Your responses suggest that you don't meet the prerequisites to making a conversion request under the statutory framework.

Subdivision C—Residual right to request casual conversion

66F Employee requests

- (1) A casual employee may make a request of an employer under this section if:
 - (a) the employee has been employed by the employer for a period of at least 12 months beginning the day the employment started; and
 - (b) the employee has, in the period of 6 months ending the day the request is given, worked a regular pattern of hours on an ongoing basis which, without significant adjustment, the employee could continue to work as a full-time employee or a part-time employee (as the case may be); and

Note:

Nothing in this Subdivision prevents an employee from requesting to convert to full-time or part-time employment outside the provisions of this Division, or prevents an employer from granting such a request.