City of **Bayswater**



City of Bayswater Outside Agreement 2023

Part 1: Introductory terms

1 TITLE

This Agreement shall be known as the City of Bayswater Outside Agreement 2023 (the Agreement)

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3 COVERAGE OF THIS AGREEMENT

- (1) This Agreement covers:
 - (a) The City of Bayswater (the City)
 - (b) The Local Government, Racing and Cemeteries Employees Union (WA) (LGRCEU (WA)), Union 209.396 Scarborough Beach Road, Osbourne Park WA 6017; and
 - (c) The Western Australian Municipal, Administrative, Clerical and Services Union of Employees (WASU) 102 East Parade, East Perth WA 6004
- (2) Employees bound by this Agreement are those employed in the classifications as set out in this Agreement, who are members of, or eligible to be members of the LGRCEU or WASU
- (3) At the time this Agreement was made, the number of employees to be covered by it was approximately 87.

(4) This Agreement does not cover employees appointed as the Chief Executive Officer, Director, Manager, or employees on negotiated contracts or bound by the City of Bayswater Inside Agreement.

4 DATE AND PERIOD OF OPERATION

- (1) This Agreement will commence operation on the date of its registration by the WAIRC.
- (2) The nominal expiry date of this Agreement will be 30 June 2025.
- (3) This Agreement will continue in operation after its nominal expiry date until replaced.

5 RELATIONSHIP TO STATE AWARD AND MCE ACT

(1) To the extent that this Agreement is contrary to or inconsistent with an award or MCE Act, this Agreement prevails unless expressly stated otherwise.

6 DEFINITIONS

Agreement means this document.

Base Rate of Pay means the hourly/weekly rate set out in Schedule 2 which does not include payments for overtime, penalty rates, disability allowances, shift allowances, special rates, fare and travelling time allowances, bonuses or any other ancillary payments which may apply from time to time.

Base Weekly Rate of Pay means (a) for a Full-time Employee the Base Hourly Rate of Pay multiplied by 38 and (b) for a Part-time Employee the Base Hourly Rate of Pay multiplied by the average Ordinary Hours worked over the preceding 12 months (or, if the Employee has been employed for a period of less than 12 months, multiplied by the average Ordinary Hours worked over the period of employment.

Casual Employee means an Employee engaged by the City as a casual in accordance with clause 7.

Casual Employee Hourly Rate means the Base Hourly Rate of Pay set out in Schedule 2 of this Agreement plus a casual loading of 25%.

Confidential Information includes information relating to the business and financial affairs of the City, dealings or transactions by the City, trade secrets of the City], information in relation to stakeholders, suppliers or contractors to the City, and includes any software, idea, invention, modification, process, material, know-how, design, discovery, plan or like matter connected with the City or its operations of which the Employee becomes aware during his/her employment with the City.

Contract of Employment means the letter of engagement provided to Employees on commencement of their employment with the City and any variations or new contracts issued.

Employee means a person employed by the City who is covered by this Agreement.

Employer means the City of Bayswater (the City)

Extended Hours means work performed continuously (exclusive of breaks), in excess of 10 hours.

Family and Domestic Violence means the ongoing patter of behaviours intended to coerce, control of create fear within family or intimate relationship. This includes physical, financial, emotional or psychological abuse, sexual violence or any other behaviour which causes the victim to live in fear.

Family or Member of the Employee's Family or Household means any of the following persons:

(a) the Employee's spouse or de facto partner;

- (b) a child, step-child or grandchild of the Employee (including an adult child, step-child or grandchild);
- (c) a parent, step-parent or grandparent of the Employee;
- (d) a sibling of the Employee;
- (e) any other person who, at or immediately before the relevant time for assessing the Employee's eligibility to take leave, lived with the Employee as a member of the Employee's household.

IR Act means the Industrial Relations Act 1979.

Long Service Leave means long service leave entitlements as set out in the *Local Government (Long Service Leave) Regulations* (WA).

Management means a person acting in a supervisory/management role as appointed by the City from time to time.

MCE Act means the Minimum Conditions of Employment Act 1993 (WA).

Ordinary Hours means hours of work as prescribed in clause 14 of this Agreement.

Overtime means hours of work as prescribed in clause 16 of this Agreement.

Overtime Rate means the rate of pay applicable to Overtime, as prescribed in clause 16 of this Agreement.

Personal Circumstances means a personal illness or injury affecting the employee or member of the employee's family or household or an unexpected emergency affecting a member of the employee's family or household.

Personal Leave means leave required because the Employee is not fit for work because of Personal Circumstances affecting the Employee or a member of the Employee's Family.

Policies means the written policies, management practices and procedures of the City, including the Code of Conduct, as varied or introduced from time to time.

Reasonable Additional Hours means hours of work over and above 38 hours per week which are deemed to be reasonable having regard to the factors set out in the MCE Act.

Senior Representative means a person who occupies a senior management or executive position within the City.

SG Act means the Superannuation Guarantee (Administration) Act 1992 (Cth).

Shift Worker means an Employee who performs work that extends for at least five consecutive days and is performed either in daily recurrent periods or in regular rotating periods falling within the limits defined for afternoon shift or night shift.

Shut Down Period means a period of time in which the City ceases operations, and employees may no longer be required to perform work.

Supplier means any person or body corporate providing goods or services to the City.

TCR Order means the Termination, Change & Redundancy General Order 2005 WAIRC 01715 as made by the WAIRC.

Union means Local Government, Racing and Cemeteries Employees Union (WA) and/or The Western Australian Municipal, Administrative, Clerical and Services Union of Employees (WASU).

WAIRC means the Western Australian Industrial Relations Commission.

Part 2: Employment terms

7 CONDITIONS OF EMPLOYMENT

Mode of employment and initial classification

- (1) An Employee's mode of employment, initial classification and salary or wage rate will be specified in their written letter of offer or contract of employment, or as otherwise specified in writing by the City prior to or upon commencing employment. Employees may be engaged:
 - (a) on a Full-time, Part-time or Casual basis;
 - (b) as a Shift Worker; and/or
 - (c) under an ongoing contract of employment or a maximum term contract to work for a specific period or on a specific task or project.

Full-time employment

(2) A Full-time Employee is engaged on the basis of working an average of 38 Ordinary Hours per week over the relevant roster or work cycle, plus reasonable additional hours as required from time to time.

Part-time employment

- (3) A Part-time Employee is an Employee who works less than 38 Ordinary Hours per week and receives on a pro rata basis, equivalent pay and conditions to those of a Full-time Employee who does the same kind of work.
- (4) Part-time Employees may work up to an average of 38 hours per week, after which flex or overtime will apply
- (5) The City will advise a Part-time Employee prior to their commencement of their hours of work, including the days upon which those hours will be worked and the span of hours within which their work will be scheduled. The City and the Employee may, by agreement in writing, vary the hours the Employee works, the days the Employee works, and/or the hours the Employee works on any one day.

Maximum term employment/Fixed Term Contract

- (6) An Employee engaged under a maximum term contract or a fixed-term contract is entitled to the same benefits under this Agreement as a Full-time or Part-time Employee (as the case may be) unless otherwise provided for in this Agreement.
- (7) The employment of an Employee engaged under a maximum term contract or a fixed term contract will, if not terminated earlier, automatically cease upon the expiration of the term of the contract or completion of the task or project (and the Employee will not be entitled to any notice or payment in lieu of notice or redundancy pay) unless the Employee and the City have agreed in writing to extend or renew the Employee's contract.
- (8) Subject to the agreement of the City and the relevant Employee, a maximum term contract or fixed term contract may be renewed an unlimited number of times.

Casual employment

- (9) A Casual Employee is an Employee who is engaged and paid as a casual employee by the City to perform work from time to time. A Casual Employee is paid only for hours actually worked.
- (10) A Casual Employee may be engaged on a casual basis for an unlimited number of times, however, the City provides no guarantee of ongoing work.

- (11) A Casual Employee receives a 25% casual loading on the applicable Base Hourly Rate of Pay for working Ordinary Hours in lieu of entitlements which permanent Employees receive such as paid annual leave, paid personal leave, notice of termination, redundancy benefits, and payment for public holidays not worked.
- (12) A Casual Employee is not entitled to any other allowances, loading or penalties other than the 25% loading. Should a casual employee work more than 38 hours in any one week they can be considered for payment of overtime.
- (13) A Casual Employee will be engaged for a minimum of two consecutive hours on any given shift, and can be directed to work agreed additional Ordinary Hours in excess of their contracted hours up to 38 hours per week.
- (14) A Casual Employee who works Overtime will be paid the applicable Overtime Rate under this Agreement in lieu of the casual loading.

Apprentices

- (15) Apprentices will be engaged in trades or occupations that are declared or recognised by an apprenticeship authority.
- (16) An apprenticeship may be cancelled or suspended only in accordance with requirements of the apprenticeship training agreement and the requirements of the relevant legislation.

Trainees

- (17) The City may introduce traineeships that combine work and structured training. This will require a contact to be entered in to through the Department of Training and Workforce Development training program.
- (18) The terms of this Agreement apply to trainees, except where otherwise provided.
- (19) Following the successful completion of the relevant tertiary studies, and a performance rating of competent or better, a trainee may be offered a permanent appointment if a suitable, vacant budgeted position exists.

Supported Wage System

- (20) The Supported Wage System (SWS) means the Commonwealth Government system to promote employment for people who cannot work at full Agreement wages because of a disability
- (21) Employees covered by the SWS will be those who are unable to perform the range of duties to the competence level required within the class of work for which the Employee is engaged under this Agreement because of the effects of a disability on their productive capacity, and who meets the impairment criteria for receipt of a disability support pension.
- (22) This will not apply to any existing Employee who has a claim against the City which is subject to the provision of workers' compensation legislation or any other provision of this Agreement, relating to the rehabilitation of Employees who are injured during the course of their employment.
- (23) Terms and conditions relating to the SWS are provided for in the *Municipal Employees (Western Australia) Award 2021*

Probation

- (24) The employment of Employees other than Casual Employees is subject to a sixmonth period of probation during which time the City will assess the Employee's performance and suitability for ongoing employment.
- (25) Prior to the end of the probationary period, the City will:

- (a) confirm the Employee's appointment to an ongoing position;
- (b) terminate the Employee's employment; or
- (c) extend the period of probation for a further three months.

General obligations as an Employee

- (26) Employees must perform the duties of their position to the best of their ability, together with any other duties advised by the City from time to time that are within the Employee's skills, qualifications, competence and training.
- (27) In performing their duties, Employees must comply with the lawful and reasonable directions of the City, devote their time and attention during working hours to their work, and work in accordance with the highest level of safe working practices.

8 FITNESS FOR WORK

Employees must present fit for the work they are employed to perform in accordance with the City's Fitness for Work Management Practice and Procedure.

9 DISPUTE RESOLUTION

- (1) If a dispute relates to a matter arising under this Agreement, this clause sets out procedures to settle the dispute.
- (2) An Employee who is a party to the dispute may appoint a representative for the purposes of the procedures in this clause.
- (3) In the first instance, the parties to the dispute must try to resolve the dispute at the workplace level, by discussions between the Employee or Employees in the first instance.
- (4) If this is not successful the employee should speak to their line leader to resolve, then the Manager, Director and finally the CEO in an attempt to resolve the matter at the workplace level.
- (5) If discussions at the workplace level do not resolve the dispute, a party to the dispute may refer the matter to WAIRC.
- (6) The WAIRC will attempt to resolve the dispute as it considers appropriate, by mediation or conciliation (including by private conference). During the mediation and conciliation process, the WAIRC has the power to dismiss a matter if the WAIRC forms the view that:
 - (a) the application is trivial or frivolous;
 - (b) the matter is incapable of resolution within a timeframe the WAIRC considers reasonable; or
 - (c) the Employee or their representative is acting unreasonably in failing to resolve the dispute.
- (7) Subject to all of the preceding steps set out above having been completed, the matter may be referred y either party to the WAIRC for arbitration.
- (8) While the dispute resolution procedure is being conducted work shall continue as normal unless an Employee or the City has a reasonable concern about an imminent risk to the health and safety of any employee.

Part 3: Salary, Wages, Allowances and other Remuneration matters

10 RATES OF PAY

- (1) Employees will be paid the base rate of pay for ordinary hours for their classification, as set out in Schedule 2.
- On the first full pay period on or after 1 July 2023, a 4.5% salary increase on the employees' base rate of pay will be paid to all eligible employees.
- On the first full pay period on or after 1 July 2024, a 3% salary increase on the employees' base rate of pay will be paid to all eligible employees.

Service Pay

(4) The following weekly rate of service pay shall be payable to employees, excluding casuals, bound by this Agreement. The rates in this table shall be adjusted each year by the immediately preceding annual March Quarter Consumer Price Index Figure for Perth (based on the percentage change from the corresponding quarter the previous year.

Years of Continuous Service with the City of Bayswater	Per Fortnight	Annual
1	\$39.97	\$1,039.17
2	\$53.29	\$1,385.55
3	\$61.28	\$1,593.39
4	\$69.28	\$1,801.21
5	\$77.27	\$2,009.06
6	\$86.27	\$2,216.89
7	\$90.59	\$2,355.44
8	\$95.92	\$2,494.01
9	\$101.25	\$2,632.56
10	\$106.58	\$2,771.11
11	\$111.91	\$2,909.67
12	\$117.24	\$3,048.23
Over 12 years	\$117.24	\$3,048.23

11 SUPERANNUATION

- (1) On commencing employment, the City will notify the Employee of their right to nominate a complying superannuation fund.
- (2) The City will make superannuation contributions in accordance with the SG Act into a complying superannuation fund nominated by the Employee. The City and the Employee will be bound by this choice until the employee chooses to change the

- Employee's nominated superannuation fund and notifies the City in writing of the new superannuation account.
- (3) The City must not unreasonably refuse to agree to a change of complying superannuation fund requested by an Employee.
- (4) Where an Employee fails to make an election under clause (1), the City will make payments into its default superannuation fund, being a fund offering a MySuper product and authorised by the Australian Prudential Regulation Authority, provided that the ATO first confirms no relevant stapled fund exists for that Employee.
- (5) The City will provide additional contributions, based on voluntary contributions made by the Employee. The City will match the contribution made by an Employee to a maximum of 5%.

COB Compulsory Super Contribution	COB Voluntary Super Contribution	Total COB Superannuation Contribution	Voluntary Super Contribution	Total Super Contribution
11%	0%	11%	0%	11%
11%	5%	16%	5%	21%
11%	5%	16%	8%	24%

12 ALLOWANCES

(1) Employees may be entitled to the following allowances during the course of their employment.

(2) Higher Duties

- (a) An employee directed or appointed to relieve in a higher-level position for more than one day shall be paid at a level commensurate with the skills and experience required
- (b) Higher duties shall not be paid when the relieving employee is absent on leave or a public holiday, unless the employee has acted in that same position in excess of 12 months.

(3) First Aid

- (a) Where an Employee who holds an appropriate current Provide First Aid qualification is appointed by the Employer to perform first aid duty, they will be paid an additional fortnightly allowance \$49.05 (full time rate)
- (b) This clause shall not apply where the requirement to hold a first aid certificate is a requirement of the position

(4) Meal Allowance in Relation to Overtime

- (a) Where the Employer requires an Employee to work more than one hour of overtime and more than 10 continuous hours on any one day, exclusive of unpaid meal breaks, the Employee shall be paid a meal allowance of \$17.67.
- (b) Where the Employer requires the Employee to continue working, for a further four hours of continuous overtime work, the Employee shall be paid an additional meal allowance of \$17.67.
- (c) A meal allowance is not payable where the employee has been notified 24 hours prior to the commencement of the shift that they will be required to work overtime or where a meal is provided by the City

(5) Vehicle

- (a) Where an Employer requires an Employee to use their own motor vehicle in, or in connection with, the performance of their duties such Employee will be paid an allowance of \$0.95 each kilometre of authorised travel.
- (b) An Employer may require an Employee to record full details of all such official travel requirements in a log book.
- (c) Employees who may, from time to time, be granted conditional commuting use of a City vehicle may be required to commence and finish work at various worksites within the City.

(6) Excess Travelling and Fares

- (a) Where an Employer requires an Employee, other than a casual, to start work at a place away from the Employee's usual starting point, the Employer shall pay the Employee:
 - (a) Excess travelling travelling time at the Employee's ordinary rate for all time reasonably spent by the Employee reaching and/or returning from the job which is in excess of the time normally spent by the Employee in travelling between the Employee's usual residence and the Employee's normal starting point; and
 - (b) Excess fares any fares reasonably incurred by the Employee, which are in excess of the fares normally incurred in travelling between the Employee's residence and the Employee's usual starting point. The excess fares allowance will not to be paid where the Employee has an arrangement with the Employer for a regular vehicle allowance, is provided with a vehicle by the Employer or is paid the allowance as provided in clause 21.3.

(7) Reimbursement of Expenses

- (a) All reasonable expenses incurred at the direction of the Employer, including out-of-pocket, accommodation, travelling expenses and special protective clothing, incurred in connection with the Employee's duties shall be paid by the Employer and, where practicable shall be included in the next pay period.
- (b) The method and mode of travelling or the vehicle to be supplied or to be used shall be arranged mutually between the Employer and the Employee arrangements shall be agreed between the Employer and the Employee in advance.
- (c) The Employer may require the Employee to present proof of payment prior to the reimbursement.

(8) Special Rates

- (a) All Employees working in shafts, trenches or excavations shall be paid the following monies in addition to their ordinary rate of wage:
 - (a) When working between 1.8 metres and 6.0 metres below the surface, the amount of \$2.51 per day; or when working more than 6.0 metres below the surface, the amount of \$3.55 per day.

(9) Tool Allowance – Tradespersons and Apprentices

(a) Where the Employer requires a tradesperson or an apprentice tradesperson to supply and maintain tools ordinarily required by the Employee in the performance of their duties as a tradesperson, the Employee shall be paid a fortnightly allowance or \$43.53.

(b) This provision will not apply where the Employer provides the tradesperson or apprentice with the required tools or while Employees are absent from work.

(10) Transfers, Travelling and Working Away from Normal Starting Point

- (a) All Employees upon engagement will be given a starting point which will be, subject to below, the commencement point of their daily work activities. This point will be known as the employee's Normal Starting Point. Unless otherwise provided, each Employee shall be attached to one normal starting point only.
- (b) For the purposes of this clause, normal starting point shall mean a workshop, depot, office or facility to which the Employee is usually assigned or any other designated starting and/or finishing point.
- (c) At the direction of the Employer, an Employee may be attached to more than one normal starting point within the Employer's local government area where multiple starting points form part of the nature of the work being performed.
- (d) An Employee may be transferred to another normal starting point at any time by the giving of reasonable notice.

(11) Adverse Working Conditions

- (a) Outdoor operational and trade Employees engaged in Level D1 to D5 of this Agreement shall be entitled to payment of an additional hourly allowance for all time worked by direction under adverse, unpleasant, obnoxious or objectionable conditions at the Levels defined below.
- (b) Eligibility The payment of this allowance is in acknowledgement that, following the previous incorporation into the hourly rate of the Industry Allowance, some adverse work conditions were not encompassed in this payment. The Industry Allowance provided compensation for climatic conditions when working in the open including dust blowing in the wind and working in sloppy or muddy conditions, the physical disadvantage of having to climb stairs or ladders, or work in confined spaces and working on scaffolds or with makeshift appliances.
- (c) The Adverse Working Conditions allowance therefore provides, for relevant eligible employees, compensation for those working conditions deemed over and above that provided under the previous Industry Allowance.

Adverse Working Conditions Definition

- (d) Level 1 Working Conditions allowance compensates for the nature of moderately obnoxious, offensive or dirty working conditions (over and above that already compensated by:
 - (i) Cleaning of public toilets and animal shelters;
 - (ii) Operating mechanical and pneumatic equipment;
 - (iii) Use of herbicides, insecticides and/or other poisonous or toxic substances:
 - (iv) Collection, removal and/or disposal of non-putrescible waste;
 - (v) Collection, removal and/or disposal of putrescible waste by mechanical means.
- (e) Level 2 Working Conditions allowance compensates for the nature of highly obnoxious, offensive or dirty work, which typically includes:

- (i) Clearing of sewer chokes;
- (ii) Maintenance and/or repair of sewerage equipment;
- (iii) Cleaning septic tanks, septic closets and/or chemical closets by mechanical means;
- (iv) Exhumation of graves;
- (v) Collection, removal and/or disposal of putrescibles waste by other than by mechanical means;
- (vi) Working at waste depots, waste collection and/or waste transfer stations (other than Employees engaged in gardening and/or lawn maintenance and Employees engaged to work in enclosed weighbridges);
- (vii) Employees engaged in the collection, removal and/or disposal of, sludge from cess pits and/or grease traps.
- (f) Level 3 Working Conditions allowance compensates for the nature of extremely obnoxious, offensive or dirty work in septic and sewerage treatment services, which typically includes:
 - (i) Working in digestion tanks at sewerage treatment works;
 - (ii) Entering and cleaning aeration ponds or wet wells at sewer pump stations;
 - (iii) Working in live sewers;
 - (iv) Cleaning septic tanks, septic closets and/or chemical closets by other than mechanical means.

(12) Payment Rate

Level 1 Working Conditions

- (a) To provide general compensation for working in conditions as listed in Level 1 above, a flat hourly rate will be paid to employees. This rate will be incorporated into the hourly rate, and will therefore be payable for the calculation of all leave and overtime payments.
- (b) No employee will be eligible to claim any additional payment for Level 1 Adverse Conditions except for those engaged in activities or tasks as detailed below.

Activities	Rate	Basis
Level 1 Conditions	0.5% of the employees' base rate of pay to a maximum of Band 5	Based on working adverse conditions approx. 15% of time
Weed Spraying Road Sweeping Gully Educting Graffiti Removal	1.25% of the employees' base rate of pay to a maximum of Band 5 (paid in addition to 0.5%)	Based on working these conditions 50% of time.
Cleaners	2.0% of the employees' base rate of pay to a maximum of Band 5 (paid in addition to 0.5%)	Based on working these conditions 70% of time.

Level 2 and Level 3 Working Conditions

- (c) An Employee shall be paid an additional hourly allowance for each hour worked under adverse working conditions according to the following levels:
 - (a) Level 2 Working Conditions 3.5% of the employees' base rate of pay to a maximum of Band 5; or
 - (b) Level 3 Working Conditions 50% of the employees' base rate of pay to a maximum of Band 5.

Adjustment of Expense-Related Allowances

(d) Allowances will be amended in line with the salary increases each year.

13 PAYMENT OF WAGES

Employees' remuneration will be paid fortnightly in arrears by electronic funds transfer into an Australian bank account nominated by the Employee.

Part 4: Hours of work

14 ORDINARY HOURS

Full-Time Employees

(1) The ordinary hours of work for Full-time Employees will be an average of 38 hours per week, averaged over a period of 12 months.

Part-time Employees

- (2) Before commencing a period of Part-time employment, the Part-time Employee and the City will agree in writing the hours to be worked by the Employee and the days on which those hours will be worked.
- (3) The ordinary hours of work for a Part-time Employee will be less than those of a Full-time Employee.

Casual Employees

- (4) Casual Employees are engaged from time to time when work is offered to them and they accept the City's offer. Casual Employees are paid for hours worked only. Casual Employees have no firm advance commitment from the City to ongoing work, and may be engaged for an indefinite period.
- (5) Where a Casual Employee accepts work, they will be engaged and paid for a minimum of two hours' work on each occasion, and can be directed to work agreed additional ordinary hours in excess of their rostered hours up to 38 hours per week.

All Employees

- (6) Ordinary hours of work can be worked between the hours of 06:00 and 18:00, Monday Friday (inclusive of an unpaid lunch break of 30 minutes) (or at such other times as agreed between the City and the Employee in writing).
- (7) Employees may be required to work flexibly and the hours of work and rosters may vary in order to meet operational and project requirements.
- (8) Employees may be required to work Reasonable Additional Hours.
- (9) Maximum ordinary hours in a day unless otherwise agreed between the City and the Employee will be a maximum of 10 hours (excluding unpaid meal breaks)

- (10) The City will ensure that an Employee has a minimum period of ten (10) hours offduty in any 24-hour period.
- (11) An Employee (other than a Casual Employee) who has not had ten (10) hours offduty in a 24-hour period will be released from duty until the Employee has had a minimum of ten (10) hours off-duty, without loss of pay for any ordinary time occurring during such absence.
- (12) If directed by the City to do so, an Employee who commences or continues work without having had at least ten (10) hours off-duty in the 24 hour period, will be paid at the rate of double the Ordinary Hourly Rate of Pay for their classification for all hours worked until they are released from duty, and will then be entitled to be absent until they have had ten (10) hours off-duty in a 24 hour period, without loss of pay for ordinary working time occurring during such an absence.

Change to Employees start, finish and/or meal times

- (13) The City may vary an employees' start, finish or meal times following consultation with that Employee, provided that such change is reasonable having regard to:
 - (a) The operational requirement of the City
 - (b) The personal circumstances of the employee
 - (c) The observance of appropriate work health and safety standards and
 - (d) The period of notice given to the employee

Extended Ordinary Hours

- (14) The City's ordinary span of hours is 0600 hours to 1800 hours Monday to Friday however an employee can elect to work between the hours of 0600am and 2200pm Monday to Sunday in consideration of the following:
 - (a) The City is unable to direct an employee to work outside the current span of hours.
 - (b) An employee may request in writing to undertake their ordinary hours of work between the hours of 0600am and 2200pm Monday to Sunday.
 - (c) The City will consider the application based on the operational need of the City, any rostering or crew configuration, legislative requirements (i.e. noise emissions, work health & safety) and the personal circumstances of the employee.
 - (d) Where the employee is approved to work ordinary hours during this time, no loadings, penalties or other allowances will be payable.

15 ROSTERED DAYS OFF

- (1) Where an Employee completes the required number of hours for the work cycle determined by the City in accordance with clause 16, the Employee will be entitled to a rostered day off (**RDO**) without loss of pay. If an Employee does not complete the required number of hours within the specified work cycle, they will have no entitlement to an RDO.
- Those employees on a 9-day fortnight will work an 8.5-hour day. Ordinary hours will be spread over 9 days, enabling one day 'rostered day off' (RDO) to be accumulated per fortnight. This RDO will be credited at the rate of 7.6 hours. The RDO will be taken without loss of pay in each fortnightly working cycle (Mon-Fri) in accordance with current work practices

- (3) Generally, Employees are expected to take scheduled RDOs when they are due and Employees who do not avail themselves of scheduled RDOs may not accrue in excess of five RDOs.
- (4) If more than five RDOs have been accrued, the RDOs may be paid out at the rate of 7.6 hours per RDO accrued, at the Employee's Base Weekly Rate of Pay. Alternatively, where agreed by the City the RDO may be accrued by the Employee and used by the Employee at a later date as agreed by the line leader (i.e between Christmas and New Year or other agreed times).

16 OVERTIME

- (1) Employees shall be required to work Overtime as reasonably required by the City and shall only be entitled to payment (or granted time off in lieu, if applicable) where such Overtime has been requested or directed to be undertaken by the City.
- Overtime is all hours worked by an Employee, at the direction of the City in excess of, or outside of, the Employee's Ordinary Hours.
- (3) Subject to the provisions in this clause and unless otherwise expressly stated elsewhere in this Agreement, all work performed in excess of or outside of Ordinary Hours shall be paid at the rate of time and one half (150%) of the ordinary rate for the first two hours and double time (200%) of the ordinary rate thereafter.
- (4) Work performed on Saturdays prior to 12:00 noon, shall be paid for at the rate of 150% of the ordinary rate for the first two hours and 200% of the ordinary rate thereafter.
- (5) Work performed on Saturdays after 12:00 noon shall be paid for at the rate of 200% of the ordinary rate. However, if notice has not been provided, at the latest, within the normal work hours of the previous day, all hours worked on Saturday shall be paid for at double time rates.
- (6) Work performed on Sundays shall be paid for at the rate of 200% of the ordinary rate.
- (7) In calculating overtime, each day shall stand alone, except when an Employee works overtime which continues beyond midnight on any day, the time worked after midnight shall be deemed to be part of the previous day's work.

Casual Employees

(8) Where a Casual Employee is authorised to work Overtime or is required or directed by the City to work Extended Hours, they will be paid at the applicable overtime rate for all such hours so worked excluding the Casual Loading. For the avoidance of doubt, this means the Casual Employee will be paid either 150% or 200% (or 250% on Public Holidays) of the ordinary rate for their classification.

Recall to Duty

(9) Where an employee is recalled to work un-rostered overtime after leaving work they shall be paid a minimum of three hours at double time.

17 TIME OFF IN LIEU OF OVERTIME (TOIL)

- (1) At the request of an Employee who has worked Overtime, and with the City's agreement, the Employee may be granted time off work in lieu of being paid for the overtime (**TOIL**) subject to the conditions set out in this clause.
- (2) The TOIL will be credited at overtime rates. For example, if 2 hours' overtime is worked by an Employee on a Saturday morning, the Employee will be entitled to 3 hours off work without loss of pay instead of being paid for 2 hours' overtime.

- (3) On any one occasion, an Employee can only take a maximum of 38 hours as TOIL.
- (4) TOIL may be accumulated by agreement with the City and must normally be taken at an agreed time or times within the calendar year of accrual. If it is not taken within this period, the accrued TOIL will be paid out to the Employee.

18 SHIFT WORK

(1) Definitions

- (a) "Day Shift" means any shift starting at or after 6:00am and finishing at or before 5:00pm.
- (b) "Afternoon Shift" means a shift finishing after 5:00pm and at or before 12:00 midnight.
- (c) "Night Shift" means a shift finishing after 12:00 midnight and at or before 6:00am.
- (d) "Day Worker" means an Employee whose Ordinary Hours are worked between 6:00am and 6:00pm Monday-Friday inclusive.
- (e) "Shift Worker" means an Employee who works Shift Work.
- (f) "Shift Work" means work extending for at least 5 consecutive days and performed either in daily recurrent periods or in regular rotating periods falling within the limits defined for Afternoon Shift or Night Shift.
- (g) "Continuous Shift Work" means work carried on with continuous shifts of workers throughout the 24 hours on each of at least 6 consecutive days without interruption except during breakdowns or meal breaks or due to unavoidable causes beyond the control of the City.

(2) Shift rosters

- (a) The City will provide Employees with a weekly roster of hours from Monday
 Sunday which specifies shift starting and finishing times.
- (b) Subject to paragraph (e) below, shifts must not exceed 10 hours in length (including a meal break which counts as time worked) and an Employee must not be rostered to work more than 8 shifts in any 9-day period.
- (c) Except at the regular changeover of shifts, an Employee must not be rostered to work more than one shift in each 24 hours and a Shift Worker must have a minimum break of 10 hours between shifts.
- (d) The City may implement 12-hour shifts (where there is a 24-hour continuous roster) but an Employee must not be rostered for more than five 12 hour shifts in any 9-day period.
- (e) The City may require an Employee to work a different shift or shift roster by giving the Employee 72 hours' notice or such shorter period as is agreed or as operational circumstances reasonably require.

(2) Shift penalty rates

- (a) A Full-time or Part-time Employee who is employed as a Shift Worker must be paid:
 - i. an additional 20% loading for all ordinary hours worked between the hours of 6:00 p.m. and 6.00 a.m., Monday to Friday inclusive.
 - ii. an additional 50% loading for all ordinary hours worked on a Saturday, and
 - iii. an additional 75% for all ordinary hours worked on a Sunday.

(3) Casual Employees

A Casual Employee who is employed as a Shift Worker must be paid the applicable shift penalty set out in subclause (3) plus an additional loading of 25%.

(4) Overtime rates

An Employee who is employed as a Shift Worker and works Overtime must be paid at the relevant Overtime rate (as set out in clause 18) instead of the shift rate in subclauses (3) or (4) hereof.

(5) Transferring to or from shift work or between shifts

An Employee may be transferred to or from Shift Work, or from one Shift Roster to another Shift Roster provided they have been given at least 7 days' notice (unless a lesser period is agreed to by the Employee).

19 MEAL AND REST BREAKS

- (1) An Employee will not be required to work more than five (5) hours without receiving an unpaid meal break of at least 30 minutes.
- (2) In the case of unforeseen circumstances, the meal break may be delayed and will be taken as soon as practicable, subject to the observance of appropriate health and safety standards.
- (3) All Employees are entitled to a 15-minute paid morning team break and an unpaid thirty-minute lunch break per day.
- (4) Necessary toilet breaks will be in addition to this.
- (5) Morning tea and lunch breaks are to be taken where the employee is working at the time unless they are close to the depot and can within the time allocated travel to and from the depot, in which case the employee may return to the depot.

20 10-HOUR BREAK

- (1) Employees are entitled to a 10-hour break between work periods on successive days.
- (2) An Employee who works overtime between the termination of their Ordinary Hours on one day and the commencement of their Ordinary Hours on the next day who has not had a 10-hour break, is entitled to return to work at the expiry of the 10-hour break without loss of pay for their Ordinary Hours.
- (3) When an Employee commences work at the City's request without having had the 10-hour break, the Employee is entitled to be paid at 200% of their Ordinary Hours rate of pay until the expiry of the 10-hour period.

21 ON-CALL

- (1) Where an Employee is requested by the City to be available for duty outside of their Ordinary Hours, and the Employee agrees the Employee shall be On-Call. An Employee On-Call must be able to be contacted and immediately respond to a request to attend work.
- (2) While an Employee is On-Call, the Employee will be paid an On-Call Allowance of \$42.01 per pay.
- (3) An Employee On-Call who is required to perform work (other than answering telephone enquiries) will be paid, in lieu of the On-Call allowance, at the applicable

Overtime rate as prescribed in clause 18 of this Agreement for a minimum of 3 hours. Time spent travelling to and from the workplace will count towards this minimum payment.

Part 5: Leave and public holidays

22 ANNUAL LEAVE

- (1) Employees are entitled to paid annual leave in accordance with, and subject to the terms and conditions set out in, the MCE Act and the City's Leave Management Practice where the City's Leave Policy is more generous than the provisions of the MCE Act. This equates to 22 days (169 hours) of annual leave for a Full-time Employees
- (2) A shift worker who works on a 24-hour 7-day rotating roster is entitled to an addition one week (five days) annual leave for each completed year.
- (3) Annual leave accrues pro rata on a weekly basis and should be taken each year by Employees at a time or times agreed with their line manager.
- (4) Annual leave loading of 17.5% of an Employee's Base Rate of Pay for Ordinary Hours for each hour of leave will be paid to the employee when they take leave.
- (5) Annual leave must be applied for and taken in accordance with the City's Leave Policy.
- (6) The City may request Employees to take annual leave (or accrued RDO's) during Shut Down Periods (including over the Christmas / New Year period). If an Employee does not have sufficient accrued annual leave to cover the duration of the Shutdown Period, or does not wish to take annual leave, they will be required to take unpaid leave.
- (7) Employees may cash out annual leave subject to the requirements of the MCE Act and the City's Leave Policy.
- (8) Upon termination of employment, any accrued but untaken annual leave will be paid out to the Employee.
- (9) A shift worker who works on a 24 hours 7 days rotating roster is entitled to an additional 1 week (5 days) annual leave for each completed year.

23 PUBLIC HOLIDAYS

- (1) Full-time and Part-time Employees are entitled to be absent from work on the following public holidays in accordance with the MCE Act, *Public and Bank Holidays Act 1972* and the City's Leave Policy.
 - 1 January (New Year's Day)
 - 26 January (Australia Day)
 - Labour Day
 - Good Friday
 - Easter Sunday
 - Easter Monday
 - 25 April (Anzac Day)
 - Western Australia Day

- Celebration Day for the anniversary of the birthday of the reigning Sovereign
- 25 December (Christmas Day)
- 26 December (Boxing Day)
- (2) The City may require an Employee to perform work on a public holiday where the requirement is reasonable. Employees who are required to work, and do work, on a public holiday will be engaged for a minimum period of three hours and will be paid at the rate of double time and a half for all hours worked on the public holiday.
- (3) Employees required to work on Christmas Day or New Years Day shall be paid a maximum bonus of \$200 for each day they work. A pro rata bonus shall be paid to employees working less than their daily hours on these days.
- (4) If New Year's Day, Australia Day, Anzac Day, Christmas Day or Boxing Day falls on a Saturday or Sunday and another day is observed as the public holiday, an Employee who works on both the actual public holiday and the observed public holiday, will be paid the penalty rate for working on the observed public holiday only, not both days.

24 PERSONAL LEAVE

Paid personal leave

- (1) Casual Employees are not entitled to paid personal leave.
- (2) Employees accrue paid personal leave pro rata on a weekly basis for each year of service, based on the number of hours they are required ordinarily to work over a two-week period during that year, up to 91.2 hours
- (3) An Employee may take paid personal leave:
 - (a) because of Personal Circumstances affecting the Employee;
 - (b) to provide care or support to a member of their family or household who requires care or support because of Personal Circumstances affecting that member.
 - (c) for an unexpected emergency affecting the member; or
 - (d) because of the serious illness, injury or death of an immediate family or household member (bereavement leave)
- (4) An Employee accessing paid personal leave must notify their line manager of their inability to attend or remain at work as soon as reasonably practicable and must indicate the anticipated duration of the absence.
- (5) Employees accessing personal leave for bereavement leave purposes are entitled to take two days paid personal leave from their accrued entitlement for each occasion.
- (6) An Employee accessing personal leave may be required, upon request from the City to provide evidence that would satisfy a reasonable person of the legitimacy of the leave.
- (7) If an Employee makes a claim for personal leave but fails to provide the required evidence to substantiate such a claim, the City may, at its discretion, treat any absence as unauthorised.
- (8) An Employee is not entitled to take, and does not accrue, personal leave (whether paid or unpaid) during a period of workers' compensation.

(9) No payment for accrued but untaken paid personal leave shall be made to Employees upon termination of employment, unless they are eligible for payout of personal leave as outlined in clause 24 (11).

Unpaid personal leave

- (10) An Employee who has exhausted their paid personal leave accrual, or a Casual Employee who is not eligible to accrue paid personal leave, may access up to 2 days of unpaid personal leave in order to care for or support a member of their immediate family or household when Personal Circumstances arise.
- (11) An employee, who was engaged by the City prior to September 2019, may apply to cash out personal leave credits, subject to the conditions provided below. Where employees elect to cash out sick leave, there will be appropriate adjustments made to their accruals.
 - (a) On retirement from the workforce, an employee will be entitled to payment of 50% of their unused personal leave. This only applies to leave entitlements that have been accrued whilst employed at the City of Bayswater
 - (b) Each year, an employee may cash out 50% of their accrued personal leave at the full rate applicable. This only applies to leave entitlements that have been accrued whilst employed at the City of Bayswater
- (12) This option is subject to:
 - (a) An application for cash out has not been made in the preceding twelve months
 - (b) A minimum balance of 152 hours remains.
 - (c) Cashing out a minimum of 38 hours and a maximum of 76 hours
 - (d) An equivalent amount of personal leave to that cashed out is quarantined and unable to be used in calculations for any future claim for cash out, or for payment on retirement from the City.
 - (e) Any other requirements detailed in the City's Personal Leave Management Practice.

25 PURCHASED LEAVE

- (1) Purchased leave refers to the capacity of an employee to enter into a salary arrangement for the purchase of up to four additional weeks leave per annum by agreeing to a reduced salary rate over 52 weeks of the year. Essentially being paid 48 weeks work over a 52-week period and referred to as 48/52 arrangement.
- (2) The purchase leave scheme applies to all permanent employees covered by this Agreement.
- (3) The 48/52 arrangement will run over a calendar year concluding on 31 December each year. New participants can join the arrangement from the beginning of each quarter (1 Jan, 1 April, 1 July and 1 Oct) on a proportionate basis.
- (4) Credits will be available on the following basis:
 - (a) 1 week will accrue after 31 March
 - (b) 2 weeks from 30 June
 - (c) 3 weeks from 30 September
 - (d) 4 weeks from 31 December.

- (5) Employees who join during the year will receive a pro-rata credit based on the above from the time they join the scheme.
- (6) All purchased leave must be used by 30 June the following year and any unused leave at 30 June each year will be paid out in the next available pay.
- (7) Where the hours of employment vary, either upward or downward during a calendar year, the remuneration paid on purchase leave will be affected and appropriate adjustments made.
- (8) Applications for personal leave must be made in writing and will be considered based on operational requirements, personal circumstances of the employees and appropriate notices.
- (9) Approval to participate in purchased leave is based on a calendar year and should the employee wish to participate in the following year, they will need to reapply. It is important to note that consideration of each application, each year will be considered on a case by case basis.
- (10) The effect on leave and other payments when participating in the purchase leave scheme is as follows:
 - (a) All paid leave, including long service leave, taken during the purchased leave arrangement will be at the purchased leave rate applicable to the number of weeks purchased.
 - (b) Overtime is paid at the employees' base rate of pay, not the reduced rate.
 - (c) Penalties and allowances are to be in addition to normal salary and are to be paid at the rate specified in this Agreement
 - (d) Leave loading is paid on all annual leave taken during the operation of the arrangements at the reduced rate. However, leave loading is not paid for purchased leave.
 - (e) Higher duties allowance will be paid at the different between the salary the employee would receive for performing the higher role and the normal substantive salary of the employee. Higher duties are not paid when taking a period of purchased leave
- (11) Employees should consider the effects of purchase leave on taxable income and superannuation prior to seeking to enter into purchased leave arrangements.
- (12) Purchased leave to be taken in a minimum of one-week periods.
- (13) Employees can choose to withdraw from the scheme at any time and the purchased leave paid out.
- (14) Employees who terminate from the City will be paid out any accrued purchased leave.

26 LONG SERVICE LEAVE

- (1) Employees are entitled to long service leave in accordance with the *Local Government Long Service Leave Regulations* (WA), as amended from time to time.
- (2) Employees may seek approval to take LSL:
 - (a) On half of the ordinary rate of pay and take double the time or
 - (b) On double the ordinary rate of pay and take half the time
- (3) An employee may apply in writing to cash out LSL in accordance with the City's Management Practice

- (4) Employees who terminate after 7 years eligible service, and do not enter the service of another recognised employers, will be entitled to payment in lieu of the amount of pro-rata LSL in accordance with the *Local Government Long Service Leave Regulations* (WA), as amended from time to time.
- (5) Employees who have attained the initial pro-rata qualification entitlements (7 years' service) may apply to access these entitlements in instalments of not less than one week.
- (6) Employees may seek approval to cash out this pro-rata entitlement in accordance with the City's Management Practices
- (7) In exceptional circumstances, and at the City's discretion, employees who are entitled to pro-rata long service leave may take time off up to the limit of the entitlement.

27 DEFFERED SALARY SCHEME

- (1) With the written agreement of the City, an employee may elect to receive, over a four-year period, 80% of the salary they would otherwise be entitled to receive in accordance with this Agreement
- One completion of the fourth year, an employee will be entitled to 12 months leave and will receive an amount equal to 80% of the salary they were otherwise entitled to in the fourth year of deferment.
- (3) Effect on entitlements is as outlined in 27.10 of this Agreement
- (4) Employees may withdraw from this scheme and will be paid a lump sum payment of the salary forgone to that time, but will not be entitled to the equivalent absence from duty.

28 FAMILY AND DOMESTIC VIOLENCE LEAVE

- (1) The City recognises that Employees sometimes face situations of violence or abuse in their personal life that may affect their attendance and performance at work.
- (2) The City is committed to providing support to staff who experience family and domestic violence.
- (3) Employees experiencing family and domestic violence are entitled to 10 (10) days of paid family and domestic violence leave. Such leave is available in full at the start of each 12-month period of the Employee's employment, but does not accumulate from year to year.
- (4) The City and the Employee may agree that the Employee may take more than five (5) days' unpaid leave to deal with family and domestic violence.
- (5) An employee may take unpaid leave to deal with family and domestic violence if the Employee is experiencing family and domestic violence and needs to deal with the impact of it and it is impractical to do so outside of their ordinary hours of work.
- (6) An Employee must give the City notice of the taking of leave as soon as practicable (which may be a time after the leave has started) and advise the City of the period, or expected period, of the leave.
- (7) The City will take steps to ensure information concerning any notice or evidence provided by the Employee is treated confidentially, as far as it is reasonably practicable to do so. But this does not prevent the City from disclosing information provided by the Employee if the disclosure is required by an Australian law or is necessary to protect the life, health or safety of the Employee or another person.

(8) The City will comply with any legislative changes regarding paid family and domestic violence leave.

29 PARENTAL LEAVE

(1) Employees are entitled to up to 52 weeks of unpaid parental leave in accordance with, and subject to the term and conditions set out in, the MCE Act and based on length of continuous service as detailed below:

Period of Continuous Service	Period of Paid Leave
At least 1 year but less than 2 years	4 weeks
At least 2 years but less than 3 years	6 weeks
At least 3 years but less than 4 years	8 weeks
At least 4 years but less than 5 years	10 weeks
At least 5 years or more	12 weeks

- (2) Employees can apply for up to 20 weeks paid parental leave by accessing the paid Commonwealth paid parental leave scheme, and the City will top up the payment to be equivalent to the ordinary weekly pay for the employee.
- (3) Parental leave will be managed in accordance with the City's Parental Leave management practice.

30 JURY SERVICE LEAVE

(1) Employees are entitled to Jury Service Leave in accordance with, and subject to the terms and conditions set out in, the Juries Act 1957 (WA) for the days and hours they are summonsed to attend court as a juror or witness.

31 DEFENCE FORCE LEAVE

- (1) The Employee will grant leave, in addition to other forms of leave, to an employee who is a member of the Defences Force Reserves for defence services.
- (2) Reservists may apply to the CEO for up to two weeks paid Defence Force leave calendar year, supported by evidence

32 COMMUNITY SERVICES LEAVE

- (1) Employees are entitled to Emergency leave in accordance with the Emergency Management Act 2005 (WA).
- (2) Employees undertaking voluntary Emergency Services will be eligible to two days paid leave each 12 months
- (3) Employees who volunteer for a not-for-profit organisation within the City of Bayswater will be provided two days paid leave each 12 months.
- (4) This leave is not cumulative and the City may require the employee to provide evidence of their attendance at the voluntary work.

33 BLOOD/PLASMA DONOR'S LEAVE

- (1) Permanent employees who wish to donate blood or plasma, will be able to do so during working hours on a maximum of four (4) occasions in any 12-month period.
- (2) On each occasion, the Employee will be granted a maximum of three hours' paid leave for the purpose of donating blood or plasma. Upon request, Employees must

- produce evidence of the appointment (such as an appointment card) and must always provide a minimum of 48 hours' notice to their supervisor.
- (3) The Employee's supervisor has the right to request that the Employee reschedule the appointment to a mutually convenient time where there is a genuine operational requirement.

34 LEAVE WITHOUT PAY

(1) The granting of leave without pay is subject to operational requirements and the City's discretion.

35 PERMANENT INCAPACITY

- (1) In the event a permanent employee becomes permanently incapacitated due to a terminal illness or debilitating injury because of non-work-related causes, outside their control, the City may consider making a lump sum payment of up to 12 weeks' pay from the employee's personal leave accruals.
- (2) To be eligible for this benefit, the employee must provide evidence to the CEO that because of the illness they are unable to engage in any other paid employment in the future. This evidence will be provided by a registered medical practitioner.
- (3) The payment, and the amount of any payment will be at the discretion of the CEO.

36 EXTRAORDINARY LEAVE

- (1) There may be exceptional circumstances in which normal form of leave are not applicable, or if the employee has exhausted normal leave options, it is reasonable to consider other leave options.
- (2) This form of leave is discretionary and will be considered on a case by case basis. Approval of this leave will be at the discretion of the CEO who will also determine whether this leave will be granted with or without pay.
- (3) Leave will not be granted under this provision if another form of leave is more appropriate.
- (4) Employees must outline to the CEO the circumstances and reasons for the request, supported by evidence and the duration of the leave being sought.
- (5) The CEO will consider:
 - (a) The interests of the City and of the Employees and
 - (b) Whether there are other forms of leave more applicable.
- (6) The CEO will decide based on the information provided:
 - (a) Whether the leave is paid or unpaid;
 - (b) If it will count a service for other purposes (i.e. LSL accrual); and
 - (c) The duration of the leave.

Part 6: Ending the employment

37 TERMINATION

Interpretation

(1) This clause is to be read and interpreted in conjunction with the TCR Order. Where there is an inconsistency between the Agreement and the TCR Order, and the TCR Order provides a greater benefit, the TCR Order will apply to the extent of the inconsistency.

Full-time and Part-time Employee

(2) The employment of a Full-time or Part-time Employee may be terminated by the City at any time by giving the period of notice in writing to the Employee set out below:

Period of continuous service	Period of notice
1 year or less	1 week
More than 1 year but not more than 3 years	2 weeks
More than 3 years but not more than 5 years	3 weeks
More than 5 years	4 weeks

- (3) The notice period in subclause (2) will be increased by two weeks where an Employee is over the age of 45 years when their employment is terminated, and they have completed at least two years of continuous service with the City
- (4) A Full-time or Part-time Employee may terminate their employment at any time by giving the period of notice as set out in subclause (1) to the City. The extra week of notice prescribed in subclause (3) is not required.
- (5) If an Employee fails to give the required period of notice, the City may deduct from monies owing to the Employee upon termination an amount equal to one week's wages.

Casual Employee

(6) The employment of a Casual Employee may be terminated by either party at any time by giving the other party one hour's notice.

Maximum Term Employee

(7) The employment of a Maximum Term Employee automatically ends at the conclusion of the specified term, task or project without the need for the City to give any notice. If either party wishes to terminate employment prior to the end of the fixed/maximum term, the required notice period will be as set out above but shall not be greater than the period remaining until the end of the fixed/maximum term.

Payment in lieu of notice

- (8) The City may, at its absolute discretion, pay an Employee in lieu of all or part of the required notice period. Such payment will be all amounts that the Employee would have been paid had they worked the balance of the notice period that is not worked.
- (9) During any part of the notice period, the City may require the Employee to not perform any work, not attend the workplace and/or perform or not perform specific duties.

Termination by the City without notice

(10) Nothing in this clause prevents the City from terminating the employment of an Employee summarily (without notice) for serious misconduct.

Return of City property

On termination of employment, or as otherwise directed by the City at any time, the Employee must return to the City all tangible property of the City that is in the Employee's possession or control.

38 REDUNDANCY

- (1) If an Employee's employment is terminated by the City on the ground of redundancy (i.e. the City no longer required the job the employee was doing to be undertaken in the future), in addition to notice of termination or payment in lieu thereof, the Employee may be entitled to redundancy pay.
- (2) Employees made redundant prior to the completion of 4 years of continuous service would only receive the following entitlements:

REDUNDANCY PAY PERIOD	
Employee's period of continuous service with the employer on termination	Redundancy pay period
At least 1 year but less than 2 years	4 weeks
At least 2 years but less than 3 years	6 weeks
At least 3 years but less than 4 years	7 weeks
At least 4 years but less than 5 years	9 weeks

- (3) For employees with 5 years or more continuous service a maximum payment shall be made to the Employee, calculated at 5 years of entitlements, plus 2 weeks' salary for each successive year of service, limited to a maximum amount equal to 52 weeks' salary, or an amount equal to no more than 12 months' salary. (i.e. 6 years of service would be 9weeks, plus 4 weeks)
- (4) An Employee's redundancy payment is calculated using their Base Rate of Pay for Ordinary Hours.
- (5) An Employee who is given notice of termination of their employment in circumstances of redundancy may terminate their employment during the period of notice. In this case, the Employee will be entitled to receive the redundancy payment they would have received under this clause had they remained with the City until the expiry of the notice period, however, they will not be entitled to payment of the balance of the notice period not worked.
- (6) The entitlement to redundancy pay does not apply to the following Employees:
 - (a) an Employee employed under a fixed term or maximum term contract whose employment ends upon the expiry date of the contract; or
 - (b) a Casual Employee; or
 - (c) an employee whose employment has been terminated due to misconduct, poor performance, not fit for work, probationary employees, apprentices or trainees.

39 SUSPENSION

- (1) The City may suspend an Employee with pay while an investigation into the Employee's alleged misconduct or serious misconduct is undertaken.
- During the period of suspension, the Employee will be paid for their Ordinary Hours of work only at the Base Rate of Pay.

(3) During the period of suspension, the Employee must remain ready, willing and able to work to be eligible for payment.

40 NO EXTRA CLAIMS

The Parties agree that for the life of this Agreement there will be no further claims made by one Party against another. This Agreement may, however, be varied at any time during the life of this Agreement in accordance with the IR Act.

41 TRAINING

- (1) Employees are to undertake training as required by the City.
- (2) Training provided by the City is aimed at ensuring that Employees have all the skills and competencies required to perform all tasks required. The City will pay for the costs of training that it directs an Employee to undertake.
- (3) Where an Employee is required to travel for training, the Employee will receive a normal day's pay for that day. There is no additional payment for travel time.
- (4) Where an Employee incurs out of pocket expenses to attend training required by the City, the City will reimburse such expenses provided that the expenses are reasonable and receipts or other evidence of the expense incurred is provided.

Delegates Training

- (5) The City, on written application from the union, shall release delegates, on paid time, subject to business requirements, for up to 5 working days in each calendar year per delegate to attend "other training". Employees who attend "other training" will be paid at their Ordinary Hours Rate for a maximum of 7.6 hours per day.
- (6) The application must be followed by a formal 'Application for Leave' (written or electronic) from the Employee at least 7 days before the training is due to take place.

42 CONFIDENTIAL INFORMATION

- (1) Employees agree that information relating to the business, operations or affairs of the City (or its associated entities) which is not readily available in the public domain (including, without limitation, pricing information, trading terms, conditions and policies, accounts and financial information) is "Confidential Information".
- (2) Confidential Information is and remains the property of the City and must not be used or disclosed by an Employee, without the prior written consent of the City, to any other person.
- (3) Employees must only use Confidential Information during the course of performing their duties and must not use it for the benefit of themselves or a third party or in a manner which may cause detriment to the City.
- (4) This clause does not, and is not intended to, prevent or restrict a party to this Agreement from disclosing the details of this Agreement to another person.

43 UNIFORMS

- (1) The City will supply employees who are required to wear a uniform with an initial issue upon commencement (5 sets of uniforms pro-rata for part time), in line with the City's Uniform Policy
- (2) Employees will wear the full uniform while on duty and will be responsible for the laundering of the uniform

44 PERSONAL PROTECTIVE EQUIPMENT

- (1) Employees will be issued with appropriate personal protective clothing and equipment (**PPCE**), and a pair of safety boots, upon commencement of employment.
- (2) All PPCE remains the property of the City and will be replaced on a fair wear and tear basis.
- (3) The City will supply other PPCE as required to enable Employees to perform their duties safely which will include 50+ sunscreen.
- (4) Employees must use, wear and maintain their PPCE in accordance with the City's uniform dress code and in a manner that reflects the professional image of the City.

45 LICENCES

- (1) The City requires the employee to be in possession of all appropriate and current certificates and licences relevant to the performance of their duties and/or when operating or driving City equipment.
- (2) If the employee loses their licence, the employee will be given the opportunity to attain an extraordinary licence. However, if the employee is unable to attain an extraordinary licence and alternative duties requiring similar skills cannot be arranged, the employee may be requested to undertake duties at a lower skill level at the lower pay rate or take leave.
- (3) When an employee regains their licence, they will revert to their original position and rate of pay.
- (4) The City requires the employee to immediately inform the City if there is any change to the status of their licences or certificates. Failure to advise of a loss of a licence which is a mandatory requirement of the position may result in disciplinary action

46 CONSULTATION PROCEDURE

- (1) The City will consult with affected employees where the City:
 - (a) Has made a definite decision to introduce major change to production, program, organisation, structure or technology in relation to its enterprise that is likely to have a significant effect on the employees or
 - (b) Proposes to introduce change to the regular roster or ordinary hours of work of employees.
- (2) Major change is defined as 'likely to have a significant effect on employees' if it results in:
 - (a) The termination of the employment of employees; or
 - (b) Major change to the composition, operation or size of the City's workforce or the skills required of employees; or
 - (c) The elimination of diminution of job opportunities (including opportunities for promotion or tenure); or
 - (d) The alteration of hours of work; or
 - (e) The need to retrain employees; or
 - (f) The need to relocate employees to another workplace; or
 - (g) The restructuring of job.

- (3) As soon as practicable after proposing to introduce change the City will:
 - (a) Discuss with affected employees the change and
 - (b) For the purposes of the discussion provide to the affected employees
 - (a) All relevant information about the change, including the nature of the change and
 - (b) Information about what the City reasonable believe will be the effects of the change on the employees and
 - (c) Information about any other matters that the City reasonably believes is likely to affect the employees
 - (c) Invite the affected employees to provide their views about the impact of the change (including any impact in relation to their family or caring responsibilities)
- (4) However, the City is not required to disclose confidential or commercially sensitive information to relevant employees during the consultation process.
- (5) The City will consult with affected employees, who may choose to appoint a representative.
- (6) The City must give prompt and genuine consideration to matters raised by affected employees during the consultation phase.

47 CASUAL CONVERSION

- (1) The City will consider the conversion of casual employees to permanent employees, or an employee can apply for casual conversion providing the meet the following eligibility criteria:
 - (a) Have been employed by the City for 12 months or more
 - (b) Have demonstrated regular pattern of hours on an ongoing basis for at least the last 6 months and
 - (c) The employee could continue working that regular pattern of hours as a permanent employee without significant changes.
- (2) The City will provide a written response as to the outcome of the assessment.
- (3) Where the criteria for casual conversion are met the employee will be offered a permanent position
- (4) Where the criteria are not met the City will outline the reasonable grounds as to why an offer of permanent appointment cannot be made. Reasonable grounds include, but are not limited to:
 - (a) The position will not exist in the next 12 months
 - (b) The hours of work will significantly reduce
 - (c) The days or times the City needs to employee to work will change significantly, and they won't be able to work the revised schedule

48 GPS TRACKING SYSTEM

(1) The City will use GPS tracking systems for the purposing of ensuring employees safety, for emergency response and control of City assets. This ensuring a guick

- response for any sole operators who experience dangerous situations of have safety issues. Data may also be utilised to assist in developing efficient and effective work scheduling.
- (2) The GPS systems are not intended to track individual employees; However, this data may be accessed to respond to queries or to assist with work scheduling.
- (3) The City acknowledges the obligations of the Surveillance Devices Act 1998 (WA) (SD Act) which regulates the use of tracking devices, and requires that the Employer have the expressed or implied consent of the employees.
- (4) Through the action taken by the City, it is considered that there is implied employee consent, meeting the requirements of the SD Act. These actions include all vehicles installed with GPS devices having clearly visible signage stating that the vehicle is a 'City of Bayswater Satellite Monitored Vehicle. Additionally, all relevant new employees are advised of the Employee usages GPS systems in their offer of employment.

49 CONSULTATIVE WORKING GROUP

- (1) The Parties to the Agreement agree to meet on a regular scheduled basis to discuss opportunities and changes within the workplace.
- (2) This Working Group will be collaborative, however, does not have any decision-making delegations.
- (3) Either Party can call a meeting, which will be scheduled as soon as possible but no later than 2 weeks, unless agreed between the parties.
- (4) Initial discussion points will include:
 - (a) Review of the classification structure
 - (b) Consideration and pilot of a 4-day working week.
- (5) Action items will be documented during this meeting, however minutes as such will not be taken.

50 UNION DELEGATES/EMPLOYEE RIGHTS

Role of Unions

(1) The City acknowledges that unions have an important role to play in the change, consultation, collective negotiation, communication, grievance and disciplinary processes. To that end, the City will support reasonable access by authorised Union Industrial Organisers to the workplace as agreed and under terms of the Industrial Relations Act

Union Delegates/Employee Representatives

- (2) The City will also support the roles of Union Delegates, who are authorised by their Union, and elected Employee representatives. These individuals will:
 - (a) Be treated fairly and be able to perform their Delegates role without any discrimination or victimisation in their employment.
 - (b) Have resources access to facilities such as telephones, facsimile, photocopying, internet and email for the purposes of consulting with union members, employees and the union
 - (c) Have access to reasonable information about the workplace and the business an be involved in genuine consultation prior to decision being taken, which impact on union members/employees

- (d) Be provided with reasonable paid time to represent the interest of union members/employees to the employee and industrial tribunals
- (e) Be provided with reasonable paid time to research and prepare prior to all negotiations with management
- (f) Where appropriate, be able to consult with union members/employees during normal working hours and
- (g) Be able to consult with new employees as to their role and provide information about their union.

Reasonable Paid Time

(3) The amount of 'reasonable paid time' referred to within this Agreement will be agreed between the Union Delegate and their Manager/Supervisor

51 SIGNATORIES TO THE AGREEMENT

Signature	Name in full (printed)
Position and Authority to sign	Date
For the Local Government, Racing an Union 209.396 Scarborough Beach R	d Cemeteries Employees Union (WA) (LGRCEU (WA) oad, Osbourne Park WA 6017;
 Signature	Name in full (printed)
Position and Authority to sign	Date
For the Western Australian Munici Employees (WASU) 102 East Parade	pal, Administrative, Clerical and Services Union of, East Perth WA 6004
Signature	Name in full (printed)

SCHEDULE 1 - CLASSIFICATIONS

This Agreement structure consists of entry level skill-based 'Bands' defined according to the following skill descriptors and in read in conjunction with the Employer's relevant salary system. Various positions may also require Employees to hold and maintain appropriate licences, certificates and/or tickets for the operation of machinery, plant and/or tools.

Band 1 – (87.5% relativity)

Band 1 covers entry level for operational Employees with minimal experience and qualifications.

- **A1.1** Authority and accountability: Completion of generic and basic tasks involving the utilisation of basic skills under established practices and procedures. Individual or team work is closely monitored under direct supervision.
- **A1.2 Judgement and problem solving:** Judgement is minimal and work activities include routine and clearly defined work which is coordinated by other Employees. The tasks to be performed may involve the use of a basic range of tools, techniques and methods within a limited range of work.
- **A1.3 Specialist knowledge and skills:** Job specific knowledge and skill are obtained through on-the-job training and workplace-based induction training.
- A1.4 Management skills: Not required at this Band.
- **A1.5 Interpersonal skills:** Limited to basic communications with other staff and possibly with the public.
- **A1.6 Qualifications and experience:** An Employee in this band will have commenced onthe-job training, which may include an induction course.

BAND 2 (92.5% relativity)

Band 2 covers operational Employees undertaking duties and responsibilities in excess of Band 1 with relevant local government industry or equivalent experience.

- **A2.1** Authority and accountability: Completion of basic tasks involving the utilisation of a range of basic skills under established practices and procedures. Work is monitored under supervision either individually or in a team environment.
- **A2.2 Judgement and problem solving:** Judgement is limited to the tasks to be performed and may involve the use of a limited range of tools, techniques and methods within a specified range of work. An Employee may resolve minor problems that relate to immediate work tasks.
- **A2.3 Specialist knowledge and skills:** Obtained through on-the-job training and workplace induction training. Off-the-job training which may include accredited short courses.
- **A2.4** Management skills: not required at this Band.

- **A2.5 Interpersonal skills:** Limited to basic communications with other staff and possibly with the public.
- **A2.6 Qualifications and experience:** Completion of Year 10 and/or an appropriate labour market program or similar work/skills.

BAND 3 (96% relativity)

Band 3 covers operational Employees undertaking duties and responsibilities in excess of Band 2; and entry level administrative Employees.

- **A3.1** Authority and accountability: Responsible for completion of regularly occurring tasks with general guidance on a daily basis. May supervise work or provide on-the-job training, based on their skills and/or experience, to Employees of the same or lower Bands.
- **A3.2 Judgement and problem solving:** Personal judgement is required to follow predetermined procedures where a choice between more than two options is present. Work performed falls within general guidelines but with scope to exercise discretion in the application of established practices and procedures.
- **A3.3 Specialist knowledge and skills:** Application of developed skills acquired through on-the-job training or accredited external training over a number of months. Positions may require demonstrated competence in administrative areas.
- **A3.4** Management skills: Not required at this Band.
- **A3.5 Interpersonal skills:** Positions at this level require communication skills to enable them to effectively communicate with clients, other Employees and members of the public and in the resolution of minor matters.
- **A3.6** Qualifications and experience: Qualifications or relevant experience commensurate with the requirements of work in this Band, which may be acquired through a Certificate II or a 'non-trades' Certificate III, however described.

BAND 4 (100% relativity)

Band 4 covers operational and administrative Employees undertaking duties and responsibilities in excess of Band 3; and entry level for technical and trades Employees.

- **A4.1** Authority and accountability: Work performed is within general guidelines. May supervise work or provide on-the-job training, based on their skills and/or experience, to Employees of the same or lower Bands. Responsible for leading Employees in operational duties or the application of trades, administrative or technical skills.
- **A4.2 Judgement and problem solving:** The nature of the work is clearly defined with procedures well understood. Tasks performed may involve selection from a range of existing techniques, systems, equipment, methods or processes. Guidance is available from more senior staff.
- **A4.3 Specialist knowledge and skills:** Requires demonstrated competence in a number of key skill areas related to major elements of the job. Proficiency in the application of standardised procedures and practices. May also include the operation of tools, plant,

- machinery and/or equipment, commensurate to the requirements of the position. Performance of trades and non-trade tasks incidental to the work.
- **A4.4 Management skills:** Provide Employees with on-the-job training, guidance and basic knowledge of workplace policies and procedures. Positions may lead small groups of Employees at the 'work face'.
- **A4.5 Interpersonal skills:** Positions at this level require effective communication skills to enable them to communicate with clients, other Employees and members of the public and in the resolution of routine and usual matters.
- **A4.6** Qualifications and experience: Qualifications or relevant experience commensurate with the requirements of work in this Band which may be acquired through:
 - (a) Trade Certificate or equivalent;
 - **(b)** Completion of accredited/industry-based training courses equivalent to a Certificate IV (non-trade);
 - **(c)** Knowledge and skills gained through on-the-job training.

BAND 5 (110% relativity)

Band 5 covers technical, administrative and trades Employees undertaking duties and responsibilities in excess of Band 4.

- **A5.1 Authority and accountability:** The exercise of discretion within standard practices and processes and may exercise high precision occupational skills using various specialised techniques, systems, equipment, methods or processes. Positions provide local decisions, direction, leadership and on-the-job training to supervised Employees or groups of Employees.
- **A5.2 Judgement and problem solving:** Skills to solve problems which require assessment of a range of options having elements of complexity in reaching decisions and making recommendations. For supervisors, the work processes often require the quantification of the amount of resources needed to meet those objectives. Assistance may be readily available from other staff in the work area in solving problems.
- **A5.3 Specialist knowledge and skills:** Specialist knowledge in a number of advanced skill areas relating to the more complex elements of post-trades or specialist disciplines either through formal training programmes or on-the-job training.
- **A5.4 Management skills:** May require skills in co-ordinating a team of Employees, to motivate and monitor performance against work outcomes. Positions may lead large groups of Employees at the 'work face'.
- **A5.5 Interpersonal skills:** Persuasive communication skills are required to participate in specialised discussions to resolve issues, including explaining policy to the public and/or others and reconcile different points of view.
- **A5.6 Qualifications and experience**: Positions require thorough working knowledge and experience of all work procedures for the application of technical, trades or administrative skills, based upon suitable certificate or post-certificate-level qualifications which may include:

- (a) post-trade certificate and/or other post-secondary qualification below diploma or degree; or
- **(b)** extensive knowledge and skill gained through on-the-job training commensurate with the requirements of the work in this Band.

BAND 6 (120% relativity)

Band 6 covers administrative, technical or trades Employees undertaking duties and responsibilities in excess of Band 5.

- **A6.1 Authority and accountability:** May be responsible to provide a specialised/technical service and to complete work with elements of complexity. May make internal and external recommendations which represent the Employer to the public and/or other organisations. Employees are accountable for the quality, effectiveness, cost and timeliness of the programs, projects or work plans under their control and for safety and security of the assets being managed.
- **A6.2 Judgement and problem solving:** Judgement and problem solving are made where there is a lack of definition requiring analysis of a number of options. Typical judgements may require variation of work priorities and approaches, some creativity and originality may be required. Guidance and counsel may be available within the time available to make a choice.
- **A6.3 Specialist knowledge and skills:** Positions have advanced knowledge and skills in a number of areas where analysis of complex options is involved.
- **A6.4 Management skills:** May provide higher level supervision of groups of operational, administrative, trades or technical Employees. Employees supervised may be in a number of different work areas, requiring motivation, monitoring, managing and coordination to achieve specific outputs. Positions may require an understanding and implementation of relevant employment policies and practices.
- **A6.5 Interpersonal skills:** Skills to communicate with Employees in lower Bands and the public. Employees in this Band are expected to write detailed and non-standard reports and correspondences in their field of expertise.
- **A6.6 Qualifications and experience:** Positions require working knowledge and experience of all work procedures for the application of technical, trades or administrative skills in the most complex areas of the job and suitable qualifications, which may include:
 - (a) diploma or advanced diploma; or
 - **(b)** appropriate in-house training or equivalent.

BAND 7 (130% relativity)

Band 7 covers specialist technical Employees undertaking duties in excess of Band 6 and entry level for graduate professional Employees.

A7.1 Authority and accountability: Provide professional and/or specialist technical services to complete assignments or projects in consultation with other Employees. May work with a team of Employees requiring the review and approval of more complex elements of the work.

- **A7.2 Judgement and problem solving:** Problems require assessment of a range of options having elements of complexity in reaching decisions and making recommendations. Precedent is available from the Employer's internal sources, and assistance is usually available from other professional and/or specialist technical Employees in the work area.
- **A7.3 Specialist knowledge and skills:** Positions require considerable knowledge and a level of skill in a specific area to resolve issues having elements of complexity which may not be clearly defined.
- **A7.4 Management skills:** May manage minor projects involving Employees in lower Bands and other resources.
- **A7.5 Interpersonal skills:** Persuasive skills are required to participate in technical discussions to resolve problems, explain policy and reconcile viewpoints. Employees may write reports in the field of their expertise and/or prepare external correspondence.
- **A7.6 Qualifications and experience:** Skills and knowledge needed are beyond those normally acquired through the completion of secondary education alone and normally acquired through completion of a degree with little or no relevant work experience, or a diploma with considerable work experience.

BAND 8 (145% relativity)

Band 8 covers professionals/specialists' positions that provide both advisory and project management responsibilities in excess of Band 7. The positions in Band 8 generally have a major impact upon the day-to-day operations of a function, department or work area of the Employer.

- **A8.1** Authority and accountability: Provides a specialist service in the completion of work and/or projects which have elements of complexity (composed of many parts that may be more conceptual than definite).
- **A8.2 Judgement and problem solving:** Positions require the interpretation of information and development of suitable procedures to achieve satisfactory outcomes. The nature of the work is usually specialised with methods, procedures and processes developed from theory or precedent. Decision making requires analysis of data to reach decisions and/or determine progress.
- **A8.3 Specialist knowledge and skills:** Positions require the application of extensive knowledge and a high level of skill in a specific area to resolve issues having elements of complexity.
- **A8.4 Management skills:** May manage more complex projects involving people and other resources.
- **A8.5 Interpersonal skills:** Interpersonal skills in leading and motivating Employees in different teams/locations may be required, as well as persuasive skills to resolve problems or provide specialised advice.
- **A8.6 Qualifications and experience:** Positions at this level would have supplemented base level professional qualifications with additional skills training. Considerable practical experience or skills training would be required to effectively control key elements of the job.

BAND 9 (160% relativity)

Band 9 covers senior and experienced professionals undertaking duties and responsibilities in excess of Band 8. Positions at this Band involve key specialists in a specific field and undertake a management function.

- **A9.1 Authority and accountability:** Accountable for the effective management of major sections or projects within their area of expertise. Provides a professional advisory role to people within or outside the Employer on major areas of policy or on key issues of significance to the organisation. Such advice may commit the Employer and have significant impact upon external parties dealing with the Employer. The position's influence would have an important role in the overall performance of the function.
- **A9.2 Judgement and problem solving:** Positions would have a high level of independence and would determine and/or oversee the framework for problem solving or set strategic plans. At this level, the position may represent management or the Employer in the resolution of problems.
- **A9.3 Specialist knowledge and skills:** Positions require knowledge and skills for the direction and control of a key function of the Employer or major functions within a department. Positions require expert knowledge and skills involving elements of creativity and innovation in addressing and resolving major issues.
- **A9.4 Management skills:** Positions may direct professional or other staff in the planning, implementation and review of major programs, as well as participating as a key member of a functional team. Positions at this level may also be required to manage staff, resolve operational problems and participate in a discrete management team to resolve key problems.
- A9.5 Interpersonal skills: Interpersonal skills in leading and motivating staff will be required at this level. Positions require the ability to persuade, convince or negotiate with staff, clients, members of the public, tribunals and persons in other organisations in the pursuit and achievement of specific and set objectives. Communication skills may be required to enable provision of key advice both within and outside the Employer and to liaise with external bodies.
- **A9.6** Qualifications and experience: Positions will have a relevant degree or equivalent with extensive practical experience.

BAND 10 (180% relativity)

Band 10 positions can be described as those which have a management focus upon the attainment of operational and strategic objectives.

- **A10.1 Authority and accountability:** Make determinative decisions and is accountable under delegated authority. Influences day-to-day and/or strategic direction of a department. May lead development and/or implementation of policy.
- **A10.2 Judgement and problem solving:** Resolution of problems, which requires analytic reasoning and integration of wide-ranging and complex information. High level of independence in determining direction and approach to issues.

- **A10.3 Specialist knowledge and skills:** Positions require the application of a range of specialist knowledge and skills, including relevant legislation, policies and other areas of precedent.
- A10.4 Management skills: Application of developed management skills to establish and/or monitor goals and objectives. Manage Employees, budgets, work programs or major projects of the Employer or a department utilising leadership, evaluation and monitoring skills to facilitate achievement of objectives. Ability to generate innovative approaches to more effectively deploy resources, meet changing circumstances and improve services.
- **A10.5** Interpersonal skills: Positions at this Band are required to use highly developed interpersonal skills to influence, persuade and/or motivate others to achieve objectives critical to the Employer and to resolve conflict.
- **A10.6 Qualifications and experience:** Positions require a relevant degree or equivalent and management experience.

BAND 11 (210% relativity)

Band 11 positions can be described as those which have a management focus upon the attainment of operational and strategic objectives undertaking duties and responsibilities at a higher level than Band 10.

- **A11.1 Authority and accountability:** Make determinative decisions and is accountable under delegated authority. Influences day-to-day and/or strategic direction of a department. Leads policy development and implementation.
- **A11.2 Judgement and problem solving:** Resolution of problems, which require highly analytic reasoning and integration of wide-ranging and complex information. High level of independence in determining direction and approach to issues.
- **A11.3 Specialist knowledge and skills:** Positions require the application of a wide range of specialist knowledge and skills, including relevant legislation and policies and other areas of precedent.
- **A11.4 Management skills:** Application of highly developed management skills to establish and/or monitor goals and objectives. Manage Employees, budgets, work programs or major projects of the Employer or a department utilising leadership, evaluation and monitoring skills to facilitate achievement of objectives. Ability to generate innovative approaches to more effectively deploy resources, meet changing circumstances and improve services.
- **A11.5** Interpersonal skills: Positions at this Band are required to use highly developed interpersonal skills to influence, persuade and/or motivate others to achieve objectives critical to the Employer and to resolve complex conflict situations.
- **A11.6 Qualifications and experience:** Positions require a relevant degree or equivalent and significant management experience.

SCHEDULE 2 - RATES OF PAY

Base rate of pay for Ordinary Hours

The base rate of pay per Ordinary Hour for each classification is set out in the below table:

Band	Level	Rate at Commencement of Agreement		Commencement after 1 July		3% on the first full pay period on or after 1 July 2024	
Band 3	All	\$	60,954.49	\$ 63,697.44	\$	65,608.37	
Band 3	Α	\$	61,586.86	\$ 64,358.27	\$	66,289.02	
Band 4	All	\$	62,290.98	\$ 65,094.07	\$	67,046.90	
Band 4	Α	\$	64,002.24	\$ 66,882.34	\$	68,888.81	
Band 5	All	\$	64,954.25	\$ 67,877.19	\$	69,913.51	
Band 5	Α	\$	66,353.71	\$ 69,339.63	\$	71,419.82	
Band 6	All	\$	67,818.93	\$ 70,870.78	\$	72,996.91	
Band 6	Α	\$	67,882.94	\$ 70,937.67	\$	73,065.80	
Band 7	All	\$	68,939.47	\$ 72,041.75	\$	74,203.00	
Band 7	Α	\$	71,281.94	\$ 74,489.63	\$	76,724.32	
Band 8	All	\$	72,429.81	\$ 75,689.15	\$	77,959.83	
Band 8	Α	\$	73,577.70	\$ 76,888.70	\$	79,195.36	
Band 9	All	\$	74,722.12	\$ 78,084.62	\$	80,427.15	
Band 9	2	\$	81,083.02	\$ 84,731.76	\$	87,273.71	
Band 9	Α	\$	81,837.43	\$ 85,520.11	\$	88,085.72	
Band 9	3	\$	84,630.48	\$ 88,438.85	\$	91,092.02	
Band 9	4	\$	86,144.48	\$ 90,020.98	\$	92,721.61	

Junior Rates

Junior Employees will be paid the following percentage of the appropriate wage rate set out above as follows:

Age	% of weekly base rate of page
Under 17 years of age	55
17 years of age	65
18 years of age	75
19 years of age	85
20 years of age	95

In situations where a junior Employee demonstrates to the satisfaction of the Chief Executive Officer, the ability to perform at a satisfactory level in regard to the duties being performed and the relevant classification level, the Employer will pay 100% of the relevant base rate.

Apprentice Rates

The weekly minimum wage rates for apprentices are as follows:

(1) Four-year apprenticeships

1st year 60% of Level D4A
2nd year 70% of Level D4A
3rd year 80% of Level D4A
4th year 90% of Level D4A

(2) Three-year apprenticeships

1st year 60% of Level D4A 2nd year 70% of Level D4A 3rd year 90% of Level D4A

Traineeship Rates

Apprentices will be paid a percentage of the Level A1 rate, dependent on the traineeship enrolled in and resulting qualification, as follows:

Qualification Level	%
Certificate I	70
Certificate II	75
Certificate III	80
Certificate IV	85