Your responses suggest that you are a casual employee.

## 15A Meaning of casual employee

- (1) A person is a *casual employee* of an employer if:
  - (a) an offer of employment made by the employer to the person is made on the basis that the employer makes no firm advance commitment to continuing and indefinite work according to an agreed pattern of work for the person; and
  - (b) the person accepts the offer on that basis; and
  - (c) the person is an employee as a result of that acceptance.
- (3) To avoid doubt, a regular pattern of hours does not of itself indicate a firm advance commitment to continuing and indefinite work according to an agreed pattern of work.
- (4) To avoid doubt, the question of whether a person is a casual employee of an employer is to be assessed on the basis of the offer of employment and the acceptance of that offer, not on the basis of any subsequent conduct of either party.

(Fair Work Regulations 2009)

## 2.03A Claims to offset certain amounts

- (1) This regulation applies if:
  - (a) a person is employed by an employer on the basis that the person is a casual employee; and
  - (b) the employer pays the person an amount (the *loading amount*) that is clearly identifiable as an amount paid to compensate the person for not having one or more relevant NES entitlements during a period (the *employment period*); and
  - (c) during all or some of the employment period, the person was in fact an employee other than a casual employee for the purposes of the National Employment Standards; and
  - (d) the person makes a claim to be paid an amount in lieu of one or more of the relevant NES entitlements.
  - Note 1: This regulation is intended to apply if the person has been mistakenly classified as a casual employee during all or some of the employment period.
  - Note 2: For the purposes of paragraph (b), examples of where it may be clearly identifiable that an amount is paid to compensate the person for not having one or more relevant NES entitlements include in correspondence, pay slips, contracts and relevant industrial instruments.
- (2) To avoid doubt, the employer may make a claim to have the loading amount taken into account in determining any amount payable by the employer to the person in lieu of one or more relevant NES entitlements.
- (3) This regulation does not affect the matters to which a court may otherwise have regard, at law or in equity, in determining an employer's claim to have the loading amount taken into account.
- (4) A reference in this regulation to a *relevant NES entitlement* is a reference to an entitlement under the National Employment Standards that casual employees do not have.