



VICTORIA GOVERNMENT GAZETTE.

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FRIDAY, NOVEMBER 10.

[1939

Factories and Shops Acts.

DETERMINATION OF THE TINSMITHS BOARD.

Adjusted pursuant to section 21 of the *Factories and Shops Act 1934* (No. 4275).

NOTE.—(1) This Determination applies to the following parts of Victoria, namely:—The Metropolitan District as defined in the *Factories and Shops Acts* and the Order in Council thereunder; such portions of the City of Sandringham as are not included within the said Metropolitan District; the cities of Ballarat, Bendigo, Geelong, Geelong West, and Warrnambool; the town of Newtown and Chilwell; and the boroughs of Eaglehawk and Sebastopol.

NOTE.—(2) Sheet Metal.—First Class Bench Work was proclaimed on 24th May, 1938, as an Apprenticeship Trade under the *Apprenticeship Act, 1928*, for the Metropolitan District.

Full particulars of the Apprenticeship Regulations for this trade may be obtained on application to the Secretary, Apprenticeship Commission, Geological Museum Buildings, Gisborne-street, Melbourne (price 3d.).

I, FRANCIS ANTHONY MARZORINI, in pursuance of the powers contained in the *Factories and Shops Acts* and in consequence of the provisions contained in a Determination made on the 10th August, 1938, by the Tinsmiths Board, and published in the *Government Gazette* on the 1st September, 1938, hereby issue an adjusted Determination showing the adjusted wages rates to be paid, to any person or persons or classes of persons employed in the process, trade, or business of preparing or manufacturing articles made of tin plate or other metal, 10-gauge or lighter, including the japanning of such articles, but not including persons cutting patterns of boots, shoes, and slippers, or persons employed in the process, trade or business of metal polishing.

(1) The adjusted rates shown herein shall be paid as from the beginning of the first pay period to commence in December, 1939.

WAGES.

Adults.	Per Week of 44 Hours.	
	The Metropolitan District as defined in the <i>Factories and Shops Acts</i> ; such portions of the City of Sandringham as are not included within the said District, the Cities of Geelong, Geelong West, and Warrnambool, and the Town of Newtown and Chilwell.	All other parts of Victoria where this Determination Applies.
	£ s. d.	£ s. d.
First-class bench hand	5 8 0	5 5 0
Second-class bench hand	5 0 0	4 17 0
Metal spinner setting up and making his own dies	5 2 0	4 19 0
Other spinners	4 12 0	4 9 0
Die setters	4 12 0	4 9 0
Press operators (heavy)	4 10 0	4 7 0
Press operators (light)	4 8 0	4 5 0
Solderers and dippers	4 10 0	4 7 0
Drop hammer stampers	4 8 0	4 5 0
Guttering machinists	4 5 0	4 2 0
Other power machinists		
(a) <i>Welding Division.</i>		
Welder—		
First class, other than when using Cutler machine	5 13 0	5 10 0
First class, using Cutler machine	5 2 0	4 19 0
Second class	4 14 0	4 11 0
Third class	4 10 0	4 7 0
Tack welder	4 12 0	4 9 0
(b) <i>Canister-making</i>		
Die setter and/or leading press hand	4 12 0	4 9 0
Canister-makers by hand and riveters by hand	4 12 0	4 9 0
Solderers and dippers	4 8 0	4 5 0
Canister vent closers and solderers working on tins containing substances with an artificial temperature of 150 degrees Fahrenheit and over	4 12 0	4 9 0
Operators of power capping machines or metal pots on automatic machines	4 10 0	4 7 0
Operators of power presses	4 5 0	4 2 0
Other cap solderers	4 8 0	4 5 0

WAGES.

Adults.	Per Week of 44 Hours.	
	The Metropolitan District as defined in the Factories and Shops Act; such portions of the City of Sandringham as are not included within the said District, the Cities of Geelong, Geelong West, and Warrnambool, and the Town of Newtown and Chilwell.	All other parts of Victoria where this Determination Applies.
	£ s. d.	£ s. d.
(c) Galvanizing.		
Galvanizer	4 18 0	4 15 0
Tinners and grease tanners	4 12 0	4 9 0
Assistant working over metal pot	4 10 0	4 7 0
All other male adults	4 5 0	4 2 0
(d) Painting and Enamelling.		
Stencil cutter	4 19 0	4 16 0
Mixer	4 8 0	4 5 0
Fuser	4 8 0	4 5 0
Pickler	4 8 0	4 5 0
Liquidizer	4 5 0	4 2 0
(e) Japanning.		
Artistic japanners and goldworkers	5 0 0	4 17 0
Spray operators	4 12 0	4 9 0
Grainers, liners, and fillers	4 8 0	4 5 0
Painters and lacquerers	4 8 0	4 5 0
Dippers	4 7 0	4 4 0
All others	4 0 0	3 17 0

(3)

APPRENTICESHIP.

(a) Minors shall not be engaged in the following occupation except under contracts of apprenticeship or trainee apprenticeship framed in conformity with this Determination:—(a) Sheet-metal work—first-class bench work.

(b) The proportion of apprentices who may be taken by any employer shall be as follows:—One apprentice for every three, or fraction of three, tradesmen.

For the purpose of ascertaining the number of apprentices, the number of tradesmen shall be deemed to be the average number working during the immediately preceding six months, and in ascertaining such proportion an employer actually working in any workshop shall be deemed to be a tradesman.

(c) The periods of apprenticeship shall be as follow:—If the apprentice when articulated is under the age of seventeen, five years; if over the age of seventeen, four or five years, at the option of the contracting parties.

(d) An employer especially qualified to teach apprentices may, with the consent of the Secretary for Labour on the recommendation of the Wages Board, employ a greater proportion of apprentices to tradesmen than hereinbefore specified.

(e) Minors may be taken on probation for three months, and if apprenticed, such three months shall count as part of their period of apprenticeship.

(f) Until further order any contract of apprenticeship hereafter made may contain the following provision:—

If through lack of orders, or through financial difficulties, the employer is unable at any time to find employment for an apprentice, and if a transfer to another employer cannot be arranged, the obligations and duties imposed by the indenture may with the concurrence of the apprentice and his guardian be suspended for a period agreed upon, or if no such agreement is arrived at may be cancelled by the employer. The onus of proof of circumstances justifying such cancellation shall be on the employer.

This provision shall also be deemed to be included in contracts of apprenticeship entered into after the 25th day of March, 1930.

(g) Five-year terms—

Wages.

Per Week of

44 Hours.

	£	s.	d.
1st year	15 0
2nd year	21 6
3rd year	35 9
4th year	58 0
5th year	72 9

Four-year terms—when the apprentice enters or has entered his apprenticeship after reaching the age of seventeen years—

	£	s.	d.
1st year	18 0
2nd year	34 9
3rd year	58 0
4th year	72 9

Notwithstanding anything elsewhere in this Determination contained, where an apprentice is under the age of 21 years on the expiry of his apprenticeship, he shall be paid four-fifths of the tradesman's time wage until reaching the age of 21 years.

(h) All wages shall be paid without deduction for specified holidays or for unavoidable absences through sickness certified as in Clause 13 (a) to the number of four days per annum.

(i) The ordinary hours of employment of apprentices shall be the same in each workshop as those of journeymen.

(j) An apprentice under the age of eighteen years shall not be liable to work overtime unless he so desires.

(k) An apprentice shall not work under any system of payments by results.

(l) Any apprentice who cannot complete his full term of apprenticeship before reaching his twenty-second birthday may, by agreement with his master, serve as an apprentice until he reaches the age of 23 years.

(m) The apprentice at the end of the calendar period of any year in which he has actually given service to the master upon less than the ordinary working days prescribed in the Determination for the trade, or in which he has unlawfully absented himself without the master's consent, shall, for every day short of the said number of working days, and for every day of such absence, serve one day, and the calendar period of the succeeding year of his service shall not be deemed to begin until the said additional day or days shall have been served.

(n) An employer shall not, either directly or indirectly, or by any pretence or device receive from any person or require or permit any person to pay or give any consideration in the nature of a premium or bonus for the taking or binding of any probationer or apprentice.

(o) Apprentices attending technical colleges or schools and presenting reports of satisfactory conduct shall be reimbursed all fees paid by them.

(p) Where an Apprenticeship Commission or other body under Statutory authority has issued or may hereafter issue any regulations relating to apprentices such regulations so far as they are not inconsistent with this Determination shall operate.

(q) A person who is for a term not exceeding two years taking practical training in a workshop in continuance of a course of training for professional work shall not be taken into account in calculating the proportion of apprentices to journeymen.

(4)

FEMALE AND UNAPPRENTICED JUNIOR LABOUR.

(a) Adult female labour may be employed in such work in the sheet-metal and canister-making industry in which females were employed at the time of the making of this Determination.

The wages of adult females shall be at the following weekly rates of wage:—

	Weekly Hiring.	Hourly Hiring.
	<i>s. d.</i>	<i>s. d.</i>
If of less than twelve months' experience	49 6	52 8
If of twelve months' or more experience	56 3	59 10

(b) Junior females may be employed in the occupations set out in sub-clause (a) of this clause at the following weekly rates of wages:—

	Weekly Hiring.	Hourly Hiring.
	<i>s. d.</i>	<i>s. d.</i>
1st year's experience	14 0	15 0
2nd year's experience	18 9	20 1
3rd year's experience	29 0	30 11
4th year's experience	36 6	38 11
5th year's experience	41 9	44 6
Thereafter until reaching 21 years of age	46 9	49 9

(c) Unapprenticed male juniors may be employed in or in connexion with manufacturing (as defined in Clause 16 of this Determination) in all occupations including as to employment upon all classes of work which before the making of this Determination could be done by female employees under this Determination for which apprenticeship is not provided by the Determination, at the following weekly rates of wages:—

	Weekly Hiring.	Hourly Hiring.
	<i>s. d.</i>	<i>s. d.</i>
1st year's experience	15 6	16 8
2nd year's experience	23 3	24 9
3rd year's experience	31 9	33 10
4th year's experience	43 0	45 10
5th year's experience	54 9	58 4
6th year's experience	63 9	67 11
7th year's experience	67 6	71 11

For the purpose of this and the immediately preceding sub-clause "experience" shall mean any form of employment in any branch covered by this Determination.

Juniors employed under this and the immediately preceding sub-clause shall on dismissal receive from their employer a certificate of the period of employment completed. Employers who wilfully employ juniors without taking into account previous experience shall be guilty of a breach of this Determination.

(d) Unapprenticed male juniors may be employed (other than in manufacturing as defined in Clause 16) in all occupations covered by this Determination for which apprenticeship is not provided at the following weekly rates of wage:—

	Weekly Hiring.	Hourly Hiring.
	<i>s. d.</i>	<i>s. d.</i>
Under sixteen years of age	17 0	18 3
Sixteen and under seventeen years of age	26 0	27 8
Seventeen and under eighteen years of age	45 9	48 9
Eighteen and under nineteen years of age	58 0	61 9
Nineteen and under 21 years of age	69 9	74 3

Subject to the minimum payments herein, females and juniors under this clause may be employed on piecework rates.

(5)

HOURS OF EMPLOYMENT.

With the exceptions herein set out the ordinary hours of employment shall be 44 per week, to be worked in five days of eight hours and one day (Saturday) of four hours, or five days of 8 hours 48 minutes each, continuously except for meal hour breaks at the discretion of the employer between 7 a.m. and 5.30 p.m. on Monday to Friday inclusive, and 7 a.m. to noon on Saturday: Provided that the spread of hours herein prescribed may be altered by mutual agreement between an employer and his employees.

By agreement between any employer and his employees ordinary hours may be worked on the basis of 88 per fortnight with one week of 40 and one of 48 hours.

Exceptions.

(a) Shift workers working eight hours per shift without any break for meals on six days in each week shall be deemed to work 44 hours per week, provided that they are given one fortnight's holiday in each year on full pay as compensation for working Saturday afternoon, holiday, and/or Sunday shifts:

Further provided that such shift workers ceasing to be employed on shift before the completion of any year shall be paid one day's pay for each month or part of a month's service in lieu of the fortnight's holiday herein mentioned.

(b) Employees working in country towns where Wednesday afternoon is recognized as the usual half working day of the week shall work the Saturday afternoon at ordinary rates: Provided that for work done after noon on a Wednesday overtime rates be paid.

(6)

SHIFT WORK.

Continuous Processes.

(a) Employees working in establishments carrying on continuous process shall work such shifts, up to six per week, as may be required.

(b) A shift shall consist of eight hours inclusive of such time as by mutual arrangement may be taken for meal breaks.

(c) For all time of duty outside ordinary hours or in excess of eight consecutive hours in 24 or of 44 in one week an employee on shift work in a continuous process shall be paid at double rates. But this shall not apply to arrangements between employees themselves or in cases due to rotation of shift or when the relief does not come on duty at the proper time: Provided that where not less than eight hours' notice has been given to the employer by the employee that he will be absent from work and the employee whom he should relieve is not relieved, such unrelieved employee shall be paid time and a half for all time of duty after he has finished his ordinary shift.

(d) Employees working afternoon and night shifts shall be paid 5 per cent. more than ordinary rates for such shifts.

(e) Employees working any Sunday or holiday shift shall be paid at the rate of time and a half for such shift.

Shift Work in other than Continuous Processes.

(f) In establishments not coming within the definition of continuous processes, any afternoon or night shift which does not continue for five successive working nights or more in a five day workshop, or six successive working nights or more in a six day workshop, shall be paid for at the rate of time and a half.

(g) For any afternoon or night shift which has been in operation for five nights or more and less than one month 25 per cent. more than ordinary rates shall be paid and after such shifts have continued for more than one month 5 per cent. more than ordinary rates shall be paid.

(h) Shift workers shall be paid overtime at the rate of time and a half for the first four hours and double time thereafter for all time worked in excess of shift hours.

(7)

MIXED FUNCTIONS.

An employee engaged for more than half of one day or shift on duties carrying a higher rate than his ordinary classification shall be paid the higher rate for such day or shift. If for less than half of one day or shift he shall be paid the higher rate for the time so worked.

(8)

OVERTIME.

(a) For all work done outside ordinary hours the rates of wage shall be time and a half for the first four hours and double time thereafter, such double time to continue to be paid until an employee has been relieved from work for at least eight hours: Provided that an employee shall not be entitled to payment for such rest period.

(b) Except as provided above in computing overtime each day's work shall stand alone.

(c) An employee recalled after leaving his workshop to work overtime shall be paid for a minimum of three hours' work at the appropriate rate.

(d) An employee occasionally required to hold himself in readiness to work after ordinary hours shall until released be paid standing-by time at ordinary rates from the time from which he is so to hold himself in readiness. But any custom now prevailing under which an employee is required regularly to hold himself in readiness for a call back shall continue.

(e) An employee (other than on shift) who has worked up to or beyond midnight shall not be bound to continue work on the following day.

(f) As far as practicable employees shall not work overtime while competent labour is available.

(g) For work done during meal hours and thereafter until a meal hour break is allowed time and a half rates shall be paid. An employee shall not be compelled to work for more than six hours without a break for a meal.

(h) An employee working overtime shall be allowed a crib time of twenty minutes without deduction of pay after each four hours of work, but this provision shall not prevent any arrangement being made for the taking of a longer meal period without pay.

(i) Before starting overtime after working ordinary hours a meal break of at least 45 minutes shall be allowed, unless the period of overtime is less than one and a half hours.

An employer and his employee may mutually agree to any variation of this sub-clause to meet the circumstances of the work in hand.

(j) An employee required to work overtime for more than two hours without being notified the day before that he will be so required to work, shall either be supplied with a meal by the employer or paid 1s. 6d., or if work extends into a second meal hour 2s. 6d. for the two meals, but such payment need not be made to employees living in the same locality as their work-shop who can reasonably return home for meals.

If an employee pursuant to notice has provided a meal or meals and is not required to work overtime he shall be paid for each meal so provided.

(k) Subject to the provisions of the second part of sub-clause (g) of this clause an employee shall work during meal breaks at the ordinary rates herein prescribed whenever instructed so to do for the purpose of making good break-downs of plant or upon routine maintenance of plant which can only be done while such plant is idle.

(l) When an employee working overtime finishes work at a time when reasonable means of transport is not available, the employer shall provide him with a conveyance or pay him his current wage for the time occupied in reaching his home.

(9)

HOLIDAYS AND SUNDAY WORK.

(a) Employees shall be entitled to the following public holidays (without pay except as hereinafter provided):—New Year's Day, Australia Day, Good Friday, Easter Saturday, Easter Monday, King's Birthday, Labour Day, Anzac Day, Christmas Day, and Boxing Day, or such other day as is generally observed in the locality as a substitute for any of the said days respectively.

Exceptions.

By agreement between any employer and his employees, other holidays may be substituted for the said days or any of them as to such employer's undertaking.

(b) Employees not engaged in continuous processes shall be paid at the rate of double ordinary time for work done on Sundays and public holidays, such double time to continue until the employee has been relieved from duty for at least eight hours: Provided that the employee shall not be paid for the time he is resting.

(10)

PIECEWORK RATES.

Subject to the minimum wages herein prescribed an employer may remunerate any of his employees under any system of payment by results.

(11)

EXTRA RATES NOT CUMULATIVE.

Extra rates in this Determination, including rates prescribed in Clause 8, are not cumulative so as to exceed the maximum of double the ordinary rates.

(12)

PAYMENT OF WAGES.

(a) Wages shall be paid weekly or fortnightly. Where the services of an employee are dispensed with, wages shall be paid to him on the day of dismissal or forwarded to him by post on the day following.

(b) An employee kept waiting for his wages on pay day for more than a quarter of an hour after the usual time for ceasing work shall be paid at overtime rates after that quarter-hour, with a minimum of a quarter of an hour.

(13)

CONTRACT OF EMPLOYMENT.

(a) With the exceptions hereinafter stated, employment may be by the week or by the hour. If by the week it shall be terminable on either side by one week's notice given on any day or (if the employer terminate it without such notice), by payment of one week's wages.

A contract for weekly employment may be terminated by any employer, without liability to pay for more than time actually worked, for misconduct or for absence from work without reasonable excuse.

If an employee engaged by the week absents himself from duty, except on public holidays or for days for which he produces a certificate from a medical practitioner or other proof satisfactory to his employer of sickness (aggregating four days' sickness in each year), a sum proportionate to his time of absence may be deducted from his pay, i.e., one-sixth of the weekly wage for each day of absence, including Saturday in shops working six days and one-fifth in shops working five days per week: Provided that only time actually lost shall be deducted when an employee is absent with leave on a Saturday.

(b) If the contract of employment is for hourly hiring, the total amount of the rates prescribed in Clause 2 hereof shall be increased by 5s. per week (with a proportionate amount added to the wages of females and juniors), but such amount shall not be taken into account in computing overtime, Sunday, and holiday rates.

(c) An employee starting work on hourly hiring shall be entitled to a minimum of four consecutive hours' work or to four hours' pay for the job—such hours may be deemed to be consecutive if worked in ordinary hours at the end of a day and the beginning of the next succeeding day.

(14)

MISCELLANEOUS PROVISIONS.

(a) *Tools*.—The employer shall provide for each employee all necessary tools, including micrometer, where used, but excluding other measuring or precision tools less than 13 inches. The employee shall replace or pay for any tools so provided if lost through his negligence.

(b) Employers shall provide proper washing and sanitary conveniences.

(c) Suitable asbestos sheet and coloured glasses shall be provided by employers for the protection of electric arc and oxy-acetylene operators and their assistants, and suitable mica or other goggles for emery-wheel operators.

(15)

TIME AND WAGES BOOK.

Each employer shall keep a time and wages book showing the name of each employee and his occupation, the hours worked each day, and the wages and allowances paid each week.

The time occupied by an employee in filling in any time books or cards or in the making of records shall be treated as time of duty, but this does not apply to checking in or out at the beginning or end of duty.

(16)

DEFINITIONS.

For the purposes of this Determination the following definitions shall apply:—

"Manufacture and/or manufacturing" means the making and assembling in quantities of interchangeable or standardized parts used in or in connexion with the manufacturing of heating and cooking appliances, tin and aluminium ware, other metallic articles by specialized processes.

"Continuous process" means a process in which work is carried on, except for break-downs, with successive shifts of men throughout the days and nights for at least six days in each week.

"Year" means 365 consecutive days, starting from the day of commencement of operation of this Determination.

"Shift work"—afternoon shift means any shift finishing after 6 p.m. and at or before midnight. Night shift means any shift finishing subsequent to midnight and at or before 8 a.m.

"Sunday" means all time between midnight Saturday and midnight Sunday.

"First-class welder" means an adult employee using electric arc or acetylene blowpipe or coal gas-cutting plant on work other than filling castings, cutting scrap metal, using jigs, or doing work covered by definitions of second and third-class welder, and includes re-welding by hand processes.

"Second-class welder" means an adult employee not required to do first-class welding, but engaged in filling castings or in manufacturing of metal goods or welding with the aid of jigs, or re-welding except by hand processes, or operating automatic welding machines for the setting up of which he is not responsible.

"Third-class welder" means an adult employee using electric spot or butt welding machine, or cutting scrap with oxy-acetylene blowpipe.

"Tradesman—first-class bench hand" means an adult workman working to scaled prints or drawings or applying general trade experience or knowledge to the making of completed articles and/or the erection and installation thereof.

"Second-class bench hand" means an adult workman working at the bench in the making and/or repairing of completed articles not calling for the use of prints or drawings or measurements.

"Canister making" means the making of canisters, tin boxes and other tin containers in quantities by specialized processes.

(17)

SPECIAL RATES.

In addition to the wages prescribed in Clause 2 hereof, the following special rates and allowances shall be paid:—

(a) Leading hands in charge of not less than three and not more than ten employees, including apprentices, 6s. per week extra; more than ten and not more than twenty, including apprentices, 12s. per week extra; more than twenty, including apprentices, 18s. per week extra.

(b) Dirty work, i.e., work which a foreman and workman shall agree is of an unusually dirty or offensive nature, 1½d. per hour extra.

(c) Compensation to the extent of damage sustained shall be made for work in which clothing or tools are damaged or destroyed by the use of acids.

(d) Where more than one of the disabilities entitling a workman to extra rates exist on the same job the employer shall be bound to pay only one rate, namely, the highest for the disabilities so prevailing.

(18)

TRAVELLING TIME, ALLOWANCE, AND BOARD.

(a) When an employee is required to work away from his workshop or depot, all times reasonably spent in excess of time usually spent in travelling to or from his home to the workshop, depot, or district centre shall be paid for at ordinary rates up to a maximum of twelve hours out of every 24 (except on Sunday when payment shall be at the rate of time and a half, or a maximum of eight hours out of each 24). An employee required to work at a job away from his workshop, depot, or district centre shall, at the direction of his employer, present himself for work at such job at the usual time for starting work.

(b) An employee engaged in Melbourne to work in the country or sent from one country centre to work in another, shall be entitled to travelling time, and, for a period not exceeding three months, to expenses.

(c) All excess fares and reasonable travelling expenses, including board and lodging and 2s. for each meal (if any) incurred in such travelling time shall be paid by the employer.

(d) An employer shall be free to engage labour on the site of a job carried on away from the workshop, without payment of any travelling time or fares, unless such employee is sent from the workshop.

Provided that if any employee engaged for the erection of a job had previously been engaged by the same employer in the fabrication of the job in a workshop he shall be paid fares in excess of those incurred in travelling to and from the workshop.

F. A. MARZORINI,

Secretary for Labour.

Melbourne, 1st November, 1939.



VICTORIA GOVERNMENT GAZETTE.

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MONDAY, NOVEMBER 13.

[1939

Factories and Shops Acts.

DETERMINATION OF THE WOODWORKERS BOARD.

Adjusted pursuant to section 21 of the *Factories and Shops Act 1934* (No. 4275).

NOTE.—This Determination applies to the whole of the State of Victoria.

FRANCIS ANTHONY MARZORINI, in pursuance of the powers contained in the *Factories and Shops Acts* and in consequence of the provisions contained in a determination made on the 22nd August, 1938, by the Woodworkers Board and published in the *Government Gazette*, on 20th September, 1938, hereby issue an adjusted determination showing the adjusted wages rates to be paid to any persons (other than persons under the jurisdiction of the Carpenters, Agricultural Implements, Country Agricultural Implements, Shops Board No. 12 (Fuel and Fodder), Shops Board No. 13 (Fuel and Fodder, Country), or persons engaged in ship or boat building or the erection of bridges, wharfs, or similar structures), employed as—

- (a) box-makers;
- (b) stackers, sorters, loaders, or unloaders of sawn, hewn, or split timber or logs;
- (c) sawmill, timber-yard, timber-seasoning plant, box factory, or joiners' workshop employees (other than carpenters or joiners);
- (d) builders of tramways for the conveyance of logs or timber;
- (e) timber fellers, hewers, or splitters wheresoever employed;
- (f) forest workers conveying timber to a sawmill;
- (g) workers conveying timber from a sawmill by tramway;
- (h) woodworkers making articles not under the jurisdiction of any Wages Board heretofore appointed or hereafter to be appointed—

(1) The adjusted rates herein shall be paid as from the beginning of the first pay period to commence in December, 1939.

(2) (a) WAGES PER WEEK OF 44 HOURS.

Adult Employees (except those engaged in the making of sporting goods).

	Employed in the Bush or at Bush Sawmills.	Employed in the Metropolitan, Mildura, and Gippsland Districts, Geelong and Warrnambool. (Except in the Bush and at Bush Sawmills.)	Employed in all other Districts of Victoria. (Except in the Bush and at Bush Sawmills.)
	£ s. d.	£ s. d.	£ s. d.
Blacksmith	5 3 0	5 4 0	5 1 0
Driver of caterpillar tractor	4 15 6
Glazier	4 11 0	4 12 0	4 9 0
Painter	4 11 0	4 12 0	4 9 0
Mantelpiece maker	4 18 0	4 19 0	4 16 0
Millwright	5 6 0	5 7 0	5 4 0
Watchman	4 7 0
Storeman and packer	4 3 0	4 4 0	4 1 0
Truck builder and/or repairer	4 17 0
Broad axeman	5 5 0	5 6 0	5 3 0
Guard, i.e., an employee other than an engine driver who is in charge of a train of trucks drawn by a locomotive	4 17 0
Brakesman on log or timber truck	4 11 0
Leading hand (see definition, Clause 23)
Splitter, packing	4 5 0	4 6 0	4 3 0
Splitter of billets for staves	4 6 0	4 7 0	4 4 0
Splitter, spoke stave and piling	4 8 0	4 9 0	4 6 0
Other splitters	4 8 0	4 9 0	4 6 0
Spotter at spot mills	4 17 0
Timber bender by hand	4 11 0	4 12 0	4 9 0
Timber or log trucker on haulage by winch on tram line	4 9 0
Timber or log trucker on haulage by winch on tram line (where permanently employed as such)	4 11 0
Loading or turning sleepers over 5 feet long or loading logs	4 6 6
Kiln operator, i.e., employee who operates a drying kiln and is responsible for the temperature reading and records thereof	4 14 0	4 15 0	4 12 0
Platelayer	4 7 0
Carter and driver—bullock team—bush	4 19 0
Carter and driver—bush—			
(a) driver of one or two horses	4 7 0
(b) driver of three horses	4 10 0
(c) driver of more than three horses	4 13 0

(2) (a)

WAGES PER WEEK OF 44 HOURS.

Adult Employees (except those engaged in the making of sporting goods)—continued.

	Employed in the Bush or at Bush Sawmills.	Employed in the Metropolitan, Mildura, and Gippsland Districts, Geelong and Warrnambool. (Except in the Bush and at Bush Sawmills.)	Employed in all other Districts of Victoria. (Except in the Bush and at Bush Sawmills.)
	£ s. d.	£ s. d.	£ s. d.
Carter and driver—bush—continued.			
(d) driver grooming and feeding one or two horses outside ordinary hours—1s. per day extra and 1s. for Sunday.			
(e) driver grooming and feeding more than two horses outside ordinary hours—2s. per day extra and 2s. for Sunday.			
Crane attendant or dogman—			
(a) working up to a height of 40 feet	4 5 0	4 6 0	4 3 0
(b) working at a height over 40 feet	4 7 0	4 8 0	4 5 0
Faller	4 17 0
Hookman and/or log yardman	4 7 0	4 8 0	4 5 0
Landing builder or repairer	4 7 0	4 8 0	4 5 0
Landing builder or repairer—man in charge of Orderman	4 13 0	4 14 0	4 11 0
Tallyman and/or measurer	4 12 0	4 13 0	4 10 0
Ropeman or shoeman	4 12 0	4 13 0	4 10 0
Offsider to ropeman or shoeman	4 17 0	4 18 0	4 15 0
Saw doctor	4 5 0	4 6 0	4 3 0
Saw sharpener (exclusively employed as such)	5 12 0	5 13 0	5 10 0
Grinder (exclusively employed or as a principal duty grinding knives and cutters)	4 15 0	4 16 0	4 13 0
Water dogman	5 2 0	5 3 0	5 0 0
River logman	4 10 0
Stacker for seasoning by means of stripping	4 5 0
Block stacker to height of over 6 feet	4 6 0	4 7 0	4 4 0
Tramway builder or repairer	4 1 0	4 2 0	3 19 0
Tramway builder or repairer—man in charge of	4 6 0
Sawing employees—			
(a) Log band sawyer	4 12 0
(b) Twin or vertical sawyer who breaks down logs and cuts planks to a finished size	5 6 0	5 7 0	5 4 0
(c) Stave cutting sawyer	5 6 0	5 7 0	5 4 0
(d) (i) Twin or vertical sawyer who breaks down logs but does not cut planks to size (city mills)	4 19 0	5 0 0	4 17 0
(ii) Twin or vertical sawyer who breaks down logs but does not cut planks to size (elsewhere)	4 18 0	4 15 0
(e) Flitching frame sawyer	4 16 0	..	4 14 0
(f) No. 1 Benchman	4 15 0	4 16 0	4 13 0
(g) No. 2 Benchman	5 6 0	5 7 0	5 4 0
(h) No. 3 Benchman	4 19 0	5 0 0	4 17 0
(i) No. 4 Benchman	4 12 0	4 13 0	4 10 0
(j) Gang frame sawyer	4 5 0	4 6 0	4 3 0
(k) Dockerman and/or tallyman where two or more dockers—	4 13 0	4 14 0	4 11 0
(i) Main dockerman	4 9 0	4 10 0	4 7 0
(ii) Docker, other than main	4 4 0	4 5 0	4 2 0
(iii) Responsible man at main dockerman	4 12 0	4 13 0	4 10 0
(iv) Responsible man at dockerman other than main	4 7 0	4 8 0	4 5 0
(l) Dockerman and/or tallyman where only one dockerman	4 7 0	4 8 0	4 5 0
(m) Steam or other power-driven crosscut sawyer	4 11 0	4 12 0	4 9 0
(n) Ripper or crosscut cutting wood blocks	4 5 0	4 6 0	4 3 0
(o) Puller out No. 1 Bench—			
(i) Single handed on dead roller	4 17 0	4 18 0	4 15 0
(ii) On dead roller where not single handed	4 9 0	4 10 0	4 7 0
(iii) Power-driven or friction feed or split roller	4 6 0	4 7 0	4 4 0
(p) Handleman or leverman No. 1 Bench	4 6 0	4 7 0	4 4 0
(q) Puller out No. 2 Bench—			
(i) Single handed on dead roller	4 11 0	4 12 0	4 9 0
(ii) On dead roller where not single handed	4 6 0	4 7 0	4 4 0
(iii) Power-driven or friction feed or split roller	4 4 6	4 5 6	4 2 6
(r) Handleman or leverman No. 2 Bench	4 4 6	4 5 6	4 2 6
(s) Setter on log band saw carriage	4 7 0	4 8 0	4 5 0
(t) Setter on other saw carriage	4 6 0	4 7 0	4 4 0
(u) Puller out or assistant, No. 3 Bench	4 3 0	4 4 0	4 1 0
(v) Roller re-cut band sawyer using blade over 3 inches in width	5 0 0	5 1 0	4 18 0
(w) Roller re-cut band sawyer using blade not over 3 inches in width if the sawyer is ever required to braze or sharpen his own saw and then only from such time as he is required so to act	4 19 0	5 0 0	4 17 0
(x) Roller re-cut band sawyer using blade not over 3 inches if not brazing or sharpening his own saw	4 13 0	4 14 0	4 11 0
(y) Circular sawyer if cutting a depth of or over 7½ inches	5 0 0	5 1 0	4 18 0
(z) Circular sawyer if cutting a depth of under 7½ inches	4 13 0	4 14 0	4 11 0
(aa) Edger sawyer to log band sawyer	4 19 0	5 0 0	4 17 0
(ab) Breaking down bench sawyer (cities and towns)	4 18 0	4 15 0
(ac) Other breaking down bench sawyers	4 15 0	4 16 0	4 13 0
(ad) Frame sawyer if cutting a depth of or over 18 inches	4 14 0	4 15 0	4 12 0
(ae) Frame sawyer if cutting a depth of less than 18 inches	4 10 0	4 11 0	4 8 0
(af) Detail band or jig sawyer if the sawyer is ever required to braze or sharpen his own saw and then only from such time as he is required so to act	4 19 0	5 0 0	4 17 0
(ag) Detail band or jig sawyer if not brazing or sharpening his own saw	4 13 0	4 14 0	4 11 0
(ah) Sawyer cutting detail work	4 19 0	5 0 0	4 17 0
(ai) Sawyer preparing timber for moulding machines (other than vertical, flat or deep cutting)	4 14 0	4 15 0	4 12 0
(aj) Crosscut sawyer, cabinet furniture or joinery work	4 13 0	4 14 0	4 11 0

(2) (a)

WAGES PER WEEK OF 44 HOURS.

Adult Employees (except those engaged in the making of sporting goods)—continued.

	Employed in the Bush or at Bush Sawmills.	Employed in the Metropolitan, Mildura, and Gippsland Districts, Geelong and Warrnambool. (Except in the Bush and at Bush Sawmills.)	Employed in all other Districts of Victoria. (Except in the Bush and at Bush Sawmills.)
	£ s. d.	£ s. d.	£ s. d.
(ak) Crosscut sawyer not provided for elsewhere herein	4 7 0	4 8 0	4 5 0
(al) Case or box bench sawyer flattening off up to 2 inches in thickness ..	4 4 0	4 5 0	4 2 0
(am) Puller out at log band saw, edging saw, roller re-cut band saw using blade of or over 3 inches in width or circular saw cutting depth of or over 7½ inches	4 6 0	4 7 0	4 4 0
(an) Puller out, dogger or wedger up—any breaking down saw	4 6 0	4 7 0	4 4 0
Machinists operating the following:—			
(a) Shaper, Boulton's carver, general joiner, router working freehand, wood turner, buzzer (using other than straight irons), Lindemann gluer and joiner	5 3 0	5 4 0	5 1 0
(a1) Routing machine where the machinist works from templates, dies and jigs and is ever required to set up his machine and grind his knives and cutters, and then only from such time as he is required so to act. ..	4 14 0	4 15 0	4 12 0
(b) Any automatic lathe (including variety turning, copying, spoke turning or any other) machine where the machinist is ever required to set up his machine and grind his knives and cutters and then only from such time as he is required so to act	5 3 0	5 4 0	5 1 0
(c) Moulding machine where the machinist is ever required to set up his machine and grind his knives and cutters and then only from such time as he is required so to act	5 0 0	5 1 0	4 18 0
(d) Moulding machine where the machinist has not been required to grind his knives and cutters but is at any time required to set up his machine and then only from such time as he is required so to act	4 14 0	4 15 0	4 12 0
(e) Moulding machine where the machinist is never required to set up his machine nor to grind his knives and cutters but is merely an operator	4 5 0	4 6 0	4 3 0
(f) Planing machine (one, two, three or more heads) or veneer lathe where the machinist is ever required to set up his machine and grind his knives and cutters and then only from such time as he is required so to act	4 18 0	4 19 0	4 16 0
(g) Any machine in the last preceding paragraph (other than a single-sided planer in case or box making) where the machinist has not been required to grind his knives and cutters but is at any time required to set up his machine and then only from such time as he is required so to act	4 12 0	4 13 0	4 10 0
(g1) Planing machine where the machinist is ever required to grind his knives and cutters but is not required to set up his machine	4 15 0	4 16 0	4 13 0
(h) Tenoning machine where the machinist is ever required to set up his machine and grind his knives and cutters and then only from such time as he is required so to act	4 17 0	4 18 0	4 15 0
(i) Tenoning machine or single-sided planer (in case or box making) where the machinist has not been required to grind his knives and cutters but is at any time required to set up his machine and then only from such time as he is required so to act	4 9 0	4 10 0	4 7 0
(j) Tenoning machine where the machinist is never required to set up his machine nor to grind his knives and cutters but is merely an operator	4 5 0	4 6 0	4 3 0
(k) Buzzer (using straight irons), jointer, carving machine, dovetailing machine (for joinery or cabinet work), cross grainier, lock angle machine or spoke throater where the machinist is ever required to set up his machine and grind his knives and cutters and then only from such time as he is required so to act	4 15 0	4 16 0	4 13 0
(l) Dovetailing machine for box or case making where the machinist is ever required to set up his machine and grind his knives and cutters and then only from such time as he is required so to act	4 12 0	4 13 0	4 10 0
(m) Any machine in the preceding paragraphs (k) or (l) where the machinist has not been required to grind his knives and cutters but is at any time required to set up his machine and then only from such time as he is required so to act	4 7 0	4 8 0	4 5 0
(n) Mortising machine (chain or hollow chisel of any kind or any other), Gaynor machine in case or box making, multiple or single spindle boring machine, slotter, veneer chaff machine or veneer guillotine or clipping machine where the machinist is ever required to set up his machine or to grind his knives and cutters and then only from such time as he is required so to act	4 7 0	4 8 0	4 5 0
(o) Any machine in the preceding paragraphs (a1), (b), (f), (k) or (n) where the machinist is never required to set up his machine nor to grind his knives and cutters but is merely an operator or feeder of the machine	4 3 0	4 4 0	4 1 0
(p) Timber bending machine	4 10 0	4 11 0	4 8 0
(q) Sandpaper or emery machine or belt (except belt sanding in the making of plywood)	4 10 0	4 11 0	4 8 0
(r) Belt sander in the making of plywood	4 7 0	4 8 0	4 5 0
(s) Plywood machine—press operator on	4 6 0	4 7 0	4 4 0
(t) Equalizer cutting plywood with parallel saws	4 6 0	4 7 0	4 4 0
(u) Box lacing machine	4 7 0	4 8 0	4 5 0
(v) Box nailing machine	4 6 0	4 7 0	4 4 0
(w) Box printing machine	4 5 0	4 6 0	4 3 0
Box, case or crate finisher	4 8 0	4 9 0	4 6 0
Box, case or crate maker and/or repairer (manual)	4 12 0	4 13 0	4 10 0
Bench hand hoop ironing boxes, cases or crates	4 12 0	4 13 0	4 10 0
Core layer or corefeeder or centre layer or other person responsible for glue spreading on plywood or veneer glueing machine	4 6 0	4 7 0	4 4 0
Rigger or tree climber	5 4 0		
All others	3 19 0	4 0 0	3 17 0

(2) (b)

WAGES PER WEEK OF 44 HOURS.

Adult Employees (engaged in the making of sporting goods).

	Employed in the Bush or at Bush Sawmills.	Employed in the Metropolitan, Mildura, and Gippsland Districts, Geelong and Warrnambool. (Except in the Bush and at Bush Sawmills.)	Employed in all other Districts of Victoria. (Except in the Bush and at Bush Sawmills.)
	£ s. d.	£ s. d.	£ s. d.
(a) Sawyer cutting to a depth of $4\frac{1}{2}$ inches or over, not being a band or jig sawyer	4 13 0	4 14 0	4 11 0
(b) Sawyer cutting to a depth of less than $4\frac{1}{2}$ inches, not being a band or jig sawyer	4 10 0	4 11 0	4 8 0
(c) Sawyer, band or jig, using saw of 1 inch wide or under	4 5 0	4 6 0	4 3 0
(d) Such band or jig sawyer who sharpens and brazes his own saws	4 11 0	4 12 0	4 9 0
(e) Shaper machinist where he is ever required to set up his machine and grind his knives and cutters, and then only from such time as he is required so to act	5 3 0	5 4 0	5 1 0
(f) Shaper machinist where he has not been required to grind his knives and cutters, but is at any time required to set up his machine and then only from such time as he is required so to act	4 13 0	4 14 0	4 11 0
(g) Shaper machinist where he is never required to set up his machine nor to grind his knives and cutters, but is merely an operator	4 7 0	4 8 0	4 5 0
(h) Wood turner	5 3 0	5 4 0	5 1 0
(i) Wood turner machinist (except one turning small plugs for golf shafts) where he is ever required to set up his machine and grind his knives and cutters, and then only from such time as he is required so to act	5 3 0	5 4 0	5 1 0
(j) Such wood turner machinist where he has not been required to grind his knives and cutters, but is at any time required to set up his machine, and then only from such time as he is required so to act	4 13 0	4 14 0	4 11 0
(k) Such wood turner machinist where he is never required to set up his machine nor to grind his knives and cutters, but is merely an operator, and any adult wood turner machinist turning only small plugs for golf shafts	4 3 0	4 4 0	4 1 0
(l) Router machinist (other than one working from templates, dies, or gauges) where he is ever required to set up his machine and grind his knives and cutters, and then only from such time as he is required so to act	5 3 0	5 4 0	5 1 0
(m) Such router machinist where he has not been required to grind his knives and cutters, but is at any time required to set up his machine, and then only from such time as he is required so to act	4 13 0	4 14 0	4 11 0
(n) Router machinist working from templates, dies, or gauges where he is ever required to set up his machine and grind his knives and cutters, and then only from such time as he is required so to act	4 13 0	4 14 0	4 11 0
(o) Such router machinist where he is never required to set up his machine nor to grind his knives or cutters, but is merely an operator	4 3 0	4 4 0	4 1 0
(p) Buzzer or jointer machinist (using straight irons) where he is ever required to set up his machine and grind his knives and cutters, and then only from such time as he is required so to act	4 15 0	4 16 0	4 13 0
(q) Such buzzer or jointer machinist where he has not been required to grind his knives and cutters, but is at any time required to set up his machine, and then only from such time as he is required so to act	4 7 0	4 8 0	4 5 0
(r) Such buzzer or jointer machinist where he is never required to set up his machine nor to grind his knives and cutters, but is merely an operator	4 3 0	4 4 0	4 1 0
(s) Roller fed single headed planer machinist where he is ever required to set up his machine and grind his knives and cutters, and then only from such time as he is required so to act	4 18 0	4 19 0	4 16 0
(t) Roller fed single headed planer machinist where he has not been required to grind his knives and cutters, but is at any time required to set up his machine, and then only from such time as he is required so to act	4 9 0	4 10 0	4 7 0
(u) Roller fed single headed planer machinist where he is never required to grind his knives and cutters nor to set up his machine, but is merely an operator	4 3 0	4 4 0	4 1 0
(v) Tennis, squash, or badminton racquet rim bender	4 10 0	4 11 0	4 8 0
(w) Hockey "U" bender	4 10 0	4 11 0	4 8 0
(x) Lacrosse stick bender	4 10 0	4 11 0	4 8 0
(y) Belt sander	4 10 0	4 11 0	4 8 0
(z) Other sander	4 7 0	4 8 0	4 5 0
(aa) Cane stripper machinist	4 3 0	4 4 0	4 1 0
(ab) Rim gluer machinist who does not bend	4 3 0	4 4 0	4 1 0
(ac) Borer slotting or grooving machinist who is ever required to set up his machine, and then only from such time as he is required so to act	4 3 0	4 4 0	4 1 0
(ad) Person employed in finishing with hand tools one part only of any wooden or partly wooden sporting goods, for example, such a part as the overlay, handle, throat, or bow in racquet frames	4 7 0	4 8 0	4 5 0
(ae) Person employed in so finishing more than one such part	4 11 0	4 12 0	4 9 0
(af) Person employed in so finishing throughout any such sporting goods prior to the lacquering or other coated finish thereof	4 15 0	4 16 0	4 13 0
(ag) Person fitting by means of any hand tools component parts of wooden or partly wooden sporting goods, for example, such parts as the steel or other handles or shafts, sole plates, faces of fibre, or other material in golf clubs, but not persons merely assembling and fastening such parts	4 7 0	4 8 0	4 5 0
(ah) Spray gun operator (male)	4 7 0	4 8 0	4 5 0
(ai) Spray gun operator (female)	2 6 0	2 6 6	2 5 0
(aj) Liner (male)	5 3 0	5 4 0	5 1 0
(ak) Liner (female)	2 15 0	2 15 6	2 14 0

(2) (b)

WAGES PER WEEK OF 44 HOURS.

Adult Employees (engaged in the making of sporting goods)—continued.

	Employed in the Bush or at Bush Sawmills.	Employed in the Metropolitan, Mildura, and Gippsland Districts, Geelong and Warrnambool. (Except in the Bush and at Bush Sawmills.)	Employed in all other Districts of Victoria. (Except in the Bush and at Bush Sawmills.)
	£ s. d.	£ s. d.	£ s. d.
(ai) Outliner (male)	4 5 0	4 6 0	4 3 0
(am) Outliner (female)	2 5 0	2 5 6	2 4 0
(an) Gripper who cuts from the hide or side and winds on leather strips to the grips of wooden sporting goods	5 3 0	5 4 0	5 1 0
(ao) Gripper who does not cut to shape, but winds on leather strips to formed or shaped grips of wooden sporting goods	4 5 0	4 6 0	4 3 0
(ap) Person sanding rubbing down and polishing in the finishing of sporting goods by hand or machine after lacquering or other coated finish	4 2 0	4 3 0	4 0 0
(aq) Person doing any operation not elsewhere specified incidental to the finishing of sporting goods	4 1 0	4 2 0	3 19 0
(ar) Racquet stringer and/or repairer	4 19 0	5 0 0	4 17 0
(as) Cricket bat maker who makes cricket bats throughout	5 3 0	5 4 0	5 1 0
(at) Golf club maker who makes wooden golf clubs in every stage of operation (excepting the turning of wooden golf club heads)	5 3 0	5 4 0	5 1 0
(au) Person checking and inspecting	4 5 0	4 6 0	4 3 0
(av) All others (males)	3 19 0	4 0 0	3 17 0
(aw) All others (females), see clause 15 (b)	2 4 0	2 4 6	2 3 0

(2) (c) Special rates—

- (i) The minimum rates of pay of special workers except those provided for in clause 22 (2) shall be as follows:—In all places, 2s. 8d. per hour provided that:—
- (ii) Special work carrying timber or logs off rafts or sunken punts, or carrying or handling timber or logs on any raft, punt, wharf, or dump which has recently been submerged and is in a wet condition therefrom—an extra 6d. per hour.
- (iii) For work prescribed in clause 22 (2) hereof payment shall be made at the rate of 10 per cent. additional to the weekly rate prescribed herein for the class of work performed provided that:—
- (iv) Submerged timber—regular employees carrying off rafts or sunken punts, or carrying or handling on any raft, punt, wharf, or dump, timber which has recently been submerged and is in a wet condition therefrom—6d. per hour extra.

(3) RATES FOR APPRENTICES AND JUNIOR LABOUR.

The minimum rates for apprentices shall be as provided in clause 14 hereof and for unapprenticed boys as provided in clause 15 hereof.

(4) PAYMENT BY RESULTS.

(a) Subject to the employee receiving at least the minimum time rate an employer may remunerate any of his employees under any system of payment by results based on rates which will enable workers of average capacity to earn at least 10 per cent. in excess of their weekly rates.

(b) Where an employee works part of a full week at piece-work rates and part at time rates he shall be paid so much as he is entitled to receive under such piece-work rates, plus the proportionate amount which he is entitled to receive under this award at time rates of pay.

(c) Where an employer has any person working under any system of payment by results referred to in this clause, he shall reduce into writing the terms under which such person is working, and such document shall be signed by such person and the employer. Upon demand by an officer of the union such document shall be shown to him, and he shall be allowed to make a copy of same should he so desire.

(5) TURNING AND LOADING SLEEPERS.

When sleepers are being inspected whilst they are being loaded into trucks by piece-workers and, at the request of the employer or of a Government inspector or of the buyer, the sleepers are turned for inspection or re-inspection, the loaders shall receive turning rates whilst turning such sleepers and loading rates whilst loading such sleepers.

(6) TRAVELLING ALLOWANCE.

(a) Subject to the following an employee engaged in ordinary travelling on duty or on work on which he is unable to return to his home at night shall be paid such personal expenses as he reasonably incurs in travelling, which expenses shall be taken to be at least 7s. 6d. per day.

(b) Where such employee travels by boat or other conveyance in which his ticket includes meals and bed, he shall not be entitled to the said allowance.

(c) Where the employer of such employee provides or is willing to provide meals and bed the employee shall have the option of receiving 7s. 6d. per day or accepting the meals and bed provided or offered by the employer.

(d) This clause shall not apply to workers in the bush or to those ordinarily and usually employed on lighters, punts, or rafts.

(7) TRAVELLING TIME.

(a) Subject to the following a weekly employee shall, when he is directed or required to work at a place other than his usual place of work, be paid at ordinary rates for all time occupied in travelling to and from the place at which he is so directed or required to work in excess of the time ordinarily occupied in travelling to and from his usual place of work.

(b) Each employee in the bush shall have a fixed starting place which shall be the existing starting place.

(c) New starting places in the bush shall be fixed by agreement between the employer and the union.

(d) When an employee has a fixed starting point in the bush he shall be paid for all time occupied in travelling between the starting point and the work and for all time in excess of half an hour back from the work to the starting point.

(8) MIXED FUNCTIONS.

(a) An employee engaged for more than half of one day or shift on duties carrying a higher rate than his ordinary classification shall be paid the higher rate for such day or shift. If for half or less than half of one day or shift he shall be paid the higher rate for the time so worked.

(b) Where an employee is transferred without seven days' written notice to a grade of work carrying a lower minimum rate of wage than that at which he is usually employed, he shall be paid, during such seven days or any less time so employed, the rate of wage he was receiving for the work usually performed by him.

(c) Where an employee is engaged on higher grade work at his own request for the purpose of learning such work, he shall be paid for the time he is so engaged for a period or periods not exceeding fourteen days in all at his usual rate of pay prior to his being so engaged, and thereafter at the rate prescribed for the higher grade work. The employer shall, within one week of the engagement of an employee under this sub-clause, inform the union by registered letter of such employment and the duration of such employment.

(9) **TERMS OF ENGAGEMENT.**
All employees except those engaged on piece-work or on casual work shall be employed on a weekly engagement subject to the following terms:—

- (1) An employee shall perform such work as the employer shall from time to time require on the usual days and within the prescribed hours, provided that until the seven days' notice of transfer to a lower grade, prescribed by clause 8, sub-clause (b) hereof, expires, such work shall in the case of cities and towns be of or be paid for as of a similar class to that usually performed by such employee.
- (2) Employment during the first week of such engagement shall be from day to day at the weekly rate prescribed, except in the case of a re-engagement within one month after the termination of a previous service of the employee under the employer.
- (3) An employee shall be entitled to payment when absent from work consequent upon an accident or ill health (not attributable to his own misconduct) for not more than four days in any year provided that he produces evidence thereof satisfactory to his employer or to such employer's local manager within 48 hours of the commencement of such absence.

Provided that where, under any scheme of insurance or an accident relief or provident fund, to secure the benefit of which the employer has paid the necessary premium or under any Workers' Compensation Act, compensation becomes payable for any of such days of absence, the employer shall not be bound to pay more of such wage than is sufficient with such compensation to make up the full pay for any of such days.

This sub-clause shall not apply to workers employed in the bush or at bush sawmills.

- (4) Subject to the provisions of the two next succeeding sub-clauses a week's notice of the termination of such engagement shall be given to terminate such engagement on the corresponding day of the following week or on any later day thereof and if the employer terminates it without giving such notice he shall pay the employee one week's wages instead.

Provided that in the case of work in the bush and at bush mills such notice may be dispensed with by the consent in writing of the employer and employee.

Provided also that if an employee leave his employment otherwise than in pursuance of such week's notice or of such consent in writing or of dismissal by the employer, the employer may retain any money due by virtue of this award to the employee until the time at which it would have become payable if the employee had not so left.

- (5) The employer may dismiss any employee peremptorily without notice for malingering, inefficiency otherwise than through temporary illness, neglect of duty or misconduct, and pay the employee's wages up to the time of such dismissal only.
- (6) The employer may deduct payment for any day the employee cannot be usefully employed because of any strike by or participation in any strike by the union, by any branch of the union, or by any members or member of the union employed by the employer or because of any strike by or participation in any strike by any other union, branch of any other union or members or member of any other union employed by the employer, or because of any breakdown of machinery, or because of any other stoppage of work for any reasonable cause. The onus of proving reasonableness of the cause shall be on the employers.
- (7) In any case where the wage per hour has to be calculated it is to be the weekly wage divided by the weekly number of hours which obtains in the industry.
- (8) Employer parties may engage employees in box and case factories and in the making of sporting goods by the hour and shall pay such employees at a rate per hour proportionate to the weekly wage, plus 10 per cent., with a minimum amount in respect of any employment on a day as for the full day.

Provided that in the case of piecework the minimum amount payable shall be as if the employment shall have continued throughout the working hours of the day on which the employment occurs payable at a rate per hour proportionate to such weekly rate, plus 20 per cent.

(10) **HOURS OF LABOUR.**

The standard hours of work in this industry shall be 44 per week:—

- (a) The maximum ordinary working hours of employees shall be 44 per week throughout the industry, provided that where persons are employed in any other industry such persons' hours of work shall be uniform with those prevailing in such industry.
- (b) The daily spread of hours shall be such as may be agreed upon by a majority of the employees and employer concerned in any business and approved of by the State branch of the union. In default of such agreement and approval such hours shall be worked within nine and three-quarter consecutive hours between 7.15 a.m. and 5.30 p.m. standard time on Monday to Friday—one hour or such other time as may be agreed upon being allowed for luncheon between noon and 2 p.m.—and between 7.15 a.m. and 12 noon standard time on Saturday.
- (c) Sub-clause (b) hereof shall not apply to feeders, hookmen, log yardmen, log loaders, greasers, bush blacksmiths, sanitary men, and men employed on barges and rivers.
- (d) The hours for shiftmen shall be as prescribed by clause 11 hereof.

(11) **SHIFT WORK.**

In the event of more than one shift being worked then each shift—other than the day shift—shall be worked in five equal periods during the week (excluding Sunday), at such hours as may be agreed upon between the employer and employees concerned, provided that the total hours worked in any week on shifts, other than the day shift, shall not exceed 90 per cent. of the ordinary weekly hours prescribed for the day shift.

(12) **HOLIDAYS.**

(1) All employees, except piece-workers, bush workers, and bush sawmill employees, shall be entitled to ten holidays with payment therefor in the manner hereinafter prescribed:—Such holidays shall be New Year's Day, 26th January (Australia Day), Good Friday, Easter Saturday, Easter Monday, 21st April (Labour Day), Anzac Day, Christmas Day, Boxing Day, and (a) within 25 miles of the General Post Office at Melbourne, Melbourne Cup Day; (b) outside the radius mentioned in 12 (1) (a) such extra day as may be arranged between the employer and the union, or in default of such arrangement as may be settled by the Wages Board.

(2) Bush workers and bush sawmill workers, other than piece-workers, grooms, feeders, and watchmen, shall have a full week's holiday at Christmas and four days' holiday at Easter, that is to say, Good Friday, Easter Saturday, Easter Monday, and Easter Tuesday.

(3) (i) Except as provided in this sub-clause no deduction shall be made from wages in respect of any of the holidays prescribed in sub-clauses (1) or (2) hereof.

(ii) Subject to observance of the provisions herein set forth for payment to employees in respect of such holidays, the employer may deduct from an employee's wage an amount corresponding with the time which the employee works short because of such holidays. Such provisions are the following:—

- (a) The employer shall for each calendar month of the employment credit in account the employee with one-seventh of the amount of the employee's prescribed weekly rate of wage, except in the case of a groom or feeder or watchman where the amount to be credited shall be one-sixth of the amount of such rate.
- (b) On or before the pay-day next preceding a holiday the amount of time that the employee will work short because of the holiday and the amount which will be deducted from his wage in respect of such working short shall be ascertained.
- (c) If on such pay-day there is standing to the credit of the employee pursuant to the preceding paragraph (a) an amount equal to or exceeding the amount that will be so deducted from his wage, the employer shall on that day pay him an amount equal to that which will be so deducted and the employee's credit shall be reduced by the amount so paid.
- (d) If on such pay-day the amount standing to such credit is less than the amount which will be so deducted, the employer shall on that day pay to the employee the amount then standing to such credit, which credit shall be reduced by the amount so paid.
- (e) If on such pay-day there is nothing standing to such credit nothing shall be payable in respect of such holiday.
- (f) On the first pay-day after the expiration of each twelve months of service of the employee the amount (if any) then standing to such credit shall be paid to him and such credit shall be reduced by the amount so paid.
- (g) On the determination of the employee's service the amount (if any) then standing to such credit shall be paid to him.

(4) As to employees in the making of sports goods unless the employer concerned notifies the union forthwith that the provisions of sub-clause (3) hereof are to apply to them such provisions shall not so apply and the following provisions shall apply :—

- (i) Except as otherwise provided herein no deduction of pay shall be made because of the allowance of any of the holidays provided for in this clause.
- (ii) If an employee without permission from his employer or without reasonable cause absents himself from work on any part of that day which was the ordinary working day nearest previous to the holiday the employer may deduct payment in respect of the holiday.
- (iii) Notwithstanding anything to the contrary contained in this Determination, if any employer shall give to any employee a notice of termination of engagement expiring or taking effect as a dismissal within seven days of the date on which any of the said holidays fall or are observed such employer shall pay to the employee so dismissed a day's pay for each such holiday falling or being observed within seven days of the termination of the engagement unless the engagement is determined by reason of the misconduct of the employee.

Provided that this paragraph shall not apply to any employee who at the date of the expiration of such notice shall not have been employed by the employer concerned for at least 80 per cent. of the ordinary working time of the three consecutive weeks immediately preceding the expiration of such notice.

Provided further that where any holiday is observed on a non-working day the employee concerned shall not be entitled to payment for such holiday.

- (iv) If an employee does any work on any such holiday sub-clause (c) of clause 13 hereof shall not apply thereto, but the employee in addition to receiving his weekly wage shall be paid for such work at ordinary rates with a minimum payment as for two hours.

(5) *Optional Holiday.*—On or before the 7th day of December in each year the union shall give the employer written notice of the number and names of his employees who do not intend to work during the working days between Christmas and New Year's Day. In default of such notice the employer may circularize his employees to obtain such information, and the employees intending not to work on such days shall inform the employer on or before the 14th day of December accordingly.

If the number of employees, whether members of the union or not, who inform the employer either by means of the union or otherwise that they do not intend to work on such days exceeds 33 per cent. of all the employees, whether members of the union or not, in the employer's business, then the employer may, if he chooses, close down his business on those days; provided that he gives notice to his employees on or before the 21st day of December that he intends to do so. Where such number of employees is 33 per cent. or under, then the employer shall keep his business open for work on such days. Where the business is kept open for work, the employer may require the employees presenting themselves for work to work in any capacity he may appoint, provided that the employees shall be paid at their ordinary rates for such work as they are called on to do.

If any employee whose name has not been submitted by the union as provided herein, or who has not informed the employer on or before the 14th day of December that he does not intend to work on the days in question, absents himself from work when the business is open for work on such days, then such employee shall be guilty of neglect of duty within sub-clause (5) of clause 9 hereof. An employee not working on the days in question shall receive no pay therefor.

(6) The employee shall be entitled only to the holidays prescribed herein notwithstanding anything contained in or under any State Act of Parliament creating or proclaiming any other holiday or holidays.

(7) (i) For the purposes of this clause calendar months shall be reckoned as commencing with the beginning of the first day of the employment or period of employment in question and as ending at the beginning of the day which in the latest month in question has the same date number as that which the commencing day had in its month, and if there be no such day in such subsequent month, shall be reckoned as ending at the end of such subsequent month.

(ii) For the purposes of this clause in the case of employment already existing the day of the coming into operation of this Determination shall be deemed to be the first day of the employment.

(13)

OVERTIME.

(a) Subject to the following all time worked outside the spread of hours prescribed in clauses 10 and 11 hereof or in excess of the ordinary daily or shift number of hours prescribed therein or elsewhere shall be paid for as overtime at the rate of time and a half for the first two hours, and double time thereafter. Work performed during the meal hour shall be paid for at double time rates, but where the total hours worked, including such meal time, do not exceed the prescribed number of hours, then such double time shall be deemed to mean an additional ordinary rate only.

(b) All work performed by a piece-worker before or after ordinary hours of work on the instruction of his employer shall be paid as overtime at the rate of time and a half for the first two hours and of double time thereafter.

(c) Except where it is otherwise prescribed, all time worked by employees on the holidays to which they are entitled under this Determination shall be paid for proportionately, in addition to the indirect payment or to the payment by written agreement for holidays prescribed in clause 12 hereof, at the ordinary rates; and on Sundays shall be paid for at proportionately double rates. Provided that in the case of work done on either a Sunday or holiday payment shall be made for two hours at the least at such double rates.

(d) All work performed by a piece-worker on Sundays on the instructions of his employer shall be paid for at the rate of double time.

(e) All time worked by employees on Sundays or holidays prescribed herein in maintaining or effecting repairs or renewals to plant or machinery, including the washout of boilers, which it is necessary to effect to enable work to proceed on the next working day shall be paid for, in the case of Sundays, at the rate of time and a half, and in the case of such holidays at ordinary rates in addition to the indirect pay or to the pay under written agreement for such holidays allowed in clause 12 hereof.

(14)

APPRENTICES.

(1) The following sub-clauses apply only to city and town sawmills, shops, and factories.

(2) *Machinists.*—The employer shall employ at least one apprentice and not more than two apprentices to each six journeymen employed by him at full rates under this Determination, but may employ one apprentice if he so employs four journeymen. For the purpose of calculating the number and proportion of apprentices under this sub-clause, the following shall be journeymen :—Machinists on shaper, routing machine, general joiner, Boulton's carver, buzzer, moulding machine, planing machine, Lindemann gluer and jointer, tenoning machine, jointer, woodturners and grinders of knives and cutters, and any working proprietor working on any of such machines.

(3) *Sawyers.*—The employer may employ one apprentice when there are one or more journeymen employed by him at full rates under the Determination, but he shall not employ more than two apprentices to each six journeymen so employed. For the purpose of calculating the number and proportion of apprentices under this sub-clause, the following shall be journeymen :—Sawyers of any sort and saw sharpeners.

(4) *Saw Doctors.*—The employer may employ one apprentice to each saw doctor.

(5) Apprentices shall be apprenticed in accordance with a form of Indenture prescribed by the Board.

(6) Apprentices shall be apprenticed if under the age of eighteen years for a period of five years, and if eighteen years of age for a period of four years.

(7) The minimum rates of weekly wage to be paid to apprentices shall be as follows :—

For a five-year term—										s.	d.
1st year	15	0
2nd "	20	6
3rd "	30	6
4th "	50	0
5th "	63	0
For a four-year term—										s.	d.
1st year	18	0
2nd "	30	0
3rd "	50	0
4th "	63	0

Where an apprentice is under the age of 21 years on the expiry of his apprenticeship he shall be paid $\frac{4}{5}$ ths of the journeymen's time wage until reaching the age of 21 years.

(8) A boy about to be apprenticed shall, if the employer require it, furnish a certificate or statutory declaration as to his age, and the employer may rely on such certificate or declaration unless or until he has notice of its inaccuracy.

(9) An apprentice under sub-clause (2) hereof shall be instructed in and properly taught and practised in the work of at least three of the following:—Shaper, routing machine, general joiner, Boulton's carver, buzzer, moulding, planing, Lindemann gluer and jointer, tenoning and jointer machines; wood turner, and in the setting up of and grinding of knives and cutters for those machines in which he is instructed, taught, and practised; provided that any such group shall include at least one of the following:—Shaper, general joiner, Boulton's carver, buzzer (using other than straight irons), Lindemann gluer and jointer or wood turner.

(10) An apprentice under sub-clause (3) hereof shall be instructed in, and properly taught and practised in, the work of sawing ordinarily and usually done in a sawmill, and in the work of setting and sharpening saws.

(11) An apprentice under sub-clause (4) hereof shall be instructed in, and properly taught and practised in, the work of repairing and putting saws in perfect order and saw hammering.

(12) Where it is desired that an apprentice be instructed in, taught, and practised in any machine or machines not included in sub-clause (9) hereof, it may be so agreed with the consent of the union, provided that the apprentice be instructed in, taught, and practised in at least two of the machines referred to in that sub-clause in addition.

(13) During the first two years of apprenticeship the employer shall allow the employee one half-day per week for the purpose of attending Technical School where a Technical School is available.

(14) An employer requiring an apprentice to work overtime shall pay to such apprentice double rates for such overtime, provided no apprentice shall be required to work overtime for more than eight hours on such overtime in any one week, or more than sixteen hours in any four weeks, and provided that such work during such overtime shall not prevent the apprentice attending at any Technical School.

If the apprentice be willing to work on, and the employer desires to employ him on a holiday, then the employer may do so but must pay the apprentice double rates for such work. The work on such holiday shall not exceed the ordinary hours of work, and shall not be included in the calculation of eight and sixteen hours in the last preceding paragraph mentioned.

(15) An employer may employ a boy with a view to apprenticing him for a period of three months on probation, provided that if the boy shall then be indentured, such three months shall count as part of his apprenticeship. Within fourteen days of a boy being placed on probation for apprenticeship the employer shall notify the union by registered letter of such employment.

(15) (a)

UNAPPRENTICED BOYS.

(Except such employees engaged in making sporting goods.)

(1) The proportion of improvers who may be employed shall not exceed one improver to every four workers receiving not less than the minimum wage.

(2) Juvenile workers under 21 years of age may be employed at the following classes of work, provided that in any place the proportion of juvenile workers shall not exceed four juvenile workers to each employee receiving not less than the minimum wage:—

(i) Boring, assembling, sanding or finishing textile bobbins, or carrying or transporting wooden articles within textile bobbin factories.

(ii) Feeding timber not exceeding 2-in. square into magazine for automatic machine.

(iii) Counting or packing bobbins or other small wooden articles, or sweeping up shavings or other refuse, or cleaning up factories.

(iv) Making wooden articles on "Polly" turning lathe or other similar rotary cutting lathe.

(v) Feeding automatic machine for the manufacture of shives.

(vi) Assembling all classes of wood veneer containers, such as strawberry boxes or punnets, fruit containers (not being cases or confectionary boxes).

(vii) Performing any of the following work in factories manufacturing electrical woodware:—

Staining, wrapping, counting, picking up blocks and stacking, sanding round blocks, cutting out backs, beading, cutting out round blocks, filling magazines, placing blocks in round forming machine, feeding burnishing machine, feeding nailing machine, tying up, rumbling, placing wooden bushings into machine for threading.

(viii) Drilling, pointing, boring, slotting, threading, assembling, sanding, painting, varnishing, lacquering, or similar finishing any other small article of wood.

(3) The minimum rates of weekly wage to be paid to unapprenticed boys shall be as follows:—

	s.	d.
Up to 16 years of age	18	0
16-17 years of age	22	6
17-18 years of age	31	6
18-19 years of age	40	6
19-20 years of age	54	0
20-21 years of age	57	0

(4) When any boy is engaged he shall, if the employer requires it, furnish a certificate or statutory declaration as to his age, and the employer may rely on such certificate or declaration until or unless he has notice of its inaccuracy.

(15) (b)

SPECIAL PROVISIONS FOR JUNIORS AND FEMALES IN SPORTING GOODS MAKING.

(1) Until the beginning of the first pay period to commence in January, 1938, this Determination shall not apply to the proportion of juniors in sports goods making factories, but thereafter in or about any sports goods making factory the number of junior males employed at less than rates for adult males may equal, but shall not exceed one and a half times the number of males employed there at wage rates for adult males and the number of junior females employed at less than rates for adult females may equal, but shall not exceed one and a half times the number of females employed there at wage rates for adult females.

(2) Juniors shall not be employed in the following operations, except as assistants on bending and glueing machines, and as hereinafter provided:—

(a) Operator of saws.

(b) Operator of buzzer, jointer, planer, glueing machines, shaper, belt sander, routing machines (except machines used for the grooving of the bows for the strings of all sporting goods made of wood).

(c) Tennis, squash, or badminton rim bending, hockey "U" bending, lacrosse stick bending.

(d) Setting up and grinding knives of any lathe.

(e) Fitting as described in the marginal classifications, but not including assembling.

(f) Wood turning, except on automatic and semi-automatic copying lathes, and on small plugs for golf shafts.

(3) Females shall not be employed on any work set out in clause 2 (b), other than:—

(a) Branding of sporting goods made of wood.

(b) Operating string or cord binding machines.

(c) Any operation in the finishing departments, exclusive of the sanding or finishing of sporting goods made of wood before the operations of painting or lacquering.

(d) Operating spray gun, but not with filler or other heavy material.

(4) Nothing in this clause shall prevent the instruction and tuition of any junior over the age of eighteen years in sawing or machining, or in the use of any other machine from which they are excluded under clause 14.

Provided that such course of instruction and tuition shall not exceed twelve months and shall be under the supervision of a qualified journeyman at all times.

If such junior be employed after the conclusion of his term of instruction and tuition to fill the place of a sawyer or machinist who is absent from work he shall be paid the full adult wage for that class of work.

The proportion of such juniors receiving this course of instruction shall not exceed one to four adult sawyers and/or machinists.

The employer within one week of the commencement of the instruction and tuition of a junior under this clause shall inform the state branch secretary of the union by registered letter of the employment of such junior, giving the name and age of the junior, the date of commencement of such instruction and tuition, and the total number of the adult employees of the employer concerned working under this clause.

(5) The minimum rates of weekly wage prescribed in clauses 14 and 15 (a) hereof shall so far as applicable be applied to meal juniors employed in making of sporting goods.

(6) The minimum rates of weekly wage to be paid to female juniors shall be as follows :—

	£	s.	d.	
Under 16 years of age	0	16	6	per week.
16 to 17 years of age	0	19	6	"
17 to 18 years of age	1	3	0	"
18 to 19 years of age	1	7	0	"
19 to 20 years of age	1	12	0	"
20 to 21 years of age	1	17	6	"

(16) SAWYER TO HAVE PULLER OUT.

No sawyer shall work or be required to work a running out saw bench cutting over 3 feet 6 inches in length without a puller out provided that in the making of sporting goods a boy may be used as a puller out.

(17) TOOLS TO BE SUPPLIED.

Employees other than millwrights, mantelpiece-makers, and piece-workers shall be supplied by the employer with all necessary tools implements, and plant.

(18) PROTECTIVE COVERING.

Water dogman and river logman shall be paid 6d. per week in addition to their ordinary wage for the cost of waterproof coats and boots.

(19) TRANSPORT OF EMPLOYEE.

Where means of transport to the bush or bush sawmills is provided by the employer, on the termination of service of an employee, the employee, his family and his goods and chattels shall be transported free of charge within 48 hours of receipt by the employer of notice that such transport is required. But an employee shall not be entitled to free transport on a route along which the public is regularly transported for payment; on the other hand he shall not be charged a rate on such route in excess of that regularly charged to the public.

(20) TIME BOOKS AND INSPECTION.

(a) The employer shall keep a time book or sheets or cards with entries typed, or perforated, or written in ink showing the names of his employees, the number of hours worked by each, the rate of pay and the wages payable and paid to each employee.

(b) The secretary or branch secretary or any officer of the union on production of an authority to the employer, his local manager or the person who purports to be in charge, shall be allowed at all reasonable times to inspect such time book, sheets, or cards, and to make a copy of the same. Such time book, sheets, or cards for the last preceding twelve months shall be kept available for this purpose.

(c) The secretary or branch secretary of the union or any officer of the union shall, on production of an authority to the employer or his local manager, be allowed at all reasonable times to inspect any part of an employer's works where it is suspected that a breach of this Determination has occurred or is occurring, but such inspection shall be carried out in the company of the employer or some one on his behalf. The employer shall provide the necessary facilities for the investigation of the breach or the supposed breach of this Determination including access to the time book, sheets, or cards referred to above. The union officers shall not interfere with or inconvenience the work and duties of the men more than is absolutely necessary for the proper investigation of the breach or supposed breach of this Determination.

(21) RIGHT OF ENTRY OF UNION OFFICIALS.

The secretary or branch secretary or any officer of the union shall have the right to enter employers' working establishments, during the meal time, for the purpose of interviewing employees on legitimate union business, on the following conditions :—

(a) That the representative produces his authority to the gatekeeper or such other person as may be appointed by the employer.

(b) That the representative interviews employees only at the places where they are taking their meals.

(c) That not more than two such representatives shall at any one time visit or be in any one working establishment and if there are two representatives they shall both be there at the same time.

(d) That if a working establishment shall have been visited by any such representative during a week it shall not be visited afterwards during the same week by any such representative.

(e) That if any employee alleges that a representative is unduly interfering with his working establishment, or is creating disaffection amongst his employees, or is offensive in his methods, or is committing a breach of any of the previous conditions, such employer may refuse the right of entry.

(f) Any unreasonable delay in allowing officers of the union into the premises shall be regarded as a breach of this Determination.

(22) PROVISIONS RELATING TO SPECIAL WORK.

Special work means the following work performed by an employee (other than a regular employee) employed by the hour :—

(1) Receiving timber from any vessel or wharf for delivery into any yard, mill, railway truck, or other place; the delivery of timber received from any vessel or wharf directly into any yard, mill, railway truck, or other place and thereupon stacking; receiving timber at any yard, mill, railway truck, or other place for delivery to any wharf or vessel, and the delivery of such timber to any vessel or wharf and thereupon stacking.

(2) Receiving timber at any railway truck or siding and its delivery into any yard, mill, or place (other than vessel or wharf) and thereupon stacking; delivering timber from any yard, mill, or place (other than vessel or wharf) into any railway truck or siding and thereupon stacking or loading, which work shall be paid for at the rate of 10 per cent. additional to the weekly rate prescribed herein for the class of work performed.

(3) Where a weekly employee is put on to that work expressly defined by clause 22 hereof as special work, he shall, if he is discharged within four weeks of his being put on to such work, have his pay calculated according to the rates provided in this Determination for special work for the time he is so engaged, and shall be paid any back pay due to him forthwith on his discharge or within fifteen minutes thereof.

(4) Unless otherwise agreed upon with the consent of the State branch of the union the wages of special workers shall be paid at least once a week or if the work should finish before the end of any week then at the end of the job.

(5) Where an employee doing special work provided for in clause 2 (c) or clause 22 hereof is kept waiting after his discharge for his pay for more than fifteen minutes through default of the employer the employee shall be paid at overtime rates for all time from the time of his discharge until he is paid.

(6) One hour or such other time as may be agreed upon shall be allowed for meals except in a case of urgency or except where not more than half an hour is required to finish a job. Except in such cases no special worker shall be called upon to work during the meal hour unless he consents to do so. Where a special worker works during the meal hour he shall be paid for the time worked at the rate of 2s. 8d. per hour in addition to the ordinary rate for such period.

(7) A special worker having begun work shall not, without reasonable cause or excuse, be dismissed or cease work until the job is finished. The burden of establishing such reasonable cause or excuse shall in every legal proceeding be upon the party alleging such reasonable cause or excuse.

(8) Any special worker engaged for work shall be paid for at least two hours if not put to work.

(23)

DEFINITIONS.

In this Determination, unless the contrary intention appears :—

- (a) "Millwright" shall mean and include an employee who installs machinery in a sawmill.
- (b) "Leading hand" means an employee who, while he is working, has under his charge or control any adult person or persons not apprentices or improvers who are performing the same class of work as himself, and who has been appointed by the employer to take such charge or control. This definition does not apply to engine drivers, firemen, or greasers. A leading hand shall receive 1s. per day in addition to his ordinary rate.
- (c) "Main docker" means the docker, in a mill where there are two or more dockers, at which most timber is docked. In mills where the breaking down bench feeds two benches with approximately equal quantities of timber, the two dockers shall be rated as main dockers.
- (d) "Measurer": See "Tallyman or measurer".
- (e) "Mixed industry" shall mean an employer's industry where the work performed by an employee as herein defined is subsidiary and ancillary to the chief and principal purpose and business of such industry.
- (f) "Orderman" means an employee who is responsible for the selection, allotment, and measuring of orders for delivery and/or for the execution of orders for delivery.
The word "order" in this definition shall mean the demand of a customer or of the employer, or some one on his behalf to the orderman for an expressed size and class, or expressed sizes and classes of timber.
- (g) "Tallyman or measurer" is an employee who by measuring and/or calculating quantities keeps an account of timber, and does not include one who merely measures lengths of timber, or merely counts timber by pieces.
- (h) "Tramway builder or repairer" means an employee engaged in the work of tramway construction and maintenance, but does not include the work of clearing the track and forming the permanent way, or the work ordinarily performed by a fletcher.
- (i) "Union" means the Australian Timber Workers' Union.
- (j) "Year" means a year commencing the 23rd day of January in each year.
- (k) "River logman" means an employee usually and ordinarily engaged on or in connexion with any barge, raft, or punt on any river, in loading, discharging, or bringing logs, piles, hewn or sawn timber to or from any mill or depot.

(24)

CLASSIFICATION OF SAWN BENCHES.

The following provisions shall apply to log sawmills :—

- (a) A breaking down bench shall include a circular saw, a band saw, twin saws, horizontal saw, or vertical saw when any of such saws is used for the purposes of reducing a log to flitches.
- (b) A No. 1 Bench shall mean any bench which takes flitches 3 inches thick or over from the breaking down bench.
- (c) A No. 2 Bench shall mean any bench which is fed directly from a No. 1 Bench, and which is not being used as a picket bench within sub-clause (e) hereof.
- (d) A No. 3 Bench shall mean any bench which is fed directly from a No. 2 Bench, and which is not being used as a picket bench within sub-clause (e) hereof.
- (e) A No. 4 Bench shall mean a bench on which timber is cut into pickets, laths, droppers, palings, staves, or other small sizes which small sizes do not exceed 3 inches by 1½ inches by 9 feet or the equivalent in section by 9 feet.

(25)

MEASURING LOGS.

All logs felled or hauled at piece-work rates shall be measured at the mill landing. Particulars of the logs so measured shall be given to the piece-worker at least once a fortnight unless otherwise agreed upon by the employer and employee, and such particulars shall set out the name of the mill supplied, the name and names of the employees, the date, the brand, the length, the girth, and the cubic feet of such logs. Provided that in respect of measuring red gum logs an agreement may be entered into between the State Branch of the Union and employers.

F. A. MARZORINI,

Secretary for Labour.

Melbourne, 9th November, 1939.