

QUEENSLAND INDUSTRIAL RELATIONS COMMISSION

Industrial Relations Act 1999

QUEENSLAND FIRE AND RESCUE SERVICE INTERIM AWARD - STATE 2003

(Gazette, 20 June 2003)

PURSUANT to the Declaration of the Commission as to a General Ruling made on 24 August 2007, the said Award is amended as follows as from 1 September 2007:

1. By deleting clauses 5.3.1 to 5.3.4 and inserting the following in lieu thereof:

5.3.1 The following salaries shall be the fortnightly base rates payable for classifications levels FP01 and FP02 employees in the Eastern District of the Southern Division:

Current Classification		Per Fortnight \$
FP01	PP1	1,142.00
FP01	PP2	1,244.00
FP01	PP3	1,326.00
FP01	PP4	1,402.00
FP01	PP5	1,462.00
FP02	PP1	1,613.00
FP02	PP2	1,653.00
FP02	PP3	1,697.70

5.3.2 The following salaries shall be the annual rate payable for classifications levels FP03, FP04 and FP05 employees in the Eastern District of the Southern Division and shall be paid for all purposes of the Award:

Classification		Salary Per Annum \$
FP03	PP1	51,116
	PP2	52,516
	PP3	53,871
FP04	PP1	58,648
	PP2	59,831
	PP3	61,014
FP05		73,183

5.3.3 The following salaries shall be the fortnightly base rates payable for Classification Levels BAO1 and BAO2 employees in the Eastern District of the Southern Division.

Current Classification		Per Fortnight \$
BAO1		2,414.30
BAO2		2,489.20

5.3.4 The rates of pay in this Award are intended to include the arbitrated wage adjustment payable under the 1 September 2007 Declaration of General Ruling and earlier Safety Net Adjustments and arbitrated wage adjustments. [Disputed cases are to be referred to the Vice President.] This arbitrated wage adjustment may be offset against any equivalent amount in rates of pay received by employees whose wages and conditions of employment are regulated by this Award which are above the wage rates prescribed in the Award. Such payments include wages payable pursuant to certified agreements, currently operating enterprise flexibility agreements, Queensland workplace agreements, award amendments to give effect to enterprise agreements and overaward arrangements. Absorption which is contrary to the terms of an agreement is not required.

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

2. By deleting from the clauses listed in the first column of the Schedule, the amount in the second column, and inserting the amount in the third column in lieu thereof:

<u>Column 1</u>	<u>Column 2</u>	<u>Column 3</u>
5.4.3	\$ 1.13	\$ 1.18

Dated 31 August 2007.

G.D. SAVILL,
Registrar.

Government Printer, Queensland

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