QUEENSLAND INDUSTRIAL RELATIONS COMMISSION

Industrial Relations Act 2016 - s 193 - certification of an agreement

Western Downs Regional Council

AND

Australian Manufacturing Workers' Unions

Plumbers and Pipe Trades Employees Union, Queensland Branch

The Australian Workers' Union of Employees, Queensland

The Construction, Forestry, Mining and Energy Industrial Union of Employees, Queensland

The Electrical Trades Union of Employees of Queensland

Transport Workers' Union of Australia, Union of Employees, Queensland Branch

(Matter No. CB/2020/62)

WESTERN DOWNS REGIONAL COUNCIL OPERATIONAL STAFF CERTIFIED AGREEMENT – 2020

Certificate of Approval

On 2 October 2020, the Commission certified the attached written agreement in accordance with section 193 of the *Industrial Relations Act* 2016:

Name of Agreement:	WESTERN DOWNS REGIONAL COUNCIL OPERATIONAL STAFF CERTIFIED AGREEMENT - 2020		
Parties to the Agreement:	Australian Manufacturing Workers' Unions		
	• Plumbers and Pipe Trades Employees Union, Queensland Branch		
	• The Australian Workers' Union of Employees, Queensland		
	• The Construction, Forestry, Mining and Energy Industrial Union of Employees, Queensland		
	• The Electrical Trades Union of Employees of Queensland		
	• Transport Workers' Union of Australia, Union of Employees, Queensland Branch		
Operative Date:	2 October 2020		
Nominal Expiry Date:	1 July 2023		

Previous Agreement:Western Downs Regional Council Enterprise Bargaining
Certified Agreement - External 2012Termination Date of
Previous Agreement:2 October 2020

Dated 2 October 2020

J. C. DWYER Industrial Commissioner



WESTERN DOWNS REGIONAL COUNCIL

Operational Staff Certified Agreement -2020



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1. Title

This agreement shall be known as the Western Downs Regional Council Operational Certified Agreement - 2020.

2. Application and Parties Bound

2.1 The Western Downs Regional Council Enterprise Bargaining Certified Agreement (Certified Agreement) shall apply to the Council, and its employees and/or any Unions party to this agreement.

2.2 Parties Bound

The parties to the Agreement shall be:

- (i) Western Downs Regional Council; and the
- (ii) AWU The Australian Workers' Union of Employees, Queensland
- (iii) TWU Transport Workers' Union of Australia, Union of Employees, Queensland Branch;
- (iv) PGEU Plumbers and Gasfitters Employees Union of Australia, Queensland Branch, Union of Employees;
- (v) CFMEU The Construction, Forestry, Mining and Energy Industrial Union of Employees, Queensland;
- (vi) ETU The Electrical Trades Union of Employees of Queensland
- (vii) AMWU Automotive, Metals, Engineering, Printing and Kindred Industries Union of Employees, Queensland;

3. Period of Operation and Renegotiation of Agreement

- 3.1 This Certified Agreement shall operate, in accordance with its terms, from 1 July 2020 and shall have a nominal expiry date of 1 July 2023.
- 3.2 Negotiations for a new agreement will commence six (6) months prior to the expiry date of this agreement.

4. Relationship to Parent Awards

4.1 The Certified Agreement shall be read and interpreted wholly in conjunction with the Local Government Industry (Stream B) Award - State 2017 and Local Government Industry (Stream C) Award - State 2017, provided that where there is any inconsistency between this Certified Agreement and the Award, the provisions of this Certified Agreement shall takeprecedence.

5. Single Bargaining Unit

5.1 A Single Bargaining Unit (SBU) comprising of the delegates and officials of the Unions representing employees of council and including Unions which are parties to this Certified Agreement is recognised by the Council.

6. Enterprise Bargaining Team

6.1 The Single Bargaining Unit (SBU) representatives and Council management representatives will form the Enterprise Bargaining Team which has negotiated this Certified Agreement. The Enterprise Bargaining team may meet on an as need basis through the life of the Certified Agreement to discuss issues pertaining to the monitoring and implementation of the Certified Agreement.

7. No Extra Claims

7.1 The parties to this Certified Agreement agree that during the life of this Agreement, excluding variations to or replacement of the *Local Government Industry (Stream B) Award - State 2017 and Local Government Industry (Stream C) Award - State 2017* that were formally lodged with the Queensland Industrial Relations Commission prior to the certification of the Certified Agreement, there shall be no further extra claims during the life of this Agreement.

8. Objectives to the Agreement

- 8.1 The Certified Agreement facilitates a workplace that is responsive to a changing environment. Management and employees can then anticipate and react to pressures from the community, business and government sectors. Accordingly, it assists Council and its employees to maximise efficiency and effectiveness. This process will include the following elements:
 - 8.1.1 Provide greater flexibility in workplace practices and facilitate improved efficiency, productivity and quality of employment and provide rewards and recognition commensurate with these improvements.
 - 8.1.2 Commit to achieving continued productivity improvements and established performance indicators to ensure provision of a quality service to the community and the Council's customers.
 - 8.1.3 Promote a harmonious and productivity work environment through ongoing cooperation and consultation.
 - 8.1.4 Commit to maintaining a healthy and safe work environment.
 - 8.1.5 Focus on competitiveness to ensure the Council maintains a viable, effective and secure workforce.
 - 8.1.6 Promote job satisfaction by enabling employees to gain and utilise a broad range of skills and access relevant training programs in order that employees can achieve these objectives.
 - 8.1.7 The parties will be committed to and cooperate with the terms of this Agreement to ensure its ongoing success.

9. Dispute/Grievance Settlement Procedure

- 9.1 Effective communication between staff and management is a prerequisite to good industrial relations and the following procedure is set down in order that any grievances may be resolved quickly to maintain sound working relationships.
 - 9.1.1 Any employee or employees with a genuine grievance or complaint regarding any aspect of the employment of such employee/s shall promptly raise the matter/s with the immediate supervisor who will endeavor to resolve the matter as soon as possible.
 - 9.1.2 If the matter is not resolved at this level, the employee/s shall discuss the matter/s at issue with the next higher level of management and the employee/s may elect to notify the duly authorised Union official.
 - 9.1.3 Should the grievance still be unresolved, the matter should then be referred to the Chief Executive Officer and a duly authorised Union official who shall attempt to facilitate a resolution.
 - 9.1.4 If after the above steps the matter remains unresolved, the dispute shall be referred to the Queensland Industrial Relations Commission.
 - 9.1.5 While the above procedure is being followed, the status quo shall prevail, and every endeavor shall be applied to ensure that work continues normally until settlement is reached.
 - 9.1.6 All parties shall give due consideration to matters raised or any suggestion or recommendation made by the Queensland Industrial Relations Commission with a view to prompt settlement of the matter.
 - 9.1.7 The above procedures do not restrict Western Downs Regional Council or an authorised representative or duly authorised official of the Union from making representations to each other.

10. Consultation - Introduction of changes

10.1Employer's duty to notify

- (a) Prior to Council deciding to introduce changes in production, program, organisation, structure or technology that are likely to have significant effects on employees, the employer shall notify the employees who may be affected by the proposed changes and, where relevant, their union/s.
- (b) 'Significant effects' includes termination of employment; major changes in the composition, operation or size of the employer's workforce or in the skills required; the elimination or diminution of job opportunities or job tenure; the alteration of hours of work; the need for retraining or transfer of employees to other work or locations and the restructuring of jobs.
- (c) Where the Award makes provision for alteration of any of the matters referred to in clauses 10.1(a) and (b) an alteration shall be deemed not to have significant effect.

10.2 Employer's duty to consult over change

- (a) The employer shall consult the employees affected and, where relevant, their union/s about the introduction of the changes, the effects the changes are likely to have on employees (including the number and categories of employees likely to be dismissed, and the time when, or the period over which, the employer intends to carry out the dismissals) and ways to avoid or minimise the effects of the changes (e.g. by finding alternate employment).
- (b) The consultation must occur as soon as practicable prior to making the decision referred to in clause 10.1.
- (c) For the purpose of such consultation the employer shall provide in writing to the employees concerned and, where relevant, their union/s, all relevant information about the changes including the nature of the changes proposed, the expected effects of the changes on employees, and any other matters likely to affect employees.
- (d) Notwithstanding the provision of clause 10.2(c) the employer shall not be required to disclose confidential information, the disclosure of which would be adverse to the employer's interests.

11. Annual Wages Increase

- 11.1 The annual wage increases for the classifications contained in Schedule A will be as follows:
 - 2.3% or \$35 per week, whichever is greater, operative from 29 June 2020; and
 - 2.3% or \$35 per week, whichever is greater, operative from the first pay period to commence on or after 1 July 2021; and
 - 2.3% or \$35 per week, whichever is greater, operative from the first pay period to commence on or after 1 July 2022.

12. Allowances

- 12.1 The allowances contained in Schedule B shall be increased by 2.3% per annum, unless otherwise prescribed.
- 12.2 Unless the allowance is prescribed in Schedule B it shall not apply.

13. Working Hours

13.1 Subject to Clause 14, the ordinary hours of work shall be 38 hours per week and shall be worked between 6:00am and 6:00pm. Any alterations to the span of hours will be by mutual agreement.

14. Rostered Day Off (RDO)

- 14.1 The employees covered by the Certified Agreement will work a nine (9) day fortnight cycle. This work cycle will provide a Rostered Day Off (RDO) each fortnight as determined by Council to fall on a Monday or Friday.
- 14.2 Refer to Clause 31 for Resource Utilisation Special Projects.

15. Payout of Accumulated TOIL & RDO Amounts

- 15.1 In the last pay period ending in November of each year, Council will make an annual payout at ordinary time rates of accumulated balances of combined TOIL and RDO accruals in excess of three (3) days, except as following:
 - 15.1.1 Where an employee has previously applied for leave containing the excess accumulated TOIL and RDO balance and such leave will be taken within 6 months of payout date. If the leave is cancelled by the employee and is not taken within this time period the balance shall be paid out at ordinary time rates; and
 - 15.1.2 Where an employee has applied for accumulated TOIL leave and such leave application has been refused by Council, such TOIL balance will, by mutual agreement, be either paid out at the applicable time and half rate in the first full pay period following the refusal or taken at another time subject to the provisions of the above clause.

16. Overtime Variation/Working RDO's

- 16.1 By mutual agreement, an employee may work overtime. The employee may elect to be compensated in either of the following ways:
 - 16.1.1 by payment on the next pay day of overtime rates in accordance with provisions of the relevant Award; or
 - 16.1.2 by the taking of TOIL on an 'equal time off for equal hours worked' basis.

17. Travel Time

17.1 An employee required to travel to and from a work site outside of their ordinary working hours will be paid at the rate of time and a half for the time so travelled.

18. Part-time Employment

- 18.1 All provisions for part-time employees are as per the Award except for the following conditions:
 - 18.1.1 By mutual agreement, part time employees may be requested to work additional ordinary hours, up to and including 38 hours per week. Any additional ordinary hours worked under this arrangement will be taken into account in the pro-rata calculation of leave entitlements.
 - 18.1.2 All additional ordinary hours worked within the span of ordinary hours will not attract any overtime penalty rates.

19. Casual Conversion

19.1 A casual employee who has been engaged for a minimum of twelve (12) months service has a right to elect to have their employment converted to full time or part-time employment (according to the pattern of ordinary time worked) if it could be reasonably expected that their employment is to continue.

20. Meal Breaks/Rest Breaks

20.1 Where an employee works for more than five (5) ordinary hours, they will be entitled to an unpaid meal break of not less than (30 minutes) and no more than one (1) hour to be taken between 3.5 to 6 hours from commencement of work.

Rest Breaks

- 20.2 Where an employee is rostered to work 7.6 hours or more on any one day, one rest break of twenty minutes is to be taken in the morning or by mutual agreement.
 - 20.2.1 A casual or part time employee shall be entitled to a rest break of ten (10) minutes if they are rostered to work four (4) hours or more and an additional ten minute rest break if rostered to work 7.6 hours or more.

21. Annualised Wage

- 21.1 By mutual agreement, employees may enter into an agreement with Council to be paid at a yearly rate of pay to be paid pro-rata each fortnight with such yearly rate being based on an agreed number of overtime hours for the year factored into the rate and any unplanned overtime hours to be paid in addition. It is recommended that staff seek relevant union/industrial advice prior to entering into any agreement.
- 21.2 A review will be conducted annually in relation to the operation of this clause.

22. Higher Duties

- 22.1 The parties agree that where an employee is directed to perform higher duties for a minimum of two (2) hours of work in any one day, such employee shall be paid for the full day at a higher rate of pay where applicable.
- 22.2 For work performed under the two (2) hour minimum, a minimum rate of two (2) hours will be paid at the higher rate.

23. Multi-skilling, Training and Development

23.1 The parties recognise that in order to increase the efficiency and productivity of the Council, a significant commitment to structured training and skill development is required.

Accordingly, Council commits itself to:

- Developing a more highly skilled and flexible workforce; and
- Providing employees with career opportunities through appropriate training; and,
- Such training shall be structured and wherever possible nationally accredited.
- 23.2 Council will instigate a training and development program in consultation with its employees within the annual allocation set in Council's budget to ensure the current and future needs of the Council.
- 23.3 Where possible, training and skill development is to be carried out in normal working hours.
- 23.4 The parties agree that ordinary time will be paid to those employees unless otherwise specified who agree to attend a Council approved course of training, retraining or work-related conference/seminar outside normal hours of work.

- 23.5 Council will organise transport or reimbursement of travel costs associated with Council sponsored training events. Duration of training is deemed to include reasonable travel time to and from the venue.
- 23.6 An employee undertaking travel outside of their ordinary hours of work to attend a training session shall be paid for such travel at the employee's ordinary rate of pay for the time travelled.
- 23.7 In regard to training courses, Council will pay for accommodation costs should the training (inclusive of travel time) exceed ten (10) hours.
- 23.8 Completion of training courses will be acknowledged upon receipt of written certification of completion.

24. Parental Leave

- 24.1 In addition to the Award provisions that Council will provide payment to employees (other than casuals) who are on maternity leave on the following basis:
 - 24.1.1 Two (2) weeks paid maternity leave after completing one (1) year of continuous service with Western Downs Regional Council;
 - 24.1.2 Four (4) weeks paid maternity leave after completing four (4) years continuous service with Western Downs Regional Council;
 - 24.1.3 Six (6) weeks paid maternity leave after completing six (6) years continuous service with Western Downs Regional Council.
- 24.2 Continuous service is defined to include tenure with previous Councils and Boards amalgamated within the Western Downs Regional Council area.
- 24.3 After twelve (12) months continuous service for permanent employees, one (1) week's paid non-birth partner leave shall be available for the partner immediately following the birth of the child/children or adoption of a child/children.
- 24.4 Payment of said leave shall be calculated at the ordinary rate of pay and may be taken either as full pay or at half pay and paid maternity leave is to be pro-rata for part-time employees. An employee will accrue leave whilst receiving payment for maternity leave in accordance with Clause 24.1.
- 24.5 The total period of maternity leave available to an employee on any one occasion shall be 52 weeks, which is inclusive of the above periods of leave.

25. Bereavement Leave

- 25.1 Employees may be granted bereavement leave on full pay on each occasion, where the deceased person was related to the employee in any of the circumstances listed below:
 - 25.1.1 Employees are entitled to ten (10) working days leave for immediate family members or household members. Additional time away from the workplace will be at the discretion of the Chief Executive Officer.

An **immediate family member** is a: spouse or former spouse, de facto partner or former de facto partner, child, parent, grandchild, sibling or child, parent or sibling of the employee's spouse or de facto partner (or former spouse or de facto partner). This definition includes step-relations (e.g. Step-parents and step-children) as well as adoptive relations.

A **household member** is: any person who lives with the employee; they do not need to be a relative. For bereavement leave entitlements for family members not mentioned above, refer to the relevant Enterprise Agreement.

25.1.2 Employees are entitled to a total of four (4) working days leave for grandfather, grandmother, grandfather-in-law, grandmother-in-law, son-in-law, daughter-in-law, half-sister, half-brother, first aunt, first uncle.

- 25.2 This shall be subject to the production of satisfactory evidence of death to Council or the completion of a statutory declaration under the provisions of the *Oaths Act* if required.
- 25.3 Employees may also be granted a maximum of two (2) ordinary hours' time off in other special circumstances to attend a funeral service without loss of payment with prior approval from the employee's immediate supervisor.
- 25.4 Other leave entitlements, other than sick leave, may be used for the provision of Bereavement Leave.

26. Personal Leave

- 26.1 An employee, other than a casual employee, is entitled to fifteen (15) days (pro-rata) for part time employees) per year of paid personal leave and such accrual shall be uncapped.
- 26.2 An employee's entitlement to paid personal leave accrues progressively during a year of service according to the employee's ordinary hours of work and accumulates from year to year. For example, a part-time employee will accrue personal leave on a pro-rata basis.

27. Long Service Leave

- 27.1 An employee shall be entitled to thirteen (13) weeks paid leave after ten (10) years of continuous service, with a pro rata payment after seven (7) years continuous service. Employees are not entitled to retrospectively claim long service leave entitlements outlined in this clause.
- 27.2 All service accrued at the rate of 1.3 weeks per year of service in existing Agreements, prior to the commencement of this Agreement, shall be preserved.
- 27.3 An employee may make a written request to the CEO or relevant delegate, to request cashing out of a portion of their accrued pro-rata long service leave entitlements (ie a minimum of seven (7) years LSL accruals = 9.1 weeks) where there is a genuine case of hardship or distress. The minimum period of LSL that can be paid out is one (1) week.

28. Payout of Annual Leave

- 28.1 Where an employee makes a request to have a part of their annual leave entitlement paid out, the following provisions shall apply:
 - 28.1.1 The minimum payout shall be two (2) weeks;
 - 28.1.2 The payout of annual leave shall include annual leave loading of 17.5%;
 - **Example:** If an employee was paid out four (4) weeks at \$500 per week, the employee will be entitled to be paid \$2000 plus 17.5% loading giving a total payout of \$2350.
 - 28.1.3 The remaining annual leave as a result of the payout shall be no less than eight (8) weeks; and
 - 28.1.4 An employee may only make one (1) application for the payout of annual leave in each financial year.

29. Domestic and Family Violence Leave

- 29.1 Council is committed to supporting victims of domestic and family violence to continue to participate in the workplace and maintain their employment by providing a range of support. It is recognised that some employees may sometimes experience a situation of violence in their personal life that may affect their attendance, needs or performance at work.
- 29.2 Employees (other than casual employees) who experience and are victims of domestic violence are entitled to up to ten (10) days paid Domestic and Family Violence Leave each year, in accordance with the full principles of Part 3 Division 7 of the Industrial Relations Act 2016.
- 29.3 A long term casual employee who experiences and is a victim of domestic violence is entitled to ten (10) unpaid days each year.
- 29.4 A short term casual employee who experiences and is a victim of domestic violence is entitled to two (2) unpaid days each year.
- 29.5 This leave is separate to other leave accruals and employees are also able to access other leave types for periods related to Domestic or Family Violence.
- 29.6 It is acknowledged that employees facing domestic or family violence situations may not be in a position to supply supporting documentation. In principle requests for leave associated with these situations will not be unreasonably refused and they will be handled in a sensitive, confidential, supportive and non-judgemental manner.
- 29.7 Council will not discriminate or take any adverse action against an employee if attendance or work performance is impacted as a result of being a victim of family or domestic violence. In return it is expected that employees affected will seek assistance and advise their supervisor of the general progress of that assistance as appropriate.

30. Redundancy Provisions

30.1 Redundancy will be as per the Award with the exception of the following:

30.1.1 Two (2) weeks pay per year of service uncapped with a minimum of five (5) weeks payment.

31. Salary Sacrifice

- 31.1 Salary Sacrifice will be available to all employees through Council's preferred supplier, in accordance with provisions set out by the Australian Taxation Office.
- 31.2 The opportunity to investigate Salary Sacrifice options will be offered on the proviso that it is financially advantageous for the Employee and at no cost to the Western Downs Regional Council. Western Downs Regional Council recommends that an employee seek qualified/bona-fide financial advice before taking up salary sacrificing provisions. Western Downs Regional Council will not provide financial advice in regard to such arrangements.

32. Wage/Salary Maintenance on Workers Compensation

- 32.1 This clause entitles a worker who has suffered a serious work-related injury or illness to receive a salary 'top up' to be paid from accrued sick leave balances on workers compensation leave, where all of the following conditions are met:
 - 32.1.1 the employee has lodged a worker's compensation claim with Council's insurer Local Government WorkCare and the claim has been allowed and a weekly compensation rate has been agreed; and
 - 32.1.2 the employee has accrued sick leave balances available; and
 - 32.1.3 the employee was employed at the time of the injury or illness and continues to be employed; and
 - 32.1.4 a Local Government WorkCare appointed/authorised medical specialist has certified that the employee is unable to participate in a Suitable Duties Program.
- 32.2 Entitlement to this provision would be decided by the Chief Executive Officer on a case by case basis.

33. Resource Utilisation - Special Projects

33.1 The provision to allow, by mutual agreement of the employees concerned and the relevant Unions, flexibility to negotiate on both Award and the Certified Agreement terms and conditions of employment for special projects and/or operations providing that the overall terms and conditions are no less favourable than the conditions outlined in both the relevant Awards and in the Certified Agreement and any variations shall be documented.

34. Attendance at Court

34.1 Any payments received by the employee to attend jury service will be paid to Council and Council will continue to pay the employee their ordinary pay for the time the employee was absent on jury service.

35. Natural Disasters

- 35.1 Employees who are unable to present at work due to a natural event in Australia (including flood & bush fire) will be afforded an opportunity to reschedule and use an RDO in lieu of attending work. If an employee is unable to attend work on subsequent days, Council shall grant the employee a maximum of two (2) days paid special leave, provided the employee endeavors to carry out work from home where practical.
- 35.2 Upon receipt of submissions, the Chief Executive Officer may consider further assistance on a case by case basis.

36. Job Security

- 36.1 Council values the contribution that its employees make to the on-going operations of the organisation and Council recognises the importance of utilising a day labour force for the provision of services to communities across the regional area.
- 36.2 Council acknowledges that, in general, services are provided as a community service obligation and not on a commercial or for profit basis to the disadvantage of local communities or Council employees.
- 36.3 External resources may be used when the expertise needed is not readily available through internal resources or there is not enough existing Council staff to meet requirements.

37. Use of Contractors

- 37.1 The parties recognise that Council wishes to preserve as many of the positions that currently exist within Council as possible. Council will take steps to ensure that the Council has the benefit of a stable and committed workforce.
- 37.2 Such steps shall include measures to increase the security of employee's employment; however, the parties recognise that the Council will require the use of Contractors to carry out Council work.
 - 37.2.1 Council's permanent fulltime employees will always be given first preference to higher duties positions over contractors, operations permitting.
 - 37.2.2 Council may use Contractors where the work volume is beyond the capacity of Council resources or existing staff. (Capacity shall not be measured by artificial means, for example, intentional non-filling of vacancies or running down of plant and equipment) and only when all other employment opportunities and plant and material resources have been exhausted.
 - 37.2.3 Contractors will also be used where the type of work or specialisation required is beyond the capacity of Council resources or existing staff.
 - 37.2.4 Subject to these provisions, Contractors and/or their employees will not be appointed to any position as permanent employees unless normal recruitment and selection processes have been followed.

37.3 Where Council employs an Apprentice or Trainee through a Group Training Organisation using a Host Employment Agreement, or other such Agreement, Council will ensure any such Agreement is in alignment with the Conditions of this Certified Agreement.

38. Positive Employment Relations

New Employees

38.1 Council will, upon the engagement of a new employee covered by the Local Government Employees' (Excluding Brisbane City Council) Award State 2003, Engineering Award - State and Building Trades Public Sector Award - State, provide the employee with access to the Certified Agreement and duly inform the employee of the relevant union representation within the workplace.

Workplace Delegates

- 38.2 Council recognises the role that workplace delegates play in promoting understanding of industrial arrangements, knowledge of industrial arrangements (including awards and agreements) and dispute resolution. On being notified in writing by the relevant union that an employee has been appointed as a workplace delegate the Council will recognise the employee as a workplace delegate and grant them the following:
 - 38.2.1 Reasonable time in working hours, without loss of pay, to perform the task required to effectively represent the union members in the workplace;
 - 38.2.2 Reasonable access to management representatives of the Council for the purpose of resolving issues of concern to union members;
 - 38.2.3 Up to five (5) paid days per financial year to attend authorised Union training.

Facilities and Conditions

- 38.3 The following facilities and conditions will be made available to members and delegates:
 - 38.3.1 Wherever possible meetings should occur in normal working time. When a meeting occurs outside normal working time at the request of Council, the appropriate rate of pay will be paid;
 - 38.3.2 Wherever possible, access to a room with normal office facilities to discuss employment matters;
 - 38.3.3 No employee will be disadvantaged as a result of activities conducted in accordance with this clause provided the privilege is not abused.

Meeting Notices and Newsletters

38.4 The Council will provide an accessible space within each work location for the posting of any relevant Award and the Certified Agreement, and notices pertaining to employment relations within the workplace produced by the relevant Union. The relevant Union workplace delegate will be provided with access to this space.

Right of Entry

- 38.5 In accordance with the provisions outlined in section 372 of the Industrial Relations Act 1999, an authorised officer of the relevant Union will have rights of access and entry to the premises of the Council for the following purposes:
 - Meeting with workplace delegates;
 - Meetings with members of staff; and
 - Meetings with relevant management team members associated with this agreement or current industrial workplace issues.

39. Superannuation

- 39.1 Superannuation contributions will be made to a complying fund of the employee's choice. Where the employee does not choose a fund, superannuation payments will be made by Council to LGIA Super as the default fund.
- 39.2 Whilst an employee is on workers' compensation, Council will continue to pay superannuation employer contributions.

40. Annual Closedown

40.1 Western Downs Regional Council may close down its operations in work areas, units or sections, or parts thereof, for the purpose of allowing annual leave to all or most of the employees in those work areas, units or sections. The close down will take effect for a period of three (3) weeks between or around Christmas and New Year's Day each year. Council will consider close down periods of two (2) weeks, on a case by case basis.

Schedule A - Wage Sche	dule							
Local Government Industry (Stream B) Award - State 2017, Divisi Services	on 2, Section 5 'C	perational	1st	Year	2nd ⁻	Year	3rd Y	(ear
Classification	Weekly	Annual	Weekly	Annual	Weekly	Annual	Weekly	Annual
Level 1A	924.50	48074.00	959.50	49894.00	994.50	51714.00	1029.50	53534.00
Level 1B	943.10	49041.20	978.10	50861.20	1013.10	52681.20	1048.10	54501.20
Level 2	957.20	49774.40	992.20	51594.40	1027.20	53414.40	1062.20	55234.40
Level 3	973.60	50627.20	1008.60	52447.20	1043.60	54267.20	1078.60	56087.20
Level 4	990.10	51485.20	1025.10	53305.20	1060.10	55125.20	1095.10	56945.20
Level 5	1006.40	52332.80	1041.40	54152.80	1076.40	55972.80	1111.40	57792.80
Level 6	1039.80	54069.60	1074.80	55889.60	1109.80	57709.60	1144.80	59529.60
Level 7	1074.22	55859.58	1109.22	57679.58	1144.22	59499.58	1179.22	61319.58
Level 8	1110.52	57746.83	1145.52	59566.83	1180.52	61386.83	1215.52	63206.83
Level 9	1152.39	59924.44	1187.39	61744.44	1222.39	63564.44	1257.39	65384.44
Local Government Industry (Stream C) Award - State 2017, Divisi		-		-				
Electrical/Electronic Services' Classification			1st	Year	2nd 3	Year	3rd Y	'ear
	Weekly	Annual	Weekly	Annual	Weekly	Annual	Weekly	Annual
C14	920.60	47871.20	955.60	49691.20	990.60	51511.20	1025.60	53331.20
C13 C12	937.70	48760.40	972.70	50580.40	1007.70	52400.40	1042.70	54220.40
	960.70	49956.40	995.70	51776.40	1030.70	53596.40	1065.70	55416.40
C11	982.10	51069.20	1017.10	52889.20	1052.10	54709.20	1087.10	56529.20
C10	1014.50	52754.00	1049.50	54574.00	1084.50	56394.00	1119.50	58214.00
C9	1036.20	53882.40	1071.20	55702.40	1106.20	57522.40	1141.20	59342.40
C8	1074.02	55848.82	1109.02	57668.82	1144.02	59488.82	1179.02	61308.82
C7	1081.15	56219.82	1116.15	58039.82	1151.15	59859.82	1186.15	61679.82
C6	1132.02	58865.21	1167.02	60685.21	1202.02	62505.21	1237.02	64325.21
C5	1157.67	60198.65	1192.67	62018.65	1227.67	63838.65	1262.67	65658.65
C4	1184.86	61612.75	1219.86	63432.75	1254.86	65252.75	1289.86	67072.75
C3	1237.90	64371.05	1272.90	66191.05	1307.90	68011.05	1342.90	69831.05
C2 (a)	1264.48	65752.89	1299.48	67572.89	1334.48	69392.89	1369.48	71212.89
C2 (b)	1317.52	68511.19	1352.52	70331.19	1387.52	72151.19	1422.52	73971.19
Apprentice Mechanic - 1st Year (40%) - C3	573.70	29832.40	608.70	31652.40	643.70	33472.40	678.70	35292.40
Apprentice Mechanic - 2nd Year (55%) - C3	735.20	38230.40	770.20	40050.40	805.20	41870.40	840.20	43690.40
Apprentice Mechanic - 3rd Year (75%) - C3	950.50	49426.00	985.50	51246.00	1020.50	53066.00	1055.50	54886.00
Apprentice Mechanic - 4th Year (90%) -C3	1114.96	57978.03	1149.96	59798.03	1184.96	61618.03	1219.96	63438.03
Adult Apprentice Mechanic - 1st year (75%) - C3	950.50	49426.00	985.50	51246.00	1020.50	53066.00	1055.50	54886.00
Adult Apprentice Mechanic - 2nd year (80%) - C3	1004.30	52223.60	1039.30	54043.60	1074.30	55863.60	1109.30	57683.60
Adult Apprentice Mechanic - 3rd year (84%) - C3	1047.40	54464.80	1082.40	56284.80	1117.40	58104.80	1152.40	59924.80
Adult Apprentice Mechanic - 4th year (90%) - C3	1114.96	57978.03	1149.96	59798.03	1184.96	61618.03	1219.96	63438.03
Apprentice Electrician - 1st Year (40%) -C10	491.60	25563.20	526.60	27383.20	561.60	29203.20	596.60	31023.20
Apprentice Electrician - 2nd Year (55%) - C10	622.30	32359.60	657.30	34179.60	692.30	35999.60	727.30	37819.60
Apprentice Electrician - 3rd Year (75%) -C10	796.60	41423.20	831.60	43243.20	866.60	45063.20	901.60	46883.20
Apprentice Electrician - 4th Year (90%) - C10	927.30	48219.60	962.30	50039.60	997.30	51859.60	1032.30	53679.60
Adult Apprentice Electrician - 1st year (75%)	796.60	41423.20	831.60	43243.20	866.60	45063.20	901.60	46883.20
Adult Apprentice Electrician - 2nd year (80%)	840.20	43690.40	875.20	45510.40	910.20	47330.40	945.20	49150.40
Adult Apprentice Electrician - 3rd year (84%)	875.10	45505.20	910.10	47325.20	945.10	49145.20	980.10	50965.20
Adult Apprentice Electrician - 4th year (90%)	927.30	48219.60	962.30	50039.60	997.30	51859.60	1032.30	53679.60
Local Government Industry (Stream C) Award - State 2017, Divisi Services'	on 2, Section 1 'B	uilding Trades	1st	Year	2nd	Year	3rd Y	(ear
Classification	Weekly	Annual	Weekly	Annual	Weekly	Annual	Weekly	Annual
BT1	1057.89	55010.04	1092.89	56830.04	1127.89	58650.04	1162.89	60470.04
BT2	1100.49	57225.28	1135.49	59045.28	1170.49	60865.28	1205.49	62685.28
BT3	1152.39	59924.44	1187.39	61744.44	1222.39	63564.44	1257.39	65384.44
BT4	1206.37	62731.13	1241.37	64551.13	1276.37	66371.13	1311.37	68191.13
Apprentice Plumber - 1st Year (40%)	509.00	26468.00	544.00	28288.00	579.00	30108.00	614.00	31928.00
Apprentice Plumber - 2nd Year (55%)	646.30	33607.60	681.30	35427.60	716.30	37247.60	751.30	39067.60
Approxima Diverbox 2rd Voor (75%)								
Apprentice Plumber - 3rd Year (75%)	829.30	43123.60	864.30	44943.60	899.30	46763.60	934.30	48583.60

Schedule B - Allowances

1.0 General Schedule of Allowances Name	Agreement Clause Reference		1 st pay period to commence on 29 June 2020	1 st pay period to commence on or after 1 July 2021	1 st pay period to commence on or after 1 July 2022
Meal Allowance	1.1	\$13.80	\$14.12	\$14.44	\$14.77
Camp Allowance	1.2	\$42.61 per day	\$43.59	\$44.59	\$45.62
First Aid Attendant Allowance	1.3	\$18.10 per week	\$18.52	\$18.94	\$19.38
Tool Allowance	1.4	\$27.91 per week	\$28.55	\$29.21	\$29.88
Leading Hand Allowance	1.5	\$12.74 per day	\$13.03	\$13.33	\$13.64
Toilet Cleaning Allowance	1.6	\$14.75 per week	\$15.09	\$15.44	\$15.79

1.1 Meal Allowance

1.1.1 Employees required to continue working more than two (2) hours after their normal ceasing time on ordinary week days, payment of the meal allowance will be made. After each further period of 4 hours overtime on the same day another meal allowance will be paid.

1.2 Camp Allowance

- 1.2.1 Where, for the performance of the employee's work, it is necessary for employees to live in a camp provided by the Council free of charge, either because there are no reasonable transport facilities to enable that employee to travel to and from the employee's home each day or because the employee is directed to live in such camp, then:
 - 1.2.1.1 Such employee shall be paid a camping allowance per day (including Saturday and Sunday).
 - 1.2.1.2 When employees live in a camp during the week and return home for a weekend or part of a week-end but is not absent from the job for any of the ordinary working hours, the employee shall be paid camping allowance for each of the normal working days.
 - 1.2.1.3 An employee who returns home or is otherwise absent from camp for not more than two (2) nights during that week but who does not absent themselves from the job shall nevertheless be deemed to live in camp during the week and shall be entitled to the allowance for each of the normal working days.
- 1.2.2 Camp Allowance shall not be payable when an employee is being accommodated in a motel, because board and accommodation is paid for by Council.

1.3 First Aid Attendant Allowance

1.3.1 Where Council appoints an employee who holds an appropriate first-aid certificate as a firstaid attendant, an additional allowance (as per the schedule) per week in which an employee works three (3) days or more shall be paid to such employee.

1.4 Tool Allowance

- 1.4.1 A Tool Allowance shall be payable to all tradespersons who are required to supply and use their own tools.
- 1.4.2 Tradespersons shall replace or pay for any tools supplied by Council which are lost as a result of negligence on the part of the employee.

1.5 Leading Hand Allowance

- 1.5.1 An employee appointed by Council to be in charge of other employees shall be entitled to be paid the Leading Hand Allowance.
- 1.5.2 Provided that this allowance shall not apply to an employee engaged in the operation and or control of an installation (such as a treatment plant, swimming pool or pound) or where the employee's position requires that they work in conjunction with an assistant.

1.6 Toilet Cleaning Allowance

1.6.1 Employees required to clean toilets, shall be paid a daily allowance as per this schedule.

2.0 Local Government Industry (Stream B) - Award - State 2017 - Section 5 Schedule of Allowances

Name	Award Reference	Current Rate	1 st pay period to commence on 29 June 2020	1 st pay period to commence on or after 1 July 2021	1 st pay period to commence on or after 1 July 2022
Employees Removing Dead Animals	13.17	(a) \$2.26 per day (b) \$0.67	\$2.31 \$0.69	\$2.37 \$0.70	\$2.42 \$0.72
Employees Using Their Own Vehicle	Division 1 13.2		\$0.82	\$0.84	\$0.86
Cemetery Operations	13.3	(a) \$52.89 (a) \$26.44 (a) \$21.26 (a) \$52.89	\$54.11 \$27.05 \$21.75 \$54.11	\$55.35 \$27.67 \$22.25 \$55.35	\$56.62 \$28.31 \$22.76 \$56.62
		(b(i)) \$1.80 a day (b(ii)) \$4.39 per day	\$1.84 \$4.49	\$1.88 \$4.59	\$1.93 \$4.70
		(c) \$2.94 per day (d) \$15.75 per week (e) \$4.28 (f) \$11.30 per week	\$3.01 \$16.11 \$4.38 \$11.56	\$3.08 \$16.48 \$4.48 \$11.83	\$3.15 \$16.86 \$4.58 \$12.10
Poison Spray Allowance	13.15	\$15.75	\$16.11	\$16.48	\$16.86
Dirt Money	13.5	(a) \$2.57 per day (b) \$0.13 per day (c) \$1.25 per week (d) \$0.30per hour	\$2.63 \$0.13 \$1.28 \$0.31	\$2.69 \$0.14 \$1.31 \$0.31	\$2.75 \$0.14 \$1.34 \$0.32

Name	Award Reference	Current Rate	1 st pay period to commence on 29 June 2020	1 st pay period to commence on or after 1 July 2021	1 st pay period to commence on or after 1 July 2022
Trailers	13.13	(a) \$3.38 per day	\$3.46	\$3.54	\$3.62
Towing Caravans	13.23	\$0.34 per hour	\$0.35	\$0.36	\$0.368

3.0 Local Government Industry (Stream C) Award - State 2017 - Section 1, Schedule of Allowances

Name	Award Reference	Current Rate	1 st pay period to commence on 29 June 2020	1 st pay period to commence on or after 1 July 2021	1 st pay period to commence on or after 1 July 2022
Asbestos	13.1	(a) \$0.93 per hour (b) \$2.54 per hour	\$0.95 \$2.60	\$0.97 \$2.66	\$1.00 \$2.72
Confined Space	13.6	\$0.93 per hour	\$0.95	\$0.97	\$1.00

4.0 Local Government Industry (Stream C) Award - State 2017 - Section 2 Schedule of Allowances

Name	Award Reference	Current Rate	1 st pay period to commence on 29 June 2020	1 st pay period to commence on or after 1 July 2021	1 st pay period to commence on or after 1 July 2022
Confined Space Allowance	13.3	\$0.91 per hour	\$0.93	\$0.95	\$0.97

5.0 On Call Arrangements

- 5.1 These arrangements apply to staff who are rostered to be on call.
 - 5.1.1 Monday to Sunday (incl Public Holidays) An employee directed to remain on call during any day or night outside their ordinary working hours shall be paid \$20.00 (subject to Award increases) for each day and/or night during which the employee remains on call.
 - 5.1.2 Where an employee is required to remain on call on any Sunday or public holiday, the employee shall be paid for such Sunday or public holiday a sum equal to their pay for a working day of 8 hours:

- 5.1.3 Provided that if any employee whilst on call is required to perform any other work for which rates of pay are fixed by this Award, the employee shall be paid for the time so worked at the overtime rate herein prescribed in lieu of the above rate and the sum abovementioned shall be reduced by an amount bearing the same proportion to such sum as the time worked at overtime rates bears to the period of 8 hours:
- 5.1.4 Provided further, if the time worked by the employee at overtime rates is 8 hours or more, then the employee shall be entitled to receive only the amount earned by the employee at overtime rates.
- **5.2** Employees directed to remain on call must be able to be contacted and be able to respond within a reasonable period of time.
- **5.3** An employee shall not be considered to be on call due solely to a customary arrangement whereby the employee returns to the Council's premises outside ordinary hours to perform a specific job.
- **5.4** Provided that in the case of an employee required to remain on call and who is paid the allowance prescribed by the above clause a minimum payment of 1 ½ hours at penalty rates shall apply on a Saturday and Sunday.
- 5.5 The first callout on a weekday will be paid at a minimum of two (2) hours at penalty rates.

6.0 Live Sewer Work Allowance

- **6.1** Employees engaged on live sewer work or cleaning septic tanks shall, during ordinary hours, be paid at the rate of time and a-half for all time so engaged.
- **6.2** During overtime or on week-ends or public holidays employees shall be paid half of the ordinary hourly rate in addition to the relevant overtime, week-end or public holiday rate for all time engaged on live sewer work.
- **6.3** The term "live sewer work" shall mean work carried out in situations where there is direct aerial connection with a sewer through which sewerage is flowing. The term shall also include work in connection with septic tanks and cleaning of mechanical plant if such plant is contaminated with sewerage.
- **6.4** Where aerial connection with a sewer or septic tank is blocked by a disc, plug, valve, water seal or other means, the live sewer rate shall not apply.
- **6.5** Employees who are on any day required to carry out work in connections with the release of blockages in sewerage lines, septic tanks and connections thereto shall be paid not less than 4 hours at the appropriate rates. All time involved in travelling to and from such operations shall be deemed to be time worked for this purpose.
- 6.6 This allowance shall not apply to employees engaged at sewerage treatment plants.

7.0 Work In the Rain

- 7.1 Work in the Rain shall only be performed when work is required to complete an urgent task (as deemed by the Supervisor), or to ensure the safety of a work site.
- **7.2** Council shall ensure the safety of employees undertaking such work and provide appropriate protective equipment.
- **7.3** Any employee who customarily works in emergencies, securing a site or having to perform a necessary task where directed shall receive penalty rates as per the Award.

- **7.4** Where an employee is required to perform work in the rain and by so doing gets clothing wet the employee shall be paid double rates for all work so performed. Such payment shall continue until the employee finishes work or until the clothing dries or is able to be changed if practicable whichever is earlier.
 - 7.4.1 An employee entitled to an additional payment pursuant to the abovementioned Clause shall not be entitled to any additional payments prescribed by clause 5.8.3 of the Local Government Employees Award.
 - 7.4.2 Clause 7.4 shall not apply to sanitary and garbage employees.
- **7.5** During wet/extreme weather, alternative employment may be found. In the event there is no alternative work available, employee and the employer may mutually agree to take an RDO or TOIL but Council will give priority to conducting appropriate training in lieu of an RDO.
- **7.6** All employees are required to attend work on their normal starting time each working day. In the event that there is no likelihood of productive work for the day commencing at the normal starting time due to wet/extreme weather, Council will not require employees to remain at work and will pay a minimum of three (3) hours in lieu of work on a wet/extreme weatherday.

8.0 Locality Allowance

8.1 Employees covered by this agreement will be paid as per the provisions of the Local Government Industry (Stream A) Award - State 2017, Division 2, Section 1, Clause 13.1 Locality Allowance.

SIGNED for and on behalf of the Western Downs Regional Council

In the presence of:

Ross Musgrove

Print Name

Ross Musgrove Chief Executive Officer

Scott Macleod Thompson Print Name Scott Macleod Thompson

Witness

18.08.2020

Date

Signed on behalf of Automotive, Metals
Engineering, Printing & Kindred Industries
Union of Employees, Queensland:

Print Name		
(Signature)		
Title		
Witness		
Witness Name		
	5	
Dete		
Date		

 Signed on behalf of The Australian Workers'
 Stephen Kenneth Baker

 Union of Employees, Queensland:
 Print Name

 Stephen Kenneth Baker
 (Signature)

 Queensland Secretary
 Title

 Breanna Beattie
 Witness

 Breanna Beattie
 Witness Name

 22.06.2020
 Date



Signed on behalf of The Construction Forestry Mining and Energy, Industrial Union of Employee; Queensland:

Print Name

(Signature)

Title

In the presence of:

Witness

Witness Name

Date



Signed on behalf of	The Electrical Trades
Union of Employees	Queensland:

Print Name

(Signature)

Title

Witness

Witness Name

Date



Signed on behalf of Plumbers & Gasfitters
Employees Union of Australia, Queensland
Branch, Union of Employees:

Print Name
(Signature)
Title
Witness
Witness Name
Date



Signed on behalf of Transport Workers
Union of Australia, Union of Employees,
Queensland Branch:

Peter Biagini

Print Name

Peter Biagini

(Signature)

Queensland Branch Secretary

Title

Margarita Cerrato

Witness

Margarita Cerrato

Witness Name

03.07.2020

Date