VICTORIAN PUBLIC HEALTH SECTOR (AMA VICTORIA) - DOCTORS IN TRAINING - MULTI-ENTERPRISE AGREEMENT 2008-2012
### PART 1 – APPLICATION AND OPERATION OF THE AGREEMENT

#### 1. AGREEMENT TITLE

1.1. The Agreement is called the Victorian Public Health Sector (AMA Victoria) - Doctors in Training - Multi-Enterprise Agreement 2008-2012.

#### 2. SHORT TITLE

2.1. The Agreement is to be referred to as the "AMA Victoria DIT Agreement 2008".

#### 3. ARRANGEMENT

**PART 1 – APPLICATION AND OPERATION OF THE AGREEMENT**

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4. COMMENCEMENT DATE AND PERIOD OF OPERATION
4.1. The Agreement operates for the period 1 December 2008 to 30 November 2012.

5. PARTIES COVERED
5.1. This Agreement covers:

5.1.1 the employers referred to in Schedule D;

5.1.2 all employees who are employed in the capacity of Doctors as defined in sub-clause 10.7 by the employers in Schedule D;

5.1.3 the Australian Salaried Medical Officers Federation (ASMOF) Victorian Branch; and

5.1.4 the Australian Medical Association (Victoria) Limited (AMA Victoria).

6. RELATIONSHIP TO PREVIOUS AWARDS AND AGREEMENTS
6.1. This is a comprehensive agreement that regulates all terms and conditions of employment and expressly excludes and displaces the operation of all prior agreements and any Award(s) that may otherwise apply.

6.2. The Schedules to this Agreement form part of the terms of the Agreement and are to be read in conjunction with this Agreement for all purposes, including for enforcement.

7. SAVINGS
7.1. All entitlements currently received by a doctor prior to this Agreement which are over and above the provisions of this Agreement will continue.
8. **NO EXTRA CLAIMS**

8.1. The parties covered by this Agreement acknowledge that this Agreement settles all claims in relation to the terms and conditions of employment of the employees to whom it applies and agree that they will not pursue any extra claims during the term of this Agreement.

9. **INDIVIDUAL FLEXIBILITY ARRANGEMENTS**

9.1. A Doctor and the Hospital may enter into an individual flexibility arrangement pursuant to this clause in order to meet the genuine needs of the Doctor and the Hospital. An individual flexibility arrangement must be genuinely agreed to by the Doctor and the Hospital.

9.2. An individual flexibility arrangement may vary the effect of one or more of the following terms of this enterprise agreement:

9.2.1 arrangements for when work is performed, provided that work is not arranged in a way that causes an excessive or unsafe work pattern to exist pursuant to sub-clause 25.4;

9.2.2 overtime rates;

9.2.3 penalty rates;

9.2.4 allowances; and

9.2.5 loadings.

9.3. A Doctor may nominate a representative, which may include the Association, to assist in negotiations for an individual flexibility arrangement.

9.4. The Hospital must ensure that any individual flexibility arrangement will result in the Doctor being better off overall than the Doctor would have been if no individual flexibility arrangement were agreed to.

9.5. The Hospital must ensure that an individual flexibility arrangement is in writing and signed by the Doctor and the Hospital.

9.6. The Hospital must give a copy of the individual flexibility arrangement to the Doctor within 14 days after it is agreed to.

9.7. The Hospital must ensure that any individual flexibility arrangement sets out:

9.7.1 the terms of this enterprise agreement that will be varied by the arrangement;

9.7.2 how the arrangement will vary the effect of the terms;

9.7.3 how the Doctor will be better off overall in relation to the terms and conditions of his or her employment as a result of the arrangement; and

9.7.4 the day on which the arrangement commences.

9.8. The Hospital must ensure that any individual flexibility arrangement:

9.8.1 is about matters that would be permitted matters under section 172 of the Act if the arrangement were an enterprise agreement;
9.8.2 does not include any term that would be an unlawful term under section 194 of the Act if the arrangement were an enterprise agreement; and

9.8.3 provides for the arrangement to be terminated:

(a) by either the Doctor or the Hospital giving a specified period of written notice, with the specified period being not more than 28 days; and

(b) at any time by written agreement between the Doctor and the Hospital.

9.9. An individual flexibility arrangement may be expressed to operate for a specified term or while the Doctor is performing a specified role (such as acting in a specified higher position). Such an arrangement will terminate on expiry of the specified term or when the Doctor ceases to perform the specified role, unless terminated earlier on notice or by agreement.

10. DEFINITIONS

10.1. Act means: the *Fair Work Act 2009* (Cth), as varied from time to time, and any successor to that Act.

10.2. Agreement means: the Victorian Public Health Sector (AMA Victoria) - Doctors in Training – Multi-Enterprise Agreement 2008-2012, which shall be commonly known as the “AMA Victoria DIT Agreement 2008”.


10.4. Association means: the Australian Medical Association (Victoria) Limited ("AMA") or the Australian Salaried Medical Officers Federation (Victoria Branch) ("ASMOF").

10.5. Casual means: a Doctor classified as a Hospital Medical Officer, a Medical Officer, or a Senior Medical Officer and who is engaged in relieving work or work of a casual nature.


10.7. Doctor means: a registered medical practitioner employed by a Hospital as a Hospital Medical Officer, Medical Officer, Senior Medical Officer, Registrar or a person enrolled in a General Practice Training Program.

10.8. Duty Hours means: those hours for which a Doctor is rostered or paid by the Hospital.

10.9. Experience means: the number of years the Doctor has been employed in a full-time or part-time capacity or any experience as a medical practitioner in Australia or other country where the Medical Board of Victoria has accepted the qualifications held for the purposes of full registration. A year of experience is 52 weeks or, if necessary to even out a roster, 53 weeks. The exceptions to this definition are as follows:
10.9.1 if the Doctor has worked a total average of 24 hours per week or less in a year, another year of employment must be completed before advancement to the next level of experience; or

10.9.2 if, for a period of 5 years or more, the Doctor has not actively practiced medicine or has not been regularly employed over a 5 year period, any prior service and experience will not be taken into account.

10.10. **FWA** means: Fair Work Australia

10.11. **Full-time** means: a Doctor who is ready, willing and available to work a full week of 38 hours in respect of HMOs, MOs and SMOs and in respect of Registrars, means a Doctor whose hours of work are in accordance with sub-clause 24.1 (Hours per Week) of this Agreement.

10.12. **Higher Qualifications** means: qualifications obtained by the Doctor after graduation and includes:

   10.12.1 post-graduate university degrees and diplomas for the purposes of registration as a Medical Specialist in Australia;

   10.12.2 membership or fellowship of a recognised College or Association of Specialists for the purpose of registration as a Medical Specialist in Australia;

   10.12.3 any other post-graduate qualification for the purposes of registration as a Medical Specialist in Australia;

   10.12.4 the first part or equivalent of a higher qualification as defined in this Agreement.

10.13. **Health Service**: has the same meaning as Hospital.

10.14. **Hospital** means: any Health Service or employer listed at Schedule D.

10.15. **Hospital Medical Officer** ("HMO") means: a Doctor with 4 or less years of experience and who is not performing the duties of a Medical Officer or a Registrar. From 1 February 2011, HMO means a Doctor with three or less years of experience and who is not performing the duties of a Medical Officer or a Registrar.

10.16. **Hourly Rate** for Hospital Medical Officers, Medical Officers and Senior Medical Officers means: 1/38th of the relevant weekly rate.

10.17. **Hourly Rate** for Registrars means: 1/43rd of the relevant weekly rate as the ordinary hours of work for Registrars are made up of 38 hours of ordinary duty plus 5 reasonable additional hours of training time, equalling 43 hours per week or an average of 43 hours per week for up to 4 weeks pursuant to sub-clause 24.1.3.

10.18. **Medical Officer** ("MO") means: a Doctor with three (3) or more completed years of experience and who is not performing the duties of a Registrar or performing medical work covered by another Award or Agreement. A Medical Officer employed solely in an administrative position and who is not eligible to be covered by any other medical Award or Agreement must be paid as a Medical Officer 5th year of experience.
10.19. **On-call** means: a period during which a Doctor is required to be ready and available to provide clinical advice over the telephone or to return to the usual place of work consistent with clause 35 (Recall).

10.20. **Parent Hospital** means: a Hospital that employs a Doctor, typically on a one year contract from the first week of February, on the understanding that the Doctor may be directed to work at a Rotation Hospital in order to meet the requirements of a structured training program OR to meet service demands. Separate campuses of amalgamated health services are deemed to be the one Parent Hospital.

10.21. **Part-time** means: a Doctor who is ready, willing and available to work on a regular basis any number of hours less than the ordinary hours of work for Hospital Medical Officers, Medical Officers and Senior Medical Officers, pursuant to sub-clause 24.1.1, and Registrars pursuant to sub-clause 24.1.3.

10.22. **Private Practice Rights** means: the provision of medical services, whether for reward or not, outside of the Doctor’s Duty Hours, as defined in sub-clause 10.8 above.

10.23. **Registrar** means: a Doctor who is either appointed to an accredited Specialist training position or who holds a position designated as such by the Hospital. In the case of the Hospital designating an accredited Specialist training position, the Doctor is entitled to the same educational opportunities, that is five (5) hours of Training Time, as available to a Doctor in an accredited position, pursuant to sub-clause 10.27 below. In this case, the Hospital must advise the Association.

10.24. **Rotation** means: a period during which a Doctor is directed to work at another Hospital (the "Rotation Hospital") as part of a structured training program or to meet service demands. The Doctor remains an employee of the Parent Hospital for the rotation period.

10.25. **Rotation Hospital** means: a hospital that receives a Doctor on rotation from a Parent Hospital.

10.26. **Senior Medical Officer ("SMO")** means a Medical Officer who is employed as a Head of Department or equivalent role within the Hospital.

10.27. **Training Time** means: time dedicated for training that is free from service calls, with the exception of calls about genuine medical emergencies or disaster situations, as follows:

10.27.1 Training time is five (5) hours per week and it is expected that blocks of training time will be at least 30 minutes duration on each occasion.

10.27.2 Where training time is interrupted due to a genuine medical emergency or disaster situation, then that period of interruption is not training time and must be re-allocated.
10.27.3 The content of training must be agreed between the Doctor and the Hospital and can be on or off site. Training time can include lectures, tutorials, other situations where formal teaching of the Hospital Registrar(s) occurs in a non-service situation, clinical meetings organised by a Specialist or university staff equivalent for the purposes of training and education, personal reading and study, and research activities where a Hospital or university staff Specialist is directly involved in supervision and the results of the research are intended for publication. Grand (teaching) ward rounds can be included if specifically designed for teaching purposes and attended and run by an eminent medical person.


10.29. **Week** means: midnight Sunday to midnight Sunday.

10.30. The following definitions relate specifically to **clause 60** (Consultation – Major Change and when Technology Introduced):

10.30.1 **Material Effects** means: the termination of employment, the elimination or diminution of job opportunities, promotional opportunities, job tenure or the use of skills, the alteration of hours of work, and the need for retraining or transfer of Doctors to other work or locations.

10.30.2 **Scientific Instrument/Computer** means: an electronic device (including a word processing machine) which is capable of receiving specimens, facts or data, processing or performing calculations on those specimens or data, and delivering answers or information in the required format for use by a person, or to control the operations of other machines, scientific instruments or computers.

10.30.3 **Technological Change** means: the introduction, alteration or replacement of scientific instruments, computers (including word processing machines), or work practices ancillary to the use of such equipment, which change, if implemented by the Hospital, may have material effects on the employment of persons to which the Agreement applies.
PART 2 - DOCTOR EMPLOYMENT

11. PERIOD OF EMPLOYMENT

11.1. The period of employment may be up to a maximum of 156 calendar weeks and not less 52 weeks, unless otherwise specifically stated.

11.2. The restrictions in the above sub-clause 11.1 do not apply to Medical Officers, Senior Medical Officers or Casual Doctors as defined in sub-clauses 10.18, 10.26 and 10.5 of this Agreement.

12. INCIDENTAL AND PERIPHERAL DUTIES

12.1. The Hospital may direct a Doctor to carry out such duties as are within the limits of the Doctor’s skill, competence and training consistent with the classification structure of the Agreement, provided that such duties are not designed to promote de-skilling.

13. DOCTOR RESPONSIBILITIES

13.1. The Doctor provides medical services, including the keeping and maintaining of adequate medical records for Hospital patients.

13.2. The Doctor’s duty hours must be devoted to the duties of their appointment.

13.3. The Doctor must not, without the consent of the patient, divulge to any person any information acquired when attending to a patient except as follows:

13.3.1 to the Hospital’s Director of Medical Services, nursing staff or other medical staff where necessary to enable the Doctor to prescribe or act for that patient; or

13.3.2 for medico legal purposes, to disclose any information to the Hospital relating to the mental or physical condition of a Hospital patient or former patient.

13.4. The Doctor should ensure that work performed outside of their employing Hospital does not result in an overall or unsafe work pattern for that Doctor pursuant to sub-clause 25.3.

14. ROTATION FROM PARENT HOSPITAL

14.1. The provisions of this clause 14 are to be read in conjunction with the relevant definitions in clause 10 (Parent Hospital, Rotation Hospital, Rotation) and the allowances in clause 37 (Rotation Allowances).

14.2. A Parent Hospital may rotate a Doctor to work at another Hospital (the Rotation Hospital) as part of their structured training program or to meet service demands. For the duration of any such rotation, the Doctor remains an employee of the Parent Hospital.

14.3. A rotation must be agreed either at the time of the rotation or at the time of initial appointment. Any single rotation is typically for a period of 13 weeks. However, the length of any single rotation may be varied if the position is so advertised or otherwise by agreement.
14.4. A rotation may include a rotation to, but not from, an interstate hospital. In this case, a rotation must only occur as part of the formally agreed training program and the doctor must commence the year with the Parent Hospital, and return before the end of the year to the Parent Hospital.

14.5. The Parent Hospital must not rotate a Doctor to a Rotation Hospital that does not make available to Doctors a library and other usual study aids of a standard acceptable to the Post Graduate Medical Council of Victoria.

14.6. During the period of rotation, the Rotation Hospital is responsible for the payment of wages and entitlements accruing to the doctor under the Agreement. This is an administrative arrangement between Hospitals and does not affect the Doctor’s employment status under sub-clause 14.2 above.

14.7. The Rotation Hospital and the Parent Hospital may agree either:

14.7.1 that the Rotation Hospital pay all wages, allowances and utilised accrued entitlements directly to the Doctor; or

14.7.2 that the Rotation Hospital remits payment of all wages and entitlements in respect of the Doctor to the Parent Hospital based on timesheets and other information provided to the Parent Hospital by the Rotation Hospital.

14.8. Provided that where the arrangement at sub-clause 14.7.1 above is effected, service and the accrual of leave will continue unaffected with the Parent Hospital, subject to appropriate reductions for accrued entitlements utilised or the occasion of unpaid leave that would normally affect service.

15. PRIVATE PRACTICE RIGHTS

15.1. A Doctor who has completed the 1st year of experience as an HMO (Intern) may undertake private practice subject to the following, unless otherwise agreed:

15.1.1 such practice must not be carried on during Duty Hours; and

15.1.2 such practice must not involve Hospital property or be conducted in any respect within the precincts of the Hospital,

15.2. Doctors may by agreement be on loan to other bodies or practitioners. Agreement must be reached between the Hospital, the Doctor and the other body.

15.3. The above sub-clause 15.2 applies to Doctors seconded for service with the Australian Defence Force but does not apply to service under the Defence Act 1903.

16. TERMINATION OF EMPLOYMENT

16.1. The employment of a full-time or part-time Doctor may be terminated:

16.1.1 by at least four (4) weeks notice given by the Hospital or the Doctor, or four (4) weeks wages paid or forfeited as the case may be in lieu of such notice, except that the period of notice may be reduced by agreement; or
16.1.2 at the end of a period of appointment; or
16.1.3 by the Hospital in the event of misconduct, malpractice, neglect of
duty or breach of any condition of appointment after the Hospital
has made careful inquiry into any matter alleged against the Doctor
and has heard whatever statement the Doctor may wish to make
relative to that matter and against such termination or has given
the Doctor a reasonable opportunity to make such a statement. The
Doctor may be assisted in making any statement or submission by a
representative of the Association.

16.2. The period of notice to be given by the Employer pursuant to sub-clause
16.1.1 above shall be increased by one (1) week if the Doctor is over 45
years of age and has completed at least two (2) years of continuous service.

16.3. Casual employment may be terminated with one (1) hour of notice.

17. NOTIFICATION OF CLASSIFICATION
17.1. On the commencement of the Doctor’s employment the Hospital must notify
the Doctor in writing of his or her classification and terms of employment.
17.2. The Doctor must be notified in writing of any alteration to his or her
classification within 14 days of the alteration taking effect.

18. ORIENTATION ON APPOINTMENT
18.1. On a Doctor’s appointment to a new position or a new location (including a
rotation) and as an orientation, the Hospital must inform the Doctor of those
matters that are essential to the safe and efficient discharge of their
responsibilities.
18.2. The orientation information must include a “Unit Handbook” or similar
containing written information that covers the following:
18.2.1 job duties, responsibilities and authority;
18.2.2 emergency procedures;
18.2.3 relevant clinical, ward and quality procedures, including contact
details; and
18.2.4 procedures for ordering supplies and medical tests.
18.3. During a rotation, the orientation described in sub-clause 18.1 is the
responsibility of the Rotation Hospital. Doctors are responsible for ensuring
that they request appropriate information and clarification when required.

19. ORIENTATION – ASSOCIATION NOTIFICATION
19.1. On a quarterly basis, the Hospital must provide the Association with the
dates, times and venues of any orientation/induction programs involving
Doctors and the Association must be permitted to attend such programs.
19.2. Where the dates of these programs are fixed in advance, a list should be
sent to the Association as soon as possible.
19.3. Where the dates of orientation/induction programs involving Doctors are not fixed in advance, the Association should receive reasonable notification of at least 14 days to enable an Association representative to attend.

20. **ADVERTISEMENT OF POSITIONS**

20.1. Any notice, circular or advertisement for a position covered by the Agreement must specify the applicable rate of pay and classification.

21. **TELEPHONE CALLS TO DOCTORS OUTSIDE OF WORKING HOURS**

21.1. The provisions of this clause 21 are to be read in conjunction with clause 34 (On-call).

21.2. The Hospital must have mandatory Protocols in operation that govern the use of telephone consultations with Doctors who are on-call. The Protocols must ensure:

21.2.1 the number of trivial or unnecessary telephone calls made to Doctors are controlled; and

21.2.2 the overall numbers of telephone calls made to Doctors do not increase over time as a result of the changed on-call allowance and particularly in comparison with other health professionals.

21.3. The Association may review the form and application of the Protocols to ensure their effective operation.

22. **REQUESTS FOR FLEXIBLE WORKING ARRANGEMENTS**

22.1. A Doctor who is a parent or has responsibility for the care of a child may ask the Hospital for a change in working arrangements for the purpose of assisting the Doctor to care for the child if:

22.1.1 the child is under school age; or

22.1.2 the child is under the age of 18 and has a disability.

22.2. A request made under sub-clause 22.1 may include, but is not limited to:

22.2.1 changes in hours of work;

22.2.2 changes in patterns of work; or

22.2.3 changes in the location of work.

22.3. A Doctor is not entitled to make a request under sub-clause 22.1 unless:

22.3.1 for a Doctor, other than a Casual Doctor, they have completed at least 12 months’ continuous service with the Hospital immediately before making the request; or

22.3.2 for a Casual Doctor, they have:

(a) been engaged by the Hospital on a regular and systematic basis for a sequence of periods of employment during a period of at least 12 months immediately before making the request; and
have a reasonable expectation of continuing engagement by the Hospital on a regular and systematic basis.

22.4. A request made under sub-clause 22.1 must be in writing and set out:

22.4.1 details of the change in working arrangements sought by the Doctor; and

22.4.2 the reasons for the change.

22.5. The Hospital must respond to a request made under sub-clause 22.1 within 21 days, stating whether or not the request is granted.

22.6. The Hospital may refuse a request made under sub-clause 22.1 on reasonable business grounds.

22.7. If the Hospital refuses a request made by a Doctor under sub-clause 22.1, the written response provided under sub-clause 22.5 must include the reasons for such refusal.

23. ROTATION TO A GENERAL PRACTICE TRAINING PROGRAM

23.1. The Program Teaching Practice must provide in writing the terms and conditions of rotation one (1) month prior to the Doctor commencing the term. Such terms and conditions must include details of:

23.1.1 rostered hours of work;

23.1.2 educational activities provided;

23.1.3 paid release time for training program educational activities; and

23.1.4 the name of the Doctor in the Practice who will be the designated supervisor. A supervisor must be available for consultation during all periods of duty.

23.2. The Program Teaching Practice will provide the Parent Hospital with details of any leave taken (including personal/carer’s leave and annual leave) during the general practice rotation.

23.3. A maximum of one (1) week’s annual leave may be taken in any 13 week Program Teaching Practice rotation. The Program Teaching Practice must pay this annual leave entitlement either to the Doctor, if leave is taken, or to the Parent Hospital for subsequent payment to the Doctor when leave is taken.

23.4. The individual Program Teaching Practice must pay the respective medical Doctor for time worked in the period of employment with the Program Teaching Practice.

23.5. The individual Program Teaching Practice shall be responsible for:

23.5.1 payment of personal/carer’s leave (to the extent of any credit advised by the Parent Hospital) taken whilst the Doctor is in a period of employment with the Program Teaching Practice; and

23.5.2 pro-rata annual leave payment to the Doctor, either paid for leave taken or pay an equivalent amount to the Parent Hospital;
23.5.3 WorkCover for the Doctor during the period of the employment with the Program Teaching Practice.

23.6. A Doctor rotated to a Program Teaching Practice situated more than 50 kilometers from the Parent Hospital must be provided with accommodation, including married accommodation if requested, during the period of rotation free of charge. Married accommodation shall mean married quarters for married Doctors accompanied by their family.

23.7. A Doctor rotated to a Program Teaching Practice situated more than 50 kilometers from their Parent Hospital shall be entitled to the Travelling Allowance set out in clause 40 (Travelling Allowance – Use of Private Vehicle) for travel between the Parent Hospital and the Program Teaching Practice:

23.7.1 at the commencement and termination of rotation; and
23.7.2 once every four (4) weeks of the 13 week rotation; and
23.7.3 for all work-related travel required by the practice.

23.8. Payment must only be made pursuant to sub-clause 23.6 if travel is undertaken by the Doctor.

23.9. For the purpose of this clause 23, the “Parent Hospital” will be the Hospital from which the Doctor is rotated. In the event that a Doctor commences the first ever term in Victoria "on rotation" the Parent Hospital shall be that Hospital to which the Doctor was appointed.

23.10. The Parent Hospital must ensure continuity of employment conditions are met by maintaining such records as are required under this Agreement.

23.11. The Parent Hospital must ensure (subject to the appointment being filled) that rotations to Program Teaching Practices occur and must not cancel rotations, or recall Doctors during rotation to meet its own service needs, without the agreement of the Program Teaching Practice.

23.12. Out of Hours Work

23.12.1 The Program Teaching Practice must pay the Doctor for work undertaken in the Program Teaching Practice out of hours or after the completion of 38 hours at the rate of 40% of all fees generated by the Doctor.

23.12.2 Out of hours pursuant to sub-clause 23.12.1 above shall mean outside the hours of 8.00 a.m. to 6.00 p.m. Monday to Friday and 8.00 a.m. to 12.00 noon Saturday.

23.12.3 The application of this sub-clause 23.12 shall exclude the Doctor from any entitlement to the On-call (clause 34) or Recall (clause 35) provisions of this Agreement.
PART 3 - HOURS AND LIMITATIONS ON WORK

24. HOURS OF WORK

24.1. Hours per Week

24.1.1 For HMOs, MOs and SMOs, the ordinary hours of work must be 38 hours per week (refer also to the definitions in sub-clauses 10.15, 10.18 and 10.26) or an average of 38 hours per week for up to four (4) weeks. HMOs, MOs and SMOs must not work more than 38 hours per week unless averaged under this sub-clause.

24.1.2 For HMOs, MOs and SMOs, the ordinary hours of work and any required extra work, not including on-call or recall (refer also to sub-clause 10.19 and clauses 34 and 35), must be worked in continuous rostered periods. The continuity of a rostered period is not broken where a required meal break is taken. A meal break must be at least 30 minutes and is counted as time worked unless the Doctor is unavailable to answer calls during such break.

24.1.3 For Registrars, the ordinary hours of work must be 38 hours plus five (5) reasonable additional hours of training time, equalling 43 hours per week or an average of 43 hours per week for up to four (4) weeks (refer also to the definitions in sub-clauses 10.23 and 10.27). The arrangement of hours for Registrars is a long-standing industry arrangement that ensures Registrars have access to training time. The five hours of dedicated training time for Registrars must be free from service calls, other than in genuine medical emergencies or disaster situations. The types of activities that are undertaken by Registrars in training time each week must be agreed between the Registrar and the Hospital.

24.1.4 A Doctor must not exceed:

(a) 75 hours work in any seven (7) consecutive days; or
(b) 140 hours in any 14 consecutive days; or
(c) 280 hours in any 28 consecutive days;
(d) unless the Doctor has given written consent to waive this entitlement, or where a genuine medical emergency or disaster situation exists.

24.2. Days Off per Fortnight

24.3. A Doctor must receive three and one half (3½) days off work in each two (2) week period (for a Doctor on night shift the word ‘days’ is replaced by the word ‘nights’) as follows:

(a) two (2) days off must be consecutive;
(b) the remainder must be either one and one half (1½) consecutive days off or three (3) one half (½) days off.

24.3.2 One half (½) day is defined as a period of at least four (4) hours.
24.4. **Breaks Between Ordinary Rostered Shifts**

24.4.1 Doctors must be free from duty for at least 10 hours between rostered ordinary shifts.

24.5. **Hours per Day**

24.5.1 HMOs, MOs and SMOs must not be rostered for duty for more than 16 consecutive hours.

24.5.2 Full-time HMOs, MOs and SMOs must not be rostered for duty for less than four (4) hours.

24.5.3 Registrars must not be rostered for duty for more than 30 consecutive hours unless agreement has been reached between the Doctor, the Association and the Hospital.

24.5.4 Nothing in this Agreement prevents a Doctor working reasonable and authorised overtime and other penalty hours.

25. **ROSTERS**

25.1. **Roster Hours**

25.1.1 The ordinary hours of work for full-time and part-time Doctors must be worked in accordance with the roster or rosters.

25.1.2 Rosters must include all working hours including theatre preparation, ward rounds and completing discharge summaries.

25.2. **Roster Posting**

25.2.1 A roster of at least 28 days duration that states each Doctor’s daily working hours and start and finishing times must be posted at least 14 days before the roster comes into operation.

25.2.2 The roster or rosters must be exhibited at a convenient place accessible to the Doctors to whom it applies.

25.3. **Roster Design – Safe Hours of Work**

25.3.1 The provisions of this sub-clause **25.3** are to be read in conjunction with clause **27** (Work Practice Review).

25.3.2 The Hospital must not roster or arrange work hours in a way that causes an excessive or unsafe work pattern to exist.

25.3.3 The obligation to work safely applies to both the employer and employees.

25.3.4 The *National Code of Practice – Hours of Work, Shiftwork and Rostering for Hospital Doctors* is a suitable framework under which to consider safe working hours issues.

25.4. Doctors should ensure that work performed outside of their employing Hospital does not result in an overall or unsafe work pattern for that Doctor pursuant to sub-clause **25.3**.
25.5. **Roster Requests**

25.5.1 A Doctor may make a specific request concerning an upcoming roster period. Such request must be made in writing to the Hospital at least one (1) week prior to the date on which the roster must be posted.

25.5.2 On receipt of a request made pursuant to sub-clause 25.5.1 above, the Hospital must consult with the Doctor and other Doctors on the roster to try and accommodate all such requests.

25.5.3 The final roster will be determined by the Hospital in consideration of all requests received pursuant to sub-clause 25.5.1 above. The Hospital must advise the Doctors involved of the reasons for its determination where requests have not been satisfied.

25.6. **Roster Change**

25.6.1 Seven (7) days notice must be given of a change to a roster unless a medical emergency or disaster situation exists.

25.6.2 If the Hospital requires a Doctor to work ordinary hours outside of the existing roster and has not given seven (7) days notice of the change and there is no genuine medical emergency or disaster situation:

(a) the Doctor must be paid a daily allowance of 2.5% of the Doctor’s ordinary weekly rate of pay for the rostered hours worked per shift; unless

(b) the Doctor is part-time and has agreed to work shifts(s) in addition to those rostered. In this case, the Doctor is not entitled to the allowance in sub-clause 25.6.2(a) above.

25.6.3 A Doctor may request in writing to alter the roster. The roster may then be altered by agreement with the Hospital.

25.6.4 Where Doctors swap rostered shifts, only the penalties and allowances for the shift that the Doctor actually works are payable.

26. **CHILD CARE COSTS REIMBURSEMENT – OUT OF HOURS WORK**

26.1. Where Doctors are required by the Hospital to work outside their ordinary rostered hours of work and where less than 24 hours notice of the requirement to perform such overtime work has been given by the Hospital, the Doctor must be reimbursed for reasonable childcare expenses incurred.

26.2. The above sub-clause 26.1 does not apply when a doctor is rostered on-call and recalled to duty.

27. **WORK PRACTICE REVIEW**

27.1. The provisions of this clause 27 are to be read in conjunction with sub-clause 25.3 (Roster Design – Safe Hours of Work).
27.2. Where the Association believes that a Hospital requires a Doctor to perform work in a manner that is inappropriate, it may first discuss the matter with the Hospital to resolve the issues. If no resolution can be found, the Association may refer the matter to a Board of Reference.

27.3. **Board of Reference**

27.3.1 The Board of Reference will consist of one person to be appointed from time to time by the Association and one person to be appointed from time to time by VHIA, with the Industrial Registrar of Fair Work Australia or his/her nominee as Chairperson, three of whom must form a quorum.

27.3.2 If a matter relating to job size is referred to a Board of Reference pursuant to sub-clause 27.2 above, instead of the Association and VHIA appointments made under sub-clause 27.3.1 above, the Association must agree on one nominee from the Department and one nominee who is an appropriate clinical expert.

27.3.3 The Decision of the Board of Reference is final.
PART 4 - REMUNERATION

28. **RATE OF PAY**

28.1. Doctors must be paid the rate of pay consistent with their correct classification prescribed in Schedule A.1 (Rates of Pay, Allowances and Deductions).

28.2. The correct classification and rate of pay of a Doctor is based on that Doctor's years of experience as defined at sub-clause 10.9 (Experience).

28.3. Part-time Doctors must be paid for each hour worked an amount equal to the Doctor's hourly rate of pay. Any other part-time entitlement that arises under this Agreement must apply on a pro-rata basis.

28.4. Casual Doctors must be paid 1/38th of their weekly rate of pay plus a casual loading of 25%.

28.5. Where a Doctor has performed duty that entitles that Doctor to more than one penalty, only the penalty of the higher value will be payable. For the purposes of this clause, ‘penalty’ also means overtime payable pursuant to clause 31.

28.6. Penalties must be applied to wages but not to allowances.

28.7. **2008 Agreement Commencement Payment**

28.7.1 A Doctor employed in a Hospital on 1 December 2008 must receive a one-off payment of $1,500 (pro rata for part-time Doctors).

29. **SUPERANNUATION**

29.1. The Hospital must pay at least monthly to the trustees of the health superannuation fund (or any other agreed superannuation fund) on behalf of each Doctor who is a member of the approved superannuation fund a contribution at the rate as defined in Schedule A.2.

29.2. Such contribution must be calculated on the ordinary pay received by the Doctor during the preceding month, provided however, the Hospital must not be required to contribute in respect to any contractor's Doctors.

29.3. Ordinary pay means remuneration for a Doctor's weekly number of hours of work calculated at the ordinary rate of pay and in addition must include:

29.3.1 the cash value of any deduction for Board and Lodging;

29.3.2 Shift Work premiums;

29.3.3 Saturday and Sunday premiums, where they are a part of regular work;

29.3.4 Service Grant.

29.4. Superannuation contributions are to be made whilst a Doctor is receiving Accident or Workers’ Compensation payments, provided that the Doctor is receiving payments under clause 42 (WorkCover Make-up Pay).
30. **SALARY PACKAGING**

30.1. By agreement with the Doctor, the rate of pay specified at **Schedule A.1** may be salary packaged in accordance with the Hospital’s Salary Packaging program.

30.2. As far as possible, it is the intention of the Hospital that the Hospital maintains a worthwhile salary packaging program for all Doctors. However, if legislative or other changes have the effect of increasing the cost of packaging to the Hospital, the cost must be paid by the participating Doctor or the arrangement must be ceased by the Hospital.

30.3. The Hospital’s salary packaging program will not restrict the Doctor’s capacity to salary package any proportion of their salary in any one month.

31. **OVERTIME**

31.1. The provisions of this **clause 31** are to be read in conjunction with **clause 24** (Hours of Work).

31.2. **Entitlement**

31.2.1 Overtime is payable for working:

   (a) rostered hours in excess of ordinary hours, pursuant to **sub-clause 24.1**; or

   (b) authorised hours in excess of rostered hours.

31.2.2 The payment of overtime is one and one half (1½) times the Doctor’s ordinary hourly rate of pay for the first two (2) hours overtime in a week and then double the Doctor’s ordinary hourly rate of pay for all additional overtime hours in that week.

31.2.3 Overtime may be converted into carer’s leave in accordance with **sub-clause 46.3.3**.

31.3. **Protocols – Authorised Un-rostered Overtime**

31.3.1 A Protocol must exist in the Hospital whereby overtime that cannot be authorised in advance but has been worked will be paid if it meets appropriate, clearly defined criteria.

31.3.2 The protocols described in **sub-clause 31.3.1** will be structured on the following basis:

   (a) the Doctor has performed the overtime due to a demonstrable clinical need and that need could not have been met by some other means;

   (b) authorisation of the overtime could not reasonably have been made in advance of the Doctor performing the work;

   (c) the Doctor has claimed for retrospective authorisation of overtime on the first occasion possible after the overtime was worked and on no occasion later than the completion of that pay fortnight;
(d) the Doctor has recorded the reason for working the overtime and the duties performed in a form capable of Hospital audit and review; and

(e) the claim for overtime must be reviewed by a Senior Doctor authorised by the Hospital to do so within 14 days of the claim being submitted.

32. PENALTY PAYMENTS

32.1. The provisions of this clause 32 are to be read in conjunction with sub-clauses 28.5 and 28.6 (Rate of Pay).

32.2. Saturday and Sunday Work

32.2.1 Any ordinary hours performed between midnight Friday and midnight Sunday must be paid at one and one half (1½) times the Doctor’s ordinary hourly rate of pay.

32.2.2 For hours worked between midnight Friday and midnight Sunday that are in excess of ordinary hours pursuant to sub-clause 24.1, overtime rates pursuant to sub-clause 31.2 must be paid.

32.3. Shift Penalty

32.3.1 An additional 2.5% of the ordinary weekly rate of pay for the 1st year of experience rate applicable to the Doctor’s classification must be paid for each shift worked for a rostered shift finishing after 6 p.m.

32.4. Night Duty Allowance

32.4.1 An additional 25% of the Doctor’s ordinary base hourly rate of pay must be paid for:

(a) each hour worked during a rostered shift finishing the day after work began; or

(b) each hour worked during a rostered shift beginning after midnight and before 6.30 a.m.

33. CONTINUING MEDICAL EDUCATION ALLOWANCE

33.1. Doctors are entitled to the Continuing Medical Education (CME) allowance described at Schedule A.1.

33.2. The CME allowance is payable on a pro-rata basis for part-time Doctors.

33.3. Claims for CME reimbursement made pursuant to clause 2.2 of the 2006 Heads of Agreement (up to $1,000) will be honoured where such claim was submitted to the Hospital before 9 April 2009.

34. ON-CALL

34.1. The provisions of this clause 34 are to be read in conjunction with sub-clause 10.19 (Definitions – On-call), clause 21 (Telephone Calls to Doctors Outside of Working Hours) and clause 39 (Telephone Allowance).
34.2. **Entitlement**

34.2.1 For each on-call period where the Doctor provides advice by telephone, the Doctor must be paid the Telephone On-call Allowance pursuant to Schedule A.1. In such circumstances, the entitlement at **sub-clause 34.2.2** below does not apply.

34.2.2 For each on-call period where the Doctor does not provide any advice by telephone (eg. a Doctor who is on-call for the purpose of replacing Doctors who are absent due to illness), the General On-call Allowance pursuant to Schedule A.1 must be paid as follows:

(a) 2.5 % of the Doctor’s ordinary weekly rate of pay; or
(b) on a public holiday pursuant to clause 47 (Public Holidays), 3.5% of the Doctor’s ordinary weekly rate of pay.

34.3. **Limitations**

34.3.1 For the purposes of calculating payment, each period of on-call must not exceed 16 hours.

34.3.2 Where a Doctor is rostered to perform six (6) times 16 hour periods of on-call within six (6) consecutive days, that Doctor must be released from on-call duty for 24 hours paid or unpaid as according to the roster or projected roster.

34.3.3 The on-call payment does not apply to Doctors who receive payment on a percentage of fees generated basis for out of hours work when on a General Practice Training Program rotation pursuant to clause 23 (Rotation to a General Practice Training Program).

35. **RECALL**

35.1. The provisions of this clause 35 are to be read in conjunction with clause 40 (Travelling Allowance – Use of Private Motor Vehicle).

35.2. **Entitlement**

35.2.1 A Doctor who is recalled to duty outside rostered hours of duty must be paid for the actual time worked, including time reasonably spent in travelling to and return from work, as follows:

(a) one and one half (1½) times the ordinary hourly rate of pay for the first two (2) hours; and then
(b) double the ordinary hourly rate of pay for all additional hours.

35.3. **Calculation**

35.3.1 Each recall must stand alone, with a minimum payment of three (3) hours per recall, except as follows:

(a) Where a Doctor has been recalled to duty, a further recall payment cannot occur within the initial three (3) hour period except where the Doctor has left the vicinity of the hospital and/or returned to his/her place of residence.
35.3.2 Recall can only occur where the Doctor is rostered on-call and where an authorised Senior Officer of the Hospital has given authority for the recall. This sub-clause does not apply where there is a genuine medical emergency or disaster.

35.3.3 Where a Doctor is recalled for more than 10 hours the Doctor must receive 24 hours free from duty, paid or unpaid according to the roster or the projected roster.

35.3.4 Recall payments must not apply to Doctors who receive payment on a percentage of fees generated basis for out of hours work whilst on rotation to a General Practice Training Program pursuant to clause 23 (Rotation to a General Practice Training Program).

36. HIGHER DUTIES

36.1. Where a Doctor is required to perform the full duties of a classification higher than his or her substantive classification the higher classification’s 1st year of experience wage rate pursuant to Schedule A.1 must be paid:

36.1.1 for only the time worked up to and including two (2) hours; or

36.1.2 for a full day or shift where time worked exceeds two (2) hours.

37. ROTATION ALLOWANCES

37.1. Location Allowance – When on Rotation

37.1.1 A Doctor must be paid a Location Allowance as detailed in Schedule A.1 for each completed week on rotation, unless the Doctor’s Rotation Hospital is located less than 50km from the Melbourne GPO.

37.1.2 The Location Allowance is designed to defray expenses incurred because the Doctor is required to be on rotation.

37.2. Travelling Allowances – When on Rotation within Victoria

37.2.1 A Doctor rotated to a position at a Rotation Hospital within Victoria must be paid a Travelling Allowance as follows:

   (a) on commencement of the rotation; and then

   (b) once every three (3) weeks over the 13 week period of rotation for other than Mildura (refer sub-clause 37.3.1 below for entitlements when on rotation to Mildura).

37.2.2 The amount of the Travelling Allowance must be equivalent to a return first class rail fare between the Parent Hospital and the Rotation Hospital, whether the travel is accomplished by rail or by some other means.

37.3. Mildura

37.3.1 In the case of the Doctor being rotated to Mildura, instead of the entitlement described in sub-clause 37.2 above, the Doctor must receive a return economy class airfare every four (4) weeks of a 13 week rotation.
37.3.2 To be eligible for the Travelling Allowance under sub-clause 37.3.1 above, the Doctor must undertake the travel to and from the city of the Parent Hospital at the relevant times.

37.4. Tasmania

37.4.1 A Doctor, rotated to a position at a Rotation Hospital in Tasmania as a part of a College Training Program must be reimbursed for the cost of a return economy class airfare undertaken during each three (3) month rotation as follows:

(a) at the beginning and end of the rotation; and

(b) after the first six (6) weeks of the rotation.

37.5. Other Australian States

37.5.1 A Doctor rotated to a position at a Rotation Hospital outside of Victoria but within Australia must be paid a Travelling Allowance equivalent to an economy class return airfare.

37.6. Overseas

37.6.1 A Doctor rotated to a position at a Rotation Hospital outside of Australia is entitled to an economy class return airfare for themselves and their spouse and children who, on or about the commencement of the rotation, also travel to the Doctor’s rotation locality.

37.7. Removal Reimbursement – When on Rotation

37.7.1 A Doctor rotated to a position at a Rotation Hospital located more than 50km from the Parent Hospital for at least six (6) weeks must be reimbursed for the reasonable and actual expenses incurred by the Doctor in the removal of personal belongings to and from the rotation locality.

38. MEAL ALLOWANCE

38.1. Where a Doctor works in excess of 11 hours in any 24-hour period, an adequate meal must be provided or a Meal Allowance (in excess of 11 hours) as detailed in Schedule A.1 must be paid in lieu; or

38.1.1 where a Doctor works in excess of 16 hours in any 24 hour period – two (2) adequate meals must be provided or the Meal Allowance described in sub-clause 38.1 above and a further Meal Allowance (in excess of 16 hours) as detailed in Schedule A.1 must be paid; and

38.1.2 for each six (6) hour period the Doctor works in excess of 16 hours until the shift ends, a further meal must be provided or a further Allowance as detailed in Schedule A.1 must be paid.
39. **TELEPHONE ALLOWANCE**

39.1. When the Hospital requires a Doctor to be in telephone contact for work purposes, the Hospital must provide a fully funded mobile phone for the Doctor’s work use; or fully reimburse the Doctor for all reasonable and actual costs (that is maintenance and rental) incurred by the Doctor when making or receiving work-related telephone calls.

40. **TRAVELLING ALLOWANCE – USE OF PRIVATE VEHICLE**

40.1. The provisions of this clause 40 are to be read in conjunction with clause 35 (Recall).

40.2. Where a Doctor is required to use personal transport in the performance of his or her duties (including recall travel pursuant to clause 35) they must receive a Travelling Allowance per kilometer in accordance with Schedule A.1.

40.3. The Doctor is responsible for maintaining records sufficient to support any claim made pursuant to this clause 40.

40.4. A Doctor who is recalled and who has not used personal transport must be provided with suitable return transport at the Hospital’s expense.

41. **UNIFORM/LAUNDRY ALLOWANCE**

41.1. A Doctor must either:

41.1.1 be supplied with sufficient suitable and serviceable uniforms that must be laundered at the expense of the Hospital; or

41.1.2 be paid a Uniforms and Laundry Allowance pursuant to Schedule A.1. The Hospital must either launder or pay for the laundry of such uniform.

41.2. The Hospital may deem white coats to constitute a uniform for the purposes of this clause 41.

41.3. Uniforms supplied pursuant to sub-clause 41.1.1 above remain the property of the Hospital concerned and must be returned at the completion of the Doctor's period of service at that Hospital.

41.4. The Uniforms and Laundry Allowance described in sub-clause 41.1.2 above must be paid during all absences on leave, except absence on long service leave and absence on personal leave beyond 21 days.

42. **WORKCOVER MAKE-UP PAY**

42.1. **Entitlement to WorkCover Make-up Pay**

42.1.1 A Doctor on receiving payment of weekly compensation under the Accident Compensation Act 1985 (ACA) is entitled to WorkCover Make-up Pay for up to a maximum aggregate period of 39 weeks for any one injury or illness.

42.1.2 No weekly payments of WorkCover Make-up Pay apply:

    (a) within the first two (2) weeks of new employment;
(b) during the first five (5) working days of incapacity;
(c) once the Doctor ends employment with the Hospital;
(d) once the Hospital terminates the employment of the Doctor for serious or willful misconduct;
(e) once there is a cessation or redemption of weekly compensation payments;
(f) for industrial diseases contracted by a gradual process or injury subject to recurrence, aggravation, or acceleration, unless the Doctor has been employed at the time of the incapacity for a minimum period of one (1) month;
(g) for any period of paid annual leave, long service leave or for any paid public holiday.

42.1.3 In order to qualify for the continuance of WorkCover Make-up Pay on termination a Doctor must, if required by the Hospital, provide evidence of the continuing payment of weekly payments of compensation.

42.1.4 On engagement, a Doctor may be required to declare all workers compensation and/or accident claims made under the ACA in the previous 5 years and in the event of defaults or inaccurate information being deliberately and knowingly declared the Hospital may require the Doctor to forfeit their entitlement to WorkCover Make-up Pay under this Agreement.

42.2. **Payment Calculation – Total Incapacity**

42.2.1 Where a Doctor is deemed totally incapacitated under the ACA, the Doctor is entitled to a weekly payment of an amount representing the difference between:

(a) the total amount of compensation paid under the ACA during the period of incapacity for the week; and

(b) the weekly ordinary rate of pay set out in Schedule A.1, and any over-Agreement payment being paid to the Doctor at the date of the injury and which would have been payable for the Doctor’s classification for the week in question if they had been performing their normal duties.

42.3. **Payment Calculation – Partial Incapacity**

42.3.1 Where a Doctor is deemed partially incapacitated under the ACA, the Doctor is entitled to weekly payment of an amount representing the difference between:

(a) the total amount of compensation paid under the ACA during the period of incapacity for the week, together with the average weekly amount they are earning; and
the weekly rate as set out in Schedule A.1 and any over-Agreement payment being paid to the Doctor at the date of injury and which would have been payable for the Doctor’s classification for the week in question if they had been performing their normal duties.

42.4. **Payment for Part of a Week**

42.4.1 Where the Doctor is incapacitated for part of a week the Doctor must receive pro-rata WorkCover Make-up Pay.

42.5. **Notice of Injury**

42.5.1 A Doctor must ensure that notice in writing of their injury is given to their Hospital as soon as reasonably practicable after the injury or illness.

42.6. **Variations in Compensation Rates**

42.6.1 Any changes in compensation rates under the ACA must not increase the amount of WorkCover Make-up Pay above the amount that would have been payable had the rates of compensation remained unchanged.

42.7. **Civil Damages**

42.7.1 A Doctor receiving, or who has received, WorkCover Make-up Pay must advise their Hospital of any action they may institute or any claim they make for damages. The Doctor must, if requested, provide an authority to the Hospital entitling the Hospital to a charge upon any money payable pursuant to any judgment or settlement on that injury.

42.7.2 Where a Doctor obtains a judgment or settlement for damages in respect of an injury for which they have received WorkCover Make-up Pay the liability to pay WorkCover Make-up Pay must cease from the date of the judgment or settlement. If the judgment or settlement for damages is not reduced by the amount of WorkCover Make-up Pay made by the Hospital, the Doctor will pay to the Hospital any amount of WorkCover Make-up Pay already received in respect of that injury.

42.8. **Medical Examination**

42.8.1 Where, in accordance with the ACA, a medical referee gives a certificate as to the condition of the Doctor and their fitness for work or specifies work for which the Doctor is fit and such work is made available by the Hospital, and is refused by the Doctor or the Doctor fails to commence the work, WorkCover Make-up Pay must cease from the date of such refusal or failure to commence the work.
PART 5 – PUBLIC HOLIDAYS AND LEAVE ARRANGEMENTS

43. LEAVE NOT APPLYING TO CASUALS
43.1. Casual Doctors are not eligible for the entitlements in this Part 5 (Public Holidays and Leave Arrangements) except where a casual entitlement is expressly provided for as a term of this Agreement.

44. REPLACEMENT OF DOCTORS WHEN ON LEAVE
44.1. Where a Doctor is on leave and should be replaced, the Hospital is primarily responsible for finding the replacement.
44.2. When finding a replacement for a Doctor on leave, the Hospital must consult with Doctors affected by the absence.

45. ANNUAL LEAVE
45.1. Entitlement
45.1.1 A full-time or part-time Doctor is entitled to paid annual leave as follows:
(a) 5 weeks if the Doctor is required to work in excess of their ordinary hours, or works ordinary hours on more than 10 weekends (defined as a Saturday or Sunday or both) during the leave accrual year; or
(b) 4 weeks if sub-clause 45.1.1(a) does not apply.
45.1.2 If the period during which a Doctor takes paid annual leave includes a day or part-day that is a public holiday in the place where the Doctor is based for work purposes, the Doctor is taken not to be on paid annual leave on that public holiday.

45.2. Time of Taking Annual Leave
45.2.1 Annual leave shall be taken at a time determined by agreement between the Hospital and the Doctor.
45.2.2 The Hospital will not unreasonably refuse a Doctor’s request to take paid annual leave.
45.2.3 An HMO year 1 (Intern) may take up to 4 weeks of annual leave after 3 months of employment. All or part of the leave may be taken sooner if agreed.
45.2.4 A Doctor with more than one (1) year of experience may take annual leave during or after the year in which their entitlement accrues.
45.2.5 A period of annual leave may be converted into personal/carer’s leave pursuant to sub-clause 46.3.2.

45.3. Payment for Annual Leave
45.3.1 Prior to going on annual leave, the Doctor must be paid for the period of leave, unless otherwise agreed.
45.4. **Payment Calculation**

45.4.1 For the purposes of this clause 45, ‘wages’ means the ordinary weekly rate of pay and allowances consistent with the Doctor’s classification as averaged over the leave accrual year and calculated consistent with the following methodology:

(a) if the Doctor worked 60 hours of more: wages must be paid at 38 hours calculated at single time (1.0) and 22 hours at time and one half (1.5) for each week of leave;

(b) if the Doctor worked less than 60 hours but at least 48 hours: wages must be paid at 48 hours calculated at single time (1.0) for each week of leave;

(c) in all other circumstances the Doctor’s wages must be paid on 38 hours at single time (1.0) for each week of leave.

45.4.2 For Registrars, all references to 38 hours in sub-clause 45.4.1 (a) through (c) above become 43 hours and all references to 22 hours become 17 hours.

45.5. **Sickness During Leave**

45.5.1 Where the Doctor becomes sick for at least five (5) days and would have worked on those days if not for taking annual leave, the annual leave must be re-credited and the days instead deducted from the Doctor’s accrued personal/carer’s leave.

45.5.2 To be eligible for the entitlement in sub-clause 45.5.1 above, the Doctor must provide a Medical Certificate from another registered medical practitioner to the Hospital within seven (7) days of the illness.

45.6. **Effect of Termination**

45.6.1 Where the Doctor’s employment is terminated and the Doctor is not re-employed by the same Hospital, the Doctor must be paid in lieu of any untaken accrued annual leave. Pro-rata payment shall be made if the Doctor has been employed for less than 12 months.

46. **PERSONAL (SICK)/CARER’S LEAVE**

46.1. **Entitlement**

46.1.1 Paid personal/carer’s leave will be available to a Doctor when they are absent because of:

(a) personal illness or injury; or

(b) personal illness or injury of an immediate family or household member who requires the Doctor’s care and support; or

(c) an unexpected emergency affecting an immediate family or household member; or
(d) the requirement to provide ongoing care and attention to another person who is wholly or substantially dependent on the Doctor, provided that the care and attention is not wholly or substantially on a commercial basis.

46.1.2 A Doctor is entitled to 28 days paid personal/carer’s leave for each year of service. Unused personal/carer’s leave accumulates from year to year.

46.1.3 When a Doctor takes personal/carer’s leave during a period of rostered duty, the leave must be paid at the ordinary weekly rate of pay on the basis of the projected roster for a maximum of 14 consecutive days. For all personal/carer’s leave beyond 14 consecutive days the Doctor must be paid at the rate of 7.6 hours per day for HMOs, MOs and SMOs and 8.6 hours per day for Registrars.

46.2. **Immediate Family or Household**

46.2.1 The term immediate family includes:

(a) spouse (including a former spouse, a de facto partner and a former de facto partner) of the employee. A de facto partner means a person who, although not legally married to the employee, lives with the employee in a relationship as a couple on a genuine domestic basis (whether the employee and the person are of the same sex or different sexes); and

(b) child or an adult child (including an adopted child, a step child or an ex-nuptial child), parent, grandparent, grandchild or sibling of the employee or spouse of the employee.

46.3. **Use of Accumulated Personal/Carer’s Leave**

46.3.1 A Doctor is entitled to use accumulated personal/carer’s leave for the purposes of this clause where the current year's personal/carer’s leave entitlement has been exhausted.

46.3.2 The Doctor may request the Hospital’s consent to take up to five (5) days of annual leave in any one year as carer’s leave.

46.3.3 The Doctor may request the Hospital’s consent to take time off in lieu of payment for overtime for carer’s leave purposes. One (1) hour of overtime worked is equal to one (1) hour of time off for carer’s leave.

46.3.4 The Doctor, on his or her request, must be paid for the overtime worked if the time off in lieu has not been taken as carer’s leave within four (4) weeks of the overtime being accrued.

46.3.5 The Doctor may request the Hospital’s consent to work make-up time for carer’s leave purposes. In this case, the Doctor works the same number of ordinary hours taken as carer’s leave during the ordinary spread of hours, but at a later time.
46.4. **Notice and Evidence Requirements – Personal Leave**

46.4.1 For three (3) single day absences per year, the Doctor will not be required to provide any supporting evidence to substantiate their claim for personal leave. However, to be eligible for payment, the Doctor will be required to notify the Hospital two (2) hours before the start of the shift.

46.4.2 For other days absent due to personal illness or injury, the Hospital may require a Doctor to provide evidence of illness as follows:

(a) a Medical Certificate from another Doctor, but only in circumstances when the certificate may be properly provided; or

(b) a Statutory Declaration, but only for periods of up to three (3) consecutive days and only up to three (3) occasions in any one year.

46.4.3 Personal/carer’s leave can be used in addition to worker’s compensation payments and WorkCover Makeup Pay (refer clause 42) to make up payments to 100% of the Doctor’s ordinary weekly rate of pay pursuant to Schedule A.1.

46.5. **Notice and Evidence Requirements – Carer’s Leave**

46.5.1 The Doctor, on the Hospital’s request, must demonstrate the illness or injury of the person concerned by either Medical Certificate or Statutory Declaration.

46.5.2 When practical, the Doctor must give the Hospital prior notice of their intended absence due to carer’s leave. If not practical to provide prior notice, the Doctor must give notice by telephone at the first opportunity on the day of the absence beginning.

46.5.3 Notice for the purposes of this sub-clause 46.5 means: estimated date of absence, estimated length of absence, the name of the person to be cared for and their relationship to the Doctor.

46.6. **Unpaid Personal Leave**

46.6.1 Where a Doctor has exhausted all paid personal/carer’s leave entitlements, he/she is entitled to take unpaid carer’s leave to provide care and support in the circumstances outlined in sub-clauses 46.1.1(b), (c), or (d). The Hospital and the Doctor will agree on the period. In the absence of agreement the Doctor is entitled to take up to two (2) days’ unpaid carer’s leave per occasion.

46.7. **Absence on Public Holidays**

46.7.1 If the period during which a Doctor takes paid personal/carer’s leave includes a day or part-day that is a public holiday in the place where the Doctor is based for work purposes, the Doctor is taken not to be on paid personal/carer’s leave on that public holiday.
46.8. **Transfer of Accrued Personal/Carer’s Leave**

46.8.1 A Doctor appointed to a Hospital up to five (5) weeks after his or her termination of appointment at another Hospital or community health centre, not including any period of paid leave, must be credited up to 168 days of the Doctor's accumulated personal/carer’s leave. The accumulated personal/carer’s leave must be credited at the time of appointment.

46.8.2 The Hospital may require a Doctor to produce a written statement from the previous Hospital that specifies the amount of accumulated personal/carer’s leave credited to the Doctor at the time of his or her termination of appointment.

46.9. **Casual Doctors – Caring responsibilities**

46.9.1 Casual Doctors are entitled to be unavailable to attend work or to leave work:

(a) if they need to care for members of their immediate family or household who are sick and require care and support, or who require care due to an unexpected emergency, or the birth of a child; or

(b) upon the death in Australia of an immediate family or household member.

46.9.2 The Hospital and the Doctor will agree on the period for which the Doctor will be entitled to be unavailable to attend work. In the absence of agreement, the Doctor is entitled to be unavailable to attend work for up to two (2) days per occasion. The Casual Doctor is not entitled to any payment for the period of non-attendance.

46.9.3 The Hospital will require the Casual Doctor to provide satisfactory evidence to support the taking of leave pursuant to this sub-clause 46.9.

47. **PUBLIC HOLIDAYS**

47.1. **Entitlement to be Absent on a Public Holiday**

47.1.1 A Doctor is entitled to be absent on the following public holidays without deduction of pay:

(a) 1 January (New Year’s Day);
(b) 26 January (Australia Day);
(c) the second Monday in March (Labour Day);
(d) Good Friday;
(e) Easter Saturday;
(f) Easter Monday;
(g) 25 April (ANZAC Day);
(h) the second Monday in June (Queen’s Birthday);
(i) the first Tuesday in November (Melbourne Cup Day);
(j) 25 December (Christmas Day); and
(k) 26 December (Boxing Day).

47.1.2 A Doctor is entitled to be absent from his or her employment on a
day or part-day that is a public holiday in the place where the
Doctor is based for work purposes. However, a Hospital may
request a Doctor to work on a public holiday provided the request is
reasonable.

47.1.3 If a Hospital requests a Doctor to work on a public holiday, the
Doctor may refuse the request if:
(a) the request is not reasonable; or
(b) the refusal is reasonable.

47.1.4 In determining whether a request, or a refusal of a request, to work
on a public holiday is reasonable, the following must be taken into
account:
(a) the nature of the employer’s workplace or enterprise
(including its operational requirements), and the nature of
the work performed by the employee;
(b) the Doctor’s personal circumstances, including family
responsibilities;
(c) whether the Doctor could reasonably expect that the
Hospital might request work on the public holiday;
(d) whether the Doctor is entitled to receive overtime
payments, penalty rates or other compensation for, or a
level of remuneration that reflects an expectation of, work
on the public holiday;
(e) the type of employment of the Doctor (for example,
whether full-time, part-time, casual or shift-work);
(f) the amount of notice in advance of the public holiday given
by the Hospital when making the request;
(g) in relation to the refusal of a request – the amount of notice
in advance of the public holiday given by the Doctor when
refusing the request; and
(h) any other relevant matter.

47.2. Additional/Substitute Days

47.2.1 In addition to the days specified in sub-clause 47.1.1 above:

(a) Where in a State, Territory or locality, public holidays are
declared or prescribed on days other than those set out in
sub-clause 47.1.1, 47.2.2 and 47.2.3, those days must
constitute additional holidays for the purpose of the
Agreement.
(b) A non-metropolitan Council may, by notice published in the Government Gazette, in each year either appoint another day as a public holiday in its municipal district or in a specified part of it’s municipal district or appoint no more than another two (2) half-days as public half-holidays in it’s municipal district or in a specified part of its municipal district.

(c) When the relevant State Minister proclaims an alternative (or substituted) public holiday for the days listed in sub-clause 47.1.1 above, then the alternative (or substituted) day becomes the public holiday.

47.2.2 For a Doctor who ordinarily works on a Monday to Friday basis:

(a) when Christmas Day is a Saturday or a Sunday, a holiday in lieu thereof shall be observed on 27 December;

(b) when Boxing Day is a Saturday or a Sunday, an additional holiday shall be observed on 28 December;

(c) when New Year’s Day is a Saturday or Sunday, a holiday in lieu thereof shall be observed on the next Monday;

(d) When Australia Day is a Saturday or Sunday, a holiday in lieu thereof shall be observed on the next Monday.

47.2.3 For all other Doctors (including Casual Doctors):

(a) Christmas Day must be observed on 25 December;

(b) Boxing Day must be observed on 26 December;

(c) New Year’s Day must be observed on 1 January;

(d) When Australia Day is a Saturday or Sunday, a holiday in lieu thereof must be observed on the next Monday.

47.3. **Payment Calculation**

47.3.1 A Doctor who is requested to and does work on a day or part-day that is a Public holiday is entitled to be paid for the time worked at the rate of double time and one half (2.5) or, by mutual agreement, be paid at single time (1.0) and have one and one half (1.5) days added to their annual leave.

47.3.2 Any Doctor must receive a sum equal to one (1) day’s ordinary pay for public holidays that occur on their rostered days off.

47.3.3 If a Doctor is absent from his or her employment on a day or part-day that is a public holiday, the Hospital must pay the Doctor at the Doctor’s base rate of pay for the Doctor’s ordinary hours of work on the day or part-day.
48. **EXAMINATION LEAVE**

48.1. **Entitlement**

48.1.1 A Doctor is entitled to a total amount of paid Examination Leave not exceeding eight (8) rostered working days in any one (1) year.

48.2. **Use of Examination Leave**

48.2.1 Doctors are entitled to utilise their paid examination leave of eight (8) days in the following ways:

(a) to attend any examination (within Australia or New Zealand) necessary to obtain Australian Medical Council (AMC) Registration or higher qualifications as defined at sub-clause 10.12 (Definitions – Higher Qualifications) of this Agreement or necessary to enable post graduate studies in the United States. The period of leave must include travel time to and from the centre at which the examination is held;

(b) to provide for at least three (3) clear days’ leave immediately prior to each examination; or

(c) to attend a conference or seminar, which is a requirement for sitting an examination that leads to AMC Registration or a higher qualification defined at sub-clause 10.12 of this Agreement.

48.3. **Notice of Taking Examination Leave**

48.3.1 The Doctor must give the Hospital’s Director of Medical Services at least two (2) weeks written notice of their intention to access examination leave.

48.4. **Payment Calculation**

48.4.1 Payment of examination leave under this clause 48 must be made consistent with the roster or projected roster, excluding overtime and penalties.

49. **CONFERENCE/SEMINAR LEAVE**

49.1. **Entitlement**

49.1.1 A Doctor will receive one (1) week of paid Conference Leave and, at the discretion of the Hospital, may receive a further two (2) weeks paid conference leave (i.e. for a total of three (3) weeks), to attend any conference, workshop or seminar to fulfil College training requirements.

49.1.2 The one (1) week of paid conference leave each year may be accrued over two (2) years to suit particular study requirements.

49.2. **Notice of Taking of Conference Leave**

49.2.1 A Doctor must advise the Hospital of the preferred dates for taking paid conference leave no later than 31 March of the year in which the leave will be taken.
49.3. **Granting of Conference Leave**

49.3.1 A Hospital may only refuse the minimum one (1) week of paid conference leave where:

(a) the refusal is based on circumstances outside the control of the Hospital; and

(b) the reasons for the refusal are provided to the Doctor in writing within 14 days of the application for leave being received by the Hospital.

49.3.2 The timing of the conference leave granted under this clause 49 is subject to Hospital operational requirements. Practical restrictions on the ability to release a Doctor at any particular time will exist on some occasions.

49.3.3 A Doctor who has had their application for the minimum one week’s paid conference leave refused may utilise the Disputesettling Procedures set out in clause 61 of this Agreement.

49.4. **Payment Calculation**

49.4.1 Payment for conference leave pursuant to this clause 49 must be made consistent with the roster or projected roster, excluding overtime and penalties.

50. **COMPASSIONATE LEAVE**

50.1. **Amount of Compassionate Leave**

50.1.1 Doctors are entitled to two (2) days’ compassionate leave on each occasion when a member of the Doctor's immediate family or a member of the Doctor's household:

(a) contracts or develops a personal illness that poses a serious threat to his or her life;

(b) sustains a personal injury that poses a serious threat to his/her life; or

(c) dies.

50.1.2 In the case of death, the compassionate leave period applies up to and including the day of the funeral.

50.1.3 In the case of death occurring outside of Australia, the entitlement only applies to the Doctor's wife or husband or live in de facto partner, father, mother, brother, sister, child, next of kin, or de facto’s next of kin.

50.2. **Payment Calculation**

50.2.1 The compassionate leave must be paid according to the roster or projected roster, not including overtime or penalty rates, on the death or serious illness of person described in sub-clause 46.2 (Immediate Family or Household).
50.3. **Taking of Leave**

50.3.1 The entitlement does not apply if the Doctor is already on another period of leave.

50.3.2 The Doctor must provide proof of death or illness to the satisfaction of the Hospital.

50.3.3 Any unused portion of compassionate leave will not accrue from year to year and will not be paid out on termination.

50.3.4 Such leave does not have to be taken consecutively.

50.3.5 A Doctor may take unpaid compassionate leave by agreement with the Hospital.

50.3.6 The Hospital will require the Doctor to provide satisfactory evidence to support the taking of compassionate leave.

51. **PARENTAL LEAVE – BASIC ENTITLEMENT**

51.1. Full-time, part-time and eligible casual doctors with more than 12 months of continuous service are entitled to paid and unpaid maternity, paternity/partner and adoption leave and to work part-time in connection with the birth or adoption of a child.

51.2. Effective from **1 December 2008** eligible Doctors shall be entitled to parental leave, paid at the Doctor’s ordinary weekly rate of pay, in accordance with the following table:

<table>
<thead>
<tr>
<th>Type of Leave</th>
<th>Paid Leave</th>
<th>Unpaid Leave</th>
<th>Combined Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Maternity Leave</td>
<td>9 weeks</td>
<td>43 weeks if primary caregiver</td>
<td>52 weeks</td>
</tr>
<tr>
<td>Paternity/Partner</td>
<td>1 week</td>
<td>51 weeks if primary caregiver</td>
<td>52 weeks</td>
</tr>
<tr>
<td>Adoption Leave – primary caregiver</td>
<td>9 weeks</td>
<td>43 weeks</td>
<td>52 weeks</td>
</tr>
<tr>
<td>Adoption Leave – secondary caregiver</td>
<td>1 week</td>
<td>2 weeks</td>
<td>3 weeks</td>
</tr>
</tbody>
</table>

51.3. Effective from **1 October 2009** eligible Doctors shall be entitled to parental leave, paid at the Doctor’s ordinary weekly rate of pay, in accordance with the following table:

<table>
<thead>
<tr>
<th>Type of Leave</th>
<th>Paid Leave</th>
<th>Unpaid Leave</th>
<th>Combined Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Maternity Leave</td>
<td>10 weeks</td>
<td>42 weeks if primary caregiver</td>
<td>52 weeks</td>
</tr>
<tr>
<td>Paternity/Partner</td>
<td>1 weeks</td>
<td>51 weeks if primary caregiver</td>
<td>52 weeks</td>
</tr>
<tr>
<td>Adoption Leave – primary caregiver</td>
<td>10 weeks</td>
<td>42 weeks</td>
<td>52 weeks</td>
</tr>
<tr>
<td>Adoption Leave – secondary caregiver</td>
<td>1 week</td>
<td>2 weeks</td>
<td>3 weeks</td>
</tr>
</tbody>
</table>

51.4. Paid Parental Leave can be taken at half-pay for twice the period of absence at the request of the Doctor.
51.5. This clause 51 provides a summary of the basic parental leave entitlement only. This clause must be read in conjunction with, and is not intended to replace, SCHEDULE B – Parental Leave.

52. LONG SERVICE LEAVE - BASIC ENTITLEMENT

52.1. A Doctor is entitled to six (6) months’ Long Service Leave on completion of 15 years of continuous service; then two (2) months’ Long Service Leave for every five (5) years of continuous service thereafter.

52.2. Doctors who commenced employment with a Victorian public health service after 30 November 2008 will have service with an interstate Government health service recognised for the purpose of calculating long service leave entitlements on application, provided that such interstate Government health service employment ended within two (2) months of commencing employment with a Victorian public health service.

52.3. This clause 52 provides a summary of the basic long service leave entitlement only. This clause must be read in conjunction with, and is not intended to replace, SCHEDULE C – Long Service Leave.

53. JURY SERVICE LEAVE

53.1. A Doctor required to attend for Jury Service during ordinary working hours must be paid the difference between the amount paid for the Jury Service and the Doctor’s ordinary weekly rate of pay that would have been received had the Doctor attended for work.

53.2. A Doctor must notify the Hospital as soon as possible of the date(s) when he or she is required to attend for Jury Service. Further, the Doctor must give his or her Hospital proof of attendance, the duration of the attendance and the amount paid for the Jury Service.

54. COMMUNITY SERVICE LEAVE

54.1. A Doctor is entitled to a reasonable period of unpaid leave release to attend a recognised voluntary emergency management activity related to an emergency or natural disaster situation in accordance with Division 8 (Community Service Leave) of the Fair Work Act 2009 (Cth).
PART 6 - ACCOMMODATION AND FACILITIES

55. GENERAL FACILITIES

55.1. The Hospital must provide the following facilities for the use of non-resident Doctors:

55.1.1 a changing room with individual full length lockable lockers for each Doctor;

55.1.2 a common room; and

55.1.3 a shower and bathroom.

55.2. Hospitals should provide the following facilities:

55.2.1 access to workstations, telecommunication and information technology capable of ensuring administrative and similar work can be accomplished efficiently;

55.2.2 access to internet and e-mail facilities for work purposes;

55.2.3 24-hour access to a library and all of its resources;

55.2.4 access to a security escort at night;

55.2.5 reserved car parking paid for by the Hospital and available for a Doctor when rostered on-call and when recalled to duty. The parking spaces must be well lit and in a secure place within 200 meters from the main entrance of the Hospital; and

55.2.6 an office available for private discussion with patients’ relatives.

55.3. In the case where a Hospital does not meet the standards described in sub-clause 55.2 above, the Hospital, the Department and the Association will consult to determine a time-frame within which the facilities will be provided within available capital funding budgets.

55.4. Where a Doctor is rostered for a period of 12 hours or more and that rostered period commences after 6.00 p.m., the Hospital must make available to the Doctor for the period of duty:

55.4.1 a separate reasonably furnished bedroom with adequate heating and cooling facilities, including a study desk, chair and study light;

55.4.2 reasonable provision for the preparation of light refreshments by the Doctor;

55.4.3 reasonable provision for laundering, drying and ironing of personal clothing by the Doctor; and

55.4.4 rooms fully cleaned and beds made.

56. FACILITIES WHEN ON ROTATION

56.1. Where a Doctor is permitted or required to live in the residential quarters provided by the Rotation Hospital, the following facilities must be provided:

56.1.1 a separate reasonably furnished bedroom with adequate heating and cooling facilities, including a study desk, chair and study light;
56.1.2 adequate accommodation for study and recreation, which must be available for the Doctor’s exclusive use;
56.1.3 reasonable provision for the preparation of light refreshments by the Doctor;
56.1.4 reasonable provision for the laundering, drying and ironing of personal clothing by the Doctor; and
56.1.5 adequate car parking facilities, where possible.

56.2. The Rotation Hospital must respect the privacy of a Doctor’s room and, provided there are no exceptional circumstances, representatives of the Rotation Hospital must have entry only with the Doctor’s permission.

56.3. The provisions of sub-clause 56.2 do not apply to the routine maintenance of Doctors’ rooms or routine inspections of which notice has been given.

57. DEDUCTIONS FOR BOARD AND LODGING

57.1. The provisions of this clause 57 are to be read in conjunction with clause 37 (Rotation Allowances).

57.2. Where the Rotation Hospital provides board and lodging, the Doctor’s wage rate will be reduced by the amounts set out in the table in Schedule A.1.

57.3. A single Doctor may request in writing accommodation of a higher standard than provided in sub-clause 56.1 above, in which case the rental and other charges must be fixed by the Rotation Hospital but must not exceed prevailing market rates.

57.4. The amounts in Schedule A.1 will be varied by the same percentage as the rate of pay of a Hospital Medical Officer Year 1 (Intern).

58. MARRIED ACCOMMODATION

58.1. A married Doctor, including a Doctor in a domestic relationship, may request married quarters if on rotation to a Rotation Hospital located more than 50km from the Parent Hospital (refer clause 14 – Rotation from Parent Hospital) for in excess of six (6) weeks. This entitlement is subject to the availability of married quarters.
PART 7 – FREEDOM OF ASSOCIATION

59. **HOSPITAL OBLIGATIONS**

59.1. A Hospital must not dismiss, threaten to dismiss, injure or threaten to injure a Doctor in respect of his or her employment nor alter the Doctor's position, or threaten to alter the position to the Doctor's detriment for the following reasons:

59.1.1 the Doctor has been, is, or proposes to become an Officer, delegate or member of the Association; or

59.1.2 the Doctor is entitled to the benefits of the Agreement, or has asked to receive the benefit; or

59.1.3 the Doctor has appeared, or proposes to appear, as a witness, or has given or proposes to give evidence in a proceeding under the *Fair Work Act 2009* (Cth); or

59.1.4 the Doctor, being a member of the Association which is seeking better industrial conditions, is dissatisfied with employment conditions; or

59.1.5 the Doctor was, after giving reasonable notice to the Hospital of such intention, absent from rostered duty though engaged in duties as a member of a Board of Reference; or

59.1.6 the Doctor was absent from rostered duty because:

(a) the absence was for the purpose of carrying out duties or exercising rights as an Officer or delegate of the Association; or

(b) the Doctor applied for leave before the absence referred to in sub-clause 59.1.6(a) above and the Hospital unreasonably refused or withheld consent for the leave.

59.1.7 The Officer, delegate or member of the Association has done or proposes to do an act or thing which is lawful for the purpose of furthering or protecting the industrial interests of the Association or its members. The act or thing must be done within the limits of authority expressly conferred on the Doctor by the Association in accordance with the rules of the Association.

59.1.8 The absences referred to above must not exceed a period of five (5) consecutive working days or a total of five (5) working days in any four (4) week period without a written request from the officer of the Association. Authorisation of any such absence must not be unreasonably withheld by the Hospital. Provided sufficient and appropriate notice is given, the onus is placed on the Hospital to explain the circumstances of any refusal to release the Doctor from duty as expeditiously as possible.

59.1.9 The absences referred to above must be without pay unless otherwise agreed to by the Hospital.
PART 8 – DISPUTE RESOLUTION AND CONSULTATIVE STRUCTURES

60. CONSULTATION – MAJOR CHANGE AND WHEN TECHNOLOGY INTRODUCED

60.1. The provisions of this clause 60 are to be read in conjunction with the definitions in sub-clause 10.30 of this Agreement.

60.2. Notification Obligations

60.2.1 When the Hospital decides to introduce major organisational change that is likely to materially affect medical practitioners, or carries out an investigation into the feasibility of technological change, the Hospital must notify the Association and the affected Doctors of the proposed change (where those Doctors can be reasonably identified).

60.2.2 The notification must contain information about the organisational change decision, or that the feasibility investigation is being undertaken, and must specify the Hospital’s principal objectives.

60.3. Consultation Obligation

60.3.1 When the Hospital decides to introduce major organisational change, or during the course of any feasibility investigation, the Hospital must keep the Association and affected Doctors informed of any change being considered, any material effects which might result and alternative proposals which might eliminate or lessen the likely material effects.

60.3.2 At the written request of the Association or affected Doctors, the Hospital must consult in respect of the issues noted.

60.4. Hospital Decision to Implement

60.4.1 Immediately after the Hospital decides to introduce major organisational change, or implement technological change, it must notify the Association and affected Doctors.

60.4.2 After the Hospital has met its obligation under sub-clause 60.4.1 above, the Hospital must inform and consult with the Association and affected Doctors as to the nature and extent of the likely material effects of the proposed change, the reasons for the proposed change and any alternative proposals which may, if implemented, eliminate or lessen the likely material effects.

60.5. Information Must be Provided

60.5.1 The Hospital must provide technical data that will allow a realistic assessment of the likely material effects of any proposed change. The source of the data must also be provided.

60.5.2 The information provided will not be divulged to any other Hospital nor used for any purpose other than evaluating under this clause.
61. **DISPUTE SETTLING PROCEDURES**

61.1. **Resolution of Disputes and Grievances**

61.1.1 Unless otherwise provided for in this Agreement, a dispute or grievance about a matter arising under this Agreement or the National Employment Standards, other than termination of employment, must be dealt with in accordance with this clause. This includes a dispute or grievance about whether a Hospital had reasonable grounds to refuse a request for flexible working conditions or an application to extend unpaid parental leave.

61.1.2 This clause does not apply to any dispute on a matter or matters arising in the course of bargaining in relation to a proposed enterprise agreement.

61.1.3 The Hospital or a Doctor covered by this Agreement may choose to be represented at any stage by a representative, including a representative of the Association or VHIA.

61.2. **Obligations**

61.2.1 The parties to the dispute or grievance, and their representatives, must genuinely attempt to resolve the dispute or grievance through the processes set out in this clause and must cooperate to ensure that these processes are carried out promptly.

61.2.2 While a dispute or grievance is being dealt with in accordance with this clause, work must continue according to usual practice, provided that this does not apply to a Doctor who has a reasonable concern about an imminent risk to his or her health or safety, has advised the Hospital of this concern and has not unreasonably failed to comply with a direction by the Hospital to perform other available work that is safe and appropriate for the Doctor to perform.

61.2.3 No person covered by this Agreement will be prejudiced as to the final settlement of the dispute or grievance by the continuance of work in accordance with this clause.

61.3. **Agreement and Dispute Settlement Facilitation**

61.3.1 For the purposes of compliance with this Agreement (including compliance with this dispute settlement procedure) where the chosen employee representative is another Doctor of the Hospital, he/she must be released from normal duties for such periods of time as may be reasonably necessary to enable him/her to represent Doctors concerning matters pertaining to the employment relationship, including but not limited to:

(a) investigating the circumstances of a dispute or an alleged breach of this Agreement or the National Employment Standards;

(b) endeavouring to resolve a dispute arising out of the operation of the Agreement or the National Employment Standards; or
61.3.2 The release from normal duties referred to in this clause is subject to the proviso that it does not unduly affect the operations of the Hospital.

61.4. **Discussion of Grievance or Dispute**

61.4.1 The dispute or grievance must first be discussed by the aggrieved Doctor(s) with the immediate supervisor of the Doctor(s).

61.4.2 If the matter is not settled, the Doctor(s) can require that the matter be discussed with another representative of the Hospital appointed for the purposes of this procedure.

61.5. **Internal Process**

61.5.1 If any party to the dispute or grievance, who is covered by the Agreement, refers the dispute or grievance to an established internal dispute or grievance resolution process, the matter must first be dealt with according to that process, provided that the process is conducted in a timely manner and is consistent with the following principles:

(a) the rules of natural justice;

(b) provide for mediation or conciliation of the grievance;

(c) provide that the Hospital will take into consideration any views on who should conduct the review; and

(d) be conducted as quickly and with as little formality as a proper consideration of the matter allows.

61.5.2 If the dispute or grievance is not settled through an internal dispute or grievance resolution process, the matter can be dealt with according to the processes set out below.

61.5.3 If the matter is not settled either Party may refer the matter to FWA.

61.6. **Disputes of a Collective Character**

61.6.1 The parties covered by the Agreement acknowledge that disputes of a collective character concerning more than one Doctor may be dealt with more expeditiously by an early reference to FWA.

61.6.2 No dispute of a collective character may be referred to FWA directly unless there has been a genuine attempt to resolve the dispute at the workplace level prior to it being referred to FWA.

61.7. **Conciliation**

61.7.1 Where a dispute or grievance is referred for conciliation, a member of FWA shall do everything that appears to the member to be right and proper to assist the parties to agree on terms for the settlement of the dispute or grievance.
61.7.2 This may include arranging:

(a) conferences of the parties or their representatives presided over by the member; and

(b) for the parties or their representatives to confer among themselves at conferences at which the member is not present.

61.7.3 Conciliation before FWA shall be regarded as completed when:

(a) the parties have reached agreement on the settlement of the grievance or dispute; or

(b) the member of FWA conducting the conciliation has, either of their own motion or after an application by either party, satisfied themselves that there is no likelihood that within a reasonable period further conciliation will result in a settlement; or

(c) the parties have informed the FWA member that there is no likelihood of agreement on the settlement of the grievance or dispute and the member does not have substantial reason to refuse to regard the conciliation proceedings as completed.

61.8. **Arbitration**

61.8.1 If the dispute or grievance has not been settled after conciliation, either party may request that FWA proceed to determine the dispute or grievance by arbitration.

61.8.2 Where a member of FWA has exercised conciliation powers in relation to the dispute or grievance, the member shall not exercise, or take part in the exercise of, arbitration powers in relation to the dispute or grievance if a party objects.

61.8.3 Subject to sub-clause 61.8.4 below, the determination of FWA is binding upon the persons covered by this Agreement.

61.8.4 An appeal can be made to a Full Bench of FWA, with the leave of the Full Bench, against a determination of a single member of FWA made pursuant to this clause.

61.9. **Conduct of Matters before FWA**

61.9.1 Subject to any agreement between the parties to the dispute, in relation to a particular dispute or grievance and the provisions of this clause, in dealing with a dispute or grievance through conciliation or arbitration, FWA may conduct the matter in accordance with Subdivision B of Division 3 of Part 5-1 of the *Fair Work Act 2009* (Cth).
SIGNATORIES

For the Victorian Hospitals’ Industrial Association on behalf of the Employers listed in Schedule D:

…………………………………………………………………………………………………………
Chief Executive Officer
Date:……………………………………………………………………………………………………

For and on behalf of the Australian Salaried Medical Officers’ Federation:

…………………………………………………………………………………………………………
Chief Executive Officer
Date:……………………………………………………………………………………………………

For and on behalf of the Australian Medical Association (Victoria) Limited:

…………………………………………………………………………………………………………
Chief Executive
Date:……………………………………………………………………………………………………
SCHEDULE A – RATES OF PAY, ALLOWANCES AND DEDUCTIONS

A.1 Rates of Pay, Allowances and Deductions apply consistent with this Agreement and from the first pay period on or after the operative dates as follows:

A.1.1 OPERATIVE DATE – 1 DECEMBER 2008

Rates of Pay

From the first pay period commencing on or after 1 December 2008 full-time Doctors will be paid the following minimum weekly rates of pay:

<table>
<thead>
<tr>
<th>Pay Code</th>
<th>Hourly Rate</th>
<th>Weekly Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>HM10</td>
<td>$ 25.12</td>
<td>$ 954.60</td>
</tr>
<tr>
<td>HM11</td>
<td>$ 27.61</td>
<td>$ 1,049.30</td>
</tr>
<tr>
<td>HM12</td>
<td>$ 29.37</td>
<td>$ 1,115.90</td>
</tr>
<tr>
<td>HM13</td>
<td>$ 31.84</td>
<td>$ 1,209.90</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Pay Code</th>
<th>Hourly Rate</th>
<th>Weekly Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>HM14</td>
<td>$ 38.85</td>
<td>$ 1,476.40</td>
</tr>
<tr>
<td>HM15</td>
<td>$ 41.29</td>
<td>$ 1,569.10</td>
</tr>
<tr>
<td>HM16</td>
<td>$ 43.72</td>
<td>$ 1,661.20</td>
</tr>
<tr>
<td>HM17</td>
<td>$ 46.15</td>
<td>$ 1,753.70</td>
</tr>
<tr>
<td>HM18</td>
<td>$ 48.58</td>
<td>$ 1,846.00</td>
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</tbody>
</table>

<table>
<thead>
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<th>Hourly Rate</th>
<th>Weekly Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>HM19</td>
<td>$ 48.58</td>
<td>$ 1,846.00</td>
</tr>
<tr>
<td>HM20</td>
<td>$ 51.49</td>
<td>$ 1,956.80</td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>Pay Code</th>
<th>Hourly Rate</th>
<th>Weekly Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>HM21</td>
<td>$ 54.60</td>
<td>$ 2,074.80</td>
</tr>
<tr>
<td>HM22</td>
<td>$ 57.33</td>
<td>$ 2,178.50</td>
</tr>
<tr>
<td>HM23</td>
<td>$ 60.19</td>
<td>$ 2,287.40</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Pay Code</th>
<th>Hourly Rate</th>
<th>Weekly Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>HM24</td>
<td>$ 35.13</td>
<td>$ 1,510.60</td>
</tr>
<tr>
<td>HM25</td>
<td>$ 36.96</td>
<td>$ 1,589.30</td>
</tr>
<tr>
<td>HM26</td>
<td>$ 39.07</td>
<td>$ 1,680.10</td>
</tr>
<tr>
<td>HM27</td>
<td>$ 40.56</td>
<td>$ 1,744.10</td>
</tr>
<tr>
<td>HM28</td>
<td>$ 42.59</td>
<td>$ 1,831.40</td>
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<tr>
<td>HM29</td>
<td>$ 48.45</td>
<td>$ 2,083.40</td>
</tr>
<tr>
<td>HM30</td>
<td>$ 50.87</td>
<td>$ 2,187.50</td>
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</table>

General Allowances

<table>
<thead>
<tr>
<th>Allowance</th>
<th>Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>In excess of 11 hours</td>
<td>$ 7.60</td>
</tr>
<tr>
<td>In excess of 16 hours</td>
<td>$ 6.10</td>
</tr>
<tr>
<td>Then every 6 hours</td>
<td>$ 6.10</td>
</tr>
</tbody>
</table>
### Rotation Allowance

- **Total:** $34.70

### Travelling Allowance:

- Less than 3.8 litres: 64.66 cents
- 3.8 litres and over: 78.55 cents

### Uniforms and Laundry

- **Total:** $6.73

### Deductions for Board and Lodging

<table>
<thead>
<tr>
<th></th>
<th>Self Contained Furnished Accommodation</th>
<th>Other</th>
<th>Married Quarters</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Doctor living in at the Hospital:</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Where meals are purchased by the Doctor</td>
<td>$63.00</td>
<td>$37.20</td>
<td>$74.30</td>
</tr>
<tr>
<td>Where meals are provided by the Hospital</td>
<td>$78.50</td>
<td>$55.80</td>
<td>$92.90</td>
</tr>
<tr>
<td><strong>Doctor living in while on Rotation:</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Where meals are purchased by the Doctor</td>
<td>$5.20</td>
<td>$5.20</td>
<td>$5.20</td>
</tr>
<tr>
<td>Where meals are provided by the Hospital</td>
<td>$25.80</td>
<td>$25.80</td>
<td>$25.80</td>
</tr>
</tbody>
</table>

### Continuing Medical Education Allowance

<table>
<thead>
<tr>
<th>Classification</th>
<th>Weekly Allowance</th>
</tr>
</thead>
<tbody>
<tr>
<td>Intern (HMO Year 1)</td>
<td>$19.20</td>
</tr>
<tr>
<td>Hospital Medical Officer</td>
<td>$28.70</td>
</tr>
<tr>
<td>Medical Officer</td>
<td>$28.70</td>
</tr>
<tr>
<td>Registrar</td>
<td>$47.90</td>
</tr>
</tbody>
</table>

### On-call Allowances

<table>
<thead>
<tr>
<th>Classification</th>
<th>TELEPHONE</th>
<th>GENERAL</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>On-call</td>
<td>On-call Public Holiday</td>
</tr>
<tr>
<td><strong>HOSPITAL MEDICAL OFFICERS</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1\textsuperscript{st} year of experience</td>
<td>$43.00</td>
<td>$60.40</td>
</tr>
<tr>
<td>2\textsuperscript{nd} year of experience</td>
<td>$47.40</td>
<td>$66.30</td>
</tr>
<tr>
<td>3\textsuperscript{rd} year of experience</td>
<td>$50.30</td>
<td>$70.40</td>
</tr>
<tr>
<td>4\textsuperscript{th} year of experience</td>
<td>$54.40</td>
<td>$76.40</td>
</tr>
<tr>
<td><strong>MEDICAL OFFICERS</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1\textsuperscript{st} year of experience</td>
<td>$66.60</td>
<td>$93.20</td>
</tr>
<tr>
<td>2\textsuperscript{nd} year of experience</td>
<td>$70.70</td>
<td>$99.00</td>
</tr>
<tr>
<td>3\textsuperscript{rd} year of experience</td>
<td>$74.80</td>
<td>$104.90</td>
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<tr>
<td>4\textsuperscript{th} year of experience</td>
<td>$79.00</td>
<td>$110.70</td>
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<tr>
<td>5\textsuperscript{th} year of experience</td>
<td>$83.10</td>
<td>$116.50</td>
</tr>
<tr>
<td></td>
<td>Solely Administrative</td>
<td>6th year of experience and thereafter</td>
</tr>
<tr>
<td>-----------------------</td>
<td>-----------------------</td>
<td>---------------------------------------</td>
</tr>
<tr>
<td></td>
<td>$ 83.10</td>
<td>$ 116.50</td>
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<tr>
<td></td>
<td>$ 88.10</td>
<td>$ 123.60</td>
</tr>
<tr>
<td><strong>SENIOR MEDICAL OFFICERS</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1st year of experience</td>
<td>$ 93.50</td>
<td>$ 131.00</td>
</tr>
<tr>
<td>2nd year of experience</td>
<td>$ 98.30</td>
<td>$ 137.60</td>
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<tr>
<td>3rd year of experience and thereafter</td>
<td>$ 103.20</td>
<td>$ 144.50</td>
</tr>
<tr>
<td><strong>REGISTRARS</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1st year of experience</td>
<td>$ 66.50</td>
<td>$ 93.10</td>
</tr>
<tr>
<td>2nd year of experience</td>
<td>$ 70.10</td>
<td>$ 98.10</td>
</tr>
<tr>
<td>3rd year of experience</td>
<td>$ 74.00</td>
<td>$ 103.60</td>
</tr>
<tr>
<td>4th year of experience</td>
<td>$ 76.80</td>
<td>$ 107.50</td>
</tr>
<tr>
<td>5th year of experience</td>
<td>$ 80.60</td>
<td>$ 112.90</td>
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<tr>
<td>6th year of experience</td>
<td>$ 91.70</td>
<td>$ 128.30</td>
</tr>
<tr>
<td>7th year of experience and thereafter</td>
<td>$ 96.30</td>
<td>$ 134.70</td>
</tr>
</tbody>
</table>


A.1.2 OPERATIVE DATE – 1 OCTOBER 2009

Rates of Pay

From the first pay period commencing on or after 1 October 2009 full-time Doctors will be paid the following minimum weekly rates of pay:

<table>
<thead>
<tr>
<th>Pay Code</th>
<th>Hourly Rate</th>
<th>Weekly Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>HOSPITAL MEDICAL OFFICER</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Year 1 (Intern)</td>
<td>HM10</td>
<td>$25.94</td>
</tr>
<tr>
<td>Year 2</td>
<td>HM11</td>
<td>$28.51</td>
</tr>
<tr>
<td>Year 3</td>
<td>HM12</td>
<td>$30.32</td>
</tr>
<tr>
<td>Year 4</td>
<td>HM13</td>
<td>$32.87</td>
</tr>
<tr>
<td>MEDICAL OFFICER</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Year 1</td>
<td>HM14</td>
<td>$40.11</td>
</tr>
<tr>
<td>Year 2</td>
<td>HM15</td>
<td>$42.63</td>
</tr>
<tr>
<td>Year 3</td>
<td>HM16</td>
<td>$45.14</td>
</tr>
<tr>
<td>Year 4</td>
<td>HM17</td>
<td>$47.65</td>
</tr>
<tr>
<td>Year 5</td>
<td>HM18</td>
<td>$50.16</td>
</tr>
<tr>
<td>Solely Administrative</td>
<td>HM19</td>
<td>$50.16</td>
</tr>
<tr>
<td>Year 6 and thereafter</td>
<td>HM20</td>
<td>$53.16</td>
</tr>
<tr>
<td>SENIOR MEDICAL OFFICER</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Year 1</td>
<td>HM21</td>
<td>$56.37</td>
</tr>
<tr>
<td>Year 2</td>
<td>HM22</td>
<td>$59.19</td>
</tr>
<tr>
<td>Year 3 and thereafter</td>
<td>HM23</td>
<td>$62.15</td>
</tr>
<tr>
<td>REGISTRAR</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Year 1</td>
<td>HM24</td>
<td>$36.27</td>
</tr>
<tr>
<td>Year 2</td>
<td>HM25</td>
<td>$38.16</td>
</tr>
<tr>
<td>Year 3</td>
<td>HM26</td>
<td>$40.34</td>
</tr>
<tr>
<td>Year 4</td>
<td>HM27</td>
<td>$41.88</td>
</tr>
<tr>
<td>Year 5</td>
<td>HM28</td>
<td>$43.97</td>
</tr>
<tr>
<td>Year 6</td>
<td>HM29</td>
<td>$50.02</td>
</tr>
<tr>
<td>Year 7 and thereafter</td>
<td>HM30</td>
<td>$52.52</td>
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</table>

General Allowances

<table>
<thead>
<tr>
<th>Allowance</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Meal Allowance:</td>
<td></td>
</tr>
<tr>
<td>In excess of 11 hours</td>
<td>$7.85</td>
</tr>
<tr>
<td>In excess of 16 hours</td>
<td>$6.30</td>
</tr>
<tr>
<td>Then every 6 hours</td>
<td>$6.30</td>
</tr>
<tr>
<td>Rotation Allowance</td>
<td>$35.83</td>
</tr>
<tr>
<td>Travelling Allowance:</td>
<td></td>
</tr>
<tr>
<td>less than 3.8 litres</td>
<td>66.76 cents</td>
</tr>
<tr>
<td>3.8 litres and over</td>
<td>81.11 cents</td>
</tr>
<tr>
<td>Uniforms and Laundry</td>
<td>$6.95</td>
</tr>
</tbody>
</table>
### Deductions for Board and Lodging

<table>
<thead>
<tr>
<th>Category</th>
<th>Self Contained Furnished Accommodation</th>
<th>Other</th>
<th>Married Quarters</th>
</tr>
</thead>
<tbody>
<tr>
<td>Doctor living in at the Hospital</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Where meals are purchased by the Doctor</td>
<td>$65.05</td>
<td>$38.41</td>
<td>$76.71</td>
</tr>
<tr>
<td>Where meals are provided by the Hospital</td>
<td>$81.05</td>
<td>$57.61</td>
<td>$95.92</td>
</tr>
<tr>
<td>Doctor living in while on Rotation</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Where meals are purchased by the Doctor</td>
<td>$5.37</td>
<td>$5.37</td>
<td>$5.37</td>
</tr>
<tr>
<td>Where meals are provided by the Hospital</td>
<td>$26.64</td>
<td>$26.64</td>
<td>$26.64</td>
</tr>
</tbody>
</table>

### Continuing Medical Education Allowance

<table>
<thead>
<tr>
<th>Classification</th>
<th>Weekly Allowance</th>
</tr>
</thead>
<tbody>
<tr>
<td>Intern (HMO Year 1)</td>
<td>$19.80</td>
</tr>
<tr>
<td>Hospital Medical Officer</td>
<td>$29.60</td>
</tr>
<tr>
<td>Medical Officer</td>
<td>$29.60</td>
</tr>
<tr>
<td>Registrar</td>
<td>$49.50</td>
</tr>
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</table>

### On-call Allowances

<table>
<thead>
<tr>
<th>Category</th>
<th>TELEPHONE</th>
<th>GENERAL</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>On-call</td>
<td>On-call Public Holiday</td>
</tr>
<tr>
<td>HOSPITAL MEDICAL OFFICERS</td>
<td></td>
<td></td>
</tr>
<tr>
<td>$1^{st}$ year of experience</td>
<td>$44.40</td>
<td>$62.40</td>
</tr>
<tr>
<td>$2^{nd}$ year of experience</td>
<td>$48.90</td>
<td>$68.50</td>
</tr>
<tr>
<td>$3^{rd}$ year of experience</td>
<td>$51.90</td>
<td>$72.70</td>
</tr>
<tr>
<td>$4^{th}$ year of experience</td>
<td>$56.20</td>
<td>$78.90</td>
</tr>
<tr>
<td>MEDICAL OFFICERS</td>
<td></td>
<td></td>
</tr>
<tr>
<td>$1^{st}$ year of experience</td>
<td>$68.80</td>
<td>$96.20</td>
</tr>
<tr>
<td>$2^{nd}$ year of experience</td>
<td>$73.00</td>
<td>$102.20</td>
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<tr>
<td>$3^{rd}$ year of experience</td>
<td>$77.20</td>
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<td>$4^{th}$ year of experience</td>
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<tr>
<td>$5^{th}$ year of experience</td>
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<td>$120.30</td>
</tr>
<tr>
<td>Solely Administrative</td>
<td>$85.80</td>
<td>$120.30</td>
</tr>
<tr>
<td>$6^{th}$ year of experience and thereafter</td>
<td>$91.00</td>
<td>$127.60</td>
</tr>
<tr>
<td>SENIOR MEDICAL OFFICERS</td>
<td></td>
<td></td>
</tr>
<tr>
<td>$1^{st}$ year of experience</td>
<td>$96.50</td>
<td>$135.30</td>
</tr>
<tr>
<td>$2^{nd}$ year of experience</td>
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<td>Experience Level</td>
<td>1st Year</td>
<td>2nd Year</td>
</tr>
<tr>
<td>------------------</td>
<td>----------</td>
<td>----------</td>
</tr>
<tr>
<td>REGISTRARS</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1st year of experience</td>
<td>$68.70</td>
<td>$72.40</td>
</tr>
<tr>
<td>2nd year of experience</td>
<td>$96.10</td>
<td>$101.30</td>
</tr>
<tr>
<td>3rd year of experience</td>
<td>$39.00</td>
<td>$41.00</td>
</tr>
<tr>
<td>4th year of experience</td>
<td>$54.60</td>
<td>$57.40</td>
</tr>
<tr>
<td>5th year of experience</td>
<td>$82.70</td>
<td>$106.60</td>
</tr>
<tr>
<td>6th year of experience</td>
<td>$149.20</td>
<td>$192.80</td>
</tr>
<tr>
<td>7th year of experience</td>
<td>$59.00</td>
<td>$82.70</td>
</tr>
</tbody>
</table>
A.1.3 OPERATIVE DATE – 1 OCTOBER 2010

Rates of Pay

From the first pay period commencing on or after 1 October 2010 full-time Doctors will be paid the following minimum weekly rates of pay:

<table>
<thead>
<tr>
<th>Pay Code</th>
<th>Hourly Rate</th>
<th>Weekly Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>HOSPITAL MEDICAL OFFICER</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Year 1 (Intern)</td>
<td>HM10</td>
<td>$ 26.78</td>
</tr>
<tr>
<td>Year 2</td>
<td>HM11</td>
<td>$ 29.43</td>
</tr>
<tr>
<td>Year 3</td>
<td>HM12</td>
<td>$ 31.31</td>
</tr>
<tr>
<td>Year 4</td>
<td>HM13</td>
<td>$ 33.94</td>
</tr>
<tr>
<td>MEDICAL OFFICER</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Year 1</td>
<td>HM14</td>
<td>$ 41.42</td>
</tr>
<tr>
<td>Year 2</td>
<td>HM15</td>
<td>$ 44.02</td>
</tr>
<tr>
<td>Year 3</td>
<td>HM16</td>
<td>$ 46.61</td>
</tr>
<tr>
<td>Year 4</td>
<td>HM17</td>
<td>$ 49.20</td>
</tr>
<tr>
<td>Year 5</td>
<td>HM18</td>
<td>$ 51.79</td>
</tr>
<tr>
<td>Solely Administrative</td>
<td>HM19</td>
<td>$ 51.79</td>
</tr>
<tr>
<td>Year 6 and thereafter</td>
<td>HM20</td>
<td>$ 54.89</td>
</tr>
<tr>
<td>SENIOR MEDICAL OFFICER</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Year 1</td>
<td>HM21</td>
<td>$ 58.21</td>
</tr>
<tr>
<td>Year 2</td>
<td>HM22</td>
<td>$ 61.12</td>
</tr>
<tr>
<td>Year 3 and thereafter</td>
<td>HM23</td>
<td>$ 64.17</td>
</tr>
<tr>
<td>REGISTRAR</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Year 1</td>
<td>HM24</td>
<td>$ 37.45</td>
</tr>
<tr>
<td>Year 2</td>
<td>HM25</td>
<td>$ 39.40</td>
</tr>
<tr>
<td>Year 3</td>
<td>HM26</td>
<td>$ 41.65</td>
</tr>
<tr>
<td>Year 4</td>
<td>HM27</td>
<td>$ 43.24</td>
</tr>
<tr>
<td>Year 5</td>
<td>HM28</td>
<td>$ 45.40</td>
</tr>
<tr>
<td>Year 6</td>
<td>HM29</td>
<td>$ 51.65</td>
</tr>
<tr>
<td>Year 7 and thereafter</td>
<td>HM30</td>
<td>$ 54.23</td>
</tr>
</tbody>
</table>

General Allowances

<table>
<thead>
<tr>
<th>Allowance</th>
<th>Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Meal Allowance:</td>
<td></td>
</tr>
<tr>
<td>In excess of 11 hours</td>
<td>$ 8.04</td>
</tr>
<tr>
<td>In excess of 16 hours</td>
<td>$ 6.46</td>
</tr>
<tr>
<td>Then every 6 hours</td>
<td>$ 6.46</td>
</tr>
<tr>
<td>Rotation Allowance</td>
<td>$ 36.72</td>
</tr>
<tr>
<td>Travelling Allowance:</td>
<td></td>
</tr>
<tr>
<td>less than 3.8 litres</td>
<td>68.43 cents</td>
</tr>
<tr>
<td>3.8 litres and over</td>
<td>83.13 cents</td>
</tr>
<tr>
<td>Uniforms and Laundry</td>
<td>$ 7.12</td>
</tr>
</tbody>
</table>
## Deductions for Board and Lodging

<table>
<thead>
<tr>
<th>Doctor living in at the Hospital</th>
<th>Self Contained Furnished Accommodation</th>
<th>Other</th>
<th>Married Quarters</th>
</tr>
</thead>
<tbody>
<tr>
<td>Where meals are purchased by the Doctor</td>
<td>$66.67</td>
<td>$39.37</td>
<td>$78.63</td>
</tr>
<tr>
<td>Where meals are provided by the Hospital</td>
<td>$83.08</td>
<td>$59.05</td>
<td>$98.32</td>
</tr>
<tr>
<td>Doctor living in while on Rotation</td>
<td>$5.50</td>
<td>$5.50</td>
<td>$5.50</td>
</tr>
<tr>
<td>Where meals are purchased by the Doctor</td>
<td>$27.30</td>
<td>$27.30</td>
<td>$27.30</td>
</tr>
</tbody>
</table>

## Continuing Medical Education Allowance

<table>
<thead>
<tr>
<th>Classification</th>
<th>Weekly Allowance</th>
</tr>
</thead>
<tbody>
<tr>
<td>Intern (HMO Year 1)</td>
<td>$20.40</td>
</tr>
<tr>
<td>Hospital Medical Officer</td>
<td>$30.60</td>
</tr>
<tr>
<td>Medical Officer</td>
<td>$30.60</td>
</tr>
<tr>
<td>Registrar</td>
<td>$51.10</td>
</tr>
</tbody>
</table>

## On-call Allowances

<table>
<thead>
<tr>
<th>Classification</th>
<th>TELEPHONE</th>
<th>GENERAL</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>On-call</td>
<td>On-call Public Holiday</td>
</tr>
<tr>
<td>HOSPITAL MEDICAL OFFICERS</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1st year of experience</td>
<td>$45.80</td>
<td>$64.40</td>
</tr>
<tr>
<td>2nd year of experience</td>
<td>$50.50</td>
<td>$70.70</td>
</tr>
<tr>
<td>3rd year of experience</td>
<td>$53.60</td>
<td>$75.10</td>
</tr>
<tr>
<td>4th year of experience</td>
<td>$58.00</td>
<td>$81.50</td>
</tr>
<tr>
<td>MEDICAL OFFICERS</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1st year of experience</td>
<td>$71.00</td>
<td>$99.30</td>
</tr>
<tr>
<td>2nd year of experience</td>
<td>$75.40</td>
<td>$105.50</td>
</tr>
<tr>
<td>3rd year of experience</td>
<td>$79.20</td>
<td>$111.80</td>
</tr>
<tr>
<td>4th year of experience</td>
<td>$84.30</td>
<td>$118.00</td>
</tr>
<tr>
<td>5th year of experience</td>
<td>$88.60</td>
<td>$124.20</td>
</tr>
<tr>
<td>Solely Administrative</td>
<td>$88.60</td>
<td>$124.20</td>
</tr>
<tr>
<td>6th year of experience and thereafter</td>
<td>$94.00</td>
<td>$131.70</td>
</tr>
<tr>
<td>SENIOR MEDICAL OFFICERS</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1st year of experience</td>
<td>$99.60</td>
<td>$139.70</td>
</tr>
<tr>
<td>2nd year of experience</td>
<td>$104.80</td>
<td>$146.70</td>
</tr>
<tr>
<td>Experience Level</td>
<td>3rd year of experience and thereafter</td>
<td>4th year of experience</td>
</tr>
<tr>
<td>------------------</td>
<td>--------------------------------------</td>
<td>------------------------</td>
</tr>
<tr>
<td>REGISTRARS</td>
<td>$110.10</td>
<td>$154.00</td>
</tr>
<tr>
<td>1st year of experience</td>
<td>$70.90</td>
<td>$99.20</td>
</tr>
<tr>
<td>2nd year of experience</td>
<td>$74.80</td>
<td>$104.60</td>
</tr>
<tr>
<td>3rd year of experience</td>
<td>$78.90</td>
<td>$110.50</td>
</tr>
<tr>
<td>4th year of experience</td>
<td>$81.90</td>
<td>$114.60</td>
</tr>
<tr>
<td>5th year of experience</td>
<td>$85.90</td>
<td>$120.40</td>
</tr>
<tr>
<td>6th year of experience</td>
<td>$97.80</td>
<td>$136.80</td>
</tr>
<tr>
<td>7th year of experience and thereafter</td>
<td>$102.60</td>
<td>$143.60</td>
</tr>
</tbody>
</table>
A.1.4 OPERATIVE DATE – 1 FEBRUARY 2011

Changes to Salary Structure and Incremental Progression

From the first pay period commencing on or after 1 February 2011, the classification and automatic incremental pay scales will be further varied as follows:

Hospital Medical Officers

The current Hospital Medical Officer Year 1 increment will be removed. The new incremental levels will be as shown below, together with the new translation to that structure:

<table>
<thead>
<tr>
<th>Current Classification (at 31 January 2011)</th>
<th>New Classification (at 1 February 2011)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hospital Medical Officer Year 1</td>
<td>Hospital Medical Officer Year 1</td>
</tr>
<tr>
<td>Hospital Medical Officer Year 2</td>
<td>Hospital Medical Officer Year 1</td>
</tr>
<tr>
<td>Hospital Medical Officer Year 3</td>
<td>Hospital Medical Officer Year 2</td>
</tr>
<tr>
<td>Hospital Medical Officer Year 4</td>
<td>Hospital Medical Officer Year 3</td>
</tr>
</tbody>
</table>

Hospital Medical Officers who as at 31 January 2011 were classified as Hospital Medical Officer Year 1 will be translated to the new Hospital Medical Officer Year 1 incremental rate on 1 February 2011 and will then progress to the new Hospital Medical Officer Year 2 rate on the anniversary of their commencement (or as otherwise provided for in this Agreement).

Incremental advancement for former Hospital Medical Officer Year 2 and Year 3 classified Doctors will continue to apply on their anniversary date.

Registrars:

The current Registrar Year 1 Increment will be removed. The new incremental levels will be as shown below, together with the new translation to that structure:

<table>
<thead>
<tr>
<th>Current Classification (at 31 January 2011)</th>
<th>New Classification (at 1 February 2011)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Registrar Year 1</td>
<td>Registrar Year 1</td>
</tr>
<tr>
<td>Registrar Year 2</td>
<td>Registrar Year 1</td>
</tr>
<tr>
<td>Registrar Year 3</td>
<td>Registrar Year 2</td>
</tr>
<tr>
<td>Registrar Year 4</td>
<td>Registrar Year 3</td>
</tr>
<tr>
<td>Registrar Year 5</td>
<td>Registrar Year 4</td>
</tr>
<tr>
<td>Registrar Year 6</td>
<td>Registrar Year 5</td>
</tr>
<tr>
<td>Registrar Year 7</td>
<td>Registrar Year 6</td>
</tr>
</tbody>
</table>

Registrars who as at 31 January 2011 were classified as Registrar Year 1 will be translated to the new Registrar Year 1 incremental rate on 1 February 2011 and will then progress to the new Registrar Year 2 rate on the anniversary of their commencement (or as otherwise provided for in this Agreement).

Incremental advancement for former Registrar Years 2, 3, 4, 5 and 6 classified Doctors will continue to apply on their anniversary date of commencement as a Registrar.
Rates of Pay

From the first pay period commencing on or after 1 February 2011, full-time Doctors will be paid the following minimum weekly rates of pay:

<table>
<thead>
<tr>
<th>Pay Code</th>
<th>Hourly Rate</th>
<th>Weekly Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>HM11</td>
<td>$ 29.43</td>
<td>$ 1,118.60</td>
</tr>
<tr>
<td>HM12</td>
<td>$ 31.31</td>
<td>$ 1,189.60</td>
</tr>
<tr>
<td>HM13</td>
<td>$ 33.94</td>
<td>$ 1,289.80</td>
</tr>
<tr>
<td>HM14</td>
<td>$ 41.42</td>
<td>$ 1,573.90</td>
</tr>
<tr>
<td>HM15</td>
<td>$ 44.02</td>
<td>$ 1,672.80</td>
</tr>
<tr>
<td>HM16</td>
<td>$ 46.61</td>
<td>$ 1,770.90</td>
</tr>
<tr>
<td>HM17</td>
<td>$ 49.20</td>
<td>$ 1,869.50</td>
</tr>
<tr>
<td>HM18</td>
<td>$ 51.79</td>
<td>$ 1,967.90</td>
</tr>
<tr>
<td>HM19</td>
<td>$ 51.79</td>
<td>$ 1,967.90</td>
</tr>
<tr>
<td>HM20</td>
<td>$ 54.90</td>
<td>$ 2,086.10</td>
</tr>
<tr>
<td>HM21</td>
<td>$ 58.21</td>
<td>$ 2,211.80</td>
</tr>
<tr>
<td>HM22</td>
<td>$ 61.12</td>
<td>$ 2,322.40</td>
</tr>
<tr>
<td>HM23</td>
<td>$ 64.17</td>
<td>$ 2,438.50</td>
</tr>
<tr>
<td>HM25</td>
<td>$ 39.40</td>
<td>$ 1,694.30</td>
</tr>
<tr>
<td>HM26</td>
<td>$ 41.65</td>
<td>$ 1,791.10</td>
</tr>
<tr>
<td>HM27</td>
<td>$ 43.24</td>
<td>$ 1,859.30</td>
</tr>
<tr>
<td>HM28</td>
<td>$ 45.40</td>
<td>$ 1,952.40</td>
</tr>
<tr>
<td>HM29</td>
<td>$ 51.65</td>
<td>$ 2,221.00</td>
</tr>
<tr>
<td>HM30</td>
<td>$ 54.23</td>
<td>$ 2,332.00</td>
</tr>
</tbody>
</table>

General Allowances

Meal Allowance:
- In excess of 11 hours $ 8.04
- In excess of 16 hours $ 6.46
- Then every 6 hours $ 6.46

Rotation Allowance $ 36.72

Travelling Allowance:
- less than 3.8 litres 68.43 cents
- 3.8 litres and over 83.13 cents

Uniforms and Laundry $ 7.12
### Deductions for Board and Lodging

<table>
<thead>
<tr>
<th></th>
<th>Self Contained Furnished Accommodation</th>
<th>Other</th>
<th>Married Quarters</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Doctor living in at the Hospital</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Where meals are purchased by the Doctor</td>
<td>$ 66.67</td>
<td>$ 39.37</td>
<td>$ 78.63</td>
</tr>
<tr>
<td>Where meals are provided by the Hospital</td>
<td>$ 83.08</td>
<td>$ 59.05</td>
<td>$ 98.32</td>
</tr>
<tr>
<td><strong>Doctor living in while on Rotation</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Where meals are purchased by the Doctor</td>
<td>$ 5.50</td>
<td>$ 5.50</td>
<td>$ 5.50</td>
</tr>
<tr>
<td>Where meals are provided by the Hospital</td>
<td>$ 27.30</td>
<td>$ 27.30</td>
<td>$ 27.30</td>
</tr>
</tbody>
</table>

### Continuing Medical Education Allowance

<table>
<thead>
<tr>
<th>Classification</th>
<th>Weekly Allowance</th>
</tr>
</thead>
<tbody>
<tr>
<td>Intern (HMO Year 1)</td>
<td>$ 20.40</td>
</tr>
<tr>
<td>Hospital Medical Officer</td>
<td>$ 30.60</td>
</tr>
<tr>
<td>Medical Officer</td>
<td>$ 30.60</td>
</tr>
<tr>
<td>Registrar</td>
<td>$ 51.10</td>
</tr>
</tbody>
</table>

### On-call Allowances

<table>
<thead>
<tr>
<th></th>
<th>TELEPHONE</th>
<th>GENERAL</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>On-call</td>
<td>On-call Public Holiday</td>
</tr>
<tr>
<td><strong>HOSPITAL MEDICAL OFFICERS</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1st year of experience</td>
<td>$ 50.50</td>
<td>$ 70.70</td>
</tr>
<tr>
<td>2nd year of experience</td>
<td>$ 53.60</td>
<td>$ 75.10</td>
</tr>
<tr>
<td>3rd year of experience</td>
<td>$ 58.00</td>
<td>$ 81.50</td>
</tr>
<tr>
<td><strong>MEDICAL OFFICERS</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1st year of experience</td>
<td>$ 71.00</td>
<td>$ 99.30</td>
</tr>
<tr>
<td>2nd year of experience</td>
<td>$ 75.40</td>
<td>$ 105.50</td>
</tr>
<tr>
<td>3rd year of experience</td>
<td>$ 79.70</td>
<td>$ 111.80</td>
</tr>
<tr>
<td>4th year of experience</td>
<td>$ 84.30</td>
<td>$ 118.00</td>
</tr>
<tr>
<td>5th year of experience</td>
<td>$ 88.60</td>
<td>$ 124.20</td>
</tr>
<tr>
<td>Solely Administrative</td>
<td>$ 88.60</td>
<td>$ 124.20</td>
</tr>
<tr>
<td>6th year of experience and thereafter</td>
<td>$ 94.00</td>
<td>$ 131.70</td>
</tr>
<tr>
<td><strong>SENIOR MEDICAL OFFICERS</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1st year of experience</td>
<td>$ 99.60</td>
<td>$ 139.70</td>
</tr>
<tr>
<td>2nd year of experience</td>
<td>$ 104.80</td>
<td>$ 146.70</td>
</tr>
<tr>
<td>3rd year of experience and thereafter</td>
<td>$ 110.10</td>
<td>$ 154.00</td>
</tr>
<tr>
<td>REGISTRARS</td>
<td>1st year of experience</td>
<td>2nd year of experience</td>
</tr>
<tr>
<td>------------------------------------------------</td>
<td>------------------------</td>
<td>------------------------</td>
</tr>
<tr>
<td>1st year of experience</td>
<td>$ 74.80</td>
<td>$ 104.60</td>
</tr>
<tr>
<td>2nd year of experience</td>
<td>$ 78.90</td>
<td>$ 110.50</td>
</tr>
<tr>
<td>3rd year of experience</td>
<td>$ 81.90</td>
<td>$ 114.60</td>
</tr>
<tr>
<td>4th year of experience</td>
<td>$ 85.90</td>
<td>$ 120.40</td>
</tr>
<tr>
<td>5th year of experience</td>
<td>$ 97.80</td>
<td>$ 136.80</td>
</tr>
<tr>
<td>6th year of experience and thereafter</td>
<td>$ 102.60</td>
<td>$ 143.60</td>
</tr>
</tbody>
</table>
### A.1.5 OPERATIVE DATE – 1 OCTOBER 2011

**Rates of Pay**

From the first pay period commencing on or after 1 October 2011, full-time Doctors will be paid the following minimum weekly rates of pay:

<table>
<thead>
<tr>
<th>Pay Code</th>
<th>Hourly Rate</th>
<th>Weekly Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>HOSPITAL MEDICAL OFFICER</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Year 1 (Intern) HM11</td>
<td>$30.39</td>
<td>$1,155.00</td>
</tr>
<tr>
<td>Year 2 HM12</td>
<td>$32.33</td>
<td>$1,228.30</td>
</tr>
<tr>
<td>Year 3 HM13</td>
<td>$35.05</td>
<td>$1,331.70</td>
</tr>
<tr>
<td><strong>MEDICAL OFFICER</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Year 1 HM14</td>
<td>$42.77</td>
<td>$1,625.10</td>
</tr>
<tr>
<td>Year 2 HM15</td>
<td>$45.45</td>
<td>$1,727.20</td>
</tr>
<tr>
<td>Year 3 HM16</td>
<td>$48.12</td>
<td>$1,828.50</td>
</tr>
<tr>
<td>Year 4 HM17</td>
<td>$50.80</td>
<td>$1,930.30</td>
</tr>
<tr>
<td>Year 5 HM18</td>
<td>$53.47</td>
<td>$2,031.90</td>
</tr>
<tr>
<td>Solely Administrative HM19</td>
<td>$53.47</td>
<td>$2,031.90</td>
</tr>
<tr>
<td>Year 6 and thereafter HM20</td>
<td>$56.68</td>
<td>$2,153.90</td>
</tr>
<tr>
<td><strong>SENIOR MEDICAL OFFICER</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Year 1 HM21</td>
<td>$60.10</td>
<td>$2,283.70</td>
</tr>
<tr>
<td>Year 2 HM22</td>
<td>$63.10</td>
<td>$2,397.90</td>
</tr>
<tr>
<td>Year 3 and thereafter HM23</td>
<td>$66.25</td>
<td>$2,517.80</td>
</tr>
<tr>
<td><strong>REGISTRAR</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Year 1 HM25</td>
<td>$40.68</td>
<td>$1,749.40</td>
</tr>
<tr>
<td>Year 2 HM26</td>
<td>$43.00</td>
<td>$1,849.30</td>
</tr>
<tr>
<td>Year 3 HM27</td>
<td>$44.64</td>
<td>$1,919.70</td>
</tr>
<tr>
<td>Year 4 HM28</td>
<td>$46.88</td>
<td>$2,015.90</td>
</tr>
<tr>
<td>Year 5 HM29</td>
<td>$53.33</td>
<td>$2,293.20</td>
</tr>
<tr>
<td>Year 6 and thereafter HM30</td>
<td>$55.99</td>
<td>$2,407.80</td>
</tr>
</tbody>
</table>

### General Allowances

<table>
<thead>
<tr>
<th>Allowance</th>
<th>Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Meal Allowance</strong></td>
<td></td>
</tr>
<tr>
<td>In excess of 11 hours</td>
<td>$8.30</td>
</tr>
<tr>
<td>In excess of 16 hours</td>
<td>$6.67</td>
</tr>
<tr>
<td>Then every 6 hours</td>
<td>$6.67</td>
</tr>
<tr>
<td><strong>Rotation Allowance</strong></td>
<td>$37.92</td>
</tr>
<tr>
<td><strong>Travelling Allowance</strong></td>
<td></td>
</tr>
<tr>
<td>less than 3.8 litres</td>
<td>70.65 cents</td>
</tr>
<tr>
<td>3.8 litres and over</td>
<td>85.84 cents</td>
</tr>
<tr>
<td><strong>Uniforms and Laundry</strong></td>
<td>$7.36</td>
</tr>
</tbody>
</table>
### Deductions for Board and Lodging

<table>
<thead>
<tr>
<th></th>
<th>Self Contained Furnished Accommodation</th>
<th>Other</th>
<th>Married Quarters</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Doctor living in at the Hospital</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Where meals are purchased by the Doctor</td>
<td>$ 68.84</td>
<td>$ 40.65</td>
<td>$ 81.19</td>
</tr>
<tr>
<td>Where meals are provided by the Hospital</td>
<td>$ 85.78</td>
<td>$ 60.97</td>
<td>$ 101.51</td>
</tr>
<tr>
<td><strong>Doctor living in while on Rotation</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Where meals are purchased by the Doctor</td>
<td>$ 5.68</td>
<td>$ 5.68</td>
<td>$ 5.68</td>
</tr>
<tr>
<td>Where meals are provided by the Hospital</td>
<td>$ 28.19</td>
<td>$ 28.19</td>
<td>$ 28.19</td>
</tr>
</tbody>
</table>

### Continuing Medical Education Allowance

<table>
<thead>
<tr>
<th>Classification</th>
<th>Weekly Allowance</th>
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</thead>
<tbody>
<tr>
<td>Intern (HMO Year 1)</td>
<td>$ 21.10</td>
</tr>
<tr>
<td>Hospital Medical Officer</td>
<td>$ 31.60</td>
</tr>
<tr>
<td>Medical Officer</td>
<td>$ 31.60</td>
</tr>
<tr>
<td>Registrar</td>
<td>$ 52.80</td>
</tr>
</tbody>
</table>

### On-call Allowances

<table>
<thead>
<tr>
<th></th>
<th>TELEPHONE</th>
<th>GENERAL</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>On-call</td>
<td>On-call Public Holiday</td>
</tr>
<tr>
<td><strong>HOSPITAL MEDICAL OFFICERS</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1st year of experience</td>
<td>$ 52.10</td>
<td>$ 73.00</td>
</tr>
<tr>
<td>2nd year of experience</td>
<td>$ 55.30</td>
<td>$ 77.50</td>
</tr>
<tr>
<td>3rd year of experience</td>
<td>$ 59.90</td>
<td>$ 84.10</td>
</tr>
<tr>
<td><strong>MEDICAL OFFICERS</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1st year of experience</td>
<td>$ 73.30</td>
<td>$ 102.50</td>
</tr>
<tr>
<td>2nd year of experience</td>
<td>$ 77.90</td>
<td>$ 108.90</td>
</tr>
<tr>
<td>3rd year of experience</td>
<td>$ 82.30</td>
<td>$ 115.40</td>
</tr>
<tr>
<td>4th year of experience</td>
<td>$ 87.00</td>
<td>$ 121.80</td>
</tr>
<tr>
<td>5th year of experience</td>
<td>$ 91.50</td>
<td>$ 128.20</td>
</tr>
<tr>
<td>Solely Administrative</td>
<td>$ 91.50</td>
<td>$ 128.20</td>
</tr>
<tr>
<td>6th year of experience and thereafter</td>
<td>$ 97.10</td>
<td>$ 136.00</td>
</tr>
<tr>
<td><strong>SENIOR MEDICAL OFFICERS</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1st year of experience</td>
<td>$ 102.80</td>
<td>$ 144.20</td>
</tr>
<tr>
<td>2nd year of experience</td>
<td>$ 108.20</td>
<td>$ 151.50</td>
</tr>
<tr>
<td>3rd year of experience and thereafter</td>
<td>$ 113.70</td>
<td>$ 159.00</td>
</tr>
<tr>
<td>REGISTRARS</td>
<td>1st year of experience</td>
<td>2nd year of experience</td>
</tr>
<tr>
<td>--------------------------------</td>
<td>------------------------</td>
<td>------------------------</td>
</tr>
<tr>
<td></td>
<td>$ 77.20</td>
<td>$ 108.00</td>
</tr>
<tr>
<td></td>
<td>$ 81.50</td>
<td>$ 114.10</td>
</tr>
<tr>
<td></td>
<td>$ 84.60</td>
<td>$ 118.30</td>
</tr>
<tr>
<td></td>
<td>$ 88.70</td>
<td>$ 124.30</td>
</tr>
<tr>
<td></td>
<td>$ 101.00</td>
<td>$ 141.20</td>
</tr>
<tr>
<td></td>
<td>$ 105.90</td>
<td>$ 148.30</td>
</tr>
</tbody>
</table>
A.2  Superannuation Guarantee from 1 July 2001

Occupational superannuation (refer clause 29) from 1 July 2001 is 9% of a Doctor’s rate of pay as described at Schedule A.1.

A.3  Annualised Salary

In respect of annualised salaries, the Australian Industrial Relations Commission recommended that the calculation of annualised salaries should be fair and equitable in the context of Awards and Agreements and that the Translation Review Committee, to be established by the Department as part of the implementation process, should discuss areas where concerns are held.

Annualised salaries include salaries which are “rolled up” and may include payments in lieu of overtime, allowances, loading for private practice payments, etc.
SCHEDULE B – PARENTAL LEAVE

1. PARENTAL LEAVE

1.1. Subject to the terms of this clause Doctors are entitled to paid and unpaid maternity, paternity/partner and adoption leave and to work part-time in connection with the birth or adoption of a child.

1.2. The provisions of this clause apply to full-time, part-time and eligible Casual Doctors with more than 12 months of continuous service (as defined for long service leave purposes) in a Hospital or Hospitals covered by this Agreement, but do not apply to other casual employees.

1.3. An eligible Casual Doctor means a casual Doctor:

1.3.1 employed by a Hospital on a regular and systematic basis for a sequence of periods of employment or on a regular and systematic basis for an ongoing period of employment during a period of at least 12 months; and

1.3.2 who has a reasonable expectation of ongoing employment, but for the pregnancy or the decision to adopt.

1.4. A Hospital must not fail to re-engage a Casual Doctor because:

1.4.1 the Doctor or Doctor’s spouse is pregnant; or

1.4.2 the Doctor is or has been immediately absent on parental leave.

1.5. The rights of a Hospital in relation to engagement and re-engagement of Casual Doctors are not affected, other than in accordance with this clause.

1.6. Definitions

1.6.1 For the purpose of this clause child means a child of the Doctor under school age except for adoption of an eligible child where ‘eligible child’ means a person under the age of 16 years who is placed with the Doctor for the purposes of adoption, other than a child or step-child of the Doctor or of the spouse of the Doctor or a child who has previously lived continuously with the Doctor for a period of six (6) months or more.

1.6.2 For the purposes of this clause, spouse includes a de facto spouse, former spouse or former de facto spouse. The Doctor’s "de facto spouse" means a person who lives with the Doctor as husband, wife or same sex partner on a bona fide domestic basis, although not legally married to the Doctor.

1.7. Basic Entitlement

1.7.1 Doctors, who have or will have completed at least twelve months’ continuous service, are entitled to a combined total of 52 weeks paid and unpaid parental leave on a shared basis in relation to the birth or adoption of their child. A Doctor who does not satisfy the qualifying service requirement for the paid components of leave or a Doctor who is an eligible casual employee, shall be entitled to leave without pay for a period not exceeding 52 weeks.
1.7.2 Effective from 1 December 2008 eligible Doctors shall be entitled to parental leave, paid at the Doctor’s ordinary weekly rate of pay, in accordance with the following table:

<table>
<thead>
<tr>
<th>Type of Leave</th>
<th>Paid Leave</th>
<th>Unpaid Leave</th>
<th>Combined Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Maternity Leave</td>
<td>9 weeks</td>
<td>43 weeks if primary caregiver</td>
<td>52 weeks</td>
</tr>
<tr>
<td>Paternity/Partner</td>
<td>1 week</td>
<td>51 weeks if primary caregiver</td>
<td>52 weeks</td>
</tr>
<tr>
<td>Adoption Leave – primary</td>
<td>9 weeks</td>
<td>43 weeks</td>
<td>52 weeks</td>
</tr>
<tr>
<td>Adoption Leave – secondary caregiver</td>
<td>1 week</td>
<td>2 weeks</td>
<td>3 weeks</td>
</tr>
</tbody>
</table>

1.7.3 Effective from 1 October 2009 eligible Doctors shall be entitled to parental leave, paid at the Doctor’s ordinary weekly rate of pay, in accordance with the following table:

<table>
<thead>
<tr>
<th>Type of Leave</th>
<th>Paid Leave</th>
<th>Unpaid Leave</th>
<th>Combined Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Maternity Leave</td>
<td>10 weeks</td>
<td>42 weeks if primary caregiver</td>
<td>52 weeks</td>
</tr>
<tr>
<td>Paternity/Partner</td>
<td>1 weeks</td>
<td>51 weeks if primary caregiver</td>
<td>52 weeks</td>
</tr>
<tr>
<td>Adoption Leave – primary</td>
<td>10 weeks</td>
<td>42 weeks</td>
<td>52 weeks</td>
</tr>
<tr>
<td>Adoption Leave – secondary caregiver</td>
<td>1 weeks</td>
<td>2 weeks</td>
<td>3 weeks</td>
</tr>
</tbody>
</table>

1.8. **Employee Couple – Concurrent Leave**

1.8.1 Parental leave is to be available to only one parent at a time in a single unbroken period. However, both parents may simultaneously take:

(a) in the case of paternity/partner leave a Doctor shall be entitled to a total of one (1) week's paid leave (which need not be taken consecutively) and up to 41 weeks unpaid leave in connection with the birth of a child for whom he or she has accepted responsibility, which may be commenced one (1) week prior to the expected date of birth; and

(b) in the case of short adoption leave for the secondary caregiver, one (1) week’s paid leave and up to two (2) weeks’ unpaid leave, which may be commenced at the time of placement.

1.8.2 Subject to 1.13.1(a), the total concurrent leave must be for a period of three (3) weeks or less. Where the Hospital agrees, the Doctor may start concurrent leave earlier or end concurrent leave later than provided for in 1.8.1.
1.9.  Maternity Leave

1.9.1  A Doctor must provide notice to the Hospital in advance of the expected date of commencement of parental leave. The notice requirements are:

(a)  of the expected date of confinement (the Hospital may require the Doctor to provide evidence that would satisfy a reasonable person or a certificate from another registered medical practitioner stating that the Doctor is pregnant) - at least ten (10) weeks; and

(b)  of the date on which the Doctor proposes to commence maternity leave and the period of leave to be taken - at least four (4) weeks.

1.9.2  When the Doctor gives notice under 1.9.1(a) the Doctor must also provide a Statutory Declaration stating particulars of any period of paternity/partner leave sought or taken by her spouse and that for the period of maternity leave she will not engage in any conduct inconsistent with her contract of employment.

1.9.3  A Doctor will not be in breach of this clause if failure to give the stipulated notice is occasioned by confinement occurring earlier than the presumed date.

1.9.4  Subject to 1.7.1 and unless agreed otherwise between the Hospital and the Doctor, a Doctor may begin parental leave at any time within six (6) weeks immediately prior to the expected date of birth.

1.9.5  Where a Doctor continues to work within the six (6) week period immediately prior to the expected date of birth of the child, or is on paid leave under 1.18.2, a Hospital may require the Doctor to provide a certificate from another registered medical practitioner that she is fit for work in her present position. The Hospital may require the Doctor to start maternity leave if the Doctor:

(a)  does not give the Hospital the requested certificate within seven (7) days after the request; or

(b)  within seven (7) days after the request for the certificate, gives the Hospital the Medical Certificate stating that the Doctor is unfit to work.

1.9.6  Where leave is granted under 1.9.4 during the period of leave, a Doctor may return to work at any time as agreed between the Hospital and the Doctor, provided that time does not exceed four weeks from the recommencement date desired by the Doctor.
1.10. **Personal Illness Leave and Special Maternity Leave**

1.10.1 Where the pregnancy of a Doctor, not then on maternity leave, terminates other than by the birth of a living child, the Doctor must as soon as practicable give notice to the Hospital of the taking of leave advising the Hospital of the period, or expected period, of the leave (the Hospital may require the Doctor to provide evidence that would satisfy a reasonable person that the leave is taken for a reason below or a certificate from another registered medical practitioner) in accordance with the following:

(a) where the pregnancy terminates during the first 20 weeks, during the notified period/s the Doctor is entitled to access any paid and/or unpaid personal illness leave entitlements in accordance with the relevant personal leave provisions;

(b) where the pregnancy terminates after the completion of 20 weeks, during the notified period/s the Doctor is entitled to paid special maternity leave not exceeding the amount of paid maternity leave available under 1.7.1, and thereafter, to unpaid special maternity leave.

1.10.2 Where a Doctor not then on maternity leave is suffering from an illness, whether related or not to pregnancy, a Doctor may take any paid personal illness leave to which she is entitled and/or unpaid personal illness leave in accordance with the relevant personal illness leave provisions.

1.11. **Paternity/Partner Leave**

1.11.1 A Doctor will provide to the Hospital at least ten (10) weeks prior to each proposed period of paternity/partner leave, with:

(a) evidence (the Hospital may require the Doctor to provide evidence that would satisfy a reasonable person or a certificate from another registered medical practitioner) which names his or her spouse and states that she is pregnant and the expected date of confinement, or states the date on which the birth took place; and

(b) written notification of the dates on which he or she proposes to start and finish the period of paternity leave; and

(c) a Statutory Declaration stating:

   (i) except in relation to leave taken simultaneously with the child's mother under clause 1.8.1 or clause 1.13.1(a), that he or she will take the period of paternity/partner leave to become the primary care-giver of a child;

   (ii) particulars of any period of maternity leave sought or taken by his or her spouse; and
that for the period of paternity/partner leave he or she will not engage in any conduct inconsistent with his or her contract of employment.

1.11.2 The Doctor will not be in breach of 1.11.1 if the failure to give the required period of notice is because of the birth occurring earlier than expected, the death of the mother of the child, or other compelling circumstances.

1.12. Adoption Leave

1.12.1 The Doctor shall be required to provide the Hospital with written notice of their intention to apply for adoption leave as soon as is reasonably practicable after receiving a placement approval notice from an adoption agency or other appropriate body.

1.12.2 The Doctor must give written notice of the day when the placement with the Doctor is expected to start as soon as possible after receiving a placement notice indicating the expected placement day.

1.12.3 The Doctor must give the following written notice of the first and last days of any period of adoption leave they intend to apply for because of the placement:

(a) where a placement notice is received within the period of eight (8) weeks after receiving the placement approval notice - before the end of that 8 week period; or

(b) where a placement notice is received after the end of the period of eight (8) weeks after receiving the placement approval notice - as soon as reasonably practicable after receiving the placement notice.

1.12.4 Generally the Doctor must apply for leave to the Hospital at least ten (10) weeks before the date when long adoption leave begins and the period of leave to be taken, or 14 days in advance for short adoption leave. A Doctor may commence adoption leave before providing such notice where, through circumstances beyond the control of the Doctor, the adoption of a child takes place earlier.

1.12.5 Before commencing adoption leave, a Doctor will provide the Hospital with a statement from an adoption agency of the day when the placement is expected to start and a Statutory Declaration stating:

(a) that the child is an eligible child, whether the Doctor is taking short or long adoption leave or both, and the particulars of any other authorised leave to be taken because of the placement.

(b) except in relation to leave taken simultaneously with the child’s other adoptive parent under clause 1.8.1 or clause 1.13.1(a), that the Doctor is seeking adoption leave to become the primary care-giver of the child;

(c) particulars of any period of adoption leave sought or taken by the Doctor’s spouse; and
that for the period of adoption leave the Doctor will not engage in any conduct inconsistent with their contract of employment.

1.12.6 A Doctor must provide the Hospital with confirmation from the adoption agency of the start of the placement.

1.12.7 Where the placement of child for adoption with a Doctor does not proceed or continue, the Doctor will notify the Hospital immediately. The Hospital will then nominate a time, not exceeding four (4) weeks from receipt of notification, for the Doctor’s return to work.

1.12.8 A Doctor will not be in breach of this clause as a consequence of failure to give the stipulated periods of notice if such failure results from a requirement of an adoption agency to accept earlier or later placement of a child, the death of a spouse, or other compelling circumstances.

1.12.9 A Doctor seeking to adopt a child is, on the production of satisfactory evidence if required, entitled to unpaid leave for the purpose of attending any compulsory interviews or examinations necessary to the adoption procedure. The Doctor and the Hospital should agree on the length of the unpaid leave. Where agreement cannot be reached the Doctor is entitled to take up to two (2) days’ unpaid leave. Where paid leave is available to the Doctor the Hospital may require the Doctor to take such leave instead.

1.13. **Right to Request**

1.13.1 A Doctor entitled to parental leave pursuant to the provisions of clause 1.7.1 may request the Hospital to allow the Doctor:

(a) to extend the period of simultaneous unpaid parental leave provided for in clause 1.8.1 up to a maximum of eight (8) weeks;

(b) to extend the period of unpaid parental leave provided for in clause 1.7.1 by a further continuous period of leave not exceeding 12 months;

(c) to return from a period of parental leave on a part-time basis until the child reaches school age;

(d) to assist the Doctor in reconciling work and parental responsibilities.

1.13.2 The Hospital shall consider the request having regard to the Doctor’s circumstances and, provided the request is genuinely based on the Doctor’s parental responsibilities, may only refuse the request on reasonable grounds related to the effect on the workplace or the Hospital’s business. Such grounds might include cost, lack of adequate replacement staff, loss of efficiency and the impact on customer service.
1.14. **Doctor’s Request and Hospital’s Decision to be in Writing**

1.14.1 The Doctor’s request and the Hospital’s decision made under **clauses 1.13.1(b) and 1.13.1(c)** must be in writing. The Hospital’s response, including details of the reasons for any refusal, must be given as soon as practicable, and no later than 21 days after the request is made.

1.15. **Request to Return to Work Part-time**

1.15.1 A request under **clause 1.13.1(c)** must be made as soon as possible but no less than seven (7) weeks prior to the date upon which the Doctor is due to return to work from parental leave.

1.16. **Variation of Period of Parental Leave**

1.16.1 Unless agreed otherwise between the Hospital and the Doctor, where a Doctor takes leave under **clauses 1.7.1 and 1.13.1(b)**, a Doctor may apply to the Hospital employer to change the period of parental leave on one occasion. Any such change must be notified in writing at least two (2) weeks prior to the start of the changed arrangements.

1.17. **Parental Leave and Other Entitlements**

1.17.1 A Doctor may in lieu of or in conjunction with parental leave access any annual leave or long service leave entitlements which they have accrued, subject to the total amount of leave not exceeding 52 weeks or a longer period as agreed under **1.13**.

1.17.2 Where a public holiday occurs during a period of paid parental leave, the public holiday is not to be regarded as part of the paid parental leave and the Hospital will grant the Doctor a day off in lieu to be taken by the Doctor immediately following the period of paid parental leave.

1.18. **Transfer to a Safe Job**

1.18.1 Where a Doctor is pregnant and provides evidence that would satisfy a reasonable person that she is fit for work but it is inadvisable for her to continue in her present position during a stated period because of illness or risks arising out of the pregnancy or hazards connected with the work assigned to the Doctor, the Doctor will, if the Hospital deems it practicable, be transferred to a safe job with no other change to the Doctor’s terms and conditions of employment until the commencement of maternity leave. The Hospital may require the evidence referred to above to be a certificate from another medical practitioner.

1.18.2 If the Hospital does not think it reasonably practicable to transfer the Doctor to a safe job, the Doctor may take paid no safe job leave, or the Hospital may require the Doctor to take paid no safe job leave immediately for a period which ends at the earliest of either:
(a) when the Doctor is certified unfit to work during the six (6) week period before the expected date of birth by another registered medical practitioner; or

(b) when the Doctor’s pregnancy results in the birth of a living child, or when the Doctor’s pregnancy ends otherwise than with the birth of a living child.

1.18.3 The entitlement to no safe job leave is in addition to any other leave entitlement the Doctor has.

1.19. **Returning to Work After a Period of Parental Leave**

1.19.1 A Doctor will notify their intention to return to work after a period of parental leave at least four weeks prior to the expiration of the leave.

1.19.2 Subject to sub-clause 1.19.3 below, a Doctor will be entitled to the position which they held immediately before proceeding on parental leave. In the case of a Doctor transferred to a safe job pursuant to 1.18, the Doctor will be entitled to return to the position they held immediately before such transfer.

1.19.3 Where such position no longer exists but there are other positions available which the Doctor is qualified for and is capable of performing, the Doctor will be entitled to a position as nearly comparable in status and pay to that of their former position.

1.20. **Replacement Doctors**

1.20.1 A replacement Doctor is a Doctor specifically engaged or temporarily promoted or transferred as a result of a Doctor proceeding on parental leave.

1.20.2 Before a Hospital engages a replacement Doctor the Hospital must inform that person of the temporary nature of the employment and of the rights of the Doctor who is being replaced.

1.21. **Consultation and Communication During Parental Leave**

1.21.1 Where a Doctor is on parental leave and a definite decision has been made that will have a significant effect on the status, pay or location of the Doctor’s pre-parental leave position, the Hospital shall take reasonable steps to:

(a) make information available in relation to any significant effect the change will have on the status or responsibility level of the position the Doctor held before commencing parental leave; and

(b) provide an opportunity for the Doctor to discuss any significant effect the change will have on the status or responsibility level of the position the Doctor held before commencing parental leave.
1.21.2 The Doctor shall take reasonable steps to inform the Hospital about any significant matter that will affect the Doctor’s decision regarding the duration of parental leave to be taken, whether the Doctor intends to return to work and whether the Doctor intends to request to return to work on a part-time basis.

1.21.3 The Doctor shall also notify the Hospital of changes of address or other contact details, which might affect the Hospital’s capacity to comply with 1.21.1.
SCHEDULE C – LONG SERVICE LEAVE

1. LONG SERVICE LEAVE

1.1. Entitlement

1.1.1 A Doctor is entitled to Long Service Leave with pay for continuous service as follows:

1.2. Normal Entitlement

1.2.1 six (6) months of long service leave after 15 years of continuous service then two (2) months of long service leave after each additional five (5) years of continuous service.

1.2.2 The Hospital may grant pro-rata long service leave after 10 years of continuous service.

1.3. Pro-rata Entitlement

1.3.1 Pro-rata entitlements accrue on termination of employment as follows:

(a) after 15 years of service; or

(b) after 10 years of service but before 15 years of service as long as employment ends for any reason other than serious and willful misconduct pursuant to clause 16 (Termination of Employment).

1.3.2 Pro-rata entitlements are calculated as 1/30th of the period of continuous service since beginning employment, or since the last normal long service leave entitlement became due, whichever is later.

1.4. Payment

1.4.1 The Doctor is entitled to be paid the ordinary rate of pay under Schedule A.1 payable at the time the leave is taken or the period of employment ends. If appropriate, the Hospital may deduct rental charges consistent with clause 57 (Deductions for Board and Lodging).

1.4.2 Payment of a Doctor’s long service leave entitlement must be made by one of the following methods:

(a) in full and in advance of the Doctor commencing leave;

(b) at the same time as the Doctor would normally be paid when on duty; or

(c) in any other way agreed between the Doctor and the Hospital.

1.4.3 If the Agreement provides for an increase to ordinary pay pursuant to Schedule A.1 (Rates of Pay) while the Doctor is on long service leave, the difference between any long service leave payment received and the increase must be paid to the Doctor at the end of the long service leave period.
1.5. **Taking of Leave**

1.5.1 A Doctor must be granted long service leave within six (6) months of the date eligibility arose under this **Schedule C**. By agreement, the taking of the leave may be postponed.

1.5.2 Any long service leave is inclusive of public holidays occurring during the period when the leave is taken.

1.5.3 By agreement, the following may occur:

   (a) the first six (6) months of the Doctor’s long service leave entitlement may be taken in two (2) or three (3) separate periods;

   (b) any further period of long service leave may be taken in two (2) separate periods.

1.6. **Calculating Service for Entitlement to Leave**

1.6.1 To determine a period of service of a Doctor, the Hospital must include the following service or breaks. To calculate an entitlement, service or breaks listed in **sub-clauses 1.7.1 to 1.7.7** are counted as service, while **sub-clauses 1.8.1 to 1.8.7** are not counted as service but do not break continuity of service.

Example: If a Doctor was engaged nine years ago and has within that time taken 12 months of Parental Leave, he or she must wait 11 years from the date of engagement before being eligible for pro-rata Long Service Leave.

1.7. **Counted as Service:**

1.7.1 Service for which long service or payment in lieu has not been received.

1.7.2 Service with her majesty’s armed forces.

1.7.3 Service with a business that was transmitted, transferred, assigned, conveyed or succeeded from one business to another.

1.7.4 Annual leave, long service leave or personal/carer’s leave.

1.7.5 Leave of absence where the absence is authorised in advance in writing by the Hospital to be counted as service.

1.7.6 Service outside of Victoria but in a College auspiced specialist training program.
1.7.7 **Recognition of Interstate Service**

(a) Doctors who commence employment with a Hospital listed in **Schedule D** after 30 November 2008 will have service with an interstate Government health service recognised for the purpose of calculating long service leave entitlements on application, provided that such interstate Government health service employment was within two (2) months of commencing employment with a Hospital listed in **Schedule D**.

1.8. **Not Counted as Service but Not Breaking Continuity of Service:**

1.8.1 Absence on account of injury arising out of or in the course of his or her employment.

1.8.2 Parental leave - a Doctor who commences parental leave will not break continuity of service by any period of absence from employment between engagements that is up to 12 months.

1.8.3 Absence arising directly or indirectly from an industrial dispute.

1.8.4 Any period of time from employment between engagements with the Department, any Hospital, Benevolent Home, Community Health Centre, Society or Association that are registered under the **Health Services Act 1998** and any other provider that is less than the Doctor’s allowable period of absence from employment pursuant to **sub-clause 1.9** below.

1.8.5 The dismissal of a Doctor by a Hospital if re-employed within two (2) months of the dismissal.

1.8.6 Any other leave of absence authorised by the Hospital.

1.8.7 Service that lasts less than six (6) months with the Department, any Hospital, Benevolent Home, Community Health Centre, Society or Association that are registered under the **Health Services Act 1998**.

1.9. **Allowable Break in Service**

1.9.1 A Doctor’s allowable period of absence from employment is five (5) weeks in addition to the total period of paid annual leave and/or personal leave that the Doctor actually receives on termination, or for which he or she is paid in lieu.

1.10. **Hospital Cannot Avoid Obligations**

1.10.1 Where the institution interrupts the Doctor’s work, causes the Doctor to be absent from work, or terminates the Doctor’s employment with the intention of avoiding obligations under this **Schedule C** (Long Service Leave), the period of absence is counted as continuous service.

1.11. **Payment on Termination**

1.11.1 On termination of employment Doctors are entitled to receive payment for any outstanding normal or pro-rata long service leave entitlement.
1.12. **Transfer of Entitlement**

1.12.1 Where a Doctor has a pro-rata long service leave entitlement and/or a normal entitlement on termination of employment and they move to the Department, any Hospital, Benevolent Home, Community Health Centre, Society or Association registered under the *Health Services Act 1998* within two (2) months, they may elect to transfer the entitlements rather than have them paid out.

1.12.2 A Doctor may, in writing, request that the Hospital defer payment in respect of any pro-rata leave entitlements beyond two (2) months. Unless this notice is given, the leave entitlement must be paid out when six (6) months is exceeded. When the Doctor finally gives notice in writing that they are employed by the Department, any Hospital, Benevolent Home, Community Health Centre, Society or Association that are registered under the *Health Services Act 1998*, then the Hospital is no longer required to make payment to the Doctor.

1.13. **Long Service Leave that was Granted in Advance**

1.13.1 Where a Doctor who has been granted long service leave in advance and who has been terminated consistent with **sub-clause 16.1.3** (i.e. for serious and willful misconduct), may have an amount equal to the amount paid in respect of the advance leave deducted and withheld from any payments owed by the institution on termination.

1.14. **What Happens on Doctor’s death?**

1.14.1 For a Doctor who has completed at least ten (10) years of service and who has died, the Hospital must pay the Doctor’s authorised representative an amount equal to 1/30th of the Doctor’s continuous service in respect of which leave has not been allowed or payment made immediately prior to the death of the Doctor.

1.15. **Hospital Must Keep Records**

1.15.1 The Hospital must keep a record of long service leave for each Doctor. This record must show details of service, leave taken and payments made.

1.16. **Doctor Responsible for Proof of Service**

1.16.1 The Doctor is at all times responsible for proving that he or she has completed sufficient service consistent with **sub-clauses 1.6 through 1.10** to access the long service leave entitlement. A certificate in the form noted at **sub-clause 1.17** shall constitute proof, but not the only possible proof.
1.17. **Certificate of Service:**

<table>
<thead>
<tr>
<th>CERTIFICATE OF SERVICE</th>
</tr>
</thead>
<tbody>
<tr>
<td>[Name of Institution] [date]</td>
</tr>
<tr>
<td>This is to certify that [Name of Employee] has been employed by this institution/society/board for a period of [years/months/etc.] from [date] to [date].</td>
</tr>
<tr>
<td>Specify hereunder full details of paid or unpaid leave or absences including periods represented by payment made in lieu of leave on termination.</td>
</tr>
<tr>
<td>..............................................................</td>
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<tr>
<td>..............................................................</td>
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<tr>
<td>Specify hereunder full details of long service leave granted during service or on termination:</td>
</tr>
<tr>
<td>..............................................................</td>
</tr>
<tr>
<td>..............................................................</td>
</tr>
<tr>
<td>Signed....................................[Stamp of Institution]</td>
</tr>
</tbody>
</table>
SCHEDULE D – LIST OF RESPONDENTS

METROPOLITAN HEALTH SERVICES:
Alfred Health
Austin Health
Calvary Health Care Bethlehem Ltd.
Eastern Health
Melbourne Health
Mercy Public Hospitals Inc.
Northern Health
Peninsula Health
Peter MacCallum Cancer Institute
Southern Health
St Vincent’s Health
The Royal Children's Hospital
The Royal Victorian Eye and Ear Hospital
The Royal Women’s Hospital
Western Health

RURAL AND REGIONAL HEALTH SERVICES:
Albury Wodonga Health
Bairnsdale Regional Health Service
Ballarat Health Services
Barwon Health
Bass Coast Regional Health
Beechworth Health Service
Benalla and District Memorial Hospital
Bendigo Health Care Group
Central Gippsland Health Service
Colac Area Health
Djerriwarrh Health Services
East Grampians Health Service
East Wimmera Health Service
Echuca Regional Health
Gippsland Southern Health Service
Goulburn Valley Health
Kyabram and District Health Service
Latrobe Regional Hospital
Maryborough District Health Service
Mildura Base Hospital
Mt Alexander Hospital
Northeast Health Wangaratta
Portland District Health
South West Healthcare
Stawell Regional Health
Swan Hill District Health
West Gippsland Healthcare Group
West Wimmera Health Service
Western District Health Service
Wimmera Health Care Group