MINISTER FOR INDUSTRIAL RELATIONS

In accordance with section 117(3) of the *Public Service Act 1996* the Minister for Industrial Relations has determined that the section on compensation for overtime in Part B of this directive is not subject to the jurisdiction of the Oueensland Industrial Relations Commission.

1. TITLE: Hours and Overtime

2. PURPOSE: To prescribe the ordinary hours for employees not covered by awards or

agreements and the compensation for overtime public service employees

whether covered by awards or not.

3. LEGISLATIVE

PROVISION: Section 34(2) of the *Public Ser* , ce Ar 199c and section 686 of the

Industrial Relations Act 1999.

4. APPLICATION: This directive applies to "public ervice employees" as defined in section 9 of

the Public Service Act 1. J.

5. STANDARD: The entitleme is precipited in the Schedule apply.

6. EFFECTIVE

DATE: This directive is to operate from 24 December 2001.

7. VARIATION: The povision on the Schedule may be varied by a certified agreement made

nd Chapter 6, Part 1 of the Industrial Relations Act 1999 or decisions of an

inc strial tribunal of competent jurisdiction.

8. INCONSIS, FNCY:

ections 34 and 117 of the *Public Service Act 1996* and sections 686 and 687 of the *Industrial Relations Act 1999* apply when there is an inconsistency

between an act, regulation or industrial instrument.

9. SUPERSEDES: Directive 6/99:"Hours and Overtime"

10. PREVIOUS Sections 20 and 21 of the *Public Service Management and* **REFERENCES:** Employment Regulation 1988 as in force on 24 February 1995.

Determination No. 14 Circular Nos. 1/94, 2/97

Administrative Instruction Nos 1 I 71, 1 I 74, 1 I 75, 1 I 76

SCHEDULE

HOURS AND OVERTIME

PART A - HOURS

GENERAL CONDITIONS

Hours of work not specified in an industrial instrument

The hours of work of a public service employee, where these are not specified in an award, industrial agreement or certified agreement, are to be the hours that were previously determined to apply or were worked by that class of employee immediately before the commencement of this directive.

PART B - OVERTIME

GENERAL CONDITIONS

Required to work overtime

A public service employee required to work overtime shall, as far as practicable -

- (a) be given reasonable notice of such requirement; and
- (b) not be required to work overtime for more than
 - (i) a reasonable length of time or any cle occasion; or
 - (ii) a reasonable number of thes it any period.

Transport home for emp'_'ee. wor'.ing overtime

Where a public service en, loye is required to work overtime, the employer is res, onside for ensuring that transport to that employee's hone is available after work finishes

- when princ transport is not available; or
- when taking public transport is a safety risk.

This generally means the provision of a departmental car, taxi vouchers or reimbursement of taxi fares on production of a receipt.

Compensation for overtime

Where a public service employee is required to work overtime, and –

(a) the approval of the chief executive was obtained before working the additional period; or

(b) In the absince of prior approval, the chief excutive is subsequently satisfied that it was intial for the proper conduct of public business that the employee work for the additional period and that the work could but reasonably have been performed within the employee's ordinary hours of work,

the employee, subject to the provisions of this directive, is to be compensated for the additional time worked as provided in the applicable award, industrial agreement or certified agreement.

Definitions

"CRS" means the Public Service Classification and Remuneration System. The monetary rate is the rate applicable for the department where the employee is employed.

"overtime" means additional work in excess of ordinary hours. On a public holiday (or substituted day) under the *Holidays Act 1983* - the term includes work in excess of ordinary hours, but excludes ordinary hours on a public holiday.

"public service employee" is defined in section 9 of the *Public Service Act 1996* to mean a person employed under that Act as a public service officer, general employee, or temporary employee.

"TOIL" means time off in lieu on a time for time basis.

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GENERAL CONDITIONS FOR COMPENSATION FOR OVERTIME

No claim for overtime is to be approved where an employee elects to work solely for his or her own benefit or convenience.

Employees eligible for TOIL for overtime worked are to be permitted (subject to the provisions of this schedule) such time off within twelve months of the day on which the overtime was worked.

TOIL credited in this way will not be taken into account in determining the employee's maximum accumulation of recreation leave.

Notwithstanding any other provision in this schedule, unless otherwise stated, TOIL will lapse if not taken within that 12-month period.

The taking of TOIL by an employee will be by mutual agreement between the employer and the employee. In all cases it will be subject to organisational convenience. If an agreement cannot be reached on the taking of TOIL, the employer may direct the employee when it is to be taken.

COMPENSATION FOR OVERTIME

Salary Limitations

Employees in receipt of wages that do not exceed the equivalent of paypoint 4 of Classification Level AO5 of the CRS.

Employees at Classification Level AO6 or equivalent (including in excess of AO5-4 equivalent but below AO6-1 equivalent) of the CRS.

Except where the Director General of the department responsible for industric relations excludes certain classes of employees in exceptional arcumances.

Applications to exclude en ploy es nom the overtime salar, limit are to be supported by parsually a evidence.

These de isions are made on a case-bycase basis.

3. Employees in receipt of wages in excess of Classification Level AO6 or equivalent of the CRS.

Except where the Director General of the department responsible for industrial relations excludes certain classes of employees in exceptional circumstances.

Applications to exclude employees from the overtime salary limit are to be supported by persuasive evidence.

These decisions will be made on a case-bycase basis.

Enti lemen

In accordance with the erame provisions in an applicable dustrial a varo or industrial agreement or certified agreement.

Equiv 'Int TO', in accordance with this schedule provided the unused TOIL will be paid out after 12 minus from the date of accrual where -

- ar employee has taken reasonable steps to avoid accessive TOIL balances; and
- the employee has been refused an application to take such leave.

Equivalent TOIL, in accordance with this schedule.

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