Please find attached a response to the question on notice I understand I was asked by the Acting Chair Senator Bragg on page 52 of transcript.

I made the comment that:

If you're receiving 17 per cent employer contributions from your employer and, as a result of the removal of this exemption, your superannuation may become  $9\frac{1}{2}$  per cent, I put it to you that the losers there are not the super funds; the losers there are the individuals who lose a very significant part of their retirement savings.

Senator Bragg responded (in part) by asking:

You might want to take on notice any examples that you can find of that.

The attached document provides examples of Enterprise Bargaining Agreements that nominate a specific super fund and also provide benefits in excess of the Superannuation Guarantee.

I do not wish to make any corrections to the transcript.

Regards, David

David Haynes Senior Policy Manager Australian Institute of Superannuation Trustees Level 23, 150 Lonsdale Street, Melbourne VIC 3000

## Examples of EBAs nominating a super fund with benefits in excess of the Superannuation Guarantee

#### Construction

Agreement	Agreed super	Choice
CFMEU COLLECTIVE AGREEMENT 2019-	b) The Company shall make superannuation payments	a) The Company shall be, and remain during the life of this
2022	monthly into Cbus in accordance with the	Agreement, a participating employer in the Construction and
Building, metal and civil construction	Superannuation Guarantee Levy (SGL) + 2.5% for all	Building Unions Superannuation Fund (Cbus).
industries	employees, including Apprentices however engaged,	
	and in compliance with the Trust Deed and in	
PTWORKS (NSW) PTY LTD	accordance with Appendix C under this Agreement.	
BLH NSW PTY LTD		
BLUE STEEL AUSTRALIA PTY LTD		
TRANSFORM FORMWORK		
CONTRACTORS PTY. LTD.		
SOUTHERN LABOUR HIRE (NSW) PTY		
LTD		
PREMIER LABOUR RESOURCE PTY LTD		
THE EUROPEAN GROUP PTY LTD		
GZ CONSTRUCTION GROUP PTY. LTD.		
AZZURRI CONCRETE GROUP PTY		
LIMITED		
GVK NSW REO PTY LTD		
etc		
GVK ACT REO PTY LTD AND CFMEU ACT	2.3 Superannuation (\$ per week) Superannuation will	On commencement, and in accordance with each fund or scheme's
STEEL-FIXING SECTOR AGREEMENT	be paid at the rate of 10% of ordinary time earnings or	procedures, the Company shall register each Employee with the
2019	as per the Superannuation Guarantee Levy as amended	relevant industry funds in accordance with the requirements set out
Building, metal and civil construction	from time to time as defined in Clause Part 7-,	elsewhere in this agreement. These are: (a) CBUS or BUSSQ for
industries	whichever is the greatest.	superannuation, (b) ACIRT for severance pay, (c) BuiltPlus for
		income protection insurance, (d) The ACT Long Service Leave
		Authority for.long service entitlements, and (e) CCW for EAP
		services. 17.4 It is a specific requirement that the Company shall
		ensure that all payments to the abovementioned funds and

		schemes are up to date and made in full in accordance with the relevant Trust Deed or other arrangement of the scheme or fund.
HEINRICH FORMWORK PTY LTD (QUEENS WHARF PROJECT) UNION COLLECTIVE AGREEMENT 2018 HEINRICH CONSTRUCTIONS PTY. LTD. (QUEENS WHARF PROJECT) UNION COLLECTIVE AGREEMENT 2018 Building, metal and civil construction industries	All Employees shall be entitled to receive Employer superannuation contributions and shall also cocontribute a minimum amount from their wages. The Employer will contribute on behalf of each Employee the following minimum weekly amount (the formula in APPENDIX FIVE will apply to rates in this Agreement from 1 January 2016) The rates as calculated in clause 25.2 above of this Agreement have been calculated using the agreed industry formula as follows: Employer Contribution 12% of the sum of: Co-contribution 3% of the sum of: Contributions for apprentices shall be calculated at 12% of ordinary time earnings. 25.7 Apprentices shall co- contribute by the way of salary sacrifice 3% of ordinary time earnings.	All Employees shall be entitled to receive Employer superannuation contributions and shall also cocontribute a minimum amount from their wages. For Employees other than Electrical Workers and Metals and Engineering Trades Workers, such contributions will be paid to CBUS or BUSS(Q) or Australian Super. For Employees employed as Electrical Workers, such contributions will be paid to Energy Super. For employees employed as Metals and Engineering Trades workers, such contributions will be paid to Australian Super.
	INCOME PROTECTION To provide make up pay for any absence without pay due to the incapacitation of the employee, the Company will contribute an "Employer's Contribution" amount as outline in the table below {or such other amount as determined by the provider) per week to provide Income Insurance on the basis: a) the amount will not be paid directly to the employee; b) The level of insurance will ensure the employee receives 90% of their income, as defined in the Energy Super Insurance Guide; c) the premium will only be paid into Income Protection for Electrical Workers as administered by Energy Super, monthly, in alignment with superannuation payments.	
CALEDONIA NSW PTY LTD AND CFMEU ACT ENTERPRISE AGREEMENT 2016-	Superannuation will be paid at the rate of 10% of ordinary time earnings or in accordance with the Superannuation Guarantee Levy as amended from time	19.2 The Company is, and will remain during the life of this Agreement, a participating company in the Construction and Building Unions Superannuation Scheme (CBUS) or the Building

2019 Building, metal and civil construction industries           CALEDONIA SCAFFOLDING SERVICES           PTY LTD ENTERPRISE AGREEMENT 2017           Building, metal and civil construction industries	<ul> <li>to time as defined in Clause 19, whichever is the greatest.</li> <li>4.6.3 Employer Contributions The level of contributions to be paid into the Fund by the Company on behalf of each employee will be 10% of the employee's "ordinary time earnings" (as defined) or the levy prescribed by the Superannuation Guarantee Administration Act, whichever is the greater.</li> </ul>	Unions Superannuation Scheme (Queensland) (BUSSQ) and all Employees will be enrolled in CBUS or BUSSQ and be entitled to Superannuation benefits in accordance with the respective terms of CBUS or BUSSQ. 19.3 The level of contributions to be paid into the Fund by the Company on behalf of each Employee for ordinary time earnings is outlined in Clause 2.3 of this Agreement. 15 19.4 All other Award provisions shall apply. 19.5 The Company will pay weekly superannuation contributions for Employees on a monthly basis { no later than the 14th day of the following month) into CBUS or BUSSQ fund for Employees who are engaged under the Agreement. 19.6 No Employee shall be disadvantaged by the application of this clause. 19.7 Following consultation between the Employee and the CBUS Regional Coordinator, or the BUSSQ Regional Coordinator (as appropriate), an Employee may elect to make arrangements in relation to their superannuation other than in accordance with Clause 19.2,19.5 and 19.8. 19.8 No Employee shall commence employment unless he/she is a registered worker in the CBUS or BUSSQ Scheme. The Company is, and will remain during the life of this Agreement, a participating employer in the Construction and Building Unions Superannuation Scheme (C+BUS) and all employees will be enrolled in C+BUS and be entitled to Superannuation benefits in accordance with the terms of C+BUS.
<b>GMR INTERIORS</b> PTY LTD ENTERPRISE AGREEMENT 2019 Building, metal and civil construction industries	5.6.3 Employer Contributions: The level of contributions to be paid into the Fund by the Employer on behalf of each employee for ordinary time earnings are as follows: DATE AMOUNT CURRENT 10%	The Fund: The Employer is, and will remain during the life of this Agreement, a participating employer in the Construction and Building Unions Superannuation Scheme (C+BUS) and all employees will be enrolled in C+BUS and be entitled to Superannuation benefits in accordance with the terms of C+BUS.

# Energy & other utilities

Agreement	Agreed super	Choice
LYNNHURST PTY LTD (T/A ARTHUR CONTRACTING) & ETU POWERLINE ENTERPRISE AGREEMENT 2016-2020 Electrical power industry	The minimum contribution into an employee's superannuation fund will be: (a) 11% of the employees' ordinary time earnings. If the legislated minimum Superannuation Guarantee Charge increases, the Employer shall contribute at least 1% of ordinary time earnings above such minimum; (b) \$120 per week; whichever is greater. For Apprentices option (a) will apply.	24.1 The Superannuation Guarantee (Administration) Act 1992 (SGAA) and the Superannuation Guarantee Charge Act 1992 (SGCA) determines the payment. It is agreed between the parties that the Employer will pay employees their weekly superannuation contributions on a monthly basis, into C+ Bus or other industry funds that employees currently contribute to.
AUSNET SERVICES - ETU ENTERPRISE AGREEMENT 2017 Electrical power industry	30.10 The company shall contribute 11.00% of salary for employees in Division D of Equipsuper. The amount to be paid in Superannuation will not increase further unless the SGC legislated minimum moves beyond 10%. 30.11 For those employees employed by the company the following provisions apply: (a) AusNet Transmission Group will also pay 1.0% of salary into Division D of accumulation account as an AusNet Transmission Group contribution, for employees in Division B and C. (b) AusNet Electricity Services will also pay 0.5% of salary into Division D of accumulation account as an AusNet Electricity Services contribution, for employees in Division B and C. (c) From the date of certification of this Agreement the company agrees, for superannuation purposes, to include availability payments as superable salary.	30.1 The Equipsuper Superannuation Fund (formerly VEI Superannuation) shall continue as the Superannuation fund for employees of the company.
AUSNET SERVICES - ASU/APESMA ENTERPRISE AGREEMENT 2020 Electrical power industry	32.6 The Company shall contribute 11.5% of salary into Superannuation for all employees. For those in the accumulation fund, all contributions will be made to	32.2 The Equipsuper Superannuation Fund shall continue be the nominated default Superannuation fund for employees of the company. Subject to prevailing legislative requirements, Employees

	difference between the prescribed SGC legislated minimum and the amounts set out above; will be paid into an accumulation fund on behalf of those employees. 32.8For the term of this Agreement, the percentage (%} amount paid into Superannuation shall be as set out in Clause 32.6, and the amount will not increase further unless the Superannuation Guarantee Contribution legislated minimum moves beyond 10%. This is intended to reflect that the percentage amount paid above the Superannuation Guarantee Charge (1.5%) will be maintained if the SGC contribution increases.	In the event an employee elects to exercise choice, then the employee will be responsible for all charges, cost etc associated with membership of that particular fund.
AUSNET SERVICES (GAS) AGREEMENT 2017 Oil and gas industry	(b) The employer contributions for employees in the accumulation division of the Equipsuper fund are currently 10.5%. These employer contributions are currently in excess of the Superannuation Guarantee (Administration) Act 1992 (Cth) requirements.	(a) Equipsuper will continue as the superannuation fund for employees of the Company and their successors and transmittees.
ORIGIN ENERGY (ADELAIDE) CUSTOMER CONTACT CENTRE ENTERPRISE AGREEMENT 2019	Origin will meet its obligations under the Superannuation Guarantee (Administration) Act 1992 by making superannuation contributions to a level at least as specified in the Act. EquipSuper has been appointed as the superannuation fund for employees of Origin, and whilst contributions are made to that Fund, they shall be at a level of at least 10% of ordinary time earnings per annum for permanent full-time and part- time staff up to the limit of the SGC Rate applied to the Australian Taxation Office's Maximum Contribution Base. The standard SGC Rate will apply for casuals and employees on limited term contracts less than two years. The default Superannuation Fund to which all eligible employees will contribute shall be Equipsuper.	Where Origin offers a choice of superannuation funds, then it will do so with 10% contribution, but will only consider fund administration costs for its default fund (Equipsuper).
ORIGIN ENERGY (LPG SOUTH AUSTRALIA) ENTERPRISE AGREEMENT 2018 Plumbing industry	Origin will meet its obligations under the Superannuation Guarantee (Administration) Act 1992 by making superannuation contributions to a level at least as specified in the Act. EquipSuper has been	Where Origin offers choice, then it will do so with 10% contribution, but will only consider Fund administration costs for Origin's default Fund (Equipsuper).

	appointed as the superannuation fund for Employees of	
	Origin, and whilst contributions are made to that Fund,	
	they shall be at a level of at least 10% of ordinary time	
	earnings per annum for permanent full-time staff and	
	part-time staff up to the limit of the SGC Rate applied to	
	the Australian Taxation Office's Maximum Contribution	
	Base. The standard SGC rate will apply for casuals and	
	Employees on temporary/limited term contracts less	
	than 2 years.	
Q ELECTRICAL SERVICES PTY LTD AND	4.4 INCOME INSURANCE To provide make up pay for	Except as provided below, the Employer will ensure that all
CEPU ELECTRICAL DIVISION	any absence without pay due to the incapacitation of	employees covered by this Agreement are members of Energy
QUEENSLAND ENTERPRISE AGREEMENT	the employee, the Company will contribute an	Super (or its successor). All Superannuation contributions will be
2019 - 2023	"Additional Employer's Contribution" amount as	paid as required by the trust deed of Energy Super.
Electrical contracting industry	outlined below (or such other amount as determined by	
	the provider) per week to provide Income Insurance on	
	the following basis: (a) The amount will not be paid	
	directly to the employee; (b) The level of insurance will	
	be sufficient to ensure that each employee can access	
	the maximum benefit available to them, based on their	
	individual gross income (that is, their total income	
	including overtime and allowances) and paid to them	
	after a maximum 14 day waiting period; - 26 - (c) The	
	premium will only be paid into Income Protection for	
	Electrical Workers as administered by Energy Super,	
	monthly, in alignment with superannuation payments.	
	Income Insurance Premiums will be paid by the	
	Employer, as Additional Employer Contributions to	
	Energy Super.	
	To ensure that Energy Super both meets legislative	
	requirements in relation to Superannuation, and	
	provides Income Insurance as set out in this Agreement,	
	each month the Employer will provide information to	
	Energy Super about the number of units of cover for	
	each Employee for whom the Employer is paying the	
	Additional Employer Contributions for Income	
	Insurance Premiums. Prior to 1 July 2020 Category &	
<u>L</u>		1

	Income needed Benefit Level Employer's (per week) Weekly Description per annum (Gross) Contribution Category A \$256,102.31 \$4,432.54 \$74.47 Category B \$170,724.09 \$2,954.84 \$41.37 Category C \$136,579.73 \$2,363.88 \$33.10 Category D \$102,434.22 \$1,772.90 \$24.82 Category E \$85,345.29 \$1,477.13 \$18.61 Category F \$68,289.29 \$1,181.93 \$14.43 Category G \$44,244.49 \$765.77 \$11.40 From 1 July 2020 Income Insurance Premiums will be calculated on the basis of "units" as foll9ws: Units of Gross Income Benefit Level Employer's cover per annum (per week, Weekly per unit of per unit) Contribution cover (Gross) oer unit* 1 \$7 500 \$115 \$1.72 All employees (other than apprentices): ~ Units of cover Maximum Employer's Benefit Level per Weekly week (Gross) Contribution 20 \$2,308 \$34.40 Apprentices: Apprentices' Income Insurance Premiums will be calculated on the basis of "units" for example; Where an Employee's income is \$75,000 per annum, the number of units of cover required is 75000/7500 = 10 units Therefore the Additional Employer Contribution for Income Insurance Premiums is 10 x 1.72 = \$17.20 per week	
<b>ESSENTIAL WATER</b> ENTERPRISE AGREEMENT 2019 Water, sewerage and drainage services	1.22.1 Additional Superannuation Contribution a) At the commencement date of this Agreement, employees covered by the Agreement will receive a 15% employer contribution to superannuation. b) Any legislated increases in the Superannuation Guarantee Contribution (SGC) during the term of this Agreement	c) Subject to the provision of relevant superannuation legislation, employees under this Agreement will have their superannuation contributions paid into the Energy industries Superannuation Scheme (EISS).
	will be absorbed within the 15% employer contribution set out in clause a) above.	

# Manufacturing/Timber

Agreement	Agreed super	Choice
VISY (SMITHFIELD, WARWICK FARM,	19.1 Visy Industries will make superannuation	19.2 From July 1, 2005, superannuation contributions will be paid
DANDENONG, O'CONNOR) ENTERPRISE	contributions at a rate consistent with the percentage	into the superannuation fund (or their successors) selected by the
AGREEMENT 2019	prescribed by the Superannuation Guarantee (Charge)	employee from:
Manufacturing and associated	Act 1992 (Cth).	Visy Industries Superannuation Fund; Media Super Ltd; or Another
industries	19.6 Where an employee is a member of the Visy	complying fund nominated by the employees at each site covered
	Industries Superannuation Fund (or its successor fund),	by this Agreement.
	the 2.5% matching contributions benefit shall continue	19.3 Employees may change their fund nomination once each
	to apply.	calendar year.
	19. 7 Where an employee exercises his/her choice to be	
	a member of an alternate fund, the Company will not offer 2.5% matching contributions benefit.	19.6 Where an employee is a member of the Visy Industries Superannuation Fund (or its successor fund), the 2.5% matching
	oner 2.3% matching contributions benefit.	contributions benefit shall continue to apply.
		19. 7 Where an employee exercises his/her choice to be a member
		of an alternate fund, the Company will not offer 2.5% matching
		contributions benefit.
JALNA DAIRY FOODS PTY LTD	20.1. Jalna will contribute to an agreed specified fund as	20.3. The specified agreed fund will be either a complying fund
ENTERPRISE AGREEMENT 2019- 2022	set out in 20.2 of this agreement, on behalf of all	nominated by Jalna, or the Labor Union Co-operative Retirement
Food, beverages and tobacco	Employees, without exception, 10%.	Fund (LUCRF).
manufacturing industry	20.2. In addition to the above contributions, all	
	Employees covered by this Agreement will contribute 1	
	% into their superannuation fund from 1st July 2005.	
	Jalna shall match that 1 % contribution.	
<b>PPG</b> CLAYTON SITE ENTERPRISE	15.4 The company will contribute 12.5% of the	15.2 Where an employee elects to leave the PPG Australia
AGREEMENT 2017 – 2020	annualised rate to the employee's nominated	Superannuation Fund, the company shall pay the employee's exit
	superannuation fund on the employee's behalf. If the	fee in the first instance only.
PPG CLAYTON SITE ENGINEERING	employee contributes at least 5% per week (of the	
AGREEMENT - 2019	annualised rate) to their nominated fund as a salary	
	sacrifice option, the company will increase their	
Manufacturing and associated	contribution to 13.5% that is an extra 1 %. 15.5 If the	
industries	Government increases the superannuation guarantee	

levy beyond 9.5% during the term of this 4 year Agreement the company will enter into negotiation with the Union if requested.	

## Shipping

TOLL SHIPPING/MUA BASS STRAIT SEAGOING ENTERPRISE A The Company's contributions to an Employees Superanuation fund (Permanent and Casual) shall be at the rate of 14% based upon the applicable gross salary as described in clause 14 of this agreement. b. The level of Salary Continuunce Insurance and Total & Permanent Disability Insurance coverage is to be chosen by the employee's Superannuation Fund.Subject to paragraphs (b), (c) and (d), the Company must (i) pay the employer superannuation contributions in respect of each employee at a level which is not less than that required to astisfy the minimum contribution end the super superannuation contributions in respect of the employee; and (iii) Comply with all of its obligations as an employer under the Trust Deed, and accordingty must pay its employer superannuation contributions in accordance with the Trust Deed. b. Paragraph (a) is subject to: (i) Maritime Super clause at a ceepted for membership of Maritime Super. c. If an employee being eligible and accepted for any reason or Maritime Super. c. If an employee due not be being eligible choice fund, and fill an employee being eligible choice fund, then the Company must pay its employer superannuation contributions in respect of the employee is faced for membership of Maritime Super. c. If an employee due and excepted for membership of Maritime Super superannuation contributions in respect of the employee is faced for any reason or Maritime Super superannuation contributions in respect of the employee as if each reference to Maritime Super with so clause were instead a respect of the employee due and encepted by this Agreement is transferred to a Successor Fund of Maritime Super where the employee as if each reference to 'Maritime Super where the employee as if each reference to 'Maritime Super where the employee as if each reference to 'Maritime	Agreement	Agreed super	Choice
2019Superannuation Fund (Permanent and Casual) shall be at the rate of 14% based upon the applicable gross salary as described in clause 14 of this agreement. b. The level of Salary Continuance Isurance and Total & Permanent Disability Insurance coverage is to be consen by the employee at 1d is payable by the employee with premiums being deducted from the individual employee's Superannuation Fund.employee to Maritime Super; (ii) pay the employee at level which is not requirements of the SGA Act in respect of the employee; and (iii) Comply with all of its solligations as an employer under the Trust Deed, and accordingly must pay its employer superannuation contributions in accordance with the Trust Deed. b. Paragraph (a) is subject to: (i) Maritime Super being an eligible choice fund; and (ii) An employee being eligible and accepted for membership of Maritime Super. c. If an employee core and with Para SIA of the SGA Act a level which is not less than that required to satisfy the minimum contributions respect of the employee at its employee, and cacordance with Part 3A of the SGA Act a level which is not less than that required to satisfy the minimum contributions on beset of the employee. In the SGA Act in respect of the employee at its cause were instead a reference to Maritime Super, this clause were instead a reference to the Successor Fund of Maritime Super, this clause will apply to, and in respect of, that employee as if each Agreement is transferred to a Successor Fund of Maritime Super, this clause will apply to, and in respect of the employee as if each areference to the Successor Fund.PATRICKS TERMINALS ENTERPRISE Stevedoring industry29.2 The Company agrees to pay contributions for thos and Rules unless otherwise agreed between the parties. In this regard, it is agreed that employees who are employees who are employees	TOLL SHIPPING/MUA BASS STRAIT	21.3 Employer Contributions	Subject to paragraphs (b), (c) and (d), the Company must: (i) pay its
Maritime industryat the rate of 14% based upon the applicable gross salary as described in clause 14 of this agreement. The level of Salary Continuance Insurance and Total & Permanent Disability Insurance coverage is to be chosen by the employee aild is payable by the employee with premiums being deducted from the individual employee's Superannuation Fund.contributions in respect of each employee at a level which is not less than that required to satisfy the minimum contribution contributions in accordance with the Trust Deed. b. Paragraph (a) is subject to: (i) Maritime Super being an eligible choice fund; and (ii) An employee being eligible and accepted for membership of Maritime Super. c. If an employee does not become a member of Maritime Super for any reason or Maritime Super ceases to be an eligible choice fund, then the Company must pay its employee in accordance with Part 3A of the SGA Act at a level which is not less than that required to satisfy the minimum contribution requireents of the SGA Act in respect of the employee overed by this Agreement is transferred to a Successor Fund of Maritime Super, this clause will apply to, and in respect of the amployee as if each reference to 'Maritime Super' in this Clause were instead a reference to 'Maritime Super' in this Clause were instead a reference to 'Maritime Super', this clause will apply to, and in respect of the amployee sis end prove satisfy the minimum contributions on behalf of its employees to the Maritime Super but end na Ruies uness otherwise agreed between the parties. In this regard, it is agreed that employees who are on workers compensation shall have their normal employee contributions deducted from any workers29.1 The Company will make superannuation fund. 29.3 For employees to the Maritime Super but elect not to do so, the Company will pay the Employee sominated enolowee c	SEAGOING ENTERPRISE AGREEMENT	a. The Company's contributions to an Employees	employer superannuation contributions in respect of each
salary as described in clause 14 of this agreement.b. The level of Salary Continuance Insurance and Tota & Permanent Disability Insurance coverage is to be chosen by the employee al1d is payable by the employee with premiums being deducted from the individual employee's Superannuation Fund.Ises than that required to satisfy the minimum contribution requirements of the SGA Act in respect of the employee superannuation contributions in accordance with the Trust Deed. b. Paragraph (a) is subject to: (i) Maritime Super being an eligible choice fund; and (ii) An employee being eligible and accepted for membership of Maritime Super. c. If an employee cases to be an eligible choice fund, then the Company must pay its employer superannuation contributions in respect of the employee in accordance with Part 3A of the SGA Act at a level which is not less than that required to satisfy the iminimum contribution requirements of the SGA Act in respect of the employee. If an employee as if each reference to 'Maritime Super' in this Clause were instead a reference to 'Maritime Super' in this Clause were instead a reference to 'Maritime Super where the employee is eligible to join, and joins the Maritime Super and the rate contained in the Maritime Super Trust Deed and Rules unless otherwise agreed between the parties. In this regard, it is agreed that employees who are on workers compensation shall have theri normal employees who are employee contributions deduced from any workers29.1 The Company will make superannuation contributions on belaf of its employees to the Maritime Super and an election to join another complying superannuation fund. 29.3 For employees who are eligible to join the Maritime Super and an election to join another complying superannuation fund.	2019	Superannuation Fund (Permanent and Casual) shall be	employee to Maritime Super; (ii) pay the employer superannuation
PATRICKS TERMINALS ENTERPRISE AGREEMENT 201629.2 The Company agrees to pay contributions for these and Rules unless otherwise agreed between the parties. In this regard, it is agreed that employees to pay contributions for those and Rules unless otherwise agreed between the parties. In this regard, it is agreed that employees to many contributions for those and Rules unless otherwise agreed between the parties. In this regard, it is agreed that employees to many environs the singloyee contributions deducted from many environs and Rules unless otherwise agreed between the parties. In this regard, it is agreed that employees to many environs the singloyee contributions deducted from many environs and Rules unless otherwise agreed between the parties. In this regard, it is agreed that employees many and Rules unless otherwise agreed between the parties. In this regard, it is agreed that employees and employees romany workers29.1 The Company will make superannuation contributions on behalf of its employees to the Maritime Super for the singloyee to join another complying superannuation fund. 29.3 For employees who are eligible to join another complying superannuation fund. 29.3 For employees who are eligible to join another complying superannuation fund.	Maritime industry		
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PATRICKS TERMINALS ENTERPRISE AGREEMENT 201629.2 The Company agrees to pay contributions for the employees who are members of the Maritime Super to red the Maritime Super the Super Superannuation contributions in created to the Maritime Super to red the Maritime Super to red the employee and contributions on behalf of its employees to the Maritime Super, this componention of the Super Superannuation contributions on behalf of its employees to the Maritime Super, this componention and nules unless otherwise agreed between the parties. In this regard, it is agreed that employees who are on workers compensation shall have their normal employees who are eligible to join the Maritime Super Trust Deed. behalf of its employees to the Company will pay the employee in the Maritime Super to pay contributions for thos energible to join the Maritime Super to red and Rules unless otherwise agreed between the parties. In this regard, it is agreed that employees who are on workers compensation shall have their normal employees who are eligible to join the Maritime Super Trust Deed is the rate contained in the Maritime Super Trust Deed is the main accordance with the			
employee with premiums being deducted from the individual employee's Superannuation Fund.contributions in accordance with the Trust Deed.b. Paragraph (a) is subject to: (i) Maritime Super being an eligible choice fund; and (ii) An employee being eligible and accepted for membership of Maritime Super. c. If an employee does not become a member of Maritime Super for any reason or Maritime Super ceases to be an eligible choice fund, then the Company must pay its employee superannuation contributions in respect of the employee. does not become a member of Maritime Super for any reason or Maritime Super ceases to be an eligible choice fund, then the Company must pay its employee superannuation contributions in respect of the employee in accordance with Part 3A of the SGA Act at a level which is not less than that required to satisfy the minimum contribution requirements of the SGA Act in respect of the employee. d. If an employee covered by this Agreement is transferred to a Successor Fund of Maritime Super, this clause will apply to, and in respect of, that employee as if each reference to the 'successor Fund'.PATRICKS TERMINALS ENTERPRISE AGREEMENT 2016 Stevedoring industry29.2 The Company agrees to pay contributions for those and Rules unless otherwise agreed between the parties. In this regard, it is agreed that employees who are on workers compensation shall have their normal employee contributions deducted from any workers29.1 The Company will make superannuation contributions on behalf of its employees to the Maritime Super, and has not made an election to join another complying superannuation fund. 29.3 For employees who are eligible to join the Maritime Super but elect not to do so, the Company will pay the Employees nominated erfor the os o, so, the Company will pay the Employees nominated erfor the minimum benefit		, ,	
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earnings during a period of workers compensation, unless the Company is otherwise advised by the	
employee. Where such contributions are deducted and	
paid to Maritime Super on behalf of the employee, the Company will also make the normal employer	
contribution as required by the Maritime Super Trust	
Deed.	
In addition to the contribution in clause 29.2 above, the	
Company will make additional contributions to	
Maritime Super and/or an Employee nominated Fund	
for all employees up to a total maximum of 12% in lieu	
of the amount set out in the Maritime Super Trust Deed. for the life of this Agreement. For the avoidance	
of doubt, 12% superannuation will be the maximum	
contribution paid by the Company inclusive of the	
superannuation guarantee and any increase to it that	
may be legislated.	

### Transport

Agreement	Agreed super	Choice / Default
ARMAGUARD CLERICAL QLD METROPOLITAN COLLECTIVE AGREEMENT 2018	17 .1 Armaguard will make superannuation contributions at the rate of 12% of ordinary time earnings.	Contributions will be paid to CARE and Australian Super unless statutory legislative changes preclude this.
Security services		

ARMAGUARD ROAD CREW (SOUTH AUSTRALIA) ENTERPRISE AGREEMENT 2018	12.2 Armaguard will make contributions at the rate of 12% of each employee's 'ordinary time earnings'.	TWU Super is the preferred fund into which Armaguard will pay superannuation contributions.
Road transport industry		

### Education

Agreement	Agreed super	Choice
UNIVERSITY OF CANBERRA ENTERPRISE	Fixed term Employees whose initial contract is less than	24.1 For all new and existing Employees the University will provide
AGREEMENT 2019 - 2022 Educational	twelve (12) months but which is extended past twelve	superannuation arrangements under the UniSuper superannuation
services	(12) months will receive 17% employer superannuation	fund.
	contribution from the commencement of the thirteenth	
	(13) month. 24.5 From the first full pay period on or	
	after 30 June 2022, all fixed-term Employees will be	
	entitled to receive 17% superannuation.	
UNIVERSITY OF TASMANIA STAFF	(c) From the Commencement Date, the University will	(a) On commencement of employment, the University will provide
AGREEMENT 2017 - 2021 Educational	make employer contributions as follows: (i) For	new Employees information regarding UniSuper and subject to
services	Continuing Employees, 17% Employer superannuation	clauses 29(e) and (f) below: (b) Employer contributions for each
	contributions; (ii) For fixed term Employees employed	eligible Employee will be made to UniSuper in accordance with the
	on a discrete appointment of 2 years' duration or more,	superannuation guarantee legislation and relevant superannuation

UNIVERSITY OF THE SUNSHINE COAST ENTERPRISE AGREEMENT 2019 - 2022	<ul> <li>17% Employer superannuation contributions; (iii) For a Fixed-term Employee appointed for continuous fixed terms of more than four (4) Years - 17% Employer superannuation contributions from the beginning of the fifth (5) year; and (iv) For a Fixed-term Employee with less than five (5) years of consecutive fixed-term employment, compulsory employer contributions as required by the applicable Superannuation Guarantee Charge rate (currently 9.5%). (v) For all Casual Employees - compulsory employer contributions as required by the applicable Superannuation Guarantee Charge rate – currently 9.5%.</li> <li>(d) On or after the first full pay period beginning 1 June 2021: (i) All fixed term and continuing staff will receive 17% employer contributions; and (ii) All casual staff will continue to receive compulsory employer contributions as required by the applicable Superannuation Guarantee Charge rate – currently 9.5%.</li> <li>The University will increase employer contributions to 17% for all fixed-term staff who are eligible for superannuation Act 1992 from the first full pay period immediately following 12 March 2022.</li> </ul>	arrangements between the University and the superannuation fund.         fund.         (a) The nominated Superannuation fund for the University is UniSuper. The University will maintain all superannuation arrangements and entitlements, including employer contribution rates, in effect at the date of certification of the Agreement.
BRISBANE GRAMMAR SCHOOL ENTERPRISE BARGAINING AGREEMENT 2018 Educational services	The School superannuation contributions made by the School shall be:- (a) 13.25% of the employee's total salary for employees who are members of either Category A or Category A1 of the Brisbane Grammar School Superannuation Plan ("the Plan"); (b) 9.5% (or	Superannuation – Industry Funds Some employees, such as instrumental music teachers, who in working for more than one employer, may be required to join a number of industry superannuation schemes. Administration costs are payable in each fund. The School agrees to: (a) Identify those
	such other amount specified by the Superannuation Guarantee Legislation) of the employee's total salary for employees who are members of either Category B or B1 of the Plan.	employees who, because of their various places of employment, are making industry superannuation contributions to a number of funds. (b) Identify those industry funds to which such employees' superannuation contributions might be made. (c) Implement appropriate arrangements within the following limits: (i) Any variation in arrangements, as set out in this clause, must be at the

	employee's request; and (ii) Any variation in arrangements, as set
	out in this clause, shall be at the discretion of the School.