

35. (5) Travelling Time may be granted once only in a period of 12 months.

35. (6) Travelling Time is not available on cessation of duty.

CALCULATION

35. (7) Where travel is undertaken to a destination other than Adelaide the period of travelling time may be determined by calculating one day for each 800 kilometres, less one day for each of the forward and return journeys, but any period so determined shall not exceed the maximum permitted from the employee's head station as stated in Appendix A.

35. (8) The number of days stated or calculated for each of the forward and return journeys are to be added together and applied as a continuous period immediately at the end of the recreation leave period, and shall include weekends and programmed days off but exclude public holidays.

By-law 36 - Increments

ENTITLEMENT

36. (1) Employees shall be entitled to increments within the scale of salary fixed for their substantive designation after completing 12 months service, continuous or broken in the preceding 24 months.

36. (2) A second or subsequent increment shall not be payable unless the previous increment has been received for a period of 12 months.

36. (3) An employee shall be subject to conditions of advancement if such conditions have been determined.

DEFERRAL OF INCREMENT

36. (4) Any period of leave without pay that is specified as not counting as service for all purposes or is an unauthorised absence, occurring since the last increment, shall defer the next increment by the equivalent number of calendar days, and any subsequent increments shall be from that date, or a date resulting from a further deferral.

INCREMENT IN RELATION TO AGE

36. (5) An employee under 21 years of age who holds a designation where age rates are payable shall be paid in accordance with the age rates specified.