SOUTH AUSTRALIAN SCHOOL AND PRESCHOOL EDUCATION STAFF ENTERPRISE AGREEMENT 2016

File No. 01619/2016B

This Agreement shall come into force on and from 11 May 2016 and have a life extending until 30 June 2018.


DATED 16/5/2016

COMMISSION MEMBER
PART 1 – APPLICATION AND OPERATION OF ENTERPRISE AGREEMENT

CLAUSE 1.1 TITLE

This Enterprise Agreement is to be known as the South Australian School and Preschool Education Staff Enterprise Agreement 2016.

CLAUSE 1.2 ARRANGEMENT

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CLAUSE 1.3 PARTIES BOUND

1.3.1 This Enterprise Agreement is binding on the following employers (or its successors within SA public sector), associations and employees:

(a) The Chief Executive, Department of the Premier and Cabinet and the Chief Executive, Department for Education and Child Development;

(b) The Australian Education Union, South Australian Branch;

(c) The Public Service Association of South Australia Incorporated; and

(d) Employees employed in the Department for Education and Child Development who have a classification specified within the Wages and Salary Schedule of this Enterprise Agreement.

CLAUSE 1.4 DURATION

1.4.1 This Enterprise Agreement comes into operation on the date of approval of the Industrial Relations Commission of South Australia and has a nominal expiry date of 30 June 2018. This Enterprise Agreement will continue in force until superseded by a successor enterprise agreement or is rescinded.

1.4.2 Except where otherwise expressly stated, the operative date of the provisions of this Enterprise Agreement will be the date the Commission approves the Enterprise Agreement.

1.4.3 This Enterprise Agreement replaces the South Australian School and Preschool Education Staff Enterprise Agreement 2012.

CLAUSE 1.5 AWARDS

1.5.1 This Enterprise Agreement is to be read in conjunction with the following safety net awards:

• In relation to school Teachers – the Teachers (DECS) Award.
• In relation to School Services Officers – the School Services Officers (Government Schools) Award.
• In relation to Preschool Teachers – the Pre-School (Kindergarten) Teaching Staff Award.
• In relation to Early Childhood Workers - the Early Childhood Worker Award.
• In relation to Aboriginal Education Workers – the Aboriginal Education Workers (DECS) Award.

1.5.2 This Enterprise Agreement prevails to the extent of any inconsistency with the provisions of the above safety net awards.

CLAUSE 1.6 DEFINITIONS AND INTERPRETATION

The following words shall have the meaning specified unless the context otherwise provides.

1.6.1 “Act” means the Fair Work Act 1994 (SA).

1.6.2 “AEU” means the Australian Education Union and includes the AEU South Australian Branch.

1.6.3 “AEW” means Aboriginal Education Worker, commonly known as Aboriginal Community Education Officer.

1.6.4 “Association” means an association that is registered under the Fair Work Act 1994 (SA) and is a party to this Enterprise Agreement.

1.6.5 “Commission” and “IRCSA” mean the Industrial Relations Commission of South Australia.

1.6.6 “DECD” means the Chief Executive, Department for Education and Child Development.
1.6.7 “Department” means the Department for Education and Child Development. “Departmental” has a corresponding meaning.

1.6.8 “ECW” means Early Childhood Worker.

1.6.9 “Employee” means an employee bound by this Enterprise Agreement.

1.6.10 “Employer” means the Chief Executive, Department for Education and Child Development (DECD).

1.6.11 “Hourly Paid Instructor” means a person employed as such pursuant to the Education Act 1972 (SA), to carry out duties for a prescribed number of hours and period of time.

1.6.12 “Personnel Advisory Committee” or “PAC” means the Personnel Advisory Committee established within a school from time to time under this Enterprise Agreement.

1.6.13 “PSA” means the Public Service Association of South Australia Incorporated.

1.6.14 “Safety Net Awards” means the Awards listed in clause 1.5.

1.6.15 “Site” means a preschool, school, integrated site or other location at which employees are employed.

1.6.16 “Site Manager” means the most senior person at a site.

1.6.17 “Special Authority” means a person employed for teaching who has not gained registration as a teacher in accordance with the Teachers Registration and Standards Act 2004 (SA).

1.6.18 “SSO” means School Services Officer.

1.6.19 “Union” means an association that is registered under the Fair Work Act 1994 (SA) and is a party to this Enterprise Agreement.

CLAUSE 1.7 RENEGOTIATION

1.7.1 Negotiations for a successor Enterprise Agreement may commence 6 months prior to the nominal expiry date.

CLAUSE 1.8 NO EXTRA CLAIMS COMMITMENT

1.8.1 During the life of the Enterprise Agreement subject to 1.8.2, the parties bound by this Enterprise Agreement will not pursue any further or additional claims in relation to remuneration or conditions of employment except where consistent with the National and State Wage Case Principles, or any successor thereto.

1.8.2 A party to this enterprise agreement is not precluded from making an application pursuant to relevant provisions of section 72B of the Fair Work Act 1994 (SA).

1.8.3 The no extra claims commitment will not prevent the parties bound by this agreement from initiating claims where specifically provided under a term of this Enterprise Agreement.

CLAUSE 1.9 AIMS AND OBJECTIVES

1.9.1 The aims and objectives of this Agreement are to:

(a) improve the structure, productivity, efficiency and effectiveness of the South Australian public education system through the introduction of initiatives at the departmental or site level;

(b) attract school and preschool employees to, and retain employees in, permanent full-time or part-time employment in the South Australian public education sector and to reduce reliance on
temporary contracts and/or casual employees to meet ongoing and planned workforce requirements;

(i) DECD recognises that permanent part or full-time employment is the preferred form of engagement for employees covered by this Agreement;

(ii) DECD recognises that temporary and casual employment are not the preferred modes of employment, and DECD will work towards minimising the use of temporary and casual staff in all school and preschool sites.

(c) provide for continuous workplace transformation with the objective of continuous service improvement;

(d) improve the delivery of education to children and young people in the public education system;

(e) continue to implement initiatives that support appropriate workforce flexibility, mobility, development and performance;

(f) facilitate flexible working hours to enable employees to balance their work and other responsibilities whilst at the same time enabling sites to meet the needs of students and services;

(g) identify and develop strategies to ensure effective consultation and communication throughout DECD;

(h) develop strategies to deliver efficiencies to the employer that have regard to training and development opportunities for employees;

(i) identify and implement strategies to create safer working environments which will contribute to reductions in work injuries;

(j) ensure an ongoing stable industrial relations framework at the system, school and preschool level that assists sites to improve efficiency and performance; and

(k) ensure ongoing cooperation between the parties to achieve improvements in work health and safety performance.
PART 2 – MODES OF EMPLOYMENT – SUPPORT STAFF

CLAUSE 2.1 CONTRACT OF EMPLOYMENT - SSOs AND ECWs

2.1.1 An SSO or ECW may be engaged as an ongoing (which has the same meaning as ‘permanent’), temporary or casual employee.

2.1.2 The contract of hiring a full-time or part-time employee will, in the absence of a written agreement to the contrary, be deemed to be hiring by the fortnight and salary will accrue from day to day and be paid in arrears.

2.1.3 Full-time employment

(a) A full-time employee is one engaged to work 37.5 hours per week over a calendar year and is entitled to recreation leave and recreation leave loading.

2.1.4 Part-time employment

(a) A part-time employee is one engaged and paid as such to work less than 37.5 hours per week and/or 41 weeks or less per year.

(b) A part-time employee who does not receive a term time loading will have a pro rata entitlement to recreation leave and leave loading on the same basis as a full-time employee.

Part-time ‘school term’ employment

(a) Where a part-time employee is employed for a period(s) specified as being for the whole or part of one or more schools terms (but excluding school vacation periods), that employee will be entitled to a term time loading as calculated in subsection (d).

(b) A part-time employee entitled to a term time loading will not be entitled to any paid recreation leave entitlements nor payment for public holidays not worked (unless the employee makes use of an accrued TOIL in accordance with clause 5.5 of this Enterprise Agreement), and will be paid fortnightly at an hourly rate computed in accordance with the following formula:

\[
\text{Full-time employee salary appropriate to classification} \times \frac{6}{313} \times \frac{116}{100} \times \frac{1}{37.5}
\]

(c) For the purposes of this clause:

(i) A part-time employee is employed for a school term or for school terms and therefore entitled to a term time loading where the period or periods of employment are specified to occur entirely within term time, but with the agreement of DECD and the employee, may include five additional working days outside of term time.

(ii) Term time includes the week immediately following the end of the fourth school term as determined pursuant to the Education Act 1972 (SA).

(d) A part-time employee who receives a term time loading is able to access their TOIL for a public holiday that falls at the beginning or the end of the school term.

2.1.5 Temporary employment

(a) A temporary employee is one engaged for a specified term of up to 2 calendar years except in the following circumstances:

(i) a person may be engaged as a temporary employee for duties required for the carrying out of a specific program, project or provision of specialist student support of a duration that may exceed 2 years as long as the term is concomitant with the
defined program, project or specialist support but not so that the term of the engagement extends beyond the duration of the project, program or specialist support;

(ii) a person may be engaged as a temporary employee for a specified term of greater than 2 years for duties required to be performed because of the absence of another employee or while selection processes are conducted in respect of the duties and the engagement may be extended but not so that the term of the engagement extends beyond the absence of the employee or the completion of the selection processes;

(iii) a person may be engaged as a temporary employee for a specified term of greater than 2 years if the employer is satisfied that the engagement is to be funded wholly or substantially by grants or payments from a government other than the State Government or from a private or community body;

(iv) a person may be engaged as a temporary employee for a specified term of greater than 2 years if the employer is satisfied that the position will become unsustainable due to genuine operational reasons such as enrolment decline, amalgamation or closure at a site but not so that the term of the engagement extends beyond the period of enrolment decline, amalgamation or closure.

(v) a person may be engaged as a temporary employee for a specified term not exceeding 2 years for duties that are otherwise of a temporary nature and the engagement may be extended but not so that the term of the engagement extends beyond a total of 2 years.

2.1.6 Casual employment

(a) A casual employee is one engaged and paid as such provided that:

(i) The employment will continue for not more than 4 weeks; or

(ii) The employee will have hours that are irregular; or

(iii) The employment does not exceed 15 hours in a week.

(b) A casual employee is entitled to a monetary loading of 25% as specified in the SSO safety net award at clause 5.6.3 and the ECW safety net award at clause 5.10.6, as appropriate. A casual SSO or ECW is not entitled to any paid leave entitlements of any sort (including public holidays not worked) except special leave at the discretion of DECD and any long service leave entitlement.

2.1.7 Alteration of working times – SSOs

The times at which work is to be performed by an SSO may be altered either by agreement, or by DECD consulting with the SSO and, having regard to the SSO’s personal circumstances, giving not less than four weeks notice to the employee (provided that no notice is required in relation to a casual SSO employed for hours that are to vary from week to week).

*NB: This clause should be read in conjunction with clause 2.4 ‘Information Provided on Engagement’ in this Enterprise Agreement.

CLAUSE 2.2 ADDITIONAL HOURS FOR SSOs AND ECWs

2.2.1 Vacancies of 15 hours or less per week must be offered to permanent part-time staff within the school/preschool in the first instance.

2.2.2 If the hours cannot be allocated within the school, they are offered to permanent part-time staff in nearby schools for allocation on the basis of merit, using a modified selection process (e.g. expression of interest). A nearby school/preschool is defined as one in the same local partnership and/or within a reasonable travelling distance.
2.2.3 Permanent ancillary staff interested in taking up the hours will apply to the Principal/Preschool Director. The Principal/Preschool Director will advise the appropriate Human Resource Consultant of the selection process outcome of these applications.

**CLAUSE 2.3 PERMANENCY CRITERIA FOR AEWS**

2.3.1 Subject to 2.3.2 below, temporary school-based AEWS (i.e. levels 1, 2 and 3) with contracts of 15 hours or more per week will be offered permanent positions effective from the commencement of each school year that falls within the nominal life of this Enterprise Agreement.

2.3.2 The following criteria will apply for the purposes of 2.3.1:

(a) The AEW must have greater than 1 year’s continuous employment in the same position, excluding term breaks; and

(b) A break in service of 3 months or less will extend the qualifying period by the length of the break; and

(c) A break in service of more than 3 months will result in the service period recommencing.

2.3.3 Subject to available resources and 2.3.4 below, all schools-based AEWS converted to permanency will be offered a minimum of 30 hours a week from the beginning of the relevant school year.

2.3.4 In the event that it is not possible to fully utilise 30 hours per week, the AEW will be offered such additional permanent hours to the extent available.

2.3.5 AEWS accepting additional hours as per 2.3.4 above are required to participate in a staffing placement process to ensure full utilisation of working hours.

2.3.6 All temporary non schools-based AEWS (i.e. levels 4 and 5) with continuous contracts greater than 1 year’s duration will be offered permanent AEW 3 positions to take effect from the expiration of their tenure.

2.3.7 All AEWS who have 3 years continuous service in a level 4 and 5 position will be offered permanent fall back positions to AEW level 3 and 4, respectively, to take effect at the end of their tenure.

2.3.8 The joint DECD and AEU Aboriginal Education Worker Permanency Working Party will meet on an annual basis to ensure the effective operation of clause 2.3 of this Enterprise Agreement.

**CLAUSE 2.4 INFORMATION PROVIDED ON ENGAGEMENT – AEWS, SSOS AND ECWS**

2.4.1 Upon engagement, a temporary employee will be advised:

(a) In the case of a fixed term employee, the commencement and completion date of the engagement.

(b) In the case of a fixed task employee, the task or project that is to be undertaken and advice that the completion of the task or project represents the completion of the contract.

(c) In the case of a replacement employee, that the engagement is for the purposes of replacing a permanent employee who has a right of return to the position.

2.4.2 The additional information specified in 2.4.1 above will also be provided to existing employees who enter into a new temporary contract.

2.4.4 A casual employee will be advised as to the basis of their engagement in accordance with either 2.1.6 (a) (i), (ii) or (iii).

2.4.5 Upon engagement employees will be informed of any allowances to which they may be eligible.
PART 3 – COMMUNICATION, CONSULTATION AND DISPUTE RESOLUTION

CLAUSE 3.1 PROCEDURES FOR PREVENTING AND SETTLING INDUSTRIAL DISPUTES

3.1.1 The parties to this Enterprise Agreement will make every endeavour to facilitate the effective functioning of this procedure.

3.1.2 This procedure aims to avoid industrial disputes, or where a dispute occurs, to provide a means of settlement based on consultation, cooperation and discussion and the avoidance of interruption to work performance.

3.1.3 Without prejudice to either party, and except where a bona fide health and safety issue is involved, work should continue, without disruption by means of industrial action, on a status quo basis while matters in dispute are being dealt with in accordance with these procedures. "On a status quo basis" shall mean the work situation in place at the time the matter was first raised in accordance with this procedure.

3.1.4 Any grievances, industrial disputes, or matters (including matters the subject of this Enterprise Agreement) likely to create an industrial dispute arising under this Enterprise Agreement should be dealt with in the following manner:

(a) The employee representative(s) who are parties to this Enterprise Agreement will advise the employees at each worksite of the name(s) of the representative(s) responsible for consultation on matters arising on the job.

(b) Any employee with a dispute is able to:

(i) seek a personal resolution by raising the matter with the person responsible for the dispute;

(ii) raise it directly with the site manager; or

(iii) raise it with the employee representative who shall raise the matter with the most immediate site manager.

3.1.5 If requested by the site manager, the subject of the dispute shall be put in writing, so far as is reasonably practicable.

3.1.6 The site manager shall endeavour to resolve the dispute and in the case of schools, may refer the dispute to the Personnel Advisory Committee for advice.

3.1.7 The matter shall be addressed as soon as possible either by way of an agreed resolution or by negotiating an agreed method and timeframe for proceeding.

3.1.8 If the matter is not resolved at this level the employee or employee representative should ask for it to be referred to the Executive Director, People and Culture (or delegate) who shall arrange a conference to discuss the matter.

3.1.9 For matters which have not been resolved at the worksite level, or for matters beyond the worksite level, the following procedures shall be used:

(a) The parties or their representatives should notify each other in writing of the name of their nominated representatives, if any, who would be responsible for seeking resolution to matters which cannot be resolved at the worksite.

(b) The employee representative(s) or the representative(s) of the other parties thus accredited will be the only person(s) entitled to make representations on behalf of the employee(s).

(c) The employer’s representative(s) thus accredited will be responsible for dealing with matters raised by the employee representatives or other parties.
3.1.10 When a matter is referred to the Executive Director, People and Culture (or delegate) a conference of the relevant parties shall be called to discuss the matter. When a matter is referred to an employee representative, that person shall refer it to the Executive Director, People and Culture (or delegate) who shall call a conference as described.

3.1.11 The conference shall be commenced within 48 hours of the dispute or likely dispute having been referred to the Executive Director, People and Culture (or delegate) or within such longer or shorter period as may be agreed by the parties.

3.1.12 At any stage in the procedure after consultation between the parties has taken place, in accordance with the procedure, either party may request, and be entitled to receive a response to its representations within a reasonable time, as may be agreed upon between the parties.

3.1.13 When a dispute is not resolved in accordance with this procedure, the matter may be referred to the IRCSA by any party to both the dispute and to this Enterprise Agreement, for conciliation and if not resolved, for arbitration.

3.1.14 If there is undue delay on the part of any party in responding to the matter creating a dispute or likely dispute, the party complaining of the delay may take the matter to another level of the procedure if the party believes it is desirous to do so.

3.1.15 In the event of a party failing to observe this procedure, the other party may take such steps as determined necessary to resolve the matter.

3.1.16 This procedure will not restrict the employer or its representative(s) or a duly authorised official of a union or representative of an employee making representations to each other.

NOTE: Nothing in this clause 3.1 is to be taken as preventing a non-schools based employee who has an individual workload grievance from accessing the grievance procedure. Where appropriate the site manager may refer the matter to the Human Resource Advisory Committee for advice.

**CLAUSE 3.2 WORKLOAD MANAGEMENT GROUP**

3.2.1 The Department, AEU and PSA acknowledge that the workload for employees in schools and preschools should not be excessive, unreasonable or unsustainable.

3.2.2 Agreed terms of reference for the Workload Management Group (WMG) will be developed by members within three (3) months of the approval of this Enterprise Agreement.

3.2.3 The purpose of the WMG is to:

(a) Jointly develop a Workload Assessment Tool for new programs and systems of work within three (3) months of the approval of this Enterprise Agreement.

(b) Assess and evaluate the implementation and resourcing of new initiatives across the department in relation to the potential impact on teacher, leader and ancillary staff workload.

(c) Evaluate existing practices with regard to workload impacts so as to develop and implement strategies to decrease workload for teachers and leaders.

(d) Share information on best practice ideas and solutions to managing workload.

3.2.4 Where appropriate, the WMG will provide recommendations to the Chief Executive regarding mitigation of workload.

3.2.5 The WMG will comprise of up to four representatives from DECD, up to four representatives from the AEU, and a nominee from the PSA.

3.2.6 The WMG will meet on a regular basis as agreed by the parties and at least once per school term.

3.2.7 The parties aim to take a cooperative approach to problem solving workload matters.
3.2.8 The WMG will provide a report on the work that has been undertaken to the Chief Executive, Minister, Branch President, AEU and General Secretary, PSA by 30 June each year.

3.2.9 Matters addressed through grievance processes contained in this Enterprise Agreement do not form part of the work of the WMG unless this has been determined as part of the grievance process.

CLAUSE 3.3 NOTIFICATION OF CHANGE

3.3.1 Where DECD at a departmental level has made a decision to introduce major changes in production, program, organisation, structure or technology that are likely to have significant effects on employees, DECD shall notify the employees who may be affected by the proposed changes and their union or unions.

3.3.2 Significant effects include termination of employment; major changes in the composition, operation or size of the employer's workforce or in the skills required; the integration, closure, merger or amalgamation (howsoever described) of schools, preschools or sites; the elimination or diminution of job opportunities, promotion opportunities or job tenure; the alteration of hours of work; the need for retraining or transfer of employees to other work or locations and the restructuring of jobs. Provided that where the Enterprise Agreement makes provision for alteration of any of the matters referred to herein an alteration shall be deemed not to have a significant effect.

3.3.3 DECD shall discuss with the employees affected and their union or unions, among other things, the introduction of changes referred to in clause 3.3.1, the effects the changes are likely to have on employees, measures to avert or mitigate the adverse effects of such changes on employees and shall give prompt consideration to matters raised by the employees and/or their union(s) in relation to the changes.

3.3.4 The discussions shall commence as early as practicable after a decision has been made by DECD to make the changes referred to in clause 3.3.1.

3.3.5 For the purposes of such discussion DECD shall provide to the employees concerned and their union(s), all relevant information about the changes including the nature of the changes proposed; the expected effects of the changes on employees and any other matter likely to affect employees; provided that DECD shall not be required to disclose confidential information, the disclosure of which would be inimical to the employer's interests.

3.3.6 For the purpose of this clause discussion involves the sharing of information and the exchange of views between DECD and employees and genuine opportunity for employees to contribute effectively to the decision making process and a bona fide opportunity to influence the decision making. Consultative arrangements put in place will ensure that the employees and union will have the choice and opportunity to be involved in the discussion process in the school.

CLAUSE 3.4 ENFORCEMENT

3.4.1 If a Union reasonably believes that in respect of its members there is a purported breach or non-compliance with this Enterprise Agreement in relation to: an express basis on which this agreement is made; or a parliamentary process that reduces or removes an employment benefit; an existing condition; or a condition prescribed in this agreement, the Union may seek redress to the Industrial Relations Commission of South Australia in relation thereto.

CLAUSE 3.5 PERSONNEL ADVISORY COMMITTEE

3.5.1 The parties acknowledge that staff morale and employee job satisfaction are enhanced where the views of all employees are taken into account before decisions are made. Consultative arrangements will be established in each school site to ensure the Principal's responsibility to make school based human resource management decisions is carried out in a framework that enables staff to have genuine and direct input into the decisions that affect human resources in their school and their working life.
3.5.2 The Principal has delegated responsibility for human resource decisions at the school level, provided that these decisions are made in accordance with the consultation process outlined below.

3.5.3 Each school will establish a Personnel Advisory Committee (PAC) comprised of the following membership:

(a) The Principal (or nominee);
(b) A nominee elected by AEU members at the school;
(c) An equal opportunity representative elected by all staff at the school; and
(d) A member of the non-teaching staff, elected by non-teaching staff at the school, who will participate only when the PAC is to deal with matters pertaining to non-teaching staff.

3.5.4 Members of the PAC are required to consult with and represent staff in relation to human resource matters, including the development of the site’s human resource profile.

3.5.5 When representing and consulting with staff, members of the PAC will have regard to relevant equal opportunity, occupational health, safety and welfare, work life balance and workload issues.

3.5.6 For the purpose of this clause, consultation involves the sharing of information and the exchange of views between DECD and the employee and genuine opportunity for employees to contribute effectively to the decision making process and a bona fide opportunity to influence the decision making.

3.5.7 Consultative arrangements put in place will ensure that the staff and union will have the choice and opportunity to be involved in the consultation process in the school.

3.5.8 The PAC will work in partnership with the Principal in relation to human resource matters and perform any other function as provided for by this Enterprise Agreement.

3.5.9 The Principal will in all cases, except where it is not practicable because of the nature or urgency of the matter, work in partnership with the PAC at a school including in relation to:

(a) The deployment of staff appointed to that school;
(b) The development of leadership structures within that school;
(c) The planning and organisation of the program of instruction in the school;
(d) The organisation of work including face to face teaching requirements and applicable part-time arrangements;
(e) The organisation of work of graduate teachers in the first twelve months of teaching within that school;
(f) The organisation and size of classes within that school, including practical classes;
(g) The overall configuration of staffing within the school;
(h) The number, nature, profile, tenure and special emphasis of leadership positions;
(i) Identification of vacancies within the school and the vacancy descriptions;
(j) The final draft of job and person specifications for all staff;
(k) Procedures for filling school based leadership positions (in accordance with the Merit Selection Policy and Merit Selection Procedure);
(l) Strategies to manage work organisation, class structure, specialist teaching load, face to face teaching time, non-instruction time, leadership time and the allocation, size and configuration of classes;

(m) Strategies to manage the workload for teachers where one or more students with an individual learning plan or students with other special needs are enrolled;

(n) The implementation of the Part Time Employment Procedure (excluding school teaching staff) and the Part Time Teachers (Schooling Sector) Operational Procedure including deployment of all part-time staff and access to training and development and promotion positions;

(o) The implementation of the required placement procedures for all teaching staff;

(p) Training and development priorities within the context of school planning, ensuring equitable access for all staff to training and development within available resources;

(q) Concerns regarding excessive workload including class size;

(r) Strategies, where appropriate, to settle grievances in accordance with other provisions of this Enterprise Agreement;

(s) The total number of students and classes for which a teacher has responsibility for preparation of lessons, report writing and assessment of student work;

(t) Determining the number, length, frequency and timing of staff meetings; and

(u) Ensuring the provision of adequate release time for teachers to liaise, develop and write an individual education plan having regard to the teacher’s total workload.

3.5.10 For the purposes of performing the PAC’s role under clause 3.5.9 the PAC will be provided with information sufficient for genuine consultation including information about the funding provided to the school and information, if any, that is provided to the school about composition of staff and class sizes.

3.5.11 The Principal, in partnership with the PAC, will develop a Human Resource Profile, consistent with this Enterprise Agreement.

3.5.12 It is expected that any school based human resource management decision specifically identified in this Enterprise Agreement will be arrived at by consensus. If consensus cannot be reached such a decision may be made by majority agreement of the members of the PAC including the Principal (or the Principal’s nominee).

Where a majority of the PAC or two or more members of the PAC, excluding the Principal or his/her nominee, are dissatisfied with the manner in which a school based decision has been made or the outcome of such a decision the matter may be referred in writing to the Executive Director, People and Culture (or delegate) and the matter will be dealt with in accordance with the procedures set out in clauses 3.1.8 – 3.1.16 of this Enterprise Agreement.

The “status quo basis” referred to in clause 3.1.3 of the Enterprise Agreement will apply in the manner set out therein where matters in dispute are being dealt with in accordance with relevant procedures.

3.5.13 Nothing in this clause, including the development of a Human Resource Profile for the school, shall affect the rights of employees under other clauses of this Enterprise Agreement.

3.5.14 In the exercise of any of its functions provided for by this Enterprise Agreement, the PAC will act in accordance with the Personnel Advisory Committee Handbook.

3.5.15 Where the AEU and DECD agree to changes from time to time to the PAC Handbook, the terms of each change will apply and the PAC Handbook will be amended accordingly.
3.5.16 Where the PSA, AEU and DECD agree to changes from time to time to the PAC Handbook insofar as the PAC Handbook deals only with SSOs, the terms of each change will apply and the PAC Handbook will be amended accordingly.

**Release Time for PAC Representatives**

3.5.17 In view of the key role the PAC has in the effective deployment of human resources within the school; the broad range of responsibilities undertaken by the PAC; and its role in grievance processes under the Enterprise Agreement, Principals will consider ways in which PAC members will be provided with time to enable them to be effective in their roles. This includes ensuring that they have appropriate time to consult with and represent staff and attend PAC Training when required. Duties such as yard-duty, relief cover or other in-school responsibilities will be reorganised to accommodate this. A reduced face to face teaching load may also assist members in their role.

3.5.18 Schools may use part of their funding to support release time for members of the PAC.

3.5.19 Under Clause 5.2.20 of this Enterprise Agreement the Principal, in partnership with the PAC, must make an assessment of the range of other duties assigned to teachers. This would include the role of a PAC member.

**Review of PAC Training**

3.5.20 DECD, AEU and PSA will conduct a review of PAC Training.

3.5.21 Variations to PAC Training and wording in the PAC Handbook may be made as agreed between the parties. The parties will conduct the review with the aim that agreed changes will be finalised by the end of Term 2, 2016.

3.5.22 The parties agree that the review of PAC Training will include, but not be limited to, the following areas:
   a. Requirements for the undertaking of PAC Training.
   b. PAC minutes and their distribution.
   c. Factors for consideration when determining appropriate time allocation for PAC members.
   d. Appropriate job design, particularly for Band B leaders.
   e. Processes for resolving workload grievances raised pursuant to clause 5.6 of this Enterprise Agreement.
   f. Determination of appropriate staff meeting arrangements pursuant to clause 3.5.9(t) of this Enterprise Agreement.
   g. Consultation and agreement processes for arrangements to average face to face teaching time.
   h. Consultation and provision of information to identify Tier 2 funding in the Resource Entitlement Statement (RES) and the support requirements for students with special needs and intervention programs.
   i. Workload strategies for mainstream classes with students with individual plans including adequate release time for teachers writing individual education plans.
   j. Factors for consideration when determining appropriate timetabling structures and class allocations.

**CLAUSE 3.6  WORK HEALTH AND SAFETY**

3.6.1 The parties are committed to, and acknowledge the mutual benefit to, and responsibility of, the employer and employees for maintaining a safe and healthy work environment in accordance with applicable legislation.
3.6.2 The employer will strive to achieve best practice in preventing and minimising workplace injuries, illness and periods of absence from work in order to:

(a) Improve workplace health and safety;
(b) Improve return to work performance; and
(c) Reduce human and workplace costs of injury or illness.

3.6.3 The employer acknowledges its responsibility under relevant legislation for duty of care to employees.

3.6.4 The parties will work towards achieving and maintaining applicable work health and safety and injury management standards and practices, including:

(a) Ensuring understanding of the importance of systematically managing WHS in all work activities and workplaces through consultative processes.

(b) Supporting and engendering a safety culture within DECD that promotes the adoption of safe work practices.

(c) Achieving continuous improvement, and best practice, in work health and safety, and injury management performance.

(d) Implementation and continuous improvement of monitoring and reporting systems.

(e) Development and implementation of more flexible “return to work” options aimed at improving return to work performance.

(f) A collaborative approach to identifying hazards, assessing risks and implementing reasonable measures to eliminate or minimise those risks.

(g) Participation in pro-active prevention strategies, including adequate training for all categories of duty holders and employees, aimed at improving the health, safety and well-being of all employees.

(h) Achieving improved outcomes from preventative, rehabilitation and return to work strategies.

(i) Implementation of guidelines for working hours and managing fatigue in the workplace.

3.6.5 The employer acknowledges the benefits both to the organisation and individual employees gained through employees having a balance between their work and personal life.

3.6.6 In establishing and maintaining a safe and healthy work environment, DECD will not require an employee to have an unreasonable workload in the ordinary discharge of the employee’s duties.

3.6.7 The employer recognises that the allocation of work (including face to face teaching; NIT duties; and other duties) must include consideration of the employee’s role, overall workload and health and safety.

3.6.8 In the case of non-teaching employees, the employer recognises that the allocation of work (including new or revised duties) must include consideration of the employee’s hours of work and health and safety. Work will be allocated so that there is not an allocation that routinely requires work to be undertaken beyond an employee’s ordinary hours of work.

3.6.9 If an individual or group of individuals believe that there is an unreasonable allocation of work leading to employees being overloaded, the individual, group of individuals, or Union concerned may first raise the allocation with local management and if applicable seek to have the allocation reviewed by the Chief Executive (or Delegate). The review will address the employees’ concerns and identify how workloads can be managed so as to avoid creating unreasonable workloads.

Release Time for Health and Safety Representatives

3.6.10 A health and safety representative (HSR), as defined under the Work Health and Safety Act 2012 (SA), is entitled to take such time off work as is reasonably necessary for the purposes of
performing the function of a HSR under that Act. A HSR who takes time off work is entitled to take that time without the loss of any remuneration that they would have received.

3.6.11 In order to enable the HSR to represent the workgroup and to perform their functions effectively it is appropriate that time be provided for them to undertake their role.

3.6.12 The level of support required would be determined by the PAC based on, but not limited to, the factors listed below:

(a) Number of employees represented;

(b) Nature, type and similarity of work performed by the employees;

(c) Areas or places of work;

(d) The extent to which an employee may move from place to place;

(e) Risk factors involved in the type of work;

(f) Times at which work is performed;

(g) The functions that the representative needs to carry out in accordance with the Act.
PART 4 – WAGES AND OTHER CONDITIONS OF GENERAL APPLICATION

CLAUSE 4.1 WAGES AND SALARIES

4.1.1 The employer shall pay the wages and salaries as set out in Schedule 1.

4.1.2 Where a person (except for a preschool teacher) is engaged to work a number of hours, the hourly rate will be calculated based on the following formula; annual salary to be multiplied by 6 and divided by 313, that answer to be divided by 37.5.

4.1.3 Where a preschool teacher is engaged to work a number of hours, the hourly rate will be calculated based on the following formula; annual salary to be multiplied by 6 and divided by 313, that answer to be divided by 36.25.

CLAUSE 4.2 COUNTRY INCENTIVES

4.2.1 Schedule 2 - Country Incentives forms part of this Enterprise Agreement.

4.2.2 The provisions contained in Schedule 2.1 - Country Incentives Until 2002 (incl.) apply to any teacher having service of the kind specified in Schedule 2.1.

4.2.3 The provisions contained in Schedule 2.2 - Schools and Preschools – Country Incentives From 2003 (incl.) apply to Teachers (defined as a teacher, Band A and Band B leader in Schedule 1 of this Enterprise Agreement), Temporary Teachers employed for a continuous period of no less than 20 days, Preschool Teachers and Preschool Directors employed in a school or preschool listed within the County Zones specified in Schedule 2.2.

4.2.4 Despite the provisions of this clause, a teacher who is, or may become subject to the provisions of this clause may agree, in writing with DECD, to a modified scheme of country incentives to apply in respect of that teacher. In that event, the agreed scheme will apply to that teacher as if incorporated into this Enterprise Agreement.

4.2.5 DECD and the AEU will review the country incentives scheme outlined in Schedule 2.2 during the life of this Enterprise Agreement. The terms of reference for this review will be agreed between the parties.

CLAUSE 4.3 CLASSIFICATIONS

4.3.1 The classification structures contained in the safety net awards continue to apply subject to the matters contained in Schedule 3.

CLAUSE 4.4 INFORMATION PROVIDED ON ENGAGEMENT – TEACHERS, BAND A AND BAND B LEADERS

4.4.1 Upon engagement, a Teacher, Band A or Band B leader will be advised:

(a) Whether the engagement is on an ongoing, temporary or casual basis;

(b) If the engagement is on a temporary basis the employee will be advised;

(i) The commencement and completion date of the engagement;

(ii) In the case of a fixed task employee, the task or project that is to be undertaken and advice that the completion of the task or project represents the completion of the engagement;

(iii) In the case of a replacement employee, that the engagement is for the purposes of replacing a permanent employee who has a right of return to the position.

(c) The classification level of the Teacher, Band A or Band B leader;
4.4.2 The additional information specified in 4.4.1 above will also be provided to existing employees who enter into a new temporary contract.

CLAUSE 4.5 PAID MATERNITY, ADOPTION, AND SURROGACY LEAVE

4.5.1 Paid maternity leave, paid adoption leave and paid leave to enable parent-child relationships through surrogacy parenting applies in accordance with this clause. For the purpose of this clause maternity and adoption leave includes a parent taking primary caring responsibility (parent-child relationship) as a consequence of a surrogacy arrangement.

4.5.2 An employee who applied for and was granted maternity leave/adoption/surrogacy leave commencing on or after the date of operation of this Enterprise Agreement will, in respect of the whole or part of leave occurring on or after the date of such operation, be entitled to the benefits provided by this clause as if this clause was in force at the time of having commenced to take such leave.

4.5.3 Subject to this clause, an employee, other than a casual employee, who has completed 12 months continuous service prior to the birth of the child, or prior to taking custody of an adopted child is entitled to: 16 weeks paid maternity/adoption/surrogacy leave. “Adopted child” means a child under 16 years of age.

4.5.4 An employee who, at the time of commencing such paid maternity/adoption/surrogacy leave, has been employed in the SA public sector for not less than five (5) years (including any periods of approved unpaid leave) will be entitled to twenty (20) weeks paid maternity or adoption leave the “applicable maximum period”.

4.5.5 The following conditions apply to an employee applying for paid maternity/adoption/surrogacy leave:

(a) The total of paid and unpaid maternity/adoption/surrogacy leave is not to exceed 52 weeks in relation to the employee’s child. For the purpose of this clause, child includes children of a multiple birth/adoption/surrogacy.

(b) This leave will be paid at the employee’s ordinary rate of pay from the date maternity/adoption/surrogacy leave commences. This will include country incentives zone payments, Whyalla living allowances, special class allowances, behavioural allowances, and instrumental music teachers’ allowance. It will exclude locality allowances, advanced increment allowances, higher duties or other additional duties allowances. For the purposes of this clause the phrase “ordinary rate of pay” in relation to an employee in a tenured leadership position is the rate of pay of that position including the payment and allowances included by this clause.

(c) The paid maternity/adoption/surrogacy leave is not to be extended by public holidays, rostered days off, programmed days off or any other leave falling within the period of paid leave, subject to clause 4.5.5(d) and (e).

(d) The paid maternity/adoption leave is to be extended by school vacation periods.

(e) The paid maternity/adoption leave is to be extended by an entitlement accrued under clause 4.11 Training and Professional Development and taken in week 10 of Term 4.

4.5.6 At the time of applying for paid maternity/adoption/surrogacy leave, the employee may elect in writing:
(a) To take the paid leave in two split periods within a 52 week period.
(b) To take the paid leave at full pay, half pay or any combination of full or half pay.

4.5.7 Employees who have worked any period of less than full-time in the preceding 12 months will have the same entitlements as full-time employees on a pro rata basis according to the average number of hours worked during the immediately preceding 12 months (disregarding any periods of leave).

4.5.8 In recognition of having continuity for students, a fixed term appointment as a teacher may be extended to accommodate a period of paid maternity/adoption/surrogacy leave where the teacher becomes eligible for such leave during the period of their appointment.

4.5.9 During periods of paid or unpaid maternity leave, sick leave with pay will not be granted for a normal period of absence for confinement. However, any illness arising from the incidence of the pregnancy may be covered by sick leave to the extent available, subject to the usual provisions relating to production of a medical certificate and the medical certificate indicates that that illness has arisen from the pregnancy.

4.5.10 Where both prospective parents are employees covered by this Enterprise Agreement; or if the other prospective parent is also an employee of DECD (i.e. employed by DECD under another enterprise agreement) the period of paid maternity or adoption leave (as applicable) may be shared by both employees, provided that the total period of paid maternity/adoption/surrogacy leave does not exceed the applicable maximum and the leave is taken in periods of not less than 4 weeks and has regard to the operational needs of DECD.

4.5.11 For the purpose of this clause, continuous service will be taken to include service for the relevant period not interrupted by breaks in service of more than three months (excluding vacation periods). In the case of service prior to the commencement of this Enterprise Agreement it shall also include:

(a) Employment on a regular and systemic basis for several periods of employment for the relevant period; or
(b) Employment on a regular and systemic basis for an ongoing period of employment for the relevant period.

4.5.12 The entitlements in this clause will be in addition to entitlements under the federal Paid Parental Leave Act 2010 (Cth) (as amended from time to time).

CLAUSE 4.6 RETURN TO WORK ON A PART-TIME BASIS

4.6.1 Subject to this clause, an employee is entitled to return to work after maternity/adoption/surrogacy leave on a part-time basis until the child’s second birthday at the level of the employee’s regular appointment. The days and hours for the part-time arrangement will be as agreed between the Chief Executive DECD (or delegate) and the employee.

4.6.2 In the event that an employee is in a tenured leadership position prior to maternity/adoption/surrogacy leave, the employee is entitled to work on a part-time basis at the level of the tenured appointment immediately preceding the maternity/adoption/surrogacy leave until the end of the employee’s tenure or until the child’s second birthday, whichever occurs first.

4.6.3 The following conditions apply to an employee applying to return on a part-time basis:

(a) The employee will provide the Chief Executive with such a request giving as much notice as possible but not less than 6 weeks (excluding vacation periods) prior to the date on which the employee’s maternity or adoption leave is due to expire, and will provide to the Chief Executive such information as may reasonably be required, including the proportion of time sought, and the date of the relevant child’s second birthday.

(b) As much notice as possible but not less than 6 weeks (excluding vacation periods) prior to the relevant child’s second birthday, the employee will advise the Chief Executive whether the employee will revert to employment on a full-time basis or seeks to continue to be employed on a part-time basis so that adequate time is provided to make appropriate
arrangements for the employee and any consequential vacancy at the site, where necessary.

(c) An employee’s return to work part-time will be on a non-discriminatory basis so as to operate in the same manner as any other employee returning from a period of leave.

4.6.4 This clause does not limit an employee’s right to request parental leave on a part-time basis until the child reaches school age, in accordance with clause 6.7.15 of the Teachers (DECS) Award and similar clauses in the other safety net awards.

CLAUSE 4.7 PAID PARTNER LEAVE

4.7.1 Subject to this clause, an employee (other than a casual employee) is entitled to access up to one calendar week (i.e. five working days) (pro-rata for part-time non-teaching employees) of their accrued sick leave entitlement on the birth or adoption of a child/ren for whom the employee has direct parental care responsibility. The leave will be taken as full working day/s within 3 months of the birth or adoption of the child/ren.

4.7.2 It is not intended that this paid partner leave entitlement will detract from any more beneficial entitlement or arrangement applicable within DECD as at the commencement of this clause (i.e. an ‘existing arrangement’). An employee can make use of that existing arrangement or the paid partner leave, but not both.

4.7.3 Except in relation to an existing arrangement; DECD’s special leave policy; or a requirement of this clause, the administrative arrangements for taking this leave will generally be as applicable to Family Carer’s Leave.

CLAUSE 4.8 SPECIAL LEAVE

4.8.1 Special Leave will be provided to employees in Government schools and preschools in accordance with the DECD Special Leave Policy or its successor.

4.8.2 The employer will genuinely consult with the AEU and the PSA in relation to any proposed amendment of the policy.

CLAUSE 4.9 DOMESTIC / RELATIONSHIP VIOLENCE

4.9.1 The parties acknowledge that an employee who is experiencing domestic or relationship violence (actual or threatened) can make reasonable use of, and DECD will provide reasonable access to, existing leave and flexible and safe working arrangements; and DECD will facilitate an amendment to that effect (including general arrangements for use/access) in an applicable policy.

4.9.2 Where more beneficial entitlements or arrangements associated with supporting employees experiencing domestic/relationship violence than those under this clause are provided for under the South Australian Public Sector Wages Parity Enterprise Agreement: Salaried 2014 or relevant Commissioner's Determination (or their successors), those entitlements will be taken to apply to employees covered under this Enterprise Agreement.

CLAUSE 4.10 UNIONS

4.10.1 Unions play an important role in the conduit of information between employees (in so far as they are union members) and management and vice versa about employment matters. It is vital to the effective operation of the Personnel Advisory Committee (PAC), consultative provisions, dispute settling procedures and other elements of this Enterprise Agreement that employees are informed of their rights and responsibilities and that the employer is promptly informed of any employee grievances or concerns.

4.10.2 It is recognised that the AEU and PSA assist effective workplace relations by facilitating such communication and that the smooth and effective operation of this Enterprise Agreement depends on employees being adequately represented in relation to their employment entitlements.
4.10.3 Union workplace representatives will be provided with reasonable access to means of communication and facilities for the purpose of undertaking union activities, provided that service delivery is not disrupted and work requirements are not unduly affected.

4.10.4 Such facilities include telephone, computers, access to union Web Pages, email, photocopying, facsimile machines, storage facilities, meeting rooms, notice boards and staff notices. Reasonable access must take into account all the relevant circumstances. In the case of access to storage facilities and meeting rooms, the relevant circumstances include the ability of DECD to provide the specific facilities or room sought.

4.10.5 Section 140 of the *Fair Work Act 1994 (SA)* (Powers of Officials of Employee Associations), as varied from time to time, will apply with respect to matters covered by this Enterprise Agreement.

**CLAUSE 4.11 TRAINING AND PROFESSIONAL DEVELOPMENT**

4.11.1 For the purpose of this clause *eligible staff* means the following employees in schools and preschools:

(a) School and preschool teachers (including those in leadership positions);

(b) Aboriginal Education Workers (AEWs);

(c) School Services Officers (SSOs);

(d) Early Childhood Workers (ECWs);

(e) Seconded Teachers on teacher conditions; and

(f) Any other staff eligible under the Training and Professional Support Strategy.

4.11.2 For the purpose of this clause, outside of normal school hours means beyond those hours required of *eligible staff* at the workplace to fulfil their regular role and responsibilities.

4.11.3 Training and professional development undertaken by *eligible staff* must be consistent with:

(a) The professional requirements of their role; or

(b) The site, regional and/or departmental priorities and needs as determined from time to time.

4.11.4 *Eligible staff* who provide an employee declaration to their site leader by the end of week 9 Term 4 each year stating that they have undertaken the equivalent of 37.5 hours (or 36.25 hours in the case of a preschool teacher or Preschool Director) of training and professional development will not be required to attend Government preschools and schools in week 10 of Term 4.

4.11.5 An *eligible* SSO, AEW or ECW who is requested or required and performs work during week 10 of term 4 shall be provided with time off in lieu. In the event that time off in lieu is not reasonably available, that staff member shall be remunerated for the work done in that week at their ordinary rate of pay.

4.11.6 Employees who undertake a proportion of the approved training and professional development activities are required to be on duty for the remaining portion of the five days (or pro rata period for part-time employees) during the final duty week of the school year. For the purpose of calculating the period required to be on duty, the smallest counting unit will be a half-day for contract teachers and SSOs and a whole day for permanent teachers.

4.11.7 Participation in training and professional development outside of the normal work hours at the workplace is voluntary and staff cannot be required to undertake training and professional development in their own time outside of normal work hours. Where a staff member is required to undertake Training and Professional Development during normal school hours it should not be at the staff member’s expense.
4.11.8 Part-time employees and employees who work for part of the school year accrue benefits under this clause on a pro-rata basis, calculated in accordance with Appendix A of the Training and Professional Support Strategy Guidelines.

4.11.9 Pursuant to clause 4.5.5 (e) of this Enterprise Agreement, paid maternity/adoption/surrogacy leave is to be extended by any entitlement accrued under this clause and taken in week 10 of Term 4.

**CLAUSE 4.12 SALARY PACKAGING**

4.12.1 This clause applies for the period an employee enters into a Salary Sacrifice Agreement. A Salary Sacrifice Agreement (SSA) is the formal administrative instrument between the employer and the employee that enables salary packaging arrangements to be put in place.

4.12.2 Subject to this clause, the salary payable to an employee, or applicable to a position where the occupant elects to enter into a SSA, pursuant to this Enterprise Agreement will be the salary payable under the SSA, notwithstanding any other provision in this Enterprise Agreement.

4.12.3 Any entitlement to payment of overtime, leave loading or shift allowance will be based on the salary that would have been payable had the employee not entered into a SSA.

4.12.4 Where, on cessation of employment, the employer makes a payment in lieu of notice, or a payment in respect of accrued recreation or long service leave entitlements, the payment thereof shall be based on the salary that would have been payable had the employee not entered into a SSA.

**CLAUSE 4.13 REDEPLOYMENT, RETRAINING AND REDUNDANCY**

4.13.1 Subject to this clause and conditional on approval of this Enterprise Agreement, the parties acknowledge that this agreement is made and entered into on the basis that a new redeployment, retraining and redundancy scheme as detailed in Appendix 1 will be implemented to apply to DECD and all employees covered by this Enterprise Agreement.

4.13.2 An employee will be declared as excess to the requirements of DECD where the duties assigned or allocated to them or the role or position at their substantive classification/remuneration level are/is no longer required and it is not practicable to transfer to and, where relevant, assign the employee to other duties commensurate with their substantive remuneration level within a reasonable time (with or without the provision of additional training to the employee).

4.13.3 Prior to considering whether a permanent employee is excess to requirements (and formally declaring them as excess) the employer will consider suitable alternative roles, duties or positions within DECD that are available or likely to become available within a reasonable time and into which the employee could be placed with or without the provision of additional training. Permanent employees will be considered for placement in accordance with Clause 4.14 Required Placement.

4.13.4 Policy and Procedure documents as described in Clause 4.14 will be amended to reflect this clause and Appendix 1.

**CLAUSE 4.14 REQUIRED PLACEMENT**

4.14.1 When a permanent employee covered under this Enterprise Agreement is required to be placed the following practices apply:

   (a) Wherever practicable the employee is placed in a permanent ongoing role.

   (b) Where a permanent role is not available the employee may be placed in a temporary vacancy in a school or preschool pending the availability of a suitable ongoing permanent role.

4.14.2 The provisions concerning required placement of teaching staff in schools will be in accordance with Appendix 5 of the “Procedures for the Recruitment and Selection of Teaching Staff in Schools” or its successor.

4.14.3 The provisions concerning required placement of School Services Officers and Early Childhood Workers will be in accordance with Appendix 4 of the “Procedure for the Recruitment and Selection of Ancillary Staff in Schools and Preschools”, or its successor.
4.14.4 An agreed required placement provision for Aboriginal Education Workers will be developed during the life of this Enterprise Agreement. In the interim the required placement provisions for Aboriginal Education Workers will be on the same terms as those provided in subclause 4.14.3 for School Services Officers and Early Childhood Workers.

4.14.5 The provisions concerning required placement of teaching staff in preschools will be in accordance with section 4.7 of the “Policy for the Recruitment and Selection of Teaching Staff in Preschools”, or its successor.

4.14.6 With the exception of Clause 4.13.4, where the AEU, DECD, and the PSA, where relevant, agree to changes from time to time to the above named policies and procedures, the terms of each such change will apply and the document/s shall be taken to have been amended accordingly.
PART 5 – REGULATION OF WORKLOAD

CLAUSE 5.1 TEACHER WORKLOAD: SCHOOLS

5.1.1 Teachers should have the opportunity to perform all of their duties within a reasonable timeframe and have fair and reasonable conditions and students should have ready access to their teachers. In this context, the work allocated to a teacher should, as far as practicable, provide for an equitable distribution of work across all teachers in the school.

CLAUSE 5.2 FACE TO FACE TEACHING HOURS

5.2.1 For the purpose of clauses 5.2.2 – 5.2.21 a teacher means the classification of teacher, Band A and Band B leaders in schools.

5.2.2 For the purpose of this clause, face to face teaching, in relation to a particular teacher, means:

(a) Rostered teaching sessions in a documented approved course of study for which the teacher has the primary responsibility for education delivery;

(b) Tutoring or special needs support which is programmed;

(c) Relief teaching lessons;

(d) Pastoral care/home group activities involving student supervision, student counselling or consultation in which at least some of the activities are designed to enhance personal development;

(e) Rehearsals, practices, presentations, performances which are part of the curriculum;

(f) Work experience and vocational education program delivery and/or supervision in secondary schools;

(g) School excursions and camps which are part of the curriculum;

(h) Assemblies;

(i) Care group, home group and roll class;

(j) In class supervised eating time in school based preschools, junior primary and primary schools;

(k) Supervision of timeout, withdrawal and/or detention rooms which occur during student instruction time;

(l) Sports coaching which is required as part of the curriculum.

5.2.3 In the case of a student counsellor, face to face teaching includes time allocated for student counselling and consultation.

5.2.4 In the case of a teacher librarian, face to face teaching includes time allocated for student contact and consultation in a library.

5.2.5 For the purpose of this clause Non-Instruction Time (NIT) in relation to a particular teacher includes the time during school hours allocated to teachers to enable them to undertake preparation of lessons, assessment of student work, report writing and curriculum development and shall include leadership time for Band A and Band B leaders in schools. It is noted that school hours is the period of time of 1600 minutes of instruction as applied at clause 5.2.12 of this Enterprise Agreement.
5.2.6 At times it may be reasonable for teachers to undertake other duties as required by the line manager during the time allocated for NIT. Such arrangements must be negotiated with the teacher.

5.2.7 The requirement to undertake other duties does not reduce a teacher’s entitlement to a minimum amount of NIT.

5.2.8 Each period of NIT should be a minimum of one lesson and in any case not less than 30 minutes. NIT cannot be allocated during recess or lunch breaks.

5.2.9 Teachers will be provided with adequate release time to liaise, develop and write an individual education plan, having regard to the teacher’s total workload.

5.2.10 A teacher shall not be required to teach in excess of the maximum number of hours per week of face to face teaching, which may be averaged over a school term or over the school year, subject to clause 5.2.19 and provisions in the PAC Handbook.

5.2.11 A teacher shall be entitled to the minimum amount of NIT per week which may be averaged over a school term or over the school year, subject to clause 5.2.19 and provisions in the PAC Handbook.

5.2.12 Subject to clause 5.2.13 below, the maximum number of hours of face to face teaching per week or the number of face to face teaching hours averaged over a school term or the school year for teachers is:

<table>
<thead>
<tr>
<th>Classification</th>
<th>Face to face teaching</th>
<th>Non-Instruction time</th>
</tr>
</thead>
<tbody>
<tr>
<td>Secondary school teacher</td>
<td>21h per week</td>
<td>5h 40m per week</td>
</tr>
<tr>
<td>Primary school teacher</td>
<td>22h 30m per week</td>
<td>4h 10m per week</td>
</tr>
<tr>
<td>School Based Preschool Teacher</td>
<td>22h 30m per week</td>
<td>4h 10m per week</td>
</tr>
<tr>
<td>Secondary school beginning teacher</td>
<td>18h 54m per week</td>
<td>7h 46m per week</td>
</tr>
<tr>
<td>Secondary school beginning teacher ATSI</td>
<td>16h 48m per week</td>
<td>9h 52m per week</td>
</tr>
<tr>
<td>Primary school beginning teacher</td>
<td>20h 15m per week</td>
<td>6h 25m per week</td>
</tr>
<tr>
<td>Primary school beginning teacher ATSI</td>
<td>18h per week</td>
<td>8h 40m per week</td>
</tr>
</tbody>
</table>

5.2.13 Notwithstanding subclauses 5.2.10, 5.2.11 and 5.2.12 above, the hours of face to face teaching and NIT will not be averaged over a school term or the school year for secondary school beginning teachers or beginning ATSI teachers or for primary school beginning teachers or beginning ATSI teachers.

5.2.14 Subject to 5.2.19 below, the maximum number of hours of face to face teaching per week or the number of face to face teaching hours averaged over a school term or the school year for Band B Leaders in Schools is:

<table>
<thead>
<tr>
<th>Classification</th>
<th>Maximum face to face teaching</th>
</tr>
</thead>
<tbody>
<tr>
<td>Primary school Band B-1¹</td>
<td>18 hours and 30 min per week</td>
</tr>
<tr>
<td>Secondary school Band B-1</td>
<td>17 hours and 15 min per week</td>
</tr>
<tr>
<td>Primary school Band B-2 to Band B-6</td>
<td>14 hours per week</td>
</tr>
</tbody>
</table>

¹ This level also applies to the legacy position – see footnote 6 of Schedule 5
### Secondary school
- Band B-2 to Band B-6: 13 hours per week

### Primary school
- Deputy Principal:
  - 14 hours per week (where the Weighted\(^2\) enrolment estimate is 234 students or less)
  - 13 hours and 30 min per week (where the Weighted enrolment estimate is 235 to 249 students)
  - 11 hours and 15 min per week (where the Weighted enrolment estimate is 250 students or more)

### 5.2.15
The Principal, in partnership with the PAC, may reduce the maximum face to face teaching time outlined in 5.2.14 above to take account of work volume and role diversity. Time and resourcing allocated for leadership roles should promote staff well-being and work life balance.

### 5.2.16
Subject to 5.2.19 below, the maximum number of hours of face to face teaching per week or the number of face to face teaching hours averaged over a school term or the school year for Band A Leaders in Schools is:

<table>
<thead>
<tr>
<th>Classification</th>
<th>Maximum face to face teaching</th>
</tr>
</thead>
<tbody>
<tr>
<td>Weighted enrolment 1 to 99 students</td>
<td>13 hours and 30 minutes per week</td>
</tr>
<tr>
<td>Weighted enrolment 100 to 114 students</td>
<td>11 hours and 15 minutes per week</td>
</tr>
<tr>
<td>Weighted enrolment 115 to 129 students</td>
<td>9 hours per week</td>
</tr>
<tr>
<td>Weighted enrolment 130 to 144 students</td>
<td>6 hours and 45 minutes per week</td>
</tr>
<tr>
<td>Weighted enrolment 145 to 159 students</td>
<td>4 hours and 30 minutes per week</td>
</tr>
<tr>
<td>Weighted enrolment 160 to 174 students</td>
<td>2 hours and 15 minutes per week</td>
</tr>
<tr>
<td>Over 175 students</td>
<td>0 minutes per week</td>
</tr>
</tbody>
</table>

### 5.2.17
For teachers working in area, combined, special schools, units and classes, behavioural units, learning centres and NAP units, the face to face teaching hours and non-instruction time will be those corresponding to the level of schooling (i.e. primary or secondary) in which the teacher spends the majority of their face to face teaching time.

### 5.2.18
Face to face teaching hours and non-instruction time outlined in clauses 5.2.12, 5.2.13, 5.2.14 and 5.2.16 will be provided on a pro rata basis for part-time teachers.

### 5.2.19
A Teacher and the Principal in partnership with the PAC may agree:

(a) An alternative maximum number of weekly face to face teaching hours to be undertaken by a teacher.

(b) The averaging of the maximum weekly number of face to face teaching hours over a term or the school year and a corresponding adjustment of the minimum weekly NIT, except in relation to the classifications set out in subclause 5.2.13.

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\(^2\) In a Primary school the Weighted enrolment is October estimated enrolments.
In an Area school the Weighted enrolment is the October estimated primary enrolments and twice the February secondary enrolments.
(c) The crediting of the face to face teaching hours or a part thereof that the teacher would have worked but for a period of attendance on a camp or excursion.

(d) The adjustment of the maximum weekly number of face to face teaching hours or some other suitable accommodation when a teacher is required to teach outside school hours for rehearsals, practices, presentations, performances, sports coaching, camps and excursions or any other agreed activity which is part of the curriculum.

(e) An alternative minimum weekly NIT taking into account the factors set out in clause 5.2.20

5.2.20 In addition to face to face teaching, teachers may be required by the Principal in partnership with the PAC to undertake a range of other duties. In the distribution of other duties, the following factors are to be taken into account:

(a) As far as practicable, the equitable distribution of other duties within the school;

(b) The relative importance of the various duties to be undertaken;

(c) The time required to perform the duties;

(d) The range and frequency of tasks to be performed;

(e) The classification, qualifications, training and experience of the teacher; and

(f) Whether the teacher has an appropriate level of NIT to assist with preparation, assessment and reporting requirements.

5.2.21 In considering other duties, the Principal, in partnership with the PAC, will have regard to re-assigning or managing better those duties.

5.2.22 In identifying a teacher’s total workload, the Principal, in partnership with the PAC, will take into account the range of duties identified below. These duties are characterised as core duties of teachers, to be managed by the Principal, in partnership with the PAC, and may include:

(a) Preparation of lessons, assessment of student work beyond NIT entitlement;
(b) Student reports;
(c) Curriculum development;
(d) Parent teacher interviews and parent consultation;
(e) Managing class based student records which are for those students that a teacher is responsible for;
(f) Yard duties;
(g) Student health and wellbeing;
(h) Recording student attendance;
(i) Participating in performance management;
(j) Work Health and Safety as it relates to classroom practice.

5.2.23 Relief Lessons Above Maximum Face To Face Teaching Load:

(a) For the purpose of this clause a teacher means the classification of teacher Band A and Band B leaders in schools but consistent with clause 5.2.13, excludes secondary beginning teachers or beginning ATSI teachers or for primary school beginning teachers or beginning ASTI teachers.

(b) With regard to clause 5.2.10 in circumstances where the taking of a relief lesson would result in a teacher’s face to face teaching load exceeding the maximum as provided in clause 5.2.12, 5.2.14 and 5.2.16 or by an agreed arrangement pursuant to clause 5.2.19, all reasonable endeavours should be made to engage a Temporary Relief Teacher (TRT) or Permanent Relief Teacher (PRT).
(c) In circumstances where a TRT or PRT cannot be engaged, prior to assigning the taking of a relief lesson, regard should be given to the teacher’s teaching load and the reasonableness of increasing that load.

(d) In determining whether the additional hour/s are reasonable or unreasonable, the Principal and teacher, in partnership with the PAC, should have regard to:

(i) Any risk to the employee’s health and safety from working the additional hours;
(ii) The teacher’s workload;
(iii) The employee’s personal circumstances, including family responsibilities;
(iv) The needs of the workplace in which the employee is employed;
(v) Any notice given by the employer of any request or requirement to work the additional hours;
(vi) Any notice given by the employee or his or her intention to refuse to work the additional hours;
(vii) The teacher’s experience, expertise and qualifications;
(viii) The nature of the employee’s role and level of responsibility; and
(ix) Any other relevant matter.

(e) Where a teacher, agrees to take a relief lesson that results in a face to face teaching time in excess of their provision, they will be entitled to the equivalent amount of non-instruction time. This additional NIT should be provided as soon as practicable after the relief lesson has been taken and at a time agreed between the employee and their manager, but in any event no later than 10 working days after the relief lesson has been taken.

(f) In the event that the NIT is not able to be taken within the agreed period, the employee will instead receive an additional payment for the hours worked in taking the relief lesson, calculated as follows: Annual salary x 1.25 x 12 / 313 / 75 = hourly rate (where the time worked will be rounded up to the nearest quarter of hour worked).

(i) The relevant annual salary is the salary applicable to the relevant employee at the time the employee performs face to face teaching in excess of maximum face to face teaching (this includes the salary applicable to a short term appointment in a higher classification than the employee’s substantive classification).

(ii) There is no “cap” on the maximum annual salary applicable to (i) above.

5.2.23 Requirement To Work In Excess Of Maximum Face To Face Teaching Load:

(a) If a teacher agrees to teach in excess of their maximum face to face teaching load as provided in clause 5.2.12 and 5.2.13 or an agreed averaging arrangement pursuant to clause 5.2.19, they will be entitled to the equivalent amount of non-instruction time. This additional NIT should be provided as soon as practicable and at a time agreed between the teacher and their manager.

(b) In the event that the NIT is not able to be taken within the agreed period, the teacher will instead receive an additional payment for the hours worked in excess of their maximum face to face teaching load calculated as follows: Annual salary x 1.25 x 12 / 313 / 75 = hourly rate (where the time worked will be rounded up to the nearest quarter of hour worked).

(i) The relevant annual salary is the salary applicable to the relevant employee at the time the employee performs face to face teaching in excess of maximum face to face teaching (this includes the salary applicable to a short term appointment in a higher classification than the employee’s substantive classification).

(ii) There is no “cap” on the maximum annual salary applicable to (i) above.
CLAUSE 5.3 CLASS SIZES: SCHOOLS

5.3.1 This clause recognises that there are varied forms of teaching arrangements (including practical classes, team teaching and lecture/tutorials) and different structural options, (including B-12 arrangements, senior school arrangements and senior campuses) that optimise student learning opportunities.

5.3.2 The organisation of teaching should provide and maintain, so far as is practicable, a working environment that is safe and without risks to health.

5.3.3 In this context, and within the fixed resources provided to schools and the physical facilities, class size should be planned on the minimum number of students possible.

5.3.4 The teacher to students ratio in a class (“class size”) shall on average across the year levels specified not be greater than:

(a) years R to 2: 26
(b) years 3 to 7: 30
(c) years 8, 9 & 10: 29
(d) years 11 & 12: 26

In intensive English Language Centres the teacher to students ratio in a class (“class size”) shall on average not be greater than:

(e) Primary Intensive English Language Centre: 15
(f) Secondary Intensive English Language Centre:
   a. Language class: 15
   b. Literacy class: 10

5.3.5 The teacher to students ratio in Special Schools, Special Units and Special Classes shall on average not be greater than:

(a) 1:12 for Primary or Secondary special classes and Language and Communication special classes.

(b) 1:8 for Identified Disabled students and Very High Sustained Students in a Special School or Special Unit, Junior Primary special class and Language and Communication special classes.

(c) 1:4 for High Sustained (formerly Sensory Impaired) classes in a Special School or Special Unit.

5.3.6 Where a teacher teaches a mainstream composite class the class size shall be the lower of the on average maximums prescribed in clause 5.3.4 (a), (b), (c) and (d).

5.3.7 If the teacher, the Principal and the PAC agree, the nominated maximum ratio in any particular class may be averaged across the school year.

5.3.8 If the teacher, the Principal and the PAC agree, the class size in any particular class may be greater than that specified in clauses 5.3.4 and 5.3.5 if the increased average class size is consistent with the equitable distribution of duties between the teachers of the school.

5.3.9 Practical class size

(a) Schools are required to provide and maintain, as far as is practicable, a working environment that is safe and without risks to health.

(b) A practical class includes a subject or course where the use of equipment and/or material of a potentially dangerous nature are involved and/or a class in which students are undertaking manual or other tasks requiring greater individual supervision of the classroom activity.
(c) Schools should plan for the minimum practical class sizes possible within available resources. Practical class sizes should be determined having regard to the nature of the activities, the nature of the equipment used, the maturity and competence of the students and the capabilities of the teacher to provide expert supervision.

5.3.10 Mainstream Class Size When Students With Individual Plans Are Enrolled

(a) The Principal and PAC will consult with teachers about workload matters associated with teaching a mainstream class when students with individual learning plans or students with other special needs are enrolled.

(b) In classes where a teacher teaches the same student or group of students with an individual learning plan or other special needs for the majority of their face to face teaching load the PAC will consult directly with the teacher to determine the best strategies to address the workload.

(c) Where a class has one or more students with an individual learning plan or students with other special needs the PAC should plan for the minimum class size possible having regard to the following:

(i) the nature of the students disability or special needs;
(ii) the number of students with individual plans enrolled in the class;
(iii) the level of support the students need and are provided with;
(iv) the maturity and capabilities of the students;
(v) the educational needs of all students in the class;
(vi) ensuring a safe working environment without risk to health;
(vii) nature of the activities and equipment to be used;
(viii) the workload of the teacher;
(ix) an appropriate level of NIT to assist the teacher with increased preparation, assessment and reporting requirements;
(x) qualifications, experience and capabilities of the teacher;
(xi) the adverse impact on the size of the other classes across those year levels.

CLAUSE 5.4 SSO SUPPORT

5.4.1 There shall be a minimum of one (1) SSO present while a class in a special school, special unit or special small class is being taught.

CLAUSE 5.5 OVERTIME FOR SSOs, AEWS AND ECWs

Definitions

5.5.1 “Overtime” means:

(a) In the case of an employee working less than full time hours, approved hours worked in excess of the employee’s daily ordinary hours;

(b) In the case of an employee working full time hours, approved hours in excess of 8 hours in any one day or in excess of 38 hours in any one week; and

(b) In the case of a school based AEW working full-time hours of 35 hours per week, approved hours in excess of 7.5 hours in any one day or in excess of 35.5 hours in any one week; and

(d) For all employees, all approved hours worked on Saturdays, Sundays, and Public Holidays, other than work performed on any such day which constitutes part of an SSO’s, AEW’s or ECW’s normal hours of duty.

5.5.2 “Appropriate Manager” means:

(a) The Principal (or his or her delegate) for employees in schools.

(b) The Preschool Director, (or his or her delegate) for employees in preschools.
5.5.3 “Approved hours” mean hours worked with the approval of the Appropriate Manager.

5.5.4 In calculating overtime each day or shift is to stand alone.

Requirement to work overtime

5.5.5 An employee may be required to work reasonable overtime.

Payment for overtime – full-time employees

5.5.6 Except as otherwise provided in this clause, full-time SSOs, AEWs and ECWs who qualify for overtime payment are to be paid on the following basis for overtime worked:

(a) On Monday to Friday inclusive - at the rate of time and a half for the first 3 hours and double time thereafter;

(b) On a Saturday (other than a Saturday which is a public holiday) - at a rate of time and a half for the first 3 hours and double time thereafter, except that all time worked in the afternoon will be at the rate of double time with a minimum payment as for 3 hours work at the appropriate rate;

(c) On a Sunday - at the rate of double time for all time worked with a minimum payment as for 3 hours work at such rate;

(d) On a Public Holiday - at the rate of double time and a half for all time worked with a minimum payment as for 3 hours work at such rate.

(e) Paid overtime for an SSO, AEW or ECW who is in receipt of a loading will be calculated without regard to that loading.

(f) Payment for overtime does not extend to any SSO, AEW or ECW:

(i) Paid an allowance in lieu of overtime;

(ii) Whose salary (or salary and allowances in the nature of salary) exceeds the maximum salary of the SSO5 classification, as applying from time to time.

(g) Where an SSO’s, AEW’s or ECWs salary exceeds the maximum salary for the SSO4 classification, as applying from time to time, the hourly overtime rate is to be calculated on that salary.

Payment for overtime – SSOs, AEWs and ECWs working less than full-time hours

5.5.7 Payment of overtime worked by SSOs, AEWs and ECWs working less than full time hours will only occur when TOIL is unable to be taken within the stated time frame in accordance with 5.5.10 and 5.5.12.

Time off in lieu of overtime (TOIL)

5.5.8 Except for overtime worked on a public holiday, a full time SSO, AEW or ECW may request, and if agreed by the appropriate manager, may take time off with pay equal to the overtime worked in lieu of receiving overtime payment.

5.5.9 Overtime worked by SSOs, AEWs and ECWs working less than full time hours will be compensated by TOIL.

5.5.10 TOIL should be taken at a time that is mutually agreed between the appropriate manager and the SSO, AEW or ECW concerned. TOIL should be taken as soon as practicable after the overtime has been worked but in any event it is to be taken no later than 35 days after the overtime is
worked. For the purposes of calculating the 35 day period for employees in receipt of a term time loading, school vacation periods will be excluded.

5.5.11 In the event that TOIL is not taken within the period specified in 5.5.10, overtime will be paid to the SSO, AEW or ECW in accordance with 5.5.6.

5.5.12(a) A part-time SSO or ECW who is employed during term time and is entitled to a term time loading may negotiate with the appropriate manager to accrue their TOIL to a maximum of 37.5 hours and for no more than 12 months to compensate for any restriction of working time caused by a public holiday or public holidays provided that the total number of hours of TOIL used do not exceed the total hours which would have been worked had the public holiday or holidays not occurred.

(b) Any accrued TOIL not used within a 12 month period to compensate for a public holiday should be taken as TOIL as per clauses 5.5.9 to 5.5.11.

(c) Accrued TOIL cannot be transferred from the site at which they were accrued unless the employee is transferred at departmental convenience.

Meal breaks

5.5.13 An SSO, AEW or ECW who undertakes more than 2 approved hours work after normal finishing time on week days, is entitled to an unpaid break of at least 30 minutes. The “normal finishing time” for this purpose is the time an employee, with the agreement of the appropriate manager, normally finishes work for the day.

5.5.14 Where as a result of urgent and unavoidable work an SSO, AEW or ECW has approval to work through their lunch break and is not entitled to any consequential loading or payment in respect of that period or the period of work until a break is taken, the SSO, AEW or ECW is entitled to take their break at the earliest opportunity. Where such SSO, AEW or ECW is not able to take a break prior to the completion of their work during that day or shift, the SSO, AEW or ECW is entitled to accrue as TOIL the period of the break not taken.

Hours off duty when overtime is worked

5.5.15 When overtime work is necessary it will, whenever reasonably practicable, be so arranged that an SSO, AEW or ECW has at least 8 consecutive hours off duty between the work of successive days.

5.5.16 An SSO, AEW or ECW who works so much overtime between the cessation of ordinary work on any one day and the commencement of ordinary work the next day that they have not had at least 8 consecutive hours off duty between those times, will be released after completion of the overtime until they have had 8 consecutive hours off duty. This will be without loss of pay for ordinary working time that occurs during such absence.

5.5.17 If on the instructions of DECD, an SSO, AEW or ECW resumes or continues work without having had such 8 consecutive hours off duty the employee will be paid at double time until released from duty for such period and is entitled to be absent until they have had 8 consecutive hours off duty without loss of pay for ordinary working time which occurs during such absence.

CLAUSE 5.6 GRIEVANCES CONCERNING WORKLOAD IN SCHOOLS AND PRESCHOOLS

5.6.1 An individual teacher (including Band A or B leader), SSO, AEW or ECW member may raise concerns regarding excessive workload directly through the relevant consultative committee, namely:

(a) in the case of employees at schools, the Personnel Advisory Committee (PAC);

(b) in the case of employees at preschools, the workgroup.

5.6.2 Matters which may specifically be of concern to teaching staff include range of duties, the level of face to face teaching, level of non-instruction time, class or group size, yard and bus duty, lunch care program, meeting attendance, administration and leadership time; and extra-curricula activities.
5.6.3 Matters which may specifically be of concern to SSOs, AEWs and ECWs include work roster, range of duties, time allocated for duties, meeting attendance and TOIL arrangements.

5.6.4 In considering the grievance the consultative committee will take into consideration the balance of workload for the individual as well as the comparative workload of other staff.

5.6.5 The matter should be addressed expeditiously and, in any case, within five working days of written notification of the grievance.

5.6.6 Should the grievance not be resolved in the consultative committee, the aggrieved employee may elect to use the grievance procedure contained in clause 3.1, commencing at the level identified in clause 3.1.9.
PART 6 – CONDITIONS FOR SPECIFIC CATEGORIES OF EMPLOYEES

CLAUSE 6.1 ON-CALL AND RECALL ALLOWANCES AND CONDITIONS – SSOs AND ECWs

Allowances

6.1.1 SSOs or ECWs who are rostered to be on-call of a night time, will be paid an allowance for each night as follows:

(a) $30.85 on and from 1 October 2015;
(b) $31.60 on and from 1 October 2016; and
(c) $32.40 on and from 1 October 2017.

6.1.2 SSOs or ECWs who are rostered to be on-call during a full Saturday, Sunday or public holiday or any day that the SSO or ECW would normally be rostered off duty, will be paid an allowance per day as follows:

(a) $53.90 on and from 1 October, 2015;
(b) $55.25 on and from 1 October, 2016; and
(c) $56.65 on and from 1 October, 2017.

On-call conditions

6.1.3 No SSO or ECW should be rostered or required to be on-call more frequently than a total of 7 days every 14 days. Any arrangement that would require an SSO or ECW to be on-call more frequently than this must only be introduced where the SSO or ECW concerned genuinely agrees.

6.1.4 The frequency, duration, etc. of being on-call is to be established through consultation with the SSOs or ECWs affected and if requested by the Principal or Preschool Director, their representatives, having particular regard to Work Health and Safety considerations.

6.1.5 SSOs or ECWs who are on-call must be contactable whilst on-call but will not be restricted to their residence.

6.1.6 SSOs or ECWs who are on-call will be provided with any equipment required for their work (except where existing provisions or other agreed arrangements, which require SSOs or ECWs to provide their own equipment, are in place).

6.1.7 Existing telephone rental and business calls reimbursement provisions contained in the relevant awards, determinations and other manuals of conditions of employment, etc. covering the SSOs or ECWs bound by this Enterprise Agreement are not affected by these provisions and will continue to apply.

Recall to Work

6.1.8 Subject to 6.1.9 below, SSOs and ECWs will be entitled to payment for all time worked, with a minimum of 3 hours paid, at overtime rates (or time off in lieu by agreement) when on-call and recalled to work necessitating their attendance at the workplace or other worksite.

6.1.9 Subject to 6.1.10 below, SSOs and ECWs will be entitled to payment at overtime rates (or time off in lieu by agreement) for work performed from home when on-call, provided that the total time spent so working on any day and/or night is at least 30 minutes.

6.1.10 The rate of pay to be used for calculating the payment for overtime worked in the circumstances described in 6.1.8 and 6.1.9 is the SSOs or ECWs normal rate for overtime purposes.

6.1.11 All SSOs or ECWs who travel to work as a result of receiving a recall to work will:

(a) Be reimbursed for use of a private motor vehicle for the journey to and from the workplace using the shortest, most practicable route (together with any parking fees) (provided that no SSO or ECW will be required to use a private vehicle for work purposes); or
(b) Be permitted to use a taxi at the employer’s expense to travel to and from the workplace; or
(c) Be permitted to use a Government vehicle to travel to and from the workplace (with any parking fees to be reimbursed).

Reimbursement of child care costs

6.1.12 Where an SSO or ECW is given less than 24 hours prior notice that the SSO or ECW is required to work outside of their fortnightly ordinary hours of work, and consequently the SSO or ECW utilises paid child care, the employer will reimburse the reasonable child care costs incurred by the SSO or ECW arising from performing such work, subject to this clause.

6.1.13 The prior period of 24 hours is to be calculated from the time at which the work is to begin.

6.1.14 The work, or the hour/s to be worked, is not part of a regular or systemic pattern of work or hours performed by the SSO or ECW.

6.1.15 The reimbursement will be in respect of the reasonable costs incurred by the SSO or ECW in respect of the work.

6.1.16 Reimbursement will be made for child care costs in respect of Registered Care or Approved Care after all other sources of reimbursement have been exhausted. Where the child care costs are incurred for child care not in a registered or approved centre, reimbursement will be made in accordance with a child care reimbursement rate, and guidelines, published from time to time by DECD.

6.1.17 The SSO or ECW will provide the agency with a Child Benefit Claim Form for either Registered Care or Approved Care, tax invoice/receipt, or other supporting documentation as may from time to time be required detailing the cost incurred, or reimbursement sought, in respect of the work.

Reclassification date

6.1.18 Where an SSO or ECW makes an application for reclassification to the Chief Executive in writing on a form approved by the Chief Executive, and if that application is acceded to, the operative date for that application will be no earlier than the date of lodgement and no later than three calendar months from the date of lodgement.

CLAUSE 6.2 VOLUNTARY FLEXIBLE WORK ARRANGEMENTS (VFWAS)

6.2.1 For the purposes of this clause, an employee means a SSO with administrative responsibilities (i.e. those without classroom support duties).

6.2.2 The parties acknowledge the mutual benefit to DECD and the employee of VFWAs to balance work and other (including family) commitments.

6.2.3 The Chief Executive of DECD (or delegate) will consider an employee’s request to participate in a VFWA having regard to both the operational needs of DECD or particular workplace, and the employee’s circumstances.

6.2.4 Clauses 6.2.5 to 6.2.8 inclusive apply for the period an employee participates in a VFWA.

6.2.5 Subject to this clause, the salary or wages payable to an employee or applicable to a position, where the employee elects to participate in a VFWA, will be adjusted to take account of the VFWA in which the employee is participating, notwithstanding any other provision in, or Schedule of this Enterprise Agreement.

6.2.6 Where an employee is participating in a Purchased Leave type of VFWA, the rate of pay to be used for calculating overtime payments, leave loading or shift penalties will be the rate of pay that would have been payable had the employee not been participating in the Purchased Leave arrangement.
6.2.7 Where an employee is participating in a Compressed Weeks type of VFWA, the nominated normal hours for any day will constitute the employee’s ordinary hours for the day. Overtime will only be payable where the employee is required to work hours in excess of those ordinary hours on any day or in excess of the total of those ordinary hours in a week.

6.2.8 Where, on cessation of employment, DECD makes a payment in lieu of notice; or a payment in respect of accrued recreation or long service leave entitlements (instead of transferring leave credits to another public sector employer in the event the employee immediately becomes employed by that public sector employer), the payment thereof (or the transferred leave credits) shall have regard to any period/s in which the employee participated in a VFWA and be adjusted accordingly.

CLAUSE 6.3 PAYMENT OF SSOS

6.3.1 A full-time SSO is entitled to be paid fortnightly in arrears the salary specified in the Schedule 1.6 to this Enterprise Agreement.

6.3.2 A part-time SSO is entitled to be paid fortnightly in arrears an hourly rate for the hours for which he or she is engaged.

6.3.3 A casual SSO is entitled to be paid fortnightly in arrears an hourly rate for each hour worked and a casual loading as prescribed by the safety net award and will not be entitled to any recreation leave, sick leave nor payment for public holidays.

CLAUSE 6.4 CRITERIA BASED INCREMENT APPLICABLE TO SSOs, ECWs AND AEWs

6.4.1 A new criteria based increment will apply above the current top increment at each SSO-1 and SSO-2; ECW-1 and ECW-2; and AEW-1 and AEW-2 operative from the commencement of the 2013 school year (ffpp on or after 24 January 2013 – rates in Schedule 1.4 (AEW), Schedule 1.5 (ECW) and Schedule 1.6 (SSO)) as follows:

(a) An employee classified at level 1 or level 2 SSO, ECW or AEW is eligible to apply for progression to the new criteria-based increment subject to the following:

(i) the employee has attained the relevant qualifications as required by DECD;

(ii) the employee has completed 12 months at the current top step of the relevant level; and

(iii) is not currently subject of unsatisfactory performance management processes.

(b) The operative date for a successful application will be the first full pay period on or after the date of lodgement of the application except where an applicant provides evidence that he or she met the criteria before the commencement of the 2013 school year, in which case, the operative date will be first full pay period on or after 24 January 2013.

(c) If an eligible employee’s application is not successful then the employee may lodge a grievance with the Chief Executive (or their delegate) in the first instance OR the employee may lodge a grievance in accordance with the existing procedures for preventing and settling disputes at clause 3.1.

6.4.2 DECD will make available a list of recognised qualifications and will consult with the AEU and PSA about applicable qualifications as varied from time to time to meet operational or program needs. DECD will establish an online application process for employee applications.

CLAUSE 6.5 STUDENT TOILETING ALLOWANCE – SSOs and ECWs

6.5.1 SSOs and ECWs who, as part of their role statement, have the primary responsibility for toileting care for students with a recognised continence plan, will be paid an allowance. The allowance will be as follows:
(a) $500 per annum (pro-rata for part-time employees) from the date of approval of the Enterprise Agreement.
(b) $513 per annum from the first full pay period on or after 1 October 2016.
(c) $526 per annum from the first full pay period on or after 1 October 2017.

6.5.2 This allowance accrues and is payable on a fortnightly basis under the same conditions as payment for the Locality Allowances.

CLAUSE 6.6 TEACHING STAFF

Recruitment and selection of teaching staff

6.6.1 The placement of teachers in schools or positions will occur in accordance with the Teacher Recruitment and Selection Policy and Procedures for the Recruitment and Selection of Teaching Staff in Schools.

6.6.2 Where the AEU and DECD agree to changes from time to time to the Policy and Procedures, the terms of each such change will apply and the Teacher Recruitment and Selection Policy and Procedures document shall be taken to have been amended accordingly.

Part-time Teachers

6.6.3 To the extent that they are consistent with the conditions in this Enterprise Agreement, the employment conditions of part-time teachers in schools in the Part Time Teachers (Schooling Sector) Operational Procedure apply.

6.6.4 Where the AEU and DECD agree to changes from time to time to the procedure, the terms of such change will apply and the Part Time Teachers (Schooling Sector) Operational Procedure shall be taken to have been amended accordingly.

Seconded Teachers

6.6.5 Officers of the teaching service who are seconded (“seconded officers”) to carry out duties under the direction of professional officers engaged in administration or supervision of education will be paid in accordance with Schedule 1.1.

6.6.6 To the extent that they are consistent with the conditions in this Enterprise Agreement, the conditions of employment for seconded teachers will be as per the DECD Policy South Australian Seconded Teachers Conditions, Policies and Procedures Document, as may be varied from time to time.

6.6.7 The DECD South Australian Seconded Teachers Conditions, Policies and Procedures Document will only be varied with the agreement of both DECD and the AEU.

6.6.8 The criteria for appointment as a level 1, 2 and 3 Seconded Teacher are contained in Schedule 3 Classifications.

Extension of school day in re-entry schools

6.6.9 Re-entry schools will, as far as reasonably practicable, arrange timetables to ensure all staff members are able to attend staff meetings in order to contribute to the school’s decision making processes.

6.6.10 A teacher may be required to teach after 5:00pm on no more than two evenings per week. In that week, any further teaching undertaken outside normal hours shall be subject to the agreement of the officer concerned.

(a) Where a teacher is required to teach after 5:00pm on only one evening per week, those hours shall form part of the teacher’s face to face teaching load but an additional 50% of the hours so worked that evening may be taken off in lieu of non-instruction time.
(b) Where a teacher is required to teach after 5:00pm on two evenings per week, the hours so worked during the first evening will attract credit as in (a) above, whilst the hours so worked during the second evening will attract credit of one and one half hours against the teacher’s face to face teaching load for each hour of teaching undertaken.

(c) Where a teacher undertakes teaching outside normal hours other than in (a) or (b) above, each hour of teaching undertaken by the teacher will attract credit as in (a) above.

6.6.11 No staff member will be required to work split shifts and unduly lengthy days are to be avoided.

6.6.12 Staff required to work out of hours will be entitled to a compulsory meal break of half an hour after five hours work.

6.6.13 Where early morning work occurs, the day should be adjusted accordingly and as negotiated with the Principal or other designated officer. The practice at each school will be reviewed at the end of each year.

CLAUSE 6.7 ADVANCED SKILLS TEACHERS (AST2)

6.7.1 If the following teachers apply to be assessed at the level of Advanced Skills Teacher (AST 2) they must be assessed:

(a) A Step 9 Teacher;

(b) A Teacher in his or her final year of tenure as a Band A or Band B classification;

(c) Preschool Director in his or her final year of tenure;

6.7.2 A Teacher who is assessed as satisfying the AST 2 criteria is entitled to be paid at that level commencing on and from the first pay period on or after the first duty day in the year following the year in which the Teacher is assessed, be entitled to be paid at the level.

CLAUSE 6.8 HIGHLY ACCOMPLISHED TEACHERS (HAT) AND LEAD TEACHERS (LT)

6.8.1 The Department will consult with the AEU on the implementation of Highly Accomplished Teacher (HAT) and Lead Teacher (LT) classifications applying the following principles:

(a) Each HAT and LT position will be allocated by the Department to defined sites with preference being given to category 1-3 index of educational disadvantage sites for the life of the Enterprise Agreement.

(b) National certification at the HAT or LT career stage will be required as a condition of appointment to a HAT or LT position.

(c) Appropriate and required time release for defined HAT and LT positions in sites will be determined at the local level.

(d) Appointments will be tenured for three years.

(e) HAT and LT positions will be advertised and filled through a merit selection process pursuant to DECD policies and procedures.

(f) Restricted advertising within a defined partnership can be done with the approval of the Director, Workforce Management.

CLAUSE 6.9 SSO PLACEMENT

6.9.1 This clause is to be read in substitution of clause 4.4 of the SSO safety net award, provided that the terms of the document entitled “Procedure for the Recruitment and Selection of Ancillary Staff in Schools and Preschools” will not be affected except to the extent of inconsistency with this
Enterprise Agreement or variation agreed from time to time as between DECD, the AEU and the PSA.

6.9.2 An SSO may apply to transfer or be required to transfer from a school or any other place at which the employee is employed.

6.9.3 DECD will describe all known SSO vacancies to enable SSOs to assess a position before applying for transfer or placement.

6.9.4 An SSO may be required to transfer for genuine operational reasons, including, for example:

(a) where there is a decline in school enrolment;

(b) where a school has established a School Services Officer deployment plan and the skills of current employees does not match the plan;

(c) where two or more schools have amalgamated or a school has closed.

Staff participation in the required placement process

6.9.5 The Principal must advise the whole staff of the extent of the reduction required.

6.9.6 All permanent ancillary staff, whether full-time or part-time, must be treated equally in the required transfer process.

6.9.7 The Principal must consult with the staff about the process to be used to effect required transfer(s). The ancillary staff must be given time to meet to consider and discuss the process. At each stage of the process all ancillary staff potentially affected by the requirement to transfer must be consulted.

6.9.8 Once the process is completed, the Principal must forward the required placement form to their Human Resources Consultant.

6.9.9 Where agreement cannot be reached the Principal should consult with the Education Director.

6.9.10 The only exemption which may be granted from the requirement for a school to undertake the required placement process is in relation to remote/isolated schools where due to distance factors it is unreasonable to require an employee to transfer. Requests for exemption should provide information regarding distances between employees’ residences to nearest other school(s) and any other relevant information. Each request will be considered based on the circumstances of the school and employee.

6.9.11 In seeking an exemption a school is expected to take into consideration the effect of attrition, voluntary transfer and voluntary reduction in hours of work.

6.9.12 For the purposes of this sub-clause, a “remote/isolated school” is a school attracting 5.0 or more base plus isolation points as per Schedule 2.1 Appendix 1B of this Enterprise Agreement. Notwithstanding, a school attracting a lesser number of isolation points (excluding a metropolitan school) may seek from DECD an exemption and such a request will be considered by DECD on its merits.

Placement of employees affected by required placement

6.9.13 Where an employee has been identified for required placement, the following conditions will apply:

(a) Metropolitan

An employee may be required to move to another school within a reasonable distance from his/her home.

(b) Country
An employee may be required to move to a school within reasonable commuting distance of his/her home. If no suitable vacancy exists, then it may be decided that in some cases a transfer may be unreasonable. In such instances consideration will be given to the temporary retention of the school’s surplus entitlement.

6.9.14 Where a school has been given approval to maintain over entitlement hours this will be considered if an ancillary staff vacancy occurs.

6.9.15 Required transferees will retain the hours of their existing appointment and will not be required to work in more than two locations. If appointments are made to two locations, the transferee will only be required to work in one school on a given day unless both locations with independent site numbers are on the same campus and no travelling time is involved.

6.9.16 When a required transfer or a voluntary transfer from a school which is over entitlement involves a person prepared to move from one country location to another country location, or the metropolitan area to a country location, or a country location to the metropolitan area, any removal costs incurred may be at DECD expense in accordance with current Public Service provisions provided, in relation to a voluntary transfer, this action results in the school being staffed at entitlement level.

6.9.17 When a required transferee is also a tied transferee with a partner who is an employee of DECD, only one employee may claim removal expenses.

6.9.18 Required transferees will have the opportunity to visit schools once details of placement have been conveyed to them. Any costs associated with such a visit including travel will be borne by the transferee.

6.9.19 Ancillary staff relocated under the provisions of this scheme will normally not be required to undergo another relocation for two years.

Appeals against required transfers

6.9.20 In the first instance negotiation with the relevant Human Resources Consultant should take place. If this negotiation fails to satisfy any concerns of the employee/s identified as required transferee/s the appeal should be referred to the Assistant Director, Workforce Management (or nominee) for resolution. If it does not produce the required resolution the required transferee can activate the following process.

6.9.21 Appeals against a required transfer will be considered by an Appeal Committee if an employee believes the transfer could cause personal hardship or would be otherwise harsh, unjust or unreasonable. Submissions must be in writing. The Appeal Committee will normally comprise:

(a) an independent Chairperson who is mutually acceptable to the parties;
(b) a departmental representative;
(c) a representative of the AEU or the PSA, as nominated by the appellant.

6.9.22 When considering submissions, the Appeal Committee will take into account the extent of the personal hardship likely to be experienced by the employee and/or dependant(s). “Dependant” is defined as a spouse or partner in an established relationship; child or stepchild; or invalid relatives for whom the employee is the provider of essential care.

6.9.23 The employee may be represented by a nominee from the appropriate union.

6.9.24 The Appeal Committee will advise the Assistant Director, Workforce Management of its decision in terms similar to one of the following:

(a) the relocation to be deferred for one school year or for a shorter period as appropriate; or
(b) in exceptional circumstances exemption from any need for relocation; or
(c) the appeal is denied; or
(d) any other decision appropriate to the circumstances.

6.9.25 The Assistant Director, Workforce Management will advise the employee of the Committee’s decision in writing.
CLAUSE 6.10 REVIEW OF SSO WORK LEVEL DEFINITIONS AND POSITION INFORMATION

6.10.1 DECD, the AEU and PSA will develop new work level definitions and position information for School Services Officers (SSOs) to be completed by the end of Term 2, 2016.

6.10.2 The parties agree that the new work level definitions and position information will:

(a) update and reflect the roles of SSOs to enable greater flexibility in the roles undertaken by SSOs to meet the local needs of schools and school based preschools;

(b) provide greater articulation of the differences between the classification levels;

(c) assist to ensure quality personnel are recruited into, or retained in positions that provide an enhanced career pathway for employees.

6.10.3 The agreed work level definitions and position information will be implemented by variation to the School Services Officers (Government Schools) Award.

6.10.4 During the life of the Enterprise Agreement, DECD, the AEU and PSA will review the applicability of the new work level definitions and position information to ECWs in preschools.

CLAUSE 6.11 REVIEW OF ABORIGINAL EDUCATION WORKERS

6.11.1 During the life of the Enterprise Agreement, DECD, the AEU and PSA will review and act upon a recruitment and selection policy for Aboriginal Education Workers.

6.11.2 During the life of the Enterprise Agreement, DECD, the AEU and PSA will review and act upon any changes to the classification structure for Aboriginal Education Workers.

CLAUSE 6.12 SITE LEADERS – NEW STRUCTURE AND ROLE DESCRIPTORS

6.12.1 A new leadership structure and classification descriptors for schools and preschools will be implemented from the commencement of the 2013 school year, inclusive of an additional salary adjustment that will apply from the first full pay period after implementation of the new structure from the commencement of the 2013 school year.

6.12.2 The new structure will only apply to employees holding applicable positions and working as such in a DECD school or preschool.

6.12.3 Translation will occur in accordance with the structure and notes at Schedule 1.3A.

6.12.4 Band A leadership classifications are in Schedule 3. Band B leadership classification descriptors for schools will be applicable from the commencement of the 2013 school year and are in accordance with Schedule 5.

CLAUSE 6.13 – DECD – FUTURE DIRECTIONS

6.13.1 The Chief Executive of the Department for Education and Child Development proposes to develop and implement a new structure for the Department which provides greater integration of service delivery for children and young people by 2014. Such new structure may involve changes to reporting structures for site leaders and potentially impact on accountability and/or reporting arrangements.

6.13.2 An assessment of any changes to work value for site leader roles as a result of the new departmental structure will be undertaken jointly by DECD and the AEU by an agreed process.

6.13.3 Any agreed outcomes of this work value assessment which involve an amendment to this Enterprise Agreement may be varied by agreement between the parties.
CLAUSE 6.14 – REVIEW OF EMPLOYMENT CONDITIONS OF SWIMMING AND AQUATIC INSTRUCTORS

6.14.1 DECD, in consultation with the AEU, will undertake a review of employment status and consequential employment conditions including access to leave provisions; and the classification structures for swimming and aquatics instructors, including recognition of qualifications and experience.

6.14.2 DECD will prepare a report which includes recommendations for the Chief Executive for consultation during Term 4, 2016 and Term 1, 2017.

6.14.3 Subject to consultation between DECD and the AEU, and approval of recommendations by the Chief Executive, any agreed changes to the employment status, employment conditions and classification structures for swimming and aquatics instructors will be made by variation to the Enterprise Agreement.
PART 7 – SIGNATORIES

Employer Signatories

Chief Executive, Department of the Premier and Cabinet (as the declared employer for the purposes of the Fair Work Act 1994 (SA))

Witness

Chief Executive, Department for Education and Child Development

Witness

Registered Association Signatories

The Australian Education Union, South Australian branch

Witness

The Public Service Association of South Australia Incorporated

Witness
APPENDIX 1 – REDEPLOYMENT, RETRAINING AND REDUNDANCY

1. The parties acknowledge the following principles that outline the core elements proposed for a redeployment, retraining and redundancy policy. Implementation will be supported by information contained in relevant Recruitment and Selection Policies on managing excess employees.

2. The parties acknowledge that this policy is not intended to cover performance-related matters and/or misconduct that are the subject of provisions contained in the DECD Managing Unsatisfactory Performance Guideline. This Guideline will apply in the event that an employee declared excess declines to elect an option, participate in this process or refuses a reasonable alternative role.

3. DECD is a dynamic workplace with diversity of skills, capabilities and employees. These principles recognise this diversity and the challenges that the wider economic environment will place on the:
   a. need for increased flexibility towards changing skills sets;
   b. the retention of existing skills and capabilities over time; and
   c. managing service delivery within available resources.

4. DECD will manage workforce careers, training and redeployment to meet current and future service delivery and capability needs within the Department and, wherever possible, limit the use of temporary and casual staff.

5. Employees will adapt and develop capabilities to meet changing needs and challenges and those who are engaged on an ongoing basis and become displaced as a result of restructuring (“declared excess employees”) will engage in opportunities for retraining and redeployment.

6. Where DECD undertakes a restructure/re-organisation it will consult with employees/employee associations and actively case-manage an employee declared excess.

7. An employee declared excess will be advised in writing to that effect; provided with access to and considered for vacancies and invited to consider voluntary separation with appropriate payments.

8. Where an employee declared excess has been unsuccessful in obtaining an alternative ongoing position in DECD and/or the SA Public Sector after 12 months (since written advice of being declared excess), they may be separated with a suitable payment.

9. An employee who is placed in ongoing or temporary employment of no less than 12 months must be formally advised that they are no longer an excess employee. The 12 month period will include the cumulative effect of extensions in the same funded position.

DECD will:

a. Ensure compliance with the Education Act 1972 (SA), Public Sector Act 2009 (SA), Children’s Services Act 1985 (SA) and other applicable legislation; with applicable industrial instruments (enterprise agreements and awards) made under the Fair Work Act 1994 (SA) and with relevant DECD policies and procedures, Commissioner's determinations or guidelines including:
   i. Consult with employees and employee associations about significant restructuring/re-organisation that is expected to result in fewer roles/positions.
   ii. Ensure that the use of temporary and casual staff is reduced wherever possible.
iii. Ensure available roles and vacancies are promoted/advertised and support employees to be redeployed.

iv. Actively case-manage excess employees to effectively assist in any transition to new roles including:

1. providing access to vacancies and interview/active consideration for a role (which may occur at the same time as the role is being advertised) where an excess employee is identified for/applies for a vacancy and there is a skills and capabilities match;

2. provide access to retraining support that may be available in accordance with terms and conditions specified from time to time, including arrangements that may apply to particular occupational groups, or restructures; and

3. adhere to voluntary separation arrangements\(^3\) and/or release of an employee.

b. Where an employee has not been able to secure a new role by the end of the 12 month period and has declined consideration of an early voluntary separation package during that time, they may be separated with a suitable payment.

c. The period for counting towards the 12 months as an excess employee commences at the date of the written advice to the employee that they are declared excess.

**Excess Employees**

a. Excess Employees are responsible for actively adapting and developing their skills including:

i. Following receipt of written advice of being declared an excess employee, actively consider and indicate their preferred option: to either work to secure another ongoing role/position i.e. redeployment; seek the applicable case manager’s assistance; or seek an invitation for an early separation payment.

ii. Co-operating with DECD or an agency to which they may be assigned, participate in retraining opportunities and make every effort to adapt to and undertake the role/s or position/s identified or into which she/he is placed or assigned.

iii. Work with a nominated person or external service provider who is allocated to assist with a restructure and/or redeployment, including counselling; skills and capability development; and consideration of opportunities within the public or private sectors.

iv. Must accept as quickly as possible and must not refuse assignment or placement into an alternative or another role/position that is a reasonable match with their skills and capabilities (incl. with training)\(^4\).

b. Continue to be subject to processes and requirements (legislative, policy and administrative) applicable to a public sector employee.\(^5\)

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\(^3\) Treasurer’s Budget Statement June 2015: TVSP 10 weeks plus 2 weeks payment per year of service to a maximum of 52 weeks.

\(^4\) This is intended to be broadly considered: does the person have the skills and capabilities to perform the duties to a substantial extent (including with training). That is, there does not need to be direct match with all of the requirements of the role/position.

\(^5\) This includes any review, appeal and/or performance management process/es that may apply to the employee or that may be utilised by the agency.
Application of separation payments

a. An applicable voluntary separation arrangement must be offered to an excess employee if they have not been successful in gaining an alternative ongoing position within the first 3 months of being declared excess (date of written notice).

b. Where an employee declared excess identifies a preference for redeployment/retraining and declines the invitation to express interest in an early separation package in the first 3 months, then the quanta of any future invitation to accept a separation package will be reduced:

   i. Redeployment period more than 3 months and up to 6 months - 50% reduction;

   ii. Redeployment period greater than 6 months and up to 9 months – 75% reduction.

The Chief Executive, DECD must notify the union/s, and at the same time the Commissioner for Public Sector Employment (CPSE), at least three months prior to the employee being due to reach the end of the 12 months of being excess.

Excess employees may be separated with a suitable package in the event that they are unable to be placed at the end of 12 months.

Where a significant number of employees are to be declared excess then the CPSE must be advised at the earliest opportunity.

This Appendix is to be read in conjunction with relevant DECD policies and procedures.
# SCHEDULE 1 - WAGES AND SALARY RATES

## SCHEDULE 1.1 - TEACHER CLASSIFICATIONS

**UPDATE 01:10:2015 ffpp on and from**

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SCHEDULE 1.3A – LEADER STRUCTURE AND CLASSIFICATIONS FROM 2013

* It is proposed to translate COR0201 to temporary Band B-0 (i.e. current salary point and with no future appointments at that level)
### SCHEDULE 1.3B – LEADER CLASSIFICATIONS

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**SCHEDULE 1.4 – ABORIGINAL EDUCATION WORKERS**

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**NOTE:** School Based Aboriginal Education Workers (i.e. Aboriginal Education Workers employed to work in a school/s) will be paid at a rate as specified in this Schedule for 35 hours attendance at work per week. This is in recognition of the role they undertake, pursuant to clause 5.1.7 of the Aboriginal Education Workers (DECS) Award and provides some acknowledgement for cultural knowledge and of community responsibilities.

**Criteria**

Top increments for AEW-1/AEW-2:
- Are operative from the commencement of the 2013 school year.
- An employee is eligible to apply for progression to this increment:
  - after an employee has completed 12 months at AEW-1 Step 2 or AEW-2 Step 3; and
  - where an employee has attained the relevant qualifications as required by DECD; and
  - where an employee is not the subject of unsatisfactory performance management processes.
## SCHEDULE 1.5 - EARLY CHILDHOOD WORKERS

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### Definitions
1. Early Childhood Worker *Kindergarten Employee* refers to a person who works in a preschool education service with eligible children or other specifically approved kindergarten program.

2. **Coextensive** means term time as prescribed for Government primary schools conducted pursuant to the *Education Act 1972* (SA), as amended.

### Calculation of annual rate of pay
1. A full-time *Kindergarten Employee* whose employment is **coextensive** with that from time to time prescribed for Government primary schools conducted pursuant to the *Education Act 1972* (SA), as amended, will be paid an annual rate of pay based on 207 duty days of employment within a single school year, calculated in accordance with the following formula:

\[
\text{Full-time employee salary} \times \frac{6}{313} \times \frac{116}{100} \times 41.4
\]

### Criteria
- Top increments for ECW-1/ECW-2:
  - Are operative from the commencement of the 2013 school year.
  - An employee is eligible to apply for progression to this increment:
    - after an employee has completed 12 months at ECW-1 Step 6 or ECW-2 Step 3; and
    - where an employee has attained the relevant qualifications as required by DECD; and
    - where an employee is not the subject of unsatisfactory performance management processes.
### SCHEDULE 1.6 – SCHOOL SERVICES OFFICERS

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**Criteria**

Top increments for SSO-1/SSO-2:
- Are operative from the commencement of the 2013 school year.
- An employee is eligible to apply for progression to this increment:
  - after an employee has completed 12 months at SSO-1 Step 6 or SSO-2 Step 3; and
  - where an employee has attained the relevant qualifications as required by DECD; and
  - where an employee is not the subject of unsatisfactory performance management processes.
SCHEDULE 1.7 – SWIMMING AND AQUATIC INSTRUCTORS

UPDATE 01:10:2015 ffpp on and from

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SCHEDULE 2 – COUNTRY INCENTIVES

SCHEDULE 2.1 – COUNTRY INCENTIVES UNTIL 2002 (INCL.)

1. After 4 years service in a country school, a teacher in Band 1, an Advanced Skills Teacher, a Senior or a Special Senior appointed prior to 7/12/94 shall be entitled to a transfer to a permanent position in a school in the metropolitan area.

2. A teacher in Band 1, an Advanced Skills Teacher, a Senior or a Special Senior appointed prior to 7/12/94 who has worked in a school that attracts 3.0 isolation placement points:
   2.1. for two years; shall be entitled to a transfer to another country school; or
   2.2. for three years; shall be entitled to a transfer to a school in the metropolitan area.

2.3. Only Teachers (including an Advanced Skills Teacher, a Senior or a Special Senior) covered by this Schedule appointed on or after 7/12/94 for 1995, to any of the schools covered by this Schedule, in the following circumstances, namely:
   2.3.1. teachers appointed to permanent vacancies in all schools attracting 3.0 and 4.0 isolation points and,
   2.3.2. teachers appointed to vacancies created as a result of the former incumbent being appointed as a Band A leader or a Band B leader,
   2.3.3. shall be entitled to transfer to a permanent position in a school in the metropolitan area after four years service in a country school.

2.4. Band 1 Teachers, Advanced Skills Teachers, Key Teachers, and Band B leaders appointed as Seniors, Special Seniors, Coordinators, Assistant Principals shall be paid a $500 allowance on the satisfactory completion of each year of approved study if:
   2.4.1. they have served at least 4 years in a designated school accrued from 1990 or thereafter and have remained in the designated school area; and/or
   2.4.2. during the first two years subsequent to their return to the metropolitan area, if they have served 6 years in a designated school accrued from 1990 or thereafter.

3. Band 1 Teachers, Advanced Skills Teachers, Key Teachers, and Band B leaders appointed as Seniors, Special Seniors, Coordinators, Assistant Principals in Aboriginal and Anangu Schools shall be entitled to one term study leave with pay after 2 years of service in these schools after 1/1/90.

4. For the purposes of this clause:
   4.1. Service means service accrued from commencement of the 1987 school year.
   4.2. Qualifying period means the period of service referred to in sub-clause 4.3.
   4.3. Subject to this clause, teachers will receive the following periods of leave with pay (or at the employees’ option to receive the equivalent in monetary terms) after continuous service in a designated school, or in two schools, which together attract 9.5 or more isolation placement points:
       4.3.1. one term's leave on full pay after six years of continuous service;
       4.3.2. two term's leave on full pay after eight years of continuous service;
       4.3.3. one year's leave on full pay after ten years of continuous service.
4.4. Periods of leave without pay for more than a term, other than accouchement leave or parenting leave, will result in the qualifying period recommencing; and

4.4.1. No period of leave without pay, including accouchement or parenting leave, will count towards the qualifying period.

4.5. Teachers will be eligible for this incentive leave on only one occasion in each location(s).

5. Teachers who complete 7 years of country service in a school that attracts 3.5 or more isolation placement points, will receive an allowance determined by DECD on the basis of the reasonable cost of removal from that location to the metropolitan area. This allowance will be paid at the completion of the school year and will continue to be paid at the completion of each year, up to the end of the 10th year in that school.

6. Band 1 teachers shall be entitled to:

6.1. An allowance equivalent to one additional salary increment up to a maximum of Step 8, for teachers remaining beyond four years in a school which attracts 3.5 isolation placement points;

6.2. An allowance equivalent to two additional salary increments, up to a maximum of Step 8, for remaining beyond four years in a school which attracts 5.5 or more isolation placement points.

7. Subject to this clause, Band A leaders in Aboriginal and Anangu Schools will be eligible to receive the following incentives:

7.1. A four-week induction program. This should include attendance at the Principal Induction Program (one week), Aboriginal Culture and Studies Course at the Aboriginal Education Unit (one week) and two weeks negotiated observation programs. 50% of the induction program should be taken during school vacations.

7.2. Teachers who have completed three years continuous service in a Band A position in an Aboriginal or Anangu School and employees remaining in a Band A position are entitled to an allowance equivalent to the annual rent paid on their “Real Estate Management” residence at the end of year to a maximum of $2000 in their fourth and subsequent years.

7.3. After 3 years continuous service in a Band A position in an Anangu School a teacher will be granted one term’s approved Training and Development leave. Teachers completing three years continuous service in a Band A position in an Aboriginal School or Yalata Anangu School will be granted a term’s approved Training and Development leave. Teachers will be eligible for this incentive leave on only one occasion in each location.

7.4. After 3 years continuous service in a Band A position in Anangu or Aboriginal Schools a teacher will be offered a Band A position within 150 km of Adelaide for a period of 2 years, or salary maintenance without pegging in another location for a further 2 years.

7.5. For the purposes of this clause:

7.5.1. **Anangu Schools** means schools located in the communities of Pipalyatjara, Amata, Fregon, Ernabella, Mimili, Murputja, Kenmore Park and Indulkana. **Aboriginal Schools** means schools located in the communities of Yalata, Koonibba, Oodnadatta, Marree, Raukkan and Point Pearce.

7.5.2. The operative date for the purpose of determining service in relation to these incentives is teachers appointed to Band A positions in Aboriginal and Anangu schools from the beginning of the 1990 school year.

8. For the purposes of this Schedule:

8.1. **Isolation placement points** means the points determined in accordance with the Appendix attached to this Schedule.
8.2. **Band 1 teacher** means a teacher paid in accordance with the applicable salary Schedule of this Enterprise Agreement.

8.3. **Band B leader** means a teacher holding a position with a classification referred to in the applicable salary schedule as a Band B Promotional Classification, other than a Deputy Principal.

8.4. **Band A leader** means a teacher holding a position as a Principal or Deputy Principal.

8.5. **Designated school** means a school included in Appendix 1A of this Schedule.

8.6. **Country School** means a school included in Appendix 1B of this Schedule.

9. Band A leaders - Clauses 4 and 5 in this Schedule apply to all Band A leaders effective from January 1990.
**SCHEDULE 2.1 – APPENDIX 1A – LIST OF DESIGNATED SCHOOLS**

### Area Schools including CPC’s

<table>
<thead>
<tr>
<th>School Name</th>
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<th>School Name</th>
<th>School Name</th>
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<td>East Murray</td>
<td>Leigh Creek</td>
<td>Penneshaw</td>
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<td>Brown’s Well</td>
<td>Elliston</td>
<td>Lock</td>
<td>Quorn</td>
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<td>Hawker</td>
<td>Miltaburra</td>
<td>Roxby Downs</td>
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<td>Karcultaby</td>
<td>Mintabie</td>
<td>Streaky Bay</td>
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<td>Coober Pedy</td>
<td>Kimba</td>
<td>Orroroo</td>
<td>Woomera</td>
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<tr>
<td>Cowell</td>
<td>Kingston</td>
<td>Parndana</td>
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### Junior and Primary Schools including CPC’s

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<th>School Name</th>
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<td>Whyalla Stuart</td>
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<tr>
<td>Augusta Park</td>
<td>Memorial Oval</td>
<td>Port Neill</td>
<td>Whyalla Town</td>
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<tr>
<td>Carlton (to 2002)</td>
<td>Napperby</td>
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<td>Willsdien</td>
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<tr>
<td>Fisk Street</td>
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<td>Peterborough</td>
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<td>John Pirie</td>
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<td>Whyalla</td>
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### Special Schools (Centres and Units)

- Pt Augusta Special Learning Centre
- Pt Pirie Special School
- Spencer Special Education Unit
- The Haven
- Western Area Behaviour Support Unit
- Western Area Centre for Hearing Impaired Children
- Whyalla Special School

### Aboriginal and Anangu Schools

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### Other Schools and Support Services

- Pt Augusta School of the Air
- Pitjantjatjara Yankuljatjara Education Services Office (Ernabella)
- Remote and Isolated Children’s Education Program (RICE)
### COUNTRY SCHOOLS SCHEDULE SHOWING BASE PLUS ISOLATION POINTS (FROM BEGINNING 1995)

(Each school receives 1.0 base point included in the points listed below)

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SCHEDULE 2.2 – SCHOOLS AND PRESCHOOLS – COUNTRY INCENTIVES FROM 2003 (INCL.)

1. Country Incentives payable pursuant to this Schedule apply to Teachers, Band A and B leaders Temporary Teachers; and Preschool Teachers employed in schools and preschools listed within specified Country Zones on the following basis:

(a) Employees entitled to Country Incentives pursuant to Schedule 2.1 of this Enterprise Agreement will continue to receive those entitlements.

(b) These cash incentives accrue and are payable on a fortnightly basis under the same conditions as payment of Locality Allowances.

(c) The payments apply during years 1 to 5 of service at a named school/preschool within a relevant Country Zone.

(d) The amount of the cash incentive payment depends on the Country Zone in which the relevant school/preschool is located.

(e) No period of leave without pay will attract the cash incentive payment.

(f) Eligible employees employed on a part-time basis will be entitled to payment on a pro-rata basis in the same proportion as their fraction of time appointment.

(g) If a teacher is required to relocate either within a relevant Country Zone or across relevant Country Zones then the entitlement period will be deemed to recommence, that is if a teacher has completed up to and including five years in an eligible school/preschool and relocates to another eligible school/preschool the incentives will again apply.

For employees in a current five year country incentives payment scheme:

(h) The total annual cash incentive payments for 2016 are:

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<th>Year</th>
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<th>Zone #3</th>
<th>Zone #4</th>
<th>Zone #5</th>
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(i) There will be a payment of a one off ‘incidental payment’ upon recruitment to permanency in any of Country Zones 2, 3, 4 or 5. The payment, which is conditional on the eligible employee actually commencing at the school/preschool in 2016 will be:

a. Zone 2 - $449
b. Zone 3 - $601
c. Zone 4 - $751
d. Zone 5 - $900

(j) The total annual cash incentive payments for 2017 are:

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<th>Zone #4</th>
<th>Zone #5</th>
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(k) There will be a payment of a one off ‘incidentals payment’ upon recruitment to permanency in any of Country Zones 2, 3, 4 or 5. The payment, which is conditional on the eligible employee actually commencing at the school/preschool in 2017 will be:

a. Zone 2 - $460  
b. Zone 3 - $616  
c. Zone 4 - $770  
d. Zone 5 - $923

(l) The total annual cash incentive payments for 2018 are:

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(m) There will be a payment of a one off ‘incidentals payment’ upon recruitment to permanency in any of Country Zones 2, 3, 4 or 5. The payment, which is conditional on the eligible employee actually commencing at the school/preschool in 2018 will be:

a. Zone 2 - $472  
b. Zone 3 - $631  
c. Zone 4 - $789  
d. Zone 5 - $946

For employees commencing in a five year country incentives scheme from the 2016 school year:

(n) The total annual cash incentive payments for 2016 are:

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(o) There will be a payment of a one off ‘incidentals payment’ upon recruitment to permanency in any of Country Zones 2, 3, 4 or 5. The payment, which is conditional on the eligible employee actually commencing at the school/preschool in 2016 will be:

a. Zone 2 - $449  
b. Zone 3 - $601  
c. Zone 4 - $751  
d. Zone 5 - $900

(p) The total cash incentives payments for 2017 are:

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(q) There will be a payment of a one off ‘incidentals payment’ upon recruitment to permanency in any of Country Zones 2, 3, 4 or 5. The payment, which is conditional on the eligible employee actually commencing at the school/preschool in 2017 will be:

a. Zone 2 - $460  
b. Zone 3 - $616  
c. Zone 4 - $770  
d. Zone 5 - $923
(r) The total cash incentives payments for 2018 are:

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(s) There will be a payment of a one off ‘incidentals payment’ upon recruitment to permanency in any of Country Zones 2, 3, 4 or 5. The payment, which is conditional on the eligible employee actually commencing at the school/preschool in 2018 will be:

a. Zone 2 - $472
b. Zone 3 - $631
c. Zone 4 - $789
d. Zone 5 - $946

2. The relevant Country Zones, listing the schools/preschools located within each, are detailed in Appendix 1A of this Schedule.

TEACHERS IN ABORIGINAL AND ANANGU SCHOOLS

1. Band A school leaders and persons appointed as school Deputy Principals under Band B in Aboriginal and Anangu Schools are eligible to receive a four week induction program. This should include attendance at the Principal Induction Program (one week), Aboriginal Culture and Studies Course at the Aboriginal Education Unit (one week) and two weeks negotiated observation programs. 50% of the induction program should be taken during school vacations.

2. Band 1 teachers and Band B leaders (except Deputy Principals) and Band A Preschool Directors and Preschool Teachers in Aboriginal and Anangu Schools are entitled to one term study leave with pay after 2 years of service in these schools.

3. After three years continuous service in a Band A position (except a preschool director) and a Band B Deputy Principal position in an Anangu School a teacher is granted one term’s approved Training and Development leave. Teachers completing three continuous years service in a Band A position (except a preschool director) and a Band B Deputy Principal position in an Aboriginal School or Yalata Anangu School are granted a school term of approved Training and Development leave. Such teachers are eligible for this incentive leave on only one occasion in each location.

4. For the purposes of this Schedule, Anangu Schools means schools located in the communities of Pipalyatjara, Amata, Fregon, Ernabella, Mimili, Murputja, Kenmore Park, Indulkana and Watarru. Aboriginal Schools means the following schools: Yalata, Oak Valley, Koonibba, Oodnadatta, Marree, Raukkan, Point Pearce and Carlton Primary.

CONTRACT TEACHERS – PRIOR SERVICE

1. Upon recruitment to permanency in a country location, the year level of the country incentives payment payable to a teacher will recognise any period/s of continuous contract employment in that location undertaken immediately prior to the teacher’s recruitment to permanency.
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**PRESCHOOLS**

- Acacia Kindergarten
- Akuna Kindergarten
- Ardrossan and Districts Community Kindergarten
- Barmera Kindergarten
- Berri Community Pre-School
- Bishop Kindergarten
- Booleroo Centre and District Kindergarten
- Brinkworth Pre-School Centre
- Burra Early Learning Centre
- Carol Murray Children’s Centre
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**SCHEDULE 3 – CLASSIFICATIONS**

1. **Preliminary**
   1.1 The current classification definitions and structure in the safety net awards continue to apply, except to the extent that they are varied by this Schedule.

2. **Leadership Positions – Principals**
   2.1 The classification of Principals will be determined in accordance with Schedule 4 of this Enterprise Agreement.
   2.2 Principals of sites that meet the criteria set out below will be classified at the Band A-9 level:
      (a) Sites of a large and complex nature which attract a Band A-8 classification under the SSACR classification system, as set out in Schedule 4 of this Enterprise Agreement, which can be clearly differentiated from other Band A-8 sites.
      And
      (b) Meet one or more of the following criteria:
          - Education Works Stage 1 School; or
          - A multi-campus site; or
          - A site that includes Birth-Year 12 (B-12) or Preschool-Year 12 (P-12) levels of schooling;
          Or
          - A site where enrolment is greater than 1400 students (based on the July enrolment census from the previous year); or
          - A Birth-Year 7 (B-7) site where enrolment is greater than 1200 students (based on the July enrolment census from the previous year); or
          - A site where the modified Resource Entitlement Statement (RES) is greater than $10 million in 2010 (to be indexed annually by the increase in standard salary rates).

3. **Principal – Special Class**
   2.3 A new classification of Principal - Special Class will be available from the beginning of the 2016 school year.
   2.4 The Chief Executive or delegate may create a position of Principal - Special Class where one of the following conditions can be met:
      - The role has duties beyond those currently described in the Principal Job and Person Specification; and/or
      - Attraction and retention incentives are required to attract and/or retain a Principal to a school.
   2.5 For Principal - Special Class positions, the incumbent, employed under teacher conditions, will be required to enter into an agreement on an individual basis. Permanent employees who are successful in obtaining a Principal – Special Class position will fall back to their substantive level at the end of tenure of the position, including Key Teacher Fall Back where eligible.
   2.6 Principal - Special Class positions will be advertised as such and clearly indicate whether the role has duties beyond those currently described in the Job and Person Specification and/or whether attraction/retention incentives will be available for negotiation. Where attraction/retention incentives will be available the position will be advertised at a substantive Principal level within the Band A structure.
3. Leadership Positions – Preschool Directors

3.1 The classification of Preschool Directors will be classified as follows:

**Band A-1 Classification (PSD1)**

Includes all centres not included below and equates to the existing Standard Kindergarten classification.

**Band A-1 Classification (PSD2)**

Includes all centres which fall into one or more of the following categories:

- A complexity factor (see following section) between 385 and 475 inclusive
- An occasional care program with 4 – 12 sessions inclusive
- A rural care program
- A speech and language program
- An inclusive preschools program for children with disabilities with high support needs

**Band A-2 Classification (PSD3)**

Includes all centres which fall into one or more of the following categories:

- Average attendance of 86 or more children as determined by the Preschool Staffing Exercise
- A centre with an outreach kindergarten
- A complexity factor of 476 or greater
- A speech and language program and an occasional care program
- An occasional care program with more than 12 sessions
- An inclusive preschools program for children with disabilities and high support needs and an occasional care program

**Band A-3 Classification (PSD4)**

All Preschool Directors engaged in one of the following centres shall be classified as Band A-3:

(a) Children’s Centres for Early Childhood Development and Parenting;

(b) A Centre with a childcare component including a Centre with long day care places;

(c) Integrated Sites including:

(i) Rural Integrated Centres;
(ii) Centres integrated with childcare; and
(iii) Centres integrated with at least one government or non-government agency.

3.1.1 Complexity Factor

The complexity factor for centres is determined in the following manner:

- The average staffing attendance figure from the Preschool Staffing Exercise multiplied by a factor of three.
- The total enrolment figures for Term 4.
- The number of Aboriginal children enrolled in the centre for Term 4 multiplied by a factor of two.
- The number of children from non-English speaking background enrolled in the centre for Term 4.
- The number of occasional care sessions multiplied by a factor of four.
- The notional school card indicator multiplied by a factor of three.

The sum of all these figures gives the total complexity factor.
4. Teachers

4.1 Step 9 Progression

Relevant criteria for progression to Step 9 teacher salary will be in accordance with the guidelines set out in Attachment 1 to this Schedule.

4.2 Key Teacher Fallback

Permanent teachers who accumulate five years or 1035 days of service from 1 January 1990 occupying positions of a key teacher, Band A or Band B leader (formerly known as Coordinator, Assistant Principal, Senior Leader, Deputy Principal, Principal and/or Preschool Director), Seconded Teacher (up to 5 years) or a combination of these tenured appointments and who are not reappointed to such positions, shall be classified and paid at the level of Key Teacher Fallback.

This fallback salary will not apply if a permanent teacher occupies a Seconded Teacher position for a continuous period longer than five years. In this circumstance the fallback salary will be to the teacher’s substantive classification level.

These provisions will apply to permanent teachers occupying positions as a Seconded Teacher from the 2015 school year.

From the first full pay period to commence on or after 1 October 2010 the Key Teacher Fallback classification will be Advanced Skills Teacher 2.

From the first full pay period to commence on or after 1 October 2012 the Key Teacher Fallback classification for eligible preschool teachers will be Advanced Skills Teacher 2.

5. Criteria for Appointment as a Seconded Teacher

5.1 Seconded Teacher Level 1

Seconded Teachers at this level:

- Would normally operate as a team member under general direction of superior officers or level 2 or level 3 seconded teachers.
- May be required to advise and assist teachers and students.
- May be expected to establish rapport with practising teachers and develop productive interpersonal relationships.
- Should exercise significant initiative in the application and adaptation of established and innovative principles, techniques and methods.
- This level of responsibility does not exceed the equivalent of a Band A-1.

5.2 Seconded Teacher Level 2

Seconded Teachers at this level:

- Are generally required to coordinate a group which may include other seconded teachers or to direct a project.
- Exercise considerable initiative and judgement in planning and coordinating programmes in their area of expertise.
- Are experienced teachers who have developed a high degree of expertise in a particular field.
- Would be expected to carry out their duties with limited guidance following receipt of limited instructions with clear objectives from senior officers and/or seconded teachers.
- Generally have responsibilities on less than a state-wide basis in their area of expertise.

5.3 **Seconded Teacher Level 3**

Seconded Teachers at this level:

- Are generally required to supervise others and direct a major project or have a major state-wide and/or national responsibility as a consultant.

- Have extensive knowledge and experience in a particular specialised field and have a high level of initiative and judgement.

- Would be expected to carry out their assigned tasks within broad policy guidelines determined by senior officers and where appropriate directly influence the determination of objectives.
1. **Introduction**

1.1 The Step 9 teacher classification will recognise high quality classroom teaching, the criteria of which can be assessed in terms of:

- knowledge base of student learning;
- high quality instruction;
- proficiency in specialised areas of learning;
- implementation of targeted teaching strategies and skills;
- improved student performance and educational outcomes; and/or
- acting as role model and mentor to less experienced teachers.

1.2 Subject to the agreement of the parties, these criteria may be further refined to reflect the National Professional Standards for Teachers if and when appropriate.

1.3 The Step 9 classification will be available to teachers (including TRTs) as defined under the Safety Net Awards without exception who have completed 207 duty days at step 8 and who wish to participate in the process. All teachers who meet the requirements of this sub clause (1.3) are entitled to apply to progress to Step 9 and have their application individually considered and decided in accordance with the guidelines provided in this Attachment.

1.4 Teachers wishing to progress to Step 9 will submit a Professional Development Plan (PDP) to the Principal or Preschool Director or his or her nominated delegate in accordance with section 2. The PDP constitutes a teacher's commitment to undertake the stated professional development and to strive to achieve the objectives in the PDP.

1.5 All Step 9 teachers will have opportunities to participate in ongoing and relevant professional development.

**Sources of Professional Development**

(a) Applicable sources of Professional Development may include professional learning that occurs:

- in the school or preschool setting with colleagues; or
- via formal programmes, accredited courses or units through university and/or TAFE; or
- through training conducted by DECD, the AEU or other relevant organisations.

**Scope of Professional Development**

(b) Professional development recognised as acceptable in a Step 9 Professional Development Plan (PDP) will build the teacher's professional knowledge, professional practice and/or professional engagement.

(c) The training and professional development undertaken by Step 9 teachers must be consistent with:

- The professional requirements of their role; or
- The site, district and/or departmental priorities and needs as determined from time to time.

1.6 There will be no quota of Step 9 teachers.

1.7 There will be continuity of appointment to Step 9 for all teachers (including TRTs) as defined under the Safety Net Awards without exception, in the same way as is currently for teachers on step 8 of the salary scale.
1.8 Monitoring the performance of teachers at Step 9 will be via an annual review.

1.9 The AEU and the employer may issue information to assist in the implementation of these Step 9 Teacher Guidelines. Any such information must include the following statement:

IMPORTANT

Applications for Step 9 will be assessed only against Attachment 1 to Schedule 3 of the South Australian School and Preschool Education Staff Enterprise Agreement 2016.

The Enterprise Agreement does not require any material not specifically identified in the Enterprise Agreement to be provided by a teacher in connection with Step 9. However, this does not preclude teachers from choosing to provide additional material to support their application to Step 9.

The following information is intended to assist with the application process but does not impose requirements which must be adhered to in order to apply for and achieve Step 9.

2. Procedure for progression to Step 9

2.1 A teacher on step 8 may apply to progress to Step 9 in accordance with this procedure.

2.2 An application can be made by a teacher from 1 month before the teacher has completed 207 duty days at step 8. The progression shall not occur prior to the teacher serving 207 duty days at step 8.

2.3 The application shall consist of the submission of a PDP in accordance with Section 3 below.

2.4 The application shall be submitted to the Principal or Preschool Director or the nominated delegate of the Principal or Preschool Director.

2.5 The Principal or Preschool Director or his/her delegate shall schedule a meeting with the teacher on receipt of the application as soon as practicable, but in any case within fourteen working days.

2.6 At this meeting the PDP will be discussed and agreement reached about its scope, purpose and outcomes, in the context of the needs and priorities of the school or preschool and the workload of the teacher.

2.7 The PDP may not necessarily be limited to the school or preschool to which the teacher is assigned.

2.8 Once agreed, the PDP will be signed by the teacher and the Principal or Preschool Director (or delegate) who will each retain a copy. The teacher will forward the original to a delegate of the Chief Executive within DECD.

2.9 The date of reclassification to Step 9 will be the date that the PDP is accepted by DECD, and in any case within 7 days of the date that the PDP is received by DECD. If the teacher has not spent 207 duty days on step 8 on the date of receipt, then the date of progression will be the date that the teacher completes 207 duty days at step 8.

2.10 DECD must reclassify the teacher accordingly unless there are special reasons justifying refusal.

2.11 In the event of a refusal the teacher and the Principal or Preschool Director must be notified in writing within 7 days of the date that the PDP is received by DECD.

2.12 If a teacher’s application for Step 9 is refused by DECD then the teacher may lodge a grievance in accordance with clause 5 below.

2.13 An eligible step 8 teacher may resubmit an application for progression to Step 9 at any time.
3. **The Step 9 Professional Development Plan (PDP)**

3.1 The PDP will include a statement by the Teacher which will constitute the evidence of high quality teaching by addressing:

- Knowledge base of student learning;
- High quality instruction; and
- Proficiency in specialised areas of learning.

3.2 Having regard to the statement, the PDP will identify:

- The professional development that the teacher proposes to undertake;
- The nature of the outcomes to be achieved in the classroom;
- The mentoring and coaching involvement with less experienced teachers; and
- The nature of the outcomes to be achieved by such mentoring.

3.3 Opportunities to mentor/coach less experienced teachers will vary significantly between sites. Where such opportunities are not available, the focus of the PDP will be the professional development that the teacher proposes to undertake and the nature of the outcomes to be achieved in the classroom. In these circumstances, teachers will progress to Step 9 notwithstanding that the PDP does not identify mentoring/coaching involvement.

3.4 Professional development and mentoring should be planned so as to have minimal impact upon the teacher's overall workload and be incorporated into the teacher's general duties where possible.

3.5 Participation in training and professional development and mentoring outside of normal school hours, to support the PDP, is to be consistent with the Training and Professional Support Strategy and must be negotiated between the Teacher and Principal or Preschool Director.

3.6 In identifying and agreeing to professional development in the teacher’s PDP, discussion should occur between the teacher and the Principal or Preschool Director (or delegate) in relation to issues such as costs and time release.

3.7 Professional development undertaken by the teacher counts towards an eligible teacher’s entitlement under the Training and Professional Support Strategy provided it meets the requirements of that scheme.

4. **Step 9 annual review**

4.1 The Principal or Preschool Director or his/her delegate will meet with the teacher to conduct an annual review of the PDP.

4.2 The review will consider the teacher’s performance, professional development in the past year compared to the PDP, and will develop further targets and professional development for the coming year.

4.3 If there is any concern in relation to the annual review process then a teacher may lodge a grievance in accordance with clause 5.

5. **Grievance procedures**

5.1 If an eligible teacher and their Principal or Preschool Director (or delegate) do not agree on the teacher’s PDP the following grievance process will be available:

- The teacher may lodge a grievance with the Principal or Preschool Director (or delegate’s) line manager for review of the PDP. This will be the appropriate Education Director in the case of the Principal or Preschool Director.
If the matter is still not resolved the matter can be dealt with through existing grievance procedures under the clause 3.1 of this Enterprise Agreement.

5.2 If an eligible teacher’s application for Step 9 is refused by DECD then the teacher may choose to:

- Lodge a grievance with the Chief Executive, DECD or their delegate in the first instance.
- Lodge a grievance in accordance with existing procedures for preventing and settling industrial disputes.
APPLICATION FOR PROGRESSION TO STEP 9

This application form should be submitted to the Principal, Preschool Director or his/her delegate. The completion of this Professional Development Plan shall be in accordance with the Step 9 Teacher Guidelines.

Family Name: ___________________________  Preferred Given Name: ___________________________

DECD ID: ___________________________  Current Site: ___________________________

PROFESSIONAL DEVELOPMENT PLAN

The teaching statement will constitute evidence of competency in high quality teaching by addressing:

Knowledge base of student learning

High quality instruction
Proficiency in specialised areas of learning

Having regard to the teaching statement, identify the nature of outcomes to be achieved in the classroom, proposed professional development and mentoring to be undertaken in the coming year. The nature of the outcomes in the classroom should be based upon the following:

- Knowledge base of student learning;
- High quality instruction;
- Proficiency in specialised areas of learning;
- Targeted teaching strategies and skills.

Professional Development and Outcomes

Mentoring and Outcomes

NB: It is recognised that opportunities to mentor/coach less experienced teachers will vary significantly between sites. Where such opportunities are not available, the focus of the PDP will be the Teaching Statement and Professional Development. In such circumstances, teachers will progress to Step 9 notwithstanding that Mentoring activities have not been identified.

APPLICANT DECLARATION

I commit to strive to achieve the stated outcomes and undertake the professional development and/or mentoring outlined in this Professional Development Plan.

Applicant’s Signature: ___________________________ Date: / /
This PDP is □ Agreed

Principal/Preschool Director or delegate Signature Date: / / 

OFFICE USE ONLY

Date Received: 

Eligibility for Application verified:

□ Teacher has completed 207 days of service at Step 8.

OR

□ Teacher will complete 207 days of service at Step 8 on ............. (insert date)

Date of Review:
SCHEDULE 4 – SCHOOL SIZE AND COMPLEXITY RATING (SSACR)

Introduction

The school's funding allocation, defined and adjusted as described below is used as the basis for measuring the size and complexity of that school for the purpose of determining the classification level of the Principal at that school. The funding data is used to calculate a School Size and Complexity Rating (SSACR) for each school. Classifications are then determined from the list of schools ranked in order of the SSACR. The student enrolment numbers at that school are then considered in determining the final classification level.

The Principal positions in Primary, Junior Primary, Rural, Area, Combined Primary/Secondary, Secondary, Special or Aboriginal/Aboriginal Lands schools that have student enrolments will use the methodology described in this schedule to determine the Principal classification.

The Principal positions for a small number of specified schools with unique features are classified using manual procedures. These sites are currently:

- Adelaide Secondary School of English (site no. 1686)
- Arbory Park Outdoor School (site no. 1426)
- Australian Science and Maths School (site no. 1800)
- Kangaroo Island Community Education (site no. 1882)
- Open Access College (site no. 0849)
- SA School for Vision Impaired (site no. 1014)
- School of Languages (site no. 1802)
- Sturt St. Community School (site no. 1881)
- Warriapendi Alternative School (site no. 1364)

The SSACR is calculated using the Resource Entitlement Statement (RES) for the preceding school year that has been provided by the Department and certified correct by the respective school. This version includes corrections such as the term by term variations made for additional classes formed. This would normally be the December RES.

A high proportion of RES funding is used for staff employment. The parties to this agreement acknowledge that managing staff is a major component of a Principal's work. RES allocations include a number of components which enable schools to address the special needs of their students. Such funding levels are considered to contribute to the long-term size and complexity of leadership tasks.

The RES forms the starting point for the calculation of SSACR. The following components of the RES are included in the calculation:

- Student Centred Funding
- Special Needs Funding
- Specified Grants (such as Early Assistance Grant, Early Year Literacy Program, Ethnic Schools, Special Education - Students with Learning Difficulties, etc.)
- School Operating Grant

Full year supplementation items for Engineering Pathways, PRT Management, Flexible Learning Options (FLO), Industry Pathway Programs and Beginning Teacher Support are also included. Other supplements may be included based on the nature of the funding.

One-off grants and all allocations of a capital nature are excluded such as new buildings and site restoration after a fire.

There are some funding categories not included in the RES such as international education students, child care, out of hours school care, vacation care and special grant funding that directly impact on staffing levels and management complexity. Those categories that are deemed to have a work value impact may be considered in a review process.

School raised funds are excluded from the SSACR.
Combinations of RES Allocations

Some schools have campuses, child parent centres, special centres or units attached. Where the Principal is responsible for these child sites, the amount of the RES funding is included with the parent school’s RES allocation. This includes the following:

- Centres for Hearing Impaired Children (CHICs) and similarly entitled centres/units
- Disability Units
- School Based Preschools (Child Parent Centres (CPCs))
- Intensive English Language Centres (New Arrivals Programme units)
- Other units/campuses.

Other centres, sites or campuses may be treated in the same way if a school Principal is responsible for them.

Adjustments

Additional allocations made to the RES such as ICT Funding, etc may be added to the RES totals to maintain SSACR relativities applied to the data.

Modified RES

The adjustment processes described above are applied to the data for each year. By applying these adjustments to the RES results, a ‘Modified RES’ is developed.

Weighted RES

The RES allocations include a significant number of components which are provided to enable schools to address disadvantage, e.g. Tier 2 salaries and Special Education grants. These amounts are included in the calculations of SSACR in recognition of the added complexity resulting from devising and managing programmes to cater for the special needs of students. In order to give the appropriate level of recognition to the complexity added by the specific factors of student transience and Aboriginal students, an additional loading is added to the Modified RES. The Modified RES allocation is adjusted in accordance with the current Index of Educational Disadvantage category for each school. The additional percentage adjustments apply to the Modified RES as follows:

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The RES allocations include a limited component related to school isolation. These amounts are included in the calculations of SSACR in recognition of the added complexity resulting from isolation in the country zones as defined in the current Enterprise Agreement. In order to give the appropriate level of recognition to the complexity added by isolation, an additional loading is added to the Modified RES, calculated as follows:

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<td>Zone 3</td>
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The result of these two adjustments to the modified RES is called the ‘Weighted RES’.

Determining Classifications

Schools are then ranked according to their Weighted RES and each Principal position allocated an interim classification on the basis of selected boundary values.

The initial boundary values are chosen to preserve the overall distribution of classifications.

Work value relativities between each level will be maintained.

The minimum Principal classification level for an Aboriginal/Anangu School will be Band A-2.

Special Schools that are close to boundary values will be reviewed prior to determining the final classification levels.
Impact of Enrolment on Classifications

The interim classification level may be increased if by applying the following enrolment thresholds, based on the August census of the preceding year, a higher classification level is achieved.

The enrolment threshold levels for Primary, Special and Secondary Schools are:

- A Principal level of Band A-9 if enrolments are greater than or equal to 1200
- A Principal level of Band A-8 if enrolments are greater than or equal to 950
- A Principal level of Band A-7 if enrolments are greater than or equal to 750
- A Principal level of Band A-6 if enrolments are greater than or equal to 600
- A Principal level of Band A-5 if enrolments are greater than or equal to 450
- A Principal level of Band A-4 if enrolments are greater than or equal to 300
- A Principal level of Band A-3 if enrolments are greater than or equal to 150
- A Principal level of Band A-2 if enrolments are greater than or equal to 20
- A Principal level of Band A-1 if enrolments are less than 20

The enrolment threshold levels for Area, R-12 and Aboriginal R-12 Schools with enrolments are*:

- A Principal level of Band A-9 if enrolments are greater than or equal to 950
- A Principal level of Band A-8 if enrolments are greater than or equal to 750
- A Principal level of Band A-7 if enrolments are greater than or equal to 600
- A Principal level of Band A-6 if enrolments are greater than or equal to 450
- A Principal level of Band A-5 if enrolments are greater than or equal to 300
- A Principal level of Band A-4 if enrolments are greater than or equal to 150
- A Principal level of Band A-3 if enrolments are greater than or equal to 20
- A Principal level of Band A-2 if enrolments less than 20

* Operative from the ffpp on or after 28 January 2016.

Access to Classification Information

A report that contains the Weighted RES, enrolment impact and final classification level for all schools classified under this methodology will be prepared each year. These will be available for inspection by employees.

Principal Classification Review Panel

The authority for determining classification levels for Principal positions is delegated to the Assistant Director, Workforce Management.

The Principal classification level will be reviewed at the end of the Principal's tenure or when a position becomes vacant and is due to be advertised. Upon vacancy, the Assistant Director, Workforce Management will advise the Education Director of the classification level of the school, based on the most recent boundary values and the School Size and Complexity Rating (SSACR).

If the Education Director believes that there are sufficient special work value considerations falling outside of the SSACR to warrant further review of the position, a written application can be made to the Assistant Director, Workforce Management for a review of classification level of the position prior to advertising.

In exceptional circumstances a Principal's classification may be reviewed during tenure. This would only occur where significant unplanned work value changes occur, e.g. a special refugee program results in a significant increase in complexity or there is a rapid non-projected increase in enrolments. If the Education Director believes that there are sufficient special work value considerations falling outside of the SSACR to warrant a review of the position during tenure, a written application can be made to the Assistant Director, Workforce Management for a review of the classification level of the position.

A Principal Classification Review Panel will be formed to consider the written application and provide advice to the Assistant Director, Workforce Management on the Principal classification level.

The key consideration in the review process is the extent to which the additional factors will result in an equivalent increase in the SSACR sufficient to warrant changing the Principal's classification.
These additional factors may include sites of large and complex nature which attract Band A-8 classification under the SSACR classification system which can be clearly differentiated from other Band A-8 sites and include multi levels of schooling (e.g. Preschool to Year 12 sites) and/or multi campus sites.

The panel members consist of the following officers:

Chairperson, Director, Workforce Management
Assistant Director, Workforce Management
Education Director (nominee)
Australian Education Union (nominee)

The Principal Classification Operational Guidelines are published on the DECD intranet.

Unforeseen Outcomes and Consequences

In the event that either DECD or the AEU identifies an unforeseen or unintended outcome or consequence that arises from the application of this schedule, specifically whether or not it is appropriate to reconsider the use of the Modified RES as a further determinant in the SSACR process, the following procedure will apply:

Step 1 Consultation between DECD and AEU representatives.
Step 2 Where the matter cannot be resolved, referral to the Industrial Relations Commission of South Australia for conciliation in the first instance.
SCHEDULE 5 – BAND B CLASSIFICATION DESCRIPTORS AND WORK LEVEL DEFINITIONS

BAND B – SCHOOL LEADER CLASSIFICATION

Each school may establish leadership positions in addition to the Principal. These classifications apply to school based positions, reporting to a school Principal, and usually involve at least some teaching. Leadership positions will be classified on the basis of work value using one of six (6) classification levels.

PCO levels are used in this document because of their common and familiar application. These references are based on the application of the classifications of schools through the School Size and Complexity Rating (SSACR) identified in Schedule 4. Principal PCO levels are to be understood in that context.

The classification level of a position will be commensurate with its work value and school classification as determined by the School Size and Complexity Rating.

Work value is assessed by measuring the relative worth of the position in achieving the school’s objectives.

Schools will apply local designation names for school leader positions (See table 3).

Deputy Principal Classification

Schools with a classification Band A-2 and above may have a Deputy Principal.

A Deputy Principal:

• Provides leadership and management across the school and has specific designated areas of responsibility assigned;
• Undertakes some teaching duties pursuant to clauses 5.2.14 and 5.2.17 of this agreement;
• Deputises for the Principal in his / her absence.

Where a Deputy Principal position is established, the Deputy Principal shall be classified in relation to the classification level of that school, as determined by the following table:

<table>
<thead>
<tr>
<th>DESCRIPTION</th>
<th>CLASSIFICATION LEVEL</th>
</tr>
</thead>
<tbody>
<tr>
<td>Deputy Principal</td>
<td>There will be only one Deputy Principal in a site.</td>
</tr>
<tr>
<td>Deputy Principal up to Band B-6</td>
<td>- Band B-6 DP in a Band A-9 school</td>
</tr>
<tr>
<td></td>
<td>- Band B-5 DP in a Band A-8 school</td>
</tr>
<tr>
<td></td>
<td>- Band B-4 DP in Band A-7 &amp; Band A-6 schools</td>
</tr>
<tr>
<td></td>
<td>- Band B-3 DP in a Band A-5 school</td>
</tr>
<tr>
<td></td>
<td>- Band B-2 DP in Band A-4 &amp; Band A-3 schools.</td>
</tr>
<tr>
<td></td>
<td>- In a Band A-2 school, a deputy at the level of Band B-1&lt;sup&gt;6&lt;/sup&gt; (see also table 2).</td>
</tr>
</tbody>
</table>

Other School Leader Positions

The Band B classification levels available to individual schools are based on those described in Table 2 below.

There is no restriction on the number of leadership positions that may be established in a school within budget. Position classifications can be at any of the available levels up to and including the same level as the deputy, provided they appropriately reflect the work value of the position.

The classification levels for sub school heads and campus heads in multi-campus schools will have regard for campus/sub-school size and complexity and the proximity of the main campus as these factors impact on the level of direct responsibility and autonomous decision making required. That is to say, they will be at a classification commensurate with that of a school of similar size and complexity.

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<sup>6</sup> This is an unfunded legacy provision for a position which matches the entitlement that a few Band A-2 schools had to a primary deputy in 1997. Primary deputies at this level were paid the same as a Secondary Senior. There was no entitlement to administration time.
Table 2  Available Classifications

<table>
<thead>
<tr>
<th>Common Titles</th>
</tr>
</thead>
<tbody>
<tr>
<td>School (Band A) Classification</td>
</tr>
<tr>
<td>Coordinator</td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td>9</td>
</tr>
<tr>
<td>8</td>
</tr>
<tr>
<td>7</td>
</tr>
<tr>
<td>6</td>
</tr>
<tr>
<td>5</td>
</tr>
<tr>
<td>4</td>
</tr>
<tr>
<td>3</td>
</tr>
<tr>
<td>2</td>
</tr>
<tr>
<td>1</td>
</tr>
</tbody>
</table>

The Role of School Leaders

School Leaders at this level teach and provide leadership and management in a school, an alliance or cooperative of schools, or a centre, or unit attached to a school and have specific designated areas of assigned responsibility.

School Leaders may carry out teaching duties pursuant to the conditions of the Enterprise Agreement.

Broad areas of responsibility such as the following may be included in a School Leaders Role:

- management of individualised planning, learning and accountability program for a group of staff at a lower classification level as part of the school's performance management process, including induction of new staff;
- resource management within the relevant legal, industrial and policy framework, and in the context of local governance and management;
- leadership and management of specific projects/programs/responsibilities;
- leadership and direction in student wellbeing and/or responsibility for behaviour management;
- management and/or leadership of a discrete section of the school or discrete student cohort, including special needs;
- school improvement and/or implementation of organisational change;
- administrative responsibilities;
- human resource management;
- community and/or local employer liaison;
- curriculum development and renewal;
- leadership and direction in aspects of the school curriculum;
- faculty management;
- year level supervision;
- management of resources for a program or project;
- counselling;
- daily operations;
- safety and risk management.

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7 The appointment of a Band B-1 Deputy Principal in a Band A-2 school was not an entitlement under the previous arrangements. However, if a school has sufficient resourcing, it may make an appointment at this classification.
Face to Face Teaching

See clauses 5.2.14 and 5.2.17 which prescribe the maximum face to face teaching time. Principals, in partnership with the PAC, may reduce the maximum face to face teaching time to take account of work volume and role diversity.

Time and resourcing allocated for leadership roles should promote staff well-being and work life balance. Schools may elect to advertise or negotiate positions with specified face to face teaching time less than that specified in clauses 5.2.14 and 5.2.17. This process should be in partnership with the PAC and with advice from the Senior HR Consultant.

Classification of School Leader Positions

The local and purposeful design of jobs is a critical aspect in creating and maintaining successful schools. It is crucial that jobs within a school, cluster, centre or unit are seen to be fair and reasonable within the time allocated and the work value or classification of the position.

Work volume is the workload or amount of work undertaken, and should not be confused with work value. Work volume can be managed by effective job design and the appropriate allocation of administration time.

The Principal in partnership with the PAC will use the School Leader classification tables in this schedule, in conjunction with the Work Level Definitions when determining the classification of a position.

Local decision making will enable schools to use a range of leadership positions, notwithstanding the following:

- In determining the number and classification of leadership positions in a school the Principal, in partnership with the PAC, with advice from the school's Senior HR Consultant, will ensure that the classification accurately reflects the work value of the position.
- The classification of leadership positions will include consideration of the following aspects of the position:
  1. Required Knowledge and Experience
  2. Autonomy
  3. Responsibility and Accountability
  4. Working Relationships
  5. Role Diversity
  6. Complexity in the Role
  7. Resource Management
  8. Strategic Outcomes Required

In exceptional circumstances the Executive Director, People and Culture may approve classifications at higher levels than determined using the Band A level justified by the School Size and Complexity Rating (SSACR). Approval of these extraordinary classifications will be determined on the work value of any such position.
Table 3  School Leader Classification

The classification level of a position will be commensurate with its work value, and School Size and Complexity Rating. The following are broad areas of responsibility for School Leaders.

<table>
<thead>
<tr>
<th>School Size and Complexity</th>
<th>Typical Transformational Impact for</th>
<th>Common titles that have been in use</th>
<th>Descriptions typical of (but not restricted to) the Level</th>
</tr>
</thead>
<tbody>
<tr>
<td>Band A-1</td>
<td>Typically, because of their small size (fewer than 20 students) the Principal is the only leader in these sites. However, where sufficient resources exist to allow a site to create a position, the Band B-1 position will positively impact on all of a school’s staff and operations.</td>
<td>Coordinator</td>
<td>Coordinator</td>
</tr>
<tr>
<td>Band A-2</td>
<td>The Band B-1 position will positively impact on all of a school’s staff and operations.</td>
<td>Coordinator</td>
<td>Coordinator, Leader - Literacy and Numeracy</td>
</tr>
<tr>
<td>Band A-3</td>
<td>The Band B-1 position will positively impact on all or a major section of the school’s staff and operations.</td>
<td>Coordinator, Curriculum Leader, Student Well Being Coordinator</td>
<td></td>
</tr>
<tr>
<td>Band A-4</td>
<td>The Band B-2 position will positively impact on all of the school’s staff and operations.</td>
<td>Coordinator, Assistant Principal, Senior Leader</td>
<td></td>
</tr>
<tr>
<td>Band A-5</td>
<td>The Band B-1 position will positively impact on a significant section of the school’s staff and operations. The Band B-2 position will positively impact on all or a major section of the school’s staff and operations. The Band B-3 position will positively impact on all of a school’s staff and operations.</td>
<td>Coordinator, Curriculum Leader, Student Well Being Coordinator</td>
<td></td>
</tr>
<tr>
<td>Band A-6</td>
<td>The Band B-1 position will positively impact on a limited section of the school’s staff and operations. The Band B-2 position will support and positively impact on a significant section of the school’s staff and operations. The Band B-3 position will positively impact on a major section of the school’s staff and operations. The Band B-4 position will positively impact on all of a school’s staff and operations.</td>
<td>Coordinator, Assistant Principal, Senior Leader</td>
<td></td>
</tr>
<tr>
<td>Band A-7</td>
<td>The Band B-1 position will positively impact on a small section of the school’s staff and operations. The Band B-2 position will positively impact on a limited section of the school’s staff and operations. The Band B-3 position will positively impact on a significant section of the school’s staff and operations. The Band B-4 position will positively impact on all or a major section of the school’s staff and operations. The Band B-5 position will positively impact on all of a school’s staff and operations.</td>
<td>Coordinator, Assistant Principal, Senior Leader</td>
<td></td>
</tr>
<tr>
<td>Band A-8</td>
<td>The Band B-1 position will positively impact on a small section of the school’s staff and operations. The Band B-2 position will positively impact on a limited section of the school’s staff and operations. The Band B-3 position will positively impact on a moderate section of the school’s staff and operations. The Band B-4 position will positively impact on a significant section of the school’s staff and operations. The Band B-5 position will positively impact on all or a major section of the school’s staff and operations. The Band B-6 position will positively impact on all of a school’s staff and operations.</td>
<td>Coordinator, Assistant Principal, Senior Leader</td>
<td></td>
</tr>
<tr>
<td>Band A-9</td>
<td>The Band B-1 position will positively impact on a small section of the school’s staff and operations. The Band B-2 position will positively impact on a limited section of the school’s staff and operations. The Band B-3 position will positively impact on a moderate section of the school’s staff and operations. The Band B-4 position will positively impact on a significant section of the school’s staff and operations. The Band B-5 position will positively impact on all or a major section of the school’s staff and operations. The Band B-6 position will positively impact on all of a school’s staff and operations.</td>
<td>Coordinator, Assistant Principal, Senior Leader</td>
<td></td>
</tr>
</tbody>
</table>
WORK LEVEL DEFINITIONS FOR SCHOOL LEADER POSITIONS

SCHOOL LEADER BAND B-6

The leadership of significant whole school programs or functional areas in schools involve a School Leader Band B-6 in the analysis of the needs of students and the translation of DECD educational policy and frameworks into appropriate education programs to meet the needs of all students. A School Leader Band B-6 will be an active contributor to whole school leadership.

Typically a School Leader Band B-6 will be accountable for the effective management of the teaching staff and/or resources of a defined area of the school's operation and for the oversight and leadership of the educational programs provided utilising these resources.

A School Leader Band B-6 will be appointed in a School Size and Complexity Rating 9 (Band A-9) school and typically will fulfil the role of Deputy Principal.

Work Level Definitions

Required Knowledge and Experience
- Demonstrates an in-depth knowledge of several areas of expertise and detailed understanding of the relationship to other areas of expertise
- Has prior successful experience in school-wide educational leadership

Autonomy
- Authorised to make significant decisions relating to the area of designated responsibility within the framework of the school's strategic plan, policies and budget

Responsibility and Accountability
- Has delegated accountability for significant school programs or functional areas
- Contributes to the overall management of the school through active leadership in policy formulation and decision making

Working Relationships
- Reports directly to the Principal
- Cultivates and influences the professional practices of a significant component of the personnel at the school
- Provides direct performance and development support for a number of other leaders
- Accountable for a significant proportion of school staff

Role Diversity
- Has responsibility within key school programs or functional areas
- Undertakes a significant diversity of tasks to contribute to whole-school leadership

Complexity in the Role
- Leads whole school improvement by using high creativity, innovation, and breaking with the past to create new modes of operating
- Responsible for multiple improvement projects
- Focus of role is on leadership to transform practices or processes i.e. cultural leadership

Resource Management
- Delegated to make significant decisions regarding the staff and budget relating to the area of designated responsibility
- Entrusted to use the available resources to deliver the best organisational outcomes

Strategic Outcomes Required
- Shapes and leads the strategic directions of the school in the area of responsibility
- Inspires the sense and purpose of the school’s vision and goals
- Leads whole-school improvement

Position Responsibilities

Typically, a School Leader Band B-6 performs one or more of the following functions:

Deputy Principal
SCHOOL LEADER BAND B-5

The leadership of significant, specific school programs or functional areas in schools involve a School Leader Band B-5 in the analysis of the needs of students and the translation of DECD educational policy and frameworks into appropriate education programs to meet the needs of all students. A School Leader Band B-5 will be an active contributor to whole-school leadership.

Typically a School Leader Band B-5 will be accountable for the effective management of the teaching staff and resources of a defined area of the school's operation and for the oversight and leadership of the educational programs provided utilising these resources. Refer to Table 3 for further clarification.

**Work Level Definitions**

**Required Knowledge and Experience**
- Demonstrates an in-depth knowledge of several specific areas of expertise and understanding of the relationship to other areas of expertise
- Has prior successful experience in educational leadership, typically school-wide

**Autonomy**
- Authorised to make significant decisions relating to the area of designated responsibility within the framework of the school's strategic plan, policies and budget

**Responsibility and Accountability**
- Has delegated accountability for significant school programs or functional areas
- Contributes to the overall management of the school through active leadership in policy formulation and decision making

**Working Relationships**
- Reports directly to the Principal
- Cultivates and influences the professional practices of a significant component of the personnel at the school
- Provides direct performance and development support for a team of other staff including other leaders
- Accountable for a significant proportion of school staff

**Role Diversity**
- Has diverse responsibility within specific school programs or functional areas
- Undertakes a diversity of tasks to contribute to whole-school leadership

**Complexity in the Role**
- Leads large scale improvement by using high creativity, innovation, and breaking with the past to create new modes of operating
- Responsible for multiple interdependent improvement projects
- Focus of role is on leadership to transform practices or processes i.e. cultural leadership

**Resource Management**
- Delegated to make decisions regarding the staff and budget relating to the area of designated responsibility
- Entrusted to use the available resources to deliver the best organisational outcomes

**Strategic Outcomes Required**
- Shapes and leads the strategic directions of the school in the area of responsibility
- Inspires the sense and purpose of the school’s vision and goals
- Leads school improvement

**Position Responsibilities**

Typically, a School Leader Band B-5 performs one or more of the following functions:
- Deputy Principal; Sub School Leader; Leader of a large whole-school program; School Improvement
SCHOOL LEADER BAND B-4

A School Leader Band B-4 will provide leadership of specific school programs or functional areas in schools. A School Leader Band B-4 will be an active participant in whole-school management.

Typically a School Leader Band B-4 will be accountable for the holistic leadership of a defined area of the school's educational programs and/or operation. Refer to Table 3 for further clarification.

Work Level Definitions

Required Knowledge and Experience
- Demonstrates an in-depth knowledge of a number of specific areas of expertise and awareness of the relationship to other areas of expertise
- Has prior successful experience in educational leadership

Autonomy
- Primarily self-directed within the area of responsibility
- Authorised to make some decisions in the area of designated responsibility within the framework of the school’s strategic plan, policies and budget

Responsibility and Accountability
- Typically has some delegated accountability for specific school programs or functional areas
- Contributes to the overall management of the school through leadership in policy formulation and decision making

Working Relationships
- Typically reports directly to the Principal
- Cultivates and influences the professional practices at the school
- Provides direct performance and development support for a number of other staff including other leaders
- Accountable for a proportion of school staff

Role Diversity
- Has diverse responsibility within limited school programs or functional areas
- Contributes to specific aspects of whole-school leadership

Complexity in the Role
- Identifies focus of improvement within the area of responsibility, collects and analyses data and uses a diversity of approaches (including innovation) to influence new practices and processes
- Responsible for sequential improvement projects
- Focus of role is on leadership to improve practices or processes within the area of responsibility

Resource Management
- Delegated to make some decisions regarding the staff and budget relating to the area of designated responsibility within the framework of the school’s strategic plan, policies and budget

Strategic Outcomes Required
- Influences the strategic directions of the school in the area of responsibility
- Supports the sense and purpose of the school’s vision, typically by leading an aspect of school improvement related to the area of responsibility

Position Responsibilities

Typically, a School Leader Band B-4 performs one or more of the following functions:
- Deputy Principal; Sub School Leader; Leader of a large program, project or school cohort
SCHOOL LEADER BAND B-3

A School Leader Band B-3 will provide leadership of specific school programs or functional areas in schools. A School Leader Band B-3 will contribute to aspects of whole-school management.

Typically a School Leader Band B-3 will be responsible for the holistic leadership of a defined area of the school's educational programs and/or operation. Refer to Table 3 for further clarification.

Work Level Definitions

Required Knowledge and Experience
- Demonstrates an in-depth knowledge of a specific area of expertise with an understanding of the relationships to other areas of expertise
- Typically has prior successful experience in educational leadership

Autonomy
- Works under broad direction with significant professional independence
- May be authorised to make some decisions in the area of designated responsibility within the framework of the school's strategic plan, policies and budget

Responsibility and Accountability
- Responsible for specific school programs or functional areas
- Contributes to the overall management of the school through active participation in, and typically leadership of, policy formulation and decision making

Working Relationships
- Reports directly to the Principal or a school leader at a higher classification level
- Cultivates and influences the professional practices at the school
- Provides direct performance and development support for a number of other staff possibly including other leaders
- Accountable for a group of school staff

Role Diversity
- Undertakes a diversity of tasks within specific school programs or functional areas
- May contribute to specific aspects of whole-school leadership

Complexity in the Role
- Leads improvements in work practices and/or processes within the area of responsibility using analysis and a range of established and newly tailored principles, practices and procedures
- Responsible for planning and carrying out sequential projects
- Focus of the role has a balance between effective management and leadership within the area of responsibility

Resource Management
- Typically actively involved in making decisions regarding the staff and budget relating to the area of designated responsibility within the framework of the school's strategic plan, policies and budget

Strategic Outcomes Required
- Contributes to the shaping of strategic directions of the school particularly in the area of responsibility
- Supports the sense and purpose of the school’s vision through collaborative leadership in an aspect of school improvement

Position Responsibilities

Typically, a School Leader Band B-3 performs one or more of the following functions:
- Deputy Principal; Sub School Leader; Leader of a program, project or school cohort
SCHOOL LEADER  BAND B-2

A School Leader Band B-2 will lead specific school programs or functional areas in schools. Refer to Table 3 for further clarification.

Typically a School Leader Band B-2 will be responsible for the effective leadership of a team and holistic management of an aspect of the school's educational programs and/or operation.

Work Level Definitions

Required Knowledge and Experience
- Demonstrates an in-depth knowledge of a specific area of expertise with an awareness of the relationships to other areas of expertise
- May have prior successful experience in educational leadership

Autonomy
- Works under broad direction
- Operates with high levels of professional independence within the area of responsibility within the framework of the school's strategic plan, policies and budget

Responsibility and Accountability
- Responsible for specific school programs or functional areas
- Contributes to the overall management of the school through participation in policy formulation and decision making

Working Relationships
- Reports directly to the Principal or a school leader at a higher classification level
- Leads and supports a team of people
- Provides direct performance and development support for a team of staff

Role Diversity
- Undertakes a diversity of tasks within a limited number of school programs or functional areas relevant to the area of responsibility

Complexity in the Role
- Implements improvements in work practices and/or modifies processes within the area of responsibility using a range of established and newly tailored principles, practices and procedures
- Focus of the role is on effective management together with some leadership within the area of responsibility
- Typically seeks advice from another leader regarding improvement strategies

Resource Management
- Typically manages the budget and will be consulted regarding the staffing and facilities, relating to the area of designated responsibility within the framework of the school's strategic plan, policies and budget

Strategic Outcomes Required
- Understands and supports the strategic directions of the school by leading and implementing agreed strategies in the area of responsibility

Position Responsibilities
Typically, a School Leader Band B-2 performs one or more of the following functions:
- Deputy Principal; Curriculum area management; Leadership of a specific project, program or school cohort
SCHOOL LEADER BAND B-1

School Leader Band B-1 is the entry level to the leadership positions.

A School Leader Band B-1 will manage specific school programs or functional areas in schools. Refer to Table 3 for further clarification.

Typically a School Leader Band B-1 will be responsible for the effective leadership of an aspect of the school's educational programs and/or operation.

Work Level Definitions

Required Knowledge and Experience
- Demonstrates an in-depth knowledge of a specific area of expertise with some awareness of the relationship to other areas of expertise
- May have minimal prior experience in educational leadership

Autonomy
- Works under limited direction
- Uses professional judgment within the area of responsibility within the framework of the school's strategic plan, policies and budget

Responsibility and Accountability
- Responsible for specific school programs or functional areas
- Supports the overall management of the school through participation in policy formulation and decision making

Working Relationships
- Reports directly to the Principal or a school leader at a higher classification level
- Supports a small team of people within the area of responsibility
- May provide direct performance and development support for some staff

Role Diversity
- Undertakes a diversity of tasks within the area of responsibility

Complexity in the Role
- Primarily undertakes duties of a routine nature within area of responsibility mostly using established principles, practices and procedures
- Focus of the role is on effective management within the area of responsibility
- Implements improvements in close cooperation with a leader at a higher level

Resource Management
- Typically manages the budget, and may be consulted regarding the staffing and facilities, relating to the area of designated responsibility within the framework of the school's strategic plan, policies and budget

Strategic Outcomes Required
- Supports the strategic directions of the school by implementing agreed strategies in the area of responsibility

Position Responsibilities
Typically, a School Leader Band B-1 performs one or more of the following functions:
- Faculty Management; Year Level Supervision; Management of a specific project or program, Counselling
### COMPARATIVE PROFILES

<table>
<thead>
<tr>
<th>Required Knowledge and Experience</th>
<th>Band B-1</th>
<th>Band B-2</th>
<th>Band B-3</th>
<th>Band B-4</th>
<th>Band B-5</th>
<th>Band B-6</th>
</tr>
</thead>
<tbody>
<tr>
<td>- Demonstrates an in-depth knowledge of a specific area of expertise with some awareness of the relationships to other areas of expertise</td>
<td>- Demonstrates an in-depth knowledge of a specific area of expertise with an awareness of the relationships to other areas of expertise</td>
<td>- Demonstrates an in-depth knowledge of a specific area of expertise with an understanding of the relationships to other areas of expertise</td>
<td>- Demonstrates an in-depth knowledge of a number of specific areas of expertise and awareness of the relationship to other areas of expertise</td>
<td>- Demonstrates an in-depth knowledge of several specific areas of expertise and understanding of the relationship to other areas of expertise</td>
<td>- Demonstrates an in-depth knowledge of several areas of expertise and detailed understanding of the relationship to other areas of expertise</td>
<td>- Demonstrates an in-depth knowledge of several areas of expertise and detailed understanding of the relationship to other areas of expertise</td>
</tr>
<tr>
<td>- May have prior successful experience in educational leadership</td>
<td>- Typically has prior successful experience in educational leadership</td>
<td>- Typically has prior successful experience in educational leadership</td>
<td>- Has prior successful experience in educational leadership</td>
<td>- Has prior successful experience in educational leadership</td>
<td>- Has prior successful experience in educational leadership</td>
<td>- Has prior successful experience in school-wide educational leadership</td>
</tr>
<tr>
<td>Autonomy</td>
<td>Works under limited direction</td>
<td>Works under broad direction</td>
<td>Works under broad direction with significant professional independence</td>
<td>Primarily self-directed within the area of responsibility</td>
<td>Authorised to make significant decisions relating to the area of designated responsibility</td>
<td>Authorised to make significant decisions relating to the area of designated responsibility</td>
</tr>
<tr>
<td>- Uses professional judgment within the area of responsibility within the framework of the school’s strategic plan, policies and budget</td>
<td>- Operates with high levels of professional independence within the area of responsibility within the framework of the school’s strategic plan, policies and budget</td>
<td>- May be authorised to make some decisions in the area of designated responsibility within the framework of the school’s strategic plan, policies and budget</td>
<td>- Authorised to make some decisions in the area of designated responsibility within the framework of the school’s strategic plan, policies and budget</td>
<td>- Authorised to make some decisions in the area of designated responsibility within the framework of the school’s strategic plan, policies and budget</td>
<td>- Authorised to make significant decisions relating to the area of designated responsibility within the framework of the school’s strategic plan, policies and budget</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Responsibility and Accountability</th>
<th>Band B-1</th>
<th>Band B-2</th>
<th>Band B-3</th>
<th>Band B-4</th>
<th>Band B-5</th>
<th>Band B-6</th>
</tr>
</thead>
<tbody>
<tr>
<td>- Responsible for specific school programs or functional areas</td>
<td>- Responsible for specific school programs or functional areas</td>
<td>- Responsible for specific school programs or functional areas</td>
<td>- Typically has some delegated accountability for specific school programs or functional areas</td>
<td>- Has delegated accountability for significant school programs or functional areas</td>
<td>- Has delegated accountability for significant school programs or functional areas</td>
<td>- Has delegated accountability for significant school programs or functional areas</td>
</tr>
<tr>
<td>- Supports the overall management of the school through participation in policy formulation and decision making</td>
<td>- Contributes to the overall management of the school through active participation in policy formulation and decision making</td>
<td>- Contributes to the overall management of the school through active participation in policy formulation and decision making</td>
<td>- Contributes to the overall management of the school through active leadership in policy formulation and decision making</td>
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<td>- Contributes to the overall management of the school through active leadership in policy formulation and decision making</td>
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<tr>
<td>Band B-1</td>
<td>Band B-2</td>
<td>Band B-3</td>
<td>Band B-4</td>
<td>Band B-5</td>
<td>Band B-6</td>
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</tr>
<tr>
<td><strong>Working Relationships</strong></td>
<td><strong>Role Diversity</strong></td>
<td><strong>Complexity in the Role</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Reports directly to the Principal or a school leader at a higher classification level</td>
<td>Supports a small team of people within the area of responsibility</td>
<td>Primarily undertakes duties of a routine nature within area of responsibility mostly using established principles, practices and procedures</td>
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<tr>
<td>Supports a small team of people within the area of responsibility</td>
<td>May provide direct performance and development support for some staff</td>
<td>Focus of the role is on effective management within the area of responsibility</td>
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<td>May provide direct performance and development support for some staff</td>
<td></td>
<td>Implements improvements in work practices and/or modifies processes within the area of responsibility using a range of established and newly tailored principles, practices and procedures</td>
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<td></td>
<td>Focus of the role is on effective management together with some leadership within the area of responsibility</td>
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<td></td>
<td></td>
<td>Typically seeks advice from another leader regarding improvement strategies</td>
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<td></td>
<td>Leads improvements in work practices and/or processes within the area of responsibility using analysis and a range of established and newly tailored principles, practices and procedures</td>
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<td></td>
<td></td>
<td>Responsible for planning and carrying out sequential projects</td>
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<td></td>
<td>Focus of the role has a balance between effective management and leadership within the area of responsibility</td>
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<td></td>
<td>Identifies focus of improvement within the area of responsibility, collects and analyses data and uses a diversity of approaches (including innovation) to influence new practices and processes</td>
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<td>Responsible for sequential improvement projects</td>
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<td></td>
<td>Focus of the role is on leadership to improve practices or processes within the area of responsibility</td>
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<td></td>
<td></td>
<td>Leads large scale improvement by using high creativity, innovation, and breaking with the past to create new modes of operating</td>
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<td></td>
<td>Responsible for multiple interdependent improvement projects</td>
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<td>Focus of role is on leadership to transform practices or processes i.e. cultural leadership</td>
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<td>Leads whole school improvement by using high creativity, innovation, and breaking with the past to create new modes of operating</td>
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<td>Responsible for multiple improvement projects</td>
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<td>Focus of role is on leadership to transform practices or processes i.e. cultural leadership</td>
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<td>Band B-1</td>
<td>Band B-2</td>
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<td><strong>Resource Management</strong></td>
<td>Typically manages the budget, and may be consulted regarding the staffing and facilities, relating to the area of designated responsibility within the framework of the school's strategic plan, policies and budget</td>
<td>Typically manages the budget and will be consulted regarding the staffing and facilities, relating to the area of designated responsibility within the framework of the school's strategic plan, policies and budget</td>
<td>Typically actively involved in making decisions regarding the staff and budget relating to the area of designated responsibility within the framework of the school's strategic plan, policies and budget</td>
<td>Delegated to make decisions regarding the staff and budget relating to the area of designated responsibility</td>
<td>Delegated to make significant decisions regarding the staff and budget relating to the area of designated responsibility</td>
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<tr>
<td><strong>Strategic Outcomes Required</strong></td>
<td>Supports the strategic directions of the school by implementing agreed strategies in the area of responsibility</td>
<td>Understands and supports the strategic directions of the school by leading and implementing agreed strategies in the area of responsibility</td>
<td>Contributes to the shaping of strategic directions of the school particularly in the area of responsibility</td>
<td>Supports the sense and purpose of the school's vision through collaborative leadership in an aspect of school improvement</td>
<td>Influences the strategic directions of the school in the area of responsibility</td>
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<td>Shapes the strategic directions of the school in the area of responsibility</td>
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<td>Inspires the sense and purpose of the school's vision and goals</td>
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<td>Leads school improvement</td>
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<td>Shapes and leads whole-school improvement</td>
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<td>Inspires the sense and purpose of the school's vision and goals</td>
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<td>Leads whole-school improvement</td>
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ATTACHMENT A – THE COMMITMENT

PREAMBLE

This commitment will operate until the end of the 2018 school year, or until such time as the South Australian School and Preschool Education Staff Enterprise Agreement 2016 is revoked or terminated in accordance with the Fair Work Act 1994 (SA), or until such time as a new enterprise agreement is approved, whichever is sooner.

The purpose of the Commitment is to provide assurance that schools subject to the Student Centred Funding Model (SCFM) will continue to receive sufficient security of funding to meet industrial obligations that regulate workload for teachers and leaders and to confirm continued application of formula and resources applicable to schools and preschools that are not funded through SCFM.

1. STUDENT CENTRED FUNDING MODEL

The parameters for the allocation of staff work and the management of workload are provided by the South Australian Preschool and School Education Staff Enterprise Agreement 2016. For the 2016 school year, schools that are resourced pursuant to the Student Centred Funding Model (SCFM) will to be provided with sufficient resources to ensure these industrial entitlements are enacted. All elements of the Student Centred Funding Model and all Standard Salary Rates will be indexed by 2.5% for the 2016 school year.

DECD will review the SCFM during 2016 and any changes will be implemented from the 2017 school year. The total SCFM funding will be indexed based on the mean average of the Standard Salary Rates changes and the change in student enrolments to ensure total resourcing consistency.

Consultation in relation to any decisions made on changes to the SCFM will be subject to clause 3.3 of the Enterprise Agreement. This clause requires DECD to make available to the AEU and PSA all relevant information on the changes, including the impact on school funding levels across the system. DECD is industrially obligated to fully consider and respond to any concerns raised.

2. PRESCHOOLS

Preschools will be resourced in accordance to the National Quality Framework (NQF) educator to child ratios. The formulas contain allocations for leadership, teaching staff and non-teaching staff which will enable:

- Contact time to be maintained at existing levels consistent with Circular 32;
- Additional Leadership Administration Time will be allocated to preschools using the formula described hereunder:
  - Band A-1 (PSD1) = 12 TRT days per annum
  - Band A-1 (PSD2) = 12 TRT days + 5 TRT days loading per annum
  - Band A-2 (PSD3) = 12 TRT days + 8 TRT days loading per annum
  - Band A-3 (PSD4) = 12 TRT days + 8 TRT days loading per annum
- Preschools to comply with the National Quality Framework (NQF) educator to child ratios.

From the commencement of the 2016 school year each full-time stand-alone preschool (pro rata for part-time centres) will be provided with an additional allocation of 0.1 FTE of a teacher per annum to address Preschool Director workload. This allocation is in addition to the additional leadership administration time outlined above.

Preschools that provide Universal Access to Early Childhood Education to ensure that 4 year old children have access to 15 hours of preschool prior to entry into school will continue to receive 20% adjustment to their staffing entitlement.

Preschool Directors working in Rural Integrated Services, Children’s Centres for Early Childhood Development and Parenting, and Other Approved Integrated Children's Centres, where the Director is counted as part of the teacher/child staffing ratio shall be entitled to an additional 0.5 FTE teacher to provide 0.5 non-contact time for the Director. In centres where the director is 0.5 FTE an additional 0.5 FTE Director time will be allocated.

Preschool Directors working in rural part-time centres with a rural care worker and/or more than two sessions of occasional care will increase their time fraction by a maximum of 0.1 FTE. If a centre should offer both programs, the increase in Director time is 0.1 FTE.
3. SCHOOL BASED PRESCHOOLS

School Based Preschools will be resourced in accordance to the National Quality Framework (NQF) educator to child ratios.

Flexible Initiative Resourcing and Additional Leadership Administration Time are allocated to School Based Preschools based on February child enrolments using the following formula:

- Flexible Initiative Resourcing will be allocated on 0.2 FTE teacher per 100 students (with School Based Preschools enrolments discounted to 0.4 of total enrolments in proportion to the session attendance).
- Additional Leadership Administration Time will be allocated on 0.119 FTE teacher per 100 students.

The following additional allocation will be provided from the commencement of the 2016 school year:

- Additional 0.05 FTE teacher administrative time for schools with less than 20 preschool enrolments.
- Additional 0.10 FTE teacher administrative time for schools with greater than or equal to 20 preschool enrolments but less than 50 preschool enrolments.
- Additional 0.15 FTE teacher administrative time for schools with greater than or equal to 50 preschool enrolments.

4. SCHOOLS – ADDITIONAL LEADERSHIP ADMINISTRATION TIME

From the commencement of the 2016 school year each school will be provided with additional leadership administration time of 0.1 FTE of a teacher per annum to be used by Principals to address their workload. The allocation will be provided through an additional supplementation in the school's Resource Entitlement Statement.

5. SPECIAL SCHOOLS AND UNITS

Special schools and units will continue to be resourced in accordance to the 2012 formulas for special schools and units to maintain existing student to teacher ratios and existing leadership arrangements.

Flexible Initiative Resourcing and Additional Leadership Administration Time are allocated to Special schools and units based on February student enrolments using the following formula:

- Flexible Initiatives Resourcing will be allocated on 0.967 FTE teacher per 100 students.
- Additional Leadership Administration Time will be allocated on 0.117 FTE teacher per 100 student.

6. FLEXIBLE INITIATIVES RESOURCING

For those schools funded under the Student Centred Funding Model (SCFM), the funding formerly known as Flexible Initiatives Resourcing (FIR) will be incorporated into the SCFM. Other schools and school based preschools will continue to have FIR identified separately. As indicated in the Clause 1 of the Commitment, this funding will be indexed in line with salary increases which will be 2.5% for the 2016 school year, 2.5% for the 2017 school year and 2.5% for the 2018 school year. For the 2016 school year, the total funding attributable to FIR will be $39,752,530, for the 2017 school year the amount will be $40,746,343 and for the 2018 school year the amount will be $41,765,002.

7. STUDENTS WITH LEARNING DIFFICULTIES GRANT

An additional allocation of $4m per annum will be allocated to the Student with Learning Difficulties Grant for the life of the Enterprise Agreement. The $4m will be indexed to the standard teacher salary rate.

8. INTENSIVE ENGLISH LANGUAGE CENTRES (NEW ARRIVAL PROGRAM)

Intensive English Language Centres (New Arrival Program units) will continue to be resourced at existing levels (for the same number of students) to guarantee class sizes specified in clause 5.3.5 are maintained and existing leadership arrangements remain in place.

9. LEARNING CENTRES (BEHAVIOURAL UNITS)
Learning Centres will continue to be resourced in accordance with the 2015 formulas for Learning Centres to maintain existing student to teacher ratios.

10. OPEN ACCESS COLLEGE

The Open Access College will continue to be resourced in accordance with the 2015 formulas for the Open Access College to maintain existing student to teacher ratios and existing leadership arrangements.

Flexible Initiative Resourcing and Additional Leadership Administration Time are allocated to Open Access College based on February student enrolments using the following formula:

- Flexible Initiatives Resourcing will be allocated
  - 0.196 teacher FTE for every 100 primary students enrolled
  - 0.245 teacher FTE for every 100 secondary students enrolled

- Additional Leadership Administration Time will be allocated on 0.117 FTE teacher per 100 student.

11. ICT TECHNICAL AND CURRICULUM SUPPORT IN SCHOOLS

DECD will continue to provide the ICT Technical and Curriculum Support grant with $13,978,163 for the 2016 school year, $14,327,617 for the 2017 school year and $14,685,807 for the 2018 school year.

12. SPECIAL NEEDS TIER 2 FUNDING

DECD recognises that students with special needs require additional support and will continue to provide additional targeted funding to support these students.

13. SPECIAL PROJECT TIER 2 FUNDING

DECD will continue to provide additional funding to schools and preschools in line with state and commonwealth government priorities at the time.

14. RESOURCE ALLOCATION ADJUSTMENT PANEL

DECD will continue to provide a contingency fund managed by the Resource Allocation Adjustment Panel for the purpose of meeting expenditure of an extraordinary or abnormal kind incurred by a school and/or preschool.

15. RESOURCE ENTITLEMENT STATEMENT

Each year DECD will provide to each school and preschool, a Resource Entitlement Statement which details the funding allocated to that school or preschool in line with the funding arrangements in place at that time.

16. RESOURCE ENTITLEMENT STATEMENT NOTES

Each year DECD will provide to each school and preschool, Resource Entitlement Statement Notes that provides details on the funding arrangements and formulas in place at that time.

17. MEETING INDUSTRIAL REQUIREMENTS

If a school or preschool can demonstrate that their funding is insufficient to meet their industrial obligations during the life of this agreement, DECD and the Principal in partnership with the PAC or Preschool Director in partnership with the preschool workgroup will jointly examine the allocation of resources. The examination will include an analysis of appropriate management and support structures, previous staffing arrangements and classroom composition for schools or preschools of similar size, type and complexity.

If required, additional resourcing will be provided to ensure the school or preschool is able to meet their industrial obligations.