

QUEENSLAND INDUSTRIAL RELATIONS COMMISSION

Industrial Relations Act 2016

Hinchinbrook Shire Council Operational Employees (Stream B and C) Certified Agreement
2023

Matter No. B/2024/44

CASUAL LOADING GENERAL RULING 2024

Reprint of Certified Agreement

Following the general ruling made by the Commission in the 2024 Casual Loading application, the *Hinchinbrook Shire Council Operational Employees (Stream B and C) Certified Agreement 2023* is hereby reprinted, under s 980 of the *Industrial Relations Act 2016*.

I hereby certify that the Agreement contained herein is a true and correct copy of the *Hinchinbrook Shire Council Operational Employees (Stream B and C) Certified Agreement 2023* as at 23 September 2024.

Name of agreement: *Hinchinbrook Shire Council Operational Employees (Stream B and C) Certified Agreement 2023*

Operative date of the agreement reprint: 23 September 2024

Operative date of agreement: 30 April 2024

By the Registrar

M. SHELLEY

19 November 2024



OPERATIONAL EMPLOYEES (STREAM B & C) CERTIFIED AGREEMENT 2023

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PART ONE PRELIMINARY

1.1. TITLE

This Agreement shall be known as Hinchinbrook Shire Council Operational Employees (Stream B and C) Certified Agreement 2023, herein after referred to as the “Agreement”.

1.2. DATE AND PERIOD OF OPERATION

This Agreement will formally operate for a period of three years commencing from the date of certification by the Queensland Industrial Relations Commission and will nominally expire on 1 October 2026.

This agreement will continue to operate until it is terminated or replaced subject to the provisions of the Industrial Relations Act 2016.

1.3. RELATIONSHIP OF AGREEMENT TO PARENT AWARDS

This Agreement shall be read and applied in conjunction with the terms of the parent awards listed below as they stood at the certification date of this Agreement. Provided that where there is any inconsistency between the terms of this Agreement and the terms of the parent awards listed below, as they stood at the date of certification of this agreement, the terms of this Agreement shall take precedence to the extent of the inconsistency. Where this agreement is silent on any matter the relevant Award conditions shall apply.

The parent Awards include:

- a) Queensland Local Government Industry (Stream B) Award – State 2017
- b) Queensland Local Government Industry (Stream C) Award – State 2017
- c) Training Wage Award –State 2012 (Queensland)

It is agreed that all terms and conditions of the parent Awards, other than altered by this Agreement, are preserved for the duration of this Agreement.

1.4. APPLICATION OF AGREEMENT AND PARTIES BOUND

This Certified Agreement shall apply to employees covered under the parent Awards and be binding on the Unions who are parties to this Agreement, Hinchinbrook Shire Council (Council) and all of its employees (except where specifically excluded in this agreement).

The parties entering into this Agreement, and bound by it include:

- HSC** Hinchinbrook Shire Council, also referred to as “Council”, ABN 46 291971 168.
- AWU:** The Australian Workers’ Union of Employees, Queensland, ABN 54 942 536 069.
- CFMEU:** The Construction, Forestry, Mining & Energy Industrial Union of Employees, Queensland,
ABN 73 089 711 903.
- AMWU:** Automotive, Metals, Engineering, Printing and Kindred Industries Industrial Union of Employees, Queensland, ABN 59 459 725 116.
- PGEU:** Plumbers & Gasfitters Employees’ Union Queensland, Union of Employees, ABN 51 918 867 235.
- QSU:** Queensland Services, Industrial Union of Employees, ABN 86 351 665 635.

1.5. DEFINITIONS

The Act shall mean the Queensland Industrial Relations Act 2016 unless otherwise mentioned.

Agreement means the *Hinchinbrook Shire Council Operational Employees (Stream B and C) Certified Agreement 2023*

QLGIA: *Queensland Local Government Industry Award – State 2017 (Stream B and Stream C).*

Stream B Employee: An employee covered by the Divisions of Stream B of QLGIA State 2017.

Stream C Employee: An employee covered by the Divisions of Stream C of QLGIA State 2017.

CPI: Refers to Australian Bureau of Statistics Consumer Price Index for all Capital Cities.

Consultation shall mean where the parties to this agreement meet to discuss matters of mutual interest through an open communication process and an exchange of ideas and information. To avoid doubt on occasion consultation may not lead to agreement or endorsement.

Employees shall have the same processes meaning as cited in the *Industrial Relations Act 2016*.

QIRC means the Queensland Industrial Relations Commission.

QES means Queensland Employment Standards.

Unions means those parties bound to the Agreement as per clause 1.4.

Hinchinbrook Shire Council will be known as Council.

Immediate family shall mean a spouse including a former spouse, a defacto spouse or a former defacto spouse of the employee, a child or an adult child including an adopted child, a foster child and ex foster child, a step child or an ex nuptial child, parent, grandparent, grandchild or sibling of the employee or spouse of the employee. For the purpose of this; spouse shall include same sex partners.

1.6. NO EXTRA CLAIMS

The parties to this Certified Agreement agree that its terms represent a full and final settlement of all wages and conditions of employment for the life of this Agreement. During the life of this Agreement the parties will not seek any further claim/s for any industrial matter/s relating to wages or conditions, except those specifically provided for in this Agreement.

This clause shall not prevent the parties from applying variations to the quantum of award-based allowances which occur during the life of this Agreement.

1.7. AGREEMENT TO BE DISPLAYED

Copies of this Agreement shall be displayed on all Employee Notice Boards, the Employee newsletter 'Grapevine' and Council's intranet. Copies will be readily accessible to all employees and parties covered by this Agreement.

1.8. PURPOSE AND OBJECTIVES OF THE AGREEMENT

This agreement facilitates a workplace that is responsive to a changing environment and the need to adapt and operate effectively. Council must be able to meet the pressures from the community and to respond to changing legislation so as to maximise productivity and efficiency in our operations.

The parties are committed to the following:

- Improved Council competitiveness with private enterprise to ensure Council maintains a

- viable and effective workforce;
- Provide individual and workplace flexibility to facilitate efficiency and productivity;
- Promote a harmonious and productive work environment through cooperation and consultation;
- Undertake an annual staff satisfaction survey and communicate results and action plans arising from the survey;
- Attraction and retention of skilled employees and filling of vacancies (as operationally required), as far as reasonably practicable;
- Commit to maintaining a safe and healthy working environment;
- Skilling and supporting employees to build an effective workforce;
- Adhering to the Customer Service Charter response times.

This Agreement shall not operate to cause an employee to suffer a reduction in ordinary time earnings, or departures from the standards of the Queensland Employment Standards in regard to hours of work, annual leave with pay or long service leave with pay.

1.9. NEGOTIATION TEAM

A negotiating team has been established for the purpose of negotiating an Agreement, in accordance with the Act. This team is formed upon commencement of any round of negotiations until negotiations for that certified agreement conclude.

The negotiating team comprises management representatives, nominated employee union delegates from each Union and the Union Organisers party to the Agreement. Nominated reserve representatives for each employee union delegate are recommended.

Any negotiating team appointed ahead of the expiry of this Agreement shall hold discussions in relation to the renegotiation of a new Agreement six (6) months prior to the expiration of this Agreement. In its renegotiation the parties agree to negotiate collectively in respect of all its employees and their nominated representatives for the purposes of making a new Agreement. The responsibility for the implementation of this Agreement rests with the Chief Executive Officer and Executive Management Team.

1.10. NEW AGREEMENT TRAINING

To ensure the management, supervisory staff and other relevant employees understand the intent and application of the Agreement, an education program relating to this Agreement and the parent Awards shall be facilitated through training of the above mentioned staff through Joint Consultative Committee Meetings and Tool Box Meetings or any other form of training required, as determined by the CEO, following certification of the Agreement by the QIRC.

2. PART TWO CONSULTATION AND DISPUTE RESOLUTION

2.1. JOINT CONSULTATIVE COMMITTEE

The purpose of Council's Joint Consultative Committee (JCC) is to enable a consultative forum comprising of management representatives and employee union delegates and where relevant, their Union or Unions to consult on broad matters arising from the Agreement which impact large numbers of employees or a large number of employees of a particular work group. Management will be responsible for regular review of Human Resource Policies, with consultation with Union representatives on substantial changes to the policies occurring via the JCC. High level quarterly workplace statistics such as permanent, fixed term and contract employee numbers, age profile etc, will also be shared by Management at the JCC.

The JCC should meet at least quarterly, or by request, and meetings will be held during paid working time. As soon as practicable after the commencement of this Agreement, the JCC is to form and decide how it will operate within the parameters of this clause.

Management representatives will be determined by the Chief Executive Officer but shall usually include the Human Resources (HR) Coordinator to oversee and provide advice. Employee union delegates will be members of JCC who will select their representatives and these should, as far as possible, reflect union membership party to the agreement. Any other matters are to be referred to the dispute resolution process as appropriate.

All employees have the opportunity to raise an issue arising out of the Agreement through any committee representative. Employees are encouraged in the first instance to discuss any concerns with their direct Supervisor or Manager where possible.

'Consultation' for the purpose of this clause shall mean a reasonable opportunity for employee delegates to provide feedback and input into a proposal before a final decision is made, and for Council to consider such feedback and to accommodate suggestions where appropriate. This will include review of Human Resource Policies that impact on employees. Consultation does not require mutual agreement on the employer's course of action.

The Notification of Change Clause may be invoked separately to the JCC; for example, in the case of potential redundancies where matters will be discussed with affected persons.

2.2. GRIEVANCE AND DISPUTE SETTLEMENT

Effective communication between employees and management is a pre-requisite to good industrial relations and the following procedure is set down in order that any grievances or disputes may be resolved quickly to maintain effective and sound working relationships.

Level 1

The matter is to be discussed by the employee's union representative and/or the employee/s concerned (where appropriate) and the immediate supervisor in the first instance. If the complainant is unable to discuss the grievance with their Supervisor/Manager because they are implicated in the grievance, the complainant may commence the procedure at Level 2. The discussion should take place within 24 hours and the procedure should not extend beyond 7 days.

Level 2

If the matter is not resolved at Level 1 it shall be referred by the union representative and/or the employee/s to the appropriate management representative, which may include Human Resources, who shall arrange a conference of the relevant parties to discuss the matter. This process should not extend beyond 7 days.

Level 3

If the matter is not resolved at Level 2, it may be referred to the CEO for discussion and appropriate action. This process should not exceed 14 days.

Level 4

If the matter is not resolved at Level 3, then it may be referred by either party to the QIRC.

Where the grievance involves allegations of sexual harassment an employee should commence the procedure at Level 3.

2.3. CONTINUATION OF WORK WHILE GRIEVANCE/DISPUTE IS BEING PROCESSED

Despite any grievance or dispute in relation to the operation of this Agreement, whilst the dispute procedure is being followed normal work will continue in the usual manner whilst the above procedures are carried out, except where there is a genuine risk to health and/or safety. Whilst the dispute procedure is being followed, the continuation of work and customary work practices (status quo) shall prevail until such time as a settlement is reached. No party shall be prejudiced as to the final settlement by the continuation of work.

An employee must comply with any reasonable directive given by her/his Manager to perform alternative work, either at the same or another workplace. Work must be appropriate for the employee to perform. Queensland Workplace Health and Safety laws shall apply.

At any time through the process, an employee can engage their union or chosen representative to represent them.

2.4. JOB SECURITY/CONSULTATION AND REDUNDANCY

2.4.1. EMPLOYMENT SECURITY

The Council is committed to security of employment for current permanent and permanent part-time employees and is committed to continually improving the job security of employees by:

- a) Training and educating employees and providing retraining;
- b) Career development and equal opportunity;
- c) Using natural attrition and relocation within the workplace, after consultation, is preferred to retrenchment or redundancy;
- d) The Council continuing to manage its workforce in order to minimise the need for involuntary labour reductions in the future and ensuring that the use of contractors and sub-contractors does not threaten established staff levels.

Where job viability is affected and redeployment and retraining options have been exhausted, any termination of employment which may be necessitated as a result of changes in work practices shall be achieved in accordance with all relevant Award provisions and this Agreement.

Nothing in this clause shall override provisions of Council's disciplinary policies and procedures, nor the rights and obligations of Council and employees under relevant parent Award and legislation relating to disciplinary matters.

2.4.2. EQUAL EMPLOYMENT OPPORTUNITY

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

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

The Council is committed to equal remuneration for work of equal or comparable value.

2.4.3. MULTI SKILLING

It is agreed that parties to this Agreement are committed to multi-skilling in order to:

- a) Provide greater job satisfaction and possible access to a wider range of jobs for

employees; and

- b) Provide opportunity for greater efficiencies in a flexible work environment by widening the breadth of employee's skills.

2.4.4. CONSULTATION PROCESS NOTIFICATION OF CHANGE

Before making a definite decision to introduce major changes in production, program, organisation, structure or technology that are likely to have significant effects on employees, Council shall notify the employees who may be effected by the proposed changes and the relevant Unions.

"Significant effects" include termination of employment, major changes in the composition, operation or size of Councils' workforce or in the skills required; the elimination or diminishing of job opportunities, promotion opportunities or job tenure; the alteration of hours of work; the need for retraining or transfer of employees to other work or locations and the restructuring of jobs. Provided that where the Award or Certified Agreement makes provision for alteration of any of the matters referred to herein an alteration shall be deemed not to have significant effect.

Council shall discuss with the employees affected, and where relevant their Union or Unions, any proposed introduction of the changes, the effects the changes are likely to have on affected employees, reasonable and practicable measures to avoid or minimise the adverse effects of such changes on employees.

For the purposes of such discussion, Council shall provide in writing to the employees concerned and, where relevant, their Union or Unions who are a party to Council's Certified Agreement, all relevant information about the changes including the nature of the changes proposed; the expected effects of the changes on employees and any other matters likely to have a significant effect on employees provided that Council shall not be required to disclose confidential information, the disclosure of which would be detrimental to Council's interests.

In the case of potential redundancies, this clause must be read in conjunction with clause 8.4 – Redundancies.

2.4.5. CONTRACTING OUT

Council will continue to use its own employees where competitive levels of quality, service, efficiency, cost effectiveness and value for money are demonstrated. Council prefers to use its own capable, competent and committed employees to provide services which satisfy the needs of customers and provide value for money. Council will directly engage employees on a permanent full time, part time and/or casual basis and will continue to develop and maintain critical skills within the organisation. Employees are committed to improving work practices and ensuring our competitiveness. Working together, we will encourage and support internal providers to develop and maintain commercially viable and competitive services.

The impact on sustainable employment of existing employees will be considered when exploring any proposal to use external providers to deliver services which are currently provided by Council employees.

Council reserves the right to contract out or to lease out current services in the following circumstances:

- Where funding from State or Commonwealth governments, such as for construction, reconstruction or natural disaster recovery, is conditional and cannot be applied to normal work by permanent employees;
- In the event of shortages of skilled staff and resources;
- The lack of available infrastructure capital and the cost of providing technology;
- Any extraordinary or unforeseen circumstances; or
- That it is in the public interest that such services should be contracted out.

Where Council seeks to make a strategic decision in relation to contracting out (of an entire function or specific work functions) the relevant unions will be formally advised in writing and consulted as early as possible. The need to consult does not apply where Council is supplementing service delivery by engaging additional contractors of works and services. As part of the consultation process, information will be provided supporting Council's decision. It is the responsibility of all parties to participate fully in discussions on any proposals to outsource any of Council's functions.

The employer will provide to the relevant Unions the following information in writing;

- Information outlining why the service cannot continue to be delivered by Council;
- How the proposed initiative will improve Council service delivery;
- Communication strategy to manage the impact on Council existing workforce including transition plans for deployment, redeployment and training.

If, after consultation as outlined above, employees are affected by the necessity to outsource any functions currently performed by the employer's permanent employees, Council will follow the Notification of Change procedure outlined in this document.

If a service is already outsourced by contract at the time of signing of this Agreement, then that service will not be affected by this clause for the life of that contract.

3. PART THREE EMPLOYMENT RELATIONSHIP AND RELATED ARRANGEMENTS

3.1. EMPLOYMENT CATEGORIES

Council shall engage a person as an employee on terms that correspond with a type of employment prescribed within this clause and in accordance with the relevant Awards. The types of employment defined under Part 3.3 are a summary of Award provisions which do not vary the underlying Awards.

3.2. PROBATION

Employment of new employees (except for casuals) is subject to satisfactory completion of probation. It is Council's aim that Managers review performance during probation on an ongoing basis and one documented review is to be held between the employee and the Supervisor in the final week of probation to determine whether the employee's employment is confirmed. Council also expects the employee to seek feedback on their performance during probation, if they need it.

The probationary period is three (3) months. This may be extended up to an additional three (3) months under exceptional circumstances, where there is a need to continue to assess the employee's suitability in the position.

Where an employee is absent from work on permitted leave without pay or extended personal leave the employer shall retain the option of extending the employees probationary period for that amount of leave taken. For the purpose of this clause 'extended personal leave' shall mean personal leave taken in excess of ten (10) working days.

As a condition incidental to employment on probation, an employee shall be advised of, and given an opportunity to make response to, any adverse material about the employee which the employer intends to take into account in a decision to terminate the employment upon or before the expiry of the probationary period.

Maximum term contracts of six (6) months or longer will attract a probation period of three (3) months.

For those employed on an apprenticeship arrangement, the duration of probationary period will apply as per the apprenticeship training contract.

To avoid doubt, probation does not apply to existing employees appointed to another position or extension of contract within Council where probation has already been served; however, any unserved balance of probation may be applied.

3.3. TYPES OF EMPLOYMENT

3.3.1. FULLTIME

Full-time employment means employment which requires the employee to work thirty eight (38) hours per week for employees under Stream B and C, or such ordinary hours as determined in accordance with this Agreement. Fulltime employment does not include part time/job share, casual or fixed term employment as defined by this Agreement.

3.3.2. PART TIME

A part time employee is one who is engaged to work a regular pattern of ordinary hours each week or fortnight that are less than the ordinary hours worked by an equivalent fulltime employee as required by the relevant parent award.

It is agreed that the awards are varied to the extent that by mutual agreement in writing, part time Officers shall be allowed to work for six (6) consecutive hours provided that if they are required to work beyond six (6) hours, a crib break of thirty (30) minutes, which shall not be counted as time worked, shall be taken at the commencement of the sixth hour. Penalty rates will apply if the employee exceeds the 38hrs per week.

3.3.3. CASUAL

A casual employee is as defined by the relevant Award Streams. A casual employee is engaged by the hour (subject to minimum call out periods) with employment that is subject to termination at any time without notice subject to payment of any applicable minimum engagement period.

Key features of casual employment are:

- Casual weekly hours are less than the maximum ordinary working hours applicable to full time employees;
- Casual employees are paid a casual loading per hour in lieu of leave entitlements;
- Minimum periods of engagement apply as per the relevant Award Streams;
- It is stipulated at the commencement of the engagement that the employment is casual;
- In the rare event a casual achieves long service entitlement, they are entitled to it;
- Long term casuals are entitled to some forms of unpaid leave, as specified in the relevant Awards.

It is agreed that upon certification of this agreement, that once employed, an employee and their Supervisor/Manager may mutually agree in writing for a period of time or permanently that a casual employee may work up to a maximum of 7.6 hours per day and these hours will be treated as ordinary hours with no penalties applicable. Penalty rates will apply if the employee exceeds the 38hrs per week.

For each ordinary hour worked a casual employee shall be paid no less than 1/38th of the minimum weekly rate of pay for their classification plus a casual loading as follows:
Streams B and C Casual loading on hourly rate is 25%.

3.3.4. CASUAL CONVERSION

Casual employees who have been employed for consistent hours for a period in excess of six (6)

months will be provided with the opportunity to apply for appointment on a permanent basis. In considering these applications, the Council will not unreasonably refuse, providing:

- a) management believes a continuing need for the role exists; and
- b) the agreed scheduled hours are at ordinary time.

3.3.5. MIXED CONTRACTS OF EMPLOYMENT

It is agreed that in addition to the provisions of their primary contracts of employment, part time or casual employees may be engaged on a secondary contract either on a casual or part time basis in a separate engagement in a different Department of Council. Such engagement shall be subject to the following conditions:

- a) That both Managers are mutually agreeable to the arrangement and Council cannot foresee any conflict of interest in duties or workplace health and safety issues (e.g., working hours);
- b) That work required to be performed in a separate engagement is not within the primary contract of employment position/job description of the employee concerned and it is treated and paid according to the relevant contract;
- c) The total ordinary hours worked across both contracts will not exceed the full-time equivalent hours;
- d) Under each contract where ordinary hours are exceeded, the relevant Award penalties apply;
- e) The separate engagement is to meet a specific purpose;
- f) The separate engagement enables the employee to attain additional remuneration and/or skills;
- g) The separate engagement must be at the request of the employee and be subject to mutual agreement between Council and the employee concerned;
- h) The separate engagement is not designed to avoid overtime obligations, but genuinely meets the tests set out in items (b) to (f) above;
- i) Any decision must be based on reasonable operating requirements of Council.

In considering a request from an employee who has previously had their hours reduced due to a right to request relating to returning to work on a part time basis until their child reaches school age, Council must take this into consideration as to whether the arrangement still applies and whether the additional work should reasonably be performed in their current department.

3.3.6. MAXIMUM EMPLOYMENT

Maximum Term employment means employment for a specified period of time or for a specified task. Maximum term appointments may be considered:

- a) For the completion of a specific task(s) or project;
- b) To relieve a vacant position arising from an employee taking leave;
- c) For the temporary provision of specialist skills that are not available within the organisation;
- d) To fill short term vacancies during the recruitment and selection process, resulting from the resignation of a permanent employee;
- e) Where there is significant uncertainty about the funding which underwrites the position;
- f) Where the supply and demand trends in the work area are genuinely unclear;
- g) To meet emergent peaks in demand where the use of labour hire or casual labour is less appropriate;
- h) As stipulated in any relevant parent Award.

Maximum term appointments should not fill an ongoing position or carry out work associated with ongoing functions within Council, except to replace an employee in circumstances specified in clauses b) and d).

An officer employed on a maximum term basis shall have access to the review and annual increments on the same basis as a permanent employee under the relevant Award.

3.3.7. JOB SHARE

This type of employment provides the option for two employees to work reduced hours and to share one full time job (maximum of 38) ordinary hours per week. While job share would appear to be part time employment it is not. The salary is divided across the two partners however personal entitlements (e.g. annual leave, personal leave etc.) apply to each job share partner as they would normally.

3.3.8. APPRENTICES

Council shall continue to offer Apprenticeships where appropriate.

Employment involves arrangements made through specific providers or with individuals directly, whereby the student engages in supported training and work.

The terms of employment for apprentices shall be as required by the Vocational Education and Training (Commonwealth Powers) Act 2012, Further Education and Training Act 2014, and the relevant Awards.

3.4. ANTI DISCRIMINATION

The parties to this agreement agree that it is their intention to achieve the purpose in section six (6) of the Anti Discrimination Act 1991 which is to respect and value the diversity of the work force by helping to prevent and eliminate discrimination at their enterprise on the basis of race, colour, sex, sexual preference, age, physical or mental disability, marital status, family responsibilities, pregnancy, religion, culture, political opinions, natural attraction or social origin as well as anti-discrimination provisions applicable in Commonwealth and other State Legislation.

4. PART FOUR WAGES AND WAGE RELATED MATTERS

4.1. PAYMENT OF WAGES

Subject to the completion and the approval of an employee's timesheet by their immediate Supervisor or Department Manager, wages will be paid on the nominated pay day deposited by electronic funds transfer into the bank account(s) of choice.

4.2. ANNUAL WAGE INCREASES

Employees whose conditions of employment are covered by this Agreement shall receive over the life of this Agreement remuneration as detailed in Schedule A.

Wage increases will apply as follows:

1. A "wage uplift" of \$3,500 to be applied to the base annual wage of each classification, from the first full fortnightly pay period commencing 1 October 2023;
2. A 5% back pay on certification, from the first full fortnightly pay period commencing 1 October 2023. The 5% increase shall be applied following the "wage uplift" detailed at Clause 4.2(1);
3. A 4.5% wage increase from the first full fortnightly pay period commencing 1 October 2024; and
4. A 4.5% further wage increase from the first fortnightly pay period commencing 1 October 2025.

4.2.1. APPRENTICE RATES

Apprentices will be paid in accordance with the appropriate percentage as defined by the Order - Apprentices' and Trainees' Wages and Conditions (Excluding Certain Queensland Government

Entities) 2003 and contained in Schedule A of this Agreement.

4.2.2. JUNIOR RATES

Rates for junior employees will be applied in accordance with the relevant Award Streams which covers the employment of the junior.

Stream B

Age of employee	% of minimum adult Award rate
Under 18 years of age	60
18 and under 19 years of age	75

Stream C

Age of employee	% of C12 Award rate
under 17 years of age	55
17 and under 18 years of age	65
18 and under 19 years of age	75
19 and under 20 years of age	85
20 years of age and over	100

4.3. SUPERANNUATION

Council shall provide a superannuation benefit to all eligible Employees engaged under the terms of this Agreement, as prescribed by the *Local Government Act 2009* in accordance with the terms of the Local Government Superannuation Scheme. Council will continue to pay the additional 0.5% employer superannuation contribution to contributing members.

Contributions made in accordance with this clause will be made to a complying fund as nominated by the employee at the commencement of their employment. Where the employee does not choose a fund, superannuation payments will be made by Council to Brighter Super as the default fund.

4.4. SALARY SACRIFICE

The employer provides employees with salary sacrifice opportunities (including superannuation) to maximize their remuneration benefits. The employee's right to sacrifice a part (or the total) of their salary or wage shall be subject to any Commonwealth taxation laws affecting salary sacrifice arrangements or rulings of the Australian Taxation Office in relation to salary sacrifice arrangements which may be introduced or amended from time to time during the term of this Agreement.

The salary of the employee for the purpose of any allowances or payments which are directly related to the employee's salary shall be the pre salary sacrifice rate of pay that is the salary set out in this Agreement and subsequently increased in accordance with this Agreement.

Council recommends employees consult a taxation adviser to ensure any possible Taxation and Fringe Benefits Tax implications are understood. Fringe Benefits Tax is reportable as per Australian Taxation Office requirements.

4.5. FINAL TRIM GRADER OPERATORS

It is agreed that positions of Final Trim Grader Operator are established in accordance with Council's needs. Employees appointed to Final Trim Grader Operator positions are Stream B employees, paid at Level 7 of the Award.

4.6. ALLOWANCES

4.6.1. CONSTRUCTION AND ON SITE ALLOWANCE

Construction Allowance as prescribed under the QLGIA Stream B shall be paid to all employees who are required to work in conditions as described under Clause 13.2 (Stream B) and Clause 13.7 and 13.8 (Stream C) of that Award.

4.6.2. LIVE SEWER WORK ALLOWANCE

Live Sewer Work Allowance as prescribed under the QLGIA Stream B shall be paid to all employees who are required to work in conditions as described under Clause 13.12 of that Award.

4.6.3. WARRENS HILL WASTE FACILITY MECHANICAL REPAIR ALLOWANCE

Mechanics engaged in performing repairs on Council Plant at the Warrens Hill Waste Facility shall, during ordinary hours, be paid at the rate of time and a half for all time so engaged.

During overtime or on weekends or public holidays Council employed Mechanics shall be paid one half of the ordinary hourly rate in addition to the relevant overtime, weekend or public holiday rate for all time engaged in performing repairs on Council Plant at the Warrens Hill Waste Facility.

The term 'waste' shall mean contact with rubbish, dirty conditions, dust and wetness, and noxious fumes during engagement at the Warrens Hill Waste Facility.

The allowance shall relate to work carried out where there is direct connection with waste. The term shall also include work in connection with cleaning of Waste Facility Plant if such plant is contaminated with waste.

This allowance shall not apply to Warrens Hill Waste Facility employees.

The rubbish dumps allowance prescribed in clause 13.19 of the QLGIA Stream B, Division 2 Section 5 (Operational Services) shall not be paid in addition to this allowance.

4.6.4. ON CALL ALLOWANCE – Stream B and C employees

It is agreed that Clause 18.5 (b) of QLGIA Stream B Division 2 Section 5 (Operational Services) shall apply to all Stream B employees and Stream C employees covered by this *Agreement*.

An employee directed to remain on call during any day or night outside their ordinary working hours Monday to Saturday inclusive shall be paid \$40.00 for each day and/or night during which the employee remains on call. This will be adjusted each year in line with the agreed wage increases.

If the employee who is on call and being paid on call allowance is called upon to perform emergency work, provided the employee does not leave home to attend to the situation, e.g. handled by phone, they shall be entitled to a minimum of one (1) hour at ordinary time, provided that any subsequent call out that occurs during that hour would not attract a further minimum payment.

4.6.5. MOTOR VEHICLE ALLOWANCE

An employee required to use his or her private motor vehicle for official purposes will be paid a kilometre allowance in accordance with Clause 13.2 Motor Vehicle Allowance listed in Division 1 – Provisions with Common Application of the parent Awards. This amount is currently \$0.93 per kilometre.

4.6.6. TRADE ALLOWANCE

A trade allowance of \$2.00 per hour is added to the hourly rate post any wage increases applied via this Agreement.

This allowance only applies to trade qualified employees possessing an Australian trade qualification obtained as a result of the completion of an indentured apprenticeship, and only

where the employee is engaged by Council to specifically perform their trade. This allowance is not paid to apprentices.

4.6.7. LOCALITY ALLOWANCE

In lieu of the Divisional and District Allowance, and in addition to remuneration otherwise payable under this Agreement, employees shall be paid a Locality Allowance in accordance with Stream A Award as follows:

- For Employees (excluding casuals) supporting a dependent spouse and/or children-\$70.60 per fortnight.
- For Employees (excluding casuals) not supporting a dependent spouse and/or children-\$35.30 per fortnight.

4.6.8. WORK HEALTH AND SAFETY REPRESENTATIVE ALLOWANCE

It is agreed that an employee who is elected by members of his/her designated work group as the workgroup's Work Health and Safety Representative (WHSR) and who actively fulfils the functions of a WHSR as set out in the Queensland Work Health & Safety Act will be paid a WHSR Allowance.

A WHSR allowance will only be paid to elected WHSR's who have successfully completed an accredited WHSR training course. It is not paid to reserves/deputies. The weekly allowance is currently paid at \$30.00 per week. This amount is paid to all WHSR's, irrespective of which Award coverage usually applies to the employees. The allowance is not paid while on leave.

A WHSR Allowance will no longer be paid to an employee if the employee ceases to hold the position of WHSR for any reason set out by the Queensland Work Health & Safety Act, or who ceases to actively fulfill the functions of a WHSR as required.

5. PART FIVE – HOURS OF WORK

5.1. ORDINARY HOURS

The ordinary hours of work for full time Operational, Trade and Supervisory employees shall average 38 hours per week to be worked Monday to Friday, inclusive, between the hours of 0600 and 1800.

Street Sweepers and Flying Fox Management

Employees undertaking duties of Street Sweeper and Flying Fox Management, the span of ordinary hours shall be between 0400 and 1800 Monday to Friday, inclusive. By mutual agreement ordinary hours of work may be extended to between 0200 and 1800. All ordinary hours worked outside of 0600 and 1800, will incur a penalty of 25%.

Theatrical Employees

Employees employed in positions classified under the Theatrical Services Structure will have a span of ordinary hours from Monday to Sunday 0600 to 2000. Penalties will be applied to an employee's base ordinary hourly rate, when working ordinary hours as follows:

- Work between 1800 and 2000 Monday to Friday or on a Saturday will attract a penalty of 15%; and
- Work on a Sunday will attract a penalty of 100%.

5.2. NINE (9) DAY FORTNIGHT

Notwithstanding the provisions of the Award, the parties have agreed that a nine day fortnight working arrangement generally applies to all full time employees. An exclusion applies to those working a four (4) day working week or flexible arrangements (as outlined in clause 5.4 and 5.5 of this Agreement).

The Council may at any time in its discretion exclude an employee from the provisions of the nine (9) day fortnight arrangement where the inclusion of the employee would, in the opinion of Council, prejudice the efficient operation of the Council's business.

For each employee working a nine (9) day fortnight, the ordinary hours of duty including a mid-morning tea break of 20 minutes duration, but excluding an unpaid lunch break of between 30 – 60 minutes duration shall be:

- Eight (8) days working eight and a half (8.5) hours; and
- One (1) day working eight (8) hours.
- This will result in an employee working 76 hours per fortnight.
- Leave will be paid in accordance with the rostered hours on the day.

For new employees who may not have a sufficient balance of a rostered day off (RDO), their pay will be based on the ordinary hours which have been worked up until the day the RDO is taken, however this may mean that the employee has a negative RDO balance.

Time accrued and held in credit shall be taken as an RDO in each fortnightly period. The RDO will fall on the day in accordance with a schedule as determined by relevant Department Heads. Where an RDO falls on a Public Holiday, the employee shall be entitled to an alternative day off at a date mutually agreeable with their Supervisor.

5.3. FLEXIBILITY IN TAKING ROSTERED DAYS OFF (RDO)

It is agreed between the parties, that in order to meet the business needs of Council, and best practice, or where in the opinion of a project supervisor or departmental head there are cost efficiencies to be gained by working on an RDO, then RDO's will be worked, by mutual agreement, subject to two (2) working days notice being given, except in the case of emergencies.

Stream B and C employees have the option of banking the RDO or receiving payment at overtime rates for work on the RDO. Where the RDO is banked, it shall be taken at a later time mutually agreeable between the employee and their Supervisor. A maximum of three (3) days (22.8) hours – can be accrued.

If an employee leaves the employment of Council for any reason, they will be paid out for hours held in credit at the ordinary rate. Employees with a negative balance will have the balance deducted at the ordinary rate.

5.4. FOUR DAY WORKING WEEK (WATER AND SEWERAGE ONLY)

It is agreed that full time workers employed in the Water and Sewerage Program will work a 38 hour week compressed into a four day working week of 9.5 ordinary hours per day.

Overtime is paid, or time off in lieu may be taken, according to the terms and conditions of this Agreement outside of the ordinary hours. For the purpose of calculating sick leave, annual leave and long service leave, these are paid or taken as 9.5 hours per day. Public/Statutory holidays are taken as per Award provisions.

Any employee rostered on call will have to work their usual day off. This day can then be either taken as overtime or booked as time in lieu. If time in lieu is taken, then the time accrued must be taken before the employee next goes on call.

5.5. FLEXIBLE WORK ARRANGEMENTS

Where an individual employee or a work group and Council agree that for operational and flexibility

purposes a change in the employee/s ordinary hours of work, including compressed work weeks, would be more beneficial to Council and the employee/s, such agreement should be recorded in writing, including any conditions, if relevant.

In circumstances where the change to ordinary hours (including the span of hours) impact multiple employees within a workgroup, a ballot should be undertaken to assess mutual agreement. At least two-thirds of the directly affected employees must vote in favour of the change, prior to the change being implemented. Where an individual within a workgroup does not agree to the change, due to genuine family responsibilities or commitments, this will be given reasonable consideration by Council. In such circumstances, evidence to satisfy a reasonable person will be provided by the individual.

Where a dispute arises in relation to a change to ordinary hours, the Dispute / Grievance Settlement Procedure, in accordance with Clause 2.2 of this Agreement, will apply.

5.6. VARIATION TO SPREAD OF HOURS

It is agreed that for specific projects or special circumstances and then only by mutual agreement between the Supervisor and employee concerned, the ordinary spread of hours may be altered so that the whole or part of the ordinary hours of duty are performed between the hours of 5.00 am and 8.00 pm, Monday to Friday, without penalty in the following situations:

- Road line marking on heavily trafficked roads, to enhance employee safety and facilitate efficient project completion with minimal traffic disruption;
- Tree pruning or removal on roads or in parks to enhance employee and public safety and minimize traffic disruption;
- Projects where tidal influence precludes work being performed during the normal spread of hours;
- Projects where a planned interruption to essential services would be unreasonable during the normal spread of hours;
- Construction, alteration or maintenance projects where safety considerations can not be satisfied by other means;
- Construction, alteration on maintenance projects where unreasonable traffic disruption can not be avoided by other means;
- Town sanitation activities where facilitation of the works is easier with minimal traffic or public disruption, for example cleaning of public toilets and street litter bins.

5.7. TIME OFF IN LIEU OF OVERTIME

It is agreed that by mutual agreement between the Supervisor and employee concerned, employees may be given time off in lieu of overtime payments in accordance with the following terms:

- (a) Time off in lieu arrangements will only apply when initiated by the employee; and
- (b) The time off in lieu shall be equivalent to time worked outside of normal working hours but within the normal spread of hours of 6.00am to 6.00pm, Monday to Friday.

TOIL will be taken at a time mutually agreed between the employee and their supervisor. Where time off in lieu has not been taken within three months since the overtime was worked, the employer may direct the employee to take the time off in lieu by the giving of not less than 5 days' notice.

Where the time off in lieu has not been taken, or directed to be taken, within four months since the overtime was worked the employee shall be paid the equivalent of the time worked at the relevant overtime rates. Where TOIL has not been taken at the time of cessation of the employee's

employment it shall be paid out at the relevant overtime rate/s.

5.8. SERVICE OVERTIME

Where an employee is required by Council to undertake Service Overtime, overtime claimed for such work shall be in accordance with the manufacture's specifications captured in the Service Overtime Recommendation Schedule. The parties agree and acknowledge that the Service Overtime Recommendation Schedule may require amendment or updating from time to time, and in such circumstances, consultation will occur with the relevant employee/s and Union, which will include the timing and phasing in of the changes. Service overtime does not include prestart checks which are to be completed in ordinary time.

The Service Overtime Schedule, based on manufacturer's recommendations, will be displayed prominently at an appropriate location for all employees to view.

5.9. MIXED FUNCTION / HIGHER DUTIES

An employee engaged for more than 4 hours on any one day on work which carries a higher rate than their ordinary classification shall be paid the higher rate for the whole day. If employed for 4 hours or less on any one day the employee shall be paid at the higher rate for 4 hours.

6. PART SIX

6.1. TRAVEL TIME

Travel time allowance for all eligible employees, as described under the Award Streams, will be paid at penalty rates.

6.2. PROFESSIONAL DEVELOPMENT AND TRAINING AND TRAINING TRAVEL TIME

Where Officers have approval to attend professional development or training that incurs travelling time outside of the ordinary spread of hours, they may not claim such travel time as overtime without the prior approval of their Manager.

If an employee is directed to attend a job specific training and/or development activity, the employee shall be entitled to their choice of overtime or time off in lieu in accordance with the applicable Certified Agreement or relevant Award rates.

7. PART SEVEN - LEAVE

7.1. LEAVE ACCRUAL

Entitlement to annual, personal and long service leave accrues progressively during each year of service according to the ordinary hours worked by the employee. Any deduction of full days is made according to the ordinary hours worked by the employee.

Where applicable, accrual which exceeds the allowable balance must be taken in the following order:

1. Accrued time off in lieu (TOIL)
2. Rostered days off (RDO's)
3. Annual Leave
4. Long Service Leave

Any accrued annual and long service leave to which the employee is entitled will be paid out upon termination.

7.2. ANNUAL LEAVE

For each completed year of service with Hinchinbrook Shire Council, permanent and fixed term

employees (excluding casuals) are entitled to five (5) weeks' paid annual leave.

Taking of annual leave is done in accordance with the following:

- Annual leave may be paid in advance where the employee indicates this on the *Leave Request Form*;
- Annual leave in periods of less than one (1) day may be approved in special circumstances;
- Public holidays do not form part of annual leave and are documented on the timesheet;
- Annual leave accruals must not exceed ten (10) weeks including pro rata entitlement.

An annual leave loading of 17.5% is paid when annual leave is taken, and will be paid out on the balance of accrued annual leave upon termination of employment with Council.

Where an employee has accrued an excessive amount of annual leave the employee will be required to participate in a leave reduction scheme. Such scheme shall require the employee to reduce their accrual bank of leave over an agreed period of time. For the purpose of this clause an excessive amount of leave is considered to be greater than ten (10) weeks and the leave reduction scheme is to be agreed by both parties.

7.3. PERSONAL LEAVE

Personal leave encompasses sick and carer's leave. It is agreed that for each completed year of service with Council, full time and part time employees (casuals excluded) are entitled to fifteen (15) days per annum of paid personal leave, which accrues on a pro rata entitlement basis from commencement.

Personal leave is cumulative and it is agreed that there shall be no limit on the accumulation of leave entitlement. Personal leave may be taken for part of a day (for the number of hours absent) or in full days.

Entitlement to personal leave is conditional upon the employee notifying their immediate Supervisor or Manager as soon as possible (usually prior to commencement unless genuine circumstances prevent this) of the absence and keeping the Supervisor/Manager informed throughout the absence as to their likely return.

Entitlement to personal leave exceeding two (2) consecutive days is subject to the employee providing Council sufficient evidence to satisfy a reasonable person that the employee requires access to personal leave due to an illness or injury, the need to provide care (in accordance with Clause 7.3.2) or where an unexpected emergency arises with respect to a member of the employee's immediate family or household. Reasonable evidence may include a medical certificate from a registered medical practitioner or Statutory Declaration.

Medical appointments relating to personal sickness or carer's leave should be made outside of working hours where possible.

7.3.1. SICK LEAVE

Paid sick leave is available to employees who are unable to attend work due to personal illness or injury. An employee who falls sick on an RDO shall not receive any further day in lieu thereof.

An employee, if while on approved annual leave is overtaken by illness shall, on production of a certificate signed by a duly qualified medical practitioner certifying that the employee is unfit to perform normal duties for a period of not less than five (5) days, shall be entitled on application to have such period of illness debited to the employees sick leave entitlements and the employees annual leave entitlement shall be adjusted accordingly.

7.3.2. CARER'S LEAVE

Paid carer's leave is taken from the employee's available sickness leave accrual.

Paid carer's leave is available to employees who are unable to attend work because they are required and are responsible for providing care or support to a member of their immediate family or household due to an illness or injury or unexpected emergency affecting that member.

An employee cannot take carer's leave if any other person is providing care for the same person unless there are special circumstances requiring more than one person to provide care.

7.4. BEREAVEMENT LEAVE

Full time and part time permanent or fixed term employees are entitled to paid bereavement leave on each occasion of the death of a member of the employee's immediate family or household.

Full-time and part-time employees shall, on the death of a member of their 'immediate family, as defined by Hinchinbrook Shire Councils definition of 'immediate family', be entitled to paid bereavement leave up to and including the day after the funeral of such person, subject to the conditions herein. Such leave shall be without deduction of pay for a period not exceeding the number of hours usually worked by the employee within five (5) consecutive business days, working back from the day after the funeral.

Proof of such death is to be furnished by the employee to the satisfaction of the Employer.

Awards only offer paid bereavement leave of two days, therefore Council's granting of five days exceeds the provisions of Awards. As such it has its own definition of "immediate family" as outlined under 1.5 definitions for the purpose of taking five paid days bereavement leave.

Paid bereavement leave of a period not exceeding two days for those individuals excluded from the definition above applies as per the Agreement definition of "immediate family".

Part Time employees are only entitled to be paid the days they would normally have worked within the five (5) consecutive business days up to and including the day after the funeral.

7.5. COMPASSIONATE LEAVE

Employees (excluding casuals) are entitled to two (2) days of Compassionate Leave on full pay, with casuals entitled to two (2) days unpaid Compassionate Leave, on each occasion when a member of the employee's immediate family or household:

- contracts or develops a personal illness that poses a serious threat to the person's life; or
- sustains a personal injury that poses a serious threat to the person's life.

When an employee accesses Compassionate Leave, evidence will need to be provided to Council in accordance with the Act.

7.6. LONG SERVICE LEAVE

Long service leave is granted to employees (including casuals) according to Award provisions. It currently arises from a combination of specific Award entitlements and the Industrial Relations Act 2016 as amended from time to time.

Employees are encouraged to take their leave as soon as possible after accrual. Nevertheless, leave accrued is to be taken within five (5) years of receiving the entitlement, and upon giving one (1) month notice.

Council reserves the right to direct an employee to take long service leave that has accrued beyond the five (5) years of receiving the entitlement, by providing three (3) months notice of the need to take the leave, as provided for in the Industrial Relations Act 2016.

It is recommended that long service leave be taken in no more than three periods of time. Other requests to take long service leave in smaller portions will be subject to the written approval of the CEO.

Portability of long service leave to and from Council will be managed in accordance with the conditions that apply under the Local Government Regulation 2012.

Any public holidays that fall during periods of long service leave are paid as ordinary time.

An employee upon application in writing may be paid for all or part of an entitlement to long service leave instead of taking the leave as prescribed in section 110 of the Industrial Relations Act 2016

7.6.1. LONG SERVICE LEAVE ENTITLEMENTS

It has been agreed that Stream B and C Long Service Leave entitlements will continue to accrue at thirteen (13) weeks after fifteen (15) years up to 30 June 2018 and from 01 July 2018 will then accrue at thirteen (13) weeks after ten (10) years.

Stream B and C employees become entitled to thirteen (13) weeks long service leave on full pay after an initial ten (10) years continuous service, although by request, and with timing approved by Council, can access pro rata long service at any time after the initial seven (7) years' service.

Stream B and C employees then become entitled to a further thirteen (13) weeks long service on full pay after a subsequent ten (10) years continuous service, which accrues, and can be taken at the pro rata rate of 1.3 weeks per annum.

7.7. NATURAL DISASTERS LEAVE

When a situation occurs where an employee is affected as a result of a Natural Disaster or Extreme Weather Event caused by, but not limited to, a natural flood, cyclone, bushfire, or earthquake event and the employee is:

- (a) Prevented from being able to work; or
- (b) Required to leave or remain away from the workplace,

the employee shall, upon demonstration how and when they have been affected, be granted leave without loss of pay for up to a maximum of two (2) days per event (non-cumulative). Such leave is subject to approval by the Chief Executive Officer or delegate.

Paid leave under this Clause would only apply where the employee is:

- (a) Unable to report to work at any of Council's depots or offices from which that employee's duties are conducted by means of plant and/or equipment being stationed there and perform their required or alternative duties or attend training; or
- (b) Unable to work remotely (e.g. from home); or
- (c) Where continuing to work under extreme conditions is inadvisable due to Work Health and Safety considerations and the employee is required to leave the work site and return home, or in accordance with the Work Health and Safety Act, where applicable.

Approval of paid leave under this Clause will be subject to the employee providing sufficient evidence that they are required to undertake the following activities:

- (a) ensure protection of family, property and livestock;
- (b) secure their residence and belongings;
- (c) undertake temporary or emergency repairs; and/or
- (d) clean up to restore dwelling to a habitable state.

Where an employee is directed to work at a work location other than their usual place of work, due to a natural disaster or extreme weather event the employee will be entitled to claim motor vehicle allowance for any additional travel from their home to the alternative work location. Any additional time spent travelling to the alternative work location should be done during the employee's ordinary work hours, unless otherwise directed by Council. In circumstances where the additional travel must occur outside the employee's ordinary work hours such additional time shall be paid at ordinary time.

Where an employee is required by Council to continue working during a Natural Disaster or Extreme Weather Event to assist Council in responding to the event, the employee may be granted up to a maximum of two (2) day paid leave, following the event, subject to approval of the Chief Executive Officer or delegate. The leave will be for the purpose of allowing the employee to secure or clean up their residence or to attend to personal matters directly resulting from the event. Sufficient evidence of the need to access the leave may be requested by Council.

Where Natural Disaster Leave has been exhausted, employees may use accrued TOIL, RDO's and/or annual leave (in that priority order), or take leave without pay, subject to approval by their Supervisor/Manager.

7.8. PARENTAL LEAVE

As covered by the QES, this includes:

- Birth related leave for an employee who is pregnant or whose spouse gives birth;
- Adoption leave; and
- Surrogacy leave.

7.8.1. UNPAID PARENTAL LEAVE

This leave applies to eligible permanent and fixed term employees and 'eligible casual employees' with twelve (12) months continuous service as at commencement of leave. It does not apply to other casual employees or seasonal employees.

7.8.2. PAID PARENTAL LEAVE

In addition to the provisions of the Act, the following will apply:

- (a) Ten (10) weeks of paid parental leave (pro rata for part time employees) will be available to permanent employees who have twelve months continuous service with Council, at the time of the birth/placement of the child/children. Paid parental leave should be taken as the first period of parental leave and at the time of the birth or placement of the child.
- (b) Permanent employees who have twelve (12) months continuous service, at the time of the birth/placement of the child/children, will be entitled to two (2) week's paid partner leave (or pro rata for part time employees). Paid partner leave will be taken immediately following the birth/placement of the child/children or adoption of a child/children.
- (c) Payment of said leave shall be calculated at the ordinary rate of pay and may be taken either as full pay or at half pay.

- (d) Any period of paid parental leave accessed in accordance with this clause will be taken to reduce the period of unpaid parental leave that an employee is entitled to under the Act.
- (e) To be eligible for further payments of paid parental leave, an individual must return to the workplace and work in their substantive role (either full time or part time) for a continuous period of twelve (12) months and must once again be the primary care giver. Where the employee does not return to the workplace for the above stipulated period, they will only be entitled to the further period as unpaid parental leave, provided their service remains continuous.
- (f) Where a pregnant employee's pregnancy terminates in other than the birth of a living child, following 20 weeks gestation, the employee will be entitled to paid parental leave.
- (g) Paid parental leave is only payable when the leave is actually taken. Under no circumstances will Council make a payment in lieu of taking the leave, or defer or split the payment beyond what is allowed in this clause.

7.8.3. DOMESTIC AND FAMILY VIOLENCE LEAVE

Council will commit to the maintenance of a Domestic and Family Violence Policy for the life of the Agreement which includes the following entitlements:

An employee, is entitled to:

- Ten (10) days per financial year on full pay domestic and family violence leave (non accumulative) for a person experiencing family domestic violence; and or to support a person experiencing family domestic violence leave.

If an employee has exhausted the entitlement the employee may, with the CEO's agreement, take additional days of unpaid domestic and family violence leave.

Council will commit to the development of workplace planning strategies to assist in ensuring safety of employees who are subject to domestic and family violence issues.

7.9. CULTURAL LEAVE

Only employees who are required by Aboriginal tradition or Island custom to attend Aboriginal, South Sea Islander or Torres Strait Islander ceremonies are entitled to apply for cultural leave. If Council agrees, an eligible employee may take up to five (5) days unpaid cultural leave per year of service.

If an eligible employee wishes to apply for cultural leave, they should give Council the following:

- Before taking the leave, reasonable notice of the intention to take cultural leave;
- Details of the reason for taking the leave; and
- Details of the period that the employee estimates they will be absent.

8. TERMINATION/REDUNDANCY

8.1. RESIGNATION BY EMPLOYEE

Resignation from employment is the voluntary exercise by an employee of his/her right to terminate their contract of employment with Council, by providing the period of notice required.

Any person who resigns (excluding casuals) must provide their resignation in writing to their immediate Supervisor/Manager.

Casuals are not required by law to provide notice, and as such, only need to advise their Supervisor when they intend to finish. Nevertheless, if a casual employee wishes to provide notice they may choose to do so.

A written resignation must include the date of resignation, period of notice provided and it must be clear as to when the final working day will be. Resignations via email are not usually acceptable.

The employee is responsible for advising Council of any change of address, as the last address on file is where any final information and the next Payment Summary will be sent to.

For Stream B and C Employees classified at wage level 9 or below the period of notice is two (2) weeks.

If the employee fails to give the correct notice, Council retains the right to withhold monies due to the employee with a maximum amount equal to the period of notice that should have been provided.

A shorter period of notice than that required may be agreed upon between Council and the employee.

Council may decide that they do not wish the employee to work their notice period, in which case payment in lieu of notice will be made either for the full or part period of notice, as applicable.

Where payment in lieu of notice is made, the payment is based on ordinary time wages the employee would have received had they worked during the notice period including allowances, loadings and penalties and any other amounts payable under the employment contract.

Where Council property has not been returned upon request by the Supervisor or Manager, Council retains the right to withhold monies from the final payment until such property is returned in a good condition.

8.2. TERMINATION BY COUNCIL

Termination of employment may be initiated by Council because of situations not limited to misconduct, performance, inability to perform the inherent requirements of the role, during probation or because a position becomes redundant.

When Council terminates an employee (except for casual employees), the relevant notice period identified above will be given or payment will be made in lieu of the full or part period of notice, with the exception of where an employee has been found to have engaged in misconduct in accordance with Section 121 of the Act.

In addition to the above periods of notice, any employee over 45 years of age at the time of the notice being given notice with not less than 2 years continuous service, is entitled to an additional week's notice.

The amount of notice given to a person on an apprenticeship may be determined by the agreement that has been signed by both parties, or as required by the relevant legislation.

Casual employees are subject to termination at any time without notice, provided that payment of the minimum engagement period is made on the date of termination, and subject to the following:

- Where a casual employee has worked in a continuous, regular and systematic basis for a period of 12 months or longer, and has a reasonable expectation of ongoing

employment, it will be taken into consideration whether a period of notice of termination by Council is applicable or not.

The period of notice in this clause does not apply to:

- a) cases of serious misconduct justifying summary dismissal; or
- b) to employees engaged for a specific period of time or for a specific task or tasks, including apprentices covered by a training contract for a specified term; or
- c) to casual employees.

8.3. TERMINATION PROVISIONS RELATING TO MAXIMUM TERM EMPLOYMENT

A fixed maximum term contract can be terminated in accordance with the termination provisions of the LGIA by the employer only in the following circumstances:

- By written agreement with the employee; or
- In the event of "incapacity" which prevents the employee from performing his/her duties; without notice in the event of misconduct; or
- By providing the officer six (6) months pay in lieu of notice or the pay due to the employee for the balance of the contract whichever is the lesser amount.
- In the above instance, both parties may agree in writing that the six months (or balance of contract) may be worked in whole or in part by the employee.

Maximum term employment can be terminated by the employee by providing four (4) weeks notice, or a lesser period may be agreed by both parties.

8.4. REDUNDANCY

All attempts will be made to avoid redundancies and all reasonable alternatives will be considered prior to redundancy. However, in the unfortunate situation where the need for redundancy is identified, Council is committed to ensuring that any employee without a position as a result of redundancy will be provided with a competitive severance package and support.

Redundancy occurs when an employer decides that the employer no longer wishes the job the officer has been doing to be done by anyone and this is not due to the ordinary or customary turnover of labour.

Employees on fixed term contracts are not entitled to access redundancy provisions.

8.4.1. PROCESS FOR REDUNDANCY

The Council will, within a three (3) month period:

- Make every reasonable attempt to redeploy or appoint the employee to an alternative suitable position;
- Provide appropriate training in accordance with this agreement to assist the employee to carry out the duties of a redeployed or appointed position; or
- If redeployment or appointment to a position is not practicable, make a written offer of the involuntary retrenchment package to the employee concerned.

Counselling through Council's Employee Assistance Program may be provided to affected employees or to their work colleagues as deemed necessary.

8.4.2. PERIOD OF NOTICE

A minimum of eight (8) weeks' notice shall be given to employees for involuntary redundancies, regardless of years of service.

Where redundancy is to occur, the employee will be provided with a letter confirming the conditions, a final payment document, statement of service and a settlement agreement to be signed by the employee.

During the period of notice, the employee will be kept informed of any suitable vacant positions to be advertised. The employee also shares the responsibility of identifying other suitable vacancies and seeking advice from their Manager or Human Resources about such roles.

8.4.3. DISCUSSIONS BEFORE REDUNDANCY

Where the Council has made a definite decision that it no longer wishes the job the employee has been doing to be done by anyone and this is not due to the ordinary and customary turnover of labour and the decision may lead to termination of employment, Council shall hold discussions with the employees directly affected and, if they request, their relevant union representative.

The discussions shall take place as soon as practicable after the Council has made the decision, and discussions will include the reasons for the proposed terminations, any reasonable and practicable measures considered to avoid or minimise the terminations and measures to mitigate any adverse effects of any terminations on the employees concerned.

For the purposes of the discussion the Council shall as soon as practicable provide in writing to the employees concerned and, if they request, their relevant union representative: all relevant information about the proposed terminations, including the reasons for the proposed terminations, the number and categories of employees likely to be affected, the number of workers normally employed, and the period over which the terminations are likely to be carried out, provided that Council shall not be required to disclose confidential information, the disclosure of which would be harmful to Council's interests.

8.4.4. REDEPLOYMENT

Council would ideally like to retain its employees and therefore would prefer the outcome of any redundancy situation to be redeployment to another suitable role. Council will consider any other roles of interest to the employee as a redeployment option, including their suitability to the role and any retraining required.

The employee will be offered or advised of any suitable redeployment options and it is the responsibility of the employee to advise their Manager of their interest within the timeframe provided.

Where the employee has not identified or been appointed to a suitable redeployment option within the notice period, their position will become redundant at the end of the notice period.

Where the employee accepts redeployment to a suitable alternate position at Council, the employee is not entitled to receive compensation for redundancy.

8.4.5. TRANSFER TO OTHER DUTIES

Where an employee is transferred to lower paid duties through redeployment, the employee is entitled to the same period of notice of transfer as he/she would have been entitled to if his/her employment had been terminated. On transfer to the lower paid duties, Council will maintain the employee's ordinary rate of pay for the classification held at the time of transfer for a period of six (6) months or until the rate for the lower classification exceeds the actual rate, whichever is earlier.

8.4.6. EFFECTIVE RETRAINING

Where an employee is transferred to, or offered a position in a different role requiring the

application of different skills, knowledge and abilities, Council agrees to provide effective skills development and retraining to facilitate the immediate or ultimate appointment to the position offered.

8.4.7. TIME OFF WORK DURING THE NOTICE PERIOD

During the period of notice of termination given by Council, an employee is allowed up to one day's time off without loss of pay during each week of notice for the purpose of seeking other employment.

The employee is required to provide as much notice as possible to their Supervisor/Manager of the intended appointment time.

Once the employee has used more than one day during the notice period for the purpose of seeking other employment, the employee shall, at the request of the employer, be required to produce proof of attendance at an interview or he/she may not receive payment for time absent.

8.4.8. SEVERANCE PAY

If, by the end of the notice period, a redeployment option has not been taken, severance payments will apply to eligible employees.

An employee whose employment is terminated is entitled to the amount of severance pay outlined in Clause 8.4.9 Involuntary Severance Pay Table. The payment shall be equal to the employee's current ordinary rate of pay, for each year of continuous service with Hinchinbrook Shire Council. A pro-rata amount shall be paid for each incomplete year of continuous service up to the final date of employment.

Payments made to "eligible casuals" as defined under the Award Streams B and C will be pro-rated according to the average hours worked over the period of continuous service.

The Council, subject to its approval, on an employee-by-employee basis, may be prepared to make an offer of voluntary redundancy to other employees of Council not subject to involuntary redundancy.

Payments in respect to voluntary redundancies shall be the greater of \$6500 or eight (8) weeks' pay, in addition to the severance pay rates established in the table below for involuntary redundancies. An employee who is offered voluntary redundancy must accept the offer within two (2) weeks of the offer being made, otherwise the offer will lapse.

8.4.9. INVOLUNTARY SEVERANCE PAY TABLE

YEARS OF CONTINUOUS SERVICE (completed)	SEVERANCE PAY (weeks pay*)
Less than 1 year	2
1 year and up to 2 years	4
2 years and up to 3 years	6
3 years and up to 4 years	8
4 years and up to 5 years	10
5 years and up to 10 years	10 + [1.75 (yrs of service - 5)]
10 years and up to 15 years	18.75 + [1.5 (yrs of service - 10)]
15 years and up to 20 years	26.25 + [1.25 (yrs of service - 15)]
20 years and over	32.5 + [1 (yrs of service - 20)]

For example, if an employee has 6.5 years continuous service, severance payment = 10 + [1.75 (6.5-5) weeks pay] = 12.625 weeks pay. "Weeks' pay," means the ordinary time rate of pay for the officer concerned.

In addition, any accrued annual leave, annual leave loading and long service leave is paid in accordance with legislation.

8.4.10. TAXATION

Bona fide redundancies will be taxed in accordance with relevant legislation. Employees are responsible for their personal taxation circumstances and are encouraged to seek independent financial advice in relation to any finalisation of employment payment.

8.4.11. EMPLOYEE LEAVING DURING THE NOTICE PERIOD

An employee whose employment is terminated for reasons set out in clause 8.4 hereof may terminate his/her employment during the period of notice and, if so, shall be entitled to the same benefits and payments under this clause had he/she remained with the employer respondent until the expiry of such notice, provided that in such circumstances the employee shall not be entitled to payment in lieu of notice.

8.4.12. ALTERNATIVE EMPLOYMENT

Council, in a particular redundancy situation, may make application to the Industrial Relations Commission to have the general severance pay prescription varied if Council sources acceptable alternative employment for the employee.

Notwithstanding the provisions of the paragraph above where an employee whose position is no longer required in accordance with this clause, finds or is found suitable employment with another Local Government or Other Authority, prior to termination, the officer shall be ineligible for payment of severance pay.

8.4.13. RECOGNITION OF PRIOR SERVICE

For the purpose of calculating 'years of continuous service' to be applied in the calculation of severance payment, years of service will be taken to be that amount applicable in determining the employee's Long Service Leave entitlements. This arrangement then includes immediate prior service with other Queensland Local Governments.

8.4.14. EXEMPTION FROM REDUNDANCY

Redundancy provisions shall not apply where employment is terminated as a consequence of conduct that justifies instant dismissal or in the case of casual employees, apprentices, temporaries or employees engaged for a specific period of time or for a specified task or tasks.

8.4.15. TRANSITION TO RETIREMENT

Council wishes to provide support to employees seeking to transition to retirement. To achieve this, Council wants to work with employees to develop a retirement plan which supports a positive transition for both parties.

Subject to operational requirements, an employee and Council may enter into an agreement for the employee to work on a phased retirement arrangement.

This is to facilitate the transfer of corporate knowledge, skills and provide guidance and mentoring to other employees prior to retirement, for the mutual benefit of the employee and Council.

Transition to retirement arrangements may include but are not limited to the following:

- (i) Utilisation of accrued leave to maintain full time status wages while working part time hours without reduction in superannuation benefits.
- (ii) Working agreed blocks of work (annualised hours) using a combination of either accrued

leave, banked RDO's, TOIL, or leave without pay over an agreed period of time. For example, two (2) months' work, two (2) months leave in rotation.

Any such arrangements between Council and the employee will be reached through consultation and will be documented in writing confirming the agreed pattern of work required, which may include (as applicable), weeks to be worked over the period, minimum ordinary hours per week, the days on which the work is to be performed and daily starting and finishing times. These arrangements through consultation may be varied by mutual agreement between the employee and HSC and any agreed amendments documented.

All leave entitlement balances accrued immediately prior to accepting a transition to retirement arrangement will be recognised at time of the arrangement. Where an employee has accrued excessive Annual leave as defined in Clause 7.1 the employee entering into the transition to retirement arrangement may retain the excessive leave balance until date of retirement unless otherwise elected. On commencement of the transition to retirement arrangement, all leave will then accrue in accordance with the relevant hours of work clauses within the Agreement and/ or applicable parent awards.

9. PART NINE MISCELLANEOUS

9.1. CHRISTMAS SHUTDOWN PERIOD

Council closes its business operations for a shut down period over Christmas and New Year, depending on operational needs, some departments are closed for longer. Only skeleton outdoor crews are required during this shut down period. A lot of factors are considered when allocating time for a shutdown period each year, therefore timeframes are determined on a year by year basis to ensure local weather conditions, productivity, overheads and the health and well being of employees is all taken into consideration.

Notification of the close down period will be provided ninety (90) days before the Christmas shut down period.

If a new employee has less than a full year's accrual of annual leave, the employee shall take annual leave only for the duration of leave that has been accrued at the time of commencement of the closedown. In this situation, an employee may save RDO's and TOIL toward this occasion.

9.2. UNION RELATED MATTERS

NEW EMPLOYEES

Details of the relevant Union/s will be given to new employees during the induction process.

UNION DELEGATES

The Employer acknowledges that union and employee's representatives can play an important role within a workplace in supporting sound and harmonious employee's and industrial relations and assist in dispute resolutions.

The role of the employee representative shall not distract from their primary responsibility which is to do the job they are employed to do.

Employees and their representatives agree that issues in relation to employment of employees are covered by the Agreement shall be ideally addressed at their source by those involved and without undue involvement of those not directly involved. Unions shall inform the Human Resources (HR) Department of the names and of any changes to the names and contact numbers of the appointed delegates so that these can be communicated to new employees on induction.

Appointed union delegates will be granted up to five (5) days paid leave in each of each calendar

year (non-cumulative) on ordinary pay each calendar year to attend courses and seminars conducted by the union or specific training courses approved and accredited by the union.

Where an extended period of trade union training leave is applied for a particular employee (who has not expended their entitlement) and this is requested under exceptional circumstances by their union and if such training is designed to promote quantifiable good industrial relations and industrial efficiency within the workplace, then such request will be considered by the CEO or delegate.

UNION DUES

Where an employee makes a written request for their union due deductions to be made from their wages, the employer shall process this request and deduction in accordance with its payroll deduction processes.

FACILITIES AND CONDITIONS

The following facilities will be made available to the parties involved in any consultative forum set up in accordance with this Agreement:

- Wherever possible meetings should occur in normal working time. This includes preparation for meetings, reporting back and travelling to and from attendance at meetings;
- Reasonable access to normal Council facilities, including, but not limited to, computer (including Microsoft Teams), photocopying, email (for workplace delegates only) and telephone, storage facilities and meeting rooms;
- Access to a room with normal office facilities shall be provided for representatives of the parties to discuss matters associated with consultative forums established under this Agreement.

No employee will be disadvantaged as a result of activities conducted in accordance with this clause.

MEETINGS

Employees will be granted reasonable time off with pay within working hours to attend meeting designed to improve workplace relations with the employees including union meetings, subject to the approval of the CEO.

SCHEDULE A – Wage Base Rates

Queensland Local Government Industry (Stream B) Award - State 2017				
Division 2 - Section 5 - Operational Services				
Grade	Level	\$3,500 Uplift + 5.0% Increase Effective 1/10/2023 (first full pay period)	4.5% Increase Effective 1/10/2024 (first full pay period)	4.5% Increase Effective 1/10/2025 (first full pay period)
Level 1	Level 1 First 6M	53,379	55,781	58,291
Level 1	Level 1 After 6M	55,272	57,759	60,358
Level 2		56,349	58,885	61,535
Level 3		57,428	60,012	62,713
Level 4		58,515	61,148	63,900
Level 5		59,594	62,276	65,078
Level 6		61,761	64,540	67,444
Level 7		63,926	66,803	69,809
Level 8		66,157	69,134	72,245
Level 9		68,378	71,455	74,670
Division 2 - Section 6 - Theatrical Services				
Grade		\$3,500 Uplift + 5.0% Increase Effective 1/10/2023 (first full pay period)	4.5% Increase Effective 1/10/2024 (first full pay period)	4.5% Increase Effective 1/10/2025 (first full pay period)
Front of house				
Front of house, Usher, ticket taker/seller, door attendant, cloakroom attendant, all other employees		55,272	57,759	60,358
Coordinator Front of House		57,428	60,012	62,713
Back of house				
Utility person		55,272	57,759	60,358
Stage property person, stage setup, lights and flies		56,349	58,885	61,535
Assistant theatre technician / technician / lightsperson		57,428	60,012	62,713
Technician/lightsperson		57,428	60,012	62,713
Projectionist / Sound Operator		59,594	62,276	65,078
Theatre technician		59,594	62,276	65,078
Venue Overseer		63,926	66,803	69,809
Queensland Local Government Industry (Stream C) Award - State 2017				
Division 2 - Section 1 - Building Trades Services				
Grade	Level	\$3,500 Uplift + 5.0% Increase Effective 1/10/2023 (first full pay period)	4.5% Increase Effective 1/10/2024 (first full pay period)	4.5% Increase Effective 1/10/2025 (first full pay period)
Building Tradesperson				
Level 1		59,595.00	62,277.00	65,079.00
Level 2		62,390.00	65,198.00	68,132.00
Level 3		65,186.00	68,119.00	71,184.00

Division 2 - Section 2 - Engineering and Electrical/Electronic Services				
Grade	Level	\$3,500 Uplift + 5.0% Increase Effective 1/10/2023 (first full pay period)	4.5% Increase Effective 1/10/2024 (first full pay period)	4.5% Increase Effective 1/10/2025 (first full pay period)
Level 10		59,594.00	62,276.00	65,078.00
Level 9		62,390.00	65,198.00	68,132.00
Level 8		65,186.00	68,119.00	71,184.00
Level 7		67,982.00	71,041.00	74,238.00

10.SIGNATORIES

Signed for and on behalf of **Hinchinbrook Shire Council**

Name:

Signature:

Date:

Position Held: Chief Executive Officer

In the presence of: **Witness Name:**

Witness Signature:

Signed for and on behalf of **The Australian Workers' Union of Employees, Queensland**

Name:

Signature:.....

Date:.....

Position

Held:

.....

In the presence of: **Witness Name:**

Witness Signature:

.....

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

Name:

Signature:.....

Date:.....

Position

Held:

.....

In the presence of: ... Witness Name:

Witness Signature:

.....

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

Name:

Signature:.....

Date:.....

Position

Held:

.....

In the presence of: ... **Witness Name:**

Witness Signature:

.....

Signed for and on behalf of the **Plumbers & Gasfitters Employees' Union Queensland,**
Union of Employees.

Name:

Signature:.....

Date:.....

Position

Held:

.....

In the presence of: ... **Witness Name:**

Witness Signature:

.....

Signed for and on behalf of the **Queensland Services, Industrial Union of Employees.**

Name:

Signature:.....

Date:.....

Position

Held:

.....

In the presence of: ... **Witness Name:**

Witness Signature:

.....



25 Lannercost Street, INGHAM QLD 4850
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✉ council@hinchinbrook.qld.gov.au

📘 HinchinbrookShireCouncil

Leading the way