Consolidated Log of Claims

Bargaining Representative	Initials
St John Ambulance	SJA
United Workers Union	UWU
Ambulance Employees Association WA	AEAWA
Steven Jones	SJ
Frank Varady	FV

		SJA Log of Claims	UWU Log of Claims	AEAWA Log of Claims	EBR Log of Claims		
Clause	Subclause		Terms of A	Agreement		Actions/ Comments	To Be Completed
1 Agreement Title			Amend title of the Agreement to include Medics.			26 April 2023 SJA proposed to amend title to 'Patient Transport Services Enterprise Agreement' to align to business unit name. AEAWA, SJ and FV agree in principle. UWU to confirm position. 10 May 2023 UWU confirmed in principle agreement to SJA position.	Action — UWU to confirm position. No further action - parties agree in principle.
3 Definitions	Shift Worker	Amend the 'Shift Worker' definition to align with the updated definition in the Ambulance and Patient Transport Industry Award 2020 and move to clause 3: 'means an employee who is regularly rostered to work over 7 days a week and is regularly rostered to work on Sundays and Public holidays.'				17 March 2023 SJA circulated proposed Shift Worker definition. UWU provided feedback on the proposed definition and clause 27.1. SJA agreed to consider the feedback and circulate an updated clause for consideration. 26 April 2023 SJA proposed amended wording based on UWU's feedback. UWU provided feedback regarding the wording of clause 27.1 (a), (b) and (c). AEAWA agreed in principle. SJA to consider feedback. UWU, SJ and FV to confirm position. 10 May 2023 SJA confirmed their response to UWU's previous feedback being to include clarity as to the meaning of 'additional leave'.	Action - SJA to consider feedback and circulate updated clause. Action - SJA to consider feedback. UWU, SJ and FV to confirm position. Action - SJA to propose wording in drafting.
	On Road Tutor	Amend definition for an On Road Tutor to mean 12 months' experience as a Transport Officer or				17 March 2023 SJA proposed amending the definition of an on-road tutor to mean 12 months', instead of 3 years'.	Action – SJA to consider and respond to feedback.

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Clause	Subclause		Terms of A	greement		Actions/ Comments	To Be Completed
		equivalent Perth Metropolitan experience.				EBRs provided feedback on current mentor application process, and lack of incentive to perform mentoring duties.	Action – SJA to put
						FV, SJ, AEAWA confirmed 2 years would be a preferable	forward proposal, including allowance
						time period.	increase.
						UWU confirmed that there would need to be consideration as to what incentive is offered prior to considering a	Action - EBRs to
						reduction in the timeframe.	confirm position on updated definition.
						29 March 2023	
						SJA amended claim to amend definition to mean 2 years'.	
						AEAWA confirmed that 3 years is the preference.	Action – SJ to confirm position
						SJ and FV confirmed that 2 years is sufficient.	No further action –
						UWU confirmed that 2 years seems sufficient but will	parties agree in
						confirm position once SJA have confirmed their position on the allowance increase.	principle.
						AEAWA queried whether the timeframe will be the full time equivalent.	
						SJA to confirm and update definition accordingly.	
						26 April 2023	
						SJA proposed updated definition to confirm that an on	
						road tutor is 2 years' full time equivalent experience.	
						EBRs to confirm position.	
						10 May 2023 UWU, FV and AEAWA confirm in principle agreement.	
					(FV) Change	24 May 2023	No further action –
					'Allocated Position' definition back to	FV Introduced claim.	claim withdrawn
	Allocated				Permanent Position.	SJA confirmed they do not agree to claim due to the	
	Position					broader impact this would have on other areas, policies and activities.	
						FV withdrew claim.	

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4 Application of Agreement	4.4 Commencement Date and Term of Agreement	3-year agreement (2023 – 2026).	3-year agreement (2023 – 2026).	3-year agreement (2023 – 2026), with back pay at the end of the expiry date if negotiations still continue.	(SJ) 3 year agreement (2023 – 2026).	17 March 2023 All parties confirmed in principle agreement to 3-year Agreement. SJA confirmed in principle agreement to back payment, however confirmed this will need to be considered in line with other claims.	No further action- parties agree in principle.
	9.1 Ambulance Transport Officer Progression		New Progression (and correlating pay points) Years: 7, 10, 15 and 20 years.			26 April 2023 UWU to confirm details of claim. 10 May 2023 UWU to confirm details via email. 24 May 2023 UWU provided following details of claim: Introduction of a 4 th year 7 years = 2%, 10 years = 3% 15 years = 5%, 20 years = 10%	Action – UWU to provide clarity on claim. Action – UWU to confirm details via email. Action – SJA to consider claim
			New Pay Points [quantum] to be determined.			26 April 2023 UWU yet to confirm quantum. 10 May 2023 UWU to confirm details via email.	Action – UWU to provide clarity on claim. Action – UWU to confirm details via email.
9 Progression	New Clause - Medic Progression		Medic Progression to reflect current ATO progression (Years 1, 2, 3, 5)			26 April 2023 UWU to confirm details of claim. 10 May 2023 UWU to confirm details via email. 24 May 2023 UWU provided following details of claim: Introduction of a 4 th year 7 years= 2%, And confirmed this should also apply to MHTO's.	Action – UWU to provide clarity on claim. Action – UWU to confirm details via email. Action – SJA to consider claim
			Further progression at Years 7, 10, 15, 20 years.			26 April 2023 UWU to confirm details of claim. 10 May 2023 UWU to confirm details via email. 24 May 2023 UWU provided following details of claim:	Action – UWU to provide clarity on claim. Action – UWU to confirm details via email. Action – SJA to consider claim

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Clause	Subclause		Terms of	Agreement		Actions/ Comments 10 years = 3% 15 years = 5%, 20 years = 10% And confirmed this should also apply to MHTO's.	To Be Completed
			Pay points to recognise paramedic qualifications.			29 March 2023 SJA sought further information regarding UWU's claim. UWU to provide claim's quantum. 26 April 2023 UWU yet to confirm quantum. 10 May 2023 UWU to confirm details via email. 24 May 2023 UWU confirmed the claim is for an additional 2% or 3% onto their based rate.	Action – UWU to provide quantum for claim Action – UWU to confirm details via email. Action – SJA to consider claim.
10 Casuals	(b)				(FV) Casual Employee will receive a minimum of four (4) hours per shift at the hourly rate for the applicable classification	17 March 2023 FV introduced claim, confirming intention of claim is to compensate those who are called in and then sent home through no fault of their own, e.g., due to rostering errors. SJA confirmed position is to maintain 3 hours, which is aligned to the Award and cost would need to be considered, as this may apply to training and other circumstances. UWU queried how many country jobs are short term engagements. UWU reiterated support of FV's claim. 29 March 2023 SJA provided update that the answer regarding how many country jobs are short term engagements, will need to be determined manually and that it is still being looked into.	Action – SJA to confirm the Percentage of Country jobs which are short term engagements.
	(f)	Amend clause 10 (f) to introduce requirement for a casual employee to complete 21.25 hours each quarter.				SJA circulated proposed clause to introduce a requirement for casuals to work 21.25 hours per quarter, rather than 85 hours per annum. UWU advised of the need to include a mechanism for exempting employees from the requirement (e.g. for the purposes of travel or ill health). SJ, FV, AEAWA support the claim on the above proviso.	Action – SJA to consider feedback. Action – SJA to amend draft clause. Action – UWU to confirm position. Action – SJA to consider feedback

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Clause	Subclause		Terms of	Agreement		Actions/ Comments	To Be Completed
Clause	Subclause	SJA Log of Claims			EBR Log of Claims	UWU confirmed need to consult with workforce and confirm some items. 29 March 2023 SJA proposed amended clause to introduce safeguards to exempt an employee from the requirement. Feedback provided regarding the position of the wording, SJA to amend. UWU raised whether the clause would create an ongoing employment relationship and how that interacts with casual employment. UWU to confirm position. 26 April 2023 SJA sought position on updated clause. UWU provided feedback re whether the clause will create an ongoing employment relationship with casual employees. AEAWA, UWU, SJ and FV agreed in principle. 10 May 2023	To Be Completed No further action – parties agree in principle.
						SJA confirmed that this would not create an ongoing commitment as 21.25 hours per quarter would not necessarily be considered regular and consistent. SJA confirmed if an employee did perform regular hours, they would be offered casual conversion in line with the Fair Work Act. UWU confirmed in principle agreement to the claim, but would continue to look into the question.	
11 Part Time		Amend clause to reflect that the minimum shift length for a part				17 March 2023 SJA circulated proposed wording to address undertaking.	No further action - parties agree in principle.
		time employee is 4 hours.					
14 Job Share	(c) ii				(FV) Each job share employee will work between 20%-80% of a full roster, with the total hours between the employees equalling 100% of a full Roster.	17 March 2023 FV introduced claim. SJA confirmed willing to explore claim, however need to consult with other departments (such as Leave, Rosters and Payroll) to confirm whether there are other impacts to consider.	Action - SJA to consider claim and confirm position. Action – SJA to consider FV feedback. Parties do not agree
	(c) iii				(FV) Each employee will be paid the % of the	No concerns raised from any other Bargaining Representatives.	

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Clause	Subclause		Terms of	Agreement		Actions/ Comments	To Be Completed
					ordinary time they have worked and relevant allowances of the full-time equivalent position.	26 April 2023 SJA confirmed that they do not agree to claim due to the challenges that it would create with leave allocation, and that part time remains an option. FV provided feedback that having part time employees would be more challenging for rosters. FV suggested the change would increase the % of Permanent Transport Officers in the workforce. SJA to consider FV feedback. 10 May 2023 SJA confirmed position that employees can continue to request part time, but SJA do not agree to change its definition of job share and job share across the organisation. FV disagrees with SJA's position.	
	(c) xi				(FV) Any job share employee or pair with an allocated position may be rostered away from their allocated position for up to a total of 8 weeks in any calendar year;	17 March 2023 FV introduced claim. UWU confirmed support of claim. SJA to consider claim and confirm position. 26 April 2023 SJA advised that the current clause provides the flexibility that is needed and at this stage, we do not agree to reduce the time to 8 weeks.	Action - SJA to consider claim and confirm position. Parties do not agree.
	(c) xi (B)				(FV) If a replacement partner is not found within 16 weeks, the remaining job share employee may be rostered with another single job share employee or as a spare on any shift.	To March 2023 FV introduced claim. FV confirmed the intent of claim is to give employees more time to find another person to job share with. SJA to consider claim and confirm position. 26 April 2023 SJA do not agree to claim as 8 weeks is reasonable time to source another partner.	Action - SJA to consider claim and confirm position Parties do not agree
17 Allowances	17.1 – Travel Allowance			Increase costs to align more with the costs associated with cost-of-living CPI.			

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					(FV) Amend Clause 17 (c) (I) to read: The distance calculated by the fastest route return trip distance in kilometres, from the employees Home station to the Rostered Station Subtract 20 klms x agreed cents per Kilometre.	26 April 2023 SJA sought clarity on claim and advised that the clause has not changed previously. FV advised the change occurred to the travel matrix in July 2018 and that they would provide an email chain explaining what occurred as well as matrix changes. 10 May 2023 SJA confirmed following review of FV documents and internal	Action – FV to send email trail and matrix changes to Employee Relations. No further action – Parties do not agree
					The Distance Matrix must be included as an APPENDIX of this agreement. The Appendix must include the Distance between depots and the dollar value of The Time and Travel calculated. Time and Travel calculated using Whereis Website, Fastest Route klms – 20klms x agreed Cents per kilometre. Appendix to include calculation formula.	documents, there is no evidence which suggests that the travel matrix was ever based on fastest route, or changed from shortest distance. SJA agreed to look into why the matrix changed in 2018 outside of the negotiations. SJA do not agree to including the matrix as an Appendix of the EA as it is likely to change throughout the life of the Agreement (e.g., due to roadworks).	
					(FV) New claim: Add the formula into the Agreement.	10 May 2023 Introduction of new claim 24 May 2023 SJA circulated proposed clause to address claim, to include that travel will be calculated by shortest distance. FV advised that shortest distance should be changed to fastest route.	Action - SJA to consider claim.
					(FV) New claim: Where SJA change a casuals rostered shift for any reason, then time and travel will be paid. (FV) Remove clause 17.1	10 May 2023 Introduction of new claim 26 April 2023	Action - SJA to consider new claim. Action - SJA to consider
					(b) (iii). 'An employee is not entitled to travel allowance whenrostered to a Preferred Station'	SJA advised that due to preferred positions being chosen by employees, and being able to choose a station close to home SJA do not agree to remove these clauses. SJA confirmed this will have an impact on allocated positions and other Enterprise Agreements which we need to consider.	feedback No further action – parties do not agree.

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Clause	Subclause		Terms of	Agreement		Actions/ Comments	To Be Completed
					(FV) Remove clause 17 (d). 'If an employee has one (1) or more Preferred Stations, travel allowance will not be paid when rostered to any of those Preferred Stations.'	AEAWA and FV advised that people are removing their names from the list as it takes a long time to get permanent position at your preferred location, and they do not get travel. 10 May 2023 SJA confirmed that their position has not changed and they do not agree to the claim.	
					(FV) Casuals to receive time and travel allowance.	PV introduced claim and provided justification that casuals who are rostered to a shift and then get moved at short notice should be entitled to time and travel as they may not have picked up the shift otherwise, and clarified that his claim pertains to clause 17.2. SJA advised that casuals are able to decline shifts, that is the nature of casual work. They have an option. UWU advised that based on the clause, it is unclear that casuals are exempt from time and travel. 10 May 2023 SJA advised that casuals are entitled to time and travel for the purposes of CEP. Casuals however are not entitled to time and travel under 17.1 (a) (ii) as casuals do not have a home station based on the nature of casual employment. UWU position remains that they should be able to claim travel given the definition of Home Station applies to Employees. SJA to consider feedback and review definition.	Action – SJA to consider feedback.
	17.3 Travel Allowance - Travel on Short Notice Overtime (Immediate Call Backs (ICB))			Remove 17.3 (e) so that casuals have more incentive to come in for shifts.		26 April 2023 AEAWA advised that SJA is paying ICBs to casuals currently. 10 May 2023 SJA confirmed they do not agree to the claim due to the nature of a casual role. AEAWA advised the claim isn't for the whole of organisation and it is only for Country ATOs who are doing P1s in the community. SJA to give consideration to claim.	Action – SJA to consider claim.

Clause Subclause	Amend subclause (iii) to reflect that mentoring can be extended as required.	Terms of	New claim: Extend the mentoring period to 20		Actions/ Comments 24 May 2023 AEAWA provided examples of where ICB's have been paid to casuals and a discussion was held in relation to interaction of volunteer and transport officer roles. SJA to consider feedback and confirm position on claim. 29 March 2023	To Be Completed
	(iii) to reflect that mentoring can be extended as		mentoring period to 20		AEAWA provided examples of where ICB's have been paid to casuals and a discussion was held in relation to interaction of volunteer and transport officer roles. SJA to consider feedback and confirm position on claim.	
	(iii) to reflect that mentoring can be extended as		mentoring period to 20		29 March 2023	
	I		days.		SJA advised that further mentoring is achievable in clause 17.5 (c) SJA withdrew claim. 26 April 2023 AEAWA produced claim to extend the mentoring period.	No further action – claim withdrawn. Action – SJA to consider claim. Action – SJ to confirm position
					SJA to consider claim. 10 May 2023 UWU, AEAWA, SJA confirmed in principle agreement to the claim. 24 May 2023 SJ confirmed in principle agreement.	No further action – parties agree in principle.
				(FV) Newly appointed Transport Officers, who have previously completed St John operational Ambulance hours, will be required to complete their first five (5) shifts of on road duties under the guidance of an On Road Tutor.	29 March 2023 SJA do not agree to increase the mentoring requirements, as they can already be increased in accordance with clause 17.5 (c).	No further action – parties do not agree.
		Increase value of On Road Tutor Allowance		On Noda Fator.	29 March 2023 SJA advised consideration has been given to increasing the allowance so that it is equal to the % uplift on the base salary of that in the Paramedic Agreement.	Action – SJA to put forward proposal, including allowance increase.
					SJA to confirm position. 26 April 2023 SJA proposed increase to the allowance from \$19.07 per shift to \$26 per shift, being 85% of the TO base.	Action – SJA to confirm mentor allowance calculation is based on the TO2 rate.
17.5 On road tutor allowance					AEAWA confirmed they agree in principle to the percentile uplift, however produced claim to extend the mentoring period and queried which TO rate was used.	Action - SJA to confirm whether the mentoring documents allows for an opportunity to hold discussion to extend

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Clause	Subclause		Terms of	f Agreement		Actions/ Comments	To Be Completed
						10 May 2023 SJA confirmed that a framework is being built for mentees to be able to provide feedback. Parties agree in principle to the claim.	mentoring between mentee/mentor. No further action – parties agree in principle.
	17.10 Watches/Glasses		Increase Allowances per year by 10%.	A 5% increase across all allowances.		26 April 2023 SJA confirmed that consideration is being given to the costings in relation to these claims. SJ and FV confirmed support of UWU claim for 10% increase. 10 May 2023 SJA confirmed they will provide position in writing following	Action – SJA to confirm position No further action, parties agree in principle.
	Allowance			An allowance when officers		consideration of the costings. 24 May 2023 SJA confirmed in principle agreement to increase allowance by 10%, bringing the allowance to \$220. 26 April 2023	Action – SJA to consider
	New Clause - Uniform Allowance			are seconded and supply their own clothing.		AEAWA confirmed that the claim is to replicate the uniform allowance in the Paramedic EA, in the case that an employee is required to supply their own uniform. UWU confirmed support for claim. 10 May 2023 SJA proposed wording and confirmed in principle agreement to the claim. 24 May 2023 SJ confirmed in principle agreement.	claim and confirm position. Action – SJ to confirm position No further action – parties agree in principle
	New Clause – Funeral Allowance			Align with other operational agreements.		26 April 2023 SJA confirmed in principle agreement to claim.	No further action – parties agree in principle.
	New Clause –			Include an allowance for working on the Wheelchair Vehicle, Multi Patient Transport Vehicle.	(CI) In alread a see 21	26 April 2023 SJ and AEAWA confirmed the quantum for allowance to be the equivalent of an employees' hourly rate per shift.	Action – SJA to consider claims and confirm position
	Duty Allowance				(SJ) Include an allowance for working on the Wheelchair Vehicle, Multi Patient Transfer Vehicle, and NETS Vehicle.	EBRs confirmed reasons for the allowances as follows: - Wheelchair vehicle: due to being a single operator and the resulting added responsibility. - MPT: due to the specialist licence and short notice. - NETS: due to the need to have completed Priority 1 driver training and short notice.	Action - UWU to provide a quantum for allowance. Action - UWU to provide a quantum for allowance, SJA to consider all claims.

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Clause Subclause			Agreement		Actions/ Comments	To Be Completed
		Inclusion of a Wheelchair Vehicle Allowance.			10 May 2023 UWU confirmed they will provide a quantum in writing. 24 May 2023 UWU provided quantum of \$30 per shift.	Action - SJA to consider all claims
		New claim: Inclusion of a CPAT Vehicle allowance.				
New Clause — Country and Zone Allowances		Medic allowances to reflect those available to SAO/Paramedic Interns/AP.			10 May 2023 UWU confirmed that the allowances are all of those included in the Paramedic Agreement. UWU to confirm via email the specific allowances and quantum's for SJA consideration. 24 May 2023 UWU confirmed the allowances to be considered are: Overtime Meal Allowance Air-conditioning Allowance Funeral Expenses Country Allowance - General Country Allowance - Proximity Allowance Country Allowance - On Call Phone Allowance Country Allowance - On Call Roster Allowance Country Allowance - Country Travel Reimbursement a Allowance Country Allowance - Country Posting Rent Assistance Country Relief Employee Expenses Allowance Country Relief Accommodation Expenses Allowance Country Allowance - Remote Location Allowance Country Allowance - Country Training Travel Allowance	Action – UWU to confirm specific allowances and quantums via email. Action – SJA to consider claim.
New Clause – Medic Mentor Allowance		Medics who are required to mentor new Medics, will be paid an allowance.			10 May 2023 UWU confirmed quantum for the medic mentor allowance to be based on 85% of the average hourly base rate, as similarly proposed and agreed for Transport Officers. 24 May 2023	Action – SJA to consider claim. Action – SJA to finalise detail of the claim

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Clause	Subclause		Terms o	f Agreement		Actions/ Comments	To Be Completed
						SJA confirmed in principle agreement to apply the same formula as has been applied to Transport Officers, to Medics and MHTO's.	
	New Clause – Night Shift Allowance		Night Shift Payment in line with Metro Ambulance.			10 May 2023 UWU confirmed that the claim is for Medics only and quantum is the same as the Paramedic Agreement.	Action – SJA to consider claim.
	New Clause – Surge/ relief across the state			 Country Allowance – If on call is required an allowance be allocated. Country Allowance – Country Travel Reimbursement and Allowance Country Allowance – Country Posting Rent Assistance Country Relief Employees Expenses Allowance Country Relief Accommodation Allowance Country Allowance – Remote Location Allowance 			
20 Secondments	New Clause			All roles to be advertised with commencement and finishing dates contained in the advertisement.		17 March 2023 SJ introduced claim. SJA confirmed support of claim.	No further action – parties agree in principle.
					(SJ) All secondments to be advertised on Connect.	All parties agree in principle.	
Health	New Clause			Tiered pay scales		10 May 2023 AEAWA confirmed claim is to introduce MHTO pay scales (either 3 or 5 level), with 5% annual increment increases.	Action – SJA to consider claim.
Transport Officers	New Clause			Suitable Areas for Meal Breaks			
	22.2 – Working with a Medic				(FV) Amend clause (c) to A Transport Officer who was employed prior to the commencement of the Transport Officers	10 May 2023 SJA, UWU and AEAWA confirmed in principle agreement to the claim and circulated proposed clause.	Action – SJ to confirm position No further action – parties agree in principle.

		SJA Log of Claims	UWU Log of Claims	AEAWA Log of Claims	EBR Log of Claims]	
Clause	Subclause		Terms of	Agreement		Actions/ Comments	To Be Completed
22 Medic					Enterprise Agreement 2020 will not be required to work with a Medic unless agreed between the employee and St John.	24 May 2023 SJ confirmed in principle agreement	
	22.3 – Working with an Ambulance Paramedic or Ambulance Officer			The Medic/Medic tutoring component needs to be written here. Discussion needs to occur in light of the recent SJA changes regarding this role. Introduction of Tiered pay	JOHN.		
	New Clause			scales			
	New Clause			Pre shift checks			
	New Clause			Suitable areas for meal breaks			
	New Clause			Medic Progression Policy			
	New Clause			Night shift payment		10 May 2023 AEAWA confirmed that the claim is for Medics only and quantum is the same as the Paramedic Agreement.	Action – SJA to consider claim.
	New Clause			Special leave increase			
	New Clause			Working with Volunteers			
	New Clause			Roster Changes before and after the commencement of shifts			
	New Clause			Mentoring Allowance		10 May 2023 AEAWA confirmed the claim is for the value to be of 85% of the proposed Medic 2 hourly rate. 24 May 2023 SJA confirmed in principle agreement to apply the same formula as has been applied to Transport Officers, to Medics and MHTO's.	Action – SJA to consider claim. SJA to finalise detail of claim
23 Hours of Work and Shifts	23.1 – General	Amend clause to reflect that any shift which is worked past midnight (therefore on 2 days), the day the shift commences				10 May 2023 SJA proposed the claim. FV and AEAWA confirmed in principle agreement to the claim and circulated proposed clause. UWU to confirm position.	Action – UWU and SJ to confirm position. Action – SJA to consider feedback.

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Clause	Subclause		Terms of	Agreement		Actions/ Comments	To Be Completed
		will be considered the day worked.				24 May 2023 UWU raised concerns regarding the concept, and how this may interact with the public holidays clause.	
					(FV) Two weeks additional leave per year can be taken at the employees discretion. Additional leave can be taken as a single (1) day up to 10 working day block.		
					(FV) Should St John introduce a roster as outlined in clause 23.1(b)(iii) an employee who was employed prior to the commencement of the St John WA Transport Officers Enterprise Agreement 2020 will be eligible for a grandparenting arrangement and will not be required to work the roster unless agreed between the employee and St John.	10 May 2023 SJA, UWU and AEAWA confirmed in principle agreement to the claim and circulated proposed clause. 24 May 2023 SJ confirmed in principle agreement.	Action – SJ to confirm position No further action – claim withdrawn.
	23.2 – Filling an Allocated Position				(FV) Allocated positions interchangeable between consenting Officers.	24 May 2023 SJA advised that the current policy is being reviewed in consultation with UWU and AEAWA and this feedback would be considered as part of this review. FV withdrew claim.	No further action – claim withdrawn.
			Amend clause to reflect the provisions in the Ambulance Officers'/Paramedics Agreement.			24 May 2023 UWU confirmed that this clause should be aligned to the Paramedic EA given that the Policy applies to both cohorts, to create consistency across each cohort.	Action – SJA to consider the claim.
	New Clause – Meal Break		Either a Paid Penalty for a broken or unallocated	All crews to be allocated meal breaks at suitable locations and if interrupted a spoilt meal allowance will be paid.		26 April 2023 All parties held a general discussion regarding meal breaks with the following concerns raised: - Breaks being allocated while outside of meal break window without agreement. - WHS concerns with meal breaks not being allocated. - Defining what a suitable location is.	Action – SJA to consider feedback and confirm position Action – SJA to consider meal break claims.

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			meal break, or credit to special leave.			- Crews being allocated meal breaks in lieu of driving time. 10 May 2023	
					(SJ) 30 minutes to be added to officers timecard for any meal	SJA sought AEAWA and UWU's quantums for their respective claims.	
					break not given while on shift.	AEAWA and UWU confirmed their quantum, being proportionate to meal breaks penalty in the Paramedic EA.	
			St John must provide facilities for the taking of meal breaks:				
	lew Clause – acilities		Toileting/handwashi ng facilitiesSeating				
			Access to microwave etc				
					(SJ) Allowance to be given for crews to drive to suitable location eg: depot to be able to use		
	lew Clause -				amenities and not eat in the vehicle. Wheelchair vehicles that are single officer operated in		
	Priving Time for Meal Break				particular, have to spend a considerable time driving currently during a		
					meal break. A lot of the patients are from a private address, which is not an appropriate		
					location to commence a meal break.		
					(FV) Roster Published 2 weeks prior to commencement date. Exchanges allowed	24 May 2023 SJA confirmed that FV's concerns may be addressed as part of the current Roster project. SJA to provide and update on the 'Roster verse' project.	Action - SJA to provide update on Roster project.
R	lew Clause – Roster Publication				between agreeing ATO's. Exchanges must be submitted within 1 week.		
					St John Ambulance cannot refuse a roster change agreed to by consenting Officers.		
24 Shift Penalties	b)		Change Sunday Penalty to double time.			10 May 2023 UWU confirmed justification for claim being that people want more money.	Action – SJA to consider claim

hours prescribed in clause 23, including any set roster, requiring: a) an employee to work more than 12 hours in a single shift, then overtime will be payable at double time (200%); b) an employee to work more than 10 consecutive shifts without employee agreement, or 12 consecutive shifts without employee agreement, then overtime will be payable afform one overtime will be payable at double time (200%); b) an employee to work more than 10 consecutive shifts without employee agreement, or 12 consecutive shifts without employee agreement, then overtime will be payable for each additional shift at triple time (300%). Action - SIA to consider			SJA Log of Claims	UWU Log of Claims	AEAWA Log of Claims	EBR Log of Claims		
Amend overtime clause to include that where work is performed outside of the ordinary in clause 23 including any set rooters (sure set) in clause 23 including any set rooters (sure set) in clause 23 including any set rooters (sure set) including any set rooters, requiring: a) an employee to work more than 12 hours shift. then overtime will be papable at double time (200%). 25 Overtime 26 Overtime To Consecutive shifts without employee agreement, or 1 Consecutive shifts without employee agreement, then overtime will be papable for contribution shifts without employee agreement, or 1 Consecutive shifts without employee agreement, or 1 Consecutive shifts with employee agreement, or 1 Consecutive shifts triple time (200%). Action - SIA to consider 25 March 2023 Action - SIA to consider	Clause	Subclause		Terms of	Agreement		Actions/ Comments	To Be Completed
clause to include that where work is performed outside of the ordinary hours prescribed in clause 23, including any set troater, requiring: a) an employee of the ordinary hours prescribed in clause 23, including any set troater, requiring: a) an employee of the ordinary hours prescribed in a single shift, then overtime will be payable at double time (200%): 25 Overtime 25 Overtime Case 25 overtime Case 25 overtime Case 26 overtime and 25 overtime and							peoples' lives. 24 May 2023 SJA consider the current penalty to be fair, and do not agree	Parties do not agree.
	25 Overtime		clause to include that where work is performed outside of the ordinary hours prescribed in clause 23, including any set roster, requiring: a) an employee to work more than 12 hours in a single shift, then overtime will be payable at double time (200%); b) an employee to work more than 10 consecutive shifts without employee agreement, or 12 consecutive shifts with employee agreement, then overtime will be payable for each additional shift at triple				SJA circulated draft clause to address undertaking. UWU provided feedback on the draft clause in that it should be verbatim with the Award to avoid differences between the proposed clause and undertaking. SJA to amend and circulate updated clause. 26 April 2023	feedback and circulate updated clause. No further action – parties agree in principle.
Superannuation (c) to include that contributions shall	26 Superannuation		(c) to include that				29 March 2023	Action - SJA to consider feedback regarding the

		SJA Log of Claims	UWU Log of Claims	AEAWA Log of Claims	EBR Log of Claims	7	
Clause	Subclause		Terms of	Agreement		Actions/ Comments	To Be Completed
Clause	Subclause	also be paid into a stapled fund if the employee does not nominate a fund or scheme.		Agreement		SJA proposed amendment to include that contributions will be paid into a stapled fund if the employee does not nominate a fund or scheme. AEAWA and SJ agree in principle to proposed clause. FV advised that HESTA is the logical choice if possible. UWU confirmed preference for the default fund is HESTA, given they are the health industry super fund. 26 April 2023 SJA confirmed that their default Superfund will remain at REST. UWU provided feedback that EAs normally include that 'employers will make enquiries with the ATO to determine if any stapled fund exists'. SJA advised this is likely already practice but will confirm. AEAWA, SJ and FV agreed in principle to proposed clause. 10 May 2023 SJA confirmed no further changes will be made to clause, SJA practice is in line with legislation. UWU to confirm position.	default fund being Hesta, instead of REST. Action – SJA to confirm current practice on determining an employee's default fund. Action – UWU to confirm position.
27 Leave Entitlements	27.1 – Annual Leave	Amend clause 27.1 to reflect that an Employee on Annual Leave who is sick, is entitled to personal leave in accordance with Clause 33.4 of the Agreement, for the period where they can produce a certificate from a registered medical practitioner.	If personal leave/carers leave is taken whilst on annual leave, then the employee will be			29 March 2023 SJA circulated proposed clause. Feedback provided from UWU in relation to the operation of subclause (m) and whether the evidence requirements are inconsistent with the NES. 26 April 2023 SJA confirmed that section 107(5) of the Act allows us to make suggestions as to the evidence that is required, and therefore does not agree to make any amendments to the evidence requirements. AEAWA, UWU, FV and SJ agree in principle. UWU noted that it is still more restrictive than the NES.	Action - SJA to consider feedback. No further action – parties agree in principle.

		SJA Log of Claims	UWU Log of Claims	AEAWA Log of Claims	EBR Log of Claims		
Clause	Subclause		Terms of	Agreement		Actions/ Comments	To Be Completed
			recredited the annual leave (similar to AP agreement).				
		Amend subclause (e) to remove	,				
		reference to worker's					
		compensation to align with current legislation.					
		legislation.			(SJ) Increase to 20 days per calendar year.	24 May 2023	Action - SJA to consider amended claims.
				Add in the two extra Sick Leave Days for all employees contained within the ATO Agreement.		AEAWA increased their claim to align with SJ claim of 20 days per year, due to the new requirement to exhaust personal leave prior to accessing covid leave.	
	.2 – Personal ave - General				(FV) Sick Leave 10 Full days and 5 Half days for Full time employees. Half days not accumulative to Full days. Half day pay when taken.	FV amended claim to an additional 5 full days of personal leave. SJA to consider amended claims.	
					(FV) Sick Days for Casual employees.	24 May 2023 FV withdrew claim.	No further action – claim withdrawn
		Amend clause 27.7 (e) to ensure that shift workers are an exception to the clause.				29 March 2023 UWU advised that there are potential inconsistencies between the claim and the NES and provided feedback regarding distinguishing between Annual Leave and Additional Leave. UWU to confirm position.	Action – UWU to confirm position.
	.7 – Public olidays		Clause to the effect that public holidays include those that are newly proclaimed, Federal and/or State.			29 March 2023 SJA circulated proposed clause. Parties to provide feedback.	Action- Parties to confirm position.
					(FV) Payment for any work performed on a public holiday will be at a	29 March 2023 SJA sought clarity on the claim to confirm whether or not the claim was for triple time, or double time.	Action – SJA to consider claim.
					rate of double time for all hours worked on a public holiday. This payment is for hours worked on the	FV confirmed the claim is for triple time. 10 May 2023	Parties do not agree.
					Public Holiday and is NOT inclusive of the ordinary hours paid.	SJA provided position that they do not agree to triple time for those working on public holidays.	

		SJA Log of Claims	UWU Log of Claims	AEAWA Log of Claims	EBR Log of Claims		
Clause	Subclause		Terms of	Agreement		Actions/ Comments	To Be Completed
	27.8 – Long Service Leave	Amend Clause 27.8 to reflect that an Employee on Long Service Leave who is sick, is entitled to personal leave in accordance with Clause 33.4 of the Agreement, for the period where they can produce a certificate from a registered medical practitioner.				29 March 2023 SJA confirmed that this already exists in the Agreement, and that the claim is withdrawn.	No further action – claim withdrawn.
			Review Clause 27.14 to bring in line with AP EBA.	Change Section (d) to St John will provide a specified number of Special Leave		24 May 2023 UWU confirmed that special leave should be aligned to the Paramedic Agreement. SJA to consider the differences and confirm position. 24 May 2023 AEAWA confirmed they would like to see the number of special leave spots equate to 8% of total officers	Action - SJA to propose amended Special Leave Clause to resolve special leave claims.
	27.14 – Special			positions. The positions will be based on 8% of the total number of Officers. (i) Special leave be accrued at 2 x officers contracted		SJA can consider a 7%, with consideration given to costs and Country operations. 24 May 2023 SJA confirmed they conceptually agree to increasing the	_
	Leave			shift pattern with a ceiling of 96 hours. (j) Special leave be accrued at 2 x officers contracted shift pattern with a ceiling of 96 hours		accruals to 96 hours positive, but will not agree to increasing the negative accrual	
				Amend block out days to gazetted public holidays.	(FV) An employee may accumulate Time Accrued in Advance by working up to a maximum of 85 hours.	24 May 2023 SJA agree in principle to this claim.	
	27.18 Family and Domestic Violence Leave	Amend clause 27.18 to include 10 days paid Family and Domestic Violence leave to reflect				29 March 2023 SJA proposed updated clause. UWU provided feedback on the employee definition and sought clarity as to whether subclause (d) should read 10 days, instead of 5.	Action – SJA to consider feedback and provide updated clause. Action – SJA to consider feedback.

		SJA Log of Claims	UWU Log of Claims	AEAWA Log of Claims	EBR Log of Claims]	
Clause	Subclause		Terms of	Agreement		Actions/ Comments	To Be Completed
		what is provided for in the NES.	 Ensure drafting is consistent with NES. Unpaid leave entitlement to remain. New clause in relation to paid FDV 			26 April 2023 SJA provided updated clause to address feedback from last meeting. UWU raised concerns regarding the notice requirements being inconsistent with Section 107 of the Act. SJA to consider feedback.	Action – UWU to confirm position on the definition of 'Employee'. No further action – parties agree in principle.
			leave (also to be compliant with NES)			AEAWA, FV and SJ agree in principle. 10 May 2023 UWU confirmed in principle agreement to the redrafted clause. However, will consider the definition of 'Employee' being included. 24 May 2023 UWU confirmed in principle agreement to drafting.	
32 Termination of Employment	32.3 Termination by Employee	Amend clause 32.3 (c) to reflect that where an employee fails to provide the required notice, St John may deduct from the employee's wages an amount equivalent to the notice period to provide, unless otherwise agreed with the employee.				29 March 2023 SJA proposed wording to address the undertaking. UWU provided general feedback regarding the wording. UWU to provide feedback. 26 April 2023 SJA circulated updated clause. All parties agree in principle.	Action – UWU to confirm position. No further action – parties agree in principle.
	32.5 Termination by Redundancy	Amend clause 32.5 to reflect that any employee who is eligible for a redundancy payment under the transition to retirement clause, will be provided the amount prescribed in subclause 32.5 (a).				29 March 2023 SJA proposed wording to address the undertaking. No feedback provided.	No further action – parties agree in principle.

		SJA Log of Claims	UWU Log of Claims	AEAWA Log of Claims	EBR Log of Claims		
Clause	Subclause		Terms of	Agreement		Actions/ Comments	To Be Completed
					(FV) Amend redundancy payments: • < 1 year = Nil. Change to 2 Weeks Pay. • 1 and < 2 years = 4 weeks' Pay. Remain the same. • 2 and < 3 years = 6 weeks' Pay. Remain the same. • 3 and < 4 years = 7 weeks' Pay. Change to 8 weeks' Pay. Change to 10 Weeks' Pay. • 4 and < 5 years = 8 weeks' Pay. • 5 and < 6 years = 10 weeks' Pay. • 5 and < 7 years = 11 weeks' Pay. • 6 and < 7 years = 11 weeks' Pay. • 7 and < 8 years = 13 weeks' Pay. • 7 and < 8 years = 13 weeks' Pay. • 7 and < 9 years = 14 weeks' Pay. • 8 and < 9 years = 14 weeks' Pay. • 9 and < 10 years = 16 weeks' Pay. • 10 and over = 12 weeks' Pay. • 10 and over = 12 weeks' Pay.	SJA confirmed position is to maintain the alignment of the redundancy payments to the NES. SJA consider that these payments are fair and reasonable. FV reiterated claim is to reduce anxiety surrounding the uncertainty of the ATO role on road. SJA confirmed that redundancy is not the intent for ATO role. UWU continue to support claim. 10 May 2023 FV provided amended claim: no redundancies will be applied for the life of this Agreement or the subsequent 2 Agreements inserted in the EA. 24 May 2023 SJA do not agree to amended claim, as it may not always be within SJA control. FV maintains initial claim.	No further action – parties do not agree. Action – SJA to consider FV amended claim. No further action – parties do not agree.
Appendix 1	Rates of Pay	Wage increases of 3% each year to apply from 1 July 2023 in the event in principle agreement is reached prior to the nominal expiry date (30 June 2023).					

		SJA Log of Claims	UWU Log of Claims	AEAWA Log of Claims	EBR Log of Claims		
Clause	Subclause		Terms of	Agreement		Actions/ Comments	s To Be Completed
					(SJ) First year – 5% Second year – 5% Third year – 5%		
			Increase Pay per year by 10%.				
				A 5% annual wage increase across wages.			
					(FV) Pay increase for Medic Transport Officers		
					base wage. 10% 2023 6% 2024		
					4% 2025 (FV) Pay increase for Ambulance Transport		
					Officers base wage. 8% 2023 5% 2024 4% 2025		
					(SJ) \$3000 to be paid upon a 'YES' vote to all		
					employees covered by this agreement. Salary increases for Transport		
	ost of Living ayment				Officers have been well below CPI for the last two agreements while SJA		
					have continued to have increased revenue.		
					Transport Officers are some of the lowest paid staff in the organisation.		
			Increase Excess Hours Penalty by 10% per year.				
		Introduce new classification to Appendix 1, 'Trainer – Medic'.					
		Amend classification name from 'CPHC Trainer' to 'Trainer - Transport Officer'.					
		Officer.					

		SJA Log of Claims	UWU Log of Claims	AEAWA Log of Claims	EBR Log of Claims		
Clause	Subclause		Terms of	Agreement		Actions/ Comments	To Be Completed
			Increase Allowances per year by 10%.				
				A 5% increase across all allowances.			
					(FV) Pay increase for Medic Transport Officers		
Appendix 2 -					Allowances. 10% 2023		
Allowances					6% 2024		
					4% 2025 (FV) Pay increase for		
					Ambulance Transport Officers allowances.		
					8% 2023 5% 2024		
					4% 2025		
					(SJ) Health and Wellbeing Allowance - Increase to	29 March 2023 SJA agree in principle to align the \$550 organisation wide.	Action – SJA to confirm position on hiring of
					\$550 in line with other		equipment.
					agreements. Cheapest	SJA confirmed that consideration will be given to the	
					gym membership	purchasing of equipment.	
					currently is \$777 per year		
	New Clause –				(Snap Fitness). Allowance to also include purchasing		
	Health & Wellbeing				of fitness equipment.		
					(FV) Expand Health and	29 March 2023	Action – SJA to circulate
					Wellbeing \$500.00 payment to include	SJA sought clarity as to what holistic approaches may include.	updated Health and Wellbeing policy.
					Holistic Approaches to well being.	FV confirmed one example was reiki.	j., ,
Miscellaneous					wen being.	SJA committed to providing updated policy which provides clarity on what can be claimed.	
			Clause to reflect the			29 March 2023	No further action – parties
			wording contained in the			SJA does not agree to include union delegate rights in the	do not agree.
	New Clause -		MOU between St John			Enterprise Agreement.	
	Union Delegate		and United Workers				
	Rights		Union			SJA continue to operate in line with the MOU.	
						UWU maintain claim.	
	New Clause - Medic CEP		Medics to have access to AP CEP				
	New Clause -		Medics to receive 24				
	Medic		weeks Mentoring with				
	Mentoring with		an AP in Metro				
	AP		Ambulance.				

		SJA Log of Claims	UWU Log of Claims	AEAWA Log of Claims	EBR Log of Claims		
Clause	Subclause	Terms of Agreement				Actions/ Comments	To Be Completed
	New Clause - Medic Pathway to Metro Ambulance New Clause Single Day		After a [quantum] of years, Medics to be guaranteed a placement in the next AP intake.	Add clause to pay the Meal of the crew on long			
	Return Transfers (Meals)			extended single day transfers.			
	New Clause – Cleaning Time			Include a clause allowing crews to clean after calls if necessary and after shift cessation.			
	New Clause – Fatigue Management			Include a fatigue management policy for all transport crews state-wide		24 May 2023 SJA advised there is a fatigue management procedure which is owned by Safety. AEAWA to confirm whether this resolves their claim. AEAWA confirmed via email that the claim is to include the 'Fatigue management' clause from the Paramedic EA into the Transport EA. SJA to consider.	Action – SJA to consider claim.
	New Clause – Reasonable Overtime			Develop a clause defining reasonable overtime.			
	New Clause – Daily Loading				(FV) 15% Daily Loading paid to any Transport crew that is sent to a Priority 3,2 or 1 Community job during any single shift. In the calculation of a Priority Job Loading, each day will stand alone.		