## QUEENSLAND INDUSTRIAL RELATIONS COMMISSION

CITATION: Declaration of General Ruling (State Wage Case

2016) [2016] QIRC 089

PARTIES: Queensland Council of Unions

The Australian Workers' Union of Employees,

Queensland

(Applicants)

and

The State of Queensland

Local Government Association of Queensland Ltd

(Respondents)

CASE NOS: B/2016/10

B/2016/11

PROCEEDING: Application for Declaration of General Ruling

DELIVERED ON: 19 August 2016

HEARING DATE: 15 August 2016

HEARD AT: Brisbane

MEMBERS: Deputy President O'Connor

Deputy President Bloomfield Deputy President Kaufman

### **STATE WAGE CASE 2016**

#### **DECLARATION OF GENERAL RULING**

This Commission declares by way of General Ruling that all awards of the Commission be amended to include the following provisions:

#### [1] Arbitrated Wage Adjustment

- (a) Except as otherwise provided herein the wages or salaries for full-time adult employees shall be increased by 2.4% from 1 September 2016.
- (b) The wage rates of full-time junior employees shall be increased by applying the percentage in the wage rates clause applicable to the junior employee

- concerned to the wage rate payable to an equivalent full-time adult employee under the applicable award.
- (c) The wage rates of part-time and casual employees shall be increased in the manner prescribed in each award or, if no manner is prescribed, on a *pro rata* basis appropriate to the increase in the wage rate payable to an equivalent full-time adult employee under the applicable award.
- (d) The unit or per piece rate for a pieceworker shall be increased by 2.4%.
- (e) Monetary allowances (other than expense related allowances) in all awards that relate to work or to conditions, which have not changed, and service increments are to be increased by 2.4%.
- (f) Expense related allowances in all awards are to be adjusted in the manner prescribed in applicable awards.
- (g) The new wages or salaries in awards consequent upon this General Ruling shall be expressed as follows:
  - annual wage/salary to the nearest \$1.00 (with \$0.50 and above being taken upwards);
  - fortnightly wage/salary to the nearest \$1.00 (with \$0.50 and above being taken upwards);
  - weekly wage/salary to the nearest \$0.50 (with \$0.25 and above being taken upwards);
  - hourly wage/salary (including for casuals) to the nearest \$0.01 (with \$0.005 and above being taken upwards); and
  - daily, weekly or fortnightly additional payments included in a wages or salaries clause (e.g. extra payment per tonne for operating a mobile crane; Aboriginal and Islander community schools allowance) to the nearest \$0.05 (with \$0.025 and above being taken upwards).
- (h) The new piece work rates and monetary allowances consequent upon this General Ruling, as well as expense related allowances, shall be expressed as follows:
  - annual amount to the nearest \$1.00 (with \$0.50 and above being taken upwards);
  - fortnightly amount to the nearest \$0.10 (with \$0.05 and above being taken upwards);
  - weekly amount to the nearest \$0.05 (with \$0.025 and above being taken upwards);
  - daily amount to the nearest \$0.01 (with \$0.005 and above being taken upwards);
  - hourly amount to the nearest \$0.01 (with \$0.005 and above being taken upwards);
  - per unit/piece, occurrence or event (e.g. mark an exam paper; undertake an Air Ambulance flight; deliver a lecture) to the nearest \$0.01 (with \$0.005 and above being taken upwards);
  - meal allowance to the nearest \$0.05 (with \$0.025 and above being taken upwards); and

- a specified amount which is not a per day / hour / weekly / fortnightly or annual amount (e.g. maximum reimbursable amount for loss of tools; maximum deposit on uniforms) to the nearest \$1.00 (with \$0.50 and above being taken upwards).
- (i) An award which prescribes or requires an alternative method of adjustment to wages, salaries or allowances than that recorded above shall be adjusted as follows:
  - in the manner prescribed in the award concerned; or
  - where a Member of the Commission has approved a method of calculation of wage rates as agreed to by the parties to an award the Registrar may amend the award concerned in the agreed manner, which will be regarded as satisfying the requirements of this General Ruling.
- (j) In giving effect to this General Ruling the Registrar shall have recourse to a Member of this Full Bench, as may be necessary, on the Registrar's own initiative or an application by a party to an award.

## [2] Queensland Minimum Wage

- (a) The minimum wage rate per week for all full-time employees in Queensland is \$704.50 per week. (Note: The term "employee" is defined in section 5 of the *Industrial Relations Act 1999*)
- (b) An award free employee who is engaged on a part-time or casual basis shall be entitled to a minimum rate for each hour or part thereof worked (including hours worked in excess of 40 per week) calculated by dividing the Queensland Minimum Wage by 40.
- (c) An award free pieceworker who is entitled to a rate derived from the weekly award rate for a full-time employee shall be entitled to derive that rate from the minimum rate per week for a full-time employee as stated in paragraph [2](a) if that minimum rate exceeds the otherwise nominated full-time weekly award rate.
- (d) An award free employee under the age of 21 shall be entitled to a minimum rate of pay calculated as a percentage of the Queensland Minimum Wage, as follows:

Age	Percentage	Minimum Rate
		Per Week <sup>1</sup>
17 Years and under or 1st year of experience	55%	\$387.50
18 years or 2 <sup>nd</sup> year of experience	65%	\$458.00
19 years but less than 3 years of experience	75%	\$528.50
3 <sup>rd</sup> year of experience	85%	\$599.00
20 years and over	100%	\$704.50

#### Notes:

# [3] Supported Wage

Rounded to the nearest \$0.50.

The minimum amount payable to an employee in receipt of a supported wage under the supported wage system shall be \$82.00 per week.

# [4] Exceptions and Exclusions

- (a) This General Ruling shall have no application to employees whose engagement is governed by an industrial instrument other than an award.
- (b) Divisional and District parities and locality allowances prescribed in awards shall not be increased by this General Ruling.
- (c) This General Ruling shall also have no application to employees covered by the *Auxiliary Firefighters Award State 2016*.

# [5] Date of Operation

This General Ruling shall apply on and from 1 September 2016.