[2011] FWAA 2869



Fair Work Australia

DECISION

Fair Work Act 2009 s.185 - Application for approval of a single-enterprise agreement

Delta Electricity

(AG2011/9198)

DELTA ELECTRICITY EMPLOYEES ENTERPRISE AGREEMENT 2011

Electrical power industry

DEPUTY PRESIDENT HARRISON

NEWCASTLE, 13 MAY 2011

Application for approval of the Delta Electricity Employees Enterprise Agreement 2011.

[1] An application has been made for approval of an enterprise agreement to be known as the *Delta Electricity Employees Enterprise Agreement 2011* (the Agreement). The application was made pursuant to s.185 of the *Fair Work Act 2009* (the Act). The Agreement is a single-enterprise agreement between Delta Electricity and its employees.

[2] A Form F17 - Employer's Declaration in Support of Application for Approval of Enterprise Agreement is filed in support of the application.

[3] I note that the Agreement includes appropriate consultation arrangements (clause 3) and flexibility provisions (clause 26).

[4] I am satisfied that each of the requirements of ss186, 187 and 188 as are relevant to this application for approval have been met and that it satisfies the better off overall test.

[5] The Australian Institute of Marine and Power Engineers, the "Automotive, Food, Metals, Engineering, Printing and Kindred Industries Union" known as the Australian Manufacturing Workers' Union, the Association of Professional Engineers, Scientists and Managers, Australia, the Australian Workers' Union, the Construction, Forestry, Mining and Energy Union, the Community and Public Sector Union, the United Services Union, and the Communications, Electrical, Electronic, Energy, Information, Postal, Plumbing and Allied Services Union of Australia, being bargaining representatives for the Agreement, have each filed Form F18 Declarations in support of the Agreement, and Form F22's giving notice under s.183 of the Act that they want the Agreement to cover them. In accordance with s.201(2) of the Act, I note the Agreement covers those organisations.

[6] In proceedings for approval of the Agreement the parties provided correspondence detailing mutual understandings between them ancillary to the Agreement (Exhibit 1), covering:

- Formatting Changes To The Agreement;
- Maintenance Of The 9 Day Fortnight 35 Hour Week;
- Enterprise Agreement Committees;
- Annual Leave At Half Pay;
- Retirement Ill Health Sick Leave To Next Of Kin; and
- Personal leave.
- [7] These understandings are so noted.

[8] The Agreement is approved and, in accordance with s.54 of the Act, will operate from the first pay period on or after 11 March 2011. The nominal expiry date of the Agreement is 11 March 2014.

DEPUTY PRESIDENT

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<Price code O, AE885571 PR509454>





DELTA ELECTRICITY EMPLOYEES' ENTERPRISE AGREEMENT 2011

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1. Parties to the Enterprise Agreement

Title	1.1	This Enterprise Agreement will be known as the Delta Electricity Employees Enterprise Agreement 2011.			
Parties	1.2	This Enterprise Agreement has been made between Delta Electricity, Bargaining Agents and the Unions listed below on behalf of the employees of Delta Electricity:			
		 Communications, Electrical, Electronic, Energy, Information, Postal, Plumbing and Allied Services Union of Australia (CEPU). 			
		 New South Wales Local Government, Clerical, Administrative, Energy, Airlines and Utilities Union 			
		 The Association of Professional Engineers, Scientists and Managers, Australia (NSW Branch) 			
		 Construction, Forestry, Mining and Energy Union (New South Wales Branch) 			
		Community and Public Sector Union			
		 Australian Institute of Marine and Power Engineers New South Wales District 			
		The Australian Workers Union, New South Wales			
		• Automotive, Food, Metals, Engineering, Printing and Kindred Industries Union, New South Wales Branch			

• Unions New South Wales

2. Intent, Scope, Commitment, Definitions and Duration

Intent and Scope	2.1	This Enterprise Agreement is based on the understandir that Delta Electricity and its employees have an obligation to serve the people of New South Wales by providing a high standard of service at the lowest possible cost. As part of its obligations, Delta Electricity is committed to th continued development of its skilled workforce to provide an effective service.			
	2.2	provis	Enterprise Agreement rescinds and replaces the sions of the Delta Electricity Employees Enterprise ement 2009 (EA09/40).		
	2.3	which ratifie South (CCO Opera they o provis prece	arties acknowledge ongoing Industrial Agreements have been negotiated with the assistance of, and d by the Industrial Relations Commission of New Wales, namely the Central Coast Operating Model M) 2010 (IRC3557 of 2006) and the Western Region ating Model (WROM) (IRC508 of 2007). In so far as contain provisions otherwise inconsistent with the sions of this Enterprise Agreement, they shall take dence over such provisions to the extent of such sistency.		
	2.4	Weste Agree Flexib incons Agree	greements in relation to the Central Coast and ern Total Salary Package Local Workplace Flexibility ements reached under clause 26, Local Workplace bility, in so far as they contain provisions otherwise sistent with the provisions of the Enterprise ement, shall take precedence over such provisions to ktent of such inconsistency.		
Whom does it apply to?	2.5		lies to all employees except Senior Executives of Electricity.		
Duration	2.6	pay p	Enterprise Agreement will be effective from the first eriod on or after 11 March 2011. It will remain in until 11 March 2014.		
Commitment	2.7	The p	eople of Delta Electricity are committed to:		
		. ,	Working together towards achieving Delta Electricity's Vision of generating performance through innovation.		
			Achieving success through Delta Electricity's Values of:		
			- We provide excellent customer service;		
			- We live and work safely;		
			- We deliver outstanding business success;		
			- We promote high achievement;		

		- We behave with respect and integrity.
		(c) Ensuring that we act with honesty, fairness and dignity in all that we do.
		(d) Only using information of a commercial or confidential nature in an authorised manner.
No Extra Claims	2.8	The Parties undertake that for the period of this Enterprise Agreement they will not pursue any extra claims for any matters that are contained in this Enterprise Agreement.
Definitions:		
National Employment Standards	2.9	Any reference to NES in this Agreement shall be taken to refer to the National Employment Standards under the <i>Fair Work Act 2009 (Cth)</i> as amended.
Immediate Family	2.10	Any reference to 'immediate family' in this Agreement means:
		 (a) a spouse, de facto partner, child, parent, grandparent, grandchild or sibling of the employee; or
		(b) a child, parent, grandparent, grandchild or sibling of a spouse or de facto partner of the employee.

3. Consultation

Consultation 3.1 The parties to the Enterprise Agreement have initiated and will continue to convene a number of consultative meetings on a regular basis to discuss matters which impact the electricity industry, Delta Electricity, employee related matters and significant initiatives being considered and proposed by Delta Electricity.

> This includes the meetings held between Delta Electricity Executive Managers, UnionsNSW and Electricity Industry Union Officials (Tier 1 Meetings), Business Unit meetings between Management Representatives, Delegates and Employee Representatives (Tier 2 Meetings) and other site based consultative arrangements.

- 3.2 The parties to the Enterprise Agreement remain committed to a three (3) part process of consultation in relation to the use of contractors through a Contractor Entry Procedure.
- 3.3 (1) This clause applies if:
 - (a) Delta Electricity is giving serious consideration to the introduction of a major change to production, program, organisation, structure, or technology in relation to its enterprise; and
 - (b) prior to a definite decision to implement; and
 - (c) the change is likely to have a significant effect on employees of the enterprise.
 - (2) Delta Electricity must notify the relevant employees and their Union/s of the decision to introduce the major change.
 - (3) The relevant employees may appoint a representative for the purposes of the procedures in this term.
 - (4) If:
 - (a) a relevant employee appoints, or relevant employees appoint, a representative for the purposes of consultation; and
 - (b) the employee or employees advise the employer of the identity of the representative;

Delta Electricity must recognise the representative.

- (5) As soon as practicable after making its decision, Delta Electricity must:
 - (a) discuss with the relevant employees and their Union/s:
 - (i) the introduction of the change; and
 - (ii) the effect the change is likely to have on the employees; and
 - (iii) measures the employer is taking to avert or mitigate the adverse effect of the change on the employees; and
 - (b) for the purposes of the discussion -- provide, in writing, to the relevant employees and their Union/s:
 - all relevant information about the change including the nature of the change proposed; and
 - (ii) information about the expected effects of the change on the employees; and
 - (iii) any other matters likely to affect the employees.
- (6) Where, as part of providing relevant information, Delta Electricity discloses confidential or commercially sensitive information to the relevant employees and/or their Union/s, such information shall be dealt with in accordance with Delta Electricity's Code of Conduct, and in particular provisions relating to "Confidentiality and Information Security". However, Delta Electricity is not required to disclose confidential or commercially sensitive information to the relevant employees and/or their Union/s, where it is precluded from doing so by contractual arrangements or legal requirements.
- (7) Delta Electricity must give prompt and genuine consideration to matters raised about the major change by the relevant employees and their Union/s.
- (8) If a term in the enterprise agreement provides for a major change to production, program, organisation, structure or technology in relation to the enterprise of Delta Electricity, the requirements set out in

subclauses (2), (3), (4) and (5) of this clause are taken not to apply.

- (9) In this term, a major change is *likely to have a* significant effect on employees if it results in:
 - (a) the termination of the employment of employees; or
 - (b) major change to the composition, operation or size of Delta Electricity's workforce or to the skills required of employees; or
 - (c) the elimination or diminution of job opportunities (including opportunities for promotion or tenure); or
 - (d) the alteration of hours of work; or
 - (e) the need to retrain employees; or
 - (f) the need to relocate employees to another workplace; or
 - (g) the restructuring of jobs.
- (10) In this term, *relevant employees* means the employees or groups of employees who may be affected by the major change.

4. Wages and Allowances

Wage Increases	4.1	The parties agree that the increases in wages under subclause 4.2 of this clause recognise and compensate employees for the following:						
		(a) The	eir com	mitment to	imple	ementing	work	practices that:
		(i)	prov	ide for more	e co-	operative	work	carrangements;
		(ii)		ove compe luctivity; and		ness, effic	ienc	y, flexibility and
		(iii)		st positively cost, reliabl				ectricity to be a city; and
				ty improven this Enterp				o to the time of
Wage Rates	4.2	The ordinary weekly wages and the operative date fo classifications covered by this Enterprise Agreement a 35-hour week are:						
			I	First Pay	F	ïrst Pay	F	First Pay
		Salary	, pe	eriod on or	pe	riod on or	ре	riod on or
		Point		After 11 March		After 11 March		After 11 March
				2011		2012		2013
		1	\$	457.85	\$	477.08	\$	496.17
		2	\$	530.59	\$	552.87	\$	574.99
		3	\$	603.01	\$	628.33	\$	653.46
		4	\$	676.15	\$	704.55	\$	732.73
		5	\$	712.21	\$	742.12	\$	771.80
		6	\$	748.16	\$	779.58	\$	810.76
		7	\$	782.65	\$	815.52	\$	848.14

\$ 818.70

\$ 856.11

894.87

936.97

981.98

\$ 1,027.93

\$ 1,075.97

\$ 1,126.61

\$ 1,180.07

\$

\$

\$

\$ 853.08

\$ 892.06

\$ 932.45

\$ 976.32

\$ 1,023.22

\$ 1,071.11

\$ 1,121.16

\$ 1,173.93

\$ 1,229.63

\$ 887.21

\$ 927.75

\$ 969.75

\$ 1,015.37

\$ 1,064.15

\$ 1,113.95

\$1,166.01

\$1,220.89

\$ 1,278.81

\$1,322.85

\$1,369.04

\$ 1,416.35

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20	\$ 1,352.10	\$ 1,408.89	\$ 1,465.24
21	\$ 1,399.30	\$ 1,458.07	\$ 1,516.40
22	\$ 1,447.75	\$ 1,508.56	\$ 1,568.90
23	\$ 1,497.98	\$ 1,560.89	\$ 1,623.33
24	\$ 1,549.87	\$ 1,614.97	\$ 1,679.56
25	\$ 1,603.33	\$ 1,670.67	\$ 1,737.49
26	\$ 1,658.97	\$ 1,728.64	\$ 1,797.79
27	\$ 1,716.59	\$ 1,788.69	\$ 1,860.24
28	\$ 1,776.61	\$ 1,851.23	\$ 1,925.28
29	\$ 1,837.88	\$ 1,915.07	\$ 1,991.67
30	\$ 1,901.23	\$ 1,981.08	\$ 2,060.33
31	\$ 1,967.19	\$ 2,049.81	\$ 2,131.81
32	\$ 2,035.34	\$ 2,120.82	\$ 2,205.66
33	\$ 2,106.19	\$ 2,194.65	\$ 2,282.44
34	\$ 2,179.03	\$ 2,270.55	\$ 2,361.37
35	\$ 2,254.78	\$ 2,349.48	\$ 2,443.46
36	\$ 2,332.93	\$ 2,430.92	\$ 2,528.15
37	\$ 2,413.90	\$ 2,515.28	\$ 2,615.89
38	\$ 2,496.53	\$ 2,601.38	\$ 2,705.44
39	\$ 2,583.95	\$ 2,692.48	\$ 2,800.18
40	\$ 2,673.25	\$ 2,785.53	\$ 2,896.95

These rates include provision for incorporation of the annual leave special payment into base rates of pay.

- 4.3 The following allowances are payable to employees:
- Other Allowances (a) Location Allowances:
 - (i) Appointed to operating Power Stations and Delta Maintenance:

Locations Allowance 1:

Engineering Officers; Professional Officers (Except as below; Operators; Powerworkers; Tradespersons; Administrative Officers previously appointed as Stores employees; and Administrative Officers who are engaged in stocktaking duties; or spend most of their time outside of the office); Production Officers

The allowance shall be as set out in Item 1 of Appendix 1.

Locations Allowance 2:

Administrative Officers, other than those mentioned above; Professional Officers whose duties are exclusively of an administrative or office based nature. Professional Officers who fall into the lower Locations Allowance category will continue at their current level

Location and

until the lower level passes it.

The allowance shall be as set out in Item 2 of Appendix 1.

Team Based Locations Allowance:

- a) Entitlement to Locations Allowance 3, 4 or 5 is limited to those classifications or position to which, at the time of making this agreement, had an entitlement to a team allowance applying on a continuous basis under Clause 5.3 of the Delta Electricity Employees Enterprise Agreement 2009.
- b) The payment of Locations Allowance 3, 4 or 5 is in lieu of any payment or entitlement to individual or team allowances payable under Clause 4.4 of this Agreement.
- c) The payment of Locations Allowance also takes account of the elimination of the Outage Allowance payable under Clause 5.1 (b) of the Delta Electricity Employees Enterprise Agreement 2009

Locations Allowance 3:

Powerworkers and Tradespersons;

The allowance shall be as set out in Item 3 of Appendix 1.

Locations Allowance 4:

Engineering Officers assigned to Maintenance Teams (except Technicians).

The allowance shall be as set out in Item 4 of Appendix 1.

Locations Allowance 5:

Maintenance Team Leaders

The allowance shall be as set out in Item 5 of Appendix 1.

(ii) Appointed to Head Office:

Locations Allowance 6

The allowance shall be as set out in Item 6 of Appendix 1.

(iii) Employees must continue to be paid the allowance while on long service leave, annual leave, paid personal/carer's leave or accident leave.

> The allowance must also be taken into account when calculating penalty rates for overtime except for time worked on a public holiday, during what would have been the employee's ordinary hours if the day were not a public holiday. The allowance is not taken into account when calculating payments for travelling time or for the purpose of calculating penalty additions for ordinary shifts worked on public holidays by shift workers.

(iv) Payment of location allowance is made instead of all allowances or extra rates for or relating to height, dirty work, wet places, work in confined spaces or other conditions and circumstances, whether of a like nature or otherwise, under which the work now is performed or is likely to be performed in the future; and for allowances previously paid for motor vehicle damage and for reimbursement of motor drivers licence fee.

> The location allowance also takes account of the elimination of various allowances from the Delta Electricity Employees Award 1996 published 16 January 1998 (303 I.G. 18), or not otherwise paid to teams or individuals under subclause 4.4 of this clause or under subclause 5.3 of the Delta Electricity Employees Enterprise Agreement 2009.

(b) Who holds certification under Clause 1.6.1(a)(xiii) under Delta Electricity's Access to Apparatus Rules:

The allowance shall be as set out in Item 7 of Appendix 1.

(c) Who holds certification under Clause 1.6.1(a)(v) and (ix) under Delta Electricity's Access to Apparatus Rules:

The allowance shall be as set out in Item 8 of Appendix 1.

(An employee who holds Category of Certification in accordance with paragraphs (b) and (c) of this subclause will be paid only one allowance. It is payable for all ordinary time worked and during periods of annual leave, long service leave, public holidays, paid personal leave and for periods of absence for which workers' compensation is paid, but excluding those periods which attract the workers' compensation statutory rate only).

(d) Who hold the Occupational Health Nursing Certificate:

The allowance shall be as set out in Item 9 of Appendix 1.

(e) Who hold the Diploma in Community Health Nursing:

The allowance shall be as set out in Item 10 of Appendix 1.

(An employee who holds the Certificate in paragraph (d) and the Diploma in paragraph (e) of this subclause is paid only one allowance).

(f) When working inside septic tanks or sewerage drains:

Single time in addition to normal time.

Tool Allowance (h) Carpenters and Painters and leading hands in these trades must be paid the tool allowance prescribed from time to time by the Building Employees Mixed Industries (State) Award, in addition to their ordinary rates of pay.

The tool allowances must be paid for All Purposes including:

- (1) overtime
- (2) long service leave
- (3) annual leave
- (4) personal leave
- (5) accident pay
- (6) public holidays
- (7) travelling time
- Daily Allowance 4.4 Employees, whilst on duty, are entitled to be paid a daily allowance as provided for below. These payments will not be taken into account for the purpose of calculating penalty rates for overtime, long service leave, annual leave, personal leave, accident pay, public holidays, travelling time or any similar payments.

The special allowances taken into account in determining an employee's daily allowance are as follows, but they are not otherwise paid as separate allowances:

- (a) Engaged on work in conditions which are determined by the controlling officer to involve the existence of excessive amounts of airborne coal dust in the following areas:
 - coal bunkers; or
 - coal lines; or
 - on the coal conveyers between the main receiving bin, coal reserve and bunkers:

The allowance shall be as set out in Item 11 of Appendix 1.

(b) Engaged on maintenance work within boiler casings or gas pass ducts which have not been cleaned out.

The allowance shall be as set out in Item 12 of Appendix 1.

(c) Engaged on work inside a condenser waterbox when the work is carried out while the unit is out of service.

The allowance shall be as set out in Item 13 of Appendix 1.

 Working from a Cyclimber Stage inside a furnace.
 Such payment must be in addition to the allowance paid for working inside a boiler casing not cleaned out:

The allowance shall be as set out in Item 14 of Appendix 1.

(e) Engaged on work in precipitator element compartments for a period in excess of two continuous working days in respect of the whole of such period of continuous work when working in compartments which have not been cleaned, other than those who are required to carry out boiler cleaning as part of their normal duties:

The allowance shall be as set out in Item 15 of Appendix 1.

(f) Required to work within a roped-off asbestos contaminated area.

The allowance shall be as set out in Item 16 of Appendix 1.

(g) When using oxyacetylene equipment and/or electric welding equipment, whether during ordinary working hours or otherwise.

The allowance shall be as set out in Item 17 of Appendix 1.

(h) A sooting allowance as agreed as at the time of the making of the Electricity Commission (Wages Staff) Award published 19 February 1965.

The allowance shall be as set out in Item 18 of Appendix 1.

(i) Engaged in the handling of polychlorinated biphenyls (Askarel):

(Where an employee is engaged in the handling of

			minimum payment sha	of two halves of a day or shift, the all be the equivalent of four hours he half days or half shifts as the
			The allowance shall be Appendix 1.	e as set out in Item 19 of
			Engaged on such worl	k during periods of overtime:
			divided into halves by	s payment, a day or shift shall be the employee's normal meal t the normal time or otherwise).
			The allowance shall be Appendix 1.	e as set out in Item 20 of
		(j)	who are engaged in th application of substant materials either in con	close proximity to employees e preparation and/or the tial quantities of epoxy-based fined spaces or continuously for two hours on any occasion.
			(The term "substantial gram pack or larger).	quantities" shall mean a 454
			The allowance shall be Appendix 1.	e as set out in Item 21 of
		(k)	Engaged on work with	in ash and dust pits.
			The allowance shall be Appendix 1.	e as set out in Item 22 of
	1996 Delta	publis Electr	hed 16 January 1998 (3	a Electricity Employees Award 03 I.G. 18) were deleted from the 1997 published 14 August 1998 are listed in Appendix 2.
Minimum Salary	4.5	The	minimum salary levels f	or the generic classifications are:
Levels		Adm	inistrative Officer	SP4
		Engi	neering Officer	SP16
		Prof	essional Officer	SP16
		Ope	rator	SP15
		Proc	luction Officer	SP11
		Trad	lesperson	SP13
		Pow	erworker	SP9
Deduction from Wages	4.6	wag	e towards a motor vehic	a deduction from their gross le (through a novated lease), accounts and superannuation

through arrangements put in place by Delta Electricity.

Salary sacrifice arrangements shall be in accordance with Australian Taxation Office and any other applicable determinations, guidelines, rules, laws and regulations.

Where an external provider is co-ordinating the salary sacrifice arrangements, any direct cost associated with these arrangements shall be borne by the employee.

The total amount salary sacrificed shall not exceed 50% of an employee's superannuable salary. Should the 50% be exceeded, discretionary deductions (as opposed to compulsory deductions) will be reduced in the first instance.

- 4.7 The Company shall deduct Union membership fees (not including fines or levies) from the pay of any employee, Membership Fees provided that:
 - the employee has authorised the Company to make (a) such deductions in accordance with subclause 4.8 herein:
 - (b) the Union shall advise the employer of the amount to be deducted for each pay period applying at the Company's workplace and any changes to that amount.
 - (c) deduction of Union membership fees shall only occur in each pay period in which payment has or is to be made to an employee; and
 - (d) there shall be no requirement to make deductions for casual employees with less than two (2) months' service (continuous or otherwise).
 - 4.8 The employee's authorisation shall be in writing and shall authorise the deduction of an amount of Union fees (including a variation in that fee effected in accordance with the Union's rules) that the Union advises the Company to deduct. Where the employee passes any such written authorisation to the Union, the Union shall not pass the written authorisation on to the Company without first obtaining the employee's consent to do so. Such consent may form part of the written authorisation.
 - 4.9 Monies so deducted from employees' pay shall be remitted to the Union on either a weekly, fortnightly, monthly or quarterly basis at the Company's election, together with all necessary information to enable the reconciliation and crediting of subscriptions to employee's membership accounts, provided that:
 - 4.10 Where an employee has already authorised the deduction of Union membership fees in writing from his or her pay prior to this clause taking effect, nothing in this clause shall be read

Payroll Deduction of Union

as requiring the employee to make a fresh authorisation in order for such deductions to commence or continue.

- 4.11 The Union shall advise the Company of any change to the amount of membership fees made under its rules, provided that this does not occur more than once in any calendar year. Such advice shall be in the form of a schedule of fees to be deducted specifying weekly, fortnightly, monthly, or quarterly as the case may be. The Union shall give the Company a minimum of two month's notice of any such change.
- 4.12 An employee may at any time revoke in writing an authorisation to the Company to make payroll deductions of Union membership fees.
- 4.13 Where an employee who is a member of the Union and who has authorised the Company to make payroll deductions of Union membership fees resigns his or her membership of the Union in accordance with the rules of the Union, the Union shall inform the employee in writing of the need to revoke the authorisation to the employer in order for payroll deductions of Union membership fees to cease.
- Payment of 4.14 If requested by a majority of employees, balancing of ordinary pay for time worked must be arranged as far as possible so that the salary payable to employees each week is adjusted to reduce fluctuations in weekly pay.
 - 4.15 The ordinary weekly pay of an employee at Head Office who works flexible working hours or staggered working hours must not vary from week to week as a consequence of accumulating debits or credits of ordinary hours in a given week.
 - 4.16 Payments for salary, leave and retiring allowance must be made only to the employee entitled to them or to a person authorised by the employee to receive the payments.
 - 4.17 Delta Electricity may deduct from an employee's pay contributions or payments for approved purposes or for the payment to Delta Electricity of money due by the employee under hire purchase, tenancy or other agreements only if the employee gives Delta Electricity written authority.
- Superannuation4.18Pursuant to the Delta Electricity Employees' Enterprise
Agreement 2009 all employees covered by this Enterprise
Agreement received a 2% increase in their employer
superannuation contribution.

The increase to superannuation was and is in addition to the current superannuation guarantee charge of 9% established by the Australian government under the *Superannuation Guarantee (Administration) Act 1992*.

Should the Australian government under the Superannuation

Guarantee (Administration) Act 1992, or any other legislation providing for the rate of employer superannuation contributions, increase the rate above the current 9%, Delta Electricity will maintain contributions at 2% above such new rate.

- 4.19 The additional superannuation contributions under subclause 4.18 of this clause will be paid by Delta Electricity to each employee's superannuation account as follows:
 - (a) For employees who are members of an accumulation fund, to that fund;
 - (b) For employees in a defined benefit fund who are making additional superannuation contributions to First State Superannuation, to their account in that fund;
 - (c) For employees in a defined benefit fund who do not have a First State Superannuation account, to an account established by the employee in that fund.

Salary Sacrifice to Superannuation

- 4.20 Notwithstanding the salaries prescribed by subclause 4.2 of clause 4, Wages and Allowances, an employee may elect, by agreement with Delta Electricity, to sacrifice a portion of the salary payable under the said subclause 4.2 to additional employer superannuation contributions. Such election must be made prior to the commencement of the period of service to which the earnings relate. Subject to subclause 4.6 of this clause the amount sacrificed must not exceed 50% of the salary payable under the said subclause 4.2 or 50% of the salary payable under the said subclause 4.2 or 50% of the salary payable salary, whichever is the lesser. In this clause, "superannuable salary" means the employee's salary as notified from time to time to the New South Wales public sector superannuation trustee corporations.
 - 4.21 Where the employee has elected to sacrifice a portion of that payable salary to additional employer superannuation contributions:
 - subject to Australian Taxation law, the sacrificed portion of salary will reduce the salary subject to appropriate PAYG taxation deductions by the amount of that sacrificed portion; and
 - (b) any allowance, penalty rate, payment for unused entitlements, weekly workers' compensation or other payment, other than any payments for leave taken in service, to which the employee is entitled under this Enterprise Agreement, Act or statute which is expressed to be determined by reference to an employee's salary, shall be calculated by reference to the salary which would have applied to the employee under the said subclause 4.2 in the absence of any salary sacrifice to superannuation made under this Enterprise Agreement.
 - 4.22 The employee may elect to have the portion of payable salary which is sacrificed to additional employer superannuation contributions paid into the superannuation scheme established under the *First State Superannuation Act* 1992 as additional employer contributions.
 - 4.23 Where the employee elects to salary sacrifice in terms of subclause 4.22 of this clause Delta Electricity will pay the sacrificed amount into the fund.
 - 4.24 Where the employee is a member of a superannuation scheme established under:
 - (a) the Superannuation Act 1916;
 - (b) the State Authorities Superannuation Act 1987;
 - (c) the State Authorities Non-contributory Superannuation Act 1987; or
 - (d) the First State Superannuation Act 1992

Delta Electricity must ensure that the amount of any additional employer superannuation contributions specified in

subclause 4.20 of this clause is included in the employee's superannuable salary which is notified to the New South Wales public sector superannuation trustee corporations.

5. Terms of Employment

Working Up to Skill Level	5.1	Emp	oloyees must:				
		(a)	work up to their skill le within the categories	evel, competence and training listed below; and			
		(b)		vith the classification oints and Skills Development under Award Restructuring			
			- Administrative Office	er			
			- Engineering Officer				
			- Professional Officer				
			- Operator				
			- Powerworker				
			- Tradesperson				
		F	programs and position p	opted the skill development papers negotiated under Award r the following classifications:			
			Powerworker	Skills Development Program			
			Tradesperson	Skills Development Program			
			Administrative Officer	Position Paper			
			Engineering and Professional Officer	Position Paper			
			Operator	Central Coast Operating Model (CCOM) 2010 (IRC3557 of 2006) and the Western Region Operating Model (WROM) (IRC508 of 2007).			
Mount Piper Production	5.2		The following provisions apply to Production Officers at Mount Piper Power Station:				
Officers		(a)	A Production Officer's salary spans the range from salary point 11 to salary point 29 inclusive of subclause 4.2.				
		(b)	by adding the salary p hard skills modules p paragraph (c) of this s	cer's base salary is determined point values of the accredited ossessed as detailed in subclause, to the starting point to a maximum of salary point			

(c) The available hard skill modules and corresponding salary point values are:

Modu	ıle
------	-----

Salary Point Value

Trade Qualifications	2
Production Officer Induction	1
Emergency Skills	1
Maintenance Skills 1	1
Maintenance Skills 2	1
Foundation A	1
Foundation B	1
Station Plant	2
Boiler Plant	2
Turbine Plant	2
Advanced Certificate	1
Associate Diploma	1*
Business Process Skills 1	1
Business Process Skills 2	1
Business Process Skills 3	1

*Completion of an approved Associate Diploma leads to automatic accreditation for the Advanced Certificate salary point.

- (d) For each Production Officer, the program for the completion of hard skills modules listed in paragraph (c) of this subclause shall be determined by an individual Skills Development Plan prepared and agreed by management and the officer concerned. This plan must take account of any prerequisites required for particular modules.
- (e) For Production Officers with a base salary of salary point 16 or above, a further two salary point increments are available. These increments are determined by an assessment of work performance. Performance increments are set in relation to the officer's base salary at the time of the review. Any change to this base salary shall require a further review of performance at an appropriate time.
- (f) This revised Production Officer structure shall operate from 1 July 1995. All further progression of existing and future Production Officers at Mount Piper shall be in accordance with this structure.
- (g) The Production Officer Development Committee, consisting of Production Officer representatives of each team, and management representatives, shall continue to meet. The aim of this committee is to coordinate the ongoing development of the Production Officer structure, e.g. hard skills modules and performance reviews, and to recommend any amendments to the Manager/Mount Piper and Unions for consideration.

Overtime and Shift Work	5.3	For the purpose of meeting the needs of the industry, Delta Electricity may require an employee to work:							
		(a) reasonable overtime, including Saturdays, Sundays and public holidays							
		0	fwor	king	to and	work, or to transfer from one system other, including transfer from one work to another.			
		to ch work inco	Three months' notice will be given to employees required to change on a long-term basis from one system of working to another where this will cause a reduction in income, provided that the employees have been working in the first system for a minimum period of 12 months.						
		Arrangements for staff to meet these working requirements will be made in a consultative manner into account the needs of the business.							
Termination of	5.4	Emp	loye	es' s	ervice	may be terminated by:			
Service		(a) resignation, i.e. voluntarily leaving the service of Delta Electricity							
		(b)	em	ploye	ees ur	account of ill health, which makes hable now and in the future to perform heir appointed grade.			
			(i)	The	proce	ess for retirement ill health is:			
				(A)	initia healt be p state futur appo	er the employee or Delta Electricity can te an application for retirement ill th. In either case medical evidence will resented to the other party which is that the employee is now and in the e unable to perform the duties of their binted grade. Other medical evidence be sought by the other party at their			
					retire	is stage the parties may agree that ement ill health is appropriate and eed on this basis.			
				(B)	(1)	If either party disputes the other's medical evidence, an assessment may be sought from a medical practitioner/s. Delta Electricity will			

pay the costs of such medical assessment/s including reasonable and agreed in advance medical assessments requested by the

employee where the employee has disputed Delta Electricity's medical

evidence and the further medical evidence finds that the employee should not be retired on account of ill health.

- (2) The selection of a medical practitioner/s will be from the Workers Compensation Commission approved list of medical practitioner/s. The selection is to be by agreement where possible, but, should no agreement be reached within two weeks of notification of the intention to dispute the initial medical evidence, then the party initiating such dispute may select the practitioner from the Workers Compensation Commission approved list.
- (3) Delta Electricity will prepare an advice for the independent medical practitioner, together with either a copy of the position description for the employee, or a list of duties that reflect what the employee could reasonably be required to do consistent with their classification, skills and remuneration level. A draft of this advice will be provided to the employee and appropriate Union for comment. If the medical practitioner elects to inspect the work performed, the employee, Delta Electricity representative/s and appropriate Union official may also attend the inspection.
- (4) If Delta Electricity initiates this stage of the process, the employee will be paid up to six weeks special leave with pay, from the date of notification by Delta Electricity of its intention to dispute the initial medical evidence. The parties to the employee's retirement ill health process will review the payment of special leave with pay at the end of this six week period.
- (5) If retirement ill health is not approved at this stage and a workplace/functional assessment is required, the cost will be met by Delta Electricity.
- (ii) Any medical restrictions placed on the employee

from a medical assessment must be reviewed in accordance with obligations associated with reasonable accommodation.

- (iii) It is noted that workers compensation and potential workers compensation injuries impose statutory obligations on the parties.
- (iv) At all stages of the process, steps will be taken to ensure the privacy of the employee's medical details in accordance with the relevant legislation.
- (c) dismissal by Delta Electricity
- (d) mechanisation or technological changes in the industry.

If Delta Electricity terminates the employment of an employee who has been employed by it for the preceding 12 months, because of mechanisation or technological changes in the industry, it must give the employee:

- (i) three months' notice; or
- (ii) pay at the ordinary rate for the balance if it gives less than three months' notice. This period of three months counts as service for the calculation of annual leave and long service leave entitlements of the employee.
- 5.5 Employees who are absent without approval for a continuous period of five working days for reasons other than certified sickness, or extenuating circumstances acceptable to Delta Electricity as satisfactory, shall be deemed to have resigned.
- Period of Notice 5.6 Employees must give Delta Electricity at least one month's notice of their intention to resign, unless their terms of employment provides for a different period. Delta Electricity may waive the requirement for employees to work this period of notice.
 - 5.7 In all other cases of termination, except dismissal, Delta Electricity must give the employee at least one month's notice, or make payment of one month's salary in lieu of notice, unless their terms of employment provides for a different period.

This does not affect the right of Delta Electricity to dismiss employees without notice. The salaries of employees who are dismissed, together with their entitlements to payments for annual and long service leave, must be paid up to the time of dismissal.

Discipline	5.8	Where an employee is guilty of misconduct or of contravening any rule or direction of Delta Electricity, the employee may be:		
		(a) dismissed or suspended;		
		(b) reduced in rank, position or pay.		
		Every employee so dealt with must be notified in writing of the nature of the misconduct or of the breach of the rule or direction alleged to have been committed.		
Work in Lower Grade	5.9	Employees must:		
Graue		(a) carry out lower-graded work that is temporarily required as directed; and		
		(b) be paid not less than their current salary point.		

Delta Electricity Employees' Enterprise Agreement 2011

6. Part-time Employment

- 6.1 A part-time employee is a person (other than a casual) who works a constant number of hours, which are less ordinary hours than those worked by a full-time employee performing the duties of the same full-time classification and grade.
- 6.2 The minimum daily number of hours to be worked by a part-time employee shall not be less than four hours and the minimum weekly number of hours to be worked shall not be less than 14. However an employee returning from an approved period of parental leave may work less than 14 hours per week by agreement.
- 6.3 The daily and weekly hours of work for a part-time employee shall be agreed between Delta Electricity and the employee prior to the employee being engaged on a part-time basis. These agreed hours may only be varied by agreement between the employee and Delta Electricity.
- 6.4 A part-time employee shall be paid at the hourly rate for their classification.
- 6.5 A part-time employee who performs work in excess of the agreed hours or outside the span of ordinary hours shall be paid overtime in accordance with clause 12, Overtime.
- 6.6 Entitlements that are contained in the Enterprise Agreement for full-time employees are provided to parttime employees on a pro-rata basis, including for the purpose of calculation of service in case of termination, retrenchment or redundancy.

7. Casual Employment

Casual Employment 7.1 Casual employment is not intended to replace the permanent workforce but may be used to supplement the permanent workforce to meet short term, intermittent or irregular work requirements or for periods of peak demand such as outages.

Consultation

- 7.2 Delta Electricity will consult with the relevant Union/s where it proposes to engage casuals in field locations.
- 7.3 The obligation to consult in 7.2 shall not apply in circumstances where there is a need to engage casuals in situations to meet an immediate and unforeseen need. In such cases, the relevant Union/s shall be advised at the earliest opportunity.
- 7.4 Delta Electricity will ensure that employees covered under Clause 4.0 (a), (b) and (c) of the Central Coast Operating Model 2010 are given the opportunity to undertake operating duties prior to casuals being engaged in the Operator classification.

General Terms

- 7.5 a) A casual employee is an employee engaged and paid as such.
 - b) A casual employee must be engaged for a minimum of:
 - a. four (4) hours in the classifications of Administrative Officer and Professional Officer;
 - seven (7) hours in the classifications of Engineering Officer, Powerworker or Tradesperson;
 - c. one (1) shift in the classification of Operator.
 - c) For each hour worked, a casual employee will be paid no less than 1/35th of the salary point for the relevant classification, plus a casual loading of 25% and applicable allowances.
 - d) The casual loading is paid in lieu of annual leave, personal leave, public holidays not worked, notice of termination, redundancy benefits and the other attributes of full-time or part-time employment.
 - e) A casual employee is entitled to penalty rates applicable to rostered shifts worked by the employee based on the ordinary rate of pay. Such penalty rates shall be calculated on 1/35th of the

salary point for the relevant classification, for each hour worked.

- f) A casual employee is paid overtime rates under clause 12 if the employee is required to work more than seven hours per day in the classifications of an Administrative Officer, Professional Officer Engineering Officer, Powerworker or Tradesperson; or more than the span of one (1) shift in the classification of Operator. A casual employee is paid overtime rates outside the span of hours under clause 8, save that a casual employee is not entitled to the casual loading for time worked and paid as overtime.
 - g) Delta Electricity will inform the casual employee in writing that the employee is to be engaged on a casual basis, the classification level and rate of pay.
 - h) Delta Electricity must not fail to re-engage a casual employee because the employee accessed entitlements to unpaid carer's leave or compassionate leave. The rights of Delta Electricity to engage or not to engage a casual employee are otherwise not affected.

Secure Employment

- 7.6 a) The objective of this clause is for Delta Electricity to take all reasonable steps to provide its employees with secure employment by maximizing the number of permanent positions in Delta Electricity's workforce, in particular by ensuring that casual employees have an opportunity to elect to become full-time or part-time employees.
 - b) A casual employee engaged by Delta Electricity on a regular and systematic basis for a sequence of periods of employment under this Agreement during a calendar period of six months shall thereafter have the right to elect to have his or her ongoing contract of employment converted to permanent full-time employment or part-time employment if the employment is to continue beyond the conversion process prescribed by this subclause.
 - c) Delta Electricity shall give the employee notice in writing of the provisions of this sub-clause within four weeks of the employee having attained such period of six months. However, the employee retains his or her right of election under this subclause if Delta Electricity fails to comply with this notice requirement.

- d)Any casual employee who has a right to elect under paragraph (b), upon receiving notice under paragraph (c) or after the expiry of the time for giving such notice, may give four weeks' notice in writing to Delta Electricity that he or she seeks to elect to convert his or her ongoing contract of employment to full-time or part-time employment, and within four weeks of receiving such notice from the employee. Delta Electricity shall consent to or refuse the election, but shall not unreasonably so refuse. Where Delta Electricity refuses an election to convert, the reasons for doing so shall be fully stated and discussed with the employee concerned, and a genuine attempt shall be made to reach agreement. Any dispute about a refusal of an election to convert an ongoing contract of employment shall be dealt with as far as practicable and with expedition through clause 27, Grievance and Disputes Procedure.
- e)Any casual employee who does not, within four weeks of receiving written notice from Delta Electricity, elect to convert his or her ongoing contract of employment to full-time employment or part-time employment will be deemed to have elected against any such conversion.
- f) Once a casual employee has elected to become and been converted to a full-time employee or a parttime employee, the employee may only revert to casual employment by written agreement with Delta Electricity.
- g)If a casual employee has elected to have his or her contract of employment converted to full-time or part-time employment in accordance with paragraph (d), Delta Electricity and the employee shall, in accordance with this paragraph, and subject to paragraph (d), discuss and agree upon:
 - (i) whether the employee will convert to full-time or part-time employment; and
 - (ii) if it is agreed that the employee will become a part-time employee, the number of hours and the pattern of hours that will be worked either consistent with clause 6, Part-time Employment, or pursuant to a part time work agreement made under Chapter 2, Part 5 of the *Industrial Relations Act*, 1996.

Provided that an employee who has worked on a full-time basis throughout the period of casual employment has the right to elect to convert his or

her contract of employment to full-time employment and an employee who has worked on a part-time basis during the period of casual employment has the right to elect to convert his or her contract of employment to part-time employment, on the basis of the same number of hours and times of work as previously worked, unless other arrangements are agreed between Delta Electricity and the employee.

- h)Following an agreement being reached pursuant to paragraph (g) of this subclause, the employee shall convert to full-time or part-time employment. If there is any dispute about the arrangements to apply to an employee converting from casual employment to full-time or part-time employment, it shall be dealt with as far as practicable and with expedition through Clause 27, Grievance and Disputes Procedure.
- i) An employee must not be engaged and re-engaged, dismissed or replaced in order to avoid any obligation under this subclause.

Casual Occupational Health Nurses

- 7.7 Administrative Officers who are engaged as Casual Occupational Health Nurses must be paid by the hour.
 - (a) The hourly rate is determined by:
 - (i) taking the weekly rate for the applicable salary point (set out in subclause 4.2); and
 - (ii) adding the appropriate qualification allowance(s) (set out in paragraphs (d) and (e) of subclause 4.3 of clause 4, Wages and Allowances); and
 - (iii) dividing the sum by 35; and
 - (iv) adding 20% (in respect of all hours worked between 7:00am and 5:30pm, Monday to Friday inclusive) to the total.
 - (b) Time worked outside these hours and on Saturdays must be paid at double time.
 - (c) Hours worked in excess of seven hours, on any daily engagement, must be paid at the appropriate overtime rate.
 - (d) Work performed on Sundays must be paid at the rate of double time and on public holidays at the rate of double time and a half.

- (e) Minimum payment as for three hours at the appropriate rate must be paid in respect of each start, and reimbursement be made for all fares actually incurred in travelling to and from work only in respect of a minimum start.
- (f) Location Allowance the provisions of paragraph(a) of the said subclause 4.3 shall apply exceptfor subparagraph (iii) of the said paragraph (a).
- (g) There is no entitlement to any of the provisions of this Enterprise Agreement other than the provisions of this subclause

8. Hours of Work

Hours of Work	8.1	The ordinary hours of work for day workers will not exceed 35 hours per week or 70 hours per fortnight where a nine- day fortnight is observed. Ordinary hours for shift workers are in subclause 11.3 of clause 11, Shift Work.
How are working hours determined?	8.2	The commencing and finishing times for each day are determined by local management in consultation with affected employees or their representatives taking into account the needs of the business.
Hours for Day Workers	8.3	Day workers are employees who work their ordinary hours from Monday to Friday inclusive and who are not entitled to a paid meal break during their ordinary working hours.
		The span of ordinary working hours for day workers is 7:00am to 5:30pm, Monday to Friday.
Flexible or Staggered Working Hours	8.4	Employees working at Head Office may elect to work a flexible or staggered working hours system in accordance with procedures set down by Delta Electricity.
Accrual of Days Off	8.5	Employees engaged on flexitime, staggered working hours or a nine-day fortnight may elect to accrue up to a maximum of five flexidays, rostered days off or special days off for the purposes of taking time off for any reason, including time off to attend to family-related matters. The time off will be on a date agreed to by employees and local management.

9. Calculation of Service

What counts as service?	9.1	In calculating service, Delta Electricity must include:
		(a) periods of annual and long service leave
		(b) periods of approved leave with pay
		(c) periods of personal leave with or without pay
		 (d) periods of approved leave without pay not exceeding 20 consecutive working days or equivalent hours of shifts
		 (e) periods of approved leave without pay exceeding 20 consecutive working days or shifts which Delta Electricity has specifically authorised to be counted as service
		(f) periods of absence from work due to incapacity resulting from injury as defined in Section 4 of the Workplace Injury Management and Workers Compensation Act 1998, for which the employee receives a payment under that Act
		(g) periods of service as an employee on probation
		(h) periods which counted under relevant legislation, awards or agreements as service with another employer immediately before the employee joined Delta Electricity under Schedule 3 of the Energy Services Corporations Act 1995
		(i) part-time employment, calculated on a pro rata basis
		(j) any previous period of service with Delta Electricity in accordance with paragraphs (a) to (i) of this subclause for an employee who had resigned or been discharged and later re-employed. Discharge means termination as a consequence of retrenchment, re- organisation or shortage of work, or any reason except dismissal or retirement on account of ill health
		(k) any previous period of service with Delta Electricity in accordance with the said paragraphs (a) to (i) of an employee who had been dismissed and later re- employed if that employee's current period of service under the said paragraphs (a) to (i) is more than five years.

10. Classification Advisory Committee

Purpose	10.1	The purpose of the Committee is to recommend appropriate salary point(s) for a position(s).			
Constitution	10.2	The Committee consists of:			
		(a) a Chairperson appointed by Delta Electricity			
		(b) two Delta Electricity representatives			
		(c) two representatives of employees appointed from time to time by the relevant Union(s) having regard to the classification under review.			
Powers	10.3	The Committee can:			
		 (a) consider applications for alterations of salary points on the ground of altered circumstances by: 			
		 Unions on behalf of an employee or groups of employees 			
		(ii) Delta Electricity			
		(b) consider any errors or anomalies in the salary points of:			
		(i) employee(s)			
		(ii) any position.			
		 (c) recommend appropriate salary points for new positions. 			
Procedures	10.4	The Committee proceeds by exchange of views and discussion, not by vote. It is the responsibility of the Chairperson to prepare a report, including a recommendation, to the Chief Executive of Delta Electricity, setting out the view of the Committee. If there are differing views, the report must include them.			
Confidentiality	10.5	All proceedings of the Committee are confidential.			
	10.6	This clause will not prejudice or affect any right any person may have under the <i>Fair Work Act 2009</i> or Clause 27, Grievance and Disputes Procedure.			

11. Shift Work

Types of Shift	11.1	Shift work is a system of work in which an employee works a roster with a 1, 2 or 3 shift system.				
	11.2	Shift work may be worked:				
		 Monday to Friday inclusive; or Monday to Saturday inclusive; or Monday to Sunday inclusive. 				
		It may begin and end on any of the days in these periods.				
Ordinary Hours	11.3	The ordinary hours for shift workers are an average of 35 hours a week over a roster cycle. Shift workers may be required to work more than 35 hours in one or more weeks, but the total number of ordinary hours worked in a roster cycle must not be more than:				
		Number of weeks in roster cycle multiplied by 35 hours.				
	11.4	These ordinary hours must be worked during the hours which the employees are rostered for duty.				
	11.5	Employees who are required to work more than 11 ordinary shifts in 12 consecutive days must be paid at overtime rates for the 12th and following consecutive shifts. (See clause 12, Overtime, for overtime rates).				
	Shift /	Allowance				
	11.6	Shift work may be:				
		 (a) Early Morning Shift - a shift commencing after 5:00am and before 6:30am. 				
		(b) Afternoon Shift - a shift finishing after 6:00pm and at or before midnight.				
		(c) Night Shift - a shift:				
		 (i) finishing between midnight and at or before 8:00am; or 				

(ii) commencing between midnight and at or before 5:00am.

Delta Electricity, in consultation with affected employees or their representatives, will decide the commencing and finishing times of shifts to suit the needs and circumstances of each establishment. 11.7 Shift workers who work on a shift work roster must be paid the following allowances:

				er of 10% of single time ift and:		
			The allow Appendix	ance shall be as set out in Item 23 of 1.		
	After	noon	the greate	er of 20% of single time and:		
			The allow Appendix	ance shall be as set out in Item 24 of 1.		
	Nigh	t	the greate	er of 20% of single time and:		
			The allow Appendix	ance shall be as set out in Item 25 of 1.		
11.8	Shift	ift workers who are engaged on a roster which:				
	(a)			rking of continuous afternoon or more than two weeks; and		
	(b)		s such shif rday or Su	its on other than a public holiday, nday,		
	must	be pa	aid the follo	owing allowances:		
	Continuous Afternoon Shift Continuous Night Shift			25% of single time		
				30% of single time or a reduced number of weekly hours at time and one quarter to give the shift worker the equal of a full week's ordinary pay.		
11.9	Shift workers rostered on other continuous night shift rosters for two weeks or less must be paid for such shifts the overtime rates in clause 12, Overtime.					
11.10	Shift workers working continuous night shifts for two weeks or less and work such shifts on a public holiday must be paid in accordance with subclause 11.12 of this clause.					
11.11		ne allowances are not paid to shift workers for overtime for any shift for which they are paid overtime penalty tes.				
Shift F	Penalt	t y				
	<u>.</u>					

Public Holidays 11.12 Shift workers must be paid for all time worked on a rostered shift on a public holiday the penalty of 150% of

single time.

Other than Public Holidays	11.13	Shift workers must be paid the following penalties for all shifts worked on the following days that are not public holidays:					
		Shift	Shift		Penalty		
		(a)	Satu	rday - all shifts	50% of single time		
		(b)	Sund	day - all shifts	100% of single time		
Only One Rate to Apply	11.14		Only the highest penalty rate can apply if more than one penalty could apply to a particular period of work.				
	Roster	Loading					
Roster Loading	11.15	5 Payment of roster loading is made as compensatio the unevenness of payments under this Enterprise Agreement. Payment is also made instead of shift disabilities not covered by payments under this Ent Agreement including:			s under this Enterprise o made instead of shift		
		(a)	the v	variety of starting a	and finishing times		
		(b)	(b) the need to be readily available for work and to work, as required, during crib breaks and at all other times during the shift				
		(c)	minc	or variations to esta	ablished duties		
		(d)		equirement to wor veek.	k as rostered on any day of		
Roster Loading - Rates	11.16	The	roster	loading for ordina	ry hours actually worked is:		
Nales		(a)	(a) 4.35% of salary for:				
			(i)	employees on se work rosters	even-day continuous shift		
			(ii)		arly rostered to work both Saturdays and		
			(iii)	employees roste afternoon or nigh	red to work continuous at shifts		
			(iv)	employees worki shift on Sundays	ng day shift only including a		
		(b) 2.12% of salary for:		% of salary for:			
			(i)	rostered to work afternoon and/or	tating shift work who are ordinary shifts involving night shifts but who are not d to work ordinary shifts on		

both Saturdays and Sundays

- (ii) employees working day shift only on Monday to Saturday.
- Roster Loading -
Different Grade11.17Employees carrying out higher-grade duties on shift work
must be paid the roster loading for the higher-grade
classification.

Employees carrying out lower-grade duties on shift work, including those on retained rates, must be paid the roster loading for their regular classification or retained rates as the case may be.

- Roster Loading -
Excluded11.18Roster loading is not payable to day workers transferred
to become shift workers, for the first two weeks of the
transfer, i.e. for the period which attracts time and one half
penalty rate (refer to subclause 11.28 of this clause).
- Roster Loading -
During Training11.19Shift workers required to transfer from one shift to another
to undergo training must be paid the roster loading
appropriate to:
 - (a) the shift roster worked immediately before the training if the period of training is less than five consecutive working days; or
 - (b) the new shift roster if the period of training continues for five or more consecutive working days.
 - 11.20 Day workers transferring to a shift roster to undergo training must be paid shift work loadings, allowances and penalties for the entire period. The provisions of subclause 11.28 of this clause do not apply.

General

- Payment while at Training School 11.21 Shift workers must be paid the roster loading, shift allowance and penalty rates for public holidays, Saturday and Sunday shifts, which they would have received for their appointed duties if they are:
 - (a) training for appointment to a position in their existing or higher grade; or
 - (b) attending refresher training courses; or
 - (c) attending general training courses and/or station training courses to qualify to carry out higher-grade duties.

Payments must not include any overtime or higher grade which might have otherwise been worked.

Public Holidays 11.22 Shift workers, including those on a five-day shift system, Monday to Friday, who on a public holiday:

		(a) work an ordinary rostered shift; or			
		(a) work an ordinary rostered shint, or			
		 (b) are rostered off duty (except when on annual or long service leave) 			
		are entitled to have a day added to their annual leave entitlement for each public holiday prescribed in clause 22, Public Holidays and Picnic Day. If higher-grade pay is involved, the provisions of subclause 15.8 of clause 15, Higher-Grade Work and Pay, apply.			
Not Required to Work on a Public Holiday	11.23	Shift workers when, according to their controlling officer, are not required for work on a public holiday for a shift for which they are normally rostered, must observe the holiday. However, they must be told at least 96 hours before the shift begins that they are not required. They must be paid for all ordinary time not worked in respect of the public holiday at the rate of single time.			
Shift Worker on a Five-day Shift - Public Holidays	11.24	Shift workers who are on a five-day shift system, Monday to Friday, must be paid for public holidays observed on Monday to Friday.			
Mutual Stand-	11.25	Shift workers who:			
Down		 (a) are rostered for duty on a shift falling on a Saturday or Sunday; and 			
		 (b) according to the controlling officer, are not required for duty on such day(s) 			
		may, by mutual arrangement with the person responsible for the work team, not attend for duty on such day(s).			
		They must be paid for all ordinary time not worked at the rate of single time.			
Shift Work Day	11.26	If a shift starts on one day and finishes on the next, the day in which the most hours are worked is taken to be the shift work day.			
Ten-hour Break	11.27	Shift workers are entitled to at least a ten-hour break between finishing shift work and commencing day work.			
Day Workers Transferred to Shift Work	11.28	Day workers required to transfer to shift work must be paid for the ordinary hours worked on that roster:			
Shint Work		 (a) for the first two weeks, time and one half or normal shift penalties, whichever is the greater 			
		(b) for the period in excess of the first two weeks, normal shift penalties and roster loadings.			
		Day workers will not be required to transfer to shift work for a duration of three shifts or less. For periods of three shifts or less the provisions of clause 12, Overtime, apply.			
Change of Roster	11.29	Shift workers who are changed from one shift roster to			

or Shift		anoth	ner or from one shift to another must be paid:		
		(a)	at least time and one quarter for any shift which they begin within 48 hours from the end of the shift in which they were given notice of the change of roster or shift;		
		(b)	overtime rates for the shift which they work without a break following the shift in which they were given notice of the change.		
		deter	requirements in accordance with the above will be mined by Delta Electricity in consultation with ted employees or their representatives.		
Delta Maintenance	11.30	Because of the nature of the work of Delta Maintenar is necessary that the maximum flexibility possible is achieved in preparing rosters to meet the Business L work requirements.			
		In planning for work to be undertaken, management will consult with employee representatives as to the scope of the work, the duration of the work, the time frame and shift work requirements. Roster/s will be prepared to meet the work requirements in consultation with staff and will attempt to meet both the Business Unit's and employees' needs.			
		be no cons may comr circu chan	e a roster/s for the work is agreed, there will normally o changes other than for plant or market iderations, such as delay in availability of plant which postpone the start of the work, and hence nencement of the agreed roster. However, mstances may arise occasionally where roster ges are required at short notice, and employees are cted to co-operate in this change process.		
Crib Breaks	11.31	each empl by wa	workers are entitled to a 20-minute crib break after five hours worked, subject to work requirements. An oyee unable to take such crib breaks is recompensed ay of payment of the roster loading described in lause 11.15 of this clause.		
	Hando	over			
Handover	11.32		workers required to handover at the end of a shift stay at their work station until:		
		(a)	the appropriate relieving employee of the oncoming shift has arrived at the work station; and		
		(b)	the shift worker has informed the relieving employee of the current status of running plant and/or maintenance so that the relieving employee can start work immediately.		
	11.33		ndover is part of a shift worker's normal requirements shift, those shift workers are entitled to time off at the		

equivalent rate of 13.33 minutes for each shift. When shift workers transfer from one roster to another, this time off must be taken in accordance with the roster system to which they are transferring. They are entitled to this time off even when they are absent from work on paid leave.

- 11.34 Handover time is to be added together during a roster cycle until it amounts to the time of a full shift. It may then be rostered to be taken off at ordinary time. Any periods in a roster cycle less than a full shift are to be carried forward to the next cycle. Employees with periods of handover time less than a full shift may be rostered off if approved by local management.
- 11.35 Any time off as a result of handover time is considered as a non-working day.

Shift workers who are required to work on such a day must be paid overtime in addition to payment for the handover shift.

- 11.36 If handover is not a normal feature of a roster, shift workers may be paid overtime if they are required to handover on a specific occasion.
- 11.37 If a roster contains shifts where handover is not a requirement, the calculation of time off will:
 - (a) not be related to such shifts; and
 - (b) only relate to those shifts in the roster where handover is required.
- 11.38 Overtime shifts are not included in calculating handover time.

12-Hour Shifts 12-hour Shifts

- 11.39 The following provisions will apply (subject to subclause 11.28 of this clause) where a 12-hour shift roster system is introduced by agreement between Delta Electricity and a majority of affected employees or where an employee is transferred to such a 12-hour shift roster system (such transfer to be by agreement, subject to the employee's agreement not being unreasonably withheld):
 - (a) Penalty rates:
 - (i) Saturday 1.5 times ordinary rate
 - (ii) Sunday 2 times ordinary rate
 - (iii) Public Holidays 2.5 times ordinary rate
 - (iv) Shift Allowance;

Day shift, on the basis that four hours only of the 12-hour shift duration will attract the 20%

shift allowance - Night shifts at 20%

The day of the shift will be treated as that on which the majority of the 12-hour shift is worked;

- (b) Handover Time based on 13 1/3 minutes per 12hour shift;
- Public Holidays whether rostered on or off, employees will be credited with eight hours leave in lieu, which will be added to their period of annual leave;
- (d) Leave taken Leave paid according to normal Enterprise Agreement provisions. Employees will be debited for 12 hours from the respective leave balance;
- (e) Employees transferred to the Central Coast 12-hour shift roster will be paid for personal leave, worker's compensation and long service leave on a basis which does not disadvantage them compared to the staff being paid a total salary package on that roster.

It is noted that, as at March 2003, 12-hour shift rosters are established by Local Workplace Flexibility Agreements under clause 26, Local Workplace Flexibility, in the Western and Central Coast regions.

12. Overtime

What is overtime?	12.1	(a)	For da on:	ay workers, overtime is	all time worked
			C	londays to Fridays bef ommencing time and a nishing time	
			(ii) S	aturdays	
			(iii) S	Sundays	
			(iv) P	ublic holidays.	
		(b)	before	nift workers, overtime is e their commencing tim ng time of rostered shi	ne or after their
How is it calculated?	12.2	each before ordina togeth When excep	working their o ary finis ner to gi a new t that o	how much overtime a day is treated separa ordinary commencing to hing time on a particula ive the worker's total o day starts, the calcular vertime which begins of even if it continues into	tely. Periods worked ime and after their ar day are added vertime for that day. tions begin again, on one day is counted
What are the rates of pay?	12.3	Except on public holidays, employees must be paid at double time for overtime.			
	12.4		Iblic hol for over	lidays employees must rtime:	t be paid the following
		Day V	Vorkers	In ordinary hours	2.0 + Ordinary Pay
				Outside ordinary hours.	2.0
		Shift Worke	ers	All hours worked	2.5
Minimum Payment for Non-merging Overtime	12.5	double requir does i	e time i ed to w not app		
	12.6		eated as	overtime of less than s overtime for the purp	
Travel Associated with Merging Overtime	12.7	ordina	iry hour	who work overtime which rs must have their trave ged by Delta Electricity	

of public transport are not available. Additional time and/or costs incurred will be paid in accordance with clause 24, Travelling Time and Fares.

12.8 Time Off after Whenever reasonably practicable, Delta Electricity must Overtime – Tenarrange overtime so that employees have at least ten hour Break hours off duty: Between their finishing time on one day or shift and (a) their commencing time on the next day or shift; or (b) If working away from their headquarters and incurring excess travelling time. 12.9 If employees resume or continue work without a ten-hour break, Delta Electricity must pay them double time until released from duty. They may then be absent until they have had a ten-hour break. 12.10 Employees must be paid at ordinary rates for any working time which occurs during this ten-hour break. 12.11 The conditions in subclauses 12.8 and 12.9 of this clause do not apply to day workers for overtime for which a minimum payment is applicable. 12.12 If day workers: (a) have had a ten-hour break; and are recalled to work overtime whether notified (b) before or after leaving their place of work; and (c) commence that overtime starting at least eight hours after their ordinary finishing time on day 1 and before 5:00am on day 2; and (d) would normally be required to work on day 2, then the employees may defer their ordinary commencing time on day 2 for a period equal to the time worked between the commencement of the overtime and 5:00am. 12.13 If employees are required to continue to work during part of the period they would normally stand down, Delta Electricity must pay these employees for the period of stand-down not taken at double time. 12.14 Shift workers who have returned home after working overtime during a rostered break are entitled to the tenhour break provision in respect of the period before commencement of the next ordinary shift. Time off between 12.15 The rest period off duty must not be less than eight Shifts consecutive hours for the purpose of changing shift or shift rosters or where a shift is worked by arrangement

between employees themselves.

Specific Provisions – Day Workers

Cancellation	12.16	If Delta Electricity cancels a period of prearranged overtime for any reason at short notice, it must pay the employee if notified:		
		(a) at home within one hour of the time the employee was to leave home – one hour at single time		
		 (b) between the employee's home and the place of work - three hours at single time 		
		(c) at the place of work - three hours at double time.		
		However, an employee who has reported at the place of work may be required to carry out alternative work for a minimum of three hours. Employees who refuse to do this work are not entitled to any overtime payment but they will be paid excess travel and fares, where applicable.		
Standing by for Overtime	12.17	Employees required to hold themselves in readiness to work overtime after their ordinary finishing time must be paid for that time at ordinary rates for the period between their ordinary finishing time and the commencement of the overtime. This does not apply to employees required to stand by under clause 23, Standby Allowance.		
Employees above Salary Point 35	12.18	Employees above salary point 35 must not be paid overtime without the Chief Executive's approval.		
	Specif	ic Provisions – Shift Workers		
12-hour Maximum	12.19	If shift workers have to work overtime for four or more days due to a temporary shortage of trained staff, Delta Electricity may arrange the overtime so that each normal shift plus the overtime does not exceed a total of 12 hours.		
When overtime is not paid	12.20	Shift workers are not entitled to be paid overtime rates if the cause of the work arises from:		
		(a) the customary rotation of shifts; or		
		(b) arrangements between or at the request of the shift workers themselves.		

13. Meal Allowances on Overtime

When is meal allowances paid?	13.1	Employees must be paid an allowance as provided for in Item 26 of Appendix 1 for meals if the period of overtime is five hours or greater.
	13.2	Employees must be paid a meal allowance as provided for in Item 27 of Appendix 1 if they have prepared a meal in readiness for working overtime, which was cancelled at short notice.
Employees above Salary Point 35	13.3	Employees who are above salary point 35 and who are not engaged on shift work are also entitled to meal allowances under the same conditions as apply to day workers.

14. Meal Breaks - Day Work

	14.1	Employees are entitled to normal meal breaks on ordinative working days unless there is an emergency.				
	14.2	Employees may take meal breaks as they fall due or at some other time by arrangement with the team leader. However, employees must not go without a meal break more than five hours unless there is an emergency.				
Disrupted Meal Breaks	14.3	Employees who are unable to take all or part of their normal meal break must be paid:				
		(a) overtime for the untaken part of the meal break; and				
		(b) overtime rates until such time the meal break is taken.				
Overtime - Monday - Friday	14.4	Employees who are required to work overtime for a continuous period either before their ordinary commencing time or after their ordinary finishing time are allowed:				
		(a) after one hour 30 minutes - a meal break of 20 minutes				
		(b) after four hours - a second meal break of 20 minutes, but only if the employees continue the overtime for at least another hour				
		(c) after eight hours - a third meal break of 20 minutes, but only if the employees continue the overtime for at least another hour.				
	14.5	The meal break must be paid at the appropriate overtime rate.				
	14.6	Employees may take the first meal break:				
		 during ordinary hours without loss of pay if the entitlement coincides with their ordinary commencing time; or 				
		(b) at the commencement of the overtime or later by arrangement with the team leader, if the period of continuous overtime begins after their ordinary finishing time.				
Overtime - Saturday, Sunday or Public Holiday	14.7	Employees who are required to work for a period of continuous overtime on a Saturday, Sunday or public holiday are entitled to:				
		 (a) a meal break of 20 minutes with pay only if they are working during what would be their ordinary hours and the overtime is for more than four continuous hours; and/or 				

- meal breaks with pay as set out in subclause 14.4 of (b) this clause.
- Overtime Meal Breaks Count
- Meal breaks with pay allowed in connection with 14.8 overtime are considered to be overtime. They do not break continuity and must be included in computing the amount of overtime worked by employees.

15. Higher-Grade Work and Pay

Obligation to Work in a Higher Grade	15.1	Employees must carry out work at a higher grade as directed as long as it is reasonable and practicable to perform such work.				
			be pa	loyees are carrying out such work, they id in accordance with the provisions of this		
Payment for Higher-Grade Work	15.2	Employees must be paid higher-grade pay if they are directed to carry out higher-graded work for one hour or more in any one day or shift.				
				bloyees must receive the salary specified for an performing the particular class of work.		
		than a	a half-	who work at a higher grade for more day or shift must be paid at the higher ordinary hours during the day or shift.		
Aggregation	15.3	Any time spent in another position equal to or higher than the grade of the position in which employees are acting must be counted as having been spent in the position under consideration in calculating whether the employees are entitled to higher-grade pay for the purposes of this clause.				
Payment for Leave, Personal Leave etc.	15.4	Employees must be paid higher-grade pay during absences on annual leave, personal leave, or accio pay if they have been paid the higher-grade pay:				
		(a)		continuous period of three months immediately e the absence. This period is broken by:		
			(i)	absences on special leave; or		
			(ii)	absences on personal leave; or		
			(iii)	absences on accident pay; or		
			(iv)	the carrying out of lower-graded work that total more than five working days or shifts during the three months period; or		
		(b)		oken periods which total more than six months g the 12 months immediately before the nce.		
	15.5	paid a this c applie	at higł lause cable	annual leave, personal leave and accident pay her grade in accordance with subclause 15.3 of are included when calculating the rate for continued higher-grade duty or for further on annual leave, personal leave or accident		

Public Holidays	15.6	Employees must be paid higher-grade pay for a public holiday if they receive that pay for any part of the employee's working days both preceding and following the public holiday.		
Overtime	15.7	Overtime is paid at the higher-grade rate if the higher- grade duties have been performed for at least one day or shift immediately before and continuous with the overtime.		
Training in Higher Grade	15.8	Employees undertaking training for the purpose of gaining experience in a higher-graded position must not be paid at the higher-grade rate where:		
		 (a) the incumbent remains on duty and retains the responsibilities of the position; and 		
		(b) the periods of training do not exceed:		eriods of training do not exceed:
			(i)	a continuous period of three months; or
			(ii)	six months in a 12-month period where the periods are broken.

Delta Electricity Employees' Enterprise Agreement 2011

16. Clothing and Tools

Basis of Issue	16.1	Delta Electricity provides all necessary clothing and tools required for employees to undertake their work, including protective clothing for work in environments assessed under the <i>Occupational Health and Safety Act</i> 2000.	
Responsibility of Employees	16.2	 Employees are responsible for the: (a) proper use and care of clothing and tools supplied; and (b) laundering of clothing, unless exempted by Delta Electricity. 	
Lost or Damaged Articles	16.3	Delta Electricity will replace lost or damaged clothing and tools, unless such loss is a result of the employee's misuse or negligence, in which case the employee must replace the articles so lost or damaged.	

17. Annual Leave

National Employment Standards	17.1	Annual Leave is provided for in the NES, as amended from time to time.
	17.2	Amount of leave

- (1) For each year of service with his or her employer, an employee is entitled to:
 - (a) 4 weeks (140 hours) of paid annual leave; or
 - (b) 5 weeks (175 hours) of paid annual leave, if the employee is a shiftworker who works shift arrangements as provided for in clause 10, Shift Work of this Agreement.
 - 4 weeks (140 hours) of paid annual leave plus a proportionate amount of 35 hours if the employee is a shiftworker who works shift arrangements as provided for in clause 10, Shift Work of this Agreement.for a period of less than 12 months;
- 17.3 Accrual of leave
 - An employee's entitlement to paid annual leave accrues progressively during a year of service according to the employee's ordinary hours of work, and accumulates from year to year.

Note: If an employee's employment ends during what would otherwise have been a year of service, the employee accrues paid annual leave up to when the employment ends.

- 17.4 Taking paid annual leave
 - (1) Paid annual leave may be taken for a period agreed between an employee and his or her employer.
 - (2) The employer must not unreasonably refuse to agree to a request by the employee to take paid annual leave.
 - (3) If the period during which the employee takes paid annual leave includes a day or part-day that is a public holiday, the employee is taken not to be on paid annual leave on that public holiday.
- 17.5 Payment for annual leave

		(1)	the en emplo	mployee takes a period nployer must pay the em yee's full rate of pay for ry hours of work in the p	nployee at the the employee's
		(2)	emplo leave, amour	en the employment of ar yee has a period of unta the employer must pay nt that would have been yee had the employee t	aken paid annual the employee the payable to the
			(a)	Day Workers - For the of final year leave accr employer shall pay 8.3 pay at the employees a termination for each co of service, for the curre	ual in 17.5 (2) the % of the weekly rate of appointed grade on ompleted or part week
Taking paid annual leave	17.6	respi	te from	acknowledge that Annua work and the parties er ve entitlements.	
			oyee to	icity may require, with re clear accrued Annual L	
		Туре	of Wor	rker	Hours
		Shift		r – 7 Day r – other	380 280 280
		(i)		ift workers the above lin ed annual leave and day ys.	
		(ii)	of less propor based	n employee who works s s than 12 months the "ex rtionate between 280 ho on the amount of time s ding 12 months.	cess hours" shall be ours and 380 hours
		(iii)	In con had to	sidering 'reasonable not :	tice' regard shall be
			b) c) (Individual circumstances accrued to a specific pur Management approval; Business needs; Whether the employee h cancelled or deferred at Electricity in the previous	rpose with has had leave refused, the initiative of Delta

- Whether the employee has been unable to take or clear excess leave because of roster arrangements;
- e) Whether the employee has a history of not taking leave or accruing high leave balances;

18. Long Service Leave

What service counts?	18.1		culating how much long service itled to, Delta Electricity must inc			
		(a)	actual service with Delta Electric	city		
		(b)	periods under clause 9, Calcula	tion of Service		
		(c)	periods with another employer whas been reached between Dele employer			
		(d)	periods specified for certain em State Owned Corporations Act 1			
		leave who a servio	oyees who have taken or been p accrued in their previous period are re-employed will have those ce counted for qualifying purpose ements.	(s) of service and previous period(s) of		
At what rate does	18.2	Long	service leave accrues as follows	S:		
leave accrue?		Leng	Length of Service Amount of Leave			
		10 ye 15 ye 20 ye each	ars	13 weeks 19.5 weeks 30.3333 weeks 2.1666 weeks.		
		It is not intended to reduce the entitlement to leave under the <i>Long Service Leave Act</i> 1955 (<i>NSW</i>). Transferred employees with periods of service listed in paragraph (c) of subclause 18.1 of this clause and paragraph (h) of subclause 9.1 of clause 9, Calculation of Service, must get an amount of long service leave at least equal to that to which they would have been entitled if they had not transferred. Any part of their entitlement which they have received from their previous employer is deducted from the total amount due from Delta Electricity.				
	18.3	perio	entitlement for length of service in ds listed in subclause 18.2 of this n a proportional basis.			
How is leave paid?	18.4	rate of the	service leave is paid at the emp of pay at the time the leave is tak nation of employment with Delta a value of the long service leave pleted weeks of service.	en. Upon Electricity, payment		
When can leave be taken?	18.5	due. serio	oyees may clear long service lead However, if the time of taking the usly inconvenience Delta Electric boned to a time on which both the	e leave would city, then it must be		

Delta Electricity can agree.

18.6	Employees may access Long Service Leave entitlements
	between 15 and 20 years on a pro rata basis.

- 18.7 An employee may take long service leave:
 - (a) on full pay:
 - (i) in periods of four weeks or more; or
 - (ii) with the agreement of Delta Electricity in periods of not less than two weeks; or
 - (b) on half pay only at a time suitable to Delta Electricity and at its discretion. If half pay is chosen, then the employee is entitled to a period of absence twice the amount of entitlement.
- 18.8 Employees must give Delta Electricity at least one month's notice before the date they intend to take long service leave.
- Public Holidays 18.9 Long service leave does not include public holidays.

Public Holidays Falling During Leave

On Leaving between Five and Ten Years

- 18.10 If an employee has completed at least five years' service (as defined in the *Long Service Leave Act* 1955), then the employee is entitled to a proportional amount of long service leave equal to 1.3 weeks for each year of total service (whether as an adult or not) if:
 - (a) Delta Electricity terminates the service of the employee for any reason; or
 - (b) the employee ceases work because of illness, incapacity, or domestic or other pressing necessity; or
 - (c) the employee dies.

Delta Electricity must pay the employee (or the employee's estate in the case of death) a cash amount equivalent to the leave.

On Leaving after Ten Years 18.11 If an employee has completed on the termination of employment at least ten years' service which entitles the employee to long service leave, then Delta Electricity must pay the employee (or the employee's estate in the case of death) a cash amount equivalent to any untaken leave.

19. Personal/Carer's Leave and Accident Pay

National	19.1	Personal/Carer's leave is provided for in the NES, as
Employment		amended from time.
Standards		

Paid Personal/Carer's Leave

Taking paid 19.2 personal/carer's leave	19.2	An employee may take paid personal/carer's leave if the leave is taken:			
	(a)	because the employee is not fit for work because personal illness, or personal injury, affecting the			
		(b)	 employee; or (b) to provide care or support to employee's immediate family employee's household, who r because of: 		or a member of the
			(i) (ii)	a personal illness, or pe the member; or an unexpected emerger member.	
	19.3	(a)	whei med actua they	loyees are also entitled to n they are absent from wo ical practitioner for advice al or suspected personal comply with the notice ar irements in subclauses 19 se.	ork because they visit a and/or treatment for injury or illness and nd evidence
		(b)	•	loyees will not be granted have workers compensation	•
Amount of Personal/Carer's Leave	19.4	gran	ted w	nt of personal/carer's leav ill be ascertained by credi illowing periods:	•
		Durir servi	ng the first three months' rice		126 hours
		-	uring the next nine months' ervice		126 hours
			ng ead ths' se	ch subsequent 12 ervice	126 hours
	19.5	accru the e	ues pr employ	vee's entitlement to paid p rogressively during a year yee's ordinary hours of wo to year.	of service according to

Personal Leave during Annual and Long Service Leave	19.6	If employees are personally ill or injured during annual leave or long service leave and the employee produces the appropriate medical evidence, they will be granted, if they so elect, to have a period of illness or injury approved as personal leave as:
		 (a) for periods of one working day or more in the case of annual leave; or
		(b) for a period of at least five consecutive working days in the case of long service leave.
Personal Leave during Public Holiday	19.7	If the period during which an employee takes paid personal/carer's leave includes a day or part-day that is a public holiday in the place where the employee is based for work purposes, the employee is taken not to be on paid personal/carer's leave on that public holiday.
Accident Pay		
	19.8	Accident pay is an amount that would bring the workers' compensation up to the employee's substantive salary for the weekly period in which it is paid.
	19.9	Employees may be granted accident pay for a maximum period of 52 week if they:
		(a) Have workers' compensation approved; and
		(b) Comply with subclauses 19.10 to 19.22 of this clause
		However, where special circumstances exist, Delta Electricity may discontinue accident pay at any time after receipt of such payment for a period of 26 weeks.
Notice and evidenc	e requi	rements
How to Apply	19.10	Employees must claim personal/carer's leave and accident pay on the appropriate forms.
Notification	19.11	An employee is responsible for notifying Delta Electricity within two hours of their commencing time, or as soon as practicable, that they will be taking personal leave, and must advise Delta Electricity of the period, or expected period, of the leave.
	19.12	An employee shall, wherever practicable, give Delta Electricity notice prior to the absence of the intention to take Carer's leave, the name of the person requiring care or support and that person's relationship to the employee, the reasons for taking such leave and the estimated length of the absence. If it is not practicable for the employee to give prior notice of absence, the employee shall notify Delta Electricity by telephone of such absence at the first opportunity on the day of the absence or as soon as practicable thereafter.

Medical Examination	19.13	If required by Delta Electricity, employees must be examined by a medical practitioner nominated by Delta Electricity as soon a they are physically able.			
Absences of more than Three Days	19.14	Employees must submit a certificate from a medical practitioner to cover all periods of absence for which the employees claim:			
		(a)	Personal/carer's leave (with or without pay) exceeding three working days which are consecutive days; or		
		(b)	Accident pay.		
	19.15	The r	medical certificate must contain:		
		•	The name of the employee; The period the employee is likely to be unfit for duty; The date of which the employee will be able to report to Delta Electricity's Occupational Health Physician; The date the employee first consulted a medical practitioner or Delta Electricity's Occupational Health Physician; The medical practitioner's qualifications, name, address		
		•	and signature or the signature of Delta Electricity's Occupational Health Physician; and The date of issue of the certificate.		
	19.16	illnes	certificate does not include the nature or cause of the s or injury, Delta Electricity may refer the employee to a nated medical practitioner for examination.		
	19.17	medi	oyees who have applied to a medical practitioner for a cal certificate and are unable to obtain such a certificate submit a statutory declaration containing:		
		• •	The name and address of the medical practitioner; The date of the consultation; and The reasons for not obtaining a certificate.		
1	19.18	Personal/carer's leave or accident pay is paid to those employees only from the date on which they first consulted a medical practitioner and obtained a medical certificate. They may also be paid for a period before the consultation if the period does not exceed:			
		(a)	Three working days which are consecutive; and		
		(b)	Two non-working days; and		
		(c)	Any public holiday; and		
		(d)	Any special day off related to the working of a nine-day fortnight.		

Absences of Three Days or Less	19.19	Employees must be able to prove to the satisfaction of their controlling officers that they were unable to attend for duty when claiming personal/carer's leave for three consecutive days or less.		
Disputed Medical Certificate	19.20) If Delta Electricity disputes a medical certificate, a referee may be appointed who is a medical practitioner agreed on by the employee and Delta Electricity. Any medical certificate issued by that referee must be accepted by the employee and Delta Electricity as conclusive.		
		Delta Electricity must pay the fee if the referee decides in favour of the employee, and employees must pay the fee if the decision is against them.		
		Delta Electricity must allow the employee to have leave with pay for any medical examination by the referee.		
Admission to Hospital	19.21	Each employee who is admitted to hospital must obtain a medical certificate stating:		
		(a) The date of admission;		
		(b) The nature of the incapacity for work;		
		(c) The anticipated period of absence.		
		Employees must obtain a certificate for each four weeks they are in hospital.		
Payment at Half Pay	19.22	Employees may elect to be paid at half pay if their personal leave balance falls below 200 hours.		
Retirement and Personal Leave	19.23	If Delta Electricity decides to retire an employee because of ill- health under paragraph (b) of subclause 5.4 of clause 5, Terms of Employment, either:		
		(a) The retirement must begin only after the employee has exhausted all personal leave credits; or		
		(b) The employee must be paid any accrued personal leave outstanding.		
		Employees will not be granted any additional personal leave after Delta Electricity decides that they are to be retired ill- health. Wherever practicable, 14 days' notice of the intention to retire will be given to the employees concerned.		
		Only employees who are retired because of ill-health are entitled to be paid for accrued personal leave.		

Unpaid Carer's Leave

Entitlement to unpaid carer's leave	19.24	An employee is entitled to 2 days of unpaid carer's leave for each occasion (a permissible occasion) when a member of the employee's immediate family, or a member of the employee's household, requires care or support because of:
		(a) a personal illness, or personal injury, affecting the member; or
		(b) an unexpected emergency affecting the member.
	19.25	An employee may take unpaid carer's leave for a particular permissible occasion as:
		(a) a single continuous period of up to 2 days; or
		 (b) any separate periods to which the employee and Delta Electricity agree.
	19.26	An employee cannot take unpaid carer's leave during a particular period if the employee could instead take paid personal/carer's leave.
Notification	19.27	The notification requirements for unpaid Carer's Leave shall be the same as in 19.11 and 19.12 above.
Taking Time to	19.28	The following options may be exercised by employees to absent themselves for the purpose of providing care or support:
Provide Care or Support		(a) Time off in lieu of overtime:
		 (i) An employee may elect, with the consent of Delta Electricity, to take time off in lieu of payment for overtime at a time or times agreed with Delta Electricity within 12 months of the said election; (ii) Overtime taken as time off during ordinary hours shall be taken at ordinary-time rate, that is, an hour for each hour worked; (iii) If, having elected to take time as leave in accordance with paragraph (i), the leave is not taken for whatever reason, payment for time accrued at overtime rates shall be made at the expiry of the 12-month period or termination; (iv) Where no election is made in accordance with the said paragraph (i), the employee shall be paid overtime rates in accordance with the Enterprise Agreement.
		(b) Make-up Time:
		 (i) An employee may elect, with the consent of Delta Electricity to work "make-up time", under which the

employee takes time off ordinary hours, and works

those hours at later time, during the span of ordinary hours provided in the Enterprise Agreement, at the ordinary rate of pay;

- (ii) An employee on shift may elect, with the consent of Delta Electricity, to work "make-up time" (under which the employee takes time off ordinary hours and works these hours at a later time), at a shift work rate which would have been applicable to the hours taken off.
- (c) Rostered days off:
 - (i) An employee may elect, with the consent of Delta Electricity, to take a rostered day off at any time;
 - (ii) An employee may elect, with the consent of Delta Electricity, to take rostered days off in part-day amounts;
 - (iii) An employee may elect, with the consent of Delta Electricity, to accrue some or all rostered days off for the purpose of creating a bank to be drawn upon at a time mutually agreed between Delta Electricity and employee, or subject to reasonable notice by the employee to Delta Electricity;
 - (iv) This subclause is subject to Delta Electricity informing each Union which is both party to the Enterprise Agreement and which has members employed at the particular enterprise of its intention to introduce an enterprise system of RDO flexibility, and providing a reasonable opportunity for the Union(s) to participate in negotiations.

20. Compassionate Leave

National Employment Standards	20.1	Compassionate Leave is provided for in the NES, as amended from time to time.			
	20.2	An employee is entitled to 2 days of compassionate leave, with pay, when a member of the employee's immediate family, or a member of the employee's household:			
		 (a) contracts or develops a personal illness that poses a serious threat to his or her life; or 			
		 (b) sustains a personal injury that poses a serious threat to his or her life; or 			
		(c) dies.			
Taking Compassionate Leave	20.3	An employee may take compassionate leave for a particular permissible occasion as:			
		 (a) a single continuous 2 day period; or (b) 2 separate periods of 1 day each; or (c) any separate periods to which the employee and Delta Electricity agree. 			
Payment for Compassionate Leave	20.4	If an employee takes a period of compassionate leave, the employer must pay the employee at the employee's full rate of pay for the employee's ordinary hours of work in the period.			
Notification	20.5	An employee is responsible for notifying Delta Electricity as soon as practicable of the intention to take Compassionate Leave and will, if required, provide satisfactory evidence of the illness, injury or death.			

21. Parental Leave

National Employment Standards	21.1	An employee who has a minimum of 12 months service with the Company shall be entitled to unpaid parental leave in accordance with the <i>Fair Work Act 2009 (Cth)</i> .			
Supplementary Matters	21.2	The following clauses supplement or deal with matters incidental to the NES.			
Concurrent Leave	21.3	If an employee is entitled to concurrent leave of 3 weeks pursuant to the Section 72(5) of the <i>Fair Work Act</i> 2009 <i>(Cth)</i> , Delta Electricity will provide concurrent leave of a maximum of 8 weeks (a 5 week additional entitlement to the 3 week NES entitlement).			
Right to request	21.4	(a)	 An employee entitled to parental leave may request Delta Electricity to allow the employee: 		
			(i)	to extend the period of unpaid parental leave for a further continuous period of leave not exceeding 12 months;	
			(ii)	to return from a period of parental leave on a part-time basis until the child reaches school age,	
		 to assist the employee in reconciling work and parental responsibilities. (b) Delta Electricity shall consider the request having regard to the employee's circumstances and, provided the request is genuinely based on the employee's parental responsibilities, may only refuse the request on reasonable grounds related to the effect on the workplace or Delta Electricity's business. Such grounds might include cost, lack of adequate replacement staff, loss of efficiency and the impact on customer service. 			
		(c)		loyee's request and Delta Electricity's decision	
			decis	employee's request and Delta Electricity's sion made under subparagraphs (i) and (ii) of graph (a) of this subclause must be recorded in ng.	
		(d)	Req	uest to return to work part-time	
			subp such but r whic	re an employee wishes to make a request under baragraph (iii) of paragraph (a) of this subclause, a request must be made as soon as possible to less than seven weeks prior to the date upon h the employee is due to return to work from ntal leave.	

Communication 21.5 during parental leave		(a)	The employee shall take reasonable steps to inform Delta Electricity about any significant matter that will affect the employee's decision regarding the duration of parental leave to be taken, whether the employee intends to return to work and whether the employee intends to request to return to work under flexible working arrangements.				
		(b)	The employee shall also notify Delta Electricity of changes of address or other contact details which might affect Delta Electricity Electricity's capacity to comply with paragraph (a) of this subclause.				
	21.6		a Electricity must not fail to re-engage a regular casual loyee because:				
		(a)	the employee or employee's spouse is pregnant; or				
		(b)	the employee is or has been immediately absent on parental leave.				
		and	The rights of Delta Electricity in relation to engagement and re-engagement of casual employees are not affected, other than in accordance with this clause.				
		empl Elec	he purpose of this sub-clause, regular casual loyee means a casual employee who works for Delta tricity on a regular and systematic basis and who has onable expectation of on-going employment on that s.				
Paid Parental Leave	21.7	acco conti othe	mployee is only entitled to paid parental leave in ordance with this clause if they have at least 12 months inuous service with Delta Electricity and would rwise be entitled to unpaid parental leave in ordance with the <i>Fair Work Act</i> 2009 (Cth).				
	21.8	In respect of those employees who are eligible to apply for a payment from the Commonwealth Government under the paid parental leave scheme, the following provisions apply:					
		(a)	Delta Electricity will pay the employee an amount equal to the difference between the employees ordinary weekly rate of pay and the weekly payment from the Commonwealth Government under the paid parental leave scheme ("the top up amount"), for a maximum period of 18 weeks;				
		(b)	Subject to subparagraph (e) below, the employee is required to promptly apply for the Commonwealth Governments' weekly paid parental leave payment (as amended from time to time) and provide satisfactory evidence that they have done so;				

- (c) Where an employee has complied with subparagraph (b), then the employee will receive the amount equal to their ordinary weekly rate of pay, which is the forwarding of amount from the Commonwealth Government and the payment by Delta Electricity of the top up amount.
- (d) For the avoidance of doubt, superannuation will only be paid by Delta Electricity on the top up amount.
- (e) If the employee chooses not to apply for a weekly payment from the Commonwealth Government under the paid parental leave scheme or elects to receive the Baby Bonus in lieu of weekly payments, then the only obligation on Delta Electricity is to pay the employee the top up amount.
- 21.9 In respect of employees not eligible to receive any payment from the Commonwealth Government (including the Baby Bonus) under the paid parental leave scheme, the following provisions apply:
 - a. Delta Electricity will pay the employee their ordinary weekly rate of pay for a maximum period of 14 weeks; and
 - b. The employee must, if requested, demonstrate their ineligibility under the Federal Government Scheme.

22. Public Holidays and Picnic Day

National 2 Employment Standards	22.1	Public Holidays are as provided for in the NES, as amended from time to time.				
		(1)	The following are public holidays:			
			(a) each of these days:			
			 (i) 1 January (New Year's Day); (ii) 26 January (Australia Day); (iii) Good Friday; (iv) Easter Monday; (v) 25 April (Anzac Day); (vi) the Queen's birthday holiday (on the day on which it is celebrated in a State or Territory or a region of a State or Territory); (vii) 25 December (Christmas Day); (viii) 26 December (Boxing Day); 			
			(b) any other day, or part-day, declared or prescribed by or under a law of a State or Territory to be observed generally within the State or Territory, or a region of the State or Territory, as a public holiday, other than a day or part-day, or a kind of day or part-day, that is excluded by the regulations from counting as a public holiday.			
		(2)	If, under (or in accordance with a procedure under) a law of a State or Territory, a day or part-day is substituted for a day or part-day that would otherwise be a public holiday because of subsection (1), then the substituted day or part-day is the public holiday.			
	22.2		clause supplements or deals with matters incidental NES.			
			The following days are observed as public holidays in addition to the NES:			
		(a)	Picnic Day (the last Monday in November).Easter Saturday; and			
		(b)	Labour Day			
What is a day worker entitled to?	22.3	worki	v worker who is absent without approval on the ng day before and after the public holiday must de satisfactory evidence of the reason for the nce.			
		Furth	er to be entitled to payment for those days the			

Further, to be entitled to payment for those days the worker must be otherwise entitled to paid leave for those days.

What is a shift 22.4 worker entitled to?

- A shift worker may be required to work when rostered, as part of his/her ordinary roster, on a public holiday as part of the normal operational requirements of Delta Electricity and:
 - (a) shall be paid for public holidays in accordance with clause 11, Shift Work; and
 - (b) shall not be entitled to be paid if absent without approval or reason when the shift worker's normally rostered shift falls on a public holiday.
- Are public holidays22.5An employee who is entitled to payment for a public
holiday is paid at single time when the public holiday
occurs during a period of:
 - (a) approved leave without pay not exceeding 20 consecutive days or shifts
 - (b) approved personal leave without pay.

23. Standby Allowance

Who is entitled to the allowance?	23.1	Employees who are required to be available for emergency and/or breakdown work at any time and are required to remain in communication must be paid standby allowance. These employees are termed "approved employees".					
	23.2	Stan	Standby work includes:				
		(a)	resto	pring continuity of supply			
		(b)	plant	ning to safe and proper operating condition any t or equipment that has broken down in service, likely to break down			
		(c)		ving out urgent maintenance work that if not ed out an interruption to supply may occur.			
Work not included	23.3	Stan	dby w	ork does not include:			
		(a) overtime that was arranged before an employee's ordinary finishing time; and/or					
		(b) work which does not involve an emergency or breakdown situation.					
How much is the allowance?	23.4	Standby allowance is as provided for in Item 28 of Appendix 1.					
Payment of Overtime Worked when Called Out - Day Workers	23.5	"Approved" day workers who are called out and required to work overtime must be paid in accordance with clause 12, Overtime. They must receive a minimum payment of one hour at double time.					
Payment of Overtime when Called Out - Shift	23.6	"Approved" shift workers who are notified after leaving work must be paid in accordance with the said clause 12 if the overtime commences:					
Workers		(a) two hours or more before their ordinary commetime:					
			(i) double time when the overtime merges their ordinary commencing time				
			 double time, with a minimum of three ho at single time, when the overtime does n merge with their ordinary commencing time 				
		(b) less than two hours before their ordinary commencing time, the appropriate rate pr in the said clause 12.					
		Additionally, in the case of non-merging overtime, the appropriate rate in the said clause 12 applies from the time of commencing overtime to the time of commencing					

Public Holidays	23.7	the next rostered shift. Employees required to be on standby, in accordance with the provisions of this clause, on a public holiday shall have a day added to their accrued annual leave entitlement.					
Standby Availability	23.8	Empl (a)	oyees standing by: must not be required to be constantly available beyond a period of four weeks if other employees are available for these duties; and				
		(b)	must have at least one weekend, comprising two consecutive days, off duty in each four weeks, without reduction in standby allowance if other employees are not available.				

24. Travelling Time and Fares

Travel for a Normal Day or Shift	24.1	Employees are required to travel to and from their home and headquarters once at their own expense in connection with each ordinary working day or rostered shift.						
When can it be claimed?	24.2	exce	Employees are entitled to claim excess travelling time and excess fares when they travel to and from Eraring Power station.					
	24.3		Employees cannot claim for any time spent travelling during ordinary hours.					
Who can claim?	24.4	clain emp	Excess travelling time and travel outside a region can be claimed only by employees at salary point 35 or below or employees who worked 40 ordinary hours per week prior to 1 June 1979.					
	24.5	Exce	ess far	es may be claimed by all employees.				
Definitions	24.6	For t	he pur	poses of this clause, the regions are:				
		(a)	(a) Central Coast – Munmorah, Colongrah and Vales Point power stations;					
		(b)	(b) Western - Wallerawang and Mount Piper power stations;					
		(c)	(c) Sydney CBD.					
	24.7	Excess travelling time and excess fares are based on th extra distance an employee travels when travelling to a location which is further from their home than their norm location.						
	24.8	The reference points for the calculation of the times distances are Doyalson traffic lights (Central Coast), point between Wallerawang and Mount Piper power stations (Western) and the Corporate Office building (Sydney CBD).						
Travel outside a Region	24.9	Employees required to travel outside a region must be paid:						
		(a)		avel between an employee's home and Eraring er station:				
			(i)	excess travelling time based on a speed of 45 kph; and				
			(ii)	excess fares as provided for in Item 29 of Appendix 1. This applies to employees whose residence is within the Central Coast region.				
		(b) for travel between regions, at time and one half all time outside normal hours), based on the follo						

times:

- (i) Central Coast to West 3 and 3/4 hours;
- (ii) Central Coast to Sydney CBD 2 hours;
- (iii) West to Sydney CBD 3 hours.

Travel to other locations must be paid at time and one half based on a reasonable time for travel to the location from the employee's region.

If an employee is delayed in their travel by unforeseen circumstances which extends the above times by more than two hours, then their travel time will be the actual reasonable time and they must be paid at time and one half.

Employees required to travel between regions after completing work for which penalty rates greater than time and one half will continue to be paid at the higher rate for the travel, provided the travelling is undertaken within a reasonable time after finishing work.

- 24.10 Employees required by Delta Electricity to use their private motor vehicle for travel between regions must be paid an allowance per kilometre based on the following distances:
 - (a) Central Coast to West 230 km
 - (b) Central Coast to Sydney CBD 110 km
 - (c) West to Sydney CBD 165 km

This rate is as provided for in Item 30 of Appendix 1. Travel to other locations will be based on the actual distance from the region to the other location.

24.11 Employees required to work non-merging overtime must be paid at overtime rates from the time they leave their home until they return home.

Travel Associated with Nonmerging Overtime

25. Working Away from Headquarters

Overnight Absence from Home	25.1	When Delta Electricity requires employees to transfer to a temporary headquarters, it must provide them with reasonable board and lodging wherever practicable at its own expense if the period of temporary transfer means that they must be absent from their homes overnight.					
		Under these circumstances, Delta Electricity must a pay each employee an allowance as provided for in 31 of Appendix 1 for each night's absence.					
	25.2	accom reasor	atively, employees may arrange their own modation. Delta Electricity must pay them the nable expense level determined from time to time by istralian Taxation Office (ATO) for the location.				
Travel by Train	25.3	If employees have to travel by train to or from distant j Delta Electricity must provide them with:					
		(a) a first class rail ticket for travel in the daytime; a					
		(b) a	a sleeping berth if the travel has to be overnight.				
Returning Home after Extended Periods Away	25.4		Electricity must allow employees who are away from uarters for an extended period of time to return				
			daily or at each weekend if the location of the temporary headquarters makes it practicable; or				
		i i j	every third weekend if daily or weekend return is impractical. Travel between temporary headquarters and home other than the first and last journeys must be in the employee's own time; or				
			more frequently if Delta Electricity considers it economical.				
	25.5	headq	yees returning home from their temporary uarters on approved weekend travel must be ed with:				
		(a) f	first class return rail travel or an equivalent; and				
			a meal allowance as provided for in Item 32 of Appendix 1 for each forward and return journey,				
			they have worked the full ordinary hours at the rary headquarters on the day of travel.				

One Day Trip Meal Allowance	25.6	Where Delta Electricity requires employees to work away from their normal location and to travel to and from the new location on the same day, it must pay them the
		reasonable cost of an evening meal as provided for in Item 33 of Appendix 1 if the employee arrives home after 7:00pm. Employees must provide a receipt for the meal.

26. Local Workplace Flexibility

Flexibility

26.1 Delta Electricity and employee/s covered by this enterprise agreement may agree to make an individual flexibility arrangement to vary the effect of terms of the agreement if:

- (a) the agreement deals with 1 or more of the following matters:
 - (i) arrangements about when work is performed;
 - (ii) within the span of hours for day workers, work may be extended outside of the ordinary hours for that day and the number of additional hours worked taken off at a later time. including extension of work outside;
 - (iii) meal break provisions;
- (b) the arrangement meets the genuine needs of Delta Electricity and employee in relation to 1 or more of the matters mentioned in paragraph (a); and
- (c) the arrangement is genuinely agreed to by Delta Electricity and employee.
- 26.2 Delta Electricity must ensure that the terms of the individual flexibility arrangement:
 - (a) are about permitted matters under section 172 of the *Fair Work Act 2009*; and
 - (b) are not unlawful terms under section 194 of the *Fair Work Act 2009*; and
 - (c) result in the employee being better off overall than the employee would be if no arrangement was made.
- 26.3 Delta Electricity must ensure that the individual flexibility arrangement:
 - (a) is in writing; and
 - (b) includes the name of the employer and employee; and
 - (c) is signed by the employer and employee and if the employee is under 18 years of age, signed by a parent or guardian of the employee; and
 - (d) includes details of:
 - (i) the terms of the enterprise agreement that will be varied by the arrangement; and
 - (ii) how the arrangement will vary the effect of the terms; and

- (iii) how the employee will be better off overall in relation to the terms and conditions of his or her employment as a result of the arrangement; and
- (e) states the day on which the arrangement commences.
- 26.4 Delta Electricity must give the employee a copy of the individual flexibility arrangement within 14 days after it is agreed to.
- 26.5 Where the individual employee's understanding of written English is limited, Delta Electricity must take measures, including translation into an appropriate language, to ensure that the employee understands the proposal.
- 26.6 Delta Electricity or the employee may terminate the individual flexibility arrangement:
 - (a) by giving at least three (3) months written notice to the other party to the arrangement; or
 - (b) if the employer and employee agree in writing at any time.
- 26.7 The employee will be advised that they may be represented by their relevant Union.
 - (a) Where the employee chooses to be represented by their Union, Delta Electricity must enter into consultation with the relevant Union/s at least seven (7) days or as otherwise agreed, prior, to entering into an arrangement with the employee.
 - (b) To avoid any doubt, the relevant Union is not required to approve or consent to any flexibility arrangement with the employee.
 - (c) Delta Electricity shall not disclose the name of the employee without their consent.
 - (d) Notification to the Union/s shall include the details of the classification affected.
- 26.8 Any party may deal with any difficulties arising under this clause in accordance with Clause 27, Grievance and Disputes Procedure.

27. Grievance and Disputes Procedures

- 27.1 If a grievance or dispute relates to:
 - (a) a matter arising under this Enterprise Agreement; or
 - (b) a matter pertaining to the relationship between Delta Electricity and employees covered by this Enterprise Agreement; or
 - (c) "general protections" provided for in the Fair Work Act 2009 ("the Act"); or
 - (d) National Employment Standards detailed in the Act.

this clause sets out procedures to settle the grievance or dispute.

- 27.2 (a) This Enterprise Agreement recognises that employees' grievances should be resolved speedily and effectively with factual information, without recourse to industrial action.
 - (b) It is intended that most issues shall be resolved informally between employees and team leader/s by gathering and understanding the facts and by discussion. An employee/s may be assisted by their employee representative in these discussions.
 - (c) Except where a genuine safety issue is involved, until the matter is resolved work will continue as normal (which may mean the existing arrangement or an agreed holding arrangement) without interruption and without prejudice to final settlement.
- 27.3 Employees' work-related grievances are to be dealt with as follows:
 - (a) (i) Employees or Union delegates who have a grievance on any issue which is not resolved informally under subclause 27.2 shall then raise the matter with their immediate team leader by email or in writing.
 - (ii) The team leader/s shall provide the necessary response by email or in writing as soon as possible but no later than 24 hours following the grievance being raised.
 - (iii) If an answer cannot be given within 24 hours, a progress report by email or in writing shall be given at that time.
 - (b) (i) When the grievance has not been resolved to the satisfaction of any party, the issue shall be referred by the team leader to a Business Unit Manager or their representative by email or in

writing.

(ii) The relevant Business Unit Manager or their representative and Union representative shall at the earliest possible time following referral, convene a grievance meeting which shall attempt to resolve the matter.

The meeting should include:

Team leader representative Management representative Delegate(s) involved in grievance Union official(s) or their representative(s); and optionally the employee(s) involved.

- (iii) The grievance shall be discussed at the grievance meeting with a view to achieving agreement or resolution.
- 27.4 If following the above processes, an agreement is not reached about the grievance or dispute, and the grievance or dispute remains, then in the first instance, the grievance or dispute can be settled or resolved by a person who is a Member of the Industrial Relations Commission of New South Wales ('the Commission') in the exercise of the powers and functions conferred by this agreement in accordance with the following:
 - (a) A party or the parties to this agreement shall notify the Industrial Registry established under the *Industrial Relations Act* 1996 ('the IR Act') of the existence of a grievance or dispute, and that the final stage of this grievance and dispute settlement procedure is being invoked in accordance with the terms of this agreement;
 - (b) The President of the Commission or, in his absence or upon his nomination, the Vice-President of the Commission shall select a Member of the Commission to deal with the grievance or dispute in accordance with this clause;
 - (c) The Member of the Commission, so allocated, shall first attempt to resolve the grievance or dispute by conciliation. In doing so, the Member may require the attendance of any party to the agreement or request the attendance of any other person and exercise any of the powers set out below;
 - (d) If the grievance or dispute is not resolved by conciliation, and the Member certifies that the grievance or dispute cannot be resolved by conciliation, then the grievance or dispute, or any remaining part of it, may be resolved and determined by arbitration;

- (e) Subject to any appeal which may lie from the decision of the single Member of the Commission in arbitration, to a Full Bench of the Commission, the determination by arbitration, or in any appeal, shall be final and binding on the parties to this agreement and any person bound by the agreement;
- (f) The President may select different persons, Members of the Commission, to conduct the conciliation and/or arbitration. However, the same Member will normally conduct both the conciliation and arbitration, subject to a party exercising their right under section 173(1) of the IR Act;
- (g) The following powers and functions may be exercised by the person or persons selected to conciliate and/or arbitrate:

Adopt any procedure and the exercise of any power referred to or specified in Pt 5 of Ch 4 of the IR Act;

- (h) Any appeal will adopt the procedure and the exercise of any power referred to or specified in Pt 7 of Ch 4 of the IR Act;
- The parties may be represented at any stage of, or in any part of, the above process by their chosen representative;
- (j) The exercise of any power or function under this sub-clause is subject to the requirements of s 740(4) of the *Fair Work Act* 2009 ('the FW Act).
- 27.5 If the Commission declines to, or is unable to, assist the parties in the first instance in the resolution of the grievance or dispute, then the grievance or dispute shall be dealt with by Fair Work Australia, in the exercise of the powers and functions conferred by this agreement in accordance with the following:
 - (a) Notification of the request for dispute resolution shall be made to the Fair Work Australia Registry;
 - (b) If the grievance or dispute is brought before Fair Work Australia, then Fair Work Australia is to deal with the grievance or dispute in the first instance by conciliation or by making recommendations or expressing an opinion;
 - (c) If the grievance or dispute is not resolved by conciliation, and the Member certifies that the grievance or dispute cannot be resolved by conciliation, then the grievance or dispute, or any remaining part of it, may be resolved and determined by arbitration.
 - (d) The functions and powers in subdivisions A, B and D

of Division 3 of Part 5-1 of the FW Act may be exercised by Fair Work Australia to conciliate and/or arbitrate.

- (e) Subject to any appeal which may lie from the decision of the single Member of Fair Work Australia in arbitration, to a Full Bench of Fair Work Australia, the determination by arbitration, or in any appeal, shall be final and binding on the parties to this agreement and any person bound by the agreement;
- (f) The President may select different persons, Members of the Commission, to conduct the conciliation and/or arbitration. However, the same Member will normally conduct both the conciliation and arbitration, subject to a party objecting to the same member doing so;
- (g) The functions and powers in subdivision E of Division 3 of Part 5-1 of the FW Act may be exercised by Fair Work Australia to determine any appeal;
- (h) The parties may be represented at any stage of, or in any part of, the above process by their chosen representative;
- The exercise of any power or function under this sub-clause is subject to the requirements of s 739(5) of the FW Act.
- 27.6 As an alternative to 27.3 and 27.4, the aggrieved party may refer the matter to Unions New South Wales for their attention so as to provide conferences of all parties with a view to reaching a solution.

28. Redundancy

- 28.1 If Delta Electricity offers to employees a voluntary redundancy, the minimum paid must be:
 - (a) four weeks' notice or payment in lieu; plus
 - (b) an additional week's notice or pay in lieu for employees aged 45 years and over with five or more years of completed service; plus
 - (c) severance pay at the rate of three weeks per year of continuous service with a maximum of 52 weeks, with pro rata payments for incomplete years of service to be on a quarterly basis; plus
 - (d) the benefit allowable as a contributor to a retirement fund.
- 28.2 Those employees who accept an offer of voluntary redundancy within two weeks of the offer being made, and terminate employment within the time nominated by Delta Electricity, will be entitled to the following additional payments:

(a)	less than 1 years service:	2 weeks' pay
(b)	1 year and less than 2 years service:	4 weeks' pay
(c)	2 years and less than 3 years service:	6 weeks' pay
(d)	3 years service and over:	8 weeks' pay

29. Anti-Discrimination

Anti-	29.1	It is the intention of the parties bound by this Enterprise
Discrimination		Agreement to prevent and eliminate discrimination in the
		workplace. This includes discrimination on the grounds of
		race, gender, marital status, religion, disability, sexuality,
		transgender identity, age and responsibilities as a carer.

- 29.2 It follows that in fulfilling their obligations under the dispute resolution procedure prescribed by this Enterprise Agreement the parties have obligations to take all reasonable steps to ensure that the operation of the provisions of this Enterprise Agreement are not directly or indirectly discriminatory in their effects. It will be consistent with the fulfilment of these obligations for the parties to make application to vary any provision of the Enterprise Agreement which, by its terms or operation, has a direct or indirect discriminatory effect.
- 29.3 Under the *Anti-Discrimination Act* 1977, it is unlawful to victimise an employee because the employee has made or may make or has been involved in a complaint of unlawful discrimination or harassment.
- 29.4 Nothing in this subclause is to be taken to affect:
 - (a) any conduct or act which is specifically exempted from anti-discrimination legislation;
 - (b) offering or providing junior rates of pay to persons under 21 years of age;
 - (c) any act or practice of a body established to propagate religion which is exempted under section 56(d) of the *Anti-discrimination Act* 1977;
 - (d) a party to this Enterprise Agreement from pursuing matters of unlawful discrimination in any State or Federal jurisdiction.
- 29.5 Subclauses 29.1 to 29.4 of this clause do not create legal rights or obligations in addition to those imposed upon the parties by the legislation referred to in this subclause.

NOTES

- (a) Employers and employees may also be subject to Commonwealth anti-discrimination legislation;
- (b) Section 56(d) of the *Anti-Discrimination Act* 1997 provides:

"Nothing in this Act affects... any other act or practice of a body established to propagate religion that conforms to the doctrinces of that religion or is necessary to avoid injury to the religious susceptibilities of the adherents of that religion."

30. Miscellaneous

Labour Hire and 30.1 Contractor Occupational Health and Safety

- (a) For the purposes of this subclause, the following definitions shall apply:
 - A "labour hire business" is a business

 (whether an organisation, business enterprise, company, partnership, co-operative, sole trader, family trust or unit trust, corporation and/or person) which has as its business function, or one of its business functions, to supply staff employed or engaged by it to another employer for the purpose of such staff performing work or services for that other employer.
 - (ii) A "contract business" is a business (whether an organisation, business enterprise, company, partnership, co-operative, sole trader, family trust or unit trust, corporation and/or person) which is contracted by another employer to provide a specified service or services or to produce a specific outcome or result for that other employer which might otherwise have been carried out by that other employer's own employees.
- (b) If Delta Electricity engages a labour hire business and/or a contract business to perform work wholly or partially on Delta Electricity's premises, Delta Electricity shall do the following (either directly, or through the agency of the labour hire or contract business):
 - consult with employees of the labour hire business and/or contract business regarding the workplace occupational health and safety consultative arrangements;
 - provide employees of the labour hire business and/or contract business with appropriate occupational health and safety induction training including the appropriate training required for such employees to perform their jobs safely;
 - (iii) provide employees of the labour hire business and/or contract business with appropriate personal protective equipment and/or clothing and all safe working method statements that they would otherwise supply to their own employees; and
 - (iv) ensure employees of the labour hire business

and/or contract business are made aware of any risks identified in the workplace and the procedures for control of those risks.

(c) Nothing in this subclause is intended to affect or detract from any obligation or responsibility upon labour hire businesses arising under the *Occupational Health and Safety Act* 2000 or the *Workplace Injury Management and Workers Compensation Act* 1998.

Disputes Regarding the Application of this Clause 30.2 Where a dispute arises as to the application or implementation of this clause, the matter shall be dealt with pursuant to clause 27, Grievance and Disputes Procedure.

31. Union Arrangements and Delegates' Rights and Responsibilities

	31.1	The provisions of this clause apply to:
		 UnionsNSW and Power Industry Unions entitled under their Rules to represent the interests of employees covered by this Agreement; and
		(b) Employee/s whose Union has advised Delta Electricity in writing that the employee/s have been elected or nominated by their Union as a delegate for the members of that Union.
Holding of Meetings on Delta Electricity's Premises	31.2	Subject to the provisions of Parts 3-4 of the <i>Fair Work Act</i> 2009, permission to hold any meeting on any of Delta Electricity's premises must be requested by the Union(s) concerned.
		Such a request must be made to the Industrial Relations Manager or the Manager of the location and:
		(a) made by the Secretary, Executive Officer or accredited Union representative of the Union(s); and
		(b) in writing whenever practicable or verbally where there is not enough time; and
		(c) within reasonable time before the proposed meeting.
		The request must include:
		(d) the purpose of the meeting; and
		(e) the time and place of the meeting; and
		(f) the estimated duration of the meeting.
		Should a request for such a meeting be approved, the lunch room or other meeting facilities may be used within the time agreed upon by the manager and the person making the request.
		Should a request for such a meeting not be approved, the meeting must not be held on Delta Electricity's premises.
		Unless approved by the Chief Executive, employees must not be paid for time lost attending such meetings.
Delegate Rights	31.3	In addition to the rights concerning victimisation in the relevant legislation, Delta Electricity recognises that Union delegates:
		 (a) may make representations to management on behalf of their Union's members;

		(b)	 (b) will be given access to reasonable information about such representations; 					
		(c)	Elect and a and i	e provided with reasonable use of Delta tricity facilities including telephone, computer accessories (including reasonable use of e-mail internet), facsimile, photocopying, stationery a Union notice board;				
		(d)	will b	e given reasonable paid time to:				
			(i)	prepare for consultations with and make representations to management, including discussions with their Union's members;				
			(ii)	participate in conferences concerning matters affecting their Union's members, including matters before an industrial tribunal				
			in ac	cordance with the agreed arrangements;				
		(e)	agre accre	be given paid leave in accordance with the ed arrangements, including for attendance at edited Union education and training for gates, Union conferences and forums;				
		(f)		e given reasonable unpaid leave to work with Jnion.				
		parag anoth and t	graph: her Ur	e reference to "their Union's members" in s (a) and (d) includes representing a member of nion where agreement between Delta Electricity spective Unions is reached to enable such tion.				
Delegate	31.4	A delegate's responsibilities include to:						
Responsibilities		(a)	prop exer resp	ult with their Team Leader whenever they ose to undertake their role as a delegate in cising any of the rights above, except with ect to clause 31.3(c) when advice to the Team ler is sufficient;				
		(b)	Tear	gnise that work priorities as determined by their n Leader take precedence over the exercise of bove rights;				
		(c)		ere to the process of Clause 27, Grievance and utes Procedures.				
Union Delegates – Payment for Attending Meetings	31.5	and r Febru confe Sout	remain uary 2 erence h Wal	ties to the Enterprise Agreement acknowledge n committed to the arrangements introduced in 2006 concerning delegates attending es and Industrial Relations Commission of New es/Fair Work Australia matters, unless agreed to.				

APPENDIX 1.

The following are the rates of allowances payable under this Agreement:

ltom	Clause	Description	Basis		rst pay		rst pay		rst pay
nem	Clause	Description	(hour/week/ occurrence)	•	od on or after	-	after	-	after
				11-	Mar-11	11	-Mar-12	11	-Mar-13
	4.0(.)(;)			•	04.40	•		•	00.40
	4.3(a)(i)	Locations Allowance 1	Week	\$	81.10	\$	88.60	\$	96.10
2	4.3(a)(i)	Locations Allowance 2	Week	\$	61.30	\$	68.80	\$	76.30
3	4.3(a)(i)	Locations Allowance 3	Week	\$	104.35	\$	111.85	\$	119.35
4	4.3(a)(i)	Locations Allowance 4	Week	\$	100.10	\$	107.60	\$	115.10
5	4.3(a)(i)	Locations Allowance 5	Week	\$	90.10	\$	97.60	\$	105.10
6	4.3(a)(ii)	Locations Allowance 6	Week	\$	19.15	\$	26.65	\$	34.15
7	4.3(b)	ATAR	Week	\$	10.21	\$	10.64	\$	11.07
8	4.3(c)	ATAR	Week	\$	10.21	\$	10.64	\$	11.07
9	4.3(d)	Occupational Nursing Certificate	Week	\$	32.72	\$	34.09	\$	35.46
10	4.3(e)	Diploma in Community Nursing	Week	\$	32.72	\$	34.09	\$	35.46
11	4.4(a)	Airborne Coal Dust	Hour/Part Hour	\$	2.08	\$	2.17	\$	2.26
12	4.4(b)	Boiler Casing/Gas Ducts	Hour/Part Hour	\$	2.08	\$	2.17	\$	2.26
13	4.4(c)	Condenser Waterbox	Hour/Part Hour	\$	2.08	\$	2.17	\$	2.26
14	4.4(d)	Cyclimber Stage inside Furnace	Hour/Part Hour	\$	2.08	\$	2.17	\$	2.26
15	4.4(e)	Precipitator Element Compartments (2+ days)	Hour/Part Hour	\$	2.08	\$	2.17	\$	2.26
16	4.4(f)	Roped off Asbestos Contaminated Area	Hour/Part Hour	\$	2.35	\$	2.45	\$	2.55
17	4.4(g)	Using oxyacetylene equipment and/or electric welding equipment	Hour/Part Hour	\$	1.99	\$	2.07	\$	2.16
18	4.4(h)	Sooting	Hour/Part Hour	\$	2.80	\$	2.92	\$	3.04
19	4.4(i)	Handling polychlorinated biphenyls	Hour/Part Hour	\$	2.16	\$	2.25	\$	2.34
20	4.4(i)	Handling polychlorinated biphenyls - during Overtime	Hour/Part Hour	\$	2.16	\$	2.25	\$	2.34

ltem	Clause	Description	Basis (hour/week/ occurrence)	per	st pay iod on after	pei	rst pay riod on after	реі	st pay riod on rafter
				11-	Mar-11	11-	Mar-12	11-	Mar-13
21	4.4(j)	Proximity to epoxy-based materials in confined space	Hour/Part Hour	\$	0.94	\$	0.98	\$	1.02
22	4.4(k)	Work within Ash and Dust Pits	Hour/Part Hour	\$	2.08	\$	2.17	\$	2.26
23	11.7	Early Morning Shift	Shift	\$	11.98	\$	12.49	\$	12.99
24	11.7	Afternoon Shift	Shift	\$	43.24	\$	45.06	\$	46.86
25	11.7	Night Shift	Shift	\$	43.24	\$	45.06	\$	46.86
26	13.1	Meal Allowance on Overtime	Occurrence	\$	23.24	\$	24.21	\$	25.18
27	13.2	Meal Allowance if Overtime Cancelled	Occurrence	\$	14.07	\$	14.66	\$	15.24
28	23.4	Standby Allowance	Week	\$	123.37	\$	128.55	\$	133.70
29	24.9 (a)(ii)	Travel - between home and Eraring	Kilometre	\$	0.74	\$	0.77	\$	0.80
30	24.10	Private Use of Motor Vehicle	Kilometre	\$	0.74	\$	0.77	\$	0.80
31	25.1	Working away from Headquarters	Night	\$	3.02	\$	3.15	\$	3.27
32	25.5(b)	Travel - Meal Allowance	Each way	\$	14.28	\$	14.87	\$	15.47
33	25.6	Day only travel - Meal Allowance after 7pm	Occurrence	\$	36.78	\$	38.33	\$	39.86

APPENDIX 2

The following allowances, which appeared in the Delta Electricity Employees Award 1996, were deleted from the Delta Electricity Employees Award 1997 as part of the agreement to consolidate allowances under clause 5, Allowances. References are to the clause number of the 1996 Award.

ALLOWANCE	1996 AWARD CLAUSE
Other Locations Allowance	5.1(b)
Occupational Health Nurse certificates	5.1(h)-(k)
Full time First Aid Attendant	5.2(b)(viii)
First aid duties in the field	5.2(b)(ix)
Materials Testing at Vales Point	5.2(b)(xi)
Leading Hand Allowance	5.4
Painting Stacks	5.2(a)(ii)
Stacks with Navigation Lights	5.2(a)(iii)
Boiler Main and Distribution Drums	5.2(a)(viii)
Fabric Filter Compartments	5.2(a)(ix)
Pulverised Fuel Lines	5.2(a)(x)
Morganite Refractory Material	5.2(a)(xi)
Blue Asbestos	5.2(a)(xiii)
Thermal Insulation containing Asbestos	5.2(a)(xiv)
Laggers - Insulation other than Asbestos	5.2(a)(xvi)
Operation of Electric Eel	5.2(a)(xvii)
Insulation other than Asbestos	5.2(a)(xxi)
Spray Painting Applications	5.2(b)(iv)
Operate Steam Cleaning or Greasing Bulldozers	5.2(b)(v)
In charge of plant during meal break	5.2(b)(x)

The following allowances, which appeared in the Delta Electricity Employees Award 1997, were deleted from the Delta Electricity Employees Award 2000 as part of the review of allowances under clause 5, Allowances. References are to the clause number of the 1997 Award.

ALLOWANCE

ALLOWANCE	1997 AWARD CLAUSE
Fabric Filter Compartments - Eraring	5.2 (c)
Dust Removal air Slides – Eraring	5.2 (l)

SIGNATORIES

Signed for and on behalf of Delta Electricity

2011 19 April Date

General Manager Human Resources. Capacity

20/175 Liverpool Street, Lydrey Address

Signature of Witness

Elizabeth Murvan

20/175 Licerpool St Sydney Address of Witness

SIGNATORIES

Signed for and on behalf of Unions NSW

19th April 2011

Acting Secretary Capacity (1)

Level 3 Trades Hall A. Goulburn St, Sydney. Address

Signature of Witness

Mark Morey Full name of Witness

Level 3 Trades Hall, 4 Galburn St, Sydrey Address of Witness

SIGNATORIES

By Robert Allen, Bargaining Representative in the presence of:

Signature of Bargaining Representative

Robert Allan

Full name of Bargaining Representative

4 Wybakna Cl Kilaben Bay Address of Bargaining Representative

Signature of Witness REPHENI GulNEY

Full name of Witness S6 LIRIGHTS RD LITHGOW 2790

Address of Witness

By Peter Austin, Bargaining Representative in the presence of:

Signature of Bargaining Representative

RETER AUSTIN

Full name of Bargaining Representative

34 TALL TIMBERS RD WAMBA

Address of Bargaining Representative

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Signature of Witness	_
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85.	
Stephen Gikner	7
Full name of Witness	-
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TTHON)	

SIGNATORIES

By Robert Chapman, Bargaining Representative in the presence of:

Signature of Bargaining Representative

ROBERT CHARMAN Full name of Bargaining Representative

Signature of Witness

name of Witness

WRIGHTS 3

561 THE SCENIC RD MACMASTER BENCH. Address of Bargaining Representative

Address of Witness

By Peter Compton, Bargaining Representative in the presence of:

Signature of Bargaining Representative

Full name of Bargaining Representative

85 Martin; Pde Littigow Address of Bargaining Representative

Signature of Witness

name of Witness

FT WRIGHTS RD

SIGNATORIES

By Rex Drummond, Bargaining Representative in the presence of:

Signature of Bargaining Representative

REY DAVMOND

Full name of Bargaining Representative

7 PAYS CKRS BLACK HEATH Address of Bargaining Representative 2785

Signat re of Witness Full name of Witness 56 WRIGHT

Address of Witness

By Christopher Fell, Bargaining Representative in the presence of:

Signature of Bargaining Representative

Christopher Fell Full name of Bargaining Representative

5 BALD ST NORAH HEAD.

Address of Bargaining Representative

Signature of Witness

GURNEY STEP How

Full name of Witness

1 2730. LintGon

SIGNATORIES

By Bradley Geddes, Bargaining Representative in the presence of:

Brad Geddes Signature of Bargaining Representative

BRAD GEDDES Full name of Bargaining Representative

SCENTC AR CAVES BCH Address of Bargaining Representative

Signature of Witness

STEPHEN Gukney

Full name of Witness hitteon NEW C

Address of Witness

By Trevor Haynes, Bargaining Representative in the presence of:

Signature of Bargaining Representative

TrevorJohn unes

Full name of Bargaining Representative 39 Tarwhine Ave

Chain Valley Bay 2259

Address of Bargaining Representative

Signature of Witness STEPHEN GURNEY Full name of Witness LittGON NSW 290.

Address of Witness

SIGNATORIES

By Shane Kearney, Bargaining Representative in the presence of:

Signature of Bargaining Representative

SHANE KEARNEY Full name of Bargaining Representative

2 MC GILL CLOSE KELSO Address of Bargaining Representative

Signature of Witness

Full name of Witness

JL WRIGHTS THE

Address of Witness

By Malcolm Kearns, Bargaining Representative in the presence of:

MKenn

Signature of Bargaining Representative

MALCOM GREGORY KEARS

Full name of Bargaining Répresentative

21 JAMIESON ST. PORTLAND 2847.

Address of Bargaining Representative

Signature of Witness SPEPHEN GURNEY

Full name of Witness SI WRIGHTS LITTEON 2730

Address of Witness

SIGNATORIES

By Kenneth Lindsay, Bargaining Representative in the presence of:

K. Lendom Signature of Bargaining Representative

KENNETH LIONEL LINDSAF

Witness

ADRIAN HOLLET

Full name of Witness

91GREAT WESTERN AIGHWAN MT.22NENDERSON PLACEAddress of Bargaining RepresentativeVICTORIAAddress of Witness

LIJUGON.

By Leslie McAllister, Bargaining Representative in the presence of:

Signature of Bargaining Representative

Full name of Bargaining Representative

139 DOBELC DR., WAWLI WAWLI, Address of Bargaining Representative

Signature of Witness

STEPHEN GuRNEY

Full name of Witness

SE WRIGHTS Litten NSW

Address of Witness

SIGNATORIES

By Lindsay Nunan, Bargaining Representative in the presence of:

Signature of Bargaining Representative

AM=S KINDSA-/ N

Full name of Bargaining Representative

SS JAMES POR WALLERAWANG Address of Bargaining Representative

By Garry Redman, Bargaining Representative

Signature of Bargaining Representative

Corry Edward Reducer, Full name of Bargaining Representative

40 Lake Rel Baladyn Address of Bargaining Representative

mellel

Signature of Witness

Allan Wayne Mchalillians Full name of Witness

SPINDAR PL. WALLERAWANG NEW

Address of Witness

in the presence of:

Signature of Witness

bucher STEPHEN Full name of Witness

S6 WRIGHTS WATED

Address of Witness

Delta Electricity Employees' Enterprise Agreement 2011

SIGNATORIES

By Kevin Ryan, Bargaining Representative in the presence of:

Signature of Bargaining Representative

KEVIN RYAN Full name of Bargaining Representative

9 MAY VISTAWAY L-WAMPALAN Address of Bargaining Representative

Signature of Witness Sh Full name of Witness

Address of Witness

By Dan Smith, Bargaining Representative in the presence of:

Signature of Bargaining Representative

Full name of Bargaining Representative

90 laurence St lithGov Address of Bargaining Representative

Signature of Witness

Full name of Witness

HENDERSON PLACE LITUGOU

Address of Witness

SIGNATORIES

By Warren Taylor, Bargaining Representative in the presence of:

Signature of Bargaining Representative

Wauren. Taylor. Full name of Bargaining Representative

Signature of Witness

PHEN

Full name of Witness

SE WRIGHTS LITHOON

18 Couche Cres. Koelen Address of Bargaining Representative

Address of Witness

By Steven Thompson, Bargaining Representative in the presence of:

Signature of Bargaining Representative

Full name of Bargaining Representative

JZ JAGA Y L. HARRAN Address of Bargaining Representative

Signature of Witness

Full name of Witness

S WRIGHT Little

Address of Witness

SIGNATORIES

By Tricia Thomson, Bargaining Representative in the presence of:

Signature of Bargaining Representative

Tricia Thomson . Full name of Bargaining Representative

<u>Clo Vales Point Por Station</u>, Address of Bargaining Representative

Signature of Witness Full name of Witness SI WRIZHA

17thm 27

Address of Witness

By Robert Waters, Bargaining Representative in the presence of:

Signature of Bargaining Representative

ROBERT WATER 5 Full name of Bargaining Representative

33 COMLERIE ST POMPLAND

Address of Bargaining Representative

Signature of Witness

DRIAN

Full name of Witness

22 HONDORSON PLACE LITHGOW.

Address of Witness

SIGNATORIES

By **Matthew Winn**, Bargaining Representative in the presence of:

Signature of Bargaining Representative

MATTHEN WINN

Full name of Bargaining Representative

15 Robb St BELMONT

Address of Bargaining Representative

Signature of Witness

Full name of Witness

STO WRIGHTS (D

Address of Witness

By **Peter Burgess**, Bargaining Representative in the presence of:

Signature of Bargaining Representative

PETER CONN BURGESS

Full name of Bargaining Representative

Signature of Witness FPHIN

Full name of Witness

SL WRIGHTS R

Address of Bargaining Representative Address of Witness

34 (LEORGE ST

MARMONG POINT NSW ZZ84

SIGNATORIES (continued)

Signed for and on behalf of the Construction, Forestry, Mining and Energy Union (New South Wales Branch)

27. 4. 2011 Date

ALLEN DRE

Full name

ESIDEN

Capacity

67A ABERDARE RD CESSNOCK

Address

Signature of Witness

27/4/2011

Date

ADRIAN HOLLEY J-PNº 163864

Full name of Witness

Place Littger NSW, 22 Kenderson Address of Witness

SIGNATORIES (continued)

Signed for and on behalf of the Electrical Trades Union of Australia, New South Wales Branch

Date

Full name

Capacity

Address

Signature of Witness

Date

Full name of Witness

SIGNATORIES (continued)

Signed for and on behalf of the New South Wales Local Government, Clerical, Administrative, Energy, Airlines and Utilities Union

28.4.2011 Date

CRAEME KELLY

CAPACITY SECRETARY

LEVEL 7-321 PITT ST Address SYDNE

hans N. Ch. Ch.

Signature of Witness

28/4/2011

Maria Nordenswan Full name of Witness

Level 7, 321 Pitt St. Sydney

Delta Electricity Employees' Enterprise Agreement 2011

SIGNATORIES (continued)

Signed for and on behalf of the Association of Professional Engineers, Scientists and Managers, Australia (NSW Branch)

2011 21

Date

MARTIN CONNEU

Full name

RECTOR NSW Capacity

GENT ST SYDNEY

Address

4

Signature of Witness

4 2011 Date

Jun ee

Full name of Witness

491 Kent St, Sydney eve Address of Witness

Delta Electricity Employees' Enterprise Agreement 2011

SIGNATORIES (continued)

Signed for and on behalf of the Community and Public Sector Union

28 April 2011

Steve Juner

Full name

Acting NSW Branch Secretery Capacity 2 160 Clavence St Sychney NSW 2000 Address Signature of Witness 28 April 2011 Gregary John Shaw Full name of Witness

He Clavence St Sychney NSW 2000 Address of Witness

Delta Electricity Employees' Enterprise Agreement 2011

SIGNATORIES (continued)

Signed for and on behalf of the Australian Institute of Marine and Power Engineers New South Wales District

<u>20-4-2011</u> Date

Robert Arthur Ashton.

Newcastle & State Secretary Capacity

171 Bowman St. Swansea 2281 Address

A R. (190453)

Signature of Witness

2011

Marie Luise Astron. Full name of Witness

omen Streed SWARSEA PSUS Address of Witness

Delta Electricity Employees' Enterprise Agreement 2011

SIGNATORIES (continued)

R. K. Calles (

Signed for and on behalf of The Australian Workers Union. New South Wales

28 - 4- 2011 Date

R. K. COLLISON

Full name

STATE SECRETARY Capacity

16.20 GOOD ST. GRANVILLE 21421

Address

Signature of Witness

28/4/2011

N CRAWFORD STEPH

Full name of Witness

16-20 GOOD ST, GRAANVILLE ZIEZ

Address of Witness

Delta Electricity Employees' Enterprise Agreement 2011

SIGNATORIES (continued)

Signed for and on behalf of Automotive, Food, Metals, Engineering, Printing and Kindred Industries Union, New South Wales Branch

2011

Date

Full name

Assistant State Secretary

Parramata Rd Granville NSU 133 Address

Signature of Witness

Date

Full name o

133 Parromotta Rd. Gronville NSW Address of Witness

Delta Electricity Employees' Enterprise Agreement 2011