Comparison of the Proposed Agreement and BHP Billiton Nickel West Northern Operations Region Safety Net Agreement 2012

Purpose

The table below summarises and explains the terms of the Operations Services Maintenance Agreement (**Proposed Agreement**) as compared with the *BHP Billiton Nickel West Northern Operations Region Safety Net Agreement 2012* (**Nickel West Agreement**). The table below is intended to assist in understanding how the conditions contained in the Nickel West Agreement compare to those in the Proposed Agreement.

This document should be read together with the other explanatory documents made available including comparisons with the National Employment Standards, Mining Industry Award and Black Coal Mining Industry Award.

Context

There are employees who may be subject to an enterprise agreement that has transferred with them to the Company as part of a transfer of business under Part 2-8 of the *Fair Work Act 2009* (Cth) (**FW Act**). All of the enterprise agreements have reached their nominal expiry date, so if the Proposed Agreement is approved by the Fair Work Commission it will apply instead of any of those enterprise agreement when it commences operation.

If one of these agreements applied to you during a prior period of employment with another BHP group company or a third party contractor to BHP (**old employer**), then that agreement may still apply to your employment with the Company. The agreement would still apply to your employment if the requirements of section 311 of the FW Act are met:

- your employment with the old employer was terminated;
- within 3 months after termination, you became employed by the Company;
- the work you perform for the Company is the same or substantially the same as the work you performed for the old employer (transferring work);
- there is a connection between the Company and the old employer of one or more of the following types:
 - o if the old employer was part of the BHP Group when you commenced employment with the Company; or
 - if the Company or another BHP Group company had previously outsourced the transferring work to your old employer or an associated entity of your old employer, and ceased to outsource that work; or
 - if the old employer or an associated entity of the old employer has outsourced the transferring work to the Company or another BHP group company; or
 - \circ there is:
 - an arrangement between the old employer or an associated entity of the employer and the Company or another BHP group company; and
 - in accordance with that arrangement the Company or another BHP group company owns or has the beneficial use of some or all of the assets that the old employer or the associated entity of the old employer owned or had the beneficial use of and that relate to or are used in connection with the transferring work.

Further information about transfer of business is available from the Fair Work Ombudsman at <u>https://www.fairwork.gov.au/employment-</u> conditions/when- businesses-change-owners.

	Proposed Agreement	Nickel West Agreement	Additional comments on differences		
1.	TITLE This agreement will be known as the Operation Services Maintenance Agreement (" Agreement ").	1 Title This agreement shall be referred to as the BHP Billiton Nickel West Northern Operations Region Safety Net Agreement 2012 (Agreement).			
2.	COVERAGE	2 Application of this Agreement	The Proposed Agreement covers maintenance Employees		
2.1	This Agreement shall cover:	This Agreement shall apply to and cover:	on a mining operation. The Nickel West Agreement contains both maintenance and production classifications.		
	(a) OS ACPM Pty Ltd (ACN 623 848 895) (" the Company "); and	(a) BHP Billiton Nickel West Pty Ltd (ABN 76 004 184 598) (Nickel West); and			
	(b) Employees of the Company employed in the classifications set out in Appendix 1 of this Agreement who undertake maintenance activities on a mining operation ("Employees"). "Mining operation" in this clause includes Port operations in Western Australia which service mining operations.	(b) employees of Nickel West employed in relation to the nickel activities conducted by Nickel West in the Shires of Leonora and Wiluna (Northern Operations Region) in the classifications set out in Schedule 1.			
	(c) Any union covered by this agreement pursuant to section 183 of the Fair Work Act 2009 (Cth) ("FW Act").				
3.	RELATIONSHIP WITH OTHER INSTRUMENTS AND THE NATIONAL EMPLOYMENT STANDARDS	8 Leave	The Proposed Agreement includes an NES precedence clause. The Nickel West Agreement does not contain a NES precedence clause, other than with respect to leave,		
3.1	Subject to clauses 14, 16, 17 and 27 of this Agreement, it does not incorporate the Company's policies or procedures (notwithstanding any references to any policies or procedures in this Agreement).	The National Employment Standards set out in the Fair Work Act 2009 (Cth) (FW Act) provide minimum leave entitlements which apply to employees of Nickel West, including those who are defined as 'shiftworkers' for the purposes of the National Employment Standards.	however the NES provides the minimum for employees covered by the Nickel West Agreement. The Proposed Agreement incorporates specified policies although some are only incorporated for the term of the Agreement (this is discussed further where relevant to		
3.2	While this Agreement operates in relation to an Employee, no other industrial instrument shall have effect in relation to the Employee.	If at any time the National Employment Standards provide a more beneficial entitlement than that contained in this Agreement, employees will be entitled to the more beneficial entitlement in the National Employment	clauses of the Proposed Agreement).		
3.3	The National Employment Standards (" NES ") apply to all Employees as a minimum standard. Where there is an inconsistency between the NES and a clause of this Agreement, the NES will apply and the clause of this Agreement will not apply, except to the extent that the clause of the Agreement provides for a more beneficial outcome for Employees than the NES.	Standards. 25 Dominant Agreement This Agreement operates to the exclusion of any other industrial instrument that might otherwise apply.			
4.	TERM OF AGREEMENT	3 Terms of this Agreement	The nominal term of the Nickel West Agreement has passed the nominal expiry date. If the Proposed		
4.1	This Agreement will commence operation seven days after the Agreement is approved by the	is Agreement will commence operation seven (a) This Agreement will commence operating 7 days after			

		Proposed Agreement	Nickel West Agreement	Additional comments on differences Nickel West Agreement and the Nickel West Agreement will not apply.		
4.2	The te expiry years	Vork Commission (" FWC "). erm of the Agreement ends on the nominal date of the Agreement which will be four after the date on which the FWC approves greement.	operate for a period of 4 years from that date (nominal expiry date).(b) This Agreement will continue to operate past the nominal expiry date until it is either terminated or replaced by another agreement.			
4.3	The A term o	greement will continue to operate past the of the Agreement, until terminated, or ed by another agreement.				
5.	TYPE	OF EMPLOYMENT	4 Types of Employment	The Proposed Agreement provides all time worked in		
5.1	Agree	byees may be engaged under this ment as Full Time Employees or Part Employees.	Employees may be engaged on a full time or part time basis, or for a fixed term or as casual employees. Part time employees will receive a pro rata Salary Package	excess of the rostered hours for employees is paid for at the rates prescribed in clause 7.11. The Nickel West Agreement provides that reasonable additional hours are included in the Base Salaries, unless it is considered an		
5.2		Time Employee is an Employee who is yed to work ordinary hours of work as s:	and pro rata leave and other entitlements. Casual employees will be paid an additional loading of 25% of their base rate of pay in lieu of sick leave and annual	additional full shift, covered under clause 19. The Proposed Agreement does not include casual employment, whereas the Nickel West Agreement does		
	(a) (b)	in the case of an Employee to whom the Black Coal Mining Industry Award 2020 would have applied but for the operation of this Agreement – an average of 35 ordinary hours per week, averaged over their roster cycle; or in the case of any other Employee – an average of 38 ordinary hours per week, averaged over a six month period.	 leave. 18 Hours of Work Hours of work will be in accordance with the requirements of the employee's work area as advised to the employee by their Supervisor, or other authorised Nickel West officer. Applicable rosters will be provided to employees. Hours of work will be averaged over a 12 month period. 	provide for casual employment The Proposed Agreement provides for a weekly average of 38 ordinary hours averaged over a 6-month period (or 35 ordinary hours averaged over a roster cycle in the case of Coal Employees). The Nickel West Agreement does not provide set ordinary hours for full time employees, referring instead to the "requirements of the employee's work area".		
5.3	A Par (a)	t Time Employee is an Employee who: is employed to work less than the following number of ordinary hours per week:	Nickel West may vary shift rosters and hours of work. Nickel West may transfer employees to or from day work to shift work, and from one shift panel to another. Certain rosters involve weekend and public holiday work.			
	(i)	in the case of an Employee to whom the Black Coal Mining Industry Award 2020 would have applied but for the operation of this Agreement – an average of 35 ordinary hours per week, averaged over their roster cycle; or	In order to perform the duties expected of them, employees may be required to work reasonable additional hours. Except as set out in clause 19, consideration for additional hours is included in the Base Salaries. In the event of changes to an employee's regularly rostered hours of work, Nickel West will adjust the employee's roster- based remuneration to ensure it remains above the minimum standard.			
		 (ii) in the case of any other Employee an average of 38 ordinary hours per week, averaged over a six month period; 	Employees will be allowed break(s) totalling at least 40 minutes per shift, to be taken at times scheduled by Nickel West.			
	(b)	has reasonably predictable hours of work; and				
	(c)	receives, on a pro rata basis, equivalent pay and conditions to those of Full Time				

		Proposed Agreement	Nickel West Agreement	Additional comments on differences		
		Employees who do the same kind of work as provided for in Appendix 1.				
5.4	work, locatio be as	Part Time Employee's rostered hours of including the days when they will work, on and their starting and finishing times will agreed in writing between the Company he Part Time Employee from time to time.				
5.5	roster	ne worked in excess of an Employee's red hours will be un-rostered overtime and or at the rates prescribed in clause 7.11.				
5.6	specil to not expiry	byees may be engaged for a fixed term or fied task. Such Employees are not entitled ice of termination or redundancy pay on of the fixed term or completion of the fied task, unless required by the FW Act.				
6.	DUTI	ES	7 Roles	The Proposed Agreement provides that:		
6.1	as rea within	byees are required to undertake all duties asonably directed by the Company that are their skill and competence and, where	A profile of each employee's role will be provided, which sets out the purpose, core accountabilities and performance indicators of their role.	 all Employees covered by the Proposed Agreement work at deployments within a hub as directed by the Company from time to time; 		
	required by law, authorised, and in accordance with safe working practices.		Employees can be required to work in any area or site and undertake other duties as required commensurate with skill	 transfer between hubs will be made only with agreement with the employee; 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. Notwithstanding anything to the contrary in a contract of employment, all Employees covered by this Agreement are employed to work at deployments within a hub as directed by the Company from time to time. The relevant hubs		levels, competence and training. Employees can be required to assist in the training of other employees as required from time to time.	 unless otherwise agreed, 28 days' notice will be given where an Employee is required to change deployment within their hub. 		
6.3			Role profiles may be periodically updated to reflect agreed changes to positions as roles and levels of responsibility change. Employees will be consulted where significant changes to the organisation or performance of their work are proposed.	This means that employees can be moved to different workplaces within a hub (upon the provision of 28 days' notice) and if the need for work at one site in the hub decreases or comes to an end, and the Company can provide work at another site in the hub, the Company can move employees to where it has work in the hub.		
	are:		10 My Obligations to Nickel West	It is the Company's position that if a need for work at one		
	(a)			mining operation in the hub is coming to an end, and the Company can provide work at another mining operation in the hub, the Company can move you to where it has work in the hub and if this occurs your employment is not terminated by the Company. In these circumstances it is		
	(b)	Western Australia Hub which includes all mining operations in Western Australia at which the Company provides services now or in the future;	 applicable to all employees include: (b) employees must comply with all lawful directions given b) their Manager or other outhorized person and diligently. 	the Company's position that no redundancy pay would be payable if you decide to end your employment rather than continue your employment with the Company in the other location.		
	(c)	South Australia Hub which includes all mining operations in South Australia at which the Company provides services now or in the future; and	by their Manager or other authorised person, and diligently and faithfully serve Nickel West, protect and further its interests at all times, and hold appropriate licences for the performance of their duties;	The Nickel West Agreement states that Employees can be required to work in any area or site, but it does not include terms about work in a hub equivalent to the Proposed Agreement.		

	Proposed Agreement	Nickel West Agreemen	t	Additional comments on differences
6.4 6.5	At least 28 days' notice, unless otherwise agreed between the Company and the Employee concerned, will be provided where an Employee is required by the Company to change deployment within their hub. Transfer between hubs will be by agreement with the Employee.	 (f) employees must work in a manner com their position and skills and as directed by other authorised officer at all times, withou limitations or stoppages. Any ban, limitatio (other than for genuine safety reasons or authorised by law) will be grounds for disc and this may result in termination of employ (g) employees must assist in the training of employees as required by Nickel West; 	their Manager or ut bans, on or stoppage otherwise ciplinary action oyment;	
6.	Duties	Schedule 1 – Remuneration		As noted above, the Nickel West Agreement contains both
		(a) Positions and Base Salaries		maintenance and production classifications. The Proposed Agreement only covers maintenance Employees
6.6	Classifications	The Base Salary for each position is set o		
classific		Employees will be placed at an applicable position relevant to the responsibilities of t placement does not limit the duties the em	the position. This ployees may be	
(i) Appro qualifica		required to perform as set out in clause 7 Agreement.	of this	
	trade qualified roles being: roles that do not require			
	qualification other than employees employed as Person – Tyre Fitter including:	Position	Base salary (per annum)	
(A)	Service Person Maintenance;	1. Process Technician	ur transformer y	
(B)	Maintenance Associate;	Including but not limited to: Packaging,		
(C)	Service Support Technician; and	Corefarm Technician, Senior Station		
(D)	Other non-trade qualified roles (Fixed Plant, Light Vehicles, Mobile & Field Maintenance).	hand, Station hand, QC Technician (lab), Metallurgical Technician, Weighbridge Technician, Production Services,		
	ntenance Technician 1 (trade qualified) and Service – Tyre Fitter:	Production Services (Exp), Respirator Technician, ISA Technician, Ph Testers,	\$52,500	
	Tradespersons employed to spend most of their time performing Light Vehicle Maintenance & Repairs;	MSA Technician, Water Treatment Plant, Field + Experience, Trainers (Shift), Corefarm Coordinator, Control Room, Permit to Work, Tapping, Isolation,		
	Tradespersons who have less than 2 years' experience in the trade qualification required for their role.	Production Support Technician, and Emergency Services Officer.		
		2. Surface Mining Technician		
	(C) Non-trade qualified employees employed as Service Person – Tyre Fitter. Including but not limited to: Mining Technicians (including Truck Drivers,			
Tradesp Light Ve	ntenance Technician 2 (trade qualified): bersons (other than those performing predominately chicle Maintenance & Repairs) who have 2 or more experience in the trade qualification required for their	Operators (Shovel, Excavator, Loader, ROM, Dozer, Grader, Water Cart, De- Watering, Plant)), Team Leader (Including Team Leader- Mining), Dispatch Operator, Drill & Blast	\$57,500	

	Proposed Agreement	Nickel West Agreemen	t	Additional comments on differences
trade qu	e qualified experience includes experience in the alification required for their role, gained prior to nent with the Company. An Employee's classification does not limit the duties that an Employee may be required to perform in accordance with clause 6.1.	Operator, Geology Technician, Surveyor Technician, Blast Crew, Leading Hand (including Production, Ancillary, Projects, Road Crew, Drill & Blast), Drillers, Magazine Keepers, Labourers on Blast Crew and Shotfirer.		
		3. Underground Mining Technician Level 1 Including but not limited to: Mine Supply Operator, Store Truck Driver, Mine Utility, Mine Controller.	\$53,000	
		4. Underground Mining Technician Level 2 Including but not limited to: Nipper, Service Crew, Truck Driver, Charge Up Offsider, Road Maintenance Miner, Shotcrete Offsider, Belt Runners, Plant Operator, Monitoring Technician Survey, Ventilation Crew.	\$55,000	
		5. Underground Mining Technician Level 3 Including but not limited to: Construction (Miner, Specialist), Services Specialist, Loader Operator, Charge Up Operator, Cable Bolter, Long Hole Driller, Shotcrete Sprayer, Winder Driver, Underground Crusher Operator.	\$67,000	
		6. Underground Mining Technician Level 4 Including but not limited to: Production Specialist, Jumbo Operator, Development Specialist, Boltec Operator, Hand Held Miner.	not limited to: Production \$95,000 mbo Operator, : Specialist, Boltec	
		7. Maintenance Technician – Mechanical Including but not limited to: Boilermaker/Welder, Diesel Fitter, Tyre Technician, Light Vehicle Mechanic, Fitter, Heavy Duty Fitter, Crane Driver, Rigger, Dogman, Water Services Technician, Lubrication Specialist, Scaffolder, Specialist Trade Technician, Team Leader. Applies to both surface and underground	\$75,000	

Proposed Agreement	Nickel West Agreemen	t	Additional comments on differences
	work.		
	8. Maintenance Technician – Electrical		
	Including but not limited to: Electrician, Data Cabling, Radio & Telecommunications, Refrigeration, Auto Electrician, HV Electricians, Specialist Trade Technician, Team Leader, DCS Technician, Process Control Technician.	\$85,000	
	Applies to both surface and underground work.		
	9. Maintenance Technician -General		
	Including but not limited to: Plumber, Trade Assistant, Serviceman, Tooi/Storeperson, Leading Hand, Operators.	\$57,500	
	Applies to both surface and underground work.		
	10. Support Technician		
	Including but not limited to: Laboratory Analyst, Analytical Laboratory Technicians, Senior, Laboratory Project Analyst, Warehouse Officer, Fork Lift Driver, Store person, Supply Authority Inspector, Stores Delivery Technician, Concentrate Transport (Driver, Loader).	\$55,000	
	11. Apprentice		
	Including but not limited to: Boilermaker, Diesel Fitter, Tyre Technician, Light Vehicle Mechanic, Fitter, Heavy Duty Fitter, Data Cabling, Radio and Telecommunications, Refrigeration, Auto Electrician, Electrical/Instrumentation.	\$35,200	
	12. Trainee		
	Including but not limited to: Processing, Laboratory, Emergency Services Officers, Mine Surveyor Technician, Geology Technician, Pit Technician, Field Technician, Hygiene Technician, Monitoring Technician, Mine Dispatch.	\$35,200	
7. REMUNERATION	6 Remuneration		Under the Proposed Agreement, the Minimum Annual
7.1 Employees will be paid a minimum annual salary	Employees will receive a Salary Package	comprising a	Salaries are contained in Appendix 1. This includes compensation for allowances (except night shift allowance

		Proposed Agreement	Nickel West Agreement		Additional comments on differences
	("Min	eir roster, hub and classification imum Annual Salary ") in accordance with endix 1.	Base Salary plus superannuation and any a apply to the employee's role. The Base Sal allowances are set out in Schedule 1 to this	aries and roster	and other allowances expressly identified in the Agreement as separately payable), disabilities and skills and all other loadings, penalties, overtime and other payments that
7.2		Minimum Annual Salary includes pensation for:	The salary review process enables Nickel v recognise and reward employees for their p during the year and their contribution to acl	performance	would have been applicable to rostered hours. Allowances are also payable when applicable where expressly provided for in the Agreement.
	(a)	all allowances unless otherwise prescribed by this Agreement, disabilities and skills; and	objectives. Salaries are reviewed annually adjusted at Nickel West's discretion to take Nickel West's performance, employees' inc	and are into account	The Nickel West Agreement provides that an Employee will receive a Salary Package that covers all entitlements under the relevant modern award, superannuation and
	(b)	any other loadings, penalties, overtime or other payments that would have been applicable to rostered hours in the applicable roster under the relevant modern award (being the modern award	performance and industry salary movemen reviews take into account the outcomes of Enhancement Process review. Employees date occurs between 1 April and 31 August eligible for salary review in that year.	ts. Salary the Performance whose start	allowances. Salaries and roster allowances are stated in Schedule 1 to the Nickel West Agreement.
		that would have applied to that Employee if this Agreement did not apply). This includes compensation for working on	Salary reviews will not give rise to any redu Base salaries have been set to fully compe		
		rosters which cover weekends, public holidays, and day/afternoon/night shifts except where expressly provided for in this Agreement.	employees for all entitlements including pa hours worked and to leave employees bette any applicable award or legislated remuner unless otherwise specified. Clause 19 prov	yment for all er off against ration standard, ides for	
7.3	this A	Minimum Annual Salary rates specified in Agreement are minimum rates. Nothing in Agreement prevents an Employee from	additional payments or time off in respect of worked.	f certain shifts	
	being Annu	p paid more than the relevant Minimum al Salary rates under a contract of oyment or at the Company's discretion.	[See extract of base salaries in previous ro (b) Allowances	w above]	
7.4	salar Com Minin the E salar	re an Employee has a contractual annual y under a contract of employment or at the pany's discretion which is higher than the num Annual Salary at the relevant time for Employee, the higher contractual annual y will be applied for the purposes of	In addition to the Base Salary, allowances out below. Superannuation is payable on B allowances. Allowances are paid pro rata a as Base Salary.	ase Salary plus	
	where	lating payments due under this Agreement expressly stated in this Agreement.	Allowance Category	Allowance per annum)	
7.5		commencement of this Agreement does not the effect of reducing the contractual	Roster allowance for 8D/6X roster	\$27,500	
	annual salary payable to any Employee under their contract of employment for their roster and		Roster allowance for 8D/6X/8N/6X roster	\$30,500	
7.0	com	eration immediately prior to nencement of this Agreement.	Roster allowance for 8/6 (a combination of day and night shifts)***roster	\$28,700	
7.6	(a)	ng the life of this Agreement: the Minimum Annual Salaries in	Roster allowance for 8D/6X/7N/7X roster	\$26,500	
		Appendix 1 will increase by 4% on 1 September of the following years (payable from the first pay period on or	Roster allowance for 7D/7N/7X roster**	\$48,000	
		after 1 September) in line with the	** New flight arrangements will be available	e for this roster	

		Proposed Agreement	Nickel West Agreement	Additional comments on differences
		Company's annual reward review:	pattern which will allow employees to arrive on the day of	
		(i) 1 September 2025;	their first shift.	
		(ii) 1 September 2026;	***This roster will only be applied with the express approval of Nickel West. It is intended to compensate employees	
		(iii) 1 September 2027;	who work a regular night shift rotation which is not on a	
		(iv) 1 September 2028.	pre-determined pattern.	
	(b)	if an Employee under their contract of employment is entitled to a contractual annual salary that is greater than the relevant Minimum Annual Salary for the Employee in Appendix 1, the Employee will still receive a 4% minimum increase on their contractual annual salary as at 1 September of the years in clause 7.6(a) (payable from the first pay period after 1 September);	24 No Reduction in Conditions of Employment Nothing in this Agreement will operate to reduce any of the terms and conditions of an employee's Employment Agreement to which the employee was entitled at the time the employee becomes bound by this Agreement.	
	(c)	an Employee's contractual annual salary will be at least equivalent to the Minimum Annual Salary rates set out in this Agreement; and		
	(d)	an Employee's Minimum Annual Salary as set out in this Agreement will not be reduced, unless the Employee changes to a classification, roster or hub with a different lower Minimum Annual Salary rate under this Agreement.		
7.7		byees may be provided with greater ntage increases at the Company's stion.		
7.8		uneration for rosters introduced during erm of the Agreement		
	(a)	If the Company introduces a full-time roster not included in Appendix 1, the full- time Minimum Annual Salary for each affected classification will be:		
		 not less than the Minimum Hourly Roster Rate for the following roster patterns multiplied by the total rostered annual hours of the new roster: 		
Employe	ee type	Minimum Hourly Roster Rate for calculation of Minimum Annual Salary for new rosters		
An Empl	oyee to	whom The Minimum Hourly Roster Rate		

Proposed Agreement	Nickel West Agreement	Additional comments on differences
the BCMI Award would have applied but for the operation of this Agreementin Appendix 1 for the Queensland Hub roster – 7 Days on, 7 Days off (12.5-hour shifts) by relevant classification and year		
Any Employee to whom the Mining Industry Award would have applied but for the Agreement, except those in the South Australia HubThe Minimum Hourly Roster Rate in Appendix 1 for the Western Australia Hub roster - 7 Days on, 7 Days off (12.5-hour shifts) – by relevant classification and year		
Any Employee to whom the Mining Industry Award would have applied but for the Operation of thisThe Minimum Hourly Roster Rate in Appendix 1 for the South Australia hub – 7 Days on, 7 Days off (12.5-hour shifts) – by relevant classification and yearAgreement and who is employed in the SA HubThe Minimum Hourly Roster Rate in Appendix 1 for the South Days off (12.5-hour shifts) – by relevant classification and year		
And (ii) at least 5% higher than the amount an employee would be entitled to receive for working on the new roster if the relevant modern award applied to that employee, being:		
 (A) in the case of an Employee to whom the BCMI Award would have applied but for the operation of this Agreement, the BCMI Award as at the date the definite decision to introduce the new roster is announced to Employees; and 		
 (B) in the case of an Employee to whom the Mining Industry Award would have applied but for the operation of this Agreement, the Mining Industry Award as at the date the definite decision to introduce the new roster is announced to 		

	Proposed Agreement	Nickel West Agreement	Additional comments on differences
(Proposed Agreement Employees. (iii) Once commenced, be subject to any applicable minimum salary increases set out in clause 7.6 of this Agreement. (b) The Minimum Hourly Roster Rate for any Minimum Annual Salary introduced in accordance with this clause will be calculated by dividing the Minimum Annual Salary by the total rostered hours for the relevant roster pattern. (c) A part-time employee will be paid on a pro rata basis in accordance with the clause 5.3(c). (d) This subclause 7.8 does not apply to individual flexibility arrangements entered into under clause 23 of this Agreement.	Nickel West Agreement	Additional comments on differences
(a) Allowand this Agreem	ces are provided for in the following sections of		
(iii) Append (b) Separate	20 (Accommodation and Travel) lix 2 of this Agreement rely payable allowances in Appendix 2 and will line with the salary increases set out in clause		
(a) Night Sh the Employ	Shift Allowance hift Allowance is payable to an Employee while ee is working a roster that includes night shifts. t is any shift that finishes after midnight and at am.	6 Remuneration Employees will receive a Salary Package comprising a Base Salary plus superannuation and any allowances that apply to the employee's role. The Base Salaries and roster allowances are set out in Schedule 1 to this Agreement.	The Proposed Agreement provides for compensation for working night shift by way of a separately payable night shift allowance. The Nickel West Agreement contains allowances for performing certain rosters which include rosters that
Annual Sala of working r Shift Allowa Night Shift / following er	hift Allowance is calculated as 3% of Minimum ary and is paid in consideration of the demands night shift. Where an Employee is eligible, Night ance is payable fortnightly. in equal instalments. Allowance will be included in payments for the ntitlements under this Agreement	Schedule 1 (a) Allowances In addition to the Base Salary, allowances are paid as set out below. Superannuation is payable on Base Salary plus allowances. Allowances are paid pro rata at the same time on Base Salary	include night shift.
(ii) annual le (clause 11);	pay (clause 7.19); eave (including cashed out annual leave) ; rsonal/carer's leave (clause 12);	as Base Salary. Allowance Category Allowance (per annum) Roster allowance for 8D/6X roster \$27,500	

		Pro	posed Agreement		Nickel Wes	t Agreement	Additional comments on differences
(iv) paid	compas	sionat	e leave (clause 13);				
shift allo	(v) paid parental leave, if an employee was entitled to night shift allowance immediately prior to commencing parental leave, including where an employee was entitled to night			Roster allowance for 8D/6X/8N/6X roster\$30,500			
shift allo 'safe job	shift allowance immediately before being transferred to a 'safe job' or commencing 'no safe job leave' prior to commencing parental leave (clause 14);			Roster allowance for 8/6\$28,700(a combination of day and night shifts)***roster\$28,700			
(vi) long	service	leave	(clause 15);	Roster allowan		\$26,500	
(vii) paic (clause		o deal	with family and domestic violence	8D/6X/7N/7X ro Roster allowan		\$48,000	
(viii) pai	d comm	unity s	ervice leave (clause 16);	7D/7N/7X roste		φ 4 0,000	
(ix) stan	d aside	with pa	ay (clause 21);				
(x) leave 24.8);	e to atter	nd wor	kplace delegate training (clause			ill be available for this roster byees to arrive on the day of	
(xi) redu	Indancy	(claus	e 27);		ll only be ann	lied with the express approval	
(xii) pay (clause		lieu of	notice of termination of employment	***This roster will only be applied with the express approval of Nickel West. It is intended to compensate employees who work a regular night shift rotation which is not on a			
			os working night shift, the Night Shift o be paid.	predetermined pattern.			
			ce is calculated on a pro rata basis es in accordance with clause 5.3(c).				
7.11	Un-ro	stered	overtime	19 Additional Shifts			The Proposed Agreement contemplates that Employees
	(a)		un-rostered overtime worked by loyees will be paid at:	19.1 Additional	Full Shifts		will be compensated for any un- rostered overtime. The Nickel West Agreement does not specifically refer to overtime, and instead provides for additional compensation
		(i) other than on public holidays, at double the Minimum Hourly Roster Rate for each hour of un- rostered overtime; and		olicy as amended from time to tional Shift) which is in	of employees under certain classifications who work an additional full shift of at least the length of the employee's regular shift.		
		(ii)	on public holidays, at triple the Minimum Hourly Roster Rate for		e compensat	ered shifts (Regular Shifts) is ion for the Additional Shift in :	The Proposed Agreement provides that the Employee and the Company may agree to time off instead of payment for un-rostered overtime (other than in relation to training,
			each hour of un- rostered overtime.	(a)		f the Additional Shift shall be al to the length of the	where the Company can elect to provide time off instead of payment without agreement). The Nickel West Agreement provides that it is the employers choice whether to give the
	(b)	Com	natively, an Employee and the pany may agree in writing to the			Regular Shifts (for example a	employee additional pay or time off which must be used within 3 months unless that is not possible for operational
			nployee taking time off instead of being id for a particular amount of un-	(b)		al Shift must be required to	reasons.
		rostered overtime that has been worked by the Employee.			operational	n order to meet critical requirements;	Under the Proposed Agreement, where the Employee is required to work "un-rostered" overtime, they will be paid double the Minimum bourky roster rate for up rostered
7.12	must be arranged so that Employees have at			(c)	worked by t	nal Shift must have been he employee at the express id with the express approval of	double the Minimum hourly roster rate for un-rostered overtime and triple the hourly rate on public holidays. The Nickel West Agreement provides that, if an employee is
	least	10 cor	secutive hours break between work		an couon an		paid for completing an additional full shift, they will be paid

	Proposed Agreement			1	Nickel V	Nest Ag	reement			Additional comments on differences	
	on su	ccessiv	ve shifts.			Nickel \	Nest;				a set rate of between \$550 and \$750 for the whole shift
7.13 7.14	treated separately.		(d) subject to the Nickel West Fatigue Management Policy (as amended from time to time), the employee must present		based on the position that they hold.						
	(a) An Employee who is recalled to work							r next Reg ditional Sh	ular Shift a ift(s);	fter	
	()	overti (whet	me after leaving the workplace her the Employee was notified e or after leaving the workplace) will						in one of th below; and	е	
		be pa	id for at least four hours work at the inder clause 7.11(a), for each time		(f)	Nickel \	Nest ma	y, in its di	scretion, eit	ther:	
	(6)	the E	mployee is recalled.				Additiona	al Shift in	for working accordance		
	(b)		rovisions of sub-clause (a) do not in the following cases:					below; or	e to take of	fone	
		(i)	where it is customary for an Employee to return to the				of their F		nifts for wor		
			workplace to perform a specific job outside of the Employee's ordinary working hours; or					nent part- pe awarde			
		 (ii) where the overtime is continuous (subject to a reasonable meal break) with the end or start of 		Where time clause:							
	(C)	Overt	ordinary working time.			employ	ee shoul	ld take the	uirements, time off wi I Shift whic	ithin	
	(0)	than f	than four hours will not be regarded as overtime for the purposes of a rest period if the actual time worked is less than four hours on any recall or on each of any						g worked;		
		if the hours			(b) where operational reasons mean that an employee is unable to take his or her accrued time off within the 3 month						
7.15	\\/bor	recall	s. nployee undertakes Company						nay instead itional Shift		
7.15	appro	oved tra	ining outside of the Employee's patterns, either:					the time c elow; and	off in accord	lance	
	(a)		mployee will be given time off in or the period of the training delivery;			their ac their ob	crued tin	ne off in o	required to rder to satis e Nickel We	sfy	
	(b)	paym	The Company may elect to make payment to the Employee in accordance with overtime rates for the period of the			•	•	time to tim	• •		
			ng delivery.	Role	Proce	ss Pro	ocess	Maintena	Support		
						ici Te		nce Technici	an (eg	an	
					an (En / Field	ntry an) (Ad		an (Mechani	Warehou se		
						d /		cal and Electrical	Officer)		

	Proposed Agreement		Nick	el West A	greement				Additional comments on differences
				t))				
		Payment per Addition al Shift	\$550	\$700	\$750	\$550	\$650		
		19.2 Pre-e This clause shift compo this Agreer	e 19 replac ensation sy	es any othe	er additiona h were in p	I shift or lo			
7. 7.16	REMUNERATION Minimum Annual Salary and Night Shift Allowance (when applicable) will be averaged over a year and paid fortnightly in arrears.	6 Remuneration Employees will be paid monthly, half in arrears and half in advance, by direct transfer into their nominated bank account or other approved, recognised financial institution.			fortnig that e	Proposed Agreement provides employees will be paid ghtly whereas the Nickel West Agreement provides employees will be paid monthly (half in arrears and n advance).			
7.17	Payment will be by electronic funds transfer to a bank account in Australia nominated by the Employee.								
···· 7.	REMUNERATION	15 Perform	nance Ince	entive Plan	1			Both	Agreements contemplate an incentive program that
 7.18	Employees may be eligible to participate in the Company Short Term 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.	Employees June 30 wi Performan The Plan o according of the bonu	15 Performance Incentive Plan Employees with a minimum of three months service as at June 30 will be eligible to participate in Nickel West's Performance Incentive Plan as amended from time to time. The Plan operates to provide a discretionary cash bonus according to the success of Nickel West, the performance of the bonus participants and their respective sites, departments and work areas.			eligibl guara	le employees can participate in. Neither Agreement antees that employees will receive a bonus in any year.		
		The notion calculated certainty th	as a perce		se Salary.	There is no			
		payment c contribution subject to o	an be salar ns to an en certain con		l as additio uperannuat hits, provide	nal volunta ion accour d this elec	ry nt,		
No equiv	alent provision.	West mone any accrue	ation of emp ey, this can ed entitleme	ployment, if be recove	an employ red by Nick to the empl	ee owes N el West fro oyee. Nick	m	repay emplo	Nickel West Agreement has a clause providing for the ment of overpaid monies upon termination of oyment. There is no equivalent clause in the Proposed ement.

	Proposed Agreement	Nickel West Agreement	Additional comments on differences	
		purposes of this clause upon issuing written advice to the employee of the amounts the employee owes.		
7. 7.19	REMUNERATION Without limiting clause 3.1, the Company has a policy that provides for accident pay and may be amended by the Company from time, to time provided that accident pay for any Employee will not be less than the Employee would receive if an accident pay clause in a modern award applied to that Employee, but for this Agreement. Night Shift Allowance is payable on accident pay, in accordance with clause 7.10 (if eligible).	 9 My Benefits Nickel West provides a range of discretionary benefits which may be available to employees. Availability will depend on whether employees satisfy the criteria for each benefit. The benefits are amended from time to time to ensure that they are relevant and appropriate. In the event of significant changes to the benefits, Nickel West will notify employees of the changes. Some of the benefits that may apply to employees include: (g) personal insurance arrangements including the employee accident insurance scheme, the superannuation disablement and death benefit, and the salary continuance insurance plan covering extended periods of illness or injury not covered by workers' compensation; 	The Proposed Agreement provides that accident pay will be in accordance with Company policy, as amended from time to time. The Nickel West Agreement states that the Company may provide personal insurance benefits including for accidents, disablement and death, and salary continuance.	
7. 7.20	 REMUNERATION Electrical Licences Where the Company requires an Employee to obtain or maintain a HV Switching or State Electrical Licence, the Company will reimburse the Employee for: (a) the cost of the licence; and (b) the cost of any required training course that has been approved in advance by the Company. 	No equivalent provision	Under the Proposed Agreement, the cost of electrical licences will be reimbursed by the Company. Reimbursement of electrical licence cost is not provided for in the Nickel West Agreement.	
8. 8.1 8.2	SUPERANNUATION Employees are allowed a personal choice of complying superannuation fund, to receive superannuation contributions on their behalf. In the event the Employee does not elect a superannuation fund, superannuation will be paid to the Employee's stapled fund. If the Employee does not have a stapled fund, contributions are to be made by the Company to a default superannuation fund which offers a MySuper product. The Company reserves the right to change its default fund at any time. The Company's contribution on behalf of	 16 Superannuation Contribution and Choice of Fund Nickel West will make superannuation contributions on behalf of employees at the rate of 12% of an employee's Base Salary plus pensionable allowances subject to minimum legislative requirements. Under the Superannuation Choice of Fund legislation, employees are entitled to choose the complying superannuation fund into which their Superannuation Guarantee contributions are paid. If employees want to exercise this choice, they must complete a Choice of Superannuation Fund - Standard Choice Form identifying their chosen fund, and return it to their payroll officer along 	The Nickel West Agreement specifies that the relevant rate of superannuation contributions is 12%. The minimum superannuation contribution rate under applicable legislation will apply under the Proposed Agreement. It is currently 11.5% and is scheduled to increase to 12% on 1 July 2025. Both the Proposed Agreement and the Nickel West Agreement recognize that additional employer co- contributions may be made.	

		Proposed Agreement	Nickel West Agreement	Additional comments on differences
8.3	 Superannuation Guarantee (Administration) Act 1992, as varied from time to time. 8.3 An Employee can request and the Company may agree that the Employee will forgo part of their Minimum Annual Salary otherwise payable under this Agreement (or contractual annual salary if higher, in accordance with clause 7.4) in order to pay this amount into the Employee's nominated superannuation fund 		with other documents as detailed in that form. The employee's choice will apply to their future Superannuation Guarantee contributions, plus any additional company contributions payable where they have elected to make personal contributions, and the amount of any personal contributions, including Additional Voluntary Contributions, they may wish to make to their chosen fund. Nickel West will only make superannuation contributions to one superannuation fund for each employee.	
8.4	8.4 Employee Superannuation Co-Contribution is offered at the discretion of the Company to participating Employees, who have completed a written election application, on the following conditions:		The BHP Billiton Number 2 Superannuation Fund (Plum Fund) or other BHP Billiton Fund nominated in writing from time to time will be the Nickel West default fund if an employee does not choose another eligible complying superannuation fund to receive superannuation	
	(a)	Subject to subclause (c), the Company may, at its discretion, review, vary or cease the Employee Co-Contribution Policy at any time. This includes where there are changes in Australian Taxation Office practice, tax rulings, legislation or legislative interpretation.	contributions on their behalf.	
	(b)	The Employee may cease Employee Co- Contribution at any time by 30 days' notice and submitting a completed election form.		
	(c)	The Company may cease Co- Contribution at any time by 30 days' notice.		
	(d)	Company and Employee Co- Contributions will cease during periods of unpaid leave unless otherwise agreed by the Company.		
	(e)	Company and Employee Co- Contributions are calculated in accordance with the Employee Co- Contribution Policy, as amended from time to time.		
	(f)	All contributions will only be paid into one superannuation fund for each Employee. Contributions made to and earnings received from a superannuation fund must be preserved in the fund until the Employee reaches preservation age or meet any other legislative and fund criteria allowing the release of		

	Proposed Agreement	Nickel West Agreement	Additional comments on differences
	superannuation benefits.		
	(g) Company and Employee Co- Contributions will incur tax at the ra under the taxation legislation applic at the time.		
9.	HOURS OF WORK	18 Hours of Work	Under the Proposed Agreement, unless the Company and
9.1	An Employee's work will usually be completed their rostered hours. Employees may be required to work reasonable un-rostered overtime.	of the employee's work area as advised to the employee by their supervisor, or other authorised Nickel West officer. Applicable rosters will be provided to employees. Hours of	 the Employee agree otherwise, the Company must provide: notice of one week if it changes the Employee's place on a roster; notice of at least 7 days before it implements any
9.2	A rostered shift includes shift handovers to completed as directed at the start and end shift.	of the Nickel West may vary shift rosters and hours of work. Nickel West may transfer employees to or from day work to	change to the ordinary starting or finishing times on the roster or the starting and finishing places on a site unless there are operational reasons requiring a
9.3	An Employee's rostered hours of work are inclusive of an Employee's ordinary hours rostered overtime each week.	In order to perform the duties expected of them, employees	 shorter notice period to be given; if the Employee is moving from a non- continuous day roster to a rotating continuous roster 14 days' notice
9.4	By working these hours, Employees are acknowledging that the requirement to wo rostered hours of work is reasonable havir regard to, among other things, the operation requirements of the workplace and the ros arrangements. The Minimum Annual Salar calculated on the basis that Employees wit these hours.	In the event of changes to an employee's regularly rostered hours of work, Nickel West will adjust the employee's roster-based remuneration to ensure it remains above the	(not 7 days) is actually required. There are no equivalent provisions in the Nickel West Agreement.
9.5	The Company shall determine each Emplo roster, including the days and hours of wo starting and finishing times and places from to time, and may change any such rosters and hours of work or starting and finishing and places, provided that:	k, and time days	
	 (a) an Employee shall not be rostered work more than 12.5 hours in any of shift, and will have a minimum brea 10 consecutive hours between shift 	ne K of	
	(b) the Company will provide an Employ with one week's notice of any chan an Employee's place on a roster, u otherwise agreed with the Employe	e to less	
	(c) before implementing any change to ordinary starting and finishing times an Employee's roster or a change to starting and finishing places on a si Company will provide at least 7 day notice of the change, unless:	e, the	

	Proposed Agreement			Nickel West Agreement	Additional comments on differences
		(i)	the Company and the Employee otherwise agree;		
		(ii)	there are operational requirements that require a shorter period of notice to be given; or		
		(iii)	the Employee is moving permanently from a non- continuous day roster to a rotating continuous roster, in which case the reference to 7 days is to be taken as 14 days.		
	(d)	15 of incor chan	ne avoidance of doubt, clauses 10 to the model consultation term porated by clause 25 apply to a ge to the regular roster or ordinary s of work of Employees.		
9.	HOURS OF WORK		WORK	18 Hours of Work	If the Nickel West Agreement applied the meal/rest breaks are longer for shifts less than 10 hours.
9.6	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. Reasonable time taken to travel to or from the area designated by the Company for crib will be counted as time worked and will not		minutes for every 5 hours worked. eak and rest breaks shall be taken scribed by the Company having fety, operational and production s. Employees will not be required to nan 5 hours without a meal and rest onable time taken to travel to or a designated by the Company for	Employees will be allowed break(s) totaling at least 40 minutes per shift, to be taken at times scheduled by Nickel West.	
10.	Publi	c Holio	days	18 Hours of Work	The Proposed Agreement contains additional provisions
10.1	The f (a) (b)	New	g days are public holidays: Year's Day alia Day	 Nickel West may vary shift rosters and hours of work. Nickel West may transfer employees to or from day work to	regarding public holiday work as compared with the Nickel West Agreement, including clauses explaining the Company's position about the reasonableness of its request that employees work on public holidays. These
	(c)		l Friday	shift work, and from one shift panel to another. Certain rosters involve weekend and public holiday work.	matters remain subject to the NES. The Proposed Agreement also provides that the Minimum Annual Salary
	(d)	Easte	er Saturday (for Employees rostered ork ordinary hours on that day except		will include compensation for 11 public holidays worked. The Nickel West Agreement acknowledges that certain rosters may involve public holiday work, but does not
			estern Australia)		
	(e)	in We			otherwise control how employees may be rostered to work on public holidays.
	(e) (f)	in We Easte	estern Australia)		otherwise control how employees may be rostered to work

		Proposed Agreement	Nickel West Agreement	Additional comments on differences
	(h)	Sovereign's Birthday		
	(i)	in Queensland only, Christmas Eve (from 6pm)		
	(i)	in South Australia only, Christmas Eve (from 7pm)		
	(k)	Christmas Day		
	(I)	Boxing Day		
	(m)	in South Australia only, New Years Eve (from 7pm)		
	(n)	any additional day observed by the local community and gazetted at the place of work as a holiday		
	(o)	any day gazetted in addition or in lieu of one of these holidays.		
10.2	The Company provides continuous maintenance services to mining operations, and continues work across rosters for 24/7, 365/6 days a year shift coverage. It rosters shifts for all Employees and continues operating throughout public holiday periods to support safe and productive continuity of operations.			
10.3		Company notifies Employees of their roster /ance, so Employees know:		
	(a)	the public holidays that fall within their rostered working time; and		
	(b)	the two non-rostered public holidays each year that will not fall within their rostered working time. These days will be determined by the Employee's roster and are not required to be the same for any Employees.		
10.4	Appe holida than (meas Emple Hourl	Animum Annual Salary rates set out in ndix 1 include compensation for 11 public ays worked. If an Employee works more 11 public holidays in a remuneration period sured from 1 September – 31 August), the oyee will be paid at double the Minimum y Roster rate for all work performed on additional public holiday(s).		
10.5	more the C	e an Employee is rostered to work one or public holidays during the course of a year, ompany is requesting the Employee to those days and the Company believes this		

		Proposed Agreement	Nickel West Agreement	Additional comments on differences
	is a reasonable request, in light of its workplaces, its operational requirements, its business requirements, the work performed by Employees, and the remuneration structure.			
10.6	refuse t	/ Act provides a right for an Employee to he request, if having regard to section he NES:		
		he request by the Company is unreasonable; or		
	(b) a	a refusal by the Employee is reasonable.		
10.7	to refus commu writing, the BHI amende also rai public h	nployee who is requested to work wishes e that request to work, they should nicate this refusal and their reasons, in to their supervisor in accordance with P Working Public Holidays Policy as ed from time to time. An employee can se a dispute in relation to working on a soliday in accordance with clause 22 of eement.		
10.8	0.8 This sub-clause does not apply to an Employee on a period of pre-approved leave on the public holiday.			
10.9		arate payment will be made where a oliday falls during a non-rostered day.		
10.10	Christm	as Day and Boxing Day payment		
		Any employee who works the following shifts will be paid a fixed payment of \$750 (gross) per shift (Xmas Payment) worked in addition to their Minimum Annual Salary:		
	(Night shift commencing on 24 December; 		
		(ii) Day shift commencing on 25 December		
		(iii) Night shift commencing on 25 December		
		(iv) (Day shift commencing on 26 December		
	i	The Xmas Payment amount may be ncreased during the life of the Agreement at the Company's discretion.		
11.	Annual	Leave	8.1 Annual Leave	The Proposed Agreement and Nickel West Agreement

		Proposed Agreement	Nickel West Agreement	Additional comments on differences
11.1		al leave entitlements will be provided for in dance with the NES.	Employees' annual leave accrues progressively during a year of service and accumulates from year to year in	have different definitions of "shiftworker".
11.2	Employees are entitled to annual leave, in addition to the amount provided for in the NES, such that the Employee's total entitlement to annual leave pursuant to the NES and this		accordance with the National Employment Standards. Employees are encouraged to take their full entitlement to annual leave each year and to not accrue more than six (6) weeks leave at any time. If at any time an employee accrues annual leave credits equal to or more than what they would be entitled to for two years' continuous service,	 Under the Proposed Agreement, a shiftworker entitled to 6 weeks annual leave (instead of 5 weeks) is an Employee who: over the roster cycle, may be rostered to work shifts on any of the seven days of the week); or works a roster which requires ordinary shifts on public
11.3	An Er	nployee who:	Nickel West may direct the employee to take up to one quarter of their annual leave entitlement.	holidays and not less than 272 ordinary hours per year on Sundays.
	(a)	is a seven-day roster Employee (an Employee who over the roster cycle, may be rostered to work shifts on any of the seven days of the week); or	Annual leave is to be approved at the discretion of the employee's Manager but approval will not be unreasonably withheld. Payment for annual leave shall be at the rate applicable immediately prior to taking leave.	If the Nickel West Agreement applied, a shiftworker entitled to 5 weeks annual leave (instead of 4 weeks), is an Employee whose roster requires them to regularly work on Sundays and public holidays and/or who are described as
	(b)	works a roster which requires ordinary shifts on public holidays and not less than 272 ordinary hours per year on Sundays,	 8.2 Sickness During Annual Leave	'shiftworkers' for the purposes of the NES.
	is a shiftworker for the purpose of the NES and entitled annually to an additional week of annual leave in addition to clause 11.2 being a cumulative total of 6 weeks.		If during a period of annual leave, an employee would not otherwise have been able to attend work due to illness or injury, then upon presentation of proof satisfactory to Nickel West, the employee can apply to substitute that period of	
11.4			annual leave for personal leave.	
11 . 	ANNU	JAL LEAVE	8.1 Annual Leave	Both Agreements contemplate the cashing out of annual leave, provided that the employee will still have at least 4
11.5	An Employee and the Company may agree for the Employee to "cash out" amounts of annual leave provided that:		Employees may apply in writing to cash their accrued annual leave entitlement per year. Employees will be paid the full amount that they would have received had they	weeks of accrued annual leave remaining.
	(a)	the cashing out would not result in the Employee's remaining accrued entitlement to paid annual leave being less than 4 weeks;	taken the leave, and payment will be at their rate of pay at the time the election is made. Cashing out of annual leave can only be effected by a separate written agreement between Nickel West and the employee and will only be approved where the cashing out will result in the employee	
	(b)	each occasion of cashing out is by a separate agreement in writing between the Company and the Employee; and	still having at least four (4) weeks of accrued annual leave remaining.	
	(c)	cashed out annual leave is paid at the Employee's Minimum Annual Salary rate (or contractual annual salary if higher, in		

	Proposed Agreement			Nickel West Agreement	Additional comments on differences
	accordance with clause 7.4) plus Night Shift Allowance (if eligible).				
11. 11.6	ANNUAL LEAVE		ny may shut down all or part of its r a particular period (Temporary Period) and require affected	No equivalent provision.	The Proposed Agreement provides that the Company may require Employees to take leave during a temporary shutdown. The Nickel West Agreement does not contain such a provision.
	(a)	Com Empl soon Empl	as a shorter period is agreed, the pany must give the affected loyees 28 days' written notice (or as as reasonably practicable for any loyee who is engaged after the e is given to other Employees);		
	(b)	the te one,	fected Employee may elect to cover emporary shutdown period by taking or a combination of two or more, of ollowing:		
		(i)	paid annual leave if the Employee has accrued an entitlement to such leave;		
		(ii)	leave without pay;		
		(iii)	if agreed by the Company, annual leave in advance;		
	(c)	electi agree temp Com Empl paid	Employee does not make an ion, or leave in advance is not ed, that covers the whole of the orary shutdown period, then the pany may reasonably direct the loyee in writing to take a period of annual leave to which the Employee accrued an entitlement; and		
	(d)	a day and v the E been sub-c	emporary shutdown period includes y or part-day that is a public holiday would have been a working day for Employee had the Employee not on leave in accordance with this clause, the Employee is taken not to n leave on that day or part-day.		
	(e)	relati	mployee can also raise a dispute in on to rejection of a request to take al leave in accordance with clause		

	Proposed Agreement	Nickel West Agreement	Additional comments on differences
	22 of this Agreement.		
12.	PERSONAL/CARER'S LEAVE	8.4 Personal Leave and Compassionate Leave	Under the Proposed Agreement untaken but accrued personal leave is to be paid out upon termination (other
12.1	 Personal/carer's leave entitlement will be provided for in accordance with the NES and the relevant modern award, provided that: (a) Employees will be credited with their annual entitlement to personal/carer's leave under the NES and in accordance with the relevant modern award; (b) personal/carer's leave accruals for any Employee will not be less than the Employee would have received under a 	 (a) Personal Leave Employees (other than casual employees) accrue ten (10) days paid personal leave for each year of continuous service in accordance with the National Employment Standards. Personal leave accrues progressively throughout the year and accumulates from year to year. Accumulated personal leave entitlements are not payable on termination. Paid personal leave may be taken as either sick leave or carers leave. 	Agreement applied, there is no such pay out of personal leave.
	 clause in a modern award that would have applied to that Employee but for this Agreement; (c) accrued but untaken 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, or where personal/carer's leave transfers to a new employer) and is paid at the Employee's Minimum Annual Salary rate (or contractual annual salary if higher, in accordance with clause 7.4). Night Shift Allowance is payable on paid personal/carer's leave paid out on termination of employment in accordance with clause 7.10 (if eligible). 	Sick leave may be taken where an employee is not fit for work because of a personal illness, or personal injury, affecting the employee. Carers leave may be taken in order to allow an employee to provide care or support to a member of the employee's immediate family or a member of the employee's household, who requires care or support because of a personal illness or injury or unexpected emergency, affecting that other person. If an employee is absent from work because of an illness or non- work related injury for a period longer than their accrued personal leave entitlements, Nickel West will consider granting additional paid or unpaid personal leave in excess of the accrued entitlement. Employees are also entitled to two (2) days of unpaid carers leave in accordance with the National Employment	
12.2	Personal/carer's leave is paid at an Employee's Minimum Annual Salary rate (or contractual annual salary if higher, in accordance with clause 7.4). Night Shift Allowance is payable on paid personal/carer's leave in accordance with clause 7.10 (if eligible).	Standards on each occasion when a member of the employee's immediate family or a member of the employee's household, requires care or support because of a personal illness or injury or unexpected emergency, affecting that other person. This leave may only be taken if the employee has exhausted his or her paid personal leave entitlements (if any).	
13.	COMPASSIONATE LEAVE	8.4 Personal Leave and Compassionate Leave	If the Nickel West Agreement applied, an Employee is
13.1 13.2	Compassionate leave entitlements will be provided for in accordance with the NES. Paid compassionate leave is paid at an Employee's Minimum Annual Salary rate (or contractual annual salary if higher, in accordance with clause 7.4). Night Shift	 (b) Compassionate Leave Employees are entitled to two (2) days of compassionate leave in accordance with the National Employment Standards on each occasion when a member of the employee's immediate family or a member of the employee's household: 	entitled to at least 2 and up to 5 days of Compassionate Leave per occasion. Under the Proposed Agreement, Employees are entitled to 2 days paid Compassionate Leave in accordance with the NES.
	Allowance is payable on paid compassionate leave in accordance with clause 7.10 (if eligible).	contracts or develops a personal illness that poses a serious threat to his or her life, in order to	

Proposed Agreement			Nickel West Agreement	Additional comments on differences
			 spend time with the person; or sustains a personal injury that poses a serious threat to his or her life, in order to spend time with the person; or dies. Employees (other than casual employees) are entitled to be paid for compassionate leave. Nickel West may also, at its discretion, provide up to three (3) additional days paid 	
14.		ENTAL LEAVE	compassionate leave. 8.5 Parental Leave	Under the Proposed Agreement parental leave is paid in
14.1	Subje to pa BHP	ect to clause 14.2, Employees are entitled rental leave at least in accordance with the Group Parental Leave Australia Policy, as inded from time to time.	Employees (including casual employees who are long term employees with a reasonable expectation of continuing employment with Nickel West on a regular and systematic basis) who have completed at least 3 months of continuous	Under the Proposed Agreement parental leave is paid in accordance with the BHP Group Parental Leave Australia Policy, the entitlements of which will never be less than the NES. The BHP Group Parental Leave Australia Policy currently provides for 18 weeks paid parental leave. This cannot be reduced for the term of the Proposed
14.2	less t		service with Nickel West, are entitled to 12 months of unpaid parental leave in accordance with the National Employment Standards.	Agreement. If the Nickel West Agreement applied, the Company's
	(a) (b)	the NES; for the term of this Agreement, the entitlements in the Policy as at commencement of the Agreement.	An employee who is entitled to receive 12 months unpaid parental leave in accordance with the National Employment Standards is entitled to receive pay for 14 weeks of their parental leave. If the employee returns to work for Nickel	leave administration procedures apply as amended from time to time, as well as the entitlements under NES, as well as minimum payment of 14 weeks paid parental leave.
Annual S accordar payable 7.10 (if e allowanc including	alary ra nce with on paid ligible), e imme where	tal leave is paid at an Employee's Minimum ate (or contractual annual salary if higher, in o clause 7.4). Night Shift Allowance is parental leave, in accordance with clause if an employee was being paid night shift ediately prior to commencing parental leave, an employee is transferred to a safe job or eave prior to commencing parental leave.	West immediately following the conclusion of their parental leave, the employee will be entitled to receive a further 4 weeks pay. An employee who would be entitled to receive 12 months unpaid parental leave in accordance with the National Employment Standards but for the fact that he or she will not have responsibility for the care of the child, is entitled to one (1) week paid parental leave.	
15.	LON	G SERVICE LEAVE	8.3 Long Service Leave	If the Nickel West Agreement applied, Employees accrue
15.1		service leave is in accordance with cable legislation.	Employees are entitled to thirteen (13) calendar weeks paid long service leave after ten (10) years completed	long service leave at the rate of 13 weeks per 10 years completed continuous service, and employees can take pro-rata long service leave or cash out long service leave
15.2	subje	service leave accrues and must be taken act to relevant legislation and the Company es, as amended from time to time.	continuous service. Subject to written agreement with Nickel West, after seven (7) years of continuous service, long service leave may be	after 7 years continuous service. Under the Proposed Agreement, long service leave:
15.3	Minin annu claus perio	service leave is paid at an Employee's num Annual Salary rate (or contractual al salary if higher, in accordance with e 7.4) in accordance with their normal pay ds. Night Shift Allowance is payable on service leave in accordance with clause	taken on a pro-rated basis or cashed out.	 In QLD accrues at a higher rate for employees subject to the Coal long service leave legislation; In WA accrues at the lower rate of 8.667 weeks of long service leave after 10 years of service; In SA accrues at the same rate of 13 weeks of long service leave after 10 years of service.
16.	COM	MUNITY SERVICE LEAVE	8 Leave	The Proposed Agreement provides that Employees will be

	Proposed Agreement	Nickel West Agreement	Additional comments on differences
16.1	Subject to clause 16.2, community service leave entitlements are provided for in accordance with the BHP Group Public Service Leave - Australia Policy, as amended from time to time.	Nickel West's leave administration procedures (as amended from time to time) deal with all aspects of taking leave. The National Employment Standards set out in the <i>Fair</i>	entitled to community service leave in accordance with BHP Group Public Service Leave – Australia Policy as amended from time to time, but will not be less than the NES or the entitlements in the policy as at the
16.2	The entitlements under clause 16.1 will not be less than:	<i>Work Act 2009</i> (Cth) (FW Act) provide minimum leave entitlements which apply to employees of Nickel West,	commencement of the Proposed Agreement. There is no specific provision in the Nickel West
	(a) the NES;	including those who are defined as 'shiftworkers' for the purposes of the National Employment Standards.	Agreement addressing community service leave, however the NES entitlement will apply.
	(b) For the term of this Agreement, the entitlements in the Policy as at the commencement of this Agreement.	If at any time the National Employment Standards provide a more beneficial entitlement than that contained in this Agreement, employees will be entitled to the more	
Employe annual sa Night Sh service le	d community service leave is paid at an ee's Minimum Annual Salary rate (or contractual salary if higher, in accordance with clause 7.4). ift Allowance is payable on paid community eave, in accordance with clause 7.10 (if eligible).	beneficial entitlement in the National Employment Standards.	
17.	LEAVE TO DEAL WITH FAMILY AND DOMESTIC VIOLENCE	8 Leave Nickel West's leave administration procedures (as	Both Agreements provide for leave at least in accordance with the NES. Though family and domestic violence leave
17.1	Subject to clause 17.2, paid family and domestic violence leave is provided for in the BHP Group Family and Domestic Violence Support Policy, as amended from time to time.	amended from time to time) deal with all aspects of taking leave. The National Employment Standards set out in the Fair Work Act 2009 (Cth) (FW Act) provide minimum leave	is not expressly mentioned in the Nickel West Agreement, NES entitlements to family and domestic violence leave would be available where the Nickel West Agreement applies.
17.2	The entitlements under clause 17.1 will not be less than: (a) the NES;	entitlements which apply to employees of Nickel West, including those who are defined as 'shiftworkers' for the purposes of the National Employment Standards.	
	 (b) For the term of this Agreement, the entitlements in the Policy as at the commencement of this Agreement. 	If at any time the National Employment Standards provide a more beneficial entitlement than that contained in this Agreement, employees will be entitled to the more beneficial entitlement in the National Employment	
Employe annual sa Night Sh	d family and domestic violence leave is paid at an be's Minimum Annual Salary rate (or contractual salary if higher, in accordance with clause 7.4). iff Allowance is payable on paid family and c violence leave, in accordance with clause 7.10 (if	Standards.	
18.	LEAVE WITHOUT PAY	9 My Benefits	Both the Proposed Agreement and the Nickel West
18.1	An Employee who has exhausted all leave entitlements may make a written application for leave without pay stating the reasons, and the proposed commencement and completion dates. Leave without pay, and its duration, may	Nickel West provides a range of discretionary benefits which may be available to employees. Availability will depend on whether employees satisfy the criteria for each benefit.	Agreement provide that leave without pay may be available at the Company's discretion.
	be granted at the Company's sole discretion. Leave without pay under this clause does not count as service.	The benefits are amended from time to time to ensure that they are relevant and appropriate. In the event of significant changes to the benefits, Nickel West will notify employees of the changes.	

 19.1 Arrangements in the event of severe wet weather or a cyclone are dealt with in the relevant Asset or site policy, as amended from time to time. 19.2 Where Employees cannot get to work due to severe wet weather or a cyclone, they are enabled to utilise accrued annual leave if they desire. 20. ACCOMMODATION AND TRAVEL 20.1 For the term of this Agreement, the following arrangements will apply. 20.2 In this clause: (a) Local Area means the area within a radius of the site at which an Employee's residence in and out of that site for each shift in accordance with any fatigue management plan requirements for the site; (b) Local Employee means any Employee who resides within the Local Area; (c) Commute Employees in Employees (d) Local Employee means any Employee who resides within the Local Area; (e) Commute Employees in and out of that site for each shift, but from which it is not reasonably practical to drive from the Employee who resides within the Local Area; (c) Commute Employees in a Employee who lives outside a radius of the site at radius of the case and working and rom which it is not reasonably practical to drive in and out of that site for each shift, but from which it is not reasonably practical to drive in and out of that site of reach shift but from which it is not reasonably practical to drive in and out of that site of reach shift but from which it is not reasonably practical to drive in and out of that site of reach shift but from which it is not reasonably practical to drive in and out of that site of reach shift but from which it is not reasonably practical to drive in and out of that site for each shift but for which area area mether at the end polyee for each shift but from which it is not reasonably practical to drive in and out of that site for each shift but from which it is not reasonably practical to drive in and out of that site for each shift but from which it is not reasonably practical t			Proposed Agreement	Nickel West Agreement	Additional comments on differences
 20. ACCOMMODATION AND TRAVEL 20. In this clause: (a) Local Area means the area within a radius of the site at which it is reasonably practical to drive from the Employee means any Employee monotation is subject to the relevant to the site is not reasonably practical to drive from which it is not reasonably practical to drive from which it is not reasonably practical to drive from which it is not reasonably practical to drive from which it is not reasonably practical to drive from which it is not reasonably practical to drive from which the state for each shift, but from which it is not reasonably practical to drive from which the state for each shift, but from which it is not reasonably practical to drive from which the state for each shift, but from which it is not reasonably practical to drive from which the state for each shift, but from which it is not reasonably practical to drive from which the state for each shift, but from which it is not reasonably practical to drive in and out of that site for each shift, but from which it is not reasonably practical to drive in and out of that site for each shift, but from which it is not reasonably practical to drive in and out of that site for each shift, but from which it is not reasonably practical to drive in and out of that site for each shift, but from which it is not reasonably practical to drive in and out of that site for each shift, but from which it is not reasonably practical to drive in and out of that site for each shift, but from which it is not reasonably practical to drive in and out of that site for each shift, but from which it is not reasonably practical to drive in and out of that site for each shift, but from which it is not reasonably practical to drive in and out of that site for each shift, but from which it is not reasonably practical to drive in and out of that site for each shift, but from which it is not reasonably practical to drive in and out of that site for each shift, but from which it is not neachift, but	19.1	Arran weath releva time t Wher sever enabl	gements in the event of severe wet her or a cyclone are dealt with in the ant Asset or site policy, as amended from o time. e Employees cannot get to work due to e wet weather or a cyclone, they are ed to utilise accrued annual leave if they	(a) flexible leave arrangements which may include the ability to take annual leave in single days, long service leave in blocks of a minimum of one (1) week, cash out annual and long service leave entitlements in accordance with statutory limits and Nickel West policies, and to take leave without pay with prior approval; 	The Proposed Agreement provides for arrangements in circumstances of inclement weather. The Nickel West Agreement does not include an equivalent provision.
(d) Non-Local Employee means any other	20.1	ACCC For the arrand (a) (b) (c)	 DMMODATION AND TRAVEL the term of this Agreement, the following gements will apply. s clause: Local Area means the area within a radius of the site at which an Employee is working from which it is reasonably practical to drive from the Employee's residence in and out of that site for each shift in accordance with any fatigue management plan requirements for the site; Local Employee means any Employee who resides within the Local Area; Commute Employee is an Employee who lives outside a radius of the site at which they are working and from which it is not reasonably practical to drive from the Employee's residence in and out of that site for each shift, but from which it is not reasonably practical to drive in and out of that site for each shift, but from which it is reasonably practical to drive in and out of that site for each swing in accordance with any journey management plan requirements for the site; 	Details of any Fly In, Fly Out roster arrangements will be provided to employees. Air travel to and from Perth is provided at no expense to the employee. The employee must ensure that they arrive at the airport at least 45 minutes prior to the scheduled departure time of the aircraft. 21 Accommodation Nickel West will provide employees employed on a FIFO roster with accommodation and meals in the Site Village I SPQ during the continuance of their employment with Nickel West at no expense to the employees. Occupancy of the accommodation is subject to the relevant Village I SPQ rules. Employees who have been engaged on a residential roster arrangement whilst employed for work at locations with residential facilities will be allocated Nickel West housing at the discretion of Nickel West. Occupancy of Nickel West housing is subject to the relevant township policies and procedures (as amended from time to time) and the terms	allowances. The Nickel West Agreement only provides travel arrangements for FIFO employees travelling to and from Perth, whereas the Proposed Agreement provides various transport and accommodation arrangements for an employee depending on their location. The Nickel West Agreement provides that employees who fly in fly out will travel from Perth and will receive accommodation and meals in the Site Village / SPQ at no expense to the employee. Employee accommodation is subject to relevant rules.

		Proposed Agreement	Nickel West Agreement	Additional comments on differences
		Employee that is not a Local Employee or Commute Employee.		
20.3	Emp	loyment in a hub		
	deplo Com Empl	oyees are employed to work at oyments within a hub as directed by the bany from time to time. As a result, oyees are not employed to work in a single on or site and are able to choose where to e.		
20.4	Loca	I Employees Benefits		
	(a)	Subject to this clause20.4, Local Employees will travel to and from the site in their own time and at their own expense each day that they are required to perform work.		
	(b)	Local Employees will be paid a local allowance of \$8,000 per year paid in equal fortnightly instalments included in their regular pay, for each fortnight work, including non-rostered overtime, is performed as required or an Employee is on paid leave.		
	(c)	Where the Company requires Local Employees to travel daily to and from the site from a designated location and by a designated means, such transport will be at the Company's cost, and will not affect payment of the allowance in clause 20.4(b).		
	(d)	This clause does not apply if an Employee accepts, or otherwise has the benefit of, other housing and/or accommodation arrangements with the Company.		
20.5	Com	mute Employees Benefits		
	(a)	Subject to clause 20.7, the Company will provide Commute Employees at the Company's cost, with single person's village or other accommodation during the rostered swing of work. The type and location of the accommodation is at the Company's discretion, and if an Employee chooses not to stay in the accommodation provided the Employee will be responsible for their own		

		Proposed Agreement	Nickel West Agreement	Additional comments on differences
		accommodation at their own expense.		
	(b)	The Company will provide Commute Employees at its cost with:		
		 road transport to and from the site from the accommodation each day that they perform work as directed; 		
		(ii) a travel allowance of \$5,000 per year paid in equal fortnightly instalments included in their regular pay, for all incidental costs incurred in travelling to and from their residence to their accommodation to perform work, including non-rostered overtime, as required. This allowance will be included in regular pay for each fortnight work is performed as required or an Employee is on paid leave.		
	(c)	Where the Company requires Commute Employees to commute to and from the accommodation by a designated means, such transport will be at the Company's cost and will not affect payment of the allowance in clause 20.5(b).		
20.6	Non-	Local Employees Benefits		
	(a)	Subject to clause 20.7 the Company at its cost, will provide Non-Local Employees with:		
		 single person's village or other accommodation during the rostered swing of work. The type and location of the accommodation is at the Company's discretion. If an Employee chooses not to stay in the accommodation provided, the Employee will be responsible for their own accommodation at their own expense; 		
		(ii) air transport between:(A) the transport departure		
		points in (C) to (E) below; or		

	Р	roposed A	Agreement	Nickel West Agreement	Additional comments on differences
		(B)	any other departure point(s) nominated by the Company from time to time,		
		airpo	he nominated provincial rt and return, to meet the oyee's roster.		
		Agree	e commencement of this ement the transport rture points are:		
		(C)	for the Queensland Hub – Brisbane, Cairns and Townsville;		
		(D)	For the Western Australia Hub – Perth and Busselton;		
		(E)	For the South Australia Hub – Adelaide;		
	(ii	from	transport to and from the site the accommodation each hat they perform work; and		
	(iv	provi Com villag	transport between the ncial airport nominated by the pany and the single person's e or other accommodation eturn.		
	tra de	avel under	an require Employees to this sub-clause by a neans, timetables, and		
20.7	Conditio	ns of trav	el and accommodation		
	20 pr Si).6 will app ovide a wr upervisor a	subclauses 20.4 , <u>20.5,</u> or ly. An Employee must itten request to their at least 28 days prior to any atus under those clauses.		
	(b) TI	ne benefits	apply for:		
	(i)	acco	week the Employee works in rdance with the directions of company or is on paid leave;		
	(ii) the te	erm of this Agreement.		

	Proposed Agreement	Nickel West Agreement	Additional comments on differences
(c)	The allowances applicable under this clause:		
	 are divisible flat payments and do not compound for overtime or any penalty; 		
	 (ii) apply pro rata for Part Time Employees in accordance with clause5.3. 		
(d)	All travel and rest time under this clause is non- working time.		
(e)	Employees who choose to use the accommodation or travel provided will, as a condition of employment, abide by the rules and regulations of the Company and/or the operator, as amended from time to time. Disruptive behaviour and/or breaching rules and regulations can invoke removal of accommodation and/or travel rights. An Employee who has their rights withdrawn and does not provide their own accommodation and/or travel in accordance with their roster, may have their employment terminated.		
(f)	Employees must comply with the journey management plan requirements of any site.		
(g)	Without limiting sub-clauses 20.7(d) and (f), to assist with management of fatigue, Non-Local and Commute Employees travelling to or from the Local Area to perform work may be required by the Company to:		
	 travel on the day preceding the first shift and rest at designated Company provided accommodation, prior to commencing the first shift; and 		
	 (ii) on completion of work on any roster, travel may include rest at designated Company provided accommodation during the period following the completion of the final shift before commencing commute travel. 		
(h)	Where any transport is provided by the		

	Proposed Agreement	Nickel West Agreement	Additional comments on differences
	Company, an Employee must travel on the scheduled transport that is allocated to the Employee. In circumstances where an Employee, for any reason other than a direction by the Company, does not travel at the allocated time:		
	 (i) it will be the Employee's responsibility to provide an alternate means of transport at the Employee's cost and subject to journey management and fatigue management requirements; or 		
	 where that is not possible, it may result in the Employee being ineligible to work that rostered shift and no payment will be provided for that shift. 		
20.8	If a FIFO employee is at work and takes personal leave for the remainder of their rostered swing, the employee can access the first available seat on a charter flight to return home. Where a seat on a charter flight is not available, the Resource & Logistics team will source the next available commercial flight subject to General Manger approval.		
21.	STAND ASIDE AND STAND DOWN	No equivalent provision for stand aside, but there is a stand	The Proposed Agreement contains additional rights for the
21.1	Subject to clause 21.3, the Company can stand aside an Employee:	down provision in section 524 of the FW Act which would apply under the Whaleback Agreement. Section 524 of the FW Act is as follows:	Company which allow the Company to stand aside Employees with or without pay, in circumstances of full or partial refusal of duty, neglect of duty or misconduct. There
	 (a) with or without pay for full or partial refusal of duty; or 	524 Employer may stand down employees in certain circumstances	are no equivalent rights in the Nickel West Agreement.
	(b) with or without pay for neglect of duty; or(c) with or without pay for misconduct, while it is being investigated.	(1) An employer may, under this subsection, stand down an employee during a period in which the employee cannot usefully be employed because of one of the	
21.2	If the Company stands aside an Employee without pay for neglect of duty or misconduct and the Company determines after an investigation that the Employee did not neglect their duty or did not engage in any misconduct (as the case may be), the Company will pay the Employee the full amount of remuneration they would have received in respect of the period for which they were stood aside.	 following circumstances: (a) industrial action (other than industrial action organised or engaged in by the employer); (b) a breakdown of machinery or equipment, if the employer cannot reasonably be held responsible for the breakdown; (c) a stoppage of work for any cause for which the employer cannot reasonably be held responsible. 	
21.3	Subject to the NES: (a) An Employee stood aside under clause	(2) However, an employer may not stand down an employee under subsection (1) during a period in which the employee cannot usefully be employed because of a	

		Proposed Agreement	Nickel West Agreement	Additional comments on differences
		21.1(c) is entitled to be paid their Minimum Annual Salary (or contractual annual salary if higher, in accordance with clause 7.4). for the period they are stood aside, provided the Employee:	circumstance referred to in that subsection if: (a) an enterprise agreement, or a contract of employment, applies to the employer and the employee; and	
	(b)	 (i) remains ready, willing and able to perform work; and (ii) complies with all lawful and reasonable directions given by the Company during this period (including, for example, any direction to participate in the investigation into alleged misconduct). If an Employee stood aside with pay under this clause fails to meet the requirements of subclause 21.3(a), the Employee is not entitled to be paid their Minimum Annual Salary (or contractual approximation). 	 (b) the agreement or contract provides for the employer to stand down the employee during that period if the employee cannot usefully be employed during that period because of that circumstance. Note 1: If an employer may not stand down an employee under subsection (1), the employer may be able to stand down the employee in accordance with the enterprise agreement or the contract of employment. Note 2: An enterprise agreement or a contract of employment may also include terms that impose additional requirements that an employer must meet before standing down an employee (for example requirements relating to consultation or notice). (3) If an employer stands down an employee during a empl	
	(c)	annual salary if higher, in accordance with clause 7.4) for the period that the Employee does not meet those requirements.Night Shift Allowance is payable on stand aside with pay in accordance with	period under subsection (1), the employer is not required	
21.4	withou Emplo of one	clause 7.10 (if eligible). company may stand down an Employee ut pay during a period in which the byee cannot usefully be employed because of the following circumstances:		
	(a)	industrial action;		
	(b)	a breakdown of machinery or equipment if the Company cannot reasonably be held responsible for the break down; or		
	(c)	an interruption to work for any cause for which the Company cannot reasonably be held responsible.		
21.5	the cir above long s	eyees who have been stood down under cumstances described in clause 21.4 may request to take accrued annual or ervice leave entitlements. Approval is at ompany's discretion.		
21.6		mployee stood down under clause 21.4 ntinue to have their service recognised for		

	Proposed Agreement	Nickel West Agreement	Additional comments on differences
	the purposes of "continuous service".		
21.7	If an employee is stood down under this clause during their rostered swing, the Company will assist the employee to return home as soon as practicable once they are no longer required by the Company.		
22.	ISSUE RESOLUTION PROCEDURE	13 Fair Treatment Procedure	Both the Proposed Agreement and the Nickel West
22.1	This clause sets out the process for resolving issues which relate to:(a) a matter arising under this Agreement; or(b) the NES.	Nickel West has a Fair Treatment Procedure, which all employees are required to follow. The Fair Treatment Procedure exists to help employees address their concerns about the application of terms of this Agreement, the National Employment Standards or where they believe they	Agreement provide specific steps for resolving disputes in relation to the Agreement and the NES before referral to the FWC for conciliation. The Proposed Agreement also provides that any steps may be by-passed by agreement, and allows for arbitration by
22.2	Where an issue under clause 22.1 arises which an Employee seeks to be resolved, the issue must first be referred for discussion between the Employee and their immediate Supervisor to attempt to resolve the issue.	have been treated unfairly in the application of Nickel West policies, decisions, behaviours or other actions. It allows employees' concerns to be addressed promptly, fairly and competently. Nickel West promotes the concept of resolving issues by addressing them in the first instance with an employee's	agreement, which is not a power given to the FWC in the Nickel West Agreement.
22.3	If the issue remains unresolved, it may be referred for discussion between the Employee and the Employee's Superintendent.	immediate Supervisor or Manager. If the issue remains unresolved, it should be dealt with by following Nickel West's Fair Treatment Procedure. Work continues	
22.4	If the issue is still not resolved, it may be referred for discussion between the Employee and the Employee's Departmental Manager.	normally, as directed by the employee's Manager, whilst issues are being addressed. As well as Nickel West's Fair Treatment Procedure, there	
22.5	Discussions in accordance with clauses 22.2 , 22.3 and 22.4 will be held as soon as reasonably practicable.	are specific issue resolution processes which deal with counselling, discipline, termination, fitness for work, workers' compensation, EEO and business ethics.	
22.6	By agreement, the Company and the Employee may bypass any of the steps in clauses 22.3 or 22.4 in the interests of speedy resolution of the issue.	Fair treatment promotes the concepts of natural justice and procedural and substantive fairness. There is no prejudice to employees who request a Fair Treatment Review. The Fair Treatment Procedure is shown as follows. This	
22.7	If the issue resolution processes in clauses 22.2, 22.3 and 22.4 have genuinely been exhausted (with the exception of the processes in clauses 22.3 or 22.4 if there was an agreement to bypass any of these steps), and the issue is still unable to be resolved at the workplace level, either party (or its representative) may refer the matter to the FWC for conciliation. If the matter remains unresolved, it can be referred to the FWC for arbitration by consent of both parties involved.	procedure commences at step 1 and continues as necessary through steps 2, 3 and 4.	
22.8	Either the Employee or the Company may have a representative to assist at any stage of this process.		

	Proposed Agreement	Nickel West Agreement	Additional comments on differences
		Normal Employee:Supervisors/Managerial Discussion Cornal Fair Treatment Review 0 3 4 0 3 4 0 0 3 4 0 0 0 0 0 1 0 0 0 0 0 1 0	
23. 23.1	INDIVIDUAL FLEXIBILITY The Company and any Employee covered by this Agreement may agree to make an individual flexibility arrangement to vary the effect of terms of the Agreement if: (a) the arrangement deals with 1 or more of the following matters: (i) arrangements about when work is performed; (ii) overtime rates; (iii) penalty rates;	Schedule 2.2 Model flexibility term (regulation 2.08) Model flexibility term (1) An employer and employee covered by this enterprise agreement may agree to make an individual flexibility arrangement to vary the effect of terms of the agreement if: (a) the agreement deals with 1 or more of the following matters: (i) arrangements about when work is performed; 	The Individual Flexibility Term in both the Proposed Agreement and the Nickel West Agreement are substantially the same.

		Prop	osed Agreement		Nickel West Agreement			Additional comments on differences
		(iv)	allowances;			(ii)	overtime rates;	
		(v)	leave loading; and			(iii)	penalty rates;	
	(b)		rrangement meets the genuine			(iv)	allowances;	
			s of the Company and Employee in on to 1 or more of the matters			(v)	leave loading; and	
			oned in paragraph (a); and		(c)		rangement meets the genuine	
	(c)		rrangement is genuinely agreed to e Company and Employee.			relatio	of the employer and employee in n to 1 or more of the matters oned in paragraph (a); and	
23.2			ny must ensure that the terms of the xibility arrangement:		(d)		rangement is genuinely agreed to employer and employee.	
	(a)		bout permitted matters under on 172 of the FW Act; and	(2)			r must ensure that the terms of the kibility arrangement:	
	(b)	of the	ot unlawful terms under section 194 FW Act; and		(a)		pout permitted matters under n 172 of the Fair Work Act 2009;	
	(c)	overa	in the Employee being better off Il than the Employee would be if no gement was made.		(b)		ot unlawful terms under section 194	
23.3		Compar	y must ensure that the terms of the xibility arrangement:		(c)	result	Fair Work Act 2009; and in the employee being better off I than the employee would be if no	
	(a)	is in v	vriting;				gement was made.	
	(b)		les the name of the Company and ovee; and	(3)			r must ensure that the individual ngement:	
	(c)		is signed by the Company and Employee		(a)	is in w	riting; and	
		age, s	the Employee is under 18 years of signed by a parent or guardian of mployee; and		(b)		es the name of the employer and yee; and	
	(d)	incluc	les details of:		(c)		ed by the employer and employee the employee is under 18 years of	
		(i)	the terms of this Agreement that will be varied by the arrangement;			age, s	igned by a parent or guardian of nployee; and	
		<i>(</i> '')	and		(d)	includ	es details of:	
		(ii)	how the arrangement will vary the effect of the terms; and			(i)	the terms of the enterprise agreement that will be varied by	
		(iii)	how the Employee will be better off overall in relation to the terms			<i>(</i> 11)	the arrangement; and	
			and conditions of their employment as a result of the			(ii)	how the arrangement will vary the effect of the terms; and	
			arrangement; and			(iii)	how the employee will be better	
	(e)	states the day on which the arrangement commences.					off overall in relation to the terms and conditions of his or her employment as a result of the	
23.4			ny must give the Employee a copy of I flexibility arrangement within 14				arrangement; and	

	Proposed Agreement				Nickel West Agreement	Additional comments on differences
23.5	The C	after it is agreed to. Company or Employee may terminate the dual flexibility arrangement: by giving no more than 28 days written notice to the other party to the arrangement; or if the Company and Employee agree in writing— at any time.	(4) (5)	the in days The e	states the day on which the arrangement commences. employer must give the employee a copy of ndividual flexibility arrangement within 14 after it is agreed to. employer or employee may terminate the dual flexibility arrangement: by giving no more than 28 days written notice to the other party to the arrangement; or if the employer and employee agree in writing — at any time.	
24.	WOR	KPLACE DELEGATES RIGHTS	No equiva	alent p	rovision.	The Proposed Agreement contains a clause about the
24.1	rights	clause 24 provides for the exercise of the of workplace delegates set out in section of the FW Act.				rights and entitlements of workplace delegates. While the Nickel West Agreement does not contain an equivalent provision, the FW Act contains rights and
24.2	In this	s clause 24:				entitlements for workplace delegates which would apply
	(a)	workplace delegate means an Employee who is a workplace delegate within the meaning of section 350C(1) of the FW Act;				
	(b)	delegate's organisation means the Employee organisation in accordance with the rules of which the workplace delegate was appointed or elected; and				
	(c)	eligible Employees means members and persons eligible to be members of the delegate's organisation who are employed by the Company in the enterprise.				
24.3	#, a w writte a wor workp with e	e exercising entitlements under this clause, vorkplace delegate must give the Company n notice of their appointment or election as kplace delegate. If requested, the place delegate must provide the Company evidence that would satisfy a reasonable on of their appointment or election.				
24.4	deleg	nployee who ceases to be a workplace ate must give written notice to the bany within 14 days.				
24.5	Right	t of representation				
	(a)	A workplace delegate may represent the				

		Prop	oosed Agreement	Nickel West Agreement	Additional comments on differences
		who v	strial interests of eligible Employees wish to be represented by the place delegate in matters including:		
		(i)	consultation about major workplace change;		
		(ii)	consultation about changes to rosters or hours of work;		
		(iii)	resolution of disputes;		
		(iv)	disciplinary processes;		
		(v)	enterprise bargaining where the workplace delegate has been appointed as a bargaining representative under section 176 of the FW Act or is assisting the delegate's organisation with enterprise bargaining; and		
		(vi)	any process or procedure within an award, enterprise agreement or policy of the Company under which eligible employees are entitled to be represented and which concerns their industrial interests.		
24.6	Entit	ement	to reasonable communication		
	(a)	with e of rep unde discu orgar	rkplace delegate may communicate eligible Employees for the purpose presenting their industrial interests r this clause #. This includes ssing membership of the delegate's nisation and representation with le Employees.		
	(b)	with e	rkplace delegate may communicate eligible Employees during working s or work breaks, or before or after		
24.7			to reasonable access to the and workplace facilities		
	(a)	deleg	Company must provide a workplace gate with access to or use of the ving workplace facilities:		
		(i)	a room or area to hold discussions that is fit for purpose, private and accessible by the workplace		

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			delegate and eligible Employees;		
		(ii)	a physical or electronic noticeboard;		
		(iii)	electronic means of communication ordinarily used in the workplace by the Company to communicate with eligible employees and by Eligible employees to communicate with each other, including access to Wi-Fi;		
		(iv)	a lockable filing cabinet or other secure document storage area; and		
		(v)	office facilities and equipment including printers, scanners and photocopiers.		
	(b)	acces	Company is not required to provide ss to or use of a workplace facility r this clause if:		
		(i)	the workplace does not have the facility;		
		(ii)	due to operational requirements, it is impractical to provide access to or use of the facility at the time or in the manner it is sought; or		
		(iii)	the Company does not have access to the facility at the enterprise and is unable to obtain access after taking reasonable steps.		
24.8	Entitl	ement	to reasonable access to training		
	(a)	deleg paid t initial subse relate intere	Company must provide a workplace late with access to up to 5 days of time during normal working hours for training and at least one day each equent year, to attend training do representation of the industrial ests of eligible Employees, subject to ollowing conditions:		
		(i)	In each year commencing 1 July, the Company is not required to provide access to paid time for training to more than one		

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workplace delegate per 50 eligible Employees.		
 (ii) The number of eligible Employees will be determined on the day a delegate requests paid time to attend training, as the number of eligible Employees who are full- time or part-time employees.: 		
 Payment for a day of paid time during normal working hours is payment of the amount the workplace delegate would have been paid for the hours the workplace delegate would have been rostered or required to work on that day if the delegate had not been absent from work to attend the training. For the avoidance of doubt, this includes Night Shift Allowance in accordance with clause 7.10 (if eligible). 		
(iv) The workplace delegate must give the Company not less than 5 weeks' notice (unless the Company and delegate agree to a shorter period of notice) of the dates, subject matter, the daily start and finish times of the training, and the name of the training provider.		
 (v) If requested by the Company, the workplace delegate must provide the Company with an outline of the training content. 		
(vi) The Company must advise the workplace delegate not less than 2 weeks from the day on which the training is scheduled to commence, whether the workplace delegate's access to paid time during normal working hours to attend the training has been approved. Such approval must not be unreasonably withheld.		
(vii) The workplace delegate must, within 7 days after the day on		

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	which the training ends, provide the Company with evidence that would satisfy a reasonable person of their attendance at the training.		the Company with evidence that would satisfy a reasonable person		
24.9	Exerc	cise of	entitlements under clause 24		
	(a)	undei condi must,	rkplace delegate's entitlements r this clause 24 are subject to the tions that the workplace delegate when exercising those ements:		
		(i)	comply with their duties and obligations as an Employee;		
		(ii)	comply with the reasonable policies and procedures of the Company, including reasonable codes of conduct and requirements in relation to occupational health and safety and acceptable use of ICT resources;		
		(iii)	not hinder, obstruct or prevent the normal performance of work; and		
		(iv)	not hinder, obstruct or prevent eligible Employees exercising their rights to freedom of association.		
	(b)	to pro acces comm indivie	se 24 does not require the Company ovide a workplace delegate with ss to electronic means of nunication in a way that provides dual contact details for eligible oyees.		
	(c)	Emple workp	se 24 does not require an eligible oyee to be represented by a blace delegate without the byee's agreement.		
25.		MANAGEMENT OF CHANGE / CONSULTATION		23 Consultation Nickel West will consult with employees when a definite	The consultation clause in the Proposed Agreement incorporates the Model Term as contained in the FW Act
25.1			with s 205(3) of the FW Act applies,	decision has been made about major workplace changes	and Regulations as amended from time to time. The Nickel West Agreement includes a less detailed consultation clause.

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26. 26.2 26.3	 EMPLOYEE RIGHT TO DISCONNECT This clause provides for the exercise of an employee's right to disconnect under section 333M of the FW Act. The Company must not directly or indirectly prevent an employee from exercising their right to disconnect under the FW Act. This clause does not prevent the Company from requiring an employee to monitor, read or respond to contact, or attempted contact, from the employer company outside of the employee's working hours where the Company's contact is to notify the employee that they are required to attend or perform work or notify them of a recall to work. 		provides for the exercise of an right to disconnect under section FW Act. by must not directly or indirectly employee from exercising their right at under the FW Act. does not prevent the Company from employee to monitor, read or contact, or attempted contact, from r company outside of the working hours where the Company's notify the employee that they are attend or perform work or notify them	No equivalent provision.	The Proposed Agreement confirms the employee's right to disconnect under the FW Act. While the Nickel West Agreement does not contain an equivalent provision, the rights under section 333M of the FW Act would apply.
27.		JNDAN		22 Redundancy	The Proposed Agreement provides for redundancy payment that is the greater of:
27.1	Defin (a) (b)	An Er an Er at the (i) (ii)	f redundancy mployee is made redundant where mployee's employment is terminated company's initiative: because the Company no longer requires the job done by the Employee to be done by anyone except where this is due to the ordinary and customary turnover of labour; or because of insolvency or bankruptcy of the Company. clause does not apply to Employees ged for a fixed term or a specified	In the event of redundancy, employees will be entitled to all redundancy and termination benefits as provided in Nickel West's Redundancy Policy, as amended from time to time (provided that any such amendment does not reduce the benefits to which the employee is entitled as at the date of signing the letter of offer confirming their acceptance of Nickel West's terms and conditions of employment). Redundancy entitlements contained in the Redundancy Policy which are over and above those set out in the National Employment Standards do not arise where an offer of suitable alternative employment is made or in circumstances where an employee agrees to accept different employment arrangements. In any event, payments made under the Redundancy Policy include National Employment Standards entitlements.	 the NES (between 4 and 16 weeks pay); for the term of this Agreement, the entitlements in the Policy as at the commencement of this Agreement (4 or 5) weeks' notice, plus 14 weeks' severance and an additional 2.5 weeks for each year of service; regardless of length of employment, four weeks' pay. The Nickel West Agreement provides for a payment comprised of the following: notice, per the Nickel West Agreement; 14 weeks' severance, an additional 2.5 weeks for each year of service; pro rata performance incentive.
Redund	lancy pa	yment	t	Redundancy entitlements under the Redundancy Policy	
27.2	Excep termir redun	t wher hations dancy dancy d to re the an entitle award for the amou	e clause 27.4 applies, when of employment occur due to the Employees terminated are dundancy pay equal to the greater mount the Employee would be ed to under the relevant modern	 include: (a) Redundancy Payment A payment comprising the following components, each of which is based upon the employee's Base Salary and pensionable allowances: (1) notice, as per this Agreement; (2) severance, being 14 weeks' payment; (3) service, being 2.5 weeks per year of service, prorated for completed months of service; and 	

		Proposed Agreement	Nickel West Agreement	Additional comments on differences
07.0	The e	Australia Policy, as amended from time to time.	(4) Performance Incentive Plan, a pro-rata "at target" payment (calculated only on Base Salary) for the performance period.	
27.3	less t	entitlements under clause 27.2 will not be han:	(b) Annual and Long Service Leave	
	(a)	the NES;	All accrued untaken annual leave will be paid on termination.	
	(b)	for the term of this Agreement, the entitlements in the Policy as at the commencement of this Agreement;	If an employee has three (3) or more years' continuous service, accrued long service leave is paid out. Long	
	(c)	Regardless of length of employment, four weeks' pay.	service leave payments are pro-rated on the basis of continuous years' service, subject to the provisions of relevant legislation.	
accorda	nce with	Allowance is included in redundancy pay in clause 7.10 (if eligible).	Annual and long service leave payments are based on Base Salary, superannuation and pensionable allowances where redundancy occurs.	
27.5		n ption ect to the NES, the Company is not liable	(c) Other	
	for an would paym	by payment in clause 27.3 if the Company I not have been required to make a ent of redundancy pay to the Employee r the relevant modern award from time to	Outplacement support, reasonable relocation expenses and financial counselling may be provided in accordance with the Nickel West scheme.	
	time.		Eligibility conditions apply to occupancy of Nickel West housing.	
27.6		tion of redundancy pay		
	may r relief	ite anything in this clause, the Company make application to the FWC to be granted from the obligation to make a payment ant to clause 27.		
28.	TERM	INATION OF EMPLOYMENT	14 Leaving Nickel West and Related Issues	Under the Proposed Agreement, an Employee may resign
28.1	with t	mployee may resign from their employment he Company by giving one week's written e to the Company.	An employee may resign from his or her employment with Nickel West by giving one (1) month's notice in writing or forfeiture of payment in lieu of notice.	by giving one week's written notice to the Company. If the Nickel West Agreement applied, the employee must provide 1 months' written notice.
28.2	termir Time weeks Comp Emple	ect to clause 28.3, the Company may nate the employment of a Full Time or Part Employee by giving the Employee four s' written notice or by payment by the bany in lieu of all or part of that notice. If an oyee is paid in lieu of notice of termination, ent will be at an Employee's Minimum	Nickel West may terminate the employment of an employee by giving the employee one (1) month's notice in writing (or 5 weeks where the employee is over 45 years of age and has more than 2 years' continuous service with Nickel West), or by paying salary for that amount of leave in lieu of notice.	
	Annua if high Shift A notice	al Salary rate (or contractual annual salary ner, in accordance with clause 7.4). Night Allowance is payable on payment in lieu of e of termination in accordance with clause (if eligible).	Employment may be terminated immediately by Nickel West for any conduct by an employee which would justify summary dismissal. In such circumstances payment shall be up to the time of the dismissal only.	
28.3		Company may employ any Full Time or Part	17 Probation	
		Employee on probation. In that case, the dof probation will begin on the	It is Nickel West practice for a probationary period of six (6)	

	Proposed Agreement	Nickel West Agreement	Additional comments on differences
	commencement of employment and will continue for a period of up to 6 months continuous service. During the period of probation, the Company may terminate the Employee's employment by giving one week's written notice or payment by the Company in lieu of all or part of that notice.	months to apply from the date of commencement of employment. The employment relationship may be terminated by either party by the giving of seven (7) days' notice at any time during the probationary period. Employee performance will be monitored during this	
28.4	The period of notice to be given by the Company to Full Time or Part Time Employees under clause 28.2 shall increase by one week if the Employee is over 45 years old and has completed more than two years continuous service with the Company.	probationary period and will be formally reviewed on or before the completion of the six (6) months service.	
28.5	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.		
29.	NO FURTHER CLAIMS	No equivalent provision.	
	This Agreement is a comprehensive and full settlement of all Employee enterprise bargaining claims for the duration of this Agreement unless otherwise permitted by the FW Act.		
	DIX 1 – MINIMUM ANNUAL SALARIES BY R, HUB AND CLASSIFICATION		
reviewed available Propose discusse Agreeme Propose relevant	ates are not reproduced in this table but can be d in the copy of the Proposed Agreement made to you. The remuneration structures under the d Agreement and the Nickel West Agreement are ed in relation to clause 7 of the Proposed ent above. More information about how the d Agreement operates and compares to the Awards is included in the other explanatory provided to		
you.			
APPENI	DIX 2 – ALLOWANCES		
reviewed available Propose discusse Agreeme Propose relevant	ates are not reproduced in this table but can be d in the copy of the Proposed Agreement made e to you. The remuneration structures under the d Agreement and the Nickel West Agreement are ed in relation to clause 7 of the Proposed ent above. More information about how the d Agreement operates and compares to the Awards is included in the other explanatory provided to		

Proposed Agreement	Nickel West Agreement	Additional comments on differences
you.		
No equivalent provision.	5 Performance Enhancement Process	The Proposed Agreement does not have any comparable
	The Performance Enhancement Process exists to provide a simple and consistent approach for managing performance across all levels of the organisation, and to enable alignment of the employment relationship, business goals and objectives, and employees' work aspirations.	terms.
	All employees are required to participate in the Performance Enhancement Process, in order to ensure that people are assessed on what they do and how they do it.	
	A number of performance elements are assessed during the annual and interim Performance Review processes, including the Scorecard, Job Performance, Development Plan, Leadership Behaviours and Charter Values.	
No equivalent provision.	8.6 Unauthorised Absence	The Proposed Agreement does not have any comparable
	If an employee is unable to attend work for any reason, they must notify their Manager or Supervisor at the first available opportunity. The Manager may require the employee to provide satisfactory documentary evidence in respect of any claim for personal leave or compassionate leave. Unauthorised absences may be investigated and disciplinary action may be taken.	terms.
	If an employee is absent from work for three (3) consecutive working days without authorisation, their employment may be deemed to have been abandoned.	
No equivalent provision.	9 My Benefits Nickel West provides a range of discretionary benefits which may be available to employees. Availability will depend on whether employees satisfy the criteria for each benefit.	The Proposed Agreement does not have any comparable terms.
	The benefits are amended from time to time to ensure that they are relevant and appropriate. In the event of significant changes to the benefits, Nickel West will notify employees of the changes.	
	Some of the benefits that may apply to employees include:	
	(a) flexible work practice arrangements which may include the ability to participate in part-time employment, job sharing, home based employment and flexible working hours;	
	(b) flexible leave arrangements which may include the ability to take annual leave in single days, long service leave in blocks of a minimum of one	

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	(1) week, cash out annual and long service leave entitlements in accordance with statutory limits and Nickel West policies, and to take leave without pay with prior approval;	
	 superannuation arrangements which are in excess of statutory requirements; 	
	 (d) education assistance and study leave. Education assistance may also be available for the dependants of employees who are resident at remote locations; 	
	(e) relocation arrangements and assistance where employees transfer to or from sites and city locations;	
	 (f) an employee share scheme, if applicable, and subject to the rules of any such share scheme; 	
	(g) personal insurance arrangements including the employee accident insurance scheme, the superannuation disablement and death benefit, and the salary continuance insurance plan covering extended periods of illness or injury not covered by workers' compensation;	
	 (h) access for employees and their dependants to the Employee Assistance Program for confidential counselling services and support; 	
	 access to Nickel West's preferred supplier discount arrangements which include home loans, corporate medical benefits scheme, discounts on insurance and other discounts through supplier arrangements; and 	
	(j) Recognition and Service Awards.	
No equivalent provision.	10 My Obligations to Nickel West	The Proposed Agreement does not have any comparable
	There are many general legal obligations which exist in all employment relationships. The BHP Billiton Code of Business Conduct booklet outlines some of the employment obligations. Other specific obligations applicable to all employees include:	terms.
	 in addition to the provisions of this Agreement, employees are required to familiarise themselves with and comply with all workplace policies and procedures and with Nickel West's rules, policies, practices and procedures, as introduced or amended from time to time; 	
	(b) employees must comply with all lawful directions given by their Manager or other authorised	

Proposed Agreement	Nickel West Agreement	Additional comments on differences
	person, and diligently and faithfully serve Nickel West, protect and further its interests at all times, and hold appropriate licences for the performance of their duties;	
	(c) employees must not engage directly or indirectly in any other trade, business or occupation which deals with Nickel West, or which impacts on their ability to perform their work, except with the prior written approval of their Manager or other authorised person, and must not engage in any conduct or activity which may harm or adversely affect Nickel West's operations, business or interests;	
	 (d) all information provided by an employee to Nickel West, including prior to employment with Nickel West, must be accurate and complete. The provision of incorrect information may result in disciplinary action and could result in the termination of employment; 	
	(e) all Nickel West property including, without limitation, reports, documents, files, books, manuals, records, information, statements, papers, writing and similar items (whether in hard copy, electronic, magnetic or other form) relating to Nickel West's affairs remain Nickel West's property and, if requested, shall be handed over to Nickel West and, in any event, handed over on leaving the service of Nickel West;	
	(f) employees must work in a manner commensurate with their position and skills and as directed by their Manager or other authorised officer at all times, without bans, limitations or stoppages. Any ban, limitation or stoppage (other than for genuine safety reasons or otherwise authorised by law) will be grounds for disciplinary action and this may result in termination of employment;	
	 (g) employees must assist in the training of other employees as required by Nickel West; 	
	 (h) employees must comply with Nickel West's policies regarding computer use as amended from time to time. Nickel West uses certain software under licence, which may not be reproduced or copied by employees, unless specifically approved; 	
	(i) employees must not give or receive any	

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	monetary payment, gift, benefit, personal favour or gratuity in, or in connection with any business of Nickel West save and except in any case involving items of nominal value and authorised business-related expenditure for which approval has been obtained by the employee from their Manager or other authorised person;	
	 (j) employees must properly record and account for all transactions made by them on behalf of Nickel West by maintenance of the appropriate records and accounts; 	
	 (k) should an employee invent, improve or make a work related discovery, the employee must freely and fully disclose this to Nickel West at the time; and 	
	(I) except with the prior written approval of their Manager or other authorised person, an employee should not disclose to any third party during or after their employment any confidential information relating to Nickel West's affairs which may come to their knowledge in the course of their employment, and the employee shall use their best endeavours to prevent the disclosure of any such confidential information to or by a third party. This obligation does not apply to information which is required to be used or disclosed by the employee in the proper performance of their role, comes to be in the public domain or is required to be disclosed by law.	
No equivalent provision.	11 Environment, Health, Safety, Medical Security and Community Issues	The Proposed Agreement does not have any comparable terms.
	Employees are required to carry out their role in a safe and environmentally responsible manner and comply with relevant Acts, Regulations and Codes of Practice and Nickel West's environmental health and safety policies and procedures (as amended from time to time).	
	It is a requirement that employees wear and maintain personal protective clothing and safety equipment as required by Nickel West.	
	Nickel West may require employees to undertake such medical tests as it considers appropriate including, without limitation, random drug and alcohol testing and annual health screenings, and employees agree to undergo such tests and to give Nickel West access to the results of such tests, which Nickel West will deal with in a confidential	

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	manner, to assist with the management of employees' safety, welfare and general employment.	
	Nickel West may inspect employees' personal property on Nickel West premises, their work area or (in the case of site based facilities) accommodation rooms at any time for security reasons and employees consent to such inspection.	
	Employees shall not, without prior consent from their Manager or other authorised person remove any Nickel West records, documents, vehicles, tools, plant, equipment or other Nickel West property from the workplace.	
	Employees are required to respect the responsibilities, laws, tradition and culture of all people regardless of race and whether or not they are protected by particular legislation. The laws with respect to indigenous people will be the minimum standard to which adherence is required.	
No equivalent provision.	12 Equal Employment Opportunity and Anti Discrimination	The Proposed Agreement does not have any comparable terms.
	Nickel West respects and values the diversity of our workforce, and is committed to helping to prevent and eliminate discrimination or harassment based on race, colour, sex, sexual preference, age, physical or mental disability, marital status, family responsibilities, pregnancy, religion, political opinion, national extraction and social origin.	
	Nickel West's Equal Employment Opportunity Procedure defines our obligations and assists with achieving our aspirations. Any complaint or dispute relating to Equal Opportunity and Anti Discrimination is to be dealt with in accordance with Nickel West's procedure.	