

REGISTER OF ENTERPRISE AGREEMENTS

ENTERPRISE AGREEMENT NO: EA05/10

TITLE: Linfox - TWU (FFG NSW - Vehicle Operators) Enterprise Agreement 2003

I.R.C. NO: IRC4/6472

DATE APPROVED/COMMENCEMENT: 22 November 2004 / 31 December 2003

TERM: 36

**NEW AGREEMENT OR
VARIATION:** New.

GAZETTAL REFERENCE: 28 January 2005

DATE TERMINATED:

NUMBER OF PAGES: 14

COVERAGE/DESCRIPTION OF

EMPLOYEES: The agreement applies to all employees employed by Linfox Australia Pty Ltd, who fall within the coverage of the Transport Industry (State) Award

PARTIES: Linfox Australia Pty Ltd -&- the Transport Workers' Union of New South Wales

LINFOX - TWU (FFG NSW - VEHICLE OPERATORS) ENTERPRISE AGREEMENT

1. Title

This agreement shall be referred to as the Linfox - TWU (FFG NSW - Vehicle Operators) Enterprise Agreement 2003.

2. Arrangement

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3. Parties Bound

3.1 This agreement is binding on:

- (a) the Transport Workers' Union of New South Wales (the Union), its officers and members; and
- (b) Linfox Australia Pty Ltd (Linfox)

in respect of employees of Linfox employed in New South Wales (whether members of the Union or not) whose employment is regulated by the Transport Industry (State) Award, as varied from time to time, and whose workplace and/or operation is identified in clause 1 hereof.

3.2 This agreement is also binding on each successor and transmittee of Linfox, including the customer, other principal logistics services providers, and their respective sub-contractors and labour hire agencies.

4. Period of Operation

4.1 Linfox shall make application to the NSW Industrial Relations Commission (the Commission) for approval.

4.2 The nominal term of this agreement shall be three years from 5 March 2004.

5. Extensions of Agreement

5.1 Subject to the *Industrial Relations Act* 1996 and the parties' rights under clauses 6 and 7, this agreement is intended to operate for five years from the date on which the agreement commences under the Act, with its terms and conditions therefore continuing for the balance of such period after expiry of the nominal three-year period of operation.

5.2 Accordingly, in due time, the parties may make joint application to the Commission for an extension of the agreement's period of operation.

5.3 If an extension is not possible under the Act, Linfox shall make application to the Commission for approval of a replacement agreement that substantively replicates the terms of this agreement, and such application shall be fully supported by the Union.

6. Termination of Agreement

6.1 Notwithstanding the nominal expiry date that may be set out in any Commission approval or extension order, at any time from or after 1 December 2006 either party may give the other in writing one month's notice of the termination of this agreement. The party that gives notice must immediately make application to the Commission for an order to give effect to the termination. Such application shall be fully supported by the other party.

6.2 For the duration of any notice of termination, the parties and relevant employees shall continue to observe every particular of this agreement, including clause 11 (Employee's Duties) and clause 20 (Disputes).

6.3 Notwithstanding any termination of this agreement pursuant to this clause, the Union and employees undertake that under no circumstances will there be a wage increase in 2007 prior to the final Linfox pay day in June of that year.

7. Variation of Agreement

7.1 At any time after 1 May 2006 either party may initiate discussion with the other party about a proposed variation to the rates of pay and/or adjustments thereto.

7.2 If these discussions lead to an agreement between the parties, the party seeking the proposed variation will seek to vary the Agreement in accordance with section 43 of the Act

7.3 If these discussions do not result in an agreement between the parties, then either party may, in accordance with clause 20 (Disputes), notify a dispute to the Commission.

7.4 The parties agree the Commission may conciliate and if necessary make a recommendation about the issues between them, on the basis of industrial and commercial merit considerations. The Commission's recommendation shall form the basis of an application by the parties for an agreed variation of this Agreement by way of a further enterprise agreement in accordance with section 43 of the Act.

8. Objects

8.1 The objects of this agreement are to provide a sound foundation for:

- (a) Contract retention by Linfox and job security for employees.
- (b) A good return on investment for Linfox, and good wages and other benefits for employees.
- (c) Ongoing effective training and development of employees.

- (d) A safe and efficient work environment.

9. Relationship to Previous Agreements and the Award

- 9.1 This agreement replaces all previous enterprise agreements and shall be read and interpreted wholly in conjunction with the Transport Industry (State) Award (the award) as varied from time to time, provided that this agreement:
 - (a) shall prevail to the extent of any inconsistency with the award; but
 - (b) shall not reduce or limit any right, benefit, remedy, discretion, authority or power available to Linfox under the award.
- 9.2 All prior agreements forever cease to be in operation upon approval, even if this agreement's operation should at some stage be terminated by order of the Commission.
- 9.3 Where necessary under the Act, Linfox will make application to the Commission for each previously approved enterprise agreement to be terminated. Any such application shall be fully supported by the Union.

10. Chain of Responsibility

Linfox and the Union will use their best lawful endeavours and co-operate to ensure that subcontractors and labour hire agencies, as well as their respective transport workers, receive their due entitlements and abide by their obligations at law, including (but not limited to) entitlements and obligations under awards, contract determinations, and legislation relating to road transport regulation and occupational health and safety. In addition, Linfox will implement appropriate contract and invoicing arrangements, having regard to the intent of section 127 of the Industrial Relations Act (NSW). Where relevant, the parties will negotiate on rates payable to captive lorry owner-drivers. Neither party to this agreement will tolerate operators who persistently breach the above-referred chain of responsibility obligations, and will keep each other advised with a view to appropriate action being taken to remedy the situation.

11. Employees' Duties

- 11.1 Every employee must at all times:
 - (a) perform his/her duties with due care and diligence;
 - (b) comply with the lawful instructions of management;
 - (c) not engage in inappropriate behaviour; and
 - (d) comply with policies, procedures and rules in operation at the time.
- 11.2 In respect of policies, procedures and rules, subject to the law these may deal with such matters as: safe work practices, personal grooming and appearance, clothing and footwear, attendance at training programs, behaviour and performance standards, the searching of lockers, private bags and private vehicles, unauthorised absences, provision of full and accurate information and specific work practices. If at any stage an employee is in doubt about current requirements, he/she must seek clarification from his/her supervisor without delay.
- 11.3 In respect of such policies, procedures and rules:
 - (a) Linfox will consult with the TWU and, as appropriate, with TWU site-representatives regarding all current requirements and any proposed future requirements.
 - (b) Linfox will ensure that all employees are adequately informed of the requirements in place from time to time.

- 11.4 In the case of locker searches, the individual employee and, where he/she wishes, the union delegate or other readily available nominated employee, must be in attendance at the time.
- 11.5 All grievances and disputes about industrial matters must be handled strictly in accordance with the steps set out in clause 20 (Disputes). This includes, if the matter is not resolved at an earlier stage in the process, reference to the TWU State Secretary and, if still not resolved, reference to the Industrial Relations Commission.
- 11.6 All yard meetings during working time for Union business must be at an agreed time for a short duration without disruption to the operations of the contract.

12. Other Matters

- 12.1 Linfox employees must at all times treat the customer, the customer's customers, members of the public, and Linfox personnel with the utmost respect and courtesy at all times. If a problem occurs with the level of customer service requested, the employee shall contact the supervisor but nonetheless complete the delivery or other task in accordance with instructions. Management is to endeavour to resolve any problems before the next delivery or task is required.
- 12.2 Linfox wishes to maximise the utilisation of company vehicles and employ permanent full-time vehicle operators in preference to the use of casuals, part-timers, subcontractors, other carriers, or agency personnel. However, Linfox will determine at its sole discretion the precise local fleet mix and personnel levels, having regard to commercial and operational requirements, as well as the terms of any genuine yard agreements. Any permanent reduction in employee levels shall be preceded by consultation with Union delegates.
- 12.3 Subject to the requirements of 'funds choice' legislation and the requirements of the Act, Linfox shall make contributions with respect to all its employees to the TWU Superannuation Fund.
- 12.4 All employees covered by this agreement who choose to be covered by a Sickness and Accident Income Protection Plan, eg as provided by Chifley Insurance Brokers (a division of Lowe Littman Bott Pty Ltd), shall make their own premium contributions specified by the Plan. While Linfox operates a pay deduction facility, this may be utilised by employees, on standard Linfox terms, in order to facilitate payment of premium contributions.
- 12.5 New weekly employees shall be on a minimum of three months' probation, during which time employment may be terminated on one week's notice or pay in lieu thereof. However, a longer period of up to six months' probation may apply by separate local agreement where the unusual or complex nature of the operations concerned so justifies. After twelve months' full-time satisfactory employment with Linfox, unless impracticable a casual shall be offered full-time weekly employment, and if such offer is accepted no probationary period shall apply.
- 12.6 Agency casuals may, while engaged to perform work in respect of new contracts or operations, receive lesser rates than those set out in this agreement, for their initial three months.
- 12.7 Nothing in this agreement overrides any separate agreement between the parties relating to limited tenure, fixed or maximum term, or specific purpose employment.
- 12.8 One Union delegate per distinct workplace shall be released on up to four occasions per calendar year without loss of pay to attend Union meetings. On each occasion a maximum of 4 hours (including each-way travel time) shall be normally allowed for such attendance. On each occasion the Union must give notice in writing to the designated Linfox management contact persons, with such notice being received at least two weeks prior to the meeting concerned. Further Union meetings or additional delegate attendance may take place by separate agreement between the parties at the time.
- 12.9 Linfox is happy to participate in any process of discussions with the Union, the State Government and/or Industrial Relations Commission regarding the Union's desire to establish a Transport Industry Insurance/Trust Fund Scheme for the protection of transport workers' accrued entitlements in the event of employer liquidation.

13. Training

- 13.1 Linfox maintains a high commitment to training of its personnel. The company provides availability of full time trainers in each state and operates a subsidiary company, The Anglesea Complex, as a Registered Training Organisation to provide curriculum and program support.
- 13.2 The company offers a wide range of accredited programs from the Certificate in Transport and Distribution in both Road Transport and Warehousing. Linfox intends to continue participating in a program of Adult Traineeships for all staff, on a voluntary basis, to codify and enhance the qualifications held by existing staff. It is intended that such program will have a significant number participants registered for a comprehensive recognition and training program to Certificate III level.
- 13.3 Linfox Trainers generally have been recruited from the Transport and Distribution Industry and have all had many years of practical experience that provide them with an excellent base of industry knowledge and understanding of employee issues.
- 13.4 Linfox Training Services commences its relationship with employees generally at the interview stage where Driver or Workplace Assessments are carried out to determine an applicant's suitability for a particular task. On appointment, the induction of a new employee into the workplace is generally conducted by a Linfox Trainer. Regular programs of Driver Training, Manual Handling, Defensive Driving and Licence upgrades are conducted as the employee progresses in their employment with the company. The company also has a process of regular re-induction of employees to ensure that changes in procedures are well known in the workplace and that new practices and developments are communicated directly to employees
- 13.5 Linfox intends to have trained on each of its sites at least one Workplace Assessor to ensure that there is always someone available to conduct assessments in the absence or unavailability of a Linfox Trainer. Workplace Assessors form an important link in the ability of the company to deliver comprehensive training services. The role of Workplace Assessor recognises the expertise of experienced staff. The Workplace Assessor Training Program is fully funded by the Company and is a three-day training program.
- 13.6 The Anglesea Complex referred to above is an important distinguishing feature of the Linfox commitment to Training. As a VicRoads Accredited Heavy Vehicle Testing organisation, The Anglesea Complex has trialled a number of Vicroads and NRTC initiatives. The Transitional Fatigue Management Scheme is a good example of the type of program that has been introduced throughout the company by staff of The Anglesea Complex.
- 13.7 As well as the planned upgrade of skills for staff much of the work of trainers is in response to particular difficulties that staff may have dealing with new equipment, changed conditions or work practices. Linfox training aims to be both pro-active and also supportive in reaction to the needs of staff in meeting both safety and efficiency objectives for the benefit of the individual and the company.
- 13.8 Linfox reaffirms its policy of providing necessary training for all employees to meet operational requirements, as reflected in the foregoing. All Linfox required training is to be provided at no cost to employees, with employees being paid the base rate for each hour's participation. However, there shall be no payment for attending training outside ordinary rostered hours for acquisition or renewal of necessary licences, certificates or 'passports', ie "knowledge for time" exchange. Where practicable and provided there is no disruption to normal operations, training will be conducted in the period Monday to Friday.
- 13.9 The company shall promote through its training programs professional excellence, health and safety, improved understanding of the award and general industrial rights and obligations, for the mutual benefit of Linfox and its employees.

Induction

- 13.10 All new employees must complete appropriate inductions prior to being allowed to work independently or to operate company supplied vehicles or equipment. The designated manager makes the necessary arrangements for the following to be completed: general induction, site specific briefing, and vehicle/equipment instruction. The names of newly inducted employees will be made available to the Union's site delegate.

Ongoing Training

- 13.11 Linfox will provide directly, through The Anglesea Complex, or with the assistance of other accredited training providers ongoing training for its employees, including in respect of: in-cab assessments, new vehicle and equipment instruction, on-road awareness, fatigue management, defensive driving, workplace health and safety, customer service, new technology, quality management (including HACCP and Trucksafe).

14. Safety

- 14.1 It is the policy of Linfox to provide, maintain and endeavour to improve high standards of health and safety in all work activities. Linfox will continue its efforts to:
- (a) provide safe working conditions for all employees;
 - (b) provide and maintain safe motor vehicles, plant and equipment;
 - (c) provide sufficient and on going training;
 - (d) take all practical steps to avoid accidents;
 - (e) regard all industrial accidents as preventable;
 - (f) develop the awareness and attitudes of management and employees to the need for maintaining sound work practices and to eliminate as far as reasonably possible, all accidents in the future.
 - (g) constantly review the work process and conditions;
 - (h) provide immediate access to qualified medical and rehabilitation assistance as may be required in the event of injury;
 - (i) enforce safety rules without exception or favour;
 - (j) require all employees, visitors, contractors and third parties to follow safe operating practices and procedures that will safeguard themselves, the public and other employees at all times.
- 14.2 The joint co-operation of employees, supervisors and managers in observing this policy at all times will assist in providing safe working conditions for all parties.

Managers and Supervisors

- 14.3 Managers and supervisors are responsible for directly and continuously supervising compliance with all Linfox safety policies and procedures for all employees, contractors and visitors under their direct control.

Occupational Health and Safety Representatives

- 14.4 Occupational Health and Safety Representatives are the elected representatives of their respective designated work groups and are responsible for taking appropriate action on all safety or health matters raised by any member of their work group or as a result of their own observation or assessment.
- 14.5 Occupational Health and Safety Representatives will receive positive and continuous support from all level of Linfox management, with appropriate time, training and resources devoted by Linfox to allow

the Representatives to fulfil their necessary functions. Occupational Health and Safety Representatives will be involved in all areas of consultation in matters affecting their respective work areas.

Occupational Health and Safety Committee

- 14.6 The Committee will be responsible for reporting to management specific occupational health and safety issues and recommendations for change/improvement to Linfox policies, procedures or work environments.
- 14.7 Occupational Health and Safety Committees will be comprised of Occupational Health and Safety Representatives, management representatives and other specified personnel.

Employees

- 14.8 All Linfox employees are required to comply with both Linfox and site safety rules and regulations at all times and to report any safety issues as they arise.

15. Rates of Pay

- 15.1 Effective from the beginning of the pay period to commence on Thursday 26 June 2003, the weekly wage rates, as set out in the table below shall be increased by 5% with the result payable for all award purposes. See Appendix A for the weekly wage levels that will apply as a consequence.
- 15.2 Effective from the beginning of the pay period to commence on Thursday 24 June 2004, the weekly wage rates in force immediately beforehand shall be increased by 5% with the result payable for all award purposes. See Appendix A for the weekly wage levels that will apply as a consequence.
- 15.3 Subject to termination or variation of this agreement pursuant to clauses 6 and 7, effective from the beginning of the pay periods to commence on Thursday 30 June 2005, Thursday 29 June 2006 and Thursday 28 June 2007, the base weekly rates of pay shall be further adjusted in accordance with the CPI movement (as defined) over the twelve months period ending the previous 31 March.
- 15.4 The 'CPI movement' means the Australian Bureau of Statistics (ABS) published percentage change in the Sydney all groups consumer price index for the relevant period, but with any consequential increase to weekly wage rates being no less than the dollar-value(s) of the most recent generally available Award Safety Net Adjustment, as may have been granted by the Commission in the same calendar year to the date from which the wage adjustment under this agreement is to take effect.
- 15.5 The initial adjustment referred to in sub-clause (a) hereof shall apply on the following weekly wage rates.

Employees under the NSW Transport Industry (State) Award

Award Classification	Weekly Wage
Grade One	546.50
Grade Two	565.60
Grade Three	578.90
Grade Four	590.30
Grade Five	620.00
Grade Six	627.50
Grade Seven	650.30
Grade Eight	696.40

New Initiatives

- 15.6 It is possible that the percentage wage increases provided for in subclauses 0 and 0 hereof will exceed the Australian Bureau of Statistics (ABS) published percentage change in the Sydney all groups consumer price index for the twelve months ending the previous 31 March.

- 15.7 If this happens in one or both years then, subject to the qualifications and commitments set out herein in paragraphs 0 and 0, the wage increase/s concerned must be accompanied by sufficient new agreed initiatives implemented since commencement of this agreement with the aim of covering any shortfall in cost recovery that might otherwise exist.
- 15.8 A joint management-employee workplace consultative committee shall be established and meet regularly to ensure this process is successful. Such committee must strive to complete its task as soon as practicable, and within a six-week timeframe from establishment. The Company must not make any unreasonable demands for the purpose of cost recovery. The Union and employees must not unreasonably withhold consent to any Company proposed new initiatives.
- 15.9 The process set out in this subclause is not intended by the parties to operate in an overly rigid, inflexible or 'negative cost cutting' manner. Both parties recognise that in arriving at the intended outcome a genuine and sustained effort will need to be made.
- 15.10 The above-referred rates of pay and adjustments shall be in lieu of all award and non-award wage rates and increases that would otherwise apply.

Mutual Protection

- 15.11 Nothing in this agreement precludes discussion and possible further agreement at any stage between the parties, in respect of wage rates and adjustments thereto, in the following circumstances: (i) Where Linfox's major industry competitors apply wage levels which are significantly higher than those payable by Linfox under this agreement, the Union may raise the matter; or (ii) Where the contract or operation experiences commercial or profitability difficulties, the Company may raise the matter.

16. Pay Options

- 16.1 All wages due shall be paid weekly directly into an employee's nominated bank account.
- 16.2 Subject to the parties reaching agreement at the time, and having complied with the requirements under clause 18 (Local Matters), a unit rate payment scheme (eg. cents per kilometre, trip rates, pallet rates or combination of various elements) may be implemented during the life of this agreement and in substitution for the weekly or hourly rates of pay otherwise prescribed by this agreement. Any agreed scheme shall thereby override any otherwise inconsistent payment provision.
- 16.3 Linfox may at its sole discretion implement or discontinue any productivity or performance based payment arrangements applicable at a local level. Implementation is subject to the application of such arrangements not involving any breach of this agreement, with any payments being over and above prescribed rates of pay, and being available to all employees. Implementation or discontinuation must be preceded by consultation with employees.

Common Hourly Rates

- 16.4 Subject to the parties reaching agreement at the time pursuant to, and having complied with the requirements of, clause 18 (Local Matters), a Common Hourly Rate payment scheme may be implemented during the life of this agreement and in substitution for the weekly or hourly rates of pay otherwise prescribed by this agreement. Any agreed scheme shall thereby override any otherwise inconsistent payment provision. Each CHR figure shall be in lieu of all disability allowances or loadings for irregular start times, different shifts and overtime.

The base rates prescribed in clause 15 (Rates of Pay), as adjusted shall as a consequence result in adjustments to the CHR figures as may be set out in an agreed matrix, in accordance with the originally utilised calculation methodologies and relativities.

17. Ordinary Time Rate of Pay

In respect of superannuation contributions, workers compensation payments, and payments due in respect of paid leave periods and public holidays, "ordinary time" pay or "notional earnings base" shall be, subject to

applicable legislation, calculated only on the basis of the employee's classification rate of pay under this agreement, plus any applicable shift loading and weekly allowances in the Award, and exclude all extraneous allowances, loadings, bonuses, incentive payments and the like.

18. Further Agreements and Local Matters

- 18.1 After commencement of this agreement, the parties are at liberty to reach separate agreement with employees collectively and/or individually about matters of concern at workplace level. Any agreements reached must be recorded in writing. The parties shall ensure that such agreements do not contravene the no net detriment test. The parties agree that the items listed in Appendix B are available as local discussion points, but additional or replacement items may be raised by either party.
- 18.2 In the event that it is proposed that a local workplace agreement depart from or effectively vary a term of this agreement, the Union must be invited to participate in the discussions and become a party to any formal agreement reached. Any such formal agreement must be executed by the Linfox Divisional General Manager concerned and Union's State Secretary. To give effect to this agreement, the parties shall submit a copy of each local workplace agreement to the Commission for formal approval by the Commission.
- 18.3 Subject to there being no inconsistency with the other terms of this agreement, the matters as set out in Appendix C are agreed at a local level between the parties.

19. Counselling and Discipline

- 19.1 Where a breach of employee duties (including under clause 11) is indicated, the matter will be the subject of appropriate investigation by management, and possibly followed by counselling of the employee(s) concerned. Where it is considered the employee may be at fault then an official warning and/or other disciplinary action may also follow. This shall be the case even if a more tolerant approach has been previously taken at particular workplaces. In the case of serious misconduct, an employee's employment may be terminated without notice or payment in lieu.
- 19.2 Serious misconduct includes but is not limited to:
- (a) Dishonesty or Theft
 - (b) Falsification of Worksheets
 - (c) Misuse or Abuse of Equipment
 - (d) Intoxication
 - (e) Illicit Drug Use
 - (f) Fighting
 - (g) Physical or Verbal Abuse
 - (h) Sexual Harassment
 - (i) Actions Endangering Health or Safety
 - (j) Commission of a Crime
- 19.3 Where suspension of duties is necessary while an investigation regarding the facts is taking place, this shall be: (i) by disengagement or without pay in the case of a casual employee; and (ii) on ordinary time payment only for other employees, but to the limit of the value of the employee's accrued leave and RDO credits.

- 19.4 In the latter case, where the employee: (a) is exonerated, earnings for the suspension period shall be made up and such make-up for each of the employee's normal working days is to be calculated at his/her average daily earnings rate over the thirteen weeks prior to suspension; or (b) is terminated in his/her employment, then the value of payment due in respect of the suspension period shall be deducted from the value of any accrued leave and RDO credits that would otherwise be payable on termination, and the individual concerned shall be deemed to have taken his/her leave for the relevant period.
- 19.5 In the rare case of employment being terminated by Linfox, the former employee may make an 'unfair dismissal' claim in accordance with the Industrial Relations Act 1996, and seek to be represented by the Union.
- 19.6 Nothing in this agreement shall affect the right of Linfox to immediately terminate an individual's employment for serious misconduct.

20. Disputes

- 20.1 Subject to the Act, any dispute shall be dealt with in the following manner:
- (a) The representative of the Union on the job and the appropriate supervisor shall attempt to resolve the matters in issue in the first place.
 - (b) In the event of failure to resolve the dispute at job level the matter shall be the subject of discussions between an organiser of the Union and the workplace manager.
 - (c) Should the dispute still remain unresolved the Secretary of the Union or a representative shall confer with senior management.
 - (d) In the event of no agreement being reached at this stage, the dispute shall be referred to the Industrial Relations Commission for resolution.
- 20.2 All work shall continue normally while these negotiations are taking place.
- 20.3 Nothing in this agreement in any way limits or detracts from Linfox's rights at law, whether under common law or statute.

21. Full and Final Settlement

- 21.1 This agreement is in full and final settlement of all Union or employee claims relating to employee rights and entitlements. Accordingly, the Union or employees shall not pursue any extra claims, nor take any industrial or protest action concerning any matter explicitly or implicitly dealt with in this agreement.
- 21.2 In any event:
- (a) Any work that commences or resumes on a day or shift following a stoppage of work not authorised by management, shall attract ordinary time rates of pay until the full duration of the normal ordinary time period has actually been worked, so that employees shall not be over compensated for work that would have been done in ordinary time but for the stoppage.
 - (b) The Union or employees under this agreement shall not encourage or incite employees (or other persons) not covered by this agreement to take industrial or protest action of any kind.

22. No Precedent Value

This agreement has no precedent value and shall not be relied upon by either party in negotiations for enterprise agreements to apply to other parts of the Linfox business.

SIGNED IN AGREEMENT FOR AND ON BEHALF OF THE EMPLOYEES

(TWU YARD DELEGATE)
DATED:

WITNESS
NAME:

SIGNED IN AGREEMENT FOR AND ON BEHALF OF THE TRANSPORT WORKERS' UNION OF NEW SOUTH WALES

(SECRETARY)
DATED:

WITNESS
NAME:

SIGNED IN AGREEMENT FOR AND ON BEHALF OF LINFOX AUSTRALIA PTY. LTD.

(DIVISIONAL GENERAL MANAGER)

WITNESS

DATED:

NAME:

APPENDIX A

In accordance with subclause 15(e) of this agreement, weekly wage rates shall be as set out below as on and from the dates indicated.

Employees under the NSW Transport Industry (State) Award

Classification	26 June 2003	24 June 2004
Grade One	573.80	602.50
Grade Two	593.90	623.60
Grade Three	607.80	638.20
Grade Four	619.80	650.80
Grade Five	651.00	683.60
Grade Six	658.90	691.80
Grade Seven	682.80	717.00
Grade Eight	731.20	767.80

APPENDIX B

In accordance with subclause 18(a) of this agreement, the items listed below are available as local discussion points, but additional or replacement items may be raised by either party.

1. Early starts without overtime penalty, extra meal/crib breaks or meal money provided notified by end of work on previous day or shift, or where individual genuinely agrees to lesser notice.
2. Late starts on 2 hours notice without penalty for long distance or metro to country trips.
3. Ordinary hours of work may be worked on any combination of days in the week, including Saturday and Sunday, thus allowing for non-consecutive days off.
4. Early morning shift to apply as required, without majority employee vote.
5. Subject to compliance with Award regarding consecutive hours off duty, notification may be given by end of work on previous day or shift (or where individual genuinely agrees to lesser notice) of transfer between day work and shift work, or between shift rosters.
6. Meal/ crib breaks to be taken during natural work breaks, eg while queuing and/or during delays in loading/unloading activities.
7. Meal money not payable if notified by end of work on previous day or shift that at least two hours overtime to be worked on following day or shift, and in any event payable only once for each day/shift's overtime performed after completion of ordinary hours.

8. No higher duties payments on day unless higher function performed for two hours or more in total.
9. Option to discontinue RDOs where either the operation concerned has twenty or fewer employees, fifteen or fewer vehicle, or for commercial reasons continuity of the operation would be prejudiced.
10. RDO or leave credits to be utilised at short notice (end of work on previous day or shift) in the event that sufficient work not available or able to be performed (eg inclement weather).
11. RDOs need not apply where weekly ordinary hours are rostered over fewer than five days per week, eg four day week or nine day fortnight.
12. No RDO accruals for extended paid sick leave periods, ie for periods in excess of five calendar days.
13. Spare days or shifts (eg arising when others on sick leave) to be flexibly covered on an hour for hour TOIL (time off in lieu) basis where practicable.
14. Late start through fault of employee to attract ordinary time rates for balance of normal duration of ordinary time period, providing work is available or continues, ie no wages recovery through undue overtime earnings.
15. Public holidays (excluding Christmas Day and Good Friday) may be worked without penalty payment, provided a day is granted in lieu, to be taken with annual leave.
16. Costs of licence fees and laundering of uniforms to be borne by employee.
17. Lower rates of pay and three to six months probation periods for agency labour.

APPENDIX C

In accordance with subclause 18(c) of this agreement and subject to there being no inconsistency with the other terms of this agreement, the following matters are agreed at a local level between the parties:

1. Redundancy and retrenchment is an absolute last resort where an employee cannot be reasonably allocated work at another contract or site.
2. Where there is a temporary shortage of work, employees may be temporarily redeployed to other contracts or sites without loss of ordinary time pay, or may be permitted to take accrued RDO's or annual leave.
3. Linfox will be under no restrictions regarding the introduction, deployment and utilisation of new technology (including hand-held terminals, truck monitoring devices and electronic seals) with employees fully co-operating in its use following appropriate training.
4. RDOs may be either taken as scheduled or worked. If worked at no penalty to Linfox, then by agreement with the employee concerned the RDO may be deferred (ie a day in lieu granted), banked and later taken with leave, or bought back at ordinary rates.
5. Meal breaks and crib breaks will be taken by individual employees on a staggered basis as work permits.
6. Where required, employees will perform extraneous duties within their competence, including assisting stores and warehouse personnel in the loading and unloading of vehicles.
7. There will be no restrictive work practices inconsistent with award provisions.
8. Where required by Linfox, an employee may be directed to start their trip from a location other than the Linfox specified depot (ie customer site, including but not limited to Coles Myer sites at Hoppers Crossing and Woodlands in Vic, Huntingwood and Campbelltown in NSW). Any direction to start from such a location shall be reasonable, having due regard to the distance an employee is required to travel from their residence to commence work. Time spent at such location shall not constitute pick up and

delivery duties and will not be counted as "loading / unloading" time for the purpose of payment in accordance with the rates of pay in the Transport Industry State Award (clauses 14.2 Kilometre Rate and 14.3 Payment for Loading and Unloading).

9. All drivers will be required to undergo an annual medical examination. If drivers attend at a Linfox nominated practitioner, then costs will be borne by Linfox. Drivers attending their own practitioner will be responsible for their own costs and shall need to produce written confirmation of fitness to Management (via a sealed envelope from the doctor) in response to all criteria identified by Management.

In the event that the Linfox nominated practitioner in a particular situation is objectively unsuitable, nothing in this agreement shall prevent Linfox from reaching agreement with an employee as to an alternative practitioner. Where agreement is reached as to an alternative practitioner, costs will be borne by Linfox. The operational practicality of this sub clause will be reviewed by Linfox and the TWU if required by March 2005.

10. Drivers will be responsible for complete pre trip vehicle check as per the Linfox Drivers Handbook. A driver that is in charge of a vehicle that runs out of fuel is prima facie negligent and the matter will be dealt with in accordance with the Counselling and Discipline procedure contained in clause 15 of this agreement.
11. In order to meet operational requirements, employees employed under the terms of the Enterprise Agreement agree individually to work a combination of driving duties including linehaul work and local deliveries. Further, it is agreed that employees will receive the relevant kilometre rate when assigned linehaul work. Kilometre rates will apply to all trips that have a return distance greater than 500km.

These rates are as follows:

LONG DISTANCE WORK

On and the date of the parties signing this agreement the rates of pay under this agreement will be no less than the following:

Award Classification	Employment Category	Cents Per Kilometre Rate for Long Distance Work*	Loading and Unloading Hourly Rate (\$)	Annual Leave Weekly Rate (\$) including award A/L loading and RDO's
Grade 8	Weekly	31.20 cents	\$20.54	\$1352.91
Grade 8	Casual	34.32 cents	\$22.59	\$N/A

On and from 1 July 2004 the rates of pay under this agreement will be no less than the following:

Award Classification	Employment Category	Cents Per Kilometre Rate for Long Distance Work*	Loading and Unloading Hourly Rate (\$)	Annual Leave Weekly Rate (\$) including award A/L loading and RDO's
Grade 8	Weekly	32.448 cents	\$21.36	\$1407.02
Grade 8	Casual	35.693 cents	\$23.50	\$N/A

On and from 1 July 2005 the rates pay

Award Classification	Employment Category	Cents Per Kilometre Rate for	Loading and Unloading Hourly	Annual Leave Weekly Rate
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		Long Distance Work*	Rate (\$)	(\$ including award A/L loading and RDO's)
Grade 8	Weekly	33.745 cents	\$22.21	\$1463.30
Grade 8	Casual	37.110 cents	\$24.44	\$N/A