QUEENSLAND INDUSTRIAL RELATIONS COMMISSION

Industrial Relations Act 2016 – s. 193 – certification of an agreement

Bundaberg Regional Council Certified Agreement 2025

Matter No. CB/2025/52

COMMISSIONER PRATT

5 August 2025

CERTIFICATE

This matter coming on for hearing before the Commission on Tuesday, 5 August 2025 the Commission certifies the following written agreement:

Bundaberg Regional Council Certified Agreement 2025

Made between:

Bundaberg Regional Council

The Australian Workers' Union of Employees, Queensland

Automotive, Metals, Engineering, Printing and Kindred Industries Industrial Union of Employees, Queensland

Plumbers & Gasfitters Employees' Union Queensland, Union of Employees

The Electrical Trades Union of Employees Queensland

Construction, Forestry, Mining & Energy, Industrial Union of Employees, Queensland

Queensland Services, Industrial Union of Employees

The Association of Professional Engineers, Scientists and Managers, Australia, Queensland Branch, Union of Employees

The agreement was certified by the Commission on **Tuesday**, **5 August 2025** and shall operate from **Tuesday**, **5 August 2025** until its nominal expiry on **Thursday**, **13 January 2028**.

This agreement cancels the Bundaberg Regional Council Certified Agreement 2021.

By the Commission.

D. G. PRATT INDUSTRIAL COMMISSIONER

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BUNDABERG REGIONAL COUNCIL CERTIFIED AGREEMENT 2025

PART 1 - PRELIMINARY

1.1. Title

This Agreement shall be known as Bundaberg Regional Council Certified Agreement 2025.

1.2. Purpose of the Agreement

The parties to this Agreement recognise the importance of a viable and efficient Local Government which delivers a diverse range of services and infrastructure to facilitate the economic development and social wellbeing of the Bundaberg Region.

This Agreement seeks to:

- (a) achieve benefits as a result of consultation with employees and relevant Unions.
- (b) maintain the capacity of the Bundaberg Regional Council to successfully deliver services to the communities it represents, plus to successfully employ and reward employees involved in delivering these services.

This Agreement provides for:

- (a) a framework for management and the employees to work together towards improving productivity.
- (b) benefits to Local Government, employees and the community through best practice.
- (c) consultative structures which will ensure that change initiatives are pursued in a co–operative and collaborative manner.

1.3. Objectives Attainment Method

Parties to the Agreement agree to negotiations directed towards improvement in productivity, efficiency and flexibility, which will be concluded within the parameters of this Agreement.

The parties to this Agreement agree to a broad agenda aiming to achieve 'best practices' but not designed to undermine existing standards and conditions. This agenda may include, but not be restricted to:

- (a) development of strategic plans
- (b) changes in work organisation, job design and working patterns and arrangements
- (c) new training and skills development programs, including supporting upskilling through apprenticeships and traineeships
- (d) people management issues and a commitment to have the right resources available to support delivery of works and services programs
- (e) occupational health and safety and management of psychosocial risks and hazards
- (f) optimum utilisation of capital equipment and new technology
- (g) quality assurance and continuous improvement programs
- (h) participation in implementation of the Local Government Act and Regulations.

1.4. Aims of Agreement

- 1.4.1 Productivity and Efficiency To stimulate and provide ongoing productivity improvement throughout Council.
- 1.4.2 Service To improve the quality of customer service through both products and services. To become increasingly community focused and committed to continuous improvement.
- 1.4.3 Equal Opportunity To ensure the Bundaberg Regional Council provides equality of opportunity in all areas of the workforce including issues relating to family responsibilities.
- 1.4.4 Employee Relations To engender confidence in the Council as a fair and equitable Council and provide a stimulating, satisfying and participative work environment for all staff.
- 1.4.5 Improved Work Organisation To achieve flexible working arrangements, work practices and management systems.
- 1.4.6 Performance Measurement Council will be benchmarking its performance with other similar sized

Councils with the view to improving its performance and the delivery of services to the public. Improved

performance may provide the opportunity for increased wages and improved conditions for employees.

1.4.7 "No Disadvantage Test" – This Agreement follows the principle of the "No Disadvantage test", which is based on the terms and conditions of the existing parent Awards.

1.5. Agreement Coverage

This Agreement shall apply to Bundaberg Regional Council (ABN 72 427 835 198) ("Council"), employees of Council, and the following Unions:

- (a) The Australian Workers' Union of Employees, Queensland
- (b) Automotive, Metals, Engineering, Printing and Kindred Industries, Industrial Union of Employees, Queensland
- (c) Plumbers & Gasfitters Employees' Union Queensland, Union of Employees
- (d) Electrical Trades Union of Employees Queensland
- (e) Construction, Forestry, Mining and Energy, Industrial Union of Employees, Queensland
- (f) Queensland Services, Industrial Union of Employees
- (g) The Association of Professional Engineers, Scientists and Managers, Australia, Queensland Branch, Union of Employees.

This Agreement shall not apply to any employee appointed to the position of Chief Executive Officer or senior officers pursuant to a written common law contract of employment, as per section 4.2 of the *Queensland Local Government Industry (Stream A) Award – State 2017* Division 2 Section 1.

1.6. Date of Operation

This Agreement shall operate from the Date of Certification with a nominal expiry date of 13 January 2028.

1.7. Posting of Agreement

A true copy of this Agreement shall be displayed in the workplace with convenient access to employees.

1.8. Relationship to Parent Awards

This Agreement shall be read and interpreted wholly in conjunction with the:

- (a) Queensland Local Government Industry (Stream A) Award State 2017
- (b) Queensland Local Government Industry (Stream B) Award State 2017
- (c) Queensland Local Government Industry (Stream C) Award State 2017
- (d) Training Wage Award 2012 State
- (e) Order Apprentices and Trainees Wages and Conditions (Excluding Certain Queensland Government Entities) 2003.

The terms and conditions of the relevant Awards listed in this Agreement shall apply unless excluded or modified as an expressed term of this Agreement.

1.9. Agreement Training

To ensure that management, supervisory staff and other relevant employees understand the intent and application of this Agreement, an education program relating to this Agreement and the parent Awards shall be facilitated through training of all relevant staff as appropriate following this Agreement being certified by the Queensland Industrial Relations Commission (QIRC). To be completed within 6 months of certification of the Agreement.

PART 2 – TERMS AND CONDITIONS OF EMPLOYMENT

2.1 Employment Security and Contractors

Bundaberg Regional Council is committed to the job security of its employees. The parties are committed to maximising full time or part time employment where possible. Casual or temporary forms of employment should only be utilised where full time or part time employment is not viable or appropriate.

Council will utilise workforce planning and management strategies to assist in determining the appropriate workforce mix for current and future needs. Whenever possible Council will utilise Council employees before contractors or labour hire. Labour hire workers will have no less favourable remuneration and conditions than permanent Council employees.

On an annual basis, Council will present to the JCC a report that lists the current labour hire engagements. The Forward Capital Works Program for the financial year will be presented identifying, where possible, what projects may be done internally and externally.

2.2 Conversion of Casual and Temporary Employees

Council is committed to maximising employment opportunities for casual and temporary employees. A casual or temporary employee, at the completion of 12 months' continuous service, may request to have their employment converted to full-time or part-time employment if it could be reasonably expected that their employment is to continue, and there is an ongoing business need and/or when there have been regular and systematic hours.

2.3 Consultation - Introduction of changes

2.3.1 Duty to notify

- (a) Before Council makes the final decision to introduce changes in production, program, organisation, structure or technology that are likely to have significant effects on employees, Council 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 or this Agreement makes provision for alteration of any of the matters referred to in Clauses 2.3.1(a) and (b) an alteration shall be deemed not to have significant effect.

2.3.2 Duty to consult over change

- (a) Before Council makes the final decision, Council 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 before making the final decision referred to in Clause 2.3.1.
- (c) For the purpose of such consultation, Council 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 2.3.2(c), Council shall not be required to disclose confidential information, the disclosure of which would be adverse to Council's interests.

2.4 Redundancy

- 2.4.1 Where Council has made a decision to make a position/s redundant, following the required consultation processes at clause 2.3, the following steps will be followed:
 - Step 1: Redeployment and Retraining where positions are identified as redundant all efforts will be made to maintain the employment of affected employees. This will be achieved through redeployment and retraining in accordance with the Redeployment provision in clause 2.5.
 - Step 2: Council shall provide employees with a 3 week period to consider redeployment opportunities. During this period, employees will be able to access appropriate support or new employment opportunities (e.g. Employee's Assistance Program/ Job Interviews/ Financial or other advice) without loss of pay to a maximum of 2 days (or such further period as may be approved by the Chief Executive Officer or delegated officer).
 - Step 3: Redundancy where redeployment or retraining is not practical, redundancy will be offered to directly affected employees in the first instance. Expressions of Interest for redundancy will be called for from employees within the affected roles. Any employee receiving a redundancy under this step will be entitled to an additional 13 weeks payment in recognition of acceptance of an involuntary redundancy.
 - Step 4: Job swap and Voluntary Redundancy if sufficient Expressions of Interest are not received and accepted through step 3, Council will seek Expressions of Interest for job swap and

voluntary redundancy across all roles with similar skills or qualifications within Council.

2.4.2 Where an employee submits an application through the Expression of Interest process at Step 4, a voluntary redundancy will be offered by Council once it has been assessed that the employee in the redundant role has the necessary skills and qualifications to be redeployed, with reasonable re-training if required, into the role to be vacated by the employee who has submitted the Expression of Interest application. Decisions on acceptance of any Expression of Interest submissions will have regard to Council's operational requirements to maintain an appropriate mix of skills and competencies.

2.5 Redeployment

- 2.5.1 Council will endeavour to offer employees whose position/s have been identified as redundant alternative employment in other work areas of Council (redeployment).
- 2.5.2 As a result of restructuring and/or process or procedure changes, employees can be redeployed to another suitable position, at the same level or one classification higher, with similar terms, conditions and work location at Council, subject to the terms of this Agreement.
- 2.5.3 Council will, in the first instance, provide the affected employee/s with a list of all existing vacant roles across Council so that affected employees may identify roles which may be suitable for redeployment with reasonable re-training if required.
- 2.5.4 Redeployed employees must participate actively in the deployment process by making themselves available to be considered for vacancies, accepting reasonable redeployment and re-training opportunities.
- 2.5.5 Council will ensure that appropriate and reasonable training and assistance is provided to employees redeployed to new positions so as to support the transition to the new job and maximise job effectiveness and job satisfaction. Training costs, if any, associated with this redeployment will be the responsibility of Council.
- 2.5.6 If an employee whose position has been identified as redundant is offered an alternative position with Council and accepts it:
 - (a) The employee will be entitled to a 3 month trial period. This will provide both the employee and Council with the opportunity to assess the employee's suitability for the new position. Should the new position not reasonably suit the skills, knowledge or experience of the employee, the employee shall be entitled to the original redundancy package.
 - (b) Where an employee is deployed to a position which is one classification lower than their current classification, this must occur by written agreement. Income maintenance shall occur for that employee for a period of 6 months from the date of the appointment.
 - (c) After 6 months, the redeployed employee will revert to the highest pay point of the new classification level of the redeployed position. This period can be extended by the Chief Executive Officer or delegated officer.
 - (d) During the 6 months income maintenance period, the redeployed employee will be considered for appointment to any position that arises with a salary/wage level equivalent to that of their former salary/wage level. If the employee is deemed to be suitable by Council for the position, the redeployed employee may be appointed to the position.
 - (e) Where an employee accepts redeployment to a lower-level position, and at the end of 3 months working in the new job, is dissatisfied with the redeployed position, the redeployed employee can make a request to the Chief Executive Officer or delegated officer to be reconsidered for employment options such as redeployment to another suitable alternative position, and Council will make available re–training or re–skilling if required.
 - (f) During the period of redeployment, employees will be able to access appropriate support or new employment opportunities (e.g. Employee's Assistance Program/ Job Interviews/ Financial or other advice) without loss of pay to a maximum of 2 days (or such further period as may be approved by the Chief Executive Officer or delegated officer).
 - (g) If after all these options outlined in Clause 2.5.6 have been exhausted, the employee can request a Voluntary Redundancy.

2.6 Voluntary Redundancies

2.6.1 Employees shall not be obliged to submit an Expression of Interest through the Voluntary Redundancy

process.

- 2.6.2 Submission of an Expression of Interest does not oblige the employee to subsequently accept the offer of a Voluntary Redundancy, nor does it remove any existing entitlement to the additional 13 weeks payment available under Clause 2.7(b), where redeployment has not been accepted by the employee and the position is made involuntarily redundant.
- 2.6.3 All details and calculations of the redundancy package will be made available to an employee before they are required to make any decision about accepting a Voluntary Redundancy.
- 2.6.4 Where Expressions of Interest are called across similarly classified roles, Council shall make all reasonable efforts to redeploy a person whose position is identified as redundant, by allowing that person to swap with another employee who wishes to accept redundancy.

2.7 Severance Pay

(a) Voluntary

The Severance clause in the relevant Awards will be followed except for the payment of a redundancy.

The payment of a redundancy will be 2 weeks' pay per year of service, or part thereof, of recognised continuous service in Local Government, paid at the employee's current level.

The minimum payment is 4 weeks and the maximum is 52 weeks, provided that no employee shall receive less than the severance benefit under the Queensland Employment Standards of the *Industrial Relations Act 2016*.

(b) Involuntary

When a position has been identified as redundant in accordance with Clause 2.4 and redeployment has not been accepted by the affected employee, an additional 13 weeks payment will be made in recognition of involuntary redundancy.

If the affected employee accepts redeployment as in Clause 2.5.6, then 13 weeks additional separation package will not apply.

2.8 Statement of Employment on Termination

Council shall, in the event of termination of employment, provide upon request to the employee whom has been terminated a written statement specifying the period of employment and the classification or type of work performed by the employee.

2.9 Termination by Council

(a) Council may dismiss an employee only if the employee has been given the following notice:

Period of Continuous Service	Period of Notice (Weeks)
Not more than 1 year	1
More than 1 year but not more than 3 years	2
More than 3 years but not more than 5 years	3
More than 5 years	4

- (b) In addition to the notice in (a) above, employees 45 years old or over and who have completed at least 2 years continuous Local Government service shall be entitled to an additional week's notice.
- (c) Payment in lieu of notice shall be made if the appropriate notice is not given.
- (d) In calculating any payment in lieu of notice, the minimum compensation payable to an employee will be at least the total of the amounts the Council would have been liable to pay the employee if the employee's employment had continued until the end of the required notice period. The total must be worked out on the basis of:
 - (i) the ordinary working hours to be worked by the employee, and
 - (ii) the amounts payable to the employee for the hours including for example allowances, loadings and penalties, and

- (iii) any other amounts payable under the employee's employment contract.
- (e) The period of notice in this clause shall not apply in the case of dismissal for misconduct or other grounds that justify instant dismissal, or in the case of a casual employee, or an employee engaged by the day, or a temporary employee (engaged for a specific period or task).
- (f) During the period of notice an employee will be allowed 2 days' time off for the purpose of seeking advice, appropriate support or new employment opportunities (e.g. Employee's Assistance Programme / Job Interviews / Financial or other advice) without loss of pay (or such further period as may be approved by the Chief Executive Officer or delegated officer). This time off shall be taken at times that are convenient to the employee after consultation with the delegated officer.

2.10 Minimum Notice of Termination by Employee

- (a) The minimum notice of termination required to be given by an employee shall be two (2) weeks.
- (b) If an employee fails to give notice, Council shall have the right to withhold monies due to the employee with a maximum amount equal to one week's pay.
- (c) This clause shall not apply to casual or temporary employees (or to employees engaged for a specific period of time or for a specific task or tasks).

2.11 Transmission of Business

- (a) Where a business is transmitted from Council to another Organisation, and an employee who at the time of such transmission was an employee of Council, becomes an employee of the other Organisation:
 - (i) the continuity of the employment of the employee shall be deemed not to have been broken by reason of such transmission, and
- (b) the period of employment which the employee has had with Council or any prior Council shall be deemed to be service of the employee with the other Organisation. In this clause:
 - (i) 'business' includes trade, process, business or occupation and includes a part or subsidiary (which means a corporation that would be taken to be a subsidiary under the Corporations Law, whether or not the Corporations Law applies in the particular case) of any such business, and
 - (ii) 'transmission' includes transfer, conveyance, assignment or succession whether by agreement or by operation of law and 'transmitted' has a corresponding meaning.

2.12 Dispute Resolution Procedure

Prevention and settlement of employee grievances and disputes (any industrial matter):

- (a) The objectives of the procedure are to promote the prompt resolution of grievances or disputes by consultation, co-operation and discussion to reduce the level of disputation and to promote efficiency, effectiveness and equity in the workplace.
- (b) Subject to legislation, while the dispute procedure is being followed, normal work is to continue except in the case of a genuine safety issue. The status quo existing before the emergence of a dispute is to continue whilst the procedure is being followed. No party shall be prejudiced as to the final settlement by the continuation of work.
- (c) At any stage of the dispute/grievance procedure at clause 2.12(d), an employee may choose to consult or be represented by their relevant Union.
- (d) The following procedure applies to all industrial matters within the meaning of the IR Act:
 - (i). Stage 1: In the first instance the employee shall inform such employee's immediate supervisor of the existence of the grievance and they shall attempt to resolve the grievance or dispute. If the grievance is with the immediate supervisor, the employee shall inform their supervisor's supervisor.
 - Unless agreed, discussions should take place between the employee and such employee's supervisor within 24 hours and this stage shall not extend beyond 7 days.
 - (ii) Stage 2: If the grievance remains unresolved, the employee shall refer the grievance to the next in line management ("the manager"). The manager will consult with the relevant parties.
 - Unless agreed, discussions should take place between the employee and such employee's Manager within 48 hours and this stage shall not extend beyond 7 days.

(iii) Stage 3: If the grievance is still unresolved, the aggrieved employee may submit the matter in writing to the General Manager/ELT Member if such employee wishes to pursue the matter further. If desired by either party the matter may also be notified to the relevant union.

Unless agreed, this stage should not exceed 14 days.

- (e) Where the grievance involves allegations of sexual harassment an employee should commence the procedure at Stage 3.
- (f) Council shall ensure that:
 - (i) the aggrieved employee or such employee's union representative has the opportunity to present all aspects of the grievance; and
 - (ii) the grievance shall be investigated in a thorough, fair and impartial manner.
- (g) Council may appoint another person to investigate the grievance or dispute. Council may consult with the employee representative in appointing an investigator. The appointed person shall be other than the employee's supervisor or manager.
- (h) If the matter is notified to the union, the investigator shall also consult with the union during the course of the investigation. Council shall advise the employee initiating the grievance, the employee's union representative and any other employee directly concerned of the determinations made as a result of the investigation of the grievance.
- (i) If the grievance or dispute is not settled the matter may be referred to the Queensland Industrial Relations Commission by the employee, the union or Council.
- (j) Nothing contained in this procedure shall prevent unions or the employer from intervening in respect of matters in dispute should such action be considered conducive to achieving resolution.

2.13 Investigations and Disciplinary Processes

Council recognises that all investigations and disciplinary processes must be open and transparent, ensuring that the parties involved in the matter are provided with natural justice and procedural fairness. Council commits to developing and maintaining an Investigations and Disciplinary Process Policy and will consult with the Joint Consultative Committee (JCC) on the policy and any proposed changes or amendments to the policy.

2.14 Trade Union Provision

Council will provide for union participation as per the Queensland Local Government Industry Awards including:

- (a) Access to normal Council facilities including typing, word processing, photocopying, postal
- (b) system, telephone, email and storage facilities.
- (c) A room with normal office facilities shall be provided for Union nominees.

2.14.1 Union encouragement

Council recognises the right of, and encourages, individuals to join a union. However, it is also recognised that union membership remains at the discretion of each individual.

Union representative/s will be provided with the opportunity to discuss union membership with both new and existing employees.

2.14.2 Union Delegates

Union delegates have a role to play within a workplace and their accreditation is encouraged.

An employer shall not unnecessarily hinder accredited union delegates in the reasonable and responsible performance of their duties.

2.14.3 Trade Union Training Leave

Provisions concerning trade union training leave relevant to each area of local government employment covered by the relevant Local Government Award.

2.15 Single Bargaining Unit /Joint Consultative Committee Facilities

The following facilities will be made available to Union or Employee nominees involved in any consultative forum set up in accordance with this Agreement:

(a) Necessary time off at normal remuneration. Such time to be deemed as normal service, for preparation, attendance at meetings, reporting back and travelling to and from attendance at

meetings.

- (b) Access to normal Council facilities including typing, word processing, photocopying, postal system, telephone, email and storage facilities.
- (c) A room with normal office facilities shall be provided for Union nominees to discuss matters associated with consultative forums established under this Agreement.

2.16 Bargaining Units

2.16.1 Review of Certified Agreement

Sufficient time will be allowed to form an Enterprise Bargaining Committee to commence renegotiation of a replacement Agreement at least 6 months prior to the expiry date of this Agreement.

2.16.2 Enterprise Bargaining Committee

An Enterprise Bargaining Committee will be formed to renegotiate the Certified Agreement 2025 and shall be made up as follows:

- (a) Representatives from Union affiliated operational employees
- (b) Representatives from Union affiliated inside employees, and
- (c) Representatives from Council and Management.

provided that the Chief Executive Officer may approve additional representation as deemed necessary.

District Union Organisers will receive an open invitation to attend and speak at all Enterprise Bargaining Meetings and be advised of the date, time and venue of meetings as soon as practical.

2.16.3 Bargaining Units

The Bargaining Units will comprise of employee representatives and representatives of the Unions which are party to the Agreement.

Units may be established as desired by the employees at work locations with numbers being at a level appropriate to the workforce at the location.

The Bargaining Units shall consider staff requests for inclusion in the Certified Agreement negotiations and shall forward and receive information through the appropriate representative on the Enterprise Bargaining Committee.

To ensure Council is able to meet the demands of business, it is important that Council has sufficient staff available to function. Therefore, the staffing numbers of the Individual Bargaining Units will need to be approved by the Chief Executive Officer. The Chief Executive Officer will not be unreasonable in determining the staffing numbers of each Bargaining Unit having regard to fair representation of all staff.

2.16.4 Joint Consultative Committee

The Joint Consultative Committee shall be formed within one month from the date of the Certification of the Agreement; and shall provide for equal representation of both the Council management and employees and shall not exceed 12 members.

Employee representatives should come from a cross–section of work sections and/or the Unions party to this Agreement. Once formed, the Joint Consultative Committee will determine the date, time, quorum, place and frequency of meetings.

The Committee will monitor the effective implementation of the Agreement.

Union officials will receive an open invitation to attend and speak at the Joint Consultative Committee Meetings and be advised of the date, time and venue of meetings as soon as practical.

Council will consult with the Joint Consultative Committee on any proposed Office or Depot closures.

2.17 Corporate Performance Standards/Indicators

The parties commit themselves to a process of continuous improvement and will adopt and adhere to the principles and practices of Quality Assurance. The role of performance indicators is to assist in the attainment of corporate goals in the interest of the customers, employees and Council in improving the quality of service.

It is recognised that performance indicators are not an end in themselves but are a means of identifying trends and gains in productivity and efficiency, and they enable the identification of areas where there is potential for further improvement.

Performance indicators can only be developed with reference to clearly articulated corporate, departmental, and work group objectives. Objectives have been developed through a consultative process and will be subject to periodic review.

The parties agree that any necessary performance indicators will be established from time to time to enable any changes in performance, following initiatives under this Agreement, to be jointly monitor and reviewed.

The parties recognise that various external factors such as the weather, legislative reviews and geographical features will impact on the Council's performance and therefore the parties reserve the right to refer to other additional indicators when adopting future bargaining positions.

2.18 People and Performance

Management and staff commit to ensuring that the objectives set out in Council's Corporate and Operational Plans are achieved. Management and staff feedback is required to ensure the focus on organisational achievement is met.

It is acknowledged that these objectives are focused at achieving overall targets for the organisation and delivering on them will reflect improvements in the organisational performance and its standing in the community.

This can be achieved through:

- (a) appropriate training and development programs including the encouragement of self–education, competency-based training using external Registered Training Organisations and undertaking internal training programs.
- (b) Council's Performance Management System being utilised at least annually (but no more than quarterly except during probationary periods).

It is acknowledged that the Performance Management System is not an avenue for the implementation of a disciplinary process.

2.19 Career Progression

- 2.19.1 Any employee classified at Level 1.6 of the Queensland Local Government Industry Award (Stream A)
 State 2017, who has completed 12 months satisfactory performance at that level will automatically advance to Level 2.1 (as per Schedule A of this Agreement).
- 2.19.2 Any Certified Trade employee classified and appointed at C10 of the Queensland Local Government Industry Award (Stream C) State 2017 (as per Schedule D), who has the appropriate qualification/competence will progress to C9. Council will provide reasonable support to facilitate an employee obtaining the relevant qualification and competency for progression to C9.

With the appropriate qualification/ competence an employee classified C9 will progress to C8.

2.20 Stream B Progression

- 2.20.1 Employees at Level 3 of the Stream B Operational Services Award, who have two (2) years satisfactory service with Council, and have attained the relevant licenses and competencies identified by Council, will progress to Level 4. On appointment at Level 4 the employee will assume the additional duties and responsibilities appropriate to this level.
- 2.20.2 Within six (6) months of certification of the Agreement, Council will review the Level 3 position descriptions, in consultation with employees and, where relevant, their union/s, to include the licenses and competencies required to progress to Level 4 and to assess existing employees for progression. Progression of existing employees, identified as holding the required licenses and competencies, to Level 4 will be completed and implemented from the first full pay period of the 6 month anniversary of certification of this Agreement.

2.21 Water Services Review

- 2.21.1 Within six (6) months of certification Council will review the required duties, and responsibilities, including mandatory licenses, tickets and qualification, of Stream B Water Services Level 3 employees against the classification descriptors of the Stream B Award. Consideration will be given to the appointment of Authorised Officers under the *Water Supply (Safety and Reliability) Act 2008*.
- 2.21.2 The outcome of the review of Water Services employees' classifications shall be backdated to the date

of certification.

2.22 EEO Clause

The Employer recognises the importance of maintaining diversity in the workplace, equal remuneration for work of equal value and ensuring that existing practices, encourage equality of employment and development opportunities, continue, and are promoted. This will include:

- (a) Reviewing position descriptions, prior to advertisement, to ensure non-bias/gender neutral language;
- (b) Inclusion of statements during recruitment that the Employer is an equal opportunity employer;
- (c) Ensuring selection of applicants for vacant positions is conducted in accordance with the law;
- (d) Giving appropriate and meaningful consideration of workplace flexibility requests;
- (e) Ensuring approval of development opportunities is managed in a fair and equitable manner, irrespective of gender or any other identified attribute under the *Anti-Discrimination Act* 1991.

The Employer is committed to equal remuneration for work of equal / comparable value.

PART 3 - DEFINITIONS, WAGES AND ALLOWANCES

3.1 Definitions

3.1.1 Casual

Casual employees shall mean an employee engaged and paid as such by Council, who is employed on an hourly basis and whose employment is subject to termination at any time without notice subject to payment of the minimum engagement period.

3.1.2 Inside Staff

Personnel whom are employed to undertake managerial, and predominantly technical, community, environmental and administrative duties as their primary function and generally based inside.

3.1.3 Operational/Outside Staff

Personnel whom are employed to undertake predominantly non-administrative duties, including construction, maintenance, and operations as their primary function and based outside and generally work a 38 hour week.

3.1.4 Project Work

For rostered days off purposes – project work is defined as a work program or function that has been established for a particular project for a value over \$80,000.

3.1.5 Supervisory Staff / Surveyors

Inside staff working a 38 hour week who supervise operational employees; and/or Surveyors.

3.1.6 Consultation

Consultation shall be not only in appearance, but in fact.

3.1.7 Natural Disaster

A Declared Natural Disaster such as, but not limited to natural flooding, cyclone, bushfire or earthquake event, or other localised weather event approved by the CEO.

3.1.8 Shift Work

Means work done by separate relays of employees working recognised hours, preceding, during or following the ordinary working hours, and in accordance with an agreed roster that continues for at least 5 consecutive shifts.

3.1.9 Continuous Shift Work

Means work that is continuous for 24 hours per day for an unbroken period of at least 28 days, except in the case of floods or breakdown or shutting down for holidays.

3.1.10 Job Sites

Job sites are where work is to be performed on behalf of Council.

3.1.11 Remote Acknowledgement

Work performed by an employee without having to attend the job site.

3.1.12 Leading Hand

In accordance with the relevant Award, a Leading hand in addition to their normal duties, is appointed by Council to deliver pre-organised work developed by the Supervisor/Manager, and to be in charge of other employees on the worksite ensuring all tasks are completed safely and efficiently. The Leading Hand is expected to exercise a broad knowledge of the work required to be done and either individually or as part of a team be able to undertake a substantial proportion of typical work. The Leading Hand works under limited supervision from the Supervisor, however, should the Leading Hand have problems/issues in delivering the work or with the employees under their control, on the job, the Leading Hand is to contact the Supervisor for direction.

3.2 Higher Duties/Mixed Functions prior to Leave

Where an employee, who is performing Higher Duties/Mixed Functions and receiving a higher rate of pay either:

- (a) immediately prior to accessing Annual Leave or Long Service Leave; or
- (b) three of the five days immediately prior to accessing Annual Leave or Long Service Leave, they will be entitled to payment of their leave at the Higher Duties/Mixed Function rate.

Employees engaged under the Stream B Operational Services and Stream C Engineering and Electrical Awards will be paid Higher Duties/Mixed Functions in accordance with the Stream C Building Trade Award.

All other Higher Duties/Mixed Functions shall be as per the relevant Awards.

3.3 Temporary Employee

- 3.3.1 A temporary Employee is one engaged:
 - (a) to perform special projects, or
 - (b) for a period not exceeding 24 months, or
 - (c) to take up work occasioned by a permanent Employee being absent on approved extended periods of Leave, e.g., Sick Leave, Long Service Leave, Workers' Compensation, or Maternity Leave.
- 3.3.2 Before Council engages a temporary employee, Council must inform that person of the temporary nature of the employment and of the rights of the employee who is being replaced.
- 3.3.3 All other provisions of this Agreement shall apply.

3.4 Payment of Salaries

- 3.4.1 All Salaries shall be paid at least fortnightly provided that by agreement between Council and the employee concerned, salaries may be paid monthly.
- 3.4.2 For the purpose of calculating the amount payable fortnightly, the annual salaries prescribed shall be divided by 26.
- 3.4.3 The payment of Salaries and Allowances shall be made to employees by means of: Electronic Fund Transfer to a bank, building society or credit union or other financial institution nominated by the employee receiving the salary or allowance where the Electronic Fund Transfer is of such an amount as will ensure to the employee payment of salary and allowances in full at the place where payment is tendered.

3.5 Salary Packaging

- 3.5.1 The Salary Rates prescribed in this Agreement may be taken by means other than money by an arrangement that:
 - (a) complies with current taxation rules
 - (b) is of no additional cost to Council now or at some future time
 - (c) is to be no less favourable to the employee than the entitlements otherwise available under this Agreement.
- 3.5.2 Salary sacrifice will only take place where Council does not incur a tax liability and will be subject to Council's guidelines.

All employees are to seek independent financial advice outlining limitations before salary sacrificing.

Proof of such advice may be requested by Council.

3.6 Salary Increase

In recognition of this Agreement, employees subject to this Agreement will be granted the following pay increases:

- (1) An increase of 3% or \$50 per week whichever is greater commencing from the first full pay period on or after 13 January 2025 (refer schedules A to G).
- (2) A further increase of 3% or CPI capped at 3.75%, whichever is greater, commencing from the first full pay period on or after 13 January 2026 (refer schedules A to G).
- (3) A further increase of 3% or CPI capped at 3.75%, whichever is greater, commencing from the first full pay period on or after 13 January 2027 (refer schedules A to G).
- (4) CPI for the purpose of this clause will mean the Brisbane All Groups Annual CPI for the December Quarter prior to the wage increase.

3.7 Allowances

3.7.1 All allowances payable for the life of this Agreement are listed in Clause 3.7 of this Agreement.

The Construction Work Allowance has been annualised and forms part of employees' annual rate of pay for all outside staff and supervisory staff of outside staff.

Only the allowances listed in this Agreement are maintained.

3.7.2 Adjustment of Allowances

The monetary allowances shall be varied on an annual basis in accordance with the QIRC issued General Ruling on weekly increase in rates of pay in all State Awards.

3.7.3 Allowances Payable

- (1) Cemetery Operations payable under relevant Award.
- (2) Confined Space Allowance An employee required to work in a place that the dimension or nature of which necessitates working in a cramped position and without sufficient ventilation, shall be paid an allowance of \$1.11 per hour extra for the actual time such employee is so employed.
- (3) Kennel Cleaning An employee required to clean animal kennels, other than merely by hosing them, shall be paid \$6.56 per day.
- (4) Leading Hand Allowance payable under the relevant Award plus 15%, with a minimum payment of \$15.00 per day.
- (5) Live Sewer Allowance

Live Sewer Allowance will apply to the following employees engaged in sewerage maintenance and installations, and will be paid in accordance with the provisions hereunder:

- (a) Employees employed under the Operational Services Stream B Award, with the exception of Treatment Plant Operators at Level 8 and above working in Wastewater Treatment Plants; and
- (b) Employees engaged under the Stream C Award.

Live Sewer Allowance shall apply as follows:

- (a) Where live sewer work is carried out as follows:
 - (i) Clearing of blockages in sewerage lines and connection thereto (including pumps). This includes clearing chokes in non–return valves, etc., on site a minimum of 4 hours shall apply.
- (b) In Other Areas Actual time worked in Live Sewer situation. Minimum of one hour to be charged. This includes areas where the employee is:
 - (i) in direct physical contact with sewage (e.g. standing in, or hands in, sewage)
 - (ii) continually splashed by sewage
 - (iii) continually in direct aerial connection (in direct body contact) with spray or vapour which is emanating directly from live sewage.

Employees in doubt as to the application of Live Sewerage Allowance

should contact their supervisor or Manager HR.

(c) Employees employed under the Stream C Award, are entitled to a minimum of 1 hour payment for cleaning down a sewage pump prior to dismantling for maintenance.

Notes:

- (A) Sewer meaning all areas of the sewerage system up to but not including the chlorinated effluent of the Wastewater Treatment Plant.
- (B) Direct aerial connection shall be interpreted as working within the same confined area as a sewer through which sewage is flowing, such as a wet well, manhole or trench.
- (C) 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.
- (D) All work carried out, where contact with sewage is possible, shall be carried out using correct Protective Equipment and Procedures, as per the *Work Health and Safety Act 2011*.
- (E) Where an employee believes that circumstances are such that they may physically come into contact with spray, vapor or mist emanating from the Treatment/ Infrastructure process a site safety inspection should occur and employees' duties be determined in accordance with the site safety inspection outcome.
- (F) Such an inspection should be undertaken by at least an Operator from the Plant, a Workplace Health and Safety Representative and an employee involved in the activity. However, the initial inspection should include a recognised Workplace Health and Safety Officer, Workplace Health and Safety Representative and a Council Union Representative.
- (G) Employees required to perform work under this clause shall be paid for all time worked at the rate of ordinary time in addition to the rate otherwise payable.

Employees employed under:

- (a) the Stream A Award who work 38 hours per week and supervise Treatment Plant Operators; and
- (b) the Stream B Operational Services Award as Treatment Plant Operators working in Waste Water Treatment Plants and classified at Level 8 and above, will be entitled to a daily Live Sewer allowance of \$11.00, to compensate them for all work performed on live sewer. To avoid any doubt, the allowance will be paid on an employee's ordinary workdays and where an employee is rostered to work planned overtime, on a day they would not usually be required to work. The allowance will increase by the Qld State Wage Case and be paid on all forms of paid leave.
- (6) Overtime Meal Allowance payable under the relevant Awards.
- (7) Mileage Allowance
 - (a) For employees other than employees under the Queensland Local Government Industry (Stream C) Award State 2017 \$0.99 per kilometre.
 - (b) Employees under the Queensland Local Government Industry (Stream C) Award State 2017 \$1.07per kilometre.

(8) On–Call Allowance

- (a) Definitions during the life of this agreement:
 - (i) Quarantined Employees Are those employees employed in their role at the time of certification of this agreement, that is classified Level 3 or above under the Queensland Local Government Industry (Stream A) Award State 2017.
- (b) Council may instruct an employee to be available to perform emergency work either remotely or through attendance at a Council worksite, outside of their normal working hours
- (c) Where operationally possible, an employee should be rostered on-call on the alternative week to their scheduled RDO.
- (d) Where an employee is accessing personal leave whilst rostered on-call, they will not

be required to respond to call outs and will not be deemed to be on-call for the entirety of the personal leave period. Where an employee is accessing personal leave for caring purposes and the employee is available to be on-call outside of their usual ordinary hours of work, the employee must bring this to the attention of their supervisor at the time they notify of their absence from work and a decision will be made whether the employee should remain on-call.

Unless otherwise mutually agreed, an employee on other forms of paid leave, will be removed from the on-call roster for duration of their approved leave. To avoid doubt, when an employee is removed from being on-call, they will not be entitled to receive the on-call allowance.

- (e) Employees directed to remain on-call must be able to be contacted, in a fit state to perform the work and be able to respond within a reasonable period of time.
- (f) An employee shall not be considered to be on-call due solely to a customary arrangement whereby the employee returns to Council's premises outside ordinary hours to perform a specific job.
- (g) The employee must be instructed to be available for work and be readily accessible and in a fit state to perform the work to be eligible for the allowance. Having provision of the electronic means for contact or to perform the work remotely does not justify entitlement to this allowance.
- (h) Payment of Allowance
 - (a) An employee, excluding quarantined employees as defined in 3.7.3(8)(a)(i) above, directed to remain on-call shall be paid \$74.60 per day whilst being on-call, Monday to Sunday (excluding public holidays).
 - (b) Public Holiday Where an employee, excluding quarantined employees as defined in 3.7.3(8)(a)(i) above, is required to remain on– call on any Public Holiday, the employee shall be paid an allowance equal to their pay for 8 hours ordinary time. Where an employee is called out to perform emergency work on a public holiday, they will be entitled to a further payment of \$74.60 per day On-Call Allowance.
 - (c) Quarantined employees as defined in 3.7.3(8)(a)(i) above, directed to remain on-call shall be paid as follows:
 - (A) Monday to Friday An employee directed to remain on-call during any day or night outside their ordinary working hours shall be paid \$28.62 for each day and/or night during which the employee remains on-call.
 - (B) Saturday An employee directed to remain on-call on Saturday shall be paid \$42.93 during which the employee remains on-call.
 - (C) Sunday or Public Holiday 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 provided that:
 - if any employee whilst on-call is required to perform any other work for which rates of pay are fixed by this Agreement, 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 above mentioned shall be reduced by an amount bearing the same proportion to such sum as the time worked at penalty rates bears to the period of 8 hours.
 - 2. if the time worked by the employee at penalty rates is 8 hours or more, then the employee shall be entitled to receive only the amount earned by the employee at penalty rates.
- (i) On-Call or Night Work prior to Schedule RDO
 - (A) Where, due to operational or resourcing requirements, an employee is rostered on-call or is required to perform their ordinary hours the night prior to their scheduled RDO, the employee will be eligible to bank their scheduled RDO.

- (B) Where an RDO is banked, the employee will be required to work their ordinary hours on that day and will be paid at their ordinary hourly rate. Any entitlement to a fatigue break will apply in accordance with Clause 4.9 of this Agreement.
- (C) A substitute date for accessing the banked RDO will be agreed between Council and the employee and will be taken within 4 weeks of the RDO being banked.

(j) Called-Out/Recalled to Duty

- (i) Public Holiday
 - (A) If an employee whilst on-call is required to perform any work, the employee shall be paid for the time so worked at the applicable penalty rate and the Public Holiday On-Call Allowance will be reduced by the equivalent penalty rate hours worked.
 - (B) If the time worked by the employee exceeds the applicable on-call allowance hours (8 hours), then the employee shall be entitled to receive only the amount payable for the time worked at penalty rates and the On-Call Allowance of \$74.60 for the day.

(ii) Remote Response

- (A) If an employee is required to perform work remotely whilst oncall, the payment for this work shall be a minimum of one hour at the applicable overtime rate.
- (B) Any subsequent remote work within this hour will not attract any additional payments.
- (C) Any subsequent remote work outside of the hour will attract the minimum payment.
- (iii) On-site (When work cannot be resolved remotely)
 - (A) Monday to Sunday

Overtime rates shall apply if an employee is required to leave home to perform work, from the time of leaving home to commence work until the employee returns home. Payment received shall not be less than 4 hours at overtime rates on the first occasion on any 1 day the employee is required to leave home provided that:

- any subsequent work performed away from home that occurs within the initial 4 hour time period and does not extend beyond the 4 hour time period, will not be subject to an additional payment.
- any subsequent requirement for an employee to leave home to perform work will be paid at the appropriate overtime rate for the actual time worked with no prescribed minimum.
- 3. An employee recalled to work overtime shall receive a minimum payment of 4 hours at the prevailing overtime rate. An employee shall not be entitled to a minimum payment in respect of each call-out worked within 4 hours of the commencement of the first call-out. Employees recalled to work overtime may be required to perform additional work other than the initial response.
- 4. Each subsequent call-out within the 4 hour period will not receive minimum payment. Overtime is to be paid at normal penalty rates for the actual time worked. Each subsequent call-out outside the 4 hour call-out period will be deemed as a new call-out.
- 5. This sub-clause shall not apply in cases where it is customary for the employee to return to the Council premises to perform a specific job (rostered overtime),

or where the overtime is continuous (subject to a reasonable meal break) with the completion or commencement of ordinary working time.

(9) Positions and Noxious Substances

- (a) Water and Wastewater Treatment Chemicals A water or wastewater treatment plant operator and/or pump attendant shall be paid \$5.52 for each day they use corrosive or oxidizing substances.
- (b) A Special Substance Allowance will be payable to eligible employees under the Queensland Local Government Industry (Stream C) Award State 2017;
- (c) Position spraying payable for all types of applications on a daily basis on rates determined under the relevant Award (Stream B) including, not limited to pests, vermin, and rat's tail grass.
- (10) Recycle Disability Allowance paid to employees who carry out machinery maintenance at Council's Recycling facility:
 - (a) Where an employee carries out planned preventative maintenance on a Saturday a rate of double time will apply for the hours worked.
 - (b) Where an employee carries out urgent maintenance work Monday to Friday a rate of ordinary time and a half will apply for the hours worked.
- (11) RPEQ Allowance (Registered Professional Engineer Queensland)

Bundaberg Regional Council recognises the increased responsibility placed on RPEQ engineers when providing professional engineering services as described by the Professional Engineers Act 2002.

An allowance of \$100 per fortnight is payable to employees who are RPEQ Engineers, whilst in a role requiring them to undertake professional engineering services as described by the *Professional Engineers Act 2002*. Registration and renewal fees are to be paid by the employee.

- (12) Rubbish Allowance payable under the relevant Awards.
- (13) Drivers of rubbish vehicles and their assistants, primarily engaged on the collection of refuse shall be paid Rubbish Allowance whilst directly engaged on refuse collection work in addition to their ordinary wages.
- (14) Shift Allowances In addition to ordinary rates, a 15% Shift Allowance shall be paid for each afternoon and night shift worked. Non–rotational Shift Workers on night shift shall be paid a 30% Shift Allowance.
- (15) Payment of Shift Work In accordance with the employee's relevant Award provisions.
- (16) Tablecloth Allowance paid at \$5.75 per item.
- (17) Towel Allowance paid at \$0.42 per item.
- (18) Toilet Cleaning An employee required to clean Public Toilets for:
 - the majority of their shift or period of work, and is 4 hours or more per day, shall be paid \$6.56 per day.
 - (b) a portion of their shift or period of work, and is less than 4 hours per day, shall be paid \$2.50 per day.

(19) Tool Allowance

- (a) Qualified tradespersons payable under the relevant Awards.
- (b) Apprentices payable in accordance with the Order Apprentices and Trainees Wages and Conditions (Excluding Certain Queensland Government Entities) 2003 \$600 per year indexed as per other allowances.
- (20) Travel Allowance payable under the relevant Awards.
- (21) Travel Allowance (quarantined) previously payable for the Building Trades Public Sector Award. Employees who received this allowance prior to certification of this agreement shall continue to receive this allowance. The allowance shall not be payable to other employees.

(i)	Council	provided	vehicle –	an allowar	nce of \$5	7.50 per w	eek shall b	e made to

compensate for excess fares and travelling time incurred in travelling to and from places of work within a 50 Kilometre radii measured from the principal Post Office in the town or city in which the work is being carried out.

- (ii) Utilising their private vehicle an allowance of \$87.00 per week shall be made to compensate for excess fares and travelling time incurred in travelling to and from places of work within a 50 Kilometre radii measured from the principal Post Office in the town or city in which the work is being carried out.
- (22) Truck, Crane or Straddle Allowance payable under the relevant Awards.
- (23) Wet Pay Rubbish payable under the Queensland Local Government Industry (Stream B) Award State 2017 Clause 13.7(a).

Employees primarily engaged in sanitary or refuse collection services shall be paid Wet Pay in addition to their ordinary wages.

- (24) Working in the Rain Allowance payable under the relevant Awards.
- (25) Rubbish Dump Allowance payable to Stream B Operational Services employees, other than those covered under the Landfill Agreement Schedule, in accordance with the Stream B Award.
- Where any employee covered under this Agreement is directed to perform duties that would entitle them to claim the following allowances, the employee will be entitled to claim the allowance on their timesheet:
 - (a) Asbestos Allowance, in accordance with the Building Trades Section, Stream C Award:
 - (b) Dead Animal Allowance, in accordance with the Operational Services Section, Stream B Award; and
 - (c) Motor Vehicles Drawing Trailers Allowance, in accordance with the Operational Services Section. Stream B Award

3.8 Trade Market Rate Allowance

Employees, employed under the Stream C Building Trade and Electrical Engineering Award, who hold the relevant Certificate III (or above) trade qualification directly required in the performance of their position, will be entitled to receive a weekly Trade Market Rate Allowance of:

- (a) \$122.50 (pro-rata for part-time and casual employees) in the first year of the Agreement; or
- (b) \$130.00 (pro-rata for part-time and casual employees) from the first full pay period on or following 13 January 2026.

The weekly allowance will be paid on all forms of paid leave.

Where an employee is required to work planned or unplanned overtime on a Saturday or Sunday, and the overtime worked on each day is 4 hours or more, the employee will be entitled to claim the Trade Market Rate Allowance, as follows:

- (a) \$24.50 per day (pro-rata for part-time and casual employees) in the first year of the Agreement; or
- (b) \$26 per day (pro-rata for part-time and casual employees) from the first full pay period on or following 13 January 2026.

The Trade Market Rate Allowance will be paid from certification, for the life of this Agreement and will be reviewed in consideration of market and supply changes and conditions, during negotiations for a replacement to this Agreement.

PART 4 – HOURS OF WORK

4.1 Working Hours

The hours of work will be in accordance with the relevant Awards.

4.2 Flexible Working Arrangements

4.2.1 Subject to the approval of the CEO or delegated officer, all employees may be able to access flexible

- work arrangements.
- 4.2.2 Flexible working arrangements may be subject to a trial period, where Council and the employee will have the right to request a review of flexible working arrangements every twelve months.
- 4.2.3 Flexible working arrangements may be established to address a number of issues that include but are not limited to:
 - 1) Work, life and family balance
 - 2) Flexible working hours, including compressed working hours to reduce number of days worked or Rostered Days Off (RDO) arrangements
 - 3) Part time work
 - 4) Working from home
 - 5) Annualised hours
 - 6) Annualised salary
 - 7) Special projects and
 - 8) Transition to retirement.
- 4.2.4 Requests for flexible working arrangements must be in writing stating the change in the way the employee works in sufficient detail and reasons for the change, to allow Council to make a decision about the request.
- 4.2.5 Council will genuinely consider the request and may approve in part or subject to conditions, or refuse the request only on reasonable grounds. Council will provide a written response of the decision, with sufficient detail and reasons, within 21 days of receipt of request.
- 4.2.6 Any disputes in relation to this clause will be managed through clause 2.11 Dispute Resolution Procedure in this agreement, and the employee should commence the procedure at Stage 3.

4.3 Workgroup Hours or Work Flexibility

- 4.3.1 Mutual agreement between a workgroup, who may request to be represented by their relevant Union/s, and Council may be reached to amend the employee/s ordinary hours of work, for operational and/or flexibility reasons, where such an arrangement would be more beneficial to Council and the employee/s concerned. Amendments to ordinary hours of work may include changes to the span of hours, compressed work hours etc.
- 4.3.2 Where Council proposes the change to ordinary hours of work, the employees directly impacted will be provided with written confirmation of any impacts the changes may have to their entitlements and conditions of employment.
- 4.3.3 Any agreement to change a workgroup's ordinary hours must be recorded in writing.
- 4.3.4 In circumstances where the change to ordinary hours (including the span of hours) impact multiple employees within a workgroup, a ballot should be undertaken to assess mutual agreement. At least two-thirds of the directly affected employees must vote in favour of the change, prior to the change being implemented.
- 4.3.5 Where an individual within a workgroup does not agree to the change, due to genuine family responsibilities or commitments, this will be given reasonable consideration by Council. In such circumstances, evidence to satisfy a reasonable person will be provided by the individual.
- 4.3.6 Where a new employee is employed into a workgroup, that has a flexible hours of work arrangement in place, the new employee will be required to work their ordinary hours in accordance with that agreement.
- 4.3.7 Council or at least two-thirds of a workgroup must provide three (3) months written notice to revert back to the usual ordinary hours of work under this Agreement.
- 4.3.8 Where a dispute arises in relation to a change to ordinary hours, the Dispute / Grievance Settlement Procedure, in accordance with clause 2.12 of this Agreement, will apply.

4.4 Rostered Days Off

4.4.1 RDO Accrual

Employees ordinary hours are averaged to allow for a Rostered Day Off in accordance with this clause.

4.4.2 Operational Staff, Supervisory Staff and Surveyors

- (a) Work Cycle The work cycle will be a 9 Day fortnight for all operational staff, supervisor staff and Surveyors during the life of this Agreement.
- (b) Banking of Rostered Days Off Subject to the following, Rostered Days Off may be banked:
 - (i) The request to bank RDOs may come from either the employee or Management or Delegated Officer and shall be in writing.
 - (ii) The request to bank RDOs must be based on reasonable grounds and any refusal also be on reasonable grounds.
 - (iii) If Management has requested the employee to work their RDO, the employee can elect to be paid at the applicable penalty rates.
 - (iv) Reasonable notice is to be given, i.e. generally 3 Working Days unless otherwise agreed.
 - (v) Days banked at either party's request attract the provisions in subclauses (vii) and (viii) of this clause, where applicable, and shall be converted to hours.
 - (vi) No more than 5 RDOs shall be banked without the express approval of the Chief Executive Officer or delegated officer.
 - (vii) Banked RDOs must be taken within 12 months of accrual and at a mutually agreed time consistent with operational requirements.
 - (viii) Banked RDOs not taken within this period at the request of the employee, will be paid at ordinary time.

4.4.3 Employees undertaking Project Work that requires Working a Rostered Day Off

Employees undertaking project work that requires working a Rostered Day Off will be paid in accordance with the following:

- (a) Bank 1 RDO, paid 1 RDO (at penalty rates), bank 1 RDO, paid 1 RDO (at penalty rates).
- (b) After 5 banked RDOs, the employee will receive payment at the appropriate Award penalty rates.

4.4.4 Inside Staff

Work Cycle -

- (a) A nine (9) day fortnight hours of work arrangement will be the default work cycle for all inside staff, excluding those listed below:
 - (i) Casual Employees;
 - (ii) Part-Time Employees;
 - (iii) Supervisor or Team Leader positions that are required to work the same hours as operational employees; and
 - (iii) Employees who have entered into a flexible working arrangement, in accordance with this Agreement.
- (b) To accrue one RDO per fortnight an employee will work 8 x 8.05 ordinary hour days and 1 x 8.1 ordinary hour day per fortnight, unless otherwise agreed.
- (c) It is acknowledged by the parties that implementation of the default 9 day fortnight hours of work arrangement, for those employees not currently working a 9 day fortnight under a flexible working arrangement, will occur within six (6) months of certification of this Agreement.
- (d) Work cycles, other than a 9 day fortnight, will be by agreement and implemented through a flexible working arrangement.
- (e) Nothing in this clause restricts the employer and an individual employee or workgroup agreeing to other work arrangements as per clause 4.2 Flexible Working Arrangements or clause 4.3 Workgroup Hours of Work Flexibility of this Agreement.

Change of day due to Public Holiday -

Unless agreed otherwise by the Work Area, where the RDO falls on a day on a Public Holiday, if such a day is:

- (i) Friday, the employee shall be entitled to take Thursday as the day off.
- (ii) Monday, the employee shall be entitled to take the Tuesday off.
- (iii) a day other than Monday or Friday, the employee shall be entitled to take another day as agreed.

Banking of Rostered Days Off -

Rostered Days Off may be banked, as follows:

- (a) The request to bank RDOs may come from either the employee or the Supervisor / Manager and shall be in writing, with 3 working days' notice or as otherwise agreed
- (b) The request to bank RDOs must be based on reasonable grounds and any refusal also must be on reasonable grounds.
- (c) If management has requested the employee to work their RDO, the employee can elect to be paid at the applicable penalty rates or take the RDO at another mutual agreed time.
- (d) A maximum of 5 RDOs may be banked, unless otherwise approved by the Supervisor / Manager.
- (e) Banked RDOs must be taken within 12 months of accrual and at a mutually agreed time consistent with operational requirements.
- (f) Banked RDOs not taken within this period will be paid out at ordinary time.

Work Practices

Employees agree to co-operate with their supervisor and management to ensure that adequate staff are available to meet defined operational requirements. A Rostered Day Off should be taken on the day allocated on the roster unless there are exceptional or unforeseen circumstances.

Changes to RDO-

- (a) It is acknowledged that changes to an RDO may be required by Council or an individual due to exceptional or unforeseen circumstances. In such circumstances, changes to rosters will occur by mutual agreement between the supervisor and employee/s, but will not be unreasonably refused.
- (b) Changes to an RDO may occur by:
 - (i) movement of the planned RDO to another day within the same roster cycle;
 - (ii) movement of the planned RDO to another day beyond the roster cycle.

Responsibilities of Supervisor / Manager -

- (a) The Supervisor / Manager is responsible for drawing up a proposed roster, taking into account operational requirements and feedback from employees.
- (b) The Supervisor / Manager will ensure the proposed roster is available for a period of 4 weeks for the employees review and consideration. The proposed roster will be available online and displayed in prominent locations.
- (c) Feedback on the proposed roster, within the 4 week review period, will be genuinely considered and requests to amend the roster will not be unreasonably refused.
- (d) The approved roster must be made readily available to employees 2 weeks prior to implementation.
- (e) Where there is an operational need to amend the RDO roster, the 4 weeks review process will be followed and employees will be given 2 weeks' notice of implementation.

Responsibilities of Employees -

Employees are responsible for:

- (a) Providing any feedback on the proposed roster within the 4 week review period and notifying of any likely changes required to their rostered RDO/s.
- (b) Ensuring the Leave Planner is up to date to include their rostered RDO and updating the Leave Planner to reflect any changes.

4.5 Time Off In Lieu (TOIL)

- 4.5.1 Where operationally convenient and with the approval of their manager or delegated officer, an employee may elect to accrue TOIL, in lieu of overtime, when undertaking work outside or in addition to the usual hours of work.
- 4.5.2 In lieu of claiming overtime, the employee will be given time off equivalent to overtime worked on a time for time basis.
- 4.5.3 A maximum of 1 week's TOIL may be accrued in any 12 month cycle.
- 4.5.4 All efforts will be made for accrued TOIL to be taken. Where, due to genuine work requirements, an employee is not able to take TOIL within 3 months of the end of the employee's work cycle during which the TOIL was accrued, the TOIL may be paid out at the applicable overtime penalty in which it was accrued.
- 4.5.5 TOIL will be taken as soon as possible at a mutually agreed time, consistent with operational requirements and may be taken in whole days or part thereof.
- 4.5.6 Management may suggest this arrangement but cannot require employees to take TOIL instead of payment for overtime or other penalties. Employees will continue to receive payment for all penalties if that is their preference.

4.6 Travel

- 4.6.1 Employees required to report to a Depot or other work location
 - (a) Where an employer requires an employee to report to the usual Depot/Service Centre and then travel to a different work location located within 5 kilometres of the Depot/Service Centre, the employee shall be responsible for their own travel to the jobsite and return.
 - Where an employer requires an employee to report to the usual Depot/Service Centre and then travel to a different work location in excess of 5 kilometres from the Depot/Service Centre, the employer shall provide transport to and from the different work location, or the employee shall be paid relevant mileage allowances under 3.7.3 of this Agreement.
 - (b) In the circumstances outlined in clauses (a) and (b) above, travelling that occurs outside an employee's ordinary hours shall be paid for at ordinary rates or accrued as TOIL, with the prior approval of the supervisor or delegated officer.
- 4.6.2 Employees required to report directly to the Job Site
 - (a) Where an employee is required to report directly to a job site any additional time taken to travel to the Job Site compared to travelling from the employee's home to the usual Depot shall be paid for at ordinary rates or accrued as TOIL, with the prior approval of their supervisor or delegated officer.
 - (b) Employees who use their own motor vehicle to travel directly to a Job Site shall be paid the applicable mileage allowance in accordance with this Agreement for that part of the trip that exceeds the distance between the employee's home and the usual depot.
- 4.6.3 Different Travelling Arrangements to apply

Notwithstanding Clauses 4.6.1 and 4.6.2, where there is agreement between the employer and the majority of employees concerned, different travelling arrangements may apply.

- 4.6.4 Transfer from one Depot/Service Centre to another
 - (a) Where Council identifies a business need to transfer an employee to another Depot/Service Centre, consultation will occur with the employee, and where relevant their union representative, which will include discussions regarding the business need, reasons for the transfer and any personal impacts that should be considered. Genuine consideration will be given to any concerns and/or personal impacts raised by the employee, with the view to mitigation of these impacts.
 - (b) Where a decision is made to transfer the employee, they will be given 4 weeks written notification by Management when an employee is required to transfer from a Depot/Service Centre to another Depot/Service Centre, or such earlier period as may be agreed between the employee and Management.
 - (c) The notification shall include the commencement date at the new location and the likely duration of the transfer. The mileage allowance provisions shall apply for a period of 12 months (or such period as may be approved by the Chief Executive Officer or delegated officer) for that part of the trip that exceeds the distance between the employees' home and usual work location.
- (d) If written notification is not supplied, then payment for such travel expense to the other Bundaberg Certified Agreement 2025

- Depot/Service Centre shall apply for 4 weeks in accordance with sub-clause 4.6.4(b).
- (e) Where an employee has requested a transfer or alters their residential location to be closer to the new Depot/Service Centre no mileage allowance is payable.
- (f) Where an employee is transferred to another Depot/Service Centre and that employee who is in receipt of mileage allowance in terms of sub–Clause 4.6.4(b) applies for and obtains another position within Council the mileage allowance will cease with the new position.

4.6.5 Single Primary Location of Work

Full time, part time and temporary employees will have a single, primary location of work identified in their letter of appointment or contract. This location will be an identified Council Depot, Service Centre, or other established work premise. All existing and future position descriptions will identify the primary location of work.

4.7 Overtime

- 4.7.1 Except as provided within this Certified Agreement, overtime worked shall be paid in accordance with the relevant Award provisions.
- 4.7.2 An employee may decline to undertake overtime on reasonable grounds (including but not limited to proven household emergencies, family responsibilities, fatigue and prior engagements).

4.8 Meal Breaks

- 4.8.1 Except as hereinafter provided, each employee is entitled to an unpaid meal break of not less than one—half an hour or more than one hour. Where operational requirements allow, the break will commence no later than 5 hours after starting each day.
- 4.8.2 Where operational needs demand that the employee delay their usual unpaid meal break for up to and including 1 hour past 5 hours after starting work on any day, the employee will be entitled to a paid meal break during the period of the 6th hour. No further penalty entitlements will then apply and the employee will still cease work on that day at their rostered ceasing time for the day.
- 4.8.3 Where the employee is still not allowed to have their paid meal break during the 6th hour, the employee will be paid double time for all such work until they have their paid break or until their rostered ceasing time for the day.

4.9 Fatigue Break

- 4.9.1 The employer recognises the importance of minimising the potential for fatigue-related impairment and is committed to the assessment and control of work related factors which may contribute to fatigue.
- 4.9.2 If an employee is required to complete a single or multiple remote acknowledgements and/or call outs between 8.45pm and 1.5 hours before their normal start time, the employee will be entitled to have a 10 hour break, without loss of pay, commencing on the completion of the last remote acknowledgement or call out (that is, when the employee has completed the work and/or returned home).
- 4.9.3 If the employee is directed to resume duties or directed to continue working, and where the employee feels it is safe to do so, without having 10 consecutive hours off duty, the employee will be paid double rates until they are released from duty.
- 4.9.4 The employee will then be entitled to be absent until he/she has had 10 consecutive hours off duty, without loss of pay for the ordinary hours s/he would normally have worked.

PART 5 - STATUTORY HOLIDAYS, LEAVE

5.1 Accrual of Annual Leave

- 5.1.1 Maximum of 6 weeks (or in the case of Shift Workers 8 weeks) Annual Leave to be accrued, with excess Leave to be cleared within a 1 year period. Any period in excess of this is to be with the prior approval of the General Manager.
- 5.1.2 An employee and employer may agree when the employee is to take Annual Leave. If the employee and employer cannot agree, the Chief Executive Officer or delegated officer may decide when the employee is to take leave and must give the employee at least 8 weeks written notice of the starting date of the leave.
- 5.1.3 An employee may request that their annual leave be taken at half pay. This will be subject to operational requirements, consideration of the employees existing paid leave accruals and with the approval of the relevant ELT member.

5.2 Deduction of Leave

- 5.2.1 Employees (excluding shift workers) will accrue annual leave on the following basis:
 - (i) Employees who work an average 38 hour week will at the end of each year of employment accrue 152 hours (20 days x 7.6 hours) of annual leave.
 - (ii) Employees who work an average 36.25 hour week will at the end of each year of employment accrue 145 hours (20 days x 7.25 hours) of annual leave.
- 5.2.2 Annual leave debits will be equivalent to the ordinary hours employees would have worked had they not been on paid leave. Such leave will therefore be paid and debited on the basis of hours actually taken.

5.3 Carers' Leave

- (1) An employee is entitled to use any personal leave entitlement which has accrued after 9/6/95 for the purposes of caring for a member of their immediate family or household, as follows:
 - (a) To provide care for or to support a person who is ill or because an unexpected emergency arises in relation to that person.
 - (i) Where the period of leave is for more than two consecutive days, the employee will provide Council satisfactory evidence to satisfy a reasonable person that the person is ill with an illness requiring care or support.
 - (b) To provide support to a person who has experienced domestic violence.
 - (i) The employee must provide a statutory declaration evidencing that the leave is necessary, or other evidence as provided under the IR Act.
 - (c) It is the responsibility of any employee absent from work on account of sickness or injury to immediate family or household members to advise their supervisor as soon as practicable before the start of their employee's rostered starting time for the day in question and the likely duration of the leave.
 - (d) The employee shall, wherever practicable, give Council notice prior to the absence of the intention to take leave, the name of the person requiring care and their relationship to the employee, the reasons for taking such leave and the estimated length of absence. If it is not practicable for the employee to give prior notice of absence, the employee shall notify Council by telephone of such absence at the first opportunity on the day of the absence.
 - (e) An employee may take unpaid Carer's Leave by agreement with Council.
 - (f) An employee taking unpaid Carer's Leave may with the consent of their delegated officer work 'make up time' under which the employee takes time off ordinary hours and works those hours at a later time, during the spread of ordinary hours provided by this Agreement.

5.4 Compassionate Leave/Bereavement Leave

5.4.1 Compassionate Leave

- (a) Applicability An eligible employee is entitled to be granted a maximum of 2 days Compassionate Leave where a member of an employee's immediate family or employee's household contracts an illness or sustains an injury that poses a serious threat to life.
- (b) Where an employee is required to travel more than 800 kms and/or minimum of 8 hours one way to be with the employee's immediate family or household member, they will be given 2 additional days paid Compassionate Leave.
 - (i) Travel time, for the purpose of clause 5.4.1(b) will include all time from leaving the employees residence to arriving at their destination, for example reasonable rest breaks, time spent at airport or time delays due to flight time changes.
- (c) Where an employee is on Compassionate Leave and is more than 800 kms and/or 8 hours away, and the member of employee's immediate family or household passes away, the employee will then access their entitlement of 3 days Bereavement Leave plus one additional day Bereavement Leave to return.
- (d) Compassionate Leave applies to Mother, Father, Guardian, Daughter, Son, Husband, Wife, Partner, Brother, Sister, Foster Child or Ex-Foster Child, ex-Nuptial Child, Stepchild, Adopted Child, Defacto Husband or Wife, Grandparents or Grandchildren, Mother–in–law, Father–in–law or Stepchild, Brother–in–law, Sister– in–law, Son–in–law, Daughter–in–law, Aunt or Uncle, Niece or Nephew, ex– spouse or same sex partner.

(Defacto Relationship - For the purposes of this clause the words 'Wife' and 'Husband' shall

include a person who lives with the employee as a Defacto Wife or Husband).

Leave for any other family member will be determined by the Chief Executive Officer.

(e) Unpaid Entitlement by Agreement – By agreement with Council an employee shall in addition to paid Compassionate Leave, be entitled to reasonable unpaid Compassionate Leave up to 5 working days.

Where an employee has exhausted all compassionate leave entitlements including accumulated leave entitlements it shall be at the sole discretion of the Chief Executive Officer as to how much unpaid Compassionate Leave they can take.

5.4.2 Bereavement Leave

- (a) Applicability An eligible employee, in accordance with the IR Act, is entitled to be granted a maximum of 3 days Bereavement Leave to attend the funeral of a member of an employee's immediate family or employee's household.
- (b) Where an employee is required to travel more than 800 kms and/or a minimum of 8 hours one way to attend the funeral of the employee's immediate family or household member, they will be given 2 additional days paid Bereavement Leave.
 - (i) Travel time, for the purpose of clause 5.4.2(b) will include all time from leaving the employees residence to arriving at their destination, for example reasonable rest breaks, time spent at airport or time delays due to flight time changes.
- (c) For the purposes of Bereavement Leave, proof of death shall be furnished by the employee to the satisfaction of Council if required.
- (d) Bereavement Leave applies to Mother, Father, Guardian, Daughter, Son, Husband, Partner, Wife, Brother, Sister, Foster Child or Ex-Foster Child, ex-Nuptial Child, Stepchild, Adopted Child, Defacto Husband or Wife, Grandparents or Grandchildren, Mother–in–law, Father–in–law or Stepchild, Brother–in–law, Sister–in–law, Son–in–law, Daughter–in–law, Aunt or Uncle, Niece or Nephew, ex–spouse or same sex partner.

(Defacto Relationship – For the purposes of this clause the words 'Wife' and 'Husband' shall include a person who lives with the employee as a Defacto Wife or Husband).

Leave for any other family member will be determined by the Chief Executive Officer/General Manager.

(e) Unpaid Entitlement by Agreement – By agreement with Council an employee shall in addition to paid Bereavement Leave, be entitled to reasonable unpaid Bereavement Leave up to 5 working days.

Where an employee has exhausted all bereavement leave entitlements including accumulated leave entitlements it shall be at the sole discretion of the Chief Executive Officer as to how much unpaid Bereavement Leave they can take.

5.5 Long Service Leave

The entitlement of an employee to Long Service Leave on full pay pursuant to this Agreement shall be as follows:

- (a) An employee who has completed 10 years of continuous service is entitled to long service leave at the rate of 1.3 weeks on full pay for each year of continuous service and a proportionate amount for any incomplete year of service.
- (b) Employees shall be eligible to take pro-rata Long Service Leave after 5 years of service.
- (c) Any such pro–rata leave taken in advance as per Clause 5.5(b) shall be deducted from the total amount calculated on completion of 5 completed years' continuous Queensland Local Government service.
- (d) The minimum amount of Long Service Leave taken at any one time is 2 days unless otherwise approved by the General Manager or Chief Executive Officer.
- (e) An employee eligible to access their accrued Long Service Leave entitlements may take the leave at half the pay, for double the period of leave, with the prior approval of the Chief Executive Officer or General Manager.
- (f) All employees shall be entitled to a proportionate payment of Long Service Leave on termination or resignation after 5 completed years continuous service with Council; excepting that:

- (i) Employees terminated for serious misconduct, or
- (ii) in cases of Maternity Leave, hardship or training purposes, pro–rata entitlements of Long Service Leave payments may be taken as leave provided that all other avenues of leave have been exhausted.

5.6 Parental Leave

An employee eligible for:

- long birth related leave, long adoption leave, long surrogacy leave, or long cultural parental leave ('long parental leave'), as the primary carer of the child/ren; or
- short birth related leave, short adoption leave, short surrogacy leave, or short cultural parental order leave ('short parental leave'),

in accordance with the IR Act, will be entitled to take up to 52 weeks unpaid parental leave and apply for consideration of an extension in accordance with the IR Act.

Where eligible, paid parental leave and paid partner leave may be accessed concurrently and will forms part of the unpaid parental leave provisions of the IR Act. The paid leave under this clause is in addition to the Federal Governments Paid Parental Leave Scheme, however the Federal Government scheme forms part of the parental leave provisions of the IR Act. To be clear, any period of paid parental or partner leave accessed in accordance with this clause will be taken to reduce the period of unpaid parental leave that an employee is entitled to under the IR Act.

5.6.1 Paid Parental Leave

An employee, other than a casual, eligible for long parental leave will be entitled to paid parental leave as follows:

- (a) an employee who has 12 months continuous service with Council at the time of the birth (including surrogacy) or placement of the child/ren, will be entitled to access 10 weeks paid parental leave.
- (b) an employee who has 5 years or more continuous service with Council at the time of the birth (including surrogacy) or placement of the child/ren, will be entitled to access 12 weeks paid parental leave.

Unless otherwise agreed by Council, paid parental leave will be taken at the commencement of parental leave, which can be no later than from the birth (including surrogacy) or placement of the child/ren.

At the request of the employee the paid parental leave can be paid as half payments for a period not exceeding 20 weeks or 24 weeks, depending on the employees entitlement to paid parental leave under clause 5.6.1 (a) and (b).

5.6.2 Paid Partner Leave

An employee, other than a casual, eligible of short parental leave and who has 12 months continuous service with Council at the time of the birth (including surrogacy) or placement of the child/ren, will be entitled to two (2) week paid partner leave. Unless otherwise agreed by Council, this paid partner leave will be taken at the time of the birth (including surrogacy) or adoption of the child/ren. Council must not unreasonably refuse an employee flexibility in accessing their paid partner leave.

An employee is not entitled to access both paid parental leave and paid partner leave.

At the request of the employee the two (2) week paid partner leave can be made as half payments for a period equaling four (4) weeks.

5.6.3 Superannuation

Council will continue to make employer superannuation contributions for the periods of the Council provided Paid Parental and Partner Leave.

5.6.4 Conditions of Paid Parental and Partner Leave

The period of paid parental and partner leave is payable once only in connection with each birth or adoption of a child/children to an employee or employees of Council. An employee can not access both paid parental leave and paid partner leave.

Part-time employees are entitled to paid parental and partner leave on a pro-rata basis of the average weekly hours for the proceeding twelve (12) months, prior to accessing the leave.

For the purposes of this clause, if the pregnancy of an employee terminates other than by birth of a living child later than 20 weeks, the employee and the employee's spouse are entitled to the parental leave that they would have been entitled to if the child had been born living.

In the case of stillbirth or infant death, eligible employees will not lose their entitlement to paid parental or partner leave, in accordance with Clause 5.6.1 and 5.6.2. It will be provided as paid compassionate leave.

Appropriate evidence and notice of the requirement to access Parental Leave or Partner Leave may be requested by Council, in accordance with the evidence requirements for parental leave under the IR Act.

Where an employee continues to work within the 6 weeks period immediately prior to the expected date of birth, or where the employee elects to return to work within 6 weeks after the birth of the child, Council may require the employee to provide a Medical Certificate stating that she is fit to work on her normal duties.

5.6.5 Additional Support Measures Upon Returning to Work

Upon receipt of application from an employee returning to work following the birth or adoption of a child, the employer will provide adequate, clean and safe facilities for lactation, feeding and changing.

5.7 Sick Leave

5.7.1 Entitlement

An employee, other than a casual, is entitled to accrue 15 days paid sick leave per annum, provided that, in the first year of the employee's employment only, the employee shall be entitled to accrue pro rata sick leave for each month of employment, and that any leave so taken shall be deducted from the employee's annual entitlement for that year.

5.7.2 Certificate Required

Notwithstanding anything contained in Clause 5.7.1 of this clause, payment for absence from work through illness or injury that in any instance exceeds 2 consecutive days, shall be contingent upon the employee providing sufficient evidence that would satisfy a reasonable person of an eligible reason for accessing the leave, for example a medical certificate of statutory declaration

It is the responsibility of any employee absent from work on account of sickness or injury to advise his/her supervisor as soon as practicable before the start of their employee's rostered starting time for the day in question and the likely duration of the leave.

5.7.3 Limitation

No limitation on the accumulation of Sick Leave entitlements shall be imposed.

5.7.4 Additional Sick Leave

The granting of Sick Leave with pay over and above the requirements of this clause shall be entirely at the discretion of the Chief Executive Officer or General Manager.

5.7.5 Whilst on Annual Leave

If an employee whilst absent from duty on Annual Leave is overtaken by illness the employee shall, subject to the provisos contained in this sub–clause, be entitled on application to have such period of illness which occurs during the employee's Annual Leave debited to the employee's Sick Leave entitlement and the employee's Annual Leave entitlement shall be adjusted accordingly, provided that:

- (a) the application for such adjustment is approved by the Chief Executive Officer or General Manager.
- (b) the application includes evidence that would satisfy a reasonable person that such employee is incapacitated by such illness to the extent that the employee would be unfit to perform normal duties for a period of more than 5 working days.

5.7.6 Whilst on Long Service Leave

If an employee whilst absent from duty on Long Service Leave is overtaken by illness the employee shall, subject to the provisos contained in this sub–clause, be entitled on application to have such period of illness which occurs during the employee's Long Service Leave debited to the employee's Sick Leave entitlement and the employee's Long Service Leave entitlement shall be adjusted accordingly, provided that:

- (a) the application for such adjustment is approved by the Chief Executive Officer or General Manager.
- (b) the application includes evidence that would satisfy a reasonable person that such employee is incapacitated by such illness to the extent that the employee would be unfit to perform normal duties for a period of more than 5 working days.

5.7.7 Sick Leave/WorkCover Top Up

During the life of this Agreement Sick Leave entitlements may be utilised to 'top up' Work Cover payments to 100% of the pre-injury substantive salary.

5.8 Recall to Work from Annual or Long Service Leave

- 5.8.1 An employee recalled to work from Annual or Long Service Leave due to an event, shall be paid the first 2 days at penalty rates.
- 5.8.2 Periods of time extending beyond the initial 2 days shall be reinstated to the employee's Annual or Long Service Leave entitlements as follows:
 - (i) if leave has not been paid the untaken leave is cancelled and a new leave application form is to be submitted.
 - (ii) if the leave has been paid the employee will take such time paid as TOIL within 3months.

5.9 Natural Disaster Leave

- 5.9.1 Where a declared natural disaster or other localised weather event approved by the CEO occurs (such as, but not limited to, a natural flood, cyclone, bushfire, or earthquake event), and an Employee is prevented from being able to work, the Employee will be entitled to access Natural Disaster leave, without loss of pay, for up to a maximum of two (2) days per year (non-cumulative). Such leave is subject to approval by their branch manager, and upon providing sufficient evidence to satisfy Council of the need to access the leave.
- 5.9.2 Natural Disaster paid leave under clause 5.9.1 would only apply where the Employee is:
 - (a) Unable to report to work at any of Council's depots or offices to perform their required or alternative duties, or attend training; and/or
 - (b) Unable to work remotely (e.g. from home).
- 5.9.3 Employees who are prevented from attending their normal place of work because of floods, cyclonic disturbances, earthquakes, fire or severe storms, major traffic incidents and accordingly unable to report for work at any of Council's Depots, Service Centres or premises from which that employee's duties are conducted, shall be permitted to access RDO/Annual Leave/Long Service Leave, TOIL or Carers' Leave for the period of isolation, in addition to any eligible entitlement to Natural Disaster leave under clause 5.9.1
- 5.9.4 Where the employee has no leave entitlement available, the employee can be granted leave in advance by the Chief Executive Officer or General Manager.
- 5.9.5 An employee will be eligible to access paid leave entitlements, including TOIL or RDOs, after the natural disaster or other event, where they are required toto:
 - (1) ensure the protection of their families, or
 - (2) secure their residence, or
 - (3) undertake temporary repairs.
- 5.9.6 Where an employee has been requested to attend work and that employee subsequently becomes "stranded" due to flooding, bushfire or natural disaster and is unable to return to their residence will be permitted to seek reimbursement from Council for accommodation costs whilst isolated.

5.10 Domestic and Family Violence Leave

- 5.10.1 Special Leave for Employees Experiencing Domestic and Family Violence
 - (a) Employees personally experiencing domestic and family violence may access up to 20 days paid leave (non-cumulative) in accordance with the provisions of the IR Act and Council's *Domestic and Family Violence Policy* for medical appointments, legal proceedings, attending to accommodation matters, childcare and education matters and other activities, which are related to domestic and family violence. This leave will be in addition to existing leave entitlements and may be taken as consecutive or single days or in units of one hour.
 - (b) Employees may also access any or all of their accrued Personal Leave, Family and Community Leave, TOIL, Flex, or Annual Leave for medical appointments, legal proceedings, attending to accommodation matters, addressing childcare and education matters and other activities, related to domestic and family violence.

5.10.2 Notice and Notification

While notice is not strictly required prior to taking the leave, an employee should notify their manager as soon as reasonably practicable of their intention to take or remain on Special or other leave for this purpose. Proof of domestic and family violence may be required and can be a document issued by the Police Service, a Court, a Doctor, a Domestic and Family Violence Support Service or Lawyer, or a Statutory Declaration.

- 5.10.3 Council will not take adverse action or discriminate against an employee who is or is perceived to be experiencing DFV or has disclosed an experience of DFV.
- 5.10.4 Please refer to the Domestic and Family Violence Policy for further details, that outlines workplace strategies to protect employees impacted by DFV, support available to employees and Council's commitment to maintaining the confidentiality and privacy of employees experiencing DFV.

5.11 Leave without Pay

- 5.11.1 Employees can apply to take Leave Without Pay (LWOP) only when all other types of relevant accrued paid leave have been exhausted. LWOP is subject to operational requirements and the approval of the relevant ELT member.
- 5.11.2 For the purposes of this clause, 'relevant accrued leave' will mean paid leave accruals relevant to the reason for the LWOP being accessed, for example, an employee will not be expected to utilise all of their paid personal leave accrual prior to applying for LWOP for purposes unrelated to personal leave.

5.12 Public Holidays – Waste and Landfill Employees

- 5.12.1 Where Waste collection truck drivers or Landfill employee/s are rostered and required to work their ordinary hours delivering essential services on ANZAC Day, Good Friday, Easter Monday, Boxing Day and/or Christmas Day, the employee will be credited an additional day annual leave, for each day worked.
- 5.12.2 These day/s leave will be in addition to their entitlement to public holiday penalties in accordance with the Parent Award. The leave will be credited based on the rostered ordinary hours worked on the public holiday/s and will be subject to annual leave loading.

PART 6 - OTHER CONDITIONS

6.1 Communications

- 6.1.1 Council recognises that communication of information across Council is key to maintaining a productive and engaged workforce. Council considers that effective communication has obligations on all parties.
- 6.1.2 Council commits to disseminating information effectively to all employees. Council will utilise a number of communication channels to this end, including but not limited to workplace health and safety representatives, workplace union delegates, regular e-newsletters, all-staff emails, toolbox talks/team meetings, noticeboards in prominent areas, provide a range of technology which facilitate communications, and provide reasonable time to employees for this purpose.
- 6.1.3 Employees commit to being open to ensure they keep up to date with information. All employees have access to emails and communications technology. Employees should also make proactive efforts to make themselves aware of information through reviewing e- newsletters, noticeboards and to speak with their supervisor/managers regarding any questions or concerns they may have.

6.2 Mental Health and Wellbeing

- 6.2.1 Council recognises that the workplace plays a vital role in assisting employees affected by mental health issues and commits to:
 - (i) Maintaining a mental health and well-being policy and mental health first aid officer workplace policy, and
 - (ii) Foster communication and openness to mental health issues to reduce any stigma or barriers which may impact on employees seeking support, and
 - (iii) Providing assistance and support to employees, including access to EAP, access to resilience training and the training of employees to enable such support, and
 - (iv) Identifying and taking reasonable steps to eliminate or reduce identified workplace factors which may contribute to the development of work-related stress and ill health, and
 - (v) Information will be made available to employees about service providers who may be able to offer additional support.

6.2.2 Council recognises the importance of proactive initiatives which support employees who may be suffering from mental health issues. To assist the facilitation of such initiatives Council, in consultation with the parties to this Agreement, will partner with industry support groups to ensure tailored and effective programs are adopted to support employees affected by mental health issues.

6.2.3 Mental Health First Aid

A first aid officer refers to suitably qualified staff who are designated to administer first aid including mental health first aid in the workplace.

To assist the facilitation of such initiatives Council is committed to partnering with external providers to provide mental health first aid training to a nominated employee so they are able to have supportive conversations with their co-workers and help guide them to professional help if needed.

Council will provide access to EAP and work with an external provider to assist those employees performing mental health first aid training.

6.3 Prescription Safety Glasses

- 6.3.1 Council recognises the importance of protecting employee's eyes at work and therefore Council will provide Australian Standard (AS/NZS 1337.1:2010 Personal Eye Protection Eye and Face Protectors for occupational applications; and AS/NZS 1337.6:2012 Personal Eye Protection Prescription Eye Protectors against low and medium impact) approved safety glasses plastic frames to employees who work in a high risk environment.
- 6.3.2 For an employee who works in a high risk environment and requires prescription lenses to be fitted into the Council provided approved safety glasses Council will contribute up to a maximum of \$183.60 per financial year towards (which will increase annually in accordance with the Qld State Wage Case) the cost of:
 - (a) Australian Standard (AS/NZS 1337.1:2010 / 1337.6:2012 Personal Eye Protection) approved safety glasses frames and
 - (b) purchase of new prescription lenses and/or replacement of such lenses.

6.4 Christmas Closedown

- 6.4.1 Council may decide from one year to another to close the Administration Offices/Service Centres and/or its Depots over the Christmas/New Year period.
- 6.4.2 Council will undertake to advise employees of Council's intention by 30 September each year.

6.5 Secondment by Emergency Services

- 6.5.1 When an employee, by reason of membership of an emergency service agency, is required to absent themselves from work in order to assist or undertake such emergency work, that employee shall be allowed leave with pay equivalent to the ordinary time payable during the period of such absence.
- 6.5.2 This shall not construe any liability or responsibility on Council for the conduct of such assistance or work undertaken by the employee during the secondment, or for any expenses incurred. This shall be in conjunction with the approval of the Chief Executive Officer.

6.6 Defence Reserve Training

- 6.6.1 Leave may be granted to an employee to attend camps, courses or schools of His Majesty's Naval, Military or Air Forces and where leave is so granted and where the Service Pay received by such employee is less than the employee's ordinary time payable as an employee employed by Council, then Council shall pay the employee the amount of the difference between the employee's Service Pay and the employee's ordinary remuneration.
- 6.6.2 Service Pay for the purposes of this clause means and includes all payments received by the employee from His Majesty's Forces in respect of Service, during the period of Service Leave, on whatever day or days, Monday to Friday both inclusive of the week or weeks in question.

6.7 Professional Memberships

When approved by General Managers, employees are entitled to be reimbursed the cost of professional memberships per annum, where it can be demonstrated that such a membership is directly linked to the employee's current occupation.

This includes but is not restricted to the following:

(a) Institution of Engineers Australia

- (b) Certified Practicing Accountants
- (c) Australian Human Resource Institute
- (d) Environmental Health Australia
- (e) Planning Institute Australia, and
- (f) Australian Institute of Building Surveyors.

6.8 Registration and Licensing Fees

Employees who are required to hold a licence or certificate as a requirement of legislation for the performance of their work, are entitled to have their registration and licence fees paid by Council, unless already compensated for holding such licenses in accordance with this Agreement. This excludes driving and plant operating licences.

Council accepts that there may be some Federal/State Government initiated changes to the registration or licensing costs for vehicle plant operators during the life of this Agreement; and agrees to negotiate through the Consultative Committee to consider the additional costs to employees.

6.9 No Further Claims

The parties bound by this Agreement undertake that during the period of operation of this Agreement there shall be no further wage increase sought, or granted, except for those provided under the terms of this Agreement.

SCHEDULE A

Wages Schedule for QUEENSLAND LOCAL GOVERNMENT INDUSTRY (STREAM A) AWARD – STATE 2017 Division 2: Section 1 (36.25 Hours)

LEVEL	CURRENT SALARY SCALE	COMMENCING ON THE 1 ST FULL PAY PERIOD AFTER CERTIFICATION	COMMENCING ON THE 1 ST FULL PAY PERIOD AFTER 13 January 2026	COMMENCING ON THE 1 ST FULL PAY PERIOD AFTER 13 January 2027
		3% INCREASE OR \$50.00 PER WEEK	3% INCREASE (CARPEPIAT 3.75%)	3% INCREASE (САЖРЕРІАТ 3.75%)
1.1	\$64,306	\$66,906	\$68,913	\$70,981
1.2	\$65,024	\$67,624	\$69,653	\$71,743
1.3	\$66,023	\$68,623	\$70,682	\$72,802
1.4	\$67,087	\$69,687	\$71,778	\$73,931
1.5	\$68,339	\$70,940	\$73,068	\$75,260
1.6	\$69,599	\$72,200	\$74,366	\$76,597
2.1	\$70,861	\$73,461	\$75,665	\$77,935
2.2	\$72,151	\$74,752	\$76,994	\$79,304
2.3	\$73,449	\$76,049	\$78,331	\$80,680
2.4	\$74,738	\$77,339	\$79,659	\$82,048
3.1	\$76,286	\$78,886	\$81,253	\$83,690
3.2	\$77,833	\$80,434	\$82,847	\$85,332
3.3	\$79,381	\$81,981	\$84,441	\$86,974
3.4	\$81,120	\$83,721	\$86,232	\$88,819
4.1	\$83,093	\$85,693	\$88,264	\$90,912
4.2	\$85,128	\$87,728	\$90,360	\$93,071
4.3	\$87,161	\$89,776	\$92,470	\$95,244
4.4	\$89,196	\$91,872	\$94,628	\$97,467
5.1	\$91,226	\$93,963	\$96,782	\$99,685
5.2	\$93,262	\$96,060	\$98,942	\$101,910
5.3	\$95,294	\$98,153	\$101,098	\$104,131
6.1	\$98,678	\$101,639	\$104,689	\$107,829
6.2	\$102,069	\$105,131	\$108,285	\$111,534
6.3	\$105,460	\$108,625	\$111,883	\$115,240
7.1	\$108,846	\$112,112	\$115,475	\$118,939
7.2	\$112,237	\$115,605	\$119,073	\$122,645
7.3	\$115,621	\$119,090	\$122,663	\$126,343
8.1	\$119,688	\$123,279	\$126,977	\$130,787
8.2	\$123,755	\$127,468	\$131,292	\$135,231
8.3	\$127,820	\$131,655	\$135,604	\$139,672
8.4 8.5	\$131,634 \$135,453	\$135,584 \$139,518	\$139,651 \$143,703	\$143,841 \$148,014

SCHEDULE B

Wages Schedule for QUEENSLAND LOCAL GOVERNMENT INDUSTRY (STREAM B) AWARD – STATE 2017 Division 2: Section 5 – Operational Services

LEVEL	CURRENT SALARY SCALE	COMMENCING ON THE 1 ST FULL PAY PERIOD AFTER CERTIFICATION	COMMENCING ON THE 1 ST FULL PAY PERIOD AFTER 13 January 2026	COMMENCING ON THE 1 ST FULL PAY PERIOD AFTER 13 January 2027
		3% INCREASE OR \$50.00 PER WEEK	3% INCREASE OR CPI (CAPPED AT 3.75%)	3% INCREASE OR CPI (CAPPED AT 3.75%)
1	\$63,629	\$66,229	\$68,216	\$70,262
2	\$64,987	\$67,587	\$69,615	\$71,704
3	\$65,666	\$68,266	\$70,314	\$72,424
4	\$66,350	\$68,950	\$71,019	\$73,149
5	\$67,029	\$69,629	\$71,718	\$73,869
6	\$68,586	\$71,186	\$73,322	\$75,522
7	\$70,189	\$72,789	\$74,973	\$77,222
8	\$71,872	\$74,472	\$76,707	\$79,008
9	\$73,614	\$76,214	\$78,500	\$80,855

SCHEDULE C

Wages Schedule for QUEENSLAND LOCAL GOVERNMENT INDUSTRY (STREAM C) AWARD – STATE 2017 Division 2: Section 1 – Building Trades Services

LEVEL	CURRENT SALARY SCALE	COMMENCING ON THE 1 ST FULL PAY PERIOD AFTER CERTIFICATION	COMMENCING ON THE 1 ST FULL PAY PERIOD AFTER 13 January 2026	COMMENCING ON THE 1 ST FULL PAY PERIOD AFTER 13 January 2027
		3% INCREASE OR \$50.00 PER WEEK	3% INCREASE OR CPI (CAPPED AT 3.75%)	3% INCREASE OR CPI (CAPPED AT 3.75%)
1	\$70,190	\$72,790	\$74,974	\$77,223
2	\$71,872	\$74,472	\$76,706	\$79,007
3	\$73,614	\$76,214	\$78,500	\$80,855

SCHEDULE D

Wages Schedule for QUEENSLAND LOCAL GOVERNMENT INDUSTRY (STREAM C) AWARD – STATE 2017 Division 2: Section 2 – Engineering & Electrical Services

LEVEL	CURRENT SALARY SCALE	COMMENCING ON THE 1 ST FULL PAY PERIOD AFTER CERTIFICATION	COMMENCING ON THE 1 ST FULL PAY PERIOD AFTER 13 January 2026	COMMENCING ON THE 1 ST FULL PAY PERIOD AFTER 13 January 2027
		3% INCREASE OR \$50.00 PER WEEK	3% INCREASE OR CPI (CAPPED AT 3.75%)	3% INCREASE OR CPI (CAPPED AT 3.75%)
C10	\$67,029	\$69,630	\$71,719	\$73,870
C9	\$70,190	\$72,790	\$74,974	\$77,223
C8	\$71,871	\$74,472	\$76,706	\$79,007
C7	\$73,614	\$76,214	\$78,500	\$80,855
C6	\$78,048	\$80,648	\$83,067	\$85,559
C5	\$84,153	\$86,753	\$89,356	\$92,036
C4	\$87,312	\$89,932	\$92,630	\$95,409
C3	\$93,631	\$96,440	\$99,333	\$102,313

SCHEDULE E

QUEENSLAND LOCAL GOVERNMENT INDUSTRY (STREAM A) AWARD – STATE 2017 Division 2: Section 1 (38.00 Hours) Supervisory Staff

LEVEL	CURRENT SALARY SCALE	COMMENCING ON THE 1 ST FULL PAY PERIOD AFTER CERTIFICATION	COMMENCING ON THE 1 ST FULL PAY PERIOD AFTER 13 January 2026	COMMENCING ON THE 1 ST FULL PAY PERIOD AFTER 13 January 2027
		3% INCREASE OR \$50.00 PER WEEK	3% INCREASE OR CPI (CAPPED AT 3.75%)	3% INCREASE OR CPI (CAPPED AT 3.75%)
2.1	\$77,168	\$79,768	\$82,161	\$84,626
2.2	\$78,817	\$81,418	\$83,860	\$86,376
2.3	\$80,481	\$83,081	\$85,573	\$88,141
2.4	\$82,144	\$84,745	\$87,287	\$89,906
3.1	\$83,840	\$86,440	\$89,033	\$91,704
3.2	\$85,537	\$88,138	\$90,782	\$93,505
3.3	\$87,233	\$89,851	\$92,546	\$95,323
3.4	\$89,143	\$91,818	\$94,572	\$97,409
4.1	\$91,264	\$94,002	\$96,822	\$99,727
4.2	\$93,443	\$96,247	\$99,134	\$102,108
4.3	\$95,624	\$98,493	\$101,448	\$104,492
4.4	\$97,807	\$100,742	\$103,764	\$106,877
5.1	\$99,983	\$102,983	\$106,072	\$109,254
5.2	\$102,165	\$105,231	\$108,388	\$111,639
5.3	\$104,344	\$107,475	\$110,699	\$114,020
6.1	\$107,974	\$111,214	\$114,550	\$117,987
6.2	\$111,610	\$114,959	\$118,408	\$121,960
6.3	\$115,248	\$118,706	\$122,267	\$125,935
7.1	\$118,879	\$122,446	\$126,120	\$129,903
7.2	\$122,513	\$126,189	\$129,974	\$133,873
7.3	\$126,145	\$129,930	\$133,828	\$137,843
8.1	\$130,504	\$134,420	\$138,453	\$142,606
8.2	\$134,867	\$138,914	\$143,081	\$147,374
8.3	\$139,226	\$143,403	\$147,705	\$152,136
8.4	\$143,317	\$147,617	\$152,045	\$156,607
8.5	\$147,412	\$151,835	\$156,390	\$161,082

SCHEDULE F

Theatre Operations

POSITION	CURRENT SALARY LEVEL	COMMENCING ON THE 1 ST FULL PAY PERIOD AFTER CERTIFICATION	COMMENCING ON THE 1 ST FULL PAY PERIOD AFTER 13 January 2026	COMMENCING ON THE 1 ST FULL PAY PERIOD AFTER 13 January 2027
		3% INCREASE OR \$50.00 PER WEEK	3% INCREASE OR CPI (CAPPED AT 3.75%)	3% INCREASE OR CPI (CAPPED AT 3.75%)
Senior Theatre Technician	\$64,547	\$67,148	\$69,162	\$71,237
Theatre Technician	\$63,662	\$66,262	\$68,250	\$70,297
Assistant Theatre Technician	\$59,627	\$62,228	\$64,094	\$66,017
Projectionist	\$63,662	\$66,262	\$68,250	\$70,297
Assistant Projectionist	\$59,627	\$62,228	\$64,094	\$66,017
Stage Manager	\$64,547	\$67,148	\$69,162	\$71,237
Stage Coordinator	\$59,627	\$62,228	\$64,094	\$66,017
Stage Assistant/Utility	\$56,512	\$59,112	\$60,886	\$62,712
Ticket Seller	\$56,117	\$58,717	\$60,479	\$62,293
Senior Ticket Seller	\$58,037	\$60,637	\$62,457	\$64,330
Front of House	\$55,120	\$57,721	\$59,452	\$61,236
Bar Attendant	\$56,287	\$58,888	\$60,655	\$62,474
Technical Manager	\$66,531	\$69,132	\$71,206	\$73,342
Candy Bar Senior	\$56,287	\$58,888	\$60,655	\$62,474
Candy Bar Junior	\$55,120	\$57,721	\$59,452	\$61,236

SCHEDULE G

Apprentices and Trainees

All Apprentices will be paid at the following percentages of the Stream C Building Trade Level 1 or Engineering and Electrical C10 rate:

First Year	75%
Second Year	80%
Third Year	85%
Fourth Year	90%

The Order - Apprentices' and Trainees' Wages and Conditions (Excluding Certain Queensland Government Entities) 2003, including the General Employment Conditions provisions, will apply to the extent of any inconsistency with this Agreement.

Horticultural Trainees will be paid at the following percentages of the Stream B Level 5 rate:

- Prior to the attainment of the minimum training required specified for Wage Level 2 as per the Order Apprentices and Trainees Wages and Conditions (Excluding Certain Queensland Government Entities) 2003
- On attainment or completion of AQF 1 & 2 competencies or ½ of the total competencies for the relevant AQF 3 qualification or ½ of the nominal duration of the traineeship, whichever is greater.

Civil Construction Trainees will be paid at the following percentages of the Stream B Level 5 rate:

- Prior to the attainment of the minimum training requirements specified for Wage Level 2 as per the Order Apprentices and Trainees Wages and Conditions (Excluding Certain Queensland Government Entities) 2003
- 78% On attainment of 11 of the competencies required for the Certificate Level II in Construction, or 12 months after commencing Wage Level 1 whichever is the earlier

Water Treatment Trainees will be paid at the following percentages of the Stream B Level 6 rate:

- 55% Prior to the attainment of the minimum training required specified for Wage Level 2 as per the Order Apprentices and Trainees Wages and Conditions (Excluding Certain Queensland Government Entities) 2003
- On attainment or completion AQF 1 & 2 competencies or ½ of the total competencies for the relevant AQF 3 qualification or ½ of the nominal duration of the traineeship, whichever is greater.

Business Administration Trainees will be paid at the following percentages of the Stream A Level 1.1 rate:

School Leaver Year 12	55%
School Leaver Year 12 + 1 Year	65%
School Leaver Year 12 + 2 Years School Leaver Year 12 + 3 Years or more	75% 85%

LANDFILL AGREEMENT

1. Application

This Agreement shall only apply to permanent full time, part time and temporary Landfill Attendants and Gatehouse Attendants employed at Council's Waste Management facilities.

2. Wages

The Wages payable to Gatehouse and Landfill Attendants shall be:

- (a) Level 3, Schedule B, plus
- (b) a loading of 23%, which gives an all-purpose weekly rate, and
- (c) when divided by 38 gives an all-purpose hourly rate for the purposes of payment.

3. Hours of Work

- 3.1 Full-time Employees shall be:
 - rostered to work between 6.5 and 10 ordinary hours per day over any 8 10 days per rostered fortnight (Monday to Sunday inclusive) totaling 76 Hours.
 - (b) paid double the all- purpose rate for any time worked in excess of 10 ordinary hours per day or in excess of 76 hours per rostered fortnight..
 - (c) paid for all hours worked on any additional days worked outside the rostered 8 10 days per fortnight and exceeding the 76 hours per fortnight, as follows:
 - at time and one half for the first 3 hours and double time thereafter, at the all-purpose rate, on a Monday to Saturday; or
 - double time, at the all-purpose rate, on a Sunday.
- 3.2 Part–time Employees shall work a minimum of 20 hours up to a maximum of 76 hours over any 8-10 days per rostered fortnight (Monday to Sunday inclusive).

4. Arrangement of Hours

4.1 Rostered days off do not form part of the arrangements of hours for Operational Staff employed at Council's Waste Management facilities including full-time, part-time and temporary Employees.

5. Grandfather Clause

5.1 Existing full-time employees who, on certification, are covered under this Agreement and who are working a 10 hour day over 8 days per fortnight, will continue to work such arrangements unless they chose to work an alternative roster.

6. Employee Coverage

- 6.1 Permanent full-time and part-time employees, covered under this Landfill Agreement, will be offered first option to work overtime to provide coverage for any planned absences of Landfill employees where at least 14 days' notice is provided, e.g., annual, long service or sick leave.
- 6.2 Council will take into account its obligations under Workplace Health & Safety prior to making any offer of overtime to employees. Employees may decline to perform overtime.
- 6.3 Within six (6) months of certification of this Agreement (the Bundaberg Regional Council Certified Agreement), Council commits to meeting with the Union parties with the intention of reviewing the existing Landfill roster and resourcing of the roster, including coverage of the roster.

7. Sick Leave

- 7.1 All full-time and temporary employees engaged as Landfill or Gatehouse Attendants shall be entitled to not less than 114 hours of sick leave for each completed year of employment with Council.
- 7.2 All part-time employees shall be entitled to not less than 114 hours of sick leave on a pro- rata basis for each completed year of employment with Council.

8. Annual Leave

- 8.1 All full-time and temporary employees engaged as Landfill or Gatehouse Attendants shall be entitled to not less than 152 hours of annual leave for each completed year of employment with Council.
- 8.2 All part-time employees shall be entitled to not less than 152 hours of annual leave on a pro- rata basis for each completed year of employment with Council.
- 8.3 All Annual Leave will be calculated at the all-purpose hourly rate including loading and any other entitlements.

9. Other Conditions

This Landfill Agreement shall apply to the gatehouse and landfill attendants covered, to the extent of any inconsistency with the Bundaberg Regional Council Certified Agreement 2025 and the Queensland Local Government Industry (Stream B) Award – State 2017. All other conditions of employment not covered by this Landfill Agreement Schedule will be applied in accordance with the Bundaberg Regional Council Certified Agreement 2025 and the Queensland Local Government Industry (Stream B) Award – State 2017.

Signed for and on behalf of **Bundaberg Regional Council**

Name Rob Williams

Position Held Chief Executive Officer Signature Rob Williams

Date signed 30/06/2025

Signed in the presence of:

Witness Name Kate McLean Witness Signature Kate McLean

Date signed 30/06/2025

Signed for and on behalf of The Australian Workers' Unio	n of Employees, Queensland
Name Stacey Schinnerl Position Held Secretary	Signature Stacey Schinnerl
, comon nota economy	Date signed 4/7/25
Signed in the presence of:	
Witness Name Breanna Beattie	Witness Signature Breanna Beattie
	Date signed 4/7/25

Signed for and on behalf of the Queensland Services, Indu	ustrial Union of Employees
Name Neil Henderson	
Position Held Secretary	Signature Neil Henderson
Signed in the presence of:	Date signed 1/7/25
Witness Name Tom Rivers	Witness Signature Tom Rivers
	Date signed 1/7/25

Signed for and on behalf of the Construction, Forestry, Mining and Energy, Industrial Union of Employees, Queensland

Name PAUL DUNBAR

Position Held IR COORDINATOR Signature PAUL DUNBAR

Date signed 01.07.25

Signed in the presence of:

Witness Name EMMA EAVES Witness Signature EMMA EAVES

Date signed 01.07.25

Signed for and on behalf of the Automotive, Metals, Engineering, Printing and Kindred Industries, Industrial Union of Employees, Queensland

Name Rohan Webb

Position Held AMWU State Secretary QLD & NT Signature Rohan Webb

Date signed 1 July 2025

Signed in the presence of:

Witness Name Melissa McAllister Witness Signature Melissa McAllister

Date signed 1 July 2025

Signed for and on behalf of the Electrical Trades Union of	Employees Queensland
Name Peter Ong	
Position Held State Secretary	Signature Peter Ong
Signed in the presence of:	Date signed 4/7/25
Witness Name Kathryn Bignell	Witness Signature Kathryn Bignell
	Date signed 4/7/25

Signed for and on behalf of the Plumbers & Gasfitters Employees' Union Queensland, Union of Employees		
Name Justin Maxwell		
Position Held Acting State Secretary	Signature Justin Maxwell	
Signed in the presence of:	Date signed 2/7/25	
Witness Name Shari Charrington	Witness Signature Shari Charrington	
	Date signed 2/07/2025	

Signed for and on behalf of The Association of Professional Engineers , Scientists and Managers , Australia , Queensland Branch , Union of Employees		
Name Sean Kelly		
Position Held QLD DIRECTOR	Signature Sean Kelly	
Signed in the presence of:	Date signed 02/07/2025	
Witness Name Mahdi Heidari	Witness Signature Mahdi Heidari	
	Date signed 02.07.25	