## The Maritime Union Of Australia National Office

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## Would You Trade Your Job Security for a Cup of Coffee???

In the most recent EBA sent out on Friday January 22<sup>nd</sup> of last week Maersk are offering an after tax daily pay increase equivalent to the cost of a cup of coffee and less than the cost of a beer at your local. What it is on the line is your future in this industry. Your job and your job security are at stake as AMMA use this agreement to undermine our complex and long running campaign to secure the jobs of Australian seafarers in the Australian offshore oil and gas industry.

The MUA is urging all Maersk MUA members to vote NO to the newest Maersk EBA. Below are key reasons why we are urging MUA members to VOTE NO to the Maersk agreement. It is broken into 2 categories:

- 1. Those current key conditions Maersk is stripping out of the current agreement;
- 2. The key MUA claims Maersk has refused to agree to especially around the critical issue of job security.

## **Key Current Conditions Maersk is Removing From You Now**

- Maersk has removed manning scales completely which means that they can reduce the current manning levels where the manning scale was greater than the minimum safe manning certificate (Clause 28). Manning is now just 'as per operational requirements'. This is the most concerning issue in the Maersk agreement because manning scales lock in jobs.
- Loss of PAB (\$215 per day construction allowance) completely from day 90 after start of the agreement (Clause 19.5).
- All current allowances are frozen at the 2010 rate for 4 years. This means your expense reimbursements and other allowances will decrease in real terms relative to increases in the CPI. In contrast, the Private Health Insurance Cover allowance in the Farstad agreement has been increased from \$3800 to \$4550 a \$750 uplift you will not get.
- Clause in Income Protection is confusing and may mean that for the first time permanents will have to source and pay for their own income protection insurance. It really is hard to tell on the wording and does not give a specific entitlement as per the current agreement.
- Maersk have seen fit to remove the wording on Keep (Clause 27.1) where food was always to be to the best Australian shipboard standards. This clause meant crew on their vessels get food of the highest quality that importantly meets the best Australian shipboard standards. They have now replaced it with simply saying perishables will be replenished???
- Change to Specialist Vessel definition in definitions clause (Clause 3) to include only paid when performing the work a major change from the current practice

## Key MUA Claims Maersk Has Refused To Agree To

- \$3000 upfront payment Farstad have agreed to this
- Pay increases of 10% over the life of the agreement (they have only offered 7% over 4 years) Farstad have agreed to a better outcome than this (9% over 3 years)
- The Australian qualifications, skills and manning wording to help lock in Australian jobs Farstad have agreed to this
- 70% permanency level which will significantly increase permanent jobs in the industry Farstad have agreed to this
- Claim for mandated minimum IR manning for the various vessel Schedules Farstad have agreed to this
- Critical job security claim for minimum training obligations in the Duties clause Farstad have agreed to this
- The MUA redundancy wording to stop head picking on redundancy Farstad have agreed to this

This Union and it's members have been a critical long running fight for our survival and a future in this industry. One where Australian seafarers can continue to work in their trade in their industry – something those well-resourced significant forces opposed to us are trying to destroy. This EBA is the most important we will ever negotiate as seafarers in this country and we cannot afford to get it wrong. Only 3 offshore employers continue to support AMMA's campaign and they are the AMMA 3 - Mermaids, Maersk and Swires!!!

Programmed and Skilled have abandoned AMMA's campaign. Let's stand together as Australian seafarers and continue this fight to secure our rightful place in this industry. There is no other option!

YOU MUST VOTE AND YOU MUST VOTE NO ON JANUARY 30<sup>th</sup>

If you VOTE NO nothing changes. Your current salary, terms and conditions of employment stay the same until we get a new EBA. Importantly we continue to fight to secure our jobs in this industry through this EBA campaign.

Our industry – Our future! United we stand!