REGISTER OF ENTERPRISE AGREEMENTS

ENTERPRISE AGREEMENT NO: EA01/232

TITLE: CSR Limited - Horsley Park Enterprise Agreement 2001

I.R.C. NO:

IRC01/4598

DATE APPROVED/COMMENCEMENT: 17 July 2001/29 April 2001

TERM:

24 Months

NEW AGREEMENT OR

VARIATION:

New. Replaces EA99/204

GAZETTAL REFERENCE:

31 August 2001

DATE TERMINATED:

NUMBER OF PAGES:

11

COVERAGE/DESCRIPTION OF EMPLOYEES:

Applies to all employees engaged under

the Brick and Paver Industry (State) Award

PARTIES:

CSR Limited -&- Clay Brick & Paver Association of New South Wales

1. TITLE

This agreement shall be known as the "CSR Limited - Horsley Park Production Workers Enterprise Agreement 2001"

2. ARRANGEMENT

Safety Clothing and Equipment

CLAUSE SUBJECT 1. Title 2. Arrangement 3 Object of Parties Area Incidence and Parties Bound 4. 5. Date and Period of Operation 6. Relationship to Parent Award 7. Wages Redundancy Clause 8. 9. Operational Flexibility No Demarcation 10. Occupational Health and Safety 11.

- 13. Loading of Product
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12.

3.

- 16. 10 Hour Break
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- 18. Grievance Procedure
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OBJECT OF PARTIES

It is objective of the parties to this Agreement to implement workplace practices so as to provide for working arrangements which improve the productivity of the Horsley Park plant, enhance job satisfaction and assist positively towards ensuring that CSR Limited becomes a more efficient enterprise.

The parties agree that the objectives of this Agreement are to facilitate:

- a) the development and maintenance of the most productive and harmonious working relationship obtainable;
- b) non competing work teams with a commitment to Quality, Measurement (such as KPI's), Flexible Learning and Continuous Improvement;

c) commitment to improvement of the business, product quality and embrace a selfmonitoring workforce through training and appropriate measurement.

4. PARTIES BOUND

This agreement shall be binding upon CSR Ltd in respect of its Horsley Park site the Federated Brick, Tile and Pottery Union of Australia NSW Branch in respect of production employees employed at Horsley Park site.

5. DATE AND PERIOD OF OPERATION

This agreement shall take effect from 29 April 2001 and shall remain in force for a minimum period of two years.

6. RELATIONSHIP TO PARENT AWARD

The terms of the Brick and Paver Industry (State) Award shall continue to apply to the parties other than to the extent of any inconsistency with the terms of this Agreement. In the event of any inconsistency, the terms of this agreement shall prevail

7. WAGES

The weekly rates of pay for ordinary hours worked shall be as set out in Schedule 3. Under the terms of this agreement wage rates will be increased as follows:

4% from 29 April 2001 4% from 29 April 2002

The Employees shall not be entitled to and the Union and Employees agree not to seek any further claim for increased wages or conditions during the life of this agreement, except for any variations made to the Brick and Paver Industry State Award that occur due to a decision of the Industrial Relations Commission in matter 1496/00.

8. REDUNDANCY

Redundancy provisions will be in accordance with Schedule 1.

9. OPERATIONAL FLEXIBILITY

Overtime will be offered to those who normally work in a particular area before it is offered to a trained person from another area. This arrangement in no way restricts the company from using appropriately trained employees in any part of the plant.

The company and employees agree that it is in both interests to maintain the greatest flexibility with regards to the operation to ensure smooth and continuous supply of product to the customer. This is without limitation to the tasks but with due consideration to safety and the skill levels that employees have obtained.

Burners agree to keep designated areas clean and fix or replace clamps on kiln roof.

Employees making Lintels agree to save unused cement for the manufacture of cement blank

10.

NO DEMARCATION

Industrial Projector

The basic principle of the agreement is to ensure a flexible and productive enterprise focused on continual improvement. For this reason, and providing for the health and safety of all employees at the Horsley Park plant, employees will in no way observe, impose or enforce any demarcation between themselves and any other personnel on site.

11. OCCUPATIONAL HEALTH AND SAFETY

It is recognised that Occupational Health and Safety is paramount to good business practice at Horsley Park and that management and all employees work to achieve all corporate and statutory standards of health and safety.

It is agreed by the parties that the Horsley Park site will be a non smoking area.

12. SAFETY CLOTHING AND EQUIPMENT

The company shall provide all appropriate protective clothing and safety equipment. It is the responsibility of every individual to ensure that they are correctly attired with safety equipment as required by the situation. Clothing will only be issued to those who wear their existing issue.

13. LOADING OF PRODUCT

It is agreed that self loading trucks can take place by truck drivers approved to do so by the company (CSR). Any such driver will be required to hold the appropriate licenses and conform to all safety policies of the company. The primary function of this clause is to increase our market share both local and interstate by providing superior customer service at no extra cost to the company (CSR) and in no way designed to erode the existing working conditions of our employees.

SHIFT ROSTER

All shift arrangements and structures will be reviewed with the aim of improving operational efficiency or product quality on an ongoing basis through the Business Improvement Team with the view to identify and implement new structures that are equitable to both the company and employees.

All employees have a commitment to maintain the drying chambers at the required level to ensure that the weeks normal production requirements are met.

15. TRAINING

The company is committed to providing employees with every opportunity to further their skills and personal development. The company will encourage and support employees to further their training and education. Support will be provided as long as the course has relevance to the employees work

14.

<u>Production Employees</u> - It is the company's intention to run the shift crewing at minimum numbers so as to remain competitive due to the nature of the Horsley Park operations there is a need to have the flexibility of calling on employees to work overtime at short notice.

By mutual agreement between the company and an employee, the employee may substitute an 8 hour break for a 10 hour break, should operational requirements necessitate that overtime is required to be worked at short notice.

17. COMMITMENT TO IMPROVEMENT, PRODUCT QUALITY AND MEASUREMENT.

THIS WILL BE KNOWN AS HORSLEY PARK BUSINESS IMPROVEMENT TEAM

The company has a commitment to improvement of business and the product quality incorporating the formation of self-monitoring teams, training, multi-skilling and empowerment of our workforce. Like wise a commitment is given by the employees to embrace these concepts to develop and maintain appropriate measures in partnership with the company.

The parties are committed to jointly developing and reaching agreement through the Business Improvement Team on set of KPIs for the site.

Once agreed, the parties will analyse, monitor and review the KPIs with a view to the company, the unions and all employees coming to a real appreciation of the appropriateness and value of the KPIs.

The information gained from this process will be used as a basis for the attachment of rewards to KPIs in the next Agreement.\

18. GRIEVANCE PROCEDURE

The procedure for the resolution of any industrial disputation will be in accordance with section 185 of the Industrial Relations Act 1991. These procedural steps are:

- 1. The employee is required to notify (in writing or otherwise) CSR as to the substance of the grievance, request a meeting with CSR as to substance of the grievance, request a meeting with CSR for bilateral discussions and state the remedy sought.
- 2. A grievance must initially be dealt with as close to the source as possible, with graduated steps for further discussion and resolution at higher levels of authority.
- 3. Reasonable time limits must be allowed for a discussion at each level.

- 4. At the conclusion off his discussion, CSR must provide a reasonable response to the employee's grievance, if the matter has not been resolved, including reasons for not implementing any proposed remedy.
- 5. While a procedure is being followed, normal work must continue.
- 6. The employee may be represented by an industrial organisation of employees gent
- 7. If the grievance is not resolved by negotiation the matter may be referred to the Industrial Relations Commission of New South Wales for resolution.

Procedure for a dispute between CSR and Employees:

- 1. A question, dispute or difficulty must initially be dealt with as close to its source as possible, with graduated steps for further discussion and resolution at higher levels of authority.
- 2. Reasonable time levels must be allowed for discussion at each level of authority.
- 3. While a procedure is been followed, normal work to continue.
- 4. CSR may be represented by an industrial organisation of employers and the employees may be represented by an industrial organisation of employees for the purpose of such a procedure.
- 5. If the dispute is not resolved by negotiation the matter may be referred to the Industrial Relations Commission of New South Wales for resolution.

19.

BARGAINING FRAMEWORK

The next Agreement between the parties will be concluded in accordance with the framework set out at Schedule 2.

23.

DECLARATION

The parties declare that this agreement:-

- i) is not contrary to public interest
- ii) is not unfair, harsh or unconscionable
- iii) was, at no stage, entered into under duress
- iv) reflects the interests and desires of the parties.

Executed by the parties as an Agreement

Signed for and on behalf of CSR LIMITED

Andrew Gan.

ANDREW CAUCI

Name

Signed for and on behalf of the FEDERATED BRICK, TILE AND POTTERY INDUSTRIAL UNION OF AUSTRALIA, NEW SOUTH WALES BRANCH

Signature

TREVOR MELKSHAM

Name

SCHEDULE ONE



REDUNDANCY PROVISIONS

- 1. Five weeks notice of redundancy, or payment in lieu if notice is not given.
- 2. Payments as follows:

ENTITLEMENT IN WEEKS

	Under 45 Years of Age	Over 45 years of Age
Less than 1 year	nil	nil
1 year and less than 2 years	4	5
2 years and less than 3 years 3 years and less than 4 years 4 years and less than 5 years 5 years and less than 6 years		
	10	12.5
	12	15
6 years and less than 7 years	16	20
7 years and less than 8 years		
8 years and over		2.5 weeks for each year of service following completion of year 1

Note: Payment of 2.5 weeks for employees under 45 after 7 years and over 45 after 8 years are made in place of, and not in addition to, the 16 and 20 weeks which appear above.

Assistance

- (a) Assistance in preparation of resume and arranging contact with employment agencies (CES and others).
- (b) Counselling for interview techniques.
- (c) Contact other employer groups.
- (d) Paid time off to attend interview.
- (e) Certificates of service, and acting as a referee for prospective employers.

SCHEDULE TWO



CSR LIMITED-BTPU-

Timetable

The members of the Enterprise Agreement Negotiating Committee (the "Committee") will meet, confer and negotiate with the aim of concluding agreement within a three month time frame commencing in February 2001.

- (a) meetings of the Committee will take place on a fortnightly basis;
- (b) the meetings will be of one and half hours' duration commencing at 12.30 pm and concluding at 2.00 pm on each of the relevant dates;
- (c) the duration of the above meetings may be extended and additional meetings held only with the mutual consent of the parties;
- (d) The company will record the main points of discussion at each of the meetings and provide copies of these notes to each member of the Committee prior to the next meeting

Agenda for Negotiations

- (a) The parties will table written agendas for their negotiations at the first scheduled Committee meeting.
- (b) All members of the Committee will make genuine attempt to negotiate all items on the tabled agendas and will ensure that they have sufficient authority from the company and the unions respectively to carry out meaningful bargaining in relation to all agenda items.
- (c) No party will add to the agenda items tabled at the first meeting other than in special circumstances and on reasonable grounds.
- (d) The first meeting of the Committee should include discussions on disputes avoidance, consultation provisions and a review of the tabled agendas. The parties will place common agenda items on a single agenda.

Draft Agreement

- (a) The company will prepare a draft agreement and issue same to members of the Committee as a working document.
- (b) The draft agreement will be in standard Commission format and will included suggested versions of the necessary clauses including period of operation, parties bound disputes avoidance and consultation.

Progress Reports

Progress reports made to meetings of the entire Horsley Park workforce will be made by members of the Committee (including management representatives) during the course of the

meeting per fortnight dependent upor

negotiating period. This will generally involve one meeting per fortnight dependent upon developments in negotiations. The meetings will normally be held in the lunchroom and will be of half hours' duration. The company will meet payment in relation to these meetings.

Information

The parties will share information relevant to items on the negotiating agenda with the aim of enabling both parties to understand the rationale for any position being put forward during the course of Committee meetings and assisting negotiations to take place on an informed basis.

Single Voice

Whenever practicable, the parties will during the course of the Committee meetings present a single position on the part of the company on the one hand and of the union on the other in respect of any agenda item for negotiation. To this end, officers of the company and union representatives on the Committee will attempt to come to the meetings with agreed company and union positions respectively concerning relevant agenda items for discussion.

Conduct During Negotiation

All persons participating in negotiations will refrain from any abusive language or other abusive behaviour during the course of the negotiations and will generally treat all participants I the meetings with mutual respect.

Processing Agreement

As soon as agreement is reached between the parties, the company and all unions will use their best endeavours to ensure that the relevant agreement is signed by all parties, and brought before the Commission for approval with all necessary supporting documentation, as soon as possible.

Compliance

The parties acknowledge that as part of good faith bargaining they shall use reasonable endeavours to ensure that they:

- (a) comply with the terms of this bargaining framework throughout the bargaining time frame;
- (b) bring any impasse in negotiations which cannot be reasonably resolved within the Committee before the Commission immediately with a view to seeking the Commission's assistance in resolving the matter via conciliation, but only after following all steps in the grievance procedure.

SCHEDULE THREE

Rates of Pay

Following are the rates of pay which will apply for the duration of the agreement -

	AWARD RATE	CURRENT RATE	RATE FROM 29/4/01	RATE FROM 29/4/02
	\$	\$	\$	\$
DIVISION A	434.60	511.54	532.00	553.28
DIVISION B	451.50	531.53	552.79	574.90
DIVISION C	464.50	558.11	580.43	603.65
DIVISION D	479.50	578.04	601.16	625,20
DIVISION E	502.40	624.56	649.54	675.52

These wage rates include over-award payments and the increases have been paid on those over-award payments.