

Date Location Attendees 6 May 2021 Videoconference via WebEx See Appendix 1

	Agenda Agenda				
1.	Introduction & agenda				
2.	Actions from last meeting				
3.	OS responses to proposals				
4.	Discussions on proposals				
5.	Logistics for next meeting				

Summary			
Introduction	OS shared the agenda for the meeting.		
Actions from last meeting	OS confirmed it had provided information following the previous bargaining meeting (see Appendix 4).		
	OS explained its position on Award classifications for determining minimum rates of pay under the proposed Agreement (see Appendix 2). Bargaining representatives asked questions regarding Trades Assistants and Future Fit Academy graduates. OS confirmed: • Trade Assistants are non-trade classification • OS will provide details of the qualifications employees obtain at the Future Fit Academies • OS will confirm whether different qualifications would classify employees as trade or non-trade.		
	OS advised it would update the drafting of Clause 7 – Remuneration to incorporate the classification table and would share the updated proposed Agreement with bargaining representatives. The AMWU pressed their position on salaries being included in the Agreement and expressed concern regarding contractual rates of pay being reduced. OS reiterated that it cannot legally reduce an employee's contractual salary without their consent.		
OS responses to proposals	OS restated its objectives of seeking to make a simple, safety net agreement for our national maintenance workforce. OS explained we are seeking an agreement that maximises flexibility and choice for our employees and will enable OS to remain cost competitive and continue to grow. OS provided feedback on the additional proposals received from bargaining		
	representatives (see highlighted sections of Appendix 5).		
Discussions on proposals	Discussions were held in relation to a number of specific proposals that had previously been tabled, including: • Issue resolution procedure		
	 Inclement weather Hours of work 		



	 Consultation Types of employment Annual leave Stand down OS and bargaining representatives have agreed to consider a number of points that were raised in relation to the above matters, and will respond at the next meeting. 	
Next meeting	The next meeting has been scheduled for 3 June 2021 via WebEx (video conference).	

	Actions				
Confirm meeting arrangements	OS	27 May 2021			
OS to update drafting of Clause 7 – Remuneration to include classifications table	OS	3 June 2021			
Provide details of qualifications obtained at the Future Fit Academies	OS	3 June 2021			
OS to see what can be shared in relation to costings for inclement weather	OS	3 June 2021			



Appendix 1

Attendance List			
Grant Costello	Manager Maintenance		
Rob Hannaford	Manager Maintenance		
Jessica Morkel	Principal Employee Relations		
Maryke Prinsloo	Specialist Employee Relations		
Jacob Boss	Blackwater - Mobile		
Trevor Hawken	Caval Ridge - Mobile		
Mark Argent	Port Hedland – Fixed Plant		
Shannon Raddon	Port Hedland – Fixed Plant		
Tyrell Clark	Port Hedland – Fixed Plant		
Michael Caskey	Saraji - Mobile		
Thomas Smyth	Saraji - Mobile		
Christopher Rudd	WA Fixed Plant - Pulleys		
Mark Malone	WA Fixed Plant - Pulleys		
Mitch Hughes	CFMMEU		
Steven Smyth	CFMMEU		
Kegan Scherf	AMWU (QLD)		
Jason Lipscombe	AMWU (QLD)		
David Buck	AMWU (WA)		
Renee Portland	AMWU (WA)		
Craig Thomas	ETU		
Shane Roulstone	AWU		



Appendix 2 – OS' position on award classifications for determining minimum rates of pay under the proposed Agreement

For the purpose of the Above Award Guarantee in this Agreement only, the minimum award wage rate level upon which an individual Employee's Annual Salary will be based is as follows:

EA classification of	Minimum award wage rate level		
Employee	Black Coal Mining Industry Award covered Employees	Mining Industry Award covered Employees	
Non Trades	Mine Worker	4	
Trades (0-2 years trade qualified experience)	Mine Worker – Advanced	6	
Trades (2+ years trade qualified experience)	Mine Worker - Specialised	7	

This table does not apply to Apprentices and Trainees.



Appendix 3 – Proposals provided by Employee Bargaining Representatives

Hi again Jes

One thing I wanted to ask is if The company would look at their proposed salary rates. After some research last night I was able to find The current median salary for level 6 trades working in coal mining is Sitting at around \$144500. If the company is willing to take another look at the proposed annualised salary I have prepared some points below to take into consideration.

CPI: The CPI measures the average change in prices over time that consumers pay for a basket of goods and services, commonly known as inflation. Essentially it attempts to quantify the aggregate price level in an economy and thus measure the purchasing power of a country's unit of currency.

Australia CPI Growth is forecast-ed to be 1.343 % in Dec 2021 as reported by International Monetary Fund. It records an increase from the last reported number of 0.745 % in Dec 2020. Looking ahead, Australia CPI Growth is projected to stand at 2.422 % in Dec 2025.

RBA Cash Rate: Slashed to an all time low of .10% creates the uncertainty of when will it increase on the back of Australia's souring house prices and ultimately creating increased repayments for mortgage holders.

Private Health Cover: From 1 April 2021, private health insurance will increase by a weighted industry average of 2.74%.

Many thanks

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From: Boss, Jacob < <u>jacob.boss@bhp.com</u>>

Sent: Thursday, March 11, 2021 10:10:36 AM

To: Morkel, Jessica <<u>jessica.morkel@bhp.com</u>>; Jason Lipscombe <<u>jason.lipscombe@amwu.org.au</u>>; Cassie Baynton <<u>cassie.baynton01@hotmail.com</u>>; Mitch Hughes <<u>M.Hughes@cfmeuqld.asn.au</u>>; matt.gallagher91@hotmail.com <<u>matt.gallagher91@hotmail.com</u>>; Jason Miller <<u>JasonMiller92@outlook.com.au</u>>; Anderson, Lori <<u>Jori.anderson@bhp.com</u>>; reece.fenech@gmail.com>; mitchell brotherton <<u>mitchell.brotherton1@gmail.com</u>>; dryan 25@yahoo.com.au>; Trev Spanner <<u>Jori.anderson@bhp.com</u>>; terry taylor <<u>Jori.anderson@bhp.com</u>>; superdanmanofsteele@hotmail.com
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; Paul@etuwa.com.au

Subject: Re: (INTERNAL) Outstanding Bargaining Information

Hi jess further to discussions yesterday regarding good faith bargaining can I request copies of any records from bargaining meetings were the company has provided counters offer To proposals put forward by union representatives. I spoke with team members from Blackwater yesterday an one of the most common questions were

Why are Bhp conducting surveys or requesting feedback on the proposed ea When all they can see from records of meeting published on the Bhp website the company has turned down almost all proposals, when the Unions proposals are Consistent with majority of responses employees have been giving in the feedback surveys.

Also in relation to a dollar amount for employees to live locally, from current research the average Camp accommodation room in the Bowen basin is Around \$170 per night. So I propose employees who choose to live local be compensated at a rate of \$160 per shift. Saves the company around \$1800 per employee per annum who choose not utilise camp accommodation. It also could encourage employees to live local which benefits the communities bhp operates at. This will Also provide improvement to the Bhp HSEC policy.

Many thanks

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Appendix 4 – Email correspondence to Bargaining Representatives regarding requests for information

Hi all

As requested at our last bargaining meeting, please see below the minimum EA salary (ie award + 5% under the 'above award guarantee') in the proposed Operations Services Maintenance Agreement for those who fall under the Mining Industry Award. The salaries have been provided for key rosters worked at our Western Australian deployments. We have provided indicative minimum EA salaries for all classifications, for the avoidance of doubt. Salaries include the industry allowance, first aid allowance and license allowance — electricians (trade only).

		NON-TRADE	TRADE
Roster	Classification	Minimum EA salary (5% above award guarantee)	Minimum EA salary (5% above award guarantee)
	Entry Level	\$82,591.51	\$86,618.33
	Level 1	\$86,484.20	\$90,511.03
0 days as C days aff 7	Level 2	\$89,670.97	\$93,697.80
8 days on, 6 days off, 7 nights on, 7 days off –	Level 3	\$92,293.00	\$96,319.82
12.5 hours shifts	Level 4	\$98,212.72	\$102,239.54
12.5 Hours silins	Level 5	\$104,354.31	\$108,381.13
	Level 6	\$109,275.64	\$113,302.47
	Level 7	\$113,561.64	\$117,588.47
	Entry Level	\$109,819.68	\$115,176.19
	Level 1	\$114,997.77	\$120,354.28
7 days on 7 sinhts on 7	Level 2	\$119,236.83	\$124,593.35
7 days on, 7 nights on, 7 days off – 12.5 hour	Level 3	\$122,724.67	\$128,081.18
shifts	Level 4	\$130,599.13	\$135,955.64
Sillits	Level 5	\$138,768.72	\$144,125.23
	Level 6	\$145,315.12	\$150,671.63
	Level 7	\$151,016.39	\$156,372.90
	Entry Level	\$76,476.04	\$80,204.52
	Level 1	\$80,080.33	\$83,808.80
7 d 7 d# 7	Level 2	\$83,030.98	\$86,759.46
7 days on, 7 days off, 7 nights on, 7 days off –	Level 3	\$85,458.74	\$89,187.21
12.5 hour shifts	Level 4	\$90,939.86	\$94,668.34
12.5 11001 511110	Level 5	\$96,626.41	\$100,354.89
	Level 6	\$101,183.12	\$104,911.60
	Level 7	\$105,151.57	\$108,880.04

Kind regards

locc



Jessica Morkel Principal Employee Relations Employee Relations, Minerals Australia



Classification: Internal

Hi all

As requested during last week's bargaining meeting, the domestic airlines which are enabled in the AMEX GDS (and therefore able to be booked for the purposes of salary sacrificing flights) are Qantas, Virgin Australia, Jetstar, Airnorth and REX.

Kind regards

Jess



Jessica Morkel Principal Employee Relations Employee Relations, Minerals Australia



Appendix 5 - OS Maintenance Agreement Proposals & Responses

Proposals highlighted in yellow represent those responded to during the meeting on 6 May 2021. Responses to all other proposals were provided during previous meetings.

Raised by	Proposal topic	Proposal description	Company's response
CFMMEU	Clause 2 -	CFMMEU	OS ACPM Pty Ltd has a national business model in
AMWU	Coverage	A Coal Agreement for OS production and maintenance	maintenance works across Minerals Australia. We employ
AWU		employees which covers and applies to:	only maintenance employees. We want an Agreement for
		 Employees who fall under Schedule A of the Black 	our workforce that covers our maintenance business across
		Coal Mining Industry Award	Australia and enables OS to provide consistency and
		 Unions 	certainty to our customers.
		 OS ACPM Pty Ltd & OS MCAP Pty Ltd 	
		AMWU (QLD)	Having multiple agreements would increase complexity and
		Three separate agreements covering maintenance employees	can reduce our flexibility, which could hinder our ability to
		based in QLD, NSW and WA respectively & OS ACPM Pty Ltd.	win future work packages and/or keep existing scopes of
		AMWU (WA)	work.
		A WA specific agreement covering maintenance employees	
		(excluding rail and port operations) & OS ACPM Pty Ltd.	Additionally, OS ACPM Pty Ltd and OS MCAP Pty Ltd are
		AWU	different business with different workforces and interests.
		Two separate agreements covering:	The CFMMEU's proposed scope requires OS ACPM Pty
		 Coal Maintenance 	Ltd to bargain for an agreement which includes
		 Metalliferous & other Non-Coal Maintenance 	classifications it does not employ and does not intend to
		 Covers OS employees engaged in maintenance 	employ. This significantly increases complexity for OS.
		 Covers relevant unions 	
		 Covers OS ACPM Pty Ltd 	For these reasons, OS does not accept any union proposal.
CFMMEU	Clause 3 -	Override and replaces the BCMI Award and all other	The proposal simply confirms the operation of clause three
	Relationship with	awards and instruments	of OS' proposed agreement. OS does not consider any
	Other Instruments and the NES	NES to apply	further amendments are required as this is already clear.



Raised by	Proposal topic	Proposal description	Company's response
CFMMEU AWU	Clause 4 - Term of Agreement	Maximum 3 year term Maximum 3 year term Maximum 3 year term Requirement to commence bargaining 6 months before nominal expiry	OS has proposed a four year term Agreement as permitted by the <i>Fair Work Act 2009</i> . Additional requirements such as commencing bargaining prior to the agreement's nominal expiry date do not meet our objective of agreeing a simple, safety net Agreement with our employees. For these reasons, OS does not accept this proposal.
CFMMEU AWU	Clause 5 - Types of Employment	 CFMMEU – QLD FT – 35 ordinary hours per week averaged over roster cycle PT – works less than an average of 35hrs per week, averaged over roster cycle Received on a pro rata basis, equivalent pay and conditions to those of FT employees who do the same work PT employee's arrangements to be agreed in writing between the Co and the employee All time worked in excess of mutually agreed hours will be OT and paid for as per rates in OT clause (10) AWU FT – 35 ordinary hours per week PT – proportional benefits and pay based on 35 ordinary hrs per week Temporary – fixed term or specified task, no longer than 12 months 	We believe the clause as currently drafted fairly reflects the industry conditions for OS' customers in accordance with our proposed scope for the Agreement and our current deployment locations. The clause as presently drafted does not leave any employee worse off compared to the reference awards – being the Black Coal Mining Industry Award and Mining Industry Award. To adopt the 35 ordinary hours across coal and non-coal operations may reduce OS' ability to be competitive in certain markets. Accordingly, OS does not accept this proposal.
CFMMEU AMWU	Clause 6 - Duties	The Company will not allocate tasks in a manner which promotes deskilling Employees will undertake training aimed at maintaining and enhancing work skills & performance Where employees are required to temporarily work away from their ordinary location, all time spent outside	OS is committed to the training and development of its employees. The clause relating to deskilling is too broad and ambiguous. OS has commitments to its customers and it is important to retain the right to allocate work in the way it deems appropriate in order to meet its obligations to its customers and remain competitive.



Raised by	Proposal topic	Proposal description	Company's response
		their rostered shifts travelling between home and the temporary location will be paid as if at work. Minimum of two weeks' notice to be provided in these circumstances. • Where the notice required is not available, then less notice may be given by agreement and the employee will be paid at overtime rates for all work from time of change of shift until the expiration of that notice period • Classification structure yet to be determined • Apprentices and Trainees may be employed by the Company under the Agreement. AMWU • Employees cannot be transferred without their consent and if the transfer does not result in the employee	The OS business model and our point of hire approach enables OS to transfer employees to other deployment sites as directed by the Company (in accordance with the point of hire in their Contract of Employment). This business model is part of what makes OS so unique and successful. The inclusion of any further restrictions on this would limit our flexibility. Additionally, flexibility to move between deployments is a benefit many OS team members enjoy. Clause 6.4 of the proposed Agreement already provides that Apprentices and Trainees may be employed by the Company under the Agreement. For the reasons outlined above, OS does not accept this proposal.
CFMMEU AWU	Clause 6.2 - Training	CFMMEU The Company shall provide relevant training and payment for the renewal of statutory licenses for all employees required to utilise these in the course of employment If an employee has to travel to attend training, the Company will provide a) transport, b) accommodation and meals, c) payment or TOIL; and d) payment or TOIL for travel time on RDO Where the Company requests or offers employees to undertake training outside of their normal shift, the employee will receive OT payment for the period of the training If training is conducted on a rostered shift, there will be no loss of pay for that day	We believe the current clause 6.2 of the proposed OS Agreement adequately covers the provision of, and support for, training. Where employees are requested to attend training for the purposes directly relevant to their employment, this will be managed on a case by case basis and in line with operational requirements. We do not consider that there is any requirement for the proposed agreement to be more prescriptive than already drafted. For this reason, OS does not accept this proposal.



Raised by	Proposal topic	Proposal description	Company's response
		AWU	
		Training requirements limited to training of other OS	
		employees	
CFMMEU AMWU	Clause 7 - Remuneration	CFMMEU	OS has sought to simplify the agreement by removing
AWU	Remuneration	Wages and annual increases to be included in	specific rosters and salaries. This reflects the size and
7,000		Agreement. Specific details yet to be tabled.	scale of the OS business today and that we now work
		AMWU Cuarantaad waxaa inaraana	across several different locations on many different roster arrangements including part-time and job share
		Guaranteed wage increases Defined beauty rate	arrangements. Attempting to capture all current
		Defined based hourly rate Defined a hift loading (girls a hift)	arrangements would be too complex and may reduce
		 Defined shift loadings (night shift) AWU 	flexibility (for both OS and OS employees) in the future.
		All classification rates, wages and salary bands to be included in the agreement Annual increases on commencement and on anniversary of agreement Employee Bargaining Representatives An increase to the proposed salary rates. Exact amount not specified however a figure of \$144,500p.a. for level 6 trades working in the coal mining industry was quoted.	Minimum wage increases under the EA are guaranteed insofar as they will increase relative to the annual review of minimum rates by the Fair Work Commission. Employees can access their contract of employment to understand their individual salary and any applicable allowances including night shift loading that might apply. With reference to increasing the proposed salary rates, the proposed agreement provides for the minimum salary an employee may be paid. Employees have a contractual salary which may be higher than the agreement minimum. OS is confident that proposed salary rates ensure employees will be remunerate fairly and competitively, by guaranteeing a salary which is 5% higher than that under the relevant modern award. All OS employees will have an annual salary review for their contractual salaries conducted to ensure our salaries remain market competitive. Prior to the annual salary review, OS reviews and considers external market data



Raised by	Proposal topic	Proposal description	Company's response
			which is factored into any decisions made regarding salary increases.
			For these reasons, OS does not accept this proposal.
CFMMEU AWU	Clause 7.4 - Overtime	Employees to have at least 10 consecutive hours off duty between the work of successive days Where an employee does not get a 10 hour rest between shifts, the employee will be released from duty until the employee has had 10 consecutive hours off duty with no loss of pay for the following shift If the employee is instructed to resume work without having had 10 consecutive hours off duty, the employee will be paid at OT rates until the employee is released from duty An employee who is recalled to work OT after leaving the mine will be paid for at least four hours work Employee will be paid \$15 meal allowance for meal breaks during non-rostered OT Proposal for OT rates yet to be determined AWU 10 consecutive hours off duty between work on successive days Minimum four hours work at OT rate to be paid for a call back	Clause 7 of the proposed Agreement guarantees an annual salary higher than the amount that would have been payable to an employee under the relevant modern award for the roster they are working and includes provision for regularly rostered overtime rates. There is clear provision for un-rostered overtime being at double time in clause 7.4. In addition, clause 9.5 and fatigue standards at the relevant deployment site provide for minimum breaks between times on site. The provisions of the NES override any provision in the Agreement in any event, this is also made clear in clause 3.3. For these reasons, OS does not accept this proposal.
		Paid meal breaks to be an entitlement for OTUnrostered OT to be paid at double time	
CFMMEU	Clause 8-	CFMMEU	Increasing superannuation contributions to 10% would
AMWU AWU	Superannuation	Default Super Fund to be Mine Super	increase our costs and may put our competitiveness at risk.



Raised by	Proposal topic	Proposal description	Company's response
		The Company's contribution on behalf of employees	Additionally, changing the default fund to Mine Super is not
		will be in accordance with the Superannuation	in line with our proposed scope.
		Guarantee (Administration) Act 1992	We believe the eleves as it is surrently drafted adequately
		An employee can request that the employee will forgo	We believe the clause as it is currently drafted adequately captures that superannuation will be paid in accordance
		part of their annual salary otherwise payable under this	with current legislation, including any legislated increases.
		Agreement and in lieu pay this amount in the	war carrette legiciation, morading any regionaliza mereasse.
		employees nominated superannuation fund AMWU	For these reasons, OS does not accept this proposal.
		Super payable on all regular rostered hours and bonus	
		at 10% and matching with any further legislated	
		increases.	
		AWU	
		Default fund to be traditional industry funds such as	
		Australian and Mine Super	
CFMMEU	Clause 9 - Hours	CFMMEU	The response to the proposal in relation to clause 5 also
AMWU AWU	of Work	Rosters and hours of work average of 35 ordinary	applies in relation to the matter relating to 35 ordinary hours
		hours per week, averaged over a roster cycle. Shifts will include handover at the start and end of each shift.	per week.
		 12.5hrs maximum rostered hours in any one shift and a 	OS agrees to update the drafting of clause 9 to reflect that a
		minimum break of 10 consecutive hours between shifts	minimum break of 10 hours will be provided between shifts,
		Start and finish times clause TBD	however we believe the clause as currently drafted
		Employees must receive one weeks' notice to change	otherwise adequately captures arrangements for hours of
		shift or their place on a roster, and four weeks' notice if	work, including specifying a maximum shift length of 12.5
		this change is to a non-continuous shift roster.	hours and that one week's notice will be provided in the
		Payment of OT will be given if less notice is given	event of a roster change, unless otherwise agreed.
		The Company may only introduce a new roster	Introducing new rosters by agreement only or specifying
		following consultation, and with the agreement of the	start and finish places by agreement may limit our flexibility,
		majority of affected employees	including in relation to meeting operational requirements for
		Consultation process yet to be definedRosters yet to be defined	the sites at which OS is (or may be) deployed.
		AMWU	
		Defined start and finish place	



Raised by	Proposal topic	Proposal description	Company's response
rtaioca by	Troposal topic	Rosters based on 35 ordinary hours per week, avg over roster cycle 12.5hr maximum rostered hours and a minimum break of 10 consecutive hours between shifts For residential & FIFO employees work is considered to have commenced at arrival at the workplace and considered finished on departure from the workplace For FIFO EEs travelling from home to work on the first day of a work cycle, work is considered to have commenced for the EE on boarding the aircraft for that day For FIFO EEs travelling from work to home on the last day of a work cycle, work is considered to have ceased for paid purposes when the EE has boarded the departing aircraft Change of shift only with one weeks' notice or by mutual agreement New rosters introduced only by agreement Start and finish places by agreement	In any event, OS has an obligation to consult with employees about changes to rosters or ordinary hours of work in accordance with clause 20 of the Agreement. Other than amending the minimum break time between shifts, OS does not agree to any further amendments to this clause in the Agreement.
CFMMEU AWU	Clause 9.6 - Meal breaks	 An employee is entitled to a meal break of 30minutes for each five hours worked An employee will not be required to work for more than 5 hours without a meal break Where an employee will work for more than 5 hours without a break, the employee will be paid for any work beyond 5 hours at the applicable OT rate until a meal break is taken Time taken to travel to or from the place of designated crib will be counted as time worked 	OS agrees to update the drafting of this clause to reflect that employees will be entitled to a 30 minute break for every five hours worked, and that employee's will not be required to work more than five hours without a break. Clause 7 of the proposed Agreement guarantees an annual salary higher than the amount that would have been payable to an employee under the relevant modern award for the roster they are working, which would include paid meal breaks if applicable.



Raised by	Proposal topic	Proposal description	Company's response
		Entitlement to 30minute crib break every 5 hours	Other than amending meal break timings as outlined above,
		worked	OS does not agree to any further amendments to this
		 No employee will be required to work more than 5 	clause in the Agreement.
		hours without a break for crib	
		All breaks to be counted as time worked	
CFMMEU AMWU ETU AWU	Clause 10 - Public Holidays	Employees to be entitled to have all gazetted Public Holidays off without loss of pay The Company may make reasonable requests for employees to work on PHs (except Christmas & Boxing Day) Christmas & Boxing day (25 and 26 December) shall be nonworking days, however the Company may call for volunteers to work on those days Travel obligations for mid-swing days off to be determined Employees who work on a PH are to be paid double time for work performed during ordinary hours, and treble time for work in excess of their ordinary hour AMWU Employees will not be required to work Christmas/Boxing Day unless through a volunteer process Triple the ordinary rate will apply for working these dates. All other PHs when rostered to work also at triple the ordinary rate Any employees required to work for genuine operational reasonable paid triple time for duration of shift	OS pays market competitive salaries, which our proposed Agreement guarantees are in excess of relevant Awards, which already financially compensate for where employees are required to work public holidays including Christmas and Boxing Day. In addition, OS works 24/7 rosters. To meet our plans and commitments to our customers, we need rostered shifts to continue over Christmas and Boxing Day. For these reasons, OS does not agree to the proposal.
		Christmas and Boxing Days (25 and 26 December) shall be non-working days, observed from the	



Raised by	Proposal topic	Proposal description	Company's response
		commencement of night shift prior to Christmas Day	
		(6pm on the 24th of December) for a period of 48	
		hours.	
		AWU	
		Employees have an entitlement to all gazetted PHs off without loss of pay.	
		without loss of payCompany may make reasonable requests for	
		employees to work PHs	
		25 and 26 December are nonworking days, however	
		employees may volunteer to work	
		All time worked on a PH and nonworking day to be	
		paid at double time	
		Where an employee is rostered off, the employee to be	
		paid at base rate for the PH	
CFMMEU	Clause 11 -	CFMMEU	Employees' entitlement to annual leave is in accordance
AWU	Annual Leave	 Employees working a seven day roster, or a roster 	with the NES.
		which requires ordinary shifts on PHs and not less than	
		272 ordinary hours per year on Sundays is entitled to	Clause 11.4 is clear that annual leave is paid at the
		annual leave at the rate of six weeks per year	Employee's Annual Salary Rate. This is also applicable to amounts cashed out.
		5 weeks for other workers Applied leave can be taken at any time with minimum.	amounts cashed out.
		 Annual leave can be taken at any time with minimum 14 days' notice 	OS agrees to update the drafting of clause 11 to include
		Annual leave to be paid at total salary, both when	any payment of annual leave on termination will be paid at
		taken and at end of employment for any untaken	an Employee's Annual Salary Rate.
		annual leave	
		AWU	Overall, the proposals put forward are consistent with the
		6 weeks for seven day roster workers	terms of the Agreement and with the exception of clarifying
		5 weeks for other workers	annual leave paid on termination will be at Annual Salary
		 AL to be paid at total salary, both when taken and at 	Rate, OS does not agree to any further amendments to this
		end of employment for any untaken annual leave	clause.



Raised by	Proposal topic	Proposal description	Company's response
CFMMEU	Clause 12-	CFMMEU	Clause 12 of the proposed Agreement provides for
AMWU	Personal / Carer's Leave	 Entitlement to 10 days at commencement of employment and annually, on each anniversary of commencement Available for personal illness or injury, and/ or providing care and support to a member of immediate family or household because of a personal illness or injury. Payment to be made as if at work, including bonus An additional day of paid leave will be granted where an employee is required to travel in excess of 400kms to their place of residence In the event an employee has exhausted their leave entitlement, the employee may take unpaid leave as required On termination, employees will be paid the rate they would have otherwise received if they were at work, including bonus, for any untaken leave accruals AMWU Sick leave to be paid out on termination of employment Ability to salary sacrifice sick leave on your anniversary of commencement, provided a bank of 12 months accrual remains 	personal/carer's leave in accordance with the NES, which provides for annual entitlements and definitions of personal leave and carers leave. OS does not accept the proposal for additional paid leave for travel as this would increase our costs. OS is considering agreeing to include a provision in the proposed Agreement for paying out accrued but untaken entitlements to personal/carer's leave upon termination of employment but in limited circumstances – such as those prescribed by the Black Coal Mining Industry Award. No final decision on this has been made at this time.
		AWU	
		 Entitlement to 15 days at commencement of employment and annually, on each anniversary of commencement Available for personal illness or injury, and/ or providing care and support to a member of immediate family or household. Payment made at total salary rate. Notice requirements to be reasonable 	



Raised by	Proposal topic	Proposal description	Company's response
		 Availability of unpaid personal leave – two days per each occasion Additional day of paid leave (without deduction) where an employee is required to travel from site to residence while on or for personal leave. 	
CFMMEU AWU	Clause 13 - Compassionate Leave	 Employees will be entitled to compassionate leave in accordance with the Act Additional day of paid leave will be granted where an employee is required to travel in excess of 400kms from their place of residence Emps will be paid as if they were at work, including bonus, while on compassionate leave AWU In accordance with the NES Additional day of paid leave (without deduction) where an employee is required to travel from site to residence while on or for compassionate leave. Total salary to be paid while on compassionate leave. 	The minimum entitlement to Compassionate Leave is in accordance with the NES. OS agrees to update the drafting of clause 13 to include that Compassionate Leave will be paid at an Employee's Annual Salary Rate. The OS Employee Handbook provides that employees may be eligible "for at least 2 and up to 5 days of paid compassionate leave per occasion" but OS will assess additional paid compassionate leave beyond the NES entitlement in its absolute discretion and on a case by case basis. Other than clarifying Compassionate Leave will be paid at Annual Salary Rate, OS does not accept any further amendments to this clause.
CFMMEU	Clause 14 – Parental Leave	Current policy provision to be substance of Agreement clause	The entitlement to paid parental leave is derived from a wider BHP Group policy and OS does not agree to have the terms of such incorporated into the proposed Agreement. On this basis, OS does not accept the proposal.



Raised by	Proposal topic	Proposal description	Company's response
CFMMEU	Clause 15 - Long	CFMMEU	For simplicity, OS has proposed a long service leave clause
AWU	Service Leave	 An employee is to be paid for LSL as if they were at work, including bonus, in their normal pay period at the time the leave is taken LSL may only be taken in a single continuous period of at least 14 days LSL can be taken at any time provided that reasonable notice is given by the employee and the operations of the Mine will not be affected by the granting of leave Where an employee applies to take leave in multiple applications in combination with a period of RDOs for a single continuous period, they will only receive payment for the LSL component AWU In accordance with state and territory LSL acts or eligible at 7 years whichever is better for the employee Payment made at total salary 	which provides the entitlement in accordance to the applicable State legislation. This is important because OS works across, and the Agreement covers, different jurisdictions in Australia. We believe the clause as currently drafted adequately captures arrangements for long service leave. For these reasons, OS does not accept the proposal.
CFMMEU	Clause 16 -	CFMMEU	Entitlements above the NES are dealt with by a procedure
AWU	Community Service Leave	 In accordance with NES Employees attending jury duty will be paid on a no loss of earnings basis for the period of jury service, and will refund the Company any amount they receive for attending Employees required to attend to emergencies as part of voluntary work (ie SES, fire brigade, ambulance etc) during the course of their work, shall be paid as if they were at work Maximum 10 consecutive working days each year granted to those eligible for Military Leave, and will be paid on a no loss of earnings basis Other reserve commitments will be in employees own time, however employees may be granted LWOP when 	outside of the Agreement. The OS Employee Handbook and the Human Resources Policy Schedule – Public Service Leave – Australia provides for above NES community service leave entitlements. As this is already provided to Employees as a matter of policy, OS does not accept the proposal.



Raised by	Proposal topic	Proposal description	Company's response
ETU	Clause 17 – Leave to deal with Family and Domestic Violence	such commitments fall on a day they are rostered to work Councillors allowed up to two shifts per month to attend Council meetings, and will be paid on a no loss of earnings basis AWU In accordance with NES, plus: Employees to be paid at total salary for period of jury service, and to refund to company any amount paid for attending jury duty Employees attending emergencies for SES, fire brigade, ambulance etc when would otherwise be working to be paid on a no loss of earning basis. ETU Employee absent from work because of a family crisis entitled to leave up to one day on each occasion without loss of pay or leave entitlements 10 days paid leave for each 12 months of service to deal with family and domestic violence Leave does not accumulate year to year Evidence & confidentiality requirements	This is a matter dealt with by a policy outside of the Agreement. The BHP Family and Domestic Violence Support Policy provides paid entitlements which are more generous than those proposed, including leave entitlements, emergency accommodation and emergency financial support where an employee is impacted by family and domestic violence. OS Employees have access to the benefits of this policy that applies to employees in the wider BHP group globally. As this is already provided to Employees as a matter of policy, OS does not accept the proposal.
CFMMEU AMWU ETU AWU	Clause 18 – Issue Resolution Procedure	CFMMEU Full draft clause provided. As a summary: Deals with all matters relating to employment, even if not dealt with in agreement Status quo until dispute resolved Representation at all levels	The current union proposals would add unnecessary complexity, reduce flexibility and increase OS' costs. We believe the clause as currently drafted balances the rights of the employer and employee, sets out a fair issue resolution process and is consistent with our objective to deal with matters at the local level to the maximum extent possible.



Raised by	Proposal topic	Proposal description	Company's response
		 Matters to be dealt with at appropriate level without 	Where an employee takes issue with a matter in relation to
		undue involvement of those not directly involved	their employment (rather than a matter arising under the
		 Conciliation and Arbitration available at FWC (or other 	Agreement or the NES), OS has other defined processes to
		arbitrator/mediator/ conciliator by agreement)	seek resolution.
		 FWC decision binding on parties and those bound by Agreement 	On this basis, OS does not accept the proposal.
		 Company to pay employees on a "without loss of pay" 	
		basis to attend all proceedings (other than directions	
		hearings), incl travel and accommodation and meals.	
		AMWU	
		 Issues may be escalated to the FWC for arbitration 	
		without consent of both parties	
		 Any party to the Agreement can raise an issue under 	
		the issue resolution clause	
		 Issues can be raised in relation to matters under the 	
		NES, Agreement and as they arise in the course of	
		employment.	
		ETU	
		Full draft clause provided. As a summary:	
		 Deals with disputes arising under Agreement. NES or 	
		in the course of employment	
		 5 step process 	
		 Either party may refer to FWC arbitration 	
		AWU	
		 Deals with all matters relating to employment, even if not dealt with in agreement 	
		Status quo until dispute resolved	
		Representation at all levels	
		Matters to be dealt with at appropriate level without	
		undue involvement of those not directly involved	
		Conciliation and Arbitration available at FWC (or other	
		arbitrator/mediator/ conciliator by agreement)	



Raised by	Proposal topic	Proposal description	Company's response
		 FWC decision binding on parties and those bound by Agreement Company to pay employees on a "without loss of pay" basis to attend all proceedings (other than directions hearings), incl travel and accommodation and meals. 	
CFMMEU	Clause 19 - Individual flexibility	Full draft clause provided. As a summary: • IFAs to cover cashing out of annual leave, parental leave arrangements, flexible work arrangements that facilitate workplace diversity, job share arrangements & taking annual leave over longer periods than an employee's accrued entitlement.	In line with our objective of seeking to make a simple, safety net agreement with our employees, OS will adopt the model clause as set out in the <i>Fair Work Act 2009</i> . Accordingly, OS does not accept this proposal.
CFMMEU ETU	Clause 20 – Management of change / Consultation	CFMMEU Model clause ETU Full draft clause provided as per Record of Meeting 17 February 2021 Appendix 2.	The ETU's proposal is not in accordance with our objective of seeking to make a simple, safety net agreement with our employees to maintain the competitiveness of OS across different markets and industries. We believe the clause as currently drafted adequately deals with consultation by referring to the process to be followed to be in accordance with the process that is prescribed in model consultation term in the <i>Fair Work Regulations 2009</i> . This is consistent with the CFMMEU's proposal.
CFMMEU AMWU AWU	Clause 21 - Redundancy	When the Company is considering redundancies, the Company will first: Consider reducing the number of labour hire employees and contractor employees across the operation where the work performed is not considered specialist work Following this, the Company will offer voluntary redundancies	With respect to: Redeployment / transfer – the OS business model and our point of hire approach enables OS to seek alternative employment for employees in the event of redundancy – this seeks to also provide as much certainty as possible to employees about ongoing employment. Voluntary redundancy (VR) – enabling VRs where alternative employment opportunities exist would



Raised by	Proposal topic	Proposal description	Company's response
		Where a surplus of employees still exists, and cannot	increase costs and may hinder OS meeting its
		be addressed through natural attrition, the surplus will be addressed by:	contractual obligations.
		Redeployment of employees to another task	We believe the clause as currently drafted adequately
		within the operation; and	addresses redundancy including providing severance pay
		Transfer of employees to another operation.	which is largely consistent with that proposed.
		 After all the above steps have been taken, the 	
		Company may implement forced redundancies. The selection method for forced redundancies will take into	For these reasons, OS does not accept this proposal.
		consideration skills mix, individual skills and	
		proficiency, employment record/services and	
		performance Severage pay following termination of Employment for	
		 Severance pay following termination of Employment for redundancy is equal to three weeks' pay (at the rate 	
		the employee would have received if at work, including	
		bonus) for each completed year of service	
		Minimum payment due to employees is four weeks'	
		pay	
		AMWU	
		 The implementation of a redundancy scheme specific for OS employees 	
		AWU	
		Provision of voluntary redundancies in the first instance	
		with retraining and redeployment obligations	
CFMMEU	Paid suspension	CFMMEU	This proposal is not in line with our objective of seeking to
AWU		In circumstances where an employee's conduct may	make a simple, safety net agreement with our employees to
		lead to disciplinary action, the Company may suspend	maintain the competitiveness of OS across different markets and industries.
		the employee without loss of pay during the investigation	mainets and mudsules.
		The appropriate period of any suspension will be	Additionally, section 524 of the Fair Work Act 2009 provides
		determined by the Company	protections in relation to periods of stand down without pay
			- this does not include circumstances of suspension during



Raised by	Proposal topic	Proposal description	Company's response
		The employee will be notified in writing by the	an investigation. OS' practice is to stand down any
		Company of their suspension and any progress	Employee who is being investigated (and where warranted)
		updates of the investigation to be provided on a regular	on full pay. As a matter or procedural fairness, OS
		basis (minimum weekly)	employees are entitled to have a support person present in
		The Company will provide reasonable noticed of any	all investigation / disciplinary meetings.
		meetings the employee is required to attend, and will	
		arrange return transportation between their place of	For these reasons, OS does not accept this proposal.
		residence and the mine for attendance at these meetings	
		Employees entitled to a representative during any meeting	
		AWU	
		Any suspension to be without loss of pay during	
		investigation.	
		Entitlement to representative during all related	
		meetings.	
CFMMEU	Stand down	CFMMEU	OS will consider periods of stand down in accordance with
AWU		The Company may stand down an employee for part or	524 of the Fair Work Act 2009.
		all of the shift in circumstances such as refusal of duty,	
		neglect of duty, misconduct or if the employee cannot	Accordingly, OS does not accept this proposal.
		be usefully employed in the employees usual	
		classification because of industrial action	
		In addition to those circumstances above the Company	
		may stand down an employee because of a breakdown	
		of machinery or equipment that has lasted for more	
		than four consecutive working days, or a stoppage of	
		work for any cause that has lasted for more than 14	
		consecutive days	
		The Company will take all reasonable steps to	
		minimise the need for standing down employees,	
		including where practical, carrying out training	



Raised by	Proposal topic	Proposal description	Company's response
Raised by	Proposal topic	Proposal description Employee s who have been stood down may request to take outstanding leave entitlements, and in the absence of any available leave entitlements, may be stood down without payment Any employee stood down under this clause will continue to have their service recognised for the purposes of continuous service AWU Limited to machinery break down or stoppage for any cause of 10+ consecutive days Company to minimize any requirement for stand down through providing training;	Company's response
		 Employees can take any outstanding leave entitlements or LWOP; Any period of stand down is treated for all purposes, other than payment of wages, as having continuity of service and employment. 	
CFMMEU AMWU AWU	Transport and accommodation	 For employees who commute, the Company to provide transport outside working hours in line with nominated commute work patters from nominated locations, at a minimum, Brisbane and Cairns to the village, (and return) as well as from the village to the mine (and return) during the roster period For employees who reside in the community, the Company will provide transport from the village to the mine (and return) Where an employee fails to access the company supplied transport at the nominated time and location, an employee will not be paid for any shifts or hours missed as a result, and this may result in disciplinary action against the EE, unless the employee can 	This proposal would significantly increase costs and put our competitiveness at significant risk. OS offers competitive remuneration and flexible living options to our employees and does not operate a fly in, fly out model. Prospective OS employees are encouraged to carefully consider this prior to accepting employment with OS. With respect to permanent rooms, individual camps operate under different contracts. For the majority of the OS workforce, 'back to back' rooms are provided to maximise accommodation utilisation and minimise costs. We are unable to offer permanent rooms to all OS employees due



Raised by	Proposal topic	Proposal description	Company's response
		demonstration that the failure was not reasonably	to differing camp arrangements and the increased costs this
		within their control	would add.
		 If the employee is required to work extended hours and 	
		misses the opportunity for company supplied transport,	With respect to the ability to salary sacrifice Alliance flights
		the Company will arrange transport for the employee	in/out of Moranbah, the salary sacrifice policy only allows
		 Employee receives no payment for travel under this 	automatic bookings to be made directly in the Amex Global
		clause	Business Travel portal GDS (global distribution system).
		 Non-share village accommodation, including three 	GDS is a requirement as part of BHP and ATO process for
		meals per day will be supplied by the Company for the	Salary Sacrifice. Alliance Airlines is not set up to load their
		employee's roster period at no cost to the employee	flights in the GDS. For smaller airlines, having their airfares
		 Accommodation allowance yet to be determined for 	loaded in the Amex Global Business Travel portal GDS is a
		individuals who reside in the local community	complex set up process and can take some time to
		AMWU (QLD)	implement. It is up to the individual airline to have their
		 OS to pay for employees' flights to and from work. 	airfares loaded in the GDS and manage any supporting
		Where an employee cannot get a flight to their point of	processes. OS is working with Alliance to encourage them
		hire within 12 hours after the cessation of their final	to add their flights to the GDS, however this is out of our
		shift; OS will pay ordinary time until the employee	control to manage.
		arrives back at their point of hire.	Maria and the second
		 Housing allowance for Moranbah, Dysart and 	With respect to employees who chose to live locally being
		Blackwater residences.	paid a residential allowance in lieu of utilising village
		AMWU (WA)	accommodation, supply of village accommodation forms
		 Permanent rooms for employees based at Newman 	part of the contractual arrangement between OS and the
		and Port Hedland.	assets we service. This means OS is not in a position to
		AWU	'liquidate' the costs associated with village accommodation
		For commute: Occurrence to the control of the	and pay this as an allowance. Further, it is a fundamental part of the OS model that employees are able to live where
		 Company to provide free of charge transport in 	they choose. With this in mind, OS does not agree to fund
		line with nominated commute work patters	accommodation for some employees who elect to live in a
		from nearest state capital or regional city	particular location.
		(Perth to site) and Cairns to village, and village	particular location.
		to mine	For these reasons, OS does not accept this proposal.
		Non-share village accommodation;	. S. aloso rodostio, Go doso not dosopt and proposal.
		 Supply of three meals per day; 	



Raised by	Proposal topic	Proposal description	Company's response
CFMMEU	Inclement weather	For residential: Company to provide transport from village to the mine; Residential allowance payable Where an employee works extended hours affecting ability to access company supplied transport, company will arrange alternate transport. Employee Bargaining Representatives Permanent rooms in camp Paid travel time for FIFO employees in the Black Coal Mining Industry Rent assistance for those who elect to live in local communities. Specifically, employees who elect to live locally be paid \$160 per shift in lieu of utilising a camp room. Ability to salary sacrifice Alliance flights in/out of Moranbah CFMMEU Full draft clause provided as per Record of Meeting 17 February 2021 Appendix 3. AWU If wet or dangerous weather prevents normal work or results in a shut down then Employees to undertake alternate duties or training or, if training or alternate duties is unavailable will wait in readiness and continue to be paid if wet weather prevents normal work Applies if employees isolated in camp or local community while on roster. If unable to return to camp or local community for any time outside normal rostered shift length, employee to be paid applicable overtime rate.	This proposal is not in line with our objective of seeking to make a simple, safety net agreement with our employees to maintain the competitiveness of OS across different markets and industries and may increase costs. OS has a custom and practice of enabling employees who are at work during inclement weather to complete alternative tasks such as training. Where employees cannot get to work due to inclement weather, they are enabled to take annual leave if they desire. For these reasons, OS does not accept this proposal.



Raised by	Proposal topic	Proposal description	Company's response
		If wet weather prevents travel between camp and 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 Commute employees unable to return to place of residence due to weather will be provided accommodation in the local community and alternative travel arrangements.	
CFMMEU AMWU	Accident pay	 GFMMEU 39 weeks from date of injury of employee's salary plus bonus; Further 39 weeks, 80% of salary plus bonus, or 35 hour rate at ordinary time plus bonus, whichever is greater. Part of week incapacity results in pro-rata payments based on above. Intermittent absences from one injury to be cumulative. Company not to seek to remove itself from jurisdiction of CMSH Act 1999 (Qld) and Workers' Compensation and Rehabilitation Act 2003 (Qld). AMWU Accident pay in the agreement that reflects 78 weeks paid as if at work (no loss of earnings). 	Entitlements of this nature are dealt with by a procedure outside of the Agreement. The OS Workers' Compensation Policy provides up to 78 weeks' worker's compensation payments: • First 39 weeks at 100% of your normal weekly pay; • Further 39 weeks at 85% of your normal weekly pay. This is more generous than the accident pay entitlements set out in the Black Coal Mining Industry Award. For these reasons, OS does not accept this proposal.
CFMMEU AWU	Call backs	CFMMEU Call back provisions have been provided for in Clause 10 - Overtime of the CFMMEU – QLD's draft Agreement (Record of Meeting 17 February 2021 - Appendix 3) AWU	This proposal as it is not in line with our objective of making a simple, safety net agreement with our employees to maintain the competitiveness of OS across different markets and industries. Additionally clause 7 of the proposed Agreement guarantees an annual salary higher than the amount that would have been payable to an



Raised by	Proposal topic	Proposal description	Company's response
		Minimum four hours work at OT rate to be paid	employee under the relevant modern award for the roster
		If job can be performed in less time, no requirement to	they are working and this includes a guarantee for payment
		work the full four hours	for any call backs.
		 Exception being if customary to return to work to 	
		perform a specific job outside ordinary working hours,	Accordingly, OS does not accept this proposal.
		or OT is continuous with ordinary working time (subject	
		to breaks)	
		Paid meal breaks to be an entitlement for OT	
		Unrostered OT to be paid at double time	
CFMMEU	Work clothing	CFMMEU / AWU	This is a matter dealt with by a procedure outside of the
ETU AWU		At commencement:	Agreement. The OS Employee Handbook provides for
AVVO		o 5 x shirts	Personal Protective Equipment (PPE) allocations which are
		 5 x trousers or 5 x overalls 	largely consistent with that proposed.
		o 1 x safety boots	Miles and the second second life and BBE are also life of
		o 1 x winter jacket	Where an employee requires additional PPE as a result of
		o 1 x light / spray jacket	their work clothing getting excessively soiled in the course
		Prescription safety glasses (and spare	of their role, they should speak with their Line Leader. For these reasons, OS does not accept this proposal.
		glasses) as required • Items replaced on fair wear and tear basis, incl when	For these reasons, OS does not accept this proposal.
		damaged, destroyed or lost, at no cost to Employee	
		Entitlement to six additional items of industrial outer	
		clothing annually	
		"annual basis" means one year from the anniversary	
		of an Employee's commencement date with the	
		Company	
		ETU	
		As above and:	
		The Company will provide for soiled clothing to be	
		replaced where excess soiling occurs during the	
		Employees rostered shifts.	
		The Company will continue to provide overalls for	
		excessive soiled tasks.	



Raised by	Proposal topic	Proposal description	Company's response
		The Company will use its best endeavours to source	
		the above work clothing from a suitable Australian	
		clothing company.	
CFMMEU AWU	Medicals	 Upon notification by the Company, employees will be required to undertake a statutory health assessment in accordance with sections 46 and 47 of the CMS&H Act Where practicable, statutory health assessments will take place during rostered working hours. Where this is not practicable, a payment equivalent to one hour OT will be made to an employee who participates in a statutory health assessment on a rostered day off. Extra payment equivalent to 30min OT will be paid where an x-ray is required Attendance at a health assessment is not considered time worked Where the Company has provided reasonable prior notification to the employee that their statutory health assessment is expiring, the employee will not be able to access the Mine site and will not be paid until the next rostered shift worked an updated statutory health assessment form has been received by the Company The Company will ensure that all necessary costs are met prior to an employee attending Statutory Health Assessment 	This is a matter dealt with in accordance with the applicable state safety legislation. This is important because OS works across, and the Agreement covers, different jurisdictions in Australia. For this reason, OS does not accept this proposal.
		 AWU Will only be conducted in line with respective state 	
		safety legislation	
		Employees can choose to use their own GP and all	
		medicals will be conducted in paid time for all participants (employee and GP)	



Raised by	Proposal topic	Proposal description	Company's response
CFMMEU	Representatives	CFMMEU	The issue resolution procedure set out in clause 18 already
AWU	Representatives	 An employee may nominate a representative of their choice to represent them in relation to matters arising under this Agreement or in the course of their employment. Where the Company calls a meeting requiring the attendance of a particular employee, the Company will advise the employee of the purpose of the meeting to allow the employee to nominate a representative The Company will consult the employee and their representative to arrange a mutually convenient time The representative will make every reasonable effort to attend the meeting Acknowledgement of the right for workplace representatives to be able to assist and represent members about all employment matters with no loss of 	makes it clear that an employee is entitled to a support person / representative. For matters outside of the issue resolution procedure in the proposed Agreement, employees are offered and entitled to have a support person (which may be a union representative) in appropriate circumstances. OS recognises that union officials/delegates may act in the capacity of support person / representative. We consider this is already adequately provided for and, on this basis, OS does not accept this proposal.
CFMMEU	Bonus	pay CFMMEU	A fixed bonus would significantly increase our costs, and is
AMWU AWU	Bonus	Bonus to be included in the Agreement. AMWU \$15,000p.a. fixed bonus, paid weekly. AWU Principles of the bonus system to be referenced in the Agreement.	not referable to seeking to reward individual performance and effort. OS employees are already eligible to participate in the OS Short Term Incentive Scheme. This is a performance-based bonus which rewards individual effort and excellence. For these reasons, OS does not accept this proposal.
ETU	Electrical safety representatives	The Electrical Tradespeople employed at the Mine will annually elect one permanent Electrical Tradesperson who will be designated the "Electrical Safety Representative". This appointment shall be notified in writing, to the Site Senior Executive.	If applicable, this role is met by the host sites where OS is deployed in Queensland. Additionally, this is specifically related to coal mining only, which is misaligned with our proposed scope of a national Agreement.



Raised by	Proposal topic	Proposal description	Company's response
Raised by	Proposal topic	Each Electrical Safety Representative shall, where required, be given the necessary time to: (a) Confer with the Electrical Inspector of Coal Mines whilst this inspector is on site; and (b) Accompany this Inspector on any inspection on site; and (c) Following notification, be permitted to inspect the scene of any onsite electrical accident/incident. The relevant Supervisor shall be notified of this request by the Electrical Safety Representative. The Company will approve training leave for the Electrical Safety Representative of the Mine to attend an approved annual Electrical Safety Conference	On this basis, OS does not accept this proposal.
ETU	Licenses	The Company shall provide the relevant training and payment for the renewal of all statutory licences and/or competencies, inclusive of High Voltage Switching Course and Refresher for all Engineering Employees required to utilise such licenses in the course of their normal employment with the Company.	This proposal is not in line with our objective of having a simple, safety net agreement. OS has a custom and practice of reimbursing training and license costs where the training and / or license is required for an employee to fulfil their role. Accordingly, OS does not accept this proposal.
AMWU	Maintenance Allowances	AMWU Tool and trade allowance ETU General Maintenance Allowance Employees who work in the Maintenance Department will be paid a Maintenance Allowance of \$2,000 per year. 2. Tool Allowance Employees who work in the Maintenance Department and who are required by the Company to provide their own tools will be paid a Tool Allowance of \$2,000 per year. 3. Electrical Licence Allowance: Employees who are:	 This proposal would increase our costs and may put our competitiveness at risk. With respect to: A maintenance / electrical license allowance: OS considers the remuneration maintenance personnel, including electricians, receive adequately compensates them for their skills, experience and the nature of their work. A tool allowance: While there has previously been differing positions on tooling based on deployment site, moving forward all tooling will be supplied to employees by OS, which we are in the process of rolling out. This will also negate the requirement for employees to provide their own tools. Salaries



Raised by	Proposal topic	Proposal description	Company's response
		licensed electricians; and	currently paid to relevant OS employees provide
		required to perform electrical work; and	compensation for any applicable tool allowance
		are required to hold and maintain an electrical license recognized by the Electrical Safety Office; and	under a relevant award. If an employee does not have the required tools to perform their role, they should speak with their Superintendent.
		appointed by the Electrical Engineering Manager,	Should speak with their Superintendent.
			For these reasons, OS does not accept this proposal.
		Shall be paid an Electrical Licence Allowance of \$2,000 per year.	
ETU	Pandemic leave	 In the event of a pandemic effecting the workplace (or an Employee/ or Employees of the workplace) and where the Employee/s cannot access the workplace for their rostered shifts, the Employee will have access to 10 days of Paid Pandemic Leave. This leave is not cumulative and does not come out of the Employee's accrued entitlements (Annual Leave, Personal/Carer's Leave etc.) and can only be accessed once the Employee has provided the sufficient evidence required. 	This proposal would increase costs and limit our flexibility to respond to a pandemic depending on its unique circumstances. Throughout the course of the COVID-19 pandemic, OS responded in a way which provided support to employees that was more generous than required, including enabling employees deemed to be at high risk if they contracted COVID-19 to be absent from the workplace but paid as if they were at work for an extended period. We will continue to assess OS' response to the COVID-19 pandemic (or any pandemic) and the impact to employees as appropriate. This is in OS' interest to ensure business continuity in any event. For these reasons, OS does not accept this proposal.
AWU	Income Protection	The Company will provide for an income protection scheme that provides employees with up to 52 weeks of salary continuance from the date of injury / illness at the employees normal salary plus bonus The income protection provisions can only be	This proposal to provide for this type of insurance on behalf of Employees would significantly increase costs and put our competitiveness at significant risk. For these reasons, OS does not accept this proposal.
		 accessed after the employee has exhausted all personal leave entitlements The Company not to seek to remove itself from the relevant jurisdiction of the state workers compensation schemes where the Company operates 	