 February 2021 and as amended 27. Inclement Weather Wet Weather Conditions - During Current Working Shift 27.1. Where the Company determines that normal work cannot be performed when wet weather occurs whilst Employees are working on site Employees will perform alternate duties as required or undertake training sessions as directed by the Supervisor. 27.2. If alternate duties or training is not available then the following options will be applicable: a) Employees can remain on site or alternative nominated venue and receive payment fo the full shift as the normal rostered shift. These Employees will be held in readiness for work. b) Subject to approval, Employees can choose to apply for annual leave or unpaid leave for the duration of the work restrictions. In this instance Employees will be paid a minimum of four (4) hours or the actual hours worked prior to leaving site. 27.3. The above arrangements will also apply to Employee's isolated in camp, or the local community for any hours exceeding normal rostered shift length will be paid at the applicable overtime rate. Wet Weather Conditions - Unable to Travel to Camp (from place of residence) and return 27.5. It is the Employee's responsibility to monitor road conditions and access, and flight statuses when travelling their normal route to camp from their usual place of residence, Employees are not expected to travel an alternate route in these circumstances. Updates on these situations can be sourced from relevant authorities such as Local Police, RACQ, relevant airline, Bureau of Meteorology and radio broadcasts. Employees must notify their supervisor and advise details of the circumstances. 27.6. In situations where Employees are unable to travel to camp via their normal route for any reason the following procedure will apply: a) Employees will be paid for the normal shift length aggregated rate for the fi	
		 each day they are unable to attend work thereafter c) Company direction on these matters will be administered from a senior management representative. 27.7. Commute Employees unable to return to their residence from site due to weather will be provided with accommodation in the local community. Wet Weather Conditions - Shutdown of Operations by Client 27.8. When the client considers it necessary to shut down operations, the following will apply: a) Employees will be held in readiness for work. b) Employees will be paid as if at work, including bonus, for each day they are unable to attend work. c) Employees who choose not to be in readiness for work may take annual leave or leave d) without pay. Natural Disaster Procedure 27.9. The parties also recognise that the region where Employees reside and work can be subject to natural disasters. 27.10. The Company will monitor the development of the natural disaster, as advised by the relevant authorities and/or media, in the work area and provide regular updates to those personnel on shift. Where it becomes evident that the nature of the natural disaster may be of a destructive intensity, the Company will advise personnel accordingly. 	due to annua ⊙ For th propo

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- et or dangerous weather prevents normal k or results in a shut down then EEs ated in camp or local community while on er,to undertake alternate duties or training f training or alternate duties is
- vailable will wait in readiness and continue e paid if wet weather prevents normal work nable to return to camp or local community any time outside normal rostered shift ofth, employee to be paid applicable rtime rate.
- et weather prevents travel between camp place of residence:
- No expectation that employees travel an alternate route;
- Paid total salary for first two days unable to attend work;
- Annual leave or LWOP for days thereafter
- nmute employees unable to return to place esidence due to weather will be provided ommodation in the local community and native travel arrangements

se –

- osition on a simple and safety net structure agreement is already clear
- P has a custom and practice of enabling loyees who are at work during inclement ther to complete alternative tasks such as ing. Where employees cannot get to work to inclement weather, they are able to take ual leave if they desire.
- these reasons, OSP does not accept these posals.

Clause No.	Current OS Production Draft EA	CFMMEU Claim from draft EA tabled 09 February 2021 and as amended	Current Position tabled up to and
		 27.11. Where the Company is made aware that an Employee's immediate family and/or property may be affected by the activities of a natural disaster, that Employee will be permitted to leave the workplace in a timely manner. When Employees are using Company transport they will be provided with transport. 27.12. The same processes and payments as outlined in the "Wet Weather Conditions - Unable to Travel to Camp (from place of residence) and return" provisions of this Agreement will apply. 27.13. Where the threat of the natural disaster has receded (as advised by the relevant authorities) Employees who have left the workplace are expected to return to duty as soon as possible. 	
		 28. Work Clothing 28.1. On commencement of employment, an Employee is entitled to an initial work clothing allocation as follows: a) Five shirts and five pairs of trousers; b) One pair of safety boots; c) One winter style jacket and one lighter style jacket (Jackets); and d) Prescription safety glasses as required (including spare glasses). 28.2. Items listed in this clause will be replaced on a fair wear and tear basis. However, Employees will be entitled to an additional six items of industrial outer clothing (ie shirts, trousers and Jackets) on an annual basis at no cost to the Employee. In this clause, "annual basis" means one year from the anniversary of an Employee's commencement date with the Company. 28.3. Where in the course of work an Employee's work clothing or tools are damaged, destroyed or lost the Company will replace them at no cost to the Employee 	 OSP response – Its positio the agree This is a r the Agree provides f allocation proposed Where an should sp For these proposal.
		 29. Medicals 29.1. Upon notification by the Company, Employees will be required to undertake a statutory health assessment in accordance with sections 46 and 47 of the Coal Mining Safety and Health Regulations 2001 (Qld). 29.2. Where practicable, statutory health assessments will take place during rostered working hours. Where this is not practicable, a payment equivalent to one hour overtime will be made to an Employee who participates in a statutory health assessment on a rostered day off. Where an x-ray is required, an extra payment equivalent to 30 minutes overtime will be paid. Notwithstanding this payment (or payments), an Employee's attendance at a health assessment is not considered time worked. 29.3. Where the Company has provided reasonable prior notification to the Employee and their statutory health assessment expires, the Employee will not be able to access the Mine site and will not be paid until the next rostered shift worked after an updated statutory health assessment form has been received by the Company. 29.4. The Company will ensure that all necessary costs are met prior to an Employee attending a Statutory Health Assessment. 	 AWU Claim Will only b safety leg EEs can o medicals y participan OSP response – Its position the agree This is a r applicable because o covers, di For this response
		 Payment for call-back 10.6. An Employee who is recalled to work overtime after leaving the Mine (whether the Employee was notified before or after leaving the Mine) will be paid for at least four hours work at the appropriate rate for each time the Employee is recalled. 10.7. Except where unforeseen circumstances arise, the Employee will not be required to work the full four hours if the job to be performed is completed within a shorter period. 10.8. The provisions of this clause do not apply in the following cases: a) where it is customary for an Employee to return to the Mine to perform a specific job outside the Employee's ordinary working hours; or b) where the overtime is continuous (subject to a reasonable meal break) with the end or start of ordinary working time. 	 OSP response Its positio the agree OSP acro already cl This prop Additiona guarantee amount th

- ion on a simple and safety net structure of ement is already clear
- a matter dealt with by a procedure outside of eement. The OS Employee Handbook for Personal Protective Equipment (PPE) ons which are largely consistent with that
- an employee requires additional PPE, they speak with their Line Leader.
- e reasons, OSP does not accept this I.
- be conducted in line with respective state gislation
- a choose to use their own GP and all s will be conducted in paid time for all
- ants (employee and GP
- -
- on on a simple and safety net structure of ement is already clear
- matter dealt with in accordance with the le state safety legislation. This is important OSP works across, and the Agreement different jurisdictions in Australia.
- reason, OSP does not accept this proposal.

ion on a simple and safety net structure of ement to maintain the competitiveness of ross different markets and industries is clear

posal as it is not in line with our objective. ally clause 7 of the proposed Agreement ees an annual salary higher than the that would have been payable to an

Clause No.	Current OS Production Draft EA	CFMMEU Claim from draft EA tabled 09 February 2021 and as amended	Current Position tabled up to and
		Call-back less than four hours 10.9. Overtime worked in the circumstances specified in this clause will not be regarded as overtime for the purposes of a rest period as set down in clause "Rest period after working overtime" if the actual time worked is less than four hours on any recall or on each of any recalls	employee roster the a guarant ⊙ According
			 Additional AWU of the Color with scheme the salary color at the EE OSP response – Its position the agree This is a minimate of the second the se
			 Additional Employ Higher du handbook Agreeme Higher du of time in OSP Response The OS E entitleme Second maintain not agree into the p In additio for period increase risk. For these
			 For the property

ee under the relevant modern award for the ey are working and this guarantee includes ntee for payment for any call backs. ngly, OS Pdoes not accept this proposal

claim –

will provide for an income protection that provides EEs with up to 52 weeks of ontinuance from the date of injury / illness Es normal salary plus bonus

ion on a simple and safety net structure of ement is already clear

matter dealt with outside of the Agreement

e reasons, OSP does not accept this I.

byee Bargaining Representative claim

uties allowance provision in Employee ok needs to be included in the Enterprise ent

luties allowance to cover the entire period n step up role

Employee Handbook speaks to ents offered during Step Up, Higher Duties idment arrangements. In seeking to a simple, safety net agreement, OSP does e to have the terms of such incorporated proposed Agreement.

on, any additional payment for higher duties ds of less than 90 days would significantly our costs and put our competitiveness at

e reasons, OSP does not accept this I.