CITATION: Indigenous Australian Community Housing Award - State 2005 (B/2009/41 and B/2009/42) - General Ruling Amendment http://www.qirc.qld.gov.au

QUEENSLAND INDUSTRIAL RELATIONS COMMISSION

Industrial Relations Act 1999

INDIGENOUS AUSTRALIAN COMMUNITY HOUSING AWARD - STATE 2005

(Gazette, 9 December 2005)

PURSUANT to the Declaration of the Commission as to a General Ruling made on 21 August 2009, the said Award is amended as follows as from 1 September 2009:

By deleting clause 5.1 and inserting the following in lieu thereof:

5.1 Wage rates

	Per annum \$	Per week \$
Level 1	4	ų.
Year 1	32,755	627.80
Year 2	33,755	646.90
Year 3	34,859	668.10
Year 4	35,859	687.30
Level 2		
Year 1	37,651	721.60
Year 2	38,651	740.80
Year 3	39,755	761.90
Year 4	40,755	781.10
Level 3		
Year 1	42,755	819.40
Year 2	43,755	838.60
Year 3	44,755	857.70
Year 4	45,651	874.90
Level 4		
Year 1	46,651	894.10
Year 2	47,651	913.30
Year 3	48,651	932.40
Year 4	49,651	951.60
Level 5		
Year 1	51,651	989.00
Year 2	53,222	1,020.00
Year 3	54,794	1,050.10
Year 4	56,365	1,080.30
Level 6		
Year 1	57,936	1,110.40
Year 2	59,508	1,140.50
Year 3	61,079	1,170.60
Year 4	62,651	1,200.70

(The weekly wage rates can be obtained by dividing the per annum rate by 52.178).

The rates of pay in this Award are intended to include the arbitrated wage adjustment payable under the 1 September 2009 Declaration of General Ruling and earlier Safety Net Adjustments and arbitrated wage adjustments. This arbitrated wage adjustment may be offset against any equivalent amount in rates of pay received by employees whose wages and conditions of employment are regulated by this Award which are above the wage rates prescribed in the Award. Such payments include wages payable pursuant to certified agreements, currently operating enterprise flexibility agreements, Queensland workplace agreements, award amendments to give effect to enterprise agreements and overaward arrangements. Absorption which is contrary to the terms of an agreement is not required.

Increases made under previous State Wage Cases or under the current Statement of Principles, excepting those resulting from enterprise agreements, are not to be used to offset arbitrated wage adjustments.

Dated 1 October 2009.

G.D. SAVILL, Registrar.